state, county or other officers elected at any general election, whose terms of office would otherwise expire on the first Monday of January, A. D. one thousand eight hundred and eighty-six (1886), shall hold and continue in such offices respectively until the first Monday in January, one thousand eight hundred and eighty-seven (1887).

Sec. 2. This proposed amendment shall be submitted to the people of said state for their approval or rejection at the next general election for the year A. D. one thousand eight hundred and eighty-three (1883), and each of the legal voters of said state may at said election vote by ballot for or against said amendment, and the returns thereof shall be made and certified and such votes canvassed, and the results thereof declared in the manner provided by law for the returning, certifying and canvassing votes at general elections for state officers, and declaring the results thereof; and if it shall appear therefrom that a majority of the voters present and voting at such election upon said amendment have voted in favor of the same, then immediately after that result shall have been ascertained, the Governor shall make proclamation thereof, and said amendment shall therefrom take effect and be in force as a part of said constitution.

Sec. 3. The ballots used at said election by those voting in favor of said amendment shall have written or printed, or partly written and partly printed thereon, “Amendment to article seven of the constitution—Yes.” And the ballots used by those voting against said amendment, shall have thereon, “Amendment to article seven of the constitution—No.” And such ballots may be attached to and be a part of the general ticket voted at said election.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved March 1, 1883.

CHAPTER 3.

AN ACT PROPOSING AMENDMENTS TO SECTION TWO (2), THREE (3), AND FOUR (4) OF ARTICLE SIX (6), OF THE CONSTITUTION OF THIS STATE RELATING TO THE JUDICIARY.

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

Section 1. The following amendments to sections two (2), three (3), and four (4) of article six (VI), of the constitution of this state are hereby proposed for publication and
approval or rejection by the people, in accordance with sec-
tion one, article fourteen of the constitution, that is to say:

First—That section two (2) of said article be amended
by striking out the word "three" where it occurs in said
section and inserting in lieu thereof the word "four."

Second—That section three (3) of said article be amended
by striking out the word "seven" where it occurs in said
section and inserting in lieu thereof the word "six."

Third—That section four (4) of said article be amended
by striking out the word "seven" where it occurs in said
section and inserting in lieu thereof the word "six."

SEC. 2. These proposed amendments shall be submitted
to the people for their approval or rejection at the general
election for the year one thousand eight hundred and
eighty-three (1883), and each of the legal voters of the
state, in their respective districts, may, at such election vote
by ballot for or against such amendments, and the returns
thereof shall be made and certified, and such votes can-
vassed and the result thereof declared in the manner provid-
ed by law for returning, certifying and canvassing votes
at general elections for state officers, and declaring the re-
sult thereof; and if it shall appear therefrom that a ma-
jority of voters present and voting at such elections upon
such amendment or amendments shall have voted in favor
of the same or either of them, then within three (3) days
after that result shall have been ascertained and declared,
the governor shall make proclamation thereof, and such
amendment or amendments as shall have received a majori-
ty of the votes aforesaid, shall thereupon take effect and be
in force as a part of the constitution.

SEC. 3. The voters voting in favor of said amendment
to section two (2) of said article at said election, shall have
written or printed, or partly written and partly printed upon
their ballots at said election the following words: "Amend-
ment to section two of article six of the constitution, re-
lating to term of office of clerk of supreme court—Yes."
And the ballots used at such election by those voting
against said amendment to section two (2) of article six (6)
of the constitution shall have written or printed, or partly
written and partly printed on their face the following
words: "Amendment to section two of article six of the
constitution, relating to term of office of clerk of supreme
court—No."

SEC. 4. The voters voting in favor of said amendment
to section three of said article shall have written or printed, or
partly written and partly printed upon their ballots at said
election the following words: "Amendment to section three
of article six of the constitution, relating to term of office
of judges of the supreme court—Yes."
And the ballots
used at such election by those voting against said amend-
ment to section three of said article shall have written or
printed, or partly written and partly printed on their face
the following words: "Amendment to section three of article six of the constitution, relating to term of office of judges of the supreme court—No."

Sec. 5. The voters voting in favor of said amendment to section four of said article, shall have written or printed, or partly written and partly printed upon their ballots at said election, the following words: "Amendment to section four of article six of the constitution, relating to term of office of judges of the district court—Yes." And the ballots used at such election by those voting against said amendment to section four of article six of the constitution, shall have written or printed, or partly written and partly printed on their face the following words: "Amendment to section four, of article six, of the constitution, relating to term of office of judges of the district court—No."

Sec. 6. This act shall take effect and be in force from and after its passage.

Approved March 1, 1883.

CHAPTER 4.

AN ACT TO AMEND SECTION ONE HUNDRED TWELVE (112) OF CHAPTER THIRTY-FOUR (34) OF THE "GENERAL STATUTES, ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878)," RELATING TO CORPORATIONS.

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

Section 1. Section one hundred twelve (112), of chapter thirty-four (34), of the "General Statutes of one thousand eight hundred and seventy-eight (1878)" as the same was amended by chapter fifty-seven (57), of the General Laws of one thousand eight hundred and eighty-one (1881), is hereby amended so as to read as follows:

"Sec. 112. The amount of capital stock in any such corporation shall in no case be less than ten thousand dollars, ($10,000), and shall be divided into shares of not less than ten dollars ($10), nor more than one hundred dollars ($100), each; except that the capital stock of mutual building and loan associations may be divided into shares of two hundred dollars ($200), each; and the capital stock and num-