

election has been declared, make and execute, to the board of county commissioners of said county, a good and sufficient deed, for at least two acres of land, in said town, or at said point, for the use and accommodation of the public buildings of said county.

SEC. 2. **Elections how conducted.** Said election shall be conducted as other elections under the laws of the state. All acts, and parts of acts, coming in conflict with this act, be and the same are hereby repealed.

SEC. 3. **To take effect.** This act to take effect from and after its publication.

Approved January 21st, 1851.

[52] CHAPTER 22.

ALAMAKEE COUNTY.

AN ACT to locate the county seat of Alamakee county.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. **Vote—points—majority—second vote—deed.** That the legal voters of Alamakee county may vote on the first Monday of April next, for the four following points, to wit: Vailsville, on Paint Rock Prairie; Smith's mill, on section twelve, town 96 north, range six west of the fifth principal meridian; near Gilberts, on section No. twenty-three, in range five, town 97, and Columbus, on section No. thirty-three, town 99 north, of range No. three; and if upon canvassing the vote, it is ascertained that any one point has received a majority of all the votes cast, then that shall be and remain the permanent seat of justice of said Alamakee county. But if no one point shall received such majority, then the legal voters of said county may vote, on the first Monday in May thereafter, for the two points which received the highest number of votes at the April election; and the point receiving the highest number of votes shall be and remain the permanent seat of justice of said county of Alamakee: providing, that the owner or owners of such town, or point, shall within ten days after the result of said election has been declared, make and execute, to the board of county commissioners of said county, a satisfactory and sufficient deed for at least two acres of land in said town, or at said point, for the use and accommodation of the public buildings of said county.

SEC. 2. **Elections how conducted—repeal.** Said election shall be conducted as other elections under the laws of the state. All acts and parts of acts, coming in conflict with this act, be, and the same are hereby, repealed.

SEC. 3. **Take effect.** This act to take effect from and after its passage.

Approved January 21st, 1851.