



6. J. Wheas





## PUBLIC LAWS

OF THE

# STATE OF ILLINOIS,

PASSED BY THE

## TWENTY-SIXTH GENERAL ASSEMBLY,

CONVENED JANUARY 4, 1869.

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William Canford

## THE PUBLIC LAWS

OF THE

## STATE OF ILLINOIS.

#### ABATEMENTS.

AN ACT to amend an act entitled "Abatements," approved March, 1845, In force March and to extend the time for closing up the affairs of corporations.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all corporations created by special acts, or under general laws, to continue two and whose charters or act of incorporation may have ex-ment. pired for any reason whatever, shall continue their corporate capacity during the term of two years, for the sole purpose of collecting the debts due to said corporation, selling and conveying the property and estate thereof.

The said companies shall use the name of their respective corporations for the purpose aforesaid, and shall name-suits. be capable of prosecuting and defending all suits at law or in equity.

The dissolution, for any cause whatever, of any company created as aforesaid, shall not take away or impair against corporaany remedy given against such corporation, its stockholders ed. or officers, for any liabilities incurred previous to its dissolution.

§ 4. No suit pending in law or equity, for or against any such corporation, at the passage of this act, shall abate abate. by reason of the expiration of the time for which said corporation was created, if such suits were commenced before the expiration of such companies; and all companies whose charters may have expired before the passage of this act,

Suits not to

or who may have dissolved for any reason whatever, other than by judgment of court, shall have two years to collect their debts and convey their property, in order to wind up their affairs, and may, within two years, prosecute and defend suits in all courts of this state. The provisions of this act shall not apply nor extend to any corporation the affairs of which are being wound up by order of any court, nor when a receiver has been appointed.

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

APPROVED March 24, 1869.

#### ABSTRACTS.

In force March 30, 1869,

contents, fees.

be

AN ACT to provide for the keeping up of abstracts.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all of counties having abstracts of title to real estate, and in all conveyances, to counties which may hereafter acquire such abstracts, it perfected, shall be the duty of the circuit clerk to keep the same perfected by entering therein abstracts of all conveyances, certificates of purchase, of levy, of redemption, and such other matters, affecting the title to real estate, required by law to be recorded at the time of recording the same; and as compensation for such services said clerk shall receive as recording fee, in addition to the recording fee fixed by law, the sum of five cents for the entry in the abstract of each and every tract, which shall be collected as other recording

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

APPROVED March 30, 1869.

#### ACKNOWLEDGMENT OF DEEDS, ETC.

In force Feb. 19, AN ACT to authorize the governor of this state to appoint commissioners 1869. to take the acknowledgment or proof of the executions of deeds and other instruments, and to take depositions, etc., in other states, territo-

Section 1. Be it enacted by the People of the State of com- Illinois, represented in the General Assembly, That the missioners of governor of this state may appoint and commission in any

other state, in the District of Columbia, in each of the territories of the United States, and in any foreign country, as many commissioners as he may deem expedient: Provided, that the number of such commissioners shall at no time exceed five in any one city or county; who shall continue in office for four years, and shall have authority to take relinquishments of dower of married women, the acknowledgment or proof of the execution of any deed or other conveyance, or lease of any land lying in this state, or any contract, assignment, transfer, letter of attorney, satisfaction of a judgment, or of a mortgage, or of any other instrument or writing, under seal or not, to be used or recorded in this state. And any such commissioners, appointed for any foreign country, shall also have authority to certify to the official character, signature or seal of any other officer within their district who is authorized to take

acknowledgments or declarations under oath.

§ 2. Every such commissioner, before performing any Duttes of before entering duty or exercising any power in or by virtue of his appoint- upon office. ment, shall take and subscribe an oath or affirmation, before a judge or clerk of one of the courts of record of the district, state or territory or country in which said commissioner shall reside, well and faithfully to execute and perform all the duties of such commissioner, under and by virtue of the laws of the state of Illinois. And every such commissioner shall, before he enters upon the duties of his office, cause to be prepared an official seal, in which shall be designated his name, and the words, "a commissioner for the state of Illinois," together with the name of the state, territory or country, and also the city or county within which he shall reside or have an office, and for which he shall have been appointed; and shall, within six months after his appointment, transmit to, and cause to be filed in the office of the secretary of state of this state, said oath or affirmation, and also a distinct impression of such seal, taken upon wax or some other substance capable of receiving and retaining a clear impression, together with his signature in his own proper writing.

Such acknowledgment or proof, so taken according to the laws of this state, and certified to by any such commissioner, under his seal of office, annexed to, impressed or indorsed on any of the instruments in writing, provided for or mentioned in section one (1) of this act, shall have the same force and effect, and be as good and effectual to all intents and purposes in law, as if the same had been made or taken before any officer authorized to take such proof or acknowledgment, residing in this state; and any instrument so authenticated shall be entitled to be recorded

in any county in this state.

Acknowledg-

Powers of.

§ 4. Every commissioner shall have power to administer any oath which may be lawfully required in this state, to any person willing to take it, and to take and certify depositions to be used in any of the courts of this state, in conformity to the laws thereof, either on interrogatories proposed under commission from a court of this state, or by consent of parties, or on legal notice given to the opposite party: and all such acts shall be as good and valid in law as if done and certified according to law by any officer authorized to administer oaths or take depositions within or without this state.

Their number.

§ 5. That the governor of this state is hereby authorized to name, appoint and commission, in addition to the number authorized by the first section of this act, one commissioner for every ten thousand inhabitants in the cities of other states and territories, but no commission shall issue to any applicant unless he shall present to the governor a certificate, under seal of the mayor of the city, or the judge of a court of record of the city in which such applicant resides or desires to open an office, of the number of inhabitants of said city, and that said applicant is a proper person to receive such appointment.

Conflicting laws repealed.

§ 6. That all laws heretofore passed authorizing the appointment of commissioners to take the proof and acknowledgment of deeds and other instruments, and to administer oaths in other states and territories, and prescribing the duty and authority of such commissioners, are hereby repealed: *Provided*, such repeal shall not affect appointments heretofore made under such laws hereby repealed.

Instructions.

§ 7. It shall be the duty of the secretary of state of this state to prepare instructions and a set of forms, in conformity with the laws of this state in reference to the taking of acknowledgments of deeds and other instruments in writing, and in reference to taking depositions under the laws of this state, and when any person appointed a commissioner under this act shall have filed the oath, impression of seal and signature hereinbefore provided, in the office of such secretary, the said secretary of state shall forthwith forward to such person a certificate stating that such person has complied with the law, and shall also forward to such person a copy of such instructions and set of forms, to be prepared as aforesaid, together with a copy of this act, for which said secretary shall be entitled to demand and receive the sum of five dollars of said party.

§ 8. Any person appointed commissioner under this act, who shall not within six months after his appointment comply with the requirements hereof, and become a resident of or open an office in the city, county, state, territory or country for which he may be appointed, shall forfeit all rights conferred by such appointment, and the power and

Forfeiture.

authority of such commissioner conferred by this act shall cease.

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

APPROVED February 19, 1869.

#### ADJUTANT GENERAL.

AN ACT to repeal certain acts therein named, and to provide for the ap- In force March pointment and prescribe the duties of the adjutant general of the state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act to provide for the appointment and desig- Repeal." nate the rank, fix the pay and prescribe the duties of the adjutant general of Illinois," approved February 2d, 1865, and an act entitled "An act to provide for the appointment, fix the pay and prescribe the duties of the chief of ordnance of the state of Illinois," approved February 16th, 1865, be and the same are hereby repealed.

The governor of this state shall appoint an Adjutant geneadjutant general, with the rank of colonel, who shall ment, pay. keep his office at the capital of the state, and who shall receive for his services a salary of fifteen hundred dollars

(\$1,500) per annum, and no more.

The adjutant general shall perform all the duties Duties and prirequired to be performed by the officers mentioned in the vileges. acts specified in the first section hereof, and he shall also have all the rights, powers and privileges which pertain to

said offices mentioned in said acts.

§ 4. Said adjutant general is authorized to appoint a Assistant. man to take charge of the state arsenal and grounds and ordnance; to assist the adjutant general in taking care of the other military property in the adjutant general's charge, who shall receive for his services a sum not exceeding eight hundred dollars per annum, which appointment shall be confirmed by the governor.

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

after its passage.

APPROVED March 10, 1869.

In force April AN ACT to provide for repairs on the state arsenal, and for other purpo-19, 1869. ses therein named.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum Appropriation of twelve hundred and fifty (\$1,250) dollars, 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 repairing roof, cornice, waterpipes, and fitting up of the state arsenal and powder magazine.

Adjutant general to dispose of unserviceable arms.

for repairs.

§ 2. That the adjutant general be and is hereby authorized to dispose of all the unserviceable arms, ordnance and ordnance stores, surplus office furniture, worthless books and papers, by public sale, and the amount of sale be turned over to the auditor of public accounts.

This act shall take effect and be in force from and

after its passage.

APPROVED April 19, 1869.

In force March 29, 1869.

AN ACT to prevent the loaning of flags and trophies of war.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no Flags and tro- colors, flags, guidons, guides or trophies of war belonging phies not to be loaued. to the state, shall be loaned or taken from the office of the adjutant general, or other place of deposit designated by law; and it shall be the duty of the adjutant general, or the officer lawfully in charge of the same, to cause such colors, flags, guidens, guides and trophies, now loaned out, to be immediately returned to their place of deposit in the city of Springfield: Provided, that said trophies may be moved from place to place, to secure a more convenient and safe keeping of the same.

This act shall take effect and be in force from and

after its passage.

APPROVED March 29, 1869.

In force March AN ACT to provide for the distribution of the reports of the adjutant 31, 1869. general.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Reports-how chairman of the committee on military affairs in the senate distributed.

and the chairman of the committee on militia in the house of representatives be and they are hereby authorized to procure the packing, boxing and transportation of the reports of the adjutant general, as contemplated by joint resolution adopted February 18th, 1869; and the chairman of said committees shall audit all bills incurred in carrying out the provisions of this act, and shall certify the same to the auditor of public accounts, who shall thereupon draw his draw warrant warrant on the treasurer of [the] state for the amount so audited as aforesaid, which warrant shall be paid by the treasurer out of funds not otherwise appropriated.

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

after its passage.

APPROVED March 31, 1869.

#### ADMINISTRATORS AND EXECUTORS.

AN ACT to provide for the disposal of unclaimed moneys in the hands of In force March administrators and executors.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That hereafter, when any administrator or executor shall have made to deposit unfinal settlement with the county court, it shall be lawful for claim moneys the court to order said administrator or executor to deposit with the county treasurer such moneys as he may have, belonging to any non-resident, or unknown heir or claimant, taking his receipt therefor.

§ 2. When money shall be deposited as aforesaid, the Disposal moneys. person or persons entitled to the same may, at any time, apply to the court making said order and obtain the same. upon making satisfactory proof to the court of his, her or

their right thereto.

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

APPROVED March 29, 1869.

AN ACT to enable foreign administrators, with the will annexed, to sue in In force March this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That foreign May bring suit. administrators, with the will annexed, shall have the same

right to bring suits in this state as is now or may be conferred by law upon foreign administrators and executors, and that any foreign administrator, with the will annexed, shall, in all things, be governed, in bringing any suits in this state, by the law governing foreign executors and administrators suing in this state.

This act shall be deemed a public act, and take ef-

fect from and after its passage. APPROVED March 29, 1869.

#### AGRICULTURE.

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

In force April AN ACT to secure the endowment fund of the Illinois Agricultural College, 19, 1869.

make report.

Treasurer to the treasurer of the Illinois Agricultural College shall, within three months after the passage of this act, render to the auditor of this state a full and detailed report and account of the amount and value of the lands donated to said college by the state, and of all the money, notes, interest and property received or receivable by said college as the avails thereof, and also of the expenses incurred in the sale of said lands, and other expenses in the management of the fund arising therefrom, in such manner as to make a complete exhibit of the financial affairs of the college, so far as said donation of lands and the fund arising therefrom are concerned, and so as to show the net amount now equitably due from said treasurer to said fund; and upon the ascertainment of the amount due said fund in lands, money, notes and other property, the said treasurer shall execute a bond, with sufficient surety, to be approved by the said auditor, in a penal sum of twice the value of such lands, money, notes and other property, payable to the people of the state of Illinois, conditioned for the faithful keeping and use of said fund for the purposes of said donation, and that the principal thereof, so fast as the same shall be converted into money, shall be invested in interest-bearing bonds of the United States, or such other securities as the state auditor may direct or approve; and to make an annual account of all his actings and doings in regard to said fund, and submit the same to the state auditor, during the month of August in each year after the taking of such bond, and to faithfully apply the interest which shall accrue upon such fund to the purposes contemplated in said donation-then,

To give bond.

and in the event of the refusal or neglect of such treasurer Neglect of duty to give such bond and make and render such account, it shall be the duty [of] the attorney general, under the di-

rection of the governor, to institute proper proceedings and take such steps as may be necessary to amend the charter of said college, or to enforce the faithful application and use of said fund, or to recover the same back from the said college, as shall, in the judgment of the governor, be most ex-

pedient.

§ 2. In case of the election or appointment of a new treasurer, and his executing and delivering to the state canceled. auditor a like bond, the bond of the former treasurer may be canceled, upon his rendering to the state auditor a satisfactory account, and making and paying over and delivering to his successor in office all the money, bonds, funds

and property in his hands belonging to said fund.

§ 3. It shall be lawful, in case of the establishment of the Southern Illinois Normal University, for the said col-funds. lege to transfer and make over to the trustees thereof the said trust fund, upon such terms and conditions as may be agreed upon between the trustees of said college and said university, and which shall be approved by the governor, to be used only for purposes of endowment of said university.

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

after its passage.

APPROVED April 19, 1869.

AN ACT to amend an act entitled "An act to aid and encourage agri- In force March cultural societies," approved February 18, 1857, revived and continued in force by an act entitled "An act to revive and continue in force an act entitled an act to aid and encourage county agricultural societies,"

approved February 21, 1861.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said acts be and they are hereby so amended as to extend the provisions thereof to the Atlanta Union Central Agricultural Society, located at Atlanta, in the county of Logan, and to the Union Agricultural Institute, located at Sandwich, in the county of DeKalb.

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

force from and after its passage.

APPROVED March 10, 1869.

Bond may be

In force March AN ACT to increase the powers of the Iroquois County Agricultural Society. 13,1869.

> Whereas, "The Iroquois County Agricultural Society" organized on the 5th day of May, A. D. 1866, at Onarga, in said county, under the act entitled "Incorporation of county societies," passed February 18th, A. D. 1857; now, Section 1. Be it enacted by the People of the State of

Rights firmed

Constitution and by-laws of ed in force.

Illinois, represented in the General Assembly, That all the con-rights, privileges and powers acquired by the said society, under and by the said incorporation act, are hereby confirmed and ratified.

§ 2. The constitution and by-laws of said society now society continu- in force, and which are not inconsistent with this act or with the laws of this state, shall continue in force until regularly altered [or] repealed by said society, and the president and officers of said society shall continue in office until their respective terms of office shall expire or be va-

Capital stock.

§ 3. The whole capital stock of the said Iroquois County Agricultural Society shall not exceed twenty-five thousand dollars (\$25,000) and shall be divided into shares of not less than five dollars (\$5) and not more than ten dollars (\$10), to be fixed by the constitution; and at all elections to be held by said society, each member of the same shall be entitled to give one vote for each share held by him or her, and the voting may be in person or by proxy.

Subscription books.

Books for subscription for stock shall be opened at such times and places within the said county of Iroquois as the executive committee may prescribe; and in case of the non-payment of the stock, or any part of the same, the said society shall have power to forfeit said shares which may not be paid up, or may, at its election, sue for the de-

linquent payments.

Authorized to borrow money.

The said society is hereby granted the privilege, and authorized to borrow any sum or sums of money not exceeding ten thousand dollars (\$10,000), and execute and give the obligations or bonds of said society therefor.

Society's real estate exempted

That the real estate which the said society may acquire, by gift or purchase, not exceeding forty (40) acres, shall be exempt from state and county taxes so long as they are used for the promotion of the objects of said society.

Penalty for turning in stock npon grounds.

§ 7. If any person or persons shall, willfully, maliciousthe ly or wantonly, turn in any kind of stock in the inclosure of said society, or negligently open any gate, or tear down any fence, or destroy or injure anything, or do any act by which said society or their property may be damaged or destroyed, he or they or any person assisting shall forfeit and pay to said society triple the amount of damages that shall be proved befor any court having jurisdiction of the amount claimed, which may be sued for in the name of the society.

§ 8. No spirituous, vinous or malt liquors shall be sold, cating drinks on trafficked or disposed of, to be used upon the grounds of said or within one-society or within one-half mile thereof, nor shall any show, balf mile of exhibition of man or beast, or other thing or things, for ited. money, be held or made upon said grounds or within onehalf mile thereof, without first obtaining the license or authority of the president and executive committee of said

society, or such persons as they may appoint for such purpose, during the time of holding public fairs or exhibitions.

§ 9. The said society shall have power to appoint a to appoint a to appoint posuitable police force, whose duty it shall be to preserve lice. order during the exhibitions of the society; which police force, when appointed, are hereby empowered and required to arrest and expel from the grounds, or bring before some justice of the peace of said county all persons who shall violate the laws of this state, or the rules of said society, or disturb the same by violent or disorderly conduct; and any justice of the peace of said county before whom any such

to try the same, and upon conviction to inflict the same penalties now required by law. § 10. This act is hereby declared a public act, and shall

offender may be brought, is hereby required and authorized

take effect from and after its passage. APPROVED March 13, 1869.

### APPROPRIATIONS.

AN ACT making appropriations for the expenses of the adjourned session In force April 17, 1869. of the twenty-sixth general assembly, state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That a sufficient sum of money is hereby appropriated, to be paid out Appropriations. of the state treasury, upon the warrant of the auditor of public accounts, as follows: To the speaker of the senate and house of representatives, each the sum of sixty dollars, and to each member of the senate and house of representatives the sum of forty dollars, as extra pay and expenses incurred by them in attending the adjourned session of the

§ 2. A sum sufficient to pay Ely, Burnham and Bart-ometal repor-lett for four men, employed by them, at the rate of fifteen ters. dollars per day, each, as official reporters of this general assembly, from the fourteenth day of April to the day of adjournment; also the same sum for four men, for three

twenty-sixth general assembly, commencing April 14, 1869.

days' service as reporters, to be certified to by the speakers of each house.

fur-Contes nished Chicago Legal News.

§ 3. A sum sufficient to pay the secretary of state for copies of the public laws of the twenty-sixth general assembly, furnished or to be furnished by the secretary of state to the Chicago Legal News, a paper published in Chicago, under an act of the twenty-sixth general assembly, approved March 24, 1869. Bills to be approved by the governor.

Miscellaneous.

To Íra J. Halstead, assistant clerk, eight dollars § 4. per day, for services rendered as such assistant clerk, from the twenty-fourth day of March, 1869, to the fourteenth day of April, 1869; also to the chairman of [the] joint committee of engrossed and enrolled bills, eight dollars per day from the sixteenth day of March, 1869, to the last day of March, 1869, on the part of the house, and to the chairman on the part of the senate committee of engrossed and enrolled bills, the sum of eight dollars per day for the number of days of actual service during the recess of this general assembly.

Special.

To each member of the committee on public buildings and state library the sum of thirty dollars, incurred by them for extra expenses; and to each of the said members the sum of thirty dollars, to be incurred by them in visiting Springfield in the future to pass upon the state house plans; and the sum of thirty dollars to each member of the select senate committee that visited Jacksonville for the purpose of examining the stone in the new court house.

This act shall be deemed a public act, and take

effect from and after its passage. APPROVED April 17, 1869.

In force March AN ACT making appropriations for the officers and members of the next 80, 1869, 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 fol-Appropriations. lowing appropriations be and the same are hereby made to the members and officers of the twenty-seventh general assembly, and for the salaries of the officers of the government from the adjournment of the twenty-sixth to the adjournment of the twenty-seventh general assembly, viz:

1st. To the speakers of the senate and of the house of representatives, each the sum of three dollars per day for the first forty-two days' attendance, and two dollars per day

for each day's attendance thereafter.

2d. To each member of the senate and of the house of representatives, the sum of two dollars per day for the first

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

day's attendance thereafter.

3d. To the speaker and each member of the senate and of the house of representatives, ten cents per mile for each mile necessarily traveled in coming to and returning from

the seat of government.

4th. To the secretary of the senate, and to the clerk of the house of representatives, each the sum of six dollars per day during the session; to the assistant secretaries of the senate, and the assistant clerks of the house of representatives, and the enrolling and engrossing clerks of both houses and their assistants, each the sum of six dollars per day during the session.

5th. To the sergeant-at-arms and assistant of the senate, and the door-keeper and assistant door-keeper of the house of representatives, each the sum of six dollars per day du-

ring the session.

6th. To the post master of the senate, and to the postmaster of the house of representatives, and to their assistants, each the sum of six dollars per day during the ses-

sion.

The time for which compensation is hereby allowed, computed. and the mileage to each member of the general assembly, and the time of each officer, except the time and mileage of the speakers of each house, shall be certified by the speakers of the senate and house of representatives respectively; and the time and mileage of the speaker of the senate shall be certified by the secretary of the senate; and of the speaker of the house of representatives, by the clerk of the said house, all of which shall be entered upon the journals of the respective houses and published therewith. Upon the presentation of such certificates to the auditor of public accounts, he shall draw his warrants upon the state treasurer in favor of the persons severally entitled to the same, which warrants shall be paid from the revenue fund.

§ 3. The following sums are hereby appropriated for

the salaries of the officers of the government, viz:

1st. To the governor, at the rate of one thousand and five hundred dollars per annum.

2d. To the secretary of state, at the rate of eight hun-

dred dollars per annum.

3d. To the auditor of public accounts, at the rate of one thousand dollars per annum.

4th. To the state treasurer, at the rate of eight hundred dollars per annum.

5th. To each of the judges of the supreme court, at the rate of one thousand and two hundred dollars per annum.

6th. To each of [the] judges of the circuit courts, at the rate of one thousand dollars per annum.

7th. To each of the state attorneys, at the rate of five

hundred dollars per annum.

Sth. To the judges of the superior court 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 Aurora and Elgin, each

at the rate of one thousand dollars per annum.

9th. To the prosecuting attorneys of the superior court of 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, 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 accounts shall draw his warrants on the revenue fund for the payment of the several amounts herein provided in quarterly payments, to be paid by the state treasurer out of any moneys in said fund not otherwise appropriated.

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

and after its passage.

APPROVED March 30, 1869.

In force Janua- AN ACT to provide for the partial payment of the miteage and per diem of the members and officers of the twenty-sixth general assembly.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That immeto diately upon the passage of this act, the speaker of the speaker to dilectly upon the passage of the certify to the house of representatives shall certify to the auditor of pubof members, lie accounts a correct list of all members, officers and emclerks, etc., entitled to the ployees 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 lists 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 assistant clerks of each 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 the 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 po-

licemen, assistant post-masters, 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 by law.

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

after its passage.

Approved January 14, 1869.

AN ACT making appropriations for the part payment of the members and In force Feb. 11, officers of the twenty-sixth general assembly, and clerks of the committees thereof.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor of state draw his warrant in favor of each officer and Partial appromember of this general assembly for the sum of fifty dollars, priation. and in favor of each clerk of a committee for a like sum, upon the treasurer, to be paid out of any moneys in the treasury, not otherwise appropriated, in part payment of said officers and clerks: Provided, that such officer or clerk shall first present to the auditor the certificate of the proper officer or chairman of a committee that such amount is due such officer, or clerk, or member.

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

APPROVED February 11, 1869.

AN ACT to provide for the ordinary and contingent expenses of the government until the adjournment of the next regular session of the general assembly.

In force March

SECTION 1. 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, Appropriations. to meet the ordinary and contingent expenses of the government, until the adjournment of the next regular session of the general assembly.

First.—A sum, not exceeding ten thousand dollars, shall contingent be subject to the order of the governor, for defraying all find subject to order of governor, such expenses as are unforeseen by the general assembly, nor. and not otherwise provided for by law-payments to be made

mansion.

Secretary

office, etc.

from time to time upon bills of particulars certified by the

Executive

governor. Second.—The sum of forty-five hundred dollars per annum, for fuel and lights for the executive mansion, and to defray the expenses of keeping the same and the grounds thereto attached in repair—payable quarterly upon the order of the governor.

Third.—The sum of twenty-five hundred dollars per an-Clerk in governor's office. num for clerk hire in the governor's office-payable quar-

terly upon his order.

Fourth. - To the governor's office, for postage, stationery, Postage, stationery and telegraphing, furniture and repairs of office, and other incigovernor's office dental office expenses, a sum not exceeding four thousand dollars-to be paid on bills of particulars certified by him.

Fifth.—To the office of secretary of state, for furniture, state-repairs of repairs of office, postage, stationery, blanks, and other incidental office expenses, a sum not exceeding five thousand dollars—to be paid upon bills of particulars certified by the

secretary and approved by the governor.

Sixth.—A sum, not exceeding fifty thousand dollars, for ing, paper, stationery, farmiture, etc.

the purpose of defraying the cost of printing, paper, stationture, etc.

ery, furniture and repairs, books and blanks, for the general Cost of printassembly, and the services of watchmen, laborers and messengers, and repairs in and about the state house, and for all expenses necessarily incurred by the secretary of state in the discharge of duties imposed upon him by law, and for which no other appropriation is made—to be paid upon bills of particulars certified by said secretary and approved by

the governor.

Secretary of state-clerk hire

Seventh.—To the secretary of state, for clerk hire in his office, twenty-five hundred dollars per annum, payable quarterly on his order; and four hundred and fifty dollars For making for making indexes and tables of contents to the laws, jour-indexes and ta- nals and reports of this general assembly.

Auditor - for clerk hire, furniture, etc.

Eighth. To the auditor of public accounts, for clerk hire, the sum of thirty-five hundred dollars per annum—to be To the office of the auditor of public acpaid quarterly. counts, for furniture, stationery, repairs, postage, and other necessary office expenses, a sum not exceeding five thousand dollars-to be paid on bills of particulars certified by the

auditor and approved by the governor.

State treasurer -stationery,furniture, etc.

Clerk hire.

Ninth.—To the office of state treasurer, for furniture, repairs, stationery, postage, and other necessary office expenses, a sum not exceeding two thousand dollars—to be paid on bills of particulars certified by the treasurer and approved by the governor. To the state treasurer for clerk hire, the sum of twenty-five hundred dollars per annum, payable quarterly.

Superintendent

Tenth.—To the superintendent of public instruction, for of public in clerk hire, the sum of three thousand dollars per annum, dentals of office. payable quarterly; and for his own salary, in addition to the amount already provided by law, five hundred dollars per annum, payable quarterly upon his order; and for his traveling expenses, a sum not to exceed five hundred dollars per annum-to be paid upon bills of particulars certified by said superintendent and approved by the governor. To the office of said superintendent, for repairs, furniture, Repairs, fur-periodical and educational works, and other necessary ex-east, etc. penses of said office, not provided for, a sum not exceeding five hundred dollars—to be paid on bills of particulars certified by said superintendent and approved by the governor; appropriations made by this tenth clause to be paid with the school fund.

Eleventh .- To the attorney general, the sum of four Attorney genehundred dollars per annum, for rent, furniture, and fuel [for] tal-rent, furniture, fuel, etc. office-to be paid on bills of particulars certified to by said

attorney general and approved by the governor.

Twelfth.—To the clerk in the fund commissioner's office, twelve hundred dollars per annum, payable quarterly: commissioner. Provided, that the said clerk shall not be employed longer than necessary in the opinion of the governor.

Clerk of fund

Thirteenth.—To the porters of the state house, at the rate effects and of two dollars and seventy-five cents per day—to be paid state house. upon the certificate of the secretary of state, auditor and

treasurer, approved by the governor.

Fourteenth.—The sum of thirty-six hundred dollars is Repairs of executive manhereby appropriated for the purpose of furnishing the exe-sion. cutive mansion of this state, subject to the order of the governor, and to be used by him, at his discretion, for the purpose aforesaid. The governor shall keep an account of the expenditure of the sum, and make report thereof to the next general assembly.

Fifteenth.—The sum of eight hundred dollars per an- Clerk hire in num, for clerk hire, is hereby appropriated to the clerk of division. the supreme court for the second grand division, payable quarterly upon his order; and four hundred dollars per an-num, for clerk hire, to the clerk of the supreme court of the first grand division, payable quarterly upon his order.

Sixteenth-For repairs of state house grounds, walks, fences, [and] steps, a sum not more than one thousand dollars repairs.

-payable on bills certified by the secretary of state and

auditor, and approved by the governor. Seventeenth. To the state librarian, the sum of five hun- State librarian.

dred dollars per annum, as provided by law-payable quar-

terly upon his order.

Eighteenth—To the office of adjutant general, for messen- Adjutant general's office, clerk gers, the sum of two hundred and fifty dollars per annum hire, etc. -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 one thou-

sand dollars per annum-payable on bills of particulars certified by the adjutant general and approved by the gov-

Salary of adjutant general.

To the adjutant general, the sum of two thousand dollars To the clerk in charge of ordnance and ordnance stores, at the state arsenal, the sum of eight hundred dollars per annum-payable quarterly on the order of the adjutant general.

Masonic : Hall Stock Company for rent.

Nineteenth.—To the Masonic Hall Stock Company of the city of Springfield, for rent of rooms occupied by the geological survey, at the rate of seven hundred dollars per annum-payable quarterly during such time as said rooms may be occupied by said survey, and no longer.

Auditor draw warrant.

§ 2. The auditor of public accounts is hereby directed to draw his warrant on the state treasurer for the sums herein specified, upon presentation of the proper vouchers; Treasurer to and the state treasurer shall pay the same out of any mon-

eys in the treasury not otherwise appropriated. This act shall take effect and be in force from and after its passage.

APPROVED March 11, 1869.

In force Jan. 11, AN ACT to provide for the postage of the present general assemb y.

For postage.

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

Mode of payment.

§ 2. On the certificate of the secretary of state showing 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 postmaster of the city of Springfield, for the sum so certified by the secretary of state.

Postage stamps.

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

Members limited to pro rata allowance.

The secretary of state is hereby directed not to 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.

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

APPROVED January 11, 1869.

AN ACT to locate, erect and carry on an asylum for the insane.

In force April 16, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That upon the passage of this act the governor shall nominate, and by Commissioners and with the advice and consent of the senate appoint four appointed. citizens, who, with the lieutenant governor, shall constitute a board of five, to be designated the commissioners of the insane asylum.

§ 2. Said commissioners shall meet at Springfield, within one month after the adjournment of the general ganization, etc. assembly, and the lieutenant governor shall be the president of the board, and they shall further organize by electing one of their number secretary and another treasurer, who shall give bond to the people of the state of Illinois, in a sum to be fixed by the board, conditioned for the faithful discharge of his duties as treasurer, and that he will fully and fairly account for and pay over all money that may come into his hands, with at least three sureties; and the board shall require an additional bond, or a new bond, in any sum they may deem sufficient, whenever the same

Meeting,

shall be proper or necessary to secure the state. § 3. Said commissioners shall have the powers and execute the duties hereinafter provided, and shall be charged duties.

Powers and

with the duty of erecting an asylum for the insane.

§ 4. The commissioners shall, as soon as practicable, Location. select and purchase or otherwise secure a lot or lots of land adjoining, and in some compact and convenient form, not

less than one hundred and sixty nor more than six hundred and forty acres in quantity, on which to place the necessary

buildings and make the necessary improvements for the uses of said asylum.

§ 5. The land shall be selected where, in the judgment of the commissioners, the best interests of the state will be site, subserved, taking in consideration the value of all lands and other property that may be donated by the citizens of such locality, and having a neverfailing supply of water passing through or so near it as to be conveniently and constantly available for all uses of said asylum, and also conveniently situated for necessary supplies of fuel, provisions, and for railroad transportation to and from the same.

Selection of

Approval governor.

§ 6. Said commissioners shall first submit the selection of a site, with the price to be paid for the land and the amount and value of all land and other property proposed to be donated by the citizens of such locality, to the governor, and if approved by him in writing, shall procure a good and sufficient conveyance for such land in fee simple to the state, under perfect title, and obtain possession of all personal property so donated.

Plans, etc., to be approved by governor, etc.

§ 7. Upon the selection and securing of the site aforesaid, said commissioners shall procure plans and specifications for a first-class asylum, and submit the same to the governor for his examination, together with the estimates of the cost of construction; and if approved by the governor, in writing, said commissioners shall for sixty days advertise for sealed proposals to furnish the labor and materials suitable for the construction of said asylum, according to the plans and specifications approved as aforesaid, and shall award the contract for the whole or any part thereof to the lowest responsible bidder, from whom they shall require satisfactory security for the performance of the contract.

Superintendent of buildings.

§ 8. The board shall appoint an honest and competent superintendent of buildings and improvements aforesaid, whose duty it shall be to be always present during the progress of the work, and see that every stone, brick, and piece of timber used is sound and properly placed, and whose right it shall be to require contractors and their employees to conform to his directions in executing their contracts: Provided, however, that the buildings aforesaid may be erected and the improvements made under the direction of the board and its superintendent, without letting the same to contractors, if no acceptable bid shall be received.

Capacity o building, etc.

§ 9 The main building shall be constructed upon the most approved plan for use, and shall be of sufficient capacity to accommodate at least three hundred inmates, with the officers and necessary attendants, and so planned that wings may be added. The outside walls shall be of stone or brick, the partition walls of brick, the roof of slate, and the whole building made as near fire-proof as practicable for such building, and so constructed as to be warmed in the most healthy and economical manner, with ample ventilation in all its parts. Provisions shall also be made for the confinement of insane persons denominated suicidal or homicidal. The out-houses shall be so placed and constructed as to avoid all danger of fire, to the main buildings, originating in any of them.

Treasurer, duties of.

§ 10. The treasurer of the board shall keep an accurate account of all moneys received and paid out. The account for articles and supplies of every kind shall be kept and reported, so as to show the kind, quantity and cost thereof.

§ 11. No officer, agent or employee of the board shall No officers to be a party to or interested in any contract for materials, contracts. supplies, or services, other than such as pertain to their

positions and duties.

The accounts of this institution shall be stated and settled annually with the auditor of public accounts, or with such person or persons as may be designated by the laws for that purpose. And the trustees shall, fifteen days previous to each regular session of the general assembly, submit to the governor a report of all their actions and proceedings in the execution of their trust, with a statement of all the accounts connected therewith, to be by the governor laid before the general assembly.

The board shall meet quarterly at such place or places as may be agreed on, and until the buildings are quarterly. completed as much oftener as may be necessary; and there-

after the meetings shall be at the asylum.

The said board shall, as soon as his services may Superintendent of asylum. be required, appoint a superintendent of said asylum, who shall be a physician and shall reside in the asylum. He shall have charge of the patients placed therein, and the entire control and direction of all the assistants, employees and inmates; his term of appointment shall be two years, subject to removal only for infidelity to his trust or incompetency; his salary shall be fixed by the board, and shall

§ 15. The said board shall also appoint all necessary Assistant physicians, and a steward to take charge of the stewards. boarding department, and to employ or authorize the employment of attendants and all other persons whose services may be necessary in the management of the asylum, and prescribe and regulate the duties of all persons so appointed and employed, and provide for the medical treatment of

not be reduced during the period of his appointment.

all inmates.

§ 16. Insane and distracted persons residing in the Who admitted state may be committed to and provided for in said asylum, to asylum. when there shall be sufficient room for their accommodation, in such order and under such restrictions as said board may adopt and as shall be provided by law.

§ 17. Insane persons, whose estates are sufficient, shall Transportation be required to pay for their transportation to and from said and boarding asylum, and a reasonable compensation for care and

board.

Counties shall provide for the board, clothing and Duty of counties § 18. transportation of insane persons to and from the asylum; and no pauper shall be received from any county without an order of the county court or board of supervisors, authorizing his or her commitment to the institution, and assuming to pay the expenses and charges aforesaid.

Accounts-

Appropriation.

§ 19. To enable the commissioners to procure the land and erect the buildings, and make the improvements preparatory to the reception of insane persons in said institution, and to supply the necessary furniture for the same, the sum of one hundred and twenty-five thousand dollars is hereby appropriated, out of any money in the treasury not otherwise appropriated, payable on the orders of said board, and approved by the governor, required for use in sums of not exceeding ten thousand dollars per month - the first payment to be made on the first of June next, and subsequent payments monthly thereafter; but each successive order for subsequent payments shall be accompanied by an account, sustained by vouchers, showing to the satisfaction of the governor the proper expenditure of the previous payment.

Charges.

The commissioners shall regulate the charges of § 20. persons admitted.

Expenses.

§ 21. If the buildings and improvements herein provided for shall be ready for the reception and care of patients before the next regular session of the general assembly, the governor is authorized to make orders on the auditor directing him to issue warrants, at the end of each quarter of the fiscal year, for amounts sufficient to pay said expenses, and the auditor shall issue warrants accordingly, which shall be paid by the state treasurer out of said appropriation.

Compensation of commissioners.

§ 22. Said commissioners shall receive the same compensation allowed the commissioners engaged in erecting the new state house.

Governor's proclamation.

§ 23. As soon as said asylum shall be so far completed as to receive insane persons, the governor shall make proclamation thereof, and direct that such patients that then may be at the hospital for the insane at Jacksonville, and deemed incurable, be removed to said asylum.

Commissioners to be come trustees-

§ 24. After the said proclamation of the governor the be office of said commissioners shall cease, and they shall appointment of thereafterwards, until the meeting of the next session of the general assembly, be denominated trustees of the insane asylum, and manage the affairs thereof as such and without other pay than their necessary expenses in so doing. And thereafter the governor shall nominate and appoint the same number of trustees, to serve for the same term and in the same manner as now provided by law for the hospital for the insane at Jacksonville.

Laws and regulations

§ 25. The laws regulating the reception, care and treatment of patients in the Illinois State Hospital for the Insane shall govern the trustees and others in this institution, so far as applicable, except as herein otherwise provided.

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

from and after its passage.

APPROVED April 16, 1869.

AN ACT making appropriations for the Illinois State Hospital for the In- In force March sane, for the years 1869 and 1870.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, for the purpose of defraying the ordinary expenses of said hospital Appropriations. for the years eighteen hundred and sixty-nine and eighteen hundred and seventy, there is appropriated to the said Illincis State Hospital for the Insane, from the first day of March, eighteen hundred and sixty-nine, to the first day of March, eighteen hundred and seventy-one, the sum of ninety thousand dollars per annum, to be paid from the state treasury in equal quarter-yearly payments, as required for

For removing the present highly inflammable Appropriations -miscellaneous § 2. wooden structure connecting the main and rear buildings, and substituting one that is fire-proof, the sum of five thousand dollars.

2d. For improving the ventilation of the old wings, the sum of seven thousand and five hundred dollars.

3d. For the improvement of the water works, the sum

of two thousand dollars. 4th. For new cooking ranges, washing machines and sinks, the sum of two thousand dollars.

5th. For the patients' library, the sum of five hundred

dollars per annum. § 3. The trustees are directed to insure said hospital; Insurance. and for the purpose of effecting an insurance, there is ap-

propriated to the Illinois State Hospital for the Insane, the sum of seven hundred and fifty dollars per annum.

§ 4. If any of the sums hereinbefore appropriated for Deficiency, specific objects shall be found, by the board of trustees, on further information and examination by them, to be insufficient to pay for the objects proposed, then such particular appropriation shall not be drawn from the state treasury; and no appropriation hereinbefore made shall be diverted from the objects for which it is specifically appropriated.

The auditor of public accounts is hereby authorized Payment, how and required to draw his warrant on the treasurer for said sums, upon orders of the board of trustees of said hospital, signed by the president and attested by the secretary, with the seal of the said hospital.

§ 6. No mouey shall be expended nor indebtedness in- Limitation of curred beyond the amount hereby appropriated.

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

APPROVED March 24, 1869.

In force April AN ACT to establish the Northern Illinois Hospital and Asylum for the 16, 1889.

Establishment.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall be established, as soon after the passage of this act as shall be practicable, an institution for the proper care and treatment of the insane, to be known and styled as "The Northern Illinois Hospital and Asylum for the Insane."

Selection of site

§ 2. The governor, by and with the advice and consent of the senate, shall appoint nine commissioners, no two of whom shall reside in the same county. Said commissioners shall meet at the city of Chicago, within sixty days after the passage of this act, at such time and place as the governor shall designate, and organize by appointing one of their number chairman and another secretary; and said commissioners shall proceed to select a location for said Northern Illinois Hospital and Asylum for the Insane, in accordance with the provisions of this act. When said location shall have been determined upon, said commissioners shall report the same, with a full copy of all the proceedings of said board of commissioners to the governor, for the use of the trustees of said institution, hereinafter provided for. commissioners shall receive two dollars per day, each, for every day spent in locating said institution, and their actual necsesary expenses during the time employed in said service. When the location is made, as herein provided, the services of said commissioners shall end. The governor shall fill all vacancies that may occur in said commission, by death or otherwise, and shall certify to the auditor the amounts severally due them for per diem and expenses, and the auditor shall draw his warrants in favor of said commissioners, respectively, upon the treasurer for the sums so certified.

Location, quisites of. § 3. Said location shall contain not less than eighty acres of land, for a farm and site, upon which the institution shall be built. In selecting a location for said institution, the commissioners shall have especial regard to the following conditions:

First.—There shall be, at easy command upon the premises, an unfailing supply of pure water, sufficient for bathing, steam heating apparatus, sewerage, and all other purposes for a household of three hundred persons.

Second.—There shall be good natural facilities for com-

plete sewerage into some unfailing stream of water.

Third.—The commissioners shall have regard to cheapness and excellence of building material, and convenience of access. To aid them in selecting the best location, the said commissioners are hereby authorized to call in consultation and advise with one or more physicians who have

had large experience in the care and treatment of the insane.

- § 4. The governor shall also appoint, by and with the Trustees. advice and consent of the senate, three trustees, to be known by the name and style of "The Trustees of the Northern Illinois Hospital for the Insane." The first named trustee shall hold his office for the term of two years, the second, for the term of four years, and the third, for the term of six years, and until their successors are elected and qualified. Should any vacancy occur, by death, resignation or otherwise, such vacancy shall be filled by the governor, for the unexpired term of the trustee whose place was thus made vacant.
- § 5. Said trustees shall, before they commence the erection of any building or improvement, procure and place upon record, in the proper county, a deed or deeds conveying the perfect title, in fee simple, direct to the state, of all real estate selected for a site or for farm purposes for said institution, and are hereby authorized to receive gifts, grants and bequests of any real and personal estate or money, from persons, counties, cities, towns or townships, in aid of said institution, the title of which shall immediately vest in the state; and the trustees of said institution are hereby authorized, after an order has been entered upon their records and public notice given, to sell at public auction any real estate or personal property, donated to said institution, which may not be necessary or convenient for the use of said institution; and the board of supervisors of any county, or the county court of any county not under township organization, or the corporate authorities of any city, town or township in the state of Illinois, are hereby authorized to make any donations of lands or money, or bonds belonging to the same, to aid in the building and furnishing the said institution for the insane; and the conveyance of any real estate donated for such purpose, or the donation of money or bonds, or other valuable property, shall be considered valid and binding upon the persons or authorities making the same; and in locating the said asvlum and hospital, the commissioners shall consider the benefits of the said donations to the state. Their compensation for services as trustees shall be two dollars per diem, while actually engaged in the discharge of their official duties, and their necessary traveling expenses in going to and returning from the meetings of the board. No member of the board shall be pecuniarily interested in any contract to be made by the board for any purpose whatever.

§ 6. The trustees shall have charge of the general interests of the institution, and manage and direct its concerns. tees. Before entering upon the duties of their office they shall give bond, with such securities as required by the gover-

Trustees procure title.

nor, for the faithful application of the funds placed in their hands, and the proper performance of their duties. shall also appoint a treasurer, who shall give bonds to the governor for the faithful discharge of his duties. They shall determine his compensation for services; also, the salary of the superintendent and such other officers as may be necessary to the able and economical administration of the affairs of the institution.

Official oath.

§ 7. The trustees and the treasurer shall, before entering upon the duties of their respective offices, take and subscribe an oath or affirmation faithfully and impartially to discharge their duties, and in all respects to conform to the laws in force relating to said hospital and asylum.

Plans and estimates

§ 8. At any time, not exceeding three months, after the selection of a site as above provided, the trustees shall mature a complete and comprehensive plan and estimates of costs of buildings designed, when completed, for the accommodation of three hundred patients, said plans and estimates to embrace the most approved construction, having reference to commendable prudence and economy of expen-The hospital building shall be constructed in the most approved manner of brick or stone, and the roof to be fire-proof. Whatever plan shall be adopted-whether that known as the "cottage system," or that known as the "central edifice with wings," or a combination of the two systems—the work shall proceed by sections; two sections, or other structures of sufficient capacity to accommodate one hundred and fifty patients, shall be first erected and brought into use, so that practical benefits may be secured at the earliest possible period and at the least expenditure of money: Provided, that such sections or cottages shall be free from expensive architectural decorations, plain but permanent and substantial buildings, and in accordance and harmony with well matured plans for the whole structure.

The trustees for said hospital shall let contracts for the erection of buildings, provided for in this act, to the lowest responsible bidder; and before making any contract, they shall give notice in at least two daily papers, of general circulation in northern Illinois, for at least four weeks, that sealed proposals will be received for the erection of such buildings; the notice to give description of the kind and extent of the improvements to be made, and all other necessary specifications: Provided, that no contract shall be let until the contractor or contractors shall enter into bonds, in double the amount of the contract price, with good and sufficient securities, to be approved by the trustees, conditioned upon the faithful performance of their con-

tract.

§ 10. That for the purchase of a site as above provided Appropriation. and for the procuring of plans, the erection of sections or

Contracts

cottages for the accommodation of one hundred and fifty patients, and for furniture, warming apparatus, and other fixtures necessary to put the same into practical use, there is hereby appropriated the sum of one hundred and twentyfive thousand dollars.

§ 11. The treasurer of the state is hereby directed to Payment. pay to the trustees, upon the proper warrant of the auditor of state, such sums of money of the amount herein appropriated as may be required for the buildings and improve-

ments contemplated in this act.

The trustees, on or before the meeting of the Trustees' report general assembly, at every session thereof, shall lay before each branch of the same an exact account of all contracts and expenditures which they shall have incurred in the ex-

ecution of their duties, with vouchers for the same.

§ 13. Whenever it shall be deemed necessary the trus- Medical supertees shall appoint a medical superintendent, who shall be a graduate in medicine and surgery from some reputable medical college, and of acknowledged skill and ability in his profession. His duties and time of office shall be the same as those of the superintendent of the Illinois Hospital and Asylum for the Insane at Jacksonville, as provided by the laws now in force and governing that institution.

§ 14. Whenever any portion of the buildings shall Patient have been completed and furnished for the care and treatment of patients, they may then be admitted into the Northern Illinois Hospital and Asylum for the Insane upon the legal processes, terms and conditions that are required by the laws then in force in regard to the admission of patients to the Illinois Hospital for the Insane at Jacksonville.

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

APPROVED April 16, 1869.

AN ACT appropriating money to pay deficiencies of appropriation for the In force March current expenses of the Illinois Hospital for the Insane, located at Jacksonville, Illinois,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there be and is hereby appropriated, out of the treasury of this state, the sum of tifteen thousand dollars (\$15,000), which sum for indebtedness is hereby exclusively appropriated to the payment of indebtedness incurred by said hospital, during the last two years, for the current expenses of the same, and not otherwise provided for.

Patients, how

Appropriation

Manner payment.

That the auditor of this state is hereby ordered and directed to draw his warrant on the treasurer of this state for the sum appropriated in the first section of this act, upon presentation to him, by the treasurer of the board of trustees of the said Illinois Hospital for the Insane, an order of said board of trustees, signed by the president or presiding officer thereof, and duly certified by the secretary of the same, under the seal of said institution; and on the presentation to the state treasurer of the said warrant, he shall pay the same out of any moneys in said treasury not otherwise appropriated.

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

and after its passage.

Approved March 24, 1869.

In force March AN ACT appropriating money for the ordinary expenses of the Illinois Inst tution for the Education of the Blind and repairs of said Institution, for the years 1869 and 1870.

priation.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That for the Annual appro- purpose of defraying the ordinary expenses of the State Institution for the education of the Blind, for the years eighteen hundred and sixty-nine and eighteen hundred and seventy, the sum of twenty-five thousand dollars, per annum, from the first of March, A. D. eighteen hundred and sixty-nine to the first of March, A. D. eighteen hundred and seventy-one, be and is hereby appropriated, said money to be paid in equal quarterly payments.

Repairs.

For the purpose of repairs upon the institution aforesaid, the sum of five thousand dollars is hereby appro-

priated.

Payment, how made.

§ 3. The auditor of public accounts is hereby authorized and required to draw his warrant, on the treasurer, for the said sums, upon orders of the trustees of the said institution signed by the president, with the seal of the institution attached thereto.

§ 4. This act shall take effect as a public act from its

passage.

APPROVED March 10, 1869.

AN ACT for the support of the Illinois Postitution for the Education of the In force Febru-Deaf and Dumb.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That for the purpose of defraying deficiencies in former appropriations arising from necessary repairs and from the increase for repairs. of the number of pupils at the Illinois Institution for the education of the Deaf and Dumb, the sum of seven thousand seven hundred and forty-six (\$7,746 77) dollars and seventy-seven cents be and is hereby appropriated out

Appropriation

of the treasury, payable on the passage of this act.

§ 2. That for the purpose of defraying the ordinary expenses of said institution, from the first day of March, 1869, to the first day of March, 1871, the sum of fifty-six thousand two hundred and fifty (\$56,250) dollars per annum be and is hereby appropriated, payable quarterly out of the treasury; and that there be and is hereby appropriated the further sums of two thousand (\$2000) dollars per annum for repairs and improvements; two thousand five hundred (\$2500) dollars for procuring needed furniture, and four thousand (\$4000) dollars for procuring a printing For press and equipments of a printing office for the purpose of press. instructing the pupils of said institution in the art of printing: Provided, said trustees shall not purchase any second hand press or printing material.

§ 3. That for the purpose of defraying the ordinary expenses of the Illinois Institution for the education of Feeble-minded Children, the sum of twenty thousand (\$20,-000) dollars per annum, from the first day of December, 1868, to the first day of March, 1871, be and is hereby appropriated, payable quarterly out of the treasury.

For

§ 4. The auditor of public accounts is hereby author. Auditor ized and required to draw his warrant on the treasurer draw warrant. for the said sums upon orders of the board of directors of the Illinois Institution for the education of the Deaf and Dumb, signed by the president and attested by the secretary of said board with the seal of the institution.

§ 5. No indebtedness shall be created, or moneys ex- Appropriation limited. pended for repairs, or for any other purpose by the trustees of said institution, beyond the amount hereby appropriated.

§ 6. This act shall be a public act, and take effect on its passage.

Approved February 27, 1869.

In force April AN ACT supplementary to an act entitled "An act for the support of the Illinois Institution of the Deaf and Dumb," approved February 27, 1869.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section five of an act entitled "An act for the support of the Illinois Institution for the Education of the Deaf and Dumb," approved February 27, 1869, be and is hereby so far modified that it shall be lawful for the board of directors of the Illinois Institution for the Education of the Deaf and Dumb to expend the funds accruing to said institution from interest on the school, college and seminary funds, in pursuance of the act establishing said institution, and so much of the funds appropriated for ordinary expenses, not exceeding four thousand dollars, in procuring an additional supply of

Appropriation.

Act modified.

water for said institution. This act shall be in force from and after its passage.

APPROVED April 19, 1869.

In force March AN ACT to purchase certain copies of the statutes of Illinois, for the use 10, 1869. of the state.

chase 500 copies

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Secretary of secretary of state is hereby authorized and directed to purstate to pur- chase of Gross Brothers five hundred copies of a recent edition of the statutes of Illinois known as "Gross' Statutes." Upon the delivery of the same, the secretary of state shall give his receipt therefor, and the auditor shall, on presentation thereof, issue his warrant for the price, at the rate of eight dollars per copy.

Distribution.

§ 2. Said statutes shall be distributed in such manner as the general assembly may, by resolution, direct. several acts and parts of acts, as contained in said book, shall be deemed and taken, in all courts in this state, prima facie evidence of what the law was at the several times when, by the dates therein given, they purport to have been passed, and of what the law now is, unless it shall be made to appear that some error has been made, and in that case, such error shall in no way affect, as evidence, the residue of said work.

Approved March 10, 1869.

AN ACT to make appropriations for maintaining and carrying on the Illi- In force March nois State Penitentiary at Joliet, and to pay its deficiencies.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, for the purpose of maintaining and carrying on the Illinois State Appropriation Penitentiary at Joliet, and defraying the expenses of feed-penitentiary. ing, clothing and guarding the convicts therein, and to furnish a business capital with which to purchase stock, material, tools and machinery, in order to carry out the provisions of an act entitled "An act to provide for the management of the Illinois State Penitentiary," approved June 28, 1867, the sum of three hundred thousand dollars, or so much thereof as may be necessary, is hereby appropriated, to be paid out of the state treasury upon the auditor's warrants, to be issued at such times and in such sums as the penitentiary commissioners may make requisitions for, to be approved by the governor.

§ 2. And be it further enacted, That the sum of fifty Appropriation thousand dollars, as principal, and five thousand dollars for Manufacturing interest thereon since the first day of March, A. D. 1868, Company. making for principal and interest fifty-five thousand dollars, is hereby appropriated with which to pay the Illinois Manufacturing Company for purchases made of said company by the penitentiary commissioners, as per their agreement, which shall be paid out of the state treasury, from any money not otherwise appropriated, to said penitentiary commissioners,

upon their requisition approved by the governor. § 3. This shall be deemed a public act, and be in force

from and after its passage.

APPROVED March 11, 1869.

AN ACT in relation to the penitentiary.

In force March 15, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of five thousand two hundred and eighty nine dollars Appropriation. and fifty-nine cents be and the same is hereby appropriated to pay the vouchers of the commissioners of the Illinois State Penitentiary, for work done and performed by the late lessees of said penitentiary.

§ 2. The auditor of public accounts is hereby authorized and directed to draw his warrant on the state treasurer for the amount heretofore specified and set forth in section one of this act, payable to the order of David Kreigh and Co., the present holders of said vouchers, out of any

Additional appropriation. moneys on hand in the state treasury not otherwise appro-

priated.

§ 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 March 15, 1869.

In force March AN ACT entitled "An act supplementary to the acts heretofore passed in 10, 1869, relation to the Normal University."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in addition to the sum now appropriated by law for the maintenance of the normal university, and expended for the salaries of professors in the university and for the current expenses of the institution, the sum of nine thousand dollars be and the same is hereby appropriated to supply deficiencies in the salaries of professors and teachers and in the current expenses of the university; said sum to be annually paid at the commencement of each year, beginning with the year 1869, by the treasurer of the state, upon the warrant of the auditor of public accounts.

That the sum of five hundred dollars be and the same is hereby appropriated, for the purpose of erecting a suitable and sufficient fence around the university grounds, for the protection of the grounds and the improvements upon the

same.

That the sum of fifteen hundred dollars be and the same is hereby appropriated for the purpose of procuring proper apparatus for the university laboratory and for properly fitting up the same for use.

That the sum of five hundred dollars be and the same is hereby appropriated for the purpose of making necessary

sidewalks upon the university grounds.

That the sum of two thousand dollars be and the same is hereby appropriated for the purpose of procuring suitable

furniture for the university.

That the sum of twenty-five hundred dollars be and the same is hereby appropriated, for the purpose of making

necessary repairs of the university building.

That the sum of five hundred dollars be and the same is hereby appropriated, for the purpose of paying the expenses already necessarily incurred in erecting water closets for the use of the university.

Payment, how made.

§ 2. That the said last mentioned sums of money shall be paid by the treasurer of the state, out of any money in the

treasury not otherwise appropriated, upon the warrant of the auditor of public accounts of the state of Illinois.

§ 3. This act to be a public act, and to take effect from its passage.

APPROVED March 10, 1869.

AN ACT making appropriations for the benefit and completion of the Illinois In force March Industrial University.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of sixty thousand dollars be and the same is hereby Appropria-appropriated to the Illinois Industrial University, located portioned. at Urbana, Champaign county, Illinois, in amounts and for

Manner

of

the purposes hereinafter set forth, viz:

To the agricultural department, including the erect on of barns and other out-buildings for the experimental and stock farm, houses for farmer and farm laborers, fencing, drainage, wells, teams, tools, seeds, roads, bridges, fruit and forest trees, and stock of several breeds and varieties, twelve thousand five hundred dollars per annum, for two vears.

To the horticultural department, including horticultural buildings and structures, house for gardener, barn and tool house, horticultural implements, fencing, underdrainage, roads, forest and fruit trees, shrubs, plants, etc., ten thou-

sand dollars per annum, for two years.

To the chemical department, the sum of five thousand dollars. To be used for other apparatus and for books, by

direction of trustees, ten thousand dollars.

§ 2. The auditor of public accounts is hereby authorized and required to draw his warrant upon the treasurer of the payment. state of Illinois for the said sums of money, upon orders of the board of trustees of said university, signed by the regent and attested by the secretary of said board, with the seal of said institution affixed thereto. And it shall be the duty of said treasurer, and he is hereby authorized, to pay the same out of moneys in the treasury not otherwise appropriated: Provided, that said orders of said trustees shall not be given except as, in their judgment, the necessity arises for the expenditure of the moneys so appropriated for the specific purposes herein provided.

§ 3. This act shall be deemed a public act, and shall be

in force from and after its passage.

Limitation on incurring liabilities.

§ 4. The board of trustees shall not create any indebtedness nor incur any liabilities beyond the provisions of this act.

Approved March 27, 1869.

In force March AN ACT supplemental to an act making appropriations for services ren-24, 1869. dered, and materials furnished, remaining uppaid, and not otherwise provided for.

appropriations.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there is Miscellaneous hereby appropriated to Howlett and Adair, for manuals furnished the twenty-sixth general assembly, the sum of tifteen hundred and seventy-five dollars and fifty cents.

> To the mail carriers of the senate and house of representatives, each, the sum of two dollars per day extra; the number of days to be certified to by the speakers of the

respective houses.

To the chairman of the senate and house committees on enrolled and engrossed bills, the sum of eight dollars per day, each, for five days' services during the recess, provided for in the joint resolution.

To the speakers of the senate and house of representatives, the sum of eight dollars per day, each, for five days'

service, during the recess, signing the bills passed.

To Ely, Burnham and Bartlett, the sum of fifteen dollars per day, for each of their reporters, for four extra days, during the recess, as provided for in the joint resolution.

The sums hereby appropriated to be paid out of any moneys not otherwise appropriated, and the auditor of public accounts is hereby authorized to draw his warrant on the treasurer for the same.

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

after its passage.

APPROVED March 24, 1869.

In force March AN ACT to establish and maintain the Southern Illinois Normal University. 9, 1869.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That a body politic and corporate is hereby created, by the name of the Southern Illinois Normal University, to have perpetual

Corporation.

succession, with power to contract and be contracted with, to sue and be sued, to plead and be impleaded, to receive, by any legal mode of transfer or conveyance, property of any description, and to have, hold and enjoy the same, with the rents and profits thereof, and to sell and convey the same; also, to make and use a corporate seal, with power general powers to break or change the same, and to adopt by-laws, rules and regulations for the government of its members, officers, agents and employees: Provided, such by-laws shall not conflict with the constitution of the United States or of this

The objects of the said Southern Illinois Normal objects. § 2. University shall be to qualify teachers for the common schools of this state by imparting instruction in the art of teaching in all branches of study which pertain to a common school education, in the elements of the natural sciences, including agricultural chemistry, animal and vegetable physiology, in the fundamental laws of the United States, and of the state of Illinois, in regard to the rights and duties of citizens, and such other studies as the board of education may, from time to time, prescribe.

§ 3. The powers of the said corporation shall be vested in and its duties performed by a board of trustees, not ex- in trustees. ceeding five in number, to be appointed as hereinafter

provided.

§ 4. Upon the passage of this act the governor shall Term of office. nominate and, by and with the advice of the senate, appoint five citizens of the state as trustees of said institution, two of whom shall serve for two years, and three for four years, and until their successors are appointed and enter on duty, and successors in each class shall be appointed in like manner for four years: Provided, that in case of a vacancy by death or otherwise, the governor shall appoint a successor for the remainder of the term vacated: Provided. that not more than two members of said board shall be residents of any one county.

§ 5. The said trustees shall hold their first meeting at Centralia, within one month after the passage of this act, at board. which meeting they shall elect one of their body as president and another as secretary; and cause a regular record to be made and kept of all their proceedings. The said board shall also, whenever his services shall be required, appoint a treasurer, not a member of the board, who shall give bonds to the people of the state of Illinois in double the amount of the largest sum likely to come into his hands, the penalty to be fixed by the board, conditioned for the faithful discharge of his duties as treasurer, with two or more securities; the treasurer may also be required to execute bonds from time to time as the board may direct.

§ 6. The treasurer shall keep an accurate account of all moneys received and paid out; the account for articles and urer.

supplies of every kind purchased shall be kept and reported, so as to show the kind, quantity and cost thereof.

Not to be interested in contracts.

§ 7. No member, officer, agent or employee of the board shall be a party to or interested in any contract for materials, supplies or services other than such as pertain to their positions and duties.

Trustees report

§ 8. Accounts of this institution shall be stated and settled annually with the auditor of public accounts, or with such person or persons as may be designated by law for that purpose. And the trustees shall, ten days previous to each regular session of the general assembly, submit to the governor a report of all their actions and proceedings in the execution of their trust, with a statement of all accounts connected therewith, to be by the governor laid before the general assembly.

Meeting board. § 9. The said board shall meet quarterly at such places or place as may be agreed on, and, until the buildings are completed, as much oftener as may be necessary; and there-

How and where located.

after the meetings shall be at the university. § 10. The trustees shall, as soon as practicable, advertise for proposals from localities desiring to secure the location of said normal university, and shall receive, for not less than three months from the date of their first advertisement, proposals from points situated as hereinafter mentioned, to donate lands, buildings, bonds, moneys, or other valuable consideration, to the state in aid of the foundation and support of said university; and shall, at a time previously fixed by advertisement, open and examine such proposals, and locate the institution at such point as shall, all things considered, offer the most advantageous conditions. The land shall be selected south of the railroad, or within six miles north of said road, passing from St. Louis to Terre Hante, known as the Alton and Terre Haute railroad, with a view of obtaining a good supply of water and other conveniencies for the use of the institution.

Building, how constructed.

§ 11. Upon the selection and securing of the land aforesaid, the trustees shall proceed to contract for the erection of buildings in which to furnish educational facilities for such number of students as hereinafter provided for, together with the out-houses required for use, also for the improvement of the land so as to make it available for the use of the institution. The buildings shall not be more than two stories in hight, and be constructed upon the mest approved plan for use, shall front to the east, and shall be of sufficient capacity to accommodate not exceeding three hundred students, with the officers and necessary attendants. outside walls to be of hewn stone or brick, partition walls of brick, roofs of slate, and the whole buildings made fireproof, and so constructed as to be warmed in the most healthy and economical manner, with ample ventilation in all its The out-houses shall be so placed and constructed

as to avoid all danger to the main buildings from fire originating in any one of them. The board shall appoint an honest, competent superintendent of the buildings and improvements aforesaid, whose duty it shall be to be always present during the progress of the work, and see that every stone, brick, and piece of timber used is sound and properly placed, and whose right it shall be to require contractors and their employees to conform to his directions in executing their contracts: Provided, however, that said board of trustees may appoint any one of their number such superintendent: And provided, further, that the buildings aforesaid may be erected and improvements made under the direction of the board and its superintendent, without letting the same to contractors.

§ 12. The said board of trustees shall appoint instruct Text-books. tors and instructresses, together with such other officers as may be required in the said normal university, fix their respective salaries and prescribe their several duties. shall also have power to remove any of them for proper cause, after having given ten days' notice of any charge which may be duly presented, and reasonable opportunity of defense. They shall also prescribe the text-books, apparatus and furniture to be used in the university and provide the same, and shall make all regulations necessary for its

management.

All the counties shall be entitled to gratuitous Mode instruction for two pupils for each county in said normal selecting pupils university, and each representative district shall be entitled to gratuitous instruction for a number of pupils equal to the number of representatives in said district, to be chosen in the following manner: the superintendent of schools in each county shall receive and register the names of all structon. applicants for admission in said normal university, and shall present the same to the county court, or, in counties acting under township organization, to the board of supervisors, which said county court or board of supervisors, as the case may be, shall, together with the superintendent of schools, examine all applicants so presented, in such manner as the board of trustees may direct; and from the number of such as shall be found to possess the requisite qualifications of qualifications such pupils shall be selected by lot, and in representative districts composed of more than one county, the superintendent of schools and county judge, or the superintendent of schools and chairman of the board of supervisors in counties acting under township organization, as the case may be, of the several counties composing such representative district, shall meet at the clerk's office of the county court of the oldest county, and from the applicants so presented to the county court or board of supervisors of the several counties represented, and found to possess the

Regulsite

requisite qualifications, shall select by lot the number of pupils to which said district is entitled. The board of trustees shall have discretionary power, if any candidate does not sign and file with the secretary of the board a declaration that he or she will teach in the public schools within the state not less than three years, in case that engagements can be secured by reasonable efforts, to require candidate to provide for the payment of such fees for tuition as the board may prescribe.

Appropriation

§ 14. To enable the board of trustees to erect the buildings and make the improvements preparatory to the reception of pupils in said institution, and to supply the necessary furniture for the same, the sum of seventy-five thousand dollars is hereby appropriated out of the state treasury, payable on the orders of said board, as required for use, in sums not exceeding ten thousand dollars per month. The first payment to be made on the first day of June next, and subsequent payments monthly thereafter, but each successive order for subsequent payments shall be accompanied by an account sustained by vouchers, showing, to the satisfaction of the auditor, the expenditure of the previous payment.

Certain charges upon state treasury.

§ 15. The expense of building, improving, repairing, and supplying fuel and furniture, and the salaries or compensation of the trustees, superintendent, assistants, agents and employees, shall be a charge upon the state treasury; all other expenses shall be chargeable against pupils, and the trustees shall regulate the charges accordingly.

Expenses, how paid.

§ 16. If the buildings and improvements herein provided for shall be ready for the reception of pupils before the next regular session of the general assembly, the governor is authorized to make orders on the auditor, directing him to issue warrants at the end of each quarter of the fiscal year for amounts sufficient to pay the expenses chargeable against the state, and the auditor shall issue warrants accordingly, which shall be paid by the treasurer.

Expenses trustees. § 17. The trustees of this institution shall receive their personal and traveling expenses, and the auditor is hereby authorized to issue his warrants quarterly, upon taking the affidavit of the trustees as to the actual time employed, and their personal and traveling expenses.

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

and after its passage.

APPROVED March 9, 1869.

said removal.

AN ACT to amend an act entitled "An act to establish a Home for the In force March Children of deceased Soldiers," approved March 5th, 1867, and to make appropriations for the said home.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the trustees of the said home are hereby authorized to fix the officer compensation of all the officers and employees necessary in said institution, and which they are required to employ by the 2d section of the act to which this is an amendment, said compensation not to exceed what is paid to simi-pensation. lar officers and employees in the other charitable institutions in this state; and that the said trustees, acting as board, or by their executive committee, may remove any officer or employee, if the interests of the institution require

Officers ap-

Fix their com-

§ 2. The board of trustees shall, by virtue of their To be the gal gurdians. office as trustees, be the legal guardians of all the children who are now, or may become hereafter, inmates of the said home, in all cases where such children have not a legal guardian, and shall exercise all the powers and authorities incident to the office of guardianship in this state; and after the expiration of the time for which children are allowed to remain in the home, the said trustees may bind out any discharged child, under the laws of this state, for such term and such purposes as said trustees shall deem proper, and for the interest of each child respectively: Provided, that in case such child shall have a parent living, the con-

To be the le-

sent of such parent shall be first obtained. § 3. In special cases of peculiar inability of a pupil to "Special cases support himself, or herself, the said board of trustees or its executive committee may retain such pupil, although above the age of fourteen (14) years, and until said pupil has reached the age of sixteen (16), and said trustees or their executive committee may discharge, at any time, any child for persistent violation of the rules of said home, or when in their judgment it is necessary for the best interest

and good government of the same.

§ 4. The powers and authority heretofore granted to said grants, gifts, etc trustees, concerning the reception of donations, gifts and grants in and by the name and style of said institution, are hereby declared to embrace, and were intended to embrace any grant or demise of real estate and any donation or bequest of money or other personal property, to be applied to the use of said institution.

§ 5. That out of any money in the treasury not other- for completion wise appropriated, the sum of twenty five thousand dollars of building. (\$25,000) is hereby appropriated for the completion of the building of the said home at Normal; the sum of six thousand five hundred dollars (\$6,500) for heating and ventilation

sum of ten thousand dollars (\$10,000) for furnishing the various departments, including cooking ranges, bakery, kitchen furniture, furnishing school rooms and gas apparatus; the sum of five hundred dollars (\$500) per annum, For insurance.

penses.

for insurance; the sum of forty-five thousand dollars (\$45,-000) per annum, for the education, nurture, clothing and other necessaries for said pupils, the salaries of officers, and Incidental ex- all other contingent and incidental expenses connected with the support and maintenance of said institution. Said sums, 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 the request of the treasurer

of the building; the sum of three thousand dollars (\$3,000) for stables, out buildings, walks, grading and sewer; the

Reports

§ 7. That the reports of the trustees provided for in the trustees to be made biennially act of February 16th, 1865, establishing the Soldiers' Orphans' Home, be made biennially to the governor of this

Acts repealed.

§ 8. All acts or parts of acts heretofore enacted, inconsistent with the provisions of the present act, are hereby repealed.

This act to be a public act, and to be enforced from § 9.

and after its passage.

of said institution.

Approved March 1, 1869.

AN ACT in aid of the Illinois Soldiers' College.

In force March 10, 1869.

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That a sum \$20,000 appro- not exceeding twenty thousand dollars is hereby appropriapristed annual-ted annually, for two years, to the "Illinois Soldiers' Col-

lege," at Fulton, Whiteside county, Illinois.

How applied.

This appropriation shall be applied only to the maintenance and education of disabled soldiers and sailors who have been regularly discharged from the service of the United States, and also 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 and twenty-five dollars per annum, The state auditor and treasurer are herefor each student. by appointed a board of auditors, who shall meet quarterly on the first Wednesday in June, November, February and April, in each year, and before whom the board of trustees of said college shall appear and establish, by satisfactory evidence, the number of students entitled to the benefits of the above appropriation; and upon their certificate

that any number of such students not exceeding one hundred and sixty [who] have been in regular attendance or partial attendance during the collegiate year. The auditor of state shall draw his warrant on the treasurer of the state for such sum or sums as may be necessary to pay such college for the board and tuition of each student, at the rate of one hundred and twenty-five dollars for the collegiate year: Provided, that the certificate of the executive committee of said college, verified by the affidavit of the president thereof, that the student was admitted and taught in said college in pursuance of an appointment made by the proper authorities, as prescribed by law, shall be sufficient prima facie evidence for said board of auditors: Provided, that no student shall receive the benefit of this fund whose service, or that of his father, was not credited to the state of Illinois.

§ 3. Accounts may be rendered, certified to and orders Accounts.

drawn on the treasurer as above provided, quarter-yearly. § 4. It shall be the duty of the board of trustees of Circular. said college, prior to 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.

§ 5. Each county board of supervisors or county court students. of this state, may select four from among those eligible to attendance as students, upon whom may be conferred the privileges of the institution; and in making such selection they shall designate who is their first, second and third choice

to have the privileges of said fund.

§ 6. The college shall always give precedence to appli- Precedence, cants from the several counties selected by the board of supervisors or the county court; but if they are not thus selected and furnished the trustees of the college may fill the vacancies with eligible persons: Provided, that the several counties shall, before the commencement of any college year, select their attendance and choice; 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 when the persons selected by the counties shall fail to attend or shall leave the college before the close of the collegiate year; and the trustees shall make a list of such selection and choice, and classify them in the following manner:

First Class.—All those who have lost a leg or arm or

any part thereof.

Second Class.—Those otherwise disabled so as to unfit them to follow their former occupations,

Indigent o phans.

Third Class.—The indigent orphans or half-orphans of deceased soldiers and sailors.

And the trustees shall make up the number of students before provided by selecting from the first class, then the second; and should the necessary number not be obtained from these classes, then they shall be taken from the remaining class—always respecting the choice of the county authors college thority. For the purposes of this bill the college year shall

When college year to commence,

commence the fourth Monday in March, in each year. § 7. This act shall be in force from and after its passage.

APPROVED March 10, 1869.

In force March AN ACT appointing a State Agent to collect war claims against the 10, 1869. United States.

War agency.

War agency.

Claim governor is hereby authorized to appoint a state agent for the state of Illinois, for the purpose of superintending the making up and collecting all claims of the state of Illinois against the United States, for expenses incurred in organizing, equipping, clothing, subsisting and transporting troops for the United States service; and also any additional expense incurred by the state on account of the late war for the suppression of the rebellion. It shall further be the duty of said agent to superintend the making of all explanations called for by the United States on settlements made on previous installments.

Shall report to governor.

§ 2. The state agent shall, from time to time, report to the governor of the state the amount of all money collected and the condition of all business committed to his care, and so soon as any collections shall be made on account of said claims the amount shall be transmitted by United States treasury drafts, drawn payable to the order of the governor of the state of Illinois, to be paid into the state treasury and placed to the credit of the ordinary revenue fund of the state.

Compensation.

§ 3. The said state agent shall receive, as compensation for his services and expenses, such amount as the governor may approve out of any money in the treasury not otherwise appropriated: *Provided*, that such compensation shall in no case exceed four thousand dollars per annum.

State officers to assist agents.

§ 4. It is hereby made the duty of the various officers of the state of Illinois, under the direction of the governor, to assist the said agent in preparing any new installments or

in furnishing explanations on installments heretofore pre-

sented by the state, when called for by the United States.

§ 5. There is hereby allowed to H. D. Cook, for his to H. D. Cook. services as state agent, in collecting the one hundred and thirty-six thousand three hundred and forty-five dollars and eighty-one cents (\$136,345 81), the sum of four thousand and ninety dollars and thirty-seven cents, being three per cent. on the amount collected; and the auditor of the state is hereby authorized to draw his warrant in favor of said H. D. Cook, upon the treasurer, for that amount.

§ 6. The act of 1865, authorizing the governor to ap-Repeal. point military state agents, not exceeding six in number, and approved February 16, 1865, be and the same is here-

by repealed.

§ 7. This act shall be in force from and after the date of its passage.

APPROVED March 10, 1869.

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

In force March 25, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the treasurer of the state of Illinois pay to the treasurer of the Appropriations. Chicago Charitable Eye and Ear Infirmary the sum of ten thousand dollars, as follows: five thousand dollars on or before the first day of June, A. D. one thousand eight hundred and sixty-nine, and five thousand dollars on or before the first day of June, A. D. one thousand eight hundred and seventy, to be expended by the trustees of said infirmary for the support of the poor of the state of Illinois, while receiving treatment at the infirmary for diseases of the eye or ear. Said payments shall be made on the express conditions: 1st— That said infirmary maintain, at all times, comfortable accommodations for at least forty patients, and that the surgeons perform their services without compensation. 2d-That an exact account of the manner in which the said ten thousand dollars are expended, be printed in the annual report of the infirmary. And, 3d-That all accounts, records and documents 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 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 misappropriated, to report at once to the treasurer of the state, who shall, then and thereafter, cease paying such funds to the trustees of said infirmary.

Annual report.

§ 2. For the purpose of extending the knowledge of the existence of the infirmary among the people of the state of Illinois, the annual report of the infirmary shall be printed and bound with each biennial report of the institution for the education of the blind, and of the institution for the education of the deaf and dumb at Jacksonville: Provided, neither the superintendent nor trustees of said institutions express objections to the provisions of this section of this act, in writing, to the treasurer of the state of Illinois, before the first day of November, A. D. one thousand eight hundred and seventy. The treasurer of the state of Illinois is hereby authorized to pay the cost of said printing and binding.

Payment, how made.

\$ 3. The auditor of public accounts is hereby authorized and required to draw warrants on the state treasurer for the sums provided for in this act, upon the order of the treasurer of said infirmary, signed by the president and attested by the secretary of the trustees of said infirmary.

Poor patients.

- § 4. Poor patients, having diseases of the eye or ear, from the state of Illinois alone, shall be maintained at the infirmary from said ten thousand dollars, while under treatment; but poor patients, with such diseases, from other states, may receive gratuitous medical and surgical treatment, on paying the cost of their maintenance while at the infirmary.
- § 5. This act shall be deemed and taken to be a public act, and be in force from and after its passage.

APPROVED March 25, 1869.

In force March AN ACT to appropriate money for the repair and improvement of the exetil, 1899. cutive mansion.

Section 1. Be it enacted by the I'cople of the State of Illinois, represented in the General Assembly. That the sum for repairs.

Appropriation of eight thousand and nine hundred dollars (\$8,900) be and the same is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, to defray the necessary expense incurred in repairing and improving the executive mansion, and for the erection of an ice house and vegetable cellar for the use of said mansion.

Work to be let.

§ 2. That the necessary labor and material requisite for a compliance with the first section of this act shall be furnished by contract—the award or awards to be to the lowest and most responsible bidder, and subject to the approval of the governor—the same to be paid by the treasurer, on the voncher of the governor, as the work progresses.

§ 3. This act shall be deemed a public act, and take effect and be in force from and after its passage. APPROVED March 11, 1869.

AN ACT to provide for building a soldiers' monument at the National In force March Cemetery, near Mound City.

WHEREAS, the federal government has purchased a plat Preamble. of ground near Mound City, and has caused to be buried there the remains of five thousand one hundred and forty brave men, who fell in defending the principles of the constitution; and, whereas, in said cemetery many of the sons of Illinois sleep their last sleep; and, whereas, it is but a just and fitting tribute to their memory that the state of Illinois should assist in erecting upon such grounds a suitable monument; and, whereas, we think it the duty of the general government to assist in the building of such monument; therefore, be it resolved by this general assembly, that our members and representatives in congress give their influence to assist in procuring a suitable appropriation from the treasury of the United States, for the purpose of assisting the state of Illinois in erecting such monument; therefore.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the governor appoint three commissioners, whose duty it shall Commissioners. be to adopt a suitable design and plan for a monument to be erected upon the grounds of the national cemetery near Mound City; and such commissioners are, by this act, empowered to receive proposals and contract for the erection and completion thereof: Provided, the same shall not cost

to exceed twenty-five thousand dollars.

§ 2. The said commissioners are empowered, for and on site. behalf of the state of Illinois, to confer with the proper officers of the government, and agree upon the site for said

monument.

§ 3. For the purpose of meeting the cost of the con- Appropriation. struction of said monument, the sum of twelve thousand five hundred dollars is hereby appropriated out of the state treasury, and the same shall be paid by the state treasurer out of any money not otherwise appropriated, upon the certificate of the commissioners appointed under the provisions of this act, from time to time, as may be necessary, during the progress of the work: Provided, however, that no such appropriation shall be made, nor no such commissioners appointed, until the general government of the United States, by act of congress, shall have appropriated a like sum of

twelve thousand five hundred dollars, or a larger amount, to assist in the erection of said monument.

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

APPROVED March 29, 1869.

In force Feb. AN ACT to allow the justices of the supreme court compensation for clerk

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall be paid to each of the justices of the supreme court of this state, in addition to the amount heretofore allowed them as clerk hire, the sum of twelve hundred dollars per annum, for which the auditor of public accounts shall draw warrants on the treasury when required.

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

in force from and after its passage.

Approved February 11, 1869.

In force March AN ACT to provide for the procurement of the portrait of His Excellency, 11, 1869.

John M. Palmer.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That A. E. Governor's por- Darling be and he is hereby authorized and empowered to paint for the state a portrait of his excellency, John M. Palmer.

Governor's an-

proval.

Payment.

§ 2. Said portrait shall be painted under the direction

of the governor and subject to his final approval.

§ 3. Upon his certificate, to the auditor of public accounts, that said portrait is completed satisfactorily, the auditor shall draw his warrant upon the treasurer, for the sum of two hundred and fifty dollars, in favor of the aforesaid A. E. Darling.

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

APPROVED March 11, 1869.

## AN ACT to furnish books for the state library.

In force March 25, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the state library commissioners shall have power to expend, Appropriation. during the current year 1869, the sum of three thousand dollars, in increasing the number of books in the state library; also, to expend, during the year 1870, a like sum of three thousand dollars for the same purpose: Provided, that all books purchased under the provisions of this act, Books, miscellaneous and scishall be the kind known as miscellaneous, literary and entific. scientific.

§ 2. All accounts of cost attending the fulfillment and Commissioners furtherance of the requirements of this act, shall be certified to certify. 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 of public accounts is hereby authorized and directed to issue his warrant on the state treasurer, upon presentation of said accounts, properly certified.

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

APPROVED March 25, 1869.

AN ACT providing for the publication of the fourth volume of the report In force March of the state geologist, and fixing his salary for the next two years.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the publication of three thousand copies of the fourth volume Appropriations. of the report of the state geologist is hereby authorized, and the sum of seven thousand five hundred dollars is hereby appropriated to defray the cost of engraving the necessary plates, maps, diagrams, and drawings; and, also, the further sum of fifteen hundred dollars, to complete the necessary drawings for the fifth volume of said report; said sums of money to be expended under the direction and by the approval of the governor and the state geologist.

The secretary of state is hereby required to pro-Paper. cure the paper necessary for the said fourth volume, of a quality not inferior to that used in the first and second volumes of the reports of the state geologist, and the amount necessary to defray the cost of the same is hereby appropriated.

Salary.

The salary of the state geologist shall be three thousand dollars per annum, for two years, from the first day of March, A. D. 1869, together with his necessary traveling expenses; payable out of the annual appropriation for the geological and mineralogical survey of the state.

Distribution of reports.

§ 4. The state geologist is hereby directed to distribute said reports, as follows: One copy of said fourth volume to each member of this general assembly, and the remaining copies of said fourth volume shall be distributed in the same manner and to the same persons to whom the first, second and third volumes of said reports were, by law, distributed: Provided, that in case of the death or absence from the state of the persons to whom said first, second and third volumes were, by law, distributed, said volumes shall be sent to the successor then in office of said deceased or absent persons.

§ 5. This act shall be a public act, and take effect and

be in force from and after its passage.

APPROVED March 11, 1869.

In force March AN ACT to provide for the greater accuracy and safety of the public 26, 1869. records.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That here-Laws to be after the copying of the laws, journals and joint resolutions copied under of each general assembly shall be done under the personal supervision of the secretary of state—and such copies shall be carefully compared with the originals in his office before being printed; and in no case shall he permit the original to be taken out of his office.

Compensation.

pervision.

§ 2. The compensation of the secretary of state for such service shall not exceed eight cents for every hundred

words copied.

Payment, how made.

§ 3. Upon presentation of the certificate of the secretary of state, approved by the governor, setting forth the amount of copying done by him and the amount of money due for such copying, to the auditor of state, the said auditor is hereby authorized and directed to draw his warrant upon the state treasurer for the amount specified in said certificate; and the treasurer of state shall pay the same out of any moneys not otherwise appropriated. said certificate of the secretary of state, approved by the governor, shall be filed in the office of the auditor of state.

§ 4. This act shall be in force from and after its passage; and all acts and parts of acts, inconsistent with this act, are hereby repealed.

APPROVED March 26, 1869.

AN ACT to provide for the revision of the statutes.

In force March 8, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That on the nomination of the governor and confirmation of the senate, ers to revise three commissioners, one from each of the three grand disappointed. visions of the state, be appointed to revise and rewrite the statute laws, and that they make a printed report of such revision to the next session of the legislature.

Commission-

§ 2. That the said commissioners observe, as nearly as Directions.

may be, the alphabetical order of the Revised Statutes of 1845, making only such changes in and additions to the statutes now in force as may be necessary to make the same consistent and complete. That all changes and additions that shall be made be particularly noted in the report provided for in section one of this act.

§ 3. That the sum of three thousand dollars be and tion for expenthe same is hereby appropriated for the expense of said ses. commission, to be paid by the treasurer out of any moneys not otherwise appropriated. All payments to be made upon the certificates of said commissioners, filed with the proper officer.

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

APPROVED March 8, 1869.

AN ACT in aid of a revision of the statute laws of this state.

In force Januarv 29, 1969,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the judges of the circuit courts of this state are hereby several- to report to suly required to carefully note and observe the redundancies, preme court on imperfection of omissions, inconsistencies and imperfections of the public statutes. statute laws of this state, and to report to the supreme court of this state, on or before the second Tuesday in September, annually, at Ottawa, in LaSalle county, their observations upon the operation and working of said laws, and

wherein they are defective, obsolete or inconsistent, and how and in what manner the said laws can be amended and properly condensed, simplified, and arranged, so that they may be readily accessible and easily understood. And the said circuit judges are required to carefully prepare bills, in conformity with their views, framed to carry into effect the object of this act.

Duty of judges of supreme court.

§ 2. It is hereby made the duty of the said judges of the supreme court to carefully examine and compare the said reports and suggestions, and to submit so much and such parts of said reports as they shall deem proper to the judiciary committees of the senate and house of representatives of this state at each session of the general assembly; or in case of the appointment of a commission or board of revisors of the public statute laws of this state, the said reports and suggestions of the said supreme court shall be made to such commission or board, by whom the said reports shall be carefully condensed and considered.

Compensation.

§ 3. For such extra services, the said judges of the circuit courts shall each receive the sum of one thousand dollars per annum, payable on the first day of March of each year; the first payment to be made on the first day of March, in the year of our Lord one thousand eight hundred and sixty-nine. The auditor of state is hereby required to draw his warrant upon the treasurer of this state, in favor of each of said judges, each year, as aforesaid, for said sum, which is to be paid out of any moneys in the state treasury not otherwise appropriated: *Provided*, that this act shall cease to be in force whenever a new constitution shall be adopted by the people.

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

after its passage.

Approved January 29, 1869.

In force April AN ACT for the relief of the prosecuting attorney in the Alton city court. 1, 1869.

Preamble.

Whereas the prosecuting attorney of the Alton city court is, by law, entitled to an annual salary of five hundred dollars; and whereas, the general assembly of the state of Illinois, at its session, A. D. 1867, appropriated only the sum of two hundred and fifty dollars per annum, for the payment of said salary for the years commencing March 1st, A. D. 1867, and March 1st, A. D. 1868, thus leaving due to said prosecuting attorney the sum of two hundred and fifty dollars for each of these years; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of five hundred dollars be and the same is hereby allowed and appropriated to pay the balance of salary due said prosecuting attorney in the Alton city court, for the years commencing March 1st, A. D. 1867, and March 1st, A. D. 1868; and that the auditor of public accounts draw his warrant on the state treasurer in favor of said prosecuting attorney, for such sum of money as is now due him and to become due him on the first of March, 1869, to be paid out of any money in the treasury not otherwise appropriated.

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

and after its passage.

APPROVED April 1, 1869.

AN ACT for the relief of George P. Adams.

In force March 11,1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That George P. Adams be allowed the sum of (\$1,708.75) one thousand seven hundred and eight dollars and 75-100, in full, for principal due him from the state, for amount of orders held by him and drawn by the state prison commissioners, upon filing the vouchers issued by the commissioners of the penitentiary for the amount appropriated herein; the auditor of public accounts be and [is hereby] directed to draw his warrant on the state treasurer, in favor of said George P. Adams, for the above amount.

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

APPROVED March 11, 1869.

AN ACT for the relief of Levi Hobbs.

In force March 27, 1869.

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 and the same is hereby allowed and appropriated to Levi Hobbs, out of the state treasury, to reimburse him for money and time by him expended in pursuing, arresting and bringing from the state of Indiana, one John Johnson, and from the state of Missouri, one William Hudson, alias William Finch, charged

\$500 appropriated.

with having robbed Samuel Moore of one hundred and sixty-five dollars, in the county of Clay, and state of Illinois, from which county and state the said Johnson and Hudson, alias Finch, had fled.

§ 2. The auditor is hereby directed and required to draw his warrant, in favor of said Levi Hobbs, for the sum of two hundred dollars, payable out of any money in the

treasury not otherwise appropriated.

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

APPROVED March 27, 1869.

In force March AN ACT for the relief of James B. Alderman and Caroline M. Alderman, 31, 1869.

Preamble.

Whereas, James B. Alderman and Caroline M. Alderman, of the county of Morgan, are insane persons—the said James B., of the age of twenty-six years, and Caroline M., of the age of eighteen years—the children of James H. Alderman, and are helpless and often dangerous, and have always been cared for in the family of their said father, greatly to their fear and danger; and, whereas, the said insanity has been caused by epilepsy; and, under the general laws of this state, persons insane from that cause may not enter the state hospital for the insane; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said James B. Alderman and Caroline M. Alderman shall be received at the state hospital for the insanc, by the superintendent thereof, and shall be cared for there until they shall recover or die: And the superintendent of said hospital shall annually present, to the county court of Morgan county, a bill of the expense of the care and keeping of said persons, who shall order the same to be paid to the treasurer of said hospital out of the funds of said county not otherwise appropriated.

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

and after its passage.

Approved March 31, 1869.

#### AN ACT for the relief of John R. Casey.

In force March 31, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That John R. Casey be allowed the sum of four hundred and eighty Appropriation. dollars (\$480), amount due him from the state of Illinois, for amount of orders held by him and drawn by the state prison commissioners; and upon filing the vouchers issued by the penitentiary commissioners for the amount herein appropriated, the auditor of public accounts be and he is hereby authorized and directed to draw his warrant on the state treasurer, in favor of said John R. Casey, for the above amount.

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

APPROVED March 31, 1869.

AN ACT for the relief of David Kreigh & Co.

In force March 10, 1869.

WHEREAS, David Kreigh & Co., of Chicago, purchased Preamble, vouchers, issued by the commissioners of the state penitentiary, and there is now due and unpaid the sum of seven thousand one hundred and seventy-seven dollars and fiftyeight cents (\$7,177 58); therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said David Kreigh & Co. be allowed the sum of seven Appropriation. thousand one hundred and seventy-seven dollars and fifty eight cents in full payment of the same; and the auditor of public accounts be and he is hereby instructed to take up and cancel said vouchers, by issuing his warrant on the treasurer for the above amount.

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

APPROVED March 10, 1869.

AN ACT for the relief of the state entomologist.

In force March 25, 1869.

WHEREAS, Benjamin D. Walsh was nominated by the Preamble. governor, state entomologist, at the special session of the legislature held in June, A. D. 1867, and has faithfully

discharged his official duties from the date of his nomina-

tion; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That said compensation. state entomologist shall receive the compensation provided by the statute under which he was appointed, as full compensation for his services, from and after June 11th, A. D.

1867, and until otherwise provided by law.
§ 2. This act to take effect and be in force immediately.

APPROVED March 25, 1869.

In force March 11, 1869. AN ACT for the relief of Fox and Baxter.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Fox and Baxter be allowed the sum of twenty-six hundred and six dollars and thirty-five cents (\$2,606 35), due them for vouchers issued by the commissioners of the Illinois state prison; and the auditor of public accounts be and he is hereby authorized and directed to draw his warrant on the treasurer, in favor of Fox and Baxter, for the above amount: Provided, that the legal holder of said vouchers shall file said vouchers with the auditor of state before he, the auditor, shall draw any warrant for the above amount.

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

APPROVED March 11, 1869.

In force March AN ACT to amend "An act to provide for the erection of a new State House," approved February 25, 1867, and to amend "An act supplemental to an act to provide for the erection of a new State House," approved February 25, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the formew state house of fourth section of an act entitled "An act to provide for new state house the erection of a new state house," be and the same is hereby repealed; and to secure the completion of the new state house, the governor is hereby authorized and empowered to, and shall, by and with the consent of the senate, appoint three discreet and skillful persons to act as commissioners to superintend the erection and completion of

the new state house, who, before they enter upon the discharge of their duties, shall enter into a bond to the gov-creto give bond ernor of the state, with approved security, in the penal sum of twenty-five thousand dollars each, within thirty days after their appointment and confirmation, conditioned for the faithful performance of their duties, and shall severally take an oath that they will well and truly discharge Duties of comall of their duties as such commissioners in superintend-missioners. ing the erection and completion of said state house. The governor of the state is hereby authorized to fill all vacancies by appointing commissioners, who shall continue to act until the next session of the general 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.

§ 2. For the purpose of economy to the state, the said new state house commissioners, upon and as soon as they shall have entered upon the duties of their said office, or within a reasonable time thereafter, shall furnish to the commissioners and the warden of the penitentiary of the state of Illinois, located in Joliet, in the county of Will, in said state, full, complete and perfect plans and specifica- Plans at tions, in detail, of the said state house; and whatever ma-specifications. terials, and all kinds of materials of every name and nature whatsoever - stone, iron, labor, and all else which said penitentiary commissioners and said warden can furnish, warden to towards the full completion of the said state house—the al. said new state house commissioners shall procure, and from no other place, for and to be used in the completion of the said new state house: Provided, the Chicago, Alton and St. Louis railroad company will transport over their road the stone and materials at a reasonable rate. The price of the said labor and material, and everything else procured terial. at the said penitentiary, shall be fixed and estimated by the new state house architect, subject to the approval of the governor and commissioners.

§ 3. The said commissioners shall cause to be prepared a full, explicit, perfect and complete set of plans and specifications of the entire proposed building, embracing every part of the same, including the material to be used, which shall be accompanied with estimates, carefully made, of the cost thereof, which shall not exceed the sum of three Cost of marrials lighted. millions of dollars over and above what has now been expended. And when said plans and specifications shall have been prepared, said commissioners shall notify the members of the committees on public buildings and state libra-given. ry of the senate and house of representatives to meet at Springfield, on a day to be fixed by them, for the purpose of examining said plans and specifications; and if approved by said committees, then said commissioners shall be author-

Price of ma-

Cost of mate-

ized to proceed with the construction of said new state house. And said commissioners are hereby prohibited from expending, or contracting to expend, or agreeing to expend any further sum of money, or any part of the appropriation by this act hereby appropriated, excepting the Necessary expenses in preparing the plans, specifications and detailed estimates, and the expenses incident thereto.

Sum

priated.

and detailed estimates, and the expenses incident thereto, until the said committees shall authorize the same. And for the purpose of carrying on the work of the said state approhouse, and procuring said materials, the sum of six hundred and fifty thousand dollars is hereby appropriated out of any money in the treasury not otherwise appropriated.

Acts repealed.

§ 4. All the acts, parts of acts, and provisions of the acts of which this act is an amendment, which are in conflict with this act, are hereby repealed.

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

after its passage.

APPROVED March 11, 1869.

In force March 12, 18t9.

AN ACT to aid in the improvement of the Little Wabash river.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sum of thirty-five thousand dollars is hereby appropriated for the purpose of completing the lock and dam on the Little Wabash river at New Haven, to be applied in the manner herein prescribed.

Commissioners.

§ 2. That it shall be the duty of the commissioners appointed under an act to amend an act entitled "An act for canal and river improvements," approved February 25th, 1869, any two of whom may act for this purpose, to make written application to the auditor of state, who is hereby authorized to draw his warrant in favor of and payable to any one of said commissioners, on the treasurer of the state, for said sum of thirty-five thousand dollars, which sum shall be applied as follows: First, so much as may be necessary to complete said lock and dam; and, second, to the discharge of any liens on said lock and dam, for any labor or materials furnished or any moneys heretofore expended thereon, and still due and unpaid: Provided, that the Little Wabash Navigation and Manufacturing Company shall first, by a vote of two-thirds of the stockholders thereof, release to the said commissioners, in trust, for the use of the state of Illinois, all the right, title and interests in and to said lock and dam on the Little Wabash river, near New Haven, belonging to said company, and shall execute sufficient deeds, conveyances and releases thereof to the said

commissioners aforesaid.

§ 3. That the appropriation hereby made shall be limited to thirty-five thousand dollars, and no further or greater sum shall be used or expended, or contracted or agreed to be used or expended, under the provisions of this act, by said com-

missioners or any of them.

That the said canal and river commissioners shall gulations. have power to make such rules and regulations, in regard to navigation and rates of tolls, and to appoint such agents as they may deem expedient; and they shall have power of condemning lands for the public use, and renting water-power, as is contained in the act for canal and river improvement, approved February 25th, 1867.

§ 5. That this act shall be in force from and after its

passage.

APPROVED March 12, 1869.

#### ASSESSMENTS.

AN ACT relating to assessments and taxation in school districts.

In force March 29, 1869.

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 town assessors, when making assessments of Mode constraints of the action of sessment. personal property, to designate the number of the school district in which each person so assessed resides, which designation shall be made by writing the number of such district opposite each person's assessment of personal property, in a column provided for that purpose in the assessment roll returned by the assessor to the county clerk.

§ 2. It shall be the duty of the county clerk to copy Daty of clerk. said numbers of school districts, as returned by the assessor, into the collector's book, and to extend the school tax on each person's assessment of personal property, according to the rate designated by the directors of the school district

in which such person resides.

It is hereby made the duty of the proper officers, Blanks. in preparing blank books and notices for the use of assessors, to provide columns and blanks for the use of assessors, as above described.

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

APPROVED March 29, 1869.

Mode of as-

In force April AN ACT to amend an act for the assessment of property, approved Feb-8, 1869. ruary 12, 1853.

merchants not to list property of non-residents

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section Commission twelve (12) of said act be and the same is hereby so amended as not to require commission merchants, in listing their own property for taxation, to list property consigned to them for sale, by parties residing in other states, unless said commission merchants are owners or part owners of the property consigned.

This act shall be deemed a public act, and shall

take effect from and after its passage.

Approved April 8, 1869.

## AUDITOR.

In force March AN ACT to authorize the auditor of public accounts to assign a certain 31, 1869. certificate of purchase therein named,

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor of public accounts of the state of Illinois be and is hereby authorized and required to assign to William Clayton a certain certificate of purchase, for fifty acres of land, off of the south end of the east half of the south-east quarter of section eleven (11), in township nine (9) north, of range two (2) west of the fourth (4) principal meridian, in Warren county, state of Illinois, (not including four (4) acres reserved by William Johnson, in his sale to said Clayton), bearing date 29th day of June, 1868, issued to O. H. Minor, for the use of the people of the state of Illinois, by W. L. Cuthbert, sheriff of said Warren county; which said land was sold, as the property of said William Clayton, under and by virtue of an execution issued out of the supreme court of the state of Illinois, for the second (2d) grand division, on a judgment obtained in said court on the 25th day of January, 1860, against Amon S. Gilbert, William Clayton and others, and in favor of the people of the state of Illinois.

That this act be in force from and after its passage. APPROVED March 31, 1869.

# BAGGAGE.

AN ACT authorizing the sale of unclaimed baggage and other property. In force April 16, 1869.

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That whenever personal baggage, sample packages, bundles and lug-Baggage, bundles gage, transported by any railroad company, doing business as common carriers, to any points in this state, shall remain at the place to which the same is or shall be directed, or any lost or stray baggage shall remain unclaimed, by the owner or consignee, for the space of three months, the same shall thereafter be subject to reasonable charges for keeping and storing the same; and if, after the expiration of six months from the time said personal baggage, sample packages, bundle, luggage, lost or stray baggage shall be received at the place to which the same shall be or shall have been transported, said reasonable charges shall not be paid, and the owner or person to whom the same shall be directed, can not, upon diligent inquiry, be found, or being found and notified of the arrival of such property, shall neglect to receive the same, and pay such reasonable charges thereon, then, if there be no warehouse at the point to which such property shall have been directed which will receive the same and pay such reasonable charges thereon, it shall be lawful for such railroad company to sell such property at public auction, after giving ten days' notice of the time and place of said sale, by posting notices thereof in five public places in the county where such sale shall be made, and out of the proceeds of such sale to pay the legal charges on said property, and to pay the overplus, if any, to the owner or consignee of said property, on demand: Provided, that nothing in this act shall prevent the owner or consignee of any such property from recovering of any such corporation or common carrier, the whole of any such property in cases where the same shall be lost or destroyed by the carelessness or negligence of such corporation or common carrier.

§ 2. The provisions of this act shall apply to all steamboats and transportation companies, who act as common companies carriers in this state.

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

APPROVED April 16, 1869.

Steamboat

#### CANAL.

In force Feb. 25, AN ACT to amend an act entitled "An act for canal and river improvements," approved February 28, 1867.

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That the commissioners number of commissioners mentioned and provided for in reduced to three the first section of the act to which this act is an amendment, shall be and the same is hereby reduced to three commissioners, and their term of service is hereby reduced and limited to two years.

Appropriation limited.

And be it further enacted, That the appropriation made and provided for in said act shall be and the same is hereby limited to the sum of four hundred thousand dollars; and no further or greater sum shall be used or expended, or contracted or agreed to be used or expended, under the provisions of said act, by said commissioners or by any of them.

Construction of lock and dam

§ 3. The commissioners to be appointed under the provisions of this act, and the act to which this act is an amendment, shall be strictly confined and restricted to the surveys contemplated in said act, and to the construction of one lock and one dam in the Illinois river, as mentioned in and contemplated in and by section ten of said act, and to dredging out the mouth of said canal at LaSalle, between the lower lock and the river.

Engineer's estimates.

Said commissioners are hereby strictly forbidden to commence the construction of said lock and dam, or improvement of said Illinois river, as provided for in said section ten of said act, unless they shall first ascertain, from the estimates of at least two competent engineers, separately made, that the same can be completed for a less sum of money than is appropriated by the said act-to-wit: four hundred thousand dollars-including all incidental expenses.

Not to interfere with Illinois and Canal.

- § 5. Said commissioners shall not, under any circum-Michigan stances or under any claim of right, under any law, take or attempt to take possession of, or in any manner interfere with the Illinois and Michigan Canal, or the tolls or revenue thereof.
  - § 6. This shall be deemed a public act, and be in force from and after its passage.

APPROVED February 25, 1869.

AN ACT granting certain privileges to parties resident along the line of the In force March Illinois and Michigan Canal. 27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all parties resident upon the line of the Illinois and Michigan Canal shall be allowed to cut and remove ice from the said canal, its feeders, side-cuts and basins, free of charge and expense.

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

passage.

APPROVED March 27, 1869.

AN ACT in reference to the improvement of the navigable condition of so In force June much of the Illinois and Michigan Canal as extends from lock fifteen (15), and known as the steamboat channel, to its intersection with the Illinois river.

Whereas, that portion of the Illinois and Michigan Canal extending from lock fifteen (15), on said canal, to its intersection with the Illinois river, and known as the "steamboat channel," has become so obstructed through the accumulation of deposits of foreign substances therein, and from other causes, as to seriously obstruct navigation through the same, and in consequence of which the revenues arising from said canal have been materially diminished:

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it is hereby made the duty of the trustees of the Illinois and Michigan Canal, and they are hereby authorized, without any unnecessary delay, to have such obstructions and deposits removed, so that the bottom of said steamboat channel shall be on a level with the mitre-sill of said lock fifteen (15), and to hereafter keep the said channel free from such obstructions.

APPROVED March 30, 1869.

Manner

redemption.

Trustee's report

In force March
31, 1869.

AN ACT providing the manner of redemption and sale of certain forfeited canal lands and town lots, and also authorizing and requiring the state trustee of the Illinois and Michigan Canal to settle his accounts with the

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all lands of and town lots heretofore sold by the state trustee, and now forfeited or may become forfeited by reason of the non-payment of any installment or interest due, shall be redeemed only by the payment of all moneys remaining unpaid, due, or to become due on any such tract of land or

town lot sought to be redeemed.

sale by trustee. § 2. All canal lands hereafter sold by the state trustee shall be sold for cash. Lot number two (2), in block number fifty (50), in Lockport, Will county, and lot number eleven (11), in block number fifty-nine (59), state's addition to Ottawa, LaSalle county, may be sold at public auction to the highest bidder, for cash, notwithstanding such bids may be less than the appraised value of said lots: Provided, that said first described lot shall not be sold for less than one hundred and seventy-five dollars, and the other for not less

than seventy-five dollars.

§ 3. It shall be the duty of the state trustee hereafter, annually, on the thirtieth day of November, and those persons heretofore acting as such, on or before the first day of July next, to report to the auditor all moneys or scrip received and disbursed by him from the proceeds of any canal lands and lots, heretofore and hereafter sold, and under his control, and to pay over to the state treasurer all such moneys or scrip then remaining in his hands; and said auditor shall have authority and is hereby required to examine all books, accounts and vouchers in verification of the correctness of such reports, and shall certify to the treasurer the amount to be so paid: Provided, that the present trustee shall immediately report and pay as aforesaid, and those persons heretofore acting as such shall have until the first of November next to pay all moneys or scrip found due.

Auditor's duty. § 4. And the auditor is hereby authorized, and it is made his duty to require the reports aforesaid to be made at the time before provided, and to take all necessary steps

to enforce such reports and payments.

§ 5. This act shall be a public act, and be in force from its passage.

APPROVED March 31, 1869.

## CAPITAL PUNISHMENT.

AN ACT to amend an act entitled "An act in relation to capital punish- In force March 13, 1869.

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 May render with death, it shall be competent for the jury impanneled to imprisonment. 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: Provided, that the court in which any such cases are or may be pending may, upon a plea of guilty, sentence the prisoner Under plea of to be executed, or may sentence such prisoner to the peni-may sentence to tentiary in the same manner as might be done by the ver- imprisonment. dict of a jury.

§ 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 13, 1869.

# CHARITIES.

AN ACT to provide for the appointment of a board of commissioners of In force April public charities, and defining their duties and powers.

Section 1. Be it enacted by the People of [the State of] Illinois, represented in the General Assembly, That within ten days after the passage of this act, the governor, by and commissioners with the consent of the senate, shall appoint five persons, to be called and known as "The Board of State Commissioners of Public Charities." One of the persons so appointed, shall hold his office for one year, one for two years, one for three years, one for four years, and one for five years,

appointments

as indicated by the governor in making the appointments, and all appointments thereafter, except to fill vacancies, shall be for five years. In case of any vacancy occasioned by the removal from the state by any such person so appointed, or death, or resignation, or non-acceptance of the office, or removal from office by the governor, by any such person so appointed, the governor shall immediately fill such vacancy; and all appointments made by the governor when the senate is not in session, shall be valid, until the next session of the senate.

Oath of. Officers.

§ 2. Before entering upon their duties, the said commissioners shall, respectively, take and subscribe the constitutional oath required of other state officers, which shall be filed in the office of the secretary of state, who is hereby authorized and directed to administer such oath. The said commissioners shall have power to elect a president out of their number, and such other officers and agents as they may deem proper, and to adopt such by-laws and regulations, for the transaction of their business, as they may consider expedient.

By-laws. Powers.

The said commissioners shall have full power, at all times, to look into and examine the condition of the several institutions, which they may be authorized by this act to visit, financially, and otherwise; to inquire and examine into their methods of instruction, and the government and management of their inmates, the official conduct of trustees, directors, and other officers and employees of the same; the condition of the buildings, grounds, and other property connected therewith, and into all other matters pertaining to their usefulness and good management; and for these purposes they shall have free access to the grounds, buildings, and all books and papers relating to said institutions; and all persons now or hereafter connected with the same are hereby directed and required to give such information and afford such facilities for inspection as the said commissioners may require.

Visit and retions.

The said commissioners, or some one of them, are port upon charitable instituthereby authorized and required, at least twice in each year, and as much oftener as they may deem necessary, to visit all the charitable and correctional institutions of the state, excepting prisons receiving state aid, and ascertain whether the moneys appropriated for their aid are or have been economically and judiciously expended; whether the objects of the several institutions are accomplished; whether the laws in relation to them are fully complied with; whether all parts of the state are equally benefited by said institutions, and the various other matters referred to in the third section of this act; and report in writing to the governor, by the fifteenth of December, annually, the result of their investigations, together with such other information and

recommendations as they may deem proper; and the said board of public charities, or one of them, shall make any special investigation into alleged abuses in any of said institutions, whenever the governor shall direct, and report the result of the same to the governor.

§ 5. The said commissioners, or one of them, shall also, poor houses. at least once each year, visit and examine into the condition of each of the city and county alms or poor houses, or other places where the insane may be confined, and shall possess all the powers relative thereto, as mentioned in the third

section of this act; and shall report to the legislature, in writing, the result of their examination, in connection with the annual report above mentioned. § 6. Whenever any charitable or correctional institu- State aid. tions, subject to the inspection herein provided for, require state aid for any purpose other than their usual expenses, the said commissioners, or some, or one of them, shall inquire carefully and fully into the ground of such want, the purpose or purposes for which it is proposed to use the same, the amount which will be required to accomplish the

ions and conclusions relating to the whole subject. § 7. The said commissioners, or any one of them, are May act ter oaths. hereby authorized to administer oaths, and examine any person or persons in relation to any matters connected with

desired object, and into any other matters connected therewith; and in the annual report of each year they shall give the result of such inquiries, together with their own opin-

the inquiries authorized by this act.

§ 8. The said board of commissioners shall have tower, Clerk. and they are hereby authorized to appoint a clerk, who shall hold his office during their pleasure, with a salar not exceeding.......dollars per annum, who shall, when required, act as an accountant, from time to time, as they may have occasion to investigate the financial or other affairs of any of the institutions affected by this act, or the accounts or official conduct of any of their officers; and when acting as such accountant he shall, in addition, be allowed his actual traveling expenses.

§ 9. The number of the board of trustees of the "Hos-duced in numpital for the Insane," the board of directors of the "Illinois ber of Institution for the Education of the Deaf and Dumb," the board of directors for the "Institution for Educating the Blind," and the board of trustees of the "Soldiers' Orphans' Home," respectively, shall, immediately after the passage of this act, be, by the governor, reduced to three.

§ 10. The said commissioners, or some, or any one of To attend leg-them, shall attend upon the session of the legislature when required. ever any committee of either house shall require their attendance.

May adminis-

Blank books and stationery.

§ 11. Said board of commissioners shall be furnished by the secretary of state with the necessary blank books, blanks, and stationery.

No compensation allowed. Expenses.

§ 12. The said commissioners shall receive no compensation for their time or services, but the actual expenses of each one of them, while engaged in the performance of the duties of their office; and any actual outlay for any actual aid and assistance required in examinations and investigations, on being made out and verified by the affidavit of the commissioners making the charge, and approved by the governor, shall be paid quarterly by the treasurer, on the warrant of the auditor of public accounts, out of any moneys in the treasury not otherwise appropriated; and the clerk of the board shall be paid in like manner.

Contracts.

§ 13. No member of the board of said commissioners shall be, directly or indirectly, interested in any contract for building, repairing or furnishing any of the institutions which by this act they are authorized to visit and inspect; nor shall any trustee or other officer of any of the institutions, embraced in this act, be eligible to the office of commissioner hereby created.

Removal

of § 14. The governor is hereby authorized to remove any of the trustees and directors of any of the institutions named in the ninth section of this act, whenever, in his opinion, the interest of the state require such removal; and in case of removal, he shall communicate to the legislature the cause of such removal.

Appointments.

§ 15. No two members of the aforesaid boards of trustees or directors of said institutions shall be residents of the same county, nor shall more than one trustee or director aforesaid reside in the county where said institutions shall be respectively located. The principal of the "Institution for the education of the Deaf and Dumb," shall continue to be, ex officio, a member of the board of directors of that institution.

§ 16. All laws, or parts of laws, inconsistent with the provisions of this act, are hereby repealed.

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

sage.
APPROVED April 9, 1869.

## CHURCHES.

AN ACT to provide for the holding of Roman Catholic churches, cemeteries, In force March colleges and other property.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall be lawful for any Roman Catholic congregation, now or hereafter existing in the state of Illinois, to become incor-certificate. ported according to the provisions of this act. The Roman Catholic diocesan of any diocese in this state, together with vicar general thereof, and the pastor of such congregation for the time being, may select and appoint two lay memhers of said congregation to act with them in managing the temporal affairs of said congregation, and may, together with said laymen, sign a certificate, showing the name and title by which such congregation shall be known and distinguished as a body corporate, by virtue of this act; which certificate shall be acknowledged and proven by the signers thereof, in the same manner as conveyances of real estate, and shall be filed for record in the office of the recorder of deeds in the county in which the church or property of such congregation is situated; and thereupon such congregation shall be a body corporate, by the name and title expressed in such certificate, and the said persons so signing the same, and their successors, shall be the trustees thereof, and shall have the management of the temporal affairs of said congregation."

§ 2. The trustees of every such congregation, after the Powers. same has become incorporated under this act, and their successors, shall have perpetual succession, with power to adopt a common seal, which may be altered and changed at pleasure, contract and be contracted with, sue and be sued, plead and be impleaded, by the corporate name of such congregation, in all courts whatever; to receive, hold, dispose of and convey any kind of property; make and adopt by-laws for their government, not inconsistent with the provisions of this act; and shall alone have power to make all contracts needful in the management of the temporal affairs of such congregation; and only the property held for the use of such congregation shall be liable, by virtue of legal process, for the debts contracted for and on

behalf of such congregation by said trustees.

§ 3. The said Roman Catholic diocesan, or any other conveyance. person holding the title of property used or intended for religious, eleemosynary, educational and cemetery purposes, may convey the same to the congregation in which it is

located, or for which it was intended, after it shall have become incorporated under this act.

Property, how

§ 4. The said diocesan may select three trustees, together with the vicar general, two of whom shall be laymen, and who, together with themselves, may become incorporated by the provisions of this act, and may hold, regulate and control any electmosynary, educational, cemetery, religious or other property not belonging to or used by any particular congregation, subject to the provisions of this bill and of the rules of the diocese of said diocesan and of the Roman Catholic church in the United States.

Majority control.

§ 5. The action of a majority of the trustees, in each case provided for herein, shall be taken and held as the action of the corporation to which they respectively belong, subject to the rules of the diocese of said diocesan and of the Roman Catholic church of the Huited States.

Term of office.

§ 6. The trustees appointed under this act, by the said diocesan, vicar general and pastor, or by said diocesan and vicar general, shall hold their offices, respectively, for the term of one year, or for such other time as the certificate aforesaid shall designate; and said certificate shall be received as evidence, in all courts of justice, of existence of the corporation therein specified.

Definition.

§ 7. The word diocesan, as used in this act, shall be construed to mean the bishop or archbishop of the diocese, or such other person as shall be appointed, according to the rules of the Roman Catholic church, to preside over and administer the temporal and spiritual affairs of said diocese.

Vacancy.

§ 8. Whenever the office of any such layman shall become vacant, from any cause, his successor shall be appointed in the same manner as herein provided for his original selection.

Ex-officio members. § 9. The said Roman Catholic diocesan, vicar general and pastor of said congregation, for the time being, shall be, ex officio, members of the board of trustees thereof, except when the property is other than that of a congregation, in which case, the said diocesan and vicar general alone shall be trustees, ex officio.

Limitation on amount of real

- § 10. This act is subject to any limitation or modification which may hereafter be enacted by general law, as to the amount of real estate to be held by the corporations respectively provided for herein: *Provided*, the same shall not affect any building in process of construction at the time of such enactment.
- § 11. This act shall be deemed a public act, and shall take effect from and after its passage.

APPROVED March 8, 1869.

## CIRCUIT COURTS.

AN ACT to fix the times of holding courts in the counties of Morgan, Inforce Jan. 30, Greene and Jersey, in the first judicial circuit.

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 Morgan county in each year, as follows, to-wit: On the gan county. first Monday of April, on the second Monday of August, and on the fourth Monday of November. And the circuit Greene. court shall hereafter be holden in Greene county on the first Monday of March, and on the first Monday of September; and in the county of Jersey, on the third Monday Jersey. of March and the third Monday of September, in each

Court in Mor-

§ 2. All writs, subpœnas, recognizances and other process, which have been or may be issued and made return-turnable. able to the terms of court in said counties, as heretofore required by law to be holden, shall be deemed and taken to be returnable to the spring terms of said courts, as required to be holden by this act; and all notices which have been or may be given, either by publication or otherwise, with reference to the terms as heretofore required to be held, shall, by force of this act, refer to the spring term of courts, 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 spring terms of said courts, 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 statutes, it shall and may be lawful to make such motion and vacate such judgment at the terms 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, transmit copy. to the circuit clerks of each of said counties.

Secretary

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

Approved January 30, 1869.

Third circuit.

Process.

In force March AN ACT to amend an act entitled "An act to fix the time of holding the circuit court in the several counties composing the second judicial circuit."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, in addition to the times of holding the circuit court in the county of Marion, state of Illinois, a term shall be held, commencing on the second Monday in the month of January of each year.

§ 2. This act shall take effect and be in force from and after its passage, and all other acts are hereby repealed.

APPROVED March 29, 1869.

In force June AN ACT to change and fix the times of holding court in the second and third judicial circuits of this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, here-terms, second after, the circuit court in the second judicial circuit shall be held as follows, to-wit:

In the county of Monroe, on the first Mondays in March and September.

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

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

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

In the county of Clinton, on the second Mondays thereifter.

In the county of Marion, on the first Monday in February.

§ 2. That, hereafter, the circuit court in the third judicial circuit shall be held as follows, to-wit:

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

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

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

§ 3. All writs, recognizances and all other proceedings, of whatever sort, which may have been issued or commenced and made returnable to the term of circuit court in any of the counties above named, as heretofore fixed by law, shall be deemed and taken to be returnable to the

Secretary to

terms of court in said counties, as fixed by this act; and all notices that may have been given, by publication or otherwise, with reference to the terms of court, as heretofore fixed by law, shall, by force of this act, refer to the terms of court as hereby fixed.

§ 4. The secretary of state shall immediately transmit to the clerks of the circuit court of each of said counties a transmit copy.

certified copy of this act. § 5. This act shall take effect and be in force, so far as it relates to the second judicial circuit, from and after its passage, and so far as it relates to the third judicial circuit, it shall take effect and be in force from and after the

twentieth day of June, A. D. eighteen hundred and sixty-

nine (1869).

APPROVED February 10, 1869.

AN ACT to amend an act entitled "An act to change the times of holding In force April court in the second and third judicial circuits of this state."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section two of an act entitled "An act to change and fix the times of holding court in the second and third judicial circuits of this state," approved February 10th, 1869, be and the same is hereby amended, as follows:

In the county of Clinton, on the fourth Monday there-

after.

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

APPROVED April 16, 1869.

AN ACT to change the time of holding the fall terms of court in the In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the times of holding the fall terms of court in the several counties composing the fourth judicial circuit shall, hereafter, be as follows: In the county of Crawford, on the second Monday in September. In the county of Clark, on the second Monday thereafter. In the county of Cumberland, on the third Monday thereafter. In the county of Jasper, on

Repeal,

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

§ 2. All laws in conflict with this act are hereby repealed.

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

APPROVED March 30, 1869.

In force February 9, 1869.

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

Terms. When holden. Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, 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 Brown, on the first Monday in March and the second Monday in September. In the county of McDonough, on the third Monday in March and the fourth Monday in September. In the county of Pike, on the first Monday in April and the second Monday in October. In the county of Fulton, on the third Monday of April, the fourth Monday in August and the second Monday in December; and in the county of Schuyler, on the first Monday in May and the fourth Monday in October.

Process-prac-

§ 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 may 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 the terms of said courts 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 statutes, it shall and may be lawful to make such motion and vacate such judgment at the terms fixed by this act first ensuing after the expiration of the year; and like proceedings shall be had thereon as if the same had been made within the said period of one year.

Secretary to § 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.

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

APPROVED February 9, 1869.

AN ACT to change the time of holding courts in the sixth judicial circuit. In force June 1, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the terms of court in Rock Island county be held on the first Rock county. Mondays of January, May and September in each year.

Rock Island

§ 2. In Henry county, on the second Mondays of Feb. Henry county.

ruary, June and October of each year.

§ 3. This shall be a public act, and shall be in force from and after the first Monday of June next.

APPROVED March 31, 1869.

AN ACT to provide for holding additional terms of court in the eighth judi- In force March cial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, in addition to the terms of the circuit court now required by law to be held in said eighth judicial circuit, there shall be held, in the county of Logan, a term of said court, on the first Tuesday in January; and in the county of McLean, on the fourth Monday of January in each and every year: Provided, that no grand jury shall be summoned to attend at said terms of said court, in either of said counties, unless ordered by the judge of said court.

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

be in force from and after its passage.

APPROVED March 4, 1869.

AN ACT to authorize the confessions of judgment in the circuit court of the In force April 15, 1889.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, from and after the passage of this act, it shall be lawful for any --10

judgment.

No set-off.

Clerk to enter clerk of the circuit court of said district to enter up judgment in vacation, upon a declaration and cognovit and power of attorney being filed, with an affidavit attached, that the power of attorney was executed by the defendant or defendants, and that the amount confessed in the cognovit is justly due and owing, or, if the debt is not due, that there is no set-off or demand or payment to lessen the

amount confessed in the cognovit.

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

In force April 15, 1869.

In force March AN ACT to change the time of holding one of the terms of the circuit court of Bureau county.

> Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, from and after the passage of this act, the August term of the circuit court of Bureau county shall be and is hereby abolished, and in lieu thereof an annual September term of said court shall be held in said county, commencing on the second Monday of September in each year.

This act shall be in force from and after its

passage.

APPROVED March 27, 1869.

In force March AN ACT to fix the times of holding the courts in the tenth judicial circuit. 4, 1869.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the times of holding the circuit courts in the several counties composing the tenth judicial circuit shall be as fol-

lows:

In the county of Warren, on the second Mondays of January, May and September of each year; in the county of Knox, on the first Mondays of February, June and October of each year; in the county of Mercer, on the fourth Mondays of February, June and October in each year; and in the county of Henderson, on the second Mondays of March and the fourth Mondays in August in each year.

All summons, subpænas, writs, notices, declarations in ejectments, bonds, recognizances, venires, and papers and process, of every kind and description, made and served for, or returnable to the terms of court in the several coun-

Process.

ties in said circuit, as the same were fixed by law, up to the date of the passage of this act, 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 no grand juries shall be summoned for the May term in the county of Warren, nor the June terms in the counties of Knox and Mercer, unless, in the opinion of the judge of said circuit, it shall be necessary for the speedy administration of justice and the public good.

§ 3. This act shall be in force and take effect from and after its passage, and all laws in conflict herewith are here-

by repealed.

APPROVED March 4, 1869.

AN ACT supplementary to an act entitled, "An act to fix the time of hold In force April ing circuit courts in the fourteenth judicial circuit, and to regulate the practice therein," approved March 26, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the April term of the Stephenson county circuit court, mentioned in the fourth section of the act to which this act is supplementary, shall be construed to mean the April term of said Stephenson county circuit court, in the year of our Lord one thousand eight hundred and sixty-nine.

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

sage.

APPROVED April 19, 1869.

AN ACT to fix the times of holding circuit courts in the fourteenth judi- In force. See cial circuit, and to regulate the practice therein.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the circuit 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 JoDaviess, on the second Monday in November, the second Monday in February, and the fourth Monday in May. In the county of Stephenson, on the first Monday in September, the first Monday in December, and the third Monday in March; and in the county of Winne-

bago, on the first Monday in October, the second Monday in January, and the first Monday in May.

Amendment.

§ 2. The act entitled "An act to regulate the practice in the circuit court of Stephenson county, approved February 20th, 1867, is hereby so amended that no suit in said court shall be dismissed by reason of the non-payment of the jury fee, in said act prescribed, if the party whose duty it shall be to pay the same shall make such payment at any time before such suit shall be actually dismissed by the court by reason of the non-payment of said jury fee.

Process.

§ 3. All writs, subpænas, 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 county, as herein required to be holden; and all notices which may have been given, either by publication or otherwise, reference to the terms of the circuit courts in said counties, as heretofore required to be holden, shall, by force of this act, refer to the terms of the circuit courts in the said counties, as required to be held under this act.

Act to take effect.

This act, so far as the same refers to or affects the circuit court of said county of JoDaviess, shall take effect and be in force from and after the adjournment of the May term of said circuit court of JoDaviess county, A. D. 1869; and, so far as this act refers to or affects the circuit court of said county of Winnebago, this act shall take effect and be in force from and after the adjournment of the June term of said Winnebago county circuit court, A. D. 1869; and, so far as this act refers to or affects the circuit court of said county of Stephenson, the same shall take effect and be in force from and after the adjournment of the April term of said Stephenson county circuit court, except that the second section of this act shall take effect and be in force from and after the passage of this act.

APPROVED March 26, 1869.

In force March AN ACT to change the time of holding court in the fifteenth judicial cir-15, 1869. cuit, and to regulate the qualification of jurors therein.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Term changed time of the circuit court for the county of Adams, in the said state, now held for the disposition of criminal matters on the second Monday in the month of September, shall hereafter be commenced and held on the third Monday of said month in each year.

in Adams coun-

Exemption

§ 2. That no person shall hereafter be exempt from serving as jurors in the circuit court of said circuit on account of being a member of any fire company or other association, unless such person shall at the time be a regular member of and actually performs the dutics required of the active members of the particular company or organization to which he may belong.

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

and after its passage.

APPROVED March 15, 1869.

AN ACT to amend an act entitled "An act to fix the time of holding courts In force April in the fifteenth judicial circuit, and to establish terms for the disposal of 9, 1869. criminal cases, and for other purposes," approved February 5, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That at each of the terms of the circuit court of Adams county, estab- Fees of clerk. lished by the act to which this is an amendment, to be exclusively held for and devoted to the trial and disposal of business of criminal nature, there shall be taxed against the unsuccessful party the following clerk's fees in each case or proceeding: For issuing capias 35 cents, subpæna 35 cents, docketing 50 cents, each order 20 cents, calling and swearing jury 15 cents, swearing each witness 5 cents, affidavit 5 cents, filing each paper 5 cents, receiving and entering verdict 10 cents, final judgment 25 cents, making list of jurors 25 cents, swearing officer to take charge of jury 5 cents, issuing execution 40 cents, docketing execution 10 cents, entering sheriff's return on execution 10 cents, entering satisfaction of judgment 15 cents, entering appearance of attorney 10 cents, entering plaintiff's or defendant's appearance 5 cents, issuing attachment for witness 25 cents, making and entering bill of costs 30 cents, each certificate and seal 35 cents, taking and entering recognizance 30 cents, arraiging prisoner 25 cents, copy of indictment 15 cents per one hundred words, entering discharge of recognizance 10 cents, copy of judgment of conviction to the penitentiary \$1, issuing scire facias 15 cents for each one hundred words. There shall also be taxed against the unsuccessful party in each cause or proceeding at said criminal term of said court the following sheriff's fees: For serving each person with capias 50 cents, for serving each person with subpœna 25 cents, for serving each person with scire facias 75 cents, for serving each person with summons for contempt 50 cents, for serving each person with attachment in contempt of court 50 cents, for taking

bail in each criminal case when required by law 75 cents; for returning each writ or process as aforesaid 10 cents, mileage for each mile of necessary travel to serve any such writ or process as aforesaid, calculating from the place of wholding the court to the place of residence of the defendant, witness, or person served, or place of service, 5 cents each way, and for dieting each prisoner per day 80 cents.

Duty of clerk.

§ 2. It shall be the duty of the clerk of said court, in addition to the duties now required of him by law, at the end of each of said criminal terms of said court, to make out and certify to the board of supervisors of said county of Adams a true and specific statement of the costs in each cause or proceeding to which he is entitled, and also a like statement of the costs to which the sheriff of said county is entitled by the terms of this act; and the board of supervisors of the said county shall, on receiving such statement of the costs, allow and pay to the said clerk the amount of his said fees out of any money in the county treasury, not exceeding the sum of five hundred dollars annually; and the said board of supervisors shall also, on receiving such certificate, allow and pay to the said sheriff the amount of his said fees out of the county treasury, not exceeding the sum of eight hundred dollars annually, exclusive of the amount due him for dieting prisoners.

§ 3. All laws and parts of laws in conflict herewith are

hereby repealed.

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

Approved April 9, 1869.

In force April 17, 1869.

AN ACT to repeal an act entitled "An act to amend an act entitled "An act to fix the time of holding court in the fifteenth judicial circuit, and establishing terms for the disposal of criminal cases, and for other purposes," approved April 9, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act to amend an act to fix the time of holding courts in the fifteenth judicial circuit, and establish terms for the disposal of criminal cases, and for other purposes, approved February 5, 1867, approved April 9, 1869, be and the same is hereby repealed.

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

passage..

APPROVED April 17, 1869.

AN ACT to change the times of holding courts in the sixteenth judicial In force Jan. circuit, and relating to the practice therein.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the times of holding the circuit courts in the county of Peoria shall be as follows: The first term thereof shall ing courts. be held on the second Monday in the month of February, A. D. 1869, as heretofore required by law, and, thereafter, on the first Mondays of the months of January, March, May, September and November, in each and every year: Provided, that the March term, A. D. 1869, shall be dispensed with; and the first term to be held after the said February term, A. D. 1869, shall be on the first Monday of May following.

Time of hold-

§ 2. That the times of holding the circuit courts in the stark county. county of Stark shall, hereafter, be on the first Mondays

of April and October, in each and every year.

§ 3. That the first week of the terms of the circuit court Peoria county. to be held in the county of Peoria shall be devoted to receiving bills of indictment from the grand jury and the transaction and disposing of any matter appertaining to civil or criminal business, which may or can be done without impanneling of a petit jury.

§ 4. That petit juries shall be summoned, as now provided by law, for the second and third weeks of each and moned. every term of the circuit court to be held in said Peoria county; and the judge of said court may, during term time, if he deems it necessary, order a venire for a special

petit jury for any subsequent week of any term.

§ 5. That all recognizances taken in any criminal cases, Return of proor process of any kind, returnable to the April term, A. D. 1869, as heretofore provided by law, of the circuit court of said Peoria county, whether said recognizances be taken before a justice of the peace, sheriff, or the circuit court of said county, or before any officer or officers authorized by law to take recognizances, shall be taken, deemed and made returnable to the term of said court, to be held on the second Monday of the month of February, A. D. 1869. And the Grand jurors. grand jury selected by the board of supervisors of said county, for the said April term, A. D. 1869, shall be considered as selected for the said February term, A. D. 1869, and shall be summoned accordingly; and the summoning and attendance of the petit jurors for the said April term, A. D. 1869, is hereby dispensed with.

§ 6. That all recognizances, writs and process, which Returnable to have been or may hereafter be issued or taken and made returnable to the May term, A. D. 1869, of the circuit court of said Stark county, as heretofore required by law, shall be deemed and taken to be returnable to the April term,

A. D. 1869, of said court, as required to be held under this act.

Juries for Stark county.

§ 7. That it shall be the duty of the clerk of the county count of said Stark county, to call a meeting of the board of supervisors of said county, to select grand and petit jurors for the April term, A. D. 1869, of the circuit court of said county.

§ 8. That it shall be the duty of the circuit judge, at each term of the circuit court held in said Peoria county, when any regular panel for a petit jury shall be filled, to ascertain whether any of the persons called or summoned as jurors have served on a jury in any court of record in the state, at any term begun and held within one year, and to discharge from the panel and for the term any such per-

sons who have so served.

§ 9. That the circuit court of said Peoria county shall Chancery cases. be deemed and considered as always open for the hearing of all matters and applications on the chancery side thereof, at chambers, and the granting of all such orders as may be required or necessary in the practice of said court. the judge of said court shall have power, in vacation, to enter any final order or decree in any suit in chancery, in said county, on the final hearing or disposition of any such case, or any cause heard in term time and taken under advisement; which order or decree shall have the same force and effect as when made in term time. And appeals shall be allowed and writs of error may be prosecuted thereon, in the same manner as if such decree or order had been made and entered at a regular term of said court.

§ 10. That the judge of said court shall have full power to establish all such rules of practice, at law or in equity, as he may deem necessary, to expedite the business of said

court.

Secretary to transmit copies.

§ 11. That, immediately on the passage of this act, the secretary of state make two certified copies thereof, and send one of the same to the clerk of the county court of said Peoria county and the other to the clerk of the county court of said Stark county; and that the said clerk shall cause the same to be published in a newspaper published in their respective counties; and that the fees of the secretary of state for making such copies, as well as the expense of publishing said act, shall be paid by the respective counties; and the clerk of the county court of each of said counties is hereby authorized to draw an order on the treasurer for the same.

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

APPROVED January 13, 1869.

AN ACT to change the time of holding courts in the seventeenth judicial In force Januacircuit, and concerning jurors in said circuit, and regulating publications.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Times of holdterms of the circuit courts of the counties composing said ing courts. judicial circuit shall hereafter be held therein as follows:

#### SPRING TERMS.

In the county of Piatt, on the first Tuesday in Febrnary.

In the county of Shelby, on the second Tuesday there-

In the county of Macon, on the second Monday thereafter.

In the county of Fayette, on the fifth Tuesday there-

In the county of Champaign, on the second Tuesday thereafter.

In the county of Moultrie, on the fourth Tuesday there-

In the county of Ford, on the second Tuesday thereafter.

#### SUMMER TERMS.

In the county of Fayette, on the third Monday in July. In the county of Macon, on the first Monday there-

In the county of Champaign, on the fifth Tuesday thereafter.

#### FALL TERMS.

In the county of Piatt, on the first Tuesday in September.

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

In the county of Ford, on the second Tuesday thereafter.

In the county of Moultrie, on the first Tuesday thereafter.

In the county of Fayette, on the first Tuesday there-

In the county of Champaign, on the second Tuesday thereafter.

In the county of Macon, on the fourth Tuesday thereafter.

Return of pro-

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

Champaign co.

had been made in the times of holding said courts.
§ 3. The said summer term of court, to be held in Champaign county, shall be exclusively held for and devoted to the trial of chancery causes, and to the entry of defaults and rendering judgment upon the same, and the making up of issues in common law causes, and the trial of such common law causes as the parties may agree to try; and no grand or petit jury shall be summoned for such term unless ordered by the judge, which may be done in term time or in vacation.

Fayette-grand jury.

§ 4. No grand jury shall be summoned for the summer term of the circuit court to be held in Fayette county, unless ordered by the judge, which may be done in term time or in vacation.

Petit jury.

§ 5. It shall be the duty of said court, in each of the counties in said circuit, when a panel for a petit jury is filled, to ascertain whether any of the persons summoned or called as jurors have served on a jury in a court of record in said county 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.

Publication.

§ 6. The attorneys and counselors at law in said district shall have the right to direct the circuit clerks and sheriffs therein in what newspapers notices of publications and of sales on executions, in all cases controlled by them, shall be made; and any disregard of said instruction shall make such clerk or sheriff personally liable for the cost of the publication of the same.

Secretary to transmit copies.

- § 7. It shall be the duty of the secretary of state to furnish the circuit clerks of the several counties named in this act with a copy of the same.
- § 8. This act shall take effect and be in force from and after its passage.

APPROVED January 27, 1869.

AN ACT to change the times of holding courts in the eightcenth judicial In force April 19, 1869.

Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the circuit courts in the several counties composing Times of holding courts. said circuit shall be held at the usual places of holding courts in said counties, to commence at the times following, viz: In the county of Montgomery, on the fourth Monday of February, and on the third Monday after the fourth Monday in August. In the county of Macoupin, on the third Monday after the fourth Monday in February, and on the fourth Monday in August, and on the first Monday in December. In the county of Christian, on the sixth Monday after the fourth Monday in February, and on the sixth

Monday after the fourth Monday in August.

Return of pro

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

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

after its passage.

APPROVED April 19, 1869.

AN ACT to attach Johnson county to the nineteenth judicial circuit.

In force March 11, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the county of Johnson be and the same hereby is detached from the twenty-sixth judicial circuit, and attached to and made a part of the nineteenth judicial circuit.

§ 2. The times for holding courts in said county of Johnson shall be the second Mondays in June and Decem-

ber of each year.

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

APPROVED March 11, 1869.

In force March AN ACT to fix the times of holding courts in the nineteenth and twentysixth circuits, and in the county of Union.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Times of hold- circuit court shall be held in the counties composing the ing court. nineteenth judicial circuit, at the following times, to-wit:

In the county of Alexander, on the first Monday of April, the first Monday of July, the third Monday of September and the third Monday of January.

In the county of Pope, on the third Monday in March

and first Monday in September.

In the county of Massac, on the first Monday in May, and third Monday in October.

In the county of Pulaski, on the third Monday in May,

and first Monday in November.

In the county of Johnson, on the third Monday in June

and first Monday in December.

And in the counties composing the twenty-sixth judicial circuit, the circuit court shall be held at the following times, to-wit:

In the county of Franklin, on the second Monday in March and fourth Monday in August.

In the county of Williamson, on the fourth Monday in March and the second Monday in September.

In the county of Saline, on the second Monday in April and fourth Monday in September.

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

In the county of Gallatin, on the first Monday in May

and fourth Monday in October.

And the circuit court of Union county shall be held on the second Monday in June and second Monday of December.

Exceptions.

This act shall not apply to the spring terms, in the year 1869, for the counties of Franklin, Williamson and Saline and Union.

Return of pro-

All writs, recognizances, process and notices, which may have been or may be issued or published, and made returnable to the terms of any of said circuit courts, as now fixed by law, shall be deemed and taken as returnable to said courts, as they are herein required to be held.

§ 4. The secretary of state is required to send a certi- Certified copy. fied copy of this act to the clerk of the circuit court of each county named in this act.

This act shall take effect from and after its

passage.

APPROVED March 11, 1869.

AN ACT to regulate the time of holding courts in the twentieth judicial In force Feb. circuit, and to provide for an official reporter in said circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the regular terms of the circuit court in the twentieth judicial Terms. circuit shall be held as follows: In the county of Kankakee, on the first Tuesday in April, the third Tuesday in September and the first Tuesday in December. In the county of Iroquois, on the first Tuesday in March, the third Tuesday in June, and the first Tuesday in November. In the county of Livingston, on the first Tuesday in January, on the first Tuesday in May, and the second Tuesday in October.

§ 2. All processes issued and made returnable to the Process. terms of said circuit court, as heretofore provided by law, shall be deemed and taken as returnable to the next ensu-

ing term, as provided for in this act.

The regular grand jury, in each of the counties of Grand jury. said circuit, shall be convened as follows: In the county of Kankakee, at the regular term in December. In the county of Iroquois, at the regular term in November. the county of Livingston, at the regular term in January.

§ 4. In any civil action in the circuit court of said cir- Short-hand recuit, whenever both parties to said action, or their counsel or attorney, shall desire a short-hand report of the evidence, or any proceedings therein, if the judge shall deem the case a fit one to be reported, said judge shall direct and appoint some suitable and competent person to act as such reporter, who shall be sworn to fully and impartially report said evidence or proceedings; and it shall be the duty of said official short-hand reporter to take full phonographic notes of said evidence or proceedings, and the same, if desired by either or both of said parties to said cause, shall be fairly and fully transcribed. The charges for taking said phonographic notes, and for the transcription thereof when made, shall be estimated and certified by said 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 said transcription, when paid for, shall be filed with 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 non-compliance with the orders of the court.

Report in

§ 5. Whenever, in any criminal case in said court, the judge, on behalf of the accused, or the prosecuting attorney, on behalf of the people, shall deem the cause a proper one to be reported, he may appoint an official short-hand reporter, who shall be sworn, as provided in section four of this act; and it shall be the duty of said short-hand reporter to take full phonographic notes of the evidence or proceedings in such case, and the same, if desired, to be forthwith fairly and fully transcribed, and the said transcription, when so made, to be filed in said court, among the papers in said cause. The charges for taking said notes and for the transcription thereof, when made, to be estimated and certified by said judge and prosecuting attorney; and, when so certified, the same shall be paid by the county treasurer of the county in which said cause shall be tried, upon the written order of said judge, out of any contingent funds of the county on hand in his office.

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

passage.

APPROVED February 19, 1869.

In force March AN ACT to extend the powers of the judge of the 22d judicial circuit in 25, 1869. vacation.

Section 1. Be it enacted by the Feople of the State of Illinois, represented in the General Assembly, That the judge of the twenty-second judicial circuit shall have power, in vacation, to hear and determine motions, to dissolve injunctions, to make any and all necessary orders to carry into effect any decree previously entered in any cause in said circuit; to grant and order the issuance of writs of possession or writs of assistance, and any and all other writs which may be necessary or proper to carry into effect any such decree, and to order the issuance of writs of certiorari, in all cases, as fully and with like effect as if any such orders were made at any regular term of court in said circuit. Any vacation order, so made, shall be signed by the judge, and filed and entered of record by the clerk

of the court in which the proceeding shall be had, and, when so filed, shall have like force and effect as if such order were made at a regular term of the court, from the date of such filing. Any party applying to the judge for any such order shall give the opposite party, or his attorney of record, at least five days' notice of such intended application.

