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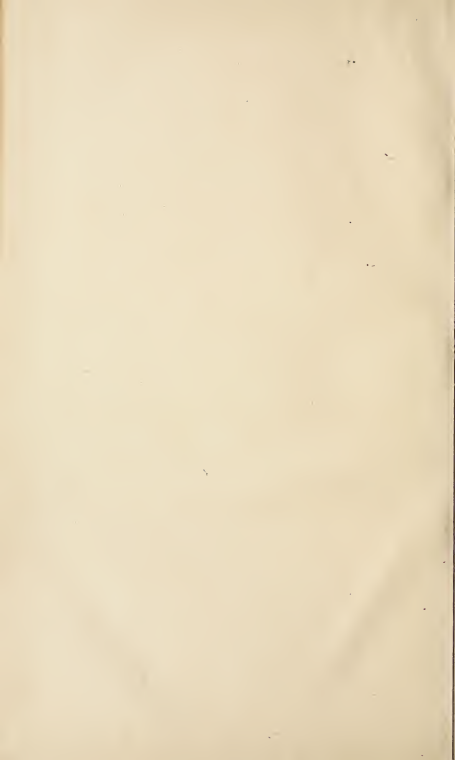
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PUBLIC LAWS

OF THE

STATE OF ILLINOIS,

PASSED BY THE

TWENTY-FIFTH GENERAL ASSEMBLY,

CONVENED JANUARY 7, 1867.

SPRINGFIELD:
BAKER, BAILHACHE & CO., PRINTERS.
1867.

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THE PUBLIC LAWS

OF THE

STATE OF ILLINOIS.

APPROPRIATIONS.

AN ACT to provide for the postage of the present General Assembly.

In force Januarv 12, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum Postage. of eight thousand three hundred and twenty-five dollars (\$8,325) or so much thereof as may be necessary, is hereby appropriated, to be paid out of any funds in the treasury not otherwise appropriated, for the purpose of paying the postage of the present general assembly.

§ 2. On the certificate of the secretary of state showing Anditor to draw the amount of postage used by this general assembly, not exceeding the said sum of eight thousand three hundred and twenty-five dollars (\$8,325), the auditor of public accounts shall draw his warrant on the treasury in favor of the post master of the city of Springfield, for the sum so

certified by the secretary of state.

§ 3. That the postage stamps ordered by this general Secretary to furassembly, be furnished by the secretary of state to the speaker and members of the senate and house of representatives, upon their written orders.

§ 4. The secretary of state is hereby directed not to Tobe drawn pro allow any member or officer of the senate or house of representatives to draw more than his pro rata of the whole

amount of postage provided for by this act.

§ 5. This act shall be in force from and after its passage. APPROVED January 12th, 1867.

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on Treasurer for postage.

In force January 29, 1867.

AN ACT in aid of the National Lincoln Monument Association.

Appropriation to erect monument.

Section 1. Be it enacted by the People of the State of Illinois represented in the General Assembly, That the sum of fifty thousand dollars be and the same is hereby appropriated out of any money in the treasury, not otherwise appropriated, in aid of the National Lincoln Monument Association, for the purpose of erecting a monument over the remains of Abraham Lincoln, late president of the United States.

When to be expended.

§ 2. No money shall be paid under the provisions of this act until the money now in the hands of the association is expended in the erection of said monument.

President and Secretary certify.

§ 3. Whenever the president and secretary of said association shall certify to the auditor of public accounts, under their hands, attested by the seal of said association, that the money in the hands of the association has been expended in the erection of said monument, the auditor shall issue a warrant for part or all of the appropriation hereby made, and deliver the same to the treasurer of said association, and the state treasurer shall pay the same out of any money in the treasury not otherwise appropriated.

§ 4. This act is a public act and shall be in force from

and after its passage.

Approved January 29, 1867.

In force Janua- AN ACT to provide for the partial payment of the mileage and per diem of ry 29, 1867. the members and officers of the twenty-fifth General Assembly.

members and officers.

Section 1. Be it enacted by the People of the State of · Illinois, represented in the General Assembly, That imme-Certified list of diately upon the passage of this act, the speaker of the house of representatives shall certify to the auditor of public accounts a correct list of all members, officers and employees of the house of representatives, and the speaker of the senate shall in like manner, certify a correct list of all the members, officers and employees of the senate, which list shall be filed in the office of the auditor, who shall thereupon draw his warrant on the treasurer in favor of each member of this general assembly, so certified to him, for the sum of fifty dollars, which sum shall be in part payment for the mileage and per diem of such members, for their attendance upon this general assembly, and said auditor shall draw-his warrant on the treasurer in favor of each elective officer of the senate and house, and the clerk of each standing committee of the senate and house, and each official reporter, for the sum of fifty dollars, which sum shall

be in part payment of the per diem of such officers for their attendance and services at this session of the general assembly; and said auditor shall draw his warrant on the treasurer in favor of each employee of the senate and house other than those above specified, which employees embrace policemen, assistant postmasters, firemen, mail carriers, pages, and porters, for the sum of twenty-five dollars each, which sum shall be in part payment of the per diem of such employees for their attendance and services at this session of the general assembly, and said warrants shall be paid out of any money in the treasury not otherwise appropriated

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

after its passage.

Approved January 29th, 1867.

AN ACT to defray the expenses of placing on exhibition at the French In force Feb. 5, Universal Exposition for 1867, the Illinois state contributions.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of seven thousand dollars (\$7,000) is hereby appropriated \$7,000 appropriout of any moneys in the treasury not otherwise appropriated, to defray the expenses of the commission, appointed by the governor, and for the purpose of placing on exhibition, in a suitable manner, in the French Universal Exposition, to be held in Paris, France, during the year 1867, the collection of useful minerals, coals, building stone, Collection to be potter's clays, grains and other agricultural products, specimens illustrating the geology, botany and ornithology of the state, books, papers, maps and reports, together with specimens of fine arts and mechanical skill, which have already been, or may hereafter be sent forward as a contribution to said Exposition from this state.

§ 2. The auditor is hereby authorized and required to Auditor to draw draw his warrant upon the treasurer, and the treasurer is required to pay the same for the amount named in the first Treasurer to section of this act, upon the order of the governor of this state; and the said sum, or so much thereof as may be necessary to carry out the purpose, and effect the object expressed in said section first, shall be expended by the Appropriation-governor, under the direction of the commissioner heretofore appointed by him, and full report thereof be made to

the next general assembly.

This act to take effect from and after its passage. Approved February 5, 1867.

In force Feb. 12, 1867.

AN ACT for the support of the Illinois State Hospital for the Insane.

Preamble.

Whereas, By a clerical error in copying the bill for "An act making appropriation for the ordinary expenditures of the state institutions, for the years 1865 and 1866," approved on the 15th day of February, 1865, the Board of Trustees of the Illinois State Hospital for the Insane found themselves without adequate funds, and were necessarily Money borrow-compelled to borrow money and aid for the purposes of meeting the ordinary expenses of said hospital, borrow of certain persons certain sums of money, which fall due on

the third day of February, 1867, and which sums of money, together with the interest thereon, falling due on said day, are as follows: To the First National Bank, at Springfield, Where borrow- Illinois, the sum of fifteen thousand two hundred and fittyeight dollars; to W. and E. W. Brown, bankers in Jacksonville, Illinois, the sum of forty-seven thousand nine hundred and forty-eight dollars and fifty-three cents, for the prompt payment of which sums of money said Board of Trustees have pledged their faith and credit; therefore, to

> meet the payment of said sums of money so borrowed: Section 1. Be it enacted by the People of the State of

Appropriation.

Illinois, represented in the General Assembly, That the sum of sixty-three thousand two hundred and six dollars and fifty-three cents be, and the same is hereby appropriated, to be paid out of any money in the treasury, not otherwise appropriated, for the payment of said sums of money so borrowed by said trustees, which shall be paid out upon the order of the treasurer of said Board of Trustees, for said purposes and for no other.

How paid.

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

Approved February 12, 1867.

Inforce Feb. 28, AN ACT making appropriations for the payment of certain expenses incurred in carrying on the work of the state penitentiary, and expenses incurred in the management of the same.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the fol-Appropriations. lowing sums of money are hereby appropriated to Samuel A. Buckmaster and Company, for the purposes hereinafter specified, viz: The sum of seventy-eight thousand six hundred and fifty-five dollars and ten cents (\$78,655 10) for the estimated cost of work on the state penitentiary, completed during the year 1866; the sum of thirteen thousand nine hundred and forty dollars, seventeen cents, for clothing bought for discharged convicts, cash paid to discharged convicts.

stationery and postage for convicts, physician's salary and medicines for hospital, for burying convicts, and expenses incurred of recapturing convicts during the years of 1865 and 1866; and the sum of fifty-two thousand three hundred and eighty dollars and thirty seven cents in payment of the amount of forty-six thousand seven hundred and sixty-eight dollars and nineteen cents, due S. A. Buckmaster and Co., January 1, 1865, with interest thereon at the rate of six per cent. per annum, for two years, for balance on old contract account, for expenses, account for clothing and cash furnished discharged convicts, medicines, stationery, etc., for 1863 and 1864, and for accepted drafts of penitentiary commissioners for 1863 and 1864.

§ 2. The auditor of public accounts is hereby required Auditor to draw to draw warrants upon the state treasurer for the above named sums, in favor of S. A. Buckmaster & Co., and the same shall be paid out of any money in the treasury not otherwise appropriated: Provided, that the auditor shall not draw any warrant in payment for any of said accepted drafts until such drafts shall be deposited in his office, with the indorsements thereon of the payee of such drafts; the whole amount of such drafts being five thousand five hun-

dred dollars.

§ 3. The above sums, when accepted by the said Samuel Appropriation to be in full. A. Buckmaster & Co., shall be deemed and taken to be in full of all claims and demands of every kind, name and nature of said Samuel A. Buckmaster & Co. against the state of Illinois, in any way arising out of their connection with the state penitentiary; and the said treasurer is hereby required, at the time of paying the said moneys, to take from said S. A. Buckmaster & Co. a receipt, in full, of the same as above stated.

§ 4. Be it further enacted, That the further sum of two Appropriation thousand eight hundred and fifty-three dollars and fifty cents to George McGregor. be appropriated to George R. McGregor, or his assigns, the superintendent of construction of the penitentiary, for services due him up to the first day of January, A. D. 1867, upon the presentation of certificates of indebtedness issued to him by the penitentiary commissioners, duly indorsed; and also, the sum of two hundred and fifty dollars to John Appropriation M. Van Osdel, the architect selected by the commissioners osdel. of the penitentiary, for his services in estimating the value of work done and to be done upon the penitentiary; and that all of the above moneys be paid upon the order of the Auditor to issue anditor of state upon the treasurer of state, out of any money in the state treasury not otherwise appropriated.

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

Approved February 12, 1867.

In force Feb. 25. 1867.

AN ACT to provide for the erection of a new state house.

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the gov-Governor auth- ernor of the state of Illinois is hereby authorized and emverstate house powered to convey to the county of Sangamon and state of and grounds. Illinois and to the city of Sangamon and state of Illinois, and to the city of Springfield, in said county, for the use of the people of said county and city, all that piece and parcel of ground situate, lying and being in the city of Springfield, in said county, known as the public square, containing two acres and a-half, be the same more or less, upon which is now located the state house, for the sum of two Grantees to con- hundred thousand dollars, and for the further consideration that said grantees shall cause to be conveyed to the state of Illinois, in fee simple, that parcel of ground, lying in the city of Springfield, aforesaid, bounded by Second, Monroe, Spring and Charles streets, containing between eight and \$200,000 to be nine acres. Said sum of two hundred thousand dollars shall be paid into the treasury of the state of Illinois, in two equal installments, the first of which shall be paid on the first day of April, 1868, and the second on the first day of April,

vev to state.

stallments.

Sangamon and Springfield 1869.

The county of Sangamon and said city of Springfield and springhed to issue bonds. are hereby authorized to issue such bonds and levy such taxes as may be necessary to raise said sum of two hundred thousand dollars, and for the purchase of said parcel of land: Provided, said bonds shall not bear interest exceeding ten per cent. per annum.

New state house to be erected.

Appropriation.

Said sum of two hundred thousand dollars shall be expended towards the erection of a new state house upon said last described parcel of land; and in addition thereto. the sum of two hundred and fifty thousand dollars is hereby appropriated, out of any money in the treasury not otherwise appropriated, for the same purpose. Said state house shall cost a sum not exceeding three millions of dollars.

Commissioners appointed.

§ 4. The following persons, viz: John W. Smith, John J. S. Wilson, Phillip Wadsworth, James C. Robinson and William T. Vandeveer, William L. Hambleton, James H. Beveridge, are hereby appointed commissioners to superintend the erection of the new state house aforesaid, who, before they enter upon the discharge of their duties, shall enter into bond to the governor of this state, with approved security, in the penalty of twenty-five thousand dollars, each, within thirty days after the passage of this act, conditioned for the faithful performance of their duties; and shall severally take an oath that they will well and truly discharge all their duties as commissioners in superintending the erection of

ized to fill all vacancies by appointing commissioners, who shall continue to act until the next session of the general

Commissioners, their duties.

Governor to fill said state house. The governor of the state is hereby authorvacancies.

assembly, which shall ratify or reject said appointment. The governor is also authorized to remove any commissioner, for cause, and fill the vacancy occasioned thereby.

The commissioners shall select the most durable Materials.

material for said state house, and make the same as nearly fire-proof as possible. It shall be constructed upon the most

approved and convenient plan.

§ 6. Said commissioners shall stipulate for all payments to Commissioners be made out of the fund hereinbefore provided, and no other. The accounts of the expenditures of said commissioners shall be certified to by said commissioners or a majority of them, and by the secretary of state, and approved by the governor. The auditor shall thereupon draw his warrant upon the Auditor to draw treasurer therefor, to be paid out of the fund hereinbefore provided in favor of the party to whom the accounts shall be due.

to pay out of provided fund

to advertise for plans and specifications.

The said commissioners shall advertise at least commissioners § 7. thirty days, in two daily papers in Chicago and Springfield, and one daily paper in New York and Philadelphia, for plans and specifications for a new state house. Said commissioners shall wait three months after said publication, and if they shall have received any plans and specifications within that time, they shall immediately thereafter notify each member of the two committees of the senate and the house of representatives of this general assembly on public buildings to meet at the city of Springfield, on a day to be specified in said notice, said notice to be given at least ten days prior to such meeting; and if a majority of said committees and commissioners in attendance shall decide upon any plan then submitted to them, the said commissioners shall be bound thereby, and proceed to erect a new state house in accordance with said plans and the accompanying specifications so adopted. They shall employ such architects, mechanics and laborers as may be necessary for the early completion of said building, and shall each receive for their Pay of commisservices, as commissioners, the sum of five dollars per day, for time of actual service, to be paid out of the fund hereinbefore provided. Julius C. Webber is hereby appointed secretary secretary of said board of commissioners. They shall also be authorized to employ a superintendent.

sioners.

appointed.

The present state house and grounds shall continue Use of present to be used for state purposes until the new building shall be state house reserved to state. sufficiently advanced for the use of the different departments of state; and the state shall have the absolute possession and control of said building until that time.

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

Approved February 25, 1867.

In force Feb. 25, AN ACT providing for the purchase of certain copies of the Illinois Digest.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, secretary of state be and he hereby is directed to purchase from Charles H. Wood and Joseph D. Long five hundred copies of the compilation of the decisions of the supreme court of this state, prepared by said Wood and Long, and called the "Illinois Digest:" Provided, Said Digest, upon being examined by the justices of the supreme court, or a majority of them, shall be certified by them to contain an accurate and reliable synopsis of the decisions of the supreme court therein digested.

Certified to.

Price.

Illinois Digest

to be purchas-

§ 2. The first volume of said work shall embrace a synopsis of the decisions contained in the first thirty-one volumes of the Illinois Reports, and the second volume shall contain a synopsis of all the decisions from the thirtyfirst to the thirty-ninth volume of the Reports, or in case more are published, of all the decisions which shall have been reported by the first day of May, A. D. 1867; the price to be paid for said Digest shall be eight dollars for the first volume, and four dollars for the second volume; said work to be printed in double columns, octavo, and in a style of paper and binding equal to the Illinois Reports.

Auditor to draw warrant.

§ 3. The auditor of state shall issue his warrant to said Wood and Long for the amount contracted to be paid for each volume of said Digest, as aforesaid, when delivered, upon the certificate of the secretary of state of the delivery to him of the required number of either volume of the same, at Springfield, and the certificate of the justices of the supreme court, or of a majority of them, of their approval of said Digest, in accordance with the requirements of this act; and the treasurer of the state shall pay to said Wood and Long, out of moneys in the treasury, not otherwise appropriated, for each volume of said Digest, when delivered, upon warrant of the auditor of the state, issued for that purpose; the secretary of state shall distribute said Digest, so to be purchased, as, by law, the decisions of the supreme court of this state are required to be distributed.

When to be delivered.

§ 4. The purchase aforesaid shall not be made unless the said five hundred copies of said Digest shall be delivered to the secretary of state within nine months from the passage of this act.

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

APPROVED February 25, 1867.

AN ACT making provisions for the support of the state institutions, located Inforce Feb, 28, in Jacksonville, Illinois, for the years 1867 and 1868.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in addi-Appropriation for deaf and tion to the provisions made to aid the Illinois institutions dumb asylum. for the education of the deaf and dumb, by the act establishing said institution which is hereby continued, the following sums be, and are hereby appropriated, payable out of the treasury, in quarterly payments, as required for use, to defray the ordinary expenses of said institutions, from the first day of March, eighteen hundred and sixty-seven, (1867) to the first day of March, eighteen hundred and sixty-nine, (1869) forty-five thousand (\$45,000) dollars per annum; to pay for repairs of buildings during the same time above specified, two thousand (\$2,000) dollars per annum; to pay for insurance during the same period, five hundred (\$500) dollars per annum; to pay for the erection of a smoke house and facilities for rendering lard and making soap, fifteen hundred (\$1,500) dollars; to pay for securing a supply of water from a well on a lot purchased by the board of directors two years ago, eighteen hundred (\$1,800) dollars.

To defray the ordinary expenses of the Illinois Appropriation institution for the education of the blind, from the first day of March, eighteen hundred and sixty-seven, (1867) to the first day of March, eighteen hundred and sixty-nine, [1869] there is hereby appropriated the following sums, payable out [of] the treasury, in quarterly payments, as required for use, twenty thousand dollars per annum; to pay for repairs of buildings and improvements, one thousand (\$1,000) per annum, payable one-half the first of June [next,] and the balance on the first day of June, eighteen hundred and sixty-

eight.

§ 3. To defray the ordinary expenses of the hospital for the Appropriation insane, from the first of December, eighteen [hundred] and sixty-six, to the first of March, eighteen [hundred] and sixtynine, (1869) seventy thousand (\$70,000) dollars per annum; for the completion of [the] east wing, ninety-four hundred (\$9,400) dollars; for furnishing east wing, twenty-five hundred (\$2,500) dollars; for repainting the old building, twelve hundred (\$1,200) dollars; to finish chapel, twenty-five hundred (\$2,500) dollars; for the enlargement of the old sewers and cess pools, eight hundred (\$800) dollars. last five items to be paid as required for use. All the above amounts are hereby appropriated; the amount for the ordinary expenses payable quarterly, as required for use.

§ 4. To defray the ordinary expenses of the experi-Appropriation for school for ental school for idiots and feeble-minded children, organidiots. mental school for idiots and feeble-minded children, organized by an act of the last session of the general assembly, from the first day of March (1867) eighteen hundred and

sixty-seven, to the first day of March, (1869,) eighteen hundred and sixty-nine, the sum of fourteen thousand dollars (\$14,000) per annum, payable in quarterly payments, on orders of the board of directors of the deaf and dumb institution, as required for use; for building an addition to the present building, to increase its capacity for accommodating thirty (30) more pupils, three thousand (\$3,000) dollars, payable one-half the first of May, and the balance the first of June, eighteen hundred and sixty-seven, (1867.)

Auditor to draw warrant.

§ 5. The auditor of public accounts is hereby authorized and required to draw his warrant on the treasurer for said sums, upon orders of the board of directors of the state institutions herein named, signed by the president, and attested by the secretaries of said boards of directors, with the seal of said institutions.

6. This act shall take effect on its passage.

Approved February 28, 1867.

In force Feb. 28, AN ACT to increase the efficiency of the geological and minerological survey of the state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the salsalary of state ary of the state geologist shall be three thousand dollars per annum, for two years from and after the passage of this act, and he shall also be paid his necessary traveling expenses.

Additional appropriation.

§ 2. That an additional appropriation of ten thousand dollars per annum, for two years from the passage of this act, is hereby made, payable out of any moneys in the treasury not otherwise appropriated, to be expended under the direction of A. H. Worthen, state geologist, and by the approval of the governor, in the further prosecution of the survey.

Third volume of report to be published.

§ 3. That the publication of three thousand copies of the third volume of the report of the state geologist is hereby authorized, and the sum of five thousand dollars, in addition to the unexpended balance of the appropriation made for the publication of the two preceding volumes, is hereby appropriated, to defray the cost of engravings and such incidental expenses as may occur, to be expended under the direction and by the approval of the governor and the state geologist; and the secretary of state is hereby required to procure the paper necessary for [the] said third volume, through the state contractor, of a quality not inferior to that used in the preceding volumes, and the amount necessary to defray the cost of the same is hereby appro-

Secretary of state to procure paper for third volume.

priated.

§ 4. That section eight (8) of the act approved February, 1851, providing for a geological and mineralogical survey of the state, be, and the same is hereby repealed.

§ 5. This act shall be deemed a public act, and be in

force from and after its passage.

APPROVED February 28, 1867.

AN ACT to locate, construct and carry on the Illinois Southern Peniten- In force Febru-

ary 28, 1867.

[Section 1.] Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the gov- Governor ernor shall nominate, and by and with the advice and consent commission'rs of the senate, appoint five commissioners, to be denominated "The Commissioners of the Illinois Southern Penitentiary," and the said commissioners shall have the powers and execute the duties hereinafter provided for in this act.

nominate five

§ 2. Said commissioners are hereby authorized to locate, commissioners construct and provide for the carrying on of a state penitentiary to be called the "Illinois Southern Penitentiary," at such place as said commissioners may select, in the southern portion of this state, and for this purpose may contract for, purchase and enter in possession of such land and messuages as may be necessary and useful for such purpose, and may enter into contracts for the building of said penitentiary upon such specifications, terms and conditions as said commissioners may prescribe, consistent with the conditions of this act.

authorized locate, etc.

§ 3. That the said commissioners, before entering upon commissioners their duties, or receive any moneys, shall respectively give their bonds, with three or more sureties, to the state of Illinois, jointly and severally, to be approved by the governor, in the penalty of thirty thousand dollars, conditioned faithfully and promptly to perform the duties prescribed by this act. It shall be the duty of such commissioners to Keep accounts. keep an accurate account of all moneys received and paid out by them, and to make a detailed report of all expendi- To make reports tures by them made, and of all matters and things connected therewith to the auditor of public accounts on the first Monday in January, annually.

immediately erected.

§ 4. Said commissioners shall, with the least possible de-Buildings to be lay after the passage of this act, so far complete the buildings for the Illinois southern penitentiary, that at least two hundred of the convicts now confined at Joliet may be removed to such penitentiary, and whenever the commissioners shall report to the governor that said buildings are ready for the reception of such convicts, he shall order that the warden

of the penitentiary at Joliet forthwith convey the number of prisoners which said penitentiary buildings are ready to accommodate, to such penitentiaries, and he shall be paid therefor only the actual cost of transportation and guarding said prisoners; and no prisoners shall be conveyed to the said penitentiary from Joliet except such as have as much as one year of an unexpired term to serve, and who were convicted in counties lying south of the tier of counties through which the Toledo, Wabash and Western Railway runs.

Appropriation to purchase land, etc.

Auditor to draw warrant.

\$ 5. That there is hereby appropriated the sum of one hundred and fifty thousand dollars for the purchase of such lands and messuages as may be selected by said commissioners for said penitentiary, and for the erection and completion of such buildings as may be deemed necessary by said commissioners, for which said moneys shall be paid to said commissioners out of any money in the treasury not otherwise appropriated, on the warrant of the auditor of public accounts, in sums not exceeding ten thousand dollars at one time. The auditor of public accounts is hereby authorized to draw his warrant on the treasurer for the money hereby appropriated on receiving a certificate of said commissioners, or a majority of them, that such moneys are necessary for the purpose contemplated by this act, in sums not exceeding ten thousand dollars at one time: Provided, That after said commissioners shall have drawn any amount of money by virtue of this act, they shall not be entitled to draw or receive any more money by virtue hereof, while there shall remain in their hands, unexpended, the amount of over one thousand dollars, and they shall produce to the auditor of public accounts proper vouchers showing the expenditure of such money.

Commissioners to procure tools

Convicts to la-bor on building.

§ 6. The said commissioners may procure all necessary and machinery, implements, tools and machinery, proper to be used by the convicts on or about the construction of any building deemed necessary for said penitentiary, and shall furnish To furnish clo-thing, food, etc. or cause to be furnished all necessary food, clothing, and medical attendance for said convicts, and shall cause to be sunk all necessary wells, cisterns, sewers and drains.

§ 7. That the convicts committed to [the] said penitentiary be required to labor on or about any building necessary therefor in getting out materials therefor, whenever in the opinion of said commissioners, or any two of them, it

may be deemed proper so to employ them.

§ 8. That the laws, rules and regulations for the govern-Laws of penitentiary at Jo-nent and conducting of the penitentiary at Joliet, so far as they will apply, shall be applicable to the government and conducting of the penitentiary hereby created, except when the same shall come in conflict with this act.

That said commissioners shall have the power and Commissioners to employ and pay overseers, are hereby authorized to appoint, employ, and pay all neces-

plied.

sary overseers, guards, keepers, and laborers necessary for guards and laborers. the safe-keeping of the convicts, and exchange of convicts between the penitentiary at Joliet and the Illinois southern penitentiary may at any time be made by order of the

governor.

§ 10. That whenever the said penitentiary is ready for the accommodation and safe-keeping of convicts, the said commissioners, or a majority of them, shall certify that fact to the secretary of state, and thereupon the secretary of state shall notify all the judges of the circuit courts and other courts having criminal jurisdiction, in the counties lying south of the tier of counties through which the Toledo, Wabash and Western Railroad runs, and after such notice all convicts sentenced to the penitentiary in the counties aforesaid, shall be committed to the penitentiary provided for in this act; and it any portion of the said penitentiaries is ready for use before the meeting of the next general assembly, the said commissioners shall provide by contract or otherwise, for the feeding and clothing of said convicts until the adjournment of said general assembly.

§ 11. That the said commissioners and their successors are Powers of comfully empowered to do and perform everything necessary, fully and speedily to carry into effect the provisions and requirements of this act, and they shall each be allowed and compensation of commissionpaid the sum of five dollars for each day's service necessa-ers. rily rendered by them respectively, under and for the purpose of carrying out the provisions of this act; said commissioners shall keep accurate accounts of their said services and expenses, and submit the same from time to time to the auditor of public accounts, and the said auditor shall allow and certify what he shall find to be justly due to said commissioners, and file such certificates in his office, and issue Auditor to issue his warrant on the state treasurer for the amount so found his warrant. to be due, and the treasurer shall pay the same out of any moneys in the treasury not otherwise appropriated.

§ 12. That a majority of said commissioners are hereby A full board of authorized to transact all business in the same manner as if not required. all were present. In case of the death, removal, resignation or refusal or inability to act of any one or more of said commissioners, the governor, by and with the advice and consent of the senate, shall appoint another or others to fill such vacancy or vacancies, and every such appointee shall give bond in the same manner as the commissioners provi-

ded for in this act.

§ 13. That the commissioners appointed under and by vir-commissioners tue of this act for the purpose of insuring the completion and from contract fulfillment of all contracts entered into for the construction ors. of any portion of the work herein authorized, or for furnishing materials therefor, are hereby required to take bonds from all persons who shall contract for such work, with good and sufficient security, conditioned for the faithful performance

of their undertaking; which bonds shall be executed to the said commissioners for the use of the people of, the state of Illinois, and for any violations of the conditions of said bonds, the commissioners shall have power, and are hereby authorized to commence and prosecute suits on the same in any court of competent jurisdiction.

Governor to appoint warden, the advice and consent of the senate, to appoint a warden § 14. It shall be the duty of the governor, by and with of the penitentiary, who shall hold his office for two years, and until his successor is appointed and qualified, whose duties it shall be to reside at the location thereof, and to exercise a constant, careful and watchful supervision over the prisoners confined therein, and to see that they are properly fed and clothed and provided for in sickness, and that no inhuman or cruel treatment shall be inflicted upon them; and for this purpose he shall at all times have free access to said prison and to every department thereof, at his pleasure. No prisoner shall be punished without his written [consent,] nor with it, in any cruel or inhuman manner, and any leave granted by the state to any person or persons upon or for said penitentiary, shall be subject to the provisions of this section.

Warden to re-

§ 15. Said warden shall report quarterly to the governor port to gov- the condition and treatment of the convicts in the said penitentiary, and take an oath to faithfully perform his duty, and shall receive as a compensation for his services the sum of fifteen hundred dollars per annum, to be paid quarterly, out of any money in the state treasury not otherwise appropriated, and the auditor of public accounts is authorized to issue his warrants therefor on the treasury, and to deliver the same to the said warden.

Insane convicts to be removed to Jacksonville

§ 16. If any case of insanity shall occur in said penitentiary, such insane person shall at once be removed to the insane hospital at Jacksonville, at the expense of the state, and should said patient recover before his or her term of service shall expire, he or she shall be returned to the said penitentiary.

§ 17. This act shall take effect from and after its passage.

Approved February 28, 1867.

In force Feb. 27, 1867.

AN ACT in aid of the Illinois Soldiers' College.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That a sum not exceeding twenty-five thousand dollars, is hereby ap-Appropriation propriated annually, for two years, to the Illinois Soldiers' college, at Fulton, Whiteside county, Illinois.

This appropriation shall be applied only to the For benefit et soldiers, sailmaintenance and education of disabled soldiers and sailors who have been regularly discharged from the service of the United States, and to the support and education of indigent orphans, or half orphans of deceased soldiers and sailors in said service, above the age of twelve years, at the rate of one hundred dollars per annum for each student. The state treasurer, adjutant general and auditor, are hereby appointed a board of auditors, who shall meet quarterly, on the first Wednesdays of June, November, February and April in each year, and before whom the board of trustees shall appear and establish by satisfactory evidence, the number of disabled soldier, orphan, or half orphan students entitled to the benefits of the above appropriation, and upon their certificate that any number of such students or disabled soldiers, not exceeding two hundred and fifty, have been in regular attendance, or partial attendance during the collegiate year; the auditor of the state shall Auditor to draw draw his warrant on the treasurer of the state, for such sum or sums as may be necessary to pay said college for the board and tuition of each student, at the rate of one hundred dollars for the collegiate year.

ors, etc.

§ 3. Accounts may be rendered, certified to, and orders Accounts renddrawn on the treasurer, as above provided, quarter-yearly.

ered quar-

§ 4. It shall be the duty of the board of trustees prior Board of trustees to issue a circular, specifyto the opening of each session, to issue a circular, specifying the time of opening said college, departments of instruction and courses of study, and transmit one such circular to the clerk of each of the counties of the state, and one to the president of each county board of supervisors.

county clerks

§ 5. Each board of supervisors, or county court of the County authoristate, may select two from among those eligible to attendance, as such disabled soldiers or students, upon whom may

ties may se-lect two students.

be conferred the privileges of the institution.

counties have prece-dence.

The college shall always give precedence to appli- Applicants from cants from the several counties, selected by the boards of supervisors or county courts; but in case they are not thus furnished, the trustees may fill the vacancies by eligible persons: Provided, that the several counties shall, before the commencement of any collegiate year, select their attendants, and the county clerks shall notify the trustees of the college in writing, thirty days before the commencement of such collegiate course or year, and the board of trustees may only fill vacancies, in cases where counties fail to provide, or where the persons selected by the counties shall fail to attend, or shall leave the college before the close of the collegiate year. For the purposes of this bill, the college year shall commence the first Wednesday in April.

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

Approved February 27, 1867.

In force Feb. 28, AN ACT making an appropriation in aid of the State Horticultural Society of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there be Appropriation appropriated for the use of the Section for premiums, in publishing the transactions of said society, procuring scientific investigations relating to horticulture, and paying expenses of ad interim committees, the sum of two thousand dollars per annum.

To be paid on order of the secretary.

§ 2. The said sum of two thousand dollars shall be paid president and to the treasurer of said State Horticultural Society, on the order of the president and secretary of the same.

APPROVED February 28, 1867.

In force Feb. 28, AN ACT making appropriations for the pay of the officers and members , 1867. of the next general assembly, and for the salaries of the officers of the government.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the folassembly pro-lowing appropriations be and the same are hereby made to vided for, and vided for, and the members and officers of the next general assembly, and government for the salaries of the officers of government.

Speaker of sentatives.

officers.

Next

First. To the speaker of the senate and house of repreate and house sentatives each, the sum of three dollars per day for the first forty-two days' attendance, and two dollars per day for each day thereafter.

Members of the senate

Second. To each member of the senate and house of and representatives the sum of two dollars per day for the first house of rep. forty two days' attendance, and one dollar per day for each days' attendance thereafter.

Third. To each member of the senate and house of Mileage. representatives, including the speaker of each house, ten cents per mile for each mile necessarily traveled in going to

and returning from the seat of government. To the secretary of the senate and the clerk of

Secretaries and clerks.

the house of representatives, each the sum of eight dollars per day during the session, and to the assistant secretaries of the senate and the assistant clerks of the house, and to Enrolling and the enrolling and engrossing clerks of both houses and their engrossing assistants, each the sum of six dollars per day during the session.

Sergeant-atarms, and doorkeepers.

clerks.

To the sergeant-at-arms and assistant sergeant-at Fifth. arms of the senate, and the doorkeeper and assistant doorkeeper of the house of representatives, each the sum of six dollars per day during the session.

Sixth. To the postmaster of the senate and the post-Postmasters. master of the house of representatives, and to their assistants, each the sum of six dollars per day during the

session. § 2. The time for which compensation is hereby allowed Speakers to certo each member and officer of the general assembly shall be certified by the speakers of the respective houses, except the time of the speakers of the senate and house of representatives, which shall be certified by the respective secretaries of the 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 certificate to the auditor, he shall draw his warrants upon the revenue Auditor to draw 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.

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

First—To the governor at the rate of fifteen hundred Governor.

dollars per annum.

Second—To the secretary of state at the rate of eight Secretary state. hundred dollars per annum.

Third—To the auditor of public accounts at the rate of Auditor.

one thousand dollars per annum.

Fourth—To the state treasurer at the rate of eight hun. State treasurer. dred dollars per annum.

Fifth—To each of the judges of the supreme court at Judges of the the rate of twelve hundred dollars per annum.

Sixth--To each of the judges of the circuit courts at the Judges of cir-

rate of one thousand dollars per annum. Seventh—To each of the states' attorneys at the rate of States' attor-

five hundred dollars per annum.

Eighth—To the judges of the superior court of the city Judges in Chicago, the judge of the Alton city court, the judge of Caro, Elgin, of Chicago, the judge of the Alton city court, the judge of the court of common pleas of the city of Cairo, the judge of the court of common pleas of the cities of Elgin and Aurora, each at the rate of one thousand dollars per annum.

and Aurora.

Ninth—To the prosecuting attorney of the superior court Prosecuting atof Chicago, at the rate 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 at the rate of two hundred and fifty dollars per annum; and the auditor of public Auditor to issue accounts shall draw his warrants on the revenue fund for the payments of the several amounts herein provided for in this section, in quarterly payments, to be paid by the state treasurer out of the revenue fund in the state treasury.

torneys in Chicago, Al-ton and Cairo.

This act is a public act, and shall be in force from

and after its passage.

Approved February 28, 1867.

1867.

In force Feb. 23, 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.

Ordinary and contingent ex-

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, following named sums be and they are hereby appropriated penses provi- to meet the ordinary and contingent expenses of the government, until the adjournment of the next regular session of the general assembly:

Contingent fund subject to nor.

First—A sum not exceeding ten thousand dollars, to order of gover- 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, and for relief of such disabled or destitute Illinois soldiers as may require protection from want. The governor shall file with Vouchers to be the auditor vouchers, showing in detail how the funds drawn upon his order have been expended, a proper statement of which shall be laid before the next regular general

filed by governor.

assembly, by the auditor in his next biennial report. Executive mansion.

Second—The sum of forty-five hundred dollars per annum, for fuel and lights for the executive mansion, and to pay the expenses of taking care of the executive mansion and the grounds attached to the same, and for other necessary expenses connected therewith, for the years 1867 and 1868, payable quarterly upon the order of the governor.

Clerks in governor's office.

Third—The sum of twenty-five hundred dollars per annum for clerk hire in his office, subject to, and to be paid to the governor quarterly, upon his order.

Fourth—To the executive office, for postage, stationery, telegraphing, messengers, repairs of executive office, and governor's of for furnishing the same, a sum not exceeding four thousand

Fifth—To the office of the secretary of state, for furni-

dollars.

Postage, stationery and tele-graphing in fice.

Secretary of state.

fice.

Clerks.

Makingindexes contents.

journals and reports of this general assembly.

Sixth—To the auditor of public accounts, for clerk hire, Auditor's office. the sum of thirty-five hundred dollars per annum, to be

ture, repairs of office, postage, stationery, books, blanks, Furniture, pos-books for library, etc., binding, etc., for his office, a sum tage, station not exceeding five thousand dollars, to be paid upon bills of items, properly certified to the auditor; for printing paper, stationery, furniture and repairs, fuel and lights for the general assembly, and in and about the state house, and for porters, watchmen, laborers, messengers and other incidental expenses necessary in the discharge of the official duties of the secretary of state, a sum not exceeding fifty

thousand dollars; to the secretary of state, for clerk hire, the sum of twenty-five hundred dollars per annum, to be paid quarterly; and the sum of two hundred and fifty doland tables of lars for making indexes and tables of contents to the laws,

paid quarterly to the office of auditor of public accounts; for furniture, repairs of office, printing, blanks, postage, stationery, books and other contingent expenses necessary in the discharge of the duties of said office, a sum not exceeding five thousand dollars, bills of items to be filed in all cases.

Seventh-To the office of state treasurer, for books, fur-State treasurer niture, postage, stationery and other incidental expenses necessary in the discharge of the duties of said office, a sum not exceeding one thousand dollars; to the state treasurer, for clerk hire, the sum of twenty-five hundred dollars per

annum, to be paid quarterly.

Eighth—To the office of superintendent of public instruction in the struction in the struction of public instruction in the struction of public instruction of public instructio tion, for traveling expenses, a sum not exceeding five hundred dollars per annum; for furniture, repairs of office, periodicals and educational works and other incidental expenses of the office, not provided for, a sum not exceedeight hundred dollars; to the superintendent of public instruction, for clerk hire, including the pay for his deputy, the sum of three thousand dollars per annum, and for his own salary the sum of five hundred dollars per annum, in Superintendaddition to the amounts already provided by law; all the appropriations of this clause to be paid quarterly out of the school fund.

Ninth—To the clerk of the fund commissioners' office, Clerk of fund commissioners, the sum of twelve hundred dollars per annum, to be paid quarterly: Provided, That the said clerk shall not be Proviso. employed longer than is necessary in the opinion of the

governor.

Tenth—To the state geological department, for rent of Geological rooms occupied by the said department, the sum of seven

hundred dollars per annum, to be paid quarterly.

Eleventh-To the porters of the different state offices Porters and offiabout the state house, at the rate of two dollars and seventyfive cents per day, to be paid on the certificate of the auditor and secretary of state, and approved by the gover- Committees on penitentiary nor; and thirty dollars to each member of the committees and state in-

on the penitentiary and state institutions.

Twelfth—The sum of thirty-six hundred dollars is hereby appropriated for the purpose of furnishing and repairing the executive mansion of this state; said money shall be subject to the order of the governor, and shall be used by him at his discretion, for the purpose aforesaid. The governor is hereby authorized to dispose of all old and worn Governor may out furniture about the executive mansion in such a manner as he shall deem best, and supply other good and furniture.

To supply good furniture.

To supply good furniture.

To keep account of experimental articles in place thereof. The governor shall to keep account of experimental articles. keep an accurate account of all money received or expended by him, and shall, at the next session of the general assembly of the state, report such expenditures to them in detail,

furniture, etc.

cidentals of of-

cers about state house.

stitutions.

Repairs of executive man-

dispose of old furniture. penditures and preserve vouchers.

and shall preserve vouchers for all money paid out or received by him, under the provisions aforesaid.

Adjutant gener-al's office—

Thirteenth—To the office of adjutant general, for clerk clerk hire, etc. hire, the sum of eighteen hundred dollars per annum, to be paid quarterly; for messengers, the sum of four hundred dollars per annum, to be paid quarterly; for stationery, printing, postage, telegraphing, furniture, rent of office, fuel, lights, expressing and other incidental expenses necessary in the discharge of the duties of said office, a sum not exceeding three thousand dollars, to be paid upon bills of items, properly certified to the auditor; to the adjutant general, the sum of thirty-six hundred dollars per annum, to be paid quarterly, on his order; to the assistant adjutant general, the sum of eighteen hundred dollars per annum,

to be paid quarterly, on the certificate of the adjutant general. Fourteenth—The sum of eight hundred dollars per annum is hereby appropriated to clerk hire, to be paid quarterly,

Adjutant general.

Assistant adjutant general.

Supreme clerk. second grand division.

Clerk 1st grand division.

Chief of ordnance and ar-

State house repairs.

Adjutant gener-al's office—ad-ditional clerk hire.

Auditor to draw warrants.

upon the order of the clerk of the supreme court for the second grand division; and three hundred dollars per annum is hereby appropriated to the clerk of the supreme court of the first grand division, payable quarterly, upon his order. Fifteenth—To the chief of ordnance, in charge of the nance and arsenal, for services of himself and workmen, and for freight and express charges, and other expenses necessary

in the discharge of the duties of his office, the sum of three thousand dollars per annum, payable upon filing bills of particulars, certified by him, to be approved by the gov-

ernor. Sixteenth—To the state house, for repairs of walks, steps, porticos, gates, sidewalks, lamps and other portions, in and about the same, where necessary for preservation from decay, a sum not exceeding four thousand dollars; bills to be certified by the auditor and secretary of state, and approved by the governor.

Seventeenth—To the adjutant general's office, for additional clerk hire necessary in preparing the record of the soldiers of this state for publication, as ordered to be done by joint resolution of this session, the sum of not exceeding eight thousand two hundred dollars per annum, to be paid quarterly, upon the certificate of the adjutant general.

The auditor of public accounts is hereby directed to draw his warrants upon the treasurer for the sums respectively herein specified, bills of particulars in all cases to be filed with the auditor, when not otherwise provided to be certified by the proper officer, and approved by the governor; and the treasurer shall pay the same out of any moneys Superintendent rants, except for the sums appropriated to the use of the schools to be superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of public instruction or his contraction of the superintendent of the superintend paid out of the sums shall be paid out of the school fund.

school fund.

§ 3. This act is hereby declared to be a public act, and shall be in force from and after its passage.

APPROVED February 28, 1867.

AN ACT concerning the board of education and the Illinois Natural History In force Feb. 28, Society.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, The State Normal University, established by an act approved Febru-Normal univerary 18, 1857, is hereby declared a state institution, and the property, real, personal and mixed, in the hands and standing in the name of the board of education of the state of Property held Illinois, is the property of the state of Illinois, and is by said board held in trust for the state.

sity declared to be a state institution.

in trust for the

§ 2. Said board of education is hereby authorized to Trustees sell and dispose of the outlands and lots, standing in the lands. name of said board, lying in the counties of Jackson, Woodford and McLean, except the site of the Normal university and the farm of one hundred acres, more or less, in its immediate vicinity, and to appropriate the proceeds there- Proceeds-how of towards the payment of the appropriations hereinafter named.

The sum of fifteen hundred dollars (\$1500) is here-Boiler for heatby appropriated to purchase a new boiler for warming the state Normal university building, or for modifying and improving the warming apparatus in the same; and the state auditor is hereby directed to draw his warrant for the above named sums, amounting to fifteen hundred dollars (\$1500), or so much thereof as may be necessary; which shall be paid by the state treasurer to the treasurer of the said board of education on or before the first day of June, 1867.

§ 4. The further sum of fifteen hundred dollars (\$1500) Curator of muis hereby appropriated, to be paid annually, as salary of the curator for the museum of the Illinois Natural History Society, which is kept in the Normal university building; and the further sum of one thousand dollars (\$1,000) is appropriated, to be paid annually, for the necessary expenses of improving and enhancing the value of said museum; and the state auditor shall draw his warrant for the above named Auditor to draw sums, amounting to twenty-five hundred dollars (\$2500), which shall be annually paid to the treasurer of said board of education on or before the first day of June, and shall be expended under the direction of said board, by whom, with the advice and consent of the directors of the natural history society, the said curator shall be appointed.

warrants.

Ornamenting grounds.

warrant.

§ 5. The sum of three thousand dollars (\$3,000) (one-half of which sum shall be paid each year for two years) is hereby appropriated for the purpose of laying out and ornamenting the site of the state Normal university; and the state audi-Auditor to issue tor is hereby required to draw his warrant on the state treasurer in such sums and at such times as said board of education shall need and require for said purposes, not exceeding, in all, three thousand dollars (\$3,000), or so much thereof as may be necessary; and the state treasurer shall pay the same to the treasurer of the board of education on presentation of the warrants.

> § 6. This act shall be a public act, and shall take effect on and after its passage. All acts or parts of acts inconsistent with any of the foregoing provisions are hereby repealed.

Approved February 28, 1867.

In force May 1, AN ACT to provide for the completion of the state penitentiary, and for other necessary purposes connected therewith.

Appropriation.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That for the purpose of completing the penitentiary, as recommended in the report of the commissioners for the years of eighteen hundred and sixty-five and eighteen hundred and sixty-six, and for other necessary purposes connected therewith, the following sums are hereby appropriated, out of any money in the treasury not otherwise appropriated: For completing the work on warden's house, the sum of eight thousand two hundred and thirty-four dollars and forty cents. For seven hundred and ninety-two feet cistern wall, at 22c per foot, the sum of one hundred and seventy-four dollars and twenty-four cents. For lining cistern wall, four inch brick, in cement, the sum of three hundred and twenty dollars. For stone covering of cistern, supported on forty stone piers, the sum of six hundred and ninety-one dollars. For the construction of outside iron gates, at the main east and west entrance of the penitentiary, the sum of eight thousand dollars, or so much thereof as may be necessary.

Warrants to is-

§ 2. Upon the presentation of the certificate of the commissioners to the auditor of public accounts, approved by the governor of the state, setting forth the sums of money expended for any of the above named purposes, from time to time, he is hereby authorized to draw his warrant on the treasurer for such sums in favor of the parties to whom, by the certificate of the commissioners, the same shall appear to be due.

Approved February 28, 1867.

AN ACT making appropriations for services rendered and materials fur. In force Feb. 27, nished, remaining unpaid and not otherwise provided for.

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the following named sums be and they are hereby appropriated to Appropriations. pay the following named claims which are not otherwise provided for.

To C. Hopkins, for services rendered in employ of adju- C. Hopkins. tant general in the years 1859 and 1860, and 1861, the sum

of seventy-six dollars.

To W. W. Watson and Son, for ice furnished the executive son. tive and adjutant generals offices in the years 1862 and

1864, the sum of fifty-two dollars and eighty cents. To J. and J. W. Bunn, for matches furnished the execu- J. & J. W. Bunn.

tive office in the years 1863 and 1864, the sum of four dollars and ninety cents.

To Charles Fisher, for carpenter work done for the Charles Fisher. adjutant generals office in the years 1863 and 1864, the sum

of thirty dollars and thirty-eight cents. To B. F. Fox, for hardware and tools furnished to the B F. Fox.

state house during the year 1866, the sum of fitteen dollars

and thirty cents. To H. Post, for ice furnished the offices of superintend- H. Post ent of public instruction and secretary of state in 1866, the

sum of fifty dollars and forty cents. To Culver, Page and Hoyne, for stationery furnished the Culver, Page & office of secretary of state 1866, the sum of one hundred and sixty-seven dollars and ten cents.

To John Williams & Co., for oil cloth, matting and car- John Williams pet thread, etc., for house and senate in December, 1866, and January, 1867, the sum of six hundred and fourteen dollars and seventy-seven cents.

To J. A. Hough, for chairs, tables, repairs for house and J. A. Hough. senate and executive office, 1866 and 1867, the sum of four

hundred and eighty-two dollars and ninety cents.

To John Ordway, for deepening well and re-walling same, John Ordway. and new curb-stone and pump, the sum of one hundred and twenty-five dollars and forty-five cents.

To Butler, Lane & Co., for baskets, buckets, brooms, etc., Butler, Lane & for use state house during 1866, the sum of thirty-four dol-

lars and two cents.

To Elie Kreigh, for stove, etc., for office of superintendent Elie Kreigh. of public instruction, the sum of twenty-five dollars and eighty-two cents.

To Baker & Phillips, public printers, for blanks for office Baker & Phillips of secretary of state, 1865 and 1866, the sum of five hundred and twenty-one dollars and seventy-one cents, and for printing school reports, etc., done by order of the superintendent of public instruction, the sum of eighteen hundred and sixty-eight dollars and twenty cents.

J. & J. W. Bunn.

To J. & J. W. Bunn, for candles, brooms, etc., for state house and office of secretary of state, the sum of thirtyseven dollars and twenty cents.

H. Ostrander.

To H. Ostrander, contractor for stationery for this general assembly, the sum of forty-seven hundred and thirty-eight dollars and eighty-seven cents.

Elder & Brother

To Elder & Brother, for stoves and pipes and work in the halls and several offices of the state house, the sum of five hundred and thirty-seven dollars and seventy-five cents.

J. A. Mason.

To J. A. Mason, for carpets for committee rooms and desk for office of secretary of state, the sum of two hundred and eighty-five dollars and seventy cents.

The Western Engraving Company.

To the Western Engraving Company, for letter paper with printed headings for this general assembly, the sum of three hundred and thirty-seven dollars and fifty cents.

John Kuecherer and Adam Doen-

To John Kuecherer and Adam Doenges, for extra services as porters and laborers in state house during the years 1865 and 1866, each the sum of one hundred and seventyfive dollars.

G. W. Smith.

To George W. Smith, for wages of porters and others, advanced by him in partial payment of their services in the state house, as follows:

Henry Doenges Wm. E. Owens. lars. John De Santos lars.

To Henry Doenges, advanced the sum of ninety-six dol-

Postages.

To Wm. E. Owen, advanced the sum of seventy dol-To John De Santos, the sum of forty-eight dollars. For money advanced to Presco Wright for postage, the sum Speaker of the of one hundred and twenty-five dollars. To the speaker of senate and the senate and to each member of this general assembly, room rent, the sum of two hundred dellars for the sum of two hundred dollars for extra expenses incurred by them, for room rent, clerk hire, fuel and lights during

etc.

Francis Sequin. this session. To Francis Sequin, for services in serving subportant in Tazewell county, as directed by the committee on elections, and attendant expenses, the sum of fifty dollars.

To O. L. Barler, for three days' phonographic reporting, the sum of thirty dollars.

Western Engraving Co.

To the Western Engraving Company, the sum of four hundred and fourteen dollars and seventy-five cents for diagrams of the hall of the house of representatives, and the senate chamber for this general assembly.

Western Engraving Co.

To the Western Engraving Company, the sum of one hundred and seventy dollars for diagrams of the senate and manuals furnished the twenty-fourth general assembly.

Western Engraving Ço.

To the Western Engraving Company, for one thousand diagrams for legislative manual of this general assembly, one hundred and fifty dollars.

To the members of the joint committee appointed during Committee this session in relation to the location of the Industrial University, each the sum of thirty dollars for expenses.

To the secretary of state for extra clerk hire for the years Secretary of 1865 and 1866, the sum of sixteen hundred and fifty-five dollars. For re-arranging books in the library and making

a catalogue of books, the sum of two hundred dollars.

To George W. Chatterton, contractor for paper furnished G. W. Chatterfor the printing of this general assembly, the sum of twentyone thousand one hundred and eleven dollars and sixty cents.

To William Raush, for hauling fuel for state house to wm. Raush. committee rooms, as ordered by resolution, the sum of eight dollars.

To the chief of ordnance, for himself and workmen, in chief of ordand about the arsenal, for services rendered during the years 1865 and 1866, the sum of ten hundred and thirteen dollars and one cent.

To the several publishers who furnished newspapers for Publishers of this general assembly, a sum sufficient to pay all the bills for the same, according to resolution of the house, to be certified by the clerks and the speakers of the respective houses.

newspapers.

To the clergymen who have officiated during this session, Clergymen. each the sum of twenty-five dollars, to be certified by the secretary of the senate and clerk of the house.

To John R. Howlett, for compiling copies of legislative John R. How-

manual, the sum of one hundred dollars.

To William Billington, for five hundred copies of skele-Wm. Billington. ton map of Illinois, with population and majorities, the sum of two hundred dollars, to be certified by the secretary of state.

To Ely, Burnham and Bartlett, the official reporters of Ely, Burnham and Bartlett, this general assembly, the sum of fifteen dollars per day for each of four reporters, (being two in each house) the number of days of actual service, to be certified by the speakers

of each house.

To J. H. Jones, who is hereby declared to be extra official J. H. Jones. reporter of the house of representatives, the sum of fifteen dollars per day for every day of actual service, to be certi-

fied by the speaker of the house.

To the secretary of the senate and his assistants, the clerk Secretary of the of the house of representatives and his assistants, the enrolling and engrossing clerks of both houses, and their assistants, the sergeant-at-arms of the senate, and the doorkeeper of the house and their assistants, each the sum of two dollars per day, and the postmaster of both houses and their assistants, each the sum of four dollars per day for extra services during the present session, to be certified by the speakers of their respective houses.

senate, secre-tary of the house of representatives.

Elective efficers of senate and house.

To the elective officers of the senate and house, not enumerated above, each the sum of eight dollars per day as full compensation during the session, and to the extra clerks of both houses during this session of the general assembly, each the sum of eight dollars per day, to be certified by the speaker of their respective houses.

Clerks of committees.

To the clerks of committees not otherwise provided for, each the sum of eight dollars per day during the session, to be certified by the chairman of their respective committees and the speakers of their respective houses.

Pages.

To the pages employed by both houses, each the sum of three dollars per day, to be certified by the speaker of their respective houses, and to the page employed by the governor; also, the one employed by the secretary of state, a like sum per day, to be certified by the governor and secretary

Extra clerks.

To the extra clerks employed by the governor in his office, and the clerk in the library, each the sum of eight dollars per day during this session, the number of days employed to be certified by the governor and secretary of state.

Policemen, etc.

To the policemen, porters and firemen employed during this session, each the sum of six dollars per day as full compensation, the number of days to be certified by the officers employing them, and to be approved by the governor.

John Jackson.

To John Jackson, for attendance and cleaning of closets, the sum of six dollars per day during the session, to be certified by the secretary of state.

tified by the secretary of state.

Illinols State
Journal and
State Register

To the publishers of the "Illinois State Journal" and the "State Register," for publishing the proceedings of this general assembly, each the sum of five dollars per column, of solid nonpariel type—the standard of measure to be the columns published in said Journal, to be certified by the secretary of state and auditor of public accounts.

A sum sufficient to pay all debts created by order of and

All debts created by general
assembly.

A sum sufficient to pay all debts created by order of and for this general assembly, for materials and services not otherwise provided for, not to exceed three thousand dollars, bills to be certified by the secretary of state and approved by the governor.

Rent of rooms and offices.

Witnesses befor commit-

tees.

Also a sum sufficient to pay the rent of rooms and offices occupied by committees during the session, to be certified

by the chairman of the proper committee.

Also a sum sufficient to defray costs of procuring testimony and expenses and per diem of witnesses who have attended before committees of either house, the amount in each case to be certified by the chairman of the proper committee and by the speaker of the house of which he is a member.

S. R. Saltonstall

To S. R. Saltonstall, contestant from the thirty-seventh representative district, the sum of one hundred and twenty dollars for expenses incurred by him in contesting the seat

of Hon. W. W. Sellers.

To Murray McConnell, one hundred and four dollars and Murray McConfifty cents for costs and expenses paid by him in a suit instituted by agreement with the state treasurer in the supreme court, to try the validity of a law of the last session of the general assembly touching the pay of the per diem and mileage of the members thereof.

To George Harlow, private secretary to the governor, the George Harlow.

sum of five dollars per day during the session for extra ser-

vices performed by him.

To Isaac N. Morris, for expenses incurred by him in Isaac N. Morris. having printed forty-five hundred copies of [the] pamphlet concerning the two per cent. fund and for mailing same, the sum of two hundred and thirty-three dollars and fifty cents.

To C. Schnerring, the sum of one hundred thirty-one C. Schnerring. dollars and twenty-five cents, for work rendered in governor's garden and about governor's mansion during the years 1858 and 1859, while the late William H. Bissell was governor.

To C. Edwards & Son, the sum of seventeen dollars and C. Edwards & forty cents for groceries and materials furnished the late

governor William H. Bissell

To Hon. S. R. Saltonstall, contestant for a seat in the S. R. Saltonstall house of representatives from the thirty-seventh representative district, the same per diem and mileage as is allowed members of the house of representatives for attendance, to

To P. W. Harts, the sum of two hundred and ninety four P. W. Harts dollars and seventy cents for stationery and materials fur-

nished to the executive office during the year 1866.

be certified by the speaker of the house of representatives.

To Johnson & Bradford, the sum of nine dollars and Johnson & Brad twenty-five cents for materials furnished the executive office during the year 1866.

To Baggot, Hanratty & Company for gas fitting and Auditor to draw repairs to burners, etc., in the state house, in the year 1867,

the sum of fifty-three dollars and forty cents.

§ 2. The auditor of public accounts is hereby directed Treasurer to to draw warrants on the treasurer for the sums provided for in this act, upon the filing of bills properly certified as herein specified; and the treasurer shall pay the same out of any moneys in the treasury not otherwise appropriated.

§ 3. This act is hereby declared to be a public act, and shall take effect and be in force from and after its passage.

Approved February 27, 1867.

In force March 5, 1867.

AN ACT to regulate the payment of the State Librarian.

State librarian-Salary to be paid quarterly.

Salary fixed.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the salary of the state librarian, for the time now due and unpaid, shall be paid as other salaries, and that hereafter it shall be paid quarterly, as other salaries are paid: Provided, That hereafter the salary of the state librarian shall be at the rate of five hundred dollars per year.

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

its passage.

APPROVED March 5, 1867.

In force March 5,1867.

AN ACT to furnish the State Library.

Appropriation for state library

sioners appoint-

brarian.

Library to be increased.

tific.

Commissioners to certify to bills.

warrants.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the state library shall be under the management of three commissioners, consisting of the governor, the secretary of state, Three commis- and [the] superintendent of public instruction, who shall have power in furtherance of the objects of this act, to make oradopt any rules and regulations not inconsistent with law, To appoint a li- and to appoint a librarian, who shall, in all things, conform to, abide by, and enforce all the rules and regulations so made or adopted, and who, for his services, shall receive a salary to be fixed by law, and payable quarterly.

§ 2. The library commissioners shall have power to expend during the current year, 1867, the sum of three thousand dollars in increasing the number of books in the library, also to expend during the year 1868, a like sum of three thousand dollars for the same purpose: Provided, to be That all books purchased under the provisions of this act, miscellaneous, That all books purchased under the provisions of this act, literary, scien-shall be of the kind known as miscellaneous, literary and

scientific. All the accounts of costs attending the fulfillment and furtherance of the requirements of this act, shall be certified by the library commissioners, and shall be paid from the public treasury out of any moneys not otherwise appropriated, and charged to the state library, and the Auditor to issue auditor of public accounts is hereby required to issue warrants for the same upon the presentation of said accounts

properly certified. This act shall be and remain in force from and after its passage, and the commissioners hereby created are

required to cause the same to be executed.

APPROVED March 5, 1867.

AN ACT to amend "An act to establish a home for the children of deceased In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of thirty thousand four hundred dollars, being a fund com- Appropriation monly called the deserter's fund, and now remaining in the from deserter's state treasury unappropriated, be, and the same is hereby of Orphans' Home. appropriated for the use and benefit of the soldiers' orphans' home, contemplated to be established by the act to which this is an amendment, and that said sum of money be paid over by the state treasurer to the trustees of said institution upon the warrant of the auditor of public accounts upon the request of the president and treasurer of said trustees made to said auditor, which fund shall be disbursed by said trustees as directed by the act to which this is an amendment.

priation.

§ 2. That the sum of seventy thousand dollars be, and Further approthe same is hereby appropriated out of any money in the treasury not otherwise appropriated, for the purpose of buying suitable ground and erect suitable buildings for the support and maintenance of orphans of soldiers, in case no grounds and building shall be donated for that purpose, or if so donated, to fit such grounds and building for the proper reception, maintenance and education of such orphans, and also for the purpose of employing superintendents, nurses, matrons or other necessary officers, and for boarding, clothing and educating said orphans. Said sum, or so much thereof as shall from time to time become necessary to use, shall be drawn by the auditor of public accounts out of the treasury, upon their request.

§ 3. That there shall be first received into the institu- What children tion children under the age of five years, who are in indigent circumstances, and then, if the means and endowments of the institution jutify it, indigent orphans above that age; but below the age of ten years shall be received, and then if there are sufficient means, all other indigent orphans, but none who are over the age of fourteen, of which age all pupils of said institution shall be discharged therefrom.

may be receiv-

§ 4. That the commissioners to locate said institution con- Governor to aptemplated in the act to which this is an amendment, shall be at once appointed by the governor upon the passage of this act, and that they shall receive a per diem of five dollars each for every day they are actually employed in the said location, and mileage at the rate of ten cents per mile; their accounts being verified by their affidavit and the affidavits of their colleagues.

point commis-

That the several counties which, under the act to Counties releaswhich this is an amendment, have made order for voluntary donations are hereby released from such orders, or subscriptions heretofore made by them in order to equalize amongst

ed from volunteer subscripthe whole people of the state the burthen of providing for the orphans of our soldiers.

§ 6. That this act shall be a public act and be in force

from and after its passage.

APPROVED March 5, 1867.

In force March 5, 1867.

AN ACT to provide for the safe keeping of the public moneys.

to purchase a safe.

Section 1. Be it enacted by the people of the State of State treasurer Illinois, represented in the General Assembly, That the state treasurer be directed to purchase a burglar-proof safe of suitable size, and cause the same to be placed within the north vault of the treasury.

Appropriation for safe.

§ 2. That for the payment for the same a sum of money, not exceeding twelve hundred dollars, is hereby appropriated, and for so much thereof as may be necessary, the auditor of public accounts shall draw his warrant upon the treasurer.

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

APPROVED March 5, 1867.

In force March AN ACT to remove the remains of the late Governor William H. Bissell, 5, 1867. to Oak Ridge Cemetery, and to erect a monument over the same.

sioners.

Section 1. Be it enacted by the People of the State of Governor to appoint commis- Illinois, represented in the General Assembly, That whenever the trustees of Oak Ridge Cemetery shall convey a cemetery lot to the state of Illinois by a good and sufficient deed, to the satisfaction of the governor, he shall appoint

Duties of commissioners, whose duty it shall be to remove the remains of the late Governor William H. Bissell from Hutchinson Cemetery to said lot in Oak Ridge Cemetery, and to erect a monument over the same.

Appropriation.

§ 2. The sum of five thousand dollars is hereby appropriated out of any money in the treasury not otherwise appropriated, for the purpose herein expressed.

Auditor to issue warrant.

§ 3. Upon filing bills of particulars by the commissioners, with their approval, certified by the governor, for all or any part of the appropriation hereby made with the auditor, he shall draw a warrant for the same.

§ 4. No money shall be paid under the provision of this bill until the conveyance of the lot herein contemplated shall be executed and deposited with the secretary of state.

§ 5. This act shall be in force from and after its pas-

sage.

APPROVED March 5, 1867.

AN ACT to provide for the payment of expenses incurred in binding and Inforce March distributing the reports of the state agricultural society.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor be and he is hereby required to draw his warrant Auditor to issue on the state treasurer for the sum of eight hundred and vor of E. Paine fifty dollars in favor of Enoch Paine, in payment for extra binding and marking four hundred copies, and for boxes and packing eight thousand copies of the reports of the state agricultural society for distribution.

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

APPROVED March 5, 1867.

AN ACT to provide for the payment of the balance of the apportionment In force March for the state of Illinois, in the preparation of the Soldiers' National Cemetery at Gettysburg, Pennsylvania.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum [of] eight thousand nine hundred and sixty-one dollars and Appropriation for cemetery. eighty-seven cents (\$8,961 87) be and the same is hereby appropriated for the purpose of paying the balance of the apportionment of the state of Illinois in the Soldiers' National Cemetery, at Gettysburg.

§ 2. The auditor of public accounts shall draw his war- Auditor to issue rant upon the state treasurer, payable to the order of the warrant. governor, for the sum hereby appropriated, to be used by the governor for the purpose hereinbefore stated.

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

APPROVED March 5, 1867.

after its passage.

In force March AN ACT to enable the governor to appoint a warden, and to provide for the government and discipline of the state penitentiary.

appointed.

Term of office.

Salary.

Warden to be Illinois, represented in the General Assembly, That the governor shall nominate, and by and with the advice and consent of the Senate appoint a warden of the penitentiary at Joliet, who shall hold his office for the term of four years, or until his successor shall have been appointed and duly qualified; and the said warden shall be paid a salary of three thousand dollars, annually, to be paid in quarterly installments; and the auditor of public accounts shall draw his warrant upon the treasury, upon the presentation of the said warden's certified bill, approved by the governor of the state: Provided, that the said warden shall receive as his salary, for and during the unexpired term of the lease of the said penitentiary to James M. Pitman & Co., at and after the rate of two thousand and five hundred dollars per annum, and no more, to be paid at the time aforesaid, computing the same from the time when he may have taken upon himself the said office in the manner hereinbefore provided.

Be it enacted by the People of the State of

To file bond with sureties.

§ 2. The said warden of the penitentiary before entering upon the duties of his office, shall execute a bond, conditioned for the full and faithful performance of his said duties, which bond shall be made to the people of the state of Illinois, in the penal sum of twenty thousand dollars, with good and sufficient sureties, to be approved by the governor of the state, which said bond shall be executed within thirty days from and after the said appointment, and shall be filed with the secretary of state, and shall be renewed whenever in the opinion of the governor the sureties become insufficient, and shall take the oath prescribed for all civil officers of the state, and also that he will faithfully perform all the duties of said office as prescribed in this act.

Duties of war den.

It shall be the duty of the warden having charge of said penitentiary, to receive such persons as may be convicted, sentenced and ordered to be confined in said penitentiary, and keep them safely at hard labor, or solitary confinement and hard labor, within the precincts of said penitentiary, pursuant to their sentence, until their terms shall expire, or they be otherwise lawfully discharged; and the said warden having charge or custody of the convicts in said penitentiary shall not, under any circumstances, permi or suffer any convict to leave the penitentiary or yard of nected therewith, for any purpose except that of loadir unloading cars or other vehicles, and of procuring from the near vicinity of said penitentiary such materials as are necessary for the successful working of the penitentiary: Provided, however, That in case of damage or destruction by fire or otherwise, or by the sudden appearance of any

Proviso.

epidemic or infectious disease, as small pox, etc., said warden may, with the aid and advice of either the commissioners or the surgeon of said penitentiary, make such temporary removals or arrangements as will best secure the safety of the penitentiary and convicts, or avoid the spread of such disease.

§ 4. It shall be the duty of the warden to respect and enforce the rules and regulations for the government and discipline of the penitentiary hereinafter provided for, to keep the accounts of the said penitentiary, and to keep and preserve a record of the convicts received, containing a descriptive list of said convicts, stating their names, ages, hight, former habits, places of birth, where sentenced, whether married or unmarried, crime for which sentenced, time of sentence; duration of sentence, and time of reception in, and discharge from the penitentiary; also upon the final discharge of any such convicts from the penitentiary, the warden shall furnish them with such citizens' clothing as Discharged may be suitable to the condition of such persons; when not otherwise provided for by any lease of said penitentiary, and sufficient money to pay their transportation to the place of their conviction in this state, when not otherwise provided for by any lease of said penitentiary: Provided, the expense for such transportation does not exceed the sum of eight dollars; and the warden shall keep a full and faithful account of all such expenditures, to be submitted to the commissioners of the penitentiary for their examination and approval at the end of each month.

§ 5. The warden shall appoint a deputy warden, a sur- Warden to apgeon, a chaplain and matron, which appointments shall be approved by the commissioners and the governor of the state, and the salaries of said appointees of the warden shall be as follows, to-wit: that of deputy warden, fifteen hundred dollars per annum; that of the surgeon, twelve hundred dollars per annum; that of the chaplain, twelve hundred dollars per annum; and that of the matron, six hundred dollars per annum; all of which salaries shall be paid in manner and form as is provided for the payment of the warden: Provided, That the said deputy warden and matron shall not receive from the state any salary for their services for and during the balance of the unexpired lease of said penitentiary by the state of Illinois to James M. Pitman & Co., it being the true intent hereof that the state

in no event be liable therefor.

3. It shall be the duty of the surgeon, under the direction of the warden, to treat the sick and disabled convicts, and to have charge of the sanitary regulations of the penitentiary, and its surroundings, and he shall report from time to time to the warden the sanitary condition of the penitentiary, and the health of the convicts, and suggest such alterations in diet, clothing, drainage or ventilation as

convicts to be furnished with clothing

point a deputy, surgeon, chap-lain and ma-

Duties of sur-

may, in his judgment, be necessary for the health of the Duty of warden. convicts; and it shall be the duty of wardens promptly to cause all medicines or medical or surgical apparatus that may be required by the said surgeon for the purposes of the penitentiary to be procured. It shall be the duty of Duty of chap- the chaplain to care for the moral, spiritual and intellectual interests of the convicts, to minister to the said convicts at all proper times, under the direction of the warden, or as provided in the rules and regulations hereinafter provided for; and he shall perform religious service every Sabbath day at least once in the presence of the male convicts, and once in the presence of the female convicts, and in case of sickness of any convict shall give such advice and administer such spiritual consolation as such convicts may need; and it shall furthermore be the duty of said chaplain to explain to all newly arrived convicts the duty and benefits of good behavior, and the consequences of ill behavior, and to all convicts about to be released from the penitentiary he shall give such counsel and advice as may tend to keep them from crime in the future; and it shall also be the duty of said chaplain to perform proper religious service on the burial of any convict who may die in said penitentiary. \$500 appropriated to purchase books. The sum of five hunared dollars is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, for the purchase of suitable books for the use of the convicts of the penitentiary; and upon the application of the warden, with the approval of the commissioners, the auditor of public accounts is hereby directed to draw his warrant upma- on the state treasurer for the same. It shall be the duty of the matron to have charge of the female department of the penitentiary; to govern the convicts therein confined, and enforce the rules and regulations that apply to that depart-It shall be the duty of the deputy warden to aid and assist the warden, and in case of the absence or disabil-The deputy itity of the warden, to perform his duties. warden, the surgeon, the chaplain, the matron and all appointees the warden may deem necessary for the efficient administration of the penitentiary, shall obey all orders, and be under the direction of the warden; and the said

Duties of

Duties of depu- ment.

ty warden.

Warden to renor.

warden shall be responsible for their conduct. It shall be the duty of the warden to make a full port to gover- and complete report to the governor, at least one month previous to the regular sessions of the general assembly, giving such information as he is by law required to keep upon his records, and such as may be furnished in the reports of the surgeon and the chaplain of the penitentiary. Such report shall include a full account of whatever system, if any, that may have been adopted for the punishment, discipline and instruction of the convicts under his charge, and for this purpose it shall be the duty of the commissioners of the penitentiary, in conjunction with the warden, to

frame rules and regulations for the government and dis- Duty of commissioners cipline of the penitentiary and the convicts therein confined; and the said rules and regulations shall be submitted to Rules to be apthe governor of the state, for his revision and approval; and when the said rules and regulations shall have been approved by the governor, the said warden shall cause five hundred copies of the same to be printed for the use of the penitentiary; and for the expense incurred by the warden for the printing of said rules and regulations, he shall be repaid, in the same manner as is provided in this act for the payment of his salary.

and warden to ernor and

δ 8. All acts or parts of acts inconsistent with this act Former acts re-

are hereby repealed.

§ 9. The commissioners of the penitentiary, for the time Commissioners to have generbeing, shall have a general supervision of the government, discipline, expenditures and accounts of the said penitentiary, and shall make report thereon in their annual reports, and at such other times as circumstances may require; and shall at all times have access to the said penitentiary, and to the books and accounts of the warden: Provided, That said commissioners shall not receive pay for more than one hundred days.

§ 10. Neither the warden, the deputy warden, nor any of the officers in any manner connected with the said penitentiary, shall be in any manner interested in any lease or contract of said penitentiary, or of the labor, or the products

of the labor of the convicts confined therein.

§ 11. In case any lease of said penitentiary shall be Parties leasing granted at the present, or any subsequent session of the general assembly, it shall be deemed and taken to be a part of the terms of such lease, unless therein expressly otherwise provided, that such lessee or lessees shall pay the salary of the deputy warden and the matron, and that the state shall in no case be liable therefor.

§ 12. This act shall be in force from and after its pas-

sage.

Approved March 6, 1867.

\$ 2000 00 for the Bug Catcher

AN ACT providing for the appointment of a State Entomologist.

In force March 9 1867.

Warden and officers prohibi-ted from leas-ing or holding ing interest in

contracts for

convict labor.

the peniten-

salaries.

Section 1. Be it enacted by the People of the state of Illinois, represented in the General Assembly, That there Governor to apbe appointed by the governor, by and with the consent of the senate, some competent, scientific person, as state entomologist, who shall hold the appointment for two years, Term of office. and until his successor shall be appointed. The person so appointed shall devote his time to investigating the ento-

point state en-tomolegisl.

preserve a cabinet of insects.

mology of the state of Illinois, and particularly in studying the history of the insects injurious to the products of the To collect and horticulturist and agriculturist of the state, and shall collect and preserve a cabinet of insects, to be deposited with the Illinois industrial university.

To make reports.

Said entomologist shall prepare a report of his researches and discoveries in entomology for publication by the state, annually.

Appropriation § 3. Said state entomologist shall receive from the state, for salary. as full compensation for his services, the sum of two thousand dollars per annum.

Approved March 9, 1867.

In force March 9, 1867.

AN ACT to procure the portraits of Abraham Lincoln and Stephen A. Douglas.

Governor to contract for portraits of A. Lincoln and S. A. Douglas.; Appropriation for.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the governor of this state be and he is hereby authorized to contract for and procure full length portraits of Abraham Lincoln and Stephen A. Douglas, at a cost not exceeding one thousand dollars each, for the use of the state house. And upon the certificate of the governor that said portraits have been executed to his full satisfaction, the auditor of public accourts shall draw his warrant upon the treasurer for the payment of the same, and the treasurer shall pay the same out of any money in the treasury not otherwise appropriated.

Auditor to draw warrant. Treasurer to pay.

§ 2. This act to take effect and be in force immediately.

APPROVED March 9, 1867.

every particular.

In force March 7, 1867.

AN ACT to renew the Great Seal of State.

Great seal of state to be renewed.

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 authorized and required to renew the great seal of state, and to procure it as nearly as practicable of the size, form and intent of the seal now in use, and conforming with the original design, as follows: "American eagle on a boulder in prairie—the sun rising in distant horizon," and scroll in eagle's beak, on which shall "State Sovereignty," "National be inscribed the words:

Union," to correspond with the original seal of state, in

Design' to conform to original.

§ 2. The accounts of the costs of the making and trans- Secretary of state to certify portation of the great seal of state, in the foregoing sec- to cost of seal. tion ordered to be procured, shall be certified by the secretary of state, and shall be paid from the public treasury, Auditor to issue out of any moneys not otherwise appropriated; and the auditor of public accounts is hereby required to issue warrants for the same, upon the presentation of the said accounts properly certified by the secretary of state.

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

Approved, March 7, 1867.

AN ACT in aid of the Chicago Charitable Eye and Ear Infirmary.

In force March 6, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Appropriation for two years. treasurer of the state of Illinois pay annually, for two years, to the treasurer of the Chicago Charitable Eye and Ear Infirmary, on or before the first day of March of each year, the sum of five thousand dollars, to be expended by said infirmary for the support of the poor from every portion of the state of Illinois, while receiving treatment at the infirmary for diseases of the eye or ear. The above payment shall Condition of payment. be made upon the express condition, first, that said infirm. ary maintain, at all times, comfortable accommodations for Infirmary to acat least forty patients, and that the surgeons perform their services without compensation; second, that an exact account of the manner in which the above sums of money are expended, be printed in the annual reports of the infirmary, and, third, that all accounts, records and docu- Accounts to be ments whatsoever, pertaining to said infirmary, be always open for inspection by such officers as the general assembly may appoint. It shall be the duty of said officers to Duty of officers. examine, from time to time, the condition of the infirmary, and if they shall find that the funds granted by this act are in any way misapplied, to report at once to the treasurer of in finds are misapplied, the state, who shall then and thereafter cease paying such payments to cease. funds to the treasurer of said infirmary.

§ 2. For the purpose of extending the knowledge of the Report of eye and ear infirmexistence of the infirmary among the people of the state of Illinois, the annual report of the infirmary shall be bound with each biennial report of the institution for the education of the blind, at Jacksonville, in the state of Illinois.

§ 3. Poor patients, having diseases of the eye or ear, Poor from the state of Illinois alone, shall be maintained at the intirmary while under treatment, from the said five thousand dollars granted annually by the general assembly, but poor patients, with such diseases, from other states, may

commodate forty patients.

Reports to contain how money was expend-

ary to be bound with report of blind institu-

Illinois from alone ceive the ben-efits of appropriation.

cant rooms.

Patients from receive gratuitous treatment on paying the cost of their pay cost of maintenance, while at the infirmary, whenever there may maintenance if there are value be rooms not occupied by poor patients from the state of Illinois.

Property of infirmary e empt from taxes.

The real and personal property of the Chicago § 4. ex- Charitable Eye and Ear Infirmary, not exceeding seventy thousand dollars, shall be exempt from all state, county, city and town taxes.

"Illinois" may

§ 5. In the name and the title of the infirmary, the be substituted for "Chicago." word "Illinois" may be substituted for the word "Chicago," if at any time this change may seem desirable to the trustees of the infirmary.

§ 6. This act shall be deemed and taken to be a public

act, and be in force from and after its passage.

APPROVED March 6, 1867.

Evil communications corrulat good mariney-

AN ACT for the Reformation of Juvenile Offenders and Vagrants.

section 28. State Reform School.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That for the 15th and 18th discipline, education, employment and reformation of juve-sections in force March 5, nile offenders and vagrants in the state of Illinois (Cook 1867; for other county excepted, there being a reformatory already established there,) between the ages of eight and eighteen years, an institution, to be known as the "State Reform School," shall be and is hereby established.

Trustees.

The management of said reform school shall be vested in a board of trustees, consisting of seven male citizens of the state of Illinois, five of whom shall constitute a quorum, to do business.

Governor.

§ 3. The members of the board of trustees shall be appointed by the governor, by and with the consent of the Within thirty days from their appointment, the board shall convene in the capitol, at Springfield, where they shall draw lots for their respective terms of office, one for one year, one for two years, one for three years, one for four years, one for five years, one for six years, and one for seven years; and thereafter at the expiration of one year from the date of the regular annual meeting, one member shall be appointed by the governor aforesaid, by and with the advice and consent of the senate, at the next meeting of the legislature. In case of the death or resignation of any member of the board aforesaid, the vacancy shall be filled, for the unexpired term, by the governor aforesaid, until the next session of the general assembly, subject to the approval of the senate.

§ 4. At the first meeting of the board they shall organ-Board ize by electing of their own number, by ballot, a president, vice president and an executive committee of three members, also a treasurer not a member of the board; said officers to hold their offices for one year, or until their successors shall be duly elected and qualified.

organ-

§ 5. After the organization of said board they shall Location. proceed to select a suitable site, on which shall be erected the state reform school for juvenile delinquents; and the said trustees shall, within four weeks from the time of their appointment, proceed to examine and determine upon the site aforesaid, and shall locate the same at some suitable place in or near the central portion of the state. In determining such location, the said trustees shall take into consideration any proposition which may be made to them, and of the performance of which they shall have satisfactory assurance, to give to the state the lands necessary for the site of said house of refuge or any materials or money to aid in the erection thereof; and any bond or other obligation executed to the people of this state, and delivered to said trustees, to secure any such site, money or materials for the purposes aforesaid, shall be valid and binding upon the parties executing the same. If the said trustees shall procure by purchase (or voluntary cession) the site for said house of refuge, the deed thereof shall be duly executed in fee simple to the people of this state, and delivered to the auditor of public accounts, and thereupon the treasurer is hereby directed to pay to the grantor on the warrant of the auditor of public accounts, of whom the said site shall be purchased, such sum or sums of money as may be required to pay for the site, agreeably to the contract of the said commissioners, not exceeding five thousand dollars. § 6. The members of the board shall take the usual oath and powers.

oath to discharge the duties incumbent on them faithfully and in accordance with this act. The board shall make all needful rules and regulations concerning their meetings and the mode of transacting their business; they may erect all necessary and suitable buildings, not exceeding the amount herein specified; they shall take charge of said institution to see that its affairs are properly conducted, that strict discipline is maintained, and that employment and education are provided for the inmates; they are anthorized, with the consent of the governor, to make all contracts, not herein specified, for furniture, apparatus, stock, tools, and everything necessary to equip the institution and furnish it for the purposes herein specified, and to maintain and operate the same, said contracts and purchases to be paid by the treasurer of the board, in their order, properly certified; they shall appoint a superintend-

ent and such other officers as the wants of the institution

shall, from time to time, require, and prescribe their duties and determine their salaries.

Traveling e penses.

§ 7. No member of the board shall receive compensation for his services as trustee, but may be allowed traveling expenses while on the necessary business of the reform school, to be paid from the funds of said reform school.

Meetings of board.

§ 8. There shall be quarterly meetings of the board each year at such times as the board shall appoint; special meetings may also be held when the exigencies of the institution demand them.

Executive committee.

§ 9. The executive committee may be empowered by the board to co-operate with the superintendent in executing the plans of the board, in erecting buildings, organizing the institution, and in doing whatever is necessary to promote its efficiency. The executive committee shall prepare a written report concerning the affairs of the institution, and present it to the secretary of the board, at or before each regular meeting.

Treasurer's bond and duties.

The treasurer shall take charge of the funds of the institution, receiving and disbursing the same under the direction of the board or their executive committee. He shall, before entering upon the duties of his office, execute a bond to the board of trustees, with sureties approved by the board, in at least double the sum of money for which he may be responsible as treasurer, conditioned for the faithful performance of his duties. He shall account to the board in such manner as they may require for all moneys intrusted to him from all sources. His books shall be open at all times to the inspection of the board or their executive committee, who shall at least once in every six months, carefully examine said books and accounts, the vouchers and documents connected therewith, and make a record of the result of such examination, in a book provided for the purpose.

Annual report.

§ 11. The board shall prepare an annual report of its proceedings, showing the condition and wants of the reform school, with a financial statement of all moneys received and disbursed, which shall be forwarded to the governor of the state, to be by him transmitted to the general assembly.

Superintendent

§ 12. The board shall elect a superintendent for the said reform school, who shall be ex officio the secretary of the board, taking charge of all its books and papers. He shall have charge of the land, buildings, furniture, tools, stock, provisions and every other species of property belonging to the institution. He shall, before entering upon the duties of his office, execute a bond to the board, with sureties approved by the board, in a sum to be fixed by the trustees, conditioned for the faithful performance of his duties as superintendent. He shall account to the board in such a manner as they may require, for all the property entrusted to him, and for all moneys received by him from all sources.

His books shall be open at all times to the inspection of the executive committee, who shall at least once in every three months, carefully examine said books and accounts, the vouchers and documents connected therewith, and make a record of the result of said examination in a book provided for the purpose. The superintendent shall, with his subordinate officers, have charge of the inmates of the insti-He shall be a resident at the institution, shall discipline, govern, instruct, employ and use his best efforts to reform the children and youths under his care. He shall gather such statistics as may be deemed valuable. He shall at all times be subject to removal by the board for incapacity, cruelty, negligence or immorality.

§ 13. The board shall, after its organization, forthwith Architect. proceed to secure the services of a suitable architect to prepare plans and specifications for such buildings as may be needed for the institution aforesaid, with proper estimates of their cost, which will be submitted to the governor for his approval. Such approval being given, the board shall, for three weeks, advertise in a daily newspaper in each of the cities of Chicago, Springfield and Cairo, for sealed proposals for erecting and completing the said buildings and inclosures, and shall make a contract for the same with the best bidder or bidders: Provided, such bidder or bidders shall give satisfactory security for the performance of said contract or contracts.

§ 14. Upon the opening of the aforesaid bids the board shall proceed to contract with the person or persons whose bid was deemed lowest and best for the erection of such building or buildings, as were indicated in the said plans and specifications, on such terms, subject to the approval of the governor, as they may deem just and proper; and provided also, That such plans are not estimated to cost, when finished, more than fifty thousand dollars; and the said board shall select a suitable person, who shall superintend the building of the said reform school in connection with the executive committee, with a view to a proper, safe and economical execution of the work.

§ 15. The treasurer of the state of Illinois is hereby Appropriation. directed, to pay to the said board on the warrant of the auditor, out of any moneys in the treasury not otherwise appropriated, such sum or sums of money, as may, from time to time be required for the building of the said reform school, at such times as the same may be wanted by said board, in sums not exceeding five thousand dollars at any one time. The treasurer is also directed, as aforesaid, to pay in the aforesaid manner the sum of (\$30,000) thirty thou sand dollars, to feed, clothe and furnish the inmates, pay the officers and provide for the economical working of the institution, which, in addition to the sums appropriated for land and building, amounting to eighty-five thousand

Building.

dollars: *Provided*, If there be donations to the reform school, they shall reduce the amount to the extent of said donations of land or money.

Courts authorized.

§ 16. All courts of competent jurisdiction are hereby authorized to exercise their discretion, in sending juvenile offenders to the county jails, in accordance with the laws made and provided, or in sending them to the reform school, provided that no person be sent, for a term that will detain him beyond the time, when he shall have arrived at the age of eighteen years; and provided further, That all such courts as are mentioned in this section, may, in all cases where such offenders shall be sentenced to or ordered to be sent to the reform school, fix a less time of his confinement than that at which he shall arrive at the age of eighteen years.

Constituted guardians.

§ 17. When any person is committed by any court of competent jurisdiction, to the reform school, as an offender, or person destitute of proper parental care, or growing up in mendicancy, ignorance, idleness, or vice, the reform school board shall be constituted the guardian of his person, and said board may detain him until his reformation is deemed complete, or he shall have arrived at the age of eighteen (18) years; and they shall have power to bind out, under the most favorable conditions, with consent of said minor, if over 14 years of age, to any inhabitant of this state, and the said board, master or mistress, apprentice or servant shall respectively have all the rights, and be subject to all the duties set forth by the statute laws of this state, relative to apprentices, gardians and wards. board shall also have power to permit such persons in their guardianship as they shall judge fit subjects for such treatment, to be placed out under the care of any proper person or persons in this state, on "tickets of leave;" and such persons so placed out, may be kept and retained by such person or persons during the pleasure of the board, and subject at all times to their regulation and control.

Girls sent to Chicago. § 18. If the person convicted be a girl under sixteen years of age, she may be sent to the reform school of Chicago, subject to the consent of the guardians thereof, where a special department is already organized for girls; and the cost of her keeping shall be the average cost of girls in that institution, which shall be paid semi-annually from the funds of the reform school, as long as said girl shall remain in said school, in accordance with the laws of said school. The order of the president of the board of guardians and superintendent of the Chicago reform school, upon the reform board for the amount specified, will be their voucher for the immediate payment of the money.

Cost of conveying children. § 19. The costs of conveying children from the place of their conviction to the reform school, by the sheriff shall be rated at twenty cents per mile, by the shortest available route, for one convict, and ten cents per mile for each addi-

tional one, the money to be paid in the same manner as sheriffs are paid for conveying prisoners to the penitentiary.

§ 20. Every writ which may be issued in any county of Writs, how returnable. this state, or question which may arise concerning the legality of the commitment and detention of any person in the reform school, shall be made returnable to, and have a hearing before the circuit judge of the county in which said institution is located, where the alleged illegal detention is made, or, in case of his sickness or absence, the circuit

judge of any adjoining district.

§ 21. When the board shall have made suitable arrange-Penitentiary ments to accommodate the inmates of the reform school, and communicate the fact to the governor, in accordance with the provisions of this act, they shall receive all the convicts in the penitentiary under eighteen years of age, who shall be delivered to them by the warden thereof, and detain them in custody until the expiration of the term for which they were sentenced; and any children sentenced to the county jails of the state, whose unexpired term shall not be less than six months, shall be transferred to the reform school.

§ 22. The first, fifteen, and eighteen sections of this 15th and 18th act shall take effect and be in full force from the date of its approval by the governor, and the remainder shall take effect, and have full force of law when the board shall officially notify the governor that the buildings and equipments are ready for the accommodation of its inmates, at which time the governor shall issue his proclamation to the people of the state, announcing the completion of the institution; whereupon, the secretary of the board shall officially notify the circuit judges of the several judicial districts that the institution is open and ready to receive and properly detain such persons as may be committed to their care.

§ 23. Upon the discharge of any inmate from the reform Transportation school, the superintendent shall procure transportation for the said convict to his home, if resident in the state, or to the county in which he may have been convicted, at his option, and the costs thereof shall be paid from the said

reform school funds.

