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PUBLIC LAWS

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OF THE

STATE OF ILLINOIS,

PASSED BY THE

TWENTY-SECOND GENERAL ASSEMBLY,

CONVENED JANUARY 7, 1861.

SPRINGFIELD:

BAILHACHE & BAKER, PRINTERS.

1861.



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PUBLIC LAWS.

ACCOUNT—AGRICULTURE.

AN ACT regulating the practice in actions of account.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That no formal pleadings shall hereafter be allowed to be filed before the auditors who may be appointed to take and state an account between the parties in any action of account.

APPROVED February 22, 1861.

AN ACT to provide for the disposition of seminary lands, and to incorporate the Illinois Agricultural College.

In force February
21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That J. W. Singleton, Thomas Quick, William A. Hacker, Walter Buchanan, B. C. Renois, Harmon Alexander, Curtis Blake-man, James H. Stipp and Zadoc Casey, and all such other persons as may become associated with them, are hereby constituted a body corporate, by the name and style of the Illinois Agricultural College, for the purpose of instruction and science in practical and scientific agriculture, and in the mechanical arts.

Illinois Agricul-
tural College in-
corporated.

§ 2. The capital stock of said company shall be fifty thousand dollars, with liberty to increase it to the sum of two hundred thousand dollars, to be divided into shares of one hundred dollars, which shall be considered personal property, and assignable in such manner as said corporation may, by its by-laws, from time to time provide. The capital stock of said corporation shall be exclusively devoted to the purposes named in the first section of this act; and to

Capital stock.

that end said corporation may acquire, by purchase or otherwise, hold and convey real estate to the amount of its capital.

Incorporators to receive subscriptions to stock.

§ 3. Within ninety days from the passage of this act, the said incorporators shall open a subscription book for said stock, at such times and places as they shall appoint, giving at least fourteen days' previous notice of the same in two or more newspapers in this state. Ten per cent. of the whole amount of the stock taken shall be paid at the time of subscribing, and the balance shall be paid at such time, place and manner as shall be required by the directors of said company.

Officers to be elected.

§ 4. Whenever twenty-five thousand dollars shall have been subscribed, it shall be the duty of said corporators to call a meeting of the stockholders, whose duty it shall be to elect, by ballot, one president and five directors, including the president, and one secretary, who shall be *ex officio* treasurer. Said board of directors shall proceed to organize said corporation, by the adoption of suitable by-laws, by purchasing a farm, on which shall be erected suitable buildings for carrying into effect the objects of said corporation.

§ 5. The stock, property and concerns of said corporation shall be managed by said directors, who shall hold their offices for one year from their election, and until their successors shall have been elected.

§ 6. In employing professors and teachers to impart instruction in practical agriculture and the mechanical arts to the pupils attending said institution, it shall be the duty of said directors to give said pupils an opportunity and to require of them to labor in the field, in the workshop or in the laboratory one-half of the time, from the first of March to the first of December, to the end that all the pupils may learn the practice of productive industry as well as mental improvement, so useful to every citizen.

§ 7. Said directors, in locating said college and experimental farm, shall be confined to that part of the State south of a line drawn east and west through the center of the State.

§ 8. That the college and seminary lands of this state be and they are hereby donated to said corporation, with power to lease, sell, dispose of and convey the same, and to receive and collect the money arising therefrom, for the purposes of establishing, improving and carrying on said college and farm.

§ 9. The said institution shall receive annually one student from each county of the state, free of charge, for tuition, to be instructed in the science and practice of scientific agriculture and the mechanical arts: *Provided, however,* that said pupils may be expelled for disorderly conduct and insubordination.

§ 10. Said corporation shall make a full biennial report to the Legislature, when in session, of their financial condi-

tion, their progress, the number of pupils received and discharged, stating the residence of each, etc.

§ 11. Said corporation may adopt a common seal; may sue and be sued in any court in this state.

§ 12. *Provided*, That no part of the proceeds derived from the sale of the lands herein granted shall be expended in purchasing lands or in the erection of buildings, or for liquidating the debts of any institution to which said funds may be donated, or for expenses of commissioners in locating the institution.

§ 13. This act shall take effect and be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to amend an act entitled "A bill for a general act of incorporation of Agricultural Societies, and associations for improving breeds of domestic animals." In force April 24, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That a general act of incorporation of Agricultural Societies, and associations for improving breeds of domestic animals, approved February 15, 1855, is hereby amended, by granting to each and every society or association, when so incorporated, the privilege of making a dividend on the net profits accruing to the same in such manner as may be prescribed by their by-laws at any time after their capital stock and earnings shall have reached the value of one thousand dollars.

APPROVED February 18, 1861.

AN ACT to revive and continue in force an act entitled "An act to aid and encourage County Agricultural Societies." In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That the act entitled "An act to aid and encourage County Agricultural Societies," approved February 18th, 1857, be revived and continued in force, from and after the first day of June next until otherwise provided by law; and that the sum of one hundred dollars be annually paid by the Treasurer of the State to the treasurer or fiscal agent of each county agricultural society in the State, as therein directed.

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

APPROVED February 21, 1861.

In force January 22, 1861. AN ACT for the relief of the citizens of the village of Albany, Whiteside county, Illinois.

WHEREAS the inhabitants of the town of Albany, in Whiteside county, have suffered great loss and damage by the terrible tornado, which destroyed said town, on the 3d day of June, 1860, whereby a number of the inhabitants were killed, and the entire personal property of the citizens was destroyed; and whereas the General Assembly is empowered with the propriety and justice of relieving them from the payment of taxes, for the aforesaid year, thereby encouraging the reinprovement of that desolated town; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all taxes levied for State or county purposes, in the year 1860, on the property of any person or persons who were residents of the town in which they claim relief, immediately preceding the tornado, during the summer of the year 1860, and whose improvements were destroyed and damaged by said tornado, be and the same is hereby remitted and relieved; and if any tax shall have been paid the same shall be refunded to the person or persons entitled thereto: *Provided,* that application therefor be made to the collector, prior to the first day of June next; and if application for the refunding of said tax be not so made then it shall be the duty of the collector to pay over the same, or the portion thereof remaining in his hands at that time, as is required by the revenue laws of this State.

§ 2. It shall be the duty of the collector of said town mentioned in this act to make out and submit to the county court of said county, at the June term thereof, a written statement, setting forth the names of the persons whose taxes have been remitted under this act, a description of the property, and the amount of taxes so remitted, opposite the respective names, in a like form and manner, as said taxes may be charged on his tax books; the correctness of said statement shall be verified, and the amount thereon allowed in like manner, as abatements for insolvencies, errors, etc., are allowed; which statement shall be filed in the office of the county clerk.

§ 3. It shall be the duty of the Secretary of State, immediately after the passage of this act, to forward a certified copy thereof to the county clerk of said county, to which it refers; and upon the receipt of such copy the clerk shall notify the collector, who shall proceed to discharge the duties required of him.

§ 4. The provisions of this act shall apply only to the village of Albany.

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

APPROVED January 22, 1861.

Taxes for 1860.

Collector's statement.

AN ACT to legalize certain transcribed records in Alexander county.

In force April 24,
1861.

WHEREAS certain records of deeds, bonds, mortgages, and other instruments of writing, required by law to be recorded in the office of the recorder of the county of Alexander, have, from the lapse of years, become almost illegible; and whereas John Q. Harmon, clerk of the circuit court of said county, has transcribed and caused to be transcribed under his supervision, the records contained in the old books in said recorder's office, marked and lettered "A" and "B," and has recorded the same in a well bound book, marked and lettered "A" and "B," "transcribed records, Alexander county;" now, therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the transcribed records, contained in record books marked and lettered "A" and "B," as aforesaid, is hereby declared to be a substitute for the original records, made in said county as follows, to-wit: Book "A" of the original book in said office, marked "A," and book "B" of the original book "B" in said office, marked "B."

§ 2. *Be it further enacted,* That certified copies of the instruments in said transcribed record shall be made, whenever required, and shall be received and taken as evidence, in all cases, when copies from the original books in said office would have been so taken and recorded.

Certified copies
made evidence.

§ 3. *Be it further enacted,* That John Q. Harmon shall be allowed fees for his services aforesaid, at and after the rate of ten cents for every one hundred words contained in said transcript, the same to become due and payable, whenever the said transcribed records shall be completed and duly certified by him, and ready to deliver for the public use; the amount thereof to be ascertained by the county court of said county, and an order drawn in his favor therefor by said court upon the treasurer of said county; which order shall be paid as other county orders now are by law required to be paid.

Recorder's fees.

§ 4. *Be it further enacted,* That it shall be the duty of the said John Q. Harmon, clerk, etc., as aforesaid, to write in said book of transcript a certificate to the effect that the same is a full, true, and perfect transcript of the said books "A" and "B", therein transcribed; and shall file a copy of said certificate in the office of the clerk of the county court of Alexander; from and after which time this act shall be in force and a public law.

Certificate.

APPROVED February 18, 1861.

In force February 12, 1861. AN ACT for the relief of the citizens of the American Bottom, in Madison county.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the state tax raised in township 3, range 8, township 3, range 9, township 3, range 10, township 4, range 8, township 4, range 9, and township 4, range 10, in Madison county, and State of Illinois, be and the same is hereby appropriated, for the term of five years, to pay the expenses already incurred, or that may hereafter be incurred, in building, improving and repairing the levee or embankment built by the American Bottom Levee Company, under a charter granted to them at the last session of this General Assembly, to prevent the lands in the American Bottom from being overflowed by the high waters of the Mississippi river.

§ 2. It shall be the duty of the county clerk of Madison county to give to the treasurer of the American Bottom Levee Company, as soon as practicable after the return of the tax books each year, including the year 1860, be made to him by the assessor, a certificate of the amount of State tax to be collected from the townships named in the first section of this act, and also shall transmit to the Auditor of Public Accounts a similar certificate, each year; and when said tax shall be collected each year, including the tax for the year 1860, the county collector, on presentation of the certificate to him, shall, after the deduction of legal abatements and commissions, and upon the filing of the bond hereinafter required, pay over to the treasurer of said American Bottom Levee Company the balance of the amount so certified; and the Auditor of Public Accounts is hereby authorized to give said collector credit for the amount of said certificate, upon a settlement with him for taxes due to the State.

§ 3. It shall be the duty of the treasurer of said levee company to pay out the said money, so received by him from said collector, for the purpose of paying the expenses already incurred in building said levee, and the interest upon the same, and the expenses hereafter to be incurred in building, improving or repairing said levee, as may be deemed best by the board of directors of said company, and under their order and direction.

§ 4. The said company shall, each year, by its president and secretary, enter into bond to the people of the State of Illinois, with security to be approved by the Judge of the twenty-fourth judicial circuit of the State of Illinois, in the penal sum of twenty thousand dollars; conditioned for the due and faithful application of said money as provided herein, and for the repayment to the State of any sum which may come into the hands of said treasurer, not needed for the purposes aforesaid.

§ 5. It shall be the duty of said levee company, on the first day of December of each year, to file with the clerk a statement, sworn to by the president and secretary of said company, of the amount received each year under the provisions of this act, and the manner in which the same has been expended; and whenever it shall appear that there is no need for the further application of the State tax as aforesaid, then no further sum shall be paid out under the provisions of this act, and the same shall be paid into the State treasury as in other cases. Annual statement

§ 6. Nothing herein contained shall in any manner interfere with the powers, rights and privileges contained in the act of incorporation of the said American Bottom Levee Company.

§ 7. This act is to be in force from and after its passage.
APPROVED February 12, 1861.

AN ACT to change the practice in appeal cases.

In force February
2, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in all cases of appeals from justices of the peace, perfected ten days before the commencement of the term in appellate court, the appearance of the appellee may be entered in writing, and be filed among the papers in the case; and if such appearance is so entered ten days before the commencement of the term, the case shall stand for trial at said term.

§ 2. This act shall be in force from and after its passage.
APPROVED February 22, 1861.

AN ACT confirming the indentures of certain apprentices therein named. In force February
18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* Indentures for the apprenticeship of any minor heretofore or hereafter made and executed between the New York Juvenile Asylum, a corporation created by act of the Legislature of the State of New York, passed June 30, 1851, and any citizen of this State, in substance and form as provided by its act of incorporation, are hereby declared to be valid and binding: *Provided,* that all such indentures, hereafter made, the said corporation shall have inserted therein the covenants for the benefit of the apprentice which are required to be inserted in indentures of apprentices by the laws of this State.

§ 2. This act shall take effect immediately.

APPROVED February 18, 1861.

In force January 31, 1861. AN ACT to create Senatorial and Representative Districts, and apportion the representation in the General Assembly in this State.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That until the taking and return of the next census, and the apportionment thereunder, as provided in the constitution, this State shall be divided into Senatorial and Representative districts as follows, to-wit :

First—The counties of Alexander, Pulaski, Massac, Union, Johnson, Pope, Hardin, Gallatin and Saline shall constitute the first Senatorial district, and shall be entitled to one Senator.

Second—The counties of Hamilton, Wabash, Edwards, Wayne, Clay, Richland, White and Lawrence shall constitute the second Senatorial district, and shall be entitled to one Senator.

Third—The counties of Williamson, Franklin, Jackson, Jefferson, Randolph and Monroe shall constitute the third Senatorial district, and shall be entitled to one Senator.

Fourth—The counties of Perry, Washington, Clinton, Marion, Fayette and Bond shall constitute the fourth Senatorial district, and shall be entitled to one Senator.

Fifth—The counties of St. Clair and Madison shall constitute the fifth Senatorial district, and shall be entitled to one Senator.

Sixth—The counties of Jersey, Calhoun, Greene, Scott and Pike shall constitute the sixth Senatorial district, and shall be entitled to one Senator.

Seventh—The counties of Maconpin, Montgomery, Christian and Shelby shall constitute the seventh Senatorial district, and shall be entitled to one Senator.

Eighth—The counties of Effingham, Jasper, Crawford, Cumberland, Clark and Edgar shall constitute the eighth Senatorial district, and shall be entitled to one Senator.

Ninth—The counties of Coles, Douglas, Champaign, Vermilion, Iroquois and Ford shall constitute the ninth Senatorial district, and shall be entitled to one Senator.

Tenth—The counties of McLean, DeWitt, Piatt, Moultrie and Macon shall constitute the tenth Senatorial district, and shall be entitled to one Senator.

Eleventh—The counties of Tazewell, Logan and Sangamon shall constitute the eleventh Senatorial district, and shall be entitled to one Senator.

Twelfth—The counties of Menard, Cass, Schuyler, Brown and Morgan shall constitute the twelfth Senatorial district, and shall be entitled to one Senator.

Thirteenth—The counties of Adams and Hancock shall constitute the thirteenth Senatorial district, and shall be entitled to one Senator.

Fourteenth—The counties of McDonough, Henderson, Mercer and Warren shall constitute the fourteenth Senatorial district, and shall be entitled to one Senator.

Fifteenth—The counties of Mason, Fulton and Knox shall constitute the fifteenth Senatorial district, and shall be entitled to one Senator.

Sixteenth—The counties of Peoria, Stark, Marshall and Putnam shall constitute the sixteenth Senatorial district, and shall be entitled to one Senator.

Seventeenth—The counties of Woodford, Livingston and La Salle shall constitute the seventeenth Senatorial district, and shall be entitled to one Senator.

Eighteenth—The counties of Kankakee, Grundy, Will and Kendall shall constitute the eighteenth Senatorial district, and shall be entitled to one Senator.

Nineteenth—The counties of Du Page, Kane and DeKalb shall constitute the nineteenth Senatorial district, and shall be entitled to one Senator.

Twentieth—The counties of Ogle, Lee and Whiteside shall constitute the twentieth Senatorial district, and shall be entitled to one Senator.

Twenty-first—The counties of Bureau, Henry and Rock Island shall constitute the twenty-first Senatorial district, and shall be entitled to one Senator.

Twenty-second—The counties of Carroll, Jo Daviess and Stephenson shall constitute the twenty-second Senatorial district, and shall be entitled to one Senator.

Twenty-third—The counties of Winnebago, Boone, McHenry and Lake shall constitute the twenty-third Senatorial district, and shall be entitled to one Senator.

Twenty-fourth—The seventh ward of the city of Chicago, the eighth ward of the said city, the ninth ward of the said city, which wards constitute the town of North Chicago; the first ward of the said city, the second ward of the said city, the third ward of the said city, the fourth ward of the said city and the precinct of South Chicago, which constitute the town of South Chicago; the towns of Lake, Worth, Thornton and Bloom shall constitute the twenty-fourth Senatorial district, and shall be entitled to one Senator.

Twenty-fifth—The towns of Lakeview, Evanston, New Trier, Northfield, Wheeling, Palatine, Barrington, Hanover, Schaumburg, Elk Grove, Maine, Niles, West Chicago, Cicero, Jefferson, Leyden, Proviso, Lyons, Palos, Lemont, Orland, Rich and Bremen, in the county of Cook, shall constitute the twenty-fifth Senatorial district, and shall be entitled to one Senator.

§ 2. There shall be chosen, at the next general election of members of the General Assembly, eighty-five members, to compose the House of Representatives; and the following shall constitute the several Representative districts, viz:

First—The counties of Union, Pulaski and Alexander shall constitute the first Representative district, and shall be entitled to one Representative.

Second—The counties of Massac, Pope and Johnson shall constitute the second Representative district, and shall be entitled to one Representative.

Third—The counties of Hardin, Saline and Gallatin shall constitute the third Representative district, and shall be entitled to one Representative.

Fourth—The counties of Lawrence and Wabash shall constitute the fourth Representative district, and shall be entitled to one Representative.

Fifth—The counties of Franklin and Jefferson shall constitute the fifth Representative district, and shall be entitled to one Representative.

Sixth—The counties of Jackson and Williamson shall constitute the sixth Representative district, and shall be entitled to one Representative.

Seventh—The counties of Clinton and Washington shall constitute the seventh Representative district, and shall be entitled to one Representative.

Eighth—The counties of Monroe, Randolph and Perry shall constitute the eighth Representative district, and shall be entitled to two Representatives.

Ninth—The county of Marion shall constitute the ninth Representative district, and shall be entitled to one Representative.

Tenth—The counties of Wayne and Hamilton shall constitute the tenth Representative district, and shall be entitled to [one] Representative.

Eleventh—The counties of Jasper and Crawford shall constitute the eleventh Representative district, and shall be entitled to one Representative.

Twelfth—The counties of Clay and Richland shall constitute the twelfth Representative district, and shall be entitled to one Representative.

Thirteenth—The counties of Fayette and Effingham shall constitute the thirteenth Representative district, and shall be entitled to one Representative.

Fourteenth—The counties of Edwards and White shall constitute the fourteenth Representative district, and shall be entitled to one Representative.

Fifteenth—The county of St. Clair shall constitute the fifteenth Representative district, and shall be entitled to two Representatives.

Sixteenth—The counties of Madison and Bond shall constitute the sixteenth Representative district, and shall be entitled to two Representatives.

Seventeenth—The counties of Clark and Cumberland shall constitute the seventeenth Representative district, and shall be entitled to one Representative.

Eighteenth—The county of Shelby shall constitute the eighteenth Representative district, and shall be entitled to one Representative.

Nineteenth—The counties of Christian and Montgomery shall constitute the nineteenth Representative district, and shall be entitled to one Representative.

Twentieth—The counties of Sangamon and Logan shall constitute the twentieth Representative district, and shall be entitled to two Representatives.

Twenty-first—The county of Macoupin shall constitute the twenty-first Representative district, and shall be entitled to one Representative.

Twenty-second—The counties of Jersey and Calhoun shall constitute the twenty-second Representative district, and shall be entitled to one Representative.

Twenty-third—The county of Greene shall constitute the twenty-third Representative district, and shall be entitled to one Representative.

Twenty-fourth—The counties of Pike and Scott shall constitute the twenty-fourth Representative district, and shall be entitled to two Representatives.

Twenty-fifth—The counties of Cass and Brown shall constitute the twenty-fifth Representative district, and shall be entitled to one Representative.

Twenty-sixth—The counties of Mason and Menard shall constitute the twenty-sixth Representative district, and shall be entitled to one Representative.

Twenty-seventh—The county of Morgan shall constitute the twenty-seventh Representative district, and shall be entitled to one Representative.

Twenty-eighth—The county of Adams shall constitute the twenty-eighth Representative district, and shall be entitled to two Representatives.

Twenty-ninth—The county of McDonough shall constitute the twenty-ninth Representative district, and shall be entitled to one Representative.

Thirtieth—The county of Schnyler shall constitute the thirtieth Representative district, and shall be entitled to one Representative.

Thirty-first—The county of Hancock shall constitute the thirty-first Representative district, and shall be entitled to one Representative.

Thirty-second—The counties of Henderson and Mercer shall constitute the thirty-second Representative district, and shall be entitled to one Representative.

Thirty-third—The county of Warren shall constitute the thirty-third Representative district, and shall be entitled to one Representative.

Thirty-fourth—The county of Knox shall constitute the thirty-fourth Representative district, and shall be entitled to one Representative.

Thirty-fifth—The county of Fulton shall constitute the thirty-fifth Representative district, and shall be entitled to two Representatives.

Thirty-sixth—The counties of Peoria and Stark shall constitute the thirty-sixth Representative district, and shall be entitled to two Representatives.

Thirty-seventh—The county of Tazewell shall constitute the thirty-seventh Representative district, and shall be entitled to one Representative.

Thirty-eighth—The counties of McLean and DeWitt shall constitute the thirty-eighth Representative district, and shall be entitled to two Representatives.

Thirty-ninth—The counties of Coles, Douglas, Vermilion and Edgar shall constitute the thirty-ninth Representative district, and shall be entitled to three Representatives.

Fortieth—The counties of Champaign, Piatt, Macon and Moultrie shall constitute the fortieth Representative district, and shall be entitled to two Representatives.

Forty-first—The county of Kankakee shall constitute the forty-first Representative district, and shall be entitled to one Representative.

Forty-second—The counties of Iroquois and Ford shall constitute the forty-second Representative district, and shall be entitled to one Representative.

Forty-third—The counties of Will and Grundy shall constitute the forty-third Representative district, and shall be entitled to two Representatives.

Forty-fourth—The counties of LaSalle and Livingston shall constitute the forty-fourth Representative district, and shall be entitled to three Representatives.

Forty-fifth—The counties of Bureau, Putnam, Marshall and Woodford shall constitute the forty-fifth Representative district, and shall be entitled to three Representatives.

Forty-sixth—The county of Henry shall constitute the forty-sixth Representative district, and shall be entitled to one Representative.

Forty-seventh—The county of Rock Island shall constitute the forty-seventh Representative district, and shall be entitled to one Representative.

Forty-eighth—The county of Whiteside shall constitute the forty-eighth Representative district, and shall be entitled to one Representative.

Forty-ninth—The county of Lee shall constitute the forty-ninth Representative district, and shall be entitled to one Representative.

Fiftieth—The county of Ogle shall constitute the fiftieth Representative district, and shall be entitled to one Representative.

Fifty-first—The counties of DeKalb and Boone shall constitute the fifty-first Representative district, and shall be entitled to two Representatives.

Fifty-second—The counties of Kane and Kendall shall constitute the fifty-second Representative district, and shall be entitled to two Representatives.

Fifty-third—The county of Lake shall constitute the fifty-third Representative district, and shall be entitled to one Representative.

Fifty-fourth—The county of McHenry shall constitute the fifty-fourth Representative district, and shall be entitled to one Representative.

Fifty-fifth—The county of Winnebago shall constitute the fifty-fifth Representative district, and shall be entitled to one Representative.

Fifty-sixth—The county of Stephenson shall constitute the fifty-sixth Representative district, and shall be entitled to one Representative.

Fifty-seventh—The counties of Jo Daviess and Carroll shall constitute the fifty-seventh Representative district, and shall be entitled to two Representatives.

Fifty-eighth—The county of DuPage shall constitute the fifty-eighth Representative district, and shall be entitled to one Representative.

Fifty-ninth—The fifth ward of the city of Chicago, the sixth ward of said city, the tenth ward of said city, and the precinct of West Chicago, which constitute the town of West Chicago; the towns of Cicero, Jefferson, Leyden, Proviso, Lyons, Palos, Lemont, Orland, Bremen, Rich; all in the county of Cook, shall constitute the fifty-ninth Representative district, and shall be entitled to three Representatives.

Sixtieth—The first ward of the city of Chicago, the second ward of the said city, the third ward of said city, the fourth ward of the said city, and the precinct of South Chicago, which constitute the town of South Chicago; the towns of Lake, Worth, Thornton, and Bloom, all in Cook county, shall constitute the sixtieth Representative district, and shall be entitled to two Representatives.

Sixty-first—The seventh ward of the city of Chicago, the eighth ward of the said city, the ninth ward of the said city, which constitute the town of North Chicago; the towns of Lakeview, Evanston, New Trier, Northfield, Wheeling, Palatine, Barrington, Hanover, Schaumburg, Elkgrove, Maine and Niles, all in the county of Cook, shall constitute the sixty-first Representative district, and shall be entitled to two Representatives.

Until the General Assembly shall otherwise provide, the clerks of the county courts in each of the aforesaid Senatorial districts, and in such Representative districts as are composed of more than one county, shall meet at the county seats of the county in said districts which had the largest population by the census of 1860, within thirty days next after any election for Senator or Representative herein, for

the purpose of comparing the votes given at such election; and said clerks shall, in all respects, conform to all the laws on the subject now in force. This act shall take effect and be in force from and after its passage.

APPROVED January 31, 1861.

In force April 24, 1861. AN ACT to establish thirteen Congressional Districts, and to provide for the election of Representatives to the Congress of the United States, under the census of the year one thousand eight hundred and sixty.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, for the purpose of electing thirteen Representatives to the House of Representatives of the Congress of the United States, to which number the State of Illinois is entitled, under the census taken by the authority of the Government of the United States, for the year one thousand eight hundred and sixty, the following districts shall be and are hereby established, to be styled and known as districts numbered first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth and thirteenth.*

§ 2. The first district shall be composed of the county of Cook.

The second district, of the counties of Lake, McHenry, Boone, Winnebago, De Kalb and Kane.

The third district, of the counties of Jo Daviess, Stephenson, Carroll, Ogle, Lee and Whiteside.

The fourth district, of the counties of Adams, Hancock, Warren, Henderson, Mercer and Rock Island.

The fifth district, of the counties of Peoria, Knox, Stark, Marshall, Putnam, Bureau and Henry.

The sixth district, of the counties of La Salle, Grundy, Kendall, Du Page, Will and Kankakee.

The seventh district, of the counties of Macon, Piatt, Champaign, Douglas, Moultrie, Coles, Cumberland, Edgar, Vermilion, Iroquois and Ford.

The eighth district, of the counties of Sangamon, Logan, De Witt, McLean, Tazewell, Woodford and Livingston.

The ninth district, of the counties of Fulton, Mason, Menard, Cass, McDonough, Schuyler, Brown and Pike.

The tenth district, of the counties of Bond, Morgan, Scott, Calhoun, Jersey, Greene, Macoupin, Montgomery, Christian and Shelby.

The eleventh district, of the counties of Marion, Fayette, Clay, Richland, Jasper, Clark, Crawford, Lawrence, Wayne, Hamilton, Franklin, Jefferson and Effingham.

The twelfth district, of the counties of St. Clair, Madison, Clinton, Washington, Randolph and Monroe.

The thirteenth district, of the counties of Alexander, Pulaski, Union, Johnson, Williamson, Jackson, Perry, Massac, Pope, Hardin, Saline, Gallatin, White, Edwards and Wabash.

§ 3. One Representative to the Congress of the United States shall be elected in each of the districts before enumerated, on the Tuesday after the first Monday of November, in the year of our Lord one thousand eight hundred and sixty-two, and one in each of said districts every two years thereafter. Such election shall be held, and returns thereof made and canvassed, as is now provided by law in such cases.

APPROVED February 18, 1861.

AN ACT to provide for the payment of certain contingent expenses, for which no appropriation has heretofore been made. In force January 11, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the following sums be paid to the persons therein named, out of any moneys not otherwise appropriated, to-wit:*

The amount necessary to pay for the newspapers ordered for the use of the members and officers of the twenty-first General Assembly, when the same shall have been certified by the secretary of the Senate and clerk of the House of Representatives of said General Assembly, respectively, to be approved by the Governor. Newspapers.

The postage account for the session of the twenty-first General Assembly, when certified to by the secretary of the Senate and clerk of the House of Representatives, respectively, of said General Assembly, and approved by the Governor, with interest, from the end of said session. Postage.

To the extra assistant secretaries of the Senate and the extra assistant clerks of the House of Representatives of the twenty-first General Assembly, or to their assigns, there shall be allowed and paid the same sum per diem as to the regular secretaries and clerks at said session; the number of days having been certified by the secretary and clerk, respectively, of said session. Assistant officers.

To the extra assistant enrolling and engrossing clerks of the Senate and House of Representatives of the twenty-first General Assembly, the same sum per diem as to the regular secretary and clerk; the time of each being certified by the principal clerks and chairman of the enrolling and engrossing committees of said session.

To the clerks of the several committees of either house of the twenty-first General Assembly, the same sum per diem Committee clerks.

as the clerks; the time being certified by the chairman of the respective committees.

Superintendent of
the committee
rooms.

To the superintendent of committee rooms of the twenty-first General Assembly, the same sum per diem as door keepers; the time being certified by the speaker of the House of Representatives of said General Assembly.

Postmasters.

To the postmaster of the Senate and postmaster and assistant postmaster and folder of the House of Representatives of the twenty-first General Assembly, the same sum per diem as secretaries and clerks, and to John R. Campbell, boy employed in the House of Representatives to assist the postmaster, the sum of two dollars per day; the time being certified by the speakers, respectively, of said General Assembly.

Pages.

To the pages of the Senate and House of Representatives of the twenty-first General Assembly, the sum of one dollar and fifty cents per day, each; the time being certified by the speakers, respectively, of said General Assembly.

M. S. Dunning.

To M. S. Dunning, or assignee, police officer of the Senate and House of Representatives of the twenty-first General Assembly, the sum of four dollars per day; the time being certified by the speaker of the Senate of said General Assembly.

Michael Myers.

To Michael Myers, mail carrier of the twenty-first General Assembly, one dollar and fifty cents per day; the time being certified by either speaker of said General Assembly.

D. J. Waggoner.

To D. J. Waggoner, for cash by him paid for cleaning spittoons and repairing chairs of the Senate, for the twenty-first General Assembly, the sum of eleven dollars and fifty cents.

John Jackson.

To John Jackson, eighteen dollars, for cleaning spittoons for the House of Representatives of the twenty-first General Assembly.

Reporters.

To Henry Binmore and Robert R. Hitt, reporters, respectively, for the Senate and House of Representatives of the twenty-first General Assembly, each the sum of five dollars per day.

Auditor.

To the Auditor of Public Accounts, at the rate of two thousand and eight hundred dollars per annum, for clerk hire, from the adjournment of the twenty-first General Assembly to the adjournment of the present General Assembly.

Secretary of State

To the Secretary of State, at the rate of seven hundred dollars per annum, for clerk hire, from the adjournment of the twenty-first General Assembly to the adjournment of the present General Assembly.

To the Secretary of State, the sum of two hundred and fifty dollars, for making index, etc., to the laws, journals and reports of the twenty-first General Assembly.

Treasurer.

To the State Treasurer, at the rate of seven hundred dollars per annum, for clerk hire, from the adjournment of

the twenty-first General Assembly to the adjournment of the present General Assembly.

To the clerk of the Fund Commissioner's office, at the rate of one thousand dollars per annum, from the adjournment of the twenty-first General Assembly to the adjournment of the present General Assembly; to be paid upon the certificate of the Governor.

Fund Commissioner's clerk.

And the Auditor of Public Accounts is hereby required to issue his warrants upon the treasury, in favor of the persons above named, or their legal representatives, for the amounts herein appropriated: *Provided*, that in case any payment on account of any of the claims hereinbefore specified has been heretofore made, by order of the Governor, from the contingent fund, or otherwise, then the Auditor shall issue his warrant for such sum or sums only as remain unpaid.

§ 2. This act to be in force from and after its passage.

APPROVED January 11, 1861.

AN ACT appropriating the sum of ten thousand dollars, for the purpose of furnishing and repairing the house and grounds of the Executive residence, in the State of Illinois. In force February 12, 1861.

[SECTION 1.] *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That there is hereby appropriated, out of any moneys in the treasury, subject to appropriation, the sum of ten thousand dollars, for the purpose of furnishing and repairing the house and grounds of the Executive residence in this State.

§ 2. Said money shall be subject to the order of the Governor, and shall be used by him, in his discretion, for the purposes aforesaid.

§ 3. The Governor shall keep an accurate account of all moneys expended by him, and shall, at the next session of the Legislature of this State, report such expenditure, not exceeding the sum aforesaid, to the committee on public accounts and expenditures, and shall exhibit to such committee vouchers for all money paid out by him in the appropriation of the sum aforesaid.

§ 4. This act shall be a public act, and shall take effect from and after its passage.

APPROVED February 12, 1861.

In force January 14, 1861. AN ACT making a partial appropriation for defraying the expenses of this General Assembly.

[SECTION 1.] *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Auditor of Public Accounts be and is hereby authorized and required to draw his warrant on the Treasurer for the sum of fifty dollars for each member of the General Assembly; and, also, his warrant for a like sum for each elective officer of the Senate and House of Representatives; which sums shall be paid out of any money not otherwise specially appropriated.

§ 2. This act shall be in force from and after its passage.
APPROVED January 14, 1861.

In force January 15, 1861. AN ACT to provide for the payment of postage and stationery for this General Assembly.

Appropriation for stationery, &c.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the sum of five thousand dollars be appropriated, out of any moneys in the treasury, not otherwise appropriated, to the payment of stationery and post office stamps, for the use of the members of this General Assembly.

Secretary of State to distribute stationery, &c.

§ 2. The Secretary of State shall distribute, from time to time, to the members of both houses of the General Assembly, the necessary quantity of stationery and post office stamps: *Provided, however,* that the amount of stationery and stamps, including the amount already distributed to members, shall not exceed the amount appropriated by the first section of this act.

§ 3. This act to take effect from and after its passage.
APPROVED January 15, 1861.

In force February 20, 1861. AN ACT to provide for the payment of certain contingent expenses, for which no appropriation has heretofore been made.

Auditor to draw warrants.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Auditor of Public Accounts be and he is hereby directed to draw his warrant upon the Treasurer, who shall pay the same, out of any money in the treasury, not otherwise appropriated, in favor of the following named persons, for the sum or sums herein specified, to-wit:

To each of the Bank Commissioners, from the adjournment of the last General Assembly until otherwise provided by law, the sum of five dollars per day, for the time actually employed as such commissioners, and ten cents per mile for every mile necessary travel in the discharge of the duties of their offices; vouchers being filed with the Auditor, approved by the Governor, upon bill of particulars verified by affidavit of the party filing the same. In favor of Bank Commissioners.

To the Springfield Gas Light Company, the sum of nineteen hundred and fifty dollars and fifty-three cents, as per bill rendered, to be filed in the Auditor's office. Springfield Gas Light Company.

To Jackson Grimshaw, Gustavus Kørner and Orville H. Browning, the sum of fifteen hundred dollars, for services before the canal scrip investigating committee, as per voucher, approved by Governor Bissell; which voucher is to be filed in the Auditor's office. Jackson Grimshaw and others.

To John Wood, the sum of twenty-five dollars, for cash by him paid to John Mulredy, for services as gardener at the Governor's house. John Wood.

To the United States Express Company, for sundry express charges, incurred and unpaid by Governor Bissell, in the discharge of his official duty, the sum of fourteen dollars. U. S. Express Co.

To the American Bank Note Company, for engraving State bonds, as per bill filed in the Auditor's office, seventeen hundred and eighteen dollars and fifty cents. American Bank-note Company.

To Leopold Richter, for making index maps of the State and lithographing the same, as per bill filed, sixty-five dollars. Leopold Richter.

To Masonic Hall Joint Stock Company, eight hundred and fifty-six dollars and twenty cents, being the balance due them up to the 31st day of December, A. D., 1860, for the rent of their hall, for the use of the geological collection. Masonic Hall Stock Company.

To John M. Van Osdell, six hundred dollars, being the balance due him for desks in Senate chamber, ventilating registers, etc., as per bill rendered. John M. Van Osdell.

To A. J. Flanders, for services rendered as fireman in the House of Representatives for the twenty-first General Assembly, as per certificate of the speaker of said House of Representatives, two hundred and eight dollars. A. J. Flanders.

To Edward Bement, of New York, for books by him purchased as agent for this State in said city, the sum of twenty-six dollars. Edward Bement

To M. Doyle, for shrubbery furnished the Governor's grounds, two dollars and seventy-five cents. M. Doyle.

To A. J. Babcock, for materials and labor for repairs upon the Governor's house, eighteen dollars and thirty-four cents. A. J. Babcock.

To B. F. Fox, for locks, staples, etc., furnished for the use of the State arsenal, under the direction of the Quartermaster General, nine dollars and forty cents. B. F. Fox.

- B. S. Sherman and others. To E. S. Sherman, Michael Kehoe, and William H. Brown, each the sum of twenty-six dollars, for services as witnesses before the canal scrip investigating committee.
- E. B. Hawley & Co. To E. B. Hawley & Co., two hundred and seventeen dollars and seventeen cents, for carpets, oil cloth, etc., furnished for committee rooms and Governor's room, as per bill rendered.
- J. A. Hough. To J. A. Hough, six hundred and thirty-one dollars and seventy cents, being the balance due him for materials furnished and labor done in the State house, as per bill rendered.
- Elder & Bro. To Elder & Bro., four hundred dollars, being the balance due them for stoves for Senate chamber, committee rooms, etc., as per account rendered.
- Armstrong and Connelly. To Armstrong & Connelly, five hundred and sixty-seven dollars, for materials furnished and labor performed in and about the State house, being the balance, as per account rendered.
- Clergymen of Springfield. To the clergymen of the city of Springfield, who acted as chaplains at the last session of the General Assembly, the sum of one hundred and seventy-five dollars, to be divided among them, upon the certificate of the late Speaker.
- Hough & Co. To Hough & Co., one hundred and fifty-seven dollars and five cents, a balance due them for flagging and work done in basement of State house, as per account rendered.
- Ruckel & Johns. To Ruckel & Johns, four hundred and twenty-nine dollars and seventeen cents, balance due them for painting in the hall of the House of Representatives, Senate chamber, and articles furnished and labor done, as per account rendered.
- Sands & Young. To Sands & Young, two hundred and sixty-five dollars and fifty-one cents, balance due them, for plastering in the basement and materials furnished and labor performed, as per bill rendered.
- Mrs. E. K. Bissell. To Mrs. E. K. Bissell, widow of the late Governor William H. Bissell, the sum of twenty-five hundred dollars, for fuel, repairs, gardener, etc., for the years 1859 and 1860.
- C. M. & S. Smith. To C. M. & S. Smith, one thousand and forty dollars and sixty-one cents, being balance due them for carpets and other articles furnished for Senate chamber and House of Representatives, as per bill rendered.
- Bailhache & Baker. To Bailhache & Baker, the sum of thirteen hundred and twenty-five dollars and fifty-four cents, being the amount of sundry bills for printing, as per bill rendered.
- N. Bateman. To Newton Bateman, seven hundred and ninety-five dollars and twenty-five cents, for clerk hire and traveling expenses, for the years 1859 and 1860.
- W. H. Powell. To William H. Powell, three hundred and forty-two dollars, balance due him for clerk hire, postage, cuts for report, etc., for 1857 and 1858.
- W. P. Rush. To Wm. P. Rush, two hundred and twelve dollars, for services as porter and fireman of the House of Representa-

tives of the twenty-first General Assembly, as per certificate of said House of Representatives.

To William Hurst, five dollars, for cash paid by him for W. Hurst. cleaning spittoons in committee rooms, session 1859.

To B. F. Bristow, fourteen dollars and thirty cents, for B. F. Bristow. supplies furnished troops under Governor Ford, in one of the excursions to Hancock county.

To A. H. Worthen, one hundred and twenty-five dollars, A. H. Worthen. for cases made for the geological collection.

To J. A. Hough, fifty dollars, for making case for arms in J. A. Hough. Secretary of State's office.

To J. A. Hough, fifteen dollars and seventy-five cents, J. A. Hough. for repairs in Governor's house.

To F. E. Payne, six dollars and twenty-five cents, for re- F. E. Payne. pairs in Governor's house, as per bill.

To Joseph B. Gomez, sixty dollars, for painting cannon J. B. Gomez. and carriages, as per bill, approved by the Quarter-master General.

To W. W. Watson & Son, one hundred and forty-six W. W. Watson & Son. dollars, for ice furnished the officers in the state house, as per account rendered.

To David R. Ives, the sum of two hundred and fifty-six D. R. Ives. dollars and five cents, for five months' services as clerk in the office of the Superintendent of Public Instruction.

To John Jackson, the sum of four hundred and sixty-six John Jackson. dollars, for cleaning pots in the basement, from the 28th day of February, 1859, until the 7th day of January, 1861, and for whitewashing the privy.

To W. B. Fondey, the sum of seventy-seven dollars and W. B. Fondey. twenty-seven cents, for materials furnished in constructing the Executive mansion.

To John G. Graham, for amount paid for telegraphic dis- J. G. Graham. patches, January 29, 1859, fourteen dollars and seventy cents.

For defraying the expenses attending the funeral of the Funeral expenses Gov. Bissell. late Governor Bissell, the sum of ten hundred and fifteen dollars and seventy-seven cents, as per accounts filed in the Auditor's office, by John Hutchinson, undertaker, and others, furnishing articles for the same.

To William Windoes, the sum of six dollars per day, for W. Windoes. assistant sergeant-at-arms, and for other services performed in the Senate chamber, at this session of the General Assembly.

The Auditor of Public Accounts is hereby directed, upon Auditor to issue warrants on fil- filing bills. filing a bill of particulars by the persons herein named, to issue a warrant for the amount due to each of them respectively; which shall be paid out of any money not otherwise appropriated.

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

APPROVED February 20, 1861.

In force February, 22, 1861. AN ACT to provide for certain expenses of the Government, not otherwise provided for by law.

Appropriation for expenses not otherwise provided for. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the following appropriations be, and they are hereby made for the payment of the several amounts hereinafter mentioned, to-wit:

Porters, etc. 1st. To the porters, firemen, mail-carriers and employes of the General Assembly, not otherwise provided for, each the sum of three dollars per day.

Pages of Senate and House of Representatives. 2nd. To the pages of the Senate and House of Representatives, each the sum of two dollars per day.

John Tilson. 3d. To John Tilson, private secretary to Governor Wood, and William L. Marshall, private secretary of Governor Yates, each the sum of six dollars per day, for the time respectively employed by them during this General Assembly.

Clerks of committees. 4th. To the clerks employed by committees, and all other extra clerks employed during this General Assembly, the sum of four dollars per day.

Clergymen. 5th. To the clergymen employed as chaplains, and who have officiated as such during the present session of the General Assembly, the sum of one hundred and seventy-five dollars.

Superintendents of committee rooms. 6th. To the persons having charge of the committee rooms, the sum of five dollars per day, not more than two persons to be paid under this provision.

State Librarian. 7th. To Edward L. Wills, the sum of three dollars per day, as librarian during the session of the General Assembly.

John Jackson. 8th. To John Jackson, for services for cleaning and attendance in the basement of the State House, the sum of four dollars per day.

Porters of State offices. 9th. To the porters of the State offices, the sum of one dollar and fifty cents per day.

Policeman of Senate. 10th. To John Keefner, policeman, appointed by the speaker of the Senate, at this session, the sum of five dollars per day.

Policeman of House of Representatives. 11th. To C. Sampson, policeman, appointed by the speaker of the House of Representatives, the sum of five dollars per day.

For newspapers. 12th. There is hereby appropriated a sum sufficient to pay for the newspapers ordered by this General Assembly, the bills to be certified by the Secretary of State and the clerks of the respective Houses, and approved by the Governor.

J. & J. W. Bunn. 13th. To J. and J. W. Bunn, ninety dollars and thirty-two cents, for sundry articles, as per account rendered.

J. A. Hough. 14th. To J. A. Hough, three hundred and thirty-eight dollars and sixty-two cents, for matting for Senate and House, and repairs done on desks, etc., as per bill rendered.

15th. To Eli Kreigh, one hundred and two dollars and sixty-nine cents, for zinc, repairs done on State House, etc., as per account rendered. E. Kreigh.

16th. To F. E. Payne, for repairs done on desks, etc., this session, the sum of seventeen dollars. F. E. Payne.

17th. To N. Lowery, five dollars and fifty cents, for locks to desks in hall of House of Representatives. N. Lowery.

18th. To John Armstrong, three hundred and three dollars and fifty-five cents, for labor done and materials furnished, as per bill rendered. John Armstrong

19th. To Willard and Zimmerman, twenty-eight dollars and fifty cents, for painting, glazing, etc., done upon the Governor's house and State house. Willard and Zimmerman.

20th. To B. F. Fox, sixty-five dollars and thirty-three cents, for articles furnished for use of the Legislature and Governor's house. B. F. Fox.

21st. To J. R. Bacon, one hundred and six dollars and eighty-five cents, for stationery, etc., furnished the General Assembly. J. R. Bacon.

22d. A sum not exceeding twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated for the expenses, other than the pay of the members and officers of the convention, as contemplated in an act entitled an act to provide for calling a convention to amend the constitution of the State of Illinois, approved January thirty-first, eighteen hundred and sixty-one, which sum shall be subject to the order of the Secretary of State, upon filing with the Auditor proper vouchers, approved by the Governor. To pay expenses of constitutional convention.

23d. To the Illinois Journal and State Register, two hundred and fifty dollars each, for publishing the general laws passed at the present General Assembly. State Journal and State Register.

24th. To Robert R. Hitt, reporter of the Senate, and Henry Binmore, reporter for the House of Representatives, each the sum of six dollars per day, during the session. R. R. Hitt.

25th. To Anthony Mayol, five dollars, for repairing flag on State house. A. Mayol.

26th. To Richard White, twenty-eight dollars and twelve cents, for work done in cleaning arms belonging to State. R. White.

27th. To the Springfield Gas Light Company, two hundred and fifty-eight dollars, for gas for the use of the State house, Governor's house, etc., during this session, as per bills. Springfield Gas Light Company.

28th. A sum, not exceeding two thousand dollars, is hereby appropriated, to pay for rent of committee rooms, repairs of furniture, stationery, services of porters about the State house, and other articles furnished or services rendered during this session of the Legislature, for which no appropriation has been made, to be paid upon proper vouchers certified by the Secretary of State and approved by the Governor. A bill of particulars, in all appropriations herein made, shall be filed in the Auditor's office. Further appropriations to meet expenses not otherwise provided for.

- John Cook, Quar-
ter-master Gen-
eral. 29th. To John Cook, five hundred and eighty-nine dol-
lars and fifteen cents, for his services as Quarter-master
General, and for money by him advanced to pay freight,
etc., on State arms.
- Josiah Francis. 30th. To Josiah Francis, seven hundred and seventeen
dollars, for services and cash advanced to pay freight, etc.,
as Quarter-master General, from September, eighteen hun-
dred and fifty-eight, to February eighteen hundred and
sixty one.
- Eusby. 31st. To E. Busby, twenty-one dollars, for repairs done
upon the State arsenal.
- Consul Sampson. 32d. To Consul Sampson, five dollars for same purpose.
- F. E. Payne. 33d. To F. E. Payne, three dollars, for same purpose.
- E. B. Fox. 34th. To E. B. Fox, twelve dollars and forty-nine cents,
for articles furnished for State arsenal.
- J. Peirick. 35th. To J. Peirick and Brother, thirteen dollars and
sixty cents, for repairs of State arms.
- E. V. Moore. 36th. To E. V. Moore, six dollars and fifty cents, for
same purpose.
- T. S. Pinckard &
B. A. Richards. 37th. To T. S. Pinckard and B. A. Richards, one hun-
dred dollars, for one thousand Legislative Directories, order-
ed by resolution.
- T. S. Mather. 38th. To T. S. Mather, one hundred and thirty-five dol-
lars and twenty-five cents, for cash advanced by him in col-
lecting State arms, portorage and stationery, as Quar-
ter-master General, as per account.
- J. Y. Scammon. 39th. To J. Young Scammon, eight hundred and seven-
ty-five dollars, and interest thereon from the first day of
February, eighteen hundred and forty-six, as per bond issued
by Governor Bissell, on the eighteenth day of February,
eighteen hundred and fifty-seven.
- D. J. Waggoner. 40th. To D. J. Waggoner, one hundred and fifty dollars,
for services in arresting two horse thieves in the State of
Wisconsin, by virtue of a requisition issued by Governor
Bissell.
- James Robb and
Charles Congdon. 41st. To James Robb and Charles Congdon, twenty-one
dollars and forty-three cents, for freight in transporting can-
non and arms from Bloomington to Springfield.
- Committee to visit
State institutions 42d. To each member of the joint committee of the Se-
nate and House of Representatives, who visited the Peniten-
tiary at Joliet at the last session of the General Assembly,
the sum of thirty dollars; and also a like sum to each mem-
ber of the joint committee of the Senate and House of Rep-
resentatives who visited the Penitentiary at Joliet, at the
present session of the General Assembly, to be certified by
the chairman of the respective committees; to each member
of the joint committee of the Senate and House of Represen-
tatives, who visited the State Institutions at Jacksonville
this and last session, the sum of fifteen dollars, to be certi-
fied by the chairman of the respective committees.

43d. To the *pro tem.* speaker of the House of Representatives, the sum of three dollars per day, for services during the organization of the House. Pro tem. speaker.

44th. To the *pro tem.* clerks, door-keepers, firemen and assistants, at the organization of the House, the sum of six dollars per day, until the House was duly organized. Pro tem. clerks.

45th. To the extra assistant engrossing and enrolling clerks, the sum of six dollars per day. Extra assistant enrolling and engrossing clerks.

46th. A sum sufficient, in addition to the sum already appropriated, to pay the postage of this General Assembly, which shall be paid upon filing a proper voucher, certified by the postmaster of the city of Springfield, and approved by the Governor; and the Auditor of Public Accounts is hereby directed to draw his warrants upon the treasurer for the same. Additional appropriation for postage.

47th. To C. and C. H. Edwards, the sum of nine dollars, for repairing and fastening the tin roof upon the arsenal. C. H. Edwards.

48th. To David Speer, the sum of sixty-eight dollars, for the rent of four rooms, with stoves and furniture, for the use of the standing committees at the last session of the General Assembly. David Speer.

49th. To the clerk and first assistant clerk of the House, the sum of twenty-five dollars each, for extra work done after twelve o'clock at night. Additional to clerks.

§ 2. Upon filing with the Auditor of Public Accounts the proper accounts, duly certified to by the proper officers, in the usual way, the Auditor shall draw his warrant upon the revenue fund for the respective amounts hereinbefore specified, to be paid out of said revenue fund by the State Treasurer. How paid.

This act to be in force from and after its passage.

APPROVED February 22, 1861.

AN ACT making appropriations for the pay of the officers and members of this and the next General Assembly, and for the salaries of the officers of the government. In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the following appropriations be and the same are hereby made to the members and officers of this and the next General Assembly of the State of Illinois, and for the salaries of the officers of the government: Appropriations to pay members, etc.

1st. To the speakers of the Senate and House of Representatives, each the sum of three dollars per day for the first forty-two days' attendance, and two dollars per day for each day's attendance thereafter. Speakers of each House.

2d. To each member of the Senate and House of Representatives, the sum of two dollars per day for the first Members of each House.

forty-two days' attendance, and one dollar per day for each day's attendance thereafter.

Mileage.

3d. To each member of the Senate and House of Representatives, including the speakers of both houses, ten cents per mile for each necessary mile's travel in going to and returning from the seat of government.

Secretary of the Senate and clerk of House and assistants.

4th. To the secretary and assistant secretaries of the Senate, and to the clerk and assistant clerks of the House of Representatives, each the sum of six dollars per day.

Enrolling and engrossing clerks.

5th. To the enrolling and engrossing clerks of the Senate and House of Representatives, each the sum of six dollars per day.

Assistant enrolling and engrossing clerks.

5th. To the assistant enrolling and engrossing clerks of the Senate and House of Representatives, each the sum of six dollars per day.

Sergeant-at-arms doorkeeper and assistants.

6th. To the sergeant-at-arms and assistant sergeant-at-arms of the Senate, and to the door-keeper and assistant door-keepers of the House of Representatives, the sum of six dollars per day.

Postmasters of both Houses.

7th. To the postmaster of the Senate, and the postmaster and assistant postmaster of the House of Representatives, the sum of six dollars per day.

Compensation—how paid.

§ 2. The time for which compensation is hereby allowed to each member and officer of the General Assembly shall be certified to by the speakers of the respective houses, except the time of the speakers of the Senate and House of Representatives, which shall be certified to by the respective secretaries of the said Senate and House of Representatives—all of which shall be entered upon the journals, and published as a part thereof; and upon the presentation of said certificates to the Auditor, he shall draw his warrants upon the revenue fund for the amounts to which each person shall be entitled as aforesaid, to be paid by the State Treasurer out of the said revenue fund in the State treasury.

Salaries of State officers.

§ 3. The following sums are hereby appropriated for the salaries of the officers of the government, until otherwise provided for by law :

Governor.

1st. To the Governor, at the rate of fifteen hundred dollars per annum.

Auditor.

2nd. To the Auditor of Public Accounts, at the rate of one thousand dollars per annum.

Secretary of State

3rd. To the Secretary of State, at the rate of eight hundred dollars per annum.

State Treasurer.

4th. To the State Treasurer, at the rate of eight hundred dollars per annum.

Superintendent of Public Instruction.

5th. To the Superintendent of Public Instruction, at the rate of fifteen hundred dollars per annum.

Judges Supreme Court.

6th. To each of the Judges of the Supreme Court of this State, at the rate of twelve hundred dollars per annum.

7th. To each of the Judges of the Circuit Courts of this State, at the rate of one thousand dollars per annum. Judges of Circuit Court.

8th. To each of the State's Attorneys of this State, at the rate of five hundred dollars per annum. State's attorneys.

9th. To each of the Judges of the Superior Court of Chicago, the Judge of the Recorder's Court of Chicago, the Judge of the Alton City Court, the Judge of the Court of Common Pleas of the cities of Elgin and Aurora, the Judge of the Recorders' Courts of La Salle and Peru, and the Judge of the Court of Common Pleas of the city of Cairo, the sum of one thousand dollars each per annum. Judges Superior Court of Chicago and others.

10th. To the Prosecuting Attorney of the Superior Court of Chicago, the sum of two hundred and fifty dollars per annum. To the Prosecuting Attorneys of the Recorder's Court of Chicago, the Alton City Court, and the Court of Common Pleas of the city of Cairo, each the sum of five hundred dollars per annum. Prosecuting attorney of Superior Court of Chicago and others.

And the Auditor shall draw his warrants on the revenue fund for the payment of the several amounts herein provided for in this section, in quarterly payments, to be paid by the State Treasurer out of the said revenue fund in the State treasury. Auditor to draw warrants.

§ 4. This act to be in force from and after its passage.
APPROVED February 21, 1861.

AN ACT to provide for the ordinary and contingent expenses of the government until the adjournment of the next regular session of the General Assembly. In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the following sums be and the same are hereby appropriated, to meet the ordinary and contingent expenses of the government until the adjournment of the next regular session of the General Assembly of the State of Illinois. Contingent expenses provided

A sum not exceeding ten thousand dollars, as a contingent fund, to meet the contingent expenses of the State government; and the said sum shall be subject to the order of the Governor, for defraying all such expenses as are unforeseen by the General Assembly, or are unprovided for by law; a proper statement of which shall be laid before the next General Assembly by the Auditor in his biennial report. The sum of twenty-five hundred dollars per annum for fuel and lights for the Executive mansion, and for services of a competent person to take care of the gardens attached to the Executive mansion, and for necessary and incidental expenses connected therewith, subject to and to be paid to the Governor upon his order. State government

- Executive department. To the Executive department, for postage, stationery, and other incidental expenses of said department, a sum not exceeding one thousand dollars.
- Office Secretary of State. To the Secretary of State's office, for furniture, repairs of office, postage, stationery, books, lights, etc., binding, subscription to periodicals, etc., for State library, a sum not exceeding three thousand dollars.
- Fuel, lights, etc. For fuel and lights, for the use of the Legislature and State officers, stationery, printing, paper, blanks, and other incidental expenses, necessary in the discharge of the duties required of him as Secretary of State, a sum not exceeding twenty thousand dollars.
- Secretary of State for clerk hire. To the Secretary of State, for clerk hire, from the end of this General Assembly until the end of the next General Assembly, a sum not exceeding eight hundred dollars per annum, to be paid in quarterly payments.
- Auditor, for clerk hire. § 2. To the Auditor of Public Accounts, for clerk hire, from the end of this General Assembly to the end of the next General Assembly, a sum not exceeding twenty-eight hundred dollars per annum, to be paid in quarterly payments.
- Auditor, for furniture, repairs, etc. To the Auditor's office, for furniture, repairs of office, printing blanks, patents, etc., for the office, for postage, stationery, books and candles, and for contingent expenses necessary in the discharge of the duties required of him by law, a sum not exceeding five thousand dollars.
- To Treasurer, for clerk hire. § 3. To the State Treasurer, for clerk hire from the end of this General Assembly until the end of the next General Assembly, a sum not exceeding twelve hundred dollars per annum, to be paid in quarterly payments.
- To Treasurer, for furniture, postage, stationery, etc. To the office of State Treasurer, for books, furniture, postage, stationery, and other incidental expenses necessary in the discharge of the duties of his office, a sum not exceeding one thousand dollars. A sum not exceeding one thousand dollars is hereby appropriated for repairs necessary to be made in and about the State house and grounds around it, to be expended under the direction of the Secretary and Treasurer. The sum of fifty dollars per month, from and after the passage of this act until the first day of June next, is hereby appropriated to the Treasurer for a night watch, during said time, in said office, while the same is being repaired.
- Clerk of the Fund Commissioner. To the clerk of the fund commissioner's office, one thousand dollars per annum. Said clerk shall not be employed longer than is necessary, in the opinion of the Governor.
- The Masonic Hall Stock Company. To the Masonic Hall Stock Company, at the rate of five hundred dollars per annum for the rent of hall for the use of the geological collection.
- Superintendent of Public Instruction, for clerk hire, etc. § 4. To the Superintendent of Public Instruction, the sum of seven hundred and fifty dollars per annum for clerk hire in his office; for traveling expenses the sum of three hun-

dred dollars; for repairs and furniture of office, the sum of one hundred dollars.

The Auditor of Public Accounts is hereby directed to draw How paid. his warrants upon the Treasurer for the sums, respectively, as herein specified, which shall be paid out of any moneys not otherwise appointed.

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

APPROVED February 21, 1861.

AN ACT to provide for the payment and expenses of the Commissioners to In force February Washington, and for the payment of the expenses of the Senate Financial 20, 1861. Investigating Committee.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That there is hereby appropriated, out of the revenue fund, for the pay- Pay of Commis- ment and expenses of the Commissioners to Washington, sioners to Wash- the sum of eight dollars per day for each day of actual ington. service of each of said Commissioners, and ten cents a mile going and returning from the said city of Washington, for each of said Commissioners, to be paid on the Auditor's warrants in favor of each of said Commissioners, for the respective amounts due to them; and, upon final settlement and payment with said Commissioners, the Secretary of State shall certify the amount due to each.

§ 2. *And be it further enacted,* That the sum of four Pay of the Senate thousand dollars is appropriated, out of the revenue fund, Investigating in the treasury, for the purpose of paying the Senate Committee. Finance Investigating Committee, authorized at the last session of the General Assembly, and all the expenses incident to said investigation; the Auditor to issue his warrant therefor upon the Treasurer, to the persons entitled to any part of the same, upon the certificate of a majority of said committee.

§ 3. This act to be in force from and after its passage.

APPROVED February 20, A. D. 1861.

AN ACT to authorize the Auditor to provide for the defence of a certain suit In force January herein named. 30, 1861.

[SECTION 1.] *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Auditor of Public Accounts be and he is hereby authorized

to employ some suitable person or persons to appear as the attorney or attorneys for the defendant and defend a certain suit, now pending in the Supreme Court of the United States, wherein the Bank of the Republic is plaintiff in error, and the county of Hamilton is defendant in error; and, that for the expenses connected therewith, the said Auditor be and he is hereby authorized to draw his warrant, upon the requisition of the Governor, accompanied with the proper account and vouchers, upon the revenue fund in the State treasury.

§ 2. This act to be in force from and after its passage.
APPROVED January 30, 1861.

In force February, 18, 1861. AN ACT to authorize the Auditor of Public Accounts to retain the coupons or interest dividend deposited in his office by the various banks of this State, in payment of the tax due upon the capital stock of said banks, in certain cases.

Taxation of banks

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That, from and after the passage of this act, it shall be the duty of each of the sheriffs of the several counties in this State, respectively, in which there now is or may hereafter be located any bank or banks, doing business under the general banking law of this State, in case the tax due upon the capital stock of such bank or banks be not paid on or before the first day of June in each year, to make out and transmit to the Auditor a statement, in writing, verified by affidavit, showing the name and number of banks in their counties, respectively, and the amount of State, county and other tax due from each and every such bank.

Sheriff's statements.

§ 2. Upon receiving the statement from the said sheriff or sheriffs, or treasurer or treasurers, as the case may be, as aforesaid, it shall be the duty of the Auditor to retain in his possession all of the coupons or interest dividend deposited by such bank or banks, respectively, for the purpose of paying said tax. And on the first day of July in each year, or as soon thereafter as practicable, the Auditor shall convert a sufficient amount of said coupons or interest dividend to pay said tax into money, and shall thereupon enter upon the proper books in his office, a credit to the sheriff or sheriffs, or treasurer or treasurers, as the case may be, furnishing said statements, as aforesaid, for the amount of the State tax due from such delinquent banks. And at the same time the Auditor shall pay over to such sheriff or sheriffs, or treasurer or treasurers, as the case may be, the amount of the county tax and all other tax due their counties from said delinquent banks.

Delinquent bank's coupons.

§ 3. In no case shall the Auditor pay over or deliver to any such delinquent bank any part of said coupons or in-

terest dividend until the president, cashier or some agent of said bank shall present to the Auditor a receipt, in full, for all tax due from such bank, or until the tax shall have been paid, as herein provided; and when said tax is paid, in the manner provided by this act, then the Auditor shall deliver to said bank or banks the remainder of the coupons or interest dividend due them, respectively.

§ 4. In addition to the amount of said coupons or interest dividend, required for the payment of said tax, the Auditor shall be allowed to retain one per cent. on each one hundred dollars paid out as tax, as his commission for the labor and responsibility devolved upon him by the provisions of this act. Auditor's commission.

§ 5. This act shall be in force from and after its passage.
APPROVED February 18, 1861.

AN ACT to amend the General Banking Law, in such manner as to afford greater security to the public. In force February 14, 1861.

ARTICLE ONE.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the stocks which banks now or hereafter to be organized under the general banking laws of this State shall hereafter deposit with the Auditor, as security for circulating notes to be issued thereon, shall be the stocks of the State of Illinois, and no others; and it shall be lawful for the Auditor to receive such stocks at their par value.

§ 2. Whenever any bank, now organized under the general banking laws of this State, shall be desirous of exchanging any of the stocks deposited by it with the Auditor for banking purposes, the average market value of which for the last two years have been below par, for the stocks of any State of the United States, the average market value of which for the last two years have been above or equal to par, it shall be lawful for the Auditor to make such exchange, and receive the latter stocks at their current market value, not exceeding their par value. Such privilege of exchanging stocks at the rate aforesaid, shall only continue until the first day of September next, and all such exchanges or substitutions, after that period, shall be at the ten per cent. margin heretofore provided by law. The exchange of stocks.

§ 3. Whenever (after the first day of July next) any of the stocks deposited by any bank in this State with the Auditor, for banking purposes, shall, from any cause, become depreciated in value for sixty days, below the rate at which the same were deposited, and circulation issued thereon, it shall be the imperative duty of the Auditor to immediately The depreciation of stocks.

call upon such bank to make up such deficiency, either by a return of its circulating notes, or by a deposit of additional stocks; and if, upon due notice, such bank shall neglect or refuse to comply with the requisition of said call within thirty days, it shall, for such default, forfeit its charter privileges and be put into liquidation by the Auditor, in the manner now provided by law in case of a failure to redeem its circulating notes on demand.

Protests.

§ 4. While any bank is under a protest for a failure to redeem its circulating notes on demand, as now provided by law, or under a call to make up deficiencies in its securities, or in process of liquidation, the Auditor, upon demand, shall sell, without notice, and deliver to the holder of any of the circulating notes of such bank, any of the securities deposited by such bank with the said Auditor for banking purposes; the amount of securities to be sold and delivered, as aforesaid, to be in proportion to the amount of circulating notes surrendered therefor, in the same proportion that the whole amount of securities of such bank, deposited with the Auditor, estimated at their cash value at the time of such delivery, as aforesaid, bear to the whole amount of circulation then outstanding. *Provided*, that in no case, however, shall the Auditor deliver to the said holder, as aforesaid, more than par value of the circulating notes returned: *And, provided further*, that no bank in this State shall forfeit its charter privileges, or be liable to have its bonds sold to redeem its circulating notes, while in default as aforesaid, except in the manner provided for in this section, until after the expiration of six months from the passage of this act. For his services under this section, the Auditor shall be entitled to demand and receive from each holder, as aforesaid, one-half of one per cent. as his compensation.

Banks in liquidation.

§ 5. Any bank in this State whose circulating notes shall, within sixty days from the passage of this act, be amply secured by its stocks on deposit with the Auditor, shall not be liable to be put in liquidation, or have its stocks sold for a failure to redeem its circulating notes on demand, for six months from and after the passage of this act: *Provided*, that in case at any time during the said six months said stocks shall again become depreciated in value for ten days, such depreciation shall be made up, upon notice of the Auditor, within ten days from date of notice, or the bank shall immediately forfeit and be deprived of all the privileges and exemptions of this section: *And, provided further*, that the exemptions of this section shall not be construed so as to prevent the Auditor from delivering to the holder of any of the circulating notes of any bank in default, in the manner described in the preceding section, the stocks of such bank, as provided for in such section; but such power of the Auditor to deliver the said bonds to the billholder shall not apply to any bank whose circulation shall be secured as aforesaid while so secured.

ARTICLE TWO.

§ 1. Every bank in this State, except those whose place of business is in the cities of Chicago or Springfield, may appoint an agent, who shall keep an office in the said cities of Chicago or Springfield, for the redemption of its circulating notes which shall be presented to such agent for payment or redemption, subject to the conditions hereinafter provided for. Agent for redemption.

§ 2. Such agent shall be appointed in writing, and such appointment in writing shall be delivered to the Auditor within ten days after making of the same, and shall be filed in the said Auditor's office; and the Auditor shall, immediately thereafter, publish a list of the agent or agents thus appointed in a daily paper published in the city of Chicago, and also in a daily paper published in the city of Springfield, and also in the county where such bank is located, if any paper is published there, for such time as he may think proper, and the expenses thereof shall be paid by the bank or banks above mentioned.

§ 3. It shall be the duty of every bank, as aforesaid, out of the cities of Chicago and Springfield, to redeem and pay, on demand, all circulating notes issued by such bank presented for redemption or payment at the office of its said agent in the cities of Chicago or Springfield, at a rate of discount not exceeding three-quarters of one per cent., until January, 1862, and not exceeding one-half per cent. thereafter. Discount.

§ 4. Every such bank whose agent shall neglect or refuse to redeem its notes on demand, as aforesaid, shall pay, to the person making such demand, interest upon the notes so demanded at the rate of twenty per cent. per annum; and if such redemption and payment of interest is not made at said office within twenty days from the time when first demanded, such bank shall be liable to be proceeded against and put in liquidation by the Auditor in the manner now provided for by law in case of failure to redeem its circulating notes on demand.

§ 5. Appointments of agents made in pursuance of this act may be revoked, and new appointments made, from time to time, by delivering such revocation and appointment to the Auditor, who shall cause the same to be published as hereinbefore provided for: *Provided*, that no revocation shall take effect unless accompanied with such new appointment. Appointments of agents.

§ 6. It shall be lawful for any number of banks authorized by this act to appoint agents to associate together for raising a joint fund, to be placed in the hands of their common agent, for the redemption of their circulating notes in the cities of Chicago or Springfield, and also the circulating notes of other banks, in such manner and under such

regulations as may be agreed upon, and to employ such agents and clerks as they may deem necessary to carry on the business of such common agency; but nothing in this section contained shall authorize the redemption or purchase by such agency of any circulating notes at a rate of discount greater than is hereinbefore provided for, nor relieve such banks from any duty or liability required or imposed by this act.

Protests.

§ 7. Every bank in this State that shall comply with the provisions of this act by the appointment of an agent as aforesaid, or shall redeem its bills at par in Chicago or Springfield, shall be allowed thirty days after notice of protest from the Auditor for non-payment of its circulating notes on demand, at the place where such bank is located, for the redemption of such protested notes, with interest thereon at the rate of six per cent. per annum only.

§ 8. No bank shall hereafter be organized under the general banking laws of this State, that shall not, before the delivery to it of any circulating notes by the Auditor, appoint an agent in the manner provided for in this act, and become subject to the conditions herein in this act contained; nor shall it be lawful for the Auditor to issue any additional circulation to any bank now organized in this State until such bank shall have appointed such agent as aforesaid, and accepted the provisions of this act.

ARTICLE THREE.

Treasurer's vault.

§ 1. It shall be the duty of the State Treasurer to cause the present vault in his office to be properly and securely lined with iron, in such a manner as to make the same fire-proof, and also to cause said vault to be divided by partitions, consisting of two separate iron doors, with a space between; said doors to be secured by good and sufficient locks, opening with different keys, so that neither lock can be opened with the key to the other. The inner vault thus constructed shall be kept exclusively for the banking department, and shall contain all the bonds deposited by the banks for banking purposes; and the key to the outer door of said inner vault shall always be kept by the Auditor, and the key to the inner door of the same shall always be kept by the State Treasurer; and said inner vault shall not be opened, nor the bonds taken therefrom, at any time, except in the presence of the said Auditor and the State Treasurer: *Provided*, that in the case of sickness or absence of the said Auditor or the said Treasurer, they may respectively empower, in writing, under their official seals, the Governor or the Secretary of State to act as their substitutes under the provisions of this section; but in no case shall the Governor or Secretary of State represent more than one of said officers at any one time.

§ 2. The State Treasurer shall assess and collect from the banks in this State, *pro rata*, upon their circulation, a sum sufficient to pay the expenses of the work on the vault in his office, as provided for in the preceding section; and in case any deficiency shall exist in consequence of the failure of any bank to pay its assessment, such deficiency may be paid out of the revenue fund, upon the Auditor's warrant drawn for that purpose, to be repaid by such defaulting banks.

§ 3. The Auditor shall, in the presence of the State Treasurer, count and seal up with his official seal, in separate packages, all blank circulating notes in his possession, in such manner that the notes belonging to the different banks shall be in separate packages; and the Treasurer shall at the same time, count said notes with said Auditor, and after the packages are delivered to him, he shall mark the contents thereon, and place cross-bands upon the same, fastened together upon the two sides of the packages with his official seal, in such manner that said notes cannot be abstracted without breaking said seals; and he shall thereupon give to the Auditor and to the respective banks, memoranda or receipts for the notes thus delivered to him, and place said packages of notes in his safe, where they shall remain, unless withdrawn, as hereinafter provided. *Provided*, that said notes shall be destroyed by the Auditor and Treasurer, whenever the bank or banks to which they belong shall so request, or whenever such bank or banks shall be wound up or put into liquidation.

§ 4. No more circulating notes shall be printed, unless the order for the same shall be signed by the Auditor, Treasurer, and president or cashier of the bank; and the plates, dies and materials heretofore provided by the Auditor for printing and marking bank notes, or hereafter procured, shall be deposited in some safe and secure place, subject to be withdrawn therefrom only upon order of said Auditor, Treasurer and banks, unless some such banks shall go into liquidation, in which case, it shall be the duty of the Auditor and Treasurer to cause all bank notes, plates, dies, and materials aforesaid, pertaining to such bank, to be destroyed.

§ 5. Whenever any blank circulating notes shall be printed, they shall be sent, under the seal of the printers, to the State Treasurer, who shall keep them sealed up securely in his safe or vault, giving to the Auditor and bank receipts therefor, until they shall be demanded, upon the joint order of the bank and Auditor, for circulation, or the redemption of mutilated notes, when he shall deliver to the Auditor so many of the same as shall be equal in value to the mutilated notes returned, or to the securities deposited for circulation and delivered to him, said securities being valued as required by law.

Bank Register.

§ 6. The register or registers, appointed by the Auditor, shall personally register all bank notes, and no other person or persons shall sign their name. Neither of said registers, nor any clerk or employee in the office of the Auditor or Treasurer, shall act as the agent or attorney of any bank, or as cashier or president thereof.

§ 7. The third specification of the thirty-fourth section of an act entitled "An act to establish a general system of banking," approved February 15th, 1851, shall be so construed as to require the report to show only the amount due by bills or notes discounted; and so much of the same as is inconsistent herewith is hereby repealed.

§ 8. The Auditor shall publish in a public newspaper in Springfield, quarterly, on the first Mondays of January, April, July and October, a statement showing what bonds are then held by the Treasurer for each bank, with the valuation at which said bonds are then held, together with the amount of notes issued to each. The expenses of such publication shall be paid *pro rata* by the banks.

§ 9. The Bank Commissioners and the Governor, or any two of them, shall examine the books and securities deposited at the Auditor and Treasurer's office, once in three months, and report [the result] to the public; and shall do so at any other time, when requested by the officers of any bank—the expenses of which shall be paid by the bank or banks so applying.

Annual statement

§ 10. On the first Monday of July and January of each year, every bank or banking association in this State shall cause to be made out, under the oath of its cashier and president, a statement of the names and residences of all its stockholders, with the respective amounts or shares of stock owned by them, and transmit the same to the Auditor within ten days thereafter; and every bank or banking association shall, at the time it transmits to the Auditor the statement required by the thirty-fourth section of the act approved February 15th, 1851, as modified by this act, report the names and residences of all its stockholders, with the respective amounts or shares of stock owned by them, and shall report all transfers of stock since the last report, with date of transfer; and such statement shall, at all times during banking hours, be exhibited and shown to any person who may be desirous of inspecting the same; and every such bank shall, at all times, furnish to any person who may demand the same, the date of any transfer of stock.

Signatures of president and cashier.

§ 11. All bank bills or notes hereafter issued by any bank shall bear the genuine signatures of its president and cashier, or in lieu of the same, of the vice-president and assistant cashier; but no other person or persons shall sign the names of such officers. The authority of all presidents and cashiers of banks which have been heretofore organized without an actual *bona fide* cash capital of fifty thousand

dollars, and which are not actual banks of discount or deposit, shall be construed only to extend to the signing of the notes of such bank; and the control, management and business pertaining to any such bank or association, shall be solely exercised by the proprietor or proprietors thereof, or his or their legal attorney—said power of attorney to be deposited with and recorded in a book to be kept for that purpose, by the Auditor of Public Accounts. For the purpose of ascertaining who are the proprietors of all such banks or associations, the respective presidents and cashiers thereof shall, on the first Monday of July and January in each year, make an affidavit of the names and residences of all such proprietors, together with their respective amounts of stock, and deposit the same with the Auditor by the twentieth day of said month; and the Auditor shall enter the names of all such banks, and the proprietors thereof, in a book, to be kept for that purpose, which shall, in all business hours, be open to the inspection of the public.

§ 12. No mortgage, sale, or hypothecation of the stock of any bank described in the preceding section shall be valid, unless the same is filed and recorded in the office of the Auditor. For receiving, filing and recording all papers under this act, or the acts to which it refers, the Auditor shall be entitled to charge and receive the like fees as recorders of deeds. All entries of record in the Auditor's office, as provided in the two preceding sections, and certified copies thereof, under the official seal of the Auditor, shall be *prima facie* evidence of the facts therein stated.

Mortgage.

§ 13. Any person or corporation who may apply to the Auditor of Public Accounts for a statement of the state of the circulation and securities of any bank or banks, and shall tender the fees hereinafter provided therefor, shall be entitled to demand and receive from said Auditor an official statement of the condition of said bank or banks, as to the circulation and securities thereof, as the same appears in his office, (if such demand is made in regular business hours of a business day in said office,) without any unreasonable delay. For such abstract, the said Auditor shall be entitled to have such fees as are now allowed to recorders for like services, and one dollar for affixing his official seal thereto.

§ 14. The Treasurer of State shall be allowed to charge and collect from the several banks of the State, as his compensation for services rendered, the following fees, to-wit:—For receiving, counting and certifying bonds, ten cents each bond; for cutting and delivering coupons, five cents each coupon; for counting bonds under examination, one cent each bond; for counting, certifying, canceling and burning notes, ten cents each certificate; for recording certificates of notes canceled, ten cents each certificate; for withdrawing bonds and taking receipts, ten cents each bond; for safe keeping of securities of banks secured by pledge of bonds, ten cents for each thousand dollars on deposit, semi-annually.

Treasurer's compensation.

§ 15. Whenever the Auditor shall wish to receive from the Treasurer any bonds or securities deposited for banking purposes, by any bank then in liquidation, he shall give notice to the bank depositing the same, by letter, and to the public, by publication in some newspaper at the seat of government, that he will, on some day, not less than ten days from the publication of such notice, apply to the judge of some court of general jurisdiction, at his chambers, or in term time, as the case may be, for an order upon the Treasurer to deliver to him certain bonds deposited with him as aforesaid; and said Auditor shall, on that day, apply to said judge for an order for the delivery of said bonds, or so many of them as said judge shall direct, describing them by their numbers or otherwise; and said judge shall make such order, if the circumstances of the case, under the laws relating to banks, authorize the same; which order shall be entered of record in the records of the circuit court of Sangamon county, in vacation or term time, and a copy thereof delivered to the Auditor, who shall file the same with the Treasurer; and thereupon the said Treasurer shall deliver the bonds described in said order to the Auditor. This section shall not extend to any voluntary withdrawal of securities by banks upon return of circulation, or the surrender of notes and taking of bonds by billholders under section four of article one.

Amount of stock
and capital.

§ 16. No bank shall hereafter receive upon the deposit of bonds, circulating notes to an amount exceeding three times its *bona fide* cash capital actually paid in; and the Bank Commissioners and Auditor are hereby required and authorized to ascertain what the actual cash capital of any bank applying for circulation may be, and for this purpose either of said officers are authorized to examine any person on oath, and to compel answers under oath, from any officer or stockholder of any bank so applying, or any other person.

ARTICLE FOUR.

§ 1. No bank shall hereafter be organized in this State, nor shall any more circulating notes be issued to any bank in this State, unless said bank shall have a *bona fide* cash capital of at least twenty-five thousand dollars, actually paid in, in good faith, for the purpose of remaining in such bank as capital; and it is hereby declared that the bonds deposited with the Auditor shall not be considered as any evidence of the existence of capital in any such bank or association, nor of the amount and extent of such capital.

§ 2. No bank shall hereafter be established in any city or village having less than one thousand inhabitants within its corporate limits, (unless such town or city shall be a county seat,) nor in any other place than a town or city.

§ 3. Any bank now organized may change its corporate name and place of business, subject to the foregoing section and the provisions of this act, upon making and filing a new certificate with the Auditor, Secretary of State, and recorder of the county to which such bank is removed, having first published its intention of doing so, for three months, in the paper of the public printer at Springfield. All liabilities from and to such bank may be enforced in the new name, and at the new location; and its bills and circulation shall be payable at such new place, and protests and demands may be made there. All rights acquired, and all contracts made, shall be and enure to and against the said bank in its new name.

Change of name
and location.

§ 4. Notes of any bank which may change its name, or location, shall not be renewed, and all notes in circulation at the time of such change shall be redeemed, and others may be issued therefor, and all the old notes of such bank shall be destroyed, in the manner now provided by law.

§ 5. No bank shall, directly or indirectly, place any money in the hands of any broker or other person or corporation in this State, to be loaned to others, or charge or take, or receive any interest, compensation or benefit whatever, from any loan made by any other person or party, whether such loan be made from its own funds or otherwise; and the person or corporation, so borrowing from said bank, or having the charge or use of said funds for the benefit of said bank, shall be held—so far as regards the billholders and creditors of such bank—to be a trustee for the benefit of such billholders and creditors, and be compellable to account to them, in a court of chancery, for such loan, deposit, and the profits thereof, as part of the assets of said bank: *Provided*, this section shall not apply to money or other funds deposited with the redeeming agency of such bank or funds deposited as a basis of drawing bills of exchange.

§ 6. It shall be lawful for any bank, organized or hereafter to be organized under the provisions of this act, or of the several acts to which this is an amendment, to withdraw from the Auditor securities deposited, by retiring its circulation, under the provisions of said acts, until such circulation shall not exceed five thousand dollars; and such bank shall not forfeit its corporate existence and privileges by such redemption of circulation and withdrawal of securities.

Withdrawal of securities.

§ 7. No bank shall in any wise be permitted to receive from the Auditor coupons, dividends or interest upon any securities deposited with him, unless the circulation of said bank shall be amply secured at the time.

ARTICLE V.

Injunctions.

§ 1. It shall not be lawful hereafter for any master in chancery, in this State, to grant injunctions to restrain the Auditor from putting any bank into liquidation and from selling the bonds of such bank to redeem its circulation for a failure to redeem its circulating notes on demand.

§ 2. No judge shall grant any injunction for the purposes aforesaid, except upon the grounds that the bank would not be bound to pay the notes protested, or where no substantial default in complying with the provisions of the law has been done or suffered by said bank, nor in any case until five days' notice shall have been given to the Auditor.

Protests.

§ 3. Protests for the non-payment of the circulating notes of any bank, at its location or agency in this State, may be made by any notary public in this State. Protests for the non-payment of such notes may be made of a package containing any number of such bank bills of one denomination; and a description of the contents of said package, by the denomination and amount of said notes in such package, shall be a sufficient description; and the certificate of such notary, with his notarial seal, that he demanded payment of the same at the time and place therein specified, shall be sufficient evidence of a demand and refusal to redeem at such time and place: *Provided*, that the bank, or its agent, on which demand is made, may examine any and all bills in said package at the time of said demand.

Notary Public.

§ 4. Any notary public who shall render a false certificate of such demand or refusal, or who shall make such demand on other than business days, and during the regular business hours, between ten o'clock A. M. and three o'clock P. M., or at any other place than where said bank shall be by law bound to redeem said notes on presentation, shall be deemed guilty of a high misdemeanor, and on conviction thereof shall forfeit his office, and shall be punished, by fine of not less than one thousand dollars, and imprisonment not less than one year nor more than two years in the penitentiary.

§ 5. If any notary public, charged with the demand and protest of the bills of any bank in this State, shall find no place of business or agency of said bank in the town or other location of said bank or in the place of its redeeming agency, or if the office of said bank or agency, when found, shall be closed during the usual hours aforesaid of any business day, the official certificate of said notary, establishing either of said facts, shall be deemed and taken to have the same effect as a demand and protest on presentment of bank notes for redemption.

§ 6. If any person or persons shall obstruct or attempt to intimidate, by threats or otherwise, the making of any

demand and protest upon any bank or its officers, the person or persons so offending, shall be deemed guilty of a misdemeanor, and may be indicted therefor, and upon conviction thereof shall be fined, in the discretion of the court, not less than one hundred dollars nor more than one thousand dollars, and imprisonment in the county jail, in the discretion of the court.

§ 7. From and after sixty days from the passage of this act banks having no place of business or officers or agents to transact it at such place, as contemplated in this act, shall forfeit all their charter privileges and be put into liquidation.

§ 8. Every banker or other person who shall make, put or cause to be put into circulation, bills or notes, to circulate as currency, purporting to be issued in conformity to the laws of this State, but which are not in conformity therewith, nor secured by bonds to the amount, nor in the manner provided by law, shall be personally liable for all such notes and bills; and every such person shall be liable to indictment for a misdemeanor, and on conviction shall be fined, in the discretion of the court, not less than one thousand dollars, and imprisoned in the penitentiary not less than one year.

§ 9. All the duties imposed upon the Auditor, Treasurer Duty of Auditor. and Bank Commissioners shall be promptly performed by each of them; and all powers conferred shall be exercised promptly and efficiently, with a view to the protection of billholders and other creditors. If either of said officers shall willfully fail, neglect or refuse to perform any duty under the laws in relation to banks and banking, he shall be guilty of a misdemeanor, and, on conviction, shall be fined in any sum not exceeding five thousand dollars and not less than one hundred dollars, and shall forfeit his office; and every person injured by any such willful neglect or refusal shall have an action therefor and shall be entitled to recover three times the amount of damages proven. Any person guilty of stealing, abstracting, loaning, hypothecating or misapplying any bond deposited under the laws in relation to banks and banking, shall be guilty of felony, and on conviction, upon indictment, shall be confined in the penitentiary for a term not less than one year nor more than fifteen years.

ARTICLE VI.

§ 1. In all suits at law or in equity against banking in- Suits service. corporations a service upon any stockholder shall be deemed good service upon the corporation, where officers of bank cannot be found, and such fact shall appear by the sheriff's return upon the summons. In every such suit against the bank, and in any suit against one or more of the stockhold-

ers, a summons may be served upon any stockholder, not a defendant, who shall be entered as a defendant from the date of such summons: and the judgment or decree rendered in such suit shall be a lien, as now provided by law, upon the real estate of said bank, and every stockholder so served with summons, from the day of rendition; and execution issued thereon shall be a lien on the personalty of such bank, from the delivery to the officer. The entry of judgment shall contain the names of all stockholders served. The property, both real and personal, rights, credits and effects, legal and equitable, of such bank, shall be liable, first, to be seized and sold, or applied in payment of judgments rendered against stockholders on their liability under the constitution, and the property of stockholders shall not be taken or applied until the assets of the bank are first exhausted.

Minors.

§ 2. The right of contribution on the personal liability, under the constitution, shall exist among the stockholders as among co-sureties, in proportion to the amount of stock owned. Guardians and trustees, who shall invest the funds of their minor wards in bank stock, shall be personally liable, instead of such minors, up to the date of its transfer to such ward, after he arrives at age; and no transfer of stock to a minor shall release or discharge the person so transferring. No transfer of stock shall discharge the stockholder from liability for any contracts of such bank, express or implied, created or made during the time he owned the same and until the date of such transfer; nor shall any transfer, made to defraud creditors or any other person, discharge such stockholders.

Civil process.

§ 3. Whenever any process issued against any bank or banking association, and directed to the proper officer of the county where such bank purports to be located, shall be returned not served by the officer to whom the same was delivered, it shall be lawful to give notice to said defendants, by publication, as in case of attachment; and upon the due publication of any such notice, such bank or association shall be held to be duly served with process, and the like proceedings may be had as though personal service had been had upon the president and cashier of such bank or association; but the default, decree, judgment, or order, may, at any time, upon application made, within sixty days of the date of rendition of such judgment, be set aside, upon the court being satisfied that there exists a good defense to such action.

Judgment and execution.

§ 4. Whenever any judgment shall be rendered against any such bank or association, it shall be lawful, without waiting for execution against such bank or corporation, to sue out a garnishee process against the stockholders thereof, to show cause why judgment should not be rendered against them; and upon the service of such process, the court shall

direct issue or issues to be made in the cause, and such proceedings may be had thereon as are authorized in section thirty-eight (38) of the act to establish a general system of banking, (approved February 15, 1851.) Judgment may be rendered against any one or more stockholders who may be served with process.

§ 5. In case any corporation heretofore or hereafter organized under the act to which this is amendatory, shall have retired or shall retire its circulation so that proceedings cannot be had against it, for the purpose of putting the bank in liquidation, in the manner contemplated by said act, leaving outstanding debts and liabilities; or, in case any creditor of such corporation shall have obtained or shall obtain any judgment against the same, and execution thereon shall have been or be returned unsatisfied, in whole or in part, then, and in either of such cases, any creditor holding any indebtedness or judgment, as aforesaid, against such incorporation, shall have remedy against the stockholders by the institution of a suit against such corporation, in law or equity, in the manner prescribed in the thirty-eighth section of the act to which this is amendatory, and the same proceeding shall therein be had for the enforcement of the liability against the stockholders as are therein for that purpose and to that end prescribed.

§ 6. In no case, under this act, or the said thirty-eighth section of the act to which this is amendatory, where suit be instituted against the corporation, with the view of shall enforcing payment of stockholders, shall it be necessary to procure service of process upon the corporation in any case where it shall appear, by averment and proof, that the corporation has ceased to do business, and has no officers upon whom process can be served; and in such case, the corporation, as against the stockholders, shall be deemed to be in court for the purpose of enabling the creditor to prove his debt against the corporation and the stockholders, and of proceeding to judgment against the stockholders, in the manner and with the rights provided in said section.

§ 7. In any case instituted under this act the court shall have power to appoint a receiver to take charge of and convert the legal and equitable property of the corporation into money, and cause the same to be appropriated to the payment of its debts in the manner prescribed by the act to which this is amendatory. Receiver.

§ 8. The thirty-sixth and thirty-seventh sections of the act approved February 15, 1851, are hereby restored and re-enacted; and any bank which has, in other respects, fulfilled the requisitions of such sections, shall be entitled to the benefits and privileges thereby secured, notwithstanding such bank may not have given the notices thereby required, if three years have elapsed from the date of going

into liquidation; and any such bank which has not fulfilled such term of three years from the date of going into liquidation, shall only be required to give such notice for the portion of said term of three years unexpired.

§ 9. This act to take effect and be in force from and after its passage.

APPROVED February 14, 1861.

IN FORCE February 22, 1861. AN ACT to enable the Bank Commissioners to execute the duties required of them by law.

ISSUING OF SUBPŒNAS AND ATTACHMENT. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Bank Commissioners, or either of them, shall have full power and authority to issue subpœnas and attachments, to compel the attendance of witnesses before them or him, from any part of the State; and shall also have power and authority to administer all oaths and affirmations to parties, witnesses or others, required to be administered or authorized to be taken by any of the laws of this State defining the duties of said Commissioners; and power to compel an answer, under oath or affirmation, to all proper interrogatories propounded, touching any violation of the provisions of the act entitled "An act to establish a General System of Banking," passed February 15, 1851, or any act supplemental or amendatory thereto, or any act requiring duties to be performed by such Commissioners, now or hereafter to be made; and may commit any person to jail for refusal so to answer, there to remain until such party consents to answer such interrogatory or is otherwise discharged by due course of law.

Sheriffs to execute writs.

§ 2. It shall be the duty of any sheriff or constable of this State, to whom such subpœna or attachment may be directed, to execute the same in the same manner that similar writs emanating from a circuit or justices' court are executed, returnable to such commissioners or commissioner, and to commit any person refusing to comply with the provisions of this act, on the written order of such commissioners or commissioner.

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

APPROVED February 22, 1861.

AN ACT to establish a General System of Banking upon a Specie Basis, in force February 20, 1861. the State of Illinois.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That there shall be and there is hereby established a bank, with so many branches as shall be organized under this charter, to be known and styled "The Union Bank of Illinois," which shall continue as such for the term of twenty-five years, from the date of its organization, and for such longer period thereafter as shall be necessary promptly to close its business, as hereinafter provided. Name and style.

§ 2. That S. Staats Taylor, Maurice B. Brown, James Mix, Thomas A. Marshall, J. Young Scammon, Robert Smith, Zadoc Casey, Francis A. Hoffman, Theron D. Brewster, William Brown of Jacksonville, James W. Singleton, Lewis Howel and Thomas J. Turner are hereby appointed commissioners, who, before entering upon their duties, shall take an oath diligently, faithfully and impartially to perform the duties assigned them by this act. They shall keep a true record of all their proceedings; which, together with all the books and papers pertaining thereto, they shall deliver to the board of directors of said bank, when the same is organized.

§ 3. Said commissioners shall meet at the city of Springfield, within ninety days after the ratification of this act by the people; and if any of their number shall refuse to serve, shall die or resign, they shall fill such vacancy or vacancies by the appointment of some suitable persons thereto; and they, or a majority of them, are authorized, and it shall be their duty, to divide the State into not less than ten nor more than thirty bank districts, and to locate one branch of said bank in each of said districts, at such place as they shall designate: *Provided*, said districts shall be made as equal as practicable, having reference to the population and business of the State; and they shall appoint two sub-commissioners for each of said districts, who shall be residents therein, to receive subscriptions of stock and perform such other duties as may be required by this act. If said commissioners do not make the whole number of districts authorized by this act the board of directors of the bank may, at any time after being organized, lay off, from time to time, additional districts, and locate branches therein: *Provided*, that the whole number established shall not exceed the number herein authorized. Commissioners' duties.

§ 4. Should any of the branches herein established fail to organize, as herein contemplated, it shall be the duty of the directors of the bank, once in each year thereafter, if required by any number of citizens, resident in such district, who will be responsible for the expense, to open books of subscription within such districts, and locate and organ-

ize a branch therein, at such place as they may select, if the amount of stock herein required shall be taken and paid for, under the provisions of this act.

Office in Springfield.

§ 5. The said bank shall keep an office at the city of Springfield; and the directors thereof shall meet and hold their sessions at least once in three months. It shall be a body corporate and politic, with power to sue and be sued, plead and be impleaded in any court of law or equity having jurisdiction, and to transact all other lawful business herein permitted them to do; and shall have power, by and through her branches, and not otherwise, to loan money, buy, sell and negotiate bills of exchange, checks, promissory notes and other evidences of debt; to discount, on banking principles and usages, bills of exchange, post notes, promissory notes, and other negotiable paper or obligations for the payment of money; to receive deposits, to buy and sell gold, silver, bullion and foreign coins; to draw, issue and put in circulation bills, notes, post notes, bills of exchange, and other evidences of debt, payable to order or bearer, and not otherwise; and all such notes and bills put in circulation as money, except post notes and bills of exchange, shall be made payable on demand; to make and use a common seal, and to alter the same at pleasure; to make such by-laws as they may choose, not inconsistent with the constitution of the United States and the constitution and laws of this State; and to exercise such other incidental powers as shall be necessary to carry on such business.

Property of bank.

§ 6. The real estate which it shall be lawful for said bank to purchase, hold and convey, shall be: First, such as shall be required for its immediate accommodation in the convenient transaction of its business; or, second, such as shall have been mortgaged to it, in good faith, by way of security for stock, loans previously contracted or for moneys due; or, third, such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings; or, fourth, such as shall have been purchased at sales upon judgments, decrees or mortgages, rendered, obtained or made for such debts; and the said bank shall not purchase, hold or convey real estate in any other case or for any other purpose; and all such real estate, not absolutely necessary for the convenient discharge of its business, shall be offered at least once a year at public sale, describing the property to be sold in at least one newspaper in the district where said bank is situate, and posting three written notices in the most public places in the town where the bank is located, and shall be sold, if the same will bring the amount of the debt, interest and costs, for which the same may have been bought, received or taken by the bank, and which shall remain after deducting all profits received therefrom. If such real estate cannot be sold at the rates and in the manner prescribed, after being so offered for two consecu-

tive years, then such bank shall be authorized to sell, dispose of and convey the same at private sale, on the best terms it may be able to obtain therefor.

§ 7. All conveyances of real estate shall be signed by the president of the bank, under the seal of said bank. Conveyances.

§ 8. The said bank shall not at any time suspend or refuse payment, in gold or silver, of any of its notes, bills or obligations, due or payable, nor of any moneys received upon deposit; and if said bank at any time refuse or neglect to pay any bill, note or obligation issued by such bank, if demanded within the usual banking hours, at the proper branch where the same is payable, according to the contract, promise or undertaking therein expressed, or shall neglect or refuse to pay, on demand, as aforesaid, any moneys received on deposit, to the person or persons entitled to receive the same, then, and in every such case, the holder of any such bill, note or obligation, or the person or persons entitled to demand or receive such money, as aforesaid, shall respectively be entitled to receive and recover interest, on their said demands, until the same shall be fully paid and satisfied, at the rate of twelve per centum per annum, from the time of such demand, as aforesaid; and any branch so failing to meet its engagements may be closed, as in case of insolvency, as specified in section thirty-five. Payment in coin.

§ 9. The said bank, and each and every branch thereof, shall mutually be responsible for all the debts, notes and engagements of each other; and the stockholders of each and every branch shall be held and bound to an amount over and above their stock, equal to their respective shares of stock, for all the debts and liabilities of said bank or any of her branches. Such liability shall continue upon all stockholders for all debts and engagements made during the time they held such stock, notwithstanding the transfer of the same, for the period of six months after such transfer.

§ 10. All suits or actions against said bank, on any contract or engagement made or liability incurred by the board of directors of the bank, or on any contract or engagement made or liability incurred by the board of directors of any branch, or any bank bill or note, shall be brought against "The Union Bank of Illinois." Suits at law.

§ 11. The process in such case shall be a summons, and shall be served on the president of the bank, in all cases where the contract, engagement or liability sued for shall have been made by the board of directors of said bank; and in all cases where the contract, engagement or liability sued on has been made or incurred by a branch, the process shall be served on the president of such branch; and so, also, where the suit shall be brought on any bank bill or note, the process shall be served on the president of the branch at which such bill or note shall have been made payable; or, in all such cases, a copy of the process may be left at the

banking house or place of doing business of the bank, or of the proper branch, as the case may be, during the usual hours of business, which shall be good service.

§ 12. It is hereby made the duty of the president or any other officer of any branch knowing of such service, forthwith to notify the president and directors of the bank thereof. In all suits brought against said bank on any note, engagement or liability of any branch, such suit shall be brought in the county where such branch may be situate; and all suits brought against the bank on any note, engagement or liability of the bank, shall be brought in the county of Sangamon.

Rate of interest.

§ 13. Said bank shall be entitled to charge and receive, for moneys loaned, any rate of interest, not exceeding seven per centum per annum, and to discount according to bank usages; and, in computation of time, thirty days shall be a month, and twelve months a year; but it shall not, directly nor indirectly, place any money in the hands of any broker or any person, to be loaned to others, or charge, take or receive any interest, compensation or benefit whatever, from any loan made by any other person or party, whether such loan be made from its own funds or otherwise.

§ 14. The profits arising, after paying expenses and reservation for a contingent fund, shall be divided among the stockholders, according to the amount of stock owned and paid in by each; and, in making this calculation and division of profits, each branch shall be independent of the others, and its own profits be divided among its own stockholders.

§ 15. The capital stock of said bank shall be personal property, and for so much thereof as is actually paid in and existing at the time of levying the tax undiminished (except so much or such parts thereof as is or may be invested in other stock or property which is taxed) said bank, and not its stockholders, shall be taxed; and the rate of taxation shall be the same as that required to be levied on all other taxable property by the revenue laws of the State of Illinois.

§ 16. The Governor, Secretary of State, Treasurer, Auditor of Public Accounts, Canal Trustee, Judge of the Supreme Court or of any inferior court, member of General Assembly, or any person holding an office or appointment under the authority of the General Government, shall not, while in such office, hold the office of president, director or cashier of any branch; nor shall any president, cashier or director of any branch at the same time hold the office of president or director of any other branch.

§ 17. The notes issued by said bank shall be signed by the president of the bank, and shall be made payable at the branch which shall issue the same, and shall be signed by the cashier of such branch.

§ 18. It shall not be lawful for such bank at any time to use or employ any part of its capital stock, or other funds,

in the buying or selling of goods, wares or merchandise, or in any other business or dealing than is by this act authorized and permitted.

§ 19. It shall be lawful for said bank to receive, on deposit, except as above prohibited, moneys, bullion, plate and other articles of value, of small bulk, on such terms and conditions as may be agreed upon by the parties. Deposits.

§ 20. It shall not be lawful for the directors of the said bank to locate any other branch or branches of said bank than as herein authorized.

§ 21. The capital stock of said bank may be increased, by individual subscriptions, at any one or more branches, by and with the assent and concurrence of the directors of the bank.

§ 22. The General Assembly may at any time appoint an agent to examine the state and condition of said bank and each and every branch thereof, who shall have the same power and rights as examiners appointed by the directors of the bank; and when any agent as aforesaid shall find and report, or the Governor of the State shall have reason to believe that the charter has been violated, it may be lawful for the Legislature to direct or the Governor to order a writ of *quo warranto*, to be sued out of the Sangamon circuit court, in vacation, in the name of the people, which shall be executed upon the president of the bank, for the time being, at least fifteen days before the commencement of the term of said court, calling on the said corporation to show cause wherefore the charter hereby granted shall not be declared forfeited. And it shall be lawful for the said court, upon return of said *quo warranto*, to examine into the truth of the alleged violation; and if such violation be made to appear, and is not remedied immediately, then to pronounce and adjudge the said charter as forfeited and annulled. And every issue of fact which shall arise in such proceeding, and may be joined between the State and corporation aforesaid, shall be tried by jury. And it shall be lawful for the court aforesaid to require the production of such of the books of the corporation as it may deem necessary for the ascertainment of the controverted facts. And the final judgement of the court aforesaid shall be examinable in the Supreme Court of the State, and may there be reversed or affirmed, according to the usage of law. And it shall be the duty of the Governor to employ counsel in behalf of the State, to prosecute such writ of *quo warranto*. Quo warranto.

§ 23. That a general meeting of the stockholders of each branch shall be held annually, at such time as the directors of the bank shall direct—at which time elections for directors shall take place; to which meeting the directors of the preceding year shall exhibit an exact and particular statement of the state, condition and affairs of said branch; and general meetings of the stockholders may be Annual meeting.

held at any other time, when ordered by the board of directors of the branch.

§ 24. Certificates of stock shall be issued to stockholders, signed by the president and cashier of the proper branch, and may be transferred on the books of the branch, to be kept for that purpose, and not otherwise; in which case the old certificates shall be surrendered and canceled, and new ones issued.

§ 25. Stock shall be considered as personal property, and may be sold on execution and transferred on the books of the branch by the officer selling the same, but in all cases be subject to a lien, in favor of the bank, for all debts *bona fide* due, or then owing and to become due to the same, from the owner.

§ 26. After the first election, no stockholder who shall not have held his stock, for which he votes, for three calendar months previous to the day of election, shall be entitled to vote; and the number of votes to which stockholders shall be entitled, in voting for directors, shall be in the proportion following—that is to say: for each and every share not exceeding fifty, one vote; for every five shares over fifty and up to one hundred, one vote; and for every ten shares over one hundred, one vote. Stockholders may vote in person or by proxy, but stockholders who are not residents of the United States shall not be entitled to vote their stock.

§ 27. No president, cashier, clerk or teller of said bank, or any branch thereof, shall be permitted to vote, at any election for directors, as the attorney, agent or proxy of any stockholder. No president, cashier or director of the bank, or president or cashier of either of the branches, shall, during the term of his office, be eligible to a seat in either branch of the General Assembly of this State.

Board of directors.

§ 28. There shall be a board of directors of the bank, which shall be styled “The Board of Directors of the Union Bank of Illinois.” Said board shall annually, after its organization, elect one of its members president, at such time and in such manner as shall be prescribed by the by-laws, who shall hold his office one year, or until his successor is elected and qualified. It shall be his duty to preside at all meetings of the board, to call special meetings thereof when he shall deem it necessary, and to transact all other business appertaining to his office, or required by this act or the by-laws of said bank. He shall receive an annual salary, to be allowed by the board of directors of said bank, not less than one thousand nor more than four thousand dollars, payable quarterly.

§ 29. The board of directors of the bank shall have power to appoint a cashier and such other inferior officers and agents as may be necessary to carry on their business; to fix their term of office and compensation, and receive

such bond and security from them as they may, from time to time, deem expedient.

§ 30. The directors of the bank shall have power to Increase of stock . limit and control the amount of discounts and loans of the branches, after they shall amount to double the amount of the capital stock paid in; to settle and adjust the accounts and balances between them; and, for good cause, may suspend the operations of the same; but they shall, in no case, withdraw any part of the capital stock of any branch, or any part of its local funds, without the consent of the board of directors of such branch, to be used in any other branches, except in cases requiring such branch to be closed, as herein provided for; and they shall have power to make and prescribe all necessary by-laws to carry the power herein conferred into effect.

§ 31. They shall have power to appoint one or more of Inspectors. their number to visit and inspect the condition and affairs of each branch, when and as often as to them shall seem necessary; and it shall be their duty to make such examination at least once in six months, and, also, at any other time, when thereto required by the directors of any branch. No directors shall be appointed by the bank to examine, visit or inspect the condition and affairs of any branch from which he has received his appointment.

§ 32. The person or persons so examining shall have power to examine, on oath or affirmation, (which they are hereby authorized to administer,) all the officers, servants or agents of any branch, or any other person, in relation to the affairs and condition of such branch; and they shall have power to examine all the books, papers, notes, bonds, and other evidences of debt of any branch—to compare the books, funds and property of said branch with their returns and statements made thereof—to ascertain the amount of money and available funds on hand; and generally to make every other inquiry and examination necessary to ascertain the actual condition of such branch.

§ 33. The board of directors of the bank shall have power to require of the board of directors of each branch reports of their business and condition as often as shall be expedient, and not less than once each month

§ 34. They shall have power, and they are hereby required, whenever they shall ascertain in any manner that any branch is insolvent, or is mismanaging its affairs, whereby the interest of the other branches is endangered, or that a branch hath violated any of the provisions of this act, or any other act binding upon them, or that any branch hath neglected or refused to comply with any legal order or direction of the board of directors of the bank, and it is hereby made the duty of said board forthwith to suspend the business of such branch, and the power of the branch directors over the same, and if the interest of the State or

the safety of the other branches require it, close up the affairs and business of said branches entirely and to effect the same, they are hereby vested with power to appoint a receiver or receivers who shall, under their direction and control, collect and receive the rights, credits and effects due such branch, and turn them into available funds, to settle, adjust and compound the same; to settle, adjust and pay off the debts due by such branch; and if any portion of the capital stock of such branch; or liabilities of stockholders therefor, shall be unpaid, to sue for and collect the same, as also all contributions required from stockholders under the provisions of the ninety-second section of this act, or so much as shall be necessary to meet the demands against such branch.

Suspensions.

§ 35. That a copy of such order suspending or closing any branch, and appointing a receiver or receivers to take charge of the same, signed by the president and attested by the clerk of said board and the seal of the bank, shall be sufficient to authorize such receiver to seize and take charge of the same; and all officers, stockholders, servants and agents of such branch shall be required to obey and submit to the same, and in default may be indicted for misdemeanor, and fined and imprisoned at the discretion of the jury trying the same; and any person fraudulently holding or concealing any of the property or effects of such branch from such receiver shall, upon conviction thereof, upon presentment or indictment, be fined in any sum not exceeding one thousand dollars, and confined at hard labor in the state prison for any term of time, not less than one year nor more than twenty years.

Failure of branch.

§ 36. It shall be the duty of the directors of the bank to provide for the payment of all the debts of a failing branch that shall remain due after all the property, real and personal, rights, credits and effects, and all the stock of such failing branch, and the contributions of its stockholders, shall have been first applied; and for that purpose they are hereby authorized to call on the other branches for their respective proportions, arranging the time of making such calls, so that the whole amount of such debt shall be paid within one year after such failing branch shall have been suspended.

§ 37. And if it shall so happen that the property, stock, contributions, or effects of said failing branch shall not by that time have been turned into available means, the same shall be collected and distributed among the several branches, to meet the advances by them made to pay the debts of such failing branch.

§ 38. After payment of all demands against a failing branch, if any residue remains it shall be paid to the stockholders in due proportion.

§ 39. Any order of the board of directors to suspend or close a branch shall be carried by at least the votes of two-

thirds of the members present at some meeting, to attend which all the members of the board shall have been notified; and the question shall be taken by ayes and noes, and the same recorded on the minutes of the board.

§ 40. The directors of the bank shall have power to regulate the manner of holding elections for directors of the branches, and may, if necessary, change and fix the time of holding the same—of all which elections reasonable notice of time and place shall be given.

§ 41. And in case an election of directors shall not be had on the day when the same should have been held, the directors of the bank shall order a new election, and the directors for the time being shall continue to hold their offices until such election takes place and their successors are qualified. Election of directors.

§ 42. No failure on the part of the bank or branches to elect directors of the bank shall be considered as a dissolution of this corporation; but the directors for the time being shall continue to hold and exercise their offices until their successors are chosen and qualified.

§ 43. Said directors shall have power to regulate and control the dividends of profits, so that the capital stock shall never be diminished, and to create and keep up a surplus fund that shall never be less than one-sixteenth of the capital stock in each branch. Dividends.

§ 44. In the calculation of the profits, previous to a dividend, interest then unpaid, although due or accrued on debts owing to any branch, shall not be included.

§ 45. Dividends of profits shall be declared semi-annually.

§ 46. Said board of directors shall have power to close any branch which, after the first year, shall not yield a profit of six per cent. per annum upon the capital actually paid in, and the same may be proceeded in as in case of insolvency, unless the discounts shall have been limited and controlled by the directors of the bank, so as to prevent said stock from yielding such profit.

§ 47. They shall cause to be opened and kept by their clerks, accounts with each branch, showing the operations of each, and keeping constantly in view their business and condition, which shall be at all times open to the inspection of any stockholder, and of any person authorized by the Legislature to inspect the same.

§ 48. They shall likewise keep a record of all their proceedings, in which all their orders, votes and resolutions shall be entered, with the ayes and noes on all questions, which shall be open to like inspection.

§ 49. They shall apportion the salary of the president, and all other officers, agents and directors of the bank, and all other general expenses among the several branches, according to the amount of stock in each, and shall have power to demand and receive the same. Salaries of officers.

§ 50. It shall be the duty of the directors of the bank to keep and preserve the original books of the subscription of stock, and to cause to be returned to them from each branch, every six months, a statement of all transfers stock made the preceding six months.

Bank plates.

§ 51. They shall also procure and take charge of the plates on which the paper of said bank shall be printed, and shall cause a sufficient amount thereof to be printed, from time to time, as occasion may require.

§ 52. They shall deliver, on the order of the board of directors of each branch, an amount of such paper, not exceeding twice the amount of the capital actually paid in at such branch, except when more shall be wanted to replace that which may have been worn out, defaced, or lost—in which case, all so defaced shall be returned to said board of directors of the bank and destroyed. And they shall give no other or greater amount for paper lost than they shall have good reason to believe is actually lost by circulation or otherwise.

§ 53. A majority of the directors, with the president, shall be necessary to constitute a board for the transaction of business; but in case of the absence or sickness of the president, his place may be supplied for the time being by any director chosen by the board.

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§ 54. It shall be the duty of the board of directors, in the first week of each session of the Legislature, to make report to both houses of the General Assembly, of the affairs and business of said bank, and of each branch thereof, setting forth in regard to each: 1st, the amount of available funds on hand, designating each kind; 2d, the amount of notes discounted; 3d, the amount of bills of exchange; 4th, the amount and condition of the surplus fund; 5th, the amount of notes in circulation; 6th, the number of officers and servants, and the amount of compensation to each; 7th, the amount of rents paid, if any; 8th, the value of houses used for banking purposes; 9th, the value of other real estate, and whether the same has been regularly offered for sale, as by this act required; 10th, the amount of debts due to and from other banks; 11th, all such other matters as shall be required of them by the Legislature. A like report shall be furnished to the General Assembly by the board of directors of each branch. Such report, made by the directors of each branch, shall contain such statement of the condition of the same aforesaid, as the same is found on the third Saturday in November, in each year, at two o'clock in the afternoon. Such reports shall be verified by the oath of the president of said bank, and the president of each branch, respectively.

§ 55. The directors and all other officers and agents of the bank, and of each branch, shall severally, before they enter upon the duties of their office, make oath or affirmation, well and faithfully to discharge the duties of the same.

§ 56. The stockholders of each branch shall, by ballot, annually elect not less than five nor more than ten directors for each branch—the number to be settled by the directors of the bank; and the directors of the bank shall appoint two directors for each branch. Directors shall hold their office for one year, and until their successors are chosen and qualified.

