## CHAPTER 225-H. F. No. 425.

An Act providing for the appointment of stenographic reporters of the Municipal Court of the City of Minneapolis, Hennepin County, Minnesota, fixing their salaries, defining their duties, and repealing certain special laws.

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

Each judge to appoint a stenographic reporter-Salary.--Section 1. Each judge of the municipal court of the city of Minneapolis may appoint a stenographic reporter, who shall be well skilled in his profession and competent to discharge the duties required, and who shall be a sworn officer of court, and shall hold his office during the pleasure of said judge so appointing him.

The salary of said reporter shall be fifteen hundred (\$1,500.00) dollars per annum, payable in monthly installments by the city treasurer of the city of Minneapolis, from any funds in the city treasury not otherwise appropriated.

Duties of stenographic reporters.—Sec. 2. It shall be the duty of said stenographic reporters and each thereof to take or cause to be taken full stenographic notes of all proceedings and the testimony of all trials in said court before the judge so appointing him, whenever so directed by the judge and without such direction, must take full notes of all proceedings and testimony at hearings for binding a defendant over to the grand jury; and each of said reporters shall act in the capacity of a private secretary to the judge so appointing him, whenever so directed by said judge, in taking notes of any findings, decisions or orders of said judge, so given or rendered in open court or dictated at chambers to said reporter; and each of said reporters shall, when requested by said judge so appointing him. without charge therefor, transcribe such notes, or any part thereof, for the use of said judge, or for such other purpose in furtherance of justice as said judge may order, and each of said reporters shall furnish a freehand or typewritten copy of said notes, or any part thereof at the request of any party to an action in said court. for which copy he shall be entitled to charge at the rate of ten (10) cents per folio, or for every hundred words so written out; and whenever such transcript has been filed as provided by the rules of the court, the amount paid by any party for such copy to be used upon a motion for a new trial or appeal may be taxed and allowed as other disbursements are taxed and allowed in an action.

Chapter 142, Special Laws 1891 repealed.—Sec. 3. Chapter 142 of the Special Laws of Minnesota for the year 1891, entitled "An act to provide for the appointment of a short-hand reporter

for the municipal court of the city of Minneapolis, Hennepin county, Minnesota," and all acts amendatory thereof, are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 17, 1909.

## CHAPTER 226-H. F. No. 760.

An Act to authorize the Board of County Commissioners of the counties of this state to combine the Reception Books required by Section 533 of the Revised Laws of 1905, as " amended by Chapter 442 of the Laws of 1907, and the Consecutive Index Book required by Section 539 of the Revised Laws of 1905.

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

Deed and mortgage index.—Section 1. The board of county commissioners of any county in this state wherein the register's office keeps a deed index and mortgage index are hereby authorized to combine the reception books required by section 533 of the Revised Laws of 1905 as amended by chapter 442 of the Laws of 1907 and the consecutive index book required by section 539 of the Revised Laws of 1905, said record book to be designated The Numerical Register and Reception Book, each page of which shall be divided into nine columns in the following form:

NUMERICAL REGISTER AND RECEPTION BOOK-OOUNTY, MINNESOTA.

Date of No. of Near Date of Date of N. M. N. M.	GRANTOR	GRANTEE	WHERE Situated	Section 7'ownship	To Whom Delivered After Reception	WHERE RECORDED	Kind of Instrume't	Fres Rec'rd
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The register shall make the entries in said book in accordance with the requirements of section 539 of the Revised Laws of 1905 and of section 533 of the Revised Laws of 1905 as amended by chapter 442 of the Laws of 1907.

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

Approved April 19, 1909.

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