

CHANGES

IN THE

General Statutes of 1878,

OF THE

STATE OF MINNESOTA,

EFFECTED BY THE GENERAL LAWS OF THE EXTRA
SESSION OF 1881, AND THE REGULAR
SESSION OF 1883.

Arranged with reference to the Chapter and Section Amended.

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CHAPTER LXX.

FEES.

FEES OF CLERKS OF DISTRICT COURTS.

§ 2. After "three dollars," in line nine on page 772, add:

Provided further, that on the holding of any terms of the district court in and for any county in this state, the presiding judge thereof shall, in his discretion, determine and fix by his order the number of deputies which shall in his judgment be necessary for the clerk of said court to have in attendance during said term of said court, and may revoke, modify, or revise said order at pleasure during said term, and thereupon said clerk shall appoint or discharge said deputies in pursuance of such order or its modifications. Such deputy or deputies so appointed shall receive the same fees *per diem* as said clerk. (1883, c. 48, § 1.)

Add at the end of § 2:

Provided further, that no civil action, appeal, or proceeding shall be entered in the clerk's office of said district court until the person desiring such entry shall deposit with said clerk the sum of three dollars on account of fees in the case, and out of which the clerk shall satisfy the fees due in such case as they accrue; and whenever said sum or any further deposit is exhausted, said clerk may require as a condition for further entries or clerk's fees an additional deposit of one dollar for the purposes and application aforesaid. Any balance remaining with the said clerk after such application and the determination of the case, shall be returned to the party depositing the same, his agent or attorney. This act shall not apply to the counties of Hennepin or Ramsey. (*Id.* § 2.)

See page 772.

CHAPTER LXXI.

PETIT JURIES.*

§ 2. **Number of jurors drawn for each general term.** A number of petit jurors, not less than twenty-four, shall be drawn for each general term of the district court, and no greater number shall be drawn unless the court otherwise orders; but in no case shall more than thirty-six petit jurors be drawn, and the judge of said court may, in his discretion, by an order filed with the clerk, direct that no petit juror be drawn or summoned for such term. (1881, c. 26, § 2.)

See page 784.

Add to section 4, p. 784, (see Supp. 1881, p. 105:)

Provided further, that at any time before the issuing of the *venire* the judge of the district court may, by his order in writing, filed with the clerk, fix a time in the term other than the first day thereof for the appearance of the petit jurors; in which case the *venire* shall command the sheriff to summon the persons so drawn as jurors as aforesaid to appear before the court at the time so fixed by the judge to serve as petit jurors. (1883, c. 62, § 1.)

CHAPTER LXXII.

OATHS AND ACKNOWLEDGMENTS.

*§ 17. **Forms of acknowledgments.** That the following forms of acknowledgment may be used in the case of conveyances or other written instruments af-

(*See as to excuse and penalty for non-attendance of jurors, *infra*, c. CVII, and Laws 1883, c. 103.)