§ 57. The said branch directors, at their first meeting after each election, shall choose one of their number to be president, and shall have power to appoint a cashier and such other officers and agents as they may deem necessary, whose term of office and whose compensation, together with that of the president, shall be established by the directors. They shall also have power to fill all vacancies occurring in their own body, except in those appointed by the bank, which shall be filled by the directors of the bank.

§ 58. No director appointed by the directors of the bank shall be chosen more than twice in three years.

§ 62. No branch director, except the president, shall receive compensation for his services unless by vote of the stockholders.

§ 63. No person shall be elected a director of a branch, Branch director. by the stockholders, who shall be in arrears to such branch, nor unless such person shall be a citizen of the State, and a stockholder owning, in his own right, and not in trust, at least five shares in such branch; but in case there should not be a sufficient number of stockholders owning five shares, to constitute the directory, they may be elected out of those having the highest number of shares.

§ 64. If, during his term of office, any director shall become in arrears, or fail in business, remove from the State, or cease to own the requisite amount of stock, or otherwise become disqualified, it shall be the duty of the said board of directors, forthwith, to vacate his seat and appoint another in his place.

§ 65. No person shall be a director in more than one branch at the same time; nor shall two or more partners be at the same time directors of the same branch, or of the bank, and a branch thereof; nor shall a director of any moneyed corporation, having power to discount and receive deposits, be a director of any branch.

§ 66. The board of directors of each branch shall have power to require such security from their officers and agents, for the performance of their duties, as they may deem necessary.

§ 67. It shall be their duty to make report of their business and condition of their branch to the board of directors of the bank, once in each month, and oftener, if thereto required by said board, setting forth all the particulars required in their reports to the Legislature, and shall also send copies of their monthly reports to each branch.

§ 68. The board of directors of each branch shall keep a book or books, in which shall be entered and faithfully recorded a journal of their proceedings; which book shall be opened to the inspection of all the stockholders, at all regular meetings of the same, and also be open to the inspection of any three stockholders, holding together, in their own right, twenty shares of the stock, on application by them made to the president or cashier.

§ 69. All elections, by the several boards of directors, shall be *viva voce*, and recorded.

§ 70. The directors of each branch shall have power to make and prescribe such by-laws, rules and regulations, as they may deem needful, touching: *First*—The government of their respective branches, and the management and disposition of its stock, business, property, estate and effects. *Second*—The time, manner and terms upon which discounts and deposits shall be made and received in and by the same. *Third*—The duties and conduct of the officers, clerks and servants employed by the same. And, *Fourth*—All such matters as may appertain to the concerns of said branch, subject to the control of the directors of the bank in the case and according to the powers herein given to the directors of said bank.

Rules of the directors.

§ 71. In the management of their business the board of directors shall observe the following rules: *First*—No branch shall loan money on the security of its own stock. *Second*—No person shall be accommodated with a loan while in arrear for stock, for interest, or for loans had, either on his own account or as security for others, and then due, unless the sums so due be retained and first paid out of said loan. *Third*—In the renewal of notes the security shall never be lessened. *Fourth*—No director shall be allowed to borrow out of bank on any other than the usual banking terms. *Fifth*—The president, cashier and directors, for the time being, of any branch, or of the bank, shall not be permitted to indorse for each other; nor shall they vote on questions in which they are interested. *Sixth*—On all applications for loans, of five thousand dollars or upwards, a majority of said board of directors shall concur; and, if any such application is granted, the ayes and noes shall be entered in the minutes of the board. *Seventh*—No corporation, of any description, shall, at any one time, be permitted to be indebted, at one branch, in a greater sum than five thousand dollars, for moneys loaned, unless by permission of the board of directors of the bank. *Eighth*—It shall be the duty of the board of directors of each branch, as often as once in three months, to cause a strict examination to be made of the accounts of the cashier and tellers, and a full and complete settlement thereof; and a full statement thereof shall be entered on the journal of the proceedings of said board. *Ninth*—No person shall be entitled to receive any

dividend of profits on stock owned, while indebted to said bank for any debt or demand then due and payable, but the same shall be placed to his credit until such debt or demand is paid. *Tenth*—Five members shall be necessary to constitute a board for the transaction of business.

§ 72. Every officer, agent or clerk of said bank or branches, who shall, willfully and knowingly, subscribe or make false statements or false entries in the books of such bank, or any branch, or shall willfully and knowingly subscribe or exhibit false papers, with the intent to deceive any person authorized to examine or inquire as to the condition of said corporation, or shall willfully and knowingly subscribe or make false reports, shall be deemed guilty of felony, and shall be subject to imprisonment at hard labor in the State prison, for such term of years as the jury trying the case may think proper, not less than one year; and likewise any commissioner or examiner, willfully and knowingly subscribing or making any false reports, shall be deemed guilty of felony, and subject to like penalties.

§ 73. Any officer, agent or clerk, employed in said bank, or any branch, who shall embezzle or appropriate the property or funds of said branch, with the intent to cheat and defraud the same, shall be deemed guilty of felony, and punished in like manner.

§ 74. No stocks shall be transferred by any stockholder when any debt is due, or is then owing and becoming due from such stockholder, but by the consent of the directors of the branch, and such stock books shall, at all reasonable times, during usual hours for transacting business, be kept open for the examination of any person having in his possession any note, bill or obligation on any branch, then due, and the payment of which shall be refused.

§ 75. That the president and directors of said bank may empower any of the branches, at their own expense, to open books for the transfer of their stock in any of the cities of the United States; and any such branch may authorize the transfer of any portion of its stock on said books; which books shall be kept open for public inspection, conformably to the provisions of the twenty-fifth and seventy-third sections of this act; and such transfers shall be regularly certified to the banks.

§ 76. That any branch or branches shall be authorized to contract with such board and officers as the State may empower for the receipt and disbursement of any deposit of public funds by the State, and for the interest to be paid thereon, subject to the approval of the board of directors of the bank.

§ 77. The capital stock of said bank and branches shall Shares. be fixed by the commissioners heretofore appointed, and divided into shares of fifty dollars each. No branch shall be organized until capital stock to the amount of one hundred

thousand dollars shall be subscribed therefor; and the commissioners hereinbefore appointed, after giving at least thirty days' notice, by publication in two or more newspapers in the city of Springfield, Illinois, and at least twenty days' more notice in two or more newspapers, published in such bank district, shall cause books to be opened by the sub-commissioners, to be appointed for that purpose, for the subscription of the requisite amount of stock, at such places within the district aforesaid as shall have been designated for the location of branches; which books shall be kept open between the hours of nine and twelve A. M., on the day and at the place specified in such notice; and if the requisite amount of stock shall not sooner be subscribed, said books may be kept open between the same hours each day for the space of thirty days. But if more than the amount fixed for said capital stock shall be subscribed, the excess shall be reduced to the amount fixed, by striking off, first, the amount subscribed for by corporations; second, the amount subscribed for by non-residents of the State; and, third, by reducing the amounts of the largest subscriptions; and no subscription shall be reduced while any one for a larger sum shall be retained.

§ 78. If a sufficient amount of stock shall be subscribed, by responsible persons, at any branch, it shall be the duty of the sub-commissioners to notify the commissioners thereof, who shall give notice to the subscribers of the time when the first payment on their stock shall be made; which notice shall be by publication in one or more newspapers published in the proper bank district, sixty days before such payment is to be made; and they shall also give notice, in like manner, that an election will be held, on the day succeeding that appointed for the payment of such installment, between the hours of ten A. M. and two o'clock P. M., at some specific place, at the point where such branch is to be located, for the election of five or more directors on the part of the stockholders of such branch. At such time and place the stockholders present shall appoint two suitable persons, who are not stockholders, to act as judges and one to act as clerk, who shall, after being duly sworn faithfully to perform their duties, receive the ballots for directors, and certify that those receiving a majority of the votes cast were duly elected; and the directors so elected shall constitute the board of directors of such branch, for the purposes of its organization, and until the board of directors of "The Union Bank of Illinois" shall be organized and appoint directors on the part of said board; and the directors so appointed shall then be added to such branch board.

Installments.

§ 79. Such first installment shall be two dollars on each share of stock subscribed, and shall be paid to sub-commissioners by whom the books were opened, and who shall attend for that purpose; and in case of the failure of any

subscriber to pay such first installment, the sub-commissioners shall strike his name from the books, and immediately reopen said books to receive subscriptions, to make up the deficiency, from any persons who will pay such installment. As soon as a branch is organized said sub-commissioners shall pay over thereto all the money received from such sub-commissioners, and all books and papers appertaining thereto—which, with the returns of the election for directors and the certificates thereof, shall be entered or copied into the record books containing the proceedings of the board of directors; which entries shall be *prima facie* evidence of the fact therein stated. If any sub-commissioner shall, from any cause, fail to perform any of the duties required of him, the same may be performed by any other person appointed by the commissioners to supply his place. The residue of said stock shall be paid in such installments as the board of directors of the proper branch shall require, from time to time.

§ 80. The board of directors of each branch shall meet, as soon as conveniently may be, after their election; and, after being duly sworn to support the constitution and laws of the State of Illinois, and of the United States, and faithfully and honestly to perform the duties of their office, shall proceed to elect the proper officers of such branch, and also one of their number as a member of the board of directors of "The Union Bank of Illinois." And when not less than ten branches have thus organized the members elected to the board of directors of the bank shall meet, at the city of Springfield, at such time as shall be agreed upon, and organize said board; and whenever, from time to time, members of said board shall be elected by the branches that may be subsequently organized, such members shall be admitted to their seat at said board.

Election of officers.

§ 81. When not less than ten members of the board of directors of "The Union Bank of Illinois" shall meet, as aforesaid, and shall have been duly sworn to support the constitution and laws of the United States, and of the State of Illinois, and faithfully and honestly to perform the duties of their office, the commissioners shall deliver to them all the books, papers and property in their possession appertaining to said bank, together with a full report of all their proceedings in the premises; which report shall be entered on the record of said board, and when so entered such record shall be *prima facie* evidence of the contents thereof. Said board shall proceed to elect their proper officers; and, when thus organized, said board shall cause a written statement of all the proceedings of the organization of the said bank, and of each branch, to be made and filed in the office of the Secretary of State; which statement shall be accompanied by the affidavits of the president and cashier that, to the best of their knowledge and belief, said statement is

Meeting of board of directors.

correct, and that said bank and branches have been organized in good faith and with the intent to carry out the objects of its charter fairly and honestly. And thereupon the said bank shall be duly organized, for all the purposes contemplated by this act, except that it shall issue no bills or notes, intended to circulate as currency to either of the branches, until the sum of fifty thousand dollars shall be actually paid in as capital and held by said branch, when it may issue as provided in section fifty-five.

Aggregate capital

§ 82. The board of directors of "The Union Bank of Illinois" is authorized to increase the capital stock of any of the branches, by empowering them to receive additional subscription thereto, to such an amount as can be profitably employed; but the aggregate capital of the bank and all its branches shall not exceed ten millions of dollars.

§ 83. Should any subscriber for stock in any of the branches fail to make payment of the first or any subsequent installment, the party failing shall forfeit the first installment, to be recovered by said bank, in an action at law; and, in case of failure to pay any subsequent installment, the board of directors of the proper branch may sell and transfer any such share or shares of stock, at public auction, after ten days' notice, in writing, put up at the door of such branch bank, or so much thereof as may be necessary to pay all the dues of the failing party; and if the same cannot be sold for sufficient to pay all the installments due the same shall be forfeited and become the property of the proper branch; and whenever any stockholder shall be indebted to any branch, and such branch shall hold a lien upon his stock, to secure such indebtedness, if, by reason of insolvency or other cause, he shall be unable to pay such indebtedness, such branch shall have power to purchase and hold so much of said stock as may be necessary to discharge such lien.

Discounts.

§ 84. The board of directors of "The Union Bank of Illinois" may, from time to time, authorize the several branches, or any of them, to extend their discounts to an amount, the average of which, for the fiscal year, shall not exceed two and a half times the capital stock actually paid in, and one half their deposits—the power being still reserved, by the board of directors of the bank, to restrict the branches, in their discounts, to twice the amount of capital actually paid in, at its discretion; and, in case of excess, the directors under whose administration it shall happen shall be liable for the same, in their individual capacity, in an action for debt against them or any of them, in any court competent to try the same, by any of the creditors of said bank or the bank itself, and may be prosecuted to judgment and execution—any condition, covenant or agreement to the contrary notwithstanding; but this shall not be construed to exempt said bank, or the lands, tenements, goods, chattels, moneys or effects of the same, from being also liable

for and chargeable with such excess. And any director or directors who may be absent when such excess is created or contracted, or who may have dissented from the resolution or act whereby the same was created or contracted, may, respectively, exonerate themselves from being so liable, by causing or requesting, in writing, at the time, his or their dissent to be entered on the minutes of the board, and by forthwith giving notice of his or their absence or dissent to the Governor of the State and to the stockholders, by giving notice thereof in some newspaper, published near said bank or branches.

§ 85. Every director not present at the meeting when such excess shall be created or contracted, shall, nevertheless, be deemed to have been concerned therein, if the same shall appear on the books of the board, and he remain a director for six months thereafter, and does not within that time give notice of the same, as required in the preceding section.

§ 86. The insolvency of said bank or any branch shall be deemed fraudulent, unless its affairs shall appear, upon investigation, to have been fairly and legally administered, and generally with the same care and diligence that agents receiving compensation for their services are bound by law to observe; and it shall be incumbent on the directors and stockholders of the bank or any branch, should the same become insolvent, to repel, by proof, the presumption of fraud.

§ 87. In case of the fraudulent insolvency of said bank or any branch, the president and directors of said bank or branch, respectively, by whose acts or omissions the insolvency was wholly or in part occasioned, and whether then in office or not, shall each be liable, in the first instance, to the creditors and stockholders of said bank or branches, or any or either of them, for his proportional share of their respective losses—the proportion to be ascertained by dividing the whole losses among the whole number of directors liable; and if any such president or director shall be unable, by reason of being insolvent, or for any other cause, to pay his proportional part of such loss, then the residue of such loss shall be borne and paid in equal parts by the remaining directors, liable as aforesaid, until the whole loss shall be reimbursed, or the whole property, rights, credits and effects of each of said directors shall have been exhausted toward the payment of such loss; but this section shall not be construed to diminish the liability of directors, as before declared.

Fraudulent insolvency.

§ 88. If the moneys remaining due to the creditors of said bank or any branch, whose insolvency shall be adjudged fraudulent, after distribution of its effects, and after the property, rights, credits and effects of the president and directors of such insolvent bank or branch shall have been exhausted, shall not be paid by the stockholders, the defi-

ciency shall be made good by the stockholders of the branch becoming insolvent. The whole amount of the deficiency shall be assessed on the whole number of shares of the capital stock of said branch, and the sum necessary to be paid on each share shall be ascertained; and each stockholder shall be liable for the sum assessed on the number of shares held by him, not exceeding the nominal amount of such shares, in addition to the sums paid, or which he may be liable to pay, on account of those shares; but, before such contribution shall be required or assessment made on any shares where the whole stock had been paid, the installments unpaid on any shares shall be required to be paid up, and the estimates of the deficiency made accordingly.

§ 89. It shall not be lawful for the said bank, after the expiration of twenty-five years from its organization, to discount, loan money, or to do any other banking business; and all the powers herein conferred shall cease, except those incidental and necessary to close up its business, for which purpose only its organization may be continued for any period of time, not more than three years thereafter.

§ 90. This act shall be taken and received, in all courts, and by all judges, magistrates and other persons, as a public act.

§ 91. All expense incurred in carrying into effect the provisions of this act shall be paid by said bank. The board of directors, when organized, shall make reasonable allowances for the services of the commissioners and other agents employed, and may require each branch to contribute a ratable proportion for the payment of all such expenses.

§ 92. At the general election to be held on the Tuesday next after the first Monday of November, A. D. 1861, at all the usual places of holding elections in this State, the question whether or not this act shall go into effect, or in any manner be in force, shall be submitted to the people; and if the same is approved by a majority of all the votes cast at said election, for and against the same, it shall go into effect and be in force from and after the date of said election; otherwise it shall not go into effect, or in any manner be in force.

§ 93. Every person voting at said election shall have the right to use a ticket or ballot, with the words written or printed thereon, "For the Banking Law on a Specie Basis," or "Against the Banking Law on a Specie Basis;" which words shall indicate the vote of the elector for or against the approval of the act; and, upon canvassing and counting the votes, each clerk of the election shall carefully mark down the votes given upon said question, in separate columns, prepared for that purpose, headed, "For the Banking Law on a Specie Basis"—"Against the Banking Law on a Specie Basis;" and the judges or board of election shall, in the

Submission of the
law to vote of
the people.

certificate required to be given of the result of said election, include the number of votes given for and against the banking law, as aforesaid.

§ 94. In making the abstract of votes given at said election, as required by the election laws, the clerks shall make separate abstracts of the votes given under the provisions of this act; which shall be on one sheet—a copy of which, shall, without delay, be transmitted by mail, or other safe conveyance, to the office of the Secretary of State, indorsed thereon, by the clerk, "Abstract of votes for and against Banking Law on a Specie Basis," or in words clearly indicating the contents of the paper; and the abstract so transmitted shall be opened, and the votes canvassed, in the time and manner, and by the officers, provided for in relation to the election of one judge of the supreme court, and judges of the circuit courts. And if it should appear that a majority of the votes cast upon said question are for banking law on a specie basis, as aforesaid, or if it shall appear that a majority of the votes cast upon said question are against the banking law on a specie basis, the officers canvassing the votes, shall, under their hands, make a certificate of the facts, stating the number of votes given for and against said law, and file the same in the office of the Secretary of State, to be by him recorded and filed with this enrolled act; and the said certificate, or a copy thereof, certified by the Secretary of State, under the seal of the State, shall be conclusive evidence of the facts therein stated, and, upon making and filing thereof, the Secretary of State shall cause the same to be published, three weeks in succession, in two newspapers published at the seat of government.

§ 95. And this act shall take effect and be in force from and after the making and filing of said certificate.

APPROVED February 20, 1861.

AN ACT to dispense with Bills of Discovery in certain cases.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That whenever a party to any original suit pending in any court of record, upon contracts, expressed or implied, shall file in said court the affidavit of himself or attorney, stating that such party is unable to prove any fact material to sustain the action or defense of such party, except by the testimony of the parties of said suit, it shall and may be lawful for the party making such affidavit, to call the opposite party as a witness in the trial of said action, to prove the fact set forth in said affidavit; and in case the opposite party shall fail or refuse

Filing of affidavit.

Opposite party to
be witness.

to testify as to said fact, the party so filing said affidavit may be called as a witness and testify as to the fact set forth in said affidavit. But no party shall have the right to call the opposite party as a witness unless the party whom it is desired so to call is present at the trial or has been duly subpoenaed to attend as a witness in said cause before the commencement of the trial thereof.

Non-resident's
testimony.

§ 2. When either party to a suit shall desire the testimony of the opposite party, on the trial, and such opposite party shall reside out of the county in which such suit may be pending, or by reason of sickness or infirmity shall be unable to attend the trial of said suit, the party so desiring to use the testimony of the opposite party may, on filing an affidavit, as required in the preceding section, proceed to take the depositions of the opposite party as to the fact mentioned in said affidavit, in the same manner as is provided by law for taking the depositions of nonresident witnesses; but if the party whose deposition is thus taken shall attend such trial and offer to be sworn as a witness in said case, to the fact mentioned in said affidavit, such deposition shall not be read.

Corporation: su-
ing.

§ 3. In cases where there are two or more plaintiffs or defendants in an action upon contract, express or implied the opposite party may call either or all of said plaintiffs or defendants as witnesses to the fact mentioned in the affidavit to be filed pursuant to the first section of this act. But the party so calling the opposite party as a witness shall not be allowed to become a witness in the case, unless all the persons who compose the opposite party have been first subpoenaed, or, if present in court, called upon to testify as to said fact, and shall have failed or refused to testify or denied knowledge of such fact.

§ 4. The provisions of this bill shall not be deemed to authorize a party to a suit to testify in his own behalf when the opposite party is a body corporate, or sues or is sued as executor or administrator, or in any other fiduciary capacity; and nothing in this act contained shall be construed to deprive either party of the right to file a bill of discovery, for the purpose of obtaining evidence in action at law.

APPROVED February 20, 1861.

In force Feb-
ruary 22, 1861.

AN ACT prohibiting the officers of the State of Illinois from making payments on certain bonds.

Peter O. Strang.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the State Treasurer is hereby prohibited from paying any portion, either of the interest or principal, of interest bonds, numbered as follows, viz: 2612, 2613, 2614, issued to Peter O.

Strang, until full and satisfactory evidence has been furnished that said bonds were issued *bona fide* and for genuine evidences of State indebtedness, and that the said Peter O. Strang received the same in good faith and without fraud or deceit, and for a good and sufficient valuable consideration.

§ 2. This act to be in force from and after its passage.
APPROVED February 22, 1861.

AN ACT to provide for publishing a new edition of Breese's Reports.

In force January
29, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Secretary of State be authorized and he is hereby required to purchase of E. Beecher, on the terms hereinafter specified, five hundred copies of a new edition of Breese's Reports, to be published by him.

§ 2. Said book shall contain: 1. All the cases included in the original work, together with the notes of Judge Breese. 2. A reference to subsequent decisions of the supreme court, and Statutes of the State, when applicable. 3. Such other additions or authorities as the editor may deem necessary to insert.

Contents of the
volume.

§ 3. On the delivery of said five hundred copies to the Secretary, he shall give to the said Beecher a certificate therefor.

§ 4. Upon the presentation of said certificate to the Auditor of State he shall issue his warrant to said Beecher, upon the State Treasurer, for the amount due for said books, at the rate of four dollars per volume; and on the presentation thereof to the Treasurer he shall pay the same out of any moneys not otherwise appropriated: *Provided*, the quality of paper and binding of said books shall be equal to the 20th volume of the Illinois Reports: *And, provided*, said books shall be delivered within one year from the passage of this act.

Cost of volume.

§ 5. Said Reports, when received by the Secretary, shall be distributed in the same manner as the Reports of the Supreme Court are now required to be distributed.

Distribution.

§ 6. This act to take effect and be in force from and after its passage.

APPROVED January 29, 1861.

In force February 20, 1861. AN ACT to provide for the better protection of the public bridges in this State.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That if any person shall ride, lead or drive any wagon, carriage, dray, cart or other vehicle or conveyance, or any horse, mare, mule or ox, or other animal, over, on or across any public bridge, or any bridge used by the public, within the limits of this State, he shall forfeit and pay for each offense the sum of five dollars; which penalty shall be collected, either before a justice of the peace, or by indictment in the circuit court of said county, as is now provided by section one of an act entitled, "An act to amend chapter ninety-three of the Revised Statutes, entitled 'roads,'" approved June 22, 1852.

§ 2. It shall be the duty of the commissioners of highways of each town, in counties under township organization, and of the county courts of all other counties, to cause boards to be placed upon the bridges across the principle streams in their respective towns. Said board shall be elevated, so as to be easily seen by travelers, and on each side of said boards shall be printed, in capital letters, the words: "Five dollars fine for leading or driving any beast faster than a walk on or across this bridge."

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

APPROVED February 20, 1861.

In force April 24, 1861. AN ACT entitled "An act to amend the law conferring power to make police regulations on Board of Trustees of the Illinois and Michigan Canal."

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* The Board of Trustees of the Illinois and Michigan Canal shall have all the power and shall be vested with all the authority, in regard to police regulations, and the making of rules and regulations for the convenience of business, over that part of the South Branch of the Chicago river, within one thousand feet of the lock at Bridgeport, which they have over the canal proper; and they are also invested with the same power over the canal basin, at and near the termination of the canal, on the Illinois river.

APPROVED, February 22, 1861.

AN ACT to extend the provisions of an act entitled "An act to restore the records of the City of Cairo, Illinois." In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the provisions of an act entitled "An act to restore the records of the city of Cairo, Illinois," approved February eighteenth, A. D. 1859, be and they are hereby extended for the period of three years, from the 18th day of February, A. D. 1861, so that all the writings, judgments, orders and decrees, in said act mentioned, may be restored at any time within said period of three years.

This act to take effect from and after its passage.

APPROVED February 21, 1861.

AN ACT providing for an additional Police Magistrate for the City of Centralia. In force January 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the city of Centralia, in the county of Marion, and State of Illinois, shall be entitled to elect one police magistrate, in addition to the one provided for in the act incorporating said city. Said additional police magistrate shall be elected at the next annual election of said city, and shall have the same jurisdiction and hold his office and be commissioned as is now required for the election and qualification of police magistrate of said city.

§ 2. The police magistrates of said city shall be, *ex officio*, justices of the peace of said county of Marion, and shall have jurisdiction over the same matters and receive the same fees as are prescribed by law for other justices of the peace; but the extent of said jurisdiction, as to the amount in controversy, shall be governed by the act incorporating said city. Justice's of the peace.

§ 3. All parts and portions of the act entitled "An act to incorporate the city of Centralia," approved February 18th, 1859, inconsistent with this act, are hereby repealed.

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

APPROVED February 22, 1861.

In force February
22, 1861.

AN ACT regulating the custody and sale of Personal Property, under legal process, in the City of Chicago and the Towns of South Chicago, West Chicago and North Chicago, in Cook county.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That power and authority is hereby vested in the superior court of Chicago to appoint a suitable person to act as custodian for the city of Chicago and the towns of North Chicago, South Chicago and West Chicago, in Cook county, for the term of four years, from and after the date of his appointment; and who shall be known as "Custodian for the City of Chicago," whose duty it shall be, as a public officer of said city and towns, to receive, make and keep a public register of all personal property which shall be seized or held under legal process in said city and towns, and make all sales of such property, during his continuance in office.

Custodian for the
city of Chicago.

Custodian's oath.

§ 2. Said custodian, before entering upon the duties required by this act, shall take and subscribe the following oath of office, and shall file the same with the clerk of the superior court of Chicago, together with a bond, with good and sufficient sureties, in the penal sum of not less than five nor more than ten thousand dollars, as the said court may direct, conditioned for the faithful discharge of the duties of said office; which bond shall be approved by the superior court of Chicago, aforesaid. Upon filing said oath and said bond, so approved, the person so appointed shall enter upon the duties of the office of custodian, with all the rights and powers and subject to all the duties and responsibilities prescribed in this act: "I,, having been appointed custodian for the city of Chicago and the towns of South Chicago, West Chicago and North Chicago, in the county of Cook, and State of Illinois, do solemnly swear that I will keep on file, at my office, a true and correct inventory of all property coming into my possession, under process, and that I will hold the same until legally disposed of, and that I will discharge all the duties of custodian required by the act of the General Assembly of the State of Illinois, under which I have been appointed custodian for the city of Chicago, according to the best of my ability. So help me God."

Custodian's store
house.

§ 3. It shall be the duty of the said custodian to keep a store house, in a central location in said city of Chicago, for the reception of personal property, and a suitable place for keeping live stock, received from officers, under process of law, according to the provisions of this act, and to keep a record of all such property; which record shall contain a schedule of all property so received, the time when received, the names of the plaintiff and defendant, and their attorneys, if any, from what officer received, and the amount of debt damages and costs, in items; also, the docket number of process, if from a court of record, and the

number and page of the justice's docket, if issued from a justice of the peace, with the name of the justice; which book of record shall be accessible for inspection to all parties in interest and their attorneys and solicitors; and that the custodian shall give to the officer delivering such property a receipt for the same, particularly and minutely describing the property.

§ 4. It shall be the duty of the custodian, or his deputy, to make all sales of personal property, under process, at the time and place advertised, and before making such sale to notify the parties to the suit, or their attorneys, if they can be found, of the time and place of sale, and to pay the proceeds of sale to the officer or person of whom the property sold was received. Sales may be adjourned by the custodian or deputy, as directed by the plaintiff or his attorneys, for any number of days, not exceeding ten at any one time. If the plaintiff or his attorneys shall direct any adjournment to be made, on request of the defendant, said defendant shall first pay the costs of the adjournment, in advance, to the custodian. It is an express provision of this act that all sales shall be made in public, and at public auction, the property freely exhibited, and sold to the highest bidder, for cash, without reserve or favor to any purchaser or parties to the suit. All sales to be made as soon as practicable after being received by the custodian; and the money shall be immediately paid over to the officer or party entitled thereto; and, in default, said officer or party shall be entitled to a rule of court on the custodian to show cause why it is not paid over, and he shall be subject to all the penalties in such case that the sheriff is now liable to, and shall be good cause for removal.

Sales of property under process.

Custodian's liabilities.

§ 5. The custodian shall be liable, with his sureties on his bond, for any neglect of duty, involving loss, arising under this act, but shall not be liable for loss or damage to property in his possession, caused by fire or any unavoidable accident, occasioned without the neglect or default of said custodian. Said custodian is hereby authorized to require all purchasers, at sales, to deposit a reasonable sum of money, to insure the final payment and removal of the property purchased, at the time specified; and said sum, so advanced, shall be forfeited by not paying for and removing the property purchased within a reasonable time. Said custodian shall, in all cases, have a specific and paramount lien on all property that may come into his possession under this act for all expenses incurred, advances made, or fees or commissions, to which he may be entitled under this act; and he shall not be compelled to deliver up the same, on any process, whatever, until the same are paid or tendered to him. Any property, held under process, in the possession of the custodian, the removal of which would, in the opinion of the plaintiff or his attorneys, lessen the aggregate amount of sales, such property may be sold on the premises.

Duty of sheriff
and coroner.

§ 6. It shall be the duty of the coroner and the sheriff of Cook county and of all their deputies and of all constables and all officers acting under the laws of the State of Illinois, holding or having in their possession personal property held under any legal process, to immediately deliver over the same to the custodian appointed under this act; and all personal property taken by any legal process thereafter shall be put in the possession of the custodian, at the time of making the levy or attachment, or on any distress warrant for rent—the removal and custody of personal property distrained for rent to be optional with the party making the distress for rent or his attorney—in default of which such officer or person shall, for such neglect, be liable, with his sureties on his bond, to pay the sum of fifty dollars for each day he may so neglect to deliver such personal property to the custodian, to be recovered in an action of debt, in the name of the city of Chicago, on the relation of such custodian, in any court of competent jurisdiction, or any justice of the peace, being hereby vested with the right to declare such forfeiture and penalties, to the extent of their respective jurisdictions, on complaint being filed in either of said courts or before any justice of the peace in said county, in the name of "The City of Chicago," on the relation of said custodian, for the use of said city.

Costs of keeping
stock.

§ 7. When the costs of keeping any live stock in the possession of the custodian, under any legal process, shall amount to a sum near their value, before the decision of the pending suit, the custodian shall notify the defendant or his attorneys, if they can be found, to pay the amount of such keeping then due; and, on neglect so to pay, the plaintiff or his attorney may order the custodian to advertise and sell such live stock, giving five days' notice, and to notify all the parties to the suit, and the proceeds held in lieu of the property sold, as the property: *Provided, however*, that in case the plaintiff fails to sustain his action, the costs thus paid by the defendant for such keeping shall be taxed to the plaintiff's costs—such live stock being hereby deemed and declared to be perishable property.

Replevin writs.

§ 8. Replevin writs for any property in the possession of the custodian shall be sued out against the party from whom the custodian received the same; and in no case shall the custodian be liable in any action in any replevin suit for property placed in his possession by any officer or person acting under the laws of the State of Illinois, either in any court of record or before any justice of the peace; and the possession of the custodian shall be deemed to be the possession of the officer or person placing the property in the possession of the custodian. The custodian shall require for himself such sureties from his deputies as the nature of their employ may demand, and shall require his deputies to take and subscribe an oath to faithfully discharge their duties.

§ 9. If any personal property shall be held under legal process in the county of Cook, about to be sold, and the plaintiff or his attorney shall believe that the sale of such property, at the city of Chicago, would materially increase the aggregate amount arising from such sale above the cost of removal, the clerk of the superior court of Chicago may, upon affidavit of said plaintiff or attorney, issue an order, under the seal of said court, directed to the custodian, for the removal and sale of such personal property at Chicago.

Removal of personal property and its sale by the custodian.

§ 10. Any person, being surety for the custodian, who for any cause may be desirous to be released from such obligations, shall notify the clerk of the superior court of Chicago, and the clerk of said court shall notify the custodian, and within five days after such notice the custodian shall furnish other surety, satisfactory to the said court; and in case of default thereof, the superior court of Chicago may declare the office of custodian vacant, and the said court may proceed to appoint another custodian, who, after having taken the oath and given the bond required by this act, shall be entitled to receive the books of record and the property then in the possession of the custodian, who shall deliver over the same to his successor in office, on payment of all fees and charges due said custodian at the date of his removal.

Custodian's securities.

§ 11. The following tariff of rates is hereby fixed on all personal property that may come into the possession of the custodian, under this act, in addition to the legal fees of sheriffs, coroners and constables, on all sales of personal property made by the custodian: For receiving, registering and selling the same, he shall be entitled to a commission of one and one-half per cent. on the amount of all sales made. And for storing and keeping of all personal property, the custodian shall be entitled to the following tariff of rates, and no more: On iron safes, twenty cents per day for each one thousand pounds; and for engines, boilers, anchors, chains, stoves, iron, steel and machinery, twenty-five cents per day for each one thousand pounds; and for billiard tables, wood machinery, furniture, glass and crockery ware, groceries, hardware, cutlery, boots, shoes, leather and findings, goods in boxes, barrels, hogsheads, crates and sacks, and all kinds of merchandise, not otherwise specified, ten cents per day for each one thousand pounds; and for lumber, two cents per one thousand feet; and for shingles and laths, two cents per day for each one thousand; for wood and stone, two cents per day for each cord. The custodian, for himself or deputy, when employed, shall receive one dollar for each day. Omnibuses, for thirty cents per day each; and for hacks and carriages, each twenty cents per day; and for buggies, wagons, sleighs and cutters, each, per day, ten cents; and for pianos, fifteen cents per day, each; horses and mules, per day, each, fifty cents; horned cattle,

Tariff of rates.

thirty cents; hogs, fifteen cents; sheep, six cents per day, each; for the storing and keeping of all personal property, except live stock, the tariff of rates shall be fifty per cent. less after the first thirty days, and to remain at that rate for all time thereafter that such personal property shall remain in the possession of the custodian.

Bonds.

§ 12. Any officer who shall be offered a forthcoming bond for any movable personal property, held under process, shall, before receiving such bond, notify the custodian, who shall take an inventory of all such property, to be contained in such bond; which inventory shall be recorded by the custodian in his book of record, as if such property was in his possession. He shall register the names of the parties to the suit and their sureties on the bond; in whose possession and the place where such property can be found. Any officer neglecting the requirements of this section shall be liable, with his sureties, to the prosecutions, fines and penalties, as provided in section six of this act.

Fines and penalties.

Boats and vessels

§ 13. All boats, vessels and floating property, under process, lying in Chicago river, or the branches of said river, or the waters situated in the said towns of North, South and West Chicago, shall be subject to the possessory provisions of this act. This act shall take effect and be in force from and after its passage; and all laws conflicting with the provisions of this act are hereby repealed.

APPROVED February 22, 1861.

In force April 24, 1861. AN ACT to change the time for holding elections for Judges and Clerks and Deputy Clerks of the Superior Court of Chicago.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That one judge and one clerk of the superior court of Chicago shall be elected on the first Tuesday after the first Monday in November, A. D. 1861, in the county of Cook, at the general election for state and county officers, instead of the second Tuesday of April, as now provided by law; and one judge and one clerk or deputy clerk, in the order of their election, as now provided by law, shall be elected every two years thereafter, at the general election for state and county officers in said county of Cook. The judges, clerks and deputy clerks, so elected, shall hold their respective offices for six years, and until their successors shall be elected and qualified.

§ 2. All laws and parts of laws inconsistent with the provisions of this act are hereby repealed.

APPROVED February 22, 1861.

AN ACT to amend the practice in the Cook County Circuit Court, and in the Superior Court of Chicago, and to define the jurisdiction of the Superior Court of Chicago. In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That it shall not be necessary for any defendant in any cause, served with process out of the county of Cook, or who shall not reside in Cook county, now pending or hereafter to be commenced in the Cook county circuit court, or in the superior court of Chicago, to file an affidavit of merits—any law or rule of practice in said courts or either of them to the contrary notwithstanding.

§ 2. No act or any provision of any act shall be so construed as to confer upon the superior court of Chicago, the Cook county court, or the Cook county court of common pleas, any other or greater jurisdiction, general or special, than is conferred by law upon the Cook county circuit court; but said acts shall be construed as conferring upon said first named courts the special and general jurisdiction conferred by law upon said Cook county circuit court, and none other—any law to the contrary notwithstanding.

§ 3. All laws and parts of laws inconsistent with this act are hereby repealed. This act to take effect from and after its passage.

APPROVED February 22, 1861.

AN ACT to relocate the county seat of Clay county.

In force February 18, 1861.

WHEREAS a petition has been presented by a majority of the legal voters of Clay county, praying for removal of the county-seat of said county to the town of Flora; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That on the second day of April, A. D. 1861, an election shall be held in the county of Clay, in the State of Illinois, at the usual places of holding elections, for the purpose of determining whether the present seat of justice of said county shall be removed and relocated. Election.

§ 2. The judges and clerks of elections shall attend on the day of election and conduct said election according to the laws of this State; and all legal voters of said Clay county shall be entitled to vote for or against the removal of the county seat of said county to the town of Flora.

§ 3. The ballots shall be in the following form, to wit: Form of ballots.
“For Removal”—“Against Removal;” and the judges and

- Election returns, how made. clerks of said election shall make return of said election in the manner and time now prescribed by law in regard to other elections in this State.
- Votes, how opened and counted. § 4. When the returns shall have been made to the county clerk of said Clay county he shall proceed to open and count the votes cast at said election, in the same manner as in cases of other elections; and if a majority of all the votes cast at said election are "For Removal," then the said town of Flora shall be and remain the permanent seat of justice of said county; but if a majority of all the votes cast shall be "Against Removal," then the town of Louisville, the present seat of justice, shall be and remain the permanent county seat of said county of Clay.
- County seat.
- Duty of the county court. § 5. If the seat of justice shall be established at the town of Flora, according to the provisions of this act, the county court of said county are authorized and it is hereby made their duty forthwith to procure or erect suitable buildings for the public offices of said county and for holding the circuit and county courts of said county in the town of Flora; and the said county court are hereby authorized to receive, take and collect and apply donations and subscriptions, either in lands, lots or money, for that purpose; and all bonds, obligations or contracts, in writing, given by individuals to the county court of said county, for any sum of money, to aid in constructing said building, are hereby declared valid and binding, and may be sued in the name of the county court of Clay county, Illinois. And when such arrangement shall have been made the records and offices of said county of Clay shall be removed to said place. And the circuit and county courts shall be held at that place.
- Donations.
- Bonds.
- Records to be removed.
- County clerk to issue notice of election. § 6. That the Secretary of State cause a certified copy of this act to be immediately transmitted to the clerk of the county court of said county of Clay, who shall issue notices of said election to the sheriff of said county; and the said sheriff shall cause said notices to be posted up in the several precincts of said county, in the same manner as notices of general elections, according to the laws of this State.
- § 7. This act shall take effect and be in force from and after its passage.

APPROVED February 18, 1861.

In force April 24, 1861. AN ACT to legalize certain bonds issued by the County Court of Clinton County.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all bonds issued, up to the date of this act, for the purpose of building*

a wire suspension bridge over the Kaskaskia river, at or near the town of Carlyle, in the county of Clinton, be and the same are hereby legalized by this act, and as valid as if they had been issued under authority of Law.

APPROVED February 6, 1861.

AN ACT to fix the weight of Coal, and provide for the measurement thereof, In force February 20, 1861.
in St. Clair County.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the standard weight of mineral coal shall be eighty pounds. Weight of coal.

§ 2. Whenever the quantity of mineral coal is to be determined, in the county of St. Clair, in this State, by the use of boxes, barrows, or otherwise than by actual weight, it shall be the duty of sellers or contractors for the digging of coal by the bushel, to use boxes, barrows, or other measures, the capacity of which, in bushels, has been ascertained and marked on the box, barrow, or measure used, as provided in section three of this act. Coal sellers and contractors.

§ 3. Upon the application of any person, a resident of said county of St. Clair, it shall be the duty of the county judge of said county to appoint coal scalers for said county, from time to time, sufficient in number for the coal business of said county, whose duty it shall be, upon the application of any one, owner or superintendent or lessee of a coal mine, to determine and mark, by brand or otherwise, on the box, barrows, or other measure, its capacity, as a measure of coal; for which services the said coal scalers shall be allowed, severally, three dollars a day, to be paid by the employers. Coal scalers.

§ 4. Before entering upon the duties of said employment the said coal scalers shall procure from said county judge certificates, in writing, of their appointments, and shall take an oath, to be administered by said county judge, faithfully and impartially to discharge the duties required by this act, to be attached to said certificate of appointment. Certificates.
Oath.

§ 5. Any person who shall determine the quantity of coal dug or sold, by the use of any box, barrow or measure, not marked or branded, as provided in this act, two months after the same takes effect, shall forfeit and pay, for each violation of the provisions of this act, a sum not less than five dollars, nor more than fifty dollars, to be sued for and recovered in an action of debt in the name and for the use of the informer, before any justice of the peace of said county. Forfeit.

§ 6. Any person who shall, knowingly, for the purpose of deceiving or defrauding any other person or persons,

falsely state and compute the number of bushels of coal contained in any box, barrow or measure, shall forfeit not less than five nor more than twenty dollars, to be sued for and recovered in action of debt, before any justice of the peace in said county, in the name of and for the use of the informer.

§ 7. It shall also be the duty of the coal scalers, provided for by third section of this act, whenever called upon, to test the accuracy of all weighing scales used in said county of St. Clair, for the determining the weight of coal dug or sold; and for such services he shall receive the same compensation as is provided for by section three of this act.

Fines.

§ 8. Any person who shall use any weighing scales or weights, for receiving, buying or selling coal, which shall appear, upon the examination and testing the same by a coal scaler, to be false, and not correct, knowing the same to be incorrect, shall, upon conviction, be fined in a sum not exceeding twenty-five dollars, for the first offense, and on further conviction one hundred dollars, to be sued for and recovered as other penalties mentioned in this act.

§ 9. It shall be the duty of coal scalers to take into consideration, determine and fix the per cent. of deduction which should be in any given amount of coal, for slack or dross, whether received by weight or measure.

§ 10. This act shall be in force from and after its passage.
APPROVED February 20, 1861.

In force April 24, 1861. AN ACT to provide for calling a Convention to amend the Constitution of the State of Illinois.

A Constitutional Convention.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That a convention to alter or amend the constitution of the State of Illinois is hereby called, to meet at the State house, in the city of Springfield, on the first Tuesday in January, in the year of our Lord one thousand eight hundred and sixty-two. Said convention shall consist of seventy-five members, who shall be chosen in the districts which are now entitled by law to elect members of the House of Representatives of the present General Assembly; and each representative district, as constituted by law at the time of the election of members of the present General Assembly, shall be entitled to elect as many members of said convention as it was entitled to elect to the House of Representatives of the present General Assembly; and said members of said convention shall be chosen in the same manner, at the places fixed for holding general elections, and by the electors qualified to

vote for members of the General Assembly, in the same districts that chose the members of the House of Representatives of the present General Assembly.

§ 2. The election for members of said convention shall be held on the Tuesday next after the first Monday in November, in the year of our Lord one thousand eight hundred and sixty-one; and said election shall be conducted in conformity to the laws then in force respecting the election of members of the House of Representatives of the General Assembly of this State, including any and all laws then in force providing for the registry of voters, and for the prevention of fraudulent and illegal voting; and the clerks or other officers, whose duty it shall then be to give notices of elections for members of the House of Representatives of the General Assembly, shall give notices in the same manner of said election for the members of said convention; and the said election shall be held at the places fixed for the holding of general elections, and shall be conducted by the same judges and clerks who conduct the general election, fixed by law, to be held on said day, for the election of county officers. Election.

§ 3. The several judges of election shall return the votes given at said election, and the returns shall be canvassed in the same manner as shall then be provided by law for the canvass and return of votes in elections for members of the General Assembly, and certificates of election shall be given to persons entitled thereto, by the same officers and in the same manner as members of the General Assembly, shall at that time be entitled to receive the same; and in case of contested elections to the convention, the contesting candidates shall pursue the same course and be governed by the same rules as shall then be provided by law in contested elections for members of the General Assembly of this State. Election returns.

§ 4. The members chosen to said convention shall meet in the hall of the House of Representatives, in the Capitol, at the city of Springfield, at the time above designated for the meeting of said convention, and before entering upon their duties as members of said convention, shall each take an oath to support the Constitution of the United States and of this State, and to faithfully discharge his duties as a member of said convention. The said members shall be the judges of their own privileges and election, and shall be entitled to the same privileges to which members of the General Assembly are entitled. They shall elect one of their number president, and may appoint one or more secretaries, and such doorkeepers and messengers as their convenience shall require. And such members of the convention and their secretaries and doorkeepers shall be entitled to receive as compensation for their services the sum of four dollars per day; and the messengers and subordinate officers Oath.

shall receive [such] compensation as the convention shall by resolution direct. The amount due each person shall be certified by the president of the convention to the Auditor of Public Accounts, who shall issue warrants upon the Treasurer of the State, and the same shall be paid by the Treasurer in the same manner as other warrants are paid. It shall be the duty of the Secretary of State to attend said convention at the opening thereof, and he and all public officers shall furnish such convention with all such papers, statements, books, or other public documents in their possession, as the said convention shall order or require; and it shall be the duty of the Secretary of State to furnish the members with all such stationery as is usual for the Legislature whilst in session, and to cause such printing to be done as the convention shall from time to time require.

Qualification
of voters.

§ 5. The proceedings of said convention shall be filed in the office of the Secretary of State, and the amendments or alterations to the constitution agreed to by the said convention, shall be recorded in his office. The said amendments, revisions or alterations shall be submitted by the convention to the people for their adoption or rejection, at an election to be called by said convention; and every person entitled to vote, by the constitution and laws in force at the time fixed for said election, may vote on the question of adopting or rejecting said alterations or amendments: but each voter shall vote only in the election district in which he shall at the time reside and be entitled to vote, and not elsewhere: and said amendments or alterations shall not take effect unless adopted by a majority of the legal voters voting at such election. The amendments shall be so prepared and distinguished by numbers or otherwise, that they can be voted upon separately, and they shall be so voted upon, unless the convention shall be of opinion that it is impracticable to prepare them so that they can be voted upon in that manner; and if the said convention shall, by resolution, declare that in its judgment said amendments or alterations cannot be prepared so as to be voted upon separately, they shall be voted upon together. In either case the convention shall prescribe the form or manner of voting, the publication of the alterations or amendments, and the notice to be given of the election. At the election mentioned in this section the judges of election shall receive the votes in the form to be prescribed by the said convention; and all the provisions of the laws of this State then in force in relation to the election of officers at a general election, shall apply to the voting upon said amendments or alterations, so far as the same can be made applicable thereto; and the votes given upon said alterations or amendments shall be given and canvassed, and all proceedings shall be had in regard to them as nearly as practicable in the manner prescribed by the laws then in force in respect to votes

given for Governor. It shall be the duty of the Secretary of State to lay before the General Assembly, in joint meeting, at its next session, the vote for ratifying or rejecting said constitution, or any part thereof; and if it shall appear to said General Assembly, in such joint meeting, that a majority of all the votes given at said election have been in favor of accepting the said alterations or amendments, or any part thereof, they shall, by a joint resolution, declare the constitution, as so amended or altered, to be the supreme law of this State; but if it shall appear that a majority of the votes were given against the said amendments or alterations, or any part thereof, then the same shall be null and void: *Provided*, that if the convention shall fix upon any other manner of canvassing the votes for or against said amended constitution, and for its taking effect, then such manner as is pointed out by the convention shall be adopted.

§ 6. All willful and corrupt false swearing, in taking any of the oaths prescribed by this act, or by the laws of this State made applicable to this act, or any other mode or form in carrying into effect this act, shall be deemed perjury, and shall be punished in the manner now prescribed by law for willful and corrupt perjury. Perjury.

§ 7. The Secretary of State is hereby authorized to publish ten thousand copies of this act—five thousand of which shall be distributed to the members of this General Assembly, and five thousand shall be distributed by the Secretary of State equally among the county clerks of the several counties of this State.

APPROVED January 31, 1861.

AN ACT to transcribe certain records in Cook county.

In force February
18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the clerk of the circuit court of the county of Du Page is hereby authorized to transcribe all the records in the recorder's office of the county of Cook, of deeds and mortgages given for lands situate in the county of DuPage previous to the formation of the county of DuPage, in a good and substantial book, which he shall procure for that purpose. To transcribe records.

§ 2. The said clerk shall have access to all the records of the county of Cook, for the purpose of making such transcription. And when the same shall have been made, the said clerk shall compare or cause to be compared every article so transcribed with the original records of said Cook county, to correct errors, if any shall have been made. Records to be compared.

At the close of the same, the said clerk shall make a certificate, "that the following transcribed records have been carefully compared with the original records of said Cook county, and found to be correctly transcribed in every particular."

§ 3. The said clerk shall deposit in the recorder's office of the county of DuPage the said records, when so transcribed, certified by him to be a true and perfect copy of such parts of the records of said county of Cook as affect the interests of persons and lands in DuPage county; which transcribed records shall have the same force and effect, in law, that the original has in the county from which they have been transcribed; and copies thereof, certified, shall be evidence of facts contained therein, the same as if certified from the original, in all respects whatever.

§ 4. The said clerk shall receive such compensation for his services in transcribing said records as is now allowed by law, for the recording of deeds and mortgages, together with all his necessary expenses incurred on account of said service, to be certified to by him; and the amount thereof shall be allowed by the board of supervisors of said DuPage county.

§ 5. This act shall be in force from and after its passage.
APPROVED February 18, 1861.

In force February
21, 1861.

AN ACT in relation to Town Meetings in Cook County.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That at any regular town meeting, in any town in Cook county, except the towns of North Chicago, South Chicago and West Chicago, where the legal voters shall vote a tax for any purpose, it shall be the duty of the town clerk of such town to report to the county clerk of said county, within five days thereafter, the amount of such taxes, voted as aforesaid; and said county clerk shall forthwith enter the same upon the collector's book of such town, before the delivery of such book to the collector; and the tax so voted and levied shall be and be held as a special fund for the purpose for which the same was voted.

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

APPROVED February 21, 1861.

AN ACT to amend an act entitled "An act to fix the times of holding Courts in the First Judicial Circuit," approved February, 1861. In force February 20, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the times of holding fall terms of court in the first judicial circuit shall be as follows:

In Scott county, on the first Monday in September; in Morgan county, on the fourth Monday in September; in Jersey county, on the third Monday in October; in Greene county, on the fourth Monday in October; and in Calhoun county, on the second Monday in November.

§ 2. So much of the act to which this is an amendment as conflicts with the provisions hereof, are hereby repealed.

§ 3. This act shall be in force from and after its passage.

APPROVED February 20, 1861.

AN ACT to fix the times of holding Courts in the First Judicial Circuit. In force February 16, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* The times of holding terms of circuit courts in the several counties composing the first judicial circuit shall be as follows, to-wit:

In the county of Scott, on the second Monday in March, and the first Monday in September.

In the county of Morgan, on the fourth Monday in March, and the third Monday in September.

In the county of Jersey, on the third Monday in April, and the second Monday in October.

In the county of Greene, on the fourth Monday in April, and the third Monday in October.

In the county of Calhoun, on the second Monday in May, and the second Monday in November.

§ 2. All writs, subpoenas, recognizances, and other process, which have been or may be hereafter issued, returnable to the terms of the circuit court in the said counties, as hereafter required to be holden, shall be deemed and taken to be returnable to the terms of the circuit court in said counties, as herein required to be holden; and all notices which may have been given, either by publication or otherwise, with reference to the terms of the circuit court in the said counties, as heretofore required to be holden, shall, by force of this act, refer to the terms of the circuit court in the said counties, as required to be held under this act; and all proceedings, now depending in the circuit courts of the said counties, shall be taken up and proceeded with, as if

no alteration had been made in the times of holding said courts.

§ 3. This act shall be in force from and after its passage.
APPROVED February 16, 1861.

In force April 24, 1851. AN ACT to fix the time of holding the Circuit Court in the several counties composing the Second Judicial District.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the circuit court shall be held, after the spring term thereof, A. D., eighteen hundred and sixty-one, in the several counties composing the second judicial circuit, as follows:

In the county of Marion, on the first Mondays of August and the third Mondays of March; in the the county of Monroe, on the third Mondays of August and first Mondays of March; in the county of Randolph, on the first Mondays of September and the fourth Monday of April; in the county of Clinton, on the third Mondays of September and the second Mondays of May; and in the county of Washington, on the first Mondays of October and the second Mondays of April, in each year.

APPROVED February 20, 1861.

In force February 22, 1861. AN ACT to repeal an act entitled "An act to change the times of holding courts in the Second Judicial Circuit," passed at the present session of the General Assembly.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That an act passed at the present session of the General Assembly, entitled "An act to fix the times of holding courts in the second judicial circuit," be and the same is hereby repealed.

§ 2. This act to be in force from and after its passage.
APPROVED February 22, 1861.

In force February 24, 1861. AN ACT to change the time of holding Courts in the Fourth Judicial Circuit.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly.* That from and after the passage of this act, the times of holding court in the fourth judicial circuit shall be as follows:

In the county of Clark, on the first Mondays in April and September.

In the county of Cumberland, on the third Mondays thereafter.

In the county of Coles, on the second Mondays thereafter.

In the county of Edgar, on the third Mondays thereafter.

The Secretary of State shall forthwith transmit to the clerks of the circuit courts of the counties aforesaid certified copies of this act.

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

APPROVED February 14, 1861.

AN ACT supplementary to an act entitled "An act to change the time of holding Courts in the Fourth Judicial Circuit," approved February the 14th, A. D. 1861. In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all recognizances, writs and process, which may have been or may be issued and made returnable to the terms of courts in the several counties comprising the fourth judicial circuit, as heretofore required to be holden, shall be deemed and taken to be returnable to said terms of said courts, as required to be holden under and by the act entitled "An act to change the time of holding courts in the fourth judicial circuit," approved February the 14th, A. D. 1861, to which act this act is supplementary. And all notices, whether by publication or otherwise, which may have been given with reference to the terms of said courts, as heretofore required to be holden in the said circuit, shall, by force of this act, refer to the terms of said courts, so required to be held under the aforesaid act, to which this act is supplementary, as aforesaid. And proceedings pending in any of said courts shall be taken up and disposed of, according to law, as if no alteration had been made in the times of holding said courts.

§ 2. The Secretary of State shall forthwith transmit, by mail, to the clerks of the circuit courts of the several counties comprising the fourth judicial circuit, certified copies of this act, as well as of the act to which this act is supplementary.

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

APPROVED February 18, 1861.

In force February 13, 1861. AN ACT to change the times of holding courts in the Twelfth Judicial Circuit and to extend the times in some of the counties thereof.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That hereafter the circuit courts in the twelfth judicial circuit of this State shall be held at the county seats of the respective counties thereof, at the times following, to-wit:

SPRING TERM.

In the county of White, on the third Monday in March.

In the county of Wabash, on the second Mondays thereafter.

In the county of Edwards, on the second Mondays thereafter.

In the county of Wayne, on the first Mondays thereafter.

In the county of Jefferson, on the second Mondays thereafter; and in the county of Hamilton, on the second Mondays thereafter.

FALL TERM.

In the county of White, on the third Mondays in August.

In the county of Wabash, on the second Mondays thereafter.

In the county of Edwards, on the second Mondays thereafter.

In the county of Wayne, on the first Mondays thereafter.

In the county of Jefferson, on the second Mondays thereafter; and in the county of Hamilton, on the second Mondays thereafter.

§ 2. All writs, subpoenas, recognizances, and all other process, which may have been or may be issued and made returnable to the terms of the circuit courts in said counties, as heretofore required to be held, shall be deemed and taken to be returnable to said terms of the circuit courts in said counties, as herein required to be held. And all notices which may have been given, either by publication or otherwise, with reference to the terms, as heretofore required to be held, shall, by force of this act, refer to the terms of the court required to be held under this act in said counties. And all proceedings pending in said courts shall be taken up and proceeded with, at the times herein specified for the holding of said courts, as if no alteration had been made in the times of holding said courts.

§ 3. It shall be the duty of the Secretary of State, within twenty days after the passage of this act, to cause a certified copy of the same to be transmitted to each of the clerks of the circuit courts in said twelfth judicial circuit.

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

APPROVED February 13, 1861.

AN ACT to regulate the practice in the Fourteenth Judicial Circuit.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in all cases of judgments by default in the several circuit courts in the said judicial circuit the judge may assess the damages, without the intervention of the jury.

§ 2. Judgments by confession may be entered in said courts, at any time, in vacation, before the clerks of the circuit courts; and such judgment shall have the same force and effect, from the time of entry, as if entered in term time, and shall become a lien upon real estate from the date of the entry thereof.

APPROVED February 21, 1861.

AN ACT to change the times of holding court in Will county, and for other purposes.

In force February
18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the March term of the Will county circuit court, as provided for by existing laws, is hereby abolished.

§ 2. There shall be held, annually, on the third Monday of March, in said county, a term of said court, for the transaction of common law and chancery business only. All process and proceedings on the common law and chancery dockets shall be made returnable to said term as to other terms; and said term shall be open for the transaction of all business on said dockets, of every kind, except the trial of causes on the common law docket.

Common law and
chancery.

§ 3. No grand or petit jury shall be summoned for said term, but the judge shall have power to order a jury for the trial of any cause or issue in chancery, when the same may become necessary.

Juries.

§ 4. No causes on the common law docket shall be tried at said term, but damages may be assessed, as now provided by law in cases of default.

§ 5. No process or proceedings in any criminal case shall be made returnable to said term; nor shall said term be deemed a term for the transaction of criminal business in any respect or for any purpose whatever.

Process.

§ 6. All process suits and proceedings at common law or in chancery, which have been, or may hereafter be made returnable to, set for or continued to the March term of said court, as heretofore existing, shall be taken and deemed to be returnable to, set for and continued to the March term, as herein provided for. And all process, causes and recognizances in criminal matters, which have been or may be

Continuation of
suits.

hereafter made returnable to, set for or continued to the March term, hereby abolished, shall be taken and deemed to be returnable to, set for and continued to the next May term of said court.

Pleas.

§ 7. No plea shall hereafter be set aside, default entered, or appeal dismissed, for want of an affidavit of merits, in the circuit court of either of the counties of Will, Du Page or Grundy.

§ 8. This act to be in force from and after its passage.
APPROVED February 18, 1861.

In force July 4, 1861. AN ACT to amend "An act to regulate the practice in the Sixteenth Judicial Circuit, and to change the time of holding courts therein," approved February 7, 1859.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the time of holding circuit courts of Peoria county shall be on the first Mondays of February, April, June, August, October and December, in each and every year.

§ 2. That the time of holding the circuit courts in the county of Stark shall be on the second Mondays of March and the first Mondays of November, in each and every year.

§ 3. That the terms of the circuit court of Peoria county, to be held as provided in the first section of this act, shall not continue for a longer period than three weeks: *Provided,* that nothing herein contained shall prevent said court from concluding the trial of any cause by jury which may be on trial at the end of such term, receiving the verdict of the jury, and entering judgment thereon, or from settling any motion or any other matter appertaining to such unfinished cause.

§ 4. The terms of the circuit court of Peoria county, to be held on the first Mondays of February, June and October in each and every year, as provided in the first section of this act, the first two weeks thereof shall be devoted to the transaction of all civil business which may or can be done without the empanneling of a jury. The third week of each of said terms, mentioned in this section, shall be devoted to the trial of criminal causes by jury, and the transaction of any business growing out of criminal prosecutions, which may or can be done without a grand jury.

§ 5. The terms of the circuit court of Peoria county, to be held on the first Mondays of April, August and December in each and every year, as provided in the first section of this act, the first two weeks thereof shall be devoted to

the trial of civil causes by jury, to taking defaults in all cases where no defense is made, and to trials by court. The third week of said terms mentioned in this section shall be devoted to receiving bills of indictment from the grand jury, and the disposing of any matter appertaining to criminal business, except trials by jury.

§ 6. That at the terms of the circuit court of Peoria county, commencing on the first Mondays of April, August and December, as provided in the fifth section of this act, grand juries shall be elected and empaneled on the Monday of the third week of said terms. At the other three terms, mentioned in the fourth section of this act, no grand jury shall be elected or empaneled.

§ 7. All laws or parts of laws establishing the said sixteenth judicial circuit, changing the time of holding courts, or regulating the practice therein, now in force, and which are in conflict with the provisions of this act, are hereby repealed.

§ 8. This act shall be in force from and after the fourth day of July next.

APPROVED February 18, 1861.

AN ACT to amend an act entitled "An act changing the time of holding the circuit courts in the Seventeenth Judicial Circuit," approved February 4, 1859. In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That section one of the above recited act be and the same is hereby so amended as to read:

In the county of Macon, on the second Monday in November.

In the county of Moultrie, on the third Mondays of March and September.

In the county of Piatt, on the first Mondays thereafter.

In the county of Fayette, on the second Mondays thereafter.

In the county of Effingham, on the second Mondays thereafter.

In the county of Shelby, on the first Mondays thereafter.

§ 2. All writs, subpœnas, and any other process which may have been or may be issued, and made returnable to the terms of courts in said circuit, as heretofore required to be holden, shall be deemed and taken to be returnable to said terms of courts, as required to be holden by this act; and all notices which may have been given, either of publication or otherwise, with reference to the times, as hereto-

fore required to be holden, shall, by force of this act, refer to the times of courts so required to be holden under this act; and proceedings pending in any of said courts shall be taken up and disposed of, according to law, as though no alteration had been made in the time of holding said courts.

§ 3. Upon the passage of this act, the Secretary of State shall, immediately thereafter, transmit a copy thereof to each of the clerks of said courts..

§ 4. All acts and parts of acts conflicting with the provisions of this act are hereby repealed.

This act to take effect from and after its passage.

APPROVED February 18, 1861.

In force February 14, 1861. AN ACT to change the times of holding Courts in the Eighteenth Judicial Circuit.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That hereafter the circuit courts in the several counties composing said circuit shall be held at the usual places of holding courts in said counties, to commence at the times following, viz:

In the county of Montgomery, on the second Mondays of March and September.

In the county of Macoupin, on the second Mondays thereafter.

In the county of Christian, on the second Mondays thereafter; and

In the county of Sangamon, on the second Mondays following; and

In the county of Sangamon, on the third Monday of August in each year; and

In the county of Macoupin, on the second Monday of December in each year.

§ 2. *And be it further enacted,* That all writs, subpoenas, recognizances, and other process, which have been or may hereafter be issued, returnable to the terms of the circuit court in the said counties, as heretofore required to be holden, shall be deemed and taken to be returnable to the terms of the circuit court in said counties, as herein required to be holden; and all notices which may have been given, by publication or otherwise, with reference to the terms of the circuit court in the said counties, as heretofore required to be holden, shall, by force of this act, refer to the terms of the circuit court in the said counties, as required to be held under this act; and all proceedings in circuit courts of the said counties shall be taken up and proceeded with as if no alteration had been made in the times of holding said court.

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

APPROVED February 14, 1861.

AN ACT to change the times of holding Courts in the Nineteenth Judicial Circuit. In force February, 16, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the circuit courts shall be held at the county seats of the several counties composing the nineteenth judicial circuit, at the times following, to-wit:

In the county of Pulaski, on the first Monday in April and fourth Monday in August.

In the county of Massac, on the third Mondays following.

In the county of Pope, on the second Mondays following.

In the county of Hardin, on the second Mondays following.

In the county of Gallatin, on the second Mondays following; and to continue in session in the last mentioned county indefinitely, at the discretion of the judge of said court.

§ 2. All writs, subpoenas and recognizances and other process, which may have been or may be issued and made returnable to the terms of circuit courts in said counties, as heretofore required to be holden, shall be deemed and taken to be returnable to said terms of the circuit courts in said counties, as herein required to be holden. And all notices which may have been given, either by publication or otherwise, with reference to the terms, as heretofore required to be holden, shall, by force of this act, refer to the terms of the courts required to be held under this act in said counties. And all proceedings pending in said courts shall be taken up and proceeded with as if no alteration had been made in the time of holding said courts.

§ 3. It shall be the duty of the Secretary of State, immediately upon the passage of this act, to cause a certified copy of this act to be transmitted to each of the clerks of the circuit courts of the several counties in said circuit.

§ 4. This act to take effect and be in force from and after its passage.

APPROVED February 16, 1861.

In force February, 18. 1861.

AN ACT to fix the times of holding Circuit Courts in the county of Woodford, in the Twenty-third Judicial Circuit, and to regulate the practice in said Circuit.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That hereafter the time for holding the circuit courts in and for the county of Woodford, in the twenty-third judicial circuit, shall be as follows, to-wit: On the second Monday of April, the second Monday of August and the second Monday of December, in each year: *Provided,* that no grand jury shall be summoned to the December term of said court, unless upon the special order of the judge of said circuit, to be entered of record.

§ 2. All writs, subpœnas, recognizances and other process which may have been or may be issued to the terms of the circuit court in said county, as heretofore required to be holden, shall be deemed and taken to be returnable to said terms of circuit court in said county, as herein required to be holden. And all notices which may have been given, either by publication or otherwise, with reference to the terms, as heretofore required to be holden, shall, by force of this act, refer to the term of the court required to be held under this act in said county. And all proceedings pending in said court shall be taken up and proceeded with as if no alteration had been made in the times for holding said court.

§ 3. That for the purpose of facilitating the business of the courts in said circuit, the judge of said circuit may, by an order, to be filed in the clerk's office of the proper court, set apart any number of days, not exceeding one week, at the commencement of any term, for the hearing of motions, demurrers and arguments, the making up of issues, and the decision and disposition of all matters not requiring the intervention of a jury; and may, in such order, direct and fix the time in any such term at which jurors (both grand and petit,) and witnesses shall be summoned to appear therein; of which order public notice shall be given by the clerk of such court; and summons for jurors and witnesses shall be made returnable accordingly.

§ 4. This act shall take effect and be in force from and after its passage; and the Secretary of State is directed to have the same printed, and to transmit, without delay, ten copies thereof to each clerk of circuit courts in said circuit.

APPROVED February 13, 1861.

AN ACT to change the time of holding Courts in the Twenty-fourth Judicial Circuit. In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the times for holding courts in the twenty-fourth judicial circuit shall be as follows, to-wit:

In the county of Bond, on the third Mondays of April and the fourth Mondays of September.

In the county of St. Clair, on the third Mondays of March and the fourth Mondays of October.

In the county of Madison, on the first Mondays of May and the first Mondays of October.

§ 2. All writs, recognizances, process and notices, which may have been or may be issued and made returnable to the terms of circuit courts in said counties, as heretofore required to be holden, shall be deemed and taken as returnable to said courts, as herein required to be held. And all proceedings pending in said courts shall be taken in said courts and disposed of in due form of law.

§ 3. This act shall be in force from and after its passage, APPROVED February 18, 1861.

AN ACT to establish the Twenty-seventh Judicial Circuit; to declare what counties shall compose the Eighth Judicial Circuit; and to fix the time of holding courts in said counties. In force February 4, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the counties of Vermilion, Champaign, Douglas and Ford, shall compose a judicial circuit, to be called the "Twenty-seventh Judicial Circuit of the State of Illinois;" and that circuit courts shall be holden at the respective county seats of said counties at the times following:

In the county of Champaign, on the first Mondays in April, first Mondays in August, and the first Mondays in December.

In the county of Douglas, on the third Mondays in April, and the second Mondays in October.

In the county of Vermilion, on the first Mondays in May, and the first Mondays in November.

In the county of Ford, on the fourth Mondays in May, and the fourth Mondays in November.

All writs, subpœnas, recognizances and other process, which may have been or may be issued and made returnable to the terms of the circuit courts in said counties, as heretofore required to be holden, shall be deemed and taken to be returnable to said terms of said courts in said counties, as herein required to be holden. And all notices which

may have been given or which shall be given, either by publication or otherwise, with reference to said terms, as heretofore required to be holden, shall, by force of this act, refer to the terms of the court required to be held under this act in said counties. And all proceedings pending in said courts shall be taken up and proceeded with as if no alteration had been made in the times of holding said terms of court.

Election.

§ 2. On the second Monday in March next an election shall be held in said counties for a judge of said twenty-seventh judicial circuit; which shall be conducted and returns thereof made and certified and canvassed in the manner provided by the constitution and laws of this State. Said judge, when elected, shall hold his office until the next regular and general election for judges, as provided by the constitution, and until his successor is elected and qualified.

Circuit judge.

§ 3. The said circuit judge, when elected, shall exercise all the powers, perform all the duties, and have all the jurisdiction and authority, now had or heretofore [hereafter] to be required of or exercised by circuit judges of the State, under the constitution and laws of this State.

State's attorney.

§ 4. On the said second Monday of March next, an election for a state's attorney for said twenty-seventh judicial circuit shall be holden; which shall be conducted and returns thereof made and certified and canvassed in the manner provided in the constitution and laws of this State. Said state's attorney, when elected, shall hold his office until the next general election for state's attorney, as provided by the constitution and laws of this State. Shall discharge the duties and receive the like fees, and compensation for services as such as appertain to said office by the constitution and laws of this State.

§ 5. It shall be the duty of the Secretary of State to cause a certified copy of this act to be immediately transmitted to each of the clerks [of the] circuit and county courts of the counties named in this act. And the clerks of the county courts of said counties of Vermilion, Champaign, Douglas and Ford, shall issue notices of the said election for judge and state's attorney, as aforesaid, in the manner now prescribed by law.

Time of holding courts.

§ 6. The counties of McLean, Logan and De Witt, shall hereafter constitute the eighth judicial circuit; and the times of holding courts in the respective counties in said eighth judicial circuit shall be as follows:

SPRING TERM.

McLean, on the first Monday of March. Logan, on the first Monday of April. De Witt, on the first Monday of May.

FALL TERM.

McLean, on the first Monday of September. Logan, on the first Monday of October. De Witt, on the first Monday of November.

WINTER TERM.

McLean, on the first Monday of December.

§ 7. The judges, respectively, of said circuit may, when Special term. they shall deem it for the public interest, call a special term of court to be holden in any county of their said circuits, for the transaction of either criminal, chancery or common law business, exclusively; and may order a jury summoned or dispense with a jury, at any special term, as they may deem proper. And there shall be no grand jury at the June term of the McLean court, and the winter term of the Logan court, and the August term of the Champaign court, unless specially ordered by the judge.

§ 8. Each judge of said circuits shall have power, upon entering the proper order of record, during any term of court, to fix any number of days or terms at which he will hear, at his chambers, general and special motions, arguments of demurrer and arguments upon agreed cases, and for making all such interlocutory orders as may be necessary to expedite the proceedings in any cause. And the said courts shall always be considered open for the hearing of all matters and applications on the chancery side thereof, and the granting of all such orders as may be required or necessary in the practice of such courts; and all such motions, orders and decisions of the judge, on such motions and applications, shall be entered of record by the clerk of the court; and the orders shall have the same force and effect, and the court shall have the same power to enforce the same as if entered in regular term time.

§ 9. The judges, respectively, of said circuits, shall have Rules of practice. full power to establish all such rules of practice, at law or in equity, as they may deem necessary to expedite the business of said courts; which rules of practice shall be binding and obligatory upon all parties to suits in said courts from the time such rules shall be entered of record.

§ 10. That all process and service thereof, notices, suits and recognizances, which have been or may hereafter be issued, given, made, entered into, and returnable to the courts of said counties of Logan, McLean and De Witt, as at present arranged, shall be taken and held as conforming to the terms of said courts, as fixed by this act, and shall be valid to all intents and purposes.

§ 11. The courts of said circuits shall have the same powers, in addition to those above prescribed, as are now conferred on the courts of the said eighth judicial circuit, as organized before the passage of this act.

§ 12. This act shall take effect and be in force from and after its passage.

APPROVED February 4, 1861.

In force February 22, 1861. AN ACT to amend an act entitled "An act to establish the Twenty-seventh Judicial Circuit, to declare what counties shall compose the Eighth Judicial Circuit, and to fix the times of holding courts in said counties," approved February 11th, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the seventh section of said act be amended so as to read as follows, to wit: The judges, respectively, of said circuit may, when they shall deem it for the public interest, call a special term of court, to be holden in any county of their said circuits, for the transaction of either criminal, chancery or common law business, exclusively, and may order a jury summoned or dispense with a jury, at any special term, as they may deem proper; and there shall be no grand jury at the winter term of the McLean court and the August term of the Champaign court, unless specially ordered by the judge.

§ 2. This act shall be a public act and be in force from and after its passage.

APPROVED February 22, 1861.

In force February 16, 1862. AN ACT to establish the Twenty-eighth Judicial Circuit, and to fix the limits of the Thirteenth Judicial Circuit, and to change the time of holding Courts in said Thirteenth Circuit, and for other purposes.

Judicial circuit. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the counties of Kane and Du Page shall compose a judicial circuit, to be called the "Twenty-eighth Judicial Circuit;" and that the circuit courts of said circuit shall be held at the county seats of said counties at the times following, to wit: In the county of Kane, on the first Mondays in October, February and May; in the county of Du Page, on the third Mondays in November and March.

Grand jury. § 2. That no grand jury shall be summoned to attend at the May term of the Kane county circuit court; and the said May term shall not be a term for the trial of criminal cases, except when the defendant is in jail, in which cases trial may be had as in other cases. And all recognizances, writs, and other process, in criminal cases, shall be returnable to the next succeeding term, whether the same shall be made so returnable or not.

Elections. § 3. There shall be an election held on the first Monday of June next for the election of a circuit judge for said circuit; which election shall be conducted and returns made thereof and canvassed in the same manner provided by the constitution and laws of the State. Said judge, when elected, commissioned and qualified, shall hold his office until

the next general election of judges, as provided by the constitution, and until his successor shall be duly qualified.

§ 4. There shall be an election on the first Monday in June next for the election of a state's attorney in said twenty-eighth judicial circuit; which election shall be conducted and returns made thereof and canvassed in the same manner provided by the constitution and laws of the State for the election of circuit judge. Said state's attorney, when elected, commissioned and qualified, shall hold his office until the next general election of state's attorney, as provided by the constitution, and until his successor shall be duly qualified.

§ 5. It shall be the duty of the Secretary of State to cause a certified copy of this act to be immediately transmitted to the clerks of the circuit and county courts of said counties. And the clerks of the county courts of said counties shall issue notices for said elections; which notices shall be posted up in the several towns of said counties, in like manner as is provided by the laws of this State for holding general elections.

§ 6. The said circuit judge, when elected and qualified, and the said state's attorney shall exercise all the powers, perform all the duties, and have all the jurisdiction and authority now or hereafter to be required or exercised by the state's attorneys and circuit judges in this State under the constitution and laws thereof; and shall receive the same compensation as other judges and state's attorneys are entitled to receive under the laws of this State.

Powers of judge
and attorney.

§ 7. The state's attorney of said circuit shall attend to all criminal business in the courts of common pleas of the cities of Elgin and Aurora, in said county of Kane; and for such services shall receive the same fees as is now provided by law for state's attorneys in the circuit court.

State's attorneys.

§ 8. The thirteenth judicial circuit shall remain and be composed of the counties of Boone, DeKalb and McHenry; and that the circuit courts of said circuit shall be held at the county seats of said counties at the times following, to wit:

In the county of Boone, on the second Mondays in February and fourth Monday in August.

In the county of DeKalb, on the fourth Monday in February and second Monday in September.

In the county of McHenry, on the fourth Monday in March, the second Monday in October, and the third Monday in December, in each and every year; but there shall be no grand jury at the December term. All writs, subpoenas, recognizances or other process, which may have been or may be issued and made returnable to the terms of court in the last mentioned counties, as heretofore required by law to be holden, shall be deemed and taken to be returnable to the said terms of the court, as required to be holden under this act. And all notices which may have been given

or which may be given, either by publication or otherwise, to the terms, as heretofore required to be holden, shall, by force of this act, refer to the terms of court, as required to be holden by this act. And all proceedings pending in said courts shall be taken up and disposed of as if no alteration had been made in the time of holding said courts.

§ 9. The circuit judges and state's attorneys in the eleventh and thirteenth judicial circuits, as heretofore constituted, shall continue to hold their offices and perform all the duties appertaining thereto, in the several counties for which they were elected, respectively, until the next general election for circuit judges, and until the judge and state's attorney for the said twenty-eighth judicial circuit shall be elected and qualified; and until such election and qualification there shall be no change in the said circuits, either in the power or duties of said officers, or the jurisdiction of or the times of holding said courts.

§ 10. This act shall take effect and be in force from and after its passage.

APPROVED February 16, 1861.

In force February 22, 1861. AN ACT changing the time of holding the Circuit Court of the County of Bureau.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That from and after this date the term of the circuit court of the county of Bureau, heretofore holden on the third Monday of September, shall hereafter be holden on the second Monday of August, in each and every year.

§ 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

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

APPROVED February 22, 1861.

In force February 20, 1861. AN ACT to regulate the practice of the Circuit Court in the County of Stephenson.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all persons commencing suit in the circuit court of Stephenson county, and all persons taking appeals or change of venue to said county, shall be required to deposit with the clerk of

said court, before he shall issue any process, the sum of five dollars, to be paid into the county treasury, there to remain and be held as a special fund for the payment of jurors' fees; and the said sum of five dollars to be taxed as costs against the unsuccessful party: *Provided*, that no such deposit shall be required in case of *cognovit* or confession.

§ 2. The first week of each and every term of the circuit court of said county shall be employed [in] disposing of motions, demurrers, and all other business as can be attended to without the aid of a jury. After said first week the business of said court shall be the trial of causes by jury and all other business not disposed of in the first week, in the discretion of the judge. There shall be no jury summoned to attend said court until the second week.

§ 3. Parties wishing to prosecute a suit of poor persons shall be examined, under oath, by the clerk of said court; and if it shall appear to such clerk that the case falls within the act now in force in relation to the right of a poor person to sue, then the clerk shall allow each [such] person to commence suit without the deposit of the sum aforesaid.

§ 4. This act shall be a public act and shall be in force from and after its passage.

APPROVED February 20, 1861.

AN ACT declaring County Courts at all times in session to hear and determine certain cases. In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That hereafter county courts shall be held to be at all times open and in session, to hear and determine, at chambers, applications for discharge by insolvent debtors.

§ 2. This act shall be in force from and after its passage.

APPROVED February 22, 1861.

AN ACT to extend the jurisdiction of the County Courts in certain cases. In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That the several county courts of this State, doing probate business, shall have jurisdiction in all cases of debts, and assumpsits, express or implied, where guardians shall be parties, plaintiff or defendant, where the amount claimed on either side

to be due shall not exceed one thousand dollars. And all orders, judgments and decrees shall have the same force and effect as judgments of a similar kind in the circuit courts; and process to issue on either real or personal property.

§ 2. This act to be in force from and after its passage.

APPROVED February 22, 1861.

In force February
20, 1861.

AN ACT to authorize the County Court of Marion County to transcribe certain Records.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the county court of Marion county are hereby authorized and empowered to have transcribed book B, being a record of deeds, mortgages and other instruments of writing, belonging to the recorder's office of said county.

Certificate of the
circuit clerk.

§ 2. That said transcript, when made and properly certified by the clerk of the circuit court and *ex officio* recorder of said county, shall have all the legal force and effect of the original record.

§ 3. This act to be in force from and after its passage.

APPROVED February 20, 1861.

In force March 1,
1861.

AN ACT to extend the jurisdiction of the Circuit Court of Gallatin County.

Jurisdiction of the
court.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the county court of Gallatin county, in this State, when sitting for probate business, shall have concurrent jurisdiction with the circuit courts of this State in all suits or actions of debt, assumpsit, trespass, trover, replevin and account, in sums not exceeding five thousand dollars; in suits or applications for the assignments of widows' dower in the lands of their deceased husbands; in suits of petition for partition of lands, and applications of guardians for the sale of lands for minors, for the support and education of said minors.

Issue of process.

§ 2. The process of said court shall be issued by the clerk of said court, under the seal thereof, and directed to the sheriff of the proper county, and executed as now provided by law for the execution of process issued out of the circuit courts of this State; and the practice and proceedings in said county court shall be the same as in the circuit courts, in similar cases; and all orders, judgments and

decrees of said court shall be of the same force and have the same effect upon personal and real property which orders, judgments and decrees made or rendered by the circuit courts of this State now or may hereafter have by law.

§ 3. Appeals and writs of error may be prosecuted from all final orders, judgments and decrees of said county court to the supreme court of this State, in the same manner that appeals and writs of error are taken from the circuit courts of this State.

Appeals or writs of error.

§ 4. All appeals from the final decisions and judgments made or rendered by justices of the peace of said county of Gallatin, in civil cases, may be taken to the said county court.

§ 5. The clerk of said court, the sheriff and other officers of said court, shall receive the several fees and compensations that now or hereafter may be allowed by law for similar services in the circuit courts of this State, and each person sworn in said court, on making affidavit of service during the term, shall be entitled to fifty cents in each case, and mileage at the rate of four cents per mile going and returning from his residence to the county seat, which shall be taxed and collected as other costs and fees are taxed and collected.

Fees of officers of the court.

§ 6. Said county court shall have power to prescribe all rules and regulations for selection and empanneling juries for the trial of all cases provided for in this act.

Juries.

§ 7. Any person or party to any suit or proceeding in said court may apply in said county court for a change of venue to the circuit court of said county of Gallatin, on filing in said county court a petition, under oath, setting forth that he, she or they verily believe that the county judge of said county of Gallatin is so prejudiced against him, her or them that he, she or they cannot have a fair and impartial trial in said county court. The said county judge shall thereupon grant a change of venue to the circuit court of Gallatin county; and said cause shall thereupon be set down for trial in said circuit court, the same as if originally instituted therein. And the clerk of said county court, within twenty days after the adjournment of said county court, at which change of venue shall be granted, shall make a perfect transcript of all the proceedings had in said case in said county court, which shall be certified as true and correct by the clerk of said county court, under the seal thereof; which, together with all the papers appertaining to said suit, shall, within the said twenty days, be returned by said clerk of said county court to the circuit clerk's office of said county of Gallatin. And said suit shall be by said circuit clerk docketed as original suits are docketed in said circuit court, and shall be tried in said circuit court as suits instituted therein are tried.

Change of venue.

Transcript of the record.

Docket fees.

§ 8. The clerk of said county court shall tax and collect a docket fee of one dollar and fifty cents in each suit or proceeding heard and determined in said court, under the authority as provided for in this act; which docket fee, when collected, shall be paid over to the county judge of said county of Gallatin, in addition to the compensation now allowed him by law; all of which costs and fees, made or accruing in any proceeding or suit had in said court, under or by virtue of this act, may be collected of the party or parties making the said costs, by execution or fee bill issued by said county clerk.

§ 9. *Be it further enacted*, That the county judge of said county of Gallatin may hear and determine, in vacation, all applications for discharge from imprisonment for debt, as provided for by chapter 52, Revised Laws of Illinois, and shall cause the proceedings therein to be recorded in the records of said court, at the next ensuing term of said court held for probate business.

This act shall be deemed and taken as a public act, and be in force from and after the first day of March, 1861.

§ 11. *Be it further enacted*, That the Secretary of State transmit to the clerk of the county court of said county of Gallatin, immediately, a copy of this act, with a certificate from under his hand, with the seal of State attached.

APPROVED February 21, 1861.

AN ACT to amend an act entitled "An act to amend an act establishing County Courts, approved February 12, 1849, and to extend the jurisdiction of the County Court of Vermilion County," approved 24th February, 1859.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That section four of the act to which this is an amendment, is hereby repealed.

§ 2. It shall be the duty of the judge of said county court to summon a jury, whenever one is demanded by either party, or whenever one is required for any purpose, to serve during the term, or as long as may be deemed necessary; and such jury shall be paid as now provided for by law.

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

APPROVED February 18, 1861.

AN ACT to repeal an act entitled "An act to extend the jurisdiction of the County Court of Peoria County," approved February 9, 1855. In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the act entitled "An act to extend the jurisdiction of the county court of Peoria county," approved February 9, 1855, be and the same is hereby repealed.

§ 2. All judgments rendered in said county court, under its said extended jurisdiction, shall remain liens on the real estate in said county, owned by the persons against whom judgments may be rendered, the same as if said act was not hereby repealed. And it shall be lawful for the clerk of said county court to issue executions and other process upon all judgments rendered in said county court in the same manner as if said act were not hereby repealed. And the sheriff of said county shall execute such executions or process in the same manner as if the said act was not hereby repealed. And all sales made by such sheriff shall be as effectual and binding as if said act was still in force. Judgments and executions.

§ 3. All causes pending and undetermined in said county court, under its said extended jurisdiction, shall be transferred, together with all the papers in such causes and a record of the proceedings of the court in said causes, to the circuit court of said county; and the circuit court shall proceed and determine said causes in the same manner as if the same had been originally brought in said court. And it is hereby made the duty of the clerk of said county court to transfer the said causes, with the papers and the records of the proceedings therein, without delay. Certain papers to be transferred.

§ 4. This act to take effect and be in force from and after its passage.

APPROVED February 18, 1861.

AN ACT to repeal "An act to extend the jurisdiction of the County Court of Iroquois County." In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That so much of the act entitled "An act to amend an act establishing County Courts," approved February twelfth, eighteen hundred and forty-nine, and to extend the jurisdiction of the county court of Vermilion county, and approved February twenty-fourth, eighteen hundred and fifty-nine, as extends the jurisdiction of the county court of Iroquois county, be and the same is hereby repealed.

2. All suits which may be remaining upon appeal, according to the provisions of the aforementioned act, in Suits to be transmitted.

the said county court of said Iroquois county, at the time of the passage of this act, shall be at once transmitted by the clerk of the said county court to the office of the clerk of the circuit court of said Iroquois county, and shall be entered by the said circuit clerk upon the docket of the said circuit court, in the order of their appeal, for trial, and shall be tried by the said circuit court as if originally appealed to said circuit court. And all bonds which shall have been given for the purpose of perfecting appeals to the said county court shall be taken and held to be valid, and shall have the same force and effect as if given for the appeal of said causes to the circuit court of said county of Iroquois. And all writs of summons, which may have been issued by the clerk of the county court of said county, upon appeals now pending in said county court, shall have the same force and effect as if issued by the clerk of the circuit court of said county, and shall be deemed returned or returnable to the office of the circuit clerk of said county.

§ 3. This act shall be in force from and after its passage.

APPROVED February 18, 1861.

AN ACT to establish a Recorder's Court in the city of Peoria.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That there shall be established in the city of Peoria an inferior court of civil and criminal jurisdiction, which shall be a court of record, by the name of the "Peoria City Court," and shall have concurrent jurisdiction, [in] the city of Peoria, with the circuit court of Peoria county, in all cases, civil and criminal, except murder and treason.

§ 2. The judge of said court shall be elected by the qualified voters of said city, and shall be commissioned by the Governor, and shall hold his office for the term of four years, and until his successor is elected and qualified, and shall possess the same powers as are vested in the judges of the circuit court, except as limited by this act.

§ 3. An election for judge of said court shall be held on the first Tuesday in the month of May, A. D. 1861, and every four years thereafter. It shall be the duty of the clerk of the city of Peoria to give notice of said election, in some newspaper published in the city of Peoria, at least ten days previous to the day of said election.

§ 4. The judge of said court shall be elected in the same manner as the mayor and other officers of the said city of Peoria, and under the ordinances of said city now in force or which may hereafter be in force in said city, in

relation to the election of mayor and other officers. And the clerk of the city of Peoria, under the seal of the city, shall certify to the Governor the number of votes received by each person for said office; and the person receiving the highest number of votes, as shown by the certificate of the said clerk, shall be commissioned by the Governor as the judge of said court: *Provided*, the validity of any such election or the right of any person declared duly elected may be contested in the manner prescribed by the statute in other cases.

§ 5. The judge shall be called the "Judge of the Peoria City Court," and shall receive the same salary from the state treasury as is now paid the respective judges of the circuit courts, to be paid in the same manner; and, in addition thereto, he shall receive the sum of not less than eight hundred dollars, annually, to be paid quarterly, out of the treasury of the city of Peoria.

§ 6. Said court shall be holden at such place, in the city of Peoria, as shall be provided by the common council of the city of Peoria, and shall have a seal, to be provided by said city.

§ 7. There shall be a clerk of said court, who shall be elected in the same manner as herein provided for the election of the judge of said court, and shall hold his office for the term of four years, and shall be commissioned in the same manner and upon the same terms as now provided for the commissioning of clerks of the circuit court; and, before entering upon the duties of his office, he shall take the same oath that is required to be taken by clerks of the circuit court, and shall also enter into bond, in the like sum required of them, and he shall have the same power and authority, and perform like duties, be subject to the same liabilities, and be entitled to the same fees, as are or may be provided by law in relation to clerks of the circuit courts, and shall be removable from office in like manner as clerks of the circuit courts.

§ 8. The process of said court shall be tested in the name of the clerk thereof, and shall be issued and executed in the same manner as process from the circuit court of Peoria county; and process out of said court may issue against a defendant or defendants, if found in said city of Peoria, in all cases, and against a defendant or defendants, to the sheriff of the county where said defendant or defendants may reside, through the State, in cases where the plaintiff or plaintiffs, or any one of them, reside in the city of Peoria, or where the debt, contract or cause of action accrued in the city of Peoria, or where the contract may have been specifically made payable in the city of Peoria, and in all cases where there are more than one defendant and one defendant resides or may be found in the city of Peoria the plaintiff commencing his action in said court

may have a writ or writs issued, directed to the sheriff of any county or counties where the other defendant or defendants, or any or either of them, may be found. And all criminal process shall run through the state as criminal process issued out of the circuit courts. And all civil process issued out of said court shall have the same force and effect as similar process issued out of the circuit court.

§ 9. All orders, judgments and decrees of said court shall be a lien upon real estate in the county of Peoria, from the rendition thereof, and shall be enforced and collected in the same manner as orders, judgments and decrees rendered in the circuit courts. And appeals and writs of error from the orders, judgments and decrees of said court may be taken to the supreme court, and shall be had in the same cases, and taken and conducted in the same manner as is provided by the laws of this state for the taking of appeals and writs of error from the circuit courts: *Provided*, that the judge of said court shall have full power to establish all such rules of practice, at law [and] in equity, as he may think necessary to expedite the business of said court; which rules of practice shall be binding and obligatory upon the parties to suits in said court from the time they shall be entered of record.

§ 10. That in all cases in said court of judgment by default in actions *ex contractu*, the court may, without the intervention of a jury, assess the damages; and in all cases execution may issue forthwith upon the rendition of judgments: *Provided*, the plaintiff in execution shall first file an affidavit of himself or some credible person that the benefit of his judgment will be in danger of being lost, unless execution issue forthwith. And all executions issued out of said court shall have the same lien, within the county of Peoria, upon personal property of the defendant or defendants, from the time they shall be delivered to the sheriff or other officer, as though issued out of the circuit court.

§ 11. That judgments by confession may be entered in said court, at any time in vacation, before the clerk, by filing the proper papers with the clerk; and such judgments shall have the same force and effect, from the time of entry, as if entered in term time.

§ 12. The said court shall always be open for the disposal of all matters in chancery, whether interlocutory or final, and shall possess all the power, in vacation, which it could exercise in term time, subject to such rules and regulations, with respect to the practice, as said court may from time to time adopt: *And provided further*, that no final decree shall be entered up, unless when specially authorized by statute, except at a vacation or regular term of said court.

§ 13. The judge of said court shall hold three terms of said court in each year, commencing on the first Monday of

March, the first Monday of July and the first Monday of November, respectively, and shall continue each term until all the business before the same is disposed of. ¶The said judge shall have power to appoint special terms of said court, at such times as he may think proper, upon giving twenty days' notice thereof in some newspaper published in said city. And all orders, judgments, decrees and proceedings, made or had at any such special terms, shall be as valid and effectual as if made or had at a regular term of said court; and he shall have the power, upon entering the proper order of record in said court, during any term thereof, to fix any number of days or times at which he will hear, at his chambers, general and special motions, arguments of demurrers and arguments upon agreed cases, and for the making up of issues and for the making of orders thereupon, and for the making of all such interlocutory orders as may be necessary to expedite the proceedings in any cause; and may, at any regular term of said court, by order entered of record in said court, appoint such special terms as may be deemed necessary; and the said court shall always be considered open for hearing all matters and applications on the chancery side thereof, and the granting of all such orders as may be required or necessary in the practice of said court.

§ 14. All recognizances, except in cases of treason and murder, taken before any judge, justice or magistrate residing in said city, in criminal cases, and when the offense shall be committed in the city of Peoria, shall be made returnable to said court; and it shall be the duty of the officers taking the same to return all the papers in such criminal cases to the said court; and all fines, penalties and forfeitures, had or taken in any proceeding in said court, shall inure to the benefit, and shall, when collected, be paid into the state treasury.

§ 15. All appeals and writs of *certiorari* from the decisions of justices of the peace or other magistrates within said city, may be taken to said city court of Peoria, and there be heard and determined as like cases in the circuit court.

§ 16. Change of venue in all cases may be taken from said court to the circuit court of Peoria county, for the same causes and in the same manner as changes of venue are now by law allowed from the circuit courts; and when the petition shall allege that the inhabitants of Peoria county are prejudiced against the petitioner the change of venue shall be to the circuit court of some adjoining county, where the causes of complaint do not exist: *Provided*, that if the judge of said court shall not be satisfied that said petition is true the court may require the petition to be verified by the oath of some credible person, other than the oath of the party applying for such change of venue, and may require

the reasons for the belief of the petitioner to be stated in the petition.

§ 17. The sheriff of the county of Peoria shall perform the same duties, and have the same powers, and be liable to the same penalties, in the said court as in the circuit courts; and all officers executing any process of said court shall be entitled to like fees and compensation that are now or hereafter may be allowed for similar services in the circuit courts of this state, to be received, collected and paid in like manner as such fees now are or hereafter may be; and the sheriff of Peoria county shall be required to appoint one or more deputies, who shall reside within the corporate limits of said city of Peoria.

§ 18. The prosecuting attorney of the county of Peoria shall be the prosecuting attorney of said court, whose powers, duties, fees and salary shall be the same as now provided by law or shall hereafter be provided in relation to prosecuting attorneys of the state, and be paid out of the state treasury in the same manner.

§ 19. The grand and petit jurors of said court shall be selected from the qualified inhabitants of said city of Peoria, by the common council thereof, in the same manner that jurors are selected by the county court, at least fifteen days before any of the regular terms of said court; and the clerk of the city of Peoria shall, within five days thereafter, certify to the clerk of said court a list, respectively, of the grand and petit jurors, whose duty it shall be to issue and deliver to the sheriff of Peoria county a summons, as provided for jurors in the circuit courts; which jurors shall possess the same qualifications, and be liable to the same penalties and punishments, and have the benefit of the same excuses and exceptions as are imposed and allowed by the laws of this state to jurors in the circuit courts; and shall take the same oaths, possess the same powers, and be governed in all their proceedings in the same manner as is prescribed, imposed and allowed in the case of jurors in the circuit courts.

§ 20. The jurors of said court shall receive, out of the city treasury, the same compensation that is allowed to jurors of the circuit court, to be paid upon the certificate of the clerk of said court.

§ 21. The judge of said court may interchange with the judge of any circuit court in this state, with the same rights, duties and powers as are or may be conferred upon judges of the circuit courts of this state in like cases.

§ 22. In all cases in said court, where, by the laws of this state, offenders may be sentenced to the county jail, the said judge shall sentence such offenders to the city jail of the city of Peoria; and all persons who may be committed by the magistrates or other officers of the city of Peoria, for offenses committed in said city, shall be committed to

said city jail, except in cases of treason; and the common council of the city of Peoria shall provide for the support and maintenance of said city jail.

§ 23. Any vacancy in the office of judge or clerks of said court may be filled by election, at such times and places as may be appointed by the common council of said city; and the person elected to fill such vacancy shall hold his office until the next regular election for such officers, as provided by this act: *Provided*, that when the office of clerk of said court is vacant the judge of said court may appoint a clerk *pro tem.*, who shall act until a clerk is elected and qualified.

§ 24. That all docket and jury fees, provided by law to be paid in cases inuring in the circuit court, shall be paid in all suits inuring in said court, to the clerk thereof; and all persons instituting suits in said court, except by appeal, and persons in whose favor judgments shall be entered by confession, shall, before the filing of any papers or the issuing of any process, pay to the clerk of said court the sum of two dollars, as appearance fee, which shall be paid by the clerk into the city treasury immediately after the adjournment of each term of court; which shall be taxed by the clerk in the bill of costs to [the] unsuccessful party. All expenses of said court shall be paid by the city of Peoria, except as otherwise provided by this act.

§ 25. The process of said court may be directed to any of the counties of this state, in the same manner, and shall have the same force and effect as similar process issued out of the circuit courts.

§ 26. This act shall not be so construed as to repeal, by implication or otherwise, or in any manner affect the existing jurisdiction of any inferior local court, heretofore established, under the provisions of the constitution and laws of this state.

§ 27. The judge of said court shall have power, at any time, when he shall have ordered a special term of said court, to direct the clerk of said court to issue a *venire* for a jury at any such special term.

§ 28. This act shall be deemed a public act, and shall take effect and be in force from and after its passage.

APPROVED February 22, 1861.

AN ACT to amend an act entitled "An act to establish Recorders Courts in the Cities of LaSalle and Peru. In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, judgments by confession may be entered in said courts, at any time, in vacation, before the clerk, by filing the proper pa-*

Judgments by confession.

pers with the clerk; and such judgments shall have the same force and effect, from the time of entry, as if entered in term time.

Change of venue. § 2. Changes of venue, in all cases, may be taken from said courts to the circuit court of LaSalle county, for the same causes and in the same manner as changes of venue are now by law allowed from circuit courts; and when the petition shall allege that the inhabitants of LaSalle county are prejudiced against the petitioner the change of venue shall be taken to the circuit court of some adjoining county where the causes of complaint do not exist.

§ 3. The judge of said courts shall have the right to appoint a master in chancery for each of said courts.

Issue of executions. § 4. When it shall appear, by the return of any execution issued by any justice of the peace in said cities, that the defendant in the execution has not personal property sufficient to satisfy the execution in the county of LaSalle, and it is desired by the plaintiff to have the same levied on real estate in that or any other county, the plaintiff may cause a certified transcript of the judgment to be filed with the clerks of either of said courts; and the said judgments shall have all the effect of a judgment rendered in such recorder's court, and execution shall issue thereon in that court as in other cases.

Time of holding courts. § 5. The regular terms of said courts shall be as follows: The recorder's court for the city of LaSalle shall be held on the first Mondays of January, May and October; and the recorder's court of the city of Peru shall be held on the third Mondays of January, May and October, of each year.

Sale of property. § 6. All sales of property, made by virtue of any process of either of said courts, shall be made in said cities, respectively, and at such place as shall be appointed in the advertisement of such sale: *Provided, however*, that sales of property, by virtue of any process from either of said courts, may be made at the places now required by law upon similar process from the circuit courts, in cases where the property sold is not situated within the city limits of said cities, respectively.

§ 7. There shall not be any grand jury called for either of said courts, except at the January terms thereof: *Provided, however*, the judge may, at any term of either of said courts, by the proper order, to be entered of record, cause a special grand jury to be summoned.

Special terms. § 8. The judge of said courts shall have power to appoint special terms of said courts, at such times as he may think proper, upon giving twenty days' notice thereof in a newspaper published in the city in which such court is appointed to be held. And all orders, judgments, decrees and proceedings, made or had at such special term, shall be as valid and effectual as if made or had at a regular term of said

court; and suits may be instituted and process made returnable to said special term, in the same manner and with like effect as at a regular term of said courts; and he shall have power, upon entering the proper order of record in said courts, during any term thereof, to fix any number of days or terms at which he will hear, at his chambers, general and special motions, arguments of demurrers and arguments upon agreed cases, and for the making up of issues, and for the making of orders thereon, and for the making of all such interlocutory orders as may be necessary to expedite the proceedings in any cause pending in said courts.

§ 9. All writs, subpoenas, recognizances and all other process or publication of notice, which may have been or may be issued and returnable to the terms of the said courts, as heretofore required to be held, shall be deemed and taken to be returnable to said terms of said courts, respectively, as herein required to be held. And all proceedings pending in said courts shall be taken up and proceeded with, at the terms hereby established, as if no alteration had been made in the times of holding said courts. Return of writs.

§ 10. The constables of the county of LaSalle, residing in said cities, may serve all original process issued out of said courts; and all such services shall be as valid and of the same force and effect as if such service had been made by the sheriff of the county of LaSalle. Service.

§ 11. The judge of said courts may interchange with the judge of any court of record in this State, with the same rights, duties and powers as are or may be conferred upon the judges of other courts of record of this State.

§ 12. The whole of sections ten, (10,) twelve, (12,) and nineteen, (19,) of the act to which this is an amendment, together with such portions of the balance of said act as are inconsistent with the provisions of this act, are hereby repealed.

§ 13. This act shall take effect and be in force from and after its passage.

APPROVED February 18, 1861.

AN ACT to change the time of holding courts in the Alton City Court. In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the terms of the Alton city court shall be holden on the second Mondays of April and November of each year.

§ 2. This act to take effect and be in force from and after its passage.

APPROVED February 21, 1861.

In force February
21, 1861.

AN ACT to amend the Criminal Code of this State.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That any person who shall cut down, break down, tear down, level, demolish, or otherwise wrongfully, without due authority, destroy, attempt to destroy, or intentionally damage, so as to impair, to any extent, the safety thereof, the levees or embankments constructed for the protection of the city of Cairo, in the county of Alexander, and State of Illinois, or any part of the same, every such person, their aiders, abettors, counselors and advisers, so offending, shall be deemed guilty of a high crime, and, upon conviction thereof, shall be sentenced to confinement for a term of not less than one year, and not more than ten years, in the penitentiary of this State, and to pay a fine of not less than one hundred dollars, nor more than one thousand dollars.

Cairo levees.

§ 2. *Be it further enacted,* That if any inundation of the city of Cairo, or any part thereof, shall be caused by any act enumerated in the preceding section, the person committing the same, his aiders and abettors, upon conviction thereof, shall be deemed guilty of a felony, and shall be sentenced to not less than ten years, and not exceeding twenty years, in the penitentiary of this State, and to pay a fine of not more than ten thousand dollars, nor less than five thousand dollars: *Provided,* that if any life or lives be lost, or death occasioned by the said act, the party committing the same, his aiders and abettors, shall be deemed guilty of murder, and punished accordingly.

Inundations.

Fines and penalties.

§ 3. *Be it further enacted,* That fines and penalties collected under either of the preceding sections shall be paid into the city treasury of the city of Cairo, and shall be appropriated, the one-fourth thereof to the person who shall inform upon the parties committing said acts, the remainder to be kept and applied, under the authority of the common council of said city, to such purposes as they may deem to be the interest of the same: *Provided,* that no informer shall be rendered incompetent to testify, by reason of his interest in said fine.

§ 4. This act shall be in force from and after its passage.
APPROVED February 21, 1861.

AN ACT to provide for uniformity in calculating Days of Grace, Maturity of In force
Bills, etc., and declaratory of the law in relation thereto. 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That no promissory note, check, draft, bill of exchange, order, or other negotiable or commercial instrument, payable at sight, or on demand, or on presentment, shall be entitled to days of grace, but shall be absolutely payable on presentment. All other bills of exchange, drafts, or promissory notes, shall be entitled to the usual days of grace. Notes, checks, etc

§ 2. The following days, to-wit: The first day of January, commonly called new year's day; the fourth day of July; and the twenty-fifth day of December, commonly called Christmas day; and any day appointed or recommended by the Governor of this State, or the President of the United States, as a day of fast or thanksgiving, shall for all purposes whatsoever, as regards the presenting for payment or acceptance, the maturity and protesting and giving notice of the dishonor of bills of exchange, bank checks and promissory notes, or other negotiable or commercial paper or instruments, be treated and considered as is the first day of the week, commonly called Sunday; and all notes, bills, drafts, checks, or other evidence of indebtedness, falling due or maturing on either of said days, shall be deemed as due or having matured on the day previous; and should two or more of those days come together, or immediately succeeding each other, then such instruments, paper, or indebtedness, shall be deemed as due or having matured on the day previous to the first of said days.

§ 3. In computation of time, and of interest or discount, when the calculation is by days or months, thirty days shall be a month; but a year shall be twelve calendar months, and interest for any number of days less than a month, shall be estimated by the proportion which such number of days shall bear to thirty. Computation of
time and interest

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

APPROVED February 22, 1861.

AN ACT in relation to the entering of Judgment and other Records of the In force February
Circuit Court of DeWitt county. 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the clerk of the circuit court of DeWitt county be and he is hereby authorized and empowered to complete, and enter in form upon the records of said court, all orders, judgments

and decrees, made, had and rendered by said court, and remaining incomplete, and not yet formally entered, by the misprision and neglect of the late clerk of said court.

§ 2. Such entries, when made, shall be examined by the judge of the said court at its next session, and when approved and confirmed by him, shall be as valid and effectual in law, as if properly entered at the term when the same should have been entered. And from and after such approval and confirmation, all sales, certificates, and other proceedings heretofore had thereon, or which may lawfully be had after the passage of this act, be confirmed and valid, as if such entries and proceedings had been made in regular course of time at the proper term.

§ 3. This act to take effect and be in force from and after its passage.

APPROVED February 22, 1861.

In force February
21, 1861.

AN ACT to provide for sustaining the Institutions for the Education of the Deaf and Dumb, and Blind, for the years eighteen hundred and sixty-one, and eighteen hundred and sixty-two.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the following sums be and they are hereby appropriated to the Illinois institution for the education of the deaf and dumb, viz: To defray the ordinary expenses, from the first of March next, to the first of March, eighteen hundred and sixty-three, not exceeding twenty-eight thousand five hundred dollars per annum, payable in quarterly payments, on orders of the board, as required for use.

Repairs.

To pay for necessary repairs, during the same period, fifteen hundred dollars per annum; and to pay for insurance, during the same period, five hundred dollars per annum, payable on orders of the board of directors, as required for use.

Improvements.

To pay for the following improvements, in sums not exceeding one thousand dollars, as required for use, viz: building a barn, not exceeding two thousand dollars; enlarging the cabinet shop, not exceeding fifteen hundred dollars; constructing a vegetable cellar and ice house, not exceeding one thousand dollars; placing coping on the area wall around the engine house, and iron railing around the buildings, not exceeding two thousand seven hundred and fifty dollars; and for sinking wells and making cisterns, not exceeding one thousand dollars.

§ 2. No account shall be paid, or any order upon the treasurer of the institution drawn for the same, until such account shall have been approved by the board.

§ 3. To defray the ordinary expenses of the institution Expenses. for the education of the blind, from the first of March next to the first of March, eighteen hundred and sixty-three, the sum of twelve thousand dollars per annum is hereby appropriated, payable in quarterly payments, upon orders of the board.

§ 4. This act to take effect on its passage.

APPROVED February 21, 1861.

AN ACT regulating the publication of Estray Notices.

In force February
21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the estray notices now required by law to be published in some newspaper designated by the Governor, in the city of Springfield, shall hereafter be published also in some newspaper printed in the county in which said estray may be taken up; said newspaper to be designated by the county clerk of said county; and that hereafter the fee paid to the newspaper in Springfield for said publication be fifty cents, for each such notice, and the fee paid to the newspaper selected by the county clerk for each such publication, shall be fifty cents.

§ 2. This act shall take effect from and after its passage.

APPROVED February 21, 1861.

AN ACT concerning the exemption of Personal Property from levy or forced sale, on execution, or other process. In force February
22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in addition to the property now exempt by law, there shall also be exempt from levy, or forced sale, the following property, to-wit: 1st, all family pictures, school books, and the family library; 2nd, the household furniture of the debtor, of the value of one hundred dollars; 3d, one yoke of oxen, or one work horse in lieu thereof, not worth exceeding in value one hundred dollars, with the harness therefor, and one plow and harrow, and provisions sufficient for three months for the debtor's family; 4th, the tools and implements of any mechanic, and the implements or library of any professional man, not exceeding one hundred dollars in value, used for the purpose of carrying on his trade or profession, whether Articles exempt-
ed from levy.

he be the head of a family or not; and this act shall not apply to the remedy for the enforcement of any contract heretofore made or to any cause of action now existing.

§ 2. This act shall be in force from and after its passage.
APPROVED February 22, 1861.

In force April 24, 1861. AN ACT to provide for the exemption of Insurance Money on Homesteads.

Garnishee process not available.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That whenever the dwelling house, or the building occupied as a homestead, and under the laws of this State exempt from execution and forced sale, shall have been insured by the person entitled to the benefit of such exemption, and a loss by fire or otherwise, shall occur in such manner as to entitle the person insured to the benefit of such insurance or any part thereof, the insurance company or companies liable for such loss, shall pay the same directly to the owner of such house or building, notwithstanding the service of garnishee process or proceedings by creditor's bill, or otherwise, on the part of creditors of the insured; and the claim and demand of the insured against such insurance company or companies shall be exempt from execution, attachment, garnishee process, or other proceeding on the part of creditors of the insured, to the same extent as the property so insured and destroyed or injured was exempt therefrom: *Provided,* that nothing herein contained shall be construed to exempt more than one thousand dollars due on any insurance as aforesaid from liabilities to attachment or other proceedings on the part of creditors.

APPROVED February 21, 1861.

In force February 22, 1861.

AN ACT for the protection of Fish within the County of Rock Island.

Fishing.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That from and after the passage of this act it shall be unlawful to take, in any manner, any fish from any of the rivers, creeks, brooks or other streams of water within the limits of the county of Rock Island, from the first day of June to the first day of August, and from the first day of December to the first day of April, in each and every year.

§ 2. It shall be unlawful, from and after the passage of this act, to take or capture, within the limits aforesaid, any fish, with seines, gill nets, dip nets, set nets, traps, or other nets, except minnows or such other small fish as are commonly used for the purposes of bait, and these only in the months of April, May, August, September, October and November, in each year.

§ 3. It shall be unlawful for any person or persons to have in possession, for the purposes of use or sale, any fish which shall have been taken in violation of the provisions of this act; and the [person or persons] so having in possession any such fish, from the first day of June to the first day of August, and from the first day of December to the first day of April, in each and every year, shall be deemed *prima facie* evidence that such fish had been taken, captured or caught in violation of the provisions of this act. Sale of fish.

§ 4. Any person who shall take or capture any fish or fishes, in violation of the provisions of this act, shall forfeit and pay a fine of five dollars for each fish so taken, to be sued for and recovered before any justice of the peace of said Rock Island county, in an action of debt, or before any court having jurisdiction thereof. One-half of the fine or forfeiture, so recovered, shall go to the informer and the other half to the school fund of the township in which this act may have been violated. The action to be brought in the name of the people of said Rock Island county. Fine.

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

APPROVED February 22, 1861.

AN ACT to prevent the catching of Fish with a net or seine in the arm of the Illinois river, opposite the City of Peru, in La Salle County. In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That it shall be unlawful for any person to take fish from the arm of the Illinois river, south of the island south of the Illinois river, opposite the city of Peru, in the county of La Salle, and State of Illinois, by means of a net or seine. Fishing.

§ 2. Any person who shall willfully violate the provisions of this act shall forfeit and pay a fine of twenty dollars for each offence; to be recovered in an action of debt, in the name of said county. Said penalty shall go to the school trustees of the township in which this act shall have been violated, to be added to the school funds of said township. Penalty.

APPROVED February 22, 1861.

In force February 22, 1861. AN ACT to enable the County of Franklin to construct County Buildings, and for other purposes.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in case the county court of Franklin county think it expedient to borrow money for the construction of public buildings for said county, the bonds of said county may be issued, in the aggregate sum of not more than thirty thousand dollars.

