offer said lands and sell the same, at the capitol, at Madison, in the same manner they are required to offer other school lands.

In case of nonpayment

SEC. 3. It shall be the duty of the said commissioners, whenever any of the school or university lands shall have been forfeited for the space of six months, by reason of the non-payment of principal or interest, to advertise, in some newspaper published in the county wherein such lands lie, if there be one, and if not, in such newspaper as they think proper, that such forfeited lands are subject to private entry by any person applying therefor; and the minimum price for such tracts or parcels of lands so forfeited, shall be the amount due thereon at the time of such re-sale, together with the costs of sale.

SEC. 4. So much of the revised statutes as conflicts with

the provisions of this act, is hereby repealed.

Approved, March 19, 1853.

Chap. 44.

An Act in relation to State Roads.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

How established.

Sec. 1. All state roads located and established hereafter within this state shall be viewed, surveyed and established and returns made thereof, agreeable to the provisions of this act, within two years from the passage of the act by which said road may be granted or authorized to be laid out.

How commisceed.

SEC. 2. The commissioners appointed to locate and sioners to pro- establish any state road, shall at least twenty days before they proceed to locate the same, cause copies of the special law by which they act to be posted up in three public places in each town through which the said road may pass, or run into, which notice shall also set forth the time and place the said commissioners will meet to locate said road; may cause the same to be correctly surveyed and marked from the beginning throughout the whole distance, by setting stakes in the prairie at a reasonable distance apart, and by blazing trees in the timber.

Commission'rs

SEC. 3. The commissioners and surveyors of each road to make return shall make a certified return of the survey and plat of the whole length of said road, specifying in said return, the width, depth and course of all streams, the position of all swamps and marshes, and the face of the country gene-



rally, noting where timber and where prairie, and the distance said road shall have been located in each county.

SEC. 4. Said return and plat shall be signed by a ma-Return to be jority of the commissioners and the surveyor of said road, forwarded to and forwarded to the secretary of state, within sixty days secretary of after the view and survey of the same, to be by him recorded and preserved; they shall also within sixty days as aforesaid, deposit in the office of the clerk of the board of supervisors of each county through which said road shall be laid, a return and plat as aforesaid of so much of said road as shall be laid out and established in said county, to be recorded as aforesaid.

SEO. 5. All state roads authorized to be laid out by any Roads to be law of this state, and not yet commenced, shall be laid out laid out in the in the manner prescribed in this act, and the commission-scribed ers shall comply with all regulations herein contained.

SEC. 6. When any road shall have been located and Roads to be established agreeable to the provisions of this act, the worked. same shall be opened and worked by the counties and towns through which it shall be laid, at such time and in the same manner as other roads in this state are opened

and worked.

SEC. 7. The commissioners shall be entitled to such Compensation compensation for their services in laying out all state roads of commission the different counties through which the roads may sioners. Dass, as the supervisors of said counties may deem just.

SEC. 8. The board of supervisors of any town shall not Shall not vanave the power to alter or vacate any road laid out in cate road. accordance with the provisions of this act, when the road

hall not lie wholly within such town.

SEC. 9. All acts or parts of acts conflicting with the provisions of this act are hereby repealed.

Sec. 10. This act shall take effect and be in force from and after its passage.

Approved, March 22, 1852.

An Act in relation to Special Terms of the Circuit Court.

The people of the State of Wisconsin, represented in Chap. 45. Senate and Assembly, do enact as follows:

SECTION 1. No special or adjourned term of any circuit ourt in this state, shall be held, unless a notice of the time Notice to be not place of holding the same, signed by the clerk of such given by clerk ourt, shall be posted on the outer door of the court