## CHAPTER 53—H. F. No. 182.

An Act to amend Section 5392, Revised Laws of 1905, relating to challenge for actual bias.

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

Challenging for actual bias.—That Section 5392, Revised Laws of 1905, be and the same is hereby amended so as to read as follows:

Section 5392. "A challenge for actual bias may be taken for the cause mentioned in Sec. 5390, Subd. 2, and for no other cause, Provided, that during the examination of a juror, the trial court may in its discretion exclude from the court room all other jurors upon the panel."

Approved March 17, 1913.

## CHAPTER 54-H. F. No. 183.

An Act to amend Section 4134, Revised Laws of 1905, relating to demurrers to replies in civil action.

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

Demurring by plaintiff and reply of latter.—That Section 4134, Revised Laws of 1905, be and the same is hereby amended so as to read as follows:

Section 4134. The plaintiff, within twenty days after the answer is served, may demur thereto, or to any counterclaim or defense pleaded therein, upon the ground that the same does not state facts sufficient to constitute a defense or a counterclaim, as the case may be; and he may demur to one or more of such defenses or counterclaims, and reply to the remainder. If the answer contain new matter not demurred to, the plaintiff shall reply thereto, denying the averments controverted by him, or averring that he has not knowledge or information thereof sufficient to form a belief, or alleging any new matter, not inconsistent with the complaint, constituting a defense thereto. ()

Approved March 17, 1913.

## CHAPTER 55—H. F. No. 198.

An Act to amend Section 4360, Revised Laws of 1905, relating to returns on appeals to the supreme court in civil actions. Be it enacted by the Legislature of the State of Minnesota:

District court clerk to immediately transmit to clerk of supreme court.—That Section 4360, Revised Laws of 1905, be and the same is hereby amended so as to read as follows:

Section 4360. "Upon an appeal being perfected, the clerk of the district court shall immediately transmit to the clerk of