nished with such reports, and to such municipal courts as have not heretofore received the same.

All such reports shall be paid for out of any funds appropriated for purchase of Minnesota supreme court reports.

Sec. 3. This act shall take effect and be in force from and after its passsage.

Approved April 20th, 1895.

CHAPTER 326.

S. F. No. 679 95 C 326 77-NW 793

An act to save redemption rights from execution Redemption sales when an action is pending to set aside such sales in certain cases.

rights preserved. 95 C 326 100-M - 368 111-NW 302

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

validity of sale.

SECTION 1. In all cases where an action has been or period with may hereafter be brought wherein it is claimed that a action to test Section 1. In all cases where an action has been or sale of any land on execution should for any reason be set aside and cancelled and the time for redemption from such sale may expire before the final determination of said action, any person having the right to redeem from such sale, may before the time for redemption expires for the purpose of saving such right deposit with the sheriff of the county in which said premises are situated the amount that would be necessary to redeem said premises upon such sale at the date after the expiration of the time for redemption and execute a bond with sureties to be prescribed and approved by such sheriff conditioned to pay such additional interest as may accrue on the amount so deposited until the final redemption as hereinafter provided.

Such deposit and bond so executed shall extend the time for redemption from such execution for the period of thirty days after the final determination of said action during which time any person entitled to by law may redeem said premises from such sale by paying to said sheriff in addition to the amount so deposited the interest accrued at the time of such redemption. And thereupon said sheriff shall receive, hold and retain such redemption money and bond until such action is finally determined and final judgment entered therein. No such redemption so made shall in any case be held or construed to be a voluntary redemption nor in any case be or construed to be a waiver of any of the grounds or causes of action in any case nor shall the rights of the plaintiff or plaintiffs or those for whose benefit

such action is brought be in any way prejudiced or impaired thereby. The judgment in such actions shall, among other things determine the rights of the parties in and to the moneys so deposited and the interest thereon, and the validity of said execution sale and to such bond, and the said moneys and bond shall be paid over and delivered by such sheriff as directed by such judgment upon delivery to him of a certified copy thereof.

The remedy herein provided shall be deemed cumulative and in addition to other remedies now existing.

SEC. 2. All acts and parts of acts inconsistent with

this act are hereby repealed.

Sec. 3. This act shall take effect and be inforce from and after its passage.

Approved April 25th, 1895.

S. F. No. 652.

CHAPTER 327.

Habeas corpus

, 95 C 327 61-M - 539 65-M - 454 66-M - 291 69-M - 105 An act to provide a speedy hearing in special proceedings instituted upon a writ of habeas corpus and a review thereof in the supreme court by any party feeling aggrieved by the decision and order made by a district court, a district judge or court commissioner.

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

Appeals.

95 C 327 83-M + 252 86-NW | 89 87-NW | 770

95 c 327 84-M - 204 84-M - 237 86-M - 311 55-l r a 326

Return.

C. 327 58-LRA932

SECTION 1. Any party feeling aggrieved by any final order of the district court, district judge or court commissioner made in a special proceeding instituted upon a writ of habeas corpus may within thirty days after such order is filed in the office of the clerk of the district court appeal therefrom to the supreme court by serving notice of such appeal upon the adverse party or his attorney and upon the clerk of said district court and no bond or other proceeding shall be required to perfect such appeal.

SEC. 2. The clerk of the said district court shall after the filing of such notice of appeal make true copies of the petition writ of habeas corpus return of the respondent and the answer of the relator if any to such return with a copy of the decision and order of the district court, district judge or court commissioner and shall duly certify and return the same to the supreme court and the clerk of said supreme court, shall file the same in his office as the return on such appeal.