## CHAPTER LXII.

AN ACT TO PROVIDE FOR THE INCORPORATION OF SUB-ORDINATE LODGES AND ENCAMPMENTS OF THE INDE-PENDENT ORDER OF ODD FELLOWS.

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

Pertaining to incorporation. SECTION 1. That any subordinate lodge or encampment of the Independent Order of Odd Fellows, instituted under the authority of the grand lodge or grand encampment of said order in this state, or of the grand lodge of said order of the United States, may become incorporated in the manner provided herein.

Certificate of inincorporation what to contain.

SEC. 2. Such subordinate lodge or encampment shall cause to be prepared a certificate which shall contain:

First.—The charter, name and number of such lodge

or encampment:

Second.—The time when and the authority by which such lodge or encampment was instituted.

Third.—The names of the charter members of such lodge or encampment.

Fourth.—The location of such lodge or encampment.

Fifth.—The names, if a lodge, of its noble grand, vice grand and secretary, and if an encampment, of its chief patriarch, high priest and scribe for the then current term of such lodge or encampment. Such certificate shall be under the seal of such lodge or encampment, and signed by the noble grand, vice grand and secretary of such lodge, or the chief patriarch, high priest and scribe of such encampment, and shall be recorded in the office of the register of deeds of the county where such lodge or encampment is located.

When bodies deemed incorporated. SEC. 3. Upon filing such certificate in the office of such register, such lodge or encampment shall become a body corporate under its charter name and number, and shall have power to sue and be sued by its corporate name, and in such name to acquire or receive, by purchase, gift, grant, devise or bequest, any property, real, personal or mixed, and the same to hold, sell, transfer, mortgage, convey, loan, let, or otherwise use in accord-

ance with the laws and usages of said order, but said corporation has no power to divert any gift, grant or bequest from the specific purpose designated by the donor.

SEO. 4. The seal of such lodge or encampment shall seal.

be its corporate seal.

SEC. 5. Whenever the charter of any such subordinate lodge or encampment shall be surrendered to or taken away by said grand lodge or grand encampment of this Disposition of state, or whenever by the laws and usages of said order property upon such subordinate lodge or encampment shall become charter. defunct, the corporate powers of such lodge or encampment shall cease and determine, except that such corporation as such shall have power to sell, convey and dispose of its property and collect debts due it and all such property and debts shall be delivered up to the grand lodge or grand encampment of this state in accordance with the laws of said order.

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

Approved February 13, 1874.

## CHAPTER LXIII.

AN ACT TO AMEND SECTION FORTY-SIX, OF CHAPTER SEV-ENTY-FOUR OF THE GENERAL STATUTES OF MINNESOTA.

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

Section 1. That section forty-six of chapter seventy four of the general statutes of Minnesota be amended Costs of partiso as to read as follows, viz: The costs, charges and disbursements of partition shall be paid by the par ties respectively entitled to share in the land. amounts to be paid by each party shall be determined by the court, and be specified in the judgment. Such amounts may be docketed in like manner as judgments requiring the payment of money are docketed, and payment thereof may be enforced by executions against the property of the respective judgment debtors, as provided