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

APPROVED March 25, 1869.

AN ACT for an additional term of the circuit court in St. Clair county. In force March 29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, a term of the circuit court shall be held in the county Term-Process. of St. Clair on the first Monday of August, in the year eighteen hundred and sixty-nine, and in each year, on the day above mentioned, thereafter, which said term of court shall be exclusively held for and devoted to the trial of criminal and chancery causes; and all writs, subpænas, processes, recognizances or appeals in or relating to business of a criminal nature, after the last preceding term, shall refer and be returnable to the term of said court to be held on the first Monday in August, eighteen hundred and sixtynine, as aforesaid.

§ 2. And no civil cases, except chancery cases, or natu- Business taken ralization of foreigners, and such other civil business as is up. 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 the first section of this act, unless by consent

of both parties.

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

APPROVED March 29, 1869.

In force March AN ACT to change the times of holding the circuit courts in the twenty-fifth 10, 1869. judicial circuit of this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the spring term of the twenty-fifth judicial circuit of this state

shall be held as follows, namely:

In the county of Lawrence, on the second Monday in the month of April. In the county of Clay, on the second Monday thereafter. In the county of Richland, on the second Monday thereafter. And the fall terms of said circuit court shall commence and be holden in the county of Richland, on the first Monday in the month of October. In the county of Clay, on the second Monday thereafter. In the county of Lawrence, on the second Monday thereafter.

Process.

§ 2. All instruments, writs, causes, motions, recognizances, and all other court proceedings, pending and undetermined in said circuit courts of Richland, Lawrence and Clay counties, shall stand for trial and hearing and judgment and disposition at the terms of the court fixed by this act, in the same manner and with like effect as if no change had been made in the times of holding said circuit courts. All recognizances, writs, and process, of whatsoever character, heretofore or hereafter entered into, issued or made returnable to the courts as hereafter and by this act arranged, shall be deemed and held as returnable to the times and places of holding said circuit courts, as fixed by this act.

Copies furnished clerks.

§ 3. The secretary of state shall, upon the passage of this act, certify the same to the clerks of the several circuit courts of said circuit, who shall give notice, by posting up in the several townships of their counties, respectively, printed notices at least twenty days before the spring term of said courts, giving notice of such change of holding said circuit courts.

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

APPROVED March 10, 1869.

In force March AN ACT to fix the times of holding courts in the twenty-sixth judicial cir-11, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the circuit courts in the twenty-sixth judicial circuit

shall be held in the several counties composing said circuit Terms, when holden. at the following times: In the county of Franklin, 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 Johnson, on the first Mondays of April and October. In the county of Saline, on the third Mondays of April and October. In the county of Hardin, on the first Mondays of May and November. In the county of Gallatin, on the second Mondays of May and November.

§ 2. The secretary of state shall immediately transmit Copies furnished clerks. to the circuit clerk of each county in said circuit, at least six printed copies of this act, properly authenticated, for general information.

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

APPROVED March 11, 1869.

AN ACT to repeal an act entitled "An act to fix the times of holding In force April courts in the twenty-sixth judicial circuit."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act to fix the times of holding courts in the Repeal. twenty-sixth judicial circuit," passed at the present session of the general assembly, be and the same is hereby repealed.

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

APPROVED April 15, 1869.

AN ACT to fix the times of holding circuit courts in the twenty-seventh In force Jan. 30, judicial circuit, and for other purposes.

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

Spring Terms.-In the county of Douglas, on the first Tuesdays of February, in each year. In the county of Edgar, on the second Tuesdays thereafter. In the county of Vermilion, on the third Tuesdays thereafter. In the county of Coles, on the third Tuesdays thereafter.

Fall Terms.—In the county of Douglas, on the fourth Tuesdays in August, of each year. In the county of Edgar, on the second Tuesday thereafter. In the county of Vermilion, on the third Tuesday thereafter. In the county of Coles, on the fifth Tuesday thereafter.

Return of pro-

§ 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 or may be given, either by publication or otherwise, with reference to the terms of said courts 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 courts.

Vermilion county.

§ 3. The first week of the fall terms of the circuit court to be held in said county of Vermilion, shall be devoted to the impanneling the grand jury; to receiving indictments from that body; to the transaction of chancery business; to the hearing of motions; the settlement of issues; the taking defaults and judgments by nil dicit; and the trial of cases where the parties waive a jury; and the petit jury for said fall terms of said court shall be summoned to appear before said court on or before the hour of eleven o'clock A. M. on the second Tuesdays of said terms.

Notice.

§ 4. The secretary of state shall, immediately after the passage of this act, transmit to the clerk of the circuit courts of the counties herein named a certified copy of this act.

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

APPROVED January 30, 1869.

In force March AN ACT to establish the thirtieth judicial circuit, and for the election of 11, 1869. a prosecuting attorney in the eighteenth judicial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the sangamon county of Sangamon shall compose a judicial circuit, to be called the thirtieth judicial circuit. There shall be an elec-

tion holden in said circuit on the first Tuesday in April, A. D. 1869, for the election of a circuit judge, which election shall be conducted, and the returns thereof made and canvassed in the manner provided by the constitution and laws of this state. Said judge, when elected, commissioned and qualified, shall hold his office until the next general election for judges, as provided by the constitution, and until his successor is elected and qualified.

The said judge, when elected, shall exercise all Duty of judge. the powers, perform all the duties, and have all the jurisdiction and authority now had or hereafter to be exercised by circuit judges in this state, under the constitution and laws thereof, and shall receive the same compensation and be subject to the same liabilities as other judges under the constitution and laws of this state. The judge now having jurisdiction in said circuit shall hold and exercise the same, until the judge provided for in this act shall have

been elected and qualified.

§ 3. The regular terms of said court shall be held on Terminolden. the fourth Mondays of April, the first Mondays of September and the third Mondays of February in each year. The judge of said circuit court shall have power to call additional terms of said court for the transaction of civil, common law, chancery or criminal business, upon causing notice thereof to be given, by publication for twenty days, in some daily paper published in the city of Springfield.

4. The prosecuting attorney for the eighteenth judi-attorney, cial circuit shall be the prosecuting attorney for the thirtieth judicial circuit for and during the term for which he was elected in said eighteenth circuit, and until his successor shall be elected and qualified. There shall be elected by the qualified electors of the counties of Christian, Montgomery and Macoupin, on the first Tuesday of April, A. D. 1869, a prosecuting attorney for the eighteenth judicial circuit, for the unexpired term of the present prosecuting attorney for said circuit.

§ 5. All process issued before the commencement of Process. any term of said court shall be returnable to the first days of the said terms, but all process, either original or otherwise, may issue and be made returnable, during said terms; and after ten days' service the same proceedings and judgments or decrees may be had and rendered by said court, in the cases in which said process may be issued, in the same manner and with the same force and effect as if process had been regularly served ten days previous to the commencement of said term, as now provided by law.

This act to take effect from and after its pas-

sage.

APPROVED March 11, 1869;

Terms, when

Prosecuting

appoint

missioners deeds.

#### COMMISSIONERS.

In force Feb. 19, AN ACT to authorize the governor of this state to appoint commissioners to take the acknowledgment or proof of the executions of deeds and other instruments, and to take depositions, etc., in other states, territories, etc.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Governor may governor of this state may appoint and commission in any of other state, in the District of Columbia, in each of the territories of the United States, and in any foreign country, as many commissioners as he may deem expedient: Provided, that the number of such commissioners shall at no time exceed five in any one city or county; who shall continue in office for four years, and shall have authority to take relinquishments of dower of married women, the acknowledgment or proof of the execution of any deed or other conveyance, or lease of any land lying in this state, or any contract, assignment, transfer, letter of attorney, satisfaction of a judgment, or of a mortgage, or of any other instrument or writing, under seal or not, to be used or recorded in this state. And any such commissioners, appointed for any foreign country, shall also have authority to certify to the official character, signature or seal of any other officer within their district who is authorized to take

Duties of before entering upon office.

acknowledgments or declarations under oath. Every such commissioner, before performing any duty or exercising any power in or by virtue of his appointment, shall take and subscribe an oath or affirmation, before a judge or clerk of one of the courts of record of the district, state or territory or country in which said commissioner shall reside, well and faithfully to execute and perform all the duties of such commissioner, under and by virtue of the laws of the state of Illinois. And every such commissioner shall, before he enters upon the duties of his office, cause to be prepared an official seal, in which shall be designated his name, and the words, "a commissioner for the state of Illinois," together with the name of the state, territory or country, and also the city or county within which he shall reside or have an office, and for which he shall have been appointed; and shall, within six months after his appointment, transmit to, and cause to be filed in the office of the secretary of state of this state, said oath or affirmation, and also a distinct impression of such seal, taken upon wax or some other substance capable of receiving and retaining a clear impression, together with his

signature in his own proper writing.

§ 3. Such acknowledgment or proof, so taken according to the laws of this state, and certified to by any such commissioner, under his seal of office, annexed to, impressed or indorsed on any of the instruments in writing, provided for or mentioned in section one (1) of this act, shall have the same force and effect, and be as good and effectual to all intents and purposes in law, as if the same had been made or taken before any officer authorized to take such proof or acknowledgment, residing in this state; and any instrument so authenticated shall be entitled to be recorded

in any county in this state. § 4. Every commissioner shall have power to adminis- Powers of. ter any oath which may be lawfully required in this state, to any person willing to take it, and to take and certify depositions to be used in any of the courts of this state, in conformity to the laws thereof, either on interrogatories proposed under commission from a court of this state, or by consent of parties, or on legal notice given to the opposite party: and all such acts shall be as good and valid in law as if done and certified according to law by any officer authorized to administer oaths or take depositions within

or without this state.

§ 5. That the governor of this state is hereby author- Their number. ized to name, appoint and commission, in addition to the number authorized by the first section of this act, one commissioner for every ten thousand inhabitants in the cities of other states and territories, but no commission shall issue to any applicant unless he shall present to the governor a certificate, under seal of the mayor of the city, or the judge of a court of record of the city in which such applicant resides or desires to open an office, of the number of inhabitants of said city, and that said applicant is a proper person to receive such appointment.

§ 6. That all laws heretofore passed authorizing the appointment of commissioners to take the proof and acknowledgment of deeds and other instruments, and to administer oaths in other states and territories, and prescribing the duty and authority of such commissioners, are hereby repealed: Provided, such repeal shall not affect appointments heretofore made under such laws hereby repealed.

It shall be the duty of the secretary of state of Instructions. this state to prepare instructions and a set of forms, in conformity with the laws of this state in reference to the taking of acknowledgments of deeds and other instruments in writing, and in reference to taking depositions under the laws of this state, and when any person appointed a commissioner under this act shall have filed the oath, impression of seal and signature hereinbefore provided, in the

Acknowledg ment, effect of

Conflicting

office of such secretary, the said secretary of state shall forthwith forward to such person a certificate stating that such person has complied with the law, and shall also forward to such person a copy of such instructions and set of forms, to be prepared as aforesaid, together with a copy of this act, for which said secretary shall be entitled to demand and receive the sum of five dollars of said party.

Forfeiture

- Any person appointed commissioner under this act, who shall not within six months after his appointment comply with the requirements hereof, and become a resident of or open an office in the city, county, state, territory or country for which he may be appointed, shall forfeit all rights conferred by such appointment, and the power and authority of such commissioner conferred by this act shall
- § 9. This act shall take effect and be in force from and after its passage.

APPROVED February 19, 1869.

In force April AN ACT to appoint commissioners to lay out and define the boundary line 16, 1869. between the counties of Rock Island and Whiteside.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Commissioners county surveyor and drainage commissioner of Whiteside county, Illinois, and the county surveyor and drainage commissioner of Rock Island county, Illinois, with one other competent and suitable person as assistant, to be chosen by the parties above named, shall be and are hereby constituted commissioners for the purpose of locating and defining the boundary line between the counties of Whiteside and Rock Island, in said state of Illinois, in accordance with an act of the general assembly, approved February 15, 1831.

Powers

The said commissioners shall have power to survey, establish monuments, fix corners, and do all things necessary and proper to locate and define the boundary line aforesaid; and shall cause the plat or map of such line, with field notes, description and survey thereof, to be recorded in the county clerk's office of Whiteside and Rock Island counties, and in the office of the state auditor; the majority of said commissioners shall have power to fill vacancies, if any shall occur in their number, at the time agreed upon by them to commence the survey and location of the line aforesaid; the report of said commissioners, and the records made as above named, shall be final, and

the line between the counties thus established shall be and is hereby declared the true and lawful line.

§ 3. Be it further enacted, That all lands sold by Rock Land sold. Island county, which may be situated within the limits established by the act of 1854, and which may come within the limits of Whiteside county by reason of defining and fixing the boundary line, as provided for in section two (2) of this act, the title to the same shall not be impaired or in anywise affected by virtue of this act; but the amount of purchase money received for the same shall be paid over to Whiteside county, and the proper authority is hereby required to pay over the same from the swamp land fund of Rock Island county; and, in like manner, all lands sold by Whiteside county, that may come within the limits of Rock Island county, as established by the said act of 1854, the title to such lands shall remain the same, so far as the act can affect the same, but the amount of purchase money shall be refunded to Rock Island county, in the form and

All expenditures of money necessary and proper, Expenses. including reasonable compensation for said commissioners, shall be paid equally by Whiteside and Rock Island counties, such accounts to be audited by the board of supervisors of the respective counties, and orders drawn for the amounts in the usual form; the said commissioners are required to commence and complete the work herein contemplated as soon as may be practicable after the passage

of this act.

manner aforesaid.

This act shall be deemed a public law from and after its passage, all acts or parts of acts to the contrary notwithstanding.

APPROVED April 16, 1869.

## CONSIGNORS.

AN ACT for the protection of consignors of fruit, grain, flour, etc., to be In force March
4, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That if any Penalty When warehousemen, storage, forwarding or commission mer-commission chant, or his or their agents, clerks or employees, shall verts proceeds convert to their own use, the proceeds or profits arising of sale to his own use.

from the sale of any fruits, grain, fleur, beef, pork, or any other goods, wares or merchandise, otherwise than as instructed by the consignor of said goods, and shall, on the demand of the consignor, fail to deliver over the proceeds or profits of said goods, after deducting the usual per cent. on sales as commissions, shall be deemed guilty of a misdemeanor; and any person or persons who shall be found guilty of retaining or embezzling any money prohibited in this section, not exceeding in amount one hundred dollars, shall be punished by fine not more than five hundred dollars or imprisonment in the jail of the county not exceeding three months, or both, at the discretion of the court, and shall, moreover, be liable in double the amount of damages to the party injured; and any person or persons who shall be found guilty of retaining or embezzling a greater sum than one hundred dollars, shall be punished by fine not more than five hundred dollars, or imprisonment in the jail of the county not exceeding one year, or both, at the discretion of the court, and shall, moreover, be liable in double the amount of damages to the party injured.

§ 2. This law to take effect from and after its passage.

APPROVED March 4, 1869.

# CONSTITUTION, AMENDMENT OF.

In force March AN ACT for submitting an amendment of the constitution of this state to 30, 1869. a vote of the electors at the next general election.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall be submitted to the electors of this state, at the next Proposition to be submitted. general election for representatives to the general assembly of the state of Illinois, the following proposition, to-wit: The general assembly shall have no power to release the Illinois Central Railroad Company from its obligations to pay into the state treasury either the tax or the per centum of the gross receipts of the Illinois Central railroad and branches, as stipulated in its charter.

Voting. § 2. Each elector voting at said election shall inscribe on his ballot, if he desire the adoption of said amendment, the words "for the amendment," or if opposed to such amendment, the words "against the amendment;" and the judges of election shall count the votes thus given for and

Counting of

against the proposed amendment, and certify the same to the clerks of the county courts in each county, in the same

manner as in other cases of election returns.

§ 3. It shall be the duty of the several county clerks in each of the counties of this state, on or before the seventh day after said election, to take the same steps for counting the said returns of votes, and making abstracts of the same, as in case of the returns of the election of state officers, and shall transmit the said abstracts, properly certified, as in case of votes given for state officers, to the secretary of state of this state; and it shall be the duty of the said secretary of state to count the said votes, and if the number for such amendment is more than half of all the votes cast at said election for members of the house of representatives of the general assembly of this state, the said secretary shall, immediately upon such counts, certify such fact, and publish the same in the official paper of the state, or if there should be no such official paper, then in such paper published in this state as he may select; and from the time of the ascer-

ninth article of the constitution of this state, and be binding and obligatory as such. This act shall take effect and be in force from and § 4. after its passage.

tainment of such fact, as aforesaid, the said amendment shall become incorporated into and form part and parcel of the

Approved March 30, 1869.

AN ACT to provide for calling a convention to revise, alter or amend the In force J 19, 1869. constitution of the state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That a convention to alter, amend or revise the constitution of the number state of Illinois, is hereby called to meet at the state house, members, in the city of Springfield, on the second Monday of December, in the year of our Lord one thousand eight hundred and sixty-nine. Said convention shall consist of eighty-five members, who shall be chosen in the districts which are now entitled by law to elect members of the house of representatives of the present general assembly; and each representative district, as constituted by law at the time of the election of the members of the present general assembly, shall be entitled to elect as many members of said convention as it was entitled to elect to the house of representatives of the present general assembly; and said members of said convention shall be chosen in

the same manner, at the places fixed for holding general elections, and by the electors qualified to vote for members of the general assembly, in the same districts that chose the members of the house of representatives of the present general assembly.

Election members.

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

Election returns

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

Members, duties, etc.

§ 4. The members chosen to said convention shall meet in the hall of the house of representatives, in the capitol, at the city of Springfield, at the time above designated for the meeting of said convention; and before entering upon their duties as members of said convention, shall each take an oath to support the constitution of the United States and of this state and to faithfully discharge his duties as a The said members shall be member of said convention. the judges of their own privileges and elections, and shall be entitled to the same privileges to which members of the general assembly are entitled. They shall elect one of their number president, and may appoint one or more secretaries, and such door-keepers and messengers as their convenience shall require. And such members of the convention, and their secretaries and door-keepers, shall be

entitled to receive, as compensation for their services, six dollars per day, and the same mileage now allowed by law to members of the general assembly; and the messengers and subordinate officers shall receive such compensation as the convention shall, by resolution, direct. The amount due each person shall be certified by the president of the convention to the auditor of public accounts, who shall issue warrants upon the treasurer of the state, and the same shall be paid by the treasurer in the same manner as other warrants are paid. It shall be the duty of the secretary of state to attend said convention at the opening thereof, and he and all public officers shall furnish such convention with all such statements, papers, books and other public documents in their possession, as the said convention shall order or require; and it shall be the duty of the secretary of state to furnish the members with all such stationery as is usual for the legislature while in session, and to cause such printing to be done as the convention from time to time requires.

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

Proceedings, amendments.

the manner prescribed by the laws then in force in respect to votes given for governor: *Provided*, said convention may fix upon any other manner of canvassing the votes for or against said amended constitution, and shall provide the way or manner for its taking effect after it shall have been adopted by the people.

False swearing.

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

No, of copies.

§ 7. The secretary of state is hereby anthorized to publish ten thousand copies of this act—five thousand to be distributed to the members of this general assembly, and five thousand shall be distributed by him equally among the county clerks of the several counties of this state.

APPROVED February 25, 1869.

### CONTRACTS.

In force March 27, 1869. AN ACT to amend an act therein named.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act concerning the remedy upon the class of contracts therein referred to," approved February 28, 1867, shall not be construed to apply to any suit pending at the time of its passage.

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

after its passage.

APPROVED March 27, 1869.

### CONVICTS.

AN ACT to allow convicts in the penitentiary a credit for good conduct in In force diminution of their term of imprisonment.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the convicts in the Illinois penitentiary at Joliet, against whom there shall be found no record of the infraction of the rules with good beor laws of the prison or of the state, and shall demean him or havior on term imprisonherself orderly and peaceably, shall be deemed to have ment earned a credit for good conduct of the number of days and in the ratio as hereinafter set forth, and shall have the same deducted from his or her term of imprisonment, and shall be discharged accordingly; that is to say, for the

Convicts

First month, 1 day-credit, 1 day. Second month, 2 days—credit, 3 days. Third month, 2 days-credit, 5 days. Fourth month, 2 days—credit, 7 days. Fifth month, 2 days-credit, 9 days. Sixth month, 2 days—credit, 11 days, Seventh month, 3 days -credit, 14 days. Eighth month, 3 days-credit, 17 days. Ninth month, 3 days—credit, 20 days. Tenth month, 3 days-credit, 23 days. Eleventh month, 3 days-credit, 26 days. Twelfth month, 4 days—credit, 30 days. First year, 30 days—credit, 30 days. Second year, 30-40 days-credit, 70 days. Third year, 70-50 days-credit, 120 days. Fourth year, 120-60 days-credit, 180 days. Fifth year, 180-70 days—credit, 250 days. Sixth year, 250-80 days—credit, 330 days. Seventh year, 330-90 days—credit, 420 days. Eighth year, 420-100 days—credit, 520 days. Ninth year, 520-110 days-credit, 630 days. Tenth year, 630-120 days-credit, 750 days. Eleventh year, 750-130 days—credit, 880 days. Twelfth year, 880-140 days-credit, 1,020 days. Thirteenth year, 1,020-150 days—credit, 1,170 days. Fourteenth year, 1,170-160 days—credit, 1,330 days. Fifteenth year, 1,330-170 days—credit, 1,500 days. Sixteenth year, 1,500-180 days-credit, 1,680 days. Seventeenth year, 1,680-190 days-credit, 1,870 days. Eighteenth year, 1,870-200 days—credit, 2,070 days. Nineteenth year, 2,070-210 days—credit, 2,280 days. Twentieth year, 2,280-220 days—credit, 2,500 days.

Twenty-first year, 2,500-230 days-credit, 2,730 days. Twenty-second year, 2,730-240 days—credit, 2,970

days.

Twenty-third year, 2,970-250 days-credit, 3,220 days. Twenty-fourth year, 3,220-260 days-credit, 3,480 days. Twenty-fifth year, 3,480-270 days-credit, 3,750 days. Twenty-sixth year, 3,750-280 days—credit, 4,030 days. Twenty-seventh year, 4,030-290 days-credit, 4,320 days.

Twenty-eighth year, 4320-300 days—credit, 4,620

days.

Twenty-ninth year, 4,620-310 days—credit, 4,930 days. Thirtieth year, 4,930-320 days-credit, 5,250 days. Thirty-first year, 5,250-330 days-credit, 5,580 days. Thirty-second year, 5,580-340 days-credit, 5,920 days. Thirty-third year, 5,920-350 days—credit, 6,270 days. Thirty-fourth year, 6,270-360 days-credit, 6,630 days. Thirty-fifth year, 6,630-370 days—credit, 7,000 days.

§ 2. It shall be the duty of the penitentiary commissioners, the warden and the chaplain to report annually to the governor the conduct of all convicts sentenced to im-

prisonment for life.

§ 3. The provisions of all laws in conflict with the pro-

visions of this act are hereby repealed.

§ 4. Nothing herein contained shall be construed to To whom aplessen the credit of any convict for good conduct already earned, and all convicts who have heretofore been sentenced to the state penitentiary shall be entitled to the benefits of all laws now in force as well as to the provisions of this act; and all convicts hereafter sentenced shall be governed by the provisions of this act.

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

from its passage.

APPROVED April 16, 1869.

In force March 31, 1869.

AN ACT concerning persons committed to the penitentiary.

ment.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, in case In case of re- of the reversal of any judgment upon which any person versal of judg- has been committed to the penitoritory, and the granting has been committed to the penitentiary, and the granting of a new trial by the supreme court, it shall be the duty of the warden of the penitentiary, upon receiving a certified copy of such judgment of the supreme court, to deliver the person so committed to the custody of the sheriff of the

Report.

Repeal.

plicable.

county where such new trial is to be had, and of such sheriff to take and re-convey such person to the jail of his county, and for such services the sheriff shall be allowed and paid like fees as in the case of commitments to the

penitentiary.

§ 2. In case of the affirmance of any judgment upon Time of service. which a prisoner has been committed to the penitentiary, and upon which a supersedeas has been granted, which has not had the effect to release such prisoner from confinement in the penitentiary, the time of service under such judgment shall commence to run from the time of the commitment.

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

after its passage.

APPROVED March 31, 1869.

AN ACT supplementary to an act entitled "An act for the government and In force April 19, 1869. discipline of the Illinois penitentiary," and amendments thereto, passed at the present general assembly.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That when the governor shall pardon any convict, he may, in his discretion, issue a certificate restoring him or her to the right winess. to give testimony, as a witness, in all cases in any court in this state; which certificate shall be taken as evidence of the fact in all courts and elsewhere.

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

APPROVED April 19, 1869.

AN ACT to provide for the employment of county convicts.

In force April 19, 1869,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, any prisoner convicted in the circuit court of any county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, or in any city court having criminal sentence county in this state, and the county in the county in this state, and the county in the jurisdiction, of any crime or misdemeanor, the punishment of which is imprisonment in the county jail, such prisoner or convict may be sentenced, by the court in which such conviction is had, to labor for the benefit of the county

during the term of such imprisonment, in the county or other work-house provided for that purpose by the county authorities.

Work-house.

- § 2. The county courts, or the board of supervisors in counties adopting township organization, may erect or cause to be erected a work-house in their respective counties, or they may direct that work-house owned or constructed by any city shall be used in place or in lieu of any county work-house; and when they shall so order or direct, then such convict shall be sentenced to such city work-house.
- § 3. This act shall take effect and be in force from and after its passage.

APPROVED April 19, 1869.

### CORONERS.

In force March 80, 1869. AN ACT to further define the duties of coroners.

Duties.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That every coroner shall, at the expense of the county, be supplied with proper record books, wherein he shall enter the name, if known, of each and every person upon whose body an inquest shall be held, together with the names of the jurors comprising the jury, the names, residence and occupations of the witnesses who are sworn and examined, and the verdict of the jury, which they may render; and in case the name of the person deceased is not known, it shall be the duty of the coroner to make out a description of said person, and enter the same upon the record book to be so kept by him, together with all such facts and circumstances attending the death which may be known, and which may lead to the identification of the person; and shall carefully take an inventory of said person's personal effects and property of every kind and nature whatever, and state on his records what has been done with the same, and if any of the said personal property be money, where the same is deposited.

Written testimony.

\$ 2. It shall further be the duty of the coroner to cause the testimony of each and every witness, who may be sworn and examined at any inquest, to be written out and signed by said witness, together with his occupation and place of

residence, which testimony shall be filed with said coroner, in his said office, and carefully preserved.

This act shall take effect from and after its pas-

sage.

APPROVED March 30, 1869,

## CORPORATIONS.

AN ACT to authorize the formation of corporations to provide the mem- In force March bers thereof with homesteads, or lots of land suitable for homesteads.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any number of persons, not less than three, may associate and form themselves into an incorporated company for the pur-incorporate. pose of accumulating a fund for the purchase of real estate in large tracts, paying of incumbrances thereon, the improvement thereof, and the subdivision thereof into lots and parcels suitable for homesteads, and the distribution of such lots or parcels among the shareholders, or to aid its shareholders in acquiring real estate, making improvements thereon and removing incumbrances therefrom.

Number may

§ 2. Such persons shall severally subscribe articles of association, in which shall be set forth the name and objects sociation. of the association or corporation, the time, not to exceed ten years, for which the same is limited to exist, the amount of capital stock, and the number of shares into which it is proposed to be divided, the number of directors and other officers, their terms of office and duties, and such other regulations as may be necessary to enable the corporation to carry on its business and accomplish its objects, and how

amendments thereto may be made.

§ 3. A certificate, in writing, duly signed and acknow- certificate. ledged by three or more of the persons proposing to form such corporation, before some officer competent to take acknowledgment of deeds-in which shall be set forth the corporate name of the association, its objects, the amount of the capital stock and of the fund to be raised, the number of shares, the time of its existence, not to exceed ten years, the number of trustees or directors who shall manage the concerns of the association for the first year of its existence, and their names and the name of the city, town or county in which the office or principal place of business

Articles of as-

is to be located-shall be filed in the office of the county clerk of the county in which the office or principal place of business is intended to be located, and a copy thereof, duly certified under the hand and seal of such county clerk, in the office of the secretary of state of the state of Illinois; and thereupon the persons who have subscribed the said certificate, and such other persons as shall become members of such association, and their successors, shall be a body corporate by the name specified in said certificate, and shall possess the powers and privileges, and be subject to the provisions of an act concerning corporations, passed February tenth, eighteen hundred and forty-nine, and the various acts amendatory of and supplemental thereto, so far as the provisions therein contained are consistent with this act and no further; and they shall, by their corporate name, be capable, in law, of purchasing, holding and conveying any personal property or estate whatever, which may be necessary to enable said associates to carry on the operations named in said certificate.

Subscription and payments.

§ 4. It shall be lawful for the trustees to call in and demand from the shareholders, respectively, all such sums of money by them subscribed, at such times and in such payments or installments as the articles of association shall prescribe, under the penalty of forfeiture of the shares of stock subscribed for, and all deposits, assessments and previous payments made thereon towards the principal funds of the association, and the property acquired therewith and owned by the association, if payment shall not be made by the stockholders within ten days after a personal demand and notice requiring such payment shall have been published, at least thirty days, in a newspaper of general circulation in the city, town or county where the office or principal place of business of such corporation is located, or in the newspaper published nearest to the place where the business of the company shall be carried on as aforesaid; but articles of incorporation may prescribe other penalties than such forfeiture upon such failure to meet the payments of such deposits, assessments and installments; in which case, such provisions shall govern and may be legally enforced. No holder of shares shall claim to be legally exempt from making monthly or other payments provided for in the articles of association, or installments upon said shares, upon the ground that amounts have been paid by said shareholder as fines for the non-payment of dues, or other violation of the articles of association, or of any premium for loans to members, or advance price of property bid by such member.

Borrow and lend money. § 5. All corporations formed under this act shall have power to borrow money for temporary purposes, not inconsistent with the objects of their organization, and to loan

to their own members or other persons any moneys belonging to such corporation, and not needed for immediate use; but no loan for such purposes shall have a longer duration than two years, nor shall such indebtedness exceed, at any one time, one-fourth of the aggregate amount of the shares and parts of shares and the income thereof actually paid in and received. Such corporation, however, for the purpose of completing the purchase of land to be subdivided and distributed among the shareholders, may borrow, upon the security of their shares or the land so purchased, or the land owned or held by them at the time of making such loan or loans, any sum or sums of money, which, together with the interest to become due thereon, shall not exceed ninety per cent. of the amount subscribed by the shareholders and still remaining to be paid upon the shares; but no loan shall be taken for a longer period than the time limited in the articles of association for the existence of the corporation, nor shall the interest to be paid upon such loans ever be compounded, or exceed, in the aggregate, ten per cent. per annum.

Parents may take and hold shares in such associa- In relation to tions in behalf and for the use of minor children: Provi- and ded, the cost of such shares and the amount of deposits and assessments thereon to be paid from the personal earnings of such minor children, or the earnings or money of such parent for this purpose voluntarily bestowed. women may take and hold shares in such associations: Provided, the cost of such shares and the amount of deposits and assessments shall be paid from their personal earnings, the personal earnings or money of their children voluntarily bestowed for this purpose, or from property bequeathed or given to them, or given to them by persons other than their

husbands.

§ 7. Every such corporation shall terminate, except for Termination. the purpose of settling its affairs, at the expiration of the time stated in the articles of association for its existence, or whenever it is dissolved in the manner provided in the articles of association; but no dividend of the funds belonging to the corporation, or the proceeds of property owned by the corporation, shall be paid to the shareholders upon such dissolution until all the debts of the association shall have been paid or otherwise sufficiently provided for.

§ 8. No officer, trustee, attorney, agent or servant of Restriction upany association incorporated under the provisions of this act shall use or dispose of any part of the funds of said association, or assign, transfer, cancel or deliver up, or acknowledge satisfaction of any bond, mortgage or other written instrument belonging to such association, unless duly authorized, or be guilty of any fraud in the performance of his duties; and every person guilty of a violation of this

section shall be liable, civilly, to the party injured or to the extent of the damages thereby received, and shall also be liable to an indictment for a misdemeanor, punishable by fine or imprisonment, or both, to the extent that misdemeanors are by law punishable, in the discretion of the court by which he may be tried.

Annual statement

Liability.

§ 9. Each association formed under the provisions of this act shall, at the close of its first year's operations, and annually at the same period in each year thereafter, publish, in at least one newspaper of general circulation published in the city, town or county where the principal office or place of business of such corporation is located, or, if no newspaper shall be published in said county, then in any newspaper of general circulation published nearest such office or principal place of business, a concise statement, verified by the oath of its president and secretary, showing the actual financial condition of the association and the amount of its property and liabilities, specifying the same

particularly.

§ 10. All shareholders of any association formed under the provisions of this act shall be individually liable to the creditors of such association to an amount equal to the amount of stock held by them respectively, for all debts contracted by such association. The directors or other officers of every association formed under the provisions of this act, shall be personally liable for any fraudulent use, disposition or investment of any money or other property belonging to such association, or for any loss which shall be incurred by any investment made by such directors or other officers, other than such as are mentioned in and authorized by the articles of association; but no director or other officer of any such association shall be liable as aforesaid, except he authorized, sanctioned, or approved, or made such fraudulent use, disposition or investment as aforesaid.

Trustee llable.

No person holding any stock in such corporation as executor, administrator, guardian or trustee, and no person holding such stock as collateral security, shall be personally subject to any liability as stockholder of such corporation, but the person pledging such stock shall be considered as holding the same, and shall be liable as stockholder accordingly; and the estate or funds in the hands of such executor, administrator, guardian or trustee, shall be liable in like manner and to the same extent as the testator, or intestate, or the ward or person interested in such trust fund would have been if he or she had been living or competent to act and hold the same stock in his or her own name.

Representation.

§ 12. Every such executor, administrator, guardian, or trustee, shall have the right of having the share or shares

of stock in his hands represented at all meetings of the company, subject to the provisions of the articles of association; and every person who shall pledge his stock as aforesaid may, nevertheless, represent the same at all such meetings, and may vote accordingly as a stockholder.

§ 13. In case it shall happen at any time that an elec. Election. tion of officers shall not be made on the day designated by the by-laws or articles of association of such corporation, at the time for holding such election, the corporation shall not for that reason be dissolved, but it shall be lawful on any other day thereafter to hold an election for trustees, or other officers, in such manner as may be provided for by said by-laws or articles of association; and all acts of trustees or other officers shall be valid and binding as against such company until their successors are elected and qualified.

§ 14. Any corporation which may be formed under the capital stock. provisions of this act, may increase or diminish its capital stock, by complying with the provisions of this act, to any amount which may be deemed sufficient and proper for the purposes of the corporation; but before any corporation shall be entitled to diminish the amount of its capital stock, if the amount of its debts and liabilities shall exceed the amount of capital to which it is proposed to be reduced, such amount of debts and liabilities shall be satisfied and reduced, so as not to exceed such diminished amount of

capital.

Whenever any such corporation shall desire to Meeting. § 15. call a meeting of the stockholders, for the purpose of increasing or diminishing the amount of its capital stock, it shall be the duty of the trustees to publish a notice, signed by at least a majority of them, in a newspaper of general circulation published in the city, town or county where the principal office or place of business of such corporation is located, if any such be published therein, at least ten days, and to deposit a written or printed copy thereof in the post office, addressed to each shareholder at his usual place of residence, at least ten days previous to the day fixed upon for holding such meeting, specifying the object of the meeting, the time and place when and where such meeting shall be held, and the amount to which it shall be proposed to increase or diminish the capital; and a vote of at least two-thirds of all the shares of stock issued shall be necessary to an increase or diminution of the amount of its capital stock.

§ 16. If, at any time and place provided for in the preceding section of this act, stockholders shall appear in per- at meeting. son or by proxy, in numbers representing not less than two thirds of all the stock issued by the corporation, the meeting shall organize and proceed to a vote of those pre-

Proceedings

sent in person, or by proxy; and if, on canvassing the votes, it shall appear that a sufficient number of votes has been given in favor of increasing or diminishing the amount of capital, a certificate of the proceedings, showing a compliance with the provisions of this act, the amount of capital actually paid in, the whole amount of debts and liabilities of the corporation, and the amount to which the capital stock shall be increased or diminished, shall be made out, signed and verified by the affidavit of the chairman, and attested by the secretary of the meeting; and such certificate shall be acknowledged by the chairman, and filed as required by third section of this act; and when so filed the capital stock of such corporation shall be increased or diminished to the amount specified in such certificate.

Copy of certi-

§ 17. The copy of any certificate of incorporation filed in pursuance of this act, certified by the county clerk, or his deputy, to be a true copy of such certificate, and the whole thereof, shall be received in all courts and places as

presumptive evidence of the facts therein stated.

§ 18. No loan made by any such association to any one of its members may exceed in amount the par value of the capital stock for which such member may have subscribed, together with the other payments remaining to be made upon such share or shares, as provided in the articles of association.

Dy-laws.

Loans.

§ 19. The trustees of such corporations shall have power to make such prudential by-laws and regulations as they shall deem proper for the management and disposition of the stock and business affairs of such corporation, not inconsistent with the laws of this state or the articles of association, and prescribing the duties of officers and servants that may be employed; for the appointment of officers and agents; for the security of the funds of the corporation; and for carrying on all kinds of business within the scope of the objects and purposes of such corporation.

Amendment, alteration, repeal. § 20. The legislature may at any time alter, amend or repeal this act, and such amendment or repeal shall not, nor shall the dissolution of any company, take away or impair any remedy given against such corporation, its stockholders or officers, for any liability which shall have

been previously incurred.

Shares exempt.

§ 21. The shares held by the members of all associations incorporated under the provisions of this act, together with any amounts of deposits or assessments, shall be exempt from attachment or sale on execution for debt, to an extent not exceeding one thousand dollars in such shares, deposits or assessments, at their par value: *Provided*, the person holding such shares is not the owner of a homestead under the homestead laws of this state.

§ 22. Any existing association formed for the purpose mentioned in the first section of this act, may, by a vote of a majority of the voting shares, at any regular meeting, or meeting specially called, as provided in the articles of association, after the passage of this act, become entitled to the benefits of this act on complying with the second and third sections thereof, unless the second section of this act shall have been heretofore complied with, in which case it shall be necessary to comply with the provisions of the said third section only.

§ 23. All acts and parts of acts conflicting with the Repeal.

provisions of this act are hereby repealed.

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

APPROVED March 26, 1869.

AN ACT to amend the several acts relating to municipal corporations pass- In force April ed by this, the twenty-sixth general assembly.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the several acts passed by this, the twenty-sixth general assembly, incorporating or amending the acts of incorporation of ficers. cities, towns and villages in the state of Illinois, which provide for the election of municipal officers, including the town or city justices of the peace or police magistrates on the days therein specified, be and the same are hereby so amended that the time for the election of officers be and the same is hereby extended to the first Tuesday in June next, and Time extended. thereafter the elections shall be held at the times in said acts provided: Provided, however, that this act shall only apply to such cities, towns and villages where the elections are to take place on a day where the registry of votes has act. not been made as provided by law, or where the notice of such elections required in said acts can not be given for the want of time.

Municipal of-

Application of

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

APPROVED April 15, 1869.

In force April 19, 1869.

AN ACT to legalize the acts of municipal and other corporations, during the recess of the 26th general assembly of the state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the elections, subscriptions and votes of any township, or other municipal corporation, or any railroad or other corporation, held or made during the recess of the 26th general assembly of the state of Illinois, by authority of any law or any act passed by said general assembly, be and they are hereby legalized and declared to be valid.

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

passage.

APPROVED April 19, 1869.

### CRIMINAL CODE.

In force March AN ACT in relation to the criminal code of this state, and amendments 31, 1800.

Larceny.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That every person who shall feloniously steal or attempt to steal from the person of another, his or her property, shall be deemed guilty of a felony and on conviction thereof shall be punished by confinement in the county jail or penitentiary for a period of not more than five years.

Burglary.

§ 2. That section sixty (60) of the criminal code of this state, concerning the crime of burglary, be and the same is hereby amended so as to include every building not mentioned in said section sixty.

Prize fighting.

§ 3. Every person who shall fight in this state, or agree in this state to fight in or out of this state, or shall train in this state to fight in any other state, place or territory, or shall, in any way or manner, aid, abet or assist any other person to fight or attempt to fight, either in or out of this state, what is commonly called a prize fight, every such person shall be deemed guilty of a high misdemeanor, and, on conviction thereof, shall be punished by confinement in the county jail for any period of not less than six months nor more than one year, and be fined not less than five hundred dollars nor more than one thousand dollars.

§ 4. In trials for murder, it shall be a cause for chal-tion of juror. lenge of any juror who shall, on being examined, state that he has conscientious scruples against capital punishment, or that he is opposed to the same.

§ 5. Every person who shall feloniously steal any pro-len property in-perty in any state, place or territory outside of this state, to this state. and shall bring into or be found with such property in this state, may be tried and punished in this state, in the same manner as if such property was originally stolen in this

§ 6. Every person who shall feloniously steal, take and carry away any lead pipe, faucet or faucet and stop-cock from any dwelling house or other building, whether the same be attached to such house or building or not, or whether the same be laid in the ground separate from such

house or building, shall be deemed guilty of larceny and punished accordingly. § 7. Every person who shall unlawfully take, lead, ride Stealing horses,

or drive away any horse or horses, mule or mules, ass or asses, from the place where the same may be left by the owner or lawful possessor thereof, shall be deemed guilty of a high misdemeanor, and, upon conviction thereof, may be punished by confinement in the county jail for a period not more than one year, or be fined not more than one hundred dollars, in the discretion of the court before which the conviction is had.

§ 8. Every person who shall be engaged in making or Poisonous canmanufacturing any candy or candies, or who shall mix with the same any destructive or poisonous liquid or substance, or shall sell such candy or candies, knowing the same to be so mixed, every such person or persons shall be deemed guilty of a misdemeanor, and, on conviction thereof, may be punished by confinement in the county jail for a period of not more than one year, or be fined not more than one thousand dollars, in the discretion of the court before which the conviction is had.

§ 9. Whever any person who is accused of a crime or Bail forfeited, misdemeanor shall give bail for his or her appearance at thereon. any term of court, or from day to day, in any term of court, and such person does not appear in accordance with the terms of the recognizance there, the court shall declare such recognizance forfeited, and the clerk of the court shall thereupon issue a scire facias against such person and his or her securities, returnable on the first day of the next term of the court, to show cause why judgment should not be rendered against such person and his or her securities for the amount of the recognizance, which scire facias shall be served by the sheriff of the county where the court is held upon such person and his or her securities, by reading the same to the defendants named in such scire facias, at least

Powers

privileges.

five days before the first day of the term to which the same is returnable; and in case the person aforesaid can not be found by the sheriff, he shall make return of that fact to the court, and the court shall thereupon enter judgment by default against the defendants for the amount of the recognizance, unless the defendants shall appear and defend such cause; and if the defendants shall appear and interpose a defense, then the cause shall be tried in the same manner as other causes of a like nature, after any such recognizance shall be declared forfeited as aforesaid; and, before judgment thereon, the court may, in its discretion, set aside such forfeiture, upon the accused being brought or coming into open court, and showing to the court, by affidavit, that he or she was unable to appear in court according to the terms of the recognizance, by reason of sickness or some other cause which shall satisfy the court that the accused had not been guilty of any laches or negligence: Provided, that no such forfeiture of a recognizance shall be set aside until the accused shall pay the costs of such recognizance.

APPROVED March 31, 1869.

# CRUELTY TO ANIMALS.

In force March AN ACT to incorporate the Illinois Society for the Prevention of Cruelty 25, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That George and C. Walker, Thomas B. Bryan, Julian S. Rumsey, Belden F. Culver, Ranch S. N. Wilcox and T. D. Brown, their associates and successors, are hereby made a corporation by the name of "The Illinois Society for the Prevention of Cruelty to Animals," with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws which now are or hereafter may be in force relating to such corporations, with authority to hold such real and personal estate, for the purposes of the corporation, not exceeding in amount one hundred thousand dollars.

§ 2. This act shall take effect upon its passage. Approved March 25, 1869.

AN ACT for the prevention of cruelty to animals.

In force March 31, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whoever shall overdrive, overload, overwork, torture, torment, overworking or deprive of necessary sustenance, cruelly beat, mutilate or overworking or beat, mutilate or beating animals kill, or cause or procure to be so overdriven, overloaded, overworked, tortured, tormented, deprived of necessary sustenance, cruelly beaten, mutilated or killed, any horse, ox or other animal, and whoever, having the charge or custody of any such animal, either as owner or otherwise, shall unnecessarily fail to provide such animal with proper food, drink and shelter or protection from the weather, shall, for each and every offense, be punished by a fine not less than fifty dollars and not exceeding one hundred dollars, to be recovered on complaint before any justice of the peace, or by indictment in the county where such offense shall be committed.

§ 2. Every owner of, or person having the charge or For permitting custody of any horse, ox, or other animal, who shall know- mals. ingly and willfully authorize or permit the same to be subjected to or suffer any unnecessary torture or cruelty, shall be punished for every such offense in the manner provided in section one.

§ 3. Every owner, driver or possessor, or person hav- Cruelty to old or disabled aniing charge or custody of an old, maimed, or disabled or diseased horse, mule or other animal, who shall cruelly work the same when unfit for work, or cruelly abandon the same, shall be punished, for every such offense, in the same manner provided in section one.

§ 4. Any person who shall carry or cause to be carried, Carrying animals in a cruel in or upon any vehicle or otherwise, any animal in an manner. unnecessarily cruel or inhuman manner, shall be punished

in the same manner provided in section one.

§ 5. No railroad company in this state, in the carrying may be confined and transportation of cattle, sheep, swine or other animals, in cars. shall confine the same in cars for a longer period than twenty-eight consecutive hours, unless delayed by storm or other accidental causes, without unloading for rest, water and feeding, for a period of at least five consecutive hours. In estimating such confinement, the time the animals have been confined, without such rest, on connecting roads from which they are received, shall be computed—it being the intention of this act to prevent their continuous confinement beyond twenty-eight hours, except upon contingencies hereinbefore stated.

§ 6. If the owner or person in charge of said animals owner's neglect refuses or neglects to pay for the care and feed of animals so rested, the railroad company may charge such expense to

the owner or consignee, and retain a lien upon the animals until the same is paid, and no claim of damages for detention shall be recovered by the owner or shipper of any animals for the time they are detained under the provisions of this act.

Violating fifth and sixth sections.

§ 7. Any railroad company, owner, consignee or person in charge of said cattle, sheep, swine or other animals, who shall violate any provision of the fifth or sixth sections of this act shall, for each and every such violation, be liable for and forfeit and pay a penalty of one hundred dollars, to be recovered in the name of the people of the state of Illinois, before any justice of the peace of the proper county.

Who to prosecute.

It shall be the duty of all sheriffs, deputy sheriffs, police commissioners, and police officers and constables to prosecute all violations of this act which shall come to their notice or knowledge; and it shall be the duty of all sheriffs and police commissioners to discharge all their subordinate officers who fail to perform their duty as prescribed in this act, and any officer neglecting or failing to perform the duties required under this act shall be liable to a fine not exceeding one hundred dollars, to be recovered before any

justice of the peace of the proper county.

Impounded animals

§ 9. Any person who shall impound or cause to be impounded in any pound, any creature, shall supply the same, during such confinement, a sufficient quantity of good and wholesome food and water, and in default thereof shall, upon conviction, be punished, for every such offense, in the

same manner provided in section one.

Food and water

§ 10. In case any creature shall be, at any time, impounded as aforesaid, and shall continue to be without necessary food and water for more than twelve successive hours, it shall be lawful for any person, from time to time, and as often as it shall be necessary, to enter into and upon any pound in which such creature shall be so confined and supply it with necessary food and water, so long as it shall remain so confined. Such person shall not be liable to any action for such entry, and the reasonable cost of such food and water may be collected by him of the owner of such creature, and the said creature shall not be exempt from levy and sale, upon execution issued upon a judgment therefor.

Sick animals.

mals

§ 11. If any maimed, sick, infirm or disabled animal shall be abandoned to die by any owner or person having charge of the same, such person shall, for every such offense, be punished in the same manner provided in section one.

Any person who shall keep or use, or in any way Fighting anibe connected with or interested in the management of, or shall receive money for the admission of any person to any place kept or used for the purpose of fighting or baiting any bull, bear, dog, cock or other creature, and every person who shall encourage, aid or assist therein, or who shall permit or suffer any place to be so kept or used, and every person who shall visit such place so kept or used, or who shall be found therein, shall, upon conviction thereof, be punished, for every such offense, in the same manner provided in section one.

Sec. 5 not to apply in certain

§ 13. The provisions of section five (5) of this act, requiring animals to be unloaded, shall not apply when they are properly fed and watered on the cars in which they are transported.

§ 14. This act shall take effect on and after its passage.

APPROVED March 31, 1869.

## CITIZENSHIP.

AN ACT to restore certain persons to citizenship.

In force March 13, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That George Washington Lucas and Edward Baines, who were convicted of the crime of larceny in and by the circuit court in and for the county of Wabash, in the state of Illinois, be and they are hereby restored to all the rights and privileges of a citizen of the state of Illinois, as fully and amply as if no such conviction had ever taken place.

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

APPROVED March 13, 1869.

AN ACT to restore Thomas Davis to citizenship.

In force March 30, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That Thomas Davis, of the county of Logan, in the state of Illinois, who was convicted of the crime of larceny, be and is hereby restored to all the rights and privileges of a citizen of the state of Illinois, as fully and amply as if no such conviction had ever taken place.

§ 2. This act shall be a public act, and shall take effect and be in force from and after its passage. Approved March 30, 1869.

In force March 2, 1869.

#### AN ACT for the relief of William D. Lewis.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That William D. Lewis, of the county of Fulton, be and he is hereby reinstated and fully restored to all his original rights, privileges, immunities and franchises, notwithstanding any conviction or proceeding in any court or place of judicature against or concerning him.

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

after its passage.

APPROVED March 2, 1869.

In force March 10, 1869.

#### AN ACT for the relief of Jack (John L.) Foren.

WHEREAS, at the July term, 1867, of the Macon county, Illinois, circuit court, Jack (John L.) Foren was convicted of the crime of larceny, (which has deprived him of the right of citizenship), and was pardoned by the governor, therefore,

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said Jack (John L.) Foren be and he is hereby restored to all the rights of citizenship, as fully as if said conviction had never taken place.

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

and after the date of its passage. Approved March 10, 1869.

In force March AN ACT restoring to citizenship J. R. Steele, of Chicago, Cook county, 27, 1869.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, whereas, J. R. Steele, of the city of Chicago, county of Cook,

state of Illinois, was, at the October term, 1866, of the recorder's court of said city, tried and convicted of the crime of forgery, and sentenced to thirteen years imprisonment, and on the 20th day of January, 1869, was pardoned by his excellency, John M. Palmer, governor of the state of Illinois; that he, the said J. R. Steele, be and hereby is restored to all rights which, as a citizen of the state or United States, he may have forfeited by reason of such conviction and sentence.

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

effect from and immediately after its passage.

APPROVED March 27, 1869.

AN ACT to amend [an] act entitled "An act for the government and discip- In force April line of the Illinois state penitentiary. In force April 16, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any convict receiving pardon shall be entitled to a certificate of restoration to all his rights of citizenship as if he or she had served out his full time as provided in said act.

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

passage.

APPROVED April 16, 1869.

### CITY COURTS.

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

In force February 10, 1869,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the time for holding the Alton city court be changed from the second Monday in April to the first Monday in March, and from the second Monday in September to the first Monday in September of each and every year, and that all writs, bonds or recognizances returnable to and for appearance at the April term of said court, A. D. 1869, be and the

same are hereby made returnable and answerable to the March term of said court, 1869.

§ 2. This act to be in force from and after its passage. Approved February 10, 1869.

In force March 11, 1869. AN ACT to establish a court of common pleas in the city of Amboy.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there court of Amboy of civil and criminal jurisdiction, which shall be a court of record, by the name of "The Court of Common Pleas of the City of Amboy," and shall have concurrent jurisdiction in the city of Amboy with the circuit court of Lee county in all cases, civil and criminal, except murder and

treason.

Judge, election, etc.

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

of the circuit court, except as limited by this act.

Election notice.

§ 3. The judge of said court shall be elected on the second Monday in April, A. D. 1869, and every four years thereafter. It shall be the duty of the city clerk of said city of Amboy to give notice of said election in the same manner as is required of the election of mayor of said

city.

Manner election.

Salary Judge. of § 4. The judge of said court shall be elected by the qualified voters of said city of Amboy in the same manner as the mayor of said city is elected. And the city clerk of the city of Amboy, under the seal of the city, shall certify to the governor the number of votes received by each person for said office; and the person receiving the highest number of votes, as shown by the certificate of said clerk, shall be commissioned by the governor as judge of said court: Provided, the validity of any such election or the right of any person declared duly elected may be contested in the manner prescribed by the statute in other cases.

§ 5. The judge shall be called the judge of the court of of common pleas of the city of Amboy, and shall receive the same salary from the state treasury as is now or may hereafter be paid the respective judges of the circuit courts,

to be paid in the same manner.

§ 6. Said court shall be holden at such places in said Holding court. city of Amboy as shall be provided by the city council. Any qualified elector of the city of Amboy, or township of

Amboy, shall be eligible for the office of judge or clerk of said court of said city, and shall have a seal, to be provided

by said city.

boy.

There shall be a clerk of said court, who shall be elected in the same manner as herein provided for the election of the judge of said court, and shall hold the office for the term of four years, and shall be commissioned in the same manner and upon the same terms as now provided for the commissioning of clerks of the circuit court; and, before entering upon the duties of his office, he shall take the same oath that is required to be taken by clerks of the circuit court, and shall also enter into bond in the like sum required of them; and he shall have the same power and authority and perform like duties, be subject to the same liabilities and be entitled to the same fees, as are or may be provided by law in relation to clerks of the circuit court of Lee county, and shall be removable from office in like manner as clerks of the circuit court; he shall also have power to issue marriage licenses, and all the marriage licenses issued by him shall have the same force and effect as though issued by the clerk of the county court of Lee county; and all laws applicable to the clerk of the county court, in regard to marriage licenses, shall apply to the clerk of the court of common pleas of the city of Am-

§ 8. The process of said court shall be tested in the Process. name of the clerk thereof, and shall be issued and executed in the same manner as process from the circuit court of Lee county; and process out of said court may issue against a defendant or defendants to the sheriff of the county where said defendant or defendants may reside, through the state. In cases where the plaintiff or plaintiffs, or any one of them, reside in the city of Amboy, or where the debt, contract or cause of action accrued in the city of Amboy, or where the contract may have been specifically made payable in the city of Amboy, and in all cases where there are more than one defendant, and one defendant resides or may be found in the city of Amboy, or when the suit is to affect real estate, a major part or all of which is situate in the city of Amboy, the plaintiff commencing his action in said court, may have a writ or writs issued, directed to the sheriff of any county or counties where the other defendant or defendants, or any or either of them, may be found; and all criminal process shall run through the state as criminal process issued out of the circuit court, and all civil process

Clerk, terms

issued out of said court shall have the same force and effect

Judgments.

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

they shall be enter

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

Confessions.

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

as if entered in term time.

Chancery ju-

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

Terms.

§ 13. The judge of said court shall hold two terms of said court, commencing on the first Monday of March and the fourth (4th) Monday of September, in each year, and shall continue each term until all of the business before the same is disposed of. The said judge shall have the power to appoint special terms of said court at such times as he may think proper, upon giving twenty days' notice

thereof in some newspaper published in said city; and all orders, judgments, decrees and proceedings made or had at any such special terms shall be as valid and effectual as if made or had at a regular term of said court; and he shall have the power, upon entering the proper order of record in said court, during any term thereof, to fix any number of days or times at which he will hear, at his chamber, general and special motions, arguments or demurrers and arguments upon agreed cases, and for the making up of issues, and for the making up of all such interlocutory orders as may be necessary to expedite the proceedings in any cause; and at any regular term of said court, by order entered of record in said court, appoint such special terms as may be deemed necessary; and the said court shall always be considered open for hearing all matters and applications on the chancery side thereof, and the granting of all such orders as may be required or necessary in the practice of said court.

Recognizances.

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

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

Change

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

City marshal.

§ 17. The marshal of said city of Amboy is hereby authorized to execute all process, issued by or out of said court, anywhere in said county of Lee, and make due return of the manner of executing the same, as now prescribed by law in the circuit courts in reference to sheriffs; and when he shall have executed a criminal process he

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shall take recognizance and make return thereof to said court, in all cases, the same as the sheriff does or is required to do in the circuit court, and shall be entitled to receive the same fees as the sheriff of Lee county is entitled to for like services, to be received, collected and paid in like manner as such fees now are or hereafter may be to the sheriff in the circuit court.

Prosecuting attorney.

§ 18. The city attorney of the city of Amboy shall be the prosecuting attorney of said court, whose powers, duties, fees and salary shall be the same as now provided by law or shall hereafter be provided in relation to prosecuting attorneys of the state, and be paid out of the state treasury in the same manner.

Jurors.

§ 19. It is hereby made a part of the official duties of the mayor and city clerk of the city of Amboy to meet together at the office of said clerk, on the first Monday in the month next before the regular terms of said court of common pleas, and then and there to place in a box, prepared for the purpose, the names of one hundred persons, possessing the qualifications of jurors in the circuit courts and residing in the city of Amboy; and after such names, so placed in such box, are fully intermingled, the said clerk, in the presence of the mayor (he being first blind-folded), shall draw from said box twenty-four names, one at a time, and the persons whose names are thus drawn shall be the petit jurors for the term of said court of common pleas then next ensuing; and on the same day the said mayor and clerk shall place other one hundred names in a box, and in the same manner the said city clerk shall draw therefrom twentythree names, and the persons whose names are thus drawn, or any sixteen of them, shall be the grand jurors for the terms of said court of common pleas then next ensuing; which jurors shall possess the same qualifications and be liable to the same penalties and punishments, and have the benefit of the same excuses and exceptions, as are imposed and allowed by the laws of this state to jurors in the circuit court, and shall take the same oaths, possess the same powers, and be governed in all their proceedings in the same manner as is prescribed, imposed and allowed in cases of jurors in the circuit court; and the clerk of the city of Amboy, within five days after selecting the jurors aforesaid, shall certify to the clerk of said court a list respectively of the petit and grand jurors, whose duty it shall be to issue and deliver to the marshal of the city of Amboy a summons as provided for jurors in the circuit court.

Jurors' fees.

§ 20. The jurors of said court shall receive the sum of one dollar for each and every day's attendance, to be paid out of the city treasury of the city of Amboy, upon the certificate of the clerk of said court; and the inhabitants

of the said city of Amboy are hereby exempted from serving on juries in the circuit court of Lee county.

§ 21. The judge of said court may interchange with the Judge of interchange. judge of any circuit court in this state, with the same rights, duties and powers as are or may be conferred upon judges of the circuit courts of this state in like cases.

§ 22. In all cases in said court where, by the laws of Sentence. this state, offenders may be sentenced to the county jail, the said judge shall sentence such offenders to the city jail of the city of Amboy; and all persons who may be committed, by the magistrates or other officers of the city of Amboy, shall be committed to said city jail, except in cases of trea-

son or murder; and the common council of the city of Amboy shall provide for the support and maintenance of

said city jail.

§ 23. Any vacancy in the office of judge or clerk of Vacancy. said court may be filled by election, at such times and places as may be appointed by the common council of said city, and the person elected to fill such vacancy shall hold his office until the next regular election for such officers as provided by this act: Provided, that when the office of clerk of said court is vacant, the judge of said court may appoint a clerk pro tem., who shall act until a clerk is

elected and qualified.

§ 24. That all docket and jury fees provided by law to Docket-Fees. be paid in cases inuring in the circuit court, shall be paid, in all suits inuring in said court, to the clerk thereof; and all persons instituting suits in said court shall, before the filing of any papers or the issuing of any process, pay to the clerk of said court the sum of two dollars, as appearance fee; which shall be paid by the clerk into the city treasury immediately after the adjournment of each term of court, which shall be taxed by the clerk, in the bill of costs, to the unsuccessful party. All expenses of said court shall be paid by the city of Amboy, except as otherwise provided other counties. by this act.

The process of said court may be directed to any of the counties of this state in the same manner, and shall

have the same force and effect as similar process issued out Local of heretofore of the circuit courts.

§ 26. This act shall not be so construed as to repeal, by implication or otherwise, or in any manner affect the existing jurisdiction of any inferior local court heretofore established under the provisions of the constitution and the laws Jury at special of this state.

§ 27. The judge of said court shall have the power at any time, when he shall have ordered a special term of said court, to direct the clerk of said court to issue a venire for Expenses. a jury at any such special term.

Local courts

§ 23. The mayor and clerk of the city of Amboy are authorized and required to meet on the first Monday of September in each year, and levy a tax of not exceeding one-third of one per cent. on all the taxable property in said city of Amboy; and said city clerk shall certify, under the seal of said city, the amount of tax so levied to the county clerk of Lee county, who shall extend said tax on the tax-book of said town; and the same shall be collected as state and county taxes are now collected, and shall be paid to the treasurer of said city, who shall keep said money, with all the moneys arising from fines and docket fees, as a fund to defray the expenses of said court: Provided, that money from said fund, except fees of jurors, shall be paid only on presentment to the treasurer of the certificate of said mayor certified by the clerk of this court; and the by taxpayers of the city of Amboy, are hereby exempted from the payment of any tax in support of the circuit court of the county of Lee.

Service publication.

Subpœnas.

§ 29. In every suit in law or equity in which the defendants, one, any or all of them are non-residents of the state, service may be had by publication, as now provided by law, the same as in the circuit courts of the state.

Marshal's nowers. § 30. The clerk of the court may issue subpoenas to any county in the state, and attachments for disobedience to

such subponas, by order of the court.

§ 31. The marshal of said city of Amboy, in acting as the officer of said court of common pleas, shall have the right to serve writs of attachment issued out of said court of common pleas, anywhere in Lee county, and to follow the property of the debtor into any other county, as now provided by law in reference to sheriffs and writs issued out of the circuit court.

chancery.

§ 32. The judge of said court shall appoint a master in chancery, whose duty shall be the same as now provided [by] law in reference to masters in chancery in the circuit courts of this state, and shall take and subscribe the same oath, and be governed by the same rules, and subject to the same penalties, and shall receive the same fees as are

Deputy m

now provided by law.

§ 33. The marshal of the city of Amboy is hereby em-

powered to appoint one or more deputies.

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

APPROVED March 11, 1869.

AN ACT to amend an act entitled "An act to establish a court of common In force March pleas in the city of Amboy."

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

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

APPROVED March 11, 1869.

AN ACT to repeal an act entitled "An act to establish the court of com- In force March mon pleas of the city of Cairo," approved February 6, 1855.

Be it enacted by the People of the State of SECTION 1. Illinois, represented in the General Assembly, That the act establishing the court of common pleas of the city of Repeal. Cairo, approved February 6, 1855, and all acts amendatory thereof, be and the same are hereby repealed.

§ 2. All causes now pending in the said court of comferred to circuit mon pleas shall be transferred to the circuit court of Alex-court. ander county, and may be tried and disposed of in the same manner, in the said circuit court, that they might have been

in the said court of common pleas.

§ 3. All books, papers, writs and records, of every kind Records. and description whatsoever, now belonging to the said court of common pleas, whether in the hands of the judge, clerk or marshal of said court, shall be transferred to the said circuit court, and be in the custody of the clerk of the said circuit court, and shall have the same force and effect that they now have by law.

All judgments, executions, liens and recoveries Judgments. heretofore had in said court of common pleas shall remain in full force, and may be enforced in the same manner that they might have been if originally obtained in the said cir-

cuit court.

§ 5. Writs of error and appeals may be taken from the judgments and decrees of said court of common pleas, to and appeals the supreme court of this state, as now provided by law; and the clerk of the said circuit court of Alexander county shall make up the records and certify to them, in the same manner as now required of the clerk of said court of common pleas.

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

after the first day of March, 1869.

APPROVED February 19, 1869.

Writs of error

In force March 6, 1869.

AN ACT to establish a recorder's court in the city of El Paso.

Jurisdiction.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall be established in the city of El Paso, in the county of Woodford, in this state, an inferior court of civil and criminal jurisdiction; which said court shall be a court of record, by the name of "The Recorder's Court of the City of El Paso," and shall have concurrent jurisdiction in the city of El Paso with the circuit court of Woodford county. in all cases civil and criminal, except murder and treason.

Judge.

That the judge of the circuit court of said Woodford county shall be, ex officio, judge of the recorder's court of the city of El Paso, and shall possess the same powers, as such judge, as are vested in the judge of the circuit court, except as limited by this act; and said judge may interchange with any judge of the circuit courts of this state, in the same manner as now provided by law for interchange between circuit judges.

Style of, compensation.

The judge of said court, while acting in his capacity as such, shall be called judge of the circuit court of Woodford county, and ex officio judge of the recorder's court of the city of El Paso; and the board of supervisors of said Woodford county, or the city council of the city of El Paso, may pay to said judge such compensation as they may deem proper, not exceeding the sum of five hundred dollars per annum.

Place of holding court.

§ 4. Said court shall be held at such place in the city of El Paso as shall be provided by the city council of said city of El Paso, and shall have a seal, to be provided by

Clerk.

said city. There shall be a clerk of said court, to be elected in the same manner as the mayor of said city of El Paso, and under the ordinances of the city now in force, or which may hereafter be in force in said city in relation to the election of mayor; and the clerk of said city of El Paso, under the seal of said city, shall certify to the governor the number of votes received by each person for said office, and the person receiving the highest number of votes, as shown by the certificate of the said clerk, shall be commissioned by the governor as the clerk of said court: Provided, the validity of any such election or the right of any person declared duly elected may be contested in the manner prescribed by the statutes in other cases. clerk shall hold his office for the term of four years, and shall, before entering upon the duties of his office, take the same oath and enter into bond as is required to be taken and entered into by the clerks of the circuit courts; and he shall have the same power and authority, and perform like

Rules of prac-

duties, be subject to the same liabilities, and be entitled to the same fees as are now or may hereafter be provided by law in relation to clerks of circuit courts, and shall be removable from office in like manner as clerks of the circuit courts.

§ 6. In case of the death, resignation or removal of said Vacancy. clerk of said court, the judge thereof shall have power to fill the vacancy until the next regular election to be held in said city for mayor, when the vacancy shall be filled by

election, as heretofore provided.

§ 7. The process of said court shall be tested in the Process. name of the clerk thereof, and shall be issued and executed in the same manner as process from the circuit court of said Woodford county; and process out of said court may issue against a defendant or defendants, if found in said city of El Paso, in all cases, and against a defendant or defendants to the sheriff of the county where the said defendant or defendants may reside, in cases where the debt contracted or cause of action accrued in the city of El Paso, or where the contract may have been specially made payable in the city of El Paso; and in all cases where there are more than one defendant, and one defendant resides or may be found in the city of El Paso, the plaintiff commencing his action in said court may have a writ or writs issued, directed to the sheriff of any county or counties where the other defendant or defendants, or any or either of them, may be found; and all criminal process shall run through the state, the same as criminal process issued out of the circuit courts, and all civil process issued out of said court shall have the same force and effect as similar process issued out of the circuit courts.

§ 8. All orders, judgments and decrees of said court Lien. shall be a lien upon real estate in the county of Woodford from the rendition thereof, and shall be enforced and collected in the same manner as orders, judgments and decrees rendered in the circuit court, and appeals and writs of error from the orders, judgments and decrees of said court may be taken to the supreme court, and shall be had in the same cases, and taken and conducted in the same manner as is provided by the laws of this state for the taking of appeals and writs of error from the circuit courts.

§ 9. The judge of said court shall have full power to establish all such rules of practice at law and in equity as tice. he may think necessary to expedite the business of said court, which rules of practice shall be binding and obligatory upon the parties to suits in said court from the time

they shall be entered of record.

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§ 10. That in all cases in said court the judge shall peraults. have the same power to assess damages in cases of default

as is now given to judges of circuit courts, and in all cases execution may issue forthwith upon the rendition of judgment, where the same is authorized in circuit courts; and all executions issued out of said court shall have the same lien within the county of Woodford upon the personal property of the defendant or defendants, from the time they shall be delivered to the sheriff or other officer, as though issued out of the circuit court.

Terms.

§ 11. There shall be three terms of said court in each and every year, commencing on the third Monday in February, first Monday in June and second Monday in September, respectively, and shall continue until all the business before the court is disposed of. The judge of said court shall have power to appoint special terms of said court at such times as he may think proper, upon giving twenty days' notice thereof, in some public newspaper published in said city.

Recognizances.

§ 12. All recognizances, except in cases of treason and murder, taken before any judge, justice, or magistrate residing in said city, in criminal cases, and when the offences shall be committed in the city of El Paso, shall be made returnable to said court, and it shall be the duty of the officers taking the same to return all the papers in such criminal cases to the said court, and all fines, penaltics and forfeitures had or taken in any proceeding in said court shall be paid into the city treasury of said city of El Paso to defray expenses of said court.

Change of ven-

§ 13. Changes of venue in all cases may be taken from said court to the circuit court of said Woodford county for the same causes and in the same manner as changes of venue are now by law allowed from the circuit courts; and when the petition shall allege that the inhabitants of Woodford county or the judge of said court are or is prejudiced against the petitioner, the change of venue shall be to the circuit court of some adjoining county, where the causes of complaint do not exist.

Sheriff. comp

§ 14. The sheriff of said Woodford county shall perform the same duties and have the same powers, and be liable to the same penalties in the said court as in the circuit court; and all officers executing any process of said court shall be entitled to like fees and compensation that are now or hereafter may be allowed for similar services in the circuit courts of this state, to be received, collected and paid in like manner as such fees are now or hereafter may be; and the sheriff of Woodford county shall be required to appoint one or more deputies, who shall reside within the corporate limits of said city of El Paso.

Prosecuting attorney.

§ 15. It shall be the duty of the prosecuting attorney of said county to attend the terms of said court, and perform the like duties which he is required by law to perform

in the circuit court, and in the case of his absence the judge of said court shall have power to appoint a state's attorney pro tem. the same as in case of the absence of that officer during the terms of circuit courts.

§ 16. The grand and petit jurors of said court shall be Jurors. selected from the qualified inhabitants of said city of El Paso by the city council thereof, in the same manner that jurors are selected by the board of supervisors, at least fifteen days before any of the regular terms of said court, and the clerk of the city of El Paso shall, within five days thereafter, certify to the clerk of said court a list, respectively, of the grand and petit jurors, whose duty it shall be to issue and deliver to the sheriff of Woodford county, or his deputy, a venire, as provided for jurors in the circuit court, which jurors shall possess the same qualifications and be liable to the same penalties and punishments, and have the benefit of the same excuses and exceptions as are imposed and allowed by the laws of this state to jurors in the circuit courts, and shall take the same oaths, possess the same powers, and be governed in all their proceedings in the same manner as is prescribed, imposed and allowed in the

§ 17. The jurors of said court shall receive out of the Compensation county treasury of said Woodford county the same compensation that is allowed to jurors of the circuit court, to be paid upon the certificate of the clerk of said court.

§ 18. In all cases in said court the judge shall possess Judge's power the same power in all respects to bass sentence, and other

powers in relation to cases in said court, as is possessed by the circuit judges while holding court as such.

§ 19. All docket and jury fees provided by law to be Fees. paid in cases inuring in the circuit court shall be paid in all suits inuring in the said court to the clerk thereof, the same as is now or may hereafter be required by law in the circuit courts. All expenses of said court, except as is herein otherwise provided, shall be paid by the city of El Paso.

§ 20. The process of said court may be directed to any Process. of the counties of this state in the same manner and shall have the same force and effect as similar process issued out

of the circuit courts.

case of jurors in the circuit courts.

§ 21. It shall be the duty of the city council of said Court house. city of El Paso to provide and maintain a suitable building or rooms for the holding of said terms of court in said city of El Paso, and the said city council shall have power, if they see proper to do so, to issue bonds of said city of El Paso, for any sum they may deem necessary, not exceeding the sum of twenty-five thousand dollars, at the rate of interest not exceeding ten per cent. per annum, payable semi-annually, for the purpose of erecting a court house and jail in said city for the accommodation and use of said court.

§ 22. This act shall be deemed a public act, and shall take effect and be in force from and after its passage. APPROVED March 6, 1869.

In force March AN ACT supplemental to an act entitled "An act to establish a recorder's court in the city of El Paso."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That sections two (2), three (3) and five (5), and such other parts of Repeal. the act to which this is supplemental, inconsistent with this

act, is hereby repealed.

Jurisdictionpower of judge and clerk.

§ 2. The recorder's court of the city of El Paso and the judge and clerk thereof shall respectively have the like powers, authority and jurisdiction, and perform the like duties as the circuit court in said county of Woodford and the judge and clerk thereof in relation to all matters, suits, prosecutions and proceedings within the city of El Paso, so far as the same is not otherwise limited by the act to

which this is supplemental.

Judge and lerk—how elecclerkted.

§ 3. The judge and clerk of said court shall be elected by the qualified voters of said city, and shall respectively hold their office for four years and until their successors shall be elected and qualified; the first election shall be held at the next annual election for mayor of said city, after the passage of this act, and like elections shall be held every four years thereafter at the same time and under the same regulations as the election of mayor in said city, as is now or may hereafter be provided by law.

Compensation.

§ 4. The judge of said court shall be paid such compensation as the city council of the city of El Paso may deem proper, not to exceed the sum of one thousand dollars per annum; and the said city council may increase its rate of taxations above the rate now allowed by law, to an amount sufficient to raise the sum which shall be allowed said judge, in addition to the amount required for other

purposes. Clerk's fees.

§ 5. The clerk of said court shall be entitled to the same fees as are now or may hereafter be provided by law, in relation to clerks of circuit courts, for like services, and shall be removable from office in like manner as clerks of the circuit courts.

Elections.

§ 6. The person having the highest number of votes for the offices of judge and clerk, respectively, shall be declared elected thereto, and shall be commissioned by the governor: Provided, their election may be contested as in

other cases is provided by law for contesting of elections for judge or clerk of the circuit court; and the said clerk shall take the same oath, and enter into bond, as is taken and required to be entered into by the clerks of the circuit

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

APPROVED March 6, 1869.

AN ACT to establish a common pleas court in the city of Mattoon.

In force Feb. 20,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall be established in the city of Mattoon, in Coles county, Common pleas Illinois, a court of civil common law jurisdiction, which shall be a court of record, by the name of "The Common Pleas Court of the City of Mattoon."

§ 2. Said court shall have jurisdiction within the cor- Jurisdiction. porate limits of the said city of Mattoon, concurrent with the circuit court of Coles county, in all civil common law cases and actions arising under the statutes of this state, for the recovery of debt.

§ 3. The officers of said court shall be a judge, who omcers. shall be called judge of the common pleas court of the city of Mattoon, clerk, sheriff and such bailiffs as may be appointed.

The judge of said court shall be elected by the qualified voters of the city of Mattoon, and shall be com-qualified, etc. \$ 4. missioned by the governor, and shall hold his office for the term of four (4) years and until his successor is elected and qualified; said judge shall possess the same qualifications, be qualified in the same manner, be subject to the same penalties and possess the same powers in every respect, and perform the same duties in the said court as the judges of the circuit courts in their respective counties.

§ 5. An election for judge of said court shall be Election.

held on the third Monday of the month of March, A. D. 1869, and every four (4) years thereafter, and it shall be the duty of the clerk of the city of Mattoon to give notice of said election in some newspaper published in said city of Mattoon, at least ten (10) days previous to said election, and said election shall be held in the same manner as elections are held for mayor and other officers of the city of Mattoon under the charter and ordinances of said city that are now or may hereafter be in force; and the clerk of the city of Mattoon, under the seal of the said city of Mattoon, shall certify to the governor the number of votes received by each person for said office, and the person receiving the highest number of votes for said office, as shown by the certificate of said clerk, shall be commissioned by the governor as judge of said court.

Judge's salary and fees.

The judge of said court shall receive the same § 6. salary from the state treasury as is now allowed to the respective judges of the circuit courts by the constitution, to be paid in the same manner; and in addition thereto shall receive the sum of one dollar as docket fee for each and every case commenced in said court or brought into said court by appeal or otherwise, and said docket fee shall be taxed, collected and paid over in the same manner, by the clerk of said court, as docket fees are now taxed, collected and paid over by the clerk of the circuit court of Coles county, and all other fees and costs shall be taxed in said court as for like services and cases are taxed or assessed in the circuit court of Coles county; and the city council of said city of Mattoon may and are hereby authorized to make such appropriation towards the salary of said judge in addition to the salary hereby provided for, to be paid out of the city treasury of said city, in the sum not less than one hundred (100) dollars and not more than five hundred (500) dollars.

Clerk's fee and duties.

§ 7. The clerk of the circuit court of Coles county shall be ,ex officio, the clerk of said court, and shall perform the same duties, be entitled to the same fees and be liable to the same penalties in the said court as in the circuit court, and it shall be and is hereby made his duty to appoint, and keep, one or more deputy clerks, who shall at all times reside within said city of Mattoon and in the absence or disability of said clerk it shall be the duty of said deputy or deputies to perform the same duties in the said court as would be incumbent on the clerk thercof; and it shall be the duty of the said clerk to keep in his office at Charleston a list, in cross-index form, of all judgments entered or rendered in said common pleas court, together with steps taken and proceedings had thereon in like manner and to the same extent, as near as may be, as he is now required to make up and keep of or pertaining to judgments rendered in the circuit court, and no judgment rendered in said common pleas court shall be a lien upon real estate in Coles county until the same is entered upon the record at Charleston as provided by this section. The fees for making up such record of judgments and proceedings had thereon or pertaining thereto shall be the same as are allowed for like services in the circuit court, to be taxed as cost of suit in the case in which such judgment is rendered and collected as other costs.

The sheriff of Coles county shall be, ex officio, the Sheriff, duties, and fees, sheriff of said court, and shall perform the same duties, be entitled to the same fees, and be liable to the same penalties in said court as in the circuit court of Coles county, and it shall be his duty to appoint and keep one or more deputies who shall at all times reside within the city of

Mattoon; and it shall be the duty of said deputy or deputies to perform, in the absence or disability of the sheriff, such duties as would be incumbent on the said sheriff, and in cases where the said sheriff may be interested it shall be the duty of the coroner of Coles county to execute the process of said court.

§ 9. The process of said court shall be tested in the Process. name of the clerk thereof, and shall be issued, executed, and returned in the same manner as process issuing from the circuit court of Coles county; and process out of said court may issue against a defendant or defendants, if found in said city of Mattoon, in all cases, and against a defendant or defendants to the sheriff of the county where the defendant or defendants may reside. When the contract or cause of action accrued in said city of Mattoon, and the plaintiff or plaintiffs, or one of them, reside in said city, and in all cases where there are more than one defendant, and one or more of such defendants reside in or may be found in the city of Mattoon, the plaintiff or plaintiffs commencing his or their action in said court may have a writ or writs issued, directed to the sheriff of any county or counties where the other defendant or defendants may reside or be found; and in all cases where the defendant or defendants, or one or more of them, are non-residents of the state, service by publication may be made upon such non-residents in the manner as is now provided by law for the service of process issuing out of the circuit courts of the state; and all civil process issued out of said courts shall have the same force and effect as similar process issued out of the circuit court.

§ 10. All judgments of said court shall be a lien upon real estate in the county of Coles from the rendition thereof, subject, however, to the provisions of section seven of this act, and shall be enforced and collected in the same manner as judgments rendered in the circuit court of Coles county, and appeals from the orders and judgments of said court may be taken to the circuit court of Coles county, and shall be had in the same cases and taken and conducted in the same manner as is provided by the laws of this state for the taking of appeals from the circuit courts to the supreme court: Provided, that either party may introduce other and additional evidence upon the trial of said cause in the circuit court, as in other cases: Provided, also, that no additional docket fee shall be charged or taxed in cases so appealed to the circuit court. In all cases, execu-

Judgments --

tion may issue forthwith upon the rendition of the judgment: Provided, the plaintiff or his agent or attorney make the affidavit as now required by law in such cases in the circuit courts; and executions issued out of the said common pleas court shall have the same lien in the county of Coles or the county to which they may be directed, upon the personal property of defendants, from the time they are delivered to the sheriff or other officer to execute, as though issued out of the circuit courts.

Terms.

Said court shall hold two terms in each year, commencing on the first Monday of February and August of each and every year, respectively, and shall continue each term until all the business before the same be disposed The said judge shall have power to appoint special terms of said court at such times as he may think proper, upon giving twenty (20) days' notice thereof in some newspaper published in said city; and all orders, judgments and decrees and proceedings made or had at any such special terms shall be as valid and effectual as if made or had at a regular term of said court; and he shall have power, upon entering the proper order of record of said court, during any term thereof, to fix any number of days or times at which he will hear, at his chambers, general and special motions, arguments of demurrers and arguments upon agreed cases, and for the making up of issues and for the making of orders thereupon, and for the making of such interlocutory orders as may be necessary to expedite the proceedings in any cause; and may, at any regular term of said court, by order entered of record in said court, appoint such special term as to him, at such time of making such order, may seem necessary.

Where holden -Records.

§ 12. Said court shall be holden at such place in the city of Mattoon as shall be provided by the city council of said city; and it shall be the duty of said city council to provide suitable rooms or buildings within said city in which to hold said court. Said court shall have a seal, to be provided by the city council of said city; and said council shall also provide such blank books, records, stationery and other articles as may be necessary for the transaction of the business of said court, or the carrying on of the same under the provisions of this act.

Appeals from justices.

s § 13. All appeals and writs of *certiorari* from the decisions of justices of the peace or other magistrates within said city, may be taken to said common pleas court, and there be heard and determined as like cases in the circuit court.

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change of \$14. Changes of venue, in all cases, may be taken from said court to the circuit court of Coles county for the same causes and in the same manner as changes of venue are now by law allowed from the circuit courts, and when

the petition shall allege that the inhabitants of Coles county are prejudiced against the petitioner, the change of venue shall be to the circuit court of some adjoining county where the cause of complaint does not exist: Provided, if the judge of said court shall not be satisfied that said petition is true, the court may require the petition to be verified by the oath of some credible person other than the oath of the party applying for such change of venue, and he may require the reasons for the belief of the petitioner to be stated in the petition: Provided, also, that persons residing beyond the corporate limits of said city of Mattoon, who may be sued in said court, shall, upon mere motion, have the right to change the venue into the circuit court of Coles county, on making affidavit of such residence and praying for such change of venue upon entering his, her or their appearance in such cause, and not thereafter; and said affidavit may be made by the agent or attorney of the defendant or defendants in his, her or their absence.

§ 15. The petit jurors of said court shall be selected Jurors. from the qualified voters of said city by the city council thereof, in the same manner that jurors are selected by the county court, at least fifteen (15) days before any of the terms of said court, and the clerk of the city of Mattoon shall, within five (5) days thereafter, certify to the clerk of said court a list of the petit jurors, whose duty it shall be to issue and deliver to the sheriff of Coles county a summons, as provided for jurors in the circuit courts, which jurors shall possess the same qualifications and be liable to the same penalties and punishments and have the benefits of the same excuses and exceptions as are imposed and allowed by the laws of the state to jurors of the circuit courts, and shall take the same oaths, possess the same powers and be governed in all their proceedings in the same manner as is prescribed, imposed and allowed in case of jurors of the circuit courts. The jurors of said court shall receive, out of the city treasury, the same compensation that is now allowed to jurors of the circuit courts, to be paid upon the certificate of the clerk of said court by the treasurer of said city, on presentation.

§ 16. In all cases in said court where, by the laws of sentence. the state, offenders may be punished or sentenced to the county jail, the said judge shall sentence or punish such

offenders in the county jail of Coles county.

§ 17. Upon the happening of any vacancy in the office vacancy, of judge of said court, it shall be the duty of the city council of said city of Mattoon to order an election to fill such vacancy; and the person elected to fill such vacancy shall hold his office until the next regular election for such office as provided by this act.

Jury fees.

§ 18. All jury fees provided by law to be paid in cases arising in the circuit court shall be paid, in all cases arising in said common pleas court, by the clerk thereof, into the city treasury immediately after the adjournment of each term of said court, which shall be taxed by the clerk, in the bill of costs, to the unsuccessful party.

Expenses.

§ 19. All expenses of said court, or incident thereto, shall be paid by the city of Mattoon, except as otherwise provided by this act.

Treasurer.

§ 20. The treasurer of the city of Mattoon shall keep a separate account of all moneys paid into the city treasury by any of the officers of said court, which money shall be used for the purposes of defraying the expenses of said court, and for no other purpose; and all jury warrants or certificates drawn by the clerk of said court shall be paid by the treasurer of the city of Mattoon, on presentation.

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

APPROVED February 20, 1869.

In force April AN ACT to establish the court of common pleas in the city of S  $_{\rm I}$  arta, in Randolph county.

Jurisdiction.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That there shall be established in the city of Sparta an inferior court of civil and criminal jurisdiction, which shall be a court of record, by the name of "The Common Pleas' Court of Sparta," and shall have concurrent jurisdiction, within the eity of Sparta, with the circuit court of said county of Randolph in all civil and criminal cases, treason and murder excepted, and shall have concurrent jurisdiction with said circuit court, in said county, in all civil cases in said county, when the amount does not exceed ten thousand dollars, and in all criminal cases when the punishment does not exceed ten years imprisonment in the penitentiary; and the judge of said court shall have full power to establish all rules of practice, at law or in equity, such as he may think necessary to expedite the business of said court, which rules shall be in force from the time they are entered of record; and the judge and clerk of said court shall, respectively, have the like power, authority and jurisdiction, and perform the like duties as the judge and clerk of the circuit court of said county, in relation to all matters, suits, prosecutions and proceedings within the said county, so far as the same are not limited by this act.

§ 2. The judge of said court shall be elected by the Judge. qualified voters of said city, and shall be commissioned by the governor, and shall hold his office for six years and until his successor shall be commissioned and qualified; and no person shall be eligible to the office of judge of said court who is not an attorney at law, duly licensed to practice in the courts of record of this state, and who shall have attained the age of twenty-five years and been a resident of said city at least one year next preceding said

election, and qualified to vote for representatives to the general assembly.

§ 3. An election for judge of said court shall be held at the time for election of city officers next after the passage judge. of this bill, and every six years thereafter; and it shall be the duty of the mayor of said city, when the votes cast at said election are canvassed, to certify, under his own hand and the seal of said city, to the governor of the state, the number of votes received by such person for said office, and the person receiving the highest number of votes, as shown by the certificate of said mayor, shall be commissioned by the governor as judge of said court: Provided, the validity of any such election, or the right of any person declared duly elected, may be contested in the manner prescribed by statute in other cases.

§ 4. The judge shall be called "The Judge of the Style of-salary Common Pleas Court of Sparta," and shall receive the same salary from the state treasury that is paid the respective judges of the circuit courts, to be paid in the same manner, and in addition thereto a docket fee of one dollar

in each and every case docketed in said court.

§ 5. Said court shall be holden at such suitable place in the city of Sparta as shall be provided by the common council of said city, and shall have a seal, to be provided by said city, and it shall be the duty of the said city council, upon the requisition of said judge, to provide suitable rooms for the accommodation of said court, including court room, jury room and clerk's office, and also to provide a seal for said court, and suitable desks and record books for the use of the clerk of said court, and such other and further provisions as the judge of said court shall, from time to time, certify to be necessary for the convenience of said court.

The judge of said court shall appoint a clerk clerk. § 6. thereof, who shall hold his office for the term of two years; and before entering upon the duties of his office he shall take the same oath that is required to be taken by the clerks of the circuit courts, and shall also enter into bond in a like sum as required of them, and he shall have the same power and authority, perform the like duties, be subject to the same liabilities and be entitled to the same fees as the

Election

Court, where holden, etc.

circuit clerk of said county is now entitled to, and shall be removable from office in like manner as clerks of the circuit courts.

Process.

§ 7. The process of said court shall be tested in the name of the clerk thereof, and shall be issued and executed in the same manner as process from the circuit court of Randolph county; and process out of said court may issue against a defendant or defendants, if found in said county, in all cases; and to the sheriff of any county or counties in the state in either of the following cases: Where one of the defendants resides in said county, when the contract was specifically made payable in said city, when the debt, contract or cause of action accrued in said city; and all criminal process shall run through the state as criminal process issued out of the circuit court.

City marshal's duties.

The city marshal of the city of Sparta shall have the same power and authority in said court as the sheriff of said court has in the circuit court, shall perform the same duties, be subject to the same liabilities and be entitled to the same fees as are now by law allowed to the sheriff of said court for similar services; shall open and, either in person or by deputy, attend upon all courts and provide, under the order of the judge, such bailiffs as from time to time may be needed for the business of the court, and, before entering upon the daties of his office, shall file with the clerk of said court, and to be by him approved, bond with at least two securities in the sum of five thousand dollars: Provided, that nothing in this section contained shall be construed to prevent service of process issuing out of said court by any sheriff, coroner or constable of said court, but all process shall be directed "To the city" marshal, and all sheriffs, coroners and constables, and it shall be the duty of any and all of such officers to execute all process that may come to their hands from said court so directed.

Judgment lien, appeals. § 9. All orders, judgments and decrees of said court shall be a lien upon real and personal estates in the said county from the rendition thereof, and shall be enforced and collected in the same manner as orders, judgments and decrees rendered in the circuit court; and appeals and writs of error from the orders, judgments and decrees of said court may be taken to the supreme court, and shall be had in the same cases, and taken and conducted in the same manner as is provided by the laws of this state for the taking of appeals and writs of error from the circuit court.

Defaults.

§ 10. That in all cases in said court, of judgment by default, in actions ca contractu, the court may, without the intervention of a jury, assess the damages, and in all cases, execution may issue forthwith upon the regidition of judgment:

Provided, the plaintiff in execution shall first file an affidavit of himself or some credible person, that the benefit of his judgment will be in danger of being lost, unless execution issue forthwith; and all executions issued out of said court, shall have the same lien within the said county, upon personal property of the defendant or defendants, from the time they shall be delivered to the marshal or other officer to be executed, as though issued out of the circuit court.

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

as if entered in term time.

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

court.

§ 13. The judge of said court shall hold twelve terms Terms. of said court in each year, commencing on the first Monday of each and every month, and shall continue each term until all the business before the same is disposed of; and the said court shall always be considered open for hearing all matters and applications on the chancery side thereof, and the granting of all such orders as may be required or necessary in the practice of said court: Provided, that if, from sickness or any other cause, the judge should not be present to open court by noon of the second day of any term, then the court shall stand adjourned until the next regular term.

§ 14. All recognizances, except in case of treason or murder, taken before any judge, justice or magistrate, re- ces, fines, etc. siding in said city, in criminal cases, shall be made returnable to said court, and all fines, penalties and forfeitures, had or taken in any proceeding in said court, shall inure to the benefit of said city, and shall, when collected, be paid into the city treasury, after first deducting docket fees and fees due clerks and marshal in cases where fees were not col-

lectable.

§ 15. All appeals and writs of certiorari, from the de-Appeals from cisions of justices of the peace or other magistrates within said city, shall be taken to said court and there be heard and determined as like cases in the circuit court.

§ 16. Change of venue may in all cases be taken from said court to the circuit court of Randolph county, for the venue.

Chancery iu-

Recognizan-

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

Prosecuting attorney.

Jurors.

§ 17. The city attorney of the city of Sparta shall be the prosecuting attorney of said court, whose powers, duties, fees and salary shall be the same as now provided by law, or shall hereafter be provided, in relation to prosecuting attorneys of the state, and be paid out of the state

treasury in the same manner.

§ 18. The grand and petit jurors of said court shall be selected from the qualified inhabitants of said city by the common council thereof, in the same manner that jurors are selected by the county court, at least ten days before the sitting of the court, and the mayor of said city shall certify to the clerk of said court, a list, respectively, of the grand and petit jurors, whose duty it shall be at once to issue summons and deliver it to the marshal of said city, to be executed in the same manner as now provided for summons in jurors of the circuit court; which jurors shall possess the same qualifications, be liable to the same penalties and punishments and have the benefit of the same excuses and exceptions as are imposed and allowed by the laws of this state to jurors in the circuit courts: Provided, that grand juries shall be summoned only for the January and August terms, and petit juries for the same terms: Provided, nevertheless, that the judge of said court may order special, grand and petit juries, either or both, whenever in his judgment it is necessary, and that he shall order a special venire whenever a jury is demanded in any case before him on trial.

Exemption from jury duty.

1 § 19. The inhabitants of said city shall not be required to act as grand or petit jurors in the circuit court of Randolph county, and the city of Sparta shall be exempt from paying any part of the expenses of the circuit court of Randolph county from and after the first Monday of June, A. D. 1869.

Compensation to jurors. § 20. The jurors of said court shall receive out of the city treasury the same compensation that is allowed to the jurors of the circuit court, to be paid upon the certificate of the clerk of said court.

§ 21. The judge of said court may interchange with Judge of interchange. the judge of any circuit court, in this state, with the same

rights, duties and powers as are or may be conferred upon judges of the circuit courts of this state in like cases.

§ 22. In all cases in said court where, by the laws of this Sentence. state, offenders may be sentenced to the county jail, the said judge may, in his discretion settence such offenders either to the city or county jail; aage in case prisoners are confined in the city jail the city council shall provide for their

support. § 23. Said court shall have exclusive original jurisdiction tion in all cases for violation of the ordinances of the city city ordinances. of Sparta or any of them; and in actions founded on violations of said ordinancs or any of them, and in all criminal actions, for offenses of a less grade than felony, said court shall have original jurisdiction, and upon complaint and information made before the clerk of said court, in the same manner and form as complaint and information is in such

cases now made before justices of the peace, shall proceed to hear and determine the same as though it had been brought

up by appeal or regularly brought up by a grand jury. § 24. Any vacancy in the office of judge of said court vacancy. may be filled by election at such times and places as may be appointed by the common council of said city, and the person elected to fill such vacancy shall hold his office until the next regular election for such office as provided by this

act.

be paid in cases ensuing in the circuit court shall be paid and appearance in all suits ensuing in said court to the clerk thereof, and all persons instituting suits in said court. § 25. all persons instituting suits in said court, except by appeal, and persons in whose favor judgment shall be entered, by confession, shall, before the filing of any papers or the issuing of process, pay to the clerk of said court the sum of two (\$2) dollars as appearance fee, which shall be paid by the clerk into the city treasury immediately after the adjournment of each term of court, which sum of two (\$2) dollars shall be taxed by the court in the bill of costs to the unsuccessful party. All expenses attending said court shall be paid by the city of Sparta, except as otherwise provided by this act.

§ 26. The act creating the recorder's court in said city, with all acts amendatory of the same, and all other acts inconsistent with this act, are hereby repealed; but the said recorder's court shall continue with all acts, powers and privileges until a judge is elected for the common pleas court by this bill created and until said court is duly organized for business, and the act entitled "An act to give uniform organization and jurisdiction to inferior courts of local jurisdiction in the cities in this state," approved February 10,

Recorder's

1857, shall be made a part of this act as full as if the same had been incorporated herein.

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

In force April 26, 1869.

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#### CITIES AND TOWNS.

In force April AN ACT supplementary to the several acts relating to towns and cities in this state which provide for the election of justices of the peace and police magistrates for a less term than four years.

Term of office.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all acts or parts of acts heretofore passed by the general assembly providing for the election of any justices of the peace or police magistrates, in any cities or towns in this state, for any term of office less than four years, be and the same are hereby so amended as to make the term of office of such justices of the peace and police magistrates four years instead of the term limited in such acts or parts of acts; and that all acts which may be hereafter passed providing for the election of any justices of the peace or police magistrates for any term of office less than four years shall be so construed as to make the term of office of such justices of the peace and police magistrates four years instead of the term limited in such acts.

Act to apply.

- § 2. This act shall apply to all acts passed by the general assembly at its present session, incorporating cities and towns.
- § 3. This act shall be deemed a public act, and shall take effect and be in force from and after its passage.

APPROVED April 15, 1869.

In force April AN ACT supplemental to several acts of the twenty-sixth general assembly 15, 1839. in relation to the organization of cities and towns.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of all acts and parts of acts providing for the organi-

zation of cities and towns, passed by the twenty-sixth general assembly, which, by the terms thereof, exempts from taxation any property, other than that used and enjoyed for school, religious and charitable purposes, within the limits of said proposed cities and towns, is hereby repealed.

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

be in force from and after its passage.

APPROVED April 15, 1869.

AN ACT supplemental to several acts of the twenty-sixth general assembly In force April in relation to the organization of cities and towns.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of all acts and parts of acts providing for the organization of cities and towns, passed by the twenty-sixth general assembly, which, by the terms thereof, exempts from taxation any property, other than that used and enjoyed for school, religious and charitable purposes, within the limits of said proposed cities and towns, is hereby repealed.

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

be in force from and after its passage.

APPROVED April 15, 1869.

## COUNTY COURTS.

AN ACT to repeal an act entitled "An act to amend an act establishing In force March county courts, approved February 12th, 1849, and to extend the jurisdiction of the county courts of Crawford, Jasper, Cumberland, Lawrence, Richland, Clay, Hamilton, Rock Island and Mercer counties," approved February 21st, 1863, so far as said act applies to the county of Craw-

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the act of the general assembly extending the jurisdiction of the county courts of Crawford, Jasper, Cumberland, Lawrence, Richland, Clay, Hamilton, Rock Island and Mercer

Terms.

Terms.

counties, approved February 21, 1863, so far as the same relates to the county court of Crawford county, be and the same is hereby repealed: Provided, that this act shall not prohibit said county court from completing all business now before it under its extended jurisdiction.

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

effect from and after its passage. APPROVED March 27, 1869.

force June AN ACT to amend an act entitled "An act to extend the jurisdiction of 19, 1869. the county courts of Grundy and Livingston counties," approved February 15, 1855.

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 applies to Grundy county be and the same is hereby so amended as to abolish the December term of said court, and to change the time of holding the March and September terms thereof to the first Monday of February and October.

Juries.

The board of supervisors of said county shall select the juries for the February and October terms of said court in lieu of the March and September terms, as now fixed by law.

Docket fee. § 3. Said court may continue its sessions until all business before it shall be disposed of; and the docket fee provided for in the original act shall be reduced to one

dollar. Repeal. § 4. All acts conflicting herewith are hereby repealed. Judgments, etc. This act shall not invalidate or impair any judgment, order or decree heretofore entered of record in said

court, nor shall this act take effect until sixty days after the adjournment of the present general assembly.

APPROVED March 30, 1869.

In force March AN ACT to regulate the terms of the county court of LaSalle county, and 6, 1869. to regulate the practice in said court.

> Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That, hereafter, there shall, in each year, be held three terms of the county court of LaSalle county for the transaction of business, jurisdiction whereof was conferred upon said court by

the act of the general assembly, approved February 27, 1854, entitled "An act to amend an act establishing county courts, approved February 12, 1849, and extending the jurisdiction of the LaSalle, Winnebago, Boone and Mc-Henry county courts," and by the acts of the general assembly, approved February 16, 1865, entitled "An act to extend the jurisdiction of the county court of LaSalle county"-as follows, viz: One commencing on the first Monday in January, one commencing on third Monday in March, and one commencing on the first Monday in September: Provided, that the March term, A. D. 1869, of said county court shall commence on the first Monday in March, A. D. 1869, as now provided by law.

§ 2. The terms of said court provided for by this act Terms to con- and the March term, A. D. 1869, thereof, shall continue tinue open. open for such length of time as the judge thereof shall deem necessary for the transaction of the business: Provided, that nothing in this act or the acts referred to in the first section of this act, shall be so construed as to prevent the said county court, as a court of probate, from transact- Probate court. ing such business, relating to the settlement of estates of deceased or insane persons, minors and insolvent debtors, as now provided by law, at any time during the terms of said court provided for by this act.

§ 3. No plea of the general issue shall be filed, in any Plea of general case instituted in said court, for the collection of money issue. upon promissory notes or bills of exchange, unless the same shall be accompanied with an affidavit of the defendant, his attorney or agent, that the same is not intended for delay merely, but that justice may be done.

§ 4. The judge of said court may, if he deem it neces- Jury. sary for the transaction of business, require a jury to be summoned and returned for the trying of all issues and matters at the January term of said court, and direct the issuing of process therefor. Traverse jurors, for the March and September terms of said court, shall be selected or

ordered to be summoned as now provided by law.

§ 5. All acts or parts of acts in conflict with this act, so Repeal. far as the same relate to the terms of said court, are hereby repealed.

§ 6. This act shall be a public act, and shall take effect

and be in force from and after its passage.

APPROVED March 6, 1869.

1869

In force March AN ACT to repeal an act entitled "An act to extend the jurisdiction of 12, 1869. the county court of Marion county.

> SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act to extend the jurisdiction of the county court of Marion county," approved March 9th, 1867, be and the same is hereby repealed.

Suits transfercourt.

Repeal.

§ 2. All suits and proceedings now pending and undered to circuit termined in said court, and which became cognizable in said court by virtue of the extension of the jurisdiction under said act, shall be transferred by the clerk of said county court to the office of the clerk of the circuit court of said county, and it shall be the duty of the clerk of the circuit court of said county to docket such cases, and the circuit court shall proceed the same as in other cases.

Secretary transmit copy.

- § 3. The secretary of state shall immediately transmit, to the clerk of the circuit court and to the clerk of the county court of said Marion county, a certified copy of this act.
  - This act shall take effect and be in force from and after its passage.

APPROVED March 12. 1869.

## COUNTY JUDGES.

In force March 30, 1869.

AN ACT to provide for filling vacancies in the office of county judges.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in case of any vacancy in the office of county judge in this state within one year of the time fixed by law for the election of county judges, it shall be the duty of the governor to appoint a judge to fill such vacancy, who shall hold his office until the time fixed by law for the election of such judges; but if any vacancy shall occur more than one year previous to the time fixed by law for the election of such judges, it shall be the duty of the governor to issue a writ of election to the county in which such vacancy may occur, fixing the time for the holding of an election to fill such vacancy, and requiring the sheriff of such county to give twenty days' notice of the time of holding such election, which election shall be conducted in the same manner as if

the election of such judge had taken place at the regular time fixed by law.

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

APPROVED March 30, 1869.

AN ACT to amend an act entitled "An act to provide for the compensa- In force March tion of county judges," approved February 26, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of section two of the above entitled act, approved February 26, 1867, as exempts Tazewell county from the effects and operation of said act, be and the same is hereby repealed; and that the provisions of said act, to which this is an amendment, are hereby extended to Tazewell county.

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

passage.

APPROVED March 25, 1869.

AN ACT to provide for an interchange of holding court by the judge of the In force March county court of Cook county, and the judges of the various courts of record in Cook county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any of the judges of the various courts of record in said Cook county may, in case of the absence or sickness of the judge of said county court of Cook county, hold the said county court of Cook county at the request of the judge thereof.

§ 2. This act shall be deemed a public act, and all acts or parts of acts inconsistent herewith are hereby repealed, and this act shall be in full force and effect from and after

its passage.

APPROVED March 30, 1869.

In force March AN ACT to provide for additional compensation to the county judge of Jo 30, 1869. Daviess county, in this state.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Salary not to exceed \$1200. board of supervisors of JoDaviess county, in this state, are hereby authorized to vote such additional compensation to the county judge of said county, in addition to the compensation now allowed by law, as shall, by said board, be deemed proper: Provided, that the entire amount paid, both of per diem and allowance, shall not exceed the sum of twelve hundred dollars.

change during term of incumbent.

§ 2. Whatever provision shall be made under section one of this act shall be made at the annual meeting of said board in the year eighteen hundred and sixty-nine, and quadrennially thereafter; and no change in the amount of allowance shall be made during the term of any person holding said office which shall affect the person then holding said office.

APPROVED March 30, 1869.

force March AN ACT to extend the jurisdiction of the county judge of Lee county, Illinois, 4, 1869, where acting as a justice of the peace.

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That, herecounty indee after, the county judge of Lee county, where acting as jus-extended. tice 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 venue.

§ 2. Change of venue shall be allowed in all cases pending before said judge, when acting as aforesaid, as now allowed by law, where the amount claimed does not exceed one hundred dollars, and in no other cases.

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

and after its passage.

APPROVED March 4, 1869.

AN ACT to amend an act entitled "An act to extend the jurisdiction of In force March the county judge of Will county, 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 changes of venue shall be allowed in the same manner now allowed 'Jurisdiction of by law in cases where the amount in controversy does not extended. judge exceed one hundred dollars, in all cases pending before the county judge of Will county, when acting as a justice of the peace, to the next nearest justice of the peace; and whenever such change of venue is taken the said justice of the peace shall have equal jurisdiction with said county

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

after its passage.

APPROVED March 13, 1869.

## COUNTY RECORDS.

AN ACT to legalize certain records of the county court, and board of su- In force March pervisors of Iroquois county.

WHEREAS, in October, A. D. 1866, the records of the Preamble. county court, and the board of supervisors of Iroquois county, were partially destroyed by fire; and whereas, by orders of the county court and the board of supervisors of said county, the county clerk of said county has copied all of said partially destroyed records, so far as the same were legible; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all copies so made, by the county clerk of said county, of the records partially destroyed as in the preamble to this act recited, be and the same are hereby declared to be prima facie evidence of the matters and things therein stated.

Copies of destroyed records.

§ 2. This act shall not be construed to supersede or repeal an act now in force to provide for restoring said records, only so far as the same may be inconsistent with this

APPROVED March 9, 1869.

In force March AN ACT relating to the records of the county court of Marshall county. 25, 1869.

Preamble.

Whereas, the records of the county court of Marshall county relating to probate business were informally kept, during the time Washington E. Cook was clerk of said court and during the time Jason R. Chapman was clerk of said court, and the proceedings, orders, judgments and decrees of said court were, during said time, imperfectly recorded; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That said Records legal- records are hereby legalized; and all entries on the books ized.

and records of said court, of the allowance of claims against estates, which have been kept by headed lists and columns, in figures and abbreviations, used in such record,

seat.

Liberally con-shall be taken and construed liberally and according to the evident intendment of said county court; and whenever it appears from said imperfect records that any claim or claims were allowed against any estate by said county court, the same shall have the same force and effect of an order and judgment, as fully as if written out in a formal order of judgment, separately, whenever it shall appear by the records of said court that the same was so intended by said county court.

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

APPROVED March 25, 1869.

#### COUNTY SEATS.

In force March AN ACT to provide for the removal of the county seat of Knox county. 10, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an Knox county election shall be held in the county of Knox, in the state of to vote on re-moval of county Illinois, at the usual places of holding elections, on the first Tuesday in April next, at the usual places of holding elections in said county, at which election the legal voters of said county shall be entitled to vote for or against the removal of the county seat of said county from Knoxville to the city of Galesburg.

§ 2. Such election shall be by ballot, and the ballots Manner election. shall be "For Removal" or "Against Removal." Such election shall be held in the several towns by the same officers, and governed by the same rules as the election in such towns for town officers, and in the several wards of the city of Galesburg by the same officers, and governed by the

- same rules as the elections in said city for city officers. § 3. The result of said election in the several towns in Result of electhe county, and in the several wards in the city of Galesburg, shall be ascertained in the usual manner, and be properly attested by the board of said election; and the result of said vote "for removal" and "against removal" shall be returned to the clerk of the county court by one of said board of election, within four days after said election; and the votes of the several towns and wards, when so returned, shall be canvassed in the same manner as now provided by law in the case of elections for county officers; the result of which canvass shall, by the clerk of the county court, be spread upon the record of the board of supervisors, and also by him to be duly certified to the secretary of state.
- § 4. If a majority of the votes cast for or against removal shall be for removal, then the county seat of said for at Galesburg county shall be and remain at the city of Galesburg; and it shall be the duty of the board of supervisors of said county to secure suitable buildings for the public offices of the county, for the confinement of prisoners, for the meetings of the board of supervisors, and for holding the circuit and county courts at the city of Galesburg; and until the erection of county buildings, for all the purposes aforesaid, it shall be lawful for the board of supervisors to procure temporary accomodations by lease, license or hiring, and said board [of] supervisors shall be authorized to procure and receive, by purchase, grant or donation, suitable grounds within the city of Galesburg for the erection of public buildings for the purposes aforesaid.

§ 5. Until the election herein provided for shall have been held, no appropriation shall be made or expenses in ryappropriation curred by the board of supervisors of said county for public buildings, except by a vote of two-thirds of the members of the board.

Vote necessa-

The board of supervisors shall, before the time commissioners fixed for said election, appoint a board of five commission of public buildings. ers, to be called the commissioners of public buildings, whose duty it shall be to provide for and superintend the removal of the county records, and other property of the county, in case a majority of the voters of said county shall vote for removal.

Gifts, grants, etc.

§ 7. Said commissioners shall have power, before the said election, to receive from persons or corporations, gifts of money or property for the use of the county, or contracts for the payment of money, or conveyance of property to the use of the county, or for services to be rendered to the county, such gifts and contracts to be irrevocable, but subject to such conditions as may be therein named, and void if a majority of the votes cast, as aforesaid, shall not be for removal.

Powers of common couneil.

§ S. The common council of the city of Galesburg, in behalf of said city, shall have power to contract with said commissioners conditionally as aforesaid, for the payment of money by said city to the said county, to be used in purchasing grounds and erecting public buildings for the use of the county, and expenses attending the removal of the county seat, and to contract for the purchase and conveyance of real estate, for the use of the county, and for erecting public buildings, and for procuring suitable buildings and other accommodations, for the temporary use of the county, or for the use of the county for a term of years.

Further pow-

§ 9. The common council of the city of Galesburg, in behalf of said city, shall have further power to contract with said commissioners to secure to said county the right to occupy with county buildings the public square in said city or other public property, or property of the city, within said city.

Copies of contract to be furnished judges of election,

Said commissioners shall cause to be placed in the hands of one of the judges of election in each precinct or voting place in the county, before voting shall commence, printed copies of all contracts made as aforesaid, by and with said commissioners, in behalf of the county, each of said copies to be duly attested by the signatures of at least two of said commissioners; and no agreement or contract of said commissioners, modifying or revoking any contract made with them, of which copies shall, as aforesaid, have been deposited with the judges of election, shall have any force, unless a copy of such agreement or contract of revocation or modification shall, before voting shall commence, be placed in the hands of a judge of election in each precinct or voting place in the county. It shall be the duty of such judges of election to keep all such papers open to the inspection of the voters, but any failure on the part of any of the judges of election so to do shall not invalidate such election.

Certain obligations not to be released.

§ 11. The board of supervisors of said county shall have no power to cancel or release any obligation of any person or corporation created by or growing out of any contract made with said commissioners, nor to refund any money paid in accordance with any such contract, or on condition of the removal of the county seat, or the erection of

county buildings, if the county seat shall be removed and the county buildings erected, nor to make any appropriations of money as compensation for money paid, property conveyed or services rendered, in consideration of the removal of the county seat or the erection of county buildings.

§ 12. The board of supervisors shall have power, in Annual tax. case of the removal of the county seat, to levy an annual tax, not greater than one-fourth of one per cent., on the valuation of the property of said county, the proceeds of such tax to be applied exclusively to the payment of obligations incurred in such removal, and the erection of county buildings.

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

force from and after its passage.

APPROVED March 10, 1869.

AN ACT to re-locate the county seat of Henderson county.

In force March 4, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That at the election to be held on Tuesday next after the first Monday moval. in November, in the year of our Lord one thousand eight hundred and sixty-nine, in the county of Henderson, a poll shall be opened at each of the election precincts in said county, for and against the removal of the county seat of said county from its present location at Oquawka to a point within two hundred rods of the southwest corner of section sixteen, in township ten north, of range four west of the fourth principal meridian; at which election, the qualified voters of said county may vote upon the question of re-Those desiring the removal shall have written or printed on their ballots "For removal," and those desiring the county seat of said county to remain at Oquawka shall have written or printed on their ballots "Against removal."

§ 2. When the county clerk of said Henderson county Notice of el cgives notice of the election to be held in said county, on the Tuesday next after the first Monday in November, in the year of our Lord one thousand eight hundred and sixty-

polls will be opened at the election precincts in said county, according to the provisions of this act.

§ 3. The judges and clerks of said election shall make Returns. returns of said election in the manner and time now provided by law in regard to other elections in this state.

nine, it shall be his duty to state, in said notices, that said

To vote on re-

Removal.

§ 4. When the returns of said election are made to the clerk of the county court of said county, the same shall be opened and counted in the same manner as other returns are required by law to be opened and counted, and the said clerk shall make out a final certificate, showing the result of said election, and spread the same upon the records of said county court; and if it shall appear that a majority of the voters of said county have, at said election, voted for removal, then said point, within two hundred rods of the southwest corner of section sixteen, in township ten north, of range four west, of the fourth principal meridian, shall be and remain the county seat of said county; and it shall be the duty of the said county court of said county, as soon thereafter as may be, to erect or secure thereat suitable buildings for the public officers of said county, and also a suitable place for holding courts thereat; and when suitable buildings are erected or procured, the offices, records, books, papers and furniture of said county shall be removed thereto by the several county officers; and the circuit and county courts for said county shall be held and county business shall be transacted at said point, within two hundred rods of the southwest corner of section sixteen, in township ten north, of range four west of the fourth principal meridian.

Grants, donations, etc.

The county court of said county may receive any grant, donation or demise made by any person or persons, for the purpose of defraying the expenses of the removal of said county seat, and for the purpose of erecting suitable county buildings at said point mentioned in sections one and four of this act; and all the subscriptions, grants, donations and demises for said purpose shall be legal and binding upon the said subscribers and donors, for the said purpose; and any bond or bonds, guarantee or guarantees, given by any person, persons or corporation, that the said subscriptions or donations shall be paid in good faith to said county, or the county court thereof, shall be legal and binding, and collectable from the said person, persons or corporation, so giving them, in the same manner as other contracts are now enforced by law. Said county court are hereby authorized to sell and convey any lands that may be granted or donated as aforesaid, in the name of the county court; and such conveyance shall be executed by the county judge and county clerk of said county, and the proceeds expended under the order of the county court, for the purposes aforesaid.

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

after its passage.

APPROVED March 4, 1869.

AN ACT to provide for the re-location of the county seat of Woodford In force

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an clection shall be held in the county of Woodford, in the state of Illinois, at the usual places of holding elections in said county, on the first Monday in May, A. D. 1869, at which election the legal voters of said county shall be entitled to vote for or against the removal of the county seat of said county from its present location to the town of Eureka, in said county.

§ 2. Said election shall, in all respects, be governed by Election manthe laws of this state governing elections. The ballots cast at said election shall have the words "For Removal," or "Against Removal," written or printed on the same, and if a majority of the legal votes cast at said election shall be for removal, then the county seat of said county of Woodford shall be and remain at said town of Eureka. returns shall be made and the votes cast at said election

shall be canvassed as in other county elections.

§ 3. If a majority of the votes cast at said election shall be for removal, then it shall be the duty of the clerk of the county court to issue notice, and convene the board of supervisors of said county at the court house, in Metamora, within ten days after the result of said election shall have been determined. Said supervisors, when so convened, shall appoint a committee, of not less than five of their number, whose duty it shall be to proceed, without delay, to provide suitable buildings for holding the different courts, as well as for offices to accommodate the different county officers, at said town of Eureka. Said committee shall, with the assistance of the different county officers, take charge of all books, records, papers, desks, safes and other office furniture belonging to the different county offices, and remove the same to said town of Eureka without unnecessary delay.

If the vote shall have been in favor of removal, the court house. corporate authorities of said town of Eureka shall convey, by deed, a certain lot or piece of ground, known as the public square, in said town, to the board of supervisors, for the use of said county, upon which lot the court house shall be built; in addition to the foregoing, if a majority of the legal voters at said election vote for removal, then the said corporate authorities of Eureka shall pay or secure to be paid to said board of supervisors, a sum of money equal to the cash value of the present court house and jail now owned by said county: Provided, said board of supervisors and said corporate authorities neglect, or for any cause fail

To vote on re-

Proceedings

to agree upon said valuation, then it shall be the duty of said committee of five appointed by this act to select some one competent person, who is not a resident of said county, and the said corporate authorities of the town of Eureka to select a like competent and disinterested person, and they two to select a third like competent, disinterested person, whose duty it shall be to meet at Metamora, in said county, on some day to be fixed by them, and, after being sworn by some justice of the peace, shall proceed to view said court house and jail and agree upon the present cash value, which amount so agreed upon shall be the amount to be paid or to be secured to be paid to said board of supervisors of said county, to be expended by them in erecting new public buildings for the use of said county; said court house, when built, to be on said public square, in said town of Eureka. Nothing in this shall hinder, prevent or delay the removal of said county seat: Provided, the vote shall be in favor of removal.

Building funds.

§ 5. If a majority of the legal voters of said county shall vote for removal, the board of supervisors of said county shall have power and it is hereby made their duty to proceed, without unnecessary delay to raise money either by taxation or otherwise; which money, so raised, shall, with the funds already herein provided for, be expended in the erection of suitable court house and jail in said county.

Register

- § 6. There shall be made and kept, for the use of the election herein provided for, a register of the voters of said county, said register to be made and kept as registers for other elections, as now by law provided.
- § 7. 'This act shall be deemed a public act, and shall be in force from and after its passage.

Approved February 9, 1869.

# COUNTIES.

In force March 15, 1869. AN ACT to enable counties to establish County Normal Schools.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in each county adopting township organization, the board of super-

visors, and in other counties the county court, may establish County nor schools a county normal school for the purpose of fitting teachers how established for the common schools. That they shall be authorized to levy taxes and appropriate moneys for the support of said schools, and also for the purchase of necessary grounds and buildings, furniture, apparatus, etc., and to hold and acquire, by gift or purchase, either from individuals or corporations, any real estate, buildings or other property, for the use of said schools, said taxes to be levied and collected as all other county taxes: Provided, that, in counties not under township organization, county courts shall not be authorized to proceed under the provisions of this act until the subject shall have been submitted to a vote of the people, at a general election, and it shall appear that a majority of all the votes cast on the subject, at said election, shall be in favor of the establishment of a county normal school. The ballots used in voting on this subject may read "for a county normal

school," or "against a county normal school."

§ 2. The management and control of said schools shall Where control is vested. be in a county board of education, consisting of not less than five nor more than eight persons, of which board, the chairman of the board of supervisors or the judge of the county court, as the case may be, and the county superintendent of schools, shall be, ex officio, members. The other members shall be chosen by the board of supervisors or county court, and shall hold their offices for the term of But at the first election one-third shall be chosen for one year, one-third for two years, and one-third for three years, and thereafter one-third shall be elected annually. Said elections shall be held at the annual meeting of the board of supervisors in September, or at the September term of the county court, as the case may be.

Said board of education shall have power to hire teachers, and to make and enforce all needful rules and board -organization-report. regulations for the management of said schools. A majority of said board shall constitute a quorum for the transaction of business, and a meeting of said board may be called at any time by the president or secretary, or by any three of the members thereof. Said board shall proceed to organize, within twenty days after their appointment, by electing a president, who shall hold his office for one year, and until his successor shall be appointed. The county superintendent shall be, ex-officio, secretary of the board. Said board shall make to the board of supervisors, at their annual meeting in September, or to the county court at the September term, as the case may be, a full report of the condition and expenditures of said county normal school, together with an estimate of the expenses of said school for the ensuing year.

§ 4. Two or more counties may unite in establishing a normal school, in which case the per cent. of tax levied for unite. the support of said school shall be the same in each county.

Schools heretofore established legalized.

§ 5. In all counties that have already established normal schools, the action of the board of supervisors in so doing, and all appropriations made by them for their support, are hereby legalized; and said boards of supervisors are hereby authorized and empowered to make further appropriations for the support of such schools already established, until such schools shall have been established under the previous sections of this act.

No compensation allowed.

No member of the aforesaid county board of education shall be entitled to compensation for services rendered as a member of such board.

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

sage.

Approved March 15, 1869.

In force March AN ACT to authorize county courts and boards of supervisors to vacate 25, 1869. streets and alleys, or parts thereof, in unincorporated towns and villages.

petition.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the To vacate on county court or, in counties adopting township organization, the board of supervisors of any county in this state, upon the petition of the owner or owners of the adjoining property, shall have the same power to vacate the streets and alleys, or parts thereof, in any unincorporated town or village, or laid out upon or by any town or village plat or addition thereto, of such county, the territory of which shall not lie within the limits or under the jurisdiction of any incorporated city, town or village, as is vested by the general laws of this state in the corporate authorities of cities and incorporated towns and villages within their respective jurisdiction.

Previous notice.

Before acting on such petition, notice of the time and place when and where the same shall be presented, shall be given by publishing such notice four weeks successively, previous to presenting said petition, in a newspaper published in said county, and posting copies of such notice, four weeks previous to presenting such petition, in three of the most public places within the limits of the territory laid out or described by such plat or addition, or in three of the most public places in the neighborhood thereof. The certificate of the printer or publisher of such newspaper shall be sufficient proof of publication.

§ 3. Upon filing for record, in the office of the clerk of Effect upon filing certified the circuit court of such county, a certified copy of the copy.

order, the street or alley, or part thereof, declared or ordered by such county court or board of supervisors to be vacated, shall be deemed and become vacant, and the right to the public therein shall cease and vest in the owners of the real estate adjoining the same. The costs of such vacation and record shall be taxed upon and paid by the owners of the adjoining property petitioning for such vacation.

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

sage.

APPROVED March 25, 1869.

AN ACT to repeal an act entitled "An act to amend an act entitled 'an In force March act to perfect the line between Rock Island and Whiteside counties." 1809.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act to amend an act entitled an act to perfect Repeal the line between Rock Island and Whiteside counties," approved March 4th, 1854, is hereby repealed.

§ 2. This act shall not affect the collection of taxes for Taxes of 1838

the year 1868, as levied in said county of Rock Island.

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

Approved March 29, 1869.

AN ACT to repeal section two of an act entitled "An act giving the counties of Alexander and Pulaski concurrent jurisdiction over Cache river, and for other purposes," approved February 21, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section number two of an act entitled "An act giving the counties of Alexander and Pulaski concurrent jurisdiction over Cache river, and for other purposes," approved February 21, 1867, which said section repeals all acts declaring Cache river a navigable stream, be and the same is hereby repealed; and all acts repealed by said section number two are hereby re-enacted, and declared to be in full force and virtue.

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

sage.

APPROVED March 25, 1869.

In force April AN ACT to authorize the election of a county surveyor for Brown county.  $\mathbf{5}, 1869$ .

Election.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the qualified electors of Brown county be and they are hereby authorized to elect, at the time hereinafter mentioned, a county surveyor for said county, to fill the vacancy occasioned by the death of Samuel S. Black, late county surveyor for said county; said election shall be held at the several places of voting in the several towns of said county, at the same time of holding the next town meetings in said county for the election of town officers.

Election returns

The returns of such election shall be returned and canvassed in the same manner as they are at general elections; and an act entitled "An act for the registry of electors, and to prevent fraudulent voting," approved February 15, 1865, shall not apply to said election.

This act shall be deemed a public act, and take

effect from and after its passage.

Approved April 5, 1869.

In force March AN ACT to facilitate the assessment of real estate in the county of St.

Recorder assessor.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the to recorder of the county of St. Clair is hereby required to deliver deeds to deliver to the county assessor, when required by him, within one day after the same shall have been recorded and compared, all deeds and other instruments in writing filed in the recorder's office, by which any change of ownership is made in any of the real estate of St. Clair county.

Plats.

§ 2. The assessor of said county shall have plats prepared, said plats to be paid for by an appropriation of the county court out of funds in the treasury in St. Clair county not otherwise appropriated, of all the lands in said county; said plats to be kept at the assessor's office for the use of the assessor in the assessment of real estate in said county, and the assessor shall, without any unnecessary delay, make such changes upon the said plats in his office as said deeds may require, and forthwith return said deeds to the recorder.

Assessor to re-turn deeds.

If said assessor shall fail to return said deeds § 3. within two days after being delivered to him by the recorder, he shall be subject to a fine of five dollars for each and

every offense, to be recovered by a complaint made to the county court, who shall thereupon issue summons to the party in fault to appear forthwith, and if, upon hearing, the party in fault shall be found guilty, he shall be adjudged to pay said penalty into the county treasury.

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

sage.

APPROVED March 8, 1869.

# COURT, SUPREME.

AN ACT in relation to practice in the supreme court.

In force Marc 26, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all cases taken to the supreme court of this state, by appeal or writ of error, the appellee and defendant in error shall have the right to assign cross errors; and it shall be the duty of said court to proceed in the disposition of such cases in the same manner as when cross errors are assigned by consent.

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

APPROVED March 26, 1869.

# DAIRIES.

AN ACT to protect butter and cheese manufacturers.

In force March 9, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whoever shall knowingly supply or bring to be manufactured, to any cheese manufactory in this state, any milk diluted with water or in any way adulterated, or milk from which cream or milk commonly known as "stripping" has been taken, or whoever shall knowingly bring or supply milk to any

cheese factory that is tainted or partly sour for want of proper care in keeping pails, strainers or any vessel in which said milk is kept, clean and sweet, after being notified or such taint or carelessness, or any cheese manufacturer who shall knowingly use or direct any of his employees to use, for his or their individual benefit, any cream from the milk brought to said cheese manufactory, without the consent of all the owners thereof, shall, for each and every offense, forfeit and pay a sum not less than twenty-five dollars nor more than one hundred dollars, with costs of suit, to be sued for in any court of competent jurisdiction, for the benefit of the person or persons, firm or association or corporation, or their assigns, upon whom such fraud may be committed.

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

APPROVED March 9, 1869.

#### DIVORCE.

In force April AN ACT in relation to divorce, alimony and maintenance in certain cases 5, 1869. of bigamy.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any woman who, in good faith, has intermarried or may herefter intermarry with one who has, at the time of such marriage, a former wife living, from whom he has not been divorced, shall not, by reason of such former marriage, be debarred from suing for a divorce and recovering alimony and maintenance from the party whom she has so married in the same manner as is now provided by law in cases where parties have been lawfully married.

Court to make order,

Divorce-all-

money as

§ 2. It shall be the duty of the court, before making an order touching alimony or maintenance in such cases, to ascertain the rights of such former wife or wives, if there be more than one; and if such former wife or wives have not forfeited all claim to alimony and maintenance, to make such order touching the alimony or maintenance of the petitioner as may be consistent with the rights of such former wife or wives.

§ 3. The provisions of this act shall apply to suits now Suits pending. pending, and shall take effect and be in force from and after its passage.

APPROVED April 5, 1869.

#### DOGS.

AN ACT to authorize and empower the several county courts and boards of In force June 19, 1869. supervisors in the several counties of this state to provide for the levy and collection of a tax on dogs in their respective counties, and to impose fines and penalties in certain cases, and provide for the enforcement and collection of the same.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the several county courts and boards of supervisors of the seve- Tax, how levied ral counties in this state may, in their discretion, respectively, levy such tax upon dogs in their several respective counties, as they may see proper, not exceeding the sum of two dollars upon each dog, such levy to be made by order, resolution or ordinance, to be entered upon the minutes of such court or board at the time the same is made; and it shall thereupon be the duty of the clerk of the county court in any county where such order, resolution or ordinance is made, to enter the same upon the minutes of such court or board, and he shall thereupon give to the county assessor or all town assessors, as the case may be, notice of the making of said order, resolution or ordinance, by delivering or causing to be delivered to him or them written or printed notice of such ordinance, order or resolution.

§ 2. It shall be the duty of such county assessor or such Dogs to town assessors, as the case may be, in taking lists of taxable property, to require of every person or persons liable to taxation or assessment, to list, with his, her or their other property, any dog or dogs of which he, she or they may be the owner or owners, or which shall resort or frequent the premises occupied by such person or persons; and the respective assessors aforesaid may require answers in reference to the ownership of, or resorting or frequenting such premises by dogs, to be given under oath, which oath shall be administered by such assessor.

§ 3. It shall be the duty of the respective county clerks Tax, how exwhere such listing shall be made, to extend on the respective tax book or books, for such county or towns, the sum

so levied by such court or board upon such dog or number of dogs as appear so listed to each person or persons aforesaid, with the other taxes assessed against such person or persons, and the respective amounts shall be extended at the rate of such levy of said court or board against each dog so listed, and the same shall be collected as other taxes by the respective collectors.

Non-payment.

§ 4. If any such sum so extended shall be returned by such collector unpaid, it shall thereupon be the duty of such collector to call upon the person or persons against whom such sum shall be extended, and unless such person or persons shall make it satisfactorily appear to such collector that the dog or dogs upon which such listing was made is or are dead or removed beyond the limits of the county, permanently to remain, it shall be the duty of such collector to cause the warrant of some justice of the peace of said county to issue for the apprehension and arrest of such person or persons having so listed such dog or dogs and having so failed to pay the tax upon the same, and said delinquent or delinquents shall be forthwith brought before some justice of the peace for trial, and it shall be the duty of such collector to cause the proper proofs to be made before such justice, and thereupon such delinquent or delinquents shall be adjudged guilty of a misdemeanor, and shall enter against him, her or them a fine of not less than five nor more than ten dollars, and the defendant or defendants shall stand committed until such fine and the costs of the proceedings shall be paid.

Definition.

§ 5. The word dog in this act shall be held and construed, at all times and places, to mean an animal of the canine species.

e

Disposition of § 6. All taxes hereby provided for shall be paid and accounted for by collectors, when collected, to the proper officer authorized by law to receive the same, and shall be applied for school, road or county purposes, as said courts or board of supervisors may determine.

Practice.

§ 7. In all proceedings for the collection of fines under the provisions of this act, the people shall be plaintiffs; and it shall be the duty of said collector to receive said fines, when paid, and pay over and account for the same as is herein directed with reference to taxes.

APPROVED April 9, 1869.

# DRAINAGE.

AN ACT to amend an act entitled "An act to facilitate the drainage of wet In force April lands," approved February 16, 1865; also, to amend an act entitled "An act to amend the drainage law," approved February 25, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the second section of the act entitled "An act to facilitate the drainage of wet lands," approved February 16, 1865, be amended. amended so as to read as follows: Hereafter, when any person or persons owning wet or overflowed lands, in any county in this state under township organization, desiring to drain the same, shall find it necessary to run across neighboring lands whose owner or owners will not make nor consent for a drain to be made across his, her or their lands, then the person or persons desiring the drain may make application to the said drainage commissioners, in writing, stating through whose premises, if known, it is necessary to run such drain in order to effect a proper outlet for the same; and he, she or they shall also furnish to each owner or owners, his, her or their agent or agents, if known, through whose lands it is necessary to pass, ten days' notice, in writing, of the time and place the commissioners will meet to hear and examine such application for a drain, and in case any such owner, his, her or their agent, shall be unknown or shall be a non-resident of the county in which such drain is to be located, then such no- Notice. tice shall be posted in three public places near the land through which the drain is to pass.

§ 2. That section three of the act last aforesaid shall be amended so as to read as follows: The commissioners amended. shall agree upon a time and place when and where they will meet to determine upon such application, not more than thirty days from the date of the receipt thereof, and shall make out, in writing, a sufficient number of notices of the time and place of such meeting, which shall be served on the respective owner or owners, his, her or their agents. through which such drain is to pass, by the applicant or applicants therefor, as required by the preceding section of this act; 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 interested, as required in the preceding section hereof; but if any one or more of the commissioners shall appear at the time and place fixed for the first meet-

Section three

May appoint

ing, such commissioner or commissioners may proceed to select and associate with himself or themselves one or more competent person or persons not directly interested in the location of such drain, sufficient to make up the number constituting the board when all are present; and in case commission- either of such commissioners shall be an owner or interesters, when not ed in the land through which such drain is to pass, such commissioner shall not be competent to serve on such board, and his place therein shall be supplied in like manner as if he were absent; and the board when so constituted shall proceed to hear and determine upon said drain in like manner and with like powers as though no vacancy had been created therein by absence or interest on the part of any of the commissioners provided for by the first section of the

competent serve.

Vacancy.

Section amended. said act.

That section six of the act last mentioned shall be § 3. amended as follows: But if the person or persons through whose land the drain is ordered to pass shall neglect or refuse to make or cause the same to be made within the time and according to the specifications fixed by the commissioners, then and in that case, it shall be the duty of the commissioners, on being notified by the applicant or any person interested, to proceed, as soon as practicable, and cause said drain to be made on as favorable terms as can be obtained, giving a reasonable time for completing the same, and shall thereupon assess the necessary cost of such drain against the land through which it is to pass, and shall return the same to the county clerk of the county in which Costs to be en- such ditch is located, who shall enter the amount so assessed upon the tax books of said county, with the other taxes against said lands, and such amount shall be collected and

> shall be a lien upon such land in the same manner as such other taxes; and when the same shall have been collected, the amount shall be paid to the drainage commissioners, to be by them paid to the person or persons whom they shall

tered by clerk.

Provisions ap-plicable to all lands.

Extended to coal land and mines.

have procured to make such drain. The provisions of this section shall be applicable to all lands through which such drain is to pass, whether the same shall belong to residents,

non-residents, railroad or other corporations or companies. That the provisions of this act and the several acts to which this is an amendment shall be and the same are hereby extended to all cases where any person or persons, company or corporation is or shall be desirous of draining any coal land, bank or mine, in any county in this state which has or shall hereafter adopt township organization, for the purpose of working, mining or digging coal therefrom, and shall also apply to water pumped or drawn from any such coal mine, bank or coal land to the surface or running therefrom.

§ 5. This act shall be deemed a public act and shall be in Repeal. force from and after its passage; and all acts or parts of acts in conflict herewith are hereby repealed. APPROVED April 14, 1869.

AN ACT to amend certain drainage acts herein mentioned.

In force March 27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section thirteen (13) of an act entitled "An act to authorize the Amendment. drainage of wet lands, in townships 41 and 42, in ranges 13 and 14, and sections 1, 2, 11 and 12, in township 40 of range 13, and to incorporate the drainage commissioners for that purpose," approved February 15, 1855, be and the same is hereby so amended that in making the sales therein authorized, the sale shall be of the smallest portion of ground (to be taken off the east side of the premises) for which any person will take the same, and pay the assessment thereon, with interest and costs, including the costs of sale.

§ 2. Whenever the commissioners shall determine to Damages—construct any ditch, embankment, culvert, bridge, road, who appointed open or covered drain, or other work authorized by the act assess-how to which this is an amendment, or by the act amendatory thereof, approved February 28, 1867, the said commissioners may appoint any two of their number, or any three other persons, for the purpose of assessing damages to land, over or upon which such improvement is proposed to be made, laid out or constructed; and, also, to assess the cost and expense of such improvement upon the lands deemed benefited, or to be benefited thereby, who shall proceed to inquire into and to the best of their ability, ascertain the damage each person, having an interest in the land over or upon which such improvement has been or is to be made, laid out or constructed, will sustain thereby, also the benefits he or she will derive on account of such improvement, and also the benefit such improvement will be to other lands. In making such assessment, the persons so appointed shall determine and award to the owner or owners the damage to their property by reason of the making, laying out or constructing of such improvement, which shall be awarded to them severally. And they shall, at the same time, ascertain the probable cost and expense of such improvement, including the costs of the proceeding for the making the same, and the probable bene-

fits which such improvement will confer upon property benefited, or to be benefited, by such improvement; and if the benefits shall be found to be equal to or greater than the total cost and expense thereof, they shall apportion and assess the cost and expense thereof upon such property in the proportion in which the same shall be deemed benefited by such improvement. As soon as they shall have completed their assessment, as aforesaid, they shall make out, and file with the secretary of said commissioners, an assessment roll, in which shall be set down, in the proper columns, the names of the owners when known, a description of the premises assessed, in words, letters or figures, or both, as shall be most convenient, the number of acres in each tract assessed, the amount of assessment upon each tract respectively, the damages, if any, allowed to the owner thereof, and the balance, if any, to be paid to, or to be paid by, the owner thereof.

Publication of notice, contents -duties of compeal

When such assessment roll shall have been filed with the secretary of said commissioners, he shall cause a missioners-Ap- notice to be published in some newspaper of general circulation in the county of Cook, published in Chicago, for at least two successive weeks, giving notice of said assessment, mentioning the sections of land through which the same shall be located, and that said commissioners will attend, at some place and time, to be named therein, for the purpose of hearing objections to, and correcting such assessment; and that all persons who may feel themselves aggrieved by such assessment may appear and offer objections And the commissioners, or a majority of them, shall attend, pursuant to such notice, and shall hear all objections that may be made to such assessment either for damages or benefits. And they may adjourn, from time to time, until they shall have finished such hearing, provided one or more of said commissioners may adjourn such meeting. And the said commissioners may correct, alter and change such assessment, and increase or diminish the amount thereof, or of any award of damages or assessment of benefits, or annul such assessment, or refer the same back to the same, or other persons for revision. When the said commissioners shall confirm such assessment, they shall enter an order to that effect, and the secretary shall thereupon make a true copy of such assessment as corrected, noting thereon the time of the confirmation thereof, and deliver the same to the collector of such commissioners for collection; and no person shall be allowed to appeal from such confirmation, or question the validity of such assessment, who shall not have made objection thereto at the time of the hearing of objections, as aforesaid; and no objections shall be heard upon such appeal except such as were made in writing at that time.

§ 4. All notices to be given under this act, and the act Notice. to which this is an amendment, may be given in the name of the secretary of said commissioners, and it shall be sufficient if the petition, authorized to be made for judgment or other purpose, shall be signed by the secretary of said commissioners, and sworn to by any one of the commissioners; and it shall be competent to include in the same notice, or petition, different proceedings upon the same or several assessments.

§ 5. All the rights, powers and duties mentioned in Land embra this act, and the act mentioned in the first section hereof, shall extend to the land and section of country mentioned in the act amendatory of said act, approved February 28, 1867; and in assessing benefits, the assessment shall extend to all lands benefited by such improvement, whether the same lie within the tracts mentioned in said acts or not.

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

and after its passage.

APPROVED March 27, 1869.

AN ACI to amend an act entitled "An act to amend the drainage law," ap- In force March (1972) and analy the same to Handerson county, 8, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, in the county of Henderson, the supervisors of roads law shall be and the same are hereby constituted, ex officio, to Henderson drainage commissioners in their respective road districts, and, in addition to the powers they now possess, shall have the same authority, and may take the same proceedings as commissioners of highways in counties adopting township organization may now take, under an act entitled "An act to amend the drainage law," approved February 25th,

§ 2. The said commissioners shall note their decision Practice. on the back of the application, as now provided by law, and file the same with the county judge of said Henderson county, that in all cases of appeal, the county judge aforesaid shall proceed to review the acts of said drainage commissioners in the same manner as provided for the supervisor, justice of the peace and town clerk, in counties adopting township organization, except that either party may have a jury of six persons, to be chosen as other juries; and the trial by said jury, before said county judge, shall proceed, in every respect, as other trials at law; and the

decision of said county judge or jury, it one be chosen,

shall be final as to all matters in controversy, touching said drain.

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

APPROVED March 8, 1869.

In force April AN ACT to amend an act entitled "An act to authorize the drainage of wet 19, 1869. lands in townships forty-one (41) and forty-two (42), in ranges thirteen and fourteen, and sections one, two, eleven and twelve, in township forty, in range thirteen, and to incorporate the drainage commissioners for that purpose," approved February 15, 1855, and the acts amendatory thereto.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the jurisdiction and authority granted to the drainage commissioners by the acts mentioned in the title to this bill, and the amendments thereto, be and the same is hereby extended over section three and section ten, and that part of Cadwell reserve lying in township forty (40) north, range thirteen (13) east, of the third principal meridian.

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

be in force from and after its passage.

APPROVED April 19, 1869.

# ELECTIONS.

In force March AN ACT to prevent frauds in elections for subscriptions to stock in or for 10,1869. donations in aid of any incorporation, or concerning county seats.

tion for stock.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all Provisions of the provisions of the one hundred and forty-second and one certain statutes hundred and forty-third sections of the criminal code, and the fourth section of an act to provide for ascertaining the qualifications of voters, approved February 22d, 1861, and of the fourteenth section of an act for the registry of electors and to prevent fraudulent voting, and all other laws now in force in this state punishing frauds in elections, be and they are hereby declared applicable to all elections

hereafter to be held in any county, city, town, township or village, under any general or special law of this state, upon the question whether any such county, city, town, township or village, or any officer or officers thereof, or any other person for or in their name, or for or on behalf of such county, city, town, township or village, or the inhabitants of any of them, should subscribe for or to any stock in any incorporated company, or make any donation or gift in aid of such company, or for the removal of any

county seat.

