names appear thereon constitute a majority of the owners of the assessed land. \* \* In the event that drainage securities are issued they shall become due June fifteenth and the proportion of the assessments necessary to pay the annual instalments thereon which become due each year shall become due and be collected with the regular taxes in advance of the coming due of the instalment of the drainage securities for the payment of which it is herein pledged. Said drainage securities shall be a lien on said assessments and the money paid thereon and said assessments shall bear six per cent interest from their date, to be added to the tax roll and collected each year with the taxes against the assessed lands and corporations. Any assessment may be paid in full at any time before such drainage securities are sold.

(Section 1368) (last paragraph) Whenever any person shall prevent or threaten to prevent any such permitted person or his employes going upon any land to take such levels and make such surveys and observations the facts may by any interested person be brought before the circuit court of the proper county or a judge thereof and such court or judge shall upon showing of the facts issue an injunction enjoining and restraining such person, his employes, agents and servants and all other persons from interfering with or preventing the taking of such levels or the making of such observations and surveys.

Section 2. This act shall take effect upon passage and publication.

Approved June 10, 1915.

No. 157, A.]

|Published June 12, 1915.

## CHAPTER 192.

AN ACT to amend section 3 of chapter 249 of the laws of 1895, and section 9 of said chapter, as amended by chapter 55 of the laws of 1909, relating to the jurisdiction of the county court of Lincoln county.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Section 3 of chapter 249 of the laws of 1895, and section 9 of said chapter, as amended by chapter 55 of the laws of 1909, are amended to read: (Chapter 249, laws of 1895) Section 3. In case of the absence, sickness or disability of the county judge, he may, by a written order, to be copied in his docket, appoint the municipal judge of Lincoln county, or any court commissioner of Lincoln county to discharge the duties of county

judge during such absence, sickness or disability, and the municipal judge or court commissioner so appointed, shall have and exercise all the duties, powers and jurisdiction of the county judge, as conferred by this act, while administering said office, and shall receive the same compensation, to be paid in like manner.

(Chapter 249, laws of 1895, as amended by chapter 55, laws of 1909) Section 9. In all actions, examinations or proceedings in the county court, under this act, the county judge shall have and receive the same fees as are now allowed by law to justices of the peace for like services, and the sum of one dollar in addition thereto for every criminal action, examination or proceedings in the county court; provided that in all matters, examinations or proceedings, of which the county court and the judge thereof has jurisdiction, independent of this act, it shall be lawful for the county judge to charge and receive the same fees and per diem as are allowed by law for like services, to be paid in like manner.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 10, 1915.

No. 204, A.]

Published June 12, 1915.

## CHAPTER 193.

AN ACT to repeal section 15 of chapter 72, laws of 1897, and to create a new section of said chapter to be numbered 15, relating to the municipal court for Racine county.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 15 of chapter 72, laws of 1897, is repealed. Section 2. There is added to chapter 72, laws of 1897, a new section to be numbered and to read: (Chapter 72, laws of 1897). Section 15. The judge of said municipal court may in his discretion appoint one or more competent phonographic reporters for said court, who shall hold office during the pleasure of said judge or his successor. Every person so appointed as reporter is an officer of the ccurt and before entering upon the duties of his office shall take and subscribe the constitutional oath, and file the same in the office of the clerk of said court. Every such reporter shall attend, when required by said judge, and report the proceedings of trials had in said court, and perform such duties as said judge may require. Said judge shall fix the compensation of such reporter, not to exceed five dollars for each day's attendance, such compensation to be paid out of the county treasury upon the or-