§ 24. If any officer, or other person procure the escape Penalty for aidof any person committed to the reform school, or connive at, or aid, conceal or assist in such escape, or conceal or assist any person after such escape, he or they shall, upon conviction thereof, in any court of competent jurisdiction, be sentenced to hard labor in the penitentiary for any term not less than two, or more than five years, or, if under eighteen years of age, to the reform school.

§ 25. So much of section one hundred and sixty-eight Repeal of reof the criminal code of the revised statutes of 1845, as allows of a punishment in the penitentiary, of persons under the

sections in

to be furnished.

vised statute.

age of eighteen, who are convicted of the crime of burglary, arson or robbery, is hereby repealed.

Cook county to be allowed tax

§ 26. That as Cook county has a reform school in operation, the *pro rata* amount of taxation for the purposes of this act, shall be deducted therefrom, and the auditor of state is authorized to draw his warrant in favor of the guardians of the Chicago reform school for said amount, to be ascertained by him, as the share of Cook county, for reformatory purposes.

APPROVED March 5, 1867.

In force Feb.28, 1867. AN ACT for the relief of Henry G. C. Moritz.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Henry G. C. Moritz be allowed the sum of four hundred and ninety-five dollars, due him from the state for uniforms furnished to company K, of the ninth regiment of Illinois volunteers; and the auditor of public accounts be and he is hereby authorized and directed to draw his warrant on the treasurer in favor of the said Henry G. C. Moritz, for the amount.

§ 2. This act to take effect from and after its passage. Approved February 28, 1867.

In force March 8,1867.

AN ACT for the relief of Martin I. Lee.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of two hundred dollars be allowed to Martin I. Lee, for bibles furnished to the convicts of the Illinois penitentiary; and that the auditor of public accounts be, and he is hereby authorized to draw his warrant upon the treasurer for said sum, in favor of said Martin I. Lee.

§ 2. This act to take effect and be in force from and

after its passage.

Better have been furnished the members of the General arrembly -

AN ACT for the relief of Samuel Stookey.

In force May 8, 1867.

Whereas, the state of Illinois is justly indebted to Samuel Stookey in the sum of two hundred and twelve dollars Preamble and twenty-nine cents, (\$212 29) and the statutes of 1861 debar him from procuring said money, not from any fault of his, he being unavoidably detained and out of the state at the time when his claim should have been presented; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Warrant to 18auditor of the state of Illinois be authorized to draw his warrant on the state treasurer, in favor of said Samuel Stookey, for the sum of two hundred and twelve dollars and twenty-nine cents, payable out of any money not otherwise appropriated.

APPROVED March 8, 1867.

AN ACT for the relief of Fielden B. Roberts.

In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whereas, Fielden B. Roberts was employed by Col. Jacob Fry, of the sixty-first regiment of Illinois volunteers, to erect barracks, while said regiment was forming, at an expense of one hundred and fifty dollars, for which he has not received any compensation; therefore, be it enacted, That the said Fieldon B. Roberts be paid, out of the treasury of the state of Illinois, out of any money not otherwise appropriated, said sum of one hundred and fifty dollars; and that the auditor be directed to draw his warrant upon said treasurer for said amount, in favor of said Fielden B. Roberts.

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

APPROVED March 9, 1867.

AN ACT for the relief of William H. Brockman.

In force March 8, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Appropriation. sum of three hundred and fifty dollars be and the same is hereby allowed and appropriated to William H. Brockman, out of the state treasury, to reimburse him for money expended by him in arresting and bringing from Philadelphia,

Penn., one Daniel O'Brien, charged with the murder of James Stuart, in the county of Christian, and state of Illinois, from which county and state the said O'Brien had fled.

Warrant to is-

§ 2. The auditor is hereby directed and required to draw his warrant, in favor of the said William H. Brockman, for the sum of three hundred and fifty dollars, payable out of any money in the state treasury, not otherwise appropriated.

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

APPROVED March 8, 1867.

In force March S, 1867. AN ACT for the relief of Strother G. Jones.

Appropriation.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor of public accounts, upon satisfactory proof being presented to him, and the surrender of all vouchers hereinafter named, and other evidences, for filing in his office, be and he is hereby directed to issue his warrant on the treasurer of the state of Illinois, to Strother G. Jones, for the sum of four hundred and twenty-two dollars and sixteen cents, in payment of his claim against the state of Illinois, for corn, hay and wood, and services of teams and labors furnished at Camp Butler, during the year 1861, as appears by vouchers of John Wood, quartermaster general of Illinois, and Edward Everett, assistant quartermaster general, being the amount certified by said vouchers, said claim being barred by the acts approved May 2d, 1861, and February 16th, 1865.

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

APPROVED March 8, 1867.

ATTORNEY GENERAL.

In force Feb. 27, AN ACT to create the office of attorney general, and prescribing his duties.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the office created office of attorney general of the state of Illinois be and the same is hereby created, as one of the executive offices of the state.

law.

§ 2. Upon the passage of this act, the governor shall Governor to nominate, and by, and with the advice and consent of the senate, appoint a citizen of the state, learned in the laws of the land, attorney general of the state of Illinois, to continue Term of office. in office during the residue of the term of office of the present governor, and until a successor is elected and qualified; and at the next and each subsequent election for governor of the state, there shall be elected, by the qualified electors To be elected, of the state, an attorney general thereof, who shall be elected in all respects in the same manner as the governor.

§ 3. Every citizen elected or appointed attorney gen-Oath of office. eral, as aforesaid, shall, before entering upon the duties of the office, take the oaths required by the constitution, and that he will faithfully discharge the duties of the office,

according to the best of his knowledge and ability.

To advise the governor and other executive officers of the state, including states' attorneys, and give written opinions, when requested, upon all legal questions, touching or relating to the rights, powers and duties of said officers, respectively. Second—To give written opinions to either house of the general assembly, and to committees thereof, upon constitutional or legal questions, when requested. Third—To institute and prosecute all actions, suits and complaints in favor of, or for the use of the state, which may become necessary in the administration or execution of the laws of the state; also to defend all actions, suits and complaints in which the state is interested, which may be commenced or prosecuted in the state or United States courts. Fourth—To appear for, and represent the state before the supreme court in each of the grand divisions, in all cases of appeal,

writs of error, or other proceedings in which the state is interested. *Fifth*—To attend to and perform any other duties which may from time to time be required of him by

§ 4. The duties of the attorney general shall be, First—Duties of attoradvise the governor and other executive officers of the ney general.

§ 5. The said attorney general shall keep an office at office at seat of the seat of government, and have access to the library of government. the supreme court and of the state.

§ 6. The salary of the attorney general shall be thirty-Salary five hundred dollars per annum, payable in quarterly payments, and no fees or commissions or other compensations shall be allowed, under any pretense whatever: *Provided*, Proviso. That the secretary of state shall supply him with necessary stationery for the use of his office.

§ 7. This act to be a public act, and to be in force from

and after its passage.

APPROVED February 27, 1867.

Proviso.

AUDITOR OF PUBLIC ACCOUNTS.

In force March AN ACT to amend an act entitled "An act to enable the auditor of public 5, 1867. accounts to collect the revenue," approved February 17, 1851.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the act Auditor author- entitled "An act to enable the auditor of public accounts to ized to convey real estate. collect the revenue," approved February 17, 1851, is hereby amended so as to make it lawful for the auditor of public accounts to sell and convey any part [of] real estate which may have been heretofore or which may hereafter be purchased by the state in payment or satisfaction of any judgment or execution in favor of the state, upon payment by the party purchasing into the state treasury the full amount bid for the same by the state, together with six per cent. interest from the date of purchase by the state: Provided, That if not so sold within one year from and after the expiration of the time of redemption now allowed by law, said property may be sold by said auditor upon and for any valuation of said property, which may be appraised and certified by the county judge and sheriff of the county in which such property is situated.

This act shall take effect and be in force from and

after its passage.

APPROVED March 5, 1867.

BANKS.

In force March AN ACT to amend the general banking law so as to permit the withdrawal 28, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any bank Banks may file or banks heretofore organized under the general banking laws of this state may file with the auditor of public acbond. counts a bond, executed by said bank, with security, to be approved by the governor, auditor and treasurer, payable to the said auditor, for the use of whom it may concern, Penalty of bond in the penal sum of double the amount of the outstanding

circulation of said bank or banks, at the time of filing such bond, and conditioned that said bank or banks will, at all times, for the period of five years thereafter, redeem, in

lawful money, at the auditor's office, and in the cityof Chica-To redeem in lawful money. go, and at the counter of said bank, any and all outstanding notes of such bank as shall be presented at either of said

places for redemption.

§ 2. Upon the filing of said bond, the auditor shall pub-Auditor to publish notice; lish a notice in a daily paper in Springfield and Chicago, notifying the holders of any of the circulating notes of such Notes to be prebank to return the same for redemption within five years, sented for redemption. or they will be barred from payment of the same; and immediately upon the filing of the bond, as aforesaid, the auditor shall surrender to the bank executing the same, all the securities on file and deposited with the state treasurer, belonging to said bank.

§ 3. The auditor shall receive, in the cases under this Auditor's fees. act, a fee of one half of one per cent. upon the amount of securities thus withdrawn: Provided, That in no case shall his fee be less than twenty dollars, to be paid by said bank, with the cost of publication.

§ 4. Any bank organized under the general banking Banks may relaws of this state may reduce its capital to not less than five thousand dollars.

§ 5. This act to be in force from and after its passage. Approved February 28, 1867.

AN ACT to repeal and amend the several laws in relation to Banks in this In force March

Section 1. Beitenacted by the People of the State of Illinois, represented in the General Assembly, That if any person or corporated. persons shall utter or pass as or in lieu of money, any note or bill issued and published by any joint stock or other company, or any firm or person not incorporated by law, with banking powers, authorizing him or them to issue the same or purporting to have been so issued, or published, such person or persons shall not be permitted to collect any Can not collect demands arising therefrom; and it shall be competent for claims. the defendant in any suit brought for the collection of any such claim to plead that the obligation in writing or verbal promise was made and executed or given for and in consideration of such note or bill so issued and published, or purporting to be so issued and published; and such plea shall be taken and allowed a good and sufficient plea in bar of any such demand; and any person or persons so uttering or passing any such notes or bills shall be deemed and considered swindlers, and shall be liable to indictment as such, and upon conviction shall be fined in any sum not less than

one hundred dollars, nor more than one thousand dollars, for each offense.

Repealed.

§ 2. Chapter (XV) fifteen of the Revised Statutes, approved March 3, 1845, entitled "Bank Notes," be and the same is hereby repealed.

Additional forbidbanks den.

§ 3. No more banks or banking associations shall be organized under the provisions of any law of this state, with power to issue notes or bills to circulate as money; and no bank or banking association heretofore organized or partially organized, which has not heretofore deposited with the auditor of public accounts the amount of stocks required by law, to entitle such bank or banking association to become incorporated, shall hereafter be permitted to make such deposit.

Auditor prohibcirculation.

Laws not consistent with this act re-

pealed.

The auditor of public accounts is hereby prohibned from issuing any additional circulation to any bank or banking association now in existence in this state.

§ 5. All laws or parts of laws not consistent with the

provisions of this act are hereby repealed. This act to take effect and be in force from and

after its passage. Approved March 7, 1867.

CIRCUIT COURTS.

In force February 9, 1867.

AN ACT to fix the times of holding courts in the first judicial circuit.

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

Greene.

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

Morgan.

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

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

Jersev.

In the county of Scott, on the fourth Monday in April

Scott.

and the fourth Monday in October.

Calhoun.

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

Writs, etc.

All writs, subpænas; recognizances, and other process, which have been or may be hereafter issued, returnable to the terms of the circuit court 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 9, 1867.

AN ACT to change the boundaries and fix the times of holding courts in the In force June fourth indicial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Term changed. fourth judicial circuit, state of Illinois, shall be composed of the counties of Effingham, Jasper, Crawford, Clark and Cumberland; and that the time of holding courts therein, shall be as follows: Commencing in the county of Effingham on the first Mondays of March and October, of each year; in the county of Jasper, the fourth Mondays of March and October, of each year; in the county of Crawford, on the second Mondays of April and November, of each year; in the county [of] Clark, on the (4th) fourth Mondays of April and November, of each year; in the county of Cumberland, on the third Mondays of May and December, of each year.

§ 2. This act shall be deemed a public act, and be in full force and effect from and after the first day of June,

А. D. 1867.

APPROVED March 7, 1867.

AN ACT to fix the time of holding courts in the fifth judicial circuit.

In force Febru-gary 25, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter Term changed. the several circuit courts in said circuit shall be held at the following times, in each and every year, to-wit: In the county of Pike, on the first Monday in March and third

Monday in September; in the county of Brown, on the third Monday in March and first Monday in September; in the county of McDonough, on the first Monday in April and first Monday in October; in the county of Fulton, on the third Monday in April and second Monday in November; in the county of Schuyler, on the first Monday in May and third Monday in October.

Writs, etc.

Motions.

§ 2. All writs, subpœnas, recognizances, and other process, which have been or may be issued and made returnable to the terms of court in the counties in this act named, as heretofore required by law to be holden, shall be deemed and taken to be returnable to the terms of court, as required by law to be holden by this act. And all notices which have been or may be given, either by publication or otherwise, to the terms as heretofore required to be held, shall, by force of this act, refer to the terms of court, as required to be holden by this act. And whenever the period of one year shall expire from the rendition of any judgment in ejectment, before the holding of the term of said court, as fixed by this act, whereby any party shall be prevented from making a motion to vacate such judgment and for a new trial, under the provisions of the statute, it shall and may be lawful to make such motion and vacate such judgment at the term fixed by this act, first occurring after the expiration of the year; and like proceedings shall be had thereon as if the same had been made within said period of

one year.

§ 3. Upon the passage of this act, the secretary of state shall immediately transmit a copy thereof, duly certified, to the circuit clerks of each of said counties.

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

APPROVED February 25, 1867.

In force July AN ACT to fix the time of holding the term of the circuit court in Henry 5, 1867.

Te ms held.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter there shall be three terms of the circuit court holden in Henry county, in each year; and said terms shall commence on the first Monday in February, the second Monday in June, and the first Monday in October, of each year.

§ 2. The said court shall be open at all times for the transaction of chancery business, and the entering of orders therein; and the same may be heard and determined at the chambers of the judge of said court, at his convenience, and

under such rules and regulations as may be established by rules entered of record in said court, at any regular term thereof.

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

after the fourth day of July next.

APPROVED March 7, 1867.

AN ACT to fix the time for holding the terms in the seventh judicial circuit, in force May and concerning jurors in said county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the terms Term fixed of the circuit court for the county of Cook shall commence on the third Monday of each and every month in each year, and in the county of Lake on the first Mondays of Septem-

ber, February and June, in each year.

§ 2. Said court may order a grand or petit jury to attend at such time during any of said terms as the court may
see proper, and a venire shall issue accordingly. It shall
be the duty of said court, and of the superior court of Chicago, when a panel for a petit jury is filled, to ascertain
whether any of the persons called or summoned as jurors
have served on a jury in a court of record in said county of
Cook, within one year, and in case such person has served
on a jury in a court of record within one year, to discharge

him for the term.
§ 3. All acts or parts of acts inconsistent with the provisions of this act, are hereby repealed.

Approved March 9, 1867.

AN ACT to fix the times of holding the courts, in the tenth judicial In force Feb'y.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, here-terms changed after, the times of holding the circuit courts in the several counties composing the tenth judicial circuit shall be as follows, to-wit:

In the county of Warren, on the second Tuesdays in Jan-Warrenuary and May, and the third Tuesdays in October, of each

year.

In the county of Knox, on the first Tuesdays of February Knox. and June, and the second Tuesdays in November, of each year.

Mercer.

In the county of Mercer, on the fourth Tuesdays in February and first Tuesdays in October, of each year.

Henderson.

And in the county of Henderson, on the second Tuesdays in March and the fourth Tuesdays in August.

Writs.

§ 2. All summons, subpænas, writs, notices, declarations, in ejectment, bonds, recognizances, veniries, and papers, and process of every description, made and served for or returnable to the terms of court, in the several counties in said circuit, as the same were fixed by law, up to the date of the passage of this act, except as hereinafter stated, shall be deemed and taken and shall have the same force and effect as if the same had been made and served and were returnable to said terms, as they are herein fixed and appointed: Provided, that the February term of said court in the county of Knox, and April term of said court in the county of Mercer, shall be held as now fixed by law; and the February terms in the said counties of Knox and Mercer, as fixed by this act, shall not be held until the year A. D. 1868: And provided, further, that no grand juries shall be summoned for the May term in the county of Warren and the June term in the county of Knox.

Vacate judgment. § 3. Whenever the period of one year shall have expired from the rendition of any judgment in ejectment, before the terms herein fixed, whereby any party shall be prevented from making a motion to vacate the judgment and for a new trial under the laws of this state, it shall and may be lawful to make such motion at the term next occurring under this act, after the expiration of such year; and the like proceedings shall be had therein as if such motion had been made within one year from the rendition of such judgment.

Conflicting laws repealed. § 4. This act shall be in force and take effect from and after its passage; and all laws in conflict herewith are hereby repealed.

APPROVED February 21, 1867.

In force Feb'y. AN ACT to regulate the times of holding circuit courts in the fourteenth 15, 1867. judicial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the cirterms changed cuit courts shall be holden at the respective county seats of the counties comprising the fourteenth judicial circuit, at the following times, in each and every year, to-wit:

In the county of Jo Daviess, on the first Monday in January, the fourth Monday in May, and the third Monday

in October.

In the county of Stephenson, on the fourth Monday in April, the third Monday in August, and the first Monday in December.

And in the county of Winnebago, on the first Monday in February, the third Monday in June, and the fourth

Monday in September.

§ 2. All writs, subpænas, recognizances, and other pro- Writs, &c. cess, 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, either by publication or otherwise, with reference to the terms of the circuit courts in said counties, as heretofere required to be holden, shall, by force of this act refer to the terms of the circuits 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 time of holding said courts.

§ 3. This act shall take effect, and be in force from and

after its passage.

Approved February 15, 1867.

AN ACT to fix the time of holding courts in the fifteenth judicial circuit, In force Februand to establish terms for the disposal of criminal cases, and for other ary 5, 1867. purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereater Terms changed the circuit courts in the fifteenth judicial circuit in this state shall be begun and held at the county seats of the counties of Adams and Hancock, respectively, at the times following, to-wit: In the county of Adams, on the third Monday in Adams. February, on the fourth Monday in March, on the third Monday in May, on the third Monday in June, on the second Monday in September, on the fourth Monday in

year. In the county of Hancock, on the first Monday in March, Hancock. on the first Monday in June, and on the first Monday in

October, in each year.

The said terms to be held in the county of Adams, civil cases. beginning in October, March and June, respectively, shall be exclusively held for and devoted to the trial and disposal of civil cases and business, unless otherwise ordered by the judge of said court ten days before the commencement of

October, and on the second Monday in December, in each

Writs.

And all writs, subpænas, notices, publications, said term. processes, continuances and appeals, in civil cases, or proceedings made, taken, had or issued, in or from and returnable or with reference to said court, shall refer and be returnable only to the terms of said court specified in this section, respectively. And all proceedings in civil cases or business in said court shall be taken up and proceeded with only at the said terms specified in this section. If the judge shall, ten days before the commencement of such term, file with the county clerk of said county an order directing the summoning of a grand jury to such term, then the said county clerk shall immediately issue a venire to the sheriff of said county, to summon a grand jury to such term; and the sheriff shall proceed to summon such grand jury, and criminal causes shall stand for trial at such term, as now provided by law; and said judge shall direct the circuit clerk to make up a criminal docket for said term.

Criminal cases.

§ 3. The said terms of said court, held in the county of Adams, commencing in December, February, May and September, shall be exclusively held for and devoted to the trial and disposal of business of criminal nature. And all writs, subpœnas, processes, recognizances, or appeals, in or relating to criminal cases or business which may have been heretofore issued or taken or returnable to any term of said court, heretofore established by law, shall refer and be returnable to the term of said court to be held on the fourth Monday in February, A. D. 1867; and all indictments, appeals or proceedings in criminal cases, now pending in or returnable to said court, shall be taken up and proceeded with at said last mentioned term. And all writs, recognizances, subpænas, prosecutions, proceedings or continuances, in criminal cases, hereafter instituted in, issued out of, or returnable to said court, shall be deemed returnable to and be proceeded with only at the respective terms mentioned in this section. And all appeals in criminal cases, hereafter taken to said court from police magistrates or justices of the peace, shall be deemed to be taken and returnable to and shall be taken up and disposed of only at the respective terms specified in this section. And no civil cases or business, except naturalization of foreigners and such other civil business as is or may be required to be entered on the People's Docket, shall be taken up or disposed of at any term of said court specified in this section.

Foreigners.

Jurors.

§ 4. The grand and petit jurors heretofore selected or summoned to serve at any term of said court heretofore established in said county of Adams, shall be summoned and shall appear and serve at the term of said court, to be held on the third Monday in February, A. D. 1867; and, hereafter, no grand jurors shall be selected or summoned to appear or serve at the terms of said court, to be held

in said county of Adams, beginning in March, June and

October, as hereinbefore required.

No suit at law or in chancery or any other civil Docket fee. proceeding in said circuit, wherein the aid of the court may be sought, shall be entered upon the docket of said court by the clerk thereof, until the party desiring the same to be docketed shall first pay to the said clerk a docket fee of one dollar, which may be taxed in the line of costs against the unsuccessful party, and collected as other costs; and it shall be the duty of said clerk receiving any such docket fees to keep an account of the amount so received, and pay the same over to the judge of said court on the first day of each of the said terms held for the transaction of civil business; but no cause shall pay more than one docket fee, unless the

same shall have been once disposed of in the regular course

of business. § 6. In addition to the costs now allowed by law in Docket fees in criminal cases, there shall be taxed against the unsuccessful party a docket fee of one dollar in each cause or proceeding in said county of Adams, that may hereafter be placed upon the docket of said court, at any term thereof, held for the disposition of criminal matters; which docket fee shall be paid out of the county treasury by the said county of Adams; and it shall be the duty of the clerk of said court at the end of each term to make out and certify to the board of supervisors of said county the number of criminal causes or proceedings docketed at such terms; and the said board of supervisors, on being informed of the number of such causes or proceedings, shall allow the said docket fees, and order the amount thereof to be paid to the judge of said court; and in all cases when judgment is rendered against the defendant the said docket fee shall be collected as other costs, and, when collected, paid over by the person collecting the same to the treasurer of said county of Adams.

§ 7. All laws and parts of laws in conflict herewith, are Law repealed.

hereby repealed.

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

Approved February 5, 1867.

AN ACT to change the times of holding courts in the seventeenth judicial In force Januacircuit, and to attach certain counties thereto, and to fix the times for ry 29, 1867. holding courts therein, and for other purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Counties attached to 17th counties of Ford and Champaign be attached to and form judicial circuit a part of the seventeenth judicial circuit of this state; and

Fayette.

that the times of holding courts in said seventeenth judicial Terms changed circuit shall be as follows: In the county of Fayette, on the first Tuesday in February, and the first Tuesday in June, and the third Tuesday in October; in the county of Piatt,

Macon.

Piatt.

on the third Tnesday in February, and first Tuesday in . September; in the county of Macon, on the fourth Monday in February, on the third Monday in June, and the first Monday in November; in the county of Shelby, on the third Tuesday in March, and the third Tuesday in September; in the county of Champaign, on the second Tuesday

Shelby. Champaign.

Ford.

in April, on the fourth Tuesday in July, and on the fourth Tuesday in November; in the county of Ford, on the first Tuesdays in May and October; in the county of Moultrie,

Grand jury.

§ 2. No grand jury shall be summoned for the June term of court in Fayette county, unless ordered by the

Writs, etc.

judge; which may be done in term time or vacation. § 3. All recognizances, writs and process which have been, or may be issued, and made returnable to the terms of court in the several counties in this act mentioned, as

heretofore required to be holden, shall be deemed and taken to be returnable to the terms of court in said coun-

Notices.

ties, as required to be holden under and by virtue of this And all notices, by publication or otherwise, which may have been given, with reference to the terms of court in said counties, as heretofore required to be holden, shall, by force of this statute, refer to the terms of said court required to be holden by this act. And all proceedings pending in any of said courts in said circuit shall be taken up and disposed of according to law, as if no alterations had been made in the times of holding courts in said counties.

Secretary of

state.

Proceedings.

The secretary of state shall, immediately after the passage of this act, transmit to the clerks of the circuit court in said circuit certified copies of this act.

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

after its passage.

Approved January 29, 1867.

on the first Tuesdays thereafter.

In force Feb. 21, AN ACT to change the times of holding courts in the eighteenth judicial circuit, and to provide for an additional term of the circuit court in the county of Sangamon.

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That here-Terms changed after, 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, to-wit: In the county of Montgomery, on the first Mon-Montgomery days of March and September, in each year; in the county

of Macoupin, on the fourth Monday of March, the third Macoupin. Monday of September, and first Monday of December, in each year; in the county of Christian, on the third Monday Christian. after the fourth Monday of March, and on the second Mon-Sangamon. day after the third Monday of September, in each year; in the county of Sangamon, on the second Mondays after the Mondays on which court commences in the county of Christian, and on the first Mondays of February and August,

in each year. § 2. And be it further enacted, That all writs, subpoenas, Writs, etc. 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 the circuit courts of the said counties shall be taken up and proceeded with as if no alteration had been made in the time of holding said courts.

§ 3. This act shall take effect and be in force from and Secretary of after its passage; and the secretary of state shall immediately send [a] certified copy of this act to the respective clerks of the circuit courts of the counties of Macoupin, Mont-

gomery and Christian.

Approved February 21, 1867.

AN ACT to define the nineteenth judicial circuit, and fix the times of Inforce May 31,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Terms changed counties of Alexander, Pulaski, Massac and Pope shall constitute and compose the nineteenth judicial district of this state; and circuit courts shall be held therein, as follows: in the county of Alexander, on the first Mondays of January, April, July and October; in the county of Pope, on the first Mondays of May and November; in the county of Massac, on the third Mondays of May and November; in the county of Pulaski, on the second Mondays following.

holding courts therein.

All summonses, subpænas, writs, notices, declara- Writs, etc. tions in ejectment, bonds, recognizances, venires and process of every kind or description whatsoever, made and served for, or returnable to the terms of court in said counties, as now fixed by law, shall be sufficient for the terms in

the several courts respectively occurring next thereafter, and by virtue of the passage of this act, and be treated with like force and effect as if the same had been issued, given or made returnable to the several terms as herein provided for.

This act shall take effect and be in force from and after the thirty-first day of May, A. D., 1867.

Approved February 25, 1867.

In force Feb. 23 AN ACT to fix the times of holding circuit courts in the county of Livingston, in the twentieth judicial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That here-Terms changed after, the time for holding the circuit courts in and for the county of Livingston, in the twentieth judicial circuit, shall be as follows, to-wit: On the first Tuesday in January, the first Tuesday in May, and the first Tuesday in

October, of each year.

§ 2. All writs, subpænas, recognizance 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 taken and deemed to be returnable to said terms of circuit court, in said county, as herein required to be holden, which shall occur next after the terms of said court which would have been held had not this act been passed. 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 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 change had been made in the times of holding said courts.

Grand jury.

Writs.

No grand jury shall be summoned for any term of said court, except the January term of said court: Provided, That the judge of said court shall have power to call a special grand jury at any other term of said court, when,

in his judgment, it may be necessary so to do.

Conflicting acts repealed.

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

§ 5. This act to be in force from and after its passage. Approved Feb. 23, 1867.

AN ACT to change the time of holding courts in the twenty-second judi- In force Janucial circuit of this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, Terms changed. the terms of the circuit courts of the counties composing the twenty-second judicial circuit, shall be held as follows, to-wit: In the county of Lee, on the first Mondays of September and December and the fourth Monday in April; in the county of Carroll, on the first Monday of March and the Carroll, fourth Monday of September; in the county of Whiteside, whiteside, on the third Mondays of January and May and the second Monday of October; in the county of Ogle, on the second Ogle. Mondays of February, June and November.

§ 2. All writs, subpænas, recognizances, and other pro-writs, etc. cess, which have been or may be issued and made returnable to the terms of court in said circuit, as heretofore required by law to be holden, shall be deemed and taken to be returnable to the terms of court as required to be holden by this act. And all notices which may have been given, Notices. or may be given, either by publication or otherwise, to the terms as heretofore required to be held, shall, by force of this act, refer to the terms of court as required to be holden

by this act.

§ 3. It shall be the duty of the secretary of state to secretary of cause a certified copy of this act, immediately upon its passage, to be transmitted to the county clerk of each of the

counties in said circuit.

§ 4. This act shall be in force from and after its passage. Approved January 28, 1867.

AN ACT to change the times of holding courts in the twenty-second judi- In force Feb. 28, cial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, Term changed. the circuit court in the twenty-second judicial circuit of the state of Illinois, shall be held at the county seats of the respective counties thereof at the times following, to-wit: In the county of Whiteside, on the third Monday of January, the third Monday in May and the second Monday of October, in each and every year; in the county of Lee, on the third Monday of March, the second Monday of June and the first Monday of December, in each and every year; in the county of Ogle, on the second Monday of February, the fourth Monday of June and the second Monday of November, in each and every year; in the county of Carroll, on

the first Monday of March and the fourth Monday of Sep-

tember, in each and every year.

Writs, etc.

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

Secretary of state.

§ 3. It shall be the duty of the secretary of state, within ten days after the passage of this act, to cause a certified copy of this act to be transmitted to the clerk of the circuit [court] of each county in said twenty-second judicial circuit.

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

after its passage.

Approved February 28, 1867.

In force May 10, AN ACT to define the twenty-sixth judicial district of this state, and to fix the times of holding courts therein.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Termschanged counties of Johnson, Williamson, Saline, Gallatin and Hardin, shall compose the twenty-sixth judicial circuit; and circuit courts shall be held therein, as follows, to-wit: In the county of Johnson, on the first Mondays of March and September; in the county of Williamson, on the third Mondays of March and September; in the county of Saline, on the second Mondays following; in the county of Hardin, on the second Mondays following:

§ 2. This act shall take effect from and after the tenth

day of May, 1867.

APPROVED February 25, 1867.

AN ACT to change the times of holding courts in the twenty-seventh judi- In force Februcial circuit, and to fix the times and places for holding courts therein, ary 25, 1867. and for other purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, from Terms changed. and after the passage of this act, the circuit courts in the various counties composing said circuit shall be held at the county seats of the respective counties thereof, at the times following: In the county of Douglas, on the first Tuesdays of February and September, in each year; in the county of Vermilion, on the second Tuesday thereafter; in the county of Edgar, on the third Tuesday thereafter; in the

county of Coles, on the third Tuesday thereafter.

§ 2. That all recognizances, writs and process which writs, etc.

have been or may be issued and made returnable to the terms of court in the several counties in this act mentioned, as heretofore required to be holden, shall be deemed and taken to be returnable to the terms of court in said counties as required to be holden under and by this act. And all notices, by publication or otherwise, which may have been given with reference to the terms of court in said counties, as heretofore required to be holden, shall, by force of this act refer to the terms of said court, as required to be holden by this act, and all proceedings pending in any of said courts in said counties shall be taken up and disposed of according to law, as if no alteration had been made in the times of holding courts in said counties.

§ 3. The secretary of state shall, immediately after the secretary of passage of this act, transmit to the clerks of the circuit courts of the several counties composing the twenty-seventh judicial circuit, as aforementioned in this act, a certified

copy of this act.

4. This act shall take effect and be in force from and

after its passage.

Approved February 25, 1867.

AN ACT to regulate the terms of holding the circuit court of Kendall In force February 20, 1867. county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, Two terms. there shall, in each year, be held two terms of the circuit court of Kendall county, as follows, viz: One term, commencing on the third Tuesday of January, and one term, commencing on the fourth Tuesday of May; and the April and September terms now authorized by law are hereby abolished.

Writs, etc.

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

Conflicting laws

All laws or parts of laws in conflict or inconsistent

with the provisions of this act are hereby repealed.

This act shall be deemed a public act, and shall be in force from and after its passage.

In force Feb. 20, AN ACT to regulate the practice in the circuit court of Stephenson county.

Approved February 20, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all cases at law in the circuit court of Stephenson county, in which either party shall require a trial by jury, the plaintiff in all cases originally commenced in the circuit court, and the Plaintiff and ap- appellant in all appeal cases, shall, before the empanneling sum of five dollars, to be by said clerk paid into the county treasury of Stephenson county, there to form and become a special fund for the payment of jurors' fees, and to be appropriated to no other purpose; and if the plaintiff in any case originally commenced in the circuit court, or the appellant in any appeal case, where a trial by jury shall be required by either party shall fail or refuse to deposit with said clerk, said sum of five dollars before the calling of a jury, the court shall dismiss such case, at the costs of the plaintiff, if commenced in the circuit court; and if such case shall be an appeal case the court shall dismiss the appeal at the cost of the appellant. Said sum of five dollars, when so deposited, shall be recovered by the party depositing the same, in [the case of final judgment in his favor to be taxed as costs against the opposite party.

Appellant to deposit.

posit.

§ 2. In all appeal cases the appellant shall be required to deposit with the officer approving the appeal bond, the sum of one dollar and fifty cents, before the appeal shall be

deemed perfected, which amount when so deposited, shall be forthwith paid over to the clerk of said court, to pay the judge's fee and stamp duty now required by law; and in case the appellant shall refuse or neglect to perfect his appeal, as aforesaid, within the time required by law, the court rendering the judgment shall proceed to collect the same as though no appeal had ever been prayed for.

§ 3. That in all cases where appeals have heretofore been taken to said court, and the same have not been placed on the docket of said court for trial, the appellant shall be required to place the same on the docket on or before the Appellant to third day of the first term of said court, after this law shall take effect; and in case the appellant shall refuse or neglect to have his case placed on the docket, as aforesaid, then the said court may in term time, on motion of the appellee, cause such case to be placed on the docket, and on motion of the appellee, and if the appellant shall for three days after notice to him or his attorney of such order of the court, refuse or neglect to pay to the clerk of said court the stamp duty and docket fee required by law, such suit shall be on motion of the appellee, dismissed, with ten per cent. damages for delay; and the docket and stamp fees required by law in such case shall be taxed against the appellant, as part of the costs of such suit. This act shall apply to all cases taken to said county on change of venue.

§ 4. The first and fourth sections of an act entitled. "An act to regulate the practice of the circuit court of the Act repealed. county of Stephenson," approved June 12, 1863, are hereby repealed as to all cases where a jury fee of five dollars has not been paid under the provisions of those sections; but said section shall be in full force, as to all cases where said sum has been deposited with said clerk; and this act shall not apply to any case where said sum of five dollars has been deposited with said clerk under the act of June 12,

1863, above mentioned.

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In all cases in which any plaintiff shall be permitted to commence and prosecute his or her action as a poor per- Poor plaintiff or son under the provisions of section three, chapter twenty- appellant. six of the Revised Statutes the plaintiff or appellant shall not be required to deposit said sum of five dollars prior to the empanneling of a jury.

§ 6. All laws and parts of laws in conflict with the pro- conflicting laws repealed. visions of this act are hereby repealed.

§ 7. This act shall be in force from and after its passage. APPROVED February 20, 1867.

In force Feb. 25, AN ACT to provide for the holding of the March term of the Jo Daviess county circuit court, for the year 1867.

Section 1. Be it enacted by the People of the State of Term changed. Illinois, represented in the General Assembly, That an act of the general assembly, passed at the present session, fixing the time for holding the circuit courts in the fourteenth judicial circuit, shall not be construed to abolish, change or affect the term of the circuit court heretofore required by law to be held in and for the county of Jo Daviess, on the second Monday of March, A. D. 1867; but said term of said circuit court shall be held in said county on the second Monday of March, A. D. 1867, in all respects the same. And all processes issued to said term shall be taken and held to be valid the same as though the act above mentioned had not passed, but from and after the final adjournment of said March term of said court, in the year 1867, the act above mentioned shall have full force and effect as to all circuit courts to be held in and for said county of Jo Daviess.

This act shall take effect and be in force from and

after its passage.

APPROVED February 25, 1867.

Inforce Februa- AN ACT to amend an act entitled "An act to regulate the terms of the ry 28, 1867. circuit court of Will county," in force February 16, 1865.

Court in June.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of said act as provides for the May term of said court is hereby repealed. There shall be a term of said court held on the first Monday of June, in each year thereafter.

Chancery Criminal.

§ 2. Said term shall be held exclusively for the transaction chancery and criminal business, the hearing of motions, the settlements of issues, and for taking defaults; and no grand or petit jury shall be summoned for said June term, unless ordered by the said court.

Writs, etc.

§ 3. All the processes, suits, recognizances and proceedings which have been or hereafter may be made returnable to the May term of said court, as now provided by law, shall be taken, deemed and held to be returnable to the June term herein established.

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

APPROVED February 28, 1867.

this act.

AN ACT to change the time of holding the circuit court in the county of In force February 28, 1867. Bureau.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from Court in March. and after the passage of this act the March term of the circuit court of the county of Bureau shall be begun and held on the third Monday of March, in each and every year; and that all writs, process and recognizances heretofore made returnable to the March term of said court, A. D. 1867, are hereby made returnable to said March term, as fixed by

This act to be in force from and after its passage. § 2. APPROVED February 28, 1867.

AN ACT entitled "An act authorizing the clerk of the circuit court of In force March Clinton county to make up court records.

WHEREAS, the clerk of the circuit court of Clinton county, Records not for the years of 1854, 1855 and 1856, having failed to make out or complete the records of said circuit court, for the years above mentioned, and his official bond being lost, so that legal proceedings can not be instituted; therefore,

[Section 1.] Be it enacted by the People of the State of

Illinois, represented in the General Assembly, The Thomas Records to be S. Smith, present clerk of the circuit court, in and for the county aforesaid, be and he is hereby authorized and empowered, as soon as practicable, to make out the full and complete records of the circuit court of Clinton county for the years 1854, 1855 and 1856, and the records of the August term, 1860; for which services the said Thomas S.

Smith, present clerk, as aforesaid, shall be allowed the same compensation for all services performed by him or other person or persons for him, as is now allowed by law to clerks of the circuit court for like services; and the county court of said county shall be authorized, and is hereby required to draw an order on the county treasurer of Clinton county for compensation for his services in the premises.

[§ 2.] This act shall take effect and be in force from and

after its passage.

APPROVED March 5, 1867.

In force March AN ACT to fix the time of holding the terms of the circuit court of Jo Daviess county.

Terms held.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the terms of the circuit [court] of the county of Jo Daviess shall be held at the county seat of said county, as follows, to-wit: On the second Monday of March, on the fourth Monday in May, on the first Monday in August, and on the second Monday in November, in each year.

This act shall take effect from and after its passage.

APPROVED March 5, 1867.

In force March AN ACT authorizing Wesley Sloan, judge nineteenth judicial circuit of 6, 1867. Illinois, to certify compensation due to James R. Loomis, clerk of Gallatin circuit court, for performing neglected and unfinished work of his predecessor.

Jas. R. Loomis.

tin circuit court, of the state of Illinois, James Davenport, clerk of said court, being removed from office by order of said court, and James R. Loomis appointed to fill the unexpired term of said Davenport, as clerk of said court, agreeably to the order of Hon. Wesley Sloan, judge of the nineteenth judicial circuit of Illinois, and presiding in Gallatin county, aforesaid; and whereas, The said Wesley Sloan having further ordered that the said James R. Loomis be required to correct and transcribe certain records of said court, and further to do and bring forward all such other unfinished and neglected business pertaining to said office as he, the said James Davenport, had failed or utterly

WHEREAS, at the March term, A. D. 1863, of the Galla-

Records.

neglected to do; therefore,

Transcribing.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said Wesley Sloan, judge of the nineteenth judicial circuit of Illinois, be and is hereby empowered to certify to the county court of Gallatin county, such reasonable compensation as in his judgment may be deemed a suitable remuneration to the said James R. Loomis, for transcribing and correcting the records of said Gallatin circuit court, and such other labor necessarily performed by said Loomis, agreeably to the order of his appointment as clerk of said circuit court.

ompensation.

Be it further enacted, That it shall be the duty of the county court of Gallatin county, upon presentation to them by Hon. Wesley Sloan, judge, as aforesaid, a certified statement of such amount as he may deem a necessary pecuniary compensation due said Loomis, for services mentioned in this act, to cause to be paid over to said Loomis, immediately, the amount so certified by the judge, as aforesaid.

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

after its passage.

APPROVED March 6, 1867.

AN ACT to repeal sections six, seven, eight and nine, of an act entitled In force March "An act to regulate practice in the courts of the county of Kane, and 9, 1867. state of Illinois," approved February 14, 1863.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That sections Sections repealsix, seven, eight and nine, of the act entitled "An act to ed. regulate practice in the courts of the county of Kane, and state of Illinois, approved February 14, A. D., 1863, be and the same are hereby repealed.

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

APPROVED March 9, 1867.

AN ACT to amend an act entitled "An act to provide additional bailiffs to Inforce Feb. 28, wait upon circuit courts," approved February 16, 1857.

[Section 1.] Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Bailiffs in Cook judges of the various courts of record in Cook county, each, be, and they are hereby authorized to empower the sheriff of said Cook county to employ as many bailiffs as may, in the discretion of said judges, or either of them, be necessary for the proper transaction of the business of said courts. The pay of said bailiffs shall be four dollars per day during How paid. their time of service, to be paid out of any unappropriated

moneys in the county treasury of said Cook county.
[§ 2.] This act to take effect and be in force from and

after its passage.

APPROVED February 28, 1867.

to county judge.

to circuit

Sycamore..

judge.

COUNTY COURTS.

In force Feb. 25, AN ACT to amend an act entitled "An act to establish the Cook county court," approved February 21, 1845, and the acts amendatory thereto, 1867. and for other purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, in Additional pay addition to the compensation otherwise provided by law, each of the judges of the superior court of Chicago shall be paid the sum of fifteen hundred dollars (\$1500) per annum, from the first day of January, A. D., 1867, payable quarterly, out of the treasury of the county of Cook, upon their own order upon the treasurer of said county.

court are required to close upon the last Saturdays of the

All provisions of law, by which the terms of said Repeal.

respective months, are hereby repealed.

That the board of supervisors of Cook county are Additional pay hereby authorized, in addition to the compensation of the judge of the seventh judicial circuit of the state of Illinois, under existing laws, to appropriate and pay to said judge the sum of fifteen hundred dollars (\$1500) per annum, from the first day of January, A. D., 1867, payable quarterly, out of the treasury of the county of Cook, upon his own order upon the treasurer of said county.

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

after its passage.

Approved February 25, 1867.

In force Feb. 25, AN ACT to amend an act entitled "An act establishing county courts, and 1867. providing for the election of justices of the peace and constables, and for other purposes," approved February 12, 1849.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section court held at five of the act of which this is an amendment, be so amended that the county judge of DeKalb county may sit or hold his court for the transaction of probate business, at his room, or chambers, at his private residence at Sycamore.

This act shall take effect and be in force from and

after its passage. APPROVED February 25, 1867. AN ACT to change the time of holding the county court of Cook county. In force Feb. 28,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, here- Terms changed after, the terms of said county court of Cook county shall be held on the first Monday of each month, instead of the third Monday.

§ 2. All proceedings, matters or things required to be done on the third Monday of any month in said court shall be done and performed on the first Monday of the

same month.

§ 3. This act shall be in force from and after its passage. Approved February 28, 1867.

B

AN ACT to enable county courts to settle up estates of deceased persons in force March and minors.

Section 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That in Process may is sue to sheriffs. all cases where jurisdiction of the subject matter has been heretofore or may be hereafter conferred upon county courts in this State, as limited by law, it shall be lawful to issue mesne and final process to the sheriff of all counties in this state, as is now done in the circuit courts of this state, to obtain jurisdiction over the person of defendants, and to enforce orders or collect judgments, in such county courts: Provided, that this act shall not be construed as extending to any case where an executor, administrator or guardian is not a party plaintiff or defendant.

That this act shall take effect from and after its § 2.

passage.

APPROVED March 5, 1867.

AN ACT to fix the compensation of judges and associate judges of the In force March county courts of certain counties therein named.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, [That] the Additional comjudges and associated judges of the county courts of the fol- pensation. lowing named counties shall receive a compensation for each day they or either of them shall necessarily be engaged in holding terms of county court, the sum of five dollars per

day, to-wit: Calhoun, Jersey, Greene, Scott, Morgan, Macoupin, Christian, Montgomery, Shelby, Bond and Wabash. § 2. This act shall take effect and be in force from and after its passage.

APPROVED March 5, 1867.

In force March AN ACT to change the time of holding the semi-annual terms of the county 7, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter, the terms of said court, as provided for in section number three of 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 February 24, 1859, be held on the

first Mondays in June and December, of each year.

Processes. § 2. All processes heretofore issued or which may hereafter be issued by or from said court and made returnable on the fourth Monday of July next, and all causes in said court which have been continued to the next July term of said court, shall be deemed returnable on and continued to the first Monday in June, 1867.

§ 3. This act to take effect and be in force from and after

its passage.

APPROVED March 7, 1867.

1a force March AN ACT to amend an act entitled "An act to extend the jurisdiction of 7, 1867. the county court of DeKalb county," approved February 12, 1863.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Powers of cir-judge of said county court may interchange with the judge of any circuit or other court in this state, with the same rights, duties and powers as are or may be conferred upon judges of the circuit courts in this state in like cases.

APPROVED March 7, 1867.

AN ACT to extend the jurisdiction of the county court of Marion county. In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Jurisdiction in county court of Marion county, when sitting for probate business, shall have concurrent jurisdiction with the circuit courts of this state in all suits or actions in assumpsit or debt, in suits on applications for the assignment of widow's dower in the lands of the deceased husband, in suits of petition for partition of lands, and applications of guardians for the sale of lands of minors for the support and education of said minors.

§ 2. The process of said court shall be issued by the Process. clerk of said court, under the seal thereof, and directed to the sheriff of the proper county, and executed as now pro-

vided 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 of this state, in similar cases; and all orders, judgments and decrees of said court shall be of the same force and have the same effect on real and personal property, which orders, judgments and decrees made or rendered by the circuit courts of this state, now or hereafter may have by

§ 3. Appeals and writs of error may be prosecuted Appeals to. from all final orders, judgments and decrees of said 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.

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

§ 5. The clerk, sheriff, and other officers of said court, shall receive the several fees and compensations that now are or hereafter may be allowed by law for similar services in the circuit courts of this state; and each juror 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 five cents per mile, going and returning to his residence from the county seat, which shall be taxed and collected as other costs.

Said county court shall have power to prescribe all Powers. rules and regulations for the selection, summoning and empanneling jurors for the trial of all cases provided for in this act.

§ 7. Any person or party to any suit or proceeding in Change of vesaid court may apply in said county court for a change of venue to the circuit court of said Marion county, 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 Marion is so prejudiced against him, her or them, that he, she or they can not 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 said Marion 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 any term of said county court, at which such 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; 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.

Docket fees.

Secretary of state.

§ 8. The clerk of said county court shall tax and collect a docket fee of one dollar in each suit or proceeding heard and determined in said court, under the authority as provided for by this act, which docket fee, when collected, shall be paid over to the county judge of said county, 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 the clerk of said county court. The said docket fee shall be collected by the clerk of said court on the commencement of each suit.

This act to take effect and be in force from and after its

passage.

§ 9. And be it further enacted, That the secretary of state transmit to the clerk of the county court of said county of Marion, immediately, a certified copy of this act, with the seal of state attached.

APPROVED, March 9, 1867.

COURT-SUPREME.

AN ACT fixing the time of holding the supreme court in the first grand In force Feb.16, division.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter Term changed. the supreme court shall be held in the first grand division on the second Tuesday of June in each and every year, instead of being held in November, as now required, and shall continue in session until all the causes on the docket are disposed of.

§ 2. All process which have been, or shall be made Process. returnable to the November term of said court, shall be taken and held to be returnable to the term fixed by this

act.

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

APPROVED February 16, 1867.

AN ACT fixing the terms of the supreme court in the first and third grand Inforce Feb. 22, divisions,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That after Term fixed. the next April term of the supreme court, to be held in the third grand division, at Ottawa, as now provided by law, the subsequent terms of said court shall be begun and held at Ottawa, on the second Tuesday in September of each and every year, and continued as now provided by law.

§ 2. The said court for the first grand division shall Mt. Vernon. hereafter be begun and held at Mt. Vernon, on the first Tuesday in June, of each and every year, and continue as

now provided by law.

§ 3. All process which may have been, or shall be issued Process. from the supreme court in the first grand division, and made returnable to the November term, shall be taken and held to be returnable to the June term, as established by this act.

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

APPROVED February 22, 1867.

COURTS OF COMMON PLEAS.

In force March AN ACT to change the times of holding the court of common pleas of the 7, 1867. city of Cairo, and for other purposes.

Term fixed.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter the terms of the common pleas court shall be commenced and held as follows: First, on the third Monday in May; second, on the third Monday in August; third, on the third Monday in November; fourth, on the third Monday in February, of each year.

Judge to reside

§ 2. The judge of the said court shall reside in the said city of Cairo; and if he shall at any time remove out of the corporate limits of said city, his office shall thereby become vacated, and the governor may appoint his successor for the unexpired term.

This act shall take effect and be in force from and after

its passage.

APPROVED March 7, 1867.

In force March AN ACT to further increase the salary of the judge of the courts of common 8, 1867. pleas of the cities of Aurora and Elgin.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Pay of judge increased.

Pay of judge increased.

Creased.

Creased.

Creased.

Aurora and Elgin, three hundred dollars per annum, payable quarterly, out of the city treasury thereof.

§ 2. This act shall be a public act, and be in force from

and after its passage.

APPROVED March 8, 1867.

CITY COURTS.

AN ACT to change the time of holding the Alton city court.

In force March 8, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Term fixed. times, hereafter, of holding the Alton city court shall be the second Mondays of April and September, of each year.

§ 2. All acts inconsistent with this act are hereby repealed, and this act to be in force from and after its passage. APPROVED March 8, 1867.

COUNTY JUDGES.

AN ACT to provide for the compensation of county judges.

In force Feb. 26,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Five dollars per county judges of this state shall each be entitled to receive the sum of five dollars per day for each day they shall be necessarily employed in holding county court for probate business and business arising under the laws of this state relating to idiots and lunatics, insane persons and insolvent debtors; which said compensation shall be paid in the same manner as is now provided by law.

§ 2. The provisions of this act shall not apply to the Counties excep-

counties of Cook, DeKalb, Tazewell and Fulton.

§ 3. All laws or parts of laws in conflict with this act, are hereby repealed.

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

APPROVED February 26, 1867.

AN ACT to fix the pay of certain officers therein named.

In force March 5, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Five dollars a judges and assistant judges of the county court of the counties of Monroe, Perry, Randolph and Pulaski, shall receive the sum of five dollars per day for all days that they may be necessarily engaged in holding terms of county court.

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

APPROVED March 5, 1867.

In force March AN ACT to extend the jurisdiction of the county judge of Will county, 7,1867. Illinois, while acting as a justice of the peace...

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That herepeace.

Justice of the after, the county judge of Will county, where acting as justice of the peace, shall have jurisdiction in all actions in which justices of the peace in the State of Illinois have jurisdiction, and in which the amount claimed does not exceed six hundred dollars (\$600.)

Change of Kve-

§ 2. Changes of venue shall be allowed in all cases pending before said judge, when acting as aforesaid, to the police magistrate of the city of Joliet, where the amount claimed does not exceed the jurisdiction of the said police magistrate.

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

after its passage.

APPROVED March 7, 1867.

In force March AN ACT to increase the compensation of the county judge and associate 8, 1867. justices in the county of Madison.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereday.

Five dollars per after, the county judge and associate justices of Madison county shall receive for their services, while doing county business, the sum of five dollars per day for each day's necessary service in attending to the business of said court, to be paid out of the county treasury.

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

sage.

APPROVED March 8, 1867.

COUNTIES.

AN ACT giving the counties of Alexander and Pulaski concurrent jurisdic- Inforce Feb. 21, tion over Cache river, and for other purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the counties of Alexander and Pulaski shall have concur-concurrent jurent judicial jurisdiction over Cache river, and for either or risdiction. both of said counties, shall have authority to erect bridges over said river.

§ 2. All acts declaring Cache river a navigable stream Not navigable. are hereby repealed.

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

APPROVED February 21, 1867.

CANADA THISTLES.

AN ACT to prevent the introduction and propagation of Canada Thistles In force Feb. 23, in the state of Illinois.

Section 1. Be it enacted by the People of the state of Illinois, represented in the General Assembly, That any Penalty of \$100. person who shall bring into this state any seed of the Canada thistle, whether the same be in the packing of goods, grain or grass seeds, or otherwise, and permit the same to be disseminated, so as to vegetate on any land in this state, such person shall be liable to a penalty of one hundred dollars, to be recovered by an action of debt or assumpsit, before any justice of the peace of the proper county.

§ 2. Every person owning or possessing land in this Not to mature. state, who shall permit the Canada thistle to mature and disseminate its seed on land so owned or possessed by them, shall be liable to a penalty of fifteen dollars, to be

recovered as specified in the first section of this act.

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

Approved February 28, 1867.

CORPORATIONS.

In force April AN ACT to amend an act entitled "An act to authorize the formation of corporations for manufacturing, mechanical or chemical purposes," approved February 18th, 1857.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenBeetrootsugar. ever any three or more persons may desire to form a company for the purpose of raising beets and manufacturing and refining sugars and syrups therefrom, they shall be permitted to do so, by complying with all the requirements, imposed on companies organized for other industrial purposes named in the act to which this is an amendment. And whenever they shall have so complied, they shall thereafter be a corporate company, with all the rights, privileges and powers conferred by said act on other companies formed for the purposes therein named, and to the same extent that such companies would have been if this branch of industry had been named and provided for in the original act.

May issue

§ 2. That any company, organized under the provisions of said act and this amendment, shall have power to borrow money on the bonds of the company and to secure the same by deed or lien on their real or personal property, or both.

APPROVED February 21, 1867.

APPROVED March 9, 1867.

In force May AN ACT in relation to the consolidation of incorporated companies. 9, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, in all cases when any company or corporation, chartered or organized under the laws of this state, shall consolidate its property, stock or franchises, with any other company or companies, such consolidated company shall be liable for all debts or liabilities of each company included in said consolidated company, existing or accrued prior to such consolidation; and actions may be brought, and maintained, and recovery had therefor, against such consolidated company.

CONTRACTS.

AN ACT concerning the remedy upon the class of contracts therein re- Inforce Feb. 28, ferred to.

WHEREAS, by an act entitled "An act to legalize ten per Difficulty as to cent. interest, when it is agreed upon between parties," approved January 31, 1857, it was enacted by the legislature of Illinois that all laws in conflict with said act, and all laws providing for penalties for taking or contracting for more than the legal rate of interest, were thereby repealed; and, whereas, difficulty exists as to the construction and

effect of said acts; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all Voluntary suits upon written contracts made while the act entitled deducted. "An act to amend the interest laws of this state," approved January 30, 1849, was in force, and prior to the passage of the interest law, approved January 31, 1857, abolishing all laws providing for penalties for taking or contracting for more than the legal rate of interest wherein (in any such contract) a higher rate of interest than ten per cent. per annum was reserved, and when the fact of usury is insisted upon in the pleadings in the suit and proven, the creditor shall forfeit all the excess of the interest over the rate it was competent for the parties at the time of contracting to reserve in writing, and shall forfeit no more; and no portion of the interest which the debtor may have voluntarily paid upon his contract shall be deducted from the principal.

This act shall take effect and be in force from and

after its passage.

Approved February 28, 1867.

CANAL AND RIVER IMPROVEMENTS.

AN ACT for canal and river improvements.

In force Feb. 28, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That to secure the improvement of the Illinois and Michigan Canal Governor to apand its extension, through the valleys of the Bureau and sioners.

-10

Green river, to the Mississippi river, at or above Rock Island, with a navigable feeder to Rock river, at Dixon and Sterling, and to secure the improvement of the navigation of the Illinois, Rock and other rivers, the governor is hereby authorized and empowered, and shall, by and with the consent of the senate, appoint seven discreet and skillful persons, who shall be known as the canal commissioners, who shall continue in office for the term of six years, with the exception of four of the number first appointed, two of whom shall serve for two years, and the other two for four years, and all of them until their successors are appointed and qualified. Any vacancy, by death, resignation or removal from the state, may be filled by the governor and confirmed by the senate at its next session.

Commissioners incorporated.

§ 2. The canal commissioners, so appointed, are hereby constituted a body politic and corporate, with full power and authority, in their corporate name, to contract and be contracted with, sue and be sued, defend and be defended, plead and be impleaded in all matters and things relating to them as such commissioners; and they shall have a common seal, of such device as they may adopt.

President to be annually elected. § 3. The canal commissioners, so appointed, shall annually elect one of their number to be president thereof, and shall also have power to appoint a secretary, who shall not be a member of the board, whose duty it shall be to keep a record of all their proceedings. They shall hold quarterly meetings, and special meetings whenever any tour of them may desire it; and four members shall constitute a quorum to do any business. The certificate of the secretary, under seal, shall be evidence of the matters and things therein stated.

To take oath and give bond.

§ 4. Before entering upon the duties of their office, each of said commissioners shall make oath or affirmation faithfully, honestly and truly to execute and discharge all the duties and obligations herein imposed upon them or either of them as commissioners; and they shall severally give bonds, payable to the governor of the state of Illinois, and his successor in office, for the use of the people of the state, in the sum of twenty-five thousand dollars, with good and sufficient security, for the faithful discharge of the duties imposed upon them by this act: *Provided*, that the governor may require additional security of the said commissioners whenever he may think it necessary or advisable.

Compensation.

§ 5. Each of said canal commissioners shall receive five dollars per day for each day actually employed in the duties of their office, (which amount may be changed at any session of the legislature,) payable quarterly; and shall be subject to removal for official misfeasance or malfeasance, by the governor, whenever, in his opinion, charges of either character, shall be made and sustained.

§ 6. No member of said canal commissioners shall be Interest in conconcerned or interested, either directly or indirectly, in any contract concerning such improvements, either in their construction or for materials, supplies or privileges growing out of the same in any manner; nor shall the superintendent or any of the engineers, draughtsmen, clerks, secretary or employees of said canal commissioners be so interested or concerned.

§ 7. Said canal commissioners are hereby authorized May change canal. and empowered to make such changes in the location of the present canal or adopting a river improvement instead of the canal, between Chicago and LaSalle, as may be deemed expedient, and to make the necessary preliminary surveys for the adoption of plans, and when the general plans are adopted by said commissioners, to locate such locks, dams, weirs, etc., as may be specified in said general plans for the river improvements, and to locate the canals with the branches or feeders and dams, with full power to feed said canals with water from the Rock river, Green river, Winnebago swamp, or such other sources as may be deemed necessary or advisable; such surveys and estimates to be paid for out of any moneys in the treasury not otherwise appropriated.

§ 8. The said canal commissioners shall take efficient and May appoint oper measures for the commencement and completion of intendent. proper measures for the commencement and completion of the improvements named in this act, and shall put such parts of them as they may deem proper under contract, as herein provided, and shall have the management, care and superintendence thereof, and may appoint a general superintendent, and employ such and so many engineers, draughtsmen and other persons, as they may deem necessary to enable them to discharge their duties; and may pay such compensation as they shall deem reasonable to each person so employed: Provided, that no contract, except as hereinafter provided, shall be let until the necessary surveys are made and the plans adopted, nor until the necessary funds are provided. And the work may be divided or let in sections, as may be decided by said canal commissioners. And the work on all contracts may be suspended, whenever the state of the finances shall require it; which right to suspend shall be inserted in all contracts.

9. No contract for any work exceeding three hundred Contracts to be dollars in cost shall be let until the same shall have been advertised in some daily paper published in the city of Chicago and in the city of Springfield, at least four weeks, and at least eight weeks prior to the time named for letting such contract; and all bidding shall be by sealed bids; and those of the lowest responsible bidder shall be taken. The canal commissioners shall require all parties taking contracts to furnish satisfactory bonds for the completion of the work

May construct dam.

undertaken by them, and shall name the amount to be inserted in such bond at the time the contracts are awarded.

§ 10. The said commissioners may commence the construction of a dam, with a lock, on the Illinois river, between LaSalle and Peoria, and may make the necessary surveys therefor, the cost of which shall be paid out of any funds now in the treasury, or which may hereafter be paid into the same, not otherwise appropriated—said lock to be not less than three hundred and fifty feet long and seventyfive feet wide.

Old bonds may be refunded.

The outstanding bonds of the state, which are now a lien upon the franchises and revenues of the Illinois and Michigan Canal, may be refunded or replaced by new bonds of a similar character as to mode and place of payment as the old ones, by the governor: Provided, that the consent of the bondholders can be had to such exchange or refunding; and such as consent may make the exchange for new bonds: Provided, that such new bonds shall not bear interest to exceed six per cent. per annum, nor be renewed for a longer period of time than twenty

Comm issioners

If the owners or holders of such bonds shall may take possession of ca- assent to such refunding of the canal bonds, or a majority of the holders thereof shall make such exchange, then it shall be lawful for said board to take possession of the Illinois and Michigan Canal, for and on behalf of the state, and manage the same as has been heretofore managed by the canal trustees, so far as the same may be practicable, in its enlargement into a ship or steamboat canal, and the changes of plans which may be adopted.

Cemmissioners have full powers.

§ 13. Whenever the state shall take possession of the Illinois and Michigan Canal, all of the powers and duties of the trustees thereof, relative to canal lands and issuing or granting deeds therefor, shall devolve upon the canal commissioners hereby created, except that all moneys due or to be paid on any sales, contracts, certificates or other evidence of indebtedness, shall be paid to the state treasurer; and all of the duties of said trustees, relative to the management, tolls, contracts, repairs, etc., shall devolve upon the said canal commissioners, and be by them discharged, as fully as the said trustees were authorized by any law to discharge the same; and they shall have like power and authority, in the management of all new improvements, or parts thereof, which shall be by them constructed, enlarged or improved.

Commissioners.

Whenever the canal commissioners, on behalf of to pay into the state, shall take possession of the Illinois and Michigan Canal, the revenues derived therefrom, after paying the repairs and necessary incidental expenses, together with the unexpended proceeds of the sales of canal lands, shall be

paid into the state treasury, and shall be and are hereby appropriated to the construction of the works named in this act.

§ 15. The board of canal commissioners shall decide all Plans, etc. questions as to the location and plans, generally, of such improvements, and the amount to be expended on any par-

ticular improvement in a given time.

§ 16. Whenever it shall be necessary to take possession May condemn of or flow any land or lands or construct dams, locks or other improvements, the said commissioners shall proceed to and shall condemn the same, in accordance with the provisions of the act to condemn the right of way for purposes of internal improvements, approved June 22, 1852.

§ 17. In case of the death of any contractor, who shall, Death of conat the time of his decease, be indebted to any persons for work done or materials furnished for any of the improvements herein mentioned, it shall be lawful for and said canal commissioners may pay such persons out of any money that may be due or owing to said deceased contractor from said commissioners, and shall be a good and sufficient offset in the settlement of the estate of said contractor; and in case any contractor shall fail or abscond, the persons so doing work or furnishing material shall have a valid and first lien upon all moneys in the hands or under the control of said commissioners, which may be due or owing to such contractor or contractors; and the commissioners shall have the right to pay such person or persons as in the case of deceased contractors: *Provided*, that, in either case, the parties claiming the benefits of this section shall in all cases furnish the commissioners satisfactory evidence of genuineness or bona fides of such claim.

§ 18. There shall be appointed by the governor two congress to be persons, who, together with the governor, shall constitute a committee to present a memorial to the congress of the United States, and urge the necessity of an immediate and liberal appropriation in aid of these improvements; such commission to use its best endeavors to secure an appropriation of at least seven millions of dollars in aid of the improvements herein named; and, in furtherance of the objects of this section, the governor is hereby authorized to draw his warrant or warrants upon the treasury to an amount not exceeding ten thousand dollars; and the treasurer is hereby authorized to pay the same out of any moneys

not otherwise appropriated.

§ 19. In case the United States shall appropriate a sum In case of conof money equal to one-half the estimated cost of said impropriation. provements, or either of them, then said canal commissioners may proceed with the work upon said improvements, in such order and to such extent as in their good judgment the

condition of the finances and the best interests of the state of Illinois will warrant.

A tax of one mill to be levied.

§ 20. For the purpose of carrying on and completing the improvements herein mentioned, and of raising the necessary funds therefor, an annual tax of one mill on the dollar of all taxable real and personal property in the state, be and the same is hereby authorized to be levied, and shall be annually levied, until said improvements are completed. And the first of said improvements, to be begun and completed, under the provisions of this act, shall be the improvement of the Illinois river, from La Salle to the mouth of said river: Provided, that if the government of the United States shall appropriate towards the enlargement of the Illinois and Michigan Canal one-half of the estimated cost thereof, then said commissioners may proceed with said enlargement, in accordance with such appropriation; and the proceeds of such tax are hereby appropriated for the purposes of this act, and shall not be used for any other purposes: Provided, that the levy of such tax shall be postponed until after an appropriation, as provided in the preceding section in aid of the construction of such improvements as are herein mentioned, is made by the United States: Provided, further, that such commissioners, prior to the making of any appropriation by the United States, shall have no authority to expend any money in the carrying out of any of the improvements specified in this act, (other than the making of the preliminary surveys mentioned in the seventh section, and the construction of the dam and lock mentioned in the tenth section of this act,) except out of such funds as shall remain after the cost of such dam, lock and survey shall have been deducted from the net revenues and receipts of said canal and canal lands, and also, except subscriptions made by towns, cities and counties, as hereinafter provided.

Auditor to be furnished with estimates.

§ 21. Said canal commissioners shall, from time to time, furnish the state auditor with estimates of the probable amount of money necessary to make the payments on the contracts for a period not exceeding one month, and the auditor shall draw his warrant on the state treasurer for the amount named in such estimates in favor of the said commissioners: *Provided*, that the sum so drawn shall not exceed the amount of the bond of the commissioner drawing the money.

ing the money.

Commissioners to hold money.

\$ 22. The said canal commissioners shall hold the moneys so drawn from the state treasury and pay the same only upon the order of the president of the said commissioners, which order shall be accompanied with a statement of the work for which payment is to be made; and the said canal commissioners shall make monthly returns to the state auditor of all money paid out by them, together with the

vouchers for the same, and of the unexpended moneys remaining in their hands; and the auditor or state treasurer shall, from time to time, as requested by the president of said commissioners, furnish him with a statement of the amount of moneys in the treasury which may be used in the construction of said improvements.

The towns, cities and counties along the line of Counties the said improvements or contiguous thereto, or either stock in canal. of them, may, whenever any improvements contiguous thereto are commenced, and they are hereby authorized and empowered, by the board of supervisors in counties adopting the township organization, and by the county court in other counties, to subscribe or contribute sums of money in aid of the construction of such improvements, which subscription shall be a lien upon the revenues of the improvement upon which such money is expended, after the payment of the debts contracted in the construction thereof: Provided, that if a subscription is made in any county it shall be submitted to the people of such county for ratification, at the next regular election, and be by them ratified by a majority of persons voting for or against such subscription; and in case any town, city or county shall subscribe any amount in aid of the construction of such improvements as authorized by the twenty-third section of this act, such town, city or county is hereby authorized to issue bonds for the amount of such subscription, such bonds to bear interest at a rate not exceeding ten per cent., and to be of such amounts, and payable, both principal and interest, at such times and places as the corporate authority of such town, city or county shall direct.

§ 24. Whenever any county, city or town shall, by its Subscriptions vote or by its officers, make any subscription or donation in by cities and towns—how to aid of any of the proposed improvements, the money so raised or granted shall not be used upon any other improvement than the one in which they are immediately inter-

ested, or which they may designate.

§ 25. All subscriptions, donations or other moneys con- Proceeds of bonds to be extributed or subscribed, under section 23 of this act, and the proceeds of all bonds issued and sold in aid of such improve ments, shall, in like manner, be paid into the treasury, and shall be and are hereby appropriated for the construction of the improvements herein named, subject to payment, upon contracts for works in aid of which such money was raised.

§ 26. The board of public works of the city of Chicago works, Chicashall annually report to the board of canal commissioners go, to report. hereby created all the facts concerning canal improvements under their charge; and the board of said commissioners herein and hereby created, shall submit a full written or printed report to the governor of the state of Illinois, at least one month before each regular session of the general

subscribe to

be expended.

pended on the

assembly; which report shall be by him submitted to the

general assembly.

Misdemeanor.

§ 27. Any person or persons who shall wantonly or maliciously interfere with any of the persons employed in the construction of the works herein provided for shall be deemed guilty of a misdemeanor, and, upon conviction thereof before any justice of [the] peace or other officer, shall be fined not less than five dollars, nor more than five hundred dollars, to be collected as fines in other cases.

Felony.

§ 28. Any person or persons who shall break down, destroy, attempt to destroy, cut through any embankment, or maliciously injure any of the works constructed, in the process of construction, or under the charge or control of said commissioners, shall be guilty of a felony, and, upon conviction thereof, shall be confined in the state penitentiary for a period not less than one nor more than ten

years.

Water powers not to be sold, but leased.

§ 29. Whenever any water power shall be created in the construction of any of the improvements constructed, owned or controlled by the state, such water power, with those now owned or controlled by the state or canal trustees, shall not be sold, but shall be leased at a rate of six per centum per annum, on a valuation, to be appraised by the commissioners; and such appraisement shall be renewed every ten years, when such per centage shall be paid on such new valuation: *Provided*, that no lease shall be for a longer term than one hundred years, and that all such leases shall reserve the right to shut off or divert the water for repairs, enlargement or improvement of the works upon which such water power is dependent for its supply.

§ 30. This act shall be in force from and after its pas-

sage.

APPROVED February 28, 1867.



In force Feb. 27, AN ACT to define and punish the crime commonly called the "confidence game."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That every Punishment in person who shall obtain, or attempt to obtain from any other person or persons any money or property, by means or by the use of any false or bogus checks, or by any other

means, instrument or device, commonly called the "confidence game," shall be liable to indictment, and, on conviction, shall be punished by imprisonment in the state penitentiary for any term not less than one year nor more

than ten years.

In every indictment under this act it shall be Form of indictdeemed and held a sufficient description of the offense to charge that the accused did, on, etc., unlawfully and feloniously obtain or attempt to obtain (as the case may be) from A. B., (here insert the name or names of the person or persons defrauded or attempted to be defrauded) his, her or their money (or property, in case it be not money) his, her or their property, by means and by use of the confidence game.

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

after its passage.

APPROVED February 27, 1867.



AN ACT to amend the criminal code of this state in relation to the offense In force Feb.28, of abortion.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, If any per- Miscarriage. son shall, by means of any instrument or instruments, or any other means whatever, cause any pregnant woman to miscarry, or shall attempt to procure or produce such miscarriage, the person so offending shall be deemed guilty of a high misdemeanor, and, upon conviction thereof, shall be confined in the penitentiary for a period not less than two nor more than ten years.

§ 2. If any person shall, in the attempt to produce the miscarriage of a pregnant woman, thereby cause and produce the death of such woman, the person so offending shall be deemed guilty of murder, and shall be punished as the law

requires for such offense.

§ 3. The provisions of this act shall not apply to any person who procures or attempts to produce the miscarriage of any pregnant woman for bona fide medical or surgical purposes.

§ 4. This act shall be in force from and after its pas-

sage.

APPROVED February 28, 1867.

In force March 5, 1867.

AN ACT in relation to the crime of Larceny.

Section 1. Be it enacted by the People of the State of Value of prop- Illinois, represented in the General Assemby, That in all cases of conviction for larceny in any of the courts of this state, no person shall be punished by confinement in the penitentiary, unless the property stolen shall be found by the jury to be of the value of twenty-five dollars; but in all cases where the value of the property stolen shall be found by the jury to be less than twenty-five dollars, the person convicted shall be punished by confinement in the county jail for any term not exceeding one year, and by a fine not exceeding one hundred dollars.

> § 2. This act shall take effect and be in force from and after its passage, and shall apply to all cases then pending.

APPROVED March 5, 1867.



In force March 5, 1867.

AN ACT in relation to Capital Punishment.

Jury to fix pun-ishment.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all cases of felonies, which, by existing laws are punishable with death, it shall be competent for the jury empanneled, to return with their verdict of guilty, and as part of the same, either that the prisoner shall suffer death by hanging, as now provided by law, or that he be imprisoned in the penitentiary for the term of his natural life, or for a term of not less than fourteen years, as they may decide; and no person shall be sentenced to death by any court, unless the jury shall have so found in their verdict upon trial.

2. This act shall be a public act, and take effect from and after its passage; and all acts and parts of acts conflicting with the provisions of this act are hereby re-

pealed.

Approved March 5, 1867.

7, 1867.

In force March AN ACT to authorize the coroner of Cook county to appoint deputies.

One or more deputies may be appointed.

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 coroner of Cook county, and every coroner hereafter elected in said county, to appoint one or more deputies, who, as such deputies, are authorized to do, in the

name of such coroner, all acts authorized by law to be done by such coroner. The appointment of deputies shall be made by the coroner in writing, and filed in the office of the clerk of Cook county; and each deputy, so appointed, shall execute a bond to the coroner, with sureties, to be Deputies to approved by the coroner, in the penal sum required in the coroner's bond. The condition of the bond of the deputy coroner shall be for the faithful performance of his duties. Every bond, so executed, shall be good and available in law to enable the coroner to recover any damage that he may be compelled to pay by reason of any breach of the condition of such deputy's bond, together with the costs and expenses incurred in defending any suit for the delinquencies of such deputies and the judgment on any suit against the coroner for the illegal acts of a deputy, as such, shall be conclusive of the damage sustained in such case in a suit by the coroner against such deputy for a breach of the condition of said deputy's bond: Provided, such coroner shall give to such deputy notice to defend such suit instituted to recover damages for his illegal acts as such deputy.

give bonds.

§ 2. This act shall be deemed a public act, and take

effect from and after its passage. APPROVED March 7, 1867.

DRAINAGE.

AN ACT to amend an act entitled "An act to facilitate the drainage of wet In force Feb'y lands."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the board of drainage commissioners authorized by an act, entitled Road supervi-"An act to facilitate the drainage of wet lands," approved February 16, 1865, shall, in addition to the power therein granted, have the same power and may take the same proceedings in their several counties as are authorized by an act appointing the drainage commissioners, approved February 15, 1855. In counties not adopting the township organization, the supervisors of roads shall be, ex-officio, drainage commissioners in their respective road districts; and this act and the powers herein granted shall apply to them.

In case any ditch or other work, authorized by the acts herein referred to, shall be required to run into, or

Commissioners of all the towns.

through (or the assessment therefor may extend into) more than one town, the commissioners of all the towns affected shall, for the purpose required in regard thereto, constitute the board of drainage commissioners, and the proceedings shall be in their joint names.

Cook county.

§ 3. This act shall not conflict with any act in regard to drainage in the county of Cook; but the commissioners herein referred to may proceed to act in all cases when the commissioners under such existing laws fail or refuse to act.

This act shall be deemed a public act, and be in

force from and after its passage. APPROVED February 19, 1867.

In force Feb. 25, 1867.

AN ACT to amend the drainage law.

Counties under township organization.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of an act entitled "An act to amend an act establishing commissioners to facilitate the drainage of wet lands," approved February 16, 1865, be so amended that in all the counties of this state, adopting township organization, the commissioners of highways shall be and are hereby constituted, exofficio, a board of drainage commissioners in their respective towns.

May run drains without con-

Hereafter, when any person owning wet or over-§ 2. sent of owners flowed lands in any county under township organization, in this state, desiring to drain the same, shall find it necessary to run across neighboring lands, whose owner or owners will not give consent for the drain to pass through his or their lands, then in that case the person or persons desiring the right of way for the drain shall make application to the said drainage commissioners, in writing, stating through whose premises, if known, it is necessary to pass, in order to effect a proper ontlet for the proposed drain; and he shall also furnish to each of the owner, or owners, or their agent or agents, if known, through whose land it is proposed to pass, ten days' notice, in writing, that he intends to make application to the said commissioners to lay out a drain through his or their lands; and in case the owner or owners, through whose land it is proposed to pass, shall be a non-resident of the county or unknown to the applicant, then a written notice shall be posted ten days in three public places nearest the land through which it is to pass.

Time of determining.

The commissioners shall agree upon a time, not exceeding thirty days from the receipt of the application of the person or persons desiring the drain, when and

where they will meet to determine upon such application; and if anything shall prevent the meeting of the commissioners upon the day specified, then they shall, as soon thereafter as possible, appoint another day for meeting; and they themselves shall give notice of such meeting to the parties But if any one or concerned, or their agent or agents. more of the commissioners shall appear on the first mentioned day, the one, or more, so appearing, may proceed to elect one or more competent person or persons to make up the number who shall constitute the board, and may proceed to determine the application to lay out a drain shall in all cases be made to the commissioners residing in the town in which said drain is to commence.

§ 4. Upon meeting the commissioners shall proceed im- Direction and partially to determine whether, in order effectually to drain drain. the land of the party or parties making the application, it is necessary to pass through the land proposed; and if they shall find it necessary so to do, they shall then determine, also, the direction which the drain shall be run, and also the breadth of the same, granting always that the depth shall

be such as to produce a current.

§ 5. The commissioners shall, also, determine whether owner of land the proposed drain will be of any practical benefit to the land through which it is to pass, and if so, what proportion of the drain the said land owner or owners shall make or cause to be made. If the commissioners shall be of opinion that the drain proposed will be of sufficient benefit to the land through which it is desired to pass, then they shall decide that the person or persons owning the same shall make or cause to be made the entire drain running across his or their lands, giving a reasonable time for completing the same, not exceeding six months, nor less than thirty But if they shall be of opinion that the drain proposed will not be of sufficient benefit to the parties owning the land to compensate him or them for constructing the entire drain, then they shall decide what portion of the same he or they shall make or cause to be made, giving a reasonable time for completing the same; and the party or parties desiring the drain shall be at liberty to complete the remainder according to the specifications of the commissioners, at his or their own expense.

§ 6. But if the person or persons through whose land Applicant may the drain is ordered to pass shall neglect or refuse to make, drain. or cause the same to be made, within the time and according to the specifications of the commissioners, then the person or persons first making the application for the drain shall be at liberty to enter upon the premises of the person or persons so neglecting or refusing and make or cause to be made the drain, following the specifications of the said commissioners; and he or they may recover the necessary expense

to make drain

of said work from the person or persons so neglecting or refusing, in an action of debt in any court having competent jurisdiction in the county in which such labor was done

Assessment for damages, &c.

or performed.

§ 7. If the commissioners shall be of the opinion that the drain, if made, will be of damage to the land through which it is proposed to pass, then they shall assess the amount of the damage to be paid by the person or persons desiring the drain, after payment of which, the party or parties so desiring the drain shall be allowed to construct the same at his or their own expense. But in no case shall the commissioners order a drain to be made where the water can not be conducted into a lake, or pond, or river, or other outlets or channels.

To indorse and file application

§ 8. The commissioners, after having decided either in favor of or against the application for a drain, shall note their decision on the back of the application and file the same in the office of the town clerk; and the clerk shall enter upon his book the date of said filing.

Commissioners of highways.

§ 9. The pay of the drainage commissioners shall be the same as is now allowed by law for their services as commissioners of highways, and shall be paid by the person or persons benefited by the drain, and be determined by the commissioners.

May appeal.

§ 10. Either party feeling aggrieved by the decision of the commissioners, either in location or failing to locate the drain, may, at any time within fifteen days from the filing of such decision, appeal from the same by giving ten days' notice, in writing, to the opposite party or parties. Said appeal shall be taken before the supervisor, one justice of the peace, and the town clerk; all of the town in which the drain is to originate: *Provided*, that in case either of these persons shall be interested personally in the land or lands through which it is proposed to pass, or shall fail to attend on the day set to meet, then the one or two shall select some other disinterested person or persons to act with them.

Review of commissioners.

§ 11. The supervisor, justice of the peace and town clerk (in case none are interested as aforesaid, and if interested, then those selected,) shall within the fifteen days, fix upon a day when they will review the action of the said drainage commissioners, and hear the reasons for and against the laying of the drain. They shall then, after so hearing, determine whether the action of the commissioners was, in their judgment, proper; and if they reverse the decision of the commissioners, in whole or in part, they shall state the same, in writing, specifying what changes they have made, whether they have relocated the drain or reapportioned the labor, or reassessed the damage, if any there be; which statement shall be filed with the town

clerk, for inspection, and record the same; and their decision shall be final in all cases pertaining to the subject.

§ 12. In all cases of appeal, the persons hearing and Fee allowed. deciding the same shall be entitled to two dollars per day for the time necessarily employed in the case; and if the action of the drainage commissioners is sustained, then the cost shall be paid by the party taking the appeal; but if said decision shall be reversed, in whole or in part, then the pay of said officers shall be paid in the same manner as

specified in section nine of this act.

§ 13. In all cases where the commissioners shall have Non-residents ordered a drain through the lands of a non-resident owner or owners, and such owner or owners will not make nor pay for making such drain, as ordered, then it shall be the duty of the commissioners to assess the necessary cost of constructing the drain against the land, and return the same to the county clerk, in such county, who shall enter the amount with other taxes against the said lands; and when the same shall have been collected, as other taxes are collected, he shall pay the amount to the person or persons

making or causing the drain to have been made. § 14. This act shall not be construed to conflict with cook county. existing laws for drainage in the county of Cook, but in

all other counties having township organization it shall alike be effective.

§ 15. This act shall be deemed a public act, and be in force from and after its passage.

Approved February 25, 1867.

AN ACT to amend an act entitled "An act to facilitate the drainage of wet In force Feb. lands."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section Amendments. fifteen of an act to facilitate the drainage of wet lands, approved February 16, 1865, be and the same is hereby amended by striking from said section the following words, to-wit: "This act shall not apply to the counties of McHenry Counties not inand Kane, and."

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

Approved February 25, 1867.

DEEDS OF TRUST.

In force Feb. 25, 1867.

AN ACT for the releasing of trust deeds in the nature of mortgages.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That trust Executors and deeds, in the nature of mortgages, for the security of money administrators may be released and discharged by the executor or administrator of a deceased trustee.

§ 2. That this act shall take effect and be in force from

and after its passage.

Approved February 25, 1867.

DISTRICT ROAD TAX.

In force I 27, 1867. Feb. AN ACT in relation to district road tax.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all Districts desig counties acting under township organization the county nated on tax clerk, in extending district road tax upon the tax books, shall designate to what district said tax belongs.

Collectors to

books.

§ 2. It shall be the duty of county and township collectmake abstracts and deliver to ors to make out an abstract of the amount of district road commissioners tax due to each district of the respective townships, and deliver the same to the treasurer of the commissioners of highways.

Pay over road tax.

The commissioners of highways shall pay over the district road tax, according to the abstracts as furnished above, to the various overseers of roads in their respective towns, to be applied on the roads of said district.

This act shall be deemed a public act and take effect and

be in force from and after its passage. Approved February 27, 1867.

DOMESTIC ANIMALS.

AN ACT to prevent sheep and swine from running at large in Lake county. In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from Penalty-how and after the first day of March next, it shall not be lawful for any person or persons, possessor or possessors, of any sheep and swine, to allow them to run at large within the county of Lake; and if any person or persons residing within said county, being the owner or owners, possessor or possessors of any sheep, hog or hogs, shoat or shoats, pig or pigs, shall permit them to run at large within said county, such person or persons shall forfeit and pay the sum of five dollars per head to the justice before whom complaint is made and suit instituted, to be collected as in action for debt, before any justice of the peace of said county, together with costs of suit; and in every such action the complainant shall be plaintiff, and shall, if he gain the suit, be entitled to receive two-fifths of the penalty assessed, with his costs in said suit taxed, while the other three-fifths of said penalty shall be paid by the justice to the treasurer of the Lake County Soldiers' Monument Association, to go into the fund of said association, as long as that association shall exist; and when the object of that association shall have been accomplished, or it shall cease to exist, said threefifths penalty shall be paid by said justice into the common school fund of the county of Lake.

§ 2. In case the complainant does not recover in the Costs. action, he shall have judgment assessed against him for costs of suit.

§ 3. This act shall be a public act, and shall be in force 1st March, 1867. from and after the first (1st) day of March, 1867, and all laws in conflict with this act are hereby repealed.

Approved February 28, 1867.

AN ACT to prevent domestic animals from running at large in the counties of Monroe, St. Clair, and other counties.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from and Animals taken after the first day of March, A. D. 1868, and for all time thereafter, it shall not be lawful for the owners of any domestic animals of the species of horse, cattle, mule, ass,

sheep, hog and goat, to suffer the same to run at large in the county of Monroe; and all such animals which may be found running at large in said county after said first day of March, A. D. 1868, may be taken up by any householder of said county, who shall keep them safely in his stable, lot, or inclosure, and shall provide them with a sufficiency of suitable food and water, until taken away from him or her, according to the provisions of this act.

Notice.

§ 2. It shall be the duty of the taker up of any such animal, within two days after taking up the same, to notify the owner thereof, or the person from whose possession or custody it has escaped, if resident of said county and known to the taker up, either verbally or by written notice left at the usual place of abode of such owner or person who had such animal in custody, or if not known to the taker up, or if non-resident of the county, the nearest justice of the peace in the county, of the species and number of the animals taken up, together with a description of the same; and the said justice of the peace shall forthwith prepare three notices, describing said animals, and the time and place when and where taken up, and shall cause the same to be posted up in three of the most public places in the precinct.

Application.

§ 3. On the application of the owner of such animal or the person entitled to the possession or custody of the same, within ten days after being notified, as aforesaid, the same shall be delivered up to him, upon paying for the same, as follows: For taking up any horse, mule, ass or head of cattle, fifty cents, and for feeding the same, the value of one-half bushel of corn per day; for taking up any hog, sheep or goat, twenty-five cents per head, and for feeding the same, the value of one-fourth bushel of corn per day; to the justice of the peace, for preparing and posting up three written notices, fifty cents, the payment of which said several sums of money, and the receipt thereof by the taker up shall not be a bar or waiver of any action for damages done by the animals taken up, but shall only entitle the owner of such animal, or the person entitled to the possession or enstody thereof, to repossess the same.

Estray.

§ 4. If the owner of any such animal taken up, or the person entitled to the possession thereof, shall not appear within ten days, as aforesaid, prove property, pay charges, and take the animal away, then such animal shall be considered an estray lawfully taken up under the laws of this state, known as the "estray laws," (chapter thirty-nine of revised statutes, and the laws amendatory thereto,) and shall be dealt with accordingly; and the proceedings required by said laws, and the notices required by them shall be had and given according to such laws; and the taker up shall acquire and be entitled to all the rights and privileges and be subject to all the penalties provided by said law.

§ 5. If the owner shall appear, claim and take away his Charges. animal, after the expiration of ten days, as aforesaid, he shall pay to the taker up, in addition to the charges established by this act, all the costs and charges incurred under and established by said estray laws.

§ 6. If the taker up of any animal, under the provisions Damages.

of this act, shall fail to comply with any of the duties enjoined on him, he shall forfeit all claim to compensation for taking up and feeding the same, and shall be liable to the owner for all damages by him sustained on account of said failure or negligence.

§ 7. In all controversies arising under this act, justices Jury. of the peace shall have jurisdiction in all cases in which the amount in controversy does not exceed one hundred

dollars; and either party shall be entitled to a trial by jury. This act not to be in force till the same shall have Majority.

been ratified by a majority of the legal voters of said county: Provided, that this law shall, from and after the said first day of March, 1868, be in full force and effect in any of the election precincts of said county where a majority of the legal votes shall be given for "keeping up stock."

§ 9. The clerk of the county court of said county shall County clerk.

give notice of the submission of this act to the voters of said county with his usual election notice, and provide in his blank poll book for a vote to be given for and against this act at the next regular November election, which shall be given in the following form, to-wit: "For keeping up stock," "Against keeping up stock;" and if a majority of all the votes cast in said county, at said election, are for "keeping up stock," then this act shall be and continue in full force.

§ 10. In case a majority of the votes cast are "against When act takes effect. keeping up stock," the county court of said county shall have power, at any regular term thereafter, to submit the same question to the voters of said county at any subsequent regular November election, in manner aforesaid; and, if a majority vote for the same, then this act shall take effect and be in force from and after the first day of March following said election in the whole county, and in any precinct in the county where, at any submission of the question, a majority of the votes cast shall be "For keeping up stock."

§ 11. The provisions of this act shall apply to the coun- Counties. ties of St. Clair, Whiteside, Bureau, Ogle, Will, Lee, Madison, Bond, Champaign, Rock Island, Livingston, De Kalb, LaSaile, Henry, Putnam, Peoria, Macon, Woodford, Lake, DuPage, Kane, McHenry, Marshall, Kendall, Grun-

dy, Stark, Monroe, and no others.

APPROVED March 7, 1867.

DISTRIBUTION OF LAWS, ETC.

In force March AN ACT to facilitate the distribution of the laws, journals and reports of this state.

Secretary of state to distribute.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the secretary of state shall distribute, as fast as they shall be completed, all the laws and journals of each session of the general assembly, in the following manner: To each county, its proportion, according to population, taking the last census returns, reserving from the total number published one thousand copies of each volume of the public laws and journals and five hundred copies of the private acts. Five hundred of each for the use of future assemblies of this state, and the rest for distribution to the library of congress, and to the several states of the union, and to the various colleges and other educational and historical and literary institutions in this state; four copies of each to the library of congress; two copies of each to each state in the union, and one copy of each to each educational, each historical, and each literary institution in this state. He shall, also, reserve five hundred copies of each governor's message, and each report of each state officer, and each state institution, and shall distribute them to the libraries, states and institutions, above described: Provided, that he shall not be compelled to transmit any book to any college or institution, not known to him, until he shall have received evidence of its bona fide existence. And the secretary of state shall, also, transmit, by mail or otherwise, to the clerk of each division of the supreme court of this state, three copies of each volume of the public laws, to be kept for the use of such division of said court by the said clerk, who shall be entitled to receive the amount paid by him for the transmission. And the reports and digests of the decisions of the supreme court of this state shall be transmitted in like manner, and the charges therefor be collected and paid in the same way.