Redemption of the bonds.

§ 2. That said bonds shall not be made to run for a longer time than ten years, and may be made redeemable at any time, at the option of the county court of said county, and shall bear not more than ten per cent. interest per annum, payable semi-annually, at any place to be designated by the county court of said county, on the first days of January and July of each year.

Rate of interest.

Tax.

§ 3. That the county court of said county is hereby authorized to levy a special tax, of not more than one mill on each dollar, per annum, to be collected for the payment of the interest or principal of said bonds.

Sale of the court house.

§ 4. That the county court may, if they deem it expedient, sell the present court house, in Benton, and land on which the same is situated, at public sale, to the highest bidder; in which case it shall be the duty of the county clerk of said county to make out and deliver to the purchaser a deed for said property, under the direction of the said county court.

Deed.

§ 5. This act shall be taken and deemed a public act, and shall be in force from and after its passage.

APPROVED February 22, 1861.

In force February 12, 1861. AN ACT providing for the purchase of certain copies of the third volume of the Illinois Digest.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Secretary of State be and is hereby directed to purchase from Norman L. Freeman five hundred copies of the third volume of the Compilation and Digest of the Decisions of the Supreme Court of this State, being prepared by said Freeman for publication: *Provided,* the said third volume of said Digest shall be upon the same plan as that of the first and second volumes of the same; and that the justices of the said supreme court, upon an examination of said third volume, shall certify that the same contains an accurate and reliable synopsis of the decisions of said court, which may be therein digested: *And provided, further,* that said third volume shall contain a synopsis and compilation of all the

Examination and certificate of the justices.

decisions of the said supreme court contained in the 16th, 17th, 18th, 19th, 20th, 21st, 22d, and 23d volumes of the Illinois Reports.

§ 2. The price which shall be contracted to be paid for said third volume of said Digest shall be five dollars per copy.

§ 3. The quality of the paper and binding of said third volume of said Digest shall be equal to that of the first and second volumes of the same work heretofore purchased by authority of the act of February 13, 1855, entitled "An act providing for the purchase of certain copies of the Illinois Digest." Paper, etc.

§ 4. The Auditor of State shall issue his warrant to said Freeman for the amount contracted to be paid for said third volume of said Digest, as aforesaid, upon the certificate of the Secretary of State of the delivery of the same to him, at Springfield, and the certificate of said justices mentioned in the first section of this act, and that the mechanical execution of the same is in accordance with the requirements of this act. And the Secretary of State shall distribute the said copies of the said third volume of said Digest, so to be purchased, as by the said act of February 13, 1855, the first and second volumes of said Digest were required to be distributed. And the said warrant shall be paid by the Treasurer of this State, out of any money in the treasury not otherwise appropriated. Auditor to issue his warrant.
Distribution.

§ 5. The purchase aforesaid shall not be made unless the said five hundred copies of the said third volume of said Digest shall be delivered to the Secretary of State within eight months from the passage of this act. And this act shall take effect from and after its passage.

APPROVED February 12, 1861.

AN ACT for the protection of Growing Fruit.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That if any person or persons shall hereafter enter the inclosure of any person, without leave or license of such owner, and pick, destroy or carry away the fruit of any apple, pear, peach, plum or other fruit tree or bush, such person or persons shall be deemed guilty of a misdemeanor, and, upon conviction thereof, may be fined in any sum, not less than ten dollars nor more than fifty dollars, and may be imprisoned in the county jail for any period of time, not exceeding twenty days. The penalties incurred by a violation of this act may be enforced by indictment in any court having Fines and penalties.

jurisdiction of misdemeanors, in the county where the offence is committed, or the fine may be recovered in an action of debt before any justice of the peace of such county.

APPROVED February 22, 1861.

In force February 21, 1861. AN ACT to amend an act entitled "An act to preserve the Game in the State of Illinois," approved February 15, 1855.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the provisions of an act entitled "An act to preserve the game in the State of Illinois," approved February 15, 1855, be and the same are hereby declare to be in full force and effect for the county of Knox, anything in said act to the contrary notwithstanding.

Killing game. § 2. That it shall be unlawful for any person or persons, who are not citizens of the county of Knox, to kill, insnare or trap any deer, fawn, wild turkey, grouse, prairie hen or chicken or quail, at any time, in said county of Knox, for the purpose of selling or marketing the same outside of said county.

Destroying eggs. § 3. That it shall be unlawful for any person or persons, who are citizens or who are not citizens of said county of Knox, to willfully destroy the nest or eggs of any of the birds or fowls mentioned in section one, (1,) of the act to which this is an amendment.

Penalties. § 4. That any person or persons violating any of the provisions of this act shall be subject to the fines and penalties enumerated in section four of the act referred to in section one of this act, and to be recovered in the manner and form specified in said section four.

§ 5. This act to take effect and be in force from and after its passage.

APPROVED February 21, 1861.

In force February 6, 1861.

AN ACT to reclaim Swamp Lands in Hancock county.

Levee. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That Henry R. Chittenden, his associates and assigns, are hereby authorized and empowered to construct a levee, from a point, at or near the city of Warsaw, in Hancock county, along and down the bank of the Mississippi river, to the line of Ad-

ams county; said levee to be constructed as near the bank of said river as may be practicable; and which levee shall be of sufficient height, strength and durability, to prevent all lands between said levee and the bluffs on the eastern side thereof, from inundations or overflows of the Mississippi river, its sloughs or tributaries, similar to the flood of the year 1851, save and excepting from back water.

Inundation.

§ 2. Said Chittenden, his associate and assigns, shall commence the construction of said levee within one year after the passage of this act, and shall complete the same within ten years thereafter, and shall keep the same in good repair for the term of twenty years after the completion of the same.

Construction.

§ 3. Said Chittenden, his associates and assigns, shall have power and are hereby authorized to enter upon, take and use all such lands along the line of said levee as may be necessary in constructing the same, not exceeding in width one hundred and fifty feet; and are hereby authorized to acquire such lands as may be necessary in constructing said levee, in the manner and under the provisions of chapter 92, Revised Statutes, approved March 3d, 1845, or of "An act to amend the law condemning the right of way for purposes of internal improvements," approved June 22d, 1852, or in the manner and upon the principles provided by any other act that may have been or may hereafter be passed by the General Assembly of the State of Illinois for purposes of internal improvement.

Taking of lands.

§ 4. Upon the application of said Chittenden, his associates and assigns, to the board of supervisors of Hancock county, it shall be the duty of said supervisors to appoint a commissioner, whose duty it shall be to ascertain and report to said board of supervisors a list and description of all lands between said proposed levee and the bluffs, on the eastern side thereof, which were overflowed, in whole or in part, by the high water of the year 1851, and to ascertain the present value thereof; and said board of supervisors shall cause said report to be filed and recorded by their clerk, and a copy thereof to be certified to the Auditor of State, within one month after the same is so filed and recorded; and said lands shall thereafter be assessed and taxes collected thereon, at the same rate and in the same manner in which taxes are levied and collected in the State for county and State purposes; and which taxes, when so collected, shall be paid into the county and State treasury, as is now or may hereafter be provided by law.

Supervisors.

Duty of commissioner.

§ 5. That it shall be the duty of the State Treasurer and of the county treasurer of Hancock county, immediately on receiving the State and county revenues of each year, to pay to the said Chittenden, his associates and assigns, for the term of twenty years, all taxes collected on said overflowed lands, so certified as aforesaid, over and above the

State and county treasurer.

Taxes.

amount which would have been due and collected on the same lands, upon the valuation of the commissioner, as provided in section four of this act, excepting the two mill tax provided for by the present constitution of the State for paying the State debt.

Commissioner.

§ 6. The board of supervisors of Hancock county shall fix the compensation of the commissioner provided for in the fourth section of this act at such sum as may be deemed reasonable, which sum shall be paid by said Chittenden, his associates or assigns. And before said commissioner shall enter upon the discharge of the duties required of him by this act he shall take an oath faithfully and impartially to discharge the same; which shall be filed and recorded by the county clerk of Hancock county.

Oath.

Assessment.

§ 7. Whenever the county clerk of Hancock county shall receive the assessor's list of real estate assessed for taxation in said county he shall forward to the Auditor of State a list of said lands, so certified as aforesaid, and the assessed value thereof; and the Auditor shall, in a separate column, assess a tax on said lands, according to the value of each tract, sufficient in amount to produce five thousand dollars, in the aggregate, per annum, at each assessment required by law; which shall be collected in the same manner in which the State revenue is now or may hereafter be collected by law; which sum shall be paid into the State treasury and by the State Treasurer paid to the said Chittenden, his associates and assigns, as soon as the same may be received by said treasurer; and for which services the officers shall be allowed the same compensation as is now allowed by law for similar services, to be paid out of said fund, when so collected.

Commissioners' report.

§ 8. Upon the application of said Chittenden, his associates and assigns, it shall be the duty of the board of supervisors of Hancock county to appoint three commissioners, to examine and report to said board of supervisors the condition of said levee; and whenever said commissioners, or a majority of them, shall report that said levee is thoroughly completed, in accordance with the terms and provisions of this act, the report of said commissioners, so made, shall be filed and recorded by the county clerk of Hancock county; and it shall be the duty of said clerk to transmit a certified copy thereof, within one month after filing the same, to the Auditor of State; whereupon the Auditor of State shall levy the special tax provided for in the seventh section of this act, at each and every assessment required by law, for the term of twenty years thereafter.

Special tax.

Oath of commissioners.

§ 9. The commissioners provided for in the preceding section shall, before entering upon the discharge of their duties, take an oath to faithfully and impartially discharge their duty; which shall be filed and recorded by the county clerk of Hancock county; and the board of supervisors shall

fix their compensation, which shall be paid by the said Chittenden, his associates or assigns.

§ 10. Said Chittenden, his associates and assigns, are hereby authorized and empowered to build said levee across all streams, sloughs and water courses, and all roads, highways, streets and alleys, necessary in constructing the same, and shall be liable to the owners of any water power for all damage done them in the construction of said levee; and when necessary to cross any public highway, it shall be the duty of said Chittenden, his associates and assigns to grade or bridge on each side of said levee, for such distance and in such manner as to render the same passable, and as good, in every respect, as a public highway, as it was before the construction of said levee. Liability.

§ 11. When the owners of any land, so reclaimed from overflow and reported for taxation, as aforesaid, shall wish to commute with said Chittenden, his associates or assigns, for the special tax provided for in the seventh section of this act, upon paying or tendering to the said Chittenden, his associates and assigns, the sum of three dollars and fifty cents per acre, in lieu of said special tax, then the land upon which the same may be paid, shall be forever exempt from such special tax.

§ 12. Said Chittenden, his associates and assigns, are hereby authorized and empowered to borrow, from time to time, such sums of money as, in their discretion, may be necessary to aid in building and repairing said levee, and may issue bonds, payable within or without the State, bearing any rate of interest, not exceeding ten per centum per annum, and to sell and dispose of the same at above or below par; and all sales of lands that may be made at less than their par value shall be good and valid and binding in law, the same as if they had been sold at par value; and said Chittenden, his associates and assigns, shall have power to pledge and bind all the property, personal or real, of the corporation hereby created, and also all taxes and assessments provided in the foregoing sections of this act, to the repayment of all sums of money so borrowed. Exempt.
Bonds.

This act to take effect and be in force from and after its passage.

APPROVED February 6, 1861.

AN ACT to legalize the assessment of taxes for the years 1859 and 1860, in Hancock county. In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the assessment, and all the proceedings thereunder, for the col-* Collect'n of taxes

lection of taxes for the years of 1859 and 1860, in the county of Hancock, in this State, be and the same are hereby legalized and confirmed, and the assessment of property of said county for those years are hereby declared valid, notwithstanding any errors and omissions which may have occurred in the time and manner of making and returning the same, or that the assessors neglected to perform all their duties.

Auditor to draw
warrant in favor.

§ 2. That the Auditor of Public Accounts be authorized and required to draw his warrant in favor of Charles H. Mellen, county treasurer of Hancock county, for the sum of one hundred and four dollars and fifty-eight cents, for money paid by him for advertising the list of delinquent lands for the year 1859, and that such warrant be allowed the said Mellen as a credit, in his settlement with the State.

§ 3. This act shall be in force from and after its passage.
APPROVED February 22, 1861.

In force February
22, 1861.

AN ACT to establish certain rules of evidence as to Highways, in counties adopting township organization.

County supervi-
sors.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That it shall be lawful for the board of supervisors in any county to empower and authorize the county surveyor of said county, under the direction of the highway commissioners of each town, to survey, locate and plat the public highways of each town; and when such plat shall have been completed, and approved by the highway commissioners, it shall be filed in the office of said town clerk, together with the minutes and reports of such survey, and be carefully kept by such town clerk, as a part of his official records—the expenses of such proceedings to be paid out of the road fund, by each town.

Expense.

Evidence.

§ 2. The said plat, minutes and report, or a certified copy of the same, under hand and seal of the town clerk, shall be *prima facie* evidence that the road or roads therein described have been lawfully constituted a public highway.

§ 3. The provisions of this act shall apply to ratify and confirm all proceedings heretofore had by any county or commissioners of highways and surveyor, in accordance with the provisions of the first section of this act, or by order of the town authorities.

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

APPROVED February 22, 1861.

AN ACT for township support of poor in Henry county.

In force February
20, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the several townships in the county of Henry be and they are hereby empowered to support all paupers residing within their respective limits out of the treasury thereof: *Provided,* that at the next election for township officers, to be held in the several townships of said county, on the first Tuesday in April next, a majority of the legal voters of said county voting at said election shall vote in favor of such separate township support, which vote shall be by ballot, written or printed, or partly written or partly printed, "For Township Support," or "Against Township Support," which shall be canvassed and returned in the same manner as in cases of election for county officers.

Election to be
holden.

§ 2. It shall be the duty of the clerk of the county court of said county to give notice of the said election in the same manner as is provided for giving notice of general elections.

§ 3. That in case separate township support shall be adopted in said county, agreeably to the provisions of the first section of this act, then the overseers of the poor of the several townships aforesaid shall take charge of and maintain and support the paupers of their respective townships, in manner as is now or may hereafter be provided by law; and all expenses incurred for such maintenance and support shall be considered a township charge; and it shall be the duty of said overseers to present to the board of township auditors of their respective townships, at each regular meeting thereof, a true account of all expenditures incurred under the provisions of this act, which shall be audited and paid.

Overseers to re-
port the expen-
ditures.

§ 4. That the provisions of sections fourteen, fifteen and sixteen of chapter eighty of the Revised Statutes, entitled "Paupers," shall apply to and operate as between the several townships of said county, in the same manner as they do between the several counties of this State; and if any person shall become chargeable in any township in said county, who has not resided in said county thirty days, then the overseers of the poor having such paupers in charge shall give notice thereof to the county clerk of said county, whose duty it shall be to give notice thereof to the authorities of the proper county, as in other cases; and the expenses of taking care of such paupers, when received from such foreign county, shall be paid into the treasury of the proper township.

§ 5. This act to take effect from and after its passage.
APPROVED February 20, 1861.

In force April 24, 1861. AN ACT to authorize the sale of interests in incorporated companies on execution.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That whenever any sheriff or other officer in this State shall have in his hands a writ of execution, which he shall desire or be directed to levy upon any interest, shares, or stock, owned or held by the defendant or defendants in such execution, in any joint stock or incorporated company, said sheriff or other officer may make said levy, by indorsement thereof on said execution, and giving notice thereof, in writing, to the secretary, cashier, or other officer or agent having charge of the stock books, or stock lists, or records of such joint stock or incorporated company, stating in said notice the date of said execution, the amount due thereon, the parties thereto, and the court from which the same was issued. Said sheriff or officer shall then proceed to advertise and sell said stock, shares or interest so levied upon, in the same manner as personal property is required by law to be advertised and sold on execution; and on making said sale, said sheriff or officer shall make and deliver to the purchaser or purchasers a certificate, showing the number of shares or extent of interest in said joint stock or incorporated company so sold and purchased; and on presentation of said certificate the cashier, secretary, or other officer or agent of said joint stock or incorporated company having charge of the stock books or other records of such company, the stock, shares, or other interest so purchased shall be assigned and transferred to the said purchaser or purchasers, to the same extent and with the same effect as said defendant or defendants could transfer or assign the same, under the charter, by-laws, or regulations of said joint stock or incorporated company.

§ 2. It shall be the duty of the secretary, or other officer or agent of such joint stock or incorporated company, on being notified of said levy, as required in the foregoing section, to enter a memorandum thereof on his stock book; and the title of the purchaser of said stock, shares or interest, by virtue of such levy and sale, shall attach from the time of the notice of said levy, required by the preceding section.

APPROVED February 22, 1861.

Writs of execution, how levied.

Sheriff to advertise and sell stock.

Stock, etc., to be transferred.

AN ACT in relation to damages in cases of Injunction.

In force April 24,
1861.

[SECTION 1.] *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all cases where an injunction is dissolved by any court of chancery in this State, the court, after dissolving such injunction and before finally disposing of the suit, upon the party claiming damages by reason of such injunction suggesting, in writing, the nature and amount thereof, shall hear evidence, and assess such damages as the nature of the case may require, and to equity appertain, to the party demnified by such injunction, and may award execution to collect the same.*

APPROVED February 21, 1861.

AN ACT for the protection of Inn-keepers.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That here-*

after every landlord or keeper of a public inn or hotel in this State, who shall constantly have in his inn or hotel an iron safe, in good order, and suitable for the safe custody of money, jewelry and other valuable articles, belonging to his guests or customers, shall keep posted up, conspicuously, at the office, also on the inside of every entrance door of every public, sleeping, bar, reading, sitting and parlor room of his inn or hotel, notices to his guests and customers that they must leave their money, jewelry and other valuables with the landlord, his agent or clerk, for safe keeping, that he may make safe deposit of the same in the place provided for that purpose.

Money, etc.

§ 2. That such landlord, hotel or inn-keeper as shall comply with the requirements of the first section of this act, shall not be liable for any money, jewelry or other valuables, of gold, silver or rare and precious stones, that may be lost, if the same is not delivered to said landlord, hotel or inn-keeper, his agent or clerk, for deposit, unless such loss shall occur by the hand or through the negligence of the landlord, or by a clerk or servant employed by him in such hotel or inn: *Provided*, that nothing herein contained shall apply to such amount of money and valuables as is usual, common and prudent for any such guest to retain in his room or about his person.

Liability of land-
lords.

APPROVED February 22, 1861.

In force February 21, 1861. AN ACT for sustaining the Hospital for the Insane for the [years] A. D. 1861 and 1862, and to complete the unfinished buildings.

Ordinary expenses. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That from and after the first day of March, A. D. eighteen hundred and sixty-one, to the first day of March, A. D. eighteen hundred and sixty-three, the sum of forty-five thousand dollars per annum is hereby appropriated, payable out of treasury, quarterly, as required for use, on order of the board of trustees of the State Hospital for the Insane, for the ordinary expenses of said institution; to be accounted for as now required by law.

Patients to pay in certain cases. § 2. The trustees of the Insane Hospital are hereby authorized and directed to collect, from such patients as are of sufficient ability, the just charges for their support; and said trustees are instructed to report to the next General Assembly the sums so collected and the names of the patients on whose account such collections are made.

West wing. § 3. To enable the superintendent to occupy the west wing of the Hospital, now erected, the following sums are appropriated, payable out of the treasury, on the order of the board of trustees: 1st: For plumbers' work, in completing the west wing, the sum of two thousand dollars. 2d: For the completion of the rear buildings, the sum of nine thousand seven hundred and fifteen dollars. 3d: For the fixtures and furniture for the kitchen and laundry, the sum of two thousand dollars.

Supply of water. § 4. To secure an adequate supply of water, the sum of ten thousand dollars is appropriated, payable out of the treasury, on the orders of the board of trustees.

§ 5. For the removal of the privies of the old buildings to the exterior of the walls, the sum of sixteen hundred dollars is hereby appropriated, payable out of the treasury, on the orders of the board of trustees.

§ 6. For lightning rods, the further sum of one hundred and fifty dollars, payable as aforesaid.

The inclosure of grounds. § 7. For inclosing private grounds, for the patients, the sum of seven hundred and fifty dollars is appropriated, payable out of the treasury, on the orders of the board of trustees.

§ 8. No money appropriated by this act for one purpose shall be applied to any other object; and if the sum heretofore appropriated for a specific object shall be found insufficient to complete the same, no part of said sums, so appropriated, shall be expended or drawn from the State treasury.

Convicts. § 9. Hereafter no insane convict shall be sent to the hospital, without the consent of the superintendent thereof. This act shall take effect on its passage.

APPROVED February 21, 1861.

AN ACT to repeal an act entitled "An act to prevent Swine and Sheep from running at large in Iroquois county, and for establishing and maintaining pounds in said county." In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the above mentioned act, which was approved February 10th, A. D. 1853, be and the same is hereby repealed.

§ 2. The said county of Iroquois shall be governed by the act establishing township organization, so far as the regulation concerning the running at large of animals is concerned.

§ 3. This act is to be in force from and after its passage.
APPROVED February 22, 1861.

AN ACT to require each town in Kankakee county to take care of its poor. In force February 20, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the several towns, now created or that may be hereafter created in the county of Kankakee, be and they hereby are empowered and required to support all paupers residing within their respective limits, out of the treasury thereof.

§ 2. That the overseer of the poor of the towns aforesaid shall take charge of, maintain and support the poor of their respective towns, in manner as is now or hereafter may be provided by law; and all expenses incurred for such maintenance and support shall be considered a town charge, and it shall be the duty of said overseers to present to the board of town auditors of their respective towns, at each regular annual meeting thereof, a true account of all expenditures incurred under the provisions of this act, which shall be audited and paid as other town charges are audited and paid. Duties of overseers of the poor

§ 3. If any person shall become chargeable, in any town of said county, in which he or she did not reside at the commencement of the thirty days immediately preceding his or her becoming so chargeable, he or she shall be taken care of by the overseers of the poor of such town; and if such poor person was a resident of any other town of said county, within the thirty days aforesaid, then the overseer of the poor of the town having such poor person in charge shall give notice to the overseer of the poor where such pauper resides as aforesaid, stating that such pauper became chargeable as a pauper, and requesting said overseer to remove said pauper forthwith, and pay the expenses incurred in taking care of him or her. Nonresident paupers.

§ 4. That the provisions of sections fourteen, fifteen and sixteen, of chapter eighty, of the Revised Statutes, entitled Revised Statutes, chapter eighty.

“Paupers,” shall apply to and operate, as between the several towns of said county, in the same manner as they do between the several counties of this State. And if any person shall become chargeable in any town of said county, who did not reside in said county at the commencement of the thirty days as aforesaid, then the overseer of the poor, having such pauper in charge, shall give notice thereof to the authorities of the proper county, as in other cases; and the expenses of taking care of such paupers, when received from such foreign county, shall be paid into the treasury of the proper township.

County poor
house.

§ 5. All paupers at the county poor house shall, on the passage of this act, be taken by the keeper of the poor house to the several towns to which they belong, and delivered to the overseers thereof, and to be by them supported, as provided by this act.

§ 6. The electors of the several towns of said county, at their annual town meetings, may prescribe such rules and regulations, for the support of paupers of their respective towns, as they may deem most expedient.

§ 7. This act to take effect immediately.

APPROVED February 20, 1861.

In force February 18, 1861. AN ACT to amend the “Act for relocating the County Seat of Kendall County,” approved February 24, 1859.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the time specified in section six of the “Act for relocating the county seat of the county of Kendall,” approved February the twenty-fourth, eighteen hundred and fifty-nine, for completing the county buildings in said county, be and is hereby extended to November the first, eighteen hundred and sixty-five.

§ 2. That the supervisors of said county may, when the point on which said buildings are to be erected is fixed by law, remove the county seat to said point, at any time previous to the completion of said buildings.

§ 3. This act shall take effect from its passage.

APPROVED February 18, 1861.

In force April 24,
1861.

AN ACT in relation to Landlord and Tenant.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in all cases of tenancy from year to year, a notice of sixty days

shall be sufficient to terminate the tenancy at the end of the year after such notice is given: *Provided*, such notice shall be in writing and served by copy.

§ 2. In all cases of tenancy by the month, or for any other term less than one year, where the tenant holds over without special agreement, the landlord shall have the right to terminate the lease by thirty days notice, in writing, to be served by copy, and to maintain an action for forcible de ainer. Notice to be given by landlord.

§ 3. In all the foregoing cases, where a tenancy is terminated by notice, no further demand shall be necessary before bringing a suit under the statute in relation to forcible detainer.

APPROVED February 21, 1861.

AN ACT in relation of the Binding of the Laws.

In force April 24, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all laws of a special and private nature, passed at the present or any future session of the General Assembly, shall be bound in one volume, separate from that which contains the laws of a public and general nature, and two thousand volumes of such private acts shall be printed and bound, and no more. One hundred of said volumes shall be deposited in the office of the Secretary of State; three volumes shall be sent to each county; one volume to each member of the General Assembly; five volumes to each grand division of the supreme court, to be deposited in the library; one volume to each circuit judge and state's attorney, as required by law; and that the balance of said laws shall be distributed to the several counties, according to their population. Volume of special laws.

§ 2. No law of a special or private nature shall be entitled to be printed and published as a public law by reason of any provision in said law declaring it a public act, or not within the intent and meaning of this act restricting the printing and publication of private and special laws. Distribution of laws.

APPROVED February 21, 1861.

AN ACT for the publication of the Laws and Reports of this General Assembly. Private laws.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Secretary of State shall, within thirty days after the adjourn-

In force February 22, 1861.

ment of this General Assembly, cause an edition of five hundred copies of the laws of a general nature, passed at this session, to be printed and bound in paper covers; and shall cause said edition to be distributed in the following manner, to-wit: One copy to each of the sheriffs, clerks of county and circuit courts of each county in the State; one copy to each circuit judge; one copy to each state's attorney; one copy to each of the supreme judges; one copy each to the judges and clerks of the several recorders' courts of the State; one copy to each of the clerks and judges of the superior court of Chicago; one copy to each of the judges of each of the United States circuit courts in this State, and one copy to each member of this General Assembly. The said books shall be distributed in manner aforesaid, by mail, and the postage thereon paid out of the contingent fund of the Secretary's office: *Provided*, that the total expense of publishing and distributing said edition of the laws, as aforesaid, shall not exceed five hundred and fifty dollars.

Distribution.

Expense.

Publication of reports.

§ 2. In printing and binding the reports made to the Senate and House of Representatives of this General Assembly, there shall be included only the messages of the Governors, the reports of the Auditor and Treasurer, the report of the Bank Commissioners, the special reports of standing or select committees of the respective houses, the reports of the trustees and superintendents of the Hospitals for the Insane Blind and Deaf and Dumb, the report of the Superintendent of Public Instruction, the reports of the commissioners, warden and superintendent of the Penitentiary, report of the trustees and officers of the Illinois and Michigan Canal, and the report laid before the Senate at this Session, made to the Governor, by the finance committee of the Senate of the last General Assembly. But the Transactions of the State Agricultural and Horticultural Societies, and the State Geologist shall not be included in said volume.

Agricultural reports.

Township organization.

§ 3. In counties acting under township organization, the board of supervisors, and in counties not acting under township organization the county courts, shall have power to authorize the publication of any general or special law of this State in one or more newspapers published or circulated in their respective counties, at such prices as may be agreed upon with the publishers of said newspapers, and pay the expense of such publication, by appropriation, out of the county treasury.

Publication in newspapers.

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

APPROVED February 22, 1861.

AN ACT to relocate the county seat of Lawrence county.

In force February
18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That on the first Tuesday in April, A. D. 1861, an election shall be held in the county of Lawrence, in the State of Illinois, at the usual places of holding elections, for the purpose of determining whether the present seat of justice of said county shall be removed and relocated.

Election to be
held.

§ 2. The judges and clerks of elections shall attend on the day of election, and conduct said election according to the election laws of this State; and all legal voters of the county of Lawrence shall be entitled to vote at said election for the removal of the seat of justice of said county of Lawrence to the town of Bridgeport, in said county, or in favor of said seat of justice remaining at the town of Lawrenceville.

§ 3. The judges and clerks of said county shall make returns of said election in the manner and time now prescribed by law in regard to other elections in this State.

Returns of elec-
tion.

§ 4. When the returns shall have been made to the clerk of the county court of Lawrence county he shall proceed to open and count the votes given for the relocation of the seat of justice at the town of Bridgeport, and also the votes given for retaining the seat of justice at the town of Lawrenceville. The opening and counting said votes shall be in accordance with the laws requiring the opening and counting the votes of elections of this State. And if a majority of all the votes cast for and against the removal and relocation of said county seat are in favor of the location at the town of Bridgeport, in said county, then the town of Bridgeport shall be and remain the permanent seat of justice of Lawrence county; but if a majority of said votes are in favor of Lawrenceville remaining and being the county seat of said county, then Lawrenceville shall be and remain the permanent county seat of said county.

Counting of votes

§ 5. If the seat of justice shall be established at the town of Bridgeport, according to the provisions of this act, the board of supervisors of said county are authorized, and it is hereby made their duty forthwith to procure or erect suitable buildings for the public offices of said county, and for holding the circuit and county courts of said county, in the town of Bridgeport. And the said board of supervisors are hereby authorized to receive, take, collect and apply donations or subscriptions, either in lands, town lots or money, for that purpose; and when such arrangements shall have been made the records of said county shall be removed to said town of Bridgeport, and the circuit and county courts shall thereafter be held in said town of Bridgeport.

Erection of public
buildings.

Subscriptions and
donations.

§ 6. That the Secretary of State cause a certified copy of this act to be immediately transmitted to the clerk of the

county court of said county of Lawrence, who shall forthwith issue notice of said election to the sheriff of said county; and the said sheriff shall cause said notice to be posted up in the several precincts in said county, in the same manner as notices of general elections, according to the laws of this State.

§ 7. This act shall take effect and be in force from and after its passage.

APPROVED February 18, 1861.

In force February 21, 1861. AN ACT to provide for transcribing County Commissioners' Record, (A,) of Lawrence county, Illinois.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That Isaac B. Watts, of Lawrence county, be and he is hereby authorized to transcribe County Commissioners' Record, (A,) of said county.

§ 2. The board of supervisors of said county shall provide for that purpose a well bound book.

County judge to certify.

§ 3. The county judge of said county shall examine and carefully compare the record so transcribed, and if he finds it to have been done correctly he shall certify the same to be a true copy, under his hand and seal of office; and for said examination said judge shall receive the sum of ten dollars, to be paid out of any money in the treasury of said county not otherwise appropriated.

§ 4. That said record, when so transcribed and certified as aforesaid, shall be evidence in all courts of this State, of equal force and validity with the original record.

Compensation.

§ 5. For transcribing said record, said Watts shall receive the sum of fifteen cents for every one hundred words, to be paid out of the treasury of said county, out of any money not otherwise appropriated.

§ 6. This act shall be a public act and be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to regulate the purchase and sale of Lead Mineral.

Books to be kept by dealers in mineral.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That from and after the passage of this act all persons purchasing lead

mineral, in this State, shall keep a book or books, to be open, at all reasonable times, to the inspection of miners, owners of mineral lands, and smelters of lead ore, in which book shall be kept an account of all lead mineral purchased by the person or persons keeping such book, stating clearly the amount, from whom, the time when purchased, and the place where it was dug. Said books to be kept at the usual place of business of the purchasers.

§ 2. That all persons buying or bartering for lead mineral and having no place of business at which to keep a book or books, as provided in section one of this act, shall make return thereof to the nearest smelter of lead ore to the land or place of procuring the mineral, stating to said smelter the amount, from whom and where obtained, when purchased and from what diggings the same was taken. And the smelter to whom such return is made, shall minute it upon his book kept under the provisions of this act.

§ 3. That no person shall be allowed to purchase lead mineral from any child under twelve years of age. And the picking and carrying away lead mineral from the land or diggings of another, without his or her consent, shall be deemed larceny, and punished accordingly. Minors not to sell.

§ 4. Any person to whom lead mineral shall be offered for sale shall inquire from whom and from what ground the same was procured; and if the person offering it for sale refuse to answer such inquiries satisfactorily then the person to whom it is offered shall not be allowed to buy it. Account book to exhibited.

§ 5. Any person refusing to show the books of account, hereinbefore provided to be kept, when requested by any person authorized to see the same, shall forfeit and pay, for each offense, the sum of twenty-five dollars. And any persons violating any of the other provisions of this act shall forfeit and pay, for the first offense, the sum of five dollars and costs; and for the second and every subsequent offense, the sum of ten dollars and costs, one-half to the informer and the other half to the school fund of the school district where the suit is prosecuted—the informant, in all cases, to be a competent witness; and the penalties to be recoverable by action of debt, before any justice of the peace of the county where the offense is committed. Penalty for violating this law.

§ 6. This act to take effect and be in force from and after its passage.

APPROVED February 22, 1861.

In force February 22, 1861. AN ACT in relation to the lien of operatives and others on the property of Railroad Corporations within this State.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all persons who may have furnished or who shall hereafter furnish to any railroad corporation, existing under the laws of this state, any fuel, ties, materials, supplies or any other article or thing, necessary for the construction, maintenance, operation or repair of such roads, by contract with said corporation, or who shall have done and performed or shall hereafter do and perform any work or labor for such construction, maintenance, operation or repair, by like contract, shall be entitled to be paid for the same as part of the current expenses of said road, and, in order to secure the same, shall have a lien for three months after the right of action accrues upon all the property, real, personal and mixed, of said railroad corporation, as against all mortgages or other liens which accrued after the commencement of the delivery of said articles or the commencement of said work or labor.

§ 2. In case within the three months, heretofore limited, the party furnishing such article or thing, or performing such work or labor, shall commence suit for the recovery of such debt, in any court of record, then the lien hereby created shall continue until the same has been decided by said court; and, if the judgment be against said corporation, until an execution thereupon issued shall be satisfied or released by the plaintiff.

§ 3. This act to take effect and be in force from and after its passage.

APPROVED February 22, 1861.

In force February 21, 1861.

AN ACT relating to the law of Limitation.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That hereafter all actions of trespass for assault, battery, wounding and imprisonment, or any of them, shall be commenced within two years next after the cause of action shall have accrued, and not after.

§ 2. Every action on the case, for slander or libel, shall be commenced within one year next after the cause of action accrued and not after; and every action for malicious prosecution shall be commenced within two years next after the cause of action shall have accrued and not after.

§ 3. This act shall take effect from its passage.

APPROVED February 21, 1861.

AN ACT for the relief of John Long, of Lawrence county.

In force February
21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the state's attorney in and for the twenty-fifth judicial circuit, in this state, be and he is hereby authorized and required, at the first term of the Lawrence circuit court, holden after the passage of this act, to enter a *nolle prosequi* upon an indictment preferred in the Lawrence circuit court against John G. Long, and now pending therein; and that the said John G. Long be henceforth discharged from all liability to answer to the charge preferred in such indictment as fully and completely as if duly tried and acquitted therefrom.

Entrance of nolle
prosequi.

§ 2. This act to be regarded as a public act, and to be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to protect Married Women in their separate property.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all the property, both real and personal, belonging to any married woman, as her sole and separate property, or which any woman hereafter married owns at the time of her marriage, or which any married woman, during coverture, acquires, in good faith, from any person, other than her husband, by descent, devise or otherwise, together with all the rents, issues, increase and profits thereof, shall, notwithstanding her marriage, be and remain, during coverture, her sole and separate property, under her sole control, and be held, owned, possessed and enjoyed by her the same as though she was sole and unmarried; and shall not be subject to the disposal, control or interference of her husband, and shall be exempt from execution or attachment for the debts of her husband.

APPROVED February 21, 1861.

AN ACT to legalize the acts of commissioners under "An act providing for the drainage of certain lands in Mason county," approved February 24th, 1859.

In force February
22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the acts of the commissioners under "An act providing for the

drainage and reclamation of certain lands in Mason county," approved February twenty-fourth, eighteen hundred and fifty-nine, are hereby legalized, and that, notwithstanding an informality as to the time of returning the assessment or any other informality, the proceedings of said commissioners are hereby declared legal and valid.

Right of way.

§ 2. The rights of way which may have been paid for under any agreement or assessment of damages by arbitration or in a trial in any court, are hereby vested in said commissioners, and the proceedings in the premises declared valid and binding.

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

APPROVED February 22, 1861.

In force February 22, 1861. AN ACT to create additional Justices of the Peace and Constables in McHenry county, Illinois.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That it shall be lawful for the people of the towns of Coral and Algonquin, in the county of McHenry, at the next annual town meetings in said towns, to elect, each, an additional justice of the peace and constable, who shall be elected in the same manner, hold their offices for the same time, have and exercise the same powers, perform the same duties, and be subject to the same liabilities, as other justices of the peace and constables in this State, and they shall hold their offices until their successors are elected and qualified.

§ 2. This act shall be deemed a public act and be in force from and after its passage.

APPROVED February 22, 1861.

In force February 22, 1861. AN ACT empowering the Board of Supervisors of Mercer county to levy certain taxes therein named.

Supervisors levy tax. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the people of the county of Mercer, by their board of supervisors, be and are hereby authorized and empowered to levy a tax, of not exceeding two mills on the dollar, upon all taxable property in said county, for the purpose of paying the interest on the bonds of said county; and if any surplus shall remain, after the payment of such interest, it shall be paid

into the treasury of said county, to be used as the board of supervisors of said county shall direct: *Provided*, that a majority of the legal votes cast in said county, at the judicial election, in June next, shall be cast in favor of said special tax. Election.

§ 2. The vote on the proposition to levy said special tax shall be by ballot, upon which shall be written or printed, or partly written or partly printed, "For Special Tax for Payment of Interest," or "Against Special Tax for Payment of Interest;" and the judges of such special election and the clerks thereof shall conduct such election for said special tax for payment of interest in the same manner as is now provided by law for conducting elections.

§ 3. Said special tax, in case a majority of the legal votes cast at such election shall be in favor of the same, shall be levied and collected in the same manner as other taxes are now by law levied and collected in said county. Collection of the tax.

§ 4. This act to take effect and be in force from and after its passage.

APPROVED February 22, 1861.

AN ACT to repeal an act entitled "An act to prevent Sheep and Swine from running at large within the counties of Mercer and Rock Island," in force February 19th, 1859. In force September 1, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That an act entitled "An act to prevent sheep and swine from running at large within the counties of Mercer and Rock Island," in force February 19th, 1859, be and the same is hereby repealed.

§ 2. The provisions of this act shall take effect and be in force from and after the first day of September, A.D. 1861.

APPROVED February 20, 1861.

AN ACT to authorize the county of Mercer to build a court house and other county buildings. In force April 24, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That the board of supervisors of the county of Mercer, in this State, are hereby authorized to levy a tax upon the taxable property in said county, for the purpose of erecting a court house, jail, and such other buildings as may be deemed

necessary for the use and convenience of the people of said county.

Am't to be raised
by tax.

§ 2. The amount hereby authorized to be levied by taxation upon the property in said county shall not exceed the sum of twenty thousand dollars; and before such tax shall be levied the board of supervisors of said county shall, by some suitable order, submit the levying of such tax to the legal voters of said county, to approve or reject, as a majority may determine.

Election.

§ 3. Said submission to the voters of said county shall be made on the first Monday of June, A.D. 1861; and notice thereof, for the space of ten days prior to said first Monday of June, shall be posted by the clerk of said county at the usual places for holding elections in the several towns of said county.

APPROVED February 21, 1861.

In force February
20, 1861.

AN ACT to encourage Mining in the State of Illinois.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the owner of any land may reserve, sell and convey, or lease mining rights, or the right to dig for and obtain iron, lead, copper, coal, or other mineral from such land; and thereafter the sale for taxes of the land in which any mining right has been so conveyed or leased shall not operate to transfer or in any manner affect such mining right.

Mode of convey-
ance.

§ 2. Mining rights may be conveyed by deed or transferred by lease, and such deeds and leases may be acknowledged and recorded in the same manner as is now provided by law for the acknowledgment and record of deeds, and with like effect.

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

APPROVED February 20, 1861.

In force February
21, 1861.

AN ACT to authorize the indices to records of conveyances, in Monroe county, to be transcribed and perfected.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the clerk of the circuit court and *ex-officio* recorder for Monroe county is hereby authorized and required to transcribe and perfect,

in a well-bound book, to be provided by the county court of said county, full and complete general, direct and inverted indices to the records of conveyances in said county, from record book "A" to "V," inclusive—which indices shall exhibit the names of the parties to each conveyance, and the date thereof, the date when filed, the description of the instrument, the names of grantors and grantees, and a synopsis or a description of the property conveyed.

§ 2. The said clerk shall be allowed a fee of — cents Compensation of the clerk. for each conveyance by him to be indexed, as a compensation for his services, to be paid out of the county treasury of said county, upon the order of the county court, whose duty it shall be to order the amount due said clerk for his services, upon his certifying to the completion of the index to each of said record books, respectively, and the number of conveyances, as therein contained.

§ 3. This act shall be in force from and after its passage.
APPROVED February 21, 1861.

AN ACT to refund the interest on the College or University Fund, and appropriate the same for the use of the State Normal University. In force February 14, 1861.

WHEREAS an act of Congress, passed the 18th of April, 1818, entitled "An act to enable the Illinois Territory to form a constitution and State government, and for the admission of such State into the Union on an equal footing with the original States," among other things, proposed to the people of said Territory "that five per cent. of the net proceeds of the lands lying within said State, and which should be sold by Congress from and after the 1st day of January, 1819, after deducting all expenses incident to the same, shall be reserved for the following purposes, viz: two-fifths to be disbursed, under the direction of Congress, in making roads leading to the State; the residue to be appropriated by the Legislature of said State for the encouragement of learning, of which one-sixth part shall be exclusively bestowed upon a college or university;" and whereas the people of the State of Illinois, in convention assembled, on the 26th day of August, 1818, accepted said proposition of Congress; and whereas the principal of the university fund arising from the said one-sixth of said three per cent., on the 1st day of January, 1861, amounted to the sum of one hundred and twenty-two thousand six hundred and seven dollars and fifty-four cents; that the interest on the said principal, up to January, 1857, amounted to the sum of ninety-eight thousand nine hundred and fifty-six dollars and eighty-two cents;

and whereas for the purpose of carrying out of the intention of Congress in the proposition aforesaid, and the understanding of the people of this State, the Legislature of the State of Illinois, on the 18th day of February, 1857, passed an act entitled "An act for the establishment and maintenance of a Normal University;" and whereas no part of the principal or interest of said university fund (excepting the interest on the same since January 1st, 1857, amounting to \$19,905 03) has ever been bestowed on any college or university, but that the said principal and interest have been used by the State; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Governor of the State be and he is hereby authorized and required to issue inscribed State stock, authenticated in the usual way, to the amount of \$65,000, a part of the interest of the university fund, payable to the board of education of the State of Illinois, for the use of Normal University, and in sums not less than one thousand dollars each; said inscribed State stock to be payable in dollars and cents, in the city of Springfield, at the option of the State, after the first day of January, A.D. 1881, with interest at the rate of six per cent. per annum, payable semi-annually in the said city of Springfield.

Issue of inscribed
stock.

§ 2. That the balance of the interest on the university fund; viz: thirty-three thousand nine hundred and fifty-six dollars and eighty-two cents, be and the same is hereby added to the principal of the said university fund, and is hereby declared to be a part of the same, making in all the sum of one hundred and fifty-six thousand five hundred and fifty-four dollars and thirty-six cents.

§ 3. The corporation created by an act entitled "An act for the establishment and maintenance of a Normal University," shall have no power to sell or convey any of the property acquired since the passage of said act, nor to encumber said property in any manner whatever, nor to create any debt or liability against the State, without the express sanction, first to be given, by the Legislature of this State.

Gratuitous in-
struction of pu-
pils.

§ 4. Each county in this State shall hereafter be entitled to gratuitous instruction for two pupils in said university, to be selected as provided in section seven of the act to which this is an amendment.

§ 5. That this act is hereby declared to be a public act, and to be in force from and after its passage.

APPROVED February 14, 1861.

AN ACT supplemental to an act entitled "An act to refund the interest on the College or University Fund, and appropriate the same for the use of the State Normal University." In force February 20, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the act to which this is supplemental be and the same is hereby so amended that the bonds therein authorized to be issued to the "board of education of the State of Illinois, for the use of the Normal University," shall be issued in the coupon bonds of eighteen hundred and fifty-nine, payable at the option of the State, after the year eighteen hundred and seventy nine, in the city of New York—said bonds to be payable to the said board or bearer, and transferable by delivery. Issue of coupon bonds.

§ 2. This act to be in force from and after its passage. APPROVED February 20, 1861.

AN ACT to make additional provisions for the Penitentiary.

In force February 19, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That for the purpose of carrying on the work of the new penitentiary, according to the plans, specifications and designs heretofore adopted by the board of commissioners, and approved by the Governor, Treasurer and Auditor of State, there is hereby appropriated the sum of two hundred and twenty-six thousand and ninety-three 48-100 dollars; and the further sum of seventy-nine thousand, two hundred and ten 46-100 dollars, to pay contractors' accepted drafts. Contractors' accepted drafts.

§ 2. The money hereby appropriated to be drawn and disbursed in the manner prescribed by an act entitled "An act to locate and build an additional penitentiary," approved February 19th, 1857. * And the commissioners are hereby required to make contracts for such portions of the unfinished work, fixtures, machinery, furniture, etc., as they deem most necessary for immediate use, in such manner as in their judgment will best promote the interest of the State. Contracts for unfinished work.

§ 3. The further sum of thirty-one thousand, five hundred and eleven 78-100 dollars, is hereby appropriated to Sanger and Casey, for money expended in removing convicts from Alton, repairing shops and buildings destroyed and damaged by fire and otherwise, clothing and cash to discharged convicts, burying convicts, stationery furnished convicts, extra expenses of warden and hospital department, in consequence of their being two prisons, expenses in searching for and retaking escaped convicts, and for amount paid Buckmaster & Wise, for clothing on convicts: *Provided,* Appropriation to Sanger & Casey.

that, on the expiration of the lease of Samuel K. Casey, the same amount, in value, of clothing, shall be returned to the State.

Regulations and discipline.

§ 4. That for the purpose of providing a system for the regulation, management, government and discipline of the State penitentiary, the commissioners are hereby appointed to prepare a code of laws and rules for that purpose, to be submitted to the General Assembly, at its next session; and all laws authorizing the appointment of a superintendent of the penitentiary is hereby repealed, and the said office is hereby abolished; and all the powers and authority which were conferred on the warden of the penitentiary, by the act of the General Assembly of the State, approved March 1st, 1845, in reference to the discipline and government of said penitentiary, be conferred upon the present warden and his successors as such warden, subject only to a general supervision of the board of commissioners appointed by this act.

New board commissioners.

§ 5. That the Governor, by and with the advice and consent of the Senate, shall appoint three commissioners, who shall hold their offices for two years and until their successors shall be appointed and qualified, who shall supersede the present board of commissioners; and the present board are hereby required to surrender to the new commissioners all the books, papers, plans, specifications and property, belonging to the State, at their first meeting. The new board of commissioners, appointed under this act, shall be required to give the same bonds and do all other things as required under the second section of the act entitled "An act to locate and build an additional penitentiary," approved February 19th, 1857.

§ 6. This act shall take effect and be in force from and after its passage.

APPROVED February 19, 1861.

In force February 18, 1861.

AN ACT to declare the Piasa, in Jersey and Madison counties, a navigable stream.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Piasa, in Jersey and Madison counties, from its mouth up to a point where the road leading from Grafton, in Jersey county, to Alton, in Madison county, crosses said stream, be and the same is hereby declared a navigable stream.

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

APPROVED February 18, 1861.

AN ACT to establish a Board of Police in and for the City of Chicago, and In force February 21, 1861.
to prescribe their powers and duties.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That after the passage of this act there shall be organized in said city of Chicago an executive department of the municipal government, to be known as "The Board of Police of the City of Chicago." Said board shall consist of three commissioners, to be chosen, one from the South, one from the West, and one from the North division of said city, who shall constitute said board. That until election and qualification, in the manner and at the times herein provided, the Governor shall nominate, and by and with the advice and consent of the Senate, appoint the first commissioners of said board of Police, who shall be and they are hereby declared the first commissioners of said board of police, and who shall, respectively, hold their offices for two, four and six years, from and after the next general municipal election in said city, and until their successors are duly elected and qualified. Said board shall possess the powers and perform the duties authorized and enjoined by this act. A majority of said board shall constitute a quorum for the transaction of business.

Appointment of commissioners by the governor.

§ 2. The said commissioners, when appointed, shall, ten days after their appointment, or as soon thereafter as may be, proceed to organize said board, and decide, by lot, their respective terms of office; which decision shall be filed in the office of the city clerk. One of said commissioners shall go out of office at the end of each and every two years from and after the next general municipal election.

Term of office.

§ 3. At the general municipal election in said city, in A. D. 1863, and biennially thereafter, there shall be elected, at the general city election in said city, a commissioner of said board of police, to succeed the member whose term of office expires, so that one of said officers shall be successively elected, every second year, from the division of said city in which the commissioner resides whose term of office expires; and said commissioner, when elected, shall hold his office for six years. Should a vacancy occur it shall be filled by appointment by the mayor, with the advice and consent of the common council of said city, until the next regular city election, when the qualified voters of said city may fill such vacancy by an election of a successor, who shall hold his office for the unexpired term. Said commissioners shall be elected in the same manner as is now provided by law for the election of other general city officers, by general ticket, by the qualified voters of the whole city; and no person shall be elected a commissioner of said board of police unless he has been a resident of said city for at least five years, and a resident in the division for which he is elected at least one year preceding his election. Said commissioners, when appointed, and their successors in office,

Election of commissioners.

Vacancy to be filled by appointment.

Oath of office.

shall, before entering upon the duties of their office, take an oath to obey the constitution and laws of this State, and faithfully to perform the duties of their said office; the certificate of which oath shall be deposited in the office of the city clerk, to be by such clerk filed in his office. Any member of said board of police may, at any time, be removed from office, for any misdemeanor, malfeasance or delinquency in office, by the judge of the circuit court of Cook county, on charges, in writing, to be presented against him before such judge by the mayor of said city; on which hearing, before such judge, witnesses may be produced and sworn, both in support of the allegations and against them.

Organization of the police.

§ 4. The said commissioners, after the organization of said board, in pursuance of this act, shall assume control of the police force of said city, and shall proceed to organize the same, in pursuance of the provisions of this act; and for this purpose they are hereby authorized to retain such officers of the present police force of said city as said board shall deem necessary for the more perfect reorganization of said police force; which officers shall be discharged by said board when, in their discretion, the services of the same can be dispensed with.

President and treasurer.

§ 5. The officers of the said board of police shall be a president and treasurer, who shall each be elected from among the said commissioners. The clerk of the police court of said city shall be, *ex officio*, clerk of said board of police.

Duty of Police.

§ 6. It shall be the duty of the board of police hereby constituted, at all times of the day and night, within the boundaries of the said city of Chicago, to preserve the public peace; to prevent crime, and arrest offenders; to protect rights of persons and property; to guard the public health; to preserve order; to remove nuisances existing in public streets, roads, places and highways; to provide a proper police force at every fire, in order that thereby the firemen and property may be protected; to protect strangers and travelers at steamboat and ship landings and railway stations; and to obey and enforce all ordinances of the common council within the said city of Chicago, which are applicable to police or health. Whenever any crime shall be committed in said city of Chicago, or within the county of Cook, and the person or persons accused or suspected of being guilty shall flee from justice, the said board of police may, in their discretion, authorize any person or persons to pursue and arrest such accused or suspected person or persons and return them to the proper criminal court having jurisdiction of the offense, for trial.

Rules and regulations.

§ 7. The said duties of the police shall be more especially executed under the direction and control of said board, and according to rules and regulations which it is hereby authorized to pass, from time to time, for the more proper govern-

ment and discipline of its subordinate officers and the police force of the said city of Chicago. The said police force shall consist of a general superintendent of police and one deputy superintendent of police, three captains of police, six sergeants of police and sixty police patrolmen, and as many more police patrolmen as may be ordered by the common council of the said city of Chicago, on the application of the board of police. The said officers hereby created for the said police force shall be severally filled by appointment from the police force, after the first organization of said force, in the mode prescribed by this act, and each shall hold office only during such time as he shall faithfully observe and execute all the rules and regulations of the said board, the laws of the State and the ordinances existing within the city of Chicago.

Officers of police force.

§ 8. The qualification, enumeration and distribution of duties, mode of trial and removal from office of each officer of said police force shall be particularly defined and prescribed by rules and regulations of the board of police: *Provided, however,* that no person shall be so appointed to office or hold office in the police force aforesaid who is not a citizen of the United States, or who shall not have resided within the State of Illinois two years next preceding his appointment, or who shall ever have been convicted of crime: *And provided,* that no person shall be removed therefrom, except upon written charges preferred against him to the board of police, and after an opportunity shall be afforded him of being heard in his defense. The board of police shall have the power to suspend any number of the police department of the city, pending the hearing of the charges preferred against him: *And provided,* that whenever any vacancy shall occur in the office of captain of police the same shall be filled by an appointment from among the persons then in office as sergeant of police; and a like vacancy in the office of sergeant of police shall be filled by appointment from among the persons then in office as police patrolmen.

Eligibility to appointment.

§ 9. The members of the police force of the said city of Chicago shall possess, in every part of the county of Cook, all the common law and statutory powers of constables, except for the service of civil process; and any warrant for search or arrest, by any magistrate of the State of Illinois, may be executed in any part of the county of Cook, by any member of the police force of the said city of Chicago, without any backing or indorsement of the said warrant, and according to the terms thereof. The general and deputy superintendents and captains of police, having just cause to suspect that any felony has been or is being or is about to be committed within any building or on board of any ship, boat or vessel, within the said city of Chicago, or county of Cook, may enter the same at all hours of the day or night, to take all necessary measures for the effectual

Powers of the police.

prevention or detection of all felonies, and may take them and there into custody all persons suspected of being concerned in such felonies, and also may take charge of all property which he or they shall have then and there just cause to suspect has been stolen.

Suppression of gaming houses.

§ 10. If the general superintendent of police shall report, in writing, to the board of police that there are good grounds for believing any house or room, within the said city of Chicago, is kept or used as a common gaming house or cock-pit, and if two or more householders, dwelling within the said district, and not belonging to the police force, shall make oath, in writing, before any one of the commissioners of police, and annexed to the said report, (which oath every commissioner of the police is hereby empowered to administer, receive and subscribe,) that the premises complained of by the general superintendent of police are commonly reported and are believed by the deponents to be kept as a common gaming house or cock-pit, it shall be lawful for any commissioner of police, by order, in writing, to authorize the general superintendent of police or the deputy superintendent of police to enter upon such premises, taking with him or them such members of the patrol force as shall be necessary, and, if necessary, to use force for the purpose of effecting such entry, whether by breaking open doors or otherwise; and the said superintendent or deputy superintendent shall be authorized to take into custody all persons who shall be found therein, and to destroy all implements of gaming found therein, and shall forthwith convey the person or persons found therein before any magistrate in said city, who shall forthwith proceed to hear the proof, and if there be probable cause for believing that such person or persons have been guilty of any crime or misdemeanor then the said magistrate shall forthwith order such person or persons to find good bail, with two householders of said city of Chicago as his or their sureties, conditioned for his or their appearance at the proper criminal court, to answer any indictment which may be found; and, in default thereof, such magistrate shall commit such person or persons to the county jail.

Division of city into police precincts.

§ 11. It is hereby made the duty of the board of police, for more effectually distributing and enforcing its police government and discipline, to divide the said city of Chicago into precincts, without regard to ward boundaries, and to assign captains of police and sergeants of police to each of said precincts, as they shall deem for the best interest of said city. The board may, from time to time, establish a station or substation in each precinct or division, for the accommodation of the police force on duty therein. It shall not suspend members of the police force from pay for more than thirty days. It shall promulgate all regulations and orders through the general superintendent of police, who shall take

the place of the mayor of the city of Chicago, as being at the head of the police department or force in the said city, but always subject to the orders and regulations of the board of police; and it shall be the duty of the police force to respect and obey the said general superintendent of police, as the head and chief of the same, subject to the rules and regulations and general orders of the board of police.

§ 12. The board of police, whenever it shall see fit, shall, on the application of any person or persons showing the necessity thereof, appoint and swear any number of additional patrolmen, to do duty at any place within the city of Chicago, at the charge and expense of the person or persons by whom the application shall be made; and the patrolmen so appointed shall be subject to the orders of the board of police, and shall obey the rules and regulations of the board, and conform to its general discipline, and to such other special regulations as may be made, and shall wear such dress or emblem as the board may direct, and shall, during the term of their holding appointment, possess all the powers, privileges and duties of the patrol force herein prescribed. The persons so appointed may be removed, at any time, by the board of police, without assigning cause therefor, upon one month's notice of the intention so to do given to the person or persons who applied for the appointment, as aforesaid. The board of police may also, upon any emergency of riot, pestilence, invasion, or during any day of public election or celebration, appoint as many special patrolmen, from among the citizens of Chicago, as it may deem advisable, and for a specified time; and during the term of service of any such special patrolmen, he shall possess all the powers and privileges and perform all the duties of patrolmen of the standing police force of the city.

§ 13. No member of the police force, under penalty of forfeiting the pay which may be due to him, shall withdraw or resign from the police force, unless he shall have given one week's notice thereof, in writing, to the general superintendent of police; and no person who shall ever have been removed from the police force established by this act, for cause, shall be reappointed by the board of police to any office in the said police force.

§ 14. All stolen property, taken by members of the police force, shall be kept in a place and by a person to be designated by the board of police. Every such article of property shall be entered in a book, kept for the purpose, together with the name of the owner, if ascertained, and the name of the place where found, and of the person from whom taken, with the general circumstances and the date of its receipt, and the name of the officer recovering the same. The board of police shall also cause to be kept, general complaint books, in which shall be entered every complaint preferred upon personal knowledge of the circum-

Additional force.

Special patrolmen.

Withdrawals or resignations.

Record of property stolen and recovered.

Complaint book.

Police record.

stances thereof, with the name and residence of the complainant. It shall also cause to be kept books for the registry of lost, missing or stolen property, for the general convenience of the public and of the police force of the city. It shall also cause to be kept books of records, wherein shall be entered the name of every member of the police force, with his time and place of nativity, the time and place when he became a citizen, (if he was born out of the United States,) his age, his former occupation, number of family and the residence thereof, the date of appointment or dismissal from office, with the cause of the latter; and in every such record sufficient space shall be left against all such entries wherein to make record of the number of arrests made by such members of the police force or of any special services deemed meritorious by the captains of police. It shall also cause to be kept in proper books, the accounts of the treasurer of the board, and number of the several meetings thereof; and all receipts for moneys or warrants or checks for moneys, shall be written in books kept for the purpose, and the said receipts, signed by the person or persons in every case receiving money, warrants or checks from the treasurer. The board of police shall also cause to be kept and bound all police returns and reports.

Treasurer's ac-
counts.Necessary accom-
modations.

§ 15. It shall be the duty of the common council of the city of Chicago, in accordance with the practice and ordinances now existing therein, to provide, at the expense of said city, all necessary accommodations within such precincts as shall be contained within the boundaries of the said city, for the station houses required by the board of police, for the accommodation of the police force of such precincts, for the lodging of vagrants and disorderly persons, and for the temporary detention of persons arrested for offenses. It shall also be the duty of the said common council to furnish the same suitably and to warm and light the same by day and night, and, so far as the detention of persons under arrest is concerned, the same shall be lawful in any part of said city, on direction to that effect by any captain of police; and in every case of arrest the same shall be made known forthwith to the captain upon duty in the precinct wherein the arrest was made, by the person making the same; and it shall be the duty of the said captain, as soon as practicable after such notice, to make written return thereof, according to the rules and regulations of the board of police, together with the name of the party arrested, the offense, the place of arrest, and the place of detention. The board of police shall provide suitable accommodations within said city of Chicago for the detention of witnesses who are unable to furnish security for their appearance in criminal proceedings; and such accommodations shall be in premises other than those employed for the confinement of persons charged with crime, fraud or disorderly conduct; and it

Arrests to be re-
ported.

shall be the duty of all magistrates, in committing witnesses, to have regard to the rules and regulations of the board of police, in respect to their detention.

§ 16. All public police property, books, records, and accouterments, now in the possession of the police department of Chicago, are hereby given for the use of the board of police herein authorized; but the ownership of the same and the use thereof, as aforesaid, shall be according to the ordinances which the common council of the city of Chicago have enacted or may hereafter enact. The board of police shall have power to erect and maintain, under the general laws of the State relating to telegraph lines, all such lines of telegraph, in such places within the said city, as for purposes of police, the board shall deem necessary, whenever the common council shall authorize the establishment of such telegraph line or lines.

Present police property and records.

Telegraphs.

§ 17. The necessary expenses incurred in the execution of criminal process, and the maintenance of the police department hereby created within the said city of Chicago, shall be a city charge. The board of supervisors of Cook county, assembled, may call upon the board of police to appoint for duty within the said county, as many men as it shall enumerate and describe, upon appropriating to the police fund the necessary expenses and salaries to be incurred thereby. Any of the village or town authorities within the said county, may also make such demand upon the board of police, upon making the like provisions of pay. And it shall be the duty of the board of police to appoint such officers, who shall thereafter become regular members of the police force of the city of Chicago, and subject to all the rules and regulations of the board, discharge the duties and possess powers and privileges as such members. The supervisors of the county of Cook are hereby authorized, from time to time, to levy and raise, by tax upon the real and personal property taxable within said county, such sum or sums of money as may be required to carry into effect the provisions of this section or the police purposes of this act.

Expense of executing criminal process.

§ 18. No person holding office under this act, shall be liable to military or jury duty while actually on duty.

§ 19. The board of police shall, at all times, cause the ordinances of the city of Chicago to be properly enforced; and it shall be the duty of the said board, at all times, whenever consistent with the rules and regulations of the board and with the requirements of this act, to furnish all information desired, and comply with all the requests made by the common council of the said city or by the mayor thereof, to quell riots, suppress insurrections, protect the property and preserve the public tranquillity. The board of police shall have the power to issue subpoenas, tested in the name of its president, to compel before it the attendance of witnesses upon any proceeding authorized by its rules and regulations.

Duties of police.

Administering of oaths.

Each commissioner of police, the general superintendent of police and each deputy superintendent of police, and the chief clerk of the board of police, are hereby given power to administer, take, receive and subscribe all affirmations and oaths to any witnesses summoned and appearing in any matter or proceeding authorized as aforesaid, or to any depositions necessary by the rules and regulations of the board of police. Any willful and corrupt false swearing, by any witness or person making deposition before any of the officers last mentioned, to any material fact, in any necessary proceeding under the said rules and regulations, shall be deemed perjury, and punished in the manner now prescribed by law for such offense. The provisions of law now existing in respect to attachment of witnesses before justices of the peace and to the compulsory attendance of the said witnesses to appear and testify before them, are hereby applied to the case of witnesses subpoenaed before the board of police.

Penalty for neglect or violation of duty.

§ 20. It shall be a misdemeanor, punishable by imprisonment in the county jail not less than one year nor exceeding two years, or by a fine not less than two hundred and fifty dollars, for any person, without justifiable or excusable cause, to use personal violence upon any elector in the said city of Chicago, or upon any member of the police force thereof, when in the discharge of his duty, or for any such member to neglect making any arrest for an offense against the law of the State, committed in his presence, or for any person not a member of the police force to falsely represent himself as being such member, with a fraudulent design.

Salaries of the officers.

§ 21. The treasurer of the board of police and each commissioner shall receive such annual salaries as may be fixed upon and allowed by the common council of the city of Chicago; but no other compensation shall be paid or allowed to the members of the board. The general superintendent of police shall receive a salary of fifteen hundred dollars per annum. The deputy superintendent of police shall receive an annual salary of twelve hundred dollars. Each captain of police shall receive a like salary of seven hundred dollars per annum. And each sergeant of police a like salary of six hundred and fifty dollars. The pay of each police patrolman shall be at the rate of six hundred dollars per annum. The salaries shall be paid quarterly, and the pay monthly to each person entitled thereto. The salary of each commissioner shall be paid to him by the controller of the said city of Chicago. Each captain shall receive, monthly, from the treasurer of the board, the sums required for the pay of the patrolmen doing duty within his police precinct. No member of the board of police or of the police force shall receive or share in, for his own benefit, under any pretense whatsoever, any present, fee, gift or emolument for police services, other than the regular salary and pay pro-

vided by this section, except by unanimous consent of the board of police.

§ 22. All rewards, fees, proceeds of gifts and emoluments that may be allowed by the board of police, to be paid and given for or on account of extraordinary services of any member of the police force, and all moneys arising from the sale of unclaimed goods, shall be paid into the bank wherein the treasurer of the board of police shall be required (as hereinafter provided) to keep his account. The payment so made shall constitute a fund, to be called the "Police Life and Health Insurance Fund," and the persons who shall from time to time fill the office of the said treasurer of the board of police, and that of the controller of the city of Chicago, are hereby declared the trustees of the said fund, and may invest the same as they shall see fit, either in whole or in part.

Extra compensation.

Insurance fund.

§ 23. Whenever any member of the police force, in actual performance of his duty and in consequence of the performance of such duty, shall become bodily disabled, his necessary expenses, during the time his disability as aforesaid continues, may become a charge upon the fund provided for in the preceding section, at the discretion of said board of police. The board of police shall inquire into the circumstances, and, if satisfied the charge upon the said fund is correct, may order the same to be paid by the draft of the said trustees upon the said fund, each writing his signature thereto. But the provisions of this section shall not apply to special patrolmen, appointed as hereinbefore provided for, at the request and expense of private parties.

§ 24. The common council of the city of Chicago shall, annually, raise and collect, by tax upon the real and personal property taxable within the city of Chicago, such sums of money as the board of police for the city of Chicago, before the time fixed by law for the controller of said city to present to the common council of said city his estimate for the expenses for the next fiscal year, in each year, shall report as requisite and needful to be raised by said city of Chicago; which sums of money shall be applied by the said board of police for the fiscal purposes of this act. Such sum of money provided for, when collected, shall be paid into the city treasury of the city of Chicago, and shall be styled the police fund, and shall be paid therein and therefrom under the fiscal regulations of law relating to the finances of said city and the provisions of this act.

Levy and collection of tax.

§ 25. The treasurer of the board of police shall disburse all moneys required for the expenses of the said board, but always upon his said check or warrant upon the police fund drawn upon the city treasurer of said city of Chicago, which said police fund shall be deposited by the said city treasurer in such bank or banks, within the said city of Chicago, as shall be designated for that purpose by the controller of

Expenditure of money.

the said city of Chicago. No expenses, other than salaries and pay herein provided, shall ever be incurred by the board of police, except for rents, stationery, printing, advertising, fuel and light, unless the same shall be expressly authorized and provision therefor made, as a separate county or city charge by the board of supervisors for the county of Cook or the common council of the city of Chicago, within which the expenditure becomes necessary.

Treasurer's bond.

§ 26. The treasurer of the board of police shall, before entering upon the duties of his office, execute a bond by himself, together with sufficient sureties, not less than two, in the penalty of one hundred thousand dollars, to the city of Chicago, conditioned for the faithful performance of his duties; the sureties to justify before a judge of the supreme court of Chicago, in said Cook county, and to be approved by him. This bond shall be filed in the office of the controller of said city. Whenever any of its conditions shall be violated the said bond may be sued upon by the city, and the proceeds of suit paid to the credit of the police fund.

Security required of general superintendent.

§ 27. The board of police shall require and make suitable provisions respecting security to be entered into by the general and deputy superintendents of police, and by the captains of police, and for the taking by members of the police force of an oath of office, and the registry of the certificate of the same, in a book to be kept for that purpose by the board of police; which oath of office may be taken before any commissioner of police, who is hereby empowered to administer and receive the same.

§ 28. From and after the first meeting of the board of police, under the provisions of this act, it shall possess all the power and authority heretofore conferred by law upon the mayor of the city of Chicago, as the head therein of the police department of said city, or upon the common council of said city of Chicago, which power and authority shall relate to or in any way be connected with the police government, police appointments, or police discipline within said city; and from and after the said first meeting of the board of police of the city of Chicago the duty and authority and power of each and all of the aforementioned officers, in relation to police government, appointment and discipline, shall wholly cease and vest, as aforesaid, in the said board of police, constituted by this act.

Reports of superintendent.

§ 29. The general superintendent of police shall make to the board of police quarterly reports, in writing, of the state of the police force, with such statistics and suggestions as he may deem advisable for the improvement of the police government and discipline of said force. The board of police shall, on or before the first Monday in May, in each year, report, in writing, the condition of the police within the said city, to the common council.

§ 30. All statutes, parts of statutes and provisions of law, inconsistent with the provisions of this act, are hereby repealed, together with all modes and qualifications of appointment to office, as members of police departments or of elections to office therein inconsistent with the provisions of this act.

§ 31. This act shall be deemed a public act, and be in force from and after its passage.

APPROVED February 21, A. D. 1861.

AN ACT to authorize the County Court of Pulaski County to levy an additional tax for the purpose therein mentioned. In force February 13, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That if the county court of the county of Pulaski shall deem it necessary they are hereby authorized to levy an additional tax upon all the taxable property in said county, for the year 1861, of not exceeding one-half per centum on the value thereof, for the purpose of providing for the payment of Hiram Boren, for his actual expense incurred in building the jail in said county, under and by virtue of a contract with said county court. Expense of building jail.

§ 2. And it shall be and is hereby made the duty of the collector of said county to collect said tax, in the same kind of funds that the State revenue is, or may be collected in, and pay the same over to said county court, at the same time that the county revenue is or may be made payable, deducting therefrom the same fees and emoluments that collectors are allowed for like services. Collection of tax.

§ 3. And it shall be the duty of the said county court to pay over said money to the said Hiram Boren, his heirs, assigns or legal representatives, for the purpose aforesaid.

§ 4. This act shall be in force from and after its passage.
APPROVED February 13, 1861.

AN ACT in relation to the Assessment of the Property of Railroad Companies for taxation, in counties adopting the Township Organization Law. In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That whenever the schedule or list of taxable property belonging to any railroad company shall be filed with the county clerk of List of property filed with county clerk.

any county adopting the township organization law, and the valuation of the property described in such schedule, as fixed by said schedule, shall be increased by the board of supervisors of such county, then an appeal may be taken by such company from such order of the board of supervisors to the circuit court of said county, by filing bond with the clerk of the county court of said county in double the sum assessed by said board on the property of said company, within thirty days after the said assessment shall have been increased by said board of supervisors. Said bond shall be executed to the people of the State of Illinois, for the use of the people of said county, with good and sufficient security, and shall contain the provisions now required by law in cases of appeal from justice of the peace to the circuit court.

Appeal by rail-
road company.

Trial of appeals.

§ 2. All appeals taken under the provisions of this act shall be set by the clerk of said circuit court for the second day of the term to which appeal may be taken, and shall be tried by the court or a jury as other cases of appeal under existing laws of this State.

Payment of tax.

§ 3. The payment of the tax of such railroad company, according to the list and valuation filed by it, shall not be in any manner delayed by the taking of such appeal.

Resident taxpayer's appeal.

§ 4. Any resident tax payer of said county, feeling aggrieved by the assessment of said board, shall have the right to appeal from such assessment to the circuit court of said county, by filing good and sufficient bond with the clerk of said county court, within thirty days after such assessment shall have been increased or acquiesced in by said board, in a sum sufficient to cover all costs that may accrue in consequence of such appeal; which bond shall be made payable to said railroad company, and shall contain all the provisions now required in appeal bonds under the laws of this State.

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

APPROVED February 21, 1861.

In force February
12, 1861.

AN ACT to authorize Railroad Companies and Transportation Companies and other Corporations exercising the duties of Common Carriers to dispose of unclaimed freight in certain cases.

Condition necessary to sale of freight.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, Whenever freight forwarded upon any railroad to any point in this State shall remain unclaimed and the legal charges thereon unpaid for the space of six months after its arrival at the point to which it shall have been directed, and the owner*

or person to whom the same is consigned cannot be found, upon diligent inquiry, or, being found and notified of the arrival of such freight, shall neglect to receive the same and pay the legal charges thereon, for the space of three months, then if there be no warehouse at the point to which said freight shall have been forwarded which will receive the same and pay the legal charges thereon, it shall be lawful for such railroad company to sell such freight, at public auction, after giving ten days' notice of the time and place of said sale, by posting up notices thereof in three public places in the county where such sale shall be made, and out of the proceeds of such sale to pay the legal charges on said freight, and to pay the overplus, if any, to the owner or consignee of such freight, on demand.

Notice of sale.

§ 2. The provisions of this act shall apply to all steamboat and transportation companies or other corporations who act as common carriers.

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

APPROVED February 13, 1861.

AN ACT to remove the County Seat of Randolph County.

In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That an election shall be held in the several precincts and places of holding elections for county officers of Randolph county, at the time of holding the election for judges of the circuit court, in the month of June, A. D. 1861; at which election the legal voters of said county, qualified to vote for representatives in the General Assembly, shall vote for or against the removal of the county seat of said county from the city of Chester to the town of Evansville, in said county; and if it shall be found that a majority of those voting at said election vote in favor of said removal, that the county seat of said county is hereby declared to be located at said town of Evansville.

Election to be held.

§ 2. Returns of said election shall be made to the clerk of the county court of said county in the manner provided by law for the election of justices of the peace. Said election shall be held and the notices therefor given in the manner provided by law for the election of justices of the peace; and all ballots cast at said election, on said question of removal, shall have written or printed, or partly written and partly printed on them, the words, "For Removal to Evansville" or "Against Removal to Evansville."

Mode of conducting election.

§ 3. It shall be the duty of the county clerk of said county, when the election returns shall have been made, as

Returns of election.

aforesaid, to proceed to count the votes cast, in the same manner as by law the votes cast for representatives in the State Legislature are counted; and, when so counted, shall make out two abstracts of the votes taken as aforesaid; one of which he shall file in his office, and the other shall be by him forwarded to the office of the Secretary of State.

§ 4. When the returns of said election are made and counted, as hereinbefore provided, and it shall appear by the abstract in the third section of this act provided to be made and filed by the county clerk in his office, that a majority of the votes at said election are "For Removal to Evansville," it shall be the duty of the county court of said county to enter an order, at the first general or special term to be held, next after the said abstract shall be filed, directing the county officers who are by law required to keep their offices at the county seat, to remove their offices to the said town of Evansville; and it is hereby made the duty of said officers, respectively, to remove their said offices to the said town of Evansville, within ten days next after entering said order of the county court, unless said election shall be contested, as hereinafter provided; in which case a removal of said offices shall not take place until ten days after the final decision of said question: *Provided*, that no such order shall be entered by the said county court until the residents of the said town of Evansville and vicinity shall have paid to the said county of Randolph the sum of two thousand dollars, and shall have subscribed and guaranteed to said county the further sum of three thousand dollars—to be paid within twelve months after the removal of said county seat to Evansville; which sums of money are to be applied to the payment for county buildings to be erected at the said town of Evansville.

§ 5. That all suits pending in the circuit court of said county, at the time of such removal of the county offices, shall be prosecuted to the final judgment and execution at the said new county seat.

§ 6. The county court of said county shall provide temporary buildings at the said new county seat, for the accommodation of the courts and the county officers, and shall, as soon as practicable, cause to be erected permanent buildings, for the purpose of holding courts and conducting the business of the different county offices of said county; which temporary or permanent buildings may be erected upon such lands or lots as the said court may acquire by gift, purchase or otherwise, in the said town of Evansville or some of the additions thereto, for that purpose; and the said county court is hereby empowered to take and hold, for the use of said county, and to be applied to the erection of county buildings at said town of Evansville, all such lands, moneys or other property, as may be given to or otherwise acquired by said court for that purpose.

Removal of county offices.

Payment and guaranty of money.

Suits in court.

County buildings.

§ 7. In case any voter of said county shall desire to contest the said election, and shall, within twenty days after the date of the same, file in the office of the clerk of said county court a bond, with sufficient security, conditioned for the payment of all costs arising from his application, (said bond to be made to said clerk, and by him approved,) and shall also file with said clerk his affidavit that he believes illegal votes were cast at said election, and that they were sufficient in number to determine the result thereof; it shall [be] lawful for him to contest the same, by giving fifteen days' previous notice, by publication in a newspaper published in said county, for two successive weeks, stating the names of all persons suspected of having given illegal votes and the name of a magistrate before whom and the times and places where and when depositions will be taken, when and where all persons interested may attend, cross-examine witnesses and take the depositions of rebutting witnesses and evidence to show that other illegal votes were cast on the other side; which evidence shall be taken into account in determining whether, in case all the illegal votes shall be rejected, the result of said election would have been changed. If the taking of such depositions cannot be completed on the day first fixed the taking thereof shall be continued, at the same place, on each subsequent day, until completed. Said depositions shall be sealed by said magistrate, and directed to said clerk, and by him delivered, within ten days after the taking thereof; and the county court, sitting for the transaction of county business, at their first general or special term thereafter, shall open and examine said depositions, and determine whether the result of said election would be changed by the rejection of the illegal [votes] proved to have been given—from whose judgment an appeal may be taken, within five days thereafter, by filing notice of such appeal in the office of the clerk of said county court, to the circuit court of said county, who shall hear and determine the same, upon the depositions so taken. Should the said circuit court (in case of appeal) decide that said election was valid or invalid, after rejecting all illegal votes, the judgment thereof shall be final and conclusive; and said court shall make such order as will carry out, in its true intent, the provisions of this act.

Depositions.

Contested election.

§ 8. That an act approved January 30, A. D. 1847, entitled "An act for the relocation of the county seat of Randolph county," and all other acts or parts of acts, in conflict with the provisions of this act, are hereby repealed: *Provided*, that until the said county court shall order the removal of the county offices, as hereinbefore provided, the city of Chester shall be and remain the county seat of said county of Randolph.

Repeal of former laws.

§ 9. This act is hereby declared to be a public act, and in force from and after its passage.

APPROVED February 21, 1861.

In force February
21, 1861.

AN ACT to authorize certain Records to be transcribed.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That it shall be the duty of the county court of Hardin county to provide a sufficient number of blank books, substantially bound and suitable for recording deeds; which books, when provided, shall be delivered to some suitable person, to be appointed by said court, and who shall receipt for the same, and who shall also take an oath to diligently perform the work required in this act.

Record books.

Transcribing of
records.

§ 2. As soon as such books shall have been delivered to the person so appointed, as aforesaid, he shall, in due time, proceed to all recording offices in this state, where deeds or other title papers for lands lying within said county of Hardin, have been by law required or permitted to be recorded, or where such records may be deposited or kept, and shall, from the books of said offices, make out and record, in a fair and legible handwriting, in the books furnished him for that purpose, all deeds and title papers for lands lying in the said county of Hardin, which have been recorded in any such recording offices, as aforesaid; after which said person, appointed as aforesaid, shall make a certificate at the end of each book that the same was correctly copied.

Certificate.

§ 3. The person appointed, as aforesaid, in transcribing the deeds and title papers aforesaid shall, immediately after transcribing each deed, title paper and acknowledgment, note, in said book, at what time, in what office, book and page the same was originally recorded.

Records made ev-
idence.

§ 4. When said transcript shall have been completed and certified, as aforesaid, and deposited in the clerk's office of the circuit court of Hardin county, they shall, to all intents and purposes, be considered as books of record of deeds and title papers for the said county of Hardin; and copies of such transcribed deeds and title papers, certified by the recorder of Hardin county, shall be evidence in all courts in this state, in the same manner that copies of deeds and other title papers, regularly recorded in the recorder's office of said county, are evidence, and with the like effect.

Recorders to al-
low transcribing
of records.

§ 5. It shall be the duty of all recorders and other persons who may have the care, custody or control of any of the books in which deeds and other title papers to lands lying within the county of Hardin have been recorded, to permit said person, appointed as aforesaid, to make transcripts of all and every such deed and title paper, and for that purpose to have access to the use of the books in which such deeds or title papers may be recorded.

Compensation for
transcribing.

§ 6. Upon the completion of said transcribed records aforesaid, by the person appointed as aforesaid, the county court of said county of Hardin shall make an order on the treasurer of said county, in favor of the person who tran-

scribed said records, for his services, at the rate of eight cents per every one hundred words contained in said transcript; which said order shall be paid as other county orders are now by law required to be paid.

§ 7. This act to take effect from and after its passage.

APPROVED February 21, 1861.

AN ACT for the relief of certain persons therein named.

In force February
19, 1861.

WHEREAS a judgment in favor of the State of Illinois was, at the January term, A. D. 1861, of the supreme court of said state, in the second grand division thereof, at Springfield, recovered against Charles H. Bowman, late collector of the county of Jersey, and the securities on his official bond as such collector aforesaid, for the sum of six thousand four hundred and fifty-three dollars and forty cents, and costs of suit; and whereas said collector has been unable to pay said sum of money, by reason of the failure of the person with whom the same had been deposited to pay the said sum so deposited by such collector; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That no execution or other final process shall be issued on said judgment, to enforce the collection of the same, for three years from the day of the rendition of said judgment, except as hereinafter provided.

Execution to be
delayed.

§ 2. The said collector, or his securities, as aforesaid, shall have the privilege of paying said judgment in three equal installments, with six per cent. interest thereon, in one, two and three years, from the day of the rendition of the said judgment: *Provided,* that such judgment shall be and remain a lien upon the real estate of said collector and each and every one of the securities aforesaid.

Payment in in-
installments.

§ 3. If either of said installments, as aforesaid, shall be and remain unpaid for ten days after the same shall become due and payable, as by this act is provided, it shall be the duty of the clerk of said court, under the direction of the Auditor of State, to issue an execution on said judgment for the amount of said installment which shall be so due and payable, and which shall be executed and returned as in other cases.

Non-payment of
installments.

§ 4. This act to take effect and be in force from and after its passage.

APPROVED February 19, 1861.

In force February
14, 1861.

AN ACT to postpone the collection of the Revenue, for 1860.

Time of extension
in counties un-
der township or-
ganization.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* In counties acting under township organization, in this state, the time for the return by the township collectors of the warrants issued for the collection of taxes for the year eighteen hundred and sixty is hereby extended until the fifteenth day of April next; and until said fifteenth day of April township collectors shall possess all the powers to enforce the payments and collection of taxes which they might or could exercise before the return day of their respective warrants by the laws in force at the time said warrants issued; and in all such counties the county treasurer shall apply for judgments against delinquent lands at the June term of the county courts of their respective counties, and the publication of notices and forms of proceeding in relation to the obtaining of such judgments, and the sale of lands in pursuance thereof shall be in all respects the same, except as to the change of time above provided for, as now required by law; and county treasurers in said counties shall make final settlement with the auditor, as now required by law, on or before the 10th day of July next.

Counties not un-
der township or-
ganization.

§ 2. In counties not adopting township organization, the state and county taxes, both general and special, school taxes for the year eighteen hundred and sixty, not paid at the time this act takes effect, shall not be due and payable until the first day of August next; and if any person or persons, in counties not adopting township organization, shall fail or refuse to pay the taxes charged against him or her or them on or before the first day of September next, the collector may proceed as provided in section twelve of the act regulating the collection of the revenue, approved February 12th, 1853; and all real estate, in counties not adopting township organization, upon which the taxes or any part thereof shall remain unpaid on the first day of September next, shall be considered delinquent, and the collectors shall advertise the same and obtain judgment at the October term of the county courts of their respective counties; and it shall be the duty of the county judges in such counties to call special terms of said courts, if necessary, for that purpose; and the forms of proceeding and time and manner of giving the notice for the purpose of obtaining such judgment, making sales by virtue thereof, shall in all respects be the same, except as to the change of time above provided for, as now required by law; and collectors in the counties mentioned in this section shall make final settlement with the auditor, as now required by law, on or before the 10th day of November next, and with the county court of their respective counties at the next December term.

Special terms of
court.

§ 3. It shall be the duty of township collectors, in counties adopting township organization, and of sheriffs or other officers charged with the collection of the revenue in counties not adopting township organization, within twenty days after this act takes effect, to file with the county treasurers of their respective counties a schedule, verified by the affidavit of the collector making the same, of all taxes by them collected up to the time of filing such schedule—said schedule to show the names of all persons or corporations from whom taxes have been collected, the amount collected of each and the account on which such taxes have been collected. And the township collectors shall pay over to the county treasurer, and the collectors in counties not adopting township organization shall pay over to the county and State officers entitled to receive the same all taxes by them collected up to the time of filing said schedule, less their commissions and compensation for making such collections. And any collector who shall fail or refuse to make such schedule and pay over the moneys so collected shall forfeit all commissions and compensation for his services as such collector, and be liable to suit upon his official bond, and to be proceeded against, in other respects, as in other cases for non-performance of duty; and county treasurers and other officers shall pay out and disburse the money so received on said partial settlement with collectors in the manner required by law in case of final settlements.

Sheriffs' and collectors' schedule

§ 4. Nothing in this act contained shall be deemed or taken to change the law for the collection of the revenue except for the year eighteen hundred and sixty, and the provisions of this act shall not apply to special taxes levied by the county court for the payment of the interest on any outstanding indebtedness in any county or township in counties not adopting township organization.

§ 5. The sureties on the bonds of township and county collectors shall not be released nor their liability affected by the provisions of this act, and township and county collectors shall be and continue to be subject to the same penalties and liabilities for nonfeasance, misfeasance or malfeasance in office to which they were liable during the time allowed them by law for the performance of their duties if this act had not been passed.

Collectors' sureties.

§ 6. This act shall take effect and be in force from and after its passage.

APPROVED February 14, 1861.

In force April 24,
1861.

AN ACT to amend the Revenue Law.

Deeds to real es-
tate sold for non
paym't of taxes.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all deeds hereafter made in pursuance of sales of real estate for the non-payment of taxes shall be held to be null and void, if it be shown that said taxes had been paid before the sale, or that said real estate was not subject to taxation, or that it had been redeemed from said sale, or if the notice required by the constitution was not given, or that the description of said land was not sufficiently definite; and the validity of all such deeds, hereafter made by the proper officers, for real estate sold for the non-payment of taxes, shall not be questioned in any suit or controversy in this State, for any other cause, unless the party wishing to contest the same shall tender to the claimant under said tax deed, or deposit in the court in which such suit is pending, for his use, the amount of the redemption money now provided for by law, with ten per cent. per annum interest thereon from the date of said deed to the time of said tender or deposit; and after said tender or deposit is made the validity of said deed may be questioned in the same manner, and to the same extent, as now provided by law.

APPROVED February 21, 1861.

In force February
22, 1861.

AN ACT to amend an act entitled "An act regulating the collection of the Revenue in counties adopting the Township Organization law," approved February 12, 1853.

Interest, costs,
etc., to be col-
lected as taxes.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in all cases which have arisen since the passage of the act hereby amended, or which shall arise, in which this objection has been offered or shall be offered to the entry of judgment against real estate for taxes, interest and costs due severally thereon, as provided in the thirty-fifth section of said act, to wit: that the collector might have collected the said taxes, interest and cost, by distress and sale of personal property; and in case the said objection has been or shall be sustained, and in all cases which have arisen since the passage of said act, or which shall arise, in which taxes, interest and costs due on personal property have not been collected, or shall not be collected, then the board of supervisors may, at their annual meeting, direct the county clerk to add said taxes, interest and costs, or any part thereof, to the collector's lists, to be collected as other taxes: *Provided,* that such taxes, interest and costs shall not have been otherwise collected: *And provided,* that the collection of said taxes, interest and

costs shall not have been estopped by legal proceedings, other than the sustaining of said objection: *And provided further*, that no action shall have been commenced to enforce the payment of such delinquent taxes.

§ 2. This act shall apply to and be in force from and after its passage, in the several counties adopting the act to provide for township organization.

APPROVED February 22, 1861.

AN ACT to amend the ninth chapter of the Revised Statutes, entitled "At- In force February
tachments." 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That in all cases when a *scire facias* shall be sent out of any court of this State, to make any person or persons party to any judgment that now has been or hereafter may be rendered therein, writs of attachment may be issued in aid thereof, against one or all of the persons named in such *scire facias*, to any county of this State, upon the terms and provisions and in the cases provided in the chapter to which this is an amendment, for the issuing of such writs of attachment; and the parties in such writs of attachment may be brought in by advertisement, as in other cases of attachment, when personal service cannot be had.

§ 2. That in all cases when a *scire facias*, to make parties to a judgment now or hereafter rendered, shall have been returned by the proper officer of the county wherein said judgment shall have been or is rendered "not found," as to any person named in such *scire facias*, the plaintiff may dismiss his suit as to such person; and the judgment rendered therein shall be no bar to a recovery on the original cause of action against the persons so returned "not found," unless the same shall have been paid or satisfied.

Return of *scire facias*.

§ 3. This act to take effect and be in force from and after its passage.

APPROVED February 22, 1861.

AN ACT to amend chapter sixteen of the Revised Statutes of 1845, entitled "Bastardy." In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, Whenever the issue required to be made up and tried by the second

section of the sixteenth chapter of the Revised Statutes of 1845, entitled "Bastardy," shall be found against the reputed father, he shall be condemned, by the order and judgment of the court, to pay a sum of money not exceeding one hundred dollars for the first year after the birth of such child, and a sum not exceeding fifty dollars, yearly, for nine years succeeding said first year, for the support, maintenance and education of such child, and shall, moreover, be adjudged to pay all the costs of the prosecution, for which costs execution shall issue as in other cases. And the said reputed father shall be required by said court to give bond, with sufficient security, to be approved by the judge of said court, for the payment of such sum of money as shall be ordered by said court, as aforesaid—which said bond shall be made payable to the people of the State of Illinois, and conditioned for the due and faithful payment of said yearly sum, in equal quarterly installments, to the county judge of said county; and the clerk of the circuit court in which said issue is tried shall transmit said bond, without delay, to the clerk of the county court of the county where said prosecution was commenced, who shall file and preserve the same.

Am't to be paid
for annual sup-
port.

Default in pay-
ment.

§ 2. Whenever default shall be made in the payment of a quarterly installment, or any part thereof, mentioned in the bond provided for in the foregoing section, the county judge of the county wherein such bond is filed shall, at the request of the mother, guardian, or any other person interested in the support of such child, issue a citation to the principal and sureties in said bond, requiring them to appear, on some day in said citation mentioned, during the next term of the county court of said county for probate business, and show cause, if any they have, why execution should not issue against them for the amount of the installment or installments due and unpaid on said bond—which said citation shall be served by any sheriff or constable of the county in which such principal or sureties reside or may be found, at least five days before the term day thereof. And if the amount due on such installment or installments shall not be paid at or before the time mentioned for showing cause, as aforesaid, the said county judge shall render judgment in favor of the people of the State of Illinois against the principal and sureties who have been served with said citation, for the amount unpaid on the installment or installments due on said bond, and the costs of said proceeding; and execution shall issue from said county court against the goods and chattels of the person or persons against whom said judgment shall be rendered, for the amount of said judgment and costs, to the sheriff of any county in the State where the parties to said judgment, or either of them, reside, or have property subject to such execution. And said county judge shall also have power, in case of default in the payment, when due, of any installment or

Imprisonment in
county jail.

installments, or any part thereof, in the condition of said bond mentioned, to adjudge the reputed father of such child guilty of contempt of said court, by reason of the non-payment, as aforesaid, and to order him to be committed to the county jail of said county until the amount of said installment or installments, so due, shall be fully paid, together with all costs of said commitment, and in the obtaining and enforcing of said judgment and execution, as aforesaid. But the commitment of such reputed father shall not operate to stay or defeat the obtaining of judgment and the collection thereof by execution, as aforesaid: *Provided*, that the rendition and collection of judgment, as aforesaid, shall not be construed to bar or hinder the taking of similar proceedings for the collection of subsequent quarterly installments on said bond, as they shall become due and remain unpaid: *And provided, further*, that if the county judge, or any other person interested in the support of such child, shall deem it necessary, in order to secure the payment or collection of such judgment, that the same should be made a lien on real estate, a transcript of said proceedings and judgment shall be made by the clerk of said county court, and filed and recorded in the office of the clerk of the circuit court of said county, in the same manner and with like effect as transcripts of judgments of justices of the peace are filed and recorded, to make the same a lien on real estate; and execution and other process shall thereupon issue for the collection of said judgment, as in case of other judgments in said circuit court; and the provisions of this section shall, as far as applicable, apply to all bonds which have heretofore been taken in pursuance of the fifth section of said chapter sixteen of the Revised Statutes, entitled "Bastardy."

Judgment to become a lien on real estate.

§ 3. The reputed father of a bastard child shall not have the right to the custody or control of such child, if the mother is living, and wishes to retain such custody and control, until after it shall have arrived at the age of ten years, unless, upon petition to the circuit court of the county in which the mother resides, it shall, on full hearing of the facts in the case, after notice to the mother, be made to appear to the judge of said court that said mother is not a suitable person to have the control and custody of such child.

Custody of the child.

APPROVED February 22, 1861.

In force February 12, 1861. AN ACT to amend chapter twenty of the Revised Statutes of 1845, entitled "Chattel Mortgages."

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That if any person, having conveyed any article of personal property by mortgage, shall, during the existence of the lien or title created by such mortgage, sell, transfer, conceal, take, drive or carry away, or in any way or manner dispose of said property, or any part thereof, or cause or suffer the same to be done, without the written consent of the mortgagee of said property, he shall be deemed guilty of a high misdemeanor; shall be liable to indictment, and, on conviction thereof, shall be punished by fine, not less than twice the value of the property so sold or disposed of, and confined in the county jail not exceeding one year—one or both, at the discretion of the court, and until the fine and all costs of such prosecution are paid.

§ 2. This act to take effect and be in force from and after its passage.

APPROVED February 12, 1861.

In force February 21, 1861. AN ACT to amend chapter 24 of the Revised Code of 1845, entitled "Conveyances."

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That whenever, upon the trial of any cause in law or equity, in this State, any party to said cause, or his agent or attorney in his behalf, shall, orally in court, or by affidavit, to be filed in said cause, testify and state, under oath, that the original of any deed, conveyance or other writing of or concerning lands, tenements and hereditaments, which shall have been or may hereafter be acknowledged or proved, according to any of the laws of this State, and which, by virtue of any of the laws of this State, shall be required or be entitled to be recorded, is lost, or not in power of the party wishing to use it on trial of any such cause, the record of such deed, conveyance or other writing or a transcript of the record thereof, certified by the recorder in whose office the same may have been or may hereafter be recorded, may be read in evidence in any court in this State, with like effect as though the original of such deed, conveyance or other writing was produced and read in evidence.

§ 2. All affidavits required to be made and produced under the foregoing section may be made in any county in this State, before any officer authorized by the laws of this State to administer oaths and affirmations, and may also be

Proceedings when original papers are lost.

Affidavit.

made, out of this State, before any judge of a court of record, justice of the peace, clerk of a court of record, notary public or commissioner appointed under the laws of the State of Illinois to take acknowledgment of deeds and administer oaths and affirmations, and certified to by the said officer, under his seal of office, if such officer have an official seal; but if taken and certified by any officer who does not require or use an official seal the certificate of the proper clerk or other officer of the official character of [the] person certifying to such oath or affirmation shall also be produced with such affidavit and certificate.

§ 3. All laws and parts of laws in conflict with this act are hereby repealed, and this act shall be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to amend chapter number 39 of the Revised Statutes, concerning "Estrays." In force April 24, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That chapter number thirty-nine of the Revised Statutes be and hereby is so amended that hereafter every justice of the peace, before whom any estray or estrays may be brought for appraisal, shall be allowed ten days after the appraisement to make report of the description of the estrays, as is required in the second section of said chapter, to the clerk of the county or the clerk of the county commissioners' court, as the case may be.

APPROVED February 22, 1861.

AN ACT to amend section seventeen of chapter forty-one of the Revised Statutes, entitled "Fees and Salaries." In force February 20, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That section seventeen of chapter forty-one of the Revised Statutes of the State of Illinois, approved March 3, 1845, entitled "Fees and Salaries," be so amended that justices of the peace shall hereafter receive for issuing every warrant, summons or subpœna, twenty-five cents; for each continuance, fifteen cents; for administering oaths, to each person, five cents; for docketing each suit, twenty cents; for each transcript of

justices' judgment to obtain a lien on real estate, one dollar; for each certificate required to be made under the seal of the justice, twenty-five cents; for entering satisfaction of judgment, ten cents; for each marriage ceremony performed, and for making and returning a certificate thereof, two dollars; for taking depositions, when required, for each one hundred words, ten cents; for entering the award of referees, fifty cents.

§ 2. This act to take effect from and after its passage.
APPROVED February 20, 1861.

In force February 22, 1861. AN ACT to amend an act entitled "An act to amend the act entitled 'Fees and Salaries,' chapter forty-one, Revised Statutes," approved February 12th, 1849, and for other purposes.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* There shall be allowed to the Secretary of State the sum of one dollar for each and every commission hereafter issued to any officer or other person in this State, except military commissions, for which no charge shall be made: *Provided,* that the fee for commissions for justices of the peace shall be twenty-five cents.

§ 2. An act entitled "An act to amend an act in relation to the duties and fees of the Secretary of State, and to diminish the public expenditures," approved February second, 1849, is hereby repealed.

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

APPROVED February 22, 1861.

In force April 24, 1861. AN ACT to amend the statute in relation to Forcible Entry and Detainer and Landlord and Tenant.

[SECTION 1.] *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That chapter 43 of the Revised Statutes of 1845 shall be extended to all cases between vendor and vendee, where the latter has obtained the possession of lands under a contract, by parol or in writing, and before obtaining a deed of conveyance of the same, fails or refuses to comply with such contract to purchase, and to all cases where lands have been sold under a judgment or decree of court in this State, and the party to such judgment or decree, after the expiration of the time of

redemption refuses, after demand in writing by the purchaser under the same, to surrender possession thereof: *Provided*, that in cases of vendor and vendee, the latter shall be entitled to cultivate and gather the crop growing on the premises at the commencement of this [the] suit, and the right of ingress and egress from [for] that purpose and for the purpose of removing said crop after its maturity.

Growing crops.

§ 2. An action of debt or assumpsit for use and occupation may also be sustained, in either of the foregoing cases, in any court having jurisdiction of said action: *Provided*, that in cases between vendor and vendee all payments made may be recouped [rebutted] against the rents sued for.

APPROVED February 20, 1861.

AN ACT to amend section sixteen of chapter forty-seven of Revised Statutes, entitled "Guardian and Ward." In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That section sixteen of chapter forty-seven of the Revised Statutes, entitled "Guardian and Ward," be so amended as to read as follows: Guardians, on any settlement, shall be allowed such fees and compensation for their services as shall seem reasonable and just to the judge of probate, not exceeding what are or shall be allowed by law to administrators.

§ 2. This act shall be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to amend section 38 of chapter 57 of the Revised Statutes, entitled "Judgments and Executions." In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That hereafter garnishee process may be issued from courts of record, on filing with the clerk, in vacation or term time, an affidavit, as required by law, and made returnable and be served as other process. No judgment by default shall be rendered unless such process shall have been served ten days before the return day. But if such process shall have been served within less than ten days it shall be deemed returnable on the first day of the next term of the court. If garnishee process shall be issued in term time, it shall be made returnable on the first day of the next term of the court.

Garnishee process.

Wages of laborer
who is head of a
family.

§ 2. The wages of any laborer, who is the head of a family, and residing with the same, shall not be liable to be garnisheed, unless said wages due to such laborer shall exceed the sum of twenty-five dollars; in which case the wages due to such laborer, over the sum of twenty-five dollars, only, shall be liable to be garnisheed, as now provided by law.

§ 3. This act shall take effect and be force from and after its passage.

APPROVED February 22, 1861.

In force February 21, 1861. AN ACT to amend chapter 52 of the Revised Statutes of 1845, entitled "Insolvent Debtors."

Schedule.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That in all cases when any person is or shall be imprisoned or arrested, by virtue of final process issued upon judgment rendered in an action of trespass or trespass on the case, when said action was founded upon or grew out of a contract, express or implied, and when malice was not the gist of said action, such person shall be entitled to release his or her body from such arrest or imprisonment, by scheduling and delivering up his or her property, for the benefit of his or her creditors, including the judgment on which he or she is held, as aforesaid, in the manner and pursuant to the provisions of chapter fifty-two of the Revised Statutes of 1845, entitled "Insolvent Debtors."

§ 2. The provisions of this act shall apply to cases when any person shall be surrendered or committed to custody by his bail.

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

APPROVED February 21, 1861.

In force April 24, 1861. AN ACT to amend chapter LIX of the Revised Statutes, entitled "Justices of the Peace and Constables."

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That if any county judge, police magistrate, justice of the peace, or constable, or attorney and counselor at law, shall fail, neglect or refuse to pay over any money collected by him to the party entitled thereto, upon demand made therefor by the said party entitled to the same, or by his or her agent or

attorney, duly authorized to collect and receive the same, every such person so offending shall be deemed guilty of a misdemeanor, and punished by a fine in double the sum retained by him and imprisonment in the county jail for any term, not exceeding one year nor less than three months, and shall, moreover, be removed from office, and forever thereafter rendered ineligible to hold any office in this State.

APPROVED February 18, 1861.

AN ACT to amend chapter sixty-five of the Revised Statutes of 1845, entitled "Liens."

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That chapter sixty-five of the Revised Statutes of 1845, entitled "Liens," shall be held to include implied as well as expressed contracts, under which labor or materials are furnished, at the request of any owner of land or town lot, for erecting or repairing any building or the appurtenances of any building on such land or town lot, where no price is agreed upon or no time is expressly fixed for the payment of such labor, or for the furnishing of such labor or materials: *Provided,* that the work is done or materials furnished within one year from the commencement of said work or the commencement of furnishing said materials.

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

APPROVED February 18, 1861.

AN ACT to amend chapter 76 of the Revised Statutes of 1845, entitled "Oaths and Affirmations." In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all oaths and affirmations required or authorized to be taken by any law of the State, when the person required to make or take the same shall reside out of or be absent from this State, may be administered by any notary public, a clerk of a court having a seal, to be certified to by such officer under his official seal or of the court of which he is clerk.

§ 2. This act shall be in force from and after its passage.

APPROVED February 21, 1861.

In force April 24, 1861. AN ACT to amend section 2nd of chapter 83 of the Revised Statutes, entitled "Practice."

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That section number two of chapter number eighty-three of the Revised Statutes be and the same is hereby amended so as to read as follows, viz: That it shall not be lawful for any plaintiff to sue any defendant out of the county where the latter resides or may be found, except that in every species of personal actions, in law or equity, when there is more than one defendant, the plaintiff commencing his action where either of them resides may have a writ or writs issued, directed to any county or counties where the other defendants or either of them may be found: *Provided,* that if a verdict shall not be found or judgment rendered against the defendant or defendants resident in the county where the action is commenced, judgment shall not be rendered against those defendants who do not reside in the county, unless they appear and defend the action.

§ 2. All laws in conflict with the provisions of this act are hereby repealed.

§ 3. The provisions of this act shall not apply to any case when the plaintiff is a resident of and the contract upon which the action is brought shall have been actually made in the county in which the action is brought, nor to any proceeding under the attachment laws of this State.

APPROVED February 22, 1861.

In force February 13, 1861. AN ACT to amend chapter eighty, section twenty-three, of Purple's Statutes of the State of Illinois.

The county poor-house. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the words "twenty-five hundred, (\$2500) in chapter eighty, section twenty-three, of Purple's Statutes, be so amended as to read "ten thousand," for the purpose of purchasing a farm and erecting thereon suitable buildings, for the use of the poor of such county, as contemplated in sections 17, 18 and 19, of said chapter.

§ 3. This act to take effect and be in force from and after its passage.

APPROVED February 13, 1861.

AN ACT to amend sections twelve and thirteen of chapter eighty of the Revised Statutes, entitled "Paupers." In force April 24, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in [the] General Assembly,* That section twelve of chapter eighty of the Revised Statutes, entitled "Paupers," be so amended as to read as follows: Any person becoming chargeable as a pauper, in this State, shall be chargeable as such pauper in the county in which he or she resided at the commencement of six months immediately preceding such person becoming so chargeable.

§ 2. That section thirteen of said chapter shall be so amended as to read as follows: If any person shall become chargeable in any county in which he or she did not reside at the commencement of the six months immediately preceding his or her becoming so chargeable he or she shall be duly taken care of, by the proper authority of the county where he or she may be found; and it shall be the duty of the clerk of the county court to send notice, by mail, to the clerk of the county court in which such pauper resided, as before stated, that said person has become chargeable as a pauper, and requesting the authorities of said county to remove the said paupers forthwith and pay the expenses accrued in taking care of him or her. Nonresident paupers.

APPROVED February 22, 1861.

ACT to amend chapter seventy-nine of the Revised Statutes, entitled "Partition." In force February 12, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the courts of chancery in this State, in all suits for the partition of real estate, shall have jurisdiction to investigate and determine all questions of conflicting or controverted titles, and to remove clouds upon the titles to any of the premises sought to be partitioned; to invest titles, by their decrees, in the parties to whom partition of the premises are assigned, without the forms of conveyances by infants or unknown heirs or other parties to the suit; to assign dower, and to order a sale of the premises, for the purpose of dividing the premises in proper cases, and by its decree to invest the purchaser with title, and to apportion incumbrances among the parties to whom partitions of the incumbered premises are assigned.

§ 2. This act to take effect and be in force from and after its passage.

APPROVED February 12, 1861.

In force February 21, 1861. AN ACT to amend chapter one hundred and six of the Revised Statutes, entitled "Venue."

Reasons to be set out in applying for change of venue.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* When any defendant in any indictment or information for any offense not punishable with death in any court in this State, shall apply to said court for a change of venue, under the provisions of section five, chapter one hundred and six of the Revised Statutes, such defendants shall, in addition to the causes in said section expressed, set forth in his petition the grounds of his belief or knowledge that the judge of said court or the minds of the inhabitants of the county in which the action is pending are prejudiced against him, and the facts which induced him to believe that such prejudice, either on the part of said judge or the inhabitants of said county, does exist.

§ 2. Such petition shall be verified by affidavit of the defendant, as now required by law; and said court shall hear said petition, and shall have power to grant or deny the same.

§ 3. It shall be lawful for the state's attorney, on behalf of the people, to deny the facts stated in the petition and support the same by counter affidavit.

§ 4. No court shall grant any change of venue in a criminal cause where the facts set forth in the petition are disproved by counter affidavits on the part of the people, nor unless said court shall be satisfied that said petition is true, in substance and in fact, and that there is reasonable grounds to fear that said defendant cannot receive a fair and impartial trial in the court where the same is pending.

§ 5. This act to take effect and be in force from and after its passage.

APPROVED February 21, 1861.

In force February 20, 1861.

AN ACT to amend chapter 30 of the Revised Statutes of 1845.

County courts to levy taxes.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* The several county courts or boards of supervisors in the counties of this State are hereby authorized and empowered to make and ordain, within their several counties, such taxes or other regulations as they may deem advisable in relation to dogs. And after such orders or regulations shall be so made, any owner of a dog or dogs, who shall refuse or neglect to comply therewith, shall not recover for any killing or injury done to such dog or dogs, and shall also be liable, for such noncompliance, to a fine of ten dollars, to be recovered by

indictment or action of debt, in the name of the county authorities, before any justice of the peace of the county; and any net moneys arising in any county, under the provisions of this act, may be set apart for the benefit of either the road, school or general fund of such county.

§ 2. This act shall be in force from and after its passage.

APPROVED February 20, 1861.

AN ACT to amend an act entitled "An act to amend 'an act for the improvement of the navigation of Rock river, and for the production of Hydraulic power,' and to authorize the Sterling Hydraulic Company to enlarge their capital stock, and borrow money on the bonds of the company." In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Sterling Hydraulic Company be and they are hereby authorized to enlarge their present capital stock ten thousand dollars, and have power to issue their stock for the same, or any part thereof, at such time or times as they may think proper; and that said company be and are hereby authorized and empowered to borrow money, not exceeding ten thousand dollars, and to execute the bonds of the company for the same. Said bonds shall be signed by the president of the board of direction of said company and countersigned by the clerk, who shall thereon affix the corporate seal of said company.

§ 2. This act shall take effect from and after its passage, and be a public act.

APPROVED February 21, 1861.

AN ACT to legalize certain proceedings of the Board of Supervisors of Rock Island County. In force April 24, 1861.

WHEREAS the collector of Rock Island county, by and with the approval of the board of supervisors of said county, and for the purpose of defeating an apparent combination among tax payers to avoid the payment of taxes and prevent the sale of real estate delinquent and forfeited for their nonpayment, did make an arrangement with persons to induce them to become purchasers at the sale of lands for taxes in the year eighteen hundred and sixty, by which arrangement the payment of that portion of taxes coming to said county was postponed and made dependent upon the redemptions from said sale, and under which

arrangements sales were made of lands delinquent and forfeited for taxes, as aforesaid, and in pursuance to which a settlement was made by said board of supervisors with said collector. Now, to avoid all questions as to the legality of said proceedings,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all agreements, orders, and proceedings, made and entered into or approved by said board of supervisors of said county, mentioned in the preamble hereto, be and are hereby ratified and declared valid, in all respects, and that the sales made by said collector of said county and all certificates of purchase issued by the proper officers, in pursuance thereto, shall not be construed to be invalid nor in any manner affected by said proceedings or arrangement or by the failure of said purchasers to pay the amount of their bids otherwise than as contemplated by said arrangement.

APPROVED February 22, 1861.

Sales by collector
legalized.

In force February
21, 1861.

AN ACT concerning the Records of Saline County.

Blank books to be
provided.

[SECTION 1.] *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the county court of Saline county shall, at some term of said court, by an order, to be entered upon their records, appoint some competent person a commissioner for the purpose hereinafter expressed, who shall take an oath of office. Said county court shall, at the same time, provide a sufficient number of well bound blank books, and deliver the same to said commissioner, who shall receipt to the clerk of said court; and as soon thereafter as practicable he shall record in each book a copy of the order of his appointment and oath of office, and shall thereupon proceed to transcribe into such books all such deeds, mortgages and title papers, of every description, with the acknowledgment and certificates, in relation thereto, of lands lying in the county of Saline, which have been recorded in the recorder's office of the county of Gallatin. Such commissioner shall be allowed, by said county court, such sum as his services shall be worthy, to be paid out of the county treasury. Said commissioner shall note at the end of each paper he shall transcribe the book and page from which the same was transcribed, and shall make a correct double index thereto. The said commissioner shall, in connection with the recorder of Gallatin county, carefully compare such copies with the the records, and if they find them correct they shall make a certificate to that effect, under their hands; and the recorder shall affix his

seal of office to said certificates, at the end of each volume of said copies. For his services, in comparing such copies, the recorder of Gallatin county shall be entitled to five cents for each deed or other writing so compared, to be paid by the county of Saline. All copies made, compared and certified, as aforesaid, and all transcripts of such copies, certified under the hand and official seal of the recorder of Saline county, shall be received and taken, in all courts of justice and other places in this State, in as full and ample a manner as the records from which they shall be taken: *Provided, however,* that if any discrepancy or variance shall be found to exist between the said copies and the records of Gallatin county, certified by the recorder thereof to be correct and to have been examined with reference to such variance, shall be received as the proper evidence. This act shall not be so construed as to change or affect the existing laws of this State in relation to the admission of copies of deeds and other writings as evidence; but the same rule of evidence, as to the production of the original deeds or writings, shall be pursued as is now provided by law.

Compensation of
the recorder.

This act to be a public act, and to take effect and be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT in relation to the Swamp Land Fund of Saline County.

In force February
20, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* It shall be lawful for the drainage commissioner of the county of Saline to require all persons indebted to the swamp land fund of said county, either for loaned money on, or the purchase of swamp lands, to pay interest, at the rate of ten per centum per annum, half yearly, at such times as he may fix.

The interest on in-
debtedness.

