SEC. 18. All copies of the journals, executive docu- Disposition of ments and laws which shall not be distributed under the documents not provisions of this Act, shall be preserved by the Secre-distributed tary of State subject to future distribution by law.

SEC. 19. All acts and parts of acts inconsistent with Repeal of acts into provisions of this Act, are hereby repealed.

Sec. 20. This Act shall take effect and be in force from this and after its passage; Provided, That nothing contained in this section [Act] shall be so construed as to compel the paging of the volume of executive documents for the year one thousand eight hundred and sixty-one to be consecutive, as provided for in section ten of this Act.

Approved March 7th, A. D. 1861.

CHAPTER XLI.

An Act in Relation to Printing the Laws.

Laws to be published without certificates attached thereto.

General certificate of Secretary of State to be attached at the end of each volume.

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

Section 1. All laws printed or published by authority Laws to be pubof this State, shall be printed or published without any inned without certificates or additions to the same, except the word tached

"approved," and the date of said approval.

SEC. 2. In each volume of the session laws hereafter general certifipublished, there shall be a general certificate made by cate to be attachthe Secretary of State, to the effect that all the laws, me-each volume morials and resolutions contained therein, have been compared by him with the originals thereof, in his office, and that they are correct copies thereof.

Approved March 6th, A. D. 1861.