CHAPTER 21.

AN ACT TO AMEND SECTION THREE (3) OF CHAPTER TWO (2) AND SECTION SEVENTEEN (17), OF CHAPTER THREE (3), OF THE CHARTER OF THE CITY OF SHAKOPEE, IN SCOTT COUNTY.

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

Section 1. That section three (3) of chapter two (2), of chapter six (6) of the special laws of the State of Minnesota, for the year one thousand eight hundred and seventy-five (1875), be and the same

is hereby amended so as to read as follows:

SEC. 3. Any person holding office under this charter, may be removed from said office by a vote of two-thirds (§) of all the aldermen authorized to be elected. But no officer shall be removed except for cause, nor unless furnished with a written statement of the charges against him, nor until he shall have had a reasonable opportunity to be heard in his defence. The common council shall fix a time and place for the trial of such officers, of which not less than ten days' notice shall be given, and have power to compel the attendance of witnesses and the production of books and papers and to hear and determine the case; and if said officer shall neglect to appear and answer the charges against him, the common council may declare the office vacant.

SEO. 2. That section seventeen (17) of chapter three (3) of said chapter six (6), be and the same is hereby amended by adding to said section at the end thereof the following: "Except that each alderman shall receive as salary one (1) dollar for each session of the common council attended by him, not to exceed the sum of

twelve (\$12) dollars in any one year."

SEC. 3. This act shall take effect and be in force from and after

its passage.

Approved November 21, 1881.

CHAPTER 22.

AN ACT TO AMEND CHAPTER FORTY-FOUR (44) OF THE SPECIAL LAWS OF MINNESOTA, FOR THE YEAR ONE THOUSAND EIGHT HUNDRED AND SEVENTY-SEVEN (1877), ENTITLED AN ACT TO AMEND AN ACT ENTITLED. AN ACT TO INCORPORAE THE VILLAGE OF MADELIA, IN THE COUNTY OF WATONWAN. APPROVED MARCH EIGHT (8), ONE THOUSAND EIGHT HUNDRED AND SEVENTY-THREE (1873), AND IN RELATION TO ORDINANCES PASSED UNDER SAID CHAPTER.

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

SECTION 1. Section four (4) of chapter forty-four (44) of the special laws of Minnesota for one thousand eight hundred and

seventy-seven (1877), is amended by adding thereto the following: "Nothing in this chapter or the law to which this chapter is amendatory, shall be so construed as to prevent prosecutions and maintaining actions and proceedings under and by virtue of chapter sixteen (16) of the general statutes of one thousand eight hundred and seventy-eight (1878)," for any offenses committed in violation of said chapter, within the limits of the said village of Madelia. All ordinances passed and ordained by the trustees of the village of Madelia, under chapter forty-four (44) of the special laws of Minnesota for one thousand eight hundred and seventy-seven (1877), and chapter three (3) of the special laws of Minnesota for one thousand eight hundred and seventy-three (1873), and not repealed, and all actions and proceedings now pending, brought or commenced to enforce any of said ordinances are hereby legalized, confirmed and declared, valid. And the trustees of said village of Madelia may by ordinance prohibit any person from keeping or maintaing any saloon, room, building or place where spirituous, vinous, malt, fermented or intoxicating liquor shall be sold, bartered, drank or dealt in within the limits of said village. and this shall not apply to drug stores.

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

its passage.

Approved November 2, 1881.

CHAPTER 23.

AN ACT AMENDING CHAPTER FOUR (4) OF THE SPECIAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-FOUR (1874), BEING AN ACT TO INCORPORATE THE VILLAGE OF WILLMAR.

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

Section 1, That section one (1) of the second (2nd) chapter of chapter four (4) of the special laws of one thousand eight hundred and seventy-four (1874), be amended by adding at the end of the

twenty-fifth (25) subdivison of said section, the following:

The council of said village may provide by ordinance, that any person convicted of any offense before any of the justices residing within the corporate limits of said village, subjecting such offender to imprisonment under the charter and ordinances of said village, may be kept at hard labor in any workhouse established for that purpose, or in case of a male offender may be kept at hard labor during his term of imprisonment in such workhouse or upon the public improvements of said village or both; and may also provide by ordinance that anyone convicted of an offense before any of the said justices, and committed upon non-payment of fine imposed, may be kept at hard labor in any workhouse of said village, or in case of a male offender, may be kept at hard labor either in such workhouse or upon the public improvements of said village or both,