All appeals allowed thirty days before the first day Appeals to of the term of the district court next following such be determined. allowance, shall be determined at such term unless continued for cause.

Sec. 5. Section one hundred and fifty of said chapter is hereby amended so as to read as follows:

No appeal shall be allowed by any justice of the no appeals shall be peace until the appellant shall pay all costs that have allowed until south accrued in the justice's court and two dollars for the justice's return to the district court.

Sec. 6. Sections one hundred and twenty-four, one hundred and twenty-five, one hundred and twenty-six, one hundred and twenty-seven, one hundred and twen- Repeal of incomty-eight, one hundred and twenty-nine, one hundred statema acts. and thirty, one hundred and thirty-one, one hundred and thirty-two and one hundred and thirty-five, and all acts and parts of acts inconsistent with this act are hereby repealed.

This act shall take effect and be in force on and after the first day of July, A. D. eighteen hundred and sixty-five.

Approved, March 2, 1865.

## CHAPTER XXIII.

An Act to amend section eighty-seven of chapter fifty- retrusty 20, 1868. nine of the Compiled Statutes relating to filing transcripts from justice's dockets.

SECTION 1. When transcript of judgment to be filed with Clerk of District Court. When act to take effect.

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

Section 1. That section eighty-seven of chapter

fifty-nine of the compiled statutes be amended so as to read as follows:

Section 87. Every justice, on demand of any person in whose favor he shall have rendered judgment for more than ten dollars, exclusive of costs, shall give to such person a certified transcript of such judgment, and the clerk of the district court of the county in which the judgment was rendered shall upon the production of any such transcript, file the same in his of judgment to be office and forthwith enter such judgment in the docket of the district court judgments, and decrees, and shall note thereon the time of the filing such transcript, and any justice having the custody, by virtue of his office, of the docket of any former justice is hereby required to give a certified transcript of judgment, and other proceedings, in like manner and with like effect as if such judgment had been rendered or such proceeding had before him, and all such certified transcripts heretofore or hereafter given, filed and docketed as aforesaid, shall be as valid and effectual to all intents and purposes as if they had been certified, given, filed and docketed, by the justice before whom such judgment was rendered, or such proceedings had, and for the purpose of enforcing such judgments they shall be considered to all intents and purposes as the judgment of the district court of the county wherein the same were rendered.

This act shall take effect and be in force Sec. 2. from and after its passage.

Approved February 28, 1865.

When transcript of judgment to be District Court.