SEC. 2. That section fourteen of chapter seven of said act be, and the same is amended to read as follows:

When election to be held—election of aldermon term of office. At the next general election under this act, to be holden on the first Tuesday of April, A. D. eighteen hundred and sixty-five, there shall be elected three aldermen, one who shall serve for one year, one for two years and one for three years, and thereafter there shall be one alderman elected at each general election, who shall be elected for three years, and until his successor is elected and qualified.

Disposition of moneys collected for licenses.

SEC. 3. All moneys collected for licenses under the provisions of this act or the ordinances of said city, shall be paid into the treasury of said city, for the use of common schools in said city.

Sec. 4. All acts or parts of acts inconsistent with

this act, are hereby repealed.

SEC. 5. This act shall take effect from and after its passage.

Approved March 2, 1865.

CHAPTER XVIII.

March 2, 1865.

An Act to amend chapter ten of the special laws of eighteen hundred and sixty-four, entitled "an act relating to the town of Minneapolis."

SECTION 1. Provisions for the construction and maintenance of sidewalks—how expense of provided for—to designate fire limits—penalty for violation of provisions of subdivision—to purchase fire angine and other fire apparatus.

2. To levy tax to carry out the provisions of this act.

3. When act to take effect.

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

Section 1. Section one of said chapter ten of the

special laws of Minnesota for the year eighteen hundred and sixty-four, is hereby amended as follows:

The twelfth sub-division of said section is amended so as to read as follows:

Twelfth. To provide for the construction and maintenance of suitable sidewalks and street crossings on one or both sides of Hennepin Avenue and Nicollet street from the Suspension Bridge to Seventh street; on Washington Avenue from Nicollet street to Ames street; and also on one or both sides of any other Frontiers for the street or streets, or parts thereof, whenever two-thirds sidewalks-how of the legal voters residing thereon shall petition said appears of proboard so to do, and in the sound discretion of said board, the public good and convenience require it, to make regulations concerning the same, and to prescribe the time within which the respective owners of adjacent lots may construct said sidewalks adjoining such their respective lots or parts of lots and in default thereof, to raise by tax upon such lots or parts of lots, the owners whereof shall have neglected so to build said sidewalks, a sufficient sum to construct the same; the expense of such construction and maintenance in all cases to be sustained by the owners of the lots or parts of lots adjoining which any sidewalk may be ordered.

Said section one is further amended by adding there-

to the following sub-divisions: Fourteenth.

To designate and prescribe the fire limits in said town, within which it shall not be lawful to build or erect any wooden building, and any such To dealgrants fire building so built or erected thereafter in violation of limits penalty or violation of proany ordinance adopted in pursuance of the provisions videous of subof this sub-division, shall be deemed a public nuisance division. subject to be abated or removed in the same manner other public nuisances may be abated, and the person erecting, maintaining or suffering such nuisance to be crected or maintained, shall forfeit to said town the sum of twenty dollars for each and every day he shall suffer the same so to remain.

Fifteenth. To purchase and provide for the use of said district of said town described in section three of this act, a fire engine and the necessary hose and apparatus therewith connected, at a cost to said dis-

To purchase fire engine and other fire apparatus.

ry out the provis-

ions of this act.

trict not exceeding the sum of two thousand dollars, and regulate the use thereof; also to provide a place for keeping the same; also to provide for the construction of such reservoir or reservoirs within the fire limits, as they may deem necessary, and for supplying the same with water; the necessary expense thereof to be defrayed by a tax upon the property within said fire limits.

Section fourteen of said act is hereby SEC. 2. amended so as to read as follows:

To levy tax to car-

The board of supervisors shall have power and it shall be their duty to vote a tax upon the taxable property of the district described in section three of this act, or such parts of said district as, under the provisions of this act, such tax may be applicable to, to pay the expenses incurred in pursuance of said act. tax shall not in any one year exceed two mills on the dollar of said taxable property, exclusive of the amounts that may be raised or authorized for the construction of sidewalks, the purchase of a fire engine and the building of reservoirs. Which said taxes, whether for general purposes, or for the special purpose of building sidewalks or for reservoirs, or buying fire engine and hose, shall be returned by the town clerk on or before the first day of September in each year, to the county auditor, duly certified to, that such taxes have been assessed by the board of supervisors, as therein set forth; and thereupon such taxes shall be levied and collected, as other town taxes are levied and collected. This act shall take effect immediately.

Approved March 2, 1865.