When distrib-

§ 2. The distribution of the laws and journals shall be made at the earliest moment practicable after their completion; and the reports and messages then ready shall be distributed with them; and they shall all be transmitted by the most ready, convenient and quick conveyance which may offer itself; and the secretary of state shall superintend the same, and take a receipt for each package so transmitted.

County clerk.

§ 3. It shall be the duty of each county clerk to receive and receipt for any package of books transmitted in com-

pliance with this act, and he shall immediately pay the charges for the transmission, at the cost of the county, by drawing a warrant for the same upon the county treasurer, who shall immediately pay the said warrant, out of any

moneys in the treasury.

§ 4. The county clerk of each county, immediately after the receipt of any package of books, transmitted as directed in this act, shall distribute the same, as follows: One copy of each to each member of the senate and house of representatives of this state, resident in his county; one copy of the public laws to each the judge of circuit court and the prosecuting attorney, resident in his county; one copy to each the county court and circuit clerk and each justice of the peace, in his county, to be by all them carefully preserved and delivered to their successors in office; and the remaining copies of the laws shall be kept by the county clerk, securely and carefully, in his office, to supply future needs of the circuit and county courts in his county; and the reports, journals and messages remaining he shall distribute, at his discretion, to such persons as may desire to inform themselves of their contents.

§ 5. All laws and parts of laws in conflict with this Conflicting laws act are hereby repealed, and this act shall be and remain

in force from and after the first day of March, 1867.

APPROVED March 7, 1867.

EIGHT HOURS A LEGAL DAY'S WORK.

AN ACT making eight hours a legal day's work.

In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That on and Eighthours after the first day of May, A. D. 1867, eight hours of labor, between the rising and the setting of the sun, in all mechanical trades, arts and employments, and other cases of labor and service by the day, except in farm employments, shall constitute and be a legal day's work, where there is no special contract or agreement to the contrary.

§ 2. This act shall not apply to or in any way affect over time. labor or service by the year, month or week; nor shall any

person be prevented by anything herein contained from working as many hours over time or extra hours as he or she may agree, and shall not, in any sense, be held to apply

to farm labor.

Acts repealed.

§ 3. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed. This act shall be deemed a public act, and be in force from and after its passage.

APPROVED March 5, 1867.

ELECTIONS.

In force Feb, 28, AN ACT to change the time of electing certain officers in a county therein

Supervisors elected.

First district.

Second district.

Third district.

Fourth district.

Time of elec-

Chairman.

Term.

Duties.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the board of supervisors in Wayne county shall consist of five persons, to be elected in the following manner, to-wit: The townships of Four Mile, Hickory Hill and Arrington shall constitute the first electoral district of said county, and shall be entitled to one member of said board; the townships of Big Mound, Lamard, Jasper and Barnhill shall constitute the second electoral district in said county, and be entitled to two members of said court; the townships of Leech, Massillon, Mt. Erie and Elm River shall constitute the third electoral district in said county, and be

April, one thousand eight hundred and sixty-seven, and every four years thereafter, in each of said electoral districts, one member of the board of supervisors of said Wayne county, who shall each hold their office for the term of Term of office. four years, or until their successors are elected and qualified, except in the second district of said county, which shall elect two members of said board, as provided in section one of this act, who shall hold their office for the said term

entitled to one member of said board; the remainder of said Wayne county shall constitute the fourth electoral

district, and shall be entitled to one member of said board. § 2. There shall be elected on the first Tuesday in

of four years, and until their successors are elected and qualified. Said board, so composed, shall, at their first meet-

ing, organize by electing one of their number chairman, for the term of four years, who shall be allowed to vote upon all questions as other members of said board. said board, when so organized, shall do and perform all duties enjoined upon the board of supervisors acting under the general township organization laws of this state, and shall have all the powers and privileges of boards of supervisors acting under such general township organization laws; and any three of said board shall constitute a quorum Quorum. for the transaction of any business.

§ 4. The members of said board shall each receive such compensation. compensation per diem as they may fix, not to exceed four dollars per day, for each day in which said member shall

be engaged in attending said court.

§ 5. Said board of supervisors shall hold at least two Meetings. meetings in each year, commencing on the first Mondays in June and December, and may hold such special meetings as they may deem necessary for the transaction of business. Any special meeting of the said board may be called by any Special meettwo members of said board, by depositing with the county clerk of said county a written notice, addressed to the other Notice. members of said board, of the time of holding such special meeting; which notice shall be deposited with the county clerk at least five days before the time of holding such special meeting. It shall be the duty of the county clerk, County clerk to give notice. when such notice of special meeting of such board shall have been filed with him, to give immediate notice of such special meeting, and of the time of holding the same, which notice may be served upon such members of said board, to whom it is addressed, by the sheriff of said county, by copy

or by reading the same to them. § 6. In case of any vacancy occurring in said board, by Vacancies. death, resignation or otherwise, it shall be the duty of the county clerk of said county to immediately advertise a new election to fill such vacancy, by causing to be posted up in each township in such electoral district where such vacancy shall occur, at least three written or printed notices, of the time and purpose of such special election, at least ten days before the day of such election. And all elections held under the provisions of this act, for members of said board, whether for the full term or to fill a vacancy, shall be conducted as other elections provided by law, and returns made by the proper judges and clerks thereof, in the usual manner, to the clerk of the county court of said county, and, shall be can vassed as other county elections.

§ 7. All duties not herein provided for to be done and Duties. performed, by virtue of the township organization laws of this state, by the supervisors of towns in the different towns, shall be done and performed in said county by a justice of the peace in such town, who shall be selected by the town clerk, town assessor and town collector, for that purpose, each year, as soon as practicable after the election of town officers in such town; and said town clerk, assessor and collector shall have power to fill the vacancy occasioned by death, resignation or refusal to serve of said justice of the

peace. Such justice of the peace, so appointed, shall hold

such appointment for the term of one year, and until his successor shall be appointed; and his appointment shall be entered of record by the township clerk; and he shall receive the same compensation provided by law for the supervisor for like services. But nothing in this act shall be construed to change or in any manner affect the places or manner of voting, as now established by law, in the different precincts in said county.

§ 8. This act shall be deemed and taken as a public

act, and be in force from and after its passage.

Approved, February 28, 1867.

ELECTION DISTRICTS.

In force April 28 AN ACT to provide for the division of towns or election districts, in counties adopting township organization, into two or more election districts.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the board May divide into of supervisors, in counties adopting township organization, at their regular annual session, may, at their discretion, when the interest and convenience of the people require it, divide any township or election district into two or more election districts or places of holding elections, defining the same by numbers and by definite and distinct boundaries, and determine the places at which the election shall be held in such district.

Judges.

§ 2. The board of supervisors shall provide for or select the judges of election for the first election to be held after any such division shall have been made; and at the next ensuing town meeting, held in any town after such division, and at every subsequent annual town meeting, the electors of such town shall be entitled to vote, by ballot, on the same ticket with the other town officers, for two electors, residing in each election district into which said town shall be divided, to be judges of election for such district; and the two persons in each district receiving the greatest number of votes shall be two of the judges of election for such district, at all elections to be held therein the ensuing year. The presiding officers of such town meeting shall, immediately after the votes of such town meeting shall be canvassed, appoint, by writing, subscribed by a majority of such presiding officers, another judge of elections for each election district in said town, to be associated with said two

judges so elected, and who shall thereupon be one of the judges of election of such district. Such judge shall be selected from the two persons in such election district who shall have the highest number of votes next to the judges so elected; and no ballot for judges shall be counted upon which more than two electors for judges for each election district shall be contained.

§ 3. The judges of election, selected by the board of supervisors, shall constitute the first board of registry for the registration of voters for the election first to be held after the division made under this act; but the judges of elections elected annually under the provisions of section two hereof, shall, thereafter, constitute such "Board of Registry."

APPROVED February 28, 1867.



EQUALIZATION—BOARD OF.

AN ACT to amend the revenue laws, and to establish a state board for the In force March equalization of assessments.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall Governor appoints board. be the duty of the governor to appoint one person from each senatorial district of this state, having the qualifications of an elector therein, who, together with the auditor of public accounts for the time being, shall constitute a state board of equalization. Such persons shall hold their offices Term of office. for two years, or until their successors shall be elected and qualified, as hereinafter provided. Each member of said board, before entering upon the duties of his office, shall take the oath or affirmation prescribed by the constitution of this state, and also an oath or affirmation that he will faithfully and impartially, to the best of his judgment and ability, equalize the valuation of property assessed for taxation in this state, according to law.

§ 2. It shall be the duty of said board to assemble at Duties. the state capitol on the first Tuesday in the month of October, in the year one thousand eight hundred and sixtyseven, and yearly thereafter, and when duly organized, as hereinafter provided, to then and there proceed to examine the abstracts of property assessed for taxation in the several counties of this state, which abstracts shall be furnished by the county clerks of the several counties, through the auditor of public accounts, as hereinafter provided, and shall

points board.

equalize the same, by directing to be added to the amount of property so assessed in each county, or to be deducted therefrom; such rate per cent. as said board may deem equitable, but said board shall not reduce the aggregate amount of property so assessed in the state.

Organization.

Said board, when assembled, shall organize by selecting one of the members thereof as chairman, and appointing a secretary, and such other officers to conduct the business of said board as may, in the discretion of said board, be deemed necessary. The secretary of state shall furnish for the use of said board such stationery, printing, postage, fuel, lights and rooms, as may be required for the use of said board. Each member of said board shall be entitled to receive from the state treasurer ten cents per mile for necessary travel in coming to and returning from the state capitol, and eight dollars per day during the sessions of said board, to be paid upon the certificate of the chairman thereof, approved by the governor. The secretary, and other officers of said board, shall receive such compensation as may be determined by the board in each case, their accounts to be certified, and approved in the same manner as above provided in regard to members. Two-thirds of the whole number of members shall consti tute a quorum, and said board may adjourn from day to day, until the business before it shall be disposed of.

Property to be listed.

§ 4. All property in this state, whether real or personal, subject to taxation under existing laws, including real estate, becoming taxable for the first time, shall be listed to the owners thereof for the year one thousand eight hundred and sixty-seven, and yearly thereafter, with reference to the amount owned on the first day of April, including all property purchased on that day, and it shall be the duty of the county clerk in each county to furnish the assessor or assessors, with the necessary lists and blanks for assessment, promptly on or before the first Monday in April in each year, and in preparing the lists of lands and town lots for assessment in the year one thousand eight hundred and sixty-seven, and every year thereafter, to provide separate columns in which the assessor shall enter first, the value of all tracts or lots so listed. Second—The value of all improvements thereon. Third—The aggregate value of each tract or lot, and the improvements: Provided, that no assessment of real property shall be considered as illegal by reason of the same, not being listed or assessed in the name of the owner or owners thereof.

Duty of assessors.

§ 5. It shall be the duty of each assessor in this state to actually view and accurately note each tract or lot listed as aforesaid, and place in the separate columns, above directed, the value of each tract or lot without the improvements, the value of the improvements, and the aggregate value of

both: Provided, that nothing herein contained shall be construed to prevent any person who shall be aggrieved by such assessment from appealing therefrom in the manner now allowed by law. All tracts of land, or town lots, on which there are no improvements, shall be specially designated by the assessor with the letter "V," and shall be extended into the column for aggregate values only. Assessors shall be allowed three dollars per day for the time necessarily employed in making the assessments, to be paid as now provided by law: Provided, the assessment shall be completed and returned to the county clerk on or before the first day of August in each year, otherwise there shall be deducted from such compensation the sum of ten dollars per day from and after the said first day of Angust until. the completion and return of said assessment. Assessors shall have power in all cases to examine, under oath, any person or persons whose property, real or personal, he is about to assess, as to the amount, description, and value of all property owned by such person or persons liable to taxation, and may also examine any other person or persons, under oath, as to the same facts, and shall have power to administer all other oaths required to be administered to carry out the purposes of this section.

§ 6. Upon receipt of the assessment it shall be the duty Duty of county of each county clerk to make ont and transmit to the auditor of public accounts the abstract of assessment now required by law, omitting the amount of taxes charged, and in addition thereto the following items, viz: The number of acres of unimproved land, and the value thereof; the number of acres of improved land, and the value thereof, (treating each legal subdivision as listed as being improved, when a portion of the same is improved) and the value of the improvement thereon; the number and value of all unimproved town lots, and the value thereof; the number and value of all improved town lots, and the value of the improvements thereon. Said abstract to be made out and transmitted on or before the first day of September, in each year.

§ 7. It shall be the duty of the auditor of public ac-Duty of auditor counts to compile the abstracts of assessments so received counts. from the county clerks into tabular statements, convenient for the use of said board; which statements and the original abstracts shall be submitted to said board on the first day of the session thereof, in each year. It shall also be his duty to report the action of said board to the several county elerks, under his official seal, immediately upon the adjournment of said board.

§ 8. In equalizing the value of personal property in the Averages of values to be made several counties, said board shall cause to be added together the average values of each kind of domestic animals and enumerated articles in each county, and the sum so obtain-

ed, as compared with the added general averages of the same items throughout the state, shall be held by said board to indicate the proportion which the whole assessment of personal property in each county bears to the whole assessment of personal property throughout the state; and said personal property shall be equalized by said board in the manner hereinafter provided for equalizing real property. Real property shall be equalized by adding to the aggregate assessed value thereof in every county in which said board may believe the valuation to be too low, such per centum as will raise the same to its proper proportionate value, and by deducting from the aggregate assessed value thereof in every county in which said board may believe the valuation to be too high, such per centum as will reduce the same to its proper value. When the relative valuations of real and personal property shall have been considered separately, said board shall combine the results in such manner as may be deemed equitable, and determine a uniform rate per cent. to be added to or deducted from both classes of property in each county, which rate per cent. shall in all cases be even, and not fractional: Provided, that nothing herein contained shall be construed as interfering in any manner with the laws now in force in regard to the equalization of assessments as between the different townships by the board of supervisors in counties adopting the township organization.

Clerks adopting township organization.

§ 9. It shall be the duty of the county clerks in counties adopting township organization, in case of failure of any assessor or assessors to make his or their return of assessment within the time specified in the fifth section of this act, to transmit a statement of the assessment in all the townships from which returns have been received, together with a statement of the amount of taxable property assessed in the defaulting townships for the previous year. In all such cases of partial returns, where the number of defaulting townships do not exceed one-third of the whole number of townships in the county, the board of equalization may estimate the valuation in the townships from which returns have not been received, and may equalize the total valuation as in other cases. In cases where the defaulting exceed in number one-third of the whole number of townships in the county, and in all cases of failure on the part of any county to furnish proper returns of assessment to the auditor prior to the meeting of the board of equalization in each year, said board may, by order, authorize the auditor of public accounts to equalize the assessments, when full returns have been received by him.

Proceedings to be published.

§ 10. A report of the proceedings of said board of equalization shall be published annually, in pamphlet form, and two thousand copies thereof shall be distributed by the secretary of state to the several counties, in the proportion

usual in similar cases. Said distribution shall be made by mail, or express, immediately upon the receipt of said report from the public printer; and there is hereby appropriated from the state treasury a sum sufficient to defray The secretary of said board the cost of such distribution. may be employed in vacation to superintend the publication of said report, and to examine and correct the printer's proof thereof.

§ 11. It shall be the duty of the several county clerks collectors' in preparing the books for the collectors of taxes to provide therein five columns for values; the first to contain the total assessed valuation of personal property assessed to each individual, and the assessed valuation of each tract of land or town lot listed; the second to contain the valuation of such property as equalized; and upon the receipt of the auditor's certificate, setting forth the action of the board in respect to his county, to extend in separate columns, state, county, and all other taxes against the equalized valuation. In all cases of extension, where the equalized valuation shall happen to be fractional the clerk shall reject all such fractions as may fall below fifty cents. Fractions of fifty cents or more shall be extended as one dollar. When such collector's books are completed the county clerk shall report to the auditor the valuations as equalized, and the amount of state, county and other taxes charged thereon. County. clerks shall be allowed until the fifteenth day of December, in each year, to complete and deliver said collector's books, and shall receive, in addition to all compensation now allowed by law, a fee of one cent for extending on said collector's books the equalized valuation of each individual's personal property, and each tract of [land] or town lot listed, to be paid out of the county treasury: Provided, that before such payment shall be made in each case, the clerk shall produce from the auditor of public accounts a certificate that he has complied with all the requirements of this act in regard to furnishing statements of assessment, otherwise such payment shall not be made, or any compensation in lieu thereof.

. § 12. The qualified electors of each senatorial district senatorial disof this state shall, at the general election in November, one thousand eight hundred and sixty-eight, and every four years thereafter, elect one of their number to serve as a member of said board of equalization, who shall hold his office for four years and until his successor is elected and qualified; and the board so elected shall have the same powers and privileges and be subject to the same rules and regulations as the board whose appointment is provided for in the first section of this act; and the returns of the poll books and certificates of election shall be governed by the laws regulating the election of state senators; and in case of

tricts to eleet.

vacancy occurring in said board, by death, resignation, or otherwise, it shall be the duty of the governor to appoint some person having the qualifications prescribed in the first section of this act to fill the same.

Auditor.

§ 13. It shall be the duty of the auditor of public accounts, immediately upon the passage of this bill and its approval by the governor, to cause the same to be printed in pamphlet form, together with a circular of instructions, and distributed to the several county clerks throughout the state, in sufficient quantities to supply each office connected with the assessment or collection of the revenue, with at least one copy.

Session.

§ 14. The session of said board shall be limited to fifteen days.

Certificates of

§ 15. It shall be the duty of the county clerk to make in each collector's book a certificate of the rate of deduction or addition determined by the board of equalization in the county to which said book shall pertain, and also the rate of deduction or addition determined by the board of supervisors in the township to which such book shall pertain. This act to take effect from and after its passage.

Total value, when ascertained. . § 16. Immediately after the said board shall make their report, and file the same with the auditor of public accounts, the said auditor shall ascertain from said report the total value of all the taxable property in the state, after the same has been equalized by said board, and also the total amount of appropriations and other demands upon the treasury, and said auditor shall cause to be collected such a per cent. upon the whole value of the property aforesaid, as shall be sufficient to pay the appropriations and other demands upon the treasury due to the end of each fiscal year: *Provided*, this act shall apply to state tax only.

APPROVED March 8, 1867.

FEES.

In force Feb'y AN ACT to repeal the increased fees of certain officers in the county of 18, 1867.

St. Clair.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act in relation to the fees of certain officers in certain counties therein named, approved and in force February the 16th, 1865, be and the same is hereby repealed, so far as it applies to the county of St. Clair; and the fees of those offi-

cers shall remain as they were previous to the passage of said act.

§ 2. This act shall be in force from and after its passage. APPROVED February 18, 1867.



AN ACT to amend "An act in relation to the fees of certain officers in Inforce Februcertain counties therein named," approved February 16, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the act Act continued in force. to which this is an amendment is hereby amended, by striking out so much thereof as relates to the term when said act shall expire; and said act is continued in force until otherwise ordered by the general assembly, except in so far as it extends to the counties of St. Clair, and Warren, and Morgan, and Schuyler and Fulton.

§ 2. That the provisions of said act, to which this is an Provisions examendment, as amended, are hereby extended to the fol- counties. lowing counties: Woodford, Tazewell, Cass, Edgar, Brown, Crawford, Moultrie, DeWitt, Kendall, Livingston, DuPage, Grundy, Iroquois, Ford, Jasper, Boone and Coles.

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

sage.

Approved February 26, 1867.

AN ACT to increase the fees of certain officers in the county of Peoria. In force Feb'y

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all the Provisions of act to include provisions of an act entitled "An act in relation to the fees all officers. of certain officers in certain counties therein named," ap proved February 16, 1865; and also an act entitled "An act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February 16, 1865, shall be and hereafter apply to the county of Peoria, and shall include all of such officers in said county as are mentioned in said acts, as applying to the counties therein named.

§ 2. That the provisions of said acts, so far as the same Act not to exshall and may apply to said county of Peoria, shall not ex- pire, pire on the first day of June, A. D. 1867, as in said acts mentioned: but this act shall be deemed a public act, and

shall take effect and continue to be in force from and after its passage, and until repealed by further legislation. Approved February 23, 1867.



In force Feb'y AN ACT to amend "An act to regulate the fees and compensation of 26, 1867. sheriffs and collectors in certain counties," approved February 16, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Act not to ex- act to which this is an amendment is hereby amended, by striking out so much thereof as relates to the time when said act shall expire, and is continued in force until otherwise ordered by the general assembly, except in so far as it extends to the counties of Jefferson, Schuyler and Fulton.

Provisions of ties.

§ 2. That the provisions of said act, to which this is an act extended amendment, as amended, are hereby extended to the following counties, viz: Woodford, Coles, Tazewell, Cass, Brown, Crawford, Moultrie, DeWitt, Jasper, Boone, Champaign, Kankakee, Lake, Menard, Bond, Kendall, Iroquois, Ford, Scott, Logan, Peoria, McHenry, Marshall, Putnam, Warren, Bureau, Livingston, McLean, Woodford, Stark, DuPage, Grundy, DeKalb, Edgar, Carroll, Lee, Whiteside, and Winnebago.

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

Approved February 26, 1867.

In force Feb'y AN ACT to extend the provisions of and continue in force an act entitled 23, 1867. "An act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February the 16th, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the pro-Act extended to visions of an act entitled "An act to regulate the fees and woodford compensation of all visions of an act entitled "An act to regulate the fees and compensation of sheriffs and collectors in certain counties," county. approved February the 16th, 1865, be and the same are hereby extended to the county of Woodford, in said state; and all the provisions of said act shall extend to and be in force in Woodford county, aforesaid, the same as in the counties mentioned in the original act.

Time of expiration.

§ 2. And all of the provisions of the act to which this act is an amendment shall continue and be in force in said Woodford county, in said state, until the first day of August, eighteen hundred and seventy.

This act shall be liberally construed, so as to effect the objects intended, and shall be deemed a public act, and shall take effect and be in force from and after its passage.

Approved February 28, 1867.

AN ACT to establish and fix the fees of justices of the peace and con- In force February 28, 1867. stables in this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the fees of justices of the peace and constables, of this state, shall, hereafter, be as follows, for the services herein mentioned, to-wit:

JUSTICES' FEES IN CRIMINAL CASES.

For taking each complaint in writing, under oath, thirty- Fees in crimifive cents; for taking the examination of the accused and the testimony of witnesses in cases of felony and returning the same to the circuit court, for every one hundred words, fifteen cents; for each warrant, thirty-five cents; taking recognizance and returning the same, seventy-five cents; for each subpoena, thirty-five cents; administering each oath, ten cents; for each jury warrant in trial of assault and battery, thirty-five cents; for entering verdict of jury, fifteen cents; for each order or judgment thereon, thirtyfive cents; for each mittimus, thirty-five cents; for each execution, thirty-five cents; for entering each appeal, thirtyfive cents; for transcript of judgment and proceedings in cases of appeal, one dollar.

JUSTICES' FEES IN CIVIL CASES.

For each warrant, summons or subpoena, twenty-five Fees in civil cacents; for each continuance, fifteen cents; administering any oath, ten cents; issuing dedimus to take depositions, thirty-five cents; taking each deposition, when required, for every one hundred words, twenty cents; entering judgment, thirty-five cents; issuing execution, thirty-five cents; entering security on docket, thirty-five cents; scire facias, to be served on security, thirty-five cents; notification to each referee, thirty-five cents; entering the award of referees, fifty cents; entering the appeal from justice's judgment, thirty-five cents; for each transcript of the judgment and proceedings before the justice on appeal, thirty-five cents; issuing process of attachment and taking bond and security, one dollar; entering judgment on the same, thirty-

five cents; docketing each suit, twenty-five cents; taking the acknowledgment or proof of a deed or other instrument in writing, thirty-five cents; for each precept on forcible entry and detainer, sixty-five cents; for each jury warrant, thirty-five cents; for each marriage ceremony performed, two dollars; for each certificate thereof, twenty-five cents; for taking acknowledgment of chattel mortgage and entering the same on docket, thirty-five cents.

CONSTABLES' FEES IN CIVIL CASES.

Constables' fees

Serving and returning each warrant [or] summons, thirty-five cents; serving and returning subpœna, fifteen cents; serving and returning execution, seventy-five cents; advertising property for sale, forty cents; attending trial before justice, in each jury cause, forty cents; serving jury warrant, in each case, seventy-five cents, and mileage five cents each way, for each juror accepted; each day's attendance in the circuit court, when required, to be paid out of the county treasury, two dollars and fifty cents; mileage, when serving a warrant, summons or subpæna, to and from the residence of the defendant or witness to the office of the justice, five cents per mile, each way.

CONSTABLES' FEES IN CRIMINAL CASES.

Constables' fees in criminal cases.

For serving a warrant, on each person named therein, thirty-five cents; serving each subpœna, fifteen cents; taking each person to jail, when committed, thirty-five cents; for summoning a jury, in case of assault and battery, seventy-five cents; mileage, when serving a warrant or subpœna, five cents per mile, each way; mileage, in taking a prisoner to jail, ten cents per mile from the justices' office to the jail.

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

after its passage.

APPROVED February 28, 1867.

In force March AN ACT to increase the compensation of the sheriffs of the counties of 7,1867.

Adams and St. Clair, for dieting prisoners.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall beard of prisherester be allowed and paid, in the manner now provided by law, to the sheriffs of the counties of Adams and St. Clair, the sum of eighty (80) cents per day for dieting each prisoner confined in the county jails of said counties.

This act shall be deemed a public act, and be in force from and after its passage. APPROVED March 7, 1867.

AN ACT to repeal a portion of an act entitled "An act in relation to the In force March fees of certain officers in certain counties therein named," approved February 16, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much Fees of circuit of the above entitled act as relates to the fees of the clerk clerk. of the circuit court and of the clerks of the county court of the counties of Warren and St. Clair, be and the same is hereby repealed.

§ 2. All laws and parts of laws repealed by the above Acts revived.

entitled act are hereby revived and continued in full force and effect, so far as the same apply to the counties of War-

ren and St. Clair.

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

APPROVED March 7, 1867.

AN ACT in relation to fees of county officers in certain counties.

In force March 7, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That until Feesas in other he first day of June, in the year of our Lord, one thouand eight hundred and sixty-nine, the county officers of the counties of Marshall, Putnam, Stark, Woodford, Bond, Randolph, Monroe, Jackson, Franklin, Williamson, Scott, Jersey, Calhoun, Pike, Greene, and the sheriff of DeKalb county, shall be allowed to charge and receive the same iees and allowances as are now allowed by the provisions of an act entitled "An act in relation to the fees of certain officers in certain counties therein named," approved February 16, 1865, and also of an act entitled "An act to reguate the fees and compensation of sheriffs and collectors in pertain counties," approved February 16, 1865: Provided, that only one half of said fees shall be charged by the clerk of the county court in estates, and on settlements with guardians where the said court shall determine that the amount and value of said estate or guardian's account shall not exceed the sum of five hundred dollars.

County judges.

§ 2. The county judges of the counties of Marshall, Putnam, Stark, Woodford, Bond, Randolph, Monroe, Jackson, Franklin, Williamson, Scott, Jersey, Calhoun, Pike, Greene, shall be allowed the sum of five dollars per day, while holding county court, to be paid as now provided by law.

§ 3. This act shall be deemed a public law, and be in

force from and after its approval.

APPROVED March 7, 1867.



In force March AN ACT to amend an act entitled "An act to amend the act entitled fees and salaries," approved February 12, 1849, and to simplify said act.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter, repeat in lieu of the fees now allowed to the clerks of the several courts of record in this state for entering each suit on the dockets for trial, and for entering each order or rule of court for continuance, there shall be allowed a fee of fifty cents for each and every term of the court such suit shall remain pending and undetermined, to be taxed and collected as other costs in the cause.

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

after its passage.

APPROVED March 7, 1867.

In force March AN ACT to increase the compensation of sheriffs in the county of Knox. 7,1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, The provisions of an act entitled "An act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February 16, 1865, are hereby extended to the county of Knox, except as to the following items, to-wit: Committing persons to jail and discharging the same, summoning jurors, attending court or board of supervisors, bailiffs per day, and dieting prisoners in county jail. In these excepted cases the fees shall remain the same as

before the passage of this act.

Conflictinglaws. § 2. All laws in conflict with the provisions of this act shall be of no effect, as far as the same may apply to the county of Knox, and the limitation in section five of the

act mentioned in section one of this act shall not be applicable or in any way affect the provisions of this act.

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

after its passage.

APPROVED March 7, 1867.

FISH.

AN ACT to prohibit netting fish at the Grand Rapids of the Wabash river, In force March in Wabash county.

5, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That here-Minnows. after, fish shall not be caught or taken in the Wabash river, in Wabash county, between the Grand Rapids dam and the mouth of Whiteriver, by means of seines or nets: Provided, that it shall be lawful to catch minnows with minnow seines or nets to be used as bait for angling.

§ 2. Every person who shall violate the provisions of Penaltiesthis act shall forfeit and pay for every offense the sum of twenty dollars, to be recovered before any justice of the peace of Wabash county, in an action of debt, in the name of the people of the state of Illinois, one-half of such penalty shall go to the informer and the other half shall be

paid into the school fund of said county.

§ 3. In addition to the penalty herein provided, every seines. seine or net used in violation of the provisions of this act shall be forfeited, seized and sold by any constable of said town, by giving three days' notice of the time and place of such sale, by posting a written or printed notice on the door of the court house in the city of Mt. Carmel, in said Wabash county; one-half of the proceeds of such sale to go to the constable making the same and the other half to be paid into the school fund of said county.

§ 4. Appeals may be taken in cases decided under the Appeals may be provisions of this act, as in other cases of debt, before justaken.

tices of the peace.

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

APPROVED March 5, 1867.

In force March AN ACT to preserve the fish in the Illinois and Fox rivers, and in the Illi-7, 1867. nois and Michigan Canal, at the places designated in said act.

Illinois river.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter, it shall not be lawful for any person or persons whatever, to catch or take fish, or to aid in catching or taking fish with a seine or net of any kind, from the Illinois river, at any place between Starved Rock, in the county of LaSalle, in said state, and the dam now in process of construction across said Illinois river at the town of Marseilles, in said county.

Fox River.

§ 2. That hereafter, it shall be not be lawful for any person or persons whatever to catch or take fish, or to aid in catching or taking fish with a seine or net of any kind from the Fox river, at any place between the dam across said Fox river, at or near the village of Dayton, in said county of LaSalle, and the junction of said Fox river with the said Illinois river.

Canal.

§ 3. That hereafter it shall not be lawful for any person or persons whatever, to catch or take fish, or to aid in catching or taking fish with a seine or net of any kind, from the Illinois and Michigan canal, or from any feeder or lateral canal connected with said Illinois and Michigan canal, at any place between the village of Utica and the town of Seneca, in said LaSalle county.

§ 4. That if any person shall violate any or either of the provisions of sections one, two and three of this act, such person shall, if convicted, on the complaint of any person, made under oath, before any justice of the peace of said county of LaSalle, be fined ten dollars for each and every such viola-

tion.

Justice of the peace.

§ 5. All fines, forfeitures or penalties which may be recovered before a justice of the peace, as provided in section four of this act, shall be enforced and collected in the same manner as provided in and by the statutes and laws of this state, for the enforcing and collection of fines, penalties and forfeitures recovered before justices of the peace in case of assaults, batteries and affrays.

Penalties.

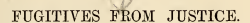
§ 6. That in all cases of violation of any of the provisions of this act, the circuit court of said county of LaSalle shall have concurrent jurisdiction with the justices of the peace of said county, and any person or persons who shall violate any of the provisions of this act, shall be liable to indictment for such violation, before the grand jury of said LaSalle county; and any person who may be convicted on a trial according to law, on such indictment, shall be fined ten dollars for each and every such offense.

School fund.

§ 7. All fines collected for a violation of the provisions of this act shall be paid into the school fund of said county.

This act shall be in force from and after its pas-§ 8. sage.

APPROVED March 7, 1867.



AN ACT to amend the law in relation to fugitives from justice.

In force March 8, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That before County judge. any person shall apply to the governor of this state for a requisition on the governor of any other state, territory or the District of Columbia, for the return of any fugitive from justice of this state, he shall first obtain the certificate of the county judge of the county wherein the crime is alleged to have been committed that the ends of justice

require the return of such fugitive.

§ 2. That when the punishment of the crime shall be Penitentiary.

the confinement of the criminal in the penitentiary, the expenses shall be paid out of the state treasury; in all other cases they shall be paid out of the county treasury of the county wherein the crime is alleged to have been committed. That the expenses shall be the fees paid to the officers of the state on whose governor the requisition is made, and not exceeding twelve cents per mile for all necessary travel in returning such fugitives. Before such accounts shall be certified by the governor, or paid by the respective counties, they shall be verified by affidavit and certified to by the judge of the county court of the county wherein the

crime is alleged to have been committed.

That the governor may prescribe such rules and Proclamation, regulations, not inconsistent with the laws of the United States or of this state, as he may deem expedient in relation to the manner of applying for requisitions for the return of fugitives from the justice of this state; which, when duly published by proclamation, or otherwise, shall be strictly adhered to by all persons in making such applications.

§ 4. This law shall take effect and be in force from

and after its passage.

APPROVED March 8, 1867.

GAME.

In force Feb. 19, AN ACT to amend an act entitled "An act for the preservation of game," approved February 16, 1865.

Macoupin.

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 or persons to kill, ensnare or trap any deer, fawn, wild turkey, grouse, prairie hen or chicken, quail, snipe or duck, at any time, in the county of Macoupin, for the purpose of selling or marketing the same outside of said county, or selling or marketing the same within said county, knowing that the same is purchased with the view of removing the same outside of said county; and the removing of the same out of said county shall be prima facie evidence that the person selling the same knew that the purchaser intended removing the same out of said county.

Recovery.

§ 2. That any person violating any of the provisions of this act shall be subject to the fines and penalties enumerated in section five of the act referred to in the entitling of this act, and to be recovered in the manner and form specified in said act to which this is declared to be an amendment.

Penalties.

§ 3. That the penalty of ensnaring, trapping or netting any quail or Virginia partridge within the said county shall be five dollars for each and every one so captured, and that the violation of this in the sale of any quail or Virginia partridge, duck or snipe, shall subject the offender to a fine of five dollars for each and every one so sold.

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

after its passage.

APPROVED February 19, 1867.

In force March AN ACT to amend an act entitled "An act for the preservation of game," 5,1867. approved February 16, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of section seven (7) of the above entitled act, approved February 16, 1865, as exempts the county of Warren from the effects and operation of said act, be and the same is hereby repealed.

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

after its passage.

APPROVED March 5, 1867.

AN ACT to exempt the county of Piatt from the operation of the game law.

In force March 5, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Piatt county county of Piatt be and the same is hereby exempted from the operation of the game laws of Illinois.

§ 2. This act shall be deemed a public act, and shall be

in force from and after its passage.

APPROVED March 5, 1867.

AN ACT to extend the provisions of the game law to certain counties Inforce Mar. 8, therein named, and to prevent non-residents from killing game for market.

1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all the Law extended provisions of an act entitled "An act for the preservation of game," approved February 16,1865, shall extend to and be in force in the counties of Bond, Fayette, Effingham and Marion, Clay and Richland, Hamilton, Wayne, Warren, Henderson and Jersey counties.

§ 2. That it shall be unlawful for any person or persons, Non-residents, who are not residents of any one of the counties above named, to kill, ensnare, trap or net any deer, fawn, wild turkey, grouse, prairie hen or chicken, pheasant or quail, at any time, in such county, for the purpose of selling or market-

ing the same outside of such county.

§ 3. That any person or persons violating any of the Penalties. provisions of this act shall be subject to the fines and penalties enumerated in section five of the act referred to in the first section of this act; to be recovered in the manner and form specified in said section five: *Provided*, that the penalty for killing a pheasant shall be the same as that for killing a prairie chicken or quail.

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

APPROVED March 8, 1867.

INDUSTRIAL UNIVERSITY.

In force Jan. 25, 1867.

AN ACT in relation to the location of the Industrial University.

Whereas, each portion of the state is alike interested in the proper location of said University, and it is desirable to enable the public spirit of each community or section to

fully compete for such location; therefore

Location how secured.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any county, city, township or incorporated town of said state, may, by taxation, as well as by voluntary subscription of its citizens, raise a fund to secure the location of said University at any point whatever; and any other corporation in this state may make bids and subscriptions for the purpose of

securing said location at any point whatever.

County author-

That any county, through its county courts or board of supervisors, and any township or town, through its supervisor, assessor and collector, and any city or incorporated town, through its council or board of aldermen, or other constituted authorities, as the case may be, may subscribe such sum or sums as they may deem necessary, to secure such location, and to raise the amount or amounts so subscribed by taxation, or by issuing bonds, payable at any seasonable or convenient time, and bearing any rate of interest not exceeding ten per cent. per annum: Provided, however, that no tax shall be levied for such purpose until the proposition so to raise a fund, together with the amount to be raised shall, after at least ten days' notice, be submitted to a vote of the people so to be taxed, and be approved by a majority of the persons voting at such election: Provided, that the county clerk of such county shall order an election in accordance with the provisions of this act; And provided, also, that it shall not be obligatory on any county, city or town authorities, or county clerk, as aforesaid, to submit any such proposition to a vote of the people, unless at least one hundred of the legal voters of said county, city or town shall petition for the same; in which event said election or elections shall be ordered: And provided further, that any election heretofore held in any county, city or town, for the purpose aforesaid, is hereby legalized and made valid.

Powers.

The county, city or town authorities, as aforesaid, are hereby invested with full power to make any and all needful orders and regulations to carry into effect the foregoing provisions; and in case of an election being applied for, as aforesaid, it shall be the duty of said authorities to

give the usual and seasonable notices, required by law, according to this act, and the end in view, and to conduct and report the same in the usual way. Such election to be conducted and return made according to the law governing elections: Provided, that the registry of votes used at the last general election shall be the registry for any election to be held under this act.

§ 4. This act shall be a public act, to take effect and be

in force from and after its passage.

Approved January 25, 1867.

AN ACT to provide for the organization and maintenance of the Illinois In force Feb. Industrial University.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall Trustees. be the duty of the governor of this state within ten days from the passage of this act, to appoint five trustees, resident in each of the judicial grand divisions of this state, who, together with one additional trustee, resident in each of the congressional districts of this state, to be appointed in like manner, with their associates and successors, shall be a body corporate and politic, to be styled "The Board of Prustees of the Illinois Industrial University;" and by that hame and style shall have perpetual succession, have power to contract and be contracted with, to sue and be sued, to plead and be impleaded, to acquire, hold and convey real ind personal property; to have and use a common seal, and o alter the same at pleasure; to make and establish byaws, and to alter or repeal the same as they shall deem accessary, for the management or government, in all its arious departments and relations, of the Illinois Industrial University, for the organization and endowment of which provision is made by this act. Said appointments to be subect to approval or rejection by the Senate at its next regular ession thereafter, and the appointees to be and they are iereby authorized to act as trustees as aforesaid, until their uccessors shall be appointed by the governor and such appointment shall be approved by the senate.

§ 2. The members of the board of trustees, and their Term of office. uccessors, shall hold their office for the term of six years ach: Provided, that at the first regular meeting of said poard, the said members shall determine, by lot, so that, as learly as may be, one-third shall hold their office for two ears, one-third for four years, and one-third for six years rom the first day of said meeting. The governor, by and Vacancies. vith the advice and consent of the senate, shall fill all va-

Executive com- OCCUr.

cancies which may at any time occur by expiration of term of office, or otherwise, in said board, by appointment of suitable persons resident in the respective grand divisions and congressional districts in which such vacancies may occur. Said board of trustees may appoint an executive committee of their own number, who, when said board is not in session, shall have the management and control of the same, and for that purpose have and exercise all the powers hereby conferred on said board which are necessary and proper for such object.

Branches.

§ 3. In case the board of trustees shall at any time determine to establish a branch or department of said university at any points elected by them, such branch or department shall be under the control of the members of said board residing in the grand division and congressional district where said branch shall be located, unless otherwise ordered by said board of trustees: Provided, that no portion of the funds resulting from the congressional grant of land for the endowment of said university, or from any donation now or hereafter to be made by the county, city or town at or near which the university is located; and no portion of the interest or proceeds of either of said funds shall ever be applied to the support of any branch or department located outside of the county wherein said university is located by this act.

First meeting.

Regent.

shall be held at such place as the governor may designate, on the second Tuesday in March, A. D. 1867, at which meeting they shall elect a regent of the university, who, together with the governor, superintendent of public instruction and president of the state agricultural society, shall be, ex-officio, members of said board of trustees. Said regent, if present, shall preside at all meetings of the board of trustees and of the faculty, and shall be charged with the general supervision of the educational facilities and interests of the university. His term of office shall be two years, and

his compensation shall be fixed by the board of trustees.

§ 4. The first regular meeting of the board of trustees

Treasurer:

§ 5. At the first, and at each biennial meeting thereafter, it shall be the duty of the board to appoint a treasurer, who shall not be a member of the board, and who shall give bonds, with such security as the board of trustees shall deem amply sufficient to guard the university from danger of loss or diminution of the funds intrusted to his care. The trustees may appoint, also, the corresponding secretary, whose duty it shall be, under the direction or with the approval of the trustees, to issue circulars, directions for procuring needful materials for conducting experiments, and eliciting instructive information from persons in various counties, selected for that purpose, and skilled in any branch

of agricultural, mechanical and industrial art; and to do

Corresponding secretary.

all other acts needful to enable him to prepare an annual report regarding the progress of the university, in each department thereof—recording any improvements and experiments made, with their costs and results, and such other matters, including state, industrial and economical statistics, as may be supposed useful; not less than five thousand copies of which report shall be published annually, and one Publication. copy be transmitted by said corresponding secretary, by mail, free, to each of the other colleges endowed under the provisions of an act of congress, approved July 2, 1862, enfitled "An act donating lands to the several states and territories which may provide colleges for the benefit of agriculture and the mechanic arts; one copy to the United States secretary of the interior; and one thousand copies to the secretary of state of this state, for the state library, and for distribution among the members of the general assembly. Also, a recording secretary, whose duty it shall be to keep Recording secfaithful record of the transactions of the board of trustees, and prepare the same for publication in said annual report. The said treasurer, corresponding and recording secretaries Salaries. to receive such compensation as the trustees may fix, and to be paid in the same manner as the teachers and other employees of the university are paid.

§ 6. No money shall be drawn from the treasury of Warrant. the university, except by order of the board of trustees, on warrant of the regent, drawn upon the treasurer, and coun-

tersigned by the recording secretary.

§ 7. The trustees shall have power to provide the requi-Powers. site buildings, apparatus and conveniences; to fix the rates for tuition; to appoint such professors and instructors, and establish and provide for the management of such model farms, model art, and other departments and professorships, as may be required to teach, in the most thorough manner, such branches of learning as are related to agriculture and the mechanic arts, and military tactics, without excluding other scientific and classical studies. They may accept the endowments of voluntary professorships or departments in the university, from any person or persons or corporations who may proffer the same, and, at any regular meeting of the board, may prescribe rules and regulations in relation to such endowments, and declare on what general principles they may be admitted: Provided, that such special volun- Endowments. tary endowments or professorships shall not be incompatible with the true design and scope of the act of congress, or of this act; and they shall, as far as practicable, arrange all the regular and more important courses of study and lectures in the university, so that the students may pass students. through and attend upon them during the six autumn and winter months, and be left free to return to their several practical arts and industries at home during the six spring

and summer months of the year, or to remain in the university and pursue such optional studies or industrial avocations as they may elect: Provided, that no student shall at any time be allowed to remain in or about the university in idleness, or without full mental or industrial occupation: And provided further, that the trustees, in the exercise of any of the powers conferred by this act, shall not create any liability or indebtedness in excess of the funds in the hands of the treasurer of the university at the time of creating such liability or indebtedness, and which may be specially and properly applied to the payment of the same.

Liabilities prohibited.

Admission.

§ 8. No student shall be admitted to instruction in any of the departments of the university who shall not have attained to the age of fifteen (15) years, and who shall not previously undergo a satisfactory examination in each of the branches ordinarily taught in the common schools of the state.

Counties.

§ 9. Each county in this state shall be entitled to one honorary scholarship in the university, for the benefit of the descendants of the soldiers and seamen who served in the armies and navies of the United States during the late rebellion—preference being given to the children of such soldiers and seamen as are deceased or disabled; and the board of trustees may, from time time, add to the number of honorary scholarships when, in their judgment, such additions will not embarrass the finances of the university; nor need these additions be confined to the descendants of soldiers or seamen; such scholarships to be filled by transfer from some of the common schools of said county, of such pupils as shall, upon public examination, to be conducted as the board of trustees of the university may determine, be decided to have attained the greatest proficiency in the branches of learning usually taught in the common schools, and who shall be of good moral character, and not less than fifteen (15) years of age. Such pupils, so selected and transferred, shall be entitled to receive, without charge for tuition, instruction in any or all the departments of the university for a term of at least three (3) consecutive years: Provided, said pupil shall conform, in all respects, to the rules and regulations of the university, established for the government of the pupils in attendance.

Pupils,

§ 10. The faculty of the university shall consist of the chief instructors in each of the departments. No degrees shall be conferred nor diplomas awarded by authority of the board of trustees, or of the faculty, except that the trustees, on recommendation of the majority of the faculty, may authorize the regent of the university to issue to applicants certificates of scholarship, under the seal of the university;

which certificate shall, as far as practicable, set forth the precise attainments, as ascertained by special examination,

Faculty.

of the parties applying for the same, respectively, in the various branches of learning they may have respectively studied during the attendance in the university; and every pupil who shall have attended upon instruction in the university for not less than one year, maintaining, meanwhile, a good character for faithfulness in study and correctness of deportment, and who may desire to cease such attendance, shall be entitled to receive such certificate of scholarships as is authorized by this section to be issued. All certificates of scholarships shall be in the English lan-Scholarships. guage, unless the pupil should otherwise prefer; and all names and terms on labels, samples, specimens, books, charts and reports shall be expressed, as nearly as may be in the English language.

§ 11. No member of the board of trustees shall receive Compensation of trustees. any compensation for attending on the meetings of the board. At all the stated and other meetings of the board of trustees, called by the regent or corresponding secretary, or any five members of the board, a majority of the members shall constitute a quorum: Provided, all the members

have been duly notified.

§ 12. It shall be the duty of the board of trustees to Location. permanently locate said university at Urbana, in Champaign county, Illinois, whenever the county of Champaign shall, according to the proper forms of law, convey or cause to be conveyed to said trustees, in fee simple, and free from all incumbrances, the Urbana and Champaign Institute Urbana and buildings, grounds and lands, together with the appurte- Champaign. nances thereto belonging, as set forth in the following offer

in behalf of said county, to-wit:

"The undersigned, a committee appointed by the board Report. of supervisors of Champaign county, are instructed to make the following offer to the state of Illinois, in consideration of the permanent location of the Illinois Industrial University at Urbana, Champaign county, viz: We offer the Urbana and Champaign Institute buildings and grounds, containing about ten acres; also, one hundred and sixty acres of land adjacent thereto; also, four hundred acres of land, it being part of section No. twenty-one, in township No. nineteen north, range No. nine east, distant not exceeding one mile from the corporate limits of the city of Urbana.

"Also, four hundred and ten (410) acres of land, it being Illinois Central part of section No. nineteen, township No. nineteen, range No. nine east, within one mile of the buildings herein offered.

"Also, the donation offered by the Illinois Central Rail-Champatan Co. road Company of fifty thousand dollars' worth of freight over said road for the benefit of said university.

Titles.

"Also, one hundred thousand dollars in Champaign county bonds, due and payable in ten years, and bearing interest at the rate of ten per cent. per annum, and two thousand dollars in fruit, shade and ornamental trees and shrubbery, to be selected from the nursery of M. L. Dunlap, and furnished at the lowest catalogue rates, making an estimated valuation of four hundred and fifty thousand dollars (\$450,000.) Titles to be perfect, and conveyance to the state to be made or caused to be made by the county of Champaign, upon the permanent location of the Illinois Industrial University upon the said grounds, so to be conveyed as aforesaid, and we hereby in our official capacity guarantee the payment of the said bonds and the faithful execution of the deeds of conveyance, free from all incumbrances, as herein set forth.

W. D. SOMERS, T. A. COSGROVE, C. R. MOORHOUSE,

Committee."

Military.

§ 13. The board of trustees shall, by and with the advice and consent of the governor and adjutant general, procure all such arms, accourtements, books and instruments, and appoint such instructors, as may, in their discretion, be required to impart a thorough knowledge of military tactics and military engineering, and they may prescribe a uniform

dress to be worn by the pupils of the university.

Land scrip.

 δ 14. That upon the organization of the board of trustees and the appointment of said treasurer, and the filing with and the approval by said board of the bond of said treasurer, and all of said foregoing acts being duly certified to the governor, under the hand of said regent, countersigned by the said recording secretary, it shall then become the legal duty of said governor to deliver over to said treasurer the land scrip issued by the United States to this state, for the endowment of said university, and that thereupon it shall become the duty of said treasurer to sell and dispose of said scrip at such time, place, in such manner and quantities, and upon such terms as such board shall, from time to time, prescribe, or to locate the same as said board may direct. Said treasurer being in all respects pertaining to the sale of said scrip, and the reinvestment of the proceeds received therefor, and the securities when reinvested, subject to such order and control of said board as is not inconsistent with this act and the act of congress providing for the endowment of said university.

Investment of title in scrip.

§ 15. That all the right, title and interest of the State of Illinois in and to said land scrip, is hereby invested in the Illinois industrial university, for the use and purposes herein contained; and said scrip shall be assigned to said

university by the governor of the state of Illinois on each certificate, and attested by the secretary of state, under the seal of the state; and that the transfer of said scrip to purchasers by assignment on the back thereof, by the said officers of said university, under the seal thereof, in manner following, shall be deemed sufficient in law, to-wit:

STATE OF ILLINOIS, Illinois Industrial University. \ ss.

Form of receipt

For value received, the state of Illinois hereby sells and assigns to....to within scrip, and authorizes....to locate the same, and obtain a patent on such location.

Given under our hands and the seal of said university

thisday of.... A. D. 186....

A. B., Regent. C. D., Treasurer.

Countersigned by

E. F., Recording Secretary.

§ 16. That upon said treasurer making sale of any of Funds to be insaid scrip, he shall at once invest the fund so received, report the same to the said board, stating amount sold, price obtained and how the same was by him invested; which report shall be filed with the recording secretary, who shall transmit a copy of the same to the governor of said state, and he to the Congress of the United States, in accordince with said act of Congress.

§ 17. That the said board shall order upon its minutes Securities.

which of the several kinds of securities mentioned in the ourth section of said act of congress said treasurer shall

nvest proceeds of sales in.

§ 18. The bond required to be given by said treasurer Treasurer's bonds and penhall be conditioned for the faithful discharge of his duties alties. is treasurer of the "Illinois Industrial University," and for my breach thereof suit may be instituted, in the name of the Illinois Industrial University;" and it shall be deemed a

riminal offense for any person or persons holding in trust ny part of the funds of said university knowingly or neglicently to misapply or misappropriate the same, indictable in my court having jurisdiction, in the same manner as other rimes are punishable, by fine or imprisonment, at the disretion of the court, according to the nature of the offense.

§ 19. This act shall be a public act and take effect and

e in force from and after its passage.

Approved February 28, 1867.

In force March 8, 1867.

AN ACT supplemental to an act entitled "An act to provide for the organization, endowment and maintenance of the Illinois Industrial University."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That if the Champaign co. legal authorities of the county of Champaign shall not, by or before the first day of June, 1867, convey or cause to be conveyed, to the board of trustees of the Illinois Industrial University, by a good and unincumbered title, in fee simple, all the real estate mentioned and contained in the propositions of said county, and which real estate is described and set out in the act to which this act is supplemental, amounting to nine hundred and eighty acres of land, and if said county shall not also pay over and deliver to said trustees by said day, all the bonds and other property so offered by said county, mentioned in said act, then said board of trustees or a majority of them shall proceed without delay to permanently locate and establish said Illinois Industrial University in McLean, Logan or Morgan county; such county so selected shall in like manner be required in all things to fulfill and comply with the conditions and provisions of the offer heretofore made by such county, as an inducement for the location of said university in such county.

§ 2. This act shall be deemed a public act, and be in

force from and after its approval.

APPROVED March 8, 1867.

INTEREST.

In force Feb.14, AN ACT for the transfer of a portion of the surplus of the interest fund to 1867.

Surplus interest fund.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That two hundred thousand dollars of the surplus of the interest fund, now in the treasury, be transferred, on the warrant of

the auditor, to the revenue fund.

Annual surplus to be transferred.

§ 2. That all the surplus of the interest fund remaining in the treasury after the payment of the installment of interest falling due on the first Monday of January, in each and every year, in excess of fifty thousand dollars, be, it like manner, transferred, on the warrant of the auditor, to the revenue fund.

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

APPROVED February 14, 1867.

AN ACT regulating the payment of interest on the school, college and Inforce Februseminary funds.

and warrant.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Distribution payment of all interest accruing on the school, college or seminary funds, shall be made from the proceeds of the taxes levied for interest purposes, whether the same be made by distribution to the several counties or by warrants drawn on the state treasury.

§ 2. The provisions of the foregoing section shall apply as well to the interest for the year 1866, payable January 1, 1867, as to all payments hereafter to be made, until other-

wise provided by law.

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

after its passage.

Approved February 21, 1867.

LANDS.

AN ACT to provide for the sale of a tract of land belonging to the state In force Feb 28, of Illinois, lying in Shelby county, and to amend an act entitled "An act to provide for the sale of the state lands, and liquidation of the state indebtedness, and to grant the right of pre-emption to settlers on state lands," approved February 14, 1853.

Whereas, it appears from the records in the office of the Preamble. juditor of public accounts, that the south half of the northeast quarter of section number twenty-five (25), in township number twelve (12), north, of range number four (4), east of he third principal meridian, containing eighty (80) acres, ind situated, lying and being in the county of Shelby, and state of Illinois, remains unsold and belonging to the state of Illinois, and that by mistake it has not been properly ippraised in accordance with the provisions of an act of the general assembly of this state, entitled "An act to provide or the sale of the state lands, and liquidations of the state ndebtedness, and to grant the right of pre-emption to set-

tlers on state lands," approved February 14, 1853; therefore:

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Auditor to sell. auditor of public accounts be and is hereby authorized and directed to offer said tract of land, in the preamble mentioned above, for sale at public vendue, in the city of Springfield, to the highest bidder, for cash, after having given notice of such sale, by publication in the official state paper, for at least sixty days therein, stating the time, place and terms of such sale. Upon making such sale, the auditor is hereby authorized and directed to keep a correct and complete record of such sale, in compliance with the requirements and provisions of said act providing for the sale of the state lands, etc., approved February 14, 1853, as aforesaid. And the appraisement provided for in said act is hereby dispensed with, so far as applies to the sale of the tract of land herein provided for.

Other acts.

§ 2. The auditor shall, in all other respects, comply with the provisions and requirements of said act, to which this is an amendment.

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

APPROVED February 28, 1867.

MARRIED WOMEN.

In force March 5, 1867. AN ACT in relation to married women.

Maintenance.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That married women who, without their fault, now live, or hereafter may live separate and apart from their husbands, may have their remedy in equity, in their own names, respectively, against their said husbands, for a reasonable support and maintenance, while they so live, or have so lived separate and apart; and, in determining the amount to be allowed, the court shall have reference to the condition of the parties in life, and the circumstances of the respective cases; and the court may grant allowance to enable the wife to prosecute her suit, as in cases of divorce.

How to proceed.

d. § 2. Proceedings under this act may be instituted in the county where either the husband or the wife resides; and the wife shall not be required to give security for costs in any such proceeding.

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

after its passage.

APPROVED March 5, 1867.

MECHANICS' LIEN.

AN ACT to extend the provisions of an act entitled "An act for the better In force March security of mechanics erecting buildings in the state of Illinois," approved February 14, 1863.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Law extended. provisions of an act entitled "An act for the better security of mechanics erecting buildings in the state of Illinois," approved February 14, 1863, be, and the same are hereby extended to the counties of Lake, McHenry, Boone, Winnebago, Peoria, Marshall, Stark, Putnam, Knox, Mason, Fulton, Kane, DuPage, Will, Coles, St. Clair and Hancock, in said state; and all the provisions of said act shall extend to and be in force in the counties aforesaid, the same as in the counties mentioned in the original act.

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

after its passage.

APPROVED March 7, 1867.

${ m MINORS}.$

AN ACT to provide for the adoption of minors.

In force Apr. 22, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any per- Manner of proson desirous of adopting a child, so as to render it capable of inheriting his or her estate, may present a petition to the circuit or county court of his or her residence, setting forth the name, age and sex of such child; and if such person desires the name changed, stating the new

name, also the name of the father, or, if he be dead, or has abandoned his family, the mother, and if she be dead, the guardian, if any, and the consent of such father or mother to the act of adoption. And if the child has no father or mother, then the consent of no person shall be necessary to said adoption. It shall be the duty of the court, upon being satisfied of the truth of the facts stated in the petition, and of the fact that such father, mother or guardian has notice of such application, and being further satisfied that such adoption will be to the interest of the child, to make an order declaring said child to be the adopted child of such person, and capable of inheriting his or her estate, and also what shall be the name of such child; and thenceforward the relation between such person and the adopted child shall be, as to their legal rights and liabilities, the same as if the relation of parent and child existed between them, except that the adopted father or mother shall never inherit from the child; but to all other persons the adopted child shall stand related as if no such act of adoption had been taken.

Guardians.

§ 2. It shall be the privilege of the guardian, or any other person, related by blood to such child, if there be no father or mother, to file objections to such applications; and the court, after hearing the same, shall determine, in its discretion, whether or not the same constitute a good reason for refusing the application, and if so, such application shall be refused.

APPROVED February 22, 1867.

NOTARIES PUBLIC:

In force Feb. 28, 1867.

AN ACT to increase the number of notaries public in this state.

Notaries.

Section 1. Be it enacted by the People of [the] State of Illinois, represented in the General Assembly, That the governor of the state shall appoint and commission twenty notaries public in each incorporated city, when the population does not exceed five thousand inhabitants, and thirty When appoint in cities when the population exceeds five thousand and does not exceed ten thousand; and, in addition to the above, one

> notary public in all incorporated cities for every five thousand over ten thousand inhabitants, taking the preceding census of said city as a basis. And every person making

application for such appointment shall furnish the governor a certificate from the hand and seal of the mayor of said city, showing the population of said city; and the governor shall also appoint five notaries public in each township or precinct in which are no incorporated cities. And said notaries public shall be appointed on petition, and in the same manner, except by and with the advice and consent of the senate and shall perform the same duties, and be liable to the same responsibilities as prescribed in said chapter, entitled "Notaries public," approved March 3, 1845.

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

APPROVED February 28, 1867.

AN ACT in relation to notaries public in the city of Freeport.

In force Febru-ary 28, 1867.

Section 1. Be it enacted by the People of the state of Illinois, represented in the General Assembly, That in Additional noaddition to the notaries public now authorized by law in the city of Freeport, the governor shall and he is hereby authorized to appoint from the attorneys at law, residing in said city of Freeport any number of notaries public, not exceeding ten, who shall give the same bond and exercise the same powers, and hold their office for the same term as the notaries public now authorized by law; but no petition or recommendation shall be required prior to the appointment of notaries public provided for by this act.

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

after its passage.

APPROVED February 28, 1867.

PARTNERSHIPS.

AN ACT to amend an act entitled "An act in relation to limited partner- In force Feb. 18, ships," approved February 23, 1847.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all Dissolutions. limited partnerships that have been heretofore, or may hereafter be formed in this state, under or by virtue of an act entitled "An act in relation to limited partnerships,"

approved February 23, 1847, may, if the parties to the same so desire, state in the certificate provided for in the fourth section of the act to which this is an amendment, in addition to what is therein required to be stated, the terms upon which such limited partnerships may be dissolved; and may provide that the same shall not be dissolved until the time limited in such certificate shall have elapsed.

Supplemental certificates.

§ 2. Limited partnerships already formed under the act to which this is an amendment, shall, if the parties thereto desire to avail themselves of the provisions of this act, make a supplemental certificate to that required by section four of the aforesaid act, as contemplated in section one (1) of this act, which shall be signed by the parties to such limited partnership and acknowledged and recorded in the same manner as the original certificate.

Death.

§ 3. It shall be lawful for all limited partnerships, now formed or hereafter to be formed, to provide in their articles of copartnership what, in case of the decease of any of the general partners, shall be the relative rights of the heirs and legal representatives of the general partners respectively, upon what contingency the death of any of the general partners shall operate as a dissolution of the partnership, and how and in what manner the business of such partnership shall be carried on in case of the decease of any of the general partners; and such agreement shall be binding upon all the parties to such partnerships, their heirs and legal representatives.

Heirs.

§ 4. Such limited partnerships as shall avail themselves of the provisions of this act shall not be dissolved, except upon the terms set forth in the certificate herein before provided for, and shall continue until the full period for which such limited partnership was formed shall have elapsed, notwithstanding the death of any of the parties to such limited partnerships, if one of the general partners (if there should be more than one) shall survive to carry on the business of such limited partnership: Provided, that in case of the decease of any or either of the general partners it shall be the duty of the surviving general partner or partners to make a certificate of that fact, verified by affidavit, which shall be filed and recorded in the same office or offices as the original certificate provided for in the act to which this an amendment; and thereupon the heirs and legal representatives of such deceased general partner shall, unless otherwise provided for in the articles of copartnership, as contemplated in section three (3) of this act, or agreed upon between them and the surviving general partner or partners, stand in the same relation to such limited partnership as the special partner or partners, subject to no greater liabilities and entitled to the same relative rights: And provided further, that nothing herein contained shall

be so construed as to prevent the dissolution of such limited partnerships at any time, for, or on account of fraud in the general partner or partners, nor to prevent the jurisdiction of a court of chancery in compelling an account of the partnership business, or in protecting the rights of any parties interested in such partnership.

§ 5. Such portions of the act to which this is an amend-conflicting laws repealed. ment as are in conflict with this act are hereby repealed: Provided, however, that nothing herein contained shall be so construed as to affect limited partnerships that have been or may hereafter be formed under the provisions of said act, unless the parties thereto shall have availed themselves of the provisions of this act.

§ 6. This act shall take effect and be in force from and

after its passage.

APPROVED February 18, 1867.

PENITENTIARIES.

AN ACT to lease the penitentiary.

In force Feb. 27,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the penitentiary of the state of Illinois, located in Joliet, in the Lease. county of Will, of said state, and the labor of the convicts confined or who may hereafter be confined therein, shall be and the same hereby are leased to Moses M. Bane, George W. Burns and Reuben B. Hatch of Adams county, and state of Illinois; Thomas O. Osborne, of Cook county, and state aforesaid, and Daniel Dustin of DeKalb county, and state aforesaid, their executors, administrators and assigns, and upon the following terms and conditions, to-wit: The said lease, hereby authorized and granted, shall take effect, and the term thereof commence from and after the expiration of the present lease made to James M. Pitman and his representatives, which lease, by its terms, expires on the tenth (10) day of June, A. D. 1869, and shall continue eight (8) years, from and after the date of said commencement. § 2. Said lessees do hereby bind themselves, in consid-conditions.

eration of said lease to furnish, at their own expense, the necessary guards, also to feed and clothe the convicts, and furnish all necessary beds and bedding for the cells; also, to furnish said convicts on their discharge from the penitentiary, each with a suitable suit of citizen's clothing and such

sum of money as may be necessary to pay fare and reasonable expenses to the place of his conviction; also, to furnish the convicts with such stationery and postage as may be necessary; also, to pay all expenses of burying the dead in said prison, and recapturing escaped convicts, and shall save and keep the state harmless and free from all expense by reason of any of the items specified in this section.

Bonds.

§ 3. Said lessees shall enter into bond, conditioned to abide by and perform all the provisions of this act, so far as the same apply to the duties and obligations of said lessees; which bond shall be made to the people of the state of Illinois in the penal sum of thirty thousand (\$30,000) dollars, with good and sufficient securities, to be approved by the governor; which bond shall be executed within thirty (30) days after this act becomes a law, and shall be filed with the secretary of state, and shall be renewed, whenever in the opinion of the governor, the securities become insufficient.

Police.

§ 4. All laws, not inconsistent with this act, respecting the police and general management of the penitentiary, and all other acts, not inconsistent with the terms of said lease, as the legislature may from time to time enact and provide for the welfare, instruction and reformation of the said convicts, shall be in force and binding upon said lessees.

Accidents.

§ 5. That in case of injury, by fire or other unavoidable accident, so damaging the penitentiary and the property therein belonging to the state, as to render the shops and machinery useless to said lessees for the purposes of said lease, or the appearance or existence of any epidemic scourge or disease, such as small-pox or cholera, then in such case said lessees shall be paid by the state for all the expenditures in guarding, feeding, clothing, bedding and other expenses necessarily growing out of the aforesaid injury, by fire or such epidemic, in or to the penitentiary and other property of the state, until the same is repaired or such epidemic has ceased. Said repairs shall be made under and by the direction of the warden, and approved by the commissioners of the penitentiary and the governor of the state; and the warden shall be paid for the same, together with all expenses and losses arising from the causes aforesaid, in manner and form as is provided for the payment of the salary of the warden and other expenses of the penitentiary.

§ 6. That in case said lessees of the said penitentiary, under and by virtue of this lease, shall in anywise fail to perform the conditions of this contract the governor of the state shall have the right, and it shall be his duty, upon sixty (60) days' notice to the said lessees of such intention, to declare this lease forfeited; and if the legislature is not in session he shall control and lease the said penitentiary

until the next meeting of the general assembly.

Failure.

§ 7. The said lessees under this act shall, at no time No sale or transfer. during the continuance of the said lease, transfer or sell this lease, or any part thereof, except by and with the consent of the governor of the state.

§ 8. All sales of material or goods produced or manu- Wholesale.

factured by the said lessees shall be by wholesale.

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

APPROVED February 27, 1867.

AN ACT supplementary to an act entitled "An act to lease the peniten- In force March tiary.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section State not liable. five (5) of an act approved February 27, 1867, shall not be so construed as to mean that the state shall be liable to said lessees for any losses or damages, sustained by them and resulting from their inability to work said convicts during such repairs or epidemic.

This act shall be a public act and be in force from

and after its passage.

APPROVED March 5, 1867.

PROTECTION OF PERSONAL LIBERTY.

AN ACT for the protection of personal liberty.

In force March 5, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no super- Insane hospital intendent, medical director, agent, or other person, having the management, supervision or control of the insane hospital at Jacksonville, or of any hospital or asylum for insane and distracted persons in this state, shall receive, detain or keep in custody at such asylum or hospital, any person who has not been declared insane or distracted by a verdict of a jury and the order of a court, as provided by an act of the general assembly of this state, approved February 16, 1865.

§ 2. Any person having charge of or the management Misdemeanors. or control of any hospital for the insane, or any asylum for the insane, in this state, who shall receive, keep or detain

any person in such asylum or hospital, against the wishes of such person, without the record or proper certificate of the trial required by the said act of 1865, shall be deemed guilty of a high misdemeanor, and shall be liable to indictment, and, on conviction, be fined not more than one thousand dollars, nor less than five hundred dollars, or imprisoned not exceeding one year nor less than three months; or both, in the discretion of the court before which such conviction is had: Provided, that one-half of such fine shall be paid to the informant and the balance shall go to the benefit of the hospital or asylum in which such person was detained.

Trial.

§ 3. Any person now confined in any insane hospital or asylum, and all persons now confined in the hospital for the insane at Jacksonville, who have not been tried and found insane or distracted by the verdict of a jury, as provided in and contemplated by said act of the general assembly, of 1865, shall be permitted to have such trial. All such persons shall be informed by the trustees of said hospital or asylum, in their discretion, of the provisions of this act and of the said act of 1865; and, on their request, such persons shall be entitled to such trial within a reasonable time thereafter: Provided, that such trial may be had in the county where such person is confined or detained, unless such person, his or her friends, shall, within thirty days after any such person may demand a trial under the provisions of said act of 1865, provide for the transportation of such person to and demand trial in the county where such insane person resided previous to said detention, in which case such trial shall take place in said last mentioned county.

To be liberated.

§ 4. All persons confined, as aforesaid, if not found insane or distracted by a trial and the verdict of a jury, as above, and in the said act of 1865: *Provided*, within two months after the passage of this act, shall be set at liberty and discharged.

State's attorney

- § 5. It shall be the duty of the state's attorneys for the several counties to prosecute any suit arising under the provisions of this act.
- § 6. This act shall be deemed a public act and take effect and be in force from and after its passage.

 Approved March 5, 1867.

PLANK ROADS.

AN ACT to amend an act entitled "An act to provide for the construction In force March of plank roads by a general law," approved February 12, 1849, and the several acts amendatory thereof.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the provisions of the said acts shall apply to and embrace Mac-MacAdamized adamized and turnpike roads, and the organization and and turnpikes incorporation of companies for the purpose of making such roads, the same as if such roads were expressly named in the said acts. And the said companies shall have the same rights and franchises, and be subject to the same liabilities and restrictions as provided in the said acts in relation to plank roads.

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

after its passage.

APPROVED March 5, 1867.

PUBLIC LAWS.

AN ACT authorizing Messrs. Callaghan and Cutler, of Chicago, to publish In force Feb. 25, 1867. the public laws, as passed at each session of the general assembly of this state.

Preambles.

Whereas, the number of copies of the public acts of the general assembly of this state are insufficient to supply the wants of those outside of the public offices of the state and eounties of Illinois; and, whereas, a cheap edition of the session laws of the state is desirable for the legal profession, and others desiring a copy of the public laws; therefore,

Section 1. Be it enacted by the People of the State of Callaghan and Illinois, represented in the General Assembly, That Messrs. Cutter. Callaghan and Cutler, law-book publishers of Chicago, be, and they are hereby authorized to publish such an edition of the public laws of the state of Illinois, passed at each session of the general assembly, as they may deem proper, and sell the same upon their own private account: Provided, that they shall procure a true copy of each and every public law passed by the said general assembly at each and every session thereof, after the enrollment and deposit of the same in the office of the secretary of state, from the

said secretary, and shall procure his certificate that the same

Secretary of state to furnish copies.

are true copies of the public laws as enrolled. § 2. Be it further enacted, That it shall be, and is hereby made the duty of the secretary of state to furnish, on demand, to the said Callaghan and Cutler, copies of all the session laws of each session of the general assembly, duly certified to be correct, for which services he shall be paid by the said Callaghan and Cutler a reasonable compensation.

Prima facie evidence.

§ 3. Be it further enacted, That all public laws published by the said Callaghan and Cutler, in pursuance of this act, shall be and the same are hereby declared to be prima facie evidence of the existence of such laws, in and before all courts of law and equity in this state.

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

after its passage.

APPROVED February 25, 1867.



In force Feb? AN ACT in relation to publishing the public laws of the state of Illinois. 25, 1867.

Secretary of state to certify

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all the public laws of the state of Illinois, to be published hereafter, shall be duly certified to by the secretary of state as correct copies of said laws as enrolled in the office of said secretary of state, which certificate shall be published with the same, and without such certificate no publication shall be received as evidence of the existence of such laws in any court of law or equity in this state.

§ 2. All acts or parts of acts conflicting with the pro-

visions of this act are hereby repealed.

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

APPROVED February 25, 1867.

PUBLIC DEBT.

AN ACT providing for a reduction in the rate of state taxation for pay- In force March ment of interest accruing on the public debt.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall Auditor's duty be the duty of the auditor of public accounts, annually, to compute and estimate a rate of taxation sufficient to provide for and pay the accruing interest on the public debt of this state; and whenever such rate, so computed and estimated, shall fall below the rate now required by law, such rate, so computed, shall be taken as the rate of taxation for that year; and the auditor shall certify the same to the several county clerks, and the said clerks shall extend such rate of taxation, so certified, in lieu of the rate now provided by law.

§ 2. This act to take effect and be in force from and

after its passage.

APPROVED March 6, 1867.

PRINTING AND BINDING.

AN ACT to amend an act entitled "An act to reduce the several acts in In force March and the limiting into one act, and to amend the same." 7, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section Provision one (1) of the act entitled "An act to reduce the several acts in relation to printing and binding, into one act, and to amend the same," approved February 16, 1865, be, and the same is hereby amended, so as to strike out the following proviso, viz: "Provided, that no contract for printing or binding shall be let to any person not a resident of this state, nor to any person who is not doing business as a printer or binder, as the case may be, in this state."

§ 2. That section two of the aforesaid act be, and the Any printer. same is hereby amended, so that instead of reading "to contract with some responsible printer or printers," it shall

read "to contract with some responsible bidder or bidders."

Bidder

That section seventeen (17) of the aforesaid act be, and the same is hereby amended, so that instead of reading "to contract with some responsible book binder or binders, who reside in and carry on the business of book binding in the state," to read "to contract with some responsible bidder or bidders."

§ 4. All acts or parts of acts conflicting with the pro-

visions of this act, are hereby repealed.

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

APPROVED March 7, 1867.

RAILWAYS.

In force March 5, 1867.

perts.

AN ACT concerning branch railways in this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That when-May select ex- ever the lines of any railroads in this state shall cross or intersect, it shall be the duty of the companies or persons controlling or managing such railroads to make just and equitable contracts for the interchange of business and for the accommodation of such business as it may be desirable to transact over all or a portion of each of said intersecting lines, to both lines; and in case the officers of said companies can not agree as to the manner and terms upon which such joint business shall be interchanged, the said companies shall each choose an impartial person, familiar with the management of railroads, and the two thus chosen shall select a third person to act with them; and the award of the persons thus selected, or a majority of them, as to the terms, and manner for transacting said joint business, shall be conclusive and binding upon both parties. In case either of said roads shall refuse to select such referee, then the county court may select such referee, upon application of either party.

This act shall be deemed and taken to be a public act, and shall be in force from and after its passage.

APPROVED March 5, 1867.

REDEMPTION OF LANDS.

N ACT in relation to the redemption of certain lands bid off for and sold In force March to the state, under an execution in its favor, against Abram Highlands and others.

WHEREAS, on the 30th day of May, 1863, Thomas A. Preamble Iarshall, as grantee of Abram Highland, redeemed the vest half of the south-east quarter of section number wenty-three (23), in township number twelve (12) north, f range number nine (9) east of third principal meridian, by paying to Isaiah H. Johnson, then acting as deputy heriff of Coles county, the sum of five hundred and sevnty-seven dollars and seventy-one cents, being the amount or which said tract of land had been sold, with interest at he rate of ten per cent. from the day of the sale, which was vithin twelve months previous, taking his certificate of edemption therefor, which he caused to be recorded in the proper office; and, whereas, the said Isaiah H. Johnson, leputy sheriff, as aforesaid, did, on the same day, send that um of money to the state treasurer at Springfield by the lands of Jacob J. Brown, who was robbed of the same omewhere on the road between Coles county and Springield; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the May redeem. aid Abram Highland, or his grantees, shall be entitled to edeem any of the lands sold under the said execution, which have not been heretofore redeemed or sold by the tate, by paying into the state treasury, at any time within one year from the passage of this act, the amount for which such lands, or any tract of them sold, with interest at six per cent. per annum, from the time of the sale to the time

of redemption.

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

APPROVED March 6, 1867.

REPORTERS—OFFICIAL.

In force March AN ACT for the appointment of official reporters, and for the preservation 6, 1867. of evidence in certain cases, in Cook county.

Phonographic reporters.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the judges of the superior court of Chicago, the circuit court of Cook county, the recorder's court of the city of Chicago, and the county court of Cook county, or a majority of them, are hereby authorized to appoint three phonographic reporters, to be styled "official reporters of the courts of Chicago," who shall be skilled in the practice of their art, and shall hold their position until removed, as hereinafter mentioned: Provided, however, that a majority of the said judges shall have power to remove any or either of said official reporters on account of misbehavior or negligence in the discharge of his or their said duties, the order for the same to be entered upon the record of either of said courts; and any vacancy caused by such removal, and by death, resignation or otherwise, to fill by appointment, as in the first instance.

Civil actions.

§ 2. In any civil action in the circuit court of Cook county, or the superior court of Chicago, whenever either party to said action, or their counsel or attorney, shall desire a short-hand report of the evidence or any proceedings therein, if the presiding judge shall deem the case a fit one to be reported, said judge shall direct and it shall be the duty of said official reporters to cause full phonographic notes of the same to be taken, and the same, if desired by either or both of said parties, to said cause, to be forthwith fairly transcribed. The charges for the taking of said phonographic notes and for the transcription thereof, when made, shall be estimated and certified by the said presiding judge; and, when so certified, shall be forthwith paid, under the order of the court, by the party on whose behalf the same was ordered; and the amount so paid shall be allowed and taxed as costs in said cause: Provided, however, that the said transcription, when paid for, shall be filed in said court among the papers in said cause, subject to be used by the respective parties, as the court shall direct. And provided, moreover, that upon a failure to pay said charges, under such order of court, the party or parties so failing may be proceeded against by attachment, as in other cases, for noncompliance with the orders of the court.

Criminal.

§ 3. Whenever, in any criminal case in either of said courts in this act mentioned, the presiding judge, on behalf of the accused, and the prosecuting attorney, on behalf of

the people, shall deem the cause a proper one to be reported in short-hand, it shall be the duty of said official reporters to cause full phonographic notes of the evidence or probeedings in such case to be taken, and the same, if desired, to be forthwith fairly transcribed; and the said transcripion, when so made, to be filed in said court among the papers in said cause. The charges for the taking of said notes, and for the transcription thereof, when made, to be estimated and certified by the said presiding judge and prosecuting attorney; and, when so certified, the same shall be paid by the county treasurer of said Cook county, upon he written order of said presiding judge and prosecuting ttorney, out of any contingent funds of the county on hand n his office.

When, in any settlement of estates, or matter of Probate. probate, or any other application in the county court of Dook county, the parties thereto, or the presiding judge, hall deem it advisable that the evidence, or any proceedngs therein, shall be reported in short-hand, the said judge hall direct, and it shall be the duty of the said official eporters to cause full phonographic notes of the same to be aken, and the same, if desired by either or both of said parties, or by said judge, to be forthwith fairly transcribed, he charges for the same to be estimated by the said preiding judge, and paid, under the order of the court: Provided, however, that in all matters touching the probate of wills, in which oral proof shall be given, where the same hall be so reported, the said transcript, so made, shall be iled in said court, after being signed by the witnesses, deponent or affiant, unless said signing of such record of proof by the witnesses, deponent or affiant, shall be waived by said judge, in which case, such record, after being luthenticated by the certificate of said judge, shall be leemed to be the record of any proof so taken.

Whenever any master in chancery of the superior Chancery. court of Chicago, or circuit court of Cook county, or recorder's court of the city of Chicago, shall deem it for the nterest of the parties that evidence to be taken before him n any case shall be taken in short-hand, he shall be at liberty to employ the services for that purpose of the said official reporters, whose duty it shall be to cause full phopographic notes of the said evidence to be taken, and the same forthwith to be fairly transcribed and delivered to the said master, who shall, upon such delivery, estimate and ax the actual costs of the said taking and transcription; and the same shall be allowed and taxed as master's costs in such cause in addition to the proper charges by the

§ 6. The official reporters appointed under this act, and Oath and bond. their successors, before entering upon the duties of their

office, shall severally give bond, with sufficient security, in the sum of five thousand dollars, conditioned for the due and faithful performance of said official duties, which bond shall be filed in the superior court of Chicago; and, if forfeited, suit may be instituted thereon for the use of the party injured by such forfeiture.

§ 7. This act shall take effect and be in force from and after

its passage.

APPROVED March 6, 1867.

In force February 28, 1867.

named.

AN ACT to regulate the indexing of records.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Grantors to be recorder of any deed or other instrument executed by any special commissioner appointed by any court in this state to sell real estate, or by any trustee, sheriff, master in chancery, executor, administrator, guardian, or other person standing in a fiduciary capacity established by law, shall index said record, by naming as grantor the person or persons whose lands shall have been sold and as grantee the person to whom said conveyance is made, and shall note in the index the character of the deed or instrument so recorded.

Approved February 28, 1867.

RELIEF.

In force Feb. 15, 1867.

AN ACT for the relief of Christopher G. Vaughn.

WHEREAS, Christopher G. Vaughn, late sheriff and, ex officio, collector of the revenue of the county of Jefferson, having on hand the sum of twenty-six hundred and two dollars and forty-five cents, the same being moneys collected and payable into the state treasury as state tax for the year A. D. 1865; and whereas, the said county of Jefferson was, at that time, destitute of a safe or other place of deposit for public moneys, and for want of such safe or place of deposit

said collector had the said moneys on deposit in the private safe of one Harvey T. Pace, in the town of Mt. Vernon, in said county, by favor and permission of the said Pace, said safe being strong and of the kind commonly regarded burglar proof; and whereas, on the night of the fifth day April, A. p. 1866, said safe was broken open by burglars and the said moneys, together with other moneys belonging to the said county of Jefferson, and for which said Vaughn is liable to said county, was burglariously taken and abstracted from said safe—the said sum belonging to the said county being six hundred dollars; and whereas, the utmost diligence on the part of said collector to discover the person and to recover the said moneys has proved unavailing; therefore,

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That the Auditor to credauditor of public accounts be and he is hereby authorized to credit the said Christopher G. Vaughn, sheriff and collector of the county of Jefferson, and state of Illinois, with the said sum of twenty-six hundred and two dollars and forty-five cents, due from him as such collector for the year of 1865—the said auditor being satisfied that the said Christopher G. Vaughn has fully and fairly accounted for all other moneys due the state that have actually come into

his hands by virtue of his said office.

§ 2. That the county court of the county of Jefferson county is hereby authorized and empowered, if they think proper so to do, by any lawful means to relieve said Vaughn from the payment into the county treasury of said sum of six hundred dollars, or, in case the same is already paid over, to draw their order for the said sum on the treasurer of said county, in favor of said Christopher G. Vaughn.

§ 3. This act to take effect and be in force from and

after its passage.

Approved February 15, 1867.

AN ACT for the relief of Joseph Dyson.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Joseph Dyson, of Schuyler county, Illinois, and late sheriff of said county, be and he is hereby relieved from the payment of a certain judgment for two hundred dollars, rendered in the Schuyler county circuit court, Illinois, in favor of the people of the state of Illinois, against said Dyson; which said judgment was rendered on a recognizance in favor of said people, given by said Dyson and one Edward Edwards, for the appearance of said Edwards at said circuit court, and the clerk of the circuit court of said county is hereby

it amount.

may relieve.

In force Feb. 25, 1867.

authorized to cancel said judgment on the records of said court.

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

APPROVED February 25, 1867.

In force Feb. 25, 1867. AN ACT for the relief of the widow and heirs of James H. Collins.

Canal bonds.

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, upon the application of the administrator and administratrix of James H. Collins, late of Cook county, deceased, or their duly authorized attorney, and the filing with said auditor of a duly certified copy of the letters of administration upon the estate of said Collins, and affidavits, satisfactory to him, of the loss of the bond hereinafter named, together with a bond of indemnity, in double the amount of the warrant herein authorized to be issued, and a proper receipt for the amount hereinafter named, to issue to and draw in favor of such administrator and administratrix, or their attorney, his warrant upon the treasurer of state, for the amount of canal bond, numbered "Six hundred and fifty-seven, (657,) the same being one thousand dollars, issued to J. H. Collins, April 6, 1849, under and by virtue of the provisions of an act entitled "An act to fund state scrip," approved February 22nd, 1847, and which said bond has been lost, together with interest thereon at six per centum per annum, from July 1st, 1847, the date of said bond; which said warrant shall be paid by the state treasurer, out of any money not otherwise appropriated.

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

after its passage.

APPROVED February 25, 1867.

In force Feb. 28, AN ACT for the relief of George L. Huntington and John S. Vredenburg. 1867.

Discharged from judgment. Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That George L. Huntington and John S. Vredenburg, who were and are bail for the appearance of Eugene P. Clover, to the Sangamon circuit court, the condition of said bond having been forfeited and judgment obtained on the same, be and

they are hereby discharged from the judgment on said bail bond by the payment of costs to the officers of said court. § 2. This act shall take effect and be in force from and

after its passage.

Approved February 28, 1867.

AN ACT for the relief of the heirs at law of Edward Bement.

In force March 7, 1867.

[Section 1.] Be it enacted by the People of the State of Illinois, represented in the General Assembly, That when- Interest stock ever the heirs or legal representatives of Edward Bement certificates. shall execute a good and sufficient bond, in the sum of four thousand five hundred dollars, payable to the state of Illinois, with such securities as shall be approved by the governor and secretary of state and conditioned for the full indemnity of the state against the production, payment or liability, in any manner whatsoever, by reason of two certain certificates of the state of Illinois, denominated "Interest Stock of 1857," and numbered 2599, for one thousand dollars, and 2600, for one thousand one hundred and thirty-six dollars, (describing in said indemnity bond said certificates, to the satisfaction of the governor,) and file the said bond in the office of the secretary of state, the governor be and he is hereby authorized and required to issue new certificates, bearing corresponding numbers, and for the same amounts as the certificates herein above recited, payable to Edward Bement; and each of said certificates shall bear upon its face the word "Duplicate"; which said certificates so issued in pursuance of this act, shall be of the same force and effect of the original certificates heretofore issued to the said Edward Bement, and dated July 1st, 1857, and lost on or about the 27th day of October, 1858, and shall entitle the holder thereof to the same rights, privileges and payments, in all respects whatsoever, as though he were the holder of the original certificates.

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

APPROVED March 7, 1867.

In force March AN ACT for the relief of the citizens of the American Bottom, in St. Clair county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the State tax dona state tax raised in townships one and two of north ranges nine and ten, (T. 1 and 2 N. R. 9 and T. 1 and 2 N. R. 10,) west of the third principal meridian, in St. Clair county, Illinois, be and the same is hereby appropriated for the term of five years, to assist in paying for building, improving and repairing levees and embankments built and to be built by the American Bottom Board of Improvement, chartered by an act of this general assembly, approved 10th February, 1853, to prevent the lands in the American Bottom in said townships from being overflowed by the high waters of the Mississippi river.

Clerk of St. Clair county.

§ 2. It shall be the duty of the county clerk of St. Clair county to give to the treasurer of the American Bottom Board of Improvement, as soon as practicable after the return of the tax books each year, including the year 1866, 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 1866, 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 the said American Bottom Board of Improvement 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.

Treasurer's duties.

It shall be the duty of said treasurer to pay out the said money, so received by him from said collector, for the purpose of paying the expenses hereafter to be incurred in building, improving or repairing said levees and embankments, and the interest upon the same, as may be deemed best by the board of directors of said company-said American Bottom Board of Improvement—and under their order and direction.

Company to give bonds.

§ 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 24th 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 company—the Ameri- Duty of comcan Botton. Board of Improvement—on the first day of December, 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 into the state treasury, as in other cases.

§ 6. Nothing herein contained shall in any manner Not to conflict. interfere with the powers, rights and privileges contained in the act of incorporation of the said American Bottom

Board of Improvement.

This act to be a public act, and be in force from

and after its passage.

APPROVED March 6, 1867.

AN ACT for the relief of certain persons therein named.

In force March 6,1867.

cognizance.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Edward Released on re-B. Green, Robert Bell, John J. Lescher, Larie Aborn, Robert Parkinson, George W. Brown, Isaac N. Jaquess, Alexander C. Edgar, James Calverley, James W. Rigg, Francis M. Rigg, John T. Risley, Larner B. Risley, William C. Deputy, James M. Mundy, William R. Mundy, Gilbert O. Turner, Thomas J. Shannon, Edwin S. Russell, John Schrodt, jr., James C. Ashford, John Prescott, William Ulm, Alexander Wood, Ira Wood, William R. Wilkinson, Thomas Wilkinson, and James P. McNair, be and they are hereby released and forever discharged from all liability to the people of the state of Illinois, and all others interested therein, upon two certain recognizances taken and approved by the Hon. Silas L. Bryan, judge of the second judicial circuit [court] of Illinois, for the appearance of one Hiram Stanton at the March term of the Marion county circuit court A. D., 1865, to answer two indictments therein pending against him, one for the supposed murder of George W. Besore, and the other for the supposed murder of Zachariah Newkirk.

§ 2. It shall be the duty of the state's attorney of the state attorney judicial circuit wherein any proceedings to take out execu- to dismiss. tion upon the said recognizances may be pending, to dismiss

the same at the first term of the circuit court therein, after the passage of this act.

§ 3. This act to take effect and be in force from and

after its passage.

APPROVED March 6, 1867.

In force May AN ACT for the relief of John G. Jarvis, William W. Jarvis, Henry M. 6, 1867.

Kimball James R. Andrews and Samuel Pitters. Kimball, James B. Andrews and Samuel Pitman.

cognizance.

To pay cests.

Be it enacted by the People of the State of · Section 1. Release on re- Illinois, represented in the General Assembly, That, John G. Jarvis, William W. Jarvis, Henry M. Kimball, James B. Andrews and Samuel Pitman, are hereby released and discharged from their liability as sureties upon the recognizance of William G. Jarvis, in Macoupin circuit court, and from the judgment of said court on said recognizance, of September term 1866: Provided, that nothing in this act shall be construed to discharge said parties or any of them from the payment of the costs due the proper officer.

APPROVED March 6, 1867.

In force March 6, 1867.

AN ACT for the relief of John Welsh.

Internal improvement scrip.

