States. Provided, That in case the State shall not now Division of the or hereafter prior to the taking of the next national cen- State into Consus, be entitled to two representatives in congress, the whole State shall continue to form and constitute but one

district.

Sec. 2. The counties of Houston, Winona, Fillmore, Olmsted, Mower, Dodge, Freeborn, Steele, Waseca, Rice, What to consti-Scott, Le Sueur, Faribault, Blue Earth, Nicollet, Sibley, what to come Martin, Watonwan, Brown, Renville, Jackson, Cotton-District wood, Noble, Murry, Pipestone, Redwood and Rock, shall constitute the first congressional district, and shall be entitled to elect one representative.

SEC. 3. All the residue of the State, shall compose what to constlthe second district, and shall be entitled to elect one rep- tute the Second resentative in congress.

Sec. 4. This act shall take effect and be in force from

and after its passage.

Approved March 7th, 1862.

CHAPTER LXV.

An Act to authorize the State Auditor to Issue Duplicate State Orders of Numbers 7406, 1320, 1813, 1322, and 1323.

SECTION 1. Auditor of State authorized to lasue duplicate State orders, upon satisfactory evidence that the originals were lost.

2. Act, when to take effect.

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

SECTION 1. That the State Auditor is hereby author- auditor to issue ized to issued to Thomas E. Bennett, duplicates of State duplicate State orders number seven thousand four hundred and six orders when (7406), for the sum of twenty and eighty-six one-hundredth dollars (20.86), number thirteen hundred and

twenty (1320), for the sum of eight (8) dollars, number eighteen hundred and thirteen (1813), for the sum of three (3) dollars, number thirteen hundred and twentytwo (1322), for the sum of one (1) dollar, and number thirteen hundred and twenty-three (1323), for the sum of one (1) dollar, upon satisfactory evidence being adduced to him that the originals have been lost or destroyed, and the same were not negotiable at the time of such loss.

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

and after its passage.

Approved March 6th, 1862.

CHAPTER LXVI.

An Act to Amend an act Entitled "An Act to Provide for Township Organization," Approved February Twenty-first, One thousand eight hundred and sixty.

SECTION 1. Amendment to section 8. What to be deemed town charges—tax for town purposes not to exceed the amount voted to be raised at annual town meeting.

2. Act, when to take effect.

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

Section 1. That section three of article fourteen (14) of chapter fourteen (14) of an act to provide for township organization, approved February the twenty-first, (21st) eighteen hundred and sixty (1860), be so amended as to read as follows:

The following shall be deemed town Section 3.

charges: What to be deem-

The compensation of town officers for services 1st. rendered their respective towns.

Contingent expenses necessarily incurred for the use and benefit of the town.

ed town charges