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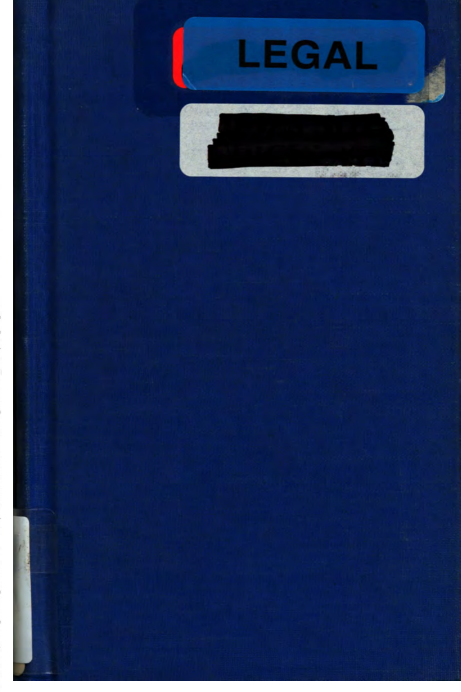


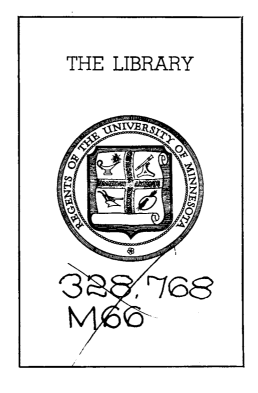
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LEGISLATIVE MANUAL

OF THE

STATE OF MINNESOTA.

COMPRISING

THE CONSTITUTION OF THE STATE, RULES OF THE TWO HOUSES, JOINT RULES, STANDING COMMITTEES, LIST OF MEMBERS, ETC., ETC.

also

STATISTICAL TABLES FOR REFERENCE.

SAINT PAUL: OFFICE OF PRESS PRINTING CO. 1878.



M. BINDERY

CONSTITUTION

OF THE

STATE OF MINNESOTA.

Adopted October 13, 1857. Ayes, 30,055; Noes, 571.

PREAMBLE.

WE, the people of the State of Minnesota, grateful to God for our civil and religious liberty, and desiring to perpetuate its blessings, and secure the same to ourselves and our posterity, do ordain and establish this Constitution:

ARTICLE I.—BILL OF RIGHTS.

SECTION 1. Government is instituted for the security, benefit and protection of the people, in whom all political power is inherent, together with the right to alter, modify or reform such government, whenever the public good may require it.

SEC. 2. No member of this State shall be disfranchised, or deprived of any of the rights or privileges secured to any citizen thereof, unless by the law of the land, or the judgment

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of his peers. There shall be neither slavery nor involuntary servitude in the State, otherwise than in the punishment of crime, whereof the party shall have been duly convicted.

- SEC. 3. The liberty of the press shall forever remain inviolate, and all persons may freely speak, write and publish their sentiments on all subjects, being responsible for the abuse of such right.
- SEC. 4. The right of trial by jury shall remain inviolate, and shall extend to all cases of law without regard to the amount in controversy, but a jury trial may be waived by the parties in all cases, in the manner prescribed by law.
- SEC. 5. Excessive bail shall not be required, nor shall excessive flues be imposed; nor shall cruel or unusual punishments be inflicted.
- SEC. 6. In all criminal prosecutions the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the county or district wherein the crime shall have been committed, which county or district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation, to be confronted with the witnesses against, him, to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel in his defence.
- SEC. 7. No person shall be held to answer for a criminal offense unless on the presentment or indictment of a grand jury, except in cases of impeachment, or in cases cognizable by justices of the peace, or arising in the army or navy, or in the militia when in actual service in time of war or public danger, and no person for the same offense shall be put twice in jeopardy of punishment, nor shall be compelled in any criminal case to [be] witness against himself, nor be deprived of life, liberty, or property, without due process of law. Alt persons shall before conviction be bailable by sufficient sureties, except for capital offenses, when the proof is evident or the presumption great; and the privilege of the writ of habeas corpus shall not be suspended, unless, when in cases of rebellion or invasion, the public safety may require.

- SEC. 8. Every person is entitled to a certain remedy in the laws for all injuries or wrongs which he may receive in his person, property or character; he ought to obtain justice freely and without purchase; completely and without denial; promptly and without delay, conformable to the laws.
- SEC. 9. Treason against the State shall consist only in levying war against the same, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overtact, or on confession in open court.
- SEC. 10. The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrant shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the person or things to be seized.
- Sec. 11. No bill of attainder, ex post facto law, nor any law impairing the obligation of contracts, shall ever be passed, and no conviction shall work corruption of blood or forfeiture of estate.
- SEC. 12. No person shall be imprisoned for debt in this State, but this shall not prevent the Legislature from providing for imprisonment, or holding to bail persons charged with fraud in contracting said debt. A reasonable amount of property shall be exempt from seizure or sale, for the payment of any debt or liability: the amount of such exemption shall be determined by law.
- SEC. 13. Private property shall not be taken for public use without just compensation therefor, first paid and secured.
- SEC. 14. The military shall be subordinate to the civil power, and no standing army shall be kept up in this State in time of peace.
- SEC. 15. All lands within the State are declared to be allodial, and feudal tenures of every description, with all their incidents, are prohibited. Leases and grants of agricultural lands for a longer period than twenty-one years, hereafter

made, in which shall be reserved any rent or service of any kind, shall be void.

SEC. 16. The enumeration of rights in this Constitution, shall not be construed to deny or impair others retained by and inherent in the people. The right of every man to worship God according to the dictates of his own conscience shall never be infringed, nor shall any man be compelled to attend, erect, or support any place of worship, or to maintain any religious or ecclesiastical ministry against his consent; nor shall any control of, or interference with the rights of conscience be permitted, or any preference be given by law to any religious establishment or mode of worship; but the liberty of conscience hereby secured, shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace or safety of the State, nor shall any money be drawn from the treasury for the benefit of any religious societies, or religious or theological seminaries.

Sec. 17. No religious test or amount of property shall ever be required as a qualification for any office of public trust under the State. No religious test or amount of property shall ever be required as a qualification of any voter at any election in this State; nor shall any person be rendered incompetent to give evidence in any court of law or equity, in consequence of his opinion upon the subject of religion.

ARTICLE II.—On Name and Boundaries.

SECTION 1. This State shall be called and known by the name of the State of Minnesota, and shall consist of and have jurisdiction over the territory embraced in the following boundaries, to-wit: Beginning at the point in the center of the main channel of the Red River of the North, where the boundary line between the United States and the British Possessions crosses the same; thence up the main channel of said river to that of the Bois des Sioux River; thence up the main channel of said river to Lake Traverse; thence up the center of said lake to the southern extremity thereof; thence

in a direct line to the head of Big Stone Lake; thence through its center to its outlet; thence by a due south line to the north line of the State of Iowa; thence east along the northern boundary of said State to the main channel of the Mississippi River; thence up the main channel of said river and following the boundary of the State of Wisconsin until the same intersects the St. Louis River; thence down the said river to and through Lake Superior, on the boundary line of Wisconsin and Michigan, until it intersects the dividing line between the United States and British Possession; thence up Pigeon River and following said dividing line to the place of beginning.

SEC. 2. The State of Minnesota shall have concurrent jurisdiction on the Mississippi, and on all other rivers and waters bordering on the said State of Minnesota, so far as the same shall form a common boundary to said State, and any other State or States now or hereafter to be formed by the same; and said river and waters, and navigable waters leading into the same, shall be common highways, and forever free, as well to the inhabitants of said State as to other citizens of the United States, without any tax, duty, impost, or toll therefor.

SEC. 3. The propositions contained in the act of Congress entilled "An act to authorize the people of the Teritory of Minnesota to form a Constitution and State Government preparatory to their admission into the Union on an equal footing with the original States," are hereby accepted, ratified and confirmed, and shall remain irrevocable without the consent of the United States; and it is hereby ordained that this State shall never interfere with the primary disposal of the soil within the same, by the United States, or with any regulations Congress may find necessary for securing the title to said soil to bona fide purchasers thereof; and no tax shall be imposed on lands belonging to the United States, and in no case shall non-resident proprietors be taxed higher than residents.

ARTICLE III.—Distribution of the Powers of Government.

SECTION 1. The powers of Government shall be divided into three distinct departments, Legislative, Executive and Judicial; and no person or persons belonging to or constituting one of these departments, shall exercise any of the powers properly belonging to either of the others, except in the instances expressly provided in this Constitution.

ARTICLE IV .- LEGISLATIVE DEPARTMENT.

SECTION 1. The Legislature of the State shall consist of a Senate and House of Representatives, who shall meet at the seat of government of the State, at such times as shall be prescribed by law; [but no session shall exceed the term of sixty days.]*

- SEC. 2. The number of members who compose the Senate and House of Representatives shall be prescribed by law, but the representation in the Senate shall never exceed one member for every five thousand inhabitants, and in the House of Representatives one member for every two thousand inhabitants. The representation in both Houses shall be apportioned equally throughout the different portions of the State, in proportion to the population thereof, exclusive of Indians not taxable under the provisions of law.
- Sec. 3. Each House shall be the judge of the election returns, and eligibility of its own members; a majority of each shall constitute a quorum to transact business, but a smaller number may adjourn from day to day, and compel the attendance of absent members in such manner and under such penalties as it may provide.
- SEC. 4. Each House may determine the rules of its proceedings, sit upon its own adjournment, punish its members for disorderly behavior, and with the concurrence of two-thirds, expel a member; but no member shall be expelled a second time for the same offense.
 - * The clause in brackets was adopted Nov. 6, 1860.

SEC. 5. The House of Representatives shall elect its presiding officer, and the Senate and House of Representatives shall elect such other officers as may be provided by law: they shall keep Journals of their proceedings, and from time to time publish the same, and the yeas and nays, when taken on any question, shall be entered on such Journals.

Neither House shall, during the session of the more than three days, (Sundays Legislature, adjourn for excepted,) nor to any other place than that in which the two Houses shall be assembled, without the consent of the other House.

SEC. 7. The compensation of Senators and Representatives shall be three dollars per diem during the first session, but may afterwards be prescribed by law. But no increase of compensation shall be prescribed which shall take effect during the period for which the members of the existing House of Representatives may have been elected.

The members of each House shall in all cases, except treason, felony, and breach of the peace, be privileged from arrest during the session of their respective Houses, and in going to or returning from the same. For any speech or debate in either House they shall not be questioned in any other place.

No Senator or Representative shall, during the time for which he is elected, hold any office under the authority of the United States, or the State of Minnesota, except that of Postmaster; and no Senator or Representative shall hold any office under the State which had been created, or the emoluments of which had been increased during the session of the Legislature of which he was a member, until one year after the expiration of his term of office in the Legislature.

All bills for raising a revenue shall originate in the House of Representatives, but the Senate may propose and concur with amendments as on other bills.

Every bill which shall have passed the Senate and House of Representatives, in conformity to the rules of each

House and the joint rules of the two Houses, shall before it becomes a law be presented to the Governor of the State. he approve he shall sign and deposit it in the office of Secretary of State for preservation, and notify the House where it originated of the fact. But if not, he shall return it, with his objections, to the House in which it shall have originated, when such objections shall be entered at large on the Journal of the same, and the House shall proceed to reconsider the If, after such reconsideration, two-thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if it be approved by two-thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for or against the bill shall be entered on the Journal of each House respectively. bill shall not be returned by the Governor within three days, (Sundays excepted,) after it shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the Legislature, by adjournment within that time, prevent its return, in which case it shall not be a law. ernor may approve, sign and file in the office of the Secretary of State, within three days after the adjournment of the Legislature, any act passed during the three last days of the session, and the same shall become a law.

SEC. 12. No money shall be appropriated except by bill. Every order, resolution or vote requiring the concurrence of the two Houses, (except such as relate to the business of adjournment of the same,) shall be presented to the Governor for his signature, and before the same shall take effect shall be approved by him, or being returned by him with his objections, shall be re-passed by two-thirds of the members of the two Houses, according to the rules and limitations prescribed in case of a bill.

SEC. 13. The style of all laws of this State shall be: "Be it enacted by the Legislature of the State of Minnesota." No

laws shall be passed unless voted for by a majority of all the members elected to each branch of the Legislature, and the vote entered upon the Journal of each House.

- SEC. 14. The House of Representatives shall have the sole power of impeachment, through a concurrence of a majority of all the members elected to scats therein. All impeachments shall be tried by the Senate; and when sitting for that purpose the Senators shall be upon oath or affirmation to do justice according to law and evidence. No person shall be convicted without the concurrence of two-thirds of the members present.
- SEC. 15. The Legislature shall have full power to exclude from the privilege of electing or being elected, any person convicted of bribery, perjury, or any other infamous crime.
- SEC. 16. Two or more members of either House shall have liberty to dissent and protest against any act or resolution which they may think injurious to the public or to any individual, and have the reason of their dissent entered on the Journal.
- SEC. 17. The Governor shall issue writs of election to fill such vacancies as may occur in either House of the Legislature. The Legislature shall prescribe by law the manner in which evidence in cases of contested seats in either House shall be taken.
- SEC. 18. Each House may punish by imprisonment, during its session, any person not a member who shall be guilty of any disorderly or contemptuous behavior in their presence; but no such imprisonment shall at any time exceed twenty-four hours.
- SEC. 19. Each House shall be open to the public during the sessions thereof, except in such cases as in their opinion may require secresy.
- SEC. 20. Every bill shall be read on three different days in each separate House, unless in case of urgency two-thirds of the House where such bill is depending, shall deem it expedient to dispense with this rule; and no bill shall be passed by either House until it shall have been previously read twice at length.

SEC. 21. Every bill having passed both Houses, shall be carefully enrolled, and shall be signed by the presiding officer of each House. Any presiding officer refusing to sign a bill which shall have previously passed both Houses, shall thereafter be incapable of holding a seat in either branch of the Legislature, or hold any other office of honor or profit in the State; and in case of such refusal, each House shall, by rule, provide the manuer in which such bill shall be properly certified for presentation to the Governor.

Sec. 22. No bill shall be passed by either House of the Legislature upon the day prescribed for the adjournment of the two Houses. But this section shall not be so construed as to preclude the enrollment of a bill, or the signature and passage from one House to the other, or the reports thereon from committees, or its transmission to the Executive for his signature.

SEC. 23. The Legislature shall provide by law for the enumeration of the inhabitants of this State in the year one thousand eight hundred and sixty-five, and every tenth year thereafter. At their first session after each enumeration so made, and also at their first session after each enumeration made by the authority of the United States, the Legislature shall have the power to prescribe the bounds of Congressional, Senatorial and Representative districts, and to apportion anew the Senators and Representatives among the several districts according to the provisions of section second of this article.

Sec. 24. The Senators shall also be chosen by single districts of convenient contiguous territory, at the same time that the members of the House of Representatives are required to be chosen, and in the same manner, and no Representative district shall be divided in the formation of a Senate district. The Senate districts shall be numbered in regular series, and the Senators chosen by the districts designated by odd numbers shall go out of office at the expiration of the first year, and the Senators chosen by the districts designated by even numbers shall go out of office at the expiration of the second year; and thereafter the Senators shall be chosen for the term

of two years, except there shall be an entire new election of all the Senators at the election next succeeding each new apportionment provided for in this article.

SEC. 25. Senators and Representatives shall be qualified voters of the State, and shall have resided one year in the State and six months immediately preceding the election in the district from which they are elected.

SEC. 26. Members of the Senate of the United States from this State shall be elected by the two Houses of the Legislature in joint convention, at such times and in such manner as may be provided by law.

SEC. 27. No law shall embrace more than one subject, which shall be expressed in its title.

SEC. 28. Divorces shall not be granted by the Legislature.

SEC. 29. All members and officers of both branches of the Legislature shall, before entering upon the duties of their respective trusts, take and subscribe an oath or affirmation to support the Constitution of the United States, the Constitution of the State of Minnesota, and faithfully and impartially to discharge the duties devolving upon him as such member or officer.

Sec. 30. In all elections to be made by the Legislature, the members thereof shall vote viva vece, and their votes shall be entered on the Journal.

SEC. 31. The Legislature shall never authorize any lottery, or the sale of lottery tickets.

SEC. 32. Any law providing for the repeal or amendment of any law or laws heretofore or hereafter enacted, which provides that any railroad company now existing in this State, or operating its road therein, or which may be hereafter organized, shall in lieu of all other taxes and assessments upon their real estate, roads, rolling stock, and other personal property, at and during the time and periods therein specified, pay into the treasury of this State a certain per centage therein mentioned of the gross carnings of such railroad companies now existing or hereafter organized, shall before the same shall take effect or

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be in force, be submitted to a vote of the people of the State, and be adopted and ratified by a majority of the electors of the State voting at the election at which the same shall be submitted to them.*

ARTICLE V .- EXECUTIVE DEPARTMENT.

SECTION 1. The Executive Department shall consist of a Governor, Lieutenant Governor, Secretary of State, Auditor, Treasurer, and Attorney General, who shall be chosen by the electors of the State.

SEC. 2. The returns of every election for the officers named in the foregoing section, shall be made to the Secretary of State, and by him transmitted to the Speaker of the House of Representatives, who shall cause the same to be opened and canvassed before both Houses of the Legislature, and the result declared within three days after each house shall be organized.

SEC. 3. The term of office for the Governor and Lieutenant Governor shall be two years, and until their successors are chosen and qualified. Each shall have attained the age of twenty-five (25) years, and shall have been a bona fide resident of the State for one year next preceding his election. Both shall be citizens of the United States.

SEC. 4. The Governor shall communicate by mcssage to each session of the Legislature such information touching the State and condition of the country as he may deem expedient. He shall be commander-in-chief of the military and naval forces, and may call out such forces to execute the laws, suppress insurrection and repel invasion. He may require the opinion, in writing, of the principal officer in each of the Executive Departments, upon any subject relating to the duties of their respective offices; and he shall have power to grant reprieves and pardons after conviction, for offenses against the State, except in cases of impeachment. He shall have power, by and with the advice and consent of the Senate to ap-

^{*} This section was adopted Nov. 8, 1871.

point a State Librarian and notaries public; and such other officers as may be provided by law. He shall have power to appoint commissioners to take the acknowledgment of deeds or other instruments in writing, to be used in the State. shall have a negative upon all laws passed by the Legislature, under such rules and limitations as are in this Constitution He may on extraordinary occasions convene both prescribed. Houses of the Legislature. He shall take care that the laws be faithfully executed, fill any vacancy that may occur in the office of Secretary of State, Treasurer, Auditor, Attorney General, and such other State and District offices as may be hereafter created by law, until the next annual election, and until their successors are chosen and qualified.

The official term of the Secretary of State, Treasurer The official term of and Attorney General shall be two years. the Auditor shall be three years, and each shall continue in office until his successor shall have been elected and qualified. The Governor's salary for the first term under this Constitution shall be two thousand five hundred dollars per annum. salary of the Secretary of State for the first term shall be The Auditor, Treasurer fifteen hundred dollars per aunum. and Attorney General shall, each, for the first term receive salary of one thousand dollars per annum. And the further duties and salaries of said Executive officers shall each thereafter be prescribed by law.

The Lieutenant Governor shall be ex-officio President of the Senate; and in case a vacancy should occur, from any cause whatever, in the office of Governor, he shall be Governor The compensation of Lieutenant Govduring such vacancy. ernor shall be double the compensation of a State Senator. Before the close of each session of the Senate, they shall elect a President pro tempore, who shall be Lieutenant Governor in case a vacancy should occur in that office.

The term of each of the executive officers named in this article, shall commence on taking the oath of office on or after the first day of May, 1858, and continue until the first Monday of January, 1860, except the Auditor, who shall continue in office till the first Monday of January, 1861, and until their successors shall have been duly elected and qualified; and the same above mentioned time for qualification and entry upon the duties of their respective offices shall extend and apply to all other officers elected under the State Constitution, who have not already taken the oath of office, and commenced the performance of their official duties.*

SEC. 8. Each officer created by this article, shall, before entering upon his duties, take an oath or affirmation to support the Constitution of the United States, and of this State, and faithfully discharge the duties of his office to the best of his judgment and ability.

SEC. 9. Laws shall be passed at the first session of the Legislature after the State is admitted into the Union, to carry out the provisions of this article.

ARTICLE VI.-Judiciary.

SECTION 1. The Judicial power of the State shall be vested in a Supreme Court, District Courts, Courts of Probate, Justices of the Peace, and such other Courts, inferior to the Supreme Court, as the Legislature may from time to time establish by a two-thirds vote.

SEC. 2. The Supreme Court shall consist of one Chief Justice and two Associate Justices, but the number of the Associate Justices may be increased to a number not exceeding four, by the Legislature, by a two-thirds vote, when it shall be deemed necessary. It shall have original jurisdiction in such remedial cases as may be prescribed by law, and appellate jurisdiction in all cases, both in law and equity, but there shall be no trial by jury in said Court. It shall hold one or more terms in each year, as the Legislature may direct, at the seat of government, and the Legislature may provide by a two-thirds vote, that one term in each year shall be held in each or any Judicial District.

^{*} Adopted, April 15, 1858.

It shall be the duty of such Court to appoint a Reporter of its decisions. There shall be chosen by the qualified electors of the State one Clerk of the Supreme Court, who shall hold his office for the term of three years, and until his successor is duly elected and qualified, and the Judges of the Supreme Court, or a majority of them, shall have the power to fill any vacancy in the office of Clerk of the Supreme Court until an election can be regularly had.

SEC. 3. The Judges of the Supreme Court shall be elected by the electors of the State at large, and their term of office shall be seven years, and until their successors are elected and qualified.

SEC. 4. The State shall be divided by the Legislature into six Judicial Districts, which shall be composed of contiguous territory, be bounded by county lines, and contain a population as nearly equal as may be practicable. In each Judicial District one Judge shall be elected by the electors thereof, who shall constitute said court, and whose term of office shall be seven years. Every District Judge shall at the time of his election, be a resident of the district for which he shall be elected, and shall reside therein during his continuance in office.

SEC. 5. The District Courts shall have original jurisdiction in all civil cases, both in law and equity, where the amount in controversy exceeds one hundred dollars, and in all criminal cases where the punishment shall exceed three months' imprisonment, or a fine of more than one hundred dollars, and shall have such appellate jurisdiction as may be prescribed by law. The Legislature may provide by law that the Judge of one district may discharge the duties of the Judge of any other district not his own, when convenience or the public interest may require it.

SEC. 6. The Judges of the Supreme and District Courts shall be men learned in the iaw, and shall receive such compensation at stated times, as may be prescribed by the Legislature,

which compensation shall not be diminished during their continuance in office, but they shall receive no other fee or reward for their services.

There shall be established in each organized county SEC. 7. in the State, a Probate Court, which shall be a Court of Record, and be held at such times and places as may be prescribed by It shall be held by one Judge, who shall be elected by the voters of the county for the term of two years. be a resident of such county at the time of his election, and reside therein during his continuance in office, and his compensation shall be provided by law. He may appoint his own clerk where none has been elected, but the Legislature may authorize the election by the electors of any county, of one Clerk or Register of Probate of such county, whose powers, duties, term of office, and compensation shall be prescribed by law. A Probate Court shall have jurisdiction over the estates of deceased persons, and persons under guardianship; other jurisdiction, except as prescribed by this Constitution.

SEC. 8. The Legislature shall provide for the election of a sufficient number of Justices of the Peace in each county, whose term of office shall be two years, and whose duties and compensation shall be prescribed by law: Provided, That no Justice of the Peace shall have jurisdiction of any civil cause where the amount in controversy shall exceed one hundred dollars, nor in a criminal cause where the punishment shall exceed three months' imprisonment, or a fine of over one hundred dollars, nor in any cause involving the title to real estate.

SEC. 9. All judges other than those provided for in this Constitution shall be elected by the electors of the judicial district, county or city, for which they shall be created, not for a longer term than seven years.

SEC. 10. In case the office of any judge shall become vacant before the expiration of the regular term for which he was elected, the vacancy shall be filled by appointment by the Governor until a successor is elected and qualified. And such successor shall be elected at the first annual election that occurs more than thirty days after the vacancy shall have happened.

- SEC. 11. The Justices of the Supreme Court and the District Courts shall hold no office under the United States, nor any other office under this State. And all votes for either of them for any elective office under this Constitution, except a judicial office, given by the Legislature or the people, during their continuance in office, shall be void.
- SEC. 12. The Legislature may at any time change the number of judicial districts or their boundaries, when it shall be deemed expedient, but no such change shall vacate the office of any judge.
- SEC. 13. There shall be elected in each county where a District Court shall be held, one clerk of said court, whose qualifications, duties, and compensation shall be prescribed by law, and whose term of office shall be four years.
- SEC. 14. Legal pleadings and proceedings in the courts of this State shall be under the direction of the Legislature. The style of all process shall be "The State of Minnesota" and all indictments shall conclude "against the peace and dignity of the State of Minnesota."
- SEC. 15. The Legislature may provide for the election of one person in each organized county in this State, to be called a court commissioner, with judicial power and jurisdiction not exceeding the power and jurisdiction of a judge of the district court at chambers; or the Legislature may, instead of such election, confer such power and jurisdiction upon judges of probate in the State.

ARTICLE VII.-ELECTIVE FRANCHISE.

SECTION 1. Every male person of the age of twenty-one years or upwards, belonging to either of the following classes, who shall have resided in the United States one year, and in this State for four months next preceding any election, shall be entitled to vote at such election, in the election district of which he shall at the time have been for ten days a resident,

for all officers that now are, or hereafter may be elective by the people:

First. Citizens of the United States. *

Second. Persons of foreign birth, who shall have declared their intention to become citizens, conformably to the laws of the United States upon the subject of naturalization.*

Third. Persons of mixed white and Indian blood, who have adopted the customs and habits of civilization.

Fourth. Persons of Indian blood residing in this State, who have adopted the language, customs, and habits of civilization, after an examination before any District Court of the State, in such manner as may be provided by law, and shall have been pronounced by said Court capable of enjoying the rights of citizenship within the State.

SEC. 2. No person not belonging to one of the classes specified in the preceding section; no person who has been convicted of treason or any felony, unless restored to civil rights; and no person under guardianship or who may be non compos mentis or insane, shall be entitled or permitted to vote at any election in this State.

- SEC. 3. For the purpose of voting, no person shall be deemed to have lost a residence by reason of his absence while employed in the service of the United States; nor while engaged upon the waters of this State or of the United States; nor while a student of any seminary of learning; nor while kept at any almshouse or asylum; nor while confined in any public prison.
- SEC. 4. No soldier, seaman or marine in the army or navy of the United States, shall be deemed a resident of this State, in consequence of being stationed within the same.
- SEC. 5. During the day on which any election shall be held, no person shall be arrested by virtue of any civil process.
- SEC. 6. All elections shall be by ballot, except for such town officers as may be directed by law to be otherwise chosen.

^{*} Adopted Nov. 3, 1868.

Every person who, by the provisions of this article, shall be entitled to vote at any election, shall be eligible to any office which now is, or hereafter shall be, elective by the people in the district wherein he shall have resided thirty days previous to said election, except as otherwise provided in this Constitution, or in the Constitution and Laws of the United States.

ARTICLE VIII.—School Funds, Education and Science.

The stability of a Republican form of government depending mainly upon the intelligence of the people, it shall be the duty of the Legislature to establish a general and uniform system of public schools.

The proceeds of such lands as are or hereafter may be granted by the United States for the use of schools in each township in this State, shall remain a perpetual school fund to the State, and not more than one-third (1) of said lands may be sold in two (2) years, one-third (1) in five (5) years, and one-third (1) in ten (10) years; but the lands of the greatest valuation shall be sold first, provided that no portion of said lands shall be sold otherwise than at public sale. pal of all funds arising from sales or other disposition of lands. or other property, granted or entrusted to this State in each township for educational purposes, shall forever be preserved inviolate and undiminished; and the income arising from the lease or sale of said school lands shall be distributed to the different townships throughout the State, in proportion to the number of scholars in each township, between the ages of five and twenty-one years, and shall be faithfully applied to the specific objects of the original grants or appropriations.

The Legislature shall make such provision, by taxation or otherwise, as, with the income arising from the school fund, will secure a thorough and efficient system of public schools in each township in the State.

