

elsewhere herein directed and shall become parts of the official Land Records of said county. Upon the insertion of said copy or copies in said Plat Book or Books, the original plat or plats shall be removed from the Land Record Books, the clerk noting upon the margin of said record books the name of said sub-division of which the plat is so removed and the number and page of the Plat Book where said copy is recorded, and noting on the plat so inserted in said Plat Book the Liber and folio of the Land Records where said plat was originally recorded. And all references in conveyances of land or any other legal proceeding to said plat by the place of its original record, shall be held to apply and refer to the copy of said plat made and recorded in Plat Books as herein provided.

1914, ch. 92, sec. 406B.

686. The said Clerk shall employ a competent surveyor or draftsman who shall, under the direction of said clerk, make the copies of plats hereby required and where necessary so reduce the scale of such plats as to conform to the requirements herein contained, and where such scale is so reduced the draftsman making the same shall note on said copies the scale upon which the original plat was drawn. The compensation of the person so employed to be fixed by said clerk and approved by one of the Judges of the Circuit Court for said county.

1914, ch. 92, sec. 406C.

687. The County Commissioners of said County shall levy for and pay to the person who may as aforesaid be selected to make copies of such plats such sums of money as may be shown to be due him by the certificate of the clerk approved by the Judges as aforesaid.

1914, ch. 92, sec. 406D.

688. Before said copies shall be substituted for the original plats as herein provided, there shall be endorsed upon each copy a certificate of the County Surveyor that it is a true and accurate copy of the original plat of which it purports to be a copy, for each of which endorsements said County Surveyor shall be entitled to a fee of one dollar to be paid by the County Commissioners, as other fees are paid him for public work.

1914, ch. 92, sec. 406E.

689. The Clerk of said Court be entitled to charge and receive such compensation for the services hereby required of him as shall be allowed by any one of the Judges of the Circuit Court for said county, the sum so allowed to be added to and form a part of the clerk's annual account against the county and shall be paid by the County Commissioners as other fees and charges due said clerk are paid.

PLUMBING.

1912, ch. 845.

690. Every person shall have the power and authority to employ an unlicensed plumber or a mechanic to do for such person repair work about