that whenever, in the judgment of the court, the parties Damages. resisting such vacation or alteration will sustain, by the same damages greater that [than] the benefits resulting therefrom, the court is empowered to assess the said damages or cause the same to be assessed, and require the payment of the same by the parties making the application, before the said vacation or alteration shall take effect.

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

Approved March 14, 1903.

CHAPTER 61.

S. F. No. 150

An act providing for the transportation and instruction of scholars of one school district in an adjoining district or districts.

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

SECTION I. When, in the opinion of the board of trustees of any school district of this state, it would be for the best interests of said district to dispense with the holding of school in said district, it is competent for said board of trustees, and it shall be the duty of said board Trustees of of trustees to arrange with the board of trustees of any district to adjoining district or districts for the instruction of such with children of said district who may attend school in such trustees of another. other district. It shall be the duty also of the board of trustees in said district in which no school is held to provide for the transportation of the children of their school district to and from the school in such district or districts to which they may be sent. The cost and expense of such instruction and transportation of such children shall be paid by the board of trustees of said district in which no school is held out of any funds belonging to such district. The clerk of the district, where no school is kept, Clerk to shall furnish to the teacher of such adjoining district or districts a register, and it shall be the duty of the teacher to keep a separate daily record of attendance of the scholars from such adjoining district and of such other matters as the law requires, and such teacher, in addition to the reports required by law to be made for the district in which the school is kept, shall make similar separate re-

keep record.

ports to the clerk of such adjoining district and to the county superintendent of schools, and such record shall be so kept and reports so made that no pupil from such district where no school is kept shall draw apportionment for any other district than the one in which he resides and there be counted only one time.

Retain organization. SEC. 2. The school district so educating the children in an adjoining district or districts shall retain its organization and receive its portion of public money as before.

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

Approved March 16, 1903.

S. F. No. 105.

CHAPTER 62.

An act to legalize conveyances of real property and the record thereof in which the land is correctly described, but the county in which the same is situated is not correctly named.

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

Legalizing conveyances.

Section 1. That all conveyances of real estate here-tofore recorded in the several counties of the State of Minnesota in which such real estate is situated, which conveyances correctly describe the real estate conveyed, but which erroneously state that the same is in a county other than that in which said land is situate, and which in all other respects are executed according to the laws of this state, be and the same hereby are, together with the record of such conveyances, legalized and made good and valid.

Provided, however, that this act shall not apply to any actions now pending, and shall not apply to any instruments describing lands by other than subdivisions prescribed by the federal land laws.

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

Approved March 16, 1903.