ACTS AND RESOLUTIONS

PASSED AT THE

REGULAR SESSION

OF THE

NINETEENTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA,

BEGUN JANUARY 9, AND ENDED MARCH 17, 1882.

PUBLISHED UNDER THE AUTHORITY OF THE STATE.

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F. M. MILLS, STATE PRINTER.

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VEARED DECREARY

STATE GOVERNMENT, 1882.

List of State Officers, Judges of the Supreme, District, and Circuit Courts, District-Attorneys, and Members and Officers of the General Assembly, at the time of the Passage of the Laws contained in this Volume.

EXECUTIVE DEPARTMENT.

NAME.	Position.	COUNTY FROM WHICH ORIG- INALLY CHOSEN.
Buren R. Sherinan	Governor	Benton
Welker Given	Private Secretary	Polk
	Lieutenant-Governor	
John A. T. Hull	Secretary of State	Davis
William T. Hammond		Jasper
	Auditor of State	Cerro Gordo
Rufus L. Chase		Butler
Edwin H. Conger	Treasurer of State	Dallas
Daniel W. Smith		Shelby
	Register of State Land-Office	
John M. Davis	Deputy Register of State Land-Office	Polk
John W. Akers	Superintendent of Public Instruction	Linn
Ira C. Kling	Deputy Supt. of Public Instruction	Cerro Gordo
	Attorney-General	
Frank M. Milis	State Printer	POIK
Matt Parrott	State Binder	Black Hawk
william 12. Alexander	Adjutant and Inspector-General and	T 2200
Mrs. C.D. Morroll	Acting Quartermaster-General	Cuthric
Durker C. Wilson	State Librarian	Mahaaba
Drof Mother P. Leanard	State Mine Inspector	Tohnson
Paniamin T Cham	Supt. of Weights and Measures State Fish Commissioner	Londa
Albert A. Mosher	Assistant Fish Commissioner	Diekingen
Albert A. Mosher	Testerant Lien Commissionel	DICKIUSUI

NOTE.—The address of Lieutenant-Governor Manning is Carroll; that of Attorney-General McPherson is Bed Oak; that of Prof. Leonard is Iowa City; that of the Fish Commissioner is Anamosa; that of the Assistant Fish Commissioner is Spirit Labe.

**Oharies B. Chase, of Polk county; was Deputy Treasurer of State until March 1, 1882.

JUDICIAL DEPARTMENT.

SUPREME COURT.

NAME.	POSITION.	COUNTY FROM WHICH CHOSEN.	POST-OFFICE.
William H. Seevers	Chief Justice	Mahaska	Oskaloosa
James G. Day	Judge	Fremont	Sidney
James H. Rothrock	Judge	Cedar	Cedar Rapida
Joseph M. Beck	Judge	Lee	Ft. Madison
Austin Adams	Judge	Dubuque	Dubuane
Edward J. Holmes	Clerk	Jackson	Des Moines
John S. Runnells	Reporter	Polk	Des Moines

DISTRICT COURTS.

District.		POSITION.	COUNTY FROM WHICH CHOSEN.	POST-OFFICE.
1	Abraham H. Stutsman	Judge	Des Moines	Burlington
2	Edward L. Burton	Judge	Wapello	Ottumwa
8	Edward L. Burton	Judge	Ringgold	Mt. Ayr
4	Charles H. Lewis	Judge	Cherokee	Cherokee
5	William H. McHenry	Judge	Polk	Des Moines
- 0	JOHN C. COOK	.] Uage	Jasper	Newton
7	Walter I. Hayes	Judge	Clinton	Clinton
8	John Shane	Judge	Benton	Vinton
9	Sylvester Bagg	Judge	Black Hawk	Waterloo
10	Ezekiel E. Cooley	Judge	Winneshiek	Decorah
11	Henry C. Henderson	Judge	Marshall	Marshalltown
12	George W. Ruddick Joseph R. Reed Ed R. Duffle Thomas A. Bereman	j̃ ndae¦	Bremer	Waverly
13	Joseph R. Reed	1 ndae·····	Pottawattamie.	Council Blums.
14	Ed R. Dume	Triage	<u>5ac</u>	Sac City
1	Thomas A. Bereman	Dist. Attorney.	Henry	Mt. Pleasant
Z	Rufus B. Townsend	Dist. Attorney.	Monroe	Albia
8	James P. Flick	Dist. Attorney.	raylor	Bediord
4	Stephen M. Marsh	Dist. Attorney.	woodbury	Sloux City
5	William Connor, Jr	Dist. Attorney.	Polk.	Des Moines
Ď,	Edward W. Stone	Dist. Attorney.	wasnington	Washington
7	Henry H. Benson	Dist. Attorney.	SCOTE	Davenport
8	Milo P. Smith	Dist. Attorney.	LOW8	Marengo
9	Chenry D. r ouke	Dist. Attorney.	Dubuque	Dabaque
10	Cyrus wenington	Dist. Attorney.	Winnesniek	Decoran
11	Henry B. Fouke	Dist. Attorney.	Mitchell	Characa
12	T Pares Connor	Dist Attorner	Crossford	Donigon
10	J. Perry Connor	Dist Attorney	Calbonn	Loka City
13	A-BT- TOHAGI	Disc. According.	Camoun	Dane Olly

CIRCUIT COURTS.

District.	name.	POSITION.	COUNTY FROM WHICH CHOSEN.	·
1 1	William J. Jeffries	Judge	Henry	Mt. Pleasant
1 2	Charles H. Phelps	Judge	Des Moines	Burlington
2 2	Henry C. Traverse	Judge	Davis	Bloomfield
8 8	D. D. Gregory	Judge	Union	Afton
4 4	Joseph R. Zuver	Judge	Woodbury	Sioux City
5 1	Josiah Given	Judge	Polk	Des Moines
5 2	Stephen A. Callvert	Judge	Dallas	Adel
8 6	William R. Lewis	Judge	Poweshiek	Montezuma
7 1	Charles W. Chase	Judge	Clinton	Clinton
7 2	DeWitt C. Richman	Judge	Muscatine	Muscatine
- 8l 8	Christian Hedges	Judge	Iowa	Marengo
9 9	Benjamin W. Lacv	Judge	Dubuque	Dubuque
10 10	Benjamin W. Lacy Charles T. Granger	Judge	Allamakee	Wankon
11 11	Daniel D. Miracle	Judge	Hamilton	Webster City
12 12	Robert G. Reiniger	Judge	Floyd	Charles City
13 13	Chas. F. Loofbourow	Judge	Atlantic	Cass
14 14	John N. Weaver	Judge	Kossuth	Algona

NINETEENTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA,

Which Convened at the Capitol, in Des Moines, Monday, January 9, and Adjourned Friday, March 17, 1882.

SENATE.

=			
No. District.	COUNTIES.	SENATORS.	POST-OFFICE.
1	11.00	Henry W Rothert	Keokuk
â	Lee. Van Buren and Davis	Alexander Brown	Kooganana
െ	I A more a cons	Tores T Wall	I (mion rritto
0	Monroe and Worms	Dorid M Clork	Now York
3	Thion (Verks and I was	William M. Wilson	Occords
9	Deserting Dinggold and Worley	VIIIMII M. WIISOII.	Mrt Aven
9	Decatur, Ringgold, and Taylor	Talker To Clark	Olorindo
7	Fremont and Fage	TRIUM E. CIARK	Ded Och
ð	Monroe and Wayne. Union, Clarke, and Lucas. Decatur, Ringgold, and Taylor. Fremont and Page Mills, Montgomery, and Adams. Des Moines	Alfred Hebard	Red Oak
10	Des Mollies	Denion J. Hall	Mt Dleggert
11	Jefferson	Sanioro M. Bolling.	r airneid
12	Wapello. Washington and Louisa. Mahaska Marion. Warren.	Cassius M. Brown	Officer
12	Washington and Taulas	Jos. G. Hukinson.	Drighton
14	Washington and Louisa	John W. Prizer	Ocholoon
10	Manian	J. Kelley Johnson.	Vacanillo
10	Warnen	James F. Greemee.	MHUAVIIIO
10	Wallen Adois and Coss	Conhog P Hunt	Croonfold
10	Dottomattamia	Coores E Wright	Coun'l Bluffe
100	Madison, Adair, and Cass. Pottawattamie Muscatine Scott Clinton	Ding Michele	West Tiberty
20	Sentt	Tohn C Bills	n ost Diboley.
90	Clinton	Wickliffe A Cotton	Davenport
92	Cedar and Jones	John Dussell	Onglow
94	Jackson	Diorgo Mitchell	Maanakata
05	Johnson	John C Shrader	Inwa City
96	Iowa	William A Datrick	Victor
97	Linn	John W Henderson	Coder Renide
20	Benton	John D Nichola	Vinton
90	Joener '	Eghert C Sudlow	Lvnnvilla
80	JasperPolk	Hiram V Smith	Des Moines
ΨV).	L VIEL	LIIAM I.SMIM	DOS MOMES

SENATE-CONTINUED.

No. District.	SENATORS.	POST-OFFICE.
81 Dallas, Guthrie, Audubon, and Shelby	Samuel D. Nichols.	Panora
32 Marshall and Grundy	$\mathbf{Delos} \ \mathbf{Arnold} \dots$	Marshalltown
33 Boone and Story	John D. Gillett	Ogden
34 Harrison, Monona, Crawford, Ida, and Sac.	T. M. C. Logan	Logan
85 Dubuque	Julius K. Graves	Dubuque
86 Delaware	Rodney W. Tirrill	Manchester
37 Hardin and Hamilton	John L. Kamrar	Webster City.
88 Black Hawk.	H. C. Hemenway	Cedar Falls
89 Buchanan	Merritt W. Harmon	Independence
40 Clayton 41 Allamakee	Martin Garber	East Elkport.
41 Allamakee	Henry Nielander	Lansing
42 Winneshiek	Henry A. Baker	Ussian
43 Fayette.	William Larrabee	Clermont
44 Bremer, Chickasaw, and Howard	C. A. Marshall	Nashua
45 Poweshiek and Tama.	Alfred N. Poyneer.	Montour
46 Butler, Floyd, and Mitchell	Aivin M. whatey	Apington
47 Winnebago, Worth, Cerro Gordo, Wright	Town on G. Dowlson	Manan (164-
Franklin, and Hancock	Horace G. Parker	Mason City.
48 Calhoun, Carroll, Greene, and Webster	John J. Russell	Jenerson
49 Kossuth, Humboldt, Emmet, Dickinson, Clay	Eldin T Howfaham	Emmotahana
Palo Alto, Pocahontas, O'Brien, and Osceola	Eluin J. Hartshorn	emmeranark.
50 Woodbury, Plymouth, Sioux, Lyon, Chero kee, and Buena Vista	Cifford & Pohingon	Storm Lako
AOC, and Duona vista	Amora 2. Koningon	DUTH LAKE.

OFFICERS OF THE SENATE.

President—Orlando H. Manning, Carroll, Carroll county.

Secretary—Frank D. Jackson, Greene, Butler county,

Assistant Secretary—William Lytle, Iowa City, Johnson county.

Second Assistant Secretary—Eugene H. Odell, Council Bluffs, Pottawattamie county.

Enrolling Clerk—Clara C. Lacey, Oskaloosa, Mahaska county.

Engrossing Clerk—Mira E. Troth, Hampton, Franklin county.

Sergeant-atArms—Henry C. Darrah, Dubuque, Dubuque county.

Door-Keeper—Theodore Schreiner, Mt. Pleasant, Henry county.

Janttor—Henry McCravens, Des Moines, Polk county.

HOUSE OF REPRESENTATIVES.

=			
District.			•
Ë		Names	
<u>s</u>	COUNTIES.	OF MEMBERS.	POST-OFFICE.
		OF MEMBERS.	
ď			
No.			
1	Lee	John N. Irwin	Keokuk
_		James H. Snook	West Point
2	Des Moines	William Lynch	Kingston
		A. H. Kuhlemeier	Burlington
3	Henry	Charles W. Pavne	Swedesburgh.
		Micaigh I. Craw	Solom
4	JeffersonVan Buren	John Williamson	Fairfield
5	Van Buren	James Elerick	Doud's Station
6	Wapello	F. M. Epperson	Eddyville
	•	George W. Dickins.	Competine
	Davis	Sam'l B. Downing	Bloomfield
	Monroe		
9	Appanoose	Eph. M. Reynolds	Centerville
10	Lucas	Warren S. Dungan.	Chariton
11	Wayne	George McCulloch	Humeston
12	Clarke	William H. Hall	Osceola
13	Decatur	William F. Kelley	Leon
14	Union	Anson P. Stephens.	Creston
15	Ringgold	Charles C. Bosworth	Tingley
16	Adams	Thomas L. Maxwell	Corning
17	Taylor	Lyman Evans	Bedford
18	Montgomery	Cornelius C. Platter	Red Oak
19	PageMills	*John X. Griffith	Shenandoah
20	<u>M</u> ills	Winfield S. Lewis	Malvern
21	Fremont	Loren R. Henderson	Anderson
22	Pottawattamie	Henry O. Seiffert	A voca
		Jacob C. Morgan	Conneil Blatts.
23	Cass	William Baughman	Griswold
24	Madison	Butler Bird	Patterson
25	Warren	William F. Powell	indianoia
26	Marion	William Blain	Knoxville
	76-11	Henry M. McCully.	Pella
27	Mahaska	James Bridges	indianapolis.
~~	Keokuk	Robert B. Warren	Peoria
223	Keokuk	Thomas E. Johns	Keswick
29	Washington	Abram Pearson	Washington
30	Louisa	Toba C. Donaha	Columbus City
81	Muscatine	John C. Donaney John A. Pickler	Musestine
-	Scott	Found M. Fickler	Dammacad
82	SCOUL	D W Malforns	Darrwood
	j	P. W. McManus	
	Cedar	William O. Schmidt	Davenport
0.4	Tohnson	William P. Wolf	Orford
ö 4	Johnson	Edward W Lucca	Lowe City
O#	Iowa	Euwaru W. Lucas .	Doon Biron
ŏ₹	Poweshiek.	Charles U Spanson	Crinnell
ÖÜ.	Jasper	Fli F Dotson	Colfor
5 (agher	John M. Tool	Monroe
00	Polk	The W Haren	A proper
00	ULB.	Thos. W. Havens Thomas E. Haines .	Altoone
	<u> </u>	· I nomas E. Haines .	Диоона

^{*} Elected to fill vacancy occasioned by the death of Watson E. Webster, February -..

HOUSE OF REPRESENTATIVES—CONTINUED.

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District.	·	•	•
ž	COUNTIES.	NAMES	POST-OFFICE.
Ä	COUNTIES.	of members.	1 OG1-OFFICE.
		1	
No.			
50	Dallas	Timothy I Caldwell	Adel
40	Guthrie	Michael McDonald.	Dodge
41	Harrison	Lemuel B. Bolter	Logan
42	Harrison	Ad'iram J. Holmes	Вооле
43	Story	Thomas C. McCall .	Nevada
4.1	Marshall	Edward L. Lemert.	Albion
45	Tama	George R. Struble	Toledo
46	Ranton	Iohn Ruder	Winton
		John M. St. Clair	Vinton
47	Linn	Irving P. Bowdish.	Waubeck
	_	Frank W. Hart	Mt. vernon
48	Jones	Martin H. Caikins .	w yoming
49	Clinton	Lankin Unton	Clinton
*0	Jackson	Camual C Simpson	Rollovno
υυ		Gilman L. Johnson	
81	Dubuque	Danis O'Brien	Remard
01	Dubuquo	Michael Ehl	Sherrill's Mt
		A W Daugherty	Duhuque
52	Delaware	William H. Merten.	Earlville
53	Buchanan	Isaac Muncey	Jesup
54	Black Hawk	Charles A. Bishop	La Porte City.
		Thomas Walstood	Waterloa
55	Grundy Hardin	Abram V. Stout	Parkersburg
56	<u>H</u> ardin	Cyrus J. Cook	Lawn Hill
57	Hamilton	Charles Aldrich	Webster City.
58	Webster Woodbury	Robert M. Wright.	Fort Doage
99	Woodbury	Hanna C. Proma	Union Didge
90	ButlerBremer	Towis & Hanchett	Waverly
60	Fayette	William Taylor	Favotto
83	Clayton	Gregor McGregor	McGregor
00	· · · ·	John Van Staden	McGregor
64	Allamakee	Willard C. Earle	Waukon
65	Winneshiek	Levi Hubbell	Wash'gt'n Pr'e
		D. O. Aaker	Ridgeway
66	Howard	Samuel S. Lambert.	Lime Springs.
67	Chiokasaw	James F. Babcock	New Hampton
68	Mitchell	Henry F. Tucker	Mitchell
69	Floyd	waldo S. Flint	Nashua
70	Monana Cramford and Ida	Dabort C. Davidson	rattersonville.
71	Charakaa Ruana Vista Resphants and Sas	Monetic Pitcher	Aurolio
72	Calhoun Carroll and Croons	I. F Donforth	Loko City
74	Advir Anduhan and Shalby	Platt Wicks	Harlan
75	Clay Dickingon O'Brien and Osceola	Orsmond M. Barrett	Sheldon
78	Emmet. Humboldt, Kossuth, and Palo Alto.	John J. Wilson	Algona
77	Mitchell Floyd Plymouth, Sioux, and Lyon Monona, Crawford, and Ida Cherokee, Buena Vista, Pocahontas, and Sac Calhoun, Carroll, and Greene Adair, Audubon, and Shelby Clay, Dickinson, O'Brien, and Osceola Emmet, Humboldt, Kossuth, and Palo Alto. Ilancock, Winnebago, Worth, and Wright Cerro Gordo and Franklin.	John E. Anderson .	Forest City
78	Cerro Gordo and Franklin	Rufus S. Benson	Hampton

OFFICERS OF THE HOUSE OF REPRESENTATIVES.

Speaker—George R. Struble, Toledo, Tama county.

Chief Clerk—Eugene C. Haynes, Centerville, Appanoose county.

First Assistant Clerk—Joseph L. Wilson, Indianola, Warren county.

Second Assistant Clerk—Albert W. Renshaw, Afton, Union county.

Enrolling Clerk—Mrs. J. S. Farron, Des Moines, Polk county.

Engrossing Clerk—Josephine V. Williams, Iowa City, Johnson county.

Sergeant-at-Arms—John W. Morton, Washington, Washington county.

Postmasters—

Belle Grow, Casey, Guthrie county.
Carrie A. Clarke, Des Moines, Polk county.

Door-Keeper—John C. Stoughton, Battle Creek, Ida county.

Janitor—Edward W. Sale, Des Moines, Polk county.

Assistant Janitor—James H. Poindexter, Des Moines, Polk county.

Mail Carrier—George S. Saylor, Saylorville, Polk county.

COMMISSIONERS IN OTHER STATES.

List of Commissioners for Iowa in other States, qualified to act as such this 12th day of May, 1882, whose terms of office will not expire prior to July 5, 1882, published as required by section 274 of the Code of 1873, showing the name, post-office, and date of commission, qulification, and expiration of commission.

CALIFORNIA.								
XAICE.	Post-office.		WHICH OF COM-					OF EXPI-
N. Prootor Smith E. V. Joice Edward Chattin Samuel S. Murfey Lee D. Craig	San Francisco San Francisco San Francisco	July Oct. Feb. Aug. Bept.	15, 1879 9, 1679 19, 1881 5, 1881 20, 1881	Nov. Feb.	4, 1879 4, 1879 19, 1881 5, 1881 20, 1881	Nov. Feb.	3, 1882 8, 1888 18, 1884 4, 1884 19, 1884	
	COLORAD	ю.						
Gabriel Netter	Denver		18, 1880 28, 1881	Sept. May	18, 1880 28, 1881	Sept. May	19, 1888 22, 1884	
·	CONNECTIO	our.						
S. Arthur Mareden David G. Gordon Francis II. Parker Henry E. Taintor	New Haven Hartford Hartford Uartford		81, 1879 7, 1880 9, 1880 5, 1881	Feb.	12, 1879 4, 1880 4, 1880 5, 1881	Feb.	3, 1888 3, 1888 3, 1888 4, 1884	
	GEORGIA	۱.						
John W. Burroughs. William B. Adams. Henry Krouse.	Savannah Savannah Atlanta	March Oct. March	4, 1881	March Oct. March	13, 1880 4, 1881 13, 1882	Oct.	8, 1884	
	ILLINO	18.						
Albert G. Webber Charles W. Hamilton Lyman B. Tichenor Simeon W. King. John Dunn S. S. Willard Frank P. Crandon	Decatur Brimfield Chicago Ohicago hicago Ohicago Uhicago	Jan. June June Aug. Dec.	19, 1879 20, 1880 23, 1880 28, 1880 12, 1880 9, 1881 6, 1884	March July July Aug. Dec.	3, 1879 23, 1880 4, 1880 4, 1880 12, 1880 9, 1881 8, 1882	Feb. July July Aug. Dec.	8, 1883 8, 1888 8, 1883 3, 1883 11, 1883 8, 1884 2, 1886	
,	LOUISIAN	₹∆.						
George A. Hero	New Orleans New Orleans	April April	92, 1890 91, 1882		4, 1880 21, 1889		8, 1888 90, 1885	

COMMISSIONERS IN OTHER STATES-CONTINUED.

·	MARYLAND.						
NAME.	POST-OFFICE.		DATE OF COM- MISSION. DATE AFTER WHICH QUALI- FIED.			DATE OF EXPI-	
Murray Hanson	Baltimore	Sept.	15, 1879	Oct.	4, 1879	Oot.	3, 1883
Ph. H. Hoffman	Baltimore	January	5, 1881	Jan.	5, 1881 13, 1881	Jan.	4, 1884 12, 1884
Frank H. Grupy	Baltimore	April	21, 1882	April	21, 1882	April	20, 1885
	MASSACHUS						
James W. Ohapman	Boston	Feb.	9, 1880	Feb.	9, 1880	Feb.	8, 1883
John L. Coffin	Boston	i March	9, 1880	March Feb.	9. 1880	March	8, 1888
J. Henry Hill	Worcester	Feb.	7, 1881	Feb.	7, 1881 7, 1881	Feb.	r, 1884
J. Henry Hill David P. Kimball Hamilton D. Clark Edward T. Merrihew	Boston	reb.	7, 1881 24, 1881	F-60.	7, 1881 24, 1881	FeD.	6, 1884
Edward T Morribow	Roston	Inne	6, 1881	Tone	6, 1881	June	23, 1884 5, 1884
Edward J. Jones	Boston	Feb.	16, 1882	Feb.	16, 1882	Feb.	15, 1885
						•	
	MISSOUE	eI.					
Charles D. Greene, Jr	St. Louis.	August	1, 1879	August	4, 1879	August	8, 1882 8, 1882
George S. Grover	St. Louis	Sept.	80, 1879	Oot.	4, 1879	Oct.	8, 1882
John W. Hodgkin	Qt Tonis	Anomet	18, 1979	Angust	4, 1880	# 20.	3, 1983 8, 1983
Fred. W. Perkins	Kanesa Gity	Tula	1, 1881	Inly	1 1881	August June	30, 1884
Frederick A. Wind	Ht. Louis	August	9. 1881	August	9. 1881	August	8, 1884
Francis Nohl	St. Louis	Sept.	7, 1881	Sept.	7, 1881		6, 1884
Watson B. Smith	NEW JERS	····	4, 1879	August	6, 1879	August	8, 1989
Henry J. Stratemeyer, Jr	Elizabeth	Jan.	18, 1881	Jan.	18, 1881	Jan.	17, 1884
	NEW YOU						
Charles Nettleton Francis P. Burke Henry C. Banks Joseph B. Nones Thomas F. Ward Edwin F. Corey	New York	August	1, 1879	August	10, 1879	August	9, 1882
Francis P. Burke	New York	August	18, 1879	Sept.	4, 1879	Sept.	8, 1682
Henry C. Banks	New York	August	19, 1879	Sept.	4, 1879	Sept.	8, 1882
Whomas P Ward	New York	Sept.	2, 1579	Sept.	0, 1079	Sept.	8, 1882 8, 1882
Thomas F. Ward Edwin F. Corey Frederick A. Burnham Armour C. Anderson James D. Warner William F. Lett	New York	Rent.	9, 1970	Oct-	11, 1879	Sent.	19, 1889
Frederick A. Burnham	New York	Dec.	9, 1879 15, 1879	Jan.	27, 1880	Jan.	8, 1883
Armour C. Anderson	New York	Dec.	80. 1879	Jan.	4, 1880	Jan.	3, 1883
James D. Warner	New York	Feb.	20, 1880	Feb.	20, 1830	Feb.	19, 1883
William F. Lett	New York	Feb.	20, 1880	Feb.	20, 1880	Feb.	19, 1883
Elias Lewis	CHORDON	March	1, 1880	March	1, 1880	Feb.	28, 1883
Issac S. Smith	York	March	9, 1880	March	5, 1880	March	4, 1883
	Tour .	Toma	28, 1890	July	4, 1880	July .	8, 1883
Charles H. Hatch	New York	July	6, 1890	July	6, 1890	July	5, 1888
Charles H. Hatch Edward W. Francis	New York	July	29, 1880	August	4, 1880	August	3, 1883
			4, 1880		4, 1880	Nov.	8, 1888
Rufus K. McHarg	Trow KOTE	MOV.	80, 1880	Dec.	4, 1880	Dec.	3, 1858 10 1899
William Johnson	Buffalo	Jan	20, 1880 14, 1881	Jan	20, 1880 14, 1881	Jeu.	19, 1883 13, 1884
William Johnson	262 Broadway, New		TE' TOO!	- BU.	*#* TOO!	V 811.	-4, 100F
	YOFK	Feb.	16, 1881	Feb.	16, 1881	Feb.	15, 1884
Benjamin F. Hillery	601 Hudson street, New York	March	-	March	1, 1881		29, 1884
Thomas Kilvert	271 Broadway, New	ŀ	•		•		-
	York	HELOD	7, 1881	March	7, 1881	March	6, 1884

COMMISSIONERS IN OTHER STATES-CONTINUED.

NEW YORK-CONTINUED.

MAME.	POST-OFFICE.	MISS	F COM-	WHICH		DATE O	ION.
Louis Beckhardt. Vincent Rosemon Charles H. Adams. Aaron T. Smith. William M. Thomas S. Allaire Murden George W. Colles T. Henry Dewey Edward H. Litchfield Spencer C. Doty Eleaser Jackson Edwin C. Clarke Henry E Wallace James M. McKinlay John A. Hillery Thomas W. Folsom Richard M. Bruno	318 Broadway, New			<u> </u>			7 1004
Winesat Basemon	York	April	8, 1881	April	8, 1881	April	7, 1884 18, 1884
Charles H. Adams	Saratoga Springs	May	12, 1881	May	12, 1881	May	11, 1884
Aaron T. Smith	New York	May	21, 1881	May	21, 1881	May	20, 1884
William M. Thomas	New York	May	81, 1881	June	4, 1881	June	8, 1884
8. Aliaire Murden	New York	July	25, 1881	July	14, 18%1	July	18, 1884
T Hanry Daway	New York	Sept.	18, 1881	Hent.	18, 1881	Sept.	12, 1884
Edward H. Litchfield	Brooklyn	October	12, 1881	October	12, 1881	October	11, 1884
Spencer U. Doty	New York	Nov.	14, 1881	Nov.	14, 1881	Nov.	13, 1884
Eleazer Jackson	New York	Nov.	25, 1881	Dec.	4, 1881	Dec.	9, 1884
Edwin C. Clarge	New York	NOV.	20, 1881	Jan.	4, 1882	Jan.	3, 1885
James M. McKinlay	New York	March	13, 1882	March	13, 1882	March	12, 1885
John A. Hillery	New York	Feb.	13, 1889	I eb.	13, 1882	Feb.	12, 1885
Thomas W. Folsom	New York	March	25, 1882	March	25, 1882	March	24, 1885
Richard M. Bruno	New York	March	27, 1882	March	22, 1882	Maron	21, 1885
	ощо.						
Samuel S. Carpenter	(Cincinnati	June	80, 1879	July	8, 1879	July	7, 1882
Howard Douglass	Cincinnati	Dec.	10, 1879	Jan.	4, 1880	Jan.	2, 1883
Eugene D, White	OREGON		16, 1881	June	4, 1881	June	8, 1884
	PENNSYLV	ANIA.					-
William F. Robb	Pitteburgn	July	8, 1879 11, 1879	July	20, 1879	July	19, 1882 13, 1882
Samuel L. Taylor	Philauelphia	1 ala	11, 1879	July	20, 1879 15, 1879 4, 1879	July	13, 1882
John H. Wheeler	Philadelphia	Angret	18, 1879 5, 1879	Aug.	4 1970	Aug.	8, 1882 8, 1882
Edward Shippen	Philadelphia	Dec-	11, 1879	Jan.	4, 1860	Jan.	8, 1883
Theodore D. Rand. Edward Shippen. John Sparhawk. James Urowe J Paul Diver	Philadelphia	Dec.	17, 1879	Jan.	4, 1879 4, 1860 4, 1880	Jan.	8, 1883
James Urowe	Philadelphia	April	2, 1880	April	4, 1860	April	3, 1883
J Paul Diver	Philadelphia	May	1, 1880 10, 1880	May	4, 1880 10, 1860	May	8, 1883
Thomas J. Hunt	Philadelphia	LIAG.	14, 1880	Dec.	14, 1880	Dec.	9, 1888 18, 1883
Henry E. Garsed	113 S. 4th St., Phil-	1		i			,
			24, 1881	March	24, 1881	March	28, 1884
Albert L. Wilson Edward F. Hoffman	Philadelphia	June	6, 1881 23, 1881	Inne	6, 1881	May	5, 1884
Charles hauncy	Philadelphia	Dec-	27, 1881		23, 1881 4, 1882	Jan.	22, 1884 8, 1885
Joseph Frankish, Jr	Ph ladelphia	March	14, 1884		14, 1862	March	18, 1885
Richard B. Child, Jr	Philadelphia	May	8, 1882	May	8, 1884	May	7, 1885
	VERMON	T.					
George R. Bottum	Rutland	Nov.	24, 1880	Nov.	24, 1880	Nov.	23, 1883
	VIRGINI	A.					
George C. Holt	Halifax C. H	July	12, 1880	July	12, 1880	July	11, 1883
	DISTRICT OF CO	OLUMBI	A.				
A. H. Taylor	Washington	Feb.	12, 1880	Feb.	12, 1880	Feb.	11, 1883
John E. Beall	Washington	June	2, 1880		4, 1880		8, 1888
	·	·					

LAWS OF 1882,

WITH DATE OF APPROVAL OF EACH ACT.

CONTENTS.

-				
CHAPTER.	TITLE.	DESIGNATION ENGRGEN	OF DSSED	PAGE.
	An Act appropriating money to defray expenses of inaugura- tion ceremonies. January 21	S. F.	4	1
2	An Act to fix the terms of court in the fifth judicial district of the state of Iowa, and in the first and second circuits of		•	
2	said district, and to provide for writs, processes, and recog- nizances being returnable thereto. February 4	H. F.	147	2
	State of Iowa to be received as evidence of the laws of this state. February 4	H. F.	40	5
4	A bill for An Act providing for the consolidation of the war and defense bond tax, collected and uncollected, with the			
5	state revenue. February 11	S. F.	81	6
		H. F.	146	7
v	Blind, to enable said college to complete the school year		0.1	7
7	ending June 14, 1882. February 11		21	1
	Sixteenth General Assembly, relating to the submission of amendments to the Constitution to a vote of the people.			
£	February 11	S. F.	91	8
	of the Code, relating to limited partnerships, and enacting a substitute therefor. February 15	S. F.	47	9
9	An Act to legalize the incorporation of the town of Redfield.			_
10	Dallas county, Iowa. February 15	H. F.	20	9
	the county of Harrison and state of Iowa, and to legalize the acts of the town council and other officers thereof.			
11	February 15	H. F.	148	10
	Henry state of Iowa February 15	H. F.	14	11
12	An Act to legalize the incorporation of the town of "Orford" and the change of name to "Montour." February 15	S. F.	115	18
18	An Act to amend chapter 194, Laws of the Eighteenth General Assembly, relative to making appropriations for the			-
		S. F.	54	15

TITLE. DESIGNATION OF SET MENGROSSED SILL. 14 An Act to appropriate money for a furnace for use in the girls' department of the state Reform School, at Mitchell-ville, February 17					
girls' department of the state Reform School, at Mitchellville. February 17. 18 An Act to legalize the incorporation and corporate acts of the town of Rockwell. February 17			ENG	ION OF PROSSED	PAGE.
ville, February 17	14	An Act to appropriate money for a furnace for use in the			
the town of Rockwell. February 17. 16 An Act to authorize cities of the first and second class[es] and incorporated towns to change their corporate names, and to prescribe the manner in which such change may be made. [Additional to Code, chapter 10, title iv, relating to cities and towns.] February 21. 17 An Act to repeal chapter 123, Acts of the Eighteenth General Assembly, relative to fishways. February 21. 18 An Act to legalize the incorporation, ordinances, and official proceedings of the town of Scranton, in Greene county, Iowa. February 21. 19 An Act to amend section 884 [chapter 2, title xxiv], of the Code of 1873, in relation to the penalty for attempts to produce a miscarriage. February 23. 20 An Act to legalize the proceedings of the town council of the town of Corning, Adams county, Iowa, held on the third day of June, 1879, vacating a certain alley in said town. February 23. 21 An Act to legalize the incorporation of the town of Spencer, in Clay county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. February 23. 22 Abill for An Act making an appropriation to reimburse Geo. W. Bemis for the loss sustained by him in July, 1877, when Treasurer of State. February 27. 23 An Act requiring boards of directors to set out trees on school-grounds. [Additional to Code, chapter 9, title xii, relating to the system of common schools.] February 27. H. F. 11 23 24 An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to the election of alderman in cities of the first-class. March 2. 25 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate. March 2. 26 An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Associat		girls' department of the state Reform School, at Mitchell-	0 10	100	
the town of Rockwell. February 17. 16 An Act to authorize cities of the first and second class[es] and incorporated towns to change their corporate names, and to prescribe the manner in which such change may be made. [Additional to Code, chapter 10, title !v, relating to cities and towns.] February 21. 17 An Act to repeal chapter 123, Acts of the Eighteenth General Assembly, relative to fishways. February 21. 18 An Act to legalize the incorporation, ordinances, and official proceedings of the town of Scranton, in Greene county, Iowa. February 21. 19 An Act to amend section 3864 [chapter 2, title xxiv], of the Code of 1873, in relation to the penalty for attempts to produce a miscarriage. February 23. 20 An Act to legalize the proceedings of the town council of the town of Corning, Adams county, Iowa, held on the third day of June, 1879, vacating a certain alley in said town. February 23. 21 An Act to legalize the incorporation of the town of Spencer, in Clay county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. February 23. 22 A bill for An Act making an appropriation to reimburse Geo. W. Bemis for the loss sustained by him in July, 1877, when Treasurer of State. February 27. 23 An Act requiring boards of directors to set out trees on school-grounds. [Additional to Code, chapter 9, title xii, relating to the system of common schools.] February 27. 24 An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2. 25 An Act to repeal part of section 521, title iv, chapter 10, of the Code, and enact a substitute therefor, relating to the election of alderman in cities of the first-class. March 2. 26 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney in-fact for Robert M. Wingate. March 2. 27 An Act to legalize the conveyance of certain	15.		Ø. E	. 120	15
incorporated towns to change their corporate names, and to prescribe the manner in which such change may be made. [Additional to Code, chapter 10, title iv, relating to cities and towns.] February 21	10	the town of Rockwell. February 17	8. F	. 112	16
to prescribe the manner in which such change may be made. [Additional to Code, chapter 10, title iv, relating to cities and towns.] February 21	16	An Act to authorize cities of the first and second class[es] and			
made. [Additional to Code, chapter 10, title iv, relating to cities and towns.] February 21		incorporated towns to change their corporate names, and			l
cities and towns.] February 21		to prescribe the manner in which such change may be	(T)	C1-	
17 An Act to repeal chapter 123, Acts of the Eighteenth General Assembly, relative to fishways. February 21		cities and towns 1 Fabruary 21			19
eral Assembly, relative to fishways. February 21	17	An Act to repeal chapter 123. Acts of the Eighteenth Gen-	,	J. I . 110.	10
proceedings of the town of Scranton, in Greene county, Iowa. February 21			H .]	F. 6	19
Iowa February 21. 19 An Act to amend section 3884 [chapter 2, title xxiv], of the Code of 1873, in relation to the penalty for attempts to produce a miscarriage. February 23. 20 An Act to legalize the proceedings of the town council of the town of Corning, Adams county, Iowa, held on the third day of June, 1879, vacating a certain alley in said town. February 23. 21 An Act to legalize the incorporation of the town of Spencer, in Clay county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. February 23. 22 A bill for An Act making an appropriation to reimburse Geo. W. Bemis for the loss sustained by him in July, 1877, when Treasurer of State. February 27. 23 An Act requiring boards of directors to set out trees on school-grounds. [Additional to Code, chapter 9, title xii, relating to the system of common schools.] February 27. 24 An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to the cottles and incorporated towns." March 2. 25 An Act to repeal part of section 521, title iv, chapter 10, of the Code, and enact a substitute therefor, relating to the election of alderman in cities of the first-class. March 2. 26 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate. March 2. 27 An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3. 28 An Act to legalize the sale of certain lands by the State University. March 8. 29 An Act to legalize the incorporation of the town of Dayton, and its ordinances, and the acts of its officers thereunder.	18	An Act to legalize the incorporation, ordinances, and official			ĺ
19 An Act to amend section 3864 [chapter 2, title xxiv], of the Code of 1873, in relation to the penalty for attempts to produce a miscarriage. February 23		proceedings of the town of Scranton, in Greene county,	0 77		
Code of 1873, in relation to the penalty for attempts to produce a miscarriage. February 23	10	An Act to smend section 9864 (chapter 2 title wirl of the	5. r	. 182	19
duce a miscarriage. February 23	10	Code of 1873, in relation to the penalty for attempts to pro-			
town of Cōrning, Adams county, Iowa, held on the third day of June, 1879, vacating a certain alley in said town. February 23			S. F	'. 52	20
February 23	20		ĺ		
February 23. An Act to legalize the incorporation of the town of Spencer, in Clay county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. February 23. Land Mill for An Act making an appropriation to reimburse Geo. W. Bemis for the loss sustained by him in July, 1877, when Treasurer of State. February 27. An Act requiring boards of directors to set out trees on school-grounds. [Additional to Code, chapter 9, title xii, relating to the system of common schools.] February 27. An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2. An Act to repeal part of section 521, title iv, chapter 10, of the Code, and enact a substitute therefor, relating to the election of alderman in cities of the first-class. March 2. An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate. March 2. An Act to amend chapter 159, section 3, Acts of 1876, in relation to the printing and distribution of public documents. March 3. An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3. An Act to legalize the sale of certain lands by the State University. March 3. An Act to legalize the incorporation of the town of West Point, Lee county, Iowa. March 3. An Act to legalize the incorporation of the town of Dayton, and its ordinances, and the acts of its officers thereunder.					1
21 An Act to legalize the incorporation of the town of Spencer, in Clay county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. February 23			H 1	F 59	21
in Clay county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. February 23	21			. 00	
done and ordinances passed by the council of said town. February 23		in Clay county, Iowa, the election of its officers, and all acts			ļ
22 A bill for An Act making an appropriation to reimburse Geo. W. Bemis for the loss sustained by him in July, 1877, when Treasurer of State. February 27		done and ordinances passed by the council of said town.			
W. Bemis for the loss sustained by him in July, 1877, when Treasurer of State. February 27	oo.	A MAT for An Act making an appropriation to reimburge Co.	н. 1	F. 122	21
Treasurer of State. February 27. An Act requiring boards of directors to set out trees on school-grounds. [Additional to Code, chapter 9, title xii, relating to the system of common schools.] February 27. An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2. An Act to repeal part of section 521, title iv, chapter 10, of the Code, and enact a substitute therefor, relating to the election of alderman in cities of the first-class. March 2. An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate. March 2. An Act to amend chapter 159, section 3, Acts of 1876, in relation to the printing and distribution of public documents. March 3. An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3. An Act to legalize the sale of certain lands by the State University. March 8. An Act to legalize the incorporation of the town of West Point, Lee county, Iowa. March 8. An Act to legalize the incorporation of the town of Dayton, and its ordinances, and the acts of its officers thereunder.	24	W. Remis for the loss sustained by him in July, 1877, when			1
23 An Act requiring boards of directors to set out trees on school-grounds. [Additional to Code, chapter 9, title xii, relating to the system of common schools.] February 27. 24 An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2		Treasurer of State. February 27	S. F	. 153	22
relating to the system of common schools.] February 27. An Act to amend chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2	23	An Act requiring boards of directors to set out trees on			
General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2		school-grounds. [Additional to Code, chapter 9, title xii,	T .	D 44	- 00
General Assembly, entitled "An act to provide for establishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2	94	An Act to amend chapter 143 of the Acts of the Sixteenth	н.	r. 11	23
lishing superior courts in cities of a certain grade, relating to cities and incorporated towns." March 2		General Assembly, entitled "An act to provide for estab-	(S	1b. S. F.	
25 An Act to repeal part of section 521, title iv, chapter 10, of the Code, and enact a substitute therefor, relating to the election of alderman in cities of the first-class. March 2. 26 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney in-fact for Robert M. Wingate. March 2. 27 An Act to amend chapter 159, section 3, Acts of 1876, in relation to the printing and distribution of public documents. March 3		lishing superior courts in cities of a certain grade, relating	₹ 1		
the Code, and enact a substitute therefor, relating to the election of alderman in cities of the first-class. March 2. 26 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate, March 2. 27 An Act to amend chapter 159, section 3, Acts of 1876, in relation to the printing and distribution of public documents. March 3. 28 An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3. 29 An Act to legalize the sale of certain lands by the State University. March 8. 30 An Act to legalize the incorporation of the town of West Point, Lee county, Iowa. March 8. 31 An Act to legalize the incorporation of the town of Dayton, and its ordinances, and the acts of its officers thereunder.	٥.	to cities and incorporated towns." March 2	((H.F. 19).	24
election of alderman in cities of the first-class. March 2 H. F. 125 26 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate. March 2 H. F. 138 27 An Act to amend chapter 159, section 3, Acts of 1876, in relation to the printing and distribution of public documents. March 3 H. F. 30 28 An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3 S. F. 205 28 29 An Act to legalize the sale of certain lands by the State University. March 8 S. F. 151 30 An Act to legalize the incorporation of the town of West Point, Lee county, Iowa. March 3 H. F. 101 31 An Act to legalize the incorporation of the town of Dayton, and its ordinances, and the acts of its officers thereunder.	20				
26 An Act to legalize acknowledgments of conveyances by power-of-attorney made by John W. McMillan, attorney-in-fact for Robert M. Wingate. March 2			H. 1	P. 125	26
In-fact for Robert M. Wingate, March 2	26	An Act to legalize acknowledgments of conveyances by			
27 An Act to amend chapter 159, section 3, Acts of 1876, in relation to the printing and distribution of public documents. March 3		power-of-attorney made by John W. McMillan, attorney-			
tion to the printing and distribution of public documents. March 3 28 An Act to legalize the conveyance of certain land to the Logan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3 29 An Act to legalize the sale of certain lands by the State University. March 8 30 An Act to legalize the incorporation of the town of West Point, Lee county, Iowa. March 3 An Act to legalize the incorporation of the town of Dayton, and its ordinances, and the acts of its officers thereunder.	97	An Act to amend chapter 150 section 2 Acts of 1976 in role	H. 1	f. 138	27
March 3	21	tion to the printing and distribution of public documents			
gan Cemetery Association, by the Blair Town-Lot and Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3		March 8	H. I	ř. 80	28
Land Company, and to legalize the organization and acts of said Logan Cemetery Association. March 3	28	An Act to legalize the conveyance of certain land to the Lo-			
29 An Act to legalize the sale of certain lands by the State University. March 8		gan Cemetery Association, by the Blair Town-Lot and			
29 An Act to legalize the sale of certain lands by the State University. March 8		of said Logan Cemetery Association March 8	g TP	908	98
versity. March 8	29	An Act to legalize the sale of certain lands by the State Uni-		. 200	-~
Point, Lee county, Iowa. March 3		versity. March 8	8. F	. 151	30
and its ordinances, and the acts of its officers thereunder.	80	An Act to legalize the incorporation of the town of West	TT 3	, ,,,	
and its ordinances, and the acts of its officers thereunder.	81	An Act to legalize the incorporation of the fown of Devton	g. 1	. 101	3 I
March 8 H. F. 220 32		and its ordinances, and the acts of its officers thereunder.			
	,	March 8	H. I	7. 220 ¹	82

CHAPTER.	TITLE.	DESIG TION ENGROS BIL	of SSED	PAGE,
32	An Act to repeal section 487 of the Code, and enact a substi- tute in lieu thereof in relation to poll-tax. [Amendatory of Code, chap. 10, title iv., relating to cities and towns.]	l		
38	March 8 An Act to legalize the acknowledgments taken and certified by Isaiah Doane, mayor of the incorporated town of Web-	S. F.	225	33
34	ster City, Iowa. March 8	H.F.	153	34
	the town of Princeton, Scott county, Iowa. March 8 An Act relating to the trial of equitable actions, amending section 2742, chapter 9, title 17 of the Code of Iowa, as	H. F.	275	34
	amended by chapter 145, of the Laws of the Seventeenth General Assembly. March 8	S. F.	39	35
	An Act to insure the better education of practitioners of dentistry in the state of Iowa. March 8	S. F.	22	36
	An Act to legalize the incorporation of the town of Clarinda, and the corporate acts thereof. March 8	S.F.	281	38
38	An Act requiring the cost of paving street and alley inter- sections in certain cities to be paid out of a general paving fund, and authorizing the levy of a special tax therefor.	,		
39	March 8	S. F.	248	39
40	two hundred dollars, with the thanks of the General Assembly, to Miss Kate Shelly. March 9	H. F.	430	40
40	General Assembly, and chapter 164 of the Acts of the Eighteenth General Assembly, and to provide for the es-			
	Minded Children, at Glenwood. March 10	S. F.	67	41
	An Act authorizing the location of a highway across land belonging to the state of Iowa. March 10	S. F.	107	44
	An Act to legalize the independent school-district of Volga City, Clayton county, Iowa March 10	S. F.	166	44
48	An Act to legalize the incorporation of the town of Aurelia, Cherokee county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said			
44	town. March 10	H. F.	252	45
	ing sections 1207, 1208, 1209, 1210, 1211 of chapter 2, title x, of the Code of 1873, and chapter 140 of the Laws of the			
	Sixteenth General Assembly, and chapter 121 of the Laws of the Seventeenth General Assembly, and chapter 85 of			
	the Laws of the Eighteenth General Assembly, relating to drains, ditches, and water-courses. March 10	H. F.	135	46
45	An Act to amend section 890 of the Code, relating to the	S. F.	1	48
46	An Act to repeal section 1739 of the Code of 1873 and to enact a substitute therefor, in relation to the duties of the			
47	An Act to legalize the sale of certain school-land in Buena	H. F.	241	48
48	An Act to legalize the sale of a certain tract of school land	5. F.	231	49
49	in Allamakee county, Iowa. March 10 An Act to amend section 8072, chapter 2 [concerning execu-	. F.	158	49
	March 10		63	50

OHAPTER.	TITLE.	DESIGNA- TION OF ENGROSSED BILL.	PAGE.
	An Act to make the printed copies of the ordinances of Ft. Dodge, Webster county, Iowa, primary evidence of said ordinances, and to legalize and validate the same. March 10 An Act to amend section 1717, of chapter 9, title xii, of the Code of Iowa [relating to common schools], so as to enable	H. F. 155	51
52	An Act to repeal section 2, of chapter 38, of the Laws of the	S. F. 20	52
58	Eighteenth General Assembly, in relation to compensation of officers and employes of the General Assembly, and to enact a substitute therefor. March 11	H. F. 216	52
54	committees appointed to visit the state institutions and committee appointed to escort the remains of the late Hon. W. E. Webster to his home at Clarinda. March 11	H. F. 448	58
	amounts received as insurance thereon in reconstructing public buildings destroyed by fire, wind, or lightning. [Additional to chanter 2, title iv. of the Code relating to boards		55
55	An Act to legalize certain acts of the board of supervisors of	S. F. 308	
56	Wapello county, Iowa. March 11		
	chapter 5, title iii, of the Code, relating to district and cir- cuit courts and judges.] March 11	{ 113.	56
57	An Act to extend the time for paying the indebtedness of the Orphan Asylum at Andrew to the State. March 11	Sub. H. F. 67.	57
	An Act making an appropriation for the Iowa Hospital for the Insane at Independence. March 13	Sub. H. F. 324.	58
59	An Act to legalize the incorporation of the town of Braddy- ville and the corporative acts thereof, and the acts of its officers. March 13	Sub. S. F.	50
60	An Act legalizing an ordinance passed by the city council of the city of Burlington, November 8, A. D. 1880, providing for the construction and maintenance of sewers, etc.		
61	An Act making appropriations for the Institution for Feeble-	S. F. 210	
62	Minded Children, at Glenwood. March 13	340	61
63	chapter 2, title xviii, relating to executions.] March 13 An Act to enable townships, incorporated towns, and cities, including cities acting under special charters, to aid in the		62
84	construction of county bridges in certain cases. [Additional to Code, chapter 10, title iv, relating to cities and	S. F. 69	63
	independent district of Livermore, in Humboldt county,	H. F. 424	64
	incorporated town of Manchester, Delaware county, Iowa, in relation to allowing and paying claims. March 14		65

CHAPTER.	TITLE.	DESIG TION ENGRO BIL	OF 88ED	PAGE.
66	An Act to legalize the organization of Lime Rock and Rima independent school-district[s] in Bremer county, Iowa.	•	- 1	
	March 14	H. F.	465	66
67	An Act to legalize the organization and official proceedings of the independent district of Castalia, in Winneshiek			
	of the independent district of Castalia, in Winneshiek	0.79		~=
88	county, Iowa. March 14	S. F.	296	67
•	brook, in Tama county, Iowa, and the acts of the officers	Ì	ĺ	
	brook, in Tama county, Iowa, and the acts of the officers done under the same. March 14	S. F.	261	68
69	An Act to legalize the act of the board of supervisors of	1	1	
	Wapello county, Iowa, in levying an extra one-half mill poor-fund tax in September, 1881. March 14	9 10	200	20
70	An Act to legalize certain proceedings, orders, and judgments	S. F.	832	69
•	of the district and circuit courts of the fifth judicial dis-		- 1	
	trict of Iowa. March 14	S. F.	152	69
71	An Act to legalize certain proceedings of the city council of	ļ	- 1	
	the city of Pella, in the county of Marion and state of Iowa, with regard to the purchase of a public square. March 14	нв	891	70
72	An Act to legalize and correct an error in the proceedings	11. 1.	001	•••
	and acts incorporating the town of West McGregor, Clay-		H. F.	
	ton county, Iowa. March 14	₹ 105	1	71
13	An act entitled An Act to correct certain conveyances of land made by the state of Iowa under patent to Henry		- }	
	Sido. March 14.	H. F.	342	72
74	An Act to legalize the incorporation of the town of Humes-			
	ton. March 14.	H. F.	388	73
10	An Act to legalize the incorporation, ordinances, and acts of the officers of the incorporated town of Britt, in the county		- 1	
		H. F.	215	74
76	An Act to legalize the incorporation of the town of Lacona,		- 1	
	Warren county, Iowa, the election of its officers, and the	H E	071	PE
777	ordinances passed by the council of said town. March 14. An_Act to legalize the acts of the board of directors of the	п. г.	871	75
``'	"Union Hall Association" of Prairie City, Jasper county,			
	Iowa. March 14	H. F.	457	76
78	An Act making appropriations for the Iowa Agricultural	н. ғ.	238	77
79	College. March 14	п. г.	200	• •
	tow, Butler county, lows, March 14	H. F.	387	78 .
80	An Act to amend section 934 of the Code of 1873 [chap. 1,]	TT T3		F 0
21	An Act to legalize the incorporation of the township of	H. F.	133	79
٧.		H. F.	444	79
62	An Act to legalize the organization and acts of the independ-			
İ	ent district of Omaha, in Pilot township, Iowa county,	OT 120	001	90
88	Iowa. March 14	H. F.	381	80
-	General Assembly, and chapter 35 of the Acts of the Four-		- 1	
- 1	teenth General Assembly, [providing a new capitol,] and		[
- 1	making an additional appropriation for completing the	Sub.	5. F'.	81
84	capitol building. March 14	143 Sub. S	F	
Ĭ	University of Iowa. March 14	161	-	82
85	An act entitled An Act for an appropriation in aid and sup-			
20	port of the state normal School at Cedar Falls. March 14	5. F. (Sph S	818 F	83
	An Act making appropriations for the Hospital for the Insane at Mt. Pleasant. March 14	249		84
		-	•	

	,		
CHAPTER.	TITLE.	DESIGNA- TION OF ENGROSSED BILL.	PAC
87	An Act making appropriations for the improvement of the		
88	I Iowa Penitentiary at Fort Madison. March 14		85
89	thereof. March 15. An Act granting additional powers to cities organized under the general incorporation laws of the state. [Additional to Code, title iv, chapter 10, relating to cities and towns.]	S. F. 18	
90	An Act authorizing cities acting under special charters to cause land on which there is stagnant water to be filled up or drained, and providing for the collection of such expense. March 15		
91	An Act to amend chapter 83, of the Acts of the Seventeenth General Assembly, amendatory of section 4785 of the Code, in relation to the support of convicts. March 15		89
92	An Act to increase the support fund of the girl's department		
93	of the Iowa Reform School. March 15	Sub. S. F.	
94	March 15. An Act to repeal chapter 115. Laws of the Eighteenth General Assembly, relating to compensation of sheriffs, and to	187.	90
95	enact a substitute in lieu thereof. March 15		91
96	for indigent children, at Davenport, Iowa. March 15 An Act to appropriate funds to carry on the work at the	1 182.	93
97	An Act making appropriations for the College of [for] the	S. F 819	. 94
98	Blind. March 15	327.	95
	at Eldora. March 15	S. F. 320	96
		S. F. 149	96
200	chapter 5, concerning the guardianship of minors, lunatics, etc.], in relation to the appointment and powers of guardians of non-resident idiots, lunatics, and persons of un-		
101	sound minds. March 15	H. F. 459	97
100		H. F. 145	98
		S. F. 831	98
	An Act enabling county treasurers to pay outstanding warrants. [Additional to Code, title iv, chapter 4, relating to the county treasurer.] March 16	H. F. 9	99
- 1	An Act to amend section 1324, chapter 6, title 10, of the Code of 1873, relating to telegraphs. March 16	H. F. 136	100
105	An Act to amend section one, chapter two hundred and three, Laws of the Eighteenth General Assembly, relating		
106	to the Institution for the Deaf and Dumb. March 16	(Sub. S. F.	101
7	Deaf and Dumb, at Council Bluffs, Iowa. March 16	194.	101

CHAPTER.	TITLE.	DESIG TION ENGRO BILI	of 88Ed	PAGE.
107	An Act to resume all the lands and rights conferred upon the		1	
108	Sioux City and St. Paul Railroad Company, by or under an Act of Congress, approved May 12, A. D. 1864, to lands not heretofore earned by said company. March 16	Sub. 8	S. F.	102
200	bolldit College Association. March 16	H. F.	466	103
109	An Act to amend section 936 of the Code of 1873 [title vii, chapter 1, concerning establishment of highways], relating			
110	to road-notices. March 16. An Act to repeal section 390 of the Code, chapter 6, of the Laws of the Sixteenth General Assembly, chapter 201, of the Laws of the Eighteenth General Assembly, and to enact a substitute therefor, in relation to the election of as-		83	104
111	An Act to legalize contracts made by school-officers for the insurance of school buildings, and to legalize warrants or	S. F .	46	105
	orders issued therefor. March 16	S. F.	243	106
i	An Act to further diminish liability to railroad accidents, and to punish interference with, and injury to, railroad property. [Amendatory of chapter 3, title xxiv, relating to offeness against property.] March 18	Sub. 8	S. F.	107
113	offenses against property.] March 16	(00.		101
114	propriations for the Iowa State Library. March 16 An Act to legalize the sale of certain school-lands in Monona		326	108
115	An Act to repeal section 573 of the Code, and enact a substi- tute therefor, in relation to the time for holding general	S. F.	259	109
118	elections. [Amendatory of Code, chapter 1, title v, relating to the election of officers and their terms.] March 16 An Act to provide for the levy of one-half mill state tax for	S. F.	45	110
	the years 1882 and 1883, to reimburse the general revenue fund of the state for money paid on account of war-debts, and for the completion of the new capital and other pur-			
117	An Act to provide for the appointment and salary of a deputy clerk of the Supreme Court. [Amendatory of Code,]	S. F.	174	110
	title v, chapter 8, relating to deputies; and title xxiii, chapter 1, relating to compensation of state and district officers; also of chapter 74, Acts 17th G. A., relating to Clerk of Su-		ļ	
118	preme Court.] March 16	S. F.	312	111
	rated city or town within the independent school district, or districts, now existing or hereafter to be formed. [Ad-	(Qub Q		
119	ditional to Code, title xii, chapter 9, relating to the system of common schools. March 16	287.		111
	Sioux City Railroad Company of its railroads in Iowa to the Chicago, St. Paul, Minneapolis and Omaha Railway Company, and to legalize the issue of its stock and bonds			
120	thereon by the last named company. March 17	I. F.	404	112
	independent school-district of Union to the independent district of Cedar Rapids. March 17	ł. F.	372	118

OHAPTER.	TITLE.	DESIGNATION OF ENGROSSE BILL.	
	An Act to legalize the acts of J. B. Lamb, while acting as a justice of the peace in Allen township, in Polk county, Iowa. March 17. An Act to amend section (1) one, chapter (47) forty-seven, of	H. F. 27	9 114
12 3	the Acts of the Fifteenth General Assembly, in relation to crossing highways. March 17. An Act to repeal chapter 153, of the Laws of the Ninth General Assembly, and to ground section 1 of shorter 167, of	H.F. 18	9 115
124	eral Assembly, and to amend section 1, of chapter 167, of the Laws of the Eighteenth General Assembly [in relation to lands held under land-grants.] March 17		115
125	lating to towns and cities.] March 17	H. F. 20	1 116
126	in the county of Adams, Iowa	H. F. 41 H. F. 44	
127	An act to appropriate money to T. Whiting, for lease of property to the girls' department of the Reform School. March 17		
128	An Act to provide for the publication of city and town ordinances in book or pamphlet form, and for the taking effect thereof. [Additional to Code, title iv, chapter 10, relating	,	
129	to cities and towns.] March 17		
130	town park. March 17 An Act to legalize the election of C. R. Quackenbush and E. E. Alverson as trustees in and for the town of Marengo,	H. F. 47	
131	Iowa. March 17 An Act to legalize the sale of the following school-lands; towit, the north half of the southeast quarter of the northwest quarter, and the north half of northwest quarter of	H. F. 47	1 120
182	northwest quarter of section 16, township 87, range 43, in Woodbury county, Iowa, to Jane H. Fisher. March 17 An Act to legalize the incorporation of the town of Cascade, Dubuque county, Iowa, the election of its officers, and all	H. F. 82	0 121
18 3	acts done and ordinances passed by the council of said town. March 17	H. F. 82	5 122
184	chine-shops, and other buildings. [Additional to Code, title iv, chapter 10, relating to cities and towns.] March 17 An Act to legalize the sale of certain school lands in Alla-		128
135	makee county. March 17	H. F. 82	8 124
	of the Nineteenth General Assembly. March 17	H.F. 47]
137	Code, relating to sales of liquors in cities and incorporated towns. March 17	202.	125
	the practice of pharmacy, and the sale of medicine and	S. F. 24	7 126

ORAPTER.	TITLE.	TIO ENGR BI	DESIGNA- TION OF ENGROSSED BILL.	
188	$_{ m I}{ m An~Act~making~appropriations}$ for the payment of state and	i į		
189	judicial officers and certain expenses of the General Assembly. March 18	S. F.	34 3	127
	Thirteenth General Assembly, [An Act to provide a state capitol,] approved April 13, 1870. March 18	S. F.	33 3	131
	eenth General Assembly, [Board of Health law,] relating to fees of clerks of district and circuit courts. March 18.	S. F.	195	132
141	An Act to change the name of the village of Steele, in Appa-	9 10	ogo	132
142	noose county, Iowa. March 18		258	
149	March 18. An Act to cede jurisdiction over certain lots to be acquired	H. F.	476	133
	and owned by the United States government in the city of Council Bluffs, for the site of the post-office, internal revenue, and other government offices therein. March 20 An Act to repeal sections 3201 and 3202 of the Code of 1873,	S. F.	847	134
	and to provide a substitute therefor in relation to petitions and arguments for rehearing in the Supreme Court. [Amendatory of ch. 2, title xix, relating to appellate pro-			104
145	ceedings in the Supreme Court.] March 20		260	134
146	An Act to amend section 8 of chapter 77, Acts of 17th General Assembly, [establishing a Board of Railroad Com-	S. F.	294	135
147	An Act to amend chapter 183 of the Acts of the Eighteenth	S. F.	257	186
148	General Assembly, relating to the bonding of county indebtedness. March 20	S. F. ´	126	137
	an island newly formed by accretion in the Mississippi River, and located in sections 34 and 35, township 78, range 3 east of the 5th p. m., in Scott county, Iowa. March 20	S 15	814	138
149	An Act to enable boards of directors of independent school- districts to insure school property. [Amendatory of Code,	O. F.	614	100
150	An Act to amend certain sections of chapter 5, title xii, Code	H. F.	207	138
	of 1873 [in reference to the state Reform School], relating to the time of holding pupils in the girls' department of the Iowa Reform School. March 20.	H. F.	110	139
151	An Act to repeal sections 3786 and 3815 of the Code of Iowa, relating to the payment of fees into the county treasury and to enact a substitute therefor. [Amendatory of Code, title xxiii, chapter 2, relating to the compensation of county]			
152	and town officers.] March 20	H. F.	93	140
158	General Assembly. March 20	н. г.	477	141
İ	ter 1, fixing the compensation of county officers,] relative to compensation of State Printer. March 20	H. F.	73	142

CHAPTER.	TITLE.	DESIGNA- TION OF ENGROSSED BILL.	PAGE.
,	An Act authorizing cities of the second class to erect and maintain city jails. [Additional to Code, title iv, chapter 10, relating to cities and towns.] March 20	H. F. 421	142
156	state of lowa. March 20	H. F. 469 Sub. S. F.	143
157	the eleventh judicial district. March 20		144
158	An Act providing for the taxation of certain property for	S. F. 835	144
159	An Act to repeal section 3791 [chapter 2, title xxiii, fixing the compensation of county and township officers] of the Code of 1873, and to enact a substitute therefor, relating to the compensation of members of boards of supervisors. March		145
160	An Act to amend chapter 111 of the Laws of the Eighteenth General Assembly, in relation to the restoration of terri- tory in school-districts. March 20.		145 146
161	An Act to amend section[8] 1774 and 1776, [chapter 9, title xii, pertaining to the system of common schools,] of the Code, in relation to the duties and compensation of county	,	140
162	superintendents of schools. March 20	} 71. Sub. S. F.	147
163	An Act to divide the state into eleven congressional districts, and to provide for the election of congressmen there-	192. Sub. H. F. 420, 422,	147
164	under. March 23	(and 427.	150
165	[their] officers and the validity of certain ordinances thereof after such abandonment. March 23		151
166	March 23 An Act to amend section 1675 of the Code, and to repeal section 1676 of the Code as amended by chapter 72 of the Acts of the Seventeenth General Assembly and chapter 165 of the Acts of the Eighteenth General Assembly, and to enact	H. F. 484	151
167	a substitute therefor. March 23	S. F. 188	152
168	ing. March 24	H. F. 57	153
169	An Act to provide for taxation of leasehold estates in Agri-	H. F. 244	155
	cultural college lands. March 25 An Act to prevent and punish the adulteration of articles of food, drink, and medicine, and the sale thereof when adul-	221.	159
171	terated. March 25	H. F. 806	161
,	swamp-land" so-called. March 25	S. F. 200]	162

OHAPTER.	TITLE.	DESIGN TION (ENGROS BILL	of SED	PAGE.
172	An Act to submit to a vote of the people the proposed amend-			
	ment to the Constitution prohibiting the manufacture and sale of intoxicating liquors as beverage within this state.	(Sub. H	. F.	
450	March 31	7 448.]	164
118	An Act Apportioning the State into representative districts and declaring the ratio of representation. April 1	मार	270	165
174	An Act to amend section 1862, and to repeal section 1865, of		2.0	100
	the Code. April 1	ਸਾਸ	285	169
1.19	An Act in relation to the reports of public officers and insti- tutions, and to provide for printing and distributing public		l	
	documents. April 5	S. F.	322	169

JOINT RESOLUTIONS.

