CHAPTER 51.

- AN ACT to authorize the county commissioners of Delaware county, to pay William Smith, senr., William Jones, and Thomas Denson, for their services as commissioners to locate the county seat of said county.
- Be it enacted by the Council and House of Representatives of the Territory of Iowa:
- Section 1. Per diem of commissioners locating the county seat of Delaware county. That William Smith, Senr., of Dubuque county, William Jones of Jackson county, and Thomas Denson of Jones county, be and they are hereby allowed the sum of three dollars each per day, for their services as commissioners, in locating the county seat of Delaware county, agreeably to an act entitled "An act to amend an act entitled an [38] act to provide for the organization of the county of Delaware, and to locate the county seat thereof," approved July 24, 1840.
- Sec. 2. County commissioners to pay the same. That the county commissioners of said county are hereby required to pay the same out of any money in the county treasury of said county, not otherwise appropriated.

Approved February 10, 1842.

CHAPTER 52.

- AN ACT to amend an act to district the territory of Iowa into electoral districts, approved July 30, 1840.
- Be it enacted by the Council and House of Representatives of the Territory of Iowa:
- SECTION 1. That the county of Clinton be and is hereby set apart from the county of Scott, in the election of members to the house of representatives, and shall be entitled to one member, and Scott county to one member, and the two shall elect one member to the council, as directed in the act to which this is an amendment.
 - SEC. 2. This act to take effect and be in force from and after its passage. Approved February 10, 1842.

CHAPTTR 53.

- AN ACT to make certificates of purchase of lands, from any register or receiver of any land office in this territory, evidence of title in the purchaser.
- Be it enacted by the Council and House of Representatives of the Territory of Iowa:
- Section 1. Nature of action—receipt of receiver or certificate of register prima facie evidence of title—to have the same effect as a deed or patent. That in any action of tresspass, quarre clausum fregit, action of right, or other actions at law, or in equity, in which the title to or possession, or right of possession, of lands or tenements, may come in question, now or hereafter pending in any court