In any proceeding brought under the provisions of sections 80.05 to 80.27 in relation to injunction or receivership, the same may be brought on for hearing and disposition upon an order to show cause returnable upon not more than eight days' notice to the defendant therein; and such cases shall have precedence over other cases upon the court calendar, and shall not be continued without the consent of the State of Minnesota, except upon good cause shown to the court, and then only for such reasonable length of time as may be necessary in the opinion of the court to protect the rights of the defendent party.

Approved March 24, 1951.

CHAPTER 130-H. F. No. 958

An act relating to the nomination and election of the chief justice and associate justices of the Supreme Court and judges of the district court; amending Minnesota Statutes 1949, Section 205.82.

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

Section 1. Minnesota Statutes 1949, Section 205.82, is amended to read:

205.82 Alley system. When two or more associate justices of the Supreme Court or two or more judges in a Judicial District are to be nominated at the same primary election or elected at the same general election, the notice of election shall state the name of each such associate justice or judge whose successor is to be nominated or elected. Each associate justice or *district* judge is deemed to hold a separate non-partisan office. The official ballot shall contain the names of all candidates for each such office, shall state the number of associate justices or judges to be elected and the number of candidates for whom an elector may vote, and shall designate each candidacy as "For the office of associate justice of the supreme court to which

Name of Justice

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was elected for the regular term," or "For the office of asso-

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ciate justice of the supreme court to which Name of Justice was appointed", or "For the office of judge of the district court of judicial district to which Number of districtwas elected for the regular term," Name of Judge or "For the office of judge of the district court of Number of district judicial district to which was ap-Name of Judge pointed," as the case may be. The ballots for both the primary and general elections shall show in the spaces for the purpose the name of the justice or judge whose successor is to be elected at the general election, and in the case of district judge the number of the judicial district, and, if the chief *justice or* a justice or judge is a candidate to succeed himself, the word "incumbent" shall be printed after his name where it appears among the names of the candidates for the office. Where voting machines are used and the statements above cannot be inserted because of length, the designation shall Name of Justice cessor to (appointed)," "Successor Name of Justice (elected)," or "Successor to to Name of Judge (appointed)," as the case may be. Name of Judge

In addition to the statements required by Minnesota Statutes, Section 202.03, to be set forth in his affidavit of candidacy, any person eligible and desirous of having his name placed upon the primary ballot as a candidate for associate justice of the supreme court or as a candidate for judge of the district court shall state in his affidavit of candidacy the office of the particular justice or judge for which he is a candidate. The filing of such affidavit of candidacy with the secretary of state or the county auditor and a compliance with all other requirements of section 202.03 shall constitute such person a candidate for such non-partisan office, and for that office only.

Approved March 24, 1951.

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