FEES OF JUDGE OF PROBATE.

Fees of Judges of Probate. For granting letters of administration or proof probate of will
When the same are contested\$1.00
Appointing guardian to minors
Decree for probate of a will when contested 1.00
When not contested
Decree on settlement of an estate
Examining and allowing an inventory, for the first page25
Each succeeding page
Any writ or process issued by him under seal
Warrant to appraise or divide estate
Allowing an appeal
Approving securities of executor or administrator
Assigning personal estate to widow
Disallowance of application for letters of administration
or probate of will, to be paid by the losing party50
For every continuance, when asked by a party
For bonds upon letters of administration or appointment
of guardian
Drawing a decree for the settlement of an estate
Drawing order of distribution
A quietus
Filing each paper
Administering an oath
Recording all papers required by law to be recorded, for
100 words
Copies of the same when required, per 100 words
Appeal or other bonds
COUNTY SURVEYOR'S FEES.
County surveyor's fees. For surveying and platting town lots, for each lot
For every other service per diem

SEC. 2. Compensation of sheriffs and other officers attending court. The sheriff, his deputies and constables, who shall attend court under the seventeenth section of an act to which this is an amendment, shall be allowed one

dollar per day, to be paid out of the county treasury.

SEC. 3. Acts repealed and modified by this act. The third, seventh, and nineteenth sections of the act to which this is an amendment, are repealed, with the exception of fees of District Attorney; the others are in full force, except so far as they are modified by this act.

SEC. 4. That this act shall take effect and be in force from and after the

first day of August 1842.

Approved, February 15, 1842.

[57] CHAPTER 65.

AN ACT relative to the survey of the town of Marion.

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

SECTION 1. That the board of commissioners of Linn county, be and they

are hereby authorized and empowered, at their discretion, to order and cause to be closed and discontinued any alley or alleys that may be located or established in the town of Marion, in said county, by having such order duly recorded with the recorded plan of said town.

SEC. 2. That this act shall be in force from and after its passage. Approved, February 15, 1842.

CHAPTER 66.

AN ACT to authorize David G. Bates and John Forbes, to establish and keep a ferry across the Mississippi river, in Jackson county.

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

SECTION 1. Right to keep a ferry—point where kept. That David G. Bates and John Forbes, their heirs and assigns, be and they are hereby authorized to establish and keep a ferry across the Mississippi river in the county of Jackson, at their landing, on the southwest quarter of section nineteen, in township eighty-seven north of range/five east, with the exclusive privilege to the same, (which privilege shall be co-extensive with the said quarter section) for the term of ten years.

SEC. 2. Subject to regulations and restrictions. That said ferry, when so established, shall be subject to the same regulations and restrictions as other ferries are, or may be by law, fixing the rate of toll, and prescribing the man-

ner in which licensed ferries shall be kept and attended to.

Sec. 3. Number of boats and hands. That the said David G. Bates and John Forbes, shall, on or before the first day of April next, procure and ever after keep a good and sufficient number of flat-boats and other water-crafts, for the use of said ferry, with a sufficient number of hands to work the same, for the safe transportation of all persons and their property, across said river when passable.

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

Approved, February 15, 1842.

[58] CHAPTER 67.

AN ACT for the relief of the poor.

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

SECTION 1. Warning to depart—legal residence in township—definition of settlement of servants and apprentices. That any person or persons, other than those hereinafter provided for, residing one year in any township in this Territory, without being warned by the overseers of the poor for said township, to depart the same or three years after being once so warned, without being again warned as aforesaid, shall be considered as having gained a legal residence in such township; every indented servant or apprentice legally brought into this Territory, shall obtain a legal settlement in the township where such servant or apprentice first served his master or mistress three years; and every married woman during coverture, and after her husband's death, shall be considered legally settled in the place where he was last legally