SEC. 4. The location of the University of Minnesota, as established by existing laws, is hereby confirmed, and said institution is hereby declared to be the University of the State of Minnesota. All the rights, immunities, franchises and endowments heretofore granted or conferred, are hereby perpetuated unto the said University, and all lands which may be granted hereafter by Congress, or other donations for said University purposes, shall vest in the institution referred to in this section.

ARTICLE IX.—FINANCES OF THE STATE, AND BANKS AND BANKING.

SECTION 1. All taxes to be raised in this State shall be as nearly equal as may be, and all property on which taxes are to be levied shall have a cash valuation, and be equalized and uniform throughout the State; [Provided, That the Legislature may, by general law or special act, authorize municipal corporations to levy assessments for local improvements upon the property fronting upon such improvements, or upon the property to be benefited by such improvements, without regard to a cash valuation, and in such manner as the Legislature may prescribe.] *

SEC. 2. The Legislature shall provide for an annual tax sufficient to defray the estimated [ordinary] expenses of the State for each year, and whenever it shall happen that such ordinary expenses of the State for any year shall exceed the income of the State for such year, the Legislature shall provide for levying a tax for the ensuing year sufficient, with other sources of income, to pay the deficiency of the preceding year, together with the estimated expenses of such ensuing year. [But no law levying a tax, or making other provisions for the payment of interest or principal of the bonds denominated "Minnesota State Railroad Bonds," shall take effect or be in force until such law shall have been submitted to a vote of the people of the State, and adopted by a majority of the electors of the State voting upon the same.] †

^{*} The clause in brackets was adopted Nov. 2, 1869.

[†] These amendments were adopted Nov. 6, 1860.

SEC. 4. Laws shall be passed for taxing the notes and bills discounted or purchased, moneys loaned, and all other property, effects, or dues of every description, of all banks and all bankers; so that all property employed in banking shall always be subject to a taxation equal to that imposed on the property of individuals.

For the purpose of defraying extraordinary expenditures, the State may contract public debts, but such debts shall never, in the aggregate, exceed two hundred and fifty thousand dollars; every such debt shall be authorized by law, for some single object, to be distinctly specified therein; and no such law shall take effect until it shall have been passed by the vote of two-thirds of the members of each branch of the Legislature, to be recorded by yeas and nays on the Journals of each House respectively; and every such law shall levy a tax annually sufficient to pay the annual interest of such debt and also a tax sufficient to pay the principal of such debt within ten years from the final passage of such law, and shall specially appropriate the proceeds of such taxes to the payment of such principal and interest; and such appropriation and taxes shall not be repealed, postponed, or dimished, until the principal and interest of such debt shall have been wholly paid. shall never contract any debts for works of internal improvements, or be a party in carrying on such works, except in cases where grants of land or other property, shall have been made to the State, especially dedicated by the grant to specific purposes, and in such cases the State shall devote thereto the avails of such grants, and may pledge or appropriate the revenues derived from such works in aid of their completion.

- SEC. 6. All debts authorized by the preceding section shall be contracted by loan on State bonds, of amounts not less than five hundred dollars each, on interest, payable within ten years after the final passage of the law authorizing such debt; and such bonds shall not be sold by the State under par. A correct registry of all such bonds shall be kept by the Treasurer, in numerical order, so as always to exhibit the number and amount unpaid, and to whom severally made payable.
- SEC. 7. The State shall never contract any public debt, unless in time of war, to repel invasion or suppress insurrection, except in the cases and in the manner provided in the fifth and sixth sections of this article.
- SEC. 8. The money arising from any loan made, or debt, or diability contracted, shall be applied to the object specified in the act authorizing such debt or liability, or to the re-payment of such debt or liability, and to no other purpose whatever.
- SEC. 9. No money shall ever be paid out of the treasury of this State, except in pursuance of an appropriation by law.
- SEC. 10. The credit of the State shall never be given or loaned in aid of any individual, association or corporation: [Nor shall there be any further issue of bonds denominated "Minnesota State Railroad Bonds," under what purports to be an amendment to section ten (10) of article nine (9) of the Constitution, adopted April fifteenth, eighteen hundred and fifty-eight, which is hereby expunged from the Constitution, saving, excepting and reserving to the State, nevertheless, all rights, remedies and forfeitures accruing under said amendment.]*
- SEC. 11. There shall be published by the Treasurer, in at least one newspaper printed at the seat of government, during the first week of January in each year, and in the next volume of the acts of the Legislature, detailed statements of moneys

^{*} The clause in brackets was adopted Nov. 6, 1860.

drawn from the treasury during the preceding year, for what purposes and to whom paid, and by what law authorized, and also of all moneys received, and by what authority, and for whom.

SEC. 12. Suitable laws shall be passed by the Legislature for the safe keeping, transfer and disbursement of the State and School funds, and all officers and other persons charged with the same shall be required to give ample security for all moneys and funds of any kind, to keep an accurate entry of each sum received, and of each payment and transfer, and if any of said officers or other persons shall convert it to his own use in any form, or shall loan, with or without interest, contrary to law, or shall deposit in banks, or exchange for other funds, any portion of the funds of the State, every such act shall be adjudged to be an embezzlement of so much of the State funds as shall be thus taken, and shall be declared a felony; and any failure to pay over or produce the State or School funds entrusted to such person, on demand, shall be held and taken to be prima facie evidence of such embezzlement.

SEC. 13. The Legislature may, by a two-thirds vote, pass a General Banking Law, with the following restrictions and requirements, viz.:

First.—The Legislature shall have no power to pass any law sanctioning in any manner, directly or indirectly, the suspension of specie payments by any person, association or corporation issuing bank notes of any description.

Second—The Legislature shall provide by law for the registry of all bills or notes issued or put in circulation as money, and shall require ample security in United States stock or State stocks for the redemption of the same in specie, and in case of a depreciation of said stocks, or any part thereof, to the amount of ten per cent. or more on the dollar, the bank or banks owning said stocks shall be required to make up said deficiency by additional stocks.

Third—The stockholders in any corporation and joint association for banking purposes issuing bank notes, shall be indi-

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vidually liable in an amount equal to double the amount of stock owned by them for all the debts of such corporation or association, and such individual liability shall continue for one year after any transfer or sale of stock by any stockholder or stockholders.

Fourth—In case of the insolvency of any bank or banking association, the bill-holders thereof shall be entitled to preference in payment over all other creditors of such bank or association.

Fifth—Any general banking law which may be passed in accordance with this article, shall provide for recording the names of all stockholders in such corporations, the amount of stock held by each, the time of transfer, and to whom transferred.

ARTICLE X.—OF Corporations Having no Banking Privileges.

SECTION 1. The term "Corporations," as used in this article, shall be construed to include all associations and joint stock companies having any of the powers and privileges not possessed by individuals or partnerships, except such as embrace banking privileges, and all corporations shall have the right to sue, and shall be liable to be sued in all courts, in like manner as natural persons.

- SEC. 2. No corporation shall be formed under special acts, except for municipal purposes.
- SEC. 8. Each stockholder in any corporation shall be liable to the amount of the stock held or owned by him.
- SEC. 4. Lands may be taken for public way, for the purpose of granting to any corporation the franchise of way for public use. In all cases, however, a fair and equitable compensation shall be paid for such land, and the damages arising from the taking of the same; but all corporations being common carriers, enjoying the right of way in pursuance of the provisions of this section, shall be bound to carry the mineral, agricultural and other productions or manufactures on equal and reasonable terms.

ARTICLE XI.-COUNTIES AND TOWNSHIPS.

- SECTION 1. The Legislature may, from time to time, establish and organize new counties, but no new county shall contain less than 400 square miles; nor shall any new county be reduced below that amount; and all laws changing county lines in counties already organized, or for removing county seats, shall, before taking effect, be submitted to the electors of the county or counties to be affected thereby, at the next general election after the passage thereof, and be adopted by a majority of such electors. Counties now established may be enlarged, but not reduced below four hundred (400) square miles.
- SEC. 2. The Legislature may organize any city into a separate county when it has attained a population of twenty thousand inhabitants, without reference to geographical extent, when a majority of the electors of the county in which such city may be situated, voting thereon, shall be in favor of a separate organization.
- SEC. 3. Laws may be passed providing for the organization for municipal and other town purposes, of any Congressional or fractional townships in the several counties in the State, provided that when a township is divided by county lines, or does not contain one hundred inhabitants, it may be attached to one or more adjoining townships or parts of townships, for the purposes aforesaid.
- SEC. 4. Provision shall be made by law for the election of such county or township officers as may be necessary.
- SEC. 5. Any county and township organization shall have such powers of local taxation as may be prescribed by law.
- SEC. 6. No money shall be drawn from any county or township treasury, except by authority of law.
- SEC. 7. That the county of Manomin is hereby abolished, and that the territory heretofore comprising the same shall constitute and be a part of the county of Anoka. *
 - * This section was adopted Nov. 2, 1869.

ARTICLE XII.-OF THE MILITIA.

SECTION 1. It shall be the duty of the Legislature to pass such laws for the organization, discipline and service of the militia of the State as may be deemed necessary.

ARTICLE XIII .- IMPEACHMENT AND REMOVAL FROM OFFICE.

SECTION 1. The Governor, Secretary of State, Treasurer, Auditor, Attorney General, and the Judges of the Supreme and District Courts, may be impeached for corrupt conduct in office, or for crimes and misdemeanors; but judgment in such case shall not extend further than to removal from office and disqualification to hold and enjoy any office of honor, trust or profit in this State. The party convicted thereof shall nevertheless be liable and subject to indictment, trial, judgment and punishment, according to law.

SEC. 2. The Legislature of this State may provide for the removal of inferior officers from office for malfeasance or non-feasance in the performance of their duties.

SEC. 3. No officer shall exercise the duties of his office after he shall have been impeached and before his acquittal.

SEC. 4. On the trial of an impeachment against the Governor, the Lieutenant Governor shall not act as a member of the court.

SEC. 5. No person shall be tried on impeachment before he shall have been served with a copy thereof, at least twenty days previous to the day set for trial.

ARTICLE XIV .-- AMENDMENTS TO THE CONSTITUTION.

SECTION 1. Whenever a majority of both Houses of the Legislature shall deem it necessary to alter or amend this Constitution, they may propose such alterations or amendments, which proposed amendments shall be published with the laws which have been passed at the same session, and said amendments shall be submitted to the people for their approval or

SEC. 2. Whenever two-thirds of the members elected to each branch of the Legislature shall think it necessary to call a convention to revise this Constitution, they shall recommend to the electors to vote, at the next election for members of the Legislature, for or against a Convention; and if a majority of all the electors voting at said election shall have voted for a Convention, the Legislature shall at their next session, provide by law for calling the same. The Convention shall consist of as many members as the House of Representatives, who shall be chosen in the same manner, and shall meet within three months after their election for the purpose aforesaid.

ARTICLE XV.—MISCELLANEOUS SUBJECTS.

SECTION 1. The seat of government of the State shall be at the City of St. Paul, but the Legislature at their first, or any future session, may provide by law for a change of the seat of government by a vote of the people, or may locate the same upon the land granted by Congress for a seat of government to the State; and in the event of the seat of government being removed from the city of St. Paul to any other place in the State, the capitol building and grounds shall be dedicated to an institution for the promotion of science, literature and the arts, to be organized by the Legislature of the State, and of which institution the Minnesota Historical Society shall always be a department.

SEC. 2. Persons residing on Indian lands within the State shall enjoy all the rights and privileges of citizens, as though they lived in any other portion of the State, and shall be subject to taxation. SEC. 4. There shall be a seal of the State, which shall be kept by the Secretary of State, and be used by him officially, and shall be called by him the Great Seal of the State of Minnesota, and shall be attached to all official acts of the Governor (his signature to acts and resolves of the Legislature excepted) requiring authentication. The Legislature shall provide for an appropriate device and motto for said seal.

SEC. 5. The Territorial prison, as located under existing laws, shall, after the adoption of this Constitution, be and remain one of the State prisons of the State of Minnesota.

SCHEDULE.

SECTION 1. That no inconvenience may arise by reason of a change from a Territorial to a permanent State Government, it is declared that all rights, actions, prosecutions, judgments, claims and contracts, as well of individuals as of bodies corporate, chail continue as if no change had taken place; and all process which may be issued under the authority of the Territory of Minnesota previous to its admission into the Union of the United States, shall be as valid as if issued in the name of the State.

SEC. 2. All laws now in force in the Territory of Minnesota, not repugnant to this Constitution, shall remain in force until they expire by their own limitation, or be altered or repealed by the Legislature.

SEC. 3. All fines, penalties or forfeitures accruing to the Territory of Minnesota, shall inure to the State.

SEC. 4. All recognizances heretofore taken, or which may be taken before the change from a Territorial to a permanent State Government, shall remain valid, and shall pass to and may be prosecuted in the name of the State, and all bonds executed to the Governor of the Territory, or to any other officer

ernor or State authority, and their successors in office, for the uses therein respectively expressed, and may be sued for and recovered accordingly; and all the estate of property, real, personal or mixed, and all judgments, bonds, specialties, choses in action, and claims and debts of whatsoever description, of the Territory of Minnesota, shall inure to and vest in the State of Minnesota, and may be sued for and recovered in the same manner and to the same extent by the State of Minnesota as the same could have been by the Territory of Minnesota. criminal prosecutions and penal actions which may have arisen or which may arise before the change from a Territorial to a State Government, and which shall then be pending, shall be prosecuted to judgment and execution in the name of the All offences committed against the laws of the Territory of Minnesota, before the change from a Territorial to a State Government, and which shall not be prosecuted before such change, may be prosecuted in the name and by the authority of the State of Minnesota, with like effect as though such change had not taken place, and all penalties incurred shall remain the same as if this Constitution had not been All actions at law and suits in equity which may be pending in any of the Courts of the Territory of Minnesota, at the time of the change from a Territorial to a State Government, may be continued and transferred to any court of the State which shall have jurisdiction of the subject matter thereof. All Territorial officers, civil and military, now hold-

ing their offices under the authority of the United States or of the Territory of Minnesota, shall continue to hold and exercise their respective offices until they shall be superceded by the authority of the State.

The first session of the Legislature of the State of Minnesota shall commence on the first Wednesday of December next, and shall be held at the Capitol, in the city of Saint Paul.

The laws regulating the election and qualification of

all district, county and precinct officers, shall continue and be in force until the Legislature shall otherwise provide by law.

SEC. 8. The President of the Convention shall, immediately after the adjournment thereof, cause this Constitution to be deposited in the office of the Governor of the Territory, and if after the submission of the same to a vote of the people, as hereinafter provided, it shall appear that it has been adopted by a vote of the people of the State, then the Governor shall forward a certified copy of the same, together with an abstract of the votes polled for and against the said Constitution, to the President of the United States, to be by him laid before the Congress of the United States.

SEC. 9. For the purposes of the first election, the State shall constitute one district, and shall elect three members to the House of Representatives of the United States.

For the purposes of the first election for members of State Senate and the House of Representatives, the State shall he divided into Senatorial and Representative districts. as follows, viz.: 1st district, Washington county; 2d district, Ramsey county; 8d district, Dakota county; 4th district, so much of Hennepin county as lies west of the Mississippi; 5th district, Rice county; 6th district, Goodhue county; 7th district, Scott county; 8th district, Olmsted county; 9th district, Fillmore county; 10th district, Houston county; 11th district, Winona county; 12th district, Wabashaw county; 18th district, Mower and Dodge counties; 14th district, Freeborn and Faribault counties; 15th district, Steele and Waseca counties; 16th district, Blue Earth and LeSueur counties; 17th district, Nicollet and Brown counties; 18th district, Sibley, Renville, and McLeod counties; 19th district, Carver and Wright counties; 20th district, Benton, Stearns and Meeker counties; 21st district, Morrison, Crow Wing, and Mille Lac counties; 22d district, Cass, Pembina, and Todd counties; 23d district, so much of Hennepin county as lies east of the Mississippi; 24th district, Sherburne, Anoka, and Manomin counties; 25th district, Chisago, Pine, and Isanti counties; 26th district, Buchanan, Carlton, St. Louis, Lake, and Itasca counties.

SEC. 12. The Senators and Representatives at the first election shall be apportioned among the several Senatorial and Representative Districts as follows, to-wit.:

1st	distric	t	2	senators		• • • •	3	representatives.
2d	66		8	66			6	66
8d	66		2	46			5	"
4th	• • •		2	"			4	46
5th	**	•••••	2	66			8	"
6th	**		1	"			4	"
7th	**		1	66			3	"
8th	"		2	"			4	44
9th	"		2	"		• • • •	6	"
10th	44		2	"			3	"
11th	"		2	**	• • • • • •		4	"
12th		• • • • • • • • • •	1	66			3	"
18th	. "		2	66			3	"
14th	"		1	46			3	"
15th	44		1	44			4	"
16th	. "	••••	1	66		• • • •	8	"
17tb	46		1	66	••••	• • • •	3	66
18th		• • • • • • • • •	1	"	• • • • • •	• • • •	8	66
19th	l "		1	"	••••	••••	8	
20th	. "		1	46		• • • •	8	66
21st	46	• • • • • • • • • • • • • • • • • • • •	1		•••••	• • • •	1	46
22d	4.6		1	66		• • • •	1	"
28d	"		1	"	••••	• • • •	2	"
24th	46,		1	66		• • • •	1	46
25th	46		1	"	• • • • • •	• • • •	ì	"
26tb	46	• • • • • • • • • • • • • • • • • • • •	1	"	•••••	•••	1	
			 87				80	

SEC. 14. Until the Legislature shall otherwise provide, the State shall be divided into Judicial Districts as follows, viz.:

The counties of Washington, Chisago, Manomin, Anoka, Isanti, Pine, Buchanan, Carlton, St. Louis, and Lake, shall constitute the First Judicial District.

The county of Ramsey shall constitute the Second Judicial District.

The countles of Houston, Winona, Fillmore, Olmsted, and Wabasha, shall constitute the Third Judicial District.

The counties of Hennepin, Carver, Wright, Meeker, Sherburne, Benton, Stearns, Morrison, Crow Wing, Mille Lac, Itasca, Pembina, Todd, and Cass, shall constitute the Fourth Judicial District.

The countles of Dakota, Goodhue, Scott, Rice, Steele, Waseca, Dodge, Mower, and Freeborn, shall constitute the Fifth Judicial District.

The counties of LeSueur, Sibley, Nicollet, Blue Earth, Farlbault, McLeod, Renville, Brown, and other counties in the State, not included within the other districts, shall constitute the Sixth Judicial District.

- SEC. 15. Each of the foregoing enumerated judicial districts may, at the first election, elect one prosecuting attorney for the district.
- SEC. 16. Upon the second Tuesday, the 13th day of October, 1857, an election shall be held for members of the House of Representatives of the United States, Governor, Lieutenant-Governor, Supreme and District Judges, members of the Legislature, and all other officers designated in this Constitution, and also for the submission of this Constitution to the people for their adoption or rejection.
- SEC. 17. Upon the day so designated as aforesaid, every free white male inhabitant over the age of twenty-one years, who shall have resided within the limits of the State for ten days

previous to the day of said election, may vote for all officers to be elected under this Constitution at such election, and also for or against the adoption of this Constitution.

SEC. 18. In voting for or against the adoption of this Constitution, the words "for Constitution," or "against Constitution," may be written or printed on the ticket of each voter, but no voter shall vote for or against this Constitution on a separate ballot from that cast by him for officers to be elected at said election under this Constitution; and if, upon the canvass of the votes so polled, it shall appear that there was a greater number of votes polled for than against said Constitution, then this Constitution shall be deemed to be adopted as the Constitution of the State of Minnesota, and all the provisions and obligations of this Constitution, and of the Schedule hereunto attached, shall thereafter be valid to all intents and purposes as the Constitution of said State.

SEC. 19. At said election the polls shail be opened, the election held, returns made and certificates issued in all respects as provided by law for opening, closing, and conducting elections and making returns of the same, except as hereinbefore specified, and excepting also that polls may be opened and elections held at any point or points, in any of the counties where precincts may be established as provided by law, ten days previous to the day of election, not less than ten miles from the place of voting in any established precinct.

SEC. 20. It shall be the duty of the judges and clerks of election, in addition to the returns required by law for each precinct, to forward to the Secretary of the Territory, by mail, immediately after the close of the election, a certified copy of the poll book containing the name of each person who has voted in the precinct, and the number of votes polled for and against the adoption of this Constitution.

SEC. 21. The returns of said election for and against this Constitution, and for all State officers and members of the House of Representatives of the United States, shall be made and certificates issued in the manner now prescribed by law

for returning votes given for Delegate to Congress, and the returns of all district officers, judicial, legislative or otherwise, shall be made to the Register of Deeds of the senior county in each district, in the manner prescribed by law, except as otherwise provided. The returns for all officers elected at large shall be canvassed by the Governor of the Territory, assisted by Joseph R. Brown and Thomas J. Galbraith, at the time designated by law for canvassing the vote for Delegate to Congress.

SEC. 22. If upon canvassing the votes for and against the adoption of this Constitution, it shall appear that there has been polled a greater number of votes against than for it then no certificate of election shall be issued for any State or district officer provided for in this Constitution, and no State organization shall have validity within the limits of the Territery until otherwise provided for, and until a Constitution for a State government shall have been adopted by the people.

SECTION SEVEN, ARTICLE FIVE, OF THE CONSTITUTION.

[Amended April 15, 1868.]

SEC. 7. The term of each of the Executive officers named in this article shall commence upon taking the oath of office, after the State shall be admitted by Congress into the Union, and continue until the first Monday in January, eighteen hundred and sixty, except the Auditor, who shall continue in office until the first Monday in January, eighteen hundred and sixty-one, and until their successors shall have been duly elected and qualified.

AMENDMENT TO SECTION TEN, ARTICLE NINE OF THE CONSTITUTION.

[Adopted April 15, 1858: ayes, 25,023; noes, 6,733. Repealed in 1860.]

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

SEC. 10. The credit of this State shall never be given or loaned in aid of any individual, association or corporation; except that for the purpose of expediting the construction of the lines of railroads, in aid of which the Congress of the United States has granted lands to the Territory of Minnesota, the Governor shall cause to be issued and delivered to each of the companies in which said grants are vested by the Legislative Assembly of Minnesota, the special bonds of the State, bearing an interest of seven per cent. per aunum, payable semi-annually in the city of New York, as a loan of puplic credit, to an amount not exceeding twelve hundred and fifty thousand dollars, or an aggregate amount to all of said companies not exceeding five millions of dollars, in manner following, to-wit:

Whenever either of the said companies shall produce to the Governor satisfactory evidence, verified by the affidavits of the chief engineer, treasurer and two directors of said company, that any ten miles of the road of said company has been actually constructed and completed, ready for placing the superstructure thereon, the Governor shall cause to be issued and delivered to such company, bonds to the amount of one hundred thousand dollars; and whenever thereafter, and as often as either of said companies shall produce to the Governor, like evidence of a further construction of ten miles of its road, as aforesaid, then the Governor shall cause to be issued to such company further like bonds to the amount of one hundred thousand dollars for each and every ten miles of road thus constructed; and whenever such company shall furnish like evidence that any ten miles of its road is actually completed

and cars running thereon, the Governor shall cause to be issued to such company like bonds to the amount of one hundred thousand dollars; and whenever thereafter, and as often as either of said companies shall produce to the Governor like evidence that any further ten miles of said road is in operation as aforesaid, the Governor shall cause to be issued to such company further like bonds to the amount of one hundred thousand dollars until the full amount of the bonds hereby authorized shall be issued; Provided, that two-fifths, and no more, of all bonds issued to the Southern Minnesota Railroad Company. shall be expended in the construction and equipment of the line of road from LaCrescent to the point of junction with the Transit road, as provided by law. And further provided, that the Minneapolis and Cedar Valley Railroad Company shall commence the construction of their road at Faribault and Minneapolis, and shall grade an equal number of miles from each of said places.

The said bonds thus issued shall be denominated "Minnesota State Railroad Bonds," and the faith and credit of this State are hereby pledged for the payment of the interest and the redemption of the principal thereof, They shall be signed by the Governor, countersigned and registered by the Treasurer, sealed with the seal of the State, of denominations not exceeding one thousand dollars, payable to the order of the company to whom issued, transferable by the endorsement of the President of the said company, and redeemable at any time after ten and before the expiration of twenty-five years from the date thereof. Within thirty days after the Governor shall proclaim that the people have voted for a loan of State credit to railroads, any of said companies proposing to avail themselves of the loan herein provided for, and to accept the conditions of the same, shall notify the Governor thereof, and shall, within sixty days, commence the construction of their roads, and shall, within two years thereafter, construct ready for the superstructure, at least fifty (50) miles of their road. company shall make provision for the punctual payment and

redemption of all bonds issued and delivered as aforesaid, to said company, and for the punctual payment of the interest which shall accrue thereon, in such manner as to exonerate the treasury of this State from any advances of money for that purpose; and as security therefor, the Governor shall demand and receive from each of said companies, before any of said bonds are issued, an instrument pledging the net profits of its road, for the payment of said interest, and a conveyance to the State of the first two hundred and forty sections of land, free from prior incumbrances, which such company is or may be authorized to sell in trust for the better security of the Treasury of the State from loss on said bonds, which said deed of trust shall authorize the Governor and Secretary of State to make conveyances of title to all or any of such lands, to purchasers agreeing with the respective railroad companies therefor.

Provided, That before releasing the interest of the State to such lands, such sale shall be approved by the Governor, but the proceeds of all such sales shall be applied to the payment of interest accrulng upon the bonds in case of default of the payment of the same, and as a sinking fund to meet any future default in the payment of interest and principal thereof when due; and as further security, an amount of first mortgage bonds on the roads, lands and franchises of the respective companies, corresponding to the State bonds issued, shall be transferred to the Treasurer of the State at the time of the issue of State bonds; and in case either of said companies shall make default in payment of either the interest or principal of the bonds issued to said companies by the Governor, no more State bonds shall thereafter be issued to said company, and the Governor shall proceed in such manner as may be prescribed by law, to sell the bonds of the defaulting company or companies, or the lands held in trust as above, or may require a foreclosure of the mortgage executed to secure the same: Provided, That, if any company so in default, before the day of sale shall pay all interest and principal then due, and all expenses incurred by the State, no sale shall take place, and

the right of said company shall not be impaired to a further loan of State credit: Provided, If any of said companies shall at any time offer to pay the principal together with the interest that may then be due upon any of the Minnesota State Railroad Bonds, which may have been issued under the provisions of this section, then the Treasurer of State shall receive the same: and the liabilities of said company or companies in respect to said bonds shall cease upon such payment into the State Treasury of principal, together with the interest as aforesaid: Provided, further, That in consideration of the loan of State credit herein provided, that the company or companies which may accept the bonds of the State in the manner herein specified, shall, as a condition thereof, each complete not less than fifty miles of its road on or before the expiration of the year 1861, and not less than one hundred miles before the year 1864, and complete four-fifths of the entire length of its road before the year 1866; and any failure on the part of any such company to complete the number of miles of its road or roads. in the manner and within the several times herein prescribed, shall forfeit to the State all the right, title and interest of any kind whatsoever in and to any lands, together with the franchises connected with the same not pertaining or applicable to the portion of the road by them constructed, and a fee simple to which has not accrued to either of said companies, by reason of such construction, which was granted to the company or companies thus failing to comply with the provisions hereof, by act of the Legislature of the Territory of Minnesota, vestin said land in said companies respectively.

OFFICERS

OF

MINNESOTA TERRITORY.

EXECUTIVE DEPARTMENT.

GOVERNORS.

Alexander Ramsey: June 1, 1849, to May 15, 1853. Willis A. Gorman: May 15, 1853, to April 23, 1857. Samuel Medary: * April 23, 1857, to May 24, 1858.

SECRETARIES.

Charles K. Smlth:* June 1, 1849, to October 28, 1851. Alexander Wilkin:* October 23, 1851, to May 15, 1853. Joseph Travis Rosser:* May 15, 1853, to April 28, 1857. Charles L. Chase: April 23, 1857, to May 24, 1858.

TREASURERS.

* Deceased.

AUDITORS.

ATTORNEYS GENERAL.

Lorenzo A. Babcock: June 1, 1849, to May 15, 1853. Layfayette Emmett: May 15, 1853, to May 24, 1858.

