address of such owner is known to him or with due diligence can be learned by the person claiming such lien, and shall be published once in each week for three successive weeks in a newspaper printed and published in the county where said property or some part thereof is situated, the last publication of such notice to be at least one week prior to the date of sale; or, if there is no newspaper printed and published in the county, then said notice of sale shall be posted in three of the most public places in the county at least three weeks before the time of sale. In case neither the place of residence nor the postoffice address of such owner is known to the person claiming such lien and cannot with reasonable diligence be learned, the publication or posting of notice as herein provided shall be sufficient to authorize such sale.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 5, 1907.

## CHAPTER 115-S. F. No. 36.

An Act to amend sections 2266 and 2276 of chapter 34 of the Revised Laws of 1905, relating to printing commission and publication of Session Laws and indexes therefor.

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

Session laws to be indexed by secretary of state and attorney general.—Section 1. That section 2266 of chapter 34 of the Revised Laws of 1905, be and the same is hereby amended so as to read as follows:

2266. State Printer—Qualifications—Duties—Salary. The state printer shall be a man experienced in the printing trade, and competent to keep the records and accounts of the commission. He shall be the custodian of all materials purchased by the commission for printing and binding purposes, and of all printed matter delivered to the state, and have charge of the distribution of both; keep an account of all such purchases and deliveries, showing the amount and cost thereof, and a record of the cost of all printing and binding done for the respective departments and officials of the state; supervise all such printing and binding, handle the copy therefor, and prepare indexes for the volumes of executive docu-

ments: advise the commission touching the forms of advertisements and of contracts and assist in the performance of all its duties. He shall be the clerk of said commission, keep a record of its proceedings, and carry out its lawful rules and directions. He shall receive an annual salary of twenty-one hundred dollars, payable monthly, out of the appropriations for state printing.

Sec. 2. Said section 2276 of said chapter 34 is hereby amended to read as follows:

"2276. Publication of Session Laws—As soon as practicable after the adjournment of each legislative session, the laws and joint resolutions passed thereat shall be published by the printing commission in the general form heretofore adopted., with suitable headlines and marginal notes, and shall be indexed by the secretary of state with the assistance and advice of the attorney general, and each volume of such session laws shall have a full and complete index of the laws of said session, each index of each volume of session laws hereafter published to give briefly subject matter of law, reference to year, chapter and section of session laws and to sections of the Revised Laws of 1905 altered, amended or repealed, and a reference by chapter and year to the Session Laws of 1905 and subsequent years altered, amended or repealed. Unless otherwise prescribed by law, the number of copies, and the manner and terms of disposing of the same, shall be determined by the commission; provided, that one hundred copies shall be assigned to the state university for the use of its law library; and, if the legislature shall appropriate money for the publication of such session laws in the newspapers, the commission shall apportion the same equitably among such qualified newspapers as may make publication thereof within a time and in a manner by it directed or approved."

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

Approved April 5, 1907.