No officer or officers of any county, city, town, town- when propositions once reship or village shall be required to submit the question of sub-jected. scribing to or taking stock in any incorporation, or of making any donation or gift to or in aid of any incorporation, after such question of subscribing or taking stock or making such donation has been once rejected by the legal voters of such county, city, town, township, or village; but after any such proposition has been once rejected by the people at an election held for that purpose, the proper authorities of any county, city, town, township, or village, may again submit such proposition to the electors at their discretion, anything in any general or special law now in force or that may hereafter be enacted to the contrary nowithstanding.

This act shall take effect and be in force from and

after its passage.

Approved March 10, 1869.

# ESTRAYS.

AN ACT to prevent domestic animals from running at large in the counties In force of Randolph, Perry and Washington.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from and after the first day of March, A. D. 1870, and for all time thereafter, it shall not be lawful for the owners of any large. domestic animals of the species of the horse, cattle, mule or ass, sheep, hog or goat, to suffer the same to run at large in the counties of Randolph, Perry and Washington. All such animals which may be found running at large in said counties, after said first day of March, A. D. 1870, may be taken up by any householder of said counties, who shall keep them safely in his stable, lot or inclosure, and shall

Not to run at

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 a resident of said county and known to the taker up, either verbally or by written notice left at the r 1al place of abode of such owner or person who had such animal in custody, or if not known to the taker up, or if a 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 timee 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.

Owner entitled to animal upon payment.

§ 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 of a 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 waiver, in law, 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 custody thereof, to repossess the same.

If owner does not appear.

§ 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 laws.

Costs and charges.

§ 5. If the owner shall appear, claim and take away his animal after the expiration of ten days as aforesaid, he shall pay to the taker up, in addition to the charge estab-

lished by the 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 of this act, shall fil to comply with any of the duties en- taker up. joined upon him, he shall forfeit 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 such failure or negligence.

Liability

§ 7. In all controversies arising under this act, justices Jurisdiction. 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 shall not be in force till the same shall have been ratified by a majority of all votes cast in said counties, as hereinafter provided: Provided, that this law shall, from and after the said first day of March, A. D. 1870, be in full force and effect in any of the election precincts of said counties, where a majority of the legal votes

Act to take effect.

shall be given for keeping up stock.

§ 9. The clerks of the county courts of said counties shall give notice of the submission of this act to the voters of said counties 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 forms, 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.

Notice of

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

Subsequent

The provisions of this act shall apply to the Clerk, when counties of Randolph, Perry and Washington, and to no to give notice. others; and, in any of said counties, the clerk of the county court shall not give notice of the election herein mentioned, until requested so to do by a petition signed by at least one hundred legal voters in said county.

APPROVED March 4, 1869.

arge.

In force March AN ACT to prevent domestic animals running at large in the counties of 27 1869. Will and Wingsham

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from Not to run at and after the first day of March, A. D. 1869, and for all time thereafter, it shall not be lawful for the owners of any domestic animals, of the species of horse, bull, mule, ass, sheep and hog, to suffer the same to run at large in the counties of Will and Winnebago"; and all such animals which may be found running at large in said counties, after said first day of March, A. D. 1869, may be taken up by any householder of said counties, 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.

of Notice possession.

It shall be the duty of the taker up of any such animals, 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 counties 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 possession or 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 conspicuous or public places in the precinct.

Owner en-titled to animal upon payment.

§ 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 or her, upon paying for the same as follows: For taking up any horse, mule, ass or bull, fifty cents; and for feeding the same, the value of one-half bushel of corn per day; for taking up any hog, fifty cents per head; and for feeding the same, the value of one fourth bushel of corn per day; and for taking up any sheep, ten 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 animals, or the person entitled to the possession or custody thereof, to repossess the same.

§ 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 the 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 animal, after the expiration of ten days, as aforesaid, he charges. shall pay to the taker up, in addition to the charges established by this act, all the costs and charges established by this act, all the costs and charges incurred under and estab-

lished by said estray laws.

§ 6. If the taker up of any animal, under the provisions Liability 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 Jurisdiction of the peace shall have jurisdiction in all cases in which the peace of the amount in controversy does not exceed one hundred dol-

lars, and either party shall be entitled to a trial by jury. § 8. This enactment shall not apply to the above enu- Herded cattle. merated animals which are carefully herded by the owner of the same or his agent, and prevented from entrance or encroachment upon the inclosure or occupied premises of

others than the owners of said animals.

§ 9. This act shall be a public act, and shall be in force when act to from and after the first day of March, A. D. 1869, and all laws in conflict with this act are hereby repealed.

APPROVED March 27, 1869.

# FAIR GROUNDS.

AN ACT to protect fair grounds and fair ground property.

In force March 29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any person or persons, who shall trespass upon any county fair ---23

and

Penalty for grounds, or commit depredations upon the property of any agricultural society, by cutting and destroying timber, removing, taking, carrying away or breaking any boxes, troughs, stalls, benches, fences, locks, doors, inclosures, gate or gates, or any appurtenances pertaining to said fair grounds, whether inside or out of their inclosures, shall be deemed guilty of a misdemeanor, and liable to indictment; and, upon being indicted and convicted, shall be fined in any sum not less than fifty dollars.

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

and after its passage.

APPROVED March 29, 1869.

#### FEES.

In force March AN ACT in relation to the fees of the state's attorney of the seventh 10, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the state's attorney of the seventh judicial circuit shall be allowed the sum of fifteen dollars for every conviction for felony, and five dollars for every other conviction, to be paid in the manner now provided by law.

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

after its passage.

APPROVED March 10, 1869.

In force April AN ACT to amend an act entitled "An act in relation to the fees of certain county officers in certain counties therein named," approved February 26, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the provisions of "An act to amend an act in relation to the fees of certain officers in certain counties therein named," approved February 26, 1867, and also of "An act to amend an act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February 26,

1867, be and the same are hereby extended to the following named counties, to-wit: Greene, Pike, Lee, Scott, Rock Island, Ogle, Bond, Jackson, and Marion.

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

after its passage.

In force April 17, 1869.

AN ACT to repeal certain acts therein named.

In force March 13, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act in relation to the fees of certain officers in certain courts therein named," in force February 16, 1865; also an act entitled "An act to amend an act in relation to the fees of certain officers in certain courts therein named," in force February 26, 1867, be and the same are hereby repealed so far as the same may apply to the counties of Boone, Macoupin, Shelby, Fayette; and the fees of the officers therein named shall remain as they were previous to the passage of said acts or either of them.

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

after its passage.

APPROVED March 13, 1869.

AN ACT reducing, regulating and fixing the fees of certain county and In force March other officers in certain counties therein named. 27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the counties of Jasper, Crawford, Clark, Cumberland, Edgar and Effingham are hereby exempted from the operation and application of certain acts of the legislature, passed at its sessions of 1865 and 1867, increasing and regulating the fees of certain officers in said acts named; and that from and after the passage of this act the fees of all circuit and county court clerks, sheriffs, treasurers, county judges, magistrates, constables, and coroners in said counties, shall be reduced to and remain the same as they were under the operation of the law governing fees as it existed in the year 1863.

§ 2. And that the county superintendents of schools in County supersaid counties shall be allowed but sixty days each year for sessor.

Counties ev-

Amendment.

the purpose of visiting schools in said counties, and that the fees of assessors in the counties mentioned in the first section of this act shall be two dollars per day.

§ 3. This act shall be deemed a public act, and all acts

conflicting with the same are hereby repealed.

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

APPROVED March 27, 1869.

In force March AN ACT to regulate the fees of county officers of the county of Fayette. 29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Fees of cercounty judge, county superintendent of schools, clerk of the county court, and county treasurer of said county of Fayette shall each receive no greater fees and compensation for their services than such officers were entitled to receive on the first day of January, A. D. one thousand eight hundred and sixty five (1865).

§ 2. All acts or parts of acts inconsistent with the pro-

visions of this act are hereby repealed.

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

APPROVED March 29, 1869.

In force April AN ACT to amend an act in relation to the fees of certain officers in certain counties therein named, approved February 16, 1865, and also an act cutitled "An act in relation to fees of county officers in certain counties," approved March 7, 1867.

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

§ 2. That the provisions of said acts, to which this is an amendment, as amended, are hereby extended to the following counties: Randolph, Monroe, Greene and Wash

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

In force April 20, 1869.

AN ACT to repeal the increased fees of certain officers in the county of In force March Hamilton,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section one of an act to amend an act entitled "An act to establish and maintain a system of free schools in the state of Illinois, approved February 16, 1865," approved and in force February 28, 1867, and "An act to establish and fix the fees of justices of the peace and constables in this state," approved and in force February 28, 1867, and "An act to provide for the compensation of county judges," approved and in force February 26, 1867, and "An act in relation to the fees of certain officers in certain counties therein named," approved and in force February 16, 1865, and "An act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved and in force February 16, 1865, and "An act to amend an act in relation to the fees of certain officers in certain counties therein named," approved February 16, 1865, approved and in force February 26, 1867, and "An act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February 16, 1865, approved and in force February 26, 1867, be and the same are hereby repealed, so far as they apply to the county of Hamilton; and the fees of those officers, viz: county superintendent of schools, county judges, justices of the peace, constables, clerks of the circuit court and clerks of the county court, treasurers, sheriffs and collectors, shall remain as they were previous to the passage of said acts, in said county of Hamilton.

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

sage.

APPROVED March 25, 1869.

AN ACT to amend an act entitled "An act to amend an act in relation to the fees of certain officers in certain counties therein named," approved February 26, 1867, and also to amend an act entitled "An act to amend an act to regulate the fees and compensation of sheriffs and collectors, in force in certain counties," approved February 26, 1867.

In force March 13, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the acts to which this is an amendment be so amended as to strike out the county of Iroquois from the provisions of said acts, and that the same be and is hereby repealed, so far as applicable to Iroquois county.

 $\S$  2. This act shall take effect from and after its passage.

APPROVED March 13, 1869.

In force April 16, 1869. AN ACT to amend an act entitled "An act to amend an act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February 26th, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the provisions of an act entitled "An act to amend an act to regulate the fees and compensation of sheriffs and collectors in certain counties," approved February 26, 1867, be and the same is hereby extended to the county of Jefferson in said state; and all the provisions of said act shall extend to and be in force in said county of Jefferson, the same as in the counties mentioned in the act to which this is an amendment.

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

In force April 16, 1867.

In force March AN ACT to repeal certain laws increasing the fees of certain officers in Kendall county, Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all laws passed by the general assembly of the state of Illinois, in the years 1865 and 1867, increasing the fees of county and town officers, so far as the same relates to the county of Kendall, except as to the sheriff's fees of said county, are hereby repealed; and that hereafter, the fees of the county judge, school commissioner, county clerk, circuit clerk and other officers (said sheriff excepted) in said county, shall be and remain the same as they were previous to the passage of the said laws of 1865.

§ 2. All laws and parts of laws relating to the fees of the above named officers in the said county, in force Janu-

ary first, A. D. 1865, are hereby revived.

Approved March 30, 1869.

1869 FEES.

AN ACT in relation to the fees of certain officers in Peo ria county.

In force March 9, 1869.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act to increase the fees of certain officers in the county of Peoria," approved February 23, 1867, be and the same is hereby repealed, except so far as the same relates to the fees of the sheriff of said county.

This act shall take effect and be in force from and

after its passage.

APPROVED March 9, 1869.

AN ACT in relation to fees of certain officers in the counties of Pike and In force March Scott.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the county officers in the counties of Pike and Scott shall be allowed to charge and receive the same fees and allowances as are now allowed by the provisions of an act entitled "An act in relation to fees of certain officers in certain counties therein named," approved February 16, 1865: Provided, the clerks of the county courts shall be allowed as fees for issuing each marriage license, and for filing and recording the same, one dollar and fifty cents. For computing and extending each kind of tax, one-half of the fees that are now provided by law for computing and extending state and county tax.

This act shall be in force from and after its

passage.

APPROVED March 27, 1869.

AN ACT to increase the fees and compensation of sheriffs in Vermilion In force March county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of 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, as relates to the fees and compensation of sheriffs only, are hereby extended to the county of Vermilion; and that from and

after the passage of this act, the sheriffs of Vermilion county shall receive the same fees and compensation as are specified in said act, to which this act is an amendment, any other laws of this state to the contrary notwithstanding.

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

APPROVED March 20, 1869.

#### FISH.

AN ACT for the preservation of fish in Rock river and its tributaries. In force March 25, 1869.

nets prohibited

Penalty.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from and and after the first day of April next, it shall be unlawful to capture and take any fish (except minnows and such small fish as are used for bait) from the waters of Rock river, or from any creek or stream tributary thereto, within the distance of one mile from the mouth of said tributary, by means of any seines, gill net, dip net, or trap, except during the month of March each year.

§ 2. Any person who shall take or capture any fish from said Rock river, or its tributaries, in violation of the provisions of this act, shall be deemed guilty of a misdemeanor, and, upon conviction before any court of competent jurisdiction, shall be fined in any sum not exceeding fifty dollars. Justices of the peace in the several counties shall have jurisdiction of offences against the provisions of this statute, and may, on view or upon information on oath, cause every such person violating the provisions of this act to be apprehended and brought before him to answer for such offence.

Possession. effect of.

§ [3] 4. Any person having in possession fish so taken as aforesaid from said Rock river, or from any tributary thereof, contrary to the provisions of this act, shall be deemed and taken as prima facie evidence that the same were captured and taken in violation of the provisions of this act.

Fishways.

§ [4] 5. It shall be the duty of any person or corporation now owning, or that may hereafter erect any dam across said Rock river, or its tributaries, to erect and maintain

Penalty

for

suitable fishways at such dams, to enable fish to pass above said dams; such fishways to be constructed in accordance with the directions and order of the board of supervisors of the various counties through which said Rock river flows, and the several boards of supervisors in said counties are hereby authorized and empowered to make such orders on the subject of the construction of fishways on said river as shall tend to the preservation of the fish frequenting the waters of the same.

§ [5.] 6. Any person or corporation failing and neglecting to construct such fishways, in accordance with the order of neglect. said board of supervisors, shall be liable to a fine of not less than fifty dollars for every month such dam shall be without a fishway, in accordance with the order of said board of supervisors, according to the discretion of the court; and the circuit court in the respective counties through which said river flows shall have power to compel the performance of the order of said board of supervisors in said counties, by writ of mandamus.

§ [6.] 7. This act shall be a public act, and take effect and

be in force from and after its passage. APPROVED March 25, 1869.

AN ACT for the preservation of fish in the county of Adams.

In force March 24, 1869.

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 take or catch fish of fish in Adams from any lake, bayon, slough or creek in said county, or county. from any waters of the Mississippi river in said county, except the main stream of said river, Quincy bay, Lima lake and slough, and in the waters of Bear creek, by means of any seine, gill-net, tramel-net, pike-net or loopnet, or any other kind of net: Provided, that this act shall not apply to the taking of small fish for bait by means of small nets known as minnow-nets or dip-nets.

§ 2. Any person who shall violate the provisions of the first section of this act, shall, for each offense, be fined in the sum of not less than five nor more than one hundred

dollars.

§ 3. Every prosecution under this act shall be com- Prosecution, menced before a justice of the peace of the county of menced, prac-Adams, and such prosecution shall be in the name of the people of the state of Illinois, and the process and procedure therein shall be in all respects the same as is now provided by law in cases of assault and battery, except

that the fine assessed shall, in every case, be the said sum of not less than five dollars nor more than one hundred dollars.

Appeal.

There shall be the same right of appeal, and the proceedings upon appeal shall be the same, in prosecutions under this act, as is now provided by law in cases of assault and battery.

Disposition of fines collected.

§ 5. One-half of every fine recovered under this act shall be paid to the trustees of schools of the township in which the offense shall have been committed, for the use of public schools in such township, and the other half shall go to the person making the complaint, if he shall claim the same within thirty days after final judgment shall be rendered, but if the complainant does not make such claim, then the whole of such fine shall be paid to the trustees aforesaid, for the use aforesaid; and the complainant shall, in all cases, be a competent witness: Provided, that it shall be unlawful for any person or persons to stretch or cause to be stretched any seine or net across said Lima lake, slough, or Bear creek, or otherwise obstruct the same so as to prevent fish from passing from the river to said lake or from the lake to the river: Provided, also, that any person or persons who shall, between the fifteenth day of April and the first day of January following, fish with seine or net in said Lima lake, slough or Bear creek, below where the same enters the Mississippi river bottom, shall be subject to the penalties in this act and the act to which this is an amendment.

§ 6. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect from and after its passage.

APPROVED March 24, 1869.

In force March AN ACT for the preservation of game in Henry county, and to preserve the fish in Green river in said county.

ry county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That for Game law ex- and during the period of five years from and after the passage of this act, it shall not be lawful for any person or persons, either by himself, herself or themselves, or by their agents or employees, to shoot, ensuare, trap or in any way or manner to catch or kill any prairie chicken, quail or woodcock, within the county of Henry, for the purpose of shipping the same to any market, for sale, outside the limits of the said county.

§ 2. And it shall not be lawful for any person or persons, either directly or indirectly, for and during the said period of five years, to ship, take or carry, or by any other means transport from said county, any of the fowls above mentioned, which may have been taken or killed in said county; and the fact of having any such fowls in possession and transporting the same from said county, shall be deemed prima facie evidence that the same were taken and killed in said county.

§ 3. Any person violating either of the foregoing pro- Penalty. visions, shall forfeit and pay the sum of five dollars for each fowl or bird killed, taken, shipped or transported in violation of said provisions, to be recovered in action of debt, before any justice of the peace in said county or in the circuit court, by any person who will sue for and recover the same. The one-half of said penalty shall go to the person suing for the same, and the other half shall

go to the school fund of said county.

§ 4. And be it further enacted, that it shall not be lawful for any person or persons within the said county of Henry, during the period of five years after the passage of this act, to take or catch any fish from Green river, within the said county of Henry, by means of any seine, net or trap, for the purposes of sale or market.

§ 5. Any person or persons catching or taking any sening or trapfish at any time, contrary to the provisions of the foregoing ping delt. section, shall forfeit and pay the sum of three dollars for each and every fish so taken, to be recovered in the manner and for the use provided in section three 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 13, 1869.

AN ACT to prohibit the netting of fish in Kankakee, Iroquois and McHenry In force March counties.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, fish shall not be caught or taken in the counties of Kankakee, Iroquois or McHenry, by means of seines or nets: Provided, that it shall be lawful to catch minnows with minnow nets or seines, to be used as bait for angling.

§ 2. Every person who shall violate the provisions of this act, shall forfeit and pay for every offense, the sum of enforced. twenty (20) dollars, to be recovered before any justice of the peace in said counties before mentioned, in an action of

Penalty, how

debt, in the name of the people of the state of Illinois; one-half of such penalty to go to the informer, and the other half shall be paid into the school fund of said counties.

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

APPROVED March 29, 1869.

In force April 16, 1809. AN ACT to prohibit netting of fish within the county of Will.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereunlawful to after, it shall be unlawful to take or catch any fish in any of the waters within the county of Will, 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.

Penalty.

§ 2. Every person who shall violate the provisions of this act shall forfeit and pay, for every such offense, the sum of twenty dollars, to be recovered before any justice of the peace of said county of Will, 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. This act to be in force from and after its passage.

APPROVED April 16, 1869.

# GAME.

In force April AN ACT to amend an act entitled "An act for the preservation of game," 13, 1862. approved February 16th, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it forbidden to residents of Fulton or Mason county, to kill, ensnare, trap or net any deer, fawn, wild turkey, goose, brant, duck,

prairie hen or chicken, pheasant or quail, at any time, in the county of Fulton or Mason, for the purpose of selling or marketing the same outside of said counties, or selling or marketing the same within said counties, knowing that the same is purchased with a view of removing the same outside of said counties; [and the removing the same out of said counties] shall be prima facie evidence that the person selling the same knew the purchaser intended removing the same out of said counties.

That the penalty for killing, ensnaring, trapping Penalty. or netting any wild goose, brant or duck, in violation of this act, shall be five dollars, to be collected as hereinafter

described.

§ 3. That any person violating any of the provisions of See section 5 of former act. this act shall be, in addition to the fines and penalties enumerated in this act, subject to all 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.

§ 4. That it shall be unlawful for any railroad, express Common carriers forbidden or steamboat company, or any other common carrier, per to son or persons, to receive any such game for transportation game. in either of said counties; and any such corporation, person or persons, receiving any such game that has been killed, ensnared, trapped or netted, in violation of section two of this act, shall be punished by a fine of fifty dollars for each and every offense, to be collected before any justice of the peace of the county in which the offense is committed.

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

APPROVED April 13, 1869.

AN ACT for the preservation of game in Henry county, and to preserve the In force March fish in Green river in said county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That for and during the period of five years, from and after the pasand during the period of five years, from and after the passage of this act, it shall not be lawful for any person or tended to Henry
county. persons, either by himself, herself or themselves, or by their agents or employees, to shoot, ensuare, trap, or in any way or manner to catch or kill any prairie chicken, quail or woodcock, within the county of Henry, for the purpose of shipping the same to any market, for sale, outside the limits of said county.

§ 2. And it shall not be lawful for any person or persons, either directly or indirectly, for and during the said period of five years, to ship, take or carry, or by any other means transport from said county, any of the fowls above mentioned, which may have been taken or killed in said county; and the fact of having any such fowls in possession and transporting the same from said county, shall be deemed prima facie evidence that the same were taken and killed in said county.

Penalty.

§ 3. Any person violating either of the foregoing provisions, shall forfeit and pay the sum of five dollars for each fowl or bird killed, taken, shipped or transported in violation of said provisions, to be recovered in action of debt, before any justice of the peace in said county or in the circuit court, by any person who will sue for and recover the same. The one-half of said penalty shall go to the person suing for the same, and the other half shall go to the school fund of said county.

§ 4. And be it further enacted, that it shall not be lawful for any person or persons, within the said county of Henry, during the period of five years after the passage of this act, to take or catch any fish from Green river, within the said county of Henry, by means of any seine, net or trap, for the

purposes of sale or market.

Penalty for seining or trapping fish.

\$ 5. Any person or persons catching or taking any fish at any time, contrary to the provisions of the foregoing section, shall forfeit and pay the sum of three dollars for each and every fish so taken, to be recovered in the manner and for the use provided in section three 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 13, 1869.

In force June AN ACT to extend the provisions of the game law to certain counties 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all Extended to the provisions of an act to extend the provisions of the Mason Scott game law to certain counties therein named, and to prevent non-residents from killing game for market, approved March 8th, 1867, shall extend and be in force in the counties of Pike, Scott, Menard and Mason.

APPROVED March 30, 1869.

AN ACT to amend an act entitled "An act for the preservation of game," In force March approved February 16, 1865.

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, ensuare or trap any deer, fawn, wild turkey, grouse, pheasant, prairie to McDonough hen or chicken, quail, snipe or duck, at any time, in the county. county of McDonough, 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 a view of removing the same outside of said county. And the removing of the same outside of said county shall be prima facie evidence that the person selling the same knew that the purchaser intended removing the same outside of said county.

§ 2. That it shall be unlawful for any person or persons, to buy, for the purpose of selling or marketing the same outside of said county, any of the animals or birds mentioned in the foregoing section, or to ship or transport, either dead or alive, any of the said animals or birds mentioned in the foregoing section to any place outside of said county, for sale; and proof of the shipping of any of said animals or birds, from any place in said county, shall be prima facie evidence that the same are shipped to some

place or market outside said county, for sale.

§ 3. That it shall be unlawful for any person or persons to ensnare, trap or net any quail, Virginia partridge, or pheasant, within said county, other than for his or their own use; and that the sale or offering for sale of any quail or Virginia partridge which has been ensuared, trapped or netted in said county, shall subject the offender to a fine of five dollars for each and every quail, or Virginia partridge, so captured and sold, or offered for sale.

§ 4. That any person violating any provisions of this Penalty. act, shall be subject to the fines and penalties enumerated in section five (5) 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 amend-

ment.

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

APPROVED March 2, 1869.

Unlawful to

Sale of game

In force March 29, 1863.

AN ACT for the preservation of game in Montgomery county, and to amend an act entitled "An act for the preservation of game," approved February 16, 1865.

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, ensuare or trap any deer, fawn, wild turkey, grouse, prairie hen or chicken, quail, snipe or duck, at any time, in the country of Montgomery, for the purpose of selling or marketing the same outside of said country, or selling or marketing the same within said country, knowing that the same is purchased with the view of removing the same outside of said country; and the removing the same out of said country shall be prima facie evidence that the person selling the same knew that the purchaser intended removing the same out

of said county.

§ 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.

Penalty for trapping quail or partridge.

Penalty.

§ 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 act, 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 March 29, 1869.

In force March AN ACT to extend the provisions of the game law to the county of Moul-26, 1839. trie,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all mountain metals in the provisions of an act entitled "An act for the preservation of game," approved February 16th, 1865, shall extend to and be in force in the county of Moultrie, state of Illinois.

Non-residents forbidden to kill

ate § 2. That it shall be unlawful for any person or persons, who are not residents of the county above named, to kill, ensnare, trap or net any deer, fawn, wild turkey, quail,

pheasant, grouse, prairie hen or chicken, at any time, in said county, for the purpose of selling or marketing the

same outside of said county.

That any person or persons violating any of the Penalty. 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 section five.

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

sage.

APPROVED March 26, 1869.

# GAS COMPANIES.

AN ACT to punish frauds upon gas consumers and gas light companies.

In force March 30, 1869.

Offenses defined, punishment

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any person who, with intent to injure or defraud any gas company, body corporate or individual, shall connect or cause to be connected any pipe for conducting or supplying illuminating or inflammable gas in such manner as to connect with, and be calculated to supply illuminating or inflammable gas to any burner or orifice, by or at which said gas is consumed, around or without passing through the metre provided for the measuring and registering the quantity of gas there consumed, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by imprisonment not exceeding three months, or by fine not

exceeding two hundred and fifty dollars, or both.

§ 2. That any person who, with intent to injure or defraud any gas company, body corporate or individual, shall injure, alter, obstruct or prevent the action of any metre provided for the purpose of measuring and registering the quantity of gas consumed by or at any burner, orifice or place, or cause or procure any such metre to be injured or altered, or the action thereof to be obstructed or prevented, or who shall make or cause to be made any connection with any gas pipe so as to conduct or supply illuminating or inflammable gas to any burner or orifice, from which such gas may be consumed, without passing through or being registered by a metre, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by

Penalty

imprisonment not exceeding three months, or by fine not exceeding two hundred and fifty dollars, or both.

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

APPROVED March 30, 1869.

#### GUARDIAN AND WARD.

In force April AN ACT to regulate the sales, by guardians, of the interests of minors in 8, 1869. water power and real estate connected therewith.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenof ever the guardian of any minor or minors shall apply to power, when to the circuit court of any county for leave to sell the interests, or any part, undivided part or share thereof, of the wards of such guardian, in any dam, water power and real estate connected therewith, lying near or adjacent to such dam and water power, and necessary for its convenient use-if it shall appear to the court, upon the hearing of such petition, that the said property is of such character, and so situated, that the interests of such wards would be promoted by such sale, the said court shall have power and jurisdiction to order the sale, by such guardian, of the interests of such ward in such dam, water power and real estate, or any part, undivided part or share thereof, together with the privileges pertaining thereto, at public sale, and to authorize such sales to be made, from time to time thereafter, at such times and places, and in such quantities, and upon such terms as to time of payment, as such guardian may be able to sell the same most beneficially for such Such application for leave to sell shall be made to wards. the circuit court of the county in which such dam, water power and real estate are situated.

Deed, petition,

§ 2. The guardian making any such sale, or his or her successor, shall execute all appropriate contracts, agreements, deeds or conveyances, necessary to carry the same into effect. The petition for such leave to sell shall be in writing, verified by the oath of the guardian, and shall state the facts and circumstances relative to the situation of such property, tending to show the expediency or necessity of such sale; and the court shall in no case order a sale,

unless, after an investigation of such facts and circumstances, it shall be deemed by the court that such sale would promote the interests of such wards; and the court shall prescribe the time within which such sales shall be made. The guardian applying for such leave to sell shall give notice of such application, in the manner prescribed by section

10, chapter 47, Revised Statutes.

§ 3. After procuring such order to sell, such guardian — Notice of sale may, from time to time thereafter, as opportunities may or credit—Apoccur for selling the same advantageously, sell at public court. sale the interests, or any part or share of the same, of such wards, in any portion of any such real estate, dam and water power so authorized to be sold; such sales may be made either for cash or upon credit, in the discretion of such guardian, as will best promote the interests of such wards; but no such sale shall be obligatory upon such wards, until the same and the terms thereof shall have been reported to and approved by the court; and it shall be the duty of the guardian making such sales, from time to time, to report such sales and all material facts relating thereto to the court; and, whenever any such report shall be made to the court, it shall be the duty of said court to investigate the facts and circumstances connected with such sale, and in case the same appears to have been fairly made, and upon terms advantageous to such wards, to make an order approving and confirming the same. But, before the court shall approve any such sale, the said court must be satisfied that the same has been made fairly and in good faith, and upon terms advantageous to such wards. In case such property is sold at public sale, at least four weeks' notice must be given thereof, in some newspaper published in the county where the property to be sold is situated.

§ 4. Any and all necessary and proper contracts, agree- Approval ments, deeds and conveyances, which may be made or exe- court necessary cuted by such guardian, for the purpose of carrying into guardian's acts. effect any sale made in pursuance of such order of sale, shall, when approved by the court, in the manner aforesaid, be valid and effectual in law, so far as they may relate to

the interests of such wards in the property sold.

§ 5. In all contracts, agreements, deeds and conveyances, executed by such guardian, in making or carrying guardian sdeed. into effect any sale made as hereinbefore provided, proper terms, conditions and covenants shall be inserted for the purpose of obligating such purchasers, their heirs, executors, administrators and assigns, to contribute and pay the like share of any and all reasonable and necessary expenses which may thereafter be incurred in maintaining such water power, and in repairing or rebuilding such dam, as the interest conveyed shall be of the whole dam and water power; and the covenants to contribute to main-

Covenants in

taining such water power, and repairing or rebuilding such dam, in any such deed contained, shall run with the title of the interest in such dam, water power and real estate thereby conveyed, and be and remain a perpetual lien and charge thereon, in favor of any person or persons interested in such dam and water power, and who may incur any reasonable and necessary expense in maintaining such water power, or in repairing or rebuilding such dam.

Guardian's lien.

§ 6. It shall be the duty of such guardian to retain a lien upon the property so sold, for the unpaid purchase price thereof, and, from time to time, as sales are made, to report, under oath, to the county court, to which such guardian is accountable, all moneys received on such sales, and all securities taken for unpaid purchase money, and to invest or dispose of such moneys, for the benefit of such wards, in such manner as such county court shall direct.

Guardian give bond.

§ 7. The said county court shall require such guardian to give good and sufficient bond, with securities to be approved by the said county court, to secure the faithful application of the proceeds of any such sales.

This act shall take effect and be in force from and

after its passage.

APPROVED April 8, 1869.

## IMPROVEMENTS, PUBLIC.

In force April AN ACT to amend the charter of the American Bottom Board of Improve-12, 1869. ment, approved Feb. 10th, 1853, and all acts amendatory thereof.

court.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it Duty of county shall be the duty of the county court of St. Clair county, at any regular term thereof, upon application of said American Bottom Board of Improvement, to appoint three disinterested citizens of said county, commissioners, whose duty it shall be-First, to view and to examine all the lands and property taken, and necessary, from time to time, for the works of said board, to estimate the value of the same, and all damages which the owner or owners thereof shall sustain or may have sustained by reason of the taking of the same for the purpose of said board, taking into consideration the advantages as well as disadvantages of the same. Secondly, to determine and to certify annually to the county clerk of St. Clair county, what amount of the ex-

penditures made, and liabilities incurred, by said board of Amount of expenditures. improvements, for the year ending the first day of October, in each year, which shall be levied and paid as a general tax, for general benefits accruing from the operations of said board within its territorial limits, as defined by said original charter, approved February 10, A. D. 1853. Thirdly, to assess, as special assessments, against all land lying in said district deemed specially benefited by the works of said board of improvement, the respective amounts of such benefits: Provided, that the aggregate of the general tax and special assessments made shall not exceed the expenditures made and liabilities incurred by said board of improvement.

§ 2. It shall be the duty of said board of improvement Notice to comto give at least ten days' notice of their application for the appointment of such commissioners, by publishing such notice in some newspaper published in St. Clair county-The certificate of the publisher of said paper shall be evidence of such publication. The commissioners so appointed, before entering upon the discharge of their duties, shall take an oath before some officer authorized to administer oaths, faithfully and according to their best ability to perform the duties devolving upon them. Said commissioners shall continue to act in all cases requiring their action until discharged by the board of improvement. Any vacancy in their number shall be filled in the same manner as provided for the ori-filled. ginal appointments. For actual service rendered, said commissioners shall receive from said American Bottom Board of Improvement not exceeding five dollars per day each; to be determined annually by said county court.

§ 3. Whenever said board of improvement shall require the services of said commissioners for the purpose of condemning lands and property necessary for the works of said board, and for awarding damages to the owner or owners of the same, said commissioners shall proceed to examine the premises, and estimate the value of such lands and property, and the amount of damages, if any, over and above the benefits and advantages which may accrue to such owner or owners as aforesaid, and shall make a report in writing of such valuation of damages, if any, under their hands and seals, to the clerk of the circuit court of St. Clair county, and shall return the same within ten days, after viewing the said premises and property, and it shall be the duty of said clerk to file the same. If no appeals shall be made within twenty days after the filing of said report, as hereinafter provided, said clerk shall record the same at the expense of said board of improvement, and judgment of the said court shall be entered thereon either in term time or vacation, on motion of either party, for the amount of damages reported: Provided, that either party may appeal

ers to report.

Party may ap- from said report to said circuit court within said twenty days, and such appeal shall be tried in the same manner as other issues are tried in said court. Such appeal shall be taken by giving notice thereof to the clerk of said court, in writing, and thereupon the said clerk shall docket said appeal, setting down said American Bottom Board of Improvement as defendant, and the claimant or claimants as plaintiff: Provided, also, it shall not be lawful for said commissioners to proceed in the assessment of damages, as aforesaid, in the absence of the owner or owners of the land or other property sought to be condemned, his, her or their agents or attorneys, unless it shall be shown to them upon the daffidavit of a competent person that the owner or owners are non-residents or are absent from the state of Illinois. or that the owner or owners have had at least five days' notice in writing of the time and place at which such assessment was to be made; which notice shall also be served upon all persons in possession of lands and property required; which service may be had by leaving a copy of such notice at the residence of such person, with some person of suita-

able age and discretion; and in case the owner or owners of such land and property shall be a non-resident, unknown, or otherwise incapable of being served with such notice, the service of such notice may be made by publishing the same in a newspaper published in the city of East St. Louis, in said county: Provided, also, that upon the making and filing of any report as aforesaid, or the payment and tender of the amount of such valuation to the clerk of

Notice of as-

said court, the said board of improvement, their agents or contractors under them, may immediately take and use the same without awaiting the issue of any appeal: Provided, Appeal may be further, that in case of appeal on the part of said owner or owners, said board of improvement may, instead of paying or tendering payment of said award as aforesaid, and with like effect enter into bond, to be approved by said clerk, for the payment of whatever amount may on the issue of said appeal be awarded to said owner or owners: And, provided, that the costs of any such proceedings, and judgment specified in this section, shall be taxed by the court, and paid by said board of improvement, except in cases where upon appeal the verdict of the jury shall be for the same or a less sum than that reported by said commissioners.

Duty of clerk.

§ 4. The secretary of said board of improvement shall annually, on or before the 15th day of October, certify and return to the clerk of the county court of St. Clair county a list of the resident tax-payers of said district, alphabetically arranged, whereupon it shall be the duty of said clerk to find what rate per cent, the amount certified to him by said commissioners under sub-division 2, section 1 of this act, will require to be levied upon the taxable property in said district; and when making out the tax-books for the collector it shall be the duty of said clerk to compute each taxable person's tax in said district, taking as a basis the total amount of taxable property returned by the county assessor for that year in said district. The said county clerk shall cause such person's tax so computed to be set upon the tax-book, to be delivered to the collector for that year, in a separate column, against each tax-payer's name or parcel of taxable property as it appears in said collector's book, to be collected in the same manner, at the same time and by the same persons as state and county taxes are collected: Provided, the assessments so made in the years intervening between the regular biennial assessments of real estate, as provided in the revenue acts, shall be based upon the tax-payer's real estate, as assessed, at the regular biennial assessment. The computation of each person's tax, and the levy made by the clerk as aforesaid, shall be final and conclusive: Provided, further, the rate shall be Proviso. uniform and the aggregate shall not exceed the amount certified to by said commissioners as aforesaid. Said county clerk shall, before delivering the tax-book to the collector, make out and deliver to the treasurer of said board of improvement a certificate of the gross amount by him thus levied and placed upon the tax-books; and on or before the first day of April next, after the delivery of the tax-books containing the computation and levy of said taxes as aforesaid, as soon thereafter as the treasurer of said board of improvement shall present the said certificate of the amount of said tax and make a demand therefor, the said collector shall pay to said treasurer the full amount of said tax so certified by the county clerk, retaining from er. pay to treasursaid amount one per centum as his fees, for collection, taking the receipt of said treasurer for the same: Provided, that said collector shall be allowed to deduct from said full amount of said tax so certified any sum unpaid and appearing delinquent upon said tax-books and part of said sum.

Collector

In all cases where any lands in said district Lands benefitshall be specially benefited by the works or improvements of said board of improvement, it shall be the duty of said commissioners to proceed to assess such benefits as a special tax against the land so benefited, and return such assessment to the county court of St. Clair county, at least fifteen days before a regular term of said court; and the county clerk of said county shall, thereupon, give at least Notingiand. ten days' notice in some weekly or daily newspaper published in the city of East St. Louis, of the making and return of such assessments, and that said county court will,

at the next term thereof, hear and determine objections to

Assessments,

and revise and correct said assessments.
§ 6. At such term of said court, all parties interested shall have the right to make objections to said assessment, and the county court shall have power to correct and revise such assessment in such manner as they shall deem proper; and when such assessment shall have been revised and corrected, an order confirming the same shall be made by said court; and from the making of such order such assessment shall be a lien upon said lands, and shall bear interest until paid, that is the unpaid portions thereof, at the rate of ten per cent. per annum.

retaining from said amount one per centum as his fees for collection, taking the receipt of said treasurer for the same: Provided, that said collector shall be allowed from said full amount of tax so certified, any sum unpaid and appearing

Commissioners shall assess

benefits.

delinquent upon said tax-books, and part of said sum. § 5. In all cases where any lands or real estate in said district shall be specially benefited by the works or improvements of said board of improvement, it shall be the duty of said commissioners to proceed to assess the amount of special benefits upon each separate lot, sub lot, piece or parcel of land, in proportion, as nearly as may be, to the benefits resulting thereto. And when the said commissioners shall have completed any such assessment, they shall sign and return the same to the county court of St. Clair county, at least fifteen days before a regular term thereof; and the county clerk of said county shall thereupon file the same, and give at least ten days' notice, in some weekly or daily newspaper published in said city of East St. Louis, of the making and return of such assessment, and that said county court will, at the next term thereof, hear and determine any objections, made in writing, thereto; and the said court shall also have power to revise and to correct such assessment.

County courts to revise.

§ 6. At such term of said court, all parties interested shall have the right to make objections to said assessments; and the county court shall have power to correct and revise such assessment in such manner as they shall deem proper. And when such assessment shall have been revised and corrected, an order contirming the same shall be made by said court, and from the making of such order, such assessments shall be liens upon said lands, and shall bear interest until paid, that is the unpaid portions thereof, at the rate of ten per cent. per annum.\*

Accrued interest added to tax lists.

§ 7. It shall be the duty of the county clerk of said county to add to the tax lists of said lands, annually, the

<sup>\*</sup>Nore.—The duty of this office is to secure an exact copy of the laws as enrolled. The above stands as in the original.

Secretary of State.

interests accrued on such special assessments respectively; and also ten per cent. of the principal of such assessments until fully paid, and said partial assessments so made each year, in liquidation of special assessment liens, shall be collected in the same manner as the general revenue.

§ 8. The revenue derived by said board of improve-Revenue, how ment, from special and general assessments, designated in subdivisions 2 and 3, of section 1 of this act, shall be applied to the payment of interest on the stock and bonds of said board of improvement, and for the redemption and purchase of said bonds and stock, and for no

other purpose.

The bonds and stock of said board shall be legal Bonds a legal tender for taxtender for all general and special taxes and assessments, es. payable to and for the use of said board of improvement: Provided, that the stock of said corporation shall not be reduced to less than four hundred shares until the completion of the works designed by said American Bottom Board

of Improvement, under the authority of its charter.

§ 10. Provided, that in the construction of any levee, embankments, drains, or other works, said company shall so construct the same as in no way to injure or to put or place in a worse condition the lands outside of the said levee, drains or embankments than the same were previous to the construction of the same: And, provided, further, that said company are hereby required to take within and so construct the levees, embankments and drains, as to inclose and protect all the land in township one north, range ten west, in the county of St. Clair, which is located north and west of Prairie Du Pont creek.

§ 11. All acts and parts of acts in conflict with this act Repealed.

are hereby repealed.

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

APPROVED April 12, 1869.

AN AC? to prevent the unjust delaying, by injunction, of public improve- In force March ments ordered by the proper authorities of the city of Chicago.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That when any public improvement or the opening, enlargement or extension of any street or alley shall have been ordered by junction. the properly constituted authorities of the city of Chicago thereto authorized, no writ of injunction or other restrain-

Construction of levees, etc.

ing process shall be issued at the suit of any person or persons, by or out of any court empowered to grant such writ or process, whereby the making or carrying out of such proposed improvement, or the opening, enlargement or extension of such street or alley, may be hindered, impeded or delayed, on the ground of any alleged irregularity in the proceedings under which such improvement or the opening, enlargement or extension of any such street or alley shall have been ordered; nor shall any such injunction issue on the ground of want of authority or jurisdiction to make such order, except the judge to whom application shall be made for such injunction shall, after not less than to three days' notice to the corporation council of said city, find, on a hearing or examination of the matter, that the order has been made without authority or jurisdiction to make the same; but this section shall not deprive any person or persons of any legal right which he or they may have in the premises, by action in the proper courts of

Notice council.

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

Approved March 11, 1869.

Section 1.

In force April AN ACT to authorize certain counties and towns to aid public improve-2, 1869.

scribe to

Illinois, represented in the General Assembly, That the Adams coun- county of Adams, including the city of Quincy as part Quincy, to sab two two companies organized or to be organized for the construction, severally or jointly, of two railroads, to-wit: One from the city of Quincy, northward, by way of the town of Mendon, to the town of Carthage, in Hancock county, or extending northward beyond said town of Carthage, and one from said city of Quincy, southwardly, by way of the town of Payson, in the direction of Pittsfield, in Pike county, and beyond, in an amount, to each of said companies, not exceeding two hundred thousand dollars, or to both a sum not exceeding four hundred thousand dollars, to be equally divided between them.

Be it enacted by the People of the State of

Subscription, how payable.

Said subscription or subscriptions shall be payable in the bonds of said county, in installments, as private subscriptions are called for. Said bonds hearing interest at a rate not exceeding six per cent. per annum, and payable in not exceeding twenty years; and shall be issued under an act

of the general assembly entitled "An act relating to county and city debts, and to provide for the payment thereof by taxation in such counties and cities," approved February 13th, A. D. 1865. Said act shall apply to such bonds, and said bonds shall be a debt alike against the city of Quincy as other portions of said county, as part and portion of said county.

The counties of Hancock, Pike and Warren shall Hancock, Pike and Warren. § 3.

have the like powers.

§ 4. Any towns of either of said counties may sub-Subscription. scribe to stock in said companies, or either of them, in sums not exceeding twenty thousand dollars each, and may issue town bonds in payment thereof, bearing not exceeding ten per cent. interest, and running not exceeding ten years; and such towns shall provide for payment of the interest and principal thereof by general or special annual

taxation therein.

§ 5. Before any such subscription in any such county or Petition. counties shall be made, on petition of fifty citizens of said county or counties, the board of supervisors of such county or counties shall, within sixty days from the time said petition is presented, cause the question of taking such stock to be submitted to the voters of said county or counties at an election to be held in the same, and upon a majority of the votes cast on the question being in favor of the subscription proposed, the chairman of the board of supervisors of such county or counties shall forthwith make such subscription. Such elections shall be held at such time as the board of supervisors of such county or counties shall direct, and shall be conducted in all things the same as in case of elections for state officers, and all voters of such county or counties entitled to vote at state elections shall have a right to vote.

Before any such subscription shall be made in Election to be § 6. any such town, a vote shall be taken thereon by the voters thereof, and if a majority of the votes cast on the question proposed be in favor of subscribing, the supervisor of such town shall make such subscription; and, on petition of ten voters of any such town, such vote shall be taken at an election to be held and conducted the same as other town

elections.

§ 7. The supervisors of each county subscribing stock as aforesaid shall appoint two persons to represent the stock of such county which may be taken in said railroad or railroads.

Representa-

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

APPROVED April 9, 1869.

## INCIDENTAL EXPENSES.

In force March AN ACT making appropriations for services rendered and materials furnished, remaining unpaid and not otherwise provided for.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Appropriations following named sums be and they are hereby appropriated to pay the following named claims, which are not otherwise provided for:

To J. Q. Van Ness, for one dozen spittoons, furnished

for use in water closets, the sum of six dollars.

To E. G. Thomas, for spittoons, pitchers and glasses,

for use in both houses, the sum of fifty-two dollars.

H. N. Alden. To H. N. Alden, for sash in rotunda, painting, repairing and glazing, etc., the sum of seventy-eight dollars and seventy-tive cents.

To R. B. Zimmerman, for painting outside of state house and roof, the sum of four hundred and seventy-five

dollars.

Engraving Co.

Eli Kreigh.

Baggott & co. To Baggott, Hanratty & Co., for repairs to gas fixtures and chandeliers, and changing fixtures, etc., the sum of twenty-six dollars and twenty-four cents.

To the Western Bank Note and Engraving Company of Chicago, for engraving, printing and mounting diagrams, the sum of four hundred and forty-three dollars and fifteen cents.

To the Western Bank Note and Engraving Company of Chicago, for letter heads for house and senate, the sum of

six hundred and ten dollars.

To Hopping & Ridgely, for fixtures and repairs in hall of representatives, the sum of eleven dollars and fifteen cents.

To Nutt & Barkley, for chairs and desks for use in hall of representatives, the sum of one hundred and eight dollars.

To Eli Kreigh, for stoves, buckets, dust-pans, etc., for use in basement and halls of state house, the sum of one hundred and eleven dollars and thirty-five cents.

To John Wood, for services as quartermaster for July, 1867, to January, 1869, the sum of fifty-eight dollars and twenty cents.

To L. R. Brown, for services as clerk to the quartermaster, from February, 1867, to January, 1869, the sum of sixty dollars.

B. F. Fox. To B. F. Fox, for locks, shears and other hardware, for use in the state house, the sum of one hundred dollars.

To John Williams & Co., for carpets, matting, etc., for J. Williams & both halls, the sum of twenty nine hundred and seventy-

eight dollars and sixty-seven cents.

To Illinois Journal Company, for blanks, circulars, etc., Illinois Journal Company. furnished superintendent of public instruction during the years 1867 and 1868, the sum of twenty-seven hundred and forty-two dollars and seventy-three cents.

To Johnson & Bradford, for blank books, etc., for use of committees and clerks of both houses, the sum of five

hundred and four dollars and ten cents.

And for stationery for adjutant general's office, the sum

of twenty-two dollars and fifteen cents. To J. A. Hough, for one dozen chairs, the sum of six-

teen dollars.

To Butler, Lane & Co., for baskets, brooms, etc., the sum Butler, Lane & of one hundred dollars.

To the United States Express Company, for transmission of packages for adjutant general's office, the sum of seventeen dollars and thirty-five cents.

To C. E. Felton, for wood for adjutant general's office,

the sum of fifteen dollars.

To Joel Johnson, for storage of printed volumes of the Joel Johnson. report of the adjutant general, the sum of seventy-five dollars.

To James C. Conkling, for rent of office for adjutant

general, the sum of one hundred and fifty dollars.

To Edward P. Niles, for postage, etc., paid for use in adjutant general's office, the sum of fourteen dollars and fifteen cents.

To Toledo, Wabash and Western Railway Company, for Railway Co.

transportation of men and arms, the sum of fifty-six dol-

lars and twenty-two cents.

To the policemen, porters, firemen and mail carriers, em- Porters. ployed 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.

To John Jackson, for attendance and cleaning of water closets, the sum of six dollars per day, during the session,

to be certified by the governor of [the] state.

To John Kuecherer, Adam Doenges and Daniel S. Lumbard, for extra services as porters and laborers, during the years 1867 and 1868, each the sum of one hundred dollars.

To the publishers of the Illinois State Journal and the Illinois State Register, for publishing the proceedings and Register Cos. deferred debates of this general assembly, each the sum of five dollars per column of solid nonpareil type, the standard of measure to be the columns published in said Journal, to

Journal

be certified by the secretary of state and auditor of public

Newspapers.

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

Clergymen.

To the clergymen who officiated during this session, each the sum of fifty dollars, to be certified by the secretary of the senate and the clerk of the house of representatives.

To Ely, Burnham & Bartlett, the official reporters, the sum of fifteen dollars per day for each of their reportersthe number of days of actual service to be certified by the speakers of the respective houses.

To Wm. Billington, for making diagram of the house,

the sum of twenty-five dollars.

For legal ser-

To James Strain, for legal services rendered in the case of the People vs. A. T. Gilbert, the sum of four hundred dollars.

A sum sufficient to defray the expenses of boxing, packing and shipping the ten copies of the adjutant general's report to each member of this general assembly. Bills to

be approved by the governor.

Railway Co.

To the Jeffersonville, Madison and Indianapolis Railroad Company, for military transportation in 1863 and 1865, the sum of one hundred and seven dollars and thirtythree cents.

A. T. Lawrence

To Allen T. Lawrence, for two months' services as local detective at Springfield, Illinois, to carry out the law authorizing the drafting of men for military service, three hundred dollars.

To the members of the joint committee on state institutions and penitentiary, each, the sum of thirty dollars, for

traveling expenses. To the lieutenant-governor, for postage, the sum of sev-

enty-five dollars.

To E. A. Piper, for services and expenses in executing duties as cattle commissioner, appointed by the governor,

the sum of two hundred and sixty-two dollars. To Harvey N. Edwards, for services and expenses in executing duties as eattle commissioner, appointed by

the governor, the sum of one hundred and ninety-three dollars.

To John Megredy, for carriage hire for cattle commissioners to go to the slaughter-house, the sum of twenty-four dollars.

Furnishing reports.

E. A. Piper,

To Ely, Burnham & Bartlett, for furnishing report, for publication, of proceedings of the state commissioners in regard to the Texas cattle disease, the sum of two hundred and twenty-five dollars.

To John P. Reynolds, Dr. Kile and Dr. H. C. Johns, Reynolds Kile and Johns. for services rendered and expenses in cattle convention held in Springfield, Dec. 1st, 1868, each, the sum of twenty-five dollars.

To S. N. Little & Son, for carriage and omnibus hire for the use of the cattle commissioners, the sum of thirty

dollars.

To J. Taylor Smith, acting postmaster at Springfield, Illinois, the sum of one hundred and thirty-five dollars and forty cents, for postage on newspapers ordered by this

general assembly.

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

To the extra clerks of both houses, during this session of Extra clerks.

the general assembly, each, the sum of eight dollars per day, to be certified by the speakers of the two houses.

Also, a sum sufficient to defray costs of procuring testimony, and expenses and per diem of short-hand reporters and 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.

To Jonathan Merriam, contestant from the 37th representative district, the sum of four hundred and ninety dollars and thirty cents, for expenses incurred by him in contesting the seat of Hon. S. R. Saltonstall; also, the same per diem and mileage as is allowed members of the house of representatives for attendance, to be certified by the speaker of the house of representatives.

To clerks of committees, not otherwise provided for, each, the sum of eight dollars per day, to be certified by the chairman of their respective committees and the speak-

ers of their respective houses.

To the pages employed in both houses of this general Pages. assembly, also, to the pages in the office of the governor and secretary of state, each, the sum of three dollars per day, to be certified by the officer appointing them.

Also, a sum sufficient to pay all debts created for or by order of this general assembly, not to exceed eight thousand dollars-bills to be certified by the secretary of state and approved by the governor. Also, a sum sufficient to

For contested

rooms.

For committee pay rent of rooms and offices occupied by committees and engrossing clerks, to include fuel and lights for same-bills to be certified by the chairman of the committee or by the chief engrossing clerks, as the case may require.

To the speaker of the senate, and to each member of the general assembly, the sum of three hundred dollars, for extra expenses incurred by them for room rent, clerk hire,

fuel and lights, during the session.

To Alexander White, for binding the report of the Hon. I. N. Morris, the sum of forty-six dollars and forty-five cents.

Private secretary of governor

To the private secretary of the governor, the sum of five dollars per day, for extra services during the present session.

A sum, not exceeding four thousand dollars, to pay the expenses of the joint committee appointed by the last general assembly to investigate the affairs of the state institutions, and for witnesses, officers and reporters serving and attending said committee, to be paid to the several persons entitled to the same, on bills of particulars to be

approved by the governor.

E. H. Talbott.

To E. H. Talbott, the sum of one hundred dollars, for services rendered in the office of the adjutant-general, in December, 1864, and expenses of traveling from Belvidere

to Springfield, and return.

To the clerks employed by the governor and secretary of state in their offices, and to the clerk in the library, each, the sum of eight dollars per day during the session, certified by the secretary of state and approved by the governor.

Clerk of library

And to the clerk who acted in the library during the special sessions of the last general assembly, a like sum per day, for each day of said session, to be paid upon a proper certificate of his services.

To H. W. Graves, for stationery furnished for the present general assembly, the sum of three thousand three

hundred and eighty-five dollars and twenty cents.

G. W. Chatterton.

To G. W. Chatterton, for one hundred and sixteen reams of printing paper furnished on the 25th day of August, 1868, the sum of sixteen hundred and seventy-seven dollars and thirty-six cents.

To Geo. W. Chatterton, for three hundred and thirty reams of printing paper furnished on the 4th day of December, 1868, the sum of two thousand three hundred and

seventy-six dollars.

To Geo. W. Chatterton, for one thousand reams of printing paper furnished on the sixth day of January, 1869, the sum of seven thousand two hundred dollars.

A sum, not to exceed one thousand dollars, to repair the state arsenal and to make the necessary arrangements for

the offices of the adjutant-general and ordnance officer in said building—bills to be certified by the adjutant-general

and approved by the governor.

To the joint committee of both houses, to investigate the Illinois Industrial College at Iverton [?], a sum sufficient to pay the necessary expenses of said committee, witnesses and reporters attending the same-bills to be certified by the chairman of the committee.

§ 2. The auditor of public accounts is hereby directed 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.

This act is hereby declared a public act, and shall take effect and be in force from and after its pas-

sage.

APPROVED March 11, 1869.

## INSURANCE.

AN ACT to incorporate and to govern fire, marine and inland navigation In force condiinsurance companies doing business 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 number of persons, not less than thirteen, may associate and form an incorporated company for the following pur-corporation. poses, to-wit: To make insurance on dwelling houses, stores, and all kinds of buildings, and upon household furniture and other property, against loss or damage by fire, and the risks of inland navigation and transportation. Any and all insurance companies hereafter incorporated under the provisions of this act, which shall, in the declaration and charter provided to be filed, have expressed an intention to make insurance, or which shall have power to make insurance against loss or damage by the risks of inland navigation or transportation, shall have power to make insurance upon vessels, boats, cargoes, goods, merchandise, freights, and other property against loss and damage by all or any of the risks of lake, river, canal, and inland navigation and transportation.

Objects of in-

Re-insurance.

Any companies organized under this act shall have power to effect re-insurance of any risks taken by them respectively.

Declaration to be filed.

§ 3. Such persons shall file in the office of the auditor of public accounts a declaration, signed by all the corporators, expressing their intention to form a company for the purpose of transacting the business of insurance as expressed in the first section of this act, which declaration shall also comprise a copy of the charter, proposed to be adopted by them, and shall publish a notice of such their intention, once in each week, for at least four weeks, in a public newspaper in the county in which such insurance company is proposed to be located.

Charters.

The charter comprised in such declaration shall set forth the name of the company, the place where the principal office for the transaction of its business shall be located, the mode and manner in which the corporate powers granted by this act are to be exercised, the mode and manner of electing trustees or directors, a majority of whom shall be citizens of this state, and of filling vacancies, (but each director of a stock company shall be the owner, in his own right, of at least five hundred dollars worth of the stock of such company, at its par value,) the period for the commencement and termination of its fiscal year, and the amount of capital to be employed in the transaction of its business; and the auditor of public accounts shall have the right to reject any name or title of any company applied for, when he shall deem the name too similar to one already appropriated, or likely to mislead the public in any respect.

Company pro-bited from hibited

No company formed under this act shall, directly mercantile busi- or indirectly, deal or trade in buying or selling any goods, wares, merchandise, or other commodities whatever, excepting such articles as may have been insured by such company, and are claimed to be damaged by fire or water.

Conditions precedent transacting business in Chicago and other parts of the state.

§ 6. No joint stock company shall be incorporated under this act in the city of Chicago, nor shall any company incorporated under this act, establish any agency for the transaction of business in said city with a smaller capital than one hundred and fifty thousand dollars, actually paid in, in cash, nor in any other county in this state with a smaller capital than one hundred thousand dollars, actually paid in, in cash; nor shall any company, formed under this act, for the purpose of doing the business of fire or inland navigation insurance, on the plan of mutual insurance, commence business, if located in the city of Chicago, nor establish any agency for the transaction of business of said city, until agreements have been entered into for insurance with at least four hundred applicants, the premiums on which shall amount to not less than two hundred thousand

dollars, of which forty thousand dollars at least shall have been paid in cash, and notes of solvent parties founded on actual and bona fide applications for insurance shall have been received for the remainder; nor shall any mutual insurance company, in any other part of the state, commence business until agreements have been entered into for insurance with at least two hundred applicants, the premiums on which shall amount to not less than one hundred thousand dollars, of which twenty thousand dollars at least shall have been paid in cash, and notes of solvent parties, founded on actual and bona fide applications for insurance, shall have been received for the remainder. No one of the notes received as aforesaid shall amount to more than five hundred dollars, and no two shall be given for the same risk, or be made by the same person or firm, except where the whole amount of such notes shall not exceed five hundred dollars; nor shall any such note be represented as capital stock unless a policy be issued upon the same within thirty days after the organization of the company, upon a risk which shall not be for a shorter period than twelve months. Each of said notes shall be payable in part or in whole at any time when the directors shall deem the same requisite for the payment of losses by fire or inland navigation, and such incidental expenses as may be necessary for transacting the business of said company. And no note shall be accepted as part of such capital stock unless the same shall be accompanied by a certificate of a justice of the peace, or supervisor of the town or city where the person making such note shall reside, that the person making the same is, in his opinion, pecuniarily good and responsible for the same; and no such note shall be surrendered during the life of the policy for which it was given. No joint stock fire insurance company, organized under this act or transacting business in this state, shall expose itself to any loss on any one fire or inland navigation risk or hazard to an amount exceeding ten per cent. of its paid up capital.

§ 7. It shall and may be lawful for the individuals associated for the purpose of organizing any company under this subscription. act, after having published the notice and filed the declaration and charter as required by the third section of this act, and also on filing in the office of the auditor of public accounts proof of such publication by the affidavit of the publisher of such newspaper, his foreman or clerk, to open books for subscription to the capital stock of the company so intended to be organized, and to keep the same open until the full amount specified in the charter is subscribed; or in case the business of such company is proposed to be conducted on the plan of mutual insurance, then to open books to receive propositions, and to enter into agreements

in the manner and to the extent specified in the sixth section of this act.

Capital, how

§ 8. It shall be lawful for any insurance company organized under this act, or any such company incorporated under any law of this state, to invest its capital and the fund accumulated in the course of its business, or any part thereof, in bonds and mortgages on improved unincumbered real estate within the state of Illinois, worth fifty per cent, more than the sum loaned thereon, (exclusive of buildings, unless such buildings are insured and the policy transferred to said company); and, also, in the stocks of this state, or stocks or treasury notes of the United States; and, also, in bank stock of national banks; and, also, in the stocks and bonds of any county or incorporated city in this state authorized to be issued by the legislature; and to lend the same, or any part thereof, on the security of such stocks or bonds, or treasury notes, or upon bonds and mortgages as aforesaid, and to change and re-invest the same as occasion may, from time to time, require; but any surplus money, over and above the capital stock of such fire and inland navigation insurance companies, or any such insurance companies incorporated under any law of this state, may be invested in or loaned upon the pledge of the public stocks or bonds of the United States or any one of the states, or the stocks, bonds or other evidences of indebtedness of any solvent, dividend-paying institution incorporated under the laws of this state or of the United States, except their own stock: Provided, always, that the current market value of such stocks, bonds and other evidences of indebtedness shall be, at all times during the continuance of such loans, at least ten per cent. more than the sum loaned thereon.

Limitation on purchases and sale of real estate.

§ 9. No company organized by or under this act shall and purchase, hold or convey real estate, excepting for the purposes and in the manner herein set forth, to-wit: First, such as shall be requisite for its convenient accommodation in the transaction of its business; or, Second, such as shall have been mortgaged to it in good faith, by way of security for loans previously contracted, or for money due; or, Third, such as shall have been conveyed to it in satisfaction of debts previously contracted in their legitimate business or for money due; or, Fourth, such as shall have been purchased at sales upon judgments, decrees or mortgages obtained or made for such debts; and it shall not be lawful for any such company to purchase, hold or convey real estate in any other case or for any other purpose; and all such real estate as may be acquired as aforesaid, and which shall not be necessary for the accommodation of such company in the transaction of its business, shall be sold and disposed of within five years after such company shall have acquired title thereto, unless

the company shall procure a certificate from the auditor of public accounts, that the interests of the company will suffer materially by a forced sale thereof; in which event the sale may be postponed for such a period as the said auditor shall direct in said certificate; and the said auditor may also give such certificate and extend the time for holding real estate, in the like circumstances, on the application of any insurance company heretofore incorporated.

§ 10. The charter and proof of publication herein re- Auditor to cause an examiquired to be filed by every such company, shall be exam-nation. ined by the attorney general, and if found conformable to this act and not inconsistent with the constitution or laws of this state, shall be certified by him to the auditor of public accounts, who shall thereupon cause an examination to be made, either by himself or by three disinterested persons specially appointed by him for that purpose, who shall certify, under oath, that the capital herein required of the company named in the charter, according to the nature of the business proposed to be transacted by such company, has been paid in, and is possessed by it in money or in such stocks and bonds and mortgages as are required by the eighth section of this act, or of a mutual company, that it has received and is in actual possession of the capital, premiums or bona fide engagements of insurance or other securities, as the case may be, to the full extent and of the value required by the sixth section of this act; and the name and the residence of the maker of each premium note forming part of the capital, and the amount of such note, shall be returned to the said auditor, and the corporators and officers of such company shall be required to certify, under oath, that the capital exhibited to those persons is bona fide property of the company. Such certificate shall be filed in the office of the said auditor, who shall thereupon deliver to such company a certified copy of the charter and of said certificates, which, on being filed in the office of the clerk of the county where the company is to be located, shall be their authority to commence business and issue policies; and such certified copy of the charter and of said certificates may be used in evidence for or against said company with the same effect with the originals, and shall be conclusive evidence of the fact of the organization of such company.

§ 11. The corporators or the trustees or directors, as By-laws, seal. the case may be, of any company organized under this act shall have power to make such by-laws, not inconsistent with the constitution or laws of this state, as may be deemed necessary for the government of its officers and the conduct of its affairs, and the same, when necessary, to alter and amend; and they and their successors may have

a common seal and may change and alter the same at their pleasure.

Dividends.

§ 12. It shall not be lawful for the directors, trustees or managers of any such insurance company to make any dividend except from the surplus profits arising from their business; and in estimating such profits there shall be reserved therefrom a sum equal to the whole amount of unearned premiums on unexpired risks and policies, and, also, there shall be reserved all sums due the corporation on bonds and mortgages, stocks and book accounts, of which no part of the principal or the interest thereon has been paid during the last year, and for which foreclosure or suit has not been commenced for collection, or which, after judgment obtained thereon, shall have remained more than two years unsatisfied, and on which interest shall not have been paid; and, also, there shall be reserved all interest due or accrued and remaining unpaid: Provided, always, that any company may declare dividends, not exceeding ten per cent. on its capital stock in any one year, that shall have accumulated and be in possession of a fund, in addition to the amount of its capital stock and of such dividend, and all actual outstanding liabilities, equal to one-half of the amount of all premiums on risks not terminated at the time of making such dividend. Any dividend made contrary to these provisions shall subject the company making the same to a forfeiture of its charter, and each stockholder receiving it to a liability to the creditors of such company to the extent of the dividend received, in addition to the other penalties and punishments in such case made and provided. This section shall not apply to the declaration of scrip dividends by participating companies, but no such scrip dividends shall be paid except from surplus profits after reserving all sums as above provided, including the whole amount of premiums on unexpired risks. "year," wherever used in this section, shall be construed to mean the calendar year.

Disposition of note.

of § 13. All notes deposited with any mutual insurance company at the time of its organization, as provided in section six (6), shall remain as security for all losses and claims until the accumulation of the profits invested as required by the eighth (8) section of this act shall equal the amount of cash capital required to be possessed by stock companies organized under this act, the liability of each note decreasing proportionately as the profits are accumulated; but any note which may have been deposited with any such mutual insurance company subsequent to its organization, in addition to the cash premium, or any insurance effected with such company, may, at the expiration of the time of such insurance, be relinquished and given up to the maker thereof or his representative, upon his

paying his proportion of all losses and expenses which may have accrued thereon during such term. The directors or trustees of any such company shall have the right to determine the amount of the note to be given, in addition to the cash premium, by any person insured in such company, but in no case shall the note be more than five (5) times the whole amount of the cash premium; and every person effecting insurance in any mutual company organized under this act, and also their heirs, executors, administrators and assigns continuing to be so insured, shall thereby become members of said corporation during the period of insurance, and shall be bound to pay for losses and such necessary expenses, as aforesaid, accruing in and to said company, in proportion to the amount of his deposit note or notes. The directors shall, as often as they deem necessary, after receiving notice of any loss or damage by fire sustained by any member, and ascertaining the same, or after the rendition of any judgment against said company for loss or damage, settle and determine the sums to be paid by the several members thereof as their respective portion of such loss, and publish the same in such manner as they shall see fit, or as the by-laws shall have prescribed, and the same [sum] to be paid by each member shall always be in proportion to the original amount of his deposit note or notes, and shall be paid to the officers of the company within thirty (30) days next after the publication of said notice; and if any member shall for the space of thirty (30) days after the publication of said notice and service of such notice upon such member by mail, directed to him at his post-office address as written in or upon his application for insurance, neglect or refuse to pay the sum assessed upon him as his proportion of any loss as aforesaid, in such case the directors may sue for and recover the whole amount of his deposit note or notes, with cost of suit; but execution shall only issue for assessments and costs as they accrue. If the whole amount of the deposit notes shall be insufficient to pay the loss occasioned by any fire or fires, in such case the sufferers insured by the said company shall receive, toward making good their respective losses, a proportional share of the whole amount of said notes, according to the sums by them respectively insured, but no member shall ever be required to pay for any loss occasioned by fire or inland navigation more than the whole amount of his deposit note.

§ 14. Every fire and inland navigation insurance company hereafter organized, if it be a mutual company stock embody the word "mutual" in its title, which shall appear on the first page of every policy and renewal receipt; and every company doing business as a joint stock com-

Mutual and stock companies. pany shall, upon the face of its policy, in some suitable manner, express that such policy is a stock policy.

Snits by and tion.

Suits of law may be maintained by any corporaagainst corpora- tion formed under this act against any of its members or stockholders, for any cause relating to the business of such corporation; also, suits at law may be prosecuted and maintained by any member or stockholder against such corporation, for any losses which may have accrued if payment is withheld after such losses may have become due.

Liability trustees and incorporators.

§ 16. The trustees and corporators of any company organized under this [act] shall be severally liable for all debts or responsibilities of such company, to the amount by him or them subscribed, until the whole amount of the capital of such company shall have been paid in, and a certificate thereof recorded as hereinbefore provided. Notes taken in advance of premiums under this act are not to be considered debts of the company, in determining whether a company is insolvent, but are to be regarded as assets of the company.

Existing com-

Any existing joint stock fire insurance company panies may ex-tend their char- heretofore incorporated under the laws of this state, and any company organized under this act, having a capital of at least one hundred thousand dollars, may, without increasing its capital, at any time within two years previous to the termination of its charter, after giving notice, at least once a week for four weeks successively, in a newspaper published in the county where such company is located, of such intention, and with a declaration, under its corporate seal, signed by the president and two-thirds of its directors, of their desire for such extension, extend the term of its original charter to the time specified in the twenty sixth section of this act, by altering and amending the same so as to accord with the provisions of this act. and filing a copy of such amended charter, with the declaration aforesaid, in the office of the auditor of public accounts, whereupon the same proceedings shall be had as are required in the tenth section of this act; and any mutual insurance company, heretofore incorporated or organized under any of the laws of this state, having surplus assets, aside from premiums and stock notes, sufficient to re-insure all its outstanding risks, after having given notice once a week, for four weeks, of their intention and of the meeting hereinafter provided for, in a newspaper published in the county where such company is located, may, with the consent of two-thirds of the corporators or members present at any regular annual meeting, or at any special meeting duly called for the purpose or with the consent, in writing, of two-thirds of the corporators or members of such company, and the consent, also, of three-fourths of the trustees or directors, unless otherwise provided in the

charter, become a joint stock company, by conforming its charter to and otherwise proceeding in accordance with this act; and every member of such company, on the day of said annual or special meeting or the date of said written consent, shall be entitled to priority in subscribing to the capital stock of said company for one month after the opening of the books of subscription to such capital stock, in proportion to the amount of cash premiums paid in by such members on unexpired risks in force on the day of said annual or special meeting, or the date of said written consent; and every company so extended or changed shall come under the provisions of this act, in the same manner as if it had been incorporated originally under this act.

§ 18. Any existing fire insurance company, and any Capital stock, how increased. company formed under this law, may, at any time, increase the amount of its capital stock, after notice given, once a week for four weeks, in any newspaper published in the county where such company is located, of such intentions, with the written consent of three-fourths, in amount, of its stockholders, unless otherwise provided in its charter, or if a mutual company, with the unanimous consent of its trustees, unless otherwise provided in its charter, by altering or amending their charter in this respect, and filing a copy of their charter, so amended, together with a declaration under its corporate seal, signed by its president and directors, of their desire so to do, with such written consent of three-fourths, in amount, of its stockholders, or the unanimous consent of the trustees as aforesaid, to such increase, in the office of the auditor of public accounts, and upon the

of this act.

§ 19. All insurance companies heretofore organized in Existing companies brought the state of Illinois, and now doing business in this state, under brought this act. are hereby brought under all the provisions of this act, except that their capitals may continue of the amounts and character named in and authorized by their respective charters, during the existing term of such charters; and the investments of the capital and assets of such companies may remain the same as prescribed by their charters, anything in this act to the contrary notwithstanding; and such companies shall also be entitled to all the privileges and powers granted by said charters.

same proceedings had as are required by the tenth section

§ 20. All companies incorporated or extended under this act shall be deemed and taken to be bodies corporate rate and politic. and politic, in fact and in name, and shall be subject to all the provisions of law in relation to corporations, so far as

the same are applicable.

It shall be the duty of the president or vice-presi- Annual statedent and secretary of each company organized under this auditor. act, or incorporated under any law of this state, annually,

Bodies corpo-

on the first day of January of each year, or within one month thereafter, to prepare, under their own oath, and deposit in the office of the auditor of public accounts, a statement of the condition of such company on the thirty-first day of December then next preceding, exhibiting the following facts and items in the following form, namely:

First.—The amount of the capital stock of the company

actually paid in.

Second.—The property or assets held by the company, specifying:

1st. The value, or nearly as may be, of the real estate

held by such company.

2d. The amount of cash on hand and deposited in banks to the credit of the company, specifying in what banks the same are deposited.

3d. The amount of cash in the hands of agents and in

course of transmission.

4th. The amount of loans secured by mortgages and bonds, constituting the first lien on real estate, on which there shall be less than one year interest due or owing.

5th. The amount of loans on which interest shall not have been paid within one year previous to such state-

ment.

6th. The amount due the company on which judgments

have been obtained.

- 7th. The amount of stocks of this state, of the United States, of any incorporated city of this state, and of any other stocks owned by the company, specifying the amount, number of shares, and "par" and "market" value of each kind of stock.
- 8th. The amount of stocks held thereby as collateral security for loans, with the amount loaned on each kind of stock, its par value and the market value.

9th. The amount of assessments on stock or premium

notes, paid and unpaid, specifying each.

10th. The amount of interest actually due and unpaid.
11th. The amount of premium notes on hand on which policies are issued.

12th. The amount of installment notes on hand on

which policies are issued.

Third.—The liabilities of such company, specifying:

1st. The amount of losses due and yet unpaid.

2d. The amount of claims for losses resisted by the

company.

3d. The amount of losses incurred during the year, including those claimed and not yet due, and including the probable amount of those reported to the company, upon which no action has been taken.

4th. The amount of dividends declared and due, and

remaining unpaid.

5th. The amount of dividends, if any, declared but not yet due.

6th. The amount of money borrowed and security, if

any, given for the payment thereof.

7th. All other existing claims against the company, and also the gross amount of outstanding risks, and the gross amount of premiums thereon unearned.

Fourth.—The income of the company during the pre-

ceding year, specifying:

1st. The amount of cash premiums received.
2d. The amount of notes received for premiums.

d. The amount of interest money received.

4th. The amount of income received from other sources. Fifth.—The expenditure during the preceding year,

specifying:

1st. The amount of losses paid during the year, stating how much of the same accrued prior and how much subsequent to the date of the preceding statement, and the amount at which such losses were estimated in such preceding statement.

2d. The amount of dividends paid during the year.

3d. The amount of expenses paid during the year, including commissions and fees to agents and officers of the company.

4th. The amount paid in taxes, specifying the amount

paid in this state.

The amount of all other payments and expendi-It shall be the duty of the auditor to establish a classification of risks into any number of classes not less than four, according to the degree of hazard of such risks; and the auditor shall require, said companies, as a part of the aforementioned statement, to give the number of policies in force, covering property embraced in each of said classes, and the aggregate amount at risk upon property in The auditor of public accounts is hereby each class. authorized and empowered to address any inquiries to any insurance company, or the secretary thereof, in relation to its doings or condition, or any other matter connected with its transaction, and it shall be the duty of any company so addressed to promptly reply, in writing, to any such inqui-The statement of any company, the capital of which is composed, in whole or in part, of notes, shall, in addition to the foregoing, exhibit the amount of notes originally forming the capital, and also what proportion of said notes is still held by such company and considered capital. The statements herein provided for shall be in lieu of any and all statements now required by any existing law, and the several provisions of the acts approved February 14, 1855, and January 22, 1857, are hereby repealed. Every insurance company, organized under any law of this state,

failing to make and deposit such statements, or to reply to any inquiry of the said auditor, shall be subject to the penalty of five hundred dollars, and an additional five hundred dollars for every month that such company shall continue thereafter to transact any business of insurance. be the duty of the auditor of public accounts to cause to be prepared and furnished to each of the companies, and to the attorneys of companies incorporated by other states and foreign governments, printed forms of the statements required by this act, and he may, from time to time, make such changes in the form of such statements as shall seem to him best adapted to elicit from the companies a true exhibit of their condition, in respect to the several points hereinbefore mentioned. It shall be the duty of the auditor of public accounts to cause the information contained in the statements required by this section to be arranged in a tabular form, and printed in his biennial report.

Requisites for ness state.

§ 22. It shall not be lawful for any insurance company, foreign comparated by or organized ness doing bust association, or partnership incorporated by or organized in this under the laws of any other state of the United States, or any foreign government, for any of the purposes specified in this act, directly or indirectly, to take risks or transact any business of insurance in this state unless possessed of the amount of actual capital required of similar companies formed under the provisions of this act; and any such company desiring to transact any such business, as aforesaid, by any agent or agents in this state shall first appoint an attorney in this state on whom process of law can be served, and file in the office of the auditor of public accounts a written instrument, duly signed and sealed, certifying such appointment, which shall continue until another attorney be substituted; and any process issued by any court of record in this state, and served upon such attorney by the proper officer of the county in which such attorney may reside or may be found, shall be deemed a sufficient service of process upon such company, but service of process upon such company may also be made in any other manner now provided by law. In case any insurance company, not incorporated in this state, shall cease to transact business in this state, according to the laws thereof, the agents last designated, or acting as such for such corporation, shall be deemed to continue agents for such corporation for the purpose of serving process for commencing action upon any policy or liability issued or contracted while such corporation transacted business in this state; and service of such process, for the causes aforesaid, upon any such agent, shall be deemed a valid personal service upon such corporation, and every such company, association or partnership shall also file a certified copy of their charter or deed of settlement, together with a statement,

under the oath of the president or vice president, or other chief officer, and secretary of the company for which he or they may act, stating the name of the company and place where located, the amount of its capital, with a detailed statement of its assets, showing the amount of cash on hand, in bank, or in the hands of agents, the amount of real estate, and how much the same is incumbered by mortgage, the number of shares of stock of every kind owned by the company, the par and market value of the same, amount loaned on bond and mortgage, the amount loaned on other security, stating the kind and amount loaned on each, and the estimated value of the whole amount of such securities, any other assets or property of the company; also stating the indebtedness of the company, the amount of losses adjusted and unpaid, the amount incurred and in process of adjustment, the amount resisted by the company as illegal and fraudulent, and all other claims existing against the company; also a copy of the last annual report, if any, made under any law of the state by which such company was incorporated; and no agent shall be allowed to transact business for any such company whose capital is impaired to the extent of twenty per cent. thereof, while such deficiency shall continue; and any company incorporated by or organized under any foreign government shall, in addition to the foregoing, deposit with the auditor of public accounts for the benefit and security of policy holders residing in the United States, a sum not less than two hundred thousand dollars in stocks of the United States, or of the state of Illinois, in all cases to be equal to a stock producing six per cent. per annum; said stocks not to be received by said auditor at a rate above their par value or above their current market value, or in bonds and mortgages on improved unincumbered real estate in the state of Illinois worth fifty per cent. more than the amount loaned thereon. The stocks and securities so deposited may be exchanged, from time to time, for other securities receivable as aforesaid; and so long as the company so depositing shall continue solvent and comply with the laws of this state, such company or association may be permitted, by the said auditor, to collect the interest or dividends on said deposits, and where a deposit is made of bonds and mortgages, accompanied by full abstracts of titles and searches, the fees for an examination of title by counsel, to be paid by the party making the deposit, shall not exceed twenty dollars for each mortgage, and the fee for an appraisal of property shall be five dollars to each appraiser, not exceeding two, besides expenses for each mortgage; nor shall it be lawful for any agent or agents to act for any company or companies referred to in this section, directly or indirectly, in taking risks or transacting the business of fire or

inland navigation insurance in this state without procuring from the auditor of public accounts a certificate of authority stating that such company has complied with all the requisitions of this act which apply to such companies, and the name of the attorney appointed to act for the company. The statement and evidences of investments required by this section shall be renewed from year to year, in such manner and form as may be required by said auditor, with an additional statement of the amount of premiums received and losses incurred in this state during the preceding year, so long as such agency continues; and the said auditor, on being satisfied that the capital, securities and investments remain secure as hereinbefore provided, shall furnish a renewal of the certificate as aforesaid. Any violation of any of the provisions of this act shall subject the party violating the same to a penalty of five hundred dollars for each violation, and of the additional sum of one hundred dollars for each month during which any such agent shall neglect to file such affidavits and statements as are herein required. Every agent of any insurance company shall, in all advertisements of such agency, publish the location of the company, giving the name of the city, town, or village in which the company is located, and the state or government under the laws of which it is organized. The term "agent or agents," used in this section, shall include an acknowledged agent, surveyor, broker, or any other person or persons who shall, in any manner, aid in transacting the insurance business of any insurance company not incorporated by the laws of this state. The provisions of this section shall apply to all foreign companies, partnerships, associations and individuals, whether incorporated or not. All insurance companies, associations or partnerships incorporated by or organized under the laws of any other state of the United States, or any foreign government, transacting the business of fire or marine insurance, or any other kind of insurance, in this state, shall make annual statements of their condition and affairs to the auditor's office, in the same manner and in the same form as similar companies organized under the laws of this In case of neglect or refusal to make such annual statement as aforesaid, all persons acting in this state as agents or otherwise, in transacting the business of insurance for said companies, corporations, associations, partnerships or individuals, shall be subject to the same penalties provided by law in case of the failure of any insurance company organized under the laws of this state to make an annual statement, as provided in this act. Foreign insurance companies shall be required to make and file their annual statements and evidences on the first day of January in each year, or within thirty days thereafter, made

out for the year ending on the preceding thirtieth of September. The supplementary annual statements of their business and affairs in the United States, duly verified by the resident manager of such company, shall be filed in the month of January in each year, made out for the year ending the thirty-first day of December, immediately pre-

ceding.

§ 23. It shall be the duty of the auditor of public accounts, whenever he shall deem it expedient so to do, in too into affairs. person, or by one or more persons to be appointed by him for that purpose, not officers or agents of or in any manner interested in any insurance company doing business in this state, except as policy holders, to examine into the affairs of any insurance company incorporated in this state or doing business, by its agents, in this state; and it shall be the duty of the officers or agents of any such company doing business in this state to cause their books to be opened for the inspection of the auditor or the person or persons so appointed, and otherwise to facilitate such examination so far as it may be in their power to do, and to pay all reasonable expenses incurred therein; and for that purpose the said auditor, or person or persons so appointed by him, shall have the power to examine, under oath, the officers and agents of any company relative to the business of said company, and whenever the said auditor shall deem it for the best interests of the public so to do, he shall publish the result of said investigation in one or more papers in this state; and whenever it shall appear to the said auditor, from such examination, that the assets of any company incorporated in this state are insufficient to justify the continuance in business of any such company, he may direct the officers thereof to require the stockholders to pay in the amount of such deficiency within such period as he may designate in such requisition, or he shall communicate the fact to the attorney general, whose duty it shall then become to apply to the circuit court of the county in which the principal office of said company shall be located, for an order requiring them to show cause why the business of such company should not be closed, and the court shall thereupon proceed to hear the allegations and proofs of the respective parties; and in case it shall appear to the satisfaction of said court that the assets and funds of said company are not sufficient as aforesaid, or that the interests of the public so require, the said court shall decree a dissolution of said company and a distribution of its effects. The said circuit court shall have power to refer the application of the attorney general to a master in chancery to inquire into and report upon the facts stated therein. Any company receiving the aforesaid requisition from the said auditor shall forthwith call upon its stockholders for such

amounts as will make its capital equal to the amount fixed by the charter of said company, and in case any stockholder of such company shall refuse or neglect to pay the amount so called for, after notice personally given or by advertisement, in such time and manner as the said auditor shall approve, it shall be lawful for the said company to require the return of the original certificate of stock held by such stockholder, and in lieu thereof to issue new certificates for such number of shares as the said stockholder may be entitled to, in the proportion that the ascertained value of the funds of the said company may be found to bear to the original capital of the said company, the value of such shares for which new certificates shall be issued to be ascertained under the direction of the said auditor, and the company paying for the fractional parts of shares; and it shall be lawful for the directors of such company to create new stock and dispose of the same, and to issue new certificates therefor, to an amount sufficient to make up the original capital of the company. And it is hereby declared that, in the event of any additional losses accruing upon new risks taken after the expiration of the period limited by the said auditor in the aforesaid requisition for the filling up of the deficiency in the capital of such company, and before said deficiency shall have been made up, the directors shall be individually liable to the extent thereof. And if, upon such examination, it shall appear to the said auditor that the assets of any company chartered on the plan of mutual insurance, under this act, are insufficient to justify the continuance of such company in business, it shall be his duty to proceed, in relation to such company, in the same manner as is herein required in regard to joint stock companies; and the trustees or directors of such company are hereby made personally liable for any losses which may be sustained upon risks taken after the expiration of the period limited by said auditor for filling up the deficiency in the capital, and before such deficiency shall have been made up. Any transfer of the stock of any company, organized under this act, made during the pending of any such investigation, shall not release the party making the transfer from his liability for losses which may have accrued previous to the transfer. And whenever it shall appear to the said auditor, from the report of the person or persons appointed by him, that the affairs of any company not incorporated by the laws of this state are in an unsound condition, he shall revoke the certificates granted in behalf of such company, and shall cause a notification thereof to be published in a newspaper of general circulation published in the city of Springfield, and mail a copy thereof to each agent of the company, and the agent or agents of such company, after such notice, shall be required to discontinue the issuing of any new policy and

the renewal of any previously issued.

§ 24. Every penalty provided for by this act shall be Penalties, how recovered, sued for and recovered in the name of the people, by the state's attorney of the county in which the company or the agent or agents so violating shall be situated, and one-half of said penalty, when recovered, shall be paid into the treasury of said county, and the other half to the informer of such violation; and in the case of the non-payment of such penalty, the party so offending shall be liable to imprisonment for a period not exceeding six months, in the discretion of any court having cognizance thereof. penalties may also be sued for and recovered in the name of the people, by the attorney general, and when sued for and collected by him shall be paid into the state treasury.

§ 25. All companies incorporated or extended under Duration companies. this act may provide, in their charters, for not more than thirty years' duration, but the legislature may, at any time, alter or amend this act, and provide for the closing up of the business and affairs of any company formed under it. Nothing herein contained shall be construed to prevent subsequent extension of the charters of companies organ-

ized or extended under this act.

§ 26. Companies, other than those organized under the Miscellaneous. laws of this state, which may have received certificates of authority for the year 1869, prior to the passage of this act, shall be permitted to continue to transact the business of insurance, without further statement, until the thirty-first day of January, 1870. Any fire or fire and marine insurance company, chartered by this state, may have a lien, by passing a by-law to that effect, upon the stock or certificate of profits owned by any member for any debt hereafter to become due the said company for premiums, by stating that the said stock is subject to any such lien upon the certificates of stock or profits, and such lien may be waived, in writing, by the consent of the president of said company upon the transfer of any such stock. Whenever it shall appear to the auditor of public accounts, from an examination made by him, in the manner prescribed by law, that the capital stock of any joint stock company, organized pursuant to law, is impaired to an amount exceeding twenty-five per cent. for such capital, and he shall be of the opinion that the interests of the public will not be prejudiced by permitting such company to continue business with a reduced capital, it shall be lawful for such company, with the permission of the said auditor, to reduce its capital stock and the par value of the shares thereof, to such amount as the said auditor may, under his hand and official seal, certify to be proper, and as shall, in his opinion, be justified by the assets and property of such company:

Provided, that no part of such assets and property shall be distributed to the stockholders: And, provided, further, that the capital stock of any such company shall not be reduced to an amount less than the sum now required by law for the organization of a new company, under the general insurance laws, for the transaction of business at the place where such company is located, and of the kind which such company is authorized to transact. reduction of the capital of any such company shall be made except upon a resolution of its board of directors, approved by at least two-thirds of the directors and certified under its corporate seal, signed by the president and at least two-thirds of the directors, and proved or acknowledged in the manner required by law for the proof or acknowledgment of conveyances; which certificate shall be filed in the office of said auditor before any action shall be had by him thereon. The auditor of public accounts, in case he shall permit any such company to reduce its capital in the manner provided in this act, shall execute the certificate required by this act, in duplicate, and deliver one of such certificates to the officers of such company, who shall forthwith file the same with the clerk of the county in which such company is located, and the other such certificate shall be filed in the office of said auditor. Such company, upon filing the certificate with the county clerk as required by this act, shall, with such reduced capital, possess the same rights and be subject to the same liabilities that it possessed or was subject to at the time of the reduction of its capital; and the charter of such company shall be deemed to be amended in respect to the amount of capital and the par value of the shares, so as to conform to such reduction. It shall be lawful for the said company to require the return of the original certificate of stock held by each stockholder, and in lieu thereof, to issue new certificates for such number of shares as each stockholder may be entitled to, in the proportion that the reduced capital may be found to bear to the original capital of the company. It shall be lawful for any such company, after its capital shall be so reduced as aforesaid, to increase its capital stock in the mode prescribed by this law. It shall be the duty of all receivers and trustees of insurance companies. during the month of January in each year, and at any other time when required by the auditor of public accounts, to make and file annual and other statements of their assets and liabilities, and of their income and expenditures, in the same manner and form and under the same penalties as the officers of such companies are now required by law to make annual and other statements to the auditor's office; and the said auditor shall also cause its annual statements, required to be filed by this act, to be published

in two daily newspapers of general circulation, the one printed in the city of Chicago and the other printed in the

city of Springfield, not less than fifteen days.

There shall be paid by every company, associa- Fees. tion, person or persons, or agent, to whom this act shall apply, the following fees: For filing the declaration or the certified copy of a charter herein required, the sum of thirty dollars; for filing the annual statement required, ten dollars; for each certificate of authority to agents of companies or associations not incorporated under the laws of this state, two dollars; for each certificate of authority to agents of companies incorporated under the laws of this state, fifty cents; for every copy of paper filed in his office, the sum of twenty cents per folio; and for affixing the seal of said office to such copy and certifying the same, one dollar; and in case two or more companies shall combine and effect insurance under a joint policy, each and every company shall pay the fees provided herein, the same as if each company wrote separate and distinct policies: Provided, that the net amount of all fees over and above the cost of performing the clerical labor connected therewith shall not exceed, under this act, the sum of five thousand dollars, and that any amount above that sum shall be paid over to the state treasurer: And, provided, further, that the auditor shall render account, in his biennial report, of the fees received by him under the provisions of this act.

§ 28. Agents appointed by any company doing business Responsibility in this state, to solicit for applications for insurance, to collect the premiums on the same and to transact the other duties of agents in such cases, shall be held personally responsible to such company for any moneys received by them for such company; and in case any such agent shall embezzle or fraudulently convert to his own use, or shall take or secrete, with intent to embezzle and convert to his own use, without consent of such company, any money belonging to such company which shall have come into his possession or shall be under his care by virtue of his agency, he shall be deemed, by so doing, to have committed the crime of larceny, and, on conviction, shall be subject to the fines and penalties provided by the statutes in such

cases.

§ 29. Whenever the existing or future laws of any state Deposits. of the United States, or any other kingdom or country, shall require of insurance companies incorporated by or organized under the laws of this state, and having agencies in such other state, kingdom or country, any deposit or securities in such state, kingdom or country, for the protection of policy holders or otherwise, of any payment for taxes, fines, penalties, certificates of authority, license fees

or otherwise, greater than the amount required for such purposes from similar companies of other states by the then existing laws of this state, then and in every such case, all companies of such states, establishing or having heretofore established an agency or agencies in the state, shall be and are hereby required to make the same deposit, for a like purpose, with the auditor of this state, and to pay to the auditor, for taxes, fines, penalties, certificates of authority, license fees, and otherwise, an amount equal to the amount of such charges and payments imposed by the laws of such state upon the companies of this state and the agents thereof: Provided, that the payment required of such foreign companies shall, in no case, be less than required by this act.

Annual return of agents.

§ 30. Every agent of any insurance company incorporated by the authority of any other state or government, shall return to the proper officer of the county, town or municipality in which the agency is established, in the month of May, annually, the amount of the net receipts of such agency, which shall be entered on the tax lists of the county, town and municipality, and subject to the same rate of taxation for all purposes, state, county, town and municipal, that other personal property is subject to at the place where located, said tax to be in lieu of all town and municipal licenses; and all laws and parts of laws inconsistent herewith are hereby repealed: Provided, that the provisions of this section shall not be construed to prohibit cities having an organized fire department from levying a tax or license fee, not exceeding two per cent., in accordance with the provisions of their respective charters, on said gross receipts, to be applied exclusively to the support of the fire department of such city.

Not to convious act.

Nothing in this act shall be so construed as to \$ 31. fift with com-panies operatinterfere with the workings or organization of any insur-ing under pre- ange company organized under an act of the general asance company organized under an act of the general assembly, entitled "An act to authorize the formation of township insurance companies," approved February 20, 1867, or to any township insurance company chartered by act of this general assembly.

When to take effect.

This act shall take effect from and after its passage: Provided, that companies other than those organized under the laws of this state, which may have received licenses for the year A. D. 1869, prior to the passage of this act, shall not be obliged to renew application during the said year, but such company shall be subject to examination at the discretion of the auditor of public accounts as hereinbefore provided: Also, provided, that the examination of companies already organized under the laws of this state shall. for the year 1869, be made in the month of July next, or as soon thereafter as possible.

APPROVED March 11, 1869.

AN ACT to organize and regulate the business of life insurance.

In force July 1, 1869,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That before any life insurance company goes into operation, under the laws of this state, a guarantee capital, of at least one hundred thousand dollars, shall be paid in money and invested in the stocks of the United States or of this state, or of any city or town in this state, estimated at their market value, or in such other stocks and securities as may be approved by the auditor of public accounts, or in mortgages being first liens on real estate in this state, the said real estate being worth at least twice the amount of the money loaned thereon, with abstract showing a good and sufficient title, and the certificate of two reputable landholders, under oath, certifying to the value of said property.

§ 2. No policy shall be issued until a certificate from Auditor's amination. the auditor has been obtained authorizing such company to The said auditor shall examine the capital, and the majority of the directors shall make oath that the money has been paid in by the stockholders towards payment of their respective shares and not for any other purpose, and that it is intended that the same shall remain as the capital of the company, to be invested as required by the laws of this state. Every insurance company incorporated in this state shall pay to said auditor, for the examination

required by this section, the sum of thirty dollars.

§ 3. It shall not be lawful for any person to act within this state, as agent or otherwise, in receiving or procuring panies w applications for life insurance, or in any manner to aid in act. transacting the business of life insurance, referred to in the first section of this act, for any company or association incorporated by or organized under the laws of any other state government, unless such company has conformed, in such state or in this state, to the same requirements in regard to capital that are imposed by section one of this act upon companies in this state, or, in lieu thereof, has actual assets to the amount of at least one hundred thousand dollars, invested in the same manner as is prescribed in regard to capital in section one of this act.

§ 4. The subscribers or holders of guarantee stock in a life insurance company, organized on the mutual or stock how chosen. and mutual plan, shall choose the first board of directors, and at all subsequent elections they shall choose one-half of the directors, and the holders of mutual policies the other half, until the redemption of the guarantee stock, when the holders of mutual policies shall elect all of the

directors.

Investment of

Foreign ccm-

Directors.

Annual state

§ 5. Every life insurance company incorporated in this state, or doing business in this state, shall, on or before the first day of March in each year, transmit to the auditor and file in his office a statement of its business standing and affairs, in the form prescribed or authorized by law, and adapted to the business done by such company, signed and sworn to by the president or vice president and secretary, and made out for the year ending on the preceding thirty-first day of December.

Form of re-

The form for life insurance companies shall be as follows: 1st. Name of the company. 2d. When chartered. 3d. For what period. 4th. Where located, 5th. State, in full, the assets of the company. 6th. Number of shares owned in any bank; state par value, cost and the market value per share. 7th. Number of shares owned in any railroad, stating the corporate name of each and amount invested in each, at cost, on its books; state the par value and market value of each share. 8th. Amount owned in railroad bonds; state par value, cost and market value per share. 9th. Amount invested in real estate, at cost, on the books of the company. 10th. Amount loaned on mortgages of real estate, and estimated value of said real 11th. Amount loaned on notes secured by collaterals of personal property. 12th. Amount loaned on notes without collaterals. 13th. State, in full, all other investments. 14th. How much included in the foregoing statements of assets consists of premium notes on policies 15th. Number, date, kind not returned as now in force. and amount of each outstanding policy, and age of the insured, excepting such policies as are subject to a valuation by the proper officer in some other state, which shall be shown by certificate from the insurance department of such 16th. Number and amount of each class or kind of policies which have within the year ceased to be in force; how terminated; what has been paid to the legal holders of the policies. 17th. Amount of losses ascertained and unpaid. 18th. Amount of losses claimed against the company; whether acknowledged as due or not by the company. 19th. Amount due from the company on its declared, promised or acknowledged indebtedness, or other claims, including dividends, bonuses on distribution of surplus, or as profits. 20th. Amount received for premiums the past year. 21st. Amount received for premi-22d. Amount received for premiums in ums in cash. promissory notes or securities. 23d. Amount received for interest the past year. 24th. Amount paid for interest the past year. 25th. Amount of guarantee funds, and state particularly whether the same are in cash or subscription notes. 26th. How are dividends, distributions of surplus funds, bonuses or estimated profits paid? Whether

in cash, scrip or otherwise on credit, and whether on demand; or, if on credit, for what length of time, and whether payable at a specific time or indefinitely, at the discretion of the company. 27th. Amount paid for expenses, taxes and commissions the past year, classified.

§ 7. All life insurance companies chartered or organized company in any other state of the United States, or beyond the lim- make its of the United States, and doing business in this state, annual ment. shall make an annual statement of their condition and affairs to the insurance department, in the same manner and in the same form as similar companies organized under the laws of this state. The auditor shall have authority to extend the time for filing such statement, for reasons which he shall deem good and sufficient, whether the company is organized in this state or elsewhere. The statements herein provided for shall be in lieu of any and all statements now required by any existing law; and the several provisions of the act approved February the twelfth, eighteen hundred and fifty-three, February the fourteenth, eighteen hundred and fifty-five, and January the twenty-second, eighteen hundred and fifty-seven, are hereby repealed, so far as they relate to life insurance.

§ 8. Life insurance companies chartered beyond the made Dec. 31. limits of the United States, and doing business in this state, shall make a return of their standing on the thirty-first day of December in each year, agreeable to the form required by this act of other companies doing a similar business in this state; said return to be made to the auditor on or before the first day of April, annually, and verified and sworn to before some consul or vice-consul of the United States, by two or more of the principal officers of such insurance

company.

§ 9. Any company doing business in this state neglect. Penalty for nake ing to make returns, in the manner and within the time returns. hereinbefore authorized and prescribed, shall forfeit one hundred dollars for each day's neglect; and every company that willfully makes false statements shall be liable to a fine of not less than five hundred dollars nor more than one thousand dollars. Any new business done by any company or its agents in this state, after neglect to make the prescribed returns, shall be deemed to be done in violation of law.

§ 10. When the actual funds of any life insurance company doing business in this state are not of a net value liabilities. equal to the net value of its policies, according to the "combined experience," or "actuary's" rate of mortality, with interest at four per centum per annum, it shall be the duty of the auditor to give notice to such company and its agents to discontinue issuing new policies within this state until such time as its funds have become equal to its liabili-

Foreign semistate-

When funds lo not equal

ties-valuing its policies as aforesaid. Any officer or agent who, after such notice has been given, issues or delivers a new policy, from and on behalf of such company, before its funds have become equal to its liabilities as aforesaid, shall forfeit, for each offense, a sum not exceeding one thousand dollars.

Funds, vested.

§ 11. It shall be lawful for any company, organized in this state, to invest its funds or accumulations in the stocks of the United States, or of this state, or of any city or town in this state, or in any national bank, or in such other stocks and securities as may be approved by the auditor, or in mortgages (being first liens) on real estate being worth at least twice the amount of money loaned thereon.

flow invested in other states.

When any life insurance company, organized under the laws of this state, shall transact business in any other state, it may invest its surplus funds in such state in like security and under the same restrictions as in this state.

Auditor make inquiries of companies.

The auditor is hereby authorized and empowered to address any inquiries to any life insurance company, or to the secretary thereof, in relation to its doings or conditions, or any other matter connected with its transactions; and it shall be the duty of any such company so addressed to reply promptly, in writing, to any such inquiries; and all such companies not incorporated under the laws of this state, failing to answer all such inquiries, shall not be authorized to transact any business in this state, and their certificates of authority may be revoked and canceled. It shall be the duty of the auditor to make or cause to be made an examination of the condition and affairs of any life insurance company doing business in this state whenever he shall deem it expedient to do so; and also whenever he shall have good reason to suspect the correctness of any annual statement, or that the affairs of any company making such statéments are in an nusound condition.

Distribution of surplus funds

§ 14. Life insurance companies doing business in this state, which do business upon the principle of mutual insurance, or the members of which are entitled to share in the surplus funds thereof, may make distribution of such surplus as they have accumulated, annually, or once in two, three, four or five years, as the directors thereof may from time to time determine. In determining the amount of the surplus to be distributed, there shall be reserved an amount not less than the aggregate net value of all outstanding policies, said value being computed by the combined experience or actuary rate of mortality, with interest not exceeding four per cent.

Fereign companies to appear this state, before doing business in this state, shall, in writing this state. Every life insurance company not organized in ing, appoint an attorney, resident in this state, upon whom all lawful process against the company may be served with

like effect as if the company existed in this state; and said writing or power of attorney shall stipulate and agree, on the part of the company making the same, that any lawful process against said company which is served on said attorney, shall be of the same legal force and validity as if served on said company. A copy of the writing, duly certified and authenticated, shall be filed in the office of the auditor, and copies certified by him shall be sufficient evidence. This agency shall be continued while any liability remains outstanding against the company in this state, and the power shall not be revoked until the same power is given to another, and a like copy filed as aforesaid. Service upon said attorney shall be deemed sufficient service upon the company.

§ 16. The treasurer of the state, in his official capacity, er to hold secushall take and hold on deposit the securities of any life rities. insurance company incorporated under the laws of this state, which are deposited by any such company for the purpose of securing policy holders, and complying with the laws of any state in order to enable such company to transact business in such state. The company depositing such securities shall have the right to receive the income thereof and at any time to exchange the same, according to the laws of the state in which they may be doing business.

§ 17. If any life insurance company, organized in this Where polistate or in any other state of the United States, or in any ned. foreign country, whose policies are not valued by the insurance department or proper officers of any other state, shall transact business in this state, it shall be the duty of the auditor to calculate the existing value of all outstanding policies of such company; and every such company shall pay, annually, to the auditor of this state, by way of compensation for the valuation of its policies, three cents on every thousand dollars insured by it on lives.

§ 18. No life insurance company organized under the laws of this state shall issue policies insuring fire or marine or accident or live stock risks, nor do any banking business.

§ 19. It shall be lawful for any married woman, by Married herself and in her own name, or in the name of any third man may insure husband's life. person, with his assent as her trustee, to cause to be insured for her sole use, the life of her husband, for any definite period or for the term of his natural life; and in case of her surviving such period or term, the sum or net amount of the insurance becoming due and payable by the terms of the insurance, shall be payable to her, to and for her own use, free from the claims of the representatives of the husband or of any of his creditors: Provided, however, that if the premium of such policy is paid by any person with intent to defraud his creditors, an amount equal to the

Limited life insurance.

premium so paid, with interest thereon, shall inure to the benefit of said creditors, subject, however, to the statute of limitations. The amount of the insurance may be made payable, in case of the death of the wife before the period at which it becomes due, to his, her or their children, for their use, as shall be provided in the policy of insurance, and their guardian if under age.

Deposit in certain cases.

Whenever the existing or future laws of any other state of the United States shall require of life insurance companies, incorporated by or organized under the laws of this state and having agencies in such other state, or of the agents thereof, any deposit of securities in such state for the protection of policy holders or otherwise, or any payment for taxes, fines, penalties, certificates of authority, license fees or otherwise, greater than the amount required for such purposes from similar companies of other states by the then existing laws of this state, then and in every such case, all life insurance companies of such states establishing or having heretofore established an agency or agencies in this state, shall be and are hereby required to make the same deposit for a like purpose, with the state treasurer of this state, and to pay to the auditor, for taxes, fines, penalties, certificates of authority, license fees or any other obligation, an amount equal to the amount of such charges and payments imposed by the laws of such other state upon the companies of this state and the agents thereof.

Foreign company to deposit charter and statement.

§ 21. Every life insurance company not organized under the laws of this state shall, before doing business in this state, deposit with the auditor a copy of the charter of the company, and a statement signed and sworn to by the president or vice-president and secretary, in the form prescribed or authorized for the annual statement adapted to the business done by such company.

State to appear in case of foreign company.

§ 22. Every person acting for a life insurance company not incorporated in this state, shall exhibit, in conspicuous letters, on the sign, designating his place of business, the name of the state, under whose authority the company he represents has been incorporated; and said company and agents shall also have printed, in large type, the name of said state upon all policies issued to the citizens of this state, and on all placards, pamphlets and circulars published, issued or circulated in this state by them, or him, relating to the business of said company.

Agents—liabilities and penalties.

§ 23. Whoever solicits insurance on behalf of any life company not chartered by and not established within this state, or transmits, for any person other than himself, an application for life insurance, or a policy of life insurance, to or from such company, or advertises that he will receive or transmit the same, shall be held to be an agent of such

company to all intents and purposes, and subject to all the duties, requisitions, liabilities and penalties set forth in the laws of this state relating to life insurance companies not incorporated by the legislature thereof.

§ 24. Any agent making insurance in violation of any Penaltylaw of this state regulating life insurance companies shall forfeit, for each offense, a sum not exceeding five hundred

dollars.

§ 25. For filing the annual statement required in the Bees. office of the auditor, the said auditor shall be paid ten dollars; for each agent's certificate of authority, two dollars; for every copy of a paper filed in the auditor's office, twenty cents per folio; and for affixing the seal of said office to such copy and certifying the same, one dollar; and for examining the affairs of any company, when deemed necessary, the expenses incurred therein shall be paid to the said auditor by the company.

§ 26. The auditor shall annually prepare and print in a single document the information contained in the statements made under this act, and shall communicate the same to the general assembly. He shall also cause the annual statements required to be filed by this act to be published in two daily newspapers of general circulation, the one printed in the city of Chicago and the other in the city of

Springfield, not less than one month.

§ 27. All acts or parts of acts inconsistent with this act Repeal.

are hereby repealed.

§ 28. This act shall be deemed a public act, and take When effective. effect and be in force from and after the first day of July next, but nothing herein contained shall prevent the auditor from receiving statements from companies desiring to file the same, as herein specified, at any time after the approval of this act by the governor.

Approved March 26, 1869.

AN ACT to punish frauds upon insurance companies.

In force March 29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That if any person or persons shall obtain, or cause to be obtained, or attempt to obtain from any life or accident insurance company, any sum of money on any policy of life or accident insurance issued by any company in this state, by falsely or fraudulently representing the person or persons insured as dead, or shall cause any person or persons to be

insured under an assumed name, and shall falsely represent the fictitious person or persons so insured as dead, and shall thereby obtain, cause to be obtained, or attempt to obtain from such company the amount of such insurance, and shall talsely obtain, cause to be obtained, or attempt to obtain from such life or accident insurance company any sum of money upon any life or accident policy of such company by means of false and fraudulent written representations or affidavits, falsely representing that the person whose life was insured was dead, or that the person insured against accident was injured, every person so offending shall be deemed guilty of a misdemeanor, and on conviction thereof, if the sum so obtained, attempted or caused to be obtained shall be equal to or exceed the sum of twenty-five dollars, shall be punished by imprisonment in the penitentiary, at hard labor, for a period not exceeding fifteen years; and if the sum so obtained, attempted or caused to be obtained shall be less than twenty-five dollars, shall, on conviction thereof, be fined in any sum not more than five hundred dollars, or be imprisoned in the jail of the proper county for a period not exceeding six months, or both, at the discretion of the court.

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

after its passage.

APPROVED March 29, 1869.

In force Feb. AN ACT to amend an act entitled "An act to authorize the formation of Township Insurance Companies," approved February 20, 1867, applicable only to the Buckeye Insurance Company, organized under said act, or any other company that may be or has been organized in Stephenson county,

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

Act amended. 2, of said act, be so amended as to add "and treasurer" to the end of said section.

Obligation in § 2. That section 5, of said act, shall be amended to read as follows: "Every person so insured shall give his obligation, in writing, bearing even date with the policy so issued to him, his heirs and assigns, binding himself, his heirs and assigns, to pay his pro rata share to the company, of all losses by fire which may be sustained by any member thereof, the said payment to be estimated on the basis of the amount insured and the class of the risk as classified by the directors of said company. He shall also, at the time of effecting insurance, pay such per centage, in cash, and such reasonable sum for a policy, as may be required

by the rules and laws of the company.

§ 3. That section 10 of said act shall be amended to read as follows: Companies formed under this act may insure property in townships adjoining the townships in which the office is located. They shall have power to insure all property, not located in incorporated cities, as the directors may deem expedient, and persons so insured shall have all the rights and privileges pertaining to persons insured in the township in which the office is located: Provided, that no property shall be insured outside of the Proviso. county in which the company is located: Provided, further, that adjoining townships can only be received by consent of a majority of the members present and voting at a regular or special meeting of the company: Provided, further, that the office of the company shall not be located in any other township than where the company was originally organized.

That section 11 be amended to read as follows: The directors of each company so formed shall be chosen by ballot, at the annual meeting thereof, which shall be held on the first Monday in January in each year, and every person insured shall be entitled to one vote, and shall hold their office until their successors are elected.

§ 5. That section 12 be amended to read as follows: Section welve amended It shall be the duty of the secretary of every company, as aforesaid, to prepare a statement showing the condition of such company on the day preceding their annual meeting, which statement shall contain the amount of property insured, the number of policies issued and to whom, and the amount insured by each policy, and all other matters pertaining to the interests of the company, and which statement shall also be read to the members of said company at their annual meeting.

§ 6. That all acts done, proceedings had in the organi- Acts legalized. zation and policies taken by the Buckeye Insurance company heretofore, are hereby legalized, or any other company that has been organized under said act in Stephenson county.

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

APPROVED February 19, 1869.

Section amended.

### JUDGES.

In force 'March 31, 1869. AN ACT in reference to the tenure of office in certain cases.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That when any judge of any municipal court, who, by the act creating such office, or by virtue of any law of this state, is authorized to hold his office until the general election next ensuing and until his successor is elected and qualified, continues to hold such office and discharge the duties thereof after the expiration of the time fixed by law for the election of his successor, in consequence of the omission of the proper authorities to provide for the election of his successor, he shall continue to hold such office and discharge the duties thereof until his successor shall be duly elected at an election provided for in the act creating such office, or the laws of this state, and until his successor is duly elected and qualified.

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

force from and after its passage.

APPROVED March 31, 1869.

### JUDGMENTS.

In force April 9, 1869. AN ACT to provide for interest upon judgments.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, there shall be computed and collected upon all judgments founded upon actions redelictu [ex delictu], interest, at the rate of six per cent. per annum, from the date of such judgment until the same is paid; such interest to be a lien upon the property of the defendant or defendants, and to be collected by the proper officer having charge of the execution of the final process in such judgment, and, when collected, to be paid to the plaintiff or plaintiffs in any such judgment by such officer.

§ 2. This act shall be deemed a public act, and shall be be in force and take effect from and after its passage. APPROVED April 9, 1869.

#### JURIES.

AN ACT to regulate the practice in impanneling juries in civil causes in this fu force March 26, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, upon the impanneling of any jury in any civil cause now pending, or to be hereafter commenced in any court in the state, it shall be the duty of the court, upon request of either party to the suit, or upon its own motion, to order the full number of twelve jurors into the jury box before either party shall be required to examine any of the said jurors fouching their qualifications to try any such causes.

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

sage.

APPROVED March 26, 1869.

### JUSTICES OF THE PEACE.

AN ACT to extend the jurisdiction of justice of the peace and police 14 force March magistrate in certain cases.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the jurisdiction of justices of the peace and police magistrates of the state of Illinois, be extended to and so far as to in-extended. clude actions against railroad companies or against any person or persons controlling, operating or using any and all railroads in this state, for killing or injuring of stock, cattle, sheep or hogs, or any of them, when the amount

Jurisdiction

in controversy does not exceed the jurisdiction of said

justices and police magistrates.

Service process of § 2. That service may be had upon said companies, or upon the person or persons controlling, operating or using the said railroads, by leaving a copy of the summons or writ issued by a justice of the peace or police magistrate, in the ordinary form, with any person who may be, at the time, acting as station agent at the nearest station to said justice of the peace or police magistrate, or in the time and manner provided in an act entitled "An act to amend chapter eighty-three of the Revised Statutes, entitled 'Practice,'" approved February 8th, 1853.

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

APPROVED March 25, 1869.

### LANDLORD AND TENANT.

in force March 27, 1869. AN ACT to amend the law of landlord and tenant.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all suits by a landlord against his tenant, or any person holding under him, if it appears that the defendant has been holding over after the expiration of the lease, without any reasonable grounds, it shall be the duty of the court to ascertain the rental value of the premises for the time that the defendant has remained in possession after the expiration of the lease, and to render judgment for such amount as damages for the unlawful detention, and a writ of restitution shall issue immediately unless an appeal be taken when the judgment is rendered.

Approved March 27, 1869.

# LANDS, PUBLIC.

AN ACT to provide for the permanent survey of lands.

In force June 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever the owner or owners of adjacent tracts of land shall Adjacent lands desire to establish permanently the lines and corners there-tablished. of between them, he, she or they may enter into a written agreement to employ, and abide by the survey of some surveyor; and after said survey is completed, a plat thereof, with a description of all corners and lines plainly marked thereon, together with the written agreement of the parties, shall be recorded in the recorder's office of the county where the lands are situate; and the lines and corners of said survey so made and recorded shall be binding upon the parties entering into said agreement, their heirs, successors and assigns, and shall never be changed.

§ 2. Whenever one or more proprietors of land in this state, the corners and boundaries of whose lands are lost, ries-notice. destroyed, or are in dispute, or who are desirous of having said corners and boundaries permanently re-established, and who will not enter into an agreement as provided by section first of this act, it shall be lawful for said proprietor or proprietors that they shall cause a notice, in writing, to be served on the owner or owners of adjacent tract or tracts. if known and residing in the county where said lands are situated; or if not known and residing in such county, by publishing in a public newspaper published in such county; and if no newspapers shall be published, then by posting up, in four different public places in said county, a written or printed notice to the effect that, on a day named therein, he, she or they will make application to the circuit court of the county in which said lands are situated, at its next succeeding term, for the appointment of a commission of surveyors to make survey of, and to permanently establish said corners and boundaries, which notices shall be posted up at least four weeks before the time appointed for said application; and one of said notices shall be in the precinct or township in which said corners and boundaries are situate.

Lost bounda

Upon the filing of proper petition and proof of due notice as aforesaid, the said court shall appoint a commission of three surveyors, entirely disinterested, to make said survey, who shall proceed to make said survey and report their proceedings to that or the next term of said court, accompanied by a plat and notes of said survey;

Commission

said commission of surveyors shall be authorized to administer an oath, and take the evidence of and incorporate the same with their survey, of any person who may be able to identify any original government, or other legally established corner or witness thereto, or government line, tree or other noted object, and all stone corners or other monuments that have been in existence over twenty years, and recognized as original government corners by the adjoining

Objections.

proprietors. Upon the filing of said report, any person whose interest may be affected by said survey shall be at liberty to enter his objections to said report, and the court shall hear and determine said objections, and enter an order or judgment either approving or rejecting said report or modifying and amending the same according to the rights and interests of the parties, or may refer the same back to said commission to correct their report and survey in conformity with the judgment of the court; or the court may, for good reason, set aside said commission and appoint a new commission, who shall proceed de novo, and survey and determine the boundaries and corners of the lands in question. The corners and boundaries established in said survey, as approved in the final judgment of the court, if not appealed from within thirty days, shall be held and considered as permanently and unalterably established according to said survey. The expenses and costs of the surveys and suit shall be apportioned among all the parties according to their respective interests.

Provision ty surveyor.

Whenever any county in this state shall fail to where no coun- elect a surveyor, or the surveyor when elected shall refuse or neglect to qualify, then the person having charge of the records and other property belonging to the office of county surveyor, shall deposit said records and property with the recorder of the county, and said records and papers shall be opened to the inspection of all surveyors and others; and any surveyor making surveys in such county, shall record his surveys, under his own certificate, in said record-books, and said record of surveys shall be as legal as though made by the county surveyor; and a certified copy thereof, made by the recorder of the county, shall be received in evidence, and have the like force and effect as other like certificates given by said recorder in any court of record.

Approved March 25, 1869.

AN ACT to amend an act entitled "An act for the sale of swamp lands," In force March approved February 14th, A. D. 1859, and to restrain St. Clair county from selling certain lands, and for other purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That nothing in the first section of the act to which this is an amendment contained shall authorize the county court of St. Clair county to sell, grant, convey or dispose of any land or lands lying outside of the lines of the United States survey situate in said county, but the county court of said county is hereby authorized to lease all or any lands so situate, for such time or times as the court of said county may deem right and proper: Provided, that no lease shall be made for a longer term than ninety-nine years: Provided, further, that nothing herein contained shall render void any conveyance of such land heretofore made by said county, but such conveyances are hereby expressly confirmed: Provided, also, that nothing herein contained shall apply or extend to any land or lands within the limits of the city of East St. Louis in said county.

§ 2. In all judicial proceedings, the certificate of the county surveyor of Saint Clair county, that the lands in controversy are outside of the lines of the United States survey, shall be *prima facie* evidence that the county is

entitled to the possession of the same.

§ 3. This act to be in force from and after its passage. Approved March 11, 1869.

AN ACT to provide for the sale of a tract of land belonging to the state of In force March Illinois, and situated in Fayette county. 2, 1869.

Whereas, it appears from the records in the office of the Preamble. state auditor that the southwest quarter (S. W. 4) of southeast quarter (S. E. \frac{1}{4}) of section number fitteen (15), in township number five (5) north, of range one east of the third principal meridian, containing forty acres, and situated in the county of Fayette and state of Illinois, remains unsold and belongs to the state of Illinois, and that, by mistake, it never had been sold under the act of February 14, 1853, or under any other act of the legislature, but is still the property of the state, and is not claimed by any person whatever; therefore,

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor of public accounts be and he is hereby authorized

Sale of land.

and directed to offer said tract of land, in the preamble above mentioned, for sale at public vendue, at the south door of the court house in the town of Vandalia, in Fayette county, to the highest bidder, for cash, after having given notice of the time, place and terms of sale, by publication in a newspaper in said county of Fayette, for at The auditor can appoint some person to least six weeks. act in his name and for him in making such sale; and upon such sale being made, the auditor is hereby authorized and

To keep record. directed to keep a correct and complete record of such sale, in compliance with the requirements and provisions of the act providing for the sale of state lands, etc., approved February 14, 1853, to which said act this shall be taken as an amendment, except in reference to appraisement, which shall not be necessary in the tract herein mentioned.

Fees to auditor.

§ 2. The auditor shall receive from the proceeds of said sale, ten per cent. thereof for his commissions, and he shall, in all respects, comply with the provisions of the act in reference to sale of state lands, approved February 14, 1853.

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

APPROVED March 2, 1869.

In force March AN ACT authorizing the auditor of state to convey certain land therein 31, 1869. mentioned.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor of state is hereby authorized and required to, by deed of conveyance duly made and acknowledged, convey to Benjamin T. Wood whatever interest the state of Illinois has in and to the following described real estate, to-wit: The southwest quarter of the southwest quarter of section three (3), in township two (2) south, range four (4) east of the third principal meridian, in Jefferson county, Illinois.

> § 2. This act shall be deemed and taken as a public act. and take effect from and after its passage.

APPROVED March 31, 1869.

AN ACT providing for the sale of lands received by the state in satisfac- In force March tion of judgments, etc.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the auditor of public accounts shall, with the approval of the Auditor to regovernor, on or before the first day of May, A. D. 1869, estate to sheriff report to the sheriff of each county in this state a full and for sale. correct description of all real estate to which the state has become entitled, by purchase or execution in favor of the state, or which the state may have received in satisfaction of any judgment or execution in favor of the state, and which, in the opinion of the governor and auditor, ought to be sold.

§ 2. It shall be the duty of each sheriff, to whom any Sheriff to sell. such report shall be made, to immediately proceed to sell said lands at public sale, after having given the same notice as is now by law required upon the sale of land under and by virtue of an execution, and said lands shall be sold for

cash to the highest bidder.

§ 3. As soon as the said lands are sold, the sheriff shall report the same to the auditor of public accounts, and the deeds—fees. names of the purchasers of said lands, and thereupon the said auditor shall make deeds, conveying such title as the state may have, and send the same to the said sheriff, who, upon the receipt of the purchase price, shall deliver the same to the purchaser of said land; and the said sheriff shall remit all moneys so received to the auditor, after deducting all legal costs; and the said auditor and sheriff are hereby allowed, for such services as they may render under this act, the same fees to which they, by law, now are entitled for similar services.

Auditor's report—sheriff's

§ 4. This act shall be deemed a public act, and in force from and after its passage; and all laws and parts of laws inconsistent with this act are hereby repealed.

Approved March 25, 1869.

AN ACT in relation to a portion of the submerged lands and lake park In force April grounds lying on and adjacent to the shore of Lake Michigan, on the eastern frontage of the city of Chicago.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all right, title and interest of the state of Illinois in and to so much of fractional section fifteen (15), township thirty-nine

Released

(39), range fourteen (14) east of the third (3d) principal meridian, in the city of Chicago, county of Cook and State of Illinois, as is situated east of Michigan avenue, and north of Park Row and south of the south line of Monroe street and west of a line running parallel with and four hundred feet east of the west line of said Michigan avenue—being a strip of land four hundred feet in width, including said avenue, along the shore of lake Michigan, and partially submerged by the waters of said lake—are hereby granted, in fee, to the said city of Chicago, with full power and authority to sell and convey all of said tract east of said of avenue, leaving said avenue ninety (90) feet in width, in such manner and upon such terms as the common council of said city may, by ordinance, provide: Provided, that no sale or conveyance of said property or any part thereof, shall be valid unless the same be approved by a vote of not less than three fourths of all the aldermen elect.

Width avenue.

Fand bution

§ 2. The proceeds of the sale of any and all of said Proceeds of § 2. The proceeds of the sale of any and all of said state to constitute a fund, to be tate a fund. designated as the "Park Fund" of the said city of Chicago, distri- and said fund shall be equitably distributed by the common council between the south division, the west division and the north division of the said city, upon the basis of the assessed value of the taxable real estate of each of said divisions, and shall be applied to the purchase and improvement, in each of said divisions or in the vicinity thereof, of

a public park or parks, and for no other purpose whatsoever.

The right of the Illinois Central Railroad Company, under the grant from the state in its charter, which said grant constitutes a part of the consideration for which the said company pays to the state at least seven per cent. of its gross earnings, and under and by virtue of its appropriation, occupancy, use and control, and the riparian ownership incident to such grant, appropriation, occupancy, use and control in and to the lands submerged or otherwise lying east of the said line running parallel with and four hundred feet east of the west line of Michigan avenue, in fractional sections ten (10) and fifteen (15), township and range as aforesaid, is hereby confirmed, and all the right and title of the state of Illinois, in and to the submerged lands constituting the bed of Lake Michigan and lying east of the tracks and breakwater of the Illinois Central Railroad Company, for the distance of one mile, and between the south line of the south pier extended eastwardly, and line extended eastward from the south line of lot twenty-one, south of and near to the round house and machine shops of said company, in the south division of the said city of Chicago, are hereby granted, in fee, to the said Illinois Central Railroad Company, its successors and assigns: Provided, however, that the fee to said lands shall

be held by said company in perpetuity and that the said company shall not have power to grant, sell or convey the fee to the same, and that all gross receipts from use, profits, leases or otherwise of said lands or the improvements thereon, or that may hereafter be made thereon, shall form a part of the gross proceeds, receipts and income of the said Illinois Central Railroad Company upon which said company shall forever pay into the state treasury, semiannually, the per centum provided for in its charter, in accordance with the requirements of said charter: And, provided, also, that nothing herein contained shall authorize obstructions to the Chicago harbor, or impair the public right of navigation, nor shall this act be construed to exempt the Illinois Central Railroad Company, its lessees or assigns, from any act of the general assembly which may be hereafter passed regulating the rates of wharfage and dockage to be charged in said harbor: And, provided, further, that any of the lands hereby granted to the Illinois Central Railroad Company, and the improvements now or which may hereafter be on the same, which shall hereafter be leased by said Illinois Central Railroad Company to any person or corporation, or which may hereafter be occupied by any person or corporation other than said Illinois Central Railroad Company, shall not, during the continuance of such leasehold estate or of such occupancy, be exempt from municipal or other taxation.

§ 4. All the right and title of the state of Illinois in and to the lands, submerged or otherwise, lying north of the south line of Monroe street, and south of the south line of Randolph street, and between the east line of Michigan avenue and the track and roadway of the Illinois Central Railroad Company, and constituting parts of fractional sections ten (10) and fifteen (15), in said township thirty-nine (39), as aforesaid, are hereby granted, in fee, to the Illinois Central Railroad Company, the Chicago, Burlington and Quincy Railroad Company, and the Michigan Central Railroad Company, their successors and assigns, for the erection thereon of a passenger depot and for such other purposes as the business of said companies may require: Provided. that upon all gross receipts of the Illinois Central Railroad Company, from leases of its interest in said grounds or improvements thereon, or other uses of the same, the per centum provided for in the charter of said company shall forever be paid, in conformity with the requirements of

said charter.
§ 5. In consideration of the grant to the said Illinois
Central, Chicago, Burlington and Quincy, and Michigan
Central railroad companies of the land as aforesaid, said
companies are hereby required to pay to said city of Chicago, the sum of eight hundred thousand dollars, to be paid

in the following manner, viz: Two hundred thousand dollars within three months from and after the passage of this act, two hundred thousand dollars within six months from and after the passage of this act, two hundred thousand dollars within nine months from and after the passage of this act, two hundred thousand dollars within twelve months from and after the passage of this act; which said sums shall be placed in the park fund of the said city of Chicago, and shall be distributed in like manner as is hereinbefore provided for the distribution of the other funds which may be obtained by said city from the sale of the lands conveyed to it by this act.

§ 6. The common council of the said city of Chicago is hereby authorized and empowered to quit claim and release to the said Illinois Central Railroad Company, the Chicago, Burlington and Quincy Railroad Company, and the Michigan Central Railroad Company any and all claim and interest in and upon any and all of said land north of the south line of Monroe street, as aforesaid, which the said city may have by virtue of any expenditures and improvements thereon, or otherwise; and in case the said common council shall neglect or refuse thus to quit claim and release to the said companies as aforesaid, within four months from and after the passage of this act, then the said companies shall be discharged from all obligation to pay the balance remaining unpaid to said city.

§ 7. The grants to the Illinois Central Railroad Company contained in this act are hereby declared to be upon the express condition that said Illinois Central Railroad Company shall perpetually pay into the treasury of the state of Illinois the per centum on the gross or total proceeds, receipts or income derived from said road and branches stipulated in its charter and also the per centum on the gross receipts of said company reserved in this

act.

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

This bill having been returned by the governor with objections thereto, and after reconsideration having passed both houses by a constitutional majority, it has become a law this 16th day of April, A. D. 1889.

F. CORWIN,
Speaker of the House of Espresentatives.
J. DOUGHERTY,
Speaker of the Senate.

AN ACT to cede jurisdiction to the United States over certain land in In force March Madison county, near Alton, Illinois, for the purpose of establishing a national cemetery.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, whereas, the said United States have purchased the following described real estate in said county, to-wit: 44-100 of an acre of land, the same being the southeast part of lot number twenty-three (23) in Mourner's first subdivision of the northwest quarter of section number two (2), township five (5) north, range ten (10) west of the third (3d) 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.

Jurisdiction

§ 2. All civil and criminal process, issued under the Civil and criminal 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 When act to act, and shall take effect from and after the date at which title to the land purchased shall vest in the United States for the purpose above stated.

APPROVED March 31, 1869.

### LAND TITLES.

AN ACT to provide for the preservation of the field notes, maps, and In force March other papers appertaining to land titles in the state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the governor be and he is hereby authorized to procure a suit- How preserved. able room or rooms in the city of Springfield for the safe keeping of the field notes, maps, records and other papers appertaining to the land titles in the state of Illinois. And that when such room or rooms are so procured and provided, to accept and receive such field notes, maps, records and other papers from the United States, to be kept and preserved by the state upon the terms and conditions proposed by the act of congress entitled "An act to amend an

act entitled 'an act for the discontinuance of the office of surveyor general in the several districts so soon as the surveys therein can be completed, for abolishing land offices under certain circumstances, and for other purposes.'"

Governor to employ a custo-

§ 2. The governor is hereby authorized to appoint and employ some competent and suitable person to take charge of and keep the said field notes, maps, records and other papers mentioned in the first section of this act; and the said person so appointed shall be authorized to furnish copies of any field notes, maps, records and other papers mentioned in the first section of this act, to any of the counties of this state, or to any person applying for the same; and any copies or abstracts furnished and certified by the keeper of such field notes, maps, records and other papers, shall be competent evidence in all courts and places.

Compensation and salary.

§ 3. The keeper of such field notes, maps, records and other papers mentioned in the first section of this act may, subject to the approval of the governor, prescribe a tariff of fees for any service he may be called upon to perform, which shall not exceed the rate allowed by the laws of the United States or the regulations of the land office for like services, and he shall be allowed a salary of five hundred dollars per annum, to be paid out of the state treasury.

Appropriation.

§ 4. The sum of two thousand dollars, or so much thereof as may be necessary, is hereby appropriated to enable the governor to carry out the provisions of this act, to be paid out upon the certificate of the governor.

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

after its passage.

APPROVED March 27, 1869.

### LAWS, PUBLIC.

In force March AN ACT to provide for publishing the public laws for immediate use, and 24, 1869. in relation to certain decisions being prima facis evidence.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Certified response secretary of state be and he is hereby required to furnish laws to be fur to the Chicago Legal News Company, publishing a newsnished Legal paper in the city of Chicago called "The Chicago Legal News."

News," immediately upon the adjournment of the general assembly, certified copies of all public laws enacted at this session, to be at once printed and circulated in said newspaper: Provided, however, that the state shall be subjected to no expense in the premises, except for the copies aforesaid: And, provided, further, said company shall furnish the secretary of state one hundred and fifty copies of the paper containing said laws, for the use of the state, within five days after such publication.

§ 2. The publication of any law of this state or decision of the supreme court of Illinois in the Chicago Legal News lication. shall be taken and considered prima facie evidence of

the existence of such law or decision.

This act shall be a public act, and take effect from and after its passage; and all acts or parts of acts in conflict with this act are repealed.

Approved March 24, 1869.

Effect of pub-

### LEGAL NEWS, CHICAGO.

AN ACT to amend an act entitled "An act to incorporate the Chicago In force March Legal News Company," approved February 27, 1869, and for other purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall be and is hereby made the duty of the secretary of state Copies of laws to furnish, on demand, to the proprietor of the Chicago be furnished Le-Legal News, copies of all such laws as shall be demanded, gal News. from time to time, duly certified to be correct; for which service, said secretary of state shall be paid a reasonable compensation by the proprietor of said paper. It shall and is also hereby made the duty of the clerks of the supreme court, upon like demand and like payment, to furnish to said proprietor a certified copy of any opinion or decision on file in the office of any such clerk.

§ 2. All laws of this state and all decisions of the supreme court of Illinoi-, printed in the Chicago Legal News, shall be and the same are hereby declared to be prima facie evidence of the existence and contents of such laws and decisions, in all places and before all courts of law and equity in this state.

To be prima facie evidence.

Copies of laws

Change of § 3. Any change in the form of said Chicago Legal rect notices notices about a newstand paper.

Solution of § 3. Any change in the form of said Chicago Legal notice, advergable of the legality of any legal notice

Revised Statutes of this state.

§ 4. This act shall be deemed a public act, and shall be

in full force from and after its passage.
APPROVED March 11, 1869.

# LEGAL NOTICES.

In force March AN ACT to regulate the publication of legal notices in a certain county therein named.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever legal notice is now or shall be hereafter required by law to be given by any clerk, master in chancery, or sheriff, in any cause to be commenced or pending in any court of record in the county of Christian, or for the sale of land under any order or decree of court or on execution, it shall be lawful for the solicitor or attorney of the party or parties for whose use, or about whose instance the same is or are made, to direct in which newspaper of said county such publication shall be made; and if any clerk, master in chancery, or sheriff, shall, contrary to the directions of such solicitor or attorney, publish, or cause to be published, such notice in any other newspaper than the one so designated, such person shall be liable to the publisher of such paper as designated for the costs of such publication, and shall not be at liberty to charge the same as part of the costs in such cause: Provided, that nothing herein contained shall affect the sufficiency of such publication when otherwise made according to law.

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

and after its passage.

APPROVED March 31, 1869.

AN ACT to regulate the manner of giving notice in legal proceedings.

In force March 27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all notices required to be published by clerk of the circuit In Randolph notices required to be published by clerk of the circuit In Randolph how court, clerk of the county court, sheriff and master in made. chancery, in and for Randolph county, in the course of legal proceedings, shall be published in the paper printed in the English language in said county having the greatest number of bona fide paying subscribers.

§ 2. The publishers of the papers soliciting said patron-publishers age, shall make oath before the clerk of the county court make oath. of said county, in writing, stating the number of actual bona fide and paying yearly subscribers to his or their paper, which oath, if false, shall subject the party making it to indictment and punishment as in other cases of per-

jury.

The clerk or other officer having notices to publish shall be governed by such oath in selecting the paper in the publisher's

which to publish said notices or any of them.

Clerk to be governed by

§ 4. The clerks or other officers having notices to be published, who shall publish them contrary to the provisions of this act, shall be liable to the publisher of the paper entitled to publish the notice for the value or price of said publication, which may be recovered before any court or justice of the peace having jurisdiction of the same.

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

Approved March 27, 1869.

### LIBRARIES, PUBLIC.

AN ACT in relation to public libraries.

In force March 30, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the property of public or circulating libraries shall be exempt from state, county and municipal taxation: Provided, that this exemption shall not apply to any property which is in any way used, directly or indirectly, as a source of revenue or profit to the owners or stockholders of such library.

Exempt from

Definition.

§ 2. Any library shall be deemed a public library which is kept open for the use of the public, free or by subscription, or by sale of stock—the proceeds of such sales or subscriptions being devoted exclusively to the maintenance of said library.

§ 3. This act shall be deemed a public act, and shall

be in force from and after its passage.

Approved March 30, 1869.

### MACHINES, THRESHING.

In force April AN ACT to require owners of threshing and other machines to guard 1, 1869. against accidents.

machines.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all Duty of own-persons in this state who are or may hereafter own or run any threshing machine, corn sheller, or any other machine which is connected to a horse power by means of tumbling rods or line of shafting, shall cause each and every length or section of such tumbling rod, (except the one next the horse power), together with the knuckles or joints and jacks thereof, to be safely boxed or secured while running.

Penalty.

§ 2. Any person owning or running any machine, as mentioned in section one of this act, without complying with the requirements of the aforesaid section, shall be held liable to the person damaged for any damage which may be sustained by such person by reason of such neglect, and no action shall be maintained nor shall any legal liability exist for services rendered by or with any such machine, when it shall be made to appear that the first section of this act has not been complied with.

§ 3. This act shall be in force from and after the first

day of April next.

APPROVED March 31, 1869.

### MARRIED WOMEN.

AN ACT in relation to the earnings of married women.

In force June 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That a married woman shall be entitled to receive, use and possess her own earnings, and sue for the same in her own name, free from the interference of her husband or his creditors: Provided, this act shall not be construed to give to the wife any right to compensation for any labor performed for her minor children or husband.

APPROVED March 24, 1869.

#### MECHANICS' LIEN.

AN ACT amendatory of the mechanics' lien law of this state.

In force April 5, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That every sub-contractor, mechanic, workman or other person who to shall hereafter, in conformity with the terms of the contract what property. between the owner or lessee of any lot or piece of ground, or his agent, and the original contractor, perform any labor or furnish any materials in building, altering, repairing, beautifying or ornamenting any house or other building, or in any street or alley, and connected with such building, or appurtenance to any house or other building in this state, shall have a lien for the value of such labor and materials upon such house or building and appurtenances, and upon the lot of land upon which the same stands, to the extent of the right, title and interest of such owner or lessee at the time of the making the original contract for such house or the improvements. But the aggregate of all the liens hereby authorized shall not exceed the price stipulated in the original contract between such owner or lessee and the original contractor for such improvements; in no case shall the owner or lessee be compelled to pay a greater sum for or on account of such house, building or other im-

Who entitled

provement, than the price or sum stipulated in said original contract or agreement.

Written noto be served.

§ 2. The person performing such labor or furnishing tice—copy of such materials shall cause a notice, in writing, to be served on such owner or lessee, or his agent, substantially in the following form: "To ——. You are hereby notified that I am (or have been) employed by —, as a laborer (or have furnished materials, or am about to furnish materials) on or for your house or building, and that I shall hold the house, building and your interest in the ground liable for my services thereon (or materials furnished)." If there shall be a contract, in writing, between the original contractor and the sub-contractor, a copy of such sub-contract, if the same can be obtained, shall be served with such notice and attached thereto, which notice shall be served within twenty days from the completion of such sub-contract, or within twenty days after payment should have been made to the person performing such labor or furnishing such material.

Notice, when filed and pub-lished.

§ 3. In all cases where the owner or lessee can not be found in the county in which said improvements shall be made, or shall not reside therein, the person furnishing labor or materials shall file said notice in the office of the clerk of the circuit court, and the clerk of the circuit court shall enter, in a book to be kept for that purpose, alphabetically, the names of the owners or lessees, and opposite thereto the names of the persons claiming liens, for which the clerk shall receive a fee of fifty cents. A copy of said notice shall be published in some newspaper, printed in said county, for four successive weeks after filing such notice with the clerk, as aforesaid. If, however, there shall be no paper published in said county, then the claimant of lien shall post four notices in four of the most public places in the vicinity of said improvement for four weeks.

Contractor to make statement

The original contractor shall, as often as requested, in writing, by the owner or lessee, or his agent, make out and give to him a statement of the number of persons in his employ, and sub-contractors, giving their names and the rate of wages or terms of contract, and how much, if anything, is due to them, or any of them, which statement shall be made under oath, if required.

Suit-transcript

§ 5. And if the money due to such person shall not be paid within ten days after service of said notice as aforesaid, or within ten days after the money shall become due and payable, then such person may commence suit therefor, in any court having jurisdiction of the amount claimed to be due against the owner or lessee and contractor, jointly: execution to issue thereon as in other cases. If execution, issued on judgment obtained before justice of the peace, shall be returned not satisfied, a transcript of such judgment may be taken to the circuit court and spread upon the records thereof, and have all the force and effect of judgments obtained in circuit courts, and execution issue thereon as in other cases.

§ 6. Whenever any suit shall be brought by any labo- Attorney fees. rer, the court shall allow, if before a justice of the peace, five dollars; and in courts of record, twenty dollars attorney fees, if judgment shall be given against the defendant,

which fees shall be a part of the costs in suit.

§ 7. Should the original contractor, for any cause, fail When original to complete his contract, any person entitled to a lien, as to complete con aforesaid, may file his petition in any court of record against tract. the owner or lessee and contractor, setting forth the nature of his claim, the amount due, as near as may be, and the names of the parties employed on such house or other improvement subject to liens, and notice of such suit shall be served on the persons therein named, and such as shall appear shall have their claims adjudicated, and decree shall be entered against the owner or lessee and original contractor for so much as the work and material shall be shown to be reasonably worth according to the original contract price, first deducting so much as shall have been rightfully paid on said original contract by the owner or lessee, the balance to be divided between such claimants in proportion to their respective interests, to be ascertained by the court; the premises to be sold within thirty days from date of such decree unless the judgment shall be sooner paid.

§ 8. No payments to the original contractor or to his order shall be regarded as rightfully made, if made in vio-ments invalid. lation of the rights and interests of the persons intended

to be benefited by this act.

§ 9. The lien hereby created shall continue for three months from the time of the performance of the sub-con-lien. tract, or doing of the work or furnishing materials as aforesaid, except where suit shall be commenced by petition as aforesaid, and in such cases all liens shall be barred by decree entered in said case.

