after such date as the title thereto shall have been vested in the United States.

The Secretary of State shall, within one (1) Sec. 2. month after the title to said land is vested in the United States, cause a map of the same to be made showing definitely the boundaries thereof and shall file the same in his office and make a proper record thereof.

SEC. 3. From the cession of jurisdiction to the United Reservation. States, hereby granted, the following reservation is hereby made, to-wit: The State of Minnesota shall have and hereby does reserve and retain a concurrent jurisdiction with the United States in and over the territory aforesaid so far as may be necessary for said state and its officers to serve any process or papers, civil or criminal, that may be lawfully issued under the authority of said state or of any of the department of the government thereof, and to arrest on said territory and punish any person or persons charged with crime against the laws of said state whether committed within or without the boundaries of said territory in the same manner and to the same extent as though said cession of jurisdiction had not been made.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved February 26, 1883.

CHAPTER 95.

AN ACT TO PROVIDE FOR THE ADJUSTMENT OF CER-TAIN LOST MINNESOTA STATE RAILROAD BONDS AND COUPONS.

WHEREAS, by a joint resolution of the Legislature of the State of Minnesota, approved March fourth (4th), one thou- Preamble. sand eight hundred and sixty-four (1864), entitled a joint resolution relating to railroad bonds of Thompson Brothers, the said Thompson Brothers were recognized as the lawful owners of the following described Minnesota State railroad bonds, viz: four (4) bonds of one thousand (\$1,000) dollars each, issued to the Minneapolis and Cedar Valley Railroad Company, numbered respectively one thousand six hundred and torty-one (1,641), six hundred and eighty-nine (689), one thousand five hundred and seventy-nine (1579) and

Secretary of State to cause map to be made.

five hundred and fifty (550), and one bond of one thousand dollars (\$1,000), issued to the Minnesota and Pacific railroad company, numbered one thousand and nineteen (1019). And whereas, the said joint resolution also recognized the fact that said above described bonds had been lost in the United States mail in transit between the city of New York and St. Paul. Minnesota, had never been found.

And whereas, an act providing for the adjustment of certain alleged claims against the state, approved November fourth (4th), one thousand eight hundred and eighty-one (1881) makes no provision for the adjustment of such bonds or coupons, which by reason of their loss cannot be deposited with the State Auditor [or] as required by [said] this act; Therefore

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

Parties to file proofs and agreement.

Upon filing of proofs, etc., bond commission to pay claim.

Parties on reoeiving payment to give bond of indemnity.

That the personal representations or heirs at SECTION 1. law of James Egbert Thompson, deceased, and of Horace Thompson, deceased, may file with the State Auditor satis. factory evidence that said James Egbert Thompson and Horace Thompson composed said firm of Thompson Brothers referred to in said joint resolution: that at the time of the said alleged loss of said bonds therein recited, they were the lawful owners thereof, and that such bonds were so lost and not recovered, and that the person or persons claiming to be the personal representatives or heirs at law of said deceased, respectively, are such in fact and as such entitled to the personal estate of such decensed. They shall also file with said proofs, an agreement in writing, provided for by section one (1) of said act approved November four (4), one thousand eight hundred and eightyone (1881) duly executed by such claimants or their duly authorized agents or attorneys in fact.

SEC. 2. Upon filing such proofs and agreement and the approval thereof by said State Auditor and the officers hereinafter named. It shall be the duty of the Governor, State Auditor, State Treasurer and Attorney General to proceed in all respects under said act of November fourth (4th), one thousand eight hundred and eighty-one (1881), as if said bonds described in the preamble to this act and in said joint resolution, and the coupons belonging to the same, and lost therewith, had been actually deposited with the State Auditor in accordance with said section one (1) of said act of November fourth (4th), one thousand eight hundred and eighty-one (1881), save and except the provisions in said act relating to the cancellation and burning of said bonds. Provided always, that before such person or persons claiming payment for such bonds and coupons or any part thereof, shall receive such payment in pursuance of this act, they shall, either jointly or severally, execute and deliver to the State Auditor such bond or bonds or undertakings to the State of Minnesota in a penalty at least double the amount to

be paid to such claimant or claimants respectively, with two (2) sufficient sureties approved by said State Auditor and said officers in the form as shall be approved by the Attorney General, conditioned to indemnify the state against all claims and demands by any other person or persons on account of said bonds and coupons and against all costs and expenses by reason of such bonds or coupons or any of them to the extent of the penalty named in such bond or undertaking.

Suc. 3. If any or either of said bonds hereinbefore and in said joint resolution described, or the coupons pertaining to the same have been heretofore or shall hereafter and prior to a settlement thereof under this act be deposited with said State Auditor in pursuance of said act of November fourth (4th), one thousand eight hundred and eighty-one (1881), then this act shall be void as to the bonds or coupons so deposited.

SEC. 4. This act shall take effect and be in force from and after its passage. Approved March 5, 1883.

CHAPTER 96.

AN ACT TO AUTHORIZE AND EMPOWER THE BOARD OF TRUSTEES OF THE MINNESOTA HOSPITALS FOR INSANE. TO PURCHASE LANDS FOR USE OF HOSPITALS.

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

SECTION 1. The board of trustees of the Minnesota hospitals for insane, are hereby authorized and empowered to purchase land for the use of the hospitals; said purchase not to exceed in cost, eight thousand four hundred dollars (\$8,400), for the first hospital, and ten thousand dollars (\$10,000), for the second hospital.

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

Approved March 1, 1883.

This act to be void-when.