

## CHAPTER 97—S. F. No. 209.

*An act authorizing and empowering county boards, in counties having no city of the first class within them, but having abstract records, to cause and direct such abstract records when necessary to be transcribed.*

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

**Section 1. Transcript of abstract records authorized compared and checked back.**—That in counties having within them no city of the first class, but having abstracts of land title of record in the office of the register of deeds, the county board is hereby authorized and empowered to have such abstract records transcribed, compared with the original records and checked back whenever the immediate necessity for so doing appears to the said board.

**Sec. 2. To be performed by register of deeds and compensation for same.**—The work provided for in section 1 of this act shall be performed by the register of deeds and persons employed by him therefor. The said register of deeds for performing said work shall receive as compensation such sum as may be fixed by the county board of his county not exceeding two cents for each description, transfer or entry so transcribed, compared with the original records and checked back. Provided, however, that the total amount to be paid for performing said work shall not in any county exceed two thousand five hundred dollars (\$2,500.00) within any 20 years, nor shall any county during any period of 20 years pay, nor the register of deeds of said county during such time receive, for such work to exceed the said sum of two thousand five hundred dollars (\$2,500.00).

**Sec. 3. Inconsistent acts repealed.**—All acts and parts of acts inconsistent with this act are hereby repealed.

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

Approved March 23, 1917.

## CHAPTER 98—S. F. No. 264.

*An act to amend Section 2288 of the Revised Laws, 1905, (being Section 4955 of the General Statutes of Minnesota, 1913), relating to attorneys' liens.*

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

**Section 1. Lien for attorneys fees extended to money or property of client involved in action or property in hands of adverse party—amount to be determined by court—procedure—not to affect rights of certain parties—filing in register of deeds office.**—That section 2288 of the Revised Laws, 1905, (section