CHAPTER 188.

H. F. No. 212.

An act to amend section four thousand four hundred and eighteen (4418) of the General Statutes of one thousand eight hundred and ninety-four (1894), relating to clerk hire for probate judges.

Probate courts, clerk

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

SECTION 1. That section four thousand four hundred Sec. 4418, G. S. 1894, and eighteen (4418) of the General Statutes of one thousand eight hundred and ninety-four (1894), is hereby amended so as to read as follows:

amended.

Sec. 4418. All probate judges whose salary exceeds the sum of one thousand (1,000) dollars, may receive a further sum to be annually fixed by the board of county commissioners, not exceeding five hundred (500) dollars, in any one year, for clerk hire.

Probate judges with salary of \$1,000 may receive for clerk hire sum fixed by board of county commissioners.

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

Approved April 13, 1899.

CHAPTER 189.

H. F. No. 269.

An act to amend section fifty-five (55), chapter four, of Elections. General Laws of the State of Minnesota for the year one thousand eight hundred and ninety-three (1893), being section sixty (60) of the Statutes of Minnesota for one thousand eight hundred and ninety-four (1894), relating to elections.

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

Section 1. That section sixty (60) of the General Statutes of one thousand eight hundred and ninety-four (1894) be amended so as to read as follows:

Sec. 60, G. S. 1894, amended.

Except in cities of over twelve thousand (12,000) inhabitants, the board of registration in each election district in the state at least twenty (20) days before any election, shall make a list or register of the names of all persons who are entitled to vote in their respective districts at such election, which list shall contain the surname of such persons in their alphabetical order, and

Dutles of board of rugistration except in cities of over 12,000.

their places of residence. Three copies of said list shall, at least ten (10) days before such election, be posted in each election district. In cities containing a population of over two thousand (2,000) and less than twelve thousand (12,000) said board of registration shall meet on Tuesday next preceding such election, at the place where such election is to be held, from nine (9) o'clock in the forenoon until nine (9) o'clock in the afternoon for the purpose of making corrections in said list or register, said place and time of meeting for correction in said list or register to be noted on the lists previously posted.

In making such corrections said board of registration shall enter upon such lists the additional names of all persons properly shown to be entitled to vote in that election district at such election, and crase from said list or register the names of all persons properly shown not to be

entitled to vote in that district at such election.

To consult the poll lists of last election.

Addition of

proven to be entitled to

names

vote.

The said board, on first making out said list, shall consult the poll lists used at the last preceding general election in their election district, and shall place in said list or register the names of persons whom they know, or can, with reasonable diligence, ascertain to be entitled to vote at such election in the respective election districts.

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

and after its passage.

Approved April 13, 1899.

H. F. No. 818.

CHAPTER 190.

Taxes; collection of in certain cases. An act to provide for the collection of taxes in certain cases.

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

Taxes levied on improved lots to be lien upon lots and buildings jointly and severally. Section 1. Any and all taxes levied and assessed against any lot or lots in any town or village in this state upon which there is a building or buildings erected and standing at the time of the assessment thereof, the same not being personal property, are a lien upon said lot or lots, and building or buildings, jointly, and severally, for the payment of such taxes, and in case of the removal of such building or buildings from said lot or lots after such assessment, and before such taxes shall have been paid, the said lien shall extend, and continue, to said building or buildings upon the premises to which the same shall have been removed in proportion to the total