declared valid

trict number nine (9), in Bloomington, in the county of for the year 1859 Hennepin in this State, being now school district number one of said town, for the purpose of building a school house therein, and the warrant issued by the trustees of said district for the collection thereof on the thirteenth day of November 1859, are hereby declared legal and valid; and the clerk of said district is hereby authorized and required, upon a renewal of the said warrant, which the trustees of the said district are hereby authorized to make, to proceed to collect the balance of the taxes, uncollected and delinquent thereon, and make return thereof in the manner prescribed by law.

SEC. 2. This Act shall take effect immediately.

Approved March 7th, A. D. 1861.

CHAPTER LXVI.

An Act to amend an act entitled "an act for the removal of the State Bank of Minnesota," approved March 12, 1860.

SECTION 1. Amendment to the act approved March 13, 1660. Authorized to remove—filing certificate of removal.

2. Lawful place of doing business—to deposit securities with State Auditor.

3. Notes for redemption where to be presented.

4. Privilege of using same plates, impressions and circulating notes.

5. Act, when to take effect.

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

Section 1. An act entitled "an act for the removal of the State Bank of Minnesota," approved March 12, 1860, is hereby amended so that the said act shall read as follows:

Sec. 1. It shall be lawful for the State Bank of Min-Authorized to re- nesota heretofore located and doing business at Austin, in Mower County, and it is hereby authorized to remove its location, office and fixtures to Minneapolis, Hennepin

county, at any time hereafter, by filing in the office of the riting certificate register of deeds of the said county of Hennepin, and of of removal the Auditor of State, a certificate duly signed and acknowledged by the stockholders of said bank, or a majority thereof, before a notary public, that such location, office and fixtures are so removed.

Sec. 2. After the filing of such certificate according to the provisions of the first section of this Act, the said bank may lawfully do business at Minneapolis, instead of Lawful place of Austin, and shall be entitled to all the privileges and business to desubject to all the liabilities conferred or imposed upon posit securities any bank or banking association organized under and with State Andlpursuant to the provisions of "an act to authorize and regulate the business of banking," approved July 26, 1858, and the acts amending the same; and the said bank after its removal, is hereby authorized to deposit with the State Auditor, securities receivable under the said act in sums not less than one thousand dollars, from time to time, and to receive circulating notes, registered and countersigned as provided in said act, and to withdraw said securities upon a surrender of its circulating notes or any portion thereof, in sums not less than one thousand dollars, from time to time, as the exigencies of its business may require, notwithstanding its notice to the State Auditor of an intention to relinquish its business and any provisions of said act to the contrary.

SEC. 3. After such removal of said State Bank of Minnesota, to Minneapolis, as provided in this Act, it shall be Notes for relawful to present its circulating notes for redemption at demption where Minneapolis instead of Austin, and said presentation at presented Minneapolis shall subject the bank to the same liabilities if said notes are not redeemed upon presentation, as said bank is now subject to, upon the presentation of said notes at Austin, but it shall not be lawful for any person to present such circulating notes at Austin, after the removal of said bank to Minneapolis, as authorized by this

The plate, impressions and circulating notes now in use by said bank, may be used after the removal of said bank to Minneapolis, with the same force and May use same effect as though the location of said bank remained at Austin, and all the taxation of said bank after such removal shall be at Minneapolis and not at Austin.

Src. 5. This Act shall take effect immediately.

Approved March 6th, A. D. 1861.