## CHAPTER CVII.

AN ACT TO AMEND SECTION ONE HUNDRED AND NINETEEN OF CHAPTER ELEVEN OF THE GENERAL STATUTES, AS AMENDED. BY SECTION ONE OF CHAPTER FORTY-FIVE OF THE SESSION LAWS OF EIGHTEEN HUNDRED AND SIXTY-SEVEN, RELATING TO THE PUBLICATION OF THE DELINQUENT TAX LISTS.

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

That section one hundred and nineteen of Section 1. chapter eleven of the general statutes as amended by section one of chapter forty-five of the session laws of eighteen hundred and sixty-seven, is hereby amended so as to read as follows:

Of the publica-tion of the list of delinquent lands —when—how long-what to contain.

Sec. 119. County auditors shall cause the list of delinquent lands in their respective counties, which have not previously been forfeited to the state and remain unredeemed or unsold, to be published at least three weeks between the third Monday in March and the third Monday in May in each year, in some newspaper printed and published in their respective counties, or if there be none such, then is some newspaper printed and published in an adjoining county, or if there be no such paper printed and published in an adjoining county, then in some newspaper printed and published at the capital of the state, which shall be a paper printed and published in the English language, the publisher of which shall do the same at a price not to exceed the rates allowed by law. said list shall give the name of the owner, the subdivision. section or lot, township and range, as they appear on the tax duplicate from which said list is made up, and the amount of tax in dollars and cents which is delinquent for said year, to which list there shall be attached a notice that the whole of the several tracts or lots of land in said list contained, or so much thereof as may be necessary to pay the taxes and expenses charged thereon will be sold at the county auditor's office on the first Monday of June next thereafter, or on any subsequent day to which such sale may be lawfully adjourned, by the county treasurer, unless such taxes and expenses be paid before such

sale. Any county auditor publishing said list in subdivisions smaller than the same are extended on the tax duplicate from which said list is taken, and any county auditor who publishes subdivisions or lots of land as aforesaid which have once or more times been published and forfeited to the state and remain unredeemed or unsold at the date of said notice, shall be liable for the amount of additional expense incurred by such change in subdivisions and subsequent advertisement of lands or lots before forfeited to the state and unredeemed or unsold at the date of said notice, and a proceeding may be initiated [instituted against his official bond for such additional expense by any person or persons interested.

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

and after its passage.

Approved March 10, 1873.

## CHAPTER CVIII.

AN ACT TO PROVIDE FOR THE BORROWING OF MONEY TO DEFRAY THE BUILDING EXPENSES OF STATE INSTI-TUTIONS.

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

Section 1. The governor, state auditor and treasurer of the state be and they hereby are authorized to borrow Amount of loan on the credit of the state, at any time after the passage -time and terms. of this act, the sum of two hundred and fifty thousand dollars, in such sums as may be required under appropriations, at a rate of interest not exceeding seven per cent. per annum, payable semi-annually, in either the city of New York or St. Paul, which money so borrowed shall be paid and reimbursed in not less than ten nor more than thirty years, at the option of the state, from the date of the same; and the money so borrowed shall be used for the erection and completion of the buildings for a hospital for the insane, a deaf, dumb and blind asylum, and a state prison, and for no other purpose; Provided,