

CHAPTER XVIII.

An Act to amend Subdivision one (1), Section three (3), Article four (4) of Chapter two (2) of the Special Laws of the year one thousand eight hundred and sixty-nine (1869), relating to the City of Rushford. March 6, 1871.

- SECTIONS 1. Amendment to Subdivision one (1), Section three (3), Article four (4), of Chapter two (2), Special Laws of 1869. Pertaining to licenses.
2. Amendment to Section seven (7), Article six (6), of said act. Authorized to levy a poll tax—not to exceed what sum.
3. When act to take effect.

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

SECTION 1. That the first subdivision of said section be and the same is hereby amended so as to read as follows:

First—To license and regulate exhibitions of common showmen and shows of all kinds, of circuses, concerts, theatrical performances; also, to license auction stores, billiard tables, pigeon-hole tables, nine or ten pin alleys, bowling saloons, butcher shops, groceries, taverns, draymen, and pedlers. Pertaining to licenses.

SEC. 2. That section seven (7), article six (6), of said chapter, as amended by the special laws of one thousand eight hundred and seventy, be amended so as to read as follows:

Sec. 7. It shall be lawful in the council of said city to levy a corporation poll tax upon every male inhabitant of said city over the age of twenty-one years and under the age of fifty-five years, excepting disabled soldiers, persons with dismembered limbs, paupers, idiots, lunatics, and such others as are exempt by law; *Provided*, That said tax shall not in any one year exceed the sum of three dollars on each person. Authorized to levy a poll tax—in what amount.

When act to take effect.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved March 6, 1871.

CHAPTER XIX.

March 6, 1871.

An Act to amend certain Sections of an act entitled an act to incorporate the City of Saint Charles, Winona County.

- SECTION 1. Amendment to Section three (3), Chapter nineteen (19), Special Laws of 1870. To constitute an election district—elective officers—term of office.
2. Amendments to Sections thirty-seven (37), thirty-eight (38), and thirty-nine (39), of said act.
37. Who to be officers of the peace—powers of—jurisdiction of Justice of the Peace.
38. When City Justice to report to Council—what to contain—fees of Justice.
39. Powers of Justice of the Peace and Constables.
3. Amendment to Subdivision ten (10), Section forty-one (41), of said act. To levy a tax or license on all dogs running at large.
4. Amendment to Section forty-eight (48), of said act. City Council to have care and control of all public highways, etc.
5. Amendment to Section fifty (50), of said act. City Council may open and discontinue highways.
6. When act to take effect.

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

SECTION 1. That section three (3), of an act to incorporate the city of St. Charles, approved February twenty-eight, A. D., one thousand eight hundred and seventy, is hereby amended so as to read as follows :

Sec. 3. The said city shall constitute an election district, and the elective officers thereof shall be a mayor, recorder, one assessor, one city justice, two city constables and four aldermen. The mayor, aldermen, recorder,

To constitute an election district—elective officers—term of office.