ACTS AND RESOLUTIONS

PASSED AT THE

REGULAR SESSION

OF THE

TWENTY-FIFTH GENERAL ASSEMBLY

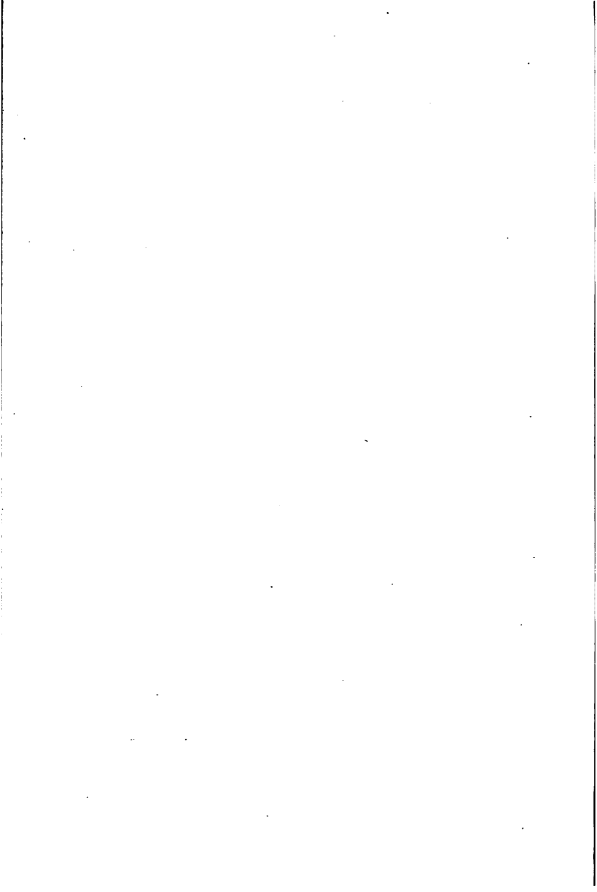
OF THE

STATE OF IOWA,

BEGUN JANUARY 8, AND ENDED APRIL 6, 1894.

PUBLISHED UNDER THE AUTHORITY OF THE STATE.

DES MOINES:
GEO. H. RAGSDALB, STATE PRINTER.
1804.



STATE GOVERNMENT, 1894.

List of State Officers, Judges of the Supreme, District, and Superior Courts, and Members and Officers of the General Assembly, at the time of passage of Laws contained in this book.

EXECUTIVE DEPARTMENT.

NAME.	POSITION.	COUNTY FROM WHICH ORIGINALLY CHOSEN.
		Polk.
	Private Secretary to the Governor	
Warren S Dungan	Lieutenant-Governor	Lucas.
Henry Stone	Speaker House of Representatives	Marshall.
W. M. McFarland	Secretary of State	Emmet.
C. S. Byrkit	Deputy Secretary of State	Appanoose.
C. G. McCarthy	Auditor of State	Story.
Ote O. Roe	Deputy Auditor of State	Story.
	Treasurer of State	
D. B. Davidson	Deputy Treasurer of State	Boone.
Henry Sabin	Superintendent of Public Instruction	Polk.
Ira C. Kling	Deputy Supt. of Public Instruction	Cerro Gordo.
George H. Ragsdale	State Printer	Plymouth.
	State Binder	
	Adjutant-General	
Mrs. Laura Creighton	State Librarian	Polk.
	Commissioner of Labor Statistics	
L. S. Merchant	State Inspector of Oils	Lipp.
Geo. E. Delevan	Fish Commissioner	Emmet.
Milliken Stalker	State Veterinary Surgeon	Keokuk.
	Dairy Commissioner	
Prof. L. G. Weld	Superintendent Weights and Measures	Johnson.
Peter A. Dey	Railroad Commissioners	Johnson.
George W. Perkins		Fremont.
John W. Luke	1 3	Franklin.
W. W. Ainsworth	Sec'y Board of Railroad Commissioners	Polk.
	President State Board of Health	
Dr. J. F. Kennedy	Secretary State Board of Health	Polk.
Fletcher Howard	Commission of Pharmacy	O'Brien.
John H. Pickett	Commission of Pharmacy	Mahaska.
W. L. Leland	Secretary of Commission of Pharmacy	Stoux.
Suel J. Spaulding		warren.
Morgan G. Thomas	State Mine Inspectors	Mahaska.
James W. Miller,	State Mine inspectors	Polk.
James A. Campbell	Custodian of Public Puildings	Wapello.
George Metzger	Custodian of Public Buildings and Property	

JUDICIAL DEPARTMENT.

SUPREME COURT.

NAME.	POSITION.	COUNTY FROM WHICH CHOSEN.	POST-OFFICE ADDRESS.
Charles T. Granger	Chief Justice	Allamakee	Waukon.
Josiah Given	Judge	Polk	Des Moines.
James H. Rothrock	Judge	Linn	Cedar Rapids.
L. G. Kinne	Judge :	Tama	Des Moines.
Gifford S. Robinson	Judge	Johnson	Iowa City.
H. E. Deemer	Judge	Montgomery	Red Oak.
John Y. Stone	Attorney-General	Mills	Glenwood.
Gilbert B. Pray	Clerk	Hamilton	Des Moines.
Christopher T. Jones	Deputy Clerk	Washington	Des Moines.
Christopher T. Jones Nathaniel B. Raymond	Reporter	Polk	Des Moines.

DISTRICT COURTS.

=				
Dist.		POST-OFFICE.	NAME.	POST-OFFICE.
1	J. M. Casev	Ft. Madison	James D. Smythe	Burlington.
9	J. M. Casey E. L. Burton	Ottumwa	W J Bahb	Mt. Plessent
_	H C Treverse	Bloomfield	W. D. Tisdale	Ottumwa
9	H. M. Towner	Corning	W H Tedford	Corydon
Ä	Scott M. Ladd	Sheldon	Geo W Wekefield	Sioux City
7	F P Claynon	Lo More	A. Van Wagenen	Rook Rapida
	J. H. Applegate	Cuthein Conton	I U Uandamaan	Indianala
·	A W Wilhousen	Winter Center.	J. H. Henderson	Indianola.
	A. W. WIIKEUSOU	Winterset	T Welly Johnson	Oakalaan
•	D. Ryan	Newton	J. Kelly Johnson	Oskaioosa.
_	A. R. Dewey	washington	**** TO TO	36
7	C. M. Waterman	Davenport	W. F. Brannan	Muscatine.
	P. B. Wolfe	Clinton	Allen J. House	Maquokela.
	M. J. Wade W. F. Conrad	Iowa City		
8	9 W. F. Conrad	Des Moines	Stephen F. Balliett	Des Moines.
	Calvin P. Holmes	Des Moines	W. A. Spurrier	Des Moines.
10	John J. Ney	Independence	J. L. Husted	Waterloo.
	Fred. O'Donnell	Dubuque		
11	Fred. O'Donnell D. R. Hindman	Boone	S. M. Weaver	Iowa Falls.
	Beni, P. Birdsall	Clarion		
19	Benj. P. Birdsall John C. Sherwin	Mason City	Porter W. Burr	Charles City.
11	W. A. Hoyt	Favette	L. O. Hatch	McGregor.
14	George H. Carr	Emmetshurg	Lot Thomas	Storm Lake.
11	Walter I. Smith	Council Bluffe	A B Thornell	Sidney
**	N W Macy	Harlan	W. S. Lewis	Glenwood
14	George W. Paine	Carroll	C D Coldemith	Sec City
17	Tohn R Coldwall	Tolodo	O. D. Goldsmini	Dac Oity.
11	John R. Caldwell J. H. Preston	Coden Denide	Inmed It Giffon	Marian
10	The County	Cedar wabids	James D. Gillell	mailou.
13	*Dubuque County	<u>' </u>	1	<u>'</u>

^{*}Two judges to be elected general election, 1894.

SUPERIOR COURTS.

Thomas M. Giberson	Cedar Rapids	J. E. McGee		Council Bluffs.
Henry Bank, Jr	Keokuk		• • • • • • • • •	

TWENTY-FIFTH GENERAL ASSEMBLY.

SENATORS.

=			
District.	NAME.	P. O. ADDRESS.	. COUNTIES IN DISTRICT.
17	Andrews, H. F	Andubon	Audubon Dallas Guthrie
	Baldwin, I. W		
			Lyon, Sioux, O'Brien, Osceola.
	Boardman, H. C		
43	Brower, N. V	Garner	Cerro Gordo, Hancock, Franklin.
20	Carpenter, C. A	Columbus Junct	Louisa, Muscatine.
8	Carpenter, C. A	Malvern	Mills. Montgomery.
30	Cheshire, T. A.	Des Moines	Polk.
14	Cheshire, T. A Conaway, A. B	New Sharon	Mahaaka
20	Croir Goo M	Allicon	Butler Bromer
40	Craig, Geo. M Dent, W. H	f - M	Chambra Ida Diamanth
40	Dent, W. H	Le mars	Cherokee, Ida, Plymouth.
7	Downey, John.	Charleston	1766.
-7	Eaton, William	Sidney	Fremont, Page.
	Ellis, L. A		
36	Everall, John	Farmersburg	Clayton.
6	Finn, George L	Bedford	Adams, Taylor.
			(Clay Dickinson Emmet Kos-
47	Funk, A. B	Spirit Lake	Clay, Dickinson, Emmet, Kossuth, Palo Alto.
48	Garst, Warren	Coon Rapids	Carroll, Greene, Sac.
	Gorrell, J. R		
24	Green, J. A	Stone Citv	Cedar, Jones.
19	Groneweg, William	Council Bluffs	Pottawattamie.
88	Harmon, M. W	Independence	Buchanan, Delaware.
9	Harper, T. G	Burlington	Des Moines
5	Harch J R	Creston	Decatur, Ringgold, Union.
U	Traisu, U. D	Cresion	(Puone Viete Humboldt Pooe
50	Henderson, G. W	Rolfe	Buena Vista, Humboldt, Poca-
04	TT: 1 0 0	T	C. A HOULES.
21	Hipwell. C. G	Davenport	Scott.
28	Hurst, Alfred	Maquoketa	Jackson.
11	Jamison, J. H	Osceola	Clarke, Warren. Mitchell, Winnebago, Worth.
41	Jewett, C. F	Polo Station	Mitchell, Winnebago, Worth.
16	Kilburg, L. M	Fontanelle	Adair, Madison.
25	Kelly, M. J	Williamsburg	lowa, Johnson.
84	Lehfeldt Rudolph	Denison	Crawford Harrison Monona.
7	Lowin 1 W	Sormour	Crawford, Harrison, Monona. Lucas, Wayne.
40	Matter I D	Clain	Allemakoa Paratta
20	Mattoon, L. B	ragin	Allamakee, Fayette.
27	Oleson, O. M	rort Douge	Calnoun, webster.
10	Palmer, D. J	Washington	Henry, Washington.
45	Penrose, E. G	Tama	Benton, Tama.
44	Perrin, William B	Nashua	Chickasaw, Floyd.
15	Perry, T. B	Albia	Marion, Monroe.
18	Phelps, Julian	Atlantic	Cass. Shelby.
	Rea, J. M		
Ŗ	Reynolds, E. M.	Centerville	Appanose Davis
19	Riggen, J. A.	What Cheer	Kenkuk Poweshiek
87	Powen Tohn F	Clarien	Hamilton Hardin Wright
01	LOWER, JOHN E	CIRTIOU	Hamilton, Hardin, Wright.

SENATE-CONTINUED.

NAME.	P. O. ADDRESS.	COUNTIES IN DISTRICT.
26 Terry, J. M	Cedar Rapids	Linn.
28 Turner, G. A	Marshalltown	Marshall.
42 Upton, C. C	Cresco	Howard, Winneshiek.
2 Vale, B. R	Bonaparte	Jefferson, Van Buren.
13 Waterman, H. L	Ottumwa	Wapello.
32 Yeomans, J. D	Sioux City	Woodbury.

OFFICERS OF THE SENATE.

President—W. S. Dungan, Lieutenant-Governor, Chariton, Lucas county.

Secretary—E. R. Hutchins, Des Moines, Polk county.

First Assistant Secretary—H. T. Henryson, Story City, Story county.

Second Assistant Secretary—Geo. J. Barrett, New Sharon, Mahaska county.

Engrossing Clerk—Olive Conger, Seymour, Wayne county.

Enrolling Clerk—Capitola Mardis, Osceola, Clarke county.

Journal Clerk—Will M. Sanger, Seymour, Wayne county.

Journal Clerk—Thomas E. Cox, Des Moines, Polk county.

Sergeant-at-Arms.—S. W. Smith, Mason City, Cerro Gordo county.

File Clerk—J. L. Thompson, Decatur City, Decatur county.

Bill Clerk—Eva Livingston, Washington, Washington county.

Postmistress.—Fannie Beebe, Des Moines, Polk county.

Lieutenant-Governor's Private Secretary—Chas. A. Roberts, Ft. Dodge, Webster ounty.

Door-Keeper—G. W. Hicks, Creston, Union county.

HOUSE OF REPRESENTATIVES.

District NAME.	P. O. ADDRESS.	COUNTIES IN DISTRICT.
2 Allen, W. S	Birmingham	Van Buren.
21 Barker, C I		
23 Bell, Wm. B	Washington	Washington
84 Bitterman, M. E	Non Spuings	Carro Cordo
25 Blanchard, L. C	Oskaloosa	Manaska.
63 Brinton, M. H	Ellsworth	Hamilton.
11 Britt, T. M	Hillsdale	Mills.
58 Brooks, Marion	Woodward	Boone.
62 Burnquist, S	Dayton	Webster.
33 Byers. H. W	Harlan	Shelby.
36 Carter, J. H	Redfield	Dallas.
58 Chapman, Wm. B	Correctionville	Woodbury.
78 Chassell, E. D	Le Mars	Plymouth.
63 Coonley C. T	Bristow	Butler.
12 Cooper, Filson	Villisca	Montgomery.
81 Cooper, J. K	Council Bluffs	Pottawattamie.
82 Cornwall, W. W	Spencer	Clay, Palo Alto.
18 Crow. Wm. G	Eldon	Wapello.
30 Davis, M. J	Lewis	Cass.
8 Davison, A. H	Rock Rapids	Lvon, O'Brien.
81 Diederich, G	Avoca	Pottawattamie.
38 Doane, C. N	Kellogg	Jasper.
37 Doubleday, O. E	Elkhart	Polk.

HOUSE OF REPRESENTATIVES-CONTINUED.

District.	NAME.	P. O. ADDRESS.	COUNTIES IN DISTRICT.
37	Dowell, C. C.	Des Moines	Polk.
60	Early, Chas. L Ellison, F. O	Sac City	Sac.
47	Ellison F. O.	Anamosa	Jones
ĒΩ.	Endicatt S M	Treer	Toma
70	Finch Parlow	Humboldt	Humboldt Possbantes
90	France Tohn	Pagatt	Chiokaga w
00	Frazee, John	fame E-11-	IIdi
04	runk, J. n	lowa raiis	narun.
67	Griswold, H. J	winthrop	Buchanan.
в	Endicott, S. M. Finch, Parley. Frazee, John. Funk, J. H. Griswold, H. J. Gurley, Z. H.	Pleasanton	Decatur.
14	LINELLE TERMINE TANK TO THE TERMINE	LIMIDUUU	if (ankiid.
55	Haselton, H. B	Glidden	Carroll.
91	Haugen, G. N	Northwood	Worth, Winnebago.
75	Hinman, S. N	Belmond	Hancock, Wright,
72	Homrighaus, J	Denver	Bremer.
66	Hoover, D. F	Waterloo	Black Hawk.
24	Horton, Tyrus	Martinsburg	Keokuk.
17	Jay, Austin	Moravia	Monroe.
54	Jester, Joshua	Paton	Greene.
89	Jones, Alvin	Malcom	Poweshiek.
88	Klemme, W. H	Ridgeway	Winneshiek.
14	Lauder, J. W	Afton	Union.
- 9	Lauder, J. W Linderman, C	Clarinda	Page.
29	Martin, W. B	Greenfield	Adair.
1	Miller D. F. Sr	Keokuk	Lee
59	Miller, D. F., Sr Miller, Wireman	Marcua	Cherokee.
32	Milliman J C	Logen	Harrison
18	Mitchell W ()	Corning	Adams
Ř	Moore S H	Humeston	Wayne
15	Milliman, J. C. Mitchell, W. O. Moore, S. H. Morris, Joseph.	Liberty	Clarka
70	Morris, John	Borden	Sione
85	Morrison, J. D	Rainhant	Grandy
42	Murray, W. B.	Davannort	Scott
81	Myarly I G	Fetherville	Emmet, Dickinson, Osceola.
RO	McCann, James	Dubuana	Dubuana
70	McGonigle C I	Dubuque	Cleuton
18	McGonigle, C. L McNeeley, Geo	Puggall	Lugas
40	McOning R M	Novmen	Ranton
K7	McQuinn, B. M	Ide Creve	Ide Monone
49	Nietert, H. J.	Wallen	Linn
40	Pettorson James	Mananga	Laura.
71	Patterson, James	Oalwain	Foresta
41	Renet C S	Ioma City	Tahngan
94	Read M D	Tuing	Andubon
98	Reed, M. D	Vacanillo	Marian
40	Poggs I avenue	NBOXVIIIe	Marion.
46	Rogge, Lorenz	Davenport	Olinton
91	Root, C. L	Lyous	Uniton.
77	Sahaman H T	Mediapons	Des Moines,
11	Saberson, H. T.	Alta	Duena vista.
90	Sawyer, P. A	Sloux City	w oodbury.
9	Sessions, S. S	Aigons	nossutii. Dinggold
46	Shriver, W. S	Mt. Ayr	Kinggola.
14	Shriver, W. S	Cedar Kapids	Liuu.
**	Shoke, D. H	Durant	Cedar.
0 2	Sowers, A. J	Manhla Daala	Laylor.
90	Spaulding, E. C	Mardie Kock	rioya.
Ø₽	Spearman, C. F	wit. Pleasant	neury.
00	Steen, F. D	Menio	Guinrie.
40	Stephens, Wm	maquoketa	Jackson.

