CHAPTER 17.

AN ACT TO AMEND SECTION TWO HUNDRED AND SIXTY-FOUR (264), TITLE TWENTY-THREE (23), CHAPTER SLXTY-SIX (66) OF THE GENERAL STATUTES OF ONE THOUSAND EIGHT HUNDRED AND SIXTY-SIX (1866), RELATING TO EX-ECUTIONS.

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

SECTION 1. The first (1st) subdivision of section two Amendment to hundred and sixty four (264), title twenty three (23) of chap. chapter 66 of ter sixty-six (66) of the general statutes, is hereby amended utes. by adding thereto the following: "And in case real propby adding thereto the following: "And in case real prop-erty has been levied upon by virtue of a writ of attachment, in Taxes on prop-favor of the judgment creditor in the same action in which writ of attach-the judgment was rendered, and the judgment creditor has, ment paid by subsequently to such levy, paid the taxes upon the real prop-into previous erty so attached, and filed in the office of the clerk of the to be made a court, the receipt of the proper officer for such taxes, the part of the said receipt shall be attached to and become a part of the judgment roll. judgment roll, and the execution shall also specify the filing of such receipt, with the date of filing, date of receipt, and amount thereof, and in case of the sale under execution of any such real estate, the proceeds of such sale, after deducting the costs and expenses thereof, shall be first applied to the payment of the amount so paid for taxes with the interest accrued thereon.

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

Approved March 3, 1877.

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