by law prior to the taking effect of this act, shall be deemed and construed as made, taken and returnable to the proper term of court of the counties respectively as prescribed in this act.

SEC. 3. All acts and parts of acts inconsistent with

this act are hereby repealed.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved April 2nd, 1895.

## CHAPTER 319.

H. F. No. 748.

An act fixing the time for holding the general terms remoot court. of the district court in Houston county.

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

SECTION 1. The general terms of the district court in Honoton and for the county of Houston shall be held on the fourth Tuesday in February and the third Tuesday in October in each year.

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

this act are hereby repealed.

SEC. 3. This act shall take effect and be in force from and after the first (1) day of July, one thousand eight hundred and ninety-five (1895).

Approved April 5th, 1895.

## CHAPTER 320.

An act authorizing district courts and also the su- judgments. preme court of the state to direct judgment to be entered in certain cases instead of granting a motion for a new trial.

Be it enacted by the Legislature of the state of Minne-

Section 1. In all cases where at the close of the testimony in the case tried a motion is made by either entered in cer- (8.NW1000) party to the suit requesting the trial court to direct a verdict in favor of the party making such motion, which motion was denied, the trial court on motion made that judgment be entered notwithstanding the verdict, or on motion for a new trial, shall order judgment to be entered in favor of the party who was entitled to have a verdict directed in his or its favor:

NW 843

95 C 320

95 C 320 H. F. No. 788, 64-M - 137 64-M - 312 65-M - 447 66-M - 101 66-M -

66-M -

60-M -67-M -

67-M -

67-M -70-М -66 NW 366 67-NW 71 Directed to be 68-NW 79 69-NW1077

73-NW 631 73 NW 638 95 c 320 77-NW 958 84-M - 216 84-M - 226 84-M - 259 46 84-M - 316 84-M - 402 84-M -415 310 617

C 320

88-M - 329

and the supreme court of the state on appeal from an order granting or denying a motion for a new trial in the action in which such motion was made may order and direct judgment to be entered in favor of the party who was entitled to have such verdict directed in his or its favor whenever it shall appear from the testimony that the party was entitled to have such motion granted.

SEC. 2. This act shall take effect and be in force

from and after its passage.

Approved April 24th, 1895.

S. F. No. 516.

## CHAPTER 321.

Terms of court.

An act to change the time for holding the term of the district court in and for Fillmore county.

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

Flimore county.

95 c 321

SECTION 1. The third paragraph of section sixty-five, of chapter sixty-four, of the general laws of one thousand eight hundred and fifty-eight is hereby amended so as to read:

"In the county of Fillmore on the second Tuesday in

April and the second Tuesday in November."

Sec. 2. This act shall take effect from and after its passage.

Approved March 8th, 1895.

S. F. No. 293.

## CHAPTER 322.

Terms of court,

An act fixing the time of holding court in the county of Becker.

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

Becker county.

SECTION 1. The general term of the district court in and for, the county of Becker, in the seventh (7th) judicial district, this state, shall hereafter be held on the second (2nd) Monday in April and October in each year:

Provided, that the first (1st) term under this act shall be held on the second (2nd) Monday in October, one

thousand eight hundred and ninety-five (1895);

Provided further, that whenever a grand jury shall be required for any term of said court in said county