

[No. 414, A.]

[Published March 26, 1878.]

CHAPTER 201.

AN ACT to authorize the town of Two Rivers, in the county of Manitowoc, to hold its elections and transact its business in the city of Two Rivers.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Authority for holding elections in city.

SECTION 1. The electors of the town of Two Rivers, in the county of Manitowoc, are authorized to hold the general elections, and the annual town meetings, for said town, at such place in the city of Two Rivers as shall be designated by the board of supervisors of said town for that purpose.

Designation of polling place.

SECTION 2. The board of supervisors of said town may, at least ten days before the next annual town meeting, designate some place in said city of Two Rivers at which the next annual town meeting for said town of Two Rivers shall be held, and post up notices in three or more public places in said town, describing the place so fixed for holding such town meetings. And thereafter, all general elections and annual town meetings for said town shall be held at the place so fixed: *provided*, the said town board may, by a like order made and notice thereof given at least ten days before any general election or town meeting for said town, fix some other place, either in said city of Two Rivers, or in said town, for holding such elections or town meetings. And after such order so made and posted, the said general elections and town meetings for said town, shall be held at the place so last fixed, until changed in like manner. The elections and town meetings for said town, held at any place so fixed for holding the same in said city of Two Rivers, shall be as lawful and binding as though held at some place in the said town of Two Rivers.

Town board may transact town business within city.

SECTION 3. The town board of supervisors of the town of Two Rivers may meet for the purpose of transacting any of the business of the town of Two Rivers at any place in the city of Two Rivers, which may be designated by them for that purpose, and for the transaction of any business authorized to be transacted by said town board, or by said supervisors, but said board shall first give notice as provided in section two of this act, of the place so designated by them for the transaction of such business.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved March 15, 1878.

[No. 351, A.]

[Published March 26, 1878.]

CHAPTER 202.

AN ACT to amend section one of chapter two hundred and fifty-seven of the private and local laws of 1871, entitled An act to provide for the laying out of a state road from the town of Marinette, in the county of Oconto, to Big Suamico, in the county of Brown.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows :

SECTION 1. Section one of said act is hereby **Amended.** amended by substituting in the second line of said section the name of William Baptist, in place of the name of H. J. Thompson, so that said section, when amended, shall read as follows: Section 1. A. C. Brown, **Commissioners** W. A. Ellis, R. A. Jones, William Baptist and Charles Wendross, of said Oconto county, are hereby appointed commissioners to lay out and establish a state road from the town of Marinette, in the county of Oconto, to the town of Big Suamico, in the county of Brown.

SECTION 2. The acts of the commissioners thus far **Legalized.** in laying out said state road in pursuance of said act are hereby declared to be legal and valid; and, whenever a plat of the surveyed line of said road shall be recorded in the office of the register of deeds of the county of Oconto, with the ratification and approval of a majority of the commissioners therein, said survey shall be, and is hereby declared to be, legal and valid for all the purposes of said act, any law to the contrary notwithstanding.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 15, 1878.