"And a full report of the official acts and proceedings of each and every stated and special meeting of the city council."

And the section so amended shall read as follows:

"Sec. 13. The city council may designate a newspaper printed in the city in which shall be published all ordinances and other proceedings and matters required to be published in a public newspaper, and a full report of the official acts and proceedings of each and every stated and special meeting of the city council, the publisher of which shall be termed the "city printer." The city printer shall, immediately after the publication of any notice or ordinance, resolution, or other matter which may be required to be published, file in the office of the city clerk, his affidavit, or the affidavit of his foreman, with a printed copy of such publication cut from the columns of said paper, specifying the days on which the same was published.

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

Approved February 14, 1887.

## CHAPTER 73.

(H. F. No. 189.)

AN ACT TO AMEND AN ACT ENTITLED "AN ACT TO IN-CORPORATE THE CITY OF ANOKA IN THE COUNTY OF ANOKA AND STATE OF MINNESOTA, APPROVED MARCH SECOND (2ND), ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878).

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

Section 1. That section two (2), of chapter two (2) of said act be

amended so as to read as follows:

The elective officers of said city shall be a mayor, assessor, city treasurer, two (2) justices of the peace who shall be styled city justices, and two (2) constables, all of whom shall be residents in and qualified voters of said city.

The elective officers of each ward shall be two (2) aldermen who shall be residents in and qualified voters of the ward for which they

may be eleated.

SEC. 2. That section three (3) of chapter fifty one (51), of the special laws of the state of Minnesota for the year one thousand eight hundred and eighty-one (1881), approved February ninth (9th), one thousand eight hundred and eighty-one (1881), be and the same is hereby repealed.

Sec. 3. That section eighteen (18) of chapter three (3) of

said act of incorporation be amended so as to read as follows:

The city assessor shall have the same powers and authority and perform the same duties as are or may be required by the laws of the state of town assessors and shall qualify in the same manner. Said assessor shall, whenever the city council shall so determine, make and return a census of the population of the city in the manner and form prescribed by said city council.

SEC. 4. That section four (4) of chapter three (3) of said act be

amended so as to read as follows:

In case the mayor is unable from any cause to discharge the duties of his office, or in case he is not present at any meeting of the council duly called, then the members of the council present shall elect from their number an officer who shall be styled "acting mayor," and all acts performed by him at said meeting or during the disability of the mayor shall have the same force and validity as if performed by the mayor.

Sec. 5. That section eleven (11) of chapter three (3) of said act be amended by inserting between the word "shall" in the second line thereof and the word "possess" in the same line, the word "each."

SEC. 6. That section two (2) of chapter four (4) of said act be amended by inserting between the word "abode" at the end of the third (3rd) line of said section, and the word "the" at the beginning of the fourth (4th) line thereof, the following words: "In case a special meeting should be deemed necessary when the mayor is absentor unable from any cause to call the same, the same may be called by the acting mayor, if there is one elected, or if not, then on written request by any two (2) members of the city council, and like notice shall be given thereof as above provided.

SEC. 7. That paragraph twelve (12) of said section two (2) of chapter four (4) be amended by adding thereto the following words: "And to determine the kind of material of which sidewalks shall be constructed, having regard to the business and the amount of travel

in the vicinity of each."

SEC. 8. That paragraph thirty-two (32) of said section two (2) of

chapter four (4) be amended so to read as follows:

Thirty-second—Fines, penalties and punishments imposed by the city council for the breach of any ordinance, by-law or regulation of said city may extend to a fine not exceeding one hundred dollars (\$100) and costs of prosecution, or to imprisonment in the city prison or county jail for a period not exceeding ninety (90) days, or to both such fine and imprisonment, and may provide that any male person convicted before a city justice of said city, of any offence punishable by fine or imprisonment, may be fed on bread and water during the term of his imprisonment, and may further provide that any such male person so convicted, may be kept at hard work in any workhouse established by the city council for that purpose, or upon the public streets or other improvements of said city, or both, until such person shall work out the amount of such fine and costs, in conformity with any ordinance of said city.

SEC. 9. That said chapter four (4) of said act be further amended

by adding thereto the following sections:

Section 9. The city council shall have power to revoke any license by it granted, when it deems that the best interests of the city demand it, and may by ordinance empower either of the city justices of said city to revoke the license of any person convicted of a breach of any ordinance, by-law or regulation of said city, under

which said license may have been granted.

Section 10. All rules of evidence established by the legislature relative to the offence of selling liquors without a license, under the general laws of this state, and the presumptions arising from the finding or having of intoxicating liquors on the premises of the accused, under said general laws, shall apply and be in force in all prosecutions under this law or under the ordinances of said city.