JUDICIAL DEPARTMENT.

CHIEF JUSTICES.

ASSOCIATE JUSTICES.

David Cooper: June 1, 1849, to April 7, 1853. Bradley B. Meeker: June 1, 1849, to April 7, 1853.

A. G. Chatfield: April 7, 1853, to April 23, 1857.Moses Sherburne: April 7, 1853, to April 23, 1857.

R. R. Nelson: April 23, 1857, to May 24, 1858.Charles E. Flandrau: April 23, 1857, to May 24, 1858.

CLERKS OF SUPREME COURT.

J. K. Humphrey: January 14, 1850, to — Andrew J. Whitney: ——— 1853, to ——— 1854. Geo. W. Prescott: ---- 1854, to May 24, 1858.

REPORTERS OF SUPREME COURT.

William Hollinshead: * appointed July 7, 1851. Isaac Atwater: appointed March — 1852. John B. Brisbin: appointed February 28, 1854. M. E. Ames: appointed March 20, 1856. Harvey Officer: appointed November 27, 1857.

LEGISLATIVE DEPARTMENT.

FIRST APPORTIONMENT.

On July 7, 1849, Gov. Alex. Ramsey, by proclamation, fixed the following Council Districts for the Territory, which had then not been divided into counties: 1. The St. Croix precinct, of St. Croix county, and the settlements on the west bank of the Mississippi, south of the Crow village, to the Iowa 2. The Stillwater precinct, of the county of St. Croix. 3. The St. Paul precinct (except Little Canada settlement.) 4. Marine Mills, Falls of St. Crolx, Rush Lake, Rice River, and Snake River precincts, of St. Croix county, and La Pointe 5. The Falls of St. Anthony precinct, and the Little Canada settlement. 6. The Sauk Rapids and Crow Wing precincts, of St. Croix county, and all settlements west of the Mississippi, and north of the Osakis River, and a line thence west, to the British line. 7. The country and settlements west of the Mississippi, not included in districts 1 and 6.

Total: Council, 9 members; House, 18 members.

FIRST LEGISLATURE—1849.

[Began September 8. Adjourned November 1.]

COUNCIL.

David Olmsted, of Long Prairie, President.

- 1. James S. Norris.
- 3. Samuel Burkleo.
- 3. Wm. H. Forbes, James C. McBoal.
- 4. David B. Loomis.
- 5. John Rollins.
 - David Olmsted, Wm. Sturges.
- 7. Martin McLeod.

HOUSE.

Joseph W. Furber, of Cottage Grove, Speaker.

- 1. Joseph W. Furber, James Wells.
- 2. M. S. Wilkinson, Sylvanus Trask, Mahlon Black.
- Benj. W. Brunson, Henry Jackson, John J. Dewey, Parsons K. Johnson.
- 4. Henry F. Setzer.
- 5. William R. Marshall, William Dugas.
- Jeremiah Russell, Allan Morrison, Lorenzo A. Babcock, Thomas A. Holmes.
- 7. Alexis Bailly, Gideon H. Pond.

SECOND LEGISLATURE—1851.

[Assembled January 1. Adjourned March 31.]

COUNCIL.

David B. Loomis, of Marine Mills, President.

- James S. Norris.
- 2. Samuel Burkleo.
- Wm. H. Forbes, Jas. C. McBoal.
- 4. David B. Loomis.
- 5. John Rollins.
- 6. David Olmsted, William Sturges.
- 7. Martin McLeod.

HOUSE.

Michael E. Ames, of Stillwater, Speaker.

- John A. Ford, James Wells.
- 2. Michael E. Ames, Sylvanus Trask, Jesse Taylor.
- Benj. W. Brunson, J. C. Ramsey, Edmund Rice, H. L. Tilden.
- John D. Ludden.
- John W. North, E. Patch.
- David Gilman, S. B. Olmsted, W. W. Warren, D. T. Sloan.
- 7. Benj. H. Randall, Alex. Faribault.

APPORTIONMENT OF 1851.

The Territory having been divided into counties, it was apportioned by the Second Legislature into Council Districts, as follows: 1. Washington, Itasca, and Chisago Counties. 2. Precincts of St. Paul and Little Canada. 8. Precinct of St. Anthony Falls. 4 Counties of Wabasha and Washington, and precincts of St. Paul and Little Canada, jointly, (Wabasha County to be one representative district.) 5. Benton and Cass Counties. 6. Dakota County. 7. Pembina County.

THIRD LEGISLATURE-1852.

[Assembled January 7. Adjourned March 6.]

COUNCIL.

Wm. H. Forbes, of St. Paul, President.

- 1. Elam Greeley, David B. Loomis.
- 2. George W. Farrington, Wm. H. Forbes.
- 3. Wm. L. Larned.
- 4. Lorenzo A. Babcock.
- 5. Sylvanus B. Lowry.
- 6. Martin McLeod.
- 7. Norman W. Kittson.

HOUSE.

John D. Ludden, of Marine, Speaker.

- Martin Leavitt, Mahlon Biack, Jesse Taylor, John D. Ludden.
- Charles S. Cave, W. P. Murray, Sam. J. Findley, Jeremiah W. Selby, J. E. Fullerton.
- 3. Sumner W. Farnham, John H. Murphy.
- 4. Fordyce S. Richards.
- 5. James Beatty, David Day.
- 6. James C. McBoal, Benj. H. Randall.
- 7. Joseph Rolette, Antoine Gingras.

FOURTH LEGISLATURE—1853.

[Assembled January 5. Adjourned March 5.]

COUNCIL.

Martin McLeod, of Lac qui Parle, President.

- . Elam Greeley, D. B. Loomis.
- 2. Geo. W. Farrington, Wm. H. Forbes.
- 3. Wm. L. Larned.
- 4. L. A. Babcock.
- 5. S. B. Lowry.
- 6. Martin McLeod.
- N. W. Kittson.

HOUSE.

David Day, of Long Prairie, Speaker.

- N. Greene Wilcox, John D. Ludden, Albert Stimson, Caleb Truax.
- Wm. P. Murray, B. W. Lott, J. C. Ramsey, L. M. Olivier, Wm. Noot.
- 3. R. P. Russell, G. B. Dutton.
- 4. James Wells.
- David Day, J. McKee.
- 6. A. E. Ames, B. H. Randall.
- 7. Joseph Rolette, Antoine Gingras.

FIFTH LEGISLATURE-1854.

[Assembled January 4. Adjourned March 4.]

COUNCIL.

- Baldwin Olmsted, of Belle Prairie, President.
- I. John E. Mower, Albert Stimson.
- 2. Wm. P. Murray, Isaac Van Etten.
- 3. Charles T. Stearns.
- 4. Wm. Freeborn.
- 5. S. B. Olmsted.
- 6. Joseph R. Brown.
- 7. Norman W. Kittson.

HOUSE.

- N. C. D. Taylor, of Taylors Falls, Speaker.
- John Fisher, N. C. D. Taylor, Robert Watson, Wm. McKusick.
- Wm. Noot, Wm. A. Davis, Louis Bartlett, John H. Day, Levi Sloan.
- 8. Cephas Gardner, Henry S. Plummer.
- 4. —— Lord.
- 5. R. M. Richardson, Peter Roy.
- 6. Hezekiah Fletcher, Wm. H. Nobles.
- 7. Joseph Rolette, Donald G. Morrison.

SIXTH LEGISLATURE—1855.

[Assembled January 3. Adjourned March 8.]

COUNCIL.

Wm. P. Murray, of St. Paul, President.

- 1. John E. Mower, Albert Stimson.
- 2. William P. Murray, Isaac Van Etten.
- Charles T. Stearns.
- 4. Wm. Freeborn.
- 5. S. B. Olmstead.
- 6. J. R. Brown.
- 7. N. W. Kittson.

HOUSE.

James S. Norris, of Cottage Grove, Speaker.

- James B. Dixon, Wm. William, James S. Norris, Samuel M. Register.
- Wm. A. Davis, D. F. Brawley, C. S. Cave, Reuben Haus, Joseph Lemay.
- 3. A. M. Fridley, Daniel Stanchfield.
- 4. Clark W. Thompson.
- James Beatty, Fred. Andros.
- 6. H. H. Sibley, D. M. Hanson.
- 7. Joseph Rolette, Charles Grant.

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APPORTIONMENT OF 1855.

First Council District: Washington, Itasca and Chisago, Superior and Doty Counties. 2. Precincts of St. Paul and Little Canada. 3. Precinct of the Falls of St. Anthony. 4. Goodhue, Dodge and Freeborn Counties. 5. Benton and Cass, Todd, Stearns and Wright. 6. Dakota, Scott and Rice. 7. Pembina County. 8. Houston, Fillmore and Mower. 9. Winona, Olmsted and Wabasha. 10. Le Sueur, Steele, Faribault, Blue Earth, Brown, Nicoliet, Sibley, Pierce and Renville. 11. Hennepin (west,) Carver and Davis.

Total: Council, 15 members; House, 88 members.

SEVENTH LEGISLATURE—1856.

[Assembled January 2. Adjourned March 1.]

COUNCIL.

John B. Brisbin, of St. Paul, President.

- 1. J. D. Ludden, H. N. Setzer.
- 2. John B. Brisbin.
- 3. John Rollins.
- 4. Wm. Freeborn.
- 5. Lewis Stone.
- H. G. Baily, Samuel Dooley.
- 7. Joseph Rolette.
- 8. Clark W. Thompson, B. F. Tillotson.
- 9. St. A. D. Balcomb, W. D. Lowry.
- 10. C. E. Flandiau.
- 11. D. M. Hanson.

HOUSE.

Charles Gardiner, of Westervelt, Speaker.

- James Norris, Abraham Van Vorhes, Henry A. Jackman, N. C. D. Taylor.
- Wm. H. Nobles, B. W. Lott, F. Knauft, Ross Wilkinson, Reuben Haus.
- 3. Sumner W. Farnham, C. W. Le Boutillier.
- 4. Charles Gardiner, J. B. Hubbell.
- 5. John L. Wilson, Wm Sturgis.
- M. T. Murphy, O. C. Gibbs, John C. Ide, T. J. Galbraith, John M. Holland.
- 7. R. Carlisle Burdick, Charles Grant.
- 8. W. B. Gere, Samuel Hull, Wm. F. Dunbar, Wm. B. Covel, Martin G. Thompson.
- John H. Hartenbower, Cornelius F. Buck, James Kirkman.
- Parsons K. Johnson, Aurelius F. De La Vergne, Geo. A. McLeod.
- James F. Bradley, Thos. W. Pierce, Arba Cleveland, Thos. B. Hunt, Francis Thorndike.

EIGHTH LEGISLATURE—1857.

[Assembled January 7. Adjourned March 7.]

COUNCIL.

John B. Brisbin, of St. Paul, President.

- 1. J. D. Ludden, H. N. Setzer.
- 2. John B. Brisbin.
- 8. W. W. Wales.
- 4. Wm. Freeborn.
- 5. Lewis Stone.

- Samuel Dooley, H. G. Bailly.
- 7. Joseph Rolette.
- 8. B. F. Tillotson, C. W. Thompson.
- S. D. Balcomb, W. D. Lowry.
- 10. P. P. Humphrey.
- 11. Joel B. Basset.

HOUSE.

Joseph W. Furber, of Cottage Grove, Speaker.

- L. K. Stannard, Mahlon Black, Joseph W. Furber, Elam Greeley.
- William Branch, A. T. Chamblin, Wm. P. Murray, William Costello, J. C. Ramsey.
- 3. Jonathan Chase, Henry Hechtman.
- 8. Nelson_Payne, Wm. W. Sweney.
- 5. Samuel B. Abbe, W. W. Kingsbury, John L. Wilson.
- C. P. Adams, J. J. McVey, L. M. Brown, F. J. Whitlock, Morgan L. Noble.*
- 7. Charles Grant, John B. Wilkie.
- Wm. B. Gere, D. F. Case, W. J. Howell, John M. Berry, M. G. Thompson.
- 9. Eli B. Barrows, Ephraim L. King, Alonzo P. Foster.
- 10. Joseph R. Brown, Francis Bassen, O. A. Thomas.
- John M. Troll, Asa Keith, J. P. Plumer, W. Hayden, Delano T. Smith.

^{*} At the Extra Session of 1857, Charles Jewett was admitted, vice Noble, resigned.

OFFICERS

OF THE

STATE OF MINNESOTA.

EXECUTIVE DEPARTMENT.

GOVERNORS.

Henry H. Sibley: May 24, 1858, to January 2, 1860.

Alexander Ramsey: January 2, 1860, to July 10, 1863.

Heny A. Swift:* July 10, 1863, to January 11, 1864.

Stephen Miller: January 11, 1864, to January 8, 1866.

William R. Marshall: January 8, 1866, to January 7, 1870.

Horace Austin: January 7, 1870, to

LIEUTENANT GOVERNORS.

William Holcombe: May 24, 1858, to January 2, 1860. Ignatius Donnelly: January 2, 1860, to March 3, 1863. Henry A. Swift: March 4, 1863, to July 10, 1863. Charles D. Sherwood: January 11, 1864, to January 8, 1866. Thos. H. Armstrong: January 8, 1866, to January 7, 1870. William H. Yale: January 7, 1870, to ——

^{*} Deceased.

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SECRETARIES OF STATE.

Francis Baaseu: May 24, 1858, to January 2, 1860.

James H. Baker: January 2, 1260, to November 17, 1862.

David Blakely: November 17, 1862, to January 8, 1866.

Henry C. Rogers: January 8, 1866, to January 7, 1870.

Hans Mattson: January 7, 1870, to January 5, 1872.

S. P. Jennison: January 5, 1872, to ——

TREASURERS.

George W. Armstrong: May 24, 1858, to January 2, 1860. Charles Scheffer: January 1, 1860, to January 10, 1868. Emil Munch: January 10, 1868, to January, 1872. Wm. Seeger: January, 1872, to ———

AUDITORS.

W. F. Dunbar: May 24, 1858, to January 1, 1861. Charles McIlrath: January 1, 1861, to January, 1873. O. P. Whitcomb: January, 1873, to ———

ATTORNEYS GENERAL.

Charles H. Berry: May 24, 1828, to January 2, 1860. Gordon E. Cole: January 4, 1860, to January 8, 1866. Wm. Colvill: January 8, 1866, to January 10, 1868. F. R. E. Cornell: January 10, 1868, to

JUDICIAL DEPARTMENT.

JUDGES OF SUPREME COURT.

CLERKS OF SUPREME COURT.

Jacob J. Noah: May 24, 1858, to January 15, 1861.

A. J. Van Vorhes: January 15, 1861, to January 13, 1864.

Geo. F. Potter: January 13, 1864, to January 14, 1867.

Sherwood Hough: January 14, 1867, to

REPORTERS OF SUPREME COURT.

Harvey Officer: May 24, 1858, to January 30, 1865. William A. Spencer: Appointed January 80, 1865.

JUDGES OF DISTRICT COURTS.

FIRST DISTRICT.

S. J. R. McMillan: May 24, 1858. to July 1, 1864. Charles McCiure: August — 1864, to December 31, 1871. F. M. Crosby: January 1, 1872, to ———

SECOND DISTRICT.

E. C. Palmer: May 24, 1858, to December 31, 1864. Westcott Wilkin: January 1, 1865, to

THIRD DISTRICT.

Thomas Wilson: May 24, 1858, to July 1, 1864.

Lloyd Barber: September 12, 1864, to December 31, 1871.

C. N. Waterman: January 1, 1872, to

FOURTH DISTRICT.

— Hall: May 24, 1858, to October 1, 1858.

Edward O. Hamlin: October 1, 1858, to December 31, 1858.

Charles E. Vanderburgh: January 1, 1859, to ——

FIFTH DISTRICT.

N. M. Donaldson: May 24, 1858, to December 31, 1871. Samuel Lord: January 1, 1872, to ———

SIXTH DISTRICT.

L. Branson: May 24, 1858, to December 31, 1864. Horace Austin: January 1, 1865, to September 30, 1869. M. G. Hanscome: October 1, 1869, to December 31, 1869. Franklin H. Waite: January 1, 1870, to

SEVENTH DISTRICT.

James M. McKelvey: August 1, 1866, to ——

EIGHTH DISTRICT.

L. M. Brown: March 11, 1870, to December 31, 1870.

A. G. Chatfield: January 1, 1871, to ——

NINTH DISTRICT.

M. G. Hanscome: March 11, 1870, to

TENTH DISTRICT.

Sherman Page: January 1, 1878, to ——

JUDGES OF COMMON PLEAS COURTS.

RAMSEY COUNTY.

Wm. Sprigg Hall: August 1, 1867, to ----

HENNEPIN COUNTY.

LEGISLATIVE DEPARTMENT.

CONSTITUTIONAL CONVENTION.

Under the enabling Act of Congress, approved March 8, 1857, a constitutional convention of 108 members, (each council district to elect two for each councilman and representative it was entitled to,) was authorized to meet at the Capitol, on the 2d Monday in July, to frame a State constitution and submit it to the people of the Territory. The election was held on the 1st Monday in June. On July 13, the delegates met, but a disagreement arising in the organization, the Republican members organized one body, and the Democratic members organized Each of these bodies claiming to be the legal constitutional convention, proceeded with the work of forming an instrument to be submitted to the people. After some days an understanding was effected between them, and by means of committees of conference, the same constitution was framed and adopted by both bodies. On being submitted to the people, October 13, it was ratifled.

REPUBLICAN WING.

Assembled July 13. Dissolved August 29. 59 members.

- St. A. D. Balcomb, President. L. A. Babcock, Secretary.
- P. A. Cederstam, W. H. C. Folsom, L. K. Stannard, Chas. F. Lowe.
- S. W. Putnam, D. M. Hall, D. A. Secombe, P. Winell, L. C. Walker, J. H. Murphy.
- Charles McClure, Aaron G. Hudson, George Watson, Frank Mantor, Joseph Peckham.
- 5. Fred Ayer.
- John W. North, Thomas Bolles, Oscar F. Perkins, Thomas Foster, Thos. J. Galbraith, D. D. Dickinson.
- Alanson B. Vaughan, C. W. Thompson, John A. Anderson, Charles A. Coe, N. P. Colburn, James A. McCann, H. A. Billings, Charles Hanson, H. W. Holley, John Cleghorn, A. H. Butler, Bobert Lyle, Boyd Phelps.
- St. A. D. Balcombe, Wm. H. Mills, Charles Gerrish, Simlow Harding, Nathan B. Robbins, Wm. J. Duly, Samuel A. Kemp, Thomas Wilson, David L. King, Benj. C. Baldwin.
- 10. Amos Coggswell, Lewis McCune, Edwin Page Davis.
- Cyrus Aldrich, Wentworth Hayden, R. L. Bartholomew, W. F. Russell, Henry Eschlie, Chas. B. Sheldon, David Morgan, E. N. Bates, Albert W. Coombs, T. D. Smith, B. E. Messer.

DEMOCRATIC WING.

Assembled July 13. Dissolved August 29. 53 members.

H. H. Sibley, President. J. J. Noah, Secretary.

- William Holcombe, James S. Norris, Kenry N. Setzer, Gould T. Curtis, Charles G. Leonard, Newington Gilbert, Charles E. Butler, R. H. Sanderson.
- George L. Becker, Moses Sherburne, D. A. J. Baker, Lafayette Emmett, Wm. P. Murray, W. A. Gorman, Wm. H. Taylor, John S. Prince, Patrick Nash, Wm. B. McGrorty, Paul Faber, Michael E. Ames.
- 3. B. B. Meeker, Wm. M. Lashelles, C. A. Tuttle, C. L. Chase.
- 4. Edwin C. Stacy.
- Daniel Gilman, H. C. Wait, J. C. Shepley, Wm. Sturgis, J. W. Tenvoorde, W. W. Kingsbury, R. H. Barrett.
- Henry H. Sibley, Robert Kennedy, Daniel J. Burns, Frank Warner, Wm. A. Davis, Joseph Burwell, Henry G. Bailly, Andrew Keegan.
- James McFetridge, J. P. Wilson, J. Jerome, Xavier Cantell, Joseph Rolette, Louis Vasseur.
- 8. James C. Day.
- Joseph R. Brown, C. E Flandrau, Francis Baasen, Wm. B. McMahan, J. H. Swan.
- 11. Alfred E. Ames.

APPORTIONMENT OF 1857.

Senate, 87 members. House, 80 members. For the apportionment see sections 10, 11, and 12, of the Schedule of the Constitution.

FIRST LEGISLATURE-1857-8.

Assembled December 2, 1857. On March 25, 1858, took a recess until June 2. Finally adjourned August 12,

SENATE.

Richard G. Murphy, President, until June 8. Lieut. Governor Wm. Holcombe, June 8 to August 12.

- Joel K. Reiner, H. L. Thomas.
- Isaac Van Etten, Charles S. Cave, Wm. Sprigg Hall.
- 3. D. W. C. Dunwell, Henry G. Bailly.
- Erastus N. Bates, Delano T. Smith.
- Michael Cook, George E. Skinner.
- 6. Aaron G. Hudson.
- Richard G. Murphy.
- 8. Chas. H. Lindsley, Emerson Hodges.
- 9. Samuel Hull, John R. Jones.
- James C. Day,
 W. Streeter.

- Daniel S. Norton,
 S. S. Beman.
- 12. James Redpath.
- Edw. W. Somers, Boyd Phelps.
- 14. George Watson.
- 15. Lewis McCune.
- 16. Basil Moreland.
- 17. Thomas Cowan.
- 18. Elijah T. Mixer.
- 19. Samuel E. Adams.
- 20. Reuben M. Richardson.
- 21. Anson Northrup.
- 22. Joseph Rolette.
- 23. Jonathan Chase.
- 24. John Banfil.
- 25. W. H. C. Folsom.
- 26. R. B. Carlton.

- J. S. Watrous, Speaker, from December 2, to March 12. Geo. Bradley, from March 12, to August 12.
- 1. J. R. M. Gaskell, Robert Simpson, George W. Campbell.
- James Starkey, Charles Rauch, George L. Otis, Wm. B. McGrorty, Wm. Davern, John W. Crosby.
- James C. Dow, Robert C. Masters, James Locke, Robert O'Neil, M. T. Murphy.
- 4. Reuben B. Gibson, George H. Keith, Wm. S. Chowen.
- 5. John L. Schofield, John H. Parker, Warren Vertress.
- 6. Henry L. Bevans, Joseph Peckham, C. W. Libby.
- 7. George Bradley, Lewis R. Hawkins, David Kinghorn.
- Sylvanus Burgess, E. Allen Powers, Samuel Lord, W. K. Tattersall.
- T. J. Eames, Isaac DeCow, M. J. Foster, Henry Kibler, James M. Graham, T. J. Fladeland.
- 10. Edmund McIntyre, J. B. LeBlond, Daniel Willson.
- St. A. D. Balcombe, Manley Grover, Edwin M. Bearce, S. R. Johnson.
- 12. Ira O. Seeley, N. S. Tefft, Thomas A. Thompson.
- 13. George O. Way.
- James B. Wakefield, Wm. M. Dunham, Amander H. Bartlett.
- 15. Hiram M. Sheetz, George C. Pettie, Smith Johnson.
- 16. A. J. Rutan, Reuben Rutters.
- 17. Ephriam Pierce, Albert Tuttle, Frederic Rehfield.
- 18. John H. Stevens, Michael Cummings, Henry Poehler.
- 19. Ernest Heyd, Ebenezer Bray.
- 20. J. B. Atkinson, John L. Young, Joseph B. Carpenter.
- 21. J. D. Cruttenden.
- 22. John N. Chase.
- 23. Wm. H. Townsend, L. C. Walker.
- 24. James C. Frost.
- 25. John G. Randall.
- 26. John S. Watrous.

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LEGISLATURE OF 1858-9.

No session was held in the winter of 1858-9, mainly-owing to the protracted session of 1857-8, (which was believed to render unnecessary another one following so soon,) the Legislature of that year having so provided by enactment. Chap. 50, Gen. Laws, 1858.

SECOND LEGISLATURE.—1859-60.

Assembled Dec. 7, 1859. Adjourned March 12, 1860.

SENATE.

Lieut. Governor William Holcombe, President to January 2; Ignatius Donnelly, thence.

- Wm. McKusick. Socrates Nelson.
- J. H. Stewart. Wm. Sprigg Hall. C. N. McKubin.
- 3. A. H. Norris. Eli Robinson.
- Jesse Bishop. R. L. Bartholomew.
- M. Cook. D. H. Frost.
- R. N. McLaren. 6.
- 7. J. F. Baldwin.
- H. Galloway. Emerson Hodges.
- H. W. Hollev. Reuben Wells.
- 10. E. H. Kennedy. Fred. Gluck.

- E. L. King. J. M. Winn.
- 12. John T. Averill.
- 13. Henry C. Rogers. A. J. Edgerton.
- 14. Geo. Watson.
- 15. W. F. Pettit.
- D. C. Evans. 16.
- 17. Thomas Cowan.
- 18. Jno. H. Stevens.
- 19. Sam'l. E. Adams.
- 20. C. C. Andrews.
- 21. J. D. Cruttenden.
- 22. Oscar Taylor.
- 23. A. D. Heaton. 24. F. E. Baldwin.
- 25. Lucas K. Stannard.
- Thomas Clark. 26.

HOUSE.

Amos Coggswell, of Steele County, Speaker.

- 1. D. T. Watson, A. J. Van Vorhes, Orange Walker.
- John B. Sanborn, Henry Acker, Oscar Stephenson, J. B. Olivier, George Mitsch, D. A. Robertson.
- H. G. O. Morrison, H. J. Sheafer, Moses Bixler, A. M. Hayes, H. Caskey.
- J. P. Abraham, Henry E. Mann, A. C. Austin, Irvin Shrewsbury.
- 5. E. N. Leavins, Luke Hulett, Ferris Webster.
- 6. Lewis H. Garrard, I. C. Stearns, R. H. Knox, L. K. Aaker.
- 7. Jonathan Chadderdon, Peter Schriner, Peter Cleary.
- 8. G. W. Greene, A. J. Olds, A. Ozman, J. S. Sawyer.
- A. H. Trow, A. H. Butler, W. Meighan, C. D. Sherwood, Daniel Dayton, Hiram Walker.
- 10. J. A. Anderson, C. A. Coe, George Temanson.
- Orlando Stevens, Wm. Mitchell, Zenas Thayer, Sheldon Brooks.
- 12. J. W. Burnham, W. J. Arnold.
- 13. T. J. Hunt, Peter Mantor, B. F. Langworthy.
- 14. G. K. Cleveland, Allen Shultis, T. W. Purdie.
- 15. Amos Coggswell, G. W. Greene, G. T. White, J. I. Stewart.
- 16. Henry Stock, Thomas McDonough, Burroughs Abbott.
- 17. John Armstrong, F. Rehfeld, W. Pfaender.
- 18. Peter Wilkins, Mathew Donohue, Hamilton Beatty.
- 19. John S. Letford, F. A. Renz, Jackson Taylor.
- 20. G. W. Sweet, M. C. Tolman, U. S. Willey.
- 21. Peter Roy.
- 22. Alex. Kinkead.
- 23. D. A. Secombe, G. P. Baldwin.
- 24. R. M. Johnson.
- 25. Patrick Fox.
- 26. William Nettleton.

APPORTIONMENT OF 1860.

Senate, 21 members. House, 42 members. Districts: 1. 1st and 2d wards of St. Paul, and towns of McLean, New Canada, White Bear, and Mounds View. 2. Washington, Chisago, Pine and Kanabec counties. 8. Stearns, Todd, Cass, Wadena, Otter Tail, Toombs, Breckinridge, Douglas, Becker, Polk, Pembina, Morrison, Crow Wing, Aitkin, Itasca, Buchanan, Carlton, St. Louis, and Lake counties. 4. Hennepin east, Manomin, Anoka, Sherburne, Benton, Isanti, and Mille Lacs county. pin west. 6. Carver, Wright, Meeker, McLeod, Kandiyohi, 7. Dakota county. and Monongalia counties. 8. Rice county. 9. Goodhue county. 10. Wabasha county. 11. Winona county. 14. Fillmore Olmsted county. 13. Houston county. 16. Steele, Waseca 15. Mower and Dodge counties. 17. Blue Earth and LeSueur counties. and Freeborn counties. 19. Nicollet, Sibley, Renville, Pierce, Davis, 18. Scott county. and Brown county west of range 33. 20. Faribault, Martin, Jackson, Cottonwood, Murray, Nobles, Pipestone, Rock, and 21. 3d and 4th wards of St. Brown county west of range 34. Paul, and towns of Reserve and Rose.

