## CHAPTER CV.

Februa'y 8, 1863.

An Act to establish general terms of court in the counties of Brown and Redwood, in the sixth judicial district, and to attach the counties of Murray, Pipestone Cottonwood and McPhail to said Redwood county, for judicial purposes.

SECTION 1. Time of holding term of District Court in Brown County.

- 2. Time of holding term of District Court in Redwood County.
- 8. What counties attached to Redwood for judicial purposes.
- 4. All writs, recognizances, &c., where made returnable.
- 5. Repeal of inconsistent acts.
- When act to take effect.

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

Section 1. The general term of the district court in and for the county of Brown, in the sixth judicial district, Time of holding District Court in shall be held at New Ulm, in said county, on the third Brown County. Tuesday in June in each year.

Time of holding Court in Red-wood County.

SEC. 2. The general term of the district court in and for the county of Redwood, in the sixth judicial district, shall be held at Redwood Falls, in said county, on the

second Tuesday of September, in each year.

What counties attached to Redwood County.

SEC. 3. For judicial purposes to enforce civil rights and crimnal justice, the counties of Murray, Pipestone, Cottonwood and McPhail are attached to the county of Redwood; and for such purposes all the officers of the county of Redwood, necessary to effect the same, shall have and exercise full jurisdiction, power and authority over, and act in and for said counties of Murray, Pipestone, Cottonwood and McPhail, as fully as if they were part of said Redwood county.

Where write, &c.

Sec. 4. All writs, recognizances and other proceedings, made returnable in said sixth judicial district to any made returnable other place than said New Ulm, in actions now pending, the cause or subject matter of which originated in the county of Brown, shall be considred and deemed returnable to

the terms of such court, in the county of Brown, as the same is fixed by this act, and all continuances, and all motions, made or taken to any other place than said New Ulm, in all cases and actions now pending, the cause or subject matter of which originated in the county of Brown, shall be deemed to be made or taken to the terms of such court in the county of Brown, as the same are fixed by this act, and all motions or other proceedings noticed or ordered to be heard at any other place than said New Ulm, in all cases and actions, the cause or subject matter of which originated in the county of Brown, shall all be allowed and considered to be noticed or ordered for hearing at the terms of such court in the county of Brown, as the same are fixed by this act, provided that the provisions of this section shall not apply to any crimnal action or proceeding now pending in the district court in and for the county of Nicollet, nor shall it be so construed as to effect any civil actions wherever said actions may have been, or may hereafter be commenced outside of Brown county.

All acts and parts of acts inconsistent with Repeal of inconthis act, are hereby repealed.

SEC. 6. This act shall take effect and be in force from when act to take and after its passage.

Approved February 8, 1868.

## CHAPTER CVI.

An Act proposing an amendment to section one (1), article seven (7), of the Constitution of the State of Minnesota.

March 8, 1869.

Section 1. Proposed amendment-who entitled to vote.

- Amendment to be submitted to voters.
- 3. Baliots, how prepared.
- 4. When act to take effect.

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

Section 1. The following amendment to the constitu-