CHAPTER LXXVII.

An Act to amend an act entitted " An Act for the Support and Better Regulation of Common Schools in the City of Saint Anthony."

SECTION 1. Board of Education to establish schools—qualifications of pupils—power

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

Section 1. That section six of said act, entitled "an act for the support and better regulation of common schools in the city of St. Anthony," approved February twenty-eighth, one thousand eight hundred and sixty, is hereby amended so as to read as follows:

Section 6. It shall be the duty of said board of education, as soon as they may realize sufficient funds for the purpose, to establish within the bounds of the city corporation of St. Anthony, four or more primary schools, to be located in different parts of the city so as best to accommodate the inhabitants, in which the rudiments of

an English education may be taught.

It shall be the further duty of said board to establish two or more grammar schools, to be located in different parts of the city, so as best to accommodate the inhabitants, where instruction shall be given in the various studies not provided for in the primary schools, and yet requisite to a respectable English education; and it shall be the further duty of the said board to establish a central high school, where instruction in the higher English branches shall be given, and in which the languages may To each school in this system there shall be gratuitous admission for the children, wards and apprentices of all residents of the corporate city of St. Anthony, and such other persons in the immediate vicinity, as may own property charged with a direct school tax in said city of St. Anthony, with the following restrictions, Qualifications of namely: No pupil shall be admitted to the grammar school who fails to sustain a thorough examination in the

Who to establish schools

studies of the primary schools; and no pupil shall be ad-rower of teachmitted to the high school who fails to sustain a thorough en examination in the studies of the Grammar Schools; and the teacher shall have power in either school, with the advice and direction of the board of education, to exclude for misconduct, in extreme cases, and to classify the pupils as the best good of the school shall seem to require. Approved January 26th, A. D. 1861.

CHAPTER LXXVIII.

An Act to Authorize the Commissioners of Ramsey County to issue a Duplicate Bond.

SECTIVE 1. Commissioners authorized to issue duplicate bond—to whom—when. May require bond of indemnity. 2. Act, when to take effect.

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

Section 1. That the board of commissioners of Ramsey county are authorized to issue to Thompson Brothers, who to issue duo of St. Paul, a duplicate of bond number two hundred plicate bond—to and eighty-two (282), upon satisfactory evidence being require bond of adduced to the commissioners that said original bond has indemnity been lost or destroyed, anything in the act entitled "an act to authorize the commissioners of Ramsey county to issue bonds," approved March sixth, one thousand eight hundred and sixty, to the contrary notwithstanding.

Provided, That before issuing said duplicate bond, said commissioners may require a bond of indemnity, so as to protect the county against said original bond.

SEC. 2. This Act shall take effect and be in force from

and after its passage.

Approved January 26th, A. D. 1861.