THIRD LEGISLATURE-1861.

Assembled January 8. Adjourned March 8.

SENATE.

Lieutenant Governor Ignatius Donnelly, President.

James Smith, Jr. 12. Stiles P. Jones. J. K. Reiner. 13. Thomas McRoberts. Seth Gibbs. 14. H. W. Holley. David Heaton. J. W. Flake. 15. 5. R. J. Baldwin. 16. George Watson. Samuel Bennett. 17. Sheldon F. Barney. 7. A. M. Hayes. 18. Thomas J. Galbraith. 8. Michael Cook. 19. James W. Lynd. 9. Guy K. Cleveland. R. N. McLaren. 20. John H. Pell. 21. John B. Sanborn.

HOUSE.

Jared Benson, of Anoka, Speaker.

1. Henry Acker, A. Nessel.

Daniel S. Norton.

- 2. H. L. Thomas, E. D. Whiting, Emil Munch.
- 3. Thomas Cathcart, Levi Wheeler, P. S. Gregory.
- 4. Jared Benson, G. V. Mayhew.
- 5. F. R. E. Cornell, Wentworth Hayden.
- 6. V. P. Kennedy, T. D. Smith, Wm. R. Baxter.
- 7. H. G. O. Morrison, M. A. Chamblin.
- 8. J. D. Hoskins, Charles Wood.
- 9. J. E. Chapman, C. R. White,
- N. S. Teft.
- 11. Ebenezer Warner, M. Wheeler Sargeant.
- 12. A. Harkins, W. K. Tattersall.
- J. B. Le Blond.

- A. H. Butler, C. D. Sherwood, J. P. Howe.
- Peter Mantor, Thos. J. Hunt.
- 16. James E. Child, W. F. Pettit.
- G. W. Stewart, Asa Cheadle, L. D. Patterson.
- Fred. Driscoll.
- 19. M. G. Hanscome, E. E. Paulding.
- 20. A. Strecker.
- W. L. Banning. 21.

FOURTH LEGISLATURE—1862.

Assembled January 7. Adjourned March 7.

SENATE.

Lieutenant Governor Ignatius Donnelly, President.

- James Smith, Jr.
- 12. J. V. Daniels.
- 2. J. K. Reiner.
- 13. Charles H. See.
- 3. S. B. Lowry. *
- 14. Luke Miller. 15. Joseph H. Clarke.
- 4. David Heaton. 5. R. J. Baldwin.
- 16. A. B. Webber.
- 6. Samuel Bennett.
- 17. Nathan Dane.
- 7. Chas. W. Nash.
- 18. Thos. J Duffey.
- 8. Michael Cooke. 9. Charles McClure.
- 19. Henry A. Swift. 20. G. K. Cleveland.
- Linus Richards. 10.
- John R. Irvine. 21.
- M. Wheeler Sargeant. 11.
- *Wm. S. Morse, represented this District, vice Lowry, in the extra session of 1862.

HOUSE.

Jared Benson, of Anoka, Speaker.

- Henry L. Carver, Philip Rohr.
- 2. E D. Whiting, H. L. Thomas, W. H. Burt.
- 3. R. M. Richardson, Peter Roy, John Whipple.
- J. H. Allen, Jared Benson.
- F. R. E. Cornell, John C. Past.
- 6. E. P. Kennedy, R. M. Kennedy, John H. Stevens.
- J. C. Couper.
 - George H. Woodruff, Caleb Closson.
- 9. J. A. Thacher,* L. K. Aaker.
- O. D. Ford.
- 11. S. B. Sheardown, E. B. Weld.
- Thomas Harris, F. Johnson.
- 13. Samuel Aiken.
- 14. A. H. Butler, Peter Peterson, John McGrew.
- 15. S. Bostwick, H. C. Rogers.
- 16. H. C. Magooon, P. C. Bailey.
- 17. J. J. Porter, T. M. Perry, James Wiswell.
- 18. N. M. D. McMullan.
- 19. M. J. Severance, Adam Buck, Jr.
- 20. B. O. Kempfer.
- 21. Nicholas Gross.

^{*} Present at extra session, but not at regular session.

FIFTH LEGISLATURE—1863.

Assembled January 6. Adjourned March 6.

SENATE.

Lieutenant Governor Ignatius Donnelly, President.

1.	James Smith, Jr.	12.	J. V. Daniels.
2.	John McKusick.	13.	Charles H. Lee.
3.	Wm. S. Moore.	14.	Luke Miller.
4.	David Heaton.	15.	Joseph H. Clarke.
5.	R. J. Baldwin.	16.	M. A. Daily.
6.	Charles A. Warner.	17.	Nathan Dane.
7.	Chas. W. Nash.	18.	Isaac Lincoln.
8.	John M. Berry.	19.	Henry A. Swift.
9.	Charles McClure.	20.	D. G. Shillock.
10.	R. Ottman.	21.	John R. Irvine

HOUSE.

- C. D. Sherwood, of Fillmore County, Speaker.
- 1. Wm. P. Murray, J. P. Kidder.

M. Wheeler Sargeant.

- 2. Ansel Smith, J. B. H. Mitchell, S. W. Furber.
- B. L. R. Bentley, H. C. Wait, R. M. Richardson.
- 4. Dwight Woodbury, H. J. G. Croswell.
- 5. A. C. Austin, R. B. McGrath.
- 6. W. G. Butler, C. F. Davis, B. G. Lec.
- 7. O. T. Hayes, G. C. Chamberlain.
- 8. Charles Wood, Charles Taylor.
- 9. J. A. Thacher, A. Hilton.
- 10. S. L. Campbell.
- 11. Philip Rainer, E. S. Youmans.
- 12. Z. Handersen, J. P. Moulton.
- 18. D. L. Buell.

- 14. C. D. Sherwood, Hiram Walker, Wm. Chalfant.
- 15. B. D. Sprague, F. P. Bacon.
- 16. Asa Walker, Philo Woodruff.
- 17. J. J. Porter, J. Wiswell, R. Butters.
- 18. J. B. Sly.
- 19. W. Huey, W. Tennant.
- 20. James B. Wakefield.
- 21. J. B. Brisbin.

SIXTH LEGISLATURE—1864.

Assembled January 5. Adjourned March 4.

SENATE.

Lieutenant Governor Charles D. Sherwood, President.

- Edmund Rice.
- John McKusick.
- 3. J. P. Wilson.
- 4. John S. Pillsbury.
- Dorilus Morrison.
- 6. Chas. A. Warner.
- 7. D. F. Langley.
- 8. John M. Berry.
- 9. J. A. Thacher.
- R. Ottman.
- 11. Daniel S. Norton.

- 12. J. V. Daniels.
- 13. D. Cameron.
- 14. Luke Miller.
- 15. B. D. Sprague.
- 16. F. J. Stevens.
- 17. J. J. Porter.
- 18. I. Lincoln.
- 19. Henry A. Swift.
- 20. D. G. Shillock.
- 21. John Nicols.

HOUSE.

Jared Benson, of Anoka, Speaker.

- 1. J. P. Kidder, Rudolph H. Fitz.
- 2. Ansel Smith, Jesse M. Soule, R. R. Henry.
- 3. R. M. Richardson, W. T. Rigby.
- 4. Jared Benson, Jonathan Firren.
- 5. John A. Coleman, Gilbert Graham.
- 6. W. G. Butler, John S. Letford, Henry Hill.
- 7. K. N. Guiteau, G. F. Ackley.
- A. N. Nourse, A. H. Bullis.
- 9. S. S. Grannis, J. M. Gates.
- 10. J. J. McKay.
- 11. E. S. Youmans, Thomas P. Dixon.
- 12. Thomas H. Armstrong, J. P. Moulton.
- 13. Thomas H. Conniff.
- 14. S. A. Hunt, M. J. Foster.
- 15. Royal Crane, Augustus Barlow.
- Philo Woodruff, J. L. Gibbs.
- 17. J. A. Wiswell, R. Butters, John F. Meagher.
- 18. Hugh Johnson.
- 19 Samuel Coffin.
- 20. J. A. Latimer.
- 21. Andrew R. Kiefer.

SEVENTH LEGISLATURE—1865.

Assembled January 3. Adjourned March 3.

SENATE.

Lieutenant Governor Charles D. Sherwood, President.

- 1. Edmund Rice.
- 2 John McKusick.
- 8. J. P. Wilson,
- John S. Pillsbury. 4.
- 5. Dorilus Morison.
- G. D. George.
- 7. D. F. Langley.
- 8. Levi Nutting.
- J. A. Thacher.
- 10. Melville C. Smith.
- 11. Daniel S. Norton.

- 12. J. V. Daniels.
- 13. D. Cameron.
- 14. Luke Miller.
- 15. B. D. Sprague.
- 16. B. A. Lowell. 17. J. J. Porter.
- 18. L. L. Baxter.
- 19. Henry A. Swift.
- 20. D. G. Shillock.
- 21. John Nicols.

HOUSE.

Thomas H. Armstrong, of High Forest, Speaker.

- 1. Charles D. Gilfillan, John A. Peckham.
- L. J. Stark, Ansell Smlth, L. A. Huntoon. 2.
- Oscar Taylor, Louis A. Evans, W. T. Rigby.
- 4. F. M. Stowell, Stephen Hewson.
- Cyrus Aldrich, F. R. E. Cornell. 5.
- Frank A. Renz, Henry Hill, C. F. Davis. 6.
- K. N. Guiteau, Henry W. Tew. 7.
- A. H. Bullis, Charles Taylor. 8.
- 9. J. B. Locke, Wm. Colville, jr.
- J. B. Downer. 10.
- 11. F. E. Shandrew, Charles Griswold.
- 12. Thos. H. Armstrong, Wm. Teachout.
- F. N. Goodrich. 18.

- 14. Reuben Whittemore, Wm. Chalfant, E. F. West.
- 15. Royal Crane, C. D. Tuthill.
- 16. J. L. Gibbs, J. B. Crooker.
- 17. W. H. Patten, L. Z. Rogers, L. C. Harrington.
- 18. Stephen H. Jay.
- 19. Hamilton Beatty, Henry Poehler.
- 20. J. A. Klester.
- 21. John M. Gilman.

EIGHTH «LEGISLATURE.—1866.

Assembled January 2. Adjourned March 2.

SENATE.

Lieut. Governor Thos. H. Armstrong, President.

- 1. Wm. P. Murray.
- John McKusick.
- 8. R. M. Richardson.
- 4. John S. Pillsbury.
- 5. C. H. Pettit.
- C. C. George.
- D. F. Langley.
 Gordon E. Cole.
- 9. J. A. Thacher.
- 10. N. F. Randolph.
- Thomas Simpson.

- 12. John V. Daniels.
- 13. D. L. Buell.
- 14. Luke Miller.
- 15. Samuel Lord.
- 16. B. A. Lowell.
- 17. Reuben Butters.
- 18. L. L. Baxter.
- Chas. T. Brown.
 D. G. Shillock.
- 21. Geo. L. Otis.

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HOUSE.

James B. Wakefield, of Blue Earth City, Speaker.

- 1. Wm. Branch, Parker Paine.
- 2. Robert Watson, J. B. H. Mitchell, Smith Ellison.
- 3. N. F. Barnes, Thomas Cathcart, B. Overbeck.
- 4. E. W. Cutler, A. R. Hayden.
- 5. Aaron Gould, Jonas H. Howe.
- 6. Dana E. King, L. Harrington, Chauncy W. Griggs.
- 7. R. C. Masters, J. D. Smith.
- 8. J. S. Archibald, Isaac Pope.
- Sylvester Dickey, Warren Bristol.
- 10. Wm. Brown.
- 11. E. S. Lawrence, W. W. Buck.
- 12. R. D. Hathaway, B. F. Perry.
- 13. J. P. Schaller.
- 14. J. Q. Farmer, Wm. Chalfant, John Hobart.
- 15. C. J. Felch, D. B. Johnson.
- 16. J. B. Crooker, Augustus Armstrong.
- 17. A. K. Maynard, D. Buck, J. G. Thompson.
- 18. S. H. Jay.19. Thomas Russell, J. S. G. Honnor.
- 20. Jas. B. Wakefield.
- 21. Herman Trott.

APPORTIONMENT OF 1866.

Senate, 22 members. House, 47 members. Districts: 1. 2. Washington, Chisago, Pine and Kanabec. Ramsey county. 3. Stearns, Todd, Cass, Wadena, Otter Tail, Andy Johnson, Clay, Douglas, Becker, Polk, Pembina, Morrison, Crow Wing, Aitken, Itasca, Buchanan, Carlton, St. Louis, and Lake. Hennepin east, Manomin, Anoka, Sherburne, Benton, Isanti, 5. Hennepin west. 6. Wright, and Mille Lacs. McLeod, Kandiyohi, and Monongalia. 7. Dakota. 10. Wabasha. 11. Winona. 12. Olmsted. Goodhue. 16. Steele, Waseca, 15. Mower. Houston. Fillmore. and Freeborn. 17. Blue Earth and Watonwan. 18. Scott. 19. Nicollet, Brown, Sibley, Redwood, Renville, Plerce, and 20. Faribault, Martin, Jackson, Cottonwood, Murray, Pipestone, and Rock 21. Carver. 22. Le Sueur.

NINTH LEGISLATURE-1867.

Assembled January 8. Adjourned March 8.

SENATE.

Lieutenant Governor Thos. H. Armstrong, President.

1.	Wm. P. Murray.
2.	Wm. H. C. Folsom.
8.	Louis A. Evans.
4.	J. S. Pillsbury.
5.	J. C. Whitney.
6.	H. L. Gordon.
7.	N. C. Draper.

9.	Warren Bristol.
10.	J. L. Armstrong.
11.	Wm. H. Yale.

O. F. Perkins.

12. J. V. Daniels.

D. T. Temple.

14. Luke Miller. 15. Samuel Lord.

16. Aug. Armstrong.

17. Lewis Porter.

L. L. Baxter. 18.

19. Adam Buck.

20. J. B. Wakefield. 21. Chauncy W. Griggs.

22. Reuben Butters.

HOUSE.

John Q. Farmer, of Spring Valley, Speaker.

- 1. Edmund Rice, C. K. Davis, Charles H. Lienau.
- 2. Ebenezer Ayres, Henry A. Jackman.
- 3. N. H. Miner, N. Richardson.
- 4. H. F. Blodgett.
- 5. A. A. Ames, Aaron Gould, John Seboski.
- 6. Dana E. King, P. W. Savage.
- 7. J. H. Donaldson, S. C. Howell.
- 8. Charles A. Wheaton, Isaac Pope.
- 9. L. K. Aaker, J. F. Mitchell, R. B. Wilson.
- 10. S. A. Kemp, J. W. Knapp.
- 11. W. W. Buck, M. H. Dunnell, A. C. Smith.
- 12. B. F. Perry, J. K. Randall, Caleb Sawyer.
- 13. B. S. Andrews, E. H. Kennedy.
- 14. W. W. Braden, N. P. Colburn, J. Q. Farmer, G. Oleson.
- 15. C. F. Felch, D. B. Johnson, jr.
- 16. W. H. Fireford, William Brisbane, James E. Smith.
- 17. J. A. Reed, Browne Yates.
- 18 Morris Hauft.
- 19. Charles T. Brown, D. G. Shillock.
- 20. A. Andrews.
- 21. Eli F. Lewis.
- 22. A. K. Maynard.

TENTH LEGISLATURE—1868.

Assembled January 7. Adjourned March 6.

SENATE.

Lieut. Governor Thomas H. Armstrong, President.

1.	George L. Becker.	12.	J. V. Daniels.
2.	Wm. H. C. Folsom.	13.	George F. Potter.
3.	C. A. Gilman.	14.	Luke Miller.
4.	J. S. Pillsbury.	15.	W. E. Morris.
5.	C. H. Pettit.	16.	Aug. Armstrong.
6.	H. L. Gordon.	17.	E. P. Freeman.
7.	Segrave Smith.	18.	L. L. Baxter.
8.	O. F. Perkins.	19.	C. T. Brown.
9.	Warren Bristol.	20.	J. B. Wakefield.
10.	J. L. Armstrong.	21.	C. W. Griggs.
11.	Benjamin Franklin.	22.	Reuben Butters.

HOUSE.

John Q. Farmer, of Spring Valley, Speaker.

- 1. * Wm. P. Murray, D. C. Jones, Chas. H. Lienau.
- 2. J. W. Furber, Thomas Lowell.
- 3. D. G. Pettijohn, N. H. Miner.
- 4. Samuel Ross.
- 5. C. D. Davison, Chas. H. Clark, Jno. H. Hechtman.
- 6. Lewis Harrington, J. B. Salisbury.
- 7. R. J. Chewning, Robert Foster.
- 8. Christian Erb, Jesse Ames.
- 9. E. G. Comstock, K. K. Fineeth, J. F. Pingrey.
- 10. George Bryant, Frank W. Seeley.
- 11. A. W. Hill, Geo. B. Dresbach, John Ball.
- * Elected, but did not take his seat.

- 12. Charles Stewart, S. W. Eaton, Caleb Sawyer.
- 13. J. P. Scholler, Isaac Thompson.
- J. Q. Farmer, Hiram Walker, W. W. Braden, Wm. Meighen.
- 15. D. A. Shaw, E. K. Proper.
- 16. Wm. R. Kinyon, J. E. Smith, George A. La Dow.
- 17. John A. Reed, O. O. Pitcher.
- 18. William Henry.
- 19. John Rudolph, Adam Buck.
- 20. A. B. Colton.
- 21. Isaac Lewis.
- 22. Dennis Doyle.

ELEVENTH LEGISLATURE—1869.

Assembled January 5. Adjourned March 5.

SENATE.

Lieutenant Governor Thos. H. Armstrong, President.

- 1. George L. Becker.
- 2. J. N. Castle.
- 8. C. A. Glimau.
- Wm. Lochren.
- 5. Charies H. Pettit.
- 6. Dana E. King.
- 7. Segrave Smith.
- 8. Geo. F. Batchelder.
- 9. Warren Bristol.
- 10. W. W. Prindle.
- 11. S. B. Sheardown.

- 12. J. A. Leonard.
- 13. G. F. Potter.
- 14. A. Bergen.
- 15. W. E. Harris.
- 16. J. B. Crooker.
- 17. E. P. Freeman.
- 18. Wm. Henry.
- 19. Charles T. Brown.
- 20. Jas. B. Wakefield.
- 21. C. W. Griggs.
- 22. E. R. Smith.

HOUSE.

Chester D. Davison, of Minneapolis, Speaker.

- 1. John M. Gilman, James J. Egan, Paul Faber.
- 2. Joseph Haskell, W. H. C. Folsom.
- 3. Ludwig Robbers, William E. Hicks.
- 4. A. M Fridley.
- 5. C. D. Davison, A. R. Hall, Charles H. Clarke.
- 6. W. W. Patterson, D. Pile.
- 7. R. J. Chewning, R. Smith.
- 8. W. J. Sibblson, E. Hollister.
- 9. L. K. Aaker, A. J. Grover, C. C. Webster.
- 10. George Bryant, A. Tibbitts.
- 11. C. Bohn, Sam V. Hyde, J. Q. A. Vale.
- 12. R. D. Hathaway, B. S. Larson, John Lathrop.
- 13. Tosten Johnson, Isaac Thompson.
- D. D. Hammer, John Hobart, J. G. McGrew, William Meighen.
- 15. T. J. Hunt, E. K. Proper.
- 16. Aug. Armstrong, E. Easton, W. Smith.
- 17. O. O. Pitcher, W. C. Rhodes.
- 18. J. L. McDonald.
- 19. J. O. Randolph, J. C. Stoever.
- 20. J. W. Hunter.
- 21. L. L. Baxter.
- 22. R. H. Everett.

TWELFTH LEGISLATURE—1870.

Assembled January 4. Adjourned March 4.

SENATE.

Lieutenant Governor Wm. H. Yale, President.

1.	George L. Becker.	12.	J. A. Leonard.
2.	J. N. Castle.	13.	D. L. Buell.
8.	H. C. Wait.	14.	D. B. Sprague.
4.	Wm. Lochren.	15.	Samuel Lord.
5.	C. H. Pettit.	16.	J. B. Crooker.
6.	Dana E. King.	17.	B. F. Smith.
7.	R. J. Chewning.	18.	William Henry.
8.	Geo. F. Batchelder.	19.	William Pfaender
9.	Charles Hill.	20.	J. A. Latimer.
10.	W. S. Jackson.	21.	L. L. Baxter.
11.	C. F. Buck.	22.	E. R. Smith.

HOUSE.

John L. Merriam, of St. Paul, Speaker.

- 1. John L. Merriam, John M. Gilman, Paul Faber.
- 2. Wm. Lowell, J. S. Norris.
- 3. John L. Wilson, Isaac Thorson.
- 4. A. M. Fridley.
- 5. A. R. Hall, E. A. Rice, J. H. Pound.
- 6. B. Abbott, A. H. Reed.
- 7. John Flannegan, Wm. Jones.
- 8. Henry Drought, Wm. Close.
- 9. John Miller, Orin Densmore, Giles Slocum.
- 10. John Gage, A. J. Fowler.
- 11. C. N. Waterman, John Bullen, John M. Cool.
- 12. Charles Stewart, S. W. Graham, B. S. Larson.
- 13. W. E. Potter, Nathan Vance.

- 14. Wm. Barton, Ole C. Bratrad, M. Scanlan, S. G. Canfield.
- 15. G. M. Cameron, H. A. Brown.
- 16. W. C. Young, H. W. Ruloffson, A. C. Wedge.
- 17. R. Crandall, John F. Meagher.
- 18. John L. McDonald.
- 19. William L. Couplin, P. H. Swift.
- 20. M. E. L. Shanks.
- 21. J. K. Cullen.
- 22. John A. Pfaar.

THIRTEENTH LEGISLATURE—1871.

Assembled January 3. Adjourned March 3.

SENATE.

Lieutenant Governor Wm. H. Yale, President.

- 1. George L. Becker.
- 2. D. M. Sabin.
- 3. H. C. Wait.
- 4. J. S. Pillsbury.
- 5. C. H. Pettit.
- 6. W. T. Bonniwell.
- 7. R. J. Chewning.
- 8. John H Case.
- 9. Charles Hill.
- 10. N. S. Teft.
- 11. C. F. Buck.

- 12. Leonard B. Hodges.
- 13. D. L. Buell.
- 14. J. Q. Farmer.
- 15. Samuel Lord.
- 16. W. H. Young.
- 17. B. F. Smith.
- 18. J. L. McDonald.
- 19. Wm. Pfaender.
- 20. C. W. Thompson.
- 21. L. L. Baxter.
- 22. M. Doran.

HOUSE.

John L. Merriam, of St. Paul, Speaker.

- 1. John L. Merriam, H. H. Sibley, Christopher Stahlman.
- 2. L. K. Stannard, Joseph Haskell.
- W. S. Moore, Luke Marvin.
- 4. A. M. Fridley.
 - . W. D. Washburn, A. R. Hall, A. J. Underwood.
- W. H. Greenleaf, Andrew Railson.
- . J. H. Flannagan, D. E. Eyre.
- 8. Ara Barton, Henry Platt.
- 9. Orren Densmore, T. G. Pearson, A. P. Jackson.
- 10. F. J. Collier, A. J. Fowler.
- 11. J. M. McCool, S. Y. Hyde, J. Q. A. Vale.
- 12. E. A. Jones, Thomas Phelps, William Somerville.
- 13. J. M. Thompson, Tosten Johnson.
- N. P. Colburn, H. S. Griswold, Hans Valder, J. E. Atwater.
- 15. Harlan W. Page, W. G. Telfer.
- 16. William Brisbane, A. C. Wedge, F. B. Davis.
- 17. J. F. Meagher, James B. Hubbell.
- 18. W. V. Sencerbox.
- 19. W. L. Couplin, J. S. G. Honner.
- 20. A. L. Patchen.
- 21. J. A. C. Flood.
- 22. L. H. Bullis.

APPORTIONMENT OF 1871.

Senate, 41 members. House, 106 members. Districts: Houston county. 2 and 3. Fillmore county. 4. Mower county. 5. Freeborn county. 6. Faribault county. 7 and 8. Winona county. 9 and 10. Olmsted county. 11. Dodge county. 13. Waseca county. 14. Blue Earth county. Steele county. 15. Wabasha county. 16 and 17. Goodhue county. 18. LeSueur county. 19. Rice county. 20. Dakota county. 21. 22. Washington county. 23 and 24. Ramsey county. 25. Hennepin east, Anoka, and Isanti counties. 26 and 27. Hennepin county, west. 28. Chisago, Plne, Kanabec, and 29. Lake, Itasca, Carlton, Cass, and St. Louis. Aitken counties. 30. Sherburne, Benton, Morrison, Crow Wing, and Mille Lacs 31. Stearns county. 32. Wright county. counties. 34. Nicollet and Renville counties. ver county. 35. Meeker 36. Sibley and McLeod counties. 37. Redwood. Brown, and Lyon counties. 38. Martin, Jackson, Nobles, Rock, Watonwan, Cottonwood, Murray, and Plpestone counties. Douglas, Pope, Stevens, Grant, and Big Stone Lake 40. Kandiyohi, Swift, and Chippewa counties. Otter Tail, Wilkin, Wadena, Todd, Beltrami, Polk, Clay, Becker, Traverse, and Pembina counties.

FOURTEENTH LEGISLATURE.—1872.

SENATE.

Lieutenent Governor Wm. H. Yale, President.

- D. L. Buell. 1.
- Thos. H. Everts. 2.
- 3. John Q. Farmer.
- Sherman Page. 4.
- H. D. Brown. 5.
- 6. E. H. Hutchins.
- Samuel S. Beman. 7.
- 8. Wm. H. Stevens.
- Milo White. 9.
- 10. O. S. Porter.
- J. H. Clark. 11.
- 12. Amos Cogswell.
- 18. James E. Child.
- 14. John F. Meagher.
- Hugh P. Wilson. 15.
- Lucius F. Hubbard. 16.
- 17. Giles Slocum.
- G. W. Batchelder. 18.
- L. Z. Rogers. 19.
- 20. R. J. Chewning.
- R. H. Rose. 21.

- 22. D. M. Sabin.
- 23. I. V. D. Heard.
- 24. John Nicols.
- 25. A. C. Morrill.
- Levi Butler. 26.
- 27. Wm. P. Ankney.
- 28. Jonas Lindall.
- 29. Wm. W. Billson.
- 30. John O. Haven.
- 3Ì. E. M. Wright.
- 82. G. A. Buckholdt.
- 33. L. L. Baxter.
- 84. Marshal B. Stone.
- 35. Charles E. Cutts.
- 86. Henry Poehler.
- 37. Wm. Pfaender.
- 38. Wm. D. Rice.
- 89. Ole Peterson.
- 40. Andrew Railson.
- 41. John O. Milne.

HOUSE.

- A. R. Hall, of Hennepin County, Speaker.
- W. F. Weber, John H. Smith, P. Rosendahl, L. R. Hall.
- 2. John Larson, A. H. H. Dayton, L. Bothum.
- 8. A. H. Trow, M. Eggleston, P. McCracken.
- 4. John T. Williams, J. M. Wickoff.
- 5. E. D. Rogers, Wm. Wilson.
- 6. S. P. Child, H. Huntington.
- 7. John L. Blair, D. Hemminway.
- 8. H. M. Burchard, H. A. Corey, William J. Whipple.
- Arthur H. Gaskill, Peter Fenton.
- 10. Richard A. Jones, Thomas B. Lindsay.
- 11. G. B. Cooley, A. L. Wellman.
- 12. W. W. Wilkin, F. B. Davis.
- 13. Kelsey Curtis, John Thompson.
- J. A. Wiswell, Charles H. Selby, Clark Keysor, H. C. Capwell, Henry Foster.
- 15. James Thompson, John Van Dyke, Geo. Bryant, A. Boss.
- 16. J. C. Pierce, J. Finney.
- 17. T. P. Kellett, G. K. Norsving, John Stanton.
- O. Osmandson, Ara Barton, John Hutchinson, Henry Platt, H. M. Matteson.
- 19. George Millard, Perry Wilson, Asa Waite.
- D. F. Langley, Hugh Durham, W. A. Gray, Dan. E. Eyre, George A. Wells.
- 21. J. Chadderdon, Martin Quinn.
- 22. Ebenezer Ayres, Hollis R. Murdock, J. R. M. Gaskill.
- 23. John B. Sanborn, Peter Berkey.
- 24. J. C. Burbank, Henry M. Smythe, Edmund Rice.
- 25. Franklin Whitney, John H. Strong.
- A. J. Underwood, C. H. Clark, C. F. Adams, Loren Fletcher.
- 27. A. R. Hall, Z. Demueles, F. L. Morse.
- Adolph Munch.

