said boom company shall be held accountable for all neglect to keep
said boom in good order and repair, and pay all damages which
may accrue on failure of the same.

Sec. 12. The said company shall turn out of said boom said logs
and timber, in the same order in which they came in, the number of
logs to be turned out each day, to be determined, by the request of a
majority, in value, of the log owners, which request shall be in writ-
ing, and shall be made one day previous to the day of turning out
said logs, and after all said logs and timber shall have been turned
out of said booms, as above provided, the said company shall drive
the same into the boom of the St. Anthony Mill Company: Provi-
ded, That nothing contained in this section, shall be so construed
as to compel the said company to drive any logs or timber as afores-
said, in case the said company shall have followed the request above
mentioned, and shall be prevented from driving the said logs and
timber, by want of sufficient water for driving the same.

Sec. 13. The said company shall demand and receive, and are
hereby authorized by law, to collect the sum of six cents per thou-
sand feet for every thousand feet of logs or timber, gathered, turned
out, and delivered as aforesaid.

Sec. 14. The boom charges aforesaid, shall be deemed due, and
shall be paid to the said company, when the said logs or timber, are
turned out and driven as aforesaid.

Sec. 15. The said company shall construct the said boom and
have the same in readiness for use, on or before the first day of
May, 1853.

Sec. 16. The legislature may at any time, alter or amend this
act.

Sec. 17. This act shall take effect from and after its passage.

J. D. LUDDEN,
Speaker of the House of Representatives.

WM. HENRY FORBES,
President of the Council.

Approved—March fourth, one thousand eight hundred and fifty-
two.

ALEX. RAMSEY.

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

ALEX. WILKIN,
Secretary of the Territory of Minnesota.

CHAPTER XIII.—AN ACT to amend "An act to provide for the erection of
Public Buildings in the Territory of Minnesota." Approved February 7th, 1861; and
an act amendatory thereto, approved March 31st, 1861.

Be it enacted by the Legislative Assembly of the Territory of Minnes-
osta, That the term of office of the commissioners, elected under the
acts to which this is amendatory, shall expire on the day of the next
general election in this territory, and if the public buildings shall
not be then completed, the governor, the chief justice and the sec-

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a vote on all questions before it, and in case of a tie, shall give the casting vote; any two of said commissioners shall constitute a quorum to do business.

Sec. 3. The secretary of the territory shall be treasurer of the building fund, both the capitol and the territorial prison fund, and shall, before entering upon the discharge of his duties as treasurer, enter into bond with two or more good and solvent sureties, to the satisfaction of the governor and chief justice, in such amount as they may deem necessary, for the faithful discharge of his duties as such, and for the forthcoming at all times of any moneys that may be in his hands, belonging to the said building fund; said bond shall be transcribed in the office of the secretary, and the original shall be filed in the office of the governor.

Sec. 4. The secretary, as soon as he shall give bonds as treasurer shall demand, and receive from the present treasurers of the capitol and territorial prison fund respectively, all the moneys they may have in their hands belonging to said fund, and on such demand, the present treasurers shall respectively pay over to him the amount in their hands.

Sec. 5. Said board shall meet as often as they may deem advisable, either at St. Paul or Stillwater, and they may, if in their judgment it shall be necessary, elect a secretary, whose duty shall be the same as that performed by the secretary of the present board: Provided, That if said board shall not deem it necessary to elect a secretary, any draft or other paper requiring his attestation by the act of the 7th February, 1861, shall be good and have full effect without such attestation.

Sec. 6. The board of commissioners shall appoint two superintendents, one of the capitol building and one of the territorial prison building; said superintendent shall receive such compensation as the board may deem reasonable, not exceeding the rate of two hundred and fifty dollars per annum, each, and the secretary of the board, if one shall be elected, shall receive such compensation as the board may allow him, not exceeding the rate of two hundred and fifty dollars per annum. The compensation to the secretary to be paid out of the general fund; that of the superintendents to be paid out of the fund of the buildings they superintend, respectively. The said commissioners shall receive no compensation for their services, except that the governor and chief justice may allow the secretary of the territory for his services as treasurer, such compensation as they may deem proper, not exceeding two per cent. on the amount he may receive and pay out, and provided this compensation shall in no case exceed the rate of two hundred and fifty dollars per annum.

Sec. 7. Each of said commissioners shall, before entering upon the discharge of his duties, take an oath faithfully and impartially to discharge the same. And the superintendents of public buildings, whose appointment is provided for in the preceding section, and the secretary of the board, if one shall be elected, shall, before entering upon the discharge of their duties, take and subscribe a like oath which shall be filed in the office of the secretary of the territory.

Sec. 8. The said board shall have power to adopt such rules and regulations as may be necessary to carry into effect the intent and purposes of this act.

Sec. 9. The said board of building commissioners, hereby created, shall annually report to the legislative assembly their proceed-
CHAPTER XIV.—AN ACT granting to Charles T. Janson, the right to establish and maintain a ferry across the Mississippi river, at or near a point in Minnesota opposite to Prairie La Crosse, in Wisconsin.

Be it enacted by the Legislative Assembly of the Territory of Minnesota, That Charles T. Janson, his heirs, executors, administrators, or assigns, shall have the right and privilege for the period of six years, of keeping and maintaining a ferry across the Mississippi river, in the county of Wabashaw and territory of Minnesota, at a convenient point to be selected by said Janson, opposite Prairie La Crosse, in Wisconsin, and within four miles thereof; and no other ferry shall be established within one mile of said ferry, neither above or below the same.

Sec. 2. Said Charles T. Janson shall at all times keep good boats, in good repair, sufficient for the accommodation of all persons wishing to cross at said ferry, and shall give prompt and ready attendance on passengers or teams, on all occasions and at all hours, both at night or day; but persons crossing at said ferry after nine o’clock at night, may be charged double the fare as hereinafter prescribed.

Sec. 3. The rates charged for crossing at said ferry shall not exceed the following: For each foot passenger, fifteen cents; for each horse, mare or mule, with or without rider, fifty cents; for each ox or cow, fifty cents; for each two horse, two ox or two mule team, loaded or unloaded, with driver, one dollar; for each single horse carriage, seventy-five cents; for each additional horse, mule, ox or cow, twenty-five cents; for each swine or sheep, four cents; all freights of lumber, merchandize, or other articles not in teams, at the rate of ten cents per barrel, fifty cents per thousand feet of lumber, and five cents per hundred pounds of all other articles.

Sec. 4. The said Charles T. Janson shall, within six months after the passage of this act, file or cause to be filed, with the secretary of the territory, a bond to the said secretary for the benefit...