

twelve cents for copies of record and papers furnished commissioners; and for copies of poll books for Swan river precinct, and returns of Crow Wing precinct.

Sec. 4. That the secretary of the territory be, and is hereby authorized and required to pay the several amounts above named to the several persons above mentioned.

J. D. LUDDEN,  
*Speaker of the House of Representatives.*  
WM. HENRY FORBES,  
*President of the Council.*

APPROVED—February twenty seventh, one thousand eight hundred and fifty-two.

ALEX. RAMSEY.

SECRETARY'S OFFICE,  
St. Paul, June 23, 1852. }

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 III.—AN ACT granting to Daniel F. Brawley the right to establish and maintain a ferry across the Mississippi River at the upper landing of the town of St. Paul.

Feb. 27, 1852.

*Be it enacted by the Legislative Assembly of the Territory of Minnesota,* That Daniel F. Brawley, his Executors, Administrators or Assigns, shall have the exclusive right and privilege for the period of ten years, of keeping and maintaining a ferry across the Mississippi River, opposite to lot fourteen, block forty-six, in Rice and Irvine's addition to the town of St. Paul, in the county of Ramsey, and Territory of Minnesota, and no other ferry shall be established within one half mile of said ferry, either above, or nearer than the line of Rice and Irvine's addition to St. Paul below, said ferry.

Charter for ten years.

Sec. 2. That said Daniel F. Brawley shall at all times keep a good and safe boat or 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 of the night or day, but persons wishing to cross at said ferry after ten o'clock at night may be charged double the fare as hereinafter proscribed.

Sec. 3. The rate charged for crossing the above ferry shall not exceed the following: For each foot passenger, ten cents. For each horse, mare or mule, with or without rider, fifteen cents. For each two horse, two ox or two mule team, loaded or unloaded, with driver, twenty five cents. For each single horse carriage twenty-five cents. For each additional cow or ox, ten cents. For each swine or sheep, two cents. All freight of lumber, merchandise or other articles not in teams, at the rate of ten cents per barrel. Fifty cents per thousand feet of lumber, and three cents per hundred weight of all other articles.

Rate.

**Bond.** SEC. 4. The said Daniel F. Brawley, shall, within six months after the passage of this act, pay, or cause to be paid, into the Treasury of the County of Ramsey, and annually thereafter, such sum, and upon such conditions, as is now required by the second section of an act of the Legislative Assembly of Minnesota, entitled "An act to authorize the establishment and regulation of ferries," and file or cause to be filed with the Clerk of the board of County Commissioners of the County of Ramsey, a bond to said board with two or more good and sufficient sureties to be approved by said board in the sum of one thousand dollars, conditioned that he will fulfil all the duties that are imposed upon him, in the foregoing sections, and in case of his failure so to do, he shall forfeit all the benefit that might have accrued to him from its passage.

**Forfeiture.** SEC. 5. For every neglect in keeping a good and sufficient boat, or failure to give prompt and ready attendance, the said Daniel F. Brawley shall forfeit a sum, not exceeding twenty dollars, to be recovered by a civil action before any court having competent jurisdiction and shall be further liable in a like action, for all damages any person shall sustain by reason of the neglect of said Daniel F. Brawley to fulfil any of the duties imposed upon him by this act.

**Remedy.** SEC. 6. Any person who shall sustain any injury by the negligence or default of said Brawley, or of the ferryman in his employ, may have a remedy by an action upon the bond required by this act.

SEC. 7 The Legislature may alter, amend or repeal this act at any time.

J. D. LÜDDEN,

*Speaker of the House of Representatives.*

WM. HENRY FORBES,

*President of the Council.*

APPROVED—February twenty-seventh, one thousand eight hundred and fifty-two.

ALEX. RAMSEY.

SECRETARY'S OFFICE,

St. Paul, June 24, 1852. }

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.*

March 6, 1852.

CHAPTER IV.—AN ACT to provide for the collection of Territorial Taxes in unorganized counties.

**Assessors.** *Be it enacted by the Legislative Assembly of the Territory of Minnesota,* The Governor shall appoint in each of the unorganized counties of the Territory, one or more suitable persons who shall be assessor and collector of the Territorial taxes in said counties.

**Their bond.** SEC. 2. Each person appointed assessor and collector of taxes in the unorganized counties according to the provisions of the first section of this act, shall, before entering upon the duties of his office, file with the Territorial Treasurer, a bond with two or more good and sufficient sureties, to be approved by the Territorial Treasurer, in the penal sum of two hundred dollars, conditioned that he will faithfully perform the duties of his office, and that he will pay over all the moneys by him collected as hereinafter provided.