PERPETUATION OF TESTIMONY 598.12

CHAPTER 598

PERPETUATION OF TESTIMONY

Sec. 598.04 Record of deposition

Sec. 598.12 Deposition, how recorded and used

598.01-598.03 [Superseded, Rules of Civil Procedure]

598.04 RECORD OF DEPOSITION. Within 90 days after such taking, upon payment of the record fees by any person interested, the judge shall file the deposition, with his certificate and the statement pursuant to which it was taken, for record with the register of deeds of the county where the land lies, if the deposition relates to land; otherwise, in the county where the applicant resides.

[R. L. s. 4688] (9842)

598.05-598.11 [Superseded, Rules of Civil Procedure]

598.12 **DEPOSITION, HOW RECORDED AND USED.** Within 90 days after the return of such deposition, the judge or clerk shall file it for record with the register of deeds, and it may thereafter be used in evidence, as in the case of such deposition taken within the state.

[R. L. s. 4696] (9850)