HOUSE OF REPRESENTATIVES-CONTINUED:

TO NAME.	P. O. ADDRESS.	COUNTIES IN DISTRICT.
69 Stillmunkes, P	Sherrill	Dubuque.
90 St. John, R. T	Kiceville	Mitchell.
51 Stone, Henry	Marshalltown	Marshall.
52 Stuntz, A. L	State Center	Story.
56 Schultz, August	Denison	Crawford.
52 Stuntz, A. L	Bloomfield	Davis.
87 Trewin, J. H	Lansing	Allamakee.
27 Van Gilder, S. J	Milo	Warren.
19 Watkins, S. H	Libertyville	Jefferson.
42 Watters, H. B	Atalissa	Muscatine.
22 Weaver, H. O	Wapello	Louisa.
1 Wilken, F. H	Fort Madison	Lee.
10 Williams, S	Percival.,	Fremont.
89 Williams, W. W	Lime Springs	Howard.
45 Wilson, J. L	Almont	Clinton.
28 Wood, A. L	St. Charles	Madison.
4 Wyckoff, G. W	Cincinnati	Appanoose.
68 Young, D. H	Manchester	Delaware.
61 Young, Henry	Manson	Calhoun.

OFFICERS OF THE HOUSE OF REPRESENTATIVES.

Speaker—Henry Stone, Marshalltown.
Speaker pro tem—H. W. Byers, Harlan.
Chief Clerk—I. K. Wilson, Earlham.
First Assistant Clerk—J. O. Lenning, Webster City.
Second Assistant Clerk—Ford Howell, Milton.
Engrossing Clerk—Mrs. Mollie Heist, Allerton.
Enrolling Clerk—Miss Fannie Metzler, Des Moines.
Assistant Postmistress—Miss Belle Springer, Williamsburg.
Sergeant-at-Arms—J. N. Miles, Clarion.
Journal Clerk—W. T. Diller, Des Moines.
Bill Clerk—Miss Maud Baker, Waterloo.
File Clerk—Herbert R. Wright, Marshalltown.
Speaker's Clerk—W. D. Ives, Marshalltown.
Door Keeper—A. C. Boals, Hampton.

COMMISSIONERS IN OTHER STATES.

List of Commissioners for Iowa in other States, qualified to act as such this 1st day of June, 1894, whose terms of office will not expire prior to July 5th, 1894, published as required by section 274 of the Code of 1873, showing their name, postoffice, date of commission, qualification, and expiration of commission.

CALIFORNIA.

NAME.	POST-OFFICE.	DATE EXPIRATION OF COMMISS	MOI	DATE O AFTER QUALI TO A	WHICH
James E. Mills. James L. King. C. E. Slosson George T. Knox	Sacramento Sun Francisco Monrovia San Francisco	Nov. (March 18 Sept. 1! March 8	, 1895	March Sept.	7, 1891 14, 1892 16, 1892 10, 1894
CONNEC					
L. W. Cleveland	New Haven	Feb. 4), 1894 , 1895 5, 1894	Feb.	20, 1891 5, 1892 6, 1891
ILLI					
Frank P. Crandon Simeon W. King	Chicago Chicago	Sept. 1 Jan. 1	5, 1894 7, 1896	Sept Jan.	16, 1891 18, 1893
KENT					
Newton G. Rogers	Louisville	August 1	₹, 1895	August	13, 1892
	LAND.				
J. K. Bartlett, Jr George McCaffray. Philip H. Hoffman. G. E. Reasdon	Baltimore	Oct. 3	D, 1895	Jan	24, 1892 31, 1892 24, 1893 30, 1893
MASSACI	HUSETTS.				
Samuel Jenison Frank D. Butrick Charles H. Adams John L. Coffin Augustine H. Read. Edward J. Jones	Boston Boston Boston Boston	July 1 Jan, 1 April 1 April	5, 1890	July	6, 1891 11, 1891 19, 1892 13, 1892 6, 1893 10, 1894
	ouri.				
C, D. Greene, Jr. George S. Grover. Edward G. Reynolds. John A. Peck	Kansas City	May 1	7, 1895 2, 1895 1, 1896 8, 1897	May June	8, 1892 13, 1892 1, 1892 29, 1894
NEW YORK.					
Alfred Mackay. Monroe Crannell Charles Nettleton Ella F. Brannan Leo Schwab. Thomas B. Clifford William H. Clarkson. Edwin H. Corey. Edwin F. Corey Charles F. Lunt, Joseph B. Brannan Charles Edgar Mills William N. Lett	Albany New York City	July 2 August 1	0, 1894 3, 1894 7, 1894 2, 1895 1, 1895 3, 1895	July August August Dec. Dec. Jan. March March March March May June	21, 1891 22, 1891 20, 1891 31, 1891 14, 1891 18, 1892 2, 1892 19, 1892 19, 1892 9, 1892 23, 1892

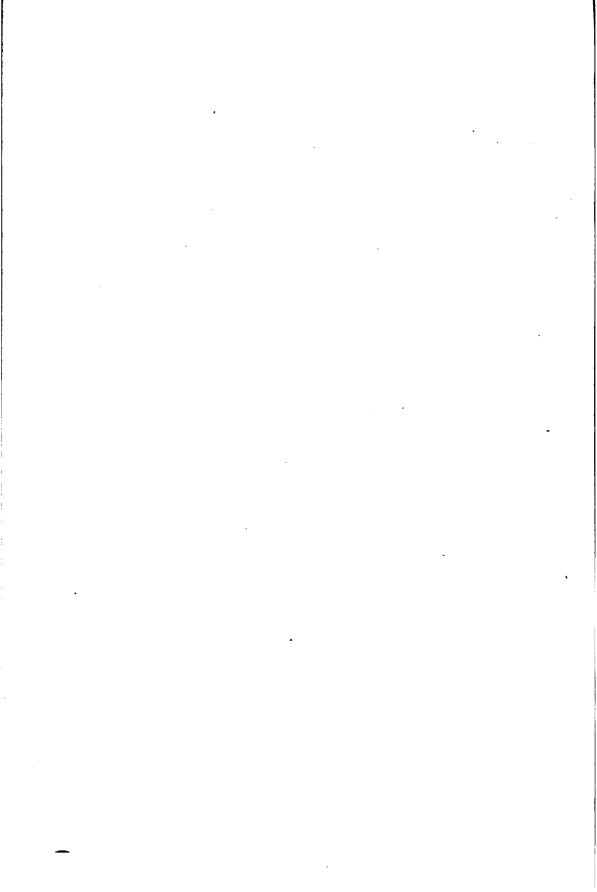
COMMISSIONERS IN OTHER STATES-CONTINUED.

NEW YORK-CONTINUED.

Edward R Wellington	Poohester	Sept. 23, 1895	Sept. 24, 1892		
Edward F. Wellington. William T. Hardenbrook.	New York City	Dec. 19, 1895			
William Johnson	Ruffelo	Jan. 23, 1896			
Rufus K. McHarg.	Yaw York City	April 6, 1896			
Vincent Rosemon	New York City	June 30, 1896			
George H. Corev	You York City	Dec. 10, 1896			
Thomas O. Clifford	New York City	Feb. 11, 1896			
John A. Hillery	New York City	March 9 1807	March 3, 1894		
Rufus K. McHarg. Vincent Rosemon. George H. Corey Thomas Q. Clifford John A. Hillery Charles Taylor	New York City	May 7, 1897			
	TOTAL CITY	1, 1001	13143 0, 1003		
OH	110.				
	1	DATE OF	DATE ON AND		
**		EXPIRATION	AFTER WHICH		
Name.	POST-OFFICE.	OF	QUALIFIED		
	t	COMMISSION.	TO ACT.		
Jos. T. Harrison	I Claring at	137			
505. 1. Hallison	Cincinnati	Nov. 9, 1894	Nov. 10, 1891		
OREG	GON.		•		
Ed. C. Russell.	Portland	Sept. 1, 1894	Sept. 2, 1891		
Eugene D. White	Portland	Nov. 11, 1895			
PENNSY	LVANIA,				
Samuel L. Taylor.	Philadelphia	August 12, 1894	August 13, 1891		
John Howell Wheeler	Philadelphia	August 17, 1894	August 18, 1891		
William F. Robb.	Pittsburg	Oct. 2, 1894	Oct. 3, 1891		
William F. Robb. Harlan P. Albert	Philadelphia	Nov. 17, 1894			
William Wagner, Jr	Philadelphia	Dec. 14. 1894			
Edward Shippen	Philadelphia	Jan. 14, 1895	Jan. 15, 1892		
William Jenks Fell	Philadelphia	March 20, 1895	March 21, 1892		
Kinley J. Tener.	Philadelphia	May 31, 1895			
Charles W. Sparhawk	Philadelphia	July 10, 1895	July 11, 1892		
Walter Morris	Pittsburg	Sept. 18, 1895			
George W. Hunt	Philadelphia	May 8, 1896			
Thomas J. Hunt	Philadelphia	May 13, 1896	May 14, 1893		
Edward H. Cloud.	Philadelphia	Dec. 16, 1896	Dec. 17, 1893		
Arthur Brossman	Philadelphia	May 7, 1897	May 8, 1894		
VERM					
George R. Bottum	Rutland	Dec. 16, 1895	Dec. 17, 1892		
VIRGI					
William A. Hester	Halifax C. H	April 19, 1896	April 20, 1893		
	DISTRICT OF COLUMBIA.				
Henry L. Ballentine	Washington	March 17 1005	March 18 1000		
John E. Mitchell	Washington	Nov. 1, 1895	Nov. 2, 1892		
R H Evens	Washington	March 5 1905	March 6, 1892		
John F. Mitchell R. H. Evans Charles A. Bundy	Washington	June 27, 1896			
Charles & Danay	maching con	e une 41, 1000	0 unic #0, 1000		
UTAH.					
L. Roy Mansfield	Salt Lake City	June 5, 1895	June 6, 1892		
an area promoticion	LINE DAKE CICY	10 4110 0, 1000	100110 0, 1000		

PART I.

GENERAL LAWS.



LAWS

OF THE

TWENTY-FIFTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA.

PASSED AT THE REGULAR SESSION THEREOF, AT DES MOINES, THE CAPI-TAL OF THE STATE, BEGUN ON THE EIGHTH DAY OF JANUARY, AND ENDED ON THE SIXTH DAY OF APRIL, A. D. 1894.

GENERAL LAWS.

CHAPTER 1.

AN ACT to amend Chapter One (1) of the Acts of the Twenty-fourth S. F. 309. General Assembly entitled "an act to establish a board of park commissioners in certain cities of the first class, defining their powers and prescribing their duties," and to further extend the powers and prescribe the duties of such commissioners.

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

SECTION 1. That section two (2) of chapter one (1) of the sec. 2, ch. 1, acts of the Twenty-fourth General Assembly be and the same ^{24 G. A.} is hereby amended by adding to said section as the same now appears, the following:

"Each of said commissioners shall be entitled to compen-Compensation sation for services actually performed as such at the rate of sloners. five dollars per day, but not to exceed one hundred days in any one year, and, in addition thereto, to be re-imbursed for all actual expenses incurred by him or money paid out in connection with the discharge of his official duties. An itemized statement of all expenses and moneys paid out shall be made under oath and filed with the secretary and the same shall be allowed only by the affirmative vote of the full board. The treasurer shall receive for his services such compensation as shall be fixed by the board, but the same shall not exceed one dollar per annum. No official bond shall be required of the commissioners."

Sec. 3, ch. 21, 24 G. A., amended. SEC. 2. That section three (3) of said chapter one (1) be and the same is hereby amended by striking out the word "one" where the same occurs in the fourth line of said section three (3), and inserting in lieu thereof the word "two" (2). Also by adding to said section three (3) as thus amended the following:

Tax for park purposes collected by county treasurer. "The county treasurer collecting said taxes for park purposes shall without compensation to himself or to the county, pay over to the treasurer of said park commissioners on the first days of January, April, July and October in each year so much of said taxes as shall have been collected by him. The moneys derived from said taxes may be used by the board of park commissioners in purchasing or acquiring real estate for park purposes, including streets or highways to connect one park with another, or to connect a park with streets or highways or for other purposes necessary and incident to the establishment and maintenance of the parks, and also for the purpose of improving and maintaining such parks and defraying all necessary expenses connected therewith, including the compensation of the board and its officers and employes."

SEC. 3. That section five (5) of said chapter one (1) be and the same is hereby amended by inserting after the word "commissioners," where the same occurs in the eighth line of said section five (5) the following: "after the issuance of

any of such bonds."

Money received and expended by commissioners.

Word "com-

missioners'

SEC. 4. That section six (6) of said chapter one (1) be and the same is hereby amended by inserting after the word "and" where the same occurs in the seventh line of said section six (6), the following: "after the issuance of any of such bonds." Also by adding to said section six (6), as thus amended, the following: "Nothing in this act shall be so construed as to prevent the commissioners from receiving and expending all moneys derived from taxation for general park purposes prior to the issuance of any bonds authorized by said chapter one (1), to which this act is amendatory."

Rules governing park. SEC. 5. The boards of park commissioners may, by writing, prescribe the rules and regulations for the government of persons resorting to the parks or public grounds under their control, and such rules and regulations shall be deemed in force when entered in the record of proceedings of said commissioners and after a copy of the same, signed by the commissioners, shall have been posted at each gate or principal entrance to any such park or public grounds. Any wilful violation of any such rules or regulations shall be deemed and the same is hereby declared to be a misdemeanor and shall be purished by a fine not exceeding twenty-five dollars, and any justice of the peace or police judge within such city shall have jurisdiction of such offense.

SEC. 6 It shall be the duty of the mayor of said city, on written request of the board of park commissioners, to furnish adequate police protection for such parks, and such city shall

Police protec-

furnish water necessary for such parks, and as may be required by the board of park commissioners, and shall properly light all such parks, such water and lighting to be furnished at the expense of such city. And said commissioners shall be entitled to the services of the city engineer when requested without expense to them.

The board of park commissioners shall have the Poles and wires power to regulate or forbid the erection of poles or the prohibited. stretching of wires by electric light, street railway or by other corporations or persons in such parks or in or along streets, highways or over public places laid out or controlled by said

commissioners.

All acts or parts of acts in conflict herewith are Repealing SEC. 8.

hereby repealed.

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

Approved, March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, March 29, and the Des Moines Leader, March 28, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 2.

AN ACT to amend sections four and five of chapter one hundred and F. F. 412. fifty-one, acts of the Twentieth General Assembly, relating to the duties of Park Commissioners and the keeping and disbursing of park funds in cities and towns.

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

Section 1. That section four of chapter one hundred and Sec. 4, ch. 151, 20 G. A. fifty-one, acts of the Twentieth General Assembly of the amended. State of Iowa, be and the same is hereby amended as follows:

Strike out all after the words "park fund" in said section and insert the following in lieu thereof "and the said fund shall remain in the custody of said treasurer and shall be paid Money paid out only on out on the specific orders of the park commissioners the said order of comorders shall state the name of the payee the amount and the missioners. purposes for which such amount has been expended and no money of this fund shall be appropriated or expended for any other purpose except as provided in this act.

That section five be amended by inserting after the word "disbursements" in the sixth line the following: "and said commissioners shall make an annual detailed ey expended. report of the amounts of money expended and the purposes for which the same has been used, to the city council at the

regular November meeting of said council." Approved April 28, 1894.

CHAPTER 3.

S. F. 64.

AN ACT to apply to cities of the first class the provisions of Chapter 78, Laws of the Twenty-first (21st) General Assembly, as amended by Chapter seventeen (17), Laws of the Twenty-second General Assembly, and Chapter fifteen (15), Laws of the Twenty-fourth General Assembly [relating to indebtedness of cities and towns].

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

Indebtedness]
Laws made
applicable to
cities of the
first class.

SECTION 1. That all the provisions of chapter seventy-eight, laws of the Twenty-first General Assembly, as amended by chapter seventeen, laws of the Twenty-second General Assembly, and chapter fifteen, laws of the Twenty-fourth (24th) General Assembly, and all the powers therein conferred, shall apply to any indebtedness of cities of the first class evidenced by the bonds and floating warrants thereof, that may be outstanding at the time of the passage of this act.

Publication clause.

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 Des Moines *Leader*, newspapers published at Des Moines, Iowa.

Approved March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, March 29, and the Des Moines Leader, March 28, 1894. W: M. McFARLAND, Secretary of State.

CHAPTER 4.

S. F. 12.

AN ACT to authorize certain cities of the first class to purchase and condemn land for street purposes within said cities where said streets cross ravines or where it is necessary to widen the street to construct embankments.

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

Cities of first class and special charter ter may take land for streets. SECTION 1. That cities of the first class incorporated under the general incorporation laws of the State, and cities organized under special charter, shall have power to purchase or condemn, and pay for out of the general funds, and enter upon and take for street purposes, any land within the limits of said city suitable and necessary for embankments, where streets cross ravines or where it is necessary that fills should be made for the purpose of retaining the street at grade to the full width of the remaining portions of said street.

Taking of private property.