Certain pay-

§ 10. The act entitled "An act for the better security Repeal. of mechanics erecting buildings in the state of Illinois,3, approved February 14th, 1863, be and the same is hereby repealed: Provided, that the passage of this act, and the repeal of any or all former acts, shall not in any way affect

pending proceedings or liens heretofore existing, but all such liens and proceedings are hereby saved, and may be enforced as now provided by law.

This act shall take effect and be in force from

and after its passage.

APPROVED April 5, 1869.

In force June AN ACT to provide for the redemption of property sold under mechanics' 10, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, there shall exist in favor of the same persons and in the same manner as is or may be provided for redemption of real estate, from sales under judgments and executions at common law, the right to redeem real estate sold under any decree obtained under the provisions of chapter sixty-five of the Revised Statutes, or any act amendatory thereof, from such sales.

APPROVED March 30, 1869.

In force March AN ACT to extend the provisions of an act entitled "An act for the better security of mechanics erecting buildings in the state of Illinois," approved February 14, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the provisions of an act entitled "An act 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 McLean, DeWitt and Macon in said state; and all the provisions of said act shall extend to and be in force in McLean, DeWitt and Macon counties aforesaid, the same as in the counties mentioned in third [the] original act.

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

and after its passage.

APPROVED March 31, 1869.

In force March 50, 1869.

AN ACT to amend an act entitled "An act for the better security of mochanics 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 provisions of an act entitled "An act for the better security of 1 mechanics erecting buildings in the state of Illinois," approved February 14th, 1863, are hereby extended to the county of Douglas in said state; and all the provisions of

said act shall extend to and be in force in the county aforesaid, the same as in the counties mentioned in the original act.

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

APPROVED March 30, 1869.

#### MINERAL OILS.

AN ACT to provide for the inspection and sale of mineral oils used for In force April illuminating purposes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the mayor and aldermen of any city, or the board of trustees of oils—how appoint any town, wherein any coal, petroleum or other mineral pointed. oils are made, refined, produced or sold for illuminating purposes, and where five or more inhabitants petition for the same, shall appoint, annually, one or more suitable persons, not interested in the manufacture or sale of said oils, as inspectors thereof, and shall fix their compensation, to be paid by the parties requiring the services of said in-

spectors.

§ 2. Every inspector, before entering upon the duties Duties.

of his office, shall be duly sworn. He shall also execute a bond to the state of Illinois, in such sum and with such surety as shall be approved by the probate court of the county where appointed, conditioned for the faithful performance of the duties imposed on him by this act, which bond shall be for the use of all parties or persons aggrieved by the acts or neglect of such inspector. And when called upon by any manufacturer, refiner, producer, dealer or purchaser of such oils, or by any officer mentioned in section five of this act, to test such oils, the said inspector shall do so, with all reasonable dispatch, by applying the fire-test, as indicated and determined by J. Tagliabue's pyrometer, or some other instrument equally as accurate, with which he shall have provided himself at his own expense; and if the oils so tested will not ignite or explode at a temperature less than one hundred and ten degrees Fahrenheit, the inspector shall mark, plainly and indelibly, on each cask, barrel, or package, "approved, fire-test being ---,"

but if said oils will ignite at a temperature less than one hundred and ten degrees Fahrenheit, as aforesaid, then the inspector shall mark on each cask, barrel or package, "condemned for illuminating purposes-fire-test being Said inspector, while in office, shall not buy, sell, bargain or trade, directly or indirectly, in any of the said oils. He may appoint deputies, for whom he shall be responsible, and who shall perform the duties of inspector. He shall keep an intelligible record of each inspection made, within twenty-four hours thereafter, in a book prepared for the purpose, which shall be opened to all parties Any inspector found guilty of fraud, deceit or interested. culpable negligence in the performance of any of his duties as prescribed in this section of this act, shall be punished by fine not exceeding one hundred dollars, or imprisonment in the county jail not exceeding one month, or both, in the discretion of the court.

Penalty for neglect to give notice.

§ 3. Any manufacturer, refiner, producer or dealer who shall neglect to give notice to said inspector of any such oil in his or her possession, not already inspected by any duly authorized inspector of the state of Illinois, within two days after the same shall have been made, refined, procured or purchased, shall be liable to the same penalties provided in the second section of this act against inspectors.

Penalty for sale of oils below approved.

§ 4. Any person, whether manufacturer, refiner, producer or dealer, who shall sell or attempt to sell to any person in this state any of said oils for illuminating purposes, whether manufactured, refined or produced in this state or not, which shall be below the "approved" standard -that is, having an igniting point less than one hundred and ten degrees Fahrenheit—as indicated and determined in the manner described in the second section of this act, or before having the same inspected as herein provided; or if any manufacturer, refiner, producer, dealer or inspector of said oils shall falsely brand the package, cask or barrel containing the same, as provided in the second section of this act, or shall use barrels, packages or casks having the inspector's brand thereon, and the oil therein not having been inspected, he or they so offending, upon conviction thereof, shall be liable to the same penalties provided in the second section of this act against inspectors. The casks, barrels or packages containing the same shall be forfeited and sold—one-half of the proceeds of such sale to go to the school fund of the county, and the other half to the informer-and, further, shall be liable to any person or persons for all damages sustained by him or them by the explosion or ignition of such oil thus unlawfully kept and sold.

Who to prose-

§ 5. The mayor, aldermen and police of any city, and the board of trustees of any town in which an inspector is

appointed in conformity with the first section of this act, or any one of said officers, within his respective city or town, shall cause all persons violating any of the provisions

of this act to be prosecuted therefor.

§ 6. All prosecutions for fines and penalties, under the provisions of this act, shall be by action of debt or indictment in any court of competent jurisdiction, and the fines so collected shall be paid one-half to the informer and one-half into the school fund of the county wherein the same shall be collected.

Prosecutions, fines.

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

APPROVED April 19, 1869.

### NAVIGATION.

AN ACT to repeal section 2 of an act entitled "An act giving the counties In force March of Alexander and Pulaski concurrent jurisdiction over Cache river, and for other purposes," approved February 21, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section number two of an act entitled "An act giving the counties of Alexander and Pulaski concurrent jurisdiction over Cache river, and for other purposes," approved February 21, 1867, be and the same is hereby repealed, and all acts and parts of acts thereby repealed are hereby reenacted and declared to be in full force and virtue.

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

passage.

APPROVED March 9, 1869.

### NEWSPAPERS.

In force March 27, 1869.

AN ACT to punish the stealing of newspapers and periodicals.

Larceny.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That every person who shall unlawfully and feloniously steal, take and carry away any newspaper or periodical from the place where the same may be left for any other person or persons, corporation or corporations, shall be deemed guilty of

larceny, and punished accordingly.

§ 2. In every indictment under this act, it shall be suffi-How proved. cient to allege such newspaper or periodical to be the property of the publisher, or the person or corporation for whom the same may be left.

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

after its passage.

APPROVED March 27, 1869.

## NAMES CHANGED, PERSONS.

In force March AN ACT to change the name of Mary Ellen Askins, and for other pur-15, 1869. poses.

Askins Miller.

inherit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the to name of Mary Ellen Askins, the adopted daughter of Henry and Serepta Miller, of the county of Fayette and state of Illinois, be and the same is hereby changed to Henrie

Entitled

Serepta Ellen Miller, for all purposes whatever. § 2. That the said Henrie Screpta Ellen Miller shall be and she is hereby entitled to all the rights that would belong or pertain to her if she were the natural daughter of the said Henry Miller and Serepta Miller, and shall be under the control of and capable of inheriting the property of the said Henry Miller and Serepta Miller as fully as if she were their own child by nature.

This act to be deemed a public act, and take

effect from and after its passage.

APPROVED March 15, 1869.

AN ACT to change the name of William Bowles to William Creed, and to legalize the adoption of said William Creed as the son of Thomas Creed, in force March 10, 1869. and to make said William Creed an heir-at-law of said Thomas Creed.

WHEREAS, Thomas Creed, of Fall Creed township, Preamble. Adams county, state of Illinois, has adopted, as his son, an infant now of the age of about six months, named William Bowles, such adoption being made with the consent of Ella Bowles, the mother and sole natural guardian of said infant; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said adoption is hereby legalized and that the name of the owles to Creed said William Bowles be changed to William Creed intestate be deemed and considered as an heir-at-law of said Thomas Creed, and entitled to the same share of the estate as if he were a lawful child of said Thomas.

APPROVED March 10, 1869.

AN ACT to change the name of Jane Coombs to that of Jane Patton, and In force March make her heir-at-law of James R. Patton and Hannah R. Patton. 2, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Jane Coombs be changed to that of Jane Pat-Coombs ton.

to

§ 2. That Jane Coombs, whose name, by this act, is to be changed to that of Jane Patton, be made heir at law of James R. Patton and Hannah R. Patton.

§ 3. This act to be in force from and after its passage. APPROVED March 2, 1869.

AN ACT to change the name of James W. Coon.

In torce March 29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of James W. Coon, of the county of Hancock and state of Illinois, be and the same is hereby changed to Jackson Kindsman, and he shall hereafter be known and called by said name.

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

APPROVED March 29, 1869.

In force March 30, 1869. AN ACT to change the name of Lucretia Antoinette Denning.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Lucretia Antoinette Denning be changed to Lucretia Antoinette Rhodes.

§ 2. This act to take effect from and after its pas-

sage.

APPROVED March 30, 1869.

In force March AN ACT to change the name of Otto William Engleman and Elijah Alex-11, 1869. ander Engleman to William Bull and Elijah Alexander Bull.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Otto William Engleman and Elijah Alexander Engleman, grand-children of Elijah Mitchell, residing in the county of Macoupin, and state of Illinois, be and the same are hereby changed as follows, viz: That of Otto William Engleman to William Bull, and that of Elijah Alexander Engleman to Elijah Alexander Bull.

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

APPROVED March 11, 1869.

In force March AN ACT to change the name of John Kelley, and make him heir-at-law 24, 1869. Of David Riffey and Mrs. Ruth Riffey, wife of David Riffey.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of John Kelley be and the same is hereby changed to that of John Riffey.

§ 2. And be it further enacted, that the said "John" is hereby made and declared to be the heir-at-law of David

Riffey and of Mrs. Ruth Riffey, wife of the said David Riffey, in all respects as though he was their natural born child.

§ 3. This act shall be deemed a public act. Approved March 24, 1869.

AN ACT to change the name of Albert King to that of Albert Griffin.

In force March 27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Albert King be and the same is changed to that of Albert Griffin, by which he shall hereafter be called.

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

after its passage.

APPROVED March 27, 1869.

AN ACT to change the name of Ada Byron Gilmore.

In force March 29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Aua Byron Gilmore, of the city of Springfield, be and is hereby changed to Ada Byron McIntire, and that she be made the heir-at-law of Roxana McIntire.

APPROVED March 29, 1869.

AN ACT to change the name of Druzilla Lacock.

In force March 15, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Druzilla Lacock, formerly widow of Orlin Gilbert, of Vermilion county, Illinois, be and the same is hereby changed, for all purposes whatsoever, to the name of Druzilla Gilbert.

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

after its passage.

APPROVED March 15, 1869.

In force March 10, 1869. AN ACT to change the name of Pascal Lahargonette.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Pascal Lahargonette, of Peoria county, Illinois, be and the same is hereby changed, for all purposes whatsoever, to the name of Pascal L. Mars.

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

after its passage.

APPROVED March 10, 1869.

In force March 29, 1869, AN ACT to change the name of Martin Meeker to Martin M. Turner.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Martin Meeker, of LaSalle county, be and the same is hereby changed to Martin M. Turner.

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

after its passage.

APPROVED March 29, 1869.

In force March 26, 1869. AN ACT to change the name of Marian Louise McMaster.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Marian Louise McMaster, of Cook county, Illinois, be and the same is hereby changed, for all purposes whatsover, to the name of Marian Louise Wright.

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

sage.

Approved March 26, 1869.

AN ACT to change the name of Charles Muthank to Charles Munt.

In force March 31, 1869.

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That the name of Charles Muthank is hereby changed to Charles Munt.

This act shall take effect from and after its pas-§ 2. sage.

APPROVED March 31, 1869.

AN ACT to change the name of John Henry Parks.

In force March 27, 1809.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of John Henry Parks be changed to Charles Henry Glover.

§ 2. This act to take effect from and after its passage. APPROVED March 27, 1869.

AN ACT to change the name of Mary Jane Read.

In force June 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Mary Jane Read, of the county of Scott, be changed to Mary Jane Foashee.

APPROVED March 25, 1869.

AN ACT to change the name of James Allen Rogers to James Allen Seass, Inforce March 31, 1869. and to make him the heir-at-law of Edward H. Seass and Hannah E. Seass.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of James Allen Rogers is hereby changed to James Allen Seass, and he is hereby made the heir at-law of Edward H. Seass and Hannah E. Seass, the same as if he was their natural child.

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

Approved March 26, 1869.

In force March AN ACT to change the name of Cora Snell to Ellen Madeline Sloan, and 30.1930. make her the heir-at-law of Horace L. Sloan and Eliza A. Sloan.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the snell changed name of Cora Snell, an infant, now residing with said Horace L. Sloan and Eliza A. Sloan, in the city of Chicago, be and the same is hereby changed to Ellen Madeline Sloan, and that by said name of Ellen Madeline Sloan she shall be hereafter known and called.

Rights.

§ 2. That the said Ellen Madeline Sloan shall be and she is hereby declared to be entitled to all the rights that would belong to her were she the daughter of the said Horace L. Sloan and Eliza A. Sloan, and that the said Ellen Madeline Sloan shall, for all purposes whatsoever, be the heir-at-law of and subject to the same control and restraint under the said Horace L. Sloan and Eliza A. Sloan, as if she were the natural born child of the said Horace L. Sloan and Eliza A. Sloan.

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

after its passage.

APPROVED March 30, 1869.

# NAMES CHANGED, TOWNS.

In force March AN ACT to change the name of the town of Alin, in McLean county, 30, 1889. Hilinois, to the name of Stanford.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Allin, in Allin township, in the county of McLean, and state of Illinois, located on a part of section twenty-one (21), in township twenty-three (23) north, of range one (1) west, of the third principal meri-

dian, shall be changed to and hereafter be known by the name of Stanford. And conveyances made, before the passage of this act, of any lot, lots or any part thereof in the original plat of said town of Allin, or any addition thereto, shall be taken and considered, in law, as having been made under the name and style of Stanford.

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

Approved March 30, 1869.

AN ACT to change the name of the town of Blue Town, in Tazewell coun- In force March ty, to that of Hilton.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Blue Town, in Tazewell county, be changed to that of Hilton.

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

effect and be in force from and after its passage.

APPROVED March 25, 1869.

AN ACT to change the name of Clarksville, McDonough county, Illinois, to In force March the name of Sciota, McDonough county, Illinois.

29, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of Clarksville, in the county of McDonough, state of Illinois, is hereby changed and altered to the name of Sciota, county and state above named; and that all public records, seals and business of any name or nature to which said Clarksville is or may be party thereto, shall hereafter be done in the name of Sciota, except such business, if any, as may now be pending in the courts, or unfinished transactions already commenced in the name of said Clarksville. Otherwise, all transactions of a public nature shall be done in the name of Sciota. All laws to the contrary notwithstanding.

This act is hereby made a public act, to be in

full force and effect from and after its passage.

APPROVED March 29, 1869.

In force April AN ACT to change the name of the town of Coloma, in Washington county, and to incorporate said town,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the to name of the town of Coloma, in Washington county, is

coloma to name of the town of Coloma, in hereby changed to that of Dubois.

§ 2. That the inhabitants and residents of the said town of Dubois, in the county of Washington, are hereby made a body corporate and politic, in law and in fact, by the name of "The President and Trustees of the Town of Dubois," and by that name and style shall be able and capable, in law and equity, to sue and be sued, plead and be impleaded, to defend and be defended in all manner of suits, actions and causes, of whatever kind or nature they may be, in as full and effectual a manner as any person or persons, bodies politic and corporate can or may do; and, by the name and style aforesaid, shall have perpetual succession; and may have and use a common seal, the same to alter or renew at pleasure.

§ 3. That the corporate powers of said town shall be vested in and exercised by five (5) trustees, to be chosen and appointed as hereafter declared, who shall form a board

for the transaction of business.

§ 4. That L. J. Bridges, W. R. Corgan, R. S. Payton, H. B. Laffin and B. T. W. Keller are hereby appointed trustees of said town under this act, and shall hold their offices until the first Monday in April, 1870, and until their successors are elected and qualified, which election shall be holden on the first Monday in the month of April, in each year thereafter. The members composing said board of trustees shall be at least twenty-one years of age, and inhabitants of said town, and bona fide freeholders of said town; and they shall have power to fill all vacancies in their board which may be occasioned by death, resignation

or otherwise.

Boundary.

§ 5. That the boundaries of said town shall be as follows: All of section thirty-three (33), in township three (3) south of range one (1) west of the third (3d) principal meridian, in Washington county, and the several additions thereto that may hereafter be made, by being surveyed,

platted and recorded according to law.

President and organization.

§ 6. The board of trustees shall appoint one of their number president; and said board may appoint a town clerk, and fix his qualifications and duties, in such manner as they may deem proper; and such board shall be the judges of the qualifications, elections and election returns of their own members, a majority of whom shall constitute a quorum to do business, but a smaller number may adjourn from day to day and may compel the attendance of absent

Trustees.

members in such manner and under such penalties as the board may provide; they may determine the rules of proceedings, punish their members for disorderly conduct, and by the concurrence of three fifths (3.5) of the whole number elected may expel a member; and make such other rules and regulations for their government as to them may seem proper and expedient.

§ 7. That said board may have power, by ordinance, to Powers. levy and collect taxes upon real estate within the corporate limits of said town, at their discretion; to declare what shall be considered nuisances in said town, to prevent and remove the same; to provide for licensing, taxing and regulating auctions, taverns, groceries, theatrical and other shows and exhibitions; to restrain and prohibit all disorderly houses; to prevent the running and indecent exhibition of horses and jacks; to open, grade, pave and keep in repair streets, alleys, drains and sewers; to regulate the police of the town; to provide for trial and punishment of persons guilty of a violation of any ordinance of said town; to regulate the election of town officers, and fix their compensation; to require bond and security of said officers for the faithful performance of their respective duties, and from time to time to pass such ordinances to carry into effect the objects of this act and the powers hereby granted, as the good of the inhabitants of said town may require.

§ 8. That said board of trustees shall have power to impose fines and forfeitures for the breach of any ordinance, and provide for the collection thereof; and to direct, by ordinance, such punishment to be inflicted for any offense against the laws of the incorporation, as it is or may be provided by law for like offenses against the laws of the state: *Provided*, that no person shall be deprived of the right of trial by jury in any case when such person would be entitled to trial by jury for like offenses against the

laws of this state.

§ 9. In all cases arising under this act, or ordinances passed in pursuance hereof, any justice of the peace in said Washington county shall have jurisdiction to hear and determine the same, and appeals may be taken and writs of certiorari allowed in all such cases, in the same manner that now is or hereafter may be provided by law for appealing from judgments of justices of the peace: Provided, that at the first election under this act for a board of trustees, the inhabitants may elect a police magistrate, who shall hold his office for four (1) years, and who shall have exclusive jurisdiction in all cases arising under the ordinances of said town, and otherwise the same jurisdiction and be subject to give the same bonds as other justices of the peace in this state; and shall have the same fees and

Fines and forcitures.

Justices have

be governed by the same rules and laws as other justices of the peace.

Ordinances.

§ 10. That all ordinances of said trustees, made in pursuance of this act, shall be fairly written out, signed by the clerk, and the same or printed copy thereof shall be posted up at three of the most public places in said town, and no ordinances shall be enforced until posted up or published in some newspaper published in said town, for at least ten

(10) days.

That said board of trustees shall have power to adopt such modes for the assessments and collection of taxes as they may, from time to time, fix upon and determine; to provide for selling property when tax is not paid: Provided, that no sale of real estate for non-payment of taxes shall be made until public notice of the time and place of sale shall be given by advertisement, either printed or written, in three of the most public places in said town, for at least fifteen (15) days previous thereto.

Tax sales—redemption.

§ 12. When any town lot or other real estate shall be sold for taxes under ordinance passed in pursuance of this act, the same may be redeemed any time within two (2) years from the date of such, by the owner or owners of such property or real estate, his, her or their agent, executor or administrator, by paying to the treasurer of said town or board of trustees double the amount of the purchase money, with interest at the rate of ten (10) per cent. per annum, with the costs accrued thereon.

That the members of the board of trustees and all officers of said corporation shall, before entering upon the duties of their respective offices, take an oath or affirmation, before some officer authorized by law to administer oaths, to support the constitution of the United States and of this state, to faithfully discharge the duties of their respective offices.

Constables.

Oath.

§ 14. That said board of trustees shall have power to appoint a town constable at their first meeting under this act, and shall have power to prescribe his duties, by ordinance, and fix his fees: Provided, such fees shall not exceed those allowed to constables, by law, in similar casessaid town constable to hold his office during the pleasure of said board of trustees.

Road work.

§ 15. That for the purpose of keeping the streets, alleys, lanes and highways in good repair, said board may require every male inhabitant over the age of twenty-one (21) years and under the age of fifty (50) years to labor on said streets, alleys, lanes or highways, not less than two (2) nor more than five (5) days in each year, and said board may make such regulations to enforce such labor as they may deem proper, consistent with the laws of this state on the subject of road labor.

§ 16. That all fines, forfeitures and penalties authorized Fines, not to exceed \$100. to be assessed by this act, may be in an action of debt in the name of "The President and Trustees of the Town of Dubois," before any justice of the peace of said county: *Provided*, that no such fine, forfeiture or penalty shall exceed one hundred (\$100) dollars; and all sums received for license granted to groceries, taverns, auctions, theatrical or other shows and exhibitions, and all fines, forfeitures and penalties imposed for a violation of any ordinance of said town, shall, when collected, be paid into the town treasury for the use and benefit of said town.

§ 17. That said board of trustees shall have power to Other officers. appoint such other officers, not named in this act, as they may deem necessary to carry out and enforce the provisions of this act and the ordinances passed by said board in pur-

suance hereof.

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

Approved April 1, 1869.

AN ACT to change the name of Concord, McLean county, to Danvers, In force March McLean county, Illinois, and to incorporate the same.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Concord, in the county of McLean, Name changed. be and is hereby changed to that of Danvers, and shall hereafter be known by the name of Danvers: Provided, that the change of name shall in no wise affect contracts or conveyances heretofore made.

§ 2. The inhabitants of the town of Danvers, in the county of McLean, are hereby made a body politic and corporate, in law and in fact, and in the name and style of "The President and Trustees of the town of Danvers," and by that name shall have perpetual succession and a

common seal, which seal they may alter at pleasure.

§ 3. That the corporation shall include and embrace all Limits. the land contained as follows: The south-west quarter of section thirteen (13) and south-east quarter of section fourteen (14), the north-east quarter of section twenty-three (23) and the north-west quarter of section twenty-four (24), in town twenty-four (24), range one (1) west of the third principal meridian, McLean county, and state of Illinois. That there shall be, on the first Monday of May next, an election of five trustees, and on every first Monday of May thereafter, who shall hold their offices for

Re-incorpora-

one year and until their successors are duly elected and qualified; and public notice of time and place of holding said election shall be given by the president and trustees of said town by an advertisement published in a newspaper in said town, or posting it up in at least three of the most public places in said town; the first notice of election to be given by W. F. Hodge, or by any of the qualified voters in the town. Wm. S. Hall, M. S. Hodge, H. Parkhurst, C. C. Rowell, W. Estes, S. Baker, G. Bunn, H. G. Bumgardner, W. C. Hoagg, W. Wyatt, or any three of them, shall prescribed the manner in which the election or elections of the organization under which this charter shall be conducted; and the board of trustees shall prescribe the manner in which all subsequent elections shall be conducted.

Shall have rights, powers,

e § [4] 5. The corporation shall have all the rights, privileges and powers conferred upon the village of Eureka, Woodford county, by an act passed February 2?d, 1859.

§ [5] 6. This act shall take effect from and after its pas-

sage.

APPROVED March 30, 1869.

In force March AN ACT to change the name of Coulterville, Randolph county, Illinois, to 80, 1869.

Grand Cote.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Coulterville, in Randolph county, Illinois, be and is hereby changed to Grand Cote, and hereafter shall be known and recognized as Grand Cote.

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

from and after its passage.

Approved March 30, 1869.

In force April AN ACT to amend an act entitled "An act to incorporate the town of Dement, in Ogle county, Illinois, to change the name thereof to Creston, and to enlarge the police powers of said town."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from of and after the passage of this act the name of the town of Dement, in Ogle county, in the state of Illinois, be and the same is hereby changed to that of Creston, and that

said corporate town shall hereafter be known and called

by the name of Creston.

§ 2. That the change of the name of the corporate Not to affect town of Dement to that of Creston shall in no way annul rights of persons or titles of or interfere with the rights of persons heretofore acquired, property. nor to, in any manner, affect the title to real or other property or thing, or the action or the right of action, in law or in equity, nor to, in any manner, affect or annul any ordinance heretofore passed by said corporate town of Dement, and now in force, but that the same shall continue to be in force and operation until repealed by the trustees of the said corporate town of Creston; and all suits now pending, in which said town are interested, directly or indirectly, shall be, by said town, duly prosecuted to a final result, or are otherwise legally disposed of.

§ 3. At the next annual election of trustees for said corporate town of Creston, and quadrennially thereafter, the legal voters thereof shall also elect one police magistrate, who shall duly qualify and be commissioned, and possess the same powers and term of office as is now provided by the general laws of this state for the qualifications, powers and duties of justices of the peace: Provided, that the corporate authorities of said town may order a special election for the election of said police magistrate within six

months after the passage of this act.

§ 4. The police magistrate and all justices of the peace residing within the corporate town of Creston shall have of police magisjurisdiction of all causes of actions and prosecutions for the violation of any ordinance of said town, but shall not render a judgment, in any one suit, for a greater sum than one hundred dollars and the costs of suit; and shall have and recover the same fees for like services as are now provided by law for justices of the peace elected by virtue of the general laws of this state; and change of venue may be taken from one justice to another in said corporation; and in case of the absence of the other justice or justices from said town, or of their disability, then the justice before whom the change of venue is taken and granted, shall send his transcript and papers to the next nearest justice in the county, who shall have jurisdiction of the parties and subject matter the same as any justice of said corporation.

§ 5. The board of trustees of said corporate town of Trustees may Creston shall be and are hereby vested with full power to mental power to mental power. appoint a town constable by a majority vote of said board, who shall duly qualify in all respects as is now provided by the general laws applicable to constables elected and qualifying for said office; and said constable, so appointed and qualified, shall have the same jurisdiction and powers to execute or serve processes anywhere in the county of Ogle as other constables, and shall be subject to the same liabili-

of

of constables.

Jurisdiction ties; and all constables in the township of Dement shall also have jurisdiction and power to serve any and all processes delivered to him, issued by the police magistrate of said town of Creston, or any other magistrate of said town. Said board shall also have the power to create such subordinate offices as they deem necessary, and appoint officers to fill the same and to discharge the duties connected therewith, and remove and appoint such officers at pleasure, which officers shall qualify and discharge such duties as may be prescribed by said board. Said board shall also have power to appoint one or more police officers, as they may deem necessary for carrying into effect the powers conferred upon said corporation by this act and the act to which this is an amendment, or ordinances passed and operative by virtue hereof.

All officers to make arrests.

The trustees and all police officers, all constables and magistrates residing within said corporation, are hereby declared to be conservators of the peace, and they are hereby vested with full power and authority to arrest or cause to be arrested, with or without process, on view, any and all persons who shall violate any ordinance or ordinances in force in said town, and detain such person or persons in custody, in the lock up of said town, or other safe place, or in the county jail, over night or longer if necessary, or during the sabbath day and until a trial can be had, or while any such persons may be intoxicated; and shall have such other powers as the said board may pre-

Power to pro- scribe by ordinance. hibit sale

The board of trustees of said town of Creston shall have the exclusive power to regulate, prohibit or license the sale of spirituous, vinous, malt, fermented or intoxicating or mixed liquors in said corporate town, and upon such terms and conditions as they may deem proper, and shall likewise have the power to regulate, prohibit or license billiard saloons and bowling alleys in said town, upon such terms and conditions as they may deem proper: Provided, that no license granted by said board and their successors shall continue and be in force beyond the term for which said board of trustees shall have been elected, but all such licenses shall expire and become void on the day of the to annual election of said board of trustees.

Trustees monthly meetings.

§ 8. Each newly elected board of trustees shall, as soon as practicable after their said election, meet and duly qualify and organize ready for the transaction of business, and their subsequent meetings shall be on the first Monday of each month and at such other times as they may deem

May levy and proper during their term of office. collect taxes.

§ 9. The board of trustees of said town shall have the power and authority to levy and collect taxes, for corporate purposes, annually, upon all the taxable property within said corporation, not to exceed two per cent. per annum

upon the assessed value thereof, and enforce the collection of the same as is now provided by law for the collection of state and county taxes-said taxes to be collected by the township collector of the township of Dement; and when so collected the same shall by him be paid to the treasurer of the said town of Creston, after deducting the fees allowed by law for the collection of state and county taxes. the return of said collector of the non-payment of any such tax, the revenue laws of the state in force shall apply and be in force the same as to all other taxes or lands returned to the county treasurer as delinquent for the non-payment of taxes.

The said board of trustees of said town of Cres-§ 10. ton shall have the full power to make, enforce and repeal duty of trustees all and such ordinances that may be necessary and proper for the carrying into effect all the powers specified in this act and the act to which this is an amendment, or as the good of the inhabitants of said corporate town may, from

time to time, require.

§ 11. All prosecutions for the violation of this act and Penalty the act to which this is an amendment, for which fines, nances. forfeitures and penalties are provided, and all prosecutions for the violations of all town ordinances now in force or hereafter to be in force in said town, shall be commenced and prosecuted in the same manner as cases of assault and battery now are provided for by law. Either the party prosecuting or the defendant may have a jury if demanded by them; and all fines, forfeitures and penalties prosecuted for and collected for any violation of this act or the act to which this is an amendment, or for the violation of any ordinance in force in said town, or for affrays, assaults, assaults and batteries, quarrelling, breaches of the peace or other disturbance or disorderly conduct, shall be paid into the treasury of said town, and be vested in and belong to said town.

The board of trustees of said town of Creston Authority to improve streets § 12. shall have power and authority to open, alter, widen, establish, vacate, grade, pave or otherwise improve and keep in repair streets, avenues, lanes, alleys and public roads in said

town.

The board of trustees shall have power to require Railroads to railroad companies to construct and keep in repair suitable construct crosscrossings at the intersection of streets and alleys in said town where the said board may deem necessary for the convenience of said town or the public; also, to regulate the speed of locomotive engines or trains of cars running through said town.

§ 14. All acts or parts of acts coming within the provisions of this act, contrary to or inconsistent with its pro- acts repealed.

visions, are hereby repealed.

Conflicting

Vote on chaging name.

§ 15. So much of this act as provides for changing the name of said town of Dement shall be inoperative and void until the same shall be adopted by the legal voters of said town in manner following: It shall be the duty of the corporate authorities of said town to submit the question of changing the name of said town at the next regular election in said town, or at any special election to be called by them for that purpose, at any time within six months after the passage of this act. At such election the legal voters of

Legal voters to decide on change of name

changing the name of said town at the next regular election in said town, or at any special election to be called by them for that purpose, at any time within six months after the voters passage of this act. At such election the legal voters of said town shall vote "For Dement," or "For Creston;" and if at such election a majority of the votes cast upon that question shall be "For Dement," so much of this act as provides for changing the name of said town shall be void, but if at such election a majority of the votes cast upon that question shall be "For Creston," then all the provisions of this act relating to said change of the name of said town be in force and effect.

§ 16. This act is hereby declared to be a public act, to be received and used in all courts without proving or pleading the same, and shall take effect from and after its

passage.

APPROVED April 1, 1869.

in force March AN ACT to change the name of Glascoe, in Peoria county, to Glasford. 30, 1869.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Glascoe, in Peoria county, be and the same is hereby changed to that of Glasford.

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

passage.

APPROVED March 30, 1869.

In force April AN ACT to amend an act to change the name of the town of Grand Cote. 15, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Grand Cote, in Randolph county, is hereby changed to that of Coulterville, and shall hereafter be known by that name.

 $\S$  2. This act shall be deemed a public act, and shall be in force from its passage.

APPROVED April 15, 1869.

AN ACT to change the name of the town of Howard, in the county of In force June Winnebago. 19, 1869.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That the name of the town of Howard, in the county of Winnebago, be and is hereby changed to Durand, and by that name shall be henceforth known and called.

APPROVED.

AN ACT to change the name of the town of Lysander, in the county of In force March Winnebago.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That the name of the town of Lysander, in the county of Winnebago, is hereby changed from Lysander to Pecatonica.

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

after its passage.

APPROVED March 29, 1869.

AN ACT to change the name of the town or village of Mount Pleasant, in Inl force March
DeWitt county, and state of Illinois.

27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the village or town of Mount Pleasant, in the county of DeWitt and state of Illinois, be and the same is hereby so altered and changed that the said town or village shall be hereafter designated and known by the name of Farmer City.

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

and after its passage.

APPROVED March 27, 1869.

In force April AN ACT to change the name of the town of Rand to Desplaines, and incorporate the same.

Name changed.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Rand, in the county of Cook and state of Illinois, be and the same is hereby changed to Desplaines; and that all lots of land and real estate which may be hereafter conveyed and transferred, which lie within the boundaries of the town of Rand, as described by maps of said town of Rand, which are recorded in the recorder's office in the county of Cook and state of Illinois, in book of maps 143, pages 9 and 10, and book of maps 161, page 18, may be described in deeds, contracts, mortgages and instruments of writing, conveying and relating to such lands, as located in the town of Desplaines; and such descriptions shall be valid. But nothing in this act shall be construed to interfere with or affect the title to any real estate or other property. And all transfers and conveyances of real estate, before made, which describe the same as in the village or town of Rand, shall be and stand valid.

Boundaries.

§ 2. That all those tracts of land embraced within the boundaries of section sixteen, section seventeen, section twenty and section twenty-one, in township forty-one north, of range twelve east of the third principal meridian, according to the original survey of the said sections, be and the same is hereby declared to be within the limits and boundaries of the town of Desplaines.

General powers

§ 3. That the resident inhabitants of the town of Desplaines, residing within the boundaries described in section 2 of this act, are hereby made and constituted a body corporate and politic, by the name and title of "The Town of Desplaines;" and by that name shall have perpetual succession; may sue and be sued, plead and be impleaded, complain and defend, in courts of law and equity, and in all actions and matters whatsoever; may receive, purchase, hold, grant, convey and lease real estate and personal property, as the purposes and interest of said town of Desplaines may require; may have and use a seal, and alter the same at pleasure; and may do all other acts, as natural persons, in exercising the powers hereby granted.

Powers vested in trustees.

§ 4. The corporate powers and government of said incorporation shall be vested in five trustees, who shall form a board for the transaction of business, and who shall serve without compensation. The board of trustees shall be elected annually and serve for one year and until their successors are elected and qualified; they shall be citizens of the United States, twenty-one years of age; shall possess a freehold estate within the limits of the incorporation, and

reside therein. No failure to elect trustees on the day appointed shall operate as a dissolution of the corporation; but such election may be held on any subsequent day, upon five days' notice being given by the president or clerk, or any two members of the board of trustees, or by any ten legal voters of the town, in the manner of giving notice of the first election.

That the board of trustees shall appoint their presi-president of board, how apdent from their own body, who shall preside at the meetings pointed. of the board; and in case of absence or inability of the president to serve, the trustees present shall have power to elect a president pro tem., from their own number. A majority of the trustees shall constitute a board to do business, but a smaller number may adjourn from day to day, and may compel the attendance of absent members, in such manner and under such penalties as the rules of the board shall provide. The board of trustees shall determine the style of ordinances of the town, the rules of proceedings, and order of business before them; punish their members or other persons for disorderly conduct before the board, while in session, and, by a vote of four-fifths of the whole number elected, expel a member, for good cause shown; and make such other rules and regulations for their own government as to them may seem meet, proper and expedient; and in and regulations case of death, removal from the limits of the incorporation, neglect for the space of three months together to serve, or refusal to serve, to be signified in writing to the board, of any member or members of the board, the remaining members may appoint to fill the vacancy thereby occasioned.

That the board of trustees shall, annually, at the Trustees appoint of next regular meeting after their elections, or as soon thereafter as may be, appoint a clerk of the board of trustees, a treasurer, assessor and constable, and such other officers for said town, from time to time, as they may deem necessary, and for such term as they shall by ordinance direct, not exceeding one year. The board of trustees shall have power to define and regulate the duties of the officers of the incorporation, in such manner and under such penalties as they shall deem proper, and to provide for their compensation; and they may provide for the election of the clerk, treasurer, assessor and constable, at the annual election of trustees, by the legal voters of said incorporation.

§ 7. They shall require said treasurer, assessor and constable to take an oath of office, and file the same with ed of officers. the clerk, and to give bonds, with sufficient security, well and truly to perform the duties of their respective offices, as shall be required of them by law or the ordinances of the said town, from time to time, and in such penalty as

To make rules

Bonds requir-

the board of trustees shall direct, running to the incorporation, by its corporate name.

Authority of president.

§ 8. The president or any three members of the board of trustees shall have full power to call special meetings of of the board, whenever, in his or their opinion, the public good shall require it. The president shall have concurrent civil and criminal jurisdiction with justices of the peace, under the provisions of this act, within the limits of the corporation, and shall receive the same compensation for his services.

Elections.

§ 9. The board of trustees shall be elected annually, on the first Saturday in September, by the qualified voters of the corporation. Notice of the time and place of the first election shall be given by posting up at least four notices in public places, signed by five or more of the legal voters of the said town, and posted at least ten days before holding such election. And, annually, thereafter, notices of election shall be given by the president or clerk of the board of trustees, by publishing the same in any newspaper published in the place, or by posting four notices of such election in public places in said town, signed by the president or clerk of the board of trustees, giving time and notice as aforesaid.

Indees elections.

§ 10. At all elections which may be held by the people of the said town the polls shall be open from the hour of nine o'clock A. M. until five o'clock P. M., and all votes shall be cast by ballot. Two judges of election may be appointed by the county judge of Cook county to conduct the first election, but in case such appointment is not made, then may the legal voters of said town, who may be present at the time and place of opening the polls, appoint two judges, who shall appoint one clerk, and the three shall act as a board of election. At all subsequent elections two members of the board of trustees may act as judges of election, and the election shall be conducted and returns made as in the town elections in the said county of Cook. a tie vote for any officer of this town, the same shall be decided by lot by the judges of election. All persons elected or appointed to office shall qualify within twenty days after election, otherwise the office of such person or

Tie vote

persons may be declared vacant. § 11. The regular meetings of the board of trustees Regular meetshall be on the third Saturday of September, December, March and June, of each year, and may hold adjourned meetings and appoint other meetings as they may consider

ings.

Health regulations.

best.

That the board of trustees shall also have power to make regulations to secure the general health of the inhabitants; to declare what shall be nuisances and to prevent and remove the same; to provide the town with

water and dig wells, erect hydrants and pumps in the streets for the convenience of the public; to open, widen, alter, reduce, extend, establish, grade, plank, pave, and in any other way or manner improve and keep in repair streets, avenues, lanes and alleys, sidewalks, crosswalks, streets, alleys, drains and sewers; to establish, erect and keep in repair bridges; to provide for the erection of all needful buildings for the use of the town; to provide for inclosing, improving and regulating all public grounds or places within or belonging to the corporation; to provide, establish, prohibit, abolish and regulate any public or private cemetery or burying ground within the boundaries of the said town, and to permit or prohibit the burial of the dead therein; to cause trees, shrubbery and plants for ornament and shade shade and orto be planted and protected in the public grounds and namental trees. streets; to establish the widths, directions and names of all new streets and shapes of corners which may be laid out or made in any land which may be cut up or divided into blocks or lots within the limits of the said town; to offer and pay premiums and rewards for fine gardens, trees, plants, vegetables, fruits and flowers which may be produced within said town limits; to restrain and prohibit shooting, horse racing, indecent exposure of horses or persons, the use of obscene, indecent or profane language, posure of men bell-ringing, drumming, shouting or making other loud or or uncivil noises, obstructing streets or public grounds; to cause saloons, business places and places of amusement to be closed and abstain from transactions on Sunday, and to prohibit playing and sporting on that day; to regulate and determine the times and places for bathing and swimming in the river or other waters within the said town; to re- Gaming and strain and prohibit houses of ill-fame, gaming and gaming disorderly houses, houses, and other disorderly houses, and to suppress the same; to prohibit prize fighting, contracting to fight, boxing or other disorderly conduct, cock fighting, dog fighting, cruelty in the treatment of animals within the limits of said town; to provide for taxing, licensing and regulating circuses, caravans, theatrical or other shows and amusements for the admission to which money or anything is charged; shows. to prohibit, regulate and license merchants, auctions, peddlers, billiard tables, ball alleys, shooting rooms, lotteries, gift enterprises or sale of goods connected with any gift; and should the laws of this state at any time permit the selling of liquor or ardent spirits of any kind by a less quantity than one quart, then the exclusive power to regulate and license such selling within the corporate limits; to restrain and prohibit the running at large of any horses, cattle, sheep, swine, goats or dogs; to cause the destruction dogs, etc. of dogs within said corporation; to erect market houses; to establish markets and market places, and provide for the

Indecent ex-

use, government and regulation thereof; to establish the Slaughter location and cause the removal of slaughter houses, soap and candle factories, tanning establishments, or other unwholesome or offensive house, thing or place, and to cleanse and abate the same as often or whenever the board of trustees may consider best for the health, comfort and good of the inhabitants of said town; and said trustees or any of them shall have full power to enter upon any premises where a nuisance is supposed to be situated, and to cause the removal of any nuisance, and the expense of such removal to be assessed upon and collected from the premises on which the same may be situated; to fix the rates to be for charged for the carriage of persons and property within the sons and prop- limits of said incorporation by carriages, wagons, sleighs or drags; to provide for the preservation from and extinguish-Fire regulations ment of fires; to establish and regulate a fire department; to regulate the storage of gunpowder and all other combustible materials; to regulate the speed at which railroad locomotives and cars shall be driven or horses rode or driven through said incorporation; to appoint, regulate and discharge the police of the town; to regulate the election of officers of the incorporation; to provide for their compensation, except the board of trustees; to provide for the inspection and weighing of hay and coal, the measurement of charcoal, fire-wood or other fuel to be sold or used within

> the incorporation; to make all such ordinances, from time to time, and alter, amend and repeal the same, as shall be necessary to carry into effect and execution the powers specified in this act, so that the same be not inconsistent herewith, nor with the laws or constitution of the United States or of this state; to impose fines, forfeitures and penalties for the breach of any ordinance of the incorporation, and to provide for the recovery and appropriation of any such fine or forfeiture and the enforcement of any such

> upon any officer of the incorporation neglecting or refusing

Charges perconveying

Appointment of police.

and penalty; to provide for the infliction of fines or penalties Fines penalties officers.

to perform any duty or act required of such officer in this act to be done; to cause, from time to time, a census of the inhabitants of said town to be taken, and, in their discretion, to divide said town into wards, and designate the number of trustees that each ward shall be entitled to; to Justice of the provide for the election of one or two justices of the peace from the legal voters of the incorporation, biennially, at the election of the board of trustees, by the legal voters of the town, who shall hold their office for the term of two years and until their successors are elected and qualified—returns of which election shall be made by the clerk of the town and such justices shall be commissioned by the governor, give bonds, to be filed in the town clerk's office and running to the board of trustees of the town, and in all other

respects be qualified and conform to the general laws of the state providing for the election and qualification of justices of the peace, and shall have the same jurisdiction, power and authority, and perform all such acts and duties as are or may be, by laws of this state, vested in or required of justices of the peace at and within said county of Cook. And in case of death, removal from the incorporation, incapacity or refusal to serve of any justice of the peace elected under this act, to provide for filling the va-

cancy by election.

\$ 13. The board of trustees shall have power, by ordinake improvenance, to open, construct and cause to be made ditches, ments. drains, gutters, streets and alleys through the land or lots of any individual, persons or company owning lands or lots within the limits of the said town; and to lease, purchase, condemn, take and possess, for the use of the said town, private property, grounds and lands whenever, in their judgment, the health, good and interest of the said town require any of these things-first making provision for ascertaining and payment of adequate and just compensation for all damages to the owners of such property which may be disturbed, changed or taken by or for the use of the said town; and after posting written notices in the said town that assessors will be appointed at some future time, specific and some future time, sors. within ten days, the board of trustees may appoint one assessor and the owner or owners of the property to be assessed may appoint one assessor, and they two shall select a third-and in case that the said owner or owners of said property to be assessed shall fail to appoint, at the time named in said notice, one man to act as assessor, or in case the two thus appointed cannot agree upon a third, then may the board of trustees appoint three assessors, each of which assessors shall be freeholders within the limits of the said town, and disinterested in the property to be assessed, and these three men shall constitute a board of special assessors, who, after taking the usual oath of office, shall proceed to estimate the damages which any property may sustain by means of such improvements, use or possession of any grounds or property, and also to estimate and assess the benefits which may accrue or be gained to adjoining and neighboring lots, lands and property; and the amount of damages thus estimated shall be paid by the said town to the proper owners, and the amount of assessed benefits to each and every piece of land, lot or property shall stand as a legal tax upon the same, respectively, and shall be coltobe a legal tax lected in the same manner as state and county taxes upon real estate are collected.

Special asses-

§ 14. The board of trustees shall have power to borrow money on the credit of the town, and to issue bonds of the money. said town and sell the same: Provided, that the amount of

borrow

money borrowed and the indebtedness of the incorporation on account of money loaned and bonds issued, shall at no time exceed five thousand dollars, and at a rate of interest not exceeding ten per cent. per annum: And, provided, that no loan or borrowing of money or issuing of bonds on account of said incorporation shall at any time be made until authorized by a majority vote of the legal voters of the corporation, voting by ballot in favor of the same at a special election called for that purpose, on at least twenty days' previous notice, and specifying in such notice the amount of the proposed loan or bonds, the rate of interest and the purposes to which it is designed to apply the same; and the same shall not be diverted from such use and applied to any other, save to return the same or any part thereof to the person from whom borrowed

Taxes.

§ 15. That the board of trustees shall have power to levy, annually, at the first regular meeting of the board after their election, or such other time as they may designate, and collect taxes for the incorporation, upon all real estate within the town and upon all personal property of the inhabitants of the town. In making such assessment the assessor shall be governed by the laws of this state, directing the assessing of the property for state and county purposes for the time being, as near as may be, and so as not to conflict with the provisions of this act.

Duty of asses-

§ 16. The assessor, after having made his assessment roll, shall deposit the same with the clerk of the board of trustees for inspection by any and all persons interested, for the space of ten days, posting up notices in four of the most public places in said town that said roll is so left for inspection, and shall, upon the lapse of said ten days, return said roll to the clerk, stating in his return that said roll was so deposited and notice thereof posted as aforesaid. The clerk shall file and carefully preserve said roll and return in his office, and all taxes levied upon real estate are declared to be a lien on the real estate upon which they are assessed from and after such return until paid.

Correction of assessment.

§ 17. It shall be the duty of the clerk of the board of trustees, within five days thereafter, to post up notices in four of the most public places in said town, and also insert such notice in a newspaper, should there be one published in said town, that at a place and on a day to be therein named, not more than two weeks from the return of said roll as aforesaid, the board of trustees will meet for the purpose of inspecting said assessment, when and where it shall be the duty of the board of trustees to meet and hear and investigate, under oath of the party complaining, to be administered by the clerk of the board, any complaints that the party complaining is charged with property not belonging to him at the time of the assessment, or that

his property is assessed too high, and shall, in all such cases, so alter and amend, or not, said roll as to them shall seem just: Provided, however, that if a regular meeting of the board of trustees will happen at any time within three weeks after the filing of such roll, then it shall not be necessary to have a special meeting convened as above, but the matters specified in this section may be acted upon at such

regular meeting.

After such assessment roll shall have been before the board of trustees for its action thereon, as above provided for, and after making such alterations therein as they may deem necessary under the preceding section, it shall then be the duty of the board to cause a warrant to be issued, under the seal of the incorporation, directed to the town constable, with a copy of such assessment roll attached, commanding him to proceed and collect the same within ninety days after the date thereof; and in the collection thereof the said town constable is vested with the same powers, and to be exercised, in all respects, in the same manner as collectors of taxes are in and by the act to provide for township organization so far as the same shall be

applicable.

\$ 19. It shall be the duty of the town constable to pay Duty of town into the treasury of the town all moneys collected by him, constable. deducting his per centage, from time to time, as fast as collected, and to make return on his warrant to the clerk of the board of trustees, within ten days after the return day thereof, under oath, to be thereon certified, showing, first, the amount of money collected by him; second, the taxes on personal and real estate that he cannot collect for the want of any goods and chattels within the town belonging to the persons therewith charged, out of which the same might be levied and made, stating specifically as in the warrant, and making separate return of the persons and of the real estate upon which taxes remain unpaid. The town constable, with his sureties, shall be liable for all taxes that by the use of due diligence he might have collected and shall fail so to do. The town constable, and any constable of Cook county, are hereby empowered to execute all processes and orders issued or made by the president of the board of trustees or any justice of the peace of the said town; and are further empowered to arrest, with or without process, any and all persons who are known to have violated any ordinance or by-law of said town, or committed riotous, disorderly or uncivil act, or who, from appearance or action, may cause suspicion of intention to do a wrong act, and take such person or persons before a justice of the peace to be tried for such offense.

§ 20. It shall be the duty of the town clerk to file in Duty of town the office of the circuit court of said Cook county, a copy, clerk.

Warrant

certified under the corporate seal of the incorporation, of the return of the town constable showing the real estate upon which taxes remain unpaid, at least five days before the first day of the next term of said court, which shall be holden after the return of said warrant, and filing the same in his office, and shall cause a notice of an application to be made to the said circuit court for an order to sell the same for non-payment of said taxes and costs, and the time and place of such sale under such order, to be published in the same manner as required by law for the time being for sale of real estate for non-payment of state and county taxes; and the circuit court shall thereupon proceed to dispose of the matter in the manner and as required by said laws.

Sales, how made.

§ 21. The town constable shall make the sale under the order of the court provided for in the above section; and the town clerk shall keep a record of such sale, file the same in his office in a book to be provided for that purpose, issue certificates to the purchasers thereof; and said officers shall, in all things in and about said sale, comply, as near as may be, with the provisions of the laws for the time being, directing sales of lands for non-payment of state and county taxes.

Redemption of property.

When any real estate in said town shall be sold, as is herein provided, for non-payment of taxes, the same shall be subject to redemption by any person interested therein, within two years after the same shall have been sold, on paying to the clerk of the incorporation double the amount for which the same may have been sold, and all taxes assessed for corporation purposes, which may have been paid by the purchaser at such sale, since such sale, with legal interest thereon from the time of such payment to the time of such redemption; and thereupon the clerk of the board of trustees shall make out to the person so redeeming a certificate, under his hand and the seal of the incorporation, specifying the lands redeemed, the time of redemption, the moneys paid and by whom, which shall be prima facie evidence, in all courts whatsoever, of the facts therein stated. The clerk shall pay such moneys to the treasurer of the town, taking and filing his receipt therefor, and the treasurer shall deposit the same in the town treasury for the use of the purchaser at such sale, to be paid out to him or his assigns on demand therefor and receipt given.

costs may be

§ 23. Taxes and all costs made thereon may be paid at paid before sale any time to the town constable before the sale of the land

for non-payment thereof.

Tax deeds.

§ 24. In case any real estate sold under the provisions of this act shall be and remain unredeemed, as above provided, at the expiration of two years from the date of such

sale, a deed shall be made out and signed by the president and countersigned by the clerk of the board of trustees, under the seal of the incorporation, and duly acknowledged by said officers, conveying the land to the purchasers or his assigns, his or their heirs and assigns, upon proof of such notice to the owner of the land as is required by the constitution and laws of this state of the sale of land for non-payment of taxes.

§ 25. Officers acting under this act of incorporation in the sale of lands for non-payment of taxes, and in all proceedings precedent and consequent to the order to sell the same, shall be entitled to the same fees as shall be allowed by law for similar services under the revenue laws of this state, and the same shall be a charge upon land taxed and included in the order of the court directing such sale, as is

provided in said laws.

The board of trustees may have power, for the Street labor. purpose of keeping in repair the streets and alleys and public squares of said town, to require every male inhabitant of said town, over the age of twenty-one years, to labor on said streets, alleys and public squares, not exceeding three days in each year; and any persons failing to perform such labor, when duly notified, shall forfeit and pay the sum of one dollar and a half to said town for each day so neglected or refused.

§ 27. Lands and property in said incorporation shall Exemption. not be liable for road taxes under the general laws of the

state on that subject.

§ 28. The board of trustees shall have authority and power to prescribe the manner in which the treasurer shall urcr and clerk. keep the accounts and vouchers of his office, and also the manner in which the clerk shall keep the records, books and papers of the town, and to examine such books, papers, vouchers and accounts, from time to time, as they may think best; and to provide for the care, custody and preservation of the public property, records, books and papers of the town, and to insure the same.

The board of trustees may, by ordinance, fix and establish building lines, defining and fixing the distance tees. from lines of streets where buildings may be erected or

located.

§ 30. No person shall be an incompetent judge, justice, witness or juror, by reason of being a resident or freeholder in the town of Desplaines, in any action or proceeding in which the said town shall be or is a party in interest.

No suit shall be brought against said town except suits. in a court of record; nor shall any writ of execution be issued for the collection of any judgment recovered against said town within six months after rendering such judgment.

Fees allowed

Duty of treas-

Jurors

Fines.

§ 32. All fines and penalties recovered by indictment or action for any offense committed within the limits of said town and which are now required by law to be paid in to the county treasurer or to the school commissioner of said county, shall, hereafter, be paid in to the town treasurer for the use of said town.

Ordinances proven.

All ordinances of the town may be proven by the seal of the corporation, and when printed or published in book or pamphlet form and purporting to be printed by authority of the corporation, the same shall be received in evidence in all courts and places without further proof.

- § 34. All matters and things pertaining to persons and To be regn-lated by com-property within the limits of this corporation, and not mentioned or specially provided for in this act, shall be regulated and governed by the common law of this county and state.
  - § 35. This act shall be deemed a public act, and may be read in evidence without proof; and judicial notice shall be taken thereof in all courts and places, and shall take effect from and after its passage.

In force April 15, 1869.

I. Edward Rummel, Secretary of State, do hereby certify that the foregoing act of the 26th general assembly, of the state of Illinois, was filed in the office of the secretary of state, April 16th, 1869, without signature of the governor; but by virtue of section 21, article 4, of the constitution of this state, the same is now a law, having been retained by the governor over ten days after its reception by him.

EIWARD RUMMEL, Secretary of State.

In force March AN ACT to change the name of the town of Sheridan, in McDonough county, to Good Hope.

> Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That the name of the town of Sheridan, in the county of McDonough, be and the same is hereby changed to Good Hope.

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

APPROVED March 31, 1869.

AN ACT to change the name of the town of Sutton to that of Bently, and In force when voted for. to incorporate the same.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Name changed. name of the town of Sutton, in Hancock county, be and

the same is hereby changed to that of Bently.

§ 2. That the inhabitants of the said town of Bently are Body politic and corporate. hereby constituted a body politic and corporate, by the name and style of "The President and Trustees of the Name and style. Town of Bently;" and by that name and style shall have perpetual succession, and have and use a common seal, which they may change and alter at pleasure, and in whom the government of the corporation shall be vested, and by whom its affairs shall be managed.

The inhabitants of said town, by the name and May hold real style aforesaid, may sue and be sued, implead and be im-estate. pleaded, defend and be defended, in all courts of law or equity, and in all actions whatever; and purchase, receive and hold property, real and personal, within and beyond the limits of said town, for burial grounds and other purposes, for the use of the inhabitants of said town, and may sell, lease or dispose of property for the benefit of said town, and improve and protect such property, and do all things in relation thereto as natural persons.

§ 4. That the boundaries of said town corporation shall Boundaries. be as follows, to-wit: Beginning at the northeast corner

of the southeast quarter of section eight (8), in township four (4) north, range six (6) west of the fourth (4th) principal meridian, thence south one mile, thence west one mile. thence north one mile, thence east one mile to the place of beginning; and all the land within said limits shall be con-

sidered as the town of Bently.

§ 5. That there shall, on the first Monday of May next, Trustees. and on the first Monday in May thereafter, annually, be elected five trustees for said town, who shall hold their offices for one year, and until their successors are elected and qualified; and notice of the time and place of the first elec- Notice of election shall be given by an acting justice of the peace and tion. any eight legal voters of said town, by posting up at least four notices in the most public places in said town, or by publishing the same in any newspaper published in the place, at least ten days before the time of holding the same; and annually thereafter, notices of election shall be given by the president and trustees, by publication in a newspaper, if any shall be published in said town, or by posting up four notices in public places in said town, giving the Qualification of same time of notice as aforesaid. No person shall be elected trustees. trustee in said town who shall not be entitled to vote for state and county officers, and who shall not have been, for

one year previous to such election, a bona fide resident within the incorporated limits of said town, and shall have

paid taxes within the same.

Who may vote. That at any election for trustees, every person who shall be qualified to vote for state officers, and who shall have a residence, for six months previous to such election, within the limits of said corporation, may enjoy the right of an elector.

Duties of trus-

That the trustees shall elect one of their number \$ 7. president, and shall be judges of the elections and returns of their own members, a majority of whom shall constitute a quorum to do business, but a smaller number may adjourn from day to day and compel the attendance of absent members in such manner and under such penalties as they may provide; and punish their members for disorderly conduct, and, by vote of three-fourths of their whole number elected, expel a member; and make such other rules and regulation for their government as to them may seem proper and expedient, and shall have power to fill any vacancy in the board of the trustees occasioned by death, resignation, continued absence from town for three months, or otherwise.

Power of trustops

The president and trustees of said town shall have power to cause all the streets, alleys and public roads within the limits of said town to be kept in good repair; and to this end, they shall require every male resident of said town, over the age of twenty-one years, to labor on the same not exceeding three days in each and every year, and if such labor be insufficient for that purpose, to appropriate so much from the general fund of the corporation as they shall deem necessary therefor.

Taxes.

Second.—To levy and collect taxes upon all property, real and personal, within the limits of said corporation, not exceeding one-half of one per cent. per annum upon the assessed valuation thereof, and may enforce the payment thereof in any manner to be prescribed by ordinance, not repugnant to the constitution of the United States and of Provision of this state; but until they provide by ordinance for enforcing the payment thereof, they shall be collected in the manner provided in the ninth section of an act entitled "An act to incorporate towns and cities," approved February 10, 1849, for the collection of other corporation taxes.

act to apply.

Running at large of horses and cattle. Third.—To restrain, regulate and prohibit the running at large of cattle, horses, sheep, swine, goats and other animals, and to authorize the distraining, impounding and sale of the same; and to prohibit any indecent exhibition

of horses and other animals.

Fourth.-To prevent and regulate the running at large of dogs, and authorizing the destruction of the same when at large contrary to any ordinance.

Dogs.

Fifth.—To regulate and prohibit any indecent exposure Indecent exposure.

of persons.

Sixth. To prevent horse racing or any immoderate riding or driving within the limits of said town of horses or other animals; to prohibit the abuse of animals; to compel persons to fasten their horses or other animals attached to vehicles or otherwise, while standing or remaining in any street, alley, public square, vacant lot or public road in said town.

and

Seventh.—To establish and maintain a public pound, Pound master.

and appoint a pound master and prescribe his duties.

Eighth.—To restrain and prohibit all description of Gambling. gambling and fraudulent abuses, and to suppress and prohibit billiard tables, ball alleys and all other gambling establishments, and all lotteries and sale of lottery tickets.

Ninth.—To suppress and prohibit disorderly houses or Houses of illgroceries, and houses of ill-fame.

Tenth.—To license, regulate, suppress and prohibit all shows, etc. exhibition of common showmen, shows of every kind, cara-

vans, circuses and exhibitions and amusements.

Eleventh.—To prevent, suppress and prohibit any riot, Riot and affray affray, disturbance of the peace by loud and unusual voices or any disorderly conduct, disorderly assemblages, assaults, assaults and batteries, firing of squibs, rockets, guns or other combustibles or fire arms within the limits of said town.

Twelfth.—To abate and remove nuisances, and to punish Nuisances. the authors thereof, and to define and declare what shall be

deemed nuisances.

Thirteenth.—To make regulations to prevent the intro-diseases. duction of contagious disease into the town, and execute the same, for any disease, not exceeding one mile from the limits thereof.

Fourteenth.—To regulate the storage of gunpowder and Gunpowder. other combustible materials; to provide for the prevention and extinguishment of fires, and to organize and establish fire companies; to provide the town with water for the extinguishment of fires and for the convenience of the inhabitants.

Fifteenth.—To provide for the inclosing, improving and Public grounds. regulating all public grounds or other lands belonging to said town.

Sixteenth.-To open, alter, vacate and widen, extend, Streets, etc. establish, grade, pave or otherwise improve any streets, avenues, lanes, alleys or sidewalks within the limits of said town.

Seventeenth.—To provide for the erection of all needful Needful buildings.

buildings for the use of said town.

Eighteenth.—To make all necessary regulations to secure Health. the general health of the inhabitants thereof.

liquors.

Nineteenth.-To suppress and prohibit the selling, bartering, exchanging and trafficking in wines, gin, rum, brandy and whisky, beer or other intoxicating beverages within the limits of said town: Provided, that they may allow druggists to sell the same, in good faith, for purely medicinal, mechanical or sacramental purposes, but for no other purposes.

Debts.

Twentieth.—To appropriate and provide for the payment of any debts and expenses of the town, and to fix the

compensation of town officers.

Duty and pow-

Twenty-first.—To make all ordinances which shall be necessary and proper for carrying into execution the power specified in this act, or which they may deem necessary or expedient for the better regulation of the internal police of said town and to execute the same; and to impose fines, forfeitures, and penalties, for the breach of any ordinance or any of the provisions of this act, and to provide for the recovery and appropriation of such fines and forfeitures and the enforcement of such penalties: Provided, that in no case, except for assaults, assaults and batteries, riot, and affrays, shall any such fine exceed the sum of twenty-five dollars for any offense.

Limit of fine.

Election.

That at the election in said town, to be held on the first Monday of May next, there shall be elected, in addition to the officers whose election is already provided for by this act, one police magistrate, to be elected and qualified as provided by an act entitled "An act for the better government of towns and cities, and to amend the charters thereof," approved February 27, 1854; and all the provisions of said act are hereby declared applicable to the offi-

cers whose election is herein provided for.

Power president trustees.

§ 10. That the president and trustees of said town shall and have power to appoint a town constable for said town. whose duty it shall be, when so appointed and sworn into office, to execute any writ, process or precept, anywhere, which may be issued against any person or persons for the violation of any ordinance or by-laws of said corporation or any of the provisions of this act, and to arrest or receive any and all persons who may violate the same and take

Fines

them before any justice of the peace of said town, and to and collect all fines, forfeitures and penalties which may be assessed or recovered for the use of said town, and to perform any and all other duties which are now and shall hereafter be prescribed by any general statute of the state, to be done by constables anywhere in Hancock county: Provided, that any other constable of the county may execute any process issued by any justice of the peace by virtue of

Officers pointed.

this act; also to appoint a clerk, treasurer, street commissioner, board of health, and all other officers that may be necessary, and to prescribe their duties, and may require

bonds from the several officers for the faithful discharge of their duties.

§ 11. The president and trustees shall require their Duty of clerk. clerk and it shall be his duty to make and keep a full and faithful record of all their proceedings, by laws and ordinances, nances, and of the time, manner and place of publication how published. of such by-laws and ordinances, in a book to be provided for that purpose; and such book, purporting to be the records of the corporation of the town of Bently, shall be received in all courts without further proof, as evidence of all matter therein contained; and all ordinances, before taking effect, shall be published at least ten days in a newspaper in said town, or by posting up printed copies of the same in at least four of the most public places in the town.

§ 12. Any fine, penalty or forfeiture incurred under Jurisdiction. this act, or any by-law or ordinance made in pursuance of this act, or of any act that may be passed amendatory of this act, may be recovered, together with the costs, before any justice of the peace, in the corporate name, and the several fines, forfeitures or penalties for the breaches of the same ordinance or by-laws, not exceeding one hundred dollars, may be recovered in one suit; and the first process shall be a summons, unless oath or affirmation be made for a warrant by some creditable person, but in all cases of assaults, assaults and batteries, affrays and riots, a warrant shall issue for the arrest of the offender in the same manner as for like offenses against the laws of the state. shall be lawful to declare, generally, in debt for such fines, penalties and forfeitures, stating the clause of the act or the ordinance or by-law under which the same are claimed, and to give the special matter, in evidence, under the declaration, and the justice shall proceed to hear and determine the cause as in other cases. Upon the rendition of judgment for any such fine or fines, penalties or forfeitures, the justice shall issue his executions for the same and cost Duty of justice. of suit, which may be levied upon any of the personal property of the defendant or defendants not exempt from execution. If the constable shall return, upon such execution, "no property found," the justice shall issue a capias against the body of the defendant or defendants, and the constable shall arrest such person or persons and commit him, her or them to the county jail of the county, there to remain forty-eight hours, and if the judgment and costs exceed five dollars then to remain in close custody in said county jail twenty-four hours for every two dollars over and above the said five dollars, and so in proportion to the amount of the said judgment and costs: Provided, however, if the said president and trustees, or their attorney, shall require a transcript of the judgment and costs to be certified to the clerk of the circuit court of the proper county, circuit clerk.

to have the same levied upon real property and signify the same, in writing, to him, he shall not issue a capias, as aforesaid, but shall, without delay, certify a transcript thereof, and of all the proceedings, according to law, to such clerk, which shall be filed and recorded as in other cases; and such judgment shall have the same force and effect as judgments rendered in said circuit court: Provided, an appeal may be granted within five days after and the rendition of judgment with the same force and effect,

Rights privileges.

rights and privileges to all parties as in other cases. Any constable who may render services under Fees of conthis act shall be entitled to the same fees and collect them in the same manner as now is, or hereafter may be required by law, in other cases: Provided, that the president and trustees may allow such further compensation as

to them may seem just and proper.

§ 14. The president and trustees shall not be required, Security costs. in suits instituted under this act, or ordinance passed by virtue thereof, to file before the commencement of any such suit any security for costs.

Fines paid to treasurer.

§ 15. All fines, forfeitures and penalties, received or collected for the breach of any ordinance, or this act, shall be paid in to the treasurer of said corporation by the officer

or person receiving or collecting the same.

Exemption

16. The inhabitants of said town are hereby exempted from working on any road beyond the limits of the corporation, and from paying any tax upon property within its limits to procure laborers to work upon such roads.

§ 17. This act is hereby declared to be a public act,

and may be read, in evidence, in all courts of the law or

Vote for or against act.

> equity within this state, without proof: Provided, that the inhabitants, legal voters, who reside within the proposed corporate limits, shall, before this act goes into effect, hold an election and vote for or against said charter; which Place of election shall be held within the proposed corporate limits, at the usual place of holding election, twenty days' notice being given by posting up notices of such election in at least ten public places in different parts of said proposed corporate limits and in the newspapers published in the town of Bently. If there shall be a majority of the legal

tion.

effect.

voters voting for the incorporation of the town of Bently, When to take then this act shall go into effect and be in force; said election to be conducted, in all respects, as general elections are conducted. The supervisor, collector and assessor of the town of Bently shall be judges of said election, and shall count the votes and declare the result of said election. Notice of su- It is hereby made the duty of the supervisor to give such

pervisor. notice as is hereby provided for. APPROVED March 25, 1869.

AN ACT to change the name of the town of Wiona, in the county of Bu- In force March reau, to Malden.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the name of the town of Wiona, in the county of Bureau, be and the same is hereby changed to Malden; and that all deeds, bonds, mortgages and instruments of writing, of every description, heretofore made or executed, in which the name Malden is used instead of Wiona, shall have the same force and effect as if the name Wiona had been used in the same, instead of Malden.

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

and after its passage.

APPROVED March 26, 1869.

# NORMAL UNIVERSITY, SOUTHERN.

AN ACT to authorize cities and towns in southern Illinois to issue bonds In force April 19, 1869. in aid of the Southern Illinois Normal University.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the city council of cities, and the board of trustees of incorpo- Mayissne bonds porated towns in Southern Illinois, within the limits designated for the location of the Southern Illinois Normal University, are hereby authorized and empowered in each of said cities and towns to issue bonds in such amounts as said city council or board of trustees may determine upon by ordinance, not exceeding one hundred and fifty thousand dollars, payable in not less than five years, nor in more than twenty years, and bearing seven per cent. interest per annum; which said bonds, or the proceeds arising from the sale thereof, to be used by said city council, or board of trustees, in aid of the Southern Illinois Normal University, if the same is located at any such city or town issuing said bonds.

δ 2. A tax upon all the taxable property listed for taxa- Tax f ment of. tion in said city or town shall annually be levied to pay the interest and principal on such bonds as may be issued under the provisions of this act; which tax, when collected, shall be deemed a special fund, and shall be used for no purpose

Tax for pay-

other than the payment of said principal and interest. Said tax shall be assessed and collected in said city or town in the same manner [as] taxes are assessed and collected in such

Election to authorize issue.

city or town for corporation purposes. Before any such bonds shall be issued, as provided for in this act, an election shall be first had in any such city or town as the people thereof may desire to avail themselves of the provisions of this act, to determine whether such bonds shall be issued. Notice shall be given of said election, by said council or board of trustees, at least ten days before said election, by posting notices in at least three public places in said city or town, specifying the time and place of said election, and the amount and duration of said bonds. Such election shall be conducted as general elections, and only those shall vote as are qualified by the general election laws of the state. All tickets shall be prepared with the words "For the loan" or "Against the loan;" and no bonds shall be issued or tax assessed unless a majority of the votes cast be for the loan. No registry of voters is required to be taken before any such election.

Location university.

of § 4. The mayor and city council of any such city, or the president and board of trustees of any such town, are hereby empowered to contract with the board of trustees of said university in regard to all matters pertaining to the location of said university, and are hereby made and constituted a body corporate for the purpose of thus contracting and doing and performing all other acts, and passing all needful ordinances, not in conflict with the laws of this state or the United States, necessary to carry

into effect the provisions of this bill.

DuQuoin to hold election.

§ 5. For the purpose of securing to the city of DuQuoin, in the county of Perry, said university, the city council of said city of DuQuoin thereof are hereby authorized and empowered to pass an ordinance submitting to the voters of said city of DuQuoin the question of donating the city park for the building of said university thereon—said ordinance stating that on a certain day therein named, not less than ten days from the passage thereof, a vote of the inhabitants of said city, who are entitled to vote therein in accordance with the last March annual registration list of said city, will be had, to decide whether said park shall be donated for the purposes aforesaid.

Election, manner of. § 6. Said vote in said city of DuQnoin, as provided in section five, shall be taken by ballot at the place or places designated by said ordinance. The tickets shall be prepared with the words "For ordinance donating park," and "Against ordinance donating park," printed or written thereon; and if a majority of the votes cast shall be in favor of the proposition "For ordinance donating park," then such donation shall be made; otherwise not.

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

APPROVED April 19, 1869.

#### NOTARIES PUBLIC.

AN ACT concerning notaries public.

In force April 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That notaries public must reside in the respective cities, towns or Duties of no-counties for which they shall be or have been appointed, taries public-residence. but may execute the duties of their office at any place within the state.

§ 2. All certificates of acknowledgment heretofore giv- Certificate. en, or which hereafter may be given by notaries public duly commissioned within this state, which appear to have been taken within the state, shall be as valid and effectual as if the name of the city, town or county for which said notary is commissioned were stated in the venue: Provided, the place in and for which such notary is commissioned otherwise appears in such certificate.

§ 3. Any person who having been commissioned a notary public in and for any city, town or county, who has upon removalor shall remove his residence therefrom, shall be held to have vacated his office, and shall not, thereafter, exercise the same; and any such person who shall, thereafter, attempt to execute the duties of such office shall be subject to a fine of one hundred dollars for each offense.

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

Office vacated

sage.

APPROVED April 19, 1869.

# OFFICERS, STATE.

In force March AN ACT to regulate the publi hing of reports of state officers and other persons.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the State officers auditor of public accounts, the state treasurer, the superinto report to governor annually, tendent of public instruction, the trustees and directors of state institutions, and all other persons who are now required, by law, to make reports to the general assembly, shall make their reports, annually, on or before the fifteenth day of December, to the governor, instead of to

the general assembly as heretofore required.

Governor to t ransmit to gen

§ 2. Said reports, and such as are now required to be eral assembly. made to the governor, shall be transmitted to the general assembly, by the governor, who is hereby authorized to cause to be published, prior to the meeting of the general assembly, such reports, or such portion thereof, not to exceed three thousand copies, as in his judgment the public interest may require.

Governor's message.

§ 3. The governor is hereby authorized, hereafter, to cause to be published not to exceed five thousand copies of

his message, to the general assembly.

§ 4. All laws, or parts of laws, inconsistent with the provisions of this act, are hereby repealed; and this act shall take effect and be in force from and after its passage.

APPROVED March 31, 1869.

#### PARTNERSHIPS.

In force March AN ACT to facilitate the settlement of the partnership interest of deceased 26, 1869. persons' estates.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in the case of the death of one partner, the surviving partner

or partners, his or their representatives, shall proceed to Surviving make a full, true and complete inventory of the estate of inventory. the co partnership within his or their knowledge; and shall also make a full, true and complete list of all the liabilities thereof, at the time of the death of the deceased partner. He or they shall cause the said estate to be appraised in like manner as the individual property of a deceased per-

son to the probate court. § 2. He or they shall return, under oath, such invento- Inventory to be returnedry, list of liabilities and appraisement within sixty days peality for negative the death of the co-partner, to the county or circuit court of the county of which the deceased was a resident at the time of his death; if the deceased shall have been a non-resident, then such return shall be made to the county or circuit court of the county granting administration upon the effects of the deceased. Upon neglect or refusal

to make such return, he or they shall, after citation, be lia-

ble to attachment.

§ 3. Such surviving partner or partners shall have the Duty of surright to continue in possession of the effects of the partner-viving partners. ship, and settle its business, but shall proceed thereto without delay, and shall account with the executor or administrator, and pay over such balances as may from time to be payable to him in the right of his testator or intestate. Upon the application of the executor, or administrator, the county or circuit court may, whenever it may appear necessary, order such surviving partner or partners to render an account to said county or circuit court; and in case of neglect or refusal may, after citation, compel the rendition of such account by attachment.

§ 4. Upon the committal of waste by the surviving wasterity-costs. partner or partners, the court may, upon proper application, under oath, setting forth specifically the facts and circumstances relied on, protect the estate of the deceased partner by citing forthwith the surviving partner or partners to give security for the faithful settlement of the affairs of the co-partnership, and for his or their accounting for and paying over to the executor or administrator of of the deceased whatever shall be found to be due, within such time as shall be fixed by the court. The giving of such security may be enforced by attachment, or, upon refusal to give such security, the court may appoint a receiver of the partnership property and effects, with like powers and duties of receivers in courts of chancery. The costs of proceedings, under this section, to be paid by the executor or administrator in person, by the estate, or surviving partner, or partly by each or either, as the court may order.

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

from and after its passage.

APPROVED March 26, 1869.

Waste-secu-

#### PATENT RIGHTS.

In force March AN ACT to regulate the sale of patent rights in the state of Illinois, and 25, 1869. prevent frauds connected therewith.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from Unlawful to and after the passage of this act, it shall be unlawful for deal in patents any person to sell or barter, or offer to sell or barter, in any county within the state, any patent right, or any right, claimed by such person to be a patent right, without first

Affidavit and proof.

vit or proof.

making the affidavit and proof hereinafter provided for. § 2. Any person or persons desiring or intending to barter, or sell, any patent right, or any right which such person shall claim to be a patent right, shall, before offering to sell or barter the same, in any county within this state, submit to the clerk of the county court of such county, for his examination, the letters patent, or a duly authenticated copy thereof, and his authority to sell or barter the right so patented; and shall, at the same time, swear or affirm to an affidavit before such clerk, stating the name and place of residence of the applicant, and, if any agent, the name and residence of his or her principal, which affidavit shall be filed and preserved in the office of the clerk of the county court in which such application is made. And if such clerk be satisfied that the right so intended to be sold or bartered has been duly patented, and that the letters patent have not expired, or been revoked or annulled, and that the applicant is duly empowered to sell the same within such county, or any township thereof, said clerk shall record such affidavit and the letters patent, in a book to be kept for this purpose, giving to such applicant a certificate of this fact under the seal of such court.

§ 3. Any person to whom such certificate may be is-Requisites of sued shall exhibit the same to any person on demand. written obliga-

Any person who may take any promise or obligation, in writing, for which any patent right, or right claimed by him or her to be a patent right, shall form the whole or any part of the consideration, shall, at the time of the taking thereof, insert therein, in the body of the instrument and above the signature thereto, in prominent and legible writing or print, the words "Given for a patent right;" and all such obligations or promises, if transferred, shall be subject to all defenses as if owned by the original for promisee.

Penalty violation.

tions.

That any person who shall sell or barter, or offer § 5. to sell or barter, within this state, or shall take any obligation or promise, in writing, for a patent right without complying with the requirements of this act, or shall refuse to exhibit the certificate as required hereby, shall be deemed guilty of an offense, and on conviction thereof, before any court of competent jurisdiction, shall pay a fine of not more than five hundred dollars, or be imprisoned in the jail of the proper county not more than six months, or both, at the discretion of the court, and shall, moreover, be liable to the party injured, in a civil action, for any damage sustained.

§ 6. The clerk of the county court shall be allowed and Clerk's fees. receive, as a fee, for taking and filing such affidavit, giving a certified copy of the same, under the seal of the court, and recording the same, together with letters patent, or certified copy thereof, the sum of three dollars, to be paid by the person making the application.

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

after its passage.

APPROVED March 25, 1869.

#### PECAN TIMBER.

AN ACT for the preservation of pecan timber.

In force March 27, 1869,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That every person who shall, knowingly and willfully, without color of title made in good faith, cut, box, fell, bore or destroy any pecan tree, or sapling, standing or growing upon the land of any person or corporation, without the license or consent of the owner of such land, shall be subject to a fine of not less than fifty nor more than one hundred dollars, to be collected before any justice of the peace, in the county where such person may be found; one-third of the amount to be paid to the prosecuting witness, one-third to the owner of such land, and one-third to the school fund of the county. And it is hereby further provided, that in addition to the above, any person so felling or destroying any such tree, or sapling, shall be subject to indictment and punishment, by a fine of not exceeding one hundred dollars, or by imprisonment in the county jail for a term of not exceeding three months, or both.

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

Approved March 27, 1869.

## PENITENTIARY.

In force March AN ACT to fix the pay and salaries of certain officers of the penitentiary at Joliet.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the chaplain of the state penitentiary at Joliet shall be, hereafter, allowed eighteen hundred dollars per annum, for his services as chaplain, and for teaching the convicts.

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

force from and after its passage.

APPROVED March 31, 1869.

In force March AN ACT in relation to the compensation of the commissioners of the Illi-30, 1869. nois State Penitentiary,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, from and after the passage of this act, the salaries of the commissioners of the Illinois State Penitentiary at Joliet shall be two thousand dollars each, and that in addition thereto said commissioners shall be paid their necessary expenses while actually engaged in the duties of their office.

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

passage.

APPROVED March 30, 1869.

### PRINCIPAL AND SURETY.

AN ACT in relation to principal and surety.

In force March 4, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever the principal maker of a joint note shall depart this life, it shall be the duty of the payee or assignee thereof to present the same against the estate of decedent, for allowance, to the proper court, within two years after the granting of letters testamentary or of administration on his or her estate; and if said payee or assignee shall fail or neglect so to do, the surety or sureties on such note shall be released from the payment thereof: Provided, that this act shall not be so construed as to release any surety or sureties from the payment of the whole or any part of such debt that may remain unpaid after the estate of the decedent is fully administered, nor to prevent the holder of such notes from proceeding against the surety or sureties at any time before the expiration of two years after the granting of letters testamentary or administration upon said estate.

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

after its passage.

Approved March 4, 1869.

# PRINTING PAPER, ETC.

AN ACT in relation to contracts for printing paper and stationery for the In force March use of the state.

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 secretary of state, three months before Advertisements for proposals. the meeting of each and every general assembly, to cause an advertisement, inviting proposals to furnish printing paper and stationery for the use of the state, to be published three weeks in the newspapers printed in the city of Springfield, and in some daily newspaper printed in each

of the following cities, to-wit: Chicago, St. Louis, Cleveland, Cincinnati, New York, Philadelphia and Boston; the last insertion of such advertisement to be at least one month previous to the time appointed for receiving such proposals. Said advertisements shall specify the quantity, size and quality of the paper which will be required for the public printing, and the articles of stationery necessary for the use of the state, designating the amount of each particular article required, the time and place of delivering the same, and the time when and the place where sealed proposals about the required for formities the same.

Opening proposals.

posals shall be received for furnishing the same. At the time designated in said advertisement for opening such proposals, 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 then and there award the contract to the lowest responsible bidder or bidders. Each person or firm who shall present a bid to the secretary of state, shall inclose in the same envelope with said bid a good and sufficient bond, approved by the governor, in the penalty of twenty thousand dollars, conditioned that he or they will faithfully furnish and deliver the said paper and stationery, in kind, quality and quantity at the times, places and upon the terms mentioned in said advertisement, which said bond shall be filed in the office of the secretary of state.

Inspection of paper.

§ 3. The auditor and secretary of state shall cause all paper and stationery delivered under such contracts to be duly inspected upon its delivery, and shall reject all that is not equal to the sample or samples upon which said contracts were awarded, in kind, quality and weight. Upon the delivery of such paper or stationery in pursuance of and according to the contract, the accounts or bills of such contractor or contractors shall be certified by the secretary of state and approved by the governor, and thereupon the auditor shall draw his warrant upon the treasurer for the amount of money to which he shall be entitled therefor.

Quantity re-

§ 4. The quantity of paper to be furnished shall be ascertained by adding one-fourth to the quantity used by the public printer for the printing of the preceding session, and deducting from the whole amount the surplus paper remaining on hand at the time the contract is made.

Public printer to receipt, etc.

§ 5. The secretary of state is hereby required to take a receipt from the public printer for all paper drawn by him from the state on account of the public printing; and immediately after the printing for any general assembly has been completed, and before his accounts for the same shall be settled, the quality [?] of the paper used by the public printer in executing such printing shall be ascertained, and he shall return any surplus paper which he may have re-

ceived from the secretary of state, who shall store the same for the future use of the state: Provided, that said printer shall hereafter be allowed five per cent. of said paper for necessary wastage in performing the printing aforesaid, and no more.

§ 6. All laws or parts of laws in conflict with this act are hereby repealed, and this act shall take effect and be in

force from and after its passage. APPROVED March 30, 1869.

# PRIZE FIGHTING.

AN ACT to prevent prize fighting and sparring or boxing exhibitions.

In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any person who shall send or cause to be sent, published or Penalty for otherwise made known, any challenge to fight what is prize fighting. commonly known as a prize fight, or shall accept such challenge, or who shall engage in such prize fight, or go into training preparatory to such fight, or act as trainer for any person contemplating a participation in such fight, and any person acting as aider or abetter, backer, umpire, trainer, second, surgeon, assistant, or reporter at such fight, or in preparation for such fight, shall, upon conviction thereof, be confined in the penitentiary not less than one year nor more than ten years.

§ 2. Any person who shall be in any way connected For connection with any sparring or boxing exhibition shall, upon conviction thereof, be fined not less than one hundred dollars nor more than one thousand dollars, and confined in the county jail not less than thirty days nor more than one year.

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

force from and after its passage.

APPROVED March 31, 1869.

#### RAILROADS.

In force Feb. 27, 1869.

AN ACT to amend the railroad law.

motive.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That sec-Bell on loco- tion thirty-eight of an act entitled "An act to provide for a general system of railroad corporations," approved November 5th, 1849, and any similar provision in any special railroad charter heretofore passed, be and the same is hereby amended so as to read as follows, viz: A bell of at least thirty pounds weight, or a steam whistle, shall be placed on each locomotive engine, which shall be rung or whistled by the engineer or fireman at the distance of at least eighty rods from the place where the railroad crosses any public street or highway, and be kept ringing or whistling until such street or highway is reached, under a penalty of not exceeding one hundred dollars for each neglect, one half of which penalty to go to the prosecuting witness, and the other half to go to the state; and the corporation owning the railroad shall be liable to any party injured for all damages sustained by reason of such neglect: Provided, that such penalty shall be sned for within three months from the time the cause of action accrues, and not thereaf-

Penalty.

This act shall not apply to suits now pending under the section hereby amended, except that the penalty recoverable in such suits shall be not exceeding one hundred dollars, instead of fifty as therein provided.

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

passage.

APPROVED February 27, 1869.

In force March AN ACT to amend an act entitled "An act to provide for a general system 22, 1869. of railroad incorporations," approved November 5, A. D. 1849.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall be lawful for any railroad company, organized and doing business, or which shall hereafter be organized under any law or laws of this state, by resolution of its board of directors or executive committee, to divide its board of di

rectors into three classes, numbered consecutively; the term of office of the first class to expire on the day of the annual election of said company then next ensuing, the second class one year thereafter, and the third class two years thereafter. At each annual election after such classification, the stockholders of such company shall elect, for a term of three years, a number of directors equal to the number in the class whose term expires on the day of such election. All other vacancies to be filled in accordance with the by-laws of said company.

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

be in force from and after its passage.

Approved March 22, 1869.

AN ACT concerning railroad rates for the conveyance of passengers and In force March freight in the state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all Railroads limited to reasonarailroad corporations, organized or doing business in this able rates. state, under any act of incorporation or general law of this state, now in force, or which may hereafter be enacted, shall be and are hereby respectively limited to a just, reasonable and uniform rate, fare, toll and compensation for the conveyance or transportation of passengers and freight, and no more. And all such rules, regulations or by-laws of any such railroad corporation as fix, prescribe or establish any greater or different rate, fare, toll or compensation than is hereinbefore prescribed, are hereby declared to be utterly null and void.

§ 2. The term "railroad corporation," contained in this act, shall be deemed and taken to mean all corporations, portion defined companies or individuals now owning or operating, or which

may hereafter own or operate any railroad in this state. § 3. It is hereby declared to be the duty of every such printed tariff railroad corporation, on or before the twenty-fifth day of posted-penalty April next, to fix and publish, by posting and keeping up for failure. in some public place in each station house and place where the business of such corporation shall be transacted, a printed tariff of such rates charged for the transportation of passengers and freight from and to every station on its road in this state, so that such rates may be easily ascertained, together with the name and residence of the officer or officers, agent or employee of such railroad corporation by whom and by whose authority the rates therein specified were fixed and established, and the name and residence

Railroad cor-

of the person by whom the same was published. And in case any changes shall thereafter, or from time to time, be made in their said tariff of rates, the same shall be distinctly noted and published in the same manner as is above in this section provided. And any railroad corporation which shall, after the twenty-fifth day of April next, take or receive any toll or compensation for the transportation of any person or property, without having first published a tariff of their rates, as required by this section, shall forfeit and pay double the amount of toll or compensation so received, to be recovered in an action of debt in any court having jurisdiction thereof, by the person paying the same; and all contracts for the transportation of persons or property made after the twenty-fifth day of April next, and before the publication of such tariff of rates, as required by this act, shall be void; and all contracts for a greater rate of toll or compensation for the transportation of persons and property than is herein permitted and specified by their tariff of rates, shall be null and void, and all moneys paid in pursuance of such contract may be recovered back by the person or persons paying the same.

1869

Railroads

Every such railroad corporation shall respectively, fix reasonable and uniform toll on or before the twenty-fifth day of April next, fix and establish, and thereafter receive, for the transportation of persons and property, a reasonable and uniform toll or compensation, according to the service actually rendered, so that upon each railroad now operated, or which may hereafter be operated in this state, the charge or compensation for carrying thereon freight and passengers in this state shall be reasonable and uniform, and in proportion to the services rendered: Provided, that this section shall not be construed to mean that the rate or compensation for transportation of persons or property on one of said roads shall be the same as charged on any other road; nor shall any railroad corporation be required to charge the same rates for the transportation of different classes or quantities freight, nor shall any such corporation be required by this act to fix the same rates for the transportation of property in opposite directions on the same road: And, provided, further, that no railroad corporation shall at any time by rebatement, drawback or otherwise, with the intent to evade the provisions of this act, directly or indirectly, receive or charge for the transportation of persons or property, any different rate than the rate fixed by such rules, regulations or by-laws: Provided, further, that this act shall not be construed to prevent said corporation from issuing passes, commutation and excursion tickets on their roads at less than the established rates for transporting passengers over such roads, nor from transporting at reduced rates freight and merchandise to and from agricultural and other fairs,

or for the construction of public buildings or public works of whatsoever kind: Provided, further, that in computing distance, the owners or operators of any railroad may, in their discretion, calculate the charges from any station by the shortest line of railroads by which such freights or passengers could be transported, with the same effect as though the same were transported only such shorter distance on their road.

§ 5. Any such railroad corporation may, in addition to the rates for the transportation of property permitted by freight cars in this act, charge and collect a reasonable price or rate for at- certain cases. taching and detaching loaded and empty freight cars, and for the use of such cars during the loading and unloading thereof: Provided, that such price or rate shall be uniform at all stations and places on any such railroad: And, provided, further, that such rates shall be published and kept posted up in each station house and place in the same manner as provided in section three of this act.

§ 6. Any railroad corporation which shall fix, demand, take or receive from any person or persons any greater toll, fare or payment for the transportation of persons or property than is authorized by this act, shall forfeit and pay for every such offense any sum not exceeding one thousand dollars and costs of suit, including a reasonable attorney's fee, to be ascertained on the trial, to be recovered in an

action of debt, by the party aggrieved, in any court having

jurisdiction thereof.

Any officer, agent or employee of any such rail- Punishment of road corporation, who shall knowingly or willfully, by any for violation. rule, regulation, by law or order, fix or demand from any person or persons for the transportation of any person or property any greater toll, fare or payment than is hereinbefore prescribed in this act, shall be deemed guilty of a misdemeanor, and shall be liable to indictment in any court of competent jurisdiction, and on conviction thereof shall be punished for each offense by a fine of not less than one hundred dollars nor more than one thousand dollars, or by imprisonment not less than thirty days nor more than one year, or both, in the discretion of the court before which such conviction shall be had. And any agent, servant cr employee of such railroad corporation who shall demand or receive a greater or different rate of compensation for the transportation of persons or property than shall be specified in the tariff of rates as required to be published by this act, shall be liable to the penalties prescribed in this section.

§ 8. This act shall not be construed nor have the effect Illinois Central not released to release the Illinois Central Railroad Company from the payment into the treasury of the state of Illinois of the per centum on the gross or total proceeds, receipts or in-

comes derived from said road and branches, stipulated in the charter of said company.

§ 9. This act shall be in force from and after its passage. APPROVED March 10, 1869.

In force March 29, 1869.

AN ACT relating to fires caused by locomotives.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all actions against any person or incorporated company for the recovery of damages on account of any injury to any property, whether real or personal, occasioned by fire communicated by any locomotive engine while upon or passing along any railroad in this state, the fact that such fire was so communicated shall be taken as full prima facie evidence to charge with negligence the corporation, or person or persons who shall, at the time of such injury by fire, be in the use and occupation of such railroad, either as owners, lessees or mortgagees, and also those who shall at such time have the care and management of such engine; and it shall not, in any case, be considered as negligence on the part of the owner or occupant of the property injured, that he has used the same in the manner, or permitted the same to be used or remain in the condition it would have been used or remained had no railroad passed through or near the property so injured, except in cases of injury to personal property which shall be at the time upon the property occupied by such railroad. This act shall not apply to injuries already committed.

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

after its passage.

APPROVED March 29, 1869.

In force March AN ACT to protect lives and property of persons at railway crossings of

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That here-Railroads to after, at all the railroad crossings of the public highways of heep crossings this state outside of the corporate limits of the cities and villages, the several railroad companies of this state shall erect, construct and maintain the same, and the approaches

thereto within their respective rights of way, so that at all times they shall be safe as to lives of persons and property.

§ 2. It shall be the duty of the county surveyors of council each county in this state, at least once in each year after notice. the passage of this act, to notify any and all railroad companies within their respective counties, by leaving a written notice with any superintendent or any station agent of the company, resident of such county, twenty days prior to a certain day named, when he will proceed to view and examine any and all railroad crossings of the public highways in that county upon such railroad, naming the same, for the purpose of determining what, if anything, shall be done to make any or all of them safe as to the lives of persons and property.

Any such railroad agent in this state that shall re- Effect of notice. ceive such notice, shall immediately transmit the same to the nearest superintendent of such road, whose duty it shall be to transmit the same to the general superintendent; and the receiving any such notice by any such superintendent or agent from any county surveyor, shall be deemed a suffi-

cient notice and binding on such railroad company.

When any railroad company shall have received a Duty of railnotice as provided in section three of this act, it shall be the of notice. duty of said railroad company to direct its chief engineer,

or any other civil engineer, to meet such county surveyor at the time and place named in said notice, and the county surveyor and such engineer shall, without unreasonable delay, proceed to view and examine all the railroad crossings of such railroad over the public highways in that county, to then and there determine what shall be done at any and all crossings on such highways by the railroad company within their rights of way, in order to make them safe to life and property.

engineer can not agree, they shall call in any civil engineer they may choose, not in the employ of any railroad company, and in all cases the decision of the majority of them

shall be binding on both parties.

§ 6. The county surveyor and railroad engineer, acting Report. under the provisions of this act, after viewing and determining what shall be done at the various railroad crossings and by whom, shall make a report in writing, a copy of which report shall be filed with the county clerk of such county, and be by him placed upon record and laid before the board of supervisors in counties adopting township organization, and the county court in counties not adopting township organization, and also with such railroad company for their information.

§ 7. In case any railroad company, notified as provided Neglect for in section two of this act, neglect or refuse to appear by ra lroad super-

§ 5. In all cases when the county surveyor and railroad Disagreement.

an engineer, as provided for in this act, such county surveyor shall proceed to perform the duties required by section four of this act, and file a written report as required by such section; and any railroad company that shall refuse or neglect for the space of sixty days after receipt of such notice to alter, construct or maintain any or all railroad crossings of the public highways, as required of them in such report, the board of supervisors or county court, as the case may be, shall, without unreasonable delay, cause to be made all such alterations and repairs, and to have constructed and maintained such improvements upon the railroad crossings with the public highways as may be designated in the report of the county surveyor, at the cost of the railroad company, including the services of the county surveyor, at the rate of ten dollars per day for each day so employed.

Neglect flagman,

§ 8. In all cases when the parties named in section four of this act shall recommend that a flag man be placed at any crossing, it shall be the duty of such railroad company, within sixty days thereafter, to place and retain a flagman at such crossing, who shall perform the duties usually required of flagmen, and such flagmen are hereby empowered to stop any and all persons from crossing a railroad track when in his opinion there is danger from approaching trains; and any railroad company refusing or neglecting to place flagmen as required by this section, shall be liable to a fine of one hundred dollars per day for every day they shall neglect or refuse so to do; such fine, when collected by due process of law, shall be paid to the proper officer of and for the benefit of the school district within which such railroad crossing is situated. It is hereby made the duty of the board of supervisors or county court, as the case may be, to enforce the payment of such fines and forfeitures before any court of record in the county, and the prosecuting attorney shall attend to the prosecution of all such suits as directed by said boards of supervisors or county court. moneys collected under the provisions of this act, shall be paid into the county treasury, subject to the order of the school directors of the district in which any such crossing is situated.

Record to be kept.

§ 9. The county surveyor shall keep a record of the duties performed, and copies of notices served under the provisions of this act, and which shall become a part of the records of his oflice, and shall be paid by the county a reasonable amount for any services rendered under the provisions of this act, the payment for which is not herein designated.

Neglect of county surveyor § 10. Any county surveyor refusing or neglecting to perform in good faith the duties required of him by this act, shall be liable to a fine of not less than one hundred dollars,

nor more than one thousand dollars for every year he refuses or neglects to perform such duties, which fines may be collected by action in any court of record having jurisdiction; and it is hereby made the duty of the prosecuting attorney to enforce the provisions of this section before any court of record in such county. In case of neglect or refusal of the county surveyor to perform such duties, the board of supervisors or county court, as the case may be, shall, at their first session thereafter, employ some competent civil engineer to perform such daties as a re herein required of the county surveyor, and who shall receive the same compensation and be liable to the same penalties after accepting the appointment as herein provided.

§ 11. This act shall be deemed a public act, and shall be

in force from and after its passage.

APPROVED March 31, 1869.

AN ACT relating to fencing railroads and service of process in relation 1n force April thereto.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever a railroad corporation is required by law to fence its track or railroad, or to maintain or keep in repair any such fence, and shall neglect or refuse to build or repair such fence, as the case may be, the owner or occupant of the land adjoining such railroad, or over or through which the said railroad track shall or may be laid, may give notice in writing to such corporation, or the lessee thereof, or the persons using such railroad, to build within sixty days said fence, or repair within thirty days said fence, as the case may be, after the service of such notice. Such notice shall describe the land on which such fence is required to be built or repaired, and reference given to this act in said notice for the information of said railroad agent to whom the notice is given by the provisions of this act. Service of such notice may be made by delivering the same to any station agent of said corporation or railroad company.

§ 2. In case the party so notified shall refuse or neglect Fallure to repair to build or repair the fences on the land described in such notice, in accordance with the first section of this act, then it shall be lawful for the owner or occupant of such land required to be fenced, to build or repair the same, as the case may be, and the person so building or repairing such fence shall be entitled to the value thereof, from such corporation or party actually occupying or using such railroad, to be recovered with interest at one per cent. per mont h

Notice to be

from the time such fence shall have been built or repaired, as the case may be, in any proper action, together with costs, fees, and disbursements to be taxed.

Notice.

Such notice must be given on some day between the first day of March and the first day of October in any year.

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

APPROVED April 5, 1869.

In force April AN ACT to fund and provide for paying the railroad debts of counties, townships, cities and towns.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That when-Refunding of ever any county, township, incorporated city or town shall have created a debt which still remains unpaid, or shall create a debt under the provisions of any law of this state, to aid in the construction of any railway or railways that shall be completed within ten years from and after the passage of this act, whose line shall run near to, into or through said county, township, city or town, it shall be lawful for the state treasurer, and he is hereby required, immediately upon receiving the revenue for each year, to place to the credit of such county, township, city or town so having incurred such indebtedness, in the state treasury, annually, for and during the term of ten years, all the state taxes collected and paid into the state treasury on the increased valuation of the taxable property of said county, township, city or town, as shown by the annual assessment rolls, over and above the amount of the assessment roll of the year 1868, excepting the state school tax and the two mill tax provided for by the constitution of this state for the payment of the state debt. And whenever any county, township, city or town shall have created a debt, as aforesaid, it shall also be lawful for the collector of taxes, and he is hereby required, annually, for and during the term of ten years, to pay into the state treasury all the taxes collected for any purpose whatever, on the assessment of the railroad or railroads for whose aid the said debt was incurred, including the road bed and superstructure, and all fixtures and appurtenances thereof, the locomotives, cars, machinery and machine shops, depots, and all other property, real and personal of said railway company, within such county, township, city or town; and immediately upon receiving the same, the state treasurer shall place to the credit of such county, township, city or town, in the state treasury, the whole amount so received, except the state

school tax and the two mill tax provided by the constitution of this state for the payment of the state debt; and it shall be the duty of said collector of taxes to furnish the state auditor a separate and detailed account of the amount of taxes collected from said railway or railways, at the time of his annual settlement with the state auditor. And the state treasurer shall give to said collector separate receipts for the respective amounts paid into the state treasury to the credit of said county; and said receipts shall be taken and received by the county court, or other legal authorities, as vouchers for the amount collected on account of the county and local assessments on said railroad property, in the annual settlement with such collector; and the several amounts of money in this section provided and ordered to be placed to the credit of such county, township, city or town, shall be applied by the state treasurer to the payment of the bonded railroad debt of such county, township, city

or town, as hereinafter provided.

§ 2. And the county clerk, or other proper officer, upon Registry of the issuing of the bonds in payment of said railroad debt, to bonds by audishall make a registration thereof in a book to be kept for that purpose in his office, showing the date, amount, number, maturity and rate of interest of such bonds, and upon the subscription or donation to what railroad the same was given. And the said bonds, and bonds heretofore issued and still unpaid, in order to receive the benefits of this act, shall be registered by the holder thereof at the office of the auditor of public accounts, who shall cause the same to be registered in a book kept for that purpose. Such registration shall show the date, amount, number, maturity and rate of interest of such bond, under what act and by what county, township, city or town issued; and the auditor shall, under his seal of office, certify upon such bond the fact of such registration, for which registration and certificate the auditor shall be entitled to a fee of one dollar from the holder of each bond.

§ 3. In all cases, when any county, township, incorporated city or town shall issue bonds under the provisions of of counties. law, and to be entitled to the benefits of this act, it shall be the duty of the county clerk of such county, or of the officer to whom or to whose office the assessment rolls for state taxation are or shall be returnable, within five days after such returns, to make out and transmit to the state auditor, to be filed in his office, a certificate stating the total value of all property, real and personal, within such county, township, city or town, as exhibited by such assessment.

§ 4. When the bonds of any county, township, city or town shall be so registered, the state auditor shall annually ascertain the amount of interest for the current year due and accrued and to accrue upon such bonds, and from the

amount so ascertained he shall deduct the amount in the state treasury placed to the credit of such county, township, Duty of county city or town, as herein provided and directed; and from the basis of the certificate of valuation of property heretofore provided to be transmitted to him, or, in case no such certificate shall be filed in his office, then upon the basis of the total assessment of such county, township, city or town, for the year next preceding, he shall estimate and determine the rate per centum on the valuation of property within such county, township, city or town, requisite to meet and satisfy the amount of interest unprovided for, together with the ordinary cost to the state of collection and disbursement of the same, to be estimated by the auditor and treasurer, and shall make and transmit to the county clerk of such county, or to the officer or authority whose duty it is or shall be to prepare the estimates and books for the collection of state taxes in such county, township, city or town, a certificate stating such estimated requisite per centum for such purpose, to be filed in his office; and the same per centum shall thereupon be deemed added to and a part of the per centum which is or may be levied or provided by law for purposes of state revenue, and shall be so treated by such clerk, officer or authority, in making such estimates and books for the collection of taxes; and the said tax shall be collected with the state revenue, and all laws relating to the state revenue shall apply thereto, except as herein otherwise provided.

Taxes, applied.

§ 5. The state shall be deemed the custodian only of the several taxes so collected and credited to such county, township, city or town, and shall not be deemed in any manner liable on account of any such bonds; but the tax and funds so collected shall be deemed pledged and appropriated to the payment of the interest and principal of the registered bonds herein provided for, until fully satisfied. The state shall annually collect and apply all the said taxes and funds placed to the credit of such county, township, city or town, for and during the term of eight years, to the payment of the annual interest on such registered bonds of such county, township, city or town, in the same manner as interest on the bonds of the state is or may be collected and paid, but in like moneys as shall be receivable in payment of state taxes; and for and during the remainder of the term of years during which said registered bonds shall remain unpaid, the funds provided in section one of this act, accruing from taxes collected on the property of said railroad or railroads, and the surplus, if any, of the other funds in this act provided, remaining after the payment of the interest on the bonds, shall be applied to the payment of the principal of said registered bonds, on presentation at the state treasury, or the treasurer shall purchase the same

in open market at not more than par; and upon such payment or purchase of the said bonds, the amount paid upon the principal of said bonds shall be indorsed thereon, and receipts therefor shall be taken and filed in the office of the state treasurer; and the interest coupons or bonds, when fully paid, shall be returned to the office of the state treasurer, and shall be canceled and destroyed in the same manner as those appertaining to the state debt. And the fund derived from the taxes collected on the increased assessment over the year 1868, and the tax levied to meet the interest on said registered bonds, shall continue to be annually applied to the interest of said bonds. And the said taxes and funds required in this act to be placed to the credit of counties, townships, cities and towns, shall be applied by the state treasurer to the payment of the registered railroad bonds of such county, township, cities or towns, equally and without discrimination.

§ 6. The state may, out of such funds, first retain or Incase of sursatisfy the ordinary costs of the state of the collection and disbursement thereof; and in case of non-presentment of any such bonds or interest coupons for payment, at the time and place when and where the interest on the state debt is or may be paid, then, on the beginning of the next year, the money by reason thereof undisbursed, together with any surplus for any cause remaining, shall be carried to the fund of such county, township, city or town, of the current or ensuing year, and be considered by the auditor in making his next estimate for taxation therein for such year under this act, and shall be applied accordingly during the first eight years of the operation of this act. All laws relating to the payment of interest on the state debt, or the cancelation of evidences thereof, not inconsistent with this act, shall apply to the receipt, custody and disbursement of the taxes and funds provided by this act.

§ 7. And it shall not be lawful to register any bonds Requirements under the provisions of this act, or to receive any of the previous to registry of bonds. benefits or advantages to be derived from this act, until after the railroad in aid of the construction of which the debt was incurred shall have been completed near to or in such county, township, city or town, and cars shall have run thereon; and none of the benefits, advantages or provisions of this act shall apply to any debt, unless the subscription or donation creating such debt was first submitted to an election of the legal voters of said county, township, city or town, under the provisions of the laws of this state, and a majority of the legal voters living in said county, township, city or town were in favor of such aid, subscription or donation; and any county, township, city or town shall have the right, upon making any subscription or donation to any railroad company, to prescribe the conditions upon which such bonds, subscriptions or donations

shall be made, and such bonds, subscriptions or donations shall not be valid and binding until such conditions precedent shall have been complied with. And the presiding judge of the county court, or the supervisor of the township, or the chief executive officer of the city or town, that shall have issued bonds to any railway or railways, immediately upon the completion of the same near to, into or through such county, township, city or town, as may have been agreed upon, and the running of the cars thereon, shall certify under oath that all the preliminary conditions in this act required to be done to authorize the registration of such bonds, and to entitle them to the benefits of this act, have been complied with, and shall transmit the same to the state auditor, with a statement of the date, amount, number, maturity and rate of interest of such bonds, and to what company and under what law issued; and thereupon the said bonds shall be subject to registration by the

Representative of counties to be appointed by governor.

state auditor, as is hereinbefore provided. § 8. And each railway company in aid of which any bonds shall hereafter be issued by any county, township, incorporated city or town, to pay for any subscription to the capital stock of such company, or for any donation made to such company, shall give to such counties, townships, cities and towns, collectively, a representation in the board of directors of such company of one-fourth of the number of such board of directors, until after the said railway shall have been completed, and the cars shall have run thereon, and until all the conditions of the subscriptions and donations to such railway company, by such counties, townships, cities and towns, shall have been fully settled and complied with by said railway company; and thereafter the said counties, townships, cities and towns shall be represented in said boards of directors only in the manner and proportion that other stockholders are represented; and the governor of the state is hereby authorized and empowered to appoint the directors herein provided to represent the interests of said counties, townships, cities and towns in the boards of directors of such railways as shall receive bonds to be entitled to the benefits of this act.

Duties of audi-

\$ 9. And the state auditor, from the total value of all the property in the state, after the same chall have been equalized in accordance with the provisions of "An act to amend the revenue laws, and to establish a state board of equalization of assessments," approved March 8, 1867, shall deduct the amount of the said increased valuation of of the taxable property above the valuation of the year 1868, in such counties, townships, incorporated cities and towns as may be entitled to the benefits of this act, and the taxes upon which are herein directed to be credited to counties, townships, cities and towns, and upon the amount

remaining he shall cause to be collected such a per cent. as shall be sufficient to pay the appropriations and other demands upon the treasury due to the end of each fiscal year; and the same per cent. shall also be collected on the said increased valuation above the valuation of the year 1868, and applied as herein provided.

§ 10. Upon the payment of any such registered bond or interest coupons by the county, township, city or town issuing the same, and presentation thereof to the state auditor, he shall cause due entry thereof to be made in his

office.

§ 11. And if the principal and interest of the bonds registered under the provisions of this act shall be fully paid and canceled at any time before the expiration of the full term of ten years, during which the funds provided in section one of this act are to be applied to the credit of such county, township, city or town, then the provisions of this act in respect thereto shall cease and determine, and no further money derived from said taxes shall be so applied.

- § 12. The collectors' bonds in counties, townships, cities and towns where collections shall be made under the provisions of this act, shall be increased fifty per centum, and collectors in counties not under township organization shall pay into the state treasury a sufficient amount of the taxes collected in such county to meet the interest to be annually paid on such registered bonds, on or before the 20th day of June in each year. And there shall be allowed and paid to county, township, city and town collectors, for collecting and paying over the taxes levied by virtue of this act, the following rates of commissions, to be ascertained and computed in the same manner that commissions for collecting and paying over the state taxes are ascertained and computed, and paid from the taxes so collected, to wit: township, city or town collectors, at the rate of two per centum on all sums collected, and to county collectors, at the rate of one per cent. on all sums received by them from township, city and town collectors, which shall be in full for receiving the same and paying it into the state treasury, and for adjusting the accounts of and settling with the township, city and town collectors for their collections of said tax; and a commission of three per cent. on all sums by themselves collected and paid over into the state treasury.
- § 13. And this act shall take effect from and after its passage.

This bill having been returned by the Governor with objections thereto, and, after reconsideration, having passed both houses by a constitutional majority, it has become a law this 16th day of April, A.D. 1869. EDWARD RUMMEL. Sceretary of State.

In force April AN ACT for the collection of railroad taxes in certain counties, cities and 9, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever any railroad, or any part thereof, shall be used or operated under any lease, contract or arrangement by any railroad company or other corporation, person or persons, the company, corporation, person or persons so using or operating such road shall list, in the manner now provided by law in case of railroads, the rolling stock and personal property which may be used upon such road in the counties, towns and cities through which such road may run, whether such rolling stock belongs to such road or to the company, corporation, person or persons using or operating such And all such rolling stock and personal property shall be listed and taxed in the several counties, towns and cities, pro rata, in proportion to the length of the main track of such road in such county, town or city shall bear to the whole length of such road: Provided, that in all cases where the rolling stock of any company, corporation, person or persons shall be used indiscriminately upon the road used or operated as aforesaid, and by and upon its, his or their roads in connection therewith, the same shall be listed and taxed in the proportion which the combined length of the main tracks of said roads in the county, town and city through which said line or lines pass, bear to the entire combined length of said road.

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

after its passage.

APPROVED April 9, 1869.

In force March AN ACT to authorize certain counties and towns therein named to sub-25, 1869. scribe stock in railroad companies.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the May subscribe counties of Rock Island, Mercer, Warren, McDonough, Schuyler, Cass, Scott and Greene, and the several towns in such of said counties as have adopted township organization, be and they and each of them are hereby authorized and empowered to purchase or subscribe for shares of the capital stock in any railroad company, already organized or hereafter to be organized, which passes, in whole or in part, through the said counties or towns, or any or either of

them, to such an amount as any of the said counties and towns, or either of them, shall determine and deem best and proper; and the stock so purchased or subscribed for shall be under the control of the corporate authorities of the county or town making such purchase or subscription

in all respects as stock owned by individuals.

Subscriptions to the capital stock of any such rail- subscriptions. road company may be made by an agent, appointed by the board of supervisors in counties that have or may adopt township organization, by the county court in counties that have not adopted township organization, on behalf of said counties, and by the town auditors of any town, when such subscription is made by a town, upon such terms and conditions as the corporate authorities of any such county or the town authorities of any such town may prescribe; and for the payment of such stock, so subscribed or purchased, the board of supervisors of such of said counties as have or may adopt township organization, the county courts of such of said counties as have not adopted township organization, and the town auditors of any such towns making such subscriptions or purchases, are hereby authorized and empowered to borrow money, at a rate of interest not exceeding ten per cent. per annum; or such counties and towns may pay for the same in the bonds, orders or warrants of such county or town, to be drawn for that purpose, in sums of not less than one hundred dollars, to run not exceeding twenty years, bearing not exceeding ten per cent. interest per annum, payable annually; and the faith of any such county or town shall be pledged for the annual payment of the interest upon such bonds, orders or warrants, and for the ultimate [payment] of the principal of the same.

§ 3. The railroads already incorporated, or that shall county bonds, hereafter be incorporated by any law of this state, passing rails to be rein whole or in part through any of the said counties or ceived at par. towns, are hereby authorized to receive the bonds, orders or warrants of any of said counties or towns, in payment of the capital stock of such company, at par, in lieu of cash, and to dispose of them as they may think proper and best, for the purpose of constructing such roads or equipping the

same.

All such bonds, orders or warrants of any of said How issued. counties shall be issued by the clerk of the county court, under the seal of his office, upon the order of the county authorities, and all such bonds, orders or warrants of any such towns shall be issued by the town clerk of such town upon the order of the town auditors, and upon issuing any such bonds, orders or warrants the county clerk or town clerk, as the case may be, shall make registration thereof in a book to be kept for that purpose in his office, showing the date, amount, number, time of maturity and rate of in-

terest of such bond, order or warrant, and on presentation of any such bond, order or warrant issued by any town, under this act, at the office of the county clerk, for registration, he shall cause the same to be registered in his office in a book to be kept for that purpose, and such registration shall show the date, amount, number, time of maturity and rate of interest, and by what town the same was issued; and such clerk shall certify, under the seal of his office, on such bond, order or warrant, whether issued by the county or town, the fact of such registration, for which he shall receive such fees as shall be allowed by the board of supervisors or county court of such county.

County clerk to ascertain amount due upon indebtedness

§ 5. Upon the return of the assessor's books, in each year, to the clerk of the county court, said clerk shall, before making out the collector's books of such county, or of the towns of such county, ascertain the amount of principal and interest for the current year due and accrued, or to become due against such county or any of the said towns, upon such county or town registered indebtedness for said year, and shall, upon the basis of the said assessment for said year, estimate and determine the rate per centum on the valuation of the property within said county or town requisite to meet and satisfy the principal and interest so due or to become due for such year, together with ordinary costs for the collection and disbursement of the same, and the said per centum so ascertained by the clerk shall be entered and extended by the clerk on the collector's books and collected the same as county revenue.

Disposition of funds.

§ 6. Said funds, when collected, shall be paid over to the treasurer of the county within which said funds shall have been collected, the same as county revenues, and by him shall be kept as a separate and distinct fund for the payment of said indebtedness; and upon the presentation to said treasurer of any such registered indebtedness, he shall pay the amount of principal and interest due for the current year out of the funds aforesaid, and cause the same to be credited on the bond, order or warrant upon which such payment is made.

Town bonds to be registered

- § 7. It shall be the duty of the town clerk when issuing any bonds, orders or warrants, under this act, to present them to the county clerk of the county in which such town is, and cause the same to be registered before the same are delivered by said town clerk.
- § 8. Any officer who shall willfully refuse or neglect to perform any duty required of him, under this act, shall be liable to indictment, and upon conviction shall be removed from office and fined in any sum not exceeding one thousand dollars.
- § 9. None of said counties or towns shall, under the provisions of this act, levy more than one dollar and fifty

cents on each one hundred dollars valuation as assessed for

any one year. § 10. No subscription to stock shall be made by any of the counties or towns herein mentioned, under the provisions of this act, unless the same is submitted to a vote of the people of such county or town, as the case may be, and unless the same shall receive a majority of the votes cast upon such question at such election; such question shall be submitted in such manner as the county authorities may determine as to the county, or as the town auditors may determine as to towns.

§ 11. All elections hereafter to be held in any of the counties or towns in relation to subscribing to the capital stock of any railroad company, a majority of the votes cast at such election shall determine the question thus submitted and passed upon—any law heretofore enacted to the

contrary notwithstanding.

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

Approved March 25, 1869.

AN ACT to authorize the incorporated towns and townships in the coun- In force March ties of Livingston, LaSalle and Marshall, to subscribe to the capital stock of the Hamilton, Lacon and Eastern Railroad Company.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any incorporated town or township of any county through or near which the Hamilton, Lacon and Eastern Railroad Com- authorized pany may be located, or about to be located, is hereby authorized and empowered, by a vote of the people of the same, to subscribe to the capital stock of said company any sum not to exceed one hundred thousand dollars each, which vote of the people shall be ascertained by an election held in the manner prescribed by and in conformity with the provisions of an act entitled "An act to authorize the counties of Woodford, LaSalle and Livingston, and the townships, cities, and incorporated towns and corporations in said counties, to subscribe to the capital stock of any railroad company that now is or hereafter may be incorporated in the state of Illinois," approved March 6, 1867.

§ 2. It shall be the duty of the clerk of each township which may have or may hereafter subscribe to the capital register bonds issued. stock to said railroad company, to keep in duplicate a complete register of the bonds issued, showing their numbers,

Subscriptions

Clerk to keep

amount, date, and rate of interest, and deliver one copy of the same to the county clerk of his county.

Fees of collectors and treasurers.

cut down Cana-da thistles,

Penalty.

§ 3. Collectors shall be allowed not to exceed one per cent. on all taxes collected to pay the interest and principal of said bonds, and treasurers not to exceed one-half of one per cent, for receiving and paying out the same.

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

from and after its passage.

Approved March 5, 1869.

In force March AN ACT requiring railroad companies to cut down Canada thistles, and 29, 1869, other noxious weeds along their lines of railroad.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all Railroads to companies, corporations, associations and individuals owning, controlling or operating any railroad within this state, be and they are hereby required to cut down all Canada thistles and other noxious weeds that may, at any time hereafter, be growing in or upon the lands belonging or appertaining to such railroad or over which the right of way of such railroad may run, so as to prevent the seed of such Canada thistles or other noxious weeds from ripening or maturing, and so as to prevent the spread of such Canada

thistles or other noxious weeds.

Any such company, corporation, association or individual owning, controlling, or operating any railroad within this state, who shall fail or refuse to comply with the provisions of the first section of this act, shall, for each offense, be fined in the sum of one hundred dollars, such fine to be recovered in the name of the people of the state of Illinois, before any justice of the peace of the county where such offense shall be committed, or before the circuit court, in an action of debt, together with costs of suit; one-half of such fine to be paid to the person who shall prosecute the same, and the other half to the school fund of the county in which such offense shall be committed.

This act shall be in force from and after its

passage.

Approved March 29, 1869.

# RECORDS, PUBLIC.

AN ACT to provide for the greater accuracy and safety of the public In force March records.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That, hereafter, the copying of the laws, journals, and joint resolutions to be tions of each general assembly shall be done under the secretary's supersonal supervision of the secretary of state, and such pervision. copies shall be carefully compared with the original in his office before being printed, and in no case shall be permit the original to be taken out of his office.

The compensation of the secretary of state for compensation. such service shall not exceed eight cents for every hundred

words copied.

§ 3. Upon presentation of the certificate of the sec- Payment, how

retary of state, approved by the governor, setting forth the made. amount of copying done by him and the amount of money due for such copying to the auditor of state, the said auditor is hereby authorized and directed to draw his warrant upon the state treasurer for the amount specified in said certificate, and the treasurer of state shall pay the same out of any moneys not otherwise appropriated. said certificate of the secretary of state, approved by the governor, shall be filed in the office of the auditor of state.

§ 4. This act shall be in force from and after its passage; and all acts and parts of acts, inconsistent with this act, are hereby repealed.

APPROVED March 26, 1869.

## REFORM SCHOOL.

AN ACT to amend an act entitled "An act for the reformation of juvenile In force June 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section five of said act be so amended that the board of trus- site, how detees shall, within four months from the time of their ap-termined.

pointment, proceed to examine and determine the site for the location of said reform school.

Department for girls.

Be it further enacted, that in case the guardians of the reform school, of Chicago, shall not consent to receive any girl, as provided for in the eighteenth section of said act, or if the trustees of said state reform school deem it best, in their judgment, they shall be and are hereby authorized to provide a department, especially for girls, in the said state reform school.

APPROVED March 11, 1869.

In force April AN ACT to amend an act entitled "An act for the reformation of juvenile 19, 1869. offenders and vagrants," approved March 5, 1867, and also to amend an act amendatory thereto, passed at the regular session of the twentysixth General Assembly.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Repeal proviso in the latter clause of section fifteen (15) of the act referred to in the title of the act, reading as follows, to-wit: "If there be donation to the reform school, they shall reduce the amount to the extent of said donations of land or

money," be and the same is hereby repealed.

Counties, etc., § 2. Any township, county, town or city may make may subscribe. any subscription in aid of said school in money, bonds or lands, as it may deem proper, for the purpose of securing the location within its limits of the said reform school provi-

ded for in said act.

Subscriptions. how made.

§ 3. The subscription herein provided for, if made by a county, shall be made by resolution, to be adopted by a majority vote of the board of supervisors of such county at a regular or special meeting thereof. If made by a township, it shall be by resolution of the supervisors, town clerk and assessor, acting as a board for said township. If by a town, by a resolution or ordinance of the board of trustees thereof. If by a city, by a resolution or ordinance thereof, passed in the usual manner of resolutions or ordinances by such town or city: Provided, that no such subscription shall be made by any township, town, or city, until the proposition to make such subscription shall have been submitted to a vote, and adopted by the legal voters of such township, town, or city, by a majority of all the votes cast at an election to be held for that purpose. On the petition of not less than ten legal voters of any township, town, or city, it shall be the duty of the aforesaid authorities of said township, town, or city, to call an election for the purpose of taking such vote, and to fix the time and place of holding

such election, and appoint the judges thereof, and cause notice of such election to be given ten days previous to the day on which such election shall be held, by publication in some newspaper of general circulation, published in the county in which said township, town, or city is situated, or by posting notices in at least five public places in said township, town, or city. The votes cast for such proposition shall be "for subscription," and those against shall be "against subscription." The laws in force in said township, town, or city, in regard to general elections therein, together with the penalties therein provided for illegal and fraudulent voting, shall apply to the election to be held under this act, and the election may be contested as in other cases in said township, town, or city.

§ 4. The township, county, town, or city making any subscription by virtue of this act, is hereby authorized to provide for the payment of the principal and interest of any such subscription by tax upon the taxable property of such county, township, town, or city, to be ordered by the aforesaid authorities thereof, and collected in the same manner that other taxes are collected in such county, township,

town, or city.

§ 5. No bonds issued by virtue hereof, shall bear a Interest limited greater rate of interest than ten per centum per annum, or be sold at less than par.

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

after its passage.

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APPROVED April 19, 1869.

# RELIEF, COUNTIES.

AN ACT for the relief of Alexander county.

In force April 16, 1869.

Whereas, the population of Alexander county is only Preamble. 12,206, as appears by the census of 1865, and a taxable property of only two million four hundred and fifty-six thousand seven hundred and fifty dollars; and whereas, the criminal and pauper expenses of said county, for the last five years, have amounted in the aggregate to ninety two thousand eight hundred and ninety-one dollars and sixty cents, an amount greatly in excess of that borne by any other portion of the state, and so large as to nearly wholly exhaust all the revenues of said county, so that the county has no means to build roads or bridges, or make the necessary improvements,

and which, owing to the peculiar location of said county, are greatly needed, and will require large expenditures of money; and whereas, it is unreasonable that any people should be thus burthened by taxation that does not inure to their benefit any more than to other parts of the state; therefore,

be remitted.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the State taxes to state taxes collected and to be collected in Alexander county for the space of two years from the passage of this act, be and the same are hereby appropriated to the said county of Alexander, to be used in defraying the criminal and pauper expenses of said county: Provided, that an amount not exceeding ten per cent. of the taxes so received each year shall be applied by said county to the support of the orphan asylum of the city of Cairo.

> The collector of taxes in said county shall collect the state taxes of said county in the same manner as now provided by law, and shall pay them over to the treasurer of Alexander county, and take his receipt therefor, which receipt shall be a voucher to the collector of said county for the amount of state taxes so shown to be collected and paid over to the said county treasurer, and shall be allowed a credit by the auditor for the amount expressed in such receipt or receipts: Provided, nothing herein shall be so construed as to authorize the school tax or the two-mill tax collected in said county to be paid over to said county.

This act shall take effect and be in force from and

after its passage.

In force April 16, 1869.

This bill having been returned by the governor with objections thereto, and afte reconsideration having passed both houses by a constitutional majority, it has become a law this 16th day of April, A. D. 1889.

In force March 10, 1869.

AN ACT for the relief of DuPage county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That until county seat, a decree or judgment of a court of competent jurisdiction where to remain shall determine that a majority of the votes cast at an election held in DuPage county the third day of June, 1867, were not in favor of the removal of the county seat, the circuit and county courts shall be held and the public busi-

ness of said county done at the town of Wheaton.

§ 2. Upon notice of the passage of this act, the county Duties of county clerk clerk shall convene the board of supervisors, and if all the assessors' books shall then be in the possession of said clerk, the said board and clerk shall proceed to perform all such duties as are required of them to be done at the annual meeting of the board of supervisors by the laws of this

state; and if said books are not all returned and in the possession of said clerk, the board of supervisors may cause new assessments to be made; and shall have power to appoint suitable persons to assess the property of any town which may not have been assessed and returned to the clerk at Wheaton; and in case of such assessment, twenty days from the appointment of any assessor shall be allowed for the return to be made to the county clerk, otherwise than herein: *Provided*, it shall be done in accordance with the laws of this state relating thereto.

§ 3. The taxes in said county shall be collected accord-taxes ing to law: Provided, that the time of making returns to the county treasurer is hereby extended until the first day of May, 1869; and the county treasurer shall obtain judgment of delinquent taxes on the third Monday in June, 1869, or as soon thereafter as practicable in the manner now required by law; and sale shall be made of the delinquent lands and town lots on the fourth Monday in June,

1869, or as soon thereafter as practicable.

§ 4. Changes of venue in all cases affecting or relating to the removal of the county seat of said county shall be allowed upon the conditions now provided by law for changes of venue in civil cases, and in cases where the supervisors are or may be a party to any suit or proceedings, on motion supported by the written request of a majority of said board, and an affidavit of one or more of said supervisors, showing that in the opinion of such affiant or affiants, a fair and impartial trial of any such case or proceeding can not be had in said county by reason of prejudice in the minds of the people of said county, or by reason of the prejudice of the judge of the circuit in which said county is or may be situated, then such case or proceeding shall be changed to some other county or circuit as in other cases.

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

APPROVED March 10, 1869.

AN ACT for the relief of Edgar county.

In force March 4, 1869.

WHEREAS, the board of supervisors of the county of Edgar neglect or refuse to appoint a person to fill the vacancy occasioned by the death of Jno. W. Shanks, late treasurer of said county; and, whereas, the financial interests of said county are suffering from such neglect, therefore,

of

Change

Governor to appoint treasu-

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 be and he is hereby authorized and empowered to appoint a suitable and capable person to fill the vacancy of treasurer of said county occasioned by the death of said John W. Shanks, late treasurer; and that the person so appointed shall fill and hold the office of treasurer of said county for the residue of the term of the late treasurer deceased, and until his successor is elected and qualified; and shall perform all the duties, and be subject to all the laws, penalties and obligations which are imposed upon or apply to county treasurers duly elected under existing laws. It shall be the duty of the person so appointed by the governor, before he shall enter upon the discharge of his duties as treasurer of said county, to execute bond, with securities to be approved by the clerks of the county and circuit courts of said county, and the county judge thereof; which bond shall be subject to the same conditions and in the like penalty of bonds executed by treasurers duly elected.

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

after its passage.

APPROVED March 4, 1869.

In force June 19, 1869.

### AN ACT for the relief of Henderson county.

Whereas, the county court of Henderson county, Illinois, did, on the second day of November, A. D. 1855, make an order on the records of said court, directing the county judge of said county to subscribe to the capital stock of the Warsaw and Rockford Railroad Company, for said county, to the amount of one hundred thousand dollars, and to issue one hundred bonds of said county, for one thousand dollars each, with eight per cent. interest, and due twenty years from the date thereof, and deliver the same to said company in payment for such capital stock; which order was made in pursuance to an election or vote previously held in said county by authority of law, and in pursuance of said election and order, the county judge of said Henderson county did make such subscription to the capital stock of said company, for said county, to the amount of one hundred thousand dollars, and did issue one hundred bonds of said county for one thousand dollars each, due twenty years from date, with eight per cent. interest coupons, to said company; and, whereas, the county court of said Henderson county have refunded and are about refunding seventy-five of the bonds so issued as aforesaid, by

canceling the same and issuing new bonds of said county in lieu thereof, under and by virtue of the act approved February 13, A. D. 1865, said new bonds bearing date July 1, A. D. 1868, due twenty years from the date thereof, for one thousand dollars each, with six per cent. interest coupons thereto attached, and containing a clause that said county will provide a fund, annually, of five per cent. on said new bonds, for the payment of the principal of said new bonds, until the same shall be fully paid; now, therefore.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said five per cent. on said new bonds of said Henderson Duty of auditor county, levied and collected and to be levied and collected annually, for the purpose of paying the principal of said new bonds, by virtue of said act of February 13, A. D. 1865, be received and held by the auditor of said state of Illinois, as a fund for the purpose of paying the principal of said new bonds of said Henderson county; and said auditor shall, from time to time, out of said five per cent. fund and such other funds as may be by said Henderson county placed in his hands for that purpose, pay such of said new bonds of said county and at such rate, not exceeding par, as the county judge of said county and the holders of such bonds shall agree upon, and notify said auditor thereof; and said auditor shall thereupon retire and cancel such bonds so by him paid, and forward the same to the treasurer of said Henderson county upon receiving the receipt of said treasurer for the same. And, whereas, said Warsaw and Rockford Railroad Company have long since become insolvent and utterly unable to construct their road in said Henderson county, and have entirely failed so to do, and have, in view of such failure and inability, surrendered and delivered to the county court of said Henderson county twenty-one of the bonds issued, as aforesaid, to said company, and have agreed to surrender and deliver to said county court four more of said bonds, all of which surrendered and to be surrendered bonds being unpaid and in full force, therefore, be it further enacted, that the county court of said Henderson county be and they are hereby author bonds. ized, in such manner as they may order, to subscribe to the capital stock of any railroad company whose line of road shall be located substantially on or near the general route of the line located by said Warsaw and Rockford Railroad Company in said Henderson county, to an amount not exceeding such bonds so surrendered and to be surrendered as aforesaid, and to issue to such new railroad company the bonds of said Henderson county in lieu of such surrendered bonds, in payment for such subscription to such capital stock of such new railroad company-such new bonds to

County court

run twenty years and to draw not more than six per cent. interest, and to be in all respects subject to the provisions of an act relating to county and city debts, and to provide for the payment thereof by taxation in such counties and cities, approved February 13, A. D. 1865, and shall be considered as bonds issued under said act, and shall be subject to all the provisions thereof.

Approved April 5, 1869.

# RELIEF, OFFICERS.

In force after AN ACT to extend the time of payment to and settlement with the state filing stipulaby Joseph H. Cully, collector of taxes for Jackson county. tion.

Preamble.

Whereas, Joseph H. Cully was sheriff of Jackson county for the years 1867 and 1868, and ex officio collector of taxes in said county; and, whereas, on or about the 23d day of February, 1868, said Joseph H. Cully was robbed of the sum of about four thousand dollars, by having his safe broken open by burglars; and, whereas, about two thousand three hundred and fifty-four dollars of said four thousand dollars was revenue, collected by said Joseph H. Cully, and due the state, for the year 1867; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Time of pay-time of payment of the amount due and owing from Joseph ment extended. H. Call-live and the amount due and owing from Joseph H. Cully, late collector of taxes for Jackson county, to wit: \$2,354 34, is hereby extended until the first day of September, A. D. 1870; and the auditor of public accounts is hereby authorized and instructed to withhold prosecution upon the bond of the said Joseph H. Cully until the said first day of September, A. D. 1870: Provided, the securities upon the collector's bond of the said Joseph H. Cully shall, within thirty days after the passage of this act, file or cause to be filed, with the auditor of public accounts, a stipulation consenting to the extension of time here given to the said Joseph H. Cully, that such extension shall not work a release of them or in any way affect their liability on the bond of the said Joseph H. Cully as collector of taxes for the county of Jackson.

Payment, how

§ 2. The payment shall be made in the following manner, to-wit: Eleven hundred and seventy-seven dollars and seventeen cents to be paid on the first day of March, 1870, and eleven hundred and seventy-seven dollars and seventeen cents on the first day of September, 1870: Provided, that in case said payment of \$1,177 17 is not made on the first day of March, 1870, then the whole amount remaining unpaid to the state from said Cully shall immediately be payable, and the auditor of public accounts shall, without delay, proceed to collect the same, anything herein to the contrary notwithstanding.

contrary notwithstanding.
§ 3. This act to be deemed a public act, and be in force from and after the filing of the stipulation referred to in the

first section of this act.

APPROVED March 31, 1869.

AN ACT for the relief of George S. Emerson, of Bureau county.

In force March 27, 1869.

Whereas, on the night of October 26th, A. D. 1867, Presmble. George S. Emerson, township treasurer of township sixteen north, of range seven east, of the fourth principal meridian, being the town of Concord, Bureau county, Illinois, was robbed of the sum of nine hundred and seven dollars and ninety-nine cents, belonging to the school fund of said township, the same having been forcibly taken from the office of said George S. Emerson by burglars entering the same, as is said, and breaking the safe used for the deposit and safe keeping of such funds; and whereas, a large number of the tax payers of said township have petitioned for the release of said Emerson from the payment of said sum of money so stolen; now, therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That said George S. Emerson be and he is hereby released and discharged from the payment of said sum of money or any

part thereof.

§ 2. The trustees of said township are hereby authorized, directed and empowered to enter upon their records a full discharge of said Emerson from the payment of said sum of money or any part thereof, and said Emerson is authorized to credit himself on his books, containing his accounts as treasurer, accordingly: Provided, that at the next annual town meeting in said town the legal voters of said town shall vote for or against the relief of George S. Emerson; and if a majority of the voters at said election shall vote "for relief," then the said George S. Emerson shall be relieved as herein provided; but if a majority of the voters at said election shall vote "against relief," then the said George S. Emerson shall not be discharged therefrom.

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

APPROVED March 27, 1869.

In force after AN ACT to extend the time for the payment of stolen revenue due from filing stipulation. the late collector of Franklin county.

Preamble.

Whereas, Marion D. Hoge was sheriff of Franklin county for the years A. D. 1867 and A. D. 1868, and exafficio collector of taxes for said county; and whereas, on the third day of October, A. D. 1868, the house of the said Marion D. Hoge was broken into and robbed of the sum of five thousand two hundred dollars; one thousand nine hundred and eighty-four dollars and fourteen cents was money belonging to the revenue of the state of Illinois, and the residue was revenue of the said county of Franklin; therefore,

Time extended, provided bondsmen file stipulation.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the time of payment of the said one thousand nine hundred and eighty-four dollars and fourteen cents, revenue due the state of Illinois from Marion D. Hoge, late collector of Franklin county, be and the same is hereby extended until the first day of January, A. D. 1871; and the auditor of public accounts is hereby anthorized and instructed to withhold prosecution on the bond of the said Marion D. Hoge, collector as aforesaid, until the said first day of January, A. D. 1871: Provided, the bondsmen of the said Marion D. Hoge, upon his bond as collector of taxes for said county of Franklin, shall within thirty days after the passage of this act file with the auditor of public accounts a stipulation, in writing, consenting and agreeing to the extension herein given to the said Marion D. Hoge as such collector, that the same shall not work a release of them or either of them, or in any way affect their liability upon the said bond of the said Marion D. Hoge.

§ 2. This act shall be deemed a public act, and take effect and be in force from and after the filing of the stipulation provided for in section one of this act.

APPROVED March 31, 1869.

AN ACT to extend the time of payment to and settlement with the state by Joseph H. McElhany, late collector of taxes for Union county.

In force after filing stipulation.

Whereas, Joseph H. McElhany was sheriff of Union Preamble. county for the years 1867 and 1868, and ex officio collector of taxes in said county; and whereas, on or about the 13th day of September, 1868, while on his way to the city of Springfield to make settlement with the auditor of public accounts, he was robbed of all the public moneys then in his possession, to-wit: \$9,363 68, together with a consid-public money. erable amount of individual funds; and whereas, there is yet due and owing to the state of Illinois, from the said Joseph H. McElhany, the sum of \$9,363 68; and whereas, the bondsmen of the said Joseph H. McElhany have petitioned this General Assembly to extend the time of payment of the amount so due from the said Joseph H. McEl- of payment. hany to the state of Illinois, until the first day of January,

Robbed of the

A. D. 1871; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the time of payment of the amount due and owing from Jo-Auditor to withhold proseseph H. McElhany, late collector of taxes for Union county, cution. to-wit: \$9,363 68, is hereby extended until the first day of January, A. D. 1871, and the auditor of public accounts is hereby authorized and instructed to withhold prosecution upon the bond of the said Joseph H. McElhany until the said first day of January, 1871: Provided, the securities upon the collector's bond of the said Joseph H. McElhany, shall, within thirty days after the passage of this act, file or cause to be filed with the auditor of public accounts a stipulation consenting to the extension of time here given to the said Joseph H. McElhany, that such extension shall consent. not work a release of them or in any way affect their liability on the bond of the said Joseph H. McElhany as col-

lector of taxes for Union county. The payments shall be made in the following manner, to-wit: two thousand dollars to be paid in thirty days made. after the passage of this act; two thousand dollars to be paid on or before the first day of March, A. D. 1870, and the residue to be paid on or before the first day of January, A. D. 1871.

Payment, how

§ 3. This act to be deemed a public act, and to be in force from and after the filing of the stipulation referred to in the first section of this act.

APPROVED March 13, 1869.

Inforce Feb. 27, AN ACT for the relief of the sureties of Julius A. Pratt, late treasurer and collector of the county of Henry.

Preamble.

Whereas, the said Julius A. Pratt was collector and treasurer for the county of Henry, for the year of our Lord one thousand eight hundred and fifty-nine, and failed to pay the amount of the state taxes into the treasury of the state collected by him for that year; and whereas, the said Julius A. Pratt was killed during the siege of Vicksburg, Mississippi, while in the service of his country, leaving a wife and family of four children, and his estate insolvent; and whereas, the legislature of this state, on the sixteenth day of February, A. D. 1865, passed an act for the relief of the sureties of said Pratt, providing, in substance, that upon payment by the representatives of said Pratt, or by said sureties, of the sum of five thousand dollars within six months, and five thousand dollars within two years from the passage of the said act, the account of the said Julius A. Pratt as such treasurer and collector to the state, and all liens against him and his sureties, should be deemed paid and discharged, and said sureties released and discharged from all liability on the said bonds; and whereas, since the passage of said act four of said sureties have become and are insolvent, and unable to pay any portion of said sum of ten thousand dollars, and the remainder of said sureties have paid into the treasury of the state the sum of eight thousand two hundred and forty-five dollars and fifty cents (\$8,245 50) under said act, but have been unable to make full payment within the time specified in said act; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Time of pay-time for the payment of the balance of said sum of ten ment extended thousand dollars, namely: the sum of one thousand seven hundred and fifty-four dollars and fifty cents, be and the same is hereby extended for the period of one year from the passage of this act, and that upon payment by said sureties, or their legal representatives, into the treasury of the state, of said sum of one thousand seven hundred and fifty-four dollars and fifty cents, within one year from and after the passage of this act, all suits now pending against said sureties on account of said liability shall be dismissed, and all judgments and liens now existing against them on account of said liability to the state shall be deemed paid and discharged.

This act shall take effect and be in force from and

after its passage.

Approved February 27, 1869.

#### AN ACT for the relief of Q. C. Ward.

In force March 27, 1869.

Whereas, it is represented to the general assembly of the state of Illinois, by the board of supervisors of the county of McDonough, that on the night of January 26, A. D. 1868, the safe of Q. C. Ward, the collector of the town of Blandenville, in said county, was robbed by burglars of a large amount of money, among which was included, of the taxes of said town collected by him: state tax, \$675; county tax, \$675; school tax, \$650—under circumstances that leave said Ward entirely blameless; and whereas, the said Q. C. Ward has fully paid over to the county treasurer of said McDonough county the taxes by him collected in said town; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the board of supervisors of McDonough county be, and said board is hereby authorized and empowered to refund to said Q. C. Ward the amount of the county taxes taken from

his safe by the burglary aforesaid.

