the amount of his debt, in full satisfaction thereof, and the amount paid by said judgment creditor, to the clerk as aforesaid, with ten per cent. per annum added thereto, and at the expiration of said fifteen months, from the sale, the sheriff shall make a deed to the purchaser, or to the judgment creditor, who last redeemed, as the case may require.

SEC. 5. In force 1st April, 1846. This act to be in force from and after

the first day of April next.

Approved, January 19th, 1846.

[33] CHAPTER 34.

JUDGMENT LIENS.

AN ACT concerning the lien of judgments.

Be it enacted by the Council and House of Representatives of the Territory of Iowa.

SECTION 1. Judgment not a lien upon defendant's equitable interest in real estate if not upon record in county where judgment rendered. That no judgment in the district court in any county in this territory shall be a lien upon the equitable interest of the defendant in real estate: provided, said equitable interest does not appear of record in the county wherein said real estate is situated.

SEC. 2. Not a lien upon real estate after the expiration of ten years. No such judgment shall be a lien upon the real estate of the defendant after

the expiration of ten years from the rendition thereof.

SEC. 3. Judgment to be a lien ten years from rendition, upon real estate in county where rendered. Such payment shall be a lien upon the real estate of the defendant situated in any county where such judgment shall be rendered ten years from the rendition thereof.

SEC. 4. Act in force from passage. This act to take effect and be in force

from and after its passage.

Approved, January 19th, 1846.

CHAPTER 35.

TERRITORIAL AND COUNTY ROADS.

AN ACT relative to re-locations of territorial and county roads.

Be it enacted by the Council and House of Representatives of the Territory of Iowa.

Section 1. Duty of county commissioners in the re-location of roads for less distance than three miles. That when any person or persons present to the commissioners of any county in this territory for an alteration or re-location of any county or territorial road for a less distance than three miles the commissioners may, at their discretion, appoint [34] viewers and sur veyor, as is now provided for by law. Said reviewers, after notification of their appointment, shall at their earliest convenience, meet at such time and place as a majority of them shall agree, and after being sworn according to