SEC. 2. The taking of private property shall be as provided by law for the taking of private property for works of internal improvement in Chapter 4, Title 10 of the Code of Iowa, provided, however, that when the abutting property shall be brought to grade the city shall reconvey to the abutting property owner, upon payment by him of the price originally

paid by said city at the time the said property was purchased or condemned, that part of said property taken for embankments and fills.

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

Approved March 23rd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and the Des Moines Leader March 27, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 5.

AN ACT to amend Section 1, of Chapter 16, Acts of the 22nd Gen-H. F. 139. eral Assembly.

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

SECTION 1. That Section 1, of Chapter 16, Laws of the Sec. 1, ch. 16, 22nd General Assembly, be hereby amended by striking amended. out the words "seven thousand" in the second line of said section, and inserting in lieu thereof the words five thousand.

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

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader May 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 6.

AN ACT Applying sections 318 and 319 of the Code to taxes levied S. F. 315. and collected by cities and towns under section 3049 of the Code, and chapter 57 of the acts of the Sixteenth General Asembly. [County taxes.]

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

SECTION 1. That sections 318 and 319 of the code, relating Excess of tax to county taxes, shall be applicable to taxes levied and col-and towns to lected by cities and towns under section 3049 of the code, and corporation chapter 57 of the acts of the Sixteenth General Assembly, and the excess shall go into the general corporation fund.

Approved April 2, 1894.

CHAPTER 7.

S. F. 317,

AN ACT to repeal chapter 14 of the laws of the 28rd General Assembly as amended by chapter 9 and twelve of the laws of the 24th General Assembly, relating to paving, curbing and sewering, in cities under special charters and all cities having a population of 5,000 or over and to enact a substitute therefor:

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

Ch. 14, 23 G. A., ch. 9, 24 G. A., repealed.

That chapter 14 of the laws of the 23rd General assembly, as amended by chapter 9 and twelve of the laws of the 24th General Assembly be, and the same is hereby repealed, and the following enacted in lieu thereof:

Applicable to cities of 5,000 under special charter. SECTION 1. That all cities in this state organized and existing under special charter, and all cities having a population of 5,000 or over, shall have all the powers and be subject to the provisions of this act.

SEC. 2. When the council of any such city shall direct the paving and curbing of any street, or streets, or the construction of any sewers, such council, or the board of public works, in case such board shall exist, shall make and enter into contracts for furnishing labor and materials, and for the curbing, and paving the surface with any material, composition, patented or otherwise, or sewering, as the case may be, either for the entire work in one contract, or for parts thereof in

separate and specified sections, as to them may seem best.

Contract for labor and material.

SEC. 3. All such contracts shall be made by the council, or the board of public works, when such board shall exist, and shall be made with the lowest bidder, or bidders, upon sealed proposals, after giving public notice thereof for not less than ten days in at least two newspapers of said city, which notice shall state as nearly as practicable the extent of the work, the kind of materials to be furnished, when the work shall be done, and at what time the proposals shall be acted upon.

Sealed proposals and to lowest bidders.

Contractors to give bond.

SEC. 4. Each contractor shall be required to give bond to the city, with sureties to be approved by the council, or by the board of public works, where such board shall exist, for the faithful performance of the contract, and the council or such board, shall have power to institute suit in the name of the city to enforce all such contracts.

Duty of city engineer.

SEC. 5. It shall be the duty of the city engineer to furnish the council, or board of public works, in case such board shall exist, with proper grades and lines, and see that the work is done in accordance with the ordinances and regulations of the city, with respect to grades and lines.

Payment of costs provided for by bonds.

SEC. 6. For the purpose of providing for the payment of the costs and expenses of any such improvement, or improvements, the council, or board of public works, in case such a board shall exist, shall be authorized from time to time, as the work progresses, or is completed, to make requisitions upon the mayor of the city, for the issuance of bonds, or certificates, as hereinafter provided, in such denominations as shall be deemed best, in anticipation of the deferred payment of the taxes levied for such improvement. And it shall be the duty of the mayor to make and execute bonds, or certificates, accordingly to an amount not exceeding six-sevenths of the amount of the cost and expenses of any such improvement, to be actually assessed upon the property liable hereunder, for the payment of the same.

Said bonds shall bear the name of the street, alley, place Bonds to bear or district improved, which shall be particularly described in name of street the recolution authorising and income and about the recolution authorising and income and about the recolution and a supplication and a sup the resolution authorizing such issue, and shall be signed by the mayor, and countersigned by the city clerk or city recorder, as the case may be, and sealed with the corporation seal of the city, and shall bear the same date, and be payable seven years after date, and be redeemable at any time, at the option of the city, and shall bear interest at the rate of not exceeding 6% per annum, payable semi-annually. Said bonds

shall be substantially in the following form:

The city of in the state of Iowa, promises to pay Form of bonds. as hereinafter stated, to the bearer hereof, on the....day of

.....or at any time before that date the sum of......dollars, with interest thereon at the rate of....per cent per annum, payable annually, on the presentation and surrender of the interest coupons hereto attached. Both principal and interest of this bond are payable at the......bank in the city of state of This bond is issued by the city of under and by virtue of chapter..... of the acts of the 25th General Assembly, of the state of Iowa, and the ordinance of said city passed in accordance therewith, and in accordance with a resolution of the council of said city, duly passed on the...day of.......

189..This bond is one of a series of bonds of like tenor, date, and issued for the purpose of defraying the cost of improving, curbing, and paving a portion of.....street (or constructing a sewer on street) as described in said resolution, in said city, which cost is payable by the abutting Payable by property along said improvements, and is made by said law a abutting property. lien on all said abutting (or adjacent) property, and payable in seven annual installments, with interest on all deferred Seven installments interest. payments, at the rate of six per centum per annum, and this bond is payable only out of the.....fund, created by the collection of said special tax, and said fund can be used for no other purpose.

And it is hereby certified and recited, that of all the acts, conditions, and things required to be done, precedent to, and in the issuing of this series of bonds, have been done, happened and performed, in regular and due form, as required by said law and ordinance; and for the assessment, collection

Form of bond continued,	and payment hereon, of said spec diligence of said city of	ial tax, the full faith and is hereby irrevocably		
	In testimony whereof, by its city council has ca by its mayor, countersig	the city ofused this bond to be signed ned by its city clerk, with xed, thisday of		
	City Clerk.	Mayor.		
	Coupon.			
	No	\$		
	On the	as provided in said bond, , at the beingmonths'		
	dated189			
	Countersigned,	Mayor.		
	City Clerk			
	City Clerk.	•		

Duty of city in the matter,

It shall be the duty of the city to comply with the requirement of this chapter, in the issuance of said bonds or certificates to assess and levy upon the property liable therefor the cost and expenses of such improvement, or improvements, and to collect the same, and apply the proceeds in the redemption of such bonds or certificates, and to no other purpose, and said bonds or certificates shall be payable only out of funds derived from such assessments, and bonds or certificates shall not be delivered on account of any improvement, to an amount in excess of the tax levied on property, the owners of which have signed the waiver provided in section 16 hereof. Said city shall not be obliged to appropriate money from any other funds to the payment of such bonds, or any part of the same, except as to the temporary advancement of interest thereon, as provided in section 14 hereof.

Bonds delivered to city olerk.
Registered.

SEC. 7. When such bonds shall have been issued, and sealed with the corporation seal of the city, they shall be delivered to the city clerk, or city recorder, as the case may be, who shall register them in a book to be kept for that purpose, and countersigned, and then delivered to the committee or person authorized to negotiate the same, taking receipt therefor.

Duty of commissioners to negotiate sale of bonds. SEC. 8. Said committee or person authorized to negotiate said bonds, shall negotiate the same in such manner as they, or he may deem best, and for such prices as may be obtainable for the same, not less than par, and shall pay all moneys received therefrom to the treasurer of the city, and report to the city clerk, or city recorder, as the case may be, the num-

ber of bonds sold, and the amount received therefor, and before delivering the same to the purchaser said bonds shall be countersigned by the person or committee authorized to

negotiate the same.

SEC. 9. All moneys received by the city treasurer from Money received the sale of said bonds, shall be kept by him in a separate bonds, fund, and paid out on requisition of the council, accompanied by certificate of the city engineer, or board of public works, that the work has been done, or material furnished to the amount of said requisition, and that it is required for the payment of the same, and all moneys received by said treasurer, shall be kept in the same manner, and subject to all the reguulations regarding other money of the city, except he shall keep a separate account of the same, and all interest received Interest upon the same shall be credited to such fund.

When any such improvement shall have been Completion completed it shall be the duty of the council to ascertain the tained. cost of the improvement, and also what portion of such cost may be by law assessable on abutting, or adjacent property, and the portion of such cost so assessable shall then be assessed as provided by law, or by ordinance of such city, upon the property fronting or abutting on, or adjacent to said improvement. Whenever any railroad or street railway may have Railway upon been constructed, and shall remain upon any street which the the improved street. council may direct to be paved, at the time when such direction shall be given, and when the owner of such railroad or street railway may be bound to pave any portion of said street by law or ordinance of the city, or by virtue of the provisions or conditions of any ordinance of the city, under which said railway or street railway may have been constructed or may be maintained, and if the owner shall fail, or refuse to comply with the order of the council to do such paving, then the portion of the cost of paving such street assessable upon such railroad or street railway, shall be ascertained, and shall be

SEC. 11. The council shall cause a plat to be made and Plat made filed with the city clerk, or city recorder, as the case may be, and filed. for public inspection of the place, or places, or parts of places on which such improvement shall be made, showing the separate lots, or parcels of ground subject to assessment for such improvement, or a specified portion thereof, and the names (as far as practicable) of the several owners, and the amount to be assessed against each lot or piece of ground, and if such improvement shall be the paving of any street, said plat shall show any, and all railroads or street railway Plat to show tracks thereon, and the amount, if any, to be assessed against railway tracks. such railroad or street railway, and shall after making and filing of said plat aforesaid, cause to be given ten days' pub-Newspaper lic notice in two daily newspapers published in such city, that notice where such plat is on file in the office of the city clerk, or city inspected. recorder, as the case may be, for the inspection of any person

assessed against such street railway.

Objections.

Assessment entered on

tax books.

Interest.

Payment.

or company interested therein, and that any such person or company having any objection to the same, or to the tax proposed to be assessed thereby, shall file with the said city clerk, or city recorder, as the case may be, his or their objections in writing, at or before the next meeting of such council after the publication of such notice, that such council at such meeting, or as soon thereafter as practicable, and after hearing and deciding upon any objection so filed, if any, and after making ail necessary corrections in the assessment, as proposed by said plat, shall assess and levy as a special tax upon the property of each owner, liable to special assessments as aforesaid, its just and true proportion according to law, and according to said assessments proposed by said plat as corrected and approved of the amount to be specially assessed for any such improvement; said assessment shall be duly entered on the proper tax books of such city, and shall be payable at the office of the city collector of said city, or other officer authorized to collect city taxes in seven equal installments, with interest at the rate of six per centum per annum, from the date of assessment upon the unpaid portion thereof, the first of which with interest at six per cent per annum, shall be payable on and after the date of such assessment, as aforesaid and the others annually after the date of such assessment, with interest on the whole amount unpaid; and said assessment shall be collected like other special taxes, as may be provided by the ordinances of such city.

Cost of sewers

constructing any sewer, shall be required by ordinance of any city to be paid by the proceeds of a sewer tax, to be levied wer district, upon all the property of any sewer district, according to valnation, that said city shall have the power to levy the entire cost of such sewer, required to be paid by such sewer district, at once upon all the taxable real property within such district, and determine by ordinance or resolution the whole percentage of tax necessary to pay such cost, and the percentage to be paid in any one year, and when the same shall become delinquent, and such taxes shall be entered, and pay-How collected able and collectible, as other special taxes in this chapter provided for; and said city shall have the right to issue bonds in anticipation of the payment of such taxes, in the same manner, and with the same effect, as herein provided

Provided, that when the whole, or any part of the cost of

Assessments a lien upon property.

adjacent property.

Precedents.

SEC. 12. Said assessment with interest accruing thereon, shall be a lien upon the property abutting upon the street or streets, on which any said improvement is made, or upon such improvement, or the entire property on which such tax is levied, from the commencement of the work, and shall remain a lien until fully paid, and shall have precedence over all other liens except ordinary taxes, and shall not be divested by any judicial sale, provided that such lien shall

for bonds issued for taxes levied upon specified abutting, or

1894.

be limited to the lots or lands bounding or abutting on such street, or streets, or on such improvement, and not exceeding in depth therefrom 150 feet, except in the case of sewer improvements, the cost of which is levied on adjacent property or the entire taxable real estate of the particular district. Any assessment against any railroad or street railway for the paving of any street shall be a first and paramount Lien in case of lien upon the entire track of said railroad, or street railway, railways of entire road in in the limits of the city making such assessments.

The owner of any property against which an assessment shall have been made for the cost of any such improvement, shall have the right to pay the same in full, Right to pay with interest thereon at six per centum per annum, from the time, time said assessment was made, or after having paid one or more of seven installments, and interest, he may at any time pay in full the balance of his assessments remaining unpaid, with interest thereon at six per centum per annum, from the Interest. time when the preceding payment became due, and such payment in full shall satisfy and discharge the lien upon said Lien disproperty, and any owner of such property who shall divide charged. the same so that the feet front on any such improvement are divided into separate lots or parcels, may discharge the lien in like manner upon any one or more of such lots or parcels by payment of the amount unpaid thereon, calculated by the ratio of feet front, or square feet in area of such lot or lots, or parcel, or parcels to the feet front, or area of the whole lot. If any assessment shall have been made against any railroad or street railway for the paving of any street, the owner of said railroad or street railway shall have the same Right of railrights as are hereinbefore provided to pay in installments, or way to pay in installments, to pay in full, the assessment against said railroad or street railway; but no part of the line of said railroad or street No part of railrailway shall be released from the lien for any portion of any way released unpaid assessment which may have been made against it for payments. paving any street, as aforesaid.

SEC. 14. All moneys received from assessments shall be Money to be appropriated to the payment of the interest, or payment and ment of interredemption of the bonds, or of the certificates hereinafter pro-est or redemption of bonds. vided for as the case may be, that shall be issued for such improvements, and if any interest shall become due on any of said bonds, when there is no fund to pay the same, the council shall be authorized to make a temporary loan for said fund for the payment thereof.

SEC. 15. Whenever it is deemed advisable by the city City council council it shall be lawful for such city to provide by ordinance tificates to confor the issuance of certificates payable to bearer, or to con-tractors. tractors, who, under contract with the city shall have constructed any such improvements in payment therefor, each of which certificates will state the amount of one or more assessments, or a part of the same, made against the owner, or owners, and lot, or lots, or railroads or street railway, on

Certificates may be negotiated. account of, and for the payment of the cost of any such improvement, and shall negotiate the same, or transfer to the contractor, or assigns all the right and interest of such city, to, in, and with respect to every such assessment, and shall authorize such bearer, contractor or assigns, to receive, sue for, collect or have collected, by, or through any of the methods provided by law for the collection of assessments for local improvements, including the provisions of this act, or the same may be paid by the tax payer to the city collector, who shall receipt therefor, and have the same applied to the payment of the certificate issued therefor.

Agreement in consideration of right to pay in installments.

SEC. 16. Whenever the owner, or owners of any lot or lots, or any street railway, the assessment or assessments against which is or are embraced in any such bonds or certificate, shall severally promise and agree in writing endorsed on such bond or certificate, or in a separate agreement that in consideration of having the right to pay his, or their assessment, or respective assessments, in installments, they will not make any objection of illegality, or irregularity, as to their respective assessments, and will pay the same with interest thereon, at such rate, not exceeding six per cent per annum, as shall by ordinance or resolution of the city council of such city be prescribed and required, he or they, shall have the benefit, and be subject to all the provisions of this act, authorizing the payment of assessments in annual installments, and relating to the lien and collection and payment of assessments so far as applicable.

Rate of interest fixed by ordinance of city council.

Penalty for failure to promise or agree in writing, to pay. SEC 17. Any owner of any lot or lots, or any railroad or street railway assessed for payment of cost of any such improvement, who will not promise and agree in writing, as provided by sec. 16 hereof shall be required to pay his assessment in full when made, and the same with interest thereon, shall be collectible by or through any of the methods provided by law for the collection of assessments for local improvements, including the provisions of this act.

Mistake in description.

SEC. 18. Any mistake in the description of the property, or in the name of the owner shall not vitiate the lien.

Improvement on authorized unless petitioned for.

SEC. 19. The council of any such city shall not have the right to authorize any improvement under this act unless the owners of a majority of the feet front, or square feet in area of the property abutting upon, or adjacent to the street, or streets to be improved, or any such improvement shall petition therefor, or unless the same shall be voted for by three-fourths of the members of the council.

Part of street may be improved. SEC. 20. Any part of any street, or streets may be improved under this act, as well as an entire street, or streets, and the cost of the whole, or any part of the improvement included in any resolution or contract, or contracts, may be levied at one time and under one plat and notice, when such action will allow the just and true proportion of the entire cost to be assessed uniformly to each front foot, or square foot

in area, of the lots or lands abutting on, or adjacent to such

improvement.

SEC. 21. All acts and parts of acts in conflict with this act conflicting are hereby repealed, so far as applicable to such cities. Pro. acts repealed. vided, nothing herein contained shall be construed as prohibiting or preventing such cities from making special assessments to pay for the construction of sewers upon adjacent property, according to area, or from paying for such construction by any method of assessment, or any combination of methods now provided by law.

