OHAPTER XLIV.

An Act Fixing the Time of Holding Courts in the various Counties in the Third, Fifth, and Sixth Judicial Districts.

SECTION 1. Change of time of holding terms of District Court in third, fifth and sixth Judicial Districts. 2. All write, recognizances, &c., deemed returnable to said Court. 8. Repeal of acts inconsistent with this act. 4. When act to take effect.

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

SECTION 1. The times of holding general terms of the District Court, in the counties hereinafter named, in the Third, Fifth, and Sixth Judicial Districts, shall be as follows:

In the Third Judicial District .-- In the county First. of Wabashaw, on the first Tuesday after the third Monday in June, and the first Tuesday after the second of holding Court Monday in December.

Second. In the Fifth Judicial District .-- In the county of Waseca, on the last Monday of February and the last Monday of August in the year 1863, and on the third Monday of February, in each year thereafter.

In the county of Dodge, on the first Monday of March and the first Monday of September, of each year. In the county of Mower, on the second Monday of

March, of each year.

Third. In the Sixth Judicial District .- In the county of Brown, on the fourth Monday of May, in each year. In the county of Faribault, on the third Monday of

May, in each year.

SEc. 2. All writs, recognizances, and other proceed-All write, recor. ings, made returnable to the District Court of either of nisances, 40., to said counties mentioned in the preceding section, shall be considered and deemed to be returnable to the terms of such Court as are fixed by this act, and all continuances and notices made or taken, to any term of the District Court, of either of said counties, shall be deemed to be made or taken to the terms of such Court, as the

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same are fixed by this act, and all motions and other proceedings, noticed to be heard at any regular term of such Court, shall be allowed and considered to be noticed for hearing at the regular terms of such Court, as the same are fixed by this act.

SEC. 3. All acts and parts of acts, inconsistent with Bepeal of Inconthis act, are hereby repealed.

SEC. 4. This act shall be in force from and after its passage.

Approved, February 7, 1863.

CHAPTER XLV.

An Act to Legalize Acknowledgments taken by Bankers or Brokers, who have been Appointed and Commissioned by the Governor as Notaries Public.

SECTION 1. All acknowledgments of deeds, bonds, mortgages, &o., taken by any banker, a notary public, are hareby legalized.

 When set to take effect.

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

SECTION 1. That all acknowledgments of deeds, bonds, mortgages, contracts, affidavits, and agreements, All acknowledgheretofore taken by any banker or broker in this State, mente, &c., taken who has been appointed and commissioned by the Gov- by banker as ernor as a Notary Public, be and the same are hereby notaries public, legalized.

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

Approved, March 2, 1863.

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