COUNTIES.

CHAPTER 43.

[H. B. No. 119.]

ERECTION OF COUNTY BUILDINGS.

AN ACT to Amend Section One (1) of Chapter Forty-two (42) of the Session Laws of 1889, Being an Act Authorizing and Empowering Organized Counties of Dakota to Erect County Buildings for Court House and Jail Purposes and to Issue and Dispose of Bonds to Provide for Funds to Pay Therefor and to Provide for the Payment of Principal and Interest of Such Bonds.

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

§ 1. AMENDMENT.] That Section 1 of Chapter 42 of the Ses-

sion Laws of 1889 be amended to read as follows:

§ 1. Power to bond.] That whenever any county of this State having three hundred voters or more, shall have been organized for four years or more, and the county seat of such county has been permanently located as provided by law, and the building or buildings occupied by such county for court house, office or jail purposes are inadequate to the wants thereof, or unsafe by reason of extraordinary risk of fire or otherwise, then such county may issue bonds for the purpose of purchasing the site for and the erection of a court house or jail, or both, under the restrictions and according to the provisions of this act.

§ 2. EMERGENCY.] An emergency exists in that, in order that certain counties may be benefited by this law, it is necessary that the same should become a law prior to July 1, 1893; therefore, this act shall take effect and be in force from and after its passage

and approval.

Approved, March 6, 1893.

CHAPTER 44.

[H. B. No. 138.]

DISPOSAL OF UNUSED COUNTY BUILDINGS.

AN ACT to Authorize Boards of County Commisssioners in Counties that Contain a Population of Less than Six Thousand, as Shown by the Census of 1890, to Dispose of and Tear Down Buildings Owned by the County and not Used for County Purposes, When Petitioned Therefor by One Hundred or More of the Voters of the County, When the Public Interest and Public Safety Will Thereby be Promoted.

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

§ 1. Commissioners may act, on petition.] That in any county of this State which contains less than six thousand people, as shown by the census returns of 1890, it shall be lawful for one hundred or more of the voters of said county to petion the board of county commissioners thereof to make an order for the sale, repair or to cause to be torn down any building owned by the county, not used for county purposes, that is unsafe to remain standing, and to do any and every other thing on the premises which a private owner would do with his own property.

§ 2. REPEAL.] All acts and parts of acts in conflict with this

act are hereby repealed.

§ 3. EMERGENCY.] There being urgent need of the use of this law at once in this State; therefore, an emergency exists for it, and this act shall be in force from and after its passage and approval.

Approved, March 6, 1893.

COURTS OF CONCILIATION.

CHAPTER 45.

[H. B. No. 100.J

COMMISSIONERS OF CONCILIATION.

AN ACT Providing for the Establishment of Courts of Conciliation, and Prescribing the Mode of Procedure in Same.

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

§ 1. ELECTION OF COMMISSIONERS.] There shall be elected at the same time and in the same manner as the justices of the peace