And provided further, that nothing herein contained Does not conshall be construed as prohibiting or preventing such cities, already under the councils of which have heretofore ordered and directed contract. any street or streets to be paved and curbed, and have advertised and proceeded pursuant to such order and the laws of Iowa, from possessing all the powers of this act, and such city or cities which have so proceeded, and the councils thereof such cities are hereby empowered to continue such paving and curbing may continue such improve-

under the provisions of this act.

This act being deemed of immediate importance, Publication

shall be in force and effect, from and after its publication in clause. the Iowa State Register, and Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 28, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, May 8, and in the Des Moines Leader, May 10, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 8.

AN ACT to amend section two of chapter 38, of the laws of 1882, and H. F. 116. authorizing cities of the second class having not less than five thousand inhabitants, as shown by the last legally authorized census, to levy a special tax for the creation of a general paving fund to pay the cost of paving street and alley intersections.

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

. SECTION 1. That all cities of the second class having a Tax for general population of not less than five thousand inhabitants, as paving fund. shown by the last legally authorized census, are hereby authorized and empowered to levy a special tax, not exceeding five mills on the dollar, on the assessed valuation of all the property in such city for the purpose of creating the general paving fund contemplated and referred to in section two of chapter 38 of the laws of 1882, and said section two is hereby so amended and shall be so read and construed.

This act being deemed of immediate importance Publication shall take effect from and after its passage and publication in clause. the Des Moines Leader and Iowa State Register, newspapers

published at Des Moines, Iowa

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 4, and Des Moines Leader April 3, 1894. W. M. McFARLAND, Secretary of State,

CHAPTER 9.

H. F. 602.

AN ACT to enable cities of the first and second class to issue bonds payable out of special assessments for street improvements.

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

City council has power to issue improvement bonds.

The city council of any city of the first or sec-Section 1. ond class shall have power to issue bonds payable only out of special assessments that have been levied to pay the cost of street improvements, in an aggregate amount which with the interest thereon shall not exceed the amount of the said special assessment.

Bonds may run eight years.

The said bonds shall be payable at times not exceeding eight years from their date, shall carry interest at a rate not exceeding six per cent per annum, and shall be under the seal of the city and signed by the mayor and the auditor or city clerk of the city and shall express on their face that they are issued under the provisions of this act and that they are payable only out of the special assessments levied for the purpose of paying for street improvements in certain streets, mentioning the names of the said streets.

Pavable only out of special assessments.

Sale of bonds.

The said bonds may be sold at public or private sale at not less than par value or may be exchanged for bonds of the city that may have been previously issued to pay the cost of the said street improvements.

Proceeds of

The proceeds of the said bonds shall be used only to pay the cost of the said street improvements or to pay such bonds

previously issued.

Sinking fund

Whenever bonds shall be issued under the provisions of this act to pay such bonds previously issued all the special assessment and taxes and sinking funds applicable to the payment of such bonds previously issued, shall be applicable in the same manner and to the same extent to the payment of the bonds issued hereunder, and all the powers and duties to levy and collect special assessments and taxes and to create liens upon property and to establish sinking funds in respect of the bonds previously issued or in respect of the said street improvements, shall continue until all of the bonds so issued hereunder shall be paid.

Bonds previously issued.

Whenever any city council shall issue bonds SEC. 4. under the provisions of this act, such city shall collect the special assessments out of which the said bonds are payable and hold the same separate and apart in trust for the payonly to page. and note the said bonds, but such bonds shall not make the ment of bonds, ment of the said bonds, but such bonds shall not make the city liable in any way except for the proper application of the said assessments.

Special assessments applied

Bonds negotiable.

All such bonds shall be negotiable in all respects to the same extent as securities negotiable by the law merchant, and notwithstanding the liability for the payment thereof is limited to the special assessments as aforesaid.

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

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, and in the Des Moines Leader May 3, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 10.

AN ACT to amend Chapter one, Title four, Code of 1873, relating to H. F. 172. county, township, town and city government.

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

That section 281 of said chapter is hereby Sec. 281 Code repealed.

repealed, and the following enacted in lieu thereof.

Whenever the citizens of any county desire a re-location of substitute, their county seat, they may petition their Board of Supervis- Relocation of Supervis- county seat. ors respecting the same at the regular June session in any even numbered year.

That section 282 of said chapter is hereby repealed sec. 282 Code

and the following enacted in lieu thereof.

Such petition shall designate the place at which the peti-Substitute. Petition for tioners desire to have the county seat re-located, and shall be relocation of signed by none but legal voters of said county, said petition county seat. shall contain in addition to the names of the petitioners, the section, township, and range on which, or town or ward, if in a city, in which the petitioners reside, their ages, and time of residence in the county. Said petition shall be accompanied Amdavits to by affidavits of one or more residents of said county, stating accompany that the signers thereof were at the time of signing legal voters of said county, and also stating the number of signers to the petition at the time of making the affidavit.

That section 283 of said chapter is hereby sec, 283 Code repealed,

repealed, and the following enacted in lieu thereof:

Remonstrances, signed by the legal voters of the county Remonstranonly, giving their ages, places of residence and time of residence, age, residence, dence in the county, as provided for petitioners in section 2 etc. of this act, and verified in like manner, may also be presented to the board. If the same persons petition and remonstrate, they shall be counted only on the remonstrance, and if a greater number of legal voters as in this act provided, remon-when no elecstrate against the re-location than petition for it, no election tion ordered. shall be ordered.

SEC. 4. That Section 285, of said chapter, is hereby Sec. 285 Code repealed.

repealed, and the following enacted in lieu thereof.

Upon the presentation of such petition and remonstrance, Substitute. if no objections are filed to either, the board shall proceed to Papers considdetermine whether the petition has been signed by one-half board. of all the legal voters in the county as shown by the last

papers.

census, either State or Federal, after deducting therefrom all Names appear- names appearing on the remonstrance which also appears on ing on both the petition, and also to determine whether more legal voters

Notice given.

have signed the petition than have signed the remonstrance. If the notice prescribed in Section 284 shall have been given and the board shall find that one-half of all the legal voters, after making said deduction have signed said petition, and that said one-half exceeds the number that have signed the remonstrance, the board shall order that at the next general election a vote shall be taken between said place and the

Election ordered. tion posted.

existing county seat, and shall require a constable of each Notices of elec-township in the county to post notices of such order in three public places in such township at least fifty days before said election, and shall also publish a notice of such election in some newspaper, if there be one published in the county, for four consecutive weeks, the last publication to be at least

Newspaper publication.

twenty days before said election:

Objections to petition or remonstrance.

Provided, further, That if objections are made either as to petition or remonstrance, the board shall inquire into and hear additional evidence, with reference to the fact as to whether the names appearing on either petition or remonstrance were the names of legal voters at the time they were placed on the petition or remonstrance, and whether the signatures are genuine;

Not applicable to pending cases.

Provided, That the provisions of this act shall not apply in any respect to cases or contests now pending.

Approved April 24, 1894.

CHAPTER 11.

H. F. 308.

AN ACT to amend section (1), chapter 3, acts of the 17th General Assembly, relative to the consolidation of municipal corporations.

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

Sec. 432 Code, ch, 3, 17 G. A., amended.

Section 1. That section 432 of the code of Iowa as amended by section one of chapter (3), acts of the 17th General Assembly, be hereby amended by adding after the word "election" in the tenth line of said section, the following words, "or at a special election."

Approved April 24, 1894.

CHAPTER 12.

S. F. 414, AN AC Γ to legalize the annexation of territory to certain cities.

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

That in all cases where by virtue of any law and pursuant to any proceedings had by municipal authorities, territory has been annexed or attempted to be annexed Territory annexed to firstto any city of the first class and the boundaries of such city

as thus enlarged have been defined by ordinance and said city is not exercising jurisdiction over such annexed territory, the annexation of such territory to such city and all proceedings for that purpose are hereby declared to be legal, valid and binding notwithstanding any defect or irregularity in any proceedings whereby the boundaries of said city were enlarged and such territory annexed. Provided, that nothing Litigation now in this act contained shall in any manner affect any litigation and pending not affected.

now pending in any of the courts of this State.

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

papers published at Des Moines, Iowa.
Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader May 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 13.

AN ACT to amend Sections 515, 516 and 582 of the Code of 1878, in H. F. 302. relation to the appointment of marshals of cities of the second class, and incorporated towns, their deputies and police.

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

SECTION 1. That section 515 of the Code of 1873, be and Sec. 15 Code the same is hereby amended by striking out the word "trustees" amended. in the first line of said section and inserting in lieu thereof the words, "Mayor with the approval of the trustees," and by adding to said section after the last line the following words, "and he shall hold his office during the pleasure of Marshal holds office at pleas, the mayor."

SEC. 2. That section 516 of the Code of 1873, be and the soc. 516 code same is hereby amended by adding the following, "but the amended provisions herein relating to removal from office shall not be no construction as to construction as to marshals."

SEC. 3. That section 532 of the Code of 1873, be and the Sec. 532 Code same is hereby amended by striking out all of the last three amended. lines of said section after the word "herewith" in the sixth line of said section and substituting the following words, "In all such cities the marshal, deputy marshal, and police shall officers apbe appointed by the mayor with the approval of the council, pointed by and hold their offices during his pleasure."

Approved April 24, 1894.

CHAPTER 14.

H. F. 107. AN ACT to amend section 515 of the Code, giving additional police force to incorporated towns.

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

Sec. 515 Code amended.

Section 1. That section 515 of the Code be, and the same is hereby amended by adding thereto the following: "Whenever the trustees deem it necessary, they may also appoint one or more deputy marshals, who shall have the same powers and may perform the same duties as the marshal."

Deputy marshals appointed.

Approved Murch 19, 1894.

CHAPTER 15.

S. F. 225.

AN ACT to provide for the designation of police stations for the detention of women and children under arrest, and for the appointment of police matrons therefor in all cities which, according to the last Federal census, contained a population of twentyfive thousand inhabitants or upwards, or that may hereafter have such population.

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

Cities of 25,000 women and arrest.

Section 1. The mayor of every city in the state of Iowa may have station which, according to the last federal census, contained a poption houses for which, ulation of twenty-five thousand inhabitants or upwards, or that may hereafter have such population, shall, within three months after the passage of this act designate one or more station houses within each such city, for the detention and confinement of all women and children under arrest in said city, and see that provisions are made by which the rooms or cells set apart for the detention of such women or children under arrest shall be separate from, and out of sight of the rooms or cells in which male prisoners are confined.

Police matrons appointed.

The mayors of all cities designated in the fore-SEC. 2. going section, shall within three months after the passage of this act, appoint for such station houses, described in the foregoing section, two or more respectable women, to be known as police matrons, in the same manner, and subject to the same restrictions as patrolmen, so far as the same may be applicable.

Dutierof pomatrons.

The aforesaid police matrons shall have charge of all the women and children under arrest, performing such searches of the person as may be necessary, accompanying such as may require such aid to court, and giving them such comfort as may be in their power.

Qualification for appoint ment as police matron.

No woman shall be eligible to appointment as a police matron unless she is over thirty years of age, of good moral character and sound physical health. Her application for appointment must be endorsed by at least ten women of good standing, residents of the city in which the appointment is to be made.

SEC. 4. A suitable place shall be provided for the police Quarters matrons, to which they may retire when not in active service, provided.

and find such rest and refreshment as may be needful.

SEC. 5. Police matrons shall, upon appointment hold Tenure of office until removed by death, resignation or discharge. They may be dismissed from service only after charges have been made against their conduct, and such charges have been investigated and approved by the authority appointing them. A police matron shall be subject to the authority of the board of police, or if there be no such board in the city where she may be appointed, to the chief of police and the rules and regulations prescribed by such authority; and in the stations Subject to where she may be on duty, she shall be subject to the authority board of police, of the officers in command thereof.

SEC. 6. A police matron shall seceive a salary not less in Salary of police any case than the minimum salary paid to patrolmen in the matron. city in which such matrons are appointed. The proper local authorities in cities that have, according to the last state or national census, a population of twenty-five thousand inhabitants or upwards, shall appropriate annually such sums as may be necessary for the arrangements needed to secure separate care and confinement in the station houses of all women and children under arrest, and for the appointment, salary and maintainance [maintenance] of police matrons.

SEC. 7. In cities where work houses are established for Police matron has access to the confinement of women, or where there are houses of deten-work house. tion, police matrons shall have, at all times, the right of entering such establishments, and shall visit them whenever in

their judgment such visits may be of use.

SEC. 8. All acts or parts of acts inconsistent with this act Repealing

are hereby repealed.

SEC. 9. This act shall take effect and be in force from and Publication clause. after its publication.

Approved April 24, 1894.

CHAPTER 16.

AN ACT to amend Sec. 3, Ch. 100, of the acts of the 16th General H. F. 79. Assembly, giving graders a lien upon land or lots whereon their services are performed.

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

SECTION 1. That Section 3, Ch. 100, of the acts of the 16th Sec. 3, ch. 100, General Assembly is hereby amended by inserting after the amended. word "improvement" in the fifth line of said section the words "and those engaged in grading any land or lot." Also Grading, a lien by inserting after the word "situated" in the ninth line of upon lot. said section the words "or upon the land or lot so graded."

Approved March 29, 1894.

CHAPTER 17.

H. F. 330, AN ACT to amend chapter 56, laws of the Twenty-fourth General Assembly. [Libraries.]

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

Curator historof library board.

Section 1. That for the purposes and requirements of ical collections chapter 56, laws of the Twenty-fourth General Assembly, the curator of historical collections shall act as secretary of the board of trustees during the sessions held to consider business relating to the historical department.

Transfer of newspapers.

SEC. 2. That county histories and files of newspapers in the state library, contemplated in section 2, chapter 56, aforesaid, may, in the discretion of the board of trustees, be transferred to the library of the historical department.

Approved April 2, 1894.

CHAPTER 18.

Sub. H. F. 117. AN ACT to repeal section 1 of chapter 34, of the acts of the Fifteenth General Assembly, and to enact a substitute therefor. [Ways to mines and quarries.]

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

Sec. 1, ch, 34, 15 G. A., repealed.

That section 1, chapter 34 acts of the Fifteenth Section 1. General Assembly of the state of Iowa, be and the same is hereby repealed and the following is enacted as a substitute therefor:

Substitute

A public way may be established over the grounds of another.

Any person, corporation, joint stock association SEC. 2. or co-partnership, owning or leasing any land not having a public or private way for ingress and egress thereto may have established over the land of another a public way to any railway station, street or highway, not exceeding forty feet in width, by pursuing the methods provided for in the chapter to which this is an amendment, provided that such way shall be located on the division line or immediately adjacent thereto and in no way interfering with buildings, orchards, gardens or cemeteries, and when said road shall be constructed it shall, when passing through enclosed lands, be fenced on both sides by the person or corporation causing said road to be established.

Way to be fenced on both sides.

Approved April 24, 1894.

CHAPTER 19.

AN ACT to amend chapter 13, acts of the Twenty-first General Assem-S. F. 207. bly, relating to aiding the construction of highway bridges over navigable boundary rivers of the State of Iowa.

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

Sec. 1, ch. 13, 21 G. A., amended, That section 1, chapter 13, acts of the Twentyfirst General Assembly, be and the same is hereby amended 1894.

by inserting after the words "highway bridge," in the fifth line, the words, "or a combination bridge suitable for use Combination bridge added. both as a highway and for railway purposes."

That section 2 of said chapter be and the same is Sec. 2, ch. 13, hereby amended by inserting after the words "highway amended." bridge" in the sixth line, the words "or a combination bridge Combination suitable for use both as a highway and for railway purposes." bridge added.

SEC. 3. That section 3 of said chapter, be and the same is sec. 3, ch. 13, hereby amended by striking out of the fourth line the word amended.

"highway."

Sec. 4. This act being deemed of immediate importance, Publication shall take effect from and after its publication in the Iowa clause. State Register and Des Moines Leader.

Approved February 16th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register February 20, and Des Moines Leader February 18, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 20.

AN ACT providing for breaking and loading stone by convict labor S. F. 239. at Anamosa penitentiary and the State quarry, to be used in improving highways and streets by macadamizing.

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

SECTION 1. That after the passage of this act the warden warden of of the penitentiary at Anamosa is required to have all stone Anamosa penwhich are not used for building purposes by the state, and all utilize refuse refuse stone at the state quarry broken up by the use of ham-stone. mers into pieces not larger than two and one-half inches in diameter. Such broken stone is to be used for the improvement and macadamizing of highways and streets. The said warden is required to have this work done by convict labor work to be except when employed in work upon public buildings or other done by convict labor. important work.

No county shall be allowed more than one order Ten car load of ten car loads until all other orders are filled.

SEC. 3. That if any county, township, road district or town county auditor or any city desires such stone for above named purposes to order stone the road supervisors or any other officers having the super-of road supervisors. vision of highways or streets shall notify the county auditor and if he be satisfied that such stone are needed for the purposes above stated, he shall issue his requisition upon the said warden for such a quantity of stone as is wanted, but not to exceed ten car loads to any city, town or road district in any one month. Upon the receipt of the requisition for stone from any county auditor in this State, the said warden shall Warden to cause the stone to be loaded on the cars free of all charges, be loaded. but the county, township, road district city or town ordering such stone shall pay all such transportation expenses. All Requisition requisitions for such stone shall be filed in the office of said filed by warden in the order warden and he shall fill the same in rotation in the same of receipt.

order as they were received by him and none of such stone Stone not to be shall be used or disposed of for any other purpose whatever disposed of for except for the use of the State and such purposes as are named in this act.

Repealing clause.

SEC. 4. All acts and parts of acts inconsistent herewith, are hereby repealed.

