the common council of said city each and every year a Tomako quarquarterly report of the amount of money by them received what to contain. and expended and for what purpose received and expended.

This act shall take effect and be in force from when act to Sec. 3.

and after its passage.

Approved March 3, 1869.

## CHAPTER XCVI.

An Act to legalize the action of a certain special town meeting of the voters of the town of Dover, in Olmsted County, and the acts of certain parties in settling the unfinished business of the independent School District of Dover.

- SECTION 1. The action of the voters of said town at a certain special meeting is hereby iegalized and made valid.
  - 2. Said Committee and County-Auditor and Treasurer clothed with power to settle all the business pertaining to said School District.
  - 8. When Board of Supervisors and Treasurer of said town to supercede said Committee-all rights and powers conferred upon said Committee to be transferred to said Board and Town Treasurer.
  - 4. When act to take effect,

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

Section 1. That the action of the voters of the town of Dover, in the county of Olmsted, at a special town meeting held in the said town on the fifteenth day of July, Action of voters A. D. one thousand eight hundred and sixty-eight, and legalized. all the acts of the committee appointed at the said meeting, to wit: J. Fairfield Smith, James Flanagan and William Merry, and of the county auditor and county treasurer of the said county of Olmsted, in settling the unfinished business of the independent school district of

Dover, including the sale and conveyance by said committee to school district number one hundred and twentyfive, of the said county of Olmsted, of a certain schoolhouse and tract of land purchased by said independent school district of Dover from George C. Sheeks, and all promissory notes and other obligations given by or to the said committee in such settling of the business or disposing of the property of the said independent school district of Dover are hereby legalized, confirmed and made valid.

Who to have power to settle all business of said district.

SEC. 2. The said committee and said auditor and treasurer are hereby authorized and empowered to settle all the business pertaining to the said independent school district of Dover still unsettled, and to collect all moneys promised to said committee on behalf of said independent school district or the town of Dover aforesaid, whenever the same shall become due and payable, to pay all debts due from said independent school district, and to apportion any surplus moneys among the several school districts in the said town of Dover; and all contracts heretofore made by or with said committee, or that may be hereafter made by cr with said committee, or with the supervisors or town treasurer hereinafter mentioned, in the settlement of the said unfinished business, are hereby legalized and made valid, and shall and do have the same force and effect as though the same had been made and done in strict conformity with law.

When committown treasurer.

When the board of supervisors and the treasurer elected in and for the said town of Dover, at the annual town meeting for the year one thousand eight hundred and seventy, shall have qualified, the persons hereinbefore mentioned shall cease to act as such committee, tee to be super-ceded—all rights and all the rights and powers herein conferred upon the transferred to said committee by this act, shall be transferred to the board of supervisors and the treasurer of the said town of Dover, and the said unfinished business of the said independent school district of Dover shall thereafter be settled and finished by the supervisors and treasurer of the said town of Dover as part of the business of the said town; and all the provisions of this act in reference to said committee shall apply to said supervisors and treasurer after that date, and said supervisors and treasurer shall thereafter have and exercise all the rights and powers that are conferred upon said committee by this act.

This act shall take effect and be in force from When act to take effect. and after its passage.

Approved March 3, 1869.

## CHAPTER XCVII.

An Act to authorize the legal voters of Scoool District Number One, of Houston County, to levy a tax sufficient to Foby 19, 1969. build, complete and furnish the School House in said District, and to legalize and confirm the proceedings heretofore had in relation to the same.

- SECTION 1. Legal voters of said school district authorised to levy a tax upon all real and personal property—for what purpose.
  - 2. Proceedings heretofore had in relation to building school house legalized and confirmed.

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

Section 1. The legal voters of school district number one, in the county of Houston, be, and they are hereby authorized at their next annual school meeting or at any special school meeting called for that purpose, to vote a helevied—for tax upon all the real and personal property in said district what purpose. sufficient to defray the expenses incurred or to be incurred in the erection, completion and equipment of the school house in said district now under process of erection. Provided, That the clerk of the said school district shall give due notice as required by law in other cases that such question will be voted upon. And provided further, That the said tax shall not be authorized unless sanctioned by the affirmative vote of a majority of the legal voters in said district present at such meeting.

SEC. 2. That the proceedings heretofore had in relation Former proceed to the building of the school house in said school district diags legalized.