THE TOTAL THE

PUBLIC STATUTES

OF THE

STATE OF MINNESOTA.

(1849 - 1858.)

COMPILED BY
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COMMISSIONERS.

PUBLISHED BY STATE AUTHORITY.

SAINT PAUL:

THE PIONEER PRINTING COMPANY.

1859.

(16.) Sec. CLXI. If a sufficient number cannot be obtained from the box to form a jury, the court may, as often as is necessary, order the sher-jurors sumiff to summon so many persons, qualified to serve as jurors, as it deems moned. sufficient to form a jury, the jurors so summoned must be called from the list returned by the sheriff, and so many of them, not excused or discharged, as may be necessary to complete the jury, must be impanneled and sworn.

CHAPTER 113.

CRIMINAL CALENDAR.

SECTION

1. Clerk to prepare calendar.

2. Issues on the calendar how disposed of. 3. After plea, defendant entitled to four days for trial.

SECTION

4. Clerk to keep a register; register what to contain.

5. Register to be submitted to the court at the commencement of term.

[Chapter 127, Revised Statutes.]

(1.) SEC. CLXII. The clerk must prepare a calendar of the indict- Clerk to prepare ments pending to be tried at the term, enumerating them according to the calendar date of the filing of the indictment, and specifying opposite to the title of each section, whether it be for a felony, or a misdemeanor, and whether the defendant be in custody or on bail, and must in like manner enter therein all indictments found during the term, and on which issues of fact are joined.

(2.) SEC. CLXIII. The issues on the calendar must be disposed of in Issues on the calthe following order, unless upon the application of either party, for good endar how dis cause, the court direct an indictment to be tried out of its order:

Indictments for felony, where the defendant is in custody;

- Indictments for misdemeanor, where the defendant is in custody;
- Indictments for felony, where the defendant is on bail; and,
- Indictments for misdemeanor, where the defendant is on bail.

four days to prepare for his trial, if he requires it.

(4.) Sec. CLXV. The clerk must keep a register of all the criminal trial.

actions in the court, in which he must enter: All cases returned to the court by a magistrate, whether the defend- Register what to

ant be discharged or held to answer; All indictments found in the court, or sent or removed thereto for trial, with the time of finding the indictment, or when it was sent or removed; and,

The time of arraignment of the demurrer, or plea, and of the trial, conviction or acquittal of the defendant, together with a brief note of all the other proceedings in the action.

(5.) Sec. CLXVI. The register must be submitted to court at its court at the comopening at every term.

(3.) Sec. CLXIV. After his plea, the defendant is entitled to at least After plea, defendant entitled to four days for

Clerk to keep a register. contain.

Register to be submitted to the mencement of term.