registration from the board or shall falsely represent himself as a graduate of a dental college, or shall violate any of the provisions of this subdivision shall be guilty of a misdemeanor. All fines collected under the provisions hereof shall be paid into the school fund of the county in which the conviction occurred.

Approvéd April 8, 1907.

CII

CHAPTER 118-H. F. No. 685.

in Act to provide for elerk hire of county auditors and county treasurers whose salaries are fixed by special law.

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

County board may allow auditor \$600 and treasurer \$500 in certain cases.—Section 1. That in all counties whose auditors and treasurers receive salaries under special laws the county board in counties in which such salary is fixed at thirteen hundred dollars or less shall and in other counties in which such salary is fixed by special law may allow the county auditor three hundred dollars for clerk hire, and such further sum as the county board may allow not exceeding six hundred dollars per annum, and may allow the county treasurer a sum not exceeding five hundred dollars for clerk hire per annum.

- Sec. 2. All acts and parts of acts inconsistent with this act are hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 8, 1907.

## CHAPTER 119-H. F. No. 828.

An Act to incorporate and legalize the organization of certain villages.

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

Certain village corporations legalized.—Section 1. That all villages which may have heretofore been incorporated or have attempted to become incorporated under and by virtue

of chapter seventy-three (73) of the General Laws of A. D. eighteen hundred and eighty-three (1883) entitled "An act to provide for the incorporation of villages and to define their duties and powers, and to repeal certain laws in relation thereto," in which incorporation or attempted incorporation application shall have been duly made to the judge of the district court of the county in which such village is situate, as contemplated or required by the said act, and which village shall thereafter and heretofore have been declared or adjudged to be an incorporated village by any order or judgment of any of the district courts of this state, but which order or judgment shall have erroneously named the range of townships in which such village is situate, be and the same are hereby duly incorporated as villages, with, after substituting the true and correct range number for that so erroneously named, the territorial boundaries specified in the order or judgment of the district court declaring any such village to be an incorporated village under the provisions of the said act, and such incorporation is hereby legalized and made effectual to the same extent and for all purposes as though such order or judgment had correctly specified the range of townships in which such village is situate; and all such villages shall possess and are hereby endowed with all the franchises, rights, powers and privileges and subject to the duties in said act enumerated and contemplated; and all officers of any such village shall continue to occupy their respective offices and in like manner as if the said order or judgment had correctly named or set out the location or range of townships in which such village is situate, and the said act had been constitutional and valid, and as if the court declaring or judging any such village or villages incorporated had been legally empowered so to do; and all official acts of all persons heretofore acting as officers of any such village are hereby legalized and declared to be of the same force and validity as if such village or villages had been duly organized and incorporated from the date of the entry of the judgment or filing of the order of the district court purporting to incorporate any such village under said act.

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

Approved April 8, 1907.