§ 2. Whenever the interest is unpaid upon any of said indebtedness, the drainage commissioner may sue for and recover such unpaid interest, before a justice of the peace, where the amount of interest due does not exceed one hundred dollars; and when the interest is collected by such suit the drainage commissioner shall give the debtor a credit therefor upon his indebtedness.

Suits at law.

§ 3. In the collection of any of the indebtedness now due the drainage fund of said county, the homestead exemption laws of this State shall not apply.

The homestead
exemption law.

§ 4. This act to be a public act, and be in force from and after its passage.

APPROVED February 20, 1861.

In force April 24, 1861. AN ACT prescribing and establishing a method for testing and correcting Cattle and Platform Scales, in the State of Illinois.

Procuring of standards. SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Secretary of State and the clerks of the several county courts in said State, be and they are each hereby required, as soon as may be, to procure approved standards, being such as are established by the laws enacted by the congress of the United States, with the necessary subdivisions, together with proper beams and scales and all necessary apparatus, including seals for testing and correcting cattle and large platform scales. Those procured by the Secretary of State to be paid for out of the State treasury, upon the warrant of the proper officer; and those respectively, procured by clerks to be paid for out of the county treasury of the respective counties upon the order of the county court.*

County surveyors § 2. It shall be the duty of the said clerks, respectively, on procurement of the said testing apparatus, mentioned in section one of this act, to deliver the same to the county surveyors of their counties, and to take from said surveyor his receipt therefor.

Testing of scales by surveyors. § 3. It shall be the duty of the said surveyors, respectively, on the first day of April next, and, as soon thereafter as may be, to proceed to test each cattle and large platform scale in use in his county; but should the said first day of April pass before any of the said surveyors shall be supplied with the proper means of testing, they shall proceed to do so, so soon after being supplied as may be. If the said scales, so tested, shall be found correct, the surveyor shall thereupon seal or mark the same, and shall also give to the owner of said scales a certificate to that effect; but should the said scales be found incorrect, then the seal shall not be applied or any certificate given, and the owner of the said scales shall pay to the said surveyor, for each inspection and test of scales, the sum of five dollars, and mileage, at the rate of a reasonable price, for the transportation to and from the county site of the necessary apparatus for making the test.

Compensation of surveyors.

Register of scales. § 4. The said surveyors shall each keep in their respective offices a well bound book, to be called the "Register of Scales," in which he shall keep a correct entry of the names of all owners of scales, the location of the same, and of the time and result of each test, as made by him. And where scales are found incorrect, they shall be in said register marked "condemned;" which shall be their condition until corrected.

"Condemned" scales.

§ 5. If any owner or keeper of cattle or large platform scales, shall presume to weigh any article or articles, stock or commodity upon scales that have been marked "condemned," which said articles, stock or commodities are to

be sold, bought or paid for on and by such weight, the said owner or keeper shall, for each offense, forfeit the sum of one hundred dollars, to be recovered in an action before a justice of the peace or any court of competent jurisdiction; one half to the use of the informer, and the other half to the use of the county where said scales are located.

§ 6. After any scale shall have been once inspected and tested, and a certificate of correctness granted, it shall be presumed to remain correct until the contrary fact be made to appear; but if at any time any party interested in the weight of any article weighed upon said scales shall question the correctness of said scales, as a weighing apparatus, he shall have the right, thereupon, to give notice to the surveyor, whose duty it shall be thereupon, upon tender of his fees, to proceed immediately to test said scales; and if found correct it shall be at the expense of the party requesting the test; but if the scales should, on such test, be found incorrect, then the same shall be marked and registered "condemned," and the informer shall recover, in an action before any justice of the peace or court of competent jurisdiction, all costs of procuring such inspection, together with cost of suit, of the owner or keeper of said scales. And the fees, in such cases, shall be the same as hereinbefore provided for. And should any surveyor, on notice of complaint, as aforesaid, fail and refuse to make the desired inspection, for the space of ten days, after a tender to him of his reasonable fees, he shall forfeit the sum of fifty dollars for each offense, under the provisions of this act, in reference to forfeitures against owners and keepers, as hereinbefore provided.

Detection of in-
accuracy of
scales.

Compensation.

§ 7. All fees to the said surveyors, respectively, for a first test of such scales, if not paid by the owner or keeper of the scales, may be recovered in an action before a justice of the peace or any court of competent jurisdiction, at the suit of such surveyor, against the said owner or keeper of such scales, together with costs.

Collection of fees.

§ 8. The provisions of this bill shall not apply to any scales which weigh less than four tons.

APPROVED February 22, 1861.

AN ACT to amend the School Laws.

In force Februa-
ry 22, 1861.

PREAMBLE: Whereas section thirty-three of an act entitled "An act to establish and maintain a system of free schools," approved February 16, 1857, makes it the duty of school trustees in the several organized townships in this State to divide their respective townships into two or

more school districts; and whereas some of the townships have been organized into one school district, and a tax for school purposes has been levied by the corporate authorities thereof upon the whole property of the township, to erect a school-house or support a school in one extreme part thereof; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all school taxes, levied by the corporate authority of any township or school district, in townships not divided into two or more school districts, are hereby declared illegal and void.

Illegal taxes.

Tax upon real estate for erection of school houses.

§ 2. That hereafter no school tax levied on lands and real estate, by the corporate authorities of any school district, for the purpose of erecting or repairing any school-house, shall be collected by law, unless the lands or real estate so taxed shall be situated within three miles of the site for the school-house to be erected or repaired by the tax so levied.

§ 3. That no tax shall hereafter be levied upon any land or real estate by the corporate authorities of any school district, in any township in this State, to support a free school, unless the land so taxed shall be situate within three miles of the place where such school is actually kept.

Residence of tax payers.

§ 4. That hereafter no person shall be compelled to support a free school, by taxation of his personal property by the corporate authorities of any school district, unless such person shall reside within the space of three miles of the place where such school shall be located, at the time of the assessment, or unless such personal property shall, at the time of the levy, be legally, for the purpose of taxation, within three miles of the place where such school shall be actually kept.

Sch districts in to, and cities.

§ 5. Towns and cities may be laid off in districts by themselves, with such number of schools as are necessary for the same: *Provided*, that districts are established in other parts of the township or fractional township, so as to afford the greatest facilities to the inhabitants not residing within the corporate limits of such towns and cities.

§ 6. That this act shall be in force from and after its passage.

APPROVED February 22, 1861.

*

In force February 22, 1861.

AN ACT to amend the Free School Law of Illinois; as amended and approved February 21, 1859.

Amendment to 20th section.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the above designated act be amended as follows: Add to the

twentieth section: "All questions and controversies arising under the school law, in the several counties, shall first be submitted to the school commissioner, for his opinion and advice; whence appeal may be taken to the State Superintendent, upon a written statement of facts, subscribed by the school commissioner and certified by representatives of each party concerned: *Provided*, that nothing in this act shall be construed to vest the school commissioners or superintendent with judicial power."

Settlement of
controversies.

Change the first twelve lines of the thirty-fifth section, so that they shall read as follows: "Pupils may be transferred from one district to another, either in the same or in different townships, only upon the written consent of the directors of both districts. The school thus formed shall be under the control of the directors of the district in which it is kept. A separate schedule shall be kept for each district, upon the return of which to the trustees of the proper township, they shall instruct their treasurer to pay the amount certified in said schedule to be due to the teacher entitled thereto; and such separate schedule, duly certified, shall be taken by the several boards of trustees and their treasurers as evidence of the consent of directors, unless objection be made, in writing, by two directors of one of the districts concerned. The aforesaid written permits shall be returned to and filed by the teacher of said school, and shall be evidence of said permission."

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§ 2. Change the first twenty-seven lines of the forty-second section of said act so as to read as follows: "The annual election of school directors shall be on the first Monday of August, when one director shall be elected in each district, who shall hold his office for three years, and until his successor is elected. In new districts the first election may be on any Monday, notice being given by the township treasurer, as for the election of trustees, when three directors shall be elected, who shall, at their first meeting, draw lots for their respective terms of office, for one, two and three years. When vacancies occur the remaining director or directors shall, without delay, order an election to fill such vacancies. Notices of all elections in organized districts shall be given by the directors, at least ten days previous to the day of said election. Said notices shall be posted in at least three of the most public places in the district, and shall specify the place where such election is to be held, the time of opening and closing the polls, and the question or questions to be voted on. Two of the directors shall act as judges and one as clerk of said election. But if said directors shall fail to attend, or refuse to act, when present, and in unorganized districts, the legal voters, when assembled, shall choose three of their number to act as judges and one as clerk of said election: *Provided*, that if upon the day appointed for said election, the said directors or judges shall

Amendment
42d section.

Annual elections.

Notice.

Postponement.

be of opinion that, on account of the small attendance of voters, the public good requires it, or if the voters present, or a majority of them, shall desire it, they shall postpone said election until the next Monday, at the same place and hour, when the voters shall proceed as if it were not an adjourned meeting: *And provided, also*, that if notice shall not have been given, as above required, then said election may be ordered as aforesaid, and holden on the third Monday in August, or any other Monday, notice thereof being given, as aforesaid. In case of a tie the judges shall decide it, by lot, on the day of election. The directors shall appoint one of their number clerk, who shall keep a record of all the official acts of the board, in a well bound book, provided for the purpose; which record shall be submitted to the township treasurer, for his inspection and approval, on the first Mondays of April and October, and at such other times as the township treasurer may require. Directors are authorized to use any funds belonging to their district, and not otherwise appropriated, for the purchase of a suitable book for their records, and the said records shall be kept in a punctual, orderly, and reliable manner."

Inspection of the record of the board.

Amendment to 45th section.

Strike out the word word "county" before the word "collector," in the thirty-third line of the forty-fifth section.

Amendment to 50th section.

§ 3. Strike out all before the first proviso, in the fifteenth section, and substitute the following: "The school commissioner shall, either in person or by one or more competent examiners, whom he shall appoint, examine any person proposing to teach a common school in the county, in Orthography, Reading in English, Penmanship, Arithmetic, English Grammar, Modern Geography, and the History of the United States; and if he or they shall be satisfied that such person is of good moral character, and qualified to teach all of the aforesaid branches, he or they shall give such person a certificate, the grade of which shall be determined by the relative merit of the examination sustained. School commissioners shall be authorized, by this act, to issue three grades of teachers' certificates, viz: First grade—valid in the county for two years: Second grade—valid in the county for one year: Third grade—valid in a given district only, for six months. The commissioner may renew such certificate, at its expiration, by indorsement thereon, and he may revoke the same, for gross immorality, incompetency, or other adequate cause. Said certificate may be in the following form:

Examination of teachers.

Grades of teachers' certificates.

....., ILLINOIS, 186...
 County.

"The undersigned, having examined in Orthography, Reading in English, Penmanship, Arithmetic, English Grammar, Modern Geography, and the History of the United States, and being satisfied that is of good moral character, hereby certify that qualifications in all the above branches are such as to entitle to this certificate, being of the

grade, and valid in for, from the date hereof, renewable at the option of the school commissioner, by his indorsement thereon.

Given under . . . hand, at the date aforesaid.

A. B., *School Commissioner.*
 C. D., }
 E. F., } *Examiners.*

“Each school commissioner shall also keep a careful record, in a book provided for the purpose, of all the candidates to whom he issues certificates, noting the date of examination, the name, sex and age of each candidate, and the grade of the certificate granted—a transcript of which record shall be included in the annual report to the superintendent. The State Superintendent of Public Instruction shall also be and he is hereby authorized to grant and issue State certificates of eminent qualifications as teachers, to such persons as may be found worthy to receive the same, upon due examination, by himself or others whom he shall appoint for that purpose, and who shall exhibit satisfactory evidence of practical experience and success in teaching. Said State certificates shall supersede the necessity of any and all other examinations, and shall be of perpetual validity in every county and school district in the State; and the fee for each of such certificates shall be five dollars. But a State certificate may be canceled by the State Superintendent, upon proof of immoral or unprofessional conduct.

Commissioner's record.

Certificate of the State Superintendent.

§ 4. Strike out the proviso in the fifty-second section. After the word “attendance,” in the fourth line, below the form of schedule, in the fifty-third section, insert: “He shall also note the whole number of scholars, giving the males and females separately; the average daily attendance; and shall set the age of each pupil opposite the name of said pupil. And the form of schedule shall be changed to correspond with these additional items, which are required to be reported by township treasurers to school commissioners.

Amendment of 52d section.

Add to the seventy-first section: “And for their services, in visiting schools and other duties required in the twentieth section of this act, school commissioners shall be allowed to retain two dollars per day, for any number of days, not exceeding one hundred, in any one year; which account shall be certified and sworn to by the school commissioner. County courts and boards of supervisors are also hereby authorized to make appropriations out of the county treasury to school commissioners, for visiting schools and other educational services, and also for the support of county teachers' institutes, whenever, in their judgment, the interests of schools and the public good would thereby be promoted.

Amendment to 71st section—Visiting schools.

Substitute in the second line of the seventy-second section the word, “including” for the words “except upon.”

Amendment of 72d section.

§ 5. All such parts of previous acts as are in conflict with the provisions of this act are hereby repealed.

§ 6. This act shall be in force on and after its passage. And the public printer is hereby required to print fifty thousand copies of the whole act, as amended, under the direction of the Superintendent of Public Instruction, and to be distributed by him to the several counties of the State, according to population.

APPROVED February 22, 1861.

In force February 12, 1861. AN ACT to refund certain School Taxes illegally assessed in Cook County.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all persons who paid the taxes assessed against their property in the year eighteen hundred and fifty-nine, for the building of a school house in district number twenty-three, (23,) in township thirty-nine, (39,) of range fourteen (14) east, in Cook county, Illinois, or their representatives or assigns, shall have the same refunded to them, with interest from the day of payment, upon application to the school agent, treasurer or other officer who receives and disburses the tax levied in eighteen hundred and sixty, for building said school house.

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

APPROVED February 12, 1861.

In force February 21, 1861. AN ACT to legalize the assessment of School Directors of School District No. five, in Cazenovia Township, in Woodford County, State of Illinois.

PREAMBLE: Whereas the school directors of district number five, in Cazenovia township, in Woodford county, State of Illinois, did levy a tax, according to law, of twenty cents on each one hundred dollars of all the taxable property in said district, for the purpose of paying teachers' wages and extending the terms of a common school for six months, as by law now required; and whereas, by mistake, the proper return was not made to the county clerk, and, consequently, no school tax was entered on the collector's book for said district; and whereas said directors did, on the eighth day of January, A. D. 1861, levy a tax of twenty cents on each one hundred dollars of all the taxable property in said district, to supply said deficiency; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the assessment and levy of a tax, made by the directors of school district No. five, in Cazenovia township, in Woodford county, on the eighth day of January, A. D. 1861, of twenty cents on each one hundred dollars of all taxable property in said district, for school purposes therein, be and the same is hereby made and declared valid in law; and the county clerk of said Woodford county is hereby authorized and required to extend the same, immediately on the collector's book for the said Cazenovia township, to be collected and paid over the same as though no error had been made by said directors.

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

APPROVED February 21, 1861.

AN ACT to legalize the loaning of School Money in the county of Winnebago.

In force February
12, 1861.

WHEREAS Charles A. Huntington, while acting school commissioner of the county of Winnebago, did loan, upon mortgage, for a term of years, at the rate of ten per cent. per annum, certain school moneys which were collected as fines and should have been distributed as other school money is distributed,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the act or acts of the said Charles A. Huntington, in loaning the said school money, is hereby legalized and confirmed, and the money so loaned is hereby declared a part of the school fund of Winnebago county.

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

APPROVED February 12, 1861.

AN ACT to form a School District in Township number twenty-three (23) north, of Range number eleven (11) east, of the Fourth (4th) Principal Meridian, in Ogle county.

In force February
12, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That fractional sections number three (3) and number (4) of township number twenty-three (23) north, of range number eleven (11) east of the fourth (4th) principal meridian, be and the same

are hereby formed into a school district, to be known and designated as the "Austin School District."

§ 2. The school district hereby formed shall be in all respects upon an equal footing with school districts formed by the township trustees under the school laws of this State.

§ 3. This act shall be in force from and after its passage.
 APPROVED February 12, 1861.

In force April 24, 1861. AN ACT to amend an act entitled "An act to incorporate Rock Island School District," approved February 18, 1857.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That section thirteen of the act to incorporate Rock Island school district, approved February 18, 1857, be so amended that the board of education of said district shall be required to establish a sufficient number of common schools, for the education of every person residing in said district, over the age of six years and under the age of twenty years, and shall make the necessary provisions for continuing said schools in operation at least four months in every year.

APPROVED February 21, 1861.

In force February 20, 1861. AN ACT to legalize the acts of certain Trustees of Schools therein named and for other purposes.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the action of the trustees of schools for townships numbered four and five north, in range seven west, in Madison county, in dividing and abolishing district number four, composed of said townships, and in creating school districts numbered four, in township four, as aforesaid, and district number four, in township five, and the election of directors in said new districts, and their actings and doings as such directors, be and the same are hereby legalized.

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

APPROVED February 20, 1861.

AN ACT to change a School District therein named.

In force February
21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all that portion of the corporate territory of the town of Waterloo, lying east of the township line, between townships No. 2 S., R. 10 W., and No. 2 S., R. 9 W. of third principal meridian, in Monroe county, be and the same is hereby annexed to school district No. three, in township No. two south, range No. ten west, aforesaid, for school purposes, subject and entitled to all the restrictions, rights and privileges of said school district and none other.

§ 2. This act to take effect and be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to create a certain School District therein named.

In force February
21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the inhabitants residing in parts of townships numbers two and three south, range No. ten west of third principal meridian, and townships numbers two and three south, range number eleven west, in Monroe county, and State of Illinois, within the following bounds, to-wit: Beginning at the quarter section corner of section number seven, in township No. three south, range number ten west, on the range line between ranges number ten and eleven west; thence east, on said quarter section line, to the quarter corner between sections seven and eight; thence north, on said section line between sections seven and eight, five and six, to the township line between townships two and three south, range 10 west; thence east, on said township line, to the south quarter section corner of section thirty-two, in township two S., R. 10 W.; thence north sixty chains, through the center of said section thirty-two, to George Andrews' N. E. corner; thence west, to Bond's creek, in said township two; thence northerly, to the southeast corner of survey No. 398, claim No. 347; thence north, with east line of said survey, to the intersection of the east and west quarter line of section 30; thence west, with said quarter line, to Bonds's creek; thence northerly, with said creek, to the south boundary line of survey No. 426, claim No. 1667; thence westerly, with said south boundary line, to the Mississippi bluffs; thence southerly, with the foot of said bluffs to the N. E. boundary line of survey No. 771, claim No. 1417; thence N. W., to the north corner of said survey, thence, southwest, with

Description and
boundaries of the
school district.

the N. W. boundary line of said survey, to the southeasterly bank of Moredock lake; thence with said bank of Moredock lake, to the intersection of the center quarter section line of section 35, in township 2 S., R. 11 W.; thence south, with said quarter section line, to the Mississippi bluffs; thence southwesterly and southerly, with the meanderings of said bluffs, to the intersection of the center quarter section line of section No. 10, township No. 3 S., R. 11 W.; thence east, on said quarter section line, through sections Nos. ten, eleven and twelve, to the range line between ranges Nos. ten and eleven; thence to the place of beginning, be and the same is hereby created a school district, with all the rights and privileges which other districts, under the school law of this State, may exercise and possess.

Election of directors.

§ 2. That the inhabitants of said school district, upon giving ten days' notice of time and place of holding an election, shall elect three school directors, on or before the first day of August, 1861, who shall hold their office and discharge the duties of school directors of said district for one year and until their successors are elected and qualified, as the general school laws of Illinois provide: *Provided*, that all subsequent elections for school directors be held and lots for service be drawn in conformity with said general school law.

Schedule of scholars.

§ 3. That the teachers of schools in said district shall keep separate schedules of scholars residing in each of the townships and districts of the townships, out of which this district is formed, attending the school or schools of said district; and said separate schedules shall be kept, certified and returned, as now required by law, to the trustees of the townships, severally, of which said district is composed; and it shall be the duty of the trustees of the respective townships, aforesaid, to pay out of the school fund, upon the schedules so certified to them, in like manner as upon other schedules of schools taught in said townships: *Provided*, nothing herein contained shall be construed to prevent any change of the territory of said school district hereafter to be made in conformity with the general school laws of this State.

§ 4. This act to be in force from and after its passage, and that the Secretary of State certify a copy hereof to the clerk of the county of Monroe upon its passage.

APPROVED February 21, 1861.

AN ACT for enlarging the Carthage School District.

In force April 1,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That all that district of country embraced within the following boundaries, to wit: Beginning at the northwest corner of the southwest quarter of section twelve, (12,) in township five (5) north, and range seven (7) west of the fourth principal meridian, in Hancock county, Illinois, and running thence south, on the section line, to the southwest corner of the northwest quarter of section twenty-five, (25,) in the township and range aforesaid; thence east, on the half section line, to the southeast corner of the northwest quarter of section twenty-nine, (29,) in township five (5) north, and range six (6) west of the fourth principal meridian; thence north, on the half section line, to the northeast corner of the southwest quarter of section eight, (8,) in the township and range last aforesaid; and thence west, on the half section line, to the place of beginning, is hereby constituted a permanent school district, by the name of the "Carthage School District;" by which name it shall be capable of suing and being sued, contracting and holding real and personal estate, and have such other general powers as the directors of schools shall or may have by law. No territory shall be taken therefrom, except by act of the Legislature.

Description and
boundaries.

§ 2. The school land, school fund, and all other real and personal estate of the two townships in which said district is situated shall be divided between said district and the remaining portions of said townships, as follows, to wit: The trustees of schools of each of said townships shall, within three months after the passage of this act, appoint two commissioners for each of said townships, who shall be respectable householders, one of whom shall reside within such district and the other in the township without, who, after being sworn well and truly to perform the duties of their office, shall ascertain, as near as may be, the whole number of white persons under the age of twenty-one years in the whole of their respective townships, and the proportion thereof residing within the portion of their townships embraced in said district, and the proportion without such district; and in that proportion shall they divide and apportion the funds and real and personal estate belonging to such townships between said district and the remainder of such townships; and shall, as speedily as possible, make a full return of their proceedings to the trustees of their respective townships; and the trustees of said townships shall have power to make new apportionments, from time to time, in case of neglect or refusal to act, or other good cause, until the provisions of this act are complied with.

Division of school
property.

§ 3. The trustees of schools of said townships shall, immediately upon such division being reported to them,

pay over and deliver to the directors of the Carthage school district its proportionate share of the school fund and evidences of loans and other personal estate, and convey to such district its proportion of any and all real estate, owned by such townships for the use of schools. In such division the real estate owned by districts or the town of Carthage, for school houses, shall not be taken into consideration, but only township property.

Abstract of population to be furnished to school commissioner.

§ 4. The board of directors of such district are hereby required to make out and furnish, or cause to be made out and furnished, to the school commissioner of Hancock county, an abstract of the whole number of white children, under the age of twenty-one years, at the times and in the manner required by law of other school officers, under the general laws of the State; and the school commissioner or other proper officer shall pay to the treasurer of said district its proper proportion or share of the school, college, and seminary fund of the two mill tax, interest, fines or other moneys distributed according to the laws in force for each apportionment or distribution, treating such districts for this purpose the same as a township.

Election of directors.

§ 5. That upon the day fixed by the general school law for the election of directors of schools, next ensuing, an election shall be held in the town of Carthage, for the election of three directors for said district, to be held and conducted according to the school laws then in force, as near as may be—the electors having the power to appoint a judge and clerk of such election; one of which directors shall hold his office for one year and until his successor is elected, and one for two years, and until his successor is elected and qualified, and the other for three years, and until his successor is elected and qualified. The directors elected at the first election shall determine, by lot, the term which they shall, respectively, hold office; and thereafter there shall be elected, annually, one director, to fill the place of the outgoing director. In case of vacancy, by death, removal from the district, or other cause, the remaining director or directors shall have power to fill the same, by appointment.

The clerk and the treasurer of the board.

§ 6. The directors of such district shall, annually, appoint a treasurer, who shall be, *ex officio*, clerk of the board, and shall require of him to execute to the Carthage school district a bond, in at least double the amount of the funds and property which may be intrusted to his keeping at any one time, conditioned as the bonds of township treasurers; which bond shall be filed with the school commissioner of Hancock county; and the same shall be a lien upon all the real estate of the obligors thereto, from the time the same shall be so filed. The directors shall have power to require additional security from the treasurer, at any time, and shall be personally responsible for the solvency of the security taken upon his bond.

§ 7. The treasurer shall have the custody and management of the money, securities and property belonging to said district, subject to the direction of the directors thereof. He shall keep a record of all the proceedings of the board of directors. Record of board.

§ 8. The board of directors of said district, or any two of them, who are made a quorum to do business, shall have power: 1st: To buy grounds and sites for school houses. 2nd: To hire, purchase or erect houses and buildings, to be used for school purposes, and to keep the same in repair. 3d: To furnish schools with the necessary fixtures, furniture and apparatus. 4th: To graduate the schools into primary, intermediate and high departments; to fix the studies to be taught in each department thereof, and to prescribe the books to be used. 5th: To employ and fix the compensation of teachers, and to maintain, support, establish, and carry on public schools therein, for as many months in the year, not less than six months, as they may deem proper, 6th: To borrow money, and also to levy, annually, and have collected, in the same manner as other school directors, for school purposes, a tax, not exceeding two dollars on the one hundred dollars' assessed valuation of all the taxable property in such district, as subject to taxation therein. 7th: To adopt such rules and regulations concerning schools, not inconsistent with this act and the general school laws of the State, as they may deem expedient. 8th: And generally to have all the powers conferred by law upon directors of schools, as necessary to carry any of the foregoing powers into effect. General powers of the directors.

§ 9. The directors of said district may admit pupils, without such district, to the public schools thereof, or to any department thereof, upon such terms and conditions as they may prescribe. They shall also have power to require a tuition fee for the admission of pupils to such schools, in addition to the public moneys which they may collect. Of pupils from abroad.

§ 10. All moneys arising from any fines or penalties under this act, or for a violation thereof, and all fines for the violation of any of the ordinances of the town of Carthage, or moneys arising from the license of groceries or saloons, shall be paid over to the treasurer of said district, and be added to the principal of the school fund, to be loaned as other moneys. Fines and licenses to be devoted to school fund.

§ 11. The school fund shall be kept loaned at interest, at the rate of ten per cent. per annum, payable semi-annually, in advance. No loan shall be made for a longer period than three years; and all loans, exceeding one hundred dollars, shall be secured by unincumbered real estate of double the value of the sum loaned, exclusive of the value of perishable improvements thereon. For sums of one hundred dollars and less, two good sureties, besides the principal, shall be required. Loans.

§ 12. All notes and securities shall be taken to the Carthage school district, and in that name all suits and actions may be had.

§ 13. All expense of preparing or recording securities shall be paid by the borrower.

Preferred debts.

§ 14. In the payment of debts of deceased persons those due the school fund shall be paid in preference to all others, except expenses attending the last illness and funeral of the deceased, not including physicians' bills.

§ 15. If default be made in the payment of interest or principal, when due, interest at the rate of twelve per cent. per annum upon the same shall be charged, from the time of such default, and may be recovered by suit or otherwise. Suits may be brought for the recovery of interest only, when the principal is not due.

The judgments to bear interest.

§ 16. All judgments recovered on the loan of school moneys shall bear interest at ten per cent. per annum, from the rendition thereof till paid; and in case of the sale of real estate said district may become the purchaser thereof. On redemption ten per cent. per annum shall be paid, from the day of sale.

Insufficient securities.

§ 17. If the security on any loan should, at any time, before the same is due, become, in the opinion of the treasurer or directors, insecure, the treasurer shall notify the person indebted, and unless satisfactory security be given forthwith, judgment may be recovered thereon, as in other cases, whether the debt be due or not.

§ 18. No costs in any judicial or other proceeding shall be chargeable against said district.

§ 19. Any person, being the owner of land and residing thereon, within one mile of and adjoining said district may, with his written consent and that of the trustees of his township, be annexed to said district, upon such terms as the directors thereof may impose.

The president and trustees.

§ 20. All the acts of the president and trustees of the town of Carthage, in relation to schools, the building of the school house in said town, and the levy of the tax therefor, and all the proceedings thereunder, are hereby legalized and confirmed; and the present acting inspectors of schools in said town shall be directors of the Carthage school district until their successors are elected and qualified.

§ 21. All the laws concerning public schools not inconsistent herewith, shall apply to the district hereby created.

§ 22. The treasurer shall receive such compensation as the directors of such district may prescribe.

§ 23. This act is hereby declared a public act, and shall be in force from and after the first day of April, 1861.

APPROVED February 22, 1861.

AN ACT to establish Pittsfield School District, in the county of Pike; to provide for building a School House therein; to levy and collect a special tax; to issue bonds, and borrow money. In force February 18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the southeast quarter of section fourteen, the south half of section thirteen, the east half of section twenty-three, the east half of section twenty-six, all of sections twenty-four and twenty-five, in township five south, of range four west; the south half of section eighteen, and all of sections nineteen and thirty, in township five south, of range three west—all in the county of Pike, and State of Illinois, shall constitute one district, for school purposes, and, as such, shall have all the rights and privileges and be governed by the same laws as other school districts in this State, except as herein otherwise provided.

Description of directors.

§ 2. There shall be an election held in said school district, on the first Monday in April next, and on the first Monday of April in each year thereafter, by the qualified voters in said district, in the same manner as elections are now held for school directors—at which election there shall be elected five directors, who shall be styled and known as “School Directors of Pittsfield District,” and who shall hold their offices for one year, and until their successors are elected and qualified. Said directors, in addition to the powers and duties created by this act, shall exercise all the powers and perform all the duties required of other directors by the laws of this State.

Election of directors.

§ 3. Said school directors shall have the power to select and purchase a site for a school house in said district, which shall be as near the center of said district as can be conveniently obtained, and to erect a school house, to cost not exceeding twenty-five thousand dollars, thereon; and for that purpose shall have the power to levy and collect, annually, a tax on all taxable property in said district, of not exceeding one dollar on each one hundred dollars' worth of property in said district.

Erection of school house.

§ 4. In addition to the taxes necessary for the support of common schools in said district, as now required by law, the directors of said district shall certify, in like manner and at the same time, the amount of tax necessary to be collected each year, not exceeding the amount specified in section three, for purchasing said site or building said school house—which tax shall be extended by the clerk and collected by the collector, and paid over to the directors in the same manner as is now provided by law.

Additional tax.

§ 5. For the purpose of building said school house, said directors are hereby authorized and empowered to issue bonds for an amount not exceeding ten thousand dollars in all, in amounts of one hundred dollars each, payable in any time not exceeding eight years, at any rate of interest not

Issue of bonds.

exceeding ten per cent. per annum, and to sell and dispose of the same, at their par value, and to continue to levy and collect the tax herein provided for until the principal and interest of said bonds shall be fully paid.

§ 6. This act shall be in force from and after its passage.

APPROVED February 18, 1861.

In force February 22, 1861. AN ACT supplemental to an act entitled "An act to provide for building a School House in the town of Pittsfield," passed the present session of the General Assembly.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the trustees of said school district are hereby required to keep a common school in the school house situated in district number four, in the township of Newburg, at least nine months in each year hereafter. This act not to be construed to prevent or interfere with the levying and collecting of taxes, as provided for in the act to which this is a supplement.

§ 2. This act to take effect from and after its passage.

APPROVED February 22, 1861.

In force February 18, 1861. AN ACT to legalize the division of School Districts therein named.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the division of township No. twenty-two, (22,) in range two (2) east, in McLean county, into school districts, as last made by the township trustees, claiming to act as trustees for said town, is hereby declared to be legal and valid in law.

§ 2. All acts performed by the school trustees and school directors, as said trustees and directors of township twenty-two, in range two (2) east, in McLean county, are hereby declared to be legal and valid in law.

Election of officers. § 3. The election of school officers in said township shall take place at the same time and in the same manner as under the general laws of the State.

§ 4. This act is hereby declared to be a public act, and shall take effect from and after its passage.

APPROVED February 18, 1861.

AN ACT concerning the School Fund of Township Forty-five North, Range Nine East. In force April 24, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the trustees of schools of township forty-five (45) north, of range nine (9) east, in Lake county, be and they are hereby authorized, upon the conditions hereinafter set forth, to pay and refund to Richard Compton, late a school treasurer of said township, the amount of any money belonging to the school fund of said township, which said Compton had deposited in the banking office of J. H. Coles & Co., at Waukegan, in said county, and lost through the failure of said banking office. Refunding of money.

§ 2. Said trustees are authorized and required, upon application of said Richard Compton, to proceed and investigate the fact of the loss of said school moneys, as aforesaid, and ascertain the amount thereof, and to proceed and hear such evidence on the subject as they shall deem proper and necessary; and upon such investigation and hearing of such evidence, should they find that the amount of such money, so lost, has been paid into the township treasury by said Compton, and be of the opinion that the same should, in justice, be refunded to him, they shall cause said amount to be refunded and paid to said Compton, or his order, out of said township treasury: *Provided*, that said amount shall not exceed two hundred and fifty dollars.

APPROVED February 20, 1861.



AN ACT to authorize the payment of certain scrip, coupons, certificates and other evidences of State indebtedness. In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Aessmby,* That whenever any coupons, scrip, certificates and other evidences of State indebtedness, heretofore issued by the proper officers or agents of the State, shall be presented for payment, it shall be the duty of the Governor, Auditor and Treasurer to examine the same; and if they shall be satisfied that such coupons, scrip, certificates, or other evidences of indebtedness are genuine, and in the hands of a *bona fide* holder, the said officers shall indorse thereon their approval thereof; and the Auditor shall thereupon draw his warrant on the Treasurer in favor of the person presenting the same, for the amount due on such coupons, scrip, certificates, or other evidences of indebtedness, and the Treasurer shall pay the same out of any money in the treasury not otherwise appropriated. But if the above named officers, or a majority of them, Examination coupons.

Indorsement of approval or otherwise.

shall, on examination, be of opinion that such coupons, scrip, certificates, or other evidences of indebtedness, are not genuine, or have been fraudulently obtained by the holders, they shall make an indorsement to that effect thereon, and the same shall not be paid: *Provided*, that nothing herein contained shall be held to authorize or require the payment of the bonds known as the McAllister & Stebbins bonds, nor any other bonds or funded indebtedness.

§ 3. This act to take effect and be in force from and after its passage.

APPROVED February 22, 1861.

In force January 1, 1862.

AN ACT to provide for the interest on the State debt.

Auditor's annual assessment.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That it shall be the duty of the Auditor of Public Accounts to assess, annually, upon the taxable property of this State, in addition to all other taxes, a sum sufficient and no more, with the interest fund, if any, in the State treasury, to pay the interest upon the State debt, upon which interest is legally payable; which said sum shall be assessed and collected in the same manner as other State revenue is or may be assessed and collected; said assessment not to exceed one and a half mills on each dollar of taxable property.

§ 2. The fund thus collected shall be kept separate and shall be denominated the interest fund, and shall be applied to the payment of interest upon the State debt, and for no other purpose whatsoever.

§ 4. This act to take effect and be in force from and after the first day of January, A. D. 1862.

APPROVED February 22, 1861.

In force February 5, 1861.

AN ACT to facilitate the completion of the Saint Clair county court house, and to borrow money.

Issue of bonds.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That the county of St. Clair be and is hereby authorized and empowered to borrow money, in one or more loans, not exceeding in all, the sum of twenty thousand dollars, to pay for and complete the new court house, now erecting therein: and, for the purpose aforesaid, the county court of said county is authorized to issue bonds of said county, for such sum:

and payable in such times and places as the court may designate, which bonds shall bear interest not exceeding ten per cent. per annum, and in such form as said court may deem proper, and shall be signed by the county court judges and countersigned by the clerk of said court, with the seal of said county annexed, and also shall have a copy of this act indorsed thereon; and said bonds, so executed, shall be disposed of by said court, and shall be obligatory upon said county.

§ 2. This act is to take effect from and after its passage.

APPROVED February 5, 1861.

AN ACT in relation to the Poor in Stephenson County.

In force February
18, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That each town support.
town in the county of Stephenson, from and after the next annual meeting of the board of supervisors of said county, shall respectively pay the expenses of the support of the paupers residing in such towns, out of the treasury thereof, in the same manner and form as other town expenses.

§ 2. That the county poor farm shall be kept in necessary repair, together with such improvements or additions as may from time to time, be required, at the expense of the county treasury, under the supervision of the board of supervisors of said county; and said board of supervisors shall, under such rules, regulations and contracts as they may deem necessary, provide that the said poor farm shall be open to the reception and use of such poor as the several town authorities of said county may offer, subject, however, to the full effect of the provisions of section one of this act. County poor house.

§ 3. If on the first Tuesday of April next after the passage of this act, at the election for town officers, a majority of the legal voters of said county, voting at said election, shall vote in favor of such separate township support—which vote shall be by ballot, written or printed, or partly written or partly printed, “For Township Support,” or “Against Township Support;” which shall be canvassed and returned in the same manner as in cases of elections for county officers—when, if it shall appear that a majority of said votes shall have been cast “For Township Support,” then this act shall be in full force and effect; otherwise void. Election to be held.

§ 4. That the provisions of sections fourteen, fifteen and sixteen of the Revised Statutes, entitled “Paupers,” shall apply to and operate between the several townships of said county in the same manner as they do between the several Town regulations

counties of this State. And if any person shall become chargeable in any organized township in said county, who has not resided in said county a sufficient time to become legally a charge upon the said town, the overseer of the poor having such pauper in charge shall give notice thereof to the county clerk of the said county, whose duty it shall be to give notice thereof to the authorities of the proper county, as in other cases; and the expenses of taking care of such pauper, when received from such foreign county, shall be paid into the treasury of the proper township.

Residence of paupers.

§ 5. That the provisions of sections twelve and thirteen, of chapter eighty of the Revised Statutes, are hereby so amended, in its application to and between the several organized townships of said county, as to require a residence of six months within the town to entitle any person to become a charge upon the same.

§ 6. This act shall take effect from and after its passage.
APPROVED February 18, 1861.

In force February, 18, 1861.

AN ACT to enable the Supervisors of Stephenson County to levy an additional tax, for a certain purpose therein named.

Liquidation of county debt.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the board of supervisors of the county of Stephenson shall, at their next annual meeting, levy a tax, not exceeding two mills on the dollar, over and above the amount now allowed by law for county purposes, which shall constitute a fund, separate from the county revenue, and shall be appropriated to the liquidation of the county indebtedness, outstanding at the time of the annual meeting of the board of supervisors, in September next, and for no other purpose, and shall cease whenever such indebtedness shall have been liquidated.

Election.

§ 2. If on the first Tuesday of April next after the passage of this act, at the election for town officers, a majority of the legal voters of said county, voting at said election, shall vote in favor of such additional tax—which vote shall be by ballot, written or printed, or partly written or partly printed, “For Two Mill Tax,” or “Against Two Mill Tax;” which shall be canvassed and returned in the same manner as in cases of elections for county officers—when, if it shall appear that a majority of said votes shall have been cast “For Two Mill Tax,” then this act shall have full force and effect.

Notice of election

§ 3. It shall be the duty of the clerk of the county court of said county to give notice of said election in the same

manner as is provided for giving notice of general elections.

§ 4. This act shall take effect from and after its passage.

APPROVED February 18, 1861.

AN ACT to provide for the reception and preservation of the Maps, Plats, Field Notes and other documents pertaining to the United States Surveys in this State, and for making authenticated copies thereof. In force February 22, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Secretary of State is hereby required, at the expense of the State, to receive from the United States the records, maps, plats, field notes and all other papers and documents pertaining to the public and private surveys of lands made by authority of the United States government, in this State, as soon as the proper officer or department of the United States shall be ready to deliver to him the custody of the same, and carefully to transport the same, at the expense of this State, from the place where the officer or officers of the United States deliver the same to him, to the city of Springfield, to be there, by said Secretary, deposited, for safe keeping, in the room in the State house, known as room number four, or such other room as may be fitted for that purpose. Removal of government surveys

§ 2. Said Secretary shall cause said room to be properly fitted up, so as to provide for the safe keeping and preservation of said records, maps, plats, field notes and documents, when received by him; and said maps, plats, field notes and documents shall be and remain in charge of the Secretary of State, who shall see that the same are properly taken care of and preserved. They shall form part of the archives of his office, and copies thereof shall, at any time, on payment or tender of his fees, be delivered by him to any person or corporation applying therefor, and shall be certified under his official seal; and, when so certified, such copies shall be received, read and used in evidence with like effect as the originals, in all suits and judicial proceedings in this State. Care and preservation of maps.

§ 3. That under the authority and direction of the commissioner of the General Land office, or of the county court or board of supervisors of any county in this State, any deputy surveyor, or other agent of the United States or any such county, shall have free access to any such field notes, maps, records and other papers, for the purpose of taking extracts therefrom or making copies thereof, without charge of any kind. Copies to be made by surveyors.

§ 4. The Secretary of State, for services arising under this act, except such services as he may render under sec- Fees of treasurer of State.

tion three, shall receive the following fees: For each copy of a plain township plat, the sum of five dollars; and for each copy of a township plat, containing private surveys, fifteen cents for each of such surveys, in addition; and for copies of plats of townships and fractional townships, in proportion; for copies of field notes, ten cents for every one hundred words, and fifty cents for each official certificate with seal; for descriptions of corners in prairie, ten cents, and of corners in timber or on banks of rivers or navigable streams and lakes, fifteen cents for each.

Attendant expenses.

§ 5. The expenses for fitting up the room for the reception of said records, maps, plats, etc., as also the expense of removal of the same from the Surveyer General's office to Springfield, shall be paid out of the treasury of the State, upon the warrant of the Auditor, who is hereby directed to issue a warrant for the same, upon the filing of the proper voucher, approved by the Governor.

§ 4. This act shall be deemed and taken as a public act, and shall be in force from and after its passage.

APPROVED February 22, 1861.

In force April 24, 1861. AN ACT to relieve the People of this State from the payment of exorbitant and unnecessary Taxes.

WHEREAS, out of the entire two-mill tax collected for the last two years, under the provisions of the 15th article of the constitution of this State, less than three per cent. has been called for by the creditors of the State entitled to receive the same; and whereas all of the indebtedness thus presented has been paid in full, and the other bondholders entitled to receive *pro rata* payments on their bonds, in accordance with the terms prescribed by the said 15th art. of the constitution, have wholly declined and refused and do still decline and refuse to receive any portion of the said two-mill tax fund; and whereas the convention that framed the constitution declared that the said 15th art. contemplates a consent on the part of our bondholders to receive the said funds, when collected, as indispensable to the assessment and collection of the same; and whereas our present financial condition requires that provision shall be made for an increase in the revenue fund, while a just regard for the interests of our State and the prosperity of her people imperatively demands that such provision shall be made, without increasing, but on the contrary, if possible, by diminishing our present heavy rate of taxation; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there*

shall be assessed and collected, in the same manner as other State taxes are assessed and collected, one-half of one mill upon each dollar's worth of taxable property in this State, for the year 1861, and also for the year 1862; and the assessment and collection of all other State taxes, except the school tax, for the above mentioned years is hereby suspended.

§ 2. All funds now in the State treasury and belonging to the State, except the interest fund and the school fund, and the Central railroad fund, shall be loaned and transferred by the State Treasurer, upon the Auditor's warrant, to be drawn for that purpose, to the revenue fund; and all funds hereafter received into the State treasury and belonging to the State, except the said interest fund and the said school fund, and said Central railroad fund, shall be paid into the said revenue fund; and said funds shall be subject to be drawn therefrom upon Auditor's warrants issued for the payment of appropriations made by law.

§ 3. It shall be the duty of the State Treasurer to transfer from the revenue fund, or any other funds in the State treasury, to the interest fund, at such time or times as may be necessary, upon the Auditor's warrant, to be drawn for that purpose, a sum sufficient to make up any deficiency in said interest fund, and to provide fully for the payment of the interest on the State debt, as the same regularly becomes due; and it shall not be lawful for the said State Treasurer to allow the said revenue fund to be reduced at any time, by the payments of Auditor's warrants drawn thereon, below an amount sufficient for the purpose of making ample provision for any deficiencies which may exist in the said interest fund as aforesaid.

§ 2. This act to be in force from and after its passage.

APPROVED February 8, 1861.

AN ACT to reclaim certain land in Tazewell County.

In force April 24,
1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in addition to the State and county tax, there shall be levied and collected, for the year 1861, a sufficient special tax for draining the following lands in the county of Tazewell, State of Illinois, to wit: Sections one, two, eleven, twelve, thirteen, fourteen, fifteen, twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine and thirty, in township twenty-two north of the base, range five west of the third principal meridian; and sections seven, eighteen and nineteen, in township twenty-*

two north of the base, range four west of the third principal meridian, or so much thereof as can be benefited by drainage, to be determined by the persons hereinafter appointed to classify the lands.

§ 2. For the purpose of carrying out the intentions of this act, James Haines, Tho's King, jr., and James Wilson are hereby appointed commissioners, whose duty it shall be to employ a competent engineer to make surveys, plans and estimates for the drainage of the lands above described, and to ascertain the boundaries of the several tracts, and to let such works, in whole or in parts, to the lowest responsible bidders, after having given at least twenty days' printed notice of the time and place of letting; to collect, receive and disburse the taxes, herein provided for; to superintend the work until completed, and to pay contractors therefor.

§ 3. John L. Parsons, Samuel Schuerman, and such other disinterested person as they may associate with them, are hereby appointed to classify the lands above described into three classes, placing that portion most to be benefited by drainage in the first class, and that which is least benefited in the third class; and the return of such classification to be made to the commissioners aforementioned, on or before the first Monday in March next.

§ 4. It shall be the duty of the commissioners, as soon after the first Monday in April next as may be, to levy upon so much of said lands as the aforesaid persons shall classify to be benefited by drainage, a sufficient tax to complete the drainage of the same, according to the estimates of the engineer, and to pay all other necessary expenses; such tax to be levied according to classification, (the first class paying the highest rate of taxation,) and which shall be a per centage on the assessment made by the assessor of Malone township, for the year 1861, and in no case exceeding sixty cents per acre. The second class shall be a per centage on said assessment as that shall in no case exceed fifty cents per acre. The third class shall be at such rate as shall in no case exceed forty cents per acre.

§ 5. Said commissioners shall make return of such assessment, on or before the first Monday of September next, to the county clerk of the county of Tazewell, whose duty it shall be to put down said tax in a separate column, on the collector's book for Malone township, in said county; and the collector shall proceed to collect the delinquent tax aforesaid, as other State or county taxes are collected.

§ 6. For the purpose of prosecuting such work, the commissioners may proceed to collect said tax as soon as the assessment is completed, and their receipt, or that of their appointed agent or collector, shall be a complete discharge of all liability for the amounts for which the receipts were given.

§ 7. Said commissioners shall have the power to secure the right of way over any lands in Tazewell or Mason counties, for making such ditches and embankments as may be necessary to drain the lands aforesaid, by condemning and paying damages for the right of way, according to the provisions of laws now in force for securing the right of way for public roads and highways.

§ 8. Such commissioners are hereby required to make and execute a bond to the county clerk, for the use of the county of Tazewell, for the full amount of the taxes assessed, conditioned that they will faithfully perform their duties as commissioners under this act; and for a failure to perform such duties or to pay over all moneys received, they shall forfeit and pay into the county treasury double the amount of such defalcation.

§ 9. The commissioners named in this act shall give at least ten days' notice for an election, to be held at some convenient place within the district to be drained, on or before the first day of April next, at which election the legal voters within said district, being owners or occupiers of land within the same, shall proceed to vote (giving one vote for each forty acres of land they own in said district,) after the manner of voting at district school meetings, by depositing ballots "For Special Tax," or "Against Special Tax." It shall be lawful for all owners of land in said district to be drained, not living on the same nor in said district, to cast one vote for each forty acres of land they own in said district to be drained; and if a majority of such votes cast at said election are found to be "For Special Tax," then this act to be in full force and effect; otherwise to be null and void.

APPROVED February 21, 1861.

AN AN act to prevent the transmission of Falsehood by Telegraph.

In force February
21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That any person who shall transmit, or cause to be transmitted, by telegraph, from any place in this State to any other place within this State, or elsewhere, any falsehood, knowing the same to be such, shall be adjudged guilty of a misdemeanor, and, on conviction, fined in not exceeding five hundred dollars.

§ 2. This act shall be in force from and after its passage.

APPROVED February 21, 1861.

In force February 21, 1861. AN ACT to provide for the payment of certain awards in relation to the Thornton Loan, reported by Judges Treat, Caton and Scates, Commissioners appointed by the State.

WHEREAS the Legislature of the State of Illinois did, by an act entitled "An act for the settlement of claims of contractors on the Illinois and Michigan Canal," approved February 14, 1855, refer the whole subject of said claims to a commission, consisting of Judges Samuel H. Treat, John D. Caton and Walter B. Scates, with instructions to examine said claims, and all testimony concerning the same, and after a full examination and hearing of said claims, and the testimony presented in relation thereto, to decide and determine upon the same as, in their opinion, sound morality, equity and good conscience demand, and, in case any claim or claims should in their opinion be allowed, to report to the Legislature of this State the name of the claimant or claimants, and the amount of the claim or claims thus approved; and whereas, after an examination and hearing of said claims, said commissioners have made a report of their doings to the Legislature, and have awarded certain sums of money, as being due to certain claimants mentioned in their said report thereof; therefore,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the Governor be and he is hereby authorized and required to cause to be executed and delivered to the several individuals and firms hereinafter named, their attorneys, authorized agents, or legal representatives, bonds of the State of Illinois for the several sums hereinafter named, that is to say:

To John Lonergan, two thousand eight hundred and twenty-five dollars and sixty-seven cents.

To Peter Stewart and Robert Milne, three thousand and ninety-eight dollars and ninety-seven cents.

To Julia A. Lamb and John F. Lamb, executrix and executor of Benjamin F. Lamb, deceased, nine hundred and sixty-seven dollars and forty-seven cents.

To John V. Singer, Uri Osgood and Edward Poor, nine hundred and seventy-seven dollars and ninety-five cents.

To John V. Singer, Gustavus A. Cuzzins, Uri Osgood and Edward Poor, two thousand and forty-eight dollars and ninety-three cents.

To Hiram Norton and George Steele, three thousand five hundred and forty one dollars and fifty-nine cents.

To William Osborn and Hart L. Stewart, two thousand six hundred and fifteen dollars and forty-two cents.

To George Barnett, four thousand eight hundred and seventy-six dollars and forty eight cents.

To Charles Kerr, three thousand three hundred and ninety-eight dollars and ninety-three cents.

To William Byrne, one thousand seven hundred and twenty-two dollars and sixty-eight cents.

To Benjamin F. Fish and the estate of E. B. Hurlburt, one thousand five hundred and eighty-nine dollars and thirty-two cents.

To William B. Ogden and George W. Dole, two thousand seven hundred and fifty-six dollars and seven cents.

To Charles Harmond, Horatio G. Loomis and Benjamin W. Raymond, one thousand seven hundred and thirty-eight dollars and forty-four cents.

To Hart L. Stewart, Alanson C. Stewart, L. P. Sanger and John S. Wallace, three thousand eight hundred and forty-one dollars and twenty-eight cents.

To James E. Bishop, two thousand four hundred and forty-nine dollars and twenty-one cents.

To Orrin P. Root, eight hundred and fifty-eight dollars and fourteen cents.

To Thomas R. Armstrong, seven hundred and thirty-two dollars and fifty-six cents.

To John T. Roberts and David L. Roberts, three thousand and five dollars and eighty-five cents.

To John Green and William L. Dunovan, two thousand three hundred and twenty-six dollars and forty-two cents.

To George W. Armstrong and James Clark, survivors of Samuel C. Dickerson, deceased, two thousand three hundred and sixty-seven dollars and thirty-two cents.

To Richard L. Wilson and John McIntosh, survivors of James Brodie, deceased, one thousand two hundred and eighteen dollars and ninety-six cents.

To James Y. Sanger and L. P. Sanger, survivors of David Sanger, deceased, five thousand four hundred and twenty-two dollars and forty-one cents.

To George Steel, survivor of Philip Armour, deceased, one thousand eight hundred and fifty-nine dollars and two cents.

To John T. Roberts and David L. Roberts, one thousand one hundred and thirty-eight dollars and sixty-eight cents.

To Martin C. Myers, O. P. Root and heirs of John Beach, deceased, two thousand six hundred and eighteen dollars and fifty-six cents.

To John B. Erwin, John Kittering, John Curry, Mace Gay and Josiah A. Gooding, two thousand nine hundred and five dollars and thirty-four cents.

To Benjamin Wilder, survivor of Daniel Lynch, one thousand and one hundred and fifty-one dollars and eighty-five cents.

To Lewis G. Osborne and Isaac Strail, one thousand five hundred and three dollars and fifty-five cents.

To John Clifford and David Ballentine, eight thousand three hundred and fifty-seven dollars and sixty-three cents.

To William Smith and E. Granger, two thousand seven hundred and forty-eight dollars and eighty-six cents.

To Isaac Hardy, nine thousand two hundred and thirty-one dollars and twenty-eight cents.

To John B. Preston and George Armour, survivors of Adam Lamb, deceased, one thousand four hundred and fifty-three dollars and eighty-four cents.

To George Armour & Company, one thousand four hundred and ninety-six dollars and sixty-five cents.

To Jeremiah Cratty, three thousand two hundred and eighty-four dollars and twenty-five cents.

To David Ballentine and John Clifford, survivors of A. J. Douglas, deceased, one thousand one hundred and sixty-five dollars and thirty-three cents.

To George Armour, survivor of Adam Lamb, two thousand two hundred and thirty-seven dollars and twenty-two cents.

To J. L. Alexander, two thousand eight hundred and forty-five dollars and seventy-six cents.

To Merrill Coburn and Elijah W. Herrick, five thousand four hundred and thirty-nine dollars and seven cents.

To Isaac Negus, four thousand and forty-eight dollars and eighty-seven cents.

To L. P. Sanger, one thousand three hundred and fifty-four dollars and seventy-five cents.

To William A. Chatfield, fifteen dollars and twenty cents.

To John Yarwood, one thousand two hundred and forty-eight dollars and ninety-one cents.

To William Crawford and James Harvey, seven thousand five hundred and sixty dollars and ninety-one cents.

To John A. Hendricks and John Rush, two thousand five hundred and thirty-seven dollars and eighty-three cents.

To Ezra Durgin, one hundred and thirty-three dollars and eight cents.

To L. P. Sanger, six hundred and fifty-nine dollars and seventy-nine cents.

To Elhannan Gay, Mace Gay and Daniel Gould, nine hundred and forty-five dollars and fifty-four cents.

To Benjamin B. Reynolds and the estate of William E. Armstrong, three hundred and forty-one dollars and eighty-two cents.

To Thomas Williams and Hart L. Stewart, two thousand two hundred and seventy-five dollars and sixty-three cents.

To Hiram Blanchard and Ira Blanchard and Joel Matteson, three thousand eight hundred and eighty-four dollars and fifty-six cents.

To Erastus Newton and William A. Baldwin, two thousand and sixty-one dollars and thirteen cents.

To John T. Temple, one thousand and twenty-one dollars and twenty-three cents.

To Nathaniel J. Brown, five thousand five hundred and seventy-one dollars and ten cents.

To William L. Pierce, two thousand six hundred and sixty-three dollars and twenty-six cents.

To James Stout, administrator James Ryan, deceased, two hundred and forty-nine dollars and forty-six cents.

To Edward McSweeney, one thousand seven hundred and ninety-five dollars and twenty cents.

To A. P. McDonald, forty-seven dollars and four cents.

To James H. Brooks, administrator of James Brooks, deceased, three thousand eight hundred and twenty-five dollars and seventy-eight cents.

To Erastus Newton, seven hundred and fifteen dollars and fifty-six cents.

To John H. McFarran, two thousand nine hundred and twenty-four dollars and fifteen cents; with interest added to the said several sums above particularly specified from March 1st, 1857; the said sums having been severally awarded to the said individuals and firms, by the commissioners aforesaid; the said several sums being of principal, one hundred and forty-nine thousand six hundred and ninety-seven dollars forty-six cents.

§ 2. The aforesaid bonds shall be signed by the Governor and countersigned by the Treasurer and verified by the great seal of State, and shall bear interest at the rate of six per cent. per annum, payable semi-annually, in the city of New York; said bonds to bear date March 1st, 1861, and be reimbursable in the city of New York, at the pleasure of the State, at any time after January 1st, 1879; and for the payment of the same, the faith of the State is hereby pledged. Interest on bonds

§ 3. Said bonds shall be issued and delivered to the parties aforesaid, or to their legal representatives, in sums of one thousand dollars each. In cases where there are fractions, the Governor shall issue to the parties certificates for the several sums less than one thousand dollars, which shall be convertible into bonds, as aforesaid, when presented in sums insufficient for that purpose. And for any fraction remaining after all of said certificates shall be converted into bonds, as aforesaid, the Auditor shall issue his warrant upon the Treasurer for such fractional sum as may remain: *Provided*, that no bond shall be delivered until the claimant, or his or their representative who shall receive the same, shall execute and deliver to the Auditor a release of all other claims or demands investigated by the Commissioners hereinbefore named, and all other claims said parties may have against the State of Illinois, in connection with or relating to said Illinois and Michigan Canal. Fractional sums.

§ 4. Nothing in this act contained shall be construed to prevent other individuals or firms than those named in the foregoing award, and who may claim a legal or equitable interest therein, in whole or in part, of each several awards, from contesting in a court of law or equity the right of such Release of claims.

person or firm as the above award may be in favor of and of being substantiated, by judgment or decree of a competent court, for the individuals or firms in favor of whom any of said awards are made, in respect to the receipt of the same or any part thereof.

§ 6. This act shall be a public act and be in force from and after its passage.

APPROVED February 21, 1861.

In force April 1 1861. AN ACT to reduce the act to provide for Township Organization, and the several acts amendatory thereof, into one act, and to amend the same.

ARTICLE FIRST.

PROCEEDINGS TO ADOPT TOWNSHIP ORGANIZATION.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That at any general election that may be holden in the several counties in this State, the qualified voters in any county may vote for or against township organization in any county in this State.*

Question of adoption to be submitted on petition. § 2. The county court, on petition of fifty legal voters of said county, shall cause to be submitted to the voters of the county the question of township organization, under this act, by ballot, to be written or printed, or partly written or partly printed, "For Township Organization," or "Against Township Organization"—to be canvassed and returned in like manner as votes for State and county officers.

Election returns. § 3. The clerk of the county court shall enter an abstract of the returns of said election, to be made out and certified as in elections for State and county officers, record the same at length upon the record of the county court of the county, and shall certify the same to the Auditor of Public Accounts.

§ 4. If it shall appear, by the returns of said election, that a majority of the legal voters of said county are for township organization, then the county so voting in favor of its adoption shall be governed by and subject to the provisions of this act, on and after the first Tuesday of April next succeeding: *Provided*, that a majority of the voters voting at such election shall be taken and deemed a majority of the voters of said county.

Division into townships. § 5. The county court shall, at its next session, appoint three commissioners, residents of the county, to divide the county into towns or townships; and the said commissioners' services shall be audited by the first board of supervisors, and paid by the county.

Fractional town-
ships.

§ 6. The commissioners shall proceed to divide such county into towns, by making as many towns as there are townships, according to government surveys. Where fractions of townships are caused by the county lines not being in accordance with the surveyed townships, then the commissioners may attach such fractions to adjoining towns, where the number of inhabitants or the amount of territory shall not be sufficient for a separate town. Where a surveyed township shall have too few inhabitants for a separate organization, then such township may be added to some adjoining town, or such township may be divided between two or more towns, for the time being. And when creeks or rivers may so divide such township as to be inconvenient for transacting town business, then such creek or river may be made the town boundary, and the town fractions so formed may be disposed of as fractions caused by county lines.

§ 7. Towns shall be named in accordance with the express wish of the inhabitants of the town; and if there shall not be a degree of unanimity as to the name, the commissioners may designate the name.

§ 8. The commissioners so appointed shall make a written report of their proceedings, giving the names and bounds of each town, and present such report to the clerk of the county court, on or before the first day of March next succeeding. Report of commis-
sioners.

§ 9. The clerk of the county court shall thereupon make out notices for each town, designating a suitable place for holding the first town meeting in such town, which shall be holden on the first Tuesday of April next thereafter, and shall deliver such notice to the sheriff of the county, who shall cause the same to be posted in not less than three of the most public places of the township, and not less than fifteen days before the first Tuesday in April aforesaid. Election.

§ 10. Each clerk of the county court shall, within thirty days after receiving such report of the commissioners, transmit, by mail, to the Auditor of Public Accounts of this State, an abstract of such report, giving the bounds of each town and the name designated; and said clerk shall record, in a book for the purpose, a description of each town as fully as the report of the said commissioners. Clerks.

§ 11. If the Auditor of Public Accounts, on comparing the abstracts of the reports from the several counties, shall find that any two or more townships have names alike, he shall transmit to the clerk of the county court of the county or counties which have to alter the name or names of such town or towns; and the board of supervisors of such county shall, at its next meeting thereafter, adopt for such town some name different from those heretofore named, so that no two towns organized under this act shall be named alike; Similarity of name
in towns.

and when such name shall be adopted, the clerk of the county court shall inform the Auditor of Public Accounts, as before directed.

§ 12. The Auditor of Public Accounts shall make a record of the names and boundaries of the several towns organized under this act.

ARTICLE SECOND.

OF THE POWERS AND RIGHTS OF TOWNS AS BODIES CORPORATE.

§ 1. Each town, as a body corporate, has capacity:

1st. To sue and be sued, in the manner prescribed by the laws of this State.

Purchase of lands.

2nd. To purchase and hold lands within its own limits, and for the use of its inhabitants, subject to the power of the General Assembly.

3rd. To make such contracts, purchase and hold such personal property, as may be necessary to the exercise of its corporate or administrative powers.

4th. To make such orders for the disposition, regulation or use of its corporate property, as may be deemed conducive to the interests of its inhabitants.

Suits at law and conveyances.

§ 2. No town shall possess or exercise any corporate powers, except such as are enumerated in this act, or shall be specially given by law, or shall be necessary to the exercise of the powers so enumerated or granted.

§ 3. All acts or proceedings by or against a town, in its corporate capacity, shall be in the name of such town; but every conveyance of land within the limits of such town, made, in any manner, for the use or benefit of its inhabitants, shall have the same effect as if made to the town by name.

ARTICLE THIRD.

OF THE ALTERATION OF BOUNDARIES AND DIVISION OF TOWNS, AND EFFECT THEREOF ON THEIR CORPORATE RIGHTS.

§ 1. The board of supervisors of each county shall have full and complete power and jurisdiction to alter the boundaries of towns, to change town lines, and to divide, enlarge and to create new towns, in their respective counties, to suit the convenience of the inhabitants residing therein; but no new town shall be created, under the provisions of this act, unless there shall be at least thirty legal voters residing in such new town, nor unless at least twenty of such legal voters of such town shall petition for such alteration; nor shall any new town hereafter be made or created, or any town divided, or the boundaries of any town changed by the board of supervisors, within their respective counties, without at least sixty days' notice thereof has been given, before the presentation of the petition therefor, by posting

Petitions for changing boundaries.

up not less than five notices in the most public places of the town or towns interested, and by also publishing such notice at least once in some newspaper published in the county wherein said towns are situated, if any shall be published therein.

§ 2. In case any town, in any county wherein township organization has been or may be hereafter adopted, shall refuse or neglect to organize and elect town officers, at the time fixed by law for holding annual meetings, it shall be lawful for twelve freeholders of the town to call a town meeting for the purposes aforesaid, by posting up notices in six public places in such town, giving at least ten days' notice of such meeting; which notice shall set forth the time, place and object of such meeting; and the electors, when assembled by virtue of such notice, shall have and possess all the powers conferred upon them at the annual town meeting. In case no such notice shall be given, as aforesaid, within thirty days after the time for holding the annual town meeting, the board of supervisors of the county shall, upon the affidavit of any freeholder of said town, filed in the office of the county clerk or clerk of the board, setting forth the facts, proceed, at any regular or special meeting of the board, and appoint the necessary town officers for such town; and the persons so appointed shall hold their respective offices until others are chosen or appointed in their places, and shall have the same powers, and be subject to the same duties and penalties, as if they had been duly chosen by the electors of the town.

Neglect to elect town officers.

Appointment of town officers by board of supervisors.

§ 3. Whenever it shall be made to appear to the board of supervisors that the town officers appointed by them, or any preceding board, as provided in the foregoing section, shall have failed to qualify, as required by law, so that such town cannot become organized, the board of supervisors may annex such town to any adjoining town; and the said town so annexed shall thereafter form and constitute a part of said adjoining town.

Failure to qualify

§ 4. When a town seized of real estate shall be divided into two or more towns, the supervisors and assessors of the several towns constituted by such division shall meet as soon as may be after the first town meetings subsequently held in such towns, and, when so met, shall have power to make such agreement concerning the disposition to be made of such town property and the apportionment of the proceeds as shall be equitable, and to take all measures and execute all conveyances which may be necessary to carry such agreement into effect.

Division of real estate and division of townships.

§ 5. When any such town shall be altered in its limits, by the annexing of a part of its territory to another town or towns, the supervisors and assessors of the town from which such territory shall be taken and of the town or towns to which the same shall be annexed shall, as soon as may be

after such alteration, meet for the purpose, and possess the powers provided in the last preceding section.

Division of mon-
eys in towns di-
vided.

§ 6. When a town, possessed of or entitled to money, rights or credits or other personal estate, shall be so divided or altered, such personal estate, including moneys, shall be apportioned between the towns interested therein, by the supervisors and assessors of such towns, according to the amount of taxable property in the town divided or altered, as the same existed immediately before such division or alteration—to be ascertained by the last assessment list of such town; and such supervisors and assessors shall meet, for the purposes aforesaid, as soon as may be after the first town meetings subsequently held in such towns.

Meeting of town
assessors and su-
pervisors.

§ 7. Whenever a meeting of the supervisors and assessors of two or more towns shall be required, in order to carry into effect the provisions of this article, such meeting may be called by either of said supervisors; but the supervisor calling the same shall give at least three days' notice, in writing, to all the other officers of the time and place at which such meeting is to be held.

§ 8. The preceding sections shall not, however, apply to any cemetery or burial ground, but the same shall belong to the town within which it may be situated after a division shall have been made.

§ 9. Debts owing by a town so subdivided or altered shall be apportioned in the same manner as the personal property of such town; and each town shall thereafter be charged with its share of such debts, according to such apportionment.

ARTICLE FOURTH.

OF TOWN MEETINGS AND THE POWERS OF ELECTORS.

Notice of town
meetings.

§ 1. The citizens of the several towns of this State, qualified by the constitution to vote at general elections, shall annually assemble and hold town meetings in their respective towns, on the first Tuesday of April, at such place in each town as the electors thereof, at their annual town meetings, shall from time to time appoint; and notice of the time and place of holding such meeting shall be given by the town clerk, by posting up written or printed notices in three of the most public places in said town, at least ten days prior to said meeting; and if there shall be a newspaper published in said town such notice shall be inserted at least once therein, prior to said meeting.

Town officers.

§ 2. There shall be chosen, at the annual town meeting, in each town, one supervisor, one town clerk, one assessor, one collector, one overseer of the poor, one commissioner of highways, two constables, two justices of the peace, as many overseers of highways as there are road districts in the town, and so many pound masters as the electors may determine: *Provided*, that justices of the peace and constables

shall be elected only once in four years, except to fill vacancies; and such justices and constables shall be successors to precinct justices and constables: *Provided, further*, that any town having eight hundred or more legal voters shall be entitled to elect one additional supervisor, styled assistant supervisor.

§ 3. In all towns having a population of more than two thousand inhabitants, it shall be lawful for the qualified voters thereof to elect one justice of the peace and one constable for each and every thousand of its inhabitants, until the population shall reach five thousand, after which the number of justices of the peace and constables shall not be increased. Said justices of the peace and constables shall be elected in the same manner and shall hold their offices for the same term of time as other justices of the peace and constables. Said justices of the peace shall be commissioned by the Governor, and shall have the same jurisdiction, power and authority, and be subject to the same liabilities and shall execute bond and be sworn in the same manner as other justices of the peace.

Additional justices of peace.

§ 4. The assessor and commissioners of highways, elected in every town, shall, by virtue of their office, be fence viewers of such town.

Fence viewers.

§ 5. The electors of each town shall have power, at their annual town meetings:

1st. To determine the number of pound masters and the locality of pounds.

2d. To elect such town officers as may be required to be chosen.

3d. To direct the institution and defense of suits at law or in equity in all controversies between such town and corporation, individuals or other towns.

4th. To direct such sum to be raised in such town for prosecuting or defending such suits, or for the support and maintenance of roads and bridges, or for any other purpose, as they may deem necessary; also, to authorize and require the commissioners of highways to assess a road tax on all real estate and personal property liable to taxation in the town, to any amount not exceeding thirty cents on each hundred dollars' worth, as valued on the assessment roll of the previous year.

Expense of conducting suits.

5th. To take measures and give directions for the exercise of their corporate powers.

6th. To make such provisions, by-laws and regulations and allow such rewards for the destruction of Canada thistles or noxious weeds as they may deem necessary, and to raise money therefor; also to impose such penalties as they may think proper, not exceeding twenty-five dollars for each offense, for a violation of any provisions, by-laws or regulations made as aforesaid.

Removal of thistles, weeds, etc.

7th. To establish and maintain pounds at such places within the town as may be deemed necessary and convenient, and discontinue any pounds therein.

Restraining of stock. 8th. To restrain or prohibit the running at large of cattle, horses, mules, asses, hogs, sheep or goats; to authorize the distraining, impounding and sale of the same for penalties incurred and the costs of the proceedings, and to determine the time and manner in which such animals may go at large.

Fences. 9th. To make rules and regulations for ascertaining the sufficiency of all fences in such towns, and to determine what shall be a lawful fence within such town.

Penalties. 10th. To impose such penalties on persons offending against any rule, regulation or by-laws, established by such town, except such as relate to the keeping and maintaining of fences, as they may think proper, not exceeding ten dollars for each offense, unless a different penalty is provided by law, and to remit or refund penalties incurred or paid.

11th. To apply all penalties, when collected, in such manner as they may deem most conducive to the interests of the town.

By-laws. 12th. To make all such by-laws as may be necessary to carry into effect the powers herein granted. Whenever the electors of any town shall determine, at town meeting, to erect one or more pounds therein, the same shall be under the care and direction of such pound masters as shall be chosen or appointed for that purpose.

sale of animals impounded. § 6. The sale of animals distrained or impounded, under the provisions herein, shall be conducted as near as may be according to the law regulating sales of property by constables under execution. The owner of such animals shall have the right to redeem the same from the purchaser thereof, any time within three months from the date of sale, by paying the amount of the purchaser's bid, with interest thereon at the rate of ten per cent. per annum.

publication of by-laws. § 7. It shall be the duty of the town clerk to cause all by-laws, rules and regulations of the town, within twenty days after their adoption, to be published, by posting in three public places in the town; also, if the town shall so direct, causing the same to be inserted once in a newspaper published in the town, if any there shall be; if not, then in any newspaper published in the county; but all such by-laws, rules and regulations shall take effect and be in force from the date of being adopted, unless otherwise directed by the electors of the town.

Special town meetings. § 8. Special town meetings shall be held when the supervisor, town clerk and justice of the peace, or any two of them, together with at least twelve freeholders of the town, shall, in writing, file in the office of the town clerk a statement that a special meeting is necessary to the interest of the town, setting forth the object of the meeting; and

the town clerk, or, in case of his absence, the supervisor, shall post up notices in five of the most public places in the town, giving at least ten days' notice of such special town meeting, setting forth the object of the meeting, as contained in the statement filed in his office. Such notice shall likewise be inserted at least once in a newspaper published in the town, if any is published therein. The place of holding special town meetings shall be at the place where the last annual town meeting was held; but in case such place shall be found inconvenient, the meeting may adjourn to the nearest convenient place.

§ 9. The electors, at special town meetings, when properly convened, shall have power:

Power of electors to fill vacancies.

1st. To fill vacancies in the office of justices of the peace, and to fill vacancies in the office of constable, or any town officer, where the same shall not have been already filled by appointment.

2d. To provide for raising money for repairing highways or building or repairing bridges, in cases of emergency, and to direct the building or repairing thereof.

To raise money.

3d. To act upon any subject within the power of the electors at the annual town meeting, which was postponed at the preceding annual town meeting, to be considered at a future special town meeting, for want of time. But special town meetings shall have no power to act on any subject not embraced in the statement and notice calling the same.

To transact unfinished business

§ 10. During the day on which any annual or special town meeting shall be held every person in the town, entitled to vote at such town meeting, shall be privileged from arrest, in all cases, except treason, felony or breach of the peace.

ARTICLE FIFTH.

OF THE METHOD OF CONDUCTING TOWN MEETINGS.

§ 1. The electors present at any time between the hours of nine and ten (10) o'clock, in the forenoon of the day on which there is an annual or special town meeting, shall be called to order by the town clerk, if there be one. In case there be none, or he is not present, then the voters may elect, by acclamation, one of their number chairman. They shall then proceed to choose one of their number to preside as moderator of such town meeting.

Officers of town meeting.

§ 2. Before the moderator or the presiding officer of any town meeting shall enter upon the duties of his office he shall take an oath faithfully and impartially to discharge the duties of such office; which oath may be administered by the town clerk or other proper officer.

Oath of office.

§ 3. The town clerk, last before elected or appointed, shall be the clerk of the town meeting, and shall keep faithful minutes of its proceedings; in which he shall enter, at

Clerk's minutes.

length, every order or direction and all rules and regulations made by such meeting.

Clerk pro tem.

§ 4. If the town clerk be absent then such person as shall be chosen for that purpose by the electors present shall act as clerk of the meeting.

§ 5. The moderator chosen by the electors to preside at the annual or special town meeting shall regulate the business and proceedings thereof, and shall decide all questions of order, and shall make public declaration of all votes passed. When any vote, so declared by him, shall, upon such declaration being questioned by one or more of the electors present, he shall make the vote certain by causing the voters to rise and be counted or by dividing off.

§ 6. All questions upon motions made at town meetings shall be determined by the majority of the electors voting; and the officer presiding at such meeting shall ascertain and declare the result of the votes upon each question.

Order of business

§ 7. It shall not be lawful for the electors, at the annual town meeting, to commence the transaction of any business, except that which shall pertain to the organization of the meeting and the election of the officers of the town, until the hour of two o'clock, in the afternoon; at which hour, or as soon thereafter as the electors present may determine, the general business of the day, which the electors may lawfully transact at town meetings, shall commence, and be continued until such business shall be disposed of; upon the completion of which the moderator shall announce the miscellaneous business of the day to be closed; after which announcement no further business shall be transacted at that meeting, unless the electors shall, at the time of such announcement, as aforesaid, so order, except the election of officers, as aforesaid, or that which appertains thereto; after which no question already disposed of shall be reconsidered, unless the motion for such reconsideration shall be sustained by a number of votes equal to a majority of all the names entered on the poll list, at such meeting, up to the time such motion shall be made.

Disorderly conduct.

§ 8. If any person shall conduct in a disorderly manner at any town meeting, and, after notice from the moderator, shall persist therein, the moderator may order him to withdraw from the meeting, and, on his refusal, may order a constable or other person to take him from the meeting, and confine him in some convenient place until the meeting shall adjourn; and the person so refusing to withdraw shall, for such offense, further forfeit a sum, not exceeding ten dollars, for the use of the town.

Qualification of voters.

§ 9. No person shall be a voter at any town meeting, unless he shall be qualified to vote at general elections, and has been for the last thirty days an actual resident of the town wherein he shall offer to vote.

§ 10. If any person offering to vote at any election or upon any question arising at such town meeting shall be challenged as an unqualified voter the presiding officer shall proceed thereupon in like manner as the judges at the general elections are required, adapting the oath to the circumstances of the town meeting. Illegal voting.

§ 11. If any person, challenged as unqualified to vote at any town meeting, shall be guilty of willful and corrupt false swearing or affirming, in taking the oath required in the preceding section, such person shall be deemed guilty of willful and corrupt perjury, and punished accordingly.

§ 12. Any person who shall vote or offer to vote in any town in which he does not reside, or who shall vote or offer to vote in more than one town, or who shall vote or offer to vote more than once on the same day at any town meeting, or who is not a legal voter, he shall be guilty of a misdemeanor, and, on conviction thereof, shall be punished by a fine of not exceeding one hundred dollars, or imprisoned not exceeding six months, or both by such fine and imprisonment.

§ 13. Town meetings shall be kept open from the time of opening in the morning until six o'clock in the afternoon, unless the voters present may, by vote, adjourn one hour, from twelve till one o'clock; and at all town meetings and elections of town officers the polls may be closed at four o'clock in the afternoon, but may be kept open until a later hour, in the discretion of the electors. Adjournment.

§ 14. The minutes of the proceedings of every town meeting, subscribed by the clerk of said meeting, and by the presiding officer, shall be filed in the office of the town clerk, within two days after such town meeting.

§ 15. Before the electors shall proceed to elect any town officer proclamation shall be made of the opening of the polls, by the town clerk; and proclamation shall, in like manner, be made of each adjournment, and of the opening and closing of the polls, until the election is ended.

§ 16. The supervisor, town clerk, assessor, overseer of the poor, collector, commissioners of highways, constables, and justices of the peace, shall be chosen by ballot. All other officers shall be chosen, either by ballot, by yeas and nays, or by dividing the electors, as the electors of the meeting may determine. When the electors vote by ballot all the officers voted for shall be named in one ballot; which shall contain written or printed, or partly written and partly printed, the names of the persons voted for, and the offices to which such persons are intended to be chosen, and shall be delivered to the presiding officer, so folded as to conceal the contents. Mode of choosing officers.

§ 17. When the election is by ballot a poll list shall be kept by the clerk of the meeting, on which shall be entered the name of each person whose vote shall be received. The preparation of ballots.

§ 18. When the election is by ballot the presiding officer shall deposit the ballots in a box provided for that purpose.

§ 19. If any moderator shall at any town meeting, before the poll is closed, read or examine, or permit any person to read or examine the names on any voter's ballot, with the view of ascertaining any candidate voted for by him, such moderator shall forfeit, to the use of the town, the sum of twenty-five dollars.

Canvassing of the votes.

§ 20. At the close of every election by ballot the presiding officer shall proceed publicly to canvass the votes; which canvass, when commenced, shall be continued without adjournment or interruption until the same be completed.

§ 21. The canvass shall be conducted by taking a ballot at a time from the ballot box and continue counting until the number of ballots are equal to the number of names on the poll list, and if there shall be any left in the box they shall be immediately destroyed; and such persons as shall have the greatest number of votes shall be declared to be elected. If on opening the ballots two or more ballots shall be found to be so folded that it shall be apparent that the same person voted them, the presiding officer shall destroy such votes immediately.

Statement of the clerk.

§ 22. The canvass being completed, a statement of the result shall be entered at length, by the clerk of the meeting, in the minutes of its proceedings, to be kept by him, as before required, which shall be publicly read by him to the meeting; and such reading shall be deemed notice of the result of the election to every person whose name shall be entered on the poll list as a voter. In case two or more persons shall have an equal number of votes for the same office the question, of which shall be entitled to the office, shall be decided between such persons, by lot, under the direction of the town clerk; but he shall give each party notice of the time and place of drawing lots.

Tie.

Notice to person elected.

§ 23. The clerk of every town meeting, within ten days thereafter, shall transmit to each person elected to any town office, whose name shall not have been entered on the poll list as a voter, a notice of his election.

§ 24. The town clerk shall file in the office of the clerk of the county court a list of the names of all town officers elected at the annual town meeting, within twenty days after such election shall be held.

ARTICLE SIXTH.

OF QUALIFICATION AND TENURE OF OFFICE.

§ 1. No person shall be eligible to any town office, unless he shall have been one year a resident of such town.

Oath of Office.

§ 2. Every person chosen or appointed to the office of supervisor, town clerk, assessor, overseer of the poor, com-

missioner of highways, or collector, before he enters upon the duties of his office and within ten days after he shall be notified of his election or appointment, shall take and subscribe, before some justice of the peace, such oath or affirmation of office as is prescribed by law.

§ 3. Such person shall, within eight days thereafter, cause such certificate to be filed in the office of town clerk.

§ 4. If any person chosen or appointed to either or any of the town offices above enumerated shall neglect to take and subscribe such oath and cause the certificate thereof to be filed, as above required, such neglect shall be deemed a refusal to serve.

§ 5. Every person chosen or appointed to the office of overseer of highways or pound master, before he enters on the duties of his office and within ten days after he shall have been notified of his election or appointment, shall cause to be filed in the office of town clerk a notice, signifying his acceptance of such office. A neglect to cause such notice to be filed shall be a refusal to serve. Notice of acceptance.

§ 6. Every person chosen or appointed to the office of collector, before he enters upon the duties of his office and within eight days after he receives notice of the amount of taxes to be collected by him, shall execute to the supervisor of the town, and his successor in office, and lodge with him a bond, with one or more securities, to be approved by such supervisor, in double the amount of such taxes, conditioned for the faithful execution of his duties as such collector. Collector's bond.

§ 7. The supervisor shall, within six days thereafter, file such bond, with his approval indorsed thereon, in the office of the recorder, who shall make an entry thereof in a book to be provided for the purpose, in the same manner in which judgments are recorded; and every such bond shall be a lien on all the real estate, severally, of such collector, within the county at the time of the filing thereof, and shall continue to be such lien until its conditions, together with all costs and charges which may accrue by the prosecution thereof, shall be fully satisfied; and all actions against the sureties on any collector's bond shall be commenced within two years from the date of the execution thereof, and not afterwards: *Provided*, that actions upon existing bonds shall be commenced within six months from the date of the passage of this act and not afterwards. Bond to be a lien on property.

§ 8. In any town in which there shall be no town supervisor the collector of the town may make his official bond to the clerk of the county court of the county in which said town may be situated.

§ 9. Every person chosen or appointed to the office of constable, before he enters upon the duties of his office and within eight days after he shall be notified of his election or appointment, shall take and subscribe, before some justice of the peace of the county, the oath of office prescribed by Constable's oath of office.

law, and shall execute, in the presence of the supervisor or town clerk of the town, with one or more sureties, to be approved of by such supervisor or town clerk, an instrument, in writing, [in] which such constable and his sureties shall jointly and severally agree to pay to each and every person who may be entitled thereto all such sums of money as the said constable may become liable to pay on account of any executions which shall be delivered to him for collection by virtue of his office, and all such damages as each and every person may sustain by reason of any malfeasance, misfeasance or nonperformance of duty on the part of said constable.

§ 10. The supervisor or town clerk shall, if approved, indorse such approval on such instrument, which shall be his approval of the sureties therein named, and then shall cause the same to be filed in the office of the town clerk; and a copy of such instrument, certified by the town clerk, shall be presumptive evidence in all courts of the execution thereof by such constables and his sureties.

Actions upon
bonds.

§ 11. All actions against a constable or his sureties upon such instrument shall be prosecuted within two years after the expiration of the term for which the constable named therein shall have been elected or appointed.

§ 12. If any person chosen or appointed to the office of collector or constable, shall not give such security and take such oath as is required above, within the time limited for that purpose, such neglect shall be deemed a refusal to serve.

Forfeitures.

§ 13. If any person chosen or appointed to the office of supervisor, town clerk, assessor, commissioners of highways, or overseer of the poor, shall refuse to serve, he shall forfeit to the town the sum of twenty-five dollars.

§ 14. If any person chosen or appointed to the office of overseer of highways or pound master shall refuse to serve he shall forfeit to the town ten dollars.

§ 15. If any town officer, who is required by law to take the oath of office, shall enter upon the duties of his office before he shall have taken such oath, he shall forfeit to the town the sum of fifty dollars.

§ 16. Town officers, except justices of the peace and constables, shall hold their office for one year and until others are chosen or appointed in their places and are qualified. The justices of the peace and constables shall hold their offices for four years or until others are chosen and qualified.

§ 17. Whenever the term of any supervisor, town clerk, commissioner of highways, or overseer of the poor shall expire and other persons shall be elected or appointed to such office, it shall be the duty of such successor or successors, immediately after he or they shall have entered on the duties of the office, to demand of his or their predecessor all

the books and papers under his or their control, belonging to such office.

§ 18. Whenever either of the officers above named shall resign or the office become vacant, in any way, and another person shall be elected or appointed in his stead, the person so elected or appointed shall make such demand of his predecessor [or] of any person having charge of such books and papers.

§ 19. It shall be the duty of every person, so going out of office, whenever thereto required, pursuant to the foregoing provisions, to deliver, upon oath, all the records, books and papers in his possession or in his control, belonging to the office held by him; which oath may be administered by the officer to whom such delivery shall be made. It shall also be the duty of every supervisor, commissioner of the highways, and overseer of the poor, so going out of office, at the same time to pay over to such successor the balance of moneys remaining in his hands, as ascertained by the auditors of town accounts.

Delivery of records.

§ 20. Upon the death of any of the officers enumerated the successor of such officer shall make such demand, as above provided, of the executors or administrators of such deceased officer; and it shall be the duty of such executors or administrators to deliver, upon the like oath, all records, books and papers, in their possession or under their control, belonging to the office held by their testator or intestate.

The death of persons in office.

ARTICLE SEVENTH.

VACANCIES IN TOWN OFFICES AND THE MANNER OF FILLING THEM.

§ 1. Whenever any town shall fail to elect the proper number of town officers, to which such town may be entitled by law, or when any person elected to any town office shall fail to qualify as such, or whenever any vacancy shall happen in any town office, from death, resignation, removal from the town, or other cause, it shall be lawful for the justices of the peace of the town, together with the supervisor and town clerk, to fill the vacancy or vacancies occasioned or occurring in consequence of either or any of the causes above specified, by appointment, by warrant, under their hands and seals; and the persons so appointed shall hold their respective offices during the unexpired term of the persons in whose stead they have been appointed and until others are chosen or appointed in their places, and shall have the same powers and be subject to the same duties and penalties as if they had been duly chosen by the electors.

Manner of filling vacancies.

§ 2. Whenever a vacancy shall occur, from any cause, in any or either of the offices enumerated in the foregoing section as composing the board of appointment for the appointing of town officers, in case of vacancy, it shall be lawful for the remaining officers of such appointing board to fill any va-

Appointment to fill vacancy.

cancy or vacancies thus occurring, except in cases of vacancy in the office of justice of the peace, which shall be filled only by election.

§ 3. When any appointment shall be made, as provided in the two preceding sections, the officers making the same shall cause the warrant of appointment to be forthwith filed in the office of the town clerk, who shall forthwith give notice to each person appointed.

Resignation.

§ 4. The justices of the peace of a town may, for sufficient cause shown to them, accept the resignation of any town officer of their town; and whenever they shall accept any such resignation they shall forthwith give such notice thereof to the town clerk of the town: *Provided*, that in towns having more than two justices of the peace such resignation may be accepted by any two of them.

ARTICLE EIGHTH.

OF SUPERVISOR AND HIS DUTIES.

Supervisor's
bond.

§ 1. The supervisor of each town shall receive and pay over all moneys raised therein for defraying town charges, except those raised for the support of highways and bridges. Said supervisor shall give bond to the town, with one or more sureties, conditioned for the faithful discharge of his duties in relation to the town revenue—such bond to be approved by the town clerk and filed in his office, with such approval indorsed thereon. Whenever the town clerk shall ascertain that such bond has been forfeited he shall institute suit, in the name and for the use of the inhabitants of the town, against such supervisor.

Recovery of pen-
alties.

§ 2. He shall prosecute, in the name of his town or otherwise, as may be necessary, for all penalties of fifty dollars and under, given by law to such town, or for its use, and for which no other officer is specially directed to prosecute. And no person shall be disqualified from being a witness or juror in such suit by reason of his being an inhabitant of said town.

Accounts and ex-
penditures.

§ 3. He shall keep a just and true account of the receipts and expenditures of all moneys which shall come into his hands, by virtue of his office, in a book to be provided for that purpose at the expense of the town; and said books to be delivered to his successors in office.

§ 4. On Tuesday preceding the annual town meeting he shall account with the justices of the peace and town clerk of the town, or a majority of them, for the disbursement of all moneys received by him in his official capacity.

§ 5. At every such accounting the justices and town clerk, or a majority of them, shall enter a certificate in the supervisor's office book of accounts, showing the state of his accounts at the date of the certificate.

§ 6. The supervisor of each town shall attend the annual meeting of the board of supervisors of the county and at every adjourned or special meeting of said board of which he shall have notice.

§ 7. He shall receive all accounts which may be presented to him against the town, and shall lay them before the board of town auditors, at or before their annual meeting. Accounts against the town.

§ 8. He shall lay before the board of supervisors such copies of entries concerning moneys to be raised in his town as shall be delivered to him by the town clerk.

§ 9. If any supervisor shall refuse or shall willfully neglect to perform any of the duties of his office, contained in the preceding section, he shall forfeit to the town the sum of fifty dollars, and be disqualified to act as the supervisor of said town. Neglect of duty.

§ 10. Assistant supervisors and supervisors of wards in cities shall have no powers or duties as town officers, but shall be members of the board of supervisors of their respective counties, and shall have, possess and enjoy all the rights, powers and privileges of such members.

ARTICLE NINTH.

OF TOWN CLERK AND HIS DUTIES.

§ 1. The town clerk of each town in this State shall have the custody of all records, books and papers of the town, and he shall duly file all certificates of oaths and other papers required by law to be filed in his office. Clerk's records.

§ 2. He shall transcribe in the book of records of his town the minutes of the proceedings of every town meeting held therein, and he shall enter in his book every order or direction and all rules and regulations by any such town meeting.

§ 3. He shall deliver to the supervisor, before the annual meeting of the board of supervisors of the county, in each year, certified copies of all entries of votes for raising money, made since the last meeting of the board of supervisors, and recorded the same in the town book. Returns to be made to county officers.

§ 4. The town clerk, immediately after the election of justice of the peace or the qualifying of any constable, elected or appointed in their respective towns, shall return to the county clerk of their respective counties the names of such justices and constables.

§ 5. If any town clerk shall willfully omit to make such return such omission is hereby declared to be a misdemeanor, and, on conviction thereof, the person so offending shall be adjudged to pay a fine, not exceeding ten dollars.

§ 6. Copies of all papers, duly filed in the office of the town clerk, and transcripts from the book of records, cer- Clerk's certificate to papers.

tified by him, shall be evidence in all courts, in like manner as if the originals were produced.

ARTICLE TENTH.

OF THE BOARD OF AUDITORS OF TOWN ACCOUNTS.

Examination of accounts. § 1. In each town the supervisor, town clerk and justices of the peace of the town shall constitute a board of auditors, to examine the accounts of the overseers of the poor and the commissioners of highways for such town, for moneys received and disbursed by them.

§ 2. In case of the absence of any or either of said officers, or their failure to attend any meeting of the board, those attending may associate with them the collector or assessor of the town, or both, in place of any absentee or absentees, as the case may be, who shall act, for the time being, as members of such board.

Meetings of the town auditors. § 3. The board of auditors of town accounts shall meet at the town clerk's office, for the purpose of examining and auditing the town accounts, semi-annually, in their respective towns, on the Tuesday next preceding the annual meeting of the board of supervisors, and on the Tuesday next preceding the annual meeting, and such other times as the interests of the town may require.

§ 4. The accounts so audited and those rejected, if any, shall be delivered, with the certificate of the auditors, or a majority of them, to the town clerk, to be by him kept on file, for the inspection of any of the inhabitants of the town. They shall also be produced by the town clerk at the next annual meeting and shall be there read by him.

§ 5. The board of auditors, composed of the same officers then in office, shall at the same time and place as stated in section two, examine and audit all charges and claims against their respective towns, and the compensation of all town officers, except supervisors, for county services.

Accounts verified by affidavit. § 6. The board of auditors may require accounts presented to be verified by affidavit, setting forth that the same is correct and just and is unpaid, or, if any part thereof has been paid, setting forth how much.

§ 7. The said board shall make a certificate, to be signed by a majority of said board, specifying the nature of the claim or demand, and to whom the amount is allowed, and shall cause said certificate to be delivered to the town clerk of said town, to be by him kept on file, for the inspection of any of the inhabitants of said town; and the aggregate amount shall be delivered to the supervisor, to be by him laid before the board of supervisors, at their annual meeting. The board of supervisors shall cause the amount of said charges to be levied upon the property of said town, and collected as other taxes are levied and collected. The claims and compensation audited and allowed shall be read

to the electors, at the next annual meeting, as directed in section four of this article.

§ 8. The following shall be deemed town charges :

Town charges.

1st. The compensation of town officers, for services rendered their respective towns.

2d. Contingent expenses, necessarily incurred, for the use and benefit of the town.

3d. The moneys authorized to be raised by the vote of a town meeting, for any town purposes ; and,

4th. Every sum directed by law to be raised for any town purposes.

§ 9. The moneys necessary to defray the town charges of each town shall be levied on the taxable property in such town, in the manner prescribed in the act for raising revenue and other moneys for State and county purposes and expenses.

ARTICLE ELEVENTH.

OF THE COMPENSATION OF TOWN OFFICERS.

§ 1. The following town officers shall be entitled to compensation, at the following rates for each day necessarily devoted by them to the service of the town, in the duties of their respective offices.

§ 2. The town clerk, supervisor, overseer of the poor and commissioners of highways, shall receive for their services one dollar and fifty cents per day, when attending to town business out of town ;—one dollar for town business in their town : *Provided*, that the town clerk shall receive fees for the following, and not a per diem : For serving notices of election upon town officers, as required by law, twenty-five cents each ; for filing any paper required by law to be filed in his office, ten cents each ; for posting up notices required by law, twenty-five cents each ; for recording any order or instrument of writing, authorized by law, six cents for each one hundred words ; for copying any record in his office and certifying to the same, six cents for every one hundred words, to be paid by the person applying for the same ; for copying by-laws for posting or publication, four cents each one hundred words, to be paid for by the town. The town assessor shall receive, for his services as assessor, one dollar and fifty cents per day.

Compensation of town officers.

§ 3. The pound master shall be allowed the following fees for his services, to-wit : For taking into the pound and discharging therefrom, every horse, ass or mule, and all neat cattle, ten cents each ; for every sheep or lamb, three cents each ; and for every hog, large or small, five cents.

Pound master's fees.

§ 4. The officers composing the board of appointment in case of vacancy, when they shall meet for that purpose, and the officers composing the board of town auditors, shall each be entitled to one dollar a day for their services.

§ 5. No justice of the peace or town officer shall be entitled to any fee or compensation from any individual elected or chosen to a town office for administering to him the oath of office.

ARTICLE TWELFTH.

OF LEGAL PROCEEDINGS IN FAVOR OF AND AGAINST TOWNS.

§ 1. Whenever any controversy or cause of action shall exist between any towns of this State and between any town and individual or corporation such proceedings shall be had, either at law or equity, for the purpose of trying and finally settling such controversy; and the same shall be conducted in the same manner and the judgment or decree therein shall have the like effect as in other suits or proceedings of a similar kind between individuals and corporations.

§ 2. In all such suits and proceedings the town shall sue and be sued by its name, except where town officers shall be authorized by law to sue in their name of office for the benefit of the town.

Serving of process

§ 3. But no towns or their officers shall be required to appear, answer or plead to any such suit or action at the first term of the court after the commencement thereof, (when the same shall be commenced in the circuit court,) unless the process aforesaid shall be served, as herein directed, at least thirty days before the commencement of the term.

§ 4. In all legal proceedings against the town, by name, the first process and all other proceedings required to be served shall be served on the supervisor of the town. And whenever any suit or proceeding shall be commenced, it shall be the duty of the supervisor to attend to the defense thereof, and to lay before the electors of the town, at the first town meeting, a full statement of such suit or proceeding, for their direction in regard to the defense thereof.

Witnesses and jurors.

§ 5. On the trial of every action, in which the town will be a party or interested, the electors and inhabitants of such town shall be competent witnesses and jurors, except that in suits and proceedings by one town against another no inhabitant of either town shall be a juror.

Suits before justices.

§ 6. Any action in favor of a town, which, if brought by an individual, could be prosecuted before a justice of the peace, may be prosecuted by such town in like manner, before any such justice; but no action to recover shall be brought before any of the justices of the peace residing in the town for the benefit of which the same is prosecuted, but all such actions may be brought before any one of the justices of the peace residing in any other town in the same county.

Trespass suits.

§ 7. Whenever any action shall be brought to recover a penalty imposed for any trespass committed on the lands

belonging to the town, if it shall appear on the trial thereof that the actual amount of injury to such town lands, in consequence of such trespass, exceeds the sum of twelve dollars and fifty cents, then the amount of actual damage, with costs of suit, shall be recovered in said action, instead of any penalty for the same trespass, imposed by the town meeting; and such recovery shall be a bar to every other suit for the same trespass.

§ 8. Whenever, by any decree or decision in any suit or proceeding, brought to settle any controversy in relation to town commons or other lands, the common property of a town, or for the partition thereof, the right of any town shall be settled and confirmed, the court in which such proceedings shall be had may partition such lands according to the rights of the parties.

§ 9. In all suits or proceedings, prosecuted by or against towns, or by or against town officers in their name of office, costs shall be recovered as in like cases between individuals. Judgments recovered against a town or against town officers, in actions prosecuted by or against them in their name of office, shall be a town charge, and, when levied and collected, shall be paid to the person or persons to whom the same shall have been adjudged. Recovery of costs.

ARTICLE THIRTEENTH.

OF THE POWERS AND RIGHTS OF COUNTIES AS BODIES CORPORATE.

§ 1. Each county, as a body corporate, has capacity:

1st. To sue and be sued, in the manner prescribed by law.

2nd. To purchase and hold land, within its own limits, and for the use of its inhabitants, subject to the power of the General Assembly over the same.

3d. To make such contracts and purchase and hold such personal property as may be necessary to the exercise of its corporate or administrative powers; and, Power to make contracts.

4th. To make such orders for the disposition, regulation or use of corporate property as may be deemed conducive to the interests of its inhabitants.

§ 2. No county, under this organization, shall possess or exercise any corporate powers, except such as are enumerated in this act, or shall be specially given by law, or shall be necessary to the exercise of the powers so enumerated or given.

§ 3. All acts and proceedings by or against a county, in its corporate capacity, shall be in the name of the board of supervisors of such county; but every conveyance of lands within the limits of such county, made, in any manner, for the use and benefit of its inhabitants, shall have the same effect as if made to the board of supervisors. Suits and conveyances.

§ 4. The powers of a county, as a body politic, can only be exercised by the board of supervisors thereof, or in pursuance of a resolution by them adopted.

Serving of process

§ 5. In all suits or proceedings against a county the service of process shall be by leaving a copy thereof with the clerk of the board of supervisors, and by leaving also a copy with the chairman of said board. In case there shall be no chairman acting, then by leaving a copy with any three members of said board.

ARTICLE FOURTEENTH.

OF THE BOARD OF SUPERVISORS.

Annual meeting.

§ 1. The supervisors of the several cities and towns of the counties of this State, that shall adopt the town system, shall meet, annually, in their respective counties, for the dispatch of business, as a board of supervisors. They may also hold special meetings, at such times and places as they may find convenient, and shall have power to adjourn, from time to time, as they may deem necessary.

Special meetings.

§ 2. Special meetings of the board of supervisors shall be held only when requested by at least one-third of the members of the board; which request shall be in writing, addressed to the clerk of the board, and specifying the time and place of such meeting; upon reception of which the clerk shall immediately transmit notice, in writing, of such meeting to each of the members of the board. The clerk shall also cause notice of such meeting to be published in some newspaper published in the county, if any is published therein.

Day of meeting.

§ 3. The annual meetings of the board of supervisors shall be holden on the second Monday in September, in each and every year, at the county seat; and if the court house be deemed convenient to be held therein.

Board of officers.

§ 4. The board of supervisors, at their first meeting in every year, shall organize, by choosing one of their number as chairman, who shall preside at all meetings of the board during the year. In case of his absence at any meeting the members present shall choose one of their number as temporary chairman.

Certificate of election.

§ 5. The supervisors shall severally lay before the board of supervisors, at the first meeting after the election, their several certificates of election; which shall be examined by the board of supervisors, and, if found regular, shall be filed in the office of the clerk of the county court.

Miscellaneous powers.

§ 6. The board of supervisors of each county in this State shall have power, at their annual meetings, or at any other meeting:

1st. To make all such orders concerning the corporate property of the county as they may deem expedient.

2nd. To audit all accounts chargeable against such county, and to direct the raising of such sums as may be necessary to defray the same.

3d. To audit the accounts of town officers and other persons against their respective towns, as are not otherwise by law provided, and to direct the raising of such sums as may be necessary to defray the same.

4th. To appropriate funds to aid in the construction of roads and bridges, in any part of their respective counties, whenever a majority of the whole board of the county may deem it proper and expedient. Appropriations.

5th. To change the boundaries of towns and to create new towns, in their respective counties, in manner provided by law; to designate and give names thereto, and to fix the place of holding the first town meeting therein.

6th. To change the name of any town or incorporated village in their respective counties, upon petition of a majority of the voters of said town or incorporated village.

7th. To relocate or vacate state roads in their respective counties, as the public interest may require, in manner provided by law. Vacating of state roads.

8th. To perform all other duties, not inconsistent with this act, which may be required of or enjoined on them by any laws of this State, or which are enjoined upon county courts, when holding terms for the transaction of county business in those counties not adopting township organization.

§ 7. A majority of the supervisors of any county shall constitute a quorum for the transaction of business; and all questions which shall arise at meetings shall be determined by the votes of the majority of the supervisors present, except in such cases as is otherwise provided. Quorum.

§ 8. The board of supervisors shall sit with open doors, and all persons may attend their meetings.

§ 9. Every chairman of the board of supervisors shall have power to administer an oath to any person concerning any matters submitted to the board or connected with their powers and duties. Chairman to administer oaths.

§ 10. The clerk of the county court shall be clerk of the board of supervisors, whose general duties shall be: Duties of clerk of county court.

1st. To record in a book, to be provided for that purpose, all the proceedings of the board.

2nd. To make regular entries of all the resolutions or decisions on all questions concerning the raising or payment of moneys or for the regulating of affairs under their control.

3d. To record the vote of the supervisors on any question submitted to the board, if required by any member of the board.

4th. To file and preserve all accounts acted upon by the board.

§ 11. The clerk shall receive a reasonable compensation for his services, to be fixed by the board, and to be paid by the county. Clerk's fees.

§ 12. The books, records and accounts of the board of supervisors shall be deposited with the clerk, and shall be open, without reward, to the examination of all persons.

Accounts.

§ 13. It shall be the duty of the clerk to designate upon every account upon which any sum shall be audited and allowed by the board the charges for which the same was allowed, and he shall deliver to any person who may demand it a certified copy of any account on file in his office on receiving from such person five cents for every one hundred words contained in said copy.

Building of court houses.

§ 14. It shall be the duty of the several boards of supervisors, as often as it shall be necessary, to build court houses and jails, or cause the same to be repaired, in their respective counties, at the expense of such counties.

§ 15. It shall be the duty of the board of supervisors to take charge of the poor and the management of the poor house in their respective counties. And the overseers of the poor of the several towns shall be accountable to and their compensation and accounts shall be audited by the board of supervisors and paid by the county.

Creation of new towns or change of name.

§ 16. Whenever the board of supervisors shall create a new town or change the name of an existing town or incorporated village, the clerk shall transmit to the Auditor of Public Accounts a statement of such action on the part of the board; and if it shall appear that there is already a town or incorporated village in the State of the same name as that designated by the supervisors the Auditor shall so inform the clerk of said board; and the supervisors shall designate another name, not already applied to any other town or incorporated village within the State.

Compensation of supervisors.

§ 17. Each member of the board of supervisors shall be allowed a compensation for his services and expenses in attending the meeting of the board or for attending to any other business, for the benefit of the county, or as a member of the board, not exceeding two dollars per day, and no more.

§ 18. The clerk of the board of supervisors shall, at the close of each annual or special meeting of the board, cause a brief statement of the proceedings thereof to be published in a newspaper published in the county, in which shall be set forth the name of every individual who shall have had any account audited and allowed by said board, and the amount of said claim, as allowed and amount claimed, and also their proceedings upon the equalization of the assessment roll.

Neglect of duty.

§ 19. If any supervisor shall willfully refuse or neglect to perform any of the duties which are or shall be required of him by law as a member of the board of supervisors, he shall, for every such offense, forfeit the sum of two hundred dollars.

ARTICLE FIFTEENTH.

OF THE COUNTY TREASURER.

§ 1. Every person elected or appointed to the office of county treasurer shall, within ten days after he is notified of his election or appointment, file in the office of the county court clerk a written acceptance of the office of treasurer; and before he enters upon the duties of his office shall give bond to the board of supervisors of the county, with two or more sufficient sureties, to be approved by the board of supervisors, and in such sum as they shall direct, conditioned that such person shall faithfully execute the duties of his office, and shall pay, according to law, all moneys which shall come to his hands as treasurer, and render a just and true account thereof to the board of supervisors or to the Auditor of Public Accounts of this State, when thereupon required.

County treasurers' bonds.

§ 2. The bond required by the preceding section shall not, however, dispense with the necessity of the bond from such treasurer, as county collector of taxes, as now provided by law, and nothing in this act shall be construed as having that effect; but the county treasurer shall be required to execute bond, as county collector, the same and in the same manner as is now by law provided.

§ 3. Such bond, when approved by the board of supervisors, shall be entered upon the records and filed in the office of the county clerk. Said clerk shall forward a certified copy thereof to the Auditor of Public Accounts, who shall file the same in his office; and such copy shall have the same force and effect as the original bond. County treasurers' bonds shall be a lien against their real estate.

Approval of bond and record.

§ 4. It shall be the duty of the county treasurer to receive all moneys belonging to the county, from whatever source they may be derived, and all moneys belonging to the State, which, by law, are directed to be paid to him, and to pay and apply such moneys in the manner required by law.

Receiving and disbursing moneys.

§ 5. The county treasurer shall keep a just and true account of the receipts and expenditures of all moneys, in a book or books, to be kept for that purpose; which books shall be provided at the expense of the county.

§ 6. The county treasurer shall have the same power to collect the taxes charged against the delinquent or nonresident lands or town lots, and to make sale thereof for the same, as is now or may hereafter be vested in the sheriff or collector, under the general laws of this State, and shall account for and pay over the State tax, in like manner and at the same time that county collectors are required to pay over said tax. Said treasurer shall be entitled to like fees for delinquent real estate and for traveling to the seat of government as county collectors are entitled to under the revenue

Taxes against delinquents or non-residents.

laws. The county treasurer shall, within twenty days after having completed the collection of the delinquent tax, deposit the assessment rolls or tax books returned by the town collectors in the office of the county clerk.

Exhibiting books
and accounts.

§ 7. At the annual meeting of the board of supervisors, or at such other times as they shall direct, the county treasurer shall exhibit to them all his books and accounts, and all vouchers relating to the same, to be credited and allowed.

§ 8. Upon the death, resignation or removal from office of any county treasurer, all the books and papers belonging to his office shall be delivered to his successor in office, upon his oath, or, in case of his death, upon the oath of his executors or administrators. In case such treasurer has left the county a demand may be made of any one having charge of the books or papers belonging to said office, who shall surrender them up, and on oath, if required.

Neglect of duty.

§ 9. If any such preceding county treasurer, or, in case of his death, if his executors or administrators shall refuse or neglect to deliver such books, papers and moneys, upon oath, when lawfully required or demanded, every such person shall forfeit, for the use of the county, the sum of one thousand dollars.

Settlement with
Auditor.

§ 10. The county collectors, or treasurers in counties adopting township organization, shall hereafter be allowed, in their settlement with the Auditor, for receiving the State tax from the town collectors, and paying the same into the State treasury, adjusting the accounts of said town collectors, and correcting delinquent lists, a commission of two per cent., when the amount received does not exceed ten thousand dollars, and one per cent. on all sums received from town collectors over that amount, and shall be allowed one per cent. for receiving the county and town tax, and one per cent. for paying out the same: *Provided*, that he shall not be allowed any commission for paying over to a successor.

Failure to pay
over revenue.

§ 11. Whenever any county treasurer shall fail or refuse to pay over the county revenue the board of supervisors shall cause suit to be prosecuted on his bond; and the Auditor shall have the same power to prosecute suit against the county treasurers, on the copy of their bonds, as is allowed by law for prosecuting suits against county collectors.

§ 12. All moneys recovered in any such action shall be paid or appropriated for the uses contemplated or directed by law.

ARTICLE SIXTEENTH.

MISCELLANEOUS PROVISIONS CONCERNING THE ASSESSMENT OF PROPERTY AND COLLECTION OF TAXES.

§ 1. Every person shall be assessed in the town or district where he resides for all the lands then owned by him within such town or district.

§ 2. Land owned by a person residing in a town or district where the same is situated, but occupied by another person, may be assessed in the name of the owner or occupant, at the election of the assessor. Assessments on land.

§ 3. Every person shall be assessed in the town or district where he resides when the assessment is made, for all personal estate owned by him, including all such personal estate in his possession or under his control, as trustee, guardian, executor or administrator; and in no case shall property held under either of these trusts be assessed against any other person. Personal estate.

§ 4. The real estate of all incorporated companies, liable to taxation, shall be assessed in the town or district in which the same shall lie, in the same manner as the real estate of individuals. All the capital stock of every incorporated company, liable to taxation, shall be assessed in the town or district where the principal office of said company is located or business transacted. In the case of toll-bridges, the company owning such bridge shall be assessed in the town or district in which the tolls are collected. In the case of a stage company, the horses and stages shall be taxed in the town or district where they are usually kept: *Provided*, that nothing in this section or act contained shall in any way affect the manner of assessing the taxable property belonging to any railroad company or companies, as now provided or prescribed by the assessment or revenue laws of this State. Property of corporations.

§ 5. It shall be the duty of the clerk of the county court, in each and every county where they have organized into townships, to procure or prepare, in conformity with the instructions with which he may, from time to time, be furnished by the Auditor of Public Accounts, blanks or books properly ruled and with suitable headings, for the use of the assessors of the several towns or districts in his county; a suitable number of which shall always be ready for the assessors throughout the county. And each assessor shall call for the same, on or before the first day of May in each and every year. The expense of procuring the same shall be audited by the board of supervisors, and paid out of the county treasury. He shall, also, furnish each assessor with a list of all taxable lands within their respective towns or districts as have not been heretofore furnished. County clerks' blank books.

§ 6. On the Saturday succeeding the first Tuesday of April, A. D. 1861, and every year thereafter, the clerk of the county court shall have, ready to be delivered to the assessor of each town, a book, properly ruled and headed, containing a list of the real estate, in numerical order, with such blank columns as may be necessary, for the use of the assessors. Town lists prepared by county clerks.

§ 7. The clerk, in making out said list, shall take as his guide the assessment list or collector's book of the previous

year and the list of subsequent conveyances: *Provided*, that the lists of lands reported in the annual abstract shall be furnished to the assessors of the several towns in which said lands described in said abstract may be situated, within five days from and after such abstract is received from the Auditor's office; and, at the same time, the clerk shall also cause to be delivered to the assessors aforesaid, a book, properly ruled and headed, for the abstract of the assessment of personal property.

Duty of town assessors.

§ 8. Between the first day of April and July in each year, the assessors shall, after being furnished with the necessary blanks, proceed to ascertain, by diligent inquiry, the names of all the taxable inhabitants in their respective towns or districts, and also the taxable property, real or personal, within the same, and shall proceed to take a list of taxable property in his town and assess the value thereof, in the manner and as now provided by law.

§ 9. They shall set down, in separate columns, as headed for each article of taxable property, according to their best information and judgment in accordance with the revenue laws of this State.

Trustees, guardians, etc.

§ 10. When a person is assessed as trustee, guardian, executor or administrator, he shall be assessed as such with the addition of his name to his representative character.

Time of completion of assessment rolls.

