## CHAPTER LXXXVII.

AN ACT TO PROHIBIT PERSONS WHO HOLD THE OFFICE OF JUSTICE OF THE PEACE FROM HOLDING THE OFFICE OF COUNTY ATTORNEY AT THE SAME TIME.

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

SECTION 1. Any person who may hold the office of Pertaining to justice of the peace shall be ineligible to hold the office holding office. of county attorney, and no person shall hold both said offices at the same time.

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

Approved March 9, 1874.

## CHAPTER LXXXVIII.

AN ACT TO PROVIDE FOR THE EMPLOYMENT OF STENO-GRAPHIC OR SHORT-HAND REPORTERS IN THE DISTRICT COURTS AND COURTS OF COMMON PLEAS IN CERTAIN DISTRICT COURTS IN THIS STATE.

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

SECTION 1. Each of the judges of the district court and courts of common pleas in the first, third, fourth, Appointment of sixth, seventh and eighth and ninth judicial districts, tan districts, tan districts. Houston county of the tenth district, and the fifth judicial district except the counties of Steele, Dodge and Renville, in this state, is hereby authorized in his discretion to employ and appoint a competent short-hand writer to make, in short-hand writing, a true record or report of the proceedings and evidence taken upon the trials of issues of facts in the several courts held in his district, and when required by the court, or either of the parties