Ciunty dralnane.

Irregularitles. Proceeding: under c. 97 , Laws 1887, cured.

Not to epply to antions pending.

An act to cure county drainage proceedings wherein the notice of the pendency of the petition or the notice of hearing on the vicucrs' report has not been posted in the places designated by toun meetings.

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

Section 1. That in all cases where proceedings have been had or attempted under chapter ninety-seven (97) of the General Laws of one thousand eight hundred and eighty-seven (1887) and acts amendatory thereof, for the establishment of county drains, and the notice of the pendency of the petition or the notice of hearing on the report of the viewers has been posted up in three of the most public places of each of the towns through which such drain is located or proposed to be located, but which notice has not been posted up on the places designated by the legal voters of such town at its annual meeting as the three public or the most public places of such town, such notice and the proceedings based thereon if otherwise sufficient, shall not be affected by reason of the aforesaid irregularities.

Provided, that none of the provisions of this act shall apply to any action now pending in any of the courts of this state.

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

Approved April 20th, 1899.

## CHAPTER 324.

Nortgaper; foreclosure of by torelgn executor.

An act legalizing the foreclosure of mortgages by any forcign exccutor or administrator who has not filed a duly authenticated copy of his appointment as such cxecutor or administrator in the office of the Register of Decds in the proper county before such forcelosures uere made, unless the action uhercin any such foreclosure is called in question has alread! been commenced or shall be commenced within minety days after the passage of this act.

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