- 29. Edgar Nash.
- 30. N. Richardson.
- J. M. Rosenberger, Randolph Holding, Martin Greeley, Alphonso Barto.
- 32. F. X. Lafond, C. B. Jackson.
- 33. F. E. Du Toit, Charles Johnson, C. H. Lienau.
- 34. H. E. Wadsworth, Hans C. Hanson, J. H. Dunham.
- 35. William B. Greenleaf.
- 36. Adam Buck, Liberty Hall, David A. Adams.
- 37. A. M. Cook, Henry Weyhe.
- 38. E. Berry, W. W Murphy, G. C. Chamberlin.
- 39. F. B. Van Hoesen, G. W. Rockwell.
- 40. J. L. Kitchell.
- 41. E. E. Corless, L. S. Cravath.

CONGRESSIONAL APPORTIONMENT.—1872.

The Counties of Winona, Houston, Olmsted, Fillmore, Dodge, Steele, Mower, Freeborn, Waseca, Faribault, Blue Earth, Watonwan, Martin, Jackson, Cottonwood, Murray, Nobles, Pipestone, and Rock, constitute the first congressional district.

The Counties of Wabasha, Goodhue, Rice, Dakota, Scott, LeSueur, Nicollet, Brown, Sibley, Carver, McLeod, Renville, Redwood, Lyon, Swift, Chippewa and Kandiyohl, constitute the second congressional district.

All that part of the State not included in the first and second districts, as described above, constitute the third congressional district.

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OFFICERS OF THE SENATE.

YEAR.	SECERTABY.	ABSIBTANT SECRETARY.	BNROLLING CLERK.	ENGROSSING CLERK.	BEBGEANT AT ARMS.	CHAPLAIN.
1807-8	A. C. Dunn.	L. Redmond.	Е. D. Аутев.	H. S. Donaldson. H. Woodward.	H. Woodward.	J. V. Van Ingen.
1859-60	A. B. Webber.	O.P. Whitcomb.	Chauncy Barber.	E. W. Somers.	Levi Nutting.	J. D. Pope.
1861	A. B. Webber.	G. A. Emmell.*	W. D. Hale.	C. J. Shortt.	Wm. H. Shelley.	
1862	Fred. Driscoll.	M. A. Dalley.	G. F. Cleveland.	G. F. Potter.	Geo. F. Childs.	
1863	Eli B. Ames	E. W. Somers.	E. McMurtrie.	J. C. McClure.	B. Chambers.	J. O. Rich.
1864	Eli B. Ames.	G. P. Wilson.	A. Strecker.	J. H. Brand.	Levi Nutting.	F. A. Noble.
1865	Eli B. Ames.	G. P. Wilson.	E. A. Berger. *	Forest Henry.	H. H. Butts.	F. A. Noble.
1886	Geo. P. Wilson.	E. B. Ames.	A. Grant.	Chas. Ward.	D. Van Deren.	F. A. Noble.
1867	Geo. P. Wilson.	Geo. F. Potter.	S. H. Nichols.	Chas. Ward.	G.R. Wedgewood	L. J. White.
1868	A. B. Webber.	F. E. Snow.	S. H. Nichols.	A. M. Olin.	G.R. Wedgewood	L. J. White.
1869	F. E. Snow.	G.C.Chamberlin. B. A. Lowell.	B. A. Lowell.	Wm. Milliken.	S. J. Sanborn.	A. L. Cole.
1870	F. E. Snow.	W. H. Milliken.	J. C. Turner.	W.T.Rambusch.	J. T. Williams.	A. L. Cole.
181	F. E. Snow.	A. A. Harwood.	C. D. Tuthill.	W.T.Rsmbusch.	J. T. Williams.	J. Marvin.
1872	A. A. Harwood.	W.A. Hotchkiss. Alice Webber.	Alice Webber.	C. W. Folsom.	Edward Ely.	J. Marvin.

* Deceased.

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OFFICERS OF THE HOUSE OF REPRESENTATIVES.

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YEAR.	CHIEF CLERK.	ASSISTANT CLERK.	ENROLLING CLERK.	ENGROSSING CLERK.	SERGEANT AT ARKS.	CHAPLAIN.
1867-8	A. T. Chambiin.	C. C. Guppy.	C. C. Whitman.		John Bell.	John Penman.
1859-60	1859-60 Jared Benson.	N. E. Dorival.	A. R. Kiefer.	Geo. F. Potter.	W. H. Shelley.	John Mattocks.
1861	David Blakely.	J. C. Past.	J. A. Van Fleet.	Myron Coloney.	T. McDonough.	A. S. Fieke.
1862	David Blakely.	J. J. Knox.	E. McMurtrie.	D. B. Johnson, jr. Levi Nutting.	Levi Natting.	J. C. Whitney.
1863	A. B. Webber.	Sol. Snow.	A. Strecker.	W. W. Prindle.	G. C. Whitcomb.	Geo. S. Biscoe.
1864	A. C. Dunn.	Sol. Snow.	Christian Exel.	L. H. Stark.	L. McDonald.	A. D. Williams.
1865	A. C. Dunn.	Sol. Snow.	J. K. Arnold.	R. C. Mitchell.	F. M. West.	Cyrus Brooks.
1866	A. C. Dunn.	W. H. Mitchell.	D. L. Wellman.	W. A. Powers.	M. W. Farmer.	Daniel Cobb.
1867	S. P. Jennison.	M. D. Flower.	T. P. Gere.	J. Lockey.	M. W. Farmer.	Daniel Cobb.
1868	S. P. Jenntson.	M. D. Flower.	B. Kilholz.	P. McCracken.	A. H. Reed.	C. G. Bowdish.
1869	W. R. Kinyon.	Sam H. Nichols.	W. W. Williams.	C. D. Tuthill.	А. Н. Reed.	C. G. Bowdish.
1870	W. R. Kinyon.	C. H. Slocum.	Frank Daggett.	J. G. McGrew.	A. S. Nobles.	E. R. Lathrop.
1871	S. P. Jennison.	C. H. Slocum.	M. H. Scribner.	A. M. Kimball.	A. C. Hawley.	S. N. Phelps.
1873	J. C. Hamilton.	S. H. Nichols.	M. H. Scribner.	F. L. Meacham.	Thos. George.	S. T. Sterrett.

STATE INSTITUTIONS.

HOSPITAL FOR THE INSANE.

Located at St. Peter.

TRUSTEES.

RESIDENT OFFICERS.

INSTITUTION FOR THE DEAF AND DUMB, AND THE BLIND.

Located at Faribault.

BOARD OF DIRECTORS.

President Horace E. Barron.
Vice President George M. Gilmore.
Secretary Rodney A. Mott.
Treasurer and Steward. Hudson Wilson.

Governor Horace Austin, ex-officio. H. B. Wilson, Supt. Pub. Inst., ex-officio.

RESIDENT OFFICERS AND TEACHERS.

Superintendent.................J. L. Noyes.

Teachers of the Deaf and Dumb.......J. M. Pratt.

A. N. Pratt.

Mary E. Smith.

Josephine Pietrowski.

Teachers of the Blind..... Harriet N. Tucker.

Joanna Hanson, Music.

 Physician
 Z. B. Nichols, M. D.

 Matron
 Mrs. A. R. Hale.

 Assistant Matron
 Mrs. S. M. Perry.

STATE NORMAL BOARD.

President Rev. S. Y. McMasters, D.D., LL.D., St. Paul. Secretary Hon. H. B. Wilson, Supt. Pub. Inst., St. Paul. Samuel Bachelder, Albert Lea. Daniel Buck, Mankato. Thomas Simpson, Winona. William W. Sweney, M.D., Red Wing. M. C. Tolman, M.D., St. Cloud. Samuel R. Thayer, Minneapolis.

PRUDENTIAL COMMITTEES.

First State Normal School, Winone

First State Normal School, willona.
ChairmanThomas Simpson.
E. S. Youmans.
A. P. Foster.
TreasurerL. C, Porter.
Second State Normal School, Mankato.
Chairman
Clark Keyser.
John H. Ray.
TreasurerGeorge W. Austin.
Third State Normal School, St. Cloud.

Chairman M. C. Tolman, Thos. C. McClure. Oscar Taylor.

PRINCIPALS.

First State Normal School
Second State Normal School
Third State Normal SchoolSt. Cloud. Ira Moore.

THE UNIVERSITY OF MINNESOTA.

Located at Minneapolis.

BOARD OF REGENTS.

His Excellency Governor Anstin, (ex-officio.)
Hon. H. B. Wilson, Supt. of Public Instruction (ex-officio.)
Wm. W. Folwell, President of the University (ex-officio.)

John Nicols, St. Paul.
J. S. Pillsbury, Minneapolis.
A. A. Harwood, Austin.
Gen. H. H. Slbley, St. Paul.
Charles S. Bryant, St. Peter.
Paris Gibson, Minneapolis.
Oliver Dalrymple, St. Paul.

OFFICERS OF THE BOARD.

J. S. Pillsbury, President.
John Nicols, Treasurer.
A. A. Harwood, Recording Secretary.
Wm. W. Folwell, Corresponding Secretary.

FACULTY.

William W. Folwell, M.A., President.

- Gabriel Campbell, M.A, B.D., Professor of Mental and Moral Philosophy, and Instructor in German.
 - Versal J. Walker, M. A., Professor of the Latin Language and Literature.
- Jabez Brooks, M. A., D. D., Professor of the Greek Language and Literature.
 - Aris B. Donaldson, B. A., Professor of Rhetoric and English Literature.
 - Edwin J. Thompson, M. A., Professor of Mathematics.
 - Eli L. Huggins, First Lieutenant U. S. A., Professor of Military Science.
 - Helen Sutherland, M.A., Assistant Professor of Latin and Preceptress.
 - Newton H. Winchell, M.A., Chief Geologist of Geological Survey.
- Mitchell D. Rhame, B. A., Instructor in Civil Engineering and Physics.
 - Dalston P. Strange, B. S., Instructor in Agriculture and Chemistry.
 - Hiram W. Slack, Instructor in Rhetoric and English.
 - Walter E. Field, Superintendent of the Farm.

STATE REFORM SCHOOL.

Located in Ramsey County.

BOARD OF MANAGERS.

President	D. W. Ingersoll
Vice President	····Judge S. J. R. McMillan.
	George L. Otis.
	C. H. Pettit.
Superintendent	····J. G. Riheldaffer.

STATE PRISON.

Located at Stillwater.

Warden	Henry A. Jackman.
Inspectors	W. H. McClure.
	E. C. Butts.
	David Day.
Physician	H. F. Noyes, M. D.
Chaplain	Rev. A. E. Bishop.

STATE HISTORICAL SOCIETY.

Rooms in Capitol, St. Paul.

PresidentCharles	Е. Мауо.
Secretary and Librarian J. Fletch	er Williams.

STATE GOVERNMENT.—1873.

Governor-Horace Austin, of St. Peter.

Lieutenant Governor-Wm. H. Yale, of Winona.

Secretary of State-S. P. Jennison, of Red Wing.

Assistant Secretary of State-C. F. Solberg, of St. Paul.

State Treasurer-William Seeger, of St. Paul.

State Auditor-O. P. Whitcomb, of Rochester.

Attorney General-F. R. E. Cornell, of Minneapolis.

Railroad Commissioner-A. J. Edgerton, of Mantorville.

Adjutant General-Capt. M. D. Flower, of Mankato.

Superintendent of Public Instruction-H. B. Wilson, of Red Wing.

JUDICIAL.

SUPREME COURT.

The Supreme Court of Minnesota meets on first Tuesdays of April and October of each year, at the Capitol.

Chief Justice—C. G. Ripley, of Chatfield.

Associate Justices—S. J. R. McMillan, of Stillwater, John Berry, of Farlbault.

Clerk-Sherwood Hough, of St. Paul.

Reporter-Wm. A. Spencer, of St. Paul.

DISTRICT COURTS.

First District-F. M. Crosby, of Hastings.

Second District-Westcott Wilkin, of St. Paul.

Third Detirict-C. N. Waterman, of Winona.

Fourth District-C. E. Vanderburgh, of Minneapolis.

Fifth District—Samuel Lord, of Mantorville.

Sixth District-Franklin H. Walt, of Mankato.

Seventh District-James M. McKelvy, of St. Cloud.

Eighth District—A. G. Chatfield, of Belle Plaine.

Ninth District-M. G. Hanscome, of St. Peter.

Tenth District-Sherman Page, of Austin.

COURTS OF COMMON PLEAS.

Ramsey County-Wm. Sprigg Hall, of St. Paul.

Hennepin County-A. H. Young, of Minneapolis.

ORGANIZATION OF STATE DEPARTMENTS.

Governor's Private Secretary-A. R. McGill, of St. Peter.

Deputy State Treasurer-H. S. Hurter.

State Auditor's Chief Clerk-J. R. Lucas, St. Paul.

Land Commissioner's Clerk-A. J. Hill, of St. Paul.

Superintendent of Public Instruction's Clerk-O. Dinsmore, of Red Wing.

Adjutant General's Clerk-John C. Shaw.

State Librarian-Mrs. M. R. Smith, of Minneapolis.

Janitor-Charles E. Chapel, of Cottonwood County.

Engineer-Geo. R. Morton, of St. Peter.

Arsenal Keeper -- A. Richardson.

SENATORIAL DISTRICTS.

I.

Senator-Houston county.

Four Representatives—1. Lake Crescent, Hokah, Mound Prairie and Union.

- 2. Brownsville, Crooked Creek, Jefferson and Winnebago.
- 8. Caledonia, Wilmington and Spring Grove.
- 4. Black Hammer, Yucatan, Sheldon, Houston and Money Creek.

II.

Senator—City of Rushford, Arendahl, Rushford, Carrolton, Holt, Norway, Preston, Amherst, Preble, Harmony, Canton and Newburgh, in Fillmore county.

Three Representatives-Not divided into single districts.

III.

Senator—Sumner, Jordan, Chatfield, Pilot Mound, Spring Valley, Fillmore, Fountain, Bloomfield, Forestville, Carimonia, Beaver, York and Bristol, in Fillmore county.

Three Representatives—1. Pilot Mound, Chatfield, Jordan and Sumner.

- 2. Spring Valley, Fillmore, Fountain and Carimonia.
- Bloomfield, Forestville, Beaver, York and Bristol.

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Minnesota on 2021-06-16

IV.

Senator-Mower county.

Two Representatives-Not divided.

V.

Senator-Freeborn county.
Two Representatives-Not divided.

VI.

Senator - Faribault county.
Two Representatives - Not divided.

VII.

Senator—Saratoga, Elba, Norton, Hart, St. Charles, White-water, Utica, Warren, Mt. Vernon and Fremont, in Winona county.

Two Representatives-Not divided,

VIII.

Senator—Rollingstone, town of Winona, Pleasant Hill, New Hartford, Hillsdale, city of Winona, Wilson, Homer, Dresbach, Wiscoy and Richmond.

Three Representatives - Not divided.

IX.

Senator—High Forest, Rock Dell, Viola, Marion, Eyota, Pleasant Grove, Orion, Quincy, Dover and Elmira, in Olmsted county.

Two Representatives - Not divided.

X.

Senator—New Haven, Oronoco, Kalmar, Cascade, Salem, Farmington, Haverhill, and town and city of Rochester, in Olmsted county.

Two Representatives-Not divided.

XI.

Senator-Dodge county.

Two Representatives-1. Canisteo, Mantorville, Milton and Vernon.

2. Ashland, Claremount, Concord, Ellington, Hayfield, Ripley, Wasioja and Westfield.

XII.

Senator-Steele county.

Two Representatives-1. City and town of Owatonna, Medford, Clinton Falls and Merton.

2. Deerfield, Meriden, Lemond, Berlin, Somerset, Summit, Oak Glen, Aurora and Havana.

XIII.

Senator-Waseca county.

Two Representatives-Not divided.

XIV.

Senator-Blue Earth county. Five Representatives-Not divided.

XV.

Senator-Wabasha county.

Four Representatives—1. Lake City, West Albany, Glasgow and Pepin.

- 2. Wabasha, Greenfield, Watopa, Minneiska, Reed's Landing.
- 3. Sherman, Highland, Elgin and Plainview.
- 4. Mt. Pleasant, Chester, Guilford, Mazeppa, Hyde Park and Zumbro.

XVI.

Senator—Red Wing, Burnside, Grant, Featherstone, Hay Creek, Florence, Wacouta, Central Point, Belvidere and Goodhue in Goodhue county.

Two Representatives-1. Red Wing.

2. The remainder of the district.

XVII.

Senator — Vasa, Cannon Falls, Lilian, Warsaw, Leon, Belle Creek, Holden, Wanomingo, Minneola, Zumbrota, Pine Island, Roscoe, Cherry Grove and Kenyon, in Goodhue county.

Three Representatives—1. Beile Creek, Minneola, Zumbrota, Pine Island and Roscoe.

- 2. Wanamingo, Helden, Cherry Grove and Kenyon.
- 3. Leon, Warsaw, Lilian, Cannon Falls and Vasa.

XVIII.

Senator—Le Sueur county.

Three Representatives—Not divided.

XIX.

Senator-Rice county.

Five Representatives-Not divided.

XX.

Senator—Dakota county.

Five Representatives—Not divided.

XXI.

Senator-Scott county.

Two Representatives.—1. Belle Plaine, Saint Lawrence, Sand Creek and Helena.

2. Cedar Lake, Credit River, Eagle Creek, Glendale, New Market, Shakopee city, Jackson, Louisville, and Spring Lake.

XXII.

Senator—Washington county.

Three Representatives—1. Afton, Cottage Grove, Denmark, Lakeland, Newport and Woodbury.

- 2. Baytown, Grant, Oakdale, Marine, Stillwater town.
- 3. Stillwater city.

XXIII.

Senator—1st, 2d and 3d wards of the City of St. Paul. Two Representatives—1. 1st and 2d wards.

2. 3d ward.

XXIV.

Senator—4th and 5th wards, and the towns of McLean, Mounds View, New Canada, Reserve, Rose and White Bear.

Three Representatives-1. 4th ward.

- 2. 5th ward.
- The towns comprising the rest of the district.

XXV.

Senator—Hennepln East, Anoka and Isanti counties. Two Representatives—Not divided.

XXVI.

Senator—3d and 4th wards of Minneapolis and the towns of Minneapolis, Richfield, Bloomington, Eden Prairie, Excelsior, Minnetonka, Medina, Minnetrista, Plymouth and Independence, in Hennepin county.

Four Representatives-Not divided.

XXVII.

Senator—1st and 2d wards of Minneapolis, Brooklyn, Champlin, Corcoran, Crystal Lake, Dayton, Greenwood, Hassan and Maple Grove.

Three Representatives-Not divided.

XXVIII.

Senator—Chisago, Pine, Kanabec and Aitken counties. One Representative—Not divided.



XXIX.

Senator—Lake, Itasca, Carlton, Cass and St. Louis counties. One Representative—Not divided.

XXX.

Senator—Sherburne, Benton, Morrison, Crow Wing and Mille Lacs counties.

One Representative-Not divided.

XXXI.

Senator-Stearns county.

Four Representatives-1. St. Cloud city and town, St. Augusta and Lynden.

- 2. Munson, Oak, Albany, Avon, Golding, Brockway, St. Wendell, Le Sauk and St. Joseph.
- 3. Fair Haven, Maine Prairie, Rockville, Wakefield, Luxembourg, Eden Lake, Paynesville, Zlon and Lake Henry.
- 4. Sauk Centre, Ashley, Melrose Grove, Getty, Raymond, Ninth Fork, St. Martin and Crow Lake.

XXXII.

Senator - Wright county.

Two Representatives—Not divided.

XXXIII.

Senator—Carver county.

Three Representatives-1. Chaska, Chanhassen and Lakeland.

- Carver, San Francisco, Dalgren, Benton, Hancock and Young America.
 - Camden, Waconia, Watertown and Hollywood.

XXXIV.

Senator—Nicollet and Renville counties.
Three Representatives—1. Renville county.

- 2. Oshawa, Traverse, Lake Prairie and New Sweden.
- 3. Belgrade, Nicollet, Courtland, Granby, Benadotte, Lafayette and West Newton.

XXXV.

Senator-Meeker county.

One Representative-Not divided.

XXXVI.

Senator-Sibley and McLeod counties.

Three Representatives—1. Sibley, Kelso, Henderson, Transit, Arlington, Jessenland, Washington Lake and Faxon.

- 2. New Auburn and Green Lake, in Sibley county, and Glencoe, Helen, Bergen, Rich Valley and Winsted, in McLeod county.
- 3. The rest of the district lying west of the line between ranges 28 and 29.

XXXVII.

Senator—Redwood, Brown and Lyon counties.

Two Representatives—1 Redwood and Lyon counties.

Brown county.

XXXVIII.

Senator—Martin, Jackson, Nobles, Rock, Watonwan, Cottonwood, Murray and Pipestone counties.

Three Representatives-1. Martin county.

- 2. Watonwau county.
- 3. The rest of the district.

XXXIX.

Senator—Douglas, Pope, Stevens, Grant and Big Stone Lake counties.

Two Representatives-1. Douglas county.

2. The rest of the district.

XL.

Senator—Kandiyohi, Swift and Chippewa counties. One Representative—Not divided.

XLI.

Senator.—Otter Tail, Wilkin, Wadena, Todd, Beltrami, Polk, Clay, Becker, Traverse and Pembina counties.

Two Representatives.—Not divided.

RECAPITULATION.

Whole number of Senators	41
Whole number of Representatives	106
On joint ballot	147

DISTRICT COURTS.

TIMES AND PLACES OF HOLDING COURTS.

FIRST JUDICIAL DISTRICT.

Chisago county-First Monday in May.

Dakota county—Second Tuesday in January: third Tuesday in June.

Goodhue county—Third Tuesday in May; third Tuesday in December.

Pine county—First Tuesday in October. (Includes Kanabec county.)

Washington county—First Tuesday in June; second Tuesday in November.

SECOND JUDICIAL DISTRICT.

Ramsey county—First Tuesday in May; third Tuesday in December. Special Terms—Second and fourth Saturdays in each month, except July and August.

THIRD JUDICIAL DISTRICT.

Olmsted county—First Monday in March; first Monday in October.

Wabasha county—First Tuesday after first Monday in June; first Tuesday in December.

Winona county—First Monday in April; first Monday in September.

FOURTH JUDICIAL DISTRICT.

Anoka county—Third Tuesday in December. (Includes Isanti county.)

Hennepin county—First Tuesday in May; third Tuesday in November.

Kandiyohi county.-Third Tuesday in September.

Meeker county-Second Tuesday in September.

Wright county-First Tuesday in June.

FIFTH JUDICIAL DISTRICT.

Dodge county—First Monday in March and first Tuesday in September

Rice county—First Tuesdays in May and October.

Steele county—First Tuesdays in June and December.

Waseca county—Second Tuesday in February and third Tuesday in October.

SIXTH JUDICIAL DISTRICT.

Blue Earth county—First Tuesday in December; third Tuesday in May. (Includes Cotton wood and Pipestone counties.) Faribault county—First Tuesday in January; first Tuesday

Jackson county—Fourth Tuesday in October. (Includes Nobles and Rock counties.)

Martin county-Third Tuesday in October.

Watonwan county—Second Tuesday in October. (Includes Murray county.)

SEVENTH JUDICIAL DISTRICT.

Becker county—Second Tuesday in November. (Pembina, Polk, Clay and Beltrami counties attached thereto.)

Benton county-Last Tuesday in November.

Carlton county—First Tuesday in August.

Crow Wing county—Fourth Tuesday in October. (Includes Wadena, Cass and Itasca counties.)

in June.

Douglas county — First Tuesday in October. (Includes Grant county.)

Mille Lacs county-Last Tuesday in September.

Morrison county—Third Tuesday in October. (Includes Aitken and Todd counties.)

Otter Tail county—Third Tuesday in November. (Includes Wilkin county.)

Pope county-Second Tuesday in October.

St. Louis county—Third Tuesday in February; second Tuesday in August. (Includes Lake county.)

Sherburne county-Second Tuesday in February.

Stearns county—Second Tuesday in June; first Tuesday in December.

Stevens county—Third Tuesday in June. (Includes Traverse.)

EIGHTH JUDICIAL DISTRICT.

Carver county-First Monday in April; first Monday in October.

Le Sueur county—First Monday in March; first Monday in September.

McLeod county-Third Monday in June; third Monday in December.

Scott county-First Monday in June; first Monday in December.

Sibley county—Third Monday in March; third Monday in September.

NINTH JUDICIAL DISTRICT.

Brown county—Third Tuesday in Juue; second Tuesday in December.

Chippewa county—Second Tuesday in December. (Includes Swift county.)

Nicollet county-Third Tuesday in May and November.

Redwood county—Second Tuesday in September. (Includes Lac qui Parle and Yellow Medicine counties.)

Renville county—First Tuesday in September.

(Big Stone county is in this district.)

TENTH JUDICIAL DISTRICT.

Fillmore county—First Tuesday after third Monday in May; first Tuesday after second Monday in November.

Freeborn county—Third Tuesday in June; third Tuesday in November.

Houston county—First Tuesday after first Monday in May; first Tuesday after fourth Monday in October.

Mower county—Third Tuesday in March; third Tuesday in September.

COMMON PLEAS.

Ramsey county—Civil: first Tuesday in March; first Tuesday in September. Criminal: first Tuesday in June; first Tuesday in December.

Hennepin county—First Tuesday in March and first Tuesday in September.

COUNTIES.

LIST OF COUNTIES

WITH DATE OF THEIR CREATION AND COUNTY SEATS.

COUNTIES.	COUNTY SEATS.	DATE.
Altken,*		May 23, 1857.
Anoka,	Anoka,	May 23, 1857.
Becker,	Detroit Lake,	March 18, 1858.
Beltrami,*		February 28, 1866.
Benton,	Sauk Rapids,	October 27, 1849.
Big Stone,*		February 20, 1862.
Blue Earth,	Mankato,	March 5, 1853.
Brown,	New Ulm,	February 20, 1855.
Carlton,	Thomson,	May 23, 1857.
Carver,	Chaska,	February 20, 1855.
Cass,		September 1, 1851.
Chippewa,	Montevideo,	February 20, 1862.
Chisago,	Chisago City,	September 1, 1851.
Clay,	Moorhead,	March 2, 1962.
Cottonwood,	Windom,	May 23, 1857.
Crow Wing,	Brainerd,	May 23, 1857.
Dakota,	Hastings,	October 27, 1849.
Dodge,	Mantorville,	February 20, 1855.
Douglas,	Alexandria,	March 8, 1858.
Faribault,	Blue Earth City,	February 20, 1855.
Fillmore,	Preston,	March 5, 1853.
Freeborn,	Albert Lea,	February 20, 1855.

