

which said proposed road or cartway is to be laid out, changed, or vacated, approving the location, change or vacation of the road as petitioned for in so far 'as it shall extend within such village limits; such copy of said resolution to be duly certified by the village clerk, recorder or similar officer of such village that it is a true and correct copy of the resolution and of the whole thereof as passed by such village council, trustees or similar officers of the village, together with the date of the passage of such resolution.

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

Approved April 10, 1903.

H. F. No. 656.

## CHAPTER 167.

City of  
Little Falls.

*An act to approve, correct and legalize a copy of a certain plat of the City of Little Falls, Minnesota.*

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

SECTION 1. That WHEREAS the original plat of the survey of the original townsite of the village, now City of Little Falls, has been lost and destroyed;

Original  
plat lost.

And, WHEREAS, there exists and is recorded, in the office of the register of deeds, in and for the said Morrison county, Minnesota, on page 17 of Plat Book, of said county, a true copy of said original plat, and there is recorded also in the office of the register of deeds in Book A, of Plats, on page 32, the legal and necessary certifications to said plat;

Copy.

Error in  
copy.

And WHEREAS, by error and mistake, the numbers of the lots in the blocks, as shown by said plat and certifications, has been inadvertently left off of and from said copy of said plat;

And, WHEREAS, in said original plat above referred to, the lots in the blocks thereof were numbered in consecutive order, beginning at the northwest corner of each and every block thereof, with lot one, and numbered consecutively southward to the end of said block, and thence north to the end of said block, each block containing eight lots, save and except therefrom, however, blocks 29 and 31 thereof, in which said blocks, the lots thereof were numbered in consecutive order, begin-

ning at the southwest corner of said blocks 29 and 31, and numbered consecutively eastward, and thence northward, and thence westward, each of said two blocks containing eight lots.

Now, therefore, said copy of said plat is hereby declared to be, and is made the official plat of the original townsite of all of that part of the village, now City of Little Falls, lying and being east of First street, in said city, and also east half of blocks 5, 6 and 7, lying west of said First street, as shown on said plat.

Copy declared official plat.

SEC. 2. The register of deeds in and for Morrison county, Minnesota, is hereby authorized, empowered and directed to number the lots as shown on said copy of said plat above referred to, which is on file in his office, in the manner and in the way above indicated and set forth, the expense thereof to be borne by Morrison county, Minnesota.

Register of deeds authorized to correct record.

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

Approved April 10, 1903.

## CHAPTER 168.

H. F. No. 250.

*An act to provide for sending official ballots to village and town clerks, and certain election judges, by registered mail or by express, and for sending election returns to county auditors by registered mail.*

Elections.

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

SECTION 1. Except in cities of 10,000 inhabitants and over and precincts within fifteen (15) miles of the office of the county auditor, in all cases where the primary and general election laws now provide that the village and town clerks and judges of election in unorganized towns go to the county seat and receive the official ballots; hereafter the auditor of each county shall at least one week before the day of election send by registered mail or express to the village and town clerks and election judges the official ballots that each is entitled to receive.

County auditor to send ballots by registered mail in certain cases.

SEC. 2. And whenever the said existing election laws require the election returns and other papers to be delivered to the county auditor by one of the judges or other messenger; hereafter such returns and other papers

Election returns.