[No. 710, A.]

[Published March 20, 1889.]

CHAPTER 107.

AN ACT incorporating the city of Shullsburg.

(See Vol. 2.)

[No. 780, A.]

[Published March 19, 1889.]

CHAPTER 108.

AN ACT to detach a certain portion from the town of Millston, in the county of Jackson, and to form the town of Knapp.

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

Detaching Knapp.

Section 1. All that tract of country known and Determined the strength of Mills described as township twenty (20), range one (1) ton and creating town of west, except the west one half $(\frac{1}{2})$ of section six ting town of the section west, except the west one half $(\frac{1}{2})$ of section six the section of the section of the section west, except the west one half $(\frac{1}{2})$ of section six the section of the section of the section west, except the west one half $(\frac{1}{2})$ of section six the section of the section of the section where the section of the (6), all of section seven (7), and west one half $(\frac{1}{2})$ of section eighteen (18), and all of township twenty-one (21) north, of range one (1) west, heretofore constituting a part of the town of Millston, lying and being in the county of Jackson, is hereby detached from the said town of Millston and constituted a separate town, to be called the town of Knapp.

First meeting, when held.

Section 2. The first town meeting in said town hereby organized, shall be held at the store of McMillan, Salsich & Co., in said township twentyone (21) north, range one (1) west, on the first Tuesday in April, A. D. 1889, and it shall be lawful at said town meeting for the electors of said town to elect the same officers as towns are authorized by law to elect at annual town meetings, and said electors shall possess the same powers to do any and all business relating to said town that the electors of the several towns of this state are now qualified by law to transact at their annual town meetings, and the said town meeting shall be conducted in all respects in the same manner, as far as practicable, as annual town meetings are in this state conducted.

Section 3. The county board of said county of to determine Jackson shall determine what portion of the in
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charged blackson shall determine white debtedness, if any there be, of said town of Mills-Knapp. ton shall be chargeable to the portion so detached to form such new town of Knapp, and said town of Knapp shall pay the proportion of such indebtedness so declared chargeable to said detached portion, at such time as the same shall become payable, and for that purpose the town board of the said town of Kuapp shall levy a tax upon all the taxable property of such portion thereof as shall be chargeable therewith. The county board in fixing the proportion of indebtedness chargeable to the said detached portion, shall divide such indebtedness pro rata according to the last assess. ment rolls of said town of Millston.

The county board shall at the same Also what portion of assets SECTION 4. time determine what portion of the general funds to be paid over to new town. and assets of the said town of Millston as may be possessed by said town, shall be paid over to said new town of Knapp, and shall fix the amount to be paid by said old town to said town of Knapp, by apportioning said funds and assets between said town of Knapp and said town of Millston, in the proportion that such detached part of said town bears to said town of Millston, according to the last assessment rolls of said old town.

Section 5. This act shall take effect and be in force from and after its passage and publication. Approved March 19, 1889.