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Goodhue, Grant, Hennepin, Houston, Isanti, Itasca,* Jackson, Kanabec, Kandiyohi, Lac qui Parle, Lake, LeSueur. Lyon, McLeod, Martin. Meeker, Mille Lacs. Morrison, Mower. Murray. Nicollet, Nobles. Olmsted. Otter Tail, Pembina,* Pine. Pipestone,* Polk, Pope, Ramsey, Redwood, Renville, Rice. Rock. Saint Louis,

Red Wing, Minneapolis, Caledonia, Cambridge, Jackson, Brunswick, Willmar, Lac qui Parle, Beaver Bay, LeSueur. Lynd, Glencoe, Fairmount, Litchfield, Princeton, Little Falls,

> St. Peter, Graham Lakes, Rochester, Otter Tail City,

Austin,

Chengwatana,

Crookston,
Glenwood,
Saint Paul,
Redwood Falls,
Beaver Falls,
Faribault,
Luverne,
Duluth,
Shakopee,

March 5, 1853. March 6, 1868. March 6, 1852. February 23, 1854. February 13, 1857. October 29, 1849. May 23, 1857. March 13, 1858. March 20, 1858. November 3, 1871. March 1, 1856. March 5, 1853. November 2, 1869. March 1, 1856. May 23, 1857. February 28, 1856. May 23, 1857. February 25, 1858. February 20, 1855. May 23, 1857. March 5, 1853. May 28, 1857. February 20, 1855. March 18, 1858. October 27, 1849. March 31, 1856. May 23, 1857. July 20, 1858. February 20, 1862. October 27, 1849. February 6, 1862. February 20, 1655. March 5, 1853. March 23, 1857. March 1, 1856. March 5, 1853.

Scott.

Sherburne, Sibley, Stearns, Steele, Stevens, Swift, Todd, Traverse, Wabasha, Wadena, Waseca, Washington, Watonwan, Wilkin, Winona, Wright, Yellow Medicine, Elk River, Henderson, St. Cloud, Owatonna, Morris, Benson, Long Prairie,

Wabasha,

Waseca, Stillwater, Madelia, Breckenridge, Winona, Buffalo, Yellow Medicine,

February 25, 1856. March 5, 1853. February 20, 1855. February 20, 1855. February 20, 1862. March 4, 1870. February 20, 1855. February 20, 1862. October 27, 1849. July 11, 1858. February 27, 1857. October 27, 1849. November 6, 1860. March 6, 1868. February 23, 1854. February 20, 1855. November 3, 1871.

^{*} Unorganized.

AMENDMENT TO ARTICLE FOUR OF THE CONSTITUTION.

[Adopted Nov. 5, 1872. Ayes, 55,438. Noes, 4,331.]

All lands donated to the State of Minnesota for the purpose of internal improvement, under the eighth section of the act of Congress, approved September fourth, eighteen hundred and forty-one, being "an act to appropriate the proceeds of the sales of the public lands, and to grant pre-emption rights," shall be appraised and sold, in the same manner and by the same officers, and the minimum price shall be the same as is provided by law for the appraisement and sale of the school lands, under the provisions of title one (1,) of chapter thirtyeight (38,) of the general statutes, except the modifications hereinafter mentioned. All moneys derived from the sales of the said lands shall be invested in the bonds of the United States, or of the State of Minnesota, issued since 1860, and the moneys so invested shall constitute the internal improvement land fund of the State. All moneys received by the county treasurer under the provisions of title one (1,) chapter thirty-eight (38,) aforesaid, derived from the sale of the internal improvement lands, shall be held at all times subject to the order and direction of the State treasurer, for the benefit of the fund to which it belongs; and on the fifteenth day of June in each year, and at such other times as he may be requested so to do by the state treasurer, he shall pay over to the said state treasurer, all moneys received on account of such fund.

The bonds purchased in accordance with this amendment shall be transferable only upon the order of the Governor, and on each bond shall be written, "Minnesota internal improvement land fund of the State, transferable only on the order of the Governor." The principal sum from all sales of internal improvement lands, shall not be reduced by any charges or costs of officers, by fees, or by any other means whatever; and section fifty (50,) of title one (1,) of chapter thirty-eight (38,) of the general statutes, shall not be applicable to the provisions of this amendment, and wherever the words "school lands" are used in said title, it shall read as applicable to this amendment, "internal improvement lands."

The moneys belonging to the internal improvement land fund shall not be appropriated for any purpose whatever, until the enactment for that purpose shall have been approved by a majority of the electors of the State, voting at the annual general election following the passage of the act.

The force of this amendment shall be to authorize the sale of the internal improvement lands, without further legislative enactment.

AMENDMENT TO ARTICLE NINE OF THE CONSTITUTION.

[Adopted Nov. 5, 1872. Ayes, 29,158. Noes, 26,881.]

SEC. 14a. For the purpose of erecting and completing buildings for a hospital for the insane, a deaf, dumb and blind asylum, and State prison, the legislature may, by law, increase the public debt of the State, to an amount not exceeding two hundred and fifty thousand dollars, in addition to the public debt already heretofore authorized by the constitution, and for that purpose may provide by law for issning and negotiating the bonds of the State, and appropriate the money only for the purpose aforesaid, which bonds shall be payable in not less than ten nor more than thirty years from the date of the same, at the option of the State.

AMENDMENT TO ARTICLE NINE OF THE CONSTITUTION.

[Adopted Nov. 5, 1872. Ayes, 27,916. Noes, 7,796.]

SEC. 14b. The legislature shall not authorize any county, township, city or other municipal corporation to issue bonds or to become indebted in any manner to aid in the construction or equipment of any or all railroads to any amount that shall exceed ten per centum of the value of the taxable property within such county, township, city or other municipal corporation. The amount of such taxable property to be ascertained and determined by the last assessment of said property made for the purpose of State and county taxation previous to the incurring of such indebtedness.

FIFTEENTH LEGISLATURE—1873.

SENATORS.

- 1. E. Thompson.
- 2. T. H. Everts.
- 3 Wm. Meighen.
 - N. K. Noble.
- 5. T. G. Jonsrud.
- 6. E. H. Hutchins.
- 7. S. S. Beman.
- 8. W. H. Stevens. Milo White, 9.
- O S. Porter. 10.
- 11. H. H. Atherton.
- 12. Amos Coggswell.
- W. G. Ward 13.
- 14. J. F. Meagher.
- 15. J. P. Waste.
- 16. L. F. Hubbard.
- 17. John. W. Peterson.
- 18. G. W. Batchelder.
- 19. Freeman Talbot.
- 20 R. J. Chewning.
- 21. John L. McDonald.

- D. M. Sabin. 22.
- 23. Edmund Rice.
- 24. John Nicols.
- 25. J. S. Pillsbury.
- 26. Levl Butler.
- 27. R. V. Langdon.
- J. Lindall. 28.
- 29. C. H. Graves.
- 30. John O. Haven.
- H. C. Burbank. 31.
- 32. G. A. Ruckholt.
- 33. L. L. Baxter.
- M. B. Stone. 84.
- 35 Chas. E. Cutts.
- 36. Henry Poehler.
- 37. J. S. G. Honner.
- 38. W. D. Rice.
- 39. J. G. Whittemore.
- 40. Andrew Railson.
- 41. J. G. Nelson.

REPRESENTATIVES.

- 1. Tosten Johnson, A. Baird, M. L. Cooper, P. H. Rosendahl.
- 2. Arne Arneson, Horace Wheeler, Nlles Carpenter.
- 3. T. P. Baldwin, H. M. Daniels, Peter McCracken.
- O. O. Finhart, E. J. Stimson.
- 5. J. W. Devereaux, E. D. Rodgers.
- 6. S. P. Child, M. A. Hawks.
- 7. Collins Rice, C. W. Tristen.
 - H. A. Corey, Geo. P. Wilson, J. P. Neville.
- 9. M. L. Tibbets, Marcus Wing.
- 10. Thos. B. Lindsay, Manley C. Fuller.
- 11. John N. Hanson, E. W. Wescott.
- 12. W. W. Wilkins, A. Colquhonn.
- 13. John Thompson, J. L. Saufferer.
- Jacob Pfaff, H. S. Howe, Thomas C. Charles, John A. Peterson, John A. Reed.
- N. A. Gessner, T. L. Van Dyke, Frank L. Meacham, Wm. H. Campbell.
- 16. W. C. Williston, H. F. Armstrong.
- 17. T. P. Kellett, G. K. Norsving, Arthur Flom.
- Osmund Osmundson, Elias Hobbs, S. C. Dunham, J. B. Hopkins, Andrew Thompson.
- 19. Frank Becker, J. C. Swain, Lewis Stone.
- A. E. Rich, Peter Ficker, J. F. Dilley, J. L. Lewis, D. C. Johnson.
- 21. J. W. Sencerbox, Joseph Chadderton.
- 22. E. W. Durand, James H. Huganin, J. R. M. Gaskell.
- 23. J. N. Rogers, H. H. Miller.
- 24. George Benz, H. A. Castle, H. J. Brainard.
- 25. James McCann, Daniel Auderson.
- 26. C. B. Terrell, L. Fletcher, Chas. H. Clarke, C. F. Adams.
- 27. A. R. Hall, Z. Demeules, M. C. Comerfort.
- 28. Joel G. Ryder.
- 29. E. G. Swanstrom.
- 80. T. F. Knappen.

- Henry Krebs, Hubert Rieland, Bartholomew Pirtz, A. Barto.
- 32. J. E. Jenks, T. G. Mealey.
- 88. Fred. E. Dutoit, Charles Buchmann, Matthew Kelly.
- 84. Sylvester Brennesholtz, E. St. Julien Cox, David Benson.
- 35. Wm. H. Greenleaf.
- 36. H. A. Child, A. M. Schell, Hamilton Beatty.
- 37. J. W. Blake. C. C. Brandt.
- 38. J. W. Seager, Edwin Berry, Stephen Miller.
- 39. Warren Adley, G. W. Rockwell.
- 40. G. W. Frink.
- 41. J. H. Brower, Wm. Felton.

CENSUS

AND RETURN OF SCHOOL CHILDREN.

Countles	Number of the Population, June, 1870.	Number of the School Children, 1870.	Number of the School Children, 1872.
Aitken	178	1 470	1.747
Anoka	3,940	1,479	1,747
Becker	308		137
Beltrami	₹ 80	~~~	
Benton	1,558	550	646
Big Stone	24	0.000	7.017
Blue Earth	17,302	6,280	7,217
Brown	6,396	2,151	2,976
Carlton	286	53	106
Carver	11,586	4,718	5,027
Cass	380	ĺ	410
Chippewa	1,467		410
Chisago	4,858	1,501	1,953
Clay	92		0.00
Cottonwood	534	130	350
Crow Wing	200		322
Dakota	16,312	6,569	6,555
Dodge	8,598	8,167	3,331
Douglas	4,239	1,083	1,881
Faribault		3,519	4,165
Fillmore		9,364	9,927
Freeborn		3,828	4,471
Goodhue		8,222	8,657
Grant		j	107
Hennepin		11,441	13,023
Houston	1	4,731	5,981
Isanti		829	1,154
Itasca	96		1

Counties. Number of the Population, June, 1870. Number of the School Children, 1870. Number of the School Children, 1870. Number of the School Children, 1872. Jackson. 1,825 455 610 Kanabec. 93 33 Kandiyohi. 4,921 1,378 1,921 Lac qui Parle 145 126 149 Le Sueur. 11,607 4,748 5,314 Lyon 108 228 McLeod 5,643 1,956 2,449 Martin 3,867 1,338 1,582 Mecker 6,090 2,009 2,527 Mille Lacs. 1,109 427 435 Morrison 1,681 557 732 Mower 1,0447 3,348 3,673 Murray 209 72 Nicollet 8,362 3,207 3,681 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 <				
Kanabec 93 33 1,921 Lac qui Parle 145 1,373 1,921 Lake 135 126 149 Le Sueur 11,607 4,748 5,314 Lyon 108 228 McLeod 5,643 1,956 2,449 Martin 3,867 1,383 1,582 Meeker 6,090 2,009 2,527 Mille Lacs 1,109 427 435 Morrison 1,681 557 732 Mower 1,0447 3,848 3,673 Murray 209 72 Nicollet 8,362 3,207 3,681 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Polk 2 2,691 858 929 Ramsey 2,691 858 929 <th>Counties.</th> <th>Population,</th> <th>of the School Children,</th> <th>of the School Children,</th>	Counties.	Population,	of the School Children,	of the School Children,
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Lac qui Parle 145 126 149 Lake 136 126 149 Le Sueur 11,607 4,748 5,314 Lyon 108 228 McLeod 5,643 1,956 2,449 Martin 3,867 1,383 1,582 Meeker 6,090 2,009 2,527 Mille Lacs 1,109 427 435 Morrison 1,681 557 732 Mower 1,0447 3,348 3,673 Murray 209 72 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Polk 648 147 181 Pope 2,691 853 929 Ramsey 23,085 7,915 10,121 Redwood 1,829 365 461 Renville 3,219 1,193 1,473 Rice 16,063		93	33	
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McLeod 5,643 1,956 2,449 Martin 3,867 1,388 1,582 Meeker 6,090 2,009 2,527 Mille Lacs 1,109 427 435 Morrison 1,681 557 732 Mower 1,0447 3,848 3,673 Murray 209 72 Nicollet 8,362 3,207 3,681 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Pine 648 147 181 Polk 2,691 853 929 Ramsey 2,691 853 929 Ramsey 23,085 7,915 10,121 Renville 3,219 1,193 1,473 Rice 16,083 6,153 6,903 Rock 138 6,755 2,889		11,607		5,314
Martin 3,867 1,883 1,582 Meeker 6,090 2,009 2,527 Mille Lacs 1,109 427 435 Morrison 1,681 557 732 Mower 1,0447 3,848 3,673 Murray 209 72 Nicollet 8,362 3,207 3,681 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Polk 2,691 858 929 Ramsey 2,691 853 929 Ramsey 23,085 7,915 10,121 Redwood 1,829 365 461 Renville 3,219 1,193 1,473 Rice 16,083 6,153 6,908 Rock 138 5 1,042 4,544 4,904 Sherburne 2,050 <td></td> <td></td> <td></td> <td>228</td>				228
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Morrison 1,681 557 732 Mower 1,0447 3,348 3,673 Murray 209 72 Nicollet 8,362 3,207 3,681 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Polk 648 147 181 Polk 90e 2,691 853 929 Ramsey 23,085 7,915 10,121 Redwood 1,829 365 461 Renville 3,219 1,193 1,473 Rice 16,083 6,153 6,903 Rock 138 8 8 St. Louis 4,561 697 981 Scott 11,042 4,544 4,904 Sherburne 2,050 732 874 Sibley 6,725 2,889 3			2,009	2,527
Mower 1,0447 3,848 3,673 Murray 209 72 Nicollet 8,362 3,207 3,681 Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Polk 648 147 181 Polk 2,691 853 929 Ramsey 23,085 7,915 10,121 Redwood 1,829 365 461 Renville 3,219 1,193 1,473 Rice 16,063 6,153 6,908 Rock 138 6,153 6,908 Rock 138 6,75 981 Scott 11,042 4,544 4,904 Sherburne 2,050 732 874 Sibley 6,725 2,889 3,290 Stearns 14,206 5,808 6,049 <				435
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Nobles 117 172 Olmsted 19,793 7,143 7,223 Otter Tail 1,968 362 1,048 Pembina 64 147 181 Polk 858 929 Pope 2,691 858 929 Ramsey 23,085 7,915 10,121 Redwood 1,829 365 461 Renville 3,219 1,193 1,473 Rice 16,083 6,153 6,903 Rock 138 8 8 St. Louis 4,561 697 981 Scott 11,042 4,544 4,904 Sherburne 2,050 732 874 Sibley 6,725 2,889 3,290 Stearns 14,206 5,808 6,049 Stevens 174 49 82 Swift 224 Todd 2,036 638 1,073				72
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Steele				8,290
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Todd 2,036 638 1,073		174	49	
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Traverse 13			638	1,073
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Counties.	Number of the Population, June, 1870.	Number of the School Children, 1870.	Number of the School Children, 1872.
Wabasha	15,859	5,888	5,718
Waseca	7,854	2,788	8,302
Washington	11,809	4,084	4,845
Watonwan	2,426	50 4	1,136
Wilkin	295		47
Winona	22,319	7,861	8,103
Wright	9,457	8,912	4,817
Yellow Medicine	, ,,,,,		286
Total	489,706	155,767	180,020

ELECTION RETURNS.

PRESIDENTIAL VOTE IN 1868 AND IN 1872.

Counties.	Grant.	Seymour.	Grant.	Greeley
Aitken			57	12
Anoka*	424	298	308	125
Becker		Ì	114	56
Benton	153	147	161	153
Big Stone		1 4	82	į.
Blue Earth	1,748	1.024	1,906	1,617
Brown	654	152	802	487
Carlton	26		136	57
Carver	799	980	818	1,144
Cass		1	17	í n

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Counties.	Grant.	Seymour.	Grant.	Greeley.
Chippewa			408	32
Chisago	538	117	776	112
Clay		1	841	71
Cottonwood			437	47
Crow Wing		1	458	330
Dakota	1,612	1,798	1,080	1,752
Dodge	1,025	381	951	502
Douglas	562	106	1,040	220
Faribault	1,421	373	1,626	508
Fillmore	2,748	1,312	2,718	1,278
Freeborn	1,211	336	1,478	344
Goodhue	2,885	929	2,919	1,097
Grant	47	2	186	11
Hennepin	3,128	1,984	4,075	2,986
Houston	1,435	899	1,705	1,070
Isanti	268	29		1
Jackson	201	16	564	56
Kanabec	8	1	22	· 13
Kandiyohi †	54 1	86	1,097	143
Lac qui Parle			286	7
Lake :	14		21	1
Le Sueur	876	1,095	829	1,272
McLeod	605	381	640	456
Martin	520	101	685	156
Meeker	600	285	907	476
Mille Lacs	118	41	177	76
Morrison	68	139	161	240
Mower	1,289	469	1,468	588
Murray :			162	16
Nicollet	780	485	936	604
Nobles ‡ · · · · · · ·			276	45
Olmsted	2,868	1,808	2,054	1,182
Otter Tail	. 105	22	1,061	252
Pembina			40	
Pine	85	5	185	110
Polk		-	65	24
Pope	811	62	626	48
Ramsey	1,669	1,929	2,656	2,682
Redwood	158	1 9	288	• 41

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Counties.	Grant.	Seymour.	Grant.	Greeley.
Renville	812	70	794	217
Rice	1,785	1,266	1,896	1,211
Rock	2,	-,	169	16
St. Louis	66	20	908	267
Scott	478	1,453	588	1,442
Sherburne	205	148	339	145
Sibley 1	380	706	482	806
Stearns	1,029	1,524	1,127	1,924
Steele	1,137	508	1,033	627
Stevens	1,101	000	103	46
Swift			252	39
Todd	161	85	879	201
Wabasha	1,831	1,142	11	1
Waseca	817	518	1,458 923	1,341
	1,061	707		646
Washington	199	57	1,220 578	824
Watonwan	199	57		233
Wilkin	0.070	0.00	68	37
Winona	2,378	2,025	2,111	1,914
Wright	985	628	1,136	929
Yellow Medicine			309	21
Total	43,719	28,096	55,708	35,211

^{*} Including Manomin.

[†] Including Monongalia.

[‡] Official returns received after the official canvass.

Precinct return, not officially canvassed.

OFFICIAL ABSTRACT

Of the votes polled at the General Election held November 5th, 1872, for members of Congress, as canvassed by the State Canvassing Board, November 25, 1872, according to law.

FIRST DISTRICT.

Counties.	M. S. Wilkinson.	M. H. Dunnell.
Blue Earth	1,704	1,821
Cottonwood	46	446
Dodge	509	94 8
Faribault	503	1,596
Fillmore	1,296	2,721
Freeborn	822	1,507
Houston	1,065	1,730
Jackson	53	566
Martin	144	665
Mower	606	1,475
Murray *	16	161
Nobles *	48	274
Olmsted	1,148	2,060
Rock	5	181
Steele	626	1,042
Waseca	645	937
Watonwan	280	578
Winona	1,945	2,098
Total vote canvassed.	10,822	20,372
Total vote	10,881	20,807

^{*} Official returns received after the official canvass.

SECOND DISTRICT.

Counties.	H. B. Strait.	C. C. Graham.	Scattering.
Brown	875	384	-
Carver	958	998	
Chippewa	897	44	
Dakota	1,112	1,718	
Goodhue	2,586	1,447	
Kandiyohi	992	196	2
Le Sueur	957	1,154	
McLeod	662	456	
Nicollet	981	566	
Redwood	270	62	
Renville	772	241	
Rice	1,904	1,209	
Scott	1,060	977	
Sibley *	455	836	
Swift	228	61	
Wabasha	1,503	1,319	-
Total vote canvassed.	15,257	10,691	2
Total vote	15,712	11,668	2

^{*} Official returns received after the official canvass.

THIRD DISTRICT.

Counties.	J. T. Averill.	G. L. Becker.	Scattering
Aitken	39	10	
Anoka	831	115	
Becker	160	15	
Benton	155	161	
Big Stone	32		
Carlton	145	46	
Cass	16	12	
Clay	839	62	
Chisago	777	108	
Crow Wing	401	283	
Douglas	1,004	257	
Frant	178	18	
Hennepin	4,162	2,891	
santi *	460	92	
Kanabec	22	13	
ac qui Parle	235	5	
ake*	21	í	
Mecker	881	498	
Mille Lacs	182	80	
Morrison	161	241	
tter Tail	1,111	272	
Pembina†	40	212	
Pine	99	127	
olk	81	121	
ope	619	49	1
Ramsey	2,733	2,649	
st. Louis	883	287	
Sherburne	278	211	2
Stearns	1,013	2,037	2
Stevens	53	96	
Codd	374	218	
	1,253	807	
Washington	1,203 52	48	
Wright	1,070	964	
	303	27	
Yellow Medicine			
Total vote canvassed.	19,142	12,619	3
Total vote	19,663	12,713	3

^{*} Official returns received after the official canvass.

[†] Precinct return, not canvassed.

AMENDMENT TO SECTION THREE, ARTICLE TEN, OF THE CONSTITUTION.

ADOPTED NOVEMBER 5th, 1872.

Ayes, 37,916; Noce, 7,796.

Williams

SEC. 8. Each stockholder in any corporation, (excepting those organized for the purpose of carrying on any kind of manufacturing or mechanical business,) shall be liable to the amount of stock held or owned by him.

PERMANENT RULES OF THE SENATE.

Calling the Senate to Order.

I. The President shall take the chair at the hour to which the Senate shall have adjourned; and shall immediately call the members to order; and on the appearance of a quorum, cause the Journal of the preceding day to be read and corrected.

Duties of President.

II. He shall preserve order and decorum; may speak to points of order in preference to members, and shall decide all questions of order, subject to an appeal to the Senate by any member.

Questions—How Stated and Decided.

III. He shall rise to put a question, but may state it sitting.

IV. Questions shall be distinctly put in this form, to wit, "As many as are of the opinion that (as the question may be,) say Aye;" and after the affirmative voice is expressed, "As many as are of the contrary opinion, say No." The President shall declare all votes, but if any member rises to doubt a vote he shall order a return of the number voting in the affirmative, and in the negative, without any further debate.

President Pro Tem.

V. The President shall call some member to the Chair when the Senate votes to go into Committee of the Whole, and may then debate the question before the committee. He shall also have the right to name a member to perform the duties of the Chair; but such substitution shall not extend beyond an adjournment. In the absence of the President, except as above, the Senate shall appoint a President pro tem.

Further Duties of President.

- VI. He shall appoint all committees, unless otherwise directed by the Senate. He shall sign all acts, memorials, addressess and resolutions; and all writs, warrants and subpænas issued by the Senate shall be signed by him and attested by the Secretary.
- VII. The President is authorized to administer all oaths required in the discharge of his duties.

Disturbances in Lobby.

VIII. In case of any disturbance or disorderly conduct in the lobby, the President or Chairman of the Committee of the Whole shall have power to order the same to be cleared.

Privileges of Reporters

IX. Reporters wishing to take down the debates may be admitted by the President, who shall assign them such places on the floor, or elsewhere, to effect their object, as shall not interfere with convenience of the Senate.

Order of Business.

X. After the Journal has been read and corrected, the order of business shall be as follows, viz.:

First. Letters, petitions, remonstrances, and accompanying documents may be presented and referred.

Second. Resolutions may be offered and considered; notices of leave to introduce bills, memorials, or joint resolutions

may be given; and bills, memorials, and joint resolutions may be introduced on leave granted.

Third. Reports of Committees may be made and considered.

1st. From Standing Committees.

nd. From Select Committees.

Fourth. Messages and other Executive communications.

Fifth. Messages from the House of Representatives, and amendments proposed by the House of Representatives to bills from the Senate.

Sixth. Senate bills on their second reading.

Seventh. Bills, memorials, and joint resolutions from the House of Representatives on their second reading,

Eighth. Bills, memorials, and joint resolutions on their third reading.

Ninth. Bills, memorials, and joint resolutions reported by Committee of the Whole.

Tenth. Bills, memorials, and joint resolutions in which a Committee of the Whole has made progress and has had leave to sit again.

Eleventh. Bills, memorials, and joint resolutions not yet considered in Committee of the Whole.

Public Bills to have Preference.

XI. Bills and joint resolutions of a public nature shall always have the preference of private bills.

Referring of Bills.

XII. All bills shall be referred by the President of the Senate without motion to the proper Standing Committee, on their first reading, unless otherwise ordered.

Of Order in Debate.

XIII. When any member is about to speak in debate, or deliver any matter to the Senate, he shall rise to his feet, and

- XIV. Whenever any member is called to order he shall sit down until it is determined whether he is in order or not; and if a member is called to order for words spoken in debate the exceptional words shall be taken down in writing immediately.
- XV. When two or more members happen to rise at once, the President shall name the member who is to speak.
- XVI. No member shall speak more than twice on the same question on the same day, nor more than once on a motion for commitment, without leave of the Senate.

Conduct During Business.

XVII. Whilst the President is putting any question or addressing the Senate, no one shall walk out or across the room; nor in such case, or when a member is speaking, shall entertain private discourse; nor whilst a member is speaking shall pass between him and the Chair. Every member shall remain uncovered during the session of the Senate. No member or other person shall proceed to or remain by the Secretary's desk while the ayes and noes are calling or ballots counting.

XVIII. Upon a division and count of the Senate on any question, no member without the bar shall be counted.

Senators to Vote unless Excused.

XIX. Every member who shall be in the Senate when the question is put, shall give his vote, unless the Senate for special reasons shall excuse him. All motions to excuse a member from voting shall be made before the Senate divides, or before he gives his vote upon a call of the ayes and noes. Any member wishing to be excused from voting may make a brief statement of the reasons for making such request, and the question shall then be taken without further debate.

Motions.

XX. When a motion is made and seconded, it shall be stated by the President; or, being in writing, it shall be handed to the Secretary and read aloud before debating.

XXI. Every motion or amendment shall be reduced to writing, if the President or any member desire it. In such case it must be signed by the member or committee offering the same.

XXII. After a motion is stated by the President or read by the Secretary, it shall be deemed to be in possession of the Senate, but may be withdrawn at any time before a decision or amendment.

Precedence of Motions.

XXIII. When a question is under debate, no motion shall be received, unless to adjourn, to lie on the table, for the previous question, to commit, to postpone to a day certain, to amend or to postpone indefinitely; and these several motions shall have precedence in the order in which they stand arranged. A motion to postpone to a certain day, to commit, or to postpone indefinitely being decided, shall not be again allowed on the same day, nor at the same stage of the bill or proposition. A motion to strike out the enacting words of a bill shall have precedence of a motion to amend, and, if carried, shall be equivalent to a rejection of a bill.

Motion to Adjourn.

XXIV. A motion to adjourn shall always be in order; that, and the motion to lie on the table, shall be decided without debate; but a motion to adjourn, when refused, shall not be renewed until further business shall have been had.

The Previous Question.

XXV. The previous question shall be in this form: "Shall the main question be now put?" It shall only be admitted when

demanded by a majority of the members present, and its effect shall be to put an end to all debate and bring the Senate to a direct vote upon amendments reported by a committee, if any, then upon pending amendments, and then upon the main question. On a motion for the previous question, and prior to the ordering of the same, a call of the Senate shall be in order; but after a majority shall have ordered such motion, no call shall be in order prior to the decision of the main question.

XXVI. On a previous question there shall be no debate. All incidental questions of order arising after a motion is made for the previous question, and pending such motion, shall be decided, whether an appeal or otherwise, without debate.

Reconsideration.

XXVII. When a motion or question has been once put and carried in the affirmative or negative, it shall be in order for any member who voted with the prevailing party to move for a reconsideration thereof, on the same day on which the vote was taken, or within the two next days of actual session of the Senate thereafter; and such motion shall take precedence of all other questions, except a motion to adjourn. A motion for reconsideration being put and lost, shall not be renewed.

