from judgments of justices of the peace, and if a county be interested, the summons shall issue against the county commissioners of such county.

Sec. 2. The circuit courts shall have jurisdiction to hear and determine all such appeals, and shall give such judgment in respect to the right of the parties, as the commissioners' court should have given, and shall have power to make all such orders, and to issue all such process and notices as may be necessary to bring all persons interested before the court; and on the trial of such appeals, the court shall proceed in all respects as is or may be required in the trial of other appeal cases in said court, and the judgment of the court in the premises, shall be final and conclusive upon the parties, unless an appeal be taken to the supreme court. The said circuit court shall also have power to remand all such cases to the county commissioners' court, with directions to carry into effect, so far as relates to rights of parties, the judgment of said court: Provided, That in cases so remanded, the circuit court shall make out and deliver a written opinion to be entered of record, and transmitted to the county commissioners' court.

Sec. 3. Appeals shall hereafter be allowed from all judgments of justices of the peace, rendered in qui tam actions and suits instituted to recover penalties or forfeitures which is or may be allowed by any statute of the State; such appeals to be taken and proceeded in, in all respects as is or may be required in appeals from judgments of justices of the peace in civil actions.

This act shall take effect on the first day of June next.

Approved, Jan. 31, 1835.

AN ACT dividing the State into Judicial Circuits. In force Jan. 17, 1835.

Sec. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That the counties of Calhoun, Greene, Morgan, Sangamon, Macoupin, Macon, Tazewell and McLean, shall form the first judicial circuit; the counties of Madison, St. Clair, Monroe, Randolph, Washington, Clinton, Bond, Montgomery, Shelby, Effingham and Fayette, shall form the second judicial circuit; the counties of Hamilton, Jefferson, Franklin, Gallatin, 3d circuit. Pope, Johnson, Alexander, Union, Jackson, Marion and Perry, shall form the third judicial circuit; the counties of Wayne, White, Edwards, Wabash, Lawrence, Crawford, Jasper, Clark, Edgar, Vermilion, Champaign, Coles and
Clay, shall form the fourth judicial district; the counties of Pike, Adams, Hancock, M'Donough, Knox, Warren, Fulton and Schuyler, shall form the fifth judicial circuit; and the counties of Jo Daviess, Rock Island, Mercer, Henry, Peoria, Putnam, La Salle, Cook and Iroquois, shall form the sixth judicial circuit.

This act to be in force from and after its passage.

Approved, Jan. 17, 1835.

In force Feb. 12, 1835.

**AN ACT to amend an act to License and Regulate Taverns.**

Sec. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That hereafter the county commissioners' court of each and every county in this State shall, at the time of granting a license under the act to which this is an amendment, demand of, and from the person receiving the same, a sum not more than fifty dollars, taking into consideration the stand where such tavern is to be located or opened, which sum so received, shall, by the said commissioners, be paid to the County Treasurer of said county; which license so granted, shall authorize such person to keep a tavern and retail liquors for the term of one year.

Approved, Feb. 12, 1835.

AN ACT to Organize the County of Jasper.

Sec. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That on the fourth Monday in January next, between the hours of eight o'clock in the morning, and seven o'clock in the evening, an election shall be held in the town of Newton in the county of Jasper, for three county commissioners, one sheriff, and one coroner for said county, who shall continue in office until their successors shall be duly elected and qualified.

Sec. 2. David Philips, William M. Richards, and Wm. Price, or any two of them, shall be judges of said election, and shall be authorized to appoint two clerks, and shall be qualified in the same manner as judges and clerks of elections are now required by law, and said election shall, in