

CHAPTER 231.

H. F. No. 670.

An act amending section 60 of chapter 2 of the General Laws of the State of Minnesota for the year 1902, the same being an act relating to the taxation of real estate, providing for the penalties relating thereto; the entry of tax judgments, and the sale and disposition of such delinquent real estate; redemption from such sale, and the payment of taxes upon real estate so delinquent.

Real estate taxation.

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

SECTION 1. Section 60 of chapter 2 of the General Laws of the State of Minnesota, for the year 1902, be and the same is hereby amended to read as follows:

Section 60. When refunding in judicial proceedings. When any tax sale is declared void by judgment of court, such judgment shall state for what reason said sale is annulled; and in all cases where any sale has been, or hereafter shall be so set aside for either of the grounds stated in section 58 of this act, the money paid by the purchaser at the sale, or by the assignee of the state on taking the assignment certificate shall, with interest at the rate of seven per cent per annum from the date of such payment, be returned to the purchaser or assignee, or the party holding his right, out of the county treasury, on the order of the county auditor; *provided*, that in all judicial proceedings for refundment, the county, wherein said tax proceedings were had upon which said refundment is asked, shall be made a party defendant.

Refunding in judicial proceedings.

County made a party defendant.

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

Approved April 14, 1903.

CHAPTER 232.

H. F. No. 23.

An act to amend chapter three hundred and twelve (312) of the General Laws of nineteen hundred and one (1901) of Minnesota, relating to the names of political parties on the official ballot.

Elections.

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

SECTION 1. That chapter three hundred and twelve (312) of the General Laws of Minnesota for the year

nineteen hundred and one (1901), entitled "An act relating to the names of political parties on the official ballot," be and the same hereby is amended so as to read as follows:

Names of political parties on official ballot.

SECTION 1. That a political party, which at the last preceding general election polled at least 1 per cent of the entire vote cast in the state (the same to be determined by the highest vote cast for its state candidates), and which has heretofore or shall hereafter adopt a party name, shall alone be entitled to the use of such name for the designation of its candidates on the official ballots at any and all elections held in this state, and no other candidate nor party shall be entitled to use or have printed on the official ballots as a party designation any part of the name of such a political party. And in no case shall the candidate of any political party be entitled to be designated upon the official ballot as the candidate of more than one political party, and shall be designated upon the official party ballot in accordance with the certificate of nomination first filed with the proper officers.

Only one party designation, and that first filed.

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

Approved April 14, 1903.

H. F. No. 462.

CHAPTER 233.

An act to amend section 1 of chapter 215 of the General Laws of 1887, being section 519 of the General Statutes of 1894, relating to temporary loans to pay appropriations from the revenue fund, and pay interest thereon.

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

SECTION 1. That section 1 of chapter 215 of the General Laws of 1887, being section 519 of the General Statutes of 1894, be amended to read as follows, viz: That the governor, auditor and treasurer are authorized, whenever in their judgment it becomes necessary in order to meet the current demands in the revenue fund for the payment of appropriations from said fund to make agreements or contracts with banks or other corporations or persons, to pay warrants issued by the state auditor against the revenue fund in payment of any claim or demand upon said fund for the payment of which the legis-

Governor, auditor and treasurer authorized to enter into contract with banks or others to pay state auditor's warrants against revenue fund, in certain cases.