de Sioux (Sioux Wood) River, thence down the main channel of said river and of the Red River of the North, following the western boundary of the State to the place of beginning.

This act shall take effect from and after

its passage.

Approved, March 6, 1863.

CHAPTER XIV.

An Act for Removing the County Seat of Fillmore County from Preston to Carimona, and Providing for the Submission of the sume to the Electors of said County.

SECTION 1. Removal of the county seat of said county.

To be submitted to the legal voters of the county.

 Manner of voting.
 Manner of voting.
 Votes to be canvassed in the same manner as for county officers.
 Duty of officers of said county if result of vote in favor of removal.
 Persons making donations for the erection of county buildings, shall be lawful

Duly of chairman Board of County Commissioners.
 When office may be declared vacant.

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

SECTION 1. The county seat of Fillmore county is hereby removed from the town of Preston to the town Removal of counof Carimona, situated on section 4, township 102, range ty seat 11, in said county, and is established at said town of Carimona.

SEC. 2. This act shall be submitted to the legal voters of said county, for their adoption or rejection, at the To be mainted next general election, and the County Auditor of said to the legal voters county shall insert in the notices for said election, an article requiring the voters of said county to vote thereon, at said election.

Manner of veting

SEC. 3. That said voters so notified, shall vote thereon at said election, by ballot, written or printed, or partly written or partly printed, as follows: "For County Seat at Carimona, or "Against County Seat at Carimona," and if a majority of the votes cast are for county seat at Carimona aforesaid, then this act shall take effect and be thereafter in force, otherwise shall be of no force or effect.

Votes how can-Tassed

Sgc. 4. The votes on this act shall be returned and canvassed in the same manner as the votes for county officers.

Duty of officers] if result of vote in favor of removal

Sec. 5. If, on canvassing the votes, a majority of them shall be found to be in favor of such removal of said county seat to the said town of Carimona, all the officers who are by law required to hold their offices at the county seat, shall within twenty days after said canvass, move their offices to said town of Carimona.

Donations to be lawful

SEC. 6. It shall be lawful for any responsible person or persons, not exceeding five in number, to deposit with the chairman of the Board of County Commissioners of said county their bond, to be receipted for by the said chairman in his name of office, as donations for the erection of county buildings at either the town of Preston or at the town of Carimona, and such person or persons making such bonds, may submit therewith any plans and specifications of such buildings proposed to be erected that they may deem proper.

of Board of sloners

SEC. 7. It shall be the cuty of the said chairman of Duty of chalman the Board of County Commissioners of said county, to accept such bonds, plans, and specifications aforesaid, County Commis- and to file the bonds for record with the Register of Deeds of said county, who shall record the same, and such bonds when so filed, shall thereafter be and become a lien against all real estate owned by the maker or makers of such bonds. The chairman of the Board of County Commissioners of said county, shall cause to be published a full and correct copy of all such bonds, plans, and specifications, so deposited with him, in the Chatfield Democrat and Preston Republican, two public newspapers, if published in said county, for at least four successive weeks immediately preceding said election.

When office to be declared vacant

That if any of the officers of said county, Sec. 8. shall neglect or refuse to perform any of the duties imposed upon him or them by the provisions of this act, his or their office shall be and is hereby declared thereafter vacant.

Approved, February 20, 1863.

CHAPTER XV.

An Act to Change the Time of Holding the Term of the District Court in Wright County, in the Fourth Judicial District.

Engines 1. Time of holding Court.
2. All writs, recognizances, &c., deemed to be returned to such Court.
8. Repeal of acts incomistent with this act.
4. When act to take effect.

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

Section 1. There shall hereafter be but one general Time of helding term of the District Court held annually, in the county court of Wright, in the Fourth Judicial District, which said term shall be held on the first Monday in September in

each year.

Sec. 2. All writs, recognizances, and other proceedings, made returnable to said District Court, shall be All write, Ac., considered, and deemed to be returnable, to the term of deemed to be resaid Court as fixed by this act, and all continuances and turned to said notices, made or taken to any term of said Court, shall Court be deemed to be made or taken to the term of said Court, as the same is fixed by this act, and all motions and other proceedings noticed to be heard at any regular term of said Court, shall be allowed and considered to be noticed for hearing at the regular term of such Courts, as fixed by this act.

SEO. 3. All acts and parts of acts inconsistent with this Repeal of Inconact are hereby repealedsistent acts