§ 11. Every assessor shall complete the assessment rolls on or before the first Monday in July, as now provided by law, and shall forthwith cause notices thereof to be posted up in three or more of the most public places in the town, ward or district.

§ 12. Such notices shall set forth the time and place where he will meet with the town clerk and supervisor of the town, to correct the roll; which time of meeting shall not be less than ten days from completing the assessments, nor more than fifteen days from the time of such completion.

Reduction of erroneous assessment

§ 13. The assessor, town clerk, and supervisor, shall attend at the time and place specified in the notice, and, on the application of any person conceiving himself aggrieved, they shall review the assessment; and when the person so objecting thereto shall make an affidavit that the value of his personal estate does not exceed a certain sum specified in such affidavit, the assessor shall reduce the assessment to the sum specified in such affidavit; and if he or any other one objects to the valuation put upon any of their real estate, the board shall hear the objections, and may reduce the same, if a majority of the board think it advisable; and in such case the assessor shall correct his list.

§ 14. The assessors, in the execution of their duties, shall use the forms and preserve the instructions which shall, from time to time, be transmitted to them by the Auditor of Public Accounts, or furnished them by the county clerks.

§ 15. The board of supervisors of each county in this State, at their annual meeting, shall examine the assessment rolls of the several towns in their county, for the purpose of ascertaining whether the valuations in one town or district bear just relation to all the towns and districts in the county; and they may increase or diminish the aggregate valuation of real estate, in any town or district, by adding or deducting such sum upon the hundred as may, in their opinion, be necessary, to produce a just relation between all the valuations of real estate in the county; but they shall, in no instance, reduce the aggregate valuation of all the towns and districts below the aggregate valuation thereof as made by the assessor. They may make such alterations in the descriptions of the lands of nonresidents as they shall deem necessary; and they shall assess the value of all such lands as have been omitted by the assessor and listed by the clerk, and cause the same to be placed opposite the description of said lands, in a column prepared for that purpose; and for such service the clerk shall be allowed one cent for each tract or description so equalized.

Equalization of assessments.

§ 16. Said board of supervisors shall have power, and it is hereby made their duty, in case the assessment roll of any town or towns shall, by affidavit, or otherwise, be made to appear to the satisfaction of said board or a majority of them to have been unlawfully, partially, or improperly made, and that such assessment is grossly wrong and partial, to amend such assessment, or declare the same null and void; and said board shall have power to appoint some suitable person or persons, who shall be residents of such towns, to proceed to make a new assessment of property therein, and make return thereof to the board of supervisors, on or before a day to be fixed and specified by said board.

Unfair assessment

§ 17. In case the collector of any town shall have been or may hereafter be estopped, by injunction or the decision of any court, from the collection of the taxes, in consequence of the assessment of the property in said town being wrongfully or illegally assessed, it shall be the duty of the board of supervisors of the county in which any such town is located to hold a meeting, as soon after they shall have notice of such injunction being granted or decision rendered as practicable, and they shall inquire into the facts in the case; and if a majority of the board are of the opinion that any such assessment was wrongfully or illegally made, they are hereby authorized and empowered, and it shall be their duty to appoint one or more persons, residents of said town to reassess the property therein.

Proceedings in case of injunction.

Reassessments.

§ 18. The person or persons, so appointed, shall make and subscribe the oath and be governed in all things pertaining to said assessment in like manner as town assessors, and shall proceed, without delay, to make such reassessment. Such person or persons shall attend at the office of the town

Review and correction of assessment rolls.

clerk of said town, for the purpose of reviewing the lists or rolls of said assessment. And said assessment rolls or lists shall be examined and corrected, in like manner and by the same officers that would be authorized to review and correct it if it had been a regular assessment, except that the person or persons making the assessment shall act, instead of the regular assessor: *Provided*, that the person or persons making such assessment shall first give at least ten days' notice of the time and place of reviewing the assessment; which notice shall be once published in some newspaper published in said county, if there be any paper published therein; and said notice shall be posted up in three or more of the most public places in such town.

Returns to county clerk.

§ 19. The person or persons making the assessment aforesaid, shall make return thereof to the county clerk, in manner and form as is or may be prescribed by law for making returns of assessment, and be allowed such reasonable compensation therefor as the board of supervisors shall determine and allow; which compensation shall be paid in like manner as the compensation of town assessors is paid. Upon the return of the assessment rolls, aforesaid, the county clerk shall cause the proper list of the property assessed, with the taxes extended thereon, to be made, for the use of the town collector. Said lists shall be made out and delivered to the collector authorized to collect the taxes due thereon, as soon after the assessment rolls or lists are received by the clerk as practicable.

Appointment of collector.

§ 20. The board of supervisors shall have power, and they are hereby fully authorized, to appoint some suitable person to collect the taxes due on the lists made out, as aforesaid, if in their opinion it is expedient to do so. And the person so appointed shall execute a bond and qualify, in like manner, and shall receive like compensation, and shall be subject to like penalties, as town collectors are subject to. Any person appointed and qualified, as provided for in this section, shall have full power and authority to collect the taxes charged in the tax list; and for that purpose he may levy on and make sale of goods and chattels, and do all and everything necessary to be done in the premises, in like manner as town collectors are authorized to do by the general laws relative to the collection of the revenue.

Nonresident property.

§ 21. The board of supervisors shall fix the time at which such collector shall make return and settlement for the taxes collected by him: *Provided*, that such time shall in no case exceed sixty days from the time the tax list is delivered to said collector; and the county collector is hereby authorized and required to collect the taxes due on any assessment made under the provisions of this act, on nonresident property, by sale or otherwise, in like manner as he is authorized to do in cases of regular assessments.

§ 22. In all cases where the collector of any town shall not have paid over to the county collector the State revenue, prior to the time such county collector is required to pay said revenue into the State treasury, the county collector shall pay over the State revenue collected in said town within thirty days after the time of settlement with the town collectors.

§ 23. When two or more persons shall be claimants of any lands, the town collector shall be authorized to receive payment of taxes from each claimant of such land, and give receipt for the same; and said collector shall report to the clerk of the county court such double tax, to be by him disposed of as is now required by law—which receipt shall be evidence in all courts, where the same shall come in question, of the payment of taxes on the land therein described for the year or years therein mentioned.

Disputed claims
to property.

§ 24. Upon the settlement of the amount of taxes directed to be collected by any collector in any of the towns or cities in this State, the county treasurer shall, if requested, give to such collector or any of his sureties a satisfaction piece, in writing, and shall acknowledge the same before some person authorized to take acknowledgments of deeds.

§ 25. Upon the production of such satisfaction piece, acknowledged as aforesaid, the recorder of the county shall enter satisfaction of record of the collector's bond; which shall operate, *prima facie*, as a discharge of the sureties only.

§ 26. The officer taking and returning such acknowledgment shall be entitled to the same fees as for taking and entering acknowledgments of satisfaction of a deed or mortgage.

§ 27. The clerks of the county courts shall hereafter be allowed the same fees for making transcripts of each taxable town lot for the use of the assessor; for copying the same, and computing and extending the taxes thereon; for making record of each town lot for judgment; for making transcript of judgment for sale, and for assisting the collector in selling the same, as are now allowed by law for like services on each tract of land. The board of supervisors of each county shall have power to levy, for county purposes, a tax of not exceeding five mills on each dollar's worth of taxable property, instead of not exceeding four mills, as now provided by law.

County
fees. clerk's

§ 28. Nothing in this article shall be construed as affecting the provisions of any law now in force concerning the assessment of property and collection of taxes, when the same is not in conflict with the provisions herein; but where the same shall be in conflict with any of the provisions of this act, in that case the provisions herein shall govern.

Previous laws.

ARTICLE SEVENTEENTH.

OF ROADS, HIGHWAYS AND BRIDGES.

§ 1. The commissioners of highways, in the several towns in this State, shall have the care and superintendence of highways and bridges therein, and it shall be their duty:

Repairing and opening of roads etc.

1st. To give directions for the repairing of roads and bridges in their respective towns, and to cause the building of bridges, when the public interests or necessity require it.

2nd. To lay out and establish roads, to regulate the roads already laid out, and to alter or vacate such roads as they, or a majority of them, shall deem proper, as hereinafter provided.

3rd. To cause such roads, used as highways, as have been laid out, but not sufficiently described, and such as have been used for twenty years, but not recorded, to be ascertained, described, and entered of record in the town clerk's office.

4th. To cause the highways and bridges, which are or may be erected over streams intersecting highways, to be kept in repair.

Road districts.

5th. To divide their respective towns into so many road districts as they shall deem convenient, by writing, under their hands, to be lodged with the town clerk, and by him to be entered in the town book. Such division to be made annually, if they shall think it necessary; and in all cases to be made at least ten days before the annual town meeting.

6th. To assign to each of the said road districts such of the inhabitants liable to work on highways as they shall think proper, having regard to proximity of residence, as much as shall be; and,

Working of highways.

7th. To require the overseers of highways, from time to time, and as often as they shall deem necessary, to warn all persons to work on highways to come and work thereon, with such implements, carriages, sleds, cattle, or teams, as the said commissioners, or any of them, direct.

Treasurer.

§ 2. At the first meeting of the commissioners of highways, after they shall have been duly elected and qualified, they shall proceed to choose one of their number treasurer. The treasurer so chosen shall receive and have charge of all moneys raised in the town for the support and maintenance of roads and bridges. He shall hold such moneys, at all times, subject to the order of the commissioners of highways, and shall pay them over upon their order, or a majority of said commissioners, and not otherwise. He shall execute bond, with good and sufficient security, in such manner as the supervisor and town clerk shall determine, conditioned for the faithful discharge of his duties as such treasurer, and that he will honestly and faithfully account for and pay over, upon the order of the commissioners of highways, all moneys that shall come to

his hands by virtue of his said office—which bond shall be payable to the supervisor of the town and his successor in office, and be approved by the supervisor and town clerk, and filed in the town clerk's office.

§ 3. The commissioners of highways, of each town, shall render to the board of town auditors, at their annual meeting for auditing the accounts of town officers, an account, in writing, stating:

Report of com-
missioners of
highways.

1st. The labor assessed and performed in such towns.

2nd. The sums received by such commissioners for fines and commutations, and all other moneys received under this act.

3rd. A statement of the improvements necessary to be made on such roads and bridges, and an estimate of the probable expense of making such improvement, beyond what the labor to be assessed in that year and the road tax will accomplish.

4th. Also, a statement, in writing, of all expenses and damages, in consequence of laying out, altering or discontinuing roads.

5th. Also, a statement of the amount received from the collector of the town, or from any other source, up to the time of such statement, and the manner in which the same, if any sum, has been paid out and expended, to whom, and on what account.

§ 4. It shall be the duty of the commissioners of highways of each town to cause suitable guide-boards to be put up at such places as they may deem necessary.

Guide-board.

§ 5. The commissioners of highways, whenever they shall think it necessary, may direct and empower any overseer of highways, in their respective towns, to procure a good and sufficient iron or steel-shod scraper and plow, or either of them, for the uses of his road district, to be paid for by moneys arising from commutation and fine within the district.

Scraper and
plows.

§ 6. The commissioners of highways of each town shall meet, within eighteen days after they shall be chosen, at the town clerk's office, on such day as they shall agree upon, and afterwards at such other times and places as they shall think proper.

§ 7. The town clerk shall deliver the lists filed by the overseers to the commissioners of highways of the town, who shall proceed to ascertain, estimate and assess the highway labor and road tax to be performed and paid in their town the next ensuing year.

§ 8. 1st. Every male inhabitant, being above the age of twenty-one years and under the age of fifty, (excepting paupers, idiots, lunatics, and such others as are exempt by law,) shall be assessed not less than one nor more than two days in each and every year.

Assessments of
road tax.

2nd. The commissioners of highways shall assess a road tax on all real estate and personal property liable to taxation of the town, to any amount they may deem necessary, not exceeding twenty cents on each one hundred dollars' worth, as valued on the assessment roll of the previous year.

3rd. They shall affix to the name of each person named in the lists, so furnished by the overseers, the number of days assessed to each person for highway labor, personal property, and also a description of each tract of land, and the name of the owner, if known, with the valuation thereof, as taken from the assessment roll of the previous year, and the amount of road tax assessed thereon, in a separate column. The lists so prepared shall be subscribed by the commissioners and deposited with the town clerk, to be filed in his office.

§ 9. The commissioners shall direct the clerk of the town to make a copy of each list, and shall subscribe such copies; after which they shall cause the several copies to be delivered to the respective overseers of highways of the several districts in which the highway labor is assessed; one copy for each overseer shall contain the name and number of days assessed to each person, the other the real and personal property road tax.

Additions to the
lists.

§ 10. The names of persons left out of any such list, and of new inhabitants, shall, from time to time, be added to the several lists, and they shall be rated by the overseers in the same proportion to work on the highways as others rated by the commissioners on such list, subject to an appeal to the commissioners.

§ 11. It shall be the duty of commissioners of highways of each town to credit such persons as live on private roads and work the same so much, on account of their assessment, as such commissioners shall deem necessary to work such private road, or to annex such private road to some of the highway districts.

Posting of notices

§ 12. The town clerk shall, within ten days after the commissioners of highways have filed in his office the amount of road tax assessed on the real and personal estate of the towns, post a notice on the outer door of the house where the town meeting was last held, stating the amount of road tax assessed on each one hundred dollars' worth of the real and personal estate of the town, and that all persons interested can pay the same in labor on the highways, under the direction of the overseer of highways, in the district where the land or personal property is situated.

Neglect of duty.

§ 13. If the commissioners of highways shall refuse or neglect to perform any of the duties enjoined on them by this act they shall severally forfeit, to the town, not less than five nor more than fifty dollars, and may be proceeded against, severally, for the recovery of said forfeiture.

BRIDGES.

§ 14. Whenever it shall be necessary, in any town, to build a bridge, the cost of which shall be more than can be raised by ordinary road taxes, the commissioners of highways shall lay before the town auditors of such town a statement of the amount of money necessary for the construction thereof, and said board of auditors shall certify the same to the board of supervisors of the county in which such town is situated. The amount so certified shall, by said board of supervisors, be levied on the taxable property of such town and collected by the collector thereof, in the same manner as other taxes are levied and collected.

Tax for erecting bridges.

15. The commissioners of highways of each town may, when they shall deem it advisable, put up and maintain, in conspicuous places, at each end of any bridge in such town, maintained at the public charge, a notice with the following words, in large characters: "Five dollars fine for riding or driving on this bridge faster than a walk."

Fast driving over bridges.

§ 16. Whoever shall ride or drive, faster than a walk, over any bridge, upon which such notices shall have been placed and shall then be, shall forfeit to the town, for every such offense, the sum of five dollars.

§ 17. Whoever shall purposely injure any bridge or causeway, maintained at the public charge, shall, for every offense, forfeit to the town treble damages.

§ 18. Whenever any adjoining town shall be liable to make or maintain any bridge or bridges over any stream dividing such towns, or on the line dividing such towns, such bridge or bridges shall be built and repaired at the equal expense of said towns, without reference to the town lines.

Bridges upon town boundaries.

§ 19. For the purpose of building or keeping in repair such bridge or bridges, it shall be lawful for the commissioners of highways of said adjoining towns to enter into joint contract; and such contracts may be enforced, in law or equity, against such commissioners, jointly, the same as if entered into by individuals; and said commissioners may be proceeded against, jointly, for any neglect of duty in reference to such bridge or bridges.

Joint contracts.

§ 20. If the commissioners of highways of either of such towns, after reasonable notice, in writing, from the commissioners of highways of any other of such towns, shall neglect or refuse to rebuild or repair any such bridge or bridges, it shall be lawful for the commissioners so giving notice to make or repair the same, and then to maintain a suit, in their official capacity, against said commissioners so neglecting or refusing to join in such making or repairing; and in such suit the plaintiff shall be entitled to recover one-half of the expenses of such building or repairing, with costs of suit and interest.

Neglect of duty.

Judgments
against commis-
sioners.

§ 21. Any judgment recorded against the commissioners of highways, in their official capacity, under the provisions hereof, shall be a charge on said town, and collected in the same manner as other town charges, except in cases when the court, before which the judgment shall be recorded, shall certify that the neglect or refusal of said commissioners was willful or malicious; in which case said commissioners shall be personally liable for such judgment, and the same may be enforced against them in the same manner as against individuals.

Crossings for cat-
tle.

§ 22. Any persons owning lands on both sides of any public highway shall be entitled to the privilege of making a crossing under said highway for the purpose of letting his or her cattle and other domestic animals cross said road: *Provided*, said person shall erect at his own expense a good and substantial bridge, with secure railing on each side thereof, and build an embankment of easy grade on either side of said bridge. Said bridge to be not less than sixteen feet wide, to be approved by the commissioners, and to be kept constantly in good repairs by the owner or occupant of said land, subject to the direction of said commissioners of highways.

OVERSEERS OF HIGHWAYS.

Duties of over-
seers of high-
ways

§ 23. It shall be the duty of overseers of highways in each town:

1st. To repair and keep in order the highways within their several districts for which they shall have been elected.

2d. To warn all persons from whom road labor is due to work on the highways, at such times and places, within their several districts, as they may think proper.

3d. To collect all fines and commutation money, and to execute all lawful orders of the commissioners of highways.

4th. To deliver to the clerk of the town, within sixteen days after their election or appointment, a list, subscribed by such overseers, of the names of all the inhabitants in his road district, who are liable to work on the highways.

Vacancy in office
of overseer.

§ 24. If any person, chosen or appointed to the office of overseer of highways, shall refuse to serve, or if his office shall become vacant, the commissioners of highways of the town shall, by warrant, under their hands, appoint some other person in his stead; and the overseer so appointed shall have the same powers, be subject to the same orders, and liable to the same penalties, as overseers chosen at the town meeting.

Neglect or refusal
to serve.

§ 25. The commissioners making the appointment shall cause such warrant to be forthwith filed in the office of the town clerk, who shall give notice to the person appointed, as in other cases

§ 26. Every overseer of highways, who shall refuse or neglect to perform any of the duties hereinbefore enumerated or which may be lawfully enjoined on him by the commissioners of highways of his town, shall, for every such refusal or neglect, forfeit the sum of ten dollars, to be sued for by the commissioners of highways of the town, and, when recovered, to be applied by them in making and improving the roads and bridges therein.

HIGHWAY LABOR AND ASSESSMENT.

§ 27. It shall be the duty of overseers of highways to give at least three days' notice to all persons assessed to work on highways and residing within the limits of their respective districts of the time and place when and where they are to appear for that purpose, and with what implements; but no person being a resident of the town, shall be required to work on any highway other than in the district in which he resides, except he resides in a district on a town line, which district belongs to an opposite town, and unless he shall elect to work in some district where he has any land; and in such case he may, with the approbation of the commissioners of highways, apply the work assessed in respect to such land in the district in which the same is situated. Labor on highways.

§ 28. Every person, liable to work on the highways, shall work the whole number of days for which he shall have been assessed; but every such person, other than an overseer of highways, may elect to commute for the same, or for some part thereof, at the rate of seventy-five cents per day; in which case such commutation money shall be paid to the overseer of highways of the district in which the person commuting shall reside, to be applied and expended by such overseer in the improvement of the roads and bridges in the same district. Commutation for labor.

§ 29. Any person intending to commute for his assessment, or any part thereof, shall, within twenty-four hours after he shall be notified to appear and work on the highways, pay the commutation money for the work required of him by such notice; and the commutation shall not be considered as complete until such money be paid.

§ 30. Every overseer of highways shall have power to require a team or a cart, wagon or plow, with a pair of horses or oxen and a man to manage them, from any person having the same within his district, who shall have been assessed two days, or more, and who shall not have commuted for his assessment; and the person furnishing the same, upon such requisition, shall be entitled to a credit of two days for each day's service therewith. Teams and tools.

Hours of labor.

§ 31. Every person assessed to work on the highways, and warned to work, may appear in person, or by an able bodied man as a substitute, and the person or substitute so appearing shall actually work eight hours in each day, under a penalty of twelve and half cents for every hour such person or substitute shall be in default, to be imposed, as a fine, on the person assessed.

§ 32. If any person, or his substitute, shall, after appearing, remain idle or not work faithfully or hinder others from working, such offender shall, for every offense, forfeit to the town the sum of one dollar.

Fines and forfeitures.

§ 33. Every person so assessed and duly notified, who shall not commute and who shall refuse or neglect to appear, as above provided, shall forfeit to the town, for every day's refusal or neglect, the sum of one dollar. If he was required to furnish a team, carriage, man or implements, and shall refuse or neglect to comply, he shall be fined as follows: 1st: For wholly omitting to comply with such requisition, three dollars for each day. 2d: For omitting to furnish a cart, wagon or plow, one dollar for each day. 3d: For omitting to furnish a pair of horses or oxen, one dollar for each day. 4th: For omitting to furnish a man to manage the team, one dollar for each day.

Complainants on oath.

§ 34. It shall be the duty of every overseer of highways, within six days after any person assessed and notified shall be guilty of any refusal or neglect, for which a penalty or fine is prescribed in this act, unless a satisfactory excuse shall be rendered to him for such refusal or neglect, to make complaint, on oath, to any justice of the peace of the county.

§ 35. The justice to whom such complaint shall be made shall forthwith issue a summons, directed to any constable of the county, requiring him to summon such delinquent to appear, forthwith, before such justice, at some place to be specified in the summons, to show cause why he should not be fined according to law, for such refusal or neglect, which summons shall be served personally or by leaving a copy at his personal abode.

§ 36. If, upon the return of such summons, no sufficient cause shall be shown to the contrary, the justice shall impose a fine, as is provided in this act, for the offense complained of, and shall forthwith issue a warrant, under his hand and seal, directed to any constable of the town where such delinquent shall reside, commanding him to levy such fine, with the costs of proceedings, of the goods and chattels of such delinquent.

Duty of constable.

§ 37. The constable to whom such warrant shall be directed shall forthwith collect the moneys therein mentioned. He shall pay the fine, when collected, to the justice of the peace who issued the warrant, who is hereby required to pay the same to the overseer who entered the complaint, to

be by him expended in improving the roads and bridges in the district of which he is the overseer.

§ 38. Every penalty collected for refusal or neglect to appear and work on the highways shall be set off against his assessment upon which it was founded, estimating every dollar collected as a satisfaction for one day's work.

§ 39. The acceptance by an overseer of any excuse for refusal or neglect shall not, in any case, exempt the person excused from commuting for or working the whole number of days for which he shall have been assessed during the year. Excuses.

§ 40. Each and every overseer of highways shall be entitled to one dollar per day, to be paid out of fines and commutation money, for every day he is necessarily employed in the execution of his duties as overseer, beyond the amount of his own highway labor and road tax, the number of days to be accounted to and audited by the commissioners of highways: *Provided*, that when there is no funds from fines and commutations the commissioners may pay the overseers out of other funds in their hands if they think proper. Compensation of overseer.

§ 41. It shall be the duty of the overseer of highways to warn all residents of his district, against whom a land or personal property road tax is assessed, giving them three days' notice, to work out the same upon the highways, and he shall receive such tax in labor, from every able bodied man, or his substitute, at the rate of seventy-five cents per day; and any person, or his agent, may pay such tax in road labor, at the rate of seventy-five cents per day, or in that proportion for a less amount: *Provided*, that any person may elect to pay such tax to the overseer in money. Notice to be given by overseer.

§ 42. It shall be the duty of the overseer of highways, when such land tax has been paid, either in money or labor, to write the word "paid" distinctly against each name or tract on his list, on which the same has been paid.

§ 43. Every overseer of highways shall deliver to the supervisor of his town, at least five days previous to the annual meeting of the board of supervisors, the list furnished by the commissioners of highways, containing the land and personal property road tax, with an affidavit thereon, sworn to before the supervisor of the town or some justice of the peace of the county, that on all tracts of land on such list, opposite which the word "paid" is not written, such tax is due, and remains unpaid, according to the best of his belief and knowledge. Delivery of list to overseer.

§ 44. If any overseer shall refuse or neglect to deliver such list to the supervisor, as provided in the last preceding section, or shall neglect or refuse to make the affidavit, as therein directed, he shall, for every such offense, forfeit the sum of five dollars, and also the amount of tax or taxes remaining unpaid, to be recovered by the commissioners of

highways of the town, and to be applied by them in improving the roads and bridges of such town.

§ 45. It shall be the duty of the supervisors of the several towns to receive the list of the overseers of highways, when delivered pursuant to the preceding section, and to lay the same before the supervisors of the county.

Levy of road tax.

§ 46. It shall be the duty of the board of supervisors to cause the amount of such averages of road tax to be levied on the lands so returned, and to be collected in the same manner that the contingent charges of the county are levied and collected, and to order the same, when collected, to be paid over to the commissioners of highways of the town, to be by them applied to the construction of roads and bridges.

§ 47. It shall be the duty of every overseer of highways to have at least three-fourths of the road labor assessed in his district worked out or actually expended on the highways, previous to the first day of October in every year.

Report of overseer.

§ 48. Every overseer of highways shall, on the second Tuesday next preceding the time of holding the annual town meeting in his town, within the year for which he is elected or appointed, render to one of the commissioners of highways of the town, an account, in writing, containing:

1st. The names of all persons assessed to work on highways in the district of which he is overseer.

2nd. The names of all those who have actually worked on the highways, with the number of days they have actually worked.

3d. The names of all those who have been fined, and the sums in which they have been fined.

4th. The names of all those who have commuted, and the manner in which the moneys arising from fines and commutations have been expended by him.

5th. The amount of uncollected road tax, which he has returned to the supervisor of the town, as required in section forty-three of this article.

Payment of money.

§ 49. Every such overseer shall, also, then and there pay to the commissioners all moneys remaining in his hands unexpended, to be applied by the commissioners in making and improving the roads and bridges in the town, in such a manner as they shall direct.

§ 50. If any overseer shall refuse or neglect to render such account, or, if having rendered the same, he shall refuse or neglect to pay any balance which may then be due from him, he shall, for every such offense, forfeit the sum of five dollars, to be recovered, with the balance of the moneys remaining in his hands, by the commissioners of highways of the town, and to be applied in making and improving the roads and bridges. It shall be the duty of the commissioners to prosecute for such penalty in every instance in which no return is made.

LAYING OUT, ALTERATION AND DISCONTINUANCE OF ROADS.

§ 51. The commissioners of highways may alter or discontinue any road, or lay out any new road, when petitioned by any number of legal voters, not less than twelve, residing within three miles of the road so to be altered, discontinued or laid out. Said petition shall set forth, in writing, a description of the road, and what part thereof is to be altered or discontinued; and, if for a new road, the names of owners of lands, if known, over which the road is to pass; the points at which it is to commence; its general course, and the place at or near where it is to terminate.

The alteration of roads.

§ 52. Whenever any number of legal voters determine to petition the commissioners of highways for the alteration or discontinuance of any road, or laying out of any new road, they shall cause a copy of their petition to be posted up in three of the most public places in the town twenty days before any action shall be had in reference to said petition.

Petition for discontinuance of roads.

§ 53. Whenever the commissioners of highways shall receive a petition, in compliance with the two preceding sections, they shall, or a majority of them, within ten days after the expiration of the twenty days required in section two of this article, personally examine the proposed alteration, discontinuance or route for the new road proposed to be laid out, and shall hear any reasons that may be offered for or against altering, discontinuing or laying out the same. If they shall be of opinion that such alteration, discontinuance or laying out shall be necessary and proper, and that the public interest will be promoted thereby, they shall grant the prayer of the petitioners, as hereinafter provided.

§ 54. The commissioners of highways, before determining to lay out any new road, or to alter or discontinue any old one, shall fix upon a time and place when and where they will meet to hear any reasons that may be offered for or against altering, discontinuing or laying out the same; and they shall cause written notices thereof to be posted up in three of the most public places in the town, at least eight days previous to the time of meeting.

Laying out of new roads.

§ 55. Whenever the commissioners of highways shall determine to lay out any new road, or alter any old one, they shall cause a survey to be made, by a competent surveyor, who shall make a report to them of such survey, accompanied with a plat, particularly describing the route, by metes and bounds, courses and distances, and also the land over which the road passes. They shall incorporate such survey, accompanied with a plat, in an order, to be signed by them, declaring such road, so altered or laid out, to be a public highway; which order, together with the petition and report of the surveyor, shall be deposited with the town clerk, who shall note the time of filing the same. In case

Report of costs thereof.

the commissioners shall determine not to alter, discontinue or lay out any road, in accordance with any petition to them presented, they shall note the fact on the back of said petition, and deposit it with the town clerk, who shall note the time of filing the same.

Damages sustained in opening roads.

§ 56. The damages sustained by reason of the laying out or opening or altering any road, may be ascertained by the agreement of the owners and the commissioners of highways, and unless such agreement be made or the owners of the land shall, in writing, release all claims to damages, the same shall be assessed in the manner hereinafter prescribed, before such road shall be opened, or worked, or used. Every agreement and release shall be filed in the town clerk's office, and shall forever preclude such owners of such lands from all further claims for such damages. In case the commissioners and owners of land claiming damages cannot agree it shall be the duty of the commissioners to assess the damages, at what they may deem just and right, to each individual claimant with which they cannot agree, and deposit a statement of the amount of damages so assessed to each individual with the town clerk, who shall note the time of filing the same. It shall be the duty of commissioners, in all cases of assessing damages, to estimate the advantages and benefits the new road or alteration of any old one will confer on complainants for the same as well as the disadvantages.

Filing of orders by clerk.

§ 57. It shall be the duty of the town clerk, whenever any order of the commissioners for laying out, altering or discontinuing a road shall be received by him, to carefully file the same; and the time hereinafter limited for appealing from such order shall be computed from the time of filing the same; but the town clerk shall not record such order until a final decision is made, and not then unless such order is confirmed.

Useless roads.

§ 58. Whenever it shall be represented to the board of supervisors of any county, at any regular or special meeting, by a petition of at least thirty-five legal voters of the county, residing within three miles of any state road, that said road, or any portion thereof, within said county, is useless and burdensome and that the public interest requires that the same, or any particular portion thereof, setting forth what portion, should be vacated, or that the public interest requires the relocation of said road, or any part thereof, setting forth what part, said board shall proceed and appoint three suitable persons of said county as viewers, to view said road, who shall, within a reasonable time, and after being duly sworn to perform their duties faithfully and impartially, proceed to examine said road, and particularly that portion thereof in question, and make report, in writing, of their doings, at the same or next meeting of the board of supervisors.

§ 59. When the petition is for the vacation of the road the viewers shall proceed to ascertain the fact, as to whether the road is useless and burthensome, and if they find such to be the fact, they shall so report. If the petition is for the relocation of the road they shall proceed to inquire whether the public interest requires such relocation, and shall report to the board accordingly, as they shall find the facts to be. If they shall find that the public interest requires such relocation they shall relocate the line of said road, as in their opinion is required, and cause a survey thereof to be made by a competent surveyor, and shall accompany their report with an accurate plat and survey of such relocation. On receiving the report of said viewers the board of supervisors may, in their discretion, order the vacation or relocation of said road, agreeably to the report of the viewers.

Vacation of roads

§ 60. No petition for the vacation or relocation of any State road shall be entertained or the prayer thereof granted by the board of supervisors, unless public notice of the presentation of such petition shall be given, at least twenty days prior to the presentation, by posting up notices in at least three public places on the route of the road and on the door of the court house and also on the door of the county clerk's office, should it be kept in a separate building.

Notice of petition for vacation.

§ 61. The viewers, and persons they may necessarily employ to aid them, under the provisions aforesaid, shall be allowed such reasonable compensation as the board of supervisors may deem just, to be paid out of the county treasury; and the board shall have power, in their discretion, to require the applicants for the vacation or relocation of any State road to deposit with the clerk a sufficient sum of money to pay the expenses of viewing the same, in case the report of the viewers shall be adverse to the prayer of the petition, and to be returned, in case their report shall be favorable.

Compensation of road viewers.

§ 62. All public highways, laid out by order of the commissioners of highways or supervisors, on appeal, shall not be less than four rods wide.

Width of roads.

§ 63. The public roads, now existing by law, are declared the public highways of the town in which such roads shall lay, and this act shall not be construed as conferring any power on the commissioners of highways to alter State roads now or hereafter existing by law.

§ 64. All roads laid out by authority of the county commissioners or county court in counties adopting township organization prior to the time of adopting township organization, and which have been opened and traveled as highways for the space of five years from the date of laying out or remained open through uninclosed land for that length of time, are hereby declared to be public highways, and the order of said county commissioners or county court, entered of record, establishing such roads, shall be evidence of the

Definition of public highways.

regularity of all the proceedings in laying out such roads anterior to such order.

Resurveys.

§ 65. It shall be the duty of the commissioners of highways, on application of twelve freeholders, residing within three miles of any such road, to proceed and cause the same to be resurveyed and more perfectly described, having posted notices of their intention to do so, in three public places in the neighborhood of the road, for at least ten days prior thereto.

The reopening of roads.

§ 66. In resurveying any such road the commissioners of highways shall consult the original field notes or survey thereof, if the same can be produced, and shall hear any and all other evidence, written or parol, which may be offered in relation to the original location of such road, in cases where there shall be any doubts as to the location and the time and manner of traveling such road; and having heard such evidence, they shall proceed and re-establish the line of said road, in accordance with the evidence before them, and shall make a correct plat thereof, with a certificate of their doings in the premises, embodying their survey of the road and their determination in the premises, which they shall file in the town clerk's office; and which action of the commissioners of highways shall be final and conclusive, as to the location of such road and the time and manner of traveling the same.

§ 67. The laying out and establishing of a highway, by the commissioners of highways, on the route of any road laid and established by county authority, as aforesaid, shall not operate to vacate or discontinue the road before laid out and established, unless the order of the commissioners shall so declare; and such vacation or discontinuance shall likewise have been petitioned for.

APPEALS.

Right of appeal.

§ 68. Any person or persons, being owners of or agents for any tract of land upon the route or line of or over which any highway altered, discontinued or laid out shall run, feeling themselves aggrieved by any order made by the commissioners of highways, may appeal from the same, at any time within thirty days after the filing of such order in the town clerk's office. Such appeal shall note the time that such order was filed, and shall be made to three supervisors of the county, neither of whom shall be a resident of the town in which said highway was situated. All persons who desire to make an appeal from such order shall act in concert and make their appeal to the same three supervisors.

Form of making appeal.

§ 69. Every such appeal shall be in writing, and signed by the party or parties appealing. It shall briefly state the ground upon which it is made and whether it is brought in relation to damages assessed by the commissioners of highways or in relation to the alteration, discontinuance or laying out of the road, or in relation to both, or whether it is brought

to reverse entirely the determination of the commissioners or only to reverse a part thereof, and in the latter case it shall specify what part.

§ 70. The appeal shall be addressed to the town clerk Filing of bond. of the town wherein the road in question shall be, and filed with him within the time required for taking appeals; and in case there shall be no town clerk in the town then such appeal may be addressed to and filed with the supervisor or any justice of the peace of said town; and upon the filing of a bond by the party taking such appeal, executed to the supervisor of the town, in sufficient amount and with sufficient sureties, to be approved by said town clerk, supervisor or justices of the peace, conditioned to pay all costs arising from such appeal, in case the determination of the commissioners of highways in the premises shall not be reversed, said town clerk, supervisor or justice of the peace, as the case may be, shall at once proceed to select, at his discretion, three supervisors of the county, neither of whom shall be a resident of the town in which the highway is situated, for the hearing of said appeal, which supervisors shall proceed to hear and determine said appeal, as hereinafter provided.

§ 71. In case the condition of the bond provided in the Bringing of suits. preceding section shall not be complied with in thirty days after the appeal shall be determined, the supervisor shall bring suit thereon, before some justice of the peace of the county, who shall have jurisdiction in such cases without regard to the amount of the bond, and, when collected, the amount shall be paid to the several persons interested.

§ 72. The town clerk, supervisor or justice of the peace, Notice of appeal. as the case may be, in making the selection of supervisors as aforesaid, shall have due regard to the interests of the persons interested, and shall, upon making such selection or nomination, give a certificate of the same, which shall be delivered to the person taking such appeal; which certificate said person shall cause to be delivered to one of the supervisors therein named, within ten days from the time of filing such appeal with the town clerk or other officer, as aforesaid, and shall also, within the same time, cause a notice of such appeal to be given to the other two supervisors named in said certificate.

§ 73. It shall be the duty of the supervisors to whom Meeting of super-
visors. the appeal is made, as soon as may be convenient, after the expiration of thirty days from the filing of the order in the town clerk's office from which the appeal is made, to agree upon a time when and where they will meet to consider the same; which shall be at some place deemed convenient, at or near the road to be examined.

§ 74. The person or persons making the appeal shall cause a notice, in writing, of the time and place agreed on by the three supervisors when and where they will meet, to be served on each of the commissioners of highways from

whose order they appealed, and also on at least three of the petitioners who petitioned in relation to such road; which notices shall be served at least eight days before the time mentioned therein, by delivering one to each commissioner or leaving one at each of their dwelling houses; and in like manner shall the notices be served on each of the three petitioners.

The proceedings
of supervisors.

§ 75. It shall be the duty of supervisors to convene at the time and place mentioned in the notice, and to hear the proofs and allegations of the parties. They shall have power to issue process, to compel the attendance of witnesses, and may adjourn from time to time, as may be necessary. Their decision, or that of any two of them, shall embrace the whole matter in controversy. They shall, first, consider the propriety and expediency of locating, altering or discontinuing the road; secondly, the subject of damages, if such subject was embraced in the appeal under which they are acting; and they shall fix upon the amount of damages which, in their judgment, is right and just, to be paid to each person claiming damages; but no person shall be entitled to reassessment of damages, unless his or her name appears in the appeal in reference to that subject. The supervisors shall be governed by the same rules, in assessing damages, as is provided in section fifty-six of this article, for the government of commissioners of highways in such case.

Appeal from the
decision of the
commissioners.

§ 76. Upon the refusal of the commissioners of highways to alter or discontinue a road or lay out any new road, petitioned for as provided in section fifty-one of this article, any one of the petitioners may appeal from such determination in the same manner and subject to the same provisions and restrictions as relates to persons who feel themselves aggrieved by a determination of the commissioners to alter or discontinue a road or lay out a new road.

Reversal of the
decision.

§ 77. Where an appeal shall have been made from the determination of the commissioners refusing to lay out, alter or discontinue a road and the supervisors shall reverse such determination such supervisors shall alter, discontinue or lay out the road applied for, as the case may be, and in doing so shall proceed in the same manner in which commissioners of highways are directed to proceed in the like cases. Such road shall be opened by the commissioners of the town, in the same manner as if laid out by themselves.

§ 78. Appeals may be had from the determination of commissioners of highways of two adjoining towns, in altering, discontinuing, laying out or refusing to lay out any road upon the line between said towns, which shall be granted and conducted in all respects as in other cases, except that the appeal shall be addressed to the town clerks of both towns or other officers of each town, as necessity may require. Each clerk shall select one supervisor, and the party appealing may select the other. Said clerks shall

jointly certify the facts of such selection. The supervisors so selected shall proceed, as near as may be, as provided in other cases. The bond for costs, in such case, may be executed to the supervisor of either town. Duplicate copies of all orders and proceedings, in such cases, shall be filed with the town clerks of each town.

Bond for costs.

§ 79. In case any one of the supervisors to whom such application shall have been made shall become unable to attend before the determination of such appeal, it shall be the duty of the remaining supervisors named therein to associate with themselves another of the supervisors of the same county, who shall act with them in all subsequent proceedings, in the same manner as if he had been originally named in such appeal. In case the term of office of any supervisor shall expire before the determination of such appeal he shall continue to act in the premises, the same as if he had been re-elected.

Filling of vacancy

§ 80. Every such supervisor shall be entitled to receive one dollar and fifty cents for every day employed in hearing and deciding such appeal or when necessarily engaged in reference to the same; and the town clerk, supervisor or justice of the peace shall be entitled, for giving a certificate of an appeal, fifty cents, to be paid by the party appealing, where the determination of the commissioners of highways shall be affirmed; but, where it is reversed, to be charged against and paid by the town.

Compensation of supervisors.

§ 81. After the action of the supervisors upon an appeal from the decision of the commissioners of highways, in laying out, vacating or altering any road, no application shall be entertained by commissioners for the relaying, vacation or alteration of the same road within one year from the date of the determination of the supervisors thereupon.

DAMAGES.

§ 82. The amount of damages, as finally settled by the three supervisors or as agreed on by the commissioners of highways, together with all charges of officers and other persons employed in laying out, altering or discontinuing any road, shall be rendered by the commissioners of highways to the board of town auditors, with the amount of damages and charges due each individual; which account shall be audited by said board, certified to and deposited with the town clerk. The town clerk shall make out the aggregate amount of such damages and charges, with his certificate thereto attached, and deliver the same to the supervisor of the town previous to the annual meeting of the board of supervisors.

Report of damage

§ 83. After a final decision by any three supervisors to whom any road difficulty has been appealed, if, in the opinion of the supervisor, town clerk, the justices of the

Proceedings in case of excessive damages.

peace and the commissioners of highways, or any five of them, the damages are manifestly too high, and that, in providing for the payment thereof, an oppressive tax will have to be levied on the property of said town, they may petition the board of supervisors, at any meeting of said board, held within six months after such decision, for relief, either from the whole or a part of the damages. The board shall hear the reasons for and against granting such relief, and if a majority of them shall be of opinion that the town should be relieved from the whole amount of damages, then and in that case the opening of said road shall be postponed until the damages, or a major part thereof, are in some other way provided for than by levying a tax upon the property of the town.

ROADS EXTENDING INTO ADJOINING TOWNS, AND ON STATE, COUNTY AND TOWN LINES.

Meeting of commissioners of adjacent towns.

§ 84. When the commissioners of highways of any town shall disagree with the commissioners of any other town of the same county, relating to the laying out of a new road or the alteration of an old road, extending into both towns, or when the commissioners of a town in one county shall disagree with the commissioners of a town in another county, relative to the laying out of a new road or altering an old road which shall extend into both counties, the commissioners of both towns shall meet together, at the request of either disagreeing commissioner, and make their determination upon such subject of disagreement.

Petition for alteration or discontinuance.

§ 85. Whenever the commissioners of highways of any town receive a petition praying the location of a new road, alteration or discontinuing of an old one, upon the line between the two towns, such road shall be laid out, altered or discontinued by two or more of the commissioners of highways of each of said towns, either upon such line or as near thereto as the convenience of the ground will admit; and they may so vary the same, either to the one or to the other side of such line, as they may think proper. The petition in such cases shall be addressed to the commissioners of the two towns, jointly, and presented to each in duplicate.

§ 86. It shall be the duty of the said commissioners, when there may be such highway, to divide it into two or more road districts in such manner that the labor and expense of opening, working and keeping in repair such highway, through each of the said districts, may be equal, as near as may be, and to allot an equal number of the said districts to each of the said towns.

Road districts.

§ 87. Each district shall be considered as wholly belonging to the town to which it shall be allotted, for the purpose of opening and improving the road, and keeping it in repair; and the commissioners shall cause such highway and the

petition and allotment thereof to be recorded in the office of town clerk, in each of their respective towns.

§ 88. All highways, heretofore laid out upon the line between any two towns, shall be divided, allotted, recorded and kept in repair in the manner above directed.

§ 89. Highways may be laid out and opened upon the line between this and any adjoining state, as provided in the five preceding sections, whenever the laws of such adjoining states shall be applicable.

OPENING HIGHWAYS.

§ 90. Whenever the commissioners of highways shall have laid out any public highway through any inclosed, cultivated or improved lands, in conformity with the provisions of this act, and their determination shall not have been appealed from, they shall give the owner or occupant of the land through which such road shall have been laid sixty days' notice, in writing, to remove his fences. If such owner does not remove his fences, within sixty days, the commissioners shall cause such fences to be removed, and shall direct the road to be opened and worked; and such owner shall forfeit to the town the sum of fifty cents a day for every day he shall permit his fence to remain, after the expiration of said sixty days.

Opening of roads through improved lands.

§ 91. If the determination of the commissioners shall have been appealed from, then the sixty days' notice shall be given, after the decision of the supervisors upon such appeal shall have been filed in the office of the town clerk of the town.

Appeals.

§ 91. All highways, laid out by order of the commissioners or supervisors, on appeal, shall be opened within five years from the time of laying out the same. If not opened within the time aforesaid the same shall be decreed to be vacated.

PRIVATE ROADS.

§ 93. Private roads may be laid out by the commissioners of highways, from the dwelling or plantation of individuals to any public road, or from one public road to another, or from one lot of land to another, or from a lot of land to the highway; and whenever any individual desires to have a private road laid out, as aforesaid, such individual may apply to the commissioners of highways to lay out such private road, and the commissioners shall proceed to examine into the merits of such application, and be governed in their proceedings by the rules and regulations prescribed in this act in relation to public roads. The damages assessed, in consequence of the laying out of such private road, shall be paid by the person applying for the same, and, when paid, the persons applying therefor, their heirs and assigns,

Award of damage

shall have the right to open said private road, and shall have the right of way upon the same forever thereafter, but not to be converted to any other use or purpose than that of a road.

OBSTRUCTING HIGHWAYS.

Punishment for obstructing highway.

§ 94. If any person shall obstruct any public highway, by falling a tree or trees across the same, by encroaching upon or fencing up the same, or by placing any other obstruction therein, or by digging a ditch across the same, he shall forfeit to the town, for every such offense, a sum not exceeding ten dollars, and a sum not exceeding one dollar for every day he shall suffer such obstruction to remain after he shall have been ordered to remove the same by a commissioner or overseer of highways of the town: *Provided*, that this section shall not be construed to extend to any person who shall lawfully cut down any tree for use, and who shall immediately remove the same out of the road, nor to any person through whose land a highway shall run, who shall dig a ditch or drain across such highway and shall keep the same in good repair.

Injury to bridges.

§ 95. Any person who shall purposely remove any plank or timber from any bridge or causeway on any public highway, such person shall be deemed guilty of a misdemeanor, and shall be liable to indictment therefor, and punished by imprisonment not exceeding six months, and shall also forfeit to the town a sum not less than five dollars nor exceeding one hundred dollars; and any person who shall destroy or deface any guide board, post or mile stone, on any public highway, he shall forfeit to the town a sum of not less than five dollars nor more than twenty-five dollars.

PROSECUTION FOR PENALTIES.

Manner of bringing suits for recovery of fines.

§ 96. All penalties and forfeitures provided in and by this act, where the same shall not exceed one hundred dollars, may be sued for and recovered before any justice of the peace of the proper county, upon whom jurisdiction, in such cases, is hereby conferred; and all proceedings for the recovery of any such penalty or forfeiture shall be in the name of the town to which the same shall be forfeited, unless otherwise provided by this act.

§ 97. In all cases where a penalty or forfeiture shall be incurred by any person, under the provisions of this act, and no prosecution for the same shall be commenced by the town to which the same shall be due, or by the officer or agent whose duty it is to prosecute for the same, within sixty days from the time such penalty or forfeiture shall be incurred, the same may be sued for by any elector of the town, in an action *qui tam*, one half of the amount recovered to be paid

to the person who shall sue therefor and the other half to the town.

ARTICLE EIGHTEENTH.

MISCELLANEOUS PROVISIONS.

§ 1. Each town, acting under township organization, shall constitute an election precinct; and the supervisor, assessor and collector shall be, *ex officio*, judges of elections. The supervisor, or in case of his absence, the town clerk, shall post up notices of general elections, in like manner as is now required of sheriffs and county clerks under the general laws of this State, in counties not adopting township organization. The place of holding elections shall be at some central and convenient place in the town, to be fixed by the supervisors or town clerk, as the case may be.

Election precincts

§ 2. The county judge, sitting as a county court, without associates, in counties acting under township organization, shall have the same jurisdiction of suits brought by collectors for taxes on delinquent lands and town lots as the county courts have under existing laws; and all acts of county courts, heretofore done in suits for taxes on delinquent lands and town lots are hereby legalized.

Jurisdiction of county judges.

§ 3. The cities of Chicago and Peoria shall be entitled to elect one supervisor in each ward, in addition to the township supervisors, and the several supervisors so elected shall be members of the board of supervisors of the county, and shall have, possess and enjoy all the rights powers and privileges that are now or hereafter shall be possessed and enjoyed by the several township supervisors, as members of the board of supervisors of the county. The election for such supervisor to be held at the same time and in the same manner as the election for township supervisors in the counties in which said cities are situated.

Special provision in relation to Peoria and Chicago

§ 4. Upon the petition of fifty legal voters of any county acting under township organization, it shall be the duty of the county clerk, upon the filing of such petition with him, to cause notices to be posted up in three of the most public places in each town of such county, at least twenty days previous to the next annual town meeting, that the question of township organization, under this act will be voted upon. At such meeting said vote shall be taken by ballot, to be written or printed, or partly written and partly printed, "For Township Organization," or "Against Township Organization," and shall be canvassed and returned in like manner as votes for State and county officers.

Vote on adoption of township organization.

§ 5. If it shall appear, by the returns of said election, that a majority of all the voters, voting at such election, have voted against township organization, then the county so voting shall cease to act under such organization, from and after the election and qualification of such county officers

as are provided for in such counties as have never adopted township organization.

Election of town-
ship officers.

§ 6. At the next general election after the voters of any such county have determined against township organization, there shall be an election for all the officers required by law in counties that have never adopted township organization, except such officers as may have been previously elected and are entitled to hold over; and notice of such election shall be given as is now provided by law.

Highway commis-
sioners.

§ 7. That at the first town meeting in each town, under this act, in counties that have or may hereafter adopt township organization, there shall be elected three commissioners of highways, one of which shall hold his office for one year, one for two years, and one for three years. Said commissioners shall meet at the office of the town clerk at a day and hour to be fixed by said clerk, within ten days after the town meeting, of which he shall give each commissioner three days' notice, when and where said commissioners shall meet to determine their respective terms of office.

Drawing of lots.

§ 8. At such time and place the town clerk shall prepare three separate pieces of paper, as near alike as practicable; on the first of which shall be written the number "one," on the second the number "two," and on the third the number "three;" and he shall cause them to be folded up alike, as near as practicable, and deposited in a box; and the persons elected commissioners shall severally draw one of the said pieces of paper, and the term of office of each such commissioner shall be determined by such drawing, and each shall hold his office for the number of years corresponding with the number by him drawn.

§ 9. If any person elected a commissioner shall neglect to attend at the time and place specified in the preceding section, the town clerk shall select some qualified elector of the town to draw for said commissioner, in the manner prescribed in the preceding section; and the number drawn by such elector shall be a lawful determination of the term of office of said commissioner.

Proviso relative
to Cook county.

§ 10. All laws and parts of laws in conflict with the provisions of this act, are hereby repealed, saving and excepting laws of a local or private nature; and nothing herein contained shall be construed as repealing an act entitled "An act to change the time of holding town meetings in the county of Cook," approved February 24th, 1859, or an act entitled "An act to amend an act entitled an act to provide for township organization," approved February 21st, 1859, which applies to Cook county only.

Proviso relative
to Galena.

§ 11. This act shall take effect on the first day of April next, A. D. 1861, and shall be in force on and after that day. Nothing in this act contained shall prevent the towns of East and West Galena from electing an assistant supervisor in each of said towns, in addition to the town supervisor;

but said towns of East and West Galena are each empowered to elect an assistant supervisor, so as to make two supervisors in each of said towns, in addition to the ward supervisors of the city of Galena, allowed by law.

APPROVED February 20, 1861.

AN ACT to prevent illegal voting at Elections.

In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That to constitute residence, under the election laws of this State, a person shall have resided in the election precinct or district for the term of sixty days; and no person shall be entitled to vote at any election under the laws of this State, excepting under charters for cities or incorporated towns, unless he shall have actually and in good faith resided in the election precinct or district in which he offers his vote, for sixty days immediately preceding such election; any law of this State to the contrary notwithstanding.

Fines and penalties.

§ 2. Any person violating the provisions of this act shall be subject to all the fines, penalties and punishments that are now provided by law for illegal voting.

§ 3. This act to take effect and be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to provide for ascertaining the qualification of Voters and to prevent fraudulent Voting.

In force February 22, 1861.

WHEREAS the right of suffrage is the highest privilege of the citizen, and should be guarded with proper vigilance against intrusion and fraud; for the purpose, therefore, of ascertaining the persons who may be entitled to vote at the several elections held under the laws of this State, and to prevent illegal voting thereat,

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That to constitute residence, under the constitution and election laws of this State, a permanent abode is necessary, and all elections, general or special, held in any town, city, district or ward, every person offering to vote, who is not personally known to the judges and inspectors of election to have such permanent abode and to have resided in such election district for

Residence defined.

the space of sixty days, immediately preceding such election, shall, if his vote be challenged, take the oath now required by law, and in addition thereto swear or affirm to his place of residence, specifying the particular place and house in which he resides, and stating how long he has there resided, and his business or employment; and if he has not resided in such house for sixty days immediately preceding such election he shall state where and in what house he has resided for the last sixty days; and, in addition thereto, such voter, so challenged, shall be required to produce two witnesses, both of whom are personally known to said judges of said election and resident in the precinct, district or ward, or shall be proved by some legal voter or voters of the precinct or district in which such vote is offered to be voted therein, who shall be known to said judges, and each of whom shall take the following oath, to be administered by one of the judges of said election: "I do solemnly swear, (or affirm as the case may be,) that I am a resident of this election district and entitled to vote at this election, and that I have been a resident of this election district for one year last past, and that I am well acquainted with the voter whose vote is now offered; that he is an actual and *bona fide* resident of this election district, and that he has resided in this State for one year last past."

Form of oath.

Duty of judges of election.

§ 2. If any judge of any election shall permit any voter to vote, whose vote is so challenged, without the proof required in the first section of this act, or shall knowingly and willfully permit any person to testify as a witness, contrary to the provisions of this act, he shall be deemed guilty of high misdemeanor, and, on conviction thereof, shall be fined in the sum of one thousand dollars and imprisoned in the county jail for six months.

Punishment for perjury.

§ 3. If any witness or voter, whose vote is so challenged, and sworn under the provisions of this act, shall, knowingly, willfully and corruptly swear falsely, he shall be deemed guilty of perjury, and, on conviction thereof, imprisoned in the penitentiary for any time not less than three nor more than twenty-one years.

Illegal voting.

§ 4. If any person shall vote more than once at any election held under the authority of the laws of this State, or shall vote at any such election, who is not a qualified voter at the place where he so votes, or shall offer to vote, after having once voted at such election, he shall, on conviction thereof, be confined in the penitentiary for any term not less than one or more than five years.

Indorsement of voter's name.

§ 5. At all elections, general or special, in this State, where the vote is by ballot, if the judges of elections are satisfied, under the provisions of this act and the other laws of this State relating to elections, that the person offering the vote is a legal voter he shall indorse on the back of the ticket offered the number corresponding with the number of

the voter on the poll book, and put said ticket immediately in the ballot box, and the clerks of the election shall enter the name of the voter and his number in the poll book.

§ 6. At the close of the polls the poll books shall be signed by the judges and attested by the clerks; the names therein contained shall then be counted, and the number set down at the foot of the poll books.

Closing of the
poll books.

§ 7. All the ballots counted by the judges of election shall, after being read, be strung upon a strong thread or twine, in the order in which they have been read, and shall then be carefully enveloped and sealed up by the judges, who shall direct the same to the officer or officers to whom by law they are required to return the poll books, and shall be delivered, together with said poll books, to said officer or officers, who shall carefully preserve said ballots for six months, and at the expiration of that time shall destroy them. And in all cases of contested election the parties contesting the same shall have the right to have the said package of ballots opened, and said ballots referred to by witnesses for the purpose of such contest. But said ballots shall only be so examined and referred to in the presence of the officer having the custody thereof.

Preservation of
ballots.

§ 8. The provisions of this act shall apply to all general and special elections, hereafter held in this State, whether for general, town, municipal or other officers; and no person shall be considered, under any circumstances, as having a residence in any ward or election district or precinct, unless he shall have had a permanent abode therein for at least thirty days immediately preceding such election.

General and special
elections.

§ 9. No liquor or other intoxicating drinks shall be sold or given away, at retail, nor shall any bar-room or place where liquor or intoxicating drinks are sold at retail be open upon such election day; and it shall be the duty of the sheriff, constables, public officers and magistrates to see that the provisions of this section are enforced; and any violation of its provisions shall be prosecuted and punished in the same manner and to the same extent as the keeping of tippling houses open upon Sunday or the first day of the week is now punished by law.

Sale of liquors on
election day.

§ 6. This act shall take effect and be in force from and after its passage.

APPROVED February 22, 1861.

In force April 24, 1861. AN ACT to amend an act entitled "An act to restore the Records of Wabash County.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That an act of the General Assembly of the State of Illinois, entitled "An act to restore the records of Wabash county," approved on the sixteenth day of February, 1859, and which act has expired by limitation, be and the same is hereby revived, and that the several provisions thereof shall be and remain in full force from and after the approval of this act until the fourth day of July, 1862, with the alterations and amendments hereinafter mentioned.

James S. Johnson
appointed in
place of F. D.
Preston.

§ 2. That said act of the General Assembly, so to be revived, shall be so amended that the name of James S. Johnson, of Wabash county, shall be substituted for the name of Finney D. Preston, and that the said James S. Johnson shall be required to perform the same duties, subject to the same liabilities, as are imposed by the act to which this is an amendment upon the said Finney D. Preston; and that the said James S. Johnson shall receive the same compensation allowed by said act to the said Finney D. Preston; which compensation shall be collected in the same manner as provided in said original act.

George W. Besore
appointed in
place of J. S.
Johnson.

§ 3. That said original act, to which this is an amendment, shall be so amended that the name of George W. Besore, of Wabash county, shall be substituted for the name of James S. Johnson, as the same appears in the act to which this is an amendment, and that the said George W. Besore shall be required to perform the same services, subject to the same liabilities, as are imposed in said original act upon the said James S. Johnson; and that the said George W. Besore shall be allowed the same compensation as allowed by said original act to the said James S. Johnson; which compensation shall be collected in the same manner as provided in said original act.

APPROVED February 22, 1861.

In force February
21, 1861.

AN ACT to prevent the pollution of water in this State.

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That if any person shall throw, or cause to be thrown, into any water course, lake, pond, spring, well, or common sewer, any dead animal, every person so offending shall be deemed guilty of a high misdemeanor, and, on conviction thereof, shall be fined not

exceeding one hundred dollars, or imprisoned in the county jail not exceeding six months.

This act to be in force from and after its passage.

APPROVED February 21, 1861.

AN ACT to provide for the support of Paupers in the county of Will.

In force February 21, 1861.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the several townships in the county of Will be and they are hereby empowered to support all paupers residing within their respective limits, out of the treasury thereof: *Provided,* that at the next election for township officers, to be held in the several townships in said county, on the first Tuesday of April next, a majority of the legal voters of said county, voting at said election, shall vote in favor of such separate townships support; which vote shall [be] by ballot, written or printed, or partly written or partly printed, "For Township Support," or "Against Township Support;" which shall be canvassed and returned in the same manner as in cases of elections for county officers.

Election to be held.

§ 2. It shall be the duty of the clerk of the county court of said county to give notice of the said election, in the same manner as is provided for giving notice of general elections.

§ 3. That in case separate township support shall be adopted in said county, agreeably to the provisions of the first section of this act, then the overseers of the poor of the several townships, aforesaid, shall take charge of, maintain and support the paupers of their respective townships, in manner as is now or may be hereafter provided by law; and all expenses incurred for such maintenance and support shall be considered a township charge; and it shall be the duty of said overseers to present to the board of township auditors of their respective townships, at each regular meeting thereof, a true account of all expenditures incurred under the provisions of this act, which shall be audited and paid.

Township support.

§ 4. That the provisions of sections fourteen, fifteen and sixteen, of chapter eighty of the Revised Statutes, entitled "Paupers," shall apply to and operate, as between the several townships of said county, in the same manner as they do between the several counties of this State; and if any person shall become chargeable in any township in said county, who has not resided in said county thirty days, then the overseers of the poor having such paupers in charge shall give notice thereof to the county clerk of said county, whose duty it shall be to give notice of [to] the authorities of the

Notice to be given by county clerk.

proper county, as in other cases; and the expenses of taking care of such paupers, when received from such foreign county, shall be paid into the treasury of the proper township.

This act to take effect from and after its passage.
APPROVED February 21, 1861.

In force February
22, 1861.

AN ACT to authorize the Drainage of Lands in Will County.

Drainage com-
missioners.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That George R. Dyer, Solomon Simmons, David Willard, John J. Camp, Titus H. Abbott, Adam Comstock, Henry M. Ward, John W. Young and Oscar Koehler, and their successors in office, be and they are hereby created a body corporate and politic, by the name and style of the "Will County Drainage Commissioners;" and by such name shall have succession, contract and be contracted with, sue and be sued, plead and be impleaded, without a common seal, in all courts of law and equity, in this State, and be fully invested with all the powers which may be needful to carry into effect all the purposes and objects of this act.

Powers and duties
of commissioners.

§ 2. The said corporation is hereby authorized and empowered to survey, locate, construct, complete and alter ditches, embankments, culverts and bridges, over, through and across any lands in the county of Will, and over, under and across any public road, railroad or plank road, which now is or may hereafter be laid out or constructed in said county; and for such purpose shall have the right of way upon and may appropriate to the uses and purposes contemplated herein, all the lands, stone, timber and materials, of every kind, for the location, construction and alteration of the said ditches, embankments, culverts and bridges, and for the maintenance and repair of any such ditches, culverts and embankments.

Award of dama-
ges.

§ 3. When any such land, stone, timber or other material cannot be procured by cession, voluntary grant or release, of the owner or owners thereof, the same may be taken and paid for, if any damages are awarded, in manner following, to wit: When any land, stone, timber or other material shall be deemed by said commissioners to be necessary for the construction, maintenance or alteration of any such ditch, embankment, bridge or culvert, the said commissioners, or any three of them, appointed at any regular meeting of said commissioners to lay out any such ditch, embankment or road, shall make an appraisal of damages sustained by any and all owners of such land, stone, timber or

other materials so appropriated; and such appraisal shall include all damages so sustained, less the benefit which such owner or owners will derive from the construction of any such ditch, embankment, culvert or bridge. Such appraisal shall describe the lands, stone, timber or other material with reasonable certainty, and shall be filed with the clerk of the town in which such land, stone, timber or other material shall be situated.

§ 4. Any owner of land considering himself aggrieved by such appraisal may appeal from such appraisal, within twenty days after such appraisal shall be filed, as aforesaid, to the circuit court of said county, by filing a copy of said appraisal with the clerk of said county, and giving notice of such appeal to the secretary of said commissioners. Such appeal shall be entered upon the common law docket of said court, and the judge of said court, in term time or vacation, as he shall elect, shall hear the parties and such witnesses as may be produced, and affirm or modify such appraisal, as shall, in his opinion, be just and equitable: *Provided*, that no appeal shall prevent said commissioners from proceeding to construct such ditches, embankments, culverts and bridges, after they shall have tendered to such party appealing, the amount of damages so awarded, if any. Right of appeal.

§ 5. The expenses of constructing, altering and maintaining any such ditches, embankments, culverts and bridges, together with all costs incurred on account thereof, shall be assessed on the lands benefitted thereby; and the said commissioners, or any three of them, appointed at any regular meeting of said commissioners, hereinafter provided to be held, shall make an assessment in writing, describing the lands assessed, and setting forth the amount assessed upon each tract, separately; which assessment, certified by the commissioners making the same, shall be delivered over for collection to the county treasurer of Will county, who is hereby authorized and required to collect the same; and the said assessment roll, so certified, as aforesaid, shall be a sufficient warrant to the said treasurer to collect the same: *Provided, however*, the said commissioners are hereby authorized to collect, receive and appropriate all assessments made, as provided herein, and voluntarily paid before delivering said assessment roll to said treasurer, any thing herein contained to the contrary notwithstanding. Drainage expenses.

§ 6. The said assessment shall be a lien upon the lands upon which they are made until paid; and in case of refusal or neglect on the part of the owner or owners of said land to pay such assessments, the same provision is hereby made for their collection as is now provided by law for the collection of State and county taxes. Assessments to become a lien.

§ 7. Said commissioners shall meet, from time to time, as they shall appoint by vote at any regular meeting; or, on the application, in writing, of any three of said commissioners, it Meetings of commissioners.

Officers of board
of commissioners

shall be the duty of the secretary to call a meeting of said commissioners, within two weeks from the time of such application, by notice of the time and place, in a weekly newspaper published in the city of Joliet, in said county of Will; and said commissioners shall elect one of their number to be their secretary, whose duty it shall also be to keep records of all the proceedings of said commissioners, and files of all reports of surveys and assessments, and all other papers connected with or pertaining to the office of said commissioners; which records and files are hereby declared public records; and any number of said commissioners, together with their secretary, meeting together at the time and place of any regular meeting of said commissioners, shall constitute a quorum for the transaction of business; and in case the said commissioners, hereby appointed, shall be reduced to less than five in number, by death, removal from the county, or resignation; (which shall be tendered in writing to the secretary,) it shall be the duty of the secretary to call a meeting of the commissioners within thirty days after such vacancy may occur, to elect a suitable person to fill such vacancy; and a majority of the whole board will be required to constitute such election.

Power to borrow
money.

§ 8. Said commissioners shall have power to borrow money, from time to time, for the purpose of carrying on and completing the work authorized to be done by this act, until assessments can be collected to pay the same. They shall also have power, and are hereby authorized, to appropriate, from time to time, money, sufficient to pay all expenses incurred by reason of any suit or proceeding against any one of said commissioners, or all of them, for any act done by or under any order or proceeding authorized by this act.

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

APPROVED February 22, 1861.

In force February
21, 1861.

AN ACT concerning the records of Woodford county.

Copying of re-
cords.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly, That James D. Perry, clerk of the circuit court of said Woodford county, shall copy or employ some suitable and competent person or persons to copy into a well-bound book or books, at the expense of said county, all deeds and wills relating to lands lying in said Woodford county, and which deeds and wills were recorded in the records of the counties of McLean and Tazewell previous to the organization of said Woodford county.*

§ 2. The said clerk, person or persons, by him employed to procure copies, as aforesaid, shall have full access to the records and books of the recorder's office of the counties of McLean and Tazewell, for the purpose of making such copies; and the recorders of McLean and Tazewell counties shall carefully compare such copies with the original record in their office; and if they find them to be correct, they shall make a certificate to that effect, under their hands and seal of their offices, at the end of each volume of said copies.

Certificates of clerks of Tazewell and McLean counties.

§ 3. At the end of each deed or will copied as aforesaid, the person copying the same shall note the volume and page of the record from which it is copied.

§ 4. That for their services in comparing such copies, the recorders of McLean and Tazewell counties shall be entitled to a compensation not exceeding ten cents for each deed or will, so compared by them, to be paid by Woodford county.

§ 5. The said clerk of the circuit court of Woodford county shall receive, for each copy so made, one-half the amount now allowed by law for recording deeds and wills in said county of Woodford, to be paid out of the county treasury of said Woodford county, on the completion of the copying of the records aforesaid, satisfactory to the board of supervisors of said Woodford county.

Compensation of the clerks.

§ 6. All copies made, compared and certified, as aforesaid, and all transcripts of such copies, certified under the hand and official seal of the recorder of said Woodford county, shall be received and taken in all courts of justice and other places in this State, in as full and complete a manner as the records from which they shall be taken: *Provided*, that if any discrepancy or variance shall be found to exist between the said copies and the records of McLean and Tazewell counties, certified by the recorders thereof to be correct, and to have been examined with reference to such variance, shall be received as the proper evidence.

Records to be evidence, etc.

§ 7. This act shall not be so construed as to change or affect the existing laws of this State in relation to the admission of copies of deeds and wills as evidence; but the same rules of evidence, as to the production of the original deeds or wills, shall be pursued as is now provided by law.

§ 8. The said clerk shall make or cause to be made or procure a full and complete sectional index of all the land in the said county of Woodford; also to make or cause to be made a full and complete cross index, from grantor to grantee, and from grantee to grantor, all to be paid for out of the county treasury of the aforesaid county of Woodford. The whole to be done in two years from the passage of this act, and paid for by the county, in orders drawn by the proper authorities, when said work is done, as aforesaid.

Sectional index.

§ 9. *Be it further enacted*, That all acts and parts of acts coming in conflict with the provisions of the foregoing act shall be deemed to have no force or effect in the county of Woodford.

§ 10. This act shall take effect from and after its passage, and be deemed a public act.

APPROVED February 21, 1861.

JOINT RESOLUTIONS.

JOINT RESOLUTION in relation to the improvement of navigation of the Illinois River.

Resolved by the Senate, the House of Representatives concurring herein, That the board of trustees of the Illinois and Michigan Canal be and are hereby authorized and instructed to cause prompt and thorough surveys, examination and estimates to be made of the Illinois River, and of the Illinois and Michigan Canal, and also of portions of the Des Plaines and Chicago rivers, and of the portage between said rivers, for the purpose of accurately ascertaining the comparative value, cost, efficiency, benefits and advantages, direct, prospective and incidental, of the different methods proposed or desirable for improving the navigation of the Illinois River, by dredging or excavation of the channel and wing dams, or by supplying water from Lake Michigan, through the enlargement and deepening of the Illinois and Michigan Canal, or otherwise, or by opening a channel from Lake Michigan, by way of the south branch of the Chicago river and Mud lake to the Des Plaines river, and down said canal to a point that will secure a free, flowing, ample and never-failing supply of water, sufficient for the navigation of the Illinois river at all seasons and times, when not obstructed by ice. Such surveys, examinations and estimates to include a plan of enlargement of the Illinois and Michigan Canal, sufficient for the introduction and use of stern-wheel river steamers and propellers upon it, and also of side-wheel river steamers, and to include also an estimate for the channel hereinbefore mentioned, of sufficient size to admit of full and free steamboat navigation from the Illinois river to Chicago and Lake Michigan, as well as a size sufficient for supplying water for all the deficiencies of navigation in the Illinois river, at all seasons. And the said trustees are hereby authorized to employ efficient and competent engineers of high character, to make such surveys, examinations and estimates, and to avail themselves, in their labors, of all reliable surveys and data heretofore made or obtained of the said Illinois river and Illinois and Michigan Canal, and to report the result of all such examinations and surveys to the Governor of the State, as soon as the same shall be completed, and to furnish

ample abstracts thereof to the newspapers of the State for publication, so far as may be desired by them. And the said board of trustees are hereby authorized to pay the necessary expenses of said surveys, estimates and examinations, out of any funds that may be received by them from the earnings of the Illinois and Michigan Canal: *Provided*, that the expenses thereof shall not exceed the sum of six thousand dollars: *Provided*, that no payment shall be made by the said trustees, for or on account of any liability heretofore incurred or moneys heretofore advanced for surveys, plats, or otherwise, exceeding twelve hundred dollars.

JOINT RESOLUTION appointing Official Reporters.

Resolved by the Senate, the House of Representatives concurring herein, That Robert R. Hitt and Henry Binmore be and they are hereby appointed official reporters for this General Assembly; and they are hereby authorized to make full reports of the proceedings and debates of each house of this General Assembly on all subjects of general interests; said reports to be published in the Illinois State Journal and Illinois State Register; and that the said reporters be each paid six dollars per day for so doing.

JOINT RESOLUTIONS in relation to the appointment of Commissioners to Washington.

WHEREAS resolutions of the State of Virginia have been communicated to the General Assembly of this State, proposing the appointment of commissioners by the several States, to meet in convention, on the fourth day of February, A. D. 1861, at Washington,

Resolved by the Senate, the House concurring herein, That, with the earnest desire for the return of harmony and kind relations among all our sister States, and out of respect to the Commonwealth of Virginia, the Governor of the State be requested to appoint five commissioners, on the part of the State of Illinois, to confer and consult with the commissioners of other States, who shall meet at Washington: *Provided*, that said commissioners shall, at all times, be subject to the control of the General Assembly of the State of Illinois.

Resolved, That the appointment of commissioners, by the State of Illinois, in response to the invitation of the State of Virginia, is not an expression of opinion, on the part of this State, that any amendment to the Federal constitution is requisite to secure to the people of the slaveholding States adequate guarantees for the security of their rights, nor an approval of the basis of settlement of our difficulties proposed by the State of Virginia; but it is an expression of our willingness to unite with the State of Virginia in an earnest effort to adjust the present unhappy controversies in the spirit in which the constitution was originally formed and consistently with its principles.

Resolved, That, while we are willing to appoint commissioners to meet in convention with those of other States, for consultation upon matters which at present distract our harmony as a nation, we also insist that the appropriate and constitutional method of considering and acting upon the grievances complained of by our sister States would be by the call of a convention for the amendment of the constitution, in the manner contemplated by the fifth article of that instrument; and, if the States deeming themselves aggrieved shall request congress to call such convention, the Legislature of Illinois will and does concur in such call.

JOINT RESOLUTION for purchase of Governors' Portraits.

Resolved by the House of Representatives, the Senate concurring herein, That the Secretary of State and the Treasurer be and they are hereby authorized to negotiate with Mr. G. F. Wright, the artist, for the completion and purchase, for the State, of his gallery of portraits of the Governors of Illinois, and that they report thereon, with the price charged, at an early day.

JOINT RESOLUTION for purchase of Legislative Directory.

Resolved by the House of Representatives, the Senate concurring herein, That the clerk be instructed to procure, for the use of this General Assembly, one thousand copies of the Legislative Directory, published by T. S. Pinckard and B. A. Richards, and that the bill for the same be included in the general appropriation bill.

JOINT RESOLUTION making payment of balance due on Legislative Directory.

Resolved by the Senate, the House of Representatives concurring herein, That two hundred and fifty dollars, being the balance due Thomas S. Pinckard and B. A. Richards, for one thousand copies of the Legislative Directory furnished to the members of the present General Assembly, be and is hereby ordered to be paid to them on presentation of a certificate, signed by the speakers of the two houses.

JOINT RESOLUTION in relation to the printing of the Agricultural Report.

Resolved by the House of Representatives, the Senate concurring therein, That ten thousand copies of the Transactions of the State Agricultural Society be printed, under the direction of said society; that fifteen hundred copies be for the use of the Legislature; five hundred copies for the State library, and the remainder for the use of the State society and for the distribution to the agricultural, mechanical and horticultural associations throughout the State.

JOINT RESOLUTION in relation to the procurement of bound copies of the Daily Register and Journal.

Resolved by the Senate, the House of Representatives concurring herein, That the Secretary of State be directed to procure, for each member of this General Assembly, a copy of the Daily Illinois State Register or a copy of the Daily Illinois State Journal, from the commencement to the end of the present session of this General Assembly, bound in a suitable form for preservation; each member to select the paper he shall receive.

JOINT RESOLUTION of condolence with the family of the late Governor Bissell.

Be it resolved by the Senate of the State of Illinois, the House of Representatives concurring herein, It having pleased Divine Providence to remove from amongst us,

since the last meeting of the General Assembly, William H. Bissell, late Governor of Illinois, we, for ourselves and for the people of our State, express our profound regret at the loss which our State and the country has suffered by his untimely death; and we and the people will ever hold in grateful remembrance the memory of one who, by his gallant deeds on the field of battle and his distinguished services, both in the National councils, and as the chief executive officer of our State, has so much honored the State, and has set an example worthy of all imitation,

Resolved, That we deeply sympathize with the bereaved family of the deceased; and that a copy of these resolutions be transmitted to the widow and children of the late Governor Bissell, and that the members and officers of the General Assembly will wear crape upon the left arm for the term of thirty days.

JOINT RESOLUTION in reference to tolls on the Illinois and Michigan Canal.

WHEREAS, it has been represented to the General Assembly of the State of Illinois that the tolls now charged by the trustees of the Illinois and Michigan canal on lumber, timber, lath and shingles being transported on said canal, are excessive, and detrimental to the true interests of the State; therefore,

Be it resolved by the Senate of the State of Illinois, the House of Representatives concurring herein, That the State trustee be and he is hereby directed to present to the trustees of the Illinois and Michigan canal, a proposition for a proper reduction of the tolls now charged on lumber, timber, lath or shingles transported on said canal, and that he urge on said trustees the necessity for such reduction, and to provide for a schedule of charges on all freights, consistent with the charges on lumber recommended.

JOINT RESOLUTIONS on Federal Relations.

WHEREAS, although the people of the State of Illinois do not desire any change in our Federal constitution, yet as several of our sister States have indicated that they deem it necessary that some amendment should be made thereto; and whereas, in and by the fifth article of the constitution of the United States, provision is made for proposing

amendments to that instrument, either by congress or by a convention; and whereas a desire has been expressed, in various parts of the United States, for a convention to propose amendments to the constitution; therefore,

Be it resolved by the General Assembly of the State of Illinois, That if application shall be made to Congress, by any of the States deeming themselves aggrieved, to call a convention, in accordance with the constitutional provision aforesaid, to propose amendments to the constitution of the United States, that the Legislature of the State of Illinois will and does hereby concur in making such application.

Resolved, That, until the people of these United States shall otherwise direct, the present Federal Union must be preserved as it is, and the present constitution and laws must be administered as they are; and, to this end, in conformity with that constitution and the laws, the whole resources of the State of Illinois are hereby pledged to the Federal authorities.

Resolved, That copies of the above preamble and resolutions be sent to each of our Representatives and Senators in Congress and to the executives of the several States.

DEPARTMENT OF STATE,)
 Springfield, March 14, 1861. }

I, O. M. Hatch, Secretary of State of the State of Illinois, do hereby certify that the foregoing, except the words printed in brackets thus, [] (which are inserted for the purpose of correction and explanation,) are true and perfect copies of the enrolled laws and joint resolutions on file in my office.

In testimony whereof I have hereunto set my hand, the day and year aforesaid

O. M. HATCH, *Secretary of State.*

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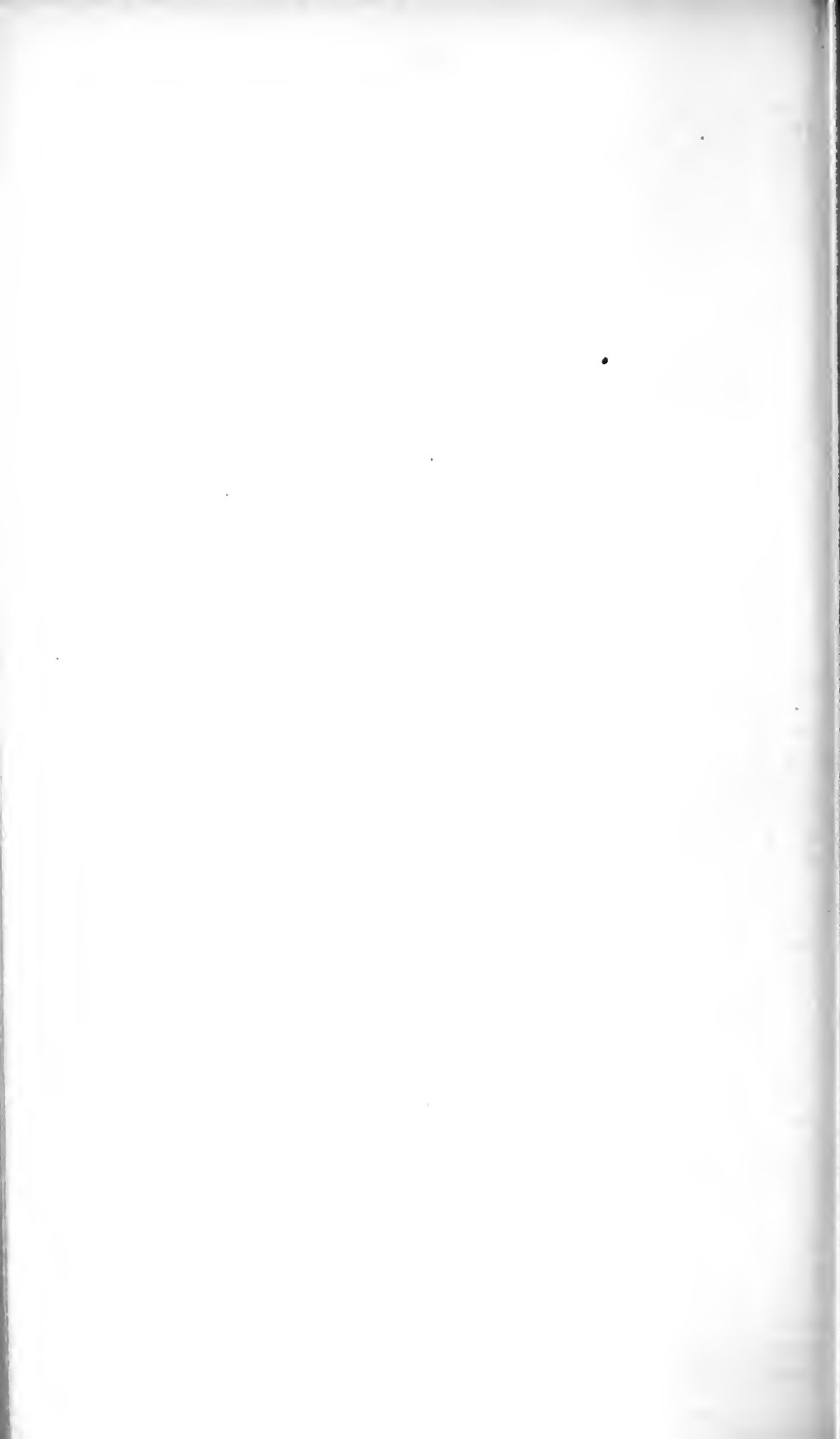
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APPENDIX.



BIENNIAL REPORT
OF THE
STATE TREASURER,

For 1859 and 1860.

TREASURER'S OFFICE, ILLINOIS,
Springfield, Dec. 10, 1860.

To the General Assembly of the State of Illinois :

Pursuant to the requirements of law, I have the honor to report the receipts and disbursements of the public money in the two years ending November 30th, 1860, as follows, viz :

Receipts for revenue purposes, including the balance on hand on the 1st day of December, 1858, amount to \$843,514 88. Payments on the same account amount to \$843,514 88, leaving no balance in the treasury.

Receipts on account of the State Debt Fund, including the balance on hand on the 1st day of December, 1858, amount to \$1,958,639 55. Payments on same account amount to \$1,466,260 45, leaving a balance on hand of \$492,379 10.

Receipts on account of the Interest Fund, including the balance on hand 1st day of December, 1858, amount to \$1,172,524 80. Payments on the same account amount to \$913,099 90, leaving a balance in the treasury of \$259,424 90.

Receipts on account of the State School Fund, including the balance on hand December 1, 1858, amount to \$245,289 23. Payments on the same account amount to \$188,355 96, leaving a balance in the treasury of \$56,933 27.

Receipts on account of the State Land Fund, including the balance on hand December 1, 1858, amount to \$279 12. Payments on same account amount to \$47 82, leaving a balance in the treasury of \$231 30.

Receipts on account of Central Railroad Fund, including the balance on hand 1st day of December, 1858, amount to \$301,420 59. Payments on same account amount to \$195,475 14, leaving a balance in the treasury of \$105,945 45.

Amount of Delinquent Land Tax Fund remaining in the treasury on the first day of December, 1858, is \$4,331 26. This account has not been changed; the balance remains the same, \$4,331 26.

Funds deposited in the treasury from Adams and Hancock counties, belonging to unknown and minor heirs, \$86 40.

For a more detailed account of the receipts and disbursements of the public money, I beg leave to refer you to the annexed statements.

In connection with the subject of the payment of interest, I would suggest that the law now in force leaves too much discretion in, and responsibility on, the treasurer, in paying the interest. The law makes no provision as to the manner in which the money is to be transmitted to New York, or as to the mode of keeping it whilst there. And I respectfully submit whether the legislature may not make some provision for the control and direction of the treasurer, which may lessen the discretion of the treasurer, and the hazard to the state.

I submit also, whether the time fixed by law, during which the treasurer shall keep the money in New York, which is thirty days, is not unnecessarily long. In my judgment, fifteen days is amply sufficient for the payment of the interest; and if the holders of the bonds will not present them within that time the state ought not to incur the hazard of keeping the money longer in New York, and it can be no great hardship to compel the tardy creditors to present their claims at the treasury.

I submit, also, whether some provision should not be made by law to control the payment of state bonds, under the governor's proclamation. No adequate provision is now made for the security of the state funds, when withdrawn from the treasury to make such payments, or for the transmission and keeping of the same. The want of such provisions was severely felt in the payments made under the governor's proclamations in January and August last. And I was compelled to exercise an amount of discretion and incur a responsibility which might not always be safe to the state to require or permit in the treasurer.

WILLIAM BUTLER, *Treasurer.*

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17. Statement of monthly credits, by auditor's receipts.
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No. 1.

STATEMENT of 26th installment of Interest paid in New York.

JAMES MILLER, TREASURER OF THE STATE OF ILLINOIS,

In account with Ketchum, Howe & Co., May 31st, 1859.

When Due.	Stock and Bonds of 1847.	Coupons.	Liquidation Bonds.	Total.
1846. July		\$3 23		\$3 23
1847. January		3 89		3 89
July		7 00		7 00
1848. January	8 98	18 00		26 98
July	8 98	18 00		26 98
1849. January	7 11	14 25		21 36
July	12 49	15 00		27 49
1850. January	14 36	17 25		31 61
July	14 98	18 00		32 98
1851. January	14 98	18 00		32 98
July	17 48	49 00		66 48
1852. January	17 48	49 00		66 48
July	19 98	56 00		75 98
1853. January	21 23	59 50		80 73
July	24 97	70 00		94 97
1854. January	24 97	70 00		94 97
July	29 97	96 96		126 93
1855. January	49 08	226 20		275 28
July	46 05	178 20		224 25
1856. January	61 42	261 60		323 02
July	71 75	327 00		398 75
1857. January	86 09	392 40		478 49
July	144 27	422 40		566 67
1858. January	985 74	512 40		1,498 14
July	2,788 19	4,009 32		6,797 51
1859. January	130,842 42	126,362 64	7,878 27	265,083 33
	\$ 135,312 97	\$ 133,275 24	\$ 7,878 27	\$ 276,466 48
Advertising	22 81			
Express Coupon Book	2 00			
Stationery	52 07			
½ per ct. com's on \$276,466 48	1,382 33			
Six month's salary to 1st July	600 00			
				2,039 21
				\$ 278,525 69

ILLINOIS INTEREST FUND ACCOUNT,

TO JAMES MILLER, Treasurer,

DR.

1859.		
Jan'y 1	To personal expenses to and from New York	\$ 100 00
Jan'y 1	To express and telegraph charges	13 00
Jan'y 1	To exchange on \$278,525 69 @ ¼ per cent.	696 31
		\$ 809,31

No. 2.

STATEMENT of Interest paid on the Debt of the State of Illinois in the City of New York, by JAMES MILLER, Treasurer, from the fourth day of July to the fourth day of August, 1859.

Paid interest due in July, 1859, on \$2,233,482 79 :	
New internal improvement stock, issued under act of 1847, at 3 per cent.	\$67,004 37
Paid interest due in July, 1859, on \$1,657,941 72 :	
Interest bonds, issued under act of 1847, at 3 per cent.	49,788 19
Paid interest due in July, 1859, on \$241,650 21 :	
Liquidation bonds, issued under act of 1849, at 3 per cent.	7,249 51
Paid interest due in July, 1858, on \$1,383 52, interest bonds of 1847, at 3 per c	41 51
Paid interest due in Jan., 1859, on \$1,134 04, new I. L. stock of 1847, at 3 per c	124 02
Paid interest due in Jan., 1859, on \$2,122 31, interest bonds of 1847, at 3 per c	63 67
Paid interest due in July, 1859, on Illinois and Mich. Canal bonds, as follows:	
371 coupons from \$1,000, unregistered bonds, dated prior to 1847, at \$30.	11,130 00
974 coupons from \$1,000, registered bonds, dated prior to 1847, less 20 per c, at \$24	23,376 00
307 coupons from \$1,000, unregistered bonds, dated July 1, 1847, at \$30.	9,210 00
406 coupons from \$1,000, registered bonds, dated July 1, 1847, less 20 per c, at \$24.	9,744 00
28 coupons from £100, unregistered bonds, payable in London, £3, at \$4 90, at \$14 70.	411 60
406 coupons from £100, registered bonds, payable in London, £3, at \$4 90, less 20 per c., at \$11 76.	4,774 56
38 coupons from £300, unregistered bonds, payable in London, £9, at \$4 90, at \$44 10.	1,675 80
501 coupons from £300, registered bonds, payable in London, £9, at \$4 90, less 20 per c, at \$33 28.	17,675 28
2 coupons from £225, unregistered bonds, payable in London, £13 10, at \$4 90, at \$66 16.	132 32
3 coupons from £225, unregistered bonds, payable in London, £13 10 at \$66 15	198 45
112 coupons from £225, unregistered bonds, payable in London, £13 10, at \$4 90, at \$65 48.	7,333 76
538 coupons from £225, unregistered bonds, payable in London, £13 10, at \$4 90— $\frac{1}{2}$ paid, at \$33 08.	17,797 04
11 coupons from £225, unregistered bonds, payable in New York, £13 10, at \$4 44, at \$60.	660 00
20 coupons from £225, unregistered bonds, payable in New York, £13 10, at \$4 44— $\frac{1}{2}$ paid, at \$30.	900 00
24 coupons from £225, registered bonds, payable in New York, £13 10, at \$4 44, less 10 per c. on half, and less 20 per c. on half, at \$51.	1,224 00
6 coupons from £225, registered bonds, payable in New York, £13 10, at \$4 44 less 20 per c., at \$24.	144 00
7 coupons from £225, registered bonds, payable in London, £13 10— $\frac{1}{2}$ at \$4 90, less 20 per c.— $\frac{1}{2}$ at \$4 80, less 10 per c., at \$55 62.	389 34
511 coupons from £225, registered bonds, payable in London, £13 10, at \$4 90, less 20 per c.— $\frac{1}{2}$ paid, at \$26 46.	13,521 06
Paid 1 coupon due January, 1858, from \$1,000 bond, dated 1847, registered, \$30, less 20 per c.	24 00
5 coupons due January, 1859, from \$1,000 bond, dated 1847, registered \$30, less 10 per c., at \$27.	135 00
29 coupons due January, 1859, from £300 bond, payable in London, £9 each, \$4 80, less 10 per c., at \$38 88.	1,127 52
4 coupons due July, 1858, from £225 bond, payable in London, £13 10, at \$4 80, less 10 per c., at \$53 32	233 28
Expenses attending payment of interest in New York, in July, 1859.	1,955 72
	\$247,994 00

No. 3.

STATEMENT of Interest, past due, paid at the Treasury, from the 1st day of August, 1859, to the 27th day of August, 1859.

1859, Aug. 1	The Auditor of P. A. of Illinois, in trust for Bank of America, inscribed stock	\$2,178 40
	The Auditor of P. A. of Illinois, in trust for Merchants' Bank, inscribed stock	1,081 40
	The Auditor of P. A. of Illinois, in trust for Bank of Illinois, inscribed stock	3,534 03
	The Auditor of P. A. of Illinois, in trust for Marine Bank Chicago, inscribed stock	1,592 96
	The Auditor of P. A. of Illinois, in trust for International Bank, inscribed stock	1,488 18
8	Caroline E. Clark, inscribed stock.....	150 00
	John G. Vassar, inscribed stock	90 36
	S. Hale, inscribed stock.....	62 25
	C. Newbold, 10 coupons, at \$24.....	240 00
9	William Phillips, inscribed stock	43 29
16	R. W. Gill, inscribed stock.....	30 00
	Thomas Porteus, inscribed stock	20 75
23	Enoch Moore, 1 coupon.....	24 00
26	M. W. Brown, 1 coupon.....	30 00
27	N. H. Ridgely, 4 coupons, at \$24	96 00
27	Thomas Wells, inscribed stock	183 39
		\$10,845 01

No. 4.

*STATEMENT of Interest, past due, paid at the Treasury, from
September 5th, 1859, to December 19th, 1859.*

1859. Sept.	5	Harriet E. Noble, inscribed stock.....	\$ 9 95
		Farmers' and Traders' Bank, inscribed stock.....	180 00
	9	James X. McLanahan, inscribed stock.....	120 00
	10	James Crouse & Co., inscribed stock.....	20 28
		Isaac Merritt, Trustee, inscribed stock.....	304 80
	16	Murray Forbes, inscribed stock.....	75 75
	21	Guernsey Smith, inscribed stock.....	14 40
	24	W. H. Angel, 2 coupons, at \$60.....	120 00
		J. Bunn, 2 coupons, at \$43 20.....	86 40
	26	Elisha A. Beebe, inscribed stock.....	371 50
	28	J. K. Dubois, 2 coupons, at \$30.....	60 00
	30	Goodhue & Co., 14 coupons, at \$64 80.....	907 20
Oct.	1	Joshua Beall, inscribed stock.....	258 76
	2	The Auditor, in trust for Citizens' Bank, inscribed stock.....	74 05
	3	Francis A. Brewer, inscribed stock.....	83 03
		John Doane, inscribed stock.....	4 77
		The Auditor, in trust for Bank of Galena, inscribed stock.....	612 46
	4	D. Thompson, president, 42 coupons, at \$35 28....	1,481 76
		D. Thompson, president, 2 coupons, at \$11 76....	23 52
	13	N. H. Ridgley & Co., 8 coupons, at \$24.....	192 00
	22	W. Zeigler, 1 coupon.....	30 00
	31	J. W. Phelps, inscribed stock.....	300 00
Nov.	1	J. W. Whipp, 6 coupons, at \$30.....	180 00
		J. Bunn, 2 coupons, at \$66 15.....	132 30
	11	Charles M. Willard, inscribed stock.....	178 50
		Willis Willard, inscribed stock.....	243 36
	12	Horace Billings, inscribed stock.....	120 28
	24	The Auditor, in trust for American Exchange Bank, inscribed stock.....	21 73
		D. Powell, inscribed stock.....	3,852 00
Dec.	2	D. H. Wade, 2 coupons, at \$30.....	60 00
	8	J. W. Whipp, president, inscribed stock.....	240 00
	17	Daniel H. Fitzhugh, inscribed stock.....	20 45
		J. W. Whipp, 1 coupon.....	24 00
			\$10,403 25	
Amount of Auditor's warrant for same.....			10,403 25	

AUDITOR'S OFFICE, ILLINOIS, }
December 19th, 1859. }

I certify that I have this day examined the above account, and find the same to be correct, in accordance with the vouchers on file in the treasurer's office, for back interest paid by him, from 5th September, 1859, to this date.

JESSE K. DUBOIS, *Auditor,*
By H. WILSON.

No. 5.

STATEMENT of Interest paid on the Debt of the State of Illinois, in the City of New York, by WILLIAM BUTLER, Treasurer, during the month of January.

TWENTY-EIGHTH (1860) INSTALLMENT.

Paid interest due in January, 1860, on \$2,242,313 99:	
New internal improvement stock, issued under act of 1847, at 3 per cent. . . .	\$ 67,269 24
Paid interest due in January, 1860, on \$1,588,302 81:	
Interest bonds, issued under act of 1847	47,649 02
Paid interest due in January, 1860, on \$241,650 21:	
Liquidation bonds, issued under act of 1849	7,249 51
Paid interest due in January, 1860, on Illinois and Michigan Canal bonds, as follows:	
369 coupons from \$1000, unregistered bonds, dated prior to 1847, at \$30,	11,070 00
986 coupons from \$1000, registered bonds, dated prior to 1847, less 20 per cent., at \$24	23,664 00
288 coupons from \$1000, unregistered bonds, dated July 1st, 1847, at \$30,	8,640 00
395 coupons from \$1000, registered bonds, dated July 1st, 1847, less 20 per cent., at \$24	9,480 00
40 coupons from £300, unregistered bonds, payable in London, £9, with 9½ per cent. exchange, at \$43 80	1,752 00
517 coupons from £300, registered bonds, payable in London, £9, less 20 per cent., with 9½ per cent. exchange, at \$35 04	18,115 68
28 coupons from £100, unregistered bonds, payable in London, £3, with 9½ per cent. exchange, at \$14 60	408 80
408 coupons from £100, registered bonds, payable in London, £3, less 20 per cent., with 9½ per cent. exchange, at \$11 68	4,765 44
7 coupons from \$1000, internal improvement bonds, at \$30	210 00
700 coupons from \$1000 bonds, refunded stock of 1859, due 1862, at \$30.	21,000 00
21 coupons from \$1000 bonds, refunded stock of 1859, due 1865, at \$30.	630 00
209 coupons from \$1000 bonds, refunded stock of 1859, due 1869, at \$30.	6,270 00
50 coupons from \$1000 bonds, refunded stock of 1859, due 1870, at \$30.	1,500 00
109 coupons from \$1000 bonds, refunded stock of 1859, due 1876, at \$30.	3,270 00
80 coupons from \$1000 bonds, refunded stock of 1859, due 1877, at \$30.	2,400 00
Paid expense attending payment of interest, as per statement herewith.	932 22
	<hr/>
	\$ 236,275 91

No. 6.

STATEMENT of expense attending the payment of interest in the city of New York during the month of January, 1860.

Paid passage of treasurer and clerk to New York.....	\$56 00
expenses on the way.....	20 00
passage of treasurer and clerk to Springfield.....	56 00
expenses on the way.....	20 00
bill of stationery.....	30 00
bill of board.....	218 00
U. S. Express Co., freight on coin and books.....	444 75
W. W. Rose, interest check book.....	20 00
Booram & Bacon, interest book.....	12 00
New York Times, advertising notice of payment.....	27 00
Journal of Commerce " " ".....	6 32
Tribune " " ".....	22 15
	\$932 22

STATEMENT, showing the amount of Inscribed Stock of the State of Illinois, entitled to interest on the first Monday of January, 1860; amount of interest then due; amount paid by the Treasurer, in the City of New York, during the month of January, 1860, and amount payable in Springfield, remaining to the credit of Stockholders, on the books of the Treasurer.

Description of Stock.	Total amount of stock entitled to interest.	Total amount of interest due.	Am't of stock upon which interest has been paid.	Amount of interest paid.	Am't of stock entitled to interest at Springfield.	Int't payable at Springfield.
New internal improvement stock, issued under act of February 28th, 1847.....	\$2,304,859 38	\$69,145 59	\$2,242,313 99	\$67,269 24	\$62,545 39	\$1,876 35
New internal improvement interest bonds, issued under act of February 28th, 1847.....	1,642,954 31	49,288 56	1,588,302 81	47,649 02	54,651 50	1,639 54
Liquidation bonds, issued under act of February 10th, 1849.	250,890 21	7,526 71	241,650 21	7,249 51	9,240 00	277 20
	\$4,198,703 90	\$125,960 86	\$4,072,267 01	\$122,167 77	\$126,436 89	\$3,793 09

No. 8.

STATEMENT of Interest due sundry persons January, 1860, unpaid February 4th, 1860, and payable at Springfield.

Names.	New inter- nal imp't stock.	Int. bonds of 1847.	Int. on new int'l imp't bonds.	Interest on int. bonds.
Baldwin, John C.....		\$771 40		\$23,14
Brewer, James.....	\$262 54		\$7 87	
Brown, Sam'l D.....	1,000 00		30 00	
Carpenter & Vermilye.....	1,000 00		30 00	
Churchill, Joel.....	1,600 00	691 19	48 00	20 73
Clemens, James, jr.....	1,085 76	500 00	32 57	15 00
Coggershall, Jas. M., in trust for Lawton, C.....		535 76		16 07
Coggershall, Jas. M., in trust for Louisa C.....		500 00		15 00
Cody, Richard.....	1,625 00	950 08	48 75	28 50
Doane, Dr. John.....	159 12		4 77	
Felch, A.....	6,000 00		180 00	
Hood, George.....		700 32		21 01
Hunt, Wilson G.....		500 00		15 00
Jones, Walter R.....	2,880 00	2,075 28	86 40	62 26
Jordan, Gabriella K.....		1,000 00		30 00
Noble, H. E.....	331 50		9 95	
Pearsall, Edward.....	3,100 00	1,274 96	93 00	38 25
Pentz & Co.....	3,000 00	827 00	90 00	24 81
Phelps Edward A.....	2,000 00	691 76	60 00	20 75
Powell, D.....	21,400 00		642 00	
Posey, Loyd T.....	1,400 00	582 00	42 00	17 46
Pringle, John J. Isard.....	1,000 00		30 00	
Rogers, John L.....	663 00	1,571 72	19 89	47 15
Robert, Wm. S.....	404 74		12 14	
Smith, John C.....		500 00		15 00
Stone, Robert.....	1,082 01	2,700 00	32 46	81 02
The governor of Illinois.....	4,000 00		120 00	
The Mariners' Savings Institution.....		6,999 54		209 99
The auditor P. A. of Ills. in trust for Am. Ex. bank.....	480 00	244 32	14 40	7 33
The auditor P. A. of Ills. in trust for Bank of Galena.....		20,415 45		612 46
The auditor P. A. of Ills. in trust for Bank of State of Illinois.....	2,467 68	951 08	74 03	28 53
Thompson, H. A.....	1,000 00		30 00	
Townsend, John H.....	754 80	691 76	22 64	20 73
Ward, Thos., N. Y.....	331 50		9 95	
Waller, Homer, jr.....		675 88		20 27
Whittell, Hugh.....	1,000 00		30 00	
White, Miles.....		830 11		24 90
Willard, Chas. M.....	1,376 64	606 87	41 30	18 20
Woodbury, Levi.....		500 00		15 00
Wood, Silas.....		5,000 00		150 00
Whipp, J. W.....	636 48	296 44	19 09	8 90
Wilson, Hall.....	27 26	568 58	82	17 06
Lawrence, Mary Ann.....	477 36		14 32	
Lawler, Michael K.....		500 00		15 00
<i>Liquidation Bonds.</i>				
Hancock, John \$9,240 interest.....	\$277 20			
9,240 ".....	\$277 20	\$62,545 39	\$1,876 35	\$1,639 54

No. 9.

STATEMENT of Interest, past due, paid at the Treasury, from the 3rd day of February, 1860, to the 5th day of June, 1860.

1860.	Feb. 3	John D. Lord, inscribed stock.....	\$180 00
		Isabella McLosky, inscribed stock.....	30 00
		Victorine Jackson, inscribed stock.....	30 00
		Capt. U. P. Levy, inscribed stock.....	161 50
		Charles B. Royce, inscribed stock.....	14 40
		James M. Coale, inscribed stock.....	150 00
		J. L. Robinson, inscribed stock.....	188 40
		Barret Ames, inscribed stock.....	103 76
	4	O. H. Miner, 6 coupons, at \$30.....	180 00
	8	Hall Wilson, attorney, inscribed stock.....	17 88
		J. Bunn, 7 coupons, £13 10s, at \$65 70.....	459 90
	9	E. Bement, 4 coupons, at \$30.....	120 00
		E. Bement, 1 coupon.....	24 00
		D. Thompson, president, 3 coupons, £9, at \$35 04..	105 12
	10	J. Wentworth, 2 coupons, £13 10s, at \$32 40.....	64 80
		J. Wentworth, 1 coupon.....	24 00
		N. Divelbiss, 1 coupon.....	30 00
		N. H. Ridgely & Co., 2 coupons, £13 10s, at \$64 80..	129 60
		Lotus Niles, 3 coupons, at \$24.....	72 00
		J. W. Whipp, 5 coupons, at \$30.....	150 00
		The Auditor P. A., in trust for American Exchange Bank, inscribed stock.....	21 73
		J. W. Whipp, inscribed stock.....	27 99
		J. W. Whipp, 2 coupons, at \$24.....	48 00
		John L. Rogers, inscribed stock.....	67 04
	15	H. A. Thompson, inscribed stock.....	30 00
		N. Divelbiss, 2 coupons, at \$24.....	48 00
		Wisconsin Bank, 1 coupon.....	30 00
	19	Samuel D. Brown, inscribed stock.....	30 00
	22	Uriel Mills, inscribed stock.....	73 79
	23	R. Irwin, secretary, 1 coupon.....	30 00
		R. Cody, inscribed stock.....	77 25
	24	A. Felch, inscribed stock.....	180 00
	27	Importers' and Traders' Bank, New York, 6 coupons, at \$30.....	180 00
	28	Joseph Stitt, inscribed stock.....	30 00
		Hugh Whittell, inscribed stock.....	60 00
		The Auditor P. A., of Illinois, in trust for the Bank of the State of Illinois, inscribed stock.....	205 12
	March 1	George Hood, inscribed stock.....	21 01
	3	Wilson G. Hunt, inscribed stock.....	15 00
	5	N. H. Ridgely & Co., 2 coupons.....	60 00
	6	The Auditor P. A., of Illinois, in trust for the Bank of Galena, inscribed stock.....	612 46
	8	Gabriella K. Jordan, inscribed stock.....	150 00
		Jesse K. Dubois, 26 coupons, at \$30.....	780 00
	12	Homer Waller, jr., inscribed stock.....	40 54
	14	Bank of Portage, 2 coupons, at \$24.....	48 00
	22	Tuthill King, 4 coupons, at \$24.....	96 00
		J. Bunn, 5 coupons, at \$24.....	120 00
		Isaac H. Sturgeon, Assistant Treasurer U. S., part interest due U. S., in trust for Smithsonian Fund..	1,472 88
	30	Samuel F. Smith, inscribed stock.....	51 88
	31	Pentz & Co., inscribed stock.....	574 05
	April 4	Goodhue & Co., 24 coupons, £13 10s, at \$64 80....	1,555 20
	14	Goodhue & Co., 24 coupons, £13 10s, at \$66 15....	1,587 60
		Ward & Co., 1 coupon, £3.....	14 70
		Ward & Co., 5 coupons, £9, at \$44 10.....	220 50

Statement—Continued.

1860. April 14	Ward & Co., 1 coupon, £3	\$ 14 60
	Ward & Co., 5 coupons, £9, at \$43 80.....	219 00
16	Jesse K. Dubois, 3 coupons, at \$27.....	81 00
	Jesse K. Dubois, 2 coupons, at \$24.....	48 00
26	Jesse K. Dubois, 5 coupons, at \$30.....	150 00
May 7	E. G. Beckwith, inscribed stock.....	29 83
14	Ketchum, Son & Co., 2 coupons, at \$30.....	60 00
	J. S. Vredenburg, 2 coupons, at \$24.....	48 00
24	Isaac H. Sturgeon, Assistant Treasurer U.S., balance
28	of interest on bonds held by United States	3,360 00
	John J. Isard Pringle, inscribed stock.....	30 00
June 2	Charles M. Willard, inscribed stock.....	59 50
5	N. Divelbiss, 2 coupons, at \$24	48 00
	Amount of Auditor's warrant.....	\$14,942 03
		14,942 03

SPRINGFIELD, *June* 18, 1860.

I hereby certify that I have examined the above account, and find the same to be correct, in accordance with the vouchers on file in the treasurer's office, for payment of back interest, made by him, from February 3, 1860, to June 5, 1860.

JESSE K. DUBOIS, *Auditor.*

By H. WILSON.

No. 10.

STATEMENT of Interest paid on the Debt of the State of Illinois in the City of New York, by WILLIAM BUTLER, Treasurer, during the month of July.

 TWENTY-NINTH (1860) INSTALLMENT.

Paid interest due July, 1860, on \$2,183,290 06 :	
New internal improvement stock, issued under act of 1847, at 3 per cent. . . .	\$65,498 53
Paid interest due July, 1860, on \$1,573,233 32 :	
Interest bonds issued under act of 1847, at 3 per cent.	47,196 92
Paid interest due July, 1860, on \$795,929 22 :	
Interest bonds of 1857, issued under act of 1857, at 3 per cent.	23,877 85
Paid interest due July, 1860, on \$241,650 21 :	
Liquidation bonds issued under act of 1849, at 3 per cent.	7,249 51
Paid interest due July, 1860, on Illinois and Michigan Canal bonds as follows :	
988 coupons from \$1,000, registered bonds, dated prior to 1847, less 20 per cent, at \$24	23,712 00
390 coupons from \$1,000, unregistered bonds, dated prior to 1847, at \$30. .	11,700 00
412 stamps on \$1,000, registered bonds, dated July 1, 1847, less 20 per cent, at \$24.	9,888 00
265 stamps on \$1,000, unregistered bonds, dated July 1, 1847, at \$30.	7,950 00
517 coupons from £300, registered bonds, payable in London, £9, less 20 per cent., with 9 $\frac{3}{4}$ per cent. exchange, at \$35 12.	18,157 04
45 coupons from £300, unregistered bonds, payable in London, £9, with 9 $\frac{3}{4}$ per cent. exchange, at \$43 90.	1,975 50
520 coupons from £225, registered bonds, payable in London, £13 10, less 20 per cent., with 9 $\frac{3}{4}$ per cent. exchange, at \$52 68.	27,393 60
701 coupons from £225, unregistered bonds, payable in London, £13 10, with 9 $\frac{3}{4}$ per cent. exchange, at \$65 85.	46,160 85
37 coupons from £225, registered bonds, payable in New York, £13 10, less 20 per cent., at \$48.	1,776 00
39 coupons from £225, unregistered bonds, payable in New York, £13 10, at \$60	2,340 00
408 coupons from £100, registered bonds, payable in London, £3, less 20 per cent, with 9 $\frac{3}{4}$ per cent. exchange, at \$11 70.	4,773 60
29 coupons from £100, unregistered bonds, payable in London, £3, with 9 $\frac{3}{4}$ per cent. exchange, at \$14 63.	424 27
57 coupons from \$1,000, internal improvement bonds, at \$30.	1,710 00
9 coupons from \$1,000, refunded stock of 1859, due 1860, at \$30.	270 00
899 coupons from \$1,000, refunded stock of 1859, due 1862, at \$30.	26,970 00
21 coupons from \$1,000, refunded stock of 1859, due 1865, at \$30.	630
215 coupons from \$1,000, refunded stock of 1859, due 1869, at \$30.	6,450 00
112 coupons from \$1,000, refunded stock of 1859, due 1870, at \$30.	3,360 00
112 coupons from \$1,000, refunded stock of 1859, due 1876, at \$30.	3,360 00
91 coupons from \$1,000, refunded stock of 1859, due 1877, at \$30.	2,730 00
Paid expense attending payment of interest as per statement herewith.	852 36
	<hr/>
	\$346,406 03

No. 11.

*STATEMENT of Expenses attending the payment of Interest in the
City of New York, during the month of July, 1860*

Paid for brass stamp	\$4 00
Paid for freight on box to New York.....	4 80
Paid for New York Evening Post, advertising notice of payment.....	16 61
Paid for New York Express, advertising notice of payment	26 40
Paid for New York Tribune, advertising notice of payment	26 40
Paid for freight on box from New York	4 15
Paid for J. R. Bacon, interest book and stationery.....	22 00
Paid for transportation of coin to New York, \$360,000, at $\frac{1}{2}$ per cent	450 00
Paid for passage of treasurer and clerk to New York.....	56 00
Paid for expenses on the way	20 00
Paid for passage of treasurer and clerk to Springfield.....	56 00
Paid for expenses on the way	20 00
Paid for board bills in New York	146 00
	\$852 36

STATEMENT showing the amount of Inscribed Stock of the State of Illinois, entitled to interest on the first Monday of July, 1860; amount of interest then due; amount paid by the Treasurer, in the City of New York, during the month of July, 1860, and amount payable at Springfield, remaining to the credit of Stockholders, on the books of the Treasurer.

Description of Stock.	Total amount of stock entitled to interest.	Total amount of interest due.	Am't of stock upon which interest has been paid.	Amount of interest paid.	Am't of stock entitled to interest at Springfield.	Int'st payable at Springfield.
New internal improvement stock, issued under act of February 28th, 1847.....	\$2,238,841 89	\$67,165 07	\$2,183,290 06	\$65,498 53	\$55,551 83	\$1,666 54
New internal improvement interest bonds, issued under act of February 28th, 1847.....	1,625,238 64	48,757 04	1,573,233 32	47,196 92	52,005 82	1,560 12
Liquidation bonds, issued under act of February 10th, 1849	250,890 21	7,526 71	241,650 21	7,219 51	9,240 00	277 20
Interest stock of 1857, issued under act of February 18th, 1857.....	875,822 34	26,274 62	795,929 22	23,877 85	79,893 12	2,396 77
	\$4,990,793 08	\$149,723 44	\$4,794,102 81	\$143,822 81	\$196,630 27	\$5,900 63

STATEMENT of Interest due sundry persons July, 1860, unpaid August 1st, 1860, and payable at Springfield, Ill.

