Repeals incon-

SEC. 3. This act shall take effect and be in force immediately after its passage, and all acts or parts of acts inconsistent with this act are hereby repealed.

Approved March 1, 1866.

CHAPTER XC.

February 14,1888 An Act to file and record the plat of the city of Saint

Paul in the office of the register of deeds of Ramsey
county, and to give effect as evidence to plats in
said office, purporting to dedicate lands for public
use, and to limit the commencement of suits to test
such dedication.

- SECTION 1. Provides for filing and record of plat of City of St. Paul.
 - 2. Plats on file to be admissible as evidence.
 - 3. When act to take effect.

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

Record of plat.

Section 1. The plat now in the register's office of the county of Ramsey, headed "City of St. Paul," and upon which is written, "This is the original plat of lower Saint Paul, Minnesota Territory, Aug. 1849. C. K. Smith, Secretary of Territory," together with the certificate of acknowledgment thereto annexed, purporting to be signed by "David Lambert" and "Benj. W. Brunson," justices of the peace, and by H. Jackson and others, is hereby directed to be filed by the register of said county in his office, and, when so filed is to be a public record, and the said register is also directed to record said plat and certificate, and such record is to have the same effect as other public records, and certified copies thereof shall be admissible in evidence in all courts of this State, as well as said original plat and the record thereof.

SEC. 2. All plats on file in said register's office, pur- Plats on file to be porting to dedicate lands to public use for streets, admissable as nighways or other public purposes, shall be admissible evidence. n evidence without further proof, and shall be prima *acie* evidence of such dedication, and no action shall be entertained to question such purported dedication, inless commenced within two years after the passage of this act; Provided, That this act shall not apply o any actions now pending against said city. Sec. 3. This act is a public act and shall take effect

and be in force from and after its passage.

Approved February 14, 1866.

CHAPTER XOL

An Act authorizing the Judge of Probate of the county February 2, 1886. of Goodhue to transcribe certain Records of his office.

- sorion 1. Authorizes Judge of Probate to transcribe records.
 - 2. Legalizes transcription.
 - 3. Compensation of Judge of Probate.
 - 4. When act to take effect.

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

SECTION 1. That the Judge of Probate of the county Judge of Probate f Goodhue, in the State of Minnesota, be and he here-cords. y is authorized to transcribe all and singular the nemoranda and records contained in the probate ooks in his office, numbered respectively one (1,) wo (2,) and three (3,) into other and suitable books. 'rovided, That the books into which such memoranda nd records shall be so transcribed, shall upon the ompletion of such transcription be such books con-