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

APPROVED March 27, 1869.

Supervisors to refund taxes collected.

# RELIEF, PRIVATE PERSONS.

AN ACT for the relief of Dorick Beauman.

In force Apr 9, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Dorick Beauman, of Johnson county, be and he is hereby relieved from the payment of a judgment in favor of the people of the state of Illinois, rendered against him at the May term of the Union county circuit court, A. D. 1868, on his recognizance, on file in said court, for the sum of five hundred dollars and costs of suit.

§ 2. This bill [act] to be in force from and after its

passage.

APPROVED April 9, 1869.

In force April AN ACT for the relief of John M. Forbes, Frank T. Forbes and Alfred T.

1, 1869. Forbes, executors of Murray Forbes, deceased.

Gevernor to

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the to governor is hereby authorized and required to issue to John M. Forbes, Frank T. Forbes and Alfred T. Forbes, as executors of Murray Forbes, deceased, new bonds, which shall express upon their face "New internal improvement bonds," Nos. 4,341, 4,342, 4,343, 4,344, 4,345, for one thousand dollars each, reduced by payments to one hundred and fifty-nine dollars and twelve cents each, of the state of Illinois, of 1847, issued to Murray Forbes, now deceased; and he is also hereby authorized and required to issue to the said John M. Forbes, Frank T. Forbes and Alfred T. Forbes, executors as aforesaid, new bonds, which shall express upon their face, "Interest bonds of the state of Illinois, of 1847," No. 1,892, for one thousand dollars, and No. 1,893, for seven hundred and twenty-nine dollars and forty cents, issued to said Murray Forbes, now deceased; which said bonds shall be of the same force and effect as the bonds heretofore issued as aforesaid to the said Murray Forbes, and entitle the said John M. Forbes, Frank T. Forbes and Alfred T. Forbes, the holders thereof, to the same rights, privileges and payments, in all respects whatever, as though the holders of the original bonds.

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

sage.

APPROVED April 1, 1869.

In force April 7, 1869. AN ACT for the relief of the person therein named.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That David Gow be and he is hereby relieved from the payment of a judgment in favor of the people of the state of Illinois, rendered against him in the Union county circuit court, on the second day of May, A. D. 1868, on his recognizance, on file in said court, for the sum of five hundred dollars and costs of suit.

§ 2. This act to be in force from and after its passage. Approved April 7, 1869.

#### AN ACT for the relief of Eli Hawkins.

In force March 26, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Eli Hawkins, of Kankakee county, Illinois, shall have power to adopt Adah Maria Allen as his child, and as an heir-at-law within the degrees of a child in consanguinity, by and with the consent of Fannie Allen, her mother; and said child shall be known as Adah M. Hawkins; and such adoption and consent shall be made a matter of record in the county court of said county.

§ 2. This act to take effect from and after its pas-

sage.

APPROVED March 26, 1869.

## AN ACT for the relief of John Jackson.

In force June 19, 1869.

Section 1. Be it enacted by the People of the Sta of Illinois, represented in the General Assembly, That John Jackson is hereby released and discharged from all liability on account of the judgment entered against him on the recognizance of James Freeman, at the August term, 1867, of the circuit court of Sangamon county, Illinois; and the clerk of said court is hereby authorized and directed to enter satisfaction on the record of said judgment: Provided, nothing herein shall be construed to discharge said Jackson from the payment of the costs due the officers of said court.

APPROVED March 29, 1869.

#### AN ACT for the relief of Kate Lisk.

In force June 19, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, [That] Kate Lisk, of Blandinsville, McDonough county, Illinois, is hereby declared to be the legitimate child of Orra M. Lisk, and is and shall be, from and after the passage of this act, fully entitled to receive and hold the property of said Orra M. Lisk, by devise or descent, in the same manner and to the same extent as if born in lawful wedlock.

APPROVED March 29, 1869.

In force April 9, 1869.

AN ACT to amend an act for the relief of Jeptha C. Noe.

Preamble.

WHEREAS, Jeptha C. Noe did, on or about the twentysixth day of March, A. D. 1861, bargain and sell unto Hiram Leonard the southwest quarter of the southwest quarter of section sixteen, township forty north, range one east of the third principal meridian, and did also, on the eighteenth day of March, A. D. 1862, bargain and sell to Mary A. Sutphen the east half of the southeast quarter of section seventeen, also, lot five of section sixteen, both of the same town and range, and all situate in the county of Ogle and state of Illinois, and agreed to convey the same unto the said venders, by good and sufficient conveyance in the law, with the release of dower; and, whereas, Lucinda Noe, the lawful wife of the said Jeptha C. Noe, has become of unsound mind and memory, and is utterly incapable to execute a release of dower of said premises; therefore. Section 1. Be it enacted by the People of the State of

Illinois, represented in the General Assembly, That the Jury appointed circuit court of Ogle county, state of Illinois, be and is hereby authorized to cause a jury to be impanneled, whose duty it shall be to inquire into the sanity or insanity of the said Lucinda Noe and any other matter pertaining to her interest and welfare, and, also, what dower rights, if any, she may have in the real estate above described; and the said jury so impanneled shall report to the said circuit court as to the sanity or insanity of the said Lucinda Noe, and on all matters relating to her welfare, and, also, what rights she may have, if any, in or to the lands aforesaid, and the Circuit court value thereof; whereupon the said circuit court may, in its discretion, appoint a trustee, whose duty it shall be to sell, release and convey unto the said grantees, the right of dower and any and all interest the said Lucinda Noe may have in and to the lands aforesaid, upon the payment, by the said grantees to the said trustee, the value of the interest the said Lucinda Noe may have in and to the said lands; and the said trustee so appointed shall hold or invest, on interest, all moneys that may come into his hands, by virtue of any such sale, subject to the order of the said circuit court, for the use and benefit of the said Lucinda Noe.

to appoint trus-

All acts and parts of acts contrary to this are § 2. hereby repealed. This act to take effect and be in force from and after its passage.

Approved April 9, 1869.

AN ACT for the relief of certain citizens of Randolph county.

In force March 29, 1869,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the inhabitants of township five south, of range five west, in School district incorporated. Randolph county, residing in sections eight (8), nine (9), ten (10), fifteen (15), sixteen (16) and seventeen (17), in said township, be and they are hereby constituted a body corporate and politic, by the name and style of "School District Number Six (6), Township (5) R. 5 W.;" and by that name shall have perpetual succession, may sue and be sued, plead and be impleaded, make contracts and have and exercise all the powers and privileges, and be subject to the liabilities of a body corporate and politic.

Said district number six shall be bounded by a line Boundaries. commencing at the N. E. corner of section ten (10), running

thence west to the N. W. corner of section eight (8), thence south to the S. W. corner of section seventeen (17), thence east to the S. E. corner of section fifteen (15), thence north to the starting point; and said district shall embrace the whole of sections eight (8), nine (9), ten (10), fifteen (15),

sixteen (16) and seventeen (17).

§ 3. Said district shall be organized, governed and controlled in the same manner as other school districts in said and control county now are, and shall have the same right in and to the school fund, and in all respects shall stand on the same footing and be governed by the same law, as other school districts now in said county existing: Provided, only, that trustees of schools of the township in which said district now is or may hereafter be situate shall have no power to alter or change the boundaries of said district, to consolidate it with any other district, or in any manner whatsoever to interfere with the territorial limits or corporate powers of said district. But nothing in this act contained shall be construed to prevent the citizens of said district from voting at any regular township election for township school trustees.

§ 4. The superintendent of schools in said county, upon receipt of a duly certified copy of this act, shall forthwith cause to be posted, in three public places in said township, notices calling an election for three directors of said district -said election to be held not less than ten days after the date of said notices, and conducted in the same manner and returns made as in other district elections.

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

APPROVED March 29, 1869.

Organization

Notices

of

In force March 30, 1869.

### AN ACT for the relief of Charles L. Perigo.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Charles L. Perigo is hereby released and discharged from his liability as surety upon the two several recognizances of Henry W. Bompas, in the White county circuit court, and from the judgments of said court upon said recognizances: Provided, that nothing in this act shall be construed to discharge said party from the payment of the costs thereon due the proper officers.

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

after its passage.

APPROVED March 30, 1869.

In force March 31, 1869.

#### AN ACT for the relief of Michael Phalan.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Michael Phalan, who was and is the bail for the appearance of James Meade to the Macon circuit court, the condition of said bond having been forfeited and judgment obtained on the same, be and he is hereby discharged from the judgment of said bail bond.

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

after its passage.

APPROVED March 31, 1869.

In force March 30 1869. AN ACT entitled "An act for the relief of John Salmons."

Whereas, John Salmons was, at the term, A. D. 1868, of the circuit court of the county of Fulton, convicted of the crime of burglary, and was, by the court, sentenced to the penitentiary for the term of one year; and, whereas, the said John Salmons has been duly pardoned by the governor of this state, before the expiration of the term for which he was sentenced as aforesaid; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the said John Salmons be and is hereby declared to be restored to

all the rights, privileges, and benefits that he would otherwise enjoy as a citizen of the state of Illinois had said conviction not taken place.

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

and after its passage.

APPROVED March 30, 1869.

AN ACT for the relief of certain persons therein named.

In force March 24, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Thomas J. Black, William Norris, George W. Hull, John Peirson, Basil B. Smith, and Pleasant H. Craws and Samuel J. Winegarner, 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 their recognizance, taken and approved by J. D. Lear, sheriff of Marion county, Illinois, on the seventh day of May, eighteen hundred and sixty-seven, and filed in the circuit court of said Marion county, on the twentieth day of May, eighteen hundred and sixty-seven, for the appearance of one James R. Waite before the judge of the circuit court in and for the county of Marion and state of Illinois, on the first day of the August term, eighteen hundred and sixty-seven: Provided, that the said persons shall not be released from paying the costs that have already accrued to the officers of the county of Marion aforesaid, in the proceedings by scire facias in said recognizance.

§ 2. It shall be the duty of the state's attorney of the judicial circuit, whenever any proceedings to take out execution upon the said recognizance 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 shall be a public act, and take effect and be in force from and after its passage.

APPROVED March 24, 1869.

AN ACT for the relief of Joseph Wadleigh.

In force April 5,

WHEREAS, William Miller, on the 26th day of January, Preamble. A.D. 1855, entered at the Danville land office sections seventeen and nineteen, in township twenty-nine north, of range ten east, in Iroquois county, and that on the 19th

day of March, A.D. 1855, the said Miller sold and conveyed said premises to the said Joseph Wadleigh; and whereas, the state of Illinois, under and by virtue of an act of the congress of the United States, entitled "An act to authorize the state of Illinois to select the residue of the lands to which she is entitled under the act of second of March, eighteen hundred and twenty-seven, granting land to aid that state in opening a canal to connect the waters of the Illinois river with those of Lake Michigan," approved August 3, 1854, selected said sections of land some time after said entry was made; and whereas, the said Wadleigh proceeded to take possession of said land, which he yet occupies, and has built houses, and expended several thousand dollars in improvements upon said premises, in ignorance of such selection and claim of the said state; therefore,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the board of trustees of the Illinois and Michigan Canal are hereby authorized and directed to sell and convey said premises to the said Joseph Wadleigh for six dollars per acre, the amount of the second and last appraisement thereof, upon the usual terms given by said board in sell-

ing lands.

§ 2. That this act shall be deemed a public act, and shall be in force and effect from and after its passage.

APPROVED April 5, 1869.

## REPORTERS, OFFICIAL.

In force March
11, 1869.

AN ACT to amend an act entitled "An act for the appointment of official reporters," and for the preservation of evidence in certain cases in Cook county.

Reports, where to be taken.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, In any civil action in 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, whenever either party to said action, or their counsel or attorneys, or the presiding judge, 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 reported.

ers to cause, full phonographic notes of the same to be taken, and one or more transcriptions of the same, as desired by the respective parties to said cause, or by said presiding judge, to be forthwith fairly made. The charges Cost of taking. for the taking of said phonographic notes, as established by the said courts, shall, when verified by the certificate of the said presiding judge, be forthwith paid by the county treasurer of said Cook county, out of any contingent funds of the county in his hands; and the said certificate shall constitute to said county treasurer a proper voucher for said payment, in the settlement and passing of his accounts with the board of supervisors of said county. The charges for the said transcription or transcriptions of the said phonog aphic notes, when made, shall be forthwith respectively paid by the party on whose behalf the same was respectively ordered, and the amount so paid by either party shall be allowed and taxed as costs in said cause: Provided, however, that if more than one transcription of said phonographic notes shall be so made, the said presiding judge may, after payment of the charges for the same, as hereinbefore provided, direct the taxation of said costs in such manner as to him may seem just: And provided, moreover, that if the presiding judge shall, upon his own motion, order a transcription, as hereinbefore provided, he may direct the payment of charges therefor, and the taxation of the same as costs, in such manner as to him may seem just: And provided, moreover, that any such transcription, when paid for, shall be filed in said court among the papers in said cause, by the party wishing to use the same.

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, or whenever in any preliminary examination in any criminal matter, the prosecuting attorney, on behalf of the people, shall deem the cause a proper one to be reported, it shall be the duty of said official reporters to cause full phonographic notes of the evidence or proceedings in such case to be taken, and the same, if desired, to be forthwith fairly transcribed, and the said transcription, 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 as established by the said courts, shall, when verified by the certificate of the said presiding judge and prosecuting attorney, be forthwith paid by the county treasurer of said Cook county, out of any contingent funds of the county in his hands; and the certificate shall constitute to said county treasurer a proper voucher for said payment, in the settlement and passing of his accounts with the board of supervisors of said county.

Reports probate matters

In all matters touching the probate of wills, arising in the county court of Cook county, in which oral proof shall be given, the same shall be so reported by the said official reporters, and a transcript thereof shall be filed in said court, after being signed by the witnesses, deponents or affiants, unless said signing of such record of proof by the witnesses, deponents or affiants shall be waived by said judge, in which case such record, after being authenticated by the certificate of said judge, shall be deemed to be the record of any proof so taken—the charges for the taking and transcription of the same, as established by the said courts, to be paid under the order of the court.

Reporters to take and cer-tify depositions, etc.

§ 4. The said official reporters, and each of them, shall have power to take and certify depositions, under their common seal, to be by them adopted, with like effect as if the same had been taken and certified by a notary public in any of the counties of this state; and the said official reporters, or any or each of them, may be appointed a special master to take proof in chancery causes in any of the courts of this state.

Repeal.

§ 5. All the provisions of the act to which this is an amendment, inconsistent herewith, are hereby repealed.

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

APPROVED March 11, 1869.

In force March AN ACT to authorize the appointment of an official reporter in the ninth 30, 1869. judicial circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Reporter for judge of the circuit courts of Bureau, Kendall and LaSalle the ninth judicial district. counties, (constituting the ninth judicial circuit,) and the judges of other courts in said circuit, having concurrent jurisdiction with said circuit courts in civil cases, actions and proceedings, be and they are hereby authorized and empowered to appoint a phonographic reporter, to take full and complete notes of the testimony in any case, whenever any of the said judges shall, in his own judgment and opinion, deem the case of sufficient importance to warrant the appointment of such reporter.

When Cases to be reported.

That, upon the application of both the parties to any suit pending before any of the said courts, by themselves or their attorneys, it shall be the duty of said judge to call in the services of the official reporter to take shorthand notes of the testimony in such case.

§ 3. Whenever a grand jury or petit jury shall request, Proceedings before jury. in writing, addressed to the judge of any of said courts, that the testimony in any case or cases be taken in shorthaud, it shall be the duty of said judge to call in the ser-

vices of the official reporter for that purpose.

§ 4. The compensation to be allowed to such official Compensation. reporter shall be fixed and certified to by the presiding judge, and shall be allowed and taxed as costs in the case: Provided, however, that in criminal cases, or in such civil suits as may directly concern one of the counties in said circuit as a party thereto, the compensation to the said official reporter shall be paid upon the certificate of the presiding judge, by the treasurer of the county interested, out of any contingent funds on hand in his office, not otherwise appropriated.

§ 5. Such reporter, when appointed in accordance with Oath of office. this act, shall be required to take an oath that he will, faithfully and to the best of his skill and ability, make true reports of all such matters and things as shall be required of him; which oath shall be in writing, and signed by the party, and filed with the clerk of said county. Any such Penalty. reporter may be indicted and convicted of perjury for the willful violation of said oath.

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

APPROVED March 30, 1869.

AN ACT to authorize the appointment of an official reporter in the eighteenth judicial circuit.

In force March 31, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the judge of the circuit courts of Sangamon, Macoupin, Christian and Montgomery counties, constituting the eighteenth appointed. judicial circuit, be and he is hereby authorized and empowered to appoint a phonographic reporter to take full and complete notes of the testimony in any case, whenever the said judge shall, in his own judgment and opinion, deem the case of sufficient importance to warrant the appointment of such reporter.

Phonographic

That upon the application of both the parties to any Judge to apsuit pending before any of the said courts, by themselves point or their attorneys, it shall be the duty of said judge to appoint an official reporter to take short-hand notes of the

testimony in such cause.

Grand or petit jury to call re-porter.

Whenever a grand jury, or petit jury, shall make a request, in writing, to the judge, that the testimony in any case or cases be taken in short hand, it shall be the duty of said judge to call in the services of an official reporter for that purpose.

Compensation.

§ 4. That the compensation to be allowed such official reporter shall be fixed and certified to by the presiding judge, and shall be allowed and taxed as costs in the cause: Provided, however, that in criminal cases or in such civil suits as may directly concern one of the counties in said circuit, as a party thereto, the compensation to the said official reporter shall be paid upon the certificate of the presiding judge, by the treasurer of the county interested, out of any contingent funds on hand in his office.

This act shall take effect and be in force from and

after its passage.

APPROVED March 31, 1869.

In force March AN ACT for the appointment of reporters, and for the preservation of evi-

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Phonographic judges of the circuit courts of Sangamon, Morgan, Adams, reporter, duties, McLean Paovin and Macana and Maca McLean, Peoria and Macon, are hereby severally authorized to appoint one phonographic reporter for said courts, respectively, whose duty it shall be, when ordered by the court, or upon application of either or both parties to any suit, or their attorneys, to report the evidence in full; and when desired by the court, or by either or both parties or their attorneys, to transcribe and file the same among the papers in the cause. The fees for so taking and transcribing the evidence in such cause to be estimated and certified by the court and paid forthwith by the party or parties on whose behalf the same was ordered; or when ordered by the court upon his own motion, to be apportioned equally between the parties to the suit; and when said fees shall be so paid the same shall be taxed as costs in the cause: Provided, that in any criminal cause tried in any court, when such reporter shall be appointed, the court may order the evidence to be reported, in full, in which case the fees for reporting and transcribing the evidence shall be fixed by the court and paid by the county in which such cause shall be tried, upon the order of the court therefor: Provided, further, that in no case shall the evidence in any cause be reported as provided in this section unless the court shall deem the same a proper one to be reported.

§ 2. Reporters appointed under the provisions of the first section of this act shall have power to take and certify depositions in any cause pending in the court where he shall be so appointed, and may be appointed special master to take proofs in chancery causes pending in such court.

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

after its passage.

APPROVED March 31, 1869.

AN ACT to regulate the times of holding courts in the twentieth judicial In force Feb. 19, circuit, and to provide for an official reporter in said circuit.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the regular terms of circuit court in the twentieth judicial circuit shall be held as follows: In the county of Kankakee. on the first Tuesday in April, the third Tuesday in September, and the first Tuesday in December. In the county of Iroquois, on the first Tuesday in March, the third Tuesday in June, and the first Tuesday in November. the county of Livingston, on the first Tuesday in January. the first Tuesday in May, and the second Tuesday in October.

Terms, when

§ 2. All processes issued and made returnable to the Process terms of said circuit court, as heretofore provided by law, shall be deemed and taken as returnable to the next ensuing term, as provided for in this act.

The regular grand jury in each of the counties of Grand jury. said circuit shall be convened as follows: In the county of Kankakee, at the regular term in December. In the coun-

ty of Iroquois, at the regular term in November. county of Livingston, at the regular term in January.

§ 4. In any civil action in the circuit court of said circuit, whenever both parties to said action, or their counsel or port of trial. attorney, shall desire a short-hand report of the evidence or any proceedings therein, if the judge shall deem the case a fit one to be reported, said judge shall direct and appoint some suitable and competent person to act as such reporter, who shall be sworn to fully and impartially report said evidence or proceedings; and it shall be the duty of said official short hand reporter to take full phonographic notes of said evidence or proceedings, and the same, if desired by either or both of said parties to said cause, shall be fairly and fully transcribed. The charges for taking said phonographic notes, and for the transcription thereof when made,

Short-hand re-

shall be estimated and certified by said 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 said transcription, when paid for, shall be filed with 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 non-compliance with the orders of the court.

1869

Criminal cases.

§ 5. Whenever, in any criminal case in said court, the judge, on behalf of the accused, or the prosecuting attorney, on behalf of the people, shall deem the cause a proper one to be reported, he may appoint an official short-hand reporter who shall be sworn as provided in section four of this act, and it shall be the duty of said short-hand reporter to take full phonographic notes of the evidence or proceedings in such case, and the same, if desired, to be forthwith fairly and fully transcribed, and the said transcription, when so made, to be filed in said court, among the papers The charges for taking said notes and for in said cause. the transcription thereof, when made, to be estimated and certified by said judge and prosecuting attorney; and when so certified the same shall be paid by the county treasurer of the county in which said cause shall be tried, upon the written order of said judge, out of any contingent funds of the county on hand in his office.

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

sage.

Approved February 19, 1869.

## REVENUE.

In force March AN ACT to amend an act entitled "An act to amend the revenue laws, and to establish a State Board for the Equalization of Assessments," approved March 8, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it state Board shall be competent for and shall be the duty of the State of Equalization Board of Equalization, in equalizing the valuations of properties properly erry as assessed in the different counties, to consider the

Proceedings-

following classes of property separately, viz: lands, town and city lots, railroad property, and personal property; and upon such consideration to determine such rates of addition to or deduction from the assessed valuation of each of said classes of property in each county as may be deemed by the board to be equitable and just; such rates being, in all cases, even and not fractional. And such rates shall not be combined, but shall be extended by the clerks of the several counties against the assessed valuations of each of said classes of property specifically, as determined by said board.

§ 2. Section fourteen, of the act named in the title of Sessions of this act, is hereby so amended that the sessions of the board beardextended, of equalization may extend to, but not exceed thirty days.

§ 3. The number of copies of the proceedings of said board, authorized to be published, is hereby increased to Proceedings of said copies thousand, of which number each member of said copies board shall be entitled to fifty copies, and the auditor of public accounts to two hundred additional copies. The remainder to be distributed as now provided by law.

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

1 --- Nr.

APPROVED March 26, 1869.

AN ACT authorizing certain officers therein named to receive national In force March bank notes and fractional currency in payment of taxes.

4, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all county and township officers, whose duty it is or may be to collect the public revenue, be and they are hereby authorized to receive, in payment of all taxes, the notes or bills of national banks, and United States fractional currency.

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

after its passage.

APPROVED March 4, 1869.

AN ACT to amend the revenue law.

In force April 17, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Randolph county court shall have power to appoint a special collector to collect the personal tax returned as delinquent tax by the collector, in his settlement; and to enable said

—45

special collector to collect said delinquent tax, he is hereby authorized and is clothed with the same powers conferred upon the sheriff and collector by the laws now in force.

All acts and parts of acts, in conflict with this act, are hereby repealed.

APPROVED April 17, 1869.

In force April AN ACT to extend the time and define the manner of assessing and collecting taxes of 1868, in DuPage county.

made.

Taxes.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Time extend- time for collecting the taxes provided for in section 2, of an ed - judgment act of this general assembly, entitled "An act for the relief of DuPage county," approved and in force March 10, 1869, be and the same is hereby extended to the first day of July, 1869, and judgment for delinquent taxes may be obtained on the 3d Monday of August, 1869, and sale of the delinquent lands and town lots may be made on the 4th Monday of August, 1869; and when the assessors appointed by the board of supervisors, in pursuance of said section 2, shall report their assessments to said board, the same shall be deemed and held to be valid in all respects: Provided, such assessments are in accordance with the requirements

of the constitution of this state.

Taxes levied upon such assessments shall be collected by the several town collectors who were elected at the annual town meetings, held in said county, in 1868, and in case of the failure or refusal of any of said collectors to collect said taxes, the same may be collected by competent persons to be appointed by said board of supervisors: Provided, that such town collectors as shall collect said taxes, and any person or persons appointed by said board, shall give bond and sufficient security, and qualify, as now required by law in case of town collectors, and the assessments made as aforesaid shall be a town charge

against the proper towns.

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

Approved April 17, 1869.

### REVISED STATUTES.

[ SEE "ABATEMENT." ]

AN ACT to amend chapter nine of the Revised Statutes of 1845, entitled In force March "Attachments in Circuit Courts."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section three, of chapter nine, of the Revised Statutes of 1845, be and the same hereby is amended so as to read as follows: Such officer shall without delay execute such writ of attachment upon the lands, tenements, goods, chattels, rights, credits, moneys and effects of the debtor, or upon any lands or tenements in and to which such debtor has or may claim any equitable interest or title of sufficient value to satisfy the claim sworn to, with costs of suits as commanded in such writ.

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

APPROVED March 31, 1869.

AN ACT to amend section thirty, of chapter nine, of the Revised Statutes In force April 8, of the state of Illinois, approved March 3, 1845.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section 30, of chapter ix, of the Revised Statutes of the state Attachment in of Illinois, approved March 3, 1845, is hereby so amended actions. as to read as follows: Plaintiffs in any action of debt, covenant or trespass, or on the case, or on the case upon promises, having commenced their action or actions by summons, may, at any time pending such suit, and before judgment therein, on filing in the office of the clerk where such action is pending a sufficient bond and affidavit, sue out an attachment against the lands and tenements, goods and chattels, rights, moneys and credits and effects of the defendant, which attachment shall be entitled in the suit pending, and be in aid thereof; and such proceedings shall be thereupon had as are required or permitted in original attachments, in all things as near as may be.

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

take effect from and after its passage.

APPROVED April 8, 1869.

Jurisdiction

to quiet bills.

In force March AN ACT to amend chapter sixteen of the Revised Statutes of 1845, entitled 39, 1869. "Bastardy."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section one, of chapter xvi, of the Revised Statutes of 1845, Complaint, where made. be so amended that the complaint therein authorized to be made may be made in any county where the complainant may be pregnant or delivered, or the person accused may be found.

> \$ 2. This act shall take effect and be in force from and after its passage.

APPROVED March 30, 1869.

In force March AN ACT to amend chapter twenty-one (21) of the Revised Statutes of 27, 1869. 1845.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the of circuit courts several circuit courts of this state shall have jurisdiction as courts of chancery, subject to the rules of practice established by the chapter to which this is an amendment, to hear and determine bills to quiet title, and to remove clouds from the title to real estate, when the lands in controversy are unimproved or unoccupied, in the same manner as though the parties filing such bill was in the possession or occupancy thereof; and the taking possession of such lands, after the commencement of suit by the party claiming the adverse title, or any one under or through such person, shall not in anywise affect the complainant's right to a final decree upon his bill.

> § 2. This act shall be in force from and after its passage. APPROVED March 27, 1869.

In force March AN ACT to amend section twelve, of chapter twenty-one (21), of the Re-31, 1869. vised Statutes of 1845, entitled "Chancery.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section Sec. 12 amend- twelve, of chapter twenty-one, of the Revised Statutes of ed as to non- 1845, be and the same hereby is amended by adding the following to said section: Provided, that when any such defendant shall reside or be found in any foreign country or government, the person making such service may make oath to such service before any United States minister or consul residing or being in said foreign country or government, whose certificate to such oath or affidavit, under his seal of office, shall be held and construed as sufficient proof of such service.

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

Approved March 31, 1869.

AN ACT to amend chapter twenty-one of the Revised Statutes of 1845, In force March entitled "Chancery."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all chancery proceedings where the bill of complaint, or any other paper filed in the cause, shall be lost or mislaid, the court in which said cause shall be pending may, in its discretion, permit the files to be supplied by the filing of a copy of the lost or mislaid bill of complaint, or other paper, on the party wishing to supply the files making an affidavit to the satisfaction of said court that said bill of complaint or other paper is substantially a copy of the original to the best of his knowledge, recollection and belief.

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

after its passage.

APPROVED March 12, 1869.

AN ACT to amend chapter twenty-two of the Revised Statutes of 1845, In force March entitled "Charitable Uses."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section two (2) of chapter twenty-two (22) of the Revised Statutes two (2) of chapter twenty-two (22) of the Revised Statutes what to conf 1845, entitled "Charitable Uses," shall be, and the same to dedicate the same to the same to constitute the same that the same to constitute the same that the s is hereby so amended as to read as follows: Whenever a piece of ground has heretofore been used by the people of a neighborhood as a burying ground or place of interment of the dead, without such use thereof being prevented by the owner or owners of such piece of ground for a period of twenty years and upwards, such piece of ground shall be deemed to have been dedicated for a public burying ground

Lost papers. how supplied.

Penalty fo desecration.

within the meaning of this act, and any person or persons guilty of descerating the same, or attempting to use such for piece of ground for other purposes than that of interment of the dead, shall be deemed guilty of trespass, and be liable to the penalties prescribed in section three (3) of the act to which this act is amendatory, for trespass upon burying grounds.

Who to prevent desecration.

§ 2. The corporate authorities and police commissioners of any incorporated town or city in this state, within the limits of which such burial place may be located, shall have power, and it shall be their duty to prevent the desecration and using of such burial place for any other purpose than the interment of the dead, by the owner of the fee of the same, or by any other person or persons.

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

force from and after its passage.

APPROVED March 31, 1869.

In force April AN ACT to amend chapter XXII of the Revised Statutes of 1845, entitled "Charitable Uses."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all cases in which land or other property has been or may be given or granted by any person or persons to trustees, with power to sell the same and use the proceeds for erecting a school, church, or hospital, or for any other charitable public purpose, or where money has been or may be given to trustees for such purposes or purpose, where nothing has yet been done by the trustees to fix the location or character of said charity, and where there is as yet no definite cestui que trust to take under said charity, it may and shall be lawful for said donor or donors, grantor or grantors of such charity, in his or their life time, by deed duly executed under his or their hand and seal, to cause and direct said land or other property or its proceeds, or said money, to be appropriated, either in whole or in part, to any other charity or charities of the same or like general character, either in the place originally designated, or in any other place or places, as said donor or donors, grantor or grantors may elect, and for that purpose to appoint in said deed new trustees in place of the old, and generally to do and perform all necessary and lawful acts to carry said new charity or charities into effect.

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

APPROVED April 1, 1869.

AN ACT to amend chapter twenty-four of the Revised Statutes, entitled In force March "Conveyances," 27, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That any femme covert, being above the age of eighteen years, joining with her husband in the execution of any deed, mortgage, conveyance, power of attorney or other writing of or relating to the sale, conveyance or other disposition of lands or real estate, as aforesaid, shall be bound and concluded by the same, in respect to her right, title, claim, interest or dower in such estate, as if she were sole and of full age as aforesaid; and the acknowledgment or proof of such deed, mortgage, conveyance, power of attorney, or other writing, may be the same as if she were sole.

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

APPROVED March 27, 1869.

AN ACT to amend an act entitled "An act to amend chapter twenty-four In force March of the Revised Code of 1845, entitled "Conveyances," approved February 27, 1861."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the act to which this is an amendment be and the same is hereby so amended as to include within its provisions, and apply in the same manner and to the same extent, to chattel mortgages as it now does to any deed, conveyance or other writing of or concerning lands, tenements and hereditaments.

§ 2. This act shall be in force from and after its passage. Approved March 27, 1869.

Argon.

Indictment.

In force March AN ACT to amend chapter twenty-four (24) of the Revised Statutes, enti-9,1899. tled "Conveyances."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section thirty-seven (37) of chapter twenty-four (24) of the Revised Statutes, entitled "Conveyances," be so amended that a deed of release of any mortgage or deed of trust hereafter to be made or executed, as contemplated by said section and chapter in the first section of this act mentioned, shall be valid and effectual in law, whether such deed of release be attested by a witness or not, and all acts and parts of acts in conflict with this act, are hereby repealed.

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

force and take effect from and after its passage.

APPROVED March 9, 1869.

In force March AN ACT to amend chapter thirty of the Revised Statutes of 1845, entitled 4,1869. "Criminal Jurisprudence in relation to the Crime of Arson."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That any person or persons who shall willfully and maliciously burn, or attempt to burn, set fire to, or attempt to set fire to, any building with the intent to defraud or injure any person or persons, or with intent to injure or defraud any insurance company, or insurance companies, shall be found guilty of arson, and on conviction thereof, shall be punished by confinement in the penitentiary for a period of not less than one year nor more than ten years.

§ 2. In every indictment for aron it shall be sufficient to allege the building, if occupied at the time of the burning, or an attempt to burn the same as aforesaid, to be the property of the owner, lessee or occupant thereof; or, if

unoccupied, to allege simply that such building, at such time, was unoccupied, giving a description thereof in general terms.

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

APPROVED March 4, 1869.

AN ACT to amend chapter thirty of the Revised Statutes.

In force July 1, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall not be lawful for any person, or association of persons, to put forth any sign or advertisement, and assume therein assumed withor thereon, for the purpose of soliciting business, any cor-out authority. porate name, unless by the authority of some public act or charter.

Corporate

It shall not be lawful for any person or persons, Name designated by char-\$ 2. or association, company or corporation, doing business ter. within this state, under or by authority of any public act or charter, to put forth any sign or advertisement containing any other name than that by which the said person or persons, association, company or corporation are designated and are authorized to assume by the public act or charter under which the same is organized and doing business; nor to add anything to such authorized name, or lengthen the same.

§ 3. Every person or persons, and any officer or agent of a corporation or association, who shall offend against any of the provisions of this act, shall, upon conviction thereof, pay a fine of not less than one hundred dollars, and, in the discretion of the court wherein such conviction shall be had, a like sum for each day that the offense shall be continued-to be collected in the name of the people of the state of Illinois, in any court of record having cognizance of like offenses; and it shall be the duty of the state's attorney to prosecute any person or persons, the agents or officers of any corporation or association offending against this act, upon notice of such offense having been committed; and the amount of said fine, less the costs of prosecution, shall be applied to the benefit of the common school fund of the county in which said offense may have been committed.

This act shall be deemed a public act, and shall take effect and be in force from and after July first, A. D. eighteen hundred and sixty-nine.

Approved March 10, 1869.

In force June AN ACT to amend section 184, chapter 30, of the Revised Statutes, enti-19, 1869. tled "Criminal Jurisprudence."

> [Section 1.] Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section one hundred and eighty-four, of chapter thirty, of the Revised Statutes, entitled "Criminal Jurisprudence," be so amended as that the attorney, prosecuting on behalf of the people, shall be admitted to a peremptory challenge of the same number of jurors that the accused is entitled to. APPROVED April 1, 1869.

In force March AN ACT to amend chapter XXXVI of the Revised Statutes of 1845, en-26, 1869, titled "Ejectment."

by declaration and summons.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the Action began mode of commencing any action of ejectment to be hereafter commenced shall be by filing with the clerk of the proper court a declaration, in the form required by the thirty-sixth chapter of the revised code of 1845, entitled "Ejectment." Upon the filing of such declaration a summons shall be issued under the seal of the court, tested in the name of the clerk of said court, dated on the day it shall be issued, and signed with his name, and shall be directed to the sheriff, or, if he be interested in the suit, to the coroner of the county, and shall be returnable on the first day of the next term of the court. If the plaintiff shall not be a resident of this state, a bond for costs, as in other cases of non-resident plaintiffs, shall be filed with the declaration, or his suit shall be dismissed at the cost of his attorney.

Summons. contents, etc.

The summons, in addition to the usual form, shall § 2. contain a description of the premises sued for, and of the estate or interest therein claimed by the plaintiff, and shall be served by the delivery of a copy thereof to the defendant, or by leaving such copy at his usual place of abode, with some person who is a member of his family, and of the age of ten years and upwards, at any time before the return day thereof; and the time of the service of the summons shall be deemed and taken to be the time of the Action, when commencement of the suit.

tried.

§ 3. In every such action, when said summons shall have been served, at least ten days prior to the term of court at which said summons is made returnable, said action shall stand for trial at said term as in other actions.

In case said summons shall not be served ten days prior to the return term thereof, said suit shall stand continued to the next succeeding term of the court, as in case of other actions.

§ 4. That so much of chapter thirty-six of the revised Repeal code of 1845, entitled "Ejectment," as is repugnant to the provisions of this act, be and the same is hereby re-

pealed.

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

APPROVED March 26, 1869.

AN ACT to amend chapter forty-four of the Revised Statutes, entitled "Frauds In force March and Perjuries."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no action shall be brought whereby to charge any person upon any contract for the sale of lands, tenements or hereditaments, or any interest in or concerning them, for a longer term than one year, unless the said contract, or some memorandum or note thereof, shall be in writing, and signed by the party to be charged therewith, or some other person thereunto, by him lawfully authorized in writing.

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

after its passage.

APPROVED March 27, 1869.

AN ACT to amend chapter 47 of the Revised Statutes of 1845.

In force March 4, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of the tenth section of the act, to which this is an amendment, as provides that the circuit court shall direct the time and place of sale therein ordered to be made, be repealed, and the court may, in its discretion, direct the guardian to sell without fixing the time thereof in such order or decree.

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

APPROVED March 4, 1869.

In force April AN ACT to amend chapter forty-seven of the Revised Statutes of 1845, entitled "Guardian and Ward"

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That guarof dians shall have the custody and control of the persons of their wards in all cases where the parents of such ward are dead: Provided, that they shall have no power to bind out their wards without the authority of the court appointing such guardian.

Suits.

Powers guardian.

§ 2. Guardians may institute actions in their own names in all cases where their wards are entitled to sue.

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

APPROVED April 8, 1869.

In force April AN ACT to amend chapter fifty of the Revised Statutes entitled "Idiots and Lunatics," and to extend the provisions thereof to habitual drunk-ards.

Court to appoint conserva-

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever any idiot, lunatic, insane or distracted person, or any person whose mind shall be impaired by the habitual use of intoxicating liquors, has any estate, real or personal, and is unfit, from any or other [either] of the foregoing causes, to properly manage or control the same, the judge of the circuit or county court in which such person so unfit to manage or control his property shall live, on the application of any creditor or relation, or, if there be neither creditor nor relation, then any person living in such county, [may] order a jury to be summoned to ascertain whether such person be lunatic, insane or distracted, or an habitual drunkard and unfit to manage or control his property; and if the jury aforesaid shall return in their verdict that such person is lunatic, insane, distracted, or that the mind of such person is so impaired by the use of intoxicating liquors or from any, either or all of said causes, as to be unfit to manage or control his said property, it shall be the duty of the judge aforesaid to appoint some fit person to be the conservator of such person so declared unfit to manage or control his property as aforesaid.

To give bond.

§ 2. The conservator of such estate so appointed shall enter into bond with sufficient security, to be approved by the judge of the court in which such proceedings shall be

had, to the treasurer of the county in which such person so declared unfit to manage his property resides, in double the amount of the personal property and the rents to be derived from real estate; and when orders are made for the sale of real estate by any court, under the provisions of this act or the act to which this is an amendment, additional bonds may be required, conditioned for the faithful application of

the proceeds derived from such sales, according to law. It shall be the duty of the clerk of any court, on the summons, how application of any person, under the first section of this act. returned. for the appointment of a conservator for any person alleged to be insane, lunatic, distracted, or unfit from any cause to manage or control his property as aforesaid, to issue a summons for such person so alleged to be insane, lunatic, distracted or an habitual drunkard as aforesaid, commanding such person to be and appear before said court on the first day of the next regular term thereof, to show cause why a conservator should not be appointed to manage and control the property of such person; which summons shall be served and returned as summons in chancery are required to be served; and no proceedings shall be had unless said summons shall have been served at least ten days before the return day thereof.

Such conservator shall have the entire care of the To have entire § 4. estate, both real and personal, of such insane, lunatic, dis- care of effects. tracted person or habitual drunkard, and shall forthwith make a true and perfect inventory of said estate and return the same into the office of the clerk of the county court of said county, where it shall be kept on file, and shall render a full and perfect account of his management of such trust at least once in each year, to the county court of said county, for its approval; and the clerk of said county court shall enter his account and keep the same in the books of said office, in the same manner as the accounts of guardians are now or may hereafter be required to be kept by law. And such conservator may be allowed such compensation compensation. as shall seem just and reasonable to the judge of said court, not exceeding the fees allowed by law to executors or administrators for similar services; and said circuit or county court shall have power to remove such conservator for neglect of duty or mismanagement of his trust, and appoint another in his place.

§ 5. It shall be the duty of the said conservator to ap- when personal ply the annual income and the profits thereof to the support sold. of such idiot, lunatic, insane or distracted person, or habitual drunkard, his or her family. He shall have power to collect all debts due to such person, and to institute suits for that purpose, and to adjust and settle all accounts [due] from him or her; he may sell or dispose of the personal estate to pay his or her debts, or to support him or her,

or his or her family, and to educate the children of the same.

How execution may issue.

The said conservator may sue and be sued as the representative of the person for whom he is appointed conservator as aforesaid; and execution may issue in the name of and against the said conservator, as representative as aforesaid; and all the property of such person may be sold to pay his or her just debts that might or could be sold in other cases.

Overseers to have charge of msane.

§ 7. Overseers of the poor in every county shall take charge of the body of any person so insane, lunatic or distracted, and shall have power to confine him or her, and shall comfortably support such person and make an account thereof, and return the same to the county court, whose duty it shall be to make an order requiring the treasurer of said county to pay the same out of any money in the treasury of said county not otherwise appropriated.

What contracts to be void.

§ 8. All contracts, agreements or credits with idiots, lunatics, insane or distracted persons, or habitual drunkard[s], after the finding of the jury aforesaid that such person is unfit to manage or control his or her property, either by note, bond, bill or otherwise, shall be void as against such idiot, lunatic, insane or distracted person, or person declared unfit to manage or control his or her property as aforesaid; but persons making such contracts or agreements with such persons as aforesaid shall be bound thereby.

When trading deemed swindling.

How conser-

vator may be removed.

If any person or persons shall, by trading with, bartering, gaming or any other device, possess himself, herself or themselves of any property or valuable thing belonging to any idiot, lunatic or notoriously distracted person, he, she or they shall be deemed guilty of swindling, and, upon conviction thereof, shall be liable to all the penalties as in other cases of swindling; and any person may

appear and prosecute with effect.

§ 10. [When] any person for whom a conservator has or may hereafter be appointed, under the provisions of this act or the act to which this is an amendment, shall be restored to his or her reason, or may become competent to manage his or her property, on account of a reformation in his or her habits as to sobriety, then such person may apply to the circuit or county court of the county where said conservator resides, to have said conservator removed, and the care, custody or control of his or her property, or so much as may remain, restored to him or her, and the disabilities provided for in this act removed, by giving notice to said conservator, in writing, ten days before the commencement of the term of the court to which such intended application is made.

Trial of restoration of reason

§ 11. It shall be the duty of the court to which any such application, as provided in the foregoing section, is

made, on proof that said conservator has been duly notified of such application, to cause a jury to be summoned to try the question whether said applicant is a fit person to have the care, custody and control of his or her property, and if the said jury return in their verdict that such person is a fit person to have the control of such property as aforesaid, then the court shall enter an order fully restoring such person to all the rights and privileges enjoyed before said conservator was appointed: Provided, that such conservator, so removed, shall be allowed a reasonable time to settle his accounts as such, and to pass over the money or property in his hands, and such removal shall not invalidate any contracts made in good faith by said conservator, while acting as such: Provided, further, that no application shall be entertained for the removal of any conservator appointed for any person under the provisions of this act, within less than one year from such appointment, unless for neglect of duty or mismanagement of his trust.

§ 12. All acts and parts of acts in conflict with the pro-Repeal.

visions of this act are hereby repealed.

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

APPROVED April 19, 1869.

AN ACT to amend sections fifty-one (51) and fifty-eight of chapter fifty. In force March nine (59) of the Revised Statutes, entitled "Justices of the Peace and Constables."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section fifty-one (51) of chapter fifty-nine (59) of the Revised Statutes be so amended that when the justice of the peace qualified, venue nearest to the justice of the peace from whom the suit is to changed to next be removed, as provided in said section, is of kin to either of the parties, is sick, or absent from the town, or is interested in the event of the suit, either as counsel or other wise, then it shall be the duty of such justice from whom the suit is to be removed to immediately transmit all the papers and documents belonging to such suit to the next nearest justice of the peace where such disability does not exist, who shall proceed as though the said suit had been instituted before him. Also, that the defendant or his agent, costs how, making the eath required in said section for the removal of when and by such suit, shall pay, or cause to be paid, all the costs therein which are occasioned by said removal; which costs shall in all cases be charged to and collected from the unsuccessful party to such suit; and no justice of the peace shall trans-

mit the papers and documents belonging to such suit to another justice of the peace until such costs are paid, but shall immediately proceed with the trial of such suit unless said costs are paid.

This act shall take effect and be in force from and

after its passage.

Approved March 27, 1869.

In force April AN ACT to amend chapter seventy-nine of the Revised Statutes of 1845. 16, 1869.

in suits for partition assignment of dower.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in pro-Solicitor's fee ceedings in any of the courts of this state, for the partition and of real estate, or for the assignment or [of] dower, or for either, it shall be lawful for the court to order that a reasonable fee be allowed the solicitor or solicitors prosecuting, to be determined by the court, which shall be taxed as costs, and divided pro rata between the parties [to] the proceeding, according to their respective interests.

This act shall take effect and be in force from and

after its passage.

This bill having been returned by the governor with objections thereto, and after reconsideration having passed both houses by a constitutional majority, it has become a law this light day of April, A. D. 1869.

EDWARD RUMMEL. Secretary of State.

In force March 24, 1869.

AN ACT to amend the statute relating to Partitions.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all Oath of com- proceedings for the partition of lands which are now aumissioner. thorized by the statute of Illinois in relation thereto, the commissioners appointed by the court shall take an oath that they will fairly and impartially appraise the value of the premises sought to be divided; which oath may be incorporated with the oath now required to be taken, and be taken in the same manner.

Report commissioners

§ 2. If the commissioners in their report state that the premises can not be divided without manifest prejudice to the proprietors of the same, as is now provided by law, they shall also state in their report the value of the premises; and their report in such cases shall be sworn to

order of court. before some officer competent to administer oaths. court, in directing the sale of the premises, as is now provided by law, shall further order that said premises shall

not be sold unless two-thirds the value specified in the commissioners' report be bid for the premises at the sale thereof, or some other sum be bid therefor greater than two-thirds of the value thereof, as the court in its discretion may order.

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

APPROVED March 24, 1869.

AN ACT to amend chapter eighty of the Revised Statutes, entitled "Pau- In force March 20, 1889.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever any credible person shall make complaint in writing that any person who, by the provisions of the eightieth person liable for that any person who, by the provisions of the eightieth person liable for that any person who, by the provisions of the eightieth person liable for the person liable for the person who is person liable for the person who is person chapter of the Revised Statutes, entitled "Paupers," is per, brought. liable for the support of any insane or idiot pauper, neglects or fails to support properly such insane or idiot pauper, and shall present such complaint to the supervisor of the town of which such pauper is a resident, or any justice of the peace in the justice's district in which such pauper may reside, in counties not having township organization, it shall be the duty of such supervisor forthwith to commence an action in the county court of his county, upon such complaint, in his name, as supervisor or justice of the peace, against such person as defendant so liable for the support of such insane or idiot pauper; and thereupon a summons shall issue out of said court requiring such defendant to appear and answer such complaint, which summons shall be served on said defendant at least ten days before the return day thereof.

§ 2. The court before which such complaint is made Hearing. shall, on the return day of such summons, proceed in a summary way to hear the proofs and allegations of the parties; and if the court is satisfied from such proofs and allegations that the defendant is properly supporting such insane or idiot poor person, taking into consideration the ability of the defendant and the situation of such insane or idiot pauper, the defendant shall be discharged at the costs

of the complaining witness.

§ 3. If the court, upon hearing such cause, is satisfied by the proofs and allegations that the person complained of order. is not supporting such poor person in a manner suitable to the situation of such poor person, taking into account the ability of such defendant, then the court shall make an order authorizing and directing such supervisor or justice

Court to make

of the peace to take the custody and control of such poor person, and shall further order and direct said defendant to pay such sum of money weekly to such supervisor or justice of the peace as, in the opinion of said court, is necessary to support properly such insane or idiot poor person, in a manner suitable to the condition of such insane or idiot poor person, taking into view the ability of the defendant to furnish such support, and shall also order said defendant to pay the costs of the trial; and such order of the court shall be a lien on all the real estate of such defendant in the county; and upon the failure of said defendant to pay any weekly installment required by such order, then execution shall issue for the collection of all such sums as may be in arrear and unpaid at the time of issuing such execution, which execution shall be collected in the same manner as other executions issuing out of said court.

Successor to have control.

\$ 4. The successor of any such supervisor or justice of the peace shall have the custody and control of such insane or idiot pauper, and shall receive from such defendant such weekly installments for the support of such insane or idiot pauper; and in case such defendant shall refuse to pay the same, he may enforce collection by causing execution to be issued on such order; and all sums paid by such defendant by virtue of said order shall be applied to the support of such pauper.

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

APPROVED March 29, 1869.

In force 'March AN ACT to amend chapter eighty-three of the Revised Statutes of 1845, 26, 1869.

Plaintiff may join new parties

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all actions now pending or hereafter to be brought against one or more defendants, and the plaintiff, pending such suit, shall discover that any other person or persons is or are liable with the defendant or defendants in such suit, it shall be lawful for the plaintiff to amend his pleadings so as to include such person or persons in said suit, and to cause a summons to issue against such person or persons, as now provided by law against defendants; and such person or persons so made defendant or defendants shall be subject to the same rules, and be required to appear and answer as fully, as if originally made a party or parties to such suit.

Judgmenthow given. § 2. In all actions brought against several defendants, where the plaintiff shall fail to establish his case against any

one or more defendants who shall put their joint liability in issue by proper pleading, as now required, judgment shall be given in favor of such defendant or defendants, but the plaintiff shall, notwithstanding, be entitled to judgment against such other defendant or defendants as may have made the contract sued on: Provided, that this section shall only apply to written contracts when the execution of the instrument sued on shall be put in issue by plea or pleas.

This act shall be in force from and after its passage. § 3. APPROVED March 26, 1869.

AN ACT to amend chapter eighty-three of the Revised Statutes, entitled In force March "Practice."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in all suits at law or in equity, pending in any court of this state if party or at any time when the general assembly is in session, it shall counsel is a member of the be a sufficient cause for a continuance if it shall appear to general assembly, entit ob the court, by affidavit, that any party applying for such discontinued. continuance, or any attorney, solicitor or counsel of such party, is a member of either house of the general assembly, and in actual attendance upon the session of the same, and that the attendance of such party, attorney, solicitor or counsel in court is necessary to a fair and proper trial of such suit; and on the filing of such affidavit, the court may continue such suit; and when so continued, no trial or other proceedings shall be had therein until the adjournment of the general assembly, nor within ten days thereafter. Such affidavit shall be sufficient if made at any time during the session of the general assembly, showing that at the time of the making of the same, such party, attorney, solicitor or counsel is in actual attendance upon such session of the general assembly.

§ 2. This act shall not apply to cases of application for continuance by reason of the absence of any attorney, solicitor or counsel who shall not have been actually employed in such suit prior to the commencement of such session of the general assembly: Provided, that this act shall not apply to the practice in the supreme court.

§ 3. This act shall take effect from and after its passage. Approved March 5, 1869.

In force March 29, 1869,

AN ACI to amend chapter 88 of the Revised Statutes.

plevin bond.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That no when party party shall be liable for the insufficiency of any replevin insufficient re-bond taken and returned by him in his official capacity, unless such bond was insufficient when returned, or unless suit shall be instituted against him within three years after the cause of action shall have accrued.

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

APPROVED March 29, 1869.

In force Apri AN ACT to amend section 134 of chapter 109, of the Revised Statutes of 8, 1869. 1845.

Real dian.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That secestate tion 134, chapter 109, of the Revised Statutes of 1845, enmortraged or titled "Wills," be and the same is hereby amended so as to read as follows: Real estate may be mortgaged in fee or for a term of years, or leased by executors or guardians: Provided, that the term of such lease or the time of the maturity of the indebtedness secured by such mortgage shall not be extended beyond the time when the heirs or wards entitled to such estate shall attain the age of twenty-one years, if a male, or eighteen years if a female. And, provided, also, this act shall not be so construed as to authorize any such mortgage or lease except in pursuance of the order of the court as provided in section 135 of said chapter.

Guardian mortgages, how foreclosed.

§ 2. Foreclosures of mortgages authorized by this act shall only be made by petition to the county court of the county in which the premises, or a major part thereof, are situated, and any sale made by virtue of any order or decree of foreclosure, may, at any time before confirmation, be set aside by the court for inadequacy of price or other good cause, and shall not be binding upon the executor or guardian until confirmed by the court.

fore-Strict closure prohibited.

§ 3. No decree of strict foreclosure shall be made upon any such mortgage, but redemption shall be allowed as is now provided by law in cases of sales under executions issued upon common law judgments.

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

APPROVED April 8, 1869.

AN ACT to amend chapter [109] of the Revised Statutes, entitled "Wills." In force March 31, 1809.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That the widow of a deceased person shall be entitled to receive what is known as the widow's award, whether her husband died testate or intestate, and the same shall be considered and classed as number one preferred.

§ 2. This act shall take effect from and after its passage, and all acts or parts of acts in conflict with this act,

are repealed.

APPROVED March 31, 1869.

## RIGHT OF WAY.

AN ACT to amend an act entitled "An act to amend the law condemning In force March right of way for purposes of internal improvement," approved June 22, 1852.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the proviso at the end of section five of "An act amending the law condemning right of way for purposes of internal improvement," approved June 22, 1852, and sections nineteen and twenty of the same act, be and the same are hereby repealed.

§ 2. The provisions of this act and of the act to which this is an amendment, shall apply to all proceedings for the condemnation of lands by any railroad company here-tofore incorporated, or which may hereafter be incorporated, except such proceedings as have been already com-

menced and are now pending.

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

APPROVED March 8, 1869.

## ROADS, PUBLIC.

1u force March AN ACT concerning the locating, laying out and opening of public roads. 25, 1869.

Notice served on railroad companies.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in addition to the notices now required by law in proceedings for locating, laying out and opening of public roads, similar notices shall be served upon any railroad company across or alongside of whose railroad it may be proposed to locate a public road: Provided, this act shall not apply to the proceedings for opening streets in towns and cities.

Upon whom served.

§ 2. The notices, as required by this act, shall be served upon the station agent of any such railroad company nearest to the proposed location of such projected public road. § 3. This act shall take effect and be in force from and

after its passage.

APPROVED March 25, 1869.

In force March AN ACT to permit the planting of shade and ornamental trees along public roads.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall be lawful for owners or occupants of lands, bordering upon any public road in this state, to plant shade and ornamental trees along and in such road, at a distance not exceeding one-tenth of the legal width of the road from its margin.

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

force from and after its passage.

APPROVED March 25, 1869.

In force March AN ACT to amend the road law so far as it relates to the county of Grundy.

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly. That, hereafter, all taxes levied by [the] county authority or by the

Adoption or rejection of act.

commissioners of highways, in the several towns of said Taxes levied county of Grundy, for road and bridge purposes, shall be perfectly being the county of Grundy, for road and bridge purposes, shall be perfectly the country of the paid to the commissioners of highways of the several towns in said county; and at least three-fourths of the money so levied and collected shall be expended in the several road districts where the same shall have been so levied and collected, for the purpose of keeping the roads and bridges in good repair; and if the said three-fourths of the money, so collected in any one or more districts, shall be insufficient to keep the roads in good repair, then the whole sum so levied and collected shall be expended in said district or districts where the same shall have been so levied and collected: And be it further provided, that should there be any money or moneys remaining in the hands of any of the commissioners of highways of any of the towns in said county, it shall be the duty of said commissioners to lay out and expend the same on any road in any district in their respective towns that they may deem most proper for the public good.

§ 2. Provided, that this act shall first be submitted to the legal voters of each of the several townships in said county of Grundy, for their adoption or rejection; and in case that any one or more towns in said county shall adopt this act, by a majority of the legal voters of said town or township, then the commissioners of highways in said town or townships, so adopting said act, shall proceed to and car-

ry out all the provisions of this act.

§ 3. This act to be in force from and after its passage. APPROVED March 30, 1869.

# ROADS, STATE.

AN ACT to revive an act entitled "An act to locate a state road from Vir- In force March ginia, in Cass county, to Vermont, in Fulton county, via Browning, in Schuyler county, and Astoria, in Fulton county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That an act entitled "An act to locate a state froad from Virginia, in Act revived—commissioners." Cass county, to Vermont, in Fulton county, via Browning, in Schuyler county, and Astoria, in Fulton county," approved February 10, 1853, be and the same is hereby revived; and that John E. Haskall of Cass county, James

W. Watt of Schuyler county, and Thomas J. Kinney of Fulton county, be appointed commissioners instead of those therein named.

Time of meet-

§ 2. That said commissioners, or any two of them, shall meet at Virginia, in Cass county, on the first Monday of April next, or within three months thereafter, to discharge the duties required of the commissioners in said act appointed.

§ 3. This act to be a public act, and to take effect and

be in force from and after its passage.

APPROVED March 26, 1869.

In force March 27, 1869, AN ACT to vacate a part of a state road in Clark county, Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the public highway, known as the "old state road," leading from Darwin, in Clark county, to Charleston, in Coles county, Illinois, be vacated and disannulled, so far as it runs diagonally or otherwise across the east half of the southwest quarter of section thirty-four (34), in township number twelve (12) north, of range fourteen (14) west, in Clark county, Illinois.

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

after its passage.

APPROVED March 27, 1869.

In force March 26, 1863.

AN ACT to re-locate a part of the state road leading from Mattoon, in Coles county, west of the Okaw river, in Shelby county, to the Shelby-ville and Sullivan road.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That David Ruett, Wade H. Brown and Martin V. Quigley, of the county of Shelby, be and are hereby appointed commissioners to re-locate that part of the state road commencing in the N. E. 4 of section sixteen (16), township 12 N., R.

(5) five east of the 3d P. M., at or near Jehial Ross', on the Route of road. aforesaid state road, thence running south-westerly to or near the mouth of Eagle creek, where it empties into Okaw river, in section twenty-four (24), township (12) twelve north, range (4) four east of 3d P. M., thence west-

wardly or north-westerly to the north-west corner of section (23) twenty-three, township 12 N., R. 4 E. of 3d P. M., thence west on section lines to the quarter section corner between sections (16 and 21) sixteen and twenty-one, in said township 12 N., R. 4 E., of 3d P. M., and to the intersection of the Shelbyville and Sullivan county road.

Said commissioners, or a majority of them, shall, Width of road. within a reasonable length of time, proceed to lay out, relocate and make said part of said road of the width of four rods, as provided in the preceding section, on the most eligible ground, avoiding, as much as possible, damage to

private property.

ting of said part of said state road, shall file their report, and field notes. together with the report of the surveyor, with plat and field notes, fully describing the route adopted, with certificate duly sworn to, in the office of the county clerk of

Shelby county.

§ 4. Said commissioners shall employ a surveyor and compensation. such other assistants as are necessary to carry out the provisions of this act, and said commissioners shall receive each three dollars, the surveyor four dollars, and the chainmen and other assistants each two dollars per day, for the time employed by them in carrying out the provisions of this act, to be paid out of the funds belonging to the county of Shelby, on warrant of the board of supervisors of said

county.

§ 5. Said commissioners shall assess the damages, if Damages any, taking into consideration the benefits arising from the re-laying of said road, as well as the damages that may arise from the same, and their warrant or certificate of the amount for damages, either for re-locating or opening the same, shall be final, and their certificate shall be sufficient evidence for the board of supervisors of Shelby county to issue orders on the treasurer of said county to pay the amount of said assessment to the parties legally entitled to

the same.

§ 6. It shall be the duty of the board of supervisors of Shelby county, state of Illinois, within one year of the time of re-locating of said part of said state road, to build or cause to be built a good and substantial bridge across Okaw river where said road crosses the same, and keep in good repair the same for the term of five years after the completing of the same, and the said commissioners shall superintend the building of said bridge. All expenses for the building and superintending of the building of the Shelby county same, to be paid out of the funds of said Shelby county, on to pay all exorders issued by said board of supervisors of Shelby county on the treasurer of said county; said issuing of orders to be made as recommended by said commissioners from time to time until the bridge is completed.

Duty of super -

This act shall take effect and be in force from and after its passage. APPROVED March 26, 1869.

In force April 17, 1869.

AN ACT to locate a state road in the county of Cook.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That John Commissioners. Conley, Edward Wilson, John McCaffery, and their successors in office, be and they are hereby created a body corporate and politic, by the name and style of "The Cook County State Road Commissioners," and by such name shall have succession, contract and be contracted with, sue and be sued, plead and be impleaded, without a common seal, in all courts of law and equity in this state, and be fully invested with all the powers which may be needful to carry into effect all the purposes and objects of this act.

Filing of plat.

§ 2. The said corporation is hereby authorized and empowered to survey, locate, construct and complete a state road in the county of Cook, as follows: Commencing at a point in the center of Archer road, (so called) where the same crosses the township line between township thirtynine (39), range fourteen (14) east of the third (3d) principal meridian, and thirty nine (39), range thirteen (13) east of third (3d) principal meridian, said point being 3.74 chains south of the south-west corner of the north-west quarter of the south-west quarter of section thirty-one (31), town thirty-nine (39), range fourteen (14) east of third (3d) principal meridian; thence following the center of Archer road (so called) in a south-westerly direction, course south 51 deg. and 45 min., west, a distance of 2.13 chains, to a point in said Archer road (so called), where the same deflects to the right (or towards the north) 27 deg. and 45 min.; then from the angle in Archer road (so called) south 33 deg. west, and in a straight line to the north-west corner of section eighteen (18), town thirty-seven (37), range thirteen (13) east of the third (3d) principal meridian; thence south on the township line between townships thirty-seven (37), range thirteen (13) east of third (3d) principal meridian, and thirty-seven (37), range twelve (12) east of third (3d) principal meridian, 120 chains, or to the quarter post on township line between sections nineteen (19), town thirty seven (37), range thirteen (13) east of the third (3d) principal meridian, and section twenty-four (24), town thirty-seven, range twelve (12) east of third (3d) principal meridian; thence from said quarter post south 7 deg. and 45 min. west to the

south-west corner of the east half of the south-east quarter, section twenty-four (24), town thirty-seven (37), range twelve (12) east of third (3d) principal meridian; thence south forty (40) deg., west, to the south-west quarter of the east half of the south-west quarter of section three (3), town thirty-six (36), range twelve (12) east of the [third] principal meridian; said state road not to exceed eighty (80) feet in width, and for such purposes shall have the right of way upon, over and across any public road, railroad or plank road which now is or may hereafter be constructed in said county, and for such purpose shall also have the right of way upon and may appropriate to the uses and purposes contemplated herein, all the lands necessary for the location, construction and completion of said state road; and upon the filing of a plat of such road laid out by said commissioners, in the office of the clerk of the county court of Cook county, certified by any two of said commissioners, the same shall become a public road, and be subject to all the laws in force or that may be in force in relation to public roads.

§ 3. Said commissioners shall have power for the carry-ing out the object and purposes of this act to appoint a sur-ers. veyor, and to employ such persons as they shall deem necessary, and to fix the compensation and amount to be paid such surveyor and employees, to appoint one of their own number clerk and treasurer of the corporation, and to allow him, for such services as clerk and treasurer, such compensation as the other two of such commissioners shall deem just and proper. The said commissioners shall have power to meet from time to time and adjourn as they shall deem necessary, and in case of any disagreement of said commissioners, the decision of any two of them shall be deemed the act of said incorporation. Said commissioners shall take an oath of office that they will well and truly perform their duties as such commissioners to the best of their ability. In event of a vacancy in the office of commissioner, caused by death or refusal to act, such vacancy shall be filled by appointment by the other commissioners.

§ 4. Said commissioners shall have power to obtain, by cession, voluntary grant or release of the owner or owners material. thereof, any land, stone, timber or other material necessary for the location and construction of the said road, and if any such land can not be so procured, the commissioners shall have power to take and pay for the same as in this act

provided.

The said commissioners shall, within four (4) § 5. months after the passage of this, make an estimate of the damages, costs and expenses of the location, construction and completion of said road, (including among other matters therein the value of the land to be appropriated or taken

Construction

Estimate

for said road), and having made said estimate they shall proceed to investigate and determine whether or not real estate to be assessed to pay for said damages, costs and expenses, can be found benefited to the extent of the damages, costs and expenses so by them estimated as necessary for the location, construction and completion of said road.

Estimate amount of. § 6. If the commissioners, in making the estimate before referred to, shall find that the damages, costs and expenses referred to in section five (5) will exceed the sum of sixteen thousand dollars (\$16,000), they shall take no further action under this act, until by voluntary cession, donation or grant sufficient amount in value of land, stone, timber or other materials shall be made to said commissioners, to reduce said estimated damages, costs and expenses to the sum of sixteen thousand dollars (\$16,000).

Assessment of damages.

§ 7. Whenever said commissioners shall determine that sufficient estate to be assessed for said purposes can be found benefited, to the extent of the damages, costs and expenses before mentioned, they shall proceed to ascertain and assess the damages and recompense due the owners of the land respectively, which shall be appropriated or condemned for the purposes of the location of the said road; and at the same time to determine what real estate will be benefited by the said location, construction and completion of said road, and assess the damages, together with the costs of the proceedings, on the real estate by them deemed benefited, in proportion, as near as may be, to the benefit resulting to each separate part or parcel of said real estate.

Assessment notice. § 8. Said commissioners shall give ten days' previous notice of the time and place of their meeting to make such assessment, by publication in some daily newspaper published in the city of Chicago, in said county; in which notice they shall describe the land to be appropriated or condemned, as near as may be, by general description.

Mode of appraisement.

§ 9. The commissioners, in making said assessment, shall determine and appraise to the owner or owners the value of the real estate appropriated for the said road, and the injury resulting to them respectively from the condemnation thereof; which shall be awarded to such owners respectively as damages, after making due allowance for any benefit which such owners may respectively derive from such improvement.

Mode of assessment.

such improvement.
§ 10. Having ascertained the damages and expenses of said location, construction and completion of said road, the commissioners shall proceed to assess the same, together with costs of proceedings, upon the real estate by them deemed benefited, in proportion to the benefits resulting thereto from the improvement, as nearly as may be, and shall briefly describe the real estate upon which their assessments shall be made; and it shall constitute no legal objection to said assessment that the amount thereof either ex-

ceeds or falls short of the original estimate of the entire cost of the improvement made by said commissioners: Provided, said assessment shall not exceed, in the aggre-

gate, said sum of sixteen thousand (16,000) dollars.

§ 11. If the assessment prove insufficient another may hadditional be made in the same manner, and so on until the costs and ed, provided. expenses aforesaid shall be fully collected: Provided, that the total amount to be raised by special assessment shall not exceed said sum of sixteen thousand (16,000) dollars, or if too large a sum shall at any time be raised, the excess shall be refunded ratably to those by whom it was paid.

§ 12. It from any cause said commissioners shall fail to collect the whole or any part of any assessment made for property re-assessed. the purpose aforesaid, the said commissioners may at any time cause a new assessment to be levied for the deficiency or amount which they have failed to collect, which assessment shall be made in the same manner as near as may be The property which shall have as the first assessment. paid upon any prior assessment shall be credited or allowed for the amount respectively paid upon any new assessment, and it shall be no objection to any new assessment that the property originally assessed has changed hands or has been

incumbered subsequent to said original assessment.

§ 13. When the commissioners have completed their objection, reassessment they shall give notice, of five days' publication, wision and confirmation. in some newspaper printed in said city of Chicago, of the completion of said assessment, and that they will meet at a time and place mentioned in said notice to hear objections to said assessments; the commissioners shall hear any objections made by any person interested made at such meeting, and for that purpose may adjourn from time to time, and may revise, correct or amend their assessment as to them may seem proper. Said commissioners, after hearing such objections, and after revising, amending or correcting their assessment, if they shall have judged the same necessary, shall confirm said assessment, and said assessment, when confirmed, shall be final and conclusive upon all parties interested, and no appeal or certiorari shall be granted upon such assessment.

The compensation of said clerk and treasurer, wages of employees, and all costs and expenses necessarily incurred in the location, construction or completion of said road, and in the making, levying and collecting of any assessment, shall be deemed part of the cost and expenses hereinbefore mentioned, and said commissioners shall have power to erect any bridge or bridges that may be necessary Bridges. to be erected over any stream or body of water in the line of said road; and such bridge or bridges shall be deemed part of the cost of the construction of said road, and the cost and expenses of the same shall be included in such assessments; such bridge or bridges, when so erected, shall be

Compensation

deemed a public bridge or bridges and subject to the laws in force at any time after such erection in relation to public

Assessment to be filed with the county clerk and proceeded upon like other assessments. bridges. When any assessment shall have been confirmed. § 15. as hereinbefore provided, the said clerk of said commissioners shall file the same in the office of the county clerk of said Cook county, and it shall be the duty of said clerk of said county, in the warrant next thereafter to be issued for the collection of state and county taxes levied upon the real estate in said county, to set down, in a column for that purpose to be provided, opposite the several lots, pieces or parcels of real estate upon which assessments have been made for benefits, as hereinbefore provided, the amounts of said assessments respectively; and it shall thereupon be the duty of the respective town collectors of the state and county taxes of the towns in said county respectively in which the real estate so assessed by said commissioners shall be situated, to collect the said assessments, and enforce the payment thereof in the same manner and with all the rights, powers and authority that he, such collector, has to collect state and county taxes, and shall pay the same over to said treasurer of said commissioners, at the same time that he is required to pay over the county revenue; and the proper court of said county shall render judgment against and order the sale of any lot, piece or parcel of real estate for the non-payment of the said assessments and costs, in the same manner as is or may be provided for state and county taxes, and judgment shall be rendered for the aggregate amount, for county, state and other taxes, and the The sale shall be conducted upon assessments aforesaid. the same notice and judgment and in the same manner as is or may be provided by law for state and county taxes. The right of redemption shall exist and be exercised in the same manner, and deeds for property sold for any assessment levied under this act shall be executed by the same persons, and shall have the same effect as evidence as deeds executed in pursuance of the laws now in force or hereinafter to be enacted, providing for the collection of state and county taxes in counties adopting the township organiza-The collector shall receive the same compensation for the collection of the said assessment as is allowed for the collection of the state and county revenue, to be paid out of the proceeds of such assessment when collected.

Conflicting acts annulled.

§ 16. All laws or parts of laws inconsistent with this act, are hereby repealed.

§ 17. This act shall be a public [act], and shall take effect on and after its passage.

APPROVED April 17, 1869.

AN ACT to vacate a road therein named, and re-locate the same.

In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Marcellus Keys, John Y. McCulloch and John Moss, be and they Edgar. are hereby appointed commissioners to vacate and relocate so much of the Steam Point road described as follows: commencing at a point where said road crosses the boundary line in section eight (8), township fourteen (14), range twelve (12), and from said point continues in a circuitous route to a point near the center of section nine (9), township fourteen (14), range eleven (11), all in Edgar county, be and the same is hereby vacated and is annulled.

§ 2. That the said read be and the same is hereby lo-Location. cated as follows: commencing at the junction of said road with the boundary line road in section eight (8), township fourteen (14), range twelve (12), thence running south with the boundary line road to the point where said road crosses the half section line of section eight (8), township fourteen (14), range twelve (12), thence running east on said half  $(\frac{1}{2})$  section line to the section line between sections eight (8) and nine (9), thence on the half  $(\frac{1}{2})$  section line of section nine (9), township fourteen (14), range eleven (11), running east to the point near the center of said section nine (9), township fourteen (14), range eleven (11), where said road shall resume the present traveled route.

That said commissioners, or a majority of them, Meeting of commissioners. shall meet on or before the first day of May next after the passage of this act, or as soon thereafter as possible, at Baldwinsville, Edgar county, Illinois, and take an oath, before some justice of the peace of said county, well and truly

to perform the duties required of them by this act.

§ 4. When said commissioners shall have reviewed the ground and shall have relocated said road, it shall be their duty to make out a plat of said road and file a copy with the county clerk of Edgar county as soon as practicable, and the said road, relocated, is hereby declared the state road.

Said plat, or certified copy thereof, shall be evi- Plat. dence hereafter in all courts in this state, and it shall be the duty of the board of supervisors of Edgar county to

have said plat entered upon their records.

This act to take effect and be in force on and after its passage.

APPROVED March 31, 1869.

In force March AN ACT to establish a state road on the county line between Kankakee and
27, 1869.

Ironnois county. Iroquois county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That George Commissioners. Hackins, Thomas S. Sawyer and Philip Bacon of the county of Kankakee, and Robert Nation and Staton A. Robinson of the county of Iroquois, be and they are hereby appointed commissioners to lay out and establish a state

road which shall commence at Chebanse, where the county line between Iroquois and Kankakee counties intersects the Illinois Central Railroad, thence east on the county line to the nearest section corner, thence east, in a straight line, from section corner to section corner, to the state line between Indiana and Illinois.

§ 2. Said commissioners, or a majority of them, shall meet in the town of Chebanse on or before the first Monday of April, A. D. 1869, or as soon thereafter as practicable, and after taking an oath, before some person authorized to administer the same, faithfully to perform and discharge the duties required of them by this act, shall take to their assistance a competent surveyor, and proceed to lay out said road, placing stakes in the ground or plowing a furrow

in the center of said road.

To fite plat and report.

Their duty.

Said commissioners shall, as soon as the said road is located, make and file a report and plat of said road, showing the course and distance from point to point; which plat and report, when so made, shall be certified by said commissioners, and a copy thereof filed in the office of the clerks of the counties of Kankakee and Iroquois, respectively; and shall also make out and present to the board of supervisors of each county, respectively, certified copies of the time and number of hands necessarily employed in each county and their reasonable compensation therefor, including the sum of three dollars a day for each commissioner, and thereupon it shall be the duty of said board of supervisors, respectively, to audit the same and order the same paid by the treasurers of the respective counties pro-

Compensation.

A state road.

portionably. Said road, when so located, shall be and the same is hereby declared a state road, and shall be opened four rods wide, and shall be constructed and kept in repair as other state roads: Provided, nevertheless, that it shall be lawful for the owners of lands adjacent to set their fences six feet in said road to allow them to grow hedges on the line on either side thereof.

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

after its passage.

APPROVED March 27, 1869.

AN ACT to locate a state road from Chester, Randolph county, to Elkville, In force March Jackson county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Daniel G. Will and Philip Kimmel, of Jackson county, and John Commissioners. K. Barke, of Randolph county, be and they are hereby appointed commissioners to view, survey and locate a state road commencing at Chester, Randolph county, running thence, as near as practicable, due east to Elkville, a flag station on the Illinois Central Railroad, in Jackson county.

§ 2. Said commissioners, or a majority of them, shall, Survey of road. within six months after the passage of this act, meet at such place as they may agree upon, and be duly sworn, by some officer authorized by law to administer oaths, faithfully to perform the duties required of them by this act, and shall proceed to lay out said road as herein provided. They may vary from said due east line to avoid injury to private property, or to secure better ground whereon to locate said They shall have said road surveyed, and designate the same by planting stakes in the prairie and blazing trees in the timber, and they shall, as soon as said road is surveyed and laid out, make and file a report and plat of the same, giving the course and distances from point to point, which they, together with the surveyor, shall duly certify; and shall file a copy thereof in each of the offices of the clerks of the county court of Randolph and Jackson counties, and stating in report the number of days they were occupied in said locating said road, in each of the respective counties. Said commissioners shall ascertain and assess such damages as may arise to any and all persons over damages. whose lands said road shall pass, in the manner as is now provided by law in opening and locating roads, and report such damages, at the time of filing their report and plat as aforesaid, to the county court of the county wherein such damage may be sustained, subject to the right of appeal by the owner of the land or county court, as in such cases of assessment is now provided by law.

Assessment of

§ 3. Upon the filing said reports, the county courts of Filing report. the counties through which said road shall pass shall order the same to be opened and fitted for travel. And the said county courts shall cause to be paid to said commissioners and surveyor, each, ——— dollars per day for the time ne- compensation. cessarily employed in locating, surveying and platting said

road in their respective counties.

§ 4. Said road, when so located and laid out, shall be state road. and it is hereby declared a state road, and shall be opened and kept in repair as other state roads.

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

APPROVED March 29, 1869.

In force March 31, 1869.

AN ACT to relocate part of a state road therein named.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That E. Commissioners. H. Simmons, William R. Browner and Louis Hammach, of the county of Perry, and state of Itlinois, be and they are hereby appointed commissioners to review and relocate so much of the state road leading from the town of Pinckneyville, by the way of Tamaroa, in Perry county, Illinois, to Mt. Vernon, in Jefferson county, Illinois, as passes over section 28, section 27, section 22, all in township 4 south, of range one west, in Perry county, Illinois.

Survey and plat

§ 2. Said commissioners, or any two of them, shall, at any convenient time after the passage of this act, proceed to review and relocate said road, causing a survey and plat of the same to be made, which plat, by them signed and certified by the surveyor who shall survey the same, shall be returned to the clerk and recorded upon the proper record in the county clerk's office of Perry county aforesaid; and from the time of the return of said plat such road shall be deemed to be established as a public highway as relocated, and the county court of Perry county shall immediately cause the same to be opened, as now provided by law for opening new county or state roads.

The county court of Perry county shall pay the Expenses. expenses of reviewing and relocating said road from the

treasury of said county.

This act to be deemed and taken as a public act, and take effect from and after its passage. APPROVED March 31, 1869.

In force March AN ACT to establish a state road from the city of Galesburg, in the county of Knox, to the town of Rochester, in the county of Peoria.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That David commissioners. H. Frisbie, Lorentus E. Conger, Andrew J. Dunlap, of the

county of Knox, be and they are hereby appointed commissioners to lay out and establish a state road from the city of Galesburg, in Knox county, to the town of Roches-

ter, in Peoria county.

§ 2. Said road shall be located upon the most practi- Location. cable and eligible route between the above named points. In viewing and locating the road, the said commissioners shall employ a competent surveyor and all necessary assistants. Said road, when laid out, shall be and is hereby declared a state road, and shall be opened and kept in repair as other state roads.

§ 3. Said commissioners shall deliver a copy of their Report. report and plat of said road to the clerk of the county court of each county through which the said road may run, which shall be filed by such clerks in their respective offices. The board of supervisors of each county shall pay said Compensation. commissioners four dollars per day, for their time necessarily employed in locating said road, together with the necessary expenses and the cost of surveying and platting said road, which shall be paid by the said counties in proportion to the number of miles of road in each county.

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

after its passage.

APPROVED March 15, 1869.

AN ACT to vacate a road therein named and re-locate the same.

In force March 15, 1809.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the public highway known as the old Milwaukee road, commencing at a point where said road crosses the old plank road near the center of section thirty, in township fortyfive, range twelve east, and running in a southerly direction to a point in township forty-four, where said road crosses the section line between sections five and six, in township forty four, range twelve east of the third principal meridian, be and the same is hereby vacated and annulled.

That the said road be and the same is hereby located, as follows: Commencing at a point where the old Milwaukee road crosses the road known as the old plank road, near the center of section thirty, in township forty five, range twelve east, and running south therefrom to the south line of said section on the line between land owned by A. D. Ritchie and R. Dady; then in a southerly direction through the west half of the north-east quarter of secVacation.

Location.

tion thirty-one, in township and range aforesaid, to a point where the old Milwaukee road crosses the half section line between the north-east and the south-east quarter of section thirty-one; thence east on the half section line to the east line of said section thirty-one, to the Dougdale road; thence south on said road between sections thirty-one and thirty-two, in township and range aforesaid, and between sections five and six, in township forty-four, range twelve east, to a point where the old Milwaukee road crosses the line between sections five and six, in said township fortyfour, where said road shall resume the present traveled route of said highway. Said road shall be rendered passable as soon as practicable.

This act shall take effect and be in force from and

after its passage.

Approved March 15, 1869.

In force March 51, 1Sc9.

AN ACT to vacate and re-locate a road herein named. Section 1. Be it enacted by the People of the State of

Illinois, represented in the General Assembly, That all Road vacated that part of the old highway or public road known as the Military road or Lake Shore road, or Chicago and Green Bay road, or by whatsoever name known, which lies between the south-east corner of the north-east quarter of the southeast quarter of section (4) four, township forty-three (43) north of range twelve (12), and the line running east and west through the centre of section ten (10), in said township, and in the county of Lake, be and the same is Road re-located hereby vacated and annulled, and in lieu thereof said road

shall be and is hereby located along the east side of the Chicago and Milwaukee Railway, and adjoining the same from the said centre line of section ten (10) aforesaid, to the railroad crossing at the south line of lot number one (1) of the north-east quarter of section four (4) aforesaid, and thence along the west side of the said railway northward through the city of Lake Forest, to Westminster avenue; thence across the railway eastward to Depot avenue; thence northward on Depot avenue to Wisconsin avenue.

Commissioners to locate.

§ 2. The commissioners hereinafter appointed, are hereby authorized to extend and locate the said road from a suitable point on said Wisconsin avenue northward, along the east side of said railway to the place where said highway now crosses said railway at its northernmost crossing in section four (4), of township forty-four (44), of the range aforesaid, and said commissioners are hereby authorized to

go upon the lands along the said route and cause said road to be platted and surveyed, and when so located, surveyed when cated, etc. and platted, shall cause a copy of such survey and plat to be filed in the office of the county clerk of said county.

§ 3. Sylvester Lind, of Lake Forest, Daniel Brewer, of commission appointed. Waukegan, and A. K. Allen, of Highland Park, are hereby named and appointed as commissioners to carry out the purposes of this act, and any two of the same concurring shall be sufficient in performing the duties hereby created. In case of the failure or refusal of any one or more of said commissioners to act, the place of such shall be filled by Nac how filled. appointment by the county judge of said county, who is hereby authorized to make appointments to fill such vacancies.

Vacancy.

§ 4. Said commissioners shall have power to employ a Compensation. surveyor, and such surveyor and each of said commissioners shall receive five dollars per day as compensation for each day engaged in performing the duties hereby imposed, the same to be paid from the county treasury of Lake county, on the order of the county clerk, who is authorized to pay expenses and directed to draw the same in favor of each of said persons, on the certificate of a majority of said board.

§ 5. Said commissioners shall assess all damages in Provisions of favor of the owners of lands taken for said highway, in the same manner, and subject to the same limitations as are provided in case of commissioners appointed by a justice of the peace under the provisions of the statute relating to right of way, and the same right of appeal shall be allowed from the decision and award of said commissioners as is provided in said statute.

§ 6. It shall be the duty of the commissioners of high-Road to be good ways of the several and respective townships through order. which said new road shall pass, to put the same in good order for public use as soon as practicable, after the passage of this act.

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

APPROVED March 31, 1869.

AN ACT to locate a state road therein named.

ln force March 30, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That William Harrison, of Jackson county, Milton McKinsey, of ers. Perry county, and Anthony Steele, of Randolph county, be and they are hereby appointed commissioners to survey and

Commission-

locate a state road, commencing at Downey's store, on the state road leading from Chester, in Randolph county, to Murphysboro, in Jackson county, and running thence on the most practicable and convenient route to the city of

Sparta, in Randolph county.

Meeting of.

§ 2. The said commissioners or a majority of them shall meet at such place in either of said counties, as may be designated by them, as soon after the passage of this act as may be practicable, for the performance of the duties hereby assigned them, and shall be and are hereby empowered to employ a surveyor and such chainmen, axemen, and other assistants as may, by them, be deemed necessary for the location of said road, who shall perform the duties required of them by said commissioners, and shall receive such compensation per diem as said commissioners shall certify they are justly entitled to.

To make report.

§ 3. Said surveyor shall make out a correct plat or survey of said road, a true copy of which, duly certified by him, shall be filed by said commissioners, together with a report of their action in the premises, with the clerks of the county courts of the said counties of Jackson, Perry, and Randolph, who shall enter the same of record in their respective offices, after which, as soon thereafter as said commissioners shall open said road or any part thereof, said road shall be worked and kept in repair as other state roads.

Power and authority.

§ 4. Said commissioners are hereby vested with full power and authority to do all acts and things necessary to open and improve said road or any part thereof as to them may seem best in conformity to this act, and when so opened and improved the same shall not be altered or changed by the county courts of Jackson, Perry, or Randolph, nor by the road commissioners of either of said counties.

When damages are claimed.

§ 5. Should any damages be claimed by any person or persons in consequence of said road passing over his, her or their land or premises, the same shall be assessed and paid in the manner provided by law: Provided, that after the assessment of such damages the opening or improvement of said road shall not be hindered or delayed. The damages arising out of or by reason of said road passing over land situated in either of said counties, shall be paid out of the county treasury of the county in which is situated the land so damaged, upon the order of the county court of such county.

Compensation.

§ 6. Said commissioners shall receive, as a compensation for their services, four dollars per day, which, together with the amount which they may certify to be due to such person or persons as they may employ in or about the location, survey or opening of said read, shall be paid out of the county treasuries of the counties of Jackson, Perry and

ROADS, STATE.

Randolph, in proportion, as nearly as may be, to the extent of said road situated in each of said counties.

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

Approved March 30, 1869.

AN ACT to vacate a part of a state road leading from Springfield, Illinois, In force March to Bloomington, Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of the state road leading from Springfield, through Road vacated. Sangamon county, to Bloomington, McLean county, state of Illinois, as runs through the lands of Samuel Carpenter and Samuel P. Short, on southeast quarter (S. E. 1/4) and northeast quarter (N. E. 1/4) of section thirty-six, and between southeast and southwest quarter of section twentyfive, township seventeen, range five west, Sangamon county, state of Illinois, be and is hereby declared vacated.

§ 2. That said road be and is hereby declared relocated located located. on the road known as the Peoria road, as now laid out up the section line to Tipton's school house, thence east on the county road one-half mile to intersect the present

Bloomington road.

APPROVED March 29, 1869.

This act shall take effect from and after its passage.

AN ACT to establish a public road from the south line of Sangamon coun- in force March ty, to connect with the Hillsboro road.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That Pieasant Robinett, Prior Witt and Lewis Thomas, be and are hereby appointed commissioners to view, lay out and lo-ers road. cate a public road, commencing at any convenient point on the south line of Sangamon county, and running from thence directly south, following the county line, dividing the counties of Macoupin and Montgomery for the distance of two miles, to connect with the Hillsboro road.

Commission-

§ 2. It shall be the duty of said commissioners, or any To view, mark two of them, to proceed to Virden, in the county of Ma- and locate road. coupin, on or before the first day of March next, or as soon thereafter as they may find convenient; and after having been sworn by some acting justice of the peace, shall view, mark and locate a road as above designated.

Plat of road.

When the said commissioners shall have laid out § 3. said road, they shall make out and deliver to the clerks of the counties of Macoupin and Montgomery, a copy or plat of said road; which plat, by said clerks, shall be entered of record in their several offices, and the said entries shall be evidence in all courts of this state of the existence of said road.

Compensation.

The compensation to each person employed in lo-§ 4. cating and establishing said road, shall be one dollar and

fifty cents for each day necessarily employed.

Expenses of locating road.

§ 5. The expenses incurred in establishing said road shall be allowed and approved by the commissioners, or any two of them, and paid as follows: One half of the sum total, by each of the counties of Macoupin and Montgomery, upon the filing of the plat aforesaid, together with a statement of the amount of expense incurred by the commissioners, or any two of them.

This act to be in force from and after its pas-§ 6.

sage.

APPROVED March 8, 1869.

In force March 30, 1869.

AN ACT to vacate certain public roads therein mentioned.

Preamble.

Whereas, an addition to the town of Carmi, county of White, and state of Illinois, has been platted, filed and recorded in the recorder's office of White county, Illinois; and whereas, there are certain public roads running through the land so platted as aforesaid, in courses different from the courses of the streets in said addition; therefore.

vacated

Be it enacted by the People of the State of Section 1. Illinois, represented in the General Assembly, That all Public roads public roads running through Fackney's addition to the town of Carmi, White county, Illinois, be and they are hereby vacated so far as they may run through said platted addition; but that the travel through such additions shall be confined to the streets and alleys thereof.

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

Approved March 30, 1869.

# SCALES, PLATFORM.

force Jane 19, 1869. AN ACT to amend an act entitled "An act prescribing and establishing a In method for testing and correcting cattle and platform scales in the state of Illinois.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the provisions of said act shall apply to all scales weighing three tons or over.

APPROVED March 26, 1869.

# SCHOOLS, PUBLIC.

AN ACT to amend the school law.

In force March 30, 1869,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the election of trustees of schools shall be on the second Monday of Trustees and directors, when April, annually: Provided, that in counties under town-elected. ship organization, the election of trustees in each and every township whose boundaries coincide and are identical with those of the town as established under the township organization laws, shall be on the day of the stated annual town meeting. The annual election of school directors shall be on the first Monday of April.

§ 2. Teachers of public schools are hereby authorized to Teachers' make out their schedules monthly, and upon the presenta-ules. monthly schedules. tion of said schedules, duly certified by the directors, it shall be the duty of township treasurers to pay the same, out of any funds in their hands belonging to the respective districts from which said schedules are returned.

§ 3. When the German, French, or other modern language is taught in a public school, it shall be lawful for the teacher thereof to employ or use said German or other modern language as the medium of communication in teaching the same, to the end that the colloquial forms of such language, and facility in the use thereof, may the more

quickly and thoroughly be acquired by the pupils.

Foreign lan-

Attending institute.

§ 4. When a teachers' institute is held in a county, school directors shall allow their teachers to attend such institute, if they desire to attend, and no reduction of pay or loss of time shall be incurred by the teachers so attending, for the number of days during which they were in actual attendance upon such institute, as certified by the county superintendent of schools: Provided, that when such institute is held during a term of school, such leave of absence shall not be granted more than once during any one period of six months, nor for more than one week at any one time.

School month defined.

§ 5. The school month in this state shall be the same as the calendar month, excluding the Saturdays and Sundays, and lawful holidays. The lawful holidays shall be the Fourth of July; from Christmas to New Year's day, both inclusive; and all thanksgiving or fast days appointed by state or national authority; and teachers shall not be required to teach on such holidays, nor to make up the time.

§ 6. The provisions of all acts and parts of acts inconsistent with this act are hereby repealed. This act shall be

in force from and after its passage.

APPROVED March 30, 1869.

In force March AN ACT to amend section forty-three of "An act to establish and main-29, 1869. tain a system of free schools," passed and approved February 16, 1857.

Limitation upon levied in Macoupin school districts in the country of Macoupin, shall not, in any one year, levy a greater tax than one dollar and fifty cents on year, levy a greater tax than one dollar and fifty cents on year.

the one hundred dollars, for any and all purposes.

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

sage.

APPROVED March 29, 1869.

AN ACT concerning reports of school officers and of incorporate institu- In force March tions of learning.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the annual reports now required by law of school directors shall be made on or before the first Monday of August, the reports of township trustees on or before the second Monday of August, and the reports of county superintendents on or

Annual rewhen

Officers of lit-

before the second Monday of September.

§ 2. It shall also be the duty of the president, principal, or other proper officer of every organized university, erary in-titue college, seminary, academy or other literary institution, heretofore incorporated, or hereafter to be incorporated, in this state, to make out, or cause to be made out, and forwarded to the office of the superintendent of public instruction, on or before the 15th day of September in each year, a report setting forth the amount and estimated value of real estate owned by the corporation, the amount of other funds and endowments, and the yearly income from all sources, the number of instructors, the number of students in the different classes, the studies pursued and the books used, the course of instruction, the terms of tuition, and such other matters as may be specially requested by said superintendent, or as may be deemed proper by the president or principal of such institutions, to enable the superintendent of public instruction to lay before the legislature a fair and full exhibit of the affairs and condition of said institutions, and of the educational resources of the state.

§ 3. The provisions of all acts or parts of acts inconsistent with this act are hereby repealed. This act to be in

force from and after its passage.

APPROVED March 29, 1869.

AN ACT regulating the duties of county superintendents of public schools In force [April of Brown and Schuyler counties. 16], 1869.

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 superintendent of schools in each of the Teachers' concounties of Brown and Schuyler, of this state, to call a ventions. convention of all teachers of public schools within said counties, and of persons desirous of becoming such-said convention to be held during the month of August in each year, at the county seat, or other central or convenient place

in their respective counties, to be designated by the said superintendents, respectively, and to hold its sessions for the space of twelve days, Sabbaths not included, and to be under the direction and control of the said superintendent.

Notices.

§ 2. That, before holding said convention, the said superintendents, respectively, shall give notice of the time and place of holding the same, by advertisement in some newspaper printed and published at the county seat, or within said county, for three weeks successively; and if there be no such paper printed and published at the county seat, or within said county, then by posting up written or printed notices thereof on the door of the court house, or at three of the most public places in the county seat of said county, for the same length of time.

Objects convention, of § 3. That the objects of said convention shall be a free interchange of opinion, knowledge and experience among practical teachers, and the discussion of all subjects pertaining to education and the regulation and government of schools.

Examinations.

§ 4. That all applicants for teachers' certificates may be examined by the superintendent, in the same manner and upon like subjects as now required by law, and, if examined during the session of said convention, free of charge; but if not, then the superintendent shall be allowed to collect a fee of one dollar from each applicant, whether the certificate is granted or not.

Attendance necessary to obtain certifi

kance § 5. That hereafter no person shall be entitled to a vertificate who shall not have attended such convention of teachers, for at least five days during the session at which or next preceding which he may apply for such certificate, unless such person shall present to such superintendent a good and sufficient excuse for such non-attendance, and shall submit to an examination as now required by law; in which case the superintendent may, upon the petition of the applicant and the board of directors of any school district, and upon satisfactory examination, grant a certificate to teach school, as now required by law.

Superintendeut's fees. § 6. That the superintendent of schools in each of the counties aforesaid shall be entitled to the sum of five dollars per day for each and every day he may be in attendance on said convention, and a reasonable sum for advertising the calls of said convention, and for fuel and rent of room in which to hold said convention, and for all things necessary to the carrying out the provisions of this act; which sums, when properly sworn to by himself, shall be presented to and allowed out of the county treasury.

County courts.

§ 7. That the county courts of the said counties, respectively, shall have the power to authorize the county superintendent to extend the time of the sessions of said conventions, or to have two or more sessions in each year,

as they may think best; and they are hereby empowered to employ their said county superintendents, respectively, to visit the public schools of their respective counties at such times and places as they may choose, paying the said superintendents such 'compensation therefor as they may deem best.

That section 1 of "An act to amend an act entitled Repeal. an act to establish and maintain a system of free schools in the state of Illinois,' approved February 16, 1865," and all laws authorizing county superintendents to visit schools, so far as the same shall apply to the counties named in this act, and all laws in conflict with the provisions of this act, be and the same are hereby repealed.

This act to take effect from and after its passage.

This bill having been returned by the Governor with objection thereto, and, after reconsideration, having passed both houses by a constitutional majority, it has become a law this 16th day of April, A.D. 18991.

AN ACT to lease property for school purposes.

In force March 26, 1869.

of

pro-

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That whenever a majority of the legal voters residing in that part of the town of Savannah, in the county of Carroll, and state leasing of Illinois, known as the town of Savannah, as laid out by perty. Luther H. Bowen, and also when a majority of the legal voters of the town of Savannah, according to its present incorporated limits, shall file their consent, in writing, in the office of the clerk of the board of trustees of said town of Savannah, to the effect that it is the desire of such voters that block twenty-seven (27) of said town of Savannah, as laid out by said Luther H. Bowen, and known and designated on said Bowen's plat of said town as "Murray's Square, for public, use," shall be leased by said town to the school directors of district number one, (1,) of the town of Savannah, Carroll county, aforesaid, for school purposes, for and during the term of ninety-nine years from the passage of this act, and for the consideration of one dollar, or any other consideration said voters may fix upon, it shall be lawful for the board of trustees of said incorporated town of Savannah, aforesaid, to make, execute and deliver to said school directors, and to their successors in office, a good and sufficient lease of said square, for the term aforesaid, and for the purposes aforesaid.

§ 2. Upon the execution and delivery, as aforesaid, of Erection of school building. a lease, as aforesaid, of said square to said school directors

ent of schools-

compensation

of said school district number one, (1,) and to their successors in office, said school directors may proceed to erect thereon school buildings, the same as if the title to said square had been chosen and acquired according to the present laws of this state, by purchase or donation from a person having a fee simple title thereto.

§ 3. This act shall be deemed a public act, and shall be

in force from and after its passage.

APPROVED March 26, 1869.

In force March AN ACT in relation to the compensation and duty of the county superintendent of schools in In Position 2011 tendent of schools in Jo Daviess county.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section one (1) of an act entitled "An act to amend an act entitled Superintend-'an act to establish and maintain a system of free schools in the state of Illinois,' approved February 16, 18-5,' approved February 28, 1867," be and the same is hereby repealed, so far as the act aforesaid relates to the county of Jo Daviess; and the county superintendent of schools in said county shall be paid and receive three dollars per day for services actually rendered.

§ 2. The time spent in visiting schools by the county superintendent of schools in said county shall not exceed one hundred (100) days in any one year, unless otherwise directed by the board of supervisors of said county.

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

after its passage.

Approved March 30, 1869.

In force March AN ACT to amend the school law, so far as the same shall apply to Pike 30, 1869. county.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the act of February 28, 1867, entitled "An act to amend an act entitled 'an act to establish and maintain a system of free schools in the state of Illinois,' approved February 16, 1865," is hereby repealed, so far as the same may apply to Pike county, Illinois.

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

APPROVED March 30, 1869.

#### SECRETARY OF STATE.

AN ACT to provide for the authentication of documents by the secretary In force March

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That copies of all bonds, papers, writings and documents legally deposited in the office of the governor or secretary of state, when certified by the secretary of state and authenticated by the seal of his office, shall be received in evidence in the same manner and with the like effect as the originals.

§ 2. This act shall be in force on its passage.

APPROVED March 9, 1869.

# SHERIFFS.

AN ACT to authorize sheriffs to appoint special deputies.

In force March 25, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall be lawful for any sheriff to appoint a special deputy to serve any summons issuing out of any court of record in this appoint special deputies. state; which appointment shall be indorsed upon or attached to the summons which such special deputy shall thereby be authorized to serve, and may be in the following language: "I hereby appoint ----- my special deputy to serve the within writ." Which appointment shall be dated, and signed by the sheriff making the same.

§ 2. The person so appointed shall have power and authority, and is hereby required to serve any such summons issuing in a case at law, by reading the same to the defendant or defendants, and delivering to such defendant or de-

Sheriff may

fendants a copy thereof. Writs issuing in cases in chancery shall be served in the same manner as the sheriff is now required by law: *Provided*, that such special deputy shall make return of the time and manner of making such service, in writing, verified by his oath or affirmation, made before some officer now competent to administer oaths.

Penalty for

Fees.

§ 3. If any person, so appointed special deputy, shall make any false return, and shall falsely swear to the same, the person so offending shall be deemed guilty of perjury, and, upon conviction thereof, shall be punished in the manner now provided by law.

§ 4. The sheriff appointing such special deputy may charge and collect the same fee as is now by law allowed for like service.

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

APPROVED March 25, 1869.

In force March AN ACT to increase the compensation of sheriffs in the county of Fulton. 8, 1869.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, The provisisk, extended, with exceptions compensation of sheriffs and collectors in certain counties," approved Feb. 16, 1865, are hereby extended to the county of Fulton, except as to the following items, to-wit: Committing persons to jail, and discharging the same; summon ing jurors; attending court or board of supervisors; bailiffs, per day, and dieting prisoners in county jail. In these ex-

cepted cases the fees shall remain the same as before the passage of this act.

Conflicting acts annulled.

§ 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 Fulton; and the limitations in section five (5) of the act mentioned in section one (1) 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 8, 1869.

### STATE HOUSE.

AN ACT to repeal a portion of section seven of an act entitled "An act to in force March provide for the erection of a new state house," approved Feb. 25, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That so much of section seven, of the act to which this is an amendment, as provides that Julius C. Webber shall be secretary of the dustraction of the discharged from board of state house commissioners is hereby repealed, and the said Julius C. Webber is discharged from further service as such secretary.

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

APPROVED March 27, 1869.

# SUPERVISORS, COUNTY.

AN ACT to change the time of holding the annual meeting of the board of In force March 29, 1869. supervisors.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the annual meeting of the board of supervisors, in all counties ing. having township organization, shall be held on the second Tuesday of September, annually, instead of the second Monday, as now required by law.

§ 2. All acts, and parts of acts, in conflict with the pro- Acts repealed. vision of this act, are hereby repealed.

APPROVED March 29, 1869.

### TEXAS AND CHEROKEE CATTLE.

In force April AN ACT to amend an act entitled "An act to prevent the importation of 16, 1869. Texas or Cherokee cattle into the state of Illinois," approved February

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That it shall Importation not be lawful for any person or persons, railroad company or other corporation, or any association of persons, to bring into this state any Texas or Cherokee cattle, except between the first day of October and the first day of March following, of each year: Provided, that the right to bring into this state any such cattle shall in no case be any defense for any injury sustained to any one, by reason of the bringing such cattle into this state.

Possession forbidden.

Penalties.

forbidden.

That it shall not be lawful for any person or persons, or railroad company or other corporation, or association of persons whatever, within this state, to own or have in possession or control any Texas or Cherokee cattle, at any time, which may have been brought into this state at any time except between the first day of October and

the first day of March, following, of each year.

That any person or persons who shall bring into this state, or cause to be brought into this state, any Texas or Cherokee cattle, except at the time permitted in section one (1) of this act, or who shall own, possess or control any such cattle, except as allowed in section two (2) of this act, shall be liable to indictment and conviction, fine and imprisonment, and shall be fined, upon conviction, in any sum not exceeding ten thousand dollars, nor less than five hundred dollars, and may be imprisoned, in addition to such fine, at the discretion of the court, not more than six months, in the county jail. And any such persons may, in the first instance, be brought before any justice of the peace, and be held to bail to appear before the circuit court, to answer to any such charge as may be then preferred against them by indictment: Provided, that any railroad conductor or servant, agent or officer of any railroad company, who shall haul or ship any such cattle, in violation of this act, on any railroad in this state, shall be deemed to have possession of the same within the meaning of this section.

Fines, how divided.

§ 4. That any and all fines which may be assessed and collected under section three of this act, shall be paid into the county treasury, and be subject to the order of the board of supervisors or county court, as the case may be, for the purpose of being divided, pro rata, among persons who may

have suffered damage or loss on account of any such Texas or Cherokee cattle being in this state, upon proof of loss, in such manner as such board shall direct; but if no proof of any such loss shall be made to such board of supervisors or county court, as the case may be, within one year after the collection of any such fine, then it shall be the duty of such board to order the treasurer to credit such fine or fines to the common school fund of the county, to be used in payment of teachers of common schools.

shall or may be occasioned to any person or persons, result-bility for.
ing in any manner from any such Texas or Cherokee cattle
having been brought into this state on from having been brought into this state, or from any such cattle being owned or possessed in this state, at any time, by any person or persons or railroad company, or any other company or association of persons, whatever, then any and all of such persons, railroad company, or other corporation or association of persons, who shall have brought into this state or owned or possessed any such Texas or Cherokee cattle within this state, shall be liable, jointly or severally, to any person or persons who may suffer loss by reason of any such owning or possessing within this state, or bringing into this state any such cattle; and that in any suit for the recovery of damage, or compensation for any loss which may be sustained by any person so suing, from any such Texas or Cherokee cattle, it shall be sufficient for the plaintiff or plaintiffs to show that the injury of which he or they may complain arose from any lot of Texas or Cherokee cattle which is or may have been owned or had in possession, or brought into this state at any time within the year, by any such defendant; and it shall not be necessary for the plaintiff to show that the injury of which he or they may complain accrued while any such Texas or Cherokee cattle were in the possession or ownership of any such defendant or defendants—it being the intention of this section to make all persons or corporations liable to injured persons, in the first instance, for any injury which may arise from disease spreading from any such Texas or Cherokee cattle.

That the right to bring into this state Texas or certain rights Cherokee cattle, between the first day of October and the no defense. first day of March following, shall in no case be any defense for any loss that may accrue from such cattle to any person; nor shall any right to own, or pessess or control any such cattle, in any case, be any defense for any injury or loss which may arise to any person by reason of such right to own

or possess such Texas or Cherokee cattle.

§ 7. That in all suits or prosecutions for any injury which may arise or accrue to any person or persons by reason of fect of. any injury or loss done or caused to any native cattle of any person or persons from any such Texas or Cherokee

cattle, that then proof of the loss of any native cattle, or damage thereto, and the amount of such loss or damages, and proof that any such defendant or defendants brought into this state, or owned or possessed or controlled in this state, at any time, any such Texas or Cherokee cattle, which may have caused any such injury or loss, shall, prima facie, entitle the plaintiff or plaintiffs to recover; and it shall be competent for any jury to render a verdict and any court to render a judgment, in any such case, upon the opinion of witnesses as to whether or not any such Texas or Cherokee cattle caused the injuries complained of in any such suit.

Cattle to impounded.

cattle caused the injuries complained of in any such suit. § 8. That in case any such Texas or Cherokee cattle shall be found spreading any disease among the native cattle of this state, it shall be the duty of any circuit or county judge, or justice of the peace, upon oath of any householder setting forth that such Texas or Cherokee cattle are spreading disease among native cattle, and the name of the owner, or the party in whose possession they may be, to forthwith issue a warrant to any sheriff or constable of the county commanding him forthwith to arrest and impound such cattle so spreading disease in some safe place, and to summon the owner thereof, or the person found in the possession of the said cattle, to appear forthwith before such judge or justice of the peace, and show cause why such Texas or Cherokee cattle shall not be impounded until after the first day of October following; and after allowing the prosecuting witness and any such defendant in such warrant reasonable time to be heard, the said judge or justice shall proceed to hear and determine whether such Texas or Cherokee cattle are spreading disease; and if they shall be so found spreading disease, it shall be the duty of such judge or justice of the peace to order the officer in charge of such cattle to impound them and keep them to themselves until after the first day of October, following, when it shall be the duty of the officer in charge of such cattle to present to the owner or person in charge of such cattle a sworn statement of the costs of keeping and impounding such cattle, and demand payment of the same, together with the costs of such trial aforesaid; and upon payment of the same he shall turn over such cattle to the owner thereof, or, in his absence, to his authorized agent. But in case such owner or his agent shall refuse or neglect to pay such expense and costs, it shall be the duty of such officer to advertise, by posting written or printed notices in four of the most public places in the neighborhood, and within ten days thereafter to sell at public auction, to the highest bidder, such cattle, and out of the proceeds thereof pay all costs of keeping such cattle, and the costs of such trial, and pay what may remain to the owner of such cattle or his agent.

§ 9. That Texas and Cherokee cattle, as mentioned in Definition. this act, shall be taken to mean a class or kind of cattle, without reference to where they may have come from: Provided, it shall not apply to section one of this act, when such Texas or Cherokee cattle shall have been introduced into either the states of Kansas, Missouri, Nebraska, Iowa or Wisconsin prior to the first of January, before being brought into this state; but the burthen of alleging and proving that such cattle were introduced into either of the states above mentioned prior to January first and wintered there the remainder of the winter, shall be upon the defendant: Provided, further, that the official certificate of the county clerk of the county where such cattle have been wintered shall be prima facie evidence thereof.

§ 10. The object of this act is hereby declared to be for object declared the purpose of preventing the spread of pestilence and disease among native cattle of this state, which arise and come from that class of cattle described in this act as Texas cattle and Cherokee cattle, and to protect the native cattle of the citizens of this state from destruction from the poison, disease or sickness which it is believed is communicated

from such Texas and Cherokee cattle.

The act to which this act is amendatory is hereby Suits pending. § 11. repealed, with this saving clause, however: that in all cases where any suits are now commenced and pending in any court in this state, under the provisions of the said act, or for injuries done to any person by reason of any violation of such act, or where any indictment has been found for any violation of said act, and now still depending, that as to all such suits or indictments the said act shall remain in full force and effect until the same are finally disposed of or prosecuted to final judgment; and with this further proviso, that the said act to which this is amendatory shall still remain in full force and effect for the recovery of all damage or loss which may have heretofore accrned to any person or persons by reason of any violation of said act whether such suit for the recovery of any such damage or loss may now or hereafter be commenced; and as to all such damage which may have been caused by any violation of such act, the same shall remain in full rorce and effect during the time limited by law for any such suits to be commenced and prosecuted to final judgment.

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

effect from and after its passage.

APPROVED April 16, 1869.

1869

### TOWNSHIP ORGANIZATION.

In force March AN ACT to amend the township organization law in relation to the collec-11, 1869. tion of taxes for road purposes.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the legal voters of any township in this state, in counties where township organization has been or may hereafter be adopted, may, by a majority vote, at their annual town meeting, provide that thereafter the road tax assessed by the commissioners of highways, under the provisions of section eight (8), in article seventeen (17), in the township organization law, in force April 1st, 1861, to be collected in money only, to be expended by the commissioners of highways in such township on roads within their jurisdiction, by such agents or officers as they shall direct.

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

passage.

Approved March 11, 1869.

In force March AN ACT to amend an act entitled "Township Organization," approved 25, 1869. February 17th, 1851.

> Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That the board of supervisors of Mercer county, at their annual meeting, shall examine the assessment rolls of the several towns in their county, for the purpose of ascertaining whether the valuations in one town or district bear just relation to all the towns and districts in the county; and they may increase or diminish the aggregate valuation of personal property in any town or district, by adding or deducting such sum, upon the hundred, as may, in their opinion, be necessary to produce a just relation between all the valuations of personal property in the county; but they shall in no instance reduce the aggregate valuation of all the towns and districts below the aggregate valuation thereof, as made by the assessor.

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

APPROVED March 25, 1869.

Equalization of taxes in Mercer county.

AN ACT to amend section two of an act entitled "An act to amend an act In force March to reduce the act to provide for township organization, and the several acts amendatory thereof, into one act," passed at the session of 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section two of the above entitled act be so amended as to read, "And it is hereby made the duty of the town clerk to administer all necessary oaths which may be required in the transaction of any township business in the town where he may be clerk: Provided, that nothing herein shall be so construed as to deprive any other person from administering said oaths as heretofore."

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

and after its passage.

APPROVED March 4, 1869.

### TRANSPORTATION.

AN ACT to facilitate the transportation of grain, produce and merchan- In force March

SECTION 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That at any point where two or more railroads meet or cross, it shall be the duty of any such railroad companies, or either of roads at points them, to render all the facilities necessary for the speedy transfer of grain, produce or merchandise to its destina-tion; and it shall be the duty of all such railroad companies to deliver to any warehouse, as directed, any and all cars which may be consigned thereto, and to remove from such warehouse such cars as may be laden thereat for transportation from such warehouse, on the request of the owner or warehouseman, to be shipped within a reasonable time thereafter; and any railroad company shall run the cars of connecting roads over their track, but may charge therefor a reasonable track service, not exceeding the price per mile of the transportation of like articles from local points on the line of such road.

§ 2. Any railroad company which shall refuse or neg- Penalty. lect to deliver grain, merchandise or produce to or carry it from said warehouse, in such case made and provided. shall be liable to a penalty of twice the value of such grain,

Duties of rail-

produce or merchandise, to be recovered by the owner or agent of such consignments, in an action of debt, in any court of competent jurisdiction.

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

from and after its passage.

APPROVED March 11, 1869.

In force April AN ACT to amend an act entitled "An act in relation to the transportation 8, 1869. of grain and other produce," approved February 14, 1865.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That from and after the passage of this act, section 1 of said above named act be so construed and enlarged as to apply to and include wood, coal and other kinds of fuel; also, all kinds of building and fencing materials, and all descriptions of manufactured articles made within the state; and that the provisions of sections 2 and 3 of said act be [and] the same hereby are made applicable thereto.

§ 2. This act is declared to be a public act, and in force

from the time of its passage.

APPROVED April 8, 1869.

# UNITARY HOMES.

In force March AN ACT to amend an act entitled "An act to authorize the incorporation 29, 1869. of unitary homes," approved February 25th, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That section three of an act entitled "An act to authorize the incorporation of unitary homes," approved February 25th, 1867, be and the same is hereby so amended that the capital stock of any company formed under said act shall not exceed two hundred thousand dollars.

§ 2. The board of directors may provide, in the bylaws, for the election of directors, but no by-law or anything in this act shall be construed to prevent any stockholder from becoming a director who, at any election of directors, shall have received a number of votes equal to the whole number of votes cast, divided by the number of directors to be elected.

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

from its passage.

APPROVED March 29, 1869.

AN ACT to amend an act entitled "An act to authorize the incorporation In force April of unitary homes," approved Feb. 25, 1867, and for the benefit of the "Woman's Home."

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That all the property, real and personal, of the "Woman's Home," a Property of Woman's Home corporation located in Chicago, and organized for benevo-exempt lent purposes, under the general act aforesaid, together with all the stock of said corporation, is and shall forever remain exempt from taxation for state, county, town and municipal purposes, so long as said corporation shall, in good faith, continue to carry out the purposes of its organization, and shall not declare or pay any dividend on its stock-it being organized and managed solely with a view to provide homes for the homeless; and the city of Chicago and county of Cook are authorized to remit and refund all taxes on the same: Provided, that exemption from taxation shall not extend to a greater amount of real estate than that now occupied and being built upon by said corporation.

§ 2. Said corporation shall not have power to incur or Limitation upon incurring authorize the incurring of any debts, except in the purchase debts. or improvement of real estate for its own use, in carrying out the objects of its organization, to-wit: to build, furnish and sustain homes for worthy working women, whereby the cost of living may be reduced to the lowest possible

rate.

Any person may become a stockholder in said cor- stockholders. poration, and shall be entitled to own and hold any number of shares in its stock, by subscription or purchase, and shall not be limited in amount to four thousand dollars or any

other sum.

§ 4. No informality or omission to comply with the requirements of the act hereby amended shall affect or impair rectors to be a the validity of the organization of said corporation, but the present board of directors, to-wit: George W. Gage, J. Young Scammon, George Scoville, P. W. Gates, Charles B. Farwell, John M. Van Osdell, Gurdon S. Hubbard, and

Board of dibody politic.

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A. M. Lewis, and their successors and associates, shall be and remain a body politic and corporate, for the purposes mentioned in section two of this act, under the name and style of "The Woman's Home," and shall have power to make all needful rules, by-laws and regulations for the election of officers and management of the affairs of said corporation.

§ 5. This act shall be a public act, and take effect and

be in force from and after its passage.

Approved April 16, 1869.

# WAREHOUSEMEN, ACT AMENDED.

In force April 8, 1869.

AN ACT to amend an act entitled "An act regulating warehousemen, and authorizing connections of railroads with warehouses, and for other purposes," approved Feb. 16, 1867.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That sections seventeen (17), eighteen (18), nineteen (19) and twenty (20) of an act entitled "An act regulating warehousemen, and authorizing connections of railroads with warehouses, and for other purposes," approved Feb. 16, 1867, be and the same are hereby repealed.

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

effect from and after its passage.

APPROVED April 8, 1869.

# WIDOWS AND ORPHANS.

In force March AN ACT to protect widows and orphans from the sacrifice of their proper-30, 1869. ty by sales upon mortgages and trust deeds.

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, That in case Upon death of of the death of the grantor, in any mortgage or trust deed closure necessary. given for the security of money, no sale shall be made by virtue of any power of sale contained in such mortgage or trust deed, or given in relation thereto; but the same may

be foreclosed in the same manner as mortgages not containing power of sale may now be foreclosed at law or in chancery.

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

after its passage.

APPROVED March 30, 1869.

DEPARTMENT OF STATE, SPRINGFIELD, ILLINOIS, July 15, 1869.

I, EDWARD RUMMEL, secretary of state of the state of Illinois, do hereby certify that the foregoing printed laws are true and perfect copies of the enrolled laws on file in this office, with the exception of the words printed in brackets, thus [].

EDWARD RUMMEL, Secretary of State.

# JOINT RESOLUTIONS.

#### Adjournment-Temporary and Sine Die.

Temporary.

Resolved by the House of Representatives, the Senate concurring herein, That both houses of the twenty-sixth general assembly adjourn on Saturday, the 17th day of April, A. D. 1869, at  $10\frac{1}{2}$  o'clock A. M., till Tuesday, the 20th day of the said April, at 10 o'clock A. M.; and that both houses adjourn on said Tuesday, at  $10\frac{1}{2}$  o'clock A. M., without day.

Sine die.

# Adjournment-Temporary.

January 18th to 19th.

Resolved by the House of Representatives, the Senate concurring herein, That both of said houses adjourn at eleven o'clock, to-morrow, to meet on Tuesday, the 19th instant, at 10 o'clock, A. M.

### Adjournment—Temporary.

Preamble.

Whereas, upon the 10th day of April, A. D. 1865, the chief executive of the nation, Abraham Lincoln, was stricken down in the midst of his greatest usefulness, by the hand of an assassin, spreading grief and mourning over the whole country, as the result of this diabolical act; therefore,

Commemorative of death of Lincoln.

country, as the result of this diabolical act; therefore, Resolved by the House of Representatives, the Senate concurring herein, That in commemoration of the anniversary of this sorrowful event in our national history, both branches of the general assembly adjourn at 4 o'clock this afternoon, and that the members of both houses pay a visit to the tomb of our late martyred president, at Oak Ridge cemetery, in a body.

### Adjutant-General's Report.

Whereas, the state of Illinois has now on hand more Preamble. than 1800 copies—embracing 8 volumes each—of the adjutant-general's report, after distributing the number of copies required by the act of 1867, and the state is now paying

\$25 per month for storage on said reports; therefore,

Resolved by the House of Representatives, the Senate Distribution to concurring herein, That five sets of volumes, in addition to the senate resolution for five volumes, be distributed to the members of both houses, with instructions to distribute the same in their respective districts.

### Adjutant-General's Report.

Resolved by the House of Representatives, the Senate to certain regiconcurring herein, That one copy of the adjutant-gen-ments. eral's report be distributed to the commanding officer of each of the one hundred and fifty-six (156) regiments of infantry, the seventeen (17) regiments of cavalry, the two regiments of artillery, and the commanding officers of independent military organizations, during the late war-such commanding officers to be determined by the muster-out And the adjutant-general is hereby directed to forward the same to their respective post office address: Provided, this resolution shall not be construed as to authorize the publication of any more of said reports.

# Adjutant-General's Report.

Resolved by the House of Representatives, the Senate Distribution to compilers and concurring herein, That the acting adjutant general is here-person offices by authorized to furnish each of the fifteen clerks, engaged in compiling the adjutant-general's report, with a copy of the same; also, one copy, each, to the four pension offices in this state, for their reference and use.

# Adjutant-General's Report.

Resolved by the House of Representatives, the Senate Distribution concurring herein, That the respective chairmen of the expense attendstanding committees on militia, on the part of the house of representatives and the senate, procure the packing and boxing and shipping of the copies of the adjutant-general's report, to the order of the respective members of the senate

and house, and audit all bills therefor, and certify the same to the auditor of state; and that the auditor, thereupon, be authorized to draw his warrant upon the treasurer for the amount so audited and allowed, payable out of any funds in the treasury not otherwise appropriated.

### Adjutant-General's Report.

Distribution to state officers.

Resolved by the Senate, the House of Representatives concurring herein, That the adjutant general be and he is hereby directed to distribute five sets of his report, for 1865 and 1866, to each of the following named persons: The governor, lieutenant-governor, secretary of state, auditor, treasurer, and each member of this general assembly.

### Adjutant-General's Report.

Distribution to

Resolved by the Senate, the House of Representatives state sup't pub. instruction, etc. concurring herein, That the adjutant-general be and is hereby directed to distribute five sets of his report, for 1865 and 1866, to the superintendent of public instruction, attorney general, and each elective officer of this general assembly.

### Adjutant-General's Report.

Preamble.

Whereas, the printing and binding of the eight volumes of the adjutant-general's report were done in the years of 1867 and 1868, by the contractors for public printing and binding, under the existing contracts with the state, and said accounts now remain unsettled in the office of the auditor of public accounts; therefore,

Printing and binding.

Be it resolved by the House of Representatives, the Senate concurring herein, That the auditor of public accounts be and is hereby directed and required to audit and allow said accounts according to the tenor of the contracts severally existing for the public printing with Baker, Bailhache & Co.; and for the binding, with Johnson & Bradford.

# Agricultural Society's Report.

Printing and distributing.

Resolved by the Senate, the House of Representatives concurring herein, That ten thousand copies of the Transactions of the State Agricultural Society, for 1869, be printed, under the direction of said society. That fifteen hundred copies be distributed by the secretary of state, (packing and freight prepaid) to the members of the general assembly; five hundred copies for the use of the state library, and the remainder for the use of the State Agricultural Society, and for distribution to agricultural, mechanical and horticultural associations and public institutions and libraries throughout the state: Provided, that such report shall be promptly published during the first three months of 1870, and shall not comprise more than three hundred pages, octavo.

#### Arsenal, State.

Resolved by the House of Representatives, the Senate Repair for ad-concurring herein, That the governor of the state be and officer. is hereby authorized and directed to cause the immediate fitting up and preparation of rooms in the state arsenal, for the adjutant-general's office, and for the safe-keeping of all property of the state, or of the United States, in charge of such adjutant-general. That all such property shall be removed to the arsenal on or before the first day of June, 1869; and that after the first day of June, 1869, the state shall not be liable for any rent for rooms, building or office for said adjutant-general.

### Cattle Convention, Report.

Resolved by the Senate, the House of Representatives Print 3,000. concurring herein, That three thousand copies of the proceedings of the cattle convention, held at Springfield, December 1st and 3d, 1868, are hereby ordered to be printed for the use of the general assembly and of the commissioners.

# Chatterton, George W.—Paper Contract.

Resolved by the House of Representatives, the Senate Delivery delay concurring herein, That the secretary of state be and he is hereby instructed not to receive any printing paper, under the existing contract with G. W. Chatterton, not already actually delivered at the state house, until the completion of the investigation into said contract, now being made by the printing committee of the house of representatives

### Chatterton, George W.—Paper Contract.

Account—secretary of state to certify.

Resolved by the House of Representatives, the Senate concurring herein, That the contract for furnishing paper, entered into between Sharon Tyndale, secretary of ctate, and George W. Chatterton, and bearing date the 3d day of November, 1868, be and the same is hereby declared null and void, and that the present secretary of state be and he is hereby directed and required to enter into contract for paper, with the lowest responsible bidder, whose bid was presented and on file at the time of awarding of said contract to said George W. Chatterton.

And be it further resolved, That the secretary of state certify the account of said George W. Chatterton, for paper already actually delivered at the state house, and none other, at the rate of \$7 20 per ream, and no more; and that the auditor settle said account on that basis, and

no other.

### Chicago.

Preamble.

Whereas, the congress of the United States several years ago designated the city of Chicago as a port of entry; and, whereas, a bill has already passed the house of representatives, and is now pending in the United States senate, making the cities of St. Louis and Cincinnati ports of entry, and providing for the transhipment of imported merchandise direct from the vessel to cars or boats, on lines of interior transportation, under bond and transportation entry, to said cities of Chicago, St. Louis and Cincinnati; therefore,

Port of entry.

Resolved by the Illinois Senate, the House concurring, That our senators in congress be instructed to use their best exertions to secure the passage of the said bill, or to accomplish the objects therein sought.

### Corruption, Charges.

Preamble.

Whereas, various reports are in circulation concerning supposed corruption of members of this general assembly, which reports, if true, ought, in justice to the people of this state, to be established, and, it untrue, ought, in justice to the members of this general assembly, to be refuted and disproved; therefore,

Investigating committee.

Resolved by the House of Representatives, the Senate concurring herein, That a committee of three on the part

of the house, and two on the part of the senate, be appointed, to investigate, ascertain and report, at the earliest practicable time, whether any improper influences, pecuniary or otherwise, have been used or offered, directly or indirectly, to any member of this general assembly, to induce them, or any of them, to vote for or against any bill, resolution or measure pending, or heretofore pending, before this general assembly.

Resolved, That said committee are hereby authorized to Evidence to send for persons or papers, to administer oaths, employ a submitted. clerk and a short-hand reporter; and that said committee report to each house of this general assembly the evidence which may be taken by them, together with their opinion

thereon.

### Constitution, Federal.

Whereas, the congress of the United States has pro-Preamble. posed the following as the 15th amendment to the federal constitution, viz:

"Sec. 1. The right of citizens of the United States to Amendment. vote shall not be denied or abridged by the United States on account of race, color or previous condition of servitude.

"Sec. 2. The congress shall have power to enforce this article by appropriate legislation."

Therefore,

Resolved by the Senate, the House of Representatives Ratification. concurring herein, That the state of Illinois, by its legislature, ratifies and consents to said amendment.

#### Constitution, State-Amend.

Whereas, an amendment to the constitution of this Preamble. state was proposed and agreed to, at the last regular session of the general assembly, by a joint resolution, as follows. to-wit:

Resolved by the Senate and House of Representatives Proposition. of the State of Illinois, (two-thirds of the members elect to each house agreeing thereto), That the following amendment be and the same is hereby proposed to the constitution of the state of Illinois, as an amendment to the ninth article:

"Section 7. The general assembly shall have no power Amend to release the Illinois Central Railroad Company from its obligation to pay into the state treasury either the tax or the per centum of the gross receipts of the Illinois Central Railroad and branches as stipulated in its charter."

Therefore,

Ratification.

Resolved by the Senate and House of Representatives of the State of Illinois, That a majority of all the members elect to each branch of this general assembly do hereby agree to said proposed amendment.

Submit to the people.

And be it further resolved, That the same be submitted to the people, at the next general election, for their adoption or rejection.

# Governor's Inaugural.

Print 28.000.

Resolved by the House of Representatives, the Senate concurring herein, That twenty-eight thousand copies of the inaugural message of the governor be printed—twenty thousand in the English language, and five thousand in the German; one thousand in French, and two thousand in the Scandinavian language—to be done under the direction of the state printer.

### Governor's Message.

Print in German and Scandinavian. Resolved by the House of Representatives, the Senate concurring herein, That twenty-five hundred copies of the message of his excellency, the governor, be printed in the German language, and one thousand in the Scandinavian language, for the use of this general assembly; and the same be done by the state printer.

# Gregory, Hon. John M.

Address to the assembly.

Resolved by the Senate, the House of Representatives concurring herein, That the Hon. John M. Gregory, regent of the Illinois Industrial University, be and he is hereby invited and requested to deliver an address before the members of the general assembly of the state of Illinois, upon the history, objects, course of study, resources, condition, prospects and needs of that institution, with such other matters as he may deem of public interest in connection therewith; and that Tuesday, January 19th, at 7 p.m., be designated as the time, and the hall of the house of representatives as the place, for said address.

#### Howlett & Adair's Manual.

Resolved by the House of Representatives, the Senate Secretary state to purchase. concurring herein, That the secretary of state be authorized and empowered, and he is hereby directed, to purchase of Howlett and Adair their manual of the twenty-sixth general assembly: ten copies each for the members and officers of the house and senate; ten copies each for the offices of the executive, secretary of state, auditor, treasurer, and superintendent of public instruction; also, two hundred copies to be deposited with the secretary of state, for the use of the members of the next general assembly.

### Incorporation Law.

Resolved by the House of Representatives, the Senate Joint commit-concurring herein, That a special committee of seven mem-bill. bers -four from the house and three from the senate—be appointed, whose duty it shall be to report a bill for a general law, to embrace all corporations whose powers, objects and purposes can be attained by such general law.

### Insane Hospital Bills.

Resolved by the Senate, the House of Representatives con- Joint select curring herein, That a joint select committee, of two from confer, and rethe senate and three from the house, be appointed, as a com- port. mittee to confer in reference to the provisions contained in the bills now pending in relation to the establishment, etc., of insane hospitals in this state; and who shall make report without delay.

#### Institutions, State.

Resolved by the House of Representatives, the Senate concurring herein, That the committee (jointly conferring) on state institutions be directed to prepare, for publication, as soon as practicable, an abstract embracing all important evidence taken by the legislative committee appointed by the twenty-fifth general assembly, in relation to the public institutions of the state-together with their report upon the same.

Fvidence, ab-

# Inauguration of Governor.

January 11. Resolved, That the House of Representatives (the Senate concurring herein), meet in joint session, at 12 o'clock this day, for the inauguration of the governor and lieutenant governor, elect.

### Naval Station.

Preamble.

Whereas, the late war demonstrated the importance of a naval depot upon the banks of one of the great rivers of the west, which should be free from all danger of attack from abroad and, at the same time, in close proximity to all materials necessary for naval construction; and, whereas, experience has shown that Mound City is something better for a naval station by reason of its central geographical position, and by reason of its being located near to and closely surrounded by the hemp growing and iron producing sections of the country, and by reason of its mild and healthful climate; therefore,

Mound City.

Resolved by the House of Representatives, the Senate concurring herein, That our senators be instructed and our representatives in congress be requested to secure an appropriation for the naval station, at Mound City, sufficient for the establishment of necessary rope walk and founderies.

Resolved, That the governor be requested to cause copies of this preamble and resolution to be forwarded to our senators and representatives in congress, as early as practi-

cable.

# Newspapers.

For assembly.

Resolved by the House of Representatives, the Senate concurring herein, That the lieutenant-governor, elect, and Lieutenant-Governor Bross, present presiding officer of the senate, each senator, and the several elective officers of the senate, each member of the house of representatives, and its several elective officers, be furnished with newspapers equivalent to sixty copies of a daily paper, during the continuance of the session of the general assembly—to be paid for out of the contingent fund,

# Newspapers—Bound Copies.

Resolved by the House of Representatives, the Senate con-or Resister—to curring herein, That each member of the senate and house distribute bound of representatives, and the speaker of the senate, and the copies. secretary of the senate and chief clerk of the house, be provided with one bound copy of either the session issue of the "State Journal" or "State Register," as he may elect, to be bound at the close of the session: Provided, the same shall not cost over \$4 50 per copy; 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.

### Quarries.

Whereas, it has been represented that the stone in the Preamble. state quarries in Will county, and the stone dressed and furnished by the penitentiary, is not suitable and fit to be used in the erection of the new state house, or in the proposed new penitentiary, and stone having been purchased from other quarries, for such purposes, at much higher rates than it could have been furnished by the penitentiary commissioners; therefore,

Be it resolved by the Senate and House of Representa- Investigation tives concurring herein, That the committees on public quarties authorities buildings and state library of the senate and house of rep-rized. resentatives be instructed to fully investigate the quality of all said stone, and inquire into all tests that have been made, by use and theory—with power, at their discretion, to visit the several quarries of the state, and noted buildings erected in the state at Rock Island and other places; and that they procure the tests made by General Rodman, of U. S. A., of all such stone, and procure such other scientific tests as they may be able to obtain; and that they report the result of all their investigations to each house.

### Report, Official.

Committee to consider.

Be it resolved by the Senate, the House of Representatives concurring, That a joint committee be appointedconsisting of three from the senate and five from the house -to take into consideration the subject of the official reporting of the proceedings of the present session.

# Report, Official.

Ely, Burnham

Resolved by the Senate, the House concurring therein, & Bartlett appointed official That the firm of Ely, Burnham & Bartlett be and they 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 \$15 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; the general assembly reserving the right to cancel its contract with said reporters and newspapers at any time, upon giving three days' notice: Provided, that no money shall be paid for reporting or publishing any proceedings or debates, unless the same shall be published as soon as the next day after they occur. The reporters shall transcribe the matter as the proceedings occur, and transmit to the Journal and Register. All matter shall be thus furnished on the same day.

# Reporters, Official.

xtra days.

Resolved by the Senate, the House of Representatives concurring herein, That the official reporters be allowed four days after the adjournment, on the 11th inst., in which to complete the reports of proceedings, and to write out and prepare for publication verbatim reports of the debates on the Cherokee cattle, Illinois improvement, and lake park front questions, in the senate, and of the fees of county officers and state house questions, in the house, etc.

#### Shy, Jacob.

Whereas, it appears, from the accompanying petition, Preamble that Jacob Shy, of the county of Macon, and state of Illi nois, was a soldier of the war of 1812, and was honorably discharged for disability contracted in the line of duty—which disability was permanent; and, whereas, by the law now in force, in reference to pensions, invidious distinctioner; therefore, in view of the facts as represented in the petition,

Be it resolved by the House of Representatives of the Relief of General Assembly of the State of Illinois, the Senate concurring herein, That the congress of the United States be and they are hereby requested to pass a special act of relief,

as prayed for in the petition of the said Jacob Shy.

#### Soldiers' Monument.

Resolved by the House of Representatives, the Senate Mound City. concurring herein, That the secretary of state be instructed to forward to each of our members of congress a copy of the substitute for house bill, No. 914, for "An act to provide for building a soldiers' monument at the national cemetery, near Mound City."

#### State House Commissioners.

Resolved by the Senate, the House of Representatives Report, special. concurring herein, That five hundred copies of the special report of the state house commissioners be printed, for the use of the senate and house.

#### Statutes, Revised.

WHEREAS, the senate, by resolution, on the 5th day of order canceled. January, 1869, ordered the secretary of the senate to furnish three sets of the Revised Statutes of the state, and said books have been lost; therefore,

Resolved, That the secretary of the senate be excused from paying for the same, and that the secretary of state be

instructed to cancel said order.

#### Statutes, Revised.

Purchase and

Resolved by the House of Representatives, the Senate concurring herein, That the secretary of state shall distribute the five hundred copies of Gross' statutes of Illinois in manner following, namely: One copy to each member of the general assembly, including the speaker of the senate, the clerk of the house and the secretary of the senate; one copy to each state officer who is required to keep his office at the seat of government; one copy to each clerk of a circuit court, for the use of the grand jury; one copy to each clerk of a county court; one copy to each circuit judge and each prosecuting attorney; one copy to each judge of the supreme court; one copy for the library of the Benton Law Institute; one copy to each clerk of a circuit court, for use in court; and shall deposit the remaining copies in the state library.

#### Surplus Funds.

Invest in U.S. bonds — goldbearing. Resolved by the House of Representatives, the Senate concurring herein, That the treasurer, on direction of the governor, be and hereby is instructed to invest in the bonds of the state or in gold-bearing interest bonds of the United States, any funds that are or may be in the treasury of the state, not specially appropriated or otherwise necessary for the contingent or current expenses of the state.

#### Withrow, Sanford.

Allowsnee.

Resolved by the Senate, the House of Representatives concurring herein, That Sanford Withrow be allowed the sum of three dollars per day for services, during the recess, as porter, in delivering fuel, sweeping, etc.; and that the auditor of public accounts is hereby authorized to draw his warrant on the treasurer for an amount for such number of days, at above rate, as shall be certified, respectively, by the speakers of the senate and house.

# BIENNIAL REPORT

OF THE

# AUDITOR OF PUBLIC ACCOUNTS

OF THE

# STATE OF ILLINOIS,

TO THE

TWENTY-SIXTH GENERAL ASSEMBLY.

SPRINGFIELD: ILLINOIS JOURNAL PRINTING OFFICE, 1869.



# BIENNIAL REPORT

OF THE

# AUDITOR OF PUBLIC ACCOUNTS

OF THE

# STATE OF ILLINOIS.

Auditor's Office, Illinois, Springfield, December 1, 1868.

To the General Assembly of the State of Illinois:

I have the honor to submit the following report, as Auditor of Public Accounts, for the two years commencing December 1, 1866, and ending November 30, 1868, showing:

- 1. 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.
- 3. A detailed statement of warrants drawn on the treasury, and to what account and appropriation charged.
- A statement of the amount of warrants outstanding unpaid December 1, 1868.
- 5. A statement of the school, college, and seminary funds.
- A statement of State indebtedness redeemed and purchased with the Illinois Central Railroad fund.
- 7. A statement of State indebtedness redeemed and purchased with the State debt fund.
- 8. A statement of the accounts of the State Treasurer, with the several State funds, and county and city interest funds.
- 10 and 11. Statements of the assessment of real and personal property in the several counties for the years 1866, 1867 and 1868.

- 12. Statement showing the rates per cent. of addition and deduction determined by the State Board of Equalization on the assessments of the several counties, for the years 1867 and 1868.
- 13 and 14. Statements of the State taxes charged in the several counties, amounts collected, etc., for the years 1866 and 1867.
- 15 and 16. Statements of the school tax fund for the years 1866 and 1867.
- 17. A statement of dividends of the school tax and interest funds for the years 1866 and and 1867.
- 18. A statement of the condition of State banks.

#### BOARD OF EQUALIZATION.

The General Assembly, at its last regular session, enacted a law providing for a State Board of Equalization, with power to add to or deduct from the assessment of any county such rate *per centum* as seemed to the Board just and equitable, of which Board the Auditor is *ex officio* a member.

The Board met in the years 1867 and 1868, at the time appointed in the law, and discharged the duties devolved upon them by adding to the valuations returned by such counties as they believed to be assessed relatively too low, and deducting from the valuations returned by such

counties as they believed to be assessed relatively too high.

No opposition was made to the action of the Board, except in the county of Cook. The county clerk of Cook county, in response to my notice of the action of the Board in determining an addition of twenty-four per cent. to the assessed valuation of property in said county, informed me that he deemed the law, creating the Board, unconstitutional, and their action illegal and void, and refused to extend the addition directed by the Board. Deeming it my duty to bring any question, touching the validity of the law on which all the revenues of the State were dependent, to a judicial test, I applied to the Supreme Court, at its January term, 1868, for a mandamus to require the clerk to make the addition as determined by the Board; and on trial of the case the court sustained the law, and awarded the mandamus, a copy of which was duly furnished to the clerk. I recently learn that he has wholly neglected to comply with the order of the court. This information I have communicated to the Attorney-General for his action.

Experience has, I think, demonstrated the usefulness of the Board of Equalization, and proven that under its operation a more uniform distribution of the burdens of taxation has been obtained. So far as I can ascertain the belief is general that it should be retained as a permanent feature of our revenue system. It is found, however, that some amendments to the law are requisite to a more complete and equitable plan

of equalization.

As at present provided, the same rate per cent. is required to be added or deducted from all classes of property in the same county, regardless of the relative valuations, while it is evident from an examination of the returns of assessment that in many instances the valuation of real property, personal property and railroad property

in the same county bear no just relation to each other. An amendment, whereby each of these classes of property should be acted upon separately by the Board, and the rate of addition or deduction determined on each, and applied to each separately, without combining as at present, would, in my opinion, be a great improvement in the

Another improvement can be made by removing the arbitrary rule of averages prescribed as to personal property, leaving the board at liberty to consider the relative actual values of personal property in dif-

ferent localities.

The Board at its last session adopted a series of resolutions, which will doubtless be laid before the General Assembly by the Governor, recommending the creation of a Bureau of Statistics, with suitable provision for obtaining reliable information as to commercial, agricultural, mechanical, mineral, social, and other interests and condition of the several counties. Such information would be of great value to the Board of Equalization, and would, it is believed, be of such general interest and usefulness as to amply repay the expense incurred.

The additions and deductions determined will be found in statement

No. 12.

#### TAXES LEVIED.

By the provisions of laws enacted by the last General Assembly, it was made the duty of the Auditor to compute and levy rates of taxation necessary to provide for defraying the current expenses of the State government and appropriations, and for payment of interest on

the public debt.

The rates computed and levied were, for the year 1867, two and onehalf mills on each dollar of valuation for revenue purposes, and one and one-fifth mills for interest. The rates for 1868 are one and one-half mills for revenue purposes, and one mill for interest—making the aggregate State taxes, including two mills for the payment of principal of the State debt, and two mills for the support of schools, equal to seven and seven-tenths mills for 1867, and six and one-half mills for 1868. The estimated proceeds of the tax of 1868, for revenue purposes, is \$640,000, a sum deemed sufficient to meet the current expenses for the coming year, and all known demands upon the treasury payable from revenue funds.

