be authorized and required before the adjournment of each term of court to ascertain and determine the proportion of ex-Duties of District pense of the term caused by civil and criminal business, aris-Judges ing in any organized county, which may be attached for judicial purposes to the county in which such term of court may be held.

SEC. 2. It shall be the duty of the Auditor of every county to which any other organized county may be attached for Duty of County judicial purposes, to keep an account of the amount paid by Auditor his county for all judicial expenses arising in any county or counties so attached, and he shall duly certify such amount to the Auditors respectively of the counties attached, and counties so attached to another county for judicial purposes, shall make provision for, and pay to the county to which they are attached, their proper share of all judicial expenses incurred by such county.

AMOS COGGSWELL,
Speaker of the House of Representatives.
IGNATIUS DONNELLY,

President of the Senate.

Approved, February ninth, one thousand eight hundred and sixty.

ALEX. RAMSEY.

SECRETARY'S OFFICE, MINNESOTA, February 9th, 1860.

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

J. H. BAKER, Secretary of State.

CHAPTER X.

An Act to change the Boundaries of the First, Fourth, and Fifth Judicial Districts.

- SECTION 1. Dakota and Goodhue counties attached to First Judicial District.
 - 2. Anoka County attached to Fourth Judicial District.
 - 3. When to take effect.

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

Section 1. That the counties of Dakota and Goodhue be,

Dakota & Good- and the same are hereby detached from the Fifth Judicial bus countles attached to First District, and attached to and made a part of the First Judicial District.

Anoka to Fourth

SEC. 2. That the county of Anoka be, and the same is hereby detached from the First Judicial District, and attached to and made a part of the Fourth Judicial District.

SEC. 3. This Act shall take effect and be in force from

and after its passage.

AMOS COGGSWELL, Speaker of the House of Representatives. IGNATIUS DONNELLY,

President of the Senate.

Approved February eighth, one thousand eight hundred and sixty.

ALEX. RAMSEY.

SECRETARY'S OFFICE. MINNESOTA, February 8th, 1860.

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

J. H. BAKER, Secretary of State.

CHAPTER XI.

An Act providing for the discharge of one or more Joint Debtors without impairing the rights of the Creditor as to the other Debtors

SECTION 1. Creditor may discharge one or more debtors.

2. Suit may be brought against all or any joint debtors.

8. Effect of discharge.

4. Act not to effect liability of co-partners to each other.

5. When Act to take effect.

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

SECTION I. Any creditor who now has or hereafter may have a debt or demand against any co-partnership, or several discharge one or joint obligors, or promissors, or debtors, may discharge one or more joint debt more of such co-partners, obligors, promissors, or debtors, without impairing his right to recover the residue of his debt