of such shops, and no such shops shall be permitted to operate without such registration. The license fee for such registration shall be $\$ 10$ and $\$ 5.00$ for each renewal thereof.

Hairdressing and beauty culture shall be taught in a room or rooms not used for sleeping or residential purposes and such rooms must be equipped with sufficient hot and cold running water and with sewer connections to insure sanitation for all students in attendance. Text-books and charts and proper equipment necessary to conduct a school efficiently must be maintained by the school.

Approved April 20, 1949.

## CHAPTER 503-H. F. No. 431

## An act relating to examination of adverse party; amending Minnesota Statutes 1945, Section 595.03 .

Section 1. Minnesota Statutes 1945, Section 595.03, is amended to read:
595.03. Examination by adverse party. A party to the record of any civil action or proceeding, or a person for whose immediate benefit such action or proceeding is prosecuted or defended, or the directors, officers, superintendent, or managing agents, or any appointive or elective offcial, or agent or employee having knowledge as to the matter in controversy, of any corporation or of the state or any department or division thereof, or any political subdivision of the state which is a party to the record, may be examined by the adverse party as if under cross-examination, subject to the rules applicable to the examination of other witnesses. The party calling such adverse witness shall not be bound by his testimony, and the testimony given by such witness may be rebutted by the party calling him for such examination by other evidence. Such witness, when so called, may be examined by his own counsel, but only as to the matters testified to on such examination.

Approved April 20, 1949.

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\text { CHAPTER 504—H. F. No. } 524
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An act relating to fees for filing and satisfying chattel mortgages.

Be it enacted by the Legislature of the State of Minnesota:
Section 1. Minnesota Statutes 1945, Section 511.21, is amended to read:
511.21. Filing fees. Every register of deeds shall receive and file any such instrument, which shall be executed, witnessed, and acknowledged according to law, or a true copy thereof and shall immediately number and index the same, and certify on each instrument the exact time of receipt, which certificate shall be prima facie evidence of the facts stated therein. No such instrument shall be removed from the office where filed until canceled, released, or satisfied. The fees for filing such instruments shall be 35 cents for each instrument and 25 cents for a certified copy thereof, when copy is furnished, this amount to be paid to the register of deeds at the time of filing, and such fee shall be retained by the register of deeds, as additional salary and compensation for filing such instruments. The register of deeds shall, upon request, furnish and certify an abstract of all such chattel mortgages, bills of sale, conditional sales contracts, assignments, releases, renewals, affidavits and all other instruments relating to any thereof on file in his office, giving the number of the instrument, date and time of filing, name of grantor, name of grantee, name of instrument, date of instrument, amount, and brief description of the property, upon payment of 25 cents for the first four entries and ten cents for each subsequent entry on each instrument abstracted and 25 cents for his certificate thereon, with a minimum fee of 25 cents, provided, that in each of the cases mentioned hereinabove, in any county having a population of over 500,000 , the fee in each such case shall be 50 cents.

Approved April 20, 1949.

## CHAPTER 505-H. F. No. 576

[Coded as Sections 462.421, Subds. 13, 22, 462.441, 462.445, 462.465, 462.495, 462.505, 462.525, 462.541, 462.545, 462.581, 462.591, 462.605, 462.611, 462.615, 462.621, 462.625, 462.635, 462.651, 462.655, 462.665, 462.671, 462.681, 462.705.]

An act relating to the replanning, rehabilitation, and rebuilding of substandard, slum, blighted, and other areas in this

