All civil suits now pending in the District Court Sec. 3. of the county of Crow Wing, properly triable in the county of Wadena, shall be by stipulation of parties, or by an order from the Judge of said Court, made on application of either party, removed for trial to the county of Wadena, and all judicial proceedings now pending in, and all recognizances and writs returnable to the District Court in the county of Crow Wing, from the county of Wadena, and all papers on file with the Clerk of the District Court in the county of Crow Wing, which appertain to the county of Wadena, shall be forthwith transferred to the Clerk of the Court for the county of Wadena, and all records in the office of the Clerk of the District Court of Crow Wing county, which appertain to said county of Wadena, shall be transcribed and recorded in the office of the Clerk of the District Court for Wadena county.

SEC. 4. This act shall be a general act, and shall take effect and be in force from and after its passage, and all acts and parts of acts inconsistent herewith are hereby repealed.

Approved Feburary 17, 1881.

CHAPTER 132.

AN ACT RELATING TO CHANGING PLACE OF TRIAL.

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

SECTION 1. In any civil action now pending or that may hereafter be commenced in any court of this State against one or more defendants residing in a county, or counties. other than that wherein such action is pending, or may hereafter be instituted, and one or more defendants residing in the county wherein such action is pending, or may be commenced, and in which any of such defendants shall have demanded that the place of trial of such action be changed to the proper county as required by section forty-nine (49), chapter sixty-six (66) of the General Statutes one thousand eight hundred and seventy-eight (1878). If any one or more of the defendants therein having made such demand shall make and file in the office of the Clerk of the Court of the county wherein such action has been or shall be commenced an affidavit stating that he or they have good reason to believe, and does believe that any one or more of the parties to such action have been made defendants therein for the purpose of evading the law relating to changing place of trial, or to de-

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prive any of the defendants therein of their right to have the place of trial of said action changed, and setting forth the reason of such belief, and shall execute and file a bond or undertaking, with one or more sureties, conditioned to pay to the other defendants, or any of them, all such additional costs and expenses as they shall incur by reason of the place of trial of said action being changed, and to pay to the plaintiff all such additional cost and expenses as he may incur, in case he recover judgment against the defendant so joined with such non-resident defendants, in case such defendant in good faith defends such action. A copy of said affidavit shall be ' served upon the plaintiff's attorney, together with a notice Serving copy that a motion will be made before the Judge of the court in of andavit and motion. which said action is pending, at a time therein mentioned, for a change of place of trial to the county named in such demand; said copy and notice shall be served at least eight (8) days before the day of hearing. And on such hearing the said Judge shall, if he deems proper, make an order changing the place of trial to the county named in said demand.

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

Approved March 7, 1881.

CHAPTER 133.

AN ACT TO REGULATE THE TRAFFIC IN OLEOMARGARINE.

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

SECTION 1. Any person who shall knowingly sell or offer for sale or procure the sale or offer for sale of any article or substance in semblance of butter not the le- be branded. gitimate product of the dairy made exclusively of milk and cream, but into the composition of which the oil or fat of animals or melted butter or any oil thereof enters as a substitute for cream, in tubs, firkins or other original packages not distinctly, legibly and durably branded, stamped or marked in a conspicuous place with the word "Oleomargarine" in letters not less than three-fourths of an inch in length, and one-half of an inch in width, or in retail packages not plainly and conspicuously labeled with said word "Oleomargarine," shall be guilty of a misdemeanor and punished by fine not less than twenty dollars (\$20) nor more than one hundred Penalty.