

CHAPTER LXII.

An Act to provide for the election of County Commissioners in counties in this State that have no township organization. February 13, 1865.

- SECTION 1. How Commissioners elected in counties where no township organization exists—term of office—if Commissioners not elected to be appointed by the Governor.
2. Repeal of inconsistent acts.
 3. When act to take effect.

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

SECTION 1. That in each and every county which has not a township organization, the said county shall be divided into three commissioner districts, which shall contain as near an equal number of electors as convenient, and in one of each of said districts, a commissioner shall be elected, and the person elected from district number one shall hold his office for the term of one year; the person elected from district number two shall hold his office for the term of two years; and the person elected from district number three shall hold his office for the term of three years; and that a commissioner shall be elected annually thereafter, for the term of three years to succeed the person whose term of office shall have then expired. *Provided*, That if the county commissioners are not elected as herein provided for, they shall then be appointed by the Governor of the State, from the qualified electors of the said county, who shall qualify in the same manner as that provided for, for commissioners elected in accordance with general laws.

How Commissioners elected in counties where no township organization exists—term of office—if not elected to be appointed by the Governor.

SEC. 2. That all acts and parts of acts inconsistent with the provisions of this act, are hereby repealed.

Repeal of inconsistent acts.

SEC. 3. This act to take effect immediately after its passage.

Approved February 13, 1865.