Names.	New improv't stock.	Int. on new int. imp.	Int. bonds of 1847.	Int. on int. bonds of 1847.	Int. bonds of 1857.	Int. on int. bonds of 1857.
Baring Bros. & Co.					\$8,630 00	\$108 90
Brewer, James	\$262 54	\$7 87				
Britten, Daniel					2,126 64	63 80
Churchill, Joel	1,600 00	48 00	\$691 19	\$20 73		
Clark, R. Smith	1,000 00	30 00	500 00	15 00		
Clemens, James, jr.	1,085 76	32 57	500 00	15 00		
Coggershall, James M., in trust for Lawton C.			535 76	16 07		
Coggershall, James M., in trust for Louisa C.			500 00	15 00		
Corwith, Henry					10,865 81	325 97
Cowles, Francis W.	1,000 00	30 00	720 00	21 60		
Cowles, Edmund B.	1,000 00	30 00				
Cushman, W. H. W.			851 62	25 54		
Donnellan, John Callen					4,253 28	127 60
Felch, A.					2,178 00	65 34
Foster, James					4,869 81	146 09
Horne, Samuel					3,000 00	90 00
Hershehoff, John B.			2,000 00	60 00		
Holt, D. R. (cashier)	659 76	19 79	729 40	21 88		
Hunt, Wilson G.			500 00	15 00		
Jordon, Gabriel	477 36	14 32				
Jones, John T.					1,650 42	49 51
Lawlor, Michael K.			500 00	15 00		
McIntyre, Donald					1,263 60	37 90
McMurray, Robert	1,440 00	43 20				
Moore, John					2,936 03	88 09
Nichols, Lyman					1,089 00	32 67
O'Farrell, Mathew					2,074 12	62 22
Pardee, Theron	205 29	6 16				
Phelps Edward A.	2,000 00	60 00	691 76	20 75		

Phillips, William.....			43 29				
Phillips, James H. (ex'r).....	1,400 00	42 00		1,442 92	1,089 00	32 67	
Posey, Loyd T.....	21,400 00	642 00		582 00			
Powell, D.....							
Rankin, David.....							
Robinson, C. C.....							
Smith, John C.....							
Smith, S. A.....							
Sydau, Richard.....	1,200 00	36 00		518 26	15 55		
The Mariners' Savings Institution, New York.....				6,999 54	209 99		
The governor of the state of Illinois.....	4,000 00	120 00					
The auditor, in trust for Bank of Galena.....							
The auditor, in trust for Bank of State of Illinois.....	2,467 68	74 03		20,415 45	612 46		
The auditor, in trust for State Bank of Illinois.....				951 08	28 53		
The auditor, in trust for State Bank, St. Johns.....	6,000 00	180 00					90 00
Thurston, Joseph.....							
Townsend, John H.....	754 80	22 64		2,000 00	60 00		
Townsend, Rebecca P.....				4,134 68	124 04		
Turville, George Fortesque.....				691 76	20 75		
Twining, Thomas.....							
Vassar, John G.....	2,320 50	69 61					
Ward, Thomas (New York).....	331 50	9 95					
Washington, Mrs. Anna.....	8,570 00	107 10		2,421 16	72 63		60 00
White, Miles.....				830 11	24 90		
Willard, Charles M.....	1,376 64	41 30		606 87	18 20		
Woodbury, Levi.....				500 00	15 00		
Witham, Francis.....							
	\$55,551 83	\$1,666 54	\$1,560 12	\$52,005 32	\$79,893 12	\$2,396 77	

LIQUIDATION BONDS: John Hancock, \$9,240 00 stock; \$277 20 interest

No. 14.

STATEMENT of Interest, past due, paid at the Treasury, from the 21st day of July, 1860, to the 30th day of November, 1860.

July	21	N. H. Ridgely & Co., 2 coupons, at §24.....	§48 00
Aug.	3	E. Pearsall, inscribed stock.....	262 50
		J. Bunn, 16 coupons, at §24.....	384 00
		J. Bunn, 7 coupons, at £13 10— $\frac{1}{2}$ paid, at §24.....	168 00
		Walter R. Jones, inscribed stock.....	148 66
		Robert Stone, inscribed stock.....	113 48
	6	Lotus Niles, 1 coupon.....	30 00
	7	W. S. Roberts, inscribed stock.....	24 28
		H. E. Noble, inscribed stock.....	9 95
	10	Chas. M. Willard, inscribed stock.....	59 50
	11	N. Divelbiss, teller, 1 coupon.....	30 00
	14	Baring Brothers & Co., inscribed stock.....	108 90
	15	Mathew O'Farrell, inscribed stock.....	62 22
	18	John Moore, inscribed stock.....	88 09
	27	D. R. Holt, cashier, inscribed stock.....	41 67
	29	Thos. Twining, inscribed stock.....	640 87
	31	M. O'Farrell, 1 bond, stamped.....	30 00
Sept.	4	Jas. Foster, inscribed stock.....	146 09
	6	U. P. Levy, inscribed stock.....	161 50
	12	Phenix Bank, N. Y., 2 bonds, stamped, at §30.....	60 00
		Mary Ann Lawrence, inscribed stock.....	14 32
	18	James G. King's Sons, 6 coupons, at §30.....	180 00
	26	The auditor, in trust for Bank of the State, inscribed stock.....	102 56
	28	Wm. Phillips, inscribed stock.....	43 29
		John C. Baldwin, inscribed stock.....	23 14
Oct.	3	D. Thompson, pres't., 29 coupons, £9, at §35 04.....	1,016 16
		D. Thompson, pres't., 29 coupons, £9, at §35 12.....	1,018 48
	11	David Rienhard, 7 coupons, at §30.....	210 00
	20	J. W. Whipp, 1 bond, stamped.....	30 00
	27	Unity Fire Insurance Co., of London, 1 coupon, £13 10— $\frac{1}{2}$ paid.....	33 08
		Unity Fire Insurance Co., of London, 1 coupon, £13 10s.....	65 8 $\frac{3}{4}$
Nov.	7	John Hancock, inscribed stock.....	1,108 80
	15	Jesse K. Dubois, auditor, 4 bonds, stamped, at §24.....	96 00
		Jesse K. Dubois, auditor, 8 bonds, stamped, at §30.....	240 00
	20	R. Irwin, sec'y, 1 coupon.....	30 00
	28	James C. Conkling, 2 coupons, at §30.....	60 00
		Amount of auditor's warrant.....	§6,889 39
			6,889 39

SPRINGFIELD, ILLINOIS,
November 30th, 1860.

I hereby certify that I have examined the above account, and find the same to be correct, in accordance with the vouchers on file in the treasurer's office, for payment of back interest, made by him, from July 21st, 1860, to November 30th, 1860.

JESSE K. DUBOIS, Auditor.
Per O. H. MINER.

No. 15.

STATEMENT of Collections on Account of Revenue.

To balance in the treasury for revenue purposes December 1st, 1858	\$153,074 13
taxes collected and paid over by collectors, assessed in the year 1857, and prior years, for revenue purposes.....	8,589 20
taxes collected and paid over by collectors, assessed in the year 1858, for revenue purposes.....	388,531 47
taxes collected and paid over by collectors, assessed in the year 1859, for revenue purposes.....	287,708 68
amount paid into the treasury for redemptions and sales of property pur- chased by the state, on execution, for revenue purposes.....	296 41
amount paid into the treasury from drainage fund	2,102 50
“ “ “ for hawkers' and peddlers' licenses.....	350 00
“ “ “ from estate in bankruptcy of Biddulph, Wright & Co., London, England	2,862 49
	\$843,514 88

STATEMENT of Monthly Receipts of Revenue, Special Taxes, &c.

Date.	Revenue.	State Debt.	Interest.	State School. Fund.	Ill. Gen. R. R. Fund.	L'd Fund.	Total.
1858.							
December,	\$2,437 62	\$6,771 85	\$4,612 98	\$761 18	\$71,749 77	\$86,333 40
1859.							
January,	6,846 15	4,334 94	2,907 81	3,230 99	17,319 92
February,	3,771 55	13,302 55	9,076 53	26,159 63
March,	5,615 30	2,027 23	2,809 19	305 58	10,757 30
April,	2,733 69	103 69	2,151 75	198 51	5,187 64
May,	12,228 46	9,152 68	7,810 53	208 96	29,400 63
June,	22,495 63	22,002 70	43,085 57	3,321 69	90,905 59
July,	36,199 54	36,064 93	44,939 57	605 56	58,137 68	175,947 28
August,	116,895 62	137,731 07	137,297 03	23,030 74	413,974 46
September,	79,546 87	105,469 08	105,431 21	15,353 79	305,740 95
October,	75,747 17	172,960 23	118,785 74	64,111 78	431,604 92
November,	14,878 34	96,434 25	28,401 39	10,923 27	150,637 25
	379,395 94	606,295 20	507,309 33	122,072 05	129,887 45	1,744,959 97
1860.							
December,	10,965 57	87,196 55	11,783 07	3,912 68	113,857 87
January,	6,250 41	7,704 47	7,358 79	21,313 70
February,	9,433 96	8,941 98	14,307 72	152 24	32,835 90
March,	13,922 13	11,764 02	15,500 61	1,474 86	73,966 78	116,628 43
April,	10,407 10	12,618 43	10,356 25	223 32	33,605 10
May,	14,551 47	2,949 60	17,117 84	448 40	35,067 31
June,	65,183 58	88,402 24	85,669 58	4,292 94	243,548 34
July,	77,161 03	118,881 90	107,607 40	20,302 77	80,612 56	404,565 66
August,	31,072 04	73,267 35	48,352 54	12,556 61	165,248 54
September,	18,915 58	35,771 09	29,958 12	612 49	84,857 28
October,	29,959 30	44,509 70	43,716 17	3,952 26	139 12	122,276 55
November,	23,022 61	93,707 54	50,044 40	13,896 34	181,270 89
Total receipts,	\$690,440 75	\$1,192,010 07	\$949,081 85	\$183,896 96	\$284,463 79	\$139 12	\$3,300,035 54

STATEMENT of Monthly Credits, by Auditor's Receipts.

Date.	Revenue.	State ebt.	Interest Fund	School Fund.	Ill. Cen. R. R. Fund.	State Land Fund.	Total.
1858							
December,	\$14,060 25	\$1,878 59	\$47 93	\$6,763 99	\$16,759 99	\$39,505 75
January,	31,177 80	273,167 24	29 12	39 20	\$47 82	304,461 18
February,	82,059 42	2,766 13	10 97	4,499 53	89,336 05
March,	45,385 08	9,188 34	54,573 42
April,	2,407 68	119,266 69	86 50	48 67	121,759 54
May,	7,276 79	51,225 93	58,502 72
June,	25,153 46	1,119 33	279,335 00	305,607 79
July,	35,943 64	39,023 50	812 51	75,779 65
August,	116,236 87	222,741 55	16,437 82	71,943 58	427,359 82
September,	81,993 32	15,749 70	97,743 02
October,	75,870 82	4,070 73	79,941 55
November,	14,904 94	2,020 82	23 36	71,014 14	87,963 26
	532,470 07	742,213 53	295,920 70	83,178 04	88,703 57	47 82	1,742,533 75
1860							
December,	10,860 97	12,041 48	10,403 25	33,609 61	66,915 31
January,	6,348 63	11,565 45	17,914 08
February,	9,438 97	59,546 31	237,459 88	14,379 58	320,824 74
March,	13,923 53	386,177 91	400,101 44
April,	10,407 10	179,370 85	189,777 95
May,	14,551 47	7,370 86	21,922 33
June,	65,174 30	16,809 47	14,942 03	96,925 80
July,	77,166 63	4,965 18	82,131 81
August,	31,074 39	46,199 39	347,484 65	1,066 47	425,824 90
September,	18,497 17	1,432 23	5,510 64	25,440 04
October,	29,979 04	1,074 98	2,313 46	33,367 48
November,	23,622 61	6,889 39	53,615 05	98,947 47	183,074 52
	\$843,514 88	\$1,466,260 45	\$918,099 90	\$188,355 96	\$195,475 14	\$47 82	\$3,606,754 15

R E V E N U E .

CR.

JAMES MILLER, STATE TREASURER, in account with the State of Illinois.

DR.

1858, Dec. 31	To balance in the treasury	\$153,074 13	1858, Dec. 31	By amt. of warrants canceled.	\$14,060 25
31	amt't received from collectors.	\$2,437 62	1859, Jan. 31	" " " "	31,177 80
1859, Jan. 31	" " " "	6,846 15	28	" " " "	82,059 42
Feb. 28	" " " "	3,771 55	March 31	" " " "	45,385 08
March 31	" " " "	5,615 30	April 30	" " " "	2,407 08
April 30	" " " "	2,733 69	May 31	" " " "	7,276 79
May 31	" " " "	12,228 46	June 30	" " " "	25,153 46
June 30	" " " "	22,495 63	July 31	" " " "	35,943 64
July 31	" " " "	36,199 54	Aug. 31	" " " "	116,236 87
August 31	" " " "	116,895 62		Balance delivered to Wm. Butler, treasurer	\$359,700 99
		909,223 56			2,596 70
		\$362,297 69			\$362,297 69

CR.

WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois.

DR.

1859, Sept. 1	To balance received of James Miller, late treasurer.....	\$2,596 70	1859, Sept. 30	By amt't of warrants canceled.	\$81,993 32
30	amt't received from collectors.	\$79,546 87	Oct. 31	" " " "	75,870 82
Oct. 31	" " " "	75,747 17	Nov. 30	" " " "	14,904 94
Nov. 30	" " " "	14,878 34			\$172,769 08
		170,172 38			
		\$172,769 08			\$172,769 08

1859.	Dec.	31	To am	received from collectors.	\$10,965 57	1859.	Dec.	31	By am't of warrants canceled.	10, 0 9
1860.	Jan.	31	"	"	6,250 44	1860.	Jan.	30	"	6,348 63
	Feb.	29	"	"	9,433 96		Feb.	29	"	9,438 97
	March	31	"	"	13,922 13		March	31	"	13,923 53
	April	30	"	"	10,407 10		April	30	"	10,407 10
	May	31	"	"	14,551 47		May	31	"	14,551 47
	June	30	"	"	65,183 58		June	30	"	65,174 30
	July	31	"	"	77,161 03		July	31	"	77,166 63
	Aug.	31	"	"	31,072 04		Aug.	31	"	31,074 89
	Sept.	29	"	"	18,515 58		Sept.	29	"	18,497 17
	Oct.	31	"	"	29,959 30		Oct.	31	"	29,979 04
	Nov.	30	"	"	23,622 61		Nov.	30	"	23,622 61
					\$311,044 81					\$311,044 81
					\$311,044 81					\$311,044 81

STATE DEBT FUND.

DR. JAMES MILLER, STATE TREASURER, in account with the State of Illinois. CR.

1858. Dec. 31	To balance in the treasury	\$6,771 85	1858. Dec. 31	By am't of warrants canceled	\$1,873 59
Dec. 31	am't received from collectors	4,334 94	Jan. 31	"	273,167 24
1859. Jan. 31	"	13,302 55	Feb. 29	"	2,766 13
Feb. 28	"	2,027 23	Mar. 31	"	9,188 34
Mar. 31	"	103 69	Apr. 30	"	119,266 69
Apr. 30	"	9,152 68	May 31	"	51,225 93
May 31	"	22,002 70	June 30	"	1,119 33
June 30	"	36,064 93	July 31	"	39,023 50
July 31	"	137,731 07	Aug. 31	"	222,741 55
Aug. 31	"			balance delivered to William Butler, treasurer	\$720,372 30
		231,491 64			277,748 82
		\$998,121 12			\$998,121 12

DR. WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois. CR.

1859. Sept. 1	To balance received of James Miller, late treasurer	\$277,748 82	1859. Sept. 30	By am't of warrants canceled	\$15,749 70
Sept. 30	am't received from collectors	105,409 08	Oct. 31	"	4,070 73
Oct. 31	"	172,960 23	Nov. 30	"	2,020 82
Nov. 30	"	96,434 25		balance	\$21,841 25
		374,803 56			630,711 13
		\$652,552 38			\$652,552 38

1859. Dec. 30	To balance brought down.....	\$630,711 13	1859. Dec. 30	By am't of warrants canceled..	\$12,041 48
1860. Jan. 31	" " am't received from collectors	87,196 55	1860. Jan. 31	" "	11,565 45
Feb. 29	" "	7,704 47	Feb. 29	" "	59,546 31
Mar. 31	" "	8,941 98	Mar. 31	" "	386,177 91
April 30	" "	11,764 02	April 30	" "	179,370 85
May 31	" "	12,618 43	May 31	" "	7,370 86
June 30	" "	2,949 60	June 30	" "	16,809 47
July 31	" "	88,402 24	July 31	" "	4,965 18
Aug. 31	" "	118,881 90	Aug. 31	" "	46,199 39
Sept. 29	" "	73,267 35		balance.....	\$724,046 90
Oct. 31	" "	35,771 09			492,379 10
Nov. 30	" "	44,509 70			
	" "	93,707 54			
		585,714 87			
		\$1,216,426 00			
		\$492,379 10			
Dec. 1	balance.....				\$1,216,426 00

INTEREST FUND.

DR.

JAMES MILLER, STATE TREASURER, in account with the State of Illinois.

CR.

1858. Dec. 31	To balance in the treasury.....	\$4,612 98	1858. Dec. 31	By amount of warrants canceled	\$47 93
1859. Jan. 31	" " " " " " "	2,907 84	1859. Jan. 31	" " " " " " "	29 12
Feb. 28	" " " " " " "	9,076 53	Feb. 28	" " " " " " "	10 97
March 31	" " " " " " "	2,809 19	April 30	" " " " " " "	36 50
April 30	" " " " " " "	2,151 75	June 30	" " " " " " "	279,335 00
May 31	" " " " " " "	7,810 53	Aug. 31	" " " " " " "	16,437 82
June 30	" " " " " " "	43,085 57			\$295,897 34
July 31	" " " " " " "	44,939 57			182,236 60
Aug. 31	" " " " " " "	137,297 03			
				By balance delivered to William Butler, treasurer.....	
		254,690 99			
		\$478,133 94			\$178,133 94

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DR.

WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois.

CR.

1859. Sept. 1	To balance received of James Miller, late treasurer.....	\$182,236 60	1859. Nov. 30	By amount of warrants canceled	\$23 36
Sept. 30	" " " " " " "	105,431 21		" " " " " " "	434,831 58
Oct. 31	" " " " " " "	118,785 74			
Nov. 30	" " " " " " "	28,401 39			
		252,618 34			
		\$434,854 94			\$434,854 94

1859. Dec. 30	To balance	\$11,783 07	\$484,831 58	1859. Dec. 30	By amount of warrants canceled	\$10,403 25
1860. Jan. 31	amount received of collectors	\$7,358 79		29	"	237,459 88
Feb. 29	"	14,307 72		30	"	14,942 08
March 31	"	15,500 64		31	"	847,484 65
April 30	"	10,356 25		30	"	6,889 39
May 31	"	17,117 84				\$617,179 20
June 30	"	85,669 58				259,424 90
July 31	"	107,607 40				
Aug. 31	"	48,352 54				
Sept. 29	"	29,958 12				
Oct. 31	"	43,716 17				
Nov. 30	"	50,044 40				
			441,772 52		By balance	
			\$876,604 10			
			\$259,424 90			
1860. Dec. 1	To balance					\$876,604 10

SCHOOL FUND.

DR.

JAMES MILLER, STATE TREASURER, in account with the State of Illinois.

CR.

1858. Dec. 1	To balance in treasury	\$761 18	1858. Dec. 31	By amt of warrants canceled	\$6,763 99
31	" " am't received of collectors	3,230 99	1859. Jan. 31	" "	39 20
1859. Mar. 31	" " " "	305 58	Feb. 28	" "	4,499 53
April 30	" " " "	198 51	April 30	" "	48 67
May 31	" " " "	208 96	July 31	" "	812 51
June 30	" " " "	3,321 69		balance delivered to William	\$12,163 90
July 31	" " " "	605 56		Butler, treasurer	80,911 58
Aug. 31	" " " "	23,050 74			
		31,683 21			
		\$93,075 48			

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DR.

WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois.

CR.

1859. Sept. 1	To balance received of James Miller, late treasurer	\$80,911 58	1859. Nov. 30	By amt of warrants canceled	\$71,014 14
Sept 30	" " am't received of collectors	\$15,353 79		balance	100,286 28
Oct. 31	" " " "	64,111 78			
Nov. 30	" " " "	10,923 27			
		90,388 84			
		\$171,300 42			

\$171,300 42

1859, Dec 1	To balance	\$3,912 68	\$100,286 28	1859, Dec. 30	By am't of warrants canceled...	\$33,609 61
1860, Feb. 29	am't received of collectors	162 24	1860, Feb. 29	"	"	14,379 58
1860, Mar. 31	"	1,474 86		Aug. 31	"	1,066 47
1860, April 30	"	223 32		Sept. 29	"	1,432 23
1860, May 31	"	448 40		Oct. 31	"	1,074 98
1860, June 30	"	4,292 94		Nov. 30	"	53,615 05
1860, July 31	"	20,302 77				\$105,177 92
1860, Aug. 31	"	12,556 61				56,933 27
1860, Sept. 29	"	612 49				
1860, Oct. 31	"	3,952 26				
1860, Nov. 30	"	13,896 34				
			61,824 91			
			\$162,111 19			
1860, Dec. 1	balance	\$56,933 27				\$162,111 19

ILLINOIS CENTRAL RAILROAD FUND.

DR.		JAMES MILLER, STATE TREASURER, in account with the State of Illinois.		CR.	
1858. Dec. 1	To balance in the treasury.....	\$16,953 80	1858. Dec. 31	By amount of warrants canceled.	\$16,759 99
31	amount received of treasurer	1859. Aug. 31	“ “	71,943 58
1859. July 31	of Ill. C. Railroad Co.....	71,749 77		balance delivered to William	88,703 57
	“ “	58,137 68		Butler, treasurer.....	58,137 68
		\$146,841 25			\$146,841 25

DR.		WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois.		CR.	
1859. Sept. 1	To balance received of James		1860. Sept. 29	By amount of warrants canceled.	\$5,510 64
	Miller, late treasurer.....	\$58,137 68	Oct. 31	“ “	2,313 46
1860. May 31	amount received of treasurer	Nov. 30	“ “	98,947 47
	of Ill. C. Railroad Co.....	\$73,966 78			\$106,771 57
July 31	“ “	80,612 56		By balance.....	105,945 45
		154,579 34			
		\$212,717 02			\$212,717 02
1860. Dec. 1	To balance.....	\$105,945 45			

LAND FUND.

DR. JAMES MILLER, STATE TREASURER, in account with the State of Illinois. CR.

1858. Dec.	1	To balance in the treasury.....	\$140 00	1859. Jan. 31 Sept. 1	By amount of canceled warrants balance delivered to William Butler, treasurer.....	\$47 82 92 18
			\$140 00			\$140 00

DR. WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois. CR.

1859. Sept.	1	To balance received of James Miller, late treasurer.....	\$92 18		By balance.....	\$231 30
Oct.	31	To amount received from the auditor for lands sold.....	139 12			
			\$231 30			\$231 30
1860. Dec.	1	To balance.....	\$231 30			

DELINQUENT LAND TAX FUND.

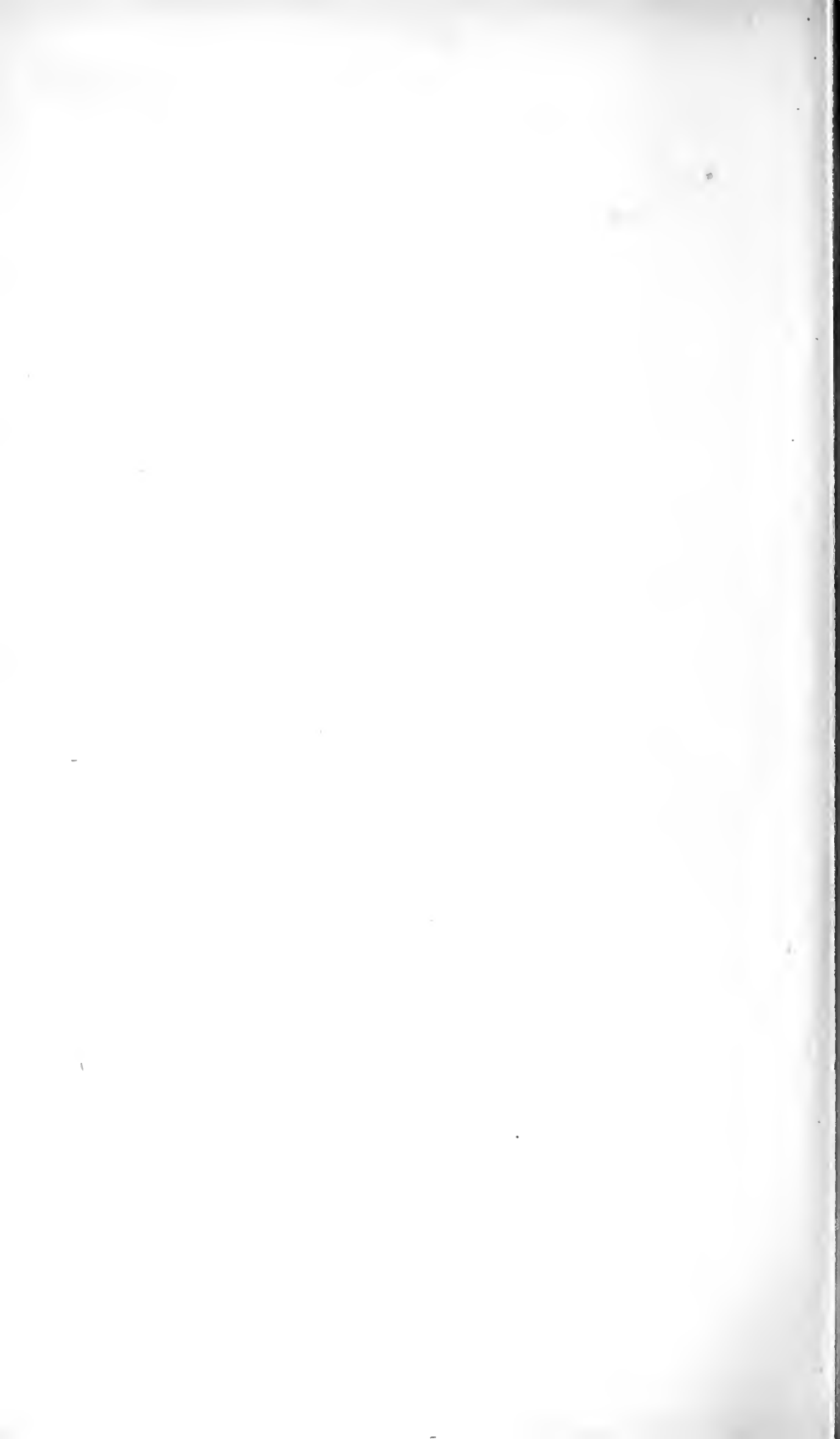
DR.		JAMES MILLER, STATE TREASURER, <i>in account with the State of Illinois.</i>		CR.
1858.	Dec'r 1	To balance in the treasury,	\$4,331 26	1859. Sept. 1. By balance delivered to William Butler, treas.
				\$4,331 26
DR.		WILLIAM BUTLER, STATE TREASURER, <i>in account with the State of Illinois.</i>		CR.
1859.	Sept 1.	To balance received of James Miller, late treas.	\$4,331 26	
1860.	Dec'r 1.	To balance,	\$4,331 26	
				\$4,331 26

UNKNOWN AND MINOR HEIRS.

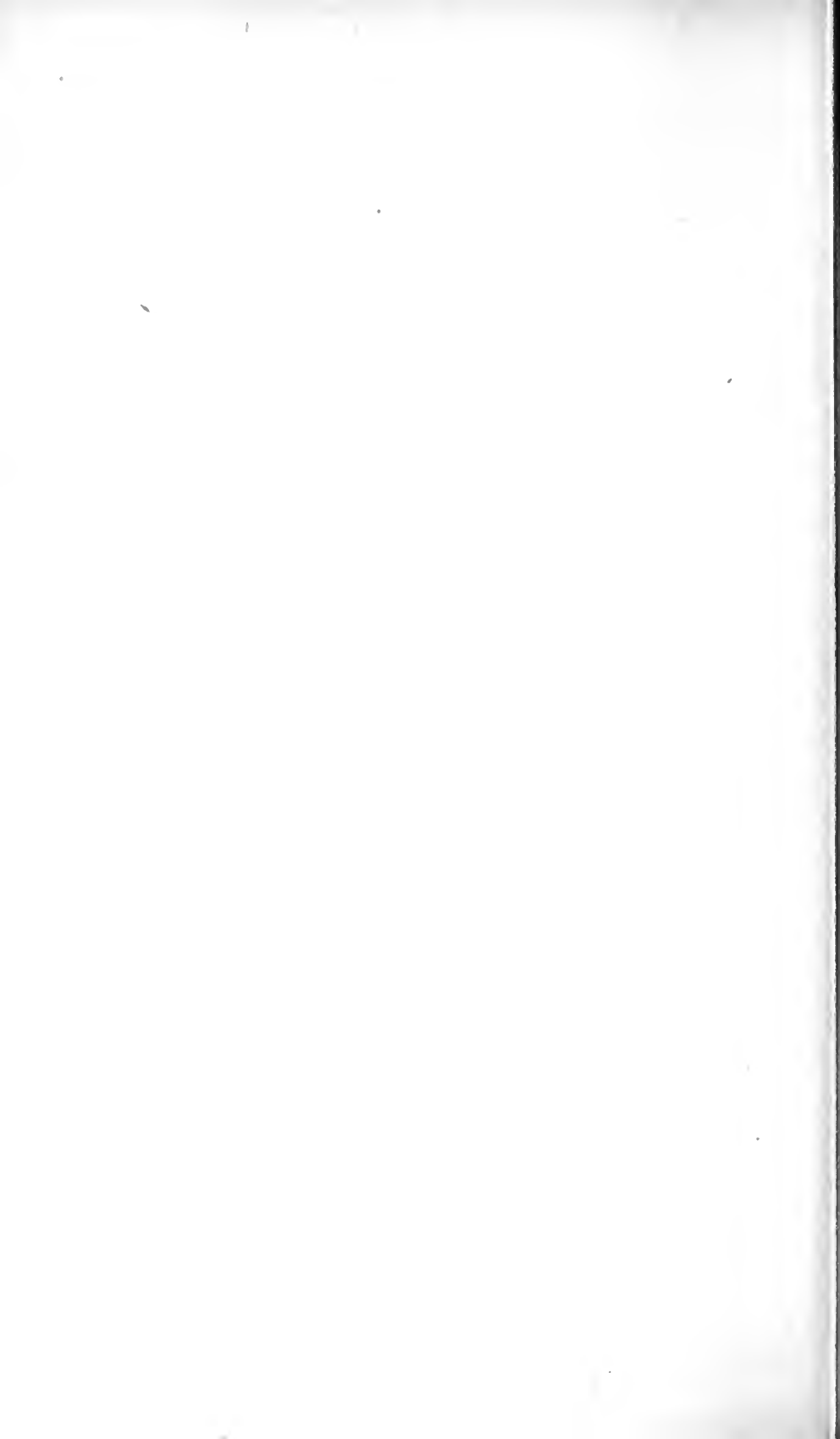
DR.		JAMES MILLER, STATE TREASURER, in account with the State of Illinois.		CR.		
1858.	Dec'r 1.	To balance in the treasury,	\$86 40	1859. Sept, 1	By balance delivered to William Butler, treas.	\$86 40
DR.		WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois.		CR.		
1859.	Sept. 1.	To balance received of James Miller, late treas.	\$86 40	By balance		\$86 40
1860.	Dec'r 1	To balance	\$86 40			

Recapitulation of Treasurer's Accounts.

	Balances in the treasury Dec. 1, 1858.	Am'ts rec'd from Dec. 1, 1858, to Dec. 1, '60.	Total.	Am'ts paid out from Dec. 1, '58, to Dec. 1, 1860.	Balances in the treasury Dec. 1, 1860.	Total.	
Revenue fund.....	\$153,074 13	\$690,440 75	\$843,514 88	\$843,514 88	\$843,514 88	
State debt fund.....	766,629 48	1,192,010 07	1,958,639 55	1,466,260 45	\$492,379 10	1,958,639 55	
Interest fund.....	223,442 95	949,081 85	1,172,524 80	913,099 90	259,424 90	1,172,524 80	
State school fund.....	61,392 27	183,896 96	245,289 23	188,355 96	56,933 27	245,289 23	
State land fund.....	140 00	139 12	279 12	47 82	231 30	279 12	
Central railroad fund..	16,953 80	284,466 79	301,420 59	195,475 14	105,945 45	301,420 59	
Delinq't land tax fund,	4,331 26	4,331 26	4,331 26	4,331 26	
Unknown and minor heirs.....	86 40	86 40	86 40	86 40	
Total.....	\$1,226,050 29	\$3,300,035 54	\$4,526,085 83	\$3,606,754 15	\$919,331 68	\$4,526,085 83	
Amount on hand 1st December, 1858, and amount received to December, 1st, 1860.....							\$4,526,085 83
Amount paid out from December 1st, 1858, to December 1st, 1860.....							3,606,754 15
Total amount of all funds in the treasury, December 1st, 1860.....							\$919,331 68



AUDITOR'S REPORT.



BIENNIAL REPORT
OF THE
AUDITOR OF PUBLIC ACCOUNTS
OF THE
STATE OF ILLINOIS.

AUDITOR'S OFFICE, ILLINOIS,
Springfield, December 1, 1860.

To the General Assembly of the State of Illinois:

I have the honor to submit the following report :

1. A statement of the receipts and expenditures, showing the amount of revenue received, applicable to the payment of the ordinary and contingent expenses of the state government, and the amount disbursed.
2. A general statement of warrants drawn upon the treasury, for all purposes.
3. A detailed statement of warrants drawn on the treasury, and to what appropriation charged.
4. A statement of warrants, drawn by order of the governor, and charged to the contingent fund.
5. A statement of the accounts of the state treasurer.
6. A statement of the redemption money received from minor heirs, and due the owners of tax deeds.
7. A statement of the condition of the school, college and seminary funds.
8. A statement of state indebtedness, purchased by the governor, with the surplus proceeds of the two mill tax, canceled and deposited in the auditor's office.
9. A statement of state indebtedness, purchased by the governor, with the Central Railroad fund, canceled and deposited in the auditor's office.

10. A statement of state bonds redeemed under the governor's proclamation, of January 10th, 1860, and paid for with the surplus proceeds of the two mill tax.
11. A statement of state bonds redeemed under the governor's proclamation, of August 10th, 1860, and paid for with the Central Railroad fund.
12. A statement of state indebtedness purchased by the governor, with funds received from sales of state lands, canceled and deposited in the auditor's office.
13. A statement of bonds paid in full, from the proceeds of the two mill tax, January 1, 1859.
- 14 and 15. Tabular statements of personal and real property, assessed and taxed for the years 1858 and 1859.
16. A statement of the dividends of the school tax and interest funds, for the years 1858 and 1859.
17. A statement of the state taxes charged in the several counties and the city of Quincy, for the years 1858 and 1859, amount collected, etc.
18. A statement of the school tax fund, for the year 1858.
19. A statement of the school tax fund, for the year 1859.
- 20 to 25. The several statements and tables, exhibiting the condition and affairs of the banks of the state, organized under the provisions of the general banking law.

In presenting this report it may not be deemed improper for me to accompany the same by some suggestions concerning the financial affairs of our state; particularly such as come within the supervision of the auditor of public accounts. An examination of the statements and exhibits, herewith laid before your honorable body, will show a condition of affairs, which, in my judgment, calls for careful consideration, and, perhaps, legislation, on your part. It will be found that on the first of December, 1860, the state treasury was completely drained of revenue; there being not even a single dollar applicable to the payment of the ordinary expenses of the government. It will also be found that the valuation of taxable property, for the past year, is, in amount, so far below the valuation of previous years, that the sum to be realized from taxation, during the next fiscal term of two years, must necessarily fall below the amount required for the ordinary and contingent expenses of the state government, during that time, without a considerable advance in the rate of taxation for revenue purposes.

The statements of assessment for the year 1860 have, as yet, been received from but few of the counties. So far as the same have come to hand, they are found to be, in nearly every instance, diminished in amount, since 1859; and it will also be found that but little more than one-half of the whole number of tax collectors have made full payment of their accounts for tax collected. In view of these things, I can but deem it my duty to point out what, to me, appear to be some of the causes that have produced these effects. Much of this loss of revenue may, doubtless, be attributed to the effects of the financial crisis of 1857 and 1858, and the partial failure of agricultural products in our state, for two or three years, last past; but much more, than from all other

causes, the results enumerated have been produced, as I believe, by the manner in which our revenue laws have been executed. It is my belief that an honest and faithful execution of our present assessment and collection laws would furnish ample means for all necessary governmental expenses, and, at the same time, distribute the burden of the same fairly and equally. Yet, I am more and more convinced, the longer I have to do with the supervision of revenue matters, that some means, in addition to those already provided, are needed, to insure such an operation of the law as was contemplated by its framers.

The present method of valuing personal property seems, to my mind, objectionable; and I am of opinion that a change in the law requiring persons listing personal property to make oath to the correctness of the same would largely increase the revenue of the state and counties. A change in the manner of compensating assessors, by which they should receive a *per centage* on the amount of taxes collected, instead of a *per diem* allowance, would, in my opinion, insure a much more correct valuation of real property than has ever been obtained under our present law. By uniting the duties of assessor and collector in the person of the same officer, this change could be easily effected.

Several instances have occurred, during my term of office, in which the collector of a county has been defaulter for state taxes, and, after suit has been brought on his bond, has come forward, either before or after judgment had been obtained, and paid off the amount, and at the end of the succeeding year has again been a defaulter, and the amount left to be made out of the property of his securities. I have good reason to believe that payment has been made, in these instances, with money received from the collection of the year succeeding the first default; and it seems but proper that some provision should be made, whereby no collector can be permitted to undertake a second year's collection until he shall produce satisfactory evidence to the county authorities, showing that he has fully accounted for and paid over the taxes of the previous year; and, also, that a collector may be chosen in case of failure of the regular officer to produce such evidence.

The present law concerning forfeited property is found not to operate satisfactorily. In several of the counties, as I have been credibly informed, property owners have entered into combinations to avoid payment of taxes, and have prevented their property from being sold at tax sales, from year to year, and now, in 1860, have, under the operation of the five year provision of the revenue law, defeated the collection of taxes on their property. It seems necessary that some legislation should be had, in reference to a different disposition of forfeited property.

The Southern Bank of Illinois, at Belleville, and Clark's Exchange Bank, at Springfield, have complied with the provisions of the act of 1857, and have withdrawn their securities. Their circulating notes are redeemed by N. H. Ridgely & Co., of Springfield. The time allowed by law for the redemption of notes of the Bank of Belleville, Bank of Hutsonville, Hamilton County Bank, and Rushville Bank, having expired, the balances of their assets, in my hands, have been paid over to the receivers and stockholders of the respective banks, in accordance with the law.

The time allowed for the presentation of the notes of the People's Bank, and Stock Security Bank, for the *pro rata* dividend declared thereon, has expired, leaving a balance of assets in my hands, arising from lost circulation, sufficient to enable me to declare a second dividend upon the former of six per cent., and upon the latter of seven and three-fourths per cent. This will pay the notes of the People's Bank at par, and those of Stock Security Bank at ninety-six cents to the dollar.

During the past two years the circulation of the banks of the state has largely increased, owing partially to the advancing business necessities of the state, but principally to the fact that its known character for security has obtained for it a much wider circulation, in the adjoining states, than it has heretofore had. And I am satisfied that a rigid execution of our banking laws, together with a few amendments, is all that is necessary to make it acceptable to our people.

The immense amount of books, papers, vouchers, &c., &c., pertaining to an office like this, where all the revenue and banking business of the state is transacted, requires and imperatively demands more room and facilities for the proper transaction of its business, and it is earnestly urged upon the General Assembly to make such provision as the pressing necessities of the case demand.

JESSE K. DUBOIS.

No. 1.

STATEMENT of Receipts and Expenditures from the 1st day of December, 1858, to the 30th day of November, 1860, inclusive.

RECEIPTS.	Amount.
Taxes collected and paid over by collectors, on real and personal property assessed in the year 1857, and prior years, for revenue purposes.....	\$8,589 20
Taxes collected and paid over by collectors, on real and personal property assessed in the year 1858, for revenue purposes.....	388,531 47
Taxes collected and paid over by collectors, on real and personal property assessed in the year 1859, for revenue purposes.....	287,708 68
Amount paid into the treasury for redemptions and sales of property purchased by the state, on execution, for revenue purposes.....	296 41
Amount paid into the treasury from drainage fund.....	2,102 50
Amount paid into the treasury for hawkers' and peddlers' licenses.....	350 00
Amount paid into the treasury from estate in bankruptcy of Biddulph, Wright & Co., of London, England.....	2,862 49
Total	\$690,440 75
EXPENDITURES.	Amount.
*Amount of warrants outstanding December 1st, 1858, issued for revenue purposes.....	\$4,269 69
Amount of revenue warrants issued for payment of special appropriations, as shown in statement No.2.....	282,036 59
Amount of revenue warrants issued for payment of ordinary expenses, as shown in statement No. 2.....	568,018 22
Total	\$854,324 50
Amount of revenue warrants redeemed at the treasury from December 1st, 1858, to November 30, 1860.....	843,514 88
Amount of revenue warrants outstanding November 30, 1860.....	\$10,809 62

*My report of December 1st, 1858, stated the amount of revenue fund warrants outstanding to be \$4,615 72, and state debt fund warrants \$2,328 10, in all \$6,943 82. I have since discovered that this was erroneous, and that the correct amount of revenue fund warrants was \$4,269 69, as shown in the above table; and the amount of state debt fund warrants was \$2,674 13, being the same aggregate amount

No. 2.

A GENERAL STATEMENT of the amount of warrants drawn upon the Treasury from the 1st day of December, 1858, to the 30th day of November, 1860, and charged to the following accounts:

To what account charged.	Amount.	Total.
Appropriations, special.....	\$4279 28
County agricultural societies.....	750 00
Commissioners to build penitentiary.....	8096 45
Contingent fund.....	3325 78
Fraudulent canal scrip investigation.....	1000 00
Geological survey.....	10,279 46
Money refunded.....	2578 37
Penitentiary appropriations.....	228,146 21
State house appropriations.....	1328 09
Supreme court, first division.....	4622 95
Supreme court, second division.....	2000 00
Supreme court, third division.....	15,630 00
Total amount paid for special purposes.....		\$282,036 59
Auditor of public accounts.....	\$2668 85
Appropriations, general.....	30,727 29
Bank commissioners.....	2028 60
Conveying convicts to the penitentiary.....	26,435 70
Clerks' fees on lands.....	321 68
Distribution of the laws and journals.....	2220 00
Fugitives from justice.....	150 00
Governor of the State of Illinois.....	2875 00
General Assembly.....	21,649 15
Incidental expenses.....	26,771 53
Institution for the blind.....	24,000 00
Institution for the education of the deaf and dumb.....	83,116 40
Insane hospital.....	156,106 90
Judgments, clerks' and sheriff's fees.....	701 31
Judiciary, 1st division, supreme court.....	2522 30
" 2d " " " ".....	2617 46
" 3d " " " ".....	2400 00
" 1st circuit.....	1750 00
" 2d ".....	2038 80
" 3d ".....	2073 91
" 4th ".....	2000 00
" 5th ".....	2171 17
" 6th ".....	1994 56
" 7th ".....	1750 00
" 8th ".....	2000 00
" 9th ".....	2000 00
" 10th ".....	2000 00
" 11th ".....	1750 00
" 12th ".....	2025 00
" 13th ".....	2000 00
" 14th ".....	2000 00
" 15th ".....	2150 00
" 16th ".....	2250 00
" 17th ".....	1750 00
" 18th ".....	2250 00
" 19th ".....	1775 00
" 20th ".....	2000 00
" 21st ".....	2000 00
" 22d ".....	2000 00

General Statement—Continued.

To what account charged.	Amount.	Total.
Judiciary, 23d circuit	\$3105 55
“ 24th “	2600 00
“ 25th “	1361 40
“ 26th “	1366 33
“ court of common pleas, city of Cairo.....	2000 00
“ Cook county court of common pleas, and superior court of Chicago.....	4472 00
“ Recorder's court, city of Chicago.....	2000 00
“ Court of common pleas cities of Elgin and Aurora....	1480 75
“ Alton city court.....	1494 57
“ Recorder's court of LaSalle and Peru.....	1475 51
Militia of Illinois.....	266 10
Office of the executive.....	778 98
“ secretary of state.....	1552 40
“ state treasurer	1195 67
“ auditor of public accounts.....	3552 80
“ superintendent of public instruction	1487 41
Prosecuting attorney Cook county court of common pleas and superior court of Chicago	487 50
“ court of common pleas of the city of Cairo..	1000 00
“ recorder's court of the city of Chicago.....	875 00
“ recorder's court of LaSalle and Peru.....	373 37
“ Alton city court.....	788 95
Public binding	14,313 83
Public printing.....	32,413 66
Porter of the state house.....	226 50
Publishing notices, &c.....	289 65
Reports of the supreme court.....	10,780 00
Redemption money.....	25 39
Secretary of state.....	1543 28
State treasurer.....	1343 28
Superintendent of public instruction.....	2875 00
Superintendent of the penitentiary.....	2439 50
Secretary of fund commissioner.....	339 00
State's attorneys' fees.....	567 86
State's attorney, 1st circuit.....	875 00
“ 2d “	1500 00
“ 3d “	919 05
“ 4th “	1000 00
“ 5th “	1175 35
“ 6th “	1000 00
“ 7th “	823 73
“ 8th “	1000 00
“ 9th “	1200 00
“ 10th “	1000 00
“ 11th “	1125 00
“ 12th “	1030 55
“ 13th “	1000 00
“ 14th “	1000 00
“ 15th “	1000 00
“ 16th “	1125 00
“ 17th “	1000 00
“ 18th “	1175 00
“ 19th “	925 00
“ 20th “	997 00
“ 21st “	1000 00
“ 22d “	875 00
“ 23d “	976 90
“ 24th “	997 25

General Statement—Continued.

To what account charged.	Amount.	Total.
State's attorney, 25th district.....	\$805 70
“ 26th “.....	784 75
Supreme court, 1st division.....	2348 22
“ 2d “.....	2203 62
“ 3d “.....	5894 22
Amount paid for ordinary expenses.....	\$568,018 22
State debt fund.....	\$1,463,352 95
Money refunded state debt fund.....	233 37
Interest fund.....	912,730 03
Money refunded interest fund.....	369 87
Money refunded state school fund.....	188,355 96
State land fund.....	47 82
Central railroad fund.....	195,475 14
Amount paid out of special funds.....	\$2,760,565 14
Total amount of warrants issued.....	\$3,610,619 95

No. 3.

DETAILED STATEMENT of the warrants drawn on the treasury during the fiscal term commencing December 1st, 1858, and ending November 30th, 1860, showing on what appropriation, and what account charged.

APPROPRIATIONS—SPECIAL.

Amount paid for services of medical superintendent in insane hospital. App. 1859.....	\$ 775 75
“ to purchase books to restore records of city of Cairo. App. 1859..	300 00
“ refunded to G. W. Cassiday for purchase money of lands sold in error by the state. App. 1859	292 00
“ to Gallatin county, on account of state lands sold by the auditor. App. 1859.....	1,700 00
“ to Jesse York, for lands sold him in error by the auditor. App. 1859	145 53
“ for advertising delinquent lands in Hancock county, for 1857. App. 1859.....	114 00
“ to erect monuments over graves of deceased members of the legislature, at Vandalia. App. 1859	200 00
“ to commissioners to restore records of Wabash county. App. 1859	470 00
“ to secretary of commission to restore records of Wabash county. App. 1859.....	282 00
	\$4,279 28

APPROPRIATIONS—GENERAL.

Amount paid for conveying insane convicts to the insane hospital. App. 1857..	\$117 05
“ to Normal University, from interest on college and seminary funds. App. 1857	19,642 87
“ for expenses of transfer agency in New York. App. 1849.....	1,096 91
“ for expenses of transfer agency in Springfield. App. 1849	1,307 05
“ for salary of state librarian. App. 1849	200 00
“ to state agricultural society, to purchase premiums. App. 1857 ..	6,000 00
“ to chaplains of the penitentiaries.....	565
“ for periodicals for state library. App. 1845.....	20 00
“ for recording sales of swamp lands. App. 1859.....	383 73
“ for recording and reporting abstracts of taxable lands. App. 1853	357 50
“ for recording and reporting swamp land patents. App. 1852.....	44 68
“ for legal advice and other expenses, incurred by the auditor, in defending appeal by Illinois Central Railroad Co., from his assessment of their property, for the year 1859. App. 1859.....	770 00
“ for selecting swamp lands in Randolph county. App. 1852.....	35 00
“ for Haines' township organization law. App. 1855.....	187 50
	\$30,727 29

BANK COMMISSIONERS.

Amount paid for per diem and mileage of Thomas Quick. App. 1857	\$635 60
“ “ “ M. S. Henry. App. 1857	643 00
“ “ “ Wm. H. Herndon. App. 1857.....	750 00
	\$2,028 60

Detailed Statement—Continued.

COMMISSIONERS TO BUILD PENITENTIARY.

Amount paid for per diem and expenses of N. D. Elwood. App. 1857	\$1505 20
“ “ “ Wm. McMurtry. “	2017 00
“ “ “ Wm. B. Plato. “	51 85
“ “ “ Nath'l Niles. “	324 00
“ “ “ Wm. Butler. “	286 90
“ “ “ D. Y. Bridges. “	27 50
“ “ “ Jas. C. Sloo. “	1254 00
“ “ “ Ira A. W. Buck. “	2630 00

 §8096 45

COUNTY AGRICULTURAL SOCIETIES.

Amount paid to county agricultural societies. App. 1855.....	\$150 00
“ “ “ “ App. 1857.....	600 00

 §750 00

CONVEYING CONVICTS.

Amount paid for conveying convicts to the penitentiary. App. 1851.....	§26,435 70
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CLERKS' FEES ON LANDS.

Amount paid for transcripts furnished assessors in 1853. App. 1853.....	§321 68
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DISTRIBUTING LAWS AND JOURNALS.

Amount paid for distributing laws and journals, session of 1855. App. 1849....	§245 00
“ “ “ “ “ “ 1859. “	1975 00

 §2220 00

FUGITIVES FROM JUSTICE.

Amount paid for apprehension and delivery of fugitives from justice. App. 1845	§150 00
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FRAUDULENT CANAL CHECK INVESTIGATION.

Amount paid for expenses of senate finance committee, attendance of witnesses, stationery, &c., in investigating fraudulent funding of canal scrip. App. 1859..	§1000 00
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GEOLOGICAL SURVEY.

Amount paid for salary and expenses of state geologists and assistants, in making geological survey of state, and for topographical maps. App. 1853.....	§10,279 46
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GENERAL ASSEMBLY.

Amount paid officers and members general assembly, session 1859. App. 1857..	§14,017 60
“ “ “ “ “ “ 1859..	6100 00
“ committee to visit penitentiary, session 1857. App. 1857.....	25 00
“ “ “ “ “ “ 1859. “ 1859.....	250 00
“ “ institutions at Jacksonville, session 1857. App. 1857	15 00
“ “ “ “ “ “ 1859. “ 1859	90 00
“ policemen of the state house during session 1859. App. 1857....	159 00
“ for copying laws and journals, session 1859. App. 1849.....	992 55

 §21,649 15

Detailed Statement—Continued.

INCIDENTAL EXPENSES.

Amount paid for repairs, fuel for the legislature and state officials, labor, &c. App. 1857.....	\$832 62
“ for same, stationery, writing paper for the legislature, and other expenses incurred by secretary of state in discharge of his du- ties. App. 1849.....	25,938 91
	\$26,771 53

INSANE HOSPITAL.

Amount paid for ordinary expenses of insane hospital. App. 1859.....	\$80,000 00
“ for completing additions to “ App. 1859.....	72,306 90
“ for fire proof roof “ App. 1859.....	2300 00
“ for furnishing patients' wards in west wing. App. 1859.....	1500 00
	156,106 90

INSTITUTION FOR THE EDUCATION OF THE DEAF AND DUMB.

Amount paid said institution for interest on school, college and seminary funds. App. 1838-39.....	\$5308 28
“ for ordinary expenses of said institution. App. 1859.....	47,250 00
“ for special appropriation for quarter ending March 1, 1859. App. 1859.....	4500 00
“ for special appropriation for balance due on heating and lighting apparatus. App. 1859.....	8458 12
“ for deficiency appropriation on account of misapplication of funds appropriated by legislature of 1857. App. 1859.....	16,000 00
“ for repairs for 1859 and 1860. App. 1859.....	1000 00
“ for insurance for 1859 and 1860. App. 1859.....	600 00
	\$83,116,40

INSTITUTION FOR THE BLIND.

Amount paid for expenses of said institution. App. 1859.....	\$24,000 00
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JUDGMENT, CLERKS' AND SHERIFFS' FEES.

Amount paid for costs in suits by the state. App. 1853.....	\$701 31
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MONEY REFUNDED.

Amount refunded on lands sold in error. App. 1853.....	\$1893 77
“ refunded on accounts over paid by collectors. App. 1853.....	684 60
	\$2578 37

OFFICE OF THE EXECUTIVE.

Amount paid for postage, office of the executive. App. 1857.....	\$595 85
“ for stationery, “ “ App. 1857.....	71 80
“ for candles “ “ App. 1857.....	18 25
“ for carpet, furniture, &c., office of the executive. App. 1857.....	93 08
	\$778 98

Detailed Statement—Continued.

OFFICE OF THE SECRETARY OF STATE.

Amount paid for postage. App. 1857.....	\$44 50
“ for stationery. App. 1857.....	42 22
“ for furniture and repairs. App. 1857.....	13 25
“ for postage. App. 1849.....	466 71
“ for printing blanks, &c. App. 1849.....	111 79
“ for stationery, furniture, lights, repairs, ice, &c. App. 1859.....	363 93
“ for services of porters. App. 1849.....	510 00

\$1552 40

OFFICE OF THE STATE TREASURER.

Amount paid for postage. App. 1857.....	\$12 92
“ for stationery. App. 1857.....	13 50
“ for repairs. App. 1857.....	21 38
“ for making specie boxes. App. 1857.....	22 50
“ for postage. App. 1849.....	101 39
“ for stationery, lights, ice, &c. App. 1849.....	135 40
“ for furniture, repairs, &c. App. 1849.....	435 08
“ for services of porters. App. 1849.....	253 50
“ for legal advice and services in adjusting claims of state against Joel A. Matteson, examining securities, &c. App. 1849.....	200 00

\$1195 67

OFFICE OF THE AUDITOR OF PUBLIC ACCOUNTS.

Amount paid for postage. App. 1857.....	\$48 50
“ for stationery. App. 1857.....	81 40
“ for furniture. App. 1857.....	87 75
“ for legal services defending suit in supreme court. App. 1857.....	100 00
“ for stationery. App. 1849.....	553 17
“ for postage. App. 1849.....	397 35
“ for printing. App. 1849.....	443 05
“ for furniture and repairs. App. 1849.....	116 75
“ for services of porters. App. 1849.....	519 00
“ for fitting up vault for bank dep't. App. 1849.....	483 64
“ for telegraphing, ice, express charges, &c. App. 1849.....	91 35
“ for abstracts of taxable lands. App. 1853.....	30 84
“ for legal services in sundry suits concerning banks and revenue. App. 1849.....	600 00

\$3552 80

OFFICE OF SUPERINTENDENT OF PUBLIC INSTRUCTION.

Amount paid for postage. App. 1857.....	\$687 79
“ for stationery, printing, ice, &c. App. 1857.....	582 12
“ for services of porters. App. 1857.....	217 50

\$1487 41

PUBLIC PRINTING.

Amount paid for printing laws, journals, reports, and current work, session of 1859. App. 1849.....	\$32,413 66
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PUBLIC BINDING.

Amount paid for binding laws, journals and reports, session of 1859. App. 1849.....	\$14,813 83
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Detailed Statement—Continued.

PUBLISHING NOTICES.

Amount paid for advertising proposals for printing, binding, copying and distributing laws, for wood, stationery, proclamations, &c. App. 1849	\$289 65
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PENITENTIARY APPROPRIATIONS.

Amount paid for rebuilding portions of the Alton penitentiary, transporting convicts from Alton to Joliet, salary of chaplain, &c. App. 1859..	\$21,388 12
“ for clothing and cash furnished discharged convicts, and work done on Alton penitentiary. App. 1859.....	6758 09
“ for carrying on works of new penitentiary at Joliet. App. 1859...	200,000 00

 228,146 21

REPORTS OF THE SUPREME COURT.

Amount paid for 2156 volumes Peck's Reports. App. 1845	\$10,780 00
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REDEMPTION MONEY.

Amount paid for redemption money received from minor heirs. App. 1845.....	\$25 39
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STATE HOUSE APPROPRIATIONS.

Amount paid for fitting up committee rooms in basement of state house. App. 1857.....	\$138 55
“ for refurnishing senate chamber. App. 1857.....	689 54
“ for refurnishing representatives' hall. App. 1857.....	500 00

 \$1328 09

STATE'S ATTORNEYS' FEES.

Amount paid for prosecuting suits, and for commissions on amount collected from delinquent collectors. App. 1849	\$567 86
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SUPREME COURT—FIRST DIVISION.

Amount paid to sheriffs for attendance on court. App. 1838-9	\$60 00
“ to clerk for services as law librarian. App. 1857.....	400 00
“ for purchase of law books, in 1859 and 1860. App. 1855.....	2000 00
“ for improvements to court house. App. 1859.....	2622 95
“ for fuel, lights, stationery, furniture, &c. App. 1849.....	1888 22

 \$6971 17

SUPREME COURT—SECOND DIVISION.

Amount paid to sheriffs, for attendance on court. App. 1838-9.....	\$240 00
“ to clerk, for services as law librarian. App. 1857	400 00
“ for purchase of law books, in 1859 and 1860. App. 1855.....	2000 00
“ for fuel, lights, stationery, furniture, &c. App. 1849.....	1563 62

 \$4203 62

SUPREME COURT—THIRD DIVISION.

Amount paid to sheriffs, for attendance on court. App. 1838-9.....	\$400 00
“ to clerk, for services as law librarian. App. 1857.....	400 00
“ for fuel, lights, stationery, furniture, &c. App. 1849.....	5094 22
“ completing court house. App. 1859	13,630 00
“ purchase of law books, in 1859 and 1860. App. 1855.....	2000 00

 \$21,524 22

Detailed Statement—Continued.

SALARIES.		
Amount paid for salary of the governor.	App. 1857	\$375 00
“ “ “ “	App. 1849	2500 00
		\$2875 00
Amount paid for salary of the secretary o. state.	App. 1857.....	\$200 00
“ “ “ “	App. 1849.....	1200 00
“ for clerk hire.	App. 1857.....	143 28
		\$1543 28
Amount paid for salary of the auditor of public accounts.	App. 1857.....	\$250 00
“ “ “ “	App. 1849.....	1750 00
“ for clerk hire.	App. 1857.....	668 85
		\$2668 85
Amount paid for salary of the state treasurer.	App. 1857.....	\$200 00
“ “ “ “	App. 1849.....	1000 00
“ for clerk hire.	App. 1857.....	143 28
		\$1343 28
Amount paid for salary of the superintendent of public instruction.	App. 1857.....	\$2875 00
“ “ “ “ superintendent of the penitentiary.	App. 1857.....	\$2000 00
“ for special appropriation for certain claims.	App. 1859.....	439 50
		\$2439 50
Amount paid for salary of secretary in fund commissioner's office.	App. 1857..	\$339 00
“ “ “ “ porter in the state house.	App. 1857.....	\$226 50
“ “ “ “ justice of supreme court—first division.	App. 1857..	\$472 30
“ “ “ “ “ “ “ “	App. 1849..	2050 00
		\$2522 30
“ “ “ “ “ “ second division.	App. 1855.	\$64 46
“ “ “ “ “ “ “ “	App. 1857.	513 00
“ “ “ “ “ “ “ “	App. 1849.	2040 00
		\$2617 46
“ “ “ “ “ “ third division.	App. 1857.	\$400 00
“ “ “ “ “ “ “ “	App. 1849.	2000 00
		\$2400 00
“ for judge first circuit.	App. 1857.....	\$500 00
“ “ “ “ “ “ “ “	App. 1849.....	1250 00
		\$1750 00
“ for judge second circuit.	App. 1857.....	\$538 80
“ “ “ “ “ “ “ “	App. 1849.....	1500 00
		\$2038 80

Detailed Statement—Continued.

Amount paid for salary of judge	third circuit.	App. 1853.....	\$158 13
“	“	App. 1857.....	243 45
“	“	App. 1849.....	1672 28
			<u>\$2073 21</u>
“	fourth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1500 00
			<u>\$2000 00</u>
“	fifth circuit.	App. 1853.....	\$26 70
“	“	App. 1857.....	500 00
“	“	App. 1849.....	1644 47
			<u>\$2171 17</u>
“	sixth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1494 56
			<u>\$1994 56</u>
“	seventh circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1250 00
			<u>\$1750 00</u>
“	eighth circuit.	App. 1857.....	\$750 00
“	“	App. 1849.....	1250 00
			<u>\$2000 00</u>
“	ninth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1500 00
			<u>\$2000 00</u>
“	tenth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1500 00
			<u>\$2000 00</u>
“	eleventh circuit.	App. 1857.....	\$250 00
“	“	App. 1849.....	1500 00
			<u>\$1750 00</u>
“	twelfth circuit.	App. 1857.....	\$400 00
“	“	App. 1849.....	1625 00
			<u>\$2025 00</u>
“	thirteenth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1500 00
			<u>\$2000 00</u>
“	fourteenth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1500 00
			<u>\$2000 00</u>

Detailed Statement—Continued.

Amount paid for salary of judge	fifteenth circuit.	App. 1857.....	\$500 00
“	“	App. 1849.....	1650 00
			<u>\$2150 00</u>
“	“	sixteenth circuit. App. 1857.....	\$750 00
“	“	“ App. 1849.....	1500 00
			<u>\$2250 00</u>
“	“	seventeenth circuit. App. 1857.....	\$250 00
“	“	“ App. 1849.....	1500 00
			<u>\$1750 00</u>
“	“	eighteenth circuit. App. 1857.....	\$500 00
“	“	“ App. 1849.....	1750 00
			<u>\$2250 00</u>
“	“	nineteenth circuit. App. 1857.....	\$275 00
“	“	“ App. 1849.....	1500 00
			<u>\$1775 00</u>
“	“	twentieth circuit. App. 1857.....	\$500 00
“	“	“ App. 1857.....	1500 00
			<u>\$2000 00</u>
“	“	twenty-first circuit. App. 1857.....	\$500 00
“	“	“ App. 1849.....	1500 00
			<u>\$2000 00</u>
“	“	twenty-second circuit. App. 1857.....	\$500 00
“	“	“ App. 1849.....	1500 00
			<u>\$2000 00</u>
“	Martin Ballou, judge	twenty-third circuit. App. 1857.....	\$500 00
“	“	“ App. 1849.....	141 30
“	Mark Bangs,	“ App. 1849.....	1105 55
“	Martin Ballou,	“	
	on mandamus from supreme court.	App. 1849.....	1358 70
			<u>\$3105 55</u>
“	for salary of judge	twenty-fourth circuit. App. 1857.....	\$500 00
“	“	“ App. 1849.....	1500 00
			<u>\$2000 00</u>
“	“	twenty-fifth circuit. App. 1859.....	\$1361 40
“	“	twenty-sixth circuit. App. 1859.....	\$1366 33
“	“	of the court of common pleas of the city of Cairo. App. 1857.....	\$500 00
“	“	of the court of common pleas of the city of Cairo. App. 1855.....	1500 00
			<u>\$2000 00</u>

Detailed Statement—Continued.

Amount paid for salary of judge of court of common pleas of the cities of Elgin and Aurora. App. 1859.....	\$1480 75
“ for salary of judge of the recorder's court of the city of Chicago. App. 1857.....	\$500 00
“ for salary of judge of the recorder's court of the city of Chicago. App. 1853.....	1500 00
	\$2000 00
“ for salary of judge of Cook co. court of common pleas. App. 1857	\$500 00
“ “ of John M. Wilson, justice of superior court of Chicago. App. 1859.....	1750 00
“ “ Van H. Higgins, justice of superior court of Chicago. App. 1859.....	1111 00
“ “ Grant Goodrich, justice of superior court of Chicago. App. 1859.....	1111 00
	\$4472 00
“ “ judge of Alton city court. App. 1859.....	\$1494 57
“ “ judge of recorder's court of the cities of LaSalle and Peru. App. 1859.....	\$1475 54
“ “ state's attorney first circuit. App. 1857.....	\$250 00
“ “ “ “ App. 1853.....	625 00
	\$875 00
“ “ “ second circuit. App. 1857.....	\$250 00
“ “ “ “ App. 1853.....	750 00
“ “ “ “ special. App. 1859.....	500 00
	\$1500 00
“ “ “ third circuit. App. 1857.....	\$215 25
“ “ “ “ App. 1853.....	698 80
	\$919 05
“ “ “ fourth circuit. App. 1857.....	\$375 00
“ “ “ “ App. 1853.....	625 00
	\$1000 00
“ “ “ fifth circuit. App. 1853.....	\$325 35
“ “ “ “ App. 1853.....	850 00
	\$1175 35
“ “ “ sixth circuit. App. 1857.....	\$250 00
“ “ “ “ App. 1853.....	750 00
	\$1000 00
“ “ “ seventh circuit. App. 1857.....	\$125 00
“ “ “ “ App. 1853.....	698 73
	\$823 73

Detailed Statement—Continued.

Amount paid for salary of state's attorney eighth circuit.	App. 1857.....	\$250 00
“ “ “ “	App. 1853.....	750 00
		<u>\$1000 00</u>
“ “ “ ninth circuit.	App. 1857.....	\$300 00
“ “ “ “	App. 1853.....	900 00
		<u>\$1200 00</u>
“ “ “ tenth circuit.	App. 1857.....	\$250 00
“ “ “ “	App. 1853.....	750 00
		<u>\$1000 00</u>
“ “ “ eleventh circuit.	App. 1857.....	\$250 00
“ “ “ “	App. 1853.....	875 00
		<u>\$1125 00</u>
“ “ “ twelfth circuit.	App. 1857.....	\$208 00
“ “ “ “	App. 1853.....	827 55
		<u>\$1030 55</u>
“ “ “ thirteenth circuit.	App. 1857.....	\$225 00
“ “ “ “	App. 1853.....	775 00
		<u>\$1000 00</u>
“ “ “ fourteenth circuit.	App. 1857.....	\$250 00
“ “ “ “	App. 1853.....	750 00
		<u>\$1000 00</u>
“ “ “ fifteenth circuit.	App. 1857.....	\$250 00
“ “ “ “	App. 1853.....	750 00
		<u>\$1000 00</u>
“ “ “ sixteenth circuit.	App. 1857.....	\$375 00
“ “ “ “	App. 1853.....	750 00
		<u>\$1125 00</u>
“ “ “ seventeenth circuit.	App. 1857...	\$250 00
“ “ “ “	App. 1853...	750 00
		<u>\$1000 00</u>
“ “ “ eighteenth circuit.	App. 1857....	\$150 00
“ “ “ “	App. 1853....	1025 00
		<u>\$1175 00</u>
“ “ “ nineteenth circuit.	App. 1857....	\$130 00
“ “ “ “	App. 1853....	795 00
		<u>\$925 00</u>

Detailed Statement—Continued.

Amount paid for salary of state's attorney twentieth circuit.	App. 1857.....	\$250 00
“ “ “ “ “ “	App. 1853.....	747 00
		<u>\$997 00</u>
“ “ “ “ “ “	twenty-first circuit. App. 1857....	\$250 00
“ “ “ “ “ “	“ “ “ “ “ “ App. 1853....	750 00
		<u>\$1000 00</u>
“ “ “ “ “ “	twenty-second circuit. App. 1857....	\$125 00
“ “ “ “ “ “	“ “ “ “ “ “ App. 1853....	750 00
		<u>\$875 00</u>
“ “ “ “ “ “	twenty-third circuit. App. 1857....	\$250 00
“ “ “ “ “ “	“ “ “ “ “ “ App. 1853....	726 90
		<u>\$976 90</u>
“ “ “ “ “ “	twenty-fourth circuit. App. 1857....	\$250 00
“ “ “ “ “ “	“ “ “ “ “ “ App. 1853....	747 25
		<u>\$997 25</u>
“ “ “ “ “ “	twenty-fifth circuit. App. 1859.....	\$805 70
“ “ “ “ “ “	twenty-sixth circuit. App. 1859.....	\$784 75
“ “ “ “ “ “	for salary of prosecuting attorney of the court of common pleas of the city of Cairo. App. 1857.....	\$250 00
“ “ “ “ “ “	for salary of prosecuting attorney of the court of common pleas of the city of Cairo. App. 1853.....	750 00
		<u>\$1000 00</u>
“ “ “ “ “ “	for salary of the prosecuting attorney of the Cook county court of common pleas, and superior court of Chicago. App. 1857	\$62 50
“ “ “ “ “ “	for salary of the prosecuting attorney of the Cook county court of common pleas, and superior court of Chicago. App. 1859	375 00
		<u>\$437 50</u>
“ “ “ “ “ “	for salary of the prosecuting attorney of the recorder's court of Chicago. App. 1857.....	\$125 00
“ “ “ “ “ “	for salary of the prosecuting attorney of the recorder's court of Chicago. App. 1853.....	750 00
		<u>\$875 00</u>
“ “ “ “ “ “	for salary of the prosecuting attorney of the recorder's court of the cities of Peru and LaSalle. App. 1859.....	\$373 37
“ “ “ “ “ “	for salary of the prosecuting attorney of the Alton city court. App. 1859.....	\$788 95
“ “ “ “ “ “	for salary of the adjutant general of the Illinois militia. App. 1845.....	\$266 10

Detailed Statement—Continued.

SPECIAL FUNDS.		
Amount of warrants issued for <i>pro rata</i> payments on state indebtedness.		\$31,551 05
“ “ issued on the order of Gov. Wm. H. Bissell for state debt fund to purchase state indebtedness. App. 1857.		587,633 75
“ “ issued on the order of Gov. John Wood for state debt fund to purchase state indebtedness. App. 1857.		26,896 98
“ “ issued on the order of the governor for state debt funds to redeem bonds, under proclamations. App. 1857.		600,643 61
“ “ issued on the order of the governor for state debt fund to pay expenses of redeeming bonds, under proclamations.		1434 50
“ “ issued on the requisition of the state treasurer for state debt fund, used in payment of 27th installment of interest due July, 1859. App. 1857.		163,381 38
“ “ issued in payment of claim of Thompson & Foreman, of London, for iron, rails, spikes, nails, &c., furnished the state in 1840. App. 1859.		36,996 34
“ “ issued to pay expense of transporting Thompson & Foreman bonds to Springfield, and transporting coin paid them to New York.		102 50
“ “ issued in payment of claim of Magniac, Jardine & Co., for money advanced to pay interest on the state debt in July, 1841. App. 1859.		14,712 84
“ “ issued for over payments on collectors' accounts.		233 37
“ “ issued for state debt fund.		<u>\$1,463,586 32</u>
“ “ issued for payment of interest on state indebtedness out of interest fund.		\$912,730 03
“ “ issued for over payment on collectors accounts.		369 87
“ “ issued for interest fund.		<u>\$913,099 90</u>
“ “ issued to collectors for over payment of state school fund in their accounts.		<u>\$188,355 96</u>
“ “ issued in payment of state indebtedness purchased by the governor with the Central railroad fund.		24,584 09
“ “ issued for payment of the principal and interest of state bonds redeemed under proclamation of the governor.		98,947 47
“ “ issued for Central railroad fund used in payment of 27th installment of Illinois interest, due July 1, 1859. App. 1857.		71,943 58
Amount of warrants issued for Central railroad fund.		<u>\$195,475 14</u>
“ “ issued in payment for state indebtedness purchased by the governor with the state land fund		\$ 47 82

No. 4.

STATEMENT of warrants drawn upon the Treasury, on account of the contingent fund, from the 1st day of December, 1858, to the 30th day of November, 1860.

Date.	To whom issued and on what account.	Amount.
1858, Dec. 4	To Springfield Gas Light Co., for gas burned in governor's house, month of November, 1858.....	\$38 68
	To Charles Menemier, for taking care of grounds at governor's house.....	150 00
	To Thomas & Huston, for carpenter work at governor's house....	5 00
	To F. S. Rutherford, for expenses incurred as superintendent of penitentiary.....	128 40
	To A. J. Babcock, for work done at governor's house.....	38 69
	To Rawdon, Wright, Hatch & Edson, for printing interest bonds of 1847.....	31 50
	To Thomas & Huston, for carpenter work at governor's house....	4 00
	To G. B. Pease, for painting at governor's house.....	61 10
	To Thos. S. Mather, for flag for state house.....	43 00
1859. Jan. 7	To Springfield Gas Light Co., for gas burned in governor's house, month of December, 1858.....	38 55
	To C. M. & S. Smith, for carpet for governor's house.....	59 39
	To Smith, Edwards & Co., for carpet for governor's house.....	128 64
Feb. 5	To Michael Kehoe, for attendance as witness before senate committee on finance.....	48 00
	To Springfield Gas Light Co., for gas burned in governor's house, month of January, 1859.....	70 85
	To Robert Snape, for repairing door bell at governor's house.....	1 60
	To Benj. F. Johnson, for 53 days services as private secretary of governor during session of general assembly 1859.....	318 00
	To C. A. Kuhl, for 53 days services as messenger of the executive during session of general assembly 1859.....	159 00
	To Springfield Gas Light Co., for gas burned in lamps on state house fence, quarter ending Jan. 31, 1859.....	50 00
	To Wm. H. Powell, for amount paid by him for clerk hire, postage, express carriage, &c., as superintendent of public instruction..	1000 00
	To Henry Binnore, for 52 days services as reporter in house of representatives, session of 1859.....	260 00
	To R. R. Hitt, for 52 days services as reporter in the senate, session of 1859.....	260 00
	To R. R. Hitt, for 1 days service as reporter in the senate, session of 1859.....	5 00
	To Henry Binnore, for 1 days service as reporter in house of representatives, session of 1859.....	5 00
	To Charles P. Button, for services as clerk to house committee on banks and incorporations.....	150 00
	To Wm. E. Avise, for services as assistant enrolling and engrossing clerk of the senate, session of 1859.....	100 00
	To Martin Brooks, for services as clerk to senate committee on banks and incorporations and the judiciary.....	100 00
March 5	To Wm. H. Bissell, for amount paid for telegraph and express charges for governor's office.....	16 25
	To Wm. Denham, for work and repairs at governor's house.....	32 68
Apr. 1	To John Mulredy for labor on grounds at governor's house.....	17 50
	To J. F. Allison, for trees for grounds at governor's house.....	5 75
	Total.....	\$3325 78

STATEMENT of the Treasurer's accounts for the fiscal year 1859 and 1860.

DR. WILLIAM BUTLER, STATE TREASURER, in account with the State of Illinois. CR.

REVENUE FUND.

To balance in the treasury December 1, 1858.....	\$153,974 13	By amount of Auditor's warrants received into the treasury, canceled and deposited in the auditor's office.....	\$843,514 88
To amount received from 1st of December, 1858, to November 30th, 1860.....	639,440 75		
	<u>\$843,514 88</u>		<u>\$843,514 88</u>

STATE DEBT FUND.

To amount of tax for the liquidation of the state debt in the treasury on the 1st of December, 1858.....	\$750,629 48	By amount of auditor's warrants received into the treasury, canceled and deposited in the auditor's office.....	\$1,466,260 45
To amount received into the treasury from the 1st of December, 1858, to November 30, 1860.....	1,192,010 07		
	<u>\$1,958,639 55</u>	To amount to balance account.....	<u>492,379 10</u>
To balance in the treasury December 1, 1860.....	\$192,379 10		<u>\$1,958,639 55</u>

INTEREST FUND.

To amount of interest fund tax in the treasury, December 1st, 1858.....	\$223,442 95	By amount of auditor's warrants received into the treasury, canceled and deposited in the auditor's office.....	\$913,099 90
To amount received from 1st of December, 1858, to November 30th, 1860.....	949,081 85	To amount to balance account.....	259,424 90
	<u>\$1,172,524 80</u>		<u>\$1,172,524 80</u>
To balance in the treasury December 1st, 1860.....	\$259,424 90		

STATE SCHOOL FUND.

To amount of state school tax in the treasury, December 1st, 1858.....	\$61,392 27	By amount of auditor's warrants received into the treasury, canceled and deposited in the auditor's office.....	\$188,355 96
To amount received from December 1st, 1858, to November 30th 1860.....	183,896 96	To amount to balance account.....	56,933 27
	<u>\$245,289 23</u>		<u>\$245,289 23</u>
To balance in the treasury December 1st, 1860.....	\$56,933 27		

Statement—Continued.

CENTRAL RAILROAD FUND.

To amount of Central railroad fund in the treasury, December 1st, 1858.....	\$16,953 80	By amount of auditor's warrants received into the treasury, canceled and deposited in the auditor's office.....	\$195,475 14
To amount received from December 1, 1858, to November 30th 1860.....	284,466 79	To amount to balance account.....	105,945 45
	<u>\$301,420 59</u>		<u>\$301,420 59</u>
To balance in the treasury December 1, 1860.....	\$105,945 45		

STATE LAND FUND.

To amount in the treasury December 1st, 1858.....	\$140 00	By amount of auditor's warrants received into the treasury, canceled and deposited in the auditor's office.....	\$47 82
To amount received into the treasury for state lands sold from December 1, 1858, to November 30th, 1860.....	139 12	To amount to balance account.....	231 30
	<u>\$279 12</u>		<u>\$279 12</u>
To balance in the treasury December 1, 1860.....	\$231 30		

Statement—Continued.

DELINQUENT LAND TAX FUND.

To amount of taxes due counties in the treasury December 1, 1858.....	\$338 26	By amount to balance account.....	\$4331 26
To amount of taxes due the state in the treasury December 1st, 1858.....	3993 00		
	<u>\$4331 26</u>		<u>\$4331 26</u>
To balance in the treasury December 1, 1860.....	\$4331 26		

RECAPITULATION OF TREASURER'S ACCOUNTS.

Name of fund.	In treas'y Dec. 1, 1858.	Rec'd from Dec. 1, '58 to Nov. 30, '60.	Total.	Name of fund.	P'd out from Dec. 1, '58, to Nov. 30, 1860.	Balance in treasury Dec. 1, 1860.	Total.
Revenue fund.....	\$153,074 13	\$690,440 75	\$843,514 88	Revenue fund.....	\$843,514 88	\$843,514 88
State debt fund.....	766,629 48	1,192,010 07	1,958,639 55	State debt fund.....	1,466,260 45	\$492,379 10	1,958,639 55
Interest fund.....	223,442 95	949,081 85	1,172,524 80	Interest fund.....	913,099 90	259,424 90	1,172,524 80
State school fund.....	61,392 27	183,896 96	245,289 23	State school fund.....	188,355 96	56,933 27	245,289 23
Central railroad fund.....	16,953 80	284,466 79	301,420 59	Central railroad fund.....	195,475 14	105,945 45	301,420 59
Delinquent land tax fund.....	4331 26	4331 26	Delinquent land tax fund.....	4331 26	4331 26
State land fund.....	140 00	139 12	State land fund.....	47 82	231 30	279 12
Total.....	\$1,225,943 89	\$3,300,035 54	\$4,525,999 43	Total.....	\$3,606,754 15	\$919,245 28	\$4,525,999 43

Total amount of all funds in the treasury December 1, 1860.....\$919,245 28

No. 6.

REDEMPTION MONEY.

Amount of redemption money received from minor heirs, in the treasury, December, 1, 1858.....	\$367 70
Amount paid out from the 1st day of December, 1858, to the 30th day of November, 1860.....	25 39
Balance in the treasury, December 1, 1860.....	\$342 31

No. 7.

STATEMENT showing the condition of the school, college, and seminary funds, on the 1st day of December, 1860, including the amount received since the 30th day of November, 1858.

1860. Dec. 1	Amount of surplus revenue credited to the school fund.....	\$335,592 32	
Dec. 1	Amount of seminary fund.....	59,838 72	
1858. Dec. 1	Amount of 3 per cent. fund, credited to the school fund, as per auditor's report, of this date.....	\$555,143 17	
1860. Mar. 8	Amount of 3 per cent. fund, credited to the school fund this day, being for interest on Illinois bonds held by the United States in trust, the same having been deducted from time to time, from the payments of 3 per cent. fund, by the secretary of the United States treasury, this day adjusted, and the interest coupons surrendered to the treasurer of the State of Illinois.....	57,975 00	613,118 17
1858. Dec. 1	Amount of 3 per cent. fund, credited to the college fund, as per auditor's report this date.....	111,012 54	
1860. Mar. 8	Amount of 3 per cent. fund credited to the college fund, this day, on account of surrender of interest coupons, by secretary of the United States treasury, as above set forth.....	11,595 00	122,607 54
	Total amount of school, college, and seminary funds this day.....		\$1,131,156 75

No. 8.

A STATEMENT showing the state indebtedness purchased by the Governor of the State of Illinois, canceled and deposited with the Auditor of Public Accounts, and paid for out of the State Debt fund.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
Jan'y 3, 1859.	From Lotus Niles, attorney of the State Bank of Illinois, interest stock of 1857, Nos. 91, 92, 93, 94, 95, 96, 97, \$1000 each, \$7000, at 97 cents. Cost	\$6790 00
"	From Lotus Niles, attorney for the State Bank of Illinois, interest stock of 1857, Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, \$1000 each, \$16,000, at 97. Cost.....	15,520 00
"	From Lotus Niles, vice president of Agricultural Bank, interest stock of 1857, Nos. 600, 601, 602, 603, 604, 605, \$1000 each, \$6000 at 97. Cost.....	5820 00
"	From Joel A. Matteson, interest stock of 1857, No. 2610, \$1098 13, at 97. Cost.....	1065 18
"	From E. Moore, attorney for the Bank of Quincy, interest stock of 1857, Nos. 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, \$1000 each, \$10,000 at 97. Cost.....	9700 00
"	From Alfred Spink, assistant cashier of the Marine Bank of Chicago, interest stock of 1857, Nos. 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, \$1000 each, \$28,000, at 97. Cost.....	27,160 00
"	From Alfred Spink, attorney for the International Bank, interest stock of 1857, Nos. 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, \$1000 each, \$32,000 at 97. Cost.....	31,040 00
6	From C. Ridgely, Illinois and Michigan Canal bond, No. 727, \$1000, at 101, Cost.....	1010 00
4	From F. H. Cutting, agent for M. O. Walker, Illinois and Michigan canal bonds, Nos. 440, 441, 442,, 443, 444, 445, 446, 492, \$900 each, \$7200, at par. Cost.....	7200 00
6	From Lotus Niles, attorney for the State Bank of Illinois, interest stock of 1857, Nos. 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, \$1000 each, \$19000, at 97. Cost.....	18,430 00
8	From Gerard Crane, president Farmers and Drovers Bank, Somers, N. Y., interest stock of 1857, Nos. 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, \$1000 each. No. 1610 \$1444, \$35,444. Cost.....	34,203 46
"	From L. Von Hoffman, attorney &c., interest stock of 1857, Nos. 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, \$1000 each, and 1981, \$1301 92, \$9301 92. Cost.....	8976 34
"	From A. Champion, new internal improvement stock, Nos. 4529, 4530, 4531, 4532, 4533, 4534, 4535, 4536, 4537, 4538, 4539, 4540, 4541, 4542, 4543, 4544, 4545, 4546, 4547, 4548, 4549, 4550, 4551, 4552, 4553, 4554, 4555, 4556, 4557, 4558, 4559, 4560, 4561, 4562, 4563, 4564, 4565, 4566, \$97 13 each, \$3690 94. Cost.....	3690 94
"	From W. A. Platenius & O. F. Lowe, interest stock of 1857. Nos. 1237, 1280, 1281, 1282, 1283, 1284, 2608, \$1000 each, No. 2488, \$1205 68, No. 2605, \$1071 88, and No. 2609, \$1320 45. Total \$10,598 01, at 96½. Cost.....	10,227 07
"	From W. A. Platenius & O. F. Lowe, Illinois and Michigan	

Statement—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
Jan'y 8, 1859	canal bonds registered, Nos. 81, 82, 15, 194, 197, 198, 472, 474, 475, 476, 477, 478, 479, 480, 481, 600, 602, 603, 604, 605, 606, 26, 27, 99, 181, 182, 183, 267, 268, 303, 304, 305, 306, 447, 448, 449, 473, 516, 519, 526, 599, \$1000 each; No. 1020, 1028, 1029, 1048, 1049, £225 sterling, payable in N. Y., \$800 each; Nos. 1053, 1054, 1055, 1056, 1057, 1058, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, £225 sterling, payable in London, \$880 each; No. 78, one bond £300 sterling, payable in London, \$1,173 33; Nos. 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, £100 sterling, payable in London, \$891 11 each, amounting to a total of \$55,377 76, at 101½. Cost.....	\$56,209 10
"	From Jesse K. Dubois, interest stock of 1857, No. 2650, \$1512 11, at 97. Cost.....	1466 74
17	From Thos. T. Bonham, new internal improvement stock, No. 2224, \$41 66; No. 2225, \$49 51, amounting to \$91 17, at 102. Cost.....	93 00
"	From Jesse K. Dubois, interest bond of 1847, No. 2675, \$1156 67, at 102. Cost.....	1179 80
21	From L. P. Sanger, Illinois and Michigan canal bond, No. 430, \$900, 101. Cost.....	909 00
28	From J. Bunn, new internal improvement stock, No. 63, \$244 80, at par. Cost.....	244 80
Feb'y 1, 1859.	From E. P. Wilson, internal improvement scrip, No. 2830 B, \$100, interest \$112 50; total 212 50, at par. Cost.....	212 50
12	From N. Buford & Co. interest stock of 1857, No. 2664, \$1000; No. 2665, \$1541; total \$2541 at 97. Cost.....	2464 77
28	From J. Bunn, attorney, interest stock of 1857, No. 1272, \$1000, at 97. Cost.....	970 00
March 2, 1859.	From J. Bunn, certificate for arrears of interest, T. Ripley, president, &c., \$83 75, at 97. Cost, \$81 23. Internal improvement scrip, No. 5106 A, principal \$100, interest \$112 50; No. 3714 B, principal \$100, interest \$111 82; No. 1224 B, principal \$100, interest \$116 67; No. 602 B, principal \$100, interest \$117 25; No. 5739, principal \$100, interest \$110 50; No. 4248 A, principal \$100, interest \$111; No. 419 A, principal \$100, interest \$113 08; No. 1296 B, principal \$100, interest \$112 50; No. 2732 B, principal \$100, interest \$113 40; No. 2093 A, principal \$100, interest \$113 17; No. 753 A, principal \$100, interest \$113 17; No. 560 B, principal \$100, interest \$113 17; No. 4981 B, principal \$100, interest \$112 50; No. 3039, principal \$100, interest \$114; No. 2616 A, principal \$100, interest \$111; No. 1712, principal \$124 14, interest \$140 15; No. 1010 A, principal \$100 paid, interest \$100 91; No. 1792, principal \$161 37 paid, interest \$161 83—principal \$1624 14, at par, interest \$218 37, at 97. Cost.....	3741 03
4	From Wm. Zeigler, Illinois and Michigan canal interest certificate, No. 1251, \$245 88, at 95. Cost.....	233 58
	From Wm. Zeigler, 14 coupons from Illinois and Michigan canal bond, No. 51, \$420. Less payment on coupons of January, 1850, July, 1851, and July, 1856-7, \$363, at 95. Cost.....	344 85
16	From John Moore, internal improvement scrip, No. 4345 A, principal \$100, at par, interest \$109 13, at 97; No. 4346 A, principal \$100, at par, interest \$109 13, at 97. Cost.....	407 34
23	From N. Divelbiss, internal improvement scrip, No. 5078 A, principal \$100, at par, interest \$109 83, at 97. New inter-	

Statement—Continued.

When purchas'd	From whom purchased, description of stock, etc.	Amount.
	nal improvement stock, Nos. 582, 583, 584, \$63 13 each, at par. Cost.....	\$393 73
March 24, 1859	From N. Divelbiss, Illinois and Michigan Canal bond No. 672, \$1000, coupons \$363. Cost.....	1,344 85
“	James Robinson, internal improvement scrip, Nos. 3445 A., 3443 A., 3455 B., principal \$100 each, interest \$112 40 each; Nos. 3767 B., 3775 A., 3781 B., 3773 B., 3772 A., principal \$100 each, interest \$112 20 each. Cost.....	1,653 29
“	From E. Bement, internal improvement scrip, No. 5166 B., principal paid, interest \$104 92. Cost.....	99 67
April 1, 1859	From Edward Coles, internal improvement scrip, No. 5548 A., principal \$100, interest \$111 75; No. 4846 B., principal \$100, interest \$110; No. 4410 A., principal \$100, interest \$109 35. Cost.....	614 54
4	From W. W. Wright, Illinois and Michigan Canal scrip, Nos. 298 A., 1322 A., 1950 A., 2108 A., 2944 A., 3404 A., principal \$100 each, at par, interest \$114 57 each, at 95. Cost.....	1,253 04
“	From B. F. Carver, Illinois and Michigan Canal scrip, No. 1511 A., \$100, interest \$114 57. Cost.....	208 84
“	From O. F. Lowe, interest stock of 1857, Nos. 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, \$1,000 each, \$102,000, at 97. Cost.....	98,940 00
	One-fourth per cent. express charges, paid for sending purchase money to New York.....	247 35
May 12, 1859	From L. S. Church, Illinois and Michigan Canal bond No. 997, \$1,000, interest \$22, at par; 14 coupons from this bond, \$420, paid \$59, leaving balance \$363, at 95. Internal improvement scrip Nos. 5137 B., 5138 B., each \$100, at par, interest \$113 each, at 95. Cost.....	1,781 55
“	From A. W. Mack, 14 coupons from £225 sterling canal bond No. 1016, for £13 10s each, £189, at \$4 80 per £, \$907 20, less paid pro rata, \$131 12, \$776 08; and part of January, 1859, coupon from internal improvement bond No. 24, \$19 13, (balance of said coupon, \$10 87, having been funded,) at 95. Cost.....	755 45
May 21, 1859	From E. K. Willard, interest stock of 1857, Nos. 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 546, 547, 548, 549, \$1000 each, at 97. Cost.....	24,250 00
“	From I. H. Burch, 3 coupons from Illinois and Michigan Canal bond No. 87, \$30 each, \$90; one do., balance \$3 88; 7 do., payable July, 1856, from canal bonds 572, 573, 651, 769, 771, 832, and 87, one from each bond; balance on each coupon unpaid, \$5—\$35; 7 coupons from same bonds, payable July, 1851; balance unpaid on each, \$10—\$70, amounting to \$198 88, at 95.....	188 93
May 24, 1859	From E. K. Willard, interest stock of 1851, Nos. 217, 218, 219, 220, 221, 222, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, \$1000 each, \$25,000, at 97. Cost.....	24,250 00

Statement—Continued.

When purchas'd	From whom purchased, description of stock, etc.	Amount.
April 6, 1859	From Wm. Sanders, Illinois and Michigan Canal scrip Nos. 645, 648, 684, 871, 876, 1594, 1630, 2933, principal \$100 each, interest \$114 50 each. Cost.....	\$1,600 00
“	From John Dougherty, interest stock of 1857, No. 862, \$1000, at 97. Cost.....	970 00
8	From Eber Dunning, by F. Blades, attorney, interest stock of 1857, No. —, \$200, interest from March 1, 1840, \$229 24, at 95. Cost.....	417 76
12	[This is a written certificate issued under provisions of act of Feb. 14, 1855, for relief of Eber Dunning.] From Wm. Ross, certificate of state indebtedness for arrears of interest, in name of Wm. Ross, \$267, at 95.....	253 65
June 9, 1859	From J. W. Whipp, president, amount of balance due on 47 bonds interest stock, funded Jan. 7, 1859, \$330 18. Do. on 7 bonds interest stock, funded June 8, 1859, \$198 74. Cost.....	528 92
11	From Joshua Beall, balance due on two (2) interest bonds of July 1, 1847, 977 and 978, after funding \$1000, at par, \$312 61; balance on certificate interest stock, May 1, 1857, after funding \$1000, \$89, at 97. Cost.....	398 94
20	From J. W. Whipp, president, balance due on certificate interest stock, May 1, 1857, No. 2434, \$1,150, at 97, funded by J. W. Whipp, president, after deducting amount of one coupon bond issued in lieu thereof. Cost.....	115 50
23	From O. F. Lowe, certificate for balance of internal improvement bond, No. 5075, refunded June 23, 1859, \$75 97. Cost.....	75 97
July 12, 1859	From Elizabeth Harris, administratrix, interest stock of 1857, No. 2725, \$1425 05. Cost.....	1,382 29
26,	From H. Wilson, attorney, certificate for balance on stock refunded under act of 1859, \$644 87. Cost.....	644 87
Aug. 22, 1859	From Robert Irwin, Illinois and Michigan Canal bonds Nos. 897, 900, 544, \$1000 each. Cost.....	3,000 00
“	From James Miller, interest stock of 1857, Nos. 849, 850, 869, 872, 873, 874, 875, 876, 877, 878, 880, 881, 882, 883, 884, 885, 886, 887, 977, 1258, 1372, 1373, 1374, 1375, 1376, 1377, 1426, 1433, 1434, 1435, 1472, \$1000 each, \$31,000, at 98½. Cost.....	30,535 00
pt. 24, 1859	From B. F. Carver, Illinois and Michigan Canal bonds, Nos. 552, 555, 600, 864, 81, 82, 83, 84, 173, 265, \$800 each. Cost.....	8,000 00
“	From Wm. H. Angel, jr., 14 coupons from Illinois and Michigan Canal bond No. 1052, for £225 sterling, payable in New York coupons, £13 10s, \$60, each, \$840, less paid \$75; balance due, \$765, at 98. Cost.....	749 70
27,	From H. Doolittle, Illinois and Michigan Canal bonds, Nos. 248, 649, 666, 755, 767, 779, \$1000 each. Cost.....	6,000 00
28,	From H. Doolittle, Illinois and Michigan Canal bond No. 885, \$1000. Cost.....	1,000 00
1, 1859	From Joshua Beall, interest bond of 1847, No. 2342, \$480; No. 2343, \$258 96; certificate for balance on certificate new internal improvement stock, funded under act of February, 1859, as per register refunded stock, 1859, page 2, \$729 45. Cost.....	1,468 41
8,	From Samuel Connelly, certificate for arrears of interest on 3 internal improvement scrip, Nos. 451 A., 1948 A., 1949 B., \$327 69, at 97. Cost.....	317 86
	From L. P. Sanger, 8 coupons from Illinois and Michigan Canal bonds of 1841, No. 185, \$30 each, \$240; 5 coupons	

Statement.—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
	from Illinois and Michigan Canal bonds of 1847, Nos. 100, 115, 574, 646, 676, one coupon from each, paid \$12, balance \$18 each, \$90, at 98. Cost.....	323 40
Oct. 10, 1859.	From John T. Cox, internal improvement scrip No. 1020, A, principal \$100, at par, interest \$116 78, at 95. Cost...	210 94
13	From James M. Sharp, internal improvement scrip, No. 1220 A., principal \$100, at par, interest \$116 62, at 95. Cost..	210 78
21	From Robert Briggs, arrears of interest on internal improvement scrip, (the principal having been paid,) No. 2092 A., \$92 69; No. 2844 B., \$92 69; No. 3562, \$131 95, at 95..	301 46
25	From A. W. Mack, 12 coupons from internal improvement bond No. 87, coupons signed Levi Davis, auditor, \$360, less paid \$14 12. Cost.....	345 88
22	From W. A. S. Vanduzer, certificate for balance on nine internal improvement bonds of 1847, refunded under act of 1859. Cost.....	23 87
26	From H. Doolittle, governors scrip, signed Thomas Ford, No. 515, \$50 00 at par; interest \$48 12 at 98. Cost.....	97 16
27	From F. D. Preston, internal improvement scrip, No. 1334 B, 1337 A, 1341 A. Prin. \$100 each, at par, interest \$116 33 each, at 98. Cost.....	642 00
29	From Hall Wilson, attorney certificate for balance on interest stock refunded, as per register of refunded stocks, page 179 and 180. Cost.....	250 00
July 12, 1859.	From New York Bowery Fire Insurance Company, balance on certificate new internal improvement stock, \$630 00. Cost.	630 00
	From A. W. Mack, interest stock of 1857, \$8 25. Cost.....	8 25
Nov. 23, 1859.	From Willis Willard, certificate for balance new internal improvement stock, at par,..... \$625 51.	
	From Willis Willard, certificate interest bonds of 1847, at par..... 486 42	
	From Willis Willard, certificate interest stock, 1857, \$42 06, at 98..... 41 22	
		1,153 15
"	From Brown and Ives, certificate for balance new internal improvement stock, \$285 08. Cost.....	285
28	From S. Halliday agent, internal improvement scrip, Nos. 1015 B, 1018 B, \$100 each, at par, interest \$235 10 at 98. Cost	430
Dec. 9, 1859.	From N. H. Ridgely, four coupons from Illinois and Michigan canal bond of 1847, No. 760, \$120, less paid \$32, \$88 00; 5 coupons from No. 761, \$150, less paid \$57, \$93 00; 4 coupons from No. 762, \$120, less paid \$32, \$88 00; 8 coupons from No. 763, \$240, less paid \$57, \$183 00 at 98. Cost.....	442 96
15	From J. W. Whipp, attorney, balance on interest stock of 1857, \$26 89. Cost.....	26 89
16	From Charles Ridgely, certificate for arrears of interest on certificate new internal improvement stock, No. 4982, \$516 72 at 98. Cost.....	506 38
17	From B. F. Carver, Illinois and Michigan canal bonds, No. 293, \$1,000; No. 294, \$800; No. 295, \$800. Cost.....	
21	From O. F. Lowe, certificate for arrears of interest, \$452. Cost.....	452 00
23	From B. F. Carver, 1 coupon, January 1851, from bond No. 569, Illinois and Michigan canal, 1847, \$30 00; 1 coupon, January 1852, from bond No. 256, \$30 00; 1 coupon, January 1859, from registered bond No. 294, \$24 00; 1 coupon, each January 1860, from registered bonds No. 294 and 295, \$48 00; 1 coupon each, July 1856, from bonds No.	

Statement.—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
	1014 and 1015, \$10 00. Cost.....	142 00
Dec. 26, 1859.	From John H. Brown & Co., arrears of interest on 2 internal improvement scrip, the principal of which was all paid from the two-mill tax fund, Nos. 2081 B, 2082, \$109 05 each. Cost.....	218 19
30	From Jacob Bunn, internal improvement scrip, No. 326 B, prin. \$100, interest \$120 67; No. 5405 A, prin. \$100, interest \$116 98. Cost.....	437 65
"	From John Moore, certificate of interest stock, Nos. 1226, 1227, 1228, 1229, 1230, 1231, 1232, \$1000 each. Cost....	7,000 00
31	From Jacob Bunn, internal improvement scrip, No. 4640 A, prin. \$100, interest \$115 50. Cost.....	215 50
Jan'y 4 1860.	From Jacob Bunn, certificate arrears of interest issued to S. A. Smith, \$397 84 at par. Cost.....	397 84
5	From Easy David, internal improvement scrip, No. 3022 B, prin. \$100, interest \$120 45. Cost.....	220 45
11	From John Dougherty, certificate new internal improvement stock, No. 5722, \$1163 21; No. 5771, \$1142 13. Cost....	2,305 34
12	From Tracy Reeve, interest bond of 1847, No. 994, \$515 01; No. 2508, \$756 88; interest stock of 1857, No. 1643, \$1213 00. Cost.....	2,484 89
"	From Jacob Bunn, certificate for arrears of interest issued to Charles S. Watkins, October 21, 1857, \$726 00. Cost....	726 00
"	From Thomas H. Lowerre, internal improvement scrip, No. 541 B, prin. \$100, interest \$120 50; Nos. 3125 B, 3176 A, \$100 each, interest \$118 00 each. Cost.....	656 50
13	From Robert Irwin, secretary, certificate for arrears of interest to S. & S. Halstead, \$726. Cost.....	726 00
17	From George S. Foster, internal improvement scrip, No. 923 B, prin. \$100, interest \$118 45; No. 3036 A, prin. \$100, interest \$119 28; Nos. 3180 A, 3196 B, \$100 each, interest \$118 28 each. Cost.....	874 29
"	From Robert Irwin, secretary, certificate for arrears of interest due George Townsend, \$363. Cost.....	363 00
19	From N. H. Ridgely & Co., 14 coupons from Illinois and Michigan canal bond, No. 618, \$420; paid on same \$57 00, balance due, \$363 00. Cost.....	363 00
"	From Jacob Bunn, 6 coupons, Illinois and Michigan canal bonds, 3 each from bonds No. 1017 and 1018, \$180; paid \$114, \$66. Cost.....	66 00
23	From John Moore, interest stock of 1857, No. 1050, prin. \$1000, interest \$3 88; No. 1107, prin. \$1000, interest \$3 84. Cost.....	2,007 67
28	From O. F. Lowe, certificate for arrears of interest, name of Wm. Barringer, \$266 76; same in name of C. A. Buckley, attorney, \$363 00; same for arrears of interest on new internal improvement bond, No. 366, in name of George Smith, \$100. Cost.....	992 76
Feb'y 1, 1860.	From Samuel C. Eells, internal improvement scrip, No. 1463, prin. \$178 22 interest \$212 48; No. 1130 B, prin. \$100, interest \$122 17; No. 1135 B, prin. \$100, interest \$122 17; No. 934 B, prin. \$100, interest \$120 30. Cost.....	1,05 45
1	From Lotus Niles, attorney, certificate for balance interest stock, \$735 09. Cost.....	735 09
2	From O. F. Lowe, coupons from Illinois and Michigan canal bonds, 26 from No. 797, 26 from No. 798, 26 from No. 799; 26 from No. 800; amounting to \$3120, less for amount paid on same, \$284 48, balance due, \$2835 52. Cost.....	2,835 52
2	From Ketchum, Howe & Co., Illinois and Michigan canal bonds,	

Statement.—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
	registered Nos. 143, 259, 260, 261, 262, 907, 908, 909, each \$800. Illinois and Michigan canal bonds, Nos. 150, 151, 152, 186, 187, 188, 490, 494, 635, 659, 678, 748, 754, 778, 784, 787, 788, 883, 884, each \$1000. Interest stock, No. 1225, \$1000; No. 2776, \$1434 88. Cost.....	27,834 88
Feb'y 3, 1860.	From Charles P. Dayton, certificate for arrears, interest on 2 certificates, new internal improvement stock, Nos. 2145, 2146, \$726 00. Cost.....	726 00
"	From John W. Whipp, certificate for arrears, interest due Mrs. Anna Washington, \$541. Cost.....	541 00
"	From E. Bement, certificate for arrears, interest to H. O. Schoolfield, \$53 75. Cost.....	53 75
"	From N. H. Ridgely & Co., internal improvement scrip, 3744 A, prin. \$100, interest \$117 35. Cost.....	217 35
7	From James Wilde, certificate for arrears of interest on 3 certificates, new internal improvement stock, Nos. 862, 863, 864, \$1089. Cost	1,089 00
7	From N. H. Ridgely & Co., 8 coupons from Illinois and Michigan canal £225 sterling bond, No. 1009, £13 10 each, payable in New York, \$60 00 each, \$480 less paid, \$111 12; 4 coupons from Illinois and Michigan canal, \$1000 bond, No. 48 of July 1841, \$30 each, \$120 less paid \$71 12. Cost ..	417 76
8	From Hall Wilson, attorney, certificate for balances Illinois stocks as per register, refunded stocks, page 102, balance interest bonds of 1847, \$179 23; page 185, balance interest bonds of 1857, \$108. Cost.....	287 23
8	From Henry Smith, certificate of arrears of interest on 19 certificates, new internal improvement stock, Nos. 95, 96, 252, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 3313, 3314, 5019, 5762, 5763, 5750, 5754; amounting to \$7287 46. Certificate for balances state stocks as per register refunded stocks 1859, page 3, balance certificate new internal improvement stock, prin. \$75 67, interest \$0 49; page 103, balance interest bonds of 1847, prin. \$667 60, interest \$434. Cost	8,035 56
9	From J. Bunn, 8 coupons from Illinois and Michigan canal, £225 sterling bond, No. 1001, payable in New York \$480, paid \$50; balance due, \$430. Cost.....	430 00
9	From C. B. Fenton, 4 coupons from Illinois and Michigan canal bond of 1847, No. 693, and one coupon from No. 41, \$30 each \$150. Cost	150 00
10	From N. H. Ridgely & Co., certificate for arrears of interest due James N. Dixon, on new internal improvement stock, \$377 92. Cost	377 92
"	From J. W. Whipp, certificate for balances Illinois stocks, as per register refunded stock, page 2, balance on certificate new internal improvement stock, \$636 48, page 102; balance on interest bonds of 1847, \$296 44, page 182; balance on interest of 1857, \$81 44; total, \$1014 36.....	1014 36
"	From Ketchum, Son & Co., 37 coupons from old internal improvement bond No. 86, dated May 1, 1840, \$1110 00. Cost	1110 00
15	From James G. King's Sons, 36 coupons, each from internal improvement bonds of January 1, 1838, Nos. 786, 787, 788, 789, 790, 801, 802. 252 coupons of \$30 each, \$7560, less paid on same, \$98 84.....	\$7461 16
1	coupon each, due Jan'y, 1842, from internal improvement bonds of January 1, 1838, Nos. 495, 691, 692, 693, 694, 695, 696, 697, \$30 each, \$240, less paid on same, \$112 96.....	\$127 04

Statement—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
Feb'y 15, 1860	1 coupon each, due July, 1843, from Illinois and Michigan canal bonds, Nos. 611, 612, 613, 614, 615, 863, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 278, 279, 131, 132, \$30 each, \$840, less paid on same \$26 12 each, \$731 36.....	108 64
	1 coupon each, due January, 1842, from internal improvement bonds of January 1, 1838, Nos. 568, 569, 656, 657, 658, 659, 660, 661, 662, 663, \$30 each, \$300, less paid on same \$14 12 each, \$141 20	158 80
	1 coupon each, due January, 1842, from bank and internal improvement bonds of July 31, 1837, Nos. 686, 696, 697, 698, 699, \$30 each, \$150, less paid on same \$20 12 each, \$100 60.....	49 40
	1 coupon each, due July, 1843, from old Illinois and Michigan canal bonds, Nos. 298, 299, 300, \$30 each, \$90, less paid on same \$26 12, each \$78 36.	11 64
	6 coupons each, from Illinois and Michigan canal bonds, Nos. 840, 841, 843, 18 coupons, \$30 each, \$540, less paid on same \$213 36	326 64
	23 coupons, from old Illinois and Michigan canal bond, No. 1178, \$30 each, \$690, less paid on same \$25.....	665 00
	1 coupon each, due January 1, 1850, from Illinois and Michigan canal bonds of 1847, Nos. 667, 668, 669, 681, \$30 each, \$120, less paid on same \$12 each, \$48.....	72 00
	1 coupon each, due July 1, 1843, from £300 sterling Illinois and Michigan canal bonds, Nos. 212, 213, 214, 215, 216, £9 each, less paid on same £1 1s 1d each, and \$17 28 each, amount due on each \$18 96	94 80
	1 coupon, due July 1, 1843, from Illinois and Michigan canal, £100 sterling, bond No. 7, £3, less paid on same 10s 4d and \$5 76, amount due.....	6 33
	1 coupon each, due July, 1851, from Illinois and Michigan canal, £300 sterling, bonds Nos. 212, 213, 214, 215, 216, £9 each, less paid on same \$28 80 each, balance due \$15 each.....	75 00
	1 coupon from, £100 sterling, Illinois and Michigan canal bond, No. 7, £3, less paid \$9 60	5 00
	1 coupon each, due January, 1842, from bank and internal improvement bonds, Nos. 718, 719, 720, 721, 722, \$30 each, \$150, less paid on same \$14 12 each, \$70 60 due	79 40
	2 coupons each, from £300 sterling Illinois and Michigan registered bonds, Nos. 77, 79, 80, \$9 each, £54, less 20 per cent., £10 16s, balance £43 4s....	210 24
	2 coupons, from old Illinois and Michigan canal \$1000 registered bond, No. 199, \$30 each, less 20 per cent.....	48 00
	Amounting to \$9499 09. Cost.....	\$9499 09
	From O. F. Lowe, certificate for arrears of interest on three certificates new internal improvement stock, Nos. 1057, 1158, 2000, \$1294 70. Cost	1294 70
16	From W. R. McKeen, arrears of interest on internal improvement scrip, No. 4110 B, \$104 02; No. 4261 B, \$96 26. Cost	200 28

Statement—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
Feb'y 20, 1860	From Gabriel Jordon, certificate for balance interest bonds of 1847, as per register of refunded stock, page 103, \$191 76; certificate for balance arrears of interest to Gabriel Jordon, \$83 75. Cost.....	\$275 51
28	From Thomas Wells, certificate for balance interest bonds, Thomas Wells, per register refunded stocks, page 103, \$37 64. Cost.....	37 64
"	From James G. King's Sons, 7 coupons, due January, 1841, from certificate Illinois internal improvement stock, No. 207 to 213, of \$30 each. Cost.....	210 00
29	From N. H. Ridgely & Co., certificate for arrears of interest, Geo. Hood, \$500 04. Cost.....	500 04
March 1, 1860	From W. H. Barksdale & Co., internal improvement scrip, No. 1980 A, principal \$100, interest \$119 17-100; No. 4852 A, principal \$100, interest \$115 45-100, 48 scrip, of \$100 each, Nos. 278 A, 285 B, 286 A, 286 B, 287 A, 287 B, 288 B, 289 B, 290 A, 290 B, 296 B, 297 A, 297 B, 299 A, 299 B, 300 B, 301 A, 301 B, 302 A, 302 B, 303 A, 303 B, 304 A, 304 B, 306 A, 306 B, 308 A, 308 B, 309 A, 309 B, 310 A, 310 B, 311 A, 311 B, 312 A, 312 B, 313 A, 313 B, 315 A, 315 B, 316 A, 316 B, 318 A, 318 B, 319 A, 319 B, 320 A, 320 B. Prin. \$4800, interest on each \$122 67, \$5,888 16. Cost.....	11,122 78
6	From James T. Wylie, internal improvement scrip, No. 2149 A, principal \$100, interest \$119 08; No. 3207 A, principal \$100, interest \$119 25. Cost.....	438 33
7	From Hall Wilson, attorney, certificate for balance interest bonds 1847, \$71 11. Cost.....	71 11
8	From N. H. Ridgely & Co., certificate for balance amount of arrears of interest to Robert Garrett & Sons, \$186 31. Cost.....	186 31
30	From Jacob Bunn, 14 coupons, from Illinois and Michigan sterling bond No. 1098, £13 10s each, \$60 each, \$840, less paid pro rata \$131 12. Cost.....	708 88
30	From Jacob Bunn, 26 coupons, \$30 each, from Illinois and Michigan canal bond No. 150, \$780, less paid pro rata \$71 12. Cost.....	708 88
30	From Robert Irwin, secretary, 37 coupons, from internal improvement bond No. 1022, \$30 each, \$1110. Cost.....	1110 00
30	From Chas Butler, by E. Moore, gover's canal scrip, No. 563, principal \$300, interest \$53 20; No. 572, principal \$100, interest \$19 40. Cost.....	477 60
30	From O. F. Lowe, arrears of interest on 3 certificates of new internal improvement stock, Nos. 627, 628 and 1131, of \$1000 each, arrears of interest \$363 each. Cost.....	1089 00
30	From J. K. Dubois, certificate for arrears of interest, to H. Whittell, \$363. Cost.....	363 00
30	From N. H. Ridgely & Co., internal improvement scrip, No. 5084 B, principal \$100, interest \$119 48; certificate for balance of interest to V. Barsalov, \$630 00; same to B. O. Taylor, \$815 00; same to Pennsylvania Company, for insurance on lives, &c., &c., \$363. Cost.....	2027 48
30	From D. Powell, certificate for balance interest stock \$768, page 185. Cost.....	768 20
30	From Hall Wilson, attorney, certificate for balance interest stock \$38. Cost.....	38 00
April 5	From J. Bunn, certificate for arrears of interest to E. Sherwood, \$629 80. Cost.....	629 80
6	From N. H. Ridgely, certificate for balance arrears of interest to John F. May, \$778 92. Cost.....	778 92

Statement—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount
April 11, 1860.	From N. H. Ridgely, certificate for balance arrears of interest, on new internal improvement stock, December 23, 1857, \$890. Cost	\$890 00
26	From Joshua Beall, internal improvement scrip, No. 4210 A, principal \$100, interest \$119 10. Cost.	219 10
30	From Wm. Butler, treasurer's certificate for balance arrears of interest to M. C. Lueder, \$259 64; same to Oelrichs & Co., trustees, \$574 55. Cost.....	834 19
May 4,	From Hall Wilson, attorney, certificate for balance interest stock in name of Hall Wilson, attorney, see register refunded stock, page 220, principal \$178, interest \$3 56 Cost.	181 56
1	From Lotus Niles, internal improvement scrip, No. 100 A, principal \$100, interest \$120 06; No. 4528 A, principal \$100, interest \$119 88; No. 4529 A, principal \$100, interest \$119 88; No. 4530 B, principal \$100, interest \$119 88. Cost.....	879 70
"	From Daniel L. Gold, administrator, certificate for arrears, interest on four certificates, new internal improvement stock, \$1259 60. Cost.....	1259 60
June 2,	From Orlando Wood, internal improvement scrip, No. 466 B, principal \$100, interest \$122. Cost.	222 00
"	From C. R. Parmelee, governor's canal scrip, No. 389, principal \$100, interest \$101 27; No. 394, principal \$50, interest \$50 63. Cost.....	301 90
12	From Aug. C. French, internal improvement scrip, No. 468 A, principal \$100, interest \$124 38. Cost.....	224 38
19	From O. H. Browning, internal improvement scrip, No. 3479, A, principal \$971, interest \$95 13. Cost.....	104 84
"	From S. Halliday, 19 coupons from Illinois and Michigan canal bond, No. 385, \$570, less paid \$57; \$513. Cost.....	513 00
20	From L. P. Noble, per Wm. Butler, certificate for arrears of interest to H. E. Noble, or order, \$361 25. Cost.....	361 25
22	From Henry S. Holford, per E. Munn, attorney, certificate for arrears of interest on 10 certificates, new internal improvement stock, No. 5438 to 5447, inclusive, to Henry S. Holford, \$3630. Cost.....	3630 00
ly 16	From N. H. Ridgely & Co., certificate for balance interest in name of Henry Gardner, \$178. Cost.....	178 00
19	From J. K. Dubois, auditor, certificate for balance arrears interest in name of the president, directors and company of the Middletown Bank, Connecticut,.....	89 00
23	From Enoch Moore, attorney, certificate for arrears of interest, in name of Gurnsey Smith, \$363. Cost.....	363 00
24	From James King's Sons, per Wm. Butler, certificate for balance arrears of interest, name of Corning & Co., New York, \$470 88. Cost.....	470 88
25	From William Butler, coupon from Illinois and Michigan canal bonds of 1847, due January, 1850, \$30, less \$12 paid. Cost.....	18 00
	From S. Halliday, from Illinois and Michigan canal bonds, Nos. 865, 866, 867, 868, 869, 26 coupons each, less \$71 12 paid on each, \$708 88, balance due \$3544 40. Cost.....	3544 40
Aug. 3	From S. Halliday, 26 coupons from Illinois and Michigan canal bonds, No. 1229, \$780, less paid \$71 12. Cost.....	708 88
"	From J. W. Whipp, certificate for balance of arrears of interest to Walter R. Jones, \$178. Cost.....	178 00
6	From S. Halliday, 15 coupons from Illinois and Michigan sterling bond No. 1017, \$900, less \$161 12 paid. Cost....	738 88

Statement—Continued.

