CHAPTER XLII.

An Act to amend Section Fifty, of Chapter Fifty-seven, of the Compiled Statutes, relating to District Courts.

Amendment to Section 50, Chapter 57, Compiled Statutes. When the Judge of one District may discharge the duties of a Judge in another District.
When act to take effect.

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

Section 1. That Section 50, of Chapter 57, of the Compiled Statutes, be amended so as to read as follows: That whenever a Judge of the District Court shall be interested as counsel or otherwise, in the event of any When the Judge cause, or matters pending before said Court, in any county of his district, it shall be the duty of any other District Judge, in an adjoining district, where the causes Judge in another complained of do not exist, when thereto requested by said Judge so interested as aforesaid, to attend and hold the Court wherein such cause or matter is pending, for the trial of the same, and it shall be the duty of the Judge of any district to discharge the duties of the Judge of any other district not his own, when convenience or the public interest requires it; and whenever a District Judge is a party or otherwise interested in any cause, itshall be lawful for any other District Judge in an adjoining district, and shall be his duty when requested as aforesaid, within his district to transact any ex parts business, hear and determine motions and grant orders in such causes as may in such case be brought before him, which acts shall have the same force as if done in the district in which such actions are pending.

This act shall take effect and be in force from

and after its passage.

Approved, February 16, 1863.

of one District may discharge the duties of a District