#### STATE BANKS.

It is provided, in an act passed at the last regular session of the General Assembly, that banks theretofore organized, may file with the Auditor bonds, with security, conditioned that they will redeem outstanding bills for five years at the bank, at the Auditor's office, and in Chicago; upon the filing of which bond the Auditor is required to surrender the securities deposited by such banks for the redemption of their circulating notes. Under this provision of law the following named banks have filed bonds and withdrawn their securities, viz:

McLean County Bank	March	12, 1867
Bank of Bloomington	April	4,1867
Treasury Bank	April	9,1867
Home Bank	April	16, 1867
Marine Bank	Nov.	4,1867
Bank of Galena	$\dots$ Feb.	8,1868

Since my last report, the time fixed by law for redemption by the Auditor of notes of banks in liquidation, has expired as to the following named banks, viz: Bank of Illinois, City Bank Ottawa, Exchange Bank, Grundy County Bank, Reapers' Bank, People's (late Mahaiwe) Bank, Traders' Bank, and United States Stock Bank.

The date of expiration of the remaining banks in liquidation is shown in table No. 18. Two banks only, not in liquidation, have securities remaining on deposit with the Auditor, viz: The Sycamore Bank, which has circulation outstanding eighty-seven dollars, and the Cumberland County bank, with a circulation of four hundred and forty-four dollars.

ORLIN H. MINER, Auditor P. A.

# No. 1.

Statement of receipts into the Treasury, and of warrants drawn thereon, from the first day of December, 1866, to the thirtieth day of November, 1868, inclusive, on account of the Revenue fund.

RECEIPTS.	Amount.
Taxes of 1865 and prior years, received from collectors.  Taxes of 1866, received from collectors.  Taxes of 1867, received from collectors.  Taxes of 1867, received from collectors.  Trom redemptions and sales of property purchased on executions, and from judgment debtors.  From expenses of surveying swamp lands, repaid.  From Sangamon county, for old State house.  From transfers from interest fund, act of 1867.  From sales of property acquired from Joel A. Matteson.  From sale of bonds issued for penitentiary loan  From the United States, reimbursement of war expenses.  From sale of Adjutant General's report  From peddlers' licenses.  From sale of State lands.  From some person unknown.	15,874 99 167 00 100,000 00 402,845 99 29,000 00 50,175 00
	\$2,276,763 19
WARRANTS DRAWN.	Amount.
For special purposes. See table No. 2	\$1,050,882 32 1,075,726 49 \$2,126,608 76

# No. 2.

A general statement of warrants drawn on the Treasury, from the 1st day of December, 1866, to the 30th day of November, 1868, for all purposes.

To what account charged.	Amount.	Total.
Appropriations special	\$61,926 92	
Arsenal	6,798 45	
Contingent fund	10,604 59	
Canal appropriation		
County agricultural societies		
Executive mansion	12.225 00	
Experimental school for idiots		
Geological survey	27,543 24	
Geological report.		
Illinois soldiers' col'ege	17,926 70	
Military contingent fund		
Military State agents		
Money refunded	2,804 08	
Normal University (see also interest fund)	21 945 99	
Penitentiary		
Penitentiary commissioners	4,482 00	
Repairs to State house	3,308 52	
Repairs to arsenal		
State library		
State house (new)	287,677 20	
Soldiers' orphans' home, (see also deserters' fund)	70,000 00	
Water tank in State house	1,323 02	
War claims paid	1,046 14	
Total paid for special purposes		\$1,050,882 32
Appropriations general		
Adjutant general	8,048 50	
Assistant adjutant general	3,600 00	
Attorney general	5,694 44	
Census commissioners	563 89	
Conveying convicts.		
Distributing laws and journals, etc	700 00	
Fugitives from justice reclaimed.	3,836 81	
General assembly		
Governor		
Incidental expenses		
Insane hospital	214.706 53	
Institution for the Blind		
Institution for the Deaf and Dumb (see also interest fund).	100,047 38	
Judgments, clerks' and sheriff's fees		
Judiciary, 1st division, supreme court		
" 2d " " "		
" 3d " " "		
1st circuit		
" 2d "		
" 8d "		
" 4th "		
" 5th "		
* 6th *		
" 7th "		
46 8th 46		
44 9th 44		
" 10th "		
* 11th "	2.167 58	

	7	To what a	ccount charged.	Amount.	Total.
Judiciary					00
"	13th '			2 250	00
**	1401			2,000	00
46	1901			2,000	00
"	16th '			2,198	37
46	17th '			1,750	00
"	18th '			1,715	00
46	19th 4			2,250	00
44	20th			2,000	00
44	21st 6			2,000	00
66					00
44					00
66	24th				00
44				1,850	
44				2,000	
44				2,000	
44				2,250	
64			Chicago	6,000	
44			of Chicago	2,173	
64			of Peru	1,750	
**					
"			pleas, Cairo	1,550 2,000	
44			pleas, Aurora and Elgin		00]
			• • • • • • • • • • • • • • • • • • • •	2,000	
Office of	Governo	)r	• • • • • • • • • • • • • • • • • • • •	3 337	34
"	Secretar	y of Stat	e	4,906	75
	Auditor	or Public	Accounts	2,643	62
"			• • • • • • • • • • • • • • • • • • • •		75
"	Adjutan	t General		15 701	
			struction, (see school fund)	2 268	
Public pi	rinting	• • • • • • • •	•••••	127,071	
			• • • • • • • • • • • • • • • • • • • •	39,764	88
Publishin	ig notices			1,571	77
Porters a	nd watch	man in the	e State House	6,124	
Prosecuti	ing attorn	ey of Aite	n city court	603	03
"	"		order's court of Peru	200	
			rt of common pleas, Cairo	829	
Keports o	or suprem	e court	• • • • • • • • • • • • • • • • • • • •	19,908	
			e librarian	8,630	
			ioner's office	2,500	
State's a				1,125	
	2		•••••	1,000	
"	3	u		1,000	
		eti.		875	
"		ш	• • • • • • • • • • • • • • • • • • • •	940	
44		U11		1,000	00
**			nd sup'r and rec'der's c'ts, Chicago	2,187	50
		th "	• • • • • • • • • • • • • • • • • • • •		60
		th "		1,100	00
**		th "		1,000	00
"	11			1,125	00
44	12			1,280	
"	13			1,000	00
44		th "		1,000	00
"	15			1,000	00
"		th "	***************************************	1,125	
46	17		***************************************	1,000	
46	18		***************************************	975	
46	19	th "	***************************************		02
**	20	th "	***************************************	1,000	
**	21	st "	**********************		00
		2—		, -,	,

	To what account charged.	Amount.	Total.
State's Attorn	ney, 22d circuit	\$1,000 00	
44	23d "	1,113 46	
44	24th "	1,115 88	
**	25th "	1,000 00	···· · · · · · · · · · · · · · · · · ·
4.6	26th "	875 00	
4.6	27th "	1,000 00	
44	28th "		
Superintender	nt of Public Instruction (see school fund).		
	evs' fees		
	er		
	t, 1st division		
	' 2d ''	5.132 50	)
44	3d "		3
State Board o	of Equalization		
	for ordinary expenses		
State debt fur	ad	· · · · · · · · · · · · · · · · · · ·	1.489.837.25
	fund		
	ad fund		
	nd		
	y interest fund		
Hancock con	nty interest fund	•••••	
Seburler con	nty interest fund		4,434 00
Onings City i	nterest fund		25,920 00
Sumey Only	mecrese mand		20,020 00
Total amou	ent of warrants issued		. \$6,300,523 09

No. 3.

# Detailed statement of warrants drawn from December, 1, 1866, to November 30, 1868.

Appropri	atsons—Spec	rial.			_
Paid H. G. C. Moritz, relief act, 18	867			\$495	00
Paid Enoch Payne, "				850 (	
Paid Strother G. Jones, "				422	16
Paid Adm'rs Akin Evans, "	.,			1,462	
Paid Wm. H. Brockman, "				350	
Paid F. D. S. Stewart, "		• • • • • • • • • • • •		3,000	
Paid Samuel Stookey, "		• • • • • • • • • • • • •		212 5	
Paid Murray McConnel, deficiency		• • • • • • • • • • • • • • • • • • •		104 a	
Paid Caleb Hopkins, Paid C. Edmands & Sou,				17	
Paid J. & J. W. Bunn,				42	
Paid G. W. Smith,				214	
Paid Christian Schnerring,				131	
				52 8	80
Paid I. N. Morris,				233	
raid John Ordway,				125	45
raid John Whitams & Co.,				626	
Paid B. F. Fox,		• • • • • • • • • • • • •		15	
raid Chas. Fisher,		• • • • • • • • • • • • •	•••••	30	
raid r. D. hoberts,		• • • • • • • • • • • • • • • • • • • •		150	
raid m. 1. Lee,				200	
Paid Sharon Tyndale, Paid John P. Reynolds. Paris Ex		ppropriation 1		$\frac{4}{7,000}$	
Paid Chicago eye and ear infirmary		ippropriation 1	501	10,000	
Paid Chicago soldiers' home, for 1		"		12,000	
Paid Horticultural society,	.,	44		4,000	
Paid Wood & Long, for digest,		66		6,000	
Paid for Bissell monument,		"		5,000	
Paid for Gettysburg cemetery,		4.6		8,961	
Paid for new State seal,		"		150	00
Appropri	ations—Gen	eral.	:	\$61,926	92
Daid State and others to state		10r	-		
Paid State agricultural society Paid Sharon Tyndale, State Librar	ian 1	App. 185 R. S. 1865, 186	7	\$6,000	
Paid Auditor, recording and report				200 351	
Paid subscriptions to periodicals for	or library. I	R. S		22	
Paid for expenses of transfer agen	icv.		I	2,625	
•	• /				_
	Arsenal.			\$9,198	20
Paid salary of chief of ordnance.	Ann 1865	<b></b>	1	\$3,726	K O
" " " " " " "		·		1,013	
Paid laborers and watchmen,				1,928	
Paid for material,		·		129	
Consta	Commission.		Í	\$6.798	45
Census	Commissione	si s.	ĺ		_
Paid commissioner of Pulaski cour Paid commissioner of Madison cou	nty, for 1868	5. R. S		\$109	
Tara commissioner of Madison Col		10. IL D		454	_
Cont	tingent Fund			\$563	89
Paid Presco Wright, postage for (Paid Ingersoll & Cassell, att'y's fe	Governor. e in case of	Appropriation 1 Peop'e vs. Wall	865 ahan, App.'65.	\$83 500	

Paid Palmer & Hay, attorney's fee in bank tax case in the Supreme Court	
of the United States. App. 1867	\$1,000 00
Paid Clark E. Carr's expenses to Gettysburg. App. 1867	100 00
Paid C. D. Miller for work on war claims ""	200 00
Paid C. D. Miller, for work on war claims.  Paid Albert Brown, "" ""	
Daid T. E. Alawarden sheirman joint committee on hills for the day	12 00
Paid J. F. Alexander, chairman joint committee on bills, for ten days' services after adjournment	
vices after adjournmentApp. 1867	60 00
Paid Wm. Bross, services 25th Gen. Assembly, six days after adj'm't "	66 00
Paid J. M. Woodson, "" " " " "	60 00
Paid for transportation packages, etc	21 14
P id for publishing notices, proclamation, etc App. 1867	102 00
Paid funeral expenses of Adjutant-General Haynie	
	15 00
Taid II. D. COOKS expenses as intitially agent	2,176 72
Taid H. D. Cook & Commission on moneys confected from C. States	2,432 74
Paid S. D. Puterbaugh, attorney's fees "	2,000 00
Paid transportation for destitute soldiers and others "	350 15
Paid to destitute soldiers "	569 66
Paid for picture frame	
Tala lot pictare traine trivitation to the contract to the con	21 00
	10 45
Take for repairs to executive manifold and grounds	774 27
Paid for talance in Governor's hands "	50 00
	\$10,604 59
County Agricultural Societies. App. 1861.	<del></del>
Paid county agricultural societies	610 FOO OO
Taid county agricultural acciences	\$18,500 00
a a	
Conveying Convicts.	
Paid for conveying convicts to the penitentiary,	\$50,482 30
Canal Appropriation, 1867.	
Paid committee to memorialize Congress	\$6,000 00
Distributing Laws, etc. App. 1849.	
,	
Paid A. J. Ludlam, contractor for laws of 1865, balance	\$700 00
Tale II. V. Baddan, Commenced for James of 1000, Balance	\$100.00
Executive Mansion. App. 1867.	
interaction mansion. App. 1001.	
Paid R. J. Oglesby, for furniture, repairs, etc	610 00F 00
Taid is. o. Oglesby, for idinitate, repairs, etc	\$12,225 00
7	
Experimental School for Idiots, etc.	
Paid Treasurer, for support. App. 1865	\$1,250 00
App. 1867	27,500 00
	\$28,750 00
Fugitives from Justice. App. 1867.	
1 109111115 9,000 0 0011101 11721 10011	
Paid for returning fugitives	\$3,836 81
raid for returning inglisives	\$0,000 01
G 1 1 1 G 4 1005	
Geological Survey. App. 1867.	
20.1	AH PA
Paid salary and expenses of Geologist	\$7,524 90
" assistants	17,299 44
" topographer	1,000 00
Paid rent of rooms	1,325 00
Paid incidental expenses	393 90
This incidental expenses it is	
	\$27,543 24
	\$21,040 Z4

	-
Geological Report.	
P 14 for an extension of the second by the second second	Ab
Paid for engraving, printing and binding. App. 1865	\$7,197 98
Paid for engraving, etc. App. 1867	4,952 91
Paid for paper. Special app. 1867	480 79
General Assembly.	\$12,631 68
Paid members, officers and employees House of Representatives	\$60,923 60
Paid members, officers and employees Senate	25,564 40
Paid for postage	8,325 00
Paid for newspapers	21,672 30
Paid for copying laws, etc	15,098 85
Paid for stationery	7,394 43
Paid for publishing proceedings	4,440 60
Paid official reporters	4,425 50
Paid for artic es furnished	2,554 54
Paid for committee services	1,980 00
Paid for committee room rent	2,200 00
Paid for contestant and witnesses	660 80
Paid for pocket knives	576 00
Paid for furniture	482 90
Paid for chaplains	325 00
Paid for clerk in library	424 00
Incidental expenses.	\$157,047 92
D.13 (	A:5 140 00
Paid for printing paper. App. 1867	\$57,163 93
Paid for gas in State House. App. 1867	1,869 19
Taid to ceatenger	494 00
laid to watchman	3,025 00
Tarrespiess charges	209 25
1 M 1 10 1 1 200 1	188 20
Taid for elationery	466 45
Paid for repairs " "	654 86 187 50
Paid for telegraphing. App. 1867	
Paid for shrubbery for State House yard. App. 1867	7 55 151 00
Paid for 10 dozen pocket knives. App. 1867	360 00
Paid A. A. Brackett, for reading proof for Secretary of State. App. 1867	580 00
Paid for wood App. 1867	1,414 19
Paid for wood. App. 1867	489 25
Paid for labor in library. App. 1867	61 37
Paid for packing and distributing books. App. 1867	1,484 65
Paid for packing and distributing books. App. 1867	1,074 50
Paid for new flag. App. 1867	75 00
Paid for articles furnished. App. 1867	402 33
Insane Hospital.	\$70,358 22
Paid belance of appropriation 1865, for support	\$100 00
Paid special appropriation 1867, for deficiency	63,206 53
Paid special appropriation 1867, for comp eting east wing	9,400 00
Paid repainting buildings, and enlarging sewers	2,00 00
Paid support. App. 1867	140,000 00
Institution for Educating the Blind.	\$214,706 53
Paid for support Apr. 1967	040,000,00
Paid for support, App. 1867	\$40,000 00
Paid for repairs. App. 1867	2,000 00
$\mathcal{T}$	\$42,000 00

Institution for Education of the Deaf and Dumb.	
Paid interest on school, college and seminary funds. App. 1838-9	\$2,372 38
Paid support. App. 1865	11,250 00
Paid support, repairs and insurance. App. 1867	86,425 00
Illinois Soldiers' College.	\$100,047 38
Paid on appropriation of 1867	\$17,926 70
Judgments, Clerks' and Sheriffs' Fees.	
Paid for costs in suits, etc., for the State. App. 1853	\$1,010 46
Military Contingent Fund.	
Paid Henry Conkling, ass't surgeon. Def. app. 1865	\$135 00
Paid Owen M. Long, military agent. Def. app. 1865	75 00
Paid Owen M. Long, military agent. Def. app. 1865	575 00
Paid A. L. Kimber, ass't surgeon. Def. app. 1865	150 00
Paid Jason Ham, military agent. Def. app. 1865	$\begin{array}{c} 150 & 00 \\ 475 & 00 \end{array}$
Paid Lyman Guinnip, for expenses raising two regiments. Def. app. 1865	
Paid R. J. Uglesby, Governor, for relief of soldiers. Reg. app. 1865	3,000 00
Paid A. L. McArthur, medical examiner. Reg. app. 1865	1,260 00
Paid for transporting soldiers	28 15
Military State Agents. App. 1865.	\$5,848 15
Paid Owen M. Long	\$250 00
Paid H. D. Cook	1,800 00
Money Refunded. App. 1853.	\$2,050 00
Paid for taxes, paid in error	\$1,535 51
	1,218 17
Paid Jacob Hepperly. Spec. app. 1867	50 40
Normal University.	\$2,804 08
Paid interest on college and seminary funds. App. 1857	\$12,445 99
(For like amount. See interest fund account.)	0 000 00
Paid curator Nat. filst. Society. App. 1807	3,000 00 2,000 00
Paid curator Nat. Hist. Society. App. 1867	3,000 00
Paid for improving heating apparatus "	1,500 00
	\$21,945 99
Office of Governor.	
Paid P. W. Harts, stationery. Special app. 1867	
Paid Johnson & Bradford, stationery. Special app. 1867	9 25
Paid for ice. Reg. app. 1867	55 20
Paid for articles furnished. App. 1867	77 05
Paid for stationery. App. 1867	925 05
Paid for telegraphing. App. 1867	225 72
Paid for express charges and postage. App, 1867	556 77
Paid messenger Regular app. 1867	530 00
Paid for furniture. Regular app. 1867	266 13 265 72
Paid for publishing proclamations, etc. Regular app. 1867	
And the framework brocksmanning, ever megurar app. 1001	
	\$3,337 34

And the second s	-	
Office of Secretary of State.		
Paid H. Post, ice. Special app. 1867	\$50	40
Paid Culver, Page & Hoyne, stationery. Special app. 1867	167	
Paid Geo. W. Smith, postage.	125	00
Pail Baker & Phillips, blanks. "	521	
Paid J. A. Mason, desk.	60	
Paid for examining printer's accounts. Regular app. 1867	60	
Paid for articles furnished.	210	
Paid for stationery.	703	
raid for furniture and repairs.	2,341 636	
Paid for postage.  Paid for ice.	30	
Office of Auditor of Public Accounts.	\$4,906	75
Paid for ice, for 1863 and 1864. App. 1865	\$68	
Paid for ice, for 1867 and 1868. App. 1867	55	
Paid for stationery "	1,822	
Paid for articles furnished.	162	
Paid for postage and express charges. "	401	
Paid for furniture.	103	
Paid for binding tax sales.	30	
Office of State Treasurer.	\$2,643	62
Paid for articles furnished. App. 1865	\$86	75
Paid for burglar-proof safe	1,200	00
Paid for articles furnished	26	15
Paid for postage	102	
Paid for furniture	311	
Paid for repairs	234	
Paid for stationery	219	
Paid for clock	52	
Paid for ice	30	
Office of Superintendent of Public Instruction.	\$2,262	75
Paid Baker & Phillips, blanks. Special app. 1867	\$1,868	20
	25	
Paid for postage	282	
Paid for stationery	91	95
Office of Adjutant General—App. 1867.	\$2,268	27
	\$10,908	21
Paid for extra clerk hire	549	58
Paid for H. D. Cook's expenses	150	
Paid for rent	1,400	
Paid for ice	27	
Paid for incidentals.	140	76
Paid for telegraphing		80
Paid for gas	32	68
Paid for printing and binding	139	37
Paid for stationery	881	
Paid for newspapers and books	89	
Paid for postage and express charges	723	
Paid for fuel	93	
Paid for articles furnished	455	50
Paid for furniture	98	75
	\$15,701	34

Penitentiary.	,
Paid S. A. Buckmaster & Co. Special app. 1867.  Paid Geo, R. McGregor. Paid John M. Van Osdel. Paid Chaplains. App. 1887  Paid for work done on Warden's house and gates. App. 1867.  Paid Commissioners, for maintenance.	2,853 50 250 00 185 00 1,133 00 300,000 00
Penitentiary Commissioners.	\$447,397 14
Paid Andrew Shuman.       App. 1865 and 1867.         Paid A. B. Briscoe.       " "         Paid R. E. Logan.       " "	\$1,458 00 1,458 00 1,566 00
Public Printing.	\$4.482 00
Paid for laws, journals, etc. App. 1867.  Paid for Adj't Gen.'s Report.  Paid for Agricultural Report.  Paid for Geo ogical and Industrial U. Reports, in part. App. 1867.  Paid for election blanks. App. 1867.	\$78,224 02 19,264 52 3,967 49 3,300 00 22,315 85
7 IV 7 IV 7	\$127,071 88
Public Binding. App. 1867.	
Paid balance for 24th General Assembly Paid for Agricultural Report. Paid for 25th General Assembly. Paid for Adjutant General's Report.	\$648 50 8,860 00 23,123 42 7,132 96
Publishing Notices. App. 1849.	\$39,764 88
Paid for advertising for proposals for stationery, wood, paper, printing, binding, etc	\$1.571 77
Porters and Watchmen in State House.	
Paid watchmen. App. 1865	\$1,276 00 4,848 50
Repairs to State House.	6, : (1)
Paid on appropriation of 1865, sewer, etc	\$534 50 2,774 02
Repairs to Arsenal.	\$3,308 52
Paid on appropriation of 1865.	\$55 00
Reports of Supreme Court. App. 1865.	
Paid for 553 copies of 35th, 36th, 37th, 38th, 39th and 40th volumes	\$19,908 00
Salaries.	
Paid Governor's salary. App. 1865	\$375 00 2,625 00

Paid Governor's clerk hire. App. 1865	\$900 00 4,374 99
	\$8,274 99
Paid Secretary of State, salary and clerk hire. App. 1865. Paid for arranging library. Special app. 1867. Paid for salary. App. 1867 Paid for salary as librarian. App. 1867 Paid for clerk hire. App. 1867 Paid for making index to laws, etc. Special app. 1867.	\$825 00 200 00 1,655 00 1,200 00 3,750 00 750 00 250 00
	<b>\$</b> 8,630 00
Paid Auditor of Public Accounts, salary and clerk hire. App. 1865 App. 1867	\$1,125 00 7,875 00
	\$9,000 00
Paid State Treasurer, for salary and clerk hire. App. 1865	\$700 00 5,775 00
	\$6,475 00
Paid Attorney-General, salary. App. 1867	\$5,694 44
Paid Adjutant-General, salary.       App. 1865.         " "clerk hire.       App. 1865.         " "messenger.       App. 1865.         " "salary.       App. 1867.         " "clerk hire.       App. 1867.         " "messenger.       App. 1867.	\$898 50 1,250 00 100 00 3,600 00 1,800 00 400 00
	\$8,048 50
Paid Assistant Adjutant-General, for salary two years. App. 1867	\$3,600 00
Paid Secretary in Fund Commissioner's office, salary. App. 1865	\$400 00 2,100 00
•	\$2,500 00
Paid Superintendent of Public Instruction, salary, clerk hire and traveling expenses. App. 1865	\$1,125 00
Paid salary and clerk hire judge supreme court, first division. App. 1865 App. 1867	\$933 <b>33</b> 4,899 98
	\$5,883 31
Paid salary and clerk hire judge supreme court, second division. App. 1865 " " " " App. 1867	\$933 33 4,666 66
	\$5,599 99
Paid salary and clerk hire judge supreme court, third division. App. 1865. App. 1867.	\$1,166 66 4,666 64
	\$5,833 80

Paid judge	first circuit App. 1865	
		\$1,750 00
44	second circuit. App. 1865	
		\$2,000 00
66	third circuit. App. 1865	
		\$986 75
"	fourth circuit. App. 1865	
		\$1,950 00
"	fifth circuit. App. 1865	
		\$1,750 00
"	sixth circuit. App. 1865	
		\$1,929 35
"	seventh circuit. App. 1865	
		\$2,000 00
"	eighth circuit. App. 1865	\$500 00 1,500 00
		\$2,000 00
.6	ninth circuit. App. 1865	
		\$1,741 67
44 46	tenth circuit. App. 1865	
**	4 App. 1867	
		\$1,736 10
66 66	eleventh circuit. App. 1865	
		\$2,167 58
"	twelfth circuit. App. 1865	
	-rr	\$2,420 00
"	thirteenth circuit. App. 1865	
-	" App. 1867	1,950 00 \$2,250 00

Paid judg	re fourteenth circuit. App. 1865	\$250 00 1,750 00
		\$2,000 00
"	fifteenth circuit. App. 1865	\$500 00 1,500 00
		\$2,000 00
"	sixteenth circuit. App. 1865	\$500 00 1,698 37
		\$2,198 37
"	seventeenth circuit. App. 1865	\$500 00 1,250 00
		\$1,750 00
"	eighteenth circuit. App. 1865	\$250 00 1,465 00
		\$1,715 00
"	nineteenth circuit. App. 1865	\$750 00 1,500 00
	•	\$2,250 00
"	twentieth circuit. App. 1865	\$500 00 1,500 00
		\$2,000 00
"	twenty-first circuit. App. 1865	\$500 00 1,500 00
		\$2,000 00
"	twenty-second circuit. App. 1865. App. 1867.	\$500 00 1,500 00
		\$2,000 00
"	twenty-third circuit. App. 1865	\$500 00 1,500 00
		\$2,000 00
"	twenty-fourth circuit App. 1865	\$1,000 00 1,500 00
		\$2,500 00
"	twenty-fifth circuit. App. 1865	\$250 00 1,600 00
		\$1,850 00
44	twenty-sixth circuit. App. 1865	\$500 00 1,500 00
		\$2,000 00

Paid judge twenty-seventh circuit. App. 1865	\$250 00 1,750 00
ľ	\$2,000 00
" twenty-eighth circuit App. 1865	\$500 00
" App. 1867	\$1,750 00
	\$2,250 00
Paid judges superior court, Chicago. App. 1865	\$1,500 00 4,500 00
	\$6,000 00
Paid judge recorder's court of Chicago. App. 1865	\$500 00 1,673 91
	\$2,173 91
" recorder's court of Peru. App] 1865	\$250 00
., App. 1867	\$1,500 00
	\$1,750 00
" court common pleas, Cairo. App. 1865	\$500 00 1,050 00
	\$1,550 00
" eourt common pleas, Aurora and Elgin. App. 1865" " App. 1867	\$250 00 1,750 00
	\$2,000 00
" Alton city court. App. 1865	\$500 00 1,500 00
	\$2,000 00
Paid state's attorney, first circuit. App. 1865	\$250 00 900 00
Ī	\$1,125 00
"	\$125 00 875 00
	\$1,000 00
" third circuit. App. 1865	\$250 00 750 00
" " App. 1867	
" " fourth singuit Ann 1965	\$1,000 00
" fourth circuit. App. 1865	\$125 00 750 00
.  -	\$875 00
" " fifth circuit. App. 1865	\$250 00
	690 80
إ	\$940 80

Paid	d State's	attorney,	sixth circuit. App. 1865	\$250 00 750 00
				\$1,000 00
	46	"	seventh circuit, and pros. attor'y superior and recor- der's courts, Chicago. App. 1865.	\$625 00
	44	66	" and pros. att'y superior and recorder's courts, Chicago. App. 1867.	1,562 50
				\$2,187 50
	"	"		\$1.00 OF
	"	"	eighth circuit, App. 1865	\$168 05 830 55
				\$998 60
	44	"	ninth circuit. App. 1865	\$125 00
	"	"	" App 1867	875 00
	"	"	attendance on supreme court. App. 1849	100 00
				\$1,100 00
	"	"	tenth circuit. App. 1865	\$375 00
	"	"	" App. 1867	625 00
				\$1,000 00
	"	"	eleventh circuit. App. 1865	\$250 00
	46	"	" App. 1867	875 00
				\$1,125 00
	"	"	twelfth circuit. App. 1865	\$300 00
	"	"	" App. 1867	880 00
	"	"	attendance on supreme court. App. 1849	100 00
				\$1,280 00
	"	"	thirteenth circuit. App. 1865	\$250 00
	٠.	"	" App. 1867	750 00
				\$1,000 00
	"	44	fourteenth circuit, App, 1865	\$250 00
	"	41	" App. 1867	750 00
			,	\$1,000 00
	"	"	fifteenth circuit. App. 1865	\$250 00
	"	"	" App. 1867	750 00
				\$1,000 00
	"	"	sixteenth circuit. App. 1865	\$250 00
	"	"	" App. 1867	875 00
				\$1,125 00
	44	"	seventeenth circuit. App. 1865	\$250 00
	"	"	" App. 1867	750 00
				\$1,000 00

Paid state's attorney	eighteenth circuit.	App. 1867	supr. c't. App. '49	\$125 750 100	00
				\$975	00
"	nineteenth circuit.		•••••••	\$250 614	
				\$864	02
"	twentieth circuit.		· · · · · · · · · · · · · · · · · · ·	\$250 750	
				\$1,000	00
"	twenty-first circuit.		• • • • • • • • • • • • • • • • • • • •	\$250 750	
				\$1,000	00
66	twenty-second circu		••••••	\$250 750	
				\$1,000	00
46	twenty-third circuit		• - • • • • • • • • • • • • • • • • • •	\$250 863	
				\$1,118	46
e ( « (	twenty-fourth circu		• • • • • • • • • • • • • • • • • • • •	\$250 865	
				\$1,115	38
¢¢	twenty-fifth circuit.		• • • • • • • • • • • • • • • • • • • •	\$250 750	
				\$1,000	00
46	twenty-sixth circui		• • • • • • • • • • • • • • • • • • • •	\$325 550	
				\$875	00
46	twenty-seventh circ			\$250 750	
				\$1,000	00
"	twenty-eighth circu		• • • • • • • • • • • • • • • • • • • •	\$250 750	
P. H		. D	1004	\$1,000	
Paid prosecuting att	orney, recorder's cou	ırt, Peru. App. App.	1865 1867	\$50 150	
Pold programting	tamon court	place C. I.	A 1005	\$200	-
Paid prosecuting att	orney court common	pieas, Cairo.	App. 1865 App. 1867	\$375 454	50
				\$829	50

Paid prosecuting attorney, Alton city court. App. 1865	\$228 03 375 00
State Board of Equalization	\$603 03
Paid members and officers, two sessions. App. 1867	\$7,760 40 345 00
State's Attorney's Fees. App. 1849.	\$8,105 40
Paid commissions on amounts collected	\$109 67
State Library.	
Paid for books. App. 1867	\$38 50
State House (new). App. 1867.	
Paid premium for design Paid J. C. Cochrane, supervising architect Paid per diem and traveling expenses of commissioners and clerk Paid incidental expenses. Paid for stationery. Paid for advertising. Paid for advertising. Paid for advertising. Paid for attorney's fees, defending quo warr nto Paid for attorney's fees, defending quo warr nto Paid for sand Paid for concrete Paid for founder. Paid for dimension stone Paid for dimension stone Paid for exement Paid Barnard & Gowen, for work Paid clerk of work and assist nt, and expenses Paid for excavation Paid for building lime house. Paid for building sewer Paid for water pipe and hydrants.  Soldiers' Orphans' Home. App. 1867.  Paid per diem and mileage of commissioners to locate Paid J. W. King, jr., for support, etc.	\$3,000 00 5,900 00 13,593 57 537 62 420 60 2,725 70 3,590 56 5,000 00 682 18 4,487 01 18,518 09 147,816 07 12,571 64 61,536 75 1,945 71 4,058 75 398 50 418 50 475 95 \$287,677 20
(Note-\$30,400 additional, paid with deserters' fund.)	\$70,000 00
Supreme Court, First Division.	
Paid for postage and express charges. Paid ibrarian. Paid clerk hire. Paid for law books. Paid for sheriff's attendance. Paid for stationery. Paid for articles furnished. Paid for repairs, etc.	\$310 22 450 00 675 00 1,541 13 192 00 1,051 67 270 24 246 60 \$4,736 86
	) <del></del>

Supreme Court, Second Division.	
Paid librarian Paid for clerk hire. Paid for repairs Paid for law books Paid for law books Paid for articles furnished. Paid for sheriff's attendance Paid for postage and express charges Paid for stationery	\$400 00 1,600 00 69 35 1,023 40 84 80 583 80 517 84 853 31
Supreme Court, Third Division.	\$5,132 50
Paid librarian. Paid for postage and express charges. Paid for stationery Paid for law books Paid for fuel. Paid for sheriff's attendance. Paid for gas, ice, labor and repairs. Paid for furniture Paid for hardware and other articles furnished	\$200 00 1,392 22 2,754 75 1,930 55 102 39 646 25 690 18 665 03 283 35 849 11
Water Tank in State House. App. 1865.  Paid A. J. Babcock, material and labor  Paid H. G. Fitzbugh	\$937 72 385 30
War Claims. App. 1865.	\$1,323 02
Paid discharged volunteers. Paid quartermaster's accounts. Paid subsistence accounts Paid incidental accounts Paid incidental accounts. Paid state militia	\$22 00 616 75 18 50 355 24 33 65

No. 3.

Statement of warrants drawn on special funds, from December 1, 1866, to November 30, 1868.

State Debt Fund.	
Issued to collectors for overpayments  Issued in payment of bonds presented January 1, 1867.  """" 1868.  """ """ purchased and paid.  """ expenses of two proclamations.	218,849 40 242,200 00 1,026,628 03
Interest Fund.	\$1,489,837 25
Issued to collectors for overpayments Issued for transfer to revenue fund Issued for four installments of interest paid in New York Issued for back interest paid at treasury. Issued for premium on gold and expenses Issued for interest on school, college and seminary funds paid Normal Univ. " " Deaf and D'b Inst	402,845 99 875,101 25 57,877 51 76,227 39
School Tax Fund.	\$1,427,510 05
Issued to collectors for overpayments.  Issued for salary, etc., of superintendent public instruction  " office expenses "  Issued to N. Bateman, for 12,580 copies of book."	9,750 00 981 83
Central Railroad Fund.	\$271.419 30
Issued in payment of bonds, etc., purchased and paid	\$892,043 16
Deserters' Fund. App. 1867.	
Paid treasurer of soldiers' orphans' home	. \$30,400 00
Brown County Interest Fund.	
Issued to collector for overpayment.  Issued in payment of county interest and expenses	
Hancock County Interest Fund,	\$12,155 78
Issued to collector for overpayment Issued in payment of county interest and expenses	\$840 81 19,354 00
Schuyler County Interest Fund.	\$20,194 81
Issued in payment of county interest and expenses	\$4.434 00
Quincy City Interest Fund.	
Issued in payment of city interest and expenses	\$25,920 00

### No. 4.

## Statement of warrants outstanding Dec. 1, 1866, and Nov. 30, 1868.

Amount of warrants outstanding Dec. I, 1866.  Amount of warrants issued to Nov. 30, 1868.	
Total	
Amount of warrants outstanding Dec. 1, 1868, (all revenue)	\$8,531 59

## No. 5.

## Statement of the condition of the School, College and Seminary funds, on the first day of December, 1868.

Amount of surplus revenue credited to school fund\$335,592 32 Amount of 3 per cent. fund credited to school fund 613,362 96		
Amount of 3 per cent. fund credited to the college fund	\$948,955 156,613 59,838	32
Total of school, college and seminary funds	\$1,165,407	32
Paid two years' interest, at 6 per cent., on the above funds, as follows— $(\$1,082\ 26$ in litigation being reserved:)		
To the Normal University.  To the Institution for the Deaf and Dumb.  Distributed to counties, as per table.	4,744	76
Total	\$138,766	60

### No. 6.

Statement of State indebtedness purchased by the Governor and called in by proclamation, paid with the Central Ruilroad Fund, and canceled and deposited with the Auditor of Public Accounts, from Dec. 1, 1866, to Nov. 30, 1868.

When	purch	hased.	From whom purchased—description of stock, etc.	Amoun	t.
1866.	Dec.	20	From J. H. Beveridge, attorney, balance of interest bonds, refunded book, p. 121; principal \$645.76; interest \$18.08.	\$663	84
1867.	Jan.	2	From O. H. Miner, Anditor, in trust, etc., registered canal bonds of 1847, Nos. 164, 413, \$500 cach. War bonds Nos. 1573 and 1574, \$190 each; interest \$34 00	\$1,234	
1867.	Jan.	2	From Ridgely National Bank, 7 Illinois & Michigan canal bonds of 1837, Nos. 801, 840, 841, 843, 844, 850, 920, \$1,000 each; 2 do. of 1841, Nos. 3 and 31, of \$1,000 each; 3 do. of 1847, Nos. 566, 753 and 786, of \$1,000 each.	φ1,20 <del>1</del>	00
			17 Thornton loan bonds of \$1,000, Nos. 13, 39, 49, 55, 56, 57, 59, 62, 63, 79, 117, 129, 153, 165, 167, 178, 179, and 13 Normal University bonds, \$1,000, Nos. 1, 4, 5, 6, 28, 44, 45, 46, 47, 48, 49, 64, 65, and 3 refunded canal bonds of 1860, \$1,000 each, Nos. 16, 35 and 36; principal \$45,000, interest \$7 50.	\$45,007	50
1867.	Jan.	5	From R. E. Goodell, 5 war bonds of \$100 each, Nos. 317, 318, 2758, 4078, 4365; 2 war bonds of \$500 each, Nos. 103 and 104. 1 Thornton loan bond, \$1,000, No. 101; principal \$2,500; interest \$1 67	\$2,501	
1867,	Jan.	8	From Ridgely National Bank, 8 registered canal bonds of 1847, Nos. 284, 554, 576, 581 to 585, \$450 each. 29 registered canal bonds of 1839, Nos. 1041, 1096 to 1100, 1123, 1128, 1154 to 1168, 1185, 1207, 1258, 1265 to 1267, \$450 each. 7 registered canal bonds of 1841, Nos. 14, 52, 75, 81, 98, 177, 178, \$450 each. 25 registered canal bonds of 1847, Nos. 29, 98, 141, 142, 169, 185, 247, 286, 287,	\$2,507	01
1867.	Jan.	10	325 to 331, 431 to 434, 652, 695, 1010, 1011, 1012, \$450 each; principal \$31 050; interest \$36 22	\$31,086	92
1867.	Jan.	22	principal \$5,000; interest \$8 33 From F. W. Tracy, cashier, 1 refunded bond of 1870, No. 293; 35 refunded bonds of 1877, Nos. 5, 27, 189, 190, 192 to 198, 260, 261; 283, 291, 293, 295, 310, 311, 320, 321, 338, 371, 428, 429, 437, 448, 449, 523, 530, 531 to 535. 4 war bonds of \$1,000 each, Nos. 500, 501, 502, 697;	\$5,008	
1867.	Jan.	23	orincipal \$40,000; interest \$146 66	\$40,146	66
1867.	Jan.	24	exchange \$100; interest \$41 04 From J. Bunn, 12 refunded bonds of 1862, Nos. 60, 279, 290, 291, 358, 396, 819, 881, 882, 883, 887, 919. 1 refunded bond of 1865, No. 21. 1 refunded bond of 1869, No. 85. 13 refunded bonds of 1870, Nos. 67, 93, 290, 291, 413, 414, 416, 515 to 520. 11 refunded bonds of 1877, Nos. 2, 11, 14, 82, 104, 114, 138, 238, 248, 250, 269. 15 refunded bonds of 1876, Nos. 29, 52, 75, 109 to 120. 7 war bonds of \$1,000 each, Nos. 78, 80, 81, 349, 666,	\$2,141	
1867.	Nov.	13	668, 939; principal \$60,000; interest \$240 From J. Bunn, 2 registered canal bonds of 1837, Nos. 819, 848; 4 do. of 1839, Nos. 1111, 1191, 1192, 1193; 3 do. of 1841, Nos. 6. 142, 143, \$450 each; principal \$3,050; in- terest \$89 77		

When	purch	ased.	From whom purchased—description of stock, etc.	Amonnt
867.			From Ridgely National Bank, new internal improvement, Edw.rd Impey, \$19,000. New internal improvement interest, Edward Impey, \$6,000. Interest stock of 1857,	
867.	Nov.	15	Edward Impey, \$6,431; principal \$31,431; int. \$707 20. From Ridgely Nat. Bank, interest stock 1857; principal	\$32,138 9
867.	Nov.	16	\$1,000; interest \$22 50. From H. R. Symonds, war bond No. 331; principal \$500;	1,022 8
867.	Nov.	23	interest \$11 33.  From F. W. Tracy, cashier, refunded bond of 1870, No.	511 3
867,	Dec.	2	562; principal \$1,000; interest \$23 83 From J. W. Bunn, treasurer, bal. of interest stock refunded book, p. 186; \$630; interest \$15 96; balance of interest bonds refunded book, p. 121; \$233 22; interest \$5 88	1,023
£67.	Dec.	2	From J. W. Bunn, treasurer, one registered canal bond of 1837, No. 1,034, and one registered canal bond of 1841, No. 263; principal \$900; interest \$22 80	922
.867.	Dec.	ŏ	From Ruggely Nat. Bank, two refunded bonds of 1870, Nos. 567, 568; \$2,000; interest \$51 66	2,051
837.	Dec.	6	From J. Bunn, attorney, new inte nal imp stock, \$18 000. Interest bonds of 1847, \$6,797 56, and int. stock of 1857,	
837.	Dec.	7	\$7.000. n name of M. M. C. Mackenzie; interest \$826 74 From Ridgely National Bank, new internal improvement stock, \$5,000. Interest bonds of 1847, \$1.729 40, and interest stock of 1857, \$2,000, in name of Robert Sykes;	32,624
£68.	Jan.	20	interest \$228 41	8,957
.883	Jan.		145, 150, 155; principal \$1,050; interest \$3 50 From Hall Wilson, attorney, interest bond of 1847, (Guern-	1,053
868.	Feb.		sey Smith); principal \$480; interest \$2 40 From Mariah Flint, interest stock of 1857; principal	482
868.	Feb.	15	\$1,688 11; interest \$12 66	1,700
868.	Feb.	20	21, 25, 149; principal \$1,050; interest \$7 87 From F. E Spinner, U. S. treasurer, thirty Illinois bank	1,057
.868.	Marc	h 9	and internal improvement bonds, Nos 21 to 23, 37 to 50 70, 71, 73, 74, 81 to 89; principal \$30,000; interest \$260 From F E. Spinner, U. S. treasurer, old internal improvement bonds Nos. 2457, 2459, 2460, dated January 1, 1838, Nos. 2629, 2634, 2636. 2639, 2646, 2658, 2660, 2661, 2664, 2653 dated July 31, 1839, and Nos. 261 to 266, and 287	
868.	Mar.	13	to 300, inclusive, \$1,000 each; interest \$379 50 From J. McKee, People's Pt. refunded bonds of 1870, Nos.	33,379
868.	Mar.	17	544, 560, 561; interest \$36 50	3,036
868.	Mar.	20	est \$13 98	
1868.	Mar,	30	1841, Nos. 95, 97, 119; principal \$1,050; interest \$14 From E. F. Leonard, new internal improvement stock, in name of E. B. Cowles, \$1,000. Interest stock of 1857, in name of H. M. Holbrook, \$1,815. Refunded bonds of	
1868.	Mar.	80	1862, Nos. 11 to 15, 119, 415, 443 471, 648, 691, 724, 888, 889, §14,000 Refunded bond of 1869, No 157. Refunded bonds of 1870, Nos 558 559. Refunded bond of 1877, No. 369, and 50 war bonds of \$100 each, Nos. 2084 to 2090, 2100, 2331 to 2340, 2350 to 2358, 2362 to 2370, 3191 to 3203; principal \$25,815; interest \$387 22  From J. W. Bunn, treasurer, interest bonds of 1847, in name of N. M. Rothschilds & Sons, \$8,000. Seven refunded bonds of 1862, Nos. 302, 303, 350, 397, 427, 692, 740. Seven refunded bonds of 1870, Nos, 23 to 27, 352, 337.	26,202

1868. April   3.	nt.
868. April 31.         From E. F. Leonard, arrears of interest on new internal improvement stock certificate, No. 5766	'K (1
868. April 3. From J. Bunn, internal improvement scrip, No. 2295 A, principal \$100; interest \$167 90  868. April 4. From J. W. Bunn, thirthen refunded bonds of 1870, Nos. 396, 354 to 359, 469 to 471, 474 to 476, and two refunded canal bonds of 1860, Nos. 37 and 45; interest \$235.  868. April 7. From E. F. Leonard, four refunded bonds of 1842, Nos. 477 to 480 inclusive; interest \$64 66.  868. April 13. From L. E. Leonard, four refunded bonds of 1842, Nos. 477 to 480 inclusive; interest \$64 66.  868. April 20. From Atlantic National Bank, three registered £225 canal bonds, New York, Nos. 1030, 1032, 1054; principal \$1,050; interest \$58 50.  868. April 20. From Joseph Battell, three registered can al bonds of 1841, Nos. 7, 11, 20, \$1,050; interest \$19.25.  868. April 20. From Joseph Battell, three registered can al bonds of 1841, Nos. 7, 11, 20, \$1,050; interest \$19.25.  868. April 27. From Joseph Battell, three registered can al bonds of 1847, Nos. 301 to 354, 569, 572. Six war bonds of \$1,000 each, Nos. 306, 551 to 555. Three hundred and fifty war bonds of \$100 each, Nos. 1195 to 1203, 1372 to 1378 1345 to 1349, 1355 to 1359, 1379 to 1381, 1442 to 1459, 1476 to 1481, 1549 to 1561, 1831 to 1836, 1946 to 1975, 3169 to 3178, 3204 to 3215, 3343 to 3352, 3382 to 3391, 3589 to 3546, 3731 to 3741, 3760 to 3762, 3643 to 3678, 3814 to 3832, 4803 to 4823, 4751 to 4757, 3763 to 3765, 4099, 4100, 4317, to 4321, 4356 to 4365 2448 to 2452, 2045 to 2049, 4253 to 4272, 4758 to 4760, 4804 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4040; interest \$935 50	3 0
868. April 4 From J. W. Bunn, thirt-en refunded bonds of 1870, Nos. 396, 354 to 359, 469 to 471, 474 to 476, and two refunded canal bonds of 1860, Nos. 37 and 45; interest \$235	57 9
Se8. April 7.   From E. F. Leonad. four refunded bonds of 1842, Nos. 477 to 480 inclusive; interest \$64 66	
1,00	
intere-t \$58 50	4 6
Nos 7, 11, 20, \$1,050; interest \$19 25	8 8
\$310 26, and interest bonds of 1847, \$1.087 64; interest \$24 71	39 2
From J. Bunn, eight refunded bonds of 1877, Nos. 351 to 354, 569, 572. Six wr bonds of \$1,000 each, Nos. 306, 551 to 555. Three hundred and fifty war bonds of \$100 each, Nos. 1195 to 1203, 1372 to 1378 1345 to 1349, 1355 to 1359, 1379 to 1381, 1442 to 1459, 1476 to 1481, 1549 to 1561, 1831 to 1836, 1946 to 1975, 3169 to 3178, 3204 to 3215, 3343 to 3352, 3382 to 3391, 3589 to 3546, 3731 to 3741, 3760 to 3762, 3848 to 3678, 3814 to 3832, 4803 to 4852, 44750, 4604 to 3767, 3763 to 3765, 4099, 4100, 4317 to 4321, 4356 to 4365 2448 to 2463, 2045 to 2049, 4253 to 4272, 4788 to 4760, 4604 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4040; interest \$955 50	70 /
551 to 555. Three hundred and fifty war bonds of \$100 each, Nos. 1195 to 1203, 1372 to 1378 1345 to 1349, 1355 to 1359, 1379 to 1381, 1442 to 1459, 1476 to 1481, 1549 to 1561, 1831 to 1836, 1946 to 1975, 3169 to 3178, 3204 to 3215, 3343 to 3352, 3382 to 3391, 3359 to 33646, 3731 to 3741, 3760 to 3762, 3643 to 3678, 3814 to 3352, 4803 to 4823, 4751 to 4757, 3763 to 3765,4099, 4100, 4317 to 4321, 4758 to 4760, 4604 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4004; interest \$955 50	2 (
to 1359, 1379 to 1381, 1442 to 1459, 1476 to 1481, 1549 to 1561, 1831 to 1836, 1946 to 1975, 3169 to 3178, 3204 to 3215, 3343 to 3352, 3382 to 3391, 3359 to 3546, 3731 to 3741, 3760 to 3762, 3643 to 3678, 3814 to 3832, 4803 to 4823, 4751 to 4757, 3763 to 3765, 3699, 4100, 4317 to 4321, 4356 to 4365, 2448 to 2453, 2945 to 2049, 4253 to 4272, 4758 to 4760, 4604 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4040; interest \$955 50  868. June 5. From Ridgely National Bank, refunded bonds of 1870, Nos. 552, 553; interest \$51 66	
3215, 3843 to 3352, 3882 to 3391, 3359 to 3546, 3731 to 3741, 3760 to 3762, 3643 to 3678, 3814 to 3832, 4803 to 4823, 4751 to 4757, 3763 to 3755,4099, 4100, 4317 to 4321, 4356 to 4365, 2448 to 2463, 2045 to 2049, 4253 to 4272, 4758 to 4760, 4604 to 4610, 4685 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4040; interest \$955 50	
3741, 3760 to 3762, 3643 to 3678, 3814 to 3832, 4803 to 4823, 4751 to 4757, 3763 to 3765,4099, 4100, 4317 to 4321, 4356 to 4865, 2448 to 2463, 2045 to 2049, 4253 to 4272, 4758 to 4760, 4604 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4040; interest \$935 50	
4356 to 4365 2448 to 2463, 2045 to 2049, 4253 to 4272, 4758 to 4760, 4604 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4038 to 4040; interest \$935 50	
4758 to 4760, 4604 to 4610, 4582 to 4600, 4564 to 4571, 4091 to 4098, 4036 to 4040; interest \$955 50	
868. June       5 From Ridgely National Bank, refunded bonds of 1870, Nos. 552, 553; interest \$51 66       2,0         868. June       12 From Geo W. Smith, attorney, interest bond of 1847, in name of John Brewer, \$691 76; interest \$17 52       7         868. June       12 From John Wentworth, Thoraton Ioan bond, No. 43; three canal bonds of \$100 each, Nos. 383 to 387, 3404 to 3408; three canal bonds of 1841, Nos. 37, 58, 126, and two registered £225 canal bonds, Nos. 1084 and 1085, \$350 each; principal \$5,700; interest \$180.90       5,8         868. June       13 From Ridgely National Bank, refunded bond of 1862, No. 351; interest \$27.16       5,8         868. July       20 From F. K. Whittemore, two refunded bonds 1877, Nos. 60, 128, and five war bonds of \$100 each, Nos. 158 to 162.       2,5         868. July       20 From John W. Bunn, Tr., new internal improvement stock, \$1082 01, and interest bonds of 1847, \$2700 70, in name of Robert Stone; interest \$12.60       3,7         868. Aug.       18 From James Sleven, attorney, interest bond of 1847, in name of J. and H. Hutchings, \$671.76; interest \$3.11.       6         868. Sept.       15. The following stock was surrendered to and paid by the       5	
552, 558; interest \$51 66	35
10   10   10   10   10   10   10   10	51
From John Wentworth, Thornton loan bond, No. 43; ten war bonds of \$100 each, Nos. 383 to 387, 3404 to 3408; three canal bonds of 1841, Nos. 37, 58, 126, and two registered £225 canal bonds, Nos. 1084 and 1085, \$350 each; principal \$5,700; interest \$180 90	09
three canal bonds of 1841, Nos. 37, 58, 126, and two registered £225 canal bonds, Nos. 1084 and 1085, \$350 each; principal \$5,700; interest \$180.90	Ju
principal \$5,700; interest \$180 90	
868. June 13. From Ridgely National Bank, refunded bond of 1862, No. 351; interest \$27 16.       1,0         868. July 2. From F. K. Whittemore, two refunded bonds 1877, Nos. 60, 128, and five war bonds of \$100 each, Nos. 158 to 162.       2,5         868. July 20. From John W. Bunn, Tr., new internal improvement stock, \$1082 01, and interest bonds of 1847, \$2700 70, in name of Robert Stone; interest \$12 60.       3,7         868. July 27. From Geo. W. Smith, attorney, interest bond of 1847, in name of J. and H. Hutchings, \$671 76; interest \$3 11.       688. Aug. 18. From James Sleven, attorney, interest bond of 1847, in name of M. K. Lawler, \$500; interest \$4.       5         868. Sept. 15. The following stock was surrendered to and paid by the       5	80
868. July       2. From F. K. Whittemore, two refunded bonds 1877, Nos. 60, 128, and five war bonds of \$100 each, Nos. 158 to 162.       2,5         868. July       20. From John W. Bunn, Tr., new internal improvement stock, \$1082 01, and interest bonds of 1847, \$2700 70, in name of Robert Stone; interest \$12 60.       3,7         868. July       27. From Geo. W. Smith, attorney, interest bond of 1847, in name of J. and H. Hutchings, \$671 76; interest \$3 11.       6         868. Aug.       18. From James Sleven, attorney, interest bond of 1847, in name of M. K. Lawler, \$500; interest \$4.       5         868. Sept.       15. The following stock was surrendered to and paid by the       5	
868. July 20. From John W. Bunn, Tr., new internal improvement stock, \$1082 01, and interest bonds of 1847, \$2700 70, in name of Robert Stone; interest \$12 60	
of Robert Stone; interest \$12 60	00
868. July 27 From Geo. W. Smith, attorney, interest bond of 1847, in name of J. and H. Hutchings. \$671.76; interest \$3.11 688. Aug. 18 From James Sleven, attorney. interest bond of 1847, in name of M. K. Lawler, \$500; interest \$4 5868. Sept. 15 The following stock was surrendered to and paid by the	95
868. Aug. 18 From James Sleven, attorney. interest bond of 1847, in name of M. K. Lawler, \$500; interest \$4	94
868. Sept. 15. The following stock was surrendered to and paid by the	04
State Treasurer, under the Governor's proclamation of	J±
Ju y 20, 1868, viz: interest stock of 1857, in name of	
Hope & Co., \$266,351 28; interest \$3,329 39. In name of	
Thomas Twining, \$21,362 38; interest \$267 03. In name of the administration office of Hope & Co., \$66 621; in	

When purchased.	From whom purchased—description of stock, etc.	Amount.
1868. Nov. 30	interest \$455 74. In name of John Bell, \$7,623; interest \$95 29.  Purchased from J. Bunn, refunded bond of 1877, No. 218, \$1000; interest \$25.	

## No. 7.

A statement of State indebtedness purchased by the Governor, and called in by proclamation, paid for with State Debt Fund, from Dec. 1, 1866, to Nov. 30, 1868.

Date.	From whom purchased, description, etc.	Amount.
1867. Jan. 31	From F. W. Tracy, cashier, 7 Illinois and Michigan Canal bonds of 1837—Nos. 865 to 869, 889, 894; 1 do. of 1839, No. 1030; 26 do. of 1847—Nos. 64, 65, 106, 226, 254, 667, 680, 722, 723, 700, 634, 645, 682, 683, 735 to 739, 757, 765, 766, 800, 801, 818, 677, all of \$1,000 each. 31 registered canal bonds of 1837—Nos. 98, 122, 131, 132, 133, 145, 175, 185, 190, 272, 276, 293 to 298, 611 to 616, 861, 552, 863, 879, 884, 903, 904, 913, 963; 13 do. of 1839—Nos. 1004, 1027, 1118, 1119, 1147, 1154, 1188, 1189, 1190, 1195, 1194, 1201, 1273; 62 do. of 1847—Nos. 25, 36 to 39, 71, 75, 76, 78, 79, 80 123, 128 to 131, 139, 140, 149, 166, 167, 168, 193, 195, 236, 246, 350, 351 382, 383, 394, 401, 402, 404, 405, 422, 438, 456, 483, 494, 502, 503, 508, 509, 510, 528 to 538, 545, 609, 614, 664, 697, 138, all of \$450 each. New internal improvement stock. \$558, 70. Interest bonds of 1847, \$222, 91, and interest stock of 1887, \$2,379, 40, in name of Seabury Brewster. 5 Thornton loan bonds—Nos. 3, 4, 7, 36, 81, of \$1,000 each. I Illinois bank and internal improvement bond—No. 623, \$1,000. Refunded bond 1862—No. 913, \$1 000, Refunded bond 1877, \$1,000. Normal University bond—No. 21, \$1,000. 3 war bonds of \$1,000 each—Nos. 636, 891, 930, 27 war bonds of \$500 each—Nos. 10, 11, 29, 64, 555, 557, 558, 568 to 571, 770, 780, 781, 829 to 836, 64, 555, 557, 558, 568 to 571, 770, 780, 781, 829 to 836,	,
	843, 848, 850, 852, 861. 2 war bonds of \$100 each, Nos. 3400, 4527; principal \$115,603 01, int. \$578 01,	\$116,181 <b>02</b>
1867. Feb. 1	From F. W. Tracy, cashier, registered canal bond of 1837, No. 267; do. 1847, No. 280; principal \$900, int. \$4 50	904 50
1867. Feb. 7	From F. W. Tracy, cashier, registered canal bond of 1837, No. 736; do. 1839, No. 1,196; principal \$900, int \$5 55	905 55
1867. Feb. 15	From E. F. Leonard, 23 registered canal bonds of 1839— Nos. 1121, 1133, 1134, 1203, 1205, 1208, 1209, 1220, 1224, 1226, 1227, 1228, 1231, 1254, 1257, 1259, 1264, 1268, 1269, 1270, 1275, 1276, 1277, \$450 each; principal	
1867, Mar. 2	\$10,350, interest \$77 62	10,427 62
1867. Mar. 4	principal \$44.000, interest \$454 66	44,454 56

	Date.	From whom purchased, description, etc.	Amount.
1867.	Mar. 5	From Ridgely National Bank, refunded bond of 1862, No.	
1867.		ditto of 1876, Nos. 15 27; ditto of 1870, Nos. 334; ditto of 1876, Nos. 15 27; ditto of 1877, Nos. 22, 107, 568; principal \$8.000; interest \$86 66	\$8,086 6
1867.	Mar. 7	686. 687, 688, \$450 each; principal \$3,150; interest \$34 65.  From J. Bunn, canal bouds of 1841, Nos. 30, 60; ditto of 1847, No. 996, \$1,000 each. Nine registered canal bonds of 1837, Nos. 501 to 509, \$450 each; principal \$7,050; interest \$78.79	3,184 6
1867.	Mar. 9	From Ridgely National Bank one registered 6005	7,128 7
1867.		From Ridgely National Bank, refunded bonds of 1876, Nos. 14, 26. Six canal bonds, \$298, and Naw York, Nos.	470 10
1867.	Mar. 12	terest \$274 66 From As hel Gridley, two refunded bonds of 1870, Nos 495, 494; two ditto of 1877, Nos 499, 492, Three	8,274 66
		\$500 each, Nos. 439, 513, 514, 515; two ditto of \$100 each, Nos. 3565, 3866, 20 200, 15, 15, 15, 15, 15, 15, 15, 15, 15, 15	9,310 40
1867.		interest \$12.33	
1867.	Mar. 19	27, 93, 134 to 137, 776, 780, 781, 803 to 811, 817, 818, 826, 827, 828, 887, 898, 968, 969, 970, 1361, 1382, 3480,	1,012 33
1867.	Mar. 19	From Ridgely National Bank, refunded bond of 1877, No. 83; ditto of 1869, No. 113. Three carel bonds of 1841	13,677 75
1867.	April 1	From Ridgely National Bank, refunded bond of 1870, No.	5,065 83
1867.		From J. Bunn, twenty registered canal bonds of 1837, Nos. 510 to 529; five ditto of 1839, Nos. 1088, 1089, 1089	2,030 00
1867.	April 5.	1127, 1149, \$450 each, \$11 250; interest \$174 37 From H. M. Shepherd, attorney, one canal bond of 1847, No 657, \$1,000, said to be lost (see act March 6, 1867, for re- lief of widow and heirs of J. H. Collins); interest \$1,185 84.	11, 424 37
1867.	April 12	531; eighteen ditto 1839, Nos. 1020, 1023, 1024, 1026, 1028, 1031, 1032, 1039, 1042, to 1045, 1040, 1082, 1082	2,185 84
1867.	April 12.	From Thomas Allen, Thornton loan claim certificate, No. 50.	9,153 00
1867.	April 13	principal, \$247 01; interest \$90 65	337 66
1867.	April 22	From J. Bunn, nineteen registered canal bonds of 1837. Nos. 552 to 550: six ditto of 1839 Nos. 1104, 1194, 1194	1,302 25
1867.	April 27.	From Draper Babcock, twenty-one war bonds of \$100 coch	11,460 00
1867.	April 27.	Nos. 3088 to 3108, \$2,100; interest \$40.95.  From Ridgely National Bank, three war bonds of \$500 each.  Nos. 748, 749, 751; one ditto of \$100, No. 991, \$1,600;	2,140 95
1867.	April 30	interest \$31 20	1,631 20 2,295 00

	Date.	From whom purchased—description, etc.	Amou	at.
1867.		From J H. Beveridge, attorney, one registered canal bond of 1837, No. 923; six do. of 1839, Nos. 1,022, 1,046, 1,047, 1,085, 1,135, 1,146; three do. of 1841, Nos. 156, 159, 160, \$450 each; interest \$90	\$4,590	00
1867.		From J. H. Beveridge, attorney, interest bond No. 374, (duplicate, act of 1867 for relief of Elizabeth Lane;) \$500,	510	
1867.	May 1	interest \$10.  From Ridgely National Bank, new internal improvement stock, \$2,400; interest bond of 1847, \$832; interest stock of 1857, \$6,201 28, all in the name of Edward J. Wheeble; two Thornton loan bonds, Nos. 99, 170; principal \$11,433 28, interest \$228 67.	11,661	
1867.		From Ridgely National Bank, refunded bond of 1877, No. 276, \$1,000; interest \$20 50	1,020	
1867.	May 27	From J. C. Conkling, attorney, arrears of interest on new internal improvement stock, in name of James Clemons, Jr., certificate No. 4983	394	13
1867.		From George W. Smith, attorney, coupons from canal bonds of 1837, Nos. 815, 842	1,597	
1867.		From George W. Smith, attorney, interest on internal improvement scrip, Nos. 4,120 B, 1,789, 5,769, 5,791	587	40
1867. 1867.		From John Carle, Jr., canal scrip, Mar. 1, 1840, No. 3,282, \$100; interest \$163 05	263	05
1867.	ł	B, \$100; interest \$161 90	261	
1867.	Aug. 21	A, \$100; interest \$159 85 From George H. Harlow, interest certificate canal stock,	259	
1867.	Oct. 28	No. 1.089 From W. N. Marsh, canal scrip of Mar. 1, 1840, No. 3,539 for \$174, and No. 3,750 for \$175; principal \$349, inte-	907	
1867.	Oct. 28	rest \$579 23	928	
1868.	- 1	From D Goodwin, Jr., coupons from three canal bonds of 1847, \$150, less \$20, stamped	130	
867.	July 15	From J. Bunn, refunded stock of 1867, issued for penitentiary loan, act of June 28, 1867, Nos. 1 to 40; interest \$100	40,100	00
1867.	July 25	From Ridgely National Bank, canal bond of 1841, No. 51; canal bond of 1837, No. 631; refunded bond of 1870, No. 70; refunded bond of 1877, No. 84; int. \$16 66	,	
1867.	July 29	From H. A. Thompson, arrears of interest on new internal improvement certificate No 949	4,016 363	
1867.	July 31	From J. Bunn, canal bond of 1837, No. 922; one hundred canal bonds, registered, Nos. 301 to 400, \$450 each; one do. 1839, No. 1,252; four do., Nos. 5, 6, 13, 33. Thornton loan bonds, Nos. 83, 105; principal \$50,250, interest \$251 25.	50,501	
1867.	Aug. 1	From Ridgely National Bank, two registered canal bonds of 1847, Nos. 358, 517, \$450 each. Refunded bond of 1865, No. 38, \$1,000; principal \$1,900, interest \$9 50	1,909	
1867.	Aug. 3	From National Park Bank, ten canal bonds of 1837, Nos. 641, 643 to 646, 676 to 680; interest \$55.	10,055	
867.	- 1	From Ridgely National Bank, five canal bonds of 1841, Nos. 59, 71, 72, 87, 99; interest \$27 50	5,027	
1867. · 1867.	-	From Philip Speyer & Co., new internal improvement stock, \$209 81; interest \$1 49.	211	80
1001.	Aug. 10	From J. Bunn, refunded stock of 1867, penitentiary joan, act of Juno 28, 1867, Nos. 41 to 50; interest \$75	10,075	00

	Date.		From whom purchased-description, etc.	Amount.
1867.	Aug.	20	From Ridgely National Bank, refunded bonds of 1862, Nos. 922, 923. One £225 canal bond, New York, No 1047;	
1867.	Aug.	22	interest \$25 From Ridgely National Bink, refunded canal bonds of	\$3,025
1867.	Aug.	23	1860, Nos. 21, 22, 23, 46; interest \$34 66 From Daniel Powell, balance of new internal improvement	4,034 6
1867.	Sept.	12.	stock, refunded book p 20, \$400; interest \$3 53 From Ridgelv National Bank, five canal bonds of 1837,	403 8
1867.	Oct.	23	Nos 654, 655 656, 671, 672; interest \$60 From First National Back. Springfield, twenty war bonds	5,060 (
1367.	Nov.	4	of \$100 each, Nos 4641 to 4660; interest \$37 66 From Auditor, in trust for Marine Bank, new internal im-	2,037
			provement stock, \$528 22. Interest bonds of 1847 \$1.560 24, and 66 war bonds of \$100 each Nos. 638 to 650, 681 to 760, 721 722, 804 to 808, 955 to 959, 970, 971, 872 1677, 1931 to 1936, 1938, 1939, 1940, 2585,	0.000
1867.	Nov.	12 .	2596 to 2601 3311, 4867; interest \$179 56 From E. H. Hadduck, three Thornton loan bonds, Nos. 20,	8,868
1867.	Nov.	18	107, 150; interest \$66	3,066
			to 500 Seven do. of 1841, Nos 61, 73, 130, 131, 138, 140, 141, 144. Twenty-me do. of 1847. Nos 118, 165, 1570, 171, 196, 355, 356, 406, 423, 486, 539, 579, 608, 622, 623, 665, 689, 691, 707, 1000, 1001. Twelve do. £225. New York, Nos. 1018, 1024, 1021, 1061, 1062, 1063, 1069	
1007	Dog	7.	1077, 1082, 1092, 1094, 1095, \$63,000; intere-t \$1,396 50	64,396
1867.	Dec.		From E. H. Hadduck, refunded canal bond of 1860, No. 15: interest \$26 16	1,026
1868.	Jan.		From J. Bunn, one war bond of \$500, No. 750. Three war bonds of \$100, Nos. 798, 799, 990; interest 53 cents	800
1868.	Feb.		From J. Buon, two Normal University bonds, Nos 2 and 3; interest \$12 67	2,012
1868.	Aug.	5	From J. Bunn, twelve canal bonds of 1841, Nos. 2, 18, 29 104, 112. Old internal improvement bonds Nos. 786, 787, and one refunded bond of 1870, No. 313, \$1,000	
1868.	Sept.	1	each; interest \$46.66 From J. Bunn, two refunded bonds of 1869, Nos. 88, 89 Thornton loan bonds, Nos. 86, 134, 168, and five war bonds of \$100 each, Nos. 2711, 2715, 2734, 2727, 3425;	8,046
1868.	Sept.	11	interest \$55. From First National Bank, Shawneetown, refunded bond of	5,555
1868.	Sept	21	1870. No. 546; interest \$11.83 From Wm But er, refunded bond of 1877, No. 132; inter-	1,011
1868.	Oct.	30	re-t \$'3 50 F om J. Bunn, three Normal University bonds, Nos. 27 28 29. Twenty-eight war bonds of \$500 each, Nos. 279 to 282, 285, 286, 310, 344, 400, 402 to 405, 407, 409 to 416,	1,013
1868.	Jan.	10.	483, 485, 494, 495, 498, 499; interest \$340	

	Date.		From whom purchased, description, etc.	Amount	i <b>.</b>
1868,	Jan.	12	By American Exchange National Bank, six registered canal bonds of 1839, Nos. 1076, 1078, 1080, 1199, 1281, 1282,		
1868.	Jan.	17	\$350 each; interest \$4 20	\$2,104	20
1868.	Jan.	19	By H. and F. W. Meyer, one registered canal bond of 1839,	1,754	96
			No. 1186; five ditto of 1847, Nos. 1, 2, 35, 653, 1006; interest \$6 65	2,106	65
1868.	Feb.	15	By sundry parties paid by the State Treasurer, at American Exchange National Bank, New York, on the day of the maturity of the proclamation, viz: Sixty-three canal bonds of 1837, Nos. 21 to 25, 99, 118, 119, 128, 129, 148, 178 to 183, 228, 229, 551, 624, 638, 639 651, 681 to 687, 696, 697, 739, 742, 745 to 750, 754, 733, 797 to 800, 814, 825, 832, 838, 854, 870, 880, 883, 886, 911, 939, 958, 959, 961, 965, 967, \$1,000 each. One hundred and fifty-three registered canal bonds of 1837, Nos 11 to 16 20, 29, 30, 65 to 60, 85, 86 91, 94, 95, 100, 102, 104, 106, 108, 109, 110, 112, 120, 121, 124, 126, 144, 146, 151 to 165, 169 to 174, 184, 196, 197, 198, 200 to 205, 230 to 257, 269, 273, 283, 553, 589, 590, 594 to 597, 711, 738, 784, 788 to 792, 820, 823, 824, 846, 855, 856, 905, 906, 912, 914, 921, 943, to 953, 957, \$350 each. Twenty nim-cana bonds of 1839, Nos. 1032, 1056, 1151, 1152, 1174 to 1178, 1182, 1183, 1187, 1206, 1210, 1212, 1215, 1237 to 1246, 1260, 1261, 1262, 81,000 each. Thirty-eight registered canal bonds of 1839, Nos. 1033, 1037, 1040, 1048, 1105 to 1110, 1112, 1114, 1136 to 1145, 1148, 1216, 1232, to 1238, 1247 to 1250, 1255, 1256, 1280, 1299, 1300, \$350 each. Sixty-one		
1868.	Mar.	14	canal bonds of 1847, Nos. 11, 12, 40, 50, 52, 56 to 58, 61, 62, 66, 67, 91 to 96 104, 111, 143 to 146, 199 to 203, 206 to 213, 215, 312, 386, 387, 465, 654, 658, 660 to 662, 668, 669, 711, 712, 733, 752, 781, 791, 814, 840, 882, 1007, 1008, 1014, of \$1,000 each. Forty regit tend canal bonds of 1847, Nos. 70, 72, 73, 126, 161, 180, 243, 257, 261, 262, 278, 279, 300, 345, 346, 378, 392, 396 to 399, 415, 428, 455, 496, 498, 499, 501, 521, 534, 593 to 595, 612, 621, 694, 710, 731, 750, 1003, \$350 each. Five canal bonds of 1839, Nos. 1202, 1204, 1217, 1218, 1219, \$1,000 each. Ten registered canal bonds of 1837, Nos. 116, 123, 125, \$350 each; twelve ditto of 1847, Nos. 190, 191, 192, 334, 335, 386, 557, 558, 596, 597, 774, 775, \$350 each. Interest stock of 1857, in name of the administration office of Hope & Co., etc., \$116,886; principal \$364,486; interest \$2,733,64.	367,219 38,486	

	Statement—Continued.	
Date.	By whom presented.	Amount.
1868. March 31. 1868. April 28		\$352 6
 1868. July 9	canal bond of 1847, No. 288, \$2,350; interest \$17 62 By twenty-three canal bonds of 1837, Nos. 206 to 227, 835,	2,367 6
1868. Sept. 1	\$23,000; interest \$172 50	23,172 5
1000. pept. 1	708, 709, \$350 each; interest \$13 12	1,763 1
	Bonds and stock presented and paid Jan. 1, 1867.  By O. H. Miner, refunded bonds of 1867, Nos. 232, 267, 452, 453, 454, \$1,000 each. War bond No. 683, \$500, and No. 901, \$100.  By J. H. Beveridge, attorney for Victor Barsalon, new internal improvement stock, and interest stock of 1847.  By C. R. Hurst, attorney for Wm H. Bradford, new internal improvement stock, and interest stock of 1847.  By Wm. Ridgely, cashier, refunded bonds of 1877, Nos. 45, 265, 463, 464, and refunded bonds of 1870, No. 155.  By E. A. Chapin, attorney for Wm. Hounsell & Co., new internal improvement stock, and interest stock of 1847.  By J. H. Beveridge, attorney for Vd. Hounsell & Co., new internal improvement stock, \$691.76; refunded bonds of 1870, No. 155.  By J. S. Soy, 583, 555, 585, 585, 585, and refunded bonds of 1870, No. 166.  By J. Bunn, new internal improvement stock, in the namof Charles Rogers, \$663. War bonds of \$500 each, Nos. 375 to 380. Refunded bonds of 1862, Nos. 6, 72, 310. 561. 610, 611, 612, 613, 612, 618, 748, 865; refunded bonds of 1869, Nos. 37, 151; refunded bonds of 1870, Nos. 103. 104, 129, 174; refunded bonds of 1870, Nos. 103. 104, 129, 174; refunded bonds, Nos. 87, 108; refunded bonds of 1877, Nos. 12, 13, 19, 20, 21, 35, 129, 179, 180, 249, 329 to 334, 341, 342, 356, 357 to 362. 372.  By Ridgely National Bank, refunded bonds of 1870, Nos. 415, 481, 482, 486, 487, 492, 507, 697, 778, 809, 819, 854, 862, 918, 294, 292, 3938, 939, 941, 944, 945; war bonds of \$100 each, Nos. 95 to 101, 107, 108, 109, 114, 145, 147 to 153, 257, 220 to 323, 351, 352, 356 to 362. 366, 367, 370 to 379, 388 to 398, 399, 941, 944, 945; war bonds of \$100 each, Nos. 95 to 101, 107, 108, 109, 114, 145, 147 to 153, 257, 220 to 323, 351, 352, 356 to 362. 366, 367, 370 to 379, 388 to 398, 399, 941, 944, 945; war bonds of \$100 each, Nos. 95 to 101, 107, 108, 109, 114, 141, 145, 147 to 153, 257, 200 to 323, 351, 352, 356 to 362, 366, 367, 370 to 379, 388 to 398, 399, 941, 944, 945; war bonds of \$100 each, Nos. 95 to 101, 107, 108, 109, 114,	5,600 (24,085 £ 2,729 4 5,000 (8,080 (

Date.	By whom presented.	Amount.	
	By Ridgely National Bank, refunded bonds of 1877. Nos. 59, 99, 100, 123, 124, 125, 126, 191, 300, 301 to 306, 307, 379. Refunded bond of 1876, No. 93 Refunded bond of 1862, No. 536 Old internal improvement bonds, Nos. 788, 789, 790. War bonds of \$1,000 each Nos. 68, 280, 934, 935. War bonds of \$500 each, Nos. 4, 5, 133, 251, 381 to 386, 425, 702, 735 to 740, 742, 744, 747, 818, 840, 942, 943. War bonds of \$100 each, Nos. 413, 415, 416, 414, 482, 2636, 2638, 2639, 2640, 2643, 2649, 2650, 2655, 3751 to 3755, 3850, 3852 to 3857, 3867, 3871, 3873, 3875, 3876, 3879, 2850, 3886, 4151, 4184, 4186, 4187, 4188, 4189, 4190, 4194.	\$42,800	00
	Bonds and stocks presented and paid.  By J. Bunn, old internal improvement bonds, Nos. 801, 802. Refunded bonds of 1862, Nos. 22 to 27, 359, 492, 496, 871, 921. Refunded bonds of 1865, Nos. 40, 41. Refunded bonds of 1869, Nos. 9, 10. Refunded bonds of 1870, Nos. 45, 116, 117, 118, 292, 335, 388 to 395, 452 to 468, 472, 473, 531 to 533,		
	53, 353 to 533, 42 to 435, 412, 475, 531 to 535, 546 to 543. War bonds of \$100 each, 23, 24, 57, 60, 61, 76 94, 97. 98. 104, 105, 132 to 134, 136 to 139, 142 to 146, 172, 181 to 188, 186 24, 3 to 206, 221, 222, 247 to 250, 524 to 534, 537 to 550, 556 560, 571, 572, 580 to 583, 612, 628 to 631, 633, 644 to 646, 650, 652, 653, 654, 660, 661, 665, 670, 671, 673, 680, 681, 682, 684, 698, 699, 700, 706, 708, 715 to 722, 725, 731, 736, 737, 738		
	742 to 746, 812, 838, 839, 840, 856, 857, 858, 873, 884, 888, 892, 908, 912, 921, 937, 944, 948, 955 War bonds of 500 each, Nos. 85 to 91, 93 to 102, 195 to 238, 861 to 370, 470, 471, 472, 710 to 722, 92. War bond of \$100, No. 1086	237,105	00
	By N. H. Ridgely & Co., refunded bonds of 1870, Nos. 314, 315, 316. War bonds of \$500 each, Nos. 797, 798  By H. Wilson, war bond of \$100, No. 142  By F. W. Tracy, refunded bond of 1870, No. 563	4,000 100 1,000	00
	Total	\$1,487,671	43

Statement of the State Treasurer's accounts with the several funds, for 1867 and 1868.

No. 8.

DR. GEORGE W. SMI	GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.	CR.
	REVENUE FUND.	
To amount in treasury December 1, 1866	\$66,423 51 By canceled warrants returned. 2,276,763 19 By balance in treasury Dec. 1, 1868	\$2,126,434 91 216,751 79
	\$2,343,186 70	\$2,343,186 70
	STATE DEBT FUND.	
To amount in treasury December 1, 1866	\$731,588 49 By canceled warrants returned \$1,669,168 80 By balance in treasury Dec. 1, 1868	\$1,489,837 25 910,920 04
	\$2,400,757 2!	\$2,400,757 29
	INTEREST FUND.	
To amount in treasury December 1, 1866 To amount received to November 30, 1868.	\$538, 548 47 By cancoled warrants returned	\$1,429,882 43 237,039 61
	\$1,666,922 04	\$1,666,922 04

## STATE SCHOOL TAX FUND.

\$271,424 30 71,476 96	\$342,901.26
\$41,732 82 By canceled warrants returned	\$342,901 26   \$342,901 26
\$41,732 82 301,168 44	\$342,901 26
To amount in treasury Dec. 1, 1866	

## CENTRAL RAILROAD FUND.

\$892,043 16 2,023 80	\$894,066 96
\$33, 882 16 By canceled warrants returned	\$894,066 96
\$33,882 16 860,184 80	\$894,066 96
To amount in treasury Dec. 1, 1866	

## DELINQUENT LAND TAX FUND.

\$331 06	\$331 06
By balance in treasury Dec. 1, 1868	\$331 06
	\$331 06
o amouut in treasury Dec. 1, 1866	

# HANCOCK COUNTY INTEREST FUND.

	I)	
To balance in treasury Dec. 1, 1866	\$515 00 By canceled warrants returned. 20,586 49 By balance in treasury Dec. 1, 1868.	\$20,194 81 906 68
	\$21,101,49	*21.101 49
BR	BROWN COUNTY INTEREST FUND.	
To amount received to Nov. 30, 1868	\$4,893 64 By canceled warrants returned By balance in treasury Dec. 1, 1868.	\$4,434 00 \$459 64
	\$4,893 641	\$4.893 64

## SCHUYLER COUNTY INTEREST FUND.

		CONTRACTOR IN THE TOTAL		
To amount received to Nov. 30, 1868		\$12,408 19 By canceled warrants returned	\$12,155 78 252 41	
	\$12,408 19	\$12,408 19	\$12,408 19	
0	UINCY CITY IN	QUINOY CITY INTEREST FUND.		
To amount received to November 30, 1868		\$27,311 15 By canceled warrants returned	\$25,920 00 1,391 15	
	\$27.311 15	\$27.311 15	\$27,311 15	
	DESERTERS' FUND.	S' FUND.		
To amount received		\$30,400 00 By amount paid Soldiers' Orphans' Home	\$30,400 00	

Recapitulation of Treasurer's Accounts.

							}
Name of funds.	In the treasury Dec. 1, 1866.	In the treasury Rec'd to Nov. Dec. 1, 1866. 30, 1868.	Total.	Name of funds.	Canc'l'd to Nov. Balance in the 30, 1868.	Balance in the treasury Dec. 1, 1868.	Total.
State debt   731,588 44     State debt   731,588 44     Interest   588,518 47     School tax   41,732 52     Central Railroad   38,882 16     Harocok county   515 00     Brown county   516 00     Br	\$66,423 51 731,588 49 588,548 47 44,1722 82 38,882 16 515 00	\$66,423 51 \$2,276,763 19 \$2,343,186 70 731,588 49 1,609,168 80 2,400,757 29 688,68 41 732 82 44 41,732 82 841,732 82 882 16 860,184 80 894,066 96 83,882 16 860,184 80 894,066 96 515 00 20,588 49 21,101 49 82,883 64 4,883 64 4,883 64 12,408 19 27,311 15 27,311 15 27,311 15 27,311 15 27,311 15 20,000	\$2,343,186 70 2,400,757 29 1,666,922 04 842,901 26 804,666 96 21,101 49 4,833 64 12,408 19 27,311 15	Revenue State debt. Interest School tax Central Railroad Central Railroad Berown county Brown county Guiney Oity Deserters'	\$2,126,494 91 1,489,837 25 1,429,882 43 211,424 30 892,043 16 4,434 00 12,155 78 25,920 00 90,400 00	\$216,751 79 \$2,843,186 910,920 04 2,400,757 227,089 61 1,666,922 71,476 96 84,966 931 06 89,066 931 06 68 4,893 459 64 4,893 252 41 12,408 1,391 15 30,400	(2), 343, 186, 70 2, 440, 757, 29 1, 666, 922, 04 342, 901, 26 894, 066, 96 21, 101, 49 4, 893, 64 12, 408, 19 27, 311, 30, 400, 00
	\$1,413,021 51	\$1,413,021 51 \$6,331,258 27 \$7,744,279 78	\$7,744,279 78		\$6,302,726 64 \$1,441,553 14 \$7,744,279 78	\$1,441,553 14	37,744,279 78

No. 9.

Statement of all property assessed for taxation for the year 1866, in the several counties, with the average values of domestic animals, etc., and the number of acres of land in cultivation, as returned.

Counties.		Horses.		N	eat Cattle.	
Countries.	No.	Value.	Average value.	No.	Value.	Average value.
Adams	. 13,856	\$565,999	\$40 85	22,646	\$221,468	89 7
City of Quincy		39,010	52 08	960	13,606	14 1
Alexander		60,315	62 69		39,621	18 3
Bond		234,295	35 42	8315	84,360	10 1
Boone		155,653	27 45	11,019	65,439	5 9
Brown		184,771	38 39		98,700	10 5
Bureau		390,514	21 81	29,020		5 8
Calhoun		96,535	49 55	4854	59,590	12 29
Carroll	7695	205,844	26 75		105,423	6 5
Cass		130,400	34 42	8523	85,410	10 09
Champaign	10,219	349,867	34 24		270,185	15 13
Christian		223,783	33 17	14,384	150,477	10 4
Clark		158,208	22 32		52,892	5 90
Clay		200,093	39 13		87,801	9 4
Clinton	. 6341	254,435	40 13			9 4
Coles	9394	418,679	44 57	, .	205,341	14 1
Cook		611,103	32 44		266,429	7 8
Crawford		180,774	35 49		53,895	8 9
Cumberland		171,697	38 08		82,284	12 1
DeKalb	. 12,928	284,040			131,654	5 4
De Witt	. 7281	254,732	34 99		130,036	9 9
Douglas		328,373		9546	188,133	19 7
DuPage	. 5956	179,195	30 09		102,477	7 5
Edgar	. 10,770	421,597	39 14		266,984	14 0
Edwards		153,521	57 66		39,955	10 3
Effingham		158,891	35 61	8622	83,043	9 64
Fayette		230,415	32 03	13,333	110,336	8 2
Ford		69,073	33 24	4308	49,145	11 4
Franklin		150,095	42 77	6550	63,267	9 6
Fulton		484,647	32 25	24,159	201,811	8 3
Gallatin		128,040	52 52	4670	52,810	11 3
Greene		233,015	30 36	13,333	120,735	9 03
Grundy		231,746	35 94	17,541	149,688	8 53
Hamilton		147,586	43 74		77,484	12 20
Hancock		477,429	35 09	25,894	228,574	8 82
Hardin		73,008	75 50	2572	36,162	14 06
Henderson		293,536	49 43	11,808	127,154	10 76
Henry		464,284	30 72	26,457	190,767	7 2
Iroquois						
Jackson		233,292	57 70	6484	88,010	13 5
Jasper		120,360	28 36	8097	58,656	7 24
Jefferson		370,572	70 16		145,595	11 38
Jersey		221,278	42 85	7506	89,764	11 96
JoDaviess		164,121	20 68	19,562	99,768	5 10
Johnson		179,499	70 20	4217	73,358	17 39
Kane		171,111	16 35	23,128	110,349	4 79
Kankakee		290,401	28 14	20,572	174,447	8 48
Kendall		180,891	23 84	12,153	72,324	. 5 95
Knox		525,744	29 75	26,687	225,731	8 46
Lake		131,391	19 62	14,512	88,064	6 07
LaSalle	. 15,200	626,993	41 25	38,927	255,516	6 56

Counties.	Horses.				Neat Cattle.				
counties.	No.	Value.	Averag	e	No.	Value.	Average value.		
Lawrence	4534	\$187,746	\$41.4	11	6282	66,322	10 56		
Lee	11,131	246,287		12	20,952	106,388	5 08		
Livingston	11,219	340,148		32	22,786	243,913	10 70		
Logan	10,155	382,911		71	18,252	201,411	11 03		
Macon	9145	345,069		73	16,991	217,028	12 18		
Macoupin	12,514	464,725		13	19,104	183,992	9 63		
Madison	13,131	587,128		71	13,793	185,049	13 41		
Marion	6003	271,735	45 5	26	9764	109,045	11 19		
Marshall	8899	228,970	25 '	73	11,478	76,376	6 66		
Mason	5554	251,922	45	35	10,018	105,684	10 55		
Massac	1557	134,243	86 9	22	3648	46,038	12 63		
McDonough	11,332	388,916	34	32	18,945	138,458	7 31		
McHenry	10,101	288,229	28	53	23,373	158,138	6 77		
McLean	20,333	620,021	30 4	49	38,661	411,628	10 65		
Menard	5302	212,810	40	14	10,854	182,937	16 85		
Mercer	10,759	382,989	34	58	20,922	187,739	8 97		
Monroe	3641	167,647	46		4805	47,757	9 94		
Montgomery	9869	221,058		40	12,437	65,241	5 24		
Morgan	7710	314,400	40	78	21,219	272,219	12 8		
Moultrie	3886	123,480	31		7741	57,713	7 46		
Ogle	12,922	400,707		01	26,999	184,930	6 88		
Peoria ,	12,862	427,065	33		19,712	166,570	8 4		
Perry	4737	163,951	34		6025	53,637	8 90		
Piatt	4219	184,526		73	9439	230,894	24 46		
Pike .:	10,878	383,530		26	18,125	144,970	8 00		
Pope	2307	70,784		67	4636	61,645	13 30		
Pulaski	718	48,634		72	1681	34,941	20 78		
Putnam	4137	109,565	26		6093	28,724	11 8		
Randolph	7257	341,209		02	8954	105,976			
Richland	4253 7575	131,429		90 64	6782 16,500	59,044	8 7 5 5		
Saline	2879	118,499 129,018		81	5235	91,162 65,277	12 4		
Sangamon	17,620	623,966		39	37,605	507,061	13 4		
Schuyler	6796	294,886	43		11,197	123,216	11 0		
Scott	3598	111,131		87	6411	60,256	9 4		
Shelby	10,524	366,930		86	17,268	177,284	10 2		
Stark	6748	199,472		56	11,080	89,820	8 1		
St. Clair	7495	335,777			6974	71,292	10 2		
Stephenson	10,229	264,115			20,996	133,260			
Tazewell	12,633	444,187		16	17,793	152,266			
Union	3456	222,191		29	5950	94,997	15 9		
Vermilion	14,479	517,682		75	24, 900	329,235	13 2		
Wabash	2790	103,776		20	3607	29,791	8 2		
Warren	12,422	415,864	33	47	30,108	218,440	7 2		
Washington	6495	236,250		38	9319	69,045			
Wayne	5555	200,424		(18	11,660	114,125	9 8		
White	4229	240,768		93	7288	84,243			
Whiteside	11,375	330,377			25,068	159,548			
Will	14,166	409,405	28	90	31,235	208,754	6 6		
Williamson	3343	186,678		84	5703	95,340			
Winnebago	10,088	233,824	23	18	18,479	108,490	5 8		
Woodford	10,028				14,204	136,662	9 6		

Counties.	Mul	es and Asso	es.	1	Sheep.			
Countres.	No.	Value.	Average value.	No.	Value.	Av'ge value		
Adams	2230	\$102,181	\$45 82	39,668	\$52,802	\$1 33		
City of Quincy	121	6485	53 59					
Alexander	228	20,886	81 93		1836	1 86		
Bond	484	15,260	31 53		24,130	1 3		
300ne	68	1445	21 25		31,798	1 50		
Brown	528	21,302	40 34		18,160	1 13		
Bureau	275	6555	23 88		19,428	9		
Dalhoun	284	15,970	56 28		4520	2 0		
Carroll	92	2360	25 65		8210	1 0		
Cass	541	17,885	33 04		12,565	1 4		
Champaign	718	25,561	35 60		41,914	1 2		
Christian	1137	34,690	30 5		52,443	$\frac{1}{1} \frac{2}{0}$		
Clark	368 696	10,010 24,915	27 20 35 80		23,658 $26,773$	1 4		
Clay	859		36 89		10,876	1 3		
Coles	973	31,691 42,150	43 3		49,925	1 5		
Cook	182	6550	35 99		37,494	1 2		
Crawford	401	12,231	30 50		23,257	1 0		
Sumberland	171	7845	45 88		20,072	1 2		
DeKalb	188	3760	20 00		26,368	9		
DeWitt	758	24,041	31 68		75,363	1.8		
Douglas	604	30,407	50 3		52,566	2 0		
DuPage	144	3360	23 3		55,626	1 4		
Edgar	986	34,633	35 1		92,455	1 6		
Edwards	396	24,231	61 1		28,376	2 0		
Effingham	288	9022	31 3:		13,832	1.0		
Favette	669	17,462	26 10		24,257	1 0		
Ford	68	2125	31 2		6611	1 3		
Franklin	875	41,958	47 8	13,924	37,848	2 7		
Fulton	377	14,075	37 3	48,837	62,428	1 2		
Gallatin	206	11,640	56 5		10,930	1 8		
Greene	1270	37,290			33,735	1 5		
Grundy	260	8886			6624	1 (		
Hamilton	406	16,986	41 8		13,127	1 0		
Hancock	1672	62,846	37 2		42,694			
Hardin	90	5000	55 5		3176	1 (		
Henderson	412	21,160			15,491	2 (		
Henry	404	12,447	30 8	, , , , , , ,	30,665	1 4		
Iroquois		97 107	59 9	7799	14 000	1 9		
Jackson	620	37,167 5736			14,837			
Jasper	206				16,713 38,350			
Jefferson	1455 563	104,357 24,440			12,931			
Jersey JoDaviess	134	3790			12,551	1 (		
Johnson	607	54,706			15,376	2 (		
Kane	156	2115			50,739			
Kankakee.	277	8575			24,817			
Kendall	141	3083			18,570			
Knox	709	18,138			42,105			
Lake	. 80	1356			69,664			
LaSalle	428	10,941			31,820			
Lawrence	365	15,040			16,065			
Lee	124	3137			23,309			
Livingston	444	12,791			29,899			
Logan	1223		40 2		97,154			
Macon	924							

46

Macoupin   1796   \$58,616   \$32 64   52,997   \$1	lue.		Sheep.				
Madison         2118         137,311         64         83         18,202           Marion         790         31,003         39         24         21,436           Marshall         122         3795         31         11         79.6           Masson         887         56,235         63         40         4385           Massac         262         18,507         70         63         4225           McDonough         952         31,977         33         24         32,384           McHenry         201         5148         25         61         73,657           McLean         1303         40,088         30         76         69,584         1           Menard         1030         42,580         41         34         24,488           Mercer         534         21,164         39         61         29,968           Monroe         457         22,380         48         97         2917           Montgomery         1292         28,063         15         80         39,341           Morgan         1420         64,401         45         35         11,320	\	Av vali					
Madison         2118         137,311         64         83         18,202           Marion         790         31,003         39         24         21,436           Marshall         122         3795         31         11         79.6           Masson         887         56,235         63         40         4355           Massac         262         18,507         70         63         4225           McDonough         952         31,977         33         24         32,384           McHenry         201         5148         25         61         73,657           McLean         1303         40,088         30         76         69,584         1           Menard         1030         42,580         41         34         24,498           Mercer         534         21,164         39         61         29,968           Monroe         457         22,380         48         97         2917           Montgomery         1292         28,063         15         80         39,341           Morgan         1420         64,401         45         35         11,320	67,320	\$1	2				
Marion         790         31,003         39         24         21,436           Marshall         122         3795         31         11         79.6           Masson         887         56,235         63         40         4355           Massae         262         18,507         70         63         4225           McDonough         932         31,977         83         24         32,384           McHenry         201         5148         25         61         78,657           McLean         1303         40,088         30         76         69,584         1           Menard         1030         42,580         41         34         24,493           Mercer         534         21,154         39         61         20,968           Monroe         457         22,380         48         97         2917           Montgomery         1292         23,063         15         80         39,341           Morgan         1420         64,401         45         35         11,320	28,940	1	5				
Marshall         122         3795         31         11         79.6           Masson         887         56,255         63         40         4555           Massac         262         18,507         70         63         4225           McDonough         952         31,977         33         24         32,384           McHenry         201         5148         25         61         73,657           McLean         1303         40,088         30         76         69,584         1           Menard         1030         42,580         41         34         24,493           Morroe         534         21,164         39         61         20,968           Monroe         457         22,380         48         97         2917           Montgomery         1292         23,063         15         80         39,341           Morgan         1420         64,401         45         35         11,320	24,386	1	1				
Massac.         262         18,507         70         63         4225           McDonough         932         31,977         33         24         52,334           McHenry         201         5148         25         61         78,657           McLean         1803         40,088         30         76         69,584         1           Menard         1030         42,580         41         34         24,493           Mercer         534         21,154         39         61         20,968           Monroe         457         22,380         48         97         2917           Montgomery         1292         28,063         15         80         39,341           Morgan         1420         64,401         45         35         11,320	13,023	1	6				
McDonough         932         31,977         33 24         32,334           McHenry         201         5148         25 61         78,657           McHean         1303         40,088         30 76         69,584         1           Menard         1030         42,680         41 34         24,493           Mercer         534         21,154         39 61         20,968           Monroe         457         22,380         48 97         2917           Montgomery         1292         28,063         15 80         39,341           Morgan         1420         64,401         45 85         11,320	7847	1	7				
McHenry         201         5148         25 61         78,657           McLean         1303         40,088         30 76         69,584         1           Menard         1030         42,680         41 34         24,493           Mercer         534         21,154         39 61         20,968           Monroe         457         22,380         48 97         2917           Montgomery         1292         23,063         15 80         39,341           Morgan         1420         64,401         45 85         11,320	5111	1	2				
McHenry         201         5148         25 61         78,657           McLean         1303         40,088         30 76         69,584         1           Menard         1030         42,680         41 34         24,493           Mercer         534         21,154         39 61         20,968           Monroe         457         22,380         48 97         2917           Montgomery         1292         23,063         15 80         39,341           Morgan         1420         64,401         45 35         11,320	32,436	1	C				
Menard     1030     42,580     41 34     24,493       Mercer     534     21,154     39 61     20,968       Monroe     457     22,380     48 97     2917       Montgomery     1292     23,063     15 80     39,341       Morgan     1420     64,401     45 35     11,320	81,786	1	1				
Mercer.         534         21,154         39 61         20,968           Monroe         457         22,880         48 97         2917           Montgomery.         1292         23,063         15 80         39,341           Morgan         1420         64,401         45 85         11,320	01,473	1	4				
Monroe     457     22,380     48 97     2917       Montgomery     1292     23,063     15 80     39,341       Morgan     1420     64,401     45 35     11,320	47,557	1	ę				
Montgomery 1292 23,063 15 80 39,341 Morgan 1420 64,401 45 35 11,320	22,501	1	(				
Morgan 1420 64,401 45 35 11,320	5680	1	ę				
0000 0000 15 55 10 000	39,344	1	(				
Moultrie 619 9765 15 77 16,826	22,640	2	(				
	27,716	1	(				
	25,247	1	(				
	15,744	1	2				
	25,239	2					
	33,407	1	6				
	23,000	1	(				
	14,119	2	(				
Pulaski	292!						
Putnam 60 1660 27 66 6603	9696	1					
	24,557	1					
20.00	13,809		5				
Rock Island	9373	1					
200 450 00 00 115 505	18,303	1					
	14,373	1					
610	25,893	1	1				
Scott 656 18,041 27 50 9048	9077	1	(				
	19,562	1					
	17,365	1					
St. Clair 1280 73,968 57 80 5597	9891	1	,				
and the second s	21,213	1					
100 000 000 0000	26,209	1					
	16,031	1	1				
	45,315	1					
Wabash 233 8627 37 03 9643	9643	1	-				
	39,865	2	1				
	13,663	1					
	40,039	1					
	27,460	1					
	26,406	1	-				
	32,723		9				
	24,849	2					
	33,611	1	(				
Woodford 174 6453 37 08 15,922	24,096	1	í				
62,706 \$2,523,772 \$40 56 2,415,080 \$3,2	83,595	\$1	٠,				

G. anti-		Hogs.		Carriages and Wagons.			
Counties.	No.	Value.	Av'ge v alue.	No.	Value.	Av'ge value.	
Adams	46,380	\$127,041	\$2 74	5211	\$140,190	\$26 90	
City of Quincy	353	1074	3 04	495	26,537	53 61	
Alexander	6400	11,990	1 87	515	22,935	44 58	
Bond	13,579	24,955	1 84	1503	36,690	24 41	
Boone	7558	9816	1 03	1559	25,257	16 20	
Brown	14,361	34,886	2 43	1622	40,646	25 06	
Bureau	29,905	52,183	1 74	4961	69,062	13 99	
Calhoun	7972	16,765	2 13	641	16,530	25 78	
Carroll	18,788	19,527	1 04	2287 1174	41,606	18 19	
Cass	11,834	32,850	2 77	3071	22,405 80,899	19 08 26 34	
Champaign,	19,665	59,855	3 04	1962	41,201	26 34 21 00	
Christian	17,570	23, 800	1 36 1 00	2420	41,272	17 06	
Clark	15,880	15,921	2 20	1733	46,327	26 7	
Clay	16,126 $13,655$	35,574 28,110	2 07	2040	59,514	29 19	
Clinton	26,004	88,704	4 18	2867	96,849	33 78	
Cook	13,196	29,003		8542	266,757	31 23	
Crawford	14,773	28,375	1 92	1379	36,545	26 49	
Cumberland	15,030	32,717	2 17	1388	34,590	24 84	
DeKalb	15, 403	26,976	1 75	3388	54,200	16 00	
De Witt	20,650	66,121	3 20	2036	50,053	28 5-	
Douglas	14,090	56,489	4 01	1672	57,934	34 68	
DuPage	7668	14,169		2585	42,237	16 34	
Edgar	26,287	69,568		3090	88,942	28 78	
Edwards	11,994	24,978	2 08	1028	41,608	40 43	
Effingham	13,825	7790		1516	36,691		
Fayette	17,505	31,043		2087	48,212	23 10	
Ford	2432	8195		684	13,072	19 19	
Franklin	18,489	18,489		988	21,094	21 24	
Fulton	52,732	117,774		4644	103,706	22 3	
Gallatin	11,149	14,980		770	26,770	34 7	
Greene	19,584	47,785		4966	47,270	9 5	
Grundy	6232	17,973		1854	37,392	20 13	
Hamilton	17,000 36,586	28,110 105,008		937 4755	22,990 100,920	23 43 21 23	
Hardin	7489	11,117		282	7693	27 24	
Henderson	20,702	100,894		1714	53,514	31 29	
Henry	31,628	52,237	1 65	4648	81,089	17 44	
Iroquois							
Jackson	19,577	40,555	2 07	1215	42,793	35 25	
Jasper	14,318	15,786		1371	25,833	18 90	
Jefferson	28,523	58,604		1711	35,524	20 7	
Jersey	12,967	89,021	6 86	1844	63,315	34 33	
Jo Daviess	19,465	28,584	1 48	2693	33,258	12 33	
Johnson	16,500	33,197		735	32,263	43 90	
Kane	12,338	15,355		3722	51,238	13 7	
Kankakee	599	18,568		2925	54,073	18 49	
Kendall	9740	18,186		2207	31,631	14 33	
Knox	50,383	122,244		4808	112,504	23 40	
Lake	5949	8048		2743	26,647	9 71	
LaSalle	28,965	49,339		6963	113,352	16 30	
Lawrence	13,583	26,081	1 92 2 00	1392 3415	42,208	30 32 12 81	
Livingston	14,304 16,916	28,685 45,792		3384	43,770	12 81	
	24,822	$\frac{45,792}{102,261}$		2704	52,474 68,484	25 32	
Logan			4 12				

Counties.		Hogs.		Carriages and Wagons,			
Countries,	No.	Value.	Av'ge value	No.	Value.	Av'ge value	
facoupin	29,221	\$55,167	\$1 88	4209	\$98,159	\$23	
ladison	29,892	83,333	2 80	5283	190,567	36 (	
arion	18,667	34,345	2 51	2201	67,009	30 4	
arshall	16,966	36,752	2 16	2640	49,814	18 8	
ason	12,569	27,795	2 21	1995	70,371	35 2	
assac	12,133	18,927	1 55	697	24,747	85	
cDonough	40,177	106,488	2 65	3572		23	
cHenry	15,280	31,276	2 05	3535	52,661	14	
cLean	47,234	154,034	3 26	5945		20	
enard	14,196	31,997	2 25	1269		28	
ercer	35,445	75,771	2 14	2561	57,501	22	
onroe	9822	17,113	1 74	1559	42,130	27	
outgomery	16,539	16,842	1 02	2316	47,151	20	
organ	16,361	38, 821	2 37	3861	120,830	31	
oultrie	15,893	15,776	1 00	2050	16,940	8	
le	31,527	64,920	2 06	4197	69,243	16	
oria	33,841	89,985	2 66	4330	105,630	24	
erry	13,717	14,201	1 03	1453		23	
	11,569	39,940	3 36	1303		27	
att	40,750				35,636	29	
ke	14,107	80,480		5250		28	
pe	5060	23,724	1 68	715	20,010		
ılaski	7045	9982		414	16,650	40	
itnam		11,392	1 61	1227	22,716	19	
andolph	18,857	32,706	1 73	2399	88,421	36	
ch'and	13,045	14,674	1 12	1515	33,129	21	
ock Island	19,571	20,718	1 06	2595		15	
ine	17,841	29,756	1 66	852	24,543	28	
ng mon	53,767	165,702	3 08	4978	159,541	32	
huyler	22,718	60,506	2 22	2049	57,529	28	
ott	11,600	22,038	1 90	1178	23,708	20	
elby	37,095	85,939	2 32	3044	79,858	26	
ark	17,706	21,259	1 20	1722	30,324	17	
. Clair	18,064	36,102	2 00	3715	106,954	28	
ephenson	28,879	36,336	1 25	3849	61,301	15	
zewell	29,927	56,015	1 88	3849			
nion	20,535	43,045	2 09	1467	57.310		
e milion	34,627	123, 190	3 56	3670	105,250	28	
abash	10,171	21,530	2 11	1077	24,012	22	
arren	39,466	92,731	2 35	3330		26	
ashington	12,978	18,529	1 43	2334	55,417	23	
avne	17,035	37,182	2 18	1569	39,602	25	
hite	21,970	21,287	97	1444	33,591	23 5	
	26,175	50, 051	1 91	3501	61,924	17	
hiteside			1 6.0	5068	76,918	15	
hiteside	13,392	25,732	1 92	0000			
hiteside	18,892 19,888	25,732 46,517	2 39	986	28,831		
Thiteside	18,892 19,833 18,617						
hiteside	18,892 19,888	46,517	2 39	986	28,831	29 2	

Counties.	Clock	s and Wa	tches.		Pianos.			
countries.	No.	Value.	Average.	No.	Value.	Average.		
Adams	4180	\$14,744	\$3 52	61	\$4868	879 80		
City of Quincy	1338	14,898	11 13	272	23,110	84 96		
Alexander	705	13,772	19 53	70	14,890	211 43		
Bond	962	6770	7 03	20	1950	97 50		
Brown	1771 1343	3887	2 19 4 00	50 21	3093 2060	60 18 98 38		
Bureau	4180	5276 7169	1 71	174	6646	38 20		
Caihoun	411	2965	7 21	5	395	79 00		
Carroll	2297	4795	2 08	71	2664	37 52		
Cass	198	3295	16 64	51	3560	69 98		
Champaign	2814	18,128	6 44	82	7775	94 82		
Christian.	1326	6811	5 13	16	1150	71 87		
Clark	1843	5936	3 22	28	2055	73 40		
Clay	1616 1639	7572 3891	4 68 2 38	24 21	2840 2230	118 33 106 20		
Clinton	2856	21,158	7 40	74	10,327	139 15		
Cook	5864	72,632	12 40	1472	120,713	82 00		
Crawford.	1114	6337	5 68	10	2100	210 00		
Cumberland	1119	4093	3 65	3	275	91 66		
DeKalb	3206	5301	1 65	106	4603	43 42		
DeWitt	2793	9789	3 51	44	3700			
Douglas	1496	9446	6 31	31	4350	140 32		
DuPage	2573,	4532	1 72	122	4662	38 21		
Edgar	2664	13,167	4 94	46	6350	138 04 113 75		
Edwards	872	5765	6 61 3 35	8 16	910 1108	113 75 69 27		
EffinghamFayette	1032 1705	3457 5817	3 41	16	940	58 75		
Ford.	633	2195	3 46	13	795	61 15		
Franklin	657	4378	6 51					
Fulton	4305	10,675	2 48	75	5556	74 08		
Gallatin	125	4280	3 42	26	4640	178 46		
Greene	1159	9605	8 37	77	8365	108 61		
Grundy	1446	3864	2 67	59	3760	63 73		
Hamilton	477	3092	6 50	5	900	180 00 73 66		
Hancock	4912	15,501 $2114$	* 3 15 5 24	97 3	7143 375	$73 66 \\ 125 00$		
Henderson	1536	7570	4 94	30	4478	149 00		
Henry	4289	10,3.	2 10	129	6631	51 40		
Iroquois								
Jackson	1090	9093	i ou	14	2325	166 07		
Jasper	1003	2669	2 66	2	150	75 00		
Jefferson	1437	9500	6 65	7	1750	250 00		
Jersey	1326	8874	6 69	82	9560	116 58		
Jo Daviess	1831;	3614	1 97	83	2117	25 51		
Kane.	679 5640	4571 13,506	$\begin{array}{ccc} 6 & 73 \\ 2 & 39 \end{array}$	341	15,644	45 88		
Kankakee	1926	6235	3 23	79	4213	59 63		
Kendall	1829	2991	1 63	68	2850	41 91		
Knox	4001	16,042	4 01	227	13,947	61 44		
Lake	1916	3061	1 59	88	3067	34 85		
La Salle	6620	19,023	2 85	380	17,699	50 36		
Lawrence	1228	5439	4 43	5	975	195 00		
Lee.	3595	7096	1 97	169	5753	34 04 66 53		
Livingston	2881	7679	2 66	53	3526			
Logan	2551	12,779	5 00	59	7510	127 29		

Counties.	Clock	s and Wa	itches.	Pianos.			
Oddities,	No.	Value.	Average.	No.	Value.	Averag	
dacoupin	3642	\$12,773	\$3 51	90	\$11,520	\$128	
Madison	3808	18,452	4 85	141	17,195	121	
Jarion	<b>22</b> 08	13,675	6 19	86	10,510	122	
Iarshall	2533	5587	2 21	88	4513	51	
ason	1634	5301	3 24	38	3235	85	
assac	869	5508	6 34	10	1825	182	
eDonough	3357	11,590	3 45	61	5815	95	
cHenry.	3654	7063	1 90	110	6482	58	
cLean	5950	27,135			22,248	88	
enard	1029	6904	6 64	9	1961	103	
ercer	2219	7402	3 88		2435	83	
onroe	1135	5155	4 54	14	912	65	
ontgomery	1854	6788		38		86	
organ	2122	38,210			53,820		
oultrie	2091	3010	1 44	4	200		
gle	4250 3730	10,228 8703	2 46		8448	54	
	1447	8669			10,670		
erry				19	3325	175	
ke	1199 4375	5900 21,500		1	1690		
ppe	720	21,500 3649	5 07	80	,		
ılaski	431	5589		11 12	2890 2825	217	
ntnam	1084	2077	1 91	31	1650	235	
andolph	2328	12,248				112	
ichland	1706	7785				78	
ock Island	2611	7620		140	12,176	86	
dine	649	4480			12,110	00	
angamon	3556	30,313		239	29,450	123	
chuyler	1819	8735			3200		
ott	814	2385			1975	75	
elby	2321	11,934				127	
ark	1545	3267		19			
. Clair	1984	6236	3 15	67	5417	80	
ephenson	4599	9148	1 98	140	6440	46	
	2491	12,449	5 00	119	9008	75	
nion	1581	12,460	7 88	29	4050	139	
ermilion	3030	16,884	5 05	74	11,383	153	
abash	976	3865	3 96	14	1178	84	
arren	3321	14,685			7621	96	
ashington	1512	4847			1710	100	
ayne	1178	5683		_	1075	148	
hite	1284	6873			575	115	
hiteside	3452	9408			6337	47	
7ill	4185	10,614	2 53		13,190	56	
illiamson	5069	4599		5	350	70	
Vinnebago	3243	11,739	3 62		13,108	97	
Voodford	975	10,212	10 48	78	4709	60	
	227.892	\$975,113	84 28	8703	\$721, 999	\$82	

		Bankers' and	N. C	35	Dands and
Counties.	Goods and	brokers' pro-	Manufactured	Moneys and	Bonds and
• • • • • • • • • • • • • • • • • • • •	merchandise.	perty.	articles.	credits.	stocks.
	A111 100		001 050	0×01 114	610 100
Adams	\$111,130		\$21,670	\$581,114 153,270	\$18,190 231,063
City of Quincy	495,715	\$390,800	101,270 $14,300$	88,759	27,050
Alexander		\$590,600	13,365	145,655	
Bond			1836	56,848	
Brown			7865	162,584	
Bureau	92,182	1500	5150	130,607	29,156
Calhoun	34,965	5000		65,145	
Carroll			2781	69,868	
Cass			6030	74,845	29,100
Champaign	137,742	8000	9290	219,545	65,300
Christian	64,120		1420	218,855	
Clark	44,780				
Clay	94,188		3532		
Clinton			9240	119,584	13,391
Coles	322,359		34,180	440,227	160,263
Cook	7,901,701	2,059,648	709,157	1,926,006 $35,343$	
Crawford			1305	12,531	30
Cumberland	60,880	2500	1215 2560	94,286	
DeKalb	67,560	350	5140	144,092	
Douglas			3430	224,700	5140
DuPage	32 430		7074	87,176	
Edgar	154,545	1485	44,084	437,414	83,400
Edwards	32,525		800	135,544	2300
Effingham			4284	30,757	2610
Fayette			447	66,850	20,625
Ford			300	21,590	
Franklin			3675	29,398	8000
Fulton	171,320		23,883	347,018	49,137
Gallatin	121,540		4350	62,189	178,200
Greene	128,645	30	2750	295,055	31,765
Grundy	74,774		5180	88,943	20,255
Hamilton	19,060	1900	1900	29,498 $271,517$	75,679
Hancock	169,646 $17,360$	1280	32,630 $50$	14,560	250
Henderson	69,280		3770	166,140	
Henry	139,030	4000	6534	111,870	
Iroquois	100,000	4000			
Jackson			1850	149,117	5040
Jasper			1595	60,258	135
Jefferson			1703	173,871	
Jersey	52,755	1000	10,435	224,809	2090
Jo Daviess	76,765		12,521	43,417	58,630
Johnson	34,990		1610	45,192	
Kane	135,617	6600	22,078	122,283	100,480
Kankakee	65,696	800	2942	71,509	135
Kendall	23,355		4398	56,176	125
Knox	251,029	69,444	6852	453,016	118,200
Lake	25,761	1000	3745	70,705	9536
La Salle Lawrence	238,680	8920	64,416 1086	214,430 65,403	72,083
Lee	59,088	10,760	1938	43,740	8645
Livingston	79,428	6000	3655	77,657	5689
Logan	199,792	6000	13,650	331,227	
Macon			17,642	206,836	
Macoupin	160,140	4000	25,650	349,663	27,525
Madison	10" 910	10 000	41 010	531,653	9117
Marion	162,027	10,000	10,170		53,577

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Counties.	Goods and merchandise.	Bankers' and brokers' pro- perty.	Manufactured articles.	Moneys and eredits.	Bonds and stocks.
Marshall	871,471		\$4584	\$63,964	\$30,624
Mason	126,141	\$200	5484	122,740	8000
Massae		\$200	2300		
McDonough		1500	9032	33,679	150
McHenry	187,007 69,622		4763	293,047	27,800
McLean		166		126,120	20,133
Menard			28,942	410,319	67,695
Mercer			6400 5787	210,148	37,875
				169,096	748
Monroe	56,437	500	9400	131,385	4290
Montgomery			1445	90,534	
Morgan	369,174	152,000	18,000	378,206	3000
Moultrie				50,440	
Ogle			9712	137,648	33,413
Peoria	607,263		19,989	387,098	
Perry			8929		
Piatt			1680	137,482	
Pike			1800	395,300	
Pope			3900	32,246	
Pulaski	66,695	2000	19,920	29,527	
Putnam			1117	55,185	
Randolph			19,170	285,919	
Richland	73,900		8410	129,939	
Rock Island	117,119		36,943	67,850	
Saline			390	21,681	
Sangamon	856,290	700	97,940	1,039,259	
Schuyler	60,595		10,093	166,692	
Scott		<b></b>	7300	151,319	
Shelby	128,317		10,835	262,046	
Stark	14,977		1288	64,168	
St. Clair	232,750	1450	46,788	46,157	5690
Stephenson			14,412	155,876	
Tazewell	160,787	1000	26,540	259,012	2000
Union	112,665		13,804	159,119	400
Vermilion	192,120		17,425	654,661	35,950
Wabash	31,735		5395	73,885	632
Warren	157,642	600	9046	197 <sub>n</sub> 315	119,71
Washington	72,910		24,655	189,705	200
Wayne	36,690		1354	111,789	
White			9010	77,324	
Whiteside			7817	97,228	
Will			27,687	149,868	
Williamson					
Winnebago			62,433	175,098	74,813
Woodford			6935	184,898	
	\$19,699,748	\$2,969,928	\$1.075.059	\$19,001,086	50 050 he

Seebenier								
	T T	D I	Net po	52	C1			
	Unonumerated property	Deductions	et value personal perty	Railroad	Lands			
	renumerated property	uc	et value of personal pro perty	nilroad perty	<u>6</u>			
Counties.	, S B	<b>\$</b> .	value sonat	y ad				
	£ 6	on l	· = =	: -	:			
	. 2	· ·	: _ e	: !	:			
	: 2	:	of pro-	pro	:			
		<u> </u>	_ · Ÿ ¬¬		· ·			
Adams	\$230,189	\$48,713	\$2,142,873	\$279,898	\$3,884,253			
City of Quincy	222,291	10,650	1,318,649					
Alexander	267,871	2970	1,467,680		578,706			
Bond	76,085	19,220	700,955		1,183,590			
Boone	40,875	16,937	459,738	198,066	868,204			
Brown	62,502	71,219	681,344	73,642	824,092			
Bureau	133,171	32,260	1,080,883	709,879	2,583,759			
Calhoun	34,615	930	352,060		491,003			
Carroll	65,706	21,743	582,878	185,930	1,106,508			
Cass	49,253	3395	509,038	11,797	1,456,182			
Champaign	217,827	87,002	1,424,886	134,811	2,792,319			
Christian	127,399	27,678	918,471	48,640	1,769,700			
Clark	98,652	10,234	564,095	10,010	907,560			
Clay	95,640	15,959	754,525	132,340	1,092,875			
Clinton	216,963	10,000	885,957	149,100	2,326,112			
Coles	247,962	59,850	2,078,324	161,287	2,598,884			
Cook.	3,358,038		17,431,686	2,967,252	38,706,975			
Crawford		E460						
Cumberland	72,040	5468	470,524		833,366			
DeKalb	50,241	11,858	430,327	100 444	910,664			
De Witt	78,161 98,835	25,706 $47,969$	754,771 882,016	108,444	1,978,423 1,593,847			
Douglas		50,904						
Dulage	183,766 61,680		1,241,715 583,706	338,907	2,064,915 1,516,111			
Edgar	182,349	17,312 $51,461$	1,845,512		3,347,628			
Edwards	54,910	16,244	529,179	111,575	654,972			
Effingham	65,686	6749			973,180			
Fayette	87,005	0747	706,689		1,305,088			
Ford	36,221	23,479	209,919	10,692	752,183			
Franklin.	48,063	11,296	444,209	10,092	890,124			
Fulton	140,726		1,714,878	187,424	3,004,417			
Gallatin.	90,250	17,878		107,424	807,425			
Greene	103,250	4035	1,095,260	24,295	1,915,555			
Grundy	73,475	35,532	687,028					
Hamilton	34,907	6920		198,094	1,320,745 905,686			
Hancock	170,113				3,000,945			
Hardin		36,063	1,724,417 204,146	161,397	356,468			
Henderson	33,731 85,112	11 019	937,795	115,970	1,440,319			
Henry.		11,613	1,274,172		2,295,699			
Iroquois	154,673	39,180	1,054,504	314,449 48,336	2,269,665			
Jackson	122,807	36,520	832,394		1,460,689			
Jasper		4455						
Jefferson	45,383		372,765		817,292 939,967			
Jersey	180,410	41,581	1,142,453					
Jo Daviess	154,046 56,163	26,964 4734	937,354 591,499		1,524,813 $1,206,837$			
Johnson		4.194						
Kane	75,607				620,196			
Kankakee	147,245	5736	958,924	387,949	2,344,972			
Kendall	103,730	49,782	776,359	96,151	1,497,505 1,154,818			
Knox	49,601	4194	459,987		3,528,048			
Lake	390,603	147,725	2,227,874	605,137				
La Salle	41,349	4717	478,677	116,245	1,224,917			
Lawrence	266,827 95,282	30,291	1,959,748	363,083	3,469,419			
Lee		9404	552,284	150,000	998,564			
Livingston	90,137	14,487	664,196	170,524	1,945,232			
Logan	136,986		1,045,637	247,156	2,377,817 5,400,703			
Macon	187,406 208,744	88,572	1,565,249	189,057 118,075				
	. 400,144	55,709	1,402,282	110,070	2,000,010			

Counties.	Unennmerated property	Deductions	Net value personal perty	Railroad perty .	Lands .
Counties.	rg Ter	on	: na m	: ~	:
	2 8	Sc.			;
			of pro-	pro-	<u>:</u>
Macoupin	\$159,407	\$30,535	\$1,648,122	\$413,467	\$3,313,676
Madison	1,482,143	40,288	3,417,726	266,399	4,086,190
Marion	173,138	794	1,113,331	119,700	1,362,011
Marshall	. 89,657 105,083	15,992	679,130 875,046	82,243 35,865	1,351,559 768,044
Massac	77,134	29,935			1,875,979
McDonongh	149,179	21,012	1,446,203		2,755,713
McHenry	79,980	20,661	910,906		1,978,107
McLean	309,324	169,233	2,480,257	400,122	4,509,140
Mesard	74,810	104,695	843,103	13,110	2,072,999
Mercer	142,541	36,299			2,021,992
Monroe	281,265				1,535,268
Montgomery	77,874	12,827	669,483		1,435,715
Morgan					3,543,810
Moultrie	29,545	2720	346,555	20,370	897,013
Ogle Peoria	211,135 358,568	39,996 24,013	1,199,513 $2,474,489$		2,124,658 3,359,107
Perry.		24,010			851,939
Piatt	93,077	96,718	748,967	114,296	1,701,435
Pike			1,741,159		2,249,032
Pope	130,659				764,032
Pulaski	104,620	3093			773,547
Putnam.	40,032	6735	292,384	34,394	432, 370
Randolph	169,219	4201			1,738,790
Richland			556,063	106,960	1,151,122 1,364,351
Saline	308,427 $47,002$	6430 1447	860,700 386,580	298,670	618,349
Sangamon	763,780		4,680,899	496,459	6,245,539
Schuyler	112,072	14,517			1,283,898
Scott			529,896		981,172
Shelby	150,504	19,836	1,448,692	116,909	1,710,096
Stark	80,681	15,922			1,068,999
St. Clair	723,201	1382	2,114,291		4,706,955
Stephenson	127,881	10,127	999,576	143,661	1,891,020
Tazewell	293,936	30,391	1,526,594	47,095	3,446,247
UnionVermilion	168,871	5141	2,272,078	120,050	1,116,358 3,942,786
Wabash	233,784 38,904	130,185 2345			690,908
Warren	125,850		1,472,918	129,032	2,837,243
Washington	91,577	23,851			2,231,944
Wayne	47,085	7535			977,087
White	65,721	840	670,750		825,077
Whiteside	128,499	33,904	951,890		1,804,709
Will	233,303	38,139	1,285,360		3,100,396
Williamson	70,192	2233			842,197
Winnebago Woodford	227,302		1,181,351	321,787	2,077,076
woodord	152,083	33,522	1,060,083		1,879,365
	\$19,251,600	\$2,721,040	8122,966,673	\$14,707,097	8222,499,461

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	Suitemen	··—Contint	icu.		
			l .	l	Acres of
Counties.	Town lots.	Total assess-	Acres in	Acres in	other field
00430000		ment.	wheat.	corn.	products.
		00.001.044		#0 00F	00.400
Adams	\$294,320	\$6,601,344	38,141	79,287	26,486
City of Quincy	3,363,940 3,237,202	4,682,589 5,283,588	905	6861	1084
Alexander	127,013	2,011,558	5090		4089
Boone	140,086	1,666,094	16,743		25,869
Brown	164,011	1,743,089		ns of acres	,
Bureau	384,955	4,759,476	55,800		37,408
Calhoun	13,072	856,135	8095	13,290	1760
Carroll	157,092	2,032,408	27,228	38,117	23,129
Cass	294,675	2,271,692	6025	25,590	6100
Champaign	413,353	4,765,399	11,559	71,025 53,620	19,013 12,610
Christian	274,842 132,141	3,011,153 1,603,796	21,300 19,862	33,923	9213
Clark	198,656	2,178,396	12,582	80,141	8643
Clinton	343,440	3,704,609	29,240	33,731	23,812
Coles	989,288	5,827,733	14,546	40,827	6642
Cook*		59,105,918	15,615	35,211	58,872
Crawford	77,563	1,381,453	16,224	28,336	8962
Cumberland	40,160	1,381,151	10,579	21,837	3530
DeKalb	227,684	3,069,322	44,992	48,032	39,847
DeWitt	205,283	2,681,146	10,777	32,632	4913 3811
Douglas	336,320	3,642,950	6364	33,186 23,586	34,560
DuPage Edgar*	143,269	2,581,993 5,801,715	9763 18,934	46,866	9570
Edwards	76,514	1,260,665	7784		11,644
Effingham	172,412	1,609,398	12,344	21,797	8178
Fayette	177,317	2,189,039	12,120		9673
Ford	75,597	1,048,891	1580	16,253	4143
Franklin*		1,334,333	8021	21,200	3400
Fulton	515,212	5,421,931	31,589	75,720	17,842
Gallatin	255,215	1,773,259	6590	19,505	
Greene	224,260	3,259,370	No retur 5955	ns of acres. 45,845	12,273
Grundy	370,203 47,045	2,576,070 $1,341,451$		ns of acres.	
Haneock	751,479	5,638,288	20,675	89,928	
Hardin	32,810	593,424	3049	9219	
Henderson	97,206	2,591,290	13,354	46,003	16,234
Henry	464,800	4,349,120	33,057	84,415	34,822
Iroquois	242,820	3,615,325		ns of acres	
Jackson	364,777	2,657,860	11,928	19,275	7705
Jasper	29,786	1,219,843	8219	20,689 27,215	2719 8719
Jefferson	161,623 250,778	2,244,043 2,712,945	6708 27,391	22,931	3089
Jo Daviess	320, 562	2,118,898	11,002	38,799	3084
Johnson	320,362	1,170,565	9943	24,146	4359
Kane	1,120,703	4,812,548	18,763		33,145
Kankakee	345,518	2,619,382	13,488	36,491	17,849
Kendall	87,867	1,798,823	9668	50,236	17,969
Knox	1,186,742	7,547,801	19,808	95,926	34,370
Lake	236,260	2,056,099	12,009	13,957	23,917
LaSalle	1,285,627	7,077,877	34,870	193,563 24,606	42,628 $5027$
Lawrence	102,147 373,159	1,797,995	16,443	ns of acres.	9027
Livingston	255,681	3,153,111 $3,926,291$	15,723	63,537	17,820
Logan	526,719	5,681,728	16,720	79,037	9551
Macon.	824,629	4,734,596	15,627	61,655	15,029
Macoupin	697, 408	6,072,673	28,299	57,102	13,366
Madison	2,025,571	9,795,886	43,312	64,725	48,920
Marion	502,647	3,096,896	13,921	34,087	6292

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Counties.	Town lots.	Total assess- ment.	Acres of wheat.	Aeres of corn.	Acres of other field products.
Marshall	\$362,342	\$2,475,274	19,783	55, 695	20,048
Mason	0.1-0.10	3,136,110	11,584	51,576	13,060
Hassac		1,427,529	7354	13,826	2816
dellonough		4,979,706	26,752	68,642	25,976
McHenry		3,566,518	28,400	29,486	32,837
лепенту		8,505,688	29,704	129,116	23,425
Menard		3,113,577	7268	40,740	8878
Mercer		3,446,057	28,582	61,603	22,839
Monroe		2,550,249	39,680	12,960	17,260
Montgomery			21,439	60,124	15,366
		7,272,332	18,000	110,000	980
Morgan		1,280,148	12, 93	30,525	8812
Moultrie		3,670,013	44,308	77,743	65,408
Ogle		9,770,509	17,636	78,478	32,675
Peoria			13,291	19,240	7228
Perry			7780		7158
Piatt				ns of acres.	
Pike			9062	19,982	2598
Pope				ns of acres.	
Pulaski			5656	19,272	
Putnam			33,423		6962
Randolph			13,995		9905
Richland			20,743	103,243	
Rock Island			5889	36,991 17,762	13,272
Saline			24,266		
Sangamon	4,547,474		13,460		19,190
Schuyler			10,381		
Scott			20,721	20,512	2960
Shelby			18,495	64,412 43,284	14,439
Stark			67,889		12,414
St. Clair			84,556	40,356	20,39
Stephenson			25,218		40,652
Tazewell			13,756		25,059
Union			18,199		7468
Vermilion			9639		
Wabash			15,752		
Warren		4,459,193			22,93
Washington			22,615		
Wayne			11,645		9473
White			24,544 35,628	1	
Whiteside			24,566		24,25° 53,71°
Will			9055		
Williamson			28,073		
Winnebago			28,075		
Woodford					
	950 791 769	\$410,894,993	1.761.268	4.340.111	1 531 164

<sup>&</sup>quot; Town lots included with lands.

## Recapitulation.

	Number.	Amount.	Average.
Horses	792,751 1,435,769		
Mules and asses	62,706		
Sheep	2,415,080	3,283,595	1.36
Hogs			2.22
Carriages and wagons		6,034,366	23.07
Clocks and watches	227,892	975,113	4.28
Pianes	8703	721,999	82.96
Goods and merchandise		19,699,748	
Bankers', brokers' and stock jobbers' property		2,969,928	
Manufactured articles		1,975,058	
Moneys and credits		19,001,08€	
Value of moneys invested in bonds, stocks, joint stock companies, etc. Value of shares in the capital stock of state and na- tional banks.	•••••	3,078,765	
Items omitted in Iroquois county		1,054,504	
Unenumerated property		19,251,600	
Aggregate		\$125,687,715 2,721,040	
Dougonous ,			
Total value of taxable personal property		\$122,966,675	
Rail oad property		14,707,09	}
Land's Town lots		222,499,46 50,721,761	
Total value of taxable property		\$410,894,993	

No. 10.

Statement of property assessed for the year 1867, in the several counties, as returned to the Auditor's office, with the acres in cultivation in the year 1866.