WHEREAS, John Welsh of the city of Philadelphia, in the state of Pennsylvania, claiming to have been the owner of certain drafts or internal improvement scrip, issued by the state of Illinois, of the following numbers, viz: "No. 2800, letter B," and "No. 2801, letter A," "No. 4121, letter A," "No. 4121, letter B," and "No. 3887, letter A," of one hundred dollars each, which said scrip was, as he asserts, transmitted by him to Messrs. Howland and Aspinwall, of the city of New York, to exchange for bonds, under a proposition made by the state of Illinois, and now lost; therefore,

warrant.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Auditor to issue auditor of public accounts be and he is hereby authorized to draw warrant in favor of John Welsh, on filing indemnity bond for double the amount, to be approved by the auditor, and satisfactory affidavit of loss of the scrip mentioned hereinafter, and such further proof as he may be possessed of, for principal and interest to date of this act,

on internal improvement scrip "No. 2800, letter B," "No. 2801, letter A," "No. 4121, letter A," "No. 4121, letter B," and "No. 3887, letter A," of one hundred dollars each, paytble out of any moneys in the treasury applicable to the payment of state indebtedness.

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

after its passage.

APPROVED March 6, 1867.

AN ACT for the relief of Joseph H. Morgan.

In force March 8, 1867.

recognizance.

WHEREAS, at the July special term of the circuit court of Release from Cumberland county, A. D. 1866, a judgment was entered against Joseph H. Morgan, upon forfeiting recognizance for the sum of seven hundred dollars and costs, as surety for Jeremiah Morgan, who was indicted for the crime of burglary; and, whereas, the said Joseph H. Morgan has paid the sum of three hundred dollars upon said judgment; and whereas, one John H. Miller, who was also a surety on said recognizance, after the recovery of said judgment and payment by Joseph H. Morgan, arrested said Jeremiah Morgan, and delivered him to the sheriff of said county, and who was tried at the next term of said court upon said charge; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Circuit clerk to clerk of the circuit court of said county be and he is hereby directed to enter satisfaction of said judgment, so obtained against said Joseph H. Morgan, and that such satisfaction shall forever release him from all further liability thereon.

§ 2. This act to take effect from and after its passage.

APPROVED March 8, 1867.

AN ACT for the relief of the administrators of Akin Evans, deceased.

In force March 8, 1867.

WHEREAS, by an error of the county clerk of the county of Fayette, in extending the tax for the years 1856 and 1857, Akin Evans, the then collector of Fayette county, was overcharged with state tax for the year 1856, in the sum of fourteen hundred and fifty-four dollars and ninety four cents, and for the year 1857, in the sum of seven dollars and twenty-one cents; and whereas, the said money so over-charged were paid

Taxes overcharged.

into the state treasury by said Akin Evans, in his life time, or by his administrators, and the sale of his lands after his

death; therefore,

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That John Shirley and William C. Houston, administrators of the estate of Akin Evans, deceased, be allowed the sum of fourteen hundred and sixty-two dollars and fifteen cents, on account of said errors in extending said state tax for the years 1856 and 1857, the years for which said Akin Evans was collector.

Warrant to issue.

§ 2. That the auditor is hereby directed to draw a warrant upon the state treasurer in favor of the administrators of the estate of Akin Evans, deceased, to-wit, John Shirley and William C. Houston, for said sum of fourteen hundred and sixty-two dollars and fifteen cents.

§ 3. This act to take effect and be in force from and

after its passage.

APPROVED March 8, 1867.

REVISED STATUTES.

In force Feb. AN ACT to amend chapter seventy-nine of the Revised Statutes of 1845, 28, 1867. entitled "Partitions."

Partition.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in case of sale under and by virtue of the provisions of section eleven (11) of chapter seventy-nine of the Revised Statutes of 1845, entitled "Partitions," if the widow entitled to dower in the real estate to be sold will consent to such sale she shall signify and subscribe her consent, in writing, and the same shall be filed with the clerk of the court, and thereupon the said commissioners, or other person or persons ordered to sell such real estate, shall proceed to sell the same, agreeably to the terms of the order of the court, disincumbered by any right of dower of such widow; and the court shall award to such widow such proportion of the purchase money as shall be just and equitable, not exceeding one-seventh part nor less than one-tenth part of the net amount of the sales, according to the age, health and condition of such widow; and such award of payment shall be a sufficient bar to all rights of dower which such widow may claim in said lands.

- § 2. The provisions of this act may apply to any proceedings pending and undetermined in the courts of this
- § 3. This act is declared to be a public act, and shall take effect from and after its passage.

APPROVED February 28, 1867.

AN ACT to amend an act entitled "An act to amend chapter XLIII of the in force March Revised Statutes, entitled Forcible Entry and Detainer," approved May 5, 1867. 16, 1865.

[Section 1.] Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Foreible entry above named act, to amend chapter XLIII of the Revised Statutes shall extend to and embrace all leases, whether verbal or written; and if default shall be made in any verbal agreement of lease it shall have the same effect as if default had been made in any covenant contained in a written lease.

and detainer.

[§ 2.] This act to take effect from and after its passage. APPROVED March 5, 1867.

AN ACT construing the part of section thirteen of chapter eighty-three of In force March the Revised Statutes, entitled "Practice," so far as the same relates to the continuance of causes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from Practice. and after the passage of this act, section thirteen of chapter eighty-three of the Revised Statutes of this state, entitled "Practice," so far as the same relates to the continuance of causes, shall be construed as follows: When an affidavit for a continuance is filed by one of the parties to a cause, on account of the absence of testimony, and such affidavit is admitted in evidence by the other party, the party admitting such affidavit shall be held to admit only that if the absent witness was present he would swear to the fact or facts which the affidavit states he will swear to, and such fact or facts shall have no greater force nor effect than if such absent witness was present and swore to the same in open court, leaving it to the party admitting such affidavit to controvert the statements contained therein, the same as if such witness was present and examined in open court.

Wills.

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

Approved March 6, 1867.

In force March AN ACT to amend chapter 7, 1867.

AN ACT to amend chapter 110, Revised Statutes, entitled "Wills."

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section 87, of chapter 110, Revised Statutes, entitled "Wills," be so amended that appraisers shall be entitled to one dollar and fifty cents per day, and that section 98, of said chapter, be so amended that a crier shall receive not more than four dollars per day.

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

APPROVED March 7, 1867.



In force March 7, 1867. AN ACT to amend chapter 30 of the Revised Statutes of 1845.

Arson.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section one hundred and fifty-six, of chapter thirty, of the Revised Statutes of 1845, be so amended that any person who shall set fire to, or destroy or burn, or procure or cause to be burnt or destroyed, any barrack, cock, crib, rick or stack of hay, corn, wheat, oats, barley or other grain of any kind, or who shall willfully or maliciously destroy any other article of property not herein enumerated, and not enumerated in the section to which this is an amendment, of the value of twenty-five dollars or more, on conviction thereof, shall be punished by confinement in the penitentiary for a term of not less than one year, nor more than ten years.

§ 2. This act to take effect and be in force from and

after its passage.

APPROVED March 7, 1867.

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AN ACT to amend chapter thirty-six of the Revised Statutes, entitled In force March "Roads."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assemby, That said Roads. road law is hereby amended, so that hereafter the county courts in counties not having adopted township organization shall have the sole power of determining the amount that each supervisor shall receive for his services in working the roads in his district, or for other services provided by law, or that may hereafter be made incumbent on said officers, and said allowance shall be made with reference to the work performed.

APPROVED March 7, 1867.



AN ACT to amend chapter thirty (30) of the Revised Statutes, entitled In force May "Criminal Jurisprudence." 9, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That sec-Criminal juristion one hundred and fifty-three of chapter thirty of the Re-prudence. vised Statutes be amended so as to read as follows, to-wit: "If any person or persons shall knowingly and designedly, by any false pretense or pretenses, obtain from any other person or persons any chose in action, money, goods, wares, chattels, effects, or any valuable thing whatever, with intent to cheat or defraud any person or persons of the same, every person so offending, upon conviction thereof, shall be fined in any sum not exceeding two thousand dollars, and imprisoned not exceeding one year, and shall be sentenced to restore the property so fraudulently obtained, if it can be restored. No indictment for the obtaining of any property or thing by any false pretense or pretenses shall be quashed, nor shall any person indicted for such offense be acquitted for the reason that the facts set forth in the indictment or appearing in evidence may amount to a larceny or other felony; nor shall it be deemed essential to a conviction that the property in the goods or things so [obtained] shall pass with the possession to the person so obtaining it; but any person who shall commit an offense indictable as a misdemeanor, and also indictable as a felony may be indicted and convicted of either the felony or the misdemeanor.

APPROVED March 9, 1867.

In force March AN ACT to amend chapter ninety-three of the Revised Statutes of 1845 9, 1867. entitled "Roads."

Roads.

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That whenever a public road or highway, shall pass over low or wet lands, and it shall be necessary to drain the same, in order to render the said road dry and passable, and the said road can not readily or conveniently be drained, without laying or digging a ditch or ditches, over and across the adjacent lands, it shall be lawful for the commissioners of highways or other officers whose duty it is to cause the said road to be made passable, to enter upon the said adjacent lands and construct the required ditch or ditches over and upon the same; and in case the said officer or officers shall be unable to agree with the owner or owners of such lands as to the amount of damages to be allowed and paid to such owner or owners, the same shall be fixed and ascertained in the manner appointed in section thirty-eight of the chapter to which this is an amendment and the other acts amendatory thereof, subject to the same right of appeal allowed in other cases.

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

APPROVED March 9, 1867.

SCHOOLS.

ln force Feb. 16, 1867. AN ACT to furnish information to school officers.

And use of preamble.

Whereas, a volume has been compiled and prepared, for the information and use of school officers, entitled "common school decisions," containing the school laws of the state, with all the important decisions of the several state superintendents of public instruction, and of the supreme court of the state in relation to schools, together with forms of all school instruments required by law, and full instructions concerning the practical duties of school officers and teachers; therefore,

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 he is hereby authorized and instructed to procure a sufficient number of copies of said common

Secretary of State to furnish. chool decisions, at a cost not to exceed one dollar and fifty ents per copy, to furnish one copy thereof to each board of chool trustees and of school directors, for the permanent use and benefit of said boards; and that the secretary of state distribute the same among the several counties of the state at the same time that he distributes the public laws and documents of this general assembly and that the auditor lraw his warrant on the school fund for the cost and distrioution of the same: Provided, that any amendments and lterations made by this general assembly, shall beincluded n said work: And Provided, further, that no advertising ards shall be published in said book.

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

Approved February 16, 1867.

N ACT to amend an act entitled "An act to establish and maintain a sys- In force February 16, 1865. ary 28, 1867.

Section 1. Be it enacted by the People of the State llinois, represented in the General Assembly, That in order enable county superintendents of schools to discharge compensation heir duties with greater efficiency, they shall be entitled, I lieu of the per diem now allowed by law and exclusive t commissions, to be paid, semi-annually, from the county easury of their respective counties, as compensation for neir services the sum of five dollars per day for services ctually rendered: Provided that the provisions of this ection shall not apply to Cook county.

school super-

§ 2. The clerk of each board of school directors shall clerk to report. port to the township treasurer of the proper township, on before the first Monday in October, annually, such statises and other information in relation to the schools of their spective districts as the township treasurer is bound to nbody in his report to the county superintendent, and the irticular statistics to be so reported shall be determined id designated by the state superintendent of public instruc-

When a school is composed of pupils from different Teacher's pay. wnships the teacher shall, in all cases; be paid by the easurer of the township in which the school is taught, ad the duty of collecting the amount due from the other waships shall devolve upon the directors.

§ 4. All returned soldiers, who, during the late war, Returned soltered the army, while in their minority, shall be allowed diers. attend, free, any public school in the districts where ley severally reside, for a time equal to the portion of their inority spent in the military service of the United States.

Conflicting acts

§ 5. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

§ 6. This act shall take effect and be in force from and

after its passage.

APPROVED February 28, 1867.

STATE HOUSE.

In force Feb. 25, 1867. AN ACT to provide for the erection of a new state house.

Governor to convey public square to city of Springfield and Sangamon county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the governor of the state of Illinois is hereby authorized and empowered to convey to the county of Sangamon and state of Illinois, and to the city of Springfield, in said county, for the use of the people of said county and city, all that piece and parcel of ground, situate, lying and being in the city of Springfield, in said county, known as the public square, containing two acres and a half, be the same more or less, upon which is now located the state house, for the sum of two hundred thousand dollars, and for the further consideration that said grantees shall cause to be conveyed to the state of Illinois, in fee simple, that parcel of ground lying in the city of Springfield aforesaid, bounded by Second, Monroe, Spring and Charles streets, containing between eight and nine acres. Said sum of two hundred thousand dollars shall be paid into the treasury of the state of Illinois in two equal installments, the first of which shall be paid on the first day of April, 1868, and the second on the first day of April, 1869.

City and county may issue bonds.

§ 2. The county of Sangamon and said city of Springfield, are hereby authorized to issue such bonds and levy such taxes as may be necessary to raise said sum of two hundred thousand dollars and for the purchase of said parcel of land, provided said bonds shall not bear interest ex-

ceeding ten per cent. per annum.

\$250,000 appropriated.

§ 3. Said sum of two hundred thousand dollars shall be expended toward the erection of a new state house upon said last described parcel of land, and in addition therete the sum of two hundred and fifty thousand dollars is hereby appropriated out of any money in the treasury not other wise appropriated, for the same purpose. Said state house shall cost a sum not exceeding three millions of dollars.

Commissioners appointed.

§ 4. The following persons, viz: John W. Smith, John J. S. Wilson, Philip Wadsworth, James C. Robinson, and

Wm. T. Vandeveer, Wm. L. Hambleton, and James H. Beveridge, are hereby appointed commissioners to superntend the erection of the new state house aforesaid, who, before they enter upon the discharge of their duties, shall enter into bond to the governor of this state, with approved security, in the penalty of twenty-five thousand dollars each, within thirty days after the passage of this act, conditioned for the faithful performance of their duties, and shall severally take an oath that they will well and truly discharge ill their duties as commissioners in superintending the erection of said state house. The governor of the state is hereby authorized to fill all vacancies by appointing comnissioners, who shall continue to act until the next session of the general assembly, which shall ratify or reject said appointments. The governor is also authorized to remove iny commissioner for cause, and fill the vacancy occasioned hereby.

\$ 5. The commissioners shall select the most durable Commissioners naterial for said state house, and make the same as nearly to select materials. ire-proof as possible. It shall be constructed upon the

nost approved and convenient plan.

§ 6. Said commissioners shall stipulate for all payments Payments, how o be made out of the fund hereinbefore provided, and no ther. The accounts of the expenditures of said commisioners, shall be certified to by said commissioners, or a najority of them, and by the secretary of state, and approved by the governor. The auditor shall thereupon draw his warrant upon the treasurer therefor, to be paid out of he fund hereinbefore provided, in favor of the party to vhom the accounts shall be due.

§ 7. The said commissioners shall advertise at least Duties of comhirty days in two daily papers in Chicago and Springfield, and one daily paper in New York and Philadelphia, for plans and specifications for a new state house. Said comnissioners shall wait three months after said publication, and if they shall have received any plans and specifications vithin that time, they shall immediately thereafter notify each nember of the two committees of the senate and the house f representatives of this general assembly on public buildngs, to meet at the city of Springfield on a day to be pecified in said notice, said notice to be given at least ten lays prior to such meeting, and if a majority of said comnittees and commissioners in attendance shall decide upon iny plan then submitted to them, the said commissioners shall be bound thereby, and proceed to erect a new state louse in accordance with said plans and the accompanying pecifications so adopted. They shall employ such archiects, mechanics and laborers as may be necessary for the early completion of said building, and shall each receive or their services as commissioners the sum of five dollars

Secretary pointed.

per day for time of actual service, to be paid out of the fund aphereinbefore provided. Julius C. Webber is hereby appointed secretary of said board of commissioners. They shall also be authorized to employ a superintendent.

§ 8. The present state house and grounds shall continue to be used for state purposes until the new building shall be sufficiently advanced for the use of the different departments of state, and the state shall have the absolute possession and control of said building until that time.

9. This act shall take effect and be in force from

and after its passage.

APPROVED February 25, 1867.

In force Feb. 27, AN ACT supplemental to "An act to provide for the erection of a new state 1867. house," approved February 25, A. D. 1867.

Limitation of

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no contracts shall be made or entered into by the commissioners named in the act to which this act is a supplement, for the erection and completion of said state house, which shall involve or require a larger expenditure of money, in the aggregate, than the sums named and appropriated by the act to which this is a supplement; and in case further appropriations shall be made by the general assembly for the erection and completion of said state house, it shall be hereafter lawful for said commissioners to enter into further contracts, to the amount of such further appropriations, and no more; and all contracts made or entered into, contrary to the provisions of this act, shall be null and void.

Bids for work.

§ 2. All contracts for labor or materials, in the erection and completion of said state house, requiring an expenditure of more than five hundred dollars, shall be let to the lowest responsible bidder or bidders, after advertising for bids or proposals for the same, for at least thirty days, in two daily papers published in the city of Springfield, and in the same number published in the city of Chicago, such advertisements to specify the time and place when and where said bids or proposals shall be opened; and no bids or proposals shall be opened at any other time or place: and all bids or proposals received by said commissioners for labor or materials, as above provided, shall be by said commissioners filed in the office of the secretary of state whether the same be accepted or rejected.

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

after its passage.

APPROVED February 27, 1867.

STATE INSTITUTIONS.

AN ACT for the further protection of the state institutions.

In force March 9, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no part consent of genof any land heretofore or hereafter conveyed to the state of eral assembly. Illinois, for the use of any benevolent institutions of the state (or to any such institutions), shall be entered upon, appropriated or used by any railroad or other company for railroad or other purposes, without the previous consent of the general assembly; and no court or other tribunal shall have or entertain jurisdiction of any proceeding instituted or to be instituted for the purpose of appropriating any such land for any of the purposes aforesaid, without such previous consent.

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

APPROVED March 9, 1867.

TAXES.

AN ACT to apportion the expense of collecting a certain tax therein named, and to authorize the auditor to settle the same.

In force Feb. 28

Section 1. Be it enacted by the People of the State of Taxes to Illinois, represented in the General Assembly, That the credited. county treasurer of Tazewell county, upon the receipt of the taxes for the year A. D. 1863, assessed against John Davenport, in said county, individually and as agent for others, be and is hereby authorized and required to charge each particular fund included in said tax with its proportionate share of the sum of fourteen hundred and fifty dollars, the amount of the expenses incurred by said county in the litigation to establish the validity of such assessment; and said treasurer shall credit and pay over the same to said county, and in settlement with the proper officers, the said treasurer shall be allowed credit therefor. And in settlement with the auditor of the state said treasurer shall present a certificate of the county clerk of said county, showing the proportionate share of said sum so charged to the several state funds.

§ 2. The state auditor is hereby authorized and empowered to settle and compromise with the said John Davenport, upon such terms as he shall deem best for the interest

Compromis

of all parties concerned, all claims against said John Davenport for taxes for the year A. D. 1863, and subsequent years; and upon so settling or compromising, shall charge each fund with its proportionate amount of said sum of fourteen hundred and fifty dollars, and pay over the surplus to the account of the several funds.

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

APPROVED February 28, 1867.

In force Feb'y AN ACT to refund to Jacob Hepperly, executor, state taxes paid in error. 28, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum Taxes refunded of fifty dollars and forty cents is hereby appropriated to Jacob Hepperly, executor of the estate of J. R. Thompson, deceased, of Peoria county, for state taxes paid by him by reason of an error in assessment of property, and that the auditor draw his warrant for the same, payable out of any money in the treasury not otherwise appropriated.

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

APPROVED February 28, 1867.

In force March AN ACT entitled "An act to extend the powers and jurisdiction of col-8, 1867. lectors of taxes."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in case any person upon whom any tax shall be assessed, under the revenue laws of this state, in any town or city of this state, shall have removed from such town or city after such assessment has been made and before the same shall have been collected, it shall be lawful for any collector of such city or town to levy and collect such tax of the goods and chattels of the person so assessed in any district within this state to which such person shall have removed or in which he may reside.

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

after its passage.

APPROVED March 8, 1867.

AN ACT compelling holders of tax certificates to take out deeds or lose In ferce March 8, 1867. their claims.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all Sales for taxes. cases of sales for taxes or assessments, whether made for city, state, county, or any other purposes under and in pursuance of any of the laws of this state, heretofore, now, or hereafter to be in force, unless the holders or owners of certificates of such sales, the time for redemption from which sales has now expired, shall, within twelve months from and after the passage of this law, take out the deed or deeds contemplated by the law to be issued in pursuance of such certificates such sales and the certificates thereof, shall be absolutely null, and shall thereafter constitute no basis of title, and shall cease to be a cloud on the title to the property to which such certificates refer.

That unless, hereafter, holders or owners of such Certificates excertificates, the time for redemption from which has not expired, and of all such sales hereafter to be made, shall, within six months from and after the time at which such privilege of redemption shall expire, take out the deed or deeds, so as hereinbefore stated to be contemplated, the said certificates and the sales on which they are based shall, from and after the expiration of such six months, be absolutely null, and shall constitute no basis of title, and shall cease to be a cloud on the title to the property to which such

certificates refer.

§ 3. This act shall be deemed a public act, and shall be in force from and after its passage.

APPROVED, March 8, 1867.

AN ACT in regard to publishing delinquent tax list.

In force March 6, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the reve- Tax lists. nue law of this state be and the same is hereby so amended that, hereafter, publishers of weekly newspapers shall receive for printing delinquent tax list, the sum of twenty cents for each tract of land, and the sum of ten cents for each town lot.

§ 2. In all counties in this state where daily newspapers Rates of adverare published the collector of each of said counties is hereby authorized to advertise said delinquent tax list in one newspaper, in both the daily and weekly editions thereof; and, when the same is so published, the publisher of said daily

and weekly newspaper shall be entitled to receive for each tract of land so advertised the sum of twenty-five cents, and for each town or city lot the sum of twelve and a half cents, and no more.

Acts repealed.

§ 3. All acts or parts of acts now in force in conflict with the provisions of this act are hereby repealed. This act shall not apply to the county of Cook.

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

after its passage.

APPROVED March 6, 1867.

TELEGRAPHS.

In force March 9, 1867. AN ACT amending an act for the establishment of telegraphs.

Competing lines.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all telegraph companies and persons, or corporations managing or controlling telegraph lines in this state, shall be and are hereby made subject to the provisions of section nine of an act of the general assembly of this state, approved February 9th, A. D. 1849, entitled "An act for the establishment of telegraphs," and the company, person or persons managing any telegraph line in this state, who shall refuse to receive and transmit dispatches from other companies or persons managing telegraph lines in this state, shall forfeit all right to transact telegraph business in this state, and may be enjoined therefrom by bill of complaint filed in any court of competent jurisdiction, and be liable to pay all damages which shall accrue by reason of such refusal to the company or person offering such dispatch for transmission.

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

after its passage.

APPROVED March 9, 1867.

TEXAS AND CHEROKEE CATTLE.

AN ACT to prevent the importation of Texas or Cherokee cattle into the In force Februsary 27, 1867.

Section 1. Be it enacted by the People of the State of.
Illinois, represented in the General Assembly, That it shall Texas cattle.
not be lawful for any one to bring into this state or own or

have in possession any Texas or Cherokee cattle.

§ 2. Any person who shall violate the provisions of this Penalties act shall, for every such violation, forfeit and pay into the treasury of the county where the offense is committed a sum not exceeding one thousand dollars, or be both fined and imprisoned in the county jail, at the discretion of the court, though such time of imprisonment shall not exceed one year; and such person or persons shall pay all damages that may accrue to any one by reason of such violation of this act.

§ 3. This act shall not apply to any Texas or Cherokee Cattle cattle now on hand within this state; but persons having such shall be compelled to keep them within the bounds of their own premises or separate from other cattle; and any damage that may accrue from allowing such cattle to run at large, and thereby spreading disease among other cattle, shall be recovered from the owner or owners thereof, who shall be liable to all the pains and penalties as provided for in section second of this act.

§ 4. This act shall be deemed a public act, and shall be

in force from and after its passage.

APPROVED February 27, 1867.

TOWNSHIP ORGANIZATION.

AN ACT to amend article seventeen of an act entitled "An act to reduce In force April the act to provide for township organization and the several acts amendatory thereof into one act, and to amend the same."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, section twenty-eight of said article be amended to read as follows: "Every person liable to work on the highways shall work the whole number of days for which he shall

Cattle exemn

have been assessed; but every such person, other than an overseer of the highways, may elect to commute for the same or for any part thereof, at the rate of one dollar and fifty 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."

Assessed to

§ 2. Section thirty-one (31) of said article is hereby amended so as to read as follows: "Every person assessed to work on the highways, and named to work, may appear in person, or by an able-bodied man, as a substitute, and the person or substitute shall actually work eight hours in each day, under a penalty of twenty-five cents for every hour such person or substitute shall be in default, to be imposed

as a fine on the person assessed."

Section thirty-two (32) of said article is hereby amended so as to read as follows: "If any person, 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 two dollars."

§ 4. Section thirty-three (33) of said article is hereby amended so as to read as follows: "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 two dollars. 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: first, for wholly failing to comply with such requisition, four dollars for each day; second, for omitting to furnish a pair of horses or oxen, two dollars for each day; third, for omitting to furnish a man to manage the team, two dollars for each day; fourth, for omitting to furnish a wagon, cart or plow, two dollars for each day."

Section thirty-eight (38) of said article is hereby amended so as to read as follows: "Every penalty collected for refusal or neglect to appear and work on the highways shall be set off against his assessments upon which it was founded, estimating every two dollars collected as a

satisfaction for one day's work."

Pay of overseer.

§ 6. Section forty (40) of said article is hereby amended so as to read as follows: "Each and every overseer of highways shall be entitled to one dollar and fifty cents 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, 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."

Fine.

enalty.

Offset.

§ 7. Section forty-one (41) of said article is hereby Residents to be amended so as to read as follows: "It shall be the duty of overseers 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 one dollar per day; and any person or his agent may pay such tax in road labor at the rate of one dollar per day, and in proportion for a less amount: Provided, That any person may elect to pay such tax in money."

§ 8. Article seventeen shall hereafter read as follows, Property asviz: "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 forty cents on each one hundred dollars worth, as valued on the assment roll of the previous year."

§ 9. The overseers of highways of the several towns Ditches. are hereby authorized to enter upon any land adjacent to any highway in their respective districts, for the purpose of opening any ditch, drain, necessary sluice or water course, whenever it shall be necessary to open a water course from any highway to the natural water courses, and to dig, open or clean ditches upon said land, for the purpose of carrying off the water from said highways, or to drain any slough or pond on said highway: Provided, that unless the owner of such land or his agent shall first consent to the cutting of such ditches, the overseer of highways shall call upon two discreet householders to assess the damages, which such owner may sustain by reason of the digging or opening of such ditches or drains; and if the owner of such lands shall think proper, he or she may choose two other discreet householders to act with such as may be chosen by the overseer of highways; and if they can not agree, the four shall choose a fifth, as umpire, and the five, or a majority of them, shall make out their award, under their hands and seals, and deposit with the clerk of the town in which said highway is situated, who shall file the same in his office. Such award shall be final and conclusive of the amount of damages sustained by such person: and the amount so awarded shall be audited, levied and collected in the same manner provided in section fourteen, article seventeen of the township organization law; and the overseer of highways shall be warranted and is hereby empowered to enter such lands and dig, open and clean such drains, ditches and water courses, as aforesaid, for the purposes contemplated in this act, and is further authorized to use and employ the road labor and money of his district for such purposes.

APPROVED February 28, 1867.

In force March AN ACT to amend an act entitled "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.

Commissioners of highways.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section eight (8) of article XVII of said act be so amended as to make it the duty of commissioners of highways of each township in the county of Champaign, on or before the first day of May of each year, to fix the value of days' work upon highways, and certify the same to the town clerk; and during each year no road tax, whether poll or otherwise, shall be commuted at a less sum per day than the value of a day's labor so fixed.

Champaign Co.

§ 2. It shall be the duty of the commissioners of highways of each township in the county of Champaign, upon making any order for laying out a new road or re-locating any road in their township, at the expiration of thirty days after said order shall be entered, provided no appeal is taken from said order, or in case an appeal is taken immediately after said order, shall be approved by the supervisors to whom the appeal shall be taken, to estimate as nearly as may be, the cost of grading and bridging said road and putting the same in good passable condition; which amount, so estimated, shall be certified by the town clerk to the supervisor of the town, and such estimate shall be laid before the board of supervisors, and extended against the property of said town, as provided in section 46 of article XVII of said act.

§ 3. All acts or parts of acts inconsistent with the

provisions of this act are hereby repealed.

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

APPROVED March 8, 1867.

In force March AN ACT to amend "An act to reduce the act to provide for township 8, 1867. organization and the several acts amendatory thereof into one act."

Ex-officio overseers.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section two, of article fourth, be and the same is hereby amended, by striking out the words "one overseer of the poor," and amend article eighth by adding the following section: "Section eleven (11). The supervisors of each town shall be, ex officio, overseer of the poor in their respective towns."

§ 2. Section one, of article ninth, shall be amended, by oaths. adding to said section one, the words "and he shall have power to administer the oath of office to all town officers."

§ 3. It shall be lawful for the legal voters, at any annual Bridges. town meeting, to levy a tax for the purpose of building or repairing bridges or causeways, situated in another town in the same county, or in another county: Provided, that notice is given, by posting notices describing the location of the bridge or causeway, and the probable amount required therefor, in at least three public places, at least ten days before said annual meeting, in the town in which said taxes are proposed to be levied: And, also, provided, that such tax, when collected, shall be paid on the joint order of the commissioners of highways of the town in which the bridge or causeway to be built or repaired, is situated, and of the commissioners of highways of the town in which said tax is collected.

That whenever twenty-five (25) voters of any Bridges. county shall represent, by petition, to the board of supervisors, that a bridge or bridges, road or roads, in any town in said county need to be constructed or repaired, and have been improperly neglected by such town, the board of supervisors, if, on inquiry, are satisfied that such town is of sufficient ability to build or repair such bridge or bridges, road or roads, they shall, by resolution, direct such town to construct or repair such bridge or bridges, road or roads, or such part thereof as they may deem just and reasonable, and specify such time for compliance with the resolutions of the board as may be deemed necessary, and cause a copy of said resolution to be served on the commissioners of highways of said town; and said commissioners of highways are authorized and required to build or repair such bridge or bridges, road or roads, as directed in the resolution of the board of supervisors, at the expense of said town; and if said town shall fail or refuse to build or repair such bridge or bridges, road or roads, as required by the board of supervisors, said board shall authorize some person to make the improvement, and extend the amount of the cost thereof on the tax list of such town, and have the same collected as other town taxes, and applied to pay for such improvement.

APPROVED March 8, 1867.

TOWNS AND CITIES.

1n force Feb. 27, AN ACT to amend an act entitled "An act for the better government of towns and cities, and to amend the charters thereof," approved February 27, 1854.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in Justices of the towns and cities where but one police magistrate is allowed, the justice of the peace residing in such town or city shall have original and full jurisdiction, in all cases for violations of town or city ordinances, where there is a vacancy in the office of police magistrate, or in case of the absence, refusal, or inability of the police magistrate to act.

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

after its passage.

Approved February 27, 1867.

TRAVEL AND TRANSPORTATION.

In force Feb'y 25, 1867.

AN ACT to facilitate travel and transportation.

Connections.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That railroads terminating, or to terminate at any point on any line of continuous railroad thoroughfare where there now is or shall be a railroad bridge, for crossing of passengers and freight in cars over the same, as part of such thoroughfare, shall make convenient connections of such railroads, by rail, with the rail of such bridge; and such bridge shall permit and cause such connections of the rail of the same with the rail of such railroads, so that by reason of such railroads and bridge there shall be uninterrupted communication over such railroads and bridge as public thoroughfares. But by such connections no corporate rights shall be impaired.

§ 2. This act shall take effect from its passage.

Approved February 25, 1867.

UNITED STATES—JURISDICTION CEDED TO.

AN ACT to cede jurisdiction to the United States over certain land in In force Janu-Cook county, Illinois, purchased by the United States for the purpose of ary 11, 1867. erecting thereon a marine hospital.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, whereas, Marine hospital. the said United States have purchased the following described real estate in said county, to-wit: Lots numbered eleven (11), twelve (12), seventeen (17) and eighteen (18), of the school trustees' subdivision of section sixteen (16), township forty (40), north of range fourteen (14), east of the third principal meridian; therefore, exclusive jurisdiction and legislation are hereby ceded to the said United States over said real estate; and the right of taxation or assessment of said real estate is hereby relinquished to the said United States; and a certain street or road originally laid out by said trustees, through the lots above described, in a north and south direction, is hereby declared vacated and closed.

§ 2. All civil and criminal process issued under the Process. authority of this state, or by any of its officers, in pursuance of law, may be executed on said real estate, as if such

jurisdiction had not been ceded.

§ 3. This act shall be deemed and taken to be a public act, and shall take effect from and after the date at which the title to the land above described shall vest in the United States for the purposes above stated.

APPROVED January 11, 1867.

AN ACT ceding to the United States of America jurisdiction over certain In force April 1, lands in the county of Rock Island, state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That juris-Arsenal diction over the island of Rock Island and the small islands contiguous thereto, known as Benham's, Wilson's and Winnebago Islands, and their shores, taken and assigned by the United States for the establishment of an arsenal and armory, be and is hereby ceded to the said United States: Provided, that the commanding officer shall, on application of a competent state officer, allow the execution of all civil and criminal process issued under authority of the state of Illinois on

said islands in the same way and manner as if jurisdiction had not been ceded, as aforesaid.

Taxes.

§ 2. Be it further enacted, That the islands before named and the public buildings and other property that may be thereon, shall forever hereafter be exempted from all state, county and municipal taxation and assessment whatever, so long as the same shall be used by the United States as an arsenal or armory.

APPROVED February 1, 1867.

AN ACT to cede to the United States jurisdiction over any lands in Cook county that they may purchase, on which to locate a marine hospital.

Marine Hospi-

Whereas the United States desire to select and purchase a tract of land not exceeding twenty acres, in or near the city of Chicago, Cook county, on which to erect a marine

hospital; therefore,

Jurisdiction.

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That exclusive jurisdiction and legislation are hereby ceded to the United States over such tract of land, in or near the city of Chicago, Cook county, not exceeding twenty acres, as may be selected and purchased and used by the said United States for the location of a marine hospital; and the right of taxation or assessment of said tract of land is hereby relinquished to the said United States.

Process.

§ 2. All civil and criminal process issued under the authority of this state, or by any of its officers, in pursuance of law, may be executed on said real estate as if such jurisdiction had not been ceded.

§ 3. This act shall be deemed and taken to be a public act, and shall take effect from and after the date at which the title to the land to be selected and purchased shall vest in the United States, for the purpose above stated.

APPROVED February 28, 1867.

In force March AN ACT to cede jurisdiction to the United States over certain lands near 5, 1867.

Soldiers cemetery.

WHEREAS the United States has used the lands herein described for the purpose of burying deceased soldiers and others,

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the state

of Illinois hereby relinquish claim and jurisdiction over the following described land, viz: two acres of land situated in the south west part of the northwest quarter of section two, (2,) town five (5) north, range ten (10) west of the third (3d) principal meridian; and full and complete jurisdiction is hereby given over said land to the United States, for the use and purposes of said land being a burial place for soldiers the state hereby retaining only such jurisdiction and authority over said land as may be necessary for the purpose of enforcing the criminal laws of the state.

§ 2. Said land shall not be used for any purpose, except specify pur-

as herein specified.

§ 3. This act shall be deemed and taken to be a public act, and shall take effect from and after its passage.

APPROVED March 5, 1867.

WAREHOUSEMEN.

AN ACT regulating warehousemen, and authorizing connections of rail- ary 16, 1967. roads with warehouses, and for other purposes.

Section 1. Be it enacted by the People of the State of Warehousemen Illinois, represented in the General Assembly, That hereafter, all persons who shall keep a warehouse in this state, for the storing of grain, in which the grain of each person storing grain in such warehouse shall be kept in a separate bin, distinct from the grain of all other persons, shall be denominated "private warehousemen;" and that all persons keeping a warehouse for the storing of grain in bulk, and in which the grain of different owners shall, in any way, be mixed, shall be denominated "public warehousemen."

§ 2. Every public and private warehouseman, receiving grain into store shall, on demand of the owner thereof, receipt to such owner, setting forth the quantity, kind and grade of such grain; which receipt shall be evidence in action against such warehousemen for damage to such grain or other causes, of the quantity, kind and grade of such

grain, when received by such warehousemen.

§ 3. Every private warehouseman shall keep the grain separated. of every person that may be stored with such warehouseman entirely separate and distinct from the grain or property of a like nature, kind or quality of any other person or persons, and upon the surrender of the warehouse receipt provided in section two of this act, shall deliver to the person so surrendering the same the identical grain described in such receipt and for which said receipt was issued.

Mixing.

§ 4. If any private warehouseman shall mix the grain or property or any owner with the grain or property of any other person such warehouseman shall be liable to such owner for the full value of the grain so mixed together with such damages as the owner may have sustained by reason of the mixing by such warehouseman of the grain of such owner.

Pablication.

§ 5. All public warehousemen, in all places where the storage capacity of the town or city exceeds one million bushels, shall on the second Monday of each year, prepare and publish in a newspaper published in the county where his or their warehouse shall be situated, a statement of the rates of storage for the full calendar year next ensuing; which rates shall in no manner be changed, to the injury or prejudice of any person or persons storing grain in such warehouse.

Mixing allowed

§ 6. It shall be lawful for public warehousemen to store grain in bulk and mix the grain of like kind and grade of different owners, and the keepers of such public warehouses are hereby exempted from the provisions of this act prohibiting the mixing of the grain of different owners, which provisions apply alone to private warehousemen.

Inspectors duty

§ 7. In all places, where lawfully authorized inspectors of grain shall be appointed, it shall be their duty, on the application of any public warehouseman, or his agent, to inspect and determine the grade of any grain about to be delivered into or out of any public warehouse; and no public warehouseman, in such place where lawfully authorized inspectors of grain shall be appointed, shall receive any grain for storage until it is so inspected and graded; and such grain shall be by such warehouseman placed in bins containing grain of the same grade and kind; and such bins shall be marked in some conspicuous place with a number from which the kind and grade of grain such bins contain can be determined; and the grade of such grain shall not while in such warehouse be changed or raised by any process of cleaning, drying or mixing, or by any other process; and no such warehouseman or shipper of grain shall mix, in any manner, the different grades of grain: Provided, it shall be lawful for such warehouseman, at the request of the owner of any lot of grain, to mix, dry or clean any grain belonging to such owner, and to place the same in a separate bin, subject to the order and disposition of such owner; and, in such case, if said lot of grain, after having been cleaned and dried is placed in the inspected grain, it shall be given the grade it received from the inspector when received into store, and shall not be mixed with grain which, on being received into store, was inspected as a higher or better grade; neither shall such grain after having been dried and cleaned and placed in special bins, be deliverable upon any

receipt of any such warehouseman calling for the delivery of any grain by grade, save upon receipts calling for the same grade given such grain upon inspection into store.

§ 8. Any public warehouseman or shipper of grain, who Mixing prohibshall be guilty of mixing the different grades of grain in ited. cars or warehouses, or of selecting or causing to be selected choice lots of any particular grade, for the purpose of raising the grade thereof, or of placing the same in special bins, separate and apart from the grain of the same grade, save upon application of the owner of such identical grain, or shall be guilty of raising the grade of any grain, or causing the grade of any grain to be raised, so stored with him, as aforesaid, shall be deemed guilty of a misdemeanor and shall be fined in the sum of not less than one thousand dollars nor more than five thousand dollars, and imprisoned in the county jail for a period of not less than twenty days nor more than six months.

§ 9. All persons keeping public warehouses in the city warehouses in of Chicago shall file with the board of trade of said city, on Tuesday of each week, a statement, showing the amount of each kind of grain in store in such warehouses up to the Saturday night preceding such statement, which shall be sworn to by the persons keeping such warehouses, or by their agents, and shall be so made that the aggregate of such statements during the year will show exactly the amount of grain held in store during the year; and in case any person making such statement shall be guilty of false swearing he shall be and he is hereby made subject to the

pains and penalties of perjury.

§ 10. No public warehouseman shall enter into any Agreements. agreement with any inspector of grain or with the owner of any grain stored or to be stored in his warehouse; neither shall the owner of any grain enter into any agreement with any inspector of grain or with the keeper of any public warehouse; neither shall any inspector enter into any agreement with the keeper of any public warehouse, the owner of any grain or other person, concerning the manner in which such grain shall be inspected, or graded, with an intent to give any grain an improper grade or a grade to which it does not belong; and any person so offending shall be deemed guilty of a felony, and, on conviction, shall be imprisoned in the penitentiary not less than one nor more than five years.

§ 11. All warehouse receipts issued to the owners of Receipts numgrain stored in any warehouse shall be consecutively numbered, and no two receipts bearing the same number shall be issued for the same grade of grain by any warehouseman from the same warehouse, during the same calendar year, nor shall any warehouseman issue to any person any second receipt for any grain in store while any

former or other receipt for the same grain or any part thereof shall be outstanding and uncanceled, except in cases of lost receipts, when duplicates, so marked, may be issued; and no warehouse receipts shall be issued unless the grain be in store or under the control of the warehouseman issuing the same; nor shall any receipt be issued to any person for a greater amount of grain than such person shall have delivered in store at the time of the issuing of such receipt; nor shall any receipt be re-issued on which grain has once been delivered; nor shall any receipt be issued unless the grain for which such receipt is issued shall be actually in store and under the control of the warehouseman issuing such receipt at the time such receipt was issued; and every receipt, when once surrendered and the grain for which it was issued delivered, shall be canceled, and shall never thereafter be put in circulation. Any person who shall violate any of the provisions of this section, or who shall negotiate or put in circulation any warehouse receipt issued in violation of any of the provisions of this act, knowing the fraudulent character of such receipt, shall be deemed guilty of a felony, and on conviction thereof, shall be fined in a sum not less than one thousand dollars nor more than five thousand dollars, and imprisoned in the penitentiary not less than one nor more than five years.

§ 12. All receipts for grain issued by any warehouse shall be negotiable, by indorsement in blank or by special indorsement, in the same manner and to the same extent as

bills of exchange and promissory notes are.

§ 13. No printed or written conditions or clauses inserted in or attached to any warehouse receipt which in any way limit the liability imposed on warehousemen by this

act shall have any force or effect.

§ 14. All persons interested in any grain stored in any warehouse shall, at all times, have the right to visit such warehouse and every part thereof containing grain, and shall have the right to examine the bin or bins into which his grain is being delivered or from which it is being taken or into which it is or may be stored, and shall, also, have the right to inspect and test the scales on which such grain is being weighed; and in case any inaccuracy is suspected, may demand that the public sealer of weights may test the said scales, when, if they are found correct, he shall pay the fees of such sealer, or, if found incorrect, such fees shall be paid by the warehouse keeper; and all persons authorized by law to inspect or grade grain shall have the right, during business hours, to visit and examine all the bins of each warehouse and the grain therein stored.

§ 15. It shall be unlawful for any warehouseman to discriminate as to the rates and charges between grain received

Negotiable.

Conditions,

May visit.

Discrimination

over the different railroads entering any city or town where

any warehouse is situated.

§ 16. The common council of the city of Chicago may Common coungrant to any warehouseman in said city the right to use any street or alley, for the purpose of laying a track to connect his warehouse with any railroad in said city; and said common council may authorize the railroad company to run its cars over such track, subject to such regulations as said common council may prescribe.

§ 17. All contracts for the sale of grain for future de- Contracts. livery, except in cases where the seller is owner or agent of the owner of such grain at the time of making the contract and in actual possession thereof, are hereby declared void and gambling contracts; and all money paid in settlement of differences on any such contract may be recovered back in the same manner as other money lost in gambling.

§ 18. All parties to any such gambling contract shall Gambling conbe deemed guilty of a misdemeanor, and, upon a conviction thereof, shall be fined one thousand dollars and imprisonment not exceeding one year in the county jail, and one-half of said fine shall go to the informer, who is hereby declared to be a competent witness on the trial of parties indicted under this act.

§ 19. Any person who shall loan grain or warehouse Loaning. receipts therefor to any other person, to be used for delivery on short contracts or for purposes of speculation merely, shall be deemed guilty of a misdemeanor, and subject to the punishment provided for in the preceding section; and. in such cases, the informer shall receive half the fine and be a competent witness as aforesaid. .

§ 20. In penal proceedings, under the two last preceding Evidence. sections, no warehouse receipts shall be received in evidence of ownership or possession of grain by the defendant at the time of making such contract; and, in all cases, proof on the part of the prosecution, of a contract made by the dedefendant for the sale of grain for future delivery, shall be prima facie evidence that such contract was a gambling one and void.

§ 21. It shall be lawful for any public warehouseman Damaged grain. to sell any or all damaged grain which has remained in store for one year, during which time it has become damaged, for account of parties having claim thereto, after giving thirty days' notice, by publication in some newspaper published in the city or town where such warehouseman does business.

§ 22. It shall be unlawful for any railroad or railway Railroads. company to deliver any grain into any warehouse, other than that into which it is consigned, without consent of the owner or consignor thereof; and it shall be the duty of said party or parties, at the time of shipment of said grain and

before it reaches its destination, to give notice to the railroad or railway company, by card on the car or otherwise, of the warehouse into which said grain is to be delivered; and for the failure to deliver grain according to the direction of the owner or consignor thereof, such railroad or railway company shall be liable to the warehouseman to whom the same should have been delivered for two months' storage of all such grain so consigned or refused, and also to such warehouseman and to the owner of such grain for all other damages either of them may have sustained by reason of such refusal or neglect of said railroad or railway company, including all lawful expenses incurred by him or them in the prosecution of any suit or suits against such railroad or railway company to recover the penalties or enforce the provisions of this act; or, if such grain is to be taken from the cars without delivery into any warehouse, the railroad or railway company shall be notified in like manner thereof; and in such case said railroad or railway company shall notify said owner or consignee of the arrival of said grain at its destination, and give a seasonable time for the removal of the same; and for the failure to give such notice, when necessary, to the owner or consignee of the arrival of grain or for delivery of the same into any warehouse without the consent of such owner or consignee, or without notice or opportunity to remove the same from the cars of said railroad or railway company; where said consent is not given, such railroad or railway company shall be liable to the owner of such grain for all damages he may have sustained by reason of the illegal action of such railroad or railway company, including all lawful expenses incurred by him in the prosecution of any suits against such railroad or railway company growing out thereof, and all lawful expenses incurred by him or his assignees against other parties to recover possession of such grain.

APPROVED February 16, 1867.

In force Feb'y AN ACT to amend an act entitled "An act regulating warehousemen, and authorizing connections of railroads with warehouses and for other purposes," approved February 16, A. D, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said act be so amended, that wherever the word "consignor" occurs in the twenty-second section thereof, the said act shall read in lieu thereof "consignee;" and that where the word "and" occurs for the second time in said

Consigner.

twenty-second section, the said act shall be so amended that in lieu of the said word "and" the said act shall read "or."

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

APPROVED February 25, 1867.

WITNESSES.

AN ACT relating to the competency of witnesses in civil cases.

In force Feb. 14, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no witnesses. person shall be disqualified as a witness in any civil action, suit or proceeding, except as hereinafter stated, by reason of his or her interest in the event thereof as a party or otherwise, or by reason of his or her conviction of any crime, but such interest or conviction may be shown for the purpose of affecting the credibility of such witness; and the fact of such conviction may be proven like any fact not of record, either by the witness himself (who shall be compelled to testify thereto) or by any other witness cognizant of such conviction, as impeaching testimony, or by any other competent evidence.

§ 2. That no party to any civil action, suit or proceed- Exceptions. ing, or person directly interested in the event thereof, shall be allowed to testify therein of his own motion, or in his own behalf, by virtue of the foregoing section, when any adverse party sues or defends as the trustee or conservator of any idiot, lunatic or distracted person, or as the executor, administrator, heir, legatee or devisee of any deceased person, or as guardian or trustee of any such heir, legatee or devisee, unless when called as a witness by such adverse party so suing or defending; and also except in the follow-

ing cases, namely:

First—In any such action, suit or proceeding, a party or peath. interested person may testify to facts occurring after the

death of such deceased person.

Second—When, in such action, suit or proceeding, any Agent of dec'd. agent of any deceased person shall, in behalf of any person or persons suing or being sued in either of the capacities above named, testify to any conversation or transaction between such agent and the opposite party or party in interest, such opposite party or party in interest may testify concerning the same conversation or transaction.

Direct interest.

Third—Where, in any such action, suit or proceeding, any such party suing or defending as aforesaid, or any person having a direct interest in the event of such action, suit or proceeding, shall testify in behalf of such party so sning or defending, to any conversation or transaction with the opposite party or party in interest, then such opposite party or party in interest shall also be permitted to testify as to the same conversation or transaction.

Not interested.

. Fourth—Where, in any such action, suit or proceeding, any witness not a party to the record, or not a party in interest, or not an agent of such deceased person, shall, in behalf of any party to such action, suit, or proceeding, testify to any conversation or admission by any adverse party or party in interest, occurring before the death and in the absence of such deceased person, such adverse party or party in interest may also testify as to the same admission or conversation.

Deposition.

Fifth—When, in any such action, suit or proceeding, the deposition of such deceased person shall be read in evidence at the trial, any adverse party or party in interest may testify as to all matters and things testified to in such deposition by such deceased person, and not excluded for irrelevancy or incompetency.

Book account.

§ 3. Where, in any civil action, suit or proceeding, the claim or defense is founded on a book account, any party or interested person may testify to his account book, and the items therein contained, that the same is a book of original entries, and that the entries therein were made by himself, and are true and just, or that the same were made by a deceased person, or by a disinterested person, a non-resident of the state at the time of the trial, and were made by such deceased or non-resident person in the usual course of trade, and of his duty or employment to the party so testifying; and thereupon the said account book and entries shall be admitted as evidence in the cause.

Partner.

§ 4. That in any action, suit or proceeding, by or against any surviving partner or partners, joint contractor or contractors, no adverse party, or person adversely interested in the event thereof, shall, by virtue of section one of this act, be rendered a competent witness to testify to any admission or conversation by any deceased partner or joint contractor, unless some one or more of the surviving partners or joint contractors were also present at the time of such admission or conversation.

Husband or

§ 5. That no husband or wife shall, by virtue of section one of this act, be rendered competent to testify for or against each other as to any transaction or conversation occurring during the marriage, whether called as a witness during the existence of the marriage or after its dissolution, except in cases where the wife would, if unmarried, be

plaintiff or defendant, or where the cause of action grows out of a personal wrong or injury done by one to the other, or grows out of the neglect of the husband to furnish the vife with a suitable support, and except also in cases vhere the litigation shall be concerning the separate proprty of the wife, in all of which cases the husband and wife nay testify for or against each other in the same manner is other parties may under the provisions of this act.

That any party to any civil action, suit or proceed- Adverse ng may compel any adverse party or person for whose penefit such action, suit or proceeding is brought, institued, prosecuted or defended, to testify as a witness at the rial, or by deposition, taken as other depositions are by law equired, in the same manner and subject to the same rules

is other witnesses.

§ 7. That in any civil action, suit, or proceeding, no No release. berson who would, if a party thereto be incompetent to tesify therein under the provisions of section two, or section hree, shall become competent by reason of any assignment or release of his claim made for the purpose of allowing

such person to testify.

§ 8. That nothing in this act contained shall in any man- Estates. ner affect the laws now existing relating to the settlement of the estates of deceased persons, infants, idiots, lunatics, or distracted persons, or to the acknowledgment or proof of deeds and other conveyances relating to real estate, in order to entitle the same to be recorded, or to the attestaion of the execution of last wills and testaments, or of any other instrument required by law to be attested.

§ 9. That sections thirty-nine, (39) forty, (40,) and forty-Revised statone, (41,) of chapter fifty-nine, (59) and section seven (7) of hapter fifty-four (54) of the Revised Statutes of 1845; and in act to dispense with bills of discovery in certain cases, approved February 20th, A. D. 1861, and an act to amend the same, approved February 16, A. D. 1865, and all other acts and parts of acts inconsistent herewith, be and the

same are hereby repealed.

§ 10. This act shall take effect and be in force from and after its passage, and shall apply to all cases then pending.

APPROVED February 19, 1867.

PRINTING AND BINDING.

In force March AN ACT to amend an act entitled "An act to reduce the several acts in relation to printing and binding, into one act, and to amend the same," approved February 16, 1865.

let by contract.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section Printing to be one of an act to reduce the several acts in relation to printing and binding into one act, and to amend the same, approved February 16, 1865, be, and the same is hereby so amended as to read as follows, to-wit: The printing and binding of all laws, journals, reports and other documents which now or hereafter may be required to be printed for the use of this state, shall be let by contract to the lowest responsible bidder or bidders, and that the same shall be paid for at the contract prices, and no more.

Notice of letting

§ 2. That section two (2) of said act be altered and amended to read as follows: It shall be the duty of the secretary of state, after having given thirty days' notice, to be published daily in two papers printed at the city of Springfield, and the two printed at Chicago having the largest daily circulation, of the time of letting the printing of the laws, journals, reports, and other documents, which may be required for the use of the state, to contract with some responsible person or persons, to do the printing of the approaching session of the general assembly.

Award of contracts.

§ 3. That section three (sec. 3) of said act be altered and amended to read as follows: At the time designated in said advertisement for the opening of the bids, the secretary of state shall proceed to open the same in the presence of the governor, auditor and treasurer, or any two of them, and such other persons as may desire to witness the same, which said officers, or any three of them, shall award the contract to the lowest responsible bidder or bidders. Each person who may present a bid to the secretary of state shall inclose in the same envelope with said bid, a good and sufficient bond in the penalty of fifteen thousand dollars, conditioned that he or they will faithfully, and in a good and workmanlike manner, perform and execute all the public printing required to be done in pursuance of his contract on that behalf, which said bond shall be approved by the governor and filed in the office of the secretary of state.

Two contracts may be made.

§ 4. That section four (sec. 4) of said act be altered and amended to read as follows: That the secretary of state is authorized and instructed to advertise for bids to do the printing for the approaching general assembly, in two contracts, one to include all the laws, journals and reports euired and authorized to be printed, and the other to inlde the bills, messages, blanks, certificates, circulars, or certisements, which now are or hereafter may be required plaw to be printed by the general assembly, or by either anch thereof, or by the governor, or by either of the and of departments, in pursuance of law, and in the disdrge of their official duties; and the printing authorized ce done, under the provisions of this act, shall be let and parded in two contracts separately, as above provided, to l lowest bidder or bidders: Provided, nothing herein Same party may take both Ill be construed to prevent both contracts being taken by contracts. I same person or persons, when he or they shall be the cest bidder or bidders for each contract respectively: 1d provided further, that the trustees of the various ben- State instituplary institutions of the state may have printed, under employ other bir order, by such printer or printers as they may emy, the reports of said institutions, when the same can be he at twenty per cent. less than the price paid for the onting of said reports made to this general assembly, to paid for out of the appropriations for said institutions. 5. Section five (sec. 5) of said act shall be amended to read Prices of work. follows: The maximum price of public printing shall be follows, to-wit: For plain work, seventy cents per thouand ems; for figure or rule work, one dollar and five cents or thousand ems; for figure and rule work, one dollar and ity cents per thousand ems, for composition; and seventy nts per token, of sixteen pages, for press work; for blanks any description, one dollar and fifty cents for the first fire, and for each additional quire of the same kind, lered at the same time, one dollar per quire, excepting pen said blanks are larger than a sheet of flat cap paper, contain so much composition as to require additional impensation; then the public printer shall be allowed to arge a reasonable advance upon the prices above specid for printing blanks, which said advance charges shall passed upon by the officers authorized to settle the prins accounts, as hereinafter provided. The paper for such anks aforesaid, shall be furnished by the public printer at s own proper cost and charge, and shall not be charged nor paid for by the state; and if any of said blanks presaid, shall, in the opinion of the officers ordering the me, be badly or inaccurately printed, or be printed on per of an inferior quality, the officers ordering them may fuse to receive them, and no work so rejected shall be id for by the state. "A quire of blanks," as used in this t, shall be construed to mean twenty-four blanks of the ze of a full sheet of flat cap paper, or forty-eight blanks any smaller size, or twenty-four blanks of any smaller

ze which are printed on both sides of the paper. For lvertising, the public printer or printers shall receive for ch line of nonpareil type, or each line of type of a smaller

size, not more than ten cents for the first insertion, and not more than seven and one-half cents for each additional insertion that may be ordered by the officer of government who directs the same to be published.

Accounts of public printer

That section fifteen (sec. 15) of said act be altered public printer and amended to read as follows: It shall be the duty of the secretary of state, auditor and treasurer, to examine all the accounts rendered by the public printer or printers, for work performed, or materials furnished for the state, which said officers shall call to their aid three or a less number of practical printers, who shall not be in the employ of the public printer, or in any manner interested in the contracts for printing or binding, to assist them in the examination of examiners. of said accounts. The persons so employed shall be paid at the rate of five dollars per day for the time necessarily occupied in the examination of such accounts, to be paid out of the fund appropriated for the expenses of the office of secretary of state.

Percentum of waste of paper

Compensation

§ 7. That section sixteen (sec. 16) of said act, in its provision for allowance of wastage of paper in performing the printing provided for in this act, or in the act to which this is an amendment, be amended by changing the word five to three, and that the latter be the sum allowed the

public printer or printers for wastage of paper.

§ 8. That section seventeen (sec. 17) of said act be so amended as to require the secretary of state in advertising for proposals to do the folding, stitching and binding of the approaching general assembly, consisting of laws, journals, reports and other documents, to give thirty days' notice of such letting, to be published daily in two newspapers printed at the city of Springfield, and daily in the two newspapers printed at the city of Chicago having the largest daily circulation.

This act shall be in force and take effect from and

after its passage.

APPROVED March 9, 1867.

Notice of letting binding,

CONCURRENT RESOLUTIONS.

Whereas, there are reports in circulation in the public press and elsewhere, reflecting upon the management of the Hospital for the Insane, thereby tending to injure the reputation of the superintendent and to impair the useful-

ness of that important institution; therefore,

Resolved, the Senate concurring, That a joint committee of three from this house and two from the senate, be appointed to visit the Hospital for the Insane, after the adjournment of the legislature, at such times as they may deem necessary, with power to send for persons and papers, and to examine witnesses on oath. That said committee be instructed thoroughly to examine and inquire into the financial and sanitary management of said institution; to ascertain whether any of the inmates are improperly retained in the hospital, or unjustly placed there, and whether the inmates are humanely and kindly treated, and to confer with the trustees of said hospital in regard to the speedy correction of any abuses found to exist, and to report to the governor, from time to time, at their discretion.

And be it further resolved, That said committee be instructed to examine the financial and general management of the other state institutions.

Adopted by the House of Representatives,

F. CORWIN, Speaker.

Concurred in by the Senate.

WM. BROSS, Speaker.

The Speaker announced that he had appointed as such committee, on the part of the House, Messrs. Baldwin, Wakeman, Ricks.

F. CORWIN, Speaker.

The Speaker announced that he had appointed as such committee, on the part of the Senate, Messrs. Fuller, Hunter.

C, E, LIPPINCOTT, Secretary of Senate.

Resolved by the Senate, the House of Representatives a curring herein, That each senator and the several electiofficers of the senate be furnished with newspapers equilent to fifty (50) copies of a daily paper, and that expended of the House of Representatives and its severelective officers be furnished with newspapers equivalent fifty (50) daily papers, to be paid for out of the continguitud.

F. CORWIN, Speaker of the House of Representative

WM. BROSS,

Speaker of the Senat

JOINT RESOLUTIONS.

VHEREAS, the naval department has expended over one hudred thousand dollars for a navy yard at Mound City, Ilhois, and has left it incompleted; and whereas, the thirted iron-clad monitors, now anchored at Mound City, togeter with the other interests of the western branch of our nay, require a western navy yard, which can be completed at Lound City for a small additional expenditure; therefore,

Resolved by the House of Representatives, the Senate concuring herein, That our senators in congress be instructed an our representatives earnestly requested, without delay, to see all honorable means to secure the passage of a bill though congress making such appropriations as may be food necessary to complete the navy yard at Mound City; an that the clerk of the house, immediately on the passage of his preamble and resolution, send a certified copy thereof to ach of our senators and representatives in congress.

VHEREAS, the DesMoines rapids of the Mississippi seriolly obstruct the navigation of said river, and it is proposed to vercome those obstructions by a canal, to be located and costructed by and under the authority of congress; therefor,

Resolved, That our senators in congress be instructed and or representatives be requested, by all proper and legitimate means, to have such a survey made of both the Iowa all Illinois sides of said river, on the DesMoines rapids, bore the location of such canal, as to demonstrate clearly owhich side of said river a canal can be constructed to the bit advantage, taking into consideration the length of the cal, ease and expense of construction, advantages as well appearance to obtain the location of the river; that they ab endeavor to obtain the location of said canal on this sie of the river, if the same can be done at the same expise and will be of equal advantage to navigation as if custructed on the Iowa side of the river.

Resolved, That the secretary of state immediately forwa to each of our senators and representatives in congress a con of the foregoing resolution.

Whereas, the contraction of the currency by the wit drawal of legal tender treasury notes from circulation the present financial condition of the country, would ! injurious to the government, and oppressive to the ta payers; and whereas, the interest of the government as people would be promoted by the withdrawal from circu tion of the notes issued by the national banks, and by t substitution therefor of legal tender treasury notes, and ! the payment of interest-bearing legal tender treasury not at the earliest option of the government in non-intere bearing legal tender treasury notes; therefore, be it

Resolved by the House of Representatives of the State Illinois, the Senate concurring herein, That our senators instructed and our representatives in congress be request to oppose all measures tending to the contraction of t currency by the withdrawal of the legal tender treasu notes, and to aid in all measures tending to the withdray of the national bank notes, and the substitution therefor

legal tender treasury notes.

Resolved by the Senate and House of Representatives the State of Illinois, (two-thirds of the members elect to a house agreeing thereto,) That the following amendment and the same is hereby proposed to the constitution of state of Illinois, as an amendment of section seven of ninth article:

The general assembly shall have no power to release Illinois Central Railroad Company from its obligation pay into the state treasury either the tax or the per cent of the gross receipts of the Illinois Central Railroad &

branches, as stipulated in its charter.

Resolved by the Senate, the House of Representatives curring herein, That our senators be instructed and members of congress be requested to use all honora? neans to secure the establishment at Cairo, Illinois, of a general depot for army supplies for the south and south-vest, and that the secretary of state be instructed to forward a certified copy of this resolution to each of our enators and representatives in congress.

WHEREAS, the rebellion inaugurated by misguided and vicked men, for the overthrow of republican government, nd the substitution of despotisms in which essential natual rights were denied, has been suppressed by federal rms; and whereas, in the conflict thus ended, the soldiers f Illinois have always displayed dauntless courage, and nsurpassed devotion to the nation's cause, winning, by heir heroism and great qualities, an enviable and enduring ame for themselves and their state, as the saviors of the epublic; therefore, be it

Resolved by the Senate and House of Representatives of he State of Illinois, That the thanks of all the people of his state are due, and are hereby tendered, to the soldiers and sailors from Illinois in the federal service, for their disinguished services in behalf of constitutional liberty and

elf-government.

Resolved, That the sympathy of the people of Illinois e and is hereby tendered to the widows and orphans whose rotectors have fallen in said service, and to all disabled

oldiers and sailors of the state.

Whereas, the government of the United States has ever proportion to become parties to foreign wars, or attempted to btain foreign territory by conquest, or mingle in their omestic struggles; and while believing our own form of overnment to be the best on earth, and that we have never et attempted to propagate it by intrigue, diplomacy, or by pree, and regarding it as our first duty to claim a like xemption from all foreign interference; and whereas, also, we believe in the principle announced nearly a half century ince, by one whose virtues will never be forgotten, that the American continents, by the free and independent conditions which they have assumed and maintained, are not to be considered as subject to future colonization by any luropean power; "therefore,

Resolved by the Senate, the House of Representatives concurring herein, That our senators in congress be and are hereby instructed, and our representatives requested, to pursue such a course, and adopt such measures—in the first place, by a resort to a just and honorable diplomacy—as will prevent all foreign interference with republican governments on this continent; and that, if such diplomacy fails, that they then adopt such other measures as will effectually prevent such interference.

Resolved by the House of Representatives, the Senate concurring herein, That the electors of the state of Illinois be and they are hereby recommended, at the next election of members of the general assembly, to vote for or against calling a convention to form a new constitution for the state of Illinois.

Resolved by the House of Representatives, the Senate concurring herein, That the adjutant general of the state be authorized and required to make a full report of the records and transactions of his office, embracing therein the names, residence, date of enrollment, muster, discharge or death, of every officer, soldier and marine of this state in the military and naval service of the United States, during the late war, with such other military information as may be of public interest.

Said report shall be published in size and style of a volume similar to those published by the state of Indiana, and that two thousand five hundred copies of the same be printed under the supervision of the adjutant general.

Resolved, further, That said report, so published, be distributed in manner provided by law, as follows: To the offices of each county clerk and each circuit clerk, one copy; to each public library in this state, one copy; to each member of the general assembly and its elective officers, one copy; to each state officer of this state, one copy; to the adjutant general's office of each state and territory, one copy; to each state library, one copy; to the United States library, five copies; to the war department at Washington City, fifty copies; and the remaining copies to be deposited with the adjutant general, to be disposed of in sets, to soldier and citizens of the state, at cost; Provided, that said report shall not exceed eight volumes, and shall not cost exceeding two dollars per volume.

Whereas, propositions have been submitted to the two houses of the general assembly of the state of Illinois, by the county authorities of Champaign county, and by the citizens acting for and on behalf of the counties of Morgan, Logan and McLean, all of which propositions embrace offers of money, bonds, lands, etc., to induce the state to locate the "Industrial University" at their respective localities; and whereas it is desirable that this state accede to that offer which, all things considered, is the most advantageous to the people of Illinois; therefore,

Resolved by the Senate, the House of Representatives concurring therein. That a committee of fifteen be appointed, of which five shall be members of this body, and ten of the house, whose duty it shall be to proceed forthwith to each of said counties, and examine the various items composing their respective bids, and report on or before the 15th inst., on the cash value thereof, and sufficiency of the title by

which said property is held.

Resolved, That until said investigation and report are made, the further action of the general assembly on the subject be suspended.

Resolved, That the secretary of state is hereby directed to report to this house the actual aggregate quantity of stationery delivered to members and officers of this general assembly, and the actual cost price thereof; said report to be transmitted to this house by nine o'clock A. M. to-morrow morning.

Resolved by the Senate, the House of Representatives concurring herein, That the generous offer of Col. E. A. Chapin, superintendent of the Great Western railroad, to furnish a special train, by giving twenty-four hours' notice, to convey the members and officers of the legislature to Jacksonville, be accepted.

Resolved by the Senate, the House of Representatives concurring herein, That the secretary of state be and is hereby authorized to have fifteen hundred copies of an act entitled "An act relating to the competency of witnesses in civil cases," approved February 19, 1867, printed, with a copy of his certificate thereto attached—one thousand for distribution among the members of the house of representatives, and five hundred for distribution among the members of the senate.

Resolved by the Senate, the House of Representatives concurring herein, That when the respective houses of the legislature adjourn, on Thursday, the 17th instant, they shall adjourn until the usual hour of meeting on Tuesday next.

Whereas, the board of managers of Oak Ridge Cemetery propose to donate to the state a suitable vacant lot, to be selected for the final resting place of the remains of the late Governor William H. Bissell, with his wife and children; therefore,

Resolved by the Senate and House of Representatives, That the offer of the donation of said lot be accepted for the purpose aforesaid, and that Ex-Governor John Wood, the Hon. Jesse K. Dubois and the Hon. O. M. Hatch are hereby appointed a committee to select said lot, and receive a deed therefor to the state of Illinois, in trust, for the purposes aforesaid.

Resolved by the House of Representatives, the Senate concurring herein, That ten thousand copies of the report of the Illinois State Agricultural Society be printed, under the direction of said society, as heretofore; and that the secretary of state distribute fifteen copies to each member of this general assembly; fifty copies to each county agricultural society, organized under the law of this state; two hundred copies to the Illinois State Horticultural Society; one hundred copies for the use of the state library; and the remaining copies to said State Agricultural Society, for distribution to other industrial and educational institutions and public libraries of this state and other states and counties.

Whereas, the interests of the community require that commerce should be left free to establish and follow such channels as will most conduce to the interests of all, therefore, no such restraints should be imposed upon it as would discriminate unjustly in favor of one locality to the prejudice of another, whether situated in the same or different states; whereas, also, the great lines of railroad communication necessarily extend into several states by continuous lines, and a just regard for the interests of all require that such roads should be allowed to make such regulations for the transportation of passengers and freight as will advance the interests of all, and should not be prevented by legislation, in one state, tending to force such trade to any locality within such state, to the injury of either of the sister states, the roads, or the public; thus, any such legislation would justify corresponding restrictive legislation on the part of a sister state, in defense of the interests of its people, which must necessarily tend to injure both; therefore,

Resolved by the House of Representatives, the Senate concurring herein. That we regret to learn that the legislature of Missouri are endeavoring, by legislation in regard to the Hannibal and St. Joseph Railroad, to prevent travel and trade passing over said road, following its proper and natural channel over the Quincy and Palmyra Railroad, thereby unjustly discriminating in favor of the supposed interests

of Missouri, and against those of Illinois.

Resolved, That such legislation should be met in such a spirit as to satisfy the legislature of Missouri that Illinois is willing to throw open the channel of trade and travel, and allow the laws of trade and the interests of our communities to seek such marts as their interests may dictate, without any restraints discriminating in favor of our state

to the injury of the other.

Resolved, That a copy of these resolutions be forwarded by the governor of this state to the governor of the state

of Missouri.

Resolved by the House of Representatives, the Senate concurring herein, That each member of the twenty-fifth general assembly and the lieutenant governor shall receive for distribution eight copies of the first and second volumes of the report of the state geologist, and upon its publication the same number of copies of third volume; and that each member of the twenty-fourth general assembly be entitled to receive eleven copies of the said third volume, and that the clerks and assistant clerks of the house of representatives, and the secretary and assistant secretaries of the senate receive one copy each of the three volumes, and that the state geologist have the distribution of the remaining copies of the three volumes of said report.

Resolved by the House of Representatives, the Senate concurring herein, That each member of the senate and house, and the speaker of the senate be provided with one bound copy of either of the session issue of the "State Journal" or "State Register," as he may select, to be bound at the close of the session; and that the secretary of state be required to forward said copy to the address of each person entitled to receive the same, within three months from the close of the session, by express, prepaying all charges incurred by expressing the same.

Resolved by the House of Representatives, the Senate concurring herein, That the firm of Ely, Burnham and Bartlett, short-hand writers, be and are hereby appointed as the official reporters for this general assembly, whose duty it shall be to place in each house two competent reporters, to be paid at the rate of fifteen dollars per day, each, for making full reports of the debates in short-hand, and writing out for daily publication so much of the same as may be necessary for a full report of the proceedings, and a synopsis of the debates, the aggregate for both houses not to exceed ten columns nonpareil; and that said reports be published in the "Springfield Daily Journal" and "Register," and that said papers be paid for the same at the rate of five dollars per column, solid nonpareil.

Resolved by the House of Representatives, the Senate concurring herein, That four hundred copies of the joint rules of the house and senate of the last session be ordered printed for use of the present house and senate, and that the state printer be requested to furnish the same as soon as practicable. Resolved by the House of Repsentatives, the Senate conurring herein, That on Tuesday, the fifteenth day of Janary, instant, at 2 o'clock, P. M. each house shall by itself, and in the manner prescribed by the act of congress, aproved July 25, 1866, name a person for senator in congress om the state of Illinois, for the term of six years from the arth day of March, A. D. 1867, and on Wednesday, the 5th day of January, instant, at 12 o'clock meridian, the vo houses shall meet in joint session for the purpose of invassing the votes of each house for United States senar, given the day previous; and in case no person shall ave been elected, then to proceed and elect, by joint ballot, United States senator, for the term of six years from the urth day of March, A. D. 1867.

> DEPARTMENT OF STATE, SPRINGFIELD, ILLINOIS, April 17, 1867.

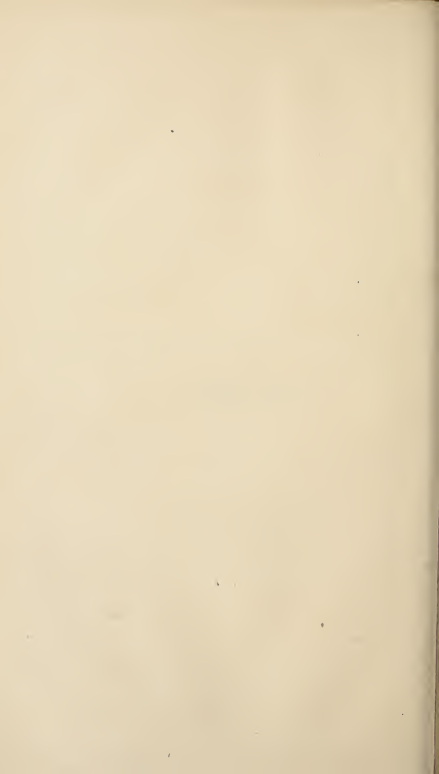
I, Sharon Tyndale, secretary of state of the state of Illinois, do hereby rtify that the foregoing printed laws are true and perfect copies of the wolled laws on file in this office, with the exception of the words printed brackets thus, [].

In testimony whereof I hercunto set my hand, the day and year afore-

SHARON TYNDALE, Secretary of State.



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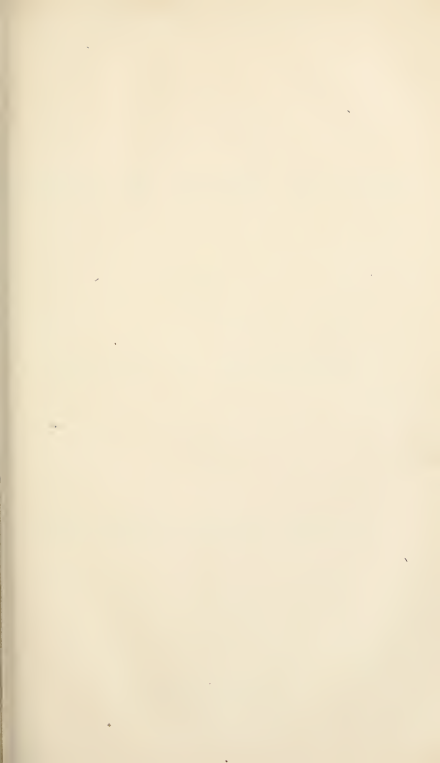
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BIENNIAL REPORT

OF THE

AUDITOR OF PUBLIC ACCOUNTS

OF THE

STATE OF ILLINOIS,

TO THE

TWENTY-FIFTH GENERAL ASSEMBLY.

SPRINGFIELD:
BAKER & BAILHACHE, PRINTERS.
1867.



BIENNIAL REPORT

OF THE

AUDITOR OF PUBLIC ACCOUNTS

OF THE

STATE OF ILLINOIS.

Auditor's Office, Illinois, Springfield, December 1, 1866.

To the General Assembly of the State of Illinois:

I have the honor to submit herewith a report of the business of the ffice of the Auditor of Public Accounts, for the two years beginning December 1, 1864, and ending November 30, 1866, comprising:

. A statement of receipts into the treasury, and of warrants drawn thereon, on account of the revenue fund.

. A general statement of warrants drawn on the treasury for all purposes.

. A detailed statement of warrants drawn on the treasury, and to what account and appropriation charged.

. A statement of the amount of warrants outstanding, unredeemed December 1, 1866.

- . A statement of the condition of the school, college and seminary funds.
- . A statement of State indebtedness purchased by the Governor with the Central Railroad fund.
- A statement of State indebtedness paid with the Central Railroad fund, in pursuance of the act of February 22, 1861.
- A statement of State indebtedness paid with the State debt fund.

 A statement of State indebtedness purchased by the Governor with
- State debt fund.

 O. A statement of the accounts of the State Treasurer with the several State funds, and the Hancock county interest fund.

11 and 12. Statements of real and personal property assessed and taxed

for the years 1864 and 1865.

13. A comparative statement of the assessments of property from 1853 to 1865, including the valuation of property in the several counties, as ascertained by the United States census in 1860.

14 and 15. Statements of the State taxes charged in the several coun-

ties, amounts collected, etc., for the years 1864 and 1865.

16 and 17. Statements of the school tax fund for the years 1864 and 1865.

18. A statement of dividends of the school tax and interest funds for the years 1864 and 1865.

19. A statement of the condition of the several banks existing under the provisions of the general banking law.

By reference to statement No. 1, it will be seen that the receipts of revenue fund applicable to the payment of the ordinary expenses of the State government, amount to \$1,351,789 19, of which \$734,098 93 have been derived from taxation, and the remainder from casual and extraordinary sources; the chief of which are the transfer, under an act of the last General Assembly, of the war fund to the revenue fund, and the redemptions and sales of property bought in by the State on foreclosure of the mortgage given by Joel A. Matteson.

No considerable amount of revenue fund can be hereafter realized under existing laws, except from taxation. At the rate now established by law, the receipts from this source for the coming two years may

be estimated at a sum not varying materially from \$800,000.

Had it not been for extraordinary receipts, it will be seen that the resources would have been insufficient for payment of the ordinary and contingent expenses of the State, and of the special appropriations made by the last General Assembly, the deficiency would have been at

least \$535,000.

The supreme court having decided that the 23d General Assembly did not pass the bill to provide for the ordinary and contingent expenses of the State for the years 1863 and 1864, a considerable amount of such expenditures incurred in those years has been paid during the two years just ended, under an act of the last General Assembly; and a considerable portion of the public printing and binding paid for it the last two years, has been for work that should have been performed and paid for in the two years preceding, but which could not be so done in consequence of the retention of the journals by the officers of the 23d General Assembly until the close of the year 1864.

The act to provide for the ordinary expenses of the State charitable institutions for the years 1865 and 1866, appropriates for the expense of the Hospital for the Insane, the sum of fifty-five thousand dollar for the two years, from March 1, 1865, to March 1, 1867. The appro priations for ordinary expenses of each of the other institutions name in the same act, are for certain sums "per annum." In view of th known requirements of the Hospital for the Insane, there can be n doubt that it was intended to appropriate the sum mentioned, annually Provision for the indebtedness incurred in the maintenance of that in stitution, and the natural increase under several of the standing appro

riations, will doubtless swell the expenditures in 1867 and 1868, for rdinary purposes, beyond the amount paid in the last two years. The robable amount necessary to defray the same, including provision for the State charitable institutions, incidental expenses of the several deartments, salaries of officers, public printing and binding, expenses of the General Assembly, and standing appropriations, may be estimated to a sum not less than \$950,000.

ASSESSMENTS.

The constitution of the State requires the General Assembly to provide for levying a tax by valuation, so that every person and cor-oration shall pay a tax in proportion to the value of his or her proerty; such value to be ascertained by some person in such manner as ne General Assembly shall direct, and not otherwise." The laws nacted by the General Assembly in pursuance of this clause of the onstitution require all property to be listed and valued at its actual rorth in money, or usual selling price. It might be expected, when ne assessments of property for any year have been completed by ssessors, all acting under the sanctity of oaths binding them to honest nd faithful observance of the laws regulating their duties, that such a esult will have been attained as will not only exhibit with approximate ccuracy the wealth and resources of the State, but will also fairly and astly distribute the burdens of taxation, as contemplated by the contitution and laws. Different valuations of similar property in different ortions of the State might be expected, as actual variance in value rould naturally arise from local and temporary causes; and the honest adgments of different assessors would lead them to varying estimates f value, in the several counties. An examination of the detailed atements of assessment for 1864 and 1865 will show, that with all due llowance for natural and proper causes of variance, no adequate egree of uniformity in valuations is attained by the assessors. ot easy to believe that, in the year 1865, horses bore an actual average alue of \$66 08 in Franklin county, \$15 52 in Kane, \$61 34 in fardin, and \$20 74 in Lake; that neat cattle should be valued at an verage of \$20 84 in Piatt county, and \$4 36 in Jo Daviess and utnam; that mules and asses were worth \$129 86 in Madison county, 113 56 in Wayne, \$15 61 in Kane, and \$10 69 in Hamilton; or that ogs were really worth \$3 50 in Douglas county, and but 50 cents in efferson. Yet, as will be seen in the statement of the assessment of 865, (No. 12,) the above are the actual returns of the assessent of such property in the counties named. The returns made the Auditor do not furnish means of comparison as to the aluations of real property in the different counties; but it is highly robable that inequalities as great as those found in the returns of ersonal property, obtain in the assessments of real property.

Previous to the year 1861, real property was assessed in all the ounties biennially, and is yet so assessed in those counties not under ownship organization. In 1861 the law was so changed as to require he assessment of real property to be made annually, in those counties dopting the township organization. Statement No. 13 is an exhibit of

the aggregate valuations of real and personal property in the several counties, as assessed in each of the years from 1853 to 1865, in which real property was re-valued in all the counties, together with the aggregate valuation, as ascertained in each county by the United States Census Commissioners in 1860—the latter list being made for statistical information, the former ones for taxation under State laws. A comparison of these valuations shows that from 1853, (the date of the first assessment under the present revenue law,) the aggregate amount of property assessed in the State steadily advanced until the year 1857, then receded until 1861, remained nearly stationary in 1863, increased again in 1865, but did not reach the valuation of 1857 by some twelve millions of dollars; that, while the valuation, as shown by the assessment of 1859, was \$366,702,053, by that of 1861 it was \$330,823,479, yet in the year 1860, the value of property in the State, as ascertained by the Census Commissioners, was no less than \$904,182,620.

Since the year 1857 vast quantities of lands have become taxable, including Government, School, Central Railroad, Canal, State, and Swamp lands, to the extent, probably, of millions of acres; the population of the State has largely increased; cities and towns have sprung into existence, and those formerly existing have, in many instances, doubled and trebled in population; dwellings have been erected for the habitations of probably a million people; the number of domestic animals subject to taxation, and every class of personal property, has increased in like proportion; and all property, real and personal, commands increased prices. Yet, strange as it may seem, if we are to judge the wealth of the State by the returns of assessment, Illinois was poorer, by several millions of dollars, in 1865, than she was eight years

before.

The valuations, as obtained by the assessors, are manifestly below the actual worth of the property assessed, and are far from being uniform. The results furnish no reliable information as to the actual wealth of the State, and do not fulfill the requirement of the constitution, "that every person and corporation shall pay a tax in proportion

to the value of his or her property."

The rate of taxation might be so adjusted to any valuation, as to realize such amount of revenue as is from time to time required by the wants of the State. But without uniformity of assessed values, taxation is unfairly apportioned. Some escape their due share of the expenses of the government, and others not only bear burdens properly their own, but also those which should justly fall to their more fortunate neighbors. As a remedy for the evident inequalities arising under the present revenue laws, the establishment of a State Board of Equalization, with suitable powers and authority, is earnestly recommended to the consideration of the General Assembly.

UNITED STATES BONDS.

The assessment laws of 1853 provide, in distinct terms, that United States bonds and stocks shall be assessed and taxed the same as other property. The laws of Congress provide that such bonds and stocks shall be exempt from taxation, by or under State authority, and the

Supreme Court of the United States has, in several instances, confirmed the exemption of such stocks and bonds from State and other local axation. It is not the practice in this State to assess or tax United States bonds, and this provision of our revenue law is practically a dead etter. It is respectfully suggested that some enactment concerning his point should be made, whereby the conflict between the laws of the State and the General Government shall be reconciled or removed.

INTEREST TAX.

The rate of taxation fixed by the revenue law of 1853, for payment of interest on the State debt, is one and one-half mills on the dollar of taxable property, and this rate is to remain in force until otherwise provided by law. The issue of war bonds in 1861 made it necessary to provide for raising a greater amount for interest purposes than could be obtained at this rate of taxation, and the Auditor was by law authorized to levy an additional tax for interest purposes. The additional rate levied for 1865 was one-half of one mill, and for 1866, three-tenths of one mill. It is believed that by the year 1868, owing to the reduction constantly being made of the indebtedness of the State, a rate less than that provided by the law of 1853 will suffice for interest purposes. It is therefore suggested that provision be made whereby the rate of the interest tax may be reduced from time to time, so as to accord with the necessities of the State in this particular.

TAXING NATIONAL BANKS.

The question whether the capital of national banks is or is not liable to assessment and taxation under our State laws, was brought before this office by a number of the assessors and others in the year 1865, it being claimed on behalf of the banks, that their capital is invested in bonds of the United States, (by law of Congress exempt from State taxation,) therefore that the same is in nowise liable to be taxed by State authority. On examination, I found that several cases arising in the state of New York, involving the same question, had been carried to the Supreme Court of the United States, and there decided in favor of the banks. A careful consideration of the subject, led me to the belief, that the true bearings of the question had not been touched upon in any of the cases reported, and that a species of property exists in such banks which is clearly taxable under the laws of the State, and not exempted by any fair construction of the laws of Congress concerning United States bonds, viz: the shares of the capital stock of the same, owned by individuals. I therefore instructed the assessors to require the listing of such shares, by the owners thereof, and that taxes should be charged against the same, as against other property.

At the September meeting of the Board of Supervisors of Peoria county, in 1865, the shareholders in the First and Second National Banks of Peoria applied to said board for an abatement of the assessment of their shares, on the ground that said shares were not liable to taxation, under the laws of Congress; and said board decided in favor

of the shareholders. This being reported to the Auditor, as required by law, I certified the facts to the Supreme Court, as is provided in such cases, and at the January term, 1866, applied for an order setting aside and reversing the decision of the Board of Supervisors declaring such shares not taxable. The case was fully argued for and against my application, by able counsel, and decided by the court against the ruling of the Board of Supervisors, whose decision the court set aside and reversed. The shareholders, not content with the decision of the Supreme Court of the State, have taken the case to the Supreme Court of the United States, on a writ of error, where the same is now pend-In the meantime the question of the liability of shares in the stock of national banks to be taxed under adequate State laws, has been passed upon by the Supreme Court of the United States, and a decision rendered affirming such liability. The only question remaining in this case to be settled by the Supreme Court of the United States, seems to be this: whether or not the laws of the State of Illinois are in sufficient conformity with the law of Congress bearing on this subject. As there appears to be no law of the State with reference to the prosecution of suits like this, in the United States Courts, or any provision for payment of expenses therein, and as the interests of the State involved in this suit are very large, it is respectfully urged that the General Assembly make suitable provision in the premises. It is also suggested with reference to the event of the suit resulting adversely to the State, that such modification of our statute concerning the taxation of State banks be made, as will bring the same fully and unquestionably within all the requirements of the law of Congress concerning the taxation of national banks. As the law of Congress only permits the taxation of shares at the place where a bank is located, some provision concerning the collection of taxes assessed on shares owned by non-residents, seems also to be requisite.

INTEREST ON SCHOOL DEBT.

Payment of the interest on the school debt is now made from the fund for defraying the ordinary expenses of the State. As ample means for payment of interest on all of the State debt are now realized from the taxes levied for interest purposes, it is respectfully suggested that the law be so amended as to provide for payment of the interest on the school, college and seminary funds, from the interest fund, the same as interest on other State indebtedness.

ORLIN H. MINER, Auditor of Public Accounts.

No. 1.

Statement of receipts into the Treasury, and of warrants drawn thereon, from the first day of December, 1864, to the thirtieth day of November, 1866, inclusive, on account of the Revenue fund.

RECEIPTS.	Amount.	
Paxes of 1863, and prior years, received from collectors	\$9,771	42
Paxes of 1864, received from collectors	349,102	
Taxes of 1865, received from collectors	375,214	
State, on executions, and from judgment debtors		69
Amounts paid on account of swamp land surveys	2,556	
Amounts paid for hawkers' and peddlers' licenses	500	
Amounts realized by sale of property acquired from Joel A. Matteson	134,329	83
Amounts received for State lands sold	1,500	00 1
Amounts received from commissioners under act of January 12, 1863, as balance unexpended of \$10,000 appropriated for the relief of soldiers	ĺ	
wounded at Murphysboro, etc	1,488	53
Amounts received from sale of safe in Auditor's office	1,120	
Amount of war fund transferred, act of Feb. 13, 1865		97
red by the State	438,046	84
Total	\$1,351,789	19
WARRANTS DRAWN.	Amount.	

Amount drawn for special purposes, as shown by table No. 2	\$380,237 910,621	
Total	\$1,290,858	38

No. 2.

A general statement of warrants drawn on the Treasury from the first day of December, 1864, to the thirtieth day of November, 1866.

	<u> </u>	
To what account charged.	Amount.	Total.
Appropriations appaiel	\$101,740 87	
Appropriations, special	22,130 64	
Assistant Adjutant General	3,300 00	
Adjutant General's office	21,069 62	
Arsenal	7,729 61	
Board of medical examiners	8,945 00	
Contingent fund, expenses of 1863 and 1864	6,511 95	
" of 1865 and 1866	2,626 82	
County agricultural societies	17,000 00	
Enrolling militia	5 67	• • • • • • • • • • • • • • • • • • • •
Executive mansion. Geological survey.	21,006 00	
Geological report.	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Military contingent fund, 1863 and 1864	41,473 04	
" " 1865 and 1866	22,000 00	
Military state agents	6,135 15	
Money refunded	6,980 59	
Penitentiary	525 00	
Penitentiary commissioners. Repairs to state house and fence	14,008 00	
Repairs to state house and fence	1,168 15	
Repairs to state house and arsenal	404 02	•••••
Surgeons sent to Corinth, Mississippi	$1,268 35 \\ 48,358 02$	
Amount paid for special purposes	40,550 02	\$380,237 23
para tot spootat parpoposition		φουσ, μοι μο
Auditor of Public Accounts	15,520 83	
Appropriations, general	34,452 16	
Bank commissioners	3,115 00	
Census commissioners	23,994 87	
Conveying convicts to penitentiary	49,293 85	
Distributing laws and journals. General Assembly.	1,50000 $75,76464$	
Governor	9,475 00	
Incidental expenses	65,385 28	
Insane Hospital	146,150 00	
Institution for Educating the Blind	38,000 00	
Institution for Educating the Deaf and Dumb	108,827 02	
Judgments, clerks' and sheriffs' fees	398 32	
Judiciary, 1st division supreme court	5,359 97	
" 2d ," " " " 3d " " "	5,159 97	
" 1st circuit	$\begin{bmatrix} 5,026 & 66 \\ 2,000 & 00 \end{bmatrix}$	
" 2d "	2,000 00	
" 3d "	2,350 70	
" 4th "	1,645 93	
" 5th "	2,250 00	
6th "	2,000 00	
(bil	2,250 00	
0011	2,000 00	
" 9th " " 10th "	$2,250 00 \\ 2,000 00$	
" 11th "	2,082 42	
" 12th "	1,665 53	
" 13th "	2,000 00	
" 14th "		
· ·		

Statement—Continued.