Approved April 24, 1894.

CHAPTER 21.

H. F. 240.

AN ACT to amend sections two (2) and fcur (4), of chapter 68 of the laws of the Twenty-fourth General Assembly, in relation to steam engines on public highways.

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

Sec. 2, ch. 68, 24 G. A., amended as to driver. SECTION 1. That section two (2) of chapter 68 of the laws of the Twenty-fourth General Assembly, be and the same is hereby amended by inserting after the word "drive" in the first line thereof the words "cause to be driven, or be engaged, concerned or employed in driving."

Sec. 4, ch. 68, 24 G. A., amended, Owners of engine. SEC. 2. That section four (4) of said act be, and the same is hereby amended by striking out the words "owner of a steam engine" in the first line of said section, and inserting the word "person" in lieu thereof.

Approved March 23, 1894.

CHAPTER 22.

H. F. 89.

AN ACT to amend Sec. one Chapter two hundred acts of the 20th General Assembly and Section nine hundred and sixty-nine of the Code. [Roads.]

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

Sec. 1, ch. 200, 20 G. A., amended. "May" changed to "shall,"

Sec. 969 Code amended. "Five" changed to "four."

SECTION 1. That section one Chapter two hundred of the acts of the 20th General Assembly be and is hereby amended by striking out the word "may" in the second line and inserting in lieu thereof the word "shall" and that section nine hundred and sixty-nine of the Code be and is hereby amended by striking out the word "five" in the ninth line and inserting the word "four" in lieu thereof.

Approved April 24th, 1894.

CHAPTER 23.

S. F. 871.

AN ACT authorizing railway corporations now existing or hereafter created, including consolidated corporations, to provide by by-law or otherwise for conferring on bond-holders the right to vote at corporate elections.

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

SECTION 1. Any railway corporation now existing or hereafter created or organized, by or under any law of this State,

including consolidated corporations created pursuant to the laws of this and of any adjoining state or states, shall have the power, in such manner, under such regulations, and to such an extent as may be prescribed by its board of directors, and assented to by at least two-thirds of the capital stock then outstanding of such corporation, to confer upon the holders of Railroad corits bonds or other obligations issued to evidence or secure its allow its bond-indebtedness, or upon the holders of any particular class of holders to vote such bonds or obligations, the right to vote for directors of such corporation, and also the right to choose from among the holders of the bonds of such corporation one or more members of its board of directors.

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

Approved April 13, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 14, and the Des Moines Leader April 15, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 24.

AN ACT defining the powers of railroad companies, with reference 8. F. 168. to the securities of other companies.

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

Section 1. Any railroad company now or hereafter to be Railway comorganized under the laws of this state, or any railroad company own bonds of operating a railroad in this state under the authority of the laws other compathereof, shall have power and is hereby authorized to acquire and to own and to hold either the whole or any part of the stock or bonds or other securities of any other railroad company of this or any adjoining state.

Approved March 19, 1894.

CHAPTER 25.

AN ACT to protect persons and property from danger at grade cross-H. F. 307. ings of one railroad over another, or over swing or draw bridges, and at junction points, by providing for safety devices thereat.

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

SECTION 1. That when, and in case two or more railroads Railways crossing each other at a common grade, or any railroad crossing ecommon grade. a stream by swing or draw bridge, shall equip such crossing or bridge with an interlocking switch system, or other suitable safety device, rendering it safe for engines or trains to pass over such crossings or bridge without stopping, and if such interlocking switch system, or other safety devices, shall be approved by the Railroad Commissioners, then and in that case, it is hereby made lawful for the engines and trains

2

Conflicting laws not applicable. of such railroad or railroads to pass over such crossings or bridge without stopping, any law or the provisions of any law now in force to the contrary notwithstanding; and all such other provisions of law contrary thereto are hereby declared not to be applicable in such case.

Interlocking or other safety device.

Petition to court.

That in case where the tracks of two or more railroads cross each other at a common grade in this state, any company owning any one of such tracks, whose managers may desire to unite with others in protecting such crossing with interlocking or other safety device and shall be unable to agree with such others on the matter, may file in the district court, sitting in equity, of the county in which such crossing is located, a petition stating the facts of the situation and asking said court to order such crossing to be protected by interlocking or other safety device. Said petition shall be accompanied by a plan showing the location of all tracks and switches, and upon the filing thereof notice shall be given to each company or person owning or operating any track involved in such crossing. And the said court, or a judge thereof, if said petition shall be filed in vacation, shall thereupon site of crossing cause a view of the site of such crossing to be had by a commissioner to be appointed by the court or judge for such purpose, and shall as soon as practicable appoint a time and

viewed by judge.

place for the hearing of such cause as a suit in equity. shall be the duty of the court in which any such cause shall be pending to require the issues to be made up at the first Precedence of term of the court to which such cause is brought, which shall be the trial term, and to give the same precedence over other civil business.

case over other civil cases.

Procedure by the court.

At the time and place named for hearing, unless the hearing is for good cause continued, such court shall proceed to try the question of whether or not the crossing shall be protected by interlocking or other safety device, and shall give all companies and parties interested an opportunity to submit evidence and be fully heard; and after such hearing said court shall enter a decree granting or denying such petition, and in case the same is granted, such decree shall prescribe an interlocking or other safety device for such crossing, and all other matters which may be deemed proper to the efficient protection of such crossing, and in such decree the court shall designate the proportion of the cost of the construction of such plant and of the expense of maintaining and operating the same, which each of the companies or persons concerned shall pay, and shall also fix the time within which the erection of such appliance shall be begun.

Decree if granted, shali prescribe safe-ty device.

Companies to pay expense of operating.

Railways hereat common level.

SEC. 3. In case, however, one railroad company shall hereafter seek to cross with its track or tracks the track or tracks of another railroad, and a crossing other than at grade shall be impracticable, so as to make necessary a crossing at a common level, the railroad company seeking to cross at grade shall, upon the application of the company owning or operating the existing road, be compelled to interlock such crossing to the satisfaction of such court, sitting in equity, in the county, in which such proposed crossing shall be located, and pay the cost of such appliance; and in the event of the railroad companies interested, failing to agree upon the divis- Failure to ion of expense of maintaining and operating said interlocking agree as to switch, said court shall apportion the amount to be paid by expenses. each; provided, this section shall not apply to crossings over sidetracks only; and provided further, that in any cause arising under this section the same provision as to making up of issues and precedence over other civil business as is made in section 2 hereof, shall apply.

SEC. 4. If, in any case contemplated in the preceding where more sections, the crossings shall be of two railroads only, then than two roads and in such case, the court shall not apportion to either therof, less than one-third $(\frac{1}{8})$ of the cost as provided by section 2 or section 3, as the case may be, and if more than two roads shall in any case be involved, the court shall not apportion to any one thereof, less than two-thirds $(\frac{2}{3})$ of an

equal share of such cost.

1894.1

SEC. 5. Any decree made pursuant to sections 2 and 3 Decree subject hereof, shall be subject to changes or modifications at any subsequent term, on due cause therefor being shown to the court.

SEC. 6. Whenever interlocking or other safety devices are Where law has constructed and maintained in compliance with sections 2 or with in regard 3 of this act, then and in that case it shall be lawful for the to crossings engines need engines and trains of such railroad or railroads to pass over not stop. said crossings without stopping, any law now in force to the contrary notwithstanding, and all such other provisions of law contrary thereto are hereby declared not to be applicable in such cases.

Approved March 19, 1894.

CHAPTER 26.

AN ACT authorizing railway corporations to mortgage their prop- S. F. 148. erty for certain purposes:

Be it enacted by the General Assembly of the State of Iova, as follows:

That any railway corporation organized under the Railway corpo-SEC. 1. laws of this state is hereby authorized to mortgage its prop-rations and franchises, in whole or in part, to secure bonds gage its prop-rational description and property to refund issued by it to refund or pay its indebtedness, or to improve or pay indebt-or develop its property, or for the purpose of effecting the educes. object of its incorporation, such bonds to be issued in such amounts, to run for such length of time, to be payable within or without this state, and to bear such rate of interest, (not to Interest. exceed the legal rate in this state at the time of issue), as the company issuing the same shall determine.

Railway corporations authorized to mortgage its property to secure bonds of other companies.

That any railroad corporation organized under SEC. 2. the laws of this state, is hereby authorized to mortgage its property and franchises, in whole or in part, to secure bonds issued by any other railroad corporation of this or any other state, which, at the time, is operating the road of such mortgagor under lease thereof, such bonds to be issued to refund or to secure means to pay the indebtedness of such lessor or mortgagor corporation, or improve or develop its property, for the purpose of effecting the object of its incorporation, and may be issued in such amounts, to run for such length of time, be made payable within or without this state, and bear such rate of interest (not exceeding the legal rate in this state at the time they are issued), as may be determined by and be acceptable to such lessee corporation. The lessee corporation is also hereby empowered to secure the bonds issued by it for any of the purposes aforesaid, by a mortgage of its leasehold interest in the property and franchises of the lessor company.

Payment. Interest.

Publication clause.

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

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, and Des Moines Leader May 2, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 27.

S. F. 303.

AN ACT to repeal chapter eighteen of the acts of the Twenty-fourth General Assembly, relating to taxes in aid of railways and to enact a substitute therefor.

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

Ch. 18, 24 G.A., repealed.

Section 1. That chapter eighteen (18) of the acts of the 24th General Assembly be and the same is hereby repealed and the following enacted in lieu thereof.

Sec. 1, 2, ch. 159, 20 G. A., repealed.

That section 2 and section 4 of chapter 159 of the acts of the 20th General Assembly are hereby repealed and the following sections enacted in lieu thereof:

Substitute, Tax aid to railways,

That taxes not exceeding five per centum on "Section 2. the assessed value of any township, incorporated town or city may be voted to aid any railroad company which is or may become incorporated under the laws of the state of Iowa, to aid in the construction of a projected railroad within this state as hereinafter provided."

"Section 3. The stipulations and conditions in the notices Stipulation "Section o. The superactions and condition. prescribed in said act, must conform to those set forth in the petition asking for the election; and the aggregate amount of tax voted after the passage of this act, under the provisions of said chapter 159, of the acts of the Twentieth General Assembly, as amended by chapter 19, of the acts of the Twenty-third General Assembly, in any township incorporated town or city, shall not exceed five per centum of the Not to exceed assessed value of the property therein respectively."

Section 2. This act being deemed of immediate import-Publication ance shall take effect upon publication in the Iowa State Reg-clause. ister and the Des Moines Leader.

Approved April 24, 1894.

1894.]

I hereby certify that the foregoing act was published in the Iowa State Register May 1, and the Des Moines Leader May 3, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 28.

AN AC Γ relating to certain contracts for the conditional sale, lease, S. F. 316. or hire of railroad and street railway equipment and rolling stock, and providing for the recording thereof.

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

Section 1. In any contract for the sale of railroad or street railway equipment or rolling stock, it shall be lawful to agree that the title to the property sold or contracted to be sold, although possession thereof may be delivered immediately, or at any time or times subsequently, shall not vest in Title not vest the purchaser until the purchase price shall be fully paid, or ed in purchaser until price has that the seller shall have and retain a lien thereon for the been fully unpaid purchase money. And in any contract for the leasing paid. or hiring of such property, it shall be lawful to stipulate for a stipulation for conditional sale thereof at the termination of such contract, sale, and that the rentals or amounts to be received under such contract, may as paid, be applied and treated as purchase money, and that the title to the property shall not vest in the lessee or bailee until the purchase price shall have been paid in full, and until the terms of the contract shall have been fully performed, notwithstanding delivery to and possession by such lessee or bailee; provided, that no such contract shall Contract not be valid as against any subsequent judgment creditor, or any subsequent subsequent bona fide purchaser for value and without notice, judgment, unless:

The same shall be evidenced by an instrument exe-Evidenced and I. cuted by the parties and duly acknowledged by the vendee acknowledged. or lessee or bailee, as the case may be, in the same manner as deeds are acknowledged or proved.

II. Such instrument shall be filed for record in the office Recorded with

of the secretary of this state.

III. Each locomotive engine or car so sold, leased or hired, Name on roll-or contracted to be sold, leased or hired as aforesaid, shall ing stock. have the name of the vender, lesser or bailor plainly marked on each side thereof, followed by the word "owner" "lesser"

or "bailor," as the case may be.

SEC. 2. The contracts herein authorized shall be recorded contract to by the secretary of state in a book of records to be kept for be recorded. that purpose. And on payment in full of the purchase money, and the performance of the terms and conditions

state.

Marginal record.

stipulated in any such contract, a declaration in writing to that effect may be made by the vender, lesser, or bailor, or his or its assignee, which declaration may be made on the margin of the record of the contract, duly attested, or it may be made by a separate instrument, to be acknowledged by the vender, lesser, or bailor, or his or its assignee, and recorded as aforesaid. And for such services the secretary of state shall be entitled to a fee of \$1 for recording each of said contracts and each of said declarations, and the fee of \$1 for not-

Fees.

ing such declaration on the margin of the record.

Contracts heretotore made not affected.

SEC. 3. This act shall not be held to invalidate or affect in any way any contract heretofore made of the kind referred to in the first section hereof, and any such contract heretofore made, may, upon compliance with the provisions of this act, be recorded as herein provided.

Approved April 24, 1894.

CHAPTER 29.

AN ACT to provide for the better security of depositors in State and S. F. 6. savings banks organized under the laws of Iowa.

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

Bank.

impaired.

Oapital stock

Section 1. That should the capital stock of any state or savings bank organized under the laws of this state be now, or hereafter become impaired by losses or otherwise, the board of directors of such state or savings bank may by consent of the Auditor of State, within thirty (30) days after passage of this act or after such impairment shall come to Assessment to their knowledge, cause the deficiency to be made good by assessment upon the shareholders pro rata for the amount of stock held by them. Notice of such assessment to be given

meet the deficiency. assessment.

> attested by the cashier or secretary of the association with the corporate seal thereof. The deposit of said notice in the postoffice directed to the shareholders at their last known address shall be sufficient for the purpose of this act.

> > Should any of the shareholders in any state or

in writing signed by the president or vice-president and

Failure to pay assessment.

SEC. 2.

shareholders.

savings bank organized under the laws of this state neglect or refuse to pay their pro rata of an assessment made under provisions of section 1 of this act within ninety days from the date of notice thereof, it shall be the duty of the board of directors to cause a sufficient amount of the capital stock held by such shareholder or shareholders to be sold at public auction (after thirty days' notice shall have been given by posting such notice of sale in the office of the bank and by publishing such notice in a newspaper of the city or town in

which the bank is located, or in a newspaper published nearest thereto) to make good the deficiency, and the balance, if any, shall be returned to such delinquent shareholder or

Sale of shares

Notice pub-lished.

SEC. 3. Should the board of directors of any state or sav-Liability of diings bank organized under the laws of this state, the capital lect to proceed of which now is, or hereafter may become impaired, neglect under sec. 1. or refuse to proceed as provided in section 1 of this act, they shall by reason of such neglect or refusal, for a period of ten days after being requested in writing by the owner of twothirds of the stock of such bank by and with the consent of the auditor of state, become individually liable for the amount of such deficiency and said liability may be enforced at law by any creditor of or stockholder in the association; or in case of its subsequent insolvency, by the receiver thereof.

This act shall be in force and effect from and after Publication its publication in the Iowa State Register and Des Moines Leader, newspapers published in the city of Des Moines,

Iowa.

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5 and in the Des Moines Leader May 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 30.

AN ACT providing for the better security of State banks.

S. F. 122.

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

SECTION 1. No director or trustee of a state bank shall as Bank directors such receive any pay or emolument for his services; and no or trustees not to receive comtrustee, officer or servant of such state bank shall, directly or pensation. indirectly in any manner, use the funds of the said bank, or its deposits, or any part thereof, except for regular business transactions, and all loans made to said directors, officers, Officers of servants and agents of the bank shall be upon the same funds only on security (as) required of others, and in strict conformity to same security the rules and regulations of the bank; and all such loans others. shall be made only by the board, and shall be acted upon in the absence of the party applying therefor. Reasonable compensation may be paid to the officers of the bank as may be provided for in the by-laws.

SEC. 2. The total liabilities to any state bank of any per-Liabilities of second or of any company, corporation, or firm, for money not to exceed borrowed including the liabilities of a company of firm the 20 per cont of borrowed, including the liabilities of a company or firm, the paid in stock liabilities of the several members thereof, shall at no time

exceed twenty per cent of capital stock actually paid in.

SEC. 3. Any officer, agent or clerk of any state bank, who False stateshall willfully and knowingly subscribe or make any false entries. statements or false entries in the books of said bank, or shall knowingly subscribe or exhibit false papers with the intent to deceive any person authorized to examine as to the condition of said institution, or shall willfully and knowingly subscribe and make false reports, or who shall willfully and knowingly divert the funds of the bank to other objects than those mentioned in its certificate of incorporation, shall be deemed

Guilty of felony. Penalty.

guilty of felony and upon conviction thereof shall be fined not exceeding five thousand dollars (\$5,000) and be imprisoned in the state prison not less than two nor more than five years, and be forever after incapable of holding office in any state bank in this state.

Examining committee.

Duties.

The board of directors or trustees of each state SEC. 4. bank shall annually appoint from its members, an examining committee, whose duty it shall be to examine the condition of the bank at least once every quarter; and shall report to the board, who shall have said report recorded in the minute book of the bank.

Publication

clause.

This act being deemed of immediate importance SEC. 5. shall take effect from and after its publication in the Iowa State Register and the Des Moines Daily Leader, newspapers published in the city of Des Moines, Iowa.

