SEC. 2. For the purpose of rendering this act effective, the supervisors of said town of Owatonna are hereby authorized and empowered to procure by purchase or otherwise a hall or other proper and suitable place for holding such elections.

SEC. 3. All acts and parts of acts inconsistent herewith are hereby

repealed.

SEC. 4. This act shall take effect and be in force from and after June 1st, 1876.

Approved February 25, 1876.

CHAPTER CLXIV.

AN ACT TO AUTHORIZE THE TOWN OF EYOTA, OLMSTED COUNTY, MINNESOTA, TO HOLD ELECTIONS IN THE VILLAGE OF EYOTA, IN SAID COUNTY.

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

SECTION I. The town of Eyota, Olmsted county, Minnesota, is hereby authorized to hold any and all general, special or other elections, and town meetings and any and all other meetings necessary and proper to be held by said town within the corporate limits of the village of Eyota, in said county.

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

passage.

Approved March 4; 1876.

CHAPTER CLXV.

AN ACT TO AUTHORIZE THE TOWN OF WORTHINGTON, IN NOBLES COUNTY, MINNESOTA, TO HOLD ELECTIONS IN THE VILLAGE OF WORTHINGTON, IN SAID COUNTY.

Be enacted by the Legislature of the State of Minnesota:

SECTION 1. The town of Worthington, county of Nobles, state of Minnesota, is hereby authorized to hold any and all elections, general, and special, town meetings and all other meetings necessary and proper

to be held by said town, within the corporate limits of the village of Worthington, in said county.

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

Approved March 2d, 1876,

CHAPTER CLXVI. .

AN ACT TO AUTHORIZE THE JUDGE OF PROBATE OF THE COUNTY OF HENNEPIN, TO FIX A TIME AND PLACE FOR CREDITORS OF CERTAIN ESTATES TO PRESENT THEIR CLAIMS FOR EXAMINATION AND ADJUSTMENT AND TO HEAR AND ALLOW THE SAME.

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

Section 1. That the judge of probate, of the county of Hennepin, be and he is hereby authorized upon the application of any creditors or other person interested in the estates of Miles Sherin, Peter Morrison, John W. Merrill, Delos T. Jones, John Dhorcy, Isaac Wales, Absolom Trees, Porter C. Oleson, John Morriset, Joseph Wales, Lathrop Farlin, Oliver P. Hawkins, Milo Mathby, Jeremiah Osborn, Francis P. Sweet, Stephen Comstock, William J. Stivens, John Engle, William Farmington, John Mayell, Hans T. Boock, Daniel Pelaquin, John B. Chilstrom, George P. Rhuart, Miles G. Pratt, to enter an order extending the time for the hearing of the claims heretofore filed against any or all of such estates not exceeding six months from the date thereof, and fixing a time and place when and where he will hear, examine and allow the same, and prescribing the manner in which notice shall be given to such creditors as have filed such claims, which notice shall be given by the said judge of probate, but no new claims shall be filed or allowed under this act.

SEC. 2. The judge of probate shall proceed to hear and examine and determine all such claims as have been heretofore filed in his office against the said estates or any of them, and shall enter and order in said register under the head of each estate, showing the amount of such claims against the estate, the off-sets, if any, and the final balance in favor of or against said estate, and such order may be appealed from the same as from the report of commissioners.

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

Approved March 2, 1876.