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When Governor to make proclamation.

shall canvass the returns upon said question at the same time and in the same manner as returns for county officers, and the abstract thercof shall be certified in the same manner and shall be deposited in the county auditor's office immediately thereafter, and a duly certified copy thereof shall within three days after such canvass be forwarded to the secretary of state, and the governor shall thereupon, forthwith, if this law shall be adopted, make proclamation to that effect, in such manner as he shall deem advisable.

SEC. 6. This act shall take effect and be in force from when act to take and after its submission to the electors of said county at the next general election after the passage hereof, and its adoption by a majority of the votes upon such question.

Approved February 11, 1871.

CHAPTER XCVII.

February 18,1871 An Act to remove the County Seat of Aiken County.

SECTION 1. Removal of County Seat.

- 2. To be submitted to legal voters.
- 3. Ballots, how prepared.
- 4. How canvassed and returned-when Governor to make proclamation.
- 5. Repeal of inconsistent acts.
- 6. When act to take effect.

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

SECTION 1. That the county seat of Aiken county, be and the same is hereby removed from Laukiagua City, to the town of Aiken, and is established and located on section twenty-five (25), in township forty-seven (47) north, range twenty-seven (27) west.

SEC. 2. At the time of giving the notice of the next general election, it shall be the duty of the officers in said county, required by law to give notice of such election,

Removal of county seat.

Submitted to gal voters. to insert in the notice for said election an article requiring the electors of said county, to vote at said election upon the question as to whether section one (1), of this act, shall take effect and be adopted by them.

SEC. 3. At said election, the electors of said county in favor of the removal of the said county seat as pro-vided in this act, shall have distinctly written or printed, prepared. or partly written and partly printed on their ballots, "For removal of County Seat," those opposed to such removal, "Against removal of County Seat," and such ballots shall be received by the judges of election and canvassed at the same time, in the same manner, and returned to the same office, as ballots for county officers.

SEC. 4. The canvassing board for said county, shall llow canvased canvass the returns upon said question, at the same time when Governor and in the same manner as returns for county officers, to make prochaand the abstract thereof shall be duly certified, and a matter, duly certified copy thereof shall within three (3) days after such canvass, be forwarded to the secretary of state, and the governor shall thereupon forthwith, if section one (1) of this act shall be adopted, make proclamation to that effect, in such manner as he shall deem advisable.

SEC. 5. All acts and parts of acts inconsistent with Repeal of inconthe provisions of this act, are hereby repealed.

This act shall take effect and be in force from when set to take SEO. 6.effect. and after its passage.

Approved February 18, 1871.

sistent acts.