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 1st and in the Des Moines Leader May 2nd, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 31.

H. F. 897.

AN ACT to declare void certain provisions in policies of fire insurance, and to require the auditor to refuse to authorize insurance companies whose policies contain such provisions to do business in this State.

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

Provision in insurance poli-cy stipulating that the assured shall mainto any extent, void.

That any provision, contract or stipulation contained in any contract policy of insurance, issued or made by any fire insurance company, association or corporation tain insurance insuring any property within this state whereby it is provided or stipulated that the assured shall maintain insurance on any property covered by the policy to the extent of eighty per cent on the value thereof, or to any extent whatever, and any provision or stipulation in any such contract or policy of insurance that the assured shall be an insurer of the property insured to any extent; and any provision or stipulation in any such contract or policy to the effect that the assured shall bear any portion of the loss on the property insured, are hereby declared to be null and void, and the liability of the company, association or corporation issuing the policy, shall

Assured need not coptract to bear any por-tion of loss.

Duty of state auditor to examine form of policy con-tracts.

May refuse to authorize companies to do business in he state.

tions were contained in policy or contract. It shall be the duty of the Auditor of State to SEC. 2. examine the form of all policy contracts hereafter issued or proposed to be issued by any Fire Insurance Company, association or corporation now authorized by law, or that may hereafter apply to be authorized, to transact the business of Fire Insurance in this State, and he shall refuse to authorize any such company, association or corporation to do business in this State, and shall not renew the authority, or certificates

be the same as if no such agreement, stipulation or stipula-

of any company, association or corporation authorized to do business in this State, whenever the form of policy, contract issued, or proposed to be issued by any such company, association or corporation, contains any of the provisions or stipulations referred to in section one of this act, or provisions of a similar import.

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 Des Moines Leader, news-

papers published in Des Moines, Iowa.

Approved April 26th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5 and in the Des Moines Leader May 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 32.

AN ACT to repeal section 6, of chapter 29, acts of the Twenty-fourth s. F. 224. General Assembly amending section 1132 of the Code of Iowa, of 1873 relative to insurance, and to enact a substitute therefor in relation to accident or casualty insurance.

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

SECTION 1. That Sec. No. 6, of chap. 29, acts of the 24th Sec. 6, ch. 29, 24 General Assembly amending section 1132 of the code of G. A., repealed. Iowa, of 1873, is hereby repealed, and the following section enacted in lieu thereof:

6. To make insurance against personal injuries, disable-Substitute. ment, and death, resulting from traveling or general acci-Accidents in dents by land or water; and also to insure employers against loss in consequence of accidents or casualties of any kind to employes, or other persons, or to property, resulting from any act of an employe, or from any accident or casualty to persons or property, or both, occurring in or connected with the transaction of their business, or from the operation of any machinery connected therewith; except such insurance as is provided for in paragraph 7 of said act.

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

published in Des Moines, Iowa.

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 1, and in the Des Moines Leader May 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 33.

S. F. 293,

AN ACT relating to the investment of the funds of life insurance companies, and amendatory of section 1179 of the code as amended by chapter 94 of the Laws of the 22nd General Assembly.

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

Certain insurance compa-nies may invest in securities.

Section 1. That any life insurance company organized under the laws of the state of Iowa and doing business under chapter 5, title IX of the code of 1873, and any life association operating under chapter 65, Laws of the 21st General Assembly, may invest its funds in bonds and mortgages and other interest bearing securities, being first liens upon real estate within this state or in any other state in which such company is transacting an insurance business worth at least

Conditions.

twice the amount to be loaned thereon, or secured, thereby, exclusive of improvements, or two and one-half times the amount including the improvements; provided the buildings are constructed of brick or stone and provided that no buildings on such real estate shall be considered in estimating values except upon condition that during the existence of the

Estimating

Insurance.

reliable fire insurance company or companies authorized to do business in Iowa, in a sum at least double the excess of the loan above one-half the value of the ground exclusive of the buildings thereon, such insurance to be payable in case of loss to the company so investing its funds as its interest may

loan the same shall be kept insured by the owner in some

Payment.

A mount loaned.

appear at time of loss. In loans upon its own policies, provided that the amount so loaned shall not exceed the net terminal reserve against said policies as provided in this Policies in full chapter at the time such loan is made, and that all policies

force three years.

Sec. 1179 Code amended, repealed.

force at least three years. SEC. 2. All that part of section 1179 of the code of 1873, as amended by chapter 94 of the Laws of the 22nd General Assembly, and all that part of chapter 30 Laws of the 24th General Assembly, which is inconsistent with this act be and the same is hereby repealed.

upon which loans are made shall have been issued and in

Publication olause.

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

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 8, and in the Des Moines Leader May 8, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 34.

AN ACT to amend Sec. 1729 of the Code so as to enable school boards H. F. 166. to furnish the necessary school books for the use of indigent children.

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

That Section 1729 of the Code is hereby amended by incor-sec. 1729 Code porating after the word "districts" as the same occurs therein, amended. the following: "or to furnish the necessary books for indi-Books furngent pupils, when they are likely to be deprived of the proper ished indigent benefits of the school unless aided by the district with books.

Approved April 26th, 1894.

CHAPTER 35.

AN ACT to amend section 1, of chapter 24, laws of the Twenty-third fl. F. 279. General Assembly, with regard to the purchase and sale of textbooks.

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

SECTION 1. That section 1 of chapter 24, laws of the Sec. 1, ch. 24, 23 Twenty-third General Assembly, is hereby amended by strik-G.A., amended ing out all after the words "contingent fund" in the ninth Contingent line, and substituting the following in lieu thereof:

"The books and supplies so purchased shall be under the Books and supcharge of the board, who may select one or more persons charge of within the county, to keep said books and supplies for sale, board, and to insure the safety of the books and moneys the board shall require of each person, so appointed, a bond in such sum Bond, as may seem to the board to be desirable."

Approved March 23, 1894.

CHAPTER 36.

AN ACT to amend Section 8, Chapter 167, laws of 1882. [State Edu- H. F. 237. cational Board of Examiners]

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

SECTION 1. That the last line of section eight (8), chapter sec. 8, ch. 167, 167, laws of 1882, be amended by striking out the words amended. "three hundred dollars" and inserting "six hundred dollars." \$500 to \$600, Approved April 24th, 1894.

CHAPTER 37.

H, F. 311.

AN ACT to amend section 1729 of the Code of 1873, requiring boards of directors to provide and keep in good repair suitable waterclosets or privies in connection with all public school buildings.

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

Sec. 1729 Code amended.

Section 1. That section 1729 of the code be amended by

adding at the close of the section, the following:

Duty of the board to give especial attention to water closets.

It shall be the duty of the board to give especial attention to the matter of convenient water-closets or privies for every school, and expenses incurred for such purpose shall be paid from the contingent fund of the district. every school-house site not within an independent district including a city, town, or village, there shall be provided and

Two separate buildings, location

kept in good repair and in wholesome condition at least two separate buildings, which shall be located upon those portions of the site farthest from the main entrance to the school-house, and as far from each other as the surrounding

Separate closets under one

conditions will warrant. In independent districts including a city, town, or village, if it seems to the board undesirable to build several outhouses, separate closets may be included under one roof, but where closets of this kind are outside the

school-house, each closet shall be as effectively separated from any other as possible, and a brick wall, a double partition, or some other solid and continuous barrier shall extend from the roof to the lowest part of the vault below, and a substantial close fence not less than seven feet in height and at

Close fence seven feet high.

least thirty feet in length, shall separate the approaches to such outdoor closets, for the two sexes.

Approved April 2, 1894.

CHAPTER 38.

H. F. 888.

AN ACT to amend section eighteen hundred (1800) of the Code of Iowa as amended by chapter one hundred and thirty-nine (139) of the laws of the Eighteenth (18) General Assembly of the State of Iowa. [Independent School Districts.]

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

Sec. 1800 Code amended.

a separate

district.

That section 1800 of the Code as amended by chapter 139 of the acts of the 18th General Assembly be amended by adding at the end of said section the following Towns and vil. words, viz: "Provided, however, that towns or villages having lages less than not less than one hundred inhabitants, under like circumstances, 100 inhabitants may constitute may be constituted a separate district, but shall not be authorized to include contiguous territory, except upon a written petition of a majority of the resident electors of the territory outside the town or village proposed to be included in said district."

Approved May 4th, 1894.

CHAPTER 39.

AN ACT conferring upon women the right to vote in certain cases. H. F. 45. Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That in any election hereafter held in any women may city, incorporated town or school district for the purpose of vote at certain issuing any bonds for municipal or school purposes, or for the purpose of borrowing money, or for the purpose of increasing the tax levy, the right of any citizen to vote shall not be denied or abridged on account of sex, and women may vote at such elections the same as men, under the same restrictions and qualifications.

Approved April 13th, 1894.

CHAPTER 40.

AN ACT to provide for the training school of the State normal school. H. F. 386. Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. The board of directors of any district wherein Directors of shall be situated any normal or training school or in any con-contract with tiguous district, supported by the state, are authorized to normal school. enter into a contract with the board of directors or other managing authorities of such normal or training school for the instruction of the pupils of the district in such training school, and the teachers fund of such district shall be paid for such tuition in such training school.

SEC. 2. Such contracts shall be in writing and shall not Terms of extend over a period of more than two years and a copy thereof shall be filed in the office of the superintendent of

schools of the county.

SEC. 3. No contract for such instruction shall provide for Tutton. a larger sum to be paid as tuition than fifty cents per week for each pupil receiving such instruction. The principal of such training school shall make to the board of directors in such Report to be district and to the county supt. all reports required by law to directors, be made by teachers.

SEC. 4. All sums so paid for tuition shall go to the con-

Approved April 2, 1894.

CHAPTER 41.

AN ACT creating a board of library trustees, defining the powers S. F. 148. and prescribing the duties of such board.

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

SECTION 1. There shall be established and created in any Board of libracity or incorporated town that has heretofore accepted or may established. hereafter accept the benefits of the provisions of section 461 of the code of Iowa, a board of library trustees, consisting of

nine members, to be appointed by the mayor by and with the

approval of the council.

Term of office.

Said trustees first appointed shall hold office, viz: onethird for two-years, one-third for four years and one-third for six years, from the first day of July following their appointment; and at their first meeting shall cast lots for the respective terms, reporting the result of such lot to the council; and biennially thereafter, before the first day of July, the mayor shall appoint, by and with the approval of the council, Mayor to appoint trustees, three trustees to succeed the trustees retiring on the following first day of July, and who shall hold office for six years from

such first day of July. Trustees shall hold until their suc-

cessors are appointed and qualified.

Vacancies filled by ap-pointment of mayor.

Vacancies occurring in the board shall be filled by appointment by the mayor in like manner, such appointee to fill out the unexpired term for which the appointment is made. Bona fide citizens and residents of the city or incorporated town, (male or female), over the age of twenty-one years, are alone eligible to membership.

Removal.

The removal of any trustee permanently from the city shall

render his office as trustee vacant.

Compensation.

Members of said board shall receive no compensation for their services.

Powers vested in library board.

SEC. 2. Said board of library trustees shall have and exercise the following powers: To meet and organize by the election of one of their number as president of the board, and by the election of a secretary and such other officers as the board may deem necessary; to have charge, control and supervision of the public library, its appurtenances and fixtures. and rooms containing the same, directing and controlling all the affairs of such library; to employ a librarian and such assistants and employes as may be necessary for the proper Compensation management of said library, and fix their compensation, but of librarian. prior to such employment the compensation of such librarian and assistants shall be fixed for the term of employment by a majority of the members of said board voting in favor thereof; to remove such librarian, assistants or employes by a vote of two-thirds of such board for misdemeanor, incompetency, or inattention to the duties of such employment; to select and make purchases of books, pamphlets, magazines, periodicals, papers, maps, journals, furniture, fixtures, stationa[e]ry and supplies for such library; to make and adopt, amend, modify or repeal by-laws, rules and regulations not inconsistent with law for the care, use, government and management of such library and the business of said board, fixing and enforcing penalties for the violation thereof; to have exclusive control of the expenditures of all taxes levied under section 461 of the code of Iowa and collected for and all moneys belonging to the library fund; also to perform and exercise such other duties and powers as may be conferred by this act or by law. Said board shall keep a record of its proceedings.

Removal.

Rules and by-laws.

Control of tax levied.

Record.

SEC. 3. All moneys received or set apart for the mainten- Money set ance of such library shall be deposited in the treasury to the library fund. credit of the library fund, and shall be kept by the treasurer, separate and apart from other moneys of such city or incorporated town and paid out upon the orders of the board of library trustees, signed by its president and secretary, and countersigned by the mayor.

SEC. 4. The board of library trustees shall, before the first Annual approday of August in each year, determine and fix the amount or priation fixed. rate to be appropriated for one year under section 461 of the code of Iowa for the maintenance of such library, and cause the same so fixed to be certified to the council, and the council shall make such appropriation and levy the necessary tax Duty of for such year to raise said sum and certify the per centage, or council. rate not exceeding one mill on the dollar of such tax to the county auditor, with other taxes levied by the city or incorporated town for said year under section 495 of the code of Iowa, provided, that in cities of the first class the city council may and shall levy and certify such further sum of tax as it may deem expedient to create a sinking fund and pay inter-sinking fund. est under the provisions of chapter 18, acts of the 22nd General Assembly, and acts amendatory thereof.

The board of library trustees shall also each year annual report, make to the council a report for the year ending June 30th, containing a statement of the condition of the library; the num-contents of ber of books added thereto, the number of books circulated, the report. number of books not returned or lost, the amount of fines collected, and the amount of money expended in the maintenance of the library during such year together with such further

information as the board may deem important.

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

Approved March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 29, and the Des Moines Leader March 28, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 42.

AN ACT to legalize the assessment, levy and collection of taxes for S. F. 193. library purposes in certain cities of the first class.

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

That where in any city of the first class incor- Tax for library porated under the general incorporation laws of the state, certain cities, whose population according to the census of 1875, was not legalized. less than nineteen thousand, the city council of such city has heretofore levied a tax known as or called a "library tax," upon the taxable property of such city, the levy and the assessment and collection of such tax shall be and are hereby

declared to be legal and valid in all respects the same as though such tax had been fully authorized by law.

Treasurer authorized to collect outstanding tax. SEC. 2. That where any of such taxes now remain uncollected the treasurer of the county in which such city is situated is hereby authorized to collect the same as other taxes are collected.

Publication clause.

SEC. 3. This act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa, as provided by law, without expense to the state.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, March 28, and the Des Moines Leader, March 25, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 43.

S. F. 194.

AN ACT to amend section 461 of the Code of Iowa in reference to the establishment and maintenance of free public libraries.

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

Sec. 461 Code amended. SECTION 1. That section 461 of the code of Iowa be and the same is hereby amended by adding the words "assess levy and tax after the word "may" in the fourth line of said section, and also the words "assessed, levied and" after the word "amount" in the tenth line of said section, also by striking out the word "appropriated" in the eighth line of said section.

"Appointed," stricken out.

Publication clause,

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

Approved April 24th, 1894.

1 hereby certify that the foregoing act was published in the Iowa State Register May 5, and in the Des Moines Leader May 2, 1894 W. M. McFARLAND, Secretary of State.

CHAPTER 44.

S. F. 245.

AN ACT to amend chapter 13, title 23, of the Code in relation to the State Library, as amended by chapter 18 Nineteenth General Assembly, and chapter 191 Twentieth General Assembly.

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

Annual appropriation for purchase of books, SECTION 1. There is hereby appropriated out of any funds in the state treasury, not otherwise appropriated, the sum of \$5,000 annually from and after the 1st day of January, 1895, to be expended by the board of trustees in the purchase of books for the state library. There is also to be appropriated out of any funds in the state treasury, not otherwise appropriated, in addition to the present annual appropriation, the

1894.

sum of \$3,000 to be expended by the board of trustees of the special approstate library in the purchase of books for the library; the same interpretation for to be expended during the year 1894.

SEC. 2. All acts, or parts of acts inconsistent herewith are conflicting acts repealed.

hereby repealed.

This act being deemed of immediate importance Publication shall go into full force and effect, from and after its publica-clause. tion in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and the Des Moines Leader March 28, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 45.

AN ACT to repeal Section 6, of Chapter Fifty Two (52) of the Laws of S. F. 51, the Twenty First General Assembly, and enact the following in lieu thereof; [Manufacture of Butter and Cheese].

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

Section 1. That Section Six (6) of Chapter Fifty Two (52) Sec. 6, ch. 52, 21 of the Laws of the Twenty First General Assembly be and the G. A., repealed. same is hereby repealed and the following enacted in lieu thereof.

"No keeper of a hotel, boarding house, restaurant, or Substitute. other public place of entertainment shall place before any patron for use as food, any imitation butter, or imitation Imitation butcheese, unless said keeper shall have posted in a conspicuous for or cheese place in the room opposite each table or lunch counter, where except as such imitation butter or imitation cheese is used a plain white provided. placard, in size not less than ten (10) by fourteen (14) inches containing the words "Oleomargarine used here" "Imitation Butter used here" or "Imitation Cheese used here" (as the case may be) printed in English with black ink in plain Roman type and in letters not less in size than one (1) inch in length by one-half $(\frac{1}{2})$ inch in width, and the said placard shall not contain any other words than the ones above prescribed. Any person or persons violating the provisions of this act shall, upon conviction thereof, be punished by a fine Penalty for of not less than twenty five (\$25) dollars nor over one hun-violation. dred (\$100,) dollars, or by imprisonment in the county jail for not over thirty (30) days.

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

Approved Feb. 12th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, February 15, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 46.