NUMBER.	TITLE.	PAGE.
1	A Joint Resolution relating to the death of President James A. Garfield.	l
0	February 7[In relation to the Hennepin Canal.] February 21	172 172
Z S	[Concerning patent right extortions.] February 23	173
4	Memorial [improvement of the Missouri River.] February 25	174
5	Joint Resolution and Memorial of the General Assembly of the State	
	of Iowa, relating to the Des Moines River Lands. March 3	175
6	Joint Resolution and Memorial relative to construction of Hennepin	176
77	and Rock Island Canal. March 3	110
•	endowment fund of the Iowa Agricultural College. March 11	177
8	Joint Resolution agreeing to an amendment to the Constitution of the	
	State of Iowa, prohibiting the manufacture and sale of intoxicating	
ام	liquors as a beverage within this state	178 178
10	[In reference to barbed-wire patents.] March 13	713
	gress to oppose any increase of duty on steel blooms and wire-rods.	
ì	March 14	180
11	Joint Resolution proposing to amend section one (1), of article two (2), of	400
•	the Constitution of the State of Iowa	180
12	viding for their reference and publication	180
13	Joint Resolution relating to the publication of the returns of the	
	federal census of 1880, for the state of Iowa, under the provisional	
- 1	of chapter 148 of the Acts of the Eighteenth General Assembly.	101
- 1	March 17	181
	CONCURRENT RESOLUTIONS.	
ار	[Favoring additional bridges over the Missouri]	182
2	[Favoring additional bridges over the Missouri]	182

LAWS

OF THE

NINETEENTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA,

PASSED AT THE REGULAR SESSION THEREOF, AT DES MOINES, THE CAPITAL OF THE STATE, BEGUN ON THE NINTH DAY OF JAN-UARY, AND ENDED ON THE SEVENTEENTH DAY OF MARCH, A. D. MDOCCLXXXII, IN THE THIRTY-SIXTH YEAR OF THE STATE.

CHAPTER 1.

EXPENSES OF INAUGURATION CEREMONIES.

AN ACT Appropriating Money to Defray Expenses of Inauguration s. F. 4. Ceremoniës.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated out of any \$214.60 appromoney in the state treasury not otherwise appropriated the sum priated. of two hundred and fourteen dollars and sixty cents, or so much thereof as may be necessary, to pay expenses incurred by the inauguration ceremonies.

This act, being deemed by the general assembly of Publication. immediate importance, shall be in force from and after its publication in the daily Iowa State Register, and daily Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, January 21, 1882.

I hereby certify that the foregoing act was published in the daily edition of *The Iowa State Leader* January 21, and in the daily edition of the *Iowa State Register* January 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 2.

FIXING TERMS OF COURT IN FIFTH JUDICIAL DISTRICT.

AN ACT to Fix the Terms of Court in the Fifth Judicial District of the State of Iowa, and in the First and Second Circuits of said District, and to Provide for Writs, Processes, and Recognizances being returnable thereto.

Preamble.

Whereas, Pursuant to section 165 of the Code of 1873, the judges of the district and circuit courts in and for the fifth judicial district of the state of Iowa did prior to the first Monday in December, 1881, make the following order fixing the times of holding the terms of said courts in said districts for the two

years ensuing the first day of January, 1882; to-wit,

The following are the times set for holding the district and by circuit courts of the fifth judicial district of the state of Iowa

judges. for the years 1882 and 1883:

THE DISTRICT COURT FOR SAID DISTRICT,

A. D. 1882.

District court.

will be held at the following stated times and places:— Indianola, Warren county, January 2d, and July 31st. Winterset, Madison county, January 30th, and August 28th. Guthrie Center, Guthrie county, February 27th, and October

Greenfield, Adair county, March 13th, and September 25th. Adel, Dallas county, March 27th, and October 16th. Des Moines, Polk county, April 24th, and November 6th.

1883.

DURING A. D. 1883.

Indianola, Warren county, January 1st, and July 30th. Winterset, Madison county, January 29th, and August 27th. Guthrie Center, Guthrie county, February 26th, and October

Greenfield, Adair county, March 12th, and September 24th. Adel, Dallas county, March 26th, and October 15th. Des Moines, Polk county April 23d, and November 5th.

CIRCUIT COURT, FIRST CIRCUIT.

Polk county, for 1882, Monday, January 2d, Monday, May Polk county for 1st, Monday, September 4th;
For 1883, Tuesday, January 2d, Monday, May 7th, Monday,

for 1883. September 3d.

Warren county, for 1882, Monday, April 3d, Monday, June 12th, Monday, November 6th; Warren county for 1882: For 1883, Monday, April 2d, Monday, June 11th, Monday,

November 5th. for 1883.

CIRCUIT COURT, SECOND CIRCUIT.

FOR 1882.

Dallas county, January 9th, July 31st. Adair county, January 31st, August 21st. Madison county, April 3d, November 6th. Guthrie county, May 8th, December 4th. Times of 2d circuit, 1882;

FOR 1888.

Adair county, January 8th, July 31st. Dallas county, January 29th, August 20th. Madison county, April 2d, November 5th. Guthrie county, May 7th, December 3d. for 1888.

W. H. McHenry, judge 5th judicial district of Iowa.
Josiah Given, judge 1st circuit, 5th judicial district of Iowa.
S. A. Callvert, judge 2d circuit, 5th judicial district of Iowa; and.

Whereas, Doubts have arisen as to whether the proper steps Preamble conhave been taken to make said order effectual in the manner tinued. pointed out in said section, so as to authorize said courts to sit and have jurisdiction of causes brought to said terms, and pending therein; and,

WHEREAS, It is desirable that all doubts as to the terms of court in said district should be removed; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the terms of the district and circuit courts Times axed by in and for the counties of Polk, Warren, Madison, Adair, Guth-law. rie, and Dallas, for the period between the date of the taking effect of this act, and the 1st day of January, 1884, be held as follows:

THE DISTRICT COURT FOR SAID DISTRICT,

A. D. 1882,

District court for 1882.

at the following stated times and places: Indianola, Warren county, July 31st.

Winterset, Madison county, February 9th, and August 28th. Guthrie Center, Guthrie county, February 27th, and October 2d.

Greenfield, Adair county, March 13th, and September 25th. Adel, Dallas county, March 27th, and October 16th. Des Moines, Polk county, April 24th, and November 6th.

DURING A. D. 1883.

District court for 1888.

Indianola, Warren county, January 1st, and July 30th. Winterset, Madison county, January 29th, and August 27th. Guthrie Center, Guthrie county, February 26th, and October 1st.

Greenfield, Adair county, March 12th, and September 24th. Adel, Dallas county, March 26th, and October 15th. Des Moines, Polk county, April 23d, and November 5th.

First drenit: 1892;

CIRCUIT COURT, FIRST CIRCUIT-POLK COUNTY.

FOR 1882.

Monday, May 1st, Monday, September 4th.

1883:

FOR 1888.

Tuesday, January 2d, Monday, May 7th, Monday, September

WARREN COUNTY.

1882;

FOR 1882.

Monday, April 3d, Monday, June 12th, Monday, November 6th.

1388

FOR 1888.

Monday, April 2d, Monday, June 11th, Monday, November 5th.

Second circuit for 1882:

CIRCUIT COURT, SECOND CIRCUIT.

FOR 1889.

Dallas county, July 31st. Adair county, February 7th, August 21st. Madison county, April 3d, November 6th. Guthrie county, May 8th, December 4th.

for 1888.

FOR 1888.

Adair county, January 8th, July 31st. Dallas county, January 29th, August 20th. Madison county, April 2d, November 5th. Guthrie county, May 7th, December 3d.

ceedings

All actions or proceedings commenced prior to the SEC. 2. All prior pro-taking effect of this act in the district or circuit court of any county in said fifth judicial district in conformity to, and for any term named in, the order aforesaid of the judges of said courts, fixing the terms thereof, and that are pending therein, shall stand for hearing and determination in such court at the term thereof as in this act established in all those cases where the date fixed by said order for such term corresponds with that fixed herein; and where the term of such court is fixed by this act to comthis act to gov-mence at a different time from that fixed in the order aforesaid. said actions and proceedings shall stand for hearing and determination at the term of such court as established in this act next

> succeeding the time fixed for a term in said order aforesaid, and such courts shall have jurisdiction of the actions and proceedings

Times fixed in

aforesaid to the same extent as if the same had been originally

duly commenced therein at a term fixed by this act.

SEC. 3. All writs, original notices, and other processes re-All writs, ctc., turnable to any term of the district or circuit court in any county to the terms of in said fifth judicial district, as designated in the said order of the court as fixed in judges of said courts fixing the terms of such courts, shall be returnable to the term of such court as in this act established, in all cases where the date fixed by said order for such term corresponds with that fixed herein; and where the term of such court is fixed by this act to commence at a different time from that fixed in said order they shall be returnable at the term of such court as established in this act next succeeding the time fixed for a term in said order, and in all cases where parties have been held to appear at any term of the district court in said fifth judicial district on commitment, bail, or written undertaking, they shall be required to appear at the terms fixed in this act for said court, in all cases where the date so fixed corresponds with that fixed in said order of the judges of said court, and in all cases where the date for holding said term is different in this act from that fixed in said order they shall be required to appear at the term fixed in this act next succeeding the time fixed for a term in the said order, and upon failure to so appear at such term said court shall have the same powers in the premises as though such parties had been originally held to appear at a term duly and legally called and fixed.

This act, being deemed of immediate importance, Publication shall take effect and be in force from and after its publication in the daily Iowa State Register and The Iowa State Leader, news-

papers published at Des Moines, Iowa.

Approved, February 4, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* February 4, and in the *Iowa State Register* February 7,

J. A. T. HULL, Secretary of State.

CHAPTER 3.

MC CLAIN'S STATUTES RECEIVABLE AS EVIDENCE.

AN ACT Authorizing McClain's Annotated Statutes of the State of H. F. 40. Iowa to be received as Evidence of the Laws of the State.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the compilation of the general laws of this state now in force known as McClain's Annotated Statutes of

state.

Have same ef-fect as if pub-lished by said Callaghan & Company, shall be received in all courts and pro-thority of the ceedings and by all officers in this state as evidence of the ex-Callaghan & Company, shall be received in all courts and proceedings, and by all officers in this state, as evidence of the existing laws thereof, with like effect as if published under the authority of the state.

Publication

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and State Journal, newspapers published at Des Moines, Iowa.

Approved, February 4, 1882.

I hereby certify that the foregoing act was published in the *Iowa* State Register and The State Journal February 7, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 4.

RELATING TO WAR AND DEFENSE BOND TAX.

S. F. 81.

A bill for AN ACT Providing for the Consolidation of the War and Defense Bond Tax, collected and uncollected, with the State Revenue.

Be it enacted by the General Assembly of the State of Iowa:

Transfer war and defense bond tax to state revenue.

The county treasurers of this state are hereby authorized and required to transfer all tax now collected and all that is delinquent of the war and defense bond tax provided for by chapter 199, acts of the 18th general assembly, to the state revenue, and make report of it to the auditor of state as state revenue. The said auditor of state is required to consolidate the accounts of said war and defense bond tax with the state revenue and close the accounts of said war and defense bond tax with the several counties of the state as fast as reports are received from the proper officers.

Sec. 2. This act being deemed of importance shall go into

Publication.

effect from and after its publication in the State Register and Dubuque Times, newspapers published at Des Moines and Dubuque, in the state of Iowa.

Approved, February 11, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *Dubuque Daily Times* February 14, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 5.

LEGALIZING OFFICIAL ACTS OF WILLIAM CHAPPLE.

AN ACT to Legalize the Official Acts as Notary Public of William H. F. 146. Chapple, of Black Hawk County.

Whereas, William Chapple, born in England, believing him-preamble. self to have been a citizen of the United States by virtue of his holding an honorable discharge from service in the volunteer army of the United States, held and exercised the office of notary public in and for Black Hawk county, Iowa, under commission from the governor of said state, during the period between March 14, 1876, and December 31, 1880; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all official acts of the said William Chap-Legalised. ple as notary public in and for Black Hawk county, during the period between March 14th, 1876, and December 31st, 1860, be and are hereby legalized and declared valid and binding in all respects as fully to all intents and purposes as if he had been, during the period aforesaid, a lawful citizen of the United States, and of the state of Iowa, and eligible to said office.

Approved, February 11, 1882.

CHAPTER 6.

APPROPRIATION FOR THE BLIND.

A bill [AN ACT] for an Appropriation for the College for the Blind, to s. F. 21. enable said College to complete the School Year ending June 14, 1882.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That for the purpose of meeting the immediate Appropriating wants of the college for the blind, and to enable the board of \$4,000. trustees to complete the school year ending June 14, 1882, there is hereby appropriated out of any money in the treasury not otherwise appropriated the sum of four thousand dollars, or so much thereof as may be necessary.

Sec. 2. Any part of said sum so appropriated remaining and Balance to be unexpended at the close of said term, June 14, 1882, shall be covered into state treasury.

covered into the state treasury.

SEC. 3. This act, being deemed of immediate importance, Publication. shall be in force and take effect from and after its publication in

the Iowa State Register, and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, February 11, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* February 13, and the *Iowa State Register* February 14, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 7.

VOTE ON CONSTITUTIONAL AMENDMENTS.

S. F. 91. A bill for AN ACT to Amend Chapter 114, of the Acts of the Sixteenth General Assembly, relating to the Submission of Amendments to the Constitution to a Vote of the People.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 114 of the acts of the sixteenth Chap. 114, 1876, general assembly be and the same is hereby amended as follows; Add after the word "constitution," in the fourth line of section 2, of said act, the following words: "when no other time is fixed by such general assembly for its submission to the people."

SEC. 2. That said chapter be and the same is hereby further amended by adding thereto, as section five thereof, the following:

Same by adding section 5, providing for special election.

Sec. 5. The general assembly to which a proposition to amend the constitution has been referred by the last preceding general assembly, and which has agreed to such proposed amendment, may provide for its submission to the people at a special election for that purpose, at such time as the general assembly may prescribe, proclamation for which election shall be made by the governor, and the same shall in all respects be governed and conducted as prescribed in this act for submission of a constitutional amendment at a general election so far as applicable.

Publication.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, February 11, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader February 13, and Towa State Register February 14, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 8.

LIMITED PARTNERSHIPS.

A bill for AN ACT to Repeal Section 2155 [Chapter 9, Title XIV.] of s. F. 47. the Code, relating to Limited Partnerships, and Enacting a Substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 2155 of the code be and the same is Code, sec. 2115, hereby repealed and the following enacted in lieu thereof:

Sec. 2155. When the certificate and affidavit is filed there shall be published forthwith for six weeks in two newspapers published in the senatorial district in which the business is carried on, to be designated by the clerk of the district court of the county where the certificate and affidavit is filed, a notice which shall contain the facts required to be set out in said certificate, and if such publication is not made the partnership shall be deemed general.

Publication ofterms of partnership.

SEC. 2. This act being deemed of immediate importance shall Publication take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, February 15, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* February 16, and *Iowa State Register* February 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 9.

LEGALIZING INCORPORATION OF REDFIELD.

AN ACT to Legalize the Incorporation of the Town of Redfield, Dal- H. F. 20. las County, Iowa.

WHEREAS, The town of Redfield, Dallas county, Iowa, was Preamble. incorporated under the general laws of the state for the incorporation of cities and towns; and,

Whereas, Two of the notices describing the boundaries of notices said corporation, by reason of error in copying from the original, ive. were incorrect, but the original description on file in the office of the clerk of the courts in Dallas county, and the three remaining notices posted, were correct; and,

Whereas, Doubts have arisen as to the legality and validity of the said *incorporation* and of the acts of the officers thereof; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

Section 1. That the incorporation of the town of Redfield, Dallas county, Iowa, be and the same is hereby legalized, and that all the official acts of the town council of Redfield done in pursuance of said incorporation be and the same are hereby declared legal and binding as though no such defects in the acts of incorporation of said town had existed.

Publication,

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Dallas County News, a weekly newspaper published in Dallas county, Iowa, such publication to be without expense to the state.

Approved, February 15, 1882.

I hereby certify that the foregoing act was published in the Dallas County News February 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 10.

INCORPORATION OF TOWN OF LOGAN LEGALIZED.

H. F. 148.

AN ACT to Legalize the Incorporation of the Town of Logan in the County of Harrison and State of Iowa, and to Legalize the Acts of the Town Council and other Officers thereof.

Preamble.

Whereas, In attempting to incorporate the town of Logan in the county of Harrison and state of Iowa, there was a failure to file in the office of the recorder of said county (as directed by law) a certified copy of all the papers and record entries relating to said incorporation, as appeared and still appears on file in the clerk's office; and,

Whereas, All requirements of law were fully complied with in the incorporation of said town except the filing of the proper papers and record entries in the office of the recorder of said

county; and,

WHEREAS. Doubts have arisen with regard to the legality of the incorporation of said town, and with regard to the legality and binding effect of the laws, rules, and ordinances adopted and passed by the council of said town for the government of the same, and also doubts with regard to the legality of the official acts of other officers of said town; therefore, ŗ

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Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the incorporation of said town of Logan Legalized. be and the same is hereby legalized, and all the ordinances passed and rules and regulations adopted by the council of said town, and all the official acts of the officers thereunder, be and the same are hereby declared to be legal and valid in every respect, as fully and completely as though a certified copy of all the papers and record entries relating to the incorporation of said town had been filed in the recorder's office as directed by chapter 51 of the Revision of 1860 and acts amendatory thereto.

SEC. 2. This act shall take effect and be in force on and after Publication. its publication in the Iowa State Register, published in Des Moines, Iowa, and the Harrison County Courier, a newspaper published in Logan, Harrison county, Iowa, without expense to

the state.

Approved, February 15, 1882.

I hereby certify that the foregoing act was published in the Harrison County Courier February 23, and Iowa State Register March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 11.

LEGALIZING TOWN OF SALEM.

AN ACT to Legalize the Acts of the Town of Salem, County of H. F. 14. Henry, State of Iowa.

Whereas, The town of Salem, county of Henry, state of Preamble. Iowa, was by a special act of the general assembly of the state Organized in of Iowa, approved January 14 [24], 1855, duly incorporated as a 1885.

town under existing laws; and.

Whereas, Under the provisions of said special act a local government was duly organized, an election being held on the second day of April, A. D. 1855, at which time proper officers were elected who afterwards duly qualified, and who after their qualification performed the duties of their respective offices; and,

WHEREAS, Regular annual elections for the officers of said town were held in accordance with the laws in such cases provided, and the officers elected were duly qualified and performed

the duties of their offices; and,

Whereas, At a special election held March 7th, 1868, it was organized undecided that the charter of said town be abandoned, and that it incorporation become an incorporated town under the provisions of an act of laws in 1868. the eighth general assembly, code of 1860, chapter fifty-one, a

majority of the resident voters voting in favor of such abandonment; and,

Whereas, Under the provisions of an act of the sixteenth Extended limits general assembly, the council of said town of Salem did on the first day of December, A. D. 1879, fix the boundaries for the proposed extension of the limits of said town corporation, and in accordance with a special order of the council the mayor of said town did issue his proclamation calling for an election on the 26th day of January, A. D. 1880, which proclamation was duly posted, stated the boundaries to which said corporation was proposed to be extended, and called upon the voters of said town and territory included in the extension to vote upon said question of extension; and,

> WHEREAS. At said election a majority of all the votes cast were in favor of such extension, and the mayor issued his proclamation declaring the boundary lines of said town of Salem as

established by said election; and,

WHEREAS, As doubts may arise as to the legality of the acts of the said town of Salem under its first charter, [and] under its subsequent incorporation and the extension of said corporation; therefore.

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

Publication.

Section 1. That the incorporation and the extension of the corporation of the town of Salem, county of Henry and state of Iowa, be and the same are hereby legalized, and that all the official acts of the town council of said town of Salem performed after proper qualification be and the same are hereby declared legal and binding, as fully to all intents and purposes as though said town had been legally organized under the special charter, had legally abandoned the same and become incorporated under the general incorporation law, and had legally extended its corporate limits.

This act being deemed of immediate importance shall take effect on and after due publication in the Iowa State Register, of Des Moines, Iowa, and Salem News, of Salem, Iowa, without expense to the state.

Approved, February 15, 1882.

I hereby certify that the foregoing act was published in the Salem Weekly News February 25, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 12.

TOWN OF ORFORD LEGALIZED AND NAME CHANGED.

AN ACT to Legalize the Incorporation of the Town of "Orford" and S. F. 115. the Change of Name to "Montour."

Whereas, John Stevens and thirty-nine others, constituting Preamble. a majority of the qualified voters of the town of "Orford" in the county of Tama and state of Iowa, did petition the circuit court of said county at the October, A. D. 1870, term thereof to incorporate certain territory, described in said petition, as the incorporated town of "Orford," and [on] the 21st day of said October, it still being the October term of said court, A. D. 1870, the court, commissioners being fully advised in the premises, found that the territory described in said petition had more than thirty voters and upward of three hundred and fifty inhabitants embraced within its limits, and that petitioners were entitled to have the incorporation perfected for which they petitioned, and in pursuance of said findings the court duly appointed commissioners as provided by law to hold an election upon the question of incorporating said town: and.

Whereas, The said commissioners who were thus appointed did, at a subsequent date: to-wit, December 6th, A. D. 1870, in the manner provided by law, within the limits of the proposed incorporation, duly hold an election of the qualified electors therein upon the question of incorporating the territory named in said petition, at which election the whole number of ballots cast were seventy-one, there being sixty-nine ballots for incorporation, and two ballots against incorporation, a report of which election was formally returned to the circuit court of said Tama county, which court on the 22d day of December, 1870, ordered that said town of "Orford," including the territory named in the aforesaid petition, should be known as "the incorporated town of Orford"; and,

Whereas, The question, "Shall the name of 'Orford' be Name changed changed to 'Montour'?" was submitted by the mayor and trus- 1878. tees of said Orford to the legal voters therein, at the annual municipal election held in said town, on the third day of March, 1873, and forty-seven votes were cast in favor of changing the name of said town of "Orford" to "Montour," and only five were cast against said change; whereupon the mayor and trustees of said town of Orford, on the fourth day of March, 1873, recognized and ratified said vote by passing an ordinance confirming such change of name; and,

WHERRAS, The mayor and trustees of the said town of "Orford" and "Montour" ever since the incorporation of said "Orford," and subsequent to said change of name, have been duly elected from year to year, as by statute provided in case of such municipalities, and they have enacted ordinances, passed

Name changed

resolutions, levied taxes, collected and disbursed the same, and, in short, have transacted the business from the date of said first incorporation, such as is usually done by the officers of mu-

nicipal corporations of that class; and,

Partial record.

Whereas, Only a partial record of the proceedings had in and about the incorporation of said town of Orford was made in the office of the clerk of said circuit court, and only an imperfect record of said incorporation was filed with the secretary of state, as by law provided, and the record concerning the change of name from "Orford" to "Montour" being incomplete and unsatisfactory; and,

Whereas, The validity of the proceedings had in the matter of the incorporation of the said town of Orford has been questioned. and doubts have frequently arisen as regards the legality of the change of name from "Orford" to "Montour" and the legality of each and every act of the municipal officers of both Orford" and "Montour" has been and is shrouded in doubt;

therefore.

Be it enacted by the General Assembly of the State of Iowa:

That the incorporation of the town of "Orford,"

Incorporation legalized.

in Tama county, under the general incorporation laws of Iowa, and the subsequent change of the name of said town from "Orford" to "Montour," together with each and every official act of the officers of said "Orford" and "Montour," is [are] hereby Change of name legally ratified and confirmed and declared to be of full legal legalized. force and effect the same and declared to be of full legal force and effect, the same as though the legality thereof had never been in doubt, and the territory originally incorporated as the town of "Orford," in said Tama county, Iowa, shall be hereafter legally known and recognized as "the incorporated town of Montour," clothed with all of the rights and privileges, and vested with all of the powers and authority, granted by law to

incorporated towns.

ized.

SEC. 2. That the municipal elections held in said "Orford" and Elections legal-" Montour" from the date of the first incorporation, and the levy and disbursement of all taxes made by the officers thereof, are hereby legalized and declared to be of binding force and effect.

Ordinances legalized.

SEC. 3. That the enactment, repeal, or amendment of every ordinance by the officers of said Orford or Montour, and the official acts, all and singular, of the officers of the said incorporation which are not specifically enumerated in this act, are hereby declared to be legal, valid, and binding, to the same extent as if the law had been lawfully complied with in the incorporation of the town of Orford aforesaid, and in changing the name of the same to Montour: Provided, Nothing in this act shall be construed to impair any existing rights of third parties or create any liability to said corporation or others as against any person or persons who were not so liable prior to the passage of this act.

Proviso.

Publication.

This act being deemed of immediate importance shall SEC. 4. take effect and be in force from and after its publication as provided by law in the daily Iowa State Register, published at Des Moines, Iowa, and the Montour Review, a weekly newspaper published at Montour, Iowa, without expense to the state.

Approved, February 15, 1882.

I hereby certify that the foregoing act was published in the *Montour Review February 23*, and in the *Iowa State Register*, daily edition, March 1, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 13.

ASSISTANT LIBRARIAN.

AN ACT to Amend Chapter 194, Laws of the Eighteenth General 8. F. 54. Assembly, relative to making Appropriations for the Iowa State Library.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 194, laws of the eighteenth general chap. 194, acts assembly, be and the same is hereby amended by inserting after of 18th G. A., the word "dollars," in the eighth line of section one in said chapter 194, the words, "annually from and after the first day of January. 1882."

of January, 1882."

SEC. 2. This act, being deemed of immediate importance, Publication. shall take effect and be in force from and after its publication in the Iowa State Register, and Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, February 17, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *The Iowa State Leader March* 18, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 14.

GIRLS' DEPARTMENT, REFORM SCHOOL.

AN ACT to Appropriate Money for a Furnace for use in the Girls' S. F. 120.

Department of the State Reform School, at Mitchellville.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated out of any \$800 appropriation funds in the state treasury, not otherwise appropriated, the sum ted for furnace.

of three hundred (\$300) dollars, or so much thereof as may be necessary, for the purpose of putting in a warm-air furnace for heating the dormitories of the girls' department of the state reform school, at Mitchellville.

The amount thus appropriated shall be drawn by To be drawn by Mrs. L. D. Lewelling, matron now in charge of said school, and elling. by her disbursed for the payment of said furnace and setting same and putting in the necessary pipes and registers for properly conducting the warm air, and she shall take vouchers therefor and account for the same hereby appropriated to the trustess of the state reform school.

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and The Iowa Capito[a]l, newspapers published in Des Moines, Iowa.

Approved, February 17, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register February 18, and The Iowa Capital February 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 15.

TOWN OF ROCKWELL LEGALIZED.

AN ACT to Legalize the Incorporation and Corporate Acts of the S. F. 112. Town of Rockwell.

Presmble.

WHEREAS, The inhabitants of the town of Rockwell, in Cerro Gordo county, Iowa, being desirous of incorporating said town as provided by law, and for such purpose presented their petition to the circuit court of said county at its June term, A. D. 1881, asking an order submitting the question of such incorporation to the vote of the electors residing within the proposed limits of said incorporation; namely, The southeast quarter of section three, township ninety-four north, of range twenty west of the 5th p. m., and being in said Cerro Gordo county, state of Iowa; and.

WHEREAS, The commissioners appointed by the court called an election of all the qualified electors residing within said territory and caused the notice of said election to be published in the Rockwell Phonograph, a newspaper published within the

limits of said territory; and,

WHEREAS, Said notice failed to specify that a description and plat thereof are on file in the office of the clerk of the circuit court; and,

Whereas, Said election was held, and a majority of the votes

Defective no-

polled at said election were in favor of incorporating said town

within the limits aforesaid; and,

WHEREAS, Said commissioners called an election of the electors of said incorporated town of Rockwell for the purpose of electing one mayor, five trustees, and one recorder; and,

WHEREAS, At said election said officers were duly elected; and. WHEREAS, By mistake, only five trustees were elected, instead only five trustees. of six, as required by section 511, chapter 9, of the acts of the

seventeenth general assembly; and,

WHEREAS, Said commissioners called another election to elect one other trustee to make the number required by said act, and said election was held, and one other trustee was duly elected: therefore.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That said notice of election on the question of Notice legalthe incorporation of said territory, and the publication thereof, shall have the same effect and force as though it had specified that a description and plat of said territory are on file in the office of the clerk of the circuit court.

That the election of said mayor, recorder, and six slection legal-

trustees is hereby legalized and made valid and confirmed.

SEC. 3. That all acts of said officers of said incorporated an acts of officers town of Rockwell, Cerro Gordo county, Iowa, since their election, be and the same are hereby legalized, made valid, and confirmed to the same extent as though said town had been legally incorporated.

This act being deemed of immediate importance Publication. SEC. 4. shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Rockwell Phonograph, a newspaper published at Rockwell, Cerro Gordo county, Iowa, without expense to the

Approved, February 17, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register February 21, and Rockwell Phonograph February 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 16.

BELATIVE TO CHANGE OF NAME OF CITIES AND TOWNS.

"H. Sub. for S. AN ACT to Authorize Cities of the First and Second Class[es] and Incorporated Towns to change their Corporate Names and to Prescribe the Manner in which such Change may be made. [Additional to Code, Chapter 10, Title IV., relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the corporate name of any city of the first Change of name or second class or incorporated towns in this state may be changed in the manner prescribed by this act.

pose change by resolution.

SEC. 2. The council of any city of the first or second class or Council to pro- any incorporated town may, by resolution, propose a change of the corporate name of such city or incorporated town setting forth therein the proposed new name, which shall not be the same as that of any city of either the first or second class or incorporated town or post-office existing in this state at the time of the passage of such resolution.

SEC. 3. The question of making such change shall then be

Question submitted, when.

submitted to a vote of the qualified electors of such city or incorporated town at the next following annual election; or at a special election, as the council may provide. Notice that a change of name is to be voted on at any election shall be published in a newspaper published in said city or incorporated town

Notice published.

> at least ten (10) days before the election. The manner of voting on the question of change shall

Manner of vot-

be by having printed or written on the ballots, "Shall the name be changed as proposed?" followed by the word "Yes," or "No." If a majority of the votes cast for and against are in favor of the proposed change, the clerk of the city or incorporated town shall enter upon the records of the city or incorporated town the result of such election, and set forth in such record the new name adopted for said city or incorporated town as well as the original name thereof, and shall cause to be filed a certified copy of the entry so made in the office of the recorder of deeds of the county in which such city or incorporated town is situated and in the

Clerk enter re-

office of the secretary of state. When certified copies are made and filed as required by the preceding section, the change of name shall be deemed complete, and the new name thus adopted shall be judicially recognized in all subsequent proceedings wherein said city may be

interested.

Nothing herein contained shall in any manner affect SEC. 6. the rights or liabilities of such city or incorporated town; nor invalidate any contract to which the said city or incorporated town may be a party before such change.

SEC. 7. This act being deemed of immediate importance shall

Name deemed complete, when.

invalidated.

take effect and be in force from and after its publication in the Publication. Iowa State Register and the Times-Republican, newspapers published at Des Moines, Iowa, and Marshalltown, Iowa.

Approved, February 21, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* February 22, and *Marshall Daily Times-Republican* February 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 17.

FISH-WAYS.

AN ACT to Repeal Chapter 123, Acts of the Eighteenth General As-H. F. 6. sembly, relative to Fish-ways.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 123 of the acts of the eighteenth chap. 128, acts general assembly be and is hereby repealed.

SEC. 2. This act being deemed of immediate importance shall

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Publication. Iowa State Register, and Iowa State Leader.

Approved, February 21, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* February 23, and *Iowa State Leader* March 3, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 18.

TOWN OF SCRANTON LEGALIZED.

AN ACT to Legalize the Incorporation, Ordinances, and Official Pro- S. F. 182. ceedings of the Town of Scranton, in Greene County, Iowa.

Whereas, In pursuance of the petition of the inhabitants of Preamble, the town of Scranton, Greene county, Iowa, the circuit court of said county ordered that the question of the incorporation of said town be submitted to the electors thereof, and appointed commissioners to hold an election as provided by law; and,

WHEREAS, Said commissioners neglected to take the oath to impartially perform their duties as judges of said election, as by

law provided; and,

Whereas, A majority of the electors of said town voted for

incorporation, but doubts have arisen as to the legality of said incorporation and the ordinances of said town; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalised.

Section 1. That the incorporation of said town of Scranton be and the same is hereby legalized, as fully and completely as if all the requirements of the law relating to the incorporation of towns had been strictly complied with.

SEC. 2. That all elections held by said incorporated town, and ordinances passed by the council of said incorporated town, and the official acts done by the several officers of said town, not in contravention of the laws of the state, are hereby legalized, and the same are hereby declared to be as valid and binding as though the law had been strictly complied with in the incorporation of said town, election of said officers, and the passage of said ordin-

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Scranton Journal, a newspaper published at Scranton, Iowa, without expense to the state.

Approved, February 21, 1882.

I hereby certify that the foregoing act was published in the Scranton Journal February 23, and the Iowa State Register March 3, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 19.

TO PUNISH ABORTION.

AN ACT to Amend Section 3864 [Chapter 2, Title XXIV.] of the Code S. P. 52 of 1873, in Relation to the Penalty for Attempts to produce a Miscarriage.

Be it enacted by the General Assembly of the State of Iowa: That section 3864 of the code of 1873 be and the same is hereby Bec. 3864, code of Iowa, amended. amended by striking out the words "one year" in the sixth line thereof, and inserting in lieu thereof the words "five years."

Approved, February 28, 1882.

CHAPTER 20.

ACTS OF TOWN OF CORNING LEGALIZED.

AN ACT to Legalize the Proceedings of the Town Council of the H.F. ss. Town of Corning, Adams County, Iowa, held on the Third Day of June, 1879, vacating a certain Alley in said Town.

WHEREAS, At a regular meeting of the town council of the Presents. town of Corning, Adams county, Iowa, held on the 3d day of June, 1879, a petition of A. M. Beymer, A. L. Beymer, and others, asking for a vacation of an alley running east and west between lots number[s] 30 and 21, 29 and 22, 28 and 23, in Grove addition to said town of Corning; and,

WHEREAS, The prayer of said petition was granted on motion

made and entered of record; and,

Whereas, Doubts exist as to the legality of said proceedings of said town council in vacating said alley; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the action of said town council in vacating regalized. said alley is hereby legalized and made binding and valid to all

intents and purposes.

SEC. 2. This act being deemed of immediate importance shall publication. take effect and be in force on and after its publication in the Iowa State Register and the Adams County Gazette, newspapers published in Des Moines, Iowa, and Corning, Iowa, respectively, without expense to the state.

Approved, February 23, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* March 3, and *Adams County Gazette* March 8, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 21.

INCORPORATION OF SPENCER LEGALIZED.

AN ACT to Legalize the Incorporation of the Town of Spencer, in H. F. 122. Clay County, Iowa, the Election of its Officers, and all Acts done and Ordinances passed by the Council of said Town.

WHEREAS, Under and by virtue of chapter 10, title 4, of the Presemble. code of Iowa, of 1873, proceedings were had for the incorporation of the town of Spencer; and,

WHEREAS, Doubts have arisen as to the legality of said incor-

poration, and it is pretended full compliance with the statute providing for the incorporation of towns was not had, and especially claiming that the certified copies required by section 423, of said chapter 10, were not filed and recorded in the manner as by law required; and,

WHEREAS, The council of the said town of Spencer did make and adopt laws, rules, and ordinances for the government of said town, and have performed such other duties devolving upon them, including the levy of taxes, as authorized by law;

therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

Section 1. That the incorporation of said town of Spencer, Clay county, Iowa, the election of its officers, all laws, rules, and ordinances adopted or passed by the council of said town, and all taxes levied, and all the official acts of said council and officers not in contravention with the laws of the state, and within the legal limits of the powers of incorporated towns, be and the same are hereby legalized and declared to be valid and binding, the same as though the law, chapter 10, title 4, had in all respects been strictly complied with.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the daily State Register and Spencer Reporter, newspapers published at Des Moines and Spencer, Iowa, without expense to the state.

Approved, February 23, 1882.

I hereby certify that the foregoing act was published in the Spencer Reporter March 2, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 22.

FOR RELIEF OF GEO. W. BEMIS.

A bill for AN ACT Making an Appropriation to reimburse Geo. W. Bemis for the Loss sustained by him in July, 1877, when Treas-S. F. 158. urer of State.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That for the purpose of reimbursing Geo. W. 1,638 appropri- Bemis, for a loss sustained by him when treasurer of state, there is hereby appropriated, out of any money in the state treasury not not otherwise appropriated, the sum of thirty-six hundred and eighty-eight dollars and eighty-two cents, and the auditor of state shall draw a warrant on the state treasurer for the amount

appropriated by this act.

Sec. 2. There is hereby also appropriated two hundred and \$276.75 as interseventy-six 75-100 dollars in payment of interest at 6 per cent est. for fifteen months, from November 15th, 1880, to February 15th, 1889, to be paid in the same manner as provided in section 1 for payment of principal.

payment of principal.

SEC. 3. This act being deemed of immediate importance Publication. shall take effect and be in force on and after its publication in the Iowa State Register and Iowa State Leader, newspapers pub-

lished in the state of Iowa.

Approved, February 27, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *The Iowa State Leader* February 28, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 23.

TREES ON SCHOOL GROUNDS.

AN ACT Requiring Boards of Directors to set out Trees on School H. F. 11. Grounds [Additional to Code, Ch. 9, Title XII., relating to the System of Common Schools].

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the board of directors of each district town-Twelve or more ship and independent district shall cause to be set out, and proptrees on each erly protected, twelve or more shade trees on each school-house site, when site, belonging to the district, where such number of trees are not now growing, and such expense shall be paid from the contingent fund.

SEC. 2. It shall be the duty of the county superintendent, in Duty of county visiting the several schools in his county, to call the attention superintendent of any board of directors neglecting to comply with the requirements of this statute, and the required number of shade trees

shall be planted as soon thereafter as the season will admit.

SEC. 3. That section 1745 of the code be amended by adding sec. 1745, code, an additional item at the end of said section, as follows: "12. amended.

The number of trees set out and in thrifty condition on each

school-house grounds."

SEC. 4. This act being deemed of immediate importance Publication. shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, papers published at Des Moines, Iowa,

Approved, February 27, 1882.

I hereby certify that the foregoing act was published in *The Ionoa State Leader* February 28, and *Ionoa State Register* March 1, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 24.

SUPERIOR COURTS IN CITIES.

Sub. for S. F. 10 and 14 (and H. F. 19). AN ACT to Amend Chapter 143, of the Acts of the Sixteenth General Assembly, entitled "An Act to Provide for establishing Superior Courts in Cities of a certain Grade, relating to Cities and Incorporated Towns."

Be it enacted by the General Assembly of the State of Iowa:

Sec. 1, chap. 143, amended by striking out five and inserting eight. Section 1. That chapter 143, of the acts of the 16th general assembly, be and the same is hereby amended as follows: By striking out of section 1 thereof the words "five thousand," in the first line of said section, and inserting in lieu thereof the words "eight thousand."

Majority vote.

SEC. 2. That section 2 thereof be and the same is hereby amended by striking out the words "two-thirds," in the ninth line of said section, and inserting in lieu thereof the words "a majority."

Imprisonment.

SEC. 3. That section 6, of chapter 143, of the acts of the sixteenth general assembly, be and the same is hereby amended by adding to said section the following: "And parties may be committed to the city prison for confinement or punishment, instead of the county jail, at the option of the judge: Provided, however, that in the absence of the said judge, or in case of his inability to act, then during such time proceedings for the violation of city ordinances may be had before a justice of the peace residing in such city."

J. P. may act.

Sec. 4. That section 7 thereof be and the same is hereby repealed, and that in lieu thereof the following be inserted:

Changes of

Sec. 7. Changes of venue may be had from said court in all civil actions to the circuit court, and in all criminal actions to the district court, in the same manner, for like causes, and with the same effect, as the venue is changed from the circuit court, as now or hereafter provided by law, unless it shall then appear upon the showing of either party that objections exist as to the circuit judge, in which latter case the change shall be made to the district court. In criminal actions an appeal will lie to the supreme court, as now or hereafter provided by law for appeals in like cases from the district court.

SEC. 5. That section 14 be and the same is hereby repealed, and that in lieu thereof the following be inserted:

Jury.

Sec. 14. When causes are assigned for trial, any party desiring a jury shall then make his demand therefor, or the same shall be deemed to have been waived. Causes in which a jury has been demanded shall be tried first in their order, and when a disposition shall have

been made of such causes the jury shall be discharged from further attendance at that term. No juryman shall be detained longer than one week, except upon trial commenced within the first week of his attendance.

SEC. 6. That section 16 be and the same is hereby repealed, and that in lieu thereof the following be inserted:

Sec. 16. The jury shall consist of six qualified jurors, unless, when a jury is demanded as provided in section 3 of this act, the party at that time shall demand a jury of twelve, and in all civil cases the party requesting a jury of twelve shall at the time of making such demand deposit with the clerk the entire additional expense of the additional jurors, which sum shall be fixed by the court and paid to the clerk at the time of making such demand. If the judge shall deem proper, he shall cause a special venire to issue for said extra jurors, or for any number not exceeding twenty-four, or he may order the marshal to complete the same from the bystanders. The pay for all jurors shall be one dollar per day and mileage, to be taxed with the costs, which in all civil cases shall be paid by the county in the same manner as in circuit and district courts. All such deposits of additional expense for jurors shall be paid into the county treasury at the close of each term of such superior court, and the county treasurer shall give duplicate receipts therefor, one receipt to be held by said clerk and the other to be presented by him to the county auditor, who shall charge the treasurer with the amount thereof in the proper account.

Number of jury.

Fees.

SEC. 17. That section 17 be and the same is hereby amended Soc. 17, chapas follows: By striking out all after the words "supreme court," 148, amended. in the fifth line.

SEC. 8. That section 18 be and the same is hereby repealed, and that the following be inserted in lieu thereof:

Sec. 18. Judgments in said court may be made liens upon real estate in the county in which the city is situated, by filing transcripts of the same in the circuit court, as provided in sections 3567 and 3568 of the code, relating to judgments of justices of the peace, and with equal effect, and from the time of such filing it shall be treated in all respects as to its effect and mode of enforcement as a judgment rendered in the circuit court as of that date, and no execution can thereafter be issued from the said superior court on such judgment, and no real property shall be levied on or sold on process issued out of the court created under the provisions of this act; and judgments of said superior court may be made liens upon real estate in other counties in the same manner as judgments in the circuit and district courts.

Judgments become liens, when. Sec. 20, chap. 143, amended.

ending sotions.

SEC. 9. That section 20 be and the same is hereby amended as follows: By striking out all after the words "district court." in the sixth line of said section.

This act shall not affect any action, suit, or proceeding already begun and pending in any of said superior courts, Does not affect but such action, suit, or proceeding shall be prosecuted and conducted after the taking effect of this act as nearly in conformity

therewith as shall be practicable.

Publication.

This act, being deemed of immediate importance, shall be in force and effect from and after its publication in the Iowa State Register and the Cedar Rapids Daily Republican, newspapers published at Des Moines and Cedar Rapids, Iowa, anything in section 33, chapter 3, title I, of the code of Iowa, to the contrary notwithstanding.
Approved, March 2, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register March 8, and the Cedar Rapids Daily Republican March 4, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 25.

ALDERMEN IN CITIES OF FIRST CLASS.

AN ACT to Repeal Part of Section 521, Title IV, Chapter 10, of the Code, and Enact a Substitute therefor, relating to the Election of H. F. 125. Alderma[e]n in Cities of the First Class.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all after the word "year" in the twelfth Code, sec. 521, line of section 521, title IV, chapter 10, of the code, is hereby repealed, and repealed, and there is enacted in lieu thereof the following: In cities of the first class, the qualified electors of each ward shall, ch. 14, 16th G on the first Monday of March of the year 1882, elect by a plurality of votes one member of the city council who shall at the councilmen of time be a resident of the ward and a qualified elector thereof. And in the same year the qualified electors of cities of this class shall also elect two members at large of such city council, each of whom shall be a resident and qualified elector of the city in which he shall be elected. But in order that their term of service expire in different years the council at the first regular meeting shall determine by lot which of the alderma[e]n at large shall serve one, and which two years. The term of service of the other aldermen shall be determined in the same way, time, and manner; in cases where the number is uneven the majority shall serve one year. On the first Monday of March of each

wards. At large.

Election of

Term of ser-

year thereafter the qualified electors shall elect for the term of Halt to go out two years one alderman at large and one in each ward where the each year. term of their [its] alderman expires: Provided, that when any city of the first class embraces within its corporate limits the whole or parts of two or more different townships, two of which townships or parts thereof contain one thousand electors each, that only one of the alderma[e]n at large herein provided for shall be elected from any one of such townships or parts of townships.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after the date of its publication in the Iowa State Register and Iowa State Leader, news-

papers published at Des Moines, Iowa.

Approved, March 2, 1882.

I hereby certify that the foregoing act was published in *The Imma State Leader* March 2, and in the *Iowa State Register* March 3, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 26.

ACKNOWLEDGMENTS MADE BY JOHN W. MC MILLAN LEGALIZED.

AN ACT to Legalize Acknowledgments of Conveyances by Power-H. F. 138. of-Attorney made by John W. McMillan, Attorney-in-Fact for Robert M. Wingate.

Whereas, Robert M. Wingate, by power-of-attorney duly presentle. executed, on the 7th day of August, A. D. 1873, appointed John W. McMillan his attorney-in-fact to sell and convey real estate situated in the city of Boone and in the township of Des Moines, all in Boone county, Iowa, which real estate, consisting of city lots and lands, has been conveyed by said John W. McMillan as such attorney-in-fact to divers persons, and the acknowledgments to a large number of such conveyances so made are defective in form; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the conveyances made by said Robert M. Legalised. Wingate through John W. McMillan, his attorney-in-fact, of or affecting real estate in the city of Boone, and in Des Moines township, Boone county, Iowa, and all the several acknowledgments thereto, be and the same are hereby declared legal, binding, and sufficient in law and in equity as fully as though the acknowledgments to such conveyances and instruments had been originally executed in manner and form as provided by law.

Sec. 2. This act shall take effect and be in force from and

Dublication.

after its publication in the Des Moines State Register, a newspaper published in Des Moines, Iowa, and the Boone Standard, a newspaper published in Boone, Boone county, Iowa, such publication to be without expense to the state. Approved. March 2, 1882.

I certify that the foregoing act was published in the Boone Standard March 11, and the Iowa State Register March 16, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 27.

REPORT OF STATE BOARD OF HEALTH.

AN ACT to Amend Chapter 159, Section 3, Acts of 1876, in Relation to the Printing and Distribution of Public Documents. H. F. 20.

Be it enacted by the General Assembly of the State of Iowa:

To provide for printing 5,000 copies,

Section 1. That section 3, chapter 159, laws of 1876, be and Section 2, chap- the same is hereby amended by inserting after the word "copies," in the seventh line, the following words; to-wit, "of the reportant amended.

Section 2, chap- the same is hereby amended by inserting after the word "copies," in the seventh line, the following words; to-wit, "of the reportant amended.

Section 3, chap- the same is hereby amended by inserting after the word "copies," in the seventh line, the following words; to-wit, "of the reportant amended. in the seventh line, the following words; to-wit, "of the report of the state board of health, five thousand copies": of which number, five hundred copies bound in cloth, and twenty-eight hundred copies in double thick paper covers, shall be delivered to the state board of health, and the state board of health shall send one copy to the clerk of each local board of health, and such clerk shall deliver the same to his successor in office as the property of the state.

Approved, March 3, 1882.

CHAPTER 28.

TO LEGALIZE CONVEYANCE OF LAND TO LOGAN CEMETERY.

AN ACT to Legalize the Conveyance of certain Land to the Logan Cemetery Association, by the Blair Town Lot and Land Company, and to Legalize the Organization and Acts of said Logan Cemetery 8. F. 205. Association.

WHEREAS, P. J. Rundasill and certain other persons having Presmble. in contemplation the organization of a body corporate, under the laws of Iowa, to be known as the "Logan Cemetery Association,"

for the purpose of purchasing and selling land, at or near the town of Logan, in Harrison county, for cemetery purposes, on or about the 4th day of April, A. D. 1872, before their organization as such corporation, purchased of the Blair Town Lot and Land Company, in their said proposed corporate name, for the use and benefit of said contemplated corporation, a tract or parcel of land, described as follows; to-wit, the northwest quarter of the southeast quarter of the southwest quarter of section eighteen (18), in township seventy-nine (79) north, of range forty-two (42) west of the 5th P. M.; and,

WHEREAS, Said Blair Town Lot and Land Company, on or conveyance by about said 4th day of April, A. D. 1872, by its deed, bearing the Logan town lot date last aforesaid, conveyed the land aforesaid to said contem-

plated corporation, in its said proposed corporate name; and, WHEREAS, Said P. J. Rudasill and his associates, on the 20th day of May, A. D. 1872, attempted to organize as such corporation, by adopting and signing articles of incorporation, and by electing officers as provided for therein, as follows; to-wit, T. M. C. Logan, president; P. J. Rudasill, secretary; and C. C. Cole, treasurer; and,

Whereas, Through oversight said articles of incorporation not acknowl-

were not acknowledged by the incorporators; and,

WHEREAS, Said articles of incorporation were on the 10th day of June, A. D. 1872, filed for record in the office of the recorder of deeds of said Harrison county, and recorded; but through oversight the same were not recorded in the office of the secretary of state; and,

WHEREAS, Through oversight no notice of such incorporation No notice pub-

was published; and,

Whereas, Said corporation has, since such attempted organization thereof, laid out the land aforesaid into cemetery lots and fenced and otherwise improved the same, and has sold, and contracted to sell, a large number of such lots, for cemetery purposes, and has been in the constant exercise of all the powers and duties conferred and imposed by said articles of incorporation; and.

WHEREAS, By reason of the premises, doubts have arisen and exist respecting the validity of the deed aforesaid, and the legality of the organization and acts of said corporation; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That said deed of the Blair Town Lot and Land Logalized. Company to said Logan Cemetery Association be and the same is hereby legalized and declared to be valid and binding, at law

and in equity, to all intents and purposes.

SEC. 2. That the organization and incorporation of said Logan Cemetery Association be and the same are hereby legalized; and that the same and all acts and things done, under and by virtue of the articles thereof, be and they are hereby declared to be as legal and valid as though all the requirements of the law had been fully complied with.

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, and in the Harrison County Courier, a newspaper published at Logan, without expense to the state.

Approved, March 3, 1882.

I hereby certify that the foregoing act was published in the Harrison County Courier March 16, and the Iowa State Register March 24. 1882.

J. A. T. HULL, Secretary of State

CHAPTER 29.

SALE OF UNIVERSITY LANDS LEGALIZED.

s. F. 151. AN ACT to Legalize the Sale of certain Lands by the State University.

Preamble.

Whereas, The treasurer of the State University, on the 12th day of June, 1866, contracted and sold to one Simpson Bell the following described land in Jasper county, Iowa; to-wit, the southeast quarter of the southwest quarter of section number thirty-one (31), in township number seventy-nine (79), range number nineteen (19) west, which land is a part of the land granted to the use of the state university, and which said contract was thereafter assigned to one R. C. Anderson; and,

Consideration

WHEREAS, The consideration for the purchase of said land, being five dollars per acre as provided in said contract, has been paid in full; and,

Appraisement.

Whereas, The said land was appraised at the value of ten dollars per acre upon the presumption that it was coal land, and it being thereafter ascertained that such land was not of that character it was sold at the said price of five dollars per acre, which at said time was a fair valuation thereof; and,

WHEREAS, Under existing laws the patent for said land cannot issue unless said sale should be for the said appraised value; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the action of the said treasurer in making said contract is hereby legalized and made valid to the same extent as though the sale had been made for such appraised value.

SEC. 2. That the governor be and he hereby is authorized to Governor to is- issue to said R. C. Anderson the proper patent for said land.

Approved, March 3, 1882

CHAPTER 30.

TOWN OF WEST POINT LEGALIZED.

AN ACT to Legalize the Incorporation of the Town of West Point, H. F. 101. Lee County, Iowa.

WHEREAS, The town of West Point, in the county of Lee, Preamble and state of Iowa, was incorporated under chapter 42, code of 1851, laws of Iowa; and,

WHEREAS, The said charter of said town, and notice of its adoption, was not recorded or entered of record on the county records of said county as required by said chapter 42, code of

1851; and,

Whereas, The legal voters of said town have continuously since the adoption of said charter elected officers as prescribed thereby, and have by said officers continuously conducted the municipal affairs of said town as though the charter thereof had been duly recorded as by law required, and the officers of said town have been and are now acting under said charter and such amendments thereto as have from time to time been made, and under such ordinances as have been passed by the acting authorities of said town, including the levying of taxes and such other duties devolving upon them; and,

WHEREAS, Doubts have arisen as to the legality of said incor-

poration; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the original incorporation of the town of West Point, Lee county, Iowa, with all the amendments and changes made in the charter of said town, all the ordinances passed, all the rules and regulations adopted by the acting authorities of said town, all taxes levied and all the official acts of said town council and the officers thereunder, within the legal limits of the powers of incorporated towns, be fully legalized the Legalized same as if no such alleged defect existed in the incorporation of said town, and to have the same force and effect as if the charter of said town had been duly recorded as required by law.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and in the West Point Appeal, a newspaper published at West Point, Lee county, Iowa, the said publication to be without expense to

the state.

Approved, March 3, 1882.

I hereby certify that the foregoing act was published in the West Point Appeal March 10, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 21.

TOWN OF DAYTON LEGALIZED.

H. F. 220. AN ACT to Legalize the Incorporation of the Town of Dayton and its Ordinances, and the Acts of its Officers thereunder.

Preamble.

WHEREAS, The town of Dayton, in Webster county, Iowa, was incorporated in the year 1881 under the general laws of this state for the incorporation of cities and towns; and,

WHEREAS, When said town was incorporated, notices of the time and place of holding the election were not posted in five public places in said town, as required by section 422 of the code

of Iowa; and,

WHEREAS, Doubts have arisen as to the validity and legality of said acts of incorporation, and as to the validity and legality of the ordinances passed by the town council of said town, under said incorporation, and as to the validity and legality of all other acts done by said town council or other officers of said town since said incorporation; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized,

Section 1. That the incorporation of the said town of Dayton be, and the same is hereby, legalized, and the said town of Dayton is hereby declared to be a valid existing municipal corporation, under the laws of this state, and that all the ordinances passed by the town council of said town, and all the acts of the town council or other officers of said town done since its incorporation, are hereby declared to be as legal and binding, to all intents and purposes whatsoever, as the same would have been had there been no defects or omissions in the acts of incorporation of said town.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in the Iowa State Register, a paper published at Des Moines, Iowa, and the Dayton Review, a paper published at Dayton, Webster county, Iowa, without expense to the state.

Approved, March 3, 1882.

I hereby certify that the foregoing act was published in the Dayton Weekly Review March 11, and the Iowa State Register March 14, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 32.

POLL-TAX IN CITIES AND TOWNS.

AN ACT to Repeal Section 487 of the Code, and Enact a Substitute in s. F. 225.
Lieu thereof in Relation to Poll-Tax. [Amendatory of Code, Chap.
10, Title IV, relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:
SECTION 1. That section 487 of the Code is hereby repealed and the following enacted in lieu thereof:

Sec. 487. All municipal corporations are hereby empowered to provide that all able-bodied male residents of the corporation between the ages of twenty-one and forty-five years shall, between the first day of April and the first day of September each year, either by themselves or satisfactory substitute, perform two days' labor upon the streets, alleys, or highways, within such corporation, at such times and places as the proper officer may direct, and upon three days' notice in writing given. They may further provide that, for each day's failure to attend and perform the labor as required at the time and place specified, the delinquent shall forfeit and pay to the corporation any sum not exceeding three dollars for each day's delinquency, and in case of failure to pay such forfeit within ten days the supervisor of highways or street commissioner of said corporation shall recover the same by action in the name of the supervisor of the highways or street commissioner of said corporation; and no property or wages belonging to said person shall be exempt to the defendant on execution; said judgment to be obtained before the mayor of said corporation, or any justice of the peace in the proper township, which money, when collected, shall be expended upon the streets of the corporation; and that all such sums remaining unpaid on the first day of September in each year may be treated and collected as taxes on property, and the same shall be a lien on all the real property of the delinquent that may be listed for taxation, and assessed and owned by him on the first day of November of the same year.

Municipal corporations may require male residents between ages of 21 and 45 to work on streets, alleys, or highways, Code, sec. 487.

Forfeiture for non compliance.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Montes, Iowa.

Approved, March 3, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 4, and the *Iowa State Register* March 7, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 33.

ACTS OF ISAIAH DOANE LEGALIZED.

H. F. 158.

AN ACT to Legalize the Acknowledgments taken and certified by Isaiah Doane, Mayor of the Incorporated Town of Webster City, Iowa.

Presmble.

WHEREAS, Isaiah Doane, a mayor of Webster City, Iowa, did in his official capacity as mayor take and certify the acknowledgments of certain deeds, mortgages, and other instruments authorized or required by law to be recorded; and,

Whereas, Doubts have arisen as to the validity of such official

acts: therefore.

Be it enacted by the General Assembly of the State of Iowa:

Legalizing

SECTION 1. That all the official acts of the said Isaiah Doane, as mayor of Webster City, Iowa, in taking, and certifying the acknowledgments of deeds, mortgages, and other instruments authorized or required by law to be recorded during the period between the 7th day of March, 1879, and March 8th, 1881, be and the same are hereby legalized and declared valid and binding in all respects, as fully to all intents and purposes as if he had been during the period aforesaid fully authorized and empowered as such mayor to take and certify acknowledgments of deeds, mortgages, and other instruments authorized or required by law. Approved, March 8, 1882.

Explanation of moon

CHAPTER 84.

TOWN OF PRINCETON LEGALIZED.

H. F. 275. AN ACT to Legalize the Reorganization and Incorporation of the Town of Princeton, Scott County, Iowa.

Preamble.
Reorganised in 1878.

Whereas, At a special election held in the city of Princeton, Scott county, Iowa, in the year 1878, a majority of the citizens of said city voted to abandon the special charter under which said city was originally organized, and to reorganize under the provisions of law relating to cities and towns incorporated under the general incorporation law of the state. Since then the citizens of said town have annually elected the officers required by law, have passed ordinances and conducted the general business of the town in good faith;

WHERRAS, Doubts exist as to the regularity of the proceedings of the reorganization and incorporation of said town, for the

reason the officers having failed to keep the proper records of the Proper records proceedings, had at that time, and of the passage of the ordinances not kept. of said town for the reason the ordinances enacted the first year Ordinances read were only read once prior to their passage by the town council; only once. therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the reorganization and incorporation of the Legalized. town of Princeton, Scott county, Iowa, be and the same is hereby legalized, and that all the official acts of the town council of said town of Princeton, done and performed from and after the qualification of said town council, be and the same are hereby declared legal and valid to the same extent as though the reorganization and incorporation had been regular and in full compliance with

Approved, March 8, 1882.

CHAPTER 35.

EVIDENCE IN EQUITABLE ACTIONS.

AN ACT Relating to the Trial of Equitable Actions, Amending Sec- s. F. 39. tion 2742, Chapter 9, Title 17 of the Code of Iowa, as amended by Chapter 145 of the Laws of the Seventeenth General Assembly.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 2742 of the code of Iowa, and chapter Chap. 145, acts SECTION 1. That section 2: 72 of the laws of the seventeenth general assembly, be repealed, and code sec. 272, substitute

But in equitable actions, wherein issue of fact is joined, all the evidence offered in the trial shall be taken down in writing, or the court may order the evidence, or any part thereof, to be taken in the form of depositions, or either party may, at pleasure, take his testimony, or any part thereof, by deposition. All the evidence so taken shall be certified by the judge at any time within the time allowed for the appeal of said cause, and be made a part of the record, and go on appeal to the supreme court, which shall try the cause anew.

Written evidenos.

This act shall apply to all causes not already submit-Applies to all ted to the supreme court, and any certificate heretofore made by already submitthe said trial judge within the six months allowed for appeal shall ted to supreme be deemed to be made within proper time.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the

Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 8, 1882.

I hereby certify that the foregoing act was published in *The Iova State Leader* March 9, and the *Iova State Register* March 10, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 36.

TO PROVIDE FOR THE BETTER EDUCATION OF DENTISTS.

S. F. 22. AN ACT to Insure the better Education of Practitioners of Dentistry in the State of Iowa.

Be it enacted by the General Assembly of the State of Iowa:

commencing

Section 1. That it shall be unlawful for any person who is Persons before not at the time of the passage of this act engaged in the practice commencing the practice of dentistry in this state to commence such practice unless such dentistry to be person shall have received a license from the board of examination of have a diplomatiners or some member thereof as hereinafter provided, or a diploma from the faculty of some reputable dental college, duly authorized by the laws of this state, or by some other of the United States, or by the laws of some foreign country, in which college, or colleges, there was, at the time of the issue of such diploma, annually delivered a full course of lectures and instruction in dental surgery.

appointed by the governor.

