Sec. 137. If any property levied upon or taken by sheriff Extends the by virtue of a writ of execution, attachment, or other pro-right to an cess, is claimed by any other person than the defendant or new to make his agent, and such person, his agent or attorney, makes attorney attidavit of his title thereto or right to the possession thereot, levied upon. stating the value thereof and the ground of such title or right, the sheriff may release such levy or taking, unless the plaintiff, on demand, indemnify the sheriff against such claim by bond executed by two (2) sufficient surefies, accompanied by their affidavit that they are each worth double the value of the property as specified in the affidavit of the claimant of such property, and are freeholders and residents of the county; and no claim to such property by any other person than the defendant or his agent shall be valid against the sheriff, unless so made, and notwithstanding such claim, when so made, he may retain such property under levy a reasonable time to demand such indemnity.

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

Approved February 20, 1877.

## CHAPTER 28.

AN ACT TO AMEND SECTION TWO HUNDRED (200), CHAP-TER SIXTY-SIX (66), GENERAL 'STATUTES, RELATING TO NOTICES OF TRIAL AND NOTES OF ISSUE,

## Be it enacted by the Legislature of the State of Minnesola:

SECTION J. That section two hundred (200) of chapter sixty-six (66) of the general statutes, is hereby amonded as follows :

Notes of issue mu-t be filed Sec. 200. At any time after issue, and at least eight days with the clerk before the term, either party may give notice of trial; and seven days be-the party giving the notice shall furnish the clerk, at least instead of four. seven days before the term, with a note of issue, containing • the title of the action, the names of the attorneys, and the time when the last pleading was served; and the clerk shall thereupon enter the cause upon the calendar according to the date of the issue. The cause once placed upon the calendar of a term, if not tried at the term for which the notice was given, need not be noticed for a subsequent term, but shall remain upon the calendar from term to term, until finally disposed of or stricken off by the court. The party upon whom notice is whom notice of trial is served, may also file the note of issue served, may also and cause the action to be placed upon the calendar, without without notice. further notice on his part.

· SEC. 2. This act shall take effect and be in force from and When act to after the 1st day of April, A. D. 1877.

Approved February 26, 1877.

take effect.