

An act to amend the act incorporating Agricultural societies.—

Be it enacted by the People of the State of Illinois Represented in General Assembly,

Sec. 1. That it shall be the duty of the County commissioners Court of each and every County in this State (where an agricultural society shall not have been incorporated under the act to which this is an amendment) to convene the people as herein directed for the purposes therein specified, in the year eighteen hundred and forty one, and in each year thereafter until a society shall be organized in each County of the State.—

Sec. 2. That it shall be the duty of each society organized under the law of this state to report the agricultural statistics of their county to the Auditor of Public accounts on or before the      day of      in each year.—

Sec. 3. Upon the filing of such report in the auditors office, it shall be the duty of the auditor to issue his warrant in favour of the society for Twenty dollars, which the society shall convert into two premiums of ten dollars each — upon which shall be engraven, Illinois State Premium — One of which shall be presented to the person who shall be adjudged by the society, to have cultivated the five best acres of corn — and the other to the person whom the society shall adjudge to

have raised the five best acres of  
wheat, in their respective County.—  
Provided always that nothing in this act shall  
prevent any citizen from competing for the  
State premiums in ~~these~~<sup>his</sup> respective County—  
whether he be a member of a county society or  
not—

11-83 No 3  
A bill for an  
act to amend —  
the act incorporating  
agricultural societies

200  
one eng.