

ters of deeds in certain cases.—That in all cases where registers of deeds subsequent to February 1, 1920, have erroneously paid into the treasury of their counties fees theretofore received by them for registering automobiles, county boards are hereby authorized to refund the amounts so paid upon duly verified claims filed therefor.

Approved April 19, 1923.

CHAPTER 330—H. F. No. 361.

An act to amend Section 9, Chapter 467, Laws of 1921, relating to assistance for school districts with a high tax levy.

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

Section 1. **Additional state aid to certain schools.**—That Section 9, Chapter 467, Laws of 1921, be, and the same is hereby amended to read as follows:

"Section 9. *School districts which receive aid under the provisions of this section will be limited to those whose tax levy for maintenance only exceeds twenty (20) mills. To any school district in which a tax levy of twenty (20) mills does not yield the equivalent of forty dollars (\$40) for each pupil who has attended the public school of such district at least forty (40) days during the school year, the state shall pay as supplemental aid an amount which, together with the proceeds of a twenty (20) mill tax will give each such school district the equivalent of forty dollars (\$40) for each such pupil. In school districts maintaining only ungraded elementary schools, if a twenty (20) mill tax levy does not raise the equivalent of six hundred dollars (\$600) for each teacher employed for at least seven (7) months during the school year, then the State Board of Education at its discretion may grant to such school district an amount, which together with the proceeds of a twenty (20) mill tax levy, will give such school district the equivalent of six hundred dollars (\$600) for each teacher employed as herein provided, but such state aid shall in no case exceed the equivalent of two hundred dollars (\$200) for each such teacher employed, but shall be in addition to all other state aid, including supplemental aid as otherwise provided in this section. Provided, in unorganized territory and in common school districts of ten or more townships, each full or fractional township shall be treated as a unit equivalent to a school district for each of the purposes of this act.*"

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

Approved April 19, 1923.

CHAPTER 331—H. F. No. 362.

An act to amend Section 10, Chapter 467, Laws of 1921, relating to state aid to stimulate educational progress.