THE

GENERAL STATUTES

OF THE

STATE OF MINNESOTA

As Amended by Subsequent Legislation, with which are Incorporated All General Laws of the State in Force December 31, 1894

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CRIMINAL CALENDAR.

§§ 7347-7350

CHAPTER 115.

CRIMINAL CALENDAR.

§ 7347. Calendar to be made—Contents.

The clerk shall prepare a calendar of the indictments pending to be tried at the term, enumerating them according to the date of filing the indictment, and specifying, opposite to the title of each section, whether it is for a felony or a misdemeanor, and whether the defendant is in custody or on bail; and shall, in like manner, enter therein all indictments found during the term, and on which issues of fact or law are joined.

(G. S. 1866, c. 115, § 1; G. S. 1878, c. 115, § 1.)

§ 7348. Issues on calendar, how disposed of.

The issues on the calendar shall be disposed of in the following order, unless, upon the application of either party, for good cause, the court directs an indictment to be tried out of its order:

First. Indictments for felony, where the defendant is in custody;

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

(G. S. 1866, c. 115, § 2; G. S. 1878, c. 115, § 2.)

§ **7349**. Time to prepare for trial.

After his plea, the defendant is entitled to at least four days to prepare for his trial, if he requires it.

(G. S. 1866, c. 115, § 3; G. S. 1878, c. 115, § 3.)

§ 7350. Register of criminal actions—Contents.

The clerk shall keep a register of all the criminal actions in the court, inwhich he shall enter:

First. All cases returned to the court by a magistrate, whether the defend-

ant is discharged or held to answer; Second. 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,

Third. 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.

(G. S. 1866, c. 115, § 4; G. S. 1878, c. 115, § 4.)

(1919)