quested or directed by the provisions of any will to organ- Executors or ize a corporation for any of the purposes mentioned in this section or the general laws of this state, may, individually corporations or as executors or together with the legatees mentioned corporation. in the will or one or more of such executors, trustees or legatees, may sign, execute and acknowledge articles of incorporation under the provisions of this act of which this is amendatory for the purpose of carrying out the intention of the testator and for forming and organizing such corporation, and in such case may transfer and convey to such corporation any property of the testator mentioned and referred to in such will and said executors, trustees or legatees, or such of them as shall execute the articles of incorporation, may subscribe to the stock of such corporation to the amount of the value of the property mentioned and referred to in such will, and such executors or trustees may convey the same to such corporation in payment of the 'stock so issued and subscribed without application to or authority from any court."

trustees of will -may form

Sec. 2. This act shall take effect and be in force from when act to

and after its passage.

Approved Febr. 24, 1887.

CHAPTER 72.

[H. F. No. 220,]

AN ACT TO AMEND CHAPTER NINETY-ONE (91) OF GEN-ERAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-NINE (1879), RELATING TO CLERKS OF THE DISTRICT COURT.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. That chapter ninety-one (91) of the General Laws of A. D. one thousand eight hundred and seventynine (1879) be amended so that the proviso therein shall read as follows:

"Provided, That the judge of the district court in any county may order all moneys paid into court to abide the result of any legal proceedings; to be deposited, until the further order of said court, in some duly incorporated bank or banks to be designated by the court as such depository; or said judge, on application of any person or corporation paying such money into court, may require said clerk to

Moneys paid clerk of district court. give an additional bond with like effect as the bond provided for in this section, in such amount as said judge shall deem sufficient.

Clerk may receive commission.

"That the clerk of said district court shall be entitled to receive a commission of one (1) per cent on every dollar for receiving and paying over money which may be deposited with him, to wit: One half $(\frac{1}{3})$ of such commission for receiving and the other half for paying the same. Said per cent. to be paid by the party depositing the money."

That all acts or parts of acts inconsistent herewith are hereby repealed.

When act to take effect.

Sec. 3. This act-shall take effect and be in force from and after its passage.

Approved March 3, 1887.

CHAPTER 73.

[H. F. No. 177.]

AN ACT TO AMEND CHAPTER ONE HUNDRED AND SEVENTY-FIVE (175) OF THE GENERAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND EIGHTY-FIVE (1885), ACT RELATING TO THE SERVICE ENTITLED ANFEES FOR DOMESTIC ANIMALS.

Bc it enacted by the Legislature of the State of Minnesota:

domestic

animals. 73 - 193

Section 1. That section two (2) of said chapter one Service fees for hundred and seventy-five (175) of the general laws of one thousand eight hundred and eighty-five (1885) be amended so as to read as follows: "That the owner or owners of every stallion, jack, bull, ram or boar, kept for public service, shall make and file within ninety (90) days after said service, with the town clerk, in the same manner now provided for the filing of chattel mortgages an accurate description of each female bred, such description to state time and place of service, color, supposed age, and any other description of said female that may be necessary for identification, together with the amount claimed to be due for the services of such animal. That a certified copy of said description shall be sufficient authority for the owner of said lien, his agent or assigns, to enforce the same by taking possession of said offspring and to foreclose said lien as provided by law for the foreclosure of chattel mortgages in this state. Provided, however, that upon the payment of said service fees or the full satisfaction of said