Counties.	Horses.			Cattle.			
	No.	Value.	Ave's	ge.	No.	Value.	Ave'ge
Idams	13,850	\$562,507	\$40	61	24,350	\$260,845	\$10
City of Quincy	860	42,335	49	23	878	10,730	12 2
lexander	808	45,295	56	06	1902	31,178	16
Bond	6884	248,855	36	15	11,157	164,005	14 '
Boone	5685	149,774	26	36	11,940	76,447	6 :
oown	5168	177,374	34		8326	81,015	9 '
ureau	18,033	1,101,185	61	06	30,390	593,142	
alhoun	2062	100,920		46	4660	60,030	
arroll	7905	236,945			17,483	124,571	7
ass	3586	123,510		44	6824	71,625	10 4 23 4
hampaign	10,483 8553	473,965		21	22,063	516,945 168,225	23
hristian	7327	291,110 250,019		12	14,974 10,010	114,440	
lark.	5318	209,449	39	39	9271	98,829	10
linton	5172	214,569			6580	72,662	11
oles	9851	370,414			19,600	201,102	
ook	20,490	771,173			34,021	285,528	
rawford	5174	170,771		01	5706	53,933	9
umberland	4859	188,610	38	82	7330	83,360	11
eKalb	13,426	292,708	21	80	24, 450	140,454	5
eW1tt	7238	500,019	69	08	12,684	346,163	
ouglas	5608	315,905		33	9871	192,492	
uPage	6322	246,038		92	14,647	171,014	
dgar	10,834	397,485			21,898	337,410	
dwards	2574	159,822		09	4005	40,935	
ffingham	4219	151,575		93 95	9053	84,643	
ayette	7485 2486	314,002 166,798		09	13,702 5936	165,358 142,235	
ordranklin	3330	132,960		93	5515	43,040	
ulton	15,186	549,042		15	24,934	234,855	
allatin	2293	125,410		73	4660	57,710	
reene	7456	241,175			13,101	124,690	
rundy	7586	254,402		53	18,702	165,997	
amilton	3551	160,063		08	6313	77,658	
ancock	13,499	531,470	39	37	24,923	297,590	11
ardin	848	40,600		88	2286	26,284	
enderson	6249	285,456		68	11,736	124,200	
[enry	16,090	1,074,860		80	27,671	544,310	
roquois	10,264	363,489			26,267	280,510	
ackson	4004	196,104		98	6567	70,292	
asper	4534	119,532		36	7854	57,934 136,104	
efferson	5699 5048	298,695 225,347		64	13,039 7363	87,106	
ersey	8196	230,778		15	21,321	131,610	
o Daviess	2346	142,228		63	4418	51,689	
ohnson	10,962	670,734		01	25,855	560,918	
Kankakee	10,445	318,215		47	23,359	177,254	
Kendall	7788	241,480		ôi	12,964	104,618	
Knox	17,843	547,943		71	28,027	260,779	9
ake	7324	142,475		45	16,815	97,913	5
Salle		713,389		16	38,918	255,768	

Counties.		Horses.				Cattle.		
	No.	Value.	Ave's	ge.	No.	Value.	Ave'g	ge.
Lawrence	4645	\$227,452	\$48	97	6214	\$90,933	\$14	6:
Lee	11,382	258,487	22		22,168	122,826		54
Livingston	13,694	768,581	56	13	24,655	439,946	17	
ogan	10,571	420,567	39	78	18,516	268,724	14	5
lacon	9976	321,103	32	19	16,364	180,655	11	0
Iacoupin	14,101	487,536	34	57.	19,547	183,005	9	3
fadison	13,291	729,993	54	92	14,317	211,385	14	7
farion	6380	258,764	40	56	11,440	112,249	9	8
farshall	9101	303,125	33	31	11,452	100,041	8	7
lason	5613	202,478	36	07	8830	88,755	10	- 0
assac	1589	89,429	56	28	3838	43,988	11	4
cDonough	12,404	639,092	51	52	19,689	338,482	17	1
cHenry	10,203	288,119	28	24	23,518	162,293	6	
cLean	20,787	678,519	32		37,865	421,305		
enard	4955	187,980	37		10,728	149,685		
ercer	11,166	650,277	58	24	20,944	331,052		
onroe	4757	202,636			5388	66,763		
ontgomery	9849	287,534		19	12,340	98,295		
lorgan	8612	517,191	60	05	18,430	540,230		
oultrie	5301	188,037		47	9350	148,358		
gle	14,687	444,631	30	27	28,655	189,085		
eoria	13,181	444,665		74	18,921	172,885		
erry	4391	140,825		07	5846	49,065		
iatt	4745	192,164		49	8171	134,661	16	
ike	11,644	413,858		54	18,834	159,933		4
ope	2384	120,312			4991	61,480		
ulaski	881	47,642			1968	34,568		
utnam	4040	143,087	35	42	5745	57,209	9	
andolph	6888	310,140		34	8300	98,459		
ichland	4588	123,967	27	02	7293	56,462	7	
ock Island	8011	220,777	27	56	16,875		7	
aline	3044	118,299	39	19	4785	122,200 54,025	11	
angamon	17,331	546,544	31		28,998	431,103	14	
chuyler	6913	327,657	47	40	11,454	142,900	12	
ott	3376	119,622	35	42	5880	67,768		
nelby	11,195	375,163			17,888	198,589	11 11	
ark	7004	216,186		87	10,532			
. Clair	7875	345,780		91	7015	89,97	8	
ephenson	10,825			04		75,185		
zewell		238,550		00	22,344	129,306	5	
ion	13,036 8630	443,206		72	17,463	174,514	9	
ermilion		209,514		53	6642	82,934	12	
abash	13,563 2747	481,857			23,991	402,324	16	
		104,912		19	3292	32,797	9	
arren	12,933	383,892			21,201	209,796	9	
ashington	6410	262,660			9301	76,837	8	
Vayne	6162	203,355		00	10,617	91,713	8	
hite	4533	200,105		14	7058	63,599	9	
hiteside	11,900	333,593		03	26,045	162,539	6	
/ill	16,240	447,362		55	34,689	261,484	7	
Villiamson	3168	109,612		60	4311	50,222	11	
Vinnebago	10,630	267,732		19	20,683	136,199	6	
Voodford	10,016	702,317	70	12	15,181	353,243	23	2
			_					

Counties.	Mu	les and Ass	es,		Sheep.	
	No.	Value,	Av'ge	No.	Value.	Av'ge
Adams	2728	\$117,873	\$43 2	9 39,340	\$55,815	\$1 4:
City of Quiney	115	7500	65 2		43	1 9
Alexander	212	16,495	77 8		2316	1 8
Bond	702	22,230	31 6		22,920	1 18
Brown	85 721	2125	25 0		38,888	1 5
Bureau	345	25,815 20,938	35 8 60 6		16,145 59,592	1 00
Calhoun	302	14,955	49 5		4960	2 0
Carroll	169	2763	25 3		10, 522	1 00
Cass	602	18,490	80 7		9140	1 1
Ohampaign	1022	44,552	43 5	9 38,070	87,986	1 0
Ohristian	1659	59,280	35 7		72,032	1 3
Clark	728	19,974	27 6		35,127	1 1
Diay	877	33,266	37 9		24,560	1 2
Clinton	708 1212	33,460	47 2		7601	1 0
Cook	196	36,200 6872	29 8 35 0		37,872	1 1
Drawford	304	9107	29 9		32,859 25,312	1 1
Cumberland	315	12,621	40 0		17,888	1 10
DeKalb	335	6070	18 1		31,168	1 0
De Witt	626	45,128	72 0		139,956	2 7
Douglas	533	27,390	51 3		44,578	1 9
Du Page	112	4566	40 7	7 45 223	78,900	1 7
Edgar	1178	42,259	35 8	54,243	74,476	1 3'
Edwards	402	24,711	61 4		32,218	1 91
Effingham	300	10,992	35 5		15,905	1 00
ford	795 87	26,893	33 8		32,169	1 20
Franklin	997	6750 86,345	77 5 36 4		10,847 14,873	1 82
Pulton	561	21,173	37 7		62,234	1 0
allatin	267	13,760	51 5		9450	1 80
dreene	1356	41,715	80 7		24,490	1 29
rundy	260	7986	30 7		7394	1 25
Iamilton	564	24,713	43 8		16,740	1 09
Iancock	2148	82,687	38 49		36,753	1 0
Iardin	98	4645	47 40		3080	1 00
Ienderson	512 581	23,656	46 2		12,900	1 6
roquois	762	37,371 $21,354$	64 35 28 05		46,736 $29,258$	2 35
ackson	755	34,637	45 88		11,436	1 3
asper	296	6759	22 8		17,023	1 00
efferson	1785	104,852	59 28	21,728	21,734	1 00
ersey	692	31,528	45 5		12,081	1 6
o Daviess	227	6892	28 14	18.392	18,804	1 02
ohnson	708	46,547	65 73		13,077	1 51
ane	225	13,722	69 99		157,478	2 78
Kankakee	331	9217	27 80		22,383	98
Cendall	159	4667	29 30		21,131	1 07
ake	968 103	23,723 1675	24 51 16 26		42,607 66,629	1 49
aSalle	568	14,494	25 52		35,775	1 00
awrence	465	22,510	48 48		19,705	1 34
ee	175	4048	23 18		20,014	1 00
ivingston	582	28,597	49 14		54,063	1 72
ogan	1210	54,873	45 35		99,098	1 45
dacon	1213	37,994	01 00		35,590	1 06

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Counties.	Mu	les and Ass	es.		Sheep.		
	No.	Value,	Av'ge	No.	Value.	۸ ۲۰۰۶	ge
Macoupin	2315	\$70,884	\$30 62	48,079	\$52,991	81	10
Madison	2743	220,878	80 52		28,651	1	22
Marion	970	36,944			21,348		99
Marshall	175	6275			16,986	1	73
Mason	1151	52,289			6027	1	33
Massac	350	22,457	64 13	4105	4754	1	15
McDonough	1285	71,742	55 83	32, 175	60,234	1	87
MeHenry	220	5085	23 11	78,623	80,869	1	03
McLean	1584	51,438	32 47		117,246	1	41
Menard	1129	43,835	38 82	23,951	23,825	1	99
Mercer	691	40,250	58 25	25,334	57,286	2	26
Morroe	877	43,671	49 79	3831	4378	1	15
Montgomery	1375	35,123	25 54	46,814	46,919	1	00
Morgan	1628	96,379	59 20	22,447	42,053	1	87
Moultrie	508	16,941	33 35		51,981	1	66
Ogle	305	8777	28 78		28,668		99
Peoria	473	16,356	34 56	16,735	20,337	1	21
Perry	653	19,674	30 13	12,945	12,015		93
Piatt	418	16,364	39 05		31,224	1	71
Pike	2116	80,441		35,990	38,344	1	07
Pope	447	23,527	52 68	7750	11,742	1	52
Pulaski	179	12,575	70 25	1069	1913	1	79
Putnam	68	2170	31 91	6556	8214	1	25
Randolph	943	43,536	46 17	12,933	18,180	1	41
Richland	529	14,233	26 91	15,044	13,814		92
Rock Island	290	9658				1	()3
Saline	593	23,787			14,807	1	34
Sangamon	3386	108,960					50
Schuyler	672	32,398			27,518		14
Scott	568	18,165					71
Shelby	1410	40,351			77,104		18
Stark	151	4615			18,679		52
St. Clair	1327	85,090			10,097	1	53
Stephenson	140	3479			23,941	1	00
T-zewell	472	16,417			30,089	1	21
Union	560	36,645				1	62
Vermilion	790	21, 754			139,537	1	83
W bash	311	12,095			9365	1	00
War en	920	24,514			24,196	1	00
Washington	1319	49,117			10,848		00
Wayne	766	23,600		25,199	30,636	1	14
White	573	25,853			23,816	1	43
Whiteside	215	6113			19,131	1	04
Will	602	14,775			40,628	1	13
Williamson	941	34,274			14,984	1	05
Winnebago	168	4586			38,642	1	02
Woodford	315	23,532	74 70	19,134	50,407	2	63
	75,448	\$3,132,537	\$41 79	2,599,998	\$3,512,590	\$1	32

Counties.		Hogs.		Carriage	es and Wag	ons.
Countries.	No.	Value.	Av'ge.	No.	Value.	Ave'ge
Adams	56,940	\$123,539	\$2 17	5491	\$142,554	\$25 9
City of Quincy	194	423	2 18	599	26,911	44 9
Alexander	4448	8369	1 88	407	14,951	36 7
Bond	19,417	34,265	1 76	1614	43,285	26 8
Boone	8971	14,375	1 60	1749	31,780	18 1
Brown	19,111	26,892	1 41	1862	39,029	20 9
Bureau	44,093	141,356	3 21	5010	179,137	35 7
Calhoun	9286	17,950	1 93	674	18,550	27 5
Carroll	28,738	27,842	97	2501	48,028	19 2
ass	13,737	34,600	2 52	1098	22,010	20 0
hampaign	27,927	73,873	2 64	3261	95,873	29 4
hristian	32,651	63,496	1 94	2486	57,171	23 0
lark	26,627	47,010	1 77	2406	59,633	24 7
lay	21,117	37,974	1 80	1893	49,545	26 1
linton	14,415	29,947	2 08	2015	65,731	32 6
Coles	33,046 19,093	68,532	2 07	2920	83,324	28 4
look		85,737	1 87	9905	363,418	36 6
Crawford	17,167 18,585	23,731 28,626	1 38	1432 1449	29,113 35,601	20 3
eKalb	26,889	26,744	1 54 99	3407	49,419	24 5 14 5
e Witt	30,793	109,277	1	2064	85,355	
ouglas	20,837	50,432	3 55 2 42	1692	55,744	32 9
DuPage	10,955	19,862		2663	43,176	16 2
dgar	30,450	71,672	2 35	3166	84,658	26 7
dwards	12,854	25,786		1072	44,505	41 5
ffingham	19,217	20,801	1 08	1640	37,131	22 6
avette	20,533	43,671	2 12	2240	60,312	26 9
ord	4300	12,271	2 83	835	23,874	28 €
ranklin	16,361	16,361	1 00	989	22,467	22 '
'ulton	69,300	134,604	1 94	5034	113,562	22 /
allatin	7865	15,710	1 99	757	23,520	31 (
reene	20,948	36,105	1 72	1828	43,030	23
Grundy	10,076	17,651		2046	39,997	
Iamilton	18,648	28,125		987	24,920	
Iancock	44,880	114,055		5198	117,922	
Iardin	6437	7378		259	7531	
Heuderson	25,981	85,754		1821	58,721	
Ienry	47,171	208,088		5086	202,065	
roquois	23,150	39,130		3157	62,199	
ackson	19,082	27,480		$1254 \\ 1442$	40,910 23,724	
asper	18,280 28,468	$\frac{20,333}{47,281}$		1769	61,562	
efferson	15,769	38,085		1924	74,055	
oDaviess	26,294	27,139		2720	35,577	
olmson	17,558	25,843		687	23,970	
Cane	19,523	60,222		4082	130,441	
Kankakee.	16,131	16,484	1 02	3129	58,260	
Kendall	15,367	28,881		2339	38,108	
Knox	72,106	147,457		5038	107,660	
Lake	10,483	10,686		2885	27,509	
LaSalle	41,516	43,55		7396	124,713	
Lawrence	13,850	23,630		1478	19,671	
Lee	22,795	24,128		3535	42,460	12
Livingston	31,581	79,707		4183	148,755	
Logan	40,076	126,90		2746	84,164	30
Macon	31,365	57,593	1 84	3248	64,791	19

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Counties.		Hogs.		Carriag	es and Wage	ons.
00420000	No.	Value.	Av'ge.	No.	Value.	Ave'ge
Macoupin	\$30,670	\$42,722	\$1 39	4322	\$107,840	\$24 9
Madison	36,061	93,300	2 59		234,090	39 9
Marion,	20,003	36,971	1 88	2457	72,113	29 8
Marshall	23,694	40,766	1 7	2750	48,925	17
Mason	16,969	31,558	1 86	2109	49,668	23 8
dassac	11,151	15,442	1 38		25,706	33 '
dcDonough	54,386	199,543	3 6		144,364	36
dcHenry	23,125	26,978	1 1		50,117	14
fcLean	69,301	137,487	1 9		127,718	20
ienard	20,108	41,855	2 0		31,600	25
lercer	46,198	130,181	2 8		112,053	41
Monroe	12,794	17,239	1 3		58,849	26
Montgomery	17,367	23,023			56,854	23
dorgan	32,401	113,403	3 5		139,392	
Moultrie	17,937	43,983			39,588	29
gle	39,944	77,300			73,656	
Peoria	46,111	84,655			100,425	
erry	11,191	11,312			30,624	
Piatt	16,572	42,628			,	
Pike	46,766	75,442				
ope	16,002	20,444			21,539	
Pulaski	4663	9179			,	
Putnam	9794	12,648			,	_
Randolph	16,141	20,817				
Richland	15,130	19,008			,	
Rock Island	26,115 15,835	31,121 20,827			,	
Saline	64,606	128,405			22,468	
SangamonSchuyler	27,336	54,261				
Scott	11,575	31,028			0 - ,	
Shelby	38,941	72,622				
Stark	25,407	37,784				
St. Clair	20,054	40,120				
Stephenson	40,927	43,076				
Fazewell	39,885	76,200				
Union	20,864	29,070				
Vermilion	36,396	102,629		2 3624		
Wabash	11,436	19,4.7		0 850		
Warren	57,216	113,905		9 3619		
Washington	15,559	19,462		5 2324		
Wayne	24,333	45,641	. 18	7 1917	42,364	
White	20,045	24,636	1 2	2 1463		
Whiteside	46,834	48,600	1 (	4 3734		
Will	20,944	35,680		0 5260		
Williamson	19,617			953		
Winnebago	24,395			6 4020		
Woodford	30,563	106,402	2 3 4	8 3235		
1,0001010111111111111111111111111111111					110,00	37

Counties.	Clocks	and Wate	hes.		Pianos.	
	No.	Value.	Av'ge.	No.	Value.	Av'ge.
Adams	4526	\$14,846	\$3 28	62	\$4460	871 94
City of Quincy	931	13,302	14 29	217	20,096	
Alexander	531	11,537	21 73	59	12,715	
Bond	868	5850	6 74	22	2360	
Boone	1755	4959	2 83	61	4060	66 67
Brown	1415	4443	3 14	23	2400	104 34
Bureau	3827	19,750	5 16	170	20,348	
alhoun	484	3385	7 00	4	400	100 00
arroll	2483	3826	1 54	89	2935	33 00
188	158	2710	17 15	49	3265	66 63
ampaign	2887	20,282	7 03	99	12,890	
ristian	1852	10,599	5 72	28	2650	94 64
rk	2167	7812	3 60	19	2260	
tan	1740	7837	4 50	25		100 01
nton	1784	3710	2 08	49	3775	77 04
is	3080	17,822	5 79	113	11,661	
fond	7571	96,888	12 79	1678	159,369	94 97
ford	1252	6812	5 44	9	1850	
erlandlb	1456	5109	3 51	7	660	94 29
***************************************	3474	5212	1 50	133	5218	39 23
•••••	2158	17,132	7 94	52		169 33
••••	1426	9101	6 38	35		126 34
• • • • • • • • • • • • • • • • • • • •	2408	4439	1 84	106	7271	68 59
	2910	14,956	5 14	92	8950	
	916	5621	6 13	9		123 33
• • • • • • • • • • • • • • • • • • • •	1015	3087	3 04	18 18	1520 1430	84 44 79 44
	1809 751	6101 3713	4 94	19	2700	
• • • • • • • • • • • • • • • • • • • •	604	3307	5 48	1	75	75 00
	4716	13,488	2 86	105	7904	75 23
• • • • • • • • • • • • • • • • • • • •	135	4830	35 77	28	5570	
	916	7720	8 43	58	5790	99 83
	1737	5078	2 92	66	4752	72 00
	587	3124	5 32	6	1200	
	5088	16,752	3 29	99	8000	80 80
	218	1632	7 49	5	700	140 00
	1562	6632	4 25	31		125 26
	4477	23,089	5 16	160		118 00
	2766	7663	2 77	60	4300	71 67
	1261	9173	7 27	17	8050	
• • • • • • • • • • • • • • • • • • • •	1219	2691	2 21	2	140	70 00
• • • • • • • • • • • • • • • • • • • •	1542	8828	5 72	9		150 00
•••••••••••••••••	1474	10,368	7 03	105	11,876	
•••••	1939	3422	1 76	69	1985	28 76
	605	4385	7 25		77 05-	104 14
	5342	40,906	7 66	367		194 14
	2229) 1920	5777	2 59	105 91	6335 4331	60 33 47 59
		3331	3 89	208		78 69
	4288 2103	16,690 3093	1 47	89	16,368 2905	32 64
• • • • • • • • • • • • • • • • • • • •	6200	18,514	2 99	370	18,298	49 45
	1291	7185	5 57	8	1850	
***************************************	3657	6853	1 87	174	6221	35 75
n	3872	20,387	5 27	67	11,765	
***************************************	2579	17,038	6 61	64	6360	99 38
	2238	11,842	5 29	247	10,248	41 49
	8947	16,459	4 17	119	12,036	

	Cloc	ks and Wate	hes.			Pianos.		
Counties.	No.	Value.	Av	-	No.	Value.	A	v.
Madison	5105	\$90.044	\$5	40	243	836,244	140	1
Marion	2491	\$28,044 15,849		36	88			
Marshall	2823		2		115		54	
		7506 7054		DO:	46		69	
	1765		_		13			
Massac	779 4056		3		90		31	4
		19,915			94		61	
dellenry	3382	6425	1		284	27,445		
deLean	6248		4		19		96	
denard	959	6145	6				21	-
lercer	2120	12,746		1	31 25			10
onroe	1985	4092		06			87	_
lontgomery	1866	10,922	5		45			
lorgan	1059	23,285	21 !		248	39,881	160	
Ioultrie	975	4923	5 (		6		103	
gle	4533	11,169		16	211		45	
eoria	3117	795		55	70		65	
erry	1276		4		2.7		122	
iatt	1048	598.		72	15		87	
'ike	2998	10,890	3 (		93		52	
ope	738	4166	5 (	64	1.5			1
ulaski	474	6032	12 '	73	15	2607	173	
utuam	1090	1644	1 8	51	3.		62	
andolph	2264	9391	4	15	26	3345	128	4
ichland	2185	8002	3 (	66	49	8900	79	5
ock Island	3683	10,341	2 8	31	127	9435	74	2
aline	450	2531	5 '	76	1	10-	100	U
angamon	3958	29,645	7 4	19	251	27,638	110	1
chuyler	1950	9472	4 8	36	28	3310	118	2
cott	298	2343	7 1	36	40	2811	70	2
helby	2727	13,394	4 1	91	38	4395	115	6
tark	1283	3254	2 :	35	24	1432	59	6
t Clair	2180	7312	3 :	35	103	10,30	100	0
ephenson	4147	8320	2 (	71	137	6184	45	1
azewell	3085	14,590	4 '	73	125	4708	37	6
nion	1732	12,305		10	32	3651	114	0
ermilion	3105	16,942		16	83	11,535		
aba-h	852	3181		73	14	1202	85	
arien	3417	11,869		17	108	8374	77	
ashing on	1944	5112		33	23		83	
ayne	1263	6276		97	9			
hite	1063	5808		16	7		100	
Thiteside	3789	7509		18	165	6513	39	
Vill	4080	10,508		57	216	11,573	53	
Villiamson	4080	2504		31	6	305	50	
	4357			75	246	14,398	58	_
Vinnebago		11,981				10,832		
Voodford	3032	14,559	4 8	50	101	10,032	107	
	236,399	81,092,71:	\$4 (	32	9,745	8898,576	\$91	4

Counties.	Goods and	Bankers'	Manufact'd		Bonds,	Cap'l stock
	merchandise	property	articles.	credits.	stocks, etc	of banks.
A dams	\$103,996		\$11,312	\$505,551		\$7250
City of Quincy	616,660		113,805	176,095	\$20,730	172,450
Alexander		\$187,500	18,390	52,738	2110	172,450
Bond	68,200	865	16,340			
Boone			983			
Brown	62,294		2884			
Bureau			12,160	415,205	6248	
Calhoun				60,280		
Carroll	47.978		5012	62, 572		14 000
Jass	44,480			98,753		
Champaign			4679	191,953		
Christian			10,730	215,497		
Clark			5695	99,400	850	
Clay			2111			
Clinton			9085	101,294	26 443	
Coles	253,631				00,440	132,359
Cook	7,567,393			1,971,881		102,00
Urawford		2000	2585	34,526		
Cumberland			1159			
DeKalb	63,517	700		84,332 76,602	923	
De Witt			7380			
Douglas	131 839		3765	250,700		
Du Page	89 160			182,846	10 450	
Edgar	169,483		19,971	98,595	18,450	
Edwards		1430		571,404	61,762	
Effingham	45, 505		2375			2300
Fayette				39,016	750	
Ford	30,975		4651	61,114	1650	15,996
Franklin	23,395		565	36,246		
Fulton	20,090			16,410		
Gallatin			34,095	391,038		60,17
Greene	124,040	1000	3680			
Grundy		1000				
Hamilton			4391	66,358		
Hancock			1368	49,159	10,969	
Hardin			21,328	262,580	10,969	72,62
Henderson			175	13,425		
Henry			8256			
Iroquois	282,187			264,789		
Jackson	113,237	900	2855	104, 851		
Jasper	19,589			191,889		
Jefferson	19,000		1833			
			8878			
Jersey			15,530	289,745	850	
Jo Daviess	78,110		14,462			
Johnson	34,450		656			
Kane				741,727		272,71
Kankakee	65,889			103,237		•• • • • • • • • • • • • • • • • • • • •
Kendall	25,691		3327	67,107		
Knox	246,335			330,416	6353	103,30
Lake	25,983		960	46,588		
LaSalle	205,499			215,315		
Lawrence			2567	94, 872		
Lee				45,498	6667	
Livingston	225,090			316,639		
Logan	181,133			433,543		
Macon	153,812		14,403	157,167		
Macoupin	178,977	10,450	28,555	353,243	21,200	
Madison		67	42,970	602,908	66,865	
Marion,	164,075		9185			40,050

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Counties.	Goods and merchandise	Bankers' property.	Manufact'd articles.	Moneys and credits.	Bonds, stocks, etc.	Cap'l stock of banks.
Marshall	\$92,462	\$150	\$14,766	\$83,407		
Mason	72,135	50		71,836	\$1700	
Massic	58,190		2000	28,976	100	
McDonough	251,816	300	16,159	430,667		25,000
McHenry	71,663		5479	160,257		
McLean	373,413	25	22,397	484,363		
Menard			1980	109,885		
Mercer			7208	260,371		
Monroe			33,092	273,199		
Montgomery			4985			
Morgan			10,635			89,195
Moultrie	90,125		2065	96,279		
Ogle	54,284	700	8676	147 303	19 566	
	676,214		5751	363 043	12,566 43,175	200,000
Peoria			11,335	02 197	40,170	200,000
Perry	90,125	1000		101 569	90	
Piatt	54,484	1000	3797	101,562	2460	14 200
l'ike	146,293		11,906	324,776		14,300
Pope	51,035		5379			
Pulaski	55,045	400	22,800	14,370		
Putnam	24,359		380	63,611	266	
Randolph	175,643		31,025	486,298	17,200	
Richland	70,170		2485	12,773		33,340
Rock Island	138,903		64,187	120,047	22,066	
aline				15,887		
Sang mon	678,453	420	73,815	893,845	2530	259,090
Schuyler	67,010		7783	158,143	1 1525	48.750
Scott	43,555		9650	103,080	21,300 4050	
Shelby	138,767	1040	13,250	325,800	4050	
Stark	22,157		483	94,957		
St. Clair	333,580	13,000	86,840	405,000	6800	
Stephenson	137,533	300	10,210	137,205	5763	50,000
Tazewell	153,161	1000	12,204	338,876	1835	50,000 28,580
Union	134,079		11,230	144,066	1835	
Vermilion			22,793	606,822	905	
Wabash	39,865		8645	63,455	9600	
Warren	124,982	100	7998	185,524	22,461	18,433
Washington			18,701	207,221		
Wayne	37,208		3606			
White			5350			
Whiteside	77,683		9139	05 500		
Will	122,862	33,385		164,888	32 201	11,040
Williamson			10,029	11 205	32,201	· · · · · · · · · · ·
Winnebago	163,453		75,597	299,661	19 514	
Woodford	171,630			358,547	9600	· · · · · · · · · · · · · · · ·
	1 (1,050	1900	9019	000,047	9000	
***************************************						

Counti_s.	Miscella-	Onenum tea	Deduction.	fotal value of p rsonal pro-	
	property	property.	Deadenon.	perty.	erage.
Adams		\$204,663	\$69,318	\$2,045,393	\$199 3
City of Quincy		278,899	1478	1,498,501	282 6
Alexander		175,024		920,033	427 9
3ond		72,400	72,530	781,775	226 2
Boone		47,973	18,001	525,975	148 4
Brown		64,783		584,559	210 6
Bureau		321,507		3,117,343	307 5
alhoun		50,020		388,635	249 8
arroll		83,199			118
ass		50,540		510,818	183
Champ sign		316,234		1,723,181	282 5
hristian		86,862		1,083,508	207 6
lark		128,540		811,554	223 4
**		105,345		792,832	221 6
linton		116,796		769,773	214
Joles		276,052		1,847,252	218
book		3,099,374		18,099,974	228
rawford		66,459			
		78,348		452,419	
Sumberland DeKalb					
		80,539			
PeWitt		260,760			
Pouglas		188,606		1,145,096	
QuP ge		81,327			181
dgar		216,423		1,969,924	
dwards		57,002		561,780	
անացիսա		65,851	10,241	469,896	
ayette		100,449		882,212	200 9
ord		71,017			348 9
rauklin		29,070		337,640	
Culton		166,635			
llatin		87,760		705,450	
reene		82,020			
rundy		80,144			165
lamilton		38,826		437,948	
Imeock		201,028			
[ardin		21,598		144,108	
lenderson		77,652			269
lenry		301,049		3,095,637	320
roquois		133,657			
ackson		150,749			327
asper		45,529		357,626	
efferson		105,262			
ersey		195,649	8425	1,100,695	264
o Daviess	4500	71,564	11,719	710,401	108
ohnson		64,888		438,594	183
ane		572,054	48,343	4,126,376	383
ankakee		99,497	68,025	822,308	149
Cendall		56,021	10,396	588,292	136
nox		403,486	46,869	2,229,437	172
ake		47,888		471,624	86
aSal'e		268,964	35,938	2,050,895	132
awrence		131,368		682,743	365
ee		88,673	16,136	694,380	103
iving-ton		511,346		2,498,940	343
ogan		191,001	101,215	1,804,753	240 9
facon		194,146	30,110	1,239,854	144
dacoupin		247,609	47,523		207 2
dadison		516,530	9959	3,478,736	348 5
		010,000	38,389	0, 110, 100	010

Counties.	Miscea- neous property	Unenum'ted property	Deduction.	Total value of personal pro- perty.		a v
		200 200	200 404	A000 011		_
larshall		\$98,796	\$29,426	\$823,011		
lason		98,070	13,890	675,553	191	
lassac		72,103		363,000	318	
IcDonough		330,515	143,862	2,400,879	302	
icHenry		81,090		941,983	137	
lcLean		333,347	202,931	2,658,397	201	
lenard		55,010	72,940	639,885	221	
lercer		244,414	84,852	1,904,256	305	. (
onroe		131,147		896,048	190	2
lontgomery		106,355	11,636	880,644	181	2
lorgan		198,520		3,299,204	391	ç
oultrie		55,559	21,443	676,404		, 2
gle						
eoria		480,594		2,621,543		
erry		91,179		557,692	222	
i.tt		85,224	61,559	641,405	220	
	1	220,637		1,585,626	164	
ike						
ope		45,099				
ulaski		109,515		341,509	378	
utnam		35,022	10,388	365,808	166	
andolph		154,882		1,450,692	271	
ichland		74,407	6332	460,458	167	
ock Island	\$3577	148,946		990,959	167	
aline		51,732		351,909	224	. ;
angamon		714,495		3,869,549	223	. :
chuyler		107,033	21,389	1,027,649	263	. :
cott		52,30!		521,522	192	. '
helbv		170,625	16,538	1,521,176	226	
tark		66,047	32,600	557,016	153	. 1
t. Clair		433,886		1,979,570	256	1
tephenson		141,645	11,189	973,388	113	
azewell		256,588			149	
niou		139,567		866,008	295	
ermilion		224,367		2,183,381	258	
abash		34,820		361,907	208	
arren		168,419		1,397,773	176	
			14,541	883,779	203	
ashington		101,202				
ayne		55,406		628,564	230	
hite		59,068		598,250	231	
hiteside		121,966	24,468	933,116	122	
7ill		169,891		1,364,440	132	
Villiamson		56,885	4900	342,482	163	
Vinnebago		195,057	19,446	1,288,806		
Voodford		322,517	135,574	2,105,476	323	2

				Railroad	property.		
Counties.	Value of real		Trac	k.	Value of rolling	Value of personal	Total value
	property.	Miles.	Feet.	Value.	stock.	property.	property.
Adams	\$8383	57	2112		\$1,548,895	\$450	\$1,719,870
Quincy City.							
Bond							
Boone	5693	37	5227	109 905	75, 600	650	184,148
Brown	4612			60.194	75,600 255 195,669	38.944	104,005
Bure u				304.713	195.669	2050	515,345
Calhoun	12,913				10.0,000		
Carroll	6655 941 3728 1750	40	3590	128,614	31,458	5514	172,241
C.183	941	12		6847	4,097	52	11,937
Champaign.	3728	28	3615	70,880	44,744	450	
	1750	11	2640	22,500		600	
Clark	1750						
Clay	3240	28		33,000		2500	
Clinton	3600 4575	30			45,000	. 500 4700	
Coles	4575 $1,057,059$	28		56,000			
Cook	1,057,059	207			333,394	1,173,855	2,564,308
Crawford						· · · · · · · · · · · · ·	
Cumberland.							
DeKalb	2886	31	1667	74,359		775	
De Witt							
Douglas	7505		1200	166 600	119 400	99 708	210 200
Edger	1909	96	9640	59 450	44 695	100	319,360 101,975
Edwards	8800	20	2040	35,450	41,020	100	319,360 101,975
Effingham .							
Favette							
Ford	485	6	3326				
Franklin				. <b></b>	5,193		
Fulton	5038	32	4898	101,588	87,799	275	194,700
Gallatin							
Greene Grundy H milton	5270	24	5069	32,973	9,798 82,201	549 ნამ	48,590
Grundy	9661	32	879	99,641	82,201	500	192,003
H milton							
Hancock	3632	26	5175	76,585	55,007	330	135,554
Hardin		01	000	60.041	51,983 90,427 25,400	99 80	110 601
Henderson	3517 5211		7	157 941	90, 497	3250 1300 1450	119,691 254,779
Iroquois	2453	32	961	99 435	95 400	1450	51,738
Jackson			204	22,400	20,100		01,100
Jasper							
Jefferson							
Jersey							
Jo Daviess							
Johnson							
Kane	15,764	58	3527	210,224	117,514	9200	352,702
Kankakee							
Kendall	7777	16	2163	47,569	41,458	250	
Knox	14,281		3563		204,592	1650	494,978
Lake	4702	29		78,695	57,809	600	
LaSalle	23,181	67		194,173		18,475	364,528
Lawrence	2720 5235			65,500 81,890		2000 750	102,970 139,814
Lee Livingston	5759	50	2796	103,484	129,725	6200	245,168
- 1 T T T T T T T T T T T T T T T T T T	8368	80				6850	195,805

Railro	ad pr	one	rtv.

Counties.	Value of		Track	r	Value of	Value of	Total value of railroad
	real property.	Miles.	Feet.	Value.	rolling stock.	property.	property.
Macon	3277	25	3960	\$18,522	\$11,668	\$143	\$33,610
Macoupin	12,638	60	3555	217,612	243,868	350	474,468
Madison	35,408	70	366	165,596	90,898	1935	293,837
Marion	7240	25	2640	75,000	36,000	500	118,740
Marshall	2148	14	548	24,574	50,372		77,244
Mason	2568	37	2374	19,773	13,966		36,407
Massac							
McDonough	8731	37	3252	113,209	98,612	22,704	243,276
McHenry	15,050	95	2270	220,100	152,945		388,795
McLean	13,929	70	1086	199,331	181,335	21,200	415,795
Menard						12,000	13,110
Mercer							
Monroe							
Montgomery	5600			73,100			
Morgan		60	2093			10,701	
Moultrie	500	4	330				
Ogle	1510	13				2300	
Peoria	47,758	59		206,225		3300	
Perry							
Piatt	2002			46,699	29,829	225	78,755
Pike					640		,
Pope Pulaski	· · • · • • • · · · ·	• • • • • •	• • • • • •				
Putnam	887	6	3908	19,867	10,932	801	32,487
Randolph			9900	10,001	10,332		02,401
Richland	2460	21		63,500		3500	100,210
Rock Island.	52,196			222,467	42,702	2436	
Saline				222,101	12,102		. ,
Sangamon	60,566		2772	229,379			
Schuyler							
Scott		17	1612	50,952	15,848		67,695
Shelby	8800	27					
Stark							
St. Clair	72,420	55	2640	152,222	70,845	1100 103 070	296,587
Stephenson .	11,142	41	2152	96,150	42,049	103,070	252,411
Tazewell		28	1177	26,344	17,152	800	48,220
Union					- <b></b>		
Vermilion	9166		3662				
Wabash							
Warren	4726				60,163	50	133,728
Washington.							
Wayne					····		
White	12,013				72,697	1005	017 000
Whiteside							
Williamson	46,469						
Winnebago.	22,605				105,229		
Woodford	1720						
TOURIDIG	1720		4102	10,300	14,740	100	00,400
	\$1,709,532	2468	807	\$6,224,830	\$5,985,618	\$1,531,520	\$15,451,500

Counties.	Improved Lands.								
,	Acres.	Value.	Av.	Value of m- provements.	Total.				
Adama	383,368	\$2,094,245	<b>\$5 46</b>	\$1,358,198	\$3,452,44				
Adams	456	133,000							
Alexander	36,944	79,159	2 14	43,400 53,608	176,40				
Bond	54,663	844,028	15 44	299,016	1, 143, 04				
Boone	155,459	518,468	3 33	275,642	794,11				
Brown	144,796	442,336	3 05	290,454	732,79				
Bureau	402,267	6,861,417	15 81	1,789,255	8,150,67				
Calhoun	25,340	222,305	8 77	211,225	433,58				
Carroll	185,761	697,505	3 75	312,553	1,010,05				
Cass	156,269	1,127,263	7 21	173,871	1,301,18				
Champaign	226,335	1,671,745	7 38	603,011	2,274,75				
Christian	200,859	897,500	4 46	357,411	1,254,91				
Clark	197,053	742,662		358,847	1,101,50				
Clay	149,821	549,079	3 66		848,49				
Clinton	90,371	1,589,207	17 59		1,845,89				
Coles	204,036	1,442,525	7 07	498,269	1,940,79				
look		5,057,349		1,317,787	6,375,18				
Crawford	150,187	368, £21	2 46	327,638	696,15				
Sumberland	123,524	526,482	4 26	211,028	737,51				
DeKaib	307,789	1,177,361	3 83	434,000	1,611,36				
e Witt	154,345	2,572,943	16 67	1,027,623	3,600,56				
ouglas	144,813	1,049,894	7 25	560,822	1,610,71				
QuPage	168,329	1,351,159	8 02	724,881	2,076,04				
digar.	286,822	2,332,149	8 13 5 14	844,204	3,176,35				
dwards	86,291 117,715	443,710 510,357	4 34	114,928 164,998	558,68 675,35				
Iffingham	177,753	727,584	4 09	297,002	-1,024,38				
ayette	47,619	279,025	5 84	190,984	470,00				
ord	150,730	824,950	2 16	126,549	451,49				
'ulton	395,948	1,845,500	4 65	883,040	2,728,54				
allatin	103,793	342,505	3 29	275,445	617,98				
reene	233,143	1,578,620	6 77	242,785	1,821,40				
rundy	205,085	906,476	4 42	191,888	1,098,36				
lamilton	132,380	377,377	2 85	272,071	649,44				
Iancock	351,493	2,154,854	6 13	1,018,955	3,173,80				
Iardin	30,543	82,702	2 71	44,711	127,41				
lendersou	169,297	785,566	4 65	557,724	1,343,29				
lenry	370,226	4,560,142	12 05	1,952,320	6,512,46				
roquois	241,931	884,804	3 66	419,192	1,303,99				
ackson	34,960	333,248			833,24				
asper	125,260	288,735	2 31	151,962	440,69				
efferson	162,676	380,530	2 34	509,809	890,33				
ersey	155,748	2,055,958	13 20	1,157,394	3,213,35				
oDaviess	239,044	659,780	2 75	243,216	902,99				
ohnson	129,770	326,658	2 52	330,595	657,25				
ane	292,464	5,126,141	17 53	1,990,023	7,116,16				
ankakee	194,906	775,284	3 98	396,854	1,172,18				
endall	179,250	789,759	4 41	525,955	1,315,71				
nox	362,113	2,424,713	6 68	912,928	8,337,64				
ake	171,399	600,906	3 51	263,005	863,91				
aSalle	438,922	1,935,979	4 41	753,593	2,689,57				
awrence	152,788	777,798	5 09 3 87	365,218	1,143,01				
ee	244,284	947,306	10 88	352,052	1,299,35 4,569,84				
ivingston	291,119 228,928	3,166,234 1,894,716	8 28	1,403,608 531,685	2,426,40				
logan	210,507	1,594,453	7 57	517,147	2,111,60				
Macon	333,635	1,802,903			2,695,81				

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Counties.		Impr	oved La	nds.	
. Countries.	Acres.	Value.	Av.	Value of im- provements.	Total.
Madison	335,831	\$4,022,010	811 98	\$1,121,540	\$5,143,550
Marion	111,815	528,244	4 72	311,191	839,435
Marshall	192,818	1,120,119	5 81	301,796	1,511,915
Mason	151,592	772,802	5 10	352,859	1,125,661
Massac	66,547	300,412	4 51	169,734	470,146
McDonough	294,258	3,300,664	11 22	1,131,785	4,432,449
McHenry	255,232	999,195	3 52	513,940	1,513,135
McLean	496,638	2,939,798	5 92	1,182,006	4,121,804
Menard	137,950	1,171,875	8 51	375,035	1,546,910
Mercer	252,128	2,601,012	10 32	846,821	3,447,833
Monroe	69,176	732,561	10 59	534,090	1,266,651
Montgomery	270, 673	1,218,911	4 50	312,146	1,531,057
Morgan	279,165	3,447,796	12 35	830,411	4,278,207
Moultrie	114,501	629,396	5 50	207,938	837,334
Ogle	345,661	1,091,050	3 16	719,908	1,810,958
Peoria	286,225	2,155,122	7 53	840,035	2,995,157
Perry	95,586	437,912	4 58	186,916	624,828
Piatt	118,525	765,313		253,717	1,019,030
Pike	335,580	1,652,596	4 92	701,370	2,353,966
Pope	108,691	237,320	2 18	161,016	398,336
Pulaski	40,102	205,882	5 13	154,223	360,105
Putnam	72,063	382,824	5 31	166,665	549,449
Randolph	179,233	1,061,521	5 92	399,530	1,461,051
Richland	60,948	296,207	4 86	276,886	573,093
Rock Island	154,695	761,433	4 92	424,176	1,185,609
Saline	131,064	277,435	2 11	179,300	456,735
Sangamon	451,767	4,023,361		1,152,837	5,176,198
Schuyler	191,663	850,920		427,455	1,278,375
Scott	95,904	416,306		317,967	734,278
Shelby	262,635	1,168,542		473,752	1,642,294
Stark	159,936	797,706		290,458	1,088,164
St. Clair	194,676	2,564,040		644,695	
Stephenson	280,718	1,354,050		418,126	1,772,176
Tazewell	268,204	2,084,927		740,024	2,824,951
Union	149,308	743,171			1,067,427
Vermilion	351,328	1,936,517			2,827,848
Wabash	92,128	361,391			516,033
Warren	292,759	1,603,687			2,236,522
Washington	169,750	877,017			1,537,539
Wayne	190,536	411,539			629,898
White	180,367	361,099			530,984
Whiteside	264,198	975,692			
Will	397,603	2,252,911			
Williamson	119,197	363,862			
Winnebago	257,661	1,348,495			
Woodford	222,185	3,070,231	13 82	1,383,308	4,453,539
	20,260,547	\$136,208,248	86 48	\$54,157,558	\$190,365,807

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	Unimp	roved lands.		T	otal lands.	
Counties.	Acres.	Value.	Av'ge.	Acres.	Value.	Av'ge.
Adama	145,052	\$590,114	\$4 07	528,420	\$4,042,557	\$7 65
Adams City of Quincy	1442	215,110		1898	391,510	206 28
Alexander	70,564	244,100	3 44	107,508	376,867	3 51
Bond	78, 100	299,496	3 83	132,763	1,442,540	10 87
Boone	24,192	80,655	3 33	179,651	874,765	4 87
Brown	43,698	87,145	1 99	188,494	819,935	4 35
Bureau	118,802	1,272,360	10 71	521,069	9,423,032	18 08
Calhoun	133,652	176,653	1 25 2 59	158,992	610,183	3 84 4 12
Carroll	94,385 81,087	244,311 138,671	2 59	280,146 237,356	1,254,369 1,439,805	6 07
Champaign	224,401	1,481,832	6 60	450,736	3,756,588	8 38
Christian	213,228	914,902	4 29	414,087	2,169,813	5 24
Clark	119,503	381,168	3 19	316,556	1,482,677	4 68
Clay	118,226	328,331	2 78	268,047	1,176,824	4 39
Clinton	205,266	71,877	35	295,637	1,916,973	6 48
Coles	95,729	602,010	6 29	299,765	2,542,804	8 48
Cook		176 444	2 18	231,020	6,375,136 $872,603$	3 78
Crawford	80,833 79,948	176,444 271,262		203,472	1,008,772	4 96
DeKalb	93,803	395,429		401,592	2,006,790	5 00
DeWitt	54,677	775,248		209,022	4,375,814	20 98
Douglas	72,382	366, 353	5 06	217,195	1,977,069	9 10
Du Page	42,321	367,824	8 69	210,650	2,443,864	11 60
Edgar	104,416	693,304	6 64	391,238	3,869,657	9 89
Edwards	52,994	197,421	3 72	139,285	756,059	5 43
Effingham,	120,500	389,391	3 23	238,215	1,064,746	4 4'
Fayette	195,248 153,099	719,960 677,950		373,001 200,718	1,744,346 1,147,959	5 79
Ford Franklin	118,070	265,529		268,800	717,028	2 6
Fulton	151,611	363,270		547,559	3,091,810	5 64
Gallatin	83,997	210,385	2 50	187,790	828,335	4 4
Greene	110,249	205,510	1 86			5 9
Grundy	63,086	261,274		268,171	1,359,638	5 0
Hamilton	146,350	334,800		278,730	984,248	3 5
Hancock		638,875			3,812,684 328,077	3 2
Hardin Henderson	70,125 69,461	154,094			1,497,384	6 2
Henry	137,107	994,140				
Iroquois		1,087,880				4 3
Jackson	266,476	1,196,684		301,436		4 0
Jasper	174,787	390,544			831,241	2 7
Jefferson	142,345	472,960			1,363,299	4 4
Jersey		332,092			3,545,444	15 0 3 4
Jo Daviess	111,352 68,900	268,488 112,148			1,201,481 769,401	3 8
Johnson Kane	33,106	602,005			7,718,171	23 7
Kankakee		354,96			1,527,103	4 7
Kendall	23,304	124,491		202,554	1,440,205	7 1
Knox	82,162	380,632			3,718,273	8 3
Lake		372,685			1,236,596	4 3
LaSalle	244,893				3,803,829	5 5
Lawrence	78,892	157,784			1,300,800 1,761,811	5 6 4 3
Lee	164,074 271,286	462,458 $2,835,492$			7,405,334	13 1
Livingston Logan	130,774	1,033,545				9 61
Macon	97,553	673,830		308,060		9 04
Macoupin	208,045					

	Unim	proved lands.		Т	otal lands.	
Counties.	Acres.	Value.	Av'ge.	Acres.	Value.	Av'ge.
Madison	120,805	\$936,560	\$7 75	456,636	\$6,080,110	\$13 32
Marion	198,005	823,320	4 16	309,820	1,662,755	5 37
Marshall	42,648	173,496	4 07	235,466	1,685,411	7 F
Mason	187,622	617,832	3 29	339,214	1,743,493	5 14
Massac	67,843	238,105	3 51	134,390	708,251	5 27
McDonough	69,855	482,223	6 91	364,113	4,914,672	13 50
McHenry	126,905	496,834	3 91	382,137	2,009,969	5 26
McLean	202,692	1,069,210	5 28	699,330	5,091,014	7:42
Menard	58,556	310,095	5 30	196,506	1,857,005	9 45
Mercer	93,922	512,883	5 46	346,050	3,960,716	11 45
Monroe	177,587	342,122	1 93	246,763	1,608,773	m6::52
Montgomery	147,793	588,575	3 98	418,466	2,119,632	1815:07
Morgan	79,721	609,587	7 65	358,886	4,887,794	18 62
Moultrie	83,016	403,414	4 86	197,517	1,240,748	
Ogle	125,133	438,586	3 50	470,794	2,249,544	no14.78
Peoria	96,865	563,977	5 81	383,090	3,559,134	E.9 . 29
Perry	133,379	316,651	2 37	228,965	941,479	- 24-11
Piatt	130,299	763,346	5 86	248,824	1,782,376	101v4=16
Pike	166,585	92,572	56	502,165	2,446,538	190:4:87
Pope	109,809	238,774	2 17	218,500	637,110	dle 2 92
Pulaski	63,753	349,772	5 49	103,855	709,877	ti 6 83
Putnam	\$2,812	53,597	1 63	104,875		nl 35 75
Randolph	182,995	778,210	4 25	362,228	2,239,261	
Richland	162,111	737,605	4 55	223,059	1,310,698	
Rock Island	98,373	395,791	4 02	253,068	1,581,400	
Saline	109,936	183,019	1 66	241,000		10:12:65
Sangamon	97,652	764,016	7 82	549,419	5,940,214	
Schuyler	81,830	192,109	2 35	273,493	1,470,484	5.38
Scott	51,801	154,420	2 98	147,705	888,693	12 6 02
Shelby	162,620	704,268	4 33	425,255	2,346,562	
Stark.	21,534	85,839	3 99	181,470	1,174,003	
St. Clair	220,910	2,214,845	10 03	415,586	5,428,580	
Stephenson	66,562	327,844	4 93	347,280	2,100,020	
Tazewell	141,570	853,831	6 03	409,774	3,678,78%	
Union	55,641	150,499	2 70	204,949	1,217,92 <b>5</b> 3,769,211	
Wabash	170,783	941,363	5 51	522,111 141,770	0, 100, 211	rob 4-74
Warren	49,642 50,035	155,580	3 13 4 15		2,444,047	
Washington		207,525		342,794	2,324,455	
Wayne	152,832 $212,447$	786,916 396,827	5 15 1 85	322,582	1,026,725	
White	135,827		1 73			19 2 42
Whiteside	160,665	235,559 389,161	2 42	316,194 424,863	8 1,881,296	
Will	107,645	573,856	5 33	505,248	21 3,520,996	
Williamson	104,003	216,804	2 08	223,200	148 679,699	iv. 3: 05
Winnebago	61,996	294,021	4 74	319,657		
Woodford	88,605	582,405	6 57		80 5,035,944	
		002,400		210,790		indu X
	13,689,597	\$51,503,957	\$4 32	82.150.144	\$241,869,765	
	, ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	+ - 0 -		06	. 2012

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Counties.		Improved t	own lo	ts.	Unim	proved town	lots.
	No.	Value.	Av.	Value of improvements.	No.	Value.	Av'rage
Adams	1979	\$39,967	\$20 19	\$213,925	1343	\$20,236	\$15 07
Quincy City	2876	1,427,619			1816	429,598	236 55
Alexander	1156	433,810			5990	900,739	150 37
Bond	755	17,856	23 65		891	10,572	11 87
Boone	1013	44,508	43 93	88,527	420	6688	15 92
Brown	788	35,188	44 64		510	8087	15 85
Bureau	2749	455,631			1834	98,904	
Calhoun	49	1425	29 08		231	3498	
Carroll	1014	45,627	45 00		1636	21,354	13 05
Cass	1905	56,031	29 42		3658	35,924	
Champaign	1498	93,558	62 39		3280	109,930	
Christian Clark	1078 1148	71,659	66 47		2002	91,856	
Clay	927	28,799 37,035	25 09 40 00	125,934	1228 1045	15,727	12 81 23 76
Clinton	722	75,850		153,261 192,970	3598	24,830 15,402	4 28
Coles	2322	203,033	87 44	606,859	3093	112,912	36 51
Cook		28,679,872		14,099,022		112,012	
Crawford	540	17,418	32 26	62,335	678	13,441	19 82
Cumberland.	355	18,279	51 49	28,600	711	15,009	21 11
DeKalb	1814	49,551	27 32	175,676	1370	23,054	16 83
DeWitt	1269	108,544	85 54	295,476	841	33,973	40 40
Douglas	1145	85,585	74 75	250,475	629	36,215	57 58
DuPage	1183	37,282	31 51	194,922	745	15,882	21 32
Edgar	979	97,546	99 86		676	47,138	69 70
Edwards	501	27,989	55 87	56,755	748	13,492	18 04
Effingham Fayette	753 560	46,015	61 11 119 04	114,229	$\frac{2087}{1522}$	31,305	15 00 43 55
Ford	284	66,663 22,338	78 65	112,146 58,545	919	66,277 $31,691$	34 48
Franklin	131	2890	22 06	25,445	63	1004	5 97
Fulton	3431	101,881	29 40	405,563	3842	31,843	8 28
Gallatin	333	75,515	22 67	160,735	1559	50,235	32 22
Greene	645	56,275	87 25	189,350	1434	40,890	28 51
Grundy	1446	136,249	94 10	213,254	1251	35,156	28 10
Hamilton	217	10,982	50 61	45,809	413	5752	13 93
Hancock	4716	197,530	41 88	610,005	5386	93,749	17 40
Hardin	84	8070	91 31	42,588	183	4268	23 32
Henderson	1141 1975	6888	604 $15112$	99,538	3422 2655	7452	2 18 104 95
Henry Iroquois	1461	298,463 38,505	151 12 25 68	998,892 166,240	2538	278,643 53,014	20 89
Jackson	1401	50,505	20 00	174,671	2000	110,518	
Jasper	317	2165	6 83	14,735	423	2609	6 17
Jefferson	362	32,548	90 00	117,050	498	17,410	35 00
Jersey	1299	164,670		440,645	2176	80,341	36 92
JoDaviess	3405	66,874	19 64	219,530	5514	42,502	7 70
Johnson	188	5291	28 14	30,820	51	3974	7792
Kane	6819	1,414,255		3,074,119	3414	457,634	134 04
Kankakee	2663	92,937	34 89	217,423	2000	39,421	19 71
Kendall	1316	18,095	13 75	97,809	664	5925	8 92
Knox	5097	263,651	51 73	973,628	3(129)	109,291	36 08
Lake LaSalle	1290 5013	55,746	43 21 77 16	162,152	1318 9831	19,517	$\frac{14}{27} \frac{81}{29}$
Lawrence	792	386,786		753,390		268,246 55,232	57 59
Lee	2143	100,000 85,596	126 26	133,545 $250,010$	959 3293	45,112	13 70
Livingston	2048	425,488		543,732	3130	226,436	72 34
Logan	2537	159,483	62 86	318,728	3292	82,770	25 14
Macon	2451	269,594		550,769	1276	54,305	42 56
	3809	195,990		562,696	3272	81,505	24 91

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Counties.		Improved t	own	lot	ts.	Unim	proved town	lots.	
	No.	Value.	A	v.	Value of im provements.	No.	Value.	Av'r	age
Madison	6285	\$794,760	196	45	\$1,506,125	6201	\$642,250	\$103	59
Marion	2022	93,963		47		3773		14	
Marshall	1698	112,228		10		1313		31	
Mason	885	50,071	56			3581		19	
Massac	398	48,587				1231		41	
McDonough	2602	192,359	73	93		2440		32	
McHenry	2231	43,199	19			1944			35
McLean	4088		58			5795			96
Menard	479	23,065		15		1171			36
Mercer	1666			58		4329			86
Monroe	492	26,568	54			1177			00
Montgomery	1457	98,705	67	75	193 835	3055		21	34
Morgan	2169					1144		197	12
Moultrie	469		43		26,915	21		151	
Ogle	2564		16	52	221,871	3379	40,640	12	03
Peoria	5685			60		5308	722,720	136	14
Perry	595		81	31	183,420	1407	68,960	49	01
Piatt	727		46		149,419	911		30	71
Pike	2836		26	46	343,915	726	37,521	51	68
Pope	202		65	35	65,785	575	12,993	22	60
Pulaski	541			65	153,420	1783	69,916	34	16
Putnam	887			95	62,182	117	1587	13	56
Randolph	1785	119,633	67	02	\$82,635	3574	105,689	29	60
Richland	752			27	158,114	1490	54,933	36	82
Rock Island .	3056	366,705	120	00	537,474	3334	139,496	41	84
Saline	411	7008	17	05	39,161	666	10,460	15	71
Sangamon	4840	1,407,915	290	89	2,498,755	5019		127	45
Schuyler	903	50,343	55	75	152,774	489	8588	17	56
Scott	574	15,188	2€	46	168,493	1906		10	65
Shelby	1113	52,033	46	77	214,949	2212	65,752	29	73
Stark	972	11,518	14	54	56,061	461	4879	10	
St. Clair	3881	516,380	133	05	1,176,515	11,254	513,985	45	
Stephenson	3029	213,973	70		318,974	2938	77,065	26	57
Tazewell	2917	295,374			426,846	3171	118,389	57	
Union	760	57,982	76	$^{29}$	193,509	1047	26,666	25	47
Vermilion	1607	154,622	96		394,742	1527	146,892	96	
Wabash	479	25,605		46	88,164	1131		14	
Warren	1803	132,934		73	414,685	1258	29,427		39
Washington.	911	28,408		18	191,397	2712	76,936		38
yne	328	8687		48	60,501	509	6434	12	
White	552	26,571		13	94,307	810	40,841		42
Whiteside	2921	87,509		96	261,212	4487	49,541		04
Will	3501	319,697	91		614,060	4424	145,145	32	
Williamson	146	15,188			34,537	161	8458		53
Winnebago	4190	303,849		52	567,185	1896	60,471	31	
Woodford	2483	133,378	53	72	471,028	2611	71,541	27	40
	173,205	\$45,697,082	\$99	40	\$51,745,414	220.855	89 569 783	\$43	15

	Т	otal town lots		Total value of railroad pro-	Total value of
Counties.	No.	Value.	Average.	perty and real estate.	all property.
Adams	3322	\$274,128	\$82 52	\$6,036,555	\$8,081,948
City of Quincy		3,329,335	709 58	3,720,845	5,219,346
Alexander	7146	2,089,453	292 39	2,466,320	3,386,353
Bond	1646	153,683	93 36	1,596,223	2,377,998
Boone	1433	139,723	97 50	1,198,636	1,724,611
Brown	1298	176,830	136 23	1,100,770	1,685,329
Bureau	4583	1,683,079	367 24	11,621,456	14,738,799
Calhoun	280	17,123	61 15	627,306	1,015,941
Carroll	2650	175,011	66 05	1,601,621	2,153,973
Jass	5563	294,205	52 89	1,745,947	2,256,765
Champaign	4778	556,615	116 50	4,433,005	6,156,186
Jhristian	3080	428,336	139 07	2,642,634	3,726,142
Clark	2376	170,460	71 74	1,653,137	2,464,691
lay	1972	215,126	109 09	1,521,190	2,314,022
Clinton	4320	284,222	65 79	2,345,295	3,115,068
Coles	5415	922,804	170 42	3,580,863	5,428,115
Gook		42,778,894		51,718,338	69,818,312
Crawford	1218	93,194	76 51	965,797	1,418,216
Cumberland	1066	61,888	58 06	1,070,660	1,624,012
DeKalb	3184	248,281	77 98	2,383,770	3,145,613
DeWitt	2110	437,993	207 58	4,813,807	6,543,740
Douglas	1774 1928	372,275	209 85	2,349,344	3,494,440 3,845,676
DuPage Edgar	1655	248,086 $454,272$	128 68 274 48	3,011,310	6,395,828
Edwards	1249	98,236	78 65	4,425,904 854,295	1,416,075
Effingham	2840	191,549	67 45	1,256,295	1,726,191
ayette	2082	245,086	117 72	1,989,432	2,871,644
ord	1203	112,574	93 58	1,272,891	1,695,725
ranklin	194	29,341	151 24	746,369	1,084,009
ulton	7273	539,287	74 16	3,825,797	5,727,389
Ballatin	1892	286,485	151 42		1,820,270
reene	2079	286,515	137 81		3,423,748
Frundy	2697	384,659	142 62	1,936,300	2,643,344
Iamilton	630	62,543	99 28	1,046,791	1,484,739
Iancock	10,102	901,284	89 22	4,849,522	
Hardin	267	54,926	205 72	383,003	
Ienderson	4563	113,878	24 85	1,730,953	
enry	4530	1,575,998	347 90	9,337,379	
roquois	3999	257,759	64 46	2,701,373	3,742,528
ackson		285,189		1,815,121	2,671,892
asper	740	19,509	26 36	850,750	
efferson	860	167,008	194 20	1,530,307	2,517,058
ersey	3475	685,656	197 60	4,231,100	
oDaviess	8919	328,906	36 88	1,530,387	2,240,788
Johnson	239	40,085	167 72 483 34	809,486	
Kane Kankakee	10,233	4,946,008 349,781	75 01	13,016,881 1,876,884	17,143,257 2,699,192
Kendall	1980	121,829	61 53	1,659,088	
Knox	8126	1,346,570	165 71	5,559,821	7,789,258
ake	2608	237,415	91 03	1,615,817	2,087,441
aSalle	14,844	1,408,422	94 21	5,576,779	
awrence	1751	288,777	164 92	1,692,547	2,375,290
ee	5436	380,718	70 04	2,282,343	2,976,723
ivingston	5178	1,195,656	230 91	8,846,158	
ogan		560,981	96 24	4,216,732	
Macon	3727	874,668			4,933,562

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	Т	otal town lots.		Total value of railroad pro-	Total value of
Counties.	No.	Value.	Average.	perty and real estate.	all property.
Macoupin	7081	\$841,191	\$118 80	\$4,980,782	\$6,746,760
Madison	12,486	2,943,135	235 80		12,795,818
Marion	5795	652,610	112 61		3,562,749
Marshall	3011	459,979	152 10		3,045,645
Mason	4466	285,092	63 84	2,064,992	2,740,545
Massac	1629	253,574	155 66	961,825	1,324,825
McDonough	5042	912,557	180 99	6,070,505	8,471,384
McHenry	4175	275,774	66 05	2,674,538	
McLean	9883	1,315,092	133 07	6,921,901	9,580,298
Menard	1650	166,785	100 72		
Mercer	5995	391,458	65 30		
Monroe	1669	255,446	153 08		
Montgomery	4512	357,747	79 29	2,616,985	3,497,629
Morgan	3313	1,625,123	490 58	6,684,336	
Moultrie	490	50,495	103 05		
Ogle	5943	304,879	51 30		
Peoria	10,993	4,189,269	381 08		10,749,380
Perry	2002	300,760	150 23		
Piatt	1638	210,326	128 40		
Pike	3562	456,478			
Pope	777	91,978			
Pulaski	2324	246,608	106 10		
Putnam	1004	77,019	86 7		
Randolph	5359	607,957	113 4		
Richland	2242	275,664			
Rock Island	6390	1,043,675			
Saline	1077	56,629			
Sangamon	9859	4,546,339			
Schuyler	1392	211,705			
Scott	2480	203,991	82 2		
Shelby	3325	332,741			
Stark	1253	72,451			
St. Clair	15,135	2,206,880			
Stephenson Tazewell.	5967	610,012			
	6088	840,609			
Union	1807	278,157			
Vermilion	3134	696,256			
	1610	130,597			
Warren	3061	577,046			
Washington	3623	296,741			
Wayne White	837 1362	75,622 $161,719$			
Whiteside	7408	398,262			
Will	7927	1,078,902			
Williamson	307	58,188			
Winnebago	6086	931,505			
Woodford	5094	675,947			
			102 0		
	393,960	\$107,013,279	8163 4	5 8364,334,644	\$502,638,34

Note.—Cook and Jackson counties omitted in making general averages of lands and ots, except in general average of "total lands," Jackson county is included.

	Acre	s in cultiva	tion.
Counties.	Wheat.	Corn.	Other pro- ducts.
Adams	31,506	77,022	31,214
City of Quincy	14/5		1.00
Bond	1445 10,421	7579 32,480	. 1567
Boone	18,334	17,716	10,452 23,323
Brown	7662	26,350	6953
Bureau.	58,563	101,202	28,828
Calhoun	10,800	12,550	1990
Carroll	30,690	43,250	23,878
Cass	2690	17,215	3200
Champaign	12,927	87,058	22,078
Christian	24,977	73,674	13,444
Clark	13,724	36,567	9765
Clay	10,812	35,693	10,249
Coles	34,676	29,655	21,903
Cook	12,428	55,225	9446
Crawford	14,983 16,059	37,551 32,892	62, 215 6474
Cumberland	8266	29,729	7162
DeKalb	42,713	49,719	42, 933
DeWitt	14,900	46,370	5983
Douglas	7078	35,766	6549
DuPage	8708	20,735	29,559
Edgar	13,978	57,356	10,715
Edwards	6638	17,366	12,671
Effingham	11,005	28,882	8348
Fayette	12,266	43,228	10,764
Ford	2321	19,019	4158
FranklinFulton	3204	23,526	5167
Gallatin	36,833	93,061	15,962
Greene.	4700	20,370	
Grundy	5321	47,982	14,045
Hamilton.	5056	27,872	
Hancock	20,952	103,419	
Hardin	2089	8841	
Henderson	16,226	50,654	
Henry	48,256	96,204	
Iroquois	6397	69,814	
Jackson	7962	18,859	
Jasper	9307	28,659	
JeffersonJersey	4962	31,902	
Jo Daviess	29,078 15,278	23,333 35,478	
Johnson	7338	14,647	
Kane	17,231	32,635	
Kankakee	16,475	57,371	23,270
Kendall	8980	46,428	
Knox	26,007	106,318	27,997
Lake	10,373	16,398	23,297
LaSalle	37,906	166,659	
Lawrence	13,415	26,998	
Lee			
	00 000	00 00 0	
Livingston. Logan	20,679 17,479	82,884 82,702	

	Acre	s in cultivat	ion,
Counties.	Wheat.	Corn.	Other pro-
Macoupin	30,101	48,106	17,295
Madison	44,175	65,312	44,720
Marion	11,951	38,709	8159
Marshall	24,136	55,588	17,308
Mason	7748	52,170	12,461
Massac	7615	15,774	3514
McDonough	30,025	70,143	23,343
McHenry	29,598	32,861	37,439
McLean	32,764	140,581	25,329
Menard		42,135	6040
Mercer	30,643	64,137	16,689
Monroe	35,028	12,559	21,589
Montgomery	29,770	61,320	21,275
Morgan		70,776	9505
Moultrie		36,079	5898
Ogle		75,001	59,441
Peoria		74,419	26,514
Perry		13,438	7265
Piatt		42,153	
Pike	38,997	64,706	13,615
Pope	5305	16,538	
Pulaski		10,000	
Putnam		19,802	575
Randolph		21,959	13,211
Richland		24,178	
Rock Island		38,145	
Saline		23,639	4206
Sangamon		132,436	19,059
Schuyler		39,186	904
Scott		20,425	2474
Shelby		74,634	
Stark		43,726	11,154
St. Clair		43,212	23,141
Stephenson		55,658	42,399
Tazewell		93,512	21,282
Union		30,332	
Vermilion		88,040	
Wabash		16,516	
Warren		80,212	
Washington			10,239
Wayne	7492	43,144	12,838
White		27,959	
Whiteside		65,080	
Will		81,103	
Total Control of the		25,524	
Williamson	. 10.454		
Williamson. Winnebago	,		
	30,464	49,478	41,219
Winnebago	30,464 27,766	49,478 69,906	41,219

#### RECAPITULATION.

	Number.	Amount.	Av'ge.
Horses	843,610	\$32,625,865	\$38 67
Neat Cattle.	1,486,381	17,179,165	
Mules and Asses.	75,448	3,132,537	
Sheep	2, 599, 998	3,512,590	
Hogs	2,616,814	5,230,731	
Carriages and wagons	272,254	6,988,950	25 67
Clocks and watches		1,000,710	4 00
Pinner	236,399	1,092,712	
Pianos	9,745	893,576	
Penkond Probable of Ct. 1 T.11	• • • • • • • • •	21,471,705	
Bankers', Brokers' and Stock Jobbers' property	· · · · · · · · · · · ·	341,187	
Manufactured articles	• • • • • • • • •	2,263,336	
Moneys and credits	• • • • • • • • • •	22,280,592	
Value of money invested in bonds, stocks, joint stock con	ipanies, etc	3,397,681	
Value of shares in the capital stock of state and nations	d banks	2,270,326	
Miscellaneous property	• • • • • • • • •	488,727	
Unenumerated property	• • • • • • • • • • • • • • • • • • • •	19,184,546	
Aggregate. Deductions		\$142,354,226 4,049,426	
Total value of taxable personal property		\$138,304,800	
Real property	81,709,532		
Railroad property   2468 miles and 807 feet of track .   Rolling stock	6,224,830		
Rolling stock	5,985,618		
Other personal property	1,531,520		
(		15,451,500	
Improved lands-Number of acres 20,260,547 \$1	36.208.248	,,	
Improvements on lands.	54 157 558		
	01,101,000	190,365,807	
Unimproved lands-Number of acres, 13,689,597		51,503,958	
Improved town lots—Number of lots, 173,205 \$	45 607 089	01,000,000	
Improved town lots—Number of lots, 175,205			
improvements on town lots	JI, 14J, 414	97,442,496	
Unimproved town lots—Number, 220,855			
Onimproved town lots—Number, 220,855		9,569,783	
Total value of all taxable property		2502 638 344	

ACRES IN CULTIVATION.—Wheat, 1,829,737; Corn, 4,789,353; other field products 1,632,285.

No. 11.

Statement of property assessed for the year 1868, in the several counties, as returned to the Auditor's office.

Sonato Diet			Horses.			Cattle.	
7	COUNTIES.	,		1.		7	1
		No.	Value.	Average.	No.	Value.	Ave.
	Alexander	778	39,255	850 4	6 184	2 \$26,43	\$14
i	Pulaski	104			8 260		
!	Massac	168			3 391		
1	Union	3583			4 649		
İ	Johnson	2250	88, 158				
1	Pope	235]	109,418	46 5			
1	Hardin	99]		52 5			12
į	Gallatin	2200		55 6	8 459		
İ	Saline	2979	97,532	32 7			
-	Total	17,857	\$832,243	\$46 8			
1	Hamilton	3837	141,534	36 8	9 670	76,468	11 4
1	Wabash	2976		38 7			
þ	Clay	5644	199,256	35 2			
ľ	Wayne	6508	205,875	31 6			
1.	Richland	4786		44 0			
ľ	White	4855	196,960	40 5			
Į.	Lawrence	4950	194,085	39 2			
1	Edwards	2767	153,545	55 4			
ĺ	Total	36,385	\$1,417,694	\$39 0			-
1	Williamson	3352	157,925	47 1	5799	59,242	10 2
	Franklin	3847	142,569	37 0			8 1
	Jackson	4168		43 1			9 3
	Jefferson	6353	266,837	42 00			11 8
	Randolph	6709	255,511	38 08			9 7
	Monroe	4461	155,417	34 84			9 7
	Total	28,890	\$1,158,037	\$40 08	- /	-1	\$10 1
	erry	4048	151,969	37 5		55,288	9 9
١	Vashington	6153	172,086	27 97		63,058	75
	linton	4879	192,691	39 49			10 6
	farion	6882	281,550	40 91			0 7
	ayette	8219	252,000	30 66	,,		9 5
	Total	$\frac{5537}{35,718}$	215,894	38 99			10 9
	t. Clair	7843		\$35 45			\$9 8
	fadison	13,759	281,585 657,113	35 90 47 76		63,080 220,194	10 6 14 8
	Total	21,602		\$43 45			\$13 6
	ersey	4964	188,055	37 88	7104	00 140	11 7
3	alhoun	1939	101,960	52 58			11 58
	reene	7324	263,935	36 04			13 03
S	cott	2412	96,536	40 02		120,870	10 69
2	ike	11,923	411,365	34 50		57,650 173,682	8 29
	Total	28,562		837 18	48,801		\$10.0
i	acoupin						
ď	Iontgomery	11,778	300,353	25 50	14,166	118,084	8 34
_	hristian	9374	317,343	33 84	16,095	175,175	10 88
Š	helby	11,782	381,154	32 35	17,954	201,643	11 23
	Total	32,934	\$998,750	30 33	48,215		\$10 26
					10,210	9474, 302	pro Ze

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			Horses.			Cattle.	
Consta Dist	COUNTIES,	No.	Value.	Average.	No.	Value.	Aver- age.
8 E	Mingham	4314	151,707	35 17	7703	75,256	9 77
	asper	4839	136,087	28 12	8211	67,065	8 17
C	rawford	6207	143,283	23 08	6577	55, 158	8 39
C	umberland	5196	164,692	31 70	7925	71,572	9 03
	lark	7470	207,919	27 83	11,473	92,885	8 10
E	dgar	11,134	368,801	33 12	23,129	333,543	14 42
	Total	39,160	\$1,172,489	\$29 94	65,018	\$695,479	\$10 70
9 0	oles	9886	327,286	33 11	16,346	184,056	11 20
	Oouglas	6339	317,404	50 07	12,440	216,869	17 4
C	hampaign	12,510	489,111	39 10	22,793	403,338	17 7
V	ermilion	15,198	522,054	34 35	26,647	394,366	14 8
	roquois	11,854	354,730	29 92	27,620	273,593	9 9
F	Ford	3549	119,868	33 78	7635	99,870	13 0
	Total	59,336	\$2,130,453	\$35 90	113,481	\$1,572,092	\$13 8
ola	fcLean	22,131	741,854	33 52	39,903	527,384	13 2
	De Witt	8151	325,570	39 94	11,578	250,561	21 6
	Piatt	5362	213,288	39 78	8895	118,104	
1	foultrie	5364	135,481	25 26	10,523	100,652	
13	facon	10,431	321,320	30 80	15,926	177,199	11 1
1	Total	51,439	\$1,737,513	\$33 78	86,825	\$1,173,900	\$13 5
1/1	Cazewell	13,047	453,059	34 73	18,284	186,213	10 1
	ogan	11,050	432,391	39 13	19,503	280,525	14 8
	Sangamon	17,459	558,048	31 96	30,897	522,940	16 9
	Total	41,556	\$1,443,498	\$34 74	68,684	\$989,678	\$14 4
2	Menard	5118	135,910	26 56	10,856	112,865	10 4
	Cass	3710	129,355	34 87	6317	67,455	10 6
	Schuyler	7392	299, 409		12,554	153,235	12 2
	Brown	4335	150,291			71,833	
- [2	Morgan	8110	317,567	39 16	17,120	246,934	1
	Total	28,665	\$1,032,532	\$36 02	54,837	\$652,322	\$11
3	Adams	13,841	528,288	38 16	24,614	244,501	9 9
	City of Quincy	763	40,398	52 94	738	14,14	
-	Hancock	14,327	475,824	33 21	26,258	247,841	
	Total	28,931	\$1,044,50	\$36 10	51,610	\$506,489	\$9
14	McDonough	12,943	436,530	33 73	21,588	229,799	10
	Henderson	6412	295,52				
- }	Mercer	11,271	510,52				
1	Warren	14,574	385,83	-	1		
-	Total	45,200	\$1,628,41	\$36 0	77,239	\$870,925	2 \$11
15	Mason	1	263,18				
	Fulton	15,344	478,79				0 8
	Knox	19,294	535,73	-			
	Total	40,553	\$1,277,71	\$31 5			-
16		13,648	407,51				
-	Stark	6949	213,74				
	Marshall	9102	304,84				
	Putnam	4003	161,59				-
	Total	33,702	\$1,087,69	3 \$32 2	51,646	\$501,01	2 \$9

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Senato. Dist.			Horses.			Cattle.	
Dist.	Counties.	No.	Value.	Average.	No.	Value,	Aver.
17	Woodford Livingston La Salle	10,757 15,428 25,110	381,240 484,3 <b>0</b> 3 631,929	35 44 31 39 25 17	15,962 27,181 41,648	183,406 246,876 272,769	11 49 9 08 6 55
	Total	51,295 8046 7557 17,407 7920	\$1,497,472 299,255 249,041 505,159 231,270	\$29 19 37 19 32 96 29 02 29 20	84,791 16,858 19,691 39,745 13,856	\$703,051 171,576 193,887 345,225 102,311	\$8 29 10 18 9 85 8 69 7 38
	Total	40,930	\$1,284,725	-	90,150	\$812,999	\$9 02
	Kane DeKalb	$ \begin{array}{r} 11,189 \\ 14,019 \\ \hline 25,208 \end{array} $	410,369 302,432	36 68 21 57 \$28 28	27,521 27,792 55,313	366,761 198,984 \$565,745	$\begin{array}{r} 13 & 33 \\ \hline 7 & 16 \\ \hline \$10 & 23 \end{array}$
20	OgleLeeWhiteside.	15,566 11,840 11,107	\$712,801 461,857 275,617 322,364	29 67 23 28 29 02	31,723	213,671 171,674 188,093	6 74 6 72 7 61
21	Total	38,513	\$1,059,838		81,983 32,998		\$6 99 10 99
-	Henry Rock Island Total	16,845 8018	910,001 215,645	54 02 26 90	28,760 16,657	450,052 124,879	15 65 7 50
22	Carroll	8628 8277	\$1,822,613 262,930 237,403	30 47 28 68	78,415 19,686 20,622	\$937,748 142,758 138,703	7 25 6 73
	Stephenson	$\frac{11,823}{28,728}$	\$759,574	\$26 44	67,830	\$426,877	\$6 29
23	Winnebago Boone	11,109 6093 11,015 7498 35,715	290,899 128,745 294,853 156,342 \$870,839	21 13 26 76 20 85	23,501 13,791 26,781 18,383 82,456	156,827 288,706 101,112 27,087 \$573,732	6 67 6 43 7 51 6 91 \$6 99
24 25	) Cook	20,547	\$788,874	=	34,739	\$289,938	\$8 35
20	Aggregate	854,852	\$29,025,015	\$33 95	1,520,963	\$15,810,830	\$10 40

		Mules and Ass	es.		Sheep.	
Counties,	No.	Value.	Average	No.	Value,	Aer- age
Alexander	278	\$13,895	\$49 98	1220	\$2435	\$2 0
Pulaski	221	14,797	66 95	1190	2125	1 7
Massac		23,385	52 20	4055	4135	1 0
Union	625	39,850	63 96	8906	9385	1 0
Johnson		38,132	45 72	9042	9067	1 0
Pope	554	27,690	49 98	8344	12,162	1 4
Hardin	115	6705	5821	3771	3771	1 0
Gallatin	749	17,190	55 45 29 94	5275	\$980	1 7
Saline	4132	\$204,070	\$49 13	12,622 54,425	\$64,673	\$1 2
Hamilton	504	22,888	45 41	16,430	16,430	1 0
Wabash	346	13,710	39 62	9716	9639	- 9
Clay		37,816	34 82	20,760	22,594	1 (
Wayne	882	26,550	80 10	25,825	25,743	1 0
Richland	598	29,213	48 68	14,945	17,398	1 1
White	737	31,345	42 53	17,337	21,052	1 2
Lawrence		22,735	38 60	15,805	15,805	1 (
Edwards	5200	$\frac{26,669}{\$210,926}$	58 23 \$40 56	16,088	23,653 \$152,314	1 4 \$1 1
Williasonm	1041	47, 939	46 05	13,704	19,741	1 4
Franklin		47,021	37 44	16,515	16,515	1 0
Jackson		39,075	43 86	9298	9690	1 (
Jefferson		105,197	53 18	24,360	24,360	1 (
Randolph	1170	48,421	41 39	12,492	12,492	1 (
Monroe	842	33,509	39 80	3584	3385	1 (
Total	7178	\$321,162	\$44 74	79,753	\$86,183	\$1 (
Perry	846	25,410	30 04	8145	11,116	1.8
Washington		37,084	27 57	9614	9614	1 (
Clinton		29,735	42 00 41 98	6306	6416	1 (
Marion		48,485 28,927	31 48	19,222 24,396	19,369	1 0
Fayette	791	23,255	29 40	13,484	24,896 13,718	i
Total	5764	\$192,896	\$33 47	81,167	\$84,629	\$1 (
St. Clair	1851	91,930	49 67	3666	4265	1 1
Madison	3498	223,404	63 87	14,145	17,487	1 2
Total	5349	\$315,334	\$58 94	17,811	\$21,752	\$1 2
Jersey	708	26,515	37 45	5709	8805	1 5
Calhoun	311	18,075 43,975	58 12 34 98	2373	3700 16,145	1 8
Scott	339	13,185	38 89	18,533 8052	9657	1 2
Pike	2517	94,111	37 39	33,160	25,934	7
Total	5132	\$195,861	\$38 16	67,827	\$64,241	- 9
Macoupin			====			-
Montgomery	1708	41,635	24 38	37,090	37,439	1 (
Christian	1960	67,612	34 50	41,790	39,923	9
Shelby	1464	37,914	25 90	61,900	63,098	1 0
Total	5132	\$147,161	\$28 68	140,780	\$140,460	\$1 0
I .						

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ano			Mules and Ass	es.	Sheep.					
Sanata Dist.	Counties.	No.	Value.	Ave age.	No.	Value.	Aver-			
	Effingham	457	15,034	32 90	13,054	13,951	10			
1	Jasper	418	11,902	28 41	17,472	18,154	1 0			
1	Crawford	403	9055 14,429	22 46 30 96	26,577 17,298	26,447 14,532	1 0			
	Clark	466 872	20,246	23 22	29,731	27,406	8			
	Edgar	1544	45,240	29 30	56,466	58,663	1 0			
	Total	4160	\$115,906	\$27 86	160,598	\$159,153	9			
	Coles	1483	39,392	26 56	30,753	26,228	8			
-	Douglas Champaign	685 1148	30,811 52,983	44 98 46 15	20,813 33,793	25,006 26,985	1 2			
1	Vermilion	921	25,054	27 20	80,191	102,599	1 2			
1	Iroquois	823	19,125	23 24	27,997	20,953	7			
1	Ford	244	9,631	39 47	5173	5357	1 0			
	Total	5304	\$176,996	\$33 37	198,720	\$207,128	\$1 0			
0	McLean	1800	61,329	34 07	63,205	75,066	1 1			
	DeWitt	815 534	33,954	41 66	45,767 18,232	61,148	1 8			
1	Piatt Moultrie	730	23,101 14,845	43 26 20 34	30,050	23,899 24,670	1 8			
Ì	Macon	1382	42, 199		30,194		1			
	Total	5261	\$175,428	\$33 34	187,448	\$203,572	\$1 (			
1	Tazewell	714	25,768	36 09	25,878	24,441				
1	Logan	1636	74,331	45 43	45,387	52,686	1 1 1			
	Sangamon	$\frac{3429}{5779}$	\$213,656	\$36 97	83,148 154,413	\$7,581 \$164,708	1 C			
,		1109	31,300	28 22	19,193	18,740	- (			
1	Menard	610	22,105	36 24	6358	5670	1 8			
	Schuyler	689	35,190		24,325	22,992				
	Brown	771	28,444	<b>36 89</b>	14,616	14,837	1 (			
	Morgan	$\frac{1521}{4700}$	\$180,902	41 99	19,691 84,183	24,515	\$1 (			
,	€ Total			\$38 49	39,932	\$86,684	=			
1	Adams City of Quincy	3162 150	125,365 9,485	39 65 63 23	00,002	41,164	1 (			
1	Hancock	2508	84,574	33 72	31,935	28,255	8			
	Total	5820	\$219,424	\$37 70	71,867	\$69,419	5			
4	McDonough	1517	60,252	39 72	28,962	26,563	- 6			
	Henderson	559	26,868	48 06	7371	10,448	1 4			
	Mercer	830	36,963	44 53	24,017	31,476	1 8			
	Warren	1032 3938	\$1,594 \$155,677	\$39 53	$\frac{22,013}{82,363}$	\$90,412	\$1 1			
	Total	1608			4175	4127	- pr 1			
٦	MasonFulton	676	90,800 24,317	56 47 35 97	51,296	48,228	9			
١	Knox	1074	28,688	26 71	25,599	36,166	1 4			
١	Total	3358	\$143,805	\$42 82	81,070	\$88,521	\$1 I			
6	Peoria	631	18,326	29 04	16,730	16,588	9			
	Stark	229	6,825	29 80	12,438	12,826	1 0			
	Marshall	226	8,333	36 87	10,067	10,029	1 0			
	Putnam	80	2,800	35 00	6240	7227	11			
	Total :	1166	\$36,284	\$31 12	45,475	\$46,670	\$1 0			

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Senat		Ŋ	fules and Ass	es.	8	Sheep.	
Senato, Dist.	Counties.	No.	Value.	Average.	No.	Value.	Average.
7	Woodford	381	12,780	33 54	14,407	16,316	1 13
	Livingston	819	28,187	34 42	26,383	28,832	1 09
	La Saile	690	15,219	22 06	31,698	21,852	69
	Total	1890	\$56,186	\$29 73	72,488	\$67,000	92
8	Kankakee	300	8,803	29 34	14,331	11,452	90
	Grundy	254	7,818	30 78	7730	8645	1 12
- 1	Will	699	17,300		33,967	33,242	99
	Kendall	196	5,451	27 81	20,748	10,383	50
	Total	1449	\$39,372	\$27 17	76,776	\$63,722	88
19	DuPage						
	Kane	219	8,321	37 99	57,984	60,356	1 0
	DeKalb	375	7,186	19 16	33,849	25,102	7
	Total	594	\$15,507	\$26 11	91,833	\$85,458	9
0	Ogle	354	10,502	29 67	31,340	31,255	1 0
- 1	Lee	213	5, 025	23 59	19,522	17,124	8
-	Whiteside	223	6,375	28 59	13,842	14,865	1 0
	Total	790	\$21,902	\$27 72	64,704	\$63,244	9
21	Bureau	418	15,883	38 00	22,924	26,662	1 1
	Henry	656	33,677		19,621	13,900	9
	Rock Island	381	11,482	30 14	10,172	9740	9
	Total	1455	\$61,042	\$41 95	52,717	\$55,302	\$1 0
22	Carroll	124	3,500	28 23	10,928	10,765	9
	Jo Daviess	225	7,191	31 96	21,116	21,237	1 0
	Stephenson	166	24,428	26 64	26,657	25,508	9
	Total	515	\$15,114	\$29 35	58,701	\$57,510	- 8
23	Winnebago	266	6,118			32,084	7
	Boone	100	2,160			15,134	
	McHenry	213	5,010			74,702	
	Lake	92	1,608				
	Total	671	\$14,89	\$22 20	245,714	\$186,224	
24	Cook	264	\$11,28	5 \$42 75	28,977	\$28,887	\$1 (
25	COOR						-
	Aggregate	85,001	\$3,240,78	9 \$38 12	2,336,716	\$2,334,095	\$1 0
	1	1			1	1	1

Senato.		B	logs.		Carriages	and Wagon	B•
to. Dist.	Counties.	No	Value.	Av.	No.	Value.	Av.
1	Alexander	5277	\$6462	\$1 22	471 551	\$15,646 20,437	33 22 37 09
•	Pulaski	6420	9016	1 40	792		29 25
	Massac	10,510	13,710	1 30	1555		37 94
	Union	17,715	19,805	$\frac{1}{1} \frac{12}{01}$	713		28 49
	Johnson	13,223	13,337 $16,637$	1 36	743	18,548	24 96
	Pope	12,218 7328	7455	1 02	301	7962	26 45
	Hardin.	9874	17,880	1 81	777	27,600	34 39
	Gallatin	11,572	14,063	1 22	916	22,134	24 16
	Saline	94,137	118,365	\$1 28	6819	\$214,800	-
		15,466	23,071	1 56	1006	26,966	26 81
2	Hamilton	11,418	18,556	1 63	1188	26,514	22 32
	Wabash	14,776	20,956	1 42	1914	48,160	25 16
	Wayne	17,574	27,144	1 54	1950	35,995	18 46 34 98
	Richland	12,306	21,020	1 71	1692	59,189	22 64
	White	22,637	25,202	1 11	1920	43,476	31 03
	Lawrence	15,873	23,034	1 45	1526	47,353 44,132	39 58
	Edwards	10,532	20,691	1 96	1115	2001 707	
	Total	120,582	\$179,674	\$1 49	12,311	\$331,785	29 53
3	Williamson	16,870	28,928	1 71	934	27,579	26 71
•	Franklin	17,102	17,102		1118	29,864 $39,242$	31 02
	Jackson	17,537	23,040	7 1-1	1265 1982	62,548	31 56
	Jefferson	23,557	39,757		2193	72,860	33 22
	Randolph	15,683 11,367	15,683 11,300		2123	42,223	19 89
	Monroe				9615	\$274,316	\$28 53
	Total	102,116	\$135,810	I	1375	33,707	24 51
4	Perry	8560	9237	1	2175	54,303	24 97
	Washington	11,181	11,181 11,602		1977	51,211	25 90
	Clinton	8945	23,338		2610	79,623	30 51
	Marion	15,730	23,964	·	2268	47,747	21 05
	Fayette	20,918 11,514	16,198		1273	39,900	
	Bond	76,848	\$95,51		11,678	\$306,491	
	-	13,723	27,84	2 03	3692	83,125	
Ē		29,996	59,25		6164	227,845	36 96
	Madison	43,719	\$87,09	-	9856	\$310,970	
		9999	17,63			59,380 19,690	
,	Calhoun	6529	12,07			49,330	1
	Greene	19,278	30,02			25,21	1
	Scott	. 11,285	20,64			95,620	
	Pike	48,152 95,243				\$249,24	
	Total	30,240			-		
	7 Macoupin	20,393	27,94	6 1 3		73,46	
	Montgomery	50,661		5 1 15			
	Christian	36,125		1 2 1 3			
	Total	107,179	\$133,15	33 \$1 2	9638	\$219,68	\$22 79
	Ittal	1 == : :=	. ====	=1===	-1	(	,

Senato. Dist.			Hogs.		Carriage	es and Wag	ons.
9.	Counties.			1			1
ist.		No.	Value.	Av.	No.	Value.	Av.
8	Effingham	13,422	13,672	1 02	1622	35,443	21 8
	Jasper	13,859	14,629	1 01	1431	25,459	
	Crawford	20, 267	21,264	1 05	1708	27,993	
	Cumberland	17,368	20,534	1 18		33,266	20 2
	lark	23,851	24,601	1 03		48,261	19 8
	Edgar	31.828	64,994	2 04		87,120	
	Total	120,595	\$159,694	\$1.32	12,174	\$257,542	\$21 1
9	Coles	81,516	47,552	1 51	3039	71,100	23 4
	Douglas	17,271	33,009		1 -0-0	61,799	
	Champaign	29,600	68,403		0011	96,901	
	Vermilion	38 085 20,345	77,705	2 04	0000	111,490	
	Ford	4902	29,366 8899	1 44	001	61,154 $21,530$	
	Total	141,719	\$264,934	\$1 87			
_		-				\$423,974	
U	McLean	63,197	115,167	1 72		137,854	
	De Witt	28,839	76,560			58,501	
	Moultrie	16,539 18,734	89,080			38,704	
	Macon	26,501	19,253 44,086	1 66		24,769 $63,832$	
	Total	153,810	*294,146		15,114	\$323,660	
	Tazewell			1 82			
	Logan	\$6,521 37,161	66,466	2 67	0021	92,278	
	Sangamon	61,862	99,109 115,135	1 86		74,293 137,524	
	Total	135,544	\$280,710	\$2 07		\$304,095	
2	Menard	19,492	30,450	1 56	1466	23,030	15
	Cass	13,322	24,885	1 87	1187	23,405	19 '
	Schuyler	27,097	54,250	2 00		60,734	
	Brown	14,785	17,317	1 17	1597	37,060	
	Morgan	28,315	63,045	2 23		75,107	
	Total	103,011	\$189,947	\$1 84	9003	\$219,336	
3	Adams	53,121	90,299	1 70 3 16		139,446	
	City of Quincy	42,925	142 71,905	3 16 1 68	677 4888	37,615 94,530	
	Total	96,091	\$162,346	<b>\$1</b> 69	11,214	\$271,591	
1	McDonough	49,806	97,923	1 10	4007	88,464	22 (
	Henderson	23,477	63,438	2 70	1720	46,489	27 0
	Mercer	39,631	94,612	2 39	2621	78,844	30 0
	Warren	47,199	82,546	1 75	3532	\$8,268	24 9
	Total	160,113	\$338,549	\$2 11	11,880	\$302,065	\$25 4
5		15,649	30,190	1 93	2319	61,978	26 7
	Fulton	$64,691 \\ 62,792$	110,278 117,564	1 70 1 87	4809 5076	101,795 119,198	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
	Total	143,132	\$258.032	\$1.80	12.204	\$282,971	822 1
6	Peoria	44,465	60,646	1 36	4490	102,706	22 8
	Stark	24,873	34,166	1 37	1747	80,339	17 3
	Marshall	19,734	31,964	1 62	2670	51,084	19 1
-	Putnam	7629	9948	1 30	1083	26,988	24 9
-	Total	96,701	\$136,724	\$1 41	11/00	20,900	24 9

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Senat			Hogs.		Carriage	es and Wago	ons.
Senato. Dist.	Counties.	No.	Value.	Av.	No.	Value.	Av.
17		29,613	44,589	1 51	3236	62,077	19 18
	Livingston	28,403	35,527	1 25	4794	73,987	15 43
	LaSalle	34,445	36,660	1 06	7436	117,002	15 73
	Total	92,461	\$116.776	\$1 26	15,466	\$253 066	\$16 36
18	Kankakee	10,908	14,035	1 29	2729	44,588	16 34
	Grundy	8913	15,038	1 69	1896	35,942	18 96
	Will	18,175	26,538	1 46	5246	73,083	13 93
	Kendall	13,016	13,619	1 05	2216	30,655	13 83
ļ	Total	51,012	\$69,23	\$1 36	12,087	\$184,268	<b>\$15 25</b>
19	Du Page						
	Kane	13,959	25,998	1 86	4049	94,762	23 40
	DeKalb	22,628	20,82%	92	3474	50,901	14 65
	Total	36,587	\$46,841	<b>ặ</b> 1 28	7523	\$145,663	\$19 36
20	Ogle	37,816	49,926	1 32	5045	59,529	11 80
-	Lee	21,075	25,479	1 21	3964	49,421	12 47
	Whiteside	24,162	39,167	1 62	3411	53,258	15 61
	Total	83, 053	\$114,572	\$1.38	12,420	\$162,208	\$13 06
21	Bureau	37,912	72,461	1 91	5016	106,162	21 16
	Henry	38,483	102,509	2 66	5166	165,657	32 07
	Rock Island	18,056	21,150	1 17	3352	56,483	16 85
	Total	94,451	\$196,120	\$2 07	13,531	\$328,802	\$24 26
22	Carroll	25,097	22,713	91	2464	48,755	19 79
	Jo Daviess	23,324	30,234	1 30	2710	33,498	12 36
	Stephenson	36,333	35,129	97	4357	50,942	11 69
	Total	84,754	\$88,076	\$1 04	9581	\$133,195	\$13 97
2.3	Winnebago	19,499	26,381	1 35	4043	59,215	14 65
2.9	Boone	7191	7249	1 01	1872	23,478	12 54
	McHenry	16,762	20,487	1 22	3558	51,359	14 43
	Lake	7390	9226	1 25	2806	30,502	
	Total	50,842	\$63,343	<b>\$1</b> 25	12,279	\$164,554	\$13 40
24 25	} Cook	16,450	\$31, 324	\$1 90	10,475	\$404.262	\$38 59
	Aggregate	2,300,150	\$3,692,869	\$1 61	272, 718	\$6,279,156	\$23° 02
_	l	1		1	1	!	1

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Senat		Clock	s and W	atches.		Pianos.		Total value of	Aggragate Average.
Senato. Dist.	Counties.	No.	Value.	Average.	No.	Value.	Average.	enumerated property.	agate
1	Alexander	372		\$26 45	75		\$127 87	\$123,554 151,112	\$305 55 311 69
	Pulaski	603	5308	8 80	12	1525 1925	127 08 137 50		284 43
	Massac	878	4547	5 18 8 27	14 39	4555	116 79		295 86
	Union		13,884	8 27 5 26	3	300	100 00		232 69
	Johnson	721	3790 3194	4 25	15	1713			256 28
	Pope Hardin	242	1568	6 48	6	1000			314 70
	Gallatin	193	4770	24 72	33	5770		267,180	362 19
	Saline	607	3271	5 39	1	75	75 00	215 488	177 63
	Total		\$50,170	\$8 38	198	\$26,453	\$133 60	\$1,933,955	*283 08
2	Hamilton	532	2725	5 12	6	1200	200 0		328 20
2	Wabash		3269	3 43		1678			
	Clay		7096	4 11		2120			
	Wayne		5413	4 55		1240			
	Richland	1781	10,654			6395			
	White		5342			1025			
	Lawrence		6046			684 1100			
	Edwards		5509			\$15,443			
	Total	_	\$46,054	-					
3	Williamson		4535			150	•	0 311,44	
	Franklin		4461			20			
	Jackson	1	7029			143 244	V		
	Jefferson Randolph			1		440		7 498,48	242 78
	Monroe			1 : :		95		0 298,47	7 155 74
	Total					\$10,92		0 \$2,480,78	2 \$236 76
		~			4 26	344	5 132 3	294,72	1 241 17
4	Perry Washington					255	00 1	4 353,58	4 161 13
	Clinton			٠					
	Marion			~ i ~ a	7 103		0 119 9	599,25	
	Fayette				6 18		63 8	514,86	
	Bond			0 4 6	29	268		410,17	
	Total	981	\$33,91	3 *3 4	6 246	\$24,26	,,, , , , , , , , , , , , , , , , , ,	\$2,527,99	
5	St. Clair	206	633	0 3 0	7 114	731		565,47	
b	Madison				285		32 141	1,480,85	
	Total	670	2 \$41,92	3 \$6 2	26 39'	\$47,27		$\begin{bmatrix} $2,046,32 \\ \end{bmatrix}$	= ===
6	Jersey	. 127	5 878		39 9'			67 402,86	
,	Calhoun			5 7 5	25	107	70 478		
	Greene	88			64 6			$     \begin{array}{ccc}       96 & 541,45 \\       38 & 226,29    \end{array} $	
	Scott	19			98 2		70		
	Pike	1			31 90		2100		
	Total	661	1 \$31,31	3 4	74 28	\$31,1	75 0108	Φ2,200,29	= ====
-	Macoupin .						94	54 619,58	185 12
	Montgomer						10 86		
	Christian .				59 3				
	Shelby	1			_	-	- 100		_
	Total	736	\$35,90	37 \$4	89 13	\$13,7	09 500	= = ===	

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Senat		Clocks	and Wate	hes.			Pianos.			Total value of	Aggregate average.	
Senato. Dist.	COUNTIES.	No.	Value.	Av.	N	0.	Value.	Av	-	enumerated property.	rate ge.	
		1001	2727	2 67		21	1605	76	43	309,395	180	88
	Effingham	1021 1136	2772	2 44		4	155	38	75	276,223	125	
1	Jasper Crawford	1414	7256	5 13		9	660	73		291,116	150	
1	Cumberland .	1249	3655	2 92	:	4	525	131		323,205		15
	Clark	2152	7209	3 40		26	2655	102		431,182	186 263	73
	Edgar	3002	15 625	5 20	-1-	69	10,525	152		984,511		
	Total	9974	\$39,244	\$3 98	3 1	33	\$16,125	\$121	24	\$2,615,632	\$217	14
9	Coles	3035	14,413	4 78		90	7766	86		717,793	187 250	73 71
	Douglas	1563	9748	6 24		56	5355		63	700,001 1,168,182	262	
	Champaign	3083	16,505	5 3		112	13,956 11,265	124		1,261,367	243	
	Vermilion	3382	16,834	4 98 2 39		86 68	4007	58		770,452	143	
	Iroquois	3147	7524 2702	2 9		23	1695			269,552	183	
	Ford	916	\$67,726	84 4	-1-	435	844,044	i —		\$4,887,347	\$216	39
	Total			4 8	-1=	313	27,428	-		1,717,844	197	24
10	McLean	6538		4 4		53	4778	9		821,530	228	14
	De Witt	1332		5 3		18	1700		4 44	464,963	225	16
	Piatt	1095		3 3		8	548	6	8 13	323,893	144	
	Macon	2570		4 2	5	150	8386	5 5	5 91	686,725	154	_
	Total	1		\$4 6	1	542	\$42,829	\$7	9 02	\$4,014,955	\$188	68
1	Tazewell		13,199	4 1	5	127	966		6 10	871,089	188	
1	Logan,				8	89	683		6 82	1,034,544	211	
	Sangamon	0044	34,847	9 0	)5	300	37,86	8 12	6 23	1,607,500		3 58
	Total		\$62,418	\$6 8	50	516	\$54,37	\$10	5 37	\$3,513,133	\$22	7 48
1	2 Menard	. 116:	5845	5 (	3	20	150		5 25			
_	Cass				19	54	302		5 93			
	Schuyler				34	25	296		8 40		1	
	Brown				94	19	151	~ 1	9 78 7 76			
	Morgan			1 .	32	365	24,14					
	Total		= ===	=	-1	71	\$33,14		9 31		·   ====	
1	3 Adams		13,557		00	232	25,47		9 79			
	City Quincy		10,000		62	112	862		77 01			
	Hancock	-	$\frac{13,452}{7,343,268}$		02	415	\$39,01	-	94 02			8 53
				=	43	116	826	-	71 28	962,16	18	2 90
1	4 McDonough.			1 .	19	28	336		20 29			
	Henderson .	1		'	74	38	331		37 1		1 22	8 27
	Warren			٠ ۱	24	103	901	6	87 5	840,20	18	5 04
	Total				53	285	\$23,96	32 \$	84 0	\$3,449,89	\$20	3 09
,	5 Mason	100	=		50	55	487	=  5	88 6	576,87	5 23	
,	Fulton			• .	04	151	10,8	L9	71 6		0 17	
	Knox	400			16	269	21,38	57	79 0	2 1,152,93	0 17	
	Total	- 0 -			75	475	\$37,0	51 \$	78 0	0 \$2,735,63	5 \$19	1 61
	16 Peoria			-	34	.174	15,50		89 1			
	Stark	1		0 1	97	31	14	28	46 0			
	Marshall	273	661	9 2	42	107	55		51 5			66 69 76 30
	Putnam			-	73	42		_   _	60 4		-	
	Total	87	\$22,92	4 \$2	62	354	\$24,9	90	70 5	\$2,067,41	4 \$10	00 61
		1										

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Senato, Dist.		Clocks and Watches.				Pianos.				Total value of	Aggregate average.
Dist.	COUNTIES.	No.	Value.	A	v.	No.	Value.	A	v.	enumerated property.	gate
17	Woodford	3012	9666	3	21	88	5376	61	09	715,450	166 59
	Livingston	4374	11,916	2	72	82	7230	88	17	916.858	183 55
	La Salle	6282	15,456	2	46	400	19,965	49	91	1,130,852	123 63
	Total	13,668	\$37,038	\$2	71	570			14	\$2,763,160	\$145 60
18	Kankakee	1839	4202	2	28	73	4408	60	38	558, 319	157 90
	Grundy	1672	4339	2	60				10	520,375	180 06
	Will	4583	11,015	2	40				21	1,025,655	140 45
	Kendall	1168	2612	2	24	99	4127		69	400,428	123 70
	Total	9262	\$22,168	\$2	39	479	\$28,293	\$59	07	\$2,504,777	\$146 48
19	DuPage										
	Kane	5875	23,001	3	91	403	32,915	81	68	1,022,483	199 89
	De Kalb	3196	4437	1	39	145	5352	36	91	615,217	102 50
	Total	9071	\$27,438	\$3	02	548	\$38,267	\$69	83	\$1,637,700	*159 04
20	Ogle	4865	9946	2	04	258	11,333	43	92	848,019	126 16
	Lee	3747	5987	1	60	180	7864	43	13	558,191	112 88
	Whiteside	2860	7187	2	51	92	6120	66	52	637,429	152 55
	Total	11,472	\$23,120	\$2	02	530	\$25,317	\$47	77	\$2,043,639	\$127 44
21	Bureau	4312	13,695	3	18	170	12,200	71	76	1.306,847	185 62
	Henry	4766	18,128	3	80	176	17,050	96		1,715,974	257 38
	Rock Island .	3074	9826	3	20	106	11,584	109	28	460,789	196 00
	Total	12,152	\$41,649	\$3	43	452	\$40,834	\$90	34	\$3,483,610	\$216 99
22	Carroll	2603	3601	1	38	104	3203	30	80	498,225	119 82
	Jo Daviess	1708	2956	1	73	61	1985	32	54	473,207	116 30
	Stephenson	5098	9151	1	79	184	7778	42	27	537,588	111 53
	Total	9409	\$15,708	\$1	67	349	\$12,966	\$37	15	\$1,509,020	\$116 89
23	Winnebago .	4352	12,466	2	87	245	16,684	68	10	600,671	143 56
	Boone	1764	4392	2	49	65	3592		26	273,456	121 00
	McHenry	3561	5972	1	67	114	6564	57	58	660,059	133 57
	Lake	2006	3551	1	77	89	3320	37	30	395,940	97 15
	Total	11,683	\$26,381	\$2	26	513	\$30,160	<b>≨</b> 58	79	\$1,930,126	\$130 03
									-		
24 25	Cook	6552	\$85,111	\$12	99	1935	\$188,644	<b>\$97</b>	49	\$1,828,325	\$241 46
	Aggregate	34,777	974,577	<b>\$4</b>	15	10,398	\$881,830	\$84	76	\$62,159,307	\$196 99
						-					

Sel		1	1			
Senato. Dist.	Counties.	Goods and merchandise	Banker's property.	Manufactured articles.	Moneys and credits.	Bonds, stocks, etc.
بغ						
1	Alexander	\$283,687		\$18,410	\$26,485	\$8170
	Pulaski	44, 584		17,262	6200	4000
	Massac	55,360		3365	30,144	300
	Union	129,365 20,705		16,644	157,304 23,300	1100
	Pope	40,070		850	32, 914	
	Hardin	15,145		1000	11,825	100
- 1	Gallatin	110,800		4600	50,680	
	Saline	25,010		1055	13,670	4000
	Total	\$724,226		\$63,186	\$352,522	\$17,670
2	Hamilton	24,610		736	35,779	
	Wabash	35,619	1500	7795 3456	53,182	8825
	Clay Wayne	72,365 28,746	1500	345	138,174 81,143	
	Richland	107,329		8984	132,452	
	White	78,854		3787	52,800	
	Lawrence	47,420		2629	106,041	1100
	Edwards	30,150		1950	164,054	
	Total	\$425,093	\$1500	\$29,682	\$763,625	\$12,22
3	Williamson	17, 595		3505 50	43,803	
	Franklin	18,615 103,900		15,947	25,299 144,094	
	Jefferson	60,626		4480	167,162	
	Randolph	161,551		11,980	221,391	
	Monroe	55,223		14,941	188,054	
	Total	\$417, 510		\$50,903	\$789,803	\$61,88
4	Perry	55,330		4283	42,581	
	Washington	65,259			124,007	266
	Clinton	53,386		5355 11,448	68,211	
	Fayette	153,212 57,961		1900	184,149 70,467	
	Bond	56,505		10,780	124,910	
	Total	\$441,653	\$1000	\$33,766	\$614,325	
ð	St. Clair	186,070		41,950	517,265	17,22
•	Madison	708,338			668,166	
	Total	\$894,408		·	\$1,185,431	·
6	Jersey	101,665	1500	5800	256,883	
•	Calhoun	34,100			53,835	
	Greene	98,910			211,895	328
	Scott	38,300		5160	72,710	
	Pike	102,435		14,885	330,284	
_		\$375,410	\$2500	\$31,600	\$925,607	\$20,27
7	Macoupin	115 646		4015	100 000	
	Montgomery Christian			4815 4256	130,980 194,437	
	Shelby				315,010	
	Total	\$329,912			8640,427	
	1	1	1====		]	

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Senato Dist.	Counties.	Goods and merchandise.	Bankers' property.	Manufactured articles.	Moneys and credits.	Bonds, stocks, etc.
8 E	Effingham	33,225	:	1370	24,302	
	asper			980	48,574	
- 0	rawford	28,647		2669	38,798	445
	umberland	22,796		2110 4396	69,579 82,797	
	lark	49,637		24,592	351,827	
1	Edgar	\$291,373		\$36,117	\$615,850	\$445
	Total					
	Ooles	183,000	12,720	15,492 595	321,249 173,149	91,140
	Douglas	101,399 128,985	425	5958	134,571	33,640
	Champaign Vermilion	189,943	7883	24,487	587,898	8443
	roquois	68,989	200	3815	76,017	678
	Ford	33,583		450	34,477	
	Total	\$705,899	\$21,228	\$50,797	\$1,327,361	\$134,401
0	McLean	419,198		34,352	566,003	16,737
	De Witt	79,451		12,236	174,654	
	Piatt	60, 267		4121	107,180	
	Moultrie	18,095		1200	99,184 $157,372$	
1	Macon	152,125		19,787	\$1,104,393	
- 1	Total	\$729,136		\$71,696		
	Tazewell	155,216	1000	17,621	236,977 $183,687$	
	Logan	172,189 682,933	5250 450		1,039,262	
1,	Sangamon Total	\$1,010,338	\$6700		\$1,459,926	\$40,746
		42,070		1830	70,460	1225
	Menard Cass	42,080	2500		98,925	1000
	Schuyler	53,681		4394	129,674	4335
	Brown	52,005		3195	88,742	650
	Morgan	242,474		13,036	588,031	
-	Total	\$432,310	\$2500		\$975,832	
13	Adams	106,848		5151	459,810	
	City of Quincy			109,898 11,501	207,176 190,426	
	Hancock		-		\$857,411	
	Total	\$887,878	\$30,000			
14	McDonough	180,927		7998	276,268	
	Henderson	48,580		6998 7828	97,488 $220,271$	
-	Mercer		100	1	159,32	1
	Warren	\$466,038		1	\$753,35	-
	Total					-
15	Mason	. 99,110		3895 19,771	87,713	-
	Fulton	. 138,620 286,960		29,597	355,86	
	Total	\$524,695				
			. ====	70,381	425,63	
16	Peoria	. 633,418		638	95,34	
	Stark	. 25,089	20		80,86	
	Manahall	24 604				
-	Marshall	. 84,694 22,278		0.46		-

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Senato. Dist.	COUNTIES.	Goods and merchandise.	Bankers' property.	Manufactured articles.	Moneys and credits.	Bonds, stocks, etc.
17	Woodford	97,540	2000	7190	152,907	100
	Livingston	117,261	7566	8198	152, 122	
	LaSalle	215,110	5945	50,106	181,564	25,341
	Total	\$429,911	\$15,511	\$65,494	\$486,593	\$25,441
18	Kankakee	61,493	700	4075	79,882	575
	Grundy	76,573		4503	59,878	500
	Will	127,954		10,442	159,801	6640
	Kendall	21,457		2226	54,471	725
	Total	\$287,477	\$700	\$21,246	\$354,032	\$8440
19	DuPage					
	Kε ⊇э	302,341	76,250	90,515	348,793	42,462
	DeKalb	63,079	550	8862	91,351	984
	Total	\$365,420	\$76,800	\$99,377	\$440,144	\$43,446
20	Ogle	97,184	632	7221	161,720	20,414
	Lee	62,542	1825	3861	68,397	3780
	Whiteside	72,558		10,519	85,757	135
	Total	\$232,284	\$2457	\$21,601	\$315,874	\$24,329
21	Bureau	188,299	2500	14,156	269,308	35,690
	Henry	320,405	2725	12,126	264,978	90,435
	Rock Island	164,653		78,274	105,461	50,699
	Total	8673,357	\$5225	\$104,556	8639,747	\$176,834
99	Carroll	50,818	2200	2676	61,686	11,515
22	JoDaviess	81,533	2200	13,705	48,681	,
	Stephenson	136,661	4000	14,263	157,598	1231
	Total	8269,012	\$6200	\$30,644	\$267,965	\$12,746
23	Winnebago	205,450		76,001	261,834	11,674
	Boone	41,038	1338		90,362	
	McHenry	68,053			164,863	15,993
	Lake	25,865		1310	46,723	287
	Total	\$340,406	\$1638	\$85,497	\$563,782	\$27,954
24 25	} Cook	\$8,577,469	<b>\$1</b> 49,920	\$634,805	\$1,364,249	\$97,466
20	Aggregate	\$20,596,677	\$379,944	\$1,968,740	\$18,185,595	\$1,170,373

Senato. Dist.	Counties.	Capital stock of Banks.	Miscella- neous property.	Unenumera- fed property.	Deductions.	Total value of personal property.
1	Alexander	\$56,000		\$161,116	\$170	8677,252
	Pulaski	• • • • • • • • • •	• • • • • • • • •	93,895 63,984	289 8737	316,764
	Massac			133,835	17,640	335,182 838,975
	Johnson			58,167	11,010	321,901
	Pope			64,362		384,164
	Hardin			26,568		155,418
	Gallatin	80,000		88,110		600,870
	Saline			42,282	3586	297,869
	Total	\$136,000		\$732,319	\$31,483	\$3,928,395
2	Hamilton			41,516	6043	407,875
	Wabash			37,380	4257	361,680
	Clay	• • • • • • • • •		100,305	24,640	723,234
	Wayne Richland	100,000		50,751 101,703	11,375	579,113 885,308
	White	100,000		84,429		614,565
	Lawrence			103,906		731,297
	Edwards			59,696	20,415	555,021
	Total	\$100,000		\$579,686		\$4,858,093
3	Williamson			59,333	6743	464,883
_	Franklin			49,041		392,685
	Jackson			147,013		777,255
	Jefferson		. <b></b>	106,177		1,002,396
	Randolph		· • • · · · · · · · ·	167,892		1,109,693
	Monroe		•••••	96,975	l —————	653,670
	Total	====		\$626,431	\$26,732	\$4,400,582
4	Perry	• • • • • • • • • • • • • • • • • • • •		87,067		483,982
	Washington			87,525 233,279	1020	633,040
	Marion			189,785		715,592 1,214,869
	Fayette	16,561		89,982		747, 168
	Bond			53,720		647,922
	Total	\$16,561		\$741,858		\$4,442,578
5	St. Clair			256,505		1,584,485
	Madison			653,771		3,671,639
	Total			\$910,276	\$13,069	\$5,256,124
6	Jersey			120,375	5965	883,124
	Calhoun			54,560		365,980
	Greene			100,410		962,715
	Scott	8600		54,699		405,768
	Pike	\$24,100		182,684 \$512,738		1,524,916 \$4,142,508
		\$24,100	====	4012,100		77,172,300
7	Macoupin			110 470	6895	Ohe she
	Montgomery			112,450 89,640		976,576 1,050,614
	Christian			173,446		1,441,486
	Shelby			8375,536		\$3,468,676
	Total			\$010,000	\$01,212	\$0,400,070

Sena						
Senato. Dist.	COUNTIES.	Capital stock of Banks.	Miscella- neous property.	Unenumera- ted property.	Deductions.	Total value of personal pro- perty.
8	Effingham			64,923	3731	429,484
	Jasper			47,866	8645	383,541
	Crawford			65,917	2216	425,376
İ	Cumberland			54,795	13,007	459,478 $655,145$
	Clark Edgar	49,250		100,978 211,188	13,848 119,918	1,639,948
	Total	\$49,250		\$545,667	\$161,365	\$3,992,969
9	Coles		====	197,711	34,092	1,505,013
-	Douglas			156,434	73,177	1,058,40
1	Champaign			262,202	170,818	1,563,14
1		<i>.</i>		241,778	178,306	2,143,493
-		• • • • • • • • • • • • • • • • • • •		127,663	98,993 61,741	948,821
	Ford	•		\$1,033,275	\$617,127	\$7,543,181
		45.000	===			2,921,345
υ	McLean DeWitt	45,990		380,274 145,369	93,492	1,139,748
	Piatt			77,004	40,459	673,076
į	Moultrie			50,563		460,810
	Macon	33,530		209,393		1,234,89
	Total	879,520		\$862,603	\$449,201	\$6,429,87
1	Tazewell	28,500		226,072	47,970 98,233	1,496,29
i	Logan	170.000		193,779 571,148		1,505,419 3,768,24
	Sangamon Total	\$178,500		\$990,999	\$526,140	\$6,769,95
2	Menard		===	59,685	54,990	479,92
-	Cass	25,000		50,105	1300	502,85
	Schuyler	32,500		102,469	27,692	936,77
1	Brown			90,756	18,728	541,95
	Morgan	57,726		\$458,807	\$148,086	\$4,303,11
	Total	\$115,226	====		74,990	1,891,11
ŏ	Adams City of Quincy	175,050		206,651 288,489	52,418	1,571,42
	Aancock	17,450		160,847	63,366	1,496,839
	Total	\$192,500		\$655,987	\$190,774	\$4,958,879
4	McDonough	16,690		196,961	65,727	1,575,40
	Henderson			79,624		820,480
	Mercer	10 499		159,736	72,632 34,183	1,496,396 1,283,565
	Total	\$35,123		\$574,095	\$172,542	\$5,175,83
ĸ	Mason	\$00,120	===	128,836		883,86
U	Fulton	18,750		193,200	21,210	1,646,375
	Knox	103,379		327,954	49,591	2,229,008
	Total	\$122,129		\$649,990		84,759,240
16	Peoria			440,637		2,556,375
	Stark			58,463	25,106	565,190
	Marshall	33,290		91,448	35,204	819,39
	Putnam			35,266		389,180
	Total	\$33,290		\$625,814	\$67,470	\$4,830,13

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Senato, Dist.	Counties.	Capital stock of Banks.	Miscella- neous property.	Unenumera- ted property.	Deductions	Total value of personal property.
	Woodford			160,784 238,367	37,338 61,051	1,098,633 1,379,321
	Livingston LaSalle	73,350	2615	255,621	70,567	1,869,937
-	Total	\$73,350	\$2615	\$654,772	\$168,956	\$4,347,891
10	Kankakee			85,736	41,994	748,786
	Grundy	16,671		77,766	43,443	712,823
	Will	56,527		173,332	84,496	1,475,855
	Kendall			50,671	13,861	516,117
	Total	\$73,198		\$387,505	\$183,794	\$3,453,581
19	DuPage					
	Kane			321,101	40,072	2,163,873
- 1	DeKalb			78,596	30,104	828,535
-	Total			\$399,697	\$70,176	\$2,992,408
20	Ogle			182,851	54,065	1,263,976
-	Lee	25,000		94,933	27,623	790,906
}	Whiteside	12,500		143,592	25,954	936,536
	Total	\$37,500		\$421,376	\$107,642	\$2,991,418
21	Bureau			192,720	78,339	1,931,181
	Henry			283,510	107,459	2,582,704
	Rock Island			176,358	9567	1,026,667
	Total			\$652,588	\$195,365	\$5,540,552
22	Carroll	14,000		70,077	33,771	677,426
	JoDaviess	54,784	4500			765.047
	Stephenson	50,000		143,645	10,734	1,034,252
	Total	\$118,784	\$4500	\$313,975	\$56,121	\$2,476,725
23	Winnebago	79,645			32,334	1,396,700
	Boone	23,459		50,716		466,688
	McHenry			80,568		
	Lake	7400		38,767	l	505,623
	Total	\$110,504		\$363,810	\$88,284	\$3,335,438
24		\$2.267.685	\$1,319,50	\$4,066,565	\$20,823	\$20,285,170
25	Aggregate					
	Aggregate	\$5,705,220	φ1,020,0Z	\$ \$10,100,000	φυ, υσο, υτα	φ12x,100,000

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Senato, Dist.		Railroad property.									
ō.	COUNTIES.	Value of		Tr	ack.	Value of	Value of	Total value			
Dist.	OGUNTIES.	Real property.	Miles	Fect	Value.	rolling stock.	personal property.	of railroad property.			
_				-							
1	Alexander										
	Pulaski		• • • •	• • • •							
	Massac Union						• • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •			
	Johnson										
	Pope										
	Hardin							• • • • • • • • • • • • •			
	Gallatin Saline										
	Total		1								
<b>2</b>	Hamilton							• • • • • • • • • • • • • • • • • • • •			
	Wabash	\$5240	98		\$92,000	\$43,200	\$500	\$131,940			
	Wayne	Ø3240	20		\$88,000	548,200	ಘಾರರ	\$101,540			
	Richland	2660	20	2640	32,800	66,500	500				
	White										
	Lawrence Edwards	2920	21	2640	67,500	34,400					
	1	210 000		=				9000 500			
	Total	\$10,820	70		\$183,300	\$144,100	\$1,500	\$339,720			
3	Williamson .										
	Franklin							· · · • · · · · · · · · · · · ·			
	Jackson Jefferson							• • • • • • • • • • • • • • • • • • • •			
	Randolph										
	Monroe			٠							
	Total										
4	Perry		-	=							
*	Washington .					<b></b>					
	Clinton	4920	30		48,000	235,200	95,500	383,620			
	Marion				79,000		500	121,140			
	Fayette						· · · · · · · · · · · · · · · · · · ·				
	Bond				-		*********				
	Total			2640							
5	St. Clair	72,970			148,970	182,230					
	Madison			2215		107,353		320,471			
	Total	\$104,530	137	2215	\$328,592	\$289,583	\$5236	\$727,941			
6	Jersey		17	2703	16,720	12,926	1154	32,954			
	Greene	10,540	94	5085	65,945	20,000	1100	97,585			
	Scott	3305		1612	36,052			60,902			
	Pike	644		2640		2915	4400	7959			
	Total	\$16,648	60	1480	\$18,717	\$57,095	\$6945	\$199,400			
7	Macoupin		1								
Ť	Montgomery .				73,100	60,706	200	139,606			
	Christian			2640			100				
	Shelby		1		1						
	Total	\$11,150	$ \frac{78}{2} $	2640	\$152,400	\$133,903	\$400	\$297,853			

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Sens					Railroa	i property.		
Senato. Dist.	COUNTIES.	Value of real		Tra	ick.	Value of rolling	Value of personal	Total value of railroad
ist.		property.	Miles	Feet	Value.	stock.	property.	property.
8	Effingham							
- 1	Jasper		• • • •	• • • •				• • • • • • • • • • • •
-	Crawford		• • • • •	••••				
- 1	Cumberland .		••••	••••				
	Clark	3800	26	2640	53,450	49,595	100	106,945
	Edgar Total	\$3800		2640	\$53,450	\$49,595	\$100	\$106,945
9	Coles	9900	28		4675	55,546	60,700	130,821
	Douglas							
ļ	Champaign	3628	28	3615 3960	70,880	44,988	450 525	119,946 118,997
	Vermilion	9066	28 32	264	69,417 22,435	39,989 19,619	250	45,956
1	Iroquois	3652 485		3326	6630	4011	50	11,176
-	Ford	826,731	124	605	\$174,037	\$164,153	\$61,975	\$426,896
	Total		78	2640		185,774		412,754
10	McLean	21,822	78	2010	183,798	100,114	21,360	412,704
	DeWitt	2002	18	4471	46,699	29,992	225	78,918
	Piatt Moultrie	500	4	880	8150	7935		16,585
	Macon	12,114	25	3960	63,829	42,905	525	124,373
	Total	\$36,438	127	1391	\$307,476	\$266,606	\$22,110	\$632,630
11	Tazewell	6946	28		40,939	18,419	1020	67,324
	Logan	3363	27		85,854	110,649	250	200,116
	Sangamon	60,566		3342	227,857	216,866	8326	513,615
	Total	\$70,875	146	379	\$354,650	\$345,934	<b>\$9596</b>	\$781,055
12	Menard	2415	21	3691	15,850	2535	250	21,050
	Cass	941	12		6974	3891	52	11,858
	Schuyler	4588	24	1160	60,194	39,157	300	104,239
	Brown	4900	61	2030	106,237	51,507	836	158,580
	Morgan	\$7944	119	1601	\$189,255	\$97,090	\$.488	\$295,72
13	Adams	8383	57	2336	162,835	151,034	450	322,70
	City Quincy			1::::				
	Hancock	6558		-	\$297,999		875	235,63
	Total	\$14,941	124				\$1325	\$558,340
14		10,081	61	173a				306,793 131,76
	Henderson	6717	10	1009	02,01	02,000	30	151,10
	Mercer Warren	4726	20	4620			50	146,04
	Total	\$21,524	100	3030			\$25,504	\$584,60
1.5	Mason	3827			28,651			
- 0	Fulton	5038						
	Knox	14,287	1	5216				
	Total	\$23,152	_	-				
16	Peoria	47,998	62	288				397,90
	Stark Marshall	2168	1	403	52,228	24,574	150	79,11
	Putnam	88		1450	20,16	10,939		32,48
	1	\$51,048	1-			\$174,514	\$3950	\$509,50
	Total	•	-1	-1000		.		

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Senato. Dist.								
to.	COUNTIES.	Value of		Tr	ack.	Value of	Value of	Total value
Dist.		real property.			Value.	rolling stock.	personal property.	of railroad property.
17	Woodford	1720	18	4752	18,900	11,385	100	\$2,105
	Livingston	5861		1151		131,086	. 6450	251,338
	LaSalle	23,818		5248		143,047	20,075	412,896
	Total	\$31,399	-	591	\$352,797	\$285,518	\$26,625	\$696,339
10	Kankakee			==				
10	Grundy	9677		1279	99,641	84,105	500	193,923
	Will	55,406		1957		163,532	3750	461,345
	Kendall	1477			53,929	49,514		105,170
	Total	\$66,560		3621	\$392,227	\$297,151	\$4500	\$760,438
10	D., P.		===	=				
19	DuPage Kane	17,423		2323	218,524	128,608	9200	050 577
	DeKalb	2885		1668	76,451	55,102	9200 775	373,755 135,213
	Total	\$20,308		3991	\$294,975	\$183,710	\$9975	\$508,968
				_				
20	Ogle	1510		4013		23,598	150	59,628
	Lee Whiteside	3565	.26		81,890	54,027 75,463	750	140,232
	1	12,012		3854	·		1079	214,290
	Total	\$17,087	84	3115	\$241,996	\$153,088	\$1979	\$414,150
21	Bureau	41,855	96	4664	281,525	218,456	2050	543,886
	Henry	5211	50	07		98,622	1700	268,376
	Rock Island	52,198	40	1240	125,496	42,504	92,955	313,153
	Total	\$99,264	187	631	\$569,864	\$359,582	\$96,705	\$1,125,415
22	Carroll	6641	40	3590	98,791	28,024	5457	138,913
	Jo Daviess Stephenson	11,064	41	2152	83,603	40,966	9794	145, 427
	Total	\$17,705	82	462	\$182,394	\$68,990	\$15,251	\$284,340
00	Winnebago	23,723	65	1373	167,016	107,121	3392	301,252
20	Boone	5717		5227	103,065	78,639	650	188,071
	McHenry	14,670		2270	220,680	158,660	750	394,760
	Lake	4762		1056	79,735	60,134	600	145,231
	Total	\$48,872	227	4646	\$570,496	\$404,554	\$5392	\$1,029,314
			-	=				
24	Cook	\$1,061,708	178	236	\$1,121,450	\$350,183	\$65,E00	\$2,599,141
25	) Aggregate	81 770 659	2540	1789	\$6 976 466	\$4 978 843	\$464,463	814,189,931
	Tegregate	£1,110,000	2010	1.02	\$0,010,400	wx, 010,940	φ101,100	\$14,100,001

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2000			Imp	roved L	ands.	
Consto Dist	Counties.	Acres.	Value.	Aver- age.	Value of improvements	Total.
	Alexander	36,976	\$100,416	\$2 72	\$52,248	\$152,659
	Pulaski	16,683	147,647	8 85		236,141
-	Massac	71,290	272,718			
	Union	152,776				
1	Johnson	108,191	246,673			
	Pope	127,883			185, 062	
	Hardin	20,769 105,223	47,864		00,000	
	Gallatin Saline	111,956	342,735 295,418	1	275,745 77,809	
	Total	751,747	\$2,490,254	\$3 34	\$1,387,620	
	Hamilton	119,180	360,512	3 03	228, 382	588,894
	Wabash	82,744	348,519	4 21	154,100	
	Clay	151,412	561,438	3 71	288,655	
l	Wayne	191,459	428,332	2 24	190,752	619,084
l	Richland	111,369	944,804	8 48	378,154	1,322,958
	White	84,429	386,084	4 57	122,414	508,498
	Lawrence	152,788		5 16	385,480	1,174,420
	Edwards	88,190	466,815	5 29	119,499	586,314
	Total	981,571	\$4,285,444	\$4 37	\$1,867,436	\$6,152,880
	Williamson	134,100	334,495	2 49	144,743	479,238
	Franklin	122,305	369,943	3 02	163,905	533,848
	Jackson	112,217	679,245	6 05	264,382	943,627
	Jefferson	152,297	599,138	3 93	395,292	994,430
	Randolph	$172,004 \\ 64,192$	983,870 716,024	5 72 11 15	435,874 217,229	1,419,744 933,258
	Monroe	757,115	\$3,682,715	\$4 86	\$1,621,425	\$5,304,140
		95,617	511,986	5 35	170,386	682,372
	Perry	187,174	1,041,248	5 56	593,373	1,634,621
	Washington	89,115	1,650,810	18 52	246,198	1,897,008
	Marion	113,164	591,536	5 23	420,696	1,012,232
	Fayette	156,431	656,419	4 20	225,271	881,690
	Bond	157,406	842,867	5 35	301,508	1,144,375
	Total	798,907	\$5,294,866	\$6 63	\$1,957,432	\$7,252,298
	St. Clair	210,757	2,558,965	12 14	619,435	3,178,400
	Madison	336,081	4,008,990	11 93	1,139,970	5,148,960
	Total	546,838	\$6,567,955	\$12 01	\$1,759,405	\$8,327,360
	Jersey	135,229	1,031,089	7 62	555,855	1,586,944
	Calhoun	26,675	251,065	9 41	205,974	457,039
	Greene	226,185	1,626,405	7 19 5 31	196,360	1,822,765 $783,669$
	Scott Pike	91,566 308,812	485,761 $1,457,339$	4 72	297,908 $729,641$	2,186,980
	Total	788,467	\$4,851,659	\$6 15	\$1,985,738	\$6,837,397
	Macoupin					
	Montgomery	297,973	1,296,349	4 35	410,571	1,706,920
	Christian	249,334	1,164,292	4 67	334,328	1,498,620
	Shelby	262,129	1,253,448	4 78	482,511	1,735,959
	Total	809,436	\$3,714,089	\$4 59	\$1,227,410	\$4,941,499
1		, 100	40,,000			

Senat			Impro	ved L	ands.	
Senato Dist	COUNTIES.	Acres.	Value.	Aver- age.	Value of improvements.	Total.
8	Effingham	117,800	511,350	4 35	165,670	677,020
	Jasper	128,595	206,498	2 38	159,213	465,711
	Crawford	180,608	554,132	3 07	185,676	739,80
	Cumberland	126,224	545,179	4 32	174,714	719,89
	Clark	163,454	647,480	3 96	268,332	915,81
	Edgar	303,567	2,536,578	8 36	841,600	3,378,17
	Total	1,020,248	\$5,101,217	\$5 00	\$1,795,205	\$6,896,42
9 (	Coles	215,860	1,450,885	6 72	428,091	1,878,97
	Douglas	159,377	1,261,367	7 91	424,521	1,685,88
	Champaign	290,687	1,965,896	6 73	652,124	2,618,02
	Vermilion	381,890	2,294,463	6 01	894,791	3,189,25
	froquois	275,475	976,626	3 55		1,442,12
	Ford	67,379	383,817	5 70		\$11,361,34
	Total	1,390,668	\$8,333,054	\$5 99	\$3,028,291	
	McLean	526,992	3,135,915	5 95		4,362,09
	DeWitt	175,141	1,925,072	10 99		2,589,29
	Piatt	129,721	899,230	6 93		1,162,85
	Moultrie	126,852	595,382	4 69		767,28
}	Масон	247,977	3,019,712	12 18 87 94		\$12,497,98
	Total	1,206,683	\$9,575,311			
	Tazewell	275,953	2,184,103	7 91		2,973,33 $2,967,05$
	Logan	301,331	2,444,204	8 11		5,305,92
1	Sangamon	$\frac{462,008}{1,039,292}$	\$8,839,904	9 12		\$11,246,31
	Menard	139,060		8 38		1,529,98
	Cass	162,487	1,165,880	7 04		1,329,09
	Schuyler	191,440	1,143,346 836,170	4 37		1,274,00
	Brown	115,932	404,622	3 49		638,30
1	Morgan	295,111	3,299,905	11 19		4,180,70
	Total	904,030	\$6,849,923	\$7 58		\$8,952,1
3	Adams	385,522	2,138,721	5 55		3,446,5
-	City of Quincy	516	120,375			157,9
	Hancock	367,314	2,088,710	5 55		2,931,98
	Total	753,352	\$4,347,806	\$5 77	\$2,188,643	\$6,536,44
4	McDonough	292,677	2,495,784	8 5	765,088	3,260,8
	Henderson	173,738	798,331	4 60		1,366,18
	Mercer	257,086	2,139,977	8 32		2,851,84
	Warren	292,750	1,655,752			2,226,8
	Total	1,016,251	\$7,089,844	\$6 98	\$2,655,867	\$9,745,7
15	Mason	160,589	1,263,554			1,653,49
	Fulton	415,584	1,876,946			2,788,69
	Knox	368,296	2,467,968			\$7,845,60
		944,469	\$5,608,468			
16	Peoria	293,536	2,267,751			3,082,4
	Stark	167,335	959,235			1,218,5
	Marshall Putnam	203,704 72,323	1,469,823 391,337			
	Total	736,898	\$5,088,146			
		100,000	40,000,110	-	- WI,010,200	

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Senato. Dist.			Impr	ove	ł L	ands.	
Dist.	Counties,	Acres.	Value.	Ave		Value of improvements.	Total.
17	Woodford	237,508	1,404,862	5	91	750,296	2,154,658
	Livingston	376,620	2,337,046	6	21	763,812	3,100,858
8	LaSalle	569,338	2,405,699	4	$^{23}$	720,941	3,126,640
	Total	1,183,466	\$6,147,107	\$5	19	\$2,235,049	\$8,382,156
18	Kankakee	218,517	927,524	4	24	342,658	1,270,182
	Grundy	207,384	944,917	4	56	200, 547	1,145,464
	Will	436,990	2,735,353	6	26		3,491,588
	Kendall	189,582	902,772	7	35	491,208	1,393,980
	Total	1,052,473	\$5,510,566	\$5	24	\$1,790,648	\$7,301,214
19	DuPage						
	Kane	288,164	3,411,432	11	84	1,313,005	4,724,437
	DeKalb	352,123	1,385,645	3	94	493,945	1,879,590
	Total	640,287	\$4,797,077	<b>\$7</b>	49	\$1,806,950	\$6,604,027
20	Ogle	390,877	1,525,303	3	91	635,593	2,160,896
	Lee	298,782	1,498,367	5		434,033	1,932,400
	Whiteside	269,580	1,074,867	3	99	479,910	1,554,777
	Total	959,239	\$4,098,537	\$4	27	\$1,549,536	<b>\$5,648,073</b>
21	Bureau	440,727	3,517,206	7	98	1,057,677	4,574,883
	Henry	401,460	4,583,251	11	42		6,086,097
	Rock Island	171,965	722,702	4	20	373,597	1,096,299
	Total	1,014,152	\$8.823,159	\$8	70	\$2,934,120	\$11,757,279
22	Carroll	202,576	857,944	4			1,104,434
	JoDaviess	237,333	701,106	2	95	218,336	919,442
	Stephenson	294,487	1,426,304	4	84	418,881	1,845,185
	Total	734,396	\$2,985,354	54	07	\$883,707	\$3,869,061
23	Winnebago	260,478	1,499,599	5			2,072,532
	Boone	159,483	604,720	3			900,226
	McHenry	288,176	1,277,405	4			1,889,412
	Lake	227, 370	871,032	3	88	277,553	1,148,585
	Total	935,507	\$4,252,756	\$4	55	\$1,757,999	\$6,010,755
24	)	0.15.000	\$0.000 att		1.	A1 170 011	04 A10 KE0
25	} COOK	347 298	\$2,838,647	-	17		\$4,018,558
	Aggregate	21,312,790	\$131,173,858	\$6	15	\$46,929,073	\$178,102,931

Senate		Unim	proved Lands.		2	Total lands.	
Senato, Dist.	Counties.	Acres.	Value.	Aver- age.	Acres.	Value.	Aver- age.
1	Alexander	70,240	\$195,650	<b>\$2</b> 78	107,216	\$348,309	\$3 25
	Pulaski	87,493	501,120	5 73		737,261	7 08
	Massac	69,825	235,917	3 38		658,235	4 66
	Union	53,404	143,143	2 68	206,180	1,269,797	6 11
	Johnson	94,237	153,936	1 63		560,746	2 7
	Pope	104,793	203,726	1 94		658,072	2 8
	Hardin	99,309	214,507	2 15	,	301,746	2 2
	Gallatin	82,947	210,425	2 54	,	828,905	4 4
	Total	$\frac{129,518}{791,766}$	\$2,126,872	\$2 76	,	641,675	2 6
2						\$6,004,746	\$4 O
_	Hamilton	158,031	382,129	2 42	211,211	971,023	3 5
	Wabash	53,238	168,870	3 17 2 83		671,489	4 9
	Wayne	118,192 $210,584$	334,050	1 82	200,001	1,184,143	4 39
	Richland	113,832	383,560 926,201	8 14		1,002,644	2 49
	White	230,679	264, 292	1 15		2,249,159 772,790	9 9
	Lawrence	78,892	104,980	1 33		1,279,400	2 4 5 5
	Edwards	51,095	178,977	3 50		765,291	5 4
	Total	1,014,543	\$2,743,059	\$2 70		\$8,895,939	\$4 4
3	Williamson	113,272	327,909	2 89		807,147	3 2
	Franklin	111,550	220,038	1 97		753,886	3 2
	Jackson	192,692	683,328	8 55	304,909	1,626,955	5 3
	Jefferson	145,803	364,506	2 50	298,100	1,358,936	4 5
	Randolph	179,038	649,858	3 63	351,042	2,069,602	5 9
	Monroe	179,636	358,012	1 99		1,291,265	5 3
	Total	921,991	\$2,603,651	\$2 82	1,679,106	\$7,907,791	54 7
	Perry	136,715	320,091	2 34		1,002,4	4 3
1	Washington	130,647	540,117	4 13		2,174,738	6 8
	Clinton	202,977	1,062,947	5 24		2,959,955	10 1
j	Marion	200,694 219,399	779,672	3 88 3 49		1,791,904	5 7
- 1	Fayette	76,931	765,923 288,942	3 76		1,647,613	4 6
•	Total	967,363	\$3,757,692	\$3 88		$\frac{1,433,317}{\$11,009,990}$	\$6 2
	St. Clair	204,823	2,016,495	9 85			
	Madison	120,605	930,990	7 72	415,380 456,686	5,194,895	12 40 13 3
	Total	325,428	\$2,947,485	\$9 06	872,266	\$11,274,845	\$12 9
5		86,014	245,526	2 85			
	Jersey Calhoun	132,327	251,065	1 90	221,243 159,002	1,832,470	8 28
	Greene	118,018	304,590	2 58	344,203	708,104	6 18
	Scott	55,542	128,298	2 31	147,108	2,127,355 911,967	6 20
	Pike	195,745	293,903	1 50	504,557	2,480,883	4 99
	Total	587,646	\$1,223,382	<b>\$2 08</b>	1,376,113	\$8,060,779	\$5 86
	Macoupin						
	Montgomery .	125,736	483,588	3 85	423,709	2,190,508	5 1
	Ohristian	176,105	728,564	4 14	425,439	2,227,184	5 2
	Shelby	159,142	634,885	3 99	421,271	2,370,844	5 63
	Total	460,983	\$1,847,037	\$4 01	1, 270, 419	\$6,788,536	\$5 34

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Senato. Dist.		Unimp	roved Lands.		То	tal lands.	
Dist.	Counties.	Acres.	Value.	Average.	Acres.	Value.	Aver- age.
3	Effingham	120,555	438,892	3 64	238 355	1,115,912	4 68
	Jasper	182,216	380,827	2 09	310,811	846,538	2 72
ļ	Crawford	88,179	206,686	2 34	268,787	946,494	3 52
	Cumberland	74,582	243,726	3 26	200,806	963,619	4 80
	Clark	153,120	370,577	2 42	316,574	1,286,389	4 06
Ì	Edgar	76,205	477,703	6 27	379,772	3,855,881	10 18
į	Total	694,857	\$2,118,411	\$3 05	1,715,105	\$9,014,833	\$5 26
1	Coles	78,910	426,113	5 40	294,770	2,805,089	7 89
-	Douglas	68,282	429,465	6 29	227,659	2,115,353	9 2
	Champaigu	182,733	1,096,068	6 00	473,420	3,714,088	7 8
	Vermilion	174,971	862,669	4 93	556,861	4,051,923	7 28
- (	Iroquois	294,960	1,023,698	3 47	570,435	2,465,823	4 3
	Ford	156,879	697,807	4 45	224,258	1,244,889	5 5
-	Total	956,735	\$4,535,820	\$4 74	2,347,403	\$15,897,165	\$6 7
0	McLean	188,150	1,100,338	5 85	715,142	5,462,428	7 64
	DeWitt	53,413	458,894	8 59	228,554	3,048,184	13 3
	Piatt	120,709	747,112	6 19	250,430	1,909,965	7 69
1	Moultrie	67,660	275,404	4 07	194,512	1,042,687	5 3
	Macon	72,650	423,832	5 83	320,627	4,039,798	12 6
	Total	502,582	\$3,005,080	\$5 98	1,709,265	\$15,503,062	\$9 0
1	Tazewell	132,150	690,968	5 23	408,103	3,664,304	7 9
	Logan	81,404	529,089	6 50	382,735	3,496,148	9 08
	Sangamon	86,576	756,548	8 74	548,584	6,062,468	11 0
	Total	300,130	\$1,976,605	\$6 59	1,339,422	\$13,222,920	§9 8
2	Menard	59,183	295,575	4 99	198,243	1,825,555	9 2
	Cass	76,617	122,569	1 60	239,104	1,451,659	6 0
	Schuyler	84,110	183,793	2 18	275,550	1,457,796	5 29
	Brown	71,234	119,389	1 68	187,166	757,744	4 0
	Morgan	63,769	432,042	6 78	358,880	4,612,793	12 8
	Total	354,913	\$1,153,363	\$3 25	1,258,943	\$10,105,547	\$8 0
3	Adams	142,898	613,518	4 29	528,420	4,060,035	7 68
	City of Quincy	1134	207,825	183 27	1650	365,775	221 68
	Hancock	120,958	506,107	4 18	488,272	3,438,089	7 04
	Total	264,990	\$1,327,450	\$5 01	1,018,342	\$7,863,899	87 79
4	McDonough	72,483	397,392	5 48	365,160	3,658,264	10 09
	Henderson	65,504	140,688	2 15	239,242	1,506,840	6 30
	Mercer	90, 220	403,596	4 47	347,306	3,255,436	9 3
	Warren	50,025	205,228	4 12	342,775	2,472,075	7 21
	Total	278,232	\$1,146,904	\$4 12	1,294,483	\$10,892,615	\$8 41
15	Mason	174,406	646,551	3 71	334,995	2,300,050	6 87
	Fulton	131,629	297,600	2 26	547,213	3,086,293	5 64
	Knox	78,810	355,980	4 52	447,106	3,759,390	8 41
	Total	384,845	\$1,300,131	\$3 38	1,329,314	\$9,145,733	\$6 88
16	Peoria	90,626	454,531	5 02	384,162	3,537,010	9 21
	Stark	13,647	59,195	4 34	180,982	1,277,766	7 06
	Marshall	37,352	130,776	3 50	241,056	1,999,304	8 29
	Putnam	31,958	52, 263	1 64	104,281	619,040	5 94
	Total	\$696,765	\$696,765	\$4 01	910,481	\$7,433,120	\$8 16
				===			-

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Sena		Unimpr	oved Lands.		Tota	al lands.	
Senato. Dist.	Counties.	Acres.	Value.	Aver-	Acres.	Value.	Aver- age.
1.5	TT . 163	62,421	246,497	3 95	299,929	2,401,155	8 01
	Woodford	215,047	1,093,833	5 09	591,667	4,194,691	7 09
	Livingston	130 598	518,334	3 97	699,936	3,644,974	5 21
	LaSalle			\$4 55	1,591,532	\$10,240,820	\$6 45
	Total	408,066	\$1,858,664	⊕ <del>4</del> 00			
18	Kankakee	123,833	320,314	2 59	342,350	1,590,496	4 65
10	Grundy	61,175	243,547	3 98	268,559	1,389,011	5 17
	Will	67,243	380,027	5 65	504,233	3,871,615	7 68
	Kendall	12,601	67,043	5 32	202,183	1,461,023	7 23
	Total	264,852	\$1,010,931	\$3 82	1,817,325	\$8,312,145	\$6 31
19	DuPage		399,129	10 78	325,193	5,123,566	15 76
	Kane	37,029	204,223	4 15	401,322	2,083,813	5 19
	DeKalb	49,199 86,228	\$603,352	\$7 00	726,515	\$7,207,379	\$9 92
	Total	80,228				0 450 466	5 17
20	Ogle	83,067	291,570	3 51	473,944	2,452,466	5 45
	Lee	107,424	282,068	2 63		2,214,468	4 65
	Whiteside	152,035	405,899	2 67		1,960,676	
	Total	342,526	\$979,537	\$2 86	\$1,301,765	\$6,627,610	\$5 09
0.1		75,660	380,785	5 03	516,387	4,955,668	9 60
2	Bureau	116,311	667,395	5 74		6,753,492	
	Rock Island	92,183	375,530	4 07		1,471,829	5 57
	Total	284,154		\$5 01	1,298,306	\$13,180,989	\$10 15
	10tai			====	274,558	1,301,429	4 74
25	Carroll	71, 982	196,995			1,230,644	
	JoDaviess	114,005				2,110,390	
	Stephenson	55,114				\$4,642,468	
	Total	241,101	\$115,402	=			
9.	3 Winnebago	57,091	290,849			2,363,381	
_	Boone	19,719	68,474				
	McHenry	95,569					
	Lake	57,452	187,488	3 2			
	Total	229,831	\$923,047	\$4 0	2 1,165,338	\$6,933,80	2 \$5 95
2	4 Cook	184,964	\$2,157,899	\$11 6	7 532,262	\$6,176,45	\$11 60
2	5 Aggregate	11,022,309	\$44,240,24	7 \$4 0	32,335,099	\$222,343,17	8 \$6 89

senat			wn Lots.			
Senato. Dist.	Counties.	Number.	Value.	Average.	Value of Improvements.	Total.
1	Alexander	1186	\$480,241	\$404 92	\$705,255	\$1,185,496
	Pulaski	966			144,450	181,388
	Massac	503			148,940	196,418
	Union	835			212,766	274,830
	Johnson	188			30,660	38,075
	Pope	232			57,869	72,543
	Hardin	63		115 30	28,500	
	Gallatin	243		316 69	166,185	243,140
	Saline	384	6190	16 12	33,494	39,684
	Total	4600	\$734,220	<b>\$173 04</b>	\$1,588,119	\$2, 267, 349
2	Hamilton	244		55 60	40,881	54,448
	Wabash	358 1312		60 86 22 01	90,734	112,521 206,862
	Clay	340		19 12	167,986	67,554
	Wayne Richland	763		257 15	61,052	458,778
	White	545	32,442	59 53	262,572 124,358	156,800
	Lawrence	792	46,000	58 08	88,684	134,684
	Edwards	815	29,459	36 15	57,840	87,299
	Total	5169	\$384,839	\$74 45	\$894,107	\$1,278,946
3	Williamson	168	14,248	84 81	45,547	59,795
	Franklin	174	5250	30 17	34,865	40,115
	Jackson	529	80,916	152 96	198,289	279,205
	Jefferson	268	25,693	95 87	97,959	123,652
	Randolph	1785	138,309	77 48	323,630	461,939
	Monroe	520	22,243	42 78	133,580	155,823
	Total	34.14	\$286,659	\$83 23	\$833,870	\$1,120,529
4	Perry	638	57,655	90 37	179,145	236,800
	Washington	1176	26,347	22 40	196,469	222,816
	Clinton	782	88,853	113 62	205,245	294,098
	Marion	2022	119,717	59 21	476,295	596,012
	Fayette	598	72,900	121 91	117,335	190,235
	Bond	918	22,387	24 38	125,556	147,943
	Total	6134	\$387,859	\$63 23	\$1,300,045	\$1,687,904
5	St. Clair	3994	404,405	101 25	969,590	1,373,995
	Madison	6303	800,335	126 98	1,382,085	2,182,420
	Total	10,297	\$1,204,740	\$117 00	*2,351,675	\$3,556,415
6	Jersey	1264	164,053	129 79	366,465	530,518
	Calhoun	280	5783	20 65	15,400	21,183
	Greene	2117	112,915	F3 34	225,195	338,110
	Scott	1129	37,153	32 91	62,500	99,653
	Pike	2620	91,255	34 83	292,641	383,896
	Total	7410	\$411,159	\$55 49	\$962,201	\$1,373,360
7	Macoupin	4575	247,631	54 14	664,777	912,408
	Montgomery	1922	120,680	62 78	264,670	385,350
	Christian	1002	98,934	98 74	288,005	386,939
	Shelby	990	62,899	63 53	223,386	286,285
1	Total,	8489	\$530,144	\$85 71	\$1,440,838	\$1,970,982