H. F. 4.

AN ACT to repeal sections 1, 2, 8, 4, 5, 8, 10 and 15 of chapter 52 of the acts of the Twenty-first General Assembly, and to repeal section 6 of chapter 52 of the acts of the Twenty-first General Assembly as amended by Senate file No. 51 of the Twenty-fifth General Assembly, and approved February 12, 1894, and to enact substitutes therefor; to prohibit the manufacture, sale, keeping for sale and fraudulent use of substances designed as imitation butter and cheese, and to regulate the manufacture, sale and keeping for sale of any substances designed to be used as a substitute for butter and cheese.

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

Sections of ch. 52, 21 G. A., as amended by 25 G. A., repealed.

Section 1. That sections 1, 2, 3, 4, 5, 8, 10 and 15 of chapter 52 of the acts of the Twenty-First General Assembly, and section 6 of chapter 52 of the acts of the Twenty-First General Assembly as amended by Senate File No. 51 of the Twenty Fifth General Assembly, and approved February 12, 1894, are hereby repealed and the following enacted in lieu thereof.

What consti-tutes "imitation butter."

SEC. 2. That for the purpose of this act every article, subetitute or compound, other than that produced from pure milk or cream from the same, made in the semblance of butter and designed to be used as a substitute for butter made from pure milk or cream from the same, is hereby declared to be imitation butter; and that for the purpose of this act every article, substance or compound other than that produced from pure milk or cream from the same made in the semblance of cheese and designed to be used as a substitute ter does not render product of salt, rennet and harmless coloring matter for coloring the product of pure milk or cream shall not be construed to such product an imitation."

What consti-tutes "imita-tion cheese."

SEC. 3. No person shall coat, powder or color with annatto or any coloring matter whatever, any substance designed as a substitute for butter or cheese, whereby such substitute or product so colored or compounded shall be made to resemble butter or cheese, the product of the dairy.

Substitutes not to be colored to resemble butter.

> No person shall combine any animal fat or vegetable oil or other substance with butter or cheese, or combine therewith or with animal fat or vegetable oil or combination of the two or with either one or with any substance or substances, any annatto or compound of the same or any other substance or substances whatever, for the purpose or with the effect of imparting thereto a yellow color or any shade of yellow, so that such substitute shall resemble yellow, or any shade of genuine yellow butter or cheese, nor introduce any such coloring matter or such substance or substances into any of the articles of which the same is composed. Provided, nothing in this act shall be construed to prohibit the use of salt, rennet and harmless coloring matter for coloring the products of pure milk or cream from the same.

Illegal combination of oil and coloring matter described.

Coloring matter in combination with milk now forbidden.

No person shall by himself, his agents or employes, pro-Imitation of duce or manufacture any substance in imitation or semblance butter or cheese, sale or of natural butter or cheese, nor sell, nor keep for sale, nor manufacture, forbidden. offer for sale, any imitation butter or cheese made or manu factured, compounded or produced in violation of this section, whether such imitation butter or cheese shall be made or produced in this state or elsewhere.

This section shall not be construed to prohibit the manu-Manufacture facture and sale, under the regulation, hereinafter provided, or sale of subof substances designed to be used as a substitute for butter or forbidden. cheese and not manufactured or colored as herein prohibited.

Every person who lawfully manufactures any sub-Substitutes stance designed to be used as a substitute for butter or cheese or marked. shall mark by branding, stamping or stenciling upon the top and side of each tub, firkin, box, or other package in which such article shall be kept and in which it shall be removed from the place where it is produced, in a clean and durable manner in the English language the words, "substitute for Marking for butter," or "substitute for cheese," as the case may be, in Marking for printed letters, in plain Roman type, each of which shall not cheese. be less than one inch in length by one-half inch in width.

SEC. 5. No person by himself or another shall ship, con-Shipping of sign, or forward by any common carrier, whether public or bidden except private, any substance designed to be used as a substitute for as marked.

butter or cheese, and no carrier shall knowingly receive the same for the purpose of forwarding or transporting unless it shall be manufactured and marked as provided in the preceding sections of this act, and it be consigned by the carrier and receipted for by its true name; provided, that this act Not applicable shall not apply to any goods in transit between foreign states to goods in across the state of Iowa.

SEC. 6. No person shall have in his possession or under Must not have his control, any substance designed to be used as a substitute substitutes unfor butter and cheese unless the tub, firkin, box, or other less branded. package containing the same be clearly and durably marked as provided by section 4 of this act; provided, that this section shall not be deemed to apply to persons who have the Not applicable same in their possession for the actual consumption of them-tor personal use.

selves or family.

Every person having in possession or control of any sub-Knowledge of stance designed to be used as a substitute for butter or cheese ing substitute which is not marked as required by the provisions of this act, presumed. shall be presumed to have known during the time of such possession or control the true character and name, as fixed by this act, of such product.

No person by himself or another shall sell or Conditions under which sale offer for sale any substance designed to be used as a substi- of substitutes tute for butter or cheese under the name of or under the may be made. pretense that the same is butter or cheese; and no person by himself or another shall sell any substance designed to be used as a substitute for butter or cheese, unless he shall

Statement printed in English.

Must contain

Keepers of boarding houstutes must keep a card posted,

style of card posted.

Wording on card.

Penalty for violation.

Fine and

Penalty for violation First offense.

Subsequent offenses.

Possession of to use.

inform the purchaser distinctly at the time of the sale that the same is a substitute for butter or cheese, as the case may be, and shall deliver to the purchaser at the time of the sale a statement clearly printed in the English language, which shall refer to the article sold, and which shall contain in prominent and plain Roman type a statement that the substance so sold is a substitute for butter or cheese, as the case may be, and such statement shall also give the name and

name of maker. place of business of the maker.

Sec. 8. No keeper or proprietor of any bakery, hotel, postering nous-boardinghouse, restaurant, saloon, lunch counter or place of public entertainment, or any person having charge thereof or employed thereat, or any person furnishing board for others than members of his own family, or for any employes where such board is furnished for a compensation, or as a part of the compensation of any such employe shall keep, use or serve therein either as a food for his guests, boarders, patrons, customers or employes, or for cooking purposes, any imitation butter or cheese as defined in section 2 of this act, and in using or serving any substance designed as a substitute for butter or cheese as herein defined, he or they shall display and keep posted a card opposite each table in a conspicuous place where the same may be easily seen and read in the dining room, eating room, lunch room, restaurant, bakery, hotel, boardinghouse, saloon or place of public entertainment, and placed where such substance designed as a subsize, color and stitute is sold, used or disposed of, which card shall be white and in size not less than ten by fourteen inches; upon which shall be printed in plain black, Roman letters not less in size than one inch in length and one-half inch in width, the words "substitute for butter used here," or "substitute for cheese used here," as the case may be, and said cards shall not contain any other words than the ones above prescribed. Any person or persons violating the provisions of this section shall, upon conviction thereof, be punished by a fine of not less than twenty-five dollars, nor over one hundred dollars, or by imprisonment imprisonment in the county jail for not over thirty days.

Whoever shall violate any of the provisions of SEC. 9. sections 3, 4, 5, 6 or 7, of this act shall, for the first offense, be punished by a fine of not less than fifty dollars nor more than one hundred dollars, or by imprisonment not exceeding thirty days; and for each subsequent offense, by a fine of not less than two hundred and fifty dollars, nor more than five hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than six months, or by both

fine and imprisonment in the discretion of the court.

Whoever shall have possession or control of any SEC. 10. imitations evidence of intent imitation butter or imitation cheese, or any substance designed to be used as a substitute for butter or cheese contrary to the provisions of this act, shall be construed to have possession of property with intent to use it as a means of committing a

public offense within the meaning of chapter 50, of title 25 of the Code; provided, that it shall be the duty of the officer who serves a search warrant issued for imitation butter or search warimitation cheese, or any substance designed to be used as a rant. substitute for butter or cheese, to deliver to the State Dairy Commissioner, or to any person by such Commissioner, authorized in writing to receive the same, a perfect sample of each article seized by virtue of such warrant, for the pur-seizure for pose of having the same analyzed, and forthwith to return the purpose to the person from whom it was taken, the remainder of each article seized as aforesaid. If any sample be found to be imitation butter, or imitation cheese, or substance designed to be used as a substitute for butter or cheese, it shall be Disposal of returned to and retained by the magistrate, as and for the sample seized. purpose contemplated by section 4648 of the Code, but if any sample be found not to be imitation butter or imitation cheese, or a substance designed to be used as a substitute for butter or cheese, it shall be returned forthwith to the person from whom it was taken.

Approved April 24th, 1894.

CHAPTER 47.

AN ACT to regulate the testing of milk.

H. F. 227.

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

Section 1. Any person by himself or his agents, servants Where chemior employes, or any corporation, its agents, servants or used it must be employes who shall operate a creamery, cheese factory or accurate and condensed milk factory in this state, and who shall use a chemical milk test for the purpose of determining the quantity of butter fat in milk purchased or received from the patrons of such creamery, cheese factory or condensed milk factory, is hereby required to use reliable and accurate tests, and no such tests shall be considered reliable and accurate unless the same shall be clear oil and free from any foreign substance, and produce such measurements of butter fat as would result from the use of a standard Babcock milk tester. And every such person or corporation so engaged, and who shall use a chemical milk test as aforesaid is hereby required to procure from the state dairy commissioner's office one standard tube standard tube or bottle for testing milk, which shall be certified and marked or bottle required. as provided in section 2 hereof, and which said test tube or bottle, so certified and marked as aforesaid, shall be kept Certified. for the inspection of such patrons and for the purpose, of verifying the tests so used by such person or corporation.

And in any cause of action in any court, arising between Proof in cause such person, corporation or factory and a patron thereof, the of action. burden of proving such milk test to be reliable shall be upon such person, corporation or factory, and he shall show or establish that the test by him made, and the results there-

from, correspond with or are equivalent to the measurements of butter fat which would result from the use of the standard Babcock milk tester.

Penalty for violation of this act.

Any person operating such creamery or factory as aforesaid, or any agent, servant or employe of such person, or of any such corporation so engaged, who shall violate the provisions of this section, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than fifty dollars, nor more than one hundred dollars.

Supply of test to be kept in stock.

SEC. 2. It is hereby made the duty of the state dairy tubes or bottles commissioner to keep on hand a supply of standard Babcock test tubes or bottles for testing milk, and he shall furnish to any person or corporation desiring the same, one such tube or bottle, and upon request shall certify the same to be accurate, reliable and standard, and shall place thereon the letters "D. C." as a permanent mark thereon, such tube or bottle so furnished to be at the actual cost thereof.

Approved April 24, 1894.

CHAPTER 48.

S. F. 129.

AN ACT to amend Chapter forty-four of the Acts of the Twentyfourth General Assembly, in relation to warehouse receipts, making the same apply to butter, eggs, cheese, and dressed poultry.

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

Sec. 1, ch, 44, 24 G. A., amended to include butter. eggs, cheese and poultry.

That section one, of chapter forty-four, of the acts of the Twenty-fourth General Assembly, be and the same is hereby amended by inserting the words, "Or in buying or selling of butter, eggs, cheese, or dressed poultry" in the second line of said section one after the word "hogs."

That section two and three of said act shall be amended by "Meat" strick- striking out the word "meat" wherever it appears therein en out. and inserting in lieu thereof the word "said."

That section five of said act shall be amended by striking

out the word "meat" in the fourth line thereof.

Publication clause.

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

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, May 5, and the Des Moines Leader, May 2, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 49.

AN ACT to amend section 1967 of the Code of Iowa, of 1878, as H. F. 599, amended by Chapter 42, of the Acts of the 24th General Assembly.

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

Section 1. That section 1967 of the code of Iowa, of 1873, Sec. 1967 Code as amended by chapter 42 of the acts of the 24th General Assembly be hereby amended by striking out the words, "first day of February, 1892," and inserting in lieu thereof, "the first day of March, 1894," Provided, That this act shall not apply to cases where vested rights have accrued nor cases Cases now in now in litigation.

SEC. 2. This act being deemed of immediate importance, Publication shall take effect on and after its publication in the Des Moines clause.

Leader, and the Iowa State Register newspapers published in Des Moines, Iowa.

Approved, April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, May 5, and in the Des Moines Leader, May 2, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 50.

AN ACT to amend Section 3895 of the Code of 1873.

H. F. 627.

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

That section 3895 of the code of 1873, be and the same is sec. 3895 Code hereby amended by inserting the word "written" before the amended word "consent" in line 4 of said section.

Approved April 24, 1894.

CHAPTER 51.

AN ACT to repeal chapter 103 of the Acts of the 21st General Assem-s. F. 27. bly of the State of Iowa, relating to release of judgments, mortgages, and deeds of trust, by administrators, executors and guardians in other States and countries and to enact a substitute therefor.

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

SECTION 1. That chapter 103 of the acts of the 21st Gen-Ch. 103, 21 G. eral Assembly be and the same is hereby repealed and the A., repealed.

following enacted in lieu thereof.

SEC. 2. That a copy of the record of the appointment and substitute. qualification of any administrator, executor or guardian in any other state or country, together with the certificate of the custodian of such record, that such appointment is then in copy of record full force, which copy of the record shall be duly attested and administrator authenticated in the manner as is now provided by law in or guardian may be recorded as of judicial records, may be recorded in the proper pro-ed in any bate record of any county in this state. Such record or a county.

Presumptive evidence.

duly certified copy thereof shall be presumptive evidence in all cases of such appointment and qualification.

Administrator or guardian in may release of record.

Any administrator, executor or guardian appointed in any other State or country is hereby authorized to release and fully discharge of record in any manner and by any instrument authorized by law, to the same extent as any administrator, executor or guardian appointed under the laws of this state could do. Any judgment rendered by the supreme court or by any court of any county where such copy of the original record is recorded, or any mortgage or deed of trust given as a mortgage of property within such county, belonging to the estate or to the minor or other person represented by him, and may also in the same manner and to the same extent release and fully discharge any property in this state from the lien of such judgment, mortgage or deed of trust. Provided that appended to and as a part of such release shall be the certificate of the judge or clerk of the proper court, duly attested, that said executor, administrator or guardian is at the date of such release or instrument, still acting as such executor, administrator or guardian, under the authority of said court, and is authorized to execute the same and that the debt secured by the instrument sought to be released is the property of the state, and provided further that nothing herein contained shall authorize any administrator or guardian of another state or country to release or discharge any judgment, mortgage or deed of trust, while any administrator, executor or guardian of the estate to which such judgment mortgage or deed of trust belongs is authorized to act by virtue of appointment and qualifications under

Certificate of judge or clerk of court must be appended.

Certain records may be

released.

Releases heretofore made legalized.

the laws of this State. All releases and discharges of record of any SEC. 4. judgment, mortgage deed of trust heretofore made by administrators, executors or guardians in the manner and the extent authorized by this act where the copy of the original record required by this act has been or shall hereafter be recorded as required by this act, are hereby declared to be valid and binding from the date of such release or discharge.

Approved April 24, 1894.

CHAPTER 52.

S. F. 240.

AN ACT to amend section 277 of the code, of 1873, relative to the administering of oaths and the acknowledgment of instruments in writing by notaries public.

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

Sec. 277 Code

Section 1. That section 277 of the code of 1873 be and amended the same is hereby amended by striking out the words, "each May take ac notary public within his county," and inserting in lieu knowledgment in county thereof the words, "each notary public within the county of addoning adjoining his residence, and within any county adjoining the county of residence.

his residence in which he has a certified copy of his certificate of his appointment on file with the clerk of the district court of such county.

Approved April 24, 1894.

CHAPTER 53.

AN ACT to amend Section 3327 of the code of 1873, relating to the H. F. 150. satisfaction of school fund mortgages.

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

SECTION 1. That section 3327 of the code of 1872 be and sec. 3327 code the same is hereby amended by inserting after the word amended. "him" in the second line as follows: "And in case of pay-Duty of county ment of a school fund mortgage, the county auditor." Approved March 23, 1894.

CHAPTER 54.

AN ACT to amend Section 289 and 290 of the code of 1873 as S. F. 56. amended by Chapter 16 of the Laws of the Twenty-fourth General Assembly of the State of Iowa, relating to the bonding of county indebtedness.

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

SECTION 1. That section 289 of the code of 1873, as sec. 290 Code amended by chapter 16 of the acts of the Twenty-fourth amended. General Assembly be and the same is hereby amended as follows: Strike out of the second line of said section 289 the words, "the first day of April 1892," and insert in lieu thereof January 23 subthe words "the twenty-third day of January, 1894." April 1.

SEC. 2. Strike out of the sixth line of said section 290 as Same amendamended by chapter 16 of the laws of the Twenty-fourth of Code. General Assembly, the words, "on the first day of April 1892" and insert in lieu thereof the words "on the twenty-

third day of January 1894."

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

Approved February 9, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader, February 14, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 55.

AN ACT to amend Sections 289 and 290 of the Code of 1873 as S. F. 42. amended by Chapter 16 of the Laws of the 24th General Assembly of the State of Iowa, relating to the bonding of county indebtedness.

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

SECTION 1. That section 289 of the code 1873 as amended

Sec. 289 Code amended.

by chapter 16 of the acts of the 24th General Assembly be, and the same is hereby amended as follows: Strike out of the second line of said section 289 the words, "the first day April 1894, for of April 1892" and insert in lieu thereof the words, "the first

day of April, 1894." April, 1892.

Same amendof Code,

Strike out of the sixth line of said section 290 as SEC. 2. ment to sec. 200 amended by chapter 16 of the laws of the 24th General Assembly, the words, "on the first day of April 1892," and insert in lieu thereof the words, "on the first day of April 1894."

