

## CHAPTER 64.

## STATE PRINTER.

## AN ACT relating to State Printing.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the compensation for State Printing shall be as follows: For composition upon the laws, journals, reports, circulars and all other printed matter, except blanks, seventy cents a thousand ems for composition, and double price for rule and figure work. Price. Laws. &c.

§ 2. For printing blanks, there shall be allowed for the first quire, one dollar and fifty cents; when the number exceeds one quire and does not exceed a ream, fifty cents shall be allowed for each additional quire; when the number exceeds one ream, thirty-seven and a half cents a quire shall be allowed for the excess over one ream; *Provided*, that twenty-four blanks shall constitute a quire, except when it may be necessary to make two impressions upon the same sheet or part of a sheet to print a blank, when, in that case, twelve sheets or twelve parts of sheets, as may be required by the amount of matter in a blank, shall constitute a quire. Printing blanks, Proviso.

§ 3. For press work, the compensation shall be seventy cents for one eight page form or less; *Provided*, that 240 impressions shall constitute a token, except when the work ordered shall not amount to that many impressions, when any less quantity shall be counted as a token. Press work & Composition.

§ 4. For binding the laws, journals, and other large pamphlets in paper covers, seven and a half cents per copy shall be allowed; and for folding, stitching, and trimming reports, messages, and other documents, not exceeding one sheet in size, one cent per copy shall be allowed, and for each additional sheet, or part of a sheet, that a report, message, or other document may contain, an additional quarter of a cent shall be allowed. Binding, &c.

Mahony & Dorr allowed the same.

§ 5. The present State Printers shall be allowed the compensation provided in this Act for all the blanks done by them and for all other work done since the commencement of the present session of the General Assembly.

Take effect.

§ 6. This act shall take effect and be in force from and after its publication in the Iowa Capital Reporter and Iowa Republican.

APPROVED, January 23d, 1855.

I certify that the foregoing act was published in the Iowa Republican, the 31st January, and Iowa Capital Reporter on the 7th February, 1855.

GEO. W. McCLEARY, Sec'y of State.

CHAPTER 65.

STATE ROAD.

AN ACT to establish a State Road from Toledo, in Tama county, via Marshall, in Marshall county, to Nevada, in Story county.

Commissioners

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That Wesley A. Daniel, of Tama county, Nathan F. Yoeman, of Marshall county, Samuel McDaniel, of Story county, be, and they are hereby appointed commissioners to locate and establish a State Road from the town of Toledo, in Tama county, via Marshall, in Marshall county, to Nevada, in Story county.

Toledo to Nevada.

Time and place of meeting.

§ 2. The commissioners above appointed, or a majority of them, shall meet on the first Monday in April, 1855, or within six months thereafter, at Toledo, or some other point, if by them agreed upon, and taking to their assistance a surveyor and the necessary chainmen and markers, and after having been sworn to the faithful discharge of their respective duties, shall proceed to locate said road according to law.

Payment.

§ 3. Said commissioners, surveyor and hands, shall be paid as provided by law; but the State shall in no case be liable to pay any part of the expenses incurred in locating said road.