the Board of Regents, and duly acknowledged by the said President before any person authorized to take acknowledgments of deeds, in this State, and recorded in the office of the Register of Deeds of the county in which said lands are so mortgaged and situated, or in the county to which it isattached for judicial purposes, shall be a lien upon the said lands until all sums owing upon said bonds are fully discharged.

SEC. 3. And the said Regents are further empowered to authorize by a majority vote, any one or more of their number to negotiate the said bonds on such time and terms, and in such places as they may deem best to subserve the purposes contemplated by this Act, and receive the money therefor.

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

GEORGE BRADLEY, Speaker pro tem. of the House of Representatives. RICHARD G. MURPHY, President pro tem. of the Senate.

APPROVED—March eighth, one thousand eight hundred and fifty-eight.

CHAS. L. CHASE, Acting Governor.

SECRETARY'S OFFICE, Minnesota,]

March 8, 1858.

I hereby certify the foregoing to be a true copy of the original on file in this office.

CHAS. L. CHASE, Secretary.

OHAPTER XOII.

An Act to amend an Act entitled "A Bill to encourage the erection of Mill Dams and Mills."

SECTION 1. Amendment to Section 17 of Chapter 39 of Extra Section Laws of 1867-Limit as to time for actions for damages.

 Bights of parties, holding under pro-omption claims, to a remsty for damages sustained by overflowing land.

3. This Act takes effect on passage.

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

SECTION 1. That Section 17 of the Act entitled "A Bill to encourage the erection of Mill Dams and Mills," Approved May 28, 1857, be amended so as to read as follows:

Authority to no-

SEC. 17. No action for damages occasioned by the erec- Limitation of tion and maintenance of a Mill Dam, shall be hereafter sus-time for actions tained unless such action be brought within two years after for damages the erection of said dam or within three years after the passage of this Act; Provided, That such limitation shall not run against or apply to persons living on and holding government land under the pre-emption laws, until a patent for the land damaged or overflown shall have been issued.

SEC. 2. The said Act of which this is an amendment, shall not deprive any person legally holding any land under the Rights of prepre-emption laws, who had not received a patent for such emptors to a relands at the time of the passage of said Act, of a remedy, or medy for damage right of action for any damages, he or she may have sustained in consequence of the overflowing of any such land, and an action may be brought therefor, within the time fixed . in said Act, as hereby amended, and in case damages to any land so held as aforesaid, shall be assessed as provided in said Act, equitable damages shall be allowed, and the right of appeal had the same as in other cases under said Act.

SEC. 3. This Act shall take effect and be in force from and after its passage.

GEORGE BRADLEY,

Speaker of the House of Representatives. WILLIAM HOLCOMBE,

President of the Senate.

APPROVED-August eleventh, one thousand eight hundred and fifty-eight.

HENRY H. SIBLEY.

SECRETARY'S OFFICE, Minnesota,]

August 11, 1858.

I hereby certify the foregoing to be a true copy of the original on file in this office.

FRANCIS BAASEN, Secretary of State.

CHAPTER XCIII.

AnAct to amend Article IX, of Chapter VIII, of the Revised Statutes.

SECTION 1. Amendment to Article 9, of Chapter 8, Revised Statuter, extending the time for Assessors to make assessments, and to return a complete asseasurent roll; also extending time for making out lists of the inhabi-1. Act takes effect on passage.

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

That Section three, of Article nine, of Chapter SECTION, 1. 87