CHAPTER LXIX.

March 1, 1872.

An Act relative to Process in Criminal Cases.

Section 1. Relating to criminal warrants and fees of city officers.

2. When act to take effect.

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

Process in criminal cases by county officers. Section 1. All warrants issued by city justices for the violation of any general laws of this state shall run to the sheriff or any constable of the county or to the chief of police or any policeman of the city, but no chief of police or policeman or marshall, where he goes outside of the county to make an arrest, shall receive any fees therefor unless the commissioners of the county are satisfied that a delay in obtaining the sheriff or his deputy, or a constable to make the arrest might endanger an escape.

Sec. 2. This act shall take effect and be in force from and after its passage; anything in the charter of the city of Saint Paul, or other city to the contrary notwithstanding.

Approved March 1st, 1872.

CHAPTER LXX.

March 1, 1872. An Act in relation to Trials of Issues of Fact in District Court.

Section 1. Judges of district courts authorized to try issues of fact during vacation.

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

Trial of issues of fact in vaca-

Section 1. The judges of the several district courts of this state may with consent of parties try issues of law and fact, in vacation, and decide such issues, either in or out of