

## CHAPTER L.

AN ACT TO AMEND SECTION ONE HUNDRED AND ELEVEN (111), OF TITLE SEVEN (7), OF CHAPTER SIXTY-SIX (66), OF THE REVISED STATUTES, BEING SECTION ONE HUNDRED AND SIXTEEN (116), OF CHAPTER FORTY-ONE, (BISSELL'S STATUTES AT LARGE, RELATING TO INTERVENTION.

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

SECTION 1. That section 111, of chapter 66, of the revised statutes, being section 116, of title 5, of chapter 41, of Bissell's statutes at large, be amended by adding thereto the following, to-wit: Any person who has an interest in the matter in litigation, in the success of either of the parties to the action, or against either or both, may become a party to any action or proceeding between other persons, either by joining the plaintiff in claiming what is sought by the complaint, or by uniting with the defendant in resisting the claim of the plaintiff, or by demanding anything adversely to both the plaintiff and defendant, or either of them, either before or after issue has been joined in the cause, and before the trial commences. The court shall determine upon the issues made by the intervention at the same time that the issue in the main action is decided, and the intervenor has no right to delay; and if the claim of the intervenor is not sustained, he shall pay all the costs of the intervention. The intervention shall be by complaint, which must set forth the facts on which the intervention rests, and all the pleadings therein shall be governed by the same principles and rules as obtain in other pleadings. But if such complaint is filed during term, the court shall direct a time in which an answer shall be filed thereto.

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

Approved March 2, 1876.