When purch'd.	From whom purchased, description of stock, &c.	Amount.
Aug. 6, 1860.	From Jacob Bunn, certificate for balance arrears of interest due Caroline M. Stanard, \$83 75; certificate for arrears of interest due Charles B. Royce, \$363; 10 coupons from Illinois and Michigan canal bond No. 729, \$30 each, \$300. Cost.....	\$746 75
10	From S. Halliday, certificate for arrears interest, Mrs. C. C. Phelps, in trust, \$363. Cost.....	363 00
"	From Jesse K. Dubois, auditor, in trust, certificate for balance on refunding book, 1859, page 104, interest bonds 1847, \$37 86. Cost....	37 86
11	From Hall Wilson, attorney, certificate for balance on refunding book, 1859, page 6, certificate new internal improvement stock, \$4 06. Cost.....	4 06
13	From J. W. Whipp, attorney, certificate for balance on refunding book, 1859, page 6, new internal improvement stock, \$100, page 104, interest bonds of 1847, \$274 96. Cost.....	374 96
21	From Jacob Bunn, internal improvement scrip, No. 3736 B, \$100 principal, interest \$120 65; certificate for arrears of interest on certificate new internal improvement stock No. 2134, name of Daniel Gold, administrator, \$314 91. Cost.	535 56
30	From Jacob Bunn, internal improvement scrip, No. 539 A, principal \$100, interest \$124 47. Cost.....	224 47
		<u>\$589,530 75</u>
	Amount of warrants issued on the order of Gov. William H. Bissell, for state debt fund, to be used in the purchase of state indebtedness, as shown by table No. 3.....	\$587,633 75
	Amount of state indebtedness canceled and deposited in the auditor's office, and included in the foregoing statement...	562,633 75
	Amount in hands of Gov. Wm. H. Bissell, unaccounted for..	<u>\$25,000 00</u>
	Amount of warrants issued on the order of Governor John Wood, for state debt fund, to be used in the purchase of state indebtedness, as shown by table No. 3.....	\$26,896 98
	Amount of state indebtedness canceled and deposited in the auditor's office, and included in the foregoing statement...	26,896 98

No. 9.

STATEMENT showing the State Indebtedness purchased by the Governor of the State of Illinois, canceled and deposited with the Auditor of Public Accounts, and paid for out of the Central Railroad Fund.

When purchas'd	From whom purchased, description of stock, etc.	Amount.
Dec. 27, 1858	From Lotus Niles, attorney for the State Bank of Illinois, interest stock, to bear interest in 1860, Nos. 78 to 90, \$1000 each, at 97. Cost.....	\$12,610 00
3	From John Moore, new internal improvement stock, Nos. 2622, 2623, 2624, \$41 66 each; No. 2446, \$41 66; No. 2447, \$41 66; No. 3536, \$244 80; No. 3537, \$244 80; No. 3538, \$244 80; No. 5910, \$480; No. 2603, \$377 76; No. 2615, \$315 36; at 103. Cost.....	2,179 29
15	From John Moore, attorney for Barrett Ames, new internal improvement stock, Nos. 192 to 201, \$63 13 each, at 105. Cost.....	650 24
23	From Miles White, per T. H. Campbell, Nos. 368, 369, 635, 636, 637, 1673, 1679, 1680, 1681, 1682, 1683, 1715, 4327, 4328, 4329, 4332, 4333, 4334, 4335, 4336, \$64 10 each, at 103. Cost.....	1,320 46
Aug. 21, 1858	From the Chicopee Bank, new internal improvement stock, No. 877, \$480; new internal improvement interest stock, No. 690, \$500. Cost.....	1,005 16
Sept. 6, 1860	From Asahel S. Levy, attorney, certificate for arrears of interest on four certificates new internal improvement stock, Nos. 462 to 465, \$14 52; 30 coupons, each from Illinois and Michigan Canal bonds, Nos. 857 to 859, \$900, less paid \$71 12, \$828 88 Cost.....	3,938 64
10	From Ketchum, Son & Co., certificate for arrears of interest. W. J. Trowbridge, \$361 25. Same to S. R. Trowbridge, \$722 50. Cost.....	1,083 75
11	From James G. King's Sons, for the parties, certificate for arrears of interest to Hottenger & Co., on new internal improvement stock, No. 315, \$363; certificate for arrears of interest to Amelia, Caroline, Ernestine, etc., on do., Nos. 323 and 324, \$726. Cost.....	1,089 00
17	From S. Halliday, 14 coupons, from Illinois and Michigan Canal bonds of July 1, 1848, No. 648, \$420, \$57 paid. Cost..	363
27	From Jesse K. Dubois, certificate for balance new internal improvement stock, as per register refunded stock, 1859, page 7. Cost.....	120 00
28	From Daniel L. Gold, per J. Bunn, certificate for arrears of interest on new internal improvement stock, No. 3018, Daniel Gold, administrator. Cost.....	393 41
Oct 16, 1860	From N. H. Ridgely & Co., internal improvement scrip, No. 1667, principal \$144 12, interest \$183 93. Cost.....	328 1
29	From Sarah Ann Campbell, by S. Halliday, express agent, certificate for arrears of interest on new internal improvement bond, No. 5437, \$508 20. Cost.....	508 20
		<u>\$25,589 25</u>

Statement—Continued.

Amount of Central Railroad fund in hands of the governor unaccounted for, Dec. 1, 1858, as shown in last auditor's report.....	\$1,497 48
Amount of warrants issued on the order of the governor, from Dec. 1, 1858, to Nov. 30, 1860, for the purchase of state indebtedness.....	24,584 09
	<hr/>
	\$26,081 57
Amount of state indebtedness purchased, canceled and deposited in the auditor's office.....	25,589 25
Amount remaining in the hands of Gov. William H. Bissell unaccounted for.....	\$492 32

No. 10.

STATEMENT showing the numbers and amount of Interest bonds of 1857 redeemed in the city of New York, under the Governor's proclamation of January 10, 1860, paid for with the State Debt Fund, canceled and deposited in the Auditor's Office.

Numbers 13, 14, 15, 16, 22, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113—73 bonds, of \$1000 each, issued to E. W. Clarke, Dodge & Co. Amount of principal, \$73,000; amount of interest accrued, \$730	\$73,730 00
Numbers 202, 203, 204, 205, 206, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 256, 257, 291, 292, 827, 839, 840, 841, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 1391, 1392, 1393—51 bonds, of \$1000 each, issued to Victor Barsalon. Amount of principal, \$51,000; amount of interest accrued, \$510	51,510 00
Numbers 253, 1204—2 bonds, of \$1000 each, issued to Dr. John Doane. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 253, 254, 1203—3 bonds, of \$1000 each, issued to J. & J. Lockie. Amount of principal, \$3,000; amount of interest accrued, \$30	3,030 00
Numbers 258, 259, 260, 261, 262—5 bonds, of \$1000 each, issued to Howell L. Williams. Amount of principal, \$5,000; amount of interest accrued, \$50	5,050 00
Numbers 1119, 1120, 1121, 1122, 1125—5 bonds, of \$1000 each, issued to J. McRoberts. Amount of principal, \$5,000; amount of interest accrued, \$50	5,050 00
Numbers 731, 732, 733, 735, 749, 753, 754, 755, 756, 980, 985, 996, 1100—13 bonds, of \$1000 each, issued to Mariners' Savings Institution. Amount of principal, \$13,000; amount of interest accrued, \$130	13,130 00
Numbers 810, 1547—2 bonds, of \$1000 each, issued to J. W. Hubbard & Co. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 811, 812, 813—3 bonds, of \$1000 each, issued to J. K. F. Mansfield. Amount of principal, \$3,000; amount of interest accrued, \$30	3,030 00
Number 816—1 bond, of \$1000, issued to Oelrichs & Co., trustees. Amount of principal, \$1,000; amount of interest accrued, \$10	1,010 00
Numbers 890, 891, 892, 893, 894—5 bonds, of \$1000 each, issued to Margaret Norris. Amount of principal, \$5,000; amount of interest accrued, \$50	5,050 00
Numbers 856, 965—2 bonds, of \$1000 each, issued to Jas. M. Coale. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 905, 906, 907, 908, 909—5 bonds, of \$1000 each, issued to Wm. Whitwright. Amount of principal, \$5,000; amount of interest accrued, \$50	5,050 00
Numbers 978, 979, 1040—3 bonds, of \$1000 each, issued to James Welles. Amount of principal, \$3,000; amount of interest accrued, \$30	3,030 00
Numbers 1094, 1095—2 bonds, of \$1000 each, issued to Geo. Newbould, jr. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 1102, 1103, 1104, 1105—4 bonds, of \$1000 each, issued to Ira Smith. Amount of principal, \$4,000; amount of interest accrued, \$40	4,040 00
Number 1157—1 bond, of \$1000, issued to William Barringer. Amount of principal, \$1,000; amount of interest accrued, \$10	1,010 00
Numbers 1169, 1170, 1171, 1172, 1173—5 bonds, of \$1000 each, issued to John Warren & Son. Amount of principal, \$5,000; amount of interest accrued, \$50	5,050 00
Numbers 1179, 1180—2 bonds, of \$1000 each, issued to Harvey Sanford. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 1182, 1183, 1184, 1185—4 bonds, of \$1000 each, issued to Sebastian Jacklard. Amount of principal, \$4,000; amount of interest accrued, \$40	4,040 00
Numbers 1190, 1191, 1192—3 bonds, of \$1,000 each, issued to Robert Stone. Amount of principal, \$3,000; amount of interest accrued, \$30	3,030 00

Statement—Continued.

Number 1210—1 bond of \$1000, issued to Walter Edwards. Amount of principal, \$1,000; amount of interest accrued, \$10.....	\$1,010 00
Numbers 1215, 1216, 1217, 1218, 1219, 1220, 1221—7 bonds, of \$1000 each, issued to Elisha Riggs. Amount of principal, \$7,000; amount of interest accrued, \$70	7,070 00
Numbers 1235, 1236, 1239, 1240, 1241, 1242, 1243, 1244, 1245—9 bonds, of \$1000 each, issued to J. Richardson. Amount of principal, \$9,000; amount of interest accrued, \$90.....	9,090 00
Numbers 1256, 1257, 1507—3 bonds, of \$1000 each, issued to Betsy Amelia Hart. Amount of principal, \$3,000; amount of interest accrued, \$30.....	3,030 00
Numbers 1259, 1260—2 bonds, of \$1000 each, issued to J. X. McLanahan. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 1268, 1550—2 bonds, of \$1000 each, issued to S. C. Abel. Amount of principal, \$2,000; amount of interest accrued, \$20.....	2,020 00
Number 1365—1 bond, of \$1000, issued to Geo. Buckley. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Numbers 1366, 1367—2 bonds, of \$1000 each, issued to Seabury Brewster. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 1356, 1357, 1508—3 bonds, of \$1000 each, issued to Isaac Merritt, trustee. Amount of principal, \$3,000; amount of interest accrued, \$30...	3,030 00
Numbers 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1544—22 bonds, of \$1000 each, issued to Sir Benjamin Heywood. Amount of principal, \$22,000; amount of interest accrued, \$220	22,220 00
Number 1509—1 bond, of \$1000, issued to W. H. W. Cushman. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Numbers 1645, 1646—2 bonds, of \$1000 each, issued to Ira Davenport. Amount of principal, \$2,000; amount of interest accrued, \$20	2,020 00
Numbers 1510, 1511, 1512—3 bonds, 2 of \$1000 each, and 1 of \$1630, issued to Johannes L. Guidwell. Amount of principal, \$3,630; amount of interest accrued, \$36 30.....	3,666 30
Numbers 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524—10 bonds, of \$1000 each, issued to United States Trust Company, in trust. Amount of principal, \$10,000; amount of interest, \$100	10,100 00
Numbers 1533, 1534, 1535—3 bonds, of \$1000 each, issued to David Stewart. Amount of principal, \$3,000; amount of interest accrued, \$30	3,030 00
Numbers 1553, 1554, 1555, 1556—4 bonds, 3 of \$1000 each, and 1 of \$1082, issued to Nehemiah Tunis. Amount of principal, \$4,082; amount of interest accrued, \$40 82.....	4,122 82
Number 1561—one bond of \$1000, issued to G. T. Cobb. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Number 1567—one bond of \$1380, issued to Thomas Aspenwald. Amount of principal, \$1380; amount of interest, \$13 80.....	1,393 80
Number 1644—one bond of \$1089, issued to Henry A. Roland. Amount of principal, \$1089; amount of interest accrued, \$10 89.....	1,099 89
Number 677—one bond of \$1000, issued to James N. Dickson. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Numbers 950, 951, 952, 953, 954—five bonds of \$1000 each, issued to Henry Leger. Amount of principal, \$5000; amount of interest accrued, \$50....	5,050 00
Number 1117—one bond of \$1000, issued to Daniel Hall. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Number 1198—one bond of \$1000, issued to Caroline M. Stanard. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Number 1209, 1208—two bonds of \$1000 each, issued to Ann P. Newbould. Amount of principal, \$2000; amount of interest, \$20.....	2,020 00
Number 1291—one bond of \$1000, issued to Mary Chew. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Numbers 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532—eight bonds, issued to Daniel Rogers, seven of \$1000 each, one of \$1349. Amount of principal, \$8349; amount of interest accrued, \$83 49.....	8,432 49
Numbers 224, 225—two bonds of \$1000 each, issued to Orient Insurance Company. Amount of principal, \$2000; amount of interest accrued, \$20	2,020 00

Statement—Continued.

Numbers 912, 913—two bonds of \$1000 each, issued to George W. Riggs, jr. Amount of principal, \$2000; amount of interest accrued, \$20.	\$2,020 00
Numbers 1199, 1233—two bonds of \$1000 each, issued to Walter A. Jones. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Numbers 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312—sixteen bonds, issued to A. Champion. Amount of principal, \$16,000; amount of interest accrued, \$160.	16,160 00
Number 1481—one bond of \$1000, issued to James Adsit. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 606, 607—two bonds, of \$1000 each, issued to the auditor of public accounts of Illinois in trust. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Numbers 1316, 1317—two bonds, of \$1000 each, issued to Thomas Dent. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Number 1548—one bond of \$1000, issued to Daniel B. Whitlock, trustee. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Number 1560—one bond of \$1815, issued to John E. Tunis, guardian. Amount of principal, \$1815. Amount of interest accrued, \$18 15.	1,833 15
Numbers 1513, 1514, 1629—three bonds, of \$1000 each, issued to Latham Cornell. Amount of principal, \$3000; amount of interest accrued, \$30.	3,030 00
Number 1612—one bond of \$1089, issued to Thomas Welles. Amount of principal, \$1089; amount of interest accrued, \$10 89.	1,099 89
Numbers 1277, 1566—two bonds, of \$1000 each. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Number 916—one bond of \$1000, issued to Marcus Spring. Amount of principal \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 895, 896, 897, 898, 1266, 1267, 1228, seven bonds of \$1000 each, issued to Dr. Albert Smith. Amount of principal, \$7000; amount of interest accrued, \$70.	7,070 00
Numbers 1261, 1262, 1263, 1264, 1265—five bonds, of \$1000 each, issued to Jesse Hare. Amount of principal, \$5000; amount of interest accrued, \$50.	5,050 00
Numbers 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1616—eight bonds, of \$1000 each, issued to John Jockmus. Amount of principal, \$8000; amount of interest accrued, \$80.	8,080 00
Number 1162—one bond of \$1000, issued to Nancy S. Bacon. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 1325, 1326, 1327, 1328, 1329, 1330—six bonds, of \$1000 each, issued to Wm. Hounsell & Co. Amount of principal, \$6000; amount of interest accrued, \$60.	6,060 00
Numbers 621, 622, 623, 624—four bonds, of \$1000 each, issued to H. O. Schoolfield. Amount of principal, \$4000; amount of interest accrued, \$40.	4,040 00
Numbers 914, 915—two bonds, of \$1000 each, issued to Geo. W. Riggs, jr. Amount of principal \$2000, amount of interest accrued, \$20.	2,020 00
Number 1124—one bond of \$1124, issued to J. McRoberts. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Number 1126—one bond of \$1000, issued to W. W. Corcoran, in trust. Amount of principal, 1000; amount of interest accrued, \$10.	1,010 00
Numbers 1631, 1632, 1633, 1634, 1635—four bonds, of \$1000 each, and one of \$1677, issued to Samuel Abbot. Amount of principal, \$5677; amount of interest accrued, \$56 77.	5,733 77
Number 252—one bond of \$1000, issued to Lyman Allen. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 646—seventy-four (74) bonds, of \$1000 each, issued to N. M. Rothschilds & Son. Amount of principal, \$74,000. Amount of interest accrued, \$740.	74,740 00
Number 1417—one bond of \$1000, issued to Benjamin Ogle Taylor. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 665, 666, 667, 668, 669, 670, 671, 672, 673, 674—ten bonds, of \$1000	

Statement—Continued.

each, issued to A. Belwout. Amount of principal, \$10,000; amount of interest accrued, \$100.	\$10,100 00
Numbers 902, 903, 904—3 bonds of \$1000 each, issued to Wm. Ross. Amount of principal, \$3000; amount of interest accrued, \$30.	3,030 00
Numbers 265, 266, 267, 268, 269, 270, 271, 272—8 bonds of \$1000 each, issued to Wm. Van Sittart. Amount of principal, \$8000; amount of interest accrued, \$80.	8,080 00
Numbers 273, 274, 275, 276, 277, 278, 279, 280—8 bonds of \$1000 each, issued to Wm. Chas. Humphreys. Amount of principal \$8000; amount of interest accrued, \$80.	8,080 00
Numbers 1484, 1485, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499—14 bonds; thirteen of \$1000 each, and one of \$1,592 64, issued to L. R. Lyon. Amount of principal \$14,592 64; amount of interest accrued, \$115 93.	14,738 57
Numbers 1358, 1359, 1360, 1361, 1362, 1363, 1364—7 bonds of \$1000 each, issued to Wm. H. Odgen. Amount of principal \$7000; amount of interest accrued, \$70	7,070 00
Numbers 1617, 1618, 1619—3 bonds; two of \$1000 each, and one of \$1,630; issued to Markus Durkheim. Amount of principal, \$3,630; amount of interest accrued, \$36 30.	3,666 30
Numbers 899, 900, 901—3 bonds of \$1000 each, issued to John F. May. Am't of principal \$3000; amount of interest accrued, \$30	3,030 00
Numbers 1049, 1106—2 bonds of \$1000 each, issued to Thomas F. Cotterill. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Numbers 215, 216—2 bonds of \$1000 each, issued to Mary A. Laurence. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Number 1156—1 bond of \$1000, issued to Eliza A. Brown. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 281, 282, 283, 284, 285, 286, 287—7 bonds of \$1000 each, issued to Capt. George Crooks. Amount of principal, \$7000; amount of interest accrued, \$70.	7,070 00
Numbers 264, 265, 266, 267, 268—5 bonds of \$1000 each, issued to Auditor State of Ohio, in trust. Amount of principal, \$5000; amount of interest accrued, \$50.	5,050 00
Numbers 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255—10 bonds of \$1000, issued to Mathew L. Bujac. Amount of principal, \$10,000; amount of interest accrued, \$100.	10,100 00
Number 1563—1 bond of \$1000, issued to Robert Leslie. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 1269, 1270, 1271—3 bonds of \$1000 each, issued to Maria Ackerman. Amount of principal, \$3000; amount of interest accrued, \$30.	3,030 00
Numbers 1486, 1487,—2 bonds of \$1000 each, issued to L. R. Lyon. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Numbers 910, 911—2 bonds of \$1000 each, issued to Chas. Fotherby. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00
Number 1562—1 bond of \$1000, issued to F. T. Peet. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Numbers 1331, 1332, 1333—3 bonds of \$1000, issued to Henry L. Clark. Am't of principal, \$3000; amount of interest accrued, \$30.	3,030 00
Numbers 961, 962, 963, 964—4 bonds of \$1000, issued to Francis W. Edwards. Amount of principal, \$4000; amount of interest accrued, \$40.	4,040 00
Number 1293—1 bond of \$1000, issued to M. L. Smith. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Number 1543—1 bond of \$1000, issued to Samuel W. Moore. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Number 1177—1 bond of \$1000, issued to Thos. Portews. Amount of principal, \$1000; amount of interest accrued, \$10.	1,010 00
Number 1416—1 bond of \$1274, issued to Alsop & Chauncy, in trust. Amount of principal, \$1274; amount of interest accrued, \$12 74.	1,286 74
Numbers 1323, 1324—2 bonds of \$1000 each, issued to William L. Atwater. Amount of principal, \$2000; amount of interest accrued, \$20.	2,020 00

Statement—Continued.

Number 1111—1 bond of \$1000, issued to Geo. K. Sistare. Amount of principal, \$1000; amount of interest accrued, \$10.....	1,010 00
Numbers 1354, 1355—2 bonds, of \$1,000 each, issued to Henry Gardner. Amount of principal, \$2,000; amount of interest accrued, \$20.....	2,020 00
Number 814—1 bond, of \$1,000, issued to Thos. Moreau. Amount of principal, \$1,000, amount of interest accrued, \$10.....	1,010 00
Number 1186—1 bond, of \$1000, issued to Mrs. Sarah S. Piersons. Amount of principal, \$1,000; amount of interest accrued, \$10.....	1,010 00
Number 1178—1 bond, of \$1,000, issued to Middletown Bank, Connecticut. Amount of principal, \$1,000; amount of interest accrued, \$10.....	1,010 00
Number 1114—1 bond, of \$1,000, issued to Jabez S. Foster. Amount of principal, \$1,000; amount of interest accrued, \$10.....	1,010 00
Number 1205—1 bond, of \$1,000, issued to Mary Harris. Amount of principal, \$1,000; amount of interest accrued, \$10.....	1,010 00
Numbers 966, 967, 968, 969, 970, 971, 972, 974—8 bonds, of \$1,000 each, issued to Henry Valentine Jerminham, (Baron Stafford.) Amount of principal, \$8,000; amount of interest accrued, \$80.....	8,080 00
Numbers 823, 824, 825, 826, 888—7 bonds, of \$1,000 each, issued to Portsmouth Savings Bank. Amount of principal, \$5,000; amount of interest accrued, \$50.....	5,050 00
Number 1623—1 bond, of \$1,000, issued to Edward Pearsall. Amount of principal, \$1,000; amount of interest accrued, \$10.....	1,010 00
Number 1611—1 bond, of \$1,089, issued to Thomas Watson. Amount of principal, \$1,089; amount of interest accrued, \$10 89.....	1,099 89
Numbers 1200, 1201, 1202—3 bonds, of \$1,000 each, issued to Wm. H. Howland. Amount of principal, \$3,000; amount of interest accrued, \$30.....	3,030 00
Numbers 1536, 1537, 1538, 1539, 1540, 1541—6 bonds, of \$1,000 each, issued to Sir John C. Lubbock, etc., etc. Amount of principal, \$6,000; amount of interest accrued, \$60.....	6,060 00
Numbers 1286, 1287, 1288, 1289, 1290—5 bonds, of \$1,000 each, issued to Jubal Terball. Amount of principal, \$5,000; amount of interest accrued, \$50.....	5,050 00
Number 815—1 bond, of \$1,000, issued to Marie C. Lueder. Amount of principal, \$1,000; amount of interest accrued, \$10.....	1,010 00
Numbers 263, 264, 290—3 bonds, of \$1,000 each, issued to James William Freshfield. Amount of principal, \$3,000; amount of interest accrued, \$30.....	3,030 00
Number 997—1 bond, of \$1,000, issued to M. H. Godfroin. Amount of principal, \$1,000; amount of interest accrued, 10.....	1,010 00
Total.....	\$600,643 61

No 11.

STATEMENT showing the number and amount of Interest Bonds of 1857 redeemed in the city of New York, under the Governor's proclamation of August 10, 1860, paid for with the Central Railroad Fund, canceled and deposited in the Auditor's office.

Numbers 1427, 1551, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750—85 bonds, of \$1000 each, issued to Allsop and Chauncey, in trust for James King's Sons, attorneys.	\$86,062 50
Amount of principal \$85,000; amount of interest accrued \$1,062 50.....	
Numbers 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658—11 bonds of \$1000 each, and 1 of \$1426. Amount of principal \$1216; amount of interest accrued \$155 32.....	12,581 32
Amount of bonds redeemed.....	\$98,643 82
Amount paid for transporting coin to New York, advertising proclamation, and transporting canceled bonds to Springfield.....	303 65
Total.....	\$98,947 47

No. 12.

STATEMENT of State Indebtedness purchased by the Governor with funds received from the sale of State Lands, canceled and deposited in the Auditor's office.

When purchas'd	From whom purchased, kind of indebtedness, &c.	Amount.
1859, Jan. 12.	From B. F. Carver, internal improvement scrip, No. 5180 B, 5397 B, 5669 B, \$15 94 each, amounting to \$47 82— cost.....	\$47 82
	Amount of state land fund due the governor on account of former purchases, as shown by last auditor's report, Dec. 1, 1858.....	\$1 52
	Amount of warrants issued by order of the governor, from Dec. 1, 1858, to Nov. 30, 1860.....	47 82
	Amount of state indebtedness purchased.....	\$49 34
	Amount due the governor, Wm. H. Bissell.....	47 82
		\$1 52

No. 13.

STATEMENT of bonds presented for dividend at the office of the Auditor of Public Accounts, on the first day of January, 1859, the principal of which was paid in full from the proceeds of the two mill tax for the extinguishment of the public debt.

Kind of bonds, numbers, amounts, and by whom presented.

New internal improvement bonds presented by Ira Davenport, No's. 445, 446, 448, 449, 1699, 3320, 3324, 5778, 5779, 1116, 1782, 1783, 1784, 1786, 2887, 2888, 2889, 2890, for \$245 31 each; No's. 659, 660, 3466, 3467, 3468, 3469, 3470, 3471, 3472, 3473, 5247, 5453, 5454, for \$331 50 each; No's. 5608, 5609, 5610, 5611, 5612, 5613, for \$159 45 each; No. 180 for \$510.....	\$10,682 40
New internal improvement bonds presented by Donald McIntyre, No's. 5213, 5214, 5215, 5216, for \$63 13 each.....	252 52
New internal improvement bonds presented by N. B. Kidder, No's. 585, 586, for \$159 12 each.....	318 24
New internal improvement bonds presented by John Bryland, jr., executor and trustee, No's. 439, 440, 441, 442, 443, 444, for \$41 66 each.....	249 96
New internal improvement bonds presented by the Auditor of public accounts of the State of Illinois, in trust for the bank of Galena, No's. 4734, 3015, 3014, 2584, 2583, 2582, 2581, 2580, 1801, 2579, 682, 695, 156, 945, 846, 847, 848, 1787, 1788, 1789, 1790, 5527, 5528, 5529, for \$97 13 each; No. 2129 for \$100 32.....	2,431 44
New internal improvement bonds presented by B. F. Mendenhall, No's. 71, 72, for \$244 80 each.....	489 60
New internal improvement interest bonds presented by Jacob True, No. 4982, for \$145 70, No. 2149, for \$686 17.....	831 88
New internal improvement bonds presented by S. A. Smith, No's, 2253, 2254, for \$97 13 each.....	194 26
Internal improvement bond presented by Wm. H. Foster, No. 24.....	244 80
Internal improvement bond presented by S. B. Chittenden, No. 3132.....	76 53
New internal improvement bond presented by David Rankin, No. 4337.....	93 17
New internal improvement bonds presented by Wm. Reynolds, No's. 953, 2635, 2636, for \$117 74 each.....	353 22
New internal improvement bonds presented by Wm. G. Hewes, in trust for Fanny G. Hewes, No's. 35, 36, 89, 100, 247, 248, 509, 510, 823, 824, for \$305 50 each.....	3,055 00
New internal improvement bonds presented by Wm. G. Hewes, in trust for Caroline G. Hewes, No's. 809, 810, 811, 812, for \$305 50 each.....	1,222 00
New internal improvement bonds presented by Wm. G. Hewes, in trust for Charlotte M. Tacon, No's. 1747, 3093, for \$305 50 each.....	611 00
New internal improvement bonds presented by Wm. G. Hewes, in trust for Caroline Tacon, No's. 468, 469, 470, 578, 771, 1150, for \$305 50 each.....	1,833 00
New internal improvement bonds presented by Franklin Ripley, President of the Greenfield bank, No's 1879, 1880, 3091, for \$312 each.....	936 00
New internal improvement bonds presented by J. W. Hubbard & Co., No's. 146, 927, 946, 3223, for \$159 12 each.....	636 48
New internal improvement interest bonds presented by George C. Davis, No. 2395 for \$549 85, No. 5499 for \$683 13.....	1,232 98
New internal improvement bond presented by Philo Hillyer, No. 738.....	159 12
New internal improvement interest bond presented by S. B. Flint.....	500 00
New internal improvement bond presented by Maria Flint.....	49 65
New internal improvement bonds presented by Tracy Reeve, No. 2248 for \$88 42, No. 5768 for \$127 12.....	215 54
New internal improvement interest bond presented by Martin Hopps, No. 993..	500 00
New internal improvement bond presented by Bezer Benton, No. 2247.....	76 53
New internal improvement bond presented by George Hood, No. 4315.....	154 25

Statement—Continued.

Kind of bonds, numbers, amounts, and by whom presented.	
New internal improvement bond presented by J. H. Maghee, No. 2236.....	\$135 99
New internal improvement bonds presented by J. C. Abbott, No's. 4737, 4738, 4739, 4740, 4898, for \$41 66 each.....	208 30
New internal improvement interest bond presented by Wm. Burch, No. 939..	285 30
	<hr/> \$28,029 16

NOTE.—The total amount of indebtedness presented for dividend, on the first day of January, 1859, was \$31,551 05; of which amount, the sum of \$28,029 16, was composed of bonds, and the sum of \$3,521 89, was composed of internal improvement scrip, the principal of the whole amount presented, being paid in full. On the first day of January 1860, no indebtedness was presented for dividend.

No. 14.

STATEMENT showing the amount of Interest on the School Fund, and the amount of School Tax Fund distributed, for the years 1858 and 1859, to the several counties.

County.	Orders for 1858.			Orders for 1859.		
	Interest.	Tax.	Total.	Interest.	Tax.	Total.
Adams.....	\$1,367 68	\$16,881 53	\$18,249 21	\$1,368 33	\$15,698 44	\$17,066 77
Alexander.....	111 60	2,078 90	2,190 50	111 65	1,933 23	2,044 88
Bond.....	322 14	4,786 35	5,108 49	322 30	4,450 93	4,773 23
Boone.....	434 70	5,475 47	5,910 17	434 91	5,091 77	5,526 68
Brown.....	351 40	4,706 04	5,057 44	351 57	4,376 25	4,727 82
Bureau.....	750 00	11,085 64	11,835 64	750 36	10,308 75	11,059 11
Calhoun.....	145 12	2,531 22	2,676 34	145 19	2,353 86	2,499 05
Carroll.....	310 01	4,970 19	5,280 20	310 17	4,621 89	4,932 06
Cass.....	359 42	5,150 93	5,510 35	359 59	4,789 97	5,149 56
Champaign.....	256 42	6,940 45	7,196 87	256 55	6,454 06	6,710 61
Christian.....	257 08	5,623 10	5,880 18	257 21	5,229 04	5,486 25
Clark.....	607 31	8,121 86	8,729 17	607 60	7,552 66	8,160 26
Clay.....	308 25	5,050 54	5,358 79	308 40	4,696 61	5,005 01
Clinton.....	273 85	4,811 06	5,084 91	273 98	4,473 91	4,747 89
Coles.....	644 88	10,353 16	10,998 04	474 33	6,412 91	6,887 24
Cook.....	3,244 00	35,694 15	38,938 15	3,245 55	33,192 58	36,438 13
Crawford.....	447 12	6,246 34	6,693 46	447 34	5,808 60	6,255 94
Cumberland.....	275 31	4,209 88	4,485 19	275 45	3,914 86	4,190 31
DeKalb.....	508 65	7,783 92	8,292 57	508 90	7,238 43	7,747 33
DeWitt.....	364 05	5,310 80	5,674 85	364 22	4,938 72	5,302 94
Douglas.....	170 86	3,214 71	3,385 57
Dupage.....	500 86	6,336 17	6,837 03	501 10	5,892 03	6,393 13
Edgar.....	576 58	8,365 04	8,941 62	576 86	7,778 91	8,355 77
Edwards.....	199 01	2,954 52	3,153 53	199 10	2,747 50	2,946 60
Effingham.....	274 65	4,805 59	5,080 24	274 79	4,468 82	4,743 61
Fayette.....	419 77	7,243 85	7,663 62	419 98	6,736 19	7,156 17
Ford.....	35 90	2,298 54	2,334 44
Franklin.....	322 80	4,987 54	5,310 34	322 96	4,638 03	4,960 99
Fulton.....	1,189 03	15,376 68	16,565 71	1,189 60	14,299 07	15,488 67
Gallatin.....	272 81	4,079 48	4,352 29	272 95	3,793 59	4,066 54
Greene.....	545 85	7,691 79	8,237 64	546 11	7,152 74	7,698 85
Grundy.....	267 16	4,494 07	4,761 23	267 29	4,179 13	4,446 42
Hamilton.....	329 72	5,094 16	5,423 88	329 88	4,737 18	5,067 06
Hancock.....	899 16	12,110 82	13,009 98	899 59	11,268 08	12,167 67
Hardin.....	176 66	2,486 22	2,662 88	176 75	2,312 00	2,488 75
Henderson.....	282 96	4,443 14	4,726 10	283 10	4,131 76	4,414 86
Henry.....	356 26	7,108 23	7,464 49	356 43	6,610 10	6,966 53
Iroquois.....	279 87	7,716 04	7,995 91	280 01	7,175 30	7,455 31
Jackson.....	332 80	5,792 52	6,125 32	332 97	5,386 59	5,719 56
Jasper.....	314 87	5,282 72	5,597 59	315 02	4,912 51	5,227 53
Jefferson.....	465 87	7,042 87	7,508 74	466 09	6,549 31	7,015 40
Jersey.....	340 89	4,909 94	5,250 83	341 06	4,565 87	4,906 93
JoDaviess.....	912 03	11,509 07	12,421 10	912 47	10,702 49	11,614 96
Johnson.....	315 60	4,537 18	4,852 78	315 75	4,219 22	4,534 97
Kane.....	1,001 72	12,070 24	13,071 96	1,002 20	11,224 33	12,226 53
Kankakee.....	420 65	7,146 11	7,566 76	420 86	6,645 32	7,066 18
Kendall.....	388 75	5,190 87	5,579 62	388 94	4,827 10	5,216 04
Knox.....	894 02	11,826 46	12,720 48	894 45	10,997 63	11,892 08
Lake.....	687 00	8,754 65	9,441 65	687 33	8,141 11	8,828 44
LaSalle.....	1,327 61	17,928 80	19,256 41	1,328 24	16,672 33	18,000 57

Statement—Continued.

County.	Orders for 1858.			Orders for 1859.		
	Interest.	Tax.	Total.	Interest.	Tax.	Total.
Lawrence	\$338 17	\$4,888 66	\$5,221 83	\$338 33	\$4,541 43	\$4,879 76
Lee	409 92	7,219 49	7,629 41	410 12	6,713 56	7,123 68
Livingston	182 76	6,308 35	6,491 11	182 85	5,866 27	6,049 12
Logan	338 32	6,005 18	6,343 50	338 48	5,584 36	5,922 84
Macon	190 33	4,393 68	4,584 01	190 43	4,085 78	4,276 21
Macoupin	750 96	11,081 59	11,832 55	751 32	10,305 00	11,056 32
Madison	857 19	11,594 52	12,451 71	857 30	10,381 02	11,239 53
Marion	425 50	6,560 51	7,385 67	425 57	6,195 57	6,619 14
Marshall	378 16	5,367 50	5,745 66	378 35	4,991 35	5,369 70
Mason	320 53	5,576 49	5,897 02	320 68	5,185 69	5,506 37
Massac	245 91	3,447 59	3,693 50	246 03	3,205 99	3,452 02
McDonough	528 57	4,657 67	8,186 24	528 83	7,121 03	7,649 86
McHenry	779 56	10,295 39	11,074 95	779 93	9,573 88	10,353 81
McLean	775 81	12,605 61	13,381 42	776 18	11,722 19	12,498 37
Menard	330 75	4,586 12	4,916 87	330 91	4,264 73	4,595 64
Mercer	405 22	6,341 71	6,746 93	405 41	5,897 30	6,302 71
Monroe	414 63	5,693 28	6,107 91	414 83	5,294 30	5,709 13
Montgomery	380 96	6,789 08	7,170 04	381 14	6,313 31	6,694 45
Morgan	698 32	9,244 80	9,943 12	698 66	8,596 92	9,295 58
Moultrie	193 71	3,337 25	3,530 96	193 81	3,103 40	3,297 21
Ogle	642 16	9,560 95	10,203 11	642 46	8,890 92	9,533 38
Peoria	1,160 88	13,953 53	15,114 41	1,161 43	12,975 64	14,137 07
Perry	305 75	4,921 13	5,226 88	305 90	4,575 34	4,881 24
Piatt	125 79	3,172 30	3,298 09	125 85	2,950 00	3,075 85
Pike	1,001 64	13,198 48	14,200 12	1,002 12	12,273 51	13,275 63
Pope	288 25	4,388 03	4,676 28	288 39	4,080 53	4,368 92
Pulaski	111 01	1,900 56	2,011 57	111 07	1,767 39	1,878 46
Putnam	205 26	2,727 13	2,932 39	205 36	2,536 05	2,741 41
Randolph	491 67	7,305 49	7,797 16	491 91	6,793 53	7,285 44
Richard	311 48	4,608 08	4,919 56	311 64	4,285 16	4,596 80
Rock Island	583 86	7,572 06	8,155 92	584 14	7,041 41	7,655 55
Saline	308 98	4,663 62	4,972 60	309 14	4,336 81	4,645 95
Sangamon	997 89	13,485 44	14,483 33	998 37	12,540 36	13,538 73
Schuyler	479 10	6,515 51	6,994 61	479 33	6,058 90	6,538 23
Scott	312 00	4,126 05	4,438 05	312 15	3,836 91	4,149 06
Shelby	497 04	8,238 37	8,735 41	497 28	7,661 04	8,158 32
Stark	262 60	3,812 49	4,075 09	262 73	3,543 33	3,808 06
St. Clair	1,076 92	13,350 37	14,427 29	1,077 44	12,414 74	13,492 18
Stephenson	612 97	8,433 34	9,046 31	613 26	7,842 33	8,455 59
Tazewell	692 14	9,459 61	10,151 75	692 48	8,796 68	9,489 16
Union	444 25	6,054 82	6,499 07	444 47	5,630 51	6,074 98
Vermilion	663 91	12,976 56	13,640 47	628 33	9,768 61	10,396 94
Wabash	267 60	3,550 89	3,818 49	267 73	3,302 07	3,569 80
Warren	507 92	7,298 68	7,806 60	508 16	6,787 17	7,295 33
Washington	437 78	6,691 83	7,129 61	437 99	6,222 88	6,660 87
Wayne	458 44	7,617 51	8,075 95	458 66	7,083 69	7,542 35
White	455 43	6,614 38	7,069 81	455 65	6,150 86	6,606 51
Whiteside	470 13	7,628 63	8,098 76	470 36	7,094 01	7,564 37
Will	907 84	12,544 41	13,452 25	908 27	11,665 27	12,573 54
Williamson	424 33	6,012 85	6,437 18	424 54	5,591 46	6,016 00
Winnebago	768 67	9,818 37	10,587 04	769 04	9,130 30	9,899 34
Woodford	339 42	5,612 96	5,952 38	339 59	5,219 61	5,559 20
Total	51,192 20	742,000 00	793,192 20	51,216 94	690,000 00	741,216 94

No. 15.

TABULAR STATEMENT of the number and value of domestic animals, and average value per head; number and value of enumerated articles, and average value of each article; the value of merchandise, bankers' property, manufactured articles, moneys and credits, bonds, stocks, &c., unenumerated property; town lots and lands listed for taxation, in the several counties, for the year 1858, as returned to the Auditor's Office, Illinois.

County.	Horses.			Neat Cattle.		
	No.	Value.	Average value.	Number.	Value.	Average value.
Adams	10,749	\$482,938	\$44 92	28,405	\$265,798	\$ 9 36
City of Quincy	464	28,666	61 78	1625	11,360	6 99
Alexander	637	31,313	49 16	2874	33,297	11 58
Bond	4089	192,775	47 14	12,764	136,259	10 67
Boone	4143	136,608	32 97	13,001	110,853	8 52
Brown	3452	169,436	46 18	8753	90,841	10 38
Bureau	11,225	421,513	37 55	26,199	221,069	8 44
Calhoun	1285	33,214	64 75	5961	135,501	22 73
Carroll	3960	171,611	43 33	11,222	99,767	8 89
Cass	3669	161,269	43 95	12,343	121,931	9 88
Champaign	5064	197,533	39 00	15,085	167,377	11 09
Christian	3711	153,949	41 48	9208	106,976	11 61
Clark	4725	210,460	44 54	13,580	115,320	8 49
Clay	2633	131,415	49 91	8651	97,308	11 25
Clinton	3523	168,404	47 80	14,552	137,992	9 48
Coles	7597	489,837	64 48	19,890	286,163	14 39
Cook	9232	511,757	55 43	37,763	397,320	10 52
Crawford	2393	182,243	76 15	7695	73,595	9 56
Cumberland	2283	110,849	48 55	6121	74,564	12 18
De Kalb	8025	275,439	34 32	20,849	167,487	8 03
De Witt	4075	174,818	42 90	9728	96,754	9 94
Du Page	5659	211,004	37 29	18,767	168,340	8 97
Edgar	8049	414,587	51 51	19,351	222,806	11 51
Edwards	2020	111,222	55 06	5474	57,512	10 50
Effingham	1725	83,332	48 31	6831	71,843	10 52
Fayette	4372	187,076	42 79	14,502	153,812	10 61
Franklin	2033	124,898	61 43	8197	92,804	11 32
Fulton	11,488	537,431	46 78	26,721	241,165	9 03
Gallatin	2130	100,770	47 31	7895	70,512	8 93
Greene	6957	378,095	54 35	16,120	163,781	10 12
Grundy	3730	189,030	50 68	12,430	128,437	10 33
Hamilton	2439	110,024	45 11	7976	89,821	11 26
Hancock	9110	447,039	49 07	27,693	291,069	10 51
Hardin	824	39,530	47 97	3144	34,296	10 90
Henderson	3284	168,890	51 43	12,057	132,770	11 01
Henry	6442	330,047	51 23	13,620	165,621	12 16
Iroquois	4406	231,524	52 55	12,311	160,785	13 06
Jackson	3228	156,493	48 48	9982	90,209	9 04
Jasper	2225	95,661	42 99	6925	69,259	10 00
Jefferson	4257	202,794	47 63	15,979	139,568	8 73
Jersey	3627	177,179	48 35	9020	92,350	10 24
Jo Daviess	5594	264,866	43 77	18,457	192,667	10 43
Johnson	1649	80,064	48 55	5633	60,613	10 76
Kane	7630	310,861	40 74	25,795	208,775	8 09
Kankakee	4676	171,532	36 68	12,955	127,403	9 83
Kendall	5744	248,135	43 20	14,142	134,076	9 48

Statement — Continued.

County.	Horses.			Neat Cattle.		
	No.	Value.	Average value.	No.	Value.	Average value.
Knox.....	13,210	\$543,421	\$41 14	26,794	\$284,400	\$10 61
Lake.....	5549	199,186	35 90	21,414	187,901	8 77
La Salle.....	15,116	561,562	37 15	35,757	296,993	8 31
Lawrence.....	3236	144,370	44 61	7833	71,121	9 08
Lee.....	6046	244,507	40 44	13,853	119,150	8 60
Livingston.....	4415	219,149	49 64	10,229	129,956	12 70
Logan.....	5446	326,380	59 93	13,484	173,709	13 25
Macon.....	3838	147,027	38 31	10,342	89,639	8 67
Macoupin.....	8874	408,537	46 04	24,357	223,240	9 17
Madison.....	7950	477,000	60 00	19,750	296,250	15 00
Marion.....	3846	189,047	49 15	12,556	146,736	11 69
Marshall.....	5441	226,155	41 56	12,043	105,943	8 79
Mason.....	2886	106,573	36 92	7604	46,190	6 07
Massac.....	1213	57,872	47 71	4814	53,721	11 16
McDonough.....	7327	385,228	52 58	19,108	200,513	10 49
McHenry.....	7237	272,096	37 60	25,234	239,374	9 48
McLean.....	11,304	546,237	48 32	29,522	350,134	11 90
Menard.....	4595	247,923	53 95	9845	117,006	11 88
Mercer.....	6185	297,291	48 07	16,298	176,854	10 85
Monroe.....	3566	160,235	44 93	9623	82,310	8 55
Montgomery.....	5370	162,733	30 30	13,691	94,643	6 91
Morgan.....	7027	380,130	54 09	20,105	273,683	13 61
Moultrie.....	2997	162,324	54 16	7918	103,395	13 06
Ogle.....	8641	256,199	29 65	23,192	163,954	7 07
Peoria.....	9312	434,902	46 70	21,461	210,117	9 79
Perry.....	3796	119,388	31 45	8872	89,118	10 01
Piatt.....	2461	160,950	65 40	5429	92,668	17 07
Pike.....	8950	543,945	60 77	24,623	290,170	11 78
Pope.....	1710	77,904	45 55	5632	68,882	12 22
Pulaski.....	586	27,635	47 16	1641	20,750	12 64
Putnam.....	2845	157,501	55 36	8798	56,047	6 37
Randolph.....	6363	274,327	43 11	19,711	146,280	7 42
Richland.....	2258	110,105	48 76	7218	67,644	9 37
Rock Island.....	4836	223,258	46 16	15,592	156,424	10 03
Saline.....
Sangamon.....	9137	411,034	44 98	19,244	209,601	10 88
Schuyler.....	4857	242,949	50 02	14,730	139,891	9 43
Scott.....	2302	101,831	44 23	6020	58,824	9 77
Shelby.....	5637	251,043	44 53	14,823	154,743	10 44
Stark.....	4292	198,642	46 28	10,597	89,395	8 43
St. Clair.....
Stephenson.....	7133	298,624	41 86	19,956	181,417	9 09
Tazewell.....	8719	492,396	56 47	17,177	184,026	10 71
Union.....	2749	126,466	46 00	8828	72,669	8 23
Vermilion.....	10,731	526,403	49 05	23,003	283,144	12 31
Wabash.....	2211	107,615	48 67	4673	42,858	9 17
Warren.....	8151	372,580	45 72	22,390	223,509	9 98
Washington.....	4988	237,312	47 57	16,883	180,703	10 70
Wayne.....	3146	146,756	46 65	10,841	106,742	9 84
White.....	3443	170,178	49 43	9745	103,668	10 64
Whiteside.....	5523	259,799	47 04	17,224	167,251	9 71
Will.....	9820	437,620	44 56	33,885	373,259	11 01
Williamson.....	2417	110,349	45 65	7924	86,349	10 90
Winnebago.....	7186	193,813	26 97	18,266	122,006	6 67
Woodford.....	5924	285,934	48 26	13,451	125,685	9 34
Total.....	513,030	28,680,592	46 16	1,422,249	14,442,821	10 15

Statement—Continued.

County.	Mules and Asses.			Sheep.		
	No.	Value.	Average value.	No.	Value.	Average value.
Adams	1,740	\$90,188	\$51 83	14,818	\$15,510	\$1 05
City of Quincy	215	15,605	72 55
Alexander	84	6,180	73 57	891	965	1 08
Bond	295	15,355	52 05	5580	5777	1 03
Boone	6	200	33 33	5527	5580	1 01
Brown	280	17,894	63 91	7545	7545	1 00
Bureau	224	10,570	47 18	3509	3739	1 06
Calhoun	103	9,805	95 19	1052	1720	1 63
Carrroll	43	2,415	56 16	1846	1731	94
Cass	697	49,941	71 65	3625	3625	1 00
Champaign	216	9,610	44 48	4306	4890	1 13
Christian	528	39,984	75 72	5420	955	1 29
Clark	370	16,820	45 46	13,202	13,205	1 00
Clay	352	18,041	51 25	7396	7396	1 00
Clinton	398	25,865	64 99	3178	4248	1 33
Coles	459	29,622	64 53	15,675	20,299	1 29
Cook	66	3,940	59 70	6474	9947	1 54
Crawford	153	8,317	54 36	13,976	13,976	1 00
Cumberland	86	5,270	61 28	5477	5496	1 00
DeKalb	34	1,055	31 03	4559	4539	99
DeWitt	87	4,423	50 84	4975	4768	96
DuPage	16	555	34 69	16,901	17,343	1 02
Edgar	331	16,883	51 00	21,549	22,762	1 06
Edwards	130	9,355	71 96	8227	11,920	1 33
Effingham	129	6,950	53 87	3906	3906	1 00
Fayette	371	17,967	48 43	9021	9020	1 00
Franklin	436	25,612	58 74	8042	7700	96
Fulton	353	19,640	55 64	24,147	26,996	1 09
Gallatin	231	12,800	55 41	3588	3603	1 00
Greene	724	55,1 5	76 11	10,176	10,176	1 00
Grundy	38	2,41	63 66	633	739	1 08
Hamilton	176	10,395	59 06	6136	6136	1 00
Hancock	921	55,965	7 65	8386	8312	99
Hardin	65	3,845	5 15	2499	2515	1 01
Henderson	253	15,360	60 1	3522	4080	1 16
Henry	211	12,482	59 15	3640	5622	1 57
Iroquois	123	7,832	63 67	3415	4406	1 29
Jackson	196	10,859	55 40	952	3895	98
Jasper	95	5,215	54 89	6 08	6368	1 00
Jefferson	695	40,583	58 39	12,455	12,491	1 00
Jersey	516	27,987	54 24	2534	2534	1 00
Jo Daviess	63	3,465	55 00	2056	2206	1 07
Johnson	256	17,420	68 04	4015	4015	1 00
Kane	62	2,567	41 19	14,233	13,566	95
Kankakee	161	6,582	40 88	1932	1933	1 00
Kendall	84	3,875	46 13	5537	6314	1 14
Knox	400	20,300	50 75	6535	9250	1 40
Lake	23	975	42 39	20,104	13,546	92
La Salle	169	6,910	40 88	3575	3482	97
L. Wayne	190	12,730	67 00	6392	6373	99
.....	52	2,430	46 73	1614	1642	1 02
Livingston	118	6,425	54 45	1956	2292	1 17
Logan	429	28,794	67 12	7816	9850	1 26
Logan	370	16,673	45 06	4016	3996	99
Macon	1,474	83,663	56 76	9015	10,034	1 11
Maccopin	972	81,310	83 65	3400	3550	1 04

Statement—Continued.

County.	Mules and Asses.			Sheep.		
	No.	Value.	Average value.	No.	Value.	Average value.
Marion	481	\$27,540	\$57 25	9274	\$9285	\$1 00
Marshall	145	6930	47 79	1127	1127	1 00
Mason	786	33,670	42 84	1618	1698	1 05
Massac	173	11,399	65 90	2420	2423	1 00
McDonough	669	44,391	66 35	9892	11,221	1 13
McHenry	59	2340	39 66	19,101	19,662	1 03
McLean	411	25,776	62 71	16,246	16,937	1 04
Menard	612	39,492	64 53	6316	6319	1 00
Mercer	352	19,354	55 00	2794	2914	1 04
Monroe	229	13,370	58 38	1493	1640	1 10
Montgomery	724	20,904	28 88	9554	9554	1 00
Morgan	1128	72,270	64 06	10,368	11,035	1 06
Moultrie	168	10,242	60 96	7795	11,712	1 50
Ogle	71	2177	30 66	4367	4448	1 02
Peoria	375	19,455	51 88	4058	4708	1 11
Perry	344	12,330	35 84	698	698	1 00
Piatt	128	10,250	80 08	2012	2046	1 01
Pike	1187	93,521	78 78	13,283	13,316	1 00
Pope	145	9955	68 66	4536	4613	1 02
Pulaski	26	1885	72 50	697	720	1 03
Putnam	36	2180	60 55	1689	2899	1 71
Randolph	293	16,770	57 23	4681	4880	1 04
Richland	205	11,420	55 70	6449	6449	1 00
Rock Island	146	8266	56 61	2101	2170	1 03
Saline
Sangamon	1079	63,892	59 21	27,774	29,298	1 06
Schuyler	264	15,784	59 78	8602	8882	1 03
Scott	210	9,415	44 83	4266	4266	1 00
Shelby	293	13,858	47 30	14,830	14,830	1 00
Stark	124	7130	57 50	1886	2016	1 07
St. Clair
Stephenson	74	2915	39 39	6214	6324	1 02
Tazewell	360	25,304	70 29	5778	6554	1 13
Union	267	16,160	60 52	5657	5639	99
Vermilion	338	14,204	42 02	27,417	30,326	1 11
Wabash	138	6765	49 02	4288	4288	1 00
Warren	723	42,618	58 95	10,818	10,789	99
Washington	674	34,615	51 36	6137	6939	1 13
Wayne	334	16,649	49 85	9936	9976	1 00
White	307	17,889	58 27	9512	9526	1 00
Whiteside	89	4252	47 77	1378	1454	1 05
Will	88	4474	50 84	10,946	13,113	1 20
Williamson	200	10,503	52 51	73,379	74,254	1 01
Winnebago	92	3380	36 74	5521	3583	65
Woodford	165	8655	52 45	2733	2420	88
Total	31,881	1,867,377	58 57	760,793	806,455	1 06

Statement—continued.

County.	Hogs.			Carriages and Wagons.		
	No.	Value.	Average value.	No.	Value.	Average value.
Adams	55,661	\$101,521	\$1 82	4568	\$134,928	\$29 54
City of Quincy				463	20,820	44 97
Alexander	5908	6810	1 15	273	10,048	36 80
Bond	15,343	22,712	1 48	1342	44,043	32 82
Boone	4317	8299	1 92	1480	28,304	19 12
Brown	16,802	37,067	2 20	1199	37,737	31 47
Bureau	15,114	23,922	1 58	3824	96,248	25 17
Calhoun	9474	20,987	2 21	591	22,268	37 67
Carroll	7970	15,238	1 91	1489	40,865	27 44
Cass	14,454	46,569	3 22	1597	49,710	31 14
Champaign	17,702	31,855	1 23	1609	54,589	33 92
Christian	22,578	37,016	1 64	1290	49,536	38 40
Clark	18,210	33,240	1 82	1624	54,220	33 38
Clay	19,704	29,663	1 45	1012	38,623	38 16
Clinton	17,795	20,081	1 13	1374	38,623	28 11
Coles	47,860	116,974	2 44	2440	100,654	41 25
Cook	7704	17,287	2 24	4360	166,744	38 24
Crawford	9878	27,851	2 82	1168	32,865	28 14
Cumberland	4,616	24,482	1 67	805	23,357	31 50
De Kalb ..	7654	9739	1 27	2776	60,268	21 71
De Witt	18,200	36,773	2 02	1368	43,505	31 80
Du Page	5855	10,862	1 85	2280	51,112	22 42
Edgar	36,365	93,666	2 57	2593	99,699	38 45
Edwards	6103	6948	1 14	798	31,384	39 33
Effingham	14,531	18,803	1 29	748	24,240	32 40
Fayette	22,670	29,255	1 29	1271	43,257	34 03
Franklin	12,261	11,410	93	779	25,064	32 17
Fulton	66,213	114,947	1 74	4621	137,854	29 83
Gallatin	18,015	22,303	1 24	705	25,846	36 66
Greene	30,751	71,168	2 31	2044	74,785	36 58
Grundy	4308	9455	2 19	1267	37,902	29 91
Hamilton	13,798	19,371	1 40	587	19,085	32 83
Hancock	45,574	89,648	1 97	3950	118,538	30 01
Hardin	7689	11,125	1 45	227	6715	29 58
Henderson	19,769	48,310	2 44	1509	49,890	33 06
Henry	11,408	28,640	2 51	2418	63,244	26 15
Iroquois	11,301	28,512	2 52	1577	46,991	29 79
Jackson	22,652	23,043	1 02	902	22,038	24 43
Jasper	14,070	19,474	1 38	916	26,626	29 07
Jefferson	29,260	35,055	1 19	1260	43,388	34 43
Jersey	15,938	31,119	1 95	1425	58,976	41 38
Jo Daviess	11,956	22,309	1 86	2472	67,961	27 49
Johnson	15,538	18,126	1 17	505	17,472	34 60
Kane	7695	13,474	1 75	3384	78,281	23 13
Kankakee	6485	8610	1 33	1900	45,838	24 12
Kendall	7014	17,034	2 43	1949	57,117	29 30
Knox	42,345	79,620	1 88	3852	123,785	32 13
Lake	5478	9106	1 66	2433	45,847	18 64
La Salle	24,427	16,373	67	5439	126,650	23 28
Lawrence	18,868	28,845	1 53	1148	36,705	31 97
Lee	6507	8567	1 31	2314	48,624	21 01
Livingston	6915	14,731	2 13	1429	40,473	28 32
Logan	28,494	77,875	2 73	1755	82,126	46 79
Macon	20,324	26,492	1 30	1537	40,895	26 66
Macoupin	42,414	86,664	2 04	3316	101,934	37 40
Madison	33,506	67,012	2 00	3590	251,313	70 00

Statement—Continued.

County.	Hogs.			Carriages and Wagons.		
	No.	Value.	Average value.	No.	Value.	Average value.
Marion	21,554	\$33,945	\$1 57	1415	\$53,078	\$37 51
Marshall	10,966	29,065	2 65	1966	52,607	26 76
Mason	11,831	10,903	92	1365	38,617	28 29
Massac	11,134	14,318	1 28	440	15,711	35 71
McDonough	37,315	88,624	2 37	2952	93,593	31 70
McHenry	8347	16,599	1 99	3015	63,474	21 05
McLean	35,659	81,499	2 28	3747	143,775	38 37
Menard	24,813	62,572	2 52	1456	56,964	39 12
Mercer	24,627	46,391	1 88	2059	64,428	31 29
Monroe	11,487	12,050	1 05	1631	36,430	22 36
Montgomery	19,599	19,981	1 02	1728	36,984	21 40
Morgan	41,259	104,140	2 52	2719	113,267	41 65
Moultrie	17,902	38,285	2 14	886	30,721	34 67
Ogle	15,751	16,436	1 04	3194	69,811	21 86
Peoria	32,254	67,263	2 09	3689	116,635	31 62
Perry	8355	8355	1 00	734	21,202	28 88
Piatt	13,712	34,601	2 52	746	32,341	43 35
Pike	49,861	107,445	2 15	3798	142,917	37 63
Pope	15,141	18,255	1 20	450	14,062	31 25
Pulaski	4255	5903	1 39	225	8106	36 03
Putnam	5358	10,032	1 87	928	28,607	30 83
Randolph	18,176	18,663	1 03	1993	54,516	27 35
Richland	17,054	23,605	1 38	959	33,134	34 55
Rock Island	12,747	23,286	1 83	2252	69,707	30 95
Saline						
Sangamon	44,859	85,096	1 90	2712	112,069	41 32
Schuyler	24,618	45,598	1 85	1793	61,197	34 13
Scott	10,686	14,250	1 33	757	28,826	38 21
Shelby	34,035	54,603	1 60	1728	65,183	37 72
Stark	11,899	20,333	1 71	1435	39,099	27 24
St. Clair						
Stephenson	16,795	19,137	1 14	2902	80,558	27 76
Tazewell	28,049	52,929	1 88	3610	115,950	32 12
Union	22,522	22,083	98	1077	38,164	35 4
Vermilion	39,432	95,574	2 17	3080	108,483	35 22
Wabash	7092	13,541	1 91	918	31,360	34 16
Warren	43,197	81,870	1 89	2708	93,109	34 38
Washington	21,321	26,655	1 25	1680	56,738	33 77
Wayne	24,057	32,678	1 36	1198	37,602	31 39
White	9525	24,352	2 55	1215	44,759	36 84
Whiteside	9011	16,451	1 82	2320	63,702	27 46
Will	9719	17,549	1 80	3712	96,002	25 86
Williamson	22,194	39,701	1 79	830	28,212	34 00
Winnebago	7114	8559	1 20	2970	60,536	23 82
Woodford	19,880	32,903	1 65	2102	71,158	33 85
Total	1,908,603	3,482,116	1 82	188,646	5,945,064	\$31 51

Statement—Continued.

County.	Clocks and Watches.			Pianos.			Goods and merchandise.
	No.	Value.	Average value.	No.	Value.	Average value.	
Adams.....	3736	\$13,765	\$3 68	39	\$2567	\$65 82	\$76,115
City of Quincy.....	886	13,057	14 74	114	15,300	134 21	218,379
Alexander.....	336	5505	16 38	5	790	158 00	95,954
Bond.....	895	4606	5 14	9	1090	121 11	47,970
Boone.....	1469	3016	2 05	39	2471	63 36	32,090
Brown.....	1148	6072	5 29	3	525	175 00	39,840
Bureau.....	3459	13,103	3 78	106	6863	64 74	107,780
Calhoun.....	381	3367	8 83	2	75	37 50	17,980
Carroll.....	1400	6731	4 81	16	1782	111 37	30,820
Cass.....	1395	9704	6 95	22	2665	121 13	65,945
Campaign.....	1606	11,893	7 40	25	2545	101 60	105,307
Christian.....	984	8747	8 88	3	450	150 00	36,420
Clark.....	1692	8410	4 97	15	2300	153 33	86,000
Clay.....	873	6205	7 10	1	200	200 00	43,225
Clinton.....	981	4019	4 09	10	1153	115 30	50,724
Coles.....	2068	18,482	8 93	17	2895	170 03	151,204
Cook.....	*2621	34,718	13 24	vessels	84,200	2,740,097
Crawford.....	832	4105	4 93	25,100
Cumberland.....	638	3364	5 27	1	150	150 00	10,600
De Kalb.....	2674	6280	2 35	25	1495	59 80	64,369
De Witt.....	1228	8991	7 32	1	200	200 00	31,283
Du Page.....	1984	4208	2 12	38	2562	67 42	54,371
Edgar.....	2325	15,064	6 48	23	2395	104 13	98,625
Edwards.....	661	3314	5 01	11	1030	93 64	24,550
Effingham.....	633	3544	5 60	1	50	50 00	14,650
Fayette.....	1023	5695	5 56	7	1150	164 29	43,503
Franklin.....	647	3608	5 58	14,517
Fulton.....	4103	17,192	4 19	32	3595	112 34	196,749
Gallatin.....	680	6768	9 95	21	2695	128 33	103,050
Greene.....	1355	9912	7 31	18	2735	151 94	88,225
Grundy.....	1142	6141	5 38	24	2911	121 29	66,955
Hamilton.....	456	1520	3 33	1	50	50 00	14,570
Hancock.....	3672	19,450	5 29	43	4225	98 25	169,890
Hardin.....	276	1968	7 13	1	100	100 00	16,930
Henderson.....	1270	6830	5 38	12	1450	120 83	57,840
Henry.....	1844	9666	5 24	30	2256	75 20	48,920
Iroquois.....	1374	8483	6 17	12	1345	112 08	37,679
Jackson.....	847	6065	7 16	1	100	100 00	55,244
Jasper.....	828	4091	4 94	1	100	100 00	21,450
Jefferson.....	1084	6672	6 15	10	1099	109 90	29,583
Jersey.....	998	6197	6 21	30	3040	101 33	58,400
Jo Daviess.....	1697	9393	5 53	53	7000	132 08	383,174
Johnson.....	463	2975	6 42	22,490
Kane.....	4083	14,205	3 48	90	8155	90 61	129,392
Kankakee.....	1265	6088	4 81	15	1280	85 33	80,423
Kendall.....	1413	5014	3 55	30	2315	77 17	32,005
Knox.....	3495	19,823	5 67	93	9614	103 37	207,136
Lake.....	2024	4736	2 34	47	1650	35 11	41,965
La Salle.....	3582	20,156	5 63	156	12,552	80 46	255,139
Lawrence.....	943	5350	5 67	2	200	100 00	36,152
Lee.....	2246	9818	4 37	78	5380	68 97	80,230
Livingston.....	1361	6736	4 94	11	950	86 36	36,735
Logan.....	1512	12,156	8 04	19	3415	179 47	101,359
Macon.....	1311	9843	7 51	20	1875	93 75	84,635
Macoupin.....	2580	14,294	5 54	23	2703	117 52	117,104

* Including pianos.

Statement—Continued.

County.	Clocks and watches.			Pianos.			Goods and merchandise.
	No.	Value.	Average value.	No.	Value.	Average value.	
Madison.....	3980	\$19,810	\$4 98	94	\$11,750	\$125 00	\$488,800
Marion.....	1482	10,449	7 05	8	1225	153 12	82,435
Marshall.....	1945	10,198	5 24	40	2796	69 90	83,295
Mason.....	1599	6233	3 90	9	680	75 55	66,551
Massac.....	603	4072	6 75	4	645	161 25	32,920
McDonough.....	2802	16,957	6 05	25	3840	153 60	128,419
McHenry.....	2908	9181	3 15	56	4988	89 07	87,781
McLean.....	3397	31,677	9 32	78	10,105	129 55	242,962
Menard.....	1270	9186	7 23	6	1055	175 83	55,700
Mercer.....	1705	10,647	6 24	8	930	116 25	87,052
Monroe.....	1289	3350	2 60	8	720	90 00	30,650
Montgomery.....	1298	4891	3 77	11	1060	96 36	56,540
Morgan.....	2125	16,612	7 81	96	14,690	153 02	181,045
Moultrie.....	671	4934	7 35	26,450
Ogle.....	3241	10,672	3 29	44	2830	64 32	113,536
Peoria.....	2934	18,030	6 14	107	13,215	123 50	442,664
Perry.....	305	1409	4 62	3	300	100 00	39,400
Piatt.....	567	5047	8 90	1	100	100 00	13,850
Pike.....	3400	23,008	6 76	29	2985	102 93	199,601
Pope.....	450	2462	5 47	3	425	141 66	20,580
Pulaski.....	273	2837	10 39	3	300	100 00	24,923
Putnam.....	890	4668	5 24	18	1705	94 72	26,413
Randolph.....	1792	8057	4 49	13	1345	103 46	98,389
Richland.....	888	5589	6 29	5	590	118 00	44,825
Rock Island.....	2278	18,496	8 12	79	8830	111 77	162,344
Saline.....
Sangamon.....	2464	26,248	10 65	101	15,260	151 09	425,124
Schuyler.....	1688	11,482	6 21	19	3000	157 89	71,903
Scott.....	514	2525	4 91	41,855
Shelby.....	1483	9875	6 66	10	1375	137 50	76,060
Stark.....	1294	4861	3 76	11	977	88 82	34,155
St. Clair.....
Stephenson.....	3139	10,777	3 43	53	4091	77 19	117,526
Tazewell.....	2636	18,267	6 93	44	4895	111 25	120,991
Union.....	1142	8808	7 71	7	900	128 57	74,300
Vermilion.....	2610	17,059	6 54	19	3115	164 00	105,786
Wabash.....	656	4044	6 16	8	926	115 62	30,619
Warren.....	2204	12,225	5 54	26	3140	120 77	89,425
Washington.....	1040	5047	4 85	5	800	160 00	69,915
Wayne.....	920	5069	5 51	3	265	88 33	32,546
White.....	1151	8746	7 60	9	1150	127 77	78,578
Whiteside.....	2502	12,989	5 19	57	5260	92 28	100,611
Will.....	3268	17,001	5 17	98	10,196	104 04	142,508
Williamson.....	604	4831	8 00	40,565
Winnebago.....	2932	11,681	3 98	161	9171	56 96	138,866
Woodford.....	1804	10,504	5 82	10	1190	119 00	54,894
Total.....	164,622	941,626	5 11	2795	372,512	136 28	11,584,198

Statement—Continued.

County.	Bankers' property.	Manufact'd articles.	Moneys and credits.	Bonds, stocks, &c.	Unenumerated prop.	Deduction.
Adams		\$19,894	\$493,038	\$1220	\$252,716	\$98,776
City of Quincy....	\$65,000	49,960	209,686	14,220	188,803
Alexander		9,031	37,105	3300	92,773	11,398
Bond		16,160	163,670	75,515	33,888
Boone	14,000	2,629	99,777	47,685	22,439
Brown		7,877	128,332	890	56,378	30,982
Bureau	2,000	10,414	213,195	1579	166,455	68,221
Calhoun		738	59,833	92,002	17,638
Carroll	9,100	8,796	126,568	8271	77,289	45,105
Cass	4,000	21,026	132,856	3300	64,084	40,502
Champaign.....	126	7,564	224,997	25	125,807	51,904
Christian		16,465	124,332	25,344	15,000
Clark	505	15,000	150,220	220	120,020	58,507
Clay	83,254	3000	215,686	4176
Clinton		1,625	8,213	250	232,087
Coles	13,403	14,322	383,876	5090	365,864	98,181
Cook	1,482,386	796,274	88,279
Crawford		5,447	18,010	85,000	53,055	10,535
Cumberland	28,087	41,595	28,983
DeKalb		5,479	176,748	15	78,395	91,696
DeWitt		4,926	108,066	342	62,682	21,116
DuPage	4,500	7,475	119,673	73,144	42,451
Edgar	50,000	13,907	387,671	6117	197,604	121,900
Edwards		935	103,551	4500	43,794	15,517
Effingham		970	16,178	37,523	10,930
Fayette	175	32,300	48,633	5765	55,406	222
Franklin	51,000	3,185	44,432	50,376	19,401
Fulton		17,819	492,588	6780	145,226	1,195,414
Gallatin		12,750	51,526	277,976	83,090	20,184
Greene		18,425	368,978	84,953	14,918
Grundy		3,626	98,792	4367	70,594	46,439
Hamilton	100,000	475	21,639	31,317
Hancock	12,048	24,705	328,506	11,257	167,979	165,582
Hardin		20,400	23,496	100	24,741	2340
Henderson	10,000	1,190	98,065	53,125	6120
Henry	58,000	9,700	124,604	28,441	79,246
Iroquois	100	5,478	104,378	600	82,969	46,494
Jackson		2,952	143,755	4124	106,754	30,577
Jasper	44,074	44,190	11,448
Jefferson		1,906	130,175	73,828	25,055
Jersey	7,000	4,000	133,247	71,466	20,736
Jo Daviess	40,500	35,882	71,843	6875	125,293	16,416
Johnson		1,320	24,060	74,496	9544
Kane	38,000	34,485	239,603	1100	165,094	25,043
Kankakee	800	3,438	92,172	90,455	50,897
Kendall		5,587	169,601	50	117,317	13,806
Knox	650	9,651	407,688	37,042	304,205	98,620
Lake	24,000	1,925	108,361	37,023	49,004
La Salle	57,300	38,656	183,530	26,280	235,325	32,822
Lawrence		896	52,064	760	100,705	19,217
Lee		5,617	128,514	90,557	43,374
Livingston		2,205	129,491	100	60,742	77,399
Logan	13,000	10,485	443,209	283,409	108,297
Macon	44,000	11,660	68,665	229,165	17,911
Macoupin	12,500	8,343	231,333	135,042	108,515
Madison	58,005	346,680	375,467	27,247	147,435	16,234
Marion		3,968	122,536	6050	237,020	5178
Marshall	5,000	15,233	127,941	5970	95,858	61,999

Statement—Continued.

County.	Bankers' property.	Manufact'd articles.	Moneys and credits.	Bonds, stocks, &c.	Unenumerated prop.	Deductions.
Mason		\$5170	\$85,350		\$36,775	\$38,141
Massac		3906	45,560		58,238	5439
McDonough	\$300	6912	338,359	\$1160	167,068	146,790
McHenry	5000	7808	212,924	10,050	99,191	49,672
McLean	147,000	34,043	621,245	17,936	299,438	140,352
Menard		6155	289,066		91,559	75,012
Mercer	1750	7591	457,443	645	116,910	260,838
Monroe		4750	138,180	2000	67,470	11,975
Montgomery		125	115,928		52,199	21,900
Morgan	64,500	31,275	623,963		226,690	216,664
Moultrie			83,597		57,135	29,482
Ogle	20,075	12,993	221,505	1685	130,075	40,965
Peoria	130,000	69,714	270,098	41,300	332,048	49,873
Perry		1900	38,940		57,295	1707
Piatt		100	75,213	2000	172,149	24,216
Pike	3000	29,186	928,186	11,330	253,643	164,325
Pope		1635	29,219		53,084	6938
Pulaski	600	7146	137,329	1900	85,298	2600
Putnam		13,972	125,011		76,880	44,499
Randolph	1942	3257	83,818	960	115,374	26,012
Richland		4070	101,055		167,175	39,093
Rock Island	24,025	75,952	345,944	19,317	185,868	139,233
Saline						
Sangamon	3775	42,572	1,398,203	144,945	980,695	751,716
Schuyler	925	14,603	195,204	100	131,454	25,678
Scott		4700	80,035		37,452	
Shelby		3827	309,587		117,438	84,516
Stark		1639	150,659	5956	68,163	44,499
St. Clair						
Stephenson		12,942	204,102	2100	137,201	39,230
Tazewell		28,988	314,061	51,840	277,118	44,886
Union		6950	138,855	9966	92,112	22,190
Vermilion	10,000	17,135	544,759	3345	377,156	103,508
Wabash	56,000	6460	75,593	2000	29,192	11,207
Warren	7000	7642	254,073	52,750	117,282	98,193
Washington		14,904	157,531		83,501	43,490
Wayne	52,300	1179	77,051	565	51,856	8560
White	100,230	11,338	88,572	15,909	76,226	6638
Whiteside	1500	16,484	195,309	2000	137,010	39,831
Will	15,225	15,202	309,954	125,052	188,674	96,893
Williamson	100,000		37,986		58,498	100,451
Winnebago		17,675	207,994	800	163,222	
Woodford		8529	336,580	3827	119,242	89,391
Total	1,539,859	1,495,984	20,761,229	1,119,661	13,492,029	6,533,935

Statement—Continued.

County.	Total value of taxable personal property.	Railroad property.	Lands.	Town Lots.	Total value of real and personal prop'ty.
Adams	\$1,851,422		\$ 4,774,478	\$231,523	\$6,857,423
City of Quincy.....	850,856			3,215,180	4,066,036
Alexander	321,673		485,941	1,269,820	2,077,434
Bond	692,044		1,111,450	105,881	1,909,375
Boone.....	469,073	\$ 144,775	913,785	187,210	1,714,843
Brown.....	579,452	59,058	958,309	124,486	1,721,305
Bureau.....	1,235,139	986,346	3,322,445	395,811	5,939,741
Calhoun.....	429,872		491,750	12,715	934,337
Carroll.....	555,852		1,860,037	285,820	2,701,709
Cass	696,093		2,037,769	368,302	3,102,164
Champaign.....	892,214		3,548,479	385,880	4,826,573
Christian.....	591,174		1,583,110	206,875	2,381,159
Clark	767,433		1,311,966	250,320	2,329,719
Clay.....	669,840		1,051,651	88,674	1,810,165
Clinton	693,284		2,598,119	230,990	3,522,393
Coles	1,900,504		3,558,045	427,494	5,886,043
Cook.....	6,718,826	2,058,353	5,536,378	incl'd in kd's	44,313,557
Crawford.....	519,029		1,305,223	93,086	1,917,338
Cumberland.....	300,829		1,154,729	24,751	1,480,309
De Kalb.....	759,612	152,103	2,432,942	211,284	3,555,941
De Witt	556,417		1,891,713	268,660	2,716,790
Du Page.....	682,698	230,475	1,712,195	137,675	2,763,043
Edgar.....	1,519,886	108,373	3,396,687	297,554	5,322,500
Edwards.....	394,498		543,636	57,618	995,752
Effingham.....	271,059		882,390	90,551	1,244,000
Fayette	632,794		1,009,465	91,365	1,733,624
Franklin	435,205		666,288	25,190	1,126,683
Fulton	881,384		5,209,887	736,188	6,827,459
Gallatin	753,505		684,798	183,263	1,621,566
Greene.....	1,310,820		2,054,910	180,320	3,546,050
Grundy.....	574,929	261,353	1,775,382	341,089	2,952,753
Hamilton.....	413,064		824,299	34,643	1,272,006
Hancock	1,583,049		4,948,861	1,324,254	7,856,164
Hardin.....	183,421		396,110	38,496	618,027
Henderson.....	641,680		1,111,137	223,031	1,975,848
Henry.....	966,489	423,063	3,902,025	incl'd in l'ds	5,291,577
Iroquois.....	674,588		3,125,614	129,012	3,929,214
Jackson.....	594,954		1,316,833	180,250	2,092,037
Jasper.....	325,060		1,294,958	55,042	1,675,060
Jefferson.....	762,587		1,062,526	70,921	1,906,034
Jersey.....	652,759		1,512,227	182,086	2,347,072
Jo Daviess.....	1,217,018		2,155,874	1,963,466	5,336,358
Johnson.....	313,507		422,814	14,690	751,011
Kane.....	1,232,515	377,044	2,059,533	1,213,629	4,882,721
Kankakee.....	585,657		1,684,764	415,991	2,686,412
Kendall.....	779,634		2,127,749	142,346	3,049,729
Knox.....	1,957,965	421,169	4,743,648	1,543,432	8,666,214
Lake.....	632,217	136,707	1,572,401	329,179	2,670,504
La Salle.....	1,808,086	484,494	4,242,418	1,812,103	8,347,101
Lawrence.....	477,054	114,931	1,534,548	67,146	2,193,679
Lee.....	701,662	160,675	2,233,612	600,407	3,696,356
Livingston.....	572,586	249,615	1,826,692	84,470	2,733,363
Logan.....	1,462,470		3,754,969	429,076	5,646,515
Macon.....	756,654		1,621,192	535,308	2,913,154
Macoupin.....	1,326,916	281,319	3,187,171	451,773	5,247,179
Madison.....	2,635,395		4,070,570	2,006,318	8,712,283
Marion.....	918,136		1,509,028	250,080	2,677,244

Statement—Continued.

County.	Total value of taxable personal property.	Railroad property.	Lands.	Town Lots.	Total value of real and personal prop'ty.
Marshall.....	\$ 706,119		\$ 1,608,518	\$ 499,194	\$ 2813,831
Mason.....	400,269		1,562,909	238,047	2,201,225
Massac.....	295,346		508,126	131,650	935,122
McDonough.....	1,339,795	\$ 482,936	3,769,415	615,654	6,207,800
McHenry.....	1,000,801	322,129	2,548,637	309,598	4,181,165
McLean.....	2,428,412	363,931	6,803,919	incl'd in ld's	9,596,262
Menard.....	907,985		2,662,938	295,991	3,866,914
Mercer.....	1,029,362		2,415,685	390,993	3,836,045
Monroe.....	541,230		1,055,924	154,199	1,751,353
Montgomery.....	553,642	148,974	2,153,194	191,858	3,047,668
Morgan.....	1,896,636		3,805,084	1,250,186	6,951,906
Moultrie.....	499,313		1,268,763	60,755	1,828,831
Ogle.....	985,431		2,374,806	327,179	3,687,416
Peoria.....	2,120,276	473,439	3,717,367	3,663,645	9,974,727
Perry.....	388,628		829,071	80,444	1,298,143
Piatt.....	577,099		1,659,241	67,645	2,303,985
Pike.....	2,477,928		3,640,289	559,898	6,678,115
Pope.....	294,078		627,391	30,863	952,332
Pulaski.....	322,732		575,379	237,056	1,135,167
Putnam.....	461,409	51,985	865,592	133,150	1,512,136
Randolph.....	802,566		1,473,535	336,298	2,612,399
Richland.....	536,568		1,005,708	150,480	1,692,756
Rock Island.....	1,184,654	328,605	2,639,115	2,354,602	6,506,976
Saline.....	680,215		435,574		1,115,789
Sangamon.....	3,196,096		6,314,456	2,052,631	11,563,183
Schuyler.....	917,294		1,699,177	218,633	2,835,104
Scott.....	402,207		807,499	149,449	1,359,155
Shelby.....	987,906		1,478,884	150,923	2,617,713
Stark.....	578,526		1,718,294	107,291	2,404,111
St. Clair.....	1,513,560		4,655,195	1,388,146	7,556,901
Stephenson.....	1,038,497	78,728	2,422,510	846,450	4,386,185
Tazewell.....	1,648,433		4,216,500	743,522	6,608,455
Union.....	590,882		1,013,618	180,976	1,785,476
Vermilion.....	2,032,981		4,689,283	329,111	7,051,375
Wabash.....	400,053		633,480	143,547	1,177,080
Warren.....	1,269,719		3,070,350	362,196	4,702,265
Washington.....	831,170		1,880,794	160,829	2,872,793
Wayne.....	562,681		1,015,577	62,512	1,640,770
White.....	744,483		847,060	171,090	1,762,633
Whiteside.....	942,971	230,895	2,584,773	870,991	4,629,630
Will.....	1,668,936	incl'd in ld's	4,419,427	1,317,324	7,405,687
Williamson.....	490,797		689,062	42,471	1,222,330
Winnebago.....	941,286		5,065,557	incl'd in l'ds	6,006,843
Woodford.....	972,130		2,638,435	183,358	3,793,923
Total.....	97,853,641	9,131,475	249,971,641	46,183,564	403,140,321

No. 16.

TABULAR STATEMENT of the number and value of domestic animals, and average value per head; number and value of enumerated articles, and average value of each article; the value of merchandise, bankers' property, manufactured articles, moneys and credits, bonds, stocks, &c.; unenumerated property; town lots and lands listed for taxation in the several counties, for the year 1859, as returned to the Auditor's Office, Illinois.

County.	Horses.			Neat Cattle.		
	No.	Value.	Average value.	No.	Value.	Average value.
Adams	11,443	\$432,828	\$37 73	26,025	\$215,735	\$8 29
City of Quincy	381	19,920	52 28	568	6056	10 66
Alexander	576	27,112	47 07	2649	27,868	10 52
Bond	4477	177,930	39 74	12,296	110,646	9 00
Boone	4643	140,887	30 34	12,518	100,748	8 04
Brown	3541	151,987	42 92	8586	77,112	8 98
Bureau	12,138	368,389	30 35	25,718	168,703	6 56
Calhoun	1459	88,032	60 34	6608	125,913	19 05
Carroll						
Cass	3743	145,748	38 93	11,057	97,986	8 86
Champaign	4822	197,703	41 00	11,863	129,751	10 94
Christian	3821	137,835	36 07	8814	89,796	10 19
Clark	5135	205,400	40 00	14,762	118,096	8 00
Clay	2965	141,393	47 68	9278	103,350	11 13
Clinton	3800	175,160	46 09	11,992	125,507	14 65
Coles	5302	300,083	56 58	12,852	157,568	12 26
Cook	11,211	446,817	39 85	36,726	317,860	8 65
Crawford	3577	144,941	45 22	7504	69,433	9 25
Cumberland	2225	98,929	44 46	5844	64,344	11 01
DeKalb	8512	218,789	25 70	19,702	132,510	6 72
DeWitt	4996	182,634	36 56	9305	93,488	10 47
Douglas	3188	173,190	54 32	6808	91,768	13 33
DuPage	5952	194,700	32 71	17,407	143,394	8 24
Edgar	8333	361,055	43 33	22,467	186,480	8 30
Edwards	2152	118,664	55 14	5745	61,315	10 67
Effingham	1844	84,410	45 77	6890	65,969	9 57
Fayette	4307	174,937	46 17	12,142	120,718	9 94
Ford	657	35,918	54 67	1532	23,998	15 66
Franklin	1823	123,180	67 57	8624	98,573	11 43
Fulton	11,619	473,401	40 74	25,983	222,210	8 55
Gallatin	2029	96,816	47 71	7218	69,284	9 60
Greene	6976	396,580	56 85	14,317	154,557	10 79
Grundy	3982	154,137	38 71	12,405	105,981	8 54
Hamilton	2449	115,677	47 23	7508	87,182	11 61
Hancock	9007	352,188	39 10	25,479	223,599	8 77
Hardin	767	38,339	49 98	2931	34,344	11 72
Henderson	3393	160,885	47 41	10,730	109,165	10 17
Henry	8429	282,412	33 50	19,776	158,967	8 04
Iroquois	4687	211,584	45 14	12,511	135,714	10 84
Jackson	3386	148,538	43 87	9488	83,790	8 83
Jasper	2250	81,455	36 20	6722	57,630	8 57
Jefferson	4394	204,332	46 50	4205	142,944
Jersey	3903	176,480	45 22	9023	88,911	9 85
JoDaviess	6409	162,328	25 33	18,646	122,342	6 56
Johnson	1834	88,759	48 39	6192	64,753	10 46
Kane	8552	274,419	32 09	26,447	185,536	7 01
Kankakee	5211	181,137	34 76	12,665	111,383	8 79
Kendall	6056	181,455	29 96	13,755	86,872	6 31

Statement—Continued.

County.	Horses.			Neat Cattle.		
	No.	Value.	Average value.	No.	Value.	Average value.
Knox.....	12,321	\$476,330	\$38 66	25,435	\$238,708	\$9 38
Lake.....	5562	162,464	29 03	18,236	148,113	8 12
LaSalle.....	15,682	479,154	30 55	35,422	248,943	7 03
Lawrence.....	3105	129,692	38 87	7441	77,742	10 45
Lee.....	6246	209,917	33 61	13,407	102,399	7 64
Livingston.....	4823	189,870	39 37	10,760	121,263	11 27
Logan.....	5722	297,993	52 08	12,118	136,289	11 25
Macon.....	4204	163,795	38 96	10,454	99,223	9 49
Macoupin.....	9585	390,764	40 77	22,474	201,067	8 95
Madison.....	7150	453,019	63 36	17,480	215,230	12 31
Marion.....	4079	180,800	44 32	12,421	141,026	11 35
Marshall.....	5958	185,316	31 10	11,958	76,222	6 37
Mason.....	2586	74,728	28 89	6503	61,929	9 52
Massac.....	1209	60,734	50 23	5979	54,461	9 11
McDonough.....	7412	290,924	39 25	16,814	139,742	8 31
McHenry.....	7761	237,549	30 61	25,990	204,563	7 48
McLean.....	12,452	517,016	41 52	27,308	297,418	10 89
Menard.....	4784	239,168	49 99	9560	106,420	11 13
Mercer.....	6883	256,158	37 22	15,681	121,102	7 72
Monroe.....	3548	166,600	46 95	9230	80,001	8 66
Montgomery.....	5647	170,215	30 14	12,372	85,688	6 92
Morgan.....	6774	330,260	48 75	18,134	223,530	12 33
Moultrie.....	3277	144,364	44 05	7440	87,501	11 76
Ogle.....	9765	272,736	27 93	22,418	151,904	6 77
Peoria.....	9629	388,816	40 38	19,685	173,643	8 82
Perry.....	2764	140,729	50 91	8477	100,083	11 80
Piatt.....	102,183	48,445
Pike.....	9138	393,269	43 04	23,017	199,723	8 50
Pope.....	1635	98,007	59 94	6165	80,112	12 99
Pulaski.....	694	39,867	44 47	2193	24,212	11 04
Putnam.....	3030	139,615	46 08	5986	47,479	7 93
Randolph.....	6679	310,727	46 52	14,925	146,063	9 78
Richland.....	2603	121,132	46 53	7550	86,362	11 44
Rock Island.....	4913	166,233	33 83	14,467	110,024	7 60
Saline.....
Sangamon.....	10,608	428,863	44 28	20,661	205,107	9 92
Schuyler.....	4481	220,612	49 23	13,423	122,292	9 11
Scott.....	2705	101,915	37 67	5982	55,975	9 36
Shelby.....	5938	242,861	40 90	13,985	143,799	10 28
Stark.....	4607	177,549	38 54	10,059	63,163	6 28
St. Clair.....
Stephenson.....	7728	223,011	28 86	19,733	147,695	7 48
Tazewell.....	9102	434,825	47 77	16,583	160,383	9 67
Union.....	2730	131,369	48 12	8336	68,301	8 19
Vermillion.....	10,969	468,313	42 69	21,358	228,087	10 68
Wabash.....	2271	107,282	47 24	4591	41,525	9 04
Warren.....	8143	302,744	37 18	18,746	152,616	8 14
Washington.....	4941	222,555	45 04	15,277	142,409	9 32
Wayne.....	2227	137,538	61 76	11,177	115,768	13 57
White.....	3479	167,244	48 07	9537	100,714	10 56
Whiteside.....	5777	222,624	38 53	17,369	137,215	7 90
Will.....	9929	416,425	41 94	32,055	328,919	10 26
Williamson.....	2621	112,470	42 91	7220	84,240	11 66
Winnebago.....	7799	237,366	30 43	18,984	150,859	7 94
Woodford.....	6216	237,098	38 14	12,706	116,054	9 13
Total.....	532,247	21,404,351	40 21	1,337,565	12,371,600	9 25

Statement—Continued.

County.	Mules and Asses.			Sheep.		
	No.	Value.	Average value.	No.	Value.	Average value.
Adams	1675	\$80,437	\$48 02	13,667	\$13,287	\$ 97
City of Quincy.....	26	1545	59 42			
Alexander	89	4965	55 78	688	701	1 02
Bond.....	288	15,130	52 53	5606	5606	1 00
Boone	8	300	37 50	5479	5538	1 01
Brown.....	315	7844	24 90	6495	6495	1 00
Bureau.....	224	7657	35 08	3370	3241	96
Calhoun	113	10,295	91 10	973	1824	1 87
Carroll						
Cass	704	40,450	57 45	3390	3411	1 01
Champaign.....	181	8412	46 47	2900	4052	1 40
Christian	553	25,250	45 66	3632	3952	1 09
Clark	545	21,800	40 00	14,565	14,589	1 00
Clay	350	21,890	62 54	7300	7300	1 00
Clinton	465	27,050	58 17	2980	2915	98
Coles.....	290	21,365	73 67	9354	10,819	1 15
Cook	74	4564	61 67	5255	5600	1 06
Crawford	173	9145	52 86	11,267	11,267	1 00
Cumberland	100	5575	55 75	5437	5622	1 03
De Kalb	71	1566	22 06	3693	3644	99
De Witt.....	155	7473	48 21	6367	5510	86
Douglas	181	13,405	74 06	3818	4722	1 24
Du Page.....	15	460	30 66	17,319	16,925	98
Edgar	268	13,615	50 80	17,432	17,196	99
Edwards	153	10,555	68 99	8316	11,889	1 43
Effingham.....	106	5232	49 36	4202	4207	1 00
Fayette	293	17,989	61 93	8967	8967	1 00
Ford	16	895	55 94	75	75	1 00
Franklin	406	24,938	61 42	7657	7570	99
Fulton.....	299	14,672	49 07	20,921	24,905	1 19
Gallatin	221	12,277	55 55	3548	3548	1 00
Greene	763	58,965	77 28	8906	9130	1 02
Grundy.....	51	2495	48 92	365	359	99
Hamilton	184	10,730	58 31	5522	5522	1 00
Hancock.....	932	44,217	47 44	7933	7748	98
Hardin	64	3990	62 34	2439	2472	1 01
Henderson	304	17,920	58 94	3199	3385	1 05
Henry	262	9176	35 02	2168	2953	1 36
Iroquois	85	4550	53 53	2688	3794	1 41
Jackson	257	13,295	51 73	4045	4046	1 00
Jasper.....	113	5065	43 93	6743	6743	1 00
Jefferson	767	39,479	51 47	11,205	11,205	1 00
Jersey.....	606	28,729	47 40	2413	2421	1 00
Jo Daviess.....	98	2929	29 89	2131	1980	93
Johnson	278	17,135	61 63	4488	4488	1 00
Kane.....	48	1810	37 71	13,315	13,340	1 00
Kankakee.....	143	5650	39 51	3374	3778	1 12
Kendall.....	95	3123	32 87	5006	3700	74
Knox.....	420	18,821	44 81	6769	6961	1 03
Lake	20	890	44 50	20,730	18,925	91
La Salle	137	5787	42 24	2956	2902	98
Lawrence	220	1797		5201	5360	1 07
Lee	56	1563	27 91	1755	1951	1 11
Livingston	117	5495	46 96	1358	1507	1 09
Logan	458	20,566	44 90	8263	8375	1 01
Macon.....	448	22,820	50 94	4447	4466	1 00

Statement—Continued.

County.	Mules and Asses.			Sheep.		
	No.	Value.	Average value.	No.	Value.	Average value.
Macoupin	1401	\$69,959	§49 93	9344	\$10,106	§1 08
Madison	941	78,311	83 22	3561	74 0	95
Marion	563	28,358	50 37	8168	8183	1 00
Marshall	142	5184	36 51	938	766	81
Mason	893	36,560	40 94	1512	1520	1 00
Massac	209	15,298	73 19	2504	2505	1 00
McDonough	660	37,250	56 44	8629	8757	1 01
McHenry	54	18 0	34 26	19,275	18,696	96
McLean	380	24,025	63 22	11,568	12,491	1 08
Menard	581	35,990	61 94	5251	5251	1 00
Mercer	332	15,777	47 52	2433	2352	97
Monroe	289	16,645	57 59	1360	11,595	8 52
Montgomery	735	21,910	29 81	8930	8 30	1 00
Morgan	1016	61,420	60 45	6508	8134	1 25
Moultrie	122	7451	61 07	8447	8447	1 00
Ogle	108	2760	25 55	3912	3878	99
Peoria	349	16,673	47 77	3524	3746	1 07
Perry	391	35,700	91 30	5500	6504	1 18
Piatt		4950			1708	
Pike	1159	61,875	53 39	11,765	11,329	96
Pope	182	14,682	80 67	4792	6065	1 26
Pulaski	50	2820	56 40	716	710	99
Putnam	36	1755	48 75	1324	1331	1 00
Randolph	331	24,695	74 61	4727	5134	1 08
Richland	194	12,295	63 37	6471	6647	1 03
Rock Island	122	5146	42 18	1903	1970	1 03
Saline						
Sangamon	1295	66,450	51 31	29,762	30,792	1 03
Schuyler	347	19,025	54 83	8289	8239	99
Scott	359	23,905	66 59	3718	3724	1 00
Shelby	304	12,535	41 23	17,200	17,204	1 00
Stark	92	4061	44 14	1628	1264	77
St. Clair						
Stephenson	90	2715	30 17	5522	5562	1 01
Tazewell	352	23,275	66 12	5419	6297	1 16
Union	328	19,360	59 02	5608	5607	1 00
Vermilion	133	7528	56 60	21,911	24,624	1 12
Wabash	139	6678	48 04	4255	4255	1 00
Warren	735	31,741	43 19	8187	8148	1 00
Washington	668	37,075	55 50	5743	5743	1 00
Wayne	268	12,210	45 56	11,780	11,840	1 00
White	320	17,930	56 03	9150	9256	1 01
Whiteside	109	4178	38 33	1164	1133	97
Will	109	4945	45 36	7407	8156	1 10
Williamson	294	13,780	46 87	7245	8980	1 24
Winnebago	77	2467	32 04	5520	5871	1 06
Woodford	150	7362	49 08	2675	2148	80
Total	32,692	1,740,307	53 23	647,337	682,082	1 05

Statement—Continued.

County.	Hogs.			Carriages and Wagons.		
	No.	Value.	Average value.	No.	Value.	Average value.
Adams	48,820	\$72,825	\$1 49	4878	\$119,454	\$24 49
City of Quincy	73	1090	14 93	320	14,146	44 20
Alexander	4041	4690	1 16	263	8769	33 34
Bond	14,632	16,574	1 13	1521	39,928	30 22
Boone	4360	8551	2 03	1415	28,438	20 09
Brown	15, 14	23,461	1 51	1158	34,102	29 45
Bureau	16,112	17,581	1 09	3844	82,238	21 39
Calhoun	8172	16,627	2 03	589	20,466	34 75
Carroll						
Cass	19,501	29,686	1 52	1549	43,808	28 28
Champaign	18,477	24,067	1 30	1764	49,715	28 07
Christian	15,099	23,467	1 55	1296	36,562	28 21
Clark	13,202	26,404	2 00	1850	55,500	30 00
Clay	15,056	17,971	1 19	1154	43,299	37 52
Clinton	17,287	18,561	1 07	1460	38,001	26 03
Coles	24,619	48,248	1 96	1594	59,475	37 31
Cook	582	18,614	1 94	6000	159,198	26 53
Cawford	14,270	15,653	1 09	1193	25,991	21 78
Cumberland	10,750	12,527	1 16	722	21,330	29 68
De Kalb	81 0	8721	1 07	2561	49,019	19 14
De Witt	19,506	22,183	1 14	1590	47,120	29 63
Douglas	12,326	25,364	2 06	998	37,595	37 67
Du Page	5 83	9656	1 61	2228	44,506	19 97
Edgar	32,440	55,411	1 70	2498	86,201	34 51
Edwards	7405	11,131	1 50	828	31,847	38 46
Effingham	11,966	11,966	1 00	736	22,293	30 29
Fayette	19,482	25,586	1 31	1394	42,357	30 38
Ford	1257	2005	1 59	257	7740	30 11
Franklin	22,222	20,092	90	786	26,496	33 71
Fulton	53,234	80,191	1 50	4443	125,407	28 22
Gallatin	15,793	18,661	1 18	693	25,374	36 61
Greene	26,999	57,030	2 11	1966	81,120	41 26
Grundy	3952	5604	1 42	1354	31,318	23 13
Hamilton	8199	14,535	1 77	599	19,780	33 02
Hancock	31,584	40,726	1 29	3799	96,445	25 39
Hardin	6435	9320	1 45	217	6407	29 52
Henderson	17,137	32,085	1 87	1472	47,625	32 35
Henry	14,811	15,278	1 03	3078	75,329	24 47
Iroquois	12,084	19,696	1 63	1643	41,387	25 19
Jackson	21,976	22,304	1 01	985	29,553	30 00
Jasper	11,100	11,109	1 00	907	23,275	25 66
Jefferson	26,423	28,166	1 07	1036	44,504	42 95
Jersey	14,323	23,753	1 66	1549	53,639	34 63
Jo Daviess	13,803	16,952	1 23	2397	40,550	16 91
Johnson	14,869	16,442	1 10	572	19,320	33 77
Kane	7671	8289	1 08	2988	60,807	20 35
Kankakee	6275	7059	1 12	1913	40,619	21 23
Kendall	6716	10,774	1 60	1915	24,708	12 90
Knox	37,385	50,627	1 35	4057	106,250	26 19
Lake	6226	8614	1 38	2267	37,660	16 61
La Salle	16,856	21,617	1 28	5346	101,053	18 90
Lawrence	12,259	18,808	1 53	905	29,382	32 47
Lee	7362	10,992	1 49	2213	44,435	20 08
Livingston	6978	8415	1 21	1609	36,116	22 44
Logan	24,517	53,692	2 19	1631	67,190	41 19

Statement—Continued.

County.	Hogs.			Carriages and Wagons.		
	No.	Value.	Average value.	No.	Value.	Average value.
Macon	21,707	\$30,233	\$1 39	1670	\$28,910	\$17 31
Macoupin	33,672	39,677	1 18	3284	85,046	25 89
Madison	29,506	60,012	2 03	3490	230,315	65 99
Marion	17,401	21,196	1 22	1396	48,211	34 53
Marshall	10,650	14,764	1 36	1996	44,241	22 16
Mason	8514	12,071	1 41	1290	36,047	27 94
Massac	11,359	15,000	1 32	467	16,475	35 28
McDonough	30,950	39,033	1 26	2746	77,535	28 23
McHenry	10,545	15,936	1 50	2992	55,845	18 66
McLean	35,065	60,482	1 72	4931	121,830	24 70
Menard	19,199	55,237	2 87	1434	51,865	36 17
Mercer	23,628	29,676	1 25	1967	54,929	27 92
Monroe	10,795	15,668	1 45	1703	35,708	20 97
Montgomery	16,413	16,468	1 00	1745	38,544	22 09
Morgan	38,364	78,558	2 05	2524	87,350	34 61
Moultrie	15,108	20,285	1 34	920	35,167	38 22
Ogle	17,246	17,397	1 01	3387	47,971	14 16
Peoria	27,809	39,790	1 43	3590	101,649	28 31
Perry	8544	10,384	1 24	840	26,727	31 81
Piatt		12,785			24,825	
Pike	49,923	55,662	1 11	3789	112,850	29 76
Pope	12,975	20,924	1 61	465	15,586	33 52
Pulaski	5918	6563	1 11	286	9358	32 72
Putnam	5107	7260	1 42	979	29,133	29 76
Randolph	17,562	19,993	1 14	1861	70,979	38 13
Richland	10,011	12,939	1 29	854	34,544	40 45
Rock Island	13,435	16,475	1 22	2164	51,909	23 52
Saline						
Sangamon	40,538	63,292	1 56	3109	113,250	36 43
Schuyler	24,400	34,446	1 41	1912	58,560	30 62
Scott	14,312	15,653	1 09	1075	33,712	31 36
Shelby	26,162	34,135	1 30	1802	63,146	35 04
Stark	9493	8580	90	1396	34,188	24 48
St. Clair						
Stephenson	18,098	20,705	1 14	3074	61,095	19 87
Tazewell	25,585	42,667	1 67	3105	110,136	35 47
Union	18,109	17,877	99	1134	40,407	35 63
Vermilion	38,631	63,192	1 63	3007	93,929	31 24
Wabash	5803	10,988	1 89	940	32,222	34 28
Warren	34,588	56,840	1 64	2880	79,150	27 48
Washington	20,999	21,786	1 03	1558	46,885	30 09
Wayne	19,229	26,723	1 39	1206	36,553	30 31
White	25,297	30,163	1 19	1229	44,147	35 92
Whiteside	10,459	17,918	1 71	2281	51,006	22 36
Will	9361	12,351	1 32	3530	86,503	24 50
Williamson	23,240	40,708	1 75	940	31,380	33 38
Winnebago	8550	12,110	1 42	3181	63,985	20 11
Woodford	15,883	20,989	1 32	2090	54,981	26 31
Total	1,725,328	2,495,042	1 44	190,019	5,293,622	27 85

Statement—Continued.

County.	Clocks and Watches.			Pianos.			Goods and Merch'dise.
	No.	Value.	Average value.	No.	Value.	Average value.	Value.
Adams.....	3460	\$12,852	\$ 3 43	25	\$2100	\$ 84 06	\$ 62,965
City of Quincy...	398	7959	20 00	53	7335	138 40	205,930
Alexander.....	313	4674	14 71	4	975	243 75	62,550
Bond.....	504	4266	8 46	11	1230	111 82	51,105
Boone.....	1358	28 1	2 13	33	2934	90 42	30,153
Brown.....	1053	4653	4 42	3	420	140 00	31,330
Bureau.....	3240	9505	2 93	117	5306	45 35	72,193
Calhoun.....	368	3466	9 42	2	90	45 00	16,520
Carroll.....							
Cass.....	1430	9527	6 66	28	3070	109 64	55,890
Champaign.....	1655	11,121	6 61	48	3157	65 77	80,121
Christian.....	950	7395	7 78	4	550	137 50	32,625
Clark.....	1675	8375	5 00	17	1700	100 00	81,220
Clay.....	950	6124	6 45	6	1150	191 66	47,255
Clinton.....	1069	4454	4 17	9	1380	153 33	48,185
Coles.....	910	14,672	16 12	24	3415	142 29	133,023
Cook.....	2845	39,643	13 93				2,613,349
Crawford.....	694	4122	5 94				29,580
Cumberland.....	619	2926	4 72				17,310
De Kalb.....	2496	5330	2 13	33	1970	59 69	53,959
De Witt.....	1396	8127	5 82	3	190	63 33	32,106
Douglas.....	749	4951	6 61	9	1325	147 22	35,356
Du Page.....	1847	3431	1 85	53	1282	24 19	37,439
Edgar.....	2224	12,794	5 75	23	3985	173 26	89,480
Edwards.....	686	3686	5 37	12	985	82 08	23,550
Effingham.....	796	3359	4 22	1	55	55 00	18,692
Fayette.....	1142	4781	4 19	7	810	115 71	44,622
Ford.....	248	1649	6 65	2	300	150 00	2,800
Franklin.....	640	3657	5 71				12,420
Fulton.....	3828	15,875	4 15	37	3652	98 70	126,435
Gallatin.....	649	6100	9 40	21	2740	130 48	100,700
Greene.....	1421	11,408	8 03	20	2605	130 25	92,480
Grundy.....	929	3911	4 21	39	6260	160 51	44,910
Hamilton.....	536	3032	5 65				12,850
Hancock.....	3597	16,359	4 55	49	3865	78 88	127,709
Hardin.....	211	1723	8 16	1	100	100 00	28,860
Henderson.....	1301	5986	4 60	12	1535	127 91	54,790
Henry.....	2794	9785	3 50	76	4770	62 76	95,901
Iroquois.....	1357	6625	4 88	18	1315	73 05	36,343
Jackson.....	845	5629	6 66	2	150	75 00	55,880
Jasper.....	817	3664	4 48	2	275	137 50	19,630
Jefferson.....	2143	55,011	25 67	6	1235	205 83	36,920
Jersey.....	1008	6009	5 96	37	2475	66 89	50,130
Jo Daviess.....	1784	5611	3 14	74	4250	57 43	254,379
Johnson.....	552	3783	6 85				16,700
Kane.....	3306	8765	2 65	164	9265	56 49	102,850
Kankakee.....	1135	6929	6 10	22	1790	81 36	69,555
Kendall.....	621	1890	3 04	28	853	30 46	30,618
Knox.....	3281	15,820	4 82	80	7923	99 04	162,199
Lake.....	1579	3380	2 14	48	1650	34 37	27,888
La Salle.....	3959	15,427	3 90	164	11,898	72 55	178,398
Lawrence.....	798	4313	5 40	3	300	100 00	26,247
Lee.....	2268	6196	2 73	85	3996	47 01	54,805
Livingston.....	1391	5961	4 28	15	1500	100 00	37,581

Statement—Continued.

