

## CHAPTER 104—H. F. No. 1306

*An act relating to transacting abstract records in the office of the Register of Deeds.*

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

**Section 1. Transcribing abstract records in certain counties.**—That the board of county commissioners of any county that has undertaken to have the abstract records in the office of the register of deeds transcribed under any law fixing a maximum limit that may be expended for such purpose, but is unable to complete such work on account of such limit having been reached, may authorize the register of deeds or employ any other competent person to complete the same under the supervision and direction of the register of deeds, at such salary or upon such basis of compensation as may be agreed upon; provided, however, that if such employment be upon a salary basis, it shall not exceed the sum of \$80.00 per month, and if upon a per line basis, at not to exceed five cents per line.

Approved April 1, 1927.

## CHAPTER 105—H. F. No. 1322

*An act authorizing the University of Minnesota to convey to the City of Minneapolis, Minneapolis, Minnesota, certain parcels of land in the County of Hennepin, State of Minnesota, in exchange for other parcels of land, in said County.*

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

**Section 1. University may deed certain lands.**—The University of Minnesota is hereby authorized and empowered to grant, bargain, sell and convey to the City of Minneapolis, Minneapolis, Minnesota, the following parcel of land in the County of Hennepin, State of Minnesota, to-wit:

All that part of the North half of Essex Street as originally laid out, lying between the east line of Church Street as originally laid out, and a line 20 feet east and parallel to the east line of Block 39, St. Anthony City. Also all that part of the east half of Church Street as originally laid out lying between the center line of Essex Street and a line 115 feet South of the North line of Block 44, St. Anthony City.

All described lands lying in St. Anthony City as shown on plats recorded and on file in the office of the Register of Deeds, County of Hennepin, State of Minnesota.

The parcel of land above described in this section shall be conveyed by quit claim deed.

**Sec. 2. University may acquire lands adjoining campus in certain cases.**—The University of Minnesota in order to round out its present campus and to make more contiguous and rectangular its land holdings at the main University Campus, is hereby authorized and empowered to acquire in exchange for said parcel of land and as consideration therefore from the City of Minneapolis, Minneapolis, Minnesota, the conveyance by quit claim deed of the following described parcel of land in said County of Hennepin, to-wit:

Beginning at a point on the north line of Essex Street 148 feet west from the east line of Church Street as originally laid out thence east 148 feet on the north line of Essex Street to the east line of Church Street as originally laid out thence south on the east line of Church Street to a point 115 feet south of the north line of Block 44, St. Anthony City, thence northwesterly to beginning.

All described lands lying in St. Anthony City, as shown on plats recorded and on file in the office of the Register of Deeds in and for Hennepin County, State of Minnesota.

Approved April 1, 1927.

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#### CHAPTER 106—S. F. No. 85

*An act permitting and providing for extending or increasing the authority of county boards to add to, equip, alter and improve county hospitals, and permitting the ratification of contracts for such purposes, in certain cases.*

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

**Section 1. County Boards may construct hospitals in certain cases.**—When, pursuant to the provisions of Chapter 392, Laws 1913 (Sections 677-682, inclusive, General Statutes 1923), the county board of any county has been heretofore, or shall have been hereafter, authorized by the voters to construct an addition to the county hospital of such county, whether or not also authorized to equip such addition, and said board shall have ascertained and determined that such addition, whether with or without equipment, cannot be completed within the cost authorized, or shall have determined that, to complete the improvement, certain alterations should be made, or fixtures or equipment added, either in the original building, or in the addition, or both, the board may be authorized to expend a specified additional amount for each, any or all of the purposes herein mentioned, either by vote of the people of the county at a general or special election, at which the proposition so to do