		To w	hat a	ecount charged.	Amount.	Total.
Jı	idiciary, 15				\$2,000 00	
	" 161		• • • • •	• • • • • • • • • • • • • • • • • • • •	2,000 00	
	111	V11	• • • • •	• • • • • • • • • • • • • • • • • • • •	2,000 00	
	" 18t	ın			$2,200\ 00$ $3,034\ 42$	
	" 20				3,034 42 $2,000 00$	
	" 21				2,000 00	
	" 226				2,000 00	
	" 230				2,000 00	
	" 241	th "			1,500 00	
	" 25t				$2,250\ 00$	
	" 26t			• • • • • • • • • • • • • • • • • • • •	1,875 00	
	" 271	n "	· • • • •		2,432 06	
	231	п		N1 *	2,000 00	
	Sul			Chicago	5,788 46	
	" rec	orders co	our of	f Chicago LaSalle and Peru	$\begin{bmatrix} 2,000&00 \\ 1,956&00 \end{bmatrix}$	
	" (0)	art of C I	eits	of Cairo	2,000 00	
	"		citi	es of Aurora and Elgin	$\frac{2,000}{2,250}$ 00	
	" Alt	ton city c		or or many many many	1,970 00	
0					2,971 19	
	" Se				4,368 04	
	4 Au	ditor of t	'ublic	Accounts	5,746 26	
	" Sta	ite Treasu	rer		1,531 19	
				Public Instruction	4,075 18	
Pe	orters of St	ate House	• • • • •	•••••	5,690 75	
P	iblic printi	ng	• • • • •	••••	114,300 23	
				•••••	10,000 00	
p.	nonsming no	Attorney	suner	or court of Chicago	790 98 500 00	
1.	"	attorney,	recor.	der's court of Chicago	1,000 00	
	66	46	"	" of LaSalle and Peru	521 66	
	66	"	court	of C. P., city of Cairo	875 00	
	66	"	Alton	city court	1,021 97	
				t	11,060 00	
				•••••	1,186 90	
Si	ate's Attor		circui		1,000 00	
	"	2d 3d	66	••••	1,000 00	
	46	4th	66		1,125 00	
		5th	"	•••••	$1,125 00 \\ 875 00$	
	44	6th	"	***************************************	1,000 00	
•	"	7th	66		1,000 00	
	66	8th	66	* * * * * * * * * * * * * * * * * * * *	1,000 00	
	66	$9\mathrm{th}$	66	* * * * * * * * * * * * * * * * * * * *	2,025 00	
	"	10th	66	• • • • • • • • • • • • • • • • • • • •	868 00	
	44	11th	"	* * * * * * * * * * * * * * * * * * * *	1,000 00	
	"	12th	"	* * * * * * * * * * * * * * * * * * * *	1,030 00	
	"	13th	"	**********************	1,000 00	
	"	14th 15th	"	•••••••••••	2,025 00	
	"	16th	"	* * * * * * * * * * * * * * * * * * * *	$1,000 00 \\ 1,125 00$	
	"	17th	"	***************************************	1,000 00	• • • / • • • • • • •
	"	18th	"	***************************************	1,425 00	
	46	19th	"	• • • • • • • • • • • • • • • • • • • •	1,000 00	
	"	20th	"		1,000 00	
	"	21st	"	* * * * * * * * * * * * * * * * * * * *	1,000 00	
	"	22 d	"	•••••	1,000 00	
	66	23d	"	• • • • • • • • • • • • • • • • • • • •	1,000 00	
	"	. 24th	66	***********	1,000 00	

Statement—Continued.

To what account charged.	Amount.	Total.	
State's Attorney, 25th circuit	1,015 00 1,000 00 1,000 00 9,303 05 11,414 70 4,045 56 2,440 88 9,261 89 8,294 75		
Amount paid for ordinary expenses		\$910,621 1,102,436	15 54
Interest fund			
State debt fund	1,261,670 31		
Money refunded, State school fund		297,046 8,950	61 76
Total amount of warrants issued		\$5,273,768	34

No. 3.

Detailed Statement of warrants drawn on the Treasury, during the fiscal term commencing December 1, 1864, and ending November 30, 1866; showing on what appropriation and to what account charged.

		APPROPRIATIONS—SPECIAL.		_
Am	ount paid	Walworth, Hubbard & Co., Mortimer & Loberg and Greenbaum Sons, for labor and material furnished for building State		
	44	Normal University. Appropriation of 1865	\$31,214	91
	"	23d General Assembly. Appropriation 1865	250	00
	44	tive Mansion. Appropriation 1865	445	00
	44	App. 1865	14,133	00
		State. App. 1865	175	
	66	Wood & Dockson, for glazing State House. App. 1865 Baker & Phillips, for publishing reports and proceedings of	71	50
	44	Bank Commissioners in the State Journal. App. 1865 Bailhache & Baker, for 10,000 covers for 4th vol. of Agricul-	315	94
	"	tural Reports. App. 1865	1305	14
	44	App. 1865	200	00
		General. App. 1865	156	66
	"	John Williams, agent for "Home of the Friendless." App. 1865 F. E. Payne, repairing locks, etc., in State House. App. 1865.	1000	
	44	Western Engraving Co., for diagrams of Senate Chamber and	94	05
	"	House of Representatives. App. 1865	200	00
	44	alister & Stebbins. App. 1865	100	
	"	Augustus E. Ayers, Treasurer, for expenses of Experimental	275	
	44	School for Idiotic Children. App. 1865	8750	
	46	Commissioner. App. 1865	1280	66
	_11	Commissioner. App. 1865	2372	00
	"	Douglas. App. 1865	25,000	00
	"	Scott. App. 1865	101	27
	" "	Washington to procure the discharge of Illinois soldiers from the so-called "Marine Artillery." App. 1865	400	0
	"	L. P. Sanger, for cost of engraving and printing Thornton loan bonds. App. 1865.	625	00
		The Directors of the State Institution for the Education of the Deaf and Dumb, for moneys advanced in payment for 7 and 44-100 acres of land. App. 1865	3856	71
	"	Clark E. Carr and William L. Church, for expenses in going to and returning from Gettysburg, as Commissioners to Inaugu-	9000	12
		ration of Soldiers National Cemetery. App. 1865	150	00
	"	George F. Wright, for painting portraits of thirteen Governors of Illinois	2600	00
	"	of Illinois	3500	00
	44	John P. Brooks, for interest on money advanced for contingent expenses of office of Superintendent of Public Instruction.		
		App. 1865		00

Amount paid	Richard J. Oglesby, C	dovernor,	for paying the	e proport	on of the		
	State in preparing	the Solah	er's National C	emetery	it Gettys-	69 000	00
	burg, Pa. App. 18			• • • • • • • •	• • • • • • • • •	\$3,000	00
						\$101,740	87
						\$101,740	- 01
	APPROPRIA	TIONS-	GENERAL.				
	2111011111	1101110				·	
Amount naid	John Dougherty, for	mileage a	s Presidential	elector.	1864:	\$75	00
46	Francis A. Hoffman,	"	"	**	1864	61	80
44	B. M. Prentiss,	"	"	"	1864	53	00
44	John V. Farwell,	"	"	66	1864	55	60
"	James S. Poage,	"	"		1864		40
"	Anson S. Miller,	44	"		1864		00
"	John V. Eustice,	"	"		1864		10
46	John J. Bennett,	"	"		1864		10
"	W. T. Hopkins,	"	"		1864		10
66	Franklin Blades,	"	"		1864		00
"	W. Walker,	"	"		1864		00
46	Thos. W. Harris,	"	"		1864		00
, "	N. M. McCurdy,	"	"		1864		60
"	Henry S. Baker,	"	"		1864		50
46	Z. S. Clifford,				1864	126	90
"	Normal University, for					04 001	00
"	uary 1, 1866, on sc					24,891	
46	State Agricultural Sc					6,000	00
**	Wm. B. Dana, for tw					10	00
"	Magazine, for State					2,250	
66	for expenses of trans O. M. Hatch, for serv					100	
46	Kate E. Gibbons, for						00
"	M. M. Moore, for boo						00
44	the Auditor of Publi					0	00
	for taxation, 7327 t					293	08
	101 taxation, 1021 t				• • • • • • • • •		
						\$34,452	16
	AI	RSENAL.					=
Amount paid	Johnson & Bradford,	for static	onery. Deficie	ency app.	1865	т -	80
ı.	B. D. Dawson, for 17					51	. 00
"	W. D Crowell, for ser						
	to Jan. 15, 1865.					1,394	60
"	W. D. Crowell, for s					0.47.0	
	Sept. 30, 1866. A	pp. 1865		• • • • • • •		3,416	
"	different persons, for					1,872	
"	for material and artic						27
46	stationery, printing a					109	22
**	Freight, fuel, etc	• • • • • • • •	• • • • • • • • • • • • •	• • • • • • • •	• • • • • • • • •	311	. 22
						\$7,729	61
						\$1,120	01
	BANK CO	MMTSSL	ONERS				
	DANK CC	MINITION	ON EILS.				
4 mount noid	John W. Waughop, h	ia nor die	m and mileage	from Jul	v 8 1864		
zmount para	to Feb. 14, 1865.	App 18	33		, 0, 1004,	- \$990	00
66	Thomas Quick, for his	ner diem	and mileage f	rom Ang	20 1863	φ	
	to Jan. 6, 1865.					1,200	00
66	William H. Herndon	for his	per diem from	Dec. 30	1863, to	1,200	
	Feb. 14, 1865					925	00
	,						_
						\$3,115	00
						* ,	

-		
	BOARD OF MEDICAL EXAMINERS. App. 1865.	
Amo	ount paid D. K. Green, his services from Dec. 13, 1862, to Dec. 31, 1863. H. A. Johnson, his services from Jan. 24, 1863, to Dec. 31,	\$1,915 00
	" Daniel Brainerd, his services from Jan. 16, 1863, to Dec. 31,	1,710 00
	1863	$\begin{array}{ccc} 1,750 & 00 \\ 150 & 00 \end{array}$
	1863	$1,710 00 \\ 1,710 00$
		\$8,945 00
	CONTINGENT FUND—DEFICIENCY, App. 1865.	
Amo	ount paid Jackson Grimshaw, for his services as attorney for the Gover- nor in application for a mandamus in relation to Wabash	
	Railroad " James C. Conkling, for his services as attorney in settling Canal	\$100 00
	Claims—Thornton Loan Washington Bushnell, his services as attorney in case of Loomis	100 00
	vs. Starne	200 00
	" Adolphus Meyer, for his services and expenses in distributing arms and organizing militia	77 50 1,078 00
	" John Wood, for his services as Quartermaster General for month of March, 1864	248 00
	" John M. Snyder, for Simon Herschbach's services as Secretary to the Governor	96 00
	"Daniel Brainerd, his services as Medical Examiner in 1864 D. K. Green, his services as Medical Examiner in 1864	910 00 910 00
	" A. L. McArthur, his services as Medical Examiner, 1864	910 00
	" E. S. Terry, for services as State Sanitary Agent Owen Long, for services as State Sanitary Agent	195 60
	"Bailhache & Baker for printing for Executive office	700 00 116 75
	"Richard Yates, for subscription to Daily Union Herald, for 1863.	7 00
	"John Hutchinson, for burying deceased Illinois soldier Allen C. Fuller, traveling expenses as Adjutant General, Jan. 1,	17 35
	1863, to Jan. 1, 1865.	845 75
		\$6,511 95
	CONTINGENT FUND.—REGULAR. App. 1865.	
Am	ount paid Joseph Pritchard, for his services as messenger from Jan. 12,	0014 00
	1865, to November 30, 1865	\$314 00
	" Richard J. Oglesby and O. H. Miner, for expenses in going to Chicago to examine accounts of the Central Railroad Com-	500 00
	" John Williams & Co., for draping goods for office of Governor	100 00
	President Lincoln's funeral	57 53 47 70
	" U. S. Telegraph Co., for dispatches sent by the Governor	26 13
	" Presco Wright, for postage for office of Governor	81 46
	" for maps, etc., of survey of Illinois river	1,500 00
		$\frac{\$2,626\ 82}{}$

Statement—Continued.

	COLLYMA	A COLCUL MUD A		OTEM	TEG			_
		AGRICULTURAI					54 5 000	
Amount paid	County Agricu	ltural Societies.	Ap	р. 186	51	• • • • • • • • • • • •	\$17,000	00
CO	NVEYING CO	NVICTS TO TH	ЕР	ENIT	ENTIA	RY.		
Amount naid f	for conveying f	rom Adams e	ount	y 42	convic	ts	\$1:88	60
Millount para	"	Alexander	"	119	"		10,420	
"	"	Bond	"	3	"		195	
"	"	Boone	"	6	"		185	60
"	"	Brown	"	3	"		201	60
"	"	Bureau	"	11	"		274	-
"	"	Calhoun	"	3	"	• • • • • • • • • • •	243	20
"	"	Carroll	66	• • •	"	• • • • • • • • • •		• • •
"	"	Cass	"	6	"	• • • • • • • • • •	396	
"	"	Champaign Christian	"	18 2	"	• • • • • • • • • • • • • • • • • • • •	€ 69 108	60 00
	"	Clark	"	14	"	• • • • • • • • •	932	
66	"	Clay	"	5	66	• • • • • • • • • •	406	
"	"	Clinton	"	6	"		420	
"	"	Coles	"	5	"		259	45
"	"	Cook	"	287	"		1896	
"	"	Crawford	"	2	"		172	70
"	"	Cumberland	"	1	"		58	80
"	"	DeKalb	"	2	"	• . • • • • • •	68	60
"	"	$_{ m DeWitt}$	"	4	"		141	25
"	"	Douglas	"	• • •	"			
"	"	DnPage	"	1	"	• • • • • • • • •	26	
"	"	Edgar	"	6	"	,	329	
"	"	Edwards	"	2 5	"		181	
"	"	Effingham	"	4	"		292. 246	
"	"	Fayette Ford	66	1	"	• • • • • • • • •	34	
"	46	Franklin	"	3	"		251	
"	"	Fulton	"	15	"		783	
"	"	Gallatin	"	2	66			40
"	"	Greene	"	6	"		410	40
"	"	Grundy	"	1	"		8	05
"	" •	Hamilton	"	1	"		87	30
"	. "	Hancock	"	9	"		585	
"	"	Hardin	"	1	"	•••••••	130	00
"	"	Henderson	"		"			
"	"	Henry	"	7	"	• • • • • • • • • •	232	
"	"	Iroquois Jackson	"	4 8	٠		93 703	15
"	"	Jasper	"	1	66		103	
"	46	Jefferson	• 6	7	"		543	
"	"	Jersey	66	3	"			80
66	46	Jo Daviess	66	10	"			50
"	"	Johnson	"	1	44		98	40
"	66	Kane	"	8	44		173	50
"	"	Kankakee	64	2	"			70
"	"	Kendall	"	5	"			40
"	"	Knox	"	10	"	• • • • • • • • • •		15
"	"	Lake	"	6	"	• • • • • • • • •		85
"	"	LaSalle	"	17	"			30
"	"	Lawrence	"	4	"	••••••		80 60
"	"	Lee	"	6 2	"			50
66	"	Livingston	"	5	"			40
	1 66	Logan Macon	"	13	"			50
"	44	Macoupin	"	15	"		836	
		macoupin		10			030	

								1			
mou	int paid	for conveying from	Madison e	ounty,	21	convicts			\$104	2 (00
	44	**	Marion	66	27	4.6			187		
	66	**	Marshall		2	"				8 6	
	"	44	Mason	"	6	66	• • •		28		80
	"	"	Massac	"	11	"	• • •		123		
	"	"	MeDonough		3	"	• • •			3 8	
	66	"	McHenry	"	2	"	• • •	• • • • • •		2 3	
	66	"	McLean ·	"	13	"	• • •			6 (
	44	"	Menard	"	2	"	• • •			6 (
	"	"	Mercer	"	3	66	• • •	• • • • • • •		4 8	
	66.	"	Monroe		4	"	• • •			2 8	
	66	"	Montgomer	у ::	4	"	• • •			$\frac{36}{4}$	
	"	"	Morgan	"	13	46	• • •			0 (
	66	"	Moultrie	"	3	"	• • •			9	-
	66	"	Ogle Peoria	"	5 35	46	• • •		71	. 5 55 (
	46	"		66	8	66	• • •			36	
	66	46	Perry Piatt	66	2	66	• •			6	
	66	66	Pike	66	7	44		• • • • • • •		2	
	"	"	Pope	66	3	66	• • •	• • • • • • •		72	
	46	"	Pulaski		9	44	• • •			73	-
	"	"	Putnam	66		66	• •		0	o	90
	"	66	Randolph	66	8	"		• • • • • •	79	34	80
	44	"	Richland	"	9	"	• •	• • • • • • •		17	
	66	61	Rock Islan		12	"				32	
	66	"		u	3	"	• •	• • • • • • •		97	
	"	"	Saline	"		66	• •		20		
	66	"	Sangamon	"	46	"	• •	• • • • • • •			
	"		Schuyler	"	8	"	• •	• • • • • • • • •		70	
	"	66	Scott	66	15	66	• •	• • • • • •		96	
	"	"	Shelby	"		46	• •			45	
	"	"	Stark	"	1			• • • • • • • •		65	
	"	66	St. Clair		$\frac{23}{2}$			• • • • • • •		97	
	"	"	Stephenson	"	8		• •	• • • • • • • •		70	
	"	"	Tazewell Union	"	10		• •			09	
	66	"		"			• •			70	
	"	"	Vermilion	"	12	66	• •	• • • • • • •	**	10	40
	"	"	Wabash Warren	44	4		• •	• • • • • • • •	7	70	10
	"	"			2	66	• •	• • • • • • •		67	
	66	66	Washingto	11	2	"	• •	• • • • • • • • •		63	
	"	"	Wayne White	66	9	44	• •			28	
	"	46	Whiteside	66	8	44				79	
	66	66	Will	66	12		• •		-		20
	"	"	Williamson		12		• •			89	
	61	66	Winnebago	.1	16					82	
	66	66	Woodford	, ,,	2					62	
			woodiora	_	ے۔		• •	••••			
	Total				1127				\$49,2	93	85
	2000111								1		
		CENSUS CO	MMISSION	ERS							
		01111110	MINICOLO IV	dies.			v				
Amo	unt naid	for taking the cer	eng of 1865	as fall	OWS		1	Population	n. Fe	es.	
amo	une parc	i for taking the cer	isus of 1000,	, 25 1011	.0 11 3	•			_		
	Adams							51,18	35 \$5	46	85
		der						12,20		57	
	4							11,47	71 1		
	The contract of the contract o							11,68		51	
	_							12,69			
								31,56		50	
		a						597		94	
	Carnell							14 59		20	

14,526 11,876 21,124

180 26 153 76

246 24

Champaign.....

mount paid for taking the census of 1865, as follows:	Population.	Fees.
	1/7 990	\$207 39
Christian	17,239	
Clark	17,032	205 32
Clinton	13,332 $13,795$	$168 32 \\ 172 95$
Coles		
Cook	22,951	261 78
Grawford	217,309	$2208 09 \\ 166 16$
Cumberland	13,116 $10,667$	
DeKalb	21,294	
De Witt.	12,815	
Douglas	11,652	163 1 5 151 52
Du Page	15,180	
Edgar	20,946	$18680 \\ 24701$
Edgar	6180	96 80
Effingham	12,611	161 03
Favette	15,967	194 67
	3643	
FordFranklin		67 65
Fulton	11,476	149 76 404 00
Gallatiu*	36,900 8055	404 00
Greene	17,630	211 30
Grundy		
	12,745	162 45
Hamilton	9509	130 09
Hancock	33,596	370 96
Hardin	3863	75 44
	11,289	147 89
Henry	26,338	298 38
Iroquois	18,076	215 76 181 79
Jackson.	14,679 $10,120$	136 20
Jasper	15, 271	187 75
Jenerson		
Jersey	13,566 $26,437$	170 66 $299 37$
Johnson	11,467	149 57
Kane	32,570	360 70
Kankakee	18,696	221 96
Kankakee	12,689	161 89
Kenoan	34,401	379 01
Lake	18,660	221 60
La Salle	56,645	601 45
Lawrence	10,439	139 39
Lee	22,630	261 30
Livingston		210 00
Logan		220 01
Macon	21,691	251 99
Macoupin	32,305	358 05
Madison	42,042	
Marion		
Marshall	16,652	201 52
Mason		
Massac		117 61
McDonough		291 59
McHenry	23,077	265 77
McLean	39,772	
Menard		139 47
Mercer		
Monroe		
Montgomery		
220,000	, 20,512	

^{*} No census for 1865 has been taken in Gallatin, Mason and Monroe counties, and the population of each, as stated above, is taken from United States census of 1860.

Amount raid for taking the causes of	1865 os fallows	Population.	Fees.	
Amount paid for taking the census of Morgan Moultrie Ogle. Peoria Perry Piatt Pike Pope Pulaski Putnam Randolph Richland Rock Island Saline Sangamon Schuyler Scott Shelby Stark St. Clair Stephenson Tazewell Union Vermilion Wabash Warren Washington Wayne. White Whiteside Will Williamson Winnebago Woodford		26,202 8324 25,254 41,979 11,477 8138 30,299 11,353 7447 6311 18,668 11,488 35,202 11,665 48,273 16,990 9423 19,278 9885 43,741 29,231 25,500 15,880 25,528 7179 20,966 16,193 14,455 14,047 24,123 36,986 14,168 25,541 18,022	\$297 118 287 454 149 116 337 148 98 221 149 587 151 517 195 129 227 287 193 290 106 244 196 175 276 404 176 290	$\begin{array}{c} 24 \\ 54 \\ 79 \\ 73 \\ 89 \\ 53 \\ \\ 11 \\ 88 \\ 80 \\ 23 \\ 78 \\ 50 \\ 23 \\ 85 \\ 41 \\ 31 \\ 00 \\ 80 \\ 23 \\ 85 \\ 41 \\ 25 \\ 66 \\ 34 \\ 41 \\ \end{array}$
Totals		2,141,514	\$23,994	87
ENROLLIN	G MILITIA.			
Amount paid Thos. T. Smith for two Chas. I. Lincoln, for one	townships in Richland county township in Kendall county			40 27
	77 35 13707037		\$5	67
Amount paid Richard Yates, for fuel.	E MANSION. lights, gardener, etc., for 1863	and 1864.	\$5,000	00
ded for." Special ap	n 1865		3,000	00
1866. App. 1865	fuel, lights, gardener, etc., for		8,000	00
" Richard J. Oglesby, fo mansion. App. 1865	or furnishing and repairing	executive	5,000	00
	. 0071171		\$21,000	00
	ASSEMBLY.	-	-	
" for clerks second adjour	ge of members of second adjornance Assembly	Assembly.		40 00 00

Amount paid	for ice first adjourned session 23d General Assembly	\$30 00
" para	on pay rolls of 24th " "	21,061 40
46	extra clerks, reporters, witnesses, and other employees of 24th	,001 10
	General Assembly	14,561 00
"	chaplains of 24th General Assembly	475 00
46	committees on Penitentiary, 24th General Assembly	540 00
"	" on State Institutions " "	540 00
"	" to locate Agricultural College "	360 00
"	for stationery for 24th General Assembly	5,387 55
"	for tin trunks for committee papers, 24th General Assembly	8 00
46	for newspapers furnished the "" "" "" "" "" "" "" "" "" "" "" "" ""	15,870 83.
*6	for 150 gold pencils, 156 pocket knives, and 153 pocket diaries,	
	furnished for 24th General Assembly	5371 50
"	for rent of committee rooms 24th General Assembly	306 60
"	Governor's private secretary " "	468 00
"	postage for " " "	5128 50
66	copying laws, journals, etc., 23d and 24th General Assembly	1723 36
4.6	State Journal, for publishing proceedings 24th "	1195 00
"	State Register, for " " " "	1195 00
"	Thos. Lewis, special appropriation 1865	204 50
"	A. Webster, " " " " " " " " " " " " " " " " " " "	65 00
•		
		\$75,764 64
	GEOLOGICAL SURVEY. App. 1855.	
		@×0=0 00
Amount paid	for salary, and traveling and office expenses of State Geologist	\$5978 83
"	for salary and expenses of assistants	5075 88
"	for services of topographer. App. 1853	875 00
"	rent of rooms. App. 1863	1125 00
		\$19 OF4 51
		\$13,054 71
		1
	CENTACICAL DEPART Ann 1965	
	GEOLOGICAL REPORT. App. 1865.	
Amount naid	for engraving and printing maps and plates, in part	\$8646 97
Amount para	for printing, in part	1000 00
"	for binding, in part	3000 00
"	incidental expenses, in part	155 05
	'	
		\$12,802 02
	INCIDENTAL EXPENSES.	
	for 1098 reams printing paper. Deficiency app. 1865	\$17,019 00
"	for fuel for State House.	729 91
"	for repairs, material and labor, State House " "	760 95
"	for furniture, State House, Deficiency app. 1865	2893 38
"	for stationery, " " " " "	240 40
"	Tot gas aba gae Hatares	1521 62
"	for printing paper Regular " "	28,783 50
"	for fuel for State House " " "	2218 65
"	for repairs, material and labor, State House. Reg. App. 1865. for furniture, etc., for " "	8450 51
"	for furniture, etc., for	902 98
"	for gas and gas fixtures	1142 58
"	for shrubbery for State House yard	194 50
"	for forwarding army voting blanks	191 30
	for binding old books in library, etc	336 00
		\$65,385 28

INSANE HOSPITAL.	
Amount paid for ordinary expenses of hospital. App. 1863	
" for building east wing of hospital. " "	5000 00
INSTITUTION FOR THE EDUCATION OF THE BLIND.	\$146,150 00
Amount paid for ordinary expenses of Institution. App. 1863	
INSTITUTION FOR THE EDUCATION OF THE DEAF AND DUMB.	\$38,000 00
Amount paid for ordinary expenses of Institution. App. 1863 interest on school, college and seminary funds. App. 1838-9	
for ordinary expenses of Institution. App. 1865 for special appropriation for repairs. " furniture. " furniture. "	2000 00
" " furniture. " "	3000 00
JUDGMENTS, CLERKS' AND SHERIFFS' FEES.	\$108,827 02
Amount paid for costs in suits by the State	\$398 32
MILITARY CONTINGENT FUND.—Deficiency Appropriation 1865.	
Amount paid for compensation of cierks, messengers and other employee and for stationery and other incidental expenses of Governor's office, 1862, 1863 and 1864.	in
Amount paid for telegraphing for Governor's office	4008 56
Quartermaster General's office, in 1863 and 1864	in
Adjutant General's office	385 00
State Arsenal	3607-80
Amount paid for compensation of sanitary agents	$1796 00 \\ 704 40$
Amount paid for transporting assistant surgeons, nurses, etc	1078 01
Amount paid Board of Medical Examiners in 1863	ns
of the Governor	\$41,473 04
MILITARY CONTINGENT FUND.—App. 1865.	\$41,110 OX
Amount will for telegraphing on willtern business	\$0.90 0.4
Amount paid for telegraphing on military business	\$930 84 60 57
Amount paid I. N. Haynie, for expenses to Washington] 165 00 at
Amount paid R. J. Oglesby, Governor, to be applied for relief of sick as	985 80 nd
wounded soldiers	19,857 79
	\$22,000 00

	MILITARY STATE AGENTS.—App. 1865.	
Amount pai	d J. M. Sheets, for salary from March 1, 1865, to Oct. 14, 1865	\$745 16
"	W. DeB. Morrell " 1, 1865, " 31, 1865	800 00
"	B. F. Bumgardner " 1, 1865, to Feb. 10, 1866	1133 38
66	S. W. King " 18, 1865, to July 31, 1865	440 00
"	J. H. Wiekizer "July 14, 1865, to Nov. 14, 1865	400 00
"	Owen M. Long " 26, 1865, to Jan. 31, 1866	616 66
66	H. D. Cook, "March 1, 1865, to Oct. 31, 1866	2000 00
	MONEY REFUNDED.	\$6135 1
Amount not	unded Charles Attringen Special ann 1965	\$106 49
Amount rei	'unded Charles Atkinson. Special app. 1865 for taxes p id in error on real estate	633 58
"	as overpaid by collectors	6240 59
	•	\$6980 59
	OFFICE OF GOVERNOR.	
Amount pa	d for stationery and gas fixtures. Deficiency app. 1865	\$997 10
"	stationery. Regular app. 1865	920 53
"	postage. " 1865	472 40
"	furniture. " 1865	510 65
. "	repairs. " 1865	33 25
"	ice for 1865. " 1865	37 20
	· ·	\$2971 19
	OFFICE OF SECRETARY OF STATE.	
Amount pa	id for stationery. Deficiency app. 1865	\$161 85
"	furniture " " "	417 30
4.6	postage. " " "	349 63
"	examining printers' accounts. Deficiency app. 1865	78 00
"	ice for 1864.	68 88
	express charges.	61 20
"	stationery. Regular app. 1865	289 28 1156 48
	turniture.	566 90
	repairs.	479 15
46	postage.	48 35
"	express duarges.	203 87
6.	binding books. examining printers' accounts.	200 00
66	ice for 1865.	37 25
"	making index to laws of 1865. " " "	250 00
	•	\$4118 04
	OFFICE OF AUDITOR.	
Amount na	d for stationery. Deficiency app. 1865	\$411 98
"	furniture.	62 45
"	postage. " " "	42 70
"	gas fixtures. " " "	11 60
"	repairs. " " "	2 50
66	S. T. Logan and Hay & Cullom, for attorney's fees in case of	
	Mer Sav. L. and T. Co., vs. Auditor, in Supreme Court.	1 000 00
	Deficiency ann 1865	.1,000 00

Jackson Grimshaw, attorney's fee in case of Barnes vs. State
Treasurer, Supreme Court. Deficiency app. 1865.....
court costs, abstracts of title, etc. """

400 00 171 2'

m	ount paid for	or stationery. Regular app. 1865	61104 00
LL.	66 Para 10		\$1104 00
	66		425 12
	* 66	**************************************	843 72
	66	Sub Haddreb	112 37
	44	postage and express charges. Reg. app. 1865	321 40
	"	ice. Reg. app. 1865	37 20
	••	Hay & Cullom, attorney's fee in case of The People vs. Brad-	
	"	ley, et. al., Supreme Court. Reg. app. 1865	500 00
		J. B. White, services as attorney for Auditor. Def. app. 1865	300 00
			\$5746 26
		OFFICE OF TREASURER.	
n	ount paid fo	or stationery. Def. app. 1865	\$63 85
	**	postage. " 1865	9 00
	44	ice for 1863–64. " 1865	68 83
	66	Stuart, Edwards & Brown, attorneys for Treasurer in case	
		of Loomis vs. State Treasurer, Sup. Ct. Def. app. 1865	500 00
	66	stationery. Reg. app. 1865	292 03
	66	furniture. "1865	230 35
	46	repairs. " 1865	215 53
	66	postage. " 1865	114 40
	"	ice for 1865. " 1865	37 20
			31 20
			\$1531 19
	OFFICE (OF SUPERINTENDENT OF PUBLIC INSTRUCTION.	\$1991 19
10	ount paid for	or postage, stationery, printing, etc. Def. app. 1865	\$1352 05
	"	furniture. Reg. app. 1865	
	66	repairs. " 1865	667 74
	44	ice for 1865. " 1865	293 00
	44	stationery and postage. App. 1857	37 20
		stationery and postage. App. 1057	1725 19
		· ·	04077 10
		OFFICE OF ADJUTANT GENERAL.	\$4075 18
		original or moodiffication of the state of t	
10	unt paid fo	or clerks and other employees. App. 1863	Ø1200 AA
ľ	"		\$1528 00
	44	fuel and labor. " 1863	88 15
	44	545.	17 41
	44	hostage. 1009	202 03
	"	newspapers and nerry.	42 97
	44	1000	150 00
	66	telegraphing. Deficiency app. 1865	3304 76
	"	1009	1427 50
	"	printing and advertising.	1334 91
	"	stationery.	3504 41
	6.	express tharges and gas.	372 16
	46	stationery, printing, etc. App. 1865	4333 37
	66	postage. " 1865	1125 49
	"	furniture, etc. "1865	913 85
		gas burned. " 1865	82 83
	"	fuel and labor. " 1865	155 60
	66	traveling expenses, livery, etc. "1865	181 25
	44	painting and whitening, " 1865	56 00
	66	telegraphing. " 1865	950 18
	"	newspapers. " 1865	47 40
	"	express charges. " 1865	188 45
	66	ice. " 1865	12 90
	ا ،،	office rent, " 1865	1050 00
		100011111111111111111111111111111111111	1000 00
			\$91 000 00
			\$21,069 62
		· ·	

PENITENTIARY. Amount paid S. G. Lathrop, for services as chaplain = PENITENTIARY COMMISSIONERS. Amount paid Andrew Shuman, for per diem and expenses. App. 1857	\$525 00 ===================================
PENITENTIARY COMMISSIONERS.	\$3636 00
Amount rold Andrew Shuman for nor diem and expenses Ann 1857	
Amount paid Andrew Shuman, for per diem and expenses. App. 1037	3636.00
" A. T. Briscoe " " 1857	0000 00
" G D A Parks " " 1857	3996 00 1084 00
" Geo. I. Bergen " " 1857	1080 00
" F. A. Eastman " " 1857	576 00
PUBLIC PRINTING.	\$14,008 00
Amount paid for printing laws, journals and reports of 23d general assembly, special appropriation of 1865	\$2500 00
" for printing for 23d General Assembly, App. 1849	8073 33
" for printing for 24th " App. 1849	103,726 90
	\$114,300 23
PUBLIC BINDING.	
Amount paid for binding laws, journals and reports of the 24th General Assembly App. 1849	\$10,000 00
sembly App. 1040	\$10,000
PUBLISHING NOTICES.	
Amount paid for advertising for proposals for copying laws, distributing laws,	
stationery, printing paper, printing, binding, wood, etc. App. 1849	\$790 98
REPAIRS TO STATE HOUSE AND FENCE.	
Amount paid for painting and repairing. App. 1865	\$1168 1
REPAIRS TO STATE HOUSE AND ARSENAL.	
Amount paid for repairs, painting and glass. App. 1865	\$404 0
, , , , , , , , , , , , , , , , , , , ,	
REPORTS OF SUPREME COURT.	
Amount roid for 559 goning 91st volume \$9 overs non volume. Ann 1965	· \$1106 0
Amount paid for 553 copies 31st volume, \$2 extra per volume. App. 1865.	3318 0
" " " 33d " " " " " " " " " " " " " " "	3318 0
" " " 34th " . " " " " " " . " " . " . " . " . "	3318 0
	\$11.060
SALARIES.	
Amount paid for salary of Governor. App. 1863	\$615 8
" App. 1865	2429]
" clerk hire. App. 1865	6430 (
	\$9475

1								1	
moun	t naid for	salary of S	ecretary o	of State.	. App. 186	33		\$268	88
LIO CII	"	"	"	44	App. 186			1426	65
	"	clerk hire,	1863 and	1864.	Def. app. 1	1865		3149	19
	44	" '	1865 and	1866.	App. 1865		• • • • • • • • • •	4458	33
				,	• •				
								\$9303	05
mour	t noid for	golung of A	uditor of	Public	Agoounts	Ann 11	863	\$466	67
moun	, para for	satary of E	(i	1 40116	Accounts.	App. 13	865	1783	
	44	olauk hira	1863 and	1864	Def ann 1			7029	
	"	cierk inite,						6241	
			1000 4110	1 1000.	прр. 1000				
								\$15,520	83
								Ø1059	9.9
moun	t paid for	salary of S	tate Trea	surer.				\$1053	
4	"			"				$1426 \\ 2360$	
	"	clerk hire		"			• • • • • • • • • • •	3568	
	••	.,	••	•	Арр. 1865.	• • • • • • •	• • • • • • • • • • • • •	5500	
								\$8403	88
									_
moun	t paid for	salary of S	uperinten	dent of	Public Insti	ruction.	App. 1863.	\$450	
	"	"	- "				App. 1865.	4446	
	"	clerk hire						1966	
	"		App. 18	565		• • • • • •		2676	
	"	traveling e	xpenses.					983	
			••	App. 1	800	• • • • • • •		891	
								\$11,414	70
noun	t paid for	salary of A	dit. Gene	ral. 186	3 and 1864.	. Spec.	арр. 1865	\$5180	00
	"	"	"	186	5 and 1866.	App.	1865	6735	65
	"	clerk hire.	App. 18					9458	33
	"							756	66
								\$22, 130	64
noun	t paid for	salary of A	ssistant	Adiutant	t General.	App. 18	365	\$3300	00
	. p			J		-11			=
	! J Com	1 C		n Fund	Combal offi	no Dof	ann 1865	\$2005	56
2noun	t paid for	salary of s	ecretary n	n runa '	Com'rs' offic	Ang	. app. 1865. o. 1865	2040	
						др	y, 1000		
								\$4045	56
hound	naid for	galariog of	ortare en	d watch	man at Stat	е Нопеа	App. 1863.	\$273	00
Journ		ie. Special	ann 186	35	men at peat	a a a a a a a a		200	
	" san	ne. App. 1	865			.		5217	75
								\$ 5690	75
									=
houn	t paid for	salary of ju	stice sup	reme co	urt, first di	vision.	App. 1863	\$560	
	"	"	"	"	"		Арр. 1865	2040	
	"	clerk hire			••	1	Арр. 1865	2759	91
								\$5359	97
1							A 1000	\$360	
louni	paid for	salary of ju	stice sup	reme co	urt, second	division.	App. 1863.	2040	
	"	alonk hino	"	"	66		App. 1865.	2759	
	•	clerk hire		•			App. 1865.		
								\$5159	97.
								The state of	-

Amount paid f	or salary of	justice	supreme court,	third division.	App. 1863. App. 1865.	\$460 00 1940 00
	clerk hire	e "	"	u	App. 1865.	2626 6
						\$5026 6
A mount naid 1	for salary of	indee e	of first circuit.	App. 1863		\$466 6
"	"	1,,,	"	App. 1865		1533 3
						\$2000 0
•	"	44	second circui	t. App. 1863		\$466 6
"	46	"	44			1533 3
						\$2000 0
"	"	"	third circuit.			\$647 2 1703 4
						\$2350 7
4	"	"	fourth circuit			\$466 6
"	"	"	"	App. 1865.	h	1179 2
						\$1645 9
•	"	"	fifth circuit.	App. 1863 App. 1865		\$466 6 1783 3
						\$2250 0
4.	"	"	sixth circuit.	App. 1863		\$466 6
ь				App. 1865	• • • • • • • • • • • • • • • • • • • •	1533 3 \$2000 0
	"	46	samenth sinon	4 Ann 1069		
	"	"	seventh circu			\$466 6 1783 3
						\$2250 0
"	"	"	eighth circuit			\$466 6
"	"	,,	"	App. 1865.	* * * * * * * * * * * * * * * * * * * *	\$2000 0
	46	"	ninth circuit.	Ann 1863		\$466 6
b	4	44	"			1783 3
						\$2250 0
4	"	÷ 6	tenth circuit.			\$466 6 1533 3
¥				21pp. 1000.		\$2000 0
	"	"	eleventh circ	nit Ann 186	3	\$466 6
È		"	44		5	1615 7
						2082 4

\$466 67 1198 86	dge of twelfth circuit. App. 1863	l for salary	mount paid
\$1665 53			
\$466 67 1533 33	" thirteenth circuit. App. 1863	"	"
\$2000 00			
\$466 67 1533 33	" fourteenth circuit. App. 1863	"	"
\$2000 00			
\$466 67 1533 33	" fifteenth circuit. App. 1863	"	¢¢
\$2000 00			
\$466 67 1533 33	" sixteenth circuit. App. 1863	"	"
\$2000 00			
\$466 67 1533 33	" seventeenth circuit. App. 1863	"	44
\$2000 00			
\$466 67 1733 33	" eighteenth circuit. App. 1863	"	"
\$2200 00		·	
\$1751 09 1283 33	" nineteenth circuit. App. 1863	"	"
\$3034 42			
\$466 67 1533 33	" twentieth circuit. App. 1863	**	66
\$2000 00		,	
\$466 67 1533 33	" twenty-first circuit. App. 1863	44	66
\$2000 00			
\$466 67 1533 33	" twenty-second circuit. App. 1863 " App. 1865	"	44
\$2000 00			
\$466 67 1533 33	" twenty-third circuit. App. 1863 " App. 1865	66	66
\$2000 00			

\$466 67

Amount paid for salary of judge of twenty-fourth circuit. App. 1863.....

" App. 1865	1033 33
	\$1500 00
" " twenty-fifth circuit. App. 1863 App. 1865	\$466 67 1783 33
	\$2250 00
" " twenty-sixth circuit. App. 1863 App. 1865	\$466 67 1408 33
	\$1875 00
" " twenty-seventh circuit. App. 1863 " App. 1865	\$716 67 1715 39
	<u>\$2432_06</u>
" " twenty-eighth circuit. App. 1863 " " App. 1865	\$466 67 1533 33
	\$2000 00
" judges of superior court of Chicago. App. 1868	
	\$5788 46
" judge of recorder's court of Chicago, App. 1863	
	\$2000 00
judge of recorder's court of LaSalle and Peru App. 1863	\$466 67
" judge of recorder's court of LaSalle and Peru App. 1865	
	\$1956 00
" judge of Cairo court of common pleas. App	
" judge of Cairo court of common pleas. App	1533 33
	\$2000 00
" judge of court of common pleas of Aurora and Elgin. App. 1863	
" judge of court of common pleas of Aurora and Elgin. App. 1865	1
· · ·	\$2250 00
" judge of Alton city court. App. 1863	
" " App. 1865	
	\$1970 00

Amount	paid for	salary	state's attorney,	first circuit. App. 1863
				\$1000 00
		66	"	second circuit. App. 1863 \$233 33 "App. 1865 766 67
				\$1000 00
	"	"	"	third circuit. App. 1863 \$358 33 "App. 1865 766 67
				\$1125 00
	"	**	"	fourth circuit. App. 1863 \$233 33 App. 1865 891 67
				\$1125 00
	"	"	46	fifth circuit. App. 1863 \$233 33 641 67
				\$875 00
	"	"	"	sixth circuit. App. 1863 \$233 38 "App. 1865 766 67
				\$1000 00
	"	"	"	seventh circuit. App. 1863 \$233 38 "App. 1865 766 67
				\$1000 00
	"	"	"	eighth circuit. App. 1863 \$233 33 "App. 1865 766 67
				\$1000 00
	"	"	"	ninth circuit. App. 1863 \$733 33
	"	"	"	"App. 1849 400 00 "App. 1865 891 67
			,	\$2025 00
1		44	"	tenth circuit. App. 1863 \$226 33
		"	"	" App. 1865 641 67
				\$868 00
	"	"	"	eleventh circuit. App. 1863 \$233 38 App. 1865 766 67
				\$1000 00
	"	"	44	twelfth circuit. App. 1863 \$148 33
	"	"	"	" App. 1849 200 00 681 67
				\$1030 00
				1

Amount	paid."	salary	state's attorney,	thirteenth circuit.	App. 1863 App. 1865	\$233 33 766 67
						\$1000 00
	"	44	44	fourteenth circuit.	App. 1863	\$1000 00
	"	66	"	"	App. 1861	150 00
		**	**	••	App. 1865	875 00
						\$2025 00
	"	46	46	fifteenth circuit.	App. 1863	\$233 33
	"	"	"	"	App. 1865	766 67
						\$1000 00
	"	46	"	sixteenth circuit.	Арр. 1863	\$358 33
	"	44	" .	"	App. 1865	766 67
						\$1125 00
	"	"	"	seventeenth circui	t. App. 1863	\$233 33
	"	"	46	"	App. 1865	766 67
						\$1000 00
	66	"	"	eighteenth circuit.	. App. 1863	\$000.00
	"	66	66	"	App. 1849	\$233 33 300 00
	"	"	"	"	App. 1865	891 67
						\$1425 00
	"	"	"	nineteenth circuit.		\$233 33
	"		"		App. 1865	766 67
						\$1000 00
	"	"	"	twentieth circuit.	Арр. 1863	\$233 33
	"	"	"	• 6	App. 1865	766 67
						\$1000 00
	"	"	"	twenty-first circuit	. App. 1863	\$233 33
	"	"	"		App. 1865	766 67
						\$1000 00
	"	"	٠ ، ، ،	twenty-second circ	euit. App. 1863	\$233 33
	"	"	44	"	App. 1865	766 67
						\$1000 00
	"	**		twenty thind sinoui	4 Ann 1069	\$233 33
	"	"	"	twenty-third circui	t. App. 1863 App. 1865	766 67
					11	\$1000 00
	"	"	"	twenty-fourth circ		\$233 33 766 67
	.,		"	,,,	App. 1865	
						\$1000 00

Amount	paid	salary state's	attorney	r, twenty-fifth circuit. App. 1863 \$233 33
				\$1000 OC
	"	"	"	twenty-sixth circuit. App. 1863 \$248 33 "App. 1865 766 67
				\$1015 00
	"		"	twenty-seventh circuit. App. 1863 \$233 33 App. 1865 766 67
				\$1000 OC
	"	"	"	twenty-eighth circuit. App. 1863 \$233 33 "App. 1865 766 67
				\$1000 00
	"	u pro	secuting "	att'y superior court, Chicago. App. 1863 \$116 67
				\$500 00
	"	"	"	recorder's court, Chicago. App. 1863 \$233 33 766 67
				\$1000 00
	46	"	"	" LaSalle and Peru. App. 1863 \$353 33 " App. 1865 168 33
				\$521 66
	"	"	"	Cairo Ct. of C. P. App. 1863 \$233-33 App. 1865 641-67
				\$875 00
	"	"	= "	Alton city court. App. 1863 \$233 33 788 64
		STATE	'S ATTO	ORNEYS' FEES.
Amount	paid f			d for commissions on moneys collected
		ents, App. 18		
		SUR	GEONS '	TO CORINTH.
Amount j Miss.				ases of extra surgeons sent to Corinth,
		SUPREME C	OURT—	FIRST DIVISION.
Am't paid	for	ks for services clerk hire	as law lil	furniture, postage, etc. App. 1849 \$1178 98 brarian

)	
Am't paid for attendance of sheriff's	76 00 35 20
101 10Pmm2 to tour mount in 122PM	
SUPREME COURT—SECOND DIVISION.	\$2440 88
Solidari Cootti Shootti Division,	
Am't paid for stationery, postage, furniture, etc	\$2650 00
clerks for services as law librarian	350 00
" for clerk hire	1228 90
" for books for library	2398 79
" for repairs, etc	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
101 Topans, occir	2040 00
·	\$9261 89
CATABATA GOLDE MANDA DAVIAGO.	
SUPREME COURT—THIRD DIVISION.	
Am't paid for fuel, lights, stationery, postage, furniture, &c. App. 1849	\$5727 80
" clerk for services as law librarian	400 00
" for books for library	1294 95
" for attendance of sheriffApp. 1839	872 00
	00004 75
WAR EXPENSES—App. 1865.	\$8294 75
THE DITTINGS THE TOUR	
Am't paid on quartermaster's accounts	\$9779 80
" on commisary's accounts	3814 88
" on ordnance accounts	867 68
commissioners to addit war accounts,	$ \begin{array}{rrr} 50 & 00 \\ 162 & 52 \end{array} $
" discharged volunteers	6253 17
to revenue fund under act of Feb. 13, 1865	27,429 97
,	
	\$48,358 02

Statement of warrants drawn on special funds from December 1, 1864, to November 30, 1866, inclusive.

	STATE DEBT FUND.	
A mo	ount issued to collectors for over payments	\$2350 32 589,875 08 589,489 65 \$2,305 58
	Total amount of warrants issued on state debt fund INTEREST FUND.	\$1,264,020 63
1 mo	ount issued to collectors for over payments	\$5137 21 1,135,817 22
ı	the state treasury. in payment of expenses incurred in making above payments. in payment of premium on \$77,000 gold at 54½	116,378 64 11,157 85 41,965 00
	Total amount of warrants issued on interest fund	\$1,310,455 42
A mo	ount issued to collectors for over payments	\$297,046 61
A mo	ount issued in payment of state indebtedness purchased by the Governor at par	\$1,102,436 54
A mo	ount issued in payment of July, 1866, interest on Hancock county bonds, and expenses of payment	\$8950 76
	WAR FUND.	
Amo	ount issued in payment of war expensestransferring balance of war fund to revenue fund	\$161 00 27,429 97
	•	\$27,590 97

No. 4.

Statement of warrants outstanding, Dec. 1, 1864, and Nov. 30, 1866.

Amount of warrants outstanding, Dec. 1, 1864	\$38,046 5,273,768	73 34
Amount of warrants returned, canceled by the Treasurer, from Dec. 1,	\$5,311,815	07
Amount of warrants returned, canceled by the Treasurer, from Dec. 1, 1864, to Nov. 30, 1866	5,301,079	
Amount outstanding, Dec. 1, 1866, all revenue fund	\$10,735	14

No. 5.

Statement of the condition of the school, college and seminary funds, on the first day of December, 1866.

Amount of Surplus Revenue credited to School fund \$335,592 32 Amount of three per cent. fund credited to School fund Amount of three per cent. fund credited to College fund Amount of three per cent. fund credited to Seminary fund	\$948,955 28 156,613 22 59,838 72
Total amount of school, college, and seminary funds \$	81,165,407,32
Two years' interest, at six per cent., paid on the above funds, as follows:	
To the institution for the deaf and dumb	\$5,827 02 24,891 98
Distributed to counties, as per table No. 18	109,129 86
	\$139,848 86

No. 6.

Statement showing the State indebtedness purchased by the Governor at par, and interest, with Central Railroad Fund, and canceled and deposited with the Auditor of Public Accounts.

When	purch:	ased.	From whom purchased—description of stock, etc.	Amoun	t.
1865.	Mar.	27	From S. Halliday, agent, old Internal Improvement Bonds, (Macalister & Stebbins) numbers 306, 307, 655, 656, 657, 881, 882, and 1004; principal \$248 13 each; interest	\$3 800	20
1865.	Мау	16	\$226 91 each—8 bonds at \$475 04 each	\$3,800	92
			990, 991, 992, 993, 994, 995, 996, 1000, 1001, 1002, 308,		
			principal \$248 13 each; interest \$228 94 each—112 bonds at \$477 07 each	53,431	84
1864.	Dec.	5	From J. Bunn, refunded stock of 1862, numbers 39, 41, 66, 90, 91, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 165, 182, 237, 238, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 395, 421, 465, 522, 523, 524, 525, 526, 527, 528, 529, 604, 693, 731, 732, 890, 891; principal \$59,000; in-		
			terest \$1524 17	60,524	17
1864.	Dec.	5	From J. Bunn, 41 war bonds, \$1,000 each, interest \$25 83\\ each, Nos. 7, 108, 111, 112, 113, 121, 122, 193, 195, 196, 197, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 258, 366, 410, 614, 726, 727, 734, 735, 817, 860, 882, 886, 890, 913, 931, 1012, 1017; principal \$41,000;	40 050	17
1864.	Dec.	5	interest \$1,059 17 From J. Bunn, seven war bonds, \$500 each, Nos. 724, 727,	42,059	1.4
		٠	728, 729, 914, 919, 920; principal \$3,500; interest \$90, 42, eleven war bonds of \$100 each, Nos. 2315, 2316, 2317, 2318, 2319, 2320, 4043, 4044, 4045, 4046, 4648; principal	3,590	42
1865.	Jan.	4	\$1,100; interest \$28 41 From N. H. Ridgely & Co., refunded stock of 1862, Nos. 457, 461, 463, 476, 483. War bonds, two of \$1,000 each, Nos. 194, 883. War bonds, two of \$500 each, Nos. 756,	1,128	. 41
1865.	Jan.	25.	757; principal \$8,000; interest \$32 00	8,032	00
			bonds of \$500 each, Nos. 337, 338, 339, 340; principal \$11,000; interest \$45 83	11,045	83
1865.	Jan.	27.	From E. F. Leonard, Illinois & Michigan canal sterling bonds, New York, Nos. 1014, 1064, 1072; principal \$3,000; in-		
1865.	Jan.	31.	632, 744. Thornton loan bonds, Nos. 82, 91; principal		
1865.	Jan.	31.	\$4,000; interest \$20 00 From J. Bunn, interest bond, (Mer. Sav. L. & T. Co.) No. 2178; principal \$500; interest \$2 50	4,020 502	

When	purchased.	From whom purchased—description of stock, etc.	Amount.
1865.	Feb. 2	From N. H. Ridgely & Co., war bonds of \$1,000 each, Nos.	9 010 66
1865.	Feb. 21	96, 124; principal \$2,000; interest \$10 66 From O. H. Miner, attorney, balance of interest bonds re-	2,010 66
1865.	Feb. 21		508 73
1865.	Fab 99	377, 378, 379. 2 war bonds of \$500 each, Nos. 351, 353. 20 war bonds of \$100 each, Nos. 667, 1034, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143; principal \$8,000; interest \$68 00	8,068 00
1000.	res. 22	bonds of July 1, 1837, Nos. 627, 673, 674, 675; of July, 1, 1847, Nos. 100, 115. New internal improvement stock (Nehemiah Tunis), Nos. 124, 125, 126, 127, 128, 285, 286, 5597, of \$1,000 each. Eleven war bonds of \$1,000 each, Nos. 5, 6, \$,555, 829, 830, 831, 832, 833, 834, 835; principal \$25,000; interest \$216 67	25,216 67
1865.	Mar. 18	From J. K. Dubois, attorney, balance of interest bonds re-	
1865.	Mar. 23	funded book, page 119; principal \$61 15; interest 79 cts. From J. C. Hinkle, balance of interest bonds refunded	61 94
1865.	Mar. 27	book, page 119; principal \$37 64; interest 51cts From E. F. Leonard, seven war bonds of \$1,000 each; interest 51cts	38 15
٠		rest \$14 50 each, Nos. 95, 99, 100, 400, 401, 574, 903. Five war bonds of \$500 each, Nos. 655, 686, 687, 688, 690. Five war bonds of \$100 each, Nos. 3316, 6319, 3320, 3321, 3322; principal \$10,000; interest \$145 00	10,145 00
1865.	Mar. 31	O. H. Miner, attorney, balance of interest stock refunded book, page 186; principal \$699 66; interest \$10 49	710 15
1865.	April 4	From C. Ridgely, attorney, interest bonds of 1857 (Donald McIntyre), No. 2259 of \$500; interest \$7-83. No. 2260, principal \$883-52; interest \$13-84. New internal im-	2,688 59
1865.	May 26	provement interest bond No. 2627; \$1263 60; int. \$19 80. From Jesse K. Dubois, two Thornton loan, Nos. 180, 182; one war bond \$500, No. 928; principal \$2,500; interest \$60 82	2,560 82
1865.	May 27	From James H. Beveridge, attorney, balance interest bonds, page 120, refunded book; principal \$202 20: int. \$4 95	207 15
1864.	Dec. 9	From E. F. Leonard, interest stock, No. 1307; principal \$500; interest \$13 25.	513 25
1865. 1865.		From E. P. Clover, certificate for arrears of interest C. W. Levings, refunded stock of 1860 (Proc.), 30; princi-	363 00
1865.	Jan. 12	pal \$1,000; interest \$22 50	1,022 50
1865.	Jan. 23	funded book page 192From A. Starne, trustee, eighty-four Illinois and Michigan	278 21
		canal bonds (J. A. Matteson), Nos. 894, 895, 912, to 993, inclusive (two coupons on each)	84,000 00
1865.	Aug. 1	From R. E. Goodell, one hundred and ten war bonds of \$100 each, interest 50 cents each, Nos. 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 902, 903, 2755, 2756, 2757, 2774, 2801, 2802, 2803, 2804, 2805, 2806, 2807, 2808, 2809, 2810, 2811, 2812, 2813, 2814, 2815, 2816, 2817, 2818, 2819, 2820, 2821, 2822, 2823, 2824, 2825, 2826, 2827, 2828, 2829, 2830, 2831, 2832, 2834, 2834, 2835, 2836, 2837, 2838, 2839, 2840, 2841, 2842, 2843, 2844, 2845, 2846, 2847, 2848, 2849, 2850, 584, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 2256, 2257, 2258, 3372, 3380, 4088, 4090, 4577, 4578;	

When	purchased.	From whom purchased—description of stock, etc.	Amount.
		principal \$11,000, interest \$55. Eight war bonds of \$500 each; Nos. 6, 164, 171, 172, 174, 726, 753, 823; principal \$4,000, interest \$20. Three war bonds of \$1,000 each; Nos. 189, 190, 191; principal \$3,000, interest \$15. Fourteen refunded bonds of 1860, (canal) Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14; principal \$14,000, interest \$70. Illinois and Michigan Canal bonds of July 1, 1847. Nos. 897 and \$98, \$1000 each, interest \$10. Illinois and Michigan Canal bonds of July 1st, 1837, Nos. 166, 167,	
1005	A 1	168; principal \$3,000, interest \$15	\$37,185 00
1865.		F. K. Whittemore, new internal improvement interest stock, No. 297, (Jos. Pangburn); principal \$500, interest \$2 50	502 50
1865,	Aug. 1	From J. Bunn, Illinois and Michigan Canal bonds of July 1, 1837, Nos. 640, 647, 648. Illinois and Michigan Canal bonds of July 1, 1841, Nos. 56, 69, 77, 78, 80. Illinois and Michigan Canal bonds of July 1, 1847, Nos. 135, 153, 249, 380, 381, 563, 564, 586, 714, 747, 795, 821, 822,	
		823, 824, 825, 826, 843, 844, 845, 861, 863, 864, 866, 867, 1004, 1016, 1017, 1018 Refunded stock of 1862, Nos. 20, 347, 639, 916. Refunded stock of 1865, Nos. 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61. Refunded bonds of 1869, Nos. 33, 34, 35, 66, 66, 67, 105, 106, 142, 148, 152, 153, 154, 155, 156, 158, 162, 196, 197. Refunded bonds of 1876, Nos. 16, 51, 83, 84, 85. Refunded bonds of 1877, Nos. 318, 319. Twentyone war bonds, \$1,000 each, Nos. 4, 79, 348, 559, 590, 591, 592, 593, 635, 695, 696, 733, 821, 822, 823, 824, 898, 905, 906, 938, 940. Seven war bonds of \$500 each, Nos. 105, 143, 352, 678, 709, 827, 828. One hundred and five war bonds of \$100 each, Nos. 133, 134, 135, 136, 137, 154, 155, 156, 157, 451, 701, 754, 755, 756, 757, 758, 1576, 1582, 2144, 2145, 2861, 2862, 2863, 2864, 2865, 2866, 2867, 2868, 2870, 2871, 2872, 2873, 2874, 2875, 2876, 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887, 2889, 2890, 2891, 2892, 2893, 2894, 2895, 2893, 2897, 2898, 2899, 2900, 3992, 3993, 3994, 3995, 3996, 3997, 3998, 3999, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4026, 4027, 4028, 4027, 4028, 4027, 4028, 4027, 4028, 4027, 4028, 4024, 4025, 4026, 4027, 4028,	
٠		4029, 4030, 4031, 4032, 4033, 4034, 4035, 4627; prineipal \$148,000, interest \$740.	148,740 0
1865.	Aug. 2	J. Bunn, attorney, two bonds interest stock, Nos. 2619, 2620, (H. Corwith); principal \$2242 54, interest \$11 96	2,254 5
1865.	Aug. 3	220, (II. Cotwith), philopal 5242 34, interest \$11 5, 240, 325, 332, 382, 822. Twenty-three war bonds \$1,000 each, Nos. 364, 365, 752, 753, 754, 755, 756, 787, 758, 759, 760, 761, 764, 765, 766, 767, 768, 769, 770, 771, 818, 819, 876, 761, 764, 765, 766, 767, 768, 769, 770, 771, 818, 819, 876, 761, 764, 765, 766, 767, 768, 769, 770, 771, 818, 819, 876, 162, 163, 175, 176, 177, 178, 179, 180, 182, 183, 184, 185, 186, 240, 283, 284, 476, 477, 478, 479, 480, 481, 534, 535, 536, 537, 538, 540, 541, 789, 790, 799, 800, 801, 802, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911. Sixty-one war bonds \$100 each, Nos. 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 4426, 4427, 4428, 4429, 4430, 4431, 4432, 4433, 4434, 4445, 4446, 4447, 4448, 4440, 4441, 4442, 4443, 4444, 4445, 4446, 4447, 4448,	

When	purchased.	From whom purchased—description of stock, etc.	Amount.
1005	Aug 0	4449, 4450; principal \$60,600, interest \$333 30	\$60,933 30
1865.	Aug. 8	From D. L. Gold, administrator, new internal improvement stock, No. 3018; principal \$1083-80; interest \$6-86	1,090 66
1865.	Aug. 9	From D. L. Gold, arrears of interest from July 23, 1840, to Jan. 1, 1859, on internal improvement serip No. 2791 A	
		and 2792 B	221 26
1865.	Aug. 9	From N. H. Ridgely & Co., new internal improvement stock Nos. 5115, 5116, 5117, 5118, 5119; principal \$1657 50,	
		interest \$10 78. Interest bonds Nos. 2214, 2215; prin-	
		cipal \$1729 40, interest \$11 24. Interest stock Nos. 2535, 2536; principal \$2000, interest \$13 00	5421 92
1865.	Aug. 9	From R. E. Goodell, three war bonds, \$1000 each, Nos. 1,	*****
		657, 683, Ten war bonds of \$500 each, Nos. 614, 615, 616, 617, 618, 620, 621, 622, 623, 624; 23 war bonds of	
		\$100 each, Nos. 190, 4061, 4062, 4063, 4064, 4065, 4066,	
		4067, 4068, 4069, 4070, 4901, 4902, 4903, 4904, 4905, 4906, 4907, 4908, 4909, 4910, 4911, 4912; principal	
100=	A 0.0	\$10,300, interest \$66 95	10,366 95
1865.	Aug. 23	From James H. Beveridge, two Thornton loan bonds, Nos. 11, 14; principal \$2000, interest \$17 66. Five war	
		bonds, \$1000 each, Nos. 996, 997, 998, 999, 1000; prin-	
		eipal \$5000, interest \$44 15. One £225 canal bond, New York, No. 1001; principal \$1000, interest \$8 83. Seven	
		eanal bonds of July 1, 1837, Nos. 924, 632, 633, 1012,	
		1102, 1325, 1395; principal \$7000, interest \$61-81. Two canal bonds of July 1, 1847, Nos. 256, 862; principal	
		\$2000, interest \$17 66. One registered canal bond of	
		July 1, 1837, No. 278; principal \$600, interest \$5 30. One registered canal bond of July 1, 1841, No. 139;	
* 0 0 4	a	principal \$600, interest \$5 30	18,360 71
1865.	Sept. 1	From James H. Beveridge, four canal bonds of July 1, 1841, Nos. 4, 88, 122, 125; principal \$4000, interest	
		\$40. One eanal bond of July 1, 1837, No. 786; prin-	
		cipal \$1000, interest \$10. One canal bond of July 1, 1847, No. 572; principal \$1000, interest \$10. One	
		refunded bond of 1877, No. 87; principal \$1000, interest	
		\$10. Four war bonds of \$500 each, Nos. 357, 358, 359, 360; principal \$2000, interest \$20. One hundred	
		and seventeen war bonds of \$100 cach, Nos. 104,	
		106, 556, 557, 558, 559, 560, 985, 992, 1128, 1129, 1130, 1131, 1132, 1133, 1136, 1297, 1298, 1300, 1301,	
		1130, 1131, 1132, 1133, 1136, 1297, 1298, 1300, 1301, 1302, 1579, 1580, 1581, 1651, 1652, 1914, 1915, 1916, 1917, 1918,	
		1941, 2201, 2202, 2203, 2204, 2237, 2241, 2242, 2243, 2372, 2376, 2377, 2378, 2379, 2380, 2411, 2412, 2413,	
	•	2457, 2701, 2759, 2760, 2761, 2762, 2763, 2764, 2765,	
		2766, 2767, 2768, 2769, 2770, 2772, 2773, 2794, 2795, 2796, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159,	
		3160, 3161, 3184, 3185, 3240, 3241, 3242, 3253, 3254,	
		3255, 3256, 3257, 3312, 3216, 3217, 3771, 3780, 4079. 4666, 4667, 4668, 4669, 4670, 4671, 4672, 4673, 4674,	
		4675, 4676, 4677, 4678, 4679, 4680, 4681, 4682, 4663, 4684, 4685, 4686, 4687, 4718, 4719, 4730; principal	
		\$11,700, interest \$117	20,907 00
1865.	Sept. 14	From J. Bunn, balance of interest bonds, Refunded Book,	
1865.	Sept. 18.	page 120; principal \$62 15, interest 79c	62 91
		improvement stock, (Jesse Hare;) principal \$729 40, interest \$9 48.	738 88
1865.	Sept. 19.	From James H. Beveridge, nine canal bonds of July 1, 1837.	
		Nos. 630, 657, 658, 659, 660, 661, 853, 882, 927; princi-	

When	purchased	From whom purchased—description of stock, etc.	Amount	
		pal \$9000, interest \$118 51. Nine canal bonds of July 1, 1839, Nos. 1008, 1009, 1011, 1013, 1014, 1015, 1036, 1050, 1179; principal \$9000, interest \$118 51. Five canal bonds of July 1, 1847, Nos. 60, 148, 189, 746, 815; principal \$5000, interest \$65 83. One canal bond of July 1, 1841, No. 36; principal \$1000, interest \$13 16. One £225 bond, No. 1016; principal \$1000, interest \$13 16.		
1865	Oet. 14.	One £225 bond, No. 1063, payable in London, 10 per cent. premium; principal \$1100, interest \$14 48	\$26,443	6
1865.	Oct. 14.	improvement stock, (Jubal Terbel;) principal \$148 36, interest \$2 52	150	88
1865.	_	151, 152, 154; principal \$1800, interest \$31 20	1,831	20
		internal improvement stock, Nos. 4352, 4353; principal \$663, interest \$17 57.	680 4	57
1865.	Dec. 2.	From E. F. Leonard, one registered canal bond of July 1, 1837, No. 191; \$600. One registered canal bond of July 1, 1839, No. 1113; \$600. Six registered canal bonds		
1866.	Feb. 10.	of July 1, 1847, Nos. 23, 237, 339, 291, 436, 452, ; \$3,600. From C. S. Shelton, attorney, interest bond of 1847, No. 342,	4,800 (
1866.	Feb. 10.	Iowa College, \$771 40; interest \$5 15	776 8	99
1866.	Feb. 10.	tered canal bonds of July 1, 1841, Nos. 9, 45, 53, 68, 101, 102, 180, 182, 183, \$4,500. Three registered canal bonds of July 1, 1847, Nos. 24, 119, 426, \$1,500; int. \$56 66 From E. F. Leonard, nineteen Thornton loan bonds, Nos. 1, 2, 26, 27, 40, 48, 69, 84, 100, 111, 112, 113, 121, 142, 145, 146, 147, 159, 181, \$19,000 Two refunded canal bonds of 1860, Nos. 17 and 18, \$2,000. One Normal University bond, No. 52, \$1,000. One refunded bonds of 1870, Number 96, \$1,000. Three refunded bonds of 1877, Nos. 186, 187, 235, \$3,000. Ten canal bonds of July 1, 1839, Nos. 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, \$10,000. One registered canal bond, No. 146, of July 1, 1841, \$500. Two registered canal	8,556 €	36
1866.	Feb. 10.	bonds of July 1, 1847, Nos. 453, 559, \$1,000. Int. \$250. From N. H. Ridgely & Co., five Thornton loan bonds, Nos. 12, 60, 61, 109, 136, \$5,000. Twenty-six canal bonds of July 1, 1847, Nos. 44, 51, 103, 109, 112, 147, 450, 571, 573, 574, 698, 720, 721, 756, 758, 776, 780, 782, 785, 790, 816, 820, 838, 839, 865, 1015, \$26,000. Forty-four registered canal bonds of July 1, 1847, Nos. 3, 14, 20, 21, 31, 69, 74, 87, 88, 89, 117, 124, 125, 127, 136, 159, 160, 177, 178, 179, 216, 220, 221, 245, 251, 264, 270, 271, 272, 274, 275, 276, 277, 284, 290, 297, 338, 340, 352, 362, 363, 373, 414, 457,	37,750 (00
1866.	Feb. 10	\$22,000; interest \$353 33	53,353	33

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When	purch	ased.	From whom purchased—description of stock, etc.	Amount	t.
			813, 902, \$19,500. Eighteen registered canal bonds of July 1, 1839, Nos. 1001, 1002, 1003, 1069, 1081, 1082, 1094, 1115, 1116, 1131, 1211, 1213, 1221, 1225, 1251, 1272, 1274, 1279, \$9,000. Five registered canal bonds of July 1, 1841, Nos. 22, 40, 127, 132, 148, \$2,500. Fifty-five registered canal bonds of July 1, 1847, Nos. 17, 22, 30, 32, 34, 77, 86, 90, 105, 137, 163, 172, 174, 176, 184, 218, 219, 222, 223, 224, 233, 234, 235, 252, 259, 266, 283, 289, 302, 332, 341, 343, 344, 354, 360, 376, 377, 393, 403, 407, 411, 412, 417, 437, 451, 512, 513, 541, 542, 546, 624, 628, 629, 669, \$27,500. One £225 registered canal bond, payable in New York, No, 1026, \$500. One £25 unregistered canal bond, payable in New York, No, 1052, \$1,000;	\$-00 K91	9.0
1866.	Feb.	12	J. Bunn, attorney, three new internal improvement bonds, Nos. 1877, 1878, 5503, \$159 12 each; principal \$477 36;	\$80,581	99
1866.	Feb.	13	interest \$3 86. From William Butler, nine war bonds, \$1000 each, Nos. 976, 977, 978, 979, 980, 981, 982, 983, 984. Sixty war bonds, of \$100 each, Nos. 723, 1037, 1038, 1039, 1040, 2061, 2062, 2063, 2851, 2852, 2853, 2854, 2855, 2856, 2857, 2858, 2859, 2860, 3309, 3310, 3951, 3952, 3953, 3954, 3955, 3956, 3967, 3958, 3960, 3961, 3962, 3963, 3964, 3965, 3966, 3967, 3968, 3969, 3970, 3971, 3972, 3973, 3974, 3975, 3976, 3977, 3978, 3979, 3980, 3981, 3982.	480	72
1866.	Feb.	14	3983, 3984, 3985, 3986, 3987, 3988, 3989, 3990, 3991, \$6000, interest \$107.50.	15,107	50
1866.	Feb.	-	From James Miller, five bonds, refunded stock of 1877, Nos. 204, 205, 206, 207, 208, \$5000, interest \$36 67	5,036	67
1000.	ren.	10	From John W. Bunn, five refunded canal bonds, Nos. 30, 31, 32, 33, 34, \$5000; two Thornton loan bonds, Nos. 37 and	7,057	177
1866.	Feb.	20	118, \$2000, interest \$57 17		
1866.	Feb.	26	650, 656, 670, 671, 690, \$6,000, interest \$213 ×3 From S. T. Logan, three bonds refunded stock of 1877,	22,213	33
1866.	Mar.		Nos. 70, 236, 237, \$3,000, interest \$28 00	3,028	00
1866.	Mar.		1839, No. 1253, \$500. Three registered canal bonds of July 1, 1847, Nos. 250, 418, 469, \$1,500, interest \$21–67. From J. Y. Scammon, four registered canal bonds of July	2,021	67
1866.			1, 1837. Nos. 286, 713, 714, 901, \$2,000. Three registered canal bonds of July 1, 1839, Nos. 1025, 1087, 1095, \$1,500. Four war bonds of \$100 each, Nos. 634, 635, 636, 637, \$400, interest \$44 85	3,944	
1866.	Mar,	10	interest \$33 34, exchange \$270 From E. F. Leonard, balance new internal improvement refunded book, page 18, (Abner Beers,) \$372, interest \$4 77.	4,993 376	

When	purcha	ised.	From whom purchased—description of stock, etc.	Amount.
1866. 1866.	April May	18	From Charles Ridgely, attorney, balance of interest stock, (D. Rankin) refunded book, page 18; principal \$171 17, interest \$3 08	\$174 2
1866	Мах		provement stock, No. 5701; principal \$159 12, interest \$3 39	162 5
1866.	May	24	From William Butler, new internal improvement stock, Nos. 277, 516, 561; \$480 00 each, \$1,440 00. Nos. 5493, 5494, \$1,000 each, \$2,000. Nos. 2424, 2425, 2611, 2659, \$159 12 each, \$636 45. Nos. 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, \$1,000 each. No. 2002, \$1,640, Total, \$15,640 00. No. 5495, \$1 000. New internal improvement interest bonds, Nos. 2391, \$900, and 2392, \$535 50; \$1,435 50. Nos. 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, \$20,000. Refunded stock, 1870, Nos. 11, 133. 134, 135, 136, 137, 138, 203, 213, 214, 218, 252, 253, 256, 257, 258, 259, 282, 283, 284, 285, 268, \$42,000. Thirty-seven war bonds, \$100 each, Nos. 326,	
			728, 800, 801, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 834, 835, 836, 837, 2603, 2604, 2605, 2606, 2607, 2608, 2610, 2611, 2612, 2613,	
1866.	- June	13	2614, 2615, 2616, 2617; \$3,700 00. Total, principal, \$74,851 98; interest, \$1,796 45	76,648 4
			funded book, page 142; principal, \$378 72; interest, \$10 28	389 0
1866. 1866.			From Hall Wilson, interest bond of 1847, No. 823, (W. H. W. Cushman.) principal, \$851 62, interest, \$9 36; \$860 98. Illinois and Michigan canal bonds of 1847, Nos. 384 and 813, \$2,000; interest \$22 00. Thornton loan bonds, Nos. 34 and 35, \$2,000; interest \$22 06. One £225 sterling canal bond, payable in London, No. 1078, \$1,000; interest \$11 00; 10 per cent exchange, \$101 10	6017 0
	•		canal bonds of 1837, Nos. 667, 668, 669, 670, \$4,000; m- terest \$44 00. Illinois and Michigan canal of July 1, 1839, Nos. 1007, 1293,1294, 1295, 1296; principal, \$5000, interest, \$55 00. Of July 1, 1847, Nos. 63, 253, 777; \$3,000; interest \$33 00. Illinois and Michigan canal bonds of 1847, July 1, registered, Nos. 556, 561, \$1,000;	19 149 0
1866.	Sept.	7	interest \$11 00. From S. T. Logan, Illinois and Michigan canal bonds of July 1, 1847, registered, Nos 582, 611, 616, 120, 241, 242,	13,143 0
1866.	Sept.	7	255, 258, 298, 359, 419, 427; \$6,000; interest \$67,00 From Win. Ross, refunded stock of 1877, Nos. 76 and 188,	6067 00 2022 3
1866.	Sept.	7	\$2,000; interest \$22 33 From J. H. Beveridge, interest, (Francis Wilthan) No. 2663,	1595 4
1866.	Sept.	7	\$1,577 80; interest \$17 61. From J. H. Beveridge, att'y, Hlinois and Michigan canal bonds of July 1, 1837, Nos. 6!9, 830, 964, \$3,000. Illinois and Michigan canal bonds of July 1, 1847, No. 615, \$1,000. Illinois and Michigan canal bond, registered, of July 1, 1837, No. 33, \$500 00. Illinois and Michigan canal bonds, registered, of July 1, 1847, Nos. 15, 260, 333, 357, 409, 511, 524, 705, 998, 999, 1009, \$5,500. New internal improvement stock, Nos. 239, 2143, \$960. No. 1032, \$1,000 00. Total, principal, \$11,960 00; interest,	12,093 5

When	purcha	s'd	From whom purchased—description of stock, etc.	Amount.	
1866.	Sept.	8	From S. T. Logan, Illinois and Michigan canal bonds of July 1, 1837, Nos. 78, 79, 80, \$1.500. Illinois and Michigan canal bonds of July 1, 1841, registered, Nos. 27, 43, 147, 157, 158, \$2,500. Illinois and Michigan canal bonds of July 1, 1847, registered, Nos. 400, 487, 491, 562,	te neo	00
1866.	Sept.	8	\$2,000; interest, \$68 From J. Bunn, Illinois and Michigan canal bonds of July 1, 1837, registered, Nos. 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 556, 557, 558, 559, 560, \$9,000; interest,	\$6,068 9,102	
1866.	Sept.	8	From E. F. Leonard, new internal improvement stock, Nos. 5008, 6012, \$2,884, interest \$32 68. Interest bonds Nos.	,	
1866.	Sept.	10	From F. K. Whittemore, attorney, interest \$19 59	4,665	
1866.	Sept.	11	\$200, interest \$2 33. From R. E. Goodell, Illinois and Michigan canal bonds, Nos. 857, 859, \$2,000. Illinois and Michigan canal bonds registered, Nos. 61, 62, 63, 64, 577, 578, 579, 580, \$4,000, integer \$71.	6,071	
1866.	Sept.	11	interest \$71 From N. D. Clapp, Illinois and Michigan canal bonds of July 1, 1837, Nos. 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575; principal \$7,500, interest \$88 75	7,588	
1866.	Sept.	11	From J. Bunn, attorney, interest stock, (Zenas M. Crane). No. 2711, \$1,000. Illinois and Michigan canal bond, of July 1, 1839, No. 1038, \$1,000. Illinois and Michigan canal bonds, of July 1, 1847, Nos. 347, 348, 584, 585, \$4,000, interest \$71.	6,071	
1866.	-		From J. W. Bunn, refunded stock of 1870, No. 521, \$1,000, interest \$11 83	1,011	83
1866.	Sept.	24	From William Butler, war bond No. 693, \$500, interest \$7	507	00
1866.	Sept.	24	From J. Bunn, attorney, new internal improvement stock,	336	1.4
1866.	Sept.	27	No. 5704, \$331 50, interest \$4 64 From O. H. Miner, auditor, registered canal bond of July 1, 1837, No. 88, \$500. Registered canal bonds of July 1, 1847, Nos. 16, 488 523, 525, \$2,000. War bond No. 590. \$500. Thornton loan bonds Nos. 85, 115, \$2,000, interest		
1866.	Oct.	12	\$72 50. From R. E. Goodell, canal bonds of July 1, 1837, Nos. 617. 618, 858, \$1,000 each. Canal bonds of July 1, 1839, Nos. 1010, 1016, 1018, 1019, 1180, 1297, 1298, of \$1,000 each. Canal bonds of July 1, 1847, Nos. 379, 789, of \$1,000 each. One £225 sterling canal, payable in New York, No. 1075, of \$1,000. Registered canal, of July, 1839, Nos. 1077, 1079, of \$500 each. Registered canal, of July, 1847, Nos. 553, 560, 696, of \$500 each. One war bond of	5,072	,
			July 1, 1861, No. 561, \$100; total \$15,600, interest \$265 20	15,865	20
			Total	\$1,096,999	03
-					

No. 7.

Statement of State indebtedness paid at par, with Central Railroad Fund, in pursuance of an act approved Feb. 22, 1861.

When pu	rchas	ed,	From whom purchased—description of stock, etc.	Amoun	ıt.
1864. D	ec. 2	4	From O. F. Lowe, Illinois and Michigan canal scrip of February 1, 1842, No. 389, \$1; Illinois and Michigan canal scrip of March 1, 1840, No. 2935, \$100; interest		
1865. M	Iar. 2	20	\$148 90	\$249 248	
1865. A	ug. 1	1	\$100; interest \$148 83 From Samuel Thatcher, Illinois and Michigan caual scrip of		
1865. A	ug. 1	1	February 1, 1842, No. 3, \$50; No. 488, \$5 From Ira A. W. Buck, Illinois and Michigan canal scrip of	55	00
1005			March 1, 1840, No. 615, \$100; interest \$152 68; of March 1, 1842, No. 1778 C., 1778 D., 1780 B, \$1 each	255	68
	lug. 1	1	From J. Bunn, Illinois and Michigan canal scrip of March 1, 1840, No. 947, \$100; interest \$152 75	252	75
1566. A	tug. 1	.8	From C. M. Smith, internal improvement scrip, No. 382; B., \$100; interest \$144 58. No. 2086 B., \$100; interest \$145 97. No. 2095 A., \$100; interest \$145 97. No. 2098 A., \$100; interest \$145 97.		
1865. S	ept. 1	5	From E. F. Leonard, interest certificate canal stock, No.	982	
1865. N	Tov. 2	29	sterling canal bond, No. 1047, payable in New York,	314	70
1866. S	Sept. 1	0	\$60 each, less \$41 62, payment stamped on July coupon 1842	858	
1866. J	an. 1	1	From J. Bunn, Illinois and Michigan canal scrip of 1840, March 1, No. 3161, \$100; interest, \$155 18. Illinois and Michigan canal scrip, 1842, May 2, Nos. 724 A. and 726 B, \$2 50; \$5. Illinois and Michigan canal scrip of February 1, 1842, Nos. 103, 1019, 1027, of \$1 each,	161	
1866. J	an. 1	5	\$3 From First National Bank of Springfield, balance internal	263	
1866. X	far. 2	29	improvement scrip, No. 1335 A., \$24 53; interest \$108 02 From J. Y. Scammon, Illinois and Michigan canal scrip of	132	
1866. M	Iar. 2	29	March 1, 1840, \$100; interest \$156 48, No. 3128 From J. Bunn, Illinois and Michigan canal scrip of 1840. March 1, No. 1018, \$100; interest \$156 48. Illinois and Michigan canal scrip of February 1, 1842, Nos. 100, 156,	256	
1866. A	Lpril	7	157, \$10 each, \$30; of March 1, 1842, No. 1169. \$1 From Elihu Granger, canal interest certificate, No 52, \$20; No. 620, \$55. Canal scrip of March 1, 1842, Nos. 354,	287	
1866. A	April I	14	356, 549, \$50 each	225	
			interest, \$155 91. From Frank W. Tracy, cashier, internal improvement scrip, issued by board of auditors, Nos. 168, 170, 171, \$50 each,	255	
1866. C)ct. 2	23	\$150; interest, \$225 97 From G. W. Hardacre, internal improvement scrip, interest	375	
			from Dec. 2, 1839, No. 3020 B., \$100; interest \$161 35	261	-
				\$5437	51

No. 8.

tatement of State indebtedness paid on presentation with the State debt fund, January 1, 1865, and January 1, 1866.

Wh	en paid.	By whom presented.	Amount,
365.	Jan. 1	Presented by E. H. Haddock, twenty-nine war bonds of \$1000 each, Nos. 11, 13, 163, 314, 329, 335, 336, 370, 871, 372, 374, 449, 610, 626, 651, 667, 776 to 785, 875, 904, 897. Fifteen bonds of \$500 each, Nos. 250, 319, 322, 326, 327 to 330, 341, 342, 440, 441, 754, 755, 860. One hundred and fifty-five bonds of \$100 each, Nos. 588, 559, 590, 842 to 848, 989, 1125, 1126, 1127, 1226, 1237 to 1239, 1316 to 1322, 1325 to 1328, 1335 to 1344, 1546, 1351 to 1354, 1472, 1474, 1475, 1526, 1530, 1535, 1720, 1721, 1821, 1828, 1845, 1886, 1888, 1889, 1890 to 1896, 2050, 2051, 2052, 2056, 2057, 2709, 2974 to 2976, 3491, 3780, 3758, 3759, 3891, 3892, 3893 to 3897, 4201, 4202, 4273 to 4278, 4298, 4299, 4300, 4316, 4337 to 4340, 4354, 4355, 4400, 4621 to 4625, 4833 to 4841, 4860 to 4863, 4932, 4974, 4975, 4976, 4978, 4979, 4980. Refunded stock of 1862, Nos. 35, 36, 37, 38, 62, 63, 64, 184, 185, 224, 225, 296, 307, 308, 312, 346, 403, 411, 412, 420, 429, 685, 686, 703, 709, 718, 719, 820, 878, 892, \$1000 each. Refunded stock of 1869, Nos. 49, 50, 150, \$1000 each. Refunded stock of 1870, Nos. 267, 276, 278, 450, \$1000 each. Refunded stock of 1870, Nos. 267, 276, 278, 450, \$1000 each. Refunded stock of 1876, Nos. 54, 57, 61, \$1000 each. Presented by N. H. Ridgely & Co., twenty-eight war bonds of \$1000 each, Nos. 260, 262 to 274, 118, 119, 361, 362, 363, 603 to 608, 656, 677, 685, 907. Forty-one war bonds of \$1000 each, Nos. 290, 306, 307 to 315, 729 to 738, 803, 816, 1027, 1500, 1506, 1610, 1611, 1612, 1613, 1614, 1623 to 1626, 2429, 2443, 2591 to 2593, 3111, 4573, 4797, 4798, 4799, 4799. Refunded stock of 1862, Nos. 30, 30, 50, 50, 50, 313, 441, 441, 441, 441, 441, 441, 441	\$92,000 00
363.	Jan. 1.	451, 911, 912. Refunded stock of 1869, No. 62. Refunded stock of 1870, Nos. 108, 168, 169, 170, 171. Refunded stock of 1876, Nos. 30, 31, 60. Refunded stock of 1877, Nos. 66, 233, 234, 378, 450, 451, \$1000 each Presented by J. Bunn, one hundred and forty-eight war bonds of \$1000 each, Nos. 12, 16 to 22, 92, 107, 110, 160, 161, 162, 188, 192, 199, 200, 226 to 232, 253 to 256, 259, 261, 273, 275 to 279, 284 to 290, 351, 352 to 360, 369, 388, 389, 390, 391, 392, 409, 422 to 424, 454 to 463, 494 to 496, 584, 602, 624, 679, 686 to 690, 692 to 694, 701 to 705, 732, 740, 741, 751, 813, 848, 849, 924, 925, 941, 956 to 960, 1001 to 1011, 1013, 1014, 1015, 1019, 1022 to 1026, 1030 to 1038, 1040 to 1048, 1050. Seventy-six war bonds of \$500 each, Nos. 1, 2, 3, 73, 113 to 119, 136, 137, 138, 145, 146, 148, 166 to 169, 187 to 191, 392, 482, 502, 542 to 550, 563, 572, 573 to 583, 592, 593, 595, 598, 600 to 606, 608, 609, 682, 692, 725, 783, 837, 859, 918, 931, 932 to 936, 960. Refunded stock of 1862, twenty-nine bonds of \$1000 each, Nos. 45, 55, 57, 59, 93, 108, 116, 157, 281, 282, 294, 299, 385, 386, 387, 391, 424, 585, 586, 587, 588, 643, 646, 675, 676, 684, 727, 745. Refunded stock of 1869, sixty-one bonds of \$1000 each, Nos. 13, 14, 15, 83, 84, 114 to 140, 163 to 188, 190 to 192.	72,000 00

	Statement—Continued.	
When paid.	By whom presented.	Amount.
1865. Jan. 1	Refunded stock of 1870, thirty-two bonds of \$1000 each, Nos. 48, 50, 51, 52, 53, 95, 120, 164, 165, 166, 172, 238, 239, 241, 242, 263, 286, 288, 289, 295, 358 to 362, 365, 375, 376 to 380	\$309,000 00
	Refunded stock of 1877, two bonds of \$1,000 each, Nos. 162, 316. Presented by A. Gridley, five war bonds of \$1,000 each, Nos. 103, 201, 202, 220, 747. Fifteen war bonds of \$100 each, Nos. 174, 175, 3552 to 3564. Refunded stock of 1869, three bonds of \$1,000 each, Nos. 101, 111, 145.	8,600 00
	Refunded stock of 1870, Nos. 17, 18, 29, 30 to 38, 56, 57, 58, 59, 105, 106, 107, 272, 268, 269, 270	32,500 00
	3898, 3899, 3900, 3903, 4041, 4042, 4047, 4049, 4050 to 4060, 4279, 4280 4281, 4297, 4301, 4304, 4306, 4307, 4397, 4398, 4601, 4602, 4800, 4913, 4914, 4915 to 4930.	10,000 00
	Presented by John Williams, ten bonds refunded stock of 1862, Nos. 29, 423, 456, 458, 487, 488, 631, 642, 714, 872,	10,000 00
	Presented by Samuel Rogers, twenty war bonds of \$100 each, Nos. 604 to 623	2,000 00
	4401 to 4405, 4460 to 4500	25,000 00
	Two war bonds of \$100 each, Nos. 3682, 3703	700 00
	ed stock of 1870, of \$1,000 each, Nos. 200, 201, Presented by N. II. Ridgely, one bond of refunded stock of	5,000 00
	1862, No. 491	1,000 00
	stock of 1870, one bond, No. 280, of \$1,000	5,000 00
	bond, No. 5723, \$1,625. Interest bond of 1847, No. 2505, \$950 08,	2,575 08
	Nos. 1100 to 1104	500 00
	1870, Nos 212, 451, of \$1,000 each	2,000 00
1866. Jan. 1	Bank, Nos. 221 to 232	12,000 00

By whom presented.

