## CHAPTER XLV.

February 27,1871 An Act to amend Section forty-nine of Chapter one of the General Statutes, relating to contested elections.

> SECTION 1, Amendment to Section forty-nine (49), Chapter one (1), General Statutes. When return to be filed-when notice of hearing to be served-applicable topending cases.

> > 9. When act to take effect.

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

Section 1. That section forty-nine of chapter one of the general statutes be and the same is hereby amended by adding thereto the following:

The return on said appeal shall be filed in the supreme court within fifteen days from the date of service of notice of appeal, and upon perfecting said appeal the same may be brought on for hearing and determination before said supreme court at any time when the same shall be in session, upon ten days' notice from either party, and the same shall be heard and determined in a summary manner. Such notice of hearing may be served during the term or in vacation. This act shall apply to cases now pending. SEC. 2. This act shall take effect and be in force from and after its passage.

When not to take eifect.

Approved February 27, 1871.

When return to be filed—when notice of hearing to be servedapplicable to pending cases.