

or by the registrar. In all other counties the fees of the clerk of the district court for services performed in connection with his duties in proceedings for the registration of a land title shall be governed by the provisions of Minnesota Statutes, section 357.021.

Sec. 6. Minnesota Statutes 1957, Section 605.03, is amended to read:

605.03 Requisites of appeal. An appeal shall be made by the service of a notice, in writing, on the adverse party, and on the clerk with whom the judgment or order appealed from is entered, stating the appeal from the same, or some specific part thereof. To render the appeal effective for any purpose the party appealing shall, within the time provided by law for taking such appeal, file the notice together with the bond on appeal with the clerk of the lower court, and at the time of filing the notice and bond the appellant shall deposit with the clerk the sum of \$15, of which \$10 shall be transmitted to the clerk of the supreme court, as provided in section 605.04, as and for the filing fee required in the supreme court by section 357.08, and the remainder retained by the clerk of the court below as and for the fee provided in section 357.021. When a party, in good faith, gives notice of appeal from a judgment or order, and omits, through mistake, to do any other act necessary to perfect the appeal, or to stay proceedings, the court may permit an amendment on such terms as may be just.

Approved April 15, 1959.

CHAPTER 251—S. F. No. 823

An act relating to Minnesota Statutes, repealing certain obsolete sections of Minnesota Statutes relating to cities of the first class; repealing Minnesota Statutes 1957, Sections 418.04, 418.05, 418.051, 418.06, 418.07, 418.08, 418.09, 418.10, 421.01, 421.02, 421.03, 421.04, 421.05, 421.06, 421.07, 421.08, 421.09, 421.10, 426.16, 435.21, 446.02, 447.24, 447.25, 447.26, 447.27, 447.28, 447.29, 448.17, 448.18, 448.19, and 448.20.

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

Section 1. Repealer. Minnesota Statutes 1957, Sections 418.04, 418.05, 418.051, 418.06, 418.07, 418.08, 418.09, 418.10, 421.01, 421.02, 421.03, 421.04, 421.05, 421.06, 421.07,

421.08, 421.09, 421.10, 426.16, 435.21, 446.02, 447.24, 447.25, 447.26, 447.27, 447.28, 447.29, 448.17, 448.18, 448.19, and 448.20, are repealed.

Approved April 15, 1959.

CHAPTER 252—S. F. No. 978

An act relating to the registration of title to land; amending Minnesota Statutes 1957, Section 508.12.

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

Section 1. Minnesota Statutes 1957, Section 508.12, is amended to read :

508.12 **Examiners of titles.** The judges of the district court shall appoint a competent attorney in each county within their respective districts to be an examiner of titles and legal adviser to the registrar in said county, and may appoint one deputy examiner who shall act in the name of the examiner and under his supervision and control, and his acts shall be the acts of the examiners. The examiner of titles shall hold office subject to the will and discretion of the district court by which he is appointed. His compensation and that of his deputies shall be fixed and determined by the court and paid in the same manner as the compensation of other county employees is paid. In all counties having less than 75,000 inhabitants, the fees and compensations of the examiners shall be determined by the judge of the district court and, in every instance, paid by the person applying to have his title registered.

In *Ramsey County* the judges of the district court may appoint not more than three full time deputy examiners, in addition to the deputy examiner above provided for; and in *Hennepin county* the judges of the district court may appoint not more than five full time deputy examiners, in addition to the deputy examiner above provided for; or, in the event any said full time deputy examiners provided for in this paragraph or the paragraph immediately above are not appointed, two part time deputy examiners may be appointed for each such full time deputy examiner not so appointed. All deputy examiners shall be competent attorneys and shall act in the name of the examiner and under his supervision and control and their acts shall be the acts of the examiner. All deputies shall hold office subject to the will and discretion of the district court by which they are appointed and their compensa-