

shall deem best for the interest of the county. It shall be the duty of said board of commissioners to see that said bonds are appropriated and used for the purposes herein specified.

SEC. 6. The proposition to issue said bonds shall be submitted to a vote of the electors of said county at the next general election, and in voting for or against such proposition the words "For the issue of county bonds to build court house and jail—Yes," "For the issue of county bonds to build court house and jail—No," may be written or printed or partly written and partly printed upon the ticket of each voter; and if upon an official canvass of said votes in the manner provided by law for the canvass of votes for county officers, a majority of said voters, who shall have voted upon said proposition, are found to have voted in favor of such proposition, the said county commissioners are hereby authorized to issue bonds as provided in section one of this act.

Proposition to be
submitted to vo-
ters

SEC. 7. This act shall take effect and be in force from and after its passage.

Approved March 9, 1867.

CHAPTER XCI.

An Act to detach certain townships from Sibley county and to attach the same to McLeod county. March 9, 1867.

SECTION 1.—Proposes change of boundary of Sibley and McLeod counties.

2.—Proposition to be submitted to voters.

3.—When act to take effect.

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

SECTION 1. That townships numbered one hundred

Detaches certain
townships

and fourteen north, of ranges Nos. twenty-seven and twenty-eight west of the fifth principal meridian are hereby detached from Sibley county and attached to McLeod county, and said townships shall hereafter form and be a part of said McLeod county in this state.

Proposition to be
submitted to vo-
ters

SEC. 2. This proposed detaching of said towns from Sibley county and attaching the same to McLeod county shall be submitted to the electors of said Sibley and McLeod counties for their approval or rejection, at the next general election, on the first Tuesday after the first Monday in November, 1867, and at the time of giving notice of said general election the proper officers in Sibley and McLeod counties shall give notice that at said election a vote will be taken to approve or reject the detaching and attaching said towns according to this act. At said election the electors who are in favor of the change proposed by this act shall have written or printed on their tickets for state and county officers: "For attaching townships 114, of ranges 27 and 28, to McLeod county," and those opposed to such change: "Against attaching townships 114, of ranges 27 and 28, to McLeod county," and the said votes shall be canvassed and returned in the manner provided for canvassing and returning votes for state officers.

SEC. 3. This act shall take effect and be in force from and after its ratification by a majority of the electors of each of the counties of Sibley and McLeod voting thereon, and all acts or parts of acts inconsistent with this act are hereby repealed.

Approved March 9, 1867.