GENERAL LAWS

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MINNESOTA.

PASSED AND APPROVED AT THE FIRST SESSION OF THE STATE LEGISLATURE, OOMMENCING DECEMBER THIRD, ONE THOUSAND EIGHT HUNDRED AND FIFTY-REVEN, AND TERMINATING AUGUST TWELVE, ONE THOUSAND EIGHT HUNDRED AND FIFTY-EIGHT.

CHAPTER I.

An Act proposing an amendment to Section ten, Article nine of the Constitution, and providing for the submission of the same to the people.

SECTION 1. Amendment to Sec. 10, Art. 9, of the Constitution, proposed for publication and approval.

2. Manner of submitting the amendment to a vote of the people.

3. Provides for the publication of the Article in all the papers of the State.

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

SECTION 1. The following amendment to the Constitution of this State is hereby proposed for publication, and approval or rejection by the people, in accordance with Section 1 of Article 14 of the Constitution; that is to say, that Section 10 of Article 9 of the Constitution shall be as follows:

SEC. 10. The credit of this State shall never be given or LOAN OF STATE loaned in aid of any individual association or corporation, CERDIT except that for the purpose of expediting the construction of Credit of the the lines of Railroads, in aid of which the Congress of the state never to be United States has granted lands to the Territory of Minneso-loaned-exception ta, the Governor shall cause to be issued and delivered to each of the Companies in which said grants are vested by the Legislative Assembly of Minnesota, the special bonds of For expediting the State, bearing an interest of seven per cent, per annum, of the land grant payable semi-annually in the City of New York, as a loan of railroads special public credit, to an amount not exceeding twelve hundred bonds may be isand fifty thousand dollars, or an aggregate amount to all of coed \$1,250,00, to each company or said Companies not exceeding five millions of dollars, in man-\$3,000,000 altoge ner following, to wit : ther

Whenever either of the said Companies shall produce to MANNER OF 1845- the Governor satisfactory evidence, verified by the affida-ING BONDS vits of the Chief Engineer, Treasurer and two Directors of Whenever ten said Company, that any ten miles of the road of said Commiles are graded mice are graded pany has been actually constructed and completed, ready for \$100,000 to be is pany has been actually constructed and completed, ready for placing the superstructure thereon, the Governor shall cause

to be issred and delivered to such Company, bonds to the amount of one hundred thousand dollars; and whenever theresograded \$10,000 after, and as often as either of said Companies shall produce to the Governor like evidence of a further construction of ten miles of its road, as aforesaid, then the Governor shall cause to be issued to such Company further like bonds to the amount of one hundred thousand dollars for each and every ton miles of road thus constructed; and whenever such Company shall furnish like evidence that any ten miles of its road miles completed is actually completed and cars running thereon, the Goverand cars thereon nor shall cause to be issued to such Company like bonds to \$100.000 to be in the amount of one hundred thousand dollars; and whenever thereafter, and as often as either of said Companies shall produce to the Governor like evidence that any further ten miles of said road is in operation as aforesaid, the Governor shall cause to be issued to such Company further like bonds SPECIAL PROVI- to the amount of one hundred thousand dollars until the full

amount of the bonds hereby authorized shall be issued: Prorided. That two-fifths, and no more, of all bonds issued to the bonds to SMRR Southern Minnesota Railroad Company, shall be expended in Coto be expended the construction and equipment of the line of road from La to junction with Crescent to the point of junction with the Transit Road, as provided by law. And further provided, that the Minneapolis M& CVRRwand Cedar Valley Railroad Company shall commence the construction at Fari. struction of their road at Faribault and Minneapolis, and bailt and Minne shall grade an equal number of miles from each of said places.

The said bonds thus issued shall be denominated "Minnesota State Railroad Bonds," and the faith and credit of this Faith and credit State are hereby pledged for the payment of the interest and of State pleated the redemption of the principal thereof. They shall be signed for payment of in- by the Governor, countersigned and registered by the Treasurer, sealed with the scal of the State, of denominations, not exceeding one thousand dollars, payable to the order of the company to whom issued, transferable by the endorsement of vedecmable after the President of the said Company, and redeemable at any time after ten and before the expiration of twenty-five years treaty-five years from the date thereof. Within thirty days after the Governor shall proclaim that the people have voted for a loan of State credit to Railroads, any of said Companies proposing to avail themselves of the loan herein provided for, and to accept the conditions of the same, shall notify the Governor thereof, and shall, within sixty days, commence the construc-