Sec. 2. A board of examiners is hereby created whose duty A board of five it shall be to carry out the purposes and enforce the provisions examiners to be of this act. The members of said board shall be appointed by the governor, and shall consist of five practicing dentists, who shall have been engaged in the continuous practice of dentistry in the state for five years or over, at the time of, or prior to, the passage of this act. The term for which the members of said board shall hold their office shall be five years, except that the members of the board first to be appointed under this act shall hold their offices for the term[s] of one, two, three, four, and five years, respectively, and until their successors shall be duly appointed. In case of vacancy occurring in said board, such vacancy shall be filled by the governor.

SEC. 3. Said board shall choose one of its members president,

and one the secretary thereof; and it shall meet at least once in each year, and as much oftener, and at such times and places, as it may deem necessary. A majority of said board shall at all times constitute a quorum, and the proceedings thereof shall at

all reasonable times be open to public inspection.

Officers and meetings of the board,

Quorum and records.

It shall be the duty of every person who is engaged All dentists to in the practice of dentistry in this state, within six months from register within the date of the taking effect of this act, to cause his or her name and residence, or place of business, to be registered with the said board of examiners, who shall keep a book for that purpose; and every person, who shall so register with said board as a practitioner of dentistry, may continue to practice the same as such without incurring any of the liabilities or penalties of this

SEC. 5. No person whose name is not registered on the books All persons not of said board as a regular practitioner of dentistry, within the hibited from limits prescribed in the preceding section, shall be permitted to practicing. practice dentistry in this state until such person shall have been duly examined by said board, and regularly licensed in accordance with the provisions of this act.

SEC. 6. Any and all persons, who shall so desire, may appear All other perbefore said board at any of its regular meetings, and be exam-sons applying to be examined. ined with reference to their knowledge and skill in dental surgery, and, if such person shall be found after having been so examined to possess the requisite qualifications, said board shall issue a license to such person to practice dentistry in accordance with the provisions of this act. But said board shall at all times Regular gradu-issue a license to any regular graduate of any reputable dental ates to receive a college, without examination, upon the payment by such gradu-ment of one dolate, to the said board, of a fee of one dollar. All licenses issued larby said board shall be signed by the members thereof, and be attested by its president and secretary: and such license shall be prima facie evidence of the right of the holder to practice dentistry in the state of Iowa.

Any member of said board shall issue a temporary Temporary license to any applicant, upon the presentation by such applicant "loems of the evidence of the necessary qualifications to practice dentistry; and such temporary license shall remain in force until the next regular meeting of said board occurring after the date of such temporary license, and no longer.

SEC. 8. Any person who shall violate any of the provisions of Penalty for viothis act shall be liable to prosecution, before any court of comions of this act. petent jurisdiction, upon information, and upon conviction shall be fined not less than twenty-five dollars nor more than fifty dollars for each and every offense.

SEC. 9. In order to provide the means for carrying out and Fee for examinmaintaining the provisions of this act, the said board of examiners may charge each person applying to or appearing before them for examination for license to practice dentistry a fee of two dollars; and out of the funds coming into the possession of of board of exthe board, from the fees so charged, the members of said board aminers. may receive as compensation the sum of five dollars for each day actually engaged in the duties of their office. And no part of the salary or other expenses of the board shall ever be paid out of the state treasury. All moneys received in excess of said per Excess to be diem allowance shall be held by the secretary of said board as a penses of board.

Report annually.

special fund for meeting the expenses of said board, he giving such bond as the board shall from time to time direct. The said board shall make an annual report of its proceedings to the governor, by the fifteenth of November of each year, together with an account of all moneys received and disbursed by them pursuant to this act.

License to be registered with county clark.

SEC. 10. Any person who shall be licensed by said board, to practice dentistry, shall cause his or her license to be registered with the county clerk of any county, or counties, in which such person may desire to engage in the practice of dentistry; and the county clerks of the several counties in this state shall charge for registering such license a fee of twenty-five cents for each registration. Any failure, neglect, or refusal on the part of any person holding such license to register the same with the county clerk as above directed, for a period of six months, shall work a forfeiture of the license; and no license, when once forfeited, shall be restored, except upon the payment to the said board of Penalty for fail- examiners of the sum of twenty-five dollars, as a penalty for such neglect, failure, or refusal.

Fee for county

SEC. 11. Nothing in this act shall be construed to prevent

persons from extracting teeth. Approved, March 8, 1882.

Exception.

CHAPTER 37

INCORPORATION OF CLARINDA LEGALIZED.

S. F. 281.

AN ACT to Legalize the Incorporation of the Town of Clarinda. and the Corporate Acts thereof.

Preamble

WHEREAS, On December 8th, 1866, after all the legal steps had been taken under the laws of the state of Iowa, the county judge pursuant to his duty declared the town of Clarinda to be an incorporated town under the corporate name of the "Town of Clarinda"; and,
WHEREAS, Said town of Clarinda was lawfully incorporated

Transcript not filed in office of secretary of state.

with the exception that the county judge did not transmit a certified transcript of the record and proceedings to the secretary of state as required by law; and,

Whereas, By reason of said error doubts have arisen as to the legality of the incorporation and as to the corporate acts of said town; and,

WHERAS, Said town of Clarinda has levied and collected taxes, bought and sold property, and done all acts usually performed by incorporated towns; and,

Whereas, It has proceeded to take a special census, and give

notice, and call an election with a view to organizing itself into special census. a city of the second class; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That its incorporation and corporate acts be and regulared. the same are hereby legalized, and all subsequent acts done by said town of Clarinda, in relation to its organization as a city of the second class, be and the same are hereby legalized to the same extent to all intents and purposes as though the law had been complied with in its original incorporation.

SEC. 2. This act being deemed of immediate importance shall Publication. be of force from and after its publication in the Iowa State Register and Clarinda Herald, newspapers published at Des

Moines and Clarinda, Iowa, respectively.

Approved, March 8, 1882.

I hereby certify that the foregoing act was published in the Clarinda Herald March 15, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 38.

PAVING INTERSECTIONS OF STREETS AND ALLEYS.

AN ACT Requiring the Cost of Paving Street and Alley Intersections S. F. 248. in certain Cities to be paid out of a General Paving Fund, and Authorizing the Levy of a Special Tax therefor.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the cost of paving the intersections of streets Intersections to and alleys in all cities organized under the general incorporation city. laws of this state, including cities acting under special charters therein, and which have not commenced to pave the same at the expense of the property fronting on the street or streets paved, shall be paid for out of a general paving fund to be raised or created as hereinafter provided: *Provided*, nothing herein con-proviso. tained shall prevent councils of said cities from requiring railroads and street railways to pave any portion of said intersections.

SEC. 2. In addition to the taxes which they are now empow-maylevy a two-ered to levy, the city council of any such city are hereby author-mill tax. ized to levy a special tax not exceeding two mills on the dollar on the assessed valuation of all the property in such city for the purpose of creating such general paving fund.

SEC. 3. The money raised by the tax hereby authorized to be Money not to levied shall not be used for any other purpose than that hereby be used for other purpose.

contemplated.

May anticipate

SEC. 4. It shall be competent for any city authorized by this act to levy such tax, to anticipate the collection thereof by borrowing money and pledging such tax, whether levied or not, for the payment of the money so borrowed, but such money shall be used or appropriated to no other purpose.

When avail itself of this

SEC. 5. Any city organized or acting as aforesaid, and which shall have paved the intersections of any of its streets and alleys at the expense of the property fronting on said street, may by ordinance avail itself of the benefits of this act: *Provided*, such ordinance shall receive the affirmative vote of two-thirds of all

Proviso.

Publication.

the members of the city council thereof.

SEC. 6. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 8, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 9, and the Iowa State Register March 10, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 39.

IN RECOGNITION OF MISS KATE SHELLY.

AN ACT to Provide for the Presentation of a Gold Medal and Two H. F. 430. Hundred Dollars, with the Thanks of the General Assembly, to Miss Kate Shelly.

Be it enacted by the General Assembly of the State of Iowa:

\$150 appropri-ated to purchase a medal.

Committee

Section 1. That in recognition of the heroism of Miss Kate Shelly, of Boone county, and her efforts to save the lives of railway passengers and employes during the terrible storm of the night of July 6, 1881, the state of Iowa hereby appropriates a sum not to exceed one hundred and fifty dollars for the purpose of procuring and presenting to Miss Kate Shelly a gold medal, as a testimonial of its appreciation of her brave and humane action upon that occasion.

SEC. 2. The governor of the state, Hon. J. D. Gillett, and *P-Hon. A. J. Holmes are hereby authorized to procure with such pointed to proappropriation a medal of design and inscription to be approved by them, and present the same to the donee, with the thanks of

the general assembly of the state of Iowa.

SEC. 3. That there be further appropriated the sum of two \$200 in cash ap-hundred dollars, out of any money in the treasury not otherwise propriated. appropriated, to be paid to the above named Kate Shelly, and the auditor is hereby authorized to draw his order on the treasurer for the above amount. Approved, March 9, 1882.

CHAPTER 40.

ASYLUM FOR FEEBLE-MINDED CHILDREN REORGANIZED.

AN ACT to Repeal Chapter 152 of the Acts of the Sixteenth General s. r. et. Assembly, and Chapter 164 of the Acts of the Eighteenth General Assembly, and to Provide for the Establishment and Maintenance of the Institution for Feeble-Minded Children at Glenwood.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 152 of the sixteenth general assem-Chapter 152 or bly, and chapter 164 of the eighteenth general assembly, be and 164 or 18 G. A., the same are hereby repealed, and the following enacted in lieu amended. thereof:

SEC. 2. That the institution located at Glenwood, in Mills Name changed county, and heretofore known as the Asylum for feeble-minded for. children, shall by this act be termed the Institution for feebleminded children. Said institution shall be under the management of a board of trustees, consisting of three persons, two of whom shall constitute a quorum for the transaction of business. Said trustees shall be elected by the general assembly, one of Election of truswhom shall be elected for two years, one for four years, and one for six years; and at least one of them shall be a resident of Mills county, and each general assembly shall hereafter elect one trustee for six years.

The purposes of this institution are to train, instruct, Purposes.

support, and care for feeble-minded children.

SEC. 4. The board of trustees shall appoint a superintendent, buty of trustees whose duty it shall be, under the direction of the board, to su-and superintendent. perintend the care, management, training, and instruction of the wards of the institution, and the management of its finances. He shall give a bond to the state of Iowa in such sum as the board shall require, to be approved by the board, conditioned for the faithful performance of his duties. He shall make quarterly settlements with the treasurer of the board.

SEC. 5. The board of trustees shall have the general super-Trustees to suvision of the institution and all its affairs, and shall adopt such stitution. rules and regulations for the management of the same as will carry into effect the provisions and purposes of this act. The Election and dutrustees shall elect one of their number president, and they shall ties of officers. elect a secretary and treasurer, who may or may not be members of the board. The treasurer shall give bonds as the board may

Compensation. require, conditioned for the faithful accounting of all moneys that come into his hands. The secretary and treasurer, if not a member of the board, shall receive three dollars per day for the time he is actually employed during the sessions of the board, or under their direction. Said board shall meet at the institution on the first Wednesday in October of each year, and every three months thereafter, and at such other times as two of their number may decide. The full compensation of the members of the board shall be four dollars per day for time actually employed and mileage such as is allowed by law to the members of the general assembly.

intendents.

SEC. 6. Every child and youth residing in the state between Admission of the ages of five and eighteen years of age, who by reason of depupils and duty ficient intellect is rendered unable to acquire an education in the common schools, shall be entitled to receive the physical and mental training and care of this institution at the expense of the state; and it shall be the duty of the county superintendent of common schools in each county to report to the superintendent of the institution, on the first day of October of each year, the name, age, and post-office address of every person in his county between the ages of five and twenty-one, who, by reason of feeble mental and physical condition is deprived of a reasonable degree of benefit from the common schools. He shall also state in said report whether or not such person has ever attended school, and how long, if at all; and he shall also give the postoffice address of the parent, guardian, or nearest friend of such person.

There shall be received into the institution feeblewho can apply minded children between the ages of five and eighteen years, whose admission shall be applied for as follows:

First. By the father and mother, or either of them, if the

other be adjudged insane.

By the guardian duly appointed.

In all other cases by the board of supervisors of the county in which the child resides. It shall be the duty of such board of supervisors to make such application for any such child that has no living sane parent or guardian in the state, unless such child is comfortably provided for already.

The forms for applications for admission into the Trustees to pre-institution shall be such as the trustees shall prescribe, and each scribe form of application shall be accompanied by answers to such interrogaapplication.

tories as the trustees shall require propounded.

\$10.00 per month support fund.

SEC. 9. For the support of said institution there is hereby appropriated out of any money in the treasury, not otherwise appropriated, the sum of ten (10) dollars per month for each inmate therein supported by the state, counting the actual time such person is an inmate and supported by the institution; and upon presentation to the auditor of state of a sworn statement of the average number of inmates supported in the institution by the state, for the preceding month, the auditor of state shall draw his warrant upon the treasurer of state for such sum.

For the ordinary expenses of the institution, including furniture, books, school apparatus, and compensation of officers and teachers, there is hereby appropriated the sum of eleven (11) thousand dollars annually, or so much thereof as may be neces-sary, which may be drawn quarterly upon the order of the trus-appropriated. tees.

SEC. 10. When the pupils of the institution are not other-superintendent wise provided with clothing, the same shall be furnished by the to furnish clothing, when. superintendent, who shall make out an account of the cost thereof in each separate case, together with the cost of transmission of the pupil, when the latter is not otherwise provided for; and said account shall be made against the parent or guardian, if there be such, or otherwise against the inmate; and when said account shall have been certified to by the superinAccount sent to tendent, it shall be presumed to be correct in all courts, and shall county and duty be transmitted by mail to the county auditor of the county from of county auditor.

which said pupil was sent to the institution. The said auditor shall then proceed at once to collect the same, by suit if necessary, in the name of the county, and pay the same into state Auditor of state are to charge same treasury. The superintendent shall at the same time transmit a to county. duplicate of the same account to the auditor of state, who shall credit the same to the account of the institution and charge it to the proper county: *Provided*, [if] it shall appear by the affidavit Proviso. of three disinterested citizens of the county, not kin to the inmate, that the parent or guardian would be unreasonably oppressed by such suit, then such auditor shall not institute such suit, but shall credit the same to the state on his books, and re-All seconds port the amount of such account to the board of supervisors of subject to this his county, and the said board shall draw from the county fund the amount claimed and cause the same to be paid into the state treasury. All accounts for clothing and transportation of pupils on the books of the superintendent of this institution, and not paid at the time of the enactment of this section, hereby are made subject to the same, and shall be collected accordingly.

SEC. 11. Any inmate of the institution may be returned to Inmates returned, when. the parents or guardian whenever the trustees may so direct.

SEC. 12. The term "feeble-minded," as used in connection recole-minded with this institution, shall be so construed as to include idiotic include idiotic oblideren. children, and the institution shall provide a custodial department for the care of such children as cannot be benefited by educational training.

SEC. 13. The board of trustees shall make a full report of Trustees to rethe disbursements of the institution, and its condition, financial assembly. and otherwise, to the general assembly, at each regular session thereof.

SEC. 14. The superintendent may, under the direction of the appointment of board of trustees, appoint such subordinate officers, teachers, at-subordinate oftendants, and other help as may be needed for the efficient working of the institution.

SEC. 15. This act, being deemed of immediate importance, Publication. shall take effect and be in force from and after its publication in

the Iowa State Register and The Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 10, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 11, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 41.

LOCATION OF HIGHWAY ACROSS CERTAIN STATE LAND.

AN ACT Authorizing the Location of a Highway Across Land Be-S. W. 107. longing to the State of Iowa.

Be it enacted by the General Assembly of the State of Iowa:

visors of Bo-

Section 1. That the board of supervisors of Buchanan county, Board of super- Iowa, is authorized to establish a highway on the south side of chanan county the north half of the northeast quarter of section seven (7), authorised to establish. the north half of the northeast quarter of section seven (7), authorised to establish. township eighty-eight (88), range nine (9), Iowa: Provided, that the land taken for such highway shall not exceed two rods

in width across the south side of said premises.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 10, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 11, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 42.

INDEPENDENT SCHOOL-DISTRICT OF VOLGA LEGALIZED.

S. F. 166. AN ACT to Legalize the Independent School-District of Volga City. Clayton County, Iowa.

Whereas, Certain territory of the district-township of Sperry, Presmble. Clayton county, Iowa, was, on the twenty-sixth day of April, A. p. 1879, organized into an independent school district, to be known as the independent district of Volga City, composed of sections three (3) and ten (10), east half of sections four (4) and nine (9), northeast quarter of section sixteen (16), north half of section fifteen (15), west half of section[s] two (2) and eleven (11), in township ninety-two (92) north, of range six (6) west of the fifth principal meridian, comprising within its limits the village of Volga City; a board of directors elected; and acts performed which by law devolved upon the electors and directors of independent school-districts; and,

Whereas, Doubts having arisen concerning the legality of said Independent independent district for the reason that Volga City was only a tuted of village. village and not a city or town as provided by section 1800 of the

code, 1873; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the organization of the independent school-organization of district of Volga City, Clayton county, Iowa, the election of discretors, and the official acts of said directors be and the same are hereby legalized and made valid the same as though said independent school-district was organized in strict conformity with all the requirements of law.

SEC. 2. This act being deemed of immediate importance shall Publication. be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des

Moines, Iowa.

Approved, March 10, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 13, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 43.

INCORPORATION OF AURELIA LEGALIZED.

AN ACT to Legalize the Incorporation of the Town of Aurelia, Chero-H. F. 202. kee County, lowa, the Election of its Officers, and all Acts done and Ordinances passed by the Council of said Town.

Whereas, At the first election for trustees of the incorporated Presemble. town of Aurelia, Cherokee county, Iowa, notice was given for only five trustees, and but five were elected, and at a subsequent election called by the mayor for that purpose one additional trustee was elected, making six, the number required by law; and,

Whereas, Doubts have arisen as to the legality of the incor-

poration of said town, the election of its officers, and the ordinances passed by said town; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

Section 1. That the incorporation of said town of Aurelia, Cherokee county, Iowa, the election of its officers, and all the official acts done and ordinances passed by the council of said town, be and the same are hereby legalized and declared to be valid and binding to the same extent as if the law had in all respects been strictly and fully complied with in the incorporation of said town and in the election of its officers.

Publication.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and in the Cherokee Times, a newspaper published at Cherokee, Iowa, without expense to the State.

Approved, March 10, 1882.

I hereby certify that the foregoing act was published in the Cherokee Times March -, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 44.

IN RELATION TO DRAINS, DITCHES, AND WATER-COURSES.

H. F. 125.

AN ACT to Provide for the construction of Levees by amending Sections 1207, 1208, 1209, 1210, 1211 of Chapter 2, Title X of the Code of 1873, and Chapter 140 of the Laws of the Sixteenth General Assembly, and Chapter 121 of the Laws of the Seventeenth General Assembly, and Chapter 85 of the Laws of the Eighteenth General Assembly, relating to Drains, Ditches, and Water-courses.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section 1207 of the code of 1873 as amended Code, sec. 1207, by the 16th general assembly, chapter 140, section 1, be amended and sec. 1, the by inserting the word "levees," after the word "constructed," in G. A., amended, the third line of said section.

SEC. 2. That section 1208 of the code of 1873 be amended code, sec. 1208, by inserting the word "levee," before the word "ditch," in the eleventh line of said section.

eleventh line of said section, and also by inserting the word "levee" before the word "ditch" in the 22d line of said section.

SEO. 3. That section 1209 of the code of 1873 be amended by inserting the word "levee," before the word "ditch," wherever the same occurs in said section.

Code, sec. 1209, amended.

SEC. 4. That section 1210 of the code of 1873, as amended code, sec. 1210, by section 2, chapter 140 of the acts of the 16th general sec. 2, chap. 140, assembly, be amended by inserting the word "levee," before the 16th G. A. word "ditch," in the second line of said section.

SEC. 5. That section 1211 of the code of 1873 be amended code, sec. 1211, by inserting the word "levee," before the word "ditch," in the amended.

second line of said section.

That section 1212 of the code of 1873, as amended Code, sec. 1212, SEC. 6. by section 1 chapter 140 of the acts of the 16th general and sec. 1, assembly, and as amended by section 8, chapter 85 of the 18th G. A., amended. general assembly, be amended by inserting in the ninth line of said section, after the words "construction of the" the word "levee," and by inserting in said section, after the words "when said" in the fourteenth line of said section the word "levee," and by inserting before the words "drainage fund" in the 17th line of said section the words "levee or.'

That section 1214 of the code of 1873 as amended by code, sec. 1214, section 4, chapter 140, of the acts of the 16th general assembly, and see. 4, the beamended by inserting before the word "ditch," in the 6th G. A., amended. line of said section, the word "levee," and that said section be further amended by inserting after the words "reopened and re-paired," in the 13th line, the words "and cause said levees to be repaired;" and that said section be further amended by inserting after the words "of such," in the 16th line of said section, the word "levees;" and that said section be further amended by inserting after the word "water-courses," in the 20th line of said section, the words "or any interference with such levees."

SEC. 8. That section 5 of chapter 140 acts of the 16th gen-sec.5, chap. 140, eral assembly, being a substitute for section 1216 of the code of 16th G. A., 1873, be amended by inserting before the word "ditch," in the fourth line of said section, the word "levee."

SEC. 9. That section 1 of chapter 121 of the acts of the 17th sec. 1, chap. general assembly be amended by inserting before the word amended. "drain," wherever the same occurs in said section, the words " levce or."

SEC. 10. That section 2 of chapter 121 of the acts of the sec. 2 chap. 17th general assembly be amended by inserting the words "levee 121, 17th G. A., or before the word "drain" wherever the same occurs in said

SEC. 11. That sections 2, 3, 4, 5, 6, and 7, of chapter 85 of the secs. 2, 3, 4, 5, acts of the 18th general assembly be amended by inserting be-85, 18th G. Ap. fore the word "ditch," wherever the same occurs in said sections, amended. the word "levee," and that said section 5 of said chapter 85 be further amended by inserting before the word "drain," in the 4th line of said section the words "levee or."

SEC. 12. This act being deemed of immediate importance Publication. shall take effect and be in force from and after its publication in the daily State Register, a newspaper published in the city of Des Moines, and the Muscatine Daily Journal, a newspaper pub-

lished in the city of Muscatine, Iowa.

Approved, March 10, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and Muscatine Daily Journal March 14, 1882. J. A. T. HULL, Secretary of State.

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CHAPTER 45.

PENALTY ON DELINQUENT TAXES.

Code, sec. 890
amended by
AN ACT to Amend Section 890 of the Code, relating to the Redemption of [from] Tax-Sales.

Proviso,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 890 of the code be and the same is hereby amended by striking out the word "twenty" where it occurs in the sixth and tenth lines of said section, and in lieu thereof inserting the word "ten": *Provided*, that this act shall not affect sales already made, or penalties upon taxes hereafter paid upon sales made before the taking effect of this act.

Approved, March 10, 1882.

CHAPTER 46.

RELATIVE TO THE DUTIES OF PRESIDENT OF SCHOOL BOARDS.

H. F. 241.

AN ACT to Repeal Section 1739 of the Code of 1873 and to Enact a Substitute Therefor in Relation to the Duties of the President of the Board of School-Directors.

Be it enacted by the General Assembly of the State of Iowa: SECTION 1. That section 1739 of the code be and the same is hereby repealed, and the following enacted in lieu thereof as a

Code, sec. 1789 repealed and substitute en-

President to preside, draw drafts, sign orders, and administer cath of office to scoretary, treasurer, and members of

the board.

Sec. 1739. The president shall preside at all meetings of the board of directors of independent districts, and of the district-townships; shall draw all drafts on the county treasury for money apportioned to his district, sign all orders on the treasury, specifying in each order the fund on which it is drawn and the use for which the money is appropriated; and shall sign all contracts made by the board; and shall be empowered to administer the oath of office to the secretary, treasurer, and members of the board.

Approved, March 10, 1882.

section of the same number.

CHAPTER 47.

TO LEGALIZE SALE OF CERTAIN SCHOOL-LANDS IN BUENA VISTA COUNTY.

AN ACT to Legalize the Sale of certain School-Land in Buena Vista s. F. 201.

WHEREAS, The north half of the northwest quarter of section Preamble. no. sixteen in township no. ninety north, of range no. thirty-praised at \$6.50 five west of the fifth principal meridian, in Buena Vista county, per sore, Iowa, was by the trustees of this [the] township in which the same was situated appraised at the sum of six dollars and fifty cents per acre; and,

Whereas, Said tract of land was on the twenty-second day of February, A. D. 1876, sold by the board of supervisors of said county to Theodore H. Smith, at the agreed price of six dol-sold at \$6 per lars per acre in consequence of the belief on the part of said board that said land had been appraised at said sum of six dollars per acre and no more; and,

WHEREAS, The holder of the contract issued on said sale is desirous of paying the balance due thereon and obtaining a pat-ent for said land, but is unable to do so on account of the discrepancy aforesaid between the appraised value and [the] contract price of said land; therefore,

Be it enacted by the General Assembly of the State of Iowa: Section 1. That the aforesaid sale of said land is hereby legalized and made valid to the same extent and with the same sale legalized. effect as though it had been made for the appraised value of said land; and the proper authorities are hereby authorized and empowered to issue a patent therefor to said Theodore H. Smith or his assignes [assigns] upon full payment of the contract price

Approved, March 10, 1882.

CHAPTER 48.

SALE OF SCHOOL-LAND IN ALLAMAKEE COUNTY LEGALIZED.

AN ACT to Legalize the Sale of a certain Tract of School-Land in s. f. 158. Allamakee County, Iowa.

Whereas, The southwest quarter of southwest quarter of Preumble. section 25, township 97 north, of range 4 west, in the county of

mortgage sold to E. O'Hara.

Lands taken on Allamakee, and state of Iowa, was with other lands mortgaged to the state of Iowa to secure a loan of the school-fund in Allamakee county, Iowa, which mortgage was foreclosed by a decree of the district court of said county, and the land bid off by the state at sheriff's sale for the use of the school-fund, and said tract subsequently sold by authority of the board of supervisors of said county to E. O'Hara, who assigned the contract for same to N. R. White, who has made full payment for said tract in accordance with the terms of the contract; and,

Sold for less than minimum.

Whereas, It appears that the amount for which said tract was sold to said O'Hara was less than the minimum price as fixed by law for such lands, for which reason patent for said tract was refused by the register of state land-office; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Sale legalized.

SECTION 1. That the sale of the said southwest quarter of southwest quarter of section 25, township 97 north, of range 4 west, in the county of Allamakee, and state of Iowa, to said E. O'Hara, is hereby legalized and made valid, and the register of the state land-office is hereby authorized and required to issue a patent to the said N. R. White, assignee of said E. O'Hara, for said tract upon presentation to him of the certificate of the county auditor of Allamakee county, showing full payment of the purchase-money for said tract with accrued interest. Approved, March 10, 1882.

CHAPTER 49.

RELATIVE TO EXEMPTIONS FROM EXECUTION.

AN ACT to Amend Section 8072, Chapter 2, [concerning Executions,] Title XVIII, of the Code, Relating to Exemptions.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section 3072 of the code be and the same is Code, sec. 2072, hereby amended by adding after the word "dollars," in the last Exemption not of the exemptions mentioned in this section does not waive his ure to designate rights thereto by failing to designate or select such exempt propexempted property, or by failing to object to a levy thereon, unless failing or refusing so to do when required to make such designation or selection by the officers about to levy."

Approved, March 10, 1882.

CHAPTER 50.

TO MAKE PRINTED ORDINANCES OF FORT DODGE EVIDENCE.

AN ACT to Make the Printed Copies of the Ordinances of Fort H. F. 158. Dodge, Webster County, Iowa, Primary Evidence of said Ordinances, and to Legalize and Validate the same.

Whereas, In the summer of the year 1880, the ordinances of Presemble. the city of Fort Dodge, Webster county, Iowa, were by the Fort Dodge Times Publishing House printed, by order of the city council of Fort Dodge, in a book entitled, "Ordinances of the City of Fort Dodge, Webster county, Iowa," said printed copies of said ordinances being at the time of said publishing carefully compared with the original written ordinances of said city, and found to be correct; and,

WHEREAS, The book[s] containing the said original written written ordiordinances were wholly destroyed and consumed by fire in the stroyed.

month of October, 1880; and,

WHEREAS, Doubts have arisen as to whether said printed copies of said ordinances can be used as primary evidence of said ordinances in suits brought on the same, and as to whether said printed copies are the legal and valid ordinances of the city of Fort Dodge; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That what purports to be ordinances of the city Printed ordinances of Fort Dodge, contained in a book known as the "Ordinances primary of the City of Fort Dodge, Webster county, Iowa," published by order of the city council of the city of Fort Dodge, and printed by the Fort Dodge Times Publishing House, in the year 1880, be and the same are hereby made primary evidence of the ordinances of said city in suits instituted on or under the same, and are hereby made in every respect, and to all intents and purposes, of the same legal effect, force, and efficacy as the original written ordinances of said city would be if the same were now in existence.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and in The Fort Dodge Messenger, without expense to the state.

Approved, March 10, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register March 14, and The Fort Dodge Messenger March 24, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 51.

POWERS OF DISTRICT-TOWNSHIPS.

S. F. 20.

AN ACT to Amend Section 1717, of Chapter 9, Title XII, of the Code of Iowa, [relating to Common Schools,] so as to enable the Board of Directors of District-Townships to procure Highways to Schoolhouse Sites.

Be it enacted by the General Assembly of the State of Iowa:

Subdivision 2, code, sec. 1717, amended. Section 1. Subdivision 2, of section 1717, chapter 9, title XII, of the code of Iowa, is hereby amended by adding thereto the following words: "And to authorize the board of directors to obtain, at the expense of the district-township, such highways as such board may deem necessary for proper access to the school-houses in their districts."

Subdivision 3, code, sec. 1717, aménded. SEC. 2. Subdivision 3, of section 1717, chapter 9, title XII, of the code of Iowa, is hereby amended by adding thereto the following words: "And for obtaining highways for access to school-houses."

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 11, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 11, and *Iowa State Register* March 12, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 52.

RELATIVE TO COMPENSATION OF OFFICERS AND EMPLOYES OF GEN-ERAL ASSEMBLY.

H. F. 213.

AN ACT to Repeal Section 2, of Chapter 38, of the Laws of the 18th General Assembly, in Relation to Compensation of Officers and Employes of the General Assembly, and to Enact a Substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That all that part of section 2, of chapter 38, of sec. 2, chap. 38, the laws of the 18th general assembly, relative to compensation of the officers and employes of the general assembly, be and the same is hereby repealed, and the following enacted in lieu thereof:

SEC. 2. The compensation of the officers and employes of the Compensation general assembly shall be: To the secretary of the senate and employes of chief clerk of the house, seven dollars per day, each; to the assist-G. A. ant secretaries of the senate and clerks of the house, six dollars per day, each; to the enrolling and engrossing clerks, five dollars per day, each; to the sergeant-at-arms, doorkeepers, janitors, [and] postmasters, four dollars per day each, and mail-carrier, five dollars per diem; to clerks of committees, three dollars per day, each, and the necessary stationery for each of the clerks, secretaries, and their assistants aforesaid; to the paper-folders, two dollars and fifty cents per day, each; to the messengers, two dollars per day each. And no other or greater compensation shall be allowed such officers and employes, nor shall there be any allowance of or for stationery except as above provided, postage, newspapers, or other perquisites in any form or manner or under any name or designation. And this act shall apply to the officers and employes so named of the 19th general assembly for their full term of office.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 11, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 13, and the *Iowa State Register March* 14, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 53.

APPROPRIATION TO PAY VISITING COMMITTEES, AND FUNERAL EX-PENSES OF HON. W. E. WEBSTER.

AN ACT to Provide for the Payment of the Expenses of the Com-H. F. 448.

mittees appointed to visit the State Institutions and Committee appointed to escort the Remains of the late Hon. W. E. Webster to his Home at Clarinda.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated from the state Expenses comtreasurer [treasury] the following sums of money to the persons mittees. and for the purposes herein named:

SEC. 2. To H. C. Hemenway, James Bridges, and C. W. Payne, Pt. Maddeon for expenses incurred in visiting penitentiary at Fort Madison, penitentiary, sixteen and 20-100 dollars each, \$48.60.

SEC. 3. To J. C. Shrader, R. B. Warren, and A. V. Stout, for

expenses incurred in visiting the hospital for the insane at Mt. Mt. Pleasant hospital. Pleasant, thirteen and 90-100 dollars each, 41.70.

SEC. 4. To W. A. Cotton, J. M. Robb, and T. E. Johns, for Orphans' home expenses incurred in visiting the orphans' home at Davenport,

fourteen dollars each, \$42.

To C. A. Marshall, D. D. Rorick, and C. L. Davidson, SEC. 5. Boys' reform for expenses incurred in visiting the boys' reform school at Elschool. dora, twelve dollars each, \$36.

SEC. 6. To A. M. Whaley, J. J. Wilson, and O. M. Barrett, for expenses incurred in visiting the fish-hatching house at Spirit

stching-house Lake, twenty-six 50-100 dollars each, 79.50.

SEC. 7. To C. M. Brown, R. S. Benson, and S. S. Lambert, for State normal expenses incurred in visiting the state normal school at Cedar Falls, twenty dollars each, \$60.

SEC. 8. To A. J. Holmes and L. R. Bolter, for expenses in-State university curred in visiting the state university at Iowa City, fifteen dollars each. \$30.

SEC. 9. To H. W. Rothert, E. M. Reynolds, and H. M. Mc-Deaf and dumb. Cully, for expenses incurred in visiting the institution for the deaf and dumb at Council Bluffs, twenty-six and 66-100 dollars each, \$79.98.

SEC. 10. To Wm. M. Wilson, L. S. Hanchett, and C. C. Bos-Additional peni-worth, for expenses incurred in visiting the additional penitententiary. tiary at Anamosa, twenty dollars each, \$60.

To J. K. Johnson, W. H. Merten, and Levi Hubble [Hubbell], for expenses incurred in visiting the hospital for the

insane at Independence, fifteen dollars each, \$45.
SEC. 12. To T. M. C. Logan, J. C. Morgan, and C. C. Platter, for expenses incurred in visiting the asylum for feeble-minded children at Glenwood, twenty dollars each, \$60.

SEC. 13. To H. G. Parker, H. F. Tucker, and F. A. Duncan, for expenses incurred in visiting the state agricultural college at Ames, eight dollars each, \$24.

SEC. 14. To J. W. Henderson, I. P. Bowdish, and C. A. Bishop, for expenses incurred in visiting the college for the blind at Vinton, twenty dollars each, \$60.

Sec. 15. To G. S. Robinson, E. L. Lemert, and Elvin Tilton,

Anamosa hatch- for expenses incurred in visiting the state fish-hatching house at ing house. Anamosa, twenty dollars each, \$60.

To J. W. Morton, sergeant-at-arms, to pay committee and other expenses incurred in escorting remains of the late Hon. W. E. Webster to his home at Clarinda, two hundred

and ninety-eight dollars and 45-100, \$298.45.
SEC. 17. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and State Leader, newspapers published at Des Moines, Iowa.

Approved, March 11, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 13, and *Iowa State Register March* 14, 1882.

J. A. T. HULL, Secretary of State.

school.

Spirit Lake

Independence hospital.

Feeble-minded children.

Agricultural college.

College for the hlind.

For funeral ex-

Publication.

CHAPTER 54.

RELATIVE TO APPROPRIATION OF INSURANCE RECEIVED FOR PUBLIC BUILDINGS.

AN ACT Authorizing Boards of Supervisors to appropriate Amounts s. F. 298. received as Insurance thereon in reconstructing Public Buildings destroyed by Fire, Wind, or Lightning. [Additional to Chap. 2, Title IV, of the Code, relating to Boards of Supervisors.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That in any county in this state where the public money received buildings thereof, or any of them, have been or may hereafter on insurance be destroyed by fire, wind, or lightning, the board of supervisors in reconstruction such county, for the purpose of reconstructing the same, may appropriate, in addition to the amount now authorized by law, the amount received by way of insurance on such building on buildings so destroyed.

SEC. 2. This act, being deemed of immediate importance, Publication. shall take effect and be in force from and after its publication in the Iowa State Register, and the Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 11, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 18, and the *Iowa State Register March* 14, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 55. -

LEGALIZING ACTS OF WAPELLO COUNTY SUPERVISORS.

AN ACT to Legalize certain Acts of the Board of Supervisors of s. F. 208, Wapello County, Iowa.

Whereas, Pursuant to a vote of the electors of Wapello Preamble. county, Iowa, at the general election in 1880, said board of supervisors sold the then county poor-farm, and purchased another; and

Whereas, Pursuant to said vote they levied a two-mill tax to Poor-farm sold pay the difference in the price of said farms, and to erect the without author-

necessary buildings thereon; and,

WHEREAS, Said supervisors have let the contracts for the Contracts let erection of said buildings in excess of the sum of \$5,000; to-wit, beyond authoring the sum of \$12,500; and,

WHEREAS, It is now discovered that there was irregularity in

Defective quessubmitting the questions to be voted upon, in that the notice submitting the same to a vote did not include a proposition to sell as well as buy a poor-farm, and did not include propositions conferring authority on the board of supervisors to expend a definite sum in the purchase of a poor-farm, and a definite sum in the erection of buildings thereon; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Acts of board legalized, Section 1. That the acts of the board of supervisors of Wapello county, Iowa, in selling the county poor-farm, and in purchasing another, and in levying and assessing a two-mill tax, and in letting contracts for the erection of buildings on the farm so purchased, be and the same are hereby legalized and declared valid, to the same extent and in all respects, as the same would have been had all the steps required by law been taken.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Ottumwa Courier, a newspaper published at Ottumwa, Iowa, said publication to be without expense to the state.

Approved, March 11, 1882.

I hereby certify that the foregoing act was published in the Ottumwa Daily Courier March 15, and the Iowa State Register March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 56.

TO PROVIDE FOR ADDITIONAL CIRCUIT JUDGES IN CERTAIN DISTRICTS.

Sub. for S. F.

AN ACT to Increase the Number of Circuit Judges in Each Circuit of this State containing a City having a Population in Excess of Twenty-two Thousand and Three Hundred, and to provide for the Election of said Judges. [Additional to Chap. 5, Title III, of the Code, relating to District and Circuit Courts and Judges.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That each judicial circuit of this state wherein districts conis situated a city containing a population in excess of twentytaining a city of two thousand and three hundred or more by the United States
habitants shall census of 1880, shall at the general election in the year 1882 and
elect an additional every four years thereafter elect one additional circuit judge.

SEC. 2. The term of office of said additional judges provided

SEC. 2. The term of office of said additional judges provided rem of office of said additional judges provided term of office of said additional j

SEC. 3. In circuits having two judges, the judges shall not Judges shall not sit together in the transaction of the same business, but may may hold same together hold the same term, making an apportionment of the term. business of said term between them; and they may hold terms

in different counties at the same time.

SEC. 4. Immediately after the election and qualification of Judges shall the additional judges provided for by this act, the circuit judges of court and district judges for the districts embracing circuits having two circuit judges as provided for by this act shall together designate and fix by an order under their hands the times of holding the terms of said courts in each county in their districts for the years 1883 and 1884, and a similar order shall by them be made every two years thereafter.

Approved, March 11, 1882.

CHAPTER 57.

ORPHAN ASYLUM AT ANDREW.

AN ACT to Extend the Time for paying the Indebtedness of the Sub. for H. Orphan Asylum at Andrew to the State.

Whereas, Pursuant to chapter 159 of the acts of the 14th Preamble. general assembly of the state of Iowa, the state loaned to the orphan asylum at Andrew, Jackson county, Iowa, the sum of five thousand dollars for ten years without interest, and took a mortgage upon the real estate of said orphan asylum to secure the same; and,

Whereas, Said orphan asylum has been in operation for a number of years, and has furnished a home and education to a large number of destitute orphan children in the state without

expense to the state; and,

WHEREAS, Said orphan asylum is unable to pay said indebtedness without sale of its property and an abandonment of the object of its incorporation; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the time of payment of said indebtedness Time of payof said orphan asylum to the state is hereby extended for the ment of indebtedness to the period of four years, without interest, from the time said note state extended and mortgage fall due: Provided, however, if said asylum shall four years. be used or its property converted to any other use or purpose than that of an asylum for destitute and orphan children, the whole amount of said indebtedness shall at once become due and payable.

Approved, March 11, 1882.

CHAPTER 58.

APPROPRIATION FOR HOSPITAL FOR INSANE AT INDEPENDENCE.

Sub. for H. F. AN ACT Making an Appropriation for the Iowa Hospital for the Insane at Independence.

Be it enacted by the General Assembly of the State of Iowa:

\$79,500 appro-priated for

Section 1. That there is hereby appropriated for the Iowa hospital for the insane at Independence, out of any money in south wing, sto the state treasury, the following sums, and for the following purposes; to-wit, For building the fifth and sixth sections of the south wing, which will complete said hospital, sixty-five thousand dollars (\$65,000); for furnishing the same, five thousand dollars (\$5,000); for building one new cistern, one thousand two hundred and fifty dollars (\$1,250); for continuing sewer, five hundred dollars (\$500). The money appropriated by this act for the objects above specified shall be drawn from the treasury and expended in accordance with the provisions of chapter 120 of the laws of the thirteenth general assembly, and the act of which

Chap. 120, 1870.

that is amendatory.

There is hereby further appropriated by this act the following sums: For three new boilers, six thousand dollars (\$6,000); for completing water-supply, five hundred dollars (\$500); for contingent expenses, three thousand dollars (\$3,000). The money appropriated by this section shall be drawn from the treasury and expended by the board of trustees of said hospital; and it is provided that not more than one-half the amount appropriated by this act shall be drawn from the treasury during

Proviso.

May procure

moss and have

the year 1882.

SEC. 3. The board of commissioners of said hospital may procure all or part of the limestone necesssary for the work authorstone from Ana- ized by this act from the quarry near Anamosa; and if said board deem it for the interest of the state all or part of the necessary done at peniten stone-cutting shall be done at the additional penitentiary, and the labor of quarrying and cutting such stone shall be performed by

the convicts in said penitentiary.

Whenever the board of commissioners of said hospital make a requisition for stone on the warden of the additional furnish same on penitentiary, he shall as soon as possible furnish the stone required on board of cars at said quarry or penitentiary free of expense to the state, except that the warden shall be paid any sum he may have paid for free labor in quarrying such stone, or for freight thereon.

Warden shall requisition of board.

The superintendent of said hospital is hereby authorized superintendent to utilize the labor upon the farm or about the hospital of such of many utilise lathe inmates of said institution as in his judgment may be em-

ployed without injury to said inmates.

SEC. 6. This act being deemed of immediate importance shall

take effect and be in force from and after its publication in the Iowa Publication. State Register, and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 13, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 14, and the *Iowa State Register March* 15, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 59.

INCORPORATION OF BRADDYVILLE LEGALIZED.

AN ACT to Legalize the Incorporation of the Town of Braddyville sub. for S. F. and the Corporative Acts thereof, and the Acts of its Officers. 179.

Whereas, On December 1st, 1873, at a regular term of the Preemble. circuit court, application in due form was made for the incorporation of the town of Braddyville, in Page county, Iowa; and,

Whereas, In pursuance thereof five commissioners were appointed to hold an election as required by law, and did so hold such

election; and,
WHERBAS, The record did not until a recent date show that the commissioners so appointed to hold an election were qualified;

WHEREAS; The record did not until recently show that any

notice of election was given; and,

WHEREAS, The copy of the record made by the clerk was not until recently filed with the recorder as required by law; therefore.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the said incorporation of the town of Brad-Logalized. dyville, together with all the acts of the said incorporation and all acts of its officers, be and the same are hereby legalized to the same extent as if the law had been fully complied with in the incorporation of said town.

SEC. 2. This act being deemed of immediate importance shall publication. take effect and be in force from and after its publication in the lows State Register, a paper published at Des Moines, and the Clarinda Herald, a paper published at Clarinda, in Page county, Iowa, without expense to the state.

Approved, March 13, 1882.

I hereby certify that the foregoing act was published in the Clar-inda Herald March 22, and the Iowa State Register April 14, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 60.

SEWER ORDINANCE OF BURLINGTON LEGALIZED.

S. F. 210.

AN ACT Legalizing an Ordinance passed by the City Council of the City of Burlington, November 8th, A. D. 1880, providing for the Construction and Maintenance of Sewers, etc.

Presmble.

WHEREAS, On the 8th day of November, A. D. 1880, the city council of the city of Burlington passed an ordinance providing for the construction and maintenance of sewers, and for the assessment of the cost thereof upon the adjacent property in certain cases: and.

Whereas, A number of sewers have since been constructed by said city and the cost thereof assessed to adjacent property under and by virtue of the provisions of said ordinance, and most of the assessments so made have been paid in full; and,

WHEREAS, Doubts have arisen whether said council had power to pass said ordinance at the time it was passed because of the fact that said city had, prior to the passage of chapter 162 of the laws of 1878, said city had levied and expended a sewer tax under chapter 107 of the laws of 1876; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalised.

That the action of said city council in passing the aforesaid ordinance be and the same is hereby legalized, and the said ordinance is hereby declared to be of the same force and effect as though no sewer tax had been levied by said city prior

to the passage of said act of 1878.

Publication.

SEC. 2. This act being deemed of immediate importance shall be in force after its publication in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines, Iowa. Approved, March 13, 1882.

I hereby certify that the foregoing act was published in The Iotoa State Leader March 14, 1882. J. A. T. HULL. Secretary of State.

CHAPTER 61.

APPROPRIATION FOR INSTITUTION FOR FREBLE-MINDED CHILDREN.

AN ACT Making Appropriations for the Institution for Feeble-Minded H. F. 840. Children, at Glenwood.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated out of any \$20,100 appromoney in the treasury not otherwise appropriated, for the instisewarage, barn, tution for feeble-minded children, the following sums for the water-supply, purposes herein named:

For oven, five hundred dollars (\$500).

For sewerage, two thousand dollars (\$2,000).

For barn, four hundred dollars (\$400).

For water-closets, eight hundred dollars (\$800).

For water-supply, fire protection, and hose, three thousand five hundred dollars (\$3,500).

For school furniture, three hundred and fifty dollars (\$350).

For piano, three hundred dollars (\$300).

For repairs on old buildings, one thousand five hundred dollars **(\$1**,500).

For fencing, one thousand dollars (\$1,000).

For furniture, including bedsteads, beds, and bedding, two thousand five hundred dollars (\$2,500).

For range, three hundred dollars (\$300).

For steam heating apparatus, five thousand dollars (\$5,000).

For library, two hundred and fifty dollars (\$250).

For laundry and machinery, one thousand dollars (\$1,000). For team, wagon, harness, and implements, five hundred dollars (\$500).

For purchase of milch cows, two hundred and fifty dollars

(\$250)

There is hereby appropriated the further sum of \$25,000 appro twenty-five thousand dollars for the purpose of erecting additional buildings tional buildings on the cottage plan, not more than one of which shall exceed three stories in height including basement, the plans for the same to be approved by the board of trustees of said

asylum and the executive council.

SEC. 3. There is hereby appropriated the further sum of five \$5,850 appropriated thousand eight hundred and fifty dollars (\$5,850) for the pur-chase of land. chase of lands, and the board of trustees of said asylum, by and with the advice and consent of the executive council, are hereby authorized to purchase for the use of said asylum twenty-four acres of land situated north and west of and adjoining the lands of said asylum, at an average price of not to exceed forty dollars per acre, and one hundred and forty acres of land situated adjoining the lands of said asylum, provided the cost of all of said lands shall not exceed the sum of five thousand eight hundred and fifty dollars (\$5,850).

Appropriation for buildings, etc., not to be drawn until state has title to land. Sec. 4. The money herein appropriated for buildings, purchase of lands, water-supply, and heating apparatus, provided for in this act, shall not be drawn or expended until the trustees of said institution shall have furnished the state with a title in fee simple, free from all liens or incumbrances, for all the lands as provided for in section 3 of this act.

How drawn.

Trustees to utilize labor.

SEC. 5. The money herein appropriated shall be drawn as provided for in this act, and paid on the order of the trustees of said asylum, at such times as may be deemed necessary by said trustees: *Provided*, that not to exceed one-half the amount appropriated by this act, except for the purchase of land, shall be drawn during the year 1882.

SEC. 6. The trustees are hereby authorized and required to utilize the labor of the inmates of the institution, as far as conducive to their health and best interests, under such directions as

the superintendent of the institution may direct.

Publication. SEC. 7. This act being deemed of immediate importance shall be of force after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 13, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 14, and the *Iowa State Register March* 15, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 62.

EXEMPTING SEWING-MACHINES FROM EXECUTION.

9. Tr. 195.

AN ACT in Relation to the Exemption of Sewing-machines from Execution and Attachment. [Amendatory of Code, Chapter 2, Title XVIII, relating to Executions.]

Be it enacted by the General Assembly of the State of Iowa:

Securior 1. If the debtor is a seamstress one sewing-machine

SECTION 1. If the debtor is a seamstress one sewing-machine shall be exempt from execution and attachment.

Approved, March 13, 1882.

CHAPTER 63.

CONSTRUCTION OF COUNTY BRIDGES.

AN ACT to Enable Townships, Incorporated Towns, and Cities, in-s. F. 69 cluding Cities acting under Special Charters, to aid in the Construction of County Bridges in Certain Cases. [Additional to Code, Chapter 10, Title IV, relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That it shall be lawful for any township, incor-Township, porated town, or city, including cities acting under special chartown, or city may aid in conter[s], to aid in the construction of county bridges when the esti-struction of the construction of county bridges when the city bridges cost mated cost of the same is not less than \$10,000, as fixed by the lng \$10,000.

board of supervisors, as hereinafter provided.

SEC. 2. Whenever a petition shall be presented to the coun-rettion to be cil or trustees of any incorporated town or city, or trustees of signed by a many township, signed by a majority of the resident property tax-dent taxpayers. payers of such township, incorporated town, or city, asking that the question of aiding the construction of a county bridge, to be situated in whole or in part within such township, incorporated town, or city, or within the township in which such incorporated town or city is situated, be submitted to the voters thereof, it shall be the duty of the trustees or council of such Trustees to give incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated town or city, or trustees of such township, to im-notice of special modified and incorporated township, and incorporated modified modified modified and incorporated modified mod mediately give notice of a special election, by publication in some newspaper published in the county, if any be published therein, and also by posting such notice in five public places in such township, incorporated town, or city, at least ten days before such election, which notice shall specify the time and place of holding said election, the proposed location of the bridge to be aided, the rate per centum of tax to be levied, and whether the entire per centum voted is to be collected in one year, or one-half collected the first year, and all the conditions in the petition. At such election the question of taxation shall be submitted, and if flection certia majority of the votes polled be for taxation, then the recorder anditor. of the incorporated town, the clerk of the city or township, or clerk of said election shall forthwith certify to the county auditor the rate per centum of tax then voted by said township, city, or incorporated town, the year or years during which the same is to be collected, and the time and terms upon which the same, when collected, is to be paid as hereinafter provided under the stipulation contained in the notice under which such election was held, which said certificate shall be recorded in the office of the recorder of deeds of the county, and filed in the office of the county auditor. When such certificate shall have been filed and recorded as aforesaid, the board of supervisors of the county Board of supershall, at the time of levying the ordinary taxes next follow-visors shall ing, levy the tax certified as above, under the provision[s] of this act, and cause the same to be placed on the tax-list of the proper

township, incorporated town, or city, indicating in their order when and in what proportion the same is to be collected; and these facts shall be noted upon the tax-list by the auditor. Said tax shall be collected at the time or times specified in said order in the same manner, and be subject to the same penalties for nonpayment after the same becomes due and delinquent, as other taxes.

Tag shall not

SEC. 3. The aggregate amount of tax to be voted or levied under the provision[s] of this act in any township, incorpora-SEC. 3. est nor one-cent nor one-ted town, or city, shall not exceed five per centum of the half the cost of value of the property therein, respectively, nor shall it exceed fixed by the board of supervisors.

SEC. 4. The moneys collected under the provision[s] of this Duty of county act shall be paid out by the county treasurer, on the order of the board of supervisors of the county, and such order shall specify that it is on the special bridge found [fund] belonging to the township, incorporated town, or city from which such tax has been collected, but in no case shall the said board make such order until the conditions specified in the petition and notice have been complied with.

SEC. 5. The petitioners may provide, by stipulations con-Petitioners may tained in the petition for the tax, the conditions upon which the provide stipulaboard of supervisors may order the money, when collected, paid out.

SEC. 6. The expense of giving notice and holding the elec-Expense of election, provided for herein, shall be audited and paid out of the tion paid by county fund like other claims against the county.

Publication.

This act being deemed of immediate importance shall take effect and be in force from and after it[s] publication in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines, Iowa. Approved, March 13, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 14, and the Iowa State Register March 15, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 64.

INDEPENDENT DISTRICT OF LIVERMORE LEGALIZED.

H. F. 424 AN ACT Legalizing the Action of the Board of Directors of the Independent District of Livermore, in Humboldt County, Iowa.

WHEREAS, In the month of March, A. D. 1881, the voters of Preamble. the village of Livermore, having the requisite population, decided by a majority vote according to the provisions of law in such cases made and provided to establish an independent district;

and.

WHEREAS, At the time of such elections, by an oversight, they failed to vote upon a name for said district, as the law contemplates, and the board of directors of said independent district did, at a meeting held on the 30th day of April, 1881, decide by vote to give it the name of Independent district of Livermore; therefore.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the acts of the board of directors of the Legalised. independent district of Livermore, designating by vote the name of said independent district of Livermore, be and the same is hereby legalized, and shall have the same force and effect as if the name had been designated by the voters of said independent district as provided by law.

district as provided by law.

SEC. 2. This act being deemed of immediate importance shall Publication.
be in force on and after its publication in the Iowa State Register and Humboldt Independent, newspapers published in Iowa,

without expense to the state. Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the *Independent*, at Humboldt, March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 65.

LEGALIZING CERTAIN PROCEEDINGS OF THE COUNCIL OF MAN-CHESTER.

AN ACT to Legalize the Proceedings of the Town Council of the In-s. F. 306. corporated Town of Manchester, Delaware County, Iowa, in Relation to allowing and paying Claims.

Whereas, The town council of the incorporated town of Presentle. Manchester, Delaware county, Iowa, did in regular sessions during the months of July, September, October, and November, 1880, at the special request of a large number of the legal voters of said incorporated town, allow and pay sundry bills, same being for the expenses incurred in a county seat canvass; and,

WHEREAS, Doubts have arisen as to the right of said town council to allow and pay said bills out of the town funds of said

incorporated town:

Be it, therefore, enacted by the General Assembly of the State of Iowa:

Legalized.

Publication.

Section 1. That the action of said town council in allowing and paying said bills for such purposes is hereby legalized.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and The Manchester Press, a newspaper published at Manchester, Iowa, without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in *The Man*chester Press March 24, and in the *Iowa State Register* April 15, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 66.

INDEPENDENT SCHOOL-DISTRICTS OF LIME BOOK AND RIMA LEGALIZED.

H. F. 465.

AN ACT to Legalize the Organization of Lime Rock and Rima Independent School-District[s] in Bremer County, Iowa.

Preamble.

Whereas, The board[s] of directors of the independent school-district of Lime Rock and the independent school-district of Rima, of Bremer county, and state of Iowa, at a meeting held by said directors of said independent districts on the 24th day of March, 1881, set off certain territory belonging to, and a part of, the said Rima district, described as follows; to-wit, the south half (\frac{1}{2}) of the south half (\frac{1}{2}), and the northwest quarter (\frac{1}{2}) of the southwest quarter (\frac{1}{2}), of section seven (7), and the east half (\frac{1}{2}) of the northeast quarter (\frac{1}{2}) of section eighteen (18), township ninety-three (93), range twelve (12), and the south half (\frac{1}{2}) of section eight (8), township ninety-three (93), range twelve (12) west of the 5th P. M., in Bremer county, Iowa, was by the said directors of said school-districts added to and made a part of the independent school-district of Lime Rock; and,

Whereas, Doubts have arisen concerning the legality of the manner of the organization of the said independent districts and the authority of said directors of said districts to change the boundaries thereof in the manner aforesaid; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

SECTION 1. That the organization of the independent district of Lime Rock, and the independent district of Rima, of Bremer county, Iowa, as aforesaid, and the official acts of said directors and each of them, and boundaries of said districts and each of

them as aforesaid, be and the same are hereby legalized and made valid the same as though said independent districts were organized and the boundaries thereof made in strict conformity with all the requirements of law.

SEC. 2. This act being deemed of immediate importance shall Publication. be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa, with out expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 16, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 67.

INDEPENDENT DISTRICT OF CASTALIA LEGALIZED.

AN ACT to Legalize the Organization and Official Proceedings of the s. F. 296. Independent District of Castalia, in Winneshiek County, Iowa.

Whereas, Certain territory of the district-township of Bloom-presents. field, Winneshiek county, Iowa, has been organized into an independent district to be known as the independent district of Castalia, said district comprising within its limits the town-plats of Castalia and Boody and same [some] territory adjoining said plats as established by the board of directors of the district-township; and,

Whereas, Doubts have arisen concerning the legality of said independent district organization for reason of the district being composed of two town-plats, neither of which have [has] within their [its] platted limits a population of two hundred inhabitants, although the territory forming said district has a population of

over two hundred inhabitants; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the organization of the independent district Legalised. of Castalia, Winneshiek county, Iowa, the election of directors, and the official acts of said directors, be and the same are hereby legalized and made valid the same as though said independent district was organized in strict conformity with all the requirements of law.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in full force from and after its publication in the Iowa State Register and Decorah Republican, newspapers

published at Des Moines, Iowa, and Decorah, Iowa, without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Decorah Republican March 16, and the Iowa State Register March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 68.

INCORPORATION OF GLADBROOK LEGALIZED.

S. F. 261. AN ACT to Legalize the Incorporation of the Town of Gladbrook in Tama County, Iowa, and the Acts of the Officers done under the same.

WHEREAS, On or about the 20th day of December, 1880, the Preamble. town of Gladbrook in Tama county, Iowa, was incorporated under the laws of the state: and.

Whereas, Doubts have arisen in reference to the sufficiency Insufficient no- of the notice required by law to be published, thus invalidating tice. the acts of the town council elected under and by authority of said incorporation; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That all the acts done, and proceedings had, to Legalized. enable the said town of Gladbrook to become incorporated under the provisions of chapter 10, of title 4 of the code of 1873, be and the same are hereby legalized and made as valid and binding in all respects as if the law had been fully complied with in the incorporation of said town of Gladbrook.

SEC. 2. That all elections, and all the acts of any and all the officers of said incorporation, all the ordinances enacted by the council or board of trustees of the same, all taxes levied by them, and all other official acts of said council or board of trustees are hereby legalized, and declared as valid and binding in all respects as if the law had been fully complied with in the incorporation of the said town of Gladbrook, Tama county, Iowa.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, and the Gladbrook Courier, a newspaper published in Gladbrook, Tama county, Iowa, without expense to the state. Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Gladbrook Courier March 23, 1882. J. A. T. HULL, Secretary of State.

Elections and acts of officers legalized.

Publication.

CHAPTER 69.

ONE-HALF MILL FUND IN WAPELLO COUNTY LEGALIZED.

AN ACT to Legalize the Act of the Board of Supervisors of Wapello s. F. 392. County, Iowa, in levying an Extra One-half Mill Poor Fund Tax in September, 1881.

WHEREAS, The board of supervisors of Wapello county, Iowa, Preamble. found that the ordinary levy for the support of the poor was not sufficient for the purpose for several years past, so that said county was continually running in debt, which they were compelled to fund every year or two; and,

Whereas, The said board of supervisors supposed they were [it Tax levied in was] empowered under section 1381, of the code, to levy not to ex- 1881 excessive. ceed one mill on the dollar in addition to the ordinary levy, [and] did at its September session of 1881, levy an extra one-half mill

on the dollar for the support of the poor; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the act of the said board of supervisors of Logalized. Wapello county, in making the levy of one-half mill on the dollar for the support of the poor in addition to the ordinary levy, at its session in September, 1881, is hereby legalized and declared and made valid to the same extent as if the said act by said board had been legal and valid when done.

had been legal and valid when done.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published at Des Moines, Iowa, without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 16, and in the *Iowa State Register* March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 70.

PROCEEDINGS OF FIFTH JUDICIAL DISTRICT COURTS LEGALIZED.

AN ACT to Legalize certain Proceedings, Orders, and Judgments of g. y. 152. the District and Circuit Courts of the Fifth Judicial District of Iowa.

WHEREAS, There were irregularities in the matter of fixing, Preamble. entering of record, and publishing the terms of the district and

Irregularities

circuit courts, for the years A. D. 1882 and 1883, in the fifth

in fixing terms. judicial district of Iowa; and,

Whereas, Terms of the said district and circuit courts have Terms held be-fere being law-fully designated general assembly; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

That the proceedings, orders, and judgments of said district and circuit courts done, had, and entered at said terms of court, before said terms of court were fixed by act of the said general assembly, be and the same are hereby legalized, and declared to be valid and binding, to the same extent as if said terms of court had been designated, recorded, and published as required by law.

Publication.

This act being deemed of immediate importance SEC. 2. shall take effect and be in force from and after its publication in the daily Iowa State Register and daily Iowa State Leader, newspapers published in Des Moines, Iowa, without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the daily edition of the *Iowa State Register* and in the daily edition of *The Iowa State Leader* March 16, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 71.

CERTAIN PROCEEDINGS OF PELLA CITY COUNCIL LEGALIZED.

H. F. 301.

AN ACT to Legalize certain Proceedings of the City Council of the City of Pella in the County of Marion and State of Iowa, with Regard to the Purchase of a Public Square.

Preamble.

Whereas, The plat of the original town of Pella, in the county of Marion, and state of Iowa, at the time of its recording; namely, June 12th, 1848, contained a block numbered twenty-six (26), which was not subdivided into lots, but was marked "Garden square"; and,

WHEREAS, Certain litigation arising in regard to the title and right of possession of said block resulted in adjudging the same to be in the original owner, but restricting him from laying out the said block into lots for the purpose of having business-houses or

residences erected thereon; and,

Irregularities in purchasing property for public square.

Whereas, In pursuance of certain proceedings had in the city council of said city of Pella, the said council purchased of the parties holding under the original owner the said block with the full intent and for the express purpose of acquiring the same for the said city of Pella, to be held and used as a public square, but which intent and purpose the said city council failed to specify in any of its proceedings; and,

WHEREAS, Doubts have arisen as to the validity of said acts of

said city council; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the said proceedings of the said city council are hereby legalized in all respects, and the said block shall hence. Legalized forth be known and designated as "public square," and as such shall be held by said city of Pella in trust for the public as provided by law.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force on and after its publication in the Iowa State Register, published at Des Moines, Iowa, and the Pella Blade, a newspaper published at Pella, Iowa, without expense to

the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Weekly Pella Blade, March 21, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 72.

