

the clerk or any other deputy may perform the duties of such juvenile court clerk. The clerk of court may from time to time change the assignment of such deputy with the approval of the judge of such juvenile court. When no assignment of deputy has been made, the clerk of the district court shall perform the duties of juvenile court clerks as provided by law.

Sec. 2. **Inconsistent acts repealed.**—All acts and parts of acts inconsistent herewith are hereby repealed.

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

Approved April 13, 1921.

CHAPTER 253—S. F. No. 593.

An act fixing fees which shall be charged and collected in the office of the clerk of the district court in all counties having a population of not less than 150,000 and not more than 225,000, and repealing all acts and parts of acts inconsistent therewith.

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

Section 1. **Fees of clerk of district court in certain counties.**—That in any county of this State now or hereafter having a population of not less than 150,000 people, and not more than 225,000 people, the fees to be charged and collected by the clerk of the district court shall be as follows, and no other or greater fees shall be charged, viz:

In every civil action, appeal, or proceeding hereafter entered in the office of such clerk, in which no answer or demurrer is filed or issue joined, the sum of two dollars (\$2.00) except as hereinafter provided. In each such action, appeal or proceeding in which an answer or demurrer is filed or issue joined, four dollars (\$4.00); provided that no such action, appeal or proceeding shall be entered in such clerk's office until the person desiring such entry shall pay to said clerk the sum of two dollars (\$2.00), and when demurrer or answer is filed or issue joined, at the time of or after the entry of such action in said clerk's office, such clerk shall require an additional payment of two dollars (\$2.00) before any further papers shall be filed or entries made pertaining to said action, and said payments, when made, and except as herein provided, shall be in lieu of all fees and charges now prescribed by law for all services required by law to be performed by such clerks respectively to and including the entry and docking of final judgment in any action, provided that the fees and charges for certifying transcripts of the minutes of any trial or of any papers on file, whether to the supreme court or otherwise, shall be in addition to those hereinbefore provided and shall be at the rate of five (5) cents for each folio, and twenty-five (25)

cents for the certificates excepting that in cases where such copies are furnished for certification by the person requiring the same, such clerk shall charge and receive two and one-half ($2\frac{1}{2}$) cents per folio for comparing and certifying the same and twenty-five (25) cents for the certificate; provided, further, that in actions for partition of land or proceedings under Chapter ninety (90) Revised Laws of 1905, as the same is or may be amended, and in proceedings under the right of eminent domain to acquire property for public use by corporations, the court or a judge thereof, shall by order from time to time made, fix the amount of fees to be charged and collected, which may be in excess of the amounts hereinbefore provided.

For filing and docketing transcript of judgment from another county, or from justice or municipal courts, when there is but one judgment debtor, One and 10/100 Dollars (\$1.10), and ten cents (10c) for each additional judgment debtor.

For issuing a transcript of a judgment, fifty cents (50c).

For issuing an execution on a judgment, seventy cents (70c).

For searching the judgment docket books of his office and certifying to the existence or non-existence of judgments docketed therein, twenty-five cents (25c) for the first judgment debtor so certified to in such certificate, and ten cents (10c) for each subsequent debtor therein.

For recording credentials of ordination of ministers and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of a veterinarian and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of a dentist and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of an osteopath and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of physician and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of a chiropractor and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of an optometrist and giving a certificate of such recording, One Dollar (\$1.00).

For recording the certificate of a chiropodist and giving a certificate of such recording, One Dollar (\$1.00).

For recording the commission of a notary public and giving a certificate of such recording, One Dollar (\$1.00).

For issuing a certificate as to a notary public, justice of the peace, town clerk, or other county, town or village official, twenty-five cents (25c).

For all services, not hereinbefore provided for, the fees and charges shall be the same as now provided by law for the Clerk of Court in counties having a population of less than Seventy-five

thousand (75,000) inhabitants.

Sec. 2. **Inconsistent acts repealed.**—All acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after May first, 1921.

Approved April 13, 1921.

CHAPTER 254—S. F. No. 598.

An act authorizing the county sanatorium commission of any county or group of counties to acquire land for sanatorium purposes by gift, purchase or condemnation.

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

Section 1. **Sanatorium commissions to have right of eminent domain.**—The county sanatorium commission of any county or group of counties operating under chapter 500, Laws 1913, as amended, may acquire land for a site for a building or buildings, for the enlargement of such site, or for other sanatorium purposes, by gift, purchase or condemnation, condemnation proceedings to be conducted as provided by chapter 41 of the General Statutes of Minnesota, 1913.

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

Approved April 13, 1921.

CHAPTER 255—S. F. No. 608.

An act to amend Section 6606 of the General Statutes of 1913 relating to the formation and organizing of parishes of the Protestant Episcopal Church.

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

Section 1. That Section 6606, General Statutes of 1913, be amended to read as follows:

“6606. **Formation—Certificate—Powers.**—Any parish of the Protestant Episcopal Church organized under and in conformity with the constitution and canons of any diocese now or hereafter existing in this state may form a corporation as follows: Such parish shall cause to be prepared a certificate containing:

“1. The name and location of the parish.

“2. The name of the rector, if any, and of the church wardens, and the names and number of the vestrymen, which shall not be less than three nor more than *twelve*.

“3. The date of the organization of said parish.

“4. Said certificate shall be signed and duly acknowledged by