

Members ex- not exceeding twenty-five to each company shall be ex-
 empted from- empted from the performance of military duty except in
 military duty cases of invasion or insurrection and shall also be exempt-
 or as jurors. ed from serving as Jurors in Justices Courts.

APPROVED, January 26, 1844.

**AN ACT to authorize school district No. one in
 Dane County to lay an additional tax for building
 a School House.**

§ 1. *Be it enacted by the Council and House of Represent-
 atives of the Territory of Wisconsin.*

May levy tax
 not to exceed
 one per cent.

That it shall and may be lawful for the trustees of
 school district No. one in the county of Dane to levy an
 additional tax to the Tax now allowed by law not to ex-
 ceed one per cent on the assessment roll of said district
 for the purpose of erecting a school house in said district.

How collected

§ 2. The said tax shall be collected and returned in
 the same manner that is now provided by law for the col-
 lection of the tax for building school houses, *Provided,*
 that a majority of the legal voters in said school district
 who may be present at any school meeting of the district
 called by the Trustees of the district whose duty it shall
 be to give not less than ten days notice thereof in one of
 the newspapers printed in Madison stating the object to
 such meeting; shall vote in favor of levying the tax
 authorized by this act.

To be levied
 by a vote.

Notice how
 given.

APPROVED, January 27, 1844.

**AN ACT to amend certain acts relative to the
 counties of Dodge and Washington.**

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

Part of act re-
 pealed.

§ 1. That so much of the acts approved February 19,
 1841, and April 10, 1843, in relation to the county com-
 missioners' courts of the counties (of the counties) of

Dodge and Washington as prescribes the places where the said commissioners' courts may be holden in said counties be and the same is hereby repealed.

§ 2. That hereafter it shall be lawful for the county commissioners of said counties to hold their sessions where they or a majority of them may deem most expedient for the general interest and convenience of the citizens of their respective counties. Sessions of Commission-ers how and where held.

§ 3. It shall be the duty of said commissioners previous to the holding any of their sessions to advertise the same in three of the most public places by posting up written notices in said counties at least twenty days before such sessions setting forth the time and place where the same shall be holden. Notices of, act up.

§ 4. That the official acts of the county commissioners of the county of Washington at any session holden at the county seat of said county prior to the first day of March next shall be as good and valid as if the said session had been held at the place now fixed by law. Acts of Com-missioners lo-galized.

APPROVED, January 20, 1844.

AN ACT to authorize the Register of Deeds of the county of Grant to procure certain records in the office of the Register of Deeds of the county of Iowa.

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

§ 1. That the Register of Deeds of the county of Grant is hereby required to procure from the records in the office of the Register of Deeds of the county of Iowa true and exact copies of the records of all deeds, Mortgages and other instruments recorded in the office of the Register of Deeds of the said county of Iowa which relates to or affects lands or real estate situate within the limits of the said county of Grant recorded in the said county of Iowa previous to the organization of the said county of Grant and record the same in a book or books to be procured by him for that purpose. Register may copy deed. Books how procured.

§ 2. That the Register of Deeds of Grant county shall