approved April 2, 1867, does not authorize the advertising for sealed proposals of lands selected at the instance of an applicant.

Second: That by the limitations of an Act of Congress,

approved July 4, 1866, this State is barred from the disposal

and lands (except the 16th and 36th sections and the 40 sections granted for State Building purposes) to other than

bonifide occupants and actual settlers.

t It also directs the Register to regard the 16th and 36th lsections within 25 miles of a railroad survey, as double minimum lands.

A communication from the State Register, dated October 4, 1867,



In J19 N of Railroad 18 E., Section 6 = 765.32 acres
"G. J. C.", N 1/2 of Section 18 = 390.4 acres "G. J. A."
1155.72 acres

In J20 N of Railroad 18 E.W 1/2 of Section 6 = 414.66
acres, Section 8 = 640 acres, Section 18 = 741.18 acres,
Section 20 = 640 acres, Section 30 = 740.94 acres,
"G. J." 3176.78 acres

Said lands being situated within twenty five miles of the C. P. R. R. survey and believed are occupied.

On motion it was ordered that the above named lands be selected in part satisfaction of the Public Building Grant for 4492 acres.

A communication from said Register, dated October 5, 1867, concerning selections at the instance of applicants A. W Pray and E. D. Sweeney was received, read and taken under advisement.

A communication from said Register, dated October 7, 1867, concerning selections at the instance of applicants H F. Dangberg and A. Klauber was received, read, ordered on file (see file

"G"), and the lands therein named directed to be selected in part satisfaction of the State Building Grant, said lands being described as follows:

Situated in 3 M