GENERAL LAWS

CHAPTER LXXXIII.

An Act to amend "An Act for the establishment of" a State Agricultural College," approved March tenth, eighteen hundred and fifty-eight.

SECTION 1. Substitution of word "annual" in place of "quarterly,"

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

SECTION 1. That Section four, (4) of "An Act for the es-Section, four how tablishment of a State Agricultural College," approved March tenth, eighteen hundred and fifty-eight, is hereby amended by amended. substituting the word "annual" for the word "quarterly," in the third line of said Section.

SEC. 2. This Act shall take effect immediately.

GEO. W. GREEN,

Speaker pro tom. of the House of Rrepresentatives. IGNATIUS DONNELLY,

President of the Senate.

Approved February fourteenth, one thousand eight hundred and sixty. ALEX. RAMSEY.

SECRETARY'S OFFICE, MINNESOTA,) February 14th, 1860.

I hereby certify the foregoing to be a true copy of the original on file in this office.

J. H. BAKER, Secretary of State. .

CHAPTER LXXXIV.

An Act regulating the Duties of the Reporter of the Supreme Court.

- SECTION 1. Reporter to take oath and give bond.
 - 2. Duty of Reporter-name for reports.
 - Reporter to have copyright-salary.

SECTION 4. Distribution of Reports-officers entitled to a copy.

- 5. Repeal of acts inconsistent.
- 6. Act to take effect from and after passage.

Be it enacted by the Legislature of the S:ate of Minnesota :

SECTION 1. The Reporter of the Supreme Court shall take an oath or affirmation to support the Constitution of the United Oath and bond of States and of this State, and faithfully discharge the duties Reporter of his office to the best of his jndgment and ability. He shall also execute a bond, to be approved by the Governor, in the sum of five hundred dollars (3500), conditioned for the faithful performance of the duties of his office.

SEC. 2. The Reporter shall make careful and accurate reports of all cases argued and decided by the Supreme Court. He shall be entitled to the possession of the original file in all cases, for a reasonable time, to prepare them for publication, and shall report the same more or less at large, according to their relative importance, so as not to unnecessarily increase shall make rethe size of the volume. The report of each case shall con-ports and pubtain concise notes of the points decided, a statement of the 11sh annuallyfacts taken from the record, when the same are not given in contents of rethe opinion of the Court, the names of coursel, with the ports points made and authorities cited, (more or less at length in the discretion of the Reporter), and the opinion of the Court. He shall publish a volume of such reports annually: *Provided*, What a plane shall entry here there for marked for marked for marked for

That no volume shall contain less than four hundred and fifty rate of Reports (453) pages of printed matter. All volumes hereafter published shall bear the uniform title of "Minnesota Reports."

SEC. 3. The Reporter of each volume hereafter published shall have and retain the exclusive copyright thereof as his Copyright secarown property, and the State shall purchase from him one ed to Reporter hundred (100) volumes of each edition, bound in the ordinary style of law reports, at the sum of four dollars (84) per volume, to be paid to the Reporter, whenever the same shall be by him deposited in the office of the Scoretary of State. He salary of Reporshall publish and bind said reports at his own expense, and ter shall receive an annual salary of four hundred dollars (8400) payable quarterly, as the salaries of other State officers, to commence from the first day of January, eighteen hundred and sixty.

SEC. 4 Of the one hundred (100) copies deposited with the Secretary of State, as above provided, the following State officers shall be extitled to one copy of each volume, to wit: The several Judges of the Supreme and District Courts, the what officers en-Attorney General, the Judges of Probate of the several countitied to Reports ties, which shall be delivered by them to their successors in office. A sufficient number shall be sent as exchanges to the several States of the Union by the Secretary, and the balance deposited with the State Librarian; but no vote or resolution

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of the Legislature shall entitle the members of either House to a copy of said one hundred volumes.

Repeal of laws

SEC. 5. All acts or parts of acts inconsistent with this Act are hereby repealed.

SEC. 6. This Act shall take effect from and after its passage.

GEO. W. GREEN,

Speaker pro tem. of the House of Representatives. IGNATIUS DONNELLY,

President of the Senate.

Approved February fourteenth, one thousand eight hun-ALEX. RAMSEY. dred and sixty.

SECRETARY'S OFFICE, MINNESOTA,)

February 16th, 1860.

I hereby certify the foregoing to be a true copy of the original on file in this office.

J. H. BAKER, Secretary of State.

CHAPTER LXXXV.

An Act to amend an act relating to Proceedings by Attachment in Justices' Court.

SECTION 1. Amend Sec. 94, Chap. 54 of Pub. Statutes. Justice to require stipulation of plaintiff to pay costs if adjudged against him. 2. When to take effect.

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

SECTION 1. That Section ninety-four (94) of Chapter fiftynine (59) of the Public Statutes of Minnesota, be and the same is hereby amended by adding after Subdivision eight (8) of said Section ninety-four, (94) the following words :

Provided, That before issuing such writ of attachment, the Plaintiff to stipu. Justice shall require a written undertaking on the part of the late to pay costs plaintiff with sufficient surety to the effect, that if the plaintiff fails to recover judgment, the plaintiff will pay all costs that may be adjudged against him, and all damages which the defendant may sustain by reason of the attachment, not exceeding the sum of one hundred (100) dollars.

if adjudged against him