JUDICIAL DISTRICTS.

CHAPTER 77.

[S. B. No. 76.]

ATTACHING CERTAIN COUNTIES TO WARD FOR JUDICIAL PURPOSES.

AN ACT Attaching and Annexing the Counties of Renville, Montraille, Flannery, Buford, Garfield and Stevens, in the Second Judicial District of the State of North Dakota, to the County of Ward, in Said Second Judicial District and State, for Judicial and Other Purposes.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. What counties attached.] That the counties of Renville, Montraille, Flannery, Buford, Garfield and Stevens, in the Second Judicial District of the State of North Dakota, be and the same is hereby attached and annexed to the county of Ward, in said Second Judicial District and State, for judicial and other purposes and the recording of any instrument pertaining to property in the aforesaid counties.

§ 2. REPEAL.] All acts and parts of acts conflicting with the

provisions of this act are hereby repealed.

§ 3. EMERGENCY.] Whereas an emergency existing in that said counties above named are not organized and now have no place provided by law where to record instruments pertaining to property in said counties, therefore this act shall be in force from and after its passage and approval.

Approved February 21, 1891.

CHAPTER 78.

[S. B. No. 68.]

ATTACHING CERTAIN COUNTIES TO M'HENRY FOR JUDICIAL PURPOSES.

AN ACT Attaching the County of Church, in the Second Judicial District of the State of North Dakota, to the County of McHenry, in said Judicial District and State, for Judicial and Other Purposes.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. COUNTY ATTACHED.] That the County of Church, in the Second judicial district of the State of North Dakota, be and the

same is hereby attached and annexed to the County of McHenry, in said Second judicial district and State, for judicial and other purposes.

§ 2. Transcribing of Records.] The register of deeds of said McHenry county is hereby authorized and empowered to transcribe all records in the County of Pierce affecting property in said County of Church.

§ 3. Repeal.] All acts and parts of acts in conflict herewith

are hereby repealed.

§ 4. EMERGENCY.] An emergency exists in that there is no place provided by law to record instruments pertaining to property in said County of Church, this act shall take effect and be in force from and after its passage and approval.

Approved February 21, 1891.

CHAPTER 79.

SUBDIVIDING THE FIFTH JUDICIAL DISTRICT.

AN ACT Defining the Boundaries of the Fifth Judicial District, Subdividing the Same, and Fixing the Time for Holding the Terms of [the] District Court Therein.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. DISTRICT, INCLUDE WHAT COUNTIES.] The Fifth judicial district of this State shall consist of the counties of Stutsman, Barnes, LaMoure, Griggs, Foster, Eddy, Wells and Logan.

§ 2. FIRST SUBDIVISION.] That the First judicial subdivision of said district shall consist of the county of Stutsman and two terms of the district court shall be held therein each year, in the city of Jamestown, in said county, commencing on the first Tuesday of January and July of each year.

day of January and July of each year.
§ 3. Second subdivision.] That the Second judicial subdivision of said district shall consist of the county of Barnes, and two terms of the district court shall be held therein each year, in the city of Valley City, in said county, commencing on the second Tuesday of June and December of each year.

§ 4. THIRD SUBDIVISION.] That the Third judicial subdivision of said district shall consist of the county of LaMoure and two terms of the district court shall be held therein each year at the town of LaMoure, in said county commencing on the first Tuesday of March and the fourth Tuesday of October of each year.

§ 5. FOURTH SUBDIVISION.] That the Fourth judicial subdivision of the said district shall consist of the county of Griggs, and two terms of the district court shall be held therein each year at the town of Cooperstown, in said county, commencing on

the second Tuesday of May and November of each year.

§ 6. FIFTH SUBDIVISION.] That the Fifth judicial subdivision of the said district shall consist of the county of Foster and two terms of the district court shall be held therein each year, at the town of Carrington, in said county, commencing on the second Tuesday of April and October of each year.

Tuesday of April and October of each year.
§ 7. Sixth subdivision.] That the Sixth judicial subdivision of said district shall consist of the county of Eddy, and two terms of the district court shall be held therein each year, at the town of New Rockford in said county, commencing on the fourth

Tuesday in May and November of each year.

§ 8. Seventh subdivision.] That the Seventh judicial subdivision of said district shall consist of the county of Wells, and two terms of the district court shall be held therein each year, at the town of Sykeston in said county commencing on the fourth Tuesday of March and September of each year.

§ 9. Eighth subdivision.] That the Eighth judicial subdi-

§ 9. EIGHTH SUBDIVISION.] That the Eighth judicial subdivision of said district shall consist of the county of Logan, and two terms of the district court shall be held therein each year, at the town of Napoleon in said county, commencing on the fourth

Tuesday of April and October of each year.

§ 10. ADDITIONAL TERMS, HOW CALLED.] That the judge of the district court shall have authority and he is hereby authorized to call additional terms of said court in any judicial subdivision, or to adjourn the terms of said court herein provided for, whenever in his judgment, he may deem it necessary and for the best interests of the people to do so.

§ 11. REPEAL.] All acts or parts of acts in conflict with

this act are hereby repealed.

§ 12. EMERGENCY.] An emergency exists, in this, that the Constitution provides that two terms of the district court shall be held annually in each organized county in this State, and there being no Legislative enactment to carry said Constitution into effect, therefore this act shall take effect and be in force immediately from and after its passage and approval.

Approved March 9, 1891.