for the purpose of receiving taxes, and the county board is authorized to pay the expenses of such visits and of preparing duplicate tax lists.

Sec. 2. This act shall take effect and be in force from and

after its passage.

Approved April 26, 1913.

CHAPTER 552-H. F. No. 906.

An Act to amend Section Four Thousand Ninety-five (4095) of the Revised Laws of one thousand nine hundred five (1905) relating to the place of trial of civil actions.

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

Section 1. Service may be had in any county where corporations for public service have office.—That Section Four Thousand Ninety-five (4095) of the Revised Laws of one thousand nine hundred five (1905), be and the same is hereby amended so as to read as follows:

"4095. All actions not enumerated in paragraphs 4089-4094 shall be tried in a county in which one or more of the defendants reside when the action was begun. If none of the parties shall reside or be found in the state, or the defendant be a foreign corporation, the action may be begun and tried in any county which the plaintiff shall designate. A domestic corporation other than railroad companies, street railway companies, and street railroad companies whether the motive power is steam, electricity, or other power used by said corporations or companies, also telephone companies, telegraph companies and all other public service corporations, shall be considered as residing in any county wherein it has an office resident agent or business The above enumerated public service corporations shall be considered as residing in any county wherein the cause of action shall arise and wherein any part of its lines of railway, railroad, street railway, street railroad, without regard to the motive power of said railroad, street railway or street railroad, telegraph or telephone lines or any other public service corporation shall extend, without regard to whether said corporation or company has an office, agent or business place in said county, or not.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 26, 1913.