## [Chap. 18.]

AN ACT to incorporate the Bloomington education society.

SECTION I. Be it enacted by the Council and House Incorporation. of Representatives of the Territory of Iowa. That Stephen Whicher, jr., Joseph Williams, John A. Parvin, and such others as may from time to time hold stock therein, be and they are hereby created a body politic and corporate by the name of the "Bloomington education society," by which name they shall Name. have perpetual succession and power to acquire, Powers. hold and dispose of property real, personal or mixed, to sue and be sued, plead and be impleaded in all courts of justice, shall have and use a common seal, with power to alter the same at their pleasure.

SEC. 2. The corporate concerns of said society, Directors. shall be managed by three directors, any two of whom shall be a quorum, who shall have power to make by-laws for the society not inconsistent with By-laws. the laws of the land. In being sued a service of process upon any of the directors, shall be a valid Service in service. The corporate powers hereby conferred may be adjudged forfeited by any future legislature on good cause shown.

SEC. 3. That said directors shall not hold prop-limited. erty in stock, lands, or otherwise, over the amount Not to use of fifty thousand dollars, and shall in no wise or banking priviunder any pretence use any banking privilege what-

Approved December 31, 1839.

## [Chap. 19.]

AN ACT to relocate the Seat of Justice of the County of Johnson.

SECTION I. Be it enacted by the Council and House County comof Representatives of the Territory of Iowa, That the missioners to
board of county commissioners in the county of
Johnson are hereby authorized to re-locate and establish the seat of justice for the county of Johnson,
being first sworn by any judge or justice of the peace
thereof faithfully and impartially to re-locate and
establish the seat of justice of said county, taking
into consideration the future as well as the present
population of said county.

SEC. 2. Said board of commissioners shall, at or To be rewithin ninety days after the next regular meeting of their said board, proceed to re-locate said seat of justice, and so soon as they have made a re-location,