CHAPTER 503

OFFICIAL TRUSTEES FOR THE PURPOSE OF CONVEYING TOWNSITE LANDS

503.01 CORPORATE AUTHORITIES OR JUDGE TO CONVEY.

NOTE: Section 503.01, et seq., originated with L. 1855, c. 7, and carried forward without material amendment until repealed by R.L. 1905, s. 5568. This law was reenacted in its present form by L. 1907, c. 210, and its procedural provisions are still occasionally used. The law implements the provisions of chapter 17 of the 28th congress, enacted May 23, 1844, and found in 5 U.S. Statute 657.

Early cases clarifying procedural, and construing substantive provisions of the act.

Foster v Bailey, 1 M 436 (310); Leech v Rauch, 3 M 448 (333); Carson v Smith, 5 M 78 (58); Castner v Gunther, 6 M 119 (63); Weinberger v Tenny, 8 M 456 (405); Bidwell v Coleman, 11 M 45 (24); Baker v Kelley, 11 M 480 (358); Carson v Smith, 12 M 516 (458); Village of Mankato v Willard, 13 M 13 (1); Coy v Coy, 15 M 119 (90); Morris v Watson, 15 M 212 (165); Harrington v St. Paul & Sioux City, 17 M 215 (188); Village of Mankato v Meagher, 17 M 265 (243); City of Mankato v Warren, 20 M 144(128); County of Blue Earth v St. Paul & Sioux City, 28 M 503, 11 NW 73; Taylor v Winona, 45 M 66, 47 NW 453; Lamm v Chicago, 45 M 71, 47 NW 455; Village of Buffalo v Hasting, 50 M 551, 52 NW 931.