CHAPTER L.

An Act to attach the County of Manomin to Anoka County, for Judicial purposes.

SECTION 1. Manumin County attached to Anoka County, for Judicial purposes.
3. Repealing section,
3. When Act to take effect,

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

Section 1. The County of Manomin is hereby attached to Attached to Ano-

Anoka County, for Judicial purposes.

So much of Section forty-nine of chapter fifty-Repealing section seven, on page 485 of Compiled Statutes of Minnesota, as relates to Manomin County, is hereby repealed.

SEC. 3. This Act shall take effect from and after its pass-

age.

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

President of the Senate.

Approved-January ninth, one thousand eight hundred and sixty.

ALEX. RAMSEY.

Secretary's Office, Minnesota,) January 9th, 1860.

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

J. H. BARER, Secretary of State.

CHAPTER LI.

An Act for the Relief of School District Number One, in the County of Scott.

SECTION 1. Constitutes School District Number One.
2. County Treasurer to pay over to Districts.
3. Apportronment of School Money.
4. Irregularities not to affect validity of Assessments or Collections.
5. District may hold lands for delinquent taxes.
6. Conveysmee of said lands.
7. When Act takes affect.

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

Section 1. That Sections numbers one (1) and twelve District Number (12) in township number one hundred and fifteen (115)

north of Range twenty-three (23) west, and the West half
of Section No. six (6) in Township one hundred and fifteen
(115) north of Range twenty-two (22) west, as appears by
the Government survey—shall be and are hereby declared to
be and constitute School District No. one (1) in the county
of Scott, any irregularities or act of the county commissioners or supervisors to the contrary notwithstanding.

Sec. 2. That the county Treasurer shall pay over to said county Treasurer District all such public moneys as may be now or at any future

to pay over to time, due to said District as above described.

Sec. 3. That the Board of Supervisors of said county be apportionment of and they are hereby required at their next meeting, to apportion the School moneys of said county to said District, according to the number of scholars returned by the present clerk of said District, at their session in January, eighteen hundred and sixty.

Sec. 4. No irregularities, errors, or want of proper records in said county shall affect the legality or validity of tolivalidate and any of the assessments or collections of taxes in said District, nor shall any levy or sale of any property, real or personal, levied upon by warrant or sold for delinquent taxes in said District be rendered invalid by reason of a want of the proper records of formation of said District since the twenty fourth day of July, eighteen hundred and fifty-seven.

Sec. 5. That said School District in its corporate capacity,

District to hold may take and hold for the benefit of the School fund therein
any or all such tracts of land or other property within its

own limits as may heretofore have been or may hereafter be

sold for delinquent taxes due to said District.

Sec. 6. That all such real estate may be conveyed by the Board becomes of Chairman of the Board of Trustees of said District, by his real estate.

The Board becomes deed in due form of law, whenever he shall be authorized thereto by said District at any meeting of the legal voters thereof, called for that purpose.

Sec. 7. This act shall take effect from and after its

passage.

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

President of the Senate.

Approved—February eleven one thousand eight hundred and sixty.

ALEX. RAMSEY.

SECRETARY'S OFFICE, Minnesota, February 11th, 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.