

SECTION 6. This act shall take effect and be in force from and after the first day of January, A. D. 1883.

Approved March 30, 1882.

[No. 272, A.]

[Published April 13, 1882.]

CHAPTER 321.

AN ACT to provide for laying out a state road from Westboro in Taylor county, through Price county, to Glidden in the county of Ashland.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. E. T. Wheelock of Taylor county, N. State road.
Auly, Willis Hand and J. Farr, of Price county, and George Grant and Henry Spille of Ashland county, are hereby appointed commissioners to lay out or cause to be laid out and establish a state road from Westboro in Taylor county, by the most feasible and desirable route, through Price county to Glidden in Ashland county.

SECTION 2. Said commissioners shall proceed in Compensation
said matter in all respects as provided by law in such for services.
cases, except as herein otherwise expressly provided, and shall receive as full compensation for their services, the sum of two dollars per day, and one dollar for each half day, for the time actually and necessarily spent by them in said matter, to be paid by the counties of Taylor, Price and Ashland respectively, in proportion to the number of miles of said road in each county, and said counties shall pay proportionately in the same manner, such reasonable and necessary expense for services of a surveyor and his necessary help, as shall be necessarily incurred by said commissioners in surveying and platting said road. No claim or demand for such services shall be paid until the completed survey and plat of said road shall be filed in the secretary of state's office, and a copy thereof in the office of the county clerk of each of said counties. The original survey and plat shall be certified by a majority of said commissioners and the surveyor employed, and attested by a notary public.

SECTION 3. Ten days after the filing of the survey Notice.
and plat of said road as hereinbefore provided, said road shall be deemed an established public highway.

SECTION 4. Said commissioners shall have the Powers of com-
missioners.
same powers as are conferred upon the boards of super-

visors to award damages and settle with parties who may feel aggrieved or sustain damages by the laying out of said highway, subject to the right of appeal by the party aggrieved as in other cases of the laying out of public highways.

Drainage moneys to go in road.

SECTION 5. During the next ten years, all drainage moneys realized and paid into the treasuries of said counties from state swamp lands lying in said counties, between the south line of township thirty-four, and the north line of township forty-two, and west of the west line of range two west, are hereby appropriated for the purpose of draining and reclaiming swamps lying contiguous to said highway, and building necessary corduroy and bridges over said swamps on the line of said highway. The county clerks of said counties shall respectively apportion said drainage moneys in accordance with the terms of this act, and the treasurers of said counties shall respectively retain said moneys and pay them out only on the warrant of four of the said commissioners or their lawful successors; provided, the moneys received for said lands shall be expended in the respective counties where said lands lie.

Term of commissioners.

SECTION 6. Said commissioners shall hold until the duties prescribed by this act shall be completed, and they shall have full charge and control of the expenditure of all moneys placed under their control by this act; provided, that all work performed under their supervision, except surveying and platting, shall be done under contract, let to the lowest responsible bidder, and not otherwise. Any vacancy occurring in the board of commissioners shall be filled by a majority of the remaining commissioners; provided, that the person chosen to fill such vacancy shall be a resident and freeholder of the county in which his predecessor resided when appointed or chosen.

SECTION 7. This act shall take effect and be in force from and after its passage and publication.

Approved March 31, 1882.

[No. 202, A.]

[Published April 11, 1882.]

CHAPTER 322.

AN ACT to amend chapter 66 of the revised statutes, entitled of excise and the sale of intoxicating liquors.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 1550 of the revised statutes is hereby amended by striking out the words "this chap-