

S. F. No. 254.

## CHAPTER 273.

Amendment,  
Justice of  
Peace fees.

*An act to amend section five thousand five hundred and fifty-eight (5,558) of the General Statutes of 1894 relating to fees of justices of the peace.*

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

SECTION 1. That section five thousand five hundred and fifty-eight (5,558) of the General Statutes of eighteen hundred and ninety-four, be and the same hereby is amended by adding thereto at the end thereof, the following words, viz. :

"For entering proceedings in his docket, fifteen cents per folio.

"For entering each motion, objection or exception thereto, fifteen cents."

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

Approved April 13, 1901.

S. F. No. 268.

## CHAPTER 274.

Amendment,  
docketing  
judgments,  
transcripts  
and liens on  
real estate.

*An act to amend section five thousand four hundred twenty-five (5,425) of the General Statutes of Minnesota of the year 1894, relating to docketing judgments, transcripts, and liens on real estate.*

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

SECTION 1. That section five thousand four hundred twenty-five (5,425) of the General Statutes of Minnesota for the year one thousand eight hundred ninety-four (1894), be and the same is hereby amended so as to read as follows: "On filing a judgment roll, upon a judgment requiring the payment of money, the judgment shall be docketed by the clerk of the court in which it was rendered and in any other county, upon filing in the office of the clerk of the district court of such county a transcript of the original docket; and thereupon the judgment from the time of docketing the same, becomes a lien upon all the real property of the debtor in the county, owned by him at the time of docketing the judgment, or afterwards acquired; *provided*, that in all new counties heretofore or hereafter created and organized under and by virtue of the provisions of chapter one hundred forty-three (143) of the General

New  
counties.

Laws of Minnesota for the year one thousand eight hundred ninety-three (1893), and all subsequent amendments thereto, it shall be the duty of the clerk of court of any such new county to transcribe and copy into the records of his office from the judgment dockets and records of the county or counties from which such new county was detached or set off, all the docket entries of judgments requiring the payment of money, rendered and docketed in said old county or counties within ten years immediately prior to the creation and organization of such new county up to the date of such organization; or in the case of counties heretofore created and organized as aforesaid, within ten years immediately prior to the passage and approval of this act and up to the date of the organization and creation of such new county; and such transcription when so made for such new county, shall be the legal records thereof, and shall have the same effect as a transcript made by the clerk of court of such old county and filed in the new county, would have; for such transcribing the clerk of court of such new county shall receive the sum of fifteen cents for each entry of judgment transcribed, which shall be paid out of the treasury of such new county.

The clerk of court of the county from which such records are transcribed as aforesaid shall furnish the clerk of court of such new county all reasonable and proper facilities to enable him to so copy and transcribe such records; all judgments so rendered and docketed shall survive, and the lien thereof continue, for a period of ten years and no longer.

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

Approved April 13, 1901.

## CHAPTER 275.

S. F. No. 273.

*An act to determine the heirship to the government homestead of a deceased homestead settler, in cases where the heirs make the final proof, and to assign the homestead land and make a record thereof.*

Heirship to government homestead, and record thereof.

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

SECTION 1. Whenever a person holding a homestead under the laws of the United States shall have died before making final proof, and such final proof is made by any of the heirs of said deceased homesteader and patent is

Heirs to petition probate court.