Division of Question.

XXVIII. Any member may call for a division of the question, when the same will admit of it. A motion to strike out and insert, shall be deemed to be indivisible. A motion to strike out being lost, shall not preclude an amendment, nor a motion to strike out and insert.

Petitions, &c.—How to be Presented.

XXIX. In presenting a petition, memorial, remonstrance, or other communication addressed to the Senate, the member shall only state the general purport of it.

Every petition, memorial, remonstrance, resolution, bill, and report of committee, shall be endorsed with its appropriate title; and immediately under the endorsement the name of the member presenting the same shall be written.

Call of the Senate.

Any member may make a call of the Senate, and require absent members to be sent for, but a call of the Senate cannot be made after the voting has commenced; and the call of the Senate being ordered, and the absentees noted, the doors shall be closed, and no member permitted to leave the room until the report of the Sergeant-at-Arms be received, and acted upon, or further proceedings in the call be suspended.

Standing Committees.

The following standing committees, each to consist of five members, excepting the committee on railroads and railroad grants, which shall consist of eleven members, and the committees on Judiciary and State Prison, which shall each consist of seven members, shall be appointed at the commencement of the session

ienc	ement of the sep	sion.
1.	A Committee on	Hospital for Insane.
2.	"	Institute for Deaf and Dumb, and Blind.
3.	44	State Reform School.
4.	46	Soldiers' Orphans.
5.	"	Finance.
6.	"	Judiclary.
7.	"	Claims.
8.	٤.	Education.
9.	"	Public Lands.
10.	66	Internal Improvements.
11.	٤.	Federal Relations.

Agriculture and Manufactures.

" Military Affairs. 13.

14. Corporations.

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12

12.

15.	A Committee on	Banks.
16.	"	Railroads.
17.	"	Towns and Countles.
18.	44	Indian Affairs.
19.	4.	Public Buildings and Grounds.
20.	44	State Prison.
21.	64	State Library.
22.	. 46	Printing.
23.	44	Engrossment.
24.	66	Immigration.
25.	66	Enrollment.
26.	"	Retrenchment and Reform.
27.	"	Elections.

Committee of the Whole.

XXXIII. The rules observed in the Senate shall govern, as far as practicable, the proceedings of the Committee of the Whole; except that a member may speak oftener than twice on the same subject, and that a call for the yeas and nays, or for the previous question, cannot be made.

XXXIV. Amendments made in Committee of the Whole shall be entered on a separate piece of paper, and so reported to the Senate by the Chairman standing in his place; which amendment shall not be read by the President unless required by one or more of the members. The report having been first acted upon, the bill shall then be subject to debate and amendment before the question to engross it is taken.

Introduction of Bills.

XXXV. All bills and resolutions shall be introduced by motion for leave, or upon the reports of committees. Members introducing a bill shall always give one day's notice of a motion to bring it in, and when brought in, it shall be endorsed with the name of a member or committee.

Reading of Bills.

XXXVI. Every bill, memorial, order, resolution, or vote requiring the approval of the Governor, shall receive three several readings previous to its passage; the first and third reading shall be at length; and no such bill, memorial, order, or resolution, shall be read twice on the same day.

Commitment.

XXXVII. No bill or joint resolution shall be committed or amended until it has been once read at length. If objections are made to a bill on its first reading, the question shall be: "Shall the bill be rejected?" If no objection be made, or the question to reject be lost, the bill shall go to its second reading.

All Bills, &c., to go to the Committee of Whole.

XXXVIII. All bills, memorials, orders, resolutions and votes requiring the approval of the Governor, shall, after a second reading, be considered in Committee of the Whole, before they shall be finally acted upon by the Senate.

Printing of Bills.

XXXIX. All bills of a general nature, including all bills appropriating money or lands, shall be printed, unless otherwise ordered.

Engrossment of Bills.

XL. The final question after the consideration in Committee of the Whole of a bill or other paper originating in the Senate and three readings previous to its being passed, shall be: "Shall it be engrossed and read a third time?" and upon every such bill or paper originating in the House of Representatives: "Shall it be read a third time?"

Amendments on Third Reading.

XLI. No amendment shall be received on third reading except to fill blanks, without the unanimous consent of the Senate. In filling blanks, the largest sum, the longest time, and greatest distance shall be first taken.

XLII. A bill or resolution may be committed at any time previous to its passage; and if any amendment be reported on such commitment, by any other than a Committee of the Whole, it shall be again read a second time, considered in Committee of the Whole, and the question for third reading and passage again put.

Transmitting Bills, &c., to House.

XLIII. Every bili, memorial, order or resolution originating in the Senate shall be carefully engrossed before being transmitted to the House of Representatives for concurrence.

XLIV. Immediately after the passage of any bill or other paper, to which the concurrence of the House of Representatives is to be asked, it shall be the duty of the Secretary to transmit the same to the House unless some member of the Senate shall make a motion to reconsider the vote by which the Senate passed the said bill or other paper, in which case the Secretary shall not transmit said bill or other paper until the motion to reconsider has been put; and on the concurrence in any bill or other paper of the House of Representatives by the Senate, or on the concurrence or disagreement in any vote of the House, it shall also be the duty of the Secretary to notify the House thereof.

Memorials to Congress.

XLV. Memorials to Congress, to the President of the United States, or the heads of either of the Departments, shall be considered in Committee of the Whole before being adopted.

Any Senator may Demand Ayes and Noes.

XLVI. It shall be competent for any member, when a question is being taken, to call for the ayes and noes, which shall be entered on the Journal. A call for the ayes and noes cannot be interrupted in any manner whatever.

Committees not to Absent, &c.

XLVII. Committees shall not absent themselves from the Senate, by reason of their appointment, without special relief for that purpose be first obtained.

Enrollment.

XLVIII. It shall be in order for the Committee on Enrollment to report at any time.

Duties of Secretary.

The Secretary shall keep a correct journal of the proceedings of the Senate, and shall perform such other duties as shall be assigned to him as such Secretary. He shall permit no journal, records, accounts or papers to be taked from the table or out of his custody, other than in the regular mode of business. If any papers in his charge shall be missing, he shall report the fact to the President, that inquiry may be made. shall superintend the recording of the journal of proceedings, the engrossing, enrolling, transcribing, and copying of the bills and resolutions, and generally perform the duties of Secretary, under the direction of the President. It shall be the duty of the Secretary to keep the books to be called Minute Books, in which he shall enter under the appropriate marginal numbers, all Senate and House Bills, and correct notes, with the dates thereof, of the state, condition and progress of each bill pending, until its final passage.

Certificates for Money.

L. No certificates authorizing the receipt of any money appriated by the Legislature shall be issued by the Secretary by virtue of any motion or resolution, unless such motion or resolution shall be sanctioned by a majority of all the members elected to the Senate.

Journal of Executive Session.

LI. The proceedings of the Senate on executive business shall be kept in a separate book of record to be provided by the Secretary of the Senate, and published with the proceedings of the Senate, unles the public good requires secrecy, which shall be determined by a vote of the Senate.

Jefferson's Manual.

LII. The rules of parlimentary practice comprised in Jefferson's Manual, shall govern the Senate in all cases in which they are applicable, and in which they are not inconsistent with these rules and orders of the Senate, and the joint rules and orders of the Senate and House of Representatives.

Hours of Meeting.

LIII. The standing hour of the daily meeting of the Senate shall be 10 o'clock in the morning, unless the Senate direct otherwise.

Absence of Senators.

LIV. No Senator or officer of the Senate, unless from illness or other cause he shall be unable to attend, shall absent himself from the sessions of the Senate during an entire day, without first having obtained leave of absence.

LV. The Governor and other State officers, Judges of the Supreme and District Courts, members of Congress, members and ex-members of State and Territorial Legislatures, may be admitted to seats within the bar of the Senate.

Amendment to Rules.

LVI. No standing rule or order of the Senate shall be rescinded or changed without one day's notice being given of the motion therefor, nor shall any rule be rescinded, changed or suspended except by a vote of two-thirds of the members present.

Notice to Debate.

LVII. Upon any member giving notice of his intention to debate any resolution, the same shall lie over one day, without debate or other action.

Executive Session.

LVIII. When in executive session, the Senate shall, in all cases, sit with closed doors, and the Senate Chamber shall be cleared of all persons except the officers and members of the Senate.

No Smoking.

·LIX No Senator or officer of the Senate, or other person, shall be permitted to smoke in the Senate Chamber during the session of the Senate.

Secretary may Correct Errors.

LX. The Secretary and Engrossing Clerk in all proper cases shall correct all mistakes in numbering the sections and references thereto, whether such errors occur in the original bill, or are caused by amendments made thereto.

Duties of Sergeant-at-Arms.

LXI. It shall be the duty of the Sergeant-at-Arms to execute all orders of the President or Senate, and to perform all the duties they may assign to him connected with the police and good order of the Senate Chamber; to exercise a supervision over the ingress and egress of all persons to and from the Chamber; to see that messages, etc., are promptly executed; that the hall is properly ventilated, and temperature thereof properly regulated, and open for the use of the members of the Senate at the time fixed; and to perform all other services pertaining to his office.

Report on Enrolled Bills.

LXII. No standing or select committee, nor any member thereof, shall report any substitute for any bill or bills referred to such committee, which substitute relates to a different subject, or is intended to accomplish a different purpose than that of the original bill for which it is reported, or which, if adopted and passed, would require a title essentially different from the title of the original bill; and every substitute bill so reported shall be rejected whenever the Senate is advised that the same is in violation of this rule.

General Orders of the Day.

LXIII. The Secretary shall make a list of all bills, resolutions, reports of committees, and other proceedings of the Senate which are referred to the Committee of the Whole, and which are not made the order of the day for any particular day, and to number the same, which list shall be called the General Orders of the day; and they shall be taken up in the order in which they are numbered, unless otherwise ordered by a majority of the committee.

JOINT RULES.

Joint Conventions-How Governed.

RULE I. The Speaker of the House shall preside at all conventions of the two branches of the Legislature, and shall call the members to order; the Chief Clerk of the House shall be the Secretary; and the Sergeant-at Arms of the House shall be Sergeant-at-Arms of the Convention.

Duties of President.

RULE II. The President of the Convention shall preserve order and decorum; may speak to points of order in preference to other members not heard; and shall decide questions of order, subject to an appeal to the Convention by any member. He shall rise to put a question, but may state it sitting.

Questions—How Stated.

Rule III. Questions shall be distinctly put in this form, to wit: "As many as are of the opinion that [as the question may be,] say Aye;" and after an affirmative voice is expressed, "As many as are of the contrary opinion say No." If the President doubts, or a division be called, the Convention shall decide—those in the affirmative of the question shall first rise, and afterwards those in the negative.

President's Right to Vote.

RULE IV. The President shall have the right of voting in all cases except on an appeal from his decision; and on all questions he shall vote last.

Of Order in Debate.

RULE V. When any member is about to speak or deliver any matter to the Convention, he shall rise and respectfully address himself to "Mr. President," and shall confine himself to the question under debate, and avoid personality.

RULE VI. Whenever any member is called to order he shall be seated until the point of order is determined; and if called to order for words spoken in debate, the exceptionable words shall be reduced to writing immediately.

RULE VII. When two or more members rise at the same time, the President shall name the member who is in order.

RULE VIII. No member shall speak more than twice on the same question, without leave of the Convention.

Call of the Convention.

RULE IX. Any five members may move a call of the Convention, and require absent members to be sent for; but a call cannot be made after voting has commenced; and a call being ordered and the absentees noted, the doors shall be closed and no member be permitted to leave the hall until the report of the Sergeant-at-Arms be received and acted upon, or further proceedings under the call be suspended by a vote of a majority of all the members of the convention.

Either House may Amend, &c.

RULE X. It shall be in the power of either House to amend any amendment made by the other to any bill or resolution.

Bills-How Enrolled and Signed.

Rule XI. After a bill, memorial or resolution shall have passed both Houses, it shall be duly enrolled by the Enrolling Clerk of the House, in which it originated. The Senate and House committees on enrolled bills, acting jointly, shall than carefully compare the enrollment with the engrossed copies as passed by the two Houses, and after correcting all errors that may be discovered in the enrollment, report the same as correctly enrolled to their respective Houses. They shall then obtain the signatures and certificates of the proper officers to the enrolled copies, present the same to the Governor for his approval, and report the date of such presentation to their respective Houses.

Elections by Joint Convention.

RULE XII. Whenever there shall be an election of any officer in Joint Convention, the result shall be certified by the President of the Senate and Speaker of the House, and by them announced to their respective House, and shall be entered on the Journals of each, and communicated to the Governor by the Secretary of the Convention.

Committees of Conference.

RULE XIII. In every case of difference between the two Honses upon any subject of legislation, if either shall request a conference and appoint a committee for that purpose, the other shall also appoint a committee, and such committee shall meet at a time and place to be agreed upon by their Chairman, and state to each other the views of their respective Houses, and confer freely thereon, and they shall be authorized to report to their respective Houses such modifications as they shall think advisable.

Either House may Recede, &c.

RULE XIV. It shall be in order for either House to recede from any subject or matters of difference existing between the two Houses, at any time previous to a conference, whether the papers upon which the difference has arisen are before it or not; and a majority shall govern except in cases otherwise provided in the Coustitution, and the question having been put and lost, shall not be again put upon the same day; and a reconsideration thereof shall in all respects be regulated by the Rules of the respective Houses.

Appropriations of Money-How Made.

RULE XV. The same bill shall not appropriate public money or property to more than one local or private purpose; and bills appropriating money for the payment of the officers of the government shall be confined to that purpose exclusively; and no certificate authorizing the payment of any money appropriated by the Legislature shall be issued by the Secretary of the Senate or the Clerk of the House, by virtue of any motion or resolution, unless such motion or resolution shall have been carried by a majority of all the members of the House in which it was introduced; and no clause appropriating money for a local or private purpose shall be contained in a bill appropriating money for the State Government or public institutions, and all resolutions authorizing the issue of certificates by the Secretary of the Senate or the Clerk of the House for the payment of money, shall be upon a call of the yeas and noes.

Joint Committee on Printing.

RULE XVI. There shall be appointed at the commencement of the session a Joint Standing Committee on Printing, consisting of three members, one on the part of the Senate and two on the part of the House, to have a general supervision and care of all printing done by order of a Convention of both Houses.

Rules of Joint Convention.

RULE XVII. The Rules of the House shall be the Rules of the Joint Convention of both Houses in all cases where the foregoing rules are not applicable.

Titles of Bills shall Express their Object.

RULE XVIII. The subject matter of each bill shall be clearly expressed in its title, and when the bill is amendatory of an existing act, it shall not be sufficient to refer to the chapter, section or page, but the subject matter thereof shall be clearly stated.

Joint Standing Committees.

RULE XIX. There shall be appointed two Joint Standing Committees to consist of three members on the part of the House, and two on the part of the Senate, upon Taxes and Tax Laws; and five on the part of the House and four on the part of the Senate, upon Agricultural College Lands and College.

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PERMANENT RULES

OF THE

House of Representatives.

Meeting, Roll Call, &c.

I. The Speaker shall take the chair at the time to which the House stands adjourned, and the House shall then be called to order and the roll of the members called, and the names of the absentees shall be entered upon the Journal of the House.

Reading of Journal.

II. Upon the appearance of a quorum, the Journal of the preceding day shall be read by the clerk, and any mistake therein may be corrected by the House.

Duties of Speaker.

- III. The Speaker shall preserve order and decorum, and shall decide questions of order, subject to an appeal to the House.
- IV. The Speaker shall vote on all questions taken by year and nays, (except on appeals from his own decisions.) and in all elections or divisions called for by any member.

Duty of Members.

- V. When the House adjourns, the members shall keep their seats until the Speaker announces the adjournment.
- VI. Every member, previous to his speaking, shall rise from his seat and respectfully address himself to the Speaker.

Order in Debate.

- VII. When two or more members rise at once, the Speaker shall designate the member who is to speak first; but in all cases the member who shall first address the chair shall speak first.
- VIII. No member shall speak more than twice on the same subject without leave of the House, nor more than ouce until every member choosing to speak on the question pending shall have spoken.

Motions.

- IX. No motion shall be debated or put unless the same be seconded. It shall be stated by the Speaker before debate, and any such motion shall be reduced to writing, if the Speaker or any member desire it.
- X. After a motion shall be stated by the Speaker, it shall be deemed to be in possession of the House, but may be withdrawn at any time before amendment or decision; but all motions, resolutions or amendments, shall be entered on the Journal, whether they are rejected or adopted.

Precedence of Motions.

XI. When a question is under debate, no motion shall be received, but to adjourn, to lay on the table, for the previous question, to commit, to postpone to a day certain, to amend, or to postpone indefinitely, which several motions shall have precedence in the order in which they stand arranged.

Motion to Adjourn.

XII. A motion to adjourn shall always be in order; that and the motion to lay on the table shall be decided without debate.

The Previous Question.

- XIII. The previous question shall be in this form, "Shall the main question be now put?" It shall only be admitted when demanded by a majority of the members present, and its effect shall be to put to an end all debate and bring the House to a direct vote upon the amendments reported by a committee, if any, upon pending amendments, and then upon the main question. On a motion for the previous question, and prior to the seconding of the same, a call of the House shall be in order; but after a majority shall have seconded such motion no call shall be in order prior to a decision of the main question.
- XIV. When the previous question is decided in the negative, it shall leave the main question under debate for the residue of the sitting, unless sooner disposed of by taking the question, or in some other manner.

Incidental Questions of Order.

XV. All incidental questions of order arising after a motion is made for the previous question, during the pending of such motion, or after the House shall have determined that the main question shall be now put, shall be decided, whether on appeal or otherwise, without debate.

Petitions, etc.—How Presented.

XVI. Petitious, memorials, and other papers, addressd to the House, shall be presented by the Speaker, or by a member in his place, and a brief statement of the contents thereof shall be made verbally and endorsed thereon, together with the name of the member introducing the same.

Every Member to Vote Unless Excused.

XVII. Every member who shall be present before the vote is declared from the Chair, and no other, shall vote for or against the same, unless the House shall excuse him, or unless he is immediately interested in the question, in which case he shall not vote.

Of Order During Business.

XVIII. When the Speaker is putting the question, no member shall walk out or across the House; nor when a member is speaking, shall any person entertain any private discourse, or pass between him and the Chair.

Division of a Question.

XIX. If the question in debate contains several points, any member may have the same divided. A motion to strike out and insert shall be deemed indivisable; but a motion to strike out being lost, shall preclude neither amendment nor a motion to strike out and insert.

Call to Order while Speaking.

XX. A member called to order shall immediately sit down unless permitted to explain, and the House, if appealed to, shall decide the case. If there be no appeal, the decision of the chair shall be submitted to. On an appeal, no member shall speak more than once without leave of the House, except when a member is called to order for offensive language, in which case there shall be no debate.

Bills—How Introduced.

XXI. Every bill shall be introduced by motion for leave, or by an order of the House on a report of a committee; and one day's notice at least shall be given of a motion for leave to bring in a bili, unless two-thirds of the members present shall vote in favor of its being brought in without such previous notice. Every notice of a motion for leave to bring in a bill shall be in writing, and shall contain the title of the bill.

XXII. Every bill and resolution shall have prefixed thereto the name of the person introducing it, and when reported from a committee, the name of said committee shall be endorsed thereon.

First Reading and Reference of Bills.

XXIII. All bills, memorials or joint resolutions shall be read at length upon their introduction, and those not coming from, shall than be referred to the appropriate standing committees; and if reported back to the House with a favorable recommendation, they shall then be read a second time by their title and be referred to the Committee of the Whole.

Second Reading of Bills.

XXIV. All bills memorials, orders, resolutions, and votes requiring the approval of the Governor, shall after a second reading, be considered in Committee of the Whole, before they shall be finally acted upon by the House.

XXV. The final question after the consideration in Committee of the Whole of a bill or other papers originating in the House, shall be, "Shall it be engrossed and read a third time," and npon every such bill or paper originating in the Senate, "Shall it be read a third time?"

XXVI. No amendments shall be received on the third reading except to fill blanks, without unanimous consent of the House, and all bills or resolutions may be committed at any time previous to their passage, and if any amendment be reported on such commitment by any other than a Committee of the Whole, it shall be again read a second time, considered in Committee of the Whole, and the question for third reading and passage then put.

Bills on Third Reading.

XXVII. All bills, memorials or joint resolutions on their third reading shall be read at length.

Suspension of Rules to Hasten a Bill.

XXVIII. Every bill shall be read on three different days, unless in case of urgency, two-thirds of the Members present shall deem it expedient to dispense with this rule; and no bill shall be passed unless it shall have been read twice at length.

Proceedings on Passage of Bills.

XXIX. No bill, memorial or joint resolution shall be declared passed, unless voted for by a majority of all the members elected to the House; no motion or proposition on a subject different from that under consideration, shall be admitted under color of amendment; no bill or resolution shall at any time be amended by annexing thereto, or incorporating therewith, any other bill or resolution pending before the House.

Committee of the Whole.

XXX. In forming a committee of the whole House, the Speaker shall appoint a Chairman to preside.

XXXI. Bills committed to a committee of the whole House, shall, in the Committee of the Whole thereon, be first read through unless the committee shall otherwise order, and then read and debated by sections, leaving the title to be last considered. All amendments shall be noted in writing, and reported to the House by the Chairman.

Order of Putting Questions.

XXXII. All questions, whether in committee or in the House, shall be put in the order they are moved, except in the case of

privileged questions; and in filling up blanks the largest sum and the longest time shall be first put.

Senate Bills-How Proceeded with.

XXXIII. A similar mode of proceeding shall be observed with bills which have originated in and passed the Senate, as with bills originating in the House.

Motion for Reconsideration.

When a question has been once made and carried in the affirmative or negative, it shall be in order for any member who voted with the prevailing party to move for the reconsideration thereof; but no motion for the reconsideration of any vote shall be in order after a bill, resolution, message, report, amendment or motion, upon which the vote was taken, shall have gone out of the possession of the House announcing their decision; nor shall any motion for reconsideration be in order unless made on the same day on which the vote was taken, or within the two next days of actual session of the House thereafter, and such motion shall take precedence of all other questions, except a motion to adjourn. Provided, That when notice of the intention to move such reconsideration shall be given by such member, the Clerk of the House shall retain the said bill, resolution, message, report, amendment or motion until after the expiration of the time during which said motion can be made, unless the same is previously disposed of. motion for reconsideration being put, and lost, shall not be renewed.

Rules of House to apply to Committee of the Whole.

XXXV. The rules of the House shall be observed in committee of the whole House, so far as may be applicable, except that the yeas and nays shall not be called, the previous question enforced, nor the time of speaking limited.



XXXVI. A motion that the committee rise shall always be in order, and shall be decided without debate.

Standing Committees.

XXXVII. Standing Committees, consisting of seven members each, except the Committees on Railroads and Public Lands, which shall consist of fifteen members each, shall be appointed on the following subjects:

- 1. Ways and Means.
- 2. Judiclary.
- 3. Rallroads.
- 4. Public Accounts and Expenditures.
- 5. Public Lands.
- 6. Federal Relations.
- 7. Education.
- Towns and Counties.
- 9. Military Affairs.
- 10. Incorporations.
- 11. Indian Affairs.
- 12. Agriculture and Manufactures.
- 13. State Prison.
- 14. Claims.
- 15. Insurance Companies.
- 16. Immigration.

XXXVIII. Standing Committees, consisting of five members each, shall be appointed on the following subjects:

- 1. Hospital for the Insane.
- 2. Deaf, Dumb, and Blind Institute.
- 8. State Reform School
- 4. Soldiers' Orphans.
- 5. Roads, Bridges and Navigable Streams.
- 6. Banks.
- 7. Printing.
- 8. Elections.
- 9. Commerce.

- 10. Public Buildings.
- 11. Rules and Joint Rules.
- 12. State Library.
- 13. Mines and Minerals.
- 14. Engrossment.
- 15. Enrollment.

The Committee on Engrossment.

XXXIX. The Committee on Engrossment shall examine all bills after they are engrossed, and report the same to the House correctly engrossed, before their third reading; said committee may report at any time.

The Committee on Enrollment.

XL. The Committee on Enrollment shall examine all House bills, memorials, and joint resolutions, which have passed the two Houses; and when reported correctly enrolled, they shall be presented to the presiding officer of the House and Senate, for their signatures; and when so signed, to the Governor for his approval: said committee may report at any time, but said committee shall not report any bill as correctly enrolled that has any words interlined therein, or when any words have been erased therefrom.

Select Committees.

XLI. Select Committees, to whom reference shall be made, shall in all cases report a state of facts, and their opinion thereon, to the House.

Name of Member offering Bills, etc., to go on Journal.

XLII. In all cases where a bill, order, resolution, or motion shall be entered on the Journal of the House, the name of the member moving the same shall be entered on the Journals.

Who may be admitted to the Floor.

XLIII. No person shall be admitted within the hall of the House but the Executive, Ex-Governors of the State, or of the Territory of Minnesota, members of the Senate, the heads of Departments of the State Government, Judges of the Supreme and District Courts, members of Congress, those who have been members of Congress, of the Constitutional Conventions of the State, of the State Legislature, or of the Legislative Council, and other persons as the Speaker shall, on application, assign places as reporters.

General Orders of the Day.

XLIV. The Speaker shall cause the Clerk of the House to make a list of all bills, resolutions, reports of committees, and other proceedings of the House, which are committed to a committee of the whole House, and which are not made the order of the day for any particular day, and to number the same; which list shall be called "The General Orders of the Day," and they shall be taken up in the order in which they are numbered, unless otherwise ordered by a majority of the House, and the Clerk shall also keep a book showing the situation and progress of bills.

Order of Business.

- XLV. On the meeting of the House, after reading the journal of the preceding day, the order of business of the day shall be as follows:
 - 1 Presentation of petitions or other communications.
 - Reports of Standing Committees.
 - 3. Reports of Select Committees.
 - 4. Notices of Introduction of Bills.
 - Motions and Resolutions.
 - Introduction of Bills.

- Consideration of Messages from the Senate.
- 8. First Reading of Senate Bills.
- 9. Second Reading of Senate Bills.
- 10. Second Reading of House Bills.
- 11. Third Reading of Senate Bills.
- 12. Third Reading of House Bills.
- 13. General Orders.

Committee of Conference.

XLVI. A Committee of Conference may report at any time.

Committee of the Whole.

XLVII. When the House have arrived at the general orders of the day, they shall go into Committee of the Whole upon such orders, or a particular order designated by a vote of the House, and no business shall be in order until the whole are considered or passed or the committee rise; and unless a particular bill is ordered up, the Committee of the Whole shall consider, act upon, or pass the general orders according to the order of their reference.

Speaker pro tem.

XLVIII. The Speaker may leave the Chair and appoint a member to preside, but not for a longer time than a day, except by leave of the House.

Jefferson's Manual.

XLIX. The rules of parliamentary practice embraced in Jefferson's Manual shall govern the House in all cases where they are applicable, and in which they are not inconsistent with the standing rules and orders of the House, and the joint rules and orders of the Senate and House of Representatives.

Two-thirds Vote to Suspend Rules.

L. No rules of the House shall be suspended, altered or amended, without the concurrence of two-thirds of the members present.

Hour of Meeting.

LI. The hour of the daily meeting of the House shall be ten o'clock in the morning, until the House direct otherwise.

Fifteen Members may demand Ayes and Noes.

LII. The ayes and noes shall not be ordered unless demanded by fifteen members, except upon the final passage of bills and joint resolutions, in which case the ayes and noes shall be had without any demand.

Notice of Intention to Debate.

LIII. Upon any member giving notice of his intention to debate any resolution, the same shall lie over one day without debate or other action.

Call of the House.

LIV. Any ten members may make a call of the House and require absent members to be sent for, but a call of the House cannot be made after the voting has commenced: and the call of the House being ordered, and the absentees noted, the doors shall be closed, and no member permitted to leave the room until the report of the Sergeant-at-Arms be received and acted upon, or further proceedings under call be suspended.

Printing of Bills.

LV. All bills of a general nature, including all bills appropriating money or lands, shall be printed, unless otherwise ordered.

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Disturbance in Lobby.