When paid.

refunded stock of 1862, Nos. 3, 4, 5, 7, 8, 9, 10, 21, 30, 40, 53, 76, 77, 78, 79, 80, 81, 86, 107, 110, 111, 112, 113, 114, 121, 122, 123, 127, 128, 155, 186, 189, 199, 219 to 222, 242, 255, 285, 295, 305, 306, 314, 315, 317, 320, 321, 323, 324, 331, 333, 338, 340, 352, 354, 360, 384, 390, 394. 409, 410, 413, 416, 426, 442, 444, 445, 447, 459, 460, 462, 464, 466, 470, 473, 474, 484, 489, 494, 513 to 516, 557 to 560, 595, 596, 600 to 603, 605 to 609, 613 to 630, 637, 638, 645, 647, 665, 667, 669, 688, 694, 695, 699, 700, 713 715, 725, 726, 728, 729, 730, 733, 738, 739, 864, 873 to 877, 880, 894, 895, 917. Refunded stock of 1865, seventeen bonds of \$1,000 each, Nos. 6, 7, 8, 9, 10 11 to 15. 22 to 28. Refunded stock of 1869, twenty bonds of \$1,000 each, Nos 44, 46, 78, 79, 82, 149, 159, 160, 161. 203 to 212, 214. Refunded stock of 1870, thirty-eight bonds, Nos. 15, 114, 151, 152, 153, 173, 184, 194, 198 199, 204, 208, 209, 210, 211, 215, 223, 247, 266, 425, 427, 435, 436, 437, 438, 440, 441, 442, 443, 444, 445, 446, 507, 508, 509, 510, 439, 193. Refunded stock of 1876, eighteen bonds, Nos. 11, 12, 13, 33, 55, 56, 58, 64 to 68, 96, 97, 98, 103, 106, 107. Refunded stock of 1877, Nos. 15. 17, 46, 49, 69, 71, 89, 130, 131, 142, 177, 231, 280, 281, 282, 380, 381, 460. Sixty-one war bonds of \$1,000 each, Nos. 66 to 72, 123, 125 to 129, 140, 147 to 159, 164 to 166, 453, 373, 503, 561 to 570, 600, 648, 649, 675, 678, 815, 863, 864, 874, 816, 910, 911, 914, 916, 923, 1016, 1018, 63. Seventy-eight war bonds of \$500 each. Nos. 42, 57 to 63, 69, 155 to 160, 170, 181, 192 to 194, 307, 308, 388, 433 to 436, 442 to 468, 484, 493, 509, 522, 523, 551 to 553, 677, 684, 730, 731, 765, 792, 857, 871, 888 to 892, 895, 899, 953. One hundred and twenty-nine war bonds, of \$100 each, Nos. 6, 7, 8, 9, 10. 21, 31, 37, 49, 76, 113 to 132, 138 to 141, 163, 165 to 167, 177, 178, 197, 329, 331 to 335, 489 to 491, 709, 833, 1145 to 1149, 1299, 1507, 1542 to 1545, 1605, 1607, 1608, 1609, 1653, 1976 to 1981, 1983 to 2012, 2244 to 2247, 2322 to 2330, 2361, 2371, 2373, 2374, 2375, 2445 to 2447, 2703, 2704, 2784, 3342, 3353, 3355 to 3358, 3587, 3588, 3934, 4366, 4900. New internal improvement stock, two bonds of \$1,000 each. New internal improvement interest stock, No. 1410, \$691 76 New internal improvement Stoek, No. 1416, 7071 10 bonds, in name of R. P. Townsend, Nos. 478, 479, of \$337 40 each. New internal improvement interest bond in the name of R. P. Townsend, No. 216. New internal improvement interest, Auditor, in trust for Alton bank, Jan. 1.. Presented by N. D. Clapp, refunded stock of 1862, seven bonds of \$1,000 each, Nos. 16, 17, 18, 92, 283, 392, 634
Refunded stock of 1865, bond No. 20, \$1,000 Refunded stock of 1866, bond No. 20, \$1,000 Refunded stock of 1862, seven bonds of \$1,000 Refunded stock of 1862, bond so \$1,000 Refunded st 1866. stock of 1876, bond No. 100, \$1,000. Refunded stock of 1877, bonds Nos. 41, 67, 78, 81, 96, 103, 109, 110, 139, 140, 141, 143 to 148, 150, 151, 153, 155, 164, 183, 184, 199, 211, 213, 274, 349, 370, 388, 430, 431, 469, 470 to 475, of \$1,000 each. One war bond, No. 820, of \$1,000. Five war bonds of \$500 each, No. 584, 695, 696, 698, 699. Interest stock of 1857, No. 2754, \$1,528 75. Interest stock of 1857, No. 2753, \$1,000. New internal improvement interest bond, No. 444, \$691 76. New internal improvement interest bond, No. 128, \$921 16.

\$389,358 57

Amount.

		Gautement — Continued.		
Wh	en paid.	By whom presented.	Amoun	t.
1866.	Jan. 1	Internal improvement interest bond, No. 127, \$500. New internal improvement interest bond, No. 126, \$1,000. New internal improvement, seven bonds of \$331 50 each, Nos. 981, 3334, 982, 4304, 3335, 402, 403. New internal improvement, seven bonds of \$331 50 each, Nos. 981, 3334, 982, 4304, 3335, 402, 403. New internal improvement bond, in name of Vermilye & Co., Nos. 2240, 1, 2, 1954, 1284, 1129, 912, 1950, 1951, 1952, 1953, of \$1,000 each. New internal improvement interest bonds, Auditor in trust for Bank of Sparta, Nos. 852, 853, \$1,000 each. No. 854, \$500. No. 855, \$958 80	\$74,920 65,800	
1866.	Jan. 1	3041, 3042, 3045, 3162, 3581, 3844, 3845, 3846, 4145 to 4150	45,500 2,000	
1866.	Jan. 1	Presented by Wm. Shanks, one war bond of \$500, No. 313.	2,000	00
1866.	Jan. 1	Eleven war bonds of \$100 each, Nos. 495, 764, 881, 1035, 1085, 2972, 4868, 4873, 4874, 4876, 4877	1,600	00
1866.	Jan. 1	Presented by S. Halliday, interest stock of 1857, in name of C. C. Robinson, bond No. 2661, \$1,000; new internal improvement, in name of S. C. Abel, No. 4528, \$480; new internal improvement interest, in name of S. C. Abel, Nos. 177 and 178, of \$1,000 each; refunded stock of 1862, No. 348; refunded stock of 1869, Nos. 16 and 17, \$1,000	830	11
1866.	Jan. 1		6,480	
		1870, Nos. 300, 301, 317	$\frac{3,000}{\$1,179,364}$	
		10bill	Φ1,1 (8,504	19

No. 9.

Statement of State indebtedness purchased at par and interest with State debt fund.

When	purchased.	From whom purchased—description of stock, etc.	Amount.
1865.	Dec. 12	From E. F. Leonard, attorney, two registered canal bonds of July 1, 1837, Nos. 96 and 177, \$600 each, \$1200. Four registered canal bonds of July 1, 1839, Nos. 1117, 1122,	#
1866.	Jan. 2	1197, 1200, \$2400. From O. H. Miner, Auditor, fifteen canal bonds of July 1, 1837, Nos. 107, 149, 622, 662, 663, 664, 665, 666, 793, 795, 888, 898, 899, 919, 925, \$15,000. Two canal bonds of July 1, 1841, Nos. 114, 185, \$2000. Eight canal bonds	\$3600 00
1866.	Jan. 17	of July 1, 1847, Nos. 42, 43, 45, 583, 620, 639, 704, 726. From E. F. Leonard, thirty-six registered canal bonds of July 1, 1837 \$500 each, Nos. 18, 19, 28, 87, 90, 130, 138, 139, 140, 141, 142, 194, 199, 275, 287, 288, 289, 290, 291, 292, 601, 602, 603, 604, 605, 606, 703, 704, 705, 706, 707, 715, 737, 812, 926, 929, \$18,000. Nine registered canal bonds of July 1, 1839, of \$500 each, Nos. 1029, 1084, 1126, 1129, 1150, 1169, 1170, 1214, 1263, \$4,500. Nineteen registered canal bonds of July 1, 1841, Nos. 20, 23, 24, 79, 153, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, \$9500. One unregistered canal bond of July 1, 1841, No. 113, \$1000. Thirty-cight registered canal bonds of July 1, 1847, Nos. 238, 240, 391, 421, 466, 467, 470, 471, 482, 485, 489, 495, 497, 504, 505, 506, 507, 515, 518, 520, 522, 540, 547, 549, 551, 552, 568, 578, 589, 592, 610, 613, 625, 627, 630, 684, 685, 1002, \$19,000. Three £225 sterling registered canal bonds, payable in New York, Nos. 1035, 1045, 1050, \$1500; interest on these three bonds from July 1, 1865, \$205, 58	
		Total	\$82,305 58

No. 10.

Statement of the Treasurer's accounts with the several State funds, for the fiscal years 1865 and 1866.

DR. JAMES H. BEVERIDO	JE, STATE TREASU	JAMES H. BEVERIDGE, STATE TREASURER, in account with the State of Illinois.	CR.
	REVENU	REVENUE FUND.	
To amount in treasury December 1, 1864	\$3263 50 1,351,789 19	To amount in treasury December 1, 1864	\$1,288,629 18 66,423 51
	\$1,355,052 69	81,365,062 69	\$1,355,052 69
	STATE DI	STATE DEBT FUND.	
To amount in treasury Dec. 1, 1864	\$589,124 44 , 1,406,484 68	To amount in treasury Dec. 1, 1864. To amount received from Dec. 1, 1864, to Nov. 30, 1866, 1, 406, 484 68 By balance in treasury, Dec. 1, 1866.	\$1,264,020 63 731,588 49
	\$1,995,609 12	81,995,609 12 81,995,609 12	\$1,995,609 12

INTEREST FUND.

To amount in treasury, Dec. 1, 1864	\$309,256 58 1,539,747 31	from Dec. 1, 1864, to Nov. 30, 1866, 1,589,747 31 By balance in treasury Dec. 1, 1866,	\$1,310,455 42 538,548 47
	\$1,849,003 89	\$1,849,003 89	\$1,849,003 89

STATE SCHOOL FUND.

To amount in treasury Dec. 1, 1864	\$112,075 94 226,733 52	v Dec. 1, 1864	\$297,076 64 41,732 82
Total	\$338,809 46	Total \$338,809 46	\$338,809 46

CENTRAL RAILROAD FUND.

nts returned	
nts returned, 1866	
\$198,868 20 By amount of canceled warrants returned	Total\$1,136,318 70
\$198,868 20 235,458 96 240,553 84 255,936 00 205,501 70	\$1,136,318 70
Dec. 1, 1864	01 81,136,318 70
To amount in treasury Dec. 1, 1 To amount received for six mont	

DELINQUENT LAND TAX FUND.

\$331 06	\$331 06	
\$331 06 By balance in Treasury, Dec. 1, 1866		
	\$331 06	
To balance in Treasury, Dec. 1, 1864		

WAR FUND.

 \$2,080 79 27,429 97	\$29,510 76
\$10 76 By canceled warrants returned	
\$10 76 29,500 00	\$29,510 76
sury, Dec. 1, 1864	
lance in Trea	

HANCOCK COUNTY INTEREST FUND.

\$8,950 76 515 00	\$9,465 76
1 from Dec. 1, 1864 to Nov. 30, 1866. \$9,465 76 By amount of canceled warrants returned	, ,
\$9,465 76	\$9,465 76
To amount received from Dec. 1, 1864 to Nov. 30, 1866.	

RECAPITULATION OF TREASURER'S ACCOUNTS.

Total.	\$66,423 51 \$1,355,052 69 731,588 49 1,995,609 12 538,548 47 1,849 003 89 41,732 82 82 16 1,136,318 70 33,882 16 1,136,318 70 331 06 29,510 76 515 00 9465 76	\$6,714,101 44
Paid from Dec. Balance in trea- 1, 1864, to sury Dec. 1, Nov. 30,1866.		\$5,301,079 98 \$1,414,171 36 \$6,714,101 44
Paid from Dec. 1, 1864, to Nov. 30,1866.	\$1,288,629 18 1,264,020 63 1,310,455 42 297,076 64 1,102,436 54 29,510 76	\$5,301,079 93
Name of fund.	\$3263 50 \$1,351,789 19 \$1,355,052 69 Revenue. \$1,288,629 18 589,124 44 1,406,484 68 1,995,609 12 State debt. 1,310,455 42 18 399,255 58 1,539,747 31 1,849,003 89 Interest. 1,310,455 42 118,310,594 226,733 52 388,809 46 School. 290,001 112,075 94 531 06 1,136,318 70 Central Railroad. 1,102,486 54 331 06 29,500 00 29,510 76 War fund. 29,510 76 9465 76 Hancock county interest 8950 76	
Total.	\$1,355,052 69 1,995,609 12 1,849,008 89 338,809 46 1,136,318 70 29,510 76 9465 76	\$6,714,101 44
In treasury Dec. Received from 1, 1864, to Nov. 30, 1866,	\$1,351,789 19 1,406,484 68 1,539,747 31 226,733 52 937,460 50	\$1,212,930 48 \$5,501,170 96 \$6,714,101 44
In treasury Dec. 1, 1864.	\$3263 50 589 124 44 309, 256 58 112,075 94 198, 88 20 198, 88 20 10 76	\$1,212,930 48
Name of fund.	Revenue \$3263 56	

No. 11.

Statement of all property assessed for taxation for the year 1864 in the several counties, with the average values of domestic animals, &c., as returned to the Auditor's office.

No. Value. Average value. Value. Average value.	W						
No.	a		Horses.		Neat Cattle.		
City of Quincy 530 24,499 46 22 699 7020 10 04 Bond 6071 258,275 42 40 11,927 104,665 8 77 Boone 5195 144,541 27 63 144,370 88,553 8 78 Borown 4027 158,693 36 69 9940 86,962 8 74 Bureau 15,663 386,609 25 53 35,037 200,601 5 72 Calhoun 1952 88,595 45 89 5545 76,382 111,937 7 22 Cass 4152 134,900 32 50 10,876 96,244 8 84 Cass 4152 134,900 32 50 10,876 96,244 8 84 Chark 3842 98,180 25 55 15,420 76,190 4 Clark 3842 98,180 25 55 15,420 76,190 4 Clark 3831 376,866 45 23 18,844 19,143 7 Cla	County.	No.	Value.		No.	Value.	
City of Quincy 530 24,499 46 22 699 7020 10 04 Bond 6071 258,275 42 40 11,927 104,665 8 77 Boone 5195 144,541 27 63 144,370 38,533 58 77 Boone 5195 144,541 27 63 144,370 38,533 58 77 Bornen 4027 158,693 36 69 9940 86,962 8 74 Bureau 15,663 386,609 25 53 35,037 200,601 5 72 Calhoun 1952 88,595 45 89 5545 76,882 37 722 Cass 4152 134,950 32 50 10,876 96,244 8 12 77 72 22 Cass 4152 134,950 32 18,474 230,445 12 47 Chary 4389 165,848 37 78 10,876 96,244 8 12 47 49 14 15,260 122,012	Adams	13 385	\$517 759	\$38 68	29 490	\$933 998	\$7 02
Alexander	City of Quincy						
Bond	Alexander		62,445				
Boone 5195 144,541 27 63 14,370 83,533 5 81 Brown 4027 158,659 36 69 9940 86,962 8 74 Bureau 15,063 386,609 25 53 35,037 200,601 5 72 Carroll 6329 211,172 33 22 15,488 111,937 7 22 Cass 4152 134,950 32 50 10,876 96,244 8 84 Champaign 8267 275,510 33 32 18,474 230,445 12 47 Christian 5684 174,749 30 74 15,260 122,012 79 8 Clark 3842 98,180 25 55 15,420 76,190 487 Clark 3848 165,548 37 78 10,300 94,164 91 14 Clark 3831 376,856 45 23 18,384 213,640 11 62 Crawford 4358 153,890 35 31 6564 53,458	Bond	6071	258,275	42 40	11,927		8 77
Bureau. 15,063 386,609 25,53 35,087 200,601 5,72 Calhoun. 1952 88,595 45,89 5545 76,882 13,77 Carroll. 6329 211,172 33 32 16,488 111,937 722 Cass. 4152 134,930 32 50 10,876 96,244 84 Champaign 8267 275,510 33 32 18,474 230,445 12,47 Christian 5684 174,749 30 74 15,260 122,012 79 Clark 3842 98,180 25 55 15,420 76,190 48 Clay 4389 165,848 37 78 10,300 94,164 91 Clay 4389 165,848 37 81,384 213,640 116 Clock 831 376,856 45 23 18,384 213,640 116 Coba 627 60,622 73			144,541				
Calhoun. 1952 88,508 45 89 5545 76,382 13 77 Carroll. 6329 211,172 33 22 15,488 111,937 722 Cass. 4152 134,950 32 50 10,876 96,244 8 84 Champaign. 8267 275,510 33 32 18,474 230,445 12 47 Christian. 5684 174,749 30 74 15,260 122,012 7 98 Clay. 4389 165,848 37 78 10,300 94,164 9 14 Clay. 4389 165,848 37 78 10,300 94,164 9 14 Clay. 4389 165,848 37 78 10,300 94,164 9 14 Clay. 4389 165,848 37 78 10,300 94,164 9 14 Clay. 4389 165,848 37 78 10,300 94,144 91,143 7 14 Clock 16,527 602,627 36 46 40,909 385,851 92 <t< td=""><td></td><td>- 1</td><td></td><td></td><td></td><td></td><td></td></t<>		- 1					
Carroll. 6329 211,172 33 22 15,488 111,937 7 22 Cass. 4152 134,950 32 50 10,876 96,244 8 84 Champaign. 8267 275,510 33 32 18,474 230,445 12 47 Christian. 5684 174,749 30 74 15,260 122,012 7 98 Clark. 3842 98,180 25 55 15,420 76,190 487 78 10,300 94,164 914 79 14 76,190 487 78 10,300 94,164 914 71 71 72 78 78 10,300 94,164 914 74 74 78 78 10,300 94,164 914 74 74 78 78 10,300 94,164 914 74 74 78 78 10,300 94,164 91 14 78 78 10,200 8							
Cass 4152 134, 950 32 50 10, 876 96, 244 8 84 Champaign 8267 275, 510 33 32 18, 474 230, 445 12 47 Christian 5664 174, 749 30 74 15, 260 122, 012 7 98 Clark 3842 98, 180 25 55 15, 420 76, 190 48 79 Clark 4389 165, 848 37 78 10, 300 94, 164 9 14 Clinton 5905 260, 378 44 09 12, 744 91, 143 7 14 Coles 8331 376, 856 45 23 18, 384 213, 640 11 72 Cook 16, 527 602, 627 36 46 40, 909 385, 851 9 42 Crawford 4358 153, 890 35 31 6564 53, 458 8 14 Cumberland 4717 184, 974 28 42 8047 65, 858 8 17 DeWitt 6242 230, 025 38 45 13, 022				1			
Champaign \$267 \$275,510 \$33 \$2 \$18,474 \$230,445 \$12,479 Christian \$684 \$174,749 \$0 74 \$15,260 \$122,012 7 98 Clay \$4889 \$165,848 \$37,78 \$10,300 \$94,164 9 14 Clinton \$5905 \$260,378 \$44 99 \$12,744 \$91,143 7 \$14 Coles \$8331 \$36,856 \$45 \$23 \$18,384 \$213,640 \$11 \$62 \$16,527 \$60,2627 \$36 \$46 \$40,909 \$85,851 \$9 \$42 \$14 \$14,143 \$7 \$14 \$14 \$14 \$16,527 \$60,2627 \$36 \$46 \$40,909 \$85,851 \$9 \$42 \$14 \$16,627 \$18 \$46 \$40,909 \$85,851 \$9 \$42 \$14 \$16,527 \$14 \$24 \$20 \$29,993 \$160,481 \$5 \$12 \$16 \$14 \$16 \$14	Cass	1					
Christian 5684 174,749 30 74 15,260 122,012 7 98 Clark 3842 98,180 25 55 15,420 76,190 4 87 Clay 4889 165,848 37 78 10,300 94,164 9 14 Clinton 5905 260,378 44 09 12,744 91,143 7 14 Coles 8331 376,856 45 23 18,384 213,640 11 6 Cook 16,527 602,627 36 46 40,909 385,851 9 42 Crawford 4358 153,890 35 31 6564 53,458 8 14 Cumberland 4717 184,974 28 42 8047 65,855 8 17 DeWitt 6242 230,025 38 45 15,022 138,552 10 63 Douglas 4585 221,326 48 16 11,440 158,555 13 85 Edgar 10,074 411,816 40 97 21,145 255,684 12 06 <t< td=""><td>Champaign</td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	Champaign						
Clark 3842 98,180 25,55 15,420 76,190 4 87 Clar 4889 165,848 37 78 10,300 94,164 91 Coles 8331 376,856 42 23 18,384 213,640 11 6 Cook 16,527 602,627 36 46 40,909 385,551 942 Crawford 4358 153,890 35 31 6564 53,458 81 Cumberland 4717 184,974 28 42 8047 65,855 81 DeWitt 6242 230,025 38 45 15,022 138,552 10 63 DouPage 6678 155,466 23 26 18,244 115,182 63 Edgar 10,074 411,816 40 97 21,145 255,56 81 Edwards 2516 126,847 50 9 5452 42,784 78 44 Edmingham	Christian						
Clinton 5905 260,378 44 09 12,744 91,143 7 14 Coles 8331 376,856 45 23 18,384 213,640 11 62 Cook 16,527 602,627 36 46 40,909 385,851 9 42 Cumberland 4717 184,974 28 42 8047 65,855 817 DeWitt 6242 230,025 38 45 13,022 138,552 10 63 DuPage 6678 155,460 23 26 18,244 115,182 631 Edgar 10,074 411,816 40 97 21,145 255,084 12 66 Edwards 2516 126,847 50 49 5452 42,784 78 44 Effingham 3115 117,066 34 37 11,427 91,728 80 Fayette 6249 152,951 24 76	Clark	3842	98,180	25 55			4 87
Coles 8331 376,856 45 23 18,384 213,640 11 62 Cook 16,527 602,627 36 46 40,909 35,851 9 42 Crawford 4358 133,890 35 31 6564 53,458 8 14 Cumberland 4717 134,974 28 42 8047 65,855 8 17 DeWitt 6242 230,025 38 45 13,022 188,552 10 63 DuPage 6678 155,46 23 26 18,244 115,182 6 31 Edwards 2516 126,847 50 49 5452 42,784 78 42 Edwards 2516 126,847 50 49 5452 42,784 78 42 6 31 71,285 6 31 71,285 6 31 71,28 6 32 50 4254 41,491 97 <td>Clay</td> <td>4389</td> <td></td> <td></td> <td></td> <td></td> <td></td>	Clay	4389					
Cook 16,527 602,627 36 46 40,909 385,851 9 42 Crawford 4358 153,890 35 31 6564 53,458 8 14 Cumberland 4717 184,974 28 42 8047 65,855 8 17 DeWitt 6242 230,025 38 45 13,022 138,552 10 63 Douglas 4585 221,826 48 16 11,440 158,555 13 85 DuPage 6678 155,46° 23 26 18,244 115,182 6 31 Edgar 10,074 411,816 40 97 21,145 255,084 12 06 Edwards 2516 126,847 50 49 5452 42,784 78 Ediffingham 3115 117,066 34 37 11,427 91,728 8 02 Fayette 6249 152,951 24 76 16,082 107,883 6 70 Ford 1413 46,035 32 50 4254 41,491 9 75 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>							
Crawford 4358 158,890 35 31 6564 53,458 8 14 Cumberland 4717 184,974 28 42 8047 65,855 8 17 DeKalb 11,744 292,811 24 90 27,993 160,431 5 73 DeWitt 6242 230,025 38 45 13,022 138,552 10 63 DuPage 6678 155,46° 23 26 48 16 11,440 158,555 13 85 DuPage 6678 155,46° 23 26 18,244 115,182 6 31 Edgar 10,074 411,816 40 97 21,145 255,084 12 06 Edwards 2516 126,847 50 49 5452 42,784 784 Effingham 3115 117,066 34 37 11,427 91,728 8 02 Fayette 6249 152,951 24 76 16,082 107,883 6 70 Ford 1313 46,085 32 50 4224 41,491 9 75 <td>Cools</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Cools						
Cumberland 4717 134,974 28 42 8047 65,855 8 17 DeWitt 6242 230,025 38 45 13,022 138,552 10 63 Douglas 4585 221,826 48 16 11,440 158,555 13 85 DuPage 6678 155,46° 23 26 18,244 115,182 6 31 Edgar 10,074 411,816 40 97 21,145 255,084 12 68 Edwards 2516 126,847 50 49 5452 42,784 7 84 Effingham 3115 117,066 34 37 11,427 91,728 8 02 Fayette 6249 152,951 24 76 16,082 107,883 6 70 Ford. 1413 46,035 32 50 4254 41,491 9 75 Fauklin 3339 179,352 50 40 7771 85,147 11 95 Fulton 13,540 431,077 31 84 28,930 201,784 6 97	Crawford						
DcKalb 11,744 292,811 24,90 27,993 160,431 5 73 DeWitt 6242 230,025 38,45 13,022 138,552 10 6431 5 73 Douglas 4585 221,826 48 16 11,440 158,555 18 55 DuPage 6678 155,460 23 26 18,244 115,182 6 31 Edgar 10,074 411,816 40 97 21,145 255,084 12 06 Edwards 2516 126,847 50 49 5452 42,784 784 Edfingham 3115 117,066 34 37 11,427 91,728 80 Fayette 6249 152,951 24 76 16,082 107,883 6 70 Ford 1413 46,035 32 50 4254 41,491 9 75 Fulton 13,540 431,077 31 84 28,930 201	Cumberland						
DeWitt 6242 230,025 38 45 13,022 138,552 10 63 Douglas 4585 221,826 48 16 11,440 158,555 13 85 DuPage 6678 155,46 23 26 18,244 115,182 6 31 Edgan 10,074 411,816 40 97 21,145 255,084 12 06 Edwards 2516 126,847 50 49 5452 42,784 784 Effingham 3115 117,066 34 37 11,427 91,728 802 Fayette 6249 152,951 24 76 16,082 107,883 6 70 Ford 1413 46,035 32 50 4254 41,491 9 75 Frauklin 3359 179,352 50 40 7771 85,147 11 95 Fulton 13,540 431,077 31 84 22,930 201,784 6 97 Gallatin 2496 117,270 46 96 5683 61,600 182 Gr	DeKalb						
Douglas 4585 221,826 48 16 11,440 158,555 13 85 DuPage 6678 155,46° 23 26 18,244 115,182 6 31 Edgar 10,074 411,816 40 97 21,145 255,084 12 06 Edwards 2516 126,847 50 49 5452 42,784 7 84 Effingham 3115 117,066 34 37 11,427 91,728 8 02 Fayette 6249 152,951 24 76 16,082 107,883 6 70 Ford 1413 46,035 32 50 4254 41,491 9 75 Franklin 3359 179,352 50 40 7771 85,147 11 95 Fulton 13,540 431,077 31 84 28,930 201,784 6 97 Gallatin 2496 117,270 46 96 5683 61,600 10 82 Greene 6558 245,195 37 37 16,622 128,537 7 67 <t< td=""><td>DeWitt</td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	DeWitt						
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Douglas			48 16			13 85
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$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Edgar				, , I		
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Edwards						
Ford. 1413 46,035 32 50 4254 41,491 9 75 Franklin 3359 179,352 50 40 7771 85,147 11 95 Fulton 13,540 481,077 31 84 28,930 201,784 6 97 Gallatin 2496 117,270 46 96 5683 61,600 10 82 Greene 6558 245,195 37 37 16,622 128,537 7 67 Grundy 5646 208,530 36 93 18,926 160,824 8 49 Hamilton 3161 142,482 45 23 7048 76,501 10 85 Hardin 849 39,325 46 31 2389 24,284 10 17 Henderson 4917 228,740 46 49 12,672 139,435 11 00 Henry 13,149 411,359 31 28 28,871 230,038 7 96 Iroquois 7274 277,169 38 24 25,135 250,078 9 4	Favette						
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Ford						
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Gallatin. 2496 117,270 46 96 5683 61,600 10 82 Greene. 6558 245,195 37 37 16,622 128,537 7 67 Grundy. 5646 208,530 36 93 18,926 160,824 8 49 Hamilton 3161 142,482 45 23 7048 76,501 10 85 Hancock. 11,740 419,842 35 76 33,495 246,637 7 36 Hardin. 849 39,325 46 31 2389 24,284 10 17 Henderson. 4917 228,740 46 49 12,672 139,435 11 00 Henry. 13,149 411,359 31 28 28,871 230,038 7 96 Iroquois. 7274 277,169 38 24 25,135 250,078 9 4 Jackson. 3843 178,573 46 46 7182 73,775 10 27 Jasper. 3426 105,022 30 65 8545 66,211 7 4							
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Gallatin			46 96		61,600	10 82
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		6558					
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$							
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$							
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Hardin	11,740					
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$							
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$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$				- 1	25,135	250,078	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Jackson	3843			7182	73,775	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$						66,211	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$				-		90,881	
Johnson 2777 145,875 52 38 5151 56,956 11 05 Kane 9630 157,117 16 31 28,955 118,064 4 07 Kankakee 7510 237,849 31 60 21,299 150,966 7 55 Kendall 7121 191,817 26 86 14,483 82,331 5 69 Knox 15,786 463,935 28 75 30,350 241,073 7 94							
Kane. 9630 157,117 16 31 28,955 118,064 4 07 Kankakee. 7510 237,849 31 60 21,299 150,966 7 55 Kendall. 7121 191,317 26 86 14,483 82,381 5 69 Knox. 15,786 463,935 28 75 30,350 241,073 7 94							-
Kankakee							
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$			237,349				
	Kendall			26 86			
Lake 6311 148,006 21 88 19,709 124,493 6 31	Lake	6311	148,006	21 88	19,709	124,493	6 31

	Hors		Neat Cattle.			
County.	No.	Value.	Average value.	No.	Value.	Average value.
LaSalle	12,763	\$647,687	\$50 74	43,083	\$281,869	\$6 52
Lawrence	3932	140,985	35 87	7716	60,150	7 79
Lee	9706	269,005	27 71		146,748	6 27
Livingston	8233	263,463	32 00		183,891	9 06 6 73
Logan	8576 7238	340,658 $273,311$	39 72 37 76		$206,941 \\ 170,967$	10 38
Macoupin	12,107	382,336	31 66		185,419	7 51
Madison	20,270	608,267	30 10	19,470	195,769	10 50
Marion	5381	211,939	40 09		105,230	9 13
Marshall	7590	210,861	29 28		60,948	4 70
Mason	4629	$194,298 \\ 83,467$	41 97 53 08	Y	130,531 $46,142$	$10 86 \\ 12 32$
Massac	$\begin{array}{c} 1549 \\ 10,294 \end{array}$	319,406	31 12		166,302	6 87
McHenry	9499	246,894	25 88		170,456	5 96
McLean	17,576	553,122	31 47	44,252	453,259	10 24
Menard	5390	276,980	51 39		155,200	14 80
Mercer	9546	349,552	36 61	1	193,118 44,848	8 12 9 31
Montgowery	3336 8396	153,140 194,680	45 84 21 99	1	73,274	4 90
Montgomery	7288	291,520	40 00		229,824	12 00
Moultrie	3967	112,423	28 1		81,557	8 26
Ogle	18,339	384,873	28 7		148,751	4 66
Peoria	11,900	387,812	32 6'		149,433	6 74 8 43
Perry	4624 3788	151,761 $165,509$	32 84 43 69		$\begin{array}{c} 63,275 \\ 113,669 \end{array}$	12 83
Piatt	11,079	435,086	39 2		184,264	7 44
Pope	2241	115,773	51 6			14 31
Pulaski	798	39,698	59 7		37,128	14 00
Putnam	3667	105,163			32,177	4 71 8 54
Randolph	7459	338,221 109,744	45 3 30 3		98,823 56,485	6 98
Richland	3620 6575	173,366				5 88
Saline						
Sangamon	16,008	582,879			401,301	12 23
Schuyler	5961	226,132			115,207	7 40
Scott	3403	130,432			69,867 176,709	9 65 9 58
ShelbyStark	8916 6127	342,208 $165,575$,		6 33
St. Clair.	8068	315,080		1		8 59
Stephenson	9886	283,615	28 6			6 42
Tazewell	12,099	502,461				9 61
Union	3020	137,920			57,663 $325,843$	9 77
Vermilion	$13,128 \\ 2520$	475,881 $102,973$				9 07
Warren	10,383	342,524			212,921	9 66
Washington	5435	228,570	42 0		73,702	6 12
Wayne	4602	172,758	26 6		107,754	9 50
White	3377	225,426	66 7			9 03 6 95
Whiteside	9663	311,514				7 70
Williamson	$13,416 \\ 3471$	397,388 150,750				
Winnebago	9616	262,764	1			4 11
Woodford	9067	285,066				7 87
Total	723,751	\$25,148,408	\$34 7	4 1,370,783	\$13,709,418	\$10 00

	Mules and Asses.			Sheep.			
County.	No.	Value.	Average value.	No.	Value.	Average value.	
Adams	1600	\$75,476	\$47 17	31,018	\$48,520	\$1 56	
City of Quiney	$\begin{array}{c} 63 \\ 244 \end{array}$	2830 $21,948$	44 92 89 95	972	1851	1 90	
Bond.	248	10,815	43 60	13,850	31,530	2 27	
Boone	30	740	24 66	18,001	29,636	1 64	
Brown.	408	16,673	40 86	9287	14,137	1 52	
Bureau	289	6853	23 71	13,524	16,584	1 22	
Calhoun	134	7045	52 57	1668	3262	1 90	
Carroll	42 437	1490 15,935	35 47 36 46	2852 5185	6040 $10,572$	2 11 2 03	
Champaign	353	15,635	44 29	23,593	58,501	2 05	
Christiau	728	20,222	27 78	23,671	30,834	1 30	
Clark	247	6,220	25 18	14,840	9640	64	
Clay	284	11,970	42 32	14,570	21,224	1 45	
Clinton	348	19,526	56 11	6280	9944	1 58	
Cook	586	29,092	49 64	25,220	54,158	2 14 1 86	
Cook	104 180	3620 5609	34 80 31 16	25,115 4901	46,903 28,558	1 86 5 82	
Cumberland	117	5660	48 46	12,101	18,298	1 51	
DeKalb	169	3334	19 72	13,726	26,291	1 90	
DeWitt	155	7620	49 15	.18,206	38,189	2 09	
Douglas	190	10,276	54 08	11,118	33,550	3 01	
DuPage	92	1667	18 01	41,521	51,100	1 20	
Edgar	521	19,257	36 96	34,985	90,021	2 56	
Edwards	218 233	$11,772 \\ 10,776$	58 58 46 24	$12,647 \\ 10,547$	15,991 17,884	1 26 1 58	
Fayette	267	6480	23 85	15,675	15,948	1 01	
Ford	35	1404	40 11	1748	3506	2 06	
Franklin	621	43,432	69 94	11,132	22,264	2 00	
Fulton	290	3637	12 54	33,177	63,305	1 90	
Gallatin	182	10,080	55 39	5624	10,525	1 71	
Greene	781 164	25,500	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	18,407 1991	28,532	1 55 2 30	
Grundy	214	6875 $10,083$	46 46	9691	4587 $19,739$	2 03	
Hancock.	982	44,760	45 60	21,404	38,938	1 81	
Hardin	53	2565	48 39	2738	2738	1 00	
Henderson	263	16,510	62 77	4700	14,115	3 00	
Henry	271	9537	38 88	21,250	39;250	1 37	
Iroquois	214	9667	45 17	14,283	28,138	2 27	
Jackson	318 138	$14,522 \\ 5081$	45 66 36 81	$6708 \\ 13,319$	$12,692 \\ 14,807$	1 89 1 11	
Jefferson.	1080	44,155	41 81	15,602	31,204	2 00	
Jersey	463	15,160	32 72	5561	10,576	1 91	
Jo Daviess	147	3207	21 81	8285	8426	1 01	
Johnson	582	33,511	57 57	6622	7248	1 09	
Kane	105	1605	15 23	39,105	39,105	1 00	
Kankakee	162	5468	33 83	13,271	19,462	1 46	
Kendall	110 380	$2748 \\ 11,338$	24 98 29 83	15,944 14,815	18,715 $29,797$	1 17 2 01	
Lake	46	995	21 63	57,936	64,241	,1 10	
LaSalle.	306	10,942	35 75	17,373	19,258	1 09	
Lawrence	263	11,441	43 57	9936	19,532	1 96	
Lee	76	2584	32 55	9052	13,703	1 51	
Livingston	217	8104	37 34	10,158	18,504	1 82	
Logan	608	31,301	51 48	34,319	103,999	3 03	
Macon	509	24,074	47 67	15,034	32,359	2 15	

	Mules and Asses.			Sheep.		
County.	No.	Value.	Average value.	No.	Value.	Average value.
Macoupin	999	\$31,513	\$35 16	35,886	\$39,609	\$1 10
Madison	1584	126,089	73 28	12,949	26,697	2 06
Marion	506	20,099	39 72	14,102	14,102	1 00
Marshall	. 102	2971	29 12	5355	5937	1 10
Mason	625	34,178	54 68	2797	4790	1 71
Massac	261	18,490	70 46	3791	5550	1 43
McDonough	545	21,412	39 28	23,721	58,765	2 43
McHenry	91	2388	26 24	49,642	62,969	1 68 2 02
McLean	762	25,633	33 63	46,530	94,055	3 00
Menard	616	34,375	55 80 55 05	17,757 10,760	53,440 $22,610$	2 10
Mercer	199 294	10,955 $15,657$	53 25		3803	1 65
Montgomery	739	12,667	17 14	23,691	23,694	1 00
Morgan	1080	49,726	46 03		12,620	2 00
Moultrie	245	5933	24 62		28,657	1 57
Ogle	237	6696	28 25		31,146	5 51
Peoria	165	9782	59 28	8200	12,634	1 54
Perry	394	11,760	29 84		9692	1 03
Piatt	178	9565	53 68	,	25,708	2 24
Pike	1062	43,278	40 75		35,308	1 46
Pope	300	19,422			11,999	1 92
Pulaski	158	12,324	78 06		6688	4 00 1 86
Putnam	37	1002			7105 $16,916$	1 62
Randolph	564 261	31,528			10,310 $12,263$	1 08
Richland	191	$9193 \\ 6692$			4784	99
Saline	131	0032	00 00	7000	1,01	
Sangamon	1845	79,319	42 98	100,230	221,699	2 21
Schuyler	304	12,631	41 87		32,313	
Scott	386	15,522			17,077	2 08
Shelby	993	32,600		38,979	78,597	2 01
Stark	56	2373	43 37		14,995	1 86
St. Clair	1177	65,446			11,031	2 00
Stephenson	106	3502			18,245	1 28
Tazewell	210	10,830		,	25,950	2 10 1 49
Union	283	15,685			10,912	
Vermilion Wabash	582 107	22,725 5265		,	$ \begin{array}{c c} 117,030 \\ 14,731 \end{array} $	1 83
Warren.	460	19,146			21,593	
Washington	783	27,428			19,539	
Wayne	375	17,622			35,386	
White	314	18,144			25,149	1 98
Whiteside	145	5118			14,011	1 59
Will	368				31,021	1 32
Williamson	394	19,598			17,650	1 80
Winnebago	120			. ,	83,888	1 10
Woodford	127	4638	37 31	12,876	25,897	2 01
Total	30 107	\$1 700 000	\$43 OF	1 606 144	\$2 876 696	\$1 79
Total	1 59,197	\$1,722,809	\$43 95	1,606,144	\$2,876,696	φτ 19

		Hogs.		Carriages and Wagons.		
County.	No.	Value.	Average value.	No.	Value.	Average value.
Adams	56,587	\$92,475	\$1 63	5043	\$119,813	\$23 75
City of Quincy				377	18,390	48 77
Alexander	4836	7688	1 59 1 30	560	21,638	$ \begin{array}{r} 38 & 63 \\ 28 & 93 \end{array} $
Bond	$13,761 \\ 5525$	18,010 8419	1 52	1391 1589	$40,250 \\ 24,750$	15 57
Brown	16,780	25,566	1 52	1411	33,440	23 69
Bureau	33,979	39,243	1 15	4546	71,744	15 56
Calhoun	8654	14,772	1 70	661	16,208	24 50
Carroll	15,581	16,763	1 07 1 68	2110	44,250	20 97 18 01
Cass	$ \begin{array}{c c} 14,026 \\ 17,341 \end{array} $	$23,665 \\ 33,351$	1 68 1 92	$1292 \\ 2506$	23,380 $59,168$	23 61
Christian	16,863	16,863	1 00	1644	31,515	19 16
Clark	24,930	19,860	79	2470	32,990	13 35
Clay	13,473	14,328	1 06	1522	33,275	23 66
Clinton	15,413	20,695	1 34	2122	62,321	29 41 30 28
Coles	23,587	$44,163 \\ 23,576$	1 87 1 85	2637 7357	79,727 $206,264$	30 28 28 08
Cook	$ \begin{array}{c c} 12,731 \\ 17,487 \end{array} $	20,900	1 19	1195	31,785	26 59
Cumberland	11,021	7447	67	1260	26,114	20 72
DeKalb	15,884	21,629	1 29	3212	48,950	15 28
DeWitt	18,197	24,417	1 34	1846	43,380	23 49
Douglas	[11,957]	18,778	1 57	1406	32,935	23 41
Du Page	8019	9582	1 19 1 79	2631 3035	34,669 89,413	13 17 29 18
Edgar	25,890 8749	46,499 $13,970$	1 47	957	33,308	34 80
Effingham	10,893	11,052	1 10	1170	28,877	24 58
Fayette	15,621	15,821	1 01	1750	33,349	19 08
Ford	1782	2572	1 44	470	8,515	18 11
Franklin	10,619	14,830	1 39	956	29,932	31 30
Fulton	58,973	$92,360 \\ 12,325$	1 56 1 16	4588 849	89,827 28,895	17 39 34 08
Gallatin	$\begin{bmatrix} 10,588 \\ 26,983 \end{bmatrix}$	36,066	1 33	2084	54,595	26 19
Grundy	5627	11,413	2 02	1644	32,697	19 88
Hamilton	9306	14,862	1 59	872	23,547	27 45
Hancock	43,842	73,302	1 63	4417	92,830	20 78
Hardin	4465	4465	1 00	232	5,920	25 51 $31 17$
Henderson	24,939 $30,339$	55,730 35,396	$\begin{array}{c c}2&22\\1&16\end{array}$	1587 4033	$49,470 \\ 76,343$	18 92
Heury	12,252	19,070	1 54	2101	47,134	22 48
Jackson	13,596	17,353	1 27	1119	33,792	30 17
Jasper	11,346	10,825	95	1138	22,330	19 62
Jefferson	15,921	8449	59	1634	41,179	25 20
Jersey	13,378	25,852	1 92	1772	59,224	33 42 12 12
Jo Daviess	21,597 $10,313$	22,893 $11,296$	$\begin{bmatrix} 1 & 06 \\ 1 & 09 \end{bmatrix}$	2771 862	$33,585 \\ 28,210$	32 72
Kane	11,501	11,401	1 00	3504	49,750	14 19
Kankakee	8368	10,304	1 23	2348	42,155	17 95
Kendall	10,175	15,506	1 52	2100	30,830	14 68
Knox.	47,909	83,621	1 74	4599	108,114	23 50
Lake	5385	5919 36,021	$egin{array}{cccc} 1 & 09 \\ 1 & 22 \\ \end{array}$	2621	30,186 $109,966$	11 51 16 14
La Salle Lawrence	29,414 $12,228$	13,392	1 09	6749 1329	82,792	24 67
Lee	14,401	18,652	1 29	3140	49,844	15 89
Livingston	14,253	29,490	2 06	2458	41,384	16 83
Logan	24,103	46,905	1 94	2253	58,279	25 86
Macon	17,140	24,861	1 44	2342	57,495	24 12

		Hogs.		Carriages and Wagons.		
County.	No.	Value.	Av. value.	No.	Value.	Average value.
Macoupin	30,895	\$35,041	\$1 13	3520	\$81,878	\$23 26
Madison	52,126	55,488	1 06	5620	192,896	34 32
Marion	15,080	18,917	1 25	1850	53,869	29 11
Marshall	16,788	28,903	1 90	2438	50,075	20 53
Mason	13,672	22,127	1 61	1784	45,966	25 62
Massac	7740	11,323	1 46	671	22,591	33 65
McDonough	43,550	64,478	1 48	3311	74,741	22 56
McHenry	14,187	16,251	1 14	3514	46,060	13 10
McLean	42,261	57,053	1 34	4938	98,474	19 92
Menard	16,840	50,275	2 97	1450	44,880	30 95
Mereer	39,369	74,365	1 86	2484	56,798	22 87
Monroe	9853	14,168	1 43	1375	44,698	32 50
Montgomery	15,099	15,174	1 00	2124	37,076	17 45
Morgan	18,766	36,232	1 93	3816	122,106	31 99
Moultrie	10,157	11,348	1 11	1048	18,724	17 86
Ogle	30,448	30,447	1 00	4101	58,691	14 33
Peoria	34,000	39,619	1 15	4072	87,634	27 82
Perry	8368	9015	1 07	1395	36,308	26 02
Piatt.	7512	13,203	1 74	1103	30,880	27 99
Pike	53,790	68,586	1 26	4001	97,369	24 33
Pope	10,066	16,921	1 68	681	20,916	30 71
Pulaski	4828	11,070	2 29	408	18,360	45 00
Putnam	6863	12,600	1 83	1117	24,519	21 05
Randolph	15,697	16,755	1 06	2488	79,385	31 90
Richland	9247	8766	94	1367	28,218	20 64
Rock Island	19,058	21,119	1 15	2274	43,285	19 03
Saline	40 417	00 700	1 77	4000	141 000	28 38
Sangamon	49,417	88,760	$\begin{array}{c c} 1 & 77 \\ 1 & 42 \end{array}$	4990 1915	141,622	24 46
Schuyler	$\begin{bmatrix} 27,000 \\ 14,641 \end{bmatrix}$	38,931	2 41	1032	46,858 $31,250$	10 32
Scott	23,022	36,441 $40,724$	1 76	2614	66,252	25 34
Shelby	15,841	22,034	1 37	1736	28,854	16 04
St. Clair	19,368	25,315	1 30	4048	96,436	23 82
Stephenson	29,997	30,351	1 01	3278	69,256	21 12
Tazewell	33,670	61,071	1 81	3818	107,444	28 13
Union	14,105	16,586	1.16	1239	36,448	29 41
Vermilion	26,075	52,205	2 00	3405	93,742	27 53
Wabash	7621	10,161	1 33	982	27,858	28 39
Warren	42,471	68,470	1 61	3181	81,522	25 62
Washington	13,201	13,365	1 01	2123	31,891	14 78
Wayne	14,119	16,199	1 14	1567	34,311	21 89
White	20,080	21,117	1 05	1483	47,505	32 03
Whiteside	25,222	38,099	1 51	3096	62,525	20 19
Will	12,500	17,124	1 30	4441	71,323	16 06
Williamson	14,950	16,752	1 12	1196	32,709	27 34
Winnebago	13,976	25,416	1 81	3746	59,896	15 98
Woodford	22,781	26,129	1 15	2854	53,926	18 89
Total	2,044,844	\$2,799,158	\$1 36	239,956	\$5,428,178	\$22 62

	Clocks and Watches.			Pianos.		
County.	No.	Value.	Average value.	No.	Value.	Average value.
Adams	3870	\$11,423	\$3 00	41	\$3230	\$78 7
City of Quincy	765	9350	12 22	157	14,877	94 7
Alexander	229	7517	32 81	23	5375	233 7
BondBoone	229 1710	2430 3656	10 61 2 14	14 39	1410 2615	$100 \ 7$
Brown	1117	4065	3 64	9	1125	$\frac{67}{125} \frac{0}{0}$
Bureau	3858	8474	2 20	140	5379	38 2
Calhoun	453	3016	6 66	3	70	23 3
Carroll	1945	3850	1 97	37	1258	34 7
Cass	256	3410	13 32	33	2230	67 5
Champaign	2215	12,425	5 61	63	5740	91 1
Christian	1130 1780	5933 4690	5 25 2 64	13 22	925	71 0
Clay.	1137	5229	4 51	15	2980 1175	135 4 71 6
Clinton	1803	4986	2 76	27	2290	84 8
Coles	2340	15,647	6 68	57	7653	134 2
Cook	4523	26,662	5 89	602	62,908	104 4
Crawford	857	5142	6 00	6	1180	196 6
Cumberland	779	3055	3 92	5	219	44 0
DeKalb	3041	6094	2 00	62	2892	46 6
DeWitt	1706 1075	7776 6265	4 55 5 82	24 19	2677	111 1 100 5
DouglasDuPage	2419	3557	1 46	79	1910 2438	30 8
Edgar	2474	12,473	5 04	33	4715	142 7
Edwards	786	4168	5 08	11	1340	121 8
Effingham	851	2763	3 24	9	590	98 3
Fayette	1054	4764	4 51	12	1065	88 7
Ford	409	1614	3 94	4	275	68 7
Franklin	562 3649	3841 9891	6 83 2 71	1 66	125	125 0 74 4
Gallatin	598	6595	11 02	30	4915 4585	152 8
Greene	1274	10,010	7 85	32	4105	128 2
Grundy	1396	4341	3 10	55	3210	58 3
Hamilton	502	3044	6 06	2	25 0	125 0
Hancock	4767	13,583	2 84	59	456 0	77 2
Hardin	229 1332	$2137 \\ 6441$	9 33 4 83	4 29	250	62 5
HendersonHenry	3681	9019	4 83 2 47	118	4515 7010	155 6 59 4
roquois	1727	7439	4 30	34	2390	70 2
Jackson	886	6198	6 99	12	1067	88 9
Jasper	836	2689	3 21	1	100	100 0
Jefferson	1291	5883	4 55	7	790	112 8
Jersey	967	6220	6 43	65	5645	86 8
Jobases	1698	3418	2 01	88	2483	28 2
JohnsonKane	779 4534	5207 $12,585$	6 68 2 77	2 258	33 12,080	16 5 46 8
Kankakee	1694	3637	2 14	53	3900	73 5
Kendall	1559	2575	1 63	42	1960	46 6
Knox	3456	13,539	3 63	140	10,107	72 1
Lake	2516	3410	1 35	107	3160	29 5
LaSalle	5480	18,327	3 34	246	16,300	66 2
Lawrence	1096	4770	4 35	2	600	300 0
Lee	3099	7326	2 36 3 15	115	6273	54 5
LivingstonLogan	1681 1705	5281 7525	3 15 4 41	17 28	1045 3145	61 4'
	1100	12,060	* 41	55	5355	97 30

	Clocks and Watches.			Pianos.		
County.	No.	Value.	Average value.	No.	Value.	Average value.
Macoupin	2533	\$11,125	\$4 39	84	\$6960	\$81 66
Madison	4850	19,430	4 00	183	19,992	109 25
Marion	1539	9957	6 46	51	8550	167 64
Marshall	2226	5667	2 50	48	2995	62 39
Mason	1396	6693	4 79	35	3760	107 42
Massac	793	6038	7 61	17	2480	145 88
McDonough	3188	7187	2 28	49	3595	73 36
McHenry	3568	6476	1 76	88	6145	69 71
McLean	4055	17,516	4 31	148	11,702	$72 \ 31$
Menard	1083	7195	6 65	7	850	121 42
Mercer	2212	7535	3 40	23	2625	112 82
Monroe	843	4995	5 92	15	226 0	150 66
Montgomery	1579	5367	3 39	32	2465	77 03
Morgan	1809	18,990	1 04	362	58,870	163 52
Moultrie	663	2670	4 04	2	70	35 00
Ogle	3 935	7984	2 02	106	4081	38 50
Peoria	$2600 \\ 1295$	7334	2 82 5 83	100	2850	28 50
Perry	1295 878	7560	5 98	23	2200	$95\ 65$ $142\ 33$
Pike	3313	5260 13,641	4 11	$\frac{12}{52}$	1705 3635	69 90
Pope	695	4454	6 40	9	1535	170 55
Pulaski	382	3056	8 00	5	1250	250 00
Putnam	1027	2648	3 58	21	1259	59 95
Randolph	2385	10,264	4 30	34	3605	106 02
Richland	1409	5325	3 77	25	2055	82 20
Rock Island	2542	8407	3 30	96	7480	87 91
Saline						
Sangamon	4091	31,139	7 61	216	29,565	136 87
Schuyler	1582	7168	4 53	28	2895	103 89
Scott	904	4165		21	2110	100 51
Shelby	1949	10,433			2715	113 12
Stark	1440	2894		1	1025	60 29
St. Clair	2399	8525			6054	70 39
Stephenson	3997	9031			6445	61 97
Tazewell	3057 1052	14,546		95	6568	69 33
Union	2486	8010 13,023		14 54	1405 7735	100 35 135 83
Wabash	713	3397		1 -	1065	
Warren	2641	10,906		1		
Washington	1186	3895				
Wayne	1034	4685	1			
White	1157	6282				
Whiteside	3070	10,116	1	1		
Will	3530	9704			1	
Williamson	804	5367	6 66	6	369	61 50
Winnebago	4116	11,359				60 02
Woodford	2594	14,622	5 68	37	2413	65 21
Total	\$206 581	\$789 466	\$3 82	5770	\$515,416	\$89 32
	1,200,001	12100,400	TO 02	0110	18010,410	009 02

		1	1		
	Goods	Bankers'	Capital Stock		
County	and	and brokers	of	Manufact'd	Moneys and
County.				articles.	Credits.
	Merchandise.	property.	State Banks.		
Adams	\$81,043	\$900		8078	\$433,319
City of Quincy	266,090	2200		74,045	210,876
Alexander	540,216			16,878	116,148
Bond	44,850			14,230	94,945
Boone	44,115			1905	64,021
Brown	32,649			3540	81,624
Bureau				7180	143,061
Calhoun	30.472		\$40,000	125	37,915
Carroll	30,602	1200	\$40,000	6625	56,896
Cass	43,695	4000		6950	78,440
Champaign	98,933			5958	146,278
Christian	47 945	11,000		1878	76,485
Clark	97 947			1723	199 754
	21,041	,		2024	122,754
Clinton	00,170				139,128
Clinton	00,870			5115	95,797
Coles	202,949	55	ves-)	8382	330,115
Cook	4,454,620	606,010	ves-) sels 263,525	234,530	1 50,950
Crawford	24,885			990	32,875
Cumberland			1000	423	50,727
DeKalb	63,610	2665		2834	97,370
De Witt	43,263			3895	104,859
Douglas	72,125				119,869
DuPage	29,00z			3292	104,982
Edgar	103,311	300		12,243	338,391
Edwards	19,950	27.000		930	122,202
Effingham	31,075			3302	18,955
Fayette				3100	51,290
Ford				235	29,556
Franklin	21,985	25.000		2838	34,237
Fulton	140,381			35,759	245,930
Gallatin	109.825			7545	281,350
Greene	89.685			6695	261,825
Grundy	73 840			2233	78,873
Hamilton	16,700		25,000	2835	26,523
Hancock	141 631		25,000	18,965	240,820
Hardin	16 025	100			16,560
Henderson	38 885	100		2320	113,990
Henry	100,000			8424	149,111
	57 205	90		4384	114,948
Iroquois Jackson	57,385	38		1149	64,956
Jackson	10 505			850	98,459
	27 140		• • • • • • • • • • • • • •		
Jefferson	57,148	9000	• • • • • • • • • • • • • • • • • • • •	4216	120,498
Jersey	75,690	2000		5335	144,877
JoDaviess	92,440	10,000		6910	63,060
Johnson	75,250			1455	89,341
Kane	113,535	6375		22,669	134,437
Kankakee	57,890			6659	67,043
Kendall				1880	73,883
$Knox.\dots\dots\dots$	216,851			24,350	393,09 5
Lake	23,108			2322	62,321
LaSalle	268,479	62,000	43,080	50,050	196,928
Lawrence	24,585			505	44,408
Lee	47,652	1000		4241	77,733
Livingston	39,893			19,785	75,305
Logan	115,350			10,751	255,979
Macon	128,825	16,600		12,880	140,599
Macoupin	126,882		81,830	5330	210,989
Madison	500,000	9340	81,830	246,490	490,938
THE COURSE OF TH	,		,	,(

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	Goods	Bankers'	Capital Stock	M 6+13	W
County.	and	and brokers		manufact a	Moneys and
· ·	Merchandise.	property.	State Banks.	articles.	Credits.
Marion	\$113,875	\$900		4010	\$102,745
Marshall	71,594		vessels \$3166	9712	128,373
Mason				7383	81,070
Massac	65,134			1652	37,693
McDonough	122,171			9577	203,711
McHenry	69,704	3075		6974	167,409
McLean	253,940			22,209	624,992
Menard	60,450			7815	234,470
Mercer	101,379			5065	226,910
Monroe	30,800			1795	109,743
Montgomery				1295	103,044
Morgan	316,102			32,000	318,000
Moultrie				200	55,039
Ogle	88,327			6097	122,240
Peoria	578,995			35,448	579,420
Perry	73,838	1200		6105	95,957
Piatt	40,250			1980	103,512
Pike	113,334			11,353	474,603
Pope	51,400			44	49,247
Pulaski	101,283			6000	2364
Putnam	11,774			600	37,067
Randolph	142,039	37,550		22,630	161,037
Richland	56,075			3720	93,777
Rock Island	123,123	5000		21,211	132,993
Saline					
Sangamon	557,175	3652		86,610	2,358,702
Schuyler	59,339	50	3525	10,511	138,520
Scott	45,150			4820	121,809
Shelby	90,460	1000		6006	210,965
Stark				488	
St. Clair	164,868	13,940		90,940	331,077
Stephenson	136,263	11,525		16,310	235,339
Tazewell	167,235	2000		15,706	572,967
Union	63,075			10,415	107,756
Vermilion	183,570			21,487	494,387
Wabash	26,420			6480	59,104
Warren				6854	195,947
Washington				16,825	128, 636
Wayne				811	100,969
White	75,640			6965	73,846
Whiteside	88,231			7795	122,935
Will	111,053			33,671	207,522
Williamson				1560	37,944
Winnebago	154,979	20,000		41,931	235,086
Woodford	81,824			2597	212,189
Total	\$14,506,971	\$1,186,166	\$541,171	\$1,563,852	\$19,620,190
-					

	Bonds,) d	1 0	Ħ) p
	e B	Unenumerated property	Deductions	Total value of personal property	Railroad
	etc	0 11	l ¤	otal value opersonal property	er i
Count	; • • •	l k	š.	ty so √	ty
County.		i ne	01	al na	. 2
	1 : #	ra Y	ns	: il	
	stocks	te	:	ਂ ਦੂ ੰ	ਂ 'ਚ
	: £	• a	:	of of	pro
	-				
Adams	\$7839	\$195,656	\$67,789	\$1,761,663	
City of Quincy	41,405	124,275	7700	788,187	
Alexander		212,992	2193	1,085,794	
Bond		64,310	14,095	671 625	
Boone		43,487	12,631	440,387	100 001
Record	2300				186,821
Brown		81,976	9420	531,096	60,414
Bureau	125	152,187	25,751	1,107,216 $348,162$	691,306
Calhoun		209,350	179,050	348, 162	
Carroll	13,000	37,306		542,389	89,741
Cass	3450	46,105	915	492,151	
Champaign	3120	151,531	69,467	1,038,815	124,283
Christian	0120	89,732			
			19,418		
Clark		129,458	11,228	521,331	
Clay	4000	83,581	10,873	633,143	131,475
Clinton	50	297,576		930,696	
Coles		271,759	46,204	1,587,992	140,079
Cook. Crawford.	276.661	2,219,375		11,164,082	140,079 2,105,347
Crawford	_,,,,,,,,,	59,381	3300	415 313	-,200,01,
Cumberland				266 016	
DelZelle		43,735	12,894		
DeKalb		59,647	41,422	747,186	
DeWitt	750	77,374	34,634		
Douglas		112,915	27,328	761,676	
DuPage	3100	52,169	10,472	555,734	334,976
Edgar	20,100	218,784	109,186	1,513,221	123,223
Edwards	2300	45,572	10,955	457 179	
Effingham		52,083	9572		
Forests	1000	02,000	9912	377,579	1710
Fayette	3000	69,505		547,169	1710
Ford	• • • • • • • • • •	19,594	13,243	164,424	• • • • • • • • • • • • • • • • • • • •
Franklin		60,514	2127	521,370	
Fulton	56,700	167,364		1,542,930	76,770
Fulton		86,205	3000	733,800	
Greene	3810	138,115	4895	1,027,775	7800
Greene		68,382	38,239	617,566	166,528
Hamilton		39,878	9723		
Hancock	4733		32,039	1 400 044	KU 040
		160,382		1,468,944	59,843
Hardin		28,141	581		
Henderson		76,774	6250	750,675	99,276
Henry	8240	106,870	35,476	1,164,947	299,504
Iroquois	600	104,904	79,741	843,603	46,345
Jackson	6553	86,489	3555		
Jasper		39,292	9735		
Jefferson Jersey Jo Daviess	1000	83,201	18,048	639 021	
Towns	11,100	103,392	16,093	744 705	•••••
T. D:	11,100		10,000	144,100	•••••
Jo Daviess	• • • • • • • • •	67,245	2675	560,685	
Johnson		64,502			
Kane	29,130	128,567	6211	830,209	371,306
Kankakee	50,600	71,015	36,414	690,034	
Kane		49,433	5371	494,792	98,255
Knox		269,329	20,755	1,844,424	403,394
		35,670	10,760	495,046	103,959
Lake LaSalle	1010			1 077 197	265 000
	• • • • • • • • •	234,467	18,187	1,977,187	365,322
Lawrence		87,298	5110	435,351	150,000
Lee	100	104,458	2624	746,695	167,962
Livingston	350	147,432	73,340	760,587	223,634
Logan	300	119,687	46,237	1,254,583	138,026
Macon	5334	131,230	26,915	1,009,035	118,802
	0001			2,000,000	,

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	Bonds,	Unenumerated property	Deductions.	Total value personal perty	Railroad
	i de	ro in	l uc	er er	or co
County.	: -	pe	<u> </u>	Ly. 50 v	Ly ac
County.	: 50	rt	l or	tal valu personal perty	: -
	stocks	nenumerate property	18	tal value of personal pro- perty	:
	ં દુ	ં હૈ	:	: 'p	pro
	: 3	: 2		of pro-	; o
Massumin		\$147 107	\$7181	\$1,257,028	\$300,757
Macoupin	210.000	\$147,127			951 917
Madison	\$10,000	286,293	13,426	2,856,093	251,217
Marion	9700	115,086		788,979	116,482
Marshall	666	90,939	61	673,046	99,922
Mason		83,853	29,828	669,723	31,500
Massac	3845	61,571	4515	361,46'	
McDonough	1400	141,776	37,174	1,157,347	176,308
McHenry	400	84,327	13,382	876,146	
	3580	270,482	199 409	2,430,807	298,856
McLean			138,493		
Menard	12,000	96,145	44,925	989,150	,
Mercer	200	126,299	26,959	1,150,452	
Monroe	550	118,598		546,080	
Montgomery		62,080	14,268	583,523	
Morgan	3000	155,388		1,699,278	177,529
Moultrie		27,700	2274	355,437	19,375
Ogle	3226	132,313		990,436	
Peoria	52,250	523,306		2,623,550	
Perry	6970	81,066		529,707	
					82,663
Piatt	10.050	67,964		541,241	
Pike	13,270	192,172		1,712,293	
Pope.		80,226		441,679	
Pulaski		64,180		303,381	
Putnam	465	41,050	6359	271, 270	31,416
Randolph		143,165	6923	1,094,996	
Richland	200	56,775	11,472	431,124	101,533
Rock Island	10,755	123,238	9286	703,242	
Saline		120,200	0200	358,655	,
Saugamon	20,285	381,954	1,474,446	3,510,214	
	20,200				,
Schuyler	1	97,156	5538	785,498	
Scott	150	66,580	9740	535,633	
Shelby		129,810	2046	1,186,433	
Stark	73,715	61,195	14,919		
St. Clair	1390	248,302	7641	1,449,595	
Stephenson	4615	136,033	33,225	1,083,605	
Tazewell	533	271,422	21,859	1,943,270	
Union	50	. 82,786	6320		,
Vermilion		192,856	117,222	1,832,862	118,626
Wabash	6400	39,890	737	328,964	
	13,051	118,970		1,176,062	112,205
Warren			25,372		
Washington	J340	134,862		745,158	
Wayne		44,463	7416	558,900	
White	6500	72,230	3644	663,662	
Whiteside	11,805	114,848	41,274	943,133	197,488
\(ill	14,890	174,377	63,808	1,310,372	382,735
Williamson	100	71,719			
Winnebago	1325	214,956	19,044	1,206,100	
Woodford	310	165 815	43,254	968,330	31,056
oodioid	310	100 010	10,201		
Total	\$965 UC.	\$14,078 253	20 650 000	\$109 057 865	\$12 985 640
Total	\$ \$000 FO	\$14,010 200	\$6,002,902	\$102,001,000	\$12,200,010

			Total value	Acre	s in cultiva	ation.
0	T	m. T.	of real and			
County.	Lands.	Town Lots.	personal property.	Wheat.	Corn.	Other pro-
						ducts.
Adoma	69 600 000	\$0 × h coo	@# 091 <i>04</i> 9	20 971	74 150	01 01
Adams	\$3,680,082	\$257,690 3,180,805	\$5,831,643 3,968,992	39,871	74,178	21,317
Alexander	613,336	1,600,900	3,300,070	1,861	6,393	520
Bond	1,073,956	111,562	1,857,143			
Boone	867,092	131,440	1,625,740	24,817	15,330	21,757
Brown	796,091	131,405	1,519,006	8,720	18,214	3791
Bureau	2,641,244	368,627	4,808,393	71,194	81,277	36,429
Calhoun	$\begin{array}{c} 430,693 \\ 1,157,250 \end{array}$	11,000 149,037	789,855 1,938,417	7,756	11,046	1290
Cass	1,452,888	299,811	2,254,850	7,340	23,265	3940
Champaign	2,462,615	368,806	3,994,522	10,307	63,329	10,122
Christian	1,573,145	198,170	2,370,290	16,968	4,675	7389
Clark	873,806	102,311	1,497,448	15,924	26,482	59,347
Clay	975,187	121,009	1,860,814	14,443	25,900	4505
Clinton	1,588,168	716,233	3,234,097	30,396	38,564	10,637
Coles	2,599,480	581,095	4,908,640	17,852	48,221	5470
Cook Crawford	27,764,001 809,977	69,577	1,033,430 $1,294,867$	22,169 $14,072$	30,224 36,336	52,845 3778
Cumberland	846,306	28,620	1,240,942	11,954	25,368	3914
DeKalb	1,975,324	213,094	3,078,713	59,284	48,994	37,504
De Witt	1,496,087	171,023	2,355,253	16,367	43,442	6321
Douglas	1,758,590	172,074	2,692,340			
DuPage	1,489,269	129,920	2,509,899	14,010	18,337	29,842
Edgar	2,916,133	243,904	4,796,481	$20,291 \\ 7,949$	56,445	7061
Edwards Effingham	589,486 891,151	63,910 116,018	1,110,575 $1,384,748$	10,984	$13,524 \\ 22,025$	9310 5294
Fayette	1,031,158	165,681	1,745,718	10,857	37,366	5400
Ford	676,001	46,210	876,635	2,685	12,015	1951
Franklin	737,781		1,259,151	8,438	23,390	3581
Fulton	2,951,537	526,464	5,097,702	32,116	70,900	13,920
Gallatin	6,77,072	206,120	1,616,992	6,421	15,795	245
Greene	1,906,710	205,698	3,147,183	22,575	34,832	7533
Grundy	1,358,761 $891,358$	327,032 $43,691$	$2,469,882 \ 1,326,770$	6,965	40,964	11,032
Hancock	2,640,733	778,948	5,148,464	26,937	84,230	23,568
Hardin	347,269	37,830	527,028	3,586	7,283	1420
Henderson	1,132,128	106,045	2,088,124	22,625	39,900	9365
Henry	3,326,402	418,796	4,209,650	60,482	83,652	23,906
Iroquois	1,998,093	213,343	3,101,384	9,454	58,340	12,312
Jackson.	1,312,309 $768,498$	97 100	1,861,458	13,673 $7,828$	15,494	2770
Jasper	847,643	27,109 79,606	$\frac{1,170,103}{1,566,270}$	9,801	20,677 $31,460$	2081 4178
Jersey	1,481,720	220,430	2,446,935	26,674	20,672	13,443
Jo Daviess	1,254,084	381,892	2,196,661	14,736	32,819	33,143
Johnson	585,581		1,103,865	11,103	21,621	4407
Kane	2,257,576	842,636	4,301,727	31,145	29,903	26,596
Kankakee	1,468,424	372,070	2,530,528	20,206	51,328	17,930
Kendall	1,113,272	81,904 1,064.400	$\begin{bmatrix} 1,788,223 \\ 6,802,791 \end{bmatrix}$	17,418 34,677	42,965	16,079
KnoxLake	3,490,573 $1,229,801$	238,074	2,066,880	19,258	100,395 $12,932$	24,467 $18,673$
La Salle	3,436,190	1,578,530	7,357,229	61,596	161,834	40,029
Lawrence	961,097	81,378	1,627,826	16,049	22,380	3602
Lee	1,827,771	329,694	3,072,122	44,713	43,166	22,721
Livingston	2,230,636	166,056	3,580,913	17,638	50,359	13,385
Logan	2,797,584	320,359	4,510,552	15,003	57,876	4292
Macon.	2,172,705	829,936	4,130,478	22,775	59,805	14,041

				Total value	Acres	s in cultiva	tion.
	County.	Lands.	Town Lots.	of real and			
	County.	Lanas.	TOWN DOUS.	personal	3371	G	0.1
				property.	Wheat.	Corn.	Other pro-
							ducts.
Ma	eoupin	\$2,665,779	\$499,528	\$4,723,092	35,358	52,766	11,031
Ma	idison	3,965,400	1,983,880	9,056,590	40,047	53,203	40,165
Ma	rion	1,232,145	361,814	2,499,420	11,820	23,155	3728
Ma	ırshall	1,277,536	361,584	2,412,091	29,257	51,101	16,484
	son	1,508,208	259,877	2,469,308	13,546	52,147	13,811
Ma	issac	727,027	156,934	1,245,422	7813	10,512	1396
Mo	Donough	2,437,449	419,219	4,190,323	35,656	70,884	20,056
Mo	Henry	1,961,269	294,800	3,507,495	40,896	26,398	24,130
Mo	Lean	4,106,763	881,831	7,718,257	44,369	126,886	20,377
	nard	1,692,624	175,206	2,870,980	10,360	39,445	8065
	ercer	1,952,007	209,375	3,311,834	37,662	58,212	19,148
	nroe	1,184,403	208,665	1,939,148	32,685	9916	12,254
Mo	ontgomery	1,380,813	217,549	2,355,498	22,798	62,271	14,605
Mo	organ	3,538,930	1,454,614		38,210	80,115	10,890
Mo	ultrie	819,826	28,775		13,500	27,980	4002
00	le	2,114,030	273,878		69,078	67,845	48,899
Pe	oria	3,235,450	2,915,340		25,780	72,650	27,270
Pe	rry	795,276	191,286	1,516,269	13,380	21,257	7836
Pi	att	1,557,308	160,444		7818	41,053	
Pi	ke	2,160,292	377,077	4,249,662			
	pe	779,996	88,037		9819	18,141	8702
Pu	laski	459,922	208,876				
	itnam	546,971	60,110		10,289	18,459	4878
	ndolph	2,131,036	00,110	3,226,032	37,005	24,920	
	chland	996,221	166,681		14,866	17,671	4862
Re	ek Island	1,283,934	952,512		23,499	34,330	
Sa	line	557,707	44,008				
	ngamon	5,483,308	3,312,838		33,661	105,662	14,397
	huyler	1,269,195	229,408		12,226	34,154	
	ott.	958,748	187,813			19,875	
	elby	1,720,104	187,370		23,568	67,592	
	ark	993,225	60,892		2828	5498	
	Clair	4,738,000	1,663,565		79,193	45,779	
	ephenson	1,897,583	593,335			47,059	
	zewell	3,510,297	865,137		28,453	72,280	
IT.	nion	8-3,291	157,034		12,685	18,648	
V	oionermilion	3,358,655	475,719		17,925	82,373	
W	abash	628,852	107,266			14,774	1662
W	arren	2,439,049	414,913		25,601	95,418	
W	ashington	2,219,870	164,012				
		977,778	75,067			27,351	4888
W	ayne	777,649	147,072			20,845	t .
W	hitehiteside	1,847,967	345,079		47,055	57,949	
W	ill		685,584		29,200	68,600	47,124
737	ill	2,971,360 626,057				25,071	5431
	illiamson		63,735			44,241	37,988
	innebago oodford	2,066,951 $1,759,423$	$\begin{array}{c c} 813,938 \\ 227,175 \end{array}$	2,985,984		55,878	
14	oodford	1,759,423	221,110	2,000,904	27,110	00,010	10,002
	Total	100 577 509	49 056 994	356,877,837	9 943 885	3 949 985	1.350.434
1	Total	1 199,971,008	42,900,824	1000,011,001	14,240,000	10,040,200	11,000,104

RECAPITULATION.

·	Number.	Amount.	Average value.
Horses	723,751	\$25,148,408	\$34 74
Neat Cattle	1,370,783	13,709,418	10 00
Mules and Asses	39,197	1,722,809	43 95
Sheep	1,606,144	2,876,696	
Hogs	2,044,894	2,799,158	
Carriages and Wagons	239,956	5,428,178	
Clocks and Watches		789,466	
Pianos		515,416	
Goods and Merchandise		14,506,971	
Banker's and Broker's property		1,186,166	
Capital Stock of Banks			
Manufactured Articles			
Moneys and credits		19,620,190	
Bonds and Stocks			
Unenumerated Property		14,436,908	
Aggregate			
Deductions		3,652,902	
	İ		
Total of Taxable Personal Property			
Railroad Property		12,285,640	
Lands		199,577,508	
Town Lots		42,956,824	
Total Value of Real and Personal Property		\$356,878,837	
			1
Number of Acres in cultivation in Wheat	. 		2.243 885
Number of Acres in cultivation in Corn			
Number of Acres in cultivation in other Field Produ			
2.44			2,000,404
Total number of Acres in cultivation in the year I	864		7,543,604

No. 12.

Statement of all property assessed for taxation for the year 1865 in the several counties, with the average values of domestic animals, &c., and the number of acres of land in cultivation, as returned to the Auditor's office.

Traction o office.							
		Horses.		Neat Cattle.			
County.	1		1			1	
	No.	Value.	Average value.	No.	Value.	Average value.	
Adams	14,300	\$545,595	\$38 15	26,146	\$214,211	\$8 08	
City of Quincy	530	24,499	46 22	699	7020	10 04	
Alexander	921	51,405	55 81	2021	32,312	15 98	
Bond	6631	243,130	36 66	9838	86,290	8 96	
Boone	5531	149,719	27 05	12,065	72,057	5 97	
Brown	4498	173,461	38 56	8437	72,089	8 50	
Bureau	16,434	487,453	23 57	32,455	176,553	5 43	
Calhoun	$\frac{1627}{7085}$	88,935	54 04	5329	65,728	12 33	
Carroll	4418	201,659 154,800	28 46 35 03	16,889 9245	112,099 85,805	6 62 9 28	
Champaign	9466	380,171	40 16	20,227	378,079	18 63	
Christian	6747	223,783	35 17	14,384	150,477	10 38	
Clark	6664	153,734	23 07	9418	59,434	6 30	
Clay	4865	230,120	47 30	10,892	103,713	9 51	
Clinton	6563	299,255	45 59	11,354	105,728	9 31	
Coles	10,421	457,103	43 86	16,061	257,623	15 85	
Cook	18,310	633,293	34 53	36,032	281,368	7 80	
Crawford	4355	146,267	33 58	6357	49,728	7 33	
Cumberland	4131	144,233	34 91	6850	69,915	10 20	
DeKalb	12,601	276,491	21 94	25,219	144,290	5 72	
De Witt	6936	243,011	35 03	13,282	140,864	10 60	
Douglas	5418	296,857	54 79	12,110	201,756	16 64	
DuPage	6494	153,093	23 55	14,739	101,550	6 81	
Edgar Edwards	$10,442 \ 2523$	401,200 138,858	38 42 55 03	18,604	220,073	11 82	
Effingham	3624	144,760	39 94	$\frac{4131}{10,173}$	39,824 87,319	9 39 8 57	
Fayette	6969	276,917	39 73	11,682	139,948	11 97	
Ford	1796	60,250	33 54	4386	40,878	9 31	
Franklin	3592	237,389	66 08	6472	106,923	16 35	
Fulton	14,235	460,141	32 32	26,787	205,860	7 68	
Gallatin	2542	139,400	54 83	4942	68,960	13 95	
Greene	7668	231,220	30 15	14,199	118,730	8 29	
Grundy	6815	242,481	35 58	24,133	192,152	7 87	
Hamilton	3075	166,424	54 12	6089	85,764	14 06	
Hancock	13,161	476,282 53,490	36 18	30,540	245,449	8 03	
Henderson	5572	291,070	61 34 52 23	$2169 \\ 12,205$	39,477 $135,220$	18 20 11 07	
Henry	14,320	435,875	30 43	29,084	224,154	11 07 7 70	
Iroquois	9192	372,065	40 47	28,427	285,011	10 02	
Jackson	4287	239,023	55 75	6795	106,275	15 64	
Jasper	3810	122,648	32 19	8379	64,328	7 66	
Jefferson	5265	267,079	50 79	11,125	97,901	8 80	
Jersey	5060	197,928	39 10	7966	78,728	9 88	
JoDaviess	7926	148,722	18 64	20,352	89,094	4 36	
Johnson	2679	133,665	49 85	4153	52,102	12 54	
Kane	10,137	167,363	15 52	24,366	96,665	3 96	
Kankakee	8788	295,976	33 67	22,352	201,860	9 02	
Kendall	7381	204,635	27 72	13,236	73,447	5 47	
THU A	16,889	501,685	29 70	29,449	256,390	8 66	

		Horses.		Neat Cattle.			
County.			1		1	1	
	No.	Value.	Average value.	No.	Value.	Average value.	
Lake	6781	\$140,682	\$20 74	15,829	\$97,971	\$6 18	
LaSalle	24,529	639,176	26 05	42,026	268,577	6 39	
Lawrence	4362	161,057	36 92	7206	58,728	8 14	
Lee	10,455	248,281	23 74	23,672	128,074	5 41	
Livingston	10,207 9817	334,263	$\begin{array}{c c} 32 & 47 \\ 41 & 48 \end{array}$	26,713	245,458	9 18	
Logan	8953	407,198 366,569	41 48 40 94	20,275 16,360	258,608	12 21 11 83	
Macoupin	13,169	457,063	34 70	21,845	193,682 217,594	9 96	
Madison	12,727	644,025	50 60	15,414	181,921	11 73	
Marion	5733	258,763	45 31	10,877	124,720	11 46	
Marshall	8425	224,082	26 59	14,242	123,948	8 70	
Mason	5254	236,307	44 94	10,510	106,867	10 16	
Massac	1615	97,823	60 56	3 \ 56	48,582	14 44	
McHenry	11,268 9887	350,474 $281,075$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$21,552 \\ 23,935$	$163,445 \\ 165,553$	7 58 6 91	
McLean	19,730	627,396	31 79	43,715	486,275	11 12	
Menard	5565	324,835	58 17	10,803	158,840	14 60	
Mercer	10,234	381,991	37 33	21,908	202,050	9 18	
Monroe	3641	160,647	44 12	4805	42,757	8 06	
Montgomery	9168	217,169	23 47	13,986	74,562	5 33	
Morgan	7692	307,680	40 00	19,225	269,150	13 42	
Moultrie	4197	112,870	26 63 29 57	8720	76,665	8 79	
Ogle Peoria	13,863 $12,448$	409,893 $434,502$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	29,122 $20,436$	$136,640 \\ 161,243$	4 69 7 89	
Perry	4758	141,548	29 74	6672	55,766	8 35	
Piatt	4231	209,849	49 59	9485	197,704	20 84	
Pike	12,030	448,836	37 30	24,250	185,880	7 66	
Pope	2372	125,637	52 92	4497	57,555	12 58	
Pulaski	777	48,521	46 20	1743	32,443	13 44	
Putnam	3816 7530	103,122	27 02 44 30	6247	28,299	4 36	
Randolph	4190	333,594 133,581	44 30 32 35	9704 7967	92,623 $59,457$	9 44	
Rock Island	7105	170,455	24 28	17,023	90,295	5 30	
Saline	2889	127,746	44 21	5554	65,727	11 83	
Sangamon	17,028	662,770	38 92	31,575	454,218	14 35	
Schuyler	6728	270,116	40 14	13,368	106,239	7 94	
Scott	3574	131,507	33 71	7803	68,773	8 80	
Shelby	9828	380,876	38 74	17,395	180,235	10 36	
StarkSt. Clair	6577 8589	199,386 367,887	30 15 42 71	11,917 7616	99,071	8 30 9 95	
Stephenson	10,065	266,838	26 59	21,503	75,813 $131,220$	6 10	
Tazewell	12,237	508,320	41 53	18,229	193,168	10 59	
Union	3505	207,859	59 01	5888	89,978	15 28	
Vermilion	13,962	547,343	39 19	24,585	341,823	13 90	
Wabash	2662	112,814	42 00	3935	39,694	10 08	
Warren	12,207	384,918	31 53	23,358	237,230	10 15	
Washington	5492 4935	259,736 $222,968$	47 29 45 18	10,411	84,326	8 09 10 53	
White	4453	251,909	56 34	10,709 8326	112,827 $90,513$	10 84	
Whiteside	10,845	333,736	30 77	26,905	176,382	6 51	
Will	14,582	436,765	29 24	38,547	284,666	7 38	
Williamson	3544	176,829	47 07	6424	81,961	12 71	
Winnebago	9631	252,438	22 21	20,416	119,559	5 85	
Woodford	10,031	349,221	34 70	16,351	140,157	8 57	
Total	793,259	28,055,559	\$35 36	1,568,280	14,285,863	\$9 10	

	Mul	les and Asse	es.	Sheep.			
County.	No.	Value.	Average value.	No.	Value.	Av. value.	
Adams	1831	\$81,019 2830	\$44 24 44 92	34,975	\$55,210	\$1 61	
City of Quincy	180	14,581	81 02	953	1887	1 98	
Bond	334	15,365	46 00	16,916	27,800	1 63	
Boone	43 531	$760 \\ 24,933$	17 67 45 07	17,703 14,453	27,009 $23,119$	1 52	
Brown	219	4383	20 01	18,702	23,119 22,732	$\begin{array}{c c} 1 & 59 \\ 1 & 21 \end{array}$	
Calhoun	113	5025	44 38	1812	4870	2 68	
Carroll	61	1696	27 70	6486	9488	1 47	
Champaign	457 643	$17,880 \\ 39,242$	39 12 61 02	7060 $40,950$	12,160 $115,893$	1 72	
Christian	1137	34,690	30 51	42,484	52,443	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Clark	472	10,801	2 2 88	26,199	28,530	1 08	
Clay	.442	20,243	45 79	17,279	26,695	1 54	
Clinton	550 975	31,305 45,178	56 90 46 33	8749 $29,488$	17,503	2 00	
Cook	. 111	4397	39 91	25,310	79,588 40,061	$\begin{bmatrix} 2 & 69 \\ 1 & 58 \end{bmatrix}$	
Crawford	406	11,825	29 12	20,278	22,804	1 12	
Cumberland	145	5527	38 11	16,306	27,266	1 67	
DeKalb	173	3209	18 49	20,237	29,953	1 48	
DeWitt	235 371	10,090 32,575	42 98 87 80	41,536 25,647	74,240 68,386	1 78	
DuPage	115	2162	18 80	40,021	62,004	2 66	
Edgar	661	21,703	32 83	49,932	125,336	2 50	
Edwards	256	14,617	57 09	13,129	26,191	1 98	
Effingham	$\frac{196}{392}$	6838	34 88 43 28	10,623	21,306	2 00	
Ford	43	17,969 1462	43 28 34 01	19,672 5386	35,781 10,793	1 81 2 02	
Franklin	699	54,781	78 37	-11,860	35,589	2 02	
Fulton	263	9384	35 26	40,522	76,390	1 88	
Gallatin	198	12,715	64 21	6101	12,300		
Greene	906 260	27,030 10,650		21,000 4600	32,983 9148		
Hamilton	1307	13,981	10 69	11,160	22,398		
Hancock	1242	50,275	40 48	27,745	46,785		
Hardin	59	3350		2440	4874		
Henderson	282 269	16,730 7770		6912	26,605 $29,016$		
Iroquois	437	16,142	36 92	24,410	50,938		
Jackson	340	20,833	61 27	7097	17,866		
Jasper	159	5080		,	21,076		
Jefferson Jersey	1218 399	77,082 $16,237$	63 28 40 69	22,205 6595	44,410	2 00	
Jo Daviess	162	4195	25 27	11,012	10,745 11,068	1 63	
Johnson	552	35,403			6507		
Kane	118	1843	15 61	43,872	44,231	1 01	
Kankakee	185	8608	46 52		35,088		
KendallKnox	105 461	2577 $24,779$	24 54 53 75	16,920 24,984	16,928 49,747		
Lake	66	1081	16 37	66,920	65,740		
LaSalle	283	9872	34 87	27,280	31,560	1 15	
Lawrence	277	11,940		12,713	15,975	1 26	
Lee Livingston	$\begin{array}{c} 67 \\ 288 \end{array}$	1795 11,130		15,588 23,804	22,365	1 45	
Logan	923	41,265		55,408	42,313 137,926	1 77 2 48	
Macon	715	83,525					
		,		•	, , , , , , , ,	,	

	Mules and Asses.				Sheep.			
County.	No.	Val	ue.	Aver:		No.	Value.	Av.
Macoupin	1356		8,433			48,868		\$1.7
Madison	1520		7,419			14,513		1 9
Marion	690 89	3	$2,920 \\ 2790$		26 34	15,679		1 4
Marshall	700	3	9,821		88	7678 5348		1 9
Massac	240		7,695	73		356		1 7
McDonough	653		5,027	38		33,91		$\hat{2}$ 3
McHenry	114	_	3163	27		60,914		1 3
McLean	1197	4	1,717	34	87	76,974		1 9
Menard	885		4,155	61	19	20,978		2 0
Mercer	305		2,480	40	91	17,617	35,271	2 0
Monroe	457	2	2,389		96	2917		1 9
Montgomery	847		5,452	18		36,95	1	1 0
Morgan	1240		2,080		00	6821		2 0
Moultrie	451	10	9,010	22		13,750		2 8
Ogle	235		7557		16	21,069		1 0
Peoria	.258		1,701	45		9229		$\begin{array}{ccc} 1 & 3 \\ 2 & 0 \end{array}$
Perry	435 214		6,044	73	88 97	10,468		2 3
Piatt	1345		5,830 $2,235$	38		19,194 $29,843$		1 4
Pike	321		9,333	60		6167		1 8
ulaski	112	1	8095	72		996		2 0
Putnam	37		991	26		4229		$\frac{1}{2}$ 0
Randolph	726	30	6,339	50		11,480		1 8
Richland	380		9718	25	57	13,284		1 1
Rock Island,	199		5138	25	81	6984	6984	1 0
Saline	404		0,108	49	77	8279	15,980	1 9
Sangamon	2282		7,586	42	84	123,603		2 2
Schuyler	324		9,055	58		20,620		1 7
cott	556		3,489	28		8335	, ,	2 0
helby	1130	36	5,320	32	14	52,576		2 0
stark	68	C:	2305	32	44	10,097		$\begin{array}{c} 2 & 0 \\ 2 & 4 \end{array}$
St. Clair	1131 102	0.0	5,116 3285	57 31	47 00	$\frac{4642}{16,620}$		1 2
Stephenson	292	15	3,425	45	97	16,24		2 2
Jnion	367		3,759	72	91	8268		1 9
Vermilion	523		3,887		11	74,123		2 5
Vabash	121	• (57.5	48	17	9038		1 8
Varren	552	20	,810	37	68	18,251	35,162	1 95
Vashington	588		629	52	09	10,401	20,552	1 9
Vayne	362	· 41	1,109	113	56	19,426	42,879	2 2
White	418	24	1.692	59	97	13,555	26,987	1 99
Whiteside	132		4434	33	59	16,960		1 60
Will	404		,584	28	67	28,745	33,298	1 13
Williamson	568	30	175	53	12	10,183	20,539	2 ()
Winnebago	107		3176	29	58	26,519	41,391	1 5
Woodford	125		4710	37	68	15,191	31,427	2 00
Totala	49.050	\$3 90°	7 104	\$47	17	9 165 070	\$3 055 100	\$1 85
Totals	48,058	\$2,Z0	, 194	\$47	1 6	2,100,912	\$3,955,102	DI G

