

Where not to hold terms of court.

eight hundred and seventy-eight (1878) be and the same is [hereby] amended so as to read as follows: *Provided further*, That no justice of the peace shall hold his office or court in any saloon, or in any room adjacent to a saloon, where there is communication by door or otherwise between said place where said court is held and said saloon.

Where terms of court may be held.

SEC. 2. Every justice of the peace shall keep his office in the town, city or ward for which he is elected; but he may issue process in any place in the county, and may in his discretion, for the convenience of parties, make any process issued by him, either civil or criminal, returnable, and may hold his court at any place appointed by him in a town, or ward adjoining the town or ward in which he resides, or in any incorporated village located within the town in which said justice resides; *Provided*, The place so appointed be within his county.

When act to take effect.

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

Approved March 9, 1885.

CHAPTER 125.

AN ACT TO AMEND SECTION ONE HUNDRED AND FORTY-EIGHT (148) OF CHAPTER SIXTY SIX OF GENERAL STATUTES ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878), RELATING TO BONDS IN ATTACHMENT.

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

Bond required before issuing writ—upon what condition.

SECTION 1. That section one hundred and forty-eight (148) of chapter sixty-six (66) of general statutes one thousand eight hundred and seventy-eight (1878) be and the same is hereby amended so as to read as follows: Before issuing the writ, the judge or court commissioner shall require a bond on the part of the plaintiff, with sufficient sureties, conditioned that if the defendant recovers judgment or if the writ shall be set aside or vacated, the plaintiff will pay all costs that may be awarded to the defendant and all damages that he may sustain by reason of the attachment, not exceeding the penalty of the bond, which shall be at least two hundred and fifty (250) dollars.

When act to take effect.

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

Approved March 9, 1885.