LVI. In case of any disturbance or disorderly conduct in lobby or gallery, the Speaker, or Chairman of Committee of the Whole, shall have power to order the same to be cleared.

Absence of Members and Officers.

LVII. No member or officer of the House, unless from illness or other cause he shall be unable to attend, shall absent himself from the sessions of the House, during an entire day, without first having obtained leave of absence; and no one shall be entitled to draw pay, while absent more than one entire day without leave.

Duties of the Chief Clerk and Assistants.

LVIII. Neither the Chief Clerk nor his Assistants shall permit any records or papers belonging to the House to be taken out of their custody, otherwise than in the regular course of business. The Chief Clerk shall report any missing papers to the notice of the Speaker, and shall have a general supervision of all clerical duties appertaining to the business of the House. And shall perform under the direction of the Speaker all duties pertaining to his office as clerk.

No one to remain by the Clerk's Desk.

LIX. No member or other person shall remain by the clerk's desk when the yeas and nays are being called.

Smoking Prohibited.

LX. No person shall be permitted to smoke in the hall of the House while in session.

Substitution of Bills.

LX1. No standing or select committee, nor any member thereof, shall report any substitute for any bill or bills referred to such committee, which substitute relates to a different subject or is intended to accomplish a different purpose than that of the original bill for which it is reported, or which, if adopted and passed, would require a title essentially different from the title of the original bill; and every substitute bill so reported shall be rejected whenever the House is advised that the same is in violation of this rule. This rule shall not be suspended without the unanimous consent of the House.

Duty of Committee on Public Accounts and Expenditures.

LXII. It shall be the duty of the Committee on Public Accounts and Expenditures, to examine into the state of the accounts and expenditures of the State Auditor, State Treasurer and all other State officers entrusted with the custody or disbursement of any portion of the public moneys, and to enquire and report particularly on or before the 20th day of February next whether the expenditures of each and all said officers are justified by law, whether all claims from time to time satisfied and discharged by such officer are supported by sufficient vouchers, establishing their justness both as to character and amonuts.

Whether all such claims have been discharged out of funds appropriated therefor, and whether all moneys have been disbursed in conformity with appropriation laws; and whether all moneys reported to be on hand, are so on hand, and to the credit of various funds as reported; and the notes, bonds and securities in which any portion of the public moneys are reported to be invested, are on hand as reported, and whether the same are proper and secure investments and securely kept.

And it shall be, moreover, the duty of said committee to report from time to time, whether any and what retrenchment can be made in the expenditures of any department or officer of the State without detriment to the public service, and to report from time to time such recommendations and bills as may be necessary to add to the economy and accountability of any officers of the State; and said committee shall make such recommendations as to the investment of public moneys and the exchange or sale of any of the bonds or securities held by the State, as in their judgment the public interests require.

STANDING COMMITTEES OF THE SENATE.

- Finance.—Nicols, Pillsbury, Porter, Sabin, Meagher.
- Judiciary.—Beman, Melghen, Rice (W. D.,) Batchelder, Coggswell, Baxter, MacDonald.

Elections.—Railson, Jonsrud, Butler, Talbot, MacDonald.

- Claims.—Rice (W. D.,) White, Langdon, Baxter, Meagher.
- Education.—Stevens, Haven, Burbank, Pillsbury, Noble, Meagher.

Public Lands.—Hutchins, Hubbard, Porter, Jonsrud, Cutts, Nelson, Poehler.

- Internal Improvements.—Haven, Noble, Ward, Whittemore, Coggswell.
- · Federal Relations.—Meighen, Hutchins, Ward, Stevens, Batchelder.

Agriculture.—Nelson, Beman, Atherton, Waste, Ruckholdt. Military.—Hubbard, Hutchins, Liudall, Whittemore, Baxter.

- Corporations.—Waste, Stone, Honnor, Thompson, Rice (E.)
 Banks.—Jonsrud, Stone, Beman, Atherton, Batchelder.
- Railroads.—Sabin, Butler, White. Stevens, Hutchins, Hubbard, Burbank, Graves, Meighen, Baxter, Chewning.
- State Reform School.—Thompson, Burbank, Noble, Rice (E.,)
 Chewning.
- State Insane Asylum.—Stone, Waste, Everts, Honner, Poehler.
- Deaf, Dumb and Blind Asylum.—Noble, Nicols, Talbot, Pillsbury, Batchelder.

Towns and Counties.—Graves, Rice (W. D.,) Peterson, Nelson, Poehler.

Indian Affairs.—White, Cutts, Haven, Peterson, Coggswell.

Public Buildings.—Lindall, Langdon, Railson, Rice (E.,) MacDonald.

State Prison.—Pillsbury, Railson, White, Haven, Sabin, Ward, Ruckholdt.

- State Library.—Everts, Talbot, Butler, MacDonald, Batchelder.
- Printing.—Honner, Everts, White, Meighen, Ruckholdt.

Engrossment.—Cutts, Whittemore, Waste, Jonsrud, Poeeler. Immigration.—Peterson, Nelson, Talbot, Chewning, Ruck-holdt.

Enrollment.—Atherton, Talbot, Lindall, Thompson, Chewning.

Retrenchment.—Langdon, Porter, Graves, Burbank, Meagher. Soldiers' Orphans.—Hubbard, Stevens, Talbot, Baxter, Rice (E.)

JOINT STANDING COMMITTEES.

Taxes and Tax Laws.-Porter, Waste.

University and University Lands.—Butler, Nicols, Lindall, Coggswell, Rice (E.)

Printing. - Whittemore.

STANDING COMMITTEES OF THE HOUSE.

Agriculture and Manufactures.—We scott, Trisler, Rice, Arneson, Wing, Thompson (A.,) Ficker.

Banks.—Hobbs, Benson, Neville, Saufferer, Rich.

Claims.—Jenks, Charles, Demeules, Baldwin, Finhart, Child (H. A.,) Beard.

Commerce.—Berry, Charles, Thompson (J.,) Lewis, Kelly.

- Deaf, Dumb and Blind.—Corey, Dunham, Clarke, Stinson, Rogers (J. N.)
- Education.—Kellet, Wilson, Miller (S.,) Howe, Gaskell, Krebs, Sencerbox.

Elections.—Johnson (T.,) Hopkins, Hanson, Arneson, Johnson (D. C.)

- Engrossment.—Stowe, Devereaux, Colquhoun, Wing, Brainard.
- Enrollment.—Tibbetts, Trisler, Comerford, Hawks, Dilley.

Federal Relations—Wilkins, Baldwin, Armstrong, Peterson, Fuller, Krebs, Bachmann.

Immigration.—Lindsay, Norsving, Demeules, Thompson (A.,) Brandt, Becker, Lewis.

Incorporations.—Gaskell, Tibbetts, Stinson, Norsving, Cooper, Daniels, Pirtz.

Indian Affairs.—Osmundson, Terrell, Knappen, Adley, Flom, Reeland, Beatty.

Insane.—Child (S. P.,) Fletcher, McCann, Johnson (T.,) Chadderdon. Judiciary.—Wilson, Seager, Van Dyke, Williston, Rogers, (J. N.,) Cox, Child (H. A.)

Military Affairs.—Rockwell, Frink, Pfaff, Dunham, Flom, Cox, Beard.

Mines and Minerals.—Swanstrom, Campbell, Huganin, Ficker, Johnson (D. C.)

Printing. -Frink, Rodgers (E. D.,) Comerford, Anderson, Durant.

Public Accounts and Expenditures.—McCann, Berry, Reed, McCracken, Wescott, Mealey, Bassen.

Public Buildings.—Benz, Greenleaf, Colquhoun, Adams, Plrtz.

Public Lands.—Miller (S.,) Castle, Wheeler, Hawks, Saufferer, Swain, Huganin, Jenks, Felton, Cooper, Peterson, Adley, Rich, Kelly, Reeland.

Ratiroads.—Greenleaf, Child (S. P.,) Fletcher, Lindsley, Rockwell, Howe, Benz, Hobbs, Barto, Stowe, Wilkin, Campbell, Schnell, Du Tolt, Daniels.

Reform School.—Reed, Tibbetts, Thompson (J.,) Blake, Brainard.

Roads, Bridges, and Navigable Streams.—Rodgers (E. D.,) Felton, Biake, Finhart, Neville, Mealey, Becker.

Rules and Joint Rules.—Brandt, Ryder, Benson, Swain, Baasen.

Soldiers' Orphans.—Barto, Terrell, Meacham, Schnell, Williston.

State Library.—Van Dyke, Rosendahl, Kellett, Rice, Gesner.

State Prison.—Brower, Ryder, Meacham, Rosendahl, Armstrong, Durant, Dilley.

 Towns and Counties.—McCracken, Corey, Bower, Knappen, Deveraux, Chadderdon, Beatty.

Ways and Means.—Clarke, Carpenter. Seager, Swanstrom, Hopkins, Miller (H. H.,) Gesner.

JOINT STANDING COMMITTEES.

Printiny.—Felton, Hanson, Du Toit.

Taxes and Tax Laws.—Carpenter, Brower, Sencerbox.

University and University Lands.—Castle, Carpenter, Reed,
Anderson, Bachmann.

STATISTICAL LIST OF THE SENATE, FOR 1873.

Лате.	County.	Post Office.	Occupation	yke.	Nativity.	Settled in	Condition.	Residence or Boarding Place in St. Paul.
Atherton, H. H.	Dodge, Winona,	Kasson, St. Charles,	Merchant, Lawyer,	68	Vermont, Georgia,	1854		8"
Bachelder, G. W. Butler, Levi	Rice, Hennepin,	Faribault, Minneapolis,	Lawyer, Lumberman,	22	Vermont, Indiana,	28		123.
Barbank, H. C.	Stearns,	St. Cloud,	Merchant,	37	New York,	1858	Mar'd,	Gruber's, room 50.
oggswell, Amos	Steele,	Aurora,	Farmer	1-	New Hamp.	1856		Sherman House, room 30.
Chewning, R. J.	Dakota, Meeker	Farmington,	Farmer,	87	Virginia,	1886	Mar d.	Southern Hotel, room E. Merehants, room 35.
Everts, T. H.	Fillmore,	Rushford,	Physician,	24	Indiana,	1866	Mar'd,	11 23.
Fraves, C. H.	St. Louis,	Daluth,	Merchant,	31	Muss.		Single,	Collins' Block, 3d Street.
Hutchins, E. H.	Goodbue.	Red Wing.	Grain Dealer.	23	New York.	1857		Metropolitan, room 12.
Taven, J. O.	Sherburne.	Big Lake,	Farmer.	18	Vermont,	1854	Mar'd.	Gruber's Hotel, room 58.
Jonnor, J. S. G.	Redwood,	Redwood Falls,	Farmer,	41	New York,	1856	Mar'd.	Merchants, room 45.
fonsrud, T. G.	Freeborn,	Albert Lea,	Banker,	50.5	Norway.	1859	Mar'd,	Revere House.
Lindall J. B.	Chisago.	Minneapolis, Franconia.	Merchant.	98	Sweden.	1857	Mar'd.	Metropolitan, room 30.
Meighen, William	Fillmore,	Forestville,	Farmer,	22	Penn.	1855	Mnr'd.	Merchanta, room 16
Meagher, John F.	Blue Earth,	Mankato,	Merchant,	31	Ireland,	1857	Mar'd,	Metropolitan, room 1.
MacDonald, J. L.	Scott,	Shakopee,	Lawyer,	980	Scotland,		Mar d.	. 119.
Noble, N. K.	Mower.	Austin.	Grocer.	200	Maine.	1870	Mar'd.	Revere House, room 29.
Nicols, John	Ramsey,	St. Paul.	Merchant,	3	Maryland,	1855		Summit Ave., No. 42.
Porter, O. S.	Olmsted,	Rochester,	Hotel Keeper,	48	New York,	1863		Shermin House, room 37.
Peterson, J. W.	Goodhne,	Minneanolle	Farmer,	4 64	Sweden,	1856	Mar'd,	Metropolitan, room 83.
Poebler, Henry	Sibley	Henderson,	Merchant.	122	Germany,	1803	Mar'd,	Gruber's, room 54.

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White has been been been	Miss St., cor. 6th. Miss St., near Trout Sherman House, roo Metropolitan, room Merchants, room 30 Robert St., cor. 6th Metropolitan, room Metropolitan, room
Hest Mai il	1968 Mar'd, 1850 Mar'd, 1852 Mar'd, 1852 Mar'd, 1854 Wudo'r, 1854 Mar'd, 1855 Mar'd, 1855 Mar'd, 1855 Mar'd,
100	Alabama, Vermont, Norway, Penn, Illinois, Mass. Canada, Frefaud, Vermont, New York, New York,

	Farmer, Farmer, Manufacturer Manufacturer Farmer, Lumberman, Farmer Merchant Civil Engine
	St. James, St. Paul, Worway Lake, Wilwader, Stillwader, Stillwader, Hokah, Cleveland, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer, Watscer,
	Watonwan, Ramsey, Kandiyohi, Winone, Washington, Washington, Houston, Le Sueur, Olmsted, Wasees, Wasees, Pone
	Rice, W. D. Rice, Edmund Railson, Andrew Sabin, D. M. H. Stone, M. B. Stone, M. B. Trabomyson, E. Trabomyson, E. White, Mio Ward, W. G.

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Winona,	Winons,	Lawyer,	7	41 Conn.	1856	Mar'd,	1856 Mar'd, Metropolitun.	itan.	
Mower,	Austin,	Editor,	39	39 New York, 1863 Mar'd' Eight St., No. 11.	1863	Mar'd'	Kight St.	.No.	-
Hennepin,	Minnepolis,	Editor,	83	29 Illinois,	1860	Mar'd,	1860 Mar'd, Metropolitan, room 67.	itan, 1	moo
Goodhue,	Red Wing,	Book-keeper,	56	26 New York, 1857 Mar'd, Revere House, ropm 22.	1857	Mar'd,	Revere B	louse,	ropn
Dodge,	Kasson,	Penman,	8	28 Canada.	1871	1871 Single,	à	:	4
Olmsted,	Eyota,	Lumberman,	SS	38 Penn.	1865	1865 Mar'd.	:	1	35.
Johan Johanson, Ramsey,	St. Paul,	Emigrat'n Ag't, 56 Sweden,	26	Sweden,	1865	Mar'd,	1865 Mar'd, Water Street, No. 60.	treet,	No. 6
Ramsey,	St. Paul,	Clergyman,	25	New Hamp. 1867 Mar'd, West 10th St., No. 4.	1867	Mar'd,	West 10th	h St.,	No. 4
Eugene Johnson, Ramsey, Willie Thurston, Blue Earth,	St. Paul, Mankato,	Student, Student,	21 41	12 Minnesota, Single, Dayton Ave., No. 47. 14 Minnesota, Single, Sherman St., No. 37.	11	Single,	Dayton A Sherman	St., N	0. 87

STATISTICAL LIST OF THE HOUSE, FOR 1873.

dams, C. F. diey, Warren diey, Warren Douglas, Inderson, D. Goodhue, Fillmore, Sasten, F. Fillmore, Brown, Fillmore, Brown, Fillmore, Brown, Fillmore, Rosarra, Rosarra,	Excelsior, Osukis, Cambridge, Red Wing,	- Conductor	Age.	Nativity.	Settled Minneso	Conditto	Residence or Boarding Place in St. Paul.
ř.	Cambridge, Red Wing,	Farmer,	5.8	Ohio,	1865	Mar'd,	131 E, Seventh Street,
4	men wing,	Laborer,	88:	Sweden,	183	Mar'd.	Gruber's.
	Newbury,	Farmer,	30	Norway,	1883	Single,	109 Fourth Street.
	New Ulm,	Lawyer,	98	Germany,	25	Mar'd,	Gruber's.
a,	Sauk Centre,	Lawyer,	250	Vermont,	1809	Mar'd,	Merchants.
vid	Brownsville,	Farmer,	80	New York,	1867	Mar'd,	Merchants.
	Montgomery,	Farmer,	30	Prussia,			Cor. 4th, & St. Peter.
	Vicksburg,	Farmer, *	81	Norway,	1861	Mar'd,	109 Pourth Street.
	Fairmount,	Clergyman.	47	New York.	1856	Mar'd.	Cor. Sixth & Robert.
-	Marshall,	Civil Engineer,	80	Maine,	1871	Mar'd,	Metropolitan.
rainard, H. J. Ramsey,	St. Paul,	Farmer,	47	Ohio,	182	Mar'd,	At home.
	Long Prairie,	Auditor,	5 83	Michigan.	1860	Mar'd.	Merchants.
achmann, C. W. Carver,	Young America,	Builder,	38	Germany,	1861	Mar'd,	Gruber's,
1	Rushford,	Banker,	84	New York.	1856	Mar'd.	Merchants.
	St. Paul,	Merchant,	31	Illinois.		Mar'd,	Cor. Grove & Lafayette.
	South Bend,	Farmer,	18	New York,	POST 1868	Mar'd,	Welropolitan
hild, H. A. McLeod,	Glencoe,	Lawyer,	22	Maine.	1866	Mar'd,	Metropolitan.
larke, C. H. Hennepin,	Minneapolis,	Manufacturer, Farmer,	338	Onto,	1855	Mar'd,	Merchants,
A. O. M.	irio,	Farmer, *	50.00	Nova Scotia	1856	Mar'd.	Sherman.

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CONTROLLER PROPERTY
CHARGE VENERAL

Cooper, M. L.	Honston,	Brownsville,	Grain Merchant	85	New York,	1857 Wido'r.	Metropolitan.
Cox. E. St. Julien	Nicollet.	St. Peter.	Lawrer.	250	Switz'rland	15	Metropolitan.
Daniel, H. M.	Fillmore.	Fillmore,	Miller,	4	Virginia.		Merchants.
Deversaux, J. W.	Freeborn,	Hayward,	Furmer, v	63	New York,		Revere.
Demenles, Z.	Hennepin,	Osseo,	Merchant,	98	Canada,	1856 Mar'd,	Metropolitan.
Dilley, J. F.	Dakotit,	Farmington,	Clerk,	31	Ohlo,		Southern.
Dunham, S. C.	Etice,	Faribault,	Farmer, *	÷	Conn.,	M	Metropolitun.
Durant, E. W.	Washington,	Stillwater,	Lumber Dealer,	\$	Mass.		Metropolitan.
Du Toit, F. E.	Carver,	Chaska,	Editor,	20	New York,	1855 Single.	Gruber's.
Felton, Wm.	Wilkin,	Breckenridge,	Merchant,	i.	Ohio,		Metropolitan.
Ficker, Peter	Dakota,	New Trier,	Farmer,	8	Prussia,		Dakota House.
Finhart, Ole O.	Mower,	Grand Meadow.	Farmer, -	69	Norway,		Sherman.
Fletcher, L.	Hennepin,	Minneapolis,	Merchant,	ş	Maine,		Metropolitan.
Flom, Arthur A.	Goodbae,	Cannon Falls,	Farmer,	#	Norway.	_	100 Fourth Stre
Frink, G. W.	Chippewa,	Montevideo,	Farmer, -	22	New York,	е.	Sherman.
Fuller, M. C.	Olmsted,	Rochester,	Farmer.	Ç	New York,	~	Metropolitan.
GREKIII, J. R. M.	Washington,	Marine Mills,	Physician,	55	Illinois.		Merchants.
5	Wabasha,	Lake City.	Banker,	23	New York,		Metropolitan.
Greenleaf, W. H.	Mecker,	Greenleaf,	Merchant,	88	New York,		Merchants.
Hanson, J. N.	Dodge,	Vernon,	Farmer, V	39	Norway,	1866 Single.	109 Fourth Stre
Hawks, M. A.	Faribault,	Delevan.	Lumperman,	25	Michigan,		Merchants.
Hobbs, Ellis,	Kice,	Northfield.	Clvil Engineer,	62	Penn.,	PH 9.	Metropolitan.
Hopkins, J. D.	Kice,	Morristown,	Lumberman,	32	New York,	pine i	Metropolitan.
Howe, H. S.	Bine Earth,	Mankato,	Agl. Impl'ts.	88	Vermont	-	Metropolitan.
Huganin, J. H.	washington.	Newport.	Mer. & Farmen	艾	New York,		Kevere.
Tobacca D	W FIEDL,	Cogato,	Merchant,	22	Himois,	1849 Mar'd,	Metropolitan.
Tobason, P. C.	Dakota,	Lakeville,	Farmer.	90	Omo,		Merchants.
Collect of D	Houston,	Spring Grove,	Farmer.	200	NOTWHY.		Gruber's.
Kelley Matthew	Corner.	Watertown	Merchant,	200	Tuelond.	-	Charles of
Knappen T. F.	Crow Wine	Brothord	Lagrana.	200	Now Voul	TOWN MAL O	Monobonto.
Krebs H	Staurne	St. Anguetne	Tankyer,	10	Community,	7.	Chubon's
Lawis J. T.	Daboto	Mondage	Cale Monday	00	Germany,		Weather o.
Lindsav. T. B.	Omsted	Oronogo,	Former F	200	Now Vorle	JOHN MAL'O,	Merchants.
McCann, James	Anoka.	Anoka.	Farmer.	200	N Bringwik		Metropolitur
McCracken, P.	Fillmore.	Cherry Grove.	Farmer.	9	Scotland.	400	Merchants.
Meacham, T. L.	Wabasha,	Plainview,	Farmer.	37	Penn.	1.5	Metropolitan.
Mealey, T. G.	Wright,	Monticello,	Merchant,	49	N Br'nsw'k	1855 Mar'd.	Metropolitan.
Miller, H. H.	Ramsey.	St. Paul,	Publisher.	96	Illinois,	1856 Mar'd.	At home.

STATISTICAL LIST OF THE HOUSE, FOR 1873.—CONTINUED.

Name.	County.	Post Office,	Occupation.	Age.	Nativity.	Rettled in	Condition.	Residence or Boarding Place in St. Paul.	2.0
iller, S.	Nobles,	Worthington,	RealEstate Ag't	102	Bavaria,	1858	Mar'd,	Merchants.	
orsving, G. K.	Goodhue.	Holding.	Farmer,	32	Norway.	958	Mar'd,	109 Fourth Street.	
smundson, O.	Rice, Forth	Northfield,	Farmer, v	48	Norway,	1856	Mar'd,	Gruber's.	
aff. Jacob	Blue Earth.	Winnebago Ag'cy	Miller,	4	Germany.	1856	Mar'd,	Gruber's,	
rtz, B.	Stearns,		Farmer,	2:	Austria,	75	Mar'd.	Gruber's.	
eed, John A.	Blue Earth,	Sterling.	Furmer,	7 00	New Hamp	-	Mar'd.	Therman.	
ich. A. E.	Dakota,	Hastings,	Lumberman.	9	Muine,	-	Mar'd.	Merchants.	
eelund, H.	Stearns,	New Munich,	Farmer, "	37	Europe,		Mar'd,	Gruber's.	
ockwell, G. W.	Pope,	Westfield,	Farmer, F	9	New York,	-	S57 Mar'd.	Revere.	
ogers, J. N.	Ramsey.	St. Paul.	Attorney.	5	Michigan,	1866	Single.	Metropolitan.	
osendahl, P. H.	Houston,	Spring Grove,	Farmer, *	34	Norway,	3	Mur'd.	Metropolitan.	
yder, J. G.	Chisago,	Sunrise City,	Farmer, r	8	New York,	25	Mar'd,	Sherman	
shadi A M	Waseca,	Hutchinson.	Werchant.	5 55	Prussia.	88	Mar'd.	Grubar's.	
anger, J. W.	Watonwan,	St. James.	Lawyer,	8	New York,	1867	Mar'd,	Cor. 6th. & Robert Sts.	
encerbox, J. W.	Scott,	Shakopee,	Real Es. Dealer,	2 20	New York,	1856	Mar'd,	Gruber's.	
dinson, E. v.	Le Sueur.	Waterville.	Farmer.	1	Vermont.	856	Mar'd.	34 Robert Street.	
wafn, J. C.	Le Sueur,	Elysian,	Farmer, V	¥	Prussia,	1856	Mar'd,	94 Robert Street.	
wanstrom, R. G.	St. Louis,	Oneota,	Lumperman,	8	Sweden,	3	Mar'd,	Metropolitan.	
urrell, C. B.	Hennepin,	Eden Prairie,	Farmer, *	88	Maine,	1865	Mar'd,	Metropolitan.	
hompson, A.	Waseca.	New Richland	Farmer, V	83	Norway,	1857	Mar'd	Gunbarla.	
Ibbetts, M. L.	Olmsted,	Eyota.	Clergyman,	88	Indiana,	186	Mar'd.	Metropolitan.	
Ibbetts, M. L.	Olmsted, Winons,	Eyota. Whitewater Falls Farmer,	Clergyman, Farmer,	288	Indiana, Ohio,	1868	Mar'd,	ZZ	Metropolitan.

Metropolitan. Metropolitan. Merchants. Merchants. Metropolitan. Metropolitan.
1867 Single, 1857 Mar'd, 1859 Mar'd, 1854 Wido'r, 1860 Mar'd, 1864 Mar'd,
N. Jersey, New York, Vermont, Vermont, Penn. Michigan,
822882
Lawyer, Farmer, Farmer, Farmer, Attorney, Farmer,
Wabasha, Concord, Elliota, Medford, Winona, Rock Dell,
Wabasha, Dodge, Fillmore, Steele, Winona,
Van Dyke, T. S. Wescott, E. W. Wheeler, Horace, Wilkins, W. W. Wilson, Geo. P. Wing, Marcus

OFFICERS OF THE HOUSE.

Furmer, 31 Vermont, 1856 Single, Metropolitan.	RealEstate Ag't 48 Mass. 1854 Mar'd, Metropolitan.	Editor, 37 New York, 1856 Mar'd, Metropolitan.	Merchant. 34 Ohio, 1868 Mar'd, Metropolitan.	Teacher, 27 New York, 1857 Single, Metropolitan.	Farmer, 29 Norway, 1854 Mar'd, 100 Fourth Street.	Farmer, 20 New York, 1869 Mar'd, 103 Fort Street.	rpenter, 38 New York, 1857 Single, Merchants.	Postmaster, 49 Ohio, 1856 Mar'd, Metropolitau.	Clergyman, 48 Illinois, 1854 Mar'd, Robert Street.	14 Minnesota, Single, 125 St. Peter Street.
Dayton, Fu	Fergus Falls. Re-	St. Charles, Ed	Rochester. Me	Frankford. Te		Vicksburg, Fa	Winnebago City, Carpenter,	Plainview, Po	Owatonna, Cle	St. Paul,
Hennepin,	Ottertall,	Winoun,	Olmsted,	Mower,	Yel. Medicine Stavanger,	Renville.	Faribault,	Wabasha,	Steele,	Ramsey, Stearns,

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SOLDIERS' ORPHANS' HOME. On page 93 read:

BOARD OF TRUSTRES. Located at Winona.

Secretary...... M. D. Flower, St. Paul.

Henry A. Castle. O. B. Gould. J. E. West. E. C. Sanders. Ara Barton.

Insurance Commissioner-Pennock Pusey, St. Paul. On page 94 read:

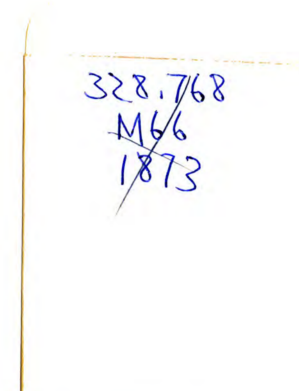
On page 117, instead of "Sylvester Brennesholtz," read "Francis Baasen." Against name "Becker," read Frank instead of Against name "Baasen," read Nicollet instead Against name "Meacham," read F. L. instead of "T.L." Against name "Miller, S." read Penn. instead of Against name "Swain," read 49 for "47," and In the Statistical List of the House: Penn. for "Prussia." of "Brown." ". Bavaria."

For name "Turrell," read Tirrell. Next after name "Wilkins," read:

į	rding	[
	Residence or Boar Place in St. Par	Metropolitan,
	Condition.	Mar'd,
	Settled in Minnesots.	1857
	Nativity.	42 S. Carolina,
	Age.	4
	Occupation.	Lawyer,
	Post Office.	Red Wing,
	County.	Goodhue,
	Name.	Williston, W. C.

End





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