		Hogs.		Carriages and Wagons.			
, County.	No.	Value.	Average value.	No.	Value.	Average value.	
Adams	43,697	\$91,275	\$2 08	5398	\$135,063	\$25 02	
City of Quincy				377	18,390	48 77	
Alexander	3358	8186	2 43	473	20,196	42 48	
Bond	11,573 4881	$21,180 \\ 7866$	1 83 1 61	$1449 \\ 1623$	$\frac{41,320}{25,840}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
Brown	13,580	21,528	1 958	1433	32,999	23 02	
Bureau	26,476	33,960	1 28	4689	72,558	14 47	
Calhoun	7456	12,375	1 65	648	17,305	26 70	
Carroll	15,052	31,729	2 10	2234	45,043	20 16	
Cass	13,053	27,165	2 08	1314	27,705	$\begin{array}{ccc} 20 & 32 \\ 29 & 01 \end{array}$	
Champaign	17,013 $17,570$	57,291 23,800	3 37 1 35	2863 1962	82,073 $41,201$	21 00	
Clark	17,260	18,873	1 09	2198	40,037	18 17	
Clay.	11,075	20,179	1 82	1698	46,759	28 12	
Clinton	12,479	24,849	1 91	2237	75,943	33 94	
Coles	22,450	74,931	3 38	2918	102,580	35 15	
Cook	11,926	24,141	2 10	8556	248,967	$\begin{array}{ccc} 29 & 09 \\ 22 & 75 \end{array}$	
CrawfordCumberland	12,934 $11,330$	$18,200 \\ 13,089$	1 40	1196 1276	27,210 $30,358$	23 78	
DeKalb	13,077	14,875	1 13	3375	52,941	15 69	
DeWitt	18,052	41,445	2 29	1971	50,874	25 79	
Douglas	11,919	41,777	3 50	1622	54,948	33 26	
DuPage	6577	10,280	1 57	2794	34,391	12 30	
Edgar	23,650	53,746	2 27	2996	85,435	28 54	
Edwards Effingham	8169 10,8 5 4	15,843 $14,836$	1 92 1 35	985 4479	38,634 $33,636$	38 20 7 50	
Fayette	13,532	25,619	1 89	1875	45,009	24 00	
Ford	1736	3538	2 00	607	11,802	19.42	
Franklin	15,737	28,897	1 36	1026	36,118	35 20	
Fulton	46,622	92,580	1 98	4624	104,435	22 58	
Gallatin	10,884	17,780	1 63	855	29,395 $44,665$	$ \begin{array}{r} 34 & 38 \\ 22 & 45 \end{array} $	
Greene	21,499 5231	$27,697 \\ 13,373$	$\begin{array}{ccc} 1 & 28 \\ 2 & 55 \end{array}$	1989 1842	38,889	21 10	
Hamilton	13,347	24,787	1 85	2893	29,115	32 63	
Hancock	33,153	70,879	2 13	4863	105,748	21 53	
Hardin	4671	8706	1 83	241	6622	27 47	
Henderson	20,468	93,695	4 57	1807	57,620	31 88	
Henry	25,087	$36,160 \\ 31,076$	$\begin{array}{ccc} 1 & 43 \\ 2 & 81 \end{array}$	4407 2526	86,690 63,763	19 66 25 24	
Jackson	11,037 $16,115$	31,855	1 97	1333	47,096	35 33	
Jasper	10,762	14,953	1 39	1313	29,355	22 35	
Jefferson	18,396	9198	50	1689	49,946	29 57	
Jersey	11,273	21,994	1 95	1875	62,638	33 40	
JoDaviess	18,421	18,991	1 00	2636	32,279	$\frac{12}{31} \frac{24}{71}$	
Johnson	$13,433 \\ 10,307$	$13,699 \\ 10,473$	1 00 1 00	763 3491	24,210 $50,719$	14 52	
Kankakee	7506	12,877	1 71	2812	56,922	20 23	
Kendall	8521	12,841	1 50	2137	32,153	15 05	
Knox	41,937	82,877	1 94	4780	114,584	23 96	
Lake	5214	6319	1 21	2591	28,895	11 15	
LaSalle	$26,243 \\ 12,672$	$32,593 \\ 15,652$	$\begin{array}{c c}1&24\\1&22\end{array}$	6579 1382	114,817 $40,376$	$17 \ 43$ $29 \ 21$	
Lee	12,872 $12,855$	$\frac{13,032}{22,029}$	1 71	3340	49,840	14 92	
Livingston	13,658	26,417	1 93	2879	47,158	16 34	
Logan	25,396	81,303	3 16	2592	77,554	29 92	
Macon	17,388	49,030	2 88	2892	83,427	28 86	

Macoupin 27,637 \$47,193 \$1 70 3491 \$109, 186, 191 Marion 10,055 16,431 1 63 2065 67,	756 \$31 038 34 281 32 973 19 469 28	1 38 4 44 2 58 9 09
Madison 24,800 56,101 2 26 5109 186, Marion 10,055 16,431 1 63 2065 67,	038 34 281 32 973 19 469 28	4 45 2 58 9 09
Madison 24,800 56,101 2 26 5109 186, Marion 10,055 16,431 1 63 2065 67,	038 34 281 32 973 19 469 28	4 45 2 58 9 09
Marion 10,055 16,431 1 63 2065 67,	281 32 973 19 469 28	2 58 9 09
	973 19 469 28	9 09
Marshall	469 28	
Mason		3 29
Massac		7 64
McDonough	197 29	2 99
	625 16	6 23
McLean $41,969$ $90,187$ $2 14$ 5625 $122,$	125 2	1 7
Menard	380 33	3 7
Mercer 31,718 72,555 2 28 2420 59,	401 2	4 5
Monroe	130 2	5 7
Montgomery	826 1	7 4
Morgan		2 9:
Moultrie	140	4 6
Ogle	918 1	
Peoria		
	118 7	
	493 29	
Pike		
	778 29	
	450 4	
	312 19	
	078 3	
	976 23	
		5 9
	529 23	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	227 3:	
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$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
	429 1	
Fazewell		
,		9 2
Vermilion		
Wabash	379 30	
Warren 34,778 71,319 2 05 3368 87,		
Washington		
Wayne 12,017 24,216 2 01 1360 42,		
White 18,205 30,974 1 63 1515 51,	314 33	3 80
Whiteside	311 20) 24
Will 11,803 19,609 1 66 5047 83,	985 16	6 6
Williamson	105 29	9 8
Winnebago		5 99
Woodford 21,328 50,600 2 31 2969 76,	702 25	5 83
Total	293 \$23	3 7

	Clock	s and Wa	tches.		. Pianos	
County.	No.	Value.	Average value.	No.	Value.	Average value.
Adams.	4258	\$12,906	\$3 03	64	\$4435	\$69 29
City of Quincy	765	9350	12 22	157	14,877	94 75
Alexander	437	12,074	27 62	33	6800	206 06
Bond	242	2460	10 19	17	1450	85 29
Boone	1841	3932	2 13	41	2860	69 75
Brown	1178	4557	3 86	15	1810	120 66
Bureau	3812	8139	2 13	162	6443	39 77
Calhoun	740 2220	3288 3678	4 43	3 47	95	31 66 39 76
Carroll	300	3210	1 65 10 70	41	1869 3160	39 76 77 07
Champaign	2456	17,593	7 16	80	7660	95 75
Christian	1326	6811	5 13	16	1150	71 87
Clark	1898	6436	3 38	23	1867	81 15
Clay	1350	7153	5 29	30	2925	136 25
Clinton	1841	5511	2 99	37	3395	106 89
Coles	2818	23,463	8 32	72	11,380	158 05
Cook	5432	71,450	13 15	1017	88,825	84 34
Crawford	943	4729	5 01	9	1850	205 55
Cumberland	927	4608	4 97	5	260	52 (10
DeKalb	3281	5302	1 61	87	4238	48 71
De Witt	$1937 \\ 1252$	9927	$\frac{4}{7} \frac{11}{20}$	$\frac{29}{23}$	3800	131 03
Douglas DuPage	2735	$9025 \\ 3970$	$\begin{array}{c} 7 & 20 \\ 1 & 45 \end{array}$	119	$\frac{4115}{3827}$	$17891 \\ 3216$
Edgar	2452	12,085	4 88	36	4655	129 30
Edwards	798	4765	5 97	9	1180	131 11
Effingham	863	2972	3 44	14	835	52 50
Fayette	1614	5976	3 70	13	2275	175 00
Ford	532	2072	3 89	8	560	70 00
Franklin	614	4164	6 29	1	50	50 00
Fulton	3698	12,628	3 41	70	4762	68 02
Gallatin	172	4600	26 74	3 0.	4975	165 83
Greene	1144	9375	8 19	42	6720	160 00
Grundy	1541	5143	3 33	62	3825	61 00
Hamilton	549 4447	3162	5 75 3 37	4 78	800	200 00
Hancock	183	14,979 2556	3 37 13 95	7	8515 955	109 17 136 42
Henderson	1253	6004	4 79	30	5150	171 66
Henry	3919	9899	$\hat{2}$ 52	132	7628	57 78
Iroquois	2265	9262	4 11	44	4045	91 93
Jackson.	1051	8168	7 77	7	1200	171 42
Jasper	900	2988	3 32	1	150	150 00
Jefferson	1308	6604	5 04	8	1205	150 62
Jersey	1221	7252	5 93	71	6596	92 90
Jo Daviess	1839	3118	1 68	84	2377	28 29
Johnson	625	3932	6 29		14.70	40. 70
Kane	5285	13,727	2 89	300	14,561	48 53
Kankakee	1955 1686	8054 2801	4 11 1 66	66 54	5550 2381	84 09 44 09
Knox	3877	15,832	4 09	185	13,118	70 08
Lake	1928	3658	1 87	75	3260	43 46
LaSalle	5618	17,426	3 11	272	16,412	60 75
Lawrence	1125	5267	5 00	5	1200	240 00
Lee	3438	6810	1 98	121	5441	44 96
Livingston	2390	7105	2 97	38	2402	63 21
Logan	2028	9973	4 91	43	4925	114 53
Macon	2624	16,916	6 47	90	12,330	137 00

	Clocks	and Wat	ches.		Pianos.	
County.	No.	Value.	Average value.	No.	Value.	Average value.
Macoupin	2825	\$13,279	\$4 70	114	89975	\$87 50
Madison	5615	29,710	5.11	280	37,799	134 98
Marion	1827	13,080	7 15	68	10,765	158 30
Marshall	2610	6892	2 64	67	3993	59 59
Mason	1611	8021	4 97	46	5182	112 6
Massac	522	5366	10 26	14	2395	171 0
McDonough	3279	11,036	3 36	71	5530	77 88
McHenry	3618	7025	1 94	106	7108	67 0
McLean	5699	26,854	4 78	207	19,912	96 19
Menard	1227	7840	6 38	11	1875	170 4
Mercer	2119	7470	3 52	21	2355	112 1
Monroe	1135	5154	4 53	14	915	65 20
Montgomery	1450	5102	3 11	32	2227	69 2
Morgan	2050	36,210	1 71	377	56,500	
Moultrie	594	3660	6 16	2	50	25 0
Ogle	4029	8988	2 23	147	6697	45 5
Peoria	3140	12,190	3 88	174	4871	27 9
Perry	1295	5286	4 08	25	2832	113 3
Piatt	879	5915	6 72	18	1770	136 1
Pike	3521	14,139	4 01	67	4925	76 4
Pope	744	3576	4 80	8	1750	218 7
Pulaski	223	4312	19 33	9	1585 1445	176 0 51 6
Putnam	1098	2215	2 01	28		120 2
Randolph	2101	9895 5772	4 70 3 64	35	2216	63 3
Richland	1584	9206		125	7520	
Rock Island	2690 644	9206 4217	6.54	1 1 1	100	100 0
Saline	4068	33,696	1	187	24,820	132 7
SangamonSchuyler	1663	7879				106 3
Scott	888	3690		33	_	95 3
Shelby	2127	11,117		26	{	1
Stark	1441	3725				
St. Clair	2219	8452	_		1	
Stephenson	3966	10,478	1	121	6833	
Cazewell	2649	13,860		117	8350	71 8
Union	1382	12,766			3000	157 8
Vermilion	2894	15,642	5 40	1	9390	138 (
Wabash	804	4172			1240	112 7
Warren	2807	11,281	4 01	61	6130	100 4
Washington	1349	4668		18	1420	78 8
Wayne	1090	4750	4 35	11		
White	1058	6097			1	
Whiteside	3431	9600				
Will	4102			1		
Williamson	847			{		
Winnebago	3975				1	
Woodford	2765	9350	3 38	65	3902	60 (

		 			
	Goods and	Bankers' &	Canital st'k	Manufact'd	Moneys and
	Merchandise.	Brokers'	of banks,	articles.	Credits.
County.		property.	etc.	ur er er er	oreares.
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	Value.	Value.	Value.	Value.	· Value.
A 7		*****		****	# 1 P 001
Adams	\$91,210 266,090	\$1000		\$4272	\$547,934 193,085
City of Quincy	642,112			74,045 15,700	83,873
Bond	54,700			11,700	116,790
Boone	46,849			855	75,331
Brown	61,870			4330	98,278
Bureau	73,588			3512	134,434
Carroll	25,150 52,414	1300		3577	44,385 $102,826$
Cass	46,960			8240	90,950
Champaign	129,050			5273	236,507
Christian	64,120			1420	178,505
Clark	40,035			3342	130,604
Clay	95,345 73,075			5022 7860	167,725 $136,621$
Coles	218,588			22,895	493,771
Cook	6,162,193			518,464	1,571,193
Crawford	19,795			• 1100	36,265
Cumberland	28,775			800	60,982
De Kalb De Witt	59,501 53,930			2286	$ \begin{array}{r} 102,947 \\ 227,149 \end{array} $
Douglas.	107,639			10,435	265,455
DuPage	32,235			4314	109,979
Edgar	137,645			16,428	417,154
Edwards	25,550			1230	131,978
Effingham	32,842 59,941			3234 3211	27,488 $72,498$
Ford	26,365			755	34,913
Franklin	31,000		500	2865	33,375
Fulton	142,481	50		31,056	303,154
Gallatin	159,665			7590	81,695
Greene	116,395 81,421			5400 5330	$\begin{array}{c} 285,505 \\ 120,294 \end{array}$
Hamilton	19,950			300	31,850
Hancock	182,077			90,297	262,041
Hardin	23,650				15,210
Henderson	42,795			1650 4457	$\begin{array}{c} 125,010 \\ 135,500 \end{array}$
Iroquois	$\begin{bmatrix} 127,369 \\ 76,011 \end{bmatrix}$	100		6018	160,199
Jackson	89,920			1160	129,638
Jasper	23,585			1256	69,464
Jefferson	42,000			4540	132,410
Jersey	74,470 75,187			12,198 4910	172,095 $35,472$
Johnson	30,390			4510	45,735
Kane	134,434			27,843	135,531
Kankakee	94,446			8475	109,609
Kendall	23,156			2717 27,085	57,160
Knox	228,382 25,886			1286	518,229 87,557
LaSalle	240,006			38,952	243,564
Lawrence	40,350			1925	77,187
Lee	52,566			7605	105,931
Livingston	62,388			7829	83,104
Logan	234,500	4 3000		21,965	449,458

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	Goods and	Bankers' &	Capital st'k	Manufact'd	Moneys and
	Merchandise.	Brokers'	of banks,	articles.	Credits.
Q	220102101101001	property.	etc.		
County.				·	
	Value.	Value.	Value.	Value.	Value.
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31	#019 10 ⁷			\$47,540	\$286,198
Macon	\$218,107 148,424			9315	284,391
Macoupin	614,179	\$64,040		26,040	465,873
Madison	176,375	Φ04,040		13,118	135,096
Marshall.	68,534	975		10,242	84,658
Mason	95,644			14,184	129,393
Massac	52,710				44,427
McDonough	177, 137	5000		4910 7604	292,485
McHenry	64,277			1850	155,423
McLean	370,871			41,555	640,739
Menard	66,315			8250	237,545
Mercer	109,580			5995	232,867
Monroe	56,437			9442	120,385
Montgomery	83,295			3850	101,997
Morgan	356, 166	150,000		21,000	391,110
Moultrie	17,981				56,430
Ogle	73,023			8549	162,909
Peoria	477,001	20,000		37,780	377,425
Perry	_ ′ _			12,091	122,008
Piatt	58,850			4260	116,567
Pike	124,563			38,406	519,862
Pope	54,925			$ \begin{array}{c c} 2920 \\ 21,000 \end{array} $	33,553 $32,890$
Pulaski	69,700			1491	37,223
Putnam	11,152 $160,048$	15		21,690	208,855
Randolph	57,707			5760	143,420
Richland	101,687			40,604	103,913
Saline	27,250			865	25,250
Sangamon	777,565			150,348	994,230
Schuyler	60,175			6780	198,795
Scott	44,825			4175	114,142
Shelby	115,554	1200		10,030	291,007
Stark	14,787			734	70,313
St. Clair	186,647	3200		99,285	416,395
Stephenson	127,699			15,080	192,775
Tazewell	155,322	3700		24,210	373,207
Union	108,390		300		133,088
Vermilion	191,229		22,301	8187	661,922
Wabash	24,420			4785	56,355
Warren	107,532			7140	230,469 $172,894$
Washington	78,951			13,826 833	
Wayne	43,260			3835	$113,349 \\ 53,682$
White	89,760	ł.		6995	138,435
Whiteside	98,805 $331,924$	ł		27,311	221,187
Will Williamson	41,237	750		1490	39,621
Winnebago	144,302			50,298	176,038
Woodford	81,212			5620	278,685
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Total	\$17,823,146	\$464,916	\$500,906	\$1,929,072	\$20,335,106

	Bonds,	C	D	Ę	R
) i	Unenumerated property	Deductions	fotal of taxable personal property	Railroad erty
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County.	6	ĕ E	ti.	of of	. a
0042000	T	rty 1e	on l	: al ta	
	etc		, o	otal of taxabl personal pro	prop-
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Adams	\$5320	\$235,615	\$40,320	\$1,984,745	\$206,957
City of Quincy	41,405	355,013		1,008,804	
Alexander	14,920	249,763	924	1,152,889	
Bond		73,565	14,605	681,145	
Boone		38,701	15,094	436,685	196, 245
Brown		69,948	60,733	528.189	71.750
Bureau	19,306	133,875	26,650	1,053,386 $305,711$	697,769
Calhoun		34,400	845	305.711	
Carroll	26,205	78,722	16,096	656,203	102,163
Cass	6600	57,845		542,480	10,000
Champaign	76,205	246,994	143,631	1,628,400	124,283
Christian	10,200	99,114	27,678	849,836	144,400
Clark	197	81,186	11,837	563,239	
					190 007
Clay	800	94,296	10,570	810,405	132,227
Color		352,239		1,133,384	150 700
Coles	85,626	382,549	51,616	2,203,659 $12,359,389$	152,762
Cook	123,142	2,047,154	80,437	12,559,569	2,318,165
Crawford	400	65,976	7190	398,999	
Cumberland	400	49,782	8688	428,307	100.000
DeKalb	9058	74,961	28,170	753,932	132,980
DeWitt	2374	138,643	32,045	974,737	
Douglas	500	232,275	53,614	1,261,694	000 01 8
DuPage	3000	56,946	8608	569,143	338,915
Edgar	1250	174,095	55,870	1,614,935	123,223
Edwards	2300	49,739	12,048	478,691	
Effingham	4845	61,844	15,206	427,549	•••••
Fayette	5575	79,618	5829	764,498	
Ford		88,365	12,600	219,251	10,471
Franklin		68,804	1152	639,303	
Fulton		161,719	23,516	1,584,429	178,784
Gallatin		87,020	885		
Greene	48,605	124,855	5630	1,073,800	19,275 178,480
Grundy		86,385	56,158	752,933	
Hamilton		40,916	11,983		*** *******
Hancock		162,514	31,079	1,732,940	135,265
Hardin		36,122	4817	190,195	117 50
Henderson		93,121	2520	897,150	115,736
Henry	13,185	117,775	36,324	1,199,254	300,660
Iroquois	1710	191,347	107,792	1,159,795	46,862
Jackson	1500	112,615	3868	803,251	
Jasper	720	46,497	4502	397,548	
Jefferson		90,380	21,123	801,632	
Jersey	900	119,775	2262	779,294	
JoDaviess	4700	54,496	8078	476,531	
Johnson		54,771		400,414	
Kane	915	143,391	2787	851,305	358,827
Kankakee		119,505	45,657	911,263	
Kendall		50,247	6296	474,747	96,004
Knox	4700	321,065	66,594	2,091,329	
Lake	8082	37,757	12,414	495,758	
LaSalle	66,005	234,224	28,431	1,925,553	
Lawrence		87,327	7015	509,877	150,000
Lee	21,503	115,899	23,544	764,745	
Livingston	2539	128,172	59,470	941,708	237,945
Logan		228,855	89,421	1,869,107	
Macon	7950	184,910	34,748	1,526,335	118,802

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	Bonds,	Unenumerated property	Deductions	Total of taxable	Railroad erty
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	stocks	;ed		tal of taxabl	prop-
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W!		\$100 400	#00 10h	#1 F00 000	. 6700 400
Macoupin	\$04.40K	\$196,485	\$29,197	\$1,599,899	
Madison	\$24,495	405,364	23,924	2,937,805	
Marion	21,895 931	153,381	659	1,042,101	
Marshall	4900	88,630		625,565	
Mason	350	93,681		796,362	
Massac	16,955	86,670		403,231	100 197
McDonough	18,722	157,470		1,419,560	
McHenry		94,208		940,255	
McLean	28,967	386,779	231,201	2,802,277	
Menard	68,500 280	136,370	57,785	1,166,430	
Mercer		154,054	34,736	1,241,613	
Monroe		129,423	10.404	610,472	
Montgomery	2000	67,434	13,404	648,320	
Morgan	3000 250	173,401		1,097,212	177,529
Moultrie		25,082	12,185	61,090	20,373
Ogle	47,930	185,260		1,130,916	61,448
Peoria	468,855	472,269		2,624,228	
Perry	2420	89,970			
Piatt	06 111	84,692	97,925	718,703	
Pike	26,111	211,764	14,196	1,823,196	14,542
Pope		65,265	• • • • • • • • • • •		91 416
Pulaski	2683	123,680		368,109	
Putnam	13,535	42,235	7755	264,792	
Randolph	2200	147,981		1,142,100	101,871
Richland	2392	67,498 $166,126$		532,226	302,707
Rock Island	900			748,441	302, 101
Saline	49,475	55,572 $989,375$	6690		
Sangamon	7867		433,301	4,330,262	402,103
Schuyler	1001	112,315	10,919		
Shelby	84,430	208,818	10,320	1,556,694	
Stark	7067	72,401	24,194	517,271	140,303
St. Clair	3600	333,764		1,727,235	
Stephenson	42,896	138,083	20,319	1,033,075	
Tazewell	8130	286,320	47,853	1,729,060	
Union	0100	152,524			
Vermilion	240,721	104,668		2,339,316	
Wabash	6050	44,787	6210	364,933	
Warren	7540	140,760	39,869	1,308,075	128,737
Washington	8280				
Wayne	600	77,396			
White	6000	70,699	1361		
Whiteside	35,152	127,157		1,034,956	
Will	26,220	174,216		1,437,232	
Williamson	20,220	82,189		537,923	
Winnebago	83,694		1001	1,220,409	
Woodford	400	166,308		1,149,407	
					,
Total	\$2,043,093	\$16,643,657	\$2,987,943	\$116,302,295	\$13,911,303

		Similario—	-Continued	•		
	E I	Te	Total reals	{	6 1	>
	ands	Town Lots.	otal value of real and person- al property.	Wheat—Acres	Corn—Acres	Acres of other field products
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County.	:	61	pe pe		A	of
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	DO 510 004	#36F 100		0 002	F0 F10	05.041
Adams,	\$3,710,964	\$267,492	\$6,170,158	35,836	70,716	27,941
City of Quincy.	591,818	3,293,340 $3,258,102$	4,302,144	938	4327	38
Alexander Bond		126,071	5,002,809	8271	30,052	6362
Boone	1,173,915 $863,465$	134,540	1,981,131	18,514	16,430	26,796
Brown	809,599	138,421	1,630,935	9119	13,251	5205
Bureau	2,620,443	370,957	1,547,959 $4,742,555$	61,602	95,745	39,860
Calhoun	491,612	12,978	810,296	7130	11,754	1710
Darroll	1,198,725	159,880	2,116,971	31,933	36,388	22,210
Cass,	1,453,000	292,533	2,298,013	7790	30,555	7475
Champaign	3,147,618	392,855	5,293,156	13,656	69,437	19,401
Christian	1,615,064	219,010	2,683,910	19,315	50,635	11,606
Clark	836,439	129,482	1,529,160	17,225	31,752	6566
Play	1,098,306	162,048	2,202,986	13,808	28,033	6114
Clinton	2,745,212	343,440	4,222,036	40,578	36,687	22,950
Coles	2,973,710	926,347	6,256,478	20,540	49,360	11,286
Pook	31,014,471		45,692,025	19,391	31,611	61,712
Frawford	842,954	77,154	1,318,667	14,269	25,890	5048
Sumberland	839,592	34,589	1,302,488	7096	16,191	4107
DeKalb	2,007,017	218,755	3,112,684	63,197	49,011	35,471
De Witt	1,668,127	204,351	2,847,215	9656	28,217	6160 3024
Douglas DuPage	2,020,753 1,509,374	295,090 138,295	3,577,537	7763 $10,125$	24,801 17,699	28,999
Edgar	3,241,959	100,200	2,555,727 $4,980,117$	21,258	52,120	9428
Edwards	649,287	76,514	1,204,492	7630	12,664	9817
Effingham	942,188	150,985	1,520,722	8740	15,067	3518
Favette	1,399,892	151,903	2,316,293	1317	2053	603
Ford	695,036	60,842	985,600	1566	11,724	3529
ranklin	874,657		1,513,960	7839	20,953	3389
Eniton	3,026,417	516,256	5,305,886	31,243	72,8:14	14,631
Fallatin	798,661	216,645	1,640,516	5375	15,695	65
Freene	1,915,505	226,670	3,235,250	25,119	43, 919	7827
Grundy	1,329,859	343,232	2,604,504	8168	41,346	12,634
Iamilton	901,588	46,875	1,400,927	04.054	00 00=	20 424
Hancoek	2,927,469	798,535	5,594,209	24,354	86,065 8224	30,434
Iardin Ienderson	341,982	38,485	570,662	$ \begin{array}{c c} 31,139 \\ 17,965 \end{array} $	44,345	17,560
Ienry	1,433,316 2,375,131	90,368 $475,368$	2,536,570 $4,350,413$	49,268	83,441	33,739
roquois	2,192,993	231,516	3,631,166	9337	51,020	17,355
ackson	1,424,795	258,507	2,486,553	11,990	17,273	4173
asper	876,921	25,951	1,300,420	7706	21,581	2995
efferson	900,832	82,396	1,784,597	8390	26,808	4468
ersey	1,524,813	250,778	2,554,885	29,802	20,785	4771
oDaviess	1,218,253	332,962	2,027,746	9713	38,014	34,393
Johnson	604,178		1,004,592	7001	14,280	1034
Kane	2,351,882	900,463	4,462,477	23,007	28,521	31,061
Kankakee	1,498,963	299,174	2,709,400	18,916	48,410	22,412
Kendall	1,131,154	86,146	1,788,051	13,920	100 964	17,698
ake	3,474,471	1,132,520	7,285,728	28,328 13,971	109,264 $11,825$	34,083 18,604
aSalle	1,234,501 3,512,752	226,992 $1,218,385$	2,062,958 $7,014,689$	13,971 $50,784$	60,288	51,601
awrence	998.450	88,272	1,746,599	15,358	0 4 4 4 4 3 1	3767
-ce	1,950,816	358,791	3,256,273	38,096		22,731
ivingston	2,452,152	207,603	3,839,408	16,858	52,5.28	16,658
Logan	3,400,703	526,719	5,968,395	18,752		10,109
Macon	2,422,383	985,881		18,292		16,092
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	Lands	Fown Lots	Potal rail erty	Wheat—	Corn	\cres fic d
	ds	n	otal verailros	8	1 7	
County.		- Fo) o v	Ì	-	of
·	. :	ts	value road p	<u> </u>	Acres	a C
	:		: Pr	Acres.	Cs.	of other
		:	tal value of railroad property	Š.		ts.
Macoupin	\$3,320,809	\$674,118	\$6,315,232	26,370	48,938	13,041
Madison	4,137,910	1,968,855		39,089		41,135
Marion	1,360,080	494,871	3,016,524	11,360		4810
Marshall	1,303,108	358,834	2,387,520	24,186		18,718
Mason	1,570,956	301,960		8701	45,449	10,968
Massac	752,343	256,471	1,412,045	7006	10.685	1219
McDonough	2,514,854	523,888	4,641,439	31,397	67,710	22,976
McHenry	1,954,451	291,254		37,097	27,557	30,919
McLean	4,330,148	941,623	8,443,165	35,265	125,865	26,797
Menard	2,064,219	188,145	3,418,794	7120	42,365	9360
Mercer	1,949,133	208,330	3,399,076	31,500	56,646	23,788
Monroe	1,512,007	219,260	2,341,739	35,685	10,920	13,254
Montgomery	1,437,172	251,330	2,517,697	20,478	60,205	15,460
Morgan	3,578,775	1,510,821	7,264,337	22,000	92,000	800
Moultrie	849,293	25,380		7650		4690
Ogle	2,157,132	272,844		58,264	67,835	52,248
Peoria	3,256,681	2,987,129	9,273,992	22,538	68,588	34,743
Perry	831,794	244,285	1,675,711	11,151	18,183	6004
Piatt	1,668,108	189,245		6094	32,673	9089
Pike	2,244,931	386,165		0005	17 000	1400
Pope	761,063	100,006		9027	17,265	1428
Pulaghi	536,187	59,967	892,362	6308	16,904	5742
Pulaski Randolph	785,887 $1,758,212$	254,164 $500,320$				• • • • • • •
Richland	1,136,515	205,834	1,976,446	14,677	18,141	5887
Rock Island	1,362,004	666,331	3,079,483	19,923	31,361	12,921
Saline	618,349	55,256		6014	17,934	1165
Sangamon	5,685,192	4,413,015		27,768	113,519	19,554
Schuyler	1,205,698	171,141	2,297,847	14,190	32,975	9569
Scott	981,989	203,550		11,060	19,360	1779
Shelby	1,777,746	233,998		25,519	58,140	13,231
Stark	1,086,347	64,310	1,667,928	16,643	43,942	18,654
St. Clair	4,952,619	1,797,608		70,448	42,519	23,940
Stephenson	1,872,617	607,305	3,674,720	46,821	45,962	37,217
Tazewell	3,454,635	859,647		28,754	77,872	26,753
Union	1,109,916	226,597		15,371	22,807	5264
Vermilion	4,035,702	510,415		19,939	71,783	16,584
Wabash	690,908	114,183		9715	12,201	2392
Warren	2,516,524	480,900		21,850	82,115	22,631
Washington	2,221,826	207,425				
Wayne	1,033,756	66,911	1,791,949	12,933	29,298	5696
White	824,294	173,085			00.150	04 516
Whiteside	1,880,329	403,968		39,211	60,170	24,548
Williamson	3,092,807	710,619	, ,	25,608	62,964	48,115
Williamson	842,197	83,935 806 875		10,775	24,952	380%
Winnebago Woodford	2,078,459 1,840,602	806,875 $248,512$		29,248 $25,171$	55,095	46,386
Wooding	1,040,002	240,012		40,171	59,359	19,680
Total	\$213,992,980	\$48 191 398	\$392,327,906	1 070 500	2 070 010	1 505 000

RECAPITULATION.

	Number.	Amount.	Average value.
Horses Neat Cattle. Mules and Asses Sheep Hogs Carriages and Wagons.	793,259 $1,568,280$ $48,058$ $2,165,972$ $1,743,005$ $257,471$		1 92
Clocks and Watches	215,575 7,610	958,654 $548,056$ $17,823,146$ $464,916$	4 50 72 01
Capital Stock of Banks. Manufactured Articles		$ \begin{array}{r} 464,916 \\ 500,906 \\ 1,929,072 \\ 20,335,106 \\ 2,043,093 \end{array} $	
Unenumerated Property		$ \begin{array}{r} 2,045,035\\ 16,643,657\\ \hline 119,290,238\\ 2,987,945 \end{array} $	
Total Value of Taxable Personal Property		116,302,295 13,911,303 213,992,980	,
Total Value of Real and Personal Property		$\frac{48,121,328}{\$392,327,906}$	
Number of Acres in cultivation in Wheat Number of Acres in cultivation in Corn Number of Acres in cultivation in other Field Production			1,978,588 3,970,218 1,535,236
Total			7,484,042

No. 13.

Statement exibiting the total assessments for taxation in the several counties for the years 1853, 1855, 1857, 1859, 1861, 1863 and 1865, and the amount of property reported therein by the United States census of 1860.

	•
Census 1860.	\$20,862.287 911,020 8,619,850 6,029,656 4,208.218 15,028.805 1,00.688 4,867,586 4,567,458 4,567,458 1,664,793 10,233,325 6,473,861 116,741,834 2,664,793 10,233,325 6,706,637 8,606,793 10,233,325 10,233,325 10,233,325 10,088,979 11,001,771 1,901,771 8,664,463
1865.	\$6,170,155 \$4,300.2,8049 5,000.2,8049 1,680,935 1,547,555 2,298,8049 5,298,9016 1,529,036 4,5692,036 4,5693,038 6,250,038 6,250,038 6,250,038 1,2684
1863.	\$5,475,751 \$5,475,751 2,753,078 1,560,496 1,560,496 1,560,496 1,570,674 770,674 770,674 1,475,737 2,302,051 1,445,376 1,654,216 2,567 2,571,284 2,571,284 2,571,284 2,571,286,815 1,064,359 1,064,359 1,064,359 1,064,359 1,064,359 1,064,359 1,064,359
1861.	\$5 475 255 2410,708 1,687 250 1,687 250 1,687 250 1,687 250 1,538,183 4,538,183 4,538,183 4,538,183 2,446,204 3,416,204 3,538,934 1,726 506 1,726
1859.	\$6.184,860 4,397,451 2,114,346,317 1,846,317 1,628,324 1,628,603 1,222,603 1,922,603 1,922,603 1,922,603 1,973,547 1,983,473 1,983,473 1,983,473 1,983,473 1,983,473 1,983,473 1,983,473 1,983,473 1,983,473 1,983,473 1,983,602 1,983,473 1,983,602 1,983,603 1
1857.	\$7,075,557 1,905,664 1,806,978 1,806,978 1,709,941 6,285,030 845,986 845,986 845,986 1,757,182 1,757,184 1,921,683 1,518,997 1
1855.	\$6,911,110 \$6,911,110 \$1,484,856 \$1,494,856 \$1,907,521 \$1,907,521 \$2,807,377 \$2,652,592 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,819 \$1,730,919 \$1,730
1853,	\$4,981,159 2,76,360 2,776,360 3,776,360 1,492,255 1,498,244 2,718,626 1,335,349 1,347,162 1,118,394 1,148,347 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,847 1,1988,199 2,086,910 2,086,910 2,086,910 2,086,910 2,086,910 2,086,910 2,086,910 2,086,910 2,086,910 3,227,694 7,739,090
County.	Adams. City of Quincy. City of Quincy. Alexander. Boone. Brown Brown Carroll. Cass. Champaign Christian. Clark. Cl

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K93 04K	1 000 000	1,001,082	16,190,232	8,579,235	8,619,571	4,857,298	2 578,156	13,266,604	758,170	4,255,138	7,705,914	5,387,543	3,761,515	2,808,120	3 492,153	6,163,574	15,942,115	1886,589	17,145,083	8,131,459	7 509,360	15,467,937	9,873,681	27 568,262	3,499,545	9.730,896	5.324.404	6 999,227	8.681,415	11,736,503	16,962 953	4,863,887	8 662,708	5,259,278	1,453,470	8,461,446	11,969,407	17,190,094	6,496.:88	8,066,585	
985 6001	1 819 000	1,016,960	5 305,886	1,640,516	3,235,250	2,604,504	1,400,927	5,594,209	570,662	2 536,570	4 350,413	3,631,166	2,486,553	1,300,420	1,784,597	2,554,885	2,027,746	1,004,592	4,462,477	2,709.400	1,788.051	7,285,725	2,062,958	7,014,689	1,746,599	3,256,273	3,839.408	5,948 395	5,053,401	6,315,233	9,384,664	3,016,524	2,387,520	2,700,587	1,412,045	4,641,439	8,599,580	8,443,165	3,418.794	3,399,076	
863 903	1 100 000	1,190,295	4,890,797	1,421,207	3,055,712	2,274,331	1,204,766	4,798,635	538,650	1,922,184	8,558,079	3,020,776	1,882,631	1,053,485	1 639 603	2,332.562	2,119.605	967,892	3,775 010	2.348,025	1,764,779	6,202,238	2,037,002	7.139,376	1.487,520	2,966.913	3,202,195	4,164,359	3,852,980	4,671,003	8.623,252	2,287,588	1.988, 887	2,325.944	1,180,863	4 215.881	8,448,802	7.140.820	2.761,880	2,826,748	
803 1001	1 101 010	1,101,012	5,341,041	1,393,692	3,429,260	2,301,353	1,388,757	4,988,546	630,029	1,901,608	3,583,480	3,320,327	2,051,003	1,679,698	1,463,471	2,391,487	2,593,931	851,464	3,845,662	2,405,144	1.742,213	6,419,723	2.105,827	7,033.657	1,661,084	2,903,792	2,966 965	4 434 970	3,666,332	4,253,860	8,578 475	2,176,302	1,928,793	2,343.618	1,087,049	4,040.201	3,514,920	8,237,932	2,490,840	3,273,212	
018 204	100,010	1,309,776	6,152,227	1,614,298	3,626,203	2,525,829	1,267 219	5,851,824	535,780	1,919,917	4,474,839	3,011,929	1,867,736	1,269,766	2,206,738	2,378,965	3.342,814	834,379	4,169,124	2,520,732	1,760.677	7,020.546	2,259,300	7,688,968	1,994,832	3,030,475	3,007,691	4 860,541	3,466,568	5 254,755	8 823,797	2,716,357	2 215 688	2,178 350	1,477 086	4,752,279	3,781,449	8,667 693	3,117,206	3,168.914	
-		1,021,708	7.181,778	1,740,456	3,723,960	2,852,980	1,859,336	8,226,116	590,511	2,024,217	5,269,804	8,945,949	2,130,988	1,713,966	1,858,879	2,374,735	5,444,334	608,422	5,075 674	2,676,137	8,195,008	9,093,782	2,954,424	8,420.035	2,186,999	3,597,440	2,491,969	5,844,997	3,020,821	5,801,166	8,108,779	2,575,846	2 286 074	2,380,900	836,018	6,049,780	8,920,209	9,211,200	3,955 110	8,962,758	
-		7.86,113	5,911,463	1,341,086	3,324,160	2,103,960	820,248	4,867,644	381,745	1,575,418	3,346,769	2,692,530	1,525,080	1,427,136	1,268,844	1,956,288	5,427,055	661,080	4,815,763	1,990,200	2,789,905	6,310,930	2,683,493	6,963,986	2,306,545	4,009,616	2,168,944	8,871,969	2,103,284	5,211.579	8,614.336	2,103,844	2,636,091	1,588,493	758,780	3,642,741	4,129,496	7,368,946	2,560,456	3,590,017	
-		646,903	4,954,068	1,113,579	3,197,520	965,444	490,099	3,607,040	329,453	1,324,404	1,512,373	1,041,629	654,128	998,600	1,201,005	1,536,627	4,294,573	471,843	3,249,766	1,017,253	1,767,145	8,913,103	1,955.651	4,062,533	1,361,001	1,310,108	878,706	1,980,608	1,596,205	8,970,793	6,245,106	1,338,577	1,836,075	1,366,884	542,232	2,289,023	2,425,454	4,935,447	2,064,785	1,497,065	
	Ford	Franklin	Fulton	•	:		Hamilton	Hancock	Hardin	Henderson	Henry	Trogueis	Jackson	Japper	Jefferson	Jersev.	Jo Daviess	Johnson	Kane	Kankakee	Kendall	Knox	Lake	LaSalle	Lawrence	I.ee	Livingston	Logan	Maeon	Macoupin	Madison	Marion	Marshall	Mason	Massac	MeDonough	MeHenry	McLean	Menard	Mercer	

Census 1860.	4, 390, 335 7, 050, 802 3, 264, 053 3, 264, 053 29, 2379, 824 29, 287, 877 5, 136, 549 3, 572, 165 11, 709, 595 11, 709, 595 6, 754, 418 3, 268, 676 6, 754, 418 3, 268, 676 6, 754, 418 3, 268, 676 6, 754, 418 3, 268, 676 6, 754, 418 3, 268, 676 11, 798, 089 27, 806, 745 7, 618, 418 3, 938, 044 22, 173, 716 10, 923, 676 2, 944, 700 10, 923, 676 2, 944, 700 10, 833, 989 6, 337, 655 3, 970, 921 4, 655
1865. Co	2, 341, 739 2, 517, 697 7, 264, 337 1, 256, 136 3, 223, 340 3, 273, 392 1, 408, 634 4, 468, 634 1, 1076, 446 3, 079, 483 1, 1061, 512 1, 292, 847 1, 725, 597 3, 709, 407 3, 709, 407 1, 725, 597 3, 709, 407 1, 725, 597 3, 709, 407 1, 725, 597 3, 709, 407 1, 725, 597 3, 709, 407 1, 729, 887 1, 729, 887 1, 729, 887 1, 729, 887 1, 729, 887 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 729, 888 1, 738, 839 1, 738, 838 1, 7
1863.	1,998.201 2,269,055 6,742.231 1,205.973 1,205.973 2,236,549 2,7236,549 8,027,658 1,628,677 1,022,581 2,168,914 1,630,295 1,355,890 1,355,890 1,730,830 2,984,231 1,588,677 2,984,231 1,588,677 1,088,830 1,474,478 6,001,705 1,474,478 6,471,964 1,068,830 3,418,866 6,001,705 1,474,478 1,474,478 1,672,996 1,474,478 1,672,996 1,474,478 1,672,996 1,465,471 1,672,996 1,465,471 1,672,996 1,465,471
1861.	1,777,781 198,344 6,653,896 1,399,452 8,320,039 1,677,154 2,347,008 670,070 1,228,651 2,110,444 806,002 1,702,675 3,110,444 806,002 1,702,675 3,110,444 806,002 1,702,675 1,884,294 2,797,596 4,44,584 4,44,584 4,44,584 1,865,530
1859.	1,919,746 2,911,016 6,925,769 1,709,339 3,803,468 8,761,140 1,634,839 1,056,778 1,056,778 1,412,108 1,454,633 1,456,039 1,456,039 1,456,037 1,456,037 1,456,037 1,456,037 1,456,037 1,456,037 1,456,037 1,224,037 1,232,036 1,231,161 1,890,400 1,294,939 4,013,114 1,232,161 1,232,509 2,660,400 1,232,161 1,232,509 2,645,131 1,232,509 2,660,400 1,332,509 2,660,400 1,332,509 2,660,400 1,332,509 2,660,400 1,332,509 2,660,400 1,332,509 2,660,400 1,332,509
1857.	1,738,377 3,268,377 6,928,614 1,878,633 3,875,508 3,875,508 6,842,497 1,086,909 1,468,999 1,670,979 1,099,263 1,373,780 2,589,019 2,589,019 2,589,019 2,589,019 1,792,482 4,511,793 4,511,793 4,518,970 1,703,262 1,703,262 1,703,263
1855.	1,839,572 2,877,572 5,206,782 1,284,673 1,284,673 1,208,446 1,208,446 1,762,251 1,762,251 1,449,675 1,449,675 1,549,321 1,345,647 1,366,527 1,896,488 1,000,396 1,276,099 4,893,617 1,376,099 4,893,617 1,376,099 4,009,831 1,345,668 1,564,609 1,345,609 1,345,609 1,345,609 1,345,609 1,345,609
1853.	1,366,795 1,418,025 1,178,081 1,178,081 1,051,612 6,46,657 9,54,628 1,100,916 2,47,618 1,125,357 1,125,328 1,1907,618 1,1907,618 1,437,537 1,437,537 1,120,620 1,120,6
County.	Monroe Mongomery Mongan Mongan Moultrie Ogle Peoria Perry Piatr, Pite Pope. Pope. Pulsaki Pulsaki Pulsaki Pulsaki Pulsaki Pulsaki Pulsaki Sanganon Randolph Richland Rackland Rackland Sangann Rackland Sangann Rackland Sangann Rackland Sangann Rackland Rock Island Sangann Rachlop Schuyler Sch

37	\$325,159 633 \$336,186,334 \$407,477,367 \$366,702,043 \$330,823,479 \$331,999,871 \$392,327,906 \$904,182.620
,398 5,134,480 ,297 1,104,490 ,399 2,517,465	3,479 \$331,999,
6,600,471	2,043 \$330,823
7,307,186 6,600 1,118,550 1,311 6,061,039 4.51 3,759,269 2,86	17,867 \$366,70
6,010,269 7,30 944,042 1,11 6,869 680 6,06 3,190,227 3,75	\$336,186,334 \$407,4
3,609,216 668,724 3,002,579 2,142,610	\$325,159.633
Will smson Williamson Winnebago Woodford	Total

No: 14.

Statement of the aggregate amount of State taxes charged, the amount of abutements, commissions, etc., deducted, the net amount collected, the amount paid over by collectors, and the amount remaining unpaid in each county for the year 186±.

	0.00 g 000. 20				
Counties.	Amount charged.	Am't abated, commissions, etc.	Net amount.	Amount paid.	Amount un- pard
Adama	\$49 PPP KO	\$0.000.00	\$41 560 91	\$41 560 91	
Adams	\$43,777 59	\$2,208 38	\$41,569 21	\$41,569 21	
City of Quincy	29,809 43 24,901 58	$1,435 34 \\ 1,766 29$	28,374 09 23,135 29	28,374 09	• • • • • • • • • • •
Alexander	24,901 58 $13,959$ 81	785 69	13,174 12	23,135 29 13,174 12	
Boone	12,253 70	772 43	11,481 27	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Brown	11,568 27	840 01	10,728 26	10,728 26	
Bureau	36,044 94	2,190 31	33,854 63	33,854 63	
Calhoun	6,290 48	847 49	5,442 99	5,442 99	
Carroll	14,564 97	853 84	13,711 13	13,711 13	
Cass	17,054 11	763 17	16,290 94	16,290 94	
Champaign	30,270 64	1,948 41	28,322 23	28,322 23	
Christian	17,777 17	646 00	17,131 17	17,131 17	
Clark	11,408 06	750 25	10,657 81	10,657 81	
Clay	14,003 18	839 54	13,163 64	13,163 64	
Clinton	22,645 69	4,682 91	17,962 78	17,962 78	
Coles	37,312 45	2,655 72	34,656 73	34,656 73	
Cook	313,196 97	19,619 65	293,577 32	293,577 32	
Crawford	9,911 14	785 90		9,125 24	
Cumberland	10,283 31	1,001 54	9,281 77	9,281 77	
DeKalb	23,090 34	1,282 74	21,807 60	21,807 60	
De Witt	17,983 75	1,339 72	16,644 03	16,644 03	
Douglas	20,345 79	1,:89 10		18,956 69	
DuPage	18,824 07	992 08		17,831 99	
Edgar	36,743 26	3,413 21	33,330 05	33,330 05	
Edwards	8,329 31	384 38	1		
Effingham	12,022 87	2,344 40		9,678 47	
Fayette	18,608 51	7,121 25		1 1 1 1	1
Ford	6,726 22			6,278 77	
Franklin	9,449 31	634 25	,		1
Gallatin	$38,904 51 \\ 10,221 56$	2,463 90 1,114 97		36,440 61	
Greene	23,615 87	965 24		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1
Grundy	18,580 25	1	1	1	1
Hamilton	9,963 07	588 86		9,374 21	
Hancock	38,774 71	2,094 99			
Hardin	3,952 70				
Henderson	16,680 96	1,663 81	15,017 15	15,017 15	
Henry	31,572 37	1,543 60		30,028 77	
Iroquois	25,113 26	1,920 83			
Jackson	15,462 97	2,510 37	12,952 60	12,952 60	
Jasper	9,124 46	1,075 91	8,048 55	8,048 55	
Jefferson	11,747 02	654 85	11,092 17	11,092 17	
Jersey	18,469 14	1,166 11	17,303 03	17,303 03	
Jo Daviess	16,879 98	1,357 99	15,521 99	15,521 99	
Johnson	8,278 98	589 01	7,689 97	7,689 97	
Kane	32,292 04	1,630 85	30,661 19		• • • • • • • • •
Kankakee	18,954 66	1,063 75	17,890 91	17,890 91	
Kendall	13,566 90	961 16	12,605 74	12,605 74	
Knox	51,027 17	2,439 82	48,587 35	48,587 35	
Lake	15,543 48	866 70	14,676 78	14,676 48	• • • • • • • • • • • • • • • • • • • •

	1	1			
	Amount	Am't abated,			Aount un
Counties.	charged.	commissions,	Net amount.	Amount paid.	Aount un paid.
	1	etc.			paru.
LaSalle	\$55,359 36	\$3,213 18	\$52,146 18	\$52,146 18	
Lawrence		1,466 75		11,355 44	
Lee	22,965 57	1,276 57		21,689 00	
Livingston		1,183 47		24,187 14	
Logan		. ,		32,475 36	
Macon		1,666 91	29,728 99	29,728 99	
Macoupin		4,481 57		33,222 33	
Madison	69,898 60	19,790 80		50,107 80	
Marion		1,594 26		17,492 23	1
Marshall		985 44	17,152 49	17, 152 49	
Mason		1,701 02	18,486 84	18,486 84	
Massae	1 00'100000	1,618 70	8, 466 10	8,466 10	1
McDonough	26,271 81	2,765 09	30, 300 88	30,300 88	1
McHenry		1,366 54 $2,876 96$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	24,905 27 $55,254 54$	
Menard	21,576 70	879 07	20,697 63	20,697 63	
Mercer		1,290 51	23,634 27	23, 634 27	
Monroe		2,398 12	13,400 36	13,400 36	
Montgomery		913 07	16,792 19	16,792 19	
Morgan	51,965 54	2,478 57	49,486 97	49, 486 97	
Moultrie	9,627 14	1,047 27	8,579 87	8,579 87	
Ogle	25,943 05	1,423 72	24,519 33	24,519 33	
Peoria	1 '	3,433 05	64,669 92	64,669 92	
Perry	12,404 09	1,965 48	10,438 61	10,438 61	
Piatt	17,867 53	1,080 68	16,786 85	16,786 85	
Plke	31,895 53	1,672 13	30, 223 40	30, 223 40	
Pope	10,010 12	1,406 94	8,603 18	8,603 18	
Pulaski	8,959 73	1,847 49	7,112 24	7,112 24	
Putnam	6,821 74	380 41	6, 441 33	6,441 33	
Randolph	30,027 17	$9,267\ 54$	20,759 63	20,759 63	
Richland	12,716 68	776 92	11,939 76	11,939 76	
Rock Island	23,997 16	1,431 72	22,565 44	22,565 44	
Saline	7,253 61	494 14	6,75947	6,759 47	
Sangamon	95,879 96	5,138 62	90,741 34	90,741 34	
Schuyler	17,211 36	1,491 92	15,719 44	15,719 44	
Scott	12,639 44	583 07	12,056 37	12,056 37	• • • • • • • • • •
Shelby	26,846 45	1,952 67	24,893 78	24,893 78	• • • • • • • • • • • • • • • • • • • •
Stark	11,288 44 $62,650$ 43	631 48	10,656 96	10,656 06	
St. Clair	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$4,041 64 \ 1,683 29$	58,60\$ 79 26,444 29	58,608 79 26,444 29	
Tazewell	48,086 12	4,775 44	43,310 68		
Union	11,714 74	729 33	10,985 41	10,985 41	
Vermilion	43,591 13	2,273 86	41,317 27		
Wabash	8,001 62	418 89	7,582 73		
Warren	31,136 17	1,674 86	29,461 31		
Washington	25,869 43	3,543 86	22,325 57		
Wayne	12,132 09	846 97	11,285 12		
White	11,943 30	623 92	11,319 38		
Whiteside	25,701 45	2,016 43	23,685 02		
Will	40,124 33	2,423 22	37,701 11		
Williamson	9,932 01	2,365 96	7,566 05		
Winnebago	33,475 26	1,940 46	31,534 80		
Woodford	22,402 33	1,100 97	21,301 36	21,301 36	
Total	2,728,798 35	\$214,774 57	2,514,023 78	2,514,023 78	

No. 15.

Statement of the aggregate amount of State taxes charged, the amount of commissions, abatements, etc., deducted, the net amount collected, the amount paid over by collectors, and the amount remaining unpaid in each county for the year 1865.

each county for the					
	Am't charged	Amt of ments missio	Net	Amount paid	Amount due
	7	.mt of ments, mission	2	ou	ou
Counties.	ch	H 7 ~ [mo	nt	nt
Counties.	arg	abate , com	amount.	pg .	d ₂
	96	ments, commissions, etc.	īt.	uid.	ле.
				<u> </u>	
Adams	\$44,431 44	\$2490 73	\$41,940 71	\$41,940 71	
City of Quiney	30,975 41	2100.48	28,874 93	28,874 93	
Alexander	36,072 94	5150 84	30,922 10	30,922 10	
Bond	14,278 08	730 35	13,547 73	13.547 78	
Boone	11,745 11	727 68	11,017 43	11,017 43	
Brown	11,220 57	813 09	10,407 48	1),407 48	
Bureau	34,148 06	1543 45	32,604 61	32,604 61	
Calhoun	5935 98	381 69	5555 20	5555 20	
Carroll	15,253 74	1162 95	14,090,79	14,090 79	
Class	16,575 28	72394 332794	15,851 34 34,923 78	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Champaign	$38,251 72 \\ 19,554 06$	688 36	18,865 70		
Clark	11,038 75	810 88	10,227 37		\$2918 46
Clay	15,866 21	1226 80	14,639 41	14,639 41	1 "
Clinton*	33,476 67			15,836 80	
Coles	45,295 47	3876 26	41,419 21	41,419 21	
Cook	329,405 31	23,652 31	305,753 00	305,753 0	
Crawford	9644 52	699 56	8944 96		
Cumberland	9461 57	896 72	8564 85	,	
DeKalb	22,411 32	1255 82	21,155 50		
De Witt	20,711 35	1718 78			
Douglas*	26,168 46	091 00	17 466 91		
DuPage	18,398 17 36,066 22	931 86 3432 41	17,466 31 32,633 81		
Edgar	8672 34	391 52			1
Edwards Effingham	11,419 61	961 90			
Fayette	17,906 26				
Ford	7084 98		1		
Franklin	10,900 51	615 59	10,284 99	2 10,284 9	2
Fulton	38,248 42	1913 53			
Gallatin	10,683 59				
Greene	23,305 75				
Grundy	18,787 11	1	1	1 ,	
Hamilton	10,083 79				
Hancock	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				
Hardin	4105 76 18,298 8				
Henderson	31,322 97				
Iroquois	26,186 18	1			
Jackson	18,235 31				
Jasper	9455 18				
Jefferson	12,851 09				
Jersey	18,581 00		1		
Jo Daviess	14,773,78				
Johnson	7233 05				
Kane	32,135 53				
Kankakee	19,485 85			,	
Kendall	12,950 76		1		
Knox	52,486 04				
Lake	14, (80 0)	004 90	10,000 1	10,000 1	

^{*} No settlement.

	1	4 2 2	1 %	1 2	<u> </u>
•	n.	n't	3 16	Am't	Am't due
	0	sic	m	9	2
Counties.	ha	ns	Ou	paid	ae ae
	Am.t charged	Am't of abate- ments, com- missions, etc	Net amount.	-	:
	<u></u>	tc		:	:
Lasalle	\$50,575 0			\$48,047 94	
Lawrence	12,635 7			10,446 11	
Lee	23,401 1			21,817 17	
Livingston	27,643 7			25,917 17	
Logan.	43,102 3	1		40,559 11	
Macon	36,443 9			34,243 94	
Macoupin ,	45,866 5	,	1 '	40,431 54	
Madison*	67,703 3		10 400 71	42,174 54	\$170 10
Marion	22,1024 $17,2189$			19,326 53 16,113 07	\$170 18
Marshall	19,568 3			18,204 02	
Massae	19,303 5 10,297 I			9,134 23	
McDonough	33,441 0			31,203 50	
McHenry	25,839 0	1 '		24,512 42	
McLean	60,901 9			57,754 44	
Menard	24,662 3			23,716 82	
Mercer	24,476 0			23,222 63	
Monroe*	17,528 2		1	13,090 73	
Montgomery	18,130 4			17,090 19	
Morgan	52,390 6			50,166 64	
Moultrie	9,256 5	935 60	8,320 93	8,320 93	
Ogle	26,122 3	1.463 62	24,658 77	24,658 77	
Peoria	67,010 2			60,595 79	
Perry	12,679 6			11,280 93	
Piatt	19,188 9			17,785 83	
Pike	32,184 1			29,830 76	
Pope*	9,422 6			7,905 70	
Pulaski*†	10,277 0			7,034 06	
Putnam	6,635 0			6,261 89	
Randolph	25,1194 $14,2304$			$21,471 42 \\ 13,277 93$	
Richland	22,242 7			$\begin{array}{c} 13,277 \ 93 \\ 20,954 \ 73 \end{array}$	
Saline	7,642 9			7,128 41	
Sangamon	.107,573 8			101,377 87	
Schuyler	17,155 2			16,069 75	
Scott	12,435 1			11,508 82	257 12
Shelby	26,812 6			24,674 99	
Stark	11,999 1		11,295 10	11,295 10	
St. Clair*‡	63,617 1			45, 932 94	
Stephenson	26,474 3			24,875 94	
Tazewell	44,041 0	1 1		41,616 86	
Union	15,687 9			14,698 49	
Vermilion	49,789 9	- (, , , , , , , , , , , , , , , , , , , ,	46,767 53	
Wabash‡	8,426 7			8,065 65	39 21
Warren	31,926 6			30,172 36	
Washington	24,008 8			21,950 46	
Wayne	12,894 7			12,030 23	
White	12,369 1 25,912 8			11,656 05 24,408 66	
Will	40,661 7			24,408 66 38,356 48	
Williamson* :	11,088 2		00,000 48	8,000 01	
Winnebago	31,907 0		29,895 73	29,895 73	
Woodford	23, 566 3	8 1,242 86		22,323 52	
Total	2,840,980 1	1 178,856 19	2,423,141 44	2,574,168 01	
V 37					

^{*} No settlement. †Paid since Nov. 30, 1866

Nc. 16.

Statement of the School Fund tax, levied in the year 1864, showing the aggregate amount charged, the amount deducted for abatements, commissions, etc. the net amount collected, the amount paid to each county, etc.

county, etc.								
	Amount charg'	Am't. men sion	Net		Am't ty .	-	An	Am't ty o' rece
	101	Am't. of abatements, commissions, etc	t e		n't		Amo'nt received from county over am't paid.	hm't paid coun- ty over amount received
Counties	in	of ts, c	amount.		. pa		nt 1	paid ver ar eived
Counties.	6	et cc	n0		: 12		re n't	ed ed
	ha	eb C.	nt.		: ૯		pe pe	ino cc
	ଫ୍ରୁ	abate ommis	:		paid coun-		eceived county	coun- nount
		• \$ 9		-	· T	-	· v d_	
Adams	\$19,623 78	\$776 77	\$18,847	01	\$14,731 8	33	\$4115 18	
Alexander	6642 19	408 79		40		30	4086 60	
Bond	3722 52	161 44	3561	38	4288 8	36		, 727 78
Boone	3271 90	177 07		33		34		1228 81
Brown	3093 55	201 32		23		12	• • • • • • • • •	1362 89
Bureau	9611 98	507 25		73		8(• • • • • • • • •	267 35
Calhoun	1701 40	218 14		26		25	• • • • • • • • • • • • • • • • • • • •	979 99
Carroll	3883 99	191 28		71		34	004.00	1428 13
Cass	4556 86	156 17		39		31	224 08	745 71
Champaign	8091 68	464 39 111 54		29 04)() 96		745 71 910 92
Christian	4740 58 3062 97	111 54 $173 49$		18		90		3721 61
Clark	3733 90	181 95		95		17		1254 52
Clay	6079 21	1193 71		50		4		122 64
Coles	9974 40	635 09		31		12	3150 19	122 04
Cook	83,520 97	4622 48		49		17	45,614 02	
Crawford	2649 04	169 86		18		78		2908 60
Cumberland	2771 30	251 12	2520	18		71		1512 53
DeKalb	6157 43	285 81	5871	62	7704. 9	98		1833 36
DeWitt	4810 66	324 73	4485	93	4788 4	17		302 54
Douglas	5432 89	318 07	5114	82		15	1443 67	
DuPage	5019 85	216 77		08		31		503 23
Edgar	9816 82	830 73		09		01	1505 08	
Edwards	2221 15	60 17		98	}	32	· · · · • • · · · • · ·	431 34
Effingham	3310 18	786 80		$\frac{38}{14}$		52		1732 14
Fayette	5321 30	2223 16 91 89		16		$\frac{75}{27}$		3256 61 824 11
Ford	1799 05 2519 81	133 82		99		$\frac{20}{20}$		2324 21
Fulton	10,409 54	598 36	_	18		$\frac{10}{10}$		3525 92
Gallatin	3234 41	431 09		32		21		994 89
Greene	6297 57	182 28		29		11		601 82
Grundy	4957 47	230 11	4727	36	4578	51	148 85	
Hamilton	2656 82	115 59	2541	23	4097	55		1556 32
Hancock	10,343 99	475 17	9868	82	11,539	05		1670 23
Hardin	1054 05	48 88		17	1	45		880 28
Henderson	4484 20	434 21		99		27		142 28
Henry	8419 30	340 46		84		45	· · · · · · · · · · · ·	821 61
Iroquois	6835 84	489 65	1	19		53		1803 34
Jackson	4201 46	671 33		13		70		1646 57
Jasper	2452 88	265 51 128 62		$\frac{37}{92}$		$\frac{77}{29}$		2591 40 3411 3 7
Jefferson	3132 54 4924 30	263 01		$\frac{92}{29}$		$\frac{29}{15}$		3411 37 182 86
Jersey	4924 30 4518 93	333 75		18		48		5948 30
Jo Daviess	2207 73	229 40		33		88		1779 55
Kane	8611 82	357 72		10		06		1537 96
Kankakee	5054 58	231 25		33		72		1952 39
Kendall	3630 64	476 49		15		73		1743 58
Knox	13,607 24	534 32		92		76	2171 16	
IIIOA	20,00, 21.	001 01			-,			

	A		A u so I	1	Z		47		1 0 1	P	_
	Amount charg'		Am't. c ments, sions, c		Net		Am't paid ty		Amo't received from county over am't paid.	Am't paid county over amount received.	
	l ou		nt ns	- }	amount		: 5		9 E 2	0.0	
Counties.	nt		of cto		nc		· pa		ar r	pa ve	
Counties.	0.		te co	Ì	Ĕ		: ā		n rec	d g	
	l m		: ii &	i	nt.				p sei	, mc	
	Tro-		of abates, commis	- }			coun		received county m't paid	l ou	
			. v. c				: 7		<u> </u>	n_	_
Lake	\$4148	49	\$198 9	25	\$3950	14	\$6908	17		\$2958 ()3
LaSalle	14,765	16	740 1	19	14,024	97	18,040	85		4015 8	88
Lawrence	3510	70	439 2	22	3071	48	4269	32		1197 8	84
Lee	6125	22	283 7	75	5841	47	7845	70		2004 9	23
Livingston	6765	84		69	6512	15	7356	48		844	33
Logan	9092	73	338 (03	8754	70	6367	48	2387 22		
Macon	8386	06	368 3	51	8017	55	6210	71			
Macoupin	10,177	63		82	8978	81	10,618	04	1	1639	
Madison	18,751	01		99	13,535	02	11,041	02	2494 00		
Marion	5130	08		90	4697	18	6075	38		1378	20
Marshall	4838	84	1	68	4619	16	5111	23			07
Mason	5436	61		92	5002	69	5371	63			94
Massae	2731	67		96	2296	71	2903			1	94
	8899			- 1	8167			65		000	94
McDonough	7005	07		99	6707	08 47	8113	30			
McHenry		77		30			8540	97	9190 10	1833	50
McLean	15,512	57		66	14,864	91	12,725	72	2139 19		• •
Menard	5754	87		81	5436	06	4003	33	1432 73	74	1 5
Mercer	6651	29		39	6365	90	6440	05			
Monroe	4275	58		14	3634	44	4640	23			79
Montgomery	4721	52		71	4536	81	6691	27			46
Morgan	13,875	25		52	13,321	73	7721	14	5600 59	910 8	
Moultrie	2590	96		52	2346	44	3257	33		,	-
Ogle	6925	46		43	6601	03	9357	39		2756	00
Peoria	18,160	79		79	17,394	00	12,136	04	5257 96	1040	
Perry	3354	84		51	2826	33	4668	95		1842 (52
Piatt	4788	66		65	4539	01	3531	46		91.00	00
Pike	8505	31		68	8129	63	11,293	01		3163	
Pope	2668	07		56	2328	51	3650	44	100.05		93
Pulaski	2434	49		78	1936	71	1830	36	106 35		
Putnam	1819	18		76	1733	37	2198	50		465	
Randolph	8454	22		01	5727	21	7204	14			93
Riehland	3391	11		90	3220	21	4346	71	• • • • • • • • • • • • • • • • • • • •		50
Rock Island	6405	69		43	6075	26	7476	78	• • • • • • • • • • • •		52
Saline	1933	94		28	1828	66	4323	52	10 004 00		36
Sangamon	25,591	52		55	24,409	97	12,175	77	12,234 20		
Schuyler	4593	13		60	4227	53	6158	16			33
Scott	3372	39		32	3255	07	3630	55			48
Shelby	7253	79		54	6770	25	7597	58			$\frac{33}{42}$
Stark	3010	25		56	2867	69	3836	11	4000 45		ŁZ
St. Clair	16,829	78		35	15,769	43	11,700	98	4068 45	2096	76
Stephenson	7502	61		95	7113	66	9210	42	90 = 0 40		10
Tazewe'l	12,840	96		37	11,654	09	8397	61	3256 48	9047	
Union	3138	11		01	2980	10	5028	05	1400 05	2047 9	95
Vermilion	11,622	39		12	11,123	27	9491	02	1632 25	1104 (
Wabash	2134	54	1	26	2062	28	3166	37	115 20		19
Warren	8307	33		11	7935	22	7820	02	115 20	310 2	28
Washington	6993	94		72	6037	22	6347	50			
Wayne	3234	79		12	3039	67	6766	22			55
White	3184	89		64	3066	25	£929	63			38
Whiteside	6894	91		15	6382	76	7739	08			32
Williamsen	10,699	82		25	10,145	57	11,540	42			35
Williamson	2712	72		57	2055	15	5520	36			21
Winnebago	8926	74		35	8482	39	8609	72			33
Woodford	5973	95	236 6	33	5737	32	5887	61		150 2	29
Total	730 004	70	\$52 990 4	17	Shh coa	9.5	603 000	00	106 051 69	191 447 9	27
Total	130,964	10	g00,000 4	* 1	077,004	50	090,000	UU	100,001 02	121,447 2	

No. 17.

Statement of the School Fund tax levied in the year 1865, showing the aggregate amount charged, the amount deducted for abatements, commissions, etc., the net amount collected, the amount paid to each county, etc.

Countries		A	e c A	Z	_ [4 5		1 = 0 = 1	1 0 2 0 2
Adams. \$20,946 34 \$1065 59 \$19,880 75 \$15,498 96 \$4381 79 Alexander 10,019 80 1353 19 8666 61 2985 94 5680 67 Bond 3966 04 155 48 810 56 4521 04 7510 4 710 48 710		B _j	to On	et		• P) ai o m	ei m
Adams. \$20,946 34 \$1065 59 \$19,880 75 \$15,498 96 \$4381 79 Alexander 10,019 80 1353 19 8666 61 2985 94 5680 67 Bond 3966 04 155 48 810 56 4521 04 7510 4 710 48 710		te	: ne			00		der Etr	00 01 01 01 01 01 01 01 01 01 01 01 01 0
Adams. \$20,946 34 \$1065 59 \$19,880 75 \$15,498 96 \$4381 79 Alexander 10,019 80 1353 19 8666 61 2985 94 5680 67 Bond 3966 04 155 48 810 56 4521 04 7510 4 710 48 710	Counties	ļ ģ	E. E. E			nt mt		: a c e	l dinty
Adams. \$20,946 34 \$1065 59 \$19,880 75 \$15,498 96 \$4381 79 Alexander 10,019 80 1353 19 8666 61 2985 94 5680 67 Bond 3966 04 155 48 810 56 4521 04 7510 4 710 48 710	Connues.	l arg	ssi.	n n		.6.7		nic Sei	
Adams. \$20,946 34 \$1065 59 \$19,880 75 \$15,498 96 \$4381 79 Alexander 10,019 80 1353 19 8666 61 2985 94 5680 67 Bond 3966 04 155 48 810 56 4521 04 7510 4 710 48 710		336	on ts	nt	ł	y.		• un de	- H of ba
Alexander		. م	550			i d		: #4 g	: 6 th 2
Alexander									
Alexander	Adams	\$20 946 34	\$1065.59	\$19 880 7	75	\$15 498	96	\$4381 79	
Bond									
Boone									@h10 49
Brown									
Bureau									
Calhoun. 1649 6 70 83 1578 53 2643 87 1065 34 Carroll. 4237 14 284 18 3952 96 5534 38 1581 42 Champaign 10,623 64 835 93 9787 71 9368 00 419 71 Christian. 5481 68 144 66 5287 02 7440 77 2153 75 Clay. 4407 12 299 06 4108 16 5513 10 1404 94 Clay. 4407 12 299 06 4108 16 5513 10 1404 94 Clay. 4407 12 299 06 11,612 79 7883 76 3729 38 Clay. 42505 76 5320 22 2935 65 3729 38 Cobe. 91,498	Brown	3115 94	199 32	2916 6	2	4440	29		1523 67
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Kankakee 5412 73 286 04 5126 69 7664 38 2537 69 Kendall 3596 58 155 65 3440 93 4274 62 833 69 Knox 14,579 45 619 50 13,959 95 11,028 29 2931 66		8926 53	388 12	8538 4	[]	9335	14		796 73
Kendall. 3596 58 155 65 3440 93 4274 62 833 69 Knox. 14,579 45 619 50 13,959 95 11,028 29 2931 66					- 1				
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	Am't		de		Net amount.		Amount to cou		Am't receiv'd from co. over Am't paid	Am't paid co. over amount received
	1		: B. 6		an		00		tr	ei -
Counties.	charged		mmissior		101		ount paid county		receiv'	paid r amo sived
	000		: 0 H		5		<u>1</u>		d.	d .
	cd		, 30 30		:		paid nty		receiv'd co. over paid	uni co
LaSalle	\$14.047	94	\$593	37	\$13,454	57	\$18,169	78		\$4715 21
Lawrence	3509	36	578	35	2931	01	4272	40		1341 39
Lee		26	388	25	6112	01	8515	28		2403 27
Livingston	7678	81	422	12	7256	69	8775	74		1519 05
Logan	11,971	86	595	40	11,376	46	7275	18	\$4101 28	
Macon	10,122	87	533	20	9589	67	7854	51	1735 16	
Macoupin	12,736	29	1418	94	11,317	35	11,645	08		327 73
Madison	18,804	98	5216	00	13,588	98	12,497	42	1091 56	
Marion	6136	85	672	82	5464	03	7249	33		1785 30
Marshall	4782	72	268	74	4513	98	5692	41		1178 43
Mason	5434	28	325	93	5108	35	5121	33		12 98
Massac	2858	97	281	31	2577	66	3123	9.5		546 29
McDonough	9288	31	534	63	8753	68	8742	14	11 54	
McHenry	7177	16	303	99	6873	17	7960	41		1087 24
McLean	16,916	84	760	42	16,156	42	14,344	65	1811 77	
Menard	6850	46	206	63	6643	83	3915	76	2728 07	
Mercer	6798	88	302	72	6496	16	6629	06		132 90
Monroe	4861	53	641	53	4220	00	4327	83		107 83
Montgomery	5036	23	232	88	4803	35	7945	92		3142 57
Morgan	14,551	97	492	12	14,059	85	8582	73	5477 12	
Moultrie	2568	89	235	80	2333	09	3587	27		1254 18
Ogle	7255	80	345	38	6910	42	9103	93		2193 51
Peoria	18,613	96 88	1638 346	$03 \\ 45$	16,975	93 43	12,525	20	4450 73	
Piatt	3517 5330	05	329	70	3171 5000	35	4809 3976	84	1009 00	1638 41
Pike		05	582	39	8357	66	10,991	49 65	1023 86	0000 00
Pope	2614	68	314	68	2300	00	4559	99		2633 99 2259 99
Pulaski	2853	19	453	19	2400	00	2142	13	257 87	
Putnam	1878	07	87	22	1790	85	2217	88	201 01	427 03
Randolph	6970	64	946	95	6023	69	6895	56		871 87
Richland	3952	89	221	98	3730	91	4596	14		865 23
Rock Island	6178	32	302	37	5875	95	8563	09		2687 14
Saline	2123	04	115	06	2007	98	4739	16		2731 18
Sangamon	29,877	60	1493	73	28,383	87	13,346	30	15.037 57	
Schuyler	4764	93	263	09	4501	84	5855	11		1353 27
Scott	3454	08	150	58	3303	50	3353	82		50 32
Shelby	7446	01	521	71	6924	30	8394	55		1470 25
Stark	3333	09	167	37	3165	72	3657	87		492 15
St. Clair	17,523	84	1123	84	16,400	00	13,216	05	3183 95	
Stephenson	7353	9 I	384	99	6968	92	9630	26		2661 34
Tazewell	12,231	14	571	13	11,660	01	8656	56	3003 45	
Union	4357	66	219	11	4138	55	5807	15		1668 60
Vermilion	13,830	35	721	19	13,109	16	10,830	67	2278 49	
Wabash	2340	72	75	59	2265	13	2789	39	• • • • • • • • • • • • • • • • • • • •	524 26
Warren	8868	52	409	77	8458	75	7376	59	1082 16	• • • • • • • • • • • • • • • • • • • •
Washington	6668	15	500	92	6167	23	6560	44		393 21
Wayne	3581 3435	88 87	206	99	3384	89	7042	18		3667 29
Whiteside	7197	66	151	79	3284	08	5879	98		2595 90
Will	11,294	93	357 547	59 82	6840	07	8497	19		1657 12
Williamson	3101	13	547 601	13	10,747 2500	11	12,183 5667	81 45		1436 70
Winnebago	8863	06	488	45	8374	61	7763	23	611 38	3167 45
Woodford	6546	21	284	47	6261	74	6589	69	011 00	327 95
	3010			11	0201	1.7	0000	00		927 95
Total	789.321	92	52,949	19	736,379	73	750,000	00	107,441 59	121,061 96
	,021		04,014	1./	100,010	10	100,000	00	107, 111 00	121,001 96

The abatements are ESTIMATED in Clinton, Douglas, Madison, Monroe, Pope, Pulaski, St. Clair and Williamson; these counties having failed to make settlement.

No. 18.

Statement, showing the amount of Interest on School Fund, and the amount of School Tax Fund, distributed to the several counties in the State, for the years 1864 and 1865.

Tax													
Adams. \$1335 59 \$14,731 83 \$1,6067 42 \$1154 28 \$1,5498 96 \$16,653 24 \$1604	a		1864.			1865.							
Alexander	Counties.	Interest.	Tax.	Total.	Interest.	Tax.	Total.						
Alexander	Adams	\$1335 59	\$14 731 83	\$1 6067 42	\$1154 28	\$1 5498 96	\$16 653 24						
Bond													
Boone					1								
Brown													
Bareau. 683 54 (22,463 25) 22,263 25 (29 26) 195 75 (25 19 19 75) 12,117 18 78 78 89 96 Carroll. 387 02 5120 84 5507 86 (355 56) 355 56 (5534 38 588) 2,2463 25 (29 26) 195 75 (5534 38 588) 2,2463 25 (25 19 57 86 5534 38 588) 5,534 38 588 99 Champaign 496 69 8233 00 8869 69 69 26 60 60 25 4 93 68 10,060 54 681 60 60 60 60 60 60 60 60 60 60 60 60 60		358 02	4255 12	4613 14	330 10	4440 29	4770 39						
Calhoun 166 41 22,463 25 22,629 61 195 75 2643 87 2289 62 Carroll 387 02 5120 84 5507 86 355 56 5534 65 5554 65 5548 68 68 65 5548 66 551 09 48 68 76 68 77 79 79 79 79 79 79 79 78 78 88 78 78 88 79 88 78		683 54	9372 08	10,055 62	837 38		12,117 13						
Cass. 308 22 4176 61 4484 83 290 92 4524 65 69 69 54 9 68 10,060 56 Champaign 496 69 8873 00 8869 69 59 54 00 7440 77 7991 77 7099 70 94 70 7059 46 14 35 455 02 6604 39 7059 46 618 9 7143 35 455 02 6604 39 7059 46 60 36 36 85 394 83 5329 22 5724 05 86 30 378 37 7059 46 6664 71 586 05 7883 76 8469 81 20 6846 71 586 05 7883 74 654 4849 486 62 7824 478 4788 47 1516 664 <td>Calhoun</td> <td>166 41</td> <td></td> <td></td> <td>195 75</td> <td></td> <td></td>	Calhoun	166 41			195 75								
Cass. 308 22 4176 61 4484 83 290 92 4524 65 69 69 54 9 68 10,060 56 Champaign 496 69 8873 00 8869 69 59 54 00 7440 77 7991 77 7099 70 94 70 7059 46 14 35 455 02 6604 39 7059 46 618 9 7143 35 455 02 6604 39 7059 46 60 36 36 85 394 83 5329 22 5724 05 86 30 378 37 7059 46 6664 71 586 05 7883 76 8469 81 20 6846 71 586 05 7883 74 654 4849 486 62 7824 478 4788 47 1516 664 <td>Carroll</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Carroll												
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Coles. 475 59 6189 12 6664 71 586 05 7883 76 8469 81 Cook 3451 54 33,284 47 36,736 01 3779 47 5,0514 70 542,294 17 Crawford. 423 22 5387 78 5811 70 372 05 5320 01 5692 06 Cumberland 305 39 4032 71 4338 10 319 14 4301 29 4620 43 DeWitt. 367 79 4788 47 5156 26 536 35 4924 95 5290 30 Douglas. 234 39 3671 15 3905 51 346.99 4680 62 5027 61 DuPlage. 461 66 5306 31 5767 97 367 10 4939 29 5306 38				,									
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Kendall 420 24 4897 73 5317 97 317 38 4277 62 4595 00 Knox 935 98 10,901 76 11,837 74 8 20 1,1028 29 11,848 29 Lake 582 49 6908 17 7490 66 469 28 6320 20 6789 48 LaSalle 1568 50 18,040 85 19,609 05 1351 35 1,8169 78 19,521 13													
Knox 935 98 10,901 76 11,837 74 8 20 1,1028 29 11,848 29 Lake. 582 49 6908 17 7490 66 469 28 6320 20 6789 48 LaSalle 1568 50 18,040 85 19,609 05 1351 35 1,8169 78 19,521 13						4277 62							
Lake	1	935 98	10,901 76	11,837 74									
LaSalle 1568 50 18,040 85 19,609 05 1351 35 1,8169 78 19,521 13			6908 17										
Lawrence 326 00 4269 32 4595 32 316 81 4272 40 44,589 21	LaSalle		- /										
	Lawrence	326 00	4269 32/	4595 32	316 81	4272 40	44,589 21						

			1864							i.		
County.	Interes	t.	Tax.		Total		Inte	rest.	Tax.		Total	
Loo	\$567	23	\$7845	70	\$8412	93	\$6	31 3	\$8515	28	\$9146	0.1
LeeLivingston	367	85	7356			33		47 98				
Logan	450	27	6367	48	6817	75		45 93				
Macon	451	77	6210					83 37			8437	88
Macoupin		16	10,618					64 85				
Madison	938	75	11,041	02	1	77		53 73	1 1		1 - 1	
Marion Marshall	436 414	28 69	6075 5111	$\frac{38}{23}$		$\frac{66}{92}$		37 99 23 10		33 41		
Mason.	360	97	5371	63		60		78 52		33	6115 5599	
Massac.	224	77	2903	65	1	42		31 90			3355	
McDonough	676	96	8113	30		26		19 97	Į.	14	9392	
McHenry		04	8540	97	9245	01		90 84		41	8551	25
McLean		48	12,725	72	13,665	20	10		1 /	65	15,409	
Menard		49	4003	33		82		90 57		16	4206	
Mercer		01	6440 4640	$\frac{05}{23}$	6933 5002	$\frac{06}{23}$		$\frac{92}{20}$ $\frac{24}{80}$		06		30
Monroe	447	00 49	6691	$\frac{25}{27}$	7138	76		20 80 71 78		$\frac{83}{92}$	4648 8417	
Morgan	636	51	7721	14	8357	65		38 14		73	9220	
Moultrie	223	09	3257	33	3480	42		35 75		27	3853	
Ogle	735	03	. 9357	39	10,092	42		75 26		93		19
Peoria	1131	57	12,136	04	13,267	61	9;	33 38	12,525	20	13,458	53
Perry		63	4668	95	5003	58		26 44		84	5136	
Piatt		26	3531	46		72		93 82		49	4270	
Pike	945	57	11,293	01	12,238	58		16 50	, -	65	11,808	
Pope Pulaski	$\frac{254}{124}$	38 87	3650 1830	$\frac{44}{36}$	3904 1955	82 23		$38 ext{ } 41$		$\frac{99}{13}$	4898 2270	
Putnam	177	57	2198	50		07		34 69		88	2382	
Randolph	569	10	7204	14	17,773	24		7 18		56	7392	
Richland	337	10	4346	7.	4683	81	34	11 13		14	4937	
Rock Island	670	15	7476	78	8146	93	6	37 95	8563	09	9201	
Saline		58	4323	52	4649	10	3			16	5090	84
Sangamon	1014	18	12,175	77	13,189	95		2 40	,	30	14,338	70
Schuyler		$\frac{30}{23}$	$6158 \\ 3630$	16	6677 3936	46 78	24	34 92 19 05		11		03
Seott		40	7597	55 58	8115	98	6:			82 55	3602 9016	
Stark		44	3836	11	4148	55	2'		3657	87		36
St. Clair		$\overline{23}$	11,700	98	12,758	21	_	4 68		05		73
Stephenson	810	93	9210	42	10,021	35	71	6 69		26	10,346	95
Tazewell		13	8397	61	9083	74	6			56	9299	60
Union		50	5028	05	5427	55	§ 45			15	6236	85
Vermilion		73	9491	02	10,119	75	80			67	11,632	94
Wabash Warren.		$\frac{52}{90}$	3166 7820	$\frac{37}{02}$	3433 8479	89 92	20 54			39 59	2996 7924	44
Washington		18	6347	50	6825	68	44			44	7001	37
Wayne		55	6766	22	7213	77	5			18	7563	16
White		18	5929	63	6385	81	4			98	6290	71
Whiteside	573	68	7739	08	8312	76	65			19	9126	56
Will		95	11,540	42	12,487	37	90			81	13,089	17
Williamson		04	5520	36	5961	40	4:			45	6088	23
Winnebago		$\frac{17}{03}$	8609	72 61	9362 6325	89 64	5′ 48			23 69	8339	97
Woodford	400		5887		0020				0009		7078	68
Total	\$54,564	93	693,000	00	747,564	93	\$54,50	34 93	750,000	00	804,564	93

No. 19.

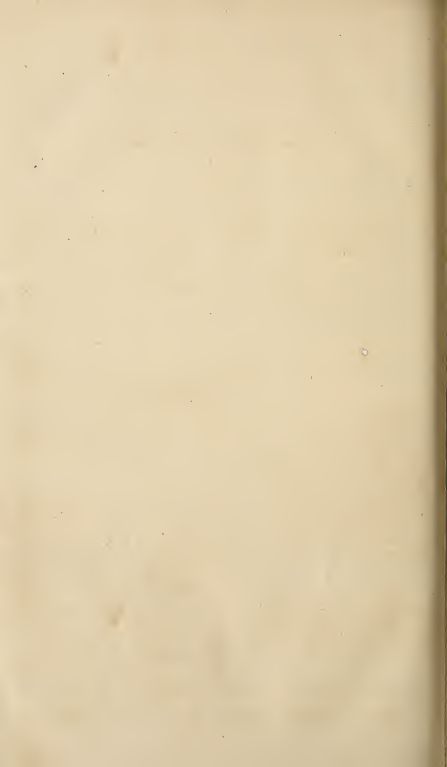
Statement of the condition of the Banks of the State on the 30th day of November, 1866, showing the amount and kind of securities held in trust for them, and the amount of notes in circulation.

BANK OF BLOOMINGTON.	
Illinois 6s.	\$2500 00
Circulation	\$1959 00
RANK OF GALENA.	
Illinois 6s	\$6000 00
Circulation	\$4799 00
CUMBERLAND COUNTY BANK, GREENUP.	•
Legal tender notes.	\$494 00
Circulation	\$444 00
HOME BANK, ELGIN.	
Illinois 6s	\$6000 00
Circulation	\$5400 00
MARINE BANK, CHICAGO.	
Illinois 6s	\$8688 46
Circulation	\$7788 00
M'LEAN COUNTY BANK, BLOOMINGTON.	
Illinois 6s	\$12,200 00
Circulation	\$8551 00
PRODUCERS' BANK, CHICAGO.	
Illinois 6s	\$1200 00 72 50
Legal tender notes.	
Circulation	\$573 00
SYCAMORE BANK.	_
Legal tender notes	\$182 00
Circulation	\$132 00
TREASURY BANK.	
Illinois 6s	\$6000 00
Circulation	\$5400 00

RECAPITULATION.	
Illinois 6s	
Circulation	 \$43,336 96 35,046 00

Notes of the following named banks in liquidation are redeemed by the auditor at par, viz:

Alton Bank	Alton.
Bank of Illinois	New Haven.
Bank of Kewanee	
Bank of Ashland	Golconda
Bank of Sparta	
City Bank of Ottawa	
Exchange Bank	
Grundy County Bank	
Mechanics' Bank	
Pamet Bank	
Peoples' Bank	
Mahaiwe Bank	
Reapers' Bank.	
Traders' Bank	
United States Stock Bank	Sparte
Edgar County Bank	
Bugar Outility Dank	r aris.



BIENNIAL REPORT

OF THE

STATE TREASURER,

FOR 1865 AND 1866.

TREASURER'S OFFICE, ILLINOIS, Springfield, Dec. 10th, 1866.

To the Honorable the General Assembly of the State of Illinois:

GENTLEMEN—In compliance with the statutes defining the duties of the State Treasurer, I submit the following report, showing the financial operations of this department since the last report, (November 30, 1864) and its condition at the close of the two current years ending November 30, 1866, with an exhibit of the state of the several funds at that time.

The following synopsis will show the balance on hand in the Treasury on the 1st day of December, 1864, the receipts and disbursements during the two years, and the balance standing to the credit of the several funds on the 1st day of December, 1866:

REVENUE FUND.

Balance in the Treasury Dec. 1, 1864	\$3,263 50
Amount War Fund transferred under act Feb. 13, 1865	27,429 97
Amount received from United States on war claims	
Amount received from all other sources	886,312 38
	\$1,355,052 69
Payments from Dec. 1, 1864, to Dec. 1, 1866	1,288,629 18
Ralance in the Treasury Dec 1 1866	\$66 423 51

STATE DEBT FUND.

Balance in the Treasury Dec. 1, 1864	\$589,124 44 1,406,484 68
Payments from Dec. 1, 1864, to Dec. 1, 1866	\$1,995,609 12 1,264,020 63
Balance in the Treasury Dec. 1, 1866	\$731,588 49
INTEREST FUND.	
	•
Balance in the Treasury Dec. 1, 1864	\$309,256 58 1,539,747 31
Payments from Dec. 1, 1864, to Dec. 1, 1866	\$1,849,003 89 1,310,455 42
Balance in the Treasury Dec. 1, 1866	\$538 548 47
Datance in the Treasury Dec. 1, 1000	φυσο,σ10 11 ——————————————————————————————————
SCHOOL FUND.	
Balance in the Treasury Dec. 1, 1864	\$112,075 94 226,733 52
Payments from Dec. 1, 1864, to Dec. 1, 1866	\$338,809 46 297,076 64
Balance in the Treasury Dec. 1, 1866	\$41,732 82
ILLINOIS CENTRAL R. R. FUND.	
Balance in the Treasury Dec. 1, 1864	\$198,868 20
Amount received from Dec. 1, 1864, to Dec. 1, 1866	937,450 50
	\$1,136,318 70
Payments from Dec. 1, 1864, to Dec. 1, 1866	
Balance in the Treasury Dec. 1, 1866,	\$33,882 16
DELINQUENT LAND TAX FUND.	
Balance in the Treasury Dec. 1, 1864	\$331 06
Payments from Dec. 1, 1864, to Dec. 1, 1866	\$331 06
Balance in the Treasury Dec. 1, 1866	\$331 06

UNKNOWN AND MINOR HEIRS FUND.

Balance in the Treasury Dec. 1, 1864	\$701	66
Amount received from Dec. 1, 1864, to Dec. 1, 1866	743	45
Payments from Dec. 1, 1864, to Dec. 1, 1866	\$1,445 295	
Balance in the Treasury Dec. 1, 1866	\$1,149	85
WAR FUND.		
Amount received from Dec. 1, 1864	\$10 29,500	
Payments from Dec. 1, 1864, to Feb. 13, 1865	\$29,510 2,080	
Balance transferred to revenue fund under act Feb. 13, 1865	\$27,429	97
A THE WOOD OF CONTROL THE PERSON DATES		
HANCOCK COUNTY INTEREST FUND.		
Amount received to Dec. 1, 1866. Payments to Dec. 1, 1866.	$\$9,465 \\ 8,950$	
Balance in the Treasury Dec. 1, 1866	\$515	00

The prosperous condition of the finances of the State, so far as relates to the funded debt, is a matter of congraculation to all. Notwithstanding the heavy expenditures made by the State during the existence of the rebellion, in placing her quota of the army in the field, and the heavy and constant drain upon her productive industry, the State debt has been gradually diminished—more rapidly, even, than the anticipations of the most sanguine.

On the first of December, 1860, the entire bonded debt of the State amounted to \$10,277,161 36; which debt was increased \$2,050,000 00 by the war loan of July, 1861, making in the aggregate \$12,327,161 36.

