been designated, without having two-thirds of the legal voters of School house the district voting in favor of such change; except that whenever site—when and a majority of the legal voters of any school district voting thereon shall determine to build a new school house in such district, and the school house site therein shall be more than one quarter [of] a mile from the center of the district, then a majority of the legal voters of such district voting thereon, may change the site to a more central location.

SEC. 2. This act shall take effect and be in force from and When act to take after its passage.

Approved March 4, 1876.

CHAPTER XVI.

AN ACT TO REPEAL THE LAST PROVISO OF SECTION 1, CHAPTER 20, OF GENERAL LAWS OF 1875, RELATING TO SCHOOL DISTRICTS AND LEVY OF SPECIAL TAXES.

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

SECTION 1. That the last proviso in section 1, chapter 20, of the general laws of 1875, relating to the territory of school districts, be and the same is hereby amended so as to read as follows: "*Provided further*, that any school district hereafter or —what to conganized or altered, may contain the entire township in which is tain. is situated, or a tract of land six miles square in different townships, and persons not residents of such district, and to whom the school in such district is easier of access than the school in any other district, may, upon application to the county commissioners of the county in which such district is located, be admitted to all the benefits of such school upon such terms as the said benefits by percommissioners may deem proper. *Provided*, however, that noth-sons not resiing in this act shall be so construed as to authorize any person tions. who may, receive any of the benefits or privileges of this act, to vote at any school district meeting of the school district within Shall not vote in such district.

Approved March 6, 1876.