ance of one dollar for each form so changed shall be made, but subject to the same discount as all other items in the

class as contracted for.

Sec. 30. In accounting under this act, when a charge is allowed for binding, no charge shall be allowed for folding, collating, stabbing, stitching, end papers, drying or pressing sheets, or for lettering volumes; but all these items of work shall be deemed to be included in the charge allowed for binding; except that a net charge of fifteen cents may be allowed for every name of any state officer, or members of the legislature or officer thereof, or employes of the government authorized to receive copies of any volume printed by the state, with their name embossed thereon.

Sec. 2. All acts and parts of acts inconsistent with

this act are hereby repealed.

Sec. 3. This act shall take effect and be in force from

and after its passage.

Approved April 19, 1893.

## CHAPTER 76.

H. F. No. 86.

Definition of binding charges.

An act to amend section thirty-six, title four, chapter six gen- State treasurer's eral statutes one thousand eight hundred and seventy-eight, relationed ing to settlements between state treasurer and state auditor.

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

SECTION 1. Amend section thirty-six, title four, chapter six, General Statutes 1878, so it shall read as follows:

To be made to the state

The state treasurer shall, at the close of business each day, deliver to the state auditor a statement showing the entire receipts and disbursements of his office during the day, together with duplicate receipts for moneys received and the state warrants on which disbursements have been made. Said statement shall show the amounts credited to the several funds and amounts paid from the several funds.

SEC. 2. This act shall take effect and be in force from and after its passage.

Approved April 17, 1893.

## CHAPTER 77.

5. F. No. 75.

An act to amend subdivision twenty, of title one, chapter seven of the general statutes of one thousand eight hundred and seventy-reporter. eight, relating to the salary of supreme court reporter.

Supreme court

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

SECTION 1. That subdivision twenty of title one of Increases salary. chapter seven of the General Statutes of 1878 be and the same is hereby amended so as to read as follows:

20. The salary of the supreme court reporter from and after Januay 1, 1893, shall be the sum of thirty-five hundred dollars per annum.

SEC. 2. This act shall take effect from and after its

passage.

Approved April 17, 1893.

H. F. No. 57 &

## CHAPTER 78.

An act to amend section seventy-five, title six, chapter thirtylight upon to statutes of one thousand eight hundred and seventy-eight.

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

Amending statutes of 1878, ch sp. 81, sec. 75. SECTION 1. Section seventy-five of title six, chapter thirty-two, General Statutes of one thousand eight hundred seventy-eight, be and the same hereby is amended so as to read as follows:

And gument of lines.

Any person having a claim upon logs or timber as provided in this act, may assign the same in writing to any person, either before or after the making and filing of the statement therefor as provided in section sixty-four of this act, and the person to whom such claim may be assigned. his agent or attorney, may make and file for record the statement for a lien therefor as provided in said section sixty-four in case no such statement thereof has been filed. And when such statement, as provided for in section sixtyfour of this act, and the assignment provided for in this section, has been made and filed in the office of the surveyor general of the lumber district in which said logs are situated, said person to whom said assignment is made shall be subrogated to all the rights of the original claimant, and is hereby authorized to enforce the lien against said logs or timber, in his own name, in the same manner and with the same effect, as the original claimant could have done had not such assignment been made. And any person holding the title to such logs or timber, or any lien by mortgage or otherwise thereon, as security for the payment of any sum as stumpage thereon, may, in like manner, purchase and take an assignment of any or all of such claims for labor, or may pay and discharge the same, and in either case may tack the same to his original claim, and hold the same as an additional incumbrance thereon, and may enforce the payment of the same, with interest in like manner as his original claim thereon; but in no case shall be be required to pay more than the reasonable and current value of such labor.

SEC. 2. This act shall take effect and be in force from

and after its passage.

Approved April 17, 1893.