On the first of December, 1866, the entire debt amounted to only \$8,638,252 21, and there is now in the Treasury to be applied on payment on the first of January, 1867: State Debt Fund, \$731,588 49, Illinois Central Railroad Fund, \$33,882 16, to which may be added \$221,574 05, the estimated amount of the seven per cent. of the gross earnings of the Illinois Central Railroad, due for the six months ending October 31, 1866, which, when paid, will reduce the State debt to \$7,650,907 51. The board of trustees of the Canal have declared another dividend of five per cent. on the registered canal bonds, payable January 2, 1867, amounting to \$123,166 66, which will reduce the entire bonded debt to \$7,527,740 85.

Since the commencement of the war the State has not only paid, on the bonded debt, \$2,050,000—a sum equal to the entire war loan, and \$974,568 63, the direct tax levied on the State by the United States—but has paid in addition, on that debt as it existed at the breaking out of the rebellion, \$903,496 94; making the aggregate paid on the State debt \$2,953,496 94; direct tax, \$974,568 63; total, \$3,928,065 57.

To accomplish this there has been no resort to increased taxation. On the contrary \$615,000 belonging to the State Debt Fund was "loaned" to the Revenue Fund under act of February 8, 1861, which has never been returned; and the collection of the two mill tax, or the State Debt Fund, was suspended by the same act for the years 1861

and 1862.

During the two fiscal years ending November 30, 1866, \$2,321,425 13

has been applied by the State in liquidation of the bonded debt.

At the present rate of valuation the two mill tax will be sufficient to extinguish the entire bonded debt within ten years. With the seven per cent. of the gross earnings of the Illinois Central Railroad added, the last dollar of the indebtedness can be met on or before the first day

of January, 1874.

From the synopsis of the Revenue Fund, it will be seen that the whole amount received on account of revenue from all sources, including the amount on hand December 1, 1864, was \$1,355,052 69—of which sum \$734,371 07 only were derived from direct taxation; and that during that time the warrants paid on account of revenue amounted to \$1,288,629 18—being \$546,258 11 in excess of receipts proper for revenue—to which excess should be added \$55,000, a deficit by clerical error in the appropriation of the "Illinois State Hospital for the Insane," for the years 1865 and 1866.

Admitting that the present Legislature will be only equally generous with the last, in making appropriations for the general interests and charitable necessities of the State, there will be a deficit of (estimated) \$550,000 in that fund November 30, 1868, unless some adequate pro-

vision is made for its increase.

With the great wealth and endless resources of our State, the tireless energy and abundant liberality of the people, the time should never come when the Treasury is not able to respond to every legitimate demand. To place the State in such a desirable position, and thus establish and sustain the local credit of the State, is an object worthy

of your attention.

The question then arises, how can this desideratum be attained? To that end I would recommend the enactment of a law creating a State Board of Equalization of Assessments," with powers full and well defined, not only to equalize the assessments of real and personal estate between the several counties of the State, but to so increase (or decrease, if necessary) the aggregate amount of the valuation in the State, that the present rate of taxation will provide a fund sufficient to meet at least all the ordinary current expenses of the Government.

If it should be deemed inadvisable to so increase the aggregate of the valuation, as such increase would correspondingly increase the State Debt Fund, (the rate of the tax for which is fixed in the Constitution,) permanent relief can only be found by an increased rate of

taxation for revenue purposes.

But as a fair and just valuation, or an increase of the rate of taxation. ean not be available for the increase of revenue until 1868, for an immediate partial relief, I would suggest that provision be made by law for the payment of the interest on the School, College and Seminary Fund, amounting to about \$66,000, out of the Interest Fund, to which it is properly chargable, instead of the Revenue Fund; and for a transfer or loan of \$200,000 of the accruing surplus Interest Fund to the revenue. The Interest Fund, on the first day of December, 1866, amounted to \$538,548,47. Of this amount, \$235,000, will be required to pay the interest maturing in January, 1867, including premium on coin; and estimated \$5,000 to pay the past due interest that may be ealled for at the Treasury prior to the first day of July, 1867; leaving an idle surplus in the Treasury of over \$298,000; which can not be used without legislative action. No inconvenience in the future payment of interest can arise from such transfer. Under existing laws any defieiency in the Interest Fund can be supplied from other funds in the Treasury.

If the interest on the School, College and Seminary Fund should be made chargable to the Interest Fund, and \$200,000 be transferred from that fund to the revenue, there would still be a surplus in the

Interest Fund of over \$30,000.

After the payment of the interest due in January, 1865, there remained in the Treasury \$118,180 51, in coin, as per my report to the last Legislature, which amount was by that Legislature, under act of February 16, 1865, set apart or appropriated for the payment of the interest on the sterling bonds of the State, payable in London. The amount then on hand sufficed to pay such interest in July, 1865, and January, 1866, leaving a small balance. According to the provisions of the same act, \$77,000 of gold was purchased for the payment of sterling interest maturing in July, 1866. A detailed statement of the coin received and paid out up to December 1, 1866, accompanies this Report.

JAMES H. BEVERIDGE, Treasurer.

TABULAR STATEMENTS.

- 1. Statement of the 3Sth installment of interest paid in the city of New York, by the Treasurer.
- 2. Statement of expenses on account paying 38th installment of interest in the city of New York.
- 3. Statement of interest past due, paid at the Treasury from the 16th day of December, 1864, to the first day of July, 1865.
- 4. Statement of the 39th installment of interest paid in the city of New York, by the Treasurer.
- 5. Expenses on the same.
- 6. Statement of interest, past due, paid at the treasury from the 1st day of July, 1865, to the 1st day of December, 1865.
- 7. Statement of the 40th installment of interest paid in the city of New York, by the Treasurer.
- 8. Expenses on same.
- 9. Statement of interest, past due, paid at the treasury from the 1st of December, 1865, to the 20th day of June, 1866.
- 10. Statement of 41st installment of interest paid in the city of New York, by the Treasurer.
- 11. Expenses on same.
- 12. Statement of interest, past due, paid at the treasury from the 20th day of June, 1866, to the 1st day of December, 1866.
- 13. Statement of Coin account.
- 14. Statement of collections on account of Revenue.
- 15. Statement of monthly receipts of revenue, special taxes, &c.
- 16. Statement of monthly credits, by Auditor's receipts.
- 17. Statement of Revenue Fund account leaving a balance of..... \$66,423 51 18. Statement of State Debt Fund account, leaving a balance of.....

731,588 49

538,548 47

- 19. Statement of Interest Fund account, leaving a bal-
- 20. Statement of School Fund account, leaving a balance of..... 41,732 82

41.	Statement of Inthois Central 16. 16. Pund account,		
	leaving a balance of	\$33,882	16
22.	Statement of Delinquent Land Tax Fund account,		
	leaving a balance of	3 3 1	06
23.	Statement of Unknown and Minor Heirs' account,		
	leaving a balance of	1,149	85
24.	Statement of War Fund account.		
25.	Statement of Hancock County Interest Fund account,		
	leaving a balance of	515	00
26.	Recapitulation of Treasurer's account, leaving a bal-		
	ance of\$1	1,414,171	36

27. Statement of the Public Debt of the State of Illinois, showing the number of bonds, class, numbers, denominations, when due, where payable, and total amount of all outstanding coupon bonds, also the amount of inscribed stock, and amount of scrip unfunded indebtedness.

No. 1.

Statement of interest paid on the debt of the State of Illinois in the city of New York by Alexander Starne, Treasurer, during the month of January, 1865.

THIRTY-EIGHTH INSTALLMENT.

1		
Paid interest due January, 1865, on \$1,779,166 58, new internal improve-		
ment stock, issued under act of 1847, at 3 per cent	\$53,374	99
Paid interest due January, 1865, on \$1,141,242 72, interest bonds, issued	\$55,511	00
under act of 1847, at 3 per cent	34,237	28
Paid interest due January, 1865, on \$683,897 82, interest bonds, issued under	01,201	20
not of 1857 et 2 nor cont	20,516	0.2
act of 1857, at 3 per cent	20,510	90
we'er act of 1840 at 2 yer cont	6,583	o K
under act of 1849, at 3 per cent	0,000	25
other coupon bonds, as follows:		
47 coupons from \$1000 unregistered bonds of July, 1841, at \$30	1,410	00
93 coupons from \$1000 unregistered bonds of July, 1841, less 40 per cent. at	1,410	00
210 Componstrom \$1000 registered bonds of July, 1841, less 40 per cent, at	1.674	00
\$18 284 stamps on \$1000 unregistered bonds dated prior to 1847, at \$30	8,520	
204 stamps on \$1000 unregistered bonds dated prior to 1847, at \$50	0,920	ω,
835 stamps on \$1000 registered bonds dated prior to 1847, less 40 per cent.,	15,030	00
at \$18	5, 730	
245 stumps on \$1000 unregistered bonds, dated July, 1847, at \$50	5, 150	00
345 stamps on \$1000 registered bonds, dated July, 1847, less 40 per cent.,	e 910	00
at \$18	6,210	00
45 coupons from £500 unregistered bonds, payable in London, £9, with 11	1 000	00
per cent. exchange, at \$44 40	1,998	00
543 coupons from £300 registered bonds, payable in London, £9 less 40 per	14 405	۲0
cent, with 11 per cent. exchange, at \$26 64	14,465	3Z
27 coupons from £100 unregistered bonds, payable in London, £3, with 11	399	00
per cent. exchange, at \$14.80	599	60
408 coupons from £100 registered bonds, payable in London, £3, less 40	9 099	1.0
per cent., with 11 per cent. exchange, at \$8.88	3,623	
156 coupons from \$1000 bonds, dated March, 1861, at \$30	4,680	
	1,200	
465 coupons from \$1000 refunded stock bonds of 1859, due 1862, at \$30	13,950 810	
27 coupons from \$1000 refunded stock bonds of 1859, due 1865, at \$30	5,550	
185 coupons from \$1000 refunded stock bonds of 1859, due 1869, at \$30		
473 coupons from \$1000 refunded stock bonds of 1859, due 1870, at \$30.	14,190	
103 coupons from \$1000 refunded stock bonds of 1859, due 1876, at \$30	3,090 13,500	
450 coupons from \$1000 refunded stock bonds of 1859, due 1877, at \$30.	15,500	00
64 coupons from \$1000 refunded stock bonds of 1859, N. U., due 1879, at	1 000	00
\$30	1,920	
900 coupons from \$1000 war bonds of 1861. at \$30	27,000	
2770 coupons from \$100 war bonds of 1861, at \$3	12,360	
2770 coupons from \$100 war bonds of 1001, at \$5	8,310	00
	0080 000	H-0
	\$280,332	13

No. 2.

Statement of expenses attending the payment of interest in the city of New York, during the month of January, 1865.

Paid fo	or advertisin	g notice of		in New York Tribune	\$38 38	
"	"	"	"	New York Herald	96	00
"	one brass i	interest sta stamps	mp			75 10
Poid A	traveling e	expenses, b	oard, stati	onery, etc	650	
raiu z	imerican ex	change Da	ak for disp	-	1,342	
					\$2,179	15

Statement of interest past due paid at the treasury from the 16th day of December, 1864, to the 1st day of July, 1865.

Amount.	\$30 00 \$30 00
Rate.	\$3 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
When due.	July, 1864 1863 1863 1863 1864 1865 July, 1864 July, 1865 July, 1865 1866
On what paid.	1 coupon. 10 coupons. 11 coupons. 2 coupons. 3 coupons. 4 coupons. 10 coupons. 10 coupons. 10 coupons. 10 coupons. 1 bond, stamped, registered. 1 bond, stamped, registered. 2 coupons, registered. 3 coupons, registered. 1 bonds, stamped, registered. 2 coupons, registered. 3 bonds, stamped. 11 coupons. 12 coupons. 12 coupons. 13 coupons. 14 coupons. 15 coupons. 16 coupons. 17 coupons. 18 coupons. 19 coupons. 19 coupons. 2 coupons. 3 coupons. 4 coupons. 3 coupons. 4 coupons. 5 coupons. 5 coupons. 6 coupons. 7 coupons. 7 coupons. 7 coupons. 7 coupons. 8 coupons. 9 coupons. 9 coupons. 10 coupons. 11 coupons. 12 coupons. 13 coupons. 14 coupons. 15 coupons. 16 coupons. 17 coupons. 18 coupons. 19 coupons. 19 coupons. 2 coupons. 3 coupons. 4 coupons.
To whom paid.	Bunn. Bunn. F. Leonard. & S. Brown. R. Walsh. Belmont & Co. M. Lawrence. K. Whittemore, attorney T. Hunn. F. Whittemore, attorney T. Hunlois. See K. Dubois. See K. Autorney Brown. See K. Dubois. See K.
When paid.	1864. Decembr 17 J. 1865. January 12 G. 1865. January 12 G. 1867. January 12 G. 1867. January 12 G. 1867. January 12 G. 1877. Jan

15
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886 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
Janua Janua Janua Janua Janua July,
8 coupons. 13 coupons. 14 coupons. 15 bonds, stamped, registered January, 1011
8 coupons. Thuseribed stock. 25 bonds, stamped, registered 4 coupons. 5 coupons. 1 cowpon. 53 coupons. 54 coupons. 55 coupons. 56 coupons. 57 bonds, stamped, registered 58 coupons. 59 coupons. 50 coupons. 50 coupons. 51 coupons. 52 coupons. 53 coupons. 54 coupons. 55 coupons. 56 coupons. 57 coupons. 58 coupons. 59 coupons. 50 coupons. 50 coupons. 51 coupons. 52 coupons. 53 coupons. 54 coupons. 55 coupons. 56 coupons. 57 coupons. 58 coupons. 59 coupons. 50 coupons. 50 coupons. 50 coupons. 51 coupons. 52 coupons. 53 coupons. 54 coupons. 55 coupons. 55 coupons. 56 coupons. 57 coupons. 58 bonds, stamped. 58 bonds, stamped. 59 coupons. 50 coupons. 50 coupons. 51 coupons. 52 coupons. 53 coupons. 54 coupons. 55 coupons. 56 coupons. 57 coupons. 58 bonds, stamped. 58 bonds, stamped. 59 coupons. 50 coupons. 50 coupons. 50 coupons. 50 coupons. 50 coupons. 60 coupons.
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8 coupons. 13 coupons. 4 coupons. 525 bonds, stamped, p. 4 coupons. 6 coupons. 11 coupon. 12 coupons. 13 coupons. 14 coupons. 15 coupons. 16 coupons. 17 bonds, stamped, p. 18 coupons. 19 coupons. 19 coupons. 10 coupons. 10 coupons. 10 coupons. 11 coupons. 12 bonds, stamped, p. 13 coupons. 14 coupons. 15 coupons. 16 coupons. 17 coupons. 18 coupons. 19 coupons. 19 coupons. 10 coupons. 10 coupons. 11 bond, stamped, p. 12 coupons. 13 coupons. 14 bonds, stamped, p. 15 coupons. 16 coupons. 17 coupons. 18 bonds, stamped, p. 18 bonds, stamped, p. 19 coupons. 10 coupons. 10 coupons. 11 coupons. 12 coupons. 13 coupons. 14 coupons. 15 coupons. 16 coupons. 17 coupons. 18 bonds, stamped, p.
8 2 2 3 4 2 4 2 5 2 3 8 8 2 4 2 5 2 5 2 6 4 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5
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27 S. Halliday. 27 F. Leonard. 27 F. W. Tracy, cashier. 27 F. W. Tracy, cashier. 27 F. W. Tracy, cashier. 28 F. H. Haddock. 28 N. H. Ridgely & Co. 28 N. H. Ridgely & Co. 28 N. H. Ridgely & Co. 28 J. Bunn. 39 O. H. Miner, auditor. 30 O. H. Miner, auditor. 30 O. H. Miner, auditor. 30 O. H. Miner, auditor. 31 Halliday. 30 N. Halliday. 30 N. Halliday. 30 S. Halliday. 31 S. Halliday. 32 S. Halliday. 33 S. Halliday. 34 S. Halliday. 35 S. Halliday. 36 S. Halliday. 37 S. Halliday. 38 S. Halliday. 39 S. Halliday. 30 S. Halliday. 31 S. Halliday. 31 S. Halliday. 32 S. Halliday. 33 S. Halliday. 34 S. Halliday. 35 S. Halliday. 36 S. Halliday. 37 S. Halliday. 38 S. Halliday. 39 S. Halliday. 30 S. Halliday. 31 S. Halliday. 31 S. Halliday. 31 Farmers' & Manufacturer's Bank, Poughkeepsic, New York 31 Harderow, Jones & Co. 31 Rudderow, Jones & Co. 31 Rudderow, Jones & Co. 31 Farmers' & Hann, attorney. 31 J. Bunn. 31 J. Bunn.
Hiday. Tracy Blair. Blair. Blair. Blair. Hidge Indde Indde Indde Indde Indde Indde Inddy. Indday. Hiday. Inday. Inday. Inday. Inday. Inday. Inday.
E. Hallida S. Hallida
27 S. Hallida 27 F. W. Tr. 27 F. W. Tr. 28 F. B.
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1867. January 1869.

Statement—Continued.

Amount.	\$90 00 120 00 00 120 00 00 120 00 00 120 00 00 00 00 00 00 00 00 00 00 00 00 0	
Rate.	\$\\ \partial \text{\tex{\tex	3 00 8
When due.	January, 1865. July, 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. "" 1865. July, 1864. January, 1865. "" 1865. "" 1865. "" 1865. "" 1865. July, 1864. "" 1864.	,, 1863
On what paid.	3 coupons. Janu 1 coupon. Janu 2 bonds, stamped. Janu 4 bonds, stamped 3 coupons 1 coupon. July 1 coupon. July 2 bonds, stamped 2 bonds, stamped 3 bonds, stamped 2 bonds, stamped 2 bonds, stamped 3 coupons 4 coupons 1 coupon 5 coupons 6 coupons 6 coupons 7 luly 6 coupons 7 luly 7 luly 8 coupons 1 coupon 8 coupons 1 coupon 9 luly 1 coupon 1 luly 1 coupon 2 luly 3 luly 4 coupons 6 coupons 6 coupons 6 coupons 7 luly 1 coupon 1 luly 2 luly 3 luly 4 coupons 5 coupons 6 coupons 7 luly 1 coupon 1 luly 1 luly 1 luly 2 luly 3 luly 4 luly 5 luly 6 luly 7 luly 7 luly 8 lunds stamped 9 luly 1 luly 2 luly 3 luly 4 luly 4 luly 1 luly 1 luly 1 luly 1 luly 2 luly 3 luly 4 luly 4 luly 1 luly 1 luly 1 luly 2 luly 3 luly 4 luly 4 luly 1 luly 1 luly 1 luly 2 luly 3 luly 4 luly 4 luly 4 luly 1 luly	5 coupons
To whom paid.	1. Bunn. E. Tuttle. D. Small. Eans, Allen & Co. N. Divibiss. N. H. Ridgely & Co. J. Bunn. S. Halliday O. H. Miner, auditor. J. Bunn. F. K. Whittemore, attorney. O. H. Miner, auditor. S. Halliday O. H. Springfield, Illinois. Ist National Bank, Springfield, Illinois. Ist National Bank, Springfield, Illinois. Ist National Bank, Springfield, Illinois. Schall & Co. W. Schall & Co. N. H. Ridgely, attorney. L. Niles S. Halliday. S. Halliday.	
When paid.	February February	" " 17 " " 17

"	"	17/John D. Dinesan	g coupons	January, 1864.	_		15 00	
"	. ,,	18 S. J. Dennis		July, 1864		30 00	30 00	
"	"	18 S. J. Dennis.		January, 1865			30 00	
,,	"	20 George Judd	16 coupons	1865	:	15 00		
,,	"	20 George Judd	54 coupons	,, 1865				
,,	"	20 N. H. Ridgely & Co		,, 1864	:	30 00	420 00	
"	"	20 N. H. Ridgely & Co		July, 1864.		30 00		
,,	"	20 N. H. Ridgely & Co	:	January, 1865.	:	30 00	420 00	
"	73	H. Ridgel				30 00	30 00	
,,	"	F. K. Whitte	_	., 1865.,		:	155 07	
,,	"	Bul	2 coupons	,, 1865.		30 00	00 09	
"	"	Bunn	10 coupons	., 1865	:	3 00	30 00	
"	March	3 N. H. Ridgely & Co	2 bonds, stamped	,, 1864	:	30 00	00 09	
"	3	N. H. Ridgel	2 bonds, stamped	,, 1864	:	80 00	00 09	
"	3	H. Ridgely	2 coupons	,, 1864	:		00 09	
"	;		2 coupons	., 1865	:	30 00	00 09	
"	;	N. H. Ridgel	:	July, 1864	:		00 09	
3	33				:	00 03	00 09	
3	3	3 Jesse K. Dubois	Inscribed stock	., 1865		:	68 73	
;	,,	3 Jesse K. Dubois	Inscribed stock	January, 1864	:	:	73	4
"	3	13 Ketchum, Son & Co	1 coupon		:	30 00	7 20 00	17
"	"	18 Jesse K. Dubois			:	:		
3	"	20 L. Van Hoffman			:	00 08		
"	"	20 Shepeler & Co		ry, 1	:	30 00		
,,	"	20 Shepeler & Co		July,	:			
;	3	25 C L. Smith	3 coupons, £9, with exchange.	January, 1	:			
	April	1 Marcuse & Baltzer	2 coupons	3	:	30 00	00 09	
	"	3 J. C. Henkle, autorney			:	:	121 13	
"	÷	5 H. M. LeCount.	:	July, 1864	:		80 00	
; ;	3	5 H. M. LeCount.		ry,]	:	30 00	30 PO	
; ;	; ;	5 Marine and Fire Insurance Co., Springfield, Ill	2 coupons	1865.	:		00 09	
; ;	3 :	,	6 coupons, registered	1865	:		108 00	
· ·	3	5 Marine and Fire Insurance Co, Springfield, Ill	2 coupons, £3, with exchange.	1865	: : : : :			
3	;	13 J. Bunn	1 bond, stamped, registered	., 1865.	:			
,,	"	13 J. Bunn	1 coupon, registered	,, 1865	:		18 00	
,,	"	13 J. Bunn	S5 coupons	., 1865	:	3 00	255 00	
"	"	21 F. K. Whittemore, at orney	Inscribed stock	,, 1865	:	:	120 00	
"	May	6 B. H. Ferguson, secretary	3 coupons	,, 1865	:	30 00	00 06	
"	"	9 J. W. Lane	1 ecupon	,, 1865	:		15 00	
"	;	10 William Hoge & Co	2 coupons	., 1865.		80 00 _l	00 09	
							٠.	

Statement—Continued.

Rate. Amount.	\$30 00 30 00 30 00 30 00 30 00 30 00 30 00 30 00 20 00 299 86 6 00 6 00 240 00 8 00 15 00 8 00 8 00 8 00 8 00 8 00 8 00 8 00
Rate.	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
When due.	r, 1865 1864 1864 1864 1864 1865 1865 1865 1865 1865 1865 1865 1865 1865 1865 1865
On what paid.	Leoupon January, 1865 Leoupon January, 1865 Leoupon January, 1865 Leoupon January, 1864 Leoupon January, 1865 Leoupon January, 1865 Leoupon January, 1865 Leoupon Stock See Leoupons See Leoupons See Leoupons July See January, 1865 Leoupons July See January, 1865
. To whom paid.	J. Bunn J. Bunn J. Bunn J. Bunn J. Bunn J. Bunn H. S. Durand N. H. Ridgely H. S. Durand J. Durand J. H. Beveridge, attorney N. H. Beveridge, attorney N. H. Ridgely N. Whittemore, attorney N. H. S. Durand N. H. Ridgely N. Whittemore, attorney N. H. S. Coupons N. H. July N. H. Rosen N. H. H. Rosen N. H. Rosen N. H. Rosen N. H. Rosen N. H. H. Rosen N. H. H. Rosen N. H. Rosen N. H. H. Rosen N. H. H. Rosen N. H. H. Rosen N. H. H. Rosen N.
When paid.	1865. May 11

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 the payment of past interest made by him from the sixteenth day of December, 1864, to the first day of July, 1865.

O. H. MINER, Auditor.

No. 4.

Statement of interest paid on the debt of the State of Illinois, in the city of New York, by James H. Beveridge, Treasurer, during the month of July, 1865.

THIRTY-NINTH INSTALLMENT.

l.			_
,	Did interest due Iulie 1965 en \$1 794 057 44 new internal improvement		
ľ	Paid interest due July, 1865, on \$1,724,057 44, new internal improvement stock, is-u-d under act of 1847, at 3 per cent	\$51,721 7	12
1	Paid interest due July, 1865, on \$1,149,662 52, interest bonds issued under	*,	
ı	act of 1847, at 3 per cent	34,489 8	37
I	act of 1847, at 3 per cent Paid interest due July, 1865, on \$663,502-34, interest bonds issued under act		_
	of 1857, at 3 per cent	19,905 0)7
ì	and interest due July, 1865, on \$193,400, inquidation bonds issued under act	5,802 0	10
Ţ	of 1849, at 3 per cent	5,002 0	,,,
i	coupon bonds, as follows:		
	91 coupons from \$1000 registered bonds of July, 1841, less 40 per cent.,		
	at §18	1,638 0	
	45 coupons from \$1000 unregistered bonds of July, 1841, at \$30	1,350 0	10
	803 stamps on \$1,000 registered bonds, dated prior to 1847, less 40 per	14 474 0	00
	cent., at §18	$14,454 0 \\ 7,350 0$	
	350 stamps on \$1,000 registered bonds dated July, 1847, less 40 per cent., at	1,550 0	0
	\$18.	6,300 0	0(
	219 stamps on \$1 000 unregistered bonds, dated July, 1847, at \$30	6,570 0	
	549 coupons from £300 registered bonds, payable in London, £9, less 40		
	per cent., with 10 per cent. exchange, at \$26 40	14,493 6	30
	45 coupons from £300 unregistered bonds, payable in London, £9, with	1 000 0	
	10 per cent. exchange, at \$44	1,980 0)U
	514 coupons from £225 registered bonds, payable in Loudon, £13-10, less 40 per cent., with 10 per cent. exchange, at \$39-60	20,354 4	10
	676 coupons from £225 unregistered bonds, payable in London £13 10,	20,004 1	
	with 10 per cent. exchange, at \$66	44,616 0	0(
	35 coupons from £225 registered bonds, payable in New York, less 40 per	,	
	cent., at \$36	1,260 0	
	23 coupons from £225 unregistered bonds, payable in New York, at \$60.	1,380 0)()
	408 coupons from £100 registered bonds, payable in London, £3, less 40	3,590 4	10
	per cent., with 10 per cent, exchange, at \$8 80	3,500 4	
	10 per cent. exchange, at \$14 66	425 1	4
	137 coupons from \$1,000 bonds, dated March, 1861, at \$30	4,110 0	
	41 coupons from \$1,000 internal improvement bonds, at \$30	1,230 0	
	14 coupous from \$1,000 refunded stock bonds of 1859, due 1860, at \$30.	420 0	
	413 coupons from \$1,000 refunded stock bonds of 1859, due 1862, at \$30.	$12,390 \ 0$	
	20 coupons from \$1,000 refunded stock bonds of 1859, due 1865, at \$30. 101 coupons from \$1,000 refunded stock bonds of 1859, due 1869, at \$30.	3,030 0	
	345 coupons from \$1,000 refunded stock bonds of 1859, due 1869, at \$30.	10.350 0	
	105 coupons from \$1,000 refunded stock bonds of 1859, due 1876, at \$30.	3,150 0	
	325 coupons from \$1,000 refunded stock bonds of 1859, due 1877, at \$30.	9,750 0	
	35 coupons from \$1,000 refunded stock bonds of 1859, N. U., due 1879,		
	at \$30	1,050 0	
	593 coupons from \$1,000 war bonds of 1861, at \$30	$13,790 \ 0$ $9,885 \ 0$	
	659 coupons from \$500 war bonds of 1861, at \$15	5,793 0)0
	Tool coupous from \$100 war ounds of 1001, at \$0		_
	Total	\$317,228 2	20
			_

No. 5.

Statement of expenses attending the payment of interest in the city of New York during the month of July, 1865.

		_
Paid for advertising notice of payment in New York Tribune	\$15	00
" advertising notice of payment in New York Times	15	
" advertising notice of payment in New York Evening Post	15	
"two check books	43	
" one brass interest stamp		50
" 500 check stamps	10	
Paid express charges on \$79,200 gold, @ \$2 50 per M.	198	
" express charges on \$15,000 silver, @ \$5 0.) per M	75	
" express charges on box books to and from New York	15	
" express charges on \$498 10 gold		50
" passage of Treasurer and clerk to and from New York, board while there,		00
expenses, stationery, etc	470	ΛΛ
" exchange on New York \$240,000 @ \(\frac{1}{8}\) of 1 per cent	300	
exchange on New Tork #240,000 (@ g of 1 per cent	1201	
exchange on \$15,000 silver for gold, (a) o per cent., and carrage		25
for making five boxes for suver	_	
for strapping eight boxes for gold and shire	8	00
Ocean A toldial Bank, New Tork, for disputsing \$511,220 20, to 7 of 1	1100	20
per cent	1189	60
M-+-1	00000	0.5
Total	\$3566	99

Statement of interest, past due, paid at the treasury, from the 1st day of July, 1865, to the 1st day of Dec'r, 1865.

Amount.	\$30 00																	00 09				270 00				360 00 360 00		
Rate.	\$30 00	30 00		15 00	3 00	3 00		30 00		30 00	18 00	_			30 00			30 00				3 00		00 8	20 00	18 00 30 00		
When due.	July, 1865	1865	1865	1865	1865	January, 1865		ry, 1		January, 1865	, (r,),	,,	1865,	" 1863	ury,		arry, 1	July, 1865	1865	" 1865	,, 1865	1865	ury,]	July, 1865		1865	1865	
On what paid.	1 coupon	ō coupons, registered	T coupons	1 coupon	11 compons	50 coupons.	1 coupon	1 coupon	3 coupons	Inscribed stock	30 bonds, stamped	11 bonds stamped, registered	1 connon registered	1 bond. stamped	1 bond, stamped	1 bond, stamped	1 bond, stamped	1 bond, stamped	Z Donus, Stamped	9 compons	4 conpons	90 coupons	ock	60 coupons	11 bonds, stamped	39 bonds, stamped, registered	12 coupons	z conpous
To whom paid.	First Varional Bank Sprincfield, Illinois.	5 Jesse K. Dubois.	5 0. H. Miner	5 F. P. James & Co	W.m. Shanks	5 Wm, Shanks.	5 E. I. Hunt.	5 H. Meigs, ir. & Smith	H. Doolittle.	5 F. K. Whittemore, attorney	5 J. Bunn	5 J. Bunn	5 E. F. Leonard	5 E. F. Leonard	5 S. Halfiday	S Hallidav	S. Hallidav	5 S. Halliday	5 N. H. Ridgely & Co	a N. H. Ridgely & Co	N II Bidgely & Co	N II Bidgely & Co	6.I. H. Beveridge, attorney.	6.I. H. Beveridge, attorney	8 O H Miner Anditor	26 0. H. Miner, Auditor.	6 0. H. Miner, Auditor	810. H. Miner, Auditor
When paid.	1.5	209. July		3	,									3 :	3 3	33	3		3	3 :	3 3	: :	: :	"		3		3
	3	ğ	•	•	•	•	•		,	•	•	-	•	-		•	,		-			•	•	,	,	•	,	•

Wb	When paid.	To whom paid.	On what paid.	When due.	Rate.	Amount.
3	-	T AL			0	
1865.	July 2	26 O. H. Miner, Auditor.	3 coupons, registered	July, 1865	818 00 81 15 00	€54 00 165 00
"	33	O. H. Miner, Auditor.	Inscribed stock	1865		
"	,,	O. H. Miner, Auditor.	Inscribed stock	1865		
33	" 2	O. H. Miner, Auditor.	70 coupons	,, 1865	3 00	_
"	.2	J. Bunn.	208 coupons	,, 1865	20 00	6,240 00
3	7 ,	J. Bunn	9 coupons	,, 1865	15 00	135 00
3 :	33	J. Bunn.	116 coupons	,, 1865		348 00
: :	33	J. Bann.	2 coupons	ry,		
3 :	22	J. Bunn.	2 coupons	_		
: :	23	J. Bunn.	1 coupon	ry, 1		30 00
3 :	7,	J. Bunn	1 coupon	_		
: :		J. Bunn.	1 coupon	January, 1864		
: :		J. Bunn.	1 coupon	July, 1864		
: :		J. Bunu.		ry,]	30 00	
3 :	3	J. Bunn.	12 coupons	1865	3 00	36 00
: :	77	II. P. Campbell	1 bond, stamped	,, 1862		30 00
: :	7,	H. P. Campbell	1 bond, stamped	1863	30 00	30 00
: :	7,	S. Halliday, attorney	Inscribed stock			19 89
3 3	27	S. Halliday, attorney	2 bonds, stamped, registered July,		18 00	
: :	33	First National Bank, Springfield	8 bonds, stamped, registered	_	18 00	
: :	33	S. Halliday, attorney.	Inscribed stock	.,, 1865	:	19 89
: :	3	N. H. Ridgely & Co	1 coupon	1865		
: 3	3	N. H. Ridgely & Co	l coupon	1865		15 00
: 3	33 (:	18 coupons	1865		54 00
: :	20	:	4 coupons	1865		
: :	21	First National Bank, Springfield	1 coupon	1865		30 00
: :	3	O. H. Miner, Auditor.	20 coupons	,, 1865		
: 3	3	J. Bunn	1 bond, stamped, registered.	1865		
: :	3	J. Bunn	1 coupon, registered	1865		18 00
: 3	, i	H. F. McCloskey.	:	January, 1865		150 00
: 3	. o o	L. Van Hoffman & Co	10 coupons		30 50	00 00
	3	. deo. Juda	I bond, stamped	July, 1004	20 00	

ı																			9	23																			
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07.7	270	240	162	9	9	()9	150	67	80	30	30	158	120	150	96	ი ;	37	00 0)	65.5	99	146	<u></u>	132	98	021	200	<u>,</u>	7 3	£ 5	0000	180	200	540	80	99	240	30	30	
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Jan	July.	3	"	Janı	July	Jam	July	, ;	Jan	July	, ,	"	"	"	3	"	"	Janı	July	: <u> </u>	Viul.	July	3	: :	3 :	; ;	;	: :	; ;	: :	; ;	: 3	; ;	Tons	Inly	33	"	Jan	
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I								:			:	4 coupons, £13 10, reg. with ex	\vdots	:	:	:	:	:		1 coupon, £13 10, reg. with ex	Inscribed stock	:	2 coupons, £13 10, with exch.			:	:	:	:	: ·	10 bonds, stamped & regist'd		12 coupons, £13 10, with ex	:	:	:			
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pade	9 bonds stamped	and i	:	1110	pour	nned	5 bonds, stamped	ck.			ck.	13 1	:	:	ck.	:	:	ck.	ck.	3 10	ck.	:	13 1(109 coupons	:	:	:	:	:	ck.	ımpe	ck.	£13	: -	ock.	4	ned	ped.	
cton	stan	5000	9110	etan	ston	stan	star	d ste			d stc	E.	ns.	ns.	d sto	ns	ns	d sto	d stc	1, £1	d sto	::	18, £	bons	ns	ons.	3	ns	.:	d sto	8, sta	d sto	ons, 5	9 1	d Stc	200	tam.	stam	
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0.10	9 10	16.0	7 10	9 ho	4 6	2 bonds, stamped.	170	Inse	- 60		Inse	4 60	4 CC	4 CC	Insc	3 6	э 8	Inse	Inse	1 co	Insc	1 c	2 co	109	ت 8	99	1 co	4 cc	1 co	Insc	01.	Insc	21 G	07	Inse	2000	کے ک - د	1 bo	
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To whom paid.	aw & Tallmadge aw & Tallmadge aw & Tallmadge aw & Tallmadge S. Black, cashier, attorney owley owley owley National Bank, Springfield, Ill liday on Powell, cashier crau & Co Leonard Lane mon nn nn nn National Bank, Springfield, Ill nn nn National Bank, Springfield, Ill nn nn National Bank, Springfield, Ill nn n
When paid.	August, 25 Kersh
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9IR H	B H	1 6 H	Ridgely & Co	6 D. L. Gold, attorney	6 D. L. Gold, attornay	S.J. Bur	8 J. Bunn	8 J. Bunn	8 J Bunn	8 J. Bun	10 E. Marsh	10 E. Marsh	10 E. Marsh	10 E. Marsh	27 First National Bank.	27 Geo. N. Black, cashier, attorney		By Auditor's warrant
9.9	,,	:	"	,,	,,	"	"	"	"	"	"	"	"	"	"	**		

I hereby certify that I have examined the above and foregoing account, and find the same to be correct, in accordance with the vouchers on file in Treasurer's office, for the payment of past due interest, made by him from the 1st day of July to the 1st day of December, 1865.

O. H. MINER, Auditor P. A. Springfield, Illinois, December 1, 1865.

No. 7.

Statement of interest paid on the debt of the State of Illinois in the city of New York, by James H. Beveridge, Treasurer, during the month of January, 1866.

FORTIETH INSTALLMENT,

Paid interest due January, 1866, on \$1.751.943 20, new internal improve-		
ment stock issued under act of 1847, at 3 per cent	\$52,558	29
Paid interest due January, 1866, on \$1,074,456 23, interest bonds issued un-		
der act of 1847, at 3 per cent.	32,233	68
Paid interest due January, 1866, on \$673,114 29, interest bonds issued under		
aet of 1857, at 3 per cent	20,193	42
Paid interest due January, 1866, on \$198,372 00, liquidation bonds issued	- 0 - 1	
under act of 1849, at 3 per cent.	5,951	16
Paid interest due January, 1866, on Illinois and Michigan canal bonds and		
other coupon bonds, as follows:		
94 coupons from \$1,000 registered bonds of July, 1841, less 40 per cent.,	1 400	0.0
at \$18 00	1,692	
37 coupons from \$1,000 unregistered bonds of July 1841, at \$30 00	1,110	00
820 stamps on \$1,000 registered bonds dated prior to 1847, less 40 per cent.,	14 700	00
at \$18 00	14,760	
246 stamps on \$1,000 unregistered bonds dated prior to 1847, at \$30 00	7,380	00
359 stamps on \$1,000 registered bonds dated July, 1847, less 40 per cent.,	6,462	00
at \$18 00	4,230	
546 coupons from £300 registered bonds, payable in London, £9, less 40	4,250	00
per cent, with 10 per cent. exchange, at \$26 40	14,414	40
44 coupons from £300 unregistered bonds, payable in London, £9, with 10	14,414	40.
408 coupons from £100 registered bonds, payable in London, £3, less 40	1,936	00
per cent. with 10 per cent. exchange, at \$44 00	1,000	00
per cent. with 10 per cent. exchange, at \$44 00	3,590	40
28 coupons from £100 unregistered bonds, payable in London, £3, with 10	0,000	10
per cent. exchange, at \$14 66	410	48
161 coupons from \$1,000 bonds, dated March, 1861, at \$50.00	4,830	
39 coupons from \$1,000 internal improvement bonds, at \$30 00	1,170	
22 coupons from \$1,000 refunded stock bonds of 1859, due 1860, at \$30	660	
405 coupons from \$1,000 refunded stock bonds of 1859, due 1862 at \$30	12,150	
31 coupons from \$1,000 refunded stock bonds of 1859, due 1865, at \$30	930	
67 coupons from \$1,000 refunded stock bonds of 1859, due 1869, at \$30	2,010	00
361 coupons from \$1,000 refunded stock bonds of 1859, due 1870, at \$20	10,830	00
98 coupons from \$1,000 refunded stock bonds of 1859, due 1876, at \$30	2,940	00
545 coupons from \$1,000 refunded stock bonds of 1859, due 1877, at \$30	16,350	00
54 coupons from \$1,000 refunded stock bonds of 1859, N. U., due 1879,		
at \$30,	1,620	
600 coupons from \$1,000 war bonds of 1861, at \$30	18,000	
544 coupons from \$500 war bonds of 1861, at \$15	8,160	
1799 coupons from \$100 war bonds of 1861, at \$3	5,397	00
	2011	
	\$251,968	83

No. 8.

Statement of expenses attending the payment of interest in the city of New York during the month of January, 1866.

aid for	advertising notice of payment in New York Times	\$18	00
6.6	advertising notice of payment in New York Tribune	2)	
44	advertising notice of payment in New York Evening Post	20	
44	two brass interest stamps		00
66	500 check stamps.	10	
**	out theth stamps.		
	express charges on \$20.760 coin to New York	103	00
6.6	express charges on \$100,000 currency to New York	200	00
4.4	New York exchange on \$131,000 at \(\frac{1}{8}\) of 1 per cent	163	75
4.4	express charges on box books to and from New York	10	00
4.4	passage of treasurer and clerk to and from New York, expenses on the		
	way, board and stationery	504	75
66	exchange on \$19,460, silver, converted into gold	1180	70
66	making seven boxes for silver	10	
66	strapping same		25
and Oce	ean National Bank for disbursing \$251,968-83, at \$ of 1 per cent	944	85
aid for	telegraph dispatch	2	50
		\$3201	00

Statement of interest, past due, paid at the Treasury from the 1st day of December, 1865, to the 20th day of June, 1866.

Amount.	\$777 25 66 00 66 00 66 00 66 00 66 00 149 16 210 00 15 00 15 00 15 00 15 00 16 00 17 00 18
Rate	\$6.50 \$6.50
When due.	July, 1864 January, 1865 "" 1863 "" 1865 "" 1865 January, 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1865 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866 "" 1866
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To whom paid.	Nevin, attorney Nevin, attorney Nevin, attorney Mard Glard G
When paid.	1866. Decemb'r 20 Patrick 1866. January 20 Fatrick 1866. January 23 Geo. A 23 Geo. A 23 Geo. A 23 Geo. A 23 Hullian 23 Willian 23 Willian 23 Willian 23 Willian 23 Willian 23 Willian 23 Owen C 23 Owen C 23 First N 24 O. H. N 24 O. H. N 24 O. H. N 24 O. H. N

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February Rebruary C C C C C C C C C C C C C	To whom paid.	J. T. Peters, teller	O H. Miner, aftorney	J. Bunn, attorney	J. Bunn	First National Bank, Springfield, Ills	First National Bank, Springfield, Ills	First National Bank, Springfield, Ills	J. Bunn	[J. Bunn	J. Bann	J. Buna	J. Bunn.	J. Bunn	J. Bunn	J. Bunn	O. H. Miner, auditor	O. H. Miner, auditor	S Halliday	S. Halliday	S. Hallidav	N. H. Ridgely & Co	Charles Meigs & Son	L. Van Hoffman	L. Van Hoffman	day	J. Bunn	J. Bunn.	J. Buen, attorney	First National Bank, Springfield, Ill	Schulz	Schulz & Ruckgaber	Schulz & Ruckgaber
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7 bonds, stamped	4 coupons	1 coupon	1 coupon	l coupon	25 bonds, stamped	76 bonds, stamped, reg'd	4 coupons.	27 coupons	2 coupons	suodno	npons	1 coupon	4 bonds, stamped, reg'd	21 cou pons	66 coupons 30	Inscribed stock	Inscribed stock	eribed stock	pribed stock	onbons.	nodnc	l coupon.	1 eoupon	pribed stock	coupons	7 bouds, stamped	3 coupons	3 coupons	6 coupons	2 conpons		
8 O. H. Miner, auditor	8 0. H. Miner, auditor	10 Marcuse & Baltzer	2 E. B. Hawley.	2 R. M. Honeyman	2 S. Halliday	2 S. Halliday	2 S. Halliday	2 S. Halliday	2 S. Halliday 2	2 F. W. Tracy, cashier	" 12 F. W. Tracy, cashier 2 cc	4 N. H. Kidgely & Co.	5 O. H. Miner, auditor	6 S. Halliday.	60. H. Miner, auditor, attorney	10 O. H. Miner, auditor, attorney	5 F. K. Whittemore, attorney	2 J. Bunn, attorney	S Charles Ridgely, attorney I	1 J Bunn	5 N. H. Ridgely & Co	9 J. Bunn	0 J. Bunn	4 Hall Wilson, attorney	4 First National Bank, Springfield, Ill.	9 O. H. Miner, for Producers' Bank	9 0. H. Miner, for Producers' Bank	9 O. H. Miner, for Bank of Galena	9 O. H. Miner, for Bank of Galena	0 Thomas Harrison		By Auditor's warrant
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I hereby certify that I have examined the above and foregoing account, and find the same to be correct, in accordance with the vouchers on file in the Treasurer's office, for the payment of past due interest made by him from the 20th day of December, 1865, to the 20th day of June, 1866. SPRINGFIELD, ILLINOIS, Sept. 20, 1866.

No. 10.

Statement of interest paid on the debt of the State of Illinois in the city of New York, by James H. Beveridge, Treasurer, during the month of July, 1866.

FORTY-FIRST INSTALLMENT.

Paid interest due July, 1866, on 1.719,244 36, new internal improvement
stock issued under act of 1847, at 3 per cent
Paid interest due July, 1866, on \$1.061.578 33, interest bond issued under
act of 1847, at 3 per cent
Paid interest due July, 1866, on \$674,953 39, interest bond issued under act
of 1857, at 3 per cent. 20,248 59 Paid interest due July, 1866, on \$198,372, liquidation bonds issued under act
Paid interest due July, 1866, on \$198,372, liquidation bonds issued under act
of 1849, at 3 per cent
Paid interest due July, 1866, on Illinois & Michigan Canal bonds and other
coupon bonds, as follows: 67 coupons from \$1000 registered bonds of July, 1841, less 50 per cent.
at \$15
30 coupons from \$1000 unregistered bonds of July, 1841, at \$30 900 00
668 stamps on \$1000 registered bonds, dated prior to 1847, lcss 50 per
cent, at \$15
185 stamps on \$1000 unregistered bonds, dated prior to 1847, at \$30 5,550 00
253 stamps on \$1000 registered bonds, dated July, 1847, less 50 per cent,
at \$15 3,795 00
124 stamps on \$1000 unregistered bonds, dated July, 1847, at \$30 3,720 00
538 coupons from £300 registered bonds, payable in London, £9, less 50
per cent., with 10 per cent. exchange, at \$22
42 coupons from £300 unregistered bonds, payable in London, £9 with
10 per cent. exchange, at \$44
515 coupons from £225 registered bonds, payable in London, £13 10, less 50 per cent., with 10 per cent. exchange, at \$36 30
681 coupons from £225 unregistered bonds, payable in London, £13 10,
with 10 per cent. exchange, at \$66
37 coupons from £225 registered bonds, payable in New York, £13 10,
less 50 per cent., at \$33
27 coupons from £225 unregistered bonds, payable in New York, £13 10,
at \$60
407 coupons from £100 registered bonds, payable in London, £3, less
50 per cent., with 10 per cent. exchange, at \$7 33
22 coupons from £100 unregistered bonds, payable in London, £3, with
10 per cent. exchange, at \$14 66
8 coupons from \$1000 internal improvement bonds at \$30,
12 coupons from \$1000 refunded stock bonds of 1859, due 1860, at \$30.
261 coupons from \$1000 refunded stock bonds of 1859, due 1862, at \$30. 7,830 00
12 coupons from \$1000 refunded stock bonds of 1859, due 1865, at \$30 360 00
80 coupons from \$1000 refunded stock bonds of 1859, due 1869, at \$30 2,400 00
314 coupons from \$1000 refunded stock bonds of 1859, due 1870, at \$30 9,420 00
84 coupons from \$1000 refunded stock bonds of 1859, due 1876, at \$30 2,520 00
412 coupons from \$1000 refunded stock bonds of 1859, due 1877, at \$30 12,360 00
62 coupons from \$1000 refunded stock bonds of 1859, N. U., due 1879,
at \$30
502 coupons from \$1000 war bonds of 1861, at \$30
509 coupons from \$500 war bonds of 1861, at \$15
2201 Compons from \$100 war bonds of 1001, at \$60
Total \$286,287 46

No. 11.

Statement of expenses attending the payment of interest in the City of New York, during the month of July, 1866.

	1
Paid for advertising notice of payment in New York Times	\$18 00
" advertising notice of payment in New York Tribune	21 00
" advertising notice of payment in New York Evening Post	18 00
"two check books	30 00
" two interest books	
" 500 check stamps	10 00
" express charges on \$50,000, at \$2 per M	100 00
" exchange on New York on \$280,000, at \(\frac{1}{8}\) of 1 per cent	250 00
express charges on box books to and from New York	350 00
	10 00
passage of freasurer and elera to and from fiew fork, board in he	W
York, expenses on the way and stationery	500 00
" premium on \$77,000 gold, at 54½ per cent	41,965 00
"Ocean National Bank, for disbursing \$286,287 46, at \$ of 1 per cent	1,073 55
	\$44.136.85

Statement of interest, past due, paid at the treasury from the 20th day of June to the 30th day of November, 1866, inclusive.

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When due.	July, 1866			-	1866	'63, to July, '66.	:	1869 and July	1863	July, 1863	1864	ry, 1865	1865	ury, 1866		1866.	ry and July, 1866	1866	July, 1865, and Jann- ary 1866			July, 1865	January, 1866	July, 1866	1865	January, 1966	_
On what paid.	1 coupon	8 coupous	l coupon	1 coupen	Inscribed stock	Inscribed stock	l coupon	Inscribed stock		§ bonds, stamped	g bonds, stamped		4 coupons	4 coupons	4 coupons	1 coupon. Inscribed stock	1 bond, stamped	1 coupon, £9, and exchange. July,	o nonds, stamped	1 coupon	1 coupon	l coupon	l coupon	l coupon	5 coupons	s compone	4 coupons
To whom paid.	22 N. H. Ridgely & Co. 28 First National Bank, Springfield, Illinois.	N. H. Ridgely & Co	W. H. Elliott	Baltzer & Taaks	l Bank, Springfield	28 R. N. Johnson, attorney.	J. Bunn	attorney		6 J. H. Beveridge, attorney	:	:	•	:	:	ridge, Treasurer, attorney		Schulz & Kuckgaber	O. Mattida,		11 J. Bunn	11 J. Bunn	11 J. Bunn.	11 J. Bunn.	12 Hayden & Kay	Hayden & Kay	First National Bank, Springfield
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15 James G. King's Sons. 2 coupons, £9, reg'd and ex. 21 Tinothy Brown. 1 coupon, £13.10, registered. 42 J. Bunn, attorney. Inscribed stock Jan. 25 O. H. Miner, auditor. Inscribed stock July, 25 O. A. Miner, auditor. Inscribed stock July, 25 O. A. Miner, auditor. July, 2
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I hereby certify that I have examined the above and foregoing account, and find the same to be correct in accordance with the vonchers on file in the Treasurer's office, for the payment of past due interest, made by him, from the 20th day of June, 1866, to the 30th day of November, 1866, inclusive, amounting to seventeen thousand one hundred and five dollars and thirty-eight cents, (\$17,105 38)

O. H. MINER, Auditor Public Accounts. Springfield, Illinois, November 30, 1866.

No. 13.—Coin Account.

Statement showing the amount of gold and silver on hand, January 9, 1865, amount purchased since, and payments on account of sterling interest, to December 1, 1866.

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				DR.		
1865.	Jan.		surer	unt gold received from Alexander Starne, late Trea-	\$83,010	00
	••	9		unt silver received from Alexander Starne, late Trea-	35,170	51
1866.	July	1	To amo	unt gold bought for July, 1866, interest	\$118,180 77,000	
			1		\$195,180	51
				CR.		
1865	Jan.	27	By paid	American Exchange Bank, N. Y., (over draft by	•	
				Starne)	\$498	12
"	Feb.	3		3 £9 sterling coupons, registered, with 11 per cent exchange, due January, 1865, at \$26 64	79	92
"	"	11		3 £9 sterling coupons, registered, with 11 per cent. exchange, due January, 1865, at \$26-64	70	92
"	Mar.	25		3 £9 sterling coupons, with 11 per cent. exchange,		
"	Apr.	5		due January, 1865, at \$44 40	133	60
"	July	30	66	in New York during the month of July, 1865, the		
			"	following sterling coupons, due July, 1865. 549 £9 sterling coupons, registered, with 10 per cent.		
				exchange, at \$26 40	14,493	60
				cent. exchange, at \$44	1,980	00
				514 £13 10 sterling coupons, registered, with 10 per cent. exchange, at \$39 60	20,354	40
			4.6	676 £13 10 sterling coupons, unregistered, with 10 per cent. exchange, at \$66	44,616	
			"	408 £3 sterling coupons, registered, with 10 per cent		
			"	exchange, at \$8 80	3,590	
			"	cent. exchange, at \$14 66	425	14
			66.0	1865, interest	1,200	00
				express charges and cartage, on \$94,200 silver and gold, for July, 1865, interest	· 274	00
"	Aug.	7	"	4 £13 10 sterling coupons, registered, with 10 per cent. exchange, due July, 1865, at \$39 60	158	40
"	"	10	"	1 £13 10 sterling coupon, unregistered, with 10 per		
	44	15	"	cent. exchenge, due July, 1865, at \$66	66	
"		23	"	per cent. exchange, due July, 1865, at \$66 12 £13 10 sterling coupons, unregistered, with 10	132	00
				per cent. exchange, due July, 1865, at \$66 2 £13 10 sterling coupons, unregistered, with 10 per	792	00
	Sept.			cent. exchange, due July, 1865, at \$66	132	00
1866.	Jan.	30	"	in New York during the month of January, 1866, the following sterling coupons, due January, 1866:		
				546 £9 sterling coupons, registered, with 10 per cent. exchange, at \$26 40	14,414	40

CR.

1886	Lan. 20	D			
1000.	Jam. ou	by paid	44 £9 sterling coupons, unregistered, with 10 per		
		"	cent. exchange, at \$44	\$1,936 00	0
			exchange, at \$8 80	3,590 40	0
		"	28 £3 sterling coupons, unregistered, with 10 per cent. exchange, at \$14 66	410 48	8
		"	for converting \$19,460 silver into gold for January,		
		44	1866, interestexpress charges on \$20,760, silver and gold, for Jan-	1,180 70	0
			uary, 1866 interest	103 00	0
			4 £13 10 sterling coupons, unregistered, with 10 per cent. exchange, due July, 1862, 1863, 1864, 1865,		
	T	66	at \$66	264 00	0
	Feb. 13		3 £9 sterling coupons, registered, with 10 per cent. exchange, due January, 1866, at \$26 40	79 20	٥
"	July	44	in New York during the month of July, 1866, the	10 20	
		44	following sterling coupons, due July 1866: 538 £9 sterling coupons, registered, with 10 per cent.		
			exchange, at \$22	11,836 00	0
	,	1	42 £9 sterling coupons, unregistered, with 10 per cent exchange, at \$44	1,848 00	0
		4.4	515 \$13 10 sterling coupons, registered, with 10		
		6.6	per cent. exchange, at \$36-30	18,658 20	0
			per cent. exchange, at \$66	44,946 00	0
		"	407 £3 sterling coupons, registered, with 10 percent, exchange, at \$7 33	2,983 3	1
			22 £3 sterling coupons, unregistered, with 10 per	·	
	" 19		cent. exchange, at \$14-66	322 5	2
	20		cent. exchange, due July, 1866, at \$44	88 00	0
	. 1		2 £13 10 sterling coupons, unregistered, with 10 per cent. exchange, due July, 1866, \$66	132 0	0
" "	·· 31	. 44	7 £3 sterling coupons, unregistered, with 10 per	100 0	
"	" 31		cent. exchange, due July, 1866, at \$14-66 3 £9 sterling coupous, registered, with 10 per cent.	102 6	Z
44	Ang. 9		exchange, due July, 1866, at \$22	66 0	0
	0		13 £13 10 sterling coupons, unregistered, with 10 per cent. exchange, due July, 1866, at \$66	858 0	0
"	Sept. 10	, ,,	1 £9 sterling coupon, unregistered, with 10 per cent. exchange, due July, 1866, at \$44	44.0	
4.4	" 15	,,,	3 £9 sterling coupons, registered with 10 per cent.	44 0	U
66	Nov. 12		exchange, due July, 1866, at \$22	66 0	0
	1107. 12		cent. exchange, due July, 1866, at \$36 30	145 2	0
				\$193,108 7	3
"	" 30	By	balance gold	\$100,100 f	0
	" 30	By	balance silver 582 07	2,071 7	8
		T		\$195,180 5	1

No. 14.

Statement of Collections on account of Revenue.

Received on account of taxes assessed in the year 1863, and prior years	\$9,771 42
Received on account of taxes assessed in the year 1864	349,102 89
Received on account of taxes assessed in the year 1865	
Received for redemptions and sales of property purchased by the State on	
necessed for redemptions and sales of property purchased by the State on	
execution and from judgment debtors	10,728 69
Received on account of swamp land surveys	2,556 00
Received for hawkers' and peddlers' licenses	500 00
Received for sale of property acquired from Joel A. Matteson	134,329 83
Received for State lands sold	1,500 00
Received from commissioners under act of January 12, 1863, as balance un-	
expended of \$10,000, appropriated for relief of soldiers wounded at Mur-	
freesboro and Vicksburg	1,488 53
Received for sale of safe in Auditor's office	1,120 50
Received from War Fund, transferred, act of Feb. 13, 1865	
Received from United States, on account of war expenses incurred by the	
State	
	. 100,010 01
	Ø1 951 500 10
	\$1,351,789 19

	1 44848 8 1 8 8 8 8 8 8 8 8 8 8 8 8 8 8	11 808424
Total.	\$289,245 28 99,690 00 63,120 69 79,795 19 67,278 69 553,734 69 540,485 46 766,476 20 225,476 13 275,715 16 226,711 96 88,145 77 267,119 67 25,478 13 88,145 77 318,677 81	475,408 356,068 299,967 420,943 134,170 62,750
Hancock Co. inte- rest fund.	\$620 32	\$9,465 76
Unknown and minor heirs' fund.	240, 552 84 240, 552 84 240, 552 84 255 936 00 85,000 00	\$ 123 13 \$745 45 45
War fund.	35,458 96 \$29,500 00 00 00 00 00 00 00 00 00 00 00 00	\$29,500 00
School fund. III. Cen. R. R. War fund.	\$500 00 \$500 00 \$1.41 13 \$1.41 13	13,175 37 25,759 35 17,808 79 10,486 14 12,61 91 611 38 \$226,733 52 \$29,500 \$743 45 59,465 76
School fund.	\$500 7,828 7,828 8,820 25,018 2,973 2,989 2,592 2,592 2,592 106 961	13,175 37 25,759 35 10,486 19 42,661 91 611 38 \$226,733 52
Interest fund.	\$19, 261 56 5, 751 08 16, 825 00 41, 566 00 41, 566 00 839, 830 09 52, 539 97 154, 884 87 10, 836 79 8, 435 67 8, 435 67 8, 435 67 2, 356 20 23, 855 50 17, 208 65 12, 985 16 109, 700 00	189, 390 41 181, 197 55 98, 177 897 101, 593 83 23, 774 54 15, 002 37 \$1, 539, 747 31
Revenue fund. State debt fund. Interest fund.	\$4,337 63 3,251 58 4,340 66 13,386 06 13,386 06 16,19,197 48 176 188 87 85,837 58 119,934 66 91,909 68 11,076 25 \$670,631 93 \$670,631 93 \$670,631 93 \$8,317 56 11,486 02 8,311 52 11,486 02 8,311 52 11,486 02 8,311 52 11,486 02 8,311 52 11,486 02 8,311 52 11,486 02 8,311 52 11,486 02 8,311 52	1,
Revenue fund.	\$687 13 90 687 34 41,455 93 23 697 33 14,060 77 457 183 97 68,761 93 79 40 23 41,168 08 44,063 26 49,319 92 4,806 46 8915,280 56 8915,280 56 11,464 81 11,464 81 11,464 81 16,463 81 11,464 81	
Date.	December. January. Fabruary. March May. June. July August. September. October. November. January. Pfebruary. March Mayr March March March Mayr March Mayr	June. July. August September. October. November.
	1864. 1865. 1865. 1866.	3 3 3 3 3 3

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No. 16.—Statement of Monthly Credits by Auditor's Receipts and Payments on account of Unknown and Minor Heirs' Fund.

Total,	\$169, 307 12 1, 038, 838 79 140, 402 11 83, 167 73 27, 233 58 328, 472 48 94, 903 14 123, 803 14 188, 518 74 186, 546 61 65, 119 76	\$2,922,084 52 126,028 76 686,059 87 608,023 05 40,821 40 17,077 72 183,075 47 183,075 47 184,00 \$3,950 76 \$5,301,375 19
Haneoek Co. interest fund.		\$8,866 76 84 00
Unknown and minor heirs' fund.		\$ 50 50 50 50 50 50 50 50 50 50 50 50 50
War fund.	\$969 51 1,111 28 27,429 97	\$29,510 76
Ill. Cen. R. R.	\$108,065 32 11,865 04 36,186 26 14,294 24 3,398 74 56,199 81 286,622 72 48,467 14 1,982 08 1,982 88	\$146,353 44 \$668,060 03 \$29,510 76 4,463 11 8,856 55 233,941 26 1,005 79 11,593 10 1,318 61 5,318 43 6,318 24 88,158 89 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,386 38 11,265 55 11,386 38 16,126 55
School fund, Ill. Gen. R. R. fund.	\$23,626 58 3,884 55 1,649 89 41,635 03 27,314 174 88 6,768 36	\$146,353 44 15,648 97 4,463 11 3,856 55 1,005 79 6,318 43 36,581 11 43,378 24 23,68 86 11,386 38 6,015 81
	\$34, 349 22 282, 511 88 38 50 757 62 339, 540 26	\$657,197 48 31,280 06 490 59 256,419 97 105 90 105 90 280 02 847,486 98 89 04 17,105 38 \$1,310,455 42
Revenue fund. State debt fund. Interest fund.	\$589,875	\$689,875 08 \$657,197 48 668,274 68 256,419 97 267 59 105 90 102 86 347,486 98 85 35 17,102 88 \$1,264,020 63 \$1,310,465 42
Revenue fund.	\$2, 296 49 5\$2, 296 49 76, 665 55 18, 873 49 19, 911 79 272, 272 67 93, 253 25 81, 471 59 85, 041 59 86, 602 99 56, 369 32 24, 853 44	\$831,087 73 67,204 09 12,273 31 8,805 27 28,222 11 15,759 11 56,264 53 86,498 48 19,049 48 19,049 88 18,7486 93 77,486 93 42,949 88 18,728 03 24,309 18
Date,	December January February March April May June. July. August. September October. November	December January February April April May June July September October
	1864.	1866. 1866.

No. 18.—State Debt Fund.

CR.	\$589,875 08	\$674,145 55 731,588 49
		\$1.25 \$674 \$674
	\$589,875 08	\$5,415 07 668,274 68 267 59 102 86 38 85 38 8674,145 55
		: : : : : : : : : : : : : : : : : : : :
is.	By warrants canceled in Jan.	31 By warrants canceled in Dec. 31
Illino	celcd	celed i
ate of	rts can	ts can,
the St	By warrants can	31 By warrants co 31 80 80 By balance
t with	11 By 80 By	31 By
nccon		• .
s, in o	1865. Jan.	1865. Dec. 31 1866. Jan. 31 1866. June 30 1866. Sept. 30 1866. Oct. 31
ASUREI		
STATE TREA	\$589,124,44	\$669,881 29 \$659,881 29 T35,852 75
IDGE,		922 95 95 95 95 95 95 95 95 95 95 95 95 95
BEVEE	\$4,337 3,251 14,340 14,549 18,86 86,621 109,197 176,188 85,837 119,934 119,934 11,076	:
JAMES H. BEVERIDGE, State Treasurer, in account with the State of Illinois.	To balance in the treasury In amount received in Dec In the free in the treasury In the free in the fr	To balance in the treasury amount received in Dec k
ر	in the sceived	in the tree seeived
	balance i amount re construction i amount re construction i constr	amount re amount re construction constructio
	1 Tc	ଜ୍ଞ ବର ଦ୍ୟ ବ୍ୟ ବର ବର ବର ବର ବର ବର
DR.	Dec. Jan. Feb. March May June July Aug. Sept. Oct.	Dec. Jan. Feb. March April May June July Aug. Sept. Ooct.
D	1865. 1865. 1865. 1865. 1865. 1865. 1865.	1865. 1865. 1866. 1866. 1866. 1866. 1866. 1866.

No. 19—Interest Fund.

CR.	\$84,349 22 282,511 88 88 50 757 62 339,540 26 \$657,197 48	\$1,115,326 00	06 59 97 99 02 02 04 88 \$653,257 94	\$1,191,806 41
			\$31,280 490 256,419 105 280 347,486 17,105	
ith the State of Illinois.	By warrants canceled in Dec. ''' Apr. ''' Aug.	30 By balance	By warrants canceled in Dec. 31 32 4 4 52 52 52 52 52 52	80 By balance
unt w	8 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	30 B		80 B
in acc	Dec. Jan. Apr. July Aug.	1865. Nov.	Dec. Jan. Feb. June Aug. Sept. Oct. Nov.	Nov.
JRER,	1864. 1865. 1865. 1865.	1865.	1865. 1866. 1866. 1866. 1866. 1866.	1866, Nov.
JAMES H. BEVERIDGE, STATE TREASURER, in account with the State of Illinois.	\$309,256 58 \$19,261 56 5,751 08 16,825 00 89,830 09 52,599 97 184,384 87 185,307 57 94,310 67 94,738 94	\$56.069 42 \$1,115,326 00	\$8.435 67 2,356 20 23.855 50 17,208 69 12,985 16 109,700 00 189,390 41 131,197 55 98,177 55 98,177 55 98,177 55	\$15,002 37 733,677 89 81,191,806 41
JAMES H.	To balance in the trea amount received in the trea to the trea to the trea amount received in the trea amount rece		To balance in the trea amount received in "" "" "" "" "" "" "" "" "" "" "" "" ""	Nov
DR.	1864. Dec. 1 1864. Dec. 1 1865. Jan. 31 1865. Feb. 28 1865. March 31 1865. May 31 1865. June 30 1865. June 30 1865. June 30 1865. Sept. 20 1865. Oct. 20	Nov.	1865. Dec. 11865. Fec. 31 1866. Jan. 31 1866. And 1866. April 366. April 366. April 366. April 366. June 3686. June 3686. June 3686. June 3686. Aug. 31 1866. Sept. 30 1866. Oct. 31 1866.	Nov.

No. 20—School Fund.

CR.	\$146,353 44 78,013 52 \$224,366 96	\$150,723 20 41,732 82 \$192,456 02
		4,463 11 3,856 55 1,005 79 5,318 43 86,581 11 43,378 24 23,068 86 11,386 33 6,015 81
of Illinois.	By warrants canceled in Dec 30 4 pr. 4 pr. 30 30 4 4 pr. 31 30 31 31 31 32 32 32 34 34 35 35 35 35 35 35	Feb. Mar. Mar. July Aug. Sept. Oct.
JAMES H. BEVERIDGE, STATE TREASURER, in account with the State of Illinois.	31 By warrants (30 8) (41 8) (42 8) (43 8) (43 8) (43 8) (44 8) (28 31 31 30 30 31 30 30 30 30 30 30 31 30 30 30 31 30 30 30 31 31 31 31 31 31 31 31 31 31 31 31 31
лкек, іп ассош	Dec. June July Aug. Sept. Oct. Nov.	1866. Jan. 1866. Feb. 1866. Mar. 1865. June 1865. July 1866. Aug. 1866. Nov. 1866. Nov.
STATE TREAS	\$112,075 94 97 198 80 80 80 112,291 02 \$224,366 96 \$724,366 96 \$78,013 52	114,442 50 \$192,456 02
BEVERIDGE,	\$500 000 7,328 97 8,141 13 25,018 69 3,973 80 20,689 93 40,746 62 5,891 88	2,592 10 106 35 106 35 329 861 25 329 75 13,175 37 25,759 35 10,486 14 42,661 91 611 38
JAMES H.	dance in the treasury ount received in Feb May June June Aug Sept (" Nov	red in Dec Mar Apr June July Sept Oct Nov
	To balance in the treasury. amount received in Feb. May. June June June May. K. Aug. Sept. Oct. Nov.	amount received in Dec. ''' Mar. ''' Apr. ''' Apr. ''' June. ''' July ''' Oct. ''' Nov.
	25 8 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 1 8	8 8 8 9 1 8 8 1 8 8 1 8 1 8 1 8 1 8 1 8
DR.		Dec. Jan. Mar. April June July Aug. Sept. Nov.
Ţ.	1865.4 1865.6 18	1865. 1866. 1866. 1866. 1866. 1866. 1866.

No. 21—Illinois Central Railroad Fund.

CR.		\$434,376 51 \$434,376 51 \$33,882 16 \$468,258 67
	\$108,065 32 111,865 04 36,306 56 14,294 24 53,338 74 56,193 81 286,622 72 48,467 14 1,982 08 858 38	\$5,480 b7 233,941 26 11,593 10 1,318 61 76,180 60 88,168 89 16,126 55
JAMES H. BEVERIDGE, STATE TREASURER, in account with the State of Illinois.	By warrants canceled in Dec. 28 (" Jan. 28 (" Jan. 28 (" " April 31 (" " " " April 31 (" " " " " April 31 (" " " " " " " " " " " " " " " " " " "	2c. 31 By warrants canceled in Dec. \$5,480 57 59 th. 31
m tun	82 82 83 83 83 83 83 83 83 83 83 83 83 83 83	
, in accou	Dec. Jan. Feb. Mar. April May. Sept. Oct. Nov.	Dec. Jan. Feb. Mar. April May June Scht Oct.
ASURER,	1864. 1865. 1865. 1866. 1866. 1866.	1866. 1866. 1866. 1866. 1866.
E, State Tre	476,012 80	\$6,820 97
H. BEVERIDG	240,583 84	255,936 000 85,000 000 120,501 70
JAMES	1 To balance in the treasury amount received in Dec. amount received in July	To balance in the treasury amount received in Jan amount received in May amount received in Sept
	To balanc amounn amouni	To balanc, amount amount amount
	40 40	
e:	Dec. July	Dec. Jan. May Sept.
DR.	1864. 1865.	1865. 1866. 1866.

No. 22—Delinquent Land Tax Fund.

CR.	\$331 06		CR.	\$295 26 ,,149 85 ,445 11	
JAMES H. BEVERIDGE, State Treasurer, in account with the State of Illinois.	1864. Dec. 1 To balance in the treasury	No. 23.—Unknown and Minor Heirs' Fund.	JAMES H. BEVERIDGE, State Treasurer. in account with the State of Illinois.	1866. Dec. 1 To balance in the treasury	
DR.	1864. 1		DR.	1864. D 1866. Fe	

No. 24.— War Fund.

CR.	\$2,080 79	\$29,510 76
	\$969 51	•
JAMES H. BEVERIDGE, STATE TREASURER. in account with the State of Illinois.	\$10 76 1864. Dec. 31. By warrants canceled in Dec Jan j. 500 00 1865. Feb. 28. By amount transferred to Revenue	Fund, under act Feb. 18, 1865.
er. in ac	864. D 865. J _E 865. F	
tate Treasuri	\$10 76	\$29,510 76
VERIDGE, S	\$29,500 00	
JAMES H. BEY	3. 1. To balance in the treasury	
DR.	864. Dec. 1. 864. Dec. 31.	
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No. 25.—Hancock County Interest Fund.

CR.	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	515 00	\$9,465 76
	\$8,866 76 84 00		
th the State of Illinois.	1866. Sept. 30. By warrants canceled in Sept \$8,866 76 1866. Nov. 30. 84 00	By balance	
RER, in account wi	1866. Sept. 30.	1866. Nov. 30. By balance	
ATE TREASU	80 465 78	P .	\$9,465 76
JAMES H. BEVERIDGE, State Treasurer, in account with the State of Illinois.	for interest maturing July 1, 1866, on Hancock county bonds.		
DR.	1866. June 30. To amo for in cock		

No. 26.
Recapitulation of Treasurer's Account.

Total.	\$1,355,052 69 1,849,609 12 1,849,603 69 338,809 46 1,136,318 70 331 06 1,45 11 29,510 76 9,465 76	\$6,715,546 55	\$6,715,546 55 5,301,375 19 \$1,414,171 36
Am'ts paid out Balances in the from Dec. 1, '64 treasury, Dec. to Dec. 1, 1866.	\$66, 423 51 731,588 47 638, 548 47 41,732 82 83,882 16 31,149 85 1,149 85	\$5,301,375 19 \$1;414,171 36	
Am'ts paid out from Dec. 1, '64 to Dec. 1, 1866.	\$1, 288, 629 18 1, 264, 020 68 1, 810, 455 42 297, 076 64 1, 102, 436 54 295 26 29, 510 76 8, 950 76	\$5,301,375 19	
Name of fund.	Revenue fund	Total	
Total.	\$1,355,052 69 1,995,609 12 1,845,003 89 338,809 46 1,136,318 70 1,445 11 29,510 76 9,465 76	81,213,632 14 \$5,501,914 41 \$6,715,546 55	o December 1, 1866
Balances in the Am'ts rec'd from treasury, Dec. Dec. 1, 1864, 1, 1864	\$1,351,789 19 1,406,484 68 1,539,747 31 226,733 52 937,460 50 94,465 76	\$5,501,914 41	mount received to December 1, 1 aury, December 1,
Balances in the treasury, Dec. 1, 1864	\$3,263 50 589 124 44 309,256 58 112,075 94 198,863 20 701 66 10 76	\$1,213,632 14	er 1, 1864, and a ecember 1, 1864, unds in the treas
Name of fund.	Revenue fund	Total	Amount on hand December 1, 1864, and amount received to December 1, 1866 Amount paid out from December 1, 1864, to December 1, 1866

No. 27.

Statement of the Public Debt of the State of Illinois, showing the number of bonds, class, numbers, denominations, when due, where payable, and total amount of all outstanding coupon bonds; also, the amount of inscribed stock and amount of scrip, and other unfunded indebtedness, outstanding December 1, 1866.

Number and description of bonds.	Amount.
Thirty-one bonds—Illinois bank and internal improvement stock, dated July 31, 1837, payable after 1860 in New York (coupons exhausted), Nos. 21, 22, 23, 37 to 50, 70, 71, 73, 74, 81 to 89, 623	\$31,000 00
1022, 2457, 2459, 2460	11,000 00
ble after 1870 in New York, Nos. 2629, 2632, 2634, 2636, 2639, 2646, 2658, 2660, 2661, 2664. Twenty-one bonds—Illinois internal improvement stock, dated May 1, 1840,	10,000 00
payable after 1870 in New York, Nos. 86, 261 to 266, 287 to 300 One bond—Refuuded stock, dated July 1, 1859, payable in 1860 in New York, No. 28.	1,000 00
Seventeen bonds—Refunded canal stock, dated July 1, 1859, payable in 1860 in New York, Nos. 15, 16, 19, 20, 21, 22, 23, 35 to 44	17,000 00
payable in 1862 in New York, Nos. 2, 6, 11 to 15, 22 to 27, 42, 44, 48, 51, 52, 56, 58, 60, 61, 72, 75, 82, 85, 105, 106, 109, 119, 120, 124, 125, 129, 154, 158, 161 to 164, 166, 167, 169 to 172, 187, 188, 214, 241, 254, 256, 275, 276, 277, 279, 284, 290, 291, 292, 298, 301 to 304, 309, 310, 336, 339, 348, 344, 345, 349, 350, 351, 355, 356, 358, 359, 361, 362, 388, 389, 396, 397, 407, 408, 414, 415, 417, 418, 422, 427, 430, 432 to 441,	
448, 446, 449, 450, 455, 471, 475, 477, 480, 492, 496, 498 to 507, 536, 538, 539, 540, 553, 555, 561, 582, 590 to 594, 610, 611, 612, 644, 648, 662, 663, 664, 668, 670, 672, 673, 678 to 681, 683, 687, 689, 691, 692, 698, 702, 706, 717, 723, 724, 737, 740 to 743, 748 to 815, 817, 818, 819, 821, 847 to 859, 865 to 871, 879, 881, 882, 883, 885, 887, 888, 889, 918,	1
914, 915, 918, 919, 920. Thirteen bonds—Refunded stock, dated July 1, 1859, payable 1865 in New	278,000 00
York, Nos. 1, 2, 3, 4, 5, 16, 17, 18, 21, 38, 39, 40, 41	13,000 00
151, 157, 189, 193, 194, 195, 198, 199, 200, 201, 202, 213	84,000 00
387 to 398, 408 to 424, 426, 447, 452 to 482, 484 to 495, 499 to 502, 504 to 506, 511, 512, 515, 516, 517, 518, 519, 520, 522	340,000 00
115, 116, 117, 118, 119, 120. Four hundred and thirty-nine bonds—Refunded stock, dated July 1, 1859. payable 1877 in New York, Nos. 1, 2, 5, 9 to 14, 16, 18 to 22, 27 to 35,	89,000 00
37 to 40, 42 to 45, 48, 50 to 56, 58 to 65, 72 to 75, 77, 79, 80, 82 to 86, 88, 90 to 95, 97 to 102, 104, 106, 107, 108, 111 to 119, 123 to 129, 132 to 138, 149, 152, 154, 156 to 161, 163, 165 to 176, 178 to 182, 185, 189	

Statement—Continued.

Number and description of bonds.	Amount.
to 198, 200 to 203, 212, 214, 215, 217 to 230, 232, 238 to 273, 275 to 279.	•
283 to 315, 317, 320 to 348, 350 to 369, 371 to 377, 379, 382 to 387, 389 to 429, 432 to 449, 452 to 459, 461 to 468, 476 to 521, 523 to 542	\$439,000 00
ixty-four Normal University bonds, dated July 1, 1859, payable 1879 in New York, Nos. 1 to 51, 53 to 65	64,000 00
One hundred and forty-three Thornton loan bonds, dated March, 1861, pay able 1879 in New York, Nos. 3 to 10, 13, 15 to 25, 28 to 33, 36, 38, 39,	01,000 00
41 to 47, 49 to 59, 62 to 68, 70 to 79, 81, 83, 86 to 90, 92, 94 to 99, 101 to 108, 110, 114, 116, 117, 119, 120, 122 to 135, 137, 139 to 141, 143; 144	
148, 149, 150, 151, 152, 153 to 158, 160 to 179	143,000 00
ive hundred and eleven war bonds, dated July 1, 1861, payable 1879; \$1,000—Nos. 9, 10, 14, 15, 23 to 61, 64, 65, 73 to 78, 80 to 88, 90, 91,	
94, 97, 98, 101, 102, 104, 105, 106, 109, 114 to 117, 120, 130 to 139, 141	
to 146, 172 to 178, 180 to 184, 186, 198, 203 to 219, 221 to 225, 247 to 252, 280 to 283, 291 to 311, 315 to 328, 330 to 334, 337 to 344, 347, 349,	
350, 367, 368, 380 to 385, 394 to 399, 402 to 408, 412, 413, 420, 421,	
425 to 448, 450, 451, 464 to 493, 497 to 502 504 to 534, 537 to 560, 571, 572, 573, 575, 580 to 583, 586, 587, 588, 594, 611, 612, 619 to 623, 628	
to 634, 636, 641 to 646, 650, 652 to 655, 658 to 666, 668 to 674, 680, 681,	
682, 684, 691, 697 to 700, 706 to 722, 725, 728 to 731, 736, 737, 738, 742 to 746, 748, 749, 750, 811, 812, 836, 838 to 842, 845, 846, 853 to 859,	
862, 865, 873 884, 885, 887, 888, 891, 892, 895, 896, 908, 909, 912, 917,	
919, 921, 926, 930, 932, 934 to 937, 939, 942, 943, 944, 948 to 951, 953, 954, 955, 961 to 975, 985 to 995, 1020, 1021, 1027, 1028, 1029, 1039	511,000 00
Five hundred and twenty-four war bonds of July 1, 1861, payable 1879;	911,000
\$500—Nos. 4, 5, 7, 8, 10 to 23, 25, 27 to 41, 46 to 49, 54, 55, 64 to 68, 70 to 72, 74, 75, 78 to 104, 106 to 110, 133, 134, 149, 150, 165, 173, 195	
to 238, 241 to 249, 251 to 270, 273 to 282, 285 to 288, 309 to 312, 314 to	
318, 320, 321, 324, 325 331, 332, 343 to 350, 361 to 387, 389, 391, 397 to 432, 438, 439, 469 to 474, 483, 485 to 492, 494, 495, 498 to 501, 503	
to 507, 510 to 515, 517 to 521, 525 to 529, 555, 557, 558, 568 to 571, 585	
to 589, 591, 596, 631, 633 to 676, 680, 683, 689, 691, 694, 697, 700 to	
708, 710 to 723, 732, 733, 735, 751, 764, 766 to 782, 784 to 788, 791, 794 to 798, 803, 806 to 815, 817 to 822, 824 to 826, 829 to 836, 840 to 844,	
847 to 852, 854, 858, 861 to 870, 872, 875, 876, 877, 884 to 887, 913,	262,000 00
916, 917, 921 to 924, 938 to 952	202,000 00
payable 1879; \$100—Nos. 11 to 14, 26, 27, 34 to 36, 45 to 48, 50, 51, 55, 59, 81, 95 to 101, 107 to 109, 142 to 145, 147 to 153, 158 to 162,	
171, 172, 163, 183 to 189, 191 to 195, 199 to 209, 250, 279 to 286, 288,	
317, 318, 320 to 325, 330, 336 to 315, 350 to 353, 356 to 367, 370 to	
379, 383 to 393, 396 to 399, 401 to 410, 412 to 416, 482, 484, 492 to 494, 537, 546, 547, 550, 562, 563, 564, 571 to 574, 585, 586, 587, 638 to 656,	
665, 666, 668, 669, 670, 681 to 700, 711 to 616, 718, 721, 722, 742 to 753, 798, 799, 804 to 813, 840, 841, 849, 901, 956 to 959, 970, 971, 972,	
976, 979 to 984, 990, 991, 993, 997 to 1006, 1019, 1020, 1086 to 1088, 1105	
to 1124, 1140 to 1144, 1169 to 1173, 1195 to 1203, 1214 to 1221, 1251 1263, 1265 to 1275, 1305 to 1313, 1323, 1324, 1330, 1345 to 1349, 1355 to	
1263, 1263 to 1273, 1503 to 1515, 1525, 1524, 1550, 1545 to 1549, 1555 to 1359, 1372 to 1381, 1395 to 1399, 1401 to 1410, 1442 to 1459, 1461 to	
1471, 1476 to 1481, 1492 to 1498, 1581, 1582, 1583, 1549 to 1562, 1564,	
1567 to 1570, 1573 to 1575, 1577, 1586, 1587, 1595 to 1604, 1617, 1618, 1627 to 1649, 1722 to 1729, 1760 to 1763, 1765, 1831 to 1836, 1846 to	
1861, 1867 to 1871, 1878, 1879, 1881, 1898 to 1904, 1909, 1917 to 1940,	
1942, 1946 to 1975, 2015 to 2019, 2025 to 2029, 2045 to 2049, 2072, 2073, 2083 to 2090, 2099, 2100, 2104 to 2125, 2146 to 2149, 2155 to	
2159, 2161 to 2164, 2190 to 2199, 2205 to 2236, 2238, 2239, 2240, 2311,	
2331 to 2340, 2350 to 2358, 2362 to 2370, 2414, 2424, 2425, 2435 to	
2442, 2444, 2448 to 2456, 2473 to 2478, 2481 to 2487, 2493 to 2495,	

Statement—Continued.

Number and description of bonds.	Amount.
2977, 3025, 3043, 3044, 3046 to 3108, 3110, 3164 to 3178, 3186 to 3215, 3218, 3248 to 3252, 3258, 3311, 3313 to 3315, 3323 to 3332, 3343 to 3352, 3354, 3375 to 3378, 3382 to 3400, 3404 to 3408, 3422, 3425, 3448, 3484, 3487, 3496 to 3506, 3509 to 3546, 3565, 3566, 3578, 3580, 3582 to 3586, 3643 to 3681, 3692, 3731 to 3741, 3746 to 3757, 3760 to 3770, 3773, 3775, 3782 to 3791, 3814 to 3832, 3847 to 3886, 3901, 3902, 4036 to 4040, 4075 to 4078, 4086, 4091 to 4100, 4128 to 4141, 4151 to 4200, 4203 to 4272, 4282 to 4296, 4308 to 4315, 4317 to 4334, 4341 to 4345, 4352, 4353, 4356 to 4365, 4411, 4414 to 4418, 4531 to 4560, 4564 to	
4571, 4576, 4579, 4582 to 4600, 4604 to 4610, 4626, 4631 to 4660, 4708, 4709, 4710, 4727, 4736, 4751 to 4796, 4803 to 4823, 4867, 4966, 4967,	
4970, 4972, 4977. One hundred and fifty \$1,000 Illinois and Michigan canal bonds, dated July 1, 1837, payable 1860, in New York, (coupons exhausted)—Nos. 21 to 25, 99, 101, 103, 105, 118, 119, 128, 129, 147, 148, 178 to 183, 206 to 229, 271, 551, 591, 592, 620, 624, 628, 631, 635, 636, 638, 639, 641 to 646, 650, 651, 654, 655, 656, 671, 672, 676 to 687, 696, 697, 739 to 750, 754, 782, 783, 797 to 801, 814, 815, 825, 832, 835, 838, 840 to 844, 850, 854, 865 to 878, 880, 883, 885, 886, 889, 894, 911, 916, 917, 918, 920, 922,	\$172,200 00
935, 939, 958, 959, 961, 965, 967	150,000 00
903 to 906, 912, 913, 914, 921, 923, 928, 940, 941, 943 to 957, 960, 962, 963, 966, 968, 969, 970, 1361, 1362	269,500 00
1187, 1202, 1204, 1206, 1210, 1212, 1215, 1217, 1218, 1219, 1229, 1237 to 1246, 1260, 1261, 1262	45,000 00
1276, 1277, 1280 to 1282, 1299, 1300	81,500 00
ble in New York, 1870, Nos. 2, 3, 8, 10, 18, 19, 26, 29, 30, 31, 33, 34, 37, 42, 51, 55, 58, 59, 60, 66, 71, 72, 74, 87, 99, 103, 104, 107, 112, 115, 123, 126, 129, 120, 120, 120, 120, 120, 120, 120, 120	40.000.00
126, 128, 129, 179, 181, 188, 190, 199, 200. Sixty-two—same class of bonds, registered, Nos. 6, 7, 11, 12, 14, 17, 21, 25. 28, 41, 44, 46, 47, 49, 50, 52, 54, 61, 73, 75, 81, 84, 85, 89 to 95, 97, 98, 100, 118, 119, 120, 130, 131, 133 to 138, 140 to 143, 145, 149, 150, 155,	40,000 00
156, 159, 160, 177, 178, 191, 192, 193, 195, 196	31,000 00 122,000 00

Statement—Continued.

Number and description of bonds.	Amount.
Two hundred and twenty-six same class of bonds, registered, Nos. 1, 2, 5, 6, 13, 18, 19, 25, 28, 29, 33, 35 to 39, 70 to 73, 75, 76, 78, 79, 80, 85, 98, 118, 122, 123, 126, 128 to 131, 188 to 142, 149, 156, 161, 164 to 171, 180, 185, 190 to 196, 236, 243, 244, 246, 247, 257, 261, 262, 263, 269, 278 to 282, 285 to 288, 299, 300, 301, 325 to 331, 334 to 337, 339, 345, 346, 349, 350, 351, 353, 355, 356, 358, 361, 364 to 372, 374, 375, 378, 382, 383, 392, 394 to 399, 401, 402, 404, 405, 406, 408, 410, 413, 415, 416, 422, 423, 428, 429, 481 to 435, 438, 439, 455, 456, 462, 463, 464, 463, 483, 484, 486, 496, 498, 499, 501 to 503, 508, 509, 510, 514, 517, 521, 528 to 539, 545, 554, 555, 557, 558, 577, 579, 593 to 597, 608, 609, 612, 614, 621, 622, 623, 652, 653, 664, 665, 686 to 689, 691, 694, 695, 697, 706 to 710, 731, 750, 774, 775, 1000, 1001, 1003, 1006, 1010, 1011,	
1012	\$113 000 00
Thirty-two £225 sterling Illinois and Michigan canal bonds, dated April, 1839, payable in New York 1870, Nos. 1005 to 1009, 1011, 1022, 1025, 1036 to 1041, 1043, 1047, 1056, 1058, 1059, 1065 to 1068, 1073, 1074,	
1078, 1087, 1093, 1097, 1098, 1099, 1100	32,000 00
Thirty-eight same class of bonds, registered, Nos. 1004, 1010, 1012, 1013, 1015, 1018, 1021, 1023, 1024, 1027, 1030 to 1034, 1042, 1044, 1046, 1051, 1054, 1060 to 1063, 1069, 1071, 1077, 1079, 1082 to 1085, 1088,	
1090, 1091, 1092, 1094, 1095	19,000 00
Twenty-nine £100 sterling Illinois and Michigan Canal bonds, dated June, 1840, payable in London 1870 Nos. 3, 4, 5, 6, 7, 10, 11, 12, 13, 27, 33, 24, 25, 27, 28, 29, 40, 55, 74, 75, 75, 75, 75, 75, 75, 75, 75, 75, 75	12,888 89
34, 35, 36, 37, 38, 39, 42 to 52, 74	
to 32, 40, 41, 53 to 73, 75 to 450	90,666 67
to 1089, 1102 to 1113, 1126 to 1137, 1146 to 1153, 1167, 1169, 1171, 1173,	200 000 00
1201 to 1285, 1295 to 1305	698,000 00
1286 to 1294	259,000 00
1840, payable in London 1870—Nos. 81, 85 to 91, 145 to 151, 170 to 186.	57,333 33
Five hundred and forty-nine same class of bonds, registered—Nos. 6 to 77, 79, 80, 82, 83, 84, 92 to 144, 152 to 169, 187 to 211, 217 to 533, 542 to 600	366,000 09
INSCRIBED STOCK: New internal improvement stock, issued under act of Feb. 28, 1849. Interest bonds, issued under act of Feb. 28, 1847	1,765,526 43 1,077,886 47 680,469 23
Liquidation bonds, issued under act of Feb. 10, 1849 Internal improvement scrip and unfunded indebtedness	198,372 00 42,909 19