Senat			Imp	proved Tov	vn Lots.	
Senato, Dist.	COUNTIES.	Number.	Value.	Average.	Value of improvements.	Total.
8	Effingham	765	40,160	53 80	117,650	157,810
1	Jasper	313	5002	15 95	23,924	28,926
	Crawford	612	18,020	29 44	50,659	68,679
1	Cumberland	474 1161	21,976 29,455	46 36 25 37	32,736 128,670	54,719 158,128
1	Clark Edgar	1055	131,571	124 71	284,682	416,25
	Total	4380	\$246,184	\$56 21	\$638,321	\$884,50
9	Coles	2432	153,640	63 17	460,509	614,149
	Douglas	1102	87,815	79 69	259,678	347,49
	Champaign	1797	116,411	64 78		468,62
	Vermilion	1650	207,979	126 05	438,644	646,62
	Iroquois	1939	43,873	22 63	176,891	220,76
	Ford	398	25,915	65 11	76,185	102,10
	Total	9318	\$635,633	\$68 22	\$1,764,117	\$2,399,75
0	McLean	4532	270,884	59 77	970,097	1,240,98
	De Witt	1495	88,821	59 41	229,974	
	Piatt	879	32,991	37 53		
	Moultrie	415 2490	25,905	62 42 134 78		
	Total	9811	\$754,201	\$76 87		\$2,617,56
1	Tazewell	2818	192,322	68 11		
	Logan	3621	235,668	65 08		615,92
	Sangamon	5156	1,373,589	266 41	2,361,908	3,735,49
	Total	11,595	\$1,801,579	\$155 38	\$3,309,845	\$5,111,42
2	Menard	565	24,060	42 59		
	Cass	2391	61,590	25 76		274,73
	Schuvler	919	51,579	56 13		205,62
	Brown Morgan	960	36,838	38 37 383 63		164,57 1,842,17
	Morgan	$\frac{2340}{7175}$	897 699 \$1,071,766	\$149 38		\$2,636,39
3		1987	45,023	22 66	228,903	273,92
	City of Quincy	3029	1,489,514	488 45		3,077,57
	Hancock	6494	131,713	20 28	523,366	655,07
	Total	11,510	\$1,666,250	\$144 77	\$2,340,328	\$4,006,57
4	McDonough	2752	167,531	60 88	498,022	665,55
_	Henderson	1323	6045	4 57		105,86
	Mercer	1591	62,708	39 41	225,959	288,66
	Warren	2073	144, 890	69 89	421,705	566,59
	Total	7739	\$381,174	\$49 25	\$1,245,505	\$1,626,67
Ιŏ	Mason	1277	93,672	73 35	227,065	320,73
	Fulton	3709	101,575	27 38	422,855	524,43
	Knox	5778	412,906	71 46		1,352,779
	Total	10,764	\$608,153	\$56 50		\$2,197,94
16	Peoria	5713	1,761,830	308 09	1,926,028	3,687,858
	Stark	891	18,027	20 23		
	Putnam	2191 604	$141,184 \\ 13,926$	64 44 23 06		464,25 72,46
	Total	9399	\$1,934,967	\$205 88	1	\$4,304,62
	]	l ====				l <u></u>

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Senato, Dist.			In	proved To	wn Lots.	
Dist.	Counties.	Number.	Value.	Average.	Value of improvements.	Total.
17	Woodford	2928	\$78,709	\$26 88	\$299,472	\$378,181
	Livingston	2704	186,088	68 82	249,115	435,203
	LaSalle	5780	365,434	63 22	718,379	1,083,813
	Total	11,412	\$630,231	<b>₹55 2</b> 3	\$1,266,966	\$1,897,197
18	Kankakee	2919	105,503	36 14	225,041	330,544
	Grundy	1495	119,635	80 62	194,513	314,148
	Will	4304	342,490	79 57	635,747	978,237
	Kendall	1403	18,820	13 41	100,469	119,289
	Total	10,121	\$586,448	<b>≉57 94</b>	\$1,155,770	\$1,742,218
19	DuPage					
	Kane	7135	733,936	102 86	1,783,515	2,517,451
	DeKalb	2713	66,344	24 45	186,003	252,347
	Total	9848	\$800,280	\$81 26	\$1,969,518	\$2,769,798
20	Ogle	3513	66,519	18 94	210,614	277,133
	Lee	2464	100,924	40 96	284,958	385,882
	Whiteside	2850	105,639	37 07	266,521	372,160
	Total	8827	<b>*273,082</b>	\$30 94	\$762,093	\$1,035,175
21	Bureau	2888	210,043	72 73	637,443	847,486
	Henry	4147	460,148	110 96	1,104,726	1,564,874
	Rock Island	3078	395,296	128 42	333,319	928,615
	Total	10,113	\$1,065,487	\$105 36	\$2,275,488	\$3,340,975
$^{22}$	Carroll	1205	32,081	26 62	117,646	149,727
	JoDaviess	3428	65,344	19 06	212,691	278,035
	Stephenson	3557	228,140	64 14	347,162	575,302
	Total	8190	\$325,565	\$39 75	\$677,499	\$1,003,064
23	Winnebago	4332	326,266	75 32	619,273	945,539
	Boone	1106	50,215	45 40	103,671	153,886
	McHenry	2871	65,650	22 87		286,432
	Lake	1494	54,644	36 58	177,312	231,956
	Total	9803	\$496,775	\$50 68	\$1,121,038	\$1,617,813
	)					
$\frac{24}{25}$	Cook	31,173	21,586,817	692 48	12,641,053	34,227,870
	Aggregate	220,146	\$38,556,573	\$173 58	\$47,206,066	\$85,762,657
					1	

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		Uniz	nproved town	lots.	1	Cotal town lots	i.
	Counties.	No.	Value.	Average.	No.	Value.	Average
A	lexander	5775	\$922,948	\$159 82	6961	\$2,108,444	\$302 89
	alaski	3978	64,985	16 34	4944	246,373	49 8
M	assac	927	51,842	55 92	1430	248,260	173 6
U	nion	967	22,710	23 49	1802	297,540	165 1
Jo	hnson	51	2830	55 49	239	40,905	171 1
P	ope	650	12,294	18 91	882	84,837	96 1
	ardin	110	9480	86 18	173	16,755	96 8
G	allatin	1553	49,195	31 68	1796	292,335	162 7
S	aline	800	8158	10 20	1184	47,842	40 4
	Total	14,811	\$1,144,442	\$50 91	19,238	\$3,413,291	\$138 8
	amilton	461	9123	19 79	705	63,571	90 1
	abash	1164	20,407	17 53	1522	132,928	87 3
	ay	957	20,971	21 91	2269	227,833	100 4
	avne	512	5821	11 37	852	73,375	86 1
	ichland	1501	143,281	95 46	2264	602,059	265 9 126 1
	hite	868 959	21,472 20,693	24 74 21 58	1413	178,272	126 1 88 7
	awrence	360	12,547	34 85	1751 1175	155,377 99,846	84 9
E	dwards	- 6782	\$254,315	\$37 50	11,951	\$1,533,261	\$128 8
w	filiamson	187	12,812	68 51	355	72,607	204 5
	anklin	48	1406	29 38	222	41,521	187 (
	ckson	1065	70,879	66 55	1594	350,084	219 6
	efferson	547	17,543	30 24	815	141,195	
	andolph	3574	13,297	3 72	5359	475,236	88 6
	onroe	1084	44,487	41 04	1604	200,310	124 8
	Total	6505	\$160,424	\$24 66	9949	\$1,280,953	\$128
Pe	erry	1546	55,210	35 71	2184	292,010	133 7
W	ashington	2438	47,507	19 49	3614	270,323	74 8
	linton	3302	61,138	18 52	4084	355,236	86 9
M	arion	3773	57,594	15 26	5795	653,606	112 7
	syette	1540	55,145	35 88	2138	245,380	
Be	ond	728	8590	11 80	1646	156,533	95 1
	Total	13,327	\$285,184	\$21 40	19,461	\$1,973,088	\$101 8
St	. Clair	11,428	482,065	42 18	15,422	1,856,060	120 8
	adison	5289	358,555	67 79	11,592	2,540,975	219 2
	Total	16,717	\$840,620	\$50 29	27,014	\$4,397,035	\$162 7
Je	ersey	3081	92,839	30 13	4345	623,357	143 4
	alhoun				280	21,183	75 6
	reene				2117	338,110	159 7
	cott	1315	9905	7 53	2444	109,558	
P	ike	1232	17,624	14 31	3852	401,520	i
1		5628	\$120,368	\$21 39	13,038	\$1,493,728	\$114 5
	acoupin ontgomery	4014	70.004	17 50	*09 <i>a</i>	444 004	He 6
	onegomery	4014	70,634	17 58	5936	455,984	76 8
	hristian	1050					
C	hristian	1850	125,070		2852	512,009	179 5
C	hristianhelby Total	1850 2395 8259	125,070 59,315 \$255,019	24 77	3385 12,173	\$12,009 345,600 \$1,313,593	102 1

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	Unir	nproved town	lots.	Т	otal town lots	
Counties.	No.	Value.	Average.	No.	Value.	Average
8 Effingham	2075	814,495	\$6 99	2840	\$172,305	\$60 7
Jasper	449	3716	8 28	762	32,642	42 8
Crawford		7371	11 99	1227	76,050	61 9
Cumberland		6223	3 94	2054	60,935	29 6
Clark Edgar		13,471 33,299	11 08 74 66	2377	171,596	72 1 299 5
Total	I	\$78,575	\$12 31	$\frac{1561}{10,761}$	\$963,080	\$89 5
Coles		85,993	30 26	5274	700, 142	132 7
Douglas		39,566	59 41	1768	387,059	218 9
Champaign		99,797	30 95	5021	568,418	111 2
Vermilion	2012	113,270	56 30	3662	759,893	
Iroquois		50,896	14 17	5532	271,660	
Ford		33,863	26 98	1653	135,963	
Total		\$423,385	\$31 15	22,910	\$2,823,135	\$123 2
McLean	6483	196,910	30 37	11,015	1,437,891	130 5
DeWitt		19,790	64 89	1800	338,585	188 1
Piatt		23,394	26 52	1761	193,009	109 6
Moultrie		6435	90 63	486 3750	55,710	114 6 234 8
Total		\$288,181	33 06 \$32 02	18,812	\$80,552 \$2,905,747	\$154 4
Tazewell	4457			7275	901,962	123 9
Logan		141,960 68,961	31 85 34 57	5616	684,886	
Sangamon		648,433		10,487	4,383,930	418 0
Total	11,783	\$859,354	\$72 93	23,378	\$5,970,778	\$255 4
Menard		28,175	23 94	1742	177,465	101 8
Cass		29,970	9 34	5601	304,705	54 4
Schuyler		7816	20 90	1293	213,440	165 0
Brown		8183		1414 4147	172,758 2,002,587	122 1 482 9
Total		\$234,560	88 77	14,197	\$2,870,955	\$202 2
Adams			16 70	3339	296,510	16 7
City of Quincy		22,584 467,880	235 00	5020	3,545,453	706 2
Hancock		79,909	13 73	12,314	734,988	59 6
Total	9163	\$570,373	\$62 25	20,673	\$4,576,951	\$221 4
McDonough		73,910	27 06	5483	739,463	134 8
Henderson		6317	1 88	4683	112,181	23 9
Mercer Warren	3948	53, 263 28, 641	13 49 22 73	5539 3333	341,930 595,236	61 7 178 5
Total		\$162,131	\$14 35	19,038	\$1,788,810	\$93 9
Mason	2798	108,249	38 69	4075	428,986	105 2
Fulton	3853	42,923	11 14	7562	567,353	75 0
Knox	2691	103,547	38 48	8469	1,456,326	171 9
Total	9342	\$254,719	\$27 27	20,106	\$2,452,665	\$121 9
Peoria	5264	650,223	123 52	10,977	4,338,081	395 2
Stark		4116	13 77	1190	84,168	70 7
Marshall		20,067	24 09	3024	484,318	160 1 86 2
Putnam	257	- 1808	7 04 \$101 64	861	74,274 \$4,980,841	\$310 2
Total	6653	\$676,214	\$101 64	16,052	94,980,841	Ø010 2

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01		Unin	nproved town	lots. Total town lots.			i.
Senato. Dist.	COUNTIES.	No.	Value.	Average.	No.	Value.	Average.
17	Woodford	2556	\$47,082	\$18 38	5484	\$425,263	\$77 55
1	Livingston	3150	107,889	34 25	5854	543,092	92 77
	LaSalle	9469	211,495	22 33	15,249	1,295,308	84 94
i	Total	15,175	\$366,466	\$24 15	26,587	\$2,263,663	\$85 10
18	Kankakee	1611	31,651	19 65	4530	362,195	79 95
	Grundy	1255	30,946	24 66	2750	345,094	125 49
1	Will	3710	117,079	31 56	8014	1,095,316	136 68
13	Kendall	853	6969	8 17	2256	126,258	55 97
	Total	7429	\$186,645	\$25 12	17,550	\$1,928,863	\$109 91
19	DaPage						
	Kane	3145	173,247	55 09	10,280	2,690,698	261 74
	DeKalb	656	8622	13 14	3369	260,969	77 46
	Total	3801	\$181,869	\$47 85	13,649	\$2,951,667	\$216 25
20	Ogle	2620	25,953	9 91	6133	303,086	49 57
	Lee	2972	45,529	15 32	5436	431,411	79 36
1	Whiteside	4700	60,411	12 85	7550	432,571	57 29
	Total	10,292	\$131,893	\$12 82	19,119	\$1,167,068	\$61 04
21	Bureau	1560	52,982	33 96	4448	900,468	202 44
	Henry	2177	98,200	45 11	6324	1,663,074	262 98
	Rock Island	3499	146,484	41 86	6577	1,075,099	163 46
	Total	7236	\$297,666	\$41 14	17,349	\$3,638,641	\$209 73
22	Carroll	1478	21,570	14 59	2683	171,297	63 85
	Jo Daviess	5392	41,105		8820	319,140	36 18
	Stephenson	2578	64,718	25 10	6135	640,020	104 32
1	Total	9448	\$127,393	\$13 48	17,638	\$1,130,457	\$64 09
23	Winnebago	1854	56,968	30 73	6186	1,002,507	162 06
	Boone	490	5993		1596	159,879	100 17
	McHenry	1308	13,887	10 62	4179	300,319	71 76
	Lake	1143	17,973	15 72	2637	249,929	94 73
	Total	4795	\$94,821	19 77	14,598	\$1,712,634	<b>\$117</b> 32
0.4							
24 25	{ Cook	53,036	\$9,805,225	\$184 88	84,209	\$44,033,095	\$522 90
	Aggregate	267,477	\$17,799,842	\$66 54	489,623	\$103,562,499	\$211 50

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Senato.		Total value of railroad pro-	Total value of	Acres in	cultivation	in 1867.
o. Dist.	COUNTIES.	perty and real estate.	all property.	Wheat.	Corn.	Other field products.
1		\$2,456,753	\$3,134,005	1554	8673	1345
	Pulaski	983,634	1,300,398			
	Massac	906,495	1,241,677	7738	13,854	3342
	Union	1,567,337	2,406,312	14,003	25,208	5864
1	Johnson	601,651	923,552	12,411	28,335	3351
	Pope.	742,909	1,127,073	7875	21,611	5601
	Hardin	347,001	502,419		10.000	
	Gallatin Saline.	1,121,240	1,722,110 987,386	5555 5117	19,800	5365
	Total	\$9,416,537	\$13,344,932	54,253	$\frac{25,409}{142,890}$	
9	Hamilton	1,034,594	1,442,469	4624	25,201	6767
-	Wabash.	804,417	1,166,097	10,409	16,273	
	Clay	1,543,916	2,267,150	9444		
1	Wayne	1,076,019	1,655,132	7138		
- 1	Richland	2,953,678	3,838,986	13,242	24,112	
	White	951,062	1,565,627	11,912	32,757	
1	Lawrence	1,540,097	2,271,394	14,416		
	Edwards	865,137	1,420,158	7089	17,257	7294
1	Total	\$10,768,920	\$15,627,013	78,274	220,452	54,694
3		879,754	1,344,637	6910	32,490	10,091
	Franklin	795,407	1,188,092	3552	17,741	5297
	Jackson	1,977,039	2,754,294	13,714	22,373	
- 1	Jefferson	1,500,131	2,502,527	6153	38,999	
	Randolph	2,544,838	3,654,531	8487	3591	3074
	Monroe	1,491,575	2,145,245	32,620	11,410	
	Total	\$9,188,744	\$13,589,326	73,436	126,604	
4	Perry Washington	1,294,473 2,455,061	1,778,455 3,078,101	10,994	14,646	7891
1	Clinton	3,698,811	4,414,403	37,614	29,216	16,327
	Marion	2,566,650	3,781,519	11,780	43,299	
	Fayette	1,892,993	2,640,161	15,213	38,037	
-	Bond	1,589,850	2,237,772	11,973	23,409	
- 1	Total	\$13,487,838	\$17,930,411	87,524	148,607	51,456
5	St. Clair	7,458,425	9,042,910			
	Madison	8,941,396	12,613,035	78,162	76,500	35,789
	To 1	* \$16,399,821	\$21,655,945	78,162	76,500	35,789
6	Jersey	2,488,781	3,371,905	33,427	22,409	2042
	Calhoun	729,287	1,095,267	12,415	12,170	2090
1	Greene	2,563,050	3,525,765			
	Scott	1,082,427	1,488,195	9978	16,995	1693
	Pike	2,890,362	4,415,278	51,597	61,868	14, 732
1	Total	\$9,753,907	\$13,896,410	107,417	113,442	20,557
7	Macoupin					
1	Montgomery	2,786,098	3,762,674	41,540	59,325	24,790
	Christian	2,783,678	3,834,292	30,074	71,984	17,667
	Shelby	2,830,206	4,271,692	23,074	65,500	13,576
	Total	\$8,399,982	\$11,868,658	94,688	196,809	56,033
1						

		7000000	• • • • • • • • • • • • • • • • • • • •			
2		Total value of	m + 1 - 1 6	Acres in	cultivation	in 1867.
-		railroad pro-	Total value of			
	COUNTIES.	estate.nd real	all property.		. 1	O her field
				What.	Corn.	products.
D	0° 1	01 000 017	\$1,717,701	9872	28,298	872
기타	ffingham	\$1,288,217	1,262,721	8458	26,750	593
	asper	879,180	1,447,920	15,086	35,167	11,15
	rawford	1,022,544		5975	34,933	798
	umberland	1,024,554	1,484,032 $2,113,127$	12,284	37,706	941
	larkdgar	1,457,985 $4,412,378$	6,052,326	12,778	51, 453	10,87
-	Total	\$10,084,858	\$14,077,827	64,453	214,307	54,07
				10,727	54,868	975
	oles	3,136,052	4,641,065		43,550	12,46
	ouglas	2,502,412	3,560,813	9890	81,994	20,3
	hampaigu	2,402,452	5 65,597	18,606	84,635	18,4
	ermilion	4,930,813	7,074,306	16,739	69,635	200
	roquois	2,783,439	3,732,260	9339		
F	ord	1,392,028	1,716,336	4278	26,286	
	Total	\$19,147,196	\$26,690,377	69,579	360,968	69,2
0 M	ſcLean	7,313,073	10,234,418	44,604	146,240	24,4
D	eWitt	3,386,769	4,526,517	18,922	46,122	76
	iatt	2,181,892	2,854,968	10,192	42,059	50
	foultrie	1,114,982	1,575,792	10,701	32,221	78
	facon	5,044,723	6,279,618	31,040	80,170	
	Total	\$19,041,439	\$25,471,313	115,459	346,812	58,6
1 7	Cazewell	4,633,590	6,129,886	30,682	90,152	
	ogan	4,381,150	5,886,569	20,029	73,356	
	Sangamon	10,960,013	14,728,254	33,295	126,491	19,9
	Total	\$19,974,753	\$26,744,709	84,006	289,999	47,5
0		2,024,070	2,503,995	9200	42,545	68
	Menard	1,768,222	2,271,077	7115	31,450	
	Cass	1,671,236	2,608,013	25,426	39,684	
	Schuyler	1,034,741	1,576,697	8957	27,650	l 59
	Brown	6,773,960	8,615,560	17,533	60,198	
1	Morgan Total	\$13,272,229	\$17,575,342	68,231	201,522	
				43,603	87,026	30,1
	Adams	4,679,247 3,911,228	6,570,358 5,482,657	10,000		
	City of Quincy Hancock	4,408,715	5,905,054	27,688	95,169	37,0
	Total	\$12,999,190	\$17,958,069	71,291	182,195	67,1
4		4 704 590		39,956	81,236	26,1
	McDonough Henderson	4,704,520 1,750,787		20,285	51,44	
				35,533	65,882	
	Mercer Warren	3,597,366 3,213,356		20,840	80,372	
- [	Total	\$13,266,029		116,614	278,93	
					70,91	12,5
	Mason	2,782,882		12,990 42,902	90,958	
	Fulton	3,865,627 5,756,339		33,073	101,250	
	Knox Total	\$12,404,848	l	88,965	263,124	-1
		8,272,995		26,044	77,87	
	Peoria			22,966	43,974	
	Stark	1,361,934 2,562,737		22,059	48,829	
	Marshal	725,800		7585	18,220	
- l'	Putnam			78,654	188,898	
- 1	Total	\$14,520,400	φ11,200,001	10,004	100,000	

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Counties   Perty and real estate   State   S	Senato, Dist.	COUNTIES.	Total value of personal pro-	Total value of	Acres in	cultivation	in 1867.
Livingston	Dist.	COUNTIES.		all property.	Wheat.	Corn.	
LaSalle	17			\$3,957,156			
Total \$13,200,822 \$17,548,711 107,311 334,628 83,148   Kankakee. 1,952,691 2,701,471 18,661 56,292 25,197   Grundy. 1,928,028 2,404,851 6678 46,535 12,161   Will. 5,428,276 6,904,131 27,907 83,583 59,718   Kendall. 1,692,451 2,208,568 12,890 52,769 16,634   Total. \$11,001,446 \$14,455,027 666,136 239,179 113,710   19				6,368,442		90,636	21,743
Rankakee		LaSalle	5,353,178	7,223,115	46,287	172,208	44,277
Grundy. 1,928,028 2,640,851 6678 46,535 12,161 Vill. 5,428,276 6,904,131 27,907 83,583 59,718 Vendall. 1,692,451 2,208,568 12,890 52,769 16,634 Total. \$11,001,446 \$14,455,027 66,136 239,179 113,710 DaPage.		Total	<b>\$</b> 13,200,822	\$17,548,711	107,311	334,628	83,148
Grundy. 1,928,028 2,640,851 6678 46,535 12,161 Vill. 5,428,276 6,904,131 27,907 83,583 59,718 Vendall. 1,692,451 2,208,568 12,890 52,769 16,634 Total. \$11,001,446 \$14,455,027 66,136 239,179 113,710 DaPage.	18	Kankakee	1,952,691	2.701.471	18.661	56.292	25,197
Will. 5,428,276 6,904,131 27,907 83,583 50,718   Kendall. 1,692,451 2,208,568 12,890 52,769 16,634   Total. \$11,001,446 \$14,455,027   DuPage.		Grundy					
Kendall							
Total. \$11,001,446 \$14,455,027 66,136 239,179 113,710 DuPage. \$1,200,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200 \$1,200,200		Kendall	1,692,451				
Rane		Total	\$11,001,446				113,710
Rane	19	DuPage					
DeKalb		Kane	8,188,019	10.351.892	19.838	29,234	29.272
Total. \$\begin{array}{c ccccccccccccccccccccccccccccccccccc		DeKalb					
Lee		Total	\$10,668,014			78,578	
Lee	20	Ogle	2,815,180	4 079 156	54 921	74.756	60.432
Whiteside         2,607,537         3,544,073         44,775         70,792         27,422           Total         \$8,208,828         \$11,200,246         140,319         199,258         117,337           21         Bureau         6,400,022         8,331,203         70,651         101,791         29,510           Henry         8,684,942         11,267,646         52,570         98,792         41,240           Rock Island         2,860,081         3,886,748         24,302         37,004         11,937           Total         \$1,611,639         2,289,065         34,678         44,751         25,022           Jo Daviess         1,549,784         2,314,831         20,461         34,705         28,758           Stephenson         2,895,837         3,930,089         43,102         55,700         44,265           Total         \$6,057,260         \$8,533,985         98,241         135,166         98,045           Winnebago         3,667,140         5,063,840         38,211         47,007         38,131           Boone         1,316,660         1,783,338         20,544         16,171         20,667           McHenry         2,960,727         3,927,149         35,109         31,759		Lee					
Total. \$8,208,828 \$11,200,246 \$140,319 \$199,258 \$117,337 \$21 \$140,019 \$190,258 \$117,337 \$129,510 \$140,759 \$101,791 \$29,510 \$140,759 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$29,510 \$101,791 \$11,492 \$101,791 \$101,791 \$11,492 \$101,791 \$					44,775		
Henry		Total					
Henry	21	Bureau	6,400,022	8 331 203	70.651	101.791	29.510
Rock Island         2,866,081         3,886,748         24,302         37,004         11,937           Total         \$17,945,045         \$23,485,597         147,523         237,587         82,867           22 Carroll         1,611,639         2,289,065         34,678         44,751         25,022           Jo Daviess         1,549,784         2,314,831         20,461         34,705         28,758           Stephenson         2,895,837         3,930,089         43,102         55,700         44,265           Total         \$6,057,260         \$8,533,985         98,241         135,156         98,045           23 Winnebago         3,667,140         5,063,840         38,211         47,097         38,131           McHenry         2,960,727         3,927,149         35,109         31,759         30,991           Lake         1,731,233         2,236,856         13,207         15,130         21,311           Total         \$9,675,750         \$13,011,183         107,071         110,157         111,090							
Total. \$\begin{array}{c c c c c c c c c c c c c c c c c c c							
Jo Daviess		Total	\$17,945,045				
Jo Daviess	22	Carroll	1.611.639	2.289.065	34.678	44.751	25.022
Stephenson   2,895,837   3,930,689   43,102   55,700   44,265   Total   \$6,037,266   \$8,533,985   98,241   135,156   98,045     Winnebago   3,667,140   5,063,840   38,211   47,097   38,131     Boone   1,316,650   1,783,338   20,544   16,171   20,657     McHenry   2,960,727   3,927,149   35,109   31,759   30,991     Lake   1,731,233   2,236,856   13,207   15,130   21,311     Total   \$9,675,750   \$13,011,183   107,071   110,157   111,090     24   Cook   \$52,808,686   \$73,093,856   18,795   38,778   64,843							
Total. \$6,057,260 \$8,533,985 98,241 135,156 98,045 Winnebago 3,667,140 5,063,840 38,211 47,097 38,131 Boone 1,315,650 1,783,338 20,544 16,171 20,657 McHenry 2,960,727 3,927,149 35,109 31,759 30,991 Lake 1,731,233 2,236,866 13,207 15,130 21,311 Total \$9,675,750 \$13,011,183 107,071 110,157 111,090  24 Cook \$52,808,686 \$73,093,856 18,795 38,778 64,843							
Boone			\$6,057,260		98,241		
Boone	23	Winnebago	3,667,140	5.063.840	38.211	47.097	38.131
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		Boone		1,783,338			
Lake     1,731,233     2,236,856     13,207     15,180     21,311       Total     \$9,675,750     \$13,011,183     107,071     110,157     1110,090       24 25     Cook     \$52,808,686     \$73,093,856     18,795     38,778     64,843		McHenry					
24 Cook \$52,808,686 \$73,093,856 18,795 38,778 64,843		Lake					
25 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		Total	\$9,675,750	\$13,011,183	107,071		
25 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	0.4	,					
Aggregate \$340,095,608 2 \$464,278,913 2,083,189 4,725,386 1,568,665		Cook	\$52,808,686	\$73,093,856	18,795	38,778	64,843
	'	Aggregate	\$340,095,608	<b>\$464,278,913</b>	2,083,189	4,725,386	1,568,665

#### RECAPITULATION.

	Number.	Amount.
Horses	854,842	\$29,025,015
Neat cattle	1,520,963	15,812,830
Mules and asses	85,001	3,240,789
Sheep	2,336,716	2,337,866
Hogs		3,692,879
Carriages and wagons		6,279,156
Clocks and watches		974,577
Pianos		881,830
Goods and merchandise		20,596,677
Bankers', brokers' and stock jobbers' property		379,944
Manufactured articles		
Moneys and credits		18,185,595
Value of moneys invested in bonds, stocks, joint stock comp		
Value of shares in the capital stock of state and national bar		3,763,220
		1,326,622
Miscellaneous property		
Unenumerated property	• • • • • • • • • • • • • • • • • • • •	18,135,866
Aggregate		\$127,771,979
Deductions		3,588,674
Total value of taxable personal property   Railroad property:   Real property   Val   2540 miles and 1782 feet of track   "   Rolling stock   "   Other personal property   "   "   "   "   "   "   "   "   "		\$124,183,305
		14,189,981
Improved lands (number of acres 21,312,790) "	131,173,858	
Improvements on lands	46,929,073	
·		178,102,931
Unimproved lands (number of acres 11,022,309) "		44,240,247
Improved town lots (number of lots 222,146) "	38,556,591	
Improvements on town lots	47,206,066	
		85,762,657
Unimproved town lots (number 267,477) "		17,799,842
Total value of all; axable property		\$464,278,913
Acres in cultivation :		
Wheat		2,083,189
Corn		4,725,386
Other field products		1,568,665

#### No. 12

Statement of the rates per cent. of addition and deduction determined by the State Board of Equalization, for the years 1867 and 1868, for the several counties.

Counties.	18	67.	18	68.
Countries.	Rate of Addition.	Rate of Deduction.	Rate of Addition.	Rate of Deduction
Adams.	18 per cent		6 per cent	
City of Quincy.	1		No change.	
Alexander		18 per cent		
Bond		22	3	
	61		37	
	18		23	
Sureau		57		13
Calhoun				44
	48		27	
Cass	5		No change.	
N1 .		6	and onling of	9
	27		19	
	24		24	
	15		9	
linton	4			35
	*	No change.	No change.	
	24	rio change.	17	
	13		31	
		9	7	
	68		53	
DeWitt		56		42
OuPage	2	24		
Edgar	-	1		
		4		35
			15	
Tayette			10	
		18		9
	16	10	15	
	23		20	
		12		25
	21	12	8	20
			32	
		10		12
Iancock			2	
		28		17
lenderson		5		15
lenry	• • • • • • • • • • • •	48		40
roquois	32	10	33	
	14			28
	50			
efferson	4		1	
		38		6
o Daviess			39	
ohnson		20		9
(ane		55		34
	17		45	
	20		16	
	13		5	
	53		28	
	59		55	

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Counties.	18	367.	18	68.
Countries.		1		1
	Rate of Addition.	Rate Deduct n.	Rate of Addition.	Rate of Deduction
Lawrence		9		15
Lee			40	
Livingston		41		3
Logan				21
Macon				30
Macoupin				4
Madison				31
Marion	. 10		5	
Marshall		4		10
Mason	. 17			20
Massac		20		20
McDonough				21
McHenry	. 54			
McLean	. 11			
Menard		11		20
Mercer		34		
Monroe			11	02
Montgomery				
Morgan		97		27
Monitrie			18	4.
Ogle				
Peoria		1		
Perry	14			10
Piatt	14		11	::
	0-	14		15
Pike			24	
Pope		22		15
Pulaski				50
Putnam			8	
Randolph		-		13
Richland				39
Rock Island		,		
Saline			13	
Sangamon		[		15
Schuyler		7		3
Scott	. 2			6
Shelby			12	
Stark			4	
St. Clair		18		22
Stephenson	47		41	
Fazewell		11		
Union				20
Vermilion				6
Wabash				21
Warren	16		7	
Washington		9		10
Wayne			19	10
White				1
Whiteside	47			
Will				
Williamson.				• • • • • • • • • • • • • • • • • • • •
Winnebago			No change.	
			26	
Woodford	. <sup>.</sup>	DU		18

No. 13.

Statement of the aggregate amount of State taxes charged, the amount of abatements, commissions, etc., deducted, the net amount collected, the amount paid over by collectors, and the amount remaining unpaid in each county for the year 1866.

City of Quincy.   32, S19 42   2, 915 70   29, 903 72   29, 903 72   20, 903 72   30, 40	City of Quincy         32,819 42         2,915 70         29,903 72         29,903 73         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 73         20,11,310 50         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72         20,203 72	lm't due
City of Quincy.   32, S19 42   2, 915 70   29, 903 72   29, 903 72   20, 903 72   30, 40	City of Quincy.         32,819 42         2,915 70         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         29,903 72         31,559 18         31,559 18         31,559 18         31,559 18         31,559 18         31,559 18         31,559 18         31,559 18         31,559 18         31,409 15         13,405 50         13,155 68         20         13,405 60         23,148         20         33,155 18         20         33,155 18         20,074 77         20,538 77         15,147 79         15,147 79         15,147 79	
Alexander	Alexander         37,195         39         5,636         21         31,559         18         31,559         18         31,559         18         31,559         18         31,559         18         30,559         18         30,509         15         34,09         15         18,409         15         18,409         15         18,409         15         18,409         15         18,409         15         18,409         15         18,401         19         10,401         90         10,401         90         10,401         90         10,401         90         10,401         90         11,310         50         11,310         50         11,310         50         11,310         50         11,310         50         31,186         90         31,186         90         31,186         90         31,186         90         31,186         90         31,186         90         31,186         90         31,186         90         31,186         90         31,186         90         31,285         56         58         88         5,688         38         5,688         38         5,688         38         5,688         38         5,688         38         5,688         38         5,688         38 <td></td>	
Bond         14,093 64         684 49         13,409 15         13,409 15         18,409 15         18,409 15           Brown         12,289 91         979 41         11,310 50	Bond         14,093 64         684 49         13,409 15         13,409 15         18,401 90         10,401 90         10,401 90         10,401 90         10,401 90         10,401 90         10,401 90         10,401 90         10,401 90         10,401 90         13,186 90         21,186 90         21,186 90         21,186 90         21,186 90         21,186 90         21,186 90         21,186 90         21,186 90         21,186 90         21,184 90         21,184 90         21,184 90         21,184 90         21,184 90         21,184 90         21,184 90         21,184 90         21,184 90         21,184 79         21,184 79         21,184 79         21,184 79         21,184 79         21,184 79         21,184 79         21,184 79         21,184 79         21,184	
Boone	Boone         11,672         39         1,270         49         10,401         90         10,401         90           Brown         12,289         91         79         41         11,310         50         11,310         50           Bureau         33,316         46         2,129         56         31,186         90         31,186         90           Carboll         14,266         48         366         10         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         5,638         38         7,437         79         15,147         79         15,147         79         15,147         79         15,147         79         15,147         79         15,147         79         15,147         79         15,147         79         15,147         79         15,147 </td <td></td>	
Brown	Brown.         12,289 91         979 41         11,310 50         11,310 50           Bureau         33,316 46         2,129 56         31,186 90         31,186 90           Calmoun         6,004 48         366 10         5,688 38         5,638 38           Carroll         14,266 43         1,031 38         13,235 05         13,235 05           Cass         15,917 76         69 97         15,147 79         30,748 79         30,748 79           Christian         21,102 08         1,176 93         19,925 15         17,117 73         30,748 79           Clark         11,226 57         700 70         70         70         70         70         70         711 73         73           Clay         15,248 77         912 86         14,355 91         14,335 91<	
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Christian	Christian         21,102 08         1,176 98         19,925 15         19,925 15         19,925 15         15,119 73           Clark         11,226 57         700 70         10,525 87         7,119 73         11,19 73         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,335 91         11,355 91         12,355 91         14,335 91         14,352 91         14,352 91         14,352 91         14,352 91	
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Coles         41,875         20         3,911         08         37,464         12         37,464         12         Cook         414,913         70         41,526         48         373,387         27         378,387         27         Crawford         9,863         62         890         14         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         9,73         48         9,73         48         9,73         48         9,73         48         9,73         48         9,73         48         9,73         48         9,73         48         9,73         48         9,24         11         10         20,232         41         11         20,232         41         11         20,132         41         44         24         44         44         24         41         44         20         12,147         44         24         24,147         24         24,147         24         24,147         24	Coles.         41,875         20         3,911         08         37,464         12         37,464         12           Cook         414,913         70         41,526         43         373,387         27         373,387         27           Crawford         9,863         62         890         14         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         20,232         41         20,232         41         20,232         41         20,232         41         20,232         41         20,232         41         20,232         41         20,232         41         71,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,138         20         17,138         20         <	
Cook         414,913         70         41,526         43         373,387         27         373,387         27           Crawford.         9,563         62         890         14         8,973         48         8,973         48           Cumberland.         9,781         83         1,085         33         8,696         30            DeWitt.         19,015         76         1,685         22         17,650         44         17,660         44         17,660         44         17,660         44         17,660         44         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         18,079         84         64         10,34         8,444         32         8,444         33         8,444         32         8,444         32         8,444         32         8,444         32         8,444         32         8,444         32         8,444         32         8,444	Cook         414,913         70         41,526         43         373,387         27         373,887         27           Crawford.         9,863         62         890         14         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,696         30         8,414         32         4,147         44         24,147         44         40         14,190         80         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20	
Crawford.         9,863         62         890         14         8,973         48         8,973         48           Cumberland.         9,781         83         1,085         58         6,69         30         8,666         30         .           DeWitt.         19,015         76         1,365         22         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         14         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20 <td>Crawford.         9,863         62         890         14         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         20,232         41         20,232         41         20,232         41         20,232         41         20,232         41         71,650         44         71,650         44         71,650         44         71,650         44         71,650         44         71,650         44         71,650         44         72,141         74         24,147         44         24,147         44         24,147         44         24,147         44         24,147         44         24,147         44         24,147         42         21,17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         18,144         32         8,444         3</td> <td></td>	Crawford.         9,863         62         890         14         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         8,973         48         20,232         41         20,232         41         20,232         41         20,232         41         20,232         41         71,650         44         71,650         44         71,650         44         71,650         44         71,650         44         71,650         44         71,650         44         72,141         74         24,147         44         24,147         44         24,147         44         24,147         44         24,147         44         24,147         44         24,147         42         21,17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         18,144         32         8,444         3	
Cumberland         9,781         83         1,085         53         6,696         30         8,696         30           DeKalb         21,485         25         1,252         84         20,232         41         20,232         41           DeWitt         19,015         76         1,365         52         17,650         44         17,650         44           Douglas         25,564         03         1,416         69         24,147         44         24,147         44           Du Page         18,079         84         941         64         17,138         20         24,147         44         24,147         44         24,147         44         24,147         44         24,147         44         24,147         44         20,128         20         20         20         20         20         20,028         33,567         06         33,567         06         32,567         06         32,567         06         32,567         06         32,567         06         32,567         06         32,567         06         32,567         06         32,567         06         32,567         06         32,567         06         34,541         32         441	Cumberland         9,781         83         1,085         53         5,696         30         8,696         30           DeKalb         21,485         25         1,252         84         20,232         41         20,232         41           DeWitt         19,015         76         1,365         32         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,650         44         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,138         20         17,188         20         17,188         20         17,188         20         17,188         20         17,188         20         17,188         20         17,188         20         18,144         32         8,414         32         8,414         32         8,414         32         8,414         32         8,414         32         8,414         32         8,414         32         8,414         32         8,414         32         8,414         32	
DeKalb.         21,485 25         1,252 84         20,282 41         21,282 41         20,282 41         21,282 41         20,282 41         2	DeKalb.         21/485 25         1/252 84         20/232 41         2	
De Witt.	DeWitt.         19,015 76         1,365 22         17,650 44         17,660 44         Douglas.         25,564 03         1,416 59         24,147 44         24,141 42         24,141 42         24,141 42         24,	
Douglas.         25,64 03         1,416 59         24,147 44         24,147 44	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
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Effingham         11,542 45         1,020 64         10,521 81         10,521 81         10,521 81           Frayette         15,500 13         1,280 87         14,219 26         14,219 26         14,219 26           Ford         7,373 07         458 12         6,914 95         6,914 95         6,914 95           Franklin         9,340 32         476 77         8,863 55         8,863 55         8,863 55           Folton         27,989 50         2,002 50         35,987 00         35,887 00         35,887 00           Gallatin         10,720 32         1,180 72         9,599 60         9,599 60         21,940 06         21,940 06         21,940 06         21,940 06         21,940 06         21,940 06         21,940 06         21,940 06         302 92         17,169 28         17,169 28         17,169 28         17,169 28         17,169 28         17,149 28         18,187 11         19,17 07         17,170 14         18,187 21         19,17 07         17,170 14         17,170 14         17,170 14         17,170 14         17,170 14         17,170 14         17,170 14         17,170 14         17,170 14         18,187 31         18,187 31         18,187 32         18,187 32         18,187 32         18,187 32         18,187 32         18,187 32         18,187 32	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Fayette.         15,500         13         1,280         87         14,219         26         14,219         26         6,914         95         For Ground         7,373         07         458         12         6,914         95         6,914         95         For Gold 14         2,192         6         9,914         95         For Gold 14         12         6,914         95         6,914         95         For Gold 14         12         72         8,863         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         55         8,63         89         90         3,53         70         03         33,897         90         03         35,887         90         0         7,169         28         17,169         28         17,169         28         17,169         28         17,169         28         17,169         28         17,169         28         17,169         28         17,169         28 <td><math display="block"> \begin{array}{c ccccccccccccccccccccccccccccccccccc</math></td> <td></td>	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Ford         7, 373 07         458 12         6, 914 95         6, 914 95         7           Franklin         9, 340 32         476 77         8, 863 55         8, 863 55         7           Folton         27, 989 50         2, 002 50         35, 987 00         35, 987 00         35, 987 00           Gallatin         10, 720 32         1, 180 72         9, 599 60         9, 599 60         21, 940 06         21, 940 06         21, 940 06         21, 940 06         21, 940 06         21, 940 06         21, 940 06         472 05         8, 922 61	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Franklin         9 ;340 32         476 77         8,863 55         8,863 55           Fulton         37,989 50         2,002 50         35,987 00         35,897 00         36,897 00           Gallatin         10,720 32         1,180 72         9,539 60         9,539 60         9,539 60           Greene         22,815 59         875 53         21,940 06         21,940 06         21,940 06           Grundy         18,166 18         996 90         17,169 28         17,169 28           Hamilton         9,394 66         472 05         8,922 61         8,922 61           Hardin         4,153 96         302 92         3,851 04         3,714 08         136           Henderson         18,187 21         1,017 07         17,170 14         17,170 14         17,170 14           Henry         30,921 56         2,270 74         28,550 82         28,550 82         28,550 82           Jackson         19,548 94         3,464 60         16,084 34         16,084 34         16,084 34           Jasper         8,853 89         768 26         8,085 63         5,258 16         2,827           Jersey         19,243 30         1,776 20         17,467 10         17,467 10         17,467 10         17,467 10 <td< td=""><td>Franklin         9 340 32         476 77         8 863 55         8 863 55           Fulton         37,989 50         2,002 50         35,987 00         35,897 00           Gallatin         10,720 32         1,180 72         9,539 60         9,539 60           Greene         22,815 59         875 53         21,940 06         21,940 06           Grundy         18,166 18         998 90         17,169 28         17,169 28           Hamilton         9,394 66         472 05         8,922 61         8,922 61           Hancock         39,559 57         2,220 56         37,339 01         37,339 01</td><td></td></td<>	Franklin         9 340 32         476 77         8 863 55         8 863 55           Fulton         37,989 50         2,002 50         35,987 00         35,897 00           Gallatin         10,720 32         1,180 72         9,539 60         9,539 60           Greene         22,815 59         875 53         21,940 06         21,940 06           Grundy         18,166 18         998 90         17,169 28         17,169 28           Hamilton         9,394 66         472 05         8,922 61         8,922 61           Hancock         39,559 57         2,220 56         37,339 01         37,339 01	
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Gallatin.         10,720         32         1,180         72         9,599         60         9,599         60           Greene.         22,815         59         875         53         21,940         62         21,940         66            Grundy.         18,166         18         998         90         17,169         28         17,169         28           Hamilton         9,394         66         472         06         8,922         61         8,922         61           Hancock         39,559         57         2,20         56         87,339         01         37,339         01         37,339         01         1.           Hardin.         4,153         96         302         92         3,851         04         3,714         08         136           Henderson         18,187         21         1,017         07         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170	Gallatin     10,720 32     1,180 72     9,539 60     9,539 60       Greene.     22,815 59     875 53     21,940 06     21,940 06     21,940 06       Grundy.     18,166 18     996 90     17,169 28     17,169 28     17,169 28       Hamilton.     9,394 66     472 05     8,922 61     8,922 61     8,922 61       Hancock.     39,559 57     2,220 56     37,339 01     37,339 01	
Greene         22,815         59         875         53         21,940         06         21,940         06            Grundy         18,166         18         998         90         17,169         28         17,169         28           Hamilton         9,394         66         472         06         8,922         61         8,922         61           Hardin         4,153         96         30         92         3,851         04         3,714         08         136           Henderson         18,187         21         1,017         07         17,170         14         17,170         14           Henry         30,921         56         2,370         74         28,550         82         28,550         82           Iroquois         25,365         42         1,630         84         23,734         58         23,734         58           Jackson         19,548         94         3,464         60         16,084         34         16,084         34         16,084         34         16,084         34         16,084         34         16,084         34         16,084         34         16,084         34	$ \begin{array}{llllllllllllllllllllllllllllllllllll$	
Grundy         18,166         18         996         90         17,169         28         17,169         28           Hamilton         9,394         66         472         05         8,922         61         8,929         61           Hancock         39,559         57         2,20         56         37,339         01         37,339         01           Hardin         4,153         96         302         92         3,851         04         37,14         08         136           Henderson         18,187         21         1,107         07         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         17,170         14         18,174         18         18         18         22         18,250         82         28,550         82         28,550         82         28,550         82         28,550         82         28,734         58         28         18,085         38         18,085 <t< td=""><td>Grundy         18,166         18         998         90         17,169         28         17,169         28           Hamilton         9,394         66         472         05         8,922         61         8,922         61         8,922         61         8,922         61         37,339         01</td></t<> <td></td>	Grundy         18,166         18         998         90         17,169         28         17,169         28           Hamilton         9,394         66         472         05         8,922         61         8,922         61         8,922         61         8,922         61         37,339         01	
Hamilton         9,394         66         472         05         8,922         61         8,922         61           Hancock         39,559         57         2,220         66         37,339         01         37,339         01           Herdenson         18,187         21         1,017         07         17,170         14         17,170         14           Henry         30,921         56         2,270         74         28,550         82         28,550         82           Iroquois         25,365         42         1,630         84         23,734         58         23,734         58           Jackson         19,548         94         3,464         60         16,084         34         16,084         34           Jasper         8,853         89         768         2         8,055         63         5,288         16         2,827           Jersey         19,243         30         1,776         20         17,467         10         17,467         10         14,767         10           Jo Daviess         15,195         23         1,877         21         7,564         73         7,564         73         7,564	Hamilton     9,394 66     472 05     8,922 61     8,922 61       Hancock     39,559 57     2,220 56     37,339 01     37,339 01	
Hancock         39,559 57         2,220 56         37,339 01         37,339 01         37,339 01         37,339 01         37,339 01         37,339 01         37,408         136         4136         4153 96         302 92         3,851 04         3,714 08         136         4136         414         17,170 14 <td>Hancock</td> <td></td>	Hancock	
Hardin.         4 (153 96)         302 92         3,851 04         3,714 08         136           Henderson         18,187 21         1,017 07         17,170 14         18,170 14         18         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         18,180 14         19,184 14         19,184 14         19,184 14         19,184 14         19,184 14         19,184 14         19,184 14         19,184 14 <th< td=""><td></td><td></td></th<>		
Henderson         18,187         21         1,017         07         17,170         14         17,170         14         14         17,170         14         14         17,170         14         14         14         17,170         14         14         14         17,170         14         15         15         55         82         15         18         23         768         28         23         734         58         23         768         28         16         084         34         16         084         34         16         084         34         16         084         34         16         084         34         16         084         34         16         084         34         14         18         18         28         17         17         17         17         17         14         14         14         14	Handin   4 159 06  209 09  2 251 04  2 714 08	
$ \begin{array}{llllllllllllllllllllllllllllllllllll$		
Iroquois		
Jackson.         19,548 94         3,464 60         16,084 34         16,084 34         16,084 34         18,084 34         24,084 34	- '. '. '. '. '. '. '. '. '. '. '. '. '.	
Jasper         8,853         89         768         26         8,085         63         5,258         16         2,827           Jefferson         15,755         42         1,912         50         13,842         92         18,842         92         17,467         10         17,467         10         17,467         10         17,467         10         17,467         10         17,467         10         17,768         16         12,708         16           18,708         16		
Jefferson.         15,755 42         1,912 50         13,843 92         18,842 92           Jersey.         19,243 30         1,766 20         17,467 10         17,467 10         17,467 10           Jo Daviess         15,195 23         1,487 07         13,708 16         13,708 16         13,708 16           Johnson         8,193 95         629 22         7,564 73         7,564 73         7,564 73           Kane         33,714 12         2,211 77         31,502 35         31,502 35         17,049 36         17,049 36           Kendall         12,597 08         673 26         11,923 82         11,923 82         11,923 82           Knox         52,839 41         2,813 56         50,025 85         50,025 85         50,025 85           Lake         14,362 58         821 31         13,541 27         13,541 27		
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		
Jo Daviess     15,195     23     1,487     07     13,708     16     13,708     16       Johnson     8,193     95     629     22     7,564     73     7,564     73       Kane     33,714     12     2,211     77     31,502     35     31,502     35       Kankakee     18,325     51     1,276     15     17,049     36     17,049     36       Kendall     12,597     08     672     26     11,923     82     11,923     82       Knox     52,839     41     2,813     56     50,025     85     50,025     85       Lake     14,362     58     821     31     13,541     27     13,541     27		
Johnson     8,193     95     629     22     7,564     73     7,564     73       Kane     33,714     12     2,211     77     31,502     35     31,502     35       Kankakee     18,325     51     1,276     15     17,049     36     17,049     36       Kendall     12,597     08     673     26     11,923     82     11,923     82       Knox     52,839     41     2,813     56     50,025     85     50,025     85       Lake     14,362     58     821     31     13,541     27     13,541     27		
Kane.     33,714     12     2,211     77     31,502     35     31,502     35       Kankakee     18,325     51     1,276     15     17,049     36     17,049     36       Kendall.     12,597     08     673     26     11,923     82     11,923     82       Knox     52,839     41     2,813     56     50,025     85     50,025     85       Lake     14,362     58     821     31     13,541     27     13,541     27		
Kankakee     18,325 51     1,276 15     17,049 86     17,049 86     17,049 86       Kendall     12,597 08     673 26     11,923 82     11,923 82       Knox     52,839 41     2,813 56     50,025 85     50,025 85       Lake     14,362 58     821 31     13,541 27     13,541 27		
Kendall.     12,597 08     673 26     11,923 82     11,923 82        Knox     52,839 41     2,813 56     50,025 85     50,025 85     50,025 85       Lake     14,362 58     821 31     13,541 27     13,541 27     13,541 27		
Knox     52,839 41     2,813 56     50,025 85     50,025 85        Lake     14,362 58     821 31     13,541 27     13,541 27		
Lake		

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Counties.	Amount charged.	Abatemen commis's,				Amount p	aid.	Am't due
Lawrence	\$14,025 32	\$2,789	1:	\$11,236	3 15	\$11 936	17	
Lee	22,346 88	1,902						
Livingston	27,621 26	1,824						
Logan	39,842 00	1,761						
Macon	33,288 25	1,858						
Macoupin	43,369 87							
Madison	69,207 27	5,933						
Marion	22,584 22	3,200	90					
Marshall	17,483 84							
Mason		1,259						
	22,128 24	1,432						
Massac	10,402 40	1,025						
McDonough	35,019 26	2,306						
dcHenry	24,941 11	1,335						
AcLean	59,563 59	3,204						· · · · · · · · · · · · · · · · · · ·
denard	21,852 33	823						
Mercer	24,12199	1,338						
Ionroe	19,539 $57$	4,202						
fontgomery	17,673 81	1,069						<i>.</i>
lorgan	50,235 13	2,726						
Moultrie	9,54298	300						
Ogle	25,777 13	1,505						
Peoria	68,483 26	3,087	88			65,395	38	
Perry	12,732 86	1,469	97	11,262	89	11,262	89	
Piatt	19,380 40	1,380	96	17,999	44	17,999	44	
Pike	30,822 91	1,655	52	29,167	39	29,167	39	
Pope	9,095 05	750	49	8,344	56	6,935	29	\$1,409 2
ulaski	10,341 13	1,872	53					
utnam	6,413 05	357	54	6,055		6,055	51	
Randolph	26,766 96	5,666	13			21,100		
Richland	14,504 71	956		13,548				
Rock Island	21,825 45	1,310	78	20,514				
Saline	7,426 60	564		6,862				
angamon	111,965 43	8,333		103,632				
chuyler	17,325 59	1,222		16,102				
cott	12,002 35	696		11,306				
helby	25,712 63	1,742		23,970				
tark	11,586 44	691		10,894				
t. Clair	66,209 73		37	54,648				
tephenson	25,670 20	1,597	93	24,072				
azewell	41,560 16	2,168		39,391				
nion	15,961 93	918		15,043				
ermilion	48,966 15	2,859		46,106				
Vabash	8,131 08	363						• • • • • • • • •
Varren	31,084 22			7,767				
		1,660		29,424				• • • • • • • •
Vashington	22,989 71	1,387		21,602				
Vayne	11,873 62	675		11,198				• • • • • • • •
Vhite	11,744 49	531		11,212		11,212		
Vhiteside	23,560 21	1,693		21,866				
Vill	38,914 89	2,520		36,394		36,394		· • • • • • • • • •
Villiamson	11,205 85	1,912		9,293				
Vinnebago	30,968 00	2,573		28,394				
Voodford	23,082 78	1,207	24	21,875	54	21,875	54	
	20.000.000	4.000			_			A 1- 1-1-
2	\$2,899,937 90	\$236,084	19	82.663.853	71	82.656.073	87	87.779 8

#### No. 14.

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 1867.

+	Amount	Abatements,	Net amount		
Counties.		commissions,		Amount paid.	Am't due.
1	charged.	etc.	collected.	•	
Adama	640 500 04	death to	GPH 445 FO	0.EH 44E EO	
Adams	\$60,520 36	\$3074 78	\$57,445 58	\$57,445 58	
City of Quincy	40,602 89	2481 17	38,121 72		
Alexander	21,328 55	1555 31	19,773 24		
Bond	14,292 19	642 79	13,649 40	13,649 40	
Boone	21,658 65	1793 78	19,864 87	15,169 07	\$4695 80
Brown	15,482 39	1356 19	14,126 20		
Bureau	51,674 52	2954 65	48,719 87	48,719 87	
Calhoun	5,166 76	357 07	4809 69	4809 69	
Carroll	25,292 61	1384 80	23,907 81	23,907 81	
Cass	18,236 74	672 48	17,564 26	17,564 26	
Champaign	48,234 15	3070 09			
Christian	35,601 91	2169 02			
Clark	23,542 87	1371 67	22,171 20		
Clay	20,499 19	1278 80			1000 04
Clinton	29,722 57	8556 18		21,166 39	
Coles		3807 18			
	43,367 01				
Cook	544,682 41	42,747 22			
Crawford	12,659 73	1510 94			
Cumberland	11,660 18				
DeKalb	40,787 82				
DeWitt	22,883 62				
Douglas	20,608 61	1131 90	19 476 71		
DuPage	30,224 08	1424 78	28,799 30	28,799 30	
Edgar	51,875 28	4275 08	47,600 20	47,600 20	
Edwards	10,479 09	448 62	10,030 47	10,030 47	
Effingham	16,576 21	1267 55	15,308 66	15,308 66	
Fayette	23,274 34	1401 93		21,872 41	
Ford	10,758 63	730 26			
Franklin	9,709 88				
Fulton	54,390 64				
Gallatin	10,417 76				
Greene	31,902 02				
Grundy	29,563 80				
Hamilton					
	10,289 25				
Hancock	54,781 66		50,772 84	50,772 84	
Hardin	2930 70				
Henderson	19,128 45				
Henry	50,875 69		1		
Iroquois	38,297 63				
Jackson	24,666 32		21,111 82	18,757 48	2354 34
Jasper	14,213 09		12,594 02	12,594 09	2
Jefferson	20,216 15	911 58	19,304 69	19,304 69	2
Jersey	25,615 65	2830 01	22,785 64	22,785 6	1
JoDaviess	24,424 6				
Johnson	7,793 86	572 79			
Kane	61,187 33				
Kankakee	30,508 6				
Kendall	21,029 68				
Knox	68,857 54				
Lake					
	24,535 0				
LaSalle	93 902 46				
Lawrence	17,029 99				
Lee	41,734 34	2645 68	39,088 71	. 39,088 71	.}

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Counties.	Amount charged.	Abatements, commissions, etc.	Net amount collected.	Amount paid.	Am't due.							
				440.440.00								
Lvingston	\$51,123 61	\$2976 73	\$48,146 88		• • • • • • • • • • • • • • • • • • • •							
Logan	48,489 44	2630]33	45,859 11		• • • • • • • • • • • • • • • • • • • •							
Macon	39,279 27	2205 01	37,074 26									
Macoupin	57,150 13	5360 39										
Madison	76,102 64		69,978 81									
Marion	31,522 35		27,730 54									
Marshall	22,634 51											
Mason	25,020 02											
Massac	4399 87											
McDonough	42,921 39											
McHenry	43,242 51											
McLean	82,353 81											
Menard	18,345 98											
Mercer	31,872 24											
Monroe	18,330 19											
Montgomery	33,393 7				8							
Morgan	58,542 0											
Moultrie	13,620 7											
Ogle	43,425 2				5							
Peoria	79,109 60											
Perry	16,330 8											
Piatt	18,246 4			17,072 2	2							
Pike	42,691 2		40,396 69		Hoot of							
Pope	7036 1			11 20								
Pulaski	7660 3			226 59								
Putnam	10,116 6				3							
Randolph	34,992 6				1							
Richland	37,050 ₺				7							
Rock Island	18,949 5				4							
Saline	8803 1				9							
Sangamon	122,071 8				9							
Schuyler	19,858 2				7							
Scott	13,547 3				0							
Shelby	41,184 7				3							
Stark	15,979 6				9							
St. Clair	64,227 5				8							
Stephenson	43,557 0				8							
Tazewell	43,462 7				0							
Union	17,892 7											
Vermilion	52,496 6											
Wabash	8358 7											
Warren	42,228 1				1							
Washington	24,863 7											
Wayne	16,127 4											
White	12,191 8				5							
Whiteside	39,418 3				4							
Will	61,473 8	7 2583 1			0							
Williamson	11,620 6											
Winnebago	48,037 0				4							
Woodford	30,370 3	7 1574 9	8 28,795 39	28,795 3	9							
			-		-							
	\$3,811,421 6	2 \$267,686 2	9 \$3,520,108 2	1 \$3,465,310 3	1 \$55,135 69							

<sup>\*</sup> Since paid.

#### No. 15.

Statement of the School Fund tax levied in the year 1866, showing the aggregate amount charged, the amount deducted for abatements, commissions, etc., the net amount collected, the amount paid to each county, etc.

Counties.	Amount charged.	Amount of abatem'ts, commis'ns etc.	Not am't	Am'nt paid county.	Am't rec'd from co'y over am't paid.	Am'nt paid co'y over am't rec'd.
Adams	\$22,585 9	\$1338 74	\$21,247 21	\$15,498 96	\$5748 25	
Alexander	10,627 1		9101 04	2985 94	6115 10	
Bond	4026 6			4521 04		\$640 82
Boone	3334 8	335 53	2999 35	3857 52		858 17
Brown	3510 5	5 252 67	3257 88	4440 29		1182 41
Bureau	9518 9	538 35	8980 64	11,279 75		2299 11
Calhoun	1715 5	76 28	1639 22	2643 87		1004 65
Carroll	4076 0	257 50	3818 54	5534 38		1715 84
Cass	4547 8	172 73	4375 07	4524 65		149 58
Champaign	9611 9	754 13	8857 77	9368 00		510 23
Christian	6029 1		5760 91	7440 77		1679 86
Clark			3083 96	6604 39		3570 <b>4</b> 3
Clay	4356 7			5513 10		1375 72
Clinton	8495 6		6669 62	5329 22		
Coles	11,816 8		10,804 66	7883 76	2920 90	
Cook	118,546 7			50,514 70		
Crawford	2816 4		2598 96	5320 01	• • • • • • • • •	2721 05
Cumberland	2793 7		2507 50	4301 39		1793 89
DeKalb	6138 6		5831 46	7774 22		1942 76
DeWitt	5431 5		5090 47	4924 95		
Douglas	7303 3		6966 02	4680 62		
DuPage	5165 6		4941 71	4939 29 7993 90		
Edgar	10,609 4: 2521 3		9690 59 2448 92	7993 90 2612 71		163 79
Edwards Effingham	3295 2		3036 93	5387 88		$\frac{103}{2350}$ $\frac{79}{95}$
Fayette	4427 2		4103 61	7316 54		3212 93
Ford	2106 3		2000 89			1023 25
Franklin	2668 6		2564 66	4970 45		1505 79
Fulton	10,853 8		10,368 50	12,804 74		2436 24
Gallatin	3546 5		3231 61	3555 72		324 11
Greene	6518 7		6324 96	6655 50		330 54
Grundy	5189 2		4956 53	4909 47		
Hamilton	2684 1		2589 04	4493 88		1904 84
Hancock ,	11,301 9	541 78	10,760 21	11,552 03		791 82
Hardin	1186 8	61 36	1125 49	1747 34		621 85
Henderson	5196 3	239 23	4957 11	4446 75	510 36	
Henry	8830 99	594 56	8236 43	9927 84		1691 41
Iroquois	7247 2	405 07	6842 19	9385 47		2543 28
Jackson	5577 3	934 62	4642 73	6341 68		1698 95
Jasper	2526 7	189 42	2337 32	4901 55		2564 23
Jefferson	4501 3		4007 01	6597 29		2590 28
Jersey	5496 0		5038 72	4688 75	349 97	
Jo Daviess	4837 5		8945 24	9148 44		5203 20
Johnson	2341 1		2202 89	4586 95		2384 06
Kane	9632 2		9076 86	9335 14		258 28
Kankakee	5235 8		4921 60	7664 38		2742 78
Kendall	3599 0		3438 92	4274 62		835 70
Knox	15,096 9		14,422 60	11,028 29		
Lake	4103 5		3904 20			2416 00
LaSalle	14,222 3	830 83	13,391 50	18,169 78		4778 28

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Counties.	Amount charged.	Amount of abatem'ts, commis'ns etc.	Net amount	Am'nt paid county.	Am't rec'd from co'y over am't paid.	Am'nt paid co'y over am't rec'd.
Lawrence	\$3995 52	\$442 31	\$3553 21	\$4272 40		\$719 19
Lee	6382 47	491 85	5890 62	8515 28		2624 66
Livingston	7890 72	456 38	7434 34	8775 74		1341 40
Logan	11,382 88	403 11	10,979 77	7275 18		
Macon	9510 44	449 01	9061 43	7854 51		
Macoupin	12,383 80	975 82	11,407 98			237 10
Madison	19,771 21	1538 16		12,497 42	5735 63	
Marion	6446 00	862 20		7249 33		
Marshall	4992 40			5692 41		1017 14
Mason	6320 98	348 05	5972 93	5121 33	851 60	
Massac	2968 69	249 23	2719 46	3123 95		404 49
McDonough	10,003 86	573 33	9430 53	8742 14	688 39	
McHenry	7125 61	319 66	6805 95			1154 46
McLean	17,017 80			14.344 65	1885 24	
Menard	6243 31	184 14		3915 76		
Mercer	6892 00	322 41	6569 59	6629 06		59 47
Monroe	5560 52	1131 78		4327 83	100 91	
Montgomery	5049 62			7945 92		
Morgan	14,552 66	660 17		8582 73		
Moultrie	2720 70			3587 27		
Ogle	7363 85	368 52		9103 93		
Peoria	19,566 65	726 76		12,525 20		
Perry	3632 83			4809 84		1554 79
Piatt	5536 79	337 77		3976 49	1222 53	
Pike	8803 07	401 82	8401 25	10,991 65		
Pope	2598 15	174 98	2423 17	4559 99		2136 82
Pulaski	2947 21	494 96	2452 25	2142 13	310 12	
Putnam	1832 30			2217 88		461 57
Randolph	7629 88	1541 52		6895 56		
Richland	4144 18	231 51	3912 67	4596 14		683 47
Rock Island	6235 59	320 53	5915 06	8563 09		
Saline	2121 58	133 61	1987 97	4739 16		
Sangamon	31,988 56	2148 75		13,346 30		
Schuyler	4949 66	309 77		5855 11		
Scott	3429 20	164 50	3264 70	3353 82		
Shelby	7343 75	426 69	6917 06			
Stark	3310 42	170 46	3139 96	3657 87	1	517 91
St. Clair	18,907 47	1679 04	17,228 43	13,216 05		
Stephenson	7334 16	398 52	6935 64	9630 26		2694 62
Tazewell	11,873 38	517 90	11,355 48	8656 56	2698 92	
Union	4560 18	205 17	4355 01	5807 15		1452 14
Vermilion	13,985 15	701 09	13,284 06	10,830 67	2453 39	
Wabash	2323 15	79 61	2243 54	2789 39		545 85
Warren	8881 12	395 37	8485 75	7376 59	1109 16	
Washington	6567 06	333 19	6233 87	6560 44		326 57
Wayne	3392 48	161 04				3810 74
White	3355 57	112 95	3242 62	5879 98		2637 36
Whiteside	6731 08	432 15		8497 19		2198 26
Will	11,118 54	629 49		12,183 81		1694 76
Williamson	3195 10			5667 45		2981 56
Winnebago	8848 00			7763 23	417 65	
Woodford	6595 07	285 36	6309 71	6589 69		279 98
	*****		-	-		
	\$828,824 50	\$58,465 36	\$771,439 14	\$750,000 00	\$138,206 55	\$117,847 41

#### No. 16.

Statement of the School Fund tax levied in the year 1867, showing the aggregate amount charged, the amount deducted for abatements, commissions, etc., the net amount collected, the amount paid to each county, etc.

Counties.	Amount charged.	Abatem 'ts, commis- sions, etc.	Net am'nt.	Am'nt paid county.		Am'nt paid county over am't received.
	****	*****	*********			
Adams	\$26,265 87			\$18,598 75	\$6475 77	
Alexander	5541 15		5184 38	3583 13	1601 25	
Bond	3712 40		3590 31	5425 25		\$1834 94
Boone	5632 66		5217 90	4629 02	588 88	
Brown	4024 71	296 97	3727 74	5328 35		1600 61
Bureau	13,431 80		12,760 77	13,535 70		774 93
Calhoun	1342 02		1274 92	3172 65		1897 73
Carroll	6569 48	298 11	6271 37	6641 25		369 88
Cass	4737 38	126 28	4611 10	5429 58		818 48
Champaign	12,536 07	700 84	11,835 23	11,241 60	593 63	
Christian	9247 25	471 67	8775 58	8928 93		153 35
Clark	6115 05	301 80	5813 25	7925 27		2112 02
Clay	5324 51	281 63	5042 88	6615 72		1572 84
Clinton	7815 03	2233 78	5581 25	6395 06		813 81
Coles,	11,286 28	907 15	10,379 13	9460 51	918 62	
Cook	141,476 64	10,082 57	131,394 07	60,617 65	70,776 42	
Crawford	3294 85	297 59	2997 26	6384 01		3386 75
Cumberland	3034 20	293 86	2740 34	5161 67		2421 33
DeKalb	10,594 24	446 84	10,147 40	9329 06	818 34	
DeWitt	5948 19	339 46	5608 73	5909 95		301 22
Douglas	5354 42	241 07	5113 35	5616 75		503 40
DuPage	7850 52	298 37	7552 15	5927 15	1625 00	
Edgar	13,475 42	991 73	12,483 69	9592 68	2891 01	
Edwards	2721 84	73 63	2648 21	3135 25		487 04
Effingham	4311 00	290 58	4020 42	6465 45	·	2445 03
Fayette	6046 28	307 24	5739 04	8779 85		3040 81
Ford	2794 97	158 02	2636 95	3628 97		992 02
Franklin	2521 78	102 47	2419 31	5964 55		3545 24
Fulton	14,128 06	657 79	13,470 27			$1895 \ 42$
Gallatin	2705 92	170 70	2535 22			1731 64
Greene	8286 24	243 78	8042 46	7986 60		
Grundy	7680 06	333 94	7346 12	5891 36	1454 76	
Hamilton	2672 01	88 64	2583 37			2809 29
Hancock	14,232 81	926 34	13,306 47			555 96
Hardin	761 22	76 12	685 10			1411 71
Henderson	4968 43	224 02	4744 41			591 69
Henry	13,222 82	754 14	12,468 68	11,913 41		
Iroquois	9947 71	506 30	9441 41			1821 15
Jackson	6429 56	881 44	5548 12			2061 90
Jasper	3696 41	382 37				2567 82
Jefferson	5251 22	370 36			• • • • • • • • • • • • • • • • • • • •	3035 89
Jersey	6656 33	677 15	5979 18	5626 50		
JoDaviess	6852 59	415 19	5937 40			5040 73
Johnson	2024 38	119 21	1905 17			3599 18
Kane	15,893 06	714 83	15,178 23	11,202 17	3976 06	
Kankakee	7924 31	384 98	7539 33			1657 92
Kendall	5462 29	226 92	5235 37	5129 54		• • • • • • • • • •
Knox	17,886 91	699 14	17,187 77	13,233 95		1454 80
Lake	6372 76	243 31	6129 45		1040 05	1454 79
LaSalle	24,395 97	1343 98 423 39	23,051 99 4008 19	21,803 74		1110 60
Lawrence	4431 58			10 918 99	21 08	1118 69
Lee	10,853 21	603 62	10,249 59	10,218 38	31 26	• • • • • • • • •

Statement—Continued.

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Counties.	Amount charged.	Abatem 'ts commis- sions, etc	1	Net am'	nt.	Am'nt pa		Amnt rcc'd from coun- ty over am'nt paid	Am'nt paid county over am't received.
Livingston	\$13,176 77	\$552 8	4	\$12,623	93	\$10,530	89	\$2093 04	
Logan	12,598 54	577 9		12,020		8730		3290 37	
Macon	10,202 69	480 9		9721	71	9425	41		
Macoupin	14,868 21	1280 3		13,587			10		386 19
Madison	19,779 97	1439 2			71	14,996	90	3343 81	
Marion	8212 51	924 9		7287	54	8699	19		1411 6
Marshall	5879 39			5619	54	6830	89		1211 3
Mason	6501 34	671 5		5829	83	6145	60		315 7
Massac	2244 46			2011	35	3748	74		1737 3
		562 2		10,590	25	10,490			
McDonough	11,152 51 11,232 59	486 1		10,330	44		49	1193 95	
McHenry					45	17,213	58	3308 87	
McLean	21,392 05			20,522		4698	91		
Menard	4765 40			4640	57				58 3
Mercer	8278 45			7914					40 7
Monroe	4791 22			3774	58		40		1418 8
Montgomery	8673 76			8356		9535	10		1178 9
Morgan	15,199 09			13,679	19	10,299	28	3379 91	
Moultrie	3542 63			3081	05	4304			
Ogle	11,281 44	494 6		10,786	76	10,924			137 9
Peoria	20,547 90					15,030		4778 79	
Perry	4250 17	421 9		3828	20				1943 6
Piatt	4740 02					4771			294 7
Pike	11,088 62			10,583	72				2606 2
Pope	1830 58	183 0	15	1647	53				3824 4
Pulaski	1980 00			1782					788 5
Putnam	2627 69	119 4	5	2508	$^{24}$	2661	45		153 2
Randolph	9151 44	2133 2	9	7018	15	8274	67		1256 5
Richland	4923 01	209 8	$^{32}$	4713	19	5515	37		802 1
Rock Island	9623 67	446 8	5	9177	32	10,275	71		1098 3
Saline	2286 68	125 5	1	2161	12	5686	99		3525 8
Sangamon	31,715 60	1502 5	7	30,213	03	16,015	56	14,197 47	
Schuyler	5159 18	235 8	0			7026	13		2102 7
Scott	3518 80	109 9	0	3408	90	4024	58		615 6
Shelby	10,700 89	781 3	5	9919	54	10,073	46		153 9
Stark	4150 60		0	3948	10	4389			441 8
St. Clair	16,719 91	1382 1	7	15,337	74	15,859	26		521 5
Stephenson	11,314 59	559 9	3	10,754	66	11,556			801 6
Tazewell	11,291 18	1129 1		10,162	07	10,387			225 8
Union	4646 84	238 1		4408		6968			2559 8
Vermilion	13,639 06	701 8		12,937		12,996			59 6
Wabash	2171 50			2092		3347			1254 8
Warren	10,968 55			10,459		8851		1607 99	
Washington	6463 04			5991		7872	53		1881 3
Wayne	4188 95			3988		8450	61		4461 6
White	3166 78			3036		7055			4019 1
Whiteside	10,239 23					10,196			422 2
Will	15,967 24			15,431	38	14,620		810 81	
Williamson	3042 18	519 3		2522	78	6800			4278 1
Winnebago	12,486 34	518 5		11,967			87	2651 97	
Woodford	7888 41	338 1		7550		7907			
	1000 41	990 1	J	1990		1001	0.0	• • • • • • • • • • • • • • • • • • • •	357 4

Norgan, Pope, Pulaski and Tazewell counties.

No. 17.

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 1866 and 1867.

Counties.		1866.		1867.			
	Interest.	Tax.	Total.	Interest.	Tax.	Total.	
Adams	\$1,127 59	\$15,498 96	\$16,626 55	\$1.127 59	\$18,598 75	\$19,726 34	
Alexander	217 24	2,985 94	3,203 18	217 24	3,583 13	3,800 37	
Bond	328 92	4,521 04	4,849 96	328 92	5,425 25	5,754 17	
Boone	280 65	3,857 52	4,138 17	280 65		4,909 67	
Brown	323 05	4,440 29	4,763 34	523 05	5,328 35	5,651 40	
Bureau	820 64	11,279 75	12,100 39	820 64	13,535 70	14,356 34	
Calhoun	192 35	2,643 87	2,836 22	192 35	3,172 65	3,365 00	
Carroll	402 65 329 19	5,534 38 4,524 65	5,937 03 4,853 84	402 65 329 19	6,641 25 5,429 58	7,043 90 5,758 77	
Champaign	681 55	9,368 00	4,853 84 10,049 55	681 55	11,241 60		
Christian	541 33	7,440 77	7,982 10	541 33	8,928 93	11,923 15 9,470 26	
Clark	480 49	6,604 39	7,084 88	480 49	7,925 27	8,405 76	
Clay	401 10	5,513 10	5,914 20	401 10	6,615 72	7,016 82	
Clinton	387 72	5,329 22	5,716 94	387 72	6,395 06	6,782 78	
Coles	573 56	7,883 76	8,457 32	578 56	9,460 51	10,034 07	
Cook	3,675 05	50,514 70	54,189 75	3,675 05	60,617 65	64,292 70	
Crawford	387 05	5,320 01	5,707 06	387 05	6,384 01	6,771 06	
Sumberland	312 95	4,301 39	4,614 34	312 95	5,161 67	5,474 62	
DeKalb	565 60	7,774 22	8,339 82	565 <b>6</b> 0	9,329 06	9,894 66	
DeWitt	358 31	4,924 95	5,283 26	358 31	5,909 95	6,268 26	
Douglas	340 53	4,680 62	5,021 15	340 53	5,616 75	5,957 28	
DnPage	859 85	4,939 29	5,298 64	359 35	5,927 15	6,286 50	
Edgar	581 58	7,993 90	8,575 48	581 58	9,592 68	10,174 26	
Edwards	190 09	2,612 71	2,802 80	190 09 392 00	8,135 25	3, 325 34 6.857 45	
Effingham	392 00 532 30	5,387 88 7,316 54	5,779 88 7,848 84	532 30	6,465 45 8,779 85	6,857 45 9,312 15	
Ford	220 02	3,024 14	3,244 16	220 02	3,628 97	3,848 99	
Franklin	361 62	4,970 45	4,432 07	361 62	5,964 55	6,326 17	
Fulton	931 58	12,804 74	13,786 32	931 58	15,365 69	16,297 27	
Fallatin	258 70	3,555 72	3,814 42	258 70	4,266 86	4,525 56	
Greene	484 21	6,655 50	7,139 71	484 21	7,986 60	8,470 81	
Grundy	357 19	4,909 47	5,266 66	357 19	5,891 36	6,248 55	
Hamilton	326 95	4,493 88	4,820 83	326 95	5,392 66	5,719 61	
Hancock	840 44	11,552 03	12,392 47	840 44	13,862 43	14,702 87	
Iardin	127 14	1,747 34	1,874 48	127 14	2,096 81	2,223 95	
Henderson	328 52	4,446 75	4,770 27	323 52	5,336 10	5,659 62	
lenry	722 28	9,927 84	10,650 12	722 28	11,913 41	12,635 69	
roquois	682 82	9,385 47	10,068 29	682 82	11,262 56	11,945 38	
Jackson	461 38	6,341 68	6,803 06	461 38	7,610 02	8,071 40 6,238 47	
Jasper	356 61 479 98	4,901 55 6,597 29	5,258 16 7,077 27	356 61 479 98	5,881 86 7,916 75	8,396 73	
Jefferson Jersey	341 12	6,597 29 4,688 75	7,077 27 5,029 87	341 <b>1</b> 2	5,626 50	5,967 62	
JoDaviess	665 58	9,148 44	9,814 02	665 58	10,978 13	11,643 71	
Johnson	333 72	4,586 95	4,920 67	333 72	5,504 35	5,838 07	
Kane	679 16	9,335 14	10,014 30	679 16	11,202 17	11,881 33	
Kankakee	557 61	7,664 38	8,221 99	557 61	9,197 25	9,754 86	
Kendall	310 99	4,274 62	4,585 61	310 99	5,129 54	5,440 53	
Knox	802 33	11,028 29	11,830 62	802 33	13,233 95	14,036 28	
Lake	459 82	6,320 20	6,780 02	459 82	7,584 24	8,044 06	
LaSalle	1,321 89	18,169 78	19,491 67	1,321 89	21,803 74	23,125 63	
Lawrence	310 83	4,272 40	4,583 23	310 83	5,126 88	5,437 71	

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# Statement-Continued.

Counties.		180	36.				1867.					
	Interes	. Та	х.	Tota	ıl.	Inte	rest		Tax		Tota	ıl.
Lee	\$619	51 \$8,5	15 28	\$9,13	1 7	9 \$6	19 8	1 8	10.218	8 38	\$10,83	7 8
Livingston	638		75 74				38 4		10,530			
Logan	529		75 18				29 2		8,730			
Macon	571		54 51		5 9.		71 4	4	9,42			
Macoupin	847						47 2		13,974			
Madison	909					4. 9	09 2		14,996			
Marion	527						27 4		8,699			
Marshall	414		2 41				14 1		6,830			
Mason	372						72 6		6,145			
Massac	227		3 95				27 2		3.748			
McDonough	636		2 14				36 0		10,490			
McHenry	579						79 1		9,552			
McLean	1,043						43 6		17,218			
Menard	284 8						84 8		4,698		4,983	
Mercer	482						82 2		7,954			
Monroe	314 8						14 8		5,193			
Montgomery	578						78 1		9,535			
Morgan	624 4						24 <b>4</b>		10,299			
Moultrie	260 9						60 9		4,304			
Ogle	662 8		3 93				62 3		10,924		11,587	
Peoria	911 2						11 2		15,030		15,941	
Perry	349 9			5,159			19 9		5,771		6,121	
Piatt	289 8			4,265			89 3		4,771			
Pike	799 6			11,771	32		99 6		13,189		5,061 13,989	09 65
Pope	331 7			4,891			31 7		5,472		5,803	
Pulaski	155 8						55 8		2,570		2,726	
Putnam	161 8			2,379			31 3		2,661		2,822	
Randolph	501 6						01 6		8,274			
Richland	334 3			4,930			34 39				8,776	
Rock Island	622 9			9,186			22 9		$5,515 \\ 0,275$		5,849	
Saline	344 7			5,083			14 79				10,898	
Sangamon	970 9			14,317			70 98		5,686		6,031	
Schuyler	425 9			6,281	09		10 98 25 98		6,015		16,986	
Scott	244 0						4 00		7,026 $4,024$	13	7,452	
Shelby	610 7			9,005	28		0 7		0,024		4,268	
stark	266 1			3,924	00		6 1	3	4,389	44	10,684	
t. Clair	961 5			14,177	55		1 50		5,859		4,655	
tephenson	700 6			10,330	89	70			1,556	$\frac{26}{13}$	16,820	
azewell	629 7			9,286	35		9 79		0.387		12,256	
nion	422 4			6,229	64	42				87		
ermilion	787 9			11,618	64	78			6,968 $2,996$	58	7,391	07
Vabash	202 9			2,992	33	20				80		
Varren	536 6	7 7,37		7,913	26	58				27	3,550	
Vashington	477 3	., .,							8,851		9,388	
Vayne	512 3			7,037 7,554	$\frac{74}{52}$	47 51			7,872		8,349	83
Vhite	427 7	-, -,						- 1	8,450	61		
Vhiteside	618 2			6,307	77	42			7,055		7,483	
Vill	886 4			9,115	39	61				63	10,814	
Villiamson	412 3			13,070	22	88			4,620		15,506	
Vinnebago	564 8			6.079	78 03	41			6,800		7,213	
Voodford	479 4			8,328 7,069	12	56 47			9,315 $7,907$		9,880	
TOOGIOIU		0,00	00	1,000	12		0 10	1	1,001	00	8,387	Ub

### No. 18.

Statement of the condition of the State Banks, on the 30th November, 1868, viz:

SYCAMORE BANK.	
Securities—Legal tender notes	\$137 00 87 00
CUMBERLAND COUNTY BANK.	
Securities—Legal tender notes Circulation outstanding	\$494 00 444 00

The following banks have withdrawn their securities in accordance with an act entitled "An act to amend the general banking law, so as to permit the withdrawal of securities in certain cases," approved February 28, 1867:

BANK OF BLOOMINGTON.
BANK OF GALENA.
HOME BANK, ELGIN.
MCLEAN COUNTY BANK, Bloomington.
MARINE BANK, Chicago.
TREASURY BANK, Chicago.

Notes of the following named banks, in liquidation, are redeemed by the Auditor at par, viz:

ALTON BANK,	. Redemption	expires	Dec. 20, 1868
BANK OF KEWANEE		44	Dec. 31, 1869
BANK OF SPARTA	. "	44	Feb. 9, 1869
MECHANICS' BANK		44	Mar. 17, 1869
PAMET BANK	. "	• 6	Aug. 17, 1869
EDGAR COUNTY BANK	. "	4.6	Feb. 21, 1869
PRODUCERS' BANK		44	Dec. 21, 1869

# BIENNIAL REPORT

OF THE

# STATE TREASURER,

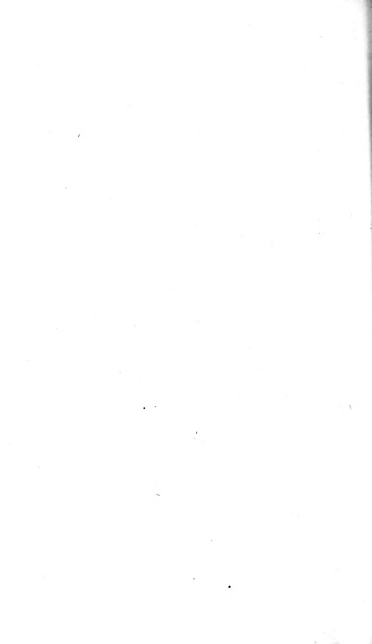
TO THE

# TWENTY-SIXTH GENERAL ASSEMBLY,

OF THE

# STATE OF ILLINOIS.

SPRINGFIELD:
ILLINOIS JOURNAL PRINTING OFFICE,
1868.



### BIENNIAL REPORT

OF THE

# STATE TREASURER,

FOR 1867 AND 1868.

STATE OF ILLINOIS, TREASURER'S OFFICE, Springfield, December 10, 1868.

To the Honorable the General Assembly of the State of Illinois:

I respectfully submit, to exhibit the moneys received into the Treasury and paid out thereof, from the 1st day of December, 1866, to the 30th day of November, 1868, the accompanying statements, classed as follows, viz:

- No. 1. Statement of interest paid on the debt of the State of Illinois, in the city of New York, during the month of January, 1867.
- No. 2. Statement of expenses attending the payment of interest in the city of New York, during the month of January, 1867.
- No. 3. Statement of interest paid on the debt of the State of Illinois, in the city of New York, during the month of July, 1867.
- No. 4. Statement of expenses attending the payment of interest in the city of New York, during the month of July, 1867.
- No. 5. Statement of interest paid on the debt of the State of Illinois, in the city of New York, during the month of January, 1868.
- No. 6. Statement of expenses attending the payment of interest in the city of New York, during the month of January, 1868.
- No. 7. Statement of interest paid on the debt of the State of Illinois, in the city of New York, during the month of July, 1868.
- No. 8. Statement of expenses attending the payment of interest in the city of New York, during the month of July, 1888.
- No. 9. Statement of interest, past due, paid at the treasury.

- No. 10. Statement showing the amount of gold and silver received, bought and disbursed, from January 14, 1867, to November 30, 1868.
- No. 11. Statement of collection on account of revenue, from December 1, 1866, to November 30, 1868.
- No. 12. Statement of monthly receipts of revenue, special taxes, etc.
- No. 13. Statement of receipts of unknown and minor heirs' fund.
- No. 14. Statement of monthly credits, by Auditor's receipts, for warrants canceled.
- No. 15. Statement of Revenue fund account.
- No. 16. Statement of State debt fund account.
- No. 17. Statement of Interest fund account.
- No. 18. Statement of School fund account.
- No. 19. Statement of Illinois Central Railroad fund account.
- No. 20. Statement of Delinquent land tax fund account.
- No. 21. Statement of Unknown and Minor Heirs' fund account.
- No. 22. Statement of Deserters' fund account.
- No. 23. Statement of Hancock county interest fund account.
- No. 24. Statement of Schuyler county interest fund account.
- No. 25. Statement of Brown county interest fund account.
- No. 26. Statement of City of Quincy interest fund account.
- No. 27. Recapitulation of Treasurer's accounts, showing a balance in the treasury, Dec. 1, 1868, of all tunds, of \$1,447,041 12.

I also submit statement (No. 28) in relation to the State debt, showing the amount of inscribed stock and the several classes of coupon bonds, their numbers and amounts outstanding December 1, 1868.

The amount received in the year 1867, for purposes of revenue, was largely exceeded by the appropriations made by the Twenty-fifth General Assembly at its regular and special sessions. In order to preserve the credit of the State and to prevent loss and embarrassment to its creditors and institutions, it became necessary, during the year 1867, and for a portion of 1868, to advance moneys from other funds to pay revenue warrants. The amount so advanced did not prejudice claims as presented upon those funds, and has been returned to them from collections made in the year 1868, for revenue purposes.

On the 1st day of December, 1866, the total funded debt

of the State, was.....\$8,595,343 02

The debt was increased in 1867 by the issue of bonds in accordance with an act entitled "An act to provide for paying the expenses of carrying on and maintaining the Illinois State Penitentiary at Joliet," approved June 28, 1867

\$50,000 00

 ernor, which had not been presented and on which interest had ceased, as per statement No. 28, was \$5,988,453 53—the amount of principal of the debt paid from December 1, 1566, to November 30, 1868, being \$2,656,889 49.

Such payments were made from the State debt and Illinois Central Railroad funds, and by the Trustees of the Illinois and Michigan

Canal from the receipts of the canal.

On the 4th day of January, 1868, His Excellency, the Governor, issued his proclamation under the act of 1859, to take effect on the 15th day of February, 1868, by virtue of which a payment upon the debt was made to the amount of the State debt fund at the latter date remaining on hand and applicable. On the 20th day of July, 1868, the Governor issued his other proclamation, to take effect on the 15th day of September, 1868, by virtue of which a payment upon the debt was made to the amount of nearly all the Illinois Central Railroad fund at the last mentioned date remaining on hand. The amount paid under these two proclamations is included in the aggregate of payment hereinbefore stated.

A proclamation is now outstanding, bearing date October 9th, 1868, and to take effect on the 4th day of January, 1869, by virtue of which a payment will be made from the amount to be paid by the Illinois Central Railroad Company for seven per cent. of its gross earning for the six months ending October 31, 1868. This payment will cancel the balance outstanding of the interest stock of 1857, and refunded stock bonds of 1865, and refunded canal stock bonds of 1860.

On the 1st day of January, 1869, the State debt fund of 1867, collected in 1868, amounting on the 1st day of December, 1868, to \$910,920 04, as per statement No. 16, will be applicable to the payment of such bonds as may be presented. It is supposed the Trustees of the Illinois and Michigan Canal will also then declare a dividend

from the canal revenues upon the registered canal debt.

There has also been during the two years preceding 1868, some reduction in the unfunded scrip outstanding. The amount remaining for which the State is liable is small, and is stated at \$17,895. The following abstract shows the classes, amounts and total, of the funded interest-bearing debt outstanding December 1, 1866.

Class.	Due.	Amount.
Internal improvement bonds, old	. 1870	\$2000 00
New internal improvement stock	. 1870	1,635,953 74
Interest bonds of 1847		996,649 44
Interest bonds of 1857	. 1860	134,311 46
Liquidation bonds	. 1865	193,400 00
Refunded stock		213,000 00
Refunded stock	1865	9000 00
Refunded stock	. 1869	69,000 00
Refunded stock	. 1870	294,000 00
Refunded stock	. 1876	67,000 00
Refunded stock	. 1877	333,000 00
Refunded canal stock		8000-00
Normal university bonds	. 1879	45,000 00
Thornton loan bonds	. 1879	104,000 00
\$1000 war bonds	. 1879	324,000 00
\$500 war bonds	1879	151,000 00
\$100 war bonds	. 1879	68,200 00
Janal bonds dated July 1, 1841	. 1870	19,000 00
Canal bonds, registered ''	. 1870	8,400 00
£225 canal bonds, payable in London	. 1870	697,000 00
£225 canal bonds, registered ''	. 1870	181,300 00
£300 canal bonds, payable in London	. 1870	57,333 33
£300 canal bonds, registered ''		256,200 00
£100 canal bonds, payable in London	. 1870	12,888 89
E100 canal bonds, registered ''		63,466 67
£225 canal bonds, payable in New York	. 1870	25,000 00
E225 canal bonds, registered ''	1870	7000 00

The liquidation bonds, amounting to \$193,400, and refunded stock bonds of 1862, amounting to \$213,000, will be all remaining of past due bonds, after January 4th, 1869, which can be called in by proclamation. The balance of the debt matures from 1869 to 1879.

In view of this condition of the debt, the apparent disposition of holders of Illinois bonds to retain and not present them for payment, and the consequent prospective accumulation in the treasury of the State Debt and Illinois Central Railroad funds, it is suggested that, unless it shall be deemed wise to refer the subject to a constitutional convention, a law authorizing the investment of such accretions in interest-bearing securities, as a sinking fund until such time as they can be made applicable to the payment of the debt, is advisable.

During my term of office, I have had the assistance of Mr. Samuel T. Dresser, of Springfield, as clerk and deputy, who has brought to

the performance of his duties unusual skill and fidelity.

GEO. W. SMITH,

State Treasurer.

### No. 1.

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, 1867.

FORTY-SECOND INSTALLMENT,		
Paid interest due January, 1867, on \$1,716,031 01, new internal improvement stock, issued under act of 1847, at 3 per cent Paid interest due January, 1867, on \$1,055,159 28, interest bonds,		
issued under act of 1847, at 3 per cent	31,654 7	
issued under act of 1857, at 3 per cent	20,017 6	_ \$103,153 <b>3</b> 5
Paid interest due January, 1867, on \$198,372, liquidation bonds, issued under act of 1849, at 3 per cent	\$5,951	5,951 00
bonds, and other coupon bonds, as follows: 58 coupons from \$1,000, registered bonds of July, 1841, less 50 per cent, at \$15	\$870	
33 coupons from \$1,000, unregistered bonds of July, 1841, at \$30	990 (	
694 stamps on \$1.000, registered bonds, dated prior to 1847, less 50 per cent., at \$15	10,410	
200 stamps on \$1,000, unregistered bonds, dated prior to 1847, at \$30	6,000	00
211 stamps on \$1,000, registered bonds, dated July, 1847, less 50 per cent., at \$15	8,165	00
at \$30	3,720	00
41 coupons from £800, unregistered bonds, payable in London, £9, with 10 per cent. exchange, at \$44	1,804	00
£9, less 50 per cent, with 10 per cent, exchange, at \$22. 29 coupons from £100, unregistered bonds, payable in Lon-	11,946	00
don, £3, with 10 per cent. exchange, at \$14 66	425	14
403 coupous from £100, registered bonds, payable in London, £3, less 50 per ct, with 10 per cent. exchange, at \$7 33.	2,953	
137 coupons from \$1,000 bonds, dated March, 1861, at \$30	4,110	<b>46,394 13</b>
43 coupons from \$1,000, internal improvement bonds, at \$30.	\$1,290	1,290 00
14 coupons from \$1,000, refunded stock bonds of 1859, due 1860, at \$30	\$420	
1862, at \$30	7,890	00
1865, at \$30	1 300	00
1869, at \$30	2,310	00
1870, at \$30 81 coupons from \$1,000, refunded stock bonds of 1859, due		00
1876, at \$30		
1877, at \$30.  62 coupons from \$1,000, refunded stock bonds of 1859, N.U. due 1879, at \$30.	11,460	
500 coupons from \$1000, war bonds of 1861, at \$30	\$15,000	- 86,090 00
499 coupons from \$500, war bonds of 1861, at \$15	7,485 5,043	00
		27,528 00
Total	<u> </u>	\$220,406 48

# No. 2.

# Statement of expenses attending the payment of interest in the city of New York, during the mon of January, 1867.

	1160	o 1 ora,	auring in	ie mon	i of Sanuary, 1001.		
	FORTY-SECOND INSTALLMENT,						
Paid, f	for advertising	g notice of	f payment in	New ?	York Tribune		
6.6	"	"	- ""	44	Times		
44	"	"	44	"	Post		
44	one brass i	nterest sta	amp		2 00		
6.6					8 00		
44					m New York, and papers 10 00		
64					rom New York, expenses on		
					600 00		
46	exchange o	n \$235.00	0. at 1-10 of	1 per c	ent		
44					nt 6,013 7		
"					09,892 72, a # of 1 per cent 787 08		

\$7,718 83

# No. 3.

Statement of interest paid on the debt of the State of Illinois, in the city of New York, by George W. Smith, Treasurer, during the month of July, 1867.

FORTY-THIRD INSTALLMENT.		
Paid interest due July, 1867, on \$1,652,386 26, new internal im provement stock, issued under act of 1847, at 3 per cent Paid interest due July, 1867, on \$1,003,362 17, interest bonds interest due July, 1867, on \$1,003	\$49,571	
issued under act of 1847, at 3 per cent	30,100	44
Paid interest due July, 1867, on \$193,400, liquidation bonds issued under act of 1849, at 3 per cent	\$5802	
Paid interest due July, 1867, on Illinois and Michigan canal bonds, and other bonds, as follows: 32 coupons from \$1000 unregistered bonds of July, '41, at \$30 43 coupons from \$1000 registered bonds of July, 1841, less	\$960	5802 00
55 per cent, at \$13 50. 150 stamps on \$1000 unregistered bonds dated prior '47, at \$30 456 stamps on \$1000 registered bonds dated prior to 1847,	580 t 4500 (	00
less 55 per cent., at \$13 50		00
55 per cent, at \$13 50 544 coupons from £300 registered bonds payable in London, £9 less 55 per cent, with 10 per cent exchange, at \$19 80.	10,771 2	
43 coupons from £300 unregistered bonds payable in London, £9 with 10 per cent. exchange, at \$44	1892. 0	ж
£13 less 55 per cent., with 10 per cent. exchange, at \$31 35. 674 coupons from £225 unregistered bonds, payable in London, £13 10, with 10 per cent. exchange, at \$66	16,113 9	j
17 coupons from £225 unregistered bonds, payable in New York, £13 10, at \$60 34 coupons from £225 registered bonds payable in New York,	1020 0	u
£13 10, less 55 per cent., at \$28 50 402 coupons from £100 registered bonds, payable in London, £3 less 55 per cent., with 10 per cent. exchange, at \$6 60	969 0 2653 2	
29 coupons from £100 unregistered bonds, payable in London, £3 with 10 per cent. exchange, at £14 66	425 1 3150 0	4
30 stamps on \$1000 Internal Improvement bonds, at \$30 38 coupons from \$1000 Internal Improvement bonds, at \$30	\$900 0 1140 0	97,808 94
11 coupons from \$1000 ref. stock bonds of '59, due '60, at \$30. 246 coupons from \$1000 ref. stock bonds of '59, due 62, at \$30	\$330 0 7380 0	2040 00
12 coupons from \$1000 ref. stock bonds of '59, due '65, at \$30. 64 coupons from \$1000 ref. stock bonds of '59, due '69, at \$30. 279 coupons from \$1000 ref. stock bonds of '59, due '70, at \$30.	360 0 1920 0 8370 0	0
63 coupons from \$1000 ref. stock bonds of '59, due '76. at \$30 312 coupons from \$1000 ref. stock bonds of '59, due '77, at \$30 50 coupons from \$1000 N. U. bonds of '59, due '79, at \$30	1890 0 9360 0 1500 0	0
429 coupons from \$1000 war bonds of 1961, at \$30 385 coupons from \$500 war bonds of 1861, at \$15 996 coupons from \$100 war bonds of 1861, at \$3	\$12,810 00 5775 00 2988 00	0
		21,573 00 8257.616 71
Total		1 \$201.010 11

No. 4.

# Statement of expenses attending the payment of interest in the city of New York, during the month of July, 1867.

	FORTY-THIRD INSTALLMENT.		
Paid for	advertising notice of payment in New York Tribune	\$36	40
4	" New York Times	41	60
"	" New York Post	35	10
"	one check book	17	50
"	four interest books, July, 1867, Jan. and July, 1868, Jan, 1869	65	30
	brass interest stamp, ink box, ink, and punch	21	50
"	express charges on box of books to and from New York	8	50
"	exchange on New York on \$50,000 00, at 25 cents per thousand		50
"	express charges on \$120,000, currency, at 80 cents per thousand	96	00
44	passage of Treasurer and assistant to and from New York, expenses		
	on the way, board, and stationery		00
"	premium on \$76,339 44 gold, at 381 per cent	29,390	68
		\$30 375	

### No. 5.

Statement of interest paid on the debt of the State of Illinois, in the city of New York, by George W. Smith, Treasurer, during the month of January, 1868.

FORTY-FOURTH INSTALLMENT.				
Paid interest due January, 1868, on \$1,624,296 55, new interna improvement stock, is-ued under act of 1847, at 3 per cent.  Paid interest due January, 1868, on \$999,196 75, interest bonds issued under act of 1847, at 3 per cent.  Paid interest due January, 1868, on \$645,103 61, interest bonds issued under act of 1857, at 3 per cent.	\$48,728	86		
Paid interest due January, 1868, on \$193,400, liquidation bonds,			\$98,057	76
issued under act of 1849, at 3 per cent	\$5,802		5,802	00
bonds, and other bonds, as follows: 22 coupons from \$1,000, unregistered bonds, of July, 1841, at \$30. 22 coupons from \$1,000, registered bonds, of July, 1841, less 55 per cent, at \$18 50	\$660 432	00		
144 stamps on \$1,000, unregistered bonds, dated prior to 1847, at \$30	4,320	00		
less 55 per cent., at \$13 50	8,375 2,490			
93 stamps on \$1,000, registered honds, dated July, 1847, less 55 per cent., at \$13 50	1,255			
43 coupons from £300, unregistered bonds, payable in London, £9, with 10 per cent. exchange, at \$44	1,892	00		
£9, less 55 per cent., with 10 per cent. exch., at \$19 80. 26 coupons from £100, unregistered bonds, payable in Lon-	10,692			
don, £3, with 10 per cent. exchange, at §14 66	381 2,692	1		
\$1 coupons from \$1,000 bonds, dated March, 1861, at \$30 80 stamps on \$1,000, old internal improvement bonds, due	2,430	00	30,620	46
1860, at \$30	<b>\$90</b> 0	00		
after 1870, at \$30	\$180	1	1,980	00
225 coupons from \$1,000, refunded stock bonds, due '62, at \$30 9 coupons from \$1,000, refunded stock bonds, due '65, at \$30 66 coupons from \$1,000, refunded stock bonds, due '69, at \$30	6,750 270 1,980	00		
271 coupons from \$1,000, refunded stock bonds, due '70, at \$30 55 coupons from \$1,000, refunded stock bonds, due '76, at \$30 168 coupons from \$1,000, refunded stock bonds, due '77, at \$30 28 coupons from \$1,000, N. U. bonds, due '79, at \$30	8,130 1,650 5,040 840	00		
220 coupons from \$1,000, N. U. oonus, due 79, at \$30	\$6,600 4,290	00	24,840	00
1031 coupons from \$100, war bonds of 1861, at \$3	3,093		13,983	00
Total			\$175,283	22

### No. 6.

### Statement of expenses attending the payment of interest, in the city of New York, during the month of January, 1868.

### FORTY-FOURTH INSTALLMENT. Paid for advertising notice of payment in New York Tribune...... "" New York Post..... \$63 00 48 60 " New York Journal of Commerce ... 24 26 " 24 00 check book ...... express on box and stamp to and from New York..... " passage of Treasurer and two assistants to New York, expenses on the way, board, stationery, stamps, etc....premium on \$15,000, gold, at 342 per cent.... 620 20 5,212 50 " premium on \$657 96, gold, at 39 1-8 per cent...... 257 44

\$6,259 75

# No. 7.

Statement of interest paid on the debt of the State of Illinois, in the city of New York, by George W. Smith, Treasurer, during the month of July, 1868.

FORTY-FIFTH INSTALLMENT.		
Paid interest due July, 1868, on \$1,611,304 23, new internal improvement stock, i sued under act of 1847, at 3 per cent	\$48,339 11 29,357 70	
issued under act of 1847, at 3 per cent	15,805 40	
issued under act of 1857, at 3 per cent	13,603 40	\$93,502 21
Paid interest due July, 1868, on liquidation bonds, issued under act of 1849, \$193,400, at 3 per cent		5,802 00
bonds, and other bonds, as follows: 22 coupons from \$1,000, unregistered bonds, of July, 1841, at \$30	<b>\$660 00</b>	
24 coupons from \$1,000, registered bonds, of July, 1841, less 65 per cent., at \$10 50	252 00	
40 coupons from £300, unregistered bonds, payable in London, £9, with 10 per cent. exchange, at \$44	1,760 00	
549 coupons from £300, registered bonds, payable in London, £9, less 65 per cent., with 10 per cent. exch, at \$15 40.	8,454 60	
650 coupons from £225, unregistered bonds, payable in London, \$13 10, with 10 per cent. exchange, at \$66 518 coupons from \$225, registered bonds, payable in London,	44,880 00	
\$13 10, less 65 per cent., with 10 per cent. ex., at \$26 40. 17 coupons from £225, unregistered bonds, payable in New	13,675 20	
York, £13 10, at \$60	1,020 00	
York, \$13 10, less 65 per cent., at \$24	408 00	
don, £3, with 10 per cent. exchange, at \$14 66	425 14	
£3, less 65 per cent., with 10 per cent. exch., at \$5 13 105 coupons from \$1,000 bonds, dated March, 1861, at \$30	2,093 04 3,150 00	
3 coupons from \$1,000, internal improvement bonds, at \$30.	\$90 00	76,777 98
6 coupons from \$1,000, refunded canal bonds of 1859, due 1860, at \$30	\$180 00	90 00
201 coupons from \$1,000, refunded stock bonds of 1859, due 1862, at \$30	6,030 00	
1865, at \$30	270 00	
1869, at \$30	[-2,100,00]	
1870, at \$30	8,400 00	
1376, at \$30	1,830 00	
1877, at \$30		
\$30	1,440 00	29,880 0
293 coupons from \$1,000, war bonds of 1861, at \$30 327 coupons from \$500, war bonds of 1861, at \$15 674 coupons from \$100, war bonds of 1861, at \$3		
		15,717 0
Total		\$221,769 1

### No. 8.

### Statement of expenses attending the payment of interest in the city of New York during the month of July, 1868.

### FORTY-FIFTH INSTALLMENT. Paid for advertising notice of payment in New York Tribune . . . \$85 00 Journal of Commerce . . 35 64 " New York Post . . . . . . . 70 20 " check book ... 15 25 " express charges on box to and from New York ...... 7 50 " exchange on \$41,157 05, at 1 of 1 per cent .... \$51 45 exchange on \$35,000 at 1-10 of 1 per cent.... 35 00 86 45 passage two assistants to and from New York, expenses on the way, board, stationery, etc ..... 624 39 " premium on \$70,000 gold, at 401 per cent ...... 28,350 00 premium on \$1,287 98, at 421 per cent .... 542 56

### No. 9.

\$29,816 99

Statement of interest, past due, paid at the Treasury, in accordance with vouchers and certificates of examination of Auditor, on file in Treasurer's office.

From Nov. 30, 1866, to Jan. 14, 1867.       \$42         From Jan. 14, 1867, to June 6, 1867.       866         From June 6, 1867, to Jan. 31, 1868       84, 78         From Feb. 1, 1868, to Aug. 7, 1868.       50         From Aug. 7, 1865, to Nov. 30, 1868       446	64 06 81 88 94 71	3 1
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# No. 10.—COIN ACCOUNT.

Statement showing the amount of Gold and Silver on hand January 14, 1867, amounts purchased thereafter, and pay-ments on account of sterling interest to November 30, 1868.

\$66 00 588 00 76,539 44 115,657 96 71,287 98 8,734 60 413 58 792 00	\$66 00 110 00 110 00 36 66 00 66 00 66 00 138 00 9 00 6 6 00 9 00 9 00 9 00 9 00 9 00	
1867. January 14. To received from James H. Beveridge, Treasurer—gold.  January 14. To received from James H. Beveridge, Treasurer—gilver.  January 14. To gold bought for July, 1867, interest.  January To gold bought for July, 1868, interest.  Jan 14, 97, to June 6, 87, To gold bought for past due interest, paid at Treasury.  Jane 6, 87, to Jan 31, 88, To gold bought for pust due interest, paid at Treasury.  Jane 6, 87, to Jan 31, 88, To gold bought for pust due interest, paid at Treasury.  Aug. 7, 88, to Nov. 30, 88, To gold bought for past due interest, paid at Treasury.  To gold bought for past due interest, paid at Treasury.	Deft. January 22  By paid one £13 10 coupon, due July, 1866, with 10 per cent. exchange, at \$66  January 22  January 22  By paid one £3 coupon, registered, due July, 1866, with 10 per cent exchange, at \$22  January 22  By paid one £3 coupons, registered, due July, 1866, with 10 per cent. exchange, at \$78  January 22  By paid five £3 coupons, registered, due July, 1866, with 10 per cent. exchange, at \$78  February 11  By paid three £9 coupons, registered, due July, 1867, with 10 per cent. exchange, at \$32  February 11  By paid three £9 coupons, tegistered, due July, 1867, with 10 per cent. exchange, at \$32  July 22  July 24  July 25  July 25  July 26  July 27  July 27  July 28  J	September 20 . By paid thirty-five £13 10 coupons, due July, 1863, to July, 1861, with 10 per ceut. exchange, at \$66.  November 11 By paid thirteen £13 10 coupons, due July, 1867, with 10 per cent. exchange, at \$66.  January 29 By paid, in New York, interest due July, 1867, with 10 per cent. exchange, at \$66.  January 29 By paid, in New York, interest due Jan., 1868, upon steriling bonds, as per statement of interest paid, table No. 5.  Robrany 1 By paid, in New York, interest due Jan., 1868, with 10 per cent, exchange, at \$19 80.  Robrany 1 By paid three £9 coupons, registered, due January, 1868, with 10 per cent, exchange, at \$19 80.
Jar Jus Fel Au	<u>Ž</u>	82

# Statement-Continued.

\$59 40 14 66 59 40 125 40 66 00 71,287 98 71,287 98	\$168,633 55 \$169,161 64	\$169,161 64
March 16.  By paid three £9 coupons, registered, due January, 1868, with 10 per cent. exchange, at \$19 80.  April 6.  July 7.  July 6.  July 7.  July 6.  July 7.  July 6.  Ju	To gold received and purchased	By sterling interest paid.  By silver on hand.  \$168, 633 55  \$28 09
1868.		•

# No. 11.

# Statement of collections on account of Revenue, from December 1, 1866, to November 30, 1868.

Received on account of taxes assessed in the year 1865, and previous	
years	
Received on account of taxes assessed in the year 1866	450,538 31
Received on account of taxes assessed in the year 1867	1,117,487 19
Received for settlements, for redemptions and sales of property purchased	,,
by the State on executions, and from judgment debtors	15,874 99
Received on account of swamp land surveys	167 00
Received for hawkers' and peddlers' licenses	150 00
Received for State lands sold	280 00
Received from Alexander Starne, trustee of Matteson property	29,060 00
Received transfers from interest fund	402,845 99
Received from the United States, on account of war expenses incurred by	, 1.2,010 00
the State	
Received for bonds sold for penitentiary purposes	
Received for copies of Adjutant General's Report sold	112 00
Received from Sangamon county, for State House	100,000 00
Received conscience money	750 00
Accessed conscience money	130 00
	82,276,763 19
	. 52,210,100 10

No. 12 .-- Statement of Monthly Receipts of Revenue, Special Taxes, etc.

ors' Total.	\$247.615 64 19.227 07 20.1161 88 24.665 80 5.129 00 5.129 00 6.13 10 124 08 206,775 54 206,775 54 175,165 47 175,165 48	88,779,706 03 (17,777 22 18,709 03 (17,777 22 18,779 22 18,709 03 (17,777 22 18,779 22 18,799 03 (17,777 22 18,799
Desert	30,400 00	630,400 60
Hanco'k co. Qaincy city Desertors' int. fund.	\$281,771 05 2,200 00 7,700 10 10,50 49 12,000 00 39,400 00 10,50 70 10,000 1	00 000-002   \$124,402   \$10,606 40   \$12,427 49   \$50,400 00 10,606 10   14,600 00   14,60
Hanco'k co. int. fund.	1,000 00 10,586 49	910,686 49
Brown co. 1	2,200 00 7,004 00 191 37 191 37	11 12 15 10
Schuylerco.	2,300 00	\$2,491 37
III. Cen. R. R. Schuylorco.		2.9 56 5130,077 67 5128,123 75 523,191 37 57,408 10 510,1564 40 512,427 45 550,400 00 10,111 41 1,122 24 235,533 04 1,122 10 1,120 10 10 10 10 10 10 10 10 10 10 10 10 10
School fund.	2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	12 9 9
Interest fund. School fund.	\$6,737 89 6,737 83 4,302 83 13,703 96 10,713 96 10,714 72 117,108 55 74,476 60 12,670 56 62,801 83 7,349 39	\$629, 2, 2, 11, 11, 12, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13
State debt fund.	\$7,811 95 6,184 193 6,184 103 10,100 10,100 10,529 10,529 20,520 20,529 20,529 20,529 20,520 20,520 20,520 20,520 20,520 20,520	\$ 775,396 56 56 57 57 59 50 50 50 50 50 50 50 50 50 50 50 50 50
Revenue fund	\$ 6,686 81 5,585 01 206,378 40 11,133 80 24,110 41 133,117 6 11,28 9 9 7 72,08 9 87 12,08 9 87 12,08 9 87 12,08 87 12,08 87 12,08 87 12,08 87 12,08 87 12,08 87 12,08 87	\$773,944 98 77.855 94 17.855 94 49,156 81 49,156 81 188,346 10 188,346 10 188,346 10 188,346 10 187,010 81 170,846 10 170,847 90 170,847 80
Date.	December January February March April May Mush April May Mush Augus Augus Cadober November	December
	1887.	1883.

# No. 13.

# Statement of Receipts of Unknown and Minor Heirs' Fund.

1868.	January 29	Received from John M. Wolf, Henry Butscheeler and Au-		
"	February 29	gust Becker, Commissioners in Partition, estate of Nicholas Baker, deceased, order county court Will Co. Received from Richard I. King, of McDonough county, as	\$805	28
"	March 28	administrator, de bonis non, of the estate of Mary McClure Received from W. L. Vandeventer, Master in Chancery	85	77
		Schuyler county, in the case of John Hume vs. Absalom Sarratt et al	82	30
"	September 5	Received from John Abbott, administrator of the estate of Ester Johnson, deceased, order of county court Scott		
		county, September, 1867		
			\$4,338	13

No. 14-Statement of Monthly Credits by Auditor's Receipts for Warrands canceled.

Total.	\$51,778 \$9 571,604 51 650,652 87 12,199 94 12,199 81,378 85 40,104 17 172,318 73 128,187 73 128,187 73 128,187 73 128,187 73 128,187 73 136,279 49 42,168 58	\$2,710,192 96 191,993 01 171,893 01 171,893 01 171,893 01 171,1893 01 171,1893 01 171,1893 01 171,1893 01 171,1893 01 171,1993
Deserters' fund.	\$11,263 00 \$30,400 00	2:0 00 2:0 00 13:850 00 825,950 00
Quincy City int. fand.	00 007 (05 00 007) 00 009 00 007 (05 00 007) 00 007 (05 007) 00 007 (05 007) 00 007 (05 007) 00 007 (05 007) 00 007 (05 007) 00 007 (05 007) 00 007 (05 007) 00 007 (05 007) 00 000 (05 007) 00	\$11,738 00 25,0 00 13,550 00 \$85,550 00 \$30,400 00
Brown co. Haueock co. Quincy City Descrieus' int. fund. int. fund. int. fund.	00 007 00 007 00 007 007 007 007 007 00	231 00 \$9,062 00 \$1,736 00 231
	00 109	\$2,216.00 \$5,374.00 \$231.00 \$2319.00 6,725.65 \$24,34.00 \$13,105.78
Schuylerco. int. fund.	81,897 54 186,132 12 92,175 00 (61 00 (93,012) 00 (91,012) 00 (93,	26,365 50 50 50 50 50 50 50 50 50 50 50 50 50
Ill. Cen. R. R.		88
School fund.	0. 461H	\$133,128 (88 24,576 50 44,577 51 10 50 50 50 50 50 50 50 50 50 50 50 50 50
Interest fund. School fund. III. Cen. R. R. Schuyler co. int. fund.	\$61.26 434,748.96 12,445.30 540.84 8,778.06 288,051.95	\$744, (43 16 46.886 29 15 6, 259 75 206 731 40 256 731 40 4 827 89 4 827 88 43 888 43
Sigre debt fund.	\$85.030.45 12,237.07 10,1227.07 10,127.07 10,127.07 11,549.03 15,133.00 4,103.00 4,103.00 10,133.00	\$13,382 18 1,023 16 26,332 07 20,332 07 20,148 20 2,347 02 2,473 50 8,466 66 8,469 66 8,469 677 25 8,469 877 25
Revenue fund	\$71.ST6 57 98.419 03 198.471 99 19.037 70 19.037 70 24.084 97 138.174 97 142.688 45 97.1193 10 17.677 97 17.671 94	\$519,365 13 T3,871 22 16,382 86 T1,519 08 87,541 09 18,576 31 18,577 31 18,577 31 18,577 31 18,577 41 11,528 13 110,283 13 110,283 13
Date.	1866, Pre-embor. 1867, Innury. February Match. April. May lunis Aluis Aluis Aluis Aluis Aluis Cortobe: November	1887. December. 1878. January 1878. January 1878. January 1878. January 1879. January

# No. 15-Revenue Fund.

CR.	\$619, 868 85 14 \$819, 888 49	\$1.307,066 F6 216,751.79
	\$51,876 57 26,442 03 119,637 799 22,360 59 24,084 27 133,178 40 12,688 45 12,018 10 12,575 49 18,440 43 18,440 43	\$73,831 22 716,232 36 716,232 36 71,248,348 39 74,431 05 74,431 05 74,431 05 71,431 05
	Dec., 66 \$31,876 Jan. 26,442 March. 19,637 March. 23,860 May. 24,084 Jun. 24,084 Jun. 133, 74 July. 142,683 Sept. 72,017 Oct. 12,675 Nov. 18,440	Dec., 67 873 Jan
	d in Dec., '66   Jun. Feb March. May. Juns. Juns. Juns. Sept. Oct. Nov.	d in Dec., '6' Jan., 'Feb. Feb. March., April. May. July. August Sept. Oct., Nov.
Illinois.	Warrants canceled in Dec., 66, \$31, 876  1	Warrants canceled in Dec., '67 \$73, 831  10, 232  11, 519  12, 834  13, 576  14, 18, 34  14, 18, 24  14, 18, 24  15, 25  16, 18, 24  16, 18, 24  16, 18, 24  16, 283  17, 431  18, 231  19, 283  10, 283  10, 283  10, 283  10, 283  10, 283
State of	Warrants cance	Warrants car
nt with the	Jan. 1 Feb. 1 March 1 April 1 May 1 June 1 July 1 Sept. 1 Oct. 1 Dec. 1	Jan. Feb. 1 March 1 April 1 May June 1 July 1 Sept. 1 Nov. 1 Dec. 1
т ассои	1867.	1868.
GEORGE W. SMITH, STATE TREASURER, in account with the State of Ilinois.	\$6,636 \$1 206,532 \$401 206,532 \$401 22,588 07 22,360 07 24,110 41 24,110 40 27,031 67 27,031 68 27,031 68 27,039 87 28,58 70 28,58 70 38,58 70 38,58 70 38,58 70 38,58 70 38,58 70 38,5944 98	\$\frac{8835}{191}\$ 569 \$\frac{191}{663}\$ 835 \$\frac{60}{191}\$ 563 \$\frac{1}{6}\$ 438 \$\frac{19}{191}\$ 6438 \$\frac{19}{191}\$ 6438 \$\frac{19}{194}\$ 649 \$\frac{19}{192}\$ 640 \$\frac{19}{192}\$ 640 \$\frac{19}{192}\$ 640 \$\frac{19}{192}\$ 640 \$\frac{19}{192}\$ 640 \$\frac{1}{6}\$ 642 \$\frac{1}{6}\$ 643 \$\frac{1}{6}\$ 643 \$\frac{1}{6}\$ 643 \$\frac{1}{6}\$ 6418 \$\frac{1}{
. SMITH, ST	Dec. \$6,636 81 Line 5,636 81 Line 5,288 401 March. 21,133 80 April. 23,360 40 Mully. 24,130 47 Mully. 14,869 27 Sept. 72,039 87 Nov. 18,388 77	\$73,835,65 \$73,835,56 42,416,00 128,346,91 128,346,91 121,219 121,211,211 121,211,211 121,211,211 121,211,211 121,211,211 121,211,211 121,211,211 121,211,211 121,211,211 121,21 121,21 121,21 121,21 121,21 121,21 121,21 121,21 121,21
EORGE W.		m Decg
(5)	Amount received in Dec  Jan  Feb  March  May  July  August  August  Sept  Nov	To balance
	g , s .	
DR.	1866. Dec. 1867. Jan. 1867. Jan. 1867. Jan. 1867. Jan. 1867. May 1	1867, Dec. 1868, Jan. March May Jane Jane Jane Jane Jane Jane Jane Jane

# No. 16.—State Debt Fund.

CR.	\$1781,382,18 755,602,67 \$1,486,984,85 \$1,585,07 910,920,04
	\$68 42 104 872 167 104 872 167 118 825 030 42 118 825 020 66 15 15 15 15 00 15 15 15 00 16 16 16 16 16 17 16 16 16 18 10 20 17 18 829 18 10 26 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 10 20 16 18 20 20 20 20 20 18 20 20 20 20 20 18 20 20 20 20 20 18 20 2
he State of Illinois.	By warrants canceled in Dec. 355,030 42
GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois	Jan. 1   March 1   March 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   May 1   March 1   March 1   March 1   March 1   May 1   March 1   May 1   March 1   May 1
STATE TREASUR	\$731,688 49 1867.  755,286 86  81,486,984 85  \$775,602 67 1868.
E W. SMITH,	\$7, 811 98 8, 064 10 8, 006 10 10, 100 01 11, 100 01 10, 100 01 10, 213 70 90, 529 72 201, 778 47 77, 100 47 9, 060 47 83, 385 94 8, 728 18 10, 106 20 10, 060 47 11, 106 10 10, 106 20 11,
GEORG	d in Dec. Fah. Fah. Fah. March April May. July July Sept. Oct. Nov. Jan. Jan. Jan. Jan. March April March April March April March April March April March April March April March April March Ma
	Amount received in Dec  Feb  Feb  March  April  Aug  To balance  March  March  March  May  March  May
DR.	1866. Dec. 1867. Jan. 1867. Jan. 1867. Jan. 1867. Dec. 1966. 11 1867. Dec. 1966. 11 May 11 Jan. 1967. Jan. 196

# No. 17.—Interest Fund.

CR.	\$744,643 16 423,135 17	\$416,886 39
	423	\$685 85 85 85 85 85 85 85 85 85 85 85 85 8
	\$61 36 748 96 445 99 540 84 794 06 051 95	86 39 69 75 69 75 69 75 75 69 80 81 40 81 40 81 40 81 40 81 40 81 40 81 40 81 81 81 81 81 81 81 81 81 81 81 81 81
	\$61 36 434,748 96 12,445 99 12,445 99 8 734 06 288,051 95	\$423,135 17 1868. Feb. 1. By warrants canceled in Jan. \$416,886 59 \$423,135 17 1868. Feb. 1. By warrants canceled in Jan. \$416,886 59 Ang. 1 141y. 208 80 Sept. 1 Ang. 208 731 40 Sept. 1 Nov. 4,827 54 499,143 71 Balance.
		1   1   1   1   1   1   1   1   1   1
.83	led in	celed in
Illinoi	cance	warrants canceled
tate of	warrants c	urante
the St	By wa	By We
nt with		Feb. 11 April 1 April 1 Nov. 1 Dec. 1
n accon	1867, Jan. May. May. June July Aug.	Apple Apple
rer, ż		186
REASU	538, 548 47 629, 229 86	\$423,135 17 \$423,135 17 499,143 77
GEORGE W. SMITH, STATE TERASURER, in account with the State of Illinois.	\$658, 548 47	\$423,135,177 \$423,135,17 499,143,71
итн,	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	\$3,611 44 13,755 07 13,755 07 13,716 36 9,000 00 27,747 44 69,855 94 67,722 10 59,330 25 44,273 64
W. SM	\$6,787 \$6,787 \$7,220 \$4,802 \$12,702 \$10,671 \$177,892 \$174,892 \$120,108 \$74,456 \$102,670 \$62,801 \$7,349	\$7.6114 \$7.6104 111,908 00 13,708 00 9,719 87 12,719 87 12,772 10 67,722 10 58,330 25 44,273 64
ORGE		Dec Flan April April July Juny Oct
GE	Apr May May May May Jun Jun Jun Sep Oct Nov	in Dec Feb May May Jun Jun Aug Sep Oct
	eived i	ei ved
	trocco	int rece
	To balance Jan.  To balance Jan.  Feb.  Reb.  Reb.  April Jane  April Jane  April Jane  April Jane  April Jane  Jane  April Jane  Jane  April Jane  Jane  April Jane  Ja	To balance
	1866. Dec. 1 1867. Jan. 1 1867. Jan. 1 Mar. 1 May 1 July 1 July 1 Sept. 1 Oct. 1 Nov. 1	Dec. 1 Jan. 1 Jan. 1 Jan. 1 Mar. 1 April 1 May 1 June 1 June 1 Aug. 1 Nov. 1 Dec. 1
DR.	1866.	1867.

No. 18.—School Fund.

GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.

DR.

CR,

	٠.,		•	٠.	- \$138,152 68			08,657.71	\$191,810 39			:			:		:		•			133,271 62	71,476 96	0.000
\$879 70 5,223 75 1,630 00	34,564 72	47,033 52	26,090 12	18,981 55				:		\$1,625 00	4,570 51		2,680 75		32 55	1,703 00	18,620 03	27,072 27	1,707 85	45,084 34	31,251 59			
eled in Dec	July.	Sept.	, Oet	Nov.				:		eled in Dec.	Jan.	Feb.	Mar	, Apr.	, May	June	July.	Ang.	Scpt.	, Oct	Nov.			
By warrants canceled in Dec	: :	,	,	•			Balance			By warrants canceled in Dec.		,			•	•					,	9.1	Dalance	
				_					:	-	-	_	_,						٠,	_	_			
Jan. Mar. June	Aug.	Oct.	Nov.	Dec.							Feb.	Mar.	April	May	June	July	Aug.	ochr.	Cct.	Nov.	Dec.			
1867.										1868.														
\$41,732.82							72 440 021	100,001	\$191,810 39	\$53,657 71		:					:			: : : : :		\$100,101¢		2 0 1
	(195 (49	5,631	4,080	23,906		23, 10s					\$1,125	177	1,200	9,000		10,565		1,034	5,621	63,728				
Dec	Mar	May	June	July	Ang	Oct.	Nov				Dee	Jan	Feb.	٠. انسلې	May	June	July	A ug.	Sept	Oct	Nov.			
To balance Amount received in Dec	::	"	;	,	;		:			To balance	Amount received in	-			: :					;	:			
			-	_			-			-	_	_	-		-			- ,	_	- -	_	_		
್ ಚಿತ್ರಗ	April	TI C	Ž.	5.5	Sept	C C C C	Dec.			Dec.	Jan.	9	Mar.	Λĸ.W.	June J	įπ,	ν Sign	ž	٠ ا (	No.	Dec,			

No. 19.—Illinois Central Railroad Fund.

GEORGE W. SMITH. STATE TREASURER, in account with the State of Illinois.

DR.

CR.

\$1,897 84 186,132 12 38,835 63 \$226,865 59 235,760 32	\$\frac{\\$\frac{\\$\\$\\$}{\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\	\$667,201 37
:	8. 8. 9. 7. 9.8 6. 8. 9. 7. 9.8	
By warrents canceled in Dec   \$1,897 84	. w.	\$667,201 37   \$667,201 37
Jan. 1 Feb. 1 Dec. 1	Jan. 1 Feb. 1 March 1 Abril 1 May 1 July 1 July 1 Nov. 1 Dec. 1 Dec. 1	
367.	1868.	
\$33,882 16   1867.	\$462,625 91 \$235,760 32 1868. (431,441 05 (6)	\$667, 201 37
\$221,674 05 207,169 70	\$256, 858 04 194, 603 01	
To balance   \$33,882 16   18   amount received in Dec.   \$221,674 05	To balance	
Dec. Jan. Oct.	Dec. Jan. Aug.	
1866.	1867.	

No. 20.—Delinquent Land Tax Fund.

DR.	GEORGE	E W. SMITH,	STATE TREASUL	ke, in account wit	GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.		CR.
1866, Dec. 1	1866, Dec. 1 To balance		\$331 06	1867. Dec. 1	\$331 06   1867. Dec. 1   By balance		\$331 06
		No. 21.—L	Inknown an	No. 21.—Unknown and Minor Heirs' Fund.	rs' Fund.	٠	. 000
DR.	GEORGI	E W. SMITH,	STATE TREASU	RER, in account wit	GEORGE W. SMITH, STATE TERASURER, in account with the State of Illinois.		CR.
1866. Dec. 1 1868. Feb. 1 Mar. 1 April 1	1866. Dec. 1. To balance	\$305 28 85 77 82 30 3,864 78	\$1,149 85 4,838 83	1868. Dec. 1	1868. Dec. 1 By balance		\$5,488 18
			\$5,488 18				\$5,488 18
		N	o. 22.—Des	No. 22.—Deserters' Fund.		ļ	
DR.	GEORGI	Е W. SMITH,	STATE TREASUR	ier, in account wit	GEORGE W. SMITH, State Treasurer, in account with the State of Illinois.		CR.
1867. July 1 .	1867. July 1 To amount received in June. \$30,400 00 \$30,400 00	\$30,400 00	\$30,400 00		1867. July 1 By warrants canceled in June \$30,400 00	\$30,400 00	\$30,400 00
			!	,			

No. 23.—Hancock County Interest Fund.

DB				GEORGE W. S	SMITH, Sr.	ATE TREASURE	R, in account with	GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.	CR.
1866.	Dec. 1		To balance	1866. Dec. 1. To balance	\$10,586 49	\$515 00 10,586 49	1867. Aug. 1	\$515 00   1867. Aug. 1   By warrants canceled in July   \$9,012 00 10,586 49   Oct. 1	12 00 50 00
-	i i	-						Balance	3,039 49
						\$11,101 49	:		\$11,101 49
1867. 1868.	Dec. 1 July 1	-::	To balance. To amount	1867. Dec. 1 To balance	\$10,000.00	\$2,039 49 10,000 00	1868. Aug. 1 Sept. 1	\$2,039 49   1868. Aug. 1   By warrants canceled in July   \$8 10,000 00	\$840 81 10,292 00 \$11,132 81
								Balance	89 906
				,		\$12,039 49		\$12,039 49	\$12,039 49
				$N_{\rm c}$	ο. 24.— <i>ξ</i>	schuyler C	No. 24.—Schuyler County Interest Fund.	t Fund.	
DR.				GEORGE W.	SMITH, S1	TREASUR	er, in account wi	GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.	CR.
1867.	June Sept.	1::	To amount	1867. June 1 To amount received in May Sept. 1	\$2,300 00	\$2,491.37	1867. Aug. 1 Oct. 1	\$2,300 00	40 00 82,215 00
						\$2,491 87		Balance	\$2,491.87
1867. 1868.	Dec. June		To balance To amount	1867. Dec. 1 To balance		:	1868, Sept. 1	\$276 37   1868, Sept. 1 By warrants canceled in August. \$2,219 00	\$2,219 00 \$2,219 00 459 64
	July Aug.	::-	: :	July		2,402 27		Datance	
						\$2,678 64		\$2,678.64	\$2,678 64

# No. 25—Brown County Interest Fund.

I	DR.	GEORGE W. S	SMITH,	State Treasurer, i	n account w	GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.		CR
1867.	July Aug.	1867. July 1 To amount received in June. \$7,000 00	408 19	\$7,408 19	7. Aug. Oct.	By warrants canceled July	\$4,873 00 501 00 \$5,374 00	\$5,374 00
				\$7,408 19		\$7,408 19		\$7,408 19
1867. 1868.	1867. Dec. 1868. July	To balance		\$2,034 19 1868 5,000 00	S. March Sept. Dec.	\$2,034 19 1868. March 1 By warrants canceled in Feb. 5,000 00 Bept. 1 4 Mg. Nov		\$231 00 3,528 65 22 18
						Balance		\$6,781.78 252.41
				\$7,034 19		\$7,084 19		\$7,034 19
		+	ć			F		

# No. 26.—City of Quincy Interest Fund.

CR.	\$11 730 00	697 48	\$12,427 48		1,391 15	\$15,581 15
	\$11,268 00 462 00			\$240 00 13,950 00		
GEORGE W. SMITH, STATE TREASURER, in account with the State of Illinois.	By warrants canceled in July.	Ba'ance	\$12,427 48	\$697 48 1868 March 1 By warrants canceled in Feb \$240 00	Balance	\$15,581 15
er, in account wi	1867. Aug. 1 Oct. 1			1868. March 1 Sept. 1		
State Treasur	\$10.407.48	417,171	\$12,427 48		383 6714,883 67	\$15,581 15
E W. SMITH,	\$12,000 00 427 48			\$14,500 00	383 67	
GEORGI	1867 July 1 To amount received in June \$12,000 00			1867. Dec. 1 To balance. \$897.48 1868. July 1 arount received in June. \$14,500.00	July	
DR.	July 1			Dec. 1 July 1	Aug.	
Q	1867			1867. 1868.		

No. 27.—Recapitulation of Treasurer's Accounts.

Names of funds.	Balancesin the treasury Dec. 1st, 1866.	Balances in the Amounts rec'd treasury Dec. from Dec. 1,66 1st, 1866.	Total.	Names of funds.	Am'ts disbursed Balances in the from Dec. 1,'66 treasury Dec. to Nov. 80,'68 1st, 1868.	Balances in the treasury Dec. 1st, 1868.	Total.
Revenue fund.  State debt fund Interest fund.  School fund.  Illinois Central R. R. fund. Delinguent land tax fund. Unknown and minor beirs.  Deserters fund.  Schuyler Co. interest fund.  Brown Co. interest fund.  Brown Co. interest fund.  Gity of Quincy int. fund.	: :::   5		\$\$, 343, 186 70 2, 400, 757, 29 1, 666, 922, 04 892, 901, 26 894, 066, 96 6, 487, 98 80, 400, 00 21, 101, 49 12, 408, 19 12, 408, 19 12, 408, 19 12, 408, 19 12, 408, 19 12, 408, 19 12, 408, 19 10, 408, 19 10, 408, 19 27, 311, 15	\$66,423 51 \$2,276,763 19 \$2,345,186 70 Revenue fund. 731,588 49 1,669,168 80 2,400,777 29 State debt fund. 41,772 22 71,188,777 29 71,166,92 04 Interest fund. 83,832 16 800,184 80 84,901 26 School fund. 1,149 6,4,338 18 5,487 98 Unknown and minor heits. 810 00 80,000 80,000 0	\$2,126,484 91 1,489,837 25 1,489,837 25 1,424 30 892,043 16 20,134 81 4,434 00 4,434 00 1,155 78 25,920 00 86,802,726 64 8	\$9,126,434 91 \$216,751 79 \$2,343,186 70 1,459,837 25 910,920 04 2,400,757 29 1,429,824 32,7039 61 1,666,922 04 2,401,457 29 1,449,824 30 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,401 6 2,502 76 6 4 341,01 49 25,920 00 20,194 10 30,400 90 68 21,101 49 25,920 00 1,391 15 25,920 00 1,391 15 27,311 15 \$6,302,726 64 \$1,441,041 12,87,749,767 76	2,400,757 29 1,400,757 29 1,406,922 04 1,406,922 04 894,006 96 8,004 00 21,101 49 4,883 64 12,408 19 27,311 15 87,749,767 76
Amount on hand December	1st, 1866, and sember 1st, 1866	mount received to November 30	to November 30	Amount on hand December 1st, 1866, and amount received to November 30th, 1868.			\$7,749,767 76 6,302,726 64 \$1 447 041 12
Total amount of a	ll funds in the t	reasury, Decembe	er 1st, 1868	Total amount of all funds in the treasury, December 1st, 1868			WI, TTI, UTA . AM

# No. 28.

Statement in relation to the State debt, showing the amount of inscribed stock, and the several classes of coupon bonds, their numbers and amounts, outstanding December 1, 1868.

Registered stock—New internal improvement stock, 1870	t.	Amount.	Kind of stocks, etc.
"Interest stock (called in by proclamation, maturing Jan. 4, 1869) 1860			
" Liquidation bonds, 1865		•	" Interest stock (called in by proclamation, maturing
Coupon Bonds—Two bonds internal improvement stock, 1870—One bond of January 1, 1838. No. 1022, and one bond of May 1, 1840, No. 86  Two hundred and thirteen bonds—Refunded stock payable after 1862, Nos. 2, 42, 44, 48, 51, 52, 56, 58, 61, 75, 82, 85, 105, 106, 109, 120, 124, 125, 129, 161 to 164, 166, 167, 169 to 172, 187, 188, 214, 241, 245, 256, 275, 276, 277, 284, 292, 298, 301, 304, 336, 339, 343, 344, 345, 349, 355, 356, 361, 362, 388, 389, 407, 408, 414, 417, 418, 422, 430, 432, 433 to 441, 446, 449, 450, 455, 471, 475, 498 to 507, 539, 540, 553, 582, 590 to 594, 644, 662, 663, 664, 668, 670, 672, 673, 679, 680, 681, 683, 687, 689, 698, 702, 706, 717, 723, 737, 741, 742, 743, 749, 750 to 815, 817, 818, 821, 847 to 859, 866 to 870, 879, 914, 915, 918, 920  Sixty-nine bonds—Refunded stock, payable after 1869, Nos. 7, 8, 11, 18 to 32, 36, 38, 39, 40, 44, 44, 46, 147, 189, 193, 194, 195, 198 to 202, 213.  Two hundred and ninety four bonds—Refunded stock, payable after 1870, Nos. 1 to 14, 16, 19, 21, 22, 28, 39, 41 to 44, 46, 47, 49, 55, 60 to 66, 68, 69, 71 to 91, 93, 94, 97 to 102, 109, 110, 112, 113, 115, 119, 122 to 125, 127, 128, 132, 139 to 149, 154, 157 to 163, 167, 175, 176, 180 to 183, 185 to 188, 190 to 192, 196, 197, 202, 205, 206, 207, 216, 217, 219 to 222, 229 to 236, 243 to 246, 248 to 251, 254, 255, 260, 261, 262, 264, 265, 271, 273, 274, 275, 277, 281, 287, 294, 296, 297, 302 to 312, 318 to 333, 339 to 351, 353 to 357, 363, 364, 366, 367, 369 to 373, 381, 382, 397, 398, 403 to 410, 412, 417 to 424, 426, 477 to 480, 484 to 493, 499 to 502, 504, 505, 506, 511, 512, 522 to 530, 545, 547 to 551, 554 to 557, 564 to 566, 569 to 584.  Sixty-seven bonds—Refunded stock, payable after 1876, Nos. 1 to 10, 17 to 25, 28, 32, 34 to 50, 53, 62, 63, 69 to 74, 76 to 82, 86, 88, 99, 99, 99, 89, 101, 102, 104, 105.  Three hundred and thirty-three bonds—Refunded stock, payable after 1877, Nos. 1, 91, 101, 102, 106, 108, 111, 112, 113, 115 to 119, 127, 134 to 138, 149, 152, 154, 156 to 161, 163, 165 to 176, 1			
of January 1, 1838. No. 1022, and one bond of May 1, 1840, No. 86 Two hundred and thirteen bonds—Refunded stock payable after 1862, Nos. 2, 42, 44, 48, 51, 52, 56, 58, 61, 75, 82, 85, 105, 106, 109, 120, 124, 125, 129, 161 to 164, 166, 167, 169 to 172, 187, 188, 214, 241, 254, 256, 277, 284, 292, 298, 301, 304, 336, 339, 343, 344, 345, 349, 355, 356, 361, 362, 388, 389, 407, 408, 414, 417, 418, 422, 430, 432, 433 to 441, 446, 449, 450, 455, 471, 475, 498 to 507, 539, 540, 553, 582, 590 to 594, 644, 662, 663, 664, 668, 670, 672, 673, 679, 680, 681, 683, 687, 689, 698, 702, 706, 717, 723, 737, 741, 742, 743, 749, 750 to 815, 817, 818, 821, 847 to 859, 866 to 870, 879, 914, 915, 918, 920, Nine bonds—Refunded stock, payable after 1865, Nos. 1, 2, 3, 4, 5, 16, 17, 18, 39, (called in by proclamation, maturing January 4, 1869) Sixty-nine bonds—Refunded stock, payable after 1869, Nos. 7, 8, 11, 18 to 32, 36, 38, 39, 40, 45, 47, 51, 55 to 61, 68 to 73, 77, 80, 81, 90 to 100, 107, 108, 141, 143, 144, 146, 147, 189, 193, 194, 195, 198 to 202, 213. Two hundred and ninety four bonds—Refunded stock, payable after 1870, Nos. 1 to 14, 16, 19, 21, 22, 28, 39, 41 to 44, 46, 47, 49, 55, 60 to 66, 68, 69, 71 to 91, 99, 49, 97 to 102, 109, 110, 112, 113, 115, 119, 122 to 125, 127, 128, 132, 139 to 149, 154, 157 to 163, 167, 175, 176, 180 to 183, 185 to 188, 190 to 192, 196, 197, 202, 205, 206, 207, 216, 217, 219 to 220, 229 to 236, 248 to 246, 248 to 251, 254, 255, 260, 261, 262, 264, 265, 271, 273, 274, 275, 277, 281, 287, 294, 296, 297, 302 to 312, 318 to 333, 339 to 351, 353 to 357, 363, 364, 366, 367, 69 to 74, 76 to 82, 86, 88, 89, 90, 91, 92, 94, 95, 99, 101, 102, 104, 105  Three hundred and thirty-three bonds—Refunded stock, payable after 1876, Nos. 1 to 10, 17 to 25, 28, 32, 34 to 50, 53, 62, 63, 69 to 74, 76 to 82, 86, 88, 89, 90, 91, 92, 94, 95, 99, 101, 102, 104, 105  Three hundred and thirty-three bonds—Refunded stock, payable after 1876, Nos. 1 to 10, 17 to 250, 231 to 350, 335, 336 to 368, 378 to 377, 389,	0 00	195,400	
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1863, maturing November 15, 1863	1,000 00
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