INCORPORATION OF WEST MOGREGOR LEGALIZED.

AN ACT to Legalize and Correct an Error in the Proceedings and H. F. 105. Acts incorporating the Town of West McGregor, Clayton County, Iowa.

WHEREAS, Heretofore, to-wit, on the 11th day of June, 1880, Preamble. there was filed in the circuit court of Clayton county, Iowa, a petition for the incorporation of the town of West McGregor, in said county: and.

in said county; and,
WHEREAS, By reason of a clerical error in the description of Boundaries
the boundary lines in said petition as published in the notice, as incorrectly
contemplated in section 422 of the code of 1873, doubts have

arisen as to the exact limits of said town; and,

WHEREAS, None of the alleged errors or irregularities have wrought any detriment or injury to any inhabitants of said town; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all the territory included in the plat attached to the petition aforesaid, and as the same now appears on record in said county, be and the same is hereby declared to be within the *incorporate* limits of the town of West McGregor,

Plat legalized. and the said proceedings to incorporate the territory within said boundaries, and the plat aforesaid, are hereby legalized and declared to be of the same force and effect as though the description published in the notice of election had conformed to the petition and plat filed in the circuit court of said Clayton county, Iowa.

Publication.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in The Iowa daily State Leader and in the North Iowa Times, newspapers published at Des Moines, Iowa, and at the city of McGregor, Clayton county, Iowa, without expense to the state. Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the daily edition of *The Iowa State Leader March* 16, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 73.

CONVEYANCE OF CERTAIN LANDS TO HENRY SIDO LEGALIZED.

H. F. 842.

An Act entitled "AN ACT to Correct certain Conveyances of Land made by the State of Iowa under Patent to Henry Sido."

Presmble

Whereas, On the 22d day of March, 1869, one A. J. Levingston purchased of J. V. W. Montague, clerk of the court of Floyd county, Iowa, the following described lands, being lands owned by the state of Iowa and being a part of the sixteenth-section grant; to-wit, the southeast quarter of the northeast quarter of section sixteen (16), township ninety-five (95) north, of range seventeen (17) west of the 5th p. m.; that the said A. J. Levingston thereafter sold and assigned his interest in said lands to Henry Sido, who made final payment thereon on the 4th day of June, A. D. 1870, and to him was issued a certificate of final payment entitling him to a patent for said lands; that in making out such certificate of final payment the county auditor of said county of Floyd wrote the name Henry Sidney instead of Henry Sido as the same should have been; that said certificate was forwarded to the register of the state land-office and a patent of said land was issued to said Henry Sido but in the name of Henry Sidney: and.

Whereas, On the 2d day of February, A. D., 1867, one J. S. Merrill purchased of J. W. V. [V. W.] Montague, clerk of the courts of Floyd county, Iowa, the following described lands, being lands owned by the state of Iowa, and being a part of the sixteenthsection grant; to-wit, the southwest quarter of the northeast quarter of section 16, township 95, range 17 west of the 5th p.m.; that

the said J.S. Merrill thereafter sold and assigned his interest in said lands to Henry Sido, who made final payment thereon on the 13th day of September, a. d. 1881, and to him was issued a certificate of final payment, entitling him to a patent for said lands; that in making out such certificate of final payment the county auditor of said county of Floyd wrote the name Henry Sedo instead of Henry Sido as the same should have been; that said certificate was forwarded to the register of the state land-office, and a patent of said lands was issued to said Henry Sido but in the name of Henry Sedo; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the conveyances made by the state of Iowa, Legalized. by patent of the lands hereinbefore described, be and the same are hereby declared to have vested to the said Henry Sido the title thereto as fully and completely to all intents and purposes as though his name had been correctly inserted in said patents, and the errors made in the name inserted in said patents as hereinbefore set forth are hereby declared to be without prejudice to the title of Henry Sido in and to said lands. And the register of the state land-office, and the county recorder of the county of Floyd, are hereby authorized and empowered to note in writing on the margin of the record of said patents such errors in the name of the grantee therein, giving his true name, which noting shall be notice to all parties of such error hereinbefore set forth, and of its correction by this act.

Approved, March 14, 1882.

CHAPTER 74.

THE TOWN OF HUMESTON LEGALIZED.

AN ACT to Legalize the Incorporation of the Town of Humeston. HF. 388.

WHEREAS, The town of Humeston, Wayne county, Iowa, was reamble. incorporated under the general laws of this state for the incor-

poration of cities and towns; and,

Whereas, There was at the first election a tie vote for mayor, The vote for and the commissioners held a new election; the mayor elect died mayor; ordinaries without signing the ordinances passed by the council while he signed; note of presided; also ordinances were passed while a mayor pro tem. was mayor pro tem. acting as presiding officer while notice of election for mayor was pending, and signed the same as mayor pro tem.; and,

Whereas, Doubts exist as to the legality of the proceedings; therefore.

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

Section 1. That the incorporation of the town of Humeston, Wayne county, Iowa, be and the same is hereby legalized, and that all the official acts of the town council of said town of Humeston, done and performed from and after the qualification of said town council, be and the same are hereby declared legal as if said irregularity had not occurred.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the State Register and Humeston Era, newspapers published in Iowa,

without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the *Iowa* State Register April 12, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 75.

INCORPORATION OF BRITT LEGALIZED.

H. F. 215.

AN ACT to Legalize the Incorporation, Ordinances, and Acts of the Officers of the Incorporated Town of Britt, in the County of Hancock.

Presmble.

Whereas, The inhabitants of the following territory; to wit, the north half of section thirty-three, and the south half of section twenty-eight, all in township ninety-six north, of range twenty-five west of the 5th p. m., Hancock county, Iowa, did in the year A. D. 1881 incorporate said territory as the incorporated town of Britt, by complying with or endeavoring to comply with sections 421, 422, 423, 424, and 425 of the code; and,

WHEREAS, A mayor, a recorder, and six trustees were elected

by the citizens of said town; and,

WHEREAS, Doubts have arisen as to whether the provisions of said sections have been fully complied with, and as to the legality of said incorporation, the election of the officers, and the acts of all its officers up to this time; and,

WHEREAS, Certain ordinances were recorded, signed H. H. Ellsworth, clerk, instead of H. H. Ellsworth, recorder; and,

Whereas, Certain ordinances were published by mistake as though signed Geo. E. Stubbins, mayor, instead of Geo. Stubbins, mayor; and,

WHRERAS, Doubts have arisen as to the legality of said ordi-

nances; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the incorporation of the town of Britt in Hancock county, Iowa, the election of its first officers, and all

ordinances, resolutions, and by-laws, and the acts of the officers acting by the authority thereby conferred, the ordinances referred to in the preamble hereof, be and the same are hereby ratified and legalized and declared to have the same force and effect Legalized as if the original incorporation, the election of the officers, the passing, publishing, and recording of its ordinances, had been regular and in strict and full compliance with the laws then and now in force.

SEC. 2. This act being deemed of immediate importance rubbleships. shall take effect from and after the publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and The Hancoc[k] County Tribune, published at Britt, Iowa, said publication to be without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* March 25, and in *The Hancock County Tribune* March 30, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 76.

INCORPORATION OF LACONA LEGALIZED.

AN ACT to Legalize the Incorporation of the Town of Lacona, War-H. F. S71. ren County, Iowa, the Election of its Officers, and the Ordinances passed by the Council of said Town.

Whereas, Doubts having arisen as to the legality of the Preamble. incorporation of the town of Lacona, in Warren county, Iowa, the election of its officers, and the ordinances passed by the council of said town; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the incorporation of said town of Lacona, Legalized. Warren county, Iowa, the election of its officers, and all the official acts done and ordinances passed by the council of said town not in contravention with the laws of the state, are hereby legalized, and the same are hereby declared to be valid and binding, the same as though the law had, in all respects, been strictly complied with.

SEC. 2. This act, being deemed of immediate importance, Publication in shall take effect and be in force from and after its publication in the Iowa State Register and Indianola Herald, newspapers published in Des Moines, Iowa, and Indianola, Iowa, said publication

to be made without expense to the state.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Weekly Indianola Herald, at Indianola, March 23, and in the Iowa State Register April 19, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 77.

PRAIRIR CITY HALL ASSOCIATION LEGALIZED.

H. F. 457.

AN ACT to Legalize the Acts of the Board of Directors of the "Union Hall Association" of Prairie City, Jasper County, Iowa.

Preamble

WHEREAS, On the 8th day of December, 1880, P. C. Higgins, M. H. Davis, J. G. Gilbert, and others, of Prairie City, Jasper county, Iowa, organized a corporation under the name of The Union Hall Association, and elected officers and six directors; and.

Whereas, Said directors before the articles of incorporation were filed in the office of the recorder of Jasper county, and the office of the secretary of state, or notice given as required by law, did build a hall, and placed a mortgage on the same, and transacted other business; and,

Whereas, Said articles of incorporation were afterwards filed in the office of the county recorder, and in the office of secretary of state, and due notice of such incorporation published according to law; and,

WHEREAS, Doubts have arisen as to the legality of the acts

of these directors; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalizing clause.

SECTION 1. That all the acts of said directors be and the same are hereby declared to be valid, legal, and binding on all parties concerned, to the same extent as though said articles had been filed in the office of the recorder of deeds in said county and the office of the secretary of state and notice given within the times prescribed by law.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Prairie City News, newspapers published respectively in Des Moines and Prairie City, such publication to be without expense to the state.

Approved, March 14, 1882.

I hereby certify that, the foregoing act was published in *The Pratrie City News* March 24. and in the *Iowa State Register* April 6, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 78.

AGRICULTURAL COLLEGE APPROPRIATIONS.

AN ACT Making Appropriations for the Iowa Agricultural College. H. F. 228.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated to the Iowa \$21,000 approagricultural college, out of any moneys in the treasury not buildings, barns, otherwise appropriated, the sums for the purposes herein named; or the purposes herein named; or the purposes herein named; to-wit,

For two houses to be used as residences by professors First. of English literature and botany, with proper out-buildings, five

thousand dollars (\$5,000).

Second. For one boarding cottage and an addition to the one already erected, six thousand five hundred dollars (\$6,500).

Third. For a building to be occupied by the mechanical and

civil engineering department, five thousand dollars (\$5,000). Fourth. For sheep barns for the farm, six hundred dollars **(\$6**00).

Fifth. For experimental creamery, with ice-house and cold

storage room, one thousand dollars (\$1,000).

Sixth. For one cottage for farm foreman, one cottage for foreman in horticulture, and one for farm laborer, with proper out-buildings, two thousand one hundred dollars (\$2,100).

Seventh. For repairs on highway to Ames running on south side of college farm, three hundred dollars (\$300); provided, citi-

zens of Ames will contribute as much.

Eighth. For a hospital for veterinary department with proper out buildings, fixtures, and inclosures, five hundred dollars (\$500).

Ninth. For experimentation in agriculture and horticulture \$1,500 for exper-am annual appropriation of one thousand five hundred dollars imentation, etc., **(\$1,500)**.

That of the first eight items any sum remaining, runds left from SEO. 2. after the specific object for which it was appropriated shall have specific objects been completed, may be used so far as necessary for any of the wise appropriother items, subject, however, to the discretion of the executive ated. council.

SEC. 3. That for these eight items the trustees shall, at the Trustees to close of each month, present to the auditor of state a certified exhibit of. exhibit of all amounts due for labor done or material furnished during said month, and the auditor shall thereupon deliver to the treasurer of the college a warrant upon the state treasurer for the amount, and no warrant shall issue except upon such exhibit.

SEC. 4. That the first payment of the amount appropriated Winth item to be in the ninth item herein be made on May 1, 1882, and the same

sum annually thereafter.

SEC. 5. That the board of trustees shall take vouchers in du-Trustees to take plicate of all moneys under this appropriation, one of which are.

shall be filed in the office of the auditor of state, and that not more than one-half the amounts appropriated by this act shall

be drawn from the treasury during the year 1882.

Publication.

SEC. 6. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Ioroa State Register and The Ioroa State Leader March 17, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 79.

LEGALIZING BRISTOW COUNCIL.

AN ACT to Legalize the Acts of the Board of Trustees of Bristow, H. F. 987. Butler County, Iowa.

Presmble.

Whereas, In the year 1881 proceedings were entered and all necessary acts performed for the incorporation of the town of Bristow, Butler county, Iowa, and all acts having been in accordance with law except the election of a board of five (5) trustees who performed the duties pertaining to the offices supposing they were a legally constituted body; and,

Whereas, By an act of the seventeenth general assembly Only 5 trustees. (amendatory of the statute) requiring six trustees instead of five, some doubt arises relative to the legality of the acts of said

board of five trustees; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Acts of board legalized.

That the official acts of the board of trustees of the town of Bristow, Butler county, Iowa, are hereby legalized and made valid the same as if said board of trustees had been composed of six members, as provided in chapter nine (9) acts of

the seventeenth general assembly.

Publication.

This act being deemed of immediate importance shall take effect and be in full force from and after publication in the Allison Tribune, a newspaper published in Allison, Iowa, and the Iowa State Register, a newspaper published at Des Moines, Iowa, the same being without expense to the state. Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register April 14, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 80.

ESTABLISHING HIGHWAYS.

AN ACT to Amend Section 934 of the Code of 1878 [Chap. 1, Title H. F. 133. VII, relating to Establishing Highways].

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 934 of the code of 1873 be amended Code, sec. 984, as follows, by inserting after the word "highway," in the third amended. line of said section, the words, "shall report the number of Bridges on probridges required, if any, and the probable cost thereof on the posed highways. proposed highway."

Approved, March 14, 1882.

CHAPTER 81. LUCAS LEGALIZED.

AN ACT to Legalize the Incorporation of the Township of Lucas, H. F. 444.
Lucas County, Iowa.

Whereas, The town of Lucas, Lucas county, Iowa, was in the preamble. Year 1881 duly incorporated under the general incorporation laws of this state, except that the election prescribed in section 422 of the code was not held in the building designated in the notice calling said election, because of the inability of the commissioners to procure the school-house, the place appointed for that purpose, in which to hold the election; and,

Whereas, Said commissioners did procure another suitable irregularity in and convenient buildings in said town, in which said election place of elections was held, and that all the qualified electors within the proposed limits of said town had due notice of such change, and all voted at said election who would have voted had the place of holding said election not been changed; and,

WHEREAS, Doubts have arisen as to the legality of said incorporation; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the organization of the town of Lucas, Lucas Organization county, Iowa, is hereby legalized, and all the acts and proceed-legalized ings of said town since its organization are hereby declared to be as valid in law and equity as though said election had been held at the place designated in the call for said election.

Publication.

SEC. 2. This act being deemed of immediate importance shall be in force from and after its publication in the State Register, a newspaper published in Des Moines, Iowa, and the Chariton Patriot, without expense to the state.

Approved, March 14, 1882.

CHAPTER 82.

INDEPENDENT DISTRICT OF OMAHA LEGALIZED.

H. F. 381.

AN ACT to Legalize the Organization and Acts of the Independent District of Omaha, in Pilot Tewnship, Iowa County, Iowa.

Preamble.

WHEREAS, At elections held in the independent districts of Rase [Rose] Hill and Colton, in Pilot township, Iowa county, Iowa, on or about the 1st day of October, 1879, upon the question of subdividing said independent districts and forming three independent districts, as follows: sections nos. 29, 30, 31, and 32 to constitute the independent district of Rose Hill; sections nos. 5, 6, 7, and 8 to constitute the independent district of Colton; and sections nos. 17, 18, 19, and 20 to constitute the new independent district, a majority of the votes cast in each of said independent districts were in favor of said subdivision and reformation; and,

Directors not elected by the meople.

mation; and,
WHERRAS, Instead of the boards of directors of the said independent districts of Rose Hill and Colton calling a meeting in the independent district so formed as aforesaid, for the purpose of electing by ballot three directors for, and also to determine by ballot the name to be given to, said independent district, the board of directors of the independent district of Rose Hill appointed two and the board of directors of the independent district of Colton appointed the other of the three directors for said independent district or [so] formed as aforesaid; [and,]

WHEREAS, The three directors so appointed as aforesaid selected the name for said independent district and determined that the same should be known as the independent district of Omaha;

therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalizing

SECTION 1. That the organization of the independent district of Omaha, in Pilot township, Iowa county, Iowa, the election of directors, and the official acts of said directors and their successors, and the name of said corporation, be and the same are hereby legalized and made valid, the same as if the law had been fully complied with in said election and organization.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the

Iowa State Register, a newspaper published at Des Moines, Iowa, and the Marengo Republican, a newspaper published at Marengo, Iowa, without expense to the state.
Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Marengo Republican March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 83.

APPROPRIATION FOR THE NEW CAPITOL.

AN ACT to Amend Chapter 110 of the Acts of the Thirteenth General Substitute for Assembly, and Chapter 35 of the Acts of the Fourteenth General S. F. 143.

Assembly, [providing a New Capitol,] and Making an Additional Appropriation for completing the Capitol Building.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter one hundredand ten of the acts of Ch. 110, 1870, the 13th general assembly, and chapter thirty-five of the acts of and XXXV, the 14th general assembly, be amended as provided by the follow-

ing sections of this act; to-wit,

SEC. 2. That there is hereby appropriated out of any money \$525,000 approin the state treasury not otherwise appropriated the sum of five priated, in addihundred and twenty-five thousand dollars for the completion of provided in
the new capitol building according to plans and specifications in the completion of the same as by law provided or to be provided.

SEC. 3. That said sum hereby appropriated shall be in addition to the annual appropriation provided for in chapter 35 of

the acts of the 14th general assembly.

SEC. 4. That of the five hundred and twenty-five thousand when drawn. dollars hereby appropriated not more than seventy-five thousand dollars shall be drawn from the treasury during the year 1882, nor more than two hundred and seventy-five thousand dollars during the year 1883, and the balance of said sum; to-wit, one hundred and seventy-five thousand, shall be drawn during the year 1884.

SEC. 5. That said sum of money shall be drawn and expended How drawn.

as provided in section four of chapter 110 of the acts of the 13th general assembly.

SEC. 6. It shall be the duty of the capitol commissioners to puty of capitol complete the senate chamber, hall of the house of representa-commissioners. tives, library room, and such other portions of the new capitol building as may be practicable for occupancy by the next general assembly.

11

Publication.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 84.

APPROPRIATION FOR STATE UNIVERSITY.

Sub. S. F. 161. AN ACT for an Appropriation in Aid and Support of the State University of Iowa.

Be it enacted by the General Assembly of the State of Iowa:

\$50,000 appropriated for new building, etc.

Section 1. That there be and is hereby appropriated out of any money in the state treasury not otherwise appropriated, for the aid and support of the state university of Iowa, the sums

herein specified, for the following purposes; to-wit,

For one new building, for the better accommodation of the
university, the sum of thirty thousand dollars (\$30,000).

For two additional boilers for steam-heating, and a house for fuel, the sum of twenty-two hundred and seventy-five dollars (\$2,275).

For laying and completing stone walk, the sum of four hun-

dred and twenty-five dollars (\$425).

For removing and changing the general library and law library, and supplying steam-heating in the chapel and the libraries thus changed, the sum of four thousand dollars (\$4,000).

For furniture for the new rooms and the libraries, and general

lecture rooms, two thousand one hundred dollars (\$2,100).

For repairs to the university buildings, including new floors, roof, and plastering in hospital, and out-building at campus and hospital, and other fitting, the sum of one thousand two hundred dollars (\$1,200).

For the better support of the university in the several departments and chairs, and in aid of the income fund, and for the further development of the institution, the sum of ten thousand

dollars (\$10,000).

Money—how

Sec. 2. The money hereby appropriated shall be drawn from the state treasury for said university by its treasurer on the order of the executive committee appointed by the board of regents of said university, countersigned by the secretary, and under the university seal, at such times as they shall deem necessary: *Provided*, that not more than one-half of the amount herein appropriated shall be drawn out during the year 1882.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in The Iowa State Leader and Iowa State Register, newspapers published at Des Moines, Iowa.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 85.

APPROPRIATION FOR STATE NORMAL SCHOOL.

An act entitled AN ACT for an Appropriation in Aid and Support 8. F. 318. of the State Normal School at Cedar Falls.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there be and is hereby appropriated out of \$49,500 approany money not otherwise appropriated the sum of forty-nine printed for thousand five hundred dollars, for the aid and support of the aries, repairs, state normal school, located at Cedar Falls, to be expended for the aries, the purposes following:

Item 1—for teachers' salaries, \$15,500.

Item 2—for repairs and improvements, \$2,000.

Item 3—for library and apparatus, \$1,000. Item 4—for contingent expenses, \$1,000.

Item 5—for a new building for the better accommodation of the normal school, the plans and specifications for which shall be approved by the executive council, the sum of \$30,000.

SEC. 2. That for the fifth item the trustees shall on the first trustees to day of September, A. D. 1882, and quarterly thereafter, present of state. to the auditor of state a certified exhibit of all amounts due for labor done or material furnished prior thereto, and the auditor shall thereupon deliver to the treasurer of the school a warrant upon the state treasurer for the amount, and no warrant shall issue except upon such exhibit: *Provided*, that not more than one-half of the amount above appropriated shall be drawn during the year 1882.

SEC. 3. That the board of trustees shall take vouchers in Trustees to take duplicate of [for] all moneys expended under the appropriation duplicate vouchementioned in the fifth item, one of which shall be filed in the

office of the auditor of state.

Publication.

SEC. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 17, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 86.

APPROPRIATION FOR HOSPITAL AT MT. PLRASANT.

Sub. S. F. 249. AN ACT Making Appropriations for the Hospital for the Insane at Mt. Pleasant.

Be it enacted by the General Assembly of the State of Iowa:

provements.

SECTION 1. That there is hereby appropriated for the hos-priated for important for the insane at Mt. Pleasant, out of any money not otherwise appropriated, the following sums for the following purposes; to-wit,

For fire-proof partitions, the sum of three thousand dollars

(\$3,000).

For new water-closets, the sum of eleven hundred dollars (\$1,100).

For wire mattresses and iron bedsteads, the sum of seven hun-

dred dollars (\$700).

For repairs and contingent fund, the sum of five thousand

dollars (\$5,000).

For changing heating and ventilating system, the sum of five

thousand dollars (\$5,000).

For division of men's airing courts, the sum of six hundred dollars (\$600).

For telephone, the sum of three hundred dollars (\$300).

foney: how

Proviso.

The money herein appropriated shall be drawn and paid on the order of the trustees of said hospital at such times

as may be deemed necessary by said trustees: Provided, that any money remaining unexpended after the completion of the improvement for which the sum is herein appropriated may be used, as far as necessary, for any purpose specified in this act; And provided further, that not more than one-half of the Not more than half in 1862. amounts herein appropriated shall be drawn during the year

1882.

Seec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in Publication. The Iowa State Leader and the Iowa State Register, newspapers published in Des Moines, Iowa.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *The Iowa State Leader* March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 87.

PENITENTIARY AT FT. MADISON.

AN ACT Making Appropriations for the Improvement of the Iowa Sub. for S. F. Penitentiary at Fort Madison.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there be and is hereby appropriated out of \$16,100 approany money in the treasury not otherwise appropriated, the sums pristed for reherein specified for the following purposes:

For general repairs and contingent	35,000.00
For transportation of discharged convicts	2.000.00
For fixtures and apparatus in wash-house and bath-	•
room	
For repairing old and erecting new water-works	4,400.00
For new fire-hose	400.00
For furniture for warden's house	250.00
For new wagon	60.00
For the purchase of new suits for surgeon and hospital	
steward	80.00
For completion of steam-heating apparatus	3,000.00

SEC. 2. The money hereby appropriated shall be expended Money expended under under the direction of the warden, and in accordance with plans direction of submitted to and approved by the executive counsel [council] warden. when such plans are necessary: Provided, that not more than one-half of the above amount shall be drawn during the year 1882.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 14, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *The Iowa State Leader* March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 88.

ORDINANCE NUMBER 80, OF MANCHESTER, LEGALIZED.

S. F. 18.

AN ACT to Legalize Ordinance Number 80, passed by the Town Council of the Town of Manchester, in Delaware County, Iowa, in Relation to purchasing a Building for Town Purposes, and Providing for the Issuing of Bonds in Payment thereof.

Presmble.

WHERRAS, The town council of the incorporated town of Manchester, Iowa, on the 15th day of August, 1881, passed an ordinance numbered 80, entitled "An ordinance to provide for the purchase of a building for town purposes, and appropriating the sum of \$2,182 for said purpose, and authorizing the issue of bonds therefor;" and,

Whereas, Said town council did, under and by virtue of said ordinance, purchase a building for town purposes, situated on lots belonging to said Delaware county, and in said incorporated town of Manchester, Iowa, with the right and intention of removing said building from said lots after same shall be vacated

by said Delaware county; and,

WHEREAS, Doubts have arisen as to the binding force and legality of said ordinance in regard to the right of said town council to purchase a building not on lots belonging to said town as above stated; therefore,

Be it enacted by the General Assembly of the State of Iowa:

egalizing

SECTION 1. That the ordinance above mentioned and the action of said town council in purchasing said building and in issuing bonds in payment therefor, under and by virtue of said

Publication.

ordinance, is hereby legalized.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the daily Iowa State Register, a newspaper published in Des Moines, Iowa, and the Manchester Press or Manchester Democrat, newspapers published in said town of Manchester, Iowa, without expense to the state.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Manchester Press* March 24, and in the *Iowa State Register* April 15, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 89.

ENLARGING THE POWERS OF CITIES.

AN ACT Granting Additional Powers to Cities organized under the s. r. 129. General Incorporation Laws of the State. [Additional to Code, Title IV., Chapter 10, relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That cities organized under the general incorpora-powers ention laws of the state, in addition to the powers now granted ante; junk dealthem, shall have power:—To regulate, license, and tax itiner-ers; receiving ant doctors, physicians, and surgeons, junk dealers, and to pro-nors. hibit pawnbrokers, and junk or second hand dealers, purchasing or receiving from minors without the written consent of their

parents or guardians.

SEC. 2. To require all buildings to be numbered; and in case sumbering of of the failure of the owners to comply with such requirement buildings. to cause the same to be done, and to assess the cost thereof

against the property or premises numbered.

SEO. 3. To deepen, widen, cover, wall, alter, or change the water-courses.

channel of water-courses within their corporate limits.

To regulate and control the construction of chim-Chimneys; freneys, stacks, flues, fire-places, hearths, stove-pipes, ovens, boilers, and heating apparatus used in or about buildings, and to require and regulate the construction of fire-escapes, and to cause any or all of them to be removed, or placed in a safe condition, when considered dangerous, and to assess the cost thereof on the property and against the owners thereof.

SEC. 5. To regulate manufactories which are dangerous in Fires; unsafe causing or promoting fires; to prevent the deposit of ashes and combustible matter in unsafe places; and to cause all such buildings and inclosures as may be in a dangerous or unsafe state to

be put in a safe condition.

SEC. 6. To regulate the use of lights in stables, shops, and Lights; bonother places, and the building of bonfires; and to regulate or prohibit the use of fire-works, fire-crackers, torpedoes, Roman

candles, sky-rockets, and other pyrotechnic displays. SEC. 7. To provide for the inspection of steam boilers, and all Bollers; exploplaces used for the storage of explosive or inflammable substances or materials, and to prescribe the necessary means and regulations to secure the public against accidents and injuries therefrom, and to assess the costs and expense of such proceedings against the property and owners thereof.

SEC. 8. To require the connection from gas-pipes, water-Connection of pipes, and sewers to the curb-lines of adjoining property to be pipes to be reg made before the permanent improvement of the street whereon lated. they are located, and to regulate the making of such connections on streets already improved, and to enforce such requirement as provided by law.

Slaughter and rendering houses; bone-factories, etc.

Publication.

To establish all needful regulations as to the management of packing and slaughter houses, renderies, tallow-chandleries, and soap-factories, bone-factories, tanneries, and manufactories of fertilizing and chemicals within the limits of such cities. and the deposit and removal of all offensive material and substances, and the engendering of offensive odors and sights therefrom, as will protect the public against the same.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 17, and the Iowa State Register March 22, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 90.

ENLARGING POWERS OF CITIES UNDER SPECIAL CHARTERS.

AN ACT Authorizing Cities acting under Special Charters to cause Land on which there is Stagmant Water to be filled up or drained, 8 F. 60 and providing for the Collection of such Expense.

Be it enacted by the General Assembly of the State of Iowa:

Cities under *pecial charters may fill lots,

Section 1. That all cities acting under special charters shall have power to cause any lot or piece of land within their limits, on which water at any time becomes stagnant, to be filled up or drained in such manner as may be directed by a resolution of the city council, and the owner, or his agent, of such lot or piece of land shall, after service of a copy of such resolution, or after a publication of the same in some newspaper of general circulation in such city for two consecutive weeks, comply with the directions of such resolution within the time therein specified, and in case of a failure or refusal so to do it may be done at the expense of such city, and the amount of money so expended shall Money so ex- expense of such cary, and the canded a lieu on be a debt due from the owner of said lot or piece of land to said city, and shall also be a lien on said lot or piece of land from the

property.

ied as special

time of the adoption of said resolution. SEC. 2. Any such city may, in addition to the means provided by section 1, of this act, if by ordinance it so elects, cause the May cause exexpense of such filling to be levied as a special tax on such lot or piece of land, and may collect the same by tax-sale in such man-

ner as may be provided by such ordinance.

SEC. 3. This act being deemed of immediate importance shall Paddication. take effect on and after the publication thereof in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *The Iowa State Leader* March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 91.

SUPPORT-FUND AT PENITENTIARY INCREASED.

AN ACT to Amend Chapter 83, of the Acts of the Seventeenth Gen-s. F. 299. eral Assembly, amendatory of Section 4785 of the Code in Relation to the Support of Convicts.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter eighty-three of the acts of the chap. ss, 1878, seventeenth general assembly, approved March 23d, 1878, convict support amendatory of section four thousand seven hundred and eighty-increased from five of the code, is hereby amended by striking therefrom the group of the code, is hereby amended by striking therefrom the month.

Word "seven" and inserting in its place the word "nine."

SEC. 2. This act being deemed of immediate importance shall Publication. take effect upon its publication in the Iowa State Register and

Iowa State Leader, newspapers published at Des Moines.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 17, and the *Iowa State Register March* 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 92.

GIRLS' REFORM SCHOOL.

AN ACT to Increase the Support-Fund of the Girls' Department of H. F. 111. the Iowa Reform School.

Be it enacted by the General Assembly of the State of Iowa: Section 1. That there is hereby appropriated, out of any Publication.

support fund money in the state treasury not otherwise appropriated, the sum axed at \$10 per of ten dollars per month, or so much thereof as may be necessary, for each girl actually supported in the state reform school, counting the average number sustained in the school for the month, and upon the presentation to the auditor of state, each month, of a sworn statement of the superintendent of the average number of girls supported by the school for the preceding month, the auditor of state shall draw his warrant on the treasurer of state in favor of the treasurer of the board of trustees of the state reform school for the sum hereinbefore provided.

SEC. 2. The provisions of section 1 of this act shall apply

To apply from from and after October 1, 1881.

SEC. 3. This act being deemed of immediate importance shall take effect [and] be enforced on [and] after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 93.

APPROPRIATION FOR GIRLS' REFORM SCHOOL.

Sub. for S. AN ACT Making Appropriations for the Girls' Reform School. F. 187.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated out of any money in the treasury, not otherwise appropriated, the following sums for the purposes herein stated:

The the creation of a new building for superintendent, teach-

For the erection of a new building for superintendent, teachers, and employes, superintendent's office, etc., the sum of

thirty-five hundred dollars.

For a building to be used for laundry, bath-room, hospital, and water-closets, one thousand five hundred dollars (\$1,500).

For repairs on main building, five hundred dollars. For water-supply and fencing, three hundred dollars. For contingent fund, four hundred dollars. For vegetable cellar, three hundred dollars (\$300.00).

SEC. 2. The money herein appropriated shall be drawn and paid Drawn on order on the order of the trustees of said institution at such times as by them may be deemed necessary: *Provided*, that not more than one-half of the said amount shall be drawn during the year 1882.

SEC. 3. When the new building, provided for in the first puty of truesection of this act, for superintendent, teachers, etc., shall be toos. completed, it shall be the duty of the trustees to see that the entire building now used for the girls' department shall be devoted exclusively for the use of the girls of said institution and their attendants.

This act, being deemed of immediate importance, Publication. shall take effect and be in force from and after its publication in the Iowa State Register and Iowa Capital, newspapers published

in Des Moines, Iowa. Approved, March 15, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa Capital March 17, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 94.

RELATING TO SHERIFFS' FEES.

AN ACT to Repeal Chapter 115, Laws of the Eighteenth General As-H.F. 150. sembly, relating to Compensation of Sheriffs, and to Enact a Substitute in Lieu thereof.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 115, laws of the eighteenth general Chap. 115, 18th assembly, relating to compensation of sheriffs, be and the same is and substitute hereby repealed, and the following enacted in lieu thereof:

SEC. 2. The sheriff is entitled to charge and receive the fol-Fees for attend-lowing fees:—For attending the supreme court, to be paid out of court. the amount appropriated for contingent expenses of said court,

two dollars per day.

SEC. 3. For serving a notice and making a return thereof, for For serving the first person served, fifty cents, and for each additional person notice, etc.

twenty-five cents.

SEC. 4. For each warrant served two dollars, and the repay-For serving a ment of any amount actually paid by him as necessary expenses warrant. in executing such warrant as sworn to by the sheriff. If service of the warrant cannot be made, the repayment of all necessary expenses actually paid by the sheriff, while attempting in good faith to serve such warrant within this state, and such reasonable compensation as the board of supervisors may deem just and equitable.

SEC. 5. For serving and returning a subposens, for each per-Subposes.

son, twenty cents.

Sec. 6. For summoning a grand or trial jury, for each person

Summoning jury.

served sixty cents, to be paid out of the county treasury: and such sum shall be in full compensation for such service.

Summoning a jury to ass damages.

SEC. 7. For summoning a jury to assess the damages to the owners of lands taken for public improvements, and attending to them, five dollars per day. There shall be nothing in this section so construed that will allow any sheriff to make separate charges for different assessments, provided they can be done by the same set of appraisers and completed in one day of ten hours.

SEC. 8. For serving an execution, attachment, or order for the delivery of personal property, injunction, or any order of court and making return thereof, two dollars.

tachment, or

Execution, at-

order.

For collecting and paying over money: On the first For collections. five hundred dollars (\$500) or fraction thereof, two per cent; and on excess over five hundred dollars (\$500) and under five thousand dollars (\$5,000), one per cent; on all over five thousand dollars (\$5,000), one-half per cent.

SEC. 10. For making and executing a certificate or deed for

lands sold on execution, or a bill of sale for personal property, one dollar.

For making

inventory.

SEC. 11. For the time necessarily employed in making an inventory of personal property attached or levied upon, twenty-five cents per hour.

SEC. 12. For copy of paper required by law, made by him, for

For copying.

For making an

each one hundred words, ten cents. SEC. 13. Mileage in all cases required by law, going and re-

Mileage, turning, per mile, five cents.

SEC. 14. For taking each bond required by law, twenty-five

For taking bond.

cents. SEC. 15. Each commitment to jail, twenty-five cents; discharge from same, twenty-five cents.

For commit-

SEC. 16. For receiving a prisoner on surrender by bail, fifty

Surrender of prisoner. Boarding priscents. SEC. 17. For boarding a prisoner, a compensation to be fixed

Washing for

by the board of supervisors, not less than fifty cents per day. SEC. 18. For waiting on and washing for prisoners, the sheriff shall have such reasonable compensation as shall be allowed

by the board of supervisors. SEC. 19. For attending before any judge with a prisoner, one dollar per day

prisoners. Attending be-

fore judge.

For attending sale of property, for each day, one Sec. 20.

Attending sale of property.

dollar.

Compensation for conveying prisoners to enitentiary,

The sheriff, for conveying one or more convicts to SEC. 21. either of the penitentiaries of this state, or any prisoner to any county jail outside of the county in which said sheriff resides, or any insane person or persons to any insane asylum in the state, or person or persons to the reform school in the state, shall be allowed, as full compensation therefor, his necessary traveling expenses, actually paid by him, including board and railroad fare for himself and such convicts, insane, or other prisoners, or any other necessary expenses, and in addition thereto forty cents per hour for the time necessarily employed in going to and returning from said prisons, asylums, or reform schools, to be certified by the oath or affidavit of such sheriff, accompanied by the proper vouchers to the board of supervisors of the county where the convictions took place. Should the sheriff need any assistance in Assistance. taking prisoners to the penitentiary or insane persons to the asylum, the same shall be furnished at the expense of the county, the compensation to be fixed by the board of supervisors.

SEC. 22. The jailer may be furnished a dwelling in connection Dwelling for with the jail, or as convenient thereto as practicable, in the dis-

cretion of the board of supervisors.

SEC. 23. The sheriff is also entitled, for attending district and Board to fix circuit courts, and for other service for which no compensation is annual salary. allowed by law, such annual salary as may be fixed by the board of supervisors, but in no case less than two hundred dollars (\$200) nor more than four hundred dollars (\$400); and the sheriff shall make a full report to the board of supervisors at their January meeting of each year, showing the full amount of fees received by him for the previous year in pursuance of this act.

SEC. 24. All acts and parts of acts in conflict with this act Repealing

are hereby repealed.

SEC. 25. This act being deemed of immediate importance shall Publication. take effect and be in force on and after its publication in the Iowa State Register and Iowa State Leader, two newspapers published at Des Moines, Iowa

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 18, and the *Iowa State Register March* 21, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 95.

APPROPRIATION FOR ORPHANS' HOME.

AN ACT to Appropriate Funds to furnish Buildings and make Im- substitute for provements for the Soldiers' Orphans' Home and [Home] for S. F. 182. Indigent Children, at Davenport, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated for the sol-\$16,200 approdiers' orphans' home and home for indigent children, at Day-ing-hall, etc. enport, Iowa, the following sums, for the purposes designated; to-wit.

For completion of dining-hall, \$1,500.

For hospital building, \$4,000. For new cottages, \$6,000.

For furniture, \$1,500.

For laundry machinery, \$1,000.

For repairs and contingent fund, \$2,000.

For library, \$200.

How drawn.

The money hereby appropriated shall be drawn and paid on the order of the trustees of said home, at such times as may by them be deemed necessary: Provided, that not more than onehalf of the above amounts shall be drawn during the year 1882.

Publication.

Proviso.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Davenport Gazette, newspapers published in Des Moines, Iowa, and Davenport, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in the Daven-port Daily Gazette March 18, and the Iouca State Register March 22,

J. A. T. HULL, Secretary of State.

CHAPTER 96.

APPROPRIATION FOR ADDITIONAL PENITENTIARY.

S. F. 319. AN ACT to Appropriate Funds to carry on the Work at the Additional Penitentiary at Anamosa.

Be it enacted by the General Assembly of the State of Iowa:

walls, etc.

That there be and is hereby appropriated out of \$54.500 appro- the funds of the state treasury, not otherwise appropriated, for printed for conthe additional penitentiary at Anamosa, so much thereof as may the funds of the state treasury, not otherwise appropriated, for be necessary for the several objects hereinafter named; to-wit,

For continuing the work on building walls, towers, etc., the

sum of fifty thousand dollars.

For electric light, twenty-seven hundred dollars.

For furnishing warden's house and painting the same, three hundred dollars.

For transportation of discharged convicts, one thousand dollars.

For rewards for escaped convicts, five hundred dollars.

SEC. 2. The money already appropriated shall be expended under the direction of the warden and in accordance with plans submitted to and approved by the executive council: Provided, that after the work on any of the specified items is completed any remaining balance of money unexpended on such items may be applied to work on general construction, provided the executive council shall so direct; and provided, further, that no portion of the fund appropriated for transportation of convicts, or

Expended under the direction of warden.

Provisoes.

for rewards offered for escaped convicts, shall be used for any other purposes; and provided, that not more than one-half of the amount appropriated shall be drawn during the year 1882.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect and be in force on and after its publication in the Iowa State Register and Iowa State Journal, newspapers published in Des Moines, Iowa. Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The State Journal March* 20, and in the *Iowa State Register March* 21, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 97.

FOR THE COLLEGE FOR THE BLIND.

AN ACT Making Appropriations for the College of [for] the Blind. Substitute for

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated for the college \$7,000 appro-for the blind, out of any funds not otherwise appropriated, the printed.

following sums for the following purposes; to-wit,

For repairing roof, laying floor in halls, etc., painting cornice, \$1,500 for reportees, railings, stables, wood-house, and other paintings and paintings.

repairs, the sum of fifteen hundred dollars (\$1,500).

For addition to library, the sum of five hundred dollars \$500 for library.

For iron fence in front of grounds, forty-five hundred dollars \$4,500 for fron **(\$4**,500).

For washing-machine, three hundred dollars (\$300).

\$300 for washing-machine. For bedsteads and bedding, one thousand dollars (\$1,000). SEC. 2. This act being of immediate importance shall steads, etc. take effect and be in force from and after its publication in the Publication. Iowa State Register and Iowa State Leader, newspapers pub-

lished in Des Moines, Iowa. Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 18, and *Iowa State Register March* 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 98.

FOR THE REFORM SCHOOL.

8. F. 320. AN ACT Making Appropriations for the Boys' Reform School at Eldora.

Be it enacted by the General Assembly of the State of Iowa:

Appropriation of \$3,800.

Transfer.

SECTION 1. That there is hereby appropriated out of any money in the treasury, not otherwise appropriated, for the boys' reform school at Eldora, Iowa, the following sums for the purposes herein named; to-wit,

For transfer of tower fund on hand to main building fund,

\$1,092.39.

\$8,000 for contingencies and repairs.

To repair damage by cyclone and finish balance of second story and hospital room in main building in addition to tower fund, \$500.

For contingencies and repairs for two years, \$2,000.

For repairing fences, \$500.

Bedsteads, \$350. Chaplain, \$250 per annum. For the purchase of bedsteads, \$350. For compensation of chaplain, \$250 per annum.

\$200 for periodicals and library.

For purchasing standard periodicals, \$100, and library, \$100. Sec. 2. The money herein appropriated shall be drawn and

To be drawn by paid on the order of the trustees of said institution at such times as may be deemed necessary by said trustees.

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Towa*State Leader March 18, and Iowa State Register March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 99.

FISH PROPAGATION.

8. F. 149. AN ACT for an Appropriation for the State Fish Commission.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That for the purpose of continuing the work of \$5,000 appropriate the state fish commission, as provided for by the laws of the 16th, ated for propariting fish. 17th, and 18th general assemblies, to provide for the distribution

of the salmon-trout, brook-trout, California trout, spand-locked salmon, and German carp, now on hand and hereafter to be propagated at the state hatching-houses, and to continue the propagation and distribution of these fish, and the native fish of lowa, and to distribute such fish as may be donated by the United States fish commission to the state of Iowa, and such other work as may be deemed by the governor and state fish commissioners of importance in introducing valuable varieties of fish into the waters of Iowa, there is hereby appropriated out of any money belonging to the state the sum of five thousand dollars or so much thereof as may be necessary for the purposes of this bill: To be awarded by the executive Provided, that the said amount be under the control of and aud-council. ited by the executive council.

SEC. 2. This act being deemed of immediate importance shall Publication. be in force and take effect from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 18, and *Iowa State Register March* 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 100.

RELATIVE TO GUARDIANS FOR IDIOTS AND LUNATICS.

AN ACT to Amend Sections 2253 and 2266 of the Code [Title XV, H. F. 459. Chapter 5, concerning the Guardianship of Minors, Lunatics, etc.], in Relation to the Appointment and Powers of Guardians of Non-resident Idiots, Lunatics, and Persons of Unsound Minds.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 2253 of the code be amended by ad-code sec. 2258 ding thereto as follows: "In all cases where a non-resident idiot, amended." lunatic, or person of unsound mind has property in this state requiring care and protection, the circuit court in any county where such property or any part thereof is situated may appoint a guardian of the property of such person, who shall have the same power and authority in relation thereto, and be subject to the same liability, as the guardian of a resident minor."

SEC. 2. That section 2266 of the code be amended by adding code sec. thereto as follows: "The foreign guardian of any non-resident amended idiot, lunatic, or person of unsound mind may be appointed the guardian in this state of such ward by the circuit court, in like manner and with like effect in all cases where the foreign guardian of a non-resident minor could be appointed the guardian of

such minor in this state. Such guardian shall have the same powers and be subject to the same liabilities as guardians of

resident minors."

Publication.

SEC. 5[3]. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 15, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 18, and *Iowa State Register*, March 21, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 101.

FOR RELIEF OF FAMILY OF JAMES W. MC KENZIE, DECEASED.

AN ACT for the Relief of the Family of J. W. McKenzie, "The Hero of Kenesaw," and late Judge of the Eleventh Judicial District of lowa.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the treasurer of this state is authorized and directed to pay to the children of J. W. McKenzie, late judge of any directed to pay to the children of J. W. McKenzie, late judge of any forfull term the eleventh judicial district of this state, and whose death was hastened by his arduous duties upon the bench, the balance in full of his salary for the full term for which he was elected and qualified as judge notwithstanding his resignation and death.

Approved, March 16, 1882.

CHAPTER 102.

CANCELLATION OF BAILBOAD AID TAXES.

8. F. 831. AN ACT Providing for the Cancellation of Taxes voted to aid in the Construction of Railroads.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That in all cases where taxes have been or may hereafter be voted and levied upon the property of any township, city, or town in any county in this state, for the purpose of aid-

ing in the construction of any railroad, under and by virtue of Railroad com-the laws authorizing and permitting the voting and levying of panies entitled such tax, and when the railroad company to whom such taxes voted failing to have been or may hereafter be voted has complied with the terms within six and conditions on which such aid or tax was or may hereafter fet right to be voted, and when such railroad company, by reason of the same compliance with the terms and conditions on which such tax was voted, is entitled to receive the same and have such taxes collected and paid, neglects or refuses to receive such taxes or to permit the same to be paid and collected and certificates issued, as provided by law, for the period of six months after such tax is due and payable, such railroad company shall forfeit all their [its] right to such aid or tax; and the board of supervisors of the county in which such aid or tax was or may hereafter be voted Duty of board and levied shall cause such tax to be abated and canceled on the of supervisors. tax-books of such county: Provided, that in all cases where taxes have been heretofore voted in aid of the construction of any railway it shall be the duty of the board of supervisors before causing the cancellation and abatement of such tax to give the railroad company to whom the tax was voted at least companies to thirty days' notice in writing of their intention to abate and have notice cancel such tax, such notice to be served like original notices.

SEC. 2. This act being deemed of immediate importance shall Pablication take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 18, and the *Iowa State Register* March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 103.

PAYMENT OF OUTSTANDING COUNTY WARRANTS.

AN ACT Enabling County Treasurers to pay Outstanding Warrants. H. F. S. [Additional to Code, Title IV, Chapter 4, Belating to the County Treasurer.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That county treasurers are hereby authorized to outstanding issue calls for outstanding warrants at any time he may have county warrants sufficient funds on hand for which such warrant[s] was [were] issued; and from and after such calls have been made public interest shall cease on all warrants included in said call.

Treasurers to publish notice.

SEC. 2. County treasurers shall publish said notice twice in the newspaper having the largest circulation in the county in which such publication is made, and each notice shall designate the warrants called.

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 20, and the *Iowa State Register* March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 104.

THIEPHONE LINES ALONG HIGHWAYS.

H. F. 136. AN ACT to Amend Section 1324, Chapter 6, Title 10, of the Code of 1873, relating to Telegraphs.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 1324 of the code of 1873, relating Code, sec. 1324, to telegraphs, be and the same is hereby amended by inserting amended. Telephone lines may after the word "telegraph," in the second line thereof, the word so be built along "or telephone."

Publication.

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the daily State Register and daily State Leader, newspapers published at Des Moines, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in the daily edition of *The Iowa State Leader* March 18, and in the daily edition of the *Iowa State Register* March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 105.

SUPPORT FOR THE INSTITUTION FOR THE DEAF AND DUMB.

AN ACT to Amend Section One, Chapter Two Hundred and Three, s. 7.128.

Laws of the Eighteenth General Assembly, relating to the Institution for the Deaf and Dumb.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter two hundred and three, laws of the ch. 208, 1880, eighteenth general assembly, be and the same is hereby amended quarterly supby striking out the word "twenty-eight" in the fourth line of port increased section one, and inserting in lieu thereof the word "thirty-five," per pull the same to commence and have effect from the quarter commencing January 1st, 1882; and also by striking out the word annual allowmencing January 1st, 1882; and also by striking out the word annual allowmeleven" in the sixth line thereof, and inserting the word "six-\$11,600 to teen" in lieu thereof.

SEC. 2. This act, being deemed of immediate importance, Publication. shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, and in the Council Bluffs Nonpareil, a newspaper published at Council Bluffs, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* and *The Daily Nonpareil* March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 106.

APPROPRIATION FOR THE DEAF AND DUMB.

- AN ACT Making Appropriations for the Institution for the Deaf Sub. S. F. 194. and Dumb, at Council Bluffs, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated out of any \$17,000 appromoney in the treasury, not otherwise appropriated, for the instipriated for new tution for the deaf and dumb, the following sum[s], for the purture, etc. poses herein mentioned; to wit:—For the erection and completion of a two-story brick laundry building, upon the foundation now prepared therefor, and for the necessary fixtures and apparatus for the same, \$5,000.00.

For the necessary furniture, fixtures, beds, bedding, desks, etc., for the east wing and other portions of said institution, \$3,000.00.

For inside shutters for the windows, 250 or more, therein, \$1,500.00.

For relencing and other improvements to the grounds, \$1,000.00.

. For general repairs on the west wing, and for building an ice-house, \$3,000,00.

For water-supply, water-pipes, and relaying the same \$1,000.00. For additional printing outfit, \$1,500.00.

For library for students, \$300.00.

SEC. 2. The executive council is hereby authorized to apporgraphs printing tion so much of the public printing to be done at said institution as they may deem for the best interests of the state.

Money drawn on order of trustees. tion as they may deem for the best interests of the state.

SEC. 3. The money herein appropriated shall be drawn and paid out on the order of the trustees, at such times as they shall deem necessary: Provided, that not more than one-half of the amount above appropriated shall be drawn from the treasury during the year 1882; and provided, farther, that the labor of the inmates of said institution shall be utilized as far as practicable in carrying on the work authorized by this act.

Proviso.

Publication.

SEC. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines,

the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Council Bluffs Daily Nonpareil, a newspaper published at Council Bluffs, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in *The Daily Nonpareil*, at Council Bluffs, March 22, and in the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 107.

S. C. & ST. P. LAND-GRANT RESUMED.

Sub. S. F. 40. AN ACT to Resume all the Lands and Rights conferred upon the Sioux City and St. Paul Railroad Company by or under an Act of Congress approved May 12, A. D. 1864, to Lands not heretofore earned by said Company.

Preamble.

Whereas, By an act of congress, approved May 12, A. D. 1864, entitled "An act for a grant of lands to the state of Iowa, in alternate sections, to aid in the construction of a railroad in said state," certain lands were granted to the state of Iowa for the purpose of aiding in the construction of a railroad from Sioux City, in said state, to the south line of Minnesota, at such point as the said state might select, between the Big Sioux and the west fork of the Des Moines river, which grant was made to and accepted by the state of Iowa upon the conditions, restrictions, and qualifications therein named; and,

Whereas, By an act of the general assembly of the state of Ch. 134, 1866. Iowa, approved April 3, A. D. 1866, so much of the lands, interests, rights, powers, and privileges as were or might be conferred in pursuance of said acts of congress, to aid in the construction of the aforesaid road, were disposed of, granted, and conferred upon the Sioux City & St. Paul Railroad Company; and, Whereas, Said act of congress further provides that if the

Whereas, Said act of congress further provides that if the road accepting said grant is not completed within ten years from its acceptance thereof, the lands thereby granted and not patented should revert to the state of Iowa for the purpose of secur-

ing the completion of said road; and,

Whereas, Said Sioux City & St. Paul Company duly accepted Company falled said grant on the 20th day of September, A. D. 1866, but has terms of grant. failed to complete or cause to be completed any road on the line adopted therefor, from Sioux City to Lemars, in said state of Iowa, or any road in lieu thereof;

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all lands, and all rights to lands, granted or Unearned lands intended to be granted to the Sioux City & St. Paul Railroad resumed. Company by said acts of congress, and of the general assembly of the state of Iowa, which have not been earned by said railroad company by a compliance with the conditions of said grant, be and the same are hereby absolutely and entirely resumed by the state of Iowa, and that the same be and are absolutely vested in said state as if the same had never been granted to said railroad company.

SEC. 2. This act being deemed of immediate importance shall Publication take effect and be in force from and after its publication in the Iowa State Register and The Sioux City Journal, newspapers published

in the state of Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in *The Sioux* City Daily Journal March 19, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 108.

HUMBOLDT COLLEGE ASSOCIATION LEGALIZED.

AN ACT to Legalize the Organization and Acts of the Humbol[d]t H. F. 468. College Association.

WHEREAS, On or about the 17th day of July, 1869, in the presents. town of Springvale, now Humbol[d]t, there was an attempted organization of a corporation for the establishment of an institu-

tion of learning, to be called the Humbol[d]t College Association; and.

Whereas, Articles of incorporation were duly and legally adopted and filed for record in the office of the recorder of Humbol[d]t county, Iowa; and,

WHEREAS, The said recorder failed to record said articles of

incorporation as required by law; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

That all the acts of the said Humbol[d]t College Association are hereby legalized to the same extent that they would have been had said articles of incorporation been duly and legally recorded.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the State Register, a paper published in Des Moines, Iowa, and the Humbol[d]t Kosmos, a paper published at Humbol[d]t, Iowa, without expense to the state.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in the *Humboldt Kosmos* March 22, and the *Iowa State Register* March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 109.

NOTICE IN OPENING BOADS.

H. F. 83.

AN ACT to Amend Section 986 of the Code of 1873 [Title VII Chapter 1, concerning Establishment of Highways], relating to Road Notices.

Be it enacted by the General Assembly of the State of Iowa:

Notice te give names of land-

OWNERS.

SECTION 1. That section 936 of the Code of 1873 be amended as follows, by inserting after the word "thence" in the eleventh line of said section the following words, "Giving the names of the owners of the land through which the proposed road passes as they appear upon the transfer-books of the auditor's office." Approved, March 16, 1882.

CHAPTER 110.

CITY AND TOWN ASSESSORS.

AN ACT to Repeal Section 390 of the Code, Chapter 6 of the Laws of s. F. 46. the 16th General Assembly, Chapter 201 of the Laws of the 18th General Assembly, and to Enact a Substitute therefor, in Relation to the Election of Assessors.

Be it enacted by the General Assembly of the State of Iowa:

That section 390 of the code, as re-enacted by chapter 6 of the Code, sec. 390, laws of the 16th general assembly and amended by chapter 201 chap. 201, 1880, of the laws of the 18th general assembly, be and hereby is re-superseded. pealed and that there be enacted in lieu thereof the following:

At the general election in the year 1882 and biennially thereafter there shall be elected in each township a part of which is included within the incorporate limits of any incorporated city or town by the qualified voters of such township residing without the corporate limits of such city or town one assessor in the same manner as provided by law for the election of township assessors, and at the regular municipal election of each incorporated town or city in the year 1882 and biennially thereafter, whether such city or town embraces one or more townships or parts of townships, there shall be elected by the qualified voters of such city or town one or more assessors for such city or town, and such assessors shall be restricted in the discharge of their official duties to the limits within which they are elected, and shall hold their offices for the term of two years from the first day of January next ensu-The city council of any incorporated city having a population of ten thousand or over may, by a resolution to be adopted at least five weeks before the time for any regular municipal election, determine whether it shall be necessary to elect more than one assessor and fix the number thereof, not exceeding three, and thereupon the mayor of such city shall make proclamation of such determination in like manner and at the same time that he shall proclaim the election of other city officers to be elected at the municipal election next ensuing, and such resolution shall also divide such city into districts for assessment purposes; and the county auditor of the county in which such city is situate, upon being notified of such division, shall provide a separate assessment book for each of said assessment district[s], said assessors when so elected shall give bond and quality, receive the same compensation, be under like penalties, and perform the same duties in like manner as township assessors, except as

Assessors in townships con-taining cities or towns to hold for two years.

Cities of over 10,000 may elect additional assoc-

Council to determine number.

mment die-

Qualification of

Duties.

Council to choose, when,

Assessors to act together to secure uniform assessment.

Proviso; council may appoint in 1882.

herein provided. In case there should be a failure to elect, [or] a vacancy shall occur in the office of assessor within such incorporated city, the city council may elect some suitable person to perform the duties of such office for the unexpired term. It shall be the duty of such assessors, if more than one shall have been elected, to meet at least once a week, and oftener if they shall deem it necessary, and carefully compare valuations in order to secure a uniform assessment of all the property of such city and when so met they shall constitute a board of assessment, a majority of whom shall determine the value of any property as to which difference may arise in such board: *Provided*, that the city council of any city or town, having a population as aforesaid, shall have power in the year 1882 by resolution to increase the number of assessors not exceeding three, and to appoint the additional number provided for; and each assessor so appointed shall qualify and act, and hold their [his] office for the term as provided for in this act.

Approved, March 16, 1882.

CHAPTER 111.

INSURANCE FOR SCHOOL-BUILDINGS LEGALIZED.

8. F. 248. AN ACT to Legalize Contracts made by School-Officers for the Insurance of School-Buildings, and to Legalize Warrants or Orders issued therefor.

Preamble.

WHEREAS, Subdirectors and officers of school-boards in various school-districts and district-townships within this state have insured their respective school-houses against loss by fire and issued orders or warrants therefor, believing that they had the authority of law so to do; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That any and all contracts heretofore made by contracts for in-subdirectors or by any board of directors or officers of any disputation made trict-township or of any independent school-district within this state for insuring school-houses or school furniture against loss by fire within their respective districts, and all insurance policies issued in pursuance of such contracts, be and the same are hereby made as valid, legal, and binding as though such directors and school-officers had been authorized by law to make such contracts for insurance.

SEC. 2. That all warrants, orders, or other evidences of in-Warrants for debtedness heretofore issued by the officers of any school-districts same legalized. within this state for the insurance of school-houses and school furniture be and the same are hereby made as legal, binding, and valid as though the law had authorized the issue and making of the same by such officers.

This act being deemed of immediate importance shall Publication. be in force and take effect from and after its publication in the Iowa State Register and Iowa State Leader, papers published at Des Moines, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 20, and Iowa State Register March 23, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 112.

PUNISHING MALICIOUS MISCHIEF TO RAILROAD PROPERTY.

AN ACT to Further Diminish Liability to Railroad Accidents, and to Sub. S. F. 20. Punish Interference with, and Injury to, Railroad Property. [Amendatory of Chapter 3, Title XXIV, Relating to Offenses against Property.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. If any person shall willfully and maliciously un-Maliciously uncouple or detach the locomotive or tender or any of the cars of coupling care any railroad train, or shall in any manner aid, abet, or procure ony. the doing of the same, such person shall be punished by imprisonment in the state penitentiary not exceeding five years, or by fine not exceeding one thousand dollars, or both, at the discretion of the court.

SEC. 2. If any person shall unlawfully seize upon any loco-Running of motive, with or without any express, mail, baggage, or other car same. attached thereto, and run the same upon any railroad, or shall aid, abet, or procure the doing of the same, such person shall be punished by imprisonment in the state penitentiary not exceeding ten years, or by fine not exceeding two thousand dollars, or both, at the discretion of the court.

SEC. 3. If any person shall, without permission from the Running off proper authority, wrongfully take or run any hand-car upon any meanor; when, railroad in this state, he shall be deemed guilty of a misde-falony; when, meanor, and on conviction thereof shall be fined not more than one hundred dollars, or imprisoned not more than thirty days, at the discretion of the court: Provided, that if by such unlawful use of any hand-car any locomotive or car is thrown from the

track, or a collision produced or any person injured thereby, he . shall, on conviction, be imprisoned in the penitentiary for a term of not more than five years; and previded, further, that, if by reason of such unlawful use of any hand-car any person is killed, such person so offending shall be deemed guilty of manslaughter.

bell-rope.

Train-men may

make arrest.

SEC. 4. If any person not an employe upon the railroad Same possity shall wrongfully interfere with any automatic air-brake or bell-for meddling with air brake or rope upon any railroad car, or use the same for the purpose of stopping or in any way controlling the movement of the train, he shall be subject to the penalty provided in section three of this act for the unlawful running of a hand-car on any railroad; and any conductor or brakeman on a railroad train shall have power to arrest such person so offending and deliver him to some peace officer on the line of the railroad.

Approved, March 16, 1882.

CHAPTER 113.

ANNUAL APPROPRIATION FOR LIBRARY INCREASED.

S. F. 806.

AN ACT to Amend Section 1, Chapter 194, of the Laws of the Eighteenth General Assembly, entitled An Act making Appropriations for the Iowa State Library.

Be it enacted by the General Assembly of the State of Iowa:

Ob. 194, 1880. Appropriation

SECTION 1. That section 1, of chapter 194, of the laws of the eighteenth general assembly be and the same is hereby reased from amended by striking out the word "two" in the fourth line of \$2,000 to \$3,000. said section and inserting in lieu thereof the word "three."

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published in Des Moines, Iowa. Approved, March 16, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 20, and Iowa State Register March 23, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 114.

SALE OF SCHOOL-LANDS LEGALIZED.

AN ACT to Legalize the Sale of certain School-Lands in Monona s. r. 252, County, Iowa.

Whereas, The board of supervisors and county auditor of Preamble. Monona county, Iowa, did on the 15th day of September, 1880, sell the north half of the northeast quarter of section 16, township 85 north, range 45 west, school-lands situated in Monona county, Iowa, at six dollars (\$6) per acre, on the second (2d) day of October, 1880, the south half of the northeast quarter of said section at six dollars per acre, the north half of the southeast quarter of said section also at six dollars per acre, and the south half of the southeast quarter of said section at six dollars and ten cents (\$6.10) per acre, and on the 2d day of November, 1881, the entire west half of the same section above described at six dollars per acre; and,

Whereas, The said congressional township above described not seem of said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said said sales contain the number of legal vot-and not said said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number of legal vot-and not said sales contain the number

ers required by section 1848, of the Code of 1873; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the sale of said lands is hereby legalized and said legalized, made valid to the same extent as if all the provisions of section 1848, of the code of 1873, had been complied with, and that upon the transmission of a certificate to the state land-office by the county auditor of said county, certifying that the several purchase[r]s of said parcels of land have paid the contract price for the same, the said parties thus purchasing shall each be entitled to a patent for said land.

SEC. 2. This act being deemed of immediate importance shall Publication. be in force and take effect from and after its publication in the Iowa State Register, a newspaper published in Des Moines, Iowa, and the Monona County Gazette, a newspaper published in On-

awa, Iowa, without cost to the state.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register* March 24, and the *Monona County Gazette* March 30, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 115.

