

BRIDGING THE SIOUX RIVER.

CHAPTER 1.

BRIDGING THE SIOUX RIVER.

PREAMBLE to a bill for an act to enable Lincoln county to aid in bridging the Big Sioux river and to encourage internal improvements. Preamble.

WHEREAS, Lincoln county is a border county of this territory, the Big Sioux river separating it from the state of Iowa, and the emigration into the said Lincoln county mostly comes from the east, having to cross the said Sioux river, and

WHEREAS, The said Sioux river is at times for weeks at a time impassable except by ferry or bridge, which is a great detriment and loss to Lincoln county which is mostly settled by homesteads and is unable to bridge the Sioux river, and

WHEREAS, The counties adjoining in Iowa have a large amount of taxable land and income, and offer inducements, and do secure manufacturing works and improvements, property belonging to or for the business of Lincoln county, which adds to their wealth and prosperity, and desire to bridge the said Sioux river and are prohibited from building but across one-half of the main channel thereof by law; therefore

AN ACT to enable Lincoln county to aid in bridging the Sioux river and encourage internal improvements.

Be it enacted by the Legislative Assembly of the Territory of Dakota:

SECTION 1. That the board of commissioners of Lincoln county may, at the request of two hundred of the legal voters of said county, at the next election held therein, submit the question to the vote of the county whether they shall aid in building a bridge or bridges across the Sioux river, or other internal improvements in the county, stating the amount required, which may be paid in orders or bonds of the county in similar form to those authorized by the law in

When election
may be order-
ed to vote
bridge bonds.

payment of the county indebtedness previous to January 1st, 1875, and similar provision shall be made for the payment thereof.

Authorizing
county board
to offer induce-
ments for man-
ufactories.

SEC. 2. That the board of county commissioners may make such arrangements with manufacturing companies, corporations, or individuals, to secure the investing of capital in improvements and business in the county that will or does not conflict with the organic act of this territory.

When to take
effect.

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

Approved, January 15, 1875.

CANTON.

CHAPTER 2.

PROVIDING FOR CORRECTING THE PLAT OF THE VILLAGE OF CANTON.

AN ACT to provide for correcting the plat of the village of Canton, patented as Lincoln, and the additions thereto.

Be it enacted by the Legislative Assembly of the Territory of Dakota :

What shall
comprise vil-
lage of Canton.

SECTION 1. That the townsite provided for in chapter IX laws of 1867-68, in the organization of the county of Lincoln, which was laid out and surveyed as the village of Canton, but patented under the townsite law as Lincoln, and being in said bill located as the county seat of said county, and the several additions thereto known as Hill's Addition, Carpenter's Addition, Pattee's Addition and Carpenter's Second Addition, to the village of Canton, patented as Lincoln, shall be known as the village of Canton, the blocks being numbered as they now are in said plats, from 1 to 56 inclusive; and in Carpenter's Second Addition from 1 to 5, as platted thereon.

Regarding
conveyances.

SEC. 2. That in the future conveyance of lots therein, it shall be unnecessary to mention that it was patented as Lin-