

the petit jury shall be summoned to appear on the second (2nd) day of such term.

SEC. 2. That all writs, processes, bonds, recognizances, continuances, appeals, notices and proceedings had, issued or returnable to the terms of court in and for said county, as fixed by law prior to the passage of this act, shall be deemed and construed as made, taken and returnable to the proper term of court in said county, as fixed by this act.

Proceedings returnable when.

SEC. 3. That all acts and parts of acts inconsistent with this act are hereby repealed.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved February 19th, 1895.

CHAPTER 323.

S. F. No. 46.

An act fixing the time for holding the general terms of the district court, Traverse county.

Terms of court.

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

SECTION 1. The general terms of the district court in and for the county of Traverse, shall hereafter be held on the second (2nd) Tuesday in May and the third (3d) Tuesday in November of each year.

Traverse county.

SEC. 2. All acts and parts of acts inconsistent with this act, are hereby repealed, and this act shall take effect and be in force from and after its passage.

Approved February 15th, 1895.

CHAPTER 324.

H. F. No. 552.

An act relating to findings of fact by juries in certain cases.

Findings of fact.

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

95 C 324
77-M 442

SECTION 1. In any action where a verdict is hereafter rendered awarding damages on account of the negligence of a co-employe or co-employes, fellow servant or fellow servants of the injured party, the court, upon the request of either party, made before the case is submitted to the jury, shall direct the jury to name and it shall be their duty to name in their verdict such

Verdict to name fellow servant causing injury.

95 C 324
83-M - 278
86-NW 329

co-employe or co-employes, fellow servant or fellow servants, if the evidence shall disclose their name or names; and if the evidence does not disclose the name or names, then such co-employe or co-employes, fellow servant or fellow servants shall be designated by words of description, having reference to class of service, nature of employment or otherwise, so as to identify them as far as possible under the evidence.

Provided further that this act shall not apply to cases where the name or description of such person or persons is not disclosed by the evidence.

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

Approved April 24th, 1895.

S. F. No. 539.

CHAPTER 325.

Supreme court reports.

An act to provide for the furnishing of the Minnesota supreme court reports to the clerk of the district court and the judge of probate of certain counties in this state and to municipal courts.

Whereas the Minnesota supreme court reports heretofore furnished to the judge of probate and clerk of court of certain counties of this state have been destroyed by fire and other casualties; and

Whereas, some counties in this state have not been furnished with such reports, therefore

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

To be furnished to certain courts.

SECTION 1. Whenever satisfactory evidence is presented to the secretary of state that any county in this state, or any municipal court therein, to which the Minnesota supreme court reports have been heretofore furnished, or may hereafter be furnished pursuant to the laws of this state has lost, or may hereafter lose said reports by fire or casualty, he is hereby authorized and directed to procure and furnish to the clerk of court and judge of probate of such county or counties, and to such municipal courts, full and complete copies of said reports.

How paid.

SEC. 2. The secretary of state is hereby authorized and directed to procure and furnish the Minnesota supreme court reports to the clerk of court and judge of probate of such counties in this state heretofore or hereafter organized that have not been heretofore fur-