AN ACT to Repeal Section 573 of the Code, and Enact a Substitute therefor, in Relation to the Time for Holding General Elections.

[Amendatory of Code, Chapter 1, Title V, Relating to the Election of Officers and their Terms.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section 573 of the code be and the same is code, sec. 573. hereby repealed, and the following enacted in lieu thereof:

General election to be in November in even years. Sec. 573. The general election for state, district, county, and township officers shall be held throughout the state on the second Tuesday of October, in each odd-numbered year, and in each even-numbered year said general election shall be held on the Tuesday next after the first Monday of November.

Approved, March 16, 1882.

CHAPTER 116.

ADDITIONAL STATE TAX.

8. 7. 174.

AN ACT to Provide for the Levy of One-half Mill State Tax for the Years 1882 and 1883, to reimburse the General Revenue Fund of the State for Money paid on Account of War Debts, and for the Completion of the New Capitol, and other Purposes.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That for the purpose of reimbursing the general Boards of super-revenue fund of the state on account of money paid out of said visors to levy fund for war debts, and for the completion of the new capitol in 1882 and 1883. and the better support of the state institutions, the boards of supervisors of each county shall, at their September sessions, A. D. 1882 and A. D. 1883, levy one-half mill state tax in addition to the tax directed by the executive council, and said tax shall be collected and remitted to the state treasury in the same manner as other state taxes.

Approved, March 16, 1882.

CHAPTER 117.

DEPUTY CLERK FOR THE SUPREME COURT.

AN ACT to Provide for the Appointment and Salary of a Deputy s. F. 212. Clerk of the Supreme Court. [Amendatory of Code, Title V, Ch. 8, relating to Deputies; and Title XXIII, Ch. 1, relating to Compensation of State and District Officers; also of Ch. 74, Acts 17th G. A., relating to Clerk of Supreme Court.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the words "clerk of the supreme court" are code, sec. 706; hereby inserted after the words "land-office" in the third line of clerk supreme section 766 of the code.

SEC. 2. That section 3771 of the code as amended by chapter sec. 8771; ch. 74.

74 of the acts of the seventeenth general assembly is hereby 1878, clerk-hire amended by striking out the words "and there is allowed him abolished. the sum of twelve hundred dollars per annum, or so much thereof as may be necessary for clerk-hire, to be paid upon affidavit of the clerk that the services, for which such clerk-hire is allowed, are necessary to the proper discharge of the duties of his office," and inserting in lieu thereof the words "and the salary salary of of the deputy clerk of the supreme court shall be twelve hundred deputy. dollars per annum."

SEC. 3. This act being deemed of immediate importance Publication. shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 20, and *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 118.

BOUNDARIES OF INDEPENDENT DISTRICTS.

A Bill for AN ACT to Include all the Territory of an Incorporated sub. S. F. 28 City or Town within the Independent School District, or Districts, now existing or hereafter to be formed. [Additional to Code, Title XII, Ch. 9, relating to the System of Common Schools.]

Be it enacted by the General Assembly of the State of Iowa: SECTION 1. That all the territory of an incorporated city or Independent districts to comprise entire cities and towns. town, whether included within the original incorporation or afterwards attached thereto in accordance with the provisions of law, shall be or become a part of the independent district or districts of said city or town.

Adjustment of assets and liabilities.

SEC. 2. When boundaries are changed by the taking effect of this act, the respective boards of directors shall make an equitable settlement of the then existing assets and liabilities of their

code, sec. 1715. districts, as provided for by section 1715 of the code.

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and in The Oskaloosa Herald, a newspaper published at Oskaloosa, Mahaska county, Iowa.

Approved, March 16, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register March 22, and The Weekly Oskaloosa Herald March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 119.

LEGALIZING A SALE OF RAILROADS.

H. F. 404.

AN ACT to Legalize the Sale and Transfer by the St. Paul and Sioux City Railroad Company of its Railroads in Iowa to the Chicago, St. Paul, Minneapolis and Omaha Railway Company, and to Legalize the Issue of its Stock and Bonds thereon by the last named Company.

P samble.

Whereas, The St. Paul and Sioux City Railroad Company, a corporation organized and created under and by virtue of the laws of the state of Minnesota, but owning and operating a railroad partly within the state of Iowa, sold and conveyed on or about the 9th day of May, 1881, its railway in Iowa and Minnesota to the Chicago, St. Paul, Minneapolis and Omaha Railway Company, a corporation organized and created under the laws of Wisconsin, which last named company has been since said time been operating the same as a part of its lines of railway and branches, and has issued stock and bonds thereon the same as upon other of its lines; and,

WHERAS, Doubts have arisen as to the legality of the sale and transfer by the said St. Paul and Sioux City Railroad Company, a corporation organized and existing under the laws of the state of Iowa, to the Chicago, St. Paul, Minneapolis and Omaha Railway Company of its railroad in Iowa; now, therefore,

Be it enacted by the General Assembly of the State of Iowa: Section 1. The sale by the St. Paul and Sioux City Railroad company of its railways in Iowa to the Chicago, St. Paul, Sale, purchase, Minneapolis and Omaha Railway Company, and the purchase of legalized; also, the said railway by the last named company, and the deed of lesue of stocks conveyance made upon said sale dated May 9, 1881, and the issue by said purchasing company of its stocks and bonds upon said railways in Iowa in accordance with its articles of consolidation, are hereby fully legalized, ratified and confirmed, and made valid.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after the publication in the Iowa State Register, newspaper published at Des Moines, Iowa, and The Sioux City Journal, a newspaper published at Sioux City, Iowa, said publication to be made without expense to the state of Iowa.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in *The Sioux City Daily Journal* March 21, and the *Iowa State Register* March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 120.

LEGALIZING TRANSFER OF SCHOOL-DISTRICT TERRITORY.

AN ACT to Legalize the Action of the County Superintendent of H. F. 872.

Linn County, Iowa, in the Transfer of Territory from the Independent School-District of Union to the Independent District of Cedar Rapids.

Whereas, The county superintendent of Linn county, Iowa, Presentation did, on the 9th day of April, 1881, in pursuance to [of] a number of petitioners, transfer certain territory of the independent district of Union to the independent district of Cedar Rapids, all in Rapids township, Linn county, Iowa; and,

Whereas, Doubts have arisen as to the legality and manners

of perfecting said transfer; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the action of the county superintendent, in Transfer legalthe transfer of said territory from the independent district of ized. Union to the independent district of Cedar Rapids, be and the same is hereby legalized.

This act being deemed of immediate importance shall Publication. be in force and effect from and after its publication in the Iowa State Register and Cedar Rapids Times, newspapers published at Des Moines and Cedar Rapids, Iowa, provided that said publication is made without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the Cedar Rapids Times March 23, and Ionoa State Register March 28, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 121.

LEGALIZING ACTS OF A JUSTICE.

H. F. 279. AN ACT to Legalize the Acts of J. B. Lamb, while Acting as a Justice of the Peace in Allen Township, in Polk County, Iowa.

Presmble.

WHEREAS, J. B. Lamb was, on the 11th day of April, 1881, duly appointed a justice of the peace in Allen township, in Polk county, Iowa; on April 11, 1881, said J. B. Lamb qualified himself as justice of the peace by executing in due form an official bond with good and sufficient sureties and taking the required oath; the said official bond so executed by said J. B. Lamb, was by him left with the township clerk of Allen township, in Polk fore approval of county, Iowa, before whom said J. B. Lamb, qualified; said J. B. Lamb being so advised, and believing that he had fully complied

J. P. acting be-

with the requirements of the statute, proceeded to the discharge of the duties of a justice of the peace; afterwards, and on the 29th day of October, 1881, said official bond was filed with the county auditor of Polk county, Iowa, and duly approved; therefore.

Be it enacted by the General Assembly of the State of Iowa:

Logalized.

SECTION 1. That the acts of said J. B. Lamb while acting as a justice of the peace in Allen township, in Polk county, Iowa, between the 10th day of April, 1881, and the 29th day of October, 1881, be and the same are hereby declared as valid and legal as though his official bond had, on said April 11th, 1881, been filed with the county auditor and approved by the board of

Publication.

supervisors, as by statute required.

SEC. 2. This act shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa, said publication to be without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 20, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 122.

RAILWAYS CROSSING HIGHWAYS.

AN ACT to Amend Section (1) One, Chapter (47) Forty-seven of the H. F. 139.
Acts of the Fifteenth General Assembly in Relation to Crossing
Highways.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 1 of chapter 47 of the laws of the code, sec. 1962, fifteenth general assembly be amended by striking from the end re-enacted. of said section the following words; to-wit, "At such place of crossing."

SEC. 2. This act being deemed of immediate importance shall rubboates. take effect and be in force thirty days after its publication in the Iowa State Register and the Des Moines Leader according to

law.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 20, and the *Iowa State Register March* 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 123.

FOR THE RELIEF OF CLAIMANTS UNDER THE D. & S. C. LAND GRANT.

AN ACT to Repeal Chapter 153 of the Laws of the Ninth General seb. E. F. 217.

Assembly, and to Amend Section 1 of Chapter 167 of the Laws of
the Eighteenth General Assembly [in Relation to Lands held
under Land-Grants].

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 153 of the laws of the ninth general Chap. 183, 1862, assembly be and the same is hereby repealed.

SEC. 2. That section 1 of chapter 167 of the laws of the chap. 167, 1880, eighteenth general assembly be and the same is hereby amended: amended. First, by striking the words "the grantee" from the 11th line thereof and inserting in lieu of the words so stricken out the following: "Such person or company or on the application of a party claiming title to any land through such person or com-Lands may be pany." Second, by striking the word "grantee" from the 12th pication of and 17th lines thereof and inserting in lieu of the word so company or its stricken out the word "applicant."

· Approved, March 17, 1882.

CHAPTER 124.

VACANCIES IN TOWN OFFICES.

H. P. 201. AN ACT to Provide for Filling Vacancies in Offices of Incorporated Towns. [Additional to Code, Title IV, Ch. 10, relating to Towns and Cities.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That, whenever, from death or other cause, a va-Vacancy to be cancy in the office of mayor, recorder, councilman, trustee, or alled by council. other office[r], in any incorporated town, shall occur, such vacancy shall be filled by the council of such incorporated town at the first regular meeting of such council after such vacancy

Manner of filling vacancy.

shall occur, or as soon thereafter as may be.

SEC. 2. The manner of filling such vacancy shall be by ballot, and the person receiving a majority of the votes of the whole number of the members elected to the council shall be declared duly elected to fill such vacancy, and, on duly qualifying, shall hold such office until the next annual election, and until his successor is elected and qualified.

Sec. 3. All acts or parts of acts inconsistent herewith are hereby repealed.

Repeal. Publication.

SEC. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Monticello Express, a newspaper published at Monticello, Iowa.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register March 22, and the Monticello Express March 23, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 125.

LEGALIZING INDEPENDENT DISTRICT OF CARL

AN ACT to Legalize the Organization and Acts of the Independent School-District of Carl Village, consisting of Territory in the County of Adams, Iowa. H. F. 414.

Whereas, At an election held in the village of Carl, Adams county, Iowa, on January 21, 1882, it was unanimously decided to organize the village of Carl and contiguous territory into an Presmble. independent school-district; and,

Whereas, Doubts have arisen as to the legality of said organ-insufficiency of ization and election, because of the insufficiency of the notice notice given of said election and organization; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the organization and acts of the independ-Organization ent school-district of Carl village, consisting of the southwest independent quarter of section nine (9), the southeast quarter of section eight district legal-(8), the west half of section sixteen (16), the east half of section seventeen (17), the west half of section twenty-one (21), the east half of section twenty (20), the north half of the northwest quarter of section twenty-eight (28), and the north half of the northeast quarter of section twenty-nine (29), all in township seventy-three (73) north, of range thirty-three (33) west, Carl township, Adams county, Iowa, be and the same is hereby declared legal, binding, and valid in the organization of said district, and the election of its officers, the same as if the law had also election, been fully complied with in said organization and election notices.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register, a newspaper published in Des Moines, Iowa, and the Adams County Gazette, a newspaper published in Corning, Adams county, Iowa, without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the Adams County Gazette March 22, and the Iowa State Register March 24, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 126.

AN EXCESSIVE TAX LEGALIZED.

AN ACT to Legalize the Levy of certain Taxes in Mills County, H. F. 442. Iowa.

Whereas, The board of supervisors of Mills county, at their preamble. September meeting in the year A. D. 1881, did levy a six-mill tax for county purposes, and this only being allowed to counties having a less population than fourteen thousand inhabitants; and,

WHEREAS, Doubts having arisen as to the legality of said levy;

therefore,

Be it enacted by the General Assembly of the State of Iowa: Section 1. That the proceedings of the board of supervisors Six-mill lovy lo- of Mills county, done and entered of record, in making said levy. galized. be and the same is hereby legalized and made valid, to all intents and purposes, as though said levy had been made in strict

compliance with law.

This act being deemed of immediate importance shall Publication. be in force and effect from and after its publication in the Iowa State Register and the Glenwood Opinion, newspapers published at Des Moines and Glenwood, Iowa. Approved, March 17, 1882.

> I hereby certify that the foregoing act was published in the Glenwood Opinion March 25, and the Iowa State Register March 28, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 127.

RELIEF OF TIMOTHY WHITING.

Substitute for AN ACT to Appropriate Money to T. Whiting for Lease of Property H. F. 419. to the Girls' Department of the Reform School.

Be it enacted by the General Assembly of the State of Iowa: .

Section 1. That there is hereby appropriated out of any sse appropri- money in the state treasury, not otherwise appropriated, the sum sted for rent of of three hundred and thirty-three dollars, being the amount of three hundred dollars acroed by the trustees to be said said three hundred dollars agreed by the trustees to be paid said Whiting on May 1, 1880, and interest on the same from May 1, 1880, to March 1, 1882, and the auditor is hereby authorized to issue his warrant for the above amount in favor of said Whiting, on his executing his release of the state from all further obligation on account of the property occupied by the girls' reform school.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and in The Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 20, and *Iowa State Register March* 23, 1882. J. A. T. HULL, Secretary of State.

Publication.

CHAPTER 128.

PUBLICATION OF CITY AND TOWN ORDINANCES.

AN ACT to Provide for the Publication of City and Town Ordinances H. F. 172. in Book or Pamphlet Form, and for the taking Effect thereof. [Additional to Code, Title IV, Ch. 10, relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That where any city or town, organized under the Book of orgageneral incorporation laws of the state, shall cause, or have [has] nances heretofore caused its ordinances to be published in book or pamphlet form, such book or pamphlet shall be received as evidence evidence of of the passage and legal publication of such ordinances, as of the their adoption. dates mentioned or provided for therein, in all courts and places without further proof.

This act being deemed of immediate importance shall Publication. be in force and effect from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved. March 17, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 20, and the Iowa State Register March 23, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 129.

AUTHORIZING A SCHOOL-HOUSE IN A PUBLIC PARK.

AN ACT Authorizing the Board of School-Directors of Pacific City, H. F. 472. in Mills County, to build a School-house on the City or Town Park.

WHEREAS, The citizens of the school-district comprising a Preamble. portion of the town of Pacific City, in the county of Mills, are desirous of erecting and building a public school-house in what is known as the city or town park, in said city or town; and,

Whereas, Some doubts exist as to the right and power of said

school-district to do so; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the board of directors of the school-district Pacific City comprising within its limits the city or town park in the town school-board of Pacific City, the county of Mills, be and they are hereby school-house authorized and empowered to erect and build a public school-in public park. building on said city or town park in said town.

Publication.

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State Register and Glenwood Opinion, newspapers published at Des Moines and Glenwood, Iowa, without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the Glenwood Opinion March 23, and in the Iowa State Register April 13, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 130.

LEGALIZING ELECTION OF TOWN TRUSTEES.

H. F. 471. AN ACT to Legalize the Election of C. R. Quackenbush and E. E. Alverson as Trustees in and for the Town of Marengo, Iowa.

Preamble.

WHEREAS, At a called meeting of the town council of the town of Marengo, Iowa county, Iowa, held on the 16th day of February, 1882, the resignation of O. Dillin and L. Sher[u erman as trustees of said town was tendered to take effect on the 7th day of March, 1882, which was by the council duly accepted; and,

Trustees resigned.

Election of successors before resignation took effect

WHEREAS, At the regular corporation election in and for aforesaid town, held on the 6th day of March, 1882, C. R. Quack-renbush and E. E. Alverson were elected as trustees in and for said town to fill the vacancies occasioned by the resignation of said O. Dillin and L. Shen[u]erman; and,

Whereas, Doubts exist as to the legality of the notice calling said election, and election of said C. R. Quackenbush and E. E. Alverson, they being elected before the resignation of said O. Dillin and L. Shen u erman took effect; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

SECTION 1. That the notice for said election and election of said C. R. Quackenbush and E. E. Alverson as trustees in and for the town of Marengo, Iowa county, Iowa, on the 6th day of March, 1882, be and the same is hereby legalized and made valid to all intents and purposes.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the State Register, a newspaper published at Des Moines, Iowa, and the Marengo Messenger, a newspaper published at Marengo, Iowa, without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the *Marengo Messenger March* 23, and the *Iowa State Register March* 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 131.

LEGALIZING SALE OF SCHOOL-LANDS IN WOODBURY COUNTY.

AN ACT to Legalize the Sale of the following School-lands; to-wit' H. F. 820. the North Half of the Southeast Quarter of the Northwest Quarter, and the North Half of Northwest Quarter, of Section 16, Township 87, Range 43, in Woodbury County, Iowa, to Jane H. Fisher.

WHEREAS, On the 1st day of March, 1869, the county auditor Preamble. of Woodbury county, Iowa, sold to Jane H. Fisher the following school-lands; to-wit, the north half of the southeast quarter of the northwest quarter, and the north half of the northwest quarter ter of the northwest quarter, of section 16, township 87, range Sale of land for 43, Woodbury county, Iowa, for the price of 90 cents per acre; 20 cents an acre and.

Whereas, The said land is rough in character and of little value, and prior to said sale had been twice appraised without finding a purchaser, the second appraisal being 92 cents per acre, at which price no purchaser could be found, and was appraised a third time at 90 cents per acre, at which price it was purchased by said Jane H. Fisher; and,

WHEREAS, 90 cents per acre was at that time the full value of

said land; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the acts of the county auditor of Woodbury legalized. county, in selling said land to Jane H. Fisher, and issuing to her certificates therefor, be and the same are declared legal and valid.

SEC. 2. That upon the production and surrender of the said certificate to the register of the state land-office, the governor is hereby anthorized and empowered and directed to issue to said Patent to issue. Jane H. Fisher a patent for said lands.

SEC. 3. This act being deemed of immediate importance, it shall Publication. take effect from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and in The Sioux City Journal, a newspaper printed at Sioux City, Iowa, said publication to be without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in *The Sioux City Daily Journal* March 22, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 132.

CASCADE TOWN AND BOAD-DISTRICT LEGALIZED.

H. F. 326.

AN ACT to Legalize the Incorporation of the Town of Cascade, Dubuque ('ounty, Iowa, the Election of its Officers, and all Acts done and Ordinances passed by the Council of said Town.

Preamble. poration of

Whereas, Doubts have arisen as to the legality of the incorporation of the town of Cascade, Dubuque county, Iowa, the election of its officers, and the ordinances passed by the council of the said town; and,

Whereas, At a regular meeting, of the town council of the town of Cascade, Dubuque county, Iowa, held on the 2d day of February, 1881, passed an ordinance making the town of Cascade a road-district; to-wit, that all territory embraced within the corporated limits of the town of Cascade, Dubuque county, Iowa, shall be a separate road-district; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Road-district logalized. Section 1. That the action of said town council in passing said ordinance making the town of Cascade a separate road-district is hereby legalized, and made binding and valid to all intent and purposes.

Incorporation, same.

SEC. 2. That the incorporation of said town of Cascade, Dubuque county, Iowa, the election of its officers, and all the officers' acts done and ordinances by the council of said town are hereby legalized and hereby declared to be valid and binding, the same as though the law had in all respects been strictly complied with in the incorporation of said town and in the election of its officers.

Publication.

SEC. 3. This act being deemed of immediate importance shall be in force and take effect from and after its publication in the Iowa State Register and the Cascade Pioneer, newspaper[s] published at Des Moines and Cascade, Iowa, without expense to the state.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the Cascade Pioneer March 24, and in the Iowa State Register April 27, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 133.

PROCUREMENT OF SITES FOR R. R. BUILDINGS IN CITIES AND TOWNS.

AN ACT to Authorize Incorporated Towns and Cities to procure and H. F. 415. donate to Railway Companies Sites for Depots, Machine-shops, and other Buildings. [Additional to Code, Title IV, Chapter 10, relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That it shall be lawful for any incorporated town Towns or cities or city to procure for the purpose of donating, and to donate, to may procure any railway company owning a line of railroad in operation or railway com-in process of construction, in such incorporated town or city, buildings; sufficient land for depot-grounds, engine-houses, and machineshops, for the construction and repair of engines, cars, and other machinery necessary to the convenient use and operation of said railroad.

SEC. 2. Before such donation shall be made or appropriation upon petition of of funds to procure land for such purpose, a petition shall be majority of realpresented to the trustees or council of such incorporated town tarparers and or city, signed by a majority of the resident freehold taxpayers two-thirds of of such incorporated town or city, asking that such donation be election. made and limiting the sum to be appropriated for that purpose. Upon the presentation of such petition, a special election of such city or town shall be called. On the ballots used at such election shall be printed the words, "for the donation" and "against the donation," and if a two-thirds majority of the qualified electors voting at such election shall vote for the donation, said trustees or council shall determine the site to be donated, designating the boundaries thereof, and the amount to be appropriated in procuring said site, not exceeding the amount named in said petition; and may in the name of such incorporated town or city procure said land by purchase or by payment of the estimated damages in case said land or any part thereof shall be taken in the name of such railway company by process of condemnation for railroad purposes, and may also vacate any streets and alleys May vacate within the boundaries of said site and may prescribe the terms, leve for the conditions, and limitations upon which such grant shall be made, purpose. which shall be binding upon the railway company accepting such donation: Provided, that land set apart as a park, public square, No public or levee shall not be appropriated or donated under the provisions taken, or imof this act, and no land occupied with buildings used for busi-proved propness purposes or as private residences shall be appropriated or consent. donated under the provisions of this act, unless the consent of the owners thereof shall first be obtained. This act being deemed of immediate importance shall Publication.

take effect and be in force from and after its publication in the

Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 17, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 21, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 134.

LEGALIZING SCHOOL-LAND SALES IN ALLAMAKEE COUNTY.

H. F. 828.

AN ACT to Legalize the Sale of certain School-Lands in Allamakee County.

Preamble

WHEREAS, The board of supervisors of Allamakee county made sale by contract of certain school-lands in said county to parties, which land is described as follows; to-wit, the southwest quarter of the southeast quarter of section twenty-four (24), township ninety-seven (97), range five (5), the appraisement of which fails to appear of record; and,

Appraisement not recorded.

Land sold for less than ap praisement.

Whereas, The said board made sale of certain other piece of school-land by contract; to-wit, the southeast quarter of the southwest quarter of section four (4), township ninety-seven, range [five] (5) west, containing thirty-four (34) acres, the same having been sold for a sum less than the appraised value; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Legalized.

Section 1. That the sale of said lands are [is] hereby legalized and made valid to the same extent as if the said appraisement appeared of record; and that the sale of the said southeast quarter of the southwest quarter of section four (4), township ninetyseven (97), range five (5), be also legalized and made valid to the same extent as if it had been sold for a sum equal to or about its appraised value; and that upon the transmission of a certificate tifying that the several purchase[r]s of said parcels of land have Purchasers pay paid the contract price for the same, the said parties thus purchasing shall each be entitled to a petent for said land.

Approved, March 17, 1882.

CHAPTER 135.

COMPENSATION OF DECEASED REPRESENTATIVE AND HIS SUCCESSOR.

AN ACT in Relation to the Compensation of certain Members of the H. F. 475. Nineteenth General Assembly.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. The auditor of state is hereby instructed, when widow of late adjusting the accounts of the members of the present general member of H. assembly, to draw a warrant for the full amount of five hundred pay; also, his and fifty dollars in favor of Melinda R. Webster, the widow of successor. Watson E. Webster, late member of the house of representatives from the county of Page, and a similar warrant in favor of John X. Griffith, present representative from said county.
 Sec. 2. Said warrant[s] shall be paid out of any moneys not

otherwise appropriated.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published at the seat of government.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 21, and the Iowa State Register March 23, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 136.

TERMINATION OF BEER AND WINE LICENSES.

AN ACT to Amend Section 463 [Chap. 10, Title IV] of the Code of 1873, sub. H. F. 202. relating to Sales of Liquors in Cities and Incorporated Towns.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section 463 of the code of Iowa be and the Code, sec. 463. same is hereby amended by adding after the words "wine saloons," in the seventh line thereof, the following words; to-wit, No license to "But no license issued therefor shall extend beyond the first day may 1. of May following the grant thereof."

Approved, March 17, 1882.

CHAPTER 137.

IN RELATION TO PHARMACISTS.

S. F. 247.

AN ACT to Amend Sections 4, 10, 11, and 12, of Chapter 75, of the Acts of the Eighteenth General Assembly in Relation to the Practice of Pharmacy, and the Sale of Medicine and Poisons.

Be it enacted by the General Assembly of the State of Ionoa:

Chap. 75, 1880, amended.

gists to forfeit registration on two years' aban-dopment of istered place.

Certificate to be renewed annu-Ally.

Pharmaciata changing lo calt y to notity secretary,

Certificate of pharmacist to be posted.

Fees and penalty.

License fee of itinerant to be paid tressurer of commission, and to be re ported to sudi-

\$1,000 approprinted for ex-

Section 1. That section 4, of chapter 75, of the acts of the eighteenth general assembly be and the same is hereby amended by striking out all after the word "thereof," in the fourth line. and enacting in lieu thereof the words: "Druggists and phar-Green-seal drug- macists who were registered without examination forfeit their registration when they have voluntarily sold, parted with, or severed their connection with the drug business for a period of business at reg- two years at the place designated in certificate of registration. Should such party who has thus forfeited his registration wish Be-examination to re-engage in the practice of pharmacy, he is required to be registered by examination as per section 5. Every registered pharmacist who desires to continue his profession shall, on or before the 22d day of March of each year, pay to the commission of pharmacy the sum of one dollar, for which he shall receive a renewal of his certificate unless his name has been stricken from the register for violation of law. It shall be the duty of each registered pharmacist, before changing his locality as designated in his certificate of registration, to notify the secretary of the commission of pharmacy of his new place of business, and for recording the same and certification thereto the secretary shall be entitled to receive fifty cents for each certifi-It shall be the duty of every registered pharmacist to conspicuously post his certificate of registration in his place of business. Any person continuing in business, who shall fail or neglect to procure his annual renewal of registration, or who shall change his place of business without complying with this section, or who shall fail to conspicuously post his certificate of registration in his place of business, shall for each such offense be liable to a fine of ten dollars for each calendar month during which he is so delinquent."

That section 10 of said chapter be and the same is hereby amended by striking out all after the word "paid," in the "To the last line, and enacting in lieu thereof the following: Whereupon the treasurer of the commission of pharmacy. secretary of said commission shall issue such license for one Any person violating this section shall be deemed guilty of a misdemeanor, and shall, upon conviction, pay a fine of not less than twenty-five dollars; all moneys received for licenses to be reported to the auditor of state. The sum of one thousand dollars per year, or as much thereof as may be necessary, is hereby appropriated out of the moneys so received for licenses

for the expenses of said commission, all exceeding said amount to be paid into the state treasury."

SEC. 3. That section 11 of said chapter be and the same is Fine for selling hereby amended by adding to said section the words "nor more tration."

than two hundred dollars."

SEC. 4. That section 12 of said chapter be and the same is proprietary hereby amended by adding the following words: "manufactured medicines. in the state when same are sold, and distributed by agents from an established place of business."

SEC. 5. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 17, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register and The Iowa State Leader March 18, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 138.

GENERAL APPROPRIATION ACT.

AN ACT Making Appropriations for the Payment of State and Ju-s. F. 348. dicial Officers and certain Expenses of the General Assembly.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. There is hereby appropriated out of any money in appropriation the state treasury, not otherwise appropriated, an amount sufficient to pay the salaries of the various officers whose salaries are now fixed by law and payable from the state treasury, and the auditor of state shall draw warrants therefor in favor of the officers entitled thereto in monthly installments, when not otherwise provided by law, and in addition to the sum now allowed additional salaby law as salary to the state librarian, there is hereby allowed ary for librarian, and appropriated the further sum of five hundred dollars per annum. The same manner as the salary.

SEC. 2. There is hereby further appropriated from the state appropriation treasury for the term of two years, ending March 31, 1884, the for two years. following amounts, or so much thereof as shall be necessary; to-wit: *Provided*, that on the first day of April, succeeding the meeting of each regular session of the general assembly, all moneys appropriated hereby and remaining undrawn belonging to the several funds hereinafter mentioned shall be covered into

the treasury.

Clark-hire:

The amounts hereinafter named, or so much thereof as may be necessary for the use of the several state officers herein designated, to enable them to procure sufficient clerical help:

For the use of the auditor of state the sum of seven thousand

auditor, \$7,000; dollars (\$7,000).

For the use of the secretary of state the sum of three thousand

cretary, dollars (\$3,000). \$3,000:

For the use of the treasurer of state the sum of two thousand

treasurer, dollars (\$2,000). \$2,000:

For the use of the superintendent of public instruction the

superintendent sum of two thousand dollars (2,000).

public instruc-Provided, That each of said state officers shall furnish vouch-Proviso requirers therefor containing the items of such expenditures to the ing vouchers; and tor of state before any warrants shall issue therefor and the auditor of state before any warrants shall issue therefor, and the report. amounts thereof and to whom paid shall be reported to the next

general assembly.

room-rent. \$1,200 legal counsel, \$2,000.

The contingent expenses of the executive office Executive office, the sum of eight thousand dollars (\$8,000). For the payment of room-rent for the governor the sum of twelve hundred dollars (\$1,200). And for the expenses of employing additional counsel when necessary under the provisions of sections fifty-nine (59) and sixty (60) of the code, two thousand dollars (\$2,000), to be drawn and accounted for in the manner provided for the con-

tingent fund. SEC. 5.

The sum of five thousand dollars (\$5,000) for the insupreme court cidental expenses of the supreme court, and clerks' actual excontingent penses in attending court outside the city of Des Moines, or so fund, \$5,000. much thereof as shall be necessary. All the bills for such expenses shall contain all the items thereof, which shall be certified to be correct by the chief justice of said court before any warrants shall issue therefor. For the purpose of paying for extra Help for clerk clerical help in the office of the clerk of the supreme court the

Janitors, etc., \$7,000.

supreme court, sum of five hundred dollars, or so much thereof as may be necessary. For the payment of janitors and night-guard for the SEC. 6. capitol building the sum of seven thousand dollars (\$7,000), or so much thereof as may be necessary, to be expended under the di-

rection of the executive council.

Providential contingencies, \$10,000.

Sec. 7. For providential contingencies, the sum of ten thousand dollars (\$10,000), said amount to be under the control of the executive council, and all payments from said fund shall first receive its unanimous approval. Any expenditure under this section shall be reported in detail by the auditor of state in his

biennial report.

Approval; report. Interest on

debt, \$40,000.

SEC. 8. For the payment of the interest to become due on the indebtedness of the state to the permanent school-fund, the sum of forty thousand dollars (\$40,000), or so much thereof as may be necessary. The auditor of state shall draw warrants for the

above appropriation as the said items of interest become due. To the lieutenant-governor, Orlando H. Manning, as

Lieutenant 1,100.

president of the senate, the sum of eleven hundred dollars **(\$1.100).**

To George R. Struble, as speaker of the house, the speaker, 2550. sum of five hundred and fifty dollars (\$550), which shall be in

addition to his salary as a member of the house.

SEC. 11. To Frank T. Campbell, as president of the senate Lieutenant-go during its temporary organization, the sum of forty dollars ernor Campbell,

(\$40).

To Platt Wicks, as speaker of the house during Temporary speaker, \$20. SEC. 12. its temporary organization, the sum of twenty dollars (\$20).

SEC. 13. To F. D. Jackson, secretary of the senate, and E. C. For preparing, etc., journals,

Haynes, chief clerk of the house, for transcribing and indexing \$600. the journals of their respective houses, superintending the printing and distributing the same, the sum of six hundred dollars each, one-half to be paid when a certified copy of the journals is filed in the office of the secretary of state, and the balance Warrants therefore shall be iswhen the distribution is made. sued under the direction of the executive council.

SEC. 14. To the chaplains of the senate and house the sum chaplains, of six hundred dollars. Warrants therefore shall be drawn on \$600. the certificate of the president of the senate and speaker of the house; and the amounts, or so much thereof as shall be necessary, to be divided among themselves; warrants for the above to be drawn in favor of Rev. W. F. Harned.

To the members of the executive council, for extra members of exofficial services for the years 1882 and 1883, the sum of six hun-scuttve council, dred dollars (\$600) each, and warrants therefor shall be issued monthly, at the end of each month.

SEC. 16. To Redhead, Wellslager & Co., for pens, ink, paper, stationery, and other material furnished for the use of the general assembly, \$234.01.

the sum of two hundred and thirty-four dollars and one cent **(\$234**.01).

SEC. 17. To Bolton Bros., for material used in repairing leg-Hardware, etc., islative halls, the sum of eighty-six dollars and three cents \$88.03. **(\$86**.03),

SEC. 18. To Western Lithographing Company, for maps, etc., Maps, etc., \$124

for the use of the general assembly, the sum of one hundred and twenty-four dollars (\$124).

SEC. 19. To L. Harbach, for chairs and gavels for the presid-gavels and furing officers, and other furniture for the use of the general niture, \$104.50. assembly, the sum of one hundred and four dollars and fifty cents (\$104.50).

SEC. 20. To J. D. Seeberger, for material used in repairing Repairing desks in legislative halls, the sum of six dollars and five cents docks, \$6.06.

(\$6.05).

To Al. Grefe, for waste-baskets for senate and house waste-baskets,

clerks, the sum of two dollars and sixty cents (\$2.60).

SEC. 22. To W. T. Hammond, for making diagrams of the Diagrams, \$10. house and senate for use on presiding officers desks, the sum of

ten dollars (#10)

To Rosellen & Dings, for work and material used in Materials for repairing gas-fixtures in legislative halls, the sum of twelve dol-repairs, \$12.90. lars and ninety cents (\$12.90).

To C. H. Ward & Co., for paints, oils, varnishes, etc., Same, \$83,85. used in repairing legislative halls, and other articles for use of general assembly, the sum of eighty-three dollars and thirty-five cents (\$83.35) SEC. 25. To Mrs. J. [I.] N. Hartzell, for paste furnished for Paste, \$35. ninteenth general assembly, the sum of thirty-five dollars (\$35). To Frank Thurber, D. A. Scoles, N. H. Brookover, and C. A. Ryden, extra janitors, and Ed. Entwistle, fireman for Janitors and fireman, \$1,072. the house, at four dollars (\$4.00) per day each, the sum of one thousand and seventy-two dollars (\$(1,072). SEC. 27. To Mills & Co., for extra cover paper for use of the Paper, \$92.40. general assembly, the sum of ninety-two dollars and forty cents **(\$**92.40). SEC. 28. To Betzer & Gregoire for printing 1,000 copies of Printing in Dutch, \$45.40. the governor's inaugural address in Holland, the sum of fortyfive dollars and forty cents (\$45.40). SEC. 29. For 154 copies of McClain's Annotated Codes and 29 Annotated copies of Miller's Annotated Codes, at \$7 per copy, purchased code, \$1,281. for the use of and by the authority of the nineteenth general assembly, the sum of twelve hundred and eighty-one dollars **(\$1,281).** SEC. 30. To John Harley, for one mail-bag purchased for use Mail-bag, \$10. of general assembly, the sum of ten dollars (\$10). SEC. 31. For printing the governor's message and inaugural Printing in foraddress in foreign languages, the sum of twenty-five hundred eign languages, \$2,500. dollars, or so much thereof as may be necessary, to be audited upon the certificate of the secretary of state. SEC. 32. To Bogue & Wyman, for room-rent for committees of nineteenth general assembly, the sum of one hundred dollars Room-rent, \$100. **(\$100)**. To Ris[e]ley & Vail, for room-rent for committees of SEC. 33. Same, \$100. nineteenth general assembly, the sum of one hundred dollars (\$100). To the Woman's Christian Temperance Union, for room-rent for committees of nineteenth general assembly, the Same, \$80. sum of eighty dollars (\$80). SEC. 35. To Des Moines City Library Association, for reomrent for committees of nineteenth general assembly, the sum of Same, \$100. one hundred dollars (\$100). To [Henry] Creswell, 416 E. Locust street, for room Same, \$10. for agricultural college committee, ten dollars (\$10). SEC. 37. To G. Hinrichs, for rent of rooms for weather-service, the sum of three hundred dollars (\$300).
SEC. 38. To secretary of state, for extra clerk-hire, in prepar-Weather-ser-vice reut, \$300. ing syllabus of the laws of the 19th general assembly, as per Syllabus of laws \$40. concurrent resolution, the sum of forty dollars (\$40). Sec. 39. For the payment of costs, the sum of sixty-six and

Costs in State v. 55-100 dollars to pay costs in case of State of Iowa vs. Martin

according to following fee-bill:

Heisey et al., prosecuted in district court of Jones county, Iowa,

Clerk's fees	7.00
Reporter's fees	8.00
Sheriff's fees	8.15
John Shane, referee	25.00
W. H. Pierson, witness	1.35
A. E. Martin, witness	1.35
Lewis Rintz, witness	
	1.35
	5.00
Printing appellee's argument	8.00

\$66.55

SEC. 40. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 18, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 20, and the *Iowa State Register March* 21, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 139.

THE NEW CAPITOL.

AN ACT to Amend Section 3 of Chapter 110, of the Laws of the Thir-s. F. 383. teenth General Assembly, [An Act to provide a State Capitol,] approved April 13, 1870.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the second clause of section 3, of chapter 110 chap. 113, 1876; of the laws of the thirteenth general assembly, as amended by the section 1, of chapter 151 of the laws of the sixteenth general tertal may be assembly, be amended by the addition of the following proviso: advertising.

Provided, that artistic work, and such other work and material as in the judgment of the commissioners will be for the interest of the state to so let, may be purchased or contracted for without advertising as required by said section 3.

advertising as required by said section 3.

SEC. 2. This act being deemed of immediate importance shall Publication.
be in force from and after its publication in the daily Iowa State

Register and daily Iowa State Leader.

Approved, March 18, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 21, and the *Iowa State Register* March 23, 1932, J. A. T. HULL, Secretary of State.

CHAPTER 140.

FEES UNDER HEALTH LAW.

S. F. 195.

AN ACT Amending Section 3, of Chapter 151, Acts of the Eighteenth General Assembly, [Board of Health Law,] relating to Fees of Clerks of District and Circuit Courts.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section 3 of chapter 157 [151] of laws of Chap. 151, 1830. the eighteenth general assembly be amended by adding thereto as follows: "For which service the clerk shall receive in additionation to the compensation already allowed him by law the sum of riages, etc., and ten cents for each birth, marriage, or death so recorded by him, and the further sum of ten cents for each one hundred words of written matter contained in said report, the same to be paid out of the county fund."

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from an[d] after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 18, 1882.

I hereby certify that the foregoing act was published in *The Iovoa State Leader* March 21, and the *Iovoa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 141.

VILLAGE OF STEELE TO BE CALLED PLANO.

8. F. 258. AN ACT to Change the Name of the Village of Steele, in Appanoese County, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the name of the village of Steele, Apparoto be called plane.

The same is hereby changed to the name of Plano, and that hereafter it shall be known and designated as the town of Plano, and that all conveyances and transfers of all lots and real estate described and numbered on the recorded plat of the village of Steele shall now and hereafter be known, numbered, and described as of the town of Plano.

SEC. 2. This act shall in no wise affect any vested rights of any person or corporation acquired prior to the passage of this act.

Approved, March 18, 1882.

CHAPTER 142.

LEGALIZING PURCHASE OF REAL ESTATE.

AN ACT to Legalize the Purchase of certain Real Estate for School H. F. 476.
Purposes by the Independent District of Winterset.

WHEREAS, On the 21st day of August, 1876, the independent Preamble district of Winterset purchased for school purposes lot 8, in block 17, original plat of Winterset, Iowa, and received a conveyance therefore; and,

WHEREAS, Said property was purchased and paid for by the Property bought board of directors of said independent district without the con-without popular currence therein of the voters of the same at an annual or other meeting of said independent district in appropriating and applying the taxes and funds for such purposes; and

ing the taxes and funds for such purpose; and,
WHERRAS, Doubts have arisen as to the legality of the acts
of said board of directors, and as to the title to said lot by reason

of the facts aforesaid; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the action of the board of directors of the Purchase legal-independent district of Winterset, in the purchase of lot 8, in isod. block 17, of the original plat of Winterset, is hereby legalized, and the conveyance of the same to said independent district of Winterset shall have the same force and effect as if the formalities of the law had been fully complied with in obtaining and paying for the same.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Winterset Madisonian, a newspaper published at Win-

terset, Iowa, without expense to the state.

Approved, March 18, 1882.

I hereby certify that the foregoing article was published in the Winterest Madisonian March 25, and the Iowa State Register April 4, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 143.

JURISDICTION CEDED IN COUNCIL BLUFFS.

S. F. 847.

AN ACT to Cede Jurisdiction over certain Lots to be acquired and owned by the United States Government in the City of Council Bluffs, for the Site of the Post-office, Internal Revenue, and other Government Offices therein.

Be it enacted by the General Assembly of the State of Iowa:

Jurisdiction ceded to the for government

That jurisdiction is hereby ceded to the United States over those certain lots in the city of Council Bluffs hereafter acquired and owned by the United States government and over lots used held or used for the accommodation of the post-office, internal revenue offices, and other government offices at the city of Council Bluffs, state of Iowa: Provided, that such jurisdiction is

Proviso; state's granted upon the express condition that the state of Iowa shall retain concurrent jurisdiction with the United States in and over the said lot or lots so far as that civil process in all cases not e a ffecting the real and personal property of the United States, and such criminal and other process as shall issue under the authority of the state of Iowa, against any person or persons charged with crime or misdemeanors committed within or without the limits of the said lots, may be executed therein in the same way and manner as if no jurisdiction had been hereby ceded.

Publication.

SEC. 2. This act being deemed of immediate importance shall be in force from and after its publication in the Iowa State Register, a newspaper published in Des Moines, and The Daily Nonpareil, a newspaper in the city of Council Bluffs, Iowa. Approved, March 20, 1882.

I hereby certify that the foregoing act was published in the Iowa State Register March 23, and The Daily Nonparell March 25, 1882. J. A. T. HULL, Secretary of State,

CHAPTER 144.

ARGUMENTS ON MOTIONS FOR REHEARING IN THE SUPREME COURT.

S. F. 260.

AN ACT to Repeal Sections 3201 and 3202 of the Code of 1878, and to Provide a Substitute therefor in Relation to Petitions and Arguments for Rehearing in the Supreme Court. [Amendatory of Ch. 2, Title XIX, relating to appellate Proceedings in the Supreme Court.1

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That sections 3201 and 3202 of the code of 1873 sec. 2001 be and the same are hereby repealed and the following enacted and \$202 super in lieu thereof:

Sec. 3201. If a petition for rehearing be filed the same shall suspend the decision, if the court on its presentation, or one of the judges if in vacation, shall shall so order, in either of which case such decision shall be suspended until after the final arguments pro-

vided for in the next section.

Sec. 3202. The party filing a petition for rehearing may make the same an argument or a brief of authorities upon which he relies for a rehearing, and if he desires to make an oral argument in support of his petition, and as upon rehearing, he shall make an indorsement upon his argument, or brief, either in writing or print, stating in substance that the petition[er] for a rehearing will ask to be heard orally in support thereof, which notice shall be served with the petition for rehearing upon the adverse party, and deposited with the clerk of the supreme court; and in such case such petitioner and the counsel for the adverse party shall have the right to be heard orally thereon at the next term of said court, or any subsequent term to which the same is continued. In such case it shall be the duty of the clerk to place the cause wherein the petition is filed upon the docket for the next term of the court beginning not less than twenty days after the depositing of the petition, in-dorsed as aforesaid, in his office. Petition for rehearing suspends judgment till when.

Orai argument,

Duty of clerk.

SEC. 2. This act being deemed of immediate importance Publication. shall take effect from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 22, and the *Iowa State Register March* 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 145.

LEGALIZING INCORPORATION AND CHANGE OF NAME.

AN ACT to Legalize the Incorporation and Change of Name of the s. F. 224.

Town of "Menlo" in Guthrie County, Iowa.

Whereas, At the December term of the circuit court of Presemble, Guthrie county, Iowa, for the year 1881, application was regularly made to incorporate the town of "Guthrie" in said county under the name of "Menlo;" and,

WHEREAS. The said court ordered an election for that pur-Guthrie changed pose to be held in the said town of "Guthrie" on the 2d day of to Menlo. February, 1882; and,

Voted to incorporate.

WHEREAS, Said election was duly held on that day and the proposition to incorporate under the name of "Menlo" carried by a large majority; and,

WHEREAS. Doubts have arisen as to the legality of such incorporation by reason of such change of name, and the legality of change; therefor e.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the incorporation of the said town of "Guthrie" under the name of "Menlo," and also such change, of Incorporation and change of "Guthrie" under the name of "Menlo," and also such change, or name is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized and declared to be as valid and bindname is [are] hereby legalized ing as though full power and authority had existed on the part of the circuit court of said county to so order such election with such change of name, and on the part of the citizens of said town to so incorporate.

Conveyances,

Sec. 2. All conveyances, incumbrances, or transfers of any kind whatever, executed before the passage of this act, relating to real estate or other property in said town of "Guthrie." and all records relating thereto, shall be taken and held to apply and relate to real estate or other property of the town of "Menlo."

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published in Des Moines, Iowa, without expense to the state. Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 22, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 146.

PAYMENT OF RAILROAD COMMISSIONER TAX.

S. F. 257.

AN ACT to Amend Section 8 of Chapter 77, Acts of 17th General Assembly, [Establishing a Board of Railroad Commissioners,]

Making the Railroad Commissioners' Tax payable directly into the State Treasury.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. The executive council shall, on or before its an-Chap. 77, 1878. nual meeting on the second Monday in July in each year, de-Executive countries termine the amount required to be paid by each railroad comamount to be pany to meet the sum certified to by the board of commissioners, paid by railroads and shall levy the same upon the property of the railroad comfor railroad and shall levy the same upon the property of the railroad com-commissioners' panies in the state, and shall notify each company of the said levy, and said tax shall be paid by the railroad companies into To be paid into the state treasury.

SEC. 2. The taxes levied under the provisions of this chapter Chap. 59, 1878. shall be due and collectible as provided by section 5, chapter 59, tax.

acts of 17th general assembly.

SEC. 3. This act being deemed of immediate importance shall Publication. be in force from and after its publication in the Iowa State Register and Iowa State Leader, papers published at Des Moines, Iowa

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 22, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 147.

BONDING COUNTY INDEBTEDNESS.

AN ACT to Amend Chapter 183 of the Acts of the Eighteenth Gen-8, F. 126. eral Assembly relating to the Bonding of County Indebtedness.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 183 of the acts of the eighteenth Chap. 183, 1880. general assembly be and the same is hereby amended as follows: Debt January 1, Strike out of the fourth line of section one of said chapter the funded. figures "1880" and insert in lieu thereof the figures "1882"; also, strike out of the sixth line of said section the figures "1880" and insert in lieu thereof the figures "1882"; also, strike interest reout the word "seven" in the third line of section two of said duced. chapter, and insert the word "six."

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March 22*, and the *Iowa State Register March 23*, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 148.

EXECUTIVE COUNCIL MAY SELL A NEW ISLAND.

S. F. 314.

AN ACT Authorizing the Executive Council to sell and convey an Island newly formed by Accretion in the Mississippi River, and located in Sections 34 and 35, Township 78, Range 3 East of the 5th p. m., in Scott County, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

Preamble.

SECTION 1. THAT, WHEREAS, An island has been formed by accretion in the Mississippi River, near the Iowa shore, located in the north half of the southeast quarter of section 34, and the north half of the southwest quarter of section 35, all in township 78, range 3 east of the 5th p. m., in Scott county, state of Iowa,

which said island belongs to the state of Iowa; and,

Council may sell island in Mississippi. Whereas, Said island is not needed by the state of Iowa for any specific purpose, and has not been otherwise disposed of; now, therefore, Be it enacted that the executive council of the state of Iowa be and is hereby authorized and empowered to have said island surveyed and appraised by disinterested parties; and said executive council is hereby authorized and empowered to sell said island for not less than such appraised value, for the benefit of the state of Iowa, and to convey to the purchaser all the right, title, and interest of the state of Iowa in and to the same.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 22, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 149.

INSURANCE OF SCHOOL PROPERTY.

H. F. 207.

AN ACT to Enable Boards of Directors of Independent School-Districts to Insure School Property. [Amendatory of Code, Chapter 9, Title XII, relating to the System of Common Schools.]

Be it enacted by the General Assembly of the State of Iowa: Section 1. That the board of directors of any independent school-district organized under any of the laws of this state may independent use unappropriated contingent funds for the purpose of effect-districts pay for ing an insurance on the school property of there [their] district, of contingent but they may contract no debts for this purpose.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 22, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 150.

AN ACT to Amend certain Sections of Chapter 5, Title XII, Code of H. F. 116.
1873 [in Reference to the State Reform School], relating to the
Time of holding Pupils in the Girls' Department of the Iowa Reform School.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That sections 1659, 1660, and 1661, of chapter 5, code, secs. title 12, of the code of 1873, be and the same are hereby amended amended by striking out the word "majority," where it occurs in said circle may be resections, and inserting the words "twenty-one years" in lieu tained until 21. thereof.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines,

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register March 28*, and in *The Iowa State Leader May 2*, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 151.

PAYMENT OF UNCLAIMED FEES INTO THE COUNTY TREASURY.

H. P. 98.

AN ACT to Repeal Sections 3786 and 3815 of the Code of Iowa, relating to the Payment of Fees into the County Treasury and to Enact a Substitute therefor. [Amendatory of Code, Title XXIII, Chapter 2, relating to the Compensation of County and Town Officers.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section[s] 3786 and 3815 of the code be and Code, sec and \$815. cos. 3786, the same are hereby repealed, and the following enacted in lieu thereof:

Clarks of courts to pay over un-claimed fees six months in his hands twice a

Sec. 3786. The clerk of the district and circuit courts shall, on the first Monday in January and July of each year, pay into the county treasury for the use of the county all fees of whatever kind in his hands at the date of preceding payment, and still unclaimed, and at the time of so doing he shall take from the treasurer duplicate receipts thereof [for], giving the title of the cause and style of the court in which the same was pending, with the names of the witnesses, jurors, officers, or other persons, and the amount each one is entitled to receive, one of which receipts he shall file with the county auditor, who shall charge the amount thereof to the treasurer as so much county revenue. and shall enter the same upon the proper records as a claim allowed, and on demand by the persons entitled to said fees he shall issue county orders for the amount

due each person respectively.

Payment to

Sec. 3815. Each justice of the peace shall, on the first Monday in January and July, each year, pay into the county treasury for the use of the county all fees of whatsoever kind in his hands at the date of proceeding [preceding] payment and still unclaimed, and at the time of so doing he shall take from the treasurer duplicate receipts therefor, giving the title of the cause, with the names of the witnesses, jurors, officers, or other persons, and the amount each one is entitled to receive, one of which receipts he shall file with the county auditor, who shall charge the amount thereof to the treasurer as so much county revenue, and shall enter the same upon the proper records as a claim allowed, and on demand by the persons entitled to said fees he shall issue county orders for the amount due each person respectively.

SEC. 2. Each county treasurer shall make a certified statement of all unclaimed fees in his hands at the time of the

Justices, same

taking effect of this act, showing the title of the cause, style of Tressurer to the court, name of the individual, and the amount to which with county each one is entitled, and file the same with the county auditor, and with county who shall charge the treasurer in the county fund with the aggregate amount so certified, and place the same on the proper record as a claim allowed, and issue county orders therefor upon demand by the parties entitled thereto.

demand by the parties entitled thereto.

SEC. 3. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers pub-

lished at Des Moines, Iowa. Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 22, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 152.

EXPENSES OF A LEGISLATIVE INVESTIGATION.

AN ACT to Provide for the Payment of the Expenses incurred by H. F. 477. the Special Investigating Committee of the Nineteenth General Assembly.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated out of any money not otherwise appropriated to the persons and for the purpose[s] herein named:

Item 1. To A. L. Warrick for services as stenographer before Appropriation said committee, twenty-four days at six dollars per day: one pher, \$144;

hundred and fifty dollars.

Item 2. To J. H. Stevenson for services as notary public for notary before said committee, three days at three dollars per day: \$9.00. public, \$9.

SEC. 2. This act being of immediate importance shall be in Publication. effect from and after its publication in Iowa State Register and State Leader, newspapers published at Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 23, and the *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 153.

THE PUBLIC PRINTING.

H. F. 72.

AN ACT to Amend Section 3764 of the Code, [Title XXIII, Chapter 1, fixing the Compensation of County Officers,] relative to Compensation of State Printer.

Be it enacted by the General Assembly of the State of Iowa:

Oode, sec. 8764.

Letter-heads, envelops, and postal-cards to be printed under contract. SECTION 1. That the following be added to section 3764 of the code of 1873: Provided, that nothing contained in this section shall be construed as fixing the rate of compensation for printing letter-heads, envelops, or postal-cards; and it shall be the duty of the secretary of state to have such work done by contract with the office agreeing to do the same for the lowest price.

Publication.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the State Register and State Leader, newspapers published in Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March 22*, and the *Iowa State Register March 23*, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 154.

JAILS IN SECOND-CLASS CITIES.

H. F. 421.

AN ACT Authorizing Cities of the Second Class to erect and maintain City Jails. [Additional to Code, Title IV, Chap. 10, relating to Cities and Towns.]

Be it enacted by the General Assembly of the State of Iowa:

City may erect

Section 1. That any city of the second class shall have the power to erect and maintain a city jail and to purchase the necessary grounds therefor, and to appropriate out of its general fund the amounts necessary for said purposes.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the

Publication.

Iowa State Register and The Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* March 22, and *Iowa State Register* March 23, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 155.

LEGALIZING MORAVIA.

AN ACT to Legalize the Incorporation and the Official Proceedings of H. F. 469. the Town of Moravia, in the County of Appanoose, State of Iowa.

WHEREAS, Doubts have arisen as to the legality of the incor-presentation of the town of Moravia, in the county of Appanoose, state of Iowa, and *in* the election of its officers and the ordinances passed by the town council of said town; therefore,

Be it enacted by the General Assembly of the State of Iowa':

SECTION 1. That the incorporation of said town of Moravia, Incorporation, in Appanoose county, in the state of Iowa, the election of its ordinances for official acts done and ordinances passed by salised the town council of said town not in contravention with the laws of the state of Iowa are hereby legalized and the same are made valid as though the law had in all respects been strictly complied with.

SEC. 2. This act being deemed of immediate importance shall Pablication. be in force and take effect from and after its publication in the Des Moines State Register and the Moravia Criterion, newspapers published at Des Moines and Moravia, Iowa, without expense to the state.

Approved, March 20, 1882.

I hereby certify that the foregoing act was published in the Moravia Criterion March 24, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 156.

TERMS OF COURT IN ELEVENTH DISTRICT.

Sub. S. F. 387. AN ACT to Change the Terms of Court in certain Counties of the Eleventh Judicial District.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the arrangement of the terms of the district and circuit courts made by the judges of the 11th judicial district for the years 1882 and 1883 be and the same is hereby

changed as follows:

changed.

The district court shall begin in Boone and Hamilton counties in Boone, Ham on the first Thursday after the dates fixed by said order of the liton, and Web judges, and in Webster county one week later than is fixed by ster counties, said orders;

Circuit courts, fall of 1882.

And the circuit court shall be held commencing as follows: Fall term 1882—Hamilton county August 21, Wright county September 4, Franklin county September 18, Hardin county October 2, Marshall county October 16, Story county November 13, Boone county November 27, Webster county December 18.

Circuit courts,

1883—Hamilton county January 22 and August 20, Wright county February 5 and September 3, Franklin county February 19 and September 10, Hardin county March 5 and September 24, Marshall county March 26 and October 15, Story county April 23 and November 12, Boone county May 7 and November 26, Webster county June 4 and December 17. Approved, March 20, 1882.

CHAPTER 157.

PROVIDING FOR AN OCULIST AT THE COLLEGE FOR THE BLIND.

S. F. 335. AN ACT Making an Appropriation to Employ an Expert Oculist for the Benefit of the Inmates of the College of [for] the Blind.

Be it enacted by the General Assembly of the State of Iowa:

\$1,000 appreprinted.

Section 1. That there is hereby appropriated one thousand dollars out of any money in the state treasury not otherwise appropriated, to be expended under the direction of the trustees of the college of the blind to secure the services of an expert oculist of reputation, for the benefit of the inmates of said institution. No part of said appropiration shall be expended for any other purpose than the one herein named, and then only under wot to be dithe direction and at the discretion of said trustees. The auditor vertedis hereby authorized to draw his warrant on the treasurer for the Warrantabove amount in favor of the treasurer of said board of trustees.

SEC. 2. It shall be the duty of the board of trustees to make or cause to be made to the next general assembly a report of the Report. manner in which the above appropriation has been expended and also of the results accomplished thereby.

Appproved, March 20, 1882.

CHAPTER 158.

TAXATION FOR BOAD PURPOSES IN MUNICIPALITIES.

AN ACT Providing for the Taxation of certain Property for Road S. F. 250. Purposes.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all property now subject to taxation in any Taxable property or town which by law is not subject to taxation for general erty not subject municipal purposes shall nevertheless be liable to taxation for taxation to be road purposes as may be provided by the council of such city or liable for road-town, but not exceeding the rate of five mills upon the dollar of the assessed valuation thereof.

Approved, March 20, 1882.

CHAPTER 159.

PAY OF COUNTY SUPERVISORS.

AN ACT to Repeal Section 8791 [Chapter 2, Title XXIII, Fixing the 8. F. 144. Compensation of County and Township Officers] of the Code of 1873, and to Enact a Substitute therefor, relating to the Compensation of Members of Boards of Supervisors.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 3791 of the code of 1873 be and the code, section same is hereby repealed, and there is hereby enacted in lieu *** section sec

Per diem: in session; on committee; mileage.

Proviso: limitation on session service; counties of not over 10,000;

of 10,000-23,000;

of over 28,000.

Ch. 111, 1880: Restoration of

trict in two counties not to

The members of the board of supervisors shall each receive four dollars for each day actually in session, and two dollars and fifty cents per day, exclusive of mileage, when not in session but employed on committee service, and six cents per mile for every mile traveled in going to and from the regular and adjourned sessions of the board and in going to and from the place of performing committee service: Provided, That in counties having a population, as shown by the last preceding census of ten thousand or less, they shall not receive compensation for session service for more than twenty days in one year; and in counties having a population of more than ten thousand, but less than twentythree thousand, for more than thirty-five days of such service in one year; and in counties having a population of twenty-three thousand or over, for more than forty days of such service in one year.

Approved, March 20, 1882.

CHAPTER 160.

RESTORATION OF SCHOOL-DISTRICT TERRITORY.

sub. S. F. 275. AN ACT to Amend Chapter 111 of the Laws of the Eighteenth General Assembly, in Relation to the Restoration of Territory in School-Districts.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That chapter 111 of the laws of the eighteenth general assembly be amended by adding to said chapter the fol-Bestoration of lowing words; to-wit; Provided, however, that no such restoration shall be made, unless there are fifteen or more pupils between be made unless, the ages of five and twenty-one years actually residing upon said territory sought to be restored, and not until there has been a suitable school-house erected and completed within the limits of said territory suitable for school purposes.

Approved, March 20, 1882.

CHAPTER 161.

PAY OF COUNTY SUPERINTENDENTS.

AN ACT to Amend Section[8] 1774 and 1776, | Chap. 9, Title XII, per-Substitute for taining to the System of Common Schools, | of the Code in Relation 8. F. 71. to the Duties and Compensation of County Superintendents of

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 1776 of the code be and the same is Code, sec. 1776. hereby amended by striking out the word "three" in the second amended; per diem increased.

line and inserting in lieu thereof the word "four."

SEC. 2. That section 1774 be amended by striking out of said Sec. 1774, same. section the words: "He shall visit each school in his county at least once in each term, and shall spend at least one-half day in each visit"; and inserting in lieu thereof the following: "He may May visit at disast his discretion visit the different schools in his county, and shall visit on shall at the request of a majority of the directors of a district, application of visit the school in said district at least once during each term. Approved, March 20, 1882.

CHAPTER 162.

SENATORIAL APPORTIONMENT.

AN ACT Apportioning the State of Iowa into Senatorial Districts.

Substitute for S. F. 192.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That one senator for forty-six thousand inhabit-

ants is hereby constituted the ratio of apportionment.

Each senatorial district shall be entitled to one senator, and every county and district which shall have a number of inhabitants equal to one-half the ratio fixed in the first section hereof, shall be entitled to one senator.

SEC. 3. Lee county shall be the first district, and entitled to 1. Lee.

one senator, 34,859.

SEC. 4. Van Buren and Davis counties shall be the second 2 van Buren and Davis. district, and entitled to one senator, 33,510.

SEC. 5. Appanoose and Monroe counties shall be the third s. Appanoose and Monroe.

district, and entitled to one senator, 30,355.

SEC. 6. Wayne and Lucas counties shall be the fourth district, 4. Wayne and and entitled to one senator, 30,657.

