Secreta 1. Sheriff to serve copy of warrant upon defendant.

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

SECTION 4. That subdivision four (4) of Section one hundred and forty-eight (148), Chapter forty (40), on page five hundred and fifty-one (551) of the Compiled Statutes, found also on page eleven (11) of the Session Laws of eighteen hundred and fitty-six, be and the same is hereby smended so as to read as follows:

Shorld to serve as follows: copy of warrant Fourth—

Fourth—The Sheriff shall serve a copy of the warrant of attachment and inventory certified by him, upon the defendant if he can be found within the County; but if he is a resident thereof and cannot be found therein, the Sheriff shall leave such copy at the last usual place of abode of said defendant.

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

President of the Senate.

Approved February twenty-seventh, one thousand eight hundred 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.

CHAPTER XL.

An Act in relation to proposed amendments to the Constitution of this State.

- SECTION 1. Amendments to Constitution to be voted upon by the people at next annual election.
 - 2. Voting to be by ballot, separate from ballot for officers.
 - 3. Form of ballot for and against amendment.
 - 4. Votes to be canvassed in same manner as for State officers.
 - 5. Governor to issue proclamation of result.
 - 6. When to take effect.

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

SECTION 1. That at the next annual election after any Amendment to be amendment to the Constitution of this State shall have been voted for by the proposed by the Legislature, the people shall vote for or people against the ratification of such amendment.

SEC. 2. The voting upon such amendment shall be by bal-voting to be by

lot, distinct and separate from the ballot for any officer voted ballot

for at the same election.

Sec. 3. The ballot of those voting in favor of such amendment shall be in the following form, to wit:

"Shall the prososed amendment to Article----, Section Forms of ballots

-of the Constitution be ratified? Yes."

And the ballot of those voting against such amendment shall be in the following form, to wit:

"Shall the proposed amendment to Article-

---, of the Constitution be ratified? No."

- SEC. 4. The said votes shall be canvassed and returned to votes to be can-the office of the Secretary of State in the same manuer in all valued as for respects in which the votes for State officers are canvassed and state Officers returned.
- SEC. 5. On the fifth Tuesday after the said election, the Governor, Secretary of State, and the Attorney General, or Governor to proany two of them, shall assemble at the office of the Secretary claim result of State, and canvass the said returns; and the Governor shall issue a proclamation declaring the result thereof.

SEC. 6. 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 seventh, one thousand eight hundred and ALEX. RAMSEY. gixty.

SECRETARY'S OFFICE, MINNESOTA, March 8th, 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.