

memorate the immortal charge of the First Minnesota Infantry shall be dedicated by the governor of the state and his military staff with appropriate ceremonies on July second (2d), eighteen hundred ninety-seven (1897), the anniversary of the battle, in the presence of those veterans who were mustered into said regiment for the term of three years prior to said battle, and who participated therein or who were prevented from participating therein by reason of wounds received in battle while a member of said regiment, or by reason of sickness incurred while in line of duty on the march from Falmouth, Va., to the battle field, and all members of said regiment who were discharged by reason of wounds at any time prior to said battle.

SEC. 2. The sum of five thousand dollars (\$5,000) is hereby appropriated to carry out the provisions of this act, and the same shall be so expended by and under the direction of Colonel William Colville, C. B. Hefelfinger, Mathew Marvin and Wm. Lochren, members of said regiment who participated in said battle, who are hereby appointed commissioners for that purpose. The state treasurer shall pay out said sum upon warrants drawn by the state auditor, and the state auditor shall draw warrants from said fund from orders drawn by said commission(er)s, (or) of a majority of them, which warrants shall be accompanied by an itemized statement of the disbursements for which such order is made.

Appropriation.

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

Approved April 3, 1897.

CHAPTER 92.

H. F. No. 921.

An act to amend an act entitled "An act for the establishing of a new judicial district to be known as the seventeenth (17th) judicial district, and to fix dates for holding court therein, approved March 12, 1897."

17th Judicial District.

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

SECTION 1. That section two (2) of an act entitled "An act for the establishing of a new judicial district to be known as the Seventeenth (17th) judicial district, and to fix dates for holding court therein, approved March 12, 1897, be amended by striking out the fourth line in said section and inserting in lieu thereof the fol-

Amendment to act of Mar. 12, 1897.

lowing words: "In Jackson county, the first Tuesday in March and October of each year."

SEC. 2. All writs, recognizances, bonds, continuances and proceedings issued, made or returnable to the district court in said county as fixed by law prior to the taking effect of this act, shall be and the same are made returnable to the terms of said court as prescribed by the provisions of this act.

SEC. 3. All acts and parts of acts inconsistent with this act are hereby repealed.

SEC. 4. This act shall take effect and be in force from and after July 1st, 1897.

Approved April 3, 1897.

H. F. No. 380.

CHAPTER 93.

Courts of
Justice of the
Peace.

An act to amend section six (6) of chapter sixty-five (65) of the general statutes eighteen hundred and seventy-eight (1878), being section 4960 of the general statutes 1894, as amended by chapter thirty-three (33) of the general laws of Minnesota for 1895, relating to courts of justice of the peace.

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

Amendment.

SECTION 1. That section six (6) of chapter sixty-five (65) of the general statutes eighteen hundred and seventy-eight (1878), being section four thousand nine hundred and sixty (4960) of the general statutes of eighteen hundred and ninety-four (1894), as amended by chapter thirty-three (33) of the general laws of Minnesota for eighteen hundred and ninety-five (1895), be, and the same is hereby amended to read as follows:

Extent of
jurisdiction.

Section 6. The jurisdiction conferred by the last section does not extend, however, to a civil action.

First—In a case involving the title to real estate.

Second—Nor for false imprisonment, libel, slander, malicious prosecution, criminal conversation or seduction, or upon a promise to marry.

Third—Nor for an action against an executor or administrator as such. Actions must in all cases be brought in the township, village or city where plaintiff or defendant or one or several plaintiffs or defendants reside, or where any attorney-at-law who has been duly admitted to practice in the courts of this state and who represents the plaintiff in the action resides, or at the county seat.