29. Jasper.

Clarke and Decatur counties shall be the fifth district. Sec. 7. 5. Ularke and and entitled to one senator, 26,848. Decatur. Ringgold, Taylor, and Union counties shall be the 6. Taylor, etc. sixth district, and entitled to one senator, 42,700. SEC. 9. Fremont and Page counties shall be the seventh dis-7. Fremont and trict, and entitled to one senator, 37,320. Mills and Montgomery counties shall be the eighth SEC. 10. Mills and district, and entitled to one senator, 30,030. Montgomery. SEC. 11. Des Moines county shall be the ninth district, and 9. Des Moines. entitled to one senator, 33,099. SEC. 12. Jefferson and Henry counties shall be the tenth dis-10. Jefferson trict, and entitled to one senator, 38,304. and Henry. SEC. 13. Louisa and Washington counties shall be the elev-11. Louisa and enth district, and entitled to one senator, 33,521. Washington. SEC. 14. Keokuk and Iowa counties shall be the twelfth dis-12. Reokuk and trict, and entitled to one senator, 40,480. Wapello county shall be the thirteenth district, and SEC. 15. entitled to one senator, 25,282. 13. Wapello. Mahaska county shall be the fourteenth district, and SEC. 16. 14 Mahaska entitled to one senator, 25,201. Marion county shall be the fifteenth district, and SEC. 17. 15. Marion. entitled to one senator, 25,111. Madison and Warren counties shall be the sixteenth SEC. 18. 16 Madison and Warren. district. and entitled to one senator, 36,803. Audubon, Guthrie, and Dallas counties shall be the SEC. 19. 17. Dallas, etc. seventeenth district, and entitled to one senator, 41,057. SEC. 20. Adams, Adair, and Cass counties shall be the eighteenth district, and entitled to one senator, 40,030. 18. Cass, etc. SEC. 21. Pottawattamie county shall be the nineteenth dis-19. Pottawatta- trict, and entitled to one senator, 39,846. mie. SEC. 22. Muscatine county shall be the twentieth district, 20. Muscatine. and entitled to one senator, 23,168. SEC. 23. Scott county shall be the twenty-first district, and 21. Scott. entitled to one senator, 41,270. SEC. 24. Clinton county shall be the twenty-second district. 22. Olinton. and entitled to one senator, 36,764. Jackson county shall be the twenty-third district, SEC. 25. and entitled to one senator, 23,771. 23. Jackson. SEC. 26. Cedar and Jones counties shall be the twenty-fourth 24. Cedar and district, and entitled to one senator, 39,989. Jones. SEC. 27. Johnson county shall be the twenty-fifth district, and entitled to one senator, 25,429. 25. Johnson. SEC. 28. Linn county shall be the twenty-sixth district, and entitled to one senator, 37,235. 26. Linn. Benton county shall be the twenty-seventh district, SEC. 29. and entitled to one senator, 24,888. 27. Benton. SEC. 30. Marshall county shall be the twenty-eighth district, Marshall. and entitled to one senator, 23,752.

SEC. 31. Jasper county shall be the twenty-ninth district, and

entitled to one senator, 25,962.

SEC. 32. Polk county shall be the thirtieth district, and en- 30. Polk. titled to one senator, 42,395.

SEC. 33. Boone and Story counties shall be the thirty-first 31. Boone and

district, and entitled to one senator, 37,744.

SEC. 34. Hardin and Grundy counties shall be the thirty-32. Hardin and Grundy. second district, and entitled to one senator, 30,448.

SEC. 35. Buchanan and Delaware counties shall be the thirty-33. Buchanan and Delaware.

third district, and entitled to one senator, 36,499.

Harrison and Shelby counties shall be the thirty- 34. Harrison and Shelby. SEC. 36. fourth district, and entitled to one senator, 29,345.

Dubuque county shall be the thirty-fifth district, ss. Dubuque

and entitled to one senator, 42,997.

Clayton county shall be the thirty-sixth district, and 36. Clayton

entitled to one senator, 28,829.

SEC. 39. Hamilton, Webster, and Wright counties shall be 87. Webster, etc. the thirty-seventh district, and entitled to one senator, 32,264.

SEC. 40. Black Hawk county shall be the thirty-eighth dis- 88. Black Hawk.

trict, and entitled to one senator, 23,913.

SEC. 41. Butler and Bremer counties shall be the thirty-ninth 89. Butler and Bremer district, and entitled to one senator, 38,374.

Allamakee and Fayette counties shall be the fortieth 40. Allamakee and Fayette. SEC. 42.

district, and entitled to one senator, 42,049.

SEC. 43. Howard, Mitchell, and Worth counties shall be the 41. Mitchell, etc.

forty-first district, and entitled to one senator, 33,151.

Winneshiek county shall be the forty-second dis-42. Winneshiek. SEC. 44.

trict, and entitled to one senator, 23,937.

SEC. 45. Cerro Gordo, Franklin, Hancock, and Winnebago 43. Corro counties shall be the forty-third district, and entitled to one Gordo, etc. senator, 30,079.

Chickasaw and Floyd counties shall be the forty-44. Chickasaw

fourth district, and entitled to one senator, 29,211.

SEC. 47. Poweshiek and Tama counties shall be the forty-45. Poweshiek and Tama.

fifth district, and entitled to one senator, 40,521.

SEC. 48. Woodbury, Monona, and Crawford counties shall be 46. Woodbury,

the forty-sixth district, and entitled to one senator, 35,965.

SEC. 49. Humbol[d]t, Pocahontas, Palo Alto, Emmet, Kossuth, 47. Kossuth, and Clay counties shall be the forty-seventh district, and entitled etc. to one senator, 25,162.

SEC. 50. Greene, Carrol[1], and Calhoun counties shall be the 48. Greene, etc.

forty-eighth district, and entitled to one senator, 31,071.

SEC. 51. Plymouth, Sioux, Lyon, O'Brien, Osceola, and Dick-49. Plymouth, inson counties shall be the forty-ninth district, and entitled to etc. one senator, 24,236.

Buena Vista, Cherokee, Sac, and Ida counties shall 50. Cherokee, SEC. 52.

be the fiftieth district, and entitled to one senator, 28,933.

SEC. 53. The change of any district shall not affect any senators not to senator during the term of office for which he has been elected. be affected.

Approved, March 23, 1882.

CHAPTER 163.

CONGRESSIONAL APPORTIONMENT.

Substitute for H. F. 420, 422, and 427.

AN ACT to Divide the State into Eleven Congressional Districts, and to Provide for the Election of Congressional Districts, and

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That this state shall be divided into eleven congressional districts, as follows:

Eleven districts.

SEC. 2. First district: The counties of Lee, Des Moines,

First district.

Henry, Van Buren, Jefferson, Washington, and Louisa. SEC. 3. Second district: The counties of Jones, Jackson,

Second district. Clinton, Cedar, Scott, and Muscatine.

Third district: The counties of Dubuque, Delaware, SEC. 4. Buchanan, Black Hawk, Bremer, Butler, and Grundy.

SEC. 5. Fourth district: The counties of Clayton, Fayette, Fourth district. Winneshiek, Allamakee, Howard, Mitchell, Floyd, and Chicka-

SEC. 6. Tenth district: The counties of Boone, Story, Har-Tenth district. din, Hamilton, Webster, Franklin, Wright, Humboldt, Hancock, Cerro Gordo, Worth, Winnebago, and Kossuth.
SEC. 7. Fifth district: The counties of Marshall, Tama,

Fifth district.

Benton, Linn, Johnson, and Iowa. SEC. 8. Sixth district: The counties of Jasper, Poweshiek,

Birth district.

Mahaska, Monroe, Wapello, Keokuk, and Davis. SEC. 9. Eighth district: The counties of Clark[e], Lucas,

Eighth district. Ringgold, Decatur, Wayne, Appanoose, Union, Adams, Page, and Taylor.

Ninth district.

SEC. 10. Ninth district: The counties of Pottawattamie, Cass, Mills, Audubon, Crawford, Montgomery, Shelby, Fremont, Harrison.

SEC. 11. Seventh district: The counties of Guthrie, Dallas,

Seventh district. Eleventh dis-

trict.

Polk, Adair, Madison, Warren, Marion.
SEC. 12. Eleventh district: The counties of Lyon, Osceola, Dickinson, Emmet, Sioux, O'Brien, Clay, Palo Alto, Plymouth, Cherokee, Buena Vista, Pocahontas, Woodbury, Ida, Sac, Cal-

houn, Monroe [Monona], Carroll, and Green[e]

First election.

SEC. 13. Each of said districts shall be entitled to one representation [representative] in congress, and the first election of members of congress under this act shall be at the general election in the year one thousand eight hundred and eighty-two (1882). Members of congress shall be elected at the general election held every two years thereafter.

Canvage of

The returns of elections for members of congress under this act shall be made to the secretary of state; and the canvass shall be made by the board of state canvassers; which return and canvass shall be made as required by law for the return and canvass of auditor of state.

Approved, March 23, 1882.

CHAPTER 164.

ABANDONMENT OF CITY CHARTERS.

AN ACT to Amend Section 488, Title IV, Chapter 10 [concerning s. r. sss. Cities and Incorporated Towns], of the Code, relating to the Abandonment of the Charters of Cities and acting under Special Charters, providing for the Term of Office of its [their] Officers and the Validity of certain Ordinances thereof after such Abandonment.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 438, title 4, chapter 10, of the code, code, sec. be and the same is hereby amended by inserting after the word amended. "town," in the eleventh line thereof, the following: Except in cities of the first-class, where such special election is or shall have been held on the first Monday of March of an even year, when they shall hold their offices for the term of two years First officers. thereafter. All ordinances of such city or town in force at the elected to hold till when. time of the abandonment of such special charter, not inconsistent or in conflict with the general incorporation laws of the state, shall be and remain in force until otherwise altered, Ordinances continued in force. amended, or repealed by the council or trustees of such new organization.

SEC. 2. This act being deemed of immediate importance shall Publication. take effect from and after its publication in the Iowa State Register, a newspaper published in Des Moines, and The Daily Nonpareil, a newspaper published in Council Bluffs, Iowa, anything in section 33, title 1, chapter 3, of the code, to the contrary not-

withstanding.
Approved, March 23, 1882.

I hereby certify that the foregoing act was published in the *Iowa State Register March 25*, and in *The Daily Nonpareil March 29*, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 165.

SUPPORT-FUND FOR THE ADDITIONAL PENITENTIARY INCREASED-

AN ACT to Repeal Chapter 81, Laws of the Seventeenth General As- H. F. 484 sembly, and to Enact a Substitute Therefor, relating to Support of Convicts in the Additional Penitentiary.

Be it enacted by the General Assembly of the State of Iowa: Section 1. That chapter 81, laws of the seventeenth gen- Ch. 81, 1878. eral assembly, be and the same is hereby repealed and the fol-

lowing enacted in lieu thereof:

Support-fund increased from \$8 to \$10.

SEC. 2. There is hereby appropriated an amount sufficient to increase the general support-fund now allowed by law to ten dollars per month, or so much thereof as may be necessary, for each convict in said penitentiary, such increase to be estimated

and drawn in the manner now provided by law.

Publication.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published in Des Moines, Iowa.

Approved, March 23, 1882.

I hereby certify that the foregoing act was published in *The Iowa* State Leader March 24, and the *Iowa State Register* March 25, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 166.

SUPPORT-FUND FOR COLLEGE FOR THE BLIND INCREASED.

S. F. 188,

AN ACT to Amend Section 1675 of the Code, and to Repeal Section 1676 of the Code as amended by Chapter 72 of the Acts of the Seventeenth General Assembly and Chapter 165 of the Acts of the Eighteenth General Assembly, and to Enact a Substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

Annual allowance increased from \$8,000 to \$10,000. SECTION 1. That section 1675 of the code is hereby amended by striking out the words "eight thousand" in the fourth line of said section and inserting in lieu thereof the words "ten thousand."

SEC. 2. That section 1676 of the code, as amended by chapter 72 of the acts of the seventeenth general assembly and chapter 165 of the acts of the eighteenth general assembly, be and the same is hereby repealed and the following is enacted as a substitute therefor.

Ourrent expense allowance increased from \$32 to \$40. Sec. 1676. For the purpose of meeting current expenses there is appropriated out of the state treasury so much as is necessary, not to exceed forty dollars per quarter for each pupil in said institution except non-residents at the time of their reception.

SEC. 3. All acts and parts of acts inconsistent with this act are hereby repealed.

Repealing classe

Publication.

SEC. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the

Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 23, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 24, and the Iowa State Register March 25, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 167.

STATE RDUCATIONAL BOARD OF EXAMINERS.

AN ACT to Create a State Educational Board of Examiners and to H. F. 57. Encourage Training in the Science and Art of Teaching.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. The superintendent of public instruction, the Board how con-president of the state university, the principal of the state nor-stituted. mal school, and two persons, to be appointed by the executive council, one of whom shall be a woman, for terms of four years: Term. Provided, that of the two first appointed, one shall be for two years; and provided, further, that no one shall be his own suc- No reappointcessor in said appointments: are hereby constituted a state board ment. of examiners, with the superintendent of public instruction as President. ex officio its president.

The board shall meet at such times and places as its Mostings. president shall direct for transaction of business, and shall hold annually at least two public examinations of teachers at each of Fxaminations which examinations one member of the board shall preside, as-Board to select sisted by such well qualified teachers, not to exceed two in num-assistants. ber, as the board of examiners may elect. Said board may adopt Rules. such rules, not inconsistent herewith and with the statutes of Iowa, as they may deem proper; and said board shall keep a full Record. record of their proceedings, and a complete register of all per-Register. sons to whom certificates and diplomas are issued.

SEC. 3. Said board shall have power to issue state certificates state continuates and state diplomas to such teachers as are found, upon examina-and diplomas. tion, to possess good moral character, thorough scholarship, clear and comprehensive knowledge of didactics, and successful experience in teaching.

SEC. 4. Candidates for state certificates shall be examined Examination upon the following branches: orthography, reading, writing, for state certinarithmetic, geography, English grammar, book-keeping, physiology, history of the United States, algebra, botany, natural philosophy, drawing, civil government, constitution and laws of lowa, and didactics; and candidates for state diplomas shall pass for state diplomas. examination upon all branches required by candidates for state mas-

certificates, and in addition thereto in geometry, trigonometry, chemistry, zoology, geology, astronomy, political economy, rhetoric, English literature and general history, and such other branches as the board of examiners may require.

Certificates good for five

Diplomas perpetual.

How revoked.

SEC. 5. A state certificate shall authorize the person to whom it is issued to teach in any public school of the state for the term of five years from the date of its issue, and a state diploma shall be valid for the life of the person to whom it is issued: Provided, that any state certificate, and any state diploma, may be revoked by the board of examiners for any cause of disqualification, on well founded complaint entered by any county superintendent of schools.

SEC. 6. The fee for each state certificate shall be three dol-Fee for certification, and for each state diploma five dollars, which fee shall be cate \$8; for di-pioma \$5. paid before examination to such person as the board of examaminers may designate from their own number, and the same shall be paid into the state treasury when so collected: Provided, that if said applicant shall fail in said examination, onehalf of the fee shall be returned.

SEC. 7. Every holder of a state certificate, or of a state di-

Half fee to be returned on fail-

Certificates and ploma, shall have the same registered by the county superindiplomas to be pionia, shall have the county in which he wishes to teach, registered by tendent of schools of the county in which he wishes to teach, county superin- before entering upon his work, and each county superintendent tendent. of schools is required to include in his annual report, to the

County super-superintendent of public instruction, a full account of the port same.

Expenses of reimbursed.

Per diem of members.

Maximum.

not exceed three hundred dollars. SEC. 9. The board of examiners shall keep a detailed and accurate account of all moneys received and expended by them, Same, with lists which, with a list of the names of persons receiving certificates of holders of and diplomas shall be published be a to be published, instruction in his annual report.

registration of state certificates and diplomas. SEC. 8. Each member of the state education[al] board of examiners, and each person appointed by said board to assist in conassistants to be ducting examinations as provided for in section 2 of this act, shall be entitled to receive for the time actually employed in such service his necessary expenses: and provided, further, that each member of said board, not a salaried officer, shall, in addition to his necessary expenses, receive the sum of three dollars per day he or she is actually employed in said examination, which amounts shall be certified by the superintendent of public instruction; and the auditor of state is hereby authorized to audit and draw his warrant for the same upon the treasurer of state: Provided, the aggregate amount for any one year shall

Approved, March 24, 1882.

CHAPTER 168.

BOARDS OF HEALTH IN CITIES UNDER SPECIAL CHARTERS.

AN ACT Empowering Cities under Special Charters to Establish H. F. 244. Boards of Health.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. The mayor and alderma[e]n of each city in this Appointment of state acting under a special charter shall have full power and board of health. authority to appoint a local board of health consisting of three or five members, a majority of whom shall be members of the city council. The mayor of the city shall be ex officio one of Mayor chairsaid members of the board of health, and the chairman thereof. The manner of the appointment and duration of office of said board shall be determined by the ordinances of said city.

The board of health may appoint a physician to the Physician, clerk, SEC. 2. board, who shall hold office during the pleasure of the board. etc., to board. The city clerk shall be the clerk of said board, unless some other clerk may be provided by the ordinances of said city. The said board of health may regulate all fees and charges of the physician and clerk and all persons employed by them in the execution of the health laws, and the rules, regulations, and orders of said board. A majority of the members of said board Quorum. shall constitute a quorum for the transaction of all business and the exercise of the powers conferred upon said board.

SEC. 3. It shall be the duty of such clerk and physician to Reports to state report at least once a year to the state board of health the pro-board of health. ceedings of such board, and such other facts as may be required, on blanks in accordance with instructions received from the state board. They shall also make special reports whenever re-

quired so to do by the state board. SEC. 4. Said local board of health may make such regula-Rules and regutions, rules, and orders respecting nuisances, sources of filth, lations. and cases of sickness within their jurisdiction, and on any boats in their ports and harbors, and for the prevention of nuisances and the preservation of the public health, as said board may

judge necessary for the public health and safety.

SEC. 5. Said cities shall have the power and may provide by Punlshment of ordinance for the punishment by fine and imprisonment of any violations. person who shall knowingly violate or fail to comply with any rule, regulation, or order of such local board of health, but the fine shall not exceed one hundred dollars, (\$100,) or the imprisonment thirty days. The prosecutions for the violation of any Prosecution. rule, regulation, or order of such board of health shall be in the name of the city appointing such board of health; and shall be conducted in the same manner and before the same tribunals as other prosecutions for the violation of other ordinances of such city.

Abstement of nuisances by OWNER OF OCCUpant of prop-

SEC. 6. Any such board of health may order the owner or occupant of any property, place, or building, at his own expense, to remove or abate any nuisance, source of filth, or cause of sickness found on such property, within twenty-four hours, or such time as is deemed reasonable, after personal notice shall have been served upon such owner or occupant; and said board of health may, in its discretion, specify in its notice the manner of such removal or abatement of said nuisance, cause of sickness, or source of filth, and if such owner or occupant neglects to comply with such order he may be punished in accordance with the provisions of section 5 hereof.

Sec. 7. Whenever the owner or occupant fails to comply Same by board with such order, said board may cause the nuisance, source of filth, or cause of sickness to be removed, and all expenses incurred thereby shall be paid by the owner, occupant, or other person who caused or permitted the same to be, and the same shall be a lien upon the said property whereon said nuisance, source of filth, or cause of sickness existed. And the said expenses may be recovered and the lien enforced by a civil action in the name of said city in any court of competent jurisdiction.

Lien for ex-Denses.

notice.

Action without

Whenever the owner or occupant of such property, place, or building shall not be found in said city, or whenever the said board of health may deem immediate action necessary, the said board may, without notice to such owner or occupant, immediately proceed to remove said nuisance, source of filth, or cause of sickness, and the expense thereof shall be a lien upon such property, place, or building, and the same may be enforced in any court having jurisdiction by an action in the name of the city.

Prevention of nuisances.

SEC. 9. Whenever any person or persons are engaged in a work, or doing things, or threatening to do things which, in the opinion of the board of health, will result in a nuisance, or in danger to the public health, the said board of health may order said work or the doing of such things to be discontinued, or not to be done, and in case any such person or persons shall fail to comply with any such order after personal service of a notice thereof, such person or persons may be proceeded against and punished under the provisions of section 5 hereof.

Publication of rules and regu-

SEC. 10. Whenever any such board of health shall establish any general regulations for the public health, under section 4 hereof, the same shall be published daily for two consecutive weeks in some newspaper of general circulation in such city, and upon the completion thereof the same [shall] be and remain binding and obligatory during the term of office of said board, unless sooner revoked or changed by said board. And no notice of such general regulations shall be necessary other than said before mentioned publication.

notice.

Whenever it is necessary, under this act, that any notice be served, the same may be served by any city officer, or by any other person whom the board of health may appoint or designate.

The board when satisfied upon due examination that any cellar, room, tenement, or building in said city, occupied as a dwelling-house, has become, by reason of the number of inhabitants, or want of cleanliness, or other cause, unfit for such habitation and the cause of nuisance or sickness to the occupants thereof or the public, may issue a notice to the occupants or any of them, requiring the premises to be put into a proper condition as to cleanliness or health, or, if such board see fit, requiring the occupants to quit or remove from the premises within Bemoval of ten such time as said board deems reasonable. If the persons so no-premises, tified neglect or refuse to comply with the terms of the notice, the board may cause the premises to be properly cleaned at the expense of the owners, and such expense shall be a lien on said property, and may be enforced in any court having jurisdiction; or said board may remove the occupants forcibly and close up the premises, and the same shall not again be occupied as a dwelling-house without permission of the board. And the persons notified and failing to comply with the order of the board may be punished in accordance with the provisions of section 5

hereof. SEC. 13. Whenever by reason of the prevalence of small-pox or other contagions or infectious disease in any such city, or the vicinity thereof, the board of health may deem it dangerous to permit the congregation together of large crowds of people, the said board of health may, with the consent of the city council, by public proclamation published once in some newspaper of general circulation in said city, prohibit the congregation of people Board may pro-in schools, churches, theaters, and in all other buildings in said tim of people, city, and it shall thereupon become the duty of the principals, when. teachers, or other persons in charge of said schools, and of the persons in charge of such churches, theaters, or other buildings specified in said publication, to keep the same closed, and to prevent the congregation of people therein; and when small-pox is prevalent in said city or its vicinity, the said board of health may, with the consent of the city council, by notice served upon May forbid unthe teachers or persons in charge of any of the public or private persons attends schools, prevent the admission therein of any pupils, until such in schools, pupils shall have proved to the satisfaction of the board of health, term, etc. or the persons by it selected for that purpose, that such pupils have been vaccinated within the past five years or such time as the board may designate. And said board may in like manner prevent the admission of persons not furnishing satisfactory proof of vaccination, into churches, theaters, or other buildings, by notifying the persons in charge thereof not to admit such persons.

SEC. 14. Whenever the board of health shall think it necessary Proceeding for the preservation of the lives or the health of the inhabitants when board is to enter a place, building, or vessel, within its jurisdiction, for infected premithe purpose of examining into and destroying, removing, or preventing any nuisance, source of filth, or cause of sickness, and shall be refused such entry, any member of the board may make

complaint, under oath, before any justice of the peace, or any tribunal having jurisdiction to enforce the ordinance of such city, whether such judicial officer be a member of said board or not, stating the facts of the case so far as he has knowledge thereof. Such tribunal shall thereupon issue a warrant directed to the sheriff or any constable of the county, or the city marshal, commanding him to take sufficient aid, and, being accompanied by two or more members of said board of health, between the hours of sunrise and sunset, repair to the place where such nuisance, source of filth, or cause of sickness may be, and the same destroy, remove, or prevent under the direction of such members of the board of health.

SEC. 15. When any person coming from abroad or residing Isolation of per-within such city shall be infected, or lately shall have been insome having con-tagions disease. fected, with small-pox or other sickness dangerous to the public health, the board of health shall make provision in the manner by them deemed best for the safety of the inhabitants, by removing such sick or infected person to a separate house, if it can be done without damage to his health, and by providing nurses and other assistance and supplies, which shall be charged to the person himself, his parents, or other person liable for his support, if able; otherwise at the expense of the county to which he belongs.

Same

SEC. 16. If any afflicted person cannot be removed without danger to his health, the board of health shall make provision for him, as directed in the preceding section, in the house in which he may be, and in such case they may cause the persons in the neighborhood to be removed, and take such other means as may be deemed necessary for the safety of the inhabitants.

persons, etc.

SEC. 17. Any justice of the peace, or tribunal having juris-Bemoval of such diction to enforce the ordinance of such city, on application under oath, showing cause therefor, by any member of said board of health, shall issue his warrant directed to the sheriff or constable of the county, or city marshal, commanding him under the direction of the board of health to remove any person infected with contagious disease, or to take possession of condemned houses and lodgings, and to provide nurses and attendants and other necessaries for the care, safety, and relief of the sick.

Meetings.

SEC. 18. Every such board of health shall meet for the transaction of business on the first Monday of May and the first Monday of October in each year, and at such other times as occasion may require, and the clerk of said board shall transmit his annual report to the secretary of the [state] board within two weeks after the October meeting. Said report shall embrace a history of any epidemic disease which may have prevailed within his district. The failure of the clerk to prepare or have prepared, and forward, such report shall be considered a misde-Penalty for fail- meanor, for which he shall be subject to a fine of not more than (\$25) twenty-five dollars.

ure to report.

SEC. 19. This act shall not in any way limit the powers of

the cities embraced therein, in relation to matters affecting the Powers of ottos public health; and the city councils of said cities may by ordi-not affected. nance provide for the manner of the exercise of the powers herein conferred by said boards of health; and said city councils council to have may at all times require said boards of health to report to them supervision. their doings, and may supervise, modify, or rescind their actions.

orders, rules, or regulations.

SEC. 20. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and The Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 25, 1882.

I hereby certify that the foregoing act was published in The Iowa State Leader March 27, and the Iona State Register March 28, 1882. J. A. T. HULL, Secretary of State.

CHAPTER 169.

TAXATION OF AGRICULTURAL COLLEGE LEASEHOLDS.

AN ACT to Provide for Taxation of Leasehold Estates in Agricul- Substitute for tural College Lands.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That in all cases where leases of lands executed reschold inby the trustees of the agricultural college have been or shall terest taxable. hereafter be renewed ten years after the date of the original lease has expired, the interest in such lands of the lessee, his heirs, or assigns, shall be subject to assessment and taxation as real property. The value of such interest shall be ascertained value, how as by deducting from the value of such lands and the improve-ortained. ments thereon the amount required to be paid by the terms of the lease to acquire the title thereto. Such leasehold interest shall be assessed, taxed, and sold for delinquent taxes, and re-Bale for taxes, demption from such sale be made or tax-deed be issued, in all respects like other real estate, save as herein otherwise provided, with the same rights, liabilities, and effect, and the treasurer's tax-deed shall operate as a full and complete assignment of said leasehold interest to the grantee named in such deed.

SEC. 2. At any time after such leasehold interest shall have Holder of certificate of interest and been sold for delinquent taxes the holder of the certificate of interest and purchase may pay any interest or principal due by the terms of principal; the lease, or do any other act necessary to prevent a forfeiture of such lease by the terms thereof, and the proper voucher for such

per cent in-

Certificate of

redemption.

Redemption may be barred, when.

purchaser's right.

Board to certify auditor of each county in which leased college lands are situated to county andlands held lands held un- the fifth day of January of each year thereafter, a list of such

lands held under renewed leases, together with the name of each lessee thereof, the date and terms of each lease, the amounts to be paid thereunder, and the dates when such amounts will become due. Each auditor of a county in which such lands are situated shall deliver to the assessor of each township which contify to accessor, tains any of said lands, on or before the first day of April, A. D. 1882, and on or before the fifteenth day of January for each year thereafter, a list of such land situated in such township, together with a statement showing the lessee of each tract and the amounts to be paid by virtue of the lease thereon, and the dates

of payment. SEC. 6. Nothing in this aci shall be so construed as to author-Leaseholds not ize the taxation of any leasehold interest under and by virtue of this act for any year prior to 1882.

SEC. 7. All acts and parts of acts, so far as they conflict with

this act, are hereby repealed.

SEC. 8. This act, being deemed of immediate importance,

land is situated. No redemption from a sale of such land shall be allowed until the amounts paid by the holder of the certificate of sale by virtue of this act, together with interest thereon to receive eight at eight per cent per annum from the dates of payment, shall be paid to the auditor, with all other amounts required by law to complete such redemption, to be by him paid to the holder of such certificate, and the certificate of redemption shall show the amounts paid by the party redeeming on account of such lease.

payment shall be filed with the auditor of the county where the

Where any leasehold interest has been sold for de-Tax-purchaser linquent taxes and a treasurer's deed issued thereon, the grantee according to in such deed named his bair and the control of t in such deed named, his heirs, or assigns, shall be entitled to purchase the land conveyed by such deed at the price and on the terms specified in the lease therefor then in force, and to receive a patent therefor. In case such lease shall expire before the holder of the certificate of sale shall be entitled to a treasurer's deed, such holder may pay the amount required by the terms of such lease to acquire the title in fee to said land, and receive a conveyance of the same, and after such conveyance is made no redemption from the tax-sale of the land thereby conveyed shall be allowed.

SEC. 4. The right of the tax-sale purchaser or his assigns to Evidence of tax- pay any amount due by virtue of any lease shall be evidenced by a copy of the certificate, of sale, or treasurer's deed, as the case may be, duly certified by the officer, or officers, executing the same, and in case no tax-deed has been issued the auditor of the proper county shall further certify that redemption from the tax-sale has not been made, such copy and certificate shall be filed with the secretary of the board of trustees and become a part of the records of his office. SEC. 5. The board of trustees shall cause to be certified to the

on or before the first day of April, A. D. 1882, and on or before

Auditor to cer-

DASL Years.

Repealing clause.

shall take effect and be in force from and after its publication in Publication. the Iowa State Register, and Iowa State Leader, newspapers published in Des Moines, Iowa, Approved, March 25, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader March* 27, and in the *Iowa State Register March* 28, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 170.

AN ACT to Prevent and Punish the Adulteration of Articles of H. F. 206. Food, Drink, and Medicine, and the Sale thereof when adulter-

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That no person shall mix, color, stain, or powder, mixing, color-or order or permit any other person to mix, color, stain, or pow-ing, staining, or der, any article of food with any ingredient or material so as to prohibited. render the article injurious to health, with the intent that the same may be sold, and no person shall sell or offer for sale any such articles so mixed, colored, stained, or powdered.

SEC. 2. No person shall, except for the purpose of compound- same as to ing in the necessary preparation of medicine, mix, color, stain, or drugs and medicines. powder, or permit any other person to mix, color, stain, or powder, any drug or medicine with any ingredients or materials, so as to affect injuriously the quality or potency of such drug or medicine, with the intent to sell the same, or shall offer for sale any such

drug or medicine so mixed, colored, stained, or powdered. SEC. 3. No person shall mix, color, stained, or powder any ar-mixing, etc., ticle of food, drink, or medicine, or any article which enters into food, drink, or medicine, or any article which enters into food, drink, or medicine, with any other in-solving same, gredient or material, whether injurious to health or not, for the less adulterated purpose of gain or profit, or sell or offer for sale the same, or or-article is disder or permit any other person to sell or offer for sale any ar-or the purticle so mixed, colored, stained, or powdered, unless the same be chaser correctly so manufactured, used, or sold, or offered for sale, under its true and appropriate name, and notice that the same is mixed or imand appropriate name, and notice that the same is mixed or impure is marked, printed, or stamped upon each package, roll, parcel, or vessel containing the same, so as to be and remain at all times readily visible, or unless the person purchasing the same is fully informed by the seller of the true names of the ingredients (if other than such as are known by the common name thereof) of such articles of food, drink, or medicine, at the time of making the sale thereof or offering to sell the same: Provided, nothing in this section shall prevent the use of harmless coloring material used in coloring butter and cheese.

SEC. 4. No person shall mix any glucose or grape sugar with be mixed with strup, or sugar, intended for human food; and any cheese manufactured from skimmed milk, or from milk that is partly skimmed, shall be branded as skimmed-milk cheese, when the

Skimmed-milk cheese to be branded.

same is offered for sale, or any oleomargarine, suine, beef-fat, lard, or any other foreign substance with any butter, or cheese, intended for human food; or shall mix or mingle any glucose, grape sugar, or oleomargarine, with any article without distinctly Oleomargarine, grape sugar, or oleomargarine, which any attorior interests, not to be marking, stamping, or labeling the article or the package conmixed with articles for food; taining the same with the true and appropriate name of such ticles for food; orticle and the percentage in which glucose or grape sugar, same orglucose, article, and the percentage in which glucose or grape sugar, etc. not to be oleomargarine, or suine enters into its composition. Nor shall article without any person sell, or offer for sale, or permit to be sold, or offered being labeled. for sale, any such food, into the composition of which glucose or grape sugar, oleomargarine, or suine has entered, without at the same time informing the buyer of the fact and the proportion in which glucose or grape sugar, oleomagarine, or suine has entered into the composition.

Penalty for first offense:

Any person or persons convicted of violating any SEC. 5. provisions of any of the foregoing sections of this act shall, for the first offense, be fined not less than ten dollars (\$10) nor more than fifty dollars (\$50). For the second offense they shall be fined not less than twenty-five (25) [dollars] nor more than one hundred dollars (\$100), or confined in the county jail not more than thirty days. And for the third and all subsequent offenses they shall be fined not to exceed five hundred (500) nor more than one thousand dollars (\$1,000), and imprisonment[ed] in the state prison not less than one year nor more than five years.

for second offense;

third offense a felony.

SEC. 6. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

Approved, March 25, 1882.

CHAPTER 171.

DISPOSAL OF INDEMNITY SWAMP-LAND.

S. F. 200-AN ACT to Authorize the Sale and Conveyance of "Indemnity Swamp-Land" so-called.

Be it enacted by the General Assembly of the State of Iowa:

May be sold.

SECTION 1. That in all cases where the title to any "indemnity swamp-land," so called, is vested in any county of this state, it shall be competent for the board of supervisors of such county to sell and dispose thereof as herein set forth.

The board of supervisors shall first cause all tracts or appraisement parcels of said land, except as herein otherwise provided, to be appraised by three disinterested persons, to be appointed by said board, who shall go upon the land to be appraised, and make return to the county auditor, under oath, of the fair value thereof.

The county auditor shall, after the receipt of said ap-vited. praisal, and within such time as the board of supervisors may direct, cause public notice to be given, for three successive weeks, in some newspaper published in the county where said land is located, inviting bids, in writing, for the purchase of said land, and specifying therein within what time such bids are to be filed

with him. SEC. 4. At the next regular or special meeting of the board Highest bid to of supervisors said bids shall be opened, and the highest bid for be accepted, it each and every tract of land so advertised shall be accepted by praised value. resolution of said board, entered upon the minutes, with the yeas

and nays upon the passage thereof therein expressed: Provided, said bid is equal to, or exceeds, said appraised value. And said board shall, by such resolution, direct the auditor of said county, upon the compliance with the next succeeding section hereof by said bidder, to execute, in the name of said county, a deed of

conveyance for the land so sold said bidder.

SEC. 5. Within ten days after the acceptance of such bid, the Payments. person whose bid is so accepted must deposit with the county treasurer one-third of the amount of said bid in cash and take his receipt therefor, and execute his notes to said county for the balance, payable in three years thereafter, with eight per cent interest, payable annually; said notes to be secured by mortgage, duly acknowledged, on said land, which notes and mortgage shall Conveyance. be as valid in law as if made to an actual person; and thereupon said auditor shall deliver said deed for said land, signed and acknowledged by him, with the seal of his office attached, which deed shall have incorporated the resolution aforesaid; and the same shall be effectual in law to pass to said grantee the entire right and title of said county in and to the land therein named, and be admitted to record and read in evidence without further proofs.

SEC. 6. Nothing in this act contained shall be held to require Parcels of loss an appraisal of any parcel of land of less than eighty acres, but need not be ap as to all parcels of land of less than eighty acres said sale and praised. conveyance may be made without such appraisement upon com-

pliance herewith in all other respects.

SEC. 7. No part of this act shall be construed so as to pre-May be revent the board of supervisors from rejecting any or all bids located. received, and whenever any portion of said lands has been advertised the board of supervisors shall have the right to sell the same at any time thereafter, provided the price received be not less than the appraised value thereof.

This act, being deemed of immediate importance, shall Publication. be in force from and after its publication in the Iowa State Reg-

ister and Iowa State Leader, newspapers published at Des Moines, Iowa. Approved, March 25, 1882.

I hereby certify that the foregoing act was published in *The Iona* State Leader March 28, and in the *Iona State Register* March 29, 1982.

J. A. T. HULL, Secretary of State.

CHAPTER 172.

SPECIAL ELECTION UPON THE CONSTITUTIONAL AMENDMENT.

Sub. H. F. 449. AN ACT to Submit to a Vote of the People the proposed Amendment to the Constitution prohibiting the Manufacture and Sale of Intoxicating Liquors as beverage within this State.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That a special election for the adoption or rejection by the qualified electors of the state of the proposed amendment to the constitution prohibiting the manufacture and sale of intoxicating liquors as a beverage within this state shall be held throughout the state on Tuesday, the 27th day of June, A. D. 1882, and the governor shall issue his proclamation therefor at least thirty days before said election and shall transmit a copy thereof to the sheriff of each county.

Sec. 2. The sheriff shall give at least ten days' notice thereof by causing a copy of such proclamation to be published in some newspaper printed in the county, or if there be no such paper by posting such copy in at least five of the most public place[s] in the county.

SEC. 3. The ballots shall have written or printed thereon, Form of ballot. "For the adoption of the amendment," or "Against the adoption of the amendment."

Sec. 4. The county auditor shall prepare and furnish to the Conduct of election precincts in their respective counties poll-books for said election, and said election shall be held by the same officers and conducted in the same manner and returns thereof made as at a general election.

SEC. 5. The board of supervisors of the several counties shall meet on the first Monday after said election and proceed to canvass the votes in their respective counties. The votes shall be canvassed in the same manner and returns made to the secretary of state to be examined by the executive council as a board of state canvassers as in case of election for state and district offi-

cers, and immediately after the canvass of said returns by the

State century.

County can-

executive council the governor shall issue his proclamation governor to proclaim result. declaring the result of said election.

SEC. 6. This act being deemed of immediate importance shall Publication. take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published

at Des Moines, Iowa.

Approved, March 31, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* April 3, and the *Iowa State Register* April 4, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 173.

REPRESENTATIVE APPORTIONMENT.

AN ACT Apportioning the State into Representative Districts and H. F. 270. Declaring the Ratio of Representation.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That one representative for every sixteen thousand eight hundred and fifty inhabitants, in each representative district, is hereby declared and constituted the ratio of apportionment.

SEC. 2. Lee county shall be the first district and entitled to I and

two representatives.

SEC. 3. Des Moines county shall be the second district and Des Moines, 2. entitled to two representatives.

SEC. 4. Henry county shall be the third district and entitled Henry.

to one representative.

SEC. 5. Jefferson county shall be the fourth district and en- Jefferson.

titled to one representative. SEC. 6. Van Buren county shall be the fifth district and en-van Buren.

titled to one representative. SEC. 7. Wapello county shall be the sixth district and entitled Wapello, 2.

to two representatives.

SEC. 8. Davis county shall be the seventh district and entitled Davis. to one representative.

SEC. 9. Monroe county shall be the eighth district and enti-Monroe. tled to one representative.

SEC. 10. Appanoose county shall be the ninth district and Appanoose. entitled to one representative.

SEC. 11. Lucas county shall be the tenth district and entitled Lucas

to one representative.

SEC. 12. Wayne county shall be the eleventh district and en-wayne. titled to one representative.

	SEC. 13. Clarke county shall be the twelfth district and en-
Clarke.	titled to one representative.
Decatur.	SEC. 14. Decatur county shall be the thirteenth district and
Decatur.	entitled to one representative. Sec. 15. Union county shall be the fourteenth district and
Union.	entitled to one representative.
•	SEC. 16. Ringgold county shall be the fifteenth district and
Ringgold.	entitled to one representative.
	SEC. 17. Adams county shall be the sixteenth district and
Adams.	entitled to one representative.
Taylor.	SEC. 18. Taylor county shall be the seventeenth district and
1ayar.	entitled to one representative. SEC. 19. Montgomery county shall be the eighteenth district
Montgomery.	and entitled to one representative.
mondomen).	SEC. 20. Page county shall be the nineteenth district and en-
Page.	titled to one representative.
	SEC. 21. Mills county shall be the twentieth district and en-
Mills.	SEC. 22. Fremont county shall be the twenty-first district
Fremont.	and entitled to one representative.
Piemons.	SEC. 23. Pottawattamie county shall be the twenty-second
Pottawattamie,	district and entitled to two representatives.
2.	SEC. 24. Cass county shall be the twenty-third district and
Cass.	entitled to one representative.
Adair.	SEC. 25. Adair county shall be the twenty-fourth district and
Adair.	entitled to one representative. SEC. 26. Madison county shall be the twenty-fifth district
Madison.	and entitled to one representative.
	SEC. 27. Warren county shall be the twenty-sixth district
Warren.	and entitled to one representative.
	SEC. 28. Marion county shall be the twenty-seventh district
Marion.	and entitled to one representative. SEC. 29. Mahaska county shall be the twenty-eighth district
Mahaska,	and entitled to one representative.
	SEC. 30. Keokuk county shall be the twenty-ninth district
Keekuk.	and entitled to one representative.
	SEC. 31. Washington county shall be the thirtieth district
Washington.	and entitled to one representative.
	SEC. 32. Louisa county shall be the thirty-first district and
Louisa.	entitled to one representative. SEC. 33. Muscatine county shall be the thirty-second district
Muscatine,	and entitled to one representative.
	SEC. 34. Scott county shall be the thirty-third district and
Boett, 2.	entitled to two representatives.
	SEC. 35. Cedar county shall be the thirty-fourth district and
Cedar.	entitled to one representative. SEC. 36. Johnson county shall be the thirty-fifth district and
Johnson, 2.	entitled to two representatives.
- uniscie, 7.	SEC. 37. Iowa county shall be the thirty-sixth district and
Iowa.	entitled to one representative.
	-

SEC. 38. Poweshiek county shall be the thirty-seventh district Poweshiek. and entitled to one representative.

SEC. 39. Jasper county shall be the thirty-eighth district and Jasper, 2.

entitled to two representatives.

SEC. 40. Polk county shall be the thirty-ninth district and Polk, 2.

entitled to two representatives.

SEC. 41. Dallas county shall be the fortieth district and en-Dallas.

titled to one representative.

SEC. 42. Guthrie county shall be the forty-first district and Guthrie-entitled to one representative.

SEC. 43. Harrison county shall be the forty-second district Harrison.

and entitled to one representative.

SEC. 44. Boone county shall be the forty-third district and Boone.

entitled to one representative.

SEC. 45. Story county shall be the forty-fourth district and story.

entitled to one representative.

SEC. 46. Marshall county shall be the forty-fifth district and Marshall. entitled to one representative.

SEC. 47. Tama county shall be the forty-sixth district and Tama-

entitled to one representative.

SEC. 48. Benton county shall be the forty-seventh district Benton.

and entitled to one representative.

SEC. 49. Linn county shall be the forty-eighth district and Linn, 2.

entitled to two representatives.

SEC. 50. Jones county shall be the forty-ninth district and Jones entitled to one representative.

SEC. 51. Clinton county shall be the fiftieth district and en-clinton, 2 titled to two representatives.

SEC. 52. Jackson county shall be the fifty-first district and Jackson.

entitled to one representative.

SEC. 53. Dubuque county shall be the fifty-second district Dubuque, 2 and entitled to two representatives.

SEC. 54. Delaware county shall be the fifty-third district and Delaware entitled to one representative.

SEC. 55. Buchanan county shall be the fifty-fourth district Buchanan and entitled to one representative.

SEC. 56. Black Hawk county shall be the fifty-fifth district Black Hawk.

and entitled to one representative.

SEC. 57. Grundy county shall be the fifty-sixth district and orange.

entitled to one representative.

SEC. 58. Hardin county shall be the fifty-seventh district and Hardin.

entitled to one representative.

SEC. 59. Hamilton county shall be the fifty-eighth district Hamilton.

and entitled to one representative.

SEC. 60. Webster county shall be the fifty-ninth district and Webster entitled to one representative.

SEC. 61. Woodbury county shall be the sixtieth district and woodbury. entitled to one representative.

SEC. 62. Butler county shall be the sixty-first district and Butler-entitled to one representative.

	SEC. 63. Bremer county shall be the sixty-second district and
Bremer.	entitled to one representative.
Fayette.	SEC. 64. Fayette county shall be the sixty-third district and entitled to one representative.
	SEC. 65. Clayton county shall be the sixty-fourth district and
Clayton, 2.	entitled to two representatives.
	SEC. 66. Allamakee county shall be the sixty-fifth district and entitled to one representative.
Allamakee.	SEC. 67. Winneshiek county shall be the sixty-sixth district
Winneshiek.	and entitled to one representative.
¥74	SEC. 68. Howard county shall be the sixty-seventh district
Howard.	and entitled to one representative. SEC. 69. Chickasaw county shall be the sixty-eighth district
Chickseaw.	and entitled to one representative.
	SEC. 70. Mitchell county shall be the sixty-ninth district and
Mitchell.	entitled to one representative. SEC. 71. Floyd county shall be the seventieth district and
Floyd.	entitled to one representative.
•	SEC. 72. Plymo[u]th county shall be the seventy-first district
Plymouth.	and entitled to one representative.
Siony Two	SEC. 73. Sioux, Lyon, and O[s]ceola counties shall be the seventy-second district and entitled to one representative.
Sioux, Lyon, and Osceols.	SEC. 74. Monona county shall be the seventy-third district
Monons.	and entitled to one representative.
	SEC. 75. Crawford county shall be the seventy-fourth district
Crawford.	and entitled to one representative. SEC. 76. Ida and Buena Vista counties shall be the seventy-
'Ida an d Buen	a fifth district and entitled to one representative.
Vista.	SEC. 77. Cherokee and Clay counties shall be the seventy-
Cherokee and Clay.	sixth district and entitled to one representative.
840.	SEC. 78. Sac county shall be the seventy-seventh district and entitled to one representative.
	SEC. 79. Calhoun and Pocahontas counties shall be the
Calhoun and Pocahontas.	seventy-eighth district and entitled to one representative.
	SEC. 80. Green[e] county shall be the seventy-ninth district and entitled to one representative.
Greene,	SEC. 81. Carroll county shall be the eightieth district and
Carroll.	entitled to one representative.
-	SEC. 82. Shelby county shall be the eighty-first district and
Shelby.	entitled to one representative. SEC. 83. Audi u bon county shall be the eighty-second dis-
Andubon.	trict and entitled to one representative.
	SEC. 84. O'Brien and Dickinson counties shall be the eighty-
O'Brien and Dickinson.	third district and entitled to one representative. SEC. 85. Palo Alto, Emmet, and Kossuth counties shall be
Palo Alto, Em-	the eighty-fourth district and entitled to one representative.
met, and Kos- suth.	SEC. 86. Humbol[d]t and Wright counties shall be the eighty-
Humboldt and Wright.	fifth district and entitled to one representative.
Winnebago,	SEC. 87. Winnebago, Hancock, and Worth shall be the eighty-sixth district and entitled to one representative.
flancock, and Worth.	

SEC. 38. Cerro Gordo county shall be the eighty-seventh dis- Corro Gordo. trict and entitled to one representative.

SEC. 89. Franklin county shall be the eighty-eighth district Franklin.

and shall be entitled to one representative.

Approved, April 1, 1882.

CHAPTER 174.

LOANING OF SCHOOL-MONEYS.

AN ACT to Amend Section 1862, and to Repeal Section 1865 of the H. F. 285. Code.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section 1865 of the code is hereby repealed. Code, sec. 1865, Sec. 2. That section 1862 of the code is hereby amended by Code, sec. 1863, striking out in the fourth line of said section after the word amended. "borrowing" the words "together with two good sureties."

Personal security not restricted.

Sec. 3. This act being deemed of immediate importance shall quired.

SEC. 3. This act being deemed of immediate importance shall quired. take effect and be in force from and after its publication in the Publication. Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, April 1, 1882.

I hereby certify that the foregoing act was published in *The Iowa State Leader* April 3, and the *Iowa State Register* April 4, 1882.

J. A. T. HULL, Secretary of State.

CHAPTER 175.

AN ACT in Relation to the Reports of Public Officers and Institu-s. F. 222. tions, and to Provide for Printing and Distributing Public Documents. [Amendatory of chapter 159, laws of Sixteenth General Assembly.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That sections 1, 2, and 3 of chapter 159, of the Ch. 189, 1876, acts of the sixteenth general assembly, b and the same are amended. hereby amended, to read as follows:

22

Reports of officers, commissions, and institutions, when to be made.

To be accompanied by vouchers, etc.

Other reports dispensed with

Fiscal term to end June 80, in odd years,

Number to be printed.

Distribution.

The adjutant-general, the superintendent of public instruction, the state librarian, the wardens of the penitentiaries, the visiting committee to the hospitals for the insane, the fish commissioner, the superintendent of the weather-service, the state board of health, the commissioner of pharmacy, the state mine inspector, except all boards of commissioners having charge of the erections of public buildings, the board of curators of the state historical society, and all boards of trustees of state institutions, except the state agricultural college, shall, on or before the fifteenth day of August, preceding the regular sessions of the general assembly, make to the governor of the state a report of the condition and needs of the officers, institutions, and matters severally intrusted to their care, as well as of all other subjects, upon which reports are now by law required of such officers, boards, or commissions, and also a statement showing in detail the expenditure of all public meneys placed or coming into their hands, with each voucher or duplicate voucher for such expenditures, except where such voucher or duplicate is required to be furnished some state officer at more frequent intervals: Provided, that the reports hereby contemplated shall take the place of the various annual and biennial reports now required to be made by such officers, boards, or commissions, except the annual report on insurance

SEC. 2. The biennial fiscal term of the state shall end on the 30th day of June, in 1883, and each odd-numbered year thereafter; and the succeeding term shall begin on the day following; and the reports of officers and institutions shall cover the period thus indicated, and shall show the condition of their offices and institutions respectively on that day: *Provided*, that this section shall not apply to the state agricultural college and farm.

The governor shall cause to be printed of the various public documents, as follows: Of the biennial message, twelve thousand copies; of the governor's inaugural address, six thousand copies; of the report of the auditor of state, ten thousand copies; of the report of the superintendent of public instruction, six thousand copies; of the report of the state agricultural college, six thousand copies; and of each of the other reports five thousand copies. The secretary of the state shall make distribution thereof as follows: To the members of the general assembly, eight thousand copies of the message, two thousand each of the inaugural address, the report of the auditor of state, and the report of the superintendent of public instruction, and two thousand copies of each of the other reports;

fifteen hundred copies of the message, and five hundred copies of each of the other documents, to remain with the state, for the use of the future general assemblies and special calls therefor; fifteen hundred copies to be stitched and bound in boards in books containing a copy of each report, to be distributed as follows: one copy to each officer and member of the general assembly; one to each state officer; one to each state office to remain therein; one copy to each state institution to remain therein; one to each member of the several boards, and one to each officer of the institutions, who is required by law to make report, one copy to each district-judge, each circuit-judge, and each district-attorney; one to the office of the county auditor in every county to belong to said office; one copy to each newspaper in the state; eighty copies to the state historical society; a sufficient number to the secretary of state to enable that officer to make the distribution provided for in section 1898 of the code; and the remainder to be placed under the control of the executive council. The remaining unbound copies of the documents shall be distributed to the officers and institutions respectively making report.

Distribution of the bound documents:

of the remaining unbound documents.

Approved, April 5, 1882.

JOINT RESOLUTIONS

PASSED BY THE NINETEENTH GENERAL ASSEMBLY.

NUMBER 1.

IN MEMORY OF PRESIDENT GARFIELD.

A JOINT RESOLUTION Relating to the Death of President James A. Garfield.

Whereas, Since the last session of the general assembly of the state of Iowa, a great bereavement has befallen the nation in the death of our beloved

president, by the hand of an assassin; therefore,

Resolved by the General Assembly of the State of Iowa, That in the murder of James A. Garfield the nation has lost a ruler loved for the purity of his life and for his great public services rendered as a soldier and statesman, and whose brief rule was hailed by all parties as giving promise of a wise and prosperous administration; and,

Resolved, further, That the people of the state of Iowa, by their senators and representatives assembled, do hereby record this formal expression of sorrow for this great national calamity, and of heartfelt sympathy with the

family of the great man cut off in the midst of his years; and,

Resolved, further, That these resolutions be entered upon the records of the senate and house, and that a copy duly authenticated by our presiding officers, and by the governor of the state, be forwarded to Mrs. Lucretia Garfield, by the secretary of state. Approved, February 7, 1882.

NUMBER 2.

IN RELATION TO THE HENNEPIN CANAL.

WHEREAS, The agricultural, manufacturing, and commercial interests of the northwest, and no less so those of the entire country, are largely dependent for their development upon a full enjoyment of facilities for the transportation of products and commodities; and,

Whereas, The two great interior water-routes of transportation in the United States are those of the Mississippi River from north to south and of the lakes with the Erie Canal and the Hudson from west to east; and,

Whereas, A direct all-water connection between these two great routes is indispensable to a complete service to the interests which so imperatively demand improved and cheaper routes of transportation, since without such a connection there can be no real use by the northwest of a water-route to

the east nor by the east to the northwest; and,
WHEREAS, The general assembly of Iowa did, in 1864, again in 1870, and
still again in 1874, memorialize congress for the construction of a canal to connect the Mississippi with the Illinois on a line running eastward from or near Rock Island, while Governors Merrill, Carpenter, and Gear have also in official communications urged that congress should undertake that greatly

needed work of improvement; therefore,

Resolved, That this House, the Senate concurring, respectfully memorialize the Congress of the United States, To authorize provide for, and direct, at its present session, an early construction of a canal for commercial purposes from Hennepin, on the Illinois River, to or near Rock Island, on the Mississippi River.

Resolved, That our senators in congress be instructed, and our representatives be requested, to use all possible and proper exertions to secure, from the body in which they respectively serve, the passage of a bill at the present session ordering the immediate beginning of the work of constructing the canal herein mentioned, and to vote liberal appropriations therefor, to the end that the said canal may be completed and opened to the commerce

of the country at the earliest possible date.

Resolved, That a copy of these resolutions, duly signed by the speaker and attested by the clerk of this body, be forwarded to each of the Iowa senators and representatives in congress in order that the same may be duly

presented to the respective bodies in which they serve.

Approved, February 21, 1882.

NUMBER 3.

CONCERNING PATENT-RIGHT EXTORTIONS.

Be it resolved by the General Assembly of the State of Iowa:

That in view of the vexations, litigation, and extortions forced upon the people of this state by barb-wire, drive-well, and other patent-right monopolies, we do hereby earnestly request our senators and representatives in congress to use their influence to have the patent laws of the United States so amended that while they will secure due and ample reward to the inventive genius of our country they will also protect the people from the recurrence of such unjust exactions.

Resolved that the secretary of state be and he is hereby instructed to transmit a copy of the foregoing resolution to each of our senators and

representatives in congress.

Approved, February 23, 1882.

NUMBER 4.

MEMORIAL-IMPROVEMENT OF THE MISSOURI RIVER.

To our Senators and Representatives in Congress:

We, the members of the nineteenth general assembly of the State of Iowa, and now assembled at Des Moines in a legislative capacity, speaking for and representing the wish and imperative demand of the whole popula-

tion of the state, would most respectfully represent:

That there is no question in which all our people have so great and vital an interest as that of cheaper transportation for their products to the markets of the world. That Iowa is, and must ever remain, an agricultural That success in agricultural pursuits depends not only on the amount produced, but also largely on the price realized by the producer, and this is governed mainly by his means of transportation. That our products have so far outgrown our means of transportation that fully one-half of the price of all we produce is consumed in the form of freights, as fixed and regulated by corporations who have full control of our present means of transportation. That the Missouri River, if properly improved from Sioux City, in the state of Iowa, to its confluence with the Mississippi, in the state of Missouri, would afford a cheap, safe, and speedy means of transportation for the four great grain-producing states; viz., Iowa, Missouri, Kansas, and Nebraska. These states had, as shown by the latest official report, an aggregate population of 5,198,103 inhabitants, and produced in the year 1880 five hundred and eighty-six million bushels of corn, or more than one-third of that of the whole United States. Of this, Iowa alone produced 276,000,000 bushels. In the year last named, these four states produced of cereals the fabulous quantity of 780,000,000 bushels, or more than double that of the sixteen Atlantic states. An increase in the price of these vast products of ten cents on the bushel, for a single year, would raise a sum ten times greater than necessary (if properly expended) to secure a uniform channel depth of twelve feet, at low water, from Sioux City, in Iowa, to St. Charles, in Missouri, and thereby lessen the cost of transportation at least fifty per cent, and save to the producers of these four great states fully \$100,000,000 per annum, and to the farmers of Iowa not less than \$30,000,000 each year. That Major C. R. Suter, an able and efficient civil engineer, was duly commissioned by the government to survey and report upon the practicability of so improving the Missouri River as to make its navigation safe and at all times reliable, and has within the two years last past completed said survey, and reported to Congress last winter that the Missouri can be so improved as to secure a uniform depth of twelve feet, at low water, from its mouth to Sioux City, in Iowa, and at a cost not exceeding \$10,000 per mile, and in the aggregate not exceeding \$7,820,000. See Senate Document[s], forty-sixth congress, third session. Your memorialists are aware that large sums of money have from time to time, and at almost every session of congress, been appropriated for the improvement of rivers and harbors in the eastern and older states, ever since the formation of our government, whereas the middle and more western states have received but little or no encouragement by way of appropriations for a similar purpose, notwithstanding they have constantly been heavily taxed, and have responded cheerfully and liberally

to every demand made by the general government. They have now grown weary and restive under and by reason of this unequal and unjust disbursement of the public funds, and therefore properly and earnestly DEMAND such an appropriation for the improvement of their large rivers as may be necessary to secure to them a cheaper and more reliable means of transporting their vast and yearly increasing products to the marts of the world, and thereby secure to them a just reward for their industry and enterprise; therefore,

Be it resolved by the General Assembly of the State of Iowa, the Senate concurring:

That our senators and representatives in congress be requested and INSTRUCTED to take early, earnest, and persistent action by way of securing an appropriation of not less than seven million dollars for the improvement of the Missouri River between Sioux City, in the state of Iowa, and St. Charles, in the state of Missouri, and that they secure such other national legislation as may be necessary to insure the faithful and honest application and disbursement of the money so appropriated, to the end that the work may be commenced as early as possible and completed without unnecessary delay.

Second. That the memorial be printed, properly authenticated, and a copy sent by the secretary of state to each of our senators and representatives in congress; also, one to each senator and representative now in con-

gress from the states of Missouri, Kansas, and Nebraska.

Approved, February 25, 1882.

NUMBER 5.

DES MOINES RIVER LANDS.

JOINT RESOLUTION AND MEMORIAL of the General Assembly of the State of Iowa, Relating to the Des Moines River Lands.

Whereas, The settlers upon what is known as the lands granted to the Des Moines Navigation and Railroad Company believe that no action has ever been taken relating to these lands in which the United States and the interest of the United States have been fairly, properly, and adequately represented in court; and,

WHEREAS, The said settlers desire that the United States may be fairly

and fully represented in the court; therefore,

Be it resolved by the House of Representatives of the State of Iowa, the Senate concurring, That our senators and representatives in congress be carnestly requested to exert themselves to secure the prompt passage of a bill which shall in some way provide that the attorney-general of the United States shall immediately institute proceedings, or cause such proceedings to be commenced at once, by action either in equity or at law, as

may be deemed best, and appear in the name of the United States so as to remove all claims from the title of said lands, and that in such action or actions to be instituted, as aforesaid, any person or persons in the possession of or claiming title to any land or lands under the United States involved in such action or actions may, at his or her expense, unite with the United States in the prosecution of said action or actions for the purpose of forever settling the title or titles of the person or persons claiming said lands.

Approved, March 3, 1882.

NUMBER 6.

JOINT RESOLUTION AND MEMORIAL Relative to Construction of Hennepin and Rock Island Canal.

Whereas, The agricultural, manufacturing, and commercial interests of the northwest, and no less so those of the entire country, are largely dependent for their development upon a full enjoyment of facilities for the transportation of products and commodities; and,

WHEREAS, The two great interior water-routes of transportation in the United States are those of the Mississippi River from north to south, and of the lakes, with the Eric Canal and the Hudson River, from west to east; and,

Whereas, A direct all-water connection between those two great routes is indispensable to a complete service to the interests which so imperatively demand improved and cheaper routes of transportation, since without such a connection there can be no real use by the northwest of a water-route to the east, nor by the east to the northwest; and,

Whereas, The general assembly of Iowa did, in 1864, again in 1870, and still again in 1874, memoralize congress for the construction of a canal to connect the Mississippi River with the Illinois River, on a line running eastward from or near Rock Island; while Governors Merrill, Carpenter, and Gear have also in official communications urged that congress should undertake this greatly needed work of improvement; therefore,

Resolved, That the Senate, the House concurring, respectfully memorialize the congress of the United States to authorize, provide for, and require, by enactment of its present session, an early construction of a canal, for commercial purposes, from Hennepin, on the Illinois River, to or near Rock

Island. on the Mississippi River.

Resolved, That our senators and representatives in congress be requested to use all possible and proper exertion to secure from the body in which they respectively serve the passage of a bill, at the present session, ordering the immediate beginning of the work of constructing the canal herein mentioned, and to vote liberal appropriation therefor, to the end that the said canal may be completed and opened to the commerce of the country at the earliest possible date.

Resolved, That a copy of these resolutions, duly signed by the president of the senate, and attested by the secretary, be forwarded to each of our senators and representatives in congress, in order that the same may be duly presented to the respective bodies in which they serve.

Approved, March 3, 1882.

NUMBER 7.

INVESTMENT OF AGRICULTURAL COLLEGE FUNDS.

MEMORIAL AND JOINT RESOLUTION in Relation to the Investment of the Endowment Fund of the Iowa Agricultural College.

Whereas, It is provided by section 4, of an act of congress, entitled "An act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and the mechanic arts," approved July 2, 1862, that all moneys received from the sale of land donated by said act shall be invested in stocks of the United States, or of the state, or some other safe stocks, yielding not less than five per centum upon the par value of said stocks; and,

WHEREAS, The fund arising from the sale of the land granted the state of Iowa by the said act can be safely and more profitably invested in ap-

proved real estate securities;

Be it resolved by the General Assembly of the State of Iowa:

Section 1. That our senators be instructed and representatives in congress be requested to use their influence to secure such amendment to the present law as will permit the state to loan said fund on real estate security, under such rules and regulations for its safe investment as the general assembly shall hereafter adopt.

sembly shall hereafter adopt.

SEC. 2. That the secretary of state be directed to forward to the president of the United States senate and the speaker of the house of representatives a copy of the foregoing resolution, with the request that the same be laid before each house of congress, and that a copy be sent to each sena-

tor and member of congress from this state.

Approved, March 11, 1882.

NUMBER 8.

THE PROHIBITORY AMENDMENT AGREED TO.

JOINT RESOLUTION Agreeing to an Amendment to the Constitution of the State of Iowa, prohibiting the Manufacture and Sale of Intoxicating Liquors as a Beverage within this State.

WHEREAS, The eighteenth general assembly of the state of Iowa did in due form, by a majority of the members elected to each of the two houses, agree to a proposed amendment to the constitution of this state to add as section 26 to article I of said constitution the following:

"Section 26. No person shall manufacture for sale, or sell, or keep for sale, as a beverage any intoxicating liquors whatever, including ale, wine and beer. The general assembly shall by law prescribe regulations for the enforcement of the prohibition herein contained, and shall thereby provide suitable penalties for the violation of the provisions hereof":

And the said proposed amendment was entered on the journals of said houses and was referred to the legislature to be chosen at the next general election, and the same having been published as provided by law; therefore,

Be it resolved by the General Assembly of the State of Iowa:

That the following amendment to the constitution of the state of Iowa

be and the same is hereby agreed to:

Add as section 26 to article I of said constitution the following: Section No person shall manufacture for sale, or sell, or keep for sale, as a beverage any intoxicating liquors whatever, including ale, wine and beer. The general assembly shall by law prescribe regulations for the enforcement of the prohibition herein contained, and shall thereby provide suitable penalties for the violation of the provisions hereof.

