

at the annual town meeting to be held in the month of April, 1860; and if a majority of the votes cast on the question shall be "For the stock," then the town shall, by their chairman, subscribe for said stock, and the tax shall be levied, as in this section provided; but if a majority of the votes cast on the question be against the stock, then this act shall be void and of no effect.

SEC. 3. The chairman of the board of supervisors of Town to be said town of Oakland, and his successors in office, shall represent the said town in all meetings of the stockholders, and the same as though he had subscribed for the same in his own name.

SEC. 4. The town of Oakland shall have the right Hall to be used to the use of said Hall for town purposes, and no lease for town purposes. or arrangement shall operate to prevent the said town from the use of said hall for town purposes, and to be had at a reasonable rent, and the rent to be paid from the dividends due the said town on their said stock.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved March 17, 1860.

CHAPTER 141.

[Published April 6, 1860.]

AN ACT to change the name of Lander, in the county of Grant, to the name of Tafton.

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The name of the town of "Lander," in the Name changed county of Grant, is hereby changed, and shall hereafter be known and designated as the town of "Tafton."

SEC. 2. This act shall take effect and be in force from and after its passage.

Approved March 17, 1860.