co-employe or co-employes, fellow servant or fellow servants, if the evidence shall disclose their name or names; and if the evidence does not disclose the name or names, then such co-employe or co-employes, fellow servant or fellow servants shall be designated by words of description, having reference to class of service, nature of employment or otherwise, so as to identify them as far as possible under the evidence.

**Provided** further that this act shall not apply to cases where the name or description of such person or persons is not disclosed by the evidence.

SEC. 2. This act shall take effect and bein force from and after its passage.

Approved April 24th, 1895.

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8. F. No. 589.

## CHAPTER 325.

supreme court An act to provide for the furnishing of the Minnesota supreme court reports to the clerk of the district court and the judge of probate of certain counties in this state and to municipal courts.

Whereas the Minnesota supreme court reports heretofore furnished to the judge of probate and clerk of court of certain counties of this state have been destroved by fire and other casualties: and

Whereas, some counties in this state have not been furnished with such reports, therefore

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

SECTION 1. Whenever satisfactory evidence is presented to the secretary of state that any county in this state, or any municipal court therein, to which the Minnesota supreme court reports have been heretofore furnished, or may hereafter be furnished pursuant to the laws of this state has lost, or may hereafter lose said reports by fire or casualty, he is hereby authorized and directed to procure and furnish to the clerk of court and judge of probate of such county or counties, and to such municipal courts, full and complete copies of said reports.

SEC. 2. The secretary of state is hereby authorized and directed to procure and furnish the Minnesota supreme court reports to the clerk of court and judge of probate of such counties in this state heretofore or hereafter organized that have not been heretofore fur-

To be furnished to certain courts.

How paid.

[Chap.

nished with such reports, and to such municipal courts as have not heretofore received the same.

All such reports shall be paid for out of any funds appropriated for purchase of Minnesota supreme court reports.

SEC. 3. This act shall take effect and be in force from and after its passsage.

Approved April 20th, 1895.

## CHAPTER 326.

An act to save redemption rights from execution Redemption sales when an action is pending to set aside such sales in certain cases.

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

SECTION 1. In all cases where an action has been or period with may hereafter be brought wherein it is claimed that a settion to test SECTION 1. In all cases where an action has been or sale of any land on execution should for any reason be set aside and cancelled and the time for redemption from such sale may expire before the final determination of said action, any person having the right to redeem from such sale, may before the time for redemption expires for the purpose of saving such right deposit with the sheriff of the county in which said premises are situated the amount that would be necessary to redeem said premises upon such sale at the date after the expiration of the time for redemption and execute a bond with sureties to be prescribed and approved by such sheriff conditioned to pay such additional interest as may accrue on the amount so deposited until the final redemption as hereinafter provided.

Such deposit and bond so executed shall extend the time for redemption from such execution for the period of thirty days after the final determination of said action during which time any person entitled to by law may redeem said premises from such sale by paying to said sheriff in addition to the amount so deposited the interest accrued at the time of such redemption. And thereupon said sheriff shall receive, hold and retain such redemption money and bond until such action is finally determined and final judgment entered therein. No such redemption so made shall in any case be held or construed to be a voluntary redemption nor in any case be or construed to be a waiver of any of the grounds or causes of action in any case nor shall the rights of the plaintiff or plaintiffs or those for whose benefit

8. F. No. 679 95 C 326 77-NW 793

rights preserved. 95 C 326 100-M - 368 111-NW 302

validity of sale.