AN ACT to provide for laying out the several territorial roads therein named.

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

From Excter.

§ 1. That Jonas Lovelan, Jacob Linsey, and Adam Collin, be, and are hereby, appointed commissioners to lay out a territorial road from Exeter, (Sugar river,) to pass near Jonas Shooks', thence to the Pecatonica ford, near the battle ground, thence to Wyota, (Hamilton's diggings,) thence to the White Oak Springs, to intersect the road to Galena.

From Janesville.

§ 2. A territorial road shall be laid out and established, leading direct from Janesville, on the most eligible route, by the town of Exeter, in the county of Green, to Mineral Point, and that Daniel Smiley, Josiah Bennet, and Leonard Kop, be, and are hereby, appointed commissioners to lay out said road.

From Manchester.

§ 3. A territorial road shall be laid out and established, leading from Manchester, at the mouth of the Catfish, to Mineral Point, over the most direct and eligible route, and that Robert Stone, Hiram Gould, and Sewal Holman, be, and hereby are, appointed commissioners to lay out said road.

From Madison.

§ 4. A territorial road shall be laid out and established, leading from Madison to Whitewater, with the privilege of adopting so much of any territorial or county road as the commissioners may deem proper; said road to cross Rock river near the dwelling of John Allen, on section seventeen, town five, range fourteen; and that James Carman, John Allen, and Marcellus Finch are hereby appointed commissioners to lay out said road.

§ 5. Horatio Catlin, E. M. Williamson, and Lucius I. Barber. From Jefferare hereby appointed commissionen to survey and locate a territorial road from Jefferson, the county seat of Jefferson county, to Madison.

> § 6. Joseph Keyes, N. F. Hyer, and James H. Ostrander, are hereby appointed commissioners to survey and locate a territorial. road from Jefferson to Fort Winnebago,

> That Martin Field, Frederick A. Sprague, and William δ7. Sherman, be, and are hereby, appointed commissioners to lay out a territorial road from Whitewater, via. Eagle Prairie, to the angle stake in the Muquonugo road, near the southeast corner of section thirty-four, town six, range eighteen; and said commissioners may adopt any portion of any road now laid out on said route.

Ъ.

BOD.

From Whitewåter.

§ 8. A territorial road shall be laid out and established, lead-From Boat ing from Boat Laid Hollow, on the Mississippi river, through the Laid Hollow. town of Fair Play, to the White Oak Springs; and that A. S. Gregory, G. W. Bruce, and J. M. Chandler be, and are hereby, appointed commissioners to lay out said road.

§ 9. The several boards of commissioners named in this act Commissioners shall meet at such times and places as a majority of them shall authority of. agree, and proceed to perform the duties assigned them sgreeably to the provisions of an act entitled "an act to provide for laying out and opening roads, approved January 11, 1840," and when located, shall be opened and worked as other roads are; and said commissioners are authorized to adopt the survey of any road which may have been already surveyed and laid out as a part of any of the roads authorized to be laid out by this act, if they shall think proper.

§ 10. None of the expenses of laying out the roads authorized No expenses by this act shall be paid from the territorial treasury, nor from the tory or countreasury of any of the counties through which any of the said roads ties. may run.

§ 11. This law shall be in force and take effect from and after Take effect. its passage.

APPROVED, April 17, 1843.

AN ACT to amend an act entitled "an act to change the time of holding courts in certain counties of the second judicial district, and to provide for a change of venue in criminal cases," and for other purposes.

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

§ 1. All writs, summons, process, indictments, recognizances, Process, when and other proceedings, in any of the courts, in the first section of the act of which this is amendatory mentioned, which shall have been instituted since the passage of said act, or may hereafter be instituted, shall be returnable at the term of such court to be begun and held next after the day of issuing of the same, any thing in the second section of said act contained to the contrary notwithstanding.

§ 2. The seventy-first section of an act entitled "an act con- Costs, how cerning costs and fees," is hereby repealed; and no costs shall be ^{taxed}.