parcel was enhanced by such improvement and shall include such amount as a separate item in fixing the appraised value for the purposes of sale. In classifying, appraising, and selling such lands, the county board may designate the tracts as assessed and acquired, or may by resolution provide for the subdivision of such tracts into smaller units or for the grouping of several of such tracts into one tract when such subdivision or grouping is deemed advantageous for the purpose of sale, but each such smaller tract or larger tract must be classified and appraised as such before being offered for sale. Provided that if any such lands have once been classified, the board of county commissioners, in its discretion, may, by resolution, authorize the sale of such smaller tract or larger tract without reclassification."

Approved March 13, 1945.

## CHAPTER 100—S. F. No. 190

An act relating to process issued by a justice of the peace; amending Minnesota Statutes 1941, Section 531.03.

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

Section 1. Minnesota Statutes 1941, Section 531.03, is amended to read as follows:

"531.03. Requisites of process. Every process issued by a justice shall run in the name of the State of Minnesota, be dated on the day it issues, signed by the justice issuing the same, directed to the sheriff or any constable of the proper county and may be executed anywhere in the county in which it is issued by the sheriff or any constable of the county. It shall be entirely filled up, and have no blank in date or otherwise, when delivered to the officer to be executed. Every process issued by a justice in a civil action shall be returnable not earlier than nine o'clock a. m., nor later than five o'clock p. m., and every summons shall contain a statement of the amount claimed by the plaintiff. Process issued and delivered to the officer to be executed contrary to the provisions of this section shall be void."

Approved March 13, 1945.