

ments made under the provisions of any act of this Territory granting a private charter to any person or persons for any purpose whatever; *Provided*, That the personal property now exempt from taxation shall remain exempt from taxation under the provisions of this act.

Revenue of Territory, how raised --tax levied of one mill on the dollar on the assessment--how collected, by whom and to whom paid over--county scrip not taken for Territorial tax.

Sec. 2. For the purpose of raising a Territorial revenue, there shall be annually levied in each of the organized counties of this Territory by the proper authorities thereof, upon the property now subject to taxation for county purposes, a Territorial tax of one mill on the dollar, on the assessed value of the property now subject to taxation for county purposes, which tax shall be levied and embraced in the tax rolls, and collected and paid into the county treasuries in the same manner as county taxes are paid in the respective counties: *Provided*, That county scrip shall not be received for such Territorial tax.

Governor, duty of to appoint three assessors in each of the unorganized counties and their duty in assessment and return thereof to clerk of com'rs of county to which they may be attached, etc.

Sec. 3. The Governor shall appoint three assessors in each of the unorganized counties of the Territory, whose duty it shall be to assess all property (in the county for which they were appointed) which may be by law subject to taxation, and return the assessment roll by them made to the clerk of the board of county commissioners of the county to which their said counties may be attached for judicial purposes, in the same manner (*of*) the assessors of the organized counties are by law required to return the same.

Comm'rs, duty of, when assessment roll shall be returned to levy tax--duty of collector in collecting tax and paying same over, etc.

Sec. 4. The board of county commissioners of the county to which the assessment roll mentioned in the preceding section of this act shall be returned, shall levy the same tax upon the property therein named, as they are required by law to levy upon the property of the organized counties of this Territory; and it shall be the duty of the collector of each of the organized counties of the Territory to collect all taxes levied in each of the unorganized counties of this Territory which are attached to their county for judicial purposes, and pay the same into the treasury of such organized county in the same manner as they are required by law to pay in all other taxes by them collected.

APPROVED the first day of November, one thousand eight hundred and forty-nine.

Nov. 1, 1849.

CHAP. XI.—An Act fixing the time for holding District Courts.

Courts held at the county seats at the times herein specified.

Washington, second Monday of Feb'y, May, and October.

Ramsey, second Monday of April and Sept'r.

Benton, second Monday of June and Nov'r.

Write, indictments, &c. in district courts of the several counties, continued until the first term of district court holden under this act.

*Be it enacted by the Legislative Assembly of the Territory of Minnesota*, That the district court shall be held at the county seats of the different counties every year at the times herein specified:

Washington county, second Monday of February next, and thereafter on the second Monday of May and second Monday of October.

Ramsey county, on the second Monday of April and second Monday of September.

Benton county, on the second Monday of June, and second Monday of November.

Sec. 2. That all writs, process, indictments, recognizances, and other proceedings in the district courts in the several counties, shall stand continued in each county until the first term of the district court held in said county under this act, the same as if they had been regularly continued in court.

APPROVED the first day of November, one thousand eight hundred and forty-nine.