Sec. 10. That section one (1) of chapter five (5) of said act be

amended so as to read as follows:

All property real and personal, except such as may be exempt by the laws of this state, or by ordinances of this city, shall be subject to taxation for the purposes of constructing, repairing and improvement of streets, roads and bridges, and all other needful improvements, and for other purposes conducive of good order, cleanliness, and protection against crime, disease and fire, and for the support of the city government, and the payment of its debts and liabilities, incurred on account of and for the purposes above mentioned, and the same shall be assessed, levied and collected in the manner provided by the laws of this state for the assessment and collection of county or state taxes.

Provided, That said taxes shall in no one (1) year exceed ten (10) mills on the dollar of the assessed valuation of the property in said

city.

Provided, further. That said taxes shall be paid in money.

SEC. 11. That section eight (8) and section nine 9) of chapter fifty-one (51) of the special laws of the state of Minnesota for the year A. D. one thousand eight hundred and eighty-one (1881), be and the same are hereby repealed.

Sec. 12. That section two (2) of chapter five (5) of said act be

amended so as to read as follows:

Every male inhabitant of said city between the ages of twenty-one (21) and fifty (50) years, except such as are by law exempt, shall annually pay a poll or capitation tax of one (1) dollar in money. The city treasurer shall notify each person so liable personally or by mail, requiring him to pay such tax within thirty days from date of notice, and if said tax is not paid within said thirty days, the treasurer shall institute suit before either of the city justices of said city, to recover the same, and like proceedings may be had to that end as in civil actions before a justice of the peace for the recovery of a debt, unless the person sued shows himself exempt from such tax, or that he has paid the same, judgment shall be entered against him for the amount of same with costs of suit, and the further sum of five (5) dollars attorney's fees, and execution may issue in like manner as in other actions, and be enforced and collected from the property of such person.

Mayor.

Sec. 13. That section three (3) of chapter five (5) be amended by

adding thereto the following:

When any person has been notified and required by the city council to build or repair any sidewalk along land owned by such person, shall refuse for the space of two weeks after such notice, to comply therewith, the city surveyor shall report to the city council a description of the lot or piece of land along which the same has not been built or repaired, and after the amount of benefit and tax shall have been fixed, as above provided, the city council shall cause to be made an assessment roll of the same, which may be in the following form:

Name of Owner.	Description of Land.	Benefit.		Lot No.	Block No.	Amount of Tax.	
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[Seal.] Sec. 14. That section eleven (11) of chapter six (6) of said act be

City clerk.

amended by adding thereto the following:

If the premises taken comprise enclosed, improved or cultivated lands and no appeal be taken as above provided, or when an appeal has been taken, and is finally decided, the city council shall forthwith cause written notice to be given the owner or occupant of the said premises taken as aforesaid to remove his fences, which notice shall be served on the owner or occupant of said premises personally or by one (1) publication in the official paper of the city, and if said fences are not removed within fifteen (15) days after said notice is served or after the date of such publication, the city council shall cause such

fences to be removed and direct the street or alley to be opened, if the

land was taken for street purposes.

SEC. 15. This act shall take effect and be-in force from and after its passage.

Approved February 10th, 1887.

## CHAPTER 74.

[H. F. No. 813.]

AN ACT TO AMEND CHAPTER THIRTY-EIGHT (38) OF THE SPECIAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND EIGHTY-ONE (1881), RELATING TO THE VILLAGE OF PINE CITY.

Be it Enacted by the Legislature of the State of Minnesota.

SECTION 1. That section one (1) of chapter thirty-eight (38) of the special laws for the year one thousand eight hundred and eighty-one (1881), entitled "An act to incorporate the village of Pine City, in Pine county," approved February fourteenth (14th), one thousand eight hundred and eighty-one (1881), be and the same hereby is amended by striking out all of said section after and beginning with the word "The" in line fifteen (15) of said section and inserting in lieu

thereof the following words and figures, to-wit:

The following described territory shall be and constitute said village: All that part of section thirty-three (33) lying south of Snake River, all of the east half (\frac{1}{2}) of section thirty-two (32) lying south of the Snake River, lots one (1) and two (2) in section thirty-three (33) the south-east quarter of section twenty-nine (29), the south half (\frac{1}{2}) of section twenty-eight (28), lot one (1) in section twenty-seven (27) and lot one (1) in section thirty-two (32), all in township thirty-nine (39), north of range twenty-one (21) west, also the north-east quarter (\frac{1}{2}) of section five (5) and the north half (\frac{1}{2}) of section four (4), all in township thirty-eight (38) north of range twenty-one (21) west, in the county of Pine and state of Minnesota.

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

its passage

Approved February 23, 1887.