

CHAPTER 182—S. F. No. 422. ^{07 C 182}_{09 - - 244}

An Act prescribing the time of holding the general terms of the district court in the counties of Clay and Todd, in the seventh judicial district.

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

Terms of court in Clay and Todd counties—when to be held.—Section 1. That the general terms of the district court in and for the counties of Clay and Todd in the seventh judicial district shall be held as follows:

In the county of Clay on the third Monday in May and the third Monday in October of each year;

In the county of Todd on the fourth Monday in April and the second Monday in November of each year.

Sec. 2. Whenever a grand jury shall be summoned for any general term in either of said counties the same shall be summoned for the first day of such term.

Sec. 3. All acts and parts of acts inconsistent with this act are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 13, 1907.

CHAPTER 183—S. F. No. 671. ^{07 C 183}_{105-M - 19}
_{105-M - 429}

An Act relating to local improvement assessment certificates issued by cities in this state now or hereafter having a population of over fifty thousand inhabitants, and limiting the right to maintain an action thereon for the refundment or recovery of moneys paid therefor, and limiting the time within which such action may be commenced.

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

Actions may not be maintained after two years.—Section 1. That no action for the refundment or recovery of moneys paid on account of the purchase of any valid or invalid certificate of sale for a local improvement assessment, heretofore or hereafter issued by any city in this state now or hereafter having a population of over fifty thousand inhabitants, shall

be maintained after the expiration of two years from the date when notice of expiration of the period of redemption of the property described in such certificate from the sale evidenced thereby could have lawfully been given; nor shall such action be maintained in any case where the person claiming under such certificate of sale has permitted the lien evidenced by such certificate to be superseded, avoided or cut out by a subsequent or superior lien arising either from the levy of taxes for general purposes or from the levy of a duly authorized local improvement assessment.

Sec. 2. This act shall take effect and be in force from and after the 1st day of January, 1908.

Approved April 13, 1907.

CHAPTER 184—S. F. No. 731.

An Act to repeal chapter four hundred fifty-seven of the Special Laws of the year one thousand eight hundred ninety-one (1891), "An act to fix the compensation of the clerk of the probate court of Stearns county, Minnesota."

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

Stearns county probate court clerk law repealed.—Section 1. That chapter four hundred fifty-seven (457) of the Special Laws of the year one thousand eight hundred ninety-one (1891), entitled "An act to fix the compensation of the clerk of the probate court of Stearns county, Minnesota," be and the same is hereby repealed.

Sec. 2. In all counties of this state, in which the Special Law relating to compensation of the clerk of the probate court has been repealed, the clerk hire of the probate court shall be the same as is by general law provided for such clerk hire in counties of the same class.

Sec. 3. This act shall be in force from and after its passage.

Approved April 13, 1907.