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tion of their roads; and shall, within two years thereafter, After acceptance construct ready for the superstructure, at least fifty (50) of not companies miles of their road. Each Company shall make provision for to commence conthe punctual payment and redemption of all bonds issued and sixty days delivered as aforesaid, to said Company, and for the punctual rity miles on payment of the interest which shall accrue thereon, in such each road to be manner as to exonerate the Treasury of this State from any two years advances of money for that purpose ; and as security there- Each company to for, the Governor shall demand and receive from each of said provide for the Companies, before any of said bonds are issued, an instru-interest on bonds ment pledging the net profits of its road, for the payment of BECURITY FOR said interest, and a conveyance to the State of the first two 1. Net profits of hundred and forty sections of land, free from prior incum-reads brances, which such Company is or may be authorized to sell in trust for the better security of the Treasury of the State from loss on said bonds, which said deed of trust shall authorize the Governor and Secretary of State to make conveyances of title to all or any of such lands, to purchasers agree- State of first 240 ing with the respective Railroad Companies therefor. Provi-contions of land ded, That before releasing the interest of the State to such proceeds to be a sinking fund lands, such sale shall be approved by the Governor, but the proceeds of all such sales shall be applied to the payment of interest accruing upon the bonds in case of default of the payment of the same, and as a sinking fund to meet any future default in the payment of interest and the principal thereof when due ; and as further security, an amount of firsts. First mortgage mortgage bonds on the roads, lands and franchises of the bonds on the respective Companies, corresponding to the State bonds is franchises equal sued, shall be transferred to the Treasurer of the State at to the loan the time of the issue of State bonds, and in case either of said Companies shall make default in payment of either For defaulto r the interest or principal of the bonds issued to said Com- companies to pay interest or principal of the bonds issued to said Com- interest or principal panies by the Governor, no more State bonds shall there pai lands to bo after be issued to said Company, and the Governor shall sold and mortraproceed in such manner as may be prescribed by law, to sell "es foreclosed the bonds of the defaulting Company or Companies, or the lands held in trust as above, or may require a foreclosure of the mortgage executed to secure the same: Provided, That if any company so in default, before the day of sale, shall If companies pay pay all interest and principal then due, and all expenses in up before day of curred by the State, no sale shall take place, and the right all proceedings of said company shall not be impaired to a further loan of to be stayed State credit: Provided, If any of said companies shall at any Companies may time offer to pay the principal, together with the interest that at any time pay may then be due upon any of the Minnesota State Railroad transmy interest Bonds, which may have been issued under the provisions of and principal of this section, then the Treasurer of State shall receive the bonds and he resame; and the liabilities of said company or companies, in lity respect to said bonds shall cease upon such payment into the State Treasury, of principal, together with the interest as oforesaid: Provided further, That in consideration of the loan

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year 1861 1. To complete vear 1864 3. Four-fifth of **YOLT 1866**

FAILURE ON CON-DITIONS

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FURTHER CONTIN- of State credit herein provided, that the company or companies which may accept the bonds of the State in the manner

herein specified, shall, as a condition thereof, each complete 1. Each company not less than fifty miles of its road on or before the expira-to complote fifty not less than fifty miles and not less than one hundred miles miles of road be tion of the year 1861, and not less than one hundred miles for expiration of before the year 1864, and complete four-fifths of the entire length of its road before the year 1866, and any failure on 100 miles before the part of any such company to complete the number of miles of its road or roads, in the manner and within the seventire road to be eral times herein prescribed, shall forfeit to the State, all the completed before rights, title and interest of any kind whatsoever in and to any lands, together with the franchises connected with the

same not pertaining or applicable to the portion of the road by them constructed, and a fee simple to which has not accrued to either of said companies, by reason of such construction, which was granted to the company or companies, tands pertaining thus failing to comply with the provisions hereof, by act of to the portion of the Legislature of the Territory of Minnesota, vesting said the roads not con- land in said companies respectively.

The foregoing amendment shall be submitted to Sec. 2. the electors of the State, at an election to be held on the fifteenth day of April, one thousand eight hundred and fiftyeight, in the several elective districts of this State. The ballots at such election shall be written or printed as follows: those in favor of the amendment "Loan of State Credit for Railroads-Yes." Those against the amendment, "Loan of State Credit for Railroads-No." The polls at said election shall be opened between the hours of eight and ten o'clock A. M., and closed at six o'clock P. M., and the said election shall be conducted and the returns thereof made and certified, in the manner provided by law for returning votes for Territorial Delegate to Congress, except that the said returns shall be addressed to the Governor, by whom the same shall be canvassed within twenty days after said election; and if it shall appear that a majority of voters present and voting at said election have ratified the proposed amendment, the Governor shall incorporate the foregoing amendment in the Constitution, and shall make proclamation of the result, and deposit the election returns in the office of the Secretary of State.

SEC. 3. Besides the publication prescribed by existing laws, this Act is hereby directed to be published in all the newspapers of this State, for which publication the same rate of compensation is hereby fixed as for similar insertions in the official paper of the Legislature.

This Act shall take effect from and after its Sec. 4. passage.

> GEORGE BRADLEY, Speaker pro tem, of the House of Representatives. RICHARD G. MURPHY, President pro tem. of the Senate.

APPROVED-March ninth, one thousand eight hundred and fifty-eight.

SECRETARY'S OFFICE, Minnesota, March 9, 1858.

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

CHAS. L. CHASE, Secretary.

CHAPTER II.

An Act proposing an Amendment to the Constitution of the State of Minnesota.

- SECTION 1. Proposed amendment to Sec. 7, Article 5, of Constitution.
 - 2. Submission to the people.
 - 3. Form of Ballots.
 - 4. Act to be void en admission of the State, before the 15th day of April, 1858.
 - 5. Act to take effect on passage.

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

SECTION 1. The following amendment to Section seven of Article five of the Constitution of this State, is hereby proposed for publication, to be approved or rejected by the people, pursuant to Section one of Article fourteen of said Constitution, said Section seven to be amended so as to read as follows:

SEC. 7. The term of each of the Executive officers named in this Article, shall commence on taking the oath of office Amendment to on or after the first day of May, 1858, and continue until the motivation of first Monday of January, 1860, except the Auditor, who shall stitution continue in office till the first Monday of January, 1861, and until their successors shall have been duly elected and qualified; and the same above-mentioned time for qualification and entry upon the duties of their respective offices shall extend and apply to all other officers elected under the State Constitution, who have not already taken the oath of office and commenced the performance of their official duties.

SEC. 2. The proposed amendment shall be submitted to the people of the several districts of this State, for their ap-Time of submitproval or rejection, on the 15th day of April, 1858, and said sion to vote election shall be governed and returns thereof made in accordance with the present law pertaining to elections.

SEC. 3. The ballots used at said election, shall be writ-