ernment purposes, the following described tracts and par-

cels of land, to-wit:

The westerly thirty (30) feet of lot seventy-three (73), and all of lots seventy-five (75), seventy-seven (77), and seventy-nine (79) west First street, in Duluth proper, first division.

The secretary of state shall, within one (1) Secretary of State to cause SEC. 2. month after the title to said land is vested in the United map to be States, cause a map of the same to be made, showing definitely the boundaries thereof, and shall file the same in his

office and make a proper record thereof.

Sec. 3. From the cession of jurisdiction to the United States hereby granted, the following reservation is hereby made, to-wit: The state of Minnesota shall have and hereby does reserve and retain a concurrent jurisdiction with the United States in and over the territory aforesaid so far as may be necessary for said state and its officers to serve any process or papers, civil or criminal, that may be lawfully issued under the authority of said state or of any of the departments of the government thereof, and to arrest on said territory and punish any person or persons charged with crime against the laws of said state, whether committed within or without the boundaries of said territory in the same manner and to the same extent as though said cession of jurisdiction had not been made.

SEC. 4. This act shall take effect and be in force from When act to take effect.

and after its passage.

Approved March 8, 1889.

CHAPTER 60.

[B. F. No. 219.]

AN ACT TO PROVIDE FOR SURVEYS AUTHORIZED BY CONGRESS OF THE UNITED STATES IN THE STATE OF MINNESOTA.

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

Section 1. Any person employed in the execution of surveys. any survey authorized by the congress of the United States may enter upon lands within this state for the purpose of exploring, triangulating, leveling, surveying, and of doing any work which may be necessary to carry out the objects of then existing laws relative to surveys, and may establish permanent station marks, and erect the necessary signals and temporary observatories, doing no unnecessary injury thereby.

Rights

Damages, assessed, how.

Sec. 2. If the parties interested cannot agree upon the amount to be paid for damages caused thereby, either of them may petition the district court in the county in which the land is situated, which court shall appoint a time for a hearing as soon as may be, and order at least twenty (20) days' notice to be given to all parties interested, and, with or without a view of the premises, as the court may determine, hear the parties and their witnesses and assess damages.

Costs, how recovered.

SEC. 3. The person so entering upon land may tender to the injured party damages therefor, and if, in case of petition or complaint to the court, the damages finally assessed do not exceed the amount tendered, the person entering shall recover costs; otherwise, the prevailing party shall recover costs.

Costa.

Sec. 4. The costs to be allowed in all such cases shall be the same as allowed according to the rules of the court, and provisions of law relating thereto.

Penalty for defacing, etc.

SEC. 5. If any person shall wilfully deface, injure or remove any signal, monument, building or other property of the U. S. coast and geodetic survey, constructed or used under or by virtue of the act of congress aforesaid, he shall forfeit a sum not exceeding fifty (50) dollars for each offense, and shall be liable for damages sustained by the United States in consequence of such defacing, injury or removal, to be recovered in a civil action in any court of competent jurisdiction.

When not to take effect.

SEc. 6. This act shall take effect from and after its passage.

Approved April 2, 1889.

CHAPTER 61.

[H. F. No. 479.]

AN ACT IN RELATION TO THE RECORDING OF LOG-MARKS IN THE SECOND LUMBER DISTRICT OF THE STATE OF MINNESOTA.

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

Becording of log marks in second district, new book of record. SECTION 1. That within thirty (30) days after the passage of this act, the surveyor general of logs and lumber of the second district of this state shall open or cause to be opened a new book of record, in which shall be recorded the log-mark or marks of any person desiring to have the same recorded; and it shall be the duty of said surveyor general to transfer and re-enter of record in such new book without charge, any log-mark or marks now of record in his