Directors may mated to State

of them, are hereby empowered to dispose of, sell, and convey all property donated to the State, for the establishment of a sell property do-State Normal School at Winona, except so much as may be necessary for the use of said school, and the President of the Normal Board of Directors, is hereby empowered to convey and make title to all property necessary to be sold.

SEC. 2. This Act shall take effect and be in force from and

after its passage.

AMOS COGGSWELL, Speaker of the House of Representatives. IGNATIUS DONNELLY,

President of the Senate.

Approved, March tenth, one thousand eight hundred and ALEX. RAMSEY.

Secretary's Office, Minnesota,) March 10th, 1860.

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

J. H. BARER, Secretary of State.

## CHAPTER XXXI.

## An Act to amend certain Chapters and Sections of the Public Statutes relating to Probate Courts.

- SECTION 1. Amendment of subdivision two, Section one of Chapter fortytwo, relative to allowance for support of widow and children during settlement of estate.
  - 2. Amendment of Section seventeen of Chapter fifty-four, relative to partition of real catate.
  - Amendment of Section sixteen of Chapter fifty-eight, relative to service of warrants of Probate Judge.
  - 4. Amendment of Section thirteen of Chapter thirty-eight, relative to bond of executor.
  - 5. Amendment of Section twenty-three of Chapter fifty-four, relative to filing and preserving bond of guardian.
  - Repeal of Public Statutes.
  - 7. When Act to take effect.

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

SECTION 1. That Section one (1), subdivision two (2) of Chapter forty-two (42), shall be amended so as to read, "The Allowance for widow and children constituting the family of the deceased, support of family shall have such reasonable allowance out of the personal estate as the Probate Court shall judge necessary for their maintenance during the progress of the settlement of the estate, according to their circumstances, which, in case of an insolvent estate, shall not be longer than one year after granting administration, nor for any time after the dower or personal estate shall be assigned to the widow."

SEC. 2. Amend Section seventeen (17) of Chapter fifty- Partition of real four (54) so as to read—

SEC. 17. The guardian may join in and assent to a partition of the real estate of the ward in the cases and in the manners provided by law.

SEC. 3. Amend Section sixteen (16) of Chapter fifty-Executor's warrant how served

eight (58) so as to read-

SEC. 16. Executor's warrants and other process, issued by a Judge of Probate, may be served by the same officer or person, in the same manner, and with the same powers, responsibilities, and fees, as in case of similar process issued from the District Court.

Amend Section thirteen (13), Chapter thirty-eight

(38), so as to read-

SEC. 13. Every executor or administrator, licensed to sell Executor to give real estate, shall, before such sale, give bond to the Judge of bond Probate, with sufficient sureties, to be approved by such Judge, with conditions to sell the same and account for the proceeds according to law.

Amend Section twenty-three (23) of Chapter

fifty-four (54), so as to read-

Sec. 23. Every bond given by guardian, executor, or administrator, shall run to the Judge of Probate, and be filed and preserved with the records of the Probate Court of the Bood to be aled county, and, in case of any breach of the conditions thereof. may be prosecuted in the name and for the use or benefit of any person or persons interested therein, whenever the Judge of Probate shall direct.

SEC. 6. That Section eight (8) of Chapter thirty-nine (39), Satutes on pages four hundred and eighteen, and four hundred and nineteen of the Public Statutes, is hereby repealed.

This Act shall take effect from and after its SEC. 7.

passage.

AMOS COGGSWELL. Speaker of the House of Representatives. IGNATIUS DONNELLY, President of the Senate.

Approved March tenth one thousand eight hundred and .ALEX. RAMSEY. sixty.

SECRETARY'S OFFICE, MINNESOTA, March 10th, 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 XXXII.

In Act to amend an act entitled "an act for the incorporation of Institutions of Learning.

SECTION 1. Amendment of subdivision five of Section one, relative to the number and duration of office of trustees.

2. When to take effect.

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

Section 1. That subdivision five of Section one (1) of an Act for the Incorporation of Institutions of Learning, passed July fourteenth, one thousand eight hundred and fifty-eight, be and the same is hereby amended so as to read as follows:

No of Directors-

"The number of Trustees to be elected (which shall be not duration of office less than five nor more than thirty) and the length of time they shall continue in office (which shall not exceed thirty years)."

SEC. 2. This Act shall take effect after the expiration of

thirty days from its passage.

AMOS COGGSWELL, Speaker of the House of Representatives. IGNATIUS DONNELLY,

President of the Senate. Approved February twenty-seventh, one thousand eight hun-

dred and sixty. ALEX. RAMSEY.

SECRETARY'S OFFICE, MINNESOTA,) February 27th, 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.