CHAPTER XXXVIII.

An Act to amend Chapter twenty-three of Session Laws of eighteen hundred and sixty-two, relating to the filing of orders and pleadings.

SECTION 1. What must be filed or entered in court or with the clerk. When act to take effect.

Beitenacted by the Legislature of the State of Minnesota:

Section 1. That chapter twenty-three of the session laws of 1862, be and the same is hereby amended so as to read as follows:

Section 1. The various undertakings required to be given by this statute, and the affidavits and other written proceedings in an action, must be filed or entered in court. or with the clerk thereof, unless the court ex- what must be filed pressly provide for a different disposition thereof, ex-orantered in court cept that the undertaking provided for by this chapter. or with the clerk on the claim and delivery of personal property, must, after the justification of the surcties, be delivered by the sheriff to the parties respectively for whose benefit they are taken. The summons and several pleadings in an action must be filed with the clerk within ten days after the service thereof, respectively, or the adverse party, on proof of the omission, is entitled, without notice, to an order from a judge that the same be filed within a term specified in the order, or be deemed abandoned.

This act shall take effect and be in force from and after its passage.

Approved March 3, 1864.