SEC. 3. All acts and parts of acts heretofore passed, and contravening this act, are hereby repealed.

WILLIAM SHEW,

Speaker of the House of Representatives.

MASON C. DARLING,

President of the Council.

Approved, January 25, 1847. HENRY DODGE.

JOINT RESOLUTION

In relation to the acts and proceedings of the commissioners to construct the Mississippi and Grant river canal.

Resolved, by the Council and House of Representatives of the Territory of Wisconsin:

That the acts and proceedings of James F. Chapman, the commissioner appointed by an act entitled, "an act to provide for the improvement of Grant river, at Potosi, in Grant county," approved January 31, 1846, to superintend the work Certain acts of cutting a canal from the main channel of the Mississippi ratified and approved. river, to the Grant river at Potosi, in Grant county, as detailed in his report to the legislative assembly, made on the 15th day of January, 1847, be, and the same are hereby ratified and approved, and the said James F. Chapman, commissioner as aforesaid, is hereby authorized to proceed in the expenditure of the funds, which now are, or hereafter may be applicable to the said work, upon the plan adopted by said

Chapman for said expenditure, as detailed in his said report. WILLIAM SHEW,

> Speaker of the House of Representatives. MASON C. DARLING. President of the Council.

APPROVED, January 25, 1847. HENRY DODGE.

AN ACT

To authorize school district No. 6, in Platteville school town, in Grant county, to apply school funds, and levy an additional tax to build a school house.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

Trustees to make returns of scholars.

SECTION 1. The trustees of school district number six, in Platteville school town, are authorized and required to ascertain the number of persons in said district, over the age of four years, and under the age of sixteen years, and make return thereof to the board of county commissioners, and to the commissioners of said school town, at the time now provided by law for making return from school districts, upon which returns the trustees are authorized to draw, and receive the amount, or amounts of money which said district would have been entitled to draw and receive, if a school had been kept receive school in said district, within the two last years, which money the trustees shall appropriate in the erection of a good and suita-

Trustees to money.

> ble school house in said district. Sec. 2. That a tax not to exceed two per cent, may be assessed upon all the taxable property in said district; inclu-