Repeal of incondittent sots.

To be submitted to legal voters.

effect

All acts and parts of acts inconsistent with SEC. 4. this act are hereby repealed.

For the purpose of carrying out the provisions SEC. 5. of this act, the question of attaching the town of Clinton Falls to the town of Medford, shall be submitted to the legal voters of each of the towns of Clinton Falls and Medford, for approval or rejection, at the spring election, to be held on the first Tuesday of April, one thousand eight hundred and seventy, and if a majority of the legal voters, present and voting at such election in each of said towns, shall vote in favor of attaching the town of Clinton Falls to the town of Medford, then and in that case the town of Clinton Falls shall be attached to the town of Medford, according to the provisions of this act.

This act shall take effect and be in force from SEC. 6. When act to take and after its passage.

Approved March 7, 1870.

CHAPTER XXX.

March 5, 1870.

An Act to sever a portion of the territory now comprising the City of Hastings, in the County of Dakota, Minnesota, and annex the same to the town of Nininger, in said County.

SECTION 1. Description of territory to be annexed to the town of Mininger-to be submitted to the legal voters-election, how conducted-ballots, how prepared-returns to be made to Secretary of State-when act to take effect.

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

Territory annex. ed to town of Nininger.

SECTION 1. That all that portion of the city of Hastings, in the county of Dakota, Minnesota, laying west of a line drawn as tollows : Commencing on the Mississippi river where the east line of section seventeen, in township one hundred and fifteen, of range seventeen west, inter-sects said river, thence running south on the section line to the middle of the east line of section twenty-nine, thence running east eighty rods, thence running south parallel with the section line to the south limits of the city aforesaid, be and the same is hereby severed from said city of Hastings and annexed to and made a part of the term to whom town of Nininger, in said county of Dakota. Before this made, ac. act shall take effect, it shall be submitted to the legal voters of the city of Hastings and town of Nininger, at the annual spring election of one thousand eight hundred and seventy, and if a majority of the voters of the city of Hastings, and a majority of the voters of the town of Nininger shall cast their votes in favor of their act, then the same shall be in force, otherwise not. There shall be a poll opened at the usual place of holding elections in said city and town, and the ballots shall be voted on this subject as follows, either written or printed : For changing city and town lines, "Yes." Against changing city and town lines, "No." And the said ballots shall be on the general ticket, and counted, canvassed and the result declared as in case of other elections, and the officers of election shall return the res[u]t to the office of the secretary of state within thirty days after the result is declared, and the secretary of state shall receive and file said returns in his office, when said act shall be in full force and effect.

Approved March 5, 1870.

273

-35