Approved, March 13, 1882.

NUMBER 9.

IN REFERENCE TO BARBED WIRE PATENTS.

WHEREAS, Washburn, Moen & Company and others have bought up a number of patents, which patents were not for novel inventions, and which patents relating to barbed wire they do not now use, but have procured reissues of the same covering more than the original patents; and,
WHEREAS, Large quantities of barbed wire are in use by the farmers of

Iowa, which it is claimed by said patentees is covered by said patents and

reissues; and,

WHEREAS, The said Washburn, Moen & Co. have obtained judgments in some cases where, in actions brought by them, they procured a settlement with the parties; and, WHEREAS, Said Washburn, Moen & Co. have based upon said judg-

Whereas, Said Washburn, Moen & Co. have based upon said judgments a monopoly of the manufacture and sale of barbed wire, greatly in-

creasing the price of the same; and,

Whereas, They commenced suits against farmers using the same, to recover royalty thereon, and also commenced an action in the federal courts to enjoin the manufacture and sale of barbed wire by parties other than themselves, and while said actions were pending the said Washburn, Moen & Co. procured settlements with the parties against whom suits were pending when the same were about to be tried, and have thus prevented the farmers of Iowa from testing the validity of said patents and reissues; and, Whereas, While the said monopolists have power to select the parties

Whereas, While the said monopolists have power to select the parties defendant and make settlements with them, either by obtaining consent decrees or by default, the farmers of Iowa are and will continue to be powerless to test the validity of such patents or reissues, and will be continually harrassed with litigation, and owing to the uncertainty will be compelled to pay much more for said barbed wire than it would be sold for on the markets but for such uncertainty; and,

Whereas, It seems advisable if it can be done to have the whole question settled in one proceeding, it is deemed advisable to have a proceeding commenced by the attorney-general of the United States, in the name of and on behalf of the United States, for the purpose of determining the validity

of such patents and reissues;

Be it enacted by the General Assembly of the State of Iowa:

That the president of the United States be and is hereby respectfully requested to instruct the attorney-general of the United States to bring an action in equity in the United States courts, on behalf of the United States, to set aside patents and reissues thereof now claimed to be owned by Washburn, Moen & Co. and others, relating to barbed wire, so far as the original patents, or reissues, or any part thereof, may be found to be fraudulent, and to restrain such persons from commencing or prosecuting actions under or by virtue of any patent or reissue thereof found to be fraudulent, and to take all such steps and proceedings as shall be just and equitable in relation thereto.

That the secretary of state of Iowa is hereby instructed to forward a certified copy of this resolution to each senator and representative from Iowa, and that the delegation in congress from Iowa are hereby requested to present the foregoing resolution to the president of the United States, and to respectfully urge its favorable consideration, and, if in their opinion it be necessary, that they endeavor to secure such general legislation as will authorize and require, in all proper cases, suits to be instituted by the United States government to cancel patents issued inadvertently, or void for want of novelty.

Approved, March 13, 1882.

NUMBER 10.

DUTY ON STEEL-BLOOMS AND WIRE-RODS.

JOINT RESOLUTION Requesting our Senators and Representatives in Congress to oppose any Increase of Duty on Steel-blooms and Wire-rods.

Whereas, The subject of the revision of the tariff laws is being agitated in Congress; therefore,

Be it resolved by the Senate and House of Representatives of the State of Iowa, That our senators and representatives in congress are requested to oppose by all honorable means any increase of duty on steel-blooms, or other legislation which will increase the cost of wire to the consumer. Approved, March 14, 1882.

NUMBER 11.

FOR WOMAN SUFFRAGE.

JOINT RESOLUTION Proposing to Amend Section One (1), of Article Two (2), of the Constitution of the State of Iowa.

Be it resolved by the General Assembly of the State of Iowa, That the following amendment to the constitution of the state of Iowa be and the same is hereby proposed:
To strike out the word "male" from section one (1) of article two (2)

of said constitution.

Resolved, further, That the foregoing proposed amendment to the constitution be and the same is hereby referred to the legislature to be chosen at the next general election for members of the general assembly, and that the secretary of state causes the same to be published for three months previous to the day of said election, as provided by law.

Approved, March 15, 1882.

NUMBER 12.

SUNDRY AMENDMENTS TO THE CONSTITUTION PROPOSED.

JOINT RESOLUTION Proposing Amendments to the Constitution and Providing for their Reference and Publication.

Be it resolved by the General Assembly of the State of Iowa, That the following amendments to the constitution of the state be and the same are hereby proposed:

AMENDMENT 1. The general election for state, district, county, and township officers shall be held on the Tuesday next after the first Monday in November.

AMENDMENT 2. At any regular session of the general assembly the state may be divided into the necessary judicial districts for district court purposes, or the said districts may be reorganized and the number of the districts and the judges of said courts increased or diminished; but no reorganization of the districts or diminution of the judges shall have the effect of removing a judge from office.

AMENDMENT 3. The grand jury may consist of any number of members not less than five nor more than fifteen, as the general assembly may by law provide, or the general assembly may provide for holding persons to answer

for any criminal offense without the intervention of a grand jury

AMENDMENT 4. That section 13, of article 5, of the constitution be stricken therefrom and the following adopted as such section:

The qualified electors of each county shall, at the Section 13. general election in the year 1886, and every two years thereafter, elect a county attorney, who shall be a resident of the county for which he is elected, and who shall hold his office for two years and until his successor shall have been elected and qualified.

The foregoing proposed amendments to the constitution of the state of Iowa be and the same are hereby referred to the legislature to be chosen at the next general election of the members of the general assembly, and that the secretary of state cause the same to be published for three months, next prior to the day of such election, in at least two weekly newspapers in each congressional district in the state.

Approved, March 17, 1882.

NUMBER 13.

RETURNS OF THE FEDERAL CENSUS.

JOINT RESOLUTION Relating to the Publication of the Returns of the Federal Census of 1880, for the State of Iowa, under the Provisions of Chapter 148 of the Acts of the Eighteenth General Assembly.

WHEREAS, The publication of the census returns of 1880, provided for by chapter 148, of the acts of the eighteenth general assembly, has not been made, owing to the fact that the particular returns contemplated by said act cannot be obtained therefor; and,

WHEREAS. The necessity for such publication still exists: therefore.

Be it resolved by the General Assembly of the State of Iowa, That the secretary of state be, and he is hereby, authorized to cause to be prepared, published, and distributed, in the manner set forth in said act, the information contemplated by said chapter one hundred and forty-eight of the acts of the eighteenth general assembly; and for such purpose he is authorized to make use of any data he may be able to obtain from any authentic sources.

Approved, March 17, 1882.

CONCURRENT RESOLUTIONS.

NUMBER 1.

FAVORING ADDITIONAL BRIDGES OVER THE MISSOURI.

Whereas, The development of the northwestern portion of our state will be greatly promoted by the construction of bridges over the Missouri river above Omaha in aid of inter-state trade and commerce by railroad; therefore,

Be it resolved by the Senate, the House concurring, That our senators and representatives in congress be and they are hereby requested to vote for and to use their active influence to procure appropriate legislation by congress to authorize the construction of railroad and highway bridges in aid of the above mentioned object over said Missouri River in Iowa above Omaha upon terms and with privileges equal to those already granted by congress for bridges at and below Omaha.

Resolved, That the secretary of state be and is hereby instructed to transmit a copy hereof to each of our senators and representatives in congress.

Approved, March 2, 1882.

NUMBER 2.

THE NEW CAPITOL.

Resolved by the Senate, the House concurring, That the capitol commissioners be and they hereby are instructed to furnish for occupancy by the next general assembly so much of the new capitol as may be required for that purpose, including senate chamber, hall of the house of representatives, library room, post-office, telegraph office, etc., out of any funds heretofore appropriated by an act entitled An act to provide for an appropriation to complete the new capitol, approved March 15 [14], 1882.

Approved, March 20, 1882.

CERTIFICATE.

STATE OF IOWA, Office of Secretary of State.

I, John A. T. Hull, Secretary of State of the State of Iowa, hereby certify that the acts, resolutions, and memorials herein contained are truly copied from the original rolls on file in this office, and that the same are true and correct, except that the words inclosed by brackets [thus] have been inserted where it was evident an omission had occurred. Words in *italics* (except the enacting clause, and the word *Provided*, etc.) indicate that such words are either superflous or erroneous; in the latter case the word or words supposed to be correct follow in brackets.

In TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the great seal of the State.

Done at Des Moines, the capital of the State, this 4th day of May, A. D. 1882.

JOHN A. T. HULL, Secretary of State.

CHAPTER ——.

BELATING TO PERMITS FOR THE SALE OF INTOXICATING LIQUORS.

Sub. H. F. 161, AN ACT to Amend Section 8, Chapter 75, of the Laws of the Eighteenth General Assembly; also for an Act to repeal Section 1527, and to Amend Section 1529 and Section 1537, of the Code of 1873, in Relation to the Sale of Intoxicating Liquors.

> Be it enacted by the General Assembly of the State of Iowa: Section 1. That section eight (8), chapter seventy-five (75),

Oh. 75, 1880.

Pharmacists

of the laws of the eighteenth (18) general assembly of the state of Iowa, be and it is hereby amended, by striking out all after the worded "provided," in the fifth (5) line of said section, and inserting in lieu thereof the following: "That all the provisions of chapter six (6), title eleven (11), of the code of 1873, and of any laws that may be hereafter made, amendatory or in addition must get liquor- thereto, regulating the sale of intoxicating liquors for mechanical, culinary, medicinal, or sacramental purposes, shall be applicable to persons selling liquors under this act, or the act to which this is amendatory; provided, further, that any registered pharmacist, who shall be convicted of any violation of said chapter six (6), title eleven (11), of the code, or of chapter 75 of the laws of the eighteenth (18) general assembly, or any law hereafter made amendatory thereto, shall have his name stricken

Forfeiture of registration.

from the register by the commissioners of pharmacy.
SEC. 2. That section fifteen hundred and twenty-seven (1527)

Section 1521. SEC. 2. That section lifteen hundred and twenty-seve code, repealed; of the code of 1873 be and the same is hereby repealed.

That section lifteen hundred and twenty-ning section fifteen hundred and twenty-seventy-ning section fifteen hundred and twenty-seventy-se

SEC. 3. That section fifteen hundred and twenty-nine (1529) required for ob- of the code of Iowa be and the same is hereby amended by taming permits.

Section 1839.

striking out the words "upon the presentation of such certificate code; preliminaries for ob- and bond to the county auditor," and inserting in lieu thereof taining permit the following words; to-wit, "upon application for a permit

and filing the proper bond with the county auditor."

SEC. 4. That section fifteen hundred and thirty-seven (1537) Oode, section of the code of lowa be and the same is hereby amended by on selling price striking out the following words; to-wit, "No person having a permit to sell intoxicating liquors under this chapter shall sell the same at a greater profit than thirty-three per cent on the

cost of the same, including freights and."

Repealing

SEC. 5. All acts, or parts of acts, in conflict with this act are hereby repealed.

STATE OF IOWA OFFICE OF THE SECRETARY OF STATE.

I. J. A. T. Hull, Secretary of State of the State of Iowa, hereby certify that the foregoing act was deposited in my office on the 15th day of April, A. D. 1882, being within thirty days after the adjournment of the Nineteenth General Assembly of Iowa. I further certify that it is a true copy of the enrolled act on file in my office.

I further certify that said act was not approved by the Governor, and that no objections to said act were filed by the Governor in this office.

Done at Des Moines, the capital of the State, this 6th day of May, 1882.

J. A. T. HULL, Secretary of State.

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FINANCIAL STATEMENT.

STATE OF IOWA, Office of Auditor of State, Des Moines, May 1st, 1882.

HON. J. A. T. HULL, Secretary of State:

SIR—In pursuance of the requirements of section 18, article III, of the Constitution of Iowa, I have the honor to submit, for publication with the laws of the Nineteenth General Assembly, the following statement of the receipts and expenditures of the public money, for the biennial fiscal term commencing October 1st, 1879, and ending September 30th, 1881.

W. V. LUCAS,

Auditor of State.



AUDITOR'S STATEMENT.

CONDITION OF TREASURY.

The balance remaining in the State treasury at the close of the fiscal term, as per last report of September 30, 1879, was \$74,187.37, and was distributed among the several funds as follows:

the several funds as follows:	ited among
Agricultural College endowment fund	71,742.87 217.85 2,226.65
Total	74,187.87
The amount received into the State treasury from all sources during fiscal term was \$2,514,262.08, which amount added to the above balant makes the sum of \$2,588,449.45. The disbursements by the State Treasurthe same period amounted to \$2,409,897.71, leaving a balance in the State September 30, 1881, of \$178,551.74, which was distributed among the seven as follows:	ce on hand her during te treasury.
Agricultural College endowment fund	84,104.72
Coupon fund	329.85 91.850.51
Permanent school fund	2,266.66
Total	178,551.74

STATEMENT No. I.

GENERAL STATEMENT OF RECEIPTS AND DISBURSEMENTS.

RECEIPTS.

The receipts were from the following sources:

eneral revenue—	
From State tax levy and special R. R. Commissioners' tax	1,643,768.39
From interest on delinquent taxes	47,182.65
From insane dues from counties	256,487.08
From Orphans' Home dues from counties	9,978.66
From peddlers' licenses	1,297.83
From peddlers' licenses From sale of laws, Codes, and Revisions	1,321,33
From insurance companies for taxes	88,410,48
From insurance companies for fees, etc., by Auditor of State	41,513.00
From Register of State Land-office, for fees	241.90
From Secretary of State, for fees	3,030.44
From Clerk of the Supreme Court, for fees	6,646.50
From Rankin defalcation	951.73
From Orwig defalcation	804.00
From telegraph companies, for taxes	7.388.48
From Iowa State Penitentiary, by Warden	14,079.87
From sale of old furniture, stationery, waste paper, etc	210.18
From Insane Hospital at Mt. Pleasant, by Superintendent	1.134.87
From Clerk of the Supreme Court, in case of State v. Kramer.	7.00
From amount of tax certificate on Dyer property by auditor of	
Polk county.	126.85
From Additional Penitentiary, by Warden	2,259.71
From unknown party, who signed himself "Delinquent"	52.50
From W. J. Knight, mileage refunded	7.45
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Other sources—	
Agricultural College endowment fund, from sale of lands\$ Coupon fund, transferred from general revenue	12,361.85 42,000.00
Permanent school-fund	5,634.04 29.865.29
War and defense bond tax levy	172,500.00
War and defense bonds, warrants issued	125,000.00
	2,514,262.08
Balance on hand September 30, 1879	74,187.87
Total\$	2,588,449.45
DISBURSEMENTS.	•
The disbursements were for the following purposes:	
General revenue—	
Redemption of Auditor's warrants	2,015,149.67
Interest allowed on same	10,063.45
Redemption of war bonds, transferred to war and defense fund.	9,837.27
Total	2,035,050.39
Other purposes—	
Coupon fund	41,888.00
Permanent school fund	5,594.03
Temporary school fund	29,865.29
War and defense fund, redemption of bonds	297,500.00
Balance in treasury September 30, 1881	2,409,897.71 178,551.74
Total\$	2,588,449.45
STATE INDEBTEDNESS.	
STATE INDEDIEDNESS.	
· ·	
War and defense fund 4 per cent warrants issued under chapter 199, section 3, acts of 1880, to pay amount due on war and defense bonds not provided for by a special levy of a one-half mill tax, as	
provided for by chapter 199, sections 1 and 2, acts of 1880: said	105 000 00
warrants are due June 20, 1882	125,000.00
The revenue fund has also become responsible to the school fund	2,500.00
for the following bonds:	
Bond No. 1, issued to the permanent school fund of the State, dated	
November 12, 1864, interest payable on the first days of January	
and July in each year, at 8 per cent, for	122,295.75
Bond No. 2, issued to the permanent school fund of the State, dated March 2, 1868, interest payable on the first days of January and	
July in each year, at 8 per cent, for	112,202,28
Bond No. 3, issued to the permanent school fund of the State, dated	110,200.20
November 1, 1871, interest payable on the first days of January	
and July in each year, at 8 per cent, for	8,558.14
Bond No. 4, issued to the permanent school fund of the State, dated	
January 5, 1876, interest payable on the first days of January and	9 970 04
July in each year, at 8 per cent, for	2,379.04
und, in accordance with article 7, section 3, of the new constitution,	
and of section 2, chapter 134, acts of 1864.)	
Total bonded indebtedness	872,935.19
•	.,

STATEMENT No. II.

Of the amount of warrants issued, and to what account charged. Also, other expenditures of general revenue during the fiscal term ending September 30, 1881:

WAMN OF ACCOUNT.	AMOUNT EXPE	NDED.
Accountant of the Board of Capitol Commissioners	\$ 2	00.00
Adjutant-general's salary	2. 3	44.03
Adjutant-general's salary	9	41.22
Attorney-general's salary and per diem	4.0	65.00
Auditor of State's salary	4,2	68.88
Auditor of State's salary. Auditor of State's deputy's salary.	2,8	83.25
Auditor of State's cierk fund	4, 9	01.33
Clerk of the Supreme Court's salary	4,4	.00.00
Clerk of the Supreme Court's clerk fund	2,6	97.00
Circuit Judge's salary, 1st Circuit, 1st District	4,2	16.65
Circuit Judge's salary. 2d Circuit, 1st District	4,3	99.92
Circuit Judge's salary, 2d District		16.61
Circuit Judge's salary, 8d District		16.60
Circuit Judge's salary, 4th District	4,8	99.92
Circuit Judge's salary, 1st Circuit, 5th District	4,9	49.91
Circuit Judge's salary, 2d Circuit, 5th District	4,8	99.92
Circuit Judge's salary, 6th District.	4,2	16.60
Circuit Judge's salary, 1st Circuit, 7th District	4,8	99,92
Circuit Judge's salary, 2d Circuit, 7th District	4,5	83.25
Circuit Judge's salary, 8th District.	4,2	16.65
Circuit Judge's salary, 9th District.	4,5	83.25
Circuit Judge's salary, 10th District.	4,0	33.27
Circuit Judge's salary, 11th District	8,6	86.60
Circuit Judge's salary, 12th District	4,8	99.92
Circuit Judge's salary, 18th District	4ემ	99.92
Circuit Judge's salary, 14th District	4,2	16.59
District Judge's salary, 1st District	42,00 4 K	899.92 83.25
District Judge's salary, 2d District District Judge's salary, 3d District	12, 0	38.32
District Judge's salary, 4th District	. 49	99.92
District Judge's salary, 5th District	44	00.00
District Judge's salary, 6th District		99.99
District Judge's salary, 7th District.		99.89
District Judge's salary, 8th District		99.92
District Judge's salary, 9th District	4.0	33.27
District Judge's salary, 10th District	4.8	99.93
District Judge's salary, 11th District	4.5	45.58
District Judge's salary, 12th District	4.2	16.60
District Judge's salary, 13th District	4. ŏ	88.29
District Judge's salary, 14th District	4, 5	83.25
District-attorney's salary, 1st District	1,1	50.00
District-attorney's salary. 2d District	1,1	.00.00
District-attorney's salary, 3d District	1,1	.33.33
District-attorney's salary, 4th District	1,1	50.00
District-attorney's salary, 5th District	1,2	00.00
District-attorney's salary, 6th District	1,2	00.00
District-attorney's salary, 7th District		00.00
District-attorney's salary, 8th District.		50.00
District-attorney's salary, 9th District	1,2	00.00
District-attorney's salary, 10th District.	1,1	50.00
District-attorney's salary, 11th District	1,2	00.00
District attorney's salary, 12th District	1,1	.00.00
District attorney's salary, 19th District	1,0	40.00
District-attorney's salary, 14th District	. 1,2	00.00

	AMOUNT EXPENDED.
Executive Council's additional salary	. 1,825.00
Governor's salary and room-rent	
Governor's contingent fund	4,985.07
Governor's private secretary's salary. Governor's contingent fund to pay certain counsel. Janitor and night-watch fund. Railroad Commissioner's salary, M. C. Woodruff. Railroad Commissioner's salary, J. W. McDill. Railroad Commissioner's salary, P. A. Dey.	. 2,400.00
Tanitar and night watch fund	. 2,000.00
Railroad Commissioner's salary M C Woodruff	. 4,873.00 . 6,000.00
Railroad Commissioner's galary, J. W. McDill.	4,816.67
Railroad Commissioner's salary, P. A. Dev	5,750.00
Railroad Commissioner's salary, A. R. Anderson	. 1,412.06
Railroad Commissioner's salary, A. R. Anderson	. 550.00
Railroad Commissioner's Secretary's salary, E. G. Morgan	2 325 00
Register of State Land-office's salary. Register of State Land-office, deputy's salary. Secretary of State's salary. Secretary of State's deputy's salary.	4,141.00
Register of State Land-office, deputy's salary	. 2,084.00
Secretary of State's salary	4,216.00
Secretary of State's deputy's salary	. 2,400.00
Secretary of State's clerk's fund	. 2,063.50
State Inspector of Coal Mines	. 1,512.50
State Librarian's assistant's salary	. 1,999.96 . 374.94
State Treasurer's salary	4,570.36
State Treasurer's deputy's salary	2,400.00
State Treasurer's clerk's fund.	2,083.34
State Treasurer's clerk's fund	. 100.00
Superintendent of Public Instruction's salary Superintendent of Public Instruction's deputy's salary	4,400,00
Superintendent of Public Instruction's deputy's salary	. 2,400.00
Superintendent of Public Instruction clark's fund .	9.018.00
Supreme Judge's salary, Austin Adams	7,999.92
Supreme Judge's salary, Joseph M. Beck	. 8,333.25
Supreme Judge's salary, Austin Adams. Supreme Judge's salary, Joseph M. Beck. Supreme Judge's salary, James G. Day. Supreme Judge's salary, James H. Rothrock.	7,999.93
Supreme Judge's salary, James H. Kothrock	. 8,333.25
Supreme Judge's salary, William H. Seevers	. 7,333.2 6 3,079.5 7
Adjusting permanent school-fund and revenue accounts	. 42.00
Agricultural College for improvements and repairs.	13,851.21
Agricultural College for improvements and repairs	1,739.60
Agricultural societies	. 85,888,01
Arrest of fugitives	7.242.56
Asylum for Feeble-Minded Children, support	. 38,340.89
Asylum for Feeble-Minded Children, trustees' mileage and per diem.	. 1.630.50
Asylum for Feeble-Minded Children, improvements and repairs	14,215.00
Blind institution, clothing account	718.40
Blind institution, improvements	*8,900. 00
Blind institution, support and pupilage	40,300.00 7,000.00
Commissioner of Immigration Deaf and Dumb Institution, clothing account	1,267.15
Deaf and Dumb Institution, building and improvements.	29.161.92
Deaf and Dumb Institution, building and improvements Deaf and Dumb Institution, support and pupilage	60,956.00
Des Moines River lands	1,361.69
Distributing House and Senate journals 18th G. A	1,200.00
Hospital for Insane, at Independence, building and improvements Hospital for Insane, at Independence, trustees expenses	36,028. 24
Hospital for Insane, at Independence, trustees' expenses	1,523.10
Hospital for Insane, at Independence county dues	139,912.00
Hospital for Insane, at Mt. Pleasant, county dues	166,048.00
Hospital for Insane, at Mt. Pleasant, improvements and repairs Hospital for Insane, at Mt. Pleasant, trustees' expenses	16,500.0 0
Interest on school-fund loans	1,497.6 5 28,759.9 7
Interest on war and defense bonds	42,000.0 0
Iowa Soldiers' Orphans' Home, improvements	26,000.00
Iowa Soldiers' Orphans' Home, support	17,637.33
Iowa Orphans' Home, county dues.	12,074.94
Iowa Orphans' Home, county dues	407.70

NAME OF ACCOUNT.	AMOUNT EXPENDED.
Iowa weather service	
Miscellaneous expenditures	
New capitol.	240,429.15
Penitentiary at Anamosa, building and improvements	57,167.32
Penitentiary at Anamosa, indebtedness	1,385.48
Penitentiary at Anamosa, support	81,294.94
Penitentiary at Anamosa, Warden's salary Penitentiary at Anamosa, Deputy Warden's salary	4,000.08 1,783.33
Penitentiary at Anamosa, clerk's salary	1,018.33
Penitentiary at Anamosa, physician's salary	1,138.33
Penitentiary at Anamosa, physician's salary Penitentiary at Anamosa, teacher's salary	1,633.75
Panitantiary of Anamaca migrae' nov bagnital staward and this	1°17_
key's salaries. Penitentiary at Ft. Madison, improvements and repairs. Penitentiary at Ft. Madison and Anamosa, visitors' expenses	24,458.66
Penitentiary at Ft. Madison, improvements and repairs	15,054.27
Penitentiary at Ft. Madison and Anamosa, visitors' expenses	42.66
Penitentiary at Ft. Madison, Warden's salary Penitentiary at Ft. Madison, Deputy Warden's salary	4,000.08
Penitentiary at Ft. Madison, Deputy Warden's salary	2,400.00
Penitentiary at Ft. Madison, clerk's salary	1,618.83
Penitentiary at Ft. Madison, physicians' salary	1,138.33
Penitentiary at Ft. Madison, chaplain and teachers' salary	1,633.75
Penitentiary at Ft. Madison, guards' pay, hospital steward and tur	m-
key's salaries. Propagation of fish.	44,653,82
Providential continuent formal	6,259.20
Providential contingent fund	5,725.59
Presidential electors, mileage and per diem	291.75 480.00
School Journal.	297.00
State hinding	28,938.68
State binding State Board of Health, mileage, expenses, and salary of Secretary State Historical Society.	8,945,77
State Historical Society	1,000.00
State Horticultural Society	2,000.00
State Library	3.002.20
State militia	16,198.51
State printing	83,345,15
State normal School, support and contingent expenses	17,625,00
State normal School, director's expenses	1.327.20
State Reform School, girls' department—repairs	1,875.00
State Reform School, boys' department—improvements and repair	rs. 14,000.00
State Reform School, support	49.152.00
State Reform School, trustees' expenses	1.440.90
State University, Board of Regents' expenses	1,622.30
State University, Board of Regents' expenses	40,000.00
Stationery. Supreme Court Reports.	17,007.61
Supreme Court Reports	10,000.00
Supreme Court Reporter's salary	2,000.00
Transportation of arms at	9,900.00
Transportation of arms, etc	1,080.96
War and defense fund revenue. Eighteenth General Assembly, visiting committees	6.93 935,99
Eighteenth General Assembly, members' and officers' salaries	96,429,00
Eighteenth General Assembly, members' mileage	7,111.80
Eighteenth General Assembly, special appropriations	56,775.48
Total amount of revenue warrants issued during the fisc	al
term	
Interest paid on revenue warrants redeemed	10,063.45
Total expenditures	1,950,813.32
• • • • • • • • • • • • • • • • • • • •	,,



INDEX.

2	PAGE
ABANDONMENT OF CHARTER—Statute regarding,	151
By town of Salem, legalized	12
By town of Salem, legalized. ABORTION—Maximum punishment for procuring, increased.	20
ACKNOWLEDGMENTS LEGALIZED—	
By John W. McMillan, attorney-in-fact	27
By Isaiah Doane, mayor	34
By Isaiah Doane, mayor	83
Equitable, evidence in	35
Equitable, evidence in. ADAIR COUNTY—Times of holding terms of district court in,	4
Times of holding circuit court in	4
ADAMS COUNTY—Action of town council of Corning, legalized	21
Times of holding circuit court in. ADAMS COUNTY—Action of town council of Corning, legalized. Independent district of Carl Village, legalized. ADDITIONAL PENITENTIARY (see Penitentiary, Additional)—.54, 58, 94,	117
ADDITIONAL PENITENTIARY (see Penitentiary, Additional) 54, 58, 94.	151
ADJULANI-TENERAL-REDOTE OLI	1710
ADULTERATION—Of food prohibited	162
Of medicine prohibited	161
Penalty for same. AGRICULTURAL COLLEGE—Appropriation to pay visiting committee to,	162
AGRICULTURAL COLLEGE—Appropriation to pay visiting committee to.	54
Leaseholds of lands belonging to, when taxable as real property	159
Value, how ascertained	159
Taxes assessed and collected like other taxes on realty	159
Treasurer's deed an assignment of interest to tax-purchaser	
Holder of certificate of tax-sale may pay principal or interest on lease	
Person redeeming to pay eight per cent interest	160
Grantee may purchase the property	180
Purchase on expiration of lease to bar redemption	160
Appropriation for new buildings at	77
repairs on highway	77
experimentation in agriculture and horticulture	77
Board of trustees to certify monthly exhibit of amounts due for labor or	•
material	77
take vouchers	77
certify lists of taxable lands to county auditors	160
take vouchers	170
Congressional action urged, to permit funds to be invested on real estate	
security	177
AGRICULTURE—Appropriation for experimentation in,	77
AIR-BRAKE—Penalty for wrongfully interfering with	168
ALDERMEN—Half to be elected annually	26
When to be elected from different townships	26
ALE—Constitutional prohibition of traffic in, agreed to	178
ALLAMAKEE COUNTY—	
Sale of school-lands in, for less than minimum price, legalized	
with no record of appraisement, legalized	124
for less than appraisement, legalized	124
ALLEYS (see Streets and Alleys)—	40
ALVERSON, E. E.—Election of, as trustee of Marengo, legalized	120
AMENDMENTS TO CONSTITUTION (see Constitution)—7, 164, 178, 180,	181
ANDERSON, R. C.—Sale of university lands to legalized	80

·	PAGE
ANDREW—Orphan asylum at, time of repaying loan to, extended	57
Annotated statutes, moclains—	_
To be received as evidence in courts	
APPANOOSE COUNTY—Village of Steele in, to be called Plano	132
Incorporation, etc., of Moravia in, legalized	143
APPEALS—From superior court to go to supreme court	25
In equitable actions	35
APPORTIONMENT OF THE STATE—Into senatorial districts	147
congressional districts	150
For the election of representatives in the general assembly	185
For the election of representatives in the general assembly	100
For the college for the blind	150
For the college for the blind	102
For the order y, horarian, and assistant	126
For the reform school	118
For reimbursement of George W. Bemis, late treasurer or state22,	23
For gold medal, etc., to Miss Kate Shelly	40
For the institution for feeble-minded children42, 43,	61
For expenses of visiting committees to state institutions	53
For expenses of visiting committees to state institutions	
rinda	54
rinda	84
For the hospital for the insane at Independence	58
For the agricultural college	77
For the new capitol	81
To the date and analysis	ο. Ο.
For the state university. For school for teachers, at Cedar Falls.	82
For school for teachers, at Cedar Falls	83
For the penitentiary of the state85,	89
For the additional penitentiary at Anamosa94,	152
For the penitentiary of the state	93
For the work of the state fish commission	97
To children of James W. McKenzie, late judge 11th judicial district	98
For the work of the state fish commission	102
For compensation of representative in G. A. from Page county	125
For expenses of pharmacy commission (out of certain funds)	198
For salaries of state officers	197
For expenses of government for two years from April 1 197	198
For salaries of state officers	198
Covering the state united the state of the s	100
The identity and to the same t	120
Incidental expenses of the supreme court	120
Janitors and night-guard at capitol	128
Providential contingencies	128
interest on debt to school-fund:	128
Providential contingencies. Interest on debt to school-fund	129
For preparing, etc., journals of houses	129
For preparing, etc., journals of houses	129
For sundry expenditures of the general assembly	130
For rent of rooms for the weather-service	130
For rent of rooms for the weather-service. For extra clerk hire in office of secretary of state	130
For navment of costs in case of State n Heisen	190
For expenses of legislative investigation	141
For expenses of legislative investigation. ARGUMENT—Oral, on motion for rehearing in supreme court	198
A DDDSM Conductor of a control man make when	100
A CITES Chica man alla manufation ay make, when	102
ASHES—Cities may make regulations concerning	-81
ARREST—Conductor, etc., on train, may make, when ASHES—Cities may make regulations concerning, ASSESSORS—To assess agricultural college leaseholds, when	100
Election of, CITY AND TOWN—To be elected biennially	105
CITY AND TOWN—To be elected biennially	105
May be two or three, in a city	105
How elected	105
How elected. To have separate assessment districts	105
To constitute board of assessment	106
City council may appoint to fill vacancy	106
additional assessors in 1882	106

	PAGE.
ASSISTANT LIBRARIAN—Appropriation for, made annual	15
ASSOCIATION—Logan Cemetery, legalized	29
Prairie City Hall, legalized.	76
Humboldt College, legalized ASYLUM FOR FEEBLE-MINDED CHILDREN—	104
ASILUM FOR FEEBLE-MINDED CHILDREN—	K.
Appropriation for expenses of visiting committee to,	54 41
Name changed to Institution for Feeble-Minded Children	57
ATTACHMENT—Sewing machine exempt from, when	62
AUDITOR, COUNTY (see County Auditor)—	02
25, 43, 64, 105, 140, 141, 160, 163,	184
AUDITOR OF STATE—	
To consolidate war-and-defense bond-tax with state revenue	6
To draw warrants to reimburse George W. Bemis22.	23
To draw warrant in favor of Kate Shelly	41
To draw warrant in favor of Kate Shelly	
children	42
Same, for ordinary expenses of same	48
To deliver warrants to treasurer of agricultural college, when	77
Same, to treasurer of school for teachers	88
To draw warrant monthly for support of girls' department, reform school	. 110
Same, to treasurer of school for teachers To draw warrant monthly for support of girls' department, reform school To draw warrant in favor of Timothy Whiting for rent of same. To draw warrants in favor of representatives from Page county.	110
All manage regarded by shormage commission to be reported to	120
All moneys received by pharmacy commission to be reported to,	199
To report clerk-hire expenditures of state officers to general assembly	120
Appropriation for clerk-hire in office of,	128
To draw warrants for interest on state debt.	128
To draw warrants for interest on state debt	145
To audit bills of educational board.	154
Report of, printing and distribution of	170
To audit bills of educational board. Report of, printing and distribution of,	46
BARBED-WIRE PATENTS—The president urged to cause action to be	
begun be set aside fraudulent,	179
DEET-FAI—mixing or, with butter or cheese pronibiled	102
BEER—Municipal license for sale of, not to extend beyond May 1	170
BELL-ROPE—Penalty for wrongfully interfering with,	1/10
BEMIS, GEORGE W.—	100
Reimbursed for loss sustained by him as treasurer of state	28
BEVERAGES—Constitutional amendment concerning intoxicating	178
BEVERAGES—Constitutional amendment concerning intoxicating,	7.7
BLIND (see College for the Blind)—	152
BOARD—Of capitol commissioners (see Capitol, New)	182
UI commissioners (see Hospital for the Insane, at Independence)	58
Of directors (see School for Teachers)	58
Or examiners (see Dentistry, also Teachers)	158
Of health (see Health, Board of)28, 155,	170
Of state canvassers, to canvass vote for representatives in congress	100
Of health (see Health, Board of)	104
Of district-townships to set out shade-trees	52
See Independent Districts	192
See School-Districts	110
BOARDS OF SUPERVISORS	
Duty of, concerning feeble-minded children42.	48
Duty of, concerning feeble-minded children	55
Duties of, in reference to taxes voted by cities, towns, and townships to	
aid in building bridges	63
To fix salaries of sheriffs	98

BOARDS OF SUPERVISORS—CONTINUED.	PAGE
Sheriffs to report to amount of fees received	. 93
To cause railroad-aid tax to be canceled, when	. 99
To cause companies interested to be notified of intention so to do	. 91
To levy additional state tax	. 110
May sell indemnity swamp-lands. To cause same to be previously appraised. To accept highest bid for same.	. 102
To eccent highest hid for same	100
To cause deed to be executed for same	189
May reject all bids for same	. 169
May sell same after advertising	. 168
To can vass vote at special election	. 164
Acts of certain, legalized	, 118
BOARDS OF TRUSTEES—Printing and distribution of reports of,	. 170
BOILERS—May regulate and control construction of,	. 87
BOND—Treasurer of institution for feeble-minded children to give,	. 41
BONDING OF COUNTY INDEBTEDNESS—Provided for	. 137 . 89
RONFIRES—Cities may regulate the huilding of	. 87
BONFIRES—Cities may regulate the building of, BOONE COUNTY—Certain conveyances of real estate situated in, legalized	27
Appropriation in recognition of Miss Kate Shelly, or	. 40
Time of holding courts in	. 144
BRADDYVILLE, TOWN OF—Incorporation of, legalized	. 59
Time of holding courts in. BRADDYVILLE, TOWN OF—Incorporation of, legalized BRANCHES—In which candidates for teachers' certificates and diplomas are	•
to ne examined	15Y
BRAKEMEN—Authorized to make arrests, when BREMER COUNTY—Organization of independent districts in, legalized	. 108 . 66
BRIDGES, COUNTY—	. 00
Costing \$10,000, cities, towns, and townships may aid in constructing,	. 63
Question to be submitted to popular vote	. 83
Mode of conducting election	. 68
Mode of conducting election. Levy and collection of tax voted Maximum amount of same.	64
Maximum amount of same	64
Mode and conditions of disbursing same	. 64
RRIDGES OVER MISSOURI RIVER—Congress urged to permit erection of	189
Number required, in establishing highways, to be reported, with cost BRIDGES OVER MISSOURI RIVER—Congress urged to permit erection of BRISTOW, TOWN OF—Acts of council of, legalized	78
	. 11
Ordinances, etc., of, same BUCHANAN COUNTY—Highway authorized at hospital grounds	74
BUCHANAN COUNTY—Highway authorized at hospital grounds	44
BUENA VISTA COUNTY—	
Sale of school-land in, for less than appraised value, legalized	49
BUILDINGS—Public, destroyed by fire, insurance money may be used for reconstructing,	55
Cities may require, to be numbered	87
BURLINGTON, CITY OF-	•
BURLINGTON, CITY OF— Ordinance of, for the construction of sewers, legalized	60
BUTLER COUNTY—Acts of the council of Bristow in legalized	78
BUTTER AND CHEESE-Mixture of oleomargarine with, prohibited	162
The use of harmless material for coloring, not forbidden	161
CANAL-Congress memorialized to cause, to be constructed from Hennepin	
to Rock Island	176
CANVASS—	
Of vote for representatives in Congress to be made by state can vassers	150
Of vote on constitutional amendment	164
Of vote on constitutional amendment. CAPITOL—Appropriation for janitors and night-guard at, CAPITOL, NEW—Appropriation for completion of,	128
Bide need not be invited for artistic mark and material	81 191
Bids need not be invited for artistic work and material	191
next session	81
Report of commissioners of	171
Report of commissioners of,	182

• •	PAGI
CARL VILLAGE-	
Organization and acts of independent district of, legalized	11
CARP, GERMAN—Appropriation for distributing,	- 19
Unlawfully interfering with minning of minishable	10
Unlawfully interfering with running of, punishable. CASCADE, TOWN OF—Incorporation, etc., of, legalized	12
Action making it a road-district, same	12
Action making it a road-district, same. CASTALIA—Independent district of, legalized. CEDAR RAPIDS—Transfer of territory to independent district of, legalized	6
CEDAR RAPIDS—Transfer of territory to independent district of, legalized	. 11:
CENSUS, FEDERAL FOR 1880—To be published by state CERRO GORDO COUNTY—Town of Rockwell in, legalized	18
CERTIFICATES STATE (see Teachers)—	15
CERTIFICATES, STATE (see Teachers)— 153, CHANGE OF NAME—Of city or town, how effected Of village of Steele.	18
Of village of Steele	18
Of certain towns, legalized	130
CHANGES OF VENUE AND PLACE OF TRIAL—From superior court	2
CHAPLAINS—Of general assembly, appropriation to pay,	12
CHARTER ARANDONMENT OF-By cities of first class law amended	151
By town of Salem, legalized.	19
By town of Salem, legalized. CHEESE (see Butter and Cheese)—	169
CHEMICALS—Cities may establish regulations concerning manufactories of,	. 88
CHERROR RECONSTY	
CHICAGO ST PAIIL MINNEAPOLIS AND OMAHA PAILWAY COM	40
PANY—Purchase by of certain railways, legalized	119
Incorporation and acts of town of Aurelia in, legalized. CHICAGO, ST. PAUL, MINNEAPOLIS AND OMAHA RAILWAY COM- PANY—Purchase by, of certain railways, legalized. CHIMNEYS—Cities may regulate and control the construction of,	87
CHURCHES—	
In cities under special charter, congregations may be prohibited in, when.	157
Same, unvaccinated persons may be prevented entering,	157
Proceedings in same legalized	76
Proceedings in same, legalized Terms of, in eleventh judicial district, fixed	144
Tarms of to be rearranged after qualification of additional judge	- 67
May appoint guardian of property of non-resident idiot, lunatic, etc Foreign guardian of such may be appointed guardian in this state CIRCUIT JUDGES—Additional one may be elected, when Term of office of same	97
Foreign guardian of such may be appointed guardian in this state	97
Term of office of same	56 56
Powers of, in same circuit	57
CITIES—	
Cost of paving street and alley intersections to be borne by, when89,	40
Council may levy tax for the purpose	88
Same not to be diverted	89 40
Of 8,000 people may by majority vote establish superior courts	24
Of over 22,300 in 1880, circuits containing, to have additional judges	56
Of over 22,300 in 1880, circuits containing, to have additional judges CITIES UNDER GENERAL INCORPORATION LAW—	
Powers of, enlarged. CITIES OF THE FIRST CLASS—Aldermen in, how to be elected	87
From separate townships, when.	26
A handoning special charters terms of office in	151
CITIES OF THE SECOND CLASS—May erect and maintain fails	142
May appropriate moneys for grounds and building out of general fund	142
Abandoning special charters, terms of office in,	
May cause lots and lands to be filled or drained	- 88
May collect expenses of same from property	151
Abandoning charter, statute amended	159
Mayor to be chairman of board	155
May punish violations of orders of health-board	155

CITIES UNDER SPECIAL CHARTERS—Continued. Councils of, concurring, boards of health may prohibit congregations as sembling, and unvaccinated persons attending schools and public meet	PAGE
ings	. 15'
ings Councils of, may provide for the exercise of the powers of health-boards.	. 159
may require such boards to report	. 159
CITIES AND TOWNS—	. 19
May aid in construction of county bridges	. 63
May aid in construction of county bridges	63
City clerk to certify rate of tax voted	63
To elect assessors for two years	. 100 . 119
May procure and donate to railway companies sites for buildings	. 123
Majority of resident freehold taxpayers may petition	. 123
Council may select site and condemn property	123
What property not to be taken	123
All property in, made taxable for road purposes	145
What property not to be taken All property in, made taxable for road purposes CITIES AND TOWNS UNDER GENERAL LAW—	
May change name	18 18
Election on question; notice; manner of voting	18
Amrmative result to be entered of record	- 18
Certified copies of same to be filed, where	18
Change when completed May require male residents between 21 and 45 to do work on streets	18
May provide a penalty for failure in same	33 33
May provide a penalty for failure in same. Amount recovered to be expended on streets of,	33
Printed though of ordinances of evidence of their shontion ere	110
CIAY COUNCIL OF PELLA—Certain proceedings of, legalized	71
CITY COUNCIL OF PELLA—Certain proceedings of, legalized. CLARINDA—Incorporation of, as town, legalized. Re-organization of, as city, same. CLAY COUNTY—Incorporation of town of Spencer in, legalized.	39 3 9
CLAY COUNTY—Incorporation of town of Spencer in, legalized	22
CLAYTON COUNTY—Independent district of Volga in, legalized	45
Plat and incorporation of west methogor in, legalized	71
COINDENSALION OF TOP OUTLIES UNGER DOSTO OF DESIEN ISW	122
To pay into county treasury unclaimed fees semi-annually	140
To take duplicate receipts from treasurer, showing the claimants	140
To file one with county auditor	140
Salary of deputy	111
Salary of deputy. Permanent clerk-hire fund discontinued.	111
Biennial appropriation for clerk-hire	128
CLERK-HIRE— Permanent allowance for, to clerk of supreme court, discontinued	111
Appropriation for, in the public offices CLERK, COUNTY (see County Clerk)— CLOTHING—Of inmates of institution for feeble-minded children, cost of,	128
CLERK, COUNTY (see County Clerk)—	38
to be collected from parents or guardians	43
Or from the county sending.	43
CODE—AMENDED. See Statutes. Title iv, ch. 10, sec. 438: abandonment of city charters	•••
Title iv, ch. 10, sec. 438: abandonment of city charters	151
Title v. ch. 11, sec. 766: deputy clerk supreme court	111
Title vii, ch. 1, sec. 936: establishing highways	104
Title x. ch. 10. sec. 1324: telephones on highways	46
Title x, ch. 10, secs. 1210-1212, and 1414: telephones on highways	47
Title x, ch. 6, sec. 1824: telephones on highways	100
Title xii, ch. 6, sec. 1675: college for the blind	152

CODE—Continued.	PAGE,
Title xii, ch. 9: insurance of school property	122
Title Ail, till, 7. Instraints til School property	50
Title xii, ch. 9, sec. 1717: highways to school-houses	92
Title xii, ch. 9, sec. 1745: district secretary's report	23
Title xii, ch. 9, sec. 1774: county superintendent's duties	147
Title xii. ch. 9. sec. 1776: county superintendent's compensation	147
Title xii, ch. 12, sec. 1862: investment of school-fund	169
Title xv, ch. 5, sec. 2253: guardianship	07
Title Av, cli. 0, Sec. 2200. guardianship	07
Title xv, ch. 5, sec. 2266: guardianship	91
Title xviii, ch. 2, sec. 8072: exemptions	50
Title xxiii, ch. 1, sec. 8764: public printing	142
Title xxiii, ch. 1, sec. 3771: salary clerk supreme court	111
Title vviv ch 2 sec 8964: penalty for shortion	20
CODE ADDITIONS TO See Stutiton	
CODE, ADDITIONS TO. See Statutes. Title iv, ch. 4: duties of county treasurer. Title iv, ch. 10: cities and towns. Title iv, ch. 10: cities and towns.	100
Title IV, ch. 4: duties of county treasurer	125
Title 1v, cn. 10: citles and towns	18
Title iv, ch. 10: cities and towns	39
Title iv, ch. 10: cities	87
Title vi, ch. 2: penalty on tax-sales	48
Title vii, ch. 3: county bridges	63
Title vii, til. o. tunily bligger	100
Title x, ch. 5: railways	120
Title xii, ch. 5: reform school	88
Title xii, ch. 9: shade trees on school-grounds	23
Title xviii, ch. 2: exemptions from execution	62
Title xviii, ch. 2: boundaries of independent districts	111
Title xxiv, ch. 3: crimes against railroad property	107
CODE DA DEC CUDED CEDED Co. Notation	101
CODE, PARTS SUPERSEDED. See Statutes.	400
Title 1v, ch. v, sec. sec. assessors	100
Title iv, ch. 10, sec. 890: poll-tax in cities and towns	33
Title iv, ch. 9, sec. 390: assessors Title iv, ch. 10, sec. 390: poll-tax in cities and towns Title v, ch. 1, sec. 573: time of general election	110
Title xii. ch. 6. sec. 1676: support fund college for the blind	152
Title xii, ch. 6, sec. 1676: support fund college for the blind Title xii, ch. 9, sec. 1739: president of school-board	48
Title xiv, ch. 9, sec. 2155: limited partnership. Title xix, ch. 2, sec. 3201, 3202: rehearing in supreme court. Title xxiii, ch. 2, sec. 3786: unclaimed fees in hands of clerk district court.	, ~~
Title air ah 9 see 2001 1900s wheeling in suppose or we	104
Title XIX, Ch. 2, Sec. 3201, 5202; Tenearing in Supreme could	104
Title xxiii, ch. 2, sec. 8786: unclaimed fees in hands of clerk district court.	. 140
Title xxiii, ch. 2, sec. 8791: pay of county supervisors	145
Title xxiii, ch. 2, sec. 3815: unclaimed fees in hands of justices of peace	140
CODE, SECTION REPEALED. See Statutes.	
Title xii, ch. 12, sec. 1865: investment of school-fund	169
COLLEGE FOR THE BLIND	100
Appropriation for support of, for 1882	
Appropriation for support of for 1882	٠
repairs and improvements	ารอ
employment of oculist at,	144
repairs and improvements. employment of oculist at, Duty of board of trustees.	144
Support-fund increased	152
COMMISSIONS—	
Having charge of the erection of public buildings, reports of,	170
So Da Ilman I Commissioners	104
See Railroad Commissioners Pharmacy Commission 126,	150
CONSTRUCTION OF WINDOWS THE TOTAL THE TOTAL TRANSPORT OF THE TOTAL T	, 170
COMMISSIONER OF HIGHWAYS—Duties imposed on	104
COMPENSATION—Of members of board of examiners in dentistry	- 37
COMPENSATION—Of members of board of examiners in dentistry Of secretary and treasurer of institution for feeble-minded children	42
Of officers and employes of general assembly	53
Of sheriff readjusted	1_02
Of deputy clerk of supreme court	111
Of alone of district source for convince under health low	100
Of officers and employes of general assembly. Of sheriff readjusted	132
Ut members of board of supervisors	146
Of county superintendents	147
Of members educational board of examiners, and their assistants	154
COMMITTEES-Visiting state institutions, appropriation to pay expenses of	. 52
COMMITTEE VISITING -To hospitals report of	170
Of members educational board of examiners, and their assistants	100
VI INILIONE WALLE MAY MARC ALLONO, WHOLL	100
OB	

	PAGE
CONGRESS—State apportioned for representatives in,	150
Memorialized in relation to the Hennepin Canal	, 177
CONSTITUTION—	
Proposed amendment to, may be voted on at special election	
Amendment to, prohibiting traffic in intoxicating beverages, agreed to	178
Same to be voted on, June 27. Governor to issue proclamation, sheriff to give notice	164
Governor to issue proclamation, sheriff to give notice	164
Form of ballot; poll-books	164
County and state canvass Amendments to, proposed, extending suffrage to women	164
Amendments to, proposed, extending suffrage to women	180
changing day of general election	181
in relation to judicial districts	181
in reference to grand jury	181
abolishing the office of district-attorney, and	
substituting that of county attorney	181
referred to the next general assembly180.	181
CONTAGIOUS DISEASES—	4-0
Cities under special charter authorized to guard against,	158
CONTINGENCIES, PROVIDENTIAL—Appropriation for,	128
CONTINGENT FUND—Of executive office. Of independent districts may be used to pay for insurance	128
Of independent districts may be used to pay for insurance	139
CONVEYANCES LEGALIZED—	~=
By Robt. M. Wingate, through attorney-in-fact	27
By the St. Paul & Sioux City R. R. Co.	113
CONVICTS—At penitentiaries, support of,	¥4
Appropriation for reward for escaped,	¥4
COUNCIL BLUFFS, CITY OF—	404
Jurisdiction over certain lots in, ceded to the United States	104
COUNSEL—Additional in behalf of state, allowance for,	120
COUNTY AUDITOD Duty of with reference to guporier country	101
COUNTY ATTORNEY—Proposition to establish office of,	20
minded	49
where city, town, or township aids in construction of bridge	R4
To provide separate books for the different assessment districts	
Clerk of the courts to file with, duplicate receipts for unclaimed fees	100
turned over	140
Justice of the peace same	140
Justice of the peace, same	140
To issue to proper claimants orders for same.	140
To issue to proper claimants orders for same	141
To issue orders for same.	141
To issue orders for same. To furnish poll-books for the prohibition election	164
COUNTY BRIDGES (see Bridges)— COUNTY CLERK—Dentists to be registered by,	63
COUNTY CLERK—Dentists to be registered by	38
Fee for sameCOUNTY INDEBTEDNESS—January 1, 1882, may be funded	38
COUNTY INDEBTEDNESS—January 1, 1882, may be funded	137
COUNTY SUPERINTENDENT—	
To make report, in regard to feeble-minded children	42
Compensation increased	147
Duty of, in regard to school-visitation	147
To keep register of state certificates and diplomas	154
To report account of certificates and diplomas	15 4
COUNTY TREASURER—	
To consolidate war and defense bond-tax with general revenue	6
To receive deposit for jurors' fees in superior court	25
To pay out special bridge tax fund	64
May issue calls for outstanding warrants	99
Notice of same, how published	100
To receive deposit for jurors' fees in superior court. To pay out special bridge tax fund May issue calls for outstanding warrants. Notice of same, how published. To receive unclaimed fees from clerk of courts and justices.	140
To make statement of same now in treasury	140

1	AGE.
COURT, TERMS OF—In fifth judicial district, legalized	4
	40
In eleventh judicial district, fixed	144
DALLAS COUNTY—Terms of court in, fixed	4
Incorporation of the town of Redfield in, legalized	10
Incorporation of the town of Redfield in, legalized. DAYTON, TOWN OF—Incorporation of, legalized.	32
DEAF AND DUMB (see Institution for Deaf and Dumb)—54, 101, DEBT—Appropriation to pay interest on state, Of counties January 1, 1882, may be funded	102
Of counties Innuers 1 1999, most be funded	128
DELAWARE COUNTY—	101
Certain proceedings of the town of Manchester in, legalized	86
DELINQUENT TAXES—Penalty on property sold for, lessened	48
Agricultural college renewed leaseholds may be sold for,	159 88
DENTISTRY—Act to insure the better education of practitioners of,36, No person to commence the practice of without license or diploma	86
Present practitioners of to cause themselves to be registered	- 37
Effect of registration	37
Effect of license; temporary license	37 37
Fee for license on examination: on diploma	87
Penalty for practicing, without registrationLicenses to be registered with "county clerk"	37
Licenses to be registered with "county clerk"	38 38
Penalty for failure to register	38
Forfeited license, how restored. Persons extracting teeth not interfered with.	38
Board of examiners created	383
How appointed; qualifications; term of office; vacancy	86 36
To examine applicants, and issue licenses to those qualified	87
To issue licenses to graduates of dental colleges, on receipt of fee	37
Any member of board may issue temporary license	37
Support-fund; compensation of members	87
Secretary to hold funds, and give bond DEPUTY CLERK OF SUPREME COURT—May be appointed	38
DEPUTY CLERK OF SUPREME COURT—May be appointed	111
Salary of DES MOINES COUNTY—	111
	60
DES MOINES RIVER LANDS—	
Congress urged to cause proceedings to be instituted to quiet title to, DIPLOMAS, STATE (see Teachers)—	175
DIRECTORS (see School-Districts)—	138
DISEASES—	
In cities under special charters, provisions to prevent spread of,156-	158
DISTRICT-ATTORNEYS—Constitutional amendment to abolish, proposed	181
DISTRICT COURT (see Courts, Terms of)—	146
May procure highways to school-houses DISTRICTS—State divided into eleven congressional,	52
State apportioned into senatorial,	150
Formed for the election of representatives in the general assembly	165
Cities of over 10,000 may be divided into, for assessment purposes	105
DOANE, ISAIAH—Acknowledgments taken by as mayor, legalized	84
DOCTORS, ITINERANT—Powers of cities to regulate, license, and tax	81 88
DOOR-KEEPERS—Of general assembly, pay of, DRUGGISTS (see Pharmacists)———————————————————————————————————	184
DRUGS—Adulteration of, prohibited	162
DRUGS—Adulteration of, prohibited Penalty for so doing; third offense a felony. DUBUQUE & SIOUX CITY RAILROAD GRANT—	162
Restriction on certifying lands of, removed	115
Lands of, may be certified to company's grantee	115

	PAGE
Organization of town and road-district of Cascade in legalized	. 12
DUTY ON STEEL BLOOMS—Joint resolution opposing increase of,	18
of the state of th	. 10
EDITO A TIONAL BOARD OF FY A MINERS (see Teachers)	4 2
EI ECTION Of first of cours of Postum of Postu	, 10
Time to be a second of the sec	1
EDUCATIONAL BOARD OF EXAMINERS (see Teachers)—	40
Of first omcers of town of Britt, same	74
Of omcers of town of Lacona, same	. 71
Of two trustees of town of Marengo, same	120
Of officers of town of Moravia, same	143
In cities and towns on change of name	. 18
Of aldermen when and how to be held	9*
Of additional circuit judges, provided for	56
General to be held in November in even numbered years	110
()f representatives in congress provided for	150
Constitutional amendment may be submitted at special, Special, to be held on constitutional amendment for prohibition Governor's proclamation; sheriff's notice. Form of ballot; poll-books; canvass.	100
Unoid to be held an constitutional amondment for machibition	40
Coverned a mediametrial about a metian of promotion	101
Governor's proclamation; sherm s notice	104
Form or banot; pon-books; canvass	164
Governor to proclaim result of election. Proposed constitutional amendment changing date of general,	165
Proposed constitutional amendment changing date of general,	181
ELECTORS—Proposed constitutional amendment concerning sex of	180
ELEVENTH JUDICIAL DISTRICT—Terms of court in, fixed	144
ENVELOPS—Printing, for state to be let to lowest bidder	149
EQUITABLE ACTIONS—Evidence in, may be taken by deposition	25
Same may be cartified by the judge when	OK
EVIDENCE—In equitable actions, how taken	35 35
McClairle Americal Statutes to be precised as	99
McClain's Annotated Statutes to be received as,	5
Printed copies of ordinances of cities, when received as,	119
Printed ordinances of Fort Dodge made,	51
Printed ordinances of Fort Dodge made,	37
Of teachers for state certificates and diplomas	154
EXAMINERS, BUARD DE-	
See Dentistry See Teachers	36
See Teachers	153
EXECUTION—On judgment of superior court	95
Nothing exempt from, for amount of poll-tax. Seamstress's sewing machine exempt from,	33
Seamstress's sewing-machine exempt from	62
EXECUTIVE COUNCIL—	0.0
Plans for new buildings for institution for feeble-minded children to be	
approved by	۵1
approved by, Purchase of lands for same, to be with consent of, To have approval of plans for new building at normal school	61 61
Turchase of faints for same, to be with consent of,	01
To have approval of plans for new building at normal school	83
Same for work at Fort Madison penitentiary	85
Anamosa penitentiary	94
To have control of, and audit, appropriation for fish commission	97
May give part of public printing to institution for deaf and dumb	102
May give part of public printing to institution for deaf and dumb To control expenditures for payment of janitors and night guard Expenditures for providential contingencies must have unanimous	128
Expenditures for providential contingencies must have unanimous	
approval of	198
approval of. Additional compensation to members of,	190
To direct payment for publication of the journals	100
To determine amount required of each railroad company to pay expenses	120
To determine amount required of each famous company to pay expenses	100
of railroad commission	190
To levy the same, and notify each company	186
may have new island in Mississippi River appraised and sold	138
To appoint two members of educational board of examiners	158
As board of state canvassers	164
EXECUTIVE OFFICE—Appropriation for contingent expenses of	128
EXEMPTION—Not waived, when	50
EXEMPTION—Not waived, when	69
	~4

	PAGE.
EXPLOSIVE MATERIALS—Powers of cities regarding,	
EXTENSION—Of town-limits of Salem, legalized.	12
, 0	
FACTORIES—Certain kinds of, regulation of, by cities	. 88
Report of, to be made by county superintendent	42
Report of, to be made by county superintendent. See Institution for Feeble-Minded Children	61
FEES—For license to practice dentistry	37
FEES—For license to practice dentistry For registering same. Of sheriff, for services.	38 1_09
N'AP PANAWULAT BRATMANIST'S PANISTPATIAN	7 1342
recording pharmacist's change of place of business	126
recording pharmacist's change of place of business Of clerk of district court for recording marriages, births, and deaths	132
For reporting same	132
dinloma	154
diplomaOf witnesses and jurors unclaimed to be paid into county treasury semi-	140
Same now in treasurer's hands, statement of, to be made	140
FERTILIZERS—Manufactories of, may be regulated by cities.	88
FERTILIZERS—Manufactories of, may be regulated by cities. FIFTH JUDICIAL DISTRICT—Terms of court in, fixed	4
Same already held, legalized	70
FINE—For practicing dentistry without authority For failure of dentist to have his license registered.	87
For interference with levees	90 47
For maliciously detaching locomotive or cars	107
For unlawfully running off locomotive	107
For wrongfully running off hand-car. For failure of pharmacist in business to renew registration	107
FOR IMPUTE OF PHARMACIST IN DUBINESS TO FEREW REGISTRATION	126
changing place of business to notify secretary. to post certificate of registration peddler of nostrums to obtain license	126
peddler of nostrums to obtain license	126
For doing pharmacy business without registration, maximum fixed Cities under special charter may inflict, for violation of orders of health-	127
Cities under special charter may innict, for violation of orders of health-	150
boards	-100
board For sale of adulterated food or medicine	189
For sale of adulterated food or medicine. FIRES, FIREPLACES, FIRE-ESCAPES, AND FIREWORKS— Powers of cities and towns in regard to,	102
Powers of cities and towns in regard to,	88
FISUAL TERM—Changed	170
FISH COMMISSION—Appropriation to continue the work of,	170
FISH HATCHING-HOUSE—	110
Appropriation for expenses of visiting committee to	54
FISH-WAYS—Statute requiring construction of, repealed	19
FISH-WAYS—Statute requiring construction of, repealed. FISHER, JANE H.—Sale of school-land to, legalized. FLOYD COUNTY—Error in conveyance of school-lands in, corrected	121
RIAL RS—Carles may regulate and control the congruiction of	N7
FOOD—Adulteration of, prohibited	162
Offering to sell adulterated food, same	162
Punishment for the offenses	162
Of non-resident of unsound mind may be appointed guardian here	97
FORFEITURE—	
Municipal corporations may exact, for failure to work road-tax	33
Of dentist's license. FORT DODGE—Book of printed ordinances of, made primary evidence FRANKLIN COUNTY—Terms of court in, for 1882 and 1883	37
FRANKLIN COUNTY—Terms of court in for 1889 and 1989	144
2 COUNTY I TOURS OF COURT IN TOU 1002 CHU 1000	A-172
GARFIELD, JAMES A., PRESIDENT OF THE UNITED STATES—	
Joint resolution in honor of,	172

