

amount of the personal poll tax which may have been levied in said county for the preceding year, and it shall be the duty of said Treasurer, on presentation of such order, to pay the amount thereof in money to the financial officer of said society, to be expended by said society in the improvement of agriculture and the mechanic arts within said county.

Fair.

§ 2. That to secure a faithful application of said money to the objects herein before stated, the officers of said society shall annually hold a county Fair, and cause to be prepared and published a list of premiums to the farmers and citizens of said county, at least equal in amount to the payment from the county Treasury for the current year; a copy of which list shall be left with the county Judge and be preserved in his office.

Premiums.

Failure.

§ 3. That if from any cause, said society fails to hold their Fair, or to file such list with the county Judge, he shall withhold all subsequent orders until the requirements of the foregoing section have been complied with.

Take effect.

§ 4. This Act may take effect by publication in the Iowa Capital Reporter and Republican, *Provided*, said society shall pay the expense, if any, of such publication.

APPROVED January 20th, 1855.

I certify that the foregoing Act was published in the Iowa Capital Reporter and Republican on the 31st day of Jan. 1855.

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

CHAPTER 42.

STATE ROAD.

AN ACT to locate a State Road from Charleston, Lee county, via Montrose to Keokuk.

Commissioners.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That John Schooley, Simon Cole and W. H. Griswold, of the county of Lee, be, and they are hereby appointed commissioners, to locate and establish a State Road from Charleston, in Lee county, via Montrose to Keokuk.

§ 2. That the commissioners appointed to locate said ^{Charleston to Keokuk Meeting.} or a majority of them, shall meet at Charleston on the second Monday of April, 1855, or within six months thereafter, and taking to their assistance a surveyor, the necessary chainmen and markers, and having been qualified, shall proceed to the discharge of their duties according to law.

§ 3. That the commissioners shall have two dollars per day each, and the surveyor, chainmen and markers, such ^{Commissioner's} sum as the county Judge may deem just. All expense to be ^{Paid by Lee county.} paid by Lee county.

§ 4. This act shall take effect from and after its publication in the Iowa City papers. ^{Take effect}

APPROVED 20th January, 1855.

I certify that the foregoing Act was published in the Iowa City Papers on the 31st day of January. 1855.

GEORGE W. McCLEARY, Sec'y of State.

CHAPTER 43.

UNION COUNTY.

AN ACT to provide for the location of the seat of Justice of Union county.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That S. S. Walker of Lucas county, Adrian Miles of Monroe county, and George A. Hawley of Decatur county, be and they are hereby appointed commissioners to locate and name the seat of Justice of Union county. ^{Commissioners}

§ 2. That said commissioners, or ^{two of them,} meet at Peters' Mill, in said county, on the first Monday in February ^{next, or within sixty days,} and, after being duly qualified to the faithful performance of their duties by some person having authority to administer oaths, shall proceed to locate the seat of Justice of said county as near the geographical center of said county as a suitable site may be found, having due regard to the presence of said ^{shall Meeting as first place of said as a} ^{minister Duties.}