CHAPTER XXXVI.

An Act relating to the Confinement of Prisoners in County Jails.

- SECTION 1. Compensation of sheriff for keeping prisoners.
 - 2. Repeal of Revised Statutes.
 - 3. Act to take effect on passage.

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

SECTION 1. That hereafter in all cases whereby the provisions of Sections two (2) and three (3) of Chapter one hundred and thirty-three (133) of the Revised Statutes, entitled "Of prisons, their management and discipline, and of imprisonment for offenses," and of Section nine (9) of Chapter eighty-one (81), of an Act entitled "An Act to provide for the regulation of County Jails," approved August 2nd, A. D. 1858, any prisoner or prisoners shall by the proper authority, be directed to prisoner to be be confined in any county other than that in which the offence of county sendshall have been committed, the sheriff of the county in which ing such prisoner is to be confined shall receive and keep said prisoner at the expense of the county in which the offense shall have been committed, which shall in no case exceed the sum of three and a half dollars (\$3,50) per week. The Sheriff shall receive remuneration only from the county from which such prisoner may be sent for receiving and keeping such prisoner, and it shall be the duty of the Board of County Commissioners of said county at their first session after the commitment of Remuncration of such prisoner to authorize the Auditor of their county to issue Sheriff to the sheriff of the county to which such prisoner may have been sent for confinement, warrants upon their proper county treasury for the expense of maintaining such prisoner from the time of his confinement until the meeting of the court at which he is to be tried and if such prisoner shall not be tried at the first term of said court, then it shall be the duty of the Board of County Commissioners, at their first meeting thereafter, to provide in like manner for the maintenance of such prisoners until the next session of said court and so on in like manner, until said prisoner shall be finally tried. But the Board of Supervisors of any county shall in no case allow any remuneration to the sheriff of their own county for receiving or maintaining any prisoner whose offense shall have been committed without the limits of his own county.

Beneal of laws

SEC. 2. That so much of Sections two (2) and three (3); of Chapter one hundred and thirty-three (133) of the Revised Statutes, entitled "Of prisoners, their management and discipline, and of imprisonment for offenses," and of Section nine (9) of Chapter eighty-one (81) of an Act entitled "An Act to provide for the regulation of County Jails," approved August 2nd, A. D. 1858, as is inconsistent with the provisions of this Act, be and the same is hereby repealed.

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

after its passage.

AMOS COGGSWELL,
Speaker of the House of Representatives.
IGNATIUS DONNELLY,

President of the Senate.

Approved March tenth, one thousand eight hundred and sixty.

ALEX. RAMSEY.

SECRETARY'S OFFICE, MINNESOTA, March 10th, 1860.

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

J. H. BAKER, Secretary of State.

CHAPTER XXXVII.

An Act to amend Chapter eighty-two, Section sixteen of the Revised Statutes—the same being Section sixteen of Chapter seventy-two of the Compiled Statutes.

SECTION 1. Amendment of Sec. 16, Chap. 82. Motions to be made in district where action is pending.

2. Act to take effect on passage.

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

SECTION 1. Section sixteen (16) of chapter eighty-two (82)

Motion to be of the Revised Statutes is hereby amended so as to read as made in district follows:

where action is Sec. 16. Motions must be made in the district in which