of such real estate and other property as appears from the face of said decree to be situated in any one or more counties designated by the applicant for such certified copy. The Probate Court shall indicate the omission hereby permitted, in the certified copy, by or counties, Minnesota' inscried in the certified copy at the points where the omissions occur. Such certified copy shall be entitled to record in the office of the Register of Deeds and in the office of the Registrar of Titles of the county, or counties, in which the real estate or other property in said certified copy described or any part thereof is situated. Such certified copy, or a copy of any authorised record of such certified copy, certified by the person entitled to the official custody thereof to have been compared by him with the original or the record thereof and to be a correct transcript therefrom, shall be received in evidence in all cases with the same force and effect given to such original decree relative to the matter in said certified copy or the record thereof contained. If such officer have by law an official scal his certificate shall be authenticated thereby."

Approved April 22, 1927.

CHAPTER 366-H. F. No. 31

An act to amend Section 7659, General Statutes 1923, relating to grading of banks of discount and deposit and providing for prepayment of capital.

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

Section 1. How graded—prepayment.—That Section 7659, General Statutes 1923, be and the same is hereby amended to read as follows:

"7659. The capital of every bank of discount and deposit hereafter organized shall be at least \$20,000 and a surplus of at least \$4,000 in a municipality of not over one thousand population, and at least \$25,000 and a surplus of at least \$5,000 in one over one thousand and not over 5,000, and at least \$40,000 and a surplus of at least \$8,000 in one over 5,000 and not over 100,000, and at least \$50,000 and a surplus of at least \$10,000 in one over 100,000; provided, however, that the Securities Commission in their discretion may permit the organization of a bank with \$10,000 capital and a surplus of \$2,000 in a municipality with a population of less than five hundred wherein there is no bank; and payment thereof shall be made in full in cash and certified to the commissioner of banks under oath of the president and cashier before it shall be authorized to commence business."

Approved April 22, 1927.