dred and ten days services as surveyor of the Vincennes, and Chicago road; and to Daniel W. Beckwith the sum of To D.W. Beckfifty dollars for making a plat of said road, payable out of with for \$50. any money in the Treasury not otherwise appropriated. APPROVED, Feb. 12, 1835.

AN ACT for the relief of Willard Twiss.

In force Jan. 31, 1835.

WHEREAS Willard Twiss, clerk of the county commis- Preamble. sioners' court of the county of Bond, by issuing a marriage license to John Hopton, Jr., by the fraud and misrepresentation of the said John Hopton, Jr., as is alleged, has become liable to be sued for the penalty of three hundred dollars, given by the fifth section of the act, entitled "An act concerning marriages," approved, February 14th, 1827: Therefore-

SEC. 1. Be it enacted by the people of the State of Illinois, W. Twiss re-represented in the General Assembly, That the said Willard leased from cor-Twiss be, and he is hereby released and entirely discharged tain penalty. from the penalty so aforesaid granted by the fifth section of the act above recited, to which he may have become liable by issuing a marriage license to the said John Hopton, Jr., as aforesaid: Provided, That if a suit shall have Proviso. been commenced to recover said penalty, the said Willard Twiss shall pay all costs which may have accrued to the time of the passage of this act. APPROVED, Jan. 31, 1835.

AN ACT for the relief of the securities of Thomas Moore In force Feb. and others. 6, 1835.

Sec. 1. Be it enacted by the people of the State of Illinois, Securities of represented in the General Assembly, That William A. Min-released from shall, Abraham Marshall, and Charles W. Bacon, are here-certain recogby discharged and released from their recognizances, by nizances, them entered into, as the securities of Thomas Moore in the two cases of the people of the State of Illinois against said Moore, now pending in the circuit court of Hancock county, and they are hereby authorized to plead this act

in bar to any proceeding on the said recognizances, or

either of them.

Securities of Wm. Blocker released from certain recognizances.

Sec. 2. That the estate of William Gaston and Squire Craine, Robert Henderson and Conrad Will, are hereby discharged and released from the recognizances by them entered into as the securities of Timothy Blocker, in a case of the people of the State of Illinois against said Blocker, now pending in the circuit court of Jackson county, by their paying all costs accrued thereon.

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

APPROVED, Feb. 7, 1835.

In force Feb. 12, 1835.

AN ACT for the relief of a person therein named.

Certain law repealed.

SEC. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That an act, entitled "An act to authorize George H. Beeler to keep a ferry on the Kaskaskia river," approved, January 28th, 1833, be, and the same is hereby repealed.

APPROVED, Feb. 12, 1835.

In force Feb. AN ACT to amend the act, entitled "An act for the relief of the poor," approved, March 1, 1833. 13, 1835.

Proof of twelve months resilief.

SEC. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That when application county necessa- is made by any pauper, or paupers, to the county commisry to obtain re-sioners' court of any county in this State, for relief, it shall be necessary for said county commissioners' court to require of said pauper or paupers, satisfactory evidence that he, she or they, have been residents of said county for twelve months immediately preceding the day upon which such application is made.

When non-residents, how dealt with.

Sec. 2. That when on application made by any pauper or paupers, to the county commissioners' court as aforesaid, it shall appear to the satisfaction of said court, that the person or persons so applying for relief, have resided in said county agreeably to the provisions of the first section of this act, he, she or they, shall be entitled to all the relief provided by the act to which this is an amendment; but if on the contrary, it shall appear to the satisfaction of