County.	Clocks and Watches.			Pianos.			Goods and Merch'dise.
	No.	Value.	Average value.	No.	Value.	Average value.	Value.
Logan	1219	\$8964	\$7 35	19	\$2840	\$149 47	\$82,330
Macon	1526	9315	6 10	34	4340	127 65	98,685
Macoupin	2550	10,524	4 13	43	4186	97 35	108,701
Madison	3860	19,010	4 92	97	12,015	123 86	481,900
Marion	1607	10,397	6 47	8	1050	131 25	91,790
Marshall	1957	7693	3 93	31	1950	62 90	63,120
Mason	1083	5497	5 07	17	1887	111 00	56,742
Massac	655	1858	2 84	7	1390	198 57	39,445
McDonough	2709	15,567	5 74	17	2255	132 64	121,774
McHenry	2950	7722	2 62	63	5380	85 40	66,919
McLean	3921	26,940	6 87	87	9836	113 05	183,890
Menard	1141	8669	7 60	9	1150	127 77	54,250
Mercer	1789	9127	5 10	11	865	78 63	67,915
Monroe	1129	2855	2 53	8	740	92 50	33,970
Montgomery	1403	5854	4 17	15	1460	97 33	54,355
Morgan	1128	13,496	11 96	105	14,455	137 66	238,800
Moultrie	746	4733	6 34	1	260	260 00	17,355
Ogle	3179	8619	2 71	44	2775	63 07	94,739
Peoria	2764	14,675	5 31	81	9965	123 03	391,260
Perry	611	3579	5 86	2	200	100 00	44,510
Piatt		3784			150		21,200
Pike	3296	15,935	4 83	35	3410	97 43	166,098
Pope	527	3488	6 62	5	650	130 00	43,093
Pulaski	345	2918	8 46	3	475	158 50	30,570
Putnam	850	3634	4 27	25	2020	80 80	30,155
Randolph	2176	10,924	4 60	9	627	69 66	112,830
Richland	1118	6826	6 10	10	1660	166 00	50,502
Rock Island	2090	12,302	5 37	76	6955	91 51	136,980
Saline							
Sangamon	2331	23,135	9 92	107	15,820	147 85	369,438
Schuyler	1629	9939	6 10	25	3398	135 92	45,155
Scott	462	4985	8 84	8	1150	143 75	39,353
Shelby	1404	9404	6 70	12	1390	115 83	78,088
Stark	1261	4121	3 27	9	775	86 33	18,090
St. Clair							
Stephenson	2919	8847	3 03	52	4150	79 81	105,123
Tazewell	2203	14,642	6 64	42	5135	122 26	125,775
Union	1195	8861	7 41	7	1025	146 43	73,640
Vermillion	2513	14,818	5 89	22	2485	112 91	104,790
Wabash	768	4452	5 80	8	870	108 75	28,552
Warren	2108	10,292	4 88	22	2560	116 36	79,315
Washington	921	3627	3 94	5	445	89 00	50,885
Wayne	995	5169	5 20	5	370	74 00	22,737
White	1070	7554	7 06	8	865	108 12	68,260
Whiteside	2170	9377	4 32	63	4665	74 05	90,763
Will	2967	14,790	4 99	111	9788	88 18	115,080
Williamson	730	5228	7 16				62,875
Winnebago	2905	10,632	3 66	124	8603	69 38	112,098
Woodford	1921	8477	4 41	11	1005	91 36	55,512
Total	158,626	870,987	5 49	3033	279,611	92 19	10,495,901

Statement—Continued.

County.	Bankers' property.	Manufact'd articles.	Moneys and credits.	Bonds, stocks, &c.	Unenumerated property.	Deductions.
	Value.	Value.	Value.	Value.	Value.	
Adams		\$9,726	\$482,281	\$935	\$166,100	\$87,850
City of Quincy....	\$26,250	28,600	228,605	4,250	140,926	
Alexander.....		1,657	15,306		88,215	8,758
Bond		11,635	140,427	2,500	74,179	32,032
Boone	14,000	1,725	74,940		38,991	25,604
Brown.....		10,915	106,526	125	74,864	21,823
Bureau.....	1,065	3,430	134,399	3,453	147,837	46,134
Calhoun		1,031	77,395		105,915	8,004
Carroll						
Cass	6,000	19,790	150,277	8,535	54,765	17,826
Champaign.....	14,994	14,994	359,648	600	112,000	48,245
Christian		11,890	84,385		27,538	17,878
Clark.....	480	12,356	138,527	204	120,313	58,230
Clay		2,065	142,485	200	92,132	12,257
Clinton		800	87,946	50	187,811	
Coles	50,000	13,295	262,682	6,050	169,249	23,274
Cook	1,835,509				1,303,905	115,619
Crawford		7,070	16,050	187,000	55,020	
Cumberland		760	9,093		36,990	17,789
De Kalb	200	3,020	153,489		63,661	53,650
De Witt		3,263	121,794		67,607	32,685
Douglas		1,170	78,315		74,114	26,447
Du Page.....	51,271	5,496	94,859		62,519	26,830
Edgar	50,500	11,836	284,902	805	166,493	48,179
Edwards.....	51,000	1,350	103,744	4,500	46,135	17,957
Effingham.....		1,520	14,785		37,091	5,848
Fayette		29,466	38,158	2,825	55,089	
Ford		122	23,894		14,872	9,056
Franklin	51,000	2,315	32,135		53,839	
Fulton	6,150	9,129	365,449	34,035	209,308	110,977
Gallatin		14,445	48,295	1,084,027	92,329	873,065
Greene		12,640	348,490		92,058	18,880
Grundy		3,453	64,128	75	69,242	40,504
Hamilton	100,000	1,350	18,555		34,510	19,178
Hancock.....	4,500	18,954	225,887	6,145	149,751	92,492
Hardin		15,510	18,173		2,720	4,720
Henderson	13,000	1,275	80,415	2,000	55,329	2,390
Henry	89,000	6,105	152,861	800	103,652	481,581
Iroquois	854	4,896	65,971		79,845	44,636
Jackson		7,750	136,568	1,000	94,592	26,031
Jasper			32,144		45,869	8,882
Jefferson.....		670	105,766		74,932	29,963
Jersey	7,000	16,905	144,873	200	63,654	12,751
Jo Daviess	20,000	17,383	69,070	529	83,401	7,869
Johnson			38,608		67,676	9,298
Kane	100,400	20,200	205,310		149,224	27,428
Kankakee	325	5,972	165,667	4,400	75,575	187,009
Kendall		1,732	96,269		43,962	8,351
Knox	650	8,353	361,183	470	179,021	74,830
Lake		3,135	78,370	20,000	29,867	25,175
La Salle	2,000	30,057	217,213	9,325	211,665	13,428
Lawrence		507	49,139	1,150	166,163	7,074
Lee	6,000	1,607	78,151		70,136	31,362
Livingston		1,210	67,269		59,913	37,356
Logan		6,425	346,133		129,474	39,219
Macon.....	54,500	12,956	68,786		240,783	21,079

Statement—Continued.

County.	Bankers' property.	Manufact'd articles.	Moneys and credits.	Bonds, stocks, &c.	Unenumerated property.	Deductions.
	Value.	Value.	Value.	Value.	Value.	
Macoupin.....	\$12,500	\$5135	\$163,463	\$132,294	\$64,065
Madison.....	78,000	343,580	380,457	\$27,200	81,420	30,113
Marion.....	1180	96,676	4750	93,597	4287
Marshall.....	1,050	10,134	103,318	87,240	30,069
Mason.....	12,683	69,680	41,158	20,150
Massac.....	1029	52,400	56,493	2526
McDonough.....	10,035	218,488	730	141,594	94,206
McHenry.....	5,000	3848	156,518	100	83,725	40,590
McLean.....	{ 11,750 } { 150,500 }	10,904	494,092	236,299	107,793
Menard.....	5150	221,202	1175	90,444	26,888
Mercer.....	5,000	8527	262,687	128,410	120,028
Monroe.....	2390	134,686	1100	70,812	7345
Montgomery.....	2615	99,560	68,401	20,178
Morgan.....	112,000	23,590	506,754	165,624	165,828
Moultrie.....	61,263	49,240
Ogle.....	19,810	24,392	187,659	104,668	40,210
Peoria.....	46,700	46,018	252,805	26,650	388,536	48,590
Perry.....	3100	27,039	59,774
Piatt.....	64,101	100	44,787
Pike.....	76,835	14,889	701,501	74,432	219,524	125,634
Pope.....	7085	55,926	41,193	3879
Pulaski.....	7390	14,906	940	87,238	19,664
Putnam.....	2879	99,118	3300	66,698	8570
Randolph.....	14,175	95,824	2200	158,858	20,784
Richland.....	5175	126,911	66,878	26,669
Rock Island.....	71,427	42,890	223,390	2600	268,275	160,389
Saline.....
Sangamon.....	101,450	35,587	617,364	26,442	688,213	81,340
Schuyler.....	16,969	178,075	1960	112,915	45,191
Scott.....	250	6390	124,604	33,791
Shelby.....	1350	277,100	125,457	57,307
Stark.....	296	109,771	53,115	30,390
St. Clair.....
Stephenson.....	20,200	13,664	168,596	115,891	36,102
Tazewell.....	8947	242,172	50,845	254,210	44,677
Union.....	2970	153,528	8000	91,071	14,410
Vermilion.....	11,000	13,923	462,331	644	287,820	79,441
Wabash.....	64,000	6047	78,900	5265	32,346	9462
Warren.....	50,000	2816	185,055	106,681	48,092
Washington.....	2860	132,848	1367	74,928	4166
Wayne.....	250,150	1056	74,406	240	41,435	21,278
White.....	880,546	7315	62,135	1,241	68,956	20
Whiteside.....	1,300	15,982	144,478	2300	102,771	34,446
Will.....	60,800	8922	261,241	5544	157,522	84,101
Williamson.....	100,000	85,780	62,300	91,470
Winnebago.....	42,000	15,885	119,742	400	175,358
Woodford.....	5513	220,040	215	106,771	56,319
Total.....	4,728,916	1,209,231	15,674,380	1,645,928	12,031,555	4,965,137

Statement—Continued.

County.	Total value of personal property.	Railroad property.	Lands.	Town lots.	Total value of real and personal property.
Adams.....	\$1,583,675	\$44,994	\$4,313,584	\$242,607	\$6,184,860
City of Quincy.....	692,612	3,704,839	4,397,451
Alexander.....	238,654	642,442	1,233,204	2,114,300
Bond.....	619,124	1,113,620	113,573	1,846,317
Boone.....	424,542	144,202	877,352	182,228	1,628,324
Brown.....	508,014	106,000	902,433	121,898	1,638,345
Bureau.....	978,863	718,809	2,822,943	374,212	4,894,827
Calhoun.....	459,570	749,245	13,788	1,222,603
Carroll.....	1,801,702
Cass.....	651,117	1,739,936	342,189	2,733,242
Champaign.....	962,090	2,735,302	280,169	3,977,561
Christian.....	463,367	1,522,121	199,985	2,185,473
Clark.....	746,725	1,122,476	230,240	2,099,441
Clay.....	614,357	103,887	1,125,118	119,239	1,962,601
Clinton.....	717,820	1,927,135	247,916	2,892,871
Coles.....	1,226,670	200,000	2,345,408	483,315	4,255,393
Cook.....	6,629,440	1,938,517	5,401,455	25,300,313	39,269,725
Crawford.....	575,272	1,297,819	104,955	1,978,046
Cumberland.....	257,617	1,074,264	24,170	1,356,051
De Kalb.....	642,228	152,265	1,961,347	199,181	2,955,021
De Witt.....	558,860	30,000	1,382,299	168,443	2,139,602
Douglas.....	514,828	1,488,052	60,322	2,063,202
Du Page.....	639,108	227,491	1,558,379	138,671	2,563,649
Edgar.....	1,292,574	108,373	3,354,958	286,055	5,041,960
Edwards.....	462,397	577,155	61,302	1,100,854
Effingham.....	263,725	900,521	88,009	1,252,255
Fayette.....	566,305	1,595	1,145,821	107,491	1,821,212
Ford.....	105,214	786,930	21,750	913,894
Franklin.....	456,215	823,476	26,085	1,305,776
Fulton.....	1,599,842	54,339	3,800,005	698,041	6,152,227
Gallatin.....	700,941	708,207	205,150	1,614,298
Greene.....	1,298,183	2,113,905	214,115	3,626,203
Grundy.....	451,371	168,805	1,535,321	370,332	2,525,829
Hamilton.....	404,545	823,369	39,305	1,267,219
Hancock.....	1,225,601	4,626,223	incl'd in l'ds	5,851,824
Hardin.....	157,238	348,767	29,775	535,780
Henderson.....	583,005	1,119,312	217,600	1,919,917
Henry.....	525,408	406,023	3,107,910	435,498	4,474,839
Iroquois.....	567,912	22,200	2,249,957	171,860	3,011,929
Jackson.....	577,064	1,094,813	195,859	1,867,736
Jasper.....	277,977	942,672	49,117	1,269,766
Jefferson.....	675,741	1,451,520	79,477	2,206,738
Jersey.....	652,428	12,507	1,502,582	211,448	2,378,965
Jo Daviess.....	793,837	1,566,650	982,327	3,342,814
Johnson.....	328,366	482,018	23,995	834,379
Kane.....	1,112,787	359,223	1,754,572	935,542	4,162,124
Kankakee.....	492,830	1,656,728	371,174	2,520,732
Kendall.....	477,655	109,395	1,101,307	72,320	1,760,677
Knox.....	1,558,486	365,204	3,880,675	1,216,181	7,020,546
Lake.....	515,781	138,132	1,296,568	308,819	2,259,300
La Salle.....	1,522,011	383,013	3,949,473	1,834,471	7,688,968
Lawrence.....	494,726	200,000	1,226,116	73,990	1,994,832
Lee.....	560,786	160,153	1,905,695	403,841	3,030,475
Livingston.....	498,744	220,864	2,175,604	112,479	3,007,691
Logan.....	1,121,052	122,606	3,086,480	529,403	4,860,541
Macon.....	817,733	1,957,950	690,885	3,466,568
Macoupin.....	1,169,357	265,043	3,279,177	541,178	5,254,755
Madison.....	2,433,766	272,137	3,989,085	2,128,809	8,823,797

Statement—Continued.

County.	Total value of personal property.	Railroad property.	Lands.	Town lots.	Total value of real and personal property.
Marion	\$722,927	\$136,500	\$1,510,332	\$346,598	\$2,716,357
Marshall	570,929	79,310	1,218,553	346,896	2,215,688
Mason	390,352	1,787,998	incl'd in Pds	2,178,350
Massac	314,562	1,162,524	incl'd in Pds	1,477,086
McDonough	1,009,478	393,580	2,822,511	527,710	4,753,279
McHenry	823,061	310,060	2,336,505	311,823	3,781,449
McLean	2,049,680	355,333	5,187,244	1,075,436	8,667,693
Menard	849,083	1,990,988	277,135	3,117,206
Mercer	842,497	2,011,109	315,308	3,168,914
Monroe	565,425	1,162,228	192,093	1,919,746
Montgomery	533,822	148,974	2,010,474	197,746	2,911,016
Morgan	1,698,143	145,694	3,569,332	1,512,600	6,925,769
Moultrie	431,840	1,222,321	55,178	1,709,339
Ogle	899,098	67,557	2,026,551	310,262	3,303,468
Peoria	1,852,336	333,370	3,552,245	3,023,189	8,761,140
Perry	458,329	1,011,793	164,747	1,634,869
Piatt	329,018	85,630	1,782,264	105,581	2,302,493
Pike	1,981,698	2,713,968	470,805	5,166,471
Pope	382,932	836,500	77,636	1,297,068
Pulaski	199,303	486,466	370,909	1,056,678
Putnam	425,807	33,415	835,912	116,974	1,412,108
Randolph	951,336	1,700,244	515,091	3,166,671
Richland	505,202	240,000	1,083,090	159,798	1,988,090
Rock Island	956,195	261,321	1,752,558	1,584,779	4,554,853
Saline	936,160	508,587	41,255	1,486,002
Sangamon	2,703,863	541,447	5,539,592	2,724,686	11,509,588
Schuyler	786,394	1,469,864	196,779	2,453,037
Scott	447,330	833,412	173,295	1,454,037
Shelby	949,162	1,615,076	188,668	2,752,906
Stark	444,533	1,311,039	90,487	1,846,109
St. Clair	1,434,420	303,809	4,764,592	1,463,685	7,966,506
Stephenson	861,152	88,535	2,054,162	786,548	3,790,397
Tazewell	1,434,632	48,109	3,938,717	799,703	6,221,161
Union	607,606	1,058,562	224,232	1,890,400
Vermilion	1,698,043	3,643,584	328,468	5,670,095
Wabash	413,920	664,166	146,913	1,224,999
Warren	1,019,866	144,055	2,527,020	324,173	4,015,114
Washington	739,247	1,542,019	163,865	2,445,131
Wayne	714,917	1,126,569	91,023	1,932,509
White	1,455,928	1,002,270	202,154	2,660,352
Whiteside	771,264	230,449	2,045,327	531,458	3,578,498
Will	1,406,885	425,343	3,473,051	1,295,192	6,600,471
Williamson	516,271	744,760	50,217	1,311,248
Winnebago	957,396	349,427	2,211,326	996,491	4,514,640
Woodford	779,846	1,905,541	179,638	2,865,025
Total	88,288,094	11,758,695	194,177,198	70,676,364	366,702,053

NOTE.—In making up the foregoing tables for the years 1858 and 1859, I have not been able in some cases to class the property correctly, as the returns from some of the counties to this office do not show the value of real and personal property separately; the returns from several of the counties show apparent errors in the footings, of which I have been unable to obtain corrections, but the tables are substantially correct.

JESSE K. DUBOIS, Auditor.

STATEMENT of the aggregate amount of State Taxes charged; the amount of abatements, commissions, &c., deducted; the amount paid, and the amount remaining unpaid in each county, for the years 1858 and 1859.

County.	1858.			1859.				
	Am't charged.	Am't abated, commissions, &c.	Amount paid.	Am't unpaid.	Am't charged.	Am't abated, commissions, &c.	Amount paid.	Am't unpaid.
Adams.....	\$45,944 73	\$2804 19	\$43,640 54	\$41,448 20	\$2162 97	\$34,251 29	\$5033 94
City of Quincy.....	27,242 43	1466 34	25,776 09	29,462 91	1369 28	28,093 63
Alexander.....	13,918 86	1752 93	12,165 93	14,377 24	11,565 37	2811 87
Bond.....	12,816 29	702 37	12,113 92	12,395 88	666 64	9763 23	1966 01
Boone.....	11,516 99	799 37	10,717 62	11,045 37	810 09	10,235 58
Brown.....	11,756 33	948 50	9608 06	\$1199 77	11,385 00	1811 59	9208 72	364 69
Bureau.....	39,742 59	2023 92	37,718 67	33,583 30	2626 58	30,956 72
Calhoun.....	6277 04	449 79	5827 25	8217 84	1119 27	7098 57
Carroll.....	18,101 45	1038 74	17,062 71	12,004 67	727 35	11,277 32
Cass.....	20,877 74	881 06	19,996 68	18,373 23	1113 74	17,259 49
Champaign.....	34,552 52	5224 63	29,327 89	30,230 30	18,395 22	11,835 08
Christian.....	15,953 77	716 78	15,236 99	14,642 67	612 65	14,030 02
Clark.....	15,685 90	1045 74	14,640 16	14,176 71	836 32	12,462 60	877 79
Clay.....	12,128 11	599 30	11,528 81	13,202 12	844 67	12,357 45
Clinton.....	25,784 91	5480 02	20,304 89	21,640 18	3932 35	17,707 83
Coles.....	39,753 95	1676 52	38,077 43	29,109 89	1441 68	27,668 21
Cook.....	296,900 83	17,393 78	278,907 05	263,107 15	38,004 96	225,102 19
Crawford.....	12,879 59	567 79	12,311 80	13,331 20	1594 33	11,228 64	508 23
Cumberland.....	10,164 02	1486 96	8643 98	33 08	9982 96	1900 61	7639 06	443 29
De Kalb.....	23,849 23	1418 60	22,430 63	19,798 64	1131 21	3500 00	15,167 43
De Witt.....	18,301 24	2451 11	15,850 13	15,832 83	7302 94	8529 89
Douglas, (not organized in 1858,).....	13,869 72	1008 05	12,861 67
Du Page.....	18,542 40	1040 46	17,501 94	17,189 07	1221 45	15,967 62
Edgar.....	35,662 90	2094 91	33,567 99	33,867 77	1929 20	31,938 57
Edwards.....	6671 53	325 67	6345 86	7875 72	357 79	5776 60	141 33

County.	1858.			1859.		
	Am't charged.	Am't abated, commissions, &c.	Am't unpaid.	Am't charged.	Am't abated, commissions, &c.	Am't unpaid.
Effingham.....	\$8444 77	\$1136 01	\$708 76	\$9201 93	\$2038 90	\$7103 03
Fayette.....	11,685 37	1334 53	10,350 84	13,680 65	2330 96	11,349 69
Ford, (not organized in 1858.)				6238 85	500 89	5737 96
Franklin.....	7561 05	409 57	7151 48	8757 19	486 83	7861 47
Fullon.....	46,159 56	2744 63	43,414 93	41,523 27	1440 23	29,281 79
Gallatin.....	10,853 41	504 83	10,348 58	15,583 78	1708 94	13,874 84
Greene.....	23,758 53	992 96	22,765 57	24,365 10	1288 05	11,698 85
Grundy.....	19,798 44	1186 64	18,611 80	16,968 80		14,393 38
Hamilton.....	8567 04	414 86	8152 18	8490 37		231 75
Hancock.....	53,191 13	10,082 81	41,567 87	40,871 42	7618 64	33,252 78
Hardin.....	4140 77	304 56	3836 21	3690 88	237 76	3453 12
Henderson.....	13,350 41	962 33	12,388 08	13,173 32	785 01	12,388 31
Henry.....	35,657 89	2180 36	33,477 53	29,980 42	3454 05	7966 53
Iroquois.....	27,456 87	4735 67	22,721 20	23,518 07	6135 50	17,382 57
Jackson.....	14,358 96	1991 51	12,367 45	13,380 75		9724 18
Jasper.....	11,591 97	1107 36	10,484 61	9158 95	1291 99	7866 96
Jefferson.....	12,811 62	759 65	12,051 97	14,785 13		10,123 73
Jersey.....	15,736 63	1050 75	14,685 93	15,939 07		4061 40
Jo Daviess.....	37,193 64	3987 48	33,206 16	24,325 89	2539 22	21,786 67
Johnson.....	5201 77	306 55	4895 22	5639 01	370 69	5268 32
Kane.....	32,682 73	2054 95	30,627 78	28,579 98	2493 28	26,086 70
Kankakee.....	18,018 90	1244 33	16,774 57	16,966 37	1245 28	15,721 09
Kendall.....	20,444 67	1189 29	19,062 67	11,798 90		5216 04
Knox.....	59,805 73	6660 63	52,263 63	50,905 82	6052 03	44,853 79
Lake.....	21,550 63	1049 54	18,775 98	15,116 94	867 82	14,249 12
La Salle.....	56,380 35	4375 25	52,005 10	52,823 19	4859 15	47,964 04
Lawrence.....	14,960 26	1213 91	13,746 35	13,562 71	2331 05	11,231 66
Lee.....	24,848 31	1981 34	20,698 77	20,876 34		11,315 76

Livingston.....	18,318 51	1687 66	16,630 86	20,144 46	17,543 14	2601 32
Logan.....	38,177 59	2105 96	36,071 63	33,124 13	25,405 07	7719 06
Macon.....	20,167 78	2066 61	18,101 17	24,521 23	2681 11	6092 27	15,747 85
Macoupin.....	35,934 34	5024 39	30,909 95	37,710 80	8035 67	29,675 13
Madison.....	60,199 45	9059 52	51,139 93	60,505 75	14,476 24	46,029 51
Marion.....	18,035 39	880 66	17,154 73	18,207 10	896 46	15,957 56	1353 08
Marshall.....	18,968 53	1961 89	17,006 64	15,030 54	896 29	14,134 25
Mason.....	14,793 49	1700 39	13,093 10	15,623 02	2343 84	13,279 18
Massac.....	6388 87	388 23	6000 64	9886 94	1144 99	8741 95
McDonough.....	42,773 86	5661 33	35,993 16	1119 37	35,287 55	5970 84	29,316 71
McHenry.....	28,625 68	2327 23	26,298 45	25,359 41	2729 58	22,629 83
McLean.....	64,298 47	4549 88	59,748 59	58,100 32	29,681 29	28,419 03
Menard.....	25,937 09	1108 77	24,828 32	20,965 97	898 87	20,067 10
Mercer.....	26,609 23	2422 09	14,040 94	10,146 20	22,034 08	1854 59	20,179 49
Monroe.....	12,357 17	2487 74	9,869 43	13,380 98	1568 83	11,709 13	113 02
Montgomery.....	20,814 87	920 36	19,894 51	19,520 22	1274 52	18,245 70
Morgan.....	46,766 51	2205 75	44,360 76	46,467 52	41,138 96	5,328 56
Moultrie.....	13,392 13	2389 69	8,659 02	2,343 42	13,231 15	3318 01	9,913 14
Ogle.....	25,153 76	1660 04	23,493 72	22,134 22	1328 96	9,533 38	11,271 88
Peoria.....	67,897 45	5206 21	50,354 11	12,337 13	60,402 72	5038 33	55,364 39
Perry.....	8,791 23	497 25	8,293 98	11,054 45	687 11	10,367 34
Piatt.....	15,952 79	2702 58	7,911 38	5,338 83	17,142 47	13,175 85
Pike.....	44,748 90	2490 28	42,249 62	34,676 46	1827 23	32,849 23	3,966 62
Pope.....	6,381 87	522 38	5,359 49	8,746 41	1168 68	7,577 73
Pulaski.....	7,725 80	1552 47	6,173 33	7,244 18	657 93	6,586 25
Putnam.....	9,791 95	568 20	9,223 75	9,461 12	534 22	8,926 90
Randolph.....	17,553 45	2460 73	15,092 72	21,609 56	2182 93	19,426 63
Richland.....	11,341 46	583 91	10,757 55	13,320 20	2415 98	10,904 22
Rock Island.....	45,418 83	8836 22	36,582 61	36,712 03	6383 39	30,201 40	127 24
Saline.....	7,475 68	471 80	7,003 88	9,984 09	335 00	335 00	9,649 09
Sangamon.....	77,469 09	4953 78	72,515 31	78,259 95	4576 07	73,683 88
Schuyler.....	18,996 10	1006 96	17,989 14	16,670 32	988 10	12,930 61	2,751 61
Scott.....	9,115 04	380 66	8,734 88	9,742 03	9,048 24	693 79
Shelby.....	20,553 30	4007 97	16,545 33	22,370 72	4149 46	18,221 26
Stark.....	16,185 62	981 84	15,203 78	12,369 75	730 18	11,639 57
St. Clair.....	51,664 82	5905 62	46,759 20	54,891 86	5467 09	49,424 77
Stephenson.....	29,497 68	2908 68	27,489 00	25,643 90	2210 41	23,433 49
Tazewell.....	44,254 38	2826 64	41,427 74	42,081 18	35,440 74	6,640 44
Union.....	11,970 72	1121 13	10,849 59	12,671 10	550 62	12,120 48
Vermilion.....	47,983 23	3543 07	44,440 16	38,867 28	3525 64	33,969 76	1,371 88

County.	1858.			1859.				
	Am't charged.	Am't abated, commissions, &c.	Amount paid.	Am't unpaid.	Am't charged.	Am't abated, commissions, &c.	Amount paid.	Am't unpaid.
Wabash.....	7,924 86	438 81	7,486 05	8,207 48	886 87	7,320 61
Warren.....	32,278 18	2817 03	9,233 66	20,227 49	28,071 36	3506 82	24,564 54
Washington.....	19,735 56	1991 31	17,744 25	17,496 02	2477 13	15,018 89
Wayne.....	11,348 14	798 27	10,549 87	13,238 68	8776 48	4,462 20
White.....	11,815 31	636 49	10,178 82	17,824 36	1013 28	15,615 49	1,195 59
Whiteside.....	32,309 53	4767 69	27,541 84	25,631 82	3376 84	19,368 84	2,886 14
Will.....	49,647 42	2935 55	46,711 87	44,223 11	2092 57	42,130 54
Williamson.....	8,805 28	1138 21	7,667 07	9,194 15	1162 64	8,031 51
Winnebago.....	40,244 32	2003 75	38,240 57	30,232 00	23,268 95	6,963 05
Woodford.....	25,602 38	2375 44	23,226 94	20,162 29	1433 95	18,728 34
Total.....	2,739,429 90	233,599 90	2,446,576 77	59,253 23	2,528,992 11	182,106 66	1,825,792 25	521,093 20

NOTE.—The amount due for 1858, from the county of Brown, is from a defaulting town collector, and a small amount of tax on railroad property, which the county collector was unable to collect; the amounts due from the counties of Knox, Hancock, and McDonough are on account of defaulting town collectors; the collector of the county of Lee has been estopped by injunction from collecting the amount remaining due from said county; the collectors of the counties of Lake, Mercer, Moultrie, Peoria and Warren have been sued on their official bonds and judgments obtained against each of them and their securities and the greater part of the claims made by purchase of property by the State, with a good prospect of securing the remainder by the same means; the collector of the county of Piatt died before completing his collections for 1858. I have brought suit against the sureties on his official bond, which is now pending in the Supreme Court.

A large number of the collectors for 1859 have not yet presented their certificates of abatements, &c., for which reason their commissions cannot be computed, and several have not as yet, filed receipts for the amounts paid to the school commissioners on the warrants of the auditor; the amount remaining unpaid for said year, as shown in the foregoing table, is, therefore, much greater than it will be found after adjusting all the accounts. The collectors of the following named counties have closed their accounts since the 30th day of November, 1860, viz: Alexander, Grundy, Rock Island, Schuyler, Scott, Monroe, Vermilion, Winnebago, Whiteside, Cook and DeKalb.

No 18.

STATEMENT of the "School Fund" tax levied on the assessment of property in the year 1858, showing the aggregate amount charged, the amount deducted for abatements, commissions, &c., &c., the net amount collected, the amount paid to each county, &c., &c.

County.	Amount charged.	Am'tabat'd, commiss'ns, &c.	Netamount.	Am't paid county.	Am't rec'ed from co'y over am't paid.	Am't paid co'y over received.
Adams	\$21,846 91	\$905 04	\$20,941 87	\$16,881 53	\$4060 34
Alexander	4154 88	461 53	3693 65	2078 90	1614 75
Bond	3825 76	160 23	3665 53	4786 35	\$1120 82
Boone	3437 90	208 44	3229 46	5475 47	2246 01
Brown	3509 35	615 97	2893 38	4706 04	1812 66
Bureau	11,863 46	493 59	11,369 87	11,085 64	284 23
Calhoun	1873 74	97 10	1776 64	2531 22	754 58
Carroll	5403 42	265 54	5137 88	4970 19	167 69
Cass	6232 17	190 58	6041 59	5150 93	890 66
Champaign	10,314 19	1462 69	8851 50	6940 45	1911 05
Christian	4762 32	152 89	4609 43	5623 10	1013 67
Clark	4682 36	268 03	4414 33	8121 86	3707 53
Clay	3620 33	125 75	3494 58	5050 54	1555 96
Clinton	7696 99	1563 81	6133 18	4811 06	1322 12
Coles	11,866 85	390 19	11,476 66	10,353 16	1123 50
Cook	88,627 11	4738 29	83,888 82	35,694 15	48,194 67
Crawford	3844 65	114 65	3730 00	6246 34	2516 34
Cumberland	3034 04	399 15	2634 89	4209 88	1574 99
De Kalb	7119 17	352 07	6767 10	7783 92	1016 82
De Witt	5463 06	669 28	4793 78	5310 80	517 02
Du Page	5535 04	261 37	5273 67	6336 17	1062 50
Edgar	10,645 64	527 67	10,117 97	8365 04	1752 93
Edwards	1991 50	55 35	1936 15	2954 52	1018 37
Effingham	2520 82	297 33	2223 49	4805 59	2582 10
Fayette	3488 17	350 06	3138 11	7243 85	4105 74
Franklin	2257 02	80 80	2176 22	4987 54	2811 32
Fulton	13,778 98	696 56	13,082 42	15,376 68	2294 26
Gallatin	3239 82	102 33	3137 49	4079 48	941 99
Greene	7092 10	221 39	6870 71	7691 79	821 08
Grundy	5909 98	285 98	5624 00	4494 07	1129 93
Hamilton	2557 32	80 22	2477 10	5094 16	2617 06
Hancock	15,877 95	3226 40	12,651 55	12,110 82	540 73
Hardin	1236 05	65 47	1170 58	2486 22	1315 64
Henderson	3985 20	234 50	3750 70	4443 14	692 44
Henry	10,644 14	549 97	10,094 17	7108 23	2985 94
Iroquois	8196 08	1338 14	6857 94	7716 04	858 10
Jackson	4286 26	541 79	3744 47	5792 52	2048 05
Jasper	3460 29	281 90	3178 39	5282 72	2104 33
Jefferson	3824 37	174 76	3649 61	7042 87	3393 26
Jersey	4697 50	256 03	4441 47	4909 94	468 47
Jo Daviess	11,102 59	1104 53	9998 06	11,509 07	1511 01
Johnson	1552 77	59 59	1493 18	4537 18	3044 00
Kane	9756 04	522 39	9233 65	12,070 24	2386 59
Kankakee	5378 77	310 22	5068 55	7146 11	2077 56
Kendall	6102 89	303 93	5798 96	5190 87	608 09
Knox	17,852 46	2102 53	15,749 93	11,826 46	3923 47
Lake	5334 20	260 63	5073 57	8754 65	3681 08
La Salle	16,829 96	1163 60	15,666 36	17,928 80	2262 44
Lawrence	4465 74	318 19	4147 55	4883 66	736 11
Lee	7417 41	1174 77	6242 64	7219 49	976 85

Statement—Continued.

County.	Amount charged.	Am't abat'd commiss'ns, &c.	Net amount	Am't paid county.	Am't rec'd from co'y over am't paid.	Am't paid co'y over am't received.
Livingston.....	\$5468 21	\$433 83	\$5034 38	\$6308 35	\$1273 97
Logan.....	11,396 29	518 70	10,877 59	6005 18	\$4872 41
Macon.....	6020 24	551 94	5468 30	4393 68	1074 62
Macoupin.....	10,726 67	1405 71	9320 96	11,081 59	1760 63
Madison.....	17,969 99	2570 93	15,399 06	11,594 52	3804 54
Marion.....	5383 70	199 92	5183 78	6660 31	1476 53
Marshall.....	5662 25	532 27	5129 98	5367 50	237 52
Mason.....	4415 97	450 01	3965 96	5576 49	1610 53
Massac.....	1907 13	76 87	1830 26	3447 59	1617 33
McDonough.....	12,768 32	1906 73	10,861 59	7657 67	3203 92
McHenry.....	8544 98	617 84	7927 14	10,295 39	2368 25
McLean.....	19,193 58	1199 29	17,994 29	12,605 61	5388 68
Menard.....	7742 43	251 54	7490 89	4586 12	2904 77
Mercer.....	7943 05	650 35	7292 70	6341 71	950 99
Monroe.....	3688 70	695 31	2993 39	5693 28	2699 89
Montgomery.....	6213 39	202 51	6010 88	6789 08	778 20
Morgan.....	13,960 16	536 53	13,423 63	9244 80	4178 83
Moultrie.....	3997 65	661 38	3336 27	3337 25	98
Ogle.....	7508 58	429 44	7079 14	9560 95	2481 81
Peoria.....	20,267 90	1385 56	18,882 34	13,953 53	4928 81
Perry.....	2624 25	104 52	2519 73	4921 13	2401 40
Piatt.....	4762 02	752 21	4009 81	3172 30	837 51
Pike.....	13,357 88	638 82	12,719 06	13,198 48	479 42
Pope.....	1905 04	181 81	1723 23	4388 03	2664 80
Pulaski.....	2306 20	424 11	1882 09	1900 56	18 47
Putnam.....	2922 97	147 46	2775 51	2727 13	48 38
Randolph.....	5239 84	673 72	4566 12	7305 49	2739 37
Richland.....	3385 51	117 31	3268 20	4608 08	1339 88
Rock Island.....	13,557 86	2532 07	11,025 79	7572 06	3453 73
Saline.....	2231 55	88 71	2142 84	4663 62	2520 78
Sangamon.....	23,125 10	1293 32	21,831 78	13,485 44	8346 34
Schuyler.....	5670 48	252 20	5418 28	6515 51	1097 23
Scott.....	2720 91	68 82	2652 09	4126 05	1473 96
Shelby.....	6135 30	1134 78	5000 52	8238 37	3237 85
Stark.....	4831 55	247 06	4584 47	3812 49	771 98
St. Clair.....	15,422 33	1638 36	13,783 97	13,350 37	433 60
Stephenson.....	8805 28	520 73	8284 55	8433 34	148 79
Tazewell.....	13,210 27	727 66	12,482 61	9459 61	3023 00
Union.....	3573 35	285 23	3288 12	6054 82	2766 70
Vermilion.....	14,323 36	925 12	13,398 24	12,976 56	421 68
Wabash.....	2365 63	88 80	2276 83	3550 89	1274 06
Warren.....	9635 28	761 46	8873 82	7298 68	1575 14
Washington.....	5882 24	526 87	5355 37	6691 83	1336 46
Wayne.....	3387 49	187 24	3200 25	7617 51	4417 26
White.....	3526 95	137 58	3389 37	6614 38	3225 01
Whiteside.....	9644 64	1337 22	8307 42	7628 63	678 79
Will.....	14,820 12	744 68	14,075 44	12,544 41	1531 03
Williamson.....	2628 44	297 19	2331 25	6012 85	3681 60
Winnebago.....	12,013 23	485 48	11,527 75	9818 37	1709 38
Woodford.....	7642 51	633 17	7009 34	5612 96	1396 38
Total.....	816,632 47	63,813 29	752,819 18	742,000 00	126,044 61	115,225 43

No. 19.

STATEMENT of the "School Fund" tax levied on the assessment of property, in the year 1859, showing the aggregate amount charged, the amount deducted for abatements, commissions, &c.; the net amount collected, the amount paid to each county, &c.

County.	Amount charged.	Am't abat'd commis'ns, &c.	Net am't.	Am't paid county.	Am't rec'd from co'y over am't paid.	Am't paid county over am't rec'd.
Adams	\$21,167 50	\$834 14	\$20,333 36	\$15,698 44	\$4634 92
Alexander*	4291 72	120 35	4171 37	1933 23	2238 14
Bond	3700 27	145 43	3554 84	4450 93	\$896 09
Boone	3297 13	212 56	3084 57	5091 77	2007 20
Brown	3398 51	514 80	2883 71	4376 25	1492 54
Bureau	10,024 87	690 16	9334 71	10,308 75	974 04
Calhoun	2453 09	294 22	2158 87	2353 86	194 99
Carroll	3583 48	183 53	3399 95	4621 89	1221 94
Cass	5484 55	267 72	5216 83	4789 97	426 86
Champaign*	7911 66	1400 00	6511 66	6454 06	57 60
Christian	4370 95	123 31	4247 64	5229 04	981 40
Clark	4231 85	206 02	4025 83	7552 66	3526 83
Clay	3940 93	197 21	3743 72	4496 61	952 89
Clinton	6459 76	1109 68	5350 08	4473 91	876 17
Coles	8689 52	342 49	8347 03	6412 91	1934 12
Cook*	78,539 45	5000 00	73,539 45	33,192 58	40,346 87
Crawford	3979 46	422 31	3557 15	5808 60	2251 45
Cumberland	2979 99	523 91	2456 08	3914 86	1458 78
De Kalb	5910 04	277 42	5632 62	7238 43	1605 81
De Witt*	4726 22	406 87	4319 35	4938 72	619 37
Douglas	4140 22	244 93	3895 29	3214 71	680 58
Du Page	5131 06	323 43	4807 63	5892 03	1084 40
Edgar	10,109 78	480 40	9629 38	7778 91	1850 47
Edwards	2201 70	63 34	2138 36	2747 50	609 14
Efingham	2746 85	585 21	2161 64	4468 82	2307 18
Fayette	4083 77	946 01	3137 76	6736 19	3598 43
Ford	1862 34	105 92	1756 42	2298 54	542 12
Franklin	2614 08	101 46	2512 62	4638 03	2125 41
Fulton	12,395 01	600 63	11,794 38	14,299 07	2504 69
Gallatin	4651 88	454 19	4197 69	3793 59	404 10
Greene	7273 16	308 81	6964 35	7152 74	188 39
Grundy*	5065 31	166 44	4898 87	4179 13	719 74
Hamilton*	2534 44	150 00	2384 44	4737 18	2352 74
Hancock	12,200 42	2170 39	10,030 03	11,262 08	1232 05
Hardin	1101 76	48 04	1053 72	2312 00	1258 28
Henderson	3932 33	181 58	3750 75	4131 76	381 01
Henry	8949 38	945 15	8004 23	6610 10	1394 13
Iroquois	7020 32	1785 38	5234 94	7175 30	1940 36
Jackson*	3994 25	600 00	3394 25	5386 59	1992 34
Jasper	2734 01	342 64	2391 37	4912 51	2521 14
Jefferson*	4413 47	250 00	4163 47	6549 31	2385 84
Jersey*	4757 93	400 00	4357 93	4565 87	207 94
Jo Daviess	7261 45	695 32	6566 13	10,792 49	4136 36
Johnson	1683 29	75 84	1607 45	4219 22	2611 77
Kane	8531 33	666 77	7864 56	11,224 33	3359 77
Kankakee	5064 59	311 52	4753 07	6645 32	1892 25
Kendall*	3522 06	300 00	3222 06	4827 10	1605 04
Knox	15,193 66	1676 25	13,517 41	10,997 63	2519 78
Lake	4512 52	218 13	4294 39	8141 11	3846 72
La Salle	15,768 09	1316 87	14,451 22	16,672 33	2221 11
Lawrence	4048 57	660 85	3387 72	4541 43	1153 71

Statement—Continued.

Counties.	Amount charged.	Am't abat'd commis'ns, etc.	Net am't.	Am't paid county.	Am't rec'd from co'y over am't paid.	Amn't paid county over am't rec'd.
Lee*	\$6231 74	\$700 00	\$5531 74	\$6713 56		\$1181 82
Livingston*	6013 27	450 00	5563 27	5866 27		303 00
Logan*	9887 80	550 00	9337 80	5584 36	\$3753 44	
Macon	7319 77	727 32	6592 45	4085 78	2506 67	
Macoupin	11,256 96	2308 84	8948 12	10,305 00		1356 88
Madison*	18,061 41	3000 00	15,061 41	10,781 96	4279 45	
Marion	5434 95	204 30	5230 65	6193 57		962 92
Marshall	4486 74	227 17	4259 57	4991 35		731 78
Mason	4663 59	645 07	4018 52	5185 69		1167 17
Massac	2951 33	296 87	2654 46	3205 99		551 53
McDonough	10,533 60	1686 68	8846 92	7121 03	1725 89	
McHenry	7569 98	747 82	6822 16	9573 88		2751 72
McLean*	17,343 38	769 04	16,574 34	11,722 19	4852 15	
Menard	6258 50	201 82	6056 68	4264 73	1791 95	
Mercer	6577 33	489 08	6088 25	5897 30	190 95	
Monroe	3994 33	413 83	3580 50	5294 30		1713 80
Montgomery	5826 93	311 78	5515 15	6313 31		798 18
Morgan*	13,870 90	600 00	13,270 90	8596 92	4673 98	
Moultrie	3949 59	936 79	3012 80	3103 40		90 60
Ogle	6607 22	335 26	6271 96	8890 92		2618 96
Peoria	18,030 66	1357 83	16,672 83	12,975 64	3697 19	
Perry	3299 84	156 73	3143 11	4575 34		1432 23
Piatt*	5117 14	780 71	4336 43	2950 00	1386 43	
Pike	10,351 19	460 42	9890 77	12,273 51		2382 74
Pope	2610 87	306 43	2304 44	4080 53		1776 09
Pulaski	2162 44	156 13	2006 31	1767 39	238 92	
Putnam	2824 22	135 39	2688 83	2536 05	152 78	
Randolph	6450 62	581 47	5869 15	6793 53		924 38
Richland	3976 18	687 41	3288 77	4285 16		996 39
Rock Island	10,958 80	1813 71	9145 09	7041 41	2103 68	
Saline*	2980 32	400 00	2580 32	4336 81		1756 49
Sangamon	23,361 18	1180 50	22,180 68	12,540 36	9640 32	
Schuyler	4976 21	251 82	4724 39	6058 90		1334 51
Scott*	2908 13	130 88	2777 25	3836 91		1059 66
Shelby	6677 83	1173 41	5504 42	7661 04		2156 62
Stark	3692 46	183 09	3509 37	3543 33		35 96
St. Clair	16,385 63	1502 24	14,883 39	12,414 74	2468 65	
Stephenson	7654 89	587 47	7067 42	7842 33		774 91
Tazewell*	12,561 64	750 00	11,811 64	8796 68	3014 96	
Union	3782 42	112 21	3670 21	5630 51		1960 30
Vermilion	11,602 17	944 10	10,658 07	9768 61	889 46	
Wabash	2449 99	222 90	2227 09	3302 07		1074 98
Warren	8379 51	1017 11	7362 40	6787 17	575 23	
Washington	5222 69	677 69	4545 00	6222 88		1677 88
Wayne	3951 85	463 25	3488 60	7083 69		5595 09
White	5320 70	237 94	5082 76	6150 86		1068 10
Whiteside	7651 30	933 53	6717 77	7094 01		376 24
Will	13,200 93	504 71	12,696 22	11,665 27	1030 95	
Williamson	2744 52	303 69	2440 83	5591 46		3150 63
Winnebago*	9024 48	308 86	8715 62	9130 30		414 68
Woodford	6018 60	367 62	5650 98	5219 61	431 37	
Total	753,808 71	64,738 55	689,070 16	690,000 00	107,487 90	108,417 74

NOTE.—For the counties marked with a star, the amount deducted for abatements, commissions, etc., has been *estimated*. This is in consequence of the failure of the collectors of those counties to make settlement of their accounts. The several amounts have been in each case estimated with reference to the usual amount of abatements and commissions deducted in those counties.

A STATEMENT of the condition of the Banks of the State of Illinois on the 30th day of November, A. D. 1860, showing the amount and kind of securities held in trust for them, and the amount of notes in circulation.

ALISANA BANK, SULLIVAN.	
Tennessee 6s.....	\$101,000 00
Virginia 6s.....	24,000 00
	\$125,000 00
Circulation.....	99,330 00
AGRICULTURAL BANK, MARION.	
Louisiana 6s.....	\$60,000 00
North Carolina 6s.....	3,000 00
Tennessee 6s.....	62,000 00
Illinois and Michigan Canal.....	35,000 00
Missouri 6s.....	4,000 00
Illinois New Internal Improvement.....	1,827 00
	\$165,827 00
Circulation.....	144,633 00
AMERICAN BANK, VIENNA.	
Illinois 6s.....	\$66,000 00
Illinois and Michigan Canal.....	8,500 00
New York 6s.....	45,000 00
Tennessee 6s.....	37,000 00
	\$156,500 00
Circulation.....	142,600 00
AMERICAN EXCHANGE BANK, RALEIGH.	
Missouri 6s.....	\$94,000 00
Tennessee 6s.....	57,000 00
Virginia 6s.....	60,000 00
Louisiana 6s.....	1,000 00
	\$212,000 00
Circulation.....	185,200 00
ALTON BANK, ALTON.	
Illinois 6s.....	\$23,320 25
Missouri 6s.....	4,000 00
	\$27,320 25
Circulation.....	23,170 00
BANK OF ASHLAND, GOLCONDA.	
Tennessee 6s.....	\$51,000 00
North Carolina 6s.....	10,000 00
Virginia 6s.....	1,000 00
	\$62,000 00
Circulation.....	50,920 00

Statement—Continued.

BANK OF AMERICA, CHICAGO.

Missouri 6s.....	\$2,000 00
Circulation	\$1,162 00

BANK OF AMERICA, MOUNT CARMEL.

Illinois and Michigan Canal.....	\$35,600 00
Illinois 6s.....	282,000 00
Georgia 6s.....	6,000 00
Tennessee 6s.....	1,000 00
	\$324,600 00
Circulation	302,987 00

BANK OF ALEDO, ALEDO.

Tennessee 6s.....	\$21,000 00
North Carolina 6s	17,000 00
Virginia 6s	10,000 00
United States 5s.....	10,000 00
Illinois 6s	3,000 00
Illinois and Michigan Canal.....	3,000 00
	\$64,000 00
Circulation	55,620 00

BANK OF ALBION, ALBION.

Minnesota 8s.....	\$50,000 00
Tennessee 6s.....	35,000 00
North Carolina 6s	27,000 00
Georgia 6s.....	44,000 00
	\$156,000 00
Circulation	144,580 00

BANK OF AURORA, AURORA.

Missouri 6s	\$318,000 00
Louisiana 6s.....	12,000 00
	\$330,000 00
Circulation	276,905 00

BANK OF BENTON, BENTON.

Virginia 6s	\$50,000 00
Tennessee 6s.....	42,000 00
	\$92,000 00
Circulation	74,613 00

BANK OF BLOOMINGTON.

Illinois and Michigan Canal.....	\$18 00
Illinois New Internal Improvement.....	34,945 08
	\$53,345 08
Circulation	49,999 00

Statement—Continued.

BANK OF BROOKLYN, BROOKLYN.	
Minnesota 8s.....	\$30,000 00
Missouri 6s.....	30,000 00
Tennessee 6s.....	5,000 00
North Carolina 6s.....	5,000 00
	<hr/>
Circulation.....	\$70,000 00
	<hr/> 59,736 00 <hr/>
BANK OF CARMEL.	
Virginia 6s.....	\$56,000 00
Missouri 6s.....	44,000 00
Tennessee 6s.....	22,000 00
North Carolina 6s.....	15,000 00
	<hr/>
Circulation.....	\$137,000 00
	<hr/> 116,306 00 <hr/>
BANK OF CHESTER.	
Missouri 6s.....	\$88,000 00
North Carolina 6s.....	12,000 00
	<hr/>
Circulation.....	\$100,000 00
	<hr/> 81,795 00 <hr/>
BANK OF COMMERCE, VIENNA.	
Tennessee 6s.....	\$57,000 00
Illinois 6s.....	14,000 00
Illinois and Michigan Canal.....	16,500 00
United States 5s.....	66,000 00
	<hr/>
Circulation.....	\$153,500 00
	<hr/> 137,170 00 <hr/>
BANK OF THE COMMONWEALTH, ROBINSON.	
Missouri 6s.....	\$101,000 00
Tennessee 6s.....	3,000 00
	<hr/>
Circulation.....	\$104,000 00
	<hr/> 85,580 00 <hr/>
BANK OF ELGIN.	
Georgia 6s.....	\$57,000 00
Missouri 6s.....	1,000 00
	<hr/>
Circulation.....	\$58,000 00
	<hr/> 57,066 00 <hr/>
BANK OF THE FEDERAL UNION, ROCK ISLAND.	
Missouri 6s.....	\$60,000 00
Tennessee 6s.....	20,000 00
Illinois 6s.....	21,000 00
	<hr/>
Circulation.....	\$101,000 00
	<hr/> 85,202 00 <hr/>

Statement—Continued.

BANK OF GALENA.

Missouri 6s	\$17,000 00
Virginia 6s	5,000 00
Georgia 6s	16,000 00
Illinois New Internal Improvement	20,415 45
	<u>\$58,415 45</u>
Circulation	<u>45,658 00</u>

BANK OF GENESEO.

Michigan 7s	\$50,000 00
Tennessee 6s	30,000 00
North Carolina 6s	12,000 00
Missouri 6s	2,000 00
	<u>\$94,000 00</u>
Circulation	<u>87,350 00</u>

BANK OF ILLINOIS, NEW HAVEN.

Louisiana 6s	\$45,000 00
Georgia 6s	45,500 00
Michigan 6s	79,000 00
Illinois 6s	21,000 00
Iowa 7s	8,000 00
Virginia 6s	10,000 00
Tennessee 6s	4,000 00
Kentucky 6s	2,000 00
Illinois and Michigan Canal	4,000 00
Ohio 6s	16,561 00
	<u>\$234,561 00</u>
Circulation	<u>224,567 00</u>

BANK OF INDEMNITY, GALLATIA.

United States 5s	\$92,000 00
Illinois 6s	10,000 00
Illinois New Internal Improvement	60,258 28
	<u>\$162,258 28</u>
Circulation	<u>152,700 00</u>

BANK OF JACKSON COUNTY, CARBONDALE.

Tennessee 6s	\$87,000 00
North Carolina 6s	10,000 00
Illinois 6s	36,000 00
Illinois New Internal Improvement	688 20
Michigan 6s	10,000 00
Kentucky 6s	7,000 00
	<u>\$100,688 20</u>
Circulation	<u>89,550 00</u>

Statement—Continued.

BANK OF METROPOLIS, NEW MARKET.

Tennessee 6s.....	\$110,000 00
Louisiana 6s.....	43,000 00
North Carolina 6s.....	17,000 00
New York 6s.....	50,000 00
Virginia 6s.....	1,000 00
	<hr/>
	\$221,000 00
Circulation.....	192,410 00

BANK OF NAPERVILLE.

Tennessee 6s.....	\$34,000 00
Missouri 6s.....	18,000 00
Virginia 6s.....	11,000 00
North Carolina 6s.....	2,000 00
	<hr/>
	\$65,000 00
Circulation.....	57,192 00

BANK OF NORTHERN ILLINOIS, WAUKEGAN.

Specie.....	\$13,303 00
Circulation.....	\$13,303 00

BANK OF PIKE COUNTY, GRIGGSVILLE.

Virginia 6s.....	\$36,000 00
Tennessee 6s.....	23,000 00
Missouri 6s.....	33,000 00
Louisiana 6s.....	30,000 00
North Carolina 6s.....	17,000 00
Kentucky 6s.....	10,000 00
	<hr/>
	\$ 149,000 00
Circulation.....	130,372 00

BANK OF QUINCY.

Missouri 6s.....	\$59,000 00
Illinois and Michigan Canal.....	2,250 00
	<hr/>
	\$61,250 00
Circulation.....	50,497 00

BANK OF RALEIGH, RALEIGH.

Missouri 6s.....	\$250,000 00
Tennessee 6s.....	36,000 00
Ohio 6s.....	16,000 00
Kentucky 6s.....	4,000 00
	<hr/>
	\$306,000 00
Circulation.....	257,535 00

Statement—Continued.

BANK OF THE REPUBLIC, McLEANSBORO.

Tennessee 6s.....	\$182,000 00
North Carolina 6s.....	27,000 00
Ohio 6s.....	22,669 96
Illinois and Michigan Canal.....	18,000 00
Illinois Internal Improvement.....	6,945 84
Illinois 6s.....	4,000 00
United States 5s.....	19,000 00
	<hr/>
	§279,615 80
Circulation.....	256,554 00

BANK OF SPARTA, SPARTA.

New York 6s.....	§75,000 00
Illinois 6s.....	20,000 00
Ohio 6s.....	19,182 00
Louisiana 6s.....	14,000 00
North Carolina 6s.....	15,000 00
Georgia 6s.....	10,000 00
Illinois New Internal Improvement.....	3,458 80
	<hr/>
	§156,640 80
Circulation.....	145,941 00

BANK OF SOUTHERN ILLINOIS, BOLTON.

Tennessee 6s.....	§117,000 00
Missouri 6s.....	82,000 00
Virginia 6s.....	60,500 00
Michigan 6s.....	20,000 00
Illinois and Michigan Canal.....	16,000 00
Illinois 6s.....	18,000 00
Louisiana 6s.....	10,000 00
	<hr/>
	§323,500 00
Circulation.....	284,660 00

BELVIDERE BANK, BELVIDERE.

Missouri 6s.....	§4,000 00
Virginia 6s.....	6,000 00
	<hr/>
	§10,000 00
Circulation.....	8,966 00

BOND COUNTY BANK, GREENVILLE.

Tennessee 6s.....	§20,000 00
Georgia 6s.....	18,000 00
Kentucky 6s.....	4,000 00
Illinois and Michigan Canal.....	3,000 00
Illinois and Michigan Canal Sterling.....	12,888 86
Illinois 6s.....	19,000 00
Michigan 6s.....	3,000 00
	<hr/>
	§79,888 86
Circulation.....	72,750 00

Statement.—Continued.

BULL'S HEAD BANK, STE. MARIE.

Tennessee 6s.	\$103,000 00
North Carolina 6s	46,000 00
Ohio 6s	46,000 00
Illinois 6s	42,000 00
Illinois New Internal Improvement.....	2,416 64
Virginia 6s	2,000 00
	<hr/>
Circulation	\$241,416 64
	<hr/>
	213,525 00
	<hr/>

CANAL BANK, THEBES.

Tennessee 6s.	\$66,000 00
Georgia 6s	10,000 00
Louisiana 6s	5,000 00
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Circulation	\$81,000 00
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	67,904 00
	<hr/>

CENTRAL BANK, PEORIA.

Illinois and Michigan Canal.....	\$44,250 00
Missouri 6s	39,000 00
North Carolina 6s	6,000 00
	<hr/>
Circulation	\$89,250 00
	<hr/>
	79,138 00
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CITY BANK, OTTAWA.

Tennessee 6s.	\$20,000 00
Virginia 6s	16,000 00
North Carolina 6s	21,500 00
United States 5s.....	10,000 00
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Circulation	\$67,500 00
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	58,470 00
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CITIZENS' BANK, MT. CARMEL.

Missouri 6s	\$74,000 00
Virginia 6s	6,000 00
Tennessee 6s.....	5,000 00
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Circulation	\$85,000 00
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	68,734 00
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CHICAGO BANK.

Illinois New Internal Improvement.....	\$5,454 00
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Circulation	\$4,903 00
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Statement—Continued.

CORN PLANTERS' BANK, MARSHALL.

Tennessee 6s.	\$40,000 00
Virginia 6s.	68,000 00
North Carolina 6s.	10,000 00
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	\$118,000 00
Circulation	97,889 00

CORN EXCHANGE BANK, FAIRFIELD.

Missouri 6s.	\$260,000 00
Tennessee 6s.	20,000 00
Virginia 6s.	18,000 00
Louisiana 6s.	13,000 00
Illinois 6s.	7,000 00
Michigan 6s.	2,000 00
North Carolina 6s.	1,000 00
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	\$321,000 00
Circulation	270,357 00

CONTINENTAL BANK, GRANDVILLE.

Tennessee 6s.	\$43,000 00
Virginia 6s.	18,000 00
Louisiana 6s.	19,000 00
North Carolina 6s.	32,000 00
Missouri 6s.	16,000 00
Kentucky 6s.	4,000 00
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	\$132,000 00
Circulation	111,495 00

COMMERCIAL BANK, PALESTINE.

Tennessee 6s.	\$120,000 00
United States 5s.	10,000 00
North Carolina 6s.	13,000 00
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	\$143,000 00
Circulation	117,963 00

COMMERCIAL BANK OF NEW HAVEN.

Tennessee 6s.	\$76,000 00
Louisiana 6s.	4,000 00
	<hr/>
	\$80,000 00
Circulation	65,160 00

COLUMBIAN BANK, ELIZABETHTOWN.

Tennessee 6s.	\$27,000 00
Illinois 6s.	95,000 00
North Carolina 6s.	50,000 00
Ohio 6s.	3,000 00
Illinois and Michigan Canal	4,750 00
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	\$176,750 00
Circulation	159,260 00

Statement—Continued.

CUMBERLAND COUNTY BANK, GREENUP.

New York 6s.....	\$25,000 00
United States 5s.....	15,000 00
Illinois and Michigan Canal, sterling.....	14,000 00
	<hr/>
	\$54,000 00
Circulation.....	50,778 00

DOUGLAS BANK, METROPOLIS.

Tennessee 6s.....	\$37,000 00
Virginia 6s.....	25,000 00
	<hr/>
	\$62,000 00
Circulation.....	50,220 00

EAGLE BANK OF ILLINOIS, THEBES.

United States 5s.....	\$40,000 00
Tennessee 6s.....	32,000 00
	<hr/>
	\$72,000 00
Circulation.....	63,085 00

EDGAR COUNTY BANK, PARIS.

Louisiana 6s.....	\$59,000 00
Missouri 6s.....	27,000 00
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	\$86,000 00
Circulation.....	75,480 00

E. I. TINKHAM & CO'S BANK, McLEANSBORO.

Ohio 6s.....	\$108,992 00
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Circulation.....	108,779 00

EXCHANGE BANK OF H. A. TUCKER & CO.

Specie.....	\$493 00
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Circulation.....	493 00

FARMERS' BANK, NEW CANTON.

Tennessee 6s.....	\$12,000 00
North Carolina 6s.....	48,000 00
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	\$60,000 00
Circulation.....	52,760 00

FARMEES' BANK OF ILLINOIS, METROPOLIS.

Tennessee 6s.....	\$31,000 00
North Carolina 6s.....	19,000 00
Missouri 6s.....	51,000 00
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	\$101,000 00
Circulation.....	80,198 00

Statement—Continued.

FARMERS' AND TRADERS' BANK, CHARLESTON.

Virginia 6s	\$108,000 00
Illinois 6s	6,000 00
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Circulation	\$114,000 00
	105,718 00

FRANKLIN BANK, GREENVILLE.

Tennessee 6s	\$58,000 00
Illinois and Michigan Canal	40,000 00
United States 5s	8,000 00
	<hr/>
Circulation	\$106,000 00
	91,896 00

FRONTIER BANK, BENTON.

Tennessee 6s	\$335,000 00
Virginia 6s	91,000 00
North Carolina 6s	91,000 00
	<hr/>
Circulation	\$517,000 00
	448,995 00

FULTON BANK, VERMONT.

Tennessee 6s	\$32,000 00
Ohio 6s	27,000 00
Michigan 6s	11,000 00
Illinois and Michigan Canal	10,500 00
Illinois 6s	8,000 00
	<hr/>
Circulation	\$88,500 00
	78,032 00

GARDEN STATE BANK, HUTSONVILLE.

Tennessee 6s	\$85,000 00
North Carolina 6s	79,000 00
Virginia 6s	15,000 00
Michigan 6s	11,000 00
United States 5s	10,000 00
	<hr/>
Circulation	\$200,000 00
	171,323 00

GRAND PRAIRIE BANK, URBANA.

Missouri 6s	\$48,000 00
Virginia 6s	30,000 00
Louisiana 6s	2,000 00
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Circulation	\$80,000 00
	69,141 00

GRAYVILLE BANK, GRAYVILLE.

Missouri 6s	\$450,000 00
Minnesota 8s	50,000 00
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Circulation	\$500,000 00
	419,002 00

Statement—Continued.

HAMPDEN BANK, McLEANSBORO.

Tennessee 6s.....	\$35,000 00
Virginia 6s.....	15,000 00
North Carolina 6s.....	12,000 00
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Circulation.....	\$62,000 00
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	51,590 00

HIGHLAND BANK, PITTSFIELD.

Michigan 6s.....	\$110,000 00
Circulation.....	107,800 00

HUMBOLDT BANK, NAPERVILLE.

Tennessee 6s.....	\$69,000 00
Virginia 6s.....	103,000 00
Illinois and Michigan Canal.....	750 00
	<hr/>
Circulation.....	\$169,750 00
	<hr/>
	138,922 00

INTERNATIONAL BANK, RALEIGH.

Illinois 6s.....	\$97,000 00
Iowa 7s.....	38,000 00
Michigan 6s.....	5,000 00
Illinois and Michigan Canal.....	9,600 00
	<hr/>
Circulation.....	\$149,600 00
	<hr/>
	143,155 00

ILLINOIS STATE BANK, NEW HAVEN.

Tennessee 6s.....	\$53,000 00
Illinois and Michigan Canal.....	2,000 00
Illinois New Internal Improvement.....	5,069 18
	<hr/>
Circulation.....	\$60,069 18
	<hr/>
	50,485 00

ILLINOIS STATE SECURITY BANK, EQUALITY.

Illinois 6s.....	\$107,000 00
Georgia 6s.....	70,000 00
Iowa 7s.....	25,000 00
Michigan 6s.....	20,000 00
Illinois and Michigan Canal.....	3,000 00
	<hr/>
Circulation.....	\$225,000 00
	<hr/>
	213,230 00

Statement—Continued.

ILLINOIS CENTRAL BANK, NEWTON.

Michigan 6s	\$57,000 00
North Carolina 6s	65,500 00
Illinois 6s	26,000 00
New York 6s	30,000 00
United States 5s	15,000 00
Illinois and Michigan canal	3,000 00
	<hr/>
	\$196,500 00
Circulation	180,349 00

ILLINOIS RIVER BANK, HARDIN.

United States 5s	\$97,000 00
United States 6s	9,000 00
Tennessee 6s	14,000 00
	<hr/>
	\$120,000 00
Circulation	108,977 00

JERSEY COUNTY BANK, JERSEYVILLE.

Tennessee 6s	\$30,000 00
Virginia 6s	15,000 00
North Carolina 6s	15,000 00
	<hr/>
	\$60,000 00
Circulation	50,391 00

KANKAKEE BANK, KANKAKEE.

North Carolina 6s	\$38,000 00
Michigan 6s	17,000 00
Illinois 6s	1,000 00
	<hr/>
	\$56,000 00
Circulation	50,510 00

KASKASKIA BANK, SULLIVAN.

Tennessee 6s	\$50,000 00
North Carolina 6s	10,000 00
United States 5s	9,000 00
Kentucky 6s	5,000 00
	<hr/>
	\$74,000 00
Circulation	62,337 00

KANE COUNTY BANK, GENEVA.

Specie	\$29,063 00
Circulation	29,043 00

LAFAYETTE BANK, BLOOMINGTON.

Missouri 6s	\$61,000 00
Tennessee 6s	7,000 00
Louisiana 6s	2,500 00
	<hr/>
	\$70,500 00
Circulation	57,902 00

Statement—Continued.

LANCASTER BANK, LANCASTER.

Tennessee 6s.	\$125,000 00
Circulation	103,720 00

LAKE MICHIGAN BANK, HARRISBURG.

Tennessee 6s.	\$82,000 00
Illinois 6s.	87,000 00
Ohio 6s.	20,000 00
Illinois New Internal Improvement.	11,486 84
Illinois and Michigan Canal.	1,900 00
	\$201,486 84
Circulation	181,420 00

MARINE BANK OF CHICAGO.

Illinois New Internal Improvement.	\$53,098 8
Circulation	85,000 0

MARSHALL COUNTY BANK, LACON.

Georgia 6s.	\$21,500 0
Illinois and Michigan Canal.	19,750 0
North Carolina 6s.	7000 0
Illinois 6s.	3000 0
	\$51,250 0
Circulation	59,163 0

McLEAN COUNTY BANK, BLOOMINGTON.

Louisiana 6s.	\$1000 0
Michigan 6s.	4000 0
Illinois and Michigan Canal.	11,880 0
Illinois 6s.	10,000 0
Illinois New Internal Improvement.	11,029 0
	\$52,909 0
Circulation	50,243 0

MERCHANTS' BANK, CARM

Illinois 6s.	\$258,000 00
Circulation	827,680 00

MERCHANTS' AND DROVERS' BANK OF ILLINOIS, JOLIET.

Missouri 6s.	\$50,000 00
South Carolina 6s.	14,000 00
North Carolina 6s.	6000 00
Illinois and Michigan Canal.	2750 00
Louisiana 6s.	1000 00
Illinois New Internal Improvement.	1095 80
	\$74,845 80
Circulation	65,485 00

Statement—Continued.

MISSISSIPPI RIVER BANK, OXFORD.

Virginia 6s	\$54,090 00
Tennessee 6s	26,000 00
Missouri 6s	15,000 00
Louisiana 6s	14,500 00
North Carolina 6s	2,000 00
Iowa 7s	20,000 00
	<hr/>
Circulation	\$131,500 00
	117,760 00

MORGAN COUNTY BANK, JACKSONVILLE.

Missouri 6s	\$66,000 00
Tennessee 6s	3,000 00
Louisiana 6s	5,500 00
	<hr/>
Circulation	\$74,500 00
	61,757 00

NARRAGANSETT BANK, VIENNA.

Tennessee 6s	\$36,000 00
Virginia 6s	31,000 00
Minnesota 8s	10,000 00
	<hr/>
Circulation	\$77,000 00
	64,660 00

NATIONAL BANK, EQUALITY.

Missouri 6s	\$88,000 00
Virginia 6s	9,000 00
Georgia 6s	3,000 00
	<hr/>
Circulation	\$100,000 00
	83,809 00

NEW MARKET BANK, NEW MARKET.

Tennessee 6s	\$151,000 00
	<hr/>
Circulation	\$124,020 00

OHIO RIVER BANK, GOLCONDA.

Virginia 6s	\$13,000 00
Ohio 6s	5,150 00
United States 5s	140,000 00
United States 6s	10,900 00
	<hr/>
Circulation	\$169,350 00
	156,665 00

OLYMPIC BANK, METROPOLIS.

Tennessee 6s	\$15,000 00
Louisiana 6s	11,000 00
North Carolina 6s	10,000 00
United States 5s	10,000 00
Illinois and Michigan Canal	19,500 00
Illinois 6s	5,000 00
	<hr/>
Circulation	\$70,500 00
	62,490 00

Statement—Continued.

PAMET BANK, GRIGGSVILLE.	
Missouri 6s	\$64,000 00
North Carolina 6s	4000 00
New York 6s	2000 00
Illinois New Internal Improvement	6361 20
	\$76,861 20
Circulation	60,160 00
PATRIOTIC BANK, HUTSONVILLE.	
Illinois 6s	\$89,000 00
Tennessee 6s	35,000 00
	\$124,000 00
Circulation	111,119 00
PRAIRIE STATE BANK, WASHINGTON.	
Tennessee 6s	\$30,000 00
Louisiana 6s	22,000 00
Missouri 6s	15,000 00
	\$67,000 00
Circulation	58,899 00
PITTSFIELD BANK, PITTSFIELD.	
Illinois New Internal Improvement	\$54,007 17
Illinois 6s	5000 00
	\$59,007 17
Circulation	56,641 00
PLOWMAN'S BANK, TAYLORVILLE.	
Tennessee 6s	\$37,000 00
Virginia 6s	85,000 00
	\$122,000 00
Circulation	98,613 00
RAILROAD BANK, DECATUR.	
Tennessee 6s	\$22,000 00
Virginia 6s	39,000 00
North Carolina 6s	39,000 00
	\$100,000 00
Circulation	98,927 00
REAPERS' BANK, FAIRFIELD.	
United States 5s	\$140,000 00
Circulation	\$131,945 00

Statement—Continued.

REED'S BANK, GALESBURG.

Missouri 6s	\$31,000 00
Circulation	<u>\$25,769 00</u>

ROCK ISLAND BANK, ROCK ISLAND.

Missouri 6s	\$2000 00
Circulation	<u>\$2719 00</u>

STATE BANK OF ILLINOIS, SHAWNEETOWN.

Virginia 6s	\$162,500 00
Missouri 6s	215,000 00
Louisiana 6s	60,000 00
South Carolina 6s	85,000 00
North Carolina 6s	25,000 00
Georgia 6s	10,500 00
Illinois and Michigan Canal	124,000 00
Illinois 6s	4,000 00
	<u>\$712,000 00</u>
Circulation	<u>651,715 00</u>

STATE STOCK BANK, ST. JOHNS.

Illinois and Michigan Canal	\$30,250 00
Kentucky 6s	27,000 00
Tennessee 6s	45,000 00
Louisiana 6s	17,000 00
Michigan 6s	31,000 00
North Carolina 6s	5,000 00
Virginia 6s	1,000 00
Illinois New Internal Improvement	8000 00
Illinois 6s	5,000 00
	<u>\$169,250 00</u>
Circulation	<u>151,698 00</u>

SHAWANESE BANK, ELIZABETHTOWN.

Tennessee 6s	\$40,000 00
North Carolina 6s	10,000 00
Georgia 6s	20,500 00
Virginia 6s	10,000 00
Louisiana 6s	16,000 00
Illinois New Internal Improvement	5,000 00
	<u>\$101,500 00</u>
Circulation	<u>88,999 00</u>

SOUTHERN BANK OF ILLINOIS, GRAYVILLE.

Missouri 6s	\$148,000 00
Louisiana 6s	35,000 00
Tennessee 6s	40,000 00
	<u>\$223,000 00</u>
Circulation	<u>188,270 00</u>

Statement—Continued.

TOULON BANK, TOULON.

Tennessee 6s.....	\$14,000 00
Virginia 6s.....	10,000 00
North Carolina 6s.....	10,000 00
Kentucky 6s.....	3,000 00
Illinois 6s.....	5,000 00
Illinois New Internal Improvement.....	5,000 00
Illinois and Michigan Canal, &c.....	9,000 00
	<hr/>
Circulation.....	\$56,000 00
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UNITED STATES STOCK BANK, SPARTA.

United States 5s.....	\$82,000 00
Tennessee 6s.....	9,000 00
	<hr/>
Circulation.....	\$91,000 00
	<hr/>

UNION BANK, BENTON.

New York 6s.....	\$55,000 00
United States 5s.....	3,000 00
Tennessee 6s.....	7,000 00
Illinois 6s.....	1,000 00
Illinois and Michigan canal.....	1,500 00
	<hr/>
Circulation.....	\$67,500 00
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UNION COUNTY BANK, JONESBORO.

Tennessee 6s.....	\$41,000 00
Virginia 6s.....	10,000 00
North Carolina 6s.....	10,000 00
	<hr/>
Circulation.....	\$61,000 00
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WARREN COUNTY BANK, MONMOUTH.

Missouri 6s.....	\$64,000 00
Michigan 6s.....	10,000 00
Louisiana 6s.....	5,000 00
North Carolina 6s.....	5,000 00
Illinois 6s.....	28,000 00
Illinois and Michigan canal.....	4,000 00
	<hr/>
Circulation.....	\$114,000 00
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WHEAT GROWERS' BANK, ANNA.

Michigan 6s.....	\$52,000 00
Tennessee 6s.....	25,000 00
North Carolina 6s.....	16,000 00
Virginia 6s.....	2,000 00
	<hr/>
Circulation.....	\$95,000 00
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Statement—Continued.

WESTERN BANK OF ILLINOIS, SAVANNA.

Tennessee 6s.....	\$35,000 00
United States 5s.....	24,000 00
	\$59,000 00
Circulation.....	50,666 00

RECAPITULATION.

Missouri 6s.....	\$3,026,000 00
Tennessee 6s.....	3,321,000 00
Virginia 6s.....	1,284,000 00
Louisiana 6s.....	597,500 00
North Carolina 6s.....	888,000 00
South Carolina 6s.....	100,000 00
Georgia 6s.....	335,000 00
Kentucky 6s.....	66,000 00
Ohio 6s.....	284,854 96
Iowa 7s.....	91,000 00
Michigan 6s.....	442,000 00
Michigan 7s.....	50,000 00
Minnesota 8s.....	140,000 00
New York 6s.....	282,000 00
United States 5s.....	19,900 00
United States 6s.....	827,000 00
Illinois and Michigan Canal.....	531,618 86
Illinois New Internal Improvement Stock.....	323,238 27
Illinois 6s.....	1,418,000 00
Specie.....	42,861 00
	\$13,979,973 09
Circulation.....	12,320,694 00

No. 21.

A STATEMENT of the accounts of suspended banks whose notes are redeemed at this office.

		DU PAGE COUNTY BANK, NAPERVILLE.		
1858	Oct. 1	To amount specie on deposit.....	\$3,343 00	
"	"	" " " received from treasurer.....	3,343 00	
				\$6,686 00
1858	Oct. 1	By amount circulation outstanding.....	\$3,343 00	
1860	Nov. 30	" " " redeemed.....	2,744 00	
"	"	" " expense account.....	5 25	
"	"	" " specie on hand.....	593 75	
				\$6,686 00
		MERCHANTS' AND MECHANICS' B'K, CHICAGO.		
1858	Aug. 22	To amount specie deposited.....	\$1,960 00	
"	"	" " " received from treasurer.....	1,960 00	
				\$3,920 00
1858	Aug. 22	By amount notes in circulation.....	\$1,960 00	
1860	Nov. 30	" " " redeemed.....	676 00	
"	"	" " expense account.....	10 50	
"	"	" " specie on hand.....	1,273 50	
				\$3,920 00
		COMMERCIAL BANK OF CHICAGO.		
1858	Sept. 18	To amount stocks deposited.....	\$2,005 00	
"	" 28	" " sale of securities.....	2,089 00	
				\$4,094 00
1858	Sept. 18	By amount notes in circulation.....	\$2,005 00	
1860	Nov. 30	" " " redeemed.....	522 00	
"	"	" " expense account.....	5 00	
"	"	" " specie on hand.....	1,562 00	
				\$4,094 00
		BANK OF PERU, PERU.		
1860	May 26	To amount specie deposited.....	\$9,600 00	
"	"	" " received from treasurer.....	9,600 00	
				\$19,200 00
1860	May 26	By amount of notes in circulation.....	\$9,600 00	
"	Nov. 30	" " " redeemed.....	1,980 00	
"	"	" " expense account.....	1 50	
"	"	" " specie on hand.....	7,618 50	
				\$19,200 00
		BANK OF OTTAWA.		
1859	Feb. 1	To amount of stocks deposited.....	\$7,997 00	
"	" 28	" " sale of securities.....	7,984 70	
				\$15,981 70
1859	Feb. 1	By amount of notes in circulation.....	\$7,997 00	
1860	Nov. 30	" " " redeemed.....	1,980 00	
"	"	" " expense account.....	1 50	
"	"	" " specie on hand.....	6,003 20	
				\$15,981 70

A STATEMENT of the accounts of suspended banks whose time for redemption has expired by limitation of law.

BANK OF BELLEVILLE.

1857	Oct. 23	To amount of stocks deposited.....	\$229,701 00	
1858	Mar. 1	net proceeds of sale of securities.....	237,783 95	
			<hr/>	\$467,484 95
1857	Oct. 23	By amount notes outstanding.....	\$229,701 00	
1860	Nov. 30	redeemed.....	221,683 00	
		expense account.....	121 50	
		paid A. Meisy, receiver.....	12,976 45	
			<hr/>	\$467,484 95

RUSHVILLE BANK.

1857	Sept. 6	To amount stocks deposited.....	\$23,492 00	
	Dec. 8	net proceeds securities.....	25,873 85	
			<hr/>	\$47,365 85
1857	Sept. 6	By amount notes in circulation.....	\$23,492 00	
1860	Dec. 30	redeemed.....	25,222 00	
		expense account.....	69 20	
		paid James L. Anderson, receiver....	582 65	
			<hr/>	\$47,365 85

BANK OF RUFSONVILLE.

1857	Nov. 1	To amount of stocks deposited.....	\$90,820 00	
	Feb. 5	net proceeds of securities.....	91,528 85	
			<hr/>	\$182,348 85
1857	Nov. 1	By amount of notes in circulation.....	\$90,820 00	
1860	Nov. 30	redeemed.....	88,253 00	
		expense account.....	89 00	
		paid stockholders.....	5,786 85	
			<hr/>	\$185,148 85

HAMILTON COUNTY BANK.

1857	Oct. 30	To amount of stocks deposited.....	\$177,299 00	
1858	Mar. 26	net proceeds of securities.....	183,717 80	
			<hr/>	\$361,016 80
1857	Oct. 30	By amount notes in circulation.....	\$177,299 00	
1860	Nov. 30	redeemed.....	174,297 00	
		expense account.....	92 45	
		paid Jno. W. Marshall, receiver.....	3,300 00	
		amount paid stockholders.....	6,118 55	
			<hr/>	\$361,007 80

THE PEOPLE'S BANK.

1857	July 4	To amount of stocks deposited.....	\$110,261 00	
	Dec. 25	net proceeds of securities.....	103,655 09	
			<hr/>	\$213,916 09
1857	July 4	By amount of circulation outstanding.....	\$110,261 00	
1860	Nov. 30	redeemed, \$101,370 at 94.....	95,287 80	
		of claim paid R. S. Graham.....	15 85	
		expense account, to date.....	131 65	
		Balance on hand for second dividend.....	8,220 79	
			<hr/>	\$213,920 09

Statement—Continued.

		STOCK SECURITY BANK.		
1857	May 20	To amount of stocks deposited.....	\$127,378 00	
"	July 15	" " net proceeds of securities.....	112,673 89	
				\$240,951 89
1857	May 20	By amount of notes in circulation.....	\$127,378 00	
1860	Nov. 30	" " " redeemed, \$117,358 at 88 $\frac{1}{4}$..	103,568 42	
"	"	" " expense account.....	120 25	
"	"	" " on hand for second dividend.....	8,985 22	
				\$240,051 89

STATEMENT of the number and denominations of circulating notes issued to the banks; the number returned and destroyed, and the number outstanding on the 30th November, 1860.

Names of Banks.	Denominations issued.										Amount.....
	Ones.....	Twos.....	Threes.....	Fives.....	Tens.....	Twenties.....	Fifties.....	One Hundreds..	Five Hundreds..		
Alisana Bank.....		19,866	19,866								599,330
Agricultural Bank.....	12,130	12,130		24,260							157,690
American Exchange Bank.....				15,102	15,102						226,530
American Bank.....				9506	9507						142,600
Alton Bank.....	4738	4738	4738	4738	1000						62,118
Bank of America, Chicago.....		10,000	10,000								50,000
Bank of America, Mt. Carmel.....	20,991	20,991	20,991	20,991	1131	1131	525	525	10		348,581
Bank of Ashland.....	12,730		12,730								59,920
Bank of Alledo.....				11,124							55,620
Bank of Aurora.....	41,638	41,638	41,638	41,638							458,018
Bank of Albion.....				9669	9670						145,045
Bank of Benton.....	6783	6783	6783	6783							74,613
Bank of Belleville.....	28,021	21,415	24,021	24,021							263,019
Bank of Bloomington.....	5320	5320	5320	5320							58,520
Bank of Brooklyn.....	22,401			7467							59,736
Bank of Carui.....	20,279	20,279		9066	4808						154,247
Bank of Chester.....	7998	7998	7998	7998							87,978
Bank of Commerce.....				9144	9145						137,170
Bank of the Commonwealth.....				5771	5771						86,565
Bank of Elgin.....											
Bank of the Federal Union.....	14,212			14,212							85,272
Bank of Galena.....	20,334	10,167	1000	6000	500						78,668
Bank of Geneseo.....				18,308							91,540

Bank of Huntsville.....	20,210	10,105	12,053	10,106	10,180	90,950
Bank of Illinois.....	12,053	52,106	308,742
Bank of Indiana.....	10,180	10,180	152,700
Bank of Jackson County.....	5000	5000	4970	4970	89,550
Bank of Metropolis.....	13,957	13,957	209,355
Bank of Naperville.....	56,109	18,703	93,515
Bank of Northern Illinois.....	18,999	18,999	56,997
Bank of Ottawa.....	8299	8300	6408	6408	76,163
Bank of Pike County.....	36,062	18,031	18,031	8292	2734	194,567
Bank of Quincy.....	6614	2714	2714	2714	2714	120,420
Bank of Peru.....	25,097	7498	7498	62,587
Bank of Raleigh.....	20,762	20,762	311,480
Bank of the Republic.....	53,676	26,838	26,838	92,800	651,866
Bank of Sparta.....	63,126	16,563	16,563	145,941
Bank of Southern Illinois.....	18,618	18,618	18,618	14,296	347,758
Belvidere Bank.....	3995	5993	69,942
Bond County Bank.....	21,992	14,550	72,750
Bull's Head Bank.....	14,235	14,236	31,535
Canal Bank.....	8488	8488	67,904
Central Bank.....	69,526	20,263	20,263	231,630
City Bank, Ottawa.....	9745	9745	58,470
Citizens' Bank.....	11,532	11,532	4196	4196	197,536
Chicago Bank.....	36,534	36,534	3935	3935	141,082
Corn Planters' Bank.....	8899	8899	8899	8899	97,889
Corn Exchange Bank.....	28,694	28,694	28,694	315,634
Continental Bank.....	7433	7433	111,493
Commercial Bank.....	6555	6555	6555	6555	117,930
Commercial Bank of New Haven.....	13,032	13,032	65,160
Commercial Bank, Chicago.....	17,400	6005	6005	65,445
Columbian Bank.....	7963	7963	7963	7963	159,260
Cumberland County Bank.....	7254	7254	50,778
Douglas Bank.....	10,044	50,220
Du Page County Bank.....	3002	3003	3002	2300	50,021
Eagle Bank of Illinois.....	5735	5735	5735	5735	63,085
Edgar County Bank.....	8786	8786	8786	8786	96,646
E. I. Tinkham & Co.'s Bank.....	60,000	30,000	30,000	69,128	555,640
Exchange Bank of H. A. Tucker & Co.....	4545	4545	4545	4545	49,995
Farmers' Bank.....	3518	3517	52,760
Farmers' Bank of Illinois.....	8837	8837	2990	2990	80,198
Farmers' and Traders' Bank.....	17,535	17,535	17,535	17,535	192,885

Merchants' and Mechanics' Bank.....	11,740	5870	5870	5870	58,700
Mississippi River Bank.....	10,003	10,003	7100	7100	136,509
Morgan County Bank.....	4200	4200	4200	4200	75,600
Narragansett Bank.....	3233	3233	3233	3233	64,660
National Bank.....	16,436	16,436	16,436	16,436	98,616
New Market Bank.....	15,485	15,485	8268	8268	124,020
Ohio River Bank.....	15,485	15,485	15,485	15,485	170,335
Olympic Bank.....	12,498	12,498	12,498	12,498	62,490
Panet Bank.....	5860	5860	5000	5000	60,160
Patriotic Bank.....	6194	6194	6194	2546	117,624
Prairie State Bank.....	9154	9154	9153	9153	173,911
Pittsfield Bank.....	4357	4357	8714	8714	56,641
Plowman's Bank.....	10,957	10,957	52,040	52,040	98,613
People's Bank.....	104,682	52,041	9314	9314	468,364
Rail Road Bank.....	78,626	9314	4625	4625	133,824
Reed's Bank.....	4625	4625	11,995	11,995	50,875
Reapers' Bank.....	11,995	11,995	4545	4545	131,945
Rock Island Bank.....	4545	4545	6465	6465	49,995
Rushville Bank.....	106,496	106,496	39,826	39,826	129,300
State Bank of Illinois.....	25,268	25,268	59,826	23,090	868,996
State Stock Bank.....	7909	7909	7909	7909	151,608
Shawneese Bank.....	16,712	16,712	16,712	16,712	86,999
Southern Bank of Illinois.....	42,712	21,356	21,357	21,357	300,816
Stock Security Bank.....	5556	5556	11,112	11,112	192,209
Toulon Bank.....	23,618	11,824	11,824	11,824	50,004
United States Stock Bank.....	30,824	30,824	3347	3347	82,768
Union Bank, Benton.....	4779	4779	21,638	21,638	92,472
Union County Bank.....	4779	4779	4779	4779	50,210
Warren County Bank.....	4606	4606	4606	4606	108,190
Wheat Growers' Bank.....	4606	4606	4606	4606	86,022
Western Bank of Illinois.....	4606	4606	4606	4606	50,666

Bank of Metropolis.....				1107	1141			16,945
Bank of Naperville.....	23,513	6405						36,323
Bank of Northern Illinois.....	14,374	14,660						43,694
Bank of Ottawa.....	7780	7972	6261	6340				74,207
Bank of Pike County.....	7875	1879	1324	5614	2052			64,195
Bank of Quincy.....	1607	777	547	327	396			10,397
Bank of Peru.....	20,714	6850	6851					54,967
Bank of Raleigh.....				2199	4290			53,895
Bank of the Republic.....	3560	1809	1943	76,461				395,312
Bank of Sparta.....								63,098
Bank of Southern Illinois.....	5948	4148	3998	3612	1880			60,976
Belvidere Bank.....	18,607		5393	5238				
Bond County Bank.....								
Bull's Head Bank.....					1			10
Canal Bank.....								
Central Bank.....	57,008		12,748	11,448				152,492
City Bank, Ottawa.....								
Citizens' Bank.....	1451	998		1557	1757			
Chicago Bank.....	34,252	35,472	3841	3892				28,802
Corn Planters' Bank.....								136,179
Corn Exchange Bank.....	10,698	5785	4318	2011				45,277
Continental Bank.....								
Commercial Bank.....	8	2		2	1			27
Commercial Bank of New Haven.....								
Commercial Bank, Chicago.....	16,577		5905	5959				64,087
Columbian Bank.....								
Cumberland County Bank.....								
Douglas Bank.....			2944	2977	2292			49,388
Du Page County Bank.....	2751							
Eagle Bank of Illinois.....			2115	1072				21,156
Edgar County Bank.....	4321	2570						446,861
E. I. Tinkham & Co.'s Bank.....	36,541	18,273	17,978	63,968				49,502
Exchange Bank of H. A. Tucker & Co.....	4400	4470	4504	4530				
Farmers' Bank.....								
Farmers' Bank of Illinois.....								
Farmers' and Traders' Bank.....	10,720	9816	8970	5981				87,167
Franklin Bank.....								
Frontier Bank.....				19	35			445
Fulton Bank.....								
Garden State Bank.....	35	10						53

National Bank	6857		1590			14,807
New Market Bank						
Ohio River Bank	35	112	2555			13,670
Olympic Bank						
Pamet Bank						
Patriotic Bank			1	325		6505
Prairie State Bank	5913	6108	6233	5966		115,012
Pittsfield Bank						
Plowman's Bank						
People's Bank	99,354	50,892	51,604			459,158
Railroad Bank	27,459	3394	3130			49,897
Reed's Bank	3162	2684	1832			25,106
Reapers' Bank						
Rock Island Bank	4162	4331	4287			47,276
Rushville Bank						129,110
State Bank of Illinois	51,799	32,668	8943	2663		217,283
State Stock Bank						
Shawaneese Bank						
Southern Bank of Illinois						
Stock Security Bank	2651	1425	4489	8460		112,546
Toulon Bank	37,295	19,967	20,992			182,189
United States Stock Bank						
Union Bank, Berten						
Union County Bank						
Warren County Bank						
Wheat Growers' Bank			1632			8160
Western Bank of Illinois						

Bank of Metropolis.....	32,596	12,298	12,850	12,816	192,410
Bank of Naperville.....	4625	4339	57,192
Bank of Northern Illinois.....	519	328	147	68	13,303
Bank of Ottawa.....	28,187	16,152	16,707	2588	682	1956
Bank of Pike County.....	5007	1937	2167	2385	2318	130,372
Bank of Quincy.....	4883	648	647	50,497
Bank of Peru.....	7620
Bank of Raleigh.....	18,563	16,472	257,535
Bank of the Republic.....	50,116	25,029	24,895	16,339	256,554
Bank of Sparta.....	63,126	16,563	16,563	145,941
Bank of Southern Illinois.....	12,670	14,470	14,620	51,006	12,416	284,660
Belvidere Bank.....	3385	602	755	8966
Bond County Bank.....	14,590	72,750
Bull's Head Bank.....	14,235	14,235	213,525
Canal Bank.....	8488	8488	67,904
Central Bank.....	12,518	7515	8815	79,138
City Bank, Ottawa.....	9745	9745	58,470
Citizens' Bank.....	10,081	10,534	2639	2439	68,734
Chicago Bank.....	2281	1062	94	43	4903
Corn Planters' Bank.....	8899	8899	8899	8899	97,889
Corn Exchange Bank.....	17,996	22,909	24,376	26,683	270,357
Continental Bank.....	7433	7433	111,495
Commercial Bank.....	6552	6553	6553	6554	117,963
Commercial Bank of New Haven.....	13,032	13,032	65,160
Columbian Bank, Chicago.....	823	1	100	47	1358
Cumberland County Bank.....	7963	7963	7963	7963	159,260
Douglas Bank.....	7254	7244	50,778
DuPage County Bank.....	10,044	10,044	50,220
Eagle Bank of Illinois.....	251	59	25	8	633
Edgar County Bank.....	5735	5735	5735	5735	63,085
E. I. Tinkham & Co.'s Bank.....	4465	6216	6671	7714	75,480
Exchange Bank of H. A. Tucker & Co.....	23,439	11,727	12,022	5160	108,779
Farmers' Bank.....	145	75	41	15	493
Farmers' Bank of Illinois.....	3518	3517	52,760
Farmers' and Traders' Bank.....	8837	8837	2990	2990	80,198
Franklin Bank.....	6815	7719	8565	11,551	105,718
Frontier Bank.....	11,487	11,487	91,896
Fulton Bank.....	29,943	29,928	448,995
Garden State Bank.....	38,049	19,032	9754	9754	78,032
.....	19,042	171,323

Names of Banks.	Denominations outstanding.									
	Ones.....	Twos.....	Threes....	Fives.....	Tens.....	Twenties..	Fifties....	Hundreds..	Amount...	
Grand Prairie Bank.....	9318	10,624	3227	2244	\$69,141	
Grayville Bank.....	18,180	23,891	25,052	22,748	419,002	
Hampton Bank.....	14,740	7370	7370	51,590	
Hamilton County Bank.....	900	379	246	3081	
Highland Bank.....	7358	7101	107,800	
Humboldt Bank.....	39,692	19,846	19,846	138,922	
International Bank.....	9623	9504	143,155	
Illinois State Bank.....	3365	3366	50,485	
Illinois State Security Bank.....	14,216	14,215	213,230	
Illinois Central Bank.....	3411	2702	180,349	
Illinois River Bank.....	30,733	30,733	9907	9907	108,977	
Jersey County Bank.....	9907	9907	4581	4581	50,391	
Kankakee Bank.....	16,840	16,835	50,510	
Kaskaskia Bank.....	5667	5667	5667	5667	62,337	
Kane County Bank.....	3021	2713	2567	2619	29,043	
Lafayette Bank.....	3648	4354	4822	6216	57,902	
Lancaster Bank.....	33,815	4659	4661	103,720	
Lake Michigan Bank.....	12,094	12,093	181,420	
Marine Bank.....	18,745	4007	252	3969	264	50,000	
Marshall County Bank.....	11,214	5607	5607	50,463	
McLean County Bank.....	15,363	17,440	50,243	
Merchants' Bank.....	16,504	16,516	247,680	
Merchants' and Drovers' Bank.....	12,462	12,906	2832	3743	65,485	
Merchants' and Mechanics' Bank.....	833	93	33	1277	
Mississippi River Bank.....	8791	9372	6365	5840	117,760	
Morgan County Bank.....	1732	2310	3595	3743	61,757	
Narragansett Bank.....	3233	3233	3233	64,660	
National Bank.....	14,846	83,809	
New Market Bank.....	9579	8268	8268	124,020	

Ohio River Bank	15,450	15,373	15,273	12,930	136,665
Olympic Bank	12,498	62,490
Panet Bank	5860	5860	5860	5000	60,160
Patriotic Bank	6194	6193	2954	2221	111,119
Prairie State Bank	3241	3046	2920	3192	58,899
Pittsfield Bank	4357	4357	8714	56,641
Plowman's Bank	10,957	10,957	21,914	98,613
People's Bank	4728	1149	436	9206
Railroad Bank	51,167	5920	6184	93,927
Reed's Bank	1463	1941	2153	2793	25,769
Reapers' Bank	11,995	11,995	11,995	11,995	131,945
Rock Island Bank	383	214	206	258	2719
Rushville Bank
State Bank of Illinois	54,697	73,828	30,225	30,883	20,437	651,713
State Stock Bank	25,268	25,268	151,608
Shawane Bank	7909	7909	7909	7909	86,999
Southern Bank of Illinois	14,061	15,287	12,223	8252	188,270
Stock Security Bank	5417	1389	365	10,020
Toulon Bank	5556	5556	11,112	50,004
United States Stock Bank	23,648	11,824	11,824	82,768
Union Bank	30,824	30,824	92,472
Union County Bank	3348	3347	50,210
Warren County Bank	20,006	100,030
Wheat Growers' Bank	4779	4779	4779	4779	86,022
Western Bank of Illinois	4606	4606	4606	4606	50,666

No. 24.

A STATEMENT exhibiting the number and denominations of bank note impressions received at this office from the date of the passage of the general banking law to the 30th day of November, 1860; the number delivered to the respective banks; the number destroyed, and the number now remaining in this office.

Names of Banks.	Denomina'ns.	Number received.	Number deliver'd.	Number destroy'd	Number on hand.
American Bank	5, 10	14,000	9,506		4,494
“	10		1		
American Exchange Bank	5, 5, 10, 10	10,000	7,551		2,449
Agricultural Bank	1, 2, 5, 5	17,000	12,130	338	4,532
Alisana Bank	2, 2, 3, 3	10,000	9,933		67
Alton Bank	1, 2, 3, 5	5,000	4,738		262
“	10	3,000	1,000		2,000
Bank of Ashland	1, 3	18,000	12,730		5,270
Bank of Aledo	5, 5	7,500	5,562		938
Bank of America, Chicago	3, 3, 2, 2	5,000	5,000		5,000
Bank of America, Mt. Carmel	1, 2, 3, 5	26,000	20,991		5,009
“	10, 20, 50, 100	1,500	525		975
“	500	200	10		190
“	10, 20		606		
Bank of Albion	5, 10	17,000	9,669		7,331
“	10		1		
Bank of Aurora	1, 2, 3, 5	46,000	41,638		4,362
Bank of Benton	1, 2, 3, 5	10,000	6,783		3,217
Bank of Belleville	1, 2, 3, 5	29,000	24,021	4,979	
“	1, 2	4,000			
Bank of Bloomington	1, 2, 3, 5	10,000	5,320		4,680
Bank of Brooklyn	1, 1, 1, 5	10,000	7,467		2,533
Bank of Carmi	1, 2, 5, 10	5,000	4,511		489
“	1, 2, 5	5,000	4,100		900
“	1, 2	25,000	14,648	2,980	7,372
“	5, 10		297		
“	5		158		
Bank of Chester	1, 2, 3, 5	10,000	7,998		2,002
Bank of Commerce, Chicago	1, 2, 1, 5	1,100			1,100
Bank of Commerce, Vienna	5, 10	17,000	9,144		7,856
“	10		1		
Bank of the Commonwealth	5, 10	12,000	5,771		6,229
Bank of Elgin	1, 1, 2, 5	12,300	11,076		1,224
“	1, 1, 2	15,000	15,000		
“	1, 1	2,000	2,000		
Bank of the Federal Union	1, 5	15,200	14,212		988
Bank of Galena	1, 1, 2, 5	7,000	6,000		1,000
“	10	1,000	500		500
“	1, 1, 2	5,000	4,167		833
“	3	1,000	1,000		
Bank of Geneseo	5, 5	11,500	9,154		2,346
Bank of Hutsonville	1, 1, 2, 5	18,000	10,106	7,894	
Bank of Illinois	1, 3, 5, 5	16,000	12,053		3,947
“	5, 5	14,000	14,000		
Bank of Indemnity	5, 10	30,000	10,180		19,820
Bank of Jackson County	5, 10	5,000	4,970		30
“	1, 2	5,000	5,000		
Bank of Kewanee	1, 2, 5, 5	4,300			4,300
Bank of La Salle	1, 1, 2, 3	10,000			10,000
Bank of Louisville	2, 3	10,000			10,000
Bank of Lucas & Simonds	10, 20	2,500	1,265		1,235

Statement—Continued.

Names of Banks.	Denomina'ns.	Number received.	Number deliver'd.	Number destroy'd	Number on hand.
Bank of Lucas & Simonds	3, 5	2,500	2,500		
“ “	1, 1	5,000	4,432		568
Bank of Metropolis	5, 10	18,160	13,957		4,202
Bank of Naperville	1, 1, 1, 2	20,000	18,703		1,297
Bank of Northern Illinois	1, 2	23,000	18,999		4,001
Bank of Ottawa	1, 2, 3, 5	6,408	6,408		
“ “	1, 2	7,000	1,892		5,108
“ “	3, 5	1,500			1,500
Bank of Peru	1, 1, 2, 3	7,498	7,498		
“ “	1, 1	22,500	5,050		17,450
Bank of Pike County	5, 5, 5, 10	4,000	2,734	1,266	
“ “	1, 1, 2, 3	20,000	18,031		1,969
Bank of Quincy	1, 1	7,500	3,307		4,193
“ “	2, 3, 5, 10	4,250	2,714		1,536
Bank of Raleigh	5, 5, 10, 10	11,000	10,381	2	617
Bank of the Republic	5, 5, 5, 5	25,000	23,200		1,800
“ “	1, 1, 2, 3	30,000	26,838		3,162
Bank of Rockford	1, 2, 3, 5	9,000	6,666	2,334	
Bank of the State	5, 5, 10, 20	6,250			6,250
Bank of Sparta	1, 1, 2, 3	17,000	16,563		437
“ “	1, 1	15,000	15,000		
Bank of Southern Illinois	1, 2, 3, 5	26,000	18,618		7,382
“ “	10, 10	13,000	7,148		5,852
Bank of Trenton	3, 5	10,000			10,000
Belvidere Bank	1, 1, 3, 5	6,000	5,995	5	
“ “	1, 1	5,000	5,000		
Bond County Bank	5, 5	10,000	7,275		2,725
Bluff City Bank	2, 5	10,000			10,000
Bull's Head Bank	5, 10	20,000	14,235		5,765
“ “	10		1		
Canal Bank	3, 5	10,000	8,488		1,512
Central Bank	1, 1, 3, 5	22,000	20,263		1,737
“ “	1, 1	15,000	14,500	500	
Chicago Bank	1, 2	36,699	36,534		165
“ “	3, 5	4,625	3,935		690
City Bank, Cairo	1, 2, 3, 5	5,500			5,500
City Bank, Chicago	1, 2, 3, 5	10,000	5,454	4,546	
City Bank, Ottawa	1, 5	12,500	9,745		2,755
Citizens' Bank	1, 2	16,000	11,532		4,468
“ “					
“ “	5, 10	6,000	4,196	1,804	
Columbian Bank	2, 3, 5, 10	8,000	7,963		37
Commercial Bank, Chicago	1, 1, 3, 5	7,000	6,006		994
“ “	1, 1	2,500	2,500		
Commercial Bank, New Haven	2, 3	25,000	13,032		11,968
Commercial Bank, Palestine	1, 2, 5, 10	26,000	6,555		19,445
Continental Bank	5, 10	12,000	7,433		4,567
“ “	1, 2	20,000			20,000
Corn Exchange Bank	1, 2, 3, 5	40,000	28,694		11,306
Corn Planters' Bank	1, 2, 3, 5	9,000	8,899		101
Clark's Exchange Bank	1, 1, 2, 5	21,500	21,500		5,956
“ “	10, 20	8,000	4,300		3,700
“ “	3, 3	8,000	6,486		1,514
Cumberland County Bank	2, 5	15,000	7,254		7,746
Douglas Bank	2, 3	16,000	10,014		5,986
DuPage County Bank	10	3,305	2,300		1,005
“ “	1, 3, 5	3,305	3,003		302
Eagle Bank of Illinois	1, 2, 3, 5	10,000	5,735		4,265

Statement—Continued.

Names of Banks.	Denominat'ns.	Number received.	Number delivered	Number destroy d	Number on hand.
Merchants' Bank.....	1, 1, 2, 3	10,000	10,000
“	5, 10	24,000	18,151	5,849
“	5	2
Merchants' and Drovers' Bank.....	1, 2, 3, 5	14,000	13,118	882
“	1, 2	40,000	39,999	1
Merchants' and Mechanics' Bank.....	5, 3, 1, 1	7,050	5,870	1,180
Mississippi River Bank.....	1, 2, 5, 10	4,000	3,342	6,732
“	5, 10	4,000	3,757	2,515
“	1, 2	10,000	6,660	40
Morgan County Bank.....	1, 2, 5, 10	6,000	4,200	1,8
National Bank.....	1, 5	19,800	16,436	3,364
Narragansett Bank.....	5, 3, 2, 10	7,000	3,233	3,767
New Market Bank.....	5, 10	15,000	8,268	6,732
Ohio River Bank.....	1, 2, 3, 5	18,000	15,485	2,515
Olympic Bank.....	5, 5	10,000	6,249	3,751
Pamet Bank.....	1, 2, 3	6,000	5,860	140
“	5	6,000	5,000	1,000
Patriotic Bank.....	1, 5	12,600	6,194	6,406
“	20	4,200	2,546	1,654
“	10	4,200	2,954	1,246
People's Bank.....	1, 1, 2, 5	53,000	52,041	959
Phoenix Bank.....	1, 2, 3, 5	6,015	4,545	1,455
Planters' Bank.....	1, 2	20,000	20,000
Plowmans' Bank.....	1, 2, 3, 3	11,000	10,957	43
Prairie State Bank.....	1, 3, 5, 10	14,500	9,153	5,347
“	5, 10	1
Producers' Bank.....	1, 2, 3, 5	5,000	5,000
Pittsfield Bank.....	1, 2, 5, 5	5,750	4,357	1	1,392
Pork Packers' Bank.....	3, 5	6,000	6,000
Quincy City Bank.....	10, 10, 10, 20	500	500
“	1, 2, 3, 5	2,272	2,272
Rail Road Bank.....	1, 1, 2, 5	10,400	9,314	1,086
“	1, 1	30,000	29,999	1
Reapers' Bank.....	1, 2, 3, 5	14,600	11,995	2,605
Reed's Bank.....	1, 2, 3, 5	5,000	4,625	375
Rock Island Bank.....	1, 2, 3, 5	5,545	4,545	1,000
Rushville Bank.....	10, 5, 3, 2	10,000	6,465	3,535
Salem Bank of Salem.....	5, 10	4,000	4,000
Shawanese Bank.....	1, 2, 3, 5	10,000	7,909	2,091
Southern Bank of Illinois, Belleville..	1, 2, 5, 10	3,000	3,000
“	1, 2	10,108	5,000	5,108
Southern Bank of Illinois, Grayville..	1, 2, 5, 10	17,000	16,712	288
State Bank of Illinois.....	1, 2, 3, 5	41,826	39,826	2,000
“	1, 2	66,670	66,670
“	10, 10	13,250	11,545	1,705
State Stock Bank.....	1, 5	29,000	25,268	3,732
Stock Security Bank.....	1, 1, 2, 5	26,665	21,357	5,298
Toulon Bank.....	1, 2, 3, 3	6,000	5,556	444
Union Bank, Chicago.....	1, 2, 3, 5	7,000	6,000	1,000
“	1, 2, 3	1,800	1,800
Union Bank, Benton.....	1, 2	34,000	30,824	3,176
Union County Bank.....	5, 10	4,000	3,347	653
“	5	1
United States Stock Bank.....	1, 1, 2, 3	14,800	11,824	2,476
Warren County Bank.....	5, 5, 5, 5	6,000	5,409	591
“	5, 5	1
Wheat Growers' Bank.....	1, 2, 5, 10	5,800	4,779	1,021
Western Bank of Illinois.....	1, 2, 3, 5	10,000	4,606	5,394

A STATEMENT exhibiting the names and locations of the Banks of the State of Illinois, and the names of their respective officers.

Names of Banks.	Location.	President.	Vice President.	Cashier.
Alisna Bank.....	Sullivan.....	O. H. Miner.....		C. B. Gray.....
Agricultural Bank.....	Marion.....	Lotus Niles.....		O. H. Miner.....
American Bank.....	Vienna.....	O. H. Miner.....		E. L. Gross.....
American Exchange Bank.....	Raleigh.....	Wm. Stadden.....		O. H. Miner.....
Alton Bank.....	Alton.....	E. Marsh.....		C. A. Caldwell.....
Bank of Ashland.....	Goleconda.....	J. H. Terrell.....		T. G. Grundy.....
Bank of America.....	Mt. Carmel.....	J. C. Barhor.....	J. W. Jones.....	E. K. Willard.....
Bank of Aledo.....	Aledo.....	S. Kendall.....		A. Crawford.....
Bank of Albion.....	Albion.....	C. D. Chase.....		N. Dirchbiss.....
Bank of Aurora.....	Aurora.....	M. V. Hall.....		Wm. H. Miller.....
Bank of Benton.....	Benton.....	C. E. Boyer.....		T. P. Smith.....
Bank of Bloomington.....	Bloomington.....	I. H. Robinson.....		E. Thorp.....
Bank of Brooklyn.....	Brooklyn.....	L. S. Trimble.....		W. Hyslop.....
Bank of Carmi.....	Carmi.....	Wm. Poulterer.....		R. S. Graham.....
Bank of Chester.....	Chester.....	E. Miltenberger.....		C. Miltenberger.....
Bank of Commerce.....	Vienna.....	J. W. Whipp.....	J. W. Whipp.....	J. Q. Van Ness.....
Bank of the Commonwealth.....	Robinson.....			C. V. Turney.....
Bank of Elgin.....	Elgin.....	O. Davidson.....		F. Gifford.....
Bank of the Federal Union.....	Rock Island.....	N. B. Buford.....		B. Birch.....
Bank of Galena.....	Galena.....	Henry Corwith.....		C. C. P. Hunt.....
Bank of Geneseo.....	Geneseo.....	D. L. Perry.....		Chas. Perry.....
Bank of Illinois.....	New Haven.....	E. R. Barnham.....	E. P. Harris.....	
Bank of Indemnity.....	Gallatin.....	J. W. Whipp.....		J. Q. Van Ness.....
Bank of Jackson County.....	Carbondale.....	N. B. Buford.....		D. H. Brush.....
Bank of Metropolis.....	New Market.....	Jo. B. Barger.....		G. W. Adams.....
Bank of Naperville.....	Naperville.....	J. Jassoy.....		C. Luling.....
Bank of Pike County.....	Griggsville.....	E. F. Poulterer.....		W. Poulterer.....
Bank of Quincy.....	Quincy.....	W. H. Morris.....		J. McGinnis, jr.....
Bank of Raleigh.....	Raleigh.....	Wm. Stadden.....		O. H. Miner.....
Bank of the Republic.....	McLeansboro.....	C. H. Rockwell.....		W. Rickords.....
Bank of Sparta.....	Sparta.....	N. D. Clapp.....		W. D. Schlock.....

Statement—Continued.

Names of Banks.	Location.	President.	Vice President.	Cashier.
Lake Michigan Bank.....	Harrisburg	J. W. Whipp		J. Q. Van Ness
Marine Bank of Chicago.....	Chicago	J. Y. Scammon		H. B. Docks
Marshall County Bank.....	Lacon	W. F. Palmer		C. D. Chace
McLean County Bank.....	Bloomington	A. Gridley		Theron Pardee
Merchants' Bank.....	Carmi	E. K. Willard	E. P. Harris	J. S. Colgate
Merchants' and Drivers' Bank.....	Joliet	Wm. Smith		R. E. Goodell
Mississippi River Bank.....	Oxford	W. H. Merriman		A. Crawford
Morgan County Bank.....	Jacksonville	H. R. Read		W. W. Wright
Narragansett Bank.....	Vienna	L. S. Trimble		W. Hyslop
National Bank.....	Equality	M. V. Hall		W. H. Crawford
New Market Bank.....	New Market	Jo. B. Barger		T. G. Moffett
Ohio River Bank.....	Cotonda	Chas. H. Rockwell		W. Rickords
Olympic Bank.....	Metropolis	N. Dibelbiss		G. Brainerd
Panet Bank.....	Greigsville		J. K. Bashforth	J. Lombard
Patriotic Bank.....	Hatsonville	J. W. Whipp		J. Q. Van Ness
Prairie State Bank.....	Washington	A. H. Danforth		A. G. Danforth
Pittsfield Bank.....	Pittsfield	W. Ross		M. P. Ayers
Plowman's Bank.....	Taylorville	O. H. Miner		C. B. Gray
Railroad Bank.....	Decatur	T. Lewis		S. D. Ayers
Reapers' Bank.....	Fairfield	A. H. Burley		T. G. Moffett
Reed's Bank.....	Galesburg	A. D. Reed		E. J. Chapman
State Bank of Illinois.....	Shawneetown	J. Bowles		L. B. Leach
State Stock Bank.....	St. Johns	H. J. Perron		A. W. Nason
Shawneese Bank.....	Elizabethtown	E. A. Burt		W. W. Merrilweh
Southern Bank of Illinois.....	Grayville	R. Hineklely		C. D. Affleck
Toulon Bank.....	Toulon	M. Ayers		J. Lombard
United States Stock Bank.....	Sparta	E. P. Harris		Geo. Taylor
Union Bank.....	Benton	O. H. Miner		E. L. Gross
Union County Bank.....	Jonesboro	H. R. Montgomery		C. W. Holland
Warren County Bank.....	Monmouth	W. M. Gregg		B. T. O. Hubbard
Wheat Growers' Bank.....	Anna	E. Harwood		H. W. Harwood
Western Bank of Illinois.....	Savanna	C. H. Rockwell		John Rockwell

