the judgment in addition to his costs and disbursements as now allowed by law, five (5) dollars costs, if the judgment be recovered in a justice or municipal court, and double the costs heretofore provided by law, if the judgment be recovered in a district court, or the supreme court of this state."

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

Approved April 25, 1895.

95 C 110 75-NW 108

CHAPTER 110.

School districts

H. F. No. 309.

* An act to amend an act entitled "An act to provide for the organization of school districts."

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

SECTION 1. That section six (6) of chapter twentysix (26) of the general laws of eighteen hundred and ninety-one (1891) be and the same is hereby amended so as to read as follows:

Sec. 6. No new district organized under the provisions of this act shall be so formed as to include the school building of any existing district; but where an existing district contains two (2) or more school buildings, the district so formed may include not to exceed one (1) of such buildings; nor shall any of the territory incorporated into such new district be thereby relieved of any obligation to which it was subject prior to the formation of such new district as part of another district: and where a district from which any portion of such new district shall be detached was prior thereto bonded for school purposes, the real estate embraced in the territory so detached shall be taxed for the payment of such bonds and the interest thereon, in the same manner as if such territory had not been so detached. No school district shall hereafter be organized in this state otherwise than in accordance with the provisions of this act.

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

Approved April 9th, 1895.

[Chap.