	PAGI	
GAS-PIPES—Cities may require connection with, to be made, when GENERAL ASSEMBLY—		
To elect trustees of the institution for feeble-minded children	4	.1
Compensation of officers and employes of, increased	5	2
Appropriation for expenses of visiting committees of,	.ರಿಕ, ರ. 1.4	4
Appropriation to pay presiding officers of	12	έ
Appropriation to pay expenses of investigation by committee of,	70, 17	1
GENERAL ELECTION—		_
In even years to be in November. Constitutional amendment proposing change in time of,	10	1
GILLETT, JOHN D,—		
One of committee to obtain medal for Miss Shelly and present same	40	0
GIRLS (see Reform School) —	89, 9	1
GLUCOSE—Not to be mixed with sirup or sugar for human food	189	9
Not to be mixed with any article unless labeled	162	2
GOLD MEDAL—To be presented to Miss Kate Shelly	40	0
GOLD MEDAL—To be presented to Miss Kate Shelly GOVERNOR OF THE STATE, THE—To patent land to R. C. Anderson To appoint board of examiners in dentistry	30	3
To fill vacancy in same	30	R
To have annual report from same		ě
One of committee to procure and present to Miss K. Shelly gold medal, e	tc. 40)
With fish-commissioner to determine what fish to be brought into water of the state.		-
To issue patent for school-land to Jane H. Fisher	121	i
Appropriation for contingent expenses of office	128	3
room-rent printing message and inaugural of,	128	3
To issue proclamation for special election	· · · 130	;
To issue proclamation for special election State officers and institutions to report to, by August 15	170	;
To cause public documents to be printed. Printing and distribution of message and inaugural of,	170)
Printing and distribution of message and inaugural of,	70, 171	Ł
GRANT OF LANDS—To Signix City and St. Paul Railroad Company resume	181 101 he	2
GREENE COUNTY—Incorporation of Scranton in, legalized	20	,
GRAND JURY—Proposed constitutional amendment concerning, GRANT OF LANDS—To Sioux City and St. Paul Railroad Company resume GREENE COUNTY—Incorporation of Scranton in, legalized GRIFFITH, JOHN X., REPRESENTATIVE FROM PAGE COUNTY—		
Compensation of,	125	1
mind may be appointed	97	,
mind may be appointed Foreign guardian of such may be appointed.	97	,
GUTHRIE—Change of name legalized. GUTHRIE COUNTY—Terms of district court for 1882 and 1883 in, fixed	186	•
Terms of circuit court in same	4	,
Terms of circuit court in, same Incorporation and change of name of town in, legalized	136	
HAMILTON COUNTY—		
Acknowledgments taken by mayor of Webster City, in, legalized Terms of court in fixed	144	
Terms of court in, fixed	d. 74	
HARDIN COUNTY—Terms of court in, fixed	144	
HARRISON COUNTY—Incorporation of town in, legalized	11	
HATCHING-HOUSE—Appropriation for	. 54	
HATCHING-HOUSE—Appropriation for HEALTH, STATE BOARD OF—		
Printing and distribution of report of, provided for	O. 171	
Clerk and physician of certain local boards to report to,	0, 158	
Penalty for failureHEALTH, LOCAL BOARD OF—	100	
Cities under special charter may establish,	. 155	
How constituted	. 155	

	PAGE.
Physician, clerk, etc., to board; quorum	155
May make regulations, rules, and orders	. 155
Violation thereof, how punished	155
May require owner of property to abate nuisance	156
May cause same to be abated: expenses, how recovered	. 156
May proceed without notice, when	. 156
May prevent nuisances	156
Publication of rules; same notice	156
Notices of how served	15A
Cleansing of premises; removal of occupants	157
Premises not to be again occupied as dwelling without consent of,	. 157
May, with consent of council, prohibit congregations of people in schools,	
churches, etc	157
May with like consent prohibit admission of unvaccinated pupils to)
schools May similarly prevent admission of unvaccinated into churches, theaters, etc. Proceedings when board is excluded from infected premises.	157
May similarly prevent admission of unvaccinated into churches, thea-	
ters, etc	157
Proceedings when board is excluded from infected premises	157
To make provision for isolation of dersons having contagious diseases	190
Meetings of	158
Meetings of. Councils may modify or rescind rules, etc., of, Councils may modify or rescind rules, etc., of, COUNCIL MARKAR ATTIS Cities may recrulate the construction of	159
HEATING APPARATUS—Cities may regulate the construction of,	87
HEATING APPARATUS—Cities may regulate the construction of, HEISEY, MARTIN—Appropriation to pay costs in case of State v HENNEPIN CANAL—Memorials to congress concerning,	180
HENNEPIN CANAL—Memorials to congress concerning,	, 176
HENRY COUNTY—Incorporation and extension of Salem, in, legalized	12
HIGHWAY—	
Authorized across land belonging to the state in Buchanan county	. 4
Boards of directors may be authorized to obtain, to school-houses	52
District-townships may vote tax to obtain, to school-houses	52
Commissioner to report number of bridges required, with cost	79
Telephone lines may be constructed along. Commissioner to give names of property-owners along line of proposed road	100
Commissioner to give names of property-owners along line of proposed road	. 104
Duty of railway companies at crossing	115
HISTORICAL SUCLETY, STATE—Provision for blennial report of, 170,	, 171
HOLMES, A. J.—	40
Of committee to procure and present testimonial to Miss Kate Shelly	40
HOME—Appropriation for soldiers' orphans'	77
HOSPITAL FOR THE INSANE (see Institutions, State)—170,	171
Provision for printing and distributing report of visiting committee	
to,	171
AT INDEPENDENCE—	,
Location of highway across land belonging to, authorized	44
Appropriation to pay expenses of legislative visiting committee to,	54
Appropriation for completing and furnishing building	58
Board of commissioners to disburse appropriation	58
may procure limestone from quarry near Anamosa	58
may require stone-cutting to be done at addi-	
tional penitentiary	58
Appropriation for new boilers, completing water-supply, and contingent	;
expenses	58
To be drawn and expended by board of trustees	- 58
Not more than half in 1882	58
Superintendent of, authorized to utilize labor of inmates	58
AT MOUNT PLEASANT—	
Appropriation for expenses of legislative visiting committee to,	54
Appropriation for improvements	84
wire mattresses and iron bedsteads	84
repairs and contingent fund	84
Board of trustees to draw and pay out appropriation	84
Sums not exhausted may be diverted	84
Not more than half to be spent in 1882	84

	PAGI
Compensation of clerks, officers, and employes	. 5
Appropriation to pay presiding officers of, Appropriation for preparing, etc., journals of, HUMBOLDT COLLEGE ASSOCIATION—	. 12
Appropriation for preparing, etc., journals of,	. 12
Incompation of with unpreceded articles localized	40
Incorporation of, with unrecorded articles, legalized	. 10
Numing of an independent district in legalized	a
Incorporation of college association in legalized	10
HUMESTON, TOWN OF—Incorporation and official acts of legalized.	7
IDIOT—Non-resident, guardian of property of, may be appointed	. 9'
IDIOT—Non-resident, guardian of property of, may be appointed Foreign guardian of, may be appointed such guardian	. 91
IDIOTIC CHILDREN—Provision for care of,4	1-48
INAUGURAL—Appropriation for printing, in foreign languages	130
ITALICITE A THOU CEREMONIES. A prescription for expenses of	, 177
INCORPORATION CEREMONIES—Appropriation for expenses of,	15
90 92 81 89 85 80 48 50	, 10
Foreign guardian of, may be appointed such guardian. IDIOTIC CHILDREN—Provision for care of,	143
Of Logan Cemetery Association, legalized	29
Of Union Hall Association, legalized	76
Of Humboldt College Association, legalized	103
INDEMNITY SWAMP-LANDS—May be sold	162
10 0e appraised	103
Highest hid to be accented. deed to be executed	105
Payments: delivery of deed: effect of deed: evidence of title	169
Of Logan Cemetery Association, legalized	163
Bids may be rejected. Board of supervisors may sell at any time after advertising INDEPENDENT DISTRICT—Organization of Volga City as, legalized	163
Board of supervisors may sell at any time after advertising	163
INDEPENDENT DISTRICT—Organization of Volga City as, legalized	45
Of Livermore, naming of, legalized	60
Of Rims organization of legalized	00 88
Of Castalia organization of legalized	87
Of Omaha, first election of officers and naming of, legalized	80
Transfer of territory of certain, in Linn county, legalized	113
Of Carl Village, legalized	117
Of Wintersel, purchase of real estate by board of, legalized	133
INDEPENDENT DISTRICTS—Comprise all of territory of cities and towns	112
May use contingent fund to insure property. Must not contract debt for the purpose. INFECTIOUS DISEASES—Powers of local boards of health in regard to, 157,	100
INFECTIOUS DISEASES—Powers of local boards of health in regard to, 157.	158
Powers of cities under general law in regard to, INSANE (see Hospital for the Insane) INSTITUTIONS, STATE—Reports of, to be made when Printing and distribution of reports, INSTITUTION FOR THE SUPPORT AND EDUCATION OF THE	87
INSANE (see Hospital for the Insane)—	171
INSTITUTIONS, STATE—Reports of, to be made when	170
INSTITUTION FOR THE SHOPORT AND PRIMATION OF THE	171
DEAF AND DUMB—	
Appropriation for expenses of visiting committee to	54
Appropriation for expenses of visiting committee to, Support-fund of, increased	101
Appropriation for laundry and fixtures; inside shutters; furniture, etc.,	101
referencing and other improvements	102
ice-house and general repairs; for water supply, water	100
pipes, etc	102
additional printing material	102
Trustees to draw and pay out appropriation	102
library	102
Labor of inmates to be utilized	102
Executive council may apportion part of public printing to,	102

	· ·	
IN	STITUTION FOR FEEBLE-MINDED CHILDREN-	PAGE.
	Name of asylum for feeble-minded children changed to,	. 41
	Management of; purposes	. 41
	Who entitled to benefits of,	. 42
	Who and how admitted	. 42
	Appropriation for support of, to be drawn monthly	. 42
	ordinary expenses, to be drawn quarterly	. 43
	Clothing of pupils, how naid for	. 43
	Clothing of pupils, how paid for Inmate of, may be returned home, when Definition of term "feeble-minded"	. 43
	Definition of tarm "fachla minded"	. 43
	Custodial department in	. 43
	Custodial department in,	. 43
	Appointment of sucordinate onicers of, provided for	45
	Appropriation for improvements at,	. 61
	furniture and libraryrange, heating apparatus, laundry, etc	. 61
	range, heating apparatus, laundry, etc	. 61
	cows, team, wagon, etc	. 61
	the erection of additional buildings	. 61
	Plans to be approved by executive council	. 61
	Appropriation for the purchase of lands; maximum cost	. 61
	Purchase to be with consent of executive council	. 61
	Certain appropriations not to be drawn until state has title to lands,	62
	Not more than half the appropriations, except for land, to be drawn in	3
	1882	
	Board of trustees, how constituted	. 41
	to have general supervision; to adopt rules	. 41
	to approve bond of superintendent	. 41
	to choose officers; to require bond of treasurer	. 41
	modified of commonstation of manhor	. 42
	meetings of; compensation of members	
	to prescribe forms of application for admission	. 42
	to make full report to general assembly	. 43
	plans for cottage-buildings to be approved by,	. 61
	may purchase lands for institution	. 61
	to furnish state with title in fee simple	. 62
	to draw and expend moneys appropriated	. 62
	to utilize labor of inmates of institution	. 62
	Secretary and treasurer to be elected; treasurer to give bonds	. 41
	Pay of secretary and treasurer	. 42
	Superintendent of, appointment and duty of	. 41
	to give bond, and make quarterly settlements	. 41
	county superintendent to report to	42
	to furnish clothing to pupils	. 43
	to furnish clothing to pupils	ı
	to county auditor	- . 43
	and duplicate to auditor of state	43
	may appoint subordinate officers, teachers, attendants	. 10
	ato	, . 43
LVL	etcBURANCE—Money derived from, may be used for rebuilding public edi	• = 0
T14 ×	fine doctrored by the	- KK
	fices destroyed by fire Of school-buildings, contracts for, legalized	100
	Of school-buildings, contracts for, legalized.	. 100
	School-orders, etc., for, legalized	101
	boards of directors of independent districts may use contingent fund to	, ,,,,
	effect	. 139
. 3.70	No debts to be contracted	. 139
LIV	FEREST—On public debt, appropriation to pay	. 128
LN.	ERSECTIONS-Of streets and alleys in cities to be paid for out of gen	
	eneral paving fund, when	. 39
	Railroads and street railways may be required to pave same	. 39
	Tax for general paving fund authorized	. 39
	To be used for no other purpose	. 39
	Money may be borrowed to anticipate tax	. 40
	In cities which have paved, at expense of property owners	. 40

•	PAGE
INTOXICATING BEVERAGES—	
Constitutional amendment prohibiting traffic in, agreed to	. 178
Licenses for sale of termination of	. 195
INVESTIGATING COMMITTEE—Appropriation to pay expenses of	. 141
INVESTIGATING COMMITTEE—Appropriation to pay expenses of, IOWA COUNTY—Legalizing election of town trustees in,	. 120
Independent district of Omaha in legalized	. 80
IOWA REFORM SCHOOL (see Reform School) 15, 54, 89, 90, 91, 96, 119	3. 139
Independent district of Omaha in, legalized	58
ISLAND, NEW—Recently formed, executive council may sell	. 138
ITINERANT DOCTORS, PHYSICIANS, AND SURGEONS—	- 200
Power of cities under general law concerning,	. 87
36 ,	•
JACKSON COUNTY-Loan to orphan asylum in, extended	. 57
JAILER—May be furnished a dwelling. JAILS—Cities of second class may purchase grounds for, erect, and maintain	93
JAILS—Cities of second class may nurchase grounds for erect and maintain	142
JANITORS—Of general assembly, compensation of,	. 53
At capitol appropriation to pay	. 198
At capitol, appropriation to pay, JASPER COUNTY—Incorporation of an association in legalized	78
JOURNALS—Of the two houses, provision for publication of,	120
JUDGE CIRCUIT—Additional may be elected	. 56
JUDGE, CIRCUIT—Additional, may be elected	. 25
JUDICIAL DISTRICT—Terms of court in fifth, fixed	2-4
heretofore held, legalized.	. 70
Terms of court in eleventh fixed	144
Proposed constitutional amendment concerning. JUNK-DEALERS—Cities under general law may regulate, license, or tax,	. 181
HINK-DEALERS—Cities under general law may regulate license or tay	87
Same may prohibit, purchasing from minors unless authorized	87
JURISDICTION—Over certain lots in Council Bluffs ceded to United States	134
concurrent, reserved as to civil and criminal process	134
JURORS' FEES-In hands of clerk of courts to be turned over semi-annually	7
to county treasury	140
to county treasury In hands of justices, same Claimants of, how paid.	140
Claimants of how paid	140
In superior court. JURY IN SUPERIOR COURT—	25
JURY IN SUPERIOR COURT—	
Must be demanded when causes are assigned	24
Causes before to be first tried	24
Discharge of,	25
To consist of six jurors, unless more are demanded and paid for	25
Completion of jury JUSTICE OF THE PEACE—May try violators of city ordinances when	25
JUSTICE OF THE PEACE—May try violators of city ordinances when	24
Action may be brought before, to recover amount of poll-tax	33
Acts of J. B. Lamb as, legalized	114
Acts of J. B. Lamb as, legalized	140
LABOR—Of inmates of hospital at Independence may be utilized	58
Of inmates of institution for feeble-minded children, same	61
of the deaf and dumb, same	102
LACONA, TOWN OF—	
Incorporation of election of officers, and acts and ordinances, legalized	75
LAMB. J. B.—Acts of, as justice, before approval of bond, legalized	114
I.ANDS—Indemnity swamp how disposed of	183
Purchase of, authorized for I. F. M. C. Sales of university lands for less than appraised value, legalized	61
Sales of university lands for less than appraised value, legalized	30
Salag of gabool-lands (arguiras 40 50 100 191	174
Conveyances of, to Henry Sido corrected	73
Conveyances of, to Henry Sido corrected. LANDS, GRANT OF—To S. C. & St. P. R. R. Co., resumed.	103
To D. & S. C. R. R. Co., restriction upon certifying, removed	115
Grantees of companies may obtain certificates	115
To D. & S. C. R. R. Co., restriction upon certifying, removed	
grant	176

•	AGE
LARD-Mixture of, with butter or cheese, for food, prohibited and punished	162
LEASEHOLD—In agricultural college lands, taxation of,	159
LEE COUNTY—Incorporation of West Point, in, legalized	31
LEGALIZED—Incorporation of towns election of officers ordinances and	
acts of councils, and acts of officers (see <i>Towns</i>)	20
20 01 Councils, and acts of officers (see 10 m/s)	75
22, 01, 02, 00, 40, 10, 00, 11, 14,	149
(5, 10, 122, 100,	198
Change of name (see Towns)	100
Abandonment of special charter (see Towns)	30
Plat of West McGregor. Acts of Corning council in vacating alley. Election of two trustees at Marengo.	71
Acts of Corning council in vacating alley	21
Election of two trustees at Marengo	120
Certain acts of town connell of manchester	00
An ordinance of Burlington in relation to sewers	60
Certain proceedings of city council of Pella	71
Organization and usts of school districts (see Independent Districts)45.	66
67, 80, 117,	133
Contracts for insurance made by school-districts	108
Contracts for insurance made by school-districts.	110
Transfer of school-district territory in Linn county	110
Organization of town of Castalia as road-district	122
Sundry acts of board of supervisors of Wapello county	ีย
Levy of certain taxes in Mills county	117
Sales of lands (see <i>Lands</i>)	124
Proceedings of courts in fifth judicial district	70
Acts of J. B. Lamb, as J. P. Acknowledgments by Isaiah Doane, as mayor of Webster City	114
Acknowledgments by Isaiah Doane as mayor of Webster City	34
Incorporation and acts of private associations (see Associations)29, 76,	104
Conveyances and acknowledgments by an attorney-in-fact	27
Conveyance of land to Logan Cemetery Association	90
A sale of radroads	119
A sale of Faurosais.	149
LETTER-HEADS—For state to be printed by contract	144
LEVEES—In counties of 5,000, board of supervisors may cause to be con-	40
structed,	46
Proceedings; survey; notice to property owners interested	46
Hearing on petition; viewing the premises; to be located and established	
after all damages are paid	46
Application for compensation, when to be made	47
Supervisors to divide into sections, for work	47
Work, how paid for cost to be apportioned	47
How repaired; cost of, to be apportioned	47
Interference with, declared a nuisance	47
Appeal from order establishing, and award of damages	
Construction of, through two or more counties provided for	47
Commission to loads	47
Commission to locate,	47
A competent engineer to have charge of construction.	47
Duration of the commission; survey	41
Notice to property owners; view or premises; award for damages; loca-	
tion	47
Appeal; proportionate tax	47
Appeal; proportionate tax. Excess or deficiency of fund; adjustment of,	47
Additional levy for construction	47
LEVY—Of taxes, special, to aid in the construction of bridges	63
Additional state of half mill	110
LIBRARIAN (see State Librarian)—	170
LIBRARY (see State Library)—	108
LIBRARY (see State Library)—	38
For sale of beer and wine, term of,	195
Of itinerant venders of drugs, etc.	100
TIDN Tudement in cuparion sount how made	124)
LIEN—Judgment in superior court, how made	20
On property for abatement of nuisance	190

	PA GI
LIEUTENANT-GOVERNOR—Appropriation to pay	, 12
LIGHTS—Cities under general law may regulate use of in stables shore etc.	יפ
LIME ROCK—Organization of independent district of, legalized. LIMITED PARTNERSHIP—Publication of notice of,	66
LIMITED PARTNERSHIP—Publication of notice of	
LINN COUNTY—Transfer of school-district territory in, legalized	118
LIVERMORE—Independent district of, name legalized	113
LOAN—City may negotiate, in advance of tax for paving fund	40
Of school-moneys may be made without personal security	169
And without regard to assessed value	169
LOCOMOTIVE—Maliciously detaching from train a felony	107
Unlawfully running off, same	107
LOGAN, TOWN OF—	
Incorporation of, ordinances, and acts of council and officers legalized	11
LOGAN CEMETERY ASSOCIATION—A conveyance to, legalized	
Organization and acts of, same	29
LOTS—	
Cities under special charter may require, to be filled up or drained, when.	88
LUCAS—Organization, acts, and proceedings of, legalized	79
LUCAS COUNTY—Organization of town in legalized	79
LUNATIC—Guardian for property of non-resident, may be appointed	97
Foreign guardian may be so appointed	97
	٠.
McCLAIN'S ANNOTATED STATUTES—	
To be received as evidence of the laws of Iowa	5
Mokenzie, James W.—	U
Full salary of the late, as judge, to be paid to his children	. 98
Mamilia N Tolin W.	90
MoMILLAN, JOHN W.—	27
Conveyances by, as attorney-in-fact for Robert M. Wingate, legalized MADISON COUNTY—Terms of district court in,	3
Torms of circuit count in	<i>3</i>
Terms of circuit court in. Purchase of real estate by independent district in, legalized	122
MAIL-CARRIER TO GENERAL ASSEMBLY—Compensation of,	53
MALE—Proposition to strike the word, from the article on suffrage in the	Və
constitution	100
constitution MALICIOUS MISCHIEF—To railroad property, penalty for,	107
MANCHESTER—	101
Action of council of, in paying expenses of county-seat canvass, legalized.	66
Same in purchasing building and issuing bonds therefor, legalized	86
MANSLAUGHTER—	00
Person unlawfully using hand-car causing death guilty of,	100
MARENGO—Election of two trustees in, legalized	100
MARION COUNTY—	120
Action of city council in purchasing square in, legalized	70
MARSHAII. COUNTY Torms of court in fixed	144
MARSHALL COUNTY—Terms of court in, fixed	TEE
der general law may be obtained before,	99
To give notice of election of plurality of assessors	105
MEDAL, GOLD—Voted to Miss Kate Shelly	140
MEDICINE—	110
Injuriously mixing, coloring, staining, or powdering, for sale, prohibited	161
Offering the same for sale prohibited	181
Offering the same for sale, prohibited. Deceptively mixing, coloring, etc., prohibited.	181
Penalties for violation of law	189
Penalties for violation of law. MEMORY OF PRESIDENT GARFIELD—Joint resolutions in,	179
MENLO—Incorporation of legalized	198
Change of name from "Guthrie," same	138
Conveyances, etc., of property in Guthrie to apply to,	198
MESSAGE—Appropriation to pay for, in foreign languages	130
Printing and distribution of	170
Printing and distribution of	53

•	
	PAGE.
MILK, SKIMMED—Cheese made from, to be so branded	
MILLS COUNTYSix-mills levy in, legalized	117
School-house may be built on park in	119
MINORS—Purchases from, by pawnbrokers, cities may prohibit,	87
MISCHIEF, MALICIOUS—To railroad property, punished	107
MISCARRIAGE—Penalty for attemping to produce, increased	107
Persons wronofully meddling with air-hrake or hell-rone same	102
Persons wrongfully meddling with air-brake or bell-rope, same	138
MISSOURI RIVER—Joint resolution urging improvement of, Concurrent resolution favoring additional bridges over, MONTOUR—Change of name from "Orford," legalized. MORAVIA—Incorporation and official proceedings of, legalized. MUNICIPAL CORPORATIONS—Poll-tax in.	174
Concurrent resolution favoring additional bridges over,	182
MORAVIA Incorporation and official proceedings of localized	149
MUNICIPAL CORPORATIONS—Poll-tay in	149
See Cities	. 56
See Cities	119
123, 142, 145, 151, 153, 155, 157,	159
See Towns	, 35
See Towns	128
110, 120, 120,	, 100
NAME—Of city or town, how changed	18
NAME—Of city or town, how changed	14
Guthrie, change of, to Menio, same	130
Of independent district of Livermore, same	
NEW CAPITOL (see Comital New) 81 191	129
NIGHT-GUARDS—At capitol, appropriation to pay	128
NIGHT-GUARDS—At capitol, appropriation to pay. NON-RESIDENT IDIOT, LUNATIC, OR PERSON OF UNSOUND MIND—Circuit court may appoint guardian for, in this state Foreign guardian of, may be appointed in this state.	
MIND—Circuit court may appoint guardian for, in this state	97
NOTARY PUBLIC—Acts of Wm. Chapple as, legalized	97
NOTICE—In relation to limited partnerships	9
Of calling in outstanding county warrants	100
Of calling in outstanding county warrants In opening highways.	104
Of sale of indemnity swamp-lands	163
Of election on constitutional amendment	164
In cities under special charter, powers of board of health concerning155	-157
In cities under special charter, powers of board of health concerning155 NUMBERING OF BUILDINGS—Cities may require,	87
OATH OF OFFICE—May be administered by president of school-board to	
other members and officers	48
OFFICERS—Of general assembly, compensation of,	144
State, reports of, and their printing and distribution	-171
OLEOMARGARINE—Not to be mingled with any article unless designated.	162
Offering same for sale prohibited	162
UMAHA, INDEPENDENT DISTRICT OF—Organization, first election of	80
directors, their official acts, and name of district, legalized ORAL ARGUMENT—	80
On motion for rehearing in supreme court may be had on application	185
ORDINANCES—Book of printed evidence of their adoption, when	
Of Fort Dodge, printed book of, made evidence	51
Legalized (see <i>Towns</i>)	143
An ordinance of the city of Burlington legalized	86
ORFORD—Town of change of name legalized	14
ORPHAN ASYLUM—Time of repayment of state loan to, extended	57
ORPHANS' HOME (see Soldiers' Orphans' Home)—54.	98

OUTSTANDING COUNTY WARRANTS-	PAG)
May be called in, by county treasurer	. 9
OVENS—Cities may regulate and control construction of,	. 8
PACIFIC CITY—Frection of a school-house in park in authorized	11
PACIFIC CITY—Erection of a school-house in park in, authorized	
DACK COLVES In separation and companies acts of Clarinds in Inclined	. ŏ
PAGE COUNTY-Incorporation and corporate acts of Clarinda in, legalized.	. <u>y</u>
Same of the town of Braddyville in, same Pay of representatives of, in general assembly	. 5
_ Pay of representatives of, in general assembly	12
PAPER-FOLDERSTo general assembly, compensation of, advanced	. 5:
PARK—School-house in Pacific City may be built in, PARTNERSHIP, LIMITED—Notice to be published what to contain	119
PARTNERSHIP LIMITEDNotice to be published what to contain	
PATENT—For university land to issue to R. C. Anderson	3
For school-lands to issue to Theodore H. Smith	4
N. R. White, assignee, etc	41
N. A. Wille, assignee, etc	્ર
Jane H. Fisher	12
in Monona county to issue	10
in Allamakee county to issue	124
To Henry Sido, corrected	7:
PATENTS—Senators and representatives in congress requested to favor	
amending the laws regarding	178
amending the laws regarding,	716
from Julian to the legal to cause action to be begun to set aside	
fraudulent,	179
PAVING—Of intersection of streets and alleys in cities to be paid for by	
cities, except, etc.	38
PAWNBROKERS—	
May be prohibited from making unauthorized purchases from minors PELLA, CITY OF—	87
PELLA, CITY OF-	٠.
Proceedings of council of, in regard to public square, legalized	71
DEN AT MY Con attempting to medical missarriage	20
PENALTY—For attempting to produce miscarriage. For failure to work poll-tax.	20
For failure to work poll-tax.	33
See Fines	162
For maliciously uncoupling locomotive or cars	107
For unlawfully running off locomotive, etc	107
For wrongfully running off hand-car	107
interfering with air-brake or bell-rope	108
interfering with air-brake or bell-rope For yiolation of rules or orders of health-board in cities under special	-~
abortor	157
charter	-101
For additionaling articles of 100d, drink, and medicine, or offering same	4.00
TOP SAIO	162
Upon delinquent taxes, diminished	48
PENITENTIARY—Reports of wardens, printing and distribution	170
OF THE STATE, AT FORT MADISON—	
Appropriation to pay expenses of visiting committees to,	53
Appropriation for general repairs, improvements, etc	
transportation	85 83
transportation	00
	85
Warden of, to expend amounts appropriated under direction, etc	85
Not more than half of same to be drawn in 1882	85
Support-fund at, increased	89
ADDITIONAL, AT ANAMOSA—	
Appropriation to nav expenses of visiting committee to	54
Appropriation to pay expenses of visiting committee to, Stone-cutting for hospital at Independence may be done at,	58
Worden of to furnish stone for hognital on requisition	58
Warden of, to furnish stone for hospital on requisition	
to be reimbursed for free labor on, and freight	58
Appropriation for continuing work on walls, etc	94
electric light	94
furnishing and painting warden's house	94
transportation of discharged convicts, and rewards for	
escaped, do	94
Disposal of surplus of appropriations	94
Approximations to be desire when	
Appropriations to be drawn when	94
Support-fund at, increased	102

PERMANENT SCHOOL-FUND-Statute providing for investing, amended 1	169
PHARMACISTS— Registered without examination, effect upon, of abandonment of business 1	126
Examination before re-engaging in business	126
Examination before re-engaging in business	126 126
To post registration certificate	126
To post registration certificate. 1 Penalty for violation of act. 1 Violations of prohibitory law by. 1	126
Penalty for non-registered, doing business	126
PHARMACY COMMISSION—	
License-fee of itinerant vender of drugs, etc., to be paid to	126
Secretary of, to issue license	126
Report of, printing and distribution of	170
Report of, printing and distribution of	87
PLANO—Name of village of Steele changed to,	132
POLK COUNTY—Terms of court for 1882 and 1883 in, fixed	4
Acts of J. B. Lamb, as justice in, legalized	164
POLL-TAX—On males between 21 and 45 in municipal corporations	2 3
Collection; no exemption on execution for amount of,	33
Lien on real property. POOR FARM—Sale and purchase of, by Wapello county, legalized. POSTMASTERS—Of general assembly, compensation of POSTAL CABDS—For state, printing of, to be let to lowest bidder	56 56
POSTMASTERS—Of general assembly, compensation of	53
POSTAL CARDS—For state, printing of, to be let to lowest bidder 1 POTTAWATTAMIE COUNTY—	42
Jurisdiction over certain territory in, ceded	134
PRAIRIE CITY—Acts of directors of Union Hall Association at, legalized.	76
PRESIDENT—Of board of school-directors, duties and powers of,	48 129
Of the senate, pay of	153
Of the United States, resolutions upon the death of,	172
requested to cause action to be begun to set aside fraudulent patents	179
PRINCIPAL—Of state training school for teachers to be member of educa-	
tional board of examiners	.58
To be received as evidence of such ordinances	51
PRINTING, PUBLIC— In part may be done at the institution for the deaf and dumb	ഥര
Certain, to be contracted for with the lowest bidder 1	42
PROHIBITION—Amendment to the constitution establishing, agreed to I'	178
To be submitted at special election. 1 PROSECUTING ATTORNEYS—	.72
Proposed amendment to the constitution relating to,	.81
PROVIDENTIAL CONTINGENCIES—Appropriation for,	.28
PUBLIC BUILDINGS—	
Destroyed, board of supervisors may use insurance money to reconstruct, .	55
Boards intrusted with erecting, to report. 1 Printing and distribution of reports. 170, 1	.79 71
PUBLIC PRINTING (see Printing, Public)—	42
PUBLIC SQUARE—In Pella, purchase of, legalized; to be held as such	71
PYROTECHNIC DISPLAYS—Cities may regulate or prohibit,	91
QUACKENBUSH, E. R.—Election of, as town trustee of Marengo, legalized. 19	20
QUALIFICATION FOR OFFICE— Of officers and members of school-boards:	40
OI OHOOIS AND INCHIDERS OF SCHOOL-DOUGHUS	40

	PAGI
RAILROAD AID TAXES—Companies entitled to, forfeit same when	. 9
Name to be abated and canceled	•
Board of supervisors to give companies notice RAILROAD COMMISSIONERS, BOARD OF—	. 91
RAILROAD COMMISSIONERS, BOARD OF—	
Tax for support of, to be paid into state treasury	. 130
how collected RAILROAD COMPANY—Sioux City & St. Paul, land-grant to, resumed	. 13
St. Paul & Sioux City, sale of railroads by, legalized	. 104
Neglecting to receive taxes voted to aid in constructing road, same may be	. 117
canceled	o os
To be notified of same in case of taxes heretofore voted	. 00
Building roads across highways to put latter in good repair	. 115
Cities and towns may procure lands for denot grounds, and donate same to	199
Upon consent of two-thirds of the voters	. 128
Upon consent of two-thirds of the voters. Selection of site; streets and alleys may be vacated. Conditions and limitations binding on companies Parks, public squares, and levees, not to be taken.	. 128
Conditions and limitations binding on companies	. 123
Parks, public squares, and levees, not to be taken	. 123
Nor improved brivate property without consent of owner	. 123
RAILROADS—Maliciously uncoupling or detaching locomotive, etc., on, pun-	•
ished as felony	. 107
Unlawfully running off locomotive on,	. 107
Running off hand-car on, penalty for, Meddling with air-brake or bell-rope on, same	100
Trainmen men make arrests when	100
Train-men may make arrests, when	185
RECORDER. Duty of where town votes tay to sid in huilding heidre	63
RECORDER. Duty of, where town votes tax to aid in building bridge RECORDER, COUNTY—Certificate of election to aid in building county	, w
hridge to he recorded hy	R3
Of Floyd county, empowered to correct certain errors. REDFIELD, TOWN OF—Incorporation of, legalized. REDFIELD, SOURCE Circles are the second of the second	64
REDFIELD, TOWN OF—Incorporation of, legalized	10
LEFORM SUPPOL —Girls may be retained at, until 21 years of age	าวล
Appropriation to pay expenses of visiting committees to	54
Tower-fund transferred to building fund	96
Appropriation for contingencies and repairs	96
for chapian; for periodicals and library	96
Moneys to be drawn on the order of board of trustees	96
GIRLS' DEPARTMENT—	
Appropriation for furnace at,	15 16
Appropriation for support of; amount, how ascertained	90
for new buildings, water-supply, and fencing	90
for contingent fund; vegetable cellar	90
Moneys to be drawn and paid on order of trustees; when to be drawn	90
Main building to be devoted exclusively to use of girls, when	91
Appropriation to pay rent of premises occupied by, at Mt. Pleasant REGISTER—Of dentists, to be kept by state board of examiners	118
REGISTER—Of dentists, to be kept by state board of examiners	37
county clerk	338
Of pharmacists to be renewed	126
Of teachers having state certificates and state diplomas to be kept by board	424
of examiners	153
Same to be kept by county superintendents. REGISTER OF STATE LAND-OFFICE—	194
To issue patent for certain school-land in Allamakee county	50
To note errors in record of certain natents	79
To note errors in record of certain patents	135
Petitioner for, may make oral argument	185
Adverse party the same	135
Cause to be docketed when	135
RELIEF—Of George W. Bemis	22
family of Judge James W. McKenzie	98
Timothy Whiting	118

	PAGE
RENDERING-HOUSES—Cities may establish all needful regulations for the	
management of,	88 171
Annual, of board of examiners in dentistry	88
of expenditures of providential contingent fund, same	128
Of expenditures of providential contingent fund, same	128
Of expenditures for employment of oculist at college for the blind Of county superintendent, in regard to teachers holding state diplomas and	
certificates	154
Of superintendent of public instruction, in regard to same	159
Of institutions, commissions, and certain public officers	170
Printing and distribution of same	171
Printing and distribution of same	170
Period covered by,	170
REPRESENTATIVES—Appropriation for pay of certain,	125
State apportioned for election of, In congress, districts for election of,	165
RESUMPTION—Of land-grant to S. C. & S. P. R. R. Co.	100
REWARDQ—For escaped convicts appropriation for	100
REWARDS—For escaped convicts, appropriation for,	66
RIVER—Joint resolution urging improvement of Missouri	174
Lands (Des Moines), joint resolution urging clearing of title to,	175
All taxable property in cities and towns may be taxed for,	145
Notice of election for incorporation, publication, etc., legalized	- 17
Election of officers, and their acts, same	17
SALARY—Of sheriff, fixed	93
Of deputy clerk of supreme court	111
Incorporation, extension of limits, and acts of council, legalized	12
SALES—Of lands, legalized	124
SALMON AND SALMON-TROUT—Appropriation for distribution of, SCHOOL FOR SPECIAL INSTRUCTION AND TRAINING OF TEACH- ERS—Appropriation for expenses of visiting committee to,	97
ERS—Appropriation for expenses of visiting committee to,	54
Appropriation for teachers' salaries, and for library and apparatus	83
rresident of to be member of educational goard of examiners	I DX
SCHOOL-DISTRICTS (see District-townships)— Duties and powers of president. Warrants, etc., issued by officers of, for insurance, legalized.	92 49
Warrants, etc., issued by officers of, for insurance, legalized	107
Boards of directors of, contracts for insurance made by, legalized	106
Boards of directors of, contracts for insurance made by, legalized district at Pacific City may build school-house in	
town park	119
Boards of directors to cause shade-trees to be set out on grounds of,	23
County superintendents to call attention of boards to requirement	28 23
Secretary to report number of shade-trees in thrifty condition In two counties, restoration of territory not to be made unless, etc	
See Independent Districts	138
SCHOOL-FUND—Appropriation to pay interest on State debt to,	128
Loans of, may be made without regard to assessed value of security	169
Personal security not required in loans of,	16 9
SCHOOL-LANDS—In Buena Vista county, sale of, legalized	49
In Allamakee county, same	50
In Monona county, same	124
SCHOOLS—May be closed in certain cities when	157
Unvaccinated pupils may be prevented from entering, when	157
Unvaccinated pupils may be prevented from entering, when	85

SCRANTON, TOWN OF—	PAGE
Incorporation, elections, ordinances, and official acts legalized	. 20
SEAMSTRESS—One sewing machine belonging to exempt from execution	n.
and attchment	. 62
SECOND-HAND DEALERS—	
Purchasing from minors without authority may be prohibited by cities	. 8
SECRETARY—Of board of examiners in dentistry. To be elected by board of trustees of institution for feeble-minded children	. 36
To be elected by board of trustees of institution for feeble-minded children	. 41
Compensation. Of school-district, qualification of,	. 42
Of school-district, qualification of,	. 48
Of senate, and assistants, pay of allowance to, on account of journals. Of commission of pharmacy, to be notified by pharmacist, of removal.	• 55
Of commission of pharmage to be notified by pharmagist of removed	120
to issue license to itinerant vender of drugs	. 120
etc	', 198
SECRETARY OF STATE—	. 120
Certificate of change of name of city or town to be filed with,	19
A ppropriation for clerk-hire in office of	120
Appropriation for clerk-hire in office of,	. 130
To have certain public printing done by the lowest bidder	. 142
Returns of special election on prohibitory amendment to be made to,	. 164
To forward resolutions in memory of the late president to Mrs. Garfield.	. 172
To forward resolutions in memory of the late president to Mrs. Garfiéld. To transmit copies of resolutions to our senators and representatives in	1
congress	, 182
To send copy of memorial for improvement of Missouri River to each sen	-
ator and representative from Missouri, Kansas, and Nebraska	. 175
To send copy of resolution relating to investment of agricultural college	3
To send copy of resolution relating to investment of agricultural college funds to the presiding officers of congress	. 177
To cause proposed amendment to the constitution to be published180	, 181
To cause to be compiled and published returns of federal census of 1880.	. 181
SENATE—Compensation of officers and employes of,	. 53
Appropriation to pay presiding officer of	120
SENATORIAI. DISTRICTS—State apportioned into	147
SERGEANTS AT ARMS Of general assembly commensation of	53
SERGEANTS-AT-ARMS—Of general assembly, compensation of,	. 60
Cities may require connection from, to be made with adjoining property	
when	87
SEWING-MACHINE—Belonging to seamstress, exempt from execution	. 62
SHELLY, MISS KATE—Appropriation for gold medal to	- 4 0
Committee appointed to procure medal with design, and present same	. 40
Appropriation of money to, SHERIFF—Fees for services of, fixed	40
SHERIFF—Fees for services of, fixed	92
Salary of, fixed	93
To make report of fees annually	93
OTTOP: Cities may regulate the use of lights in	87
SHOPS—Cities may regulate the use of lights in,	73
SIDO, HENRY—To correct errors in conveyances of school-lands to, SIOUX CITY AND SAINT PAUL RAILROAD COMPANY—	10
Uncorned lands granted to resumed	103
Unearned lands granted to, resumed	162
SLAUGHTER-HOUSES—	
Cities may establish all needful regulations as to the management of	88
Cities may establish all needful regulations as to the management of, SMALL-POX—Powers of boards of health in certain cities regarding,	157
SMITH, THEODORE H.—Sale of school-lands to, legalized	49
Patent to issue to, for same	49
SOAP-FACTORIES—Powers of cities concerning	88
SOLDIERS' ORPHANS' HOME (see Institutions, State)—170,	171
Appropriation to pay expenses of visiting committee to	54
for completion of dining-hall	93
hospital building; new cottages	93
furniture	ઝડ

	PAGE.
Appropriation for laundry machinery; library	94
repairs and contingent fund	94
Board of trustees to draw appropriations	94
Not more than half in 1882	94
SPEAKER—Of house of representatives, appropriation to pay	129
SPECIAL ELECTION—Constitutional amendments may be voted on at,	. 8
To be held on prohibitory amendment	164
May be held, in cities and towns on question of changing name	18
To be held in cities, etc., on question of aiding in building county bridges	63
To be held in cities and towns on buying sites for depots, etc	123
SPENCER, TOWN OF—Incorporation, legalized	22
STABLES—Cities may regulate the use of lights in,	22
STATE—Agricultural collage (see A principles of Collage) 84 180 180 170	171
STATE—Agricultural college (see Agricultural College)54, 159, 160, 170, Board of examiners (see Teachers)	154
Board of health (see Health, Board of)27, 170,	171
Certificates (see Teachers)	154
Diplomas (see Diplomas)	154
Diplomas (see <i>Diplomas</i>)	171
Librarian (see: <i>Librarian, State</i>)	171
Library (see Library, State)	108
Normal school (see School for Teachers, etc.)	153
Tax increased for 1882 and 1883	110
STATUTES AMENDED—see Code.	
Of 13th general assembly, ch. 110: new capitol	131
Public, of 14th general assembly, ch. xxxv: new capitol	81
of 15th general assembly, ch. 47: railways crossing highways	115
of 16th general assembly, ch. 114: election on constitutional amend-	
ments	.8
ch. 140, sec. 1: levees, ditches, etc46, sections 2, 4 and 5: do	47
sections 2, 4 and 5; do	47 24
ch. 143: superior courts: secs. 1, 2, and 6.	
8ec, 20	
ch. 151, sec. 1: new capitol	
ch. 159: reports of officers and institu-	101
tions: sec. 3	28
Of 17th general assembly, ch. 14: election of aldermen	
ch. 74: deputy clerk supreme court	111
ch. 77: railroad commission tax	136
ch. 83: support fund at penitentiary	89
. ch. 121: levees in two or more counties	47
Of 18th general assembly, ch. 38: pay of officers and employes of general	
assembly	52
assembly	52 126
assembly	52 126 127
assembly	52 126
assembly	52 126 127 47
assembly	52 126 127 47
assembly	52 126 127 47 146
assembly	52 126 127 47 146 132
assembly	52 126 127 47 146 182 115
assembly ch. 75: pharmacy, secs. 4 and 10. secs. 11 and 12 ch. 85: levees in two or more counties ch. 111: territory of school-district in two or more counties ch. 151: fees of clerk of courts under health law ch. 167: certifying land-grants ch. 183: funding county indebtedness	52 126 127 47 146 132 115 137
assembly ch. 75: pharmacy, secs. 4 and 10 secs. 11 and 12 ch. 85: levees in two or more counties ch. 111: territory of school-district in two or more counties ch. 151: fees of clerk of courts under health law ch. 167: certifying land-grants ch. 183: funding county indebtedness ch. 194: pay of assistant librarian	52 126 127 47 148 182 115 137
assembly	52 126 127 47 148 182 115 137
assembly	52 126 127 47 146 132 115 137 15 108
assembly	52 126 127 47 148 132 115 137 15 108
assembly	52 126 127 47 148 132 115 137 15 108
assembly ch. 75: pharmacy, secs. 4 and 10 secs. 11 and 12 ch. 85: levees in two or more counties ch. 111: territory of school-district in two or more counties ch. 151: fees of clerk of courts under health law ch. 167: certifying land-grants ch. 183: funding county indebtedness ch. 194: pay of assistant librarian annual appropriation for library ch. 203: support of institution for deaf and dumb. STATUTE APPLIED—Of 17th general assembly, ch. 59, sec. 5; collection of railroad commissioners' tax. STATUTES REPEALED—see Code.	52 126 127 47 146 182 115 137 15 108 101
assembly ch. 75: pharmacy, secs. 4 and 10 secs. 11 and 12 ch. 85: levees in two or more counties ch. 111: territory of school-district in two or more counties ch. 151: fees of clerk of courts under health law. ch. 167: certifying land-grants ch. 183: funding county indebtedness ch. 194: pay of assistant librarian annual appropriation for library. ch. 203: support of institution for deaf and dumb. STATUTE APPLIED—Of 17th general assembly, ch. 59, sec. 5; collection of railroad commissioners' tax.	52 126 127 47 146 182 115 108 101 187

•	
STATUTES SUPERSEDED—see Code.	PAGE.
16th general assembly, ch. 6: city and town assessors	. 105
16th general assembly, ch. 6: city and town assessors	. 24
18 and 18	95
ch. 152: asylum for feeble-minded children	. 41
ch. 159, secs. 1-3, reports of officers and institu	-
tions	- 171
17th general assembly, ch. 72: support fund, college for the blind	. 152
ch. 81: support-fund, additional penitentiary	. 152
ch. 145: evidence in equitable actions	. 35
18th general assembly, ch. 115: pay of sheriffs	- 93
ch. 104: asylum for feedle-minded chindren	. 41
ch. 165: support-fund, college for the blind	. 10Z
ch. 201: city and town assessors	, 100
STEAM ROLLERS_Cities may provide for inspection of	97
STEAM BOILERS—Cities may provide for inspection of,	180
STEELE—Village of name changed to Plano	132
STEELE—Village of, name changed to Plano. STORY COUNTY—Terms of circuit court in, for 1882 and 1883	144
STOVE-PIPES—Powers of cities concerning.	87
STOVE-PIPES—Powers of cities concerning,	
of general paying fund, when	40
SUBDIRECTORS—Contracts for insurance made by legalized	106
SUGAR—Adulteration of, prohibited	162
SUINE - Mixing of, with butter or cheese, without disclosing same, prohibited	182
Selling, or offering same for sale, deceptively, prohibited	162
SUPERINTENDENT OF PUBLIC INSTRUCTION—	
Appropriation for clerk-hire in office of, A member of the state board of examiners. To publish in his report financial statement of state board of examiners.	128
A member of the state board of examiners	153
To publish in his report manicial statement of state board or examiners	154
Same, names of persons receiving state certificates and dipiomas	104
Report of, to be made to governor.	170
Printing and distribution of report	, 111
facha minded children	41
To give hand, make quarteriv settlements	41
feeble-minded children To give bond; make quarterly settlements. Duties of, with regard to clothing furnished pupils.	48
May appoint subordinates.	43
May appoint subordinates. SUPERINTENDENTS, COUNTY (see County Superintendent)— 42, 147, SUPERIOR COURTS—Cannot be established in cities of less than 8,000	154
SUPERIOR COURTS—Cannot be established in cities of less than 8.000	24
A majority vote only required to establish	24
A majority vote only required to establish	24
Appeals from, to go to supreme court	25
Parties desiring jury must demand same when causes are assigned	24
Jury of twelve must be demanded at same time	25
Party making such demand must deposit additional expense	25
Special venire for same. Pay of jurors fixed; to be paid by county in civil actions. Deposits of jurors' fees to be paid into county treasury. Effect of filing transcript of judgments of, in circuit court.	25
Pay of jurors fixed; to be paid by county in civil actions	25
Deposits of Jurors 1668 to 66 paid 1nto county treasury	25
Parling actions antis and proceedings not offseted	25 94
STIPERVISORS COTING	148
Pending actions, suits, and proceedings not affected. SUPERVISORS, COUNTY—Compensation of, SUPPORT-FUND—For penitentiary increased. Of girls' department of reform school fixed. For institution for deaf and dumb increased.	80
Of girls' denartment of reform school fixed	90
For institution for deaf and dumb increased	101
FOR ROULIONAL BANILANDARY, SAMA	152
For college for the blind, same.	152
For college for the blind, same. SUPREME COURT—Appeals from superior court to go to,	24
Deputy clerk of, provided for. Appropriation for incidental expenses of, and clerks' expenses	111
Appropriation for incidental expenses of, and clerks' expenses	128
Uniei justice to certify diffs	128
Appropriation for help in office of clerk of	128

SUPREME COURT—Continued.	AGE.
Rehearing in, effect of petition for.	135
Rehearing in, effect of petition for	135
clerk to docket cause	135
SURGEONS—Cities may regulate, license, and tax itinerant,	87
SWAMP-LANDS (see Indemnity Swamp-Lands)—162,	103
TALLOW-CHANDLERIES-	
Cities may establish all needful regulations as to,	89
TAMA COUNTY—Incorporation and change of name of town in, legalized. Incorporation of town of Gladbrook in, same	14 68
TAX—War and defense bond, transferred to state revenue	В
In cities, for general paving fund	39
In cities, for general paving fund. Special, in cities, towns, and townships, to aid in building bridges. Limit of,	63
Additional for state revenue, to be levied in 1882 and 1883	110
Excessive in Mills county legalized.	117
Excessive, in Mills county, legalized. Poll, in municipal corporations. TAX-DEED—Of agricultural college leasehold, effect of.	88
TAX-DEED—Of agricultural college leasehold, effect of	159
TAX-SALE—Of agricultural college leasehold, rights of purchaser at, TAXATION—For road purposes, taxable property in municipal corporations	160
to be liable to	145
to be liable to,	160
'I'A X ES—Penalty on delinguent reduced	48
Collected in aid of railroad construction, to be canceled, when	99
TEACHERS (see School for, etc.)—	158
Meetings of board; assistant examiners	153
To grant state certificates and diplomas	153
Branches required of candidates for state certificates	153
Duration of certificate and of diploma	154
Fees for certificate and diploma	154
Compensation of examiners and assistants	154
County and state superintendents to report lists of holders of certificates and diplomas	184
TELEPHONE LINES—May be built along highway	100
TERMS OF COURT—In fifth judicial district	2
Same, legalized	57
In eleventh judicial district	144
TUWNS (see Cities and Towns, etc.)—18, 83, 63, 105, 112, 119, 123,	145
Vacancies in office in to be filled by council	118
Election to be by ballot; term of office	116
Incorporation of Braddyville, legalized	
Cascade, legalized	122
Cherokee, legalized	46
Clarinda, legalized Dayton, legalized	89 82
Gladbrook, legalized.	
Guthrie (Menlo) legalized	136
Humeston, legalized	74
Lacona, legalizedLogan, legalized	75 11
Lucas, legalized	79
Menlo, legalized	136
Moravia, legalized	143
Orford, legalized	14 10
Rockwell, legalized.	17
Scranton, legalized	20

Incorporation of Spencer, legalized	PAGE. 22
West McGregor, legalized	71
West Point, legalized	. 31 . 59
Bristow, legalized	78
Britt legalized	75
Britt, legalized	122
Cherokee, legalized	46
Dayton, legalized	32
Gladbrook, legalized	
Lacona, legalized	. 75
Logan, legalized	11
Moravia, legalized	143
Salem, legalized	12
Spencer, legalized	22
Acts of officers of Braddyville, legalized	
Britt, legalized	75
Dayton, legalized	32
Gladbrook, legalized	68
Logan legálizéd	11
Rockwell, legalized	17
Scranton, legalized	20
Spencer, legalized	22
Corporate acts of Clarinda, legalized	39
Elections in Cascade, legalized	122
Lacona, legalized	46 75
Rockwell, legalizedScranton, legalized	20
Spancer levelized	20
Spencer, legalized Election of trustees in Marengo, legalized.	120
Plat of McGregor, legalized	71
Certain acts of Manchester council, legalized	86
Act of Corning council in vacating an alley, legalized	21
Act of Corning council in vacating an alley, legalized Abandonment of charter by Princeton, and reorganization, legalized	35
Same by Salem, legalized.	12
Same by Salem, legalized	14
Guthrie to Menlo, same	136
Extension of limits of Salem, same	12
TOWNSHIPS—May aid in construction of county bridges	63
Majority of resident taxpayers must petition	63
Trustees to call special election	63
Clerk to certify rate of tax to county auditor	63
Aggregate amount of tax	64
Petitioners may prescribe conditions	64
Assessors of certain, to be elected blenhairy	105
TRAINS—Railroad, penalty for wrongfully interfering with movements of,. TREASURER—Of institution for feeble-minded children, election of,	41
To give bond; compensation;	42
Of school-district analification of	40
Of school-district, qualification of, TREASURER, COUNTY (see County Treasurer)—	140
TREASURER OF STATE—Reimburgement of late	22
To pay full salary of Judge McKenzie to his family	98
Appropriation for clerk-hire of,	128
TREASURY, STATE—To be at no expense on account of dentistry act	87
Surplus license-fees of traveling druggists, etc., to be paid into	127
Surplus license-fees of traveling druggists, etc., to be paid into,	154
TROUT—Appropriation for distribution of,	97
TROUT—Appropriation for distribution of, TRUSTEES—Of institution for feeble-minded children, how elected	41
Term of omce: one to reside in Mills county:	41
Of Marengo, election of certain, legalized	120
See State Institutions—	171

	PAGE.
UNION—Independent district of, transfer of territory from, legalized. UNION—Independent district of, transfer of territory from, legalized. UNION HALL ASSOCIATION—Acts of board of directors of, legalized. UNITED STATES—Jurisdiction of certain lots in Council Bluffs ceded to,. UNIVERSITY—Sale of certain lands by, legalized. Appropriation to pay expenses of visiting committee to,. for new building; boilers and fuel-house; for stone walk; repairs for removing library; steam-heating, and furniture. for better support of,. Moneys, how drawn, not more than half in 1882. UNSOUND MIND, PERSON OF—	. 140 . 113 . 76 . 134 . 30 . 54 . 82 . 82
Non-resident, guardian may be appointed for property of,	97 97
VACANCIES—In town offices, how filled	. 106 1
penses of, Report of visiting committee to hospitals for insane	53 170 171 45
WAGES—Not to be exempt from execution on judgments for poll-tax WAPELLO COUNTY— Sale and purchase of poor-farms, by supervisors of, legalized Excessive tax for pauper fund same WAR AND DEFENSE BOND TAX—	. 56
To be consolidated with state revenue	6 , 171
pendence WARRANTS, COUNTY—Treasurers may call in outstanding Interest to cease when; publication of notice WARREN COUNTY—Terms of court in, fixed	58 99 100 4 75
Cities may require connection with, to be made by owners of property WAYNE COUNTY—Incorporation of Humeston in, legalized WEATHER-SERVICE—Appropriations for room-rent for, WEBSTER, MELINDA R.—To be paid salary of Watson E. Webster WEBSTER, WATSON E.—Representative from Page county, appropriation	74 170 125
Full salary of, allowed his widow	125
Incorporation, ordinances, etc., of Dayton in, legalized Printed ordinances of Fort Dodge in, made evidence Terms of district and circuit courts in, fixed WEST McGREGOR, TOWN OF—	51 144
Error in proceedings and acts incorporating, corrected	71 31 50
Appropriation to pay, for rent of property used by reform school WICKS, PLATT—Temporary speaker, appropriation to pay, WINE—Licenses for sale of, to terminate when Constitutional amendment to prohibit traffic in, agreed to	1:29

WINGATE, ROBERT M.—	PAGE.
Conveyances by, through attorney-in-fact, legalized	27
WINNESHIEK COUNTY—Independent district of Castalia in, legalized WINTERSET, INDEPENDENT DISTRICT OF—	67
Purchase of real estate by directors of, without popular vote, legalized	133
WIRE-RODS—Joint resolution against increasing duty on	180
WITNESSES' FEES—	
Unclaimed, to be paid into county treasury semi-annually	140
Now in treasury to be accounted for	140
WOMAN SUFFRAGE—Constitutional amendment looking to, proposed	
WOODBURY COUNTY—Sale of certain school-lands in, legalized	
WRIGHT COUNTY—Terms of court in 1882 and 1883 for, established	144

ADDENDA.

STATE OF IOWA, OFFICE OF SECRETARY OF STATE, May 25, 1882,

EVIDENCE of the publication in newspapers of some of the acts of the Nineteenth General Assembly has been received at this office since the pages on which they appear in this volume were printed. The certificates given below show the dates of publication thus ascertained, as well as those which appear in the certificates appended to the several chapters to which they refer in the foregoing pages. No evidence has been received at this office up to this date of the publication of the following acts in the papers named:

Chapter 72: "North Iowa Times." Chapter 74: "Humeston Era." Chapter 79: "Allison Tribune." Chapter 81: "Chariton Patriot."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the foot of chapter nine (9) of the acts of the Nineteenth General Assembly, on page 10 of this volume:

"I hereby certify that the foregoing act was published in the *Dallas County News* February 22, and in the *Iowa State Register* April 21, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the foot of chapter twelve (12) of the acts of the Nineteenth General Assembly, on page 12 of this volume:

"I hereby certify that the foregoing act was published in the Salem Weekly News February 25, and in the Iowa State Register May 3, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the end of chapter twenty-one (21) of the acts of the Nineteenth General Assembly, on page 22 of this volume:

"I hereby certify that the foregoing act was published in the Spencer Reporter March 2, and the Iowa State Register April 26, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the foot of chapter thirty (30) of the acts of the Nineteenth General Assembly, on page 31 of this volume:

"I hereby certify that the foregoing act was published in the West Point Appeal March 10, and the Iowa State Register May 16, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter thirty-seven (37) of the acts of the Nineteenth General Assembly, on page 39 of this volume:

"I hereby certify that the foregoing act was published in the Clarinda Herald March 15, and the Iowa State Register May 24, 1882.

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the foot of chapter forty-two (42) of the acts of the Nineteenth General Assembly, on page 45 of this volume:

"I hereby certify that the foregoing act was published in *The Iowa State Leader* March 18, and the *Iowa State Register* May 24, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the foot of chapter forty-three (43) of the acts of the Nineteenth General Assembly, on page 46 of this volume:

"I hereby certify that the foregoing act was published in the Cherokee Times March —, and the Iowa State Register May 8, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed at the foot of chapter sixty (60) of the acts of the Nineteenth General Assembly, on page 60 of this volume:

"I hereby certify that the foregoing act was published in *The Ionoa State Leader* March 14, and the *Ionoa State Register* April 21, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter sixty-four (64) of the acts of the Nineteenth General Assembly, on page 65 of this volume:

"I hereby certify that the foregoing act was published in the *Independent*, at Humboldt, March 23, and the *Ionoa State Register* May 3, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter sixty-six (66) of the acts of the Nineteenth General Assembly, on page 67 of this volume:

"I hereby certify that the foregoing act was published in *The Iowa State Leader* March 16, and the *Iowa State Register* May 10, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter sixty-eight (68), of the acts of the Nineteenth General Assembly, on page 68 of this volume:

"I hereby certify that the foregoing act was published in the *Gladbrook Courier* March 23, and the *Iowa State Register* April 26, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter seventy-one (71) of the acts of the Nineteenth General Assembly, on page 71 of this volume:

"I hereby certify that the foregoing act was published in the Weekly Pella Blade March 21, and Iowa State Register May 3, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter eighty-two (82) of the acts of the Nineteenth General Assembly, on page 81 of this volume:

"I hereby certify that the foregoing act was published in the Marengo Republican, March 22, and the Iowa State Register, May 17, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of that printed at the foot of chapter one hundred and twenty-one (121) of the acts of the Nineteenth General Assembly, on page 114 of this volume:

"I hereby certify that the foregoing act was published in *The Iowa State Leader* March 20, and the *Iowa State Register* May 3, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed, at foot of the chapter one hundred and thirty-one (181) of the acts of the Nineteenth General Assembly, on page 121 of this volume:

"I hereby certify that the foregoing act was published in *The Stoux City Datig Journal* March 22, and the *Iowa State Register* May 6, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed, at the foot of chapter one hundred and forty-five (145) of the acts of the Nineteenth General Assembly, on page 136 of this volume:

"I hereby certify that the foregoing act was published in *The Iowa State Leader* March 22, and the *Iowa State Register* May 5, 1882."

J. A. T. HULL, Secretary of State.

The following certificate will take the place of the one printed, at the foot of chapter one hundred and fifty-five (155) of the acts of the Nineteenth General Assembly, on page 143 of this volume:

"I hereby certify that the foregoing act was published in the *Moravia Criterion* March 24, and the *Iowa State Register* May 10, 1882."

J. A. T. HULL, Secretary of State.

TIMES OF HOLDING THE

DISTRICT AND CIRCUIT COURTS

Of the State of Iowa, for the years 1882 and 1883.

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	Adair	Greenfield			13	1					25			- 1	100	••	12	••	1	1			24	15	
	Allamakee Appanoose Audubon	Corning	23	::	6	::	8	::	::	24	::	i6	20	::	22	::		::	::	::		23	11:	15	19
ŀ	Benton	Vinton			6							9					5			10				8	
	Black Hawk Boone	Waterloo			••	3	••	19				••		4		8		2		18	*	**	6	7	1
	Bremer	Waverly	::			3		1::						ii	1			2							
	Buchanan	Independence			20			12					20		1:	• •	19			11		**	**		19
d	Buena Vista Butler	Vinton. Waterloo. Boonsboro. Waverly Independence Storm Lake. Allison.			::	::	i		::			16	::			::	::	::	7			::	::	15	
ļ	Calhoun	Rockwell City. Carroll. Atlantic Tipton Mason City. Cherokee. New Hampton Osceola Spencer. Elikader. Clinton Denison.		6					10		.,		10		-	5		10			9		٠.		19
	Carroll	Atlantic		6		20	• •				4	**	19	**	1::	5	::	10		1::			8		
	Cedar	Tipton	l:.			24		1::		1::			20		1			28				6			19
	Cerro Gordo	Mason City			20								20			::	19							.:	19
1	Cherokee	Cherokee		13	14			1:				2		;;		12		• •		4		**	**	3	
	Clarko	Osceola				24	1:	В			**		20	**	1::			23							19
	Clay	Spencer					29							11					28			**			
)	Clayton	Elkader	9	::				+:			4				8	OP.					-		ö		6
	Clinton Crawford	Denison	::	28	::	io	::			::	::	::	6	::			::	9	::						5
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8	Johnson	Fairfield	2	:	13	:	22	::	::	::	::	9	::	4	i	::	12	::	28	::	::	::	::	8	::	-
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^{*} As fixed by chapter 2, acts 19th General Assembly.

Nozz.—The terms of court in the Eleventh Judicial District above are given as changed by chapter 156 of the acts of the Nineteenth General Assembly.

CIRCUIT COURT.

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4	Woodbury	Sioux City	2							28					2							27				
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STATE OF IOWA. \ sz.

I hereby certify that the foregoing table is a full, true, and complete list of the times of holding District and Circuit Courts in the State of Iows for the years 1832 and 1833, as shown by the orders of the Judges of said Courts, now on file in my office, as required by Sec. 165, Code of 1873, as such orders were amended and altered by acts parsed by the Nineteenth General Assembly.

IN TESTIMONY WHENEOF, I have hereunto set my hand and affixed the Great Seal of the State, at Des Moines, this 25th day of May, A. D. 1882.

J. A. T. HULL, Secretary of State.

J. A. T. HULL, Secretary of State.

^{*}As fixed by chapter 2, acts 19th General Assembly.

Norm.—The terms of court in the Eleventh Judicial District above, are given as changed by chapter 156 of the acts of the Nineteenth General Assembly.