Publication clause,

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

Approved March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, March 30, and the Des Moines Leader, March 28, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 56.

S. F. 424,

AN ACT to amend section 289 and 290 of the Code of 1873, as amended by Senate File No. 56, approved February 9, 1894, Acts of the Twenty-fifth General Assembly of the State of Iowa, relating to the bonding of county indebtedness.

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

Sec. 289 Code amended.

That section 289 of the code of 1873 as SECTION 1. amended by Senate File No. 56, approved February 9, 1894, acts of the Twenty-fifth General Assembly be and the same is hereby amended as follows: Strike out of the second line of said section 289 the words, "the twenty-third day of January, 1894," and insert in lieu thereof the words "the fourth day of April, 1894."

April 1, 1894. substited for January 23,

Same amend-290 Code.

Strike out of said section 290 as amended by Senments as to sec. ate File 56, approved February 9th 1894, acts of the Twentyfifth General Assembly of the State of Iowa the words, 'on the twenty-third day of January, 1894" and insert in lieu thereof the words "on the fourth day of April, 1894."

Conflicting acts repealed.

All acts and parts of acts inconsistent with this act are hereby repealed.

Publication

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

Approved April 7, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, April 10, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 57.

AN ACT to amend section 289 of the Code of 1873, as subsequently Sub. S. F. 125. amended. [Bonded indebtedness.]

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

Section 1. That section 289 of the code of 1873, amended Sec. 280 Code by chapter 9 Fifteenth General Assembly, chapter 125 Sixteenth General Assembly, chapter 154 Seventeenth General Assembly, chapter 183 Eighteenth General Assembly, chapter 147 Twentieth General Assembly, chapter 80 Twenty-first General Assembly, chapter 22 Twenty-second General Assembly, chapter 26 Twenty-third General Assembly, chapter 16 Twenty-fourth General Assembly and by the Twenty-fifth General Assembly be amended by inserting after the word, "run" in the 9th line thereof the words, "to become payable Bonds become at a specified time, or at the option of the county upon giving payable at a specified time, or at the option of the county upon giving payable at the word "from" in the 11th line the words, "subject to changes that will conform the bond to the resolution of said board."

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

I hereby certify that the foregoing act was published in the Iowa State Register, March 28, and Des Moines Leader March 27, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 58.

AN ACT to amend Chapter forty-eight (48) of the acts of the Twenty-S. F. 18. Second General Assembly, relating to elections held within cities and the registration of voters therein.

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

SECTION 1. That chapter forty-eight (48) of the acts of the Sec. 1, ch. 48, Twenty-Second General Assembly be, and the same is hereby amended. amended as follows: By striking out of section No. 2 of said chapter all after the word, "list" in the fourth line of said section and inserting in lieu thereof the words, "from the poll Register makes books of the last general election, copying all the names try list. thereon, including all names registered and voting at any subsequent special or municipal election, into the new registry list, and entering the facts showing the qualifications of each voter as it appears on the last preceding registry list; and such new registry list so made up shall be used at all general, New list to be special and municipal elections except national;" also that and special section three of said chapter forty-eight (48) of the acts of the elections. Twenty-Second General Assembly be amended by striking out Registry list of all that part of said section beginning with the word "for" in last preceding the first line and ending with the word "and" in the third be used.

voters name has been

Publication clause.

line thereof. Any person applying for registration in any precinct, who is registered in another precinct in the same Certificate that city, shall, before being registered, procure a certificate from the board of registration where his name is so registered, that stricken from the same has been stricken from such registry list.

All acts and parts of acts in conflict or inconsistent

Conflicting DEC. 2. All access and permitted acts repealed. with the provisions of this act are hereby repealed. 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 Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the lowa State Register May 5, and Des Moines Leader May 6, 1894. W. M. McFARLAND, Secretary of State,

CHAPTER 59.

H. F. 74. AN ACT to prevent and punish the improper use of money at elections.

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

Agreement to voting.

Section 1. If any person shall make an agreement with induce voters another to pay him any sum of money, or other valuable thing to refratn from another to pay him any sum of money, or other valuable thing in consideration that such other person shall refrain from voting at any election, or shall induce other qualified electors to refrain from voting, or that such other person shall perform any serservice for can vice or labor on any election day in the interest of any candididates on election, or tion day for a such election, or in the interest of any measure or political party, he shall be deemed guilty of a misdemeanor; and on conviction thereof, Penalty. == shall be fined in any sum not less than fifty dollars nor more than three hundred dollars, or be imprisoned in the county jail not exceeding ninety days.

Pre: Wil

bidden.

Agreement by voter to refrain from voting.

SEC. 2. Any person who shall, in consideration of any sum of money or other valuable thing agree to refrain from voting at any general or municipal election, or to induce or attempt to induce others to refrain from voting at such elections, or agree to perform on election day any service in the interest of any candidate, party, or measure, in consideration of any money or other valuable thing, or who shall accept any money or other valuable thing for such services performed in the interest of any candidate, political party or measure, shall be guilty of a misdemeanor and shall be pun-

Penalty. ished as provided in the preceding section.

Contracts by committees of political parties.

SEC. 3. Nothing in this act contained, shall be so construed as to punish individuals or committees of any political party for making contracts in good faith for the conveyance of voters to and from polling places and the payment of any reasonable compensation for such service.

Approved March 31, 1894.

CHAPTER 60.

AN ACT to amend section two (2), chapter one hundred and sixty-S. F. 97. one (161), acts of the Twenty-first General Assembly of Iowa. [Registration of votes.]

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

That section two (2) chapter one hundred and sixty-one Territory out(161) acts of the Twenty-first General Assembly, be amended side, not attached for elecby inserting after the word "State" in the third line the fol-tion purposes.
lowing: "Having a population of two thousand (2,000) or
more as determined by the last preceding State or National
census." (Not including the inmates of any State institution.)
Approved April 24, 1894.

CHAPTER 61.

AN ACT to prohibit the sale or giving of cigars, cigarettes or tobacco H. F. 135. to minors under 16 years of age.

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

SECTION 1. From and after the passage of this act, it shall Furnishing be unlawful for any person, directly or indirectly, by himself nors except on or agent, to sell, barter or give to any minor under 16 years order of guar-of age, within this State, any cigars, cigarettes or tobacco in den. any form whatever, except upon the written order of his parent or guardian.

SEC. 2. Any person violating the foregoing section shall, Penalty for upon conviction thereof be deemed guilty of a misdemeanor violation. and fined not less than five dollars nor more than one hundred dollars and stand committed until fine and costs of prosecution

are paid.

Approved March 2, 1894.

CHAPTER 62.

AN ACT to tax the traffic in intoxicating liquors and to regulate and H. F. 587. control the same.

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

SECTION 1. There shall be assessed against every person, Pharmacists partnership or corporation, other than registered pharmacists with permits holding permits, engaged in selling or keeping with intent to sell, any intoxicating liquors, and upon any real property and the owner thereof, within or whereon intoxicating liquors are sold, or kept with intent to sell in this State, a tax of six Tax 8600.00. hundred dollars per annum. All such taxes shall be a per-Tax a perpetpetual lien upon all property both personal and real, used in and personal. or connected with the business.

SEC. 2. It shall be the duty of the assessor of each town-Duties of ship, incorporated town or city, in the months of December, assessors. March, June and September of each year, to return to the

Describe realty.

auditor of each county a list of places with name of occupant or tenant, and owner or agent, where intoxicating liquors are sold, or kept for sale as herein contemplated, with a description of the real property wherein or whereon such traffic is conducted.

SEC. 3. Should the assessor for any reason fail to perform his duty as specified in this act, then and in that case, any three citizens of the county can by verified statement on information and belief addressed to the county auditor, procure the listing of names and places as above provided with the same force and effect as if done by the assessor.

Board to rebate tax.

Three citizens may file infor-mation.

Filed 8 days.

attorney.

At the meeting of the board of supervisors next following the listing as aforesaid, application may be made to rebate the tax by petition duly verified and regularly filed with the county auditor at least eight days before the time set for the consideration of the case, and notice for the same Eight days nolength of time must be served on the county attorney in tice to county The averments of the petition will be deemed writing. Chairman of denied and witnesses may be examined, and the chairman of board of super-visors to swear the board, or in his absence or inability to act, any member of the same may administer an oath in the same form and of the same effect as to penalties for testifying falsely as if administered in court.

Board to issue subpoenas.

and examine

witnesses.

The board may also issue subpænas requiring attendance of witnesses and shall have the same power to compel the attendance of the same by attachment as is conferred upon the district court, and shall report those failing to obey the summons or refusing to testify, to the next term of court in and for said county, for punishment for contempt. for witnesses shall be the same as in the district court.

Amount of witness fees.

Petition for rebate of tax.

On the application to rebate the tax, the owner of the property may file verified petitions therefor, and be heard in support of the same, and evidence of the general reputation of the place may be introduced, and if upon the hearing of the case, it shall be shown that the petitioner, his agent or tenant has paid a retail liquor dealer's internal revenue tax to the United States, covering the time and premises as set forth in the listing of said real estate, it shall be prima facie evidence that the tax was properly levied.

Internal revenue license.

If upon said hearing it be found by a majority vote of the board of supervisors that the tax was properly levied, it shall stand and continue to be a lien against the property. the petitioner or the county attorney may appeal to the district court, and if the petitioner appeals he shall be required may appeal.

Bond for costs, to give bond for the costs which have accrued, or may accrue, in the further progress of the case.

County attorney may appeal. Petitioners

> Notice of the appeal shall be served, upon the appellee or his attorney, within ten days after the decision by the board of supervisors; whereupon the auditor shall file a full and complete transcript of the record of the proceedings in said cause, together with the original papers, in the office of the clerk of the district

Notice on appellee or attorney ten days.

court in and for said county. In case the finding of the board of supervisors shall be against levying the tax, and the county attorney shall fail to take an appeal to the district court within ten days from such finding as above provided, any three citi-Three citizens zens of the county may take such appeal within ten days may appeal. thereafter by giving a good and sufficient bond for costs, in Bond for costs. case the finding of the district court shall be in favor of the defendant; and the same proceeding shall be had as if the appeal had been taken by the county attorney. The auditor Auditor to shall charge and tax as fees for the transcript and writing up transcript, 10c. shall charge and tax as fees for the transcript and writing up per 100 words. of the record ten cents per hundred words.

SEC. 6. On the appeal the trial shall be conducted as an equitable cause and the first term shall be the trial term. First term trial Should it appear either on the trial before the board of super-term. visors, or in the district court, that there have been sales of intoxicating liquors made in or upon the premises listed for taxation, the tax shall be confirmed against the person, corporation, or partnership conducting the business, and, if it appears that the wrong name or an alias has been used, then wrong name. the record and assessment list may be amended and the true name inserted and if it shall appear at such trial, that the owner or his agent had, or by the use of reasonable care and diligence, might have known of the sales of intoxicating liquors as aforesaid, the tax shall be confirmed against the property, and the clerk of the district court shall certify such gounty clerk fact to the county auditor with the amount of costs made in the to certify to trial of the case.

SEC. 7. Should it be found in the trial before the board of Tax pro rated. supervisors, or on appeal, that sales of intoxicating liquors in or upon the premises described, had not continued for more than six months in the year for which the taxes were assessed, then the total tax for the year, exclusive of costs, may be reduced pro rata.

SEC. 8. There shall be furnished to the assessor, when he Assessor's enters upon the duties of each year, a book to be known as book. the "Assessment book for liquor dealers." In this shall be returned the list of places where intoxicating liquors are sold, with names of occupants, tenants and owners, and also the name of the agent, if there is an agent, of the property.

These taxes shall not be submitted to any board of equali-Not equalized. zation for any purpose.

At the regular meeting of the board of supervis- Tax at Septemors in September, they shall levy an annual tax of six hun-ber session. dred dollars, payable semi-annually at the time and place as Tax payable hereinafter provided, against each person carrying on or con-semi-annually. ducting a place for the sale of intoxicating liquors, and also er of realty against the real property, and the owner thereof, in which or upon which said place is located. Provided, that if application is made to cancel the tax as hereinbefore provided, and the trial of the cause should be delayed for any reason, then the levy, if any be made, shall be made at the next regular

ular meeting.

Board to exam- meeting of the board. At all regular meetings, the board of ine liquor tax book each reg. supervisors shall examine the assessment book of liquor dealers, and levy taxes against such persons as shall have become liable thereto under the terms of this act, who have not already been taxed as herein provided for the same year, but only a pro rata amount of the tax for the remainder of the year, dependent upon the time of assessment.

Auditor certify tax to county treasurer.

SEC. 10. The county auditor shall, upon the levy made as aforesaid, certify the same forthwith to the county treasurer with names of persons and property and amount of tax, and a statement of the costs that have accrued either before the board of supervisors or in the district court, and said certificate and list shall be full authority for the treasurer to enter Treasurer to the same upon the tax books of the county and proceed to collect the same.

collect.

SEC. 11. It shall be the duty of every person against whom or against whose property taxes as provided in this act have been assessed, to attend at the treasurer's office and pay the

Tax in semiper month.

Date of tax

sales.

same in semi-annual installments, on or before the first day of annual install-April and Oct. of each year. In case of failure so to pay ^{ments}
²⁰ per cent pen such installments, a penalty of twenty per cent shall be added, alty, 1 per cent together with one per cent per month thereafter until paid.

On the first Monday in June and the first Monday in December of each year, the county treasurer shall offer at public sale at his office, all lands, town lots or other real property on which taxes for the sale of intoxicating liquors have become a lien, as provided in this act.

General law of collection applies.

SEC. 13. All the provisions of law now or hereafter in force for the assessment, levy, and collection of taxes shall apply to and govern the taxes provided for by this act, except as herein otherwise provided.

Tax half to

The revenue derived from the tax provided for where intoxicating liquors are sold, shall be paid into the county treasury, one-half to go into the general county fund, and the remainder to be paid over to the municipality in which the business taxed is conducted.

County attor-ney's duty.

Judge to suspend county attorney.

SEC. 15. It shall be the duty of the county attorney of each county to see that the provisions of this act are enforced, and it shall be the duty of the district court or any judge thereof, to suspend or remove from office any such county attorney who shall wilfully refuse or neglect to perform any of the duties enjoined upon him by this act, such suspension or removal may be made upon application of any citizen residing in the county, but no such suspension or removal shall take place except upon due notice to said officer and upon trial in court, and the provisions of this section shall apply to assessors, county treasurers and members of boards of supervisors whose duty it is to enforce any of the provisions of this act.

Other officers suspended.

SEC. 16. Nothing in this act contained, shall be in any

way construed to mean that the business of the sale of intoxicating liquors is in any way legalized, nor is the same to be Not legalized. construed in any manner or form as a license, nor shall the Not license. assessment or payment or any tax for the sale of liquors as aforesaid, protect the wrong doer from any penalty now provided by law, except that on conditions hereinafter provided certain penalties may be suspended.

SEC. 17. In any city of five thousand or more inhabitants, Oities of 5,000 the tax hereinbefore specified may be paid quarterly in ad-and over. vance on the first days of January, April, July and October of each year, and after a written statement of consent signed by a majority of the voters residing in said city who voted at Voted last the last general election, shall have been filed with the county verified by auditor, such payment shall upon the following conditions, be poll books.

a bar to proceedings under the statute prohibiting such busi-Filed with countyauditor. ness.

The person appearing to pay the tax shall file with File council's the county auditor, a certified copy of a resolution regularly consent. adopted by the city council, consenting to such sales and a written statement of consent from all the resident freeholders Freeholders' owning property within fifty feet of the premises where said consent 50 feet. business is carried on. But in no case shall said business be church and conducted within three hundred feet of any church or school schoo

He shall file with the county auditor to be approved Bond \$3,000. by the clerk of the district court, a bond in the sum of three thousand dollars, conditioned upon the faithful observance of all the provisions of this act, and for the payment of any and all damages that may result from the sale of intoxicating liquors upon the premises occupied by the obligor. Said Two sureties and on no bond shall be signed by himself as principal and by two sure-other bond, ties who shall qualify each in double the amount of the bond, amount of and neither of whom shall be surety on any other like bond. the bond.

Said selling or keeping for sale of intoxicating liquors shall be carried on in a single room having but one entrance one room, or exit and that opening upon a public business street. The open on street. bar where liquors are furnished, shall be in plain view from the street, unobstructed by screens, blinds, painted windows, No screen, etc. or any other device. There shall be no chairs, benches, nor No chairs, etc. any other furniture in front of the bar, and only such behind the bar as is necessary for the attendants. A list of names List of emof all persons employed about the place shall be filed with ployes filed with auditor. the county auditor and no persons shall be permitted behind the bar except those whose names are listed with the county auditor.

4th. The place shall be conducted in a quiet orderly Orderly. manner.

There shall be no gambling or gaming with cards, No amusedice, billiards or any other device, nor any music, dancing or ments. other form of amusement or entertainment, either in the room where said business is carried on or in any adjoining room or

Nothing in adjoining room. Nothing obscene. building controlled by the person, partnership, or corporation carrying on said business.

6th. There shall be no obscene or impure decorations, inscriptions, placards, or any such thing in the place.

No females.

7th. There shall be no female person employed in the place.

Hours open.

8th. The place shall not be open nor shall any sales be made earlier than 5 A. M. nor later than 10 P. M. on any day. It shall not be open at all nor shall any sales be made on the first day of the week commonly called Sunday, nor on any election day or legal holiday, nor on the evening of such days.

Days closed.

9th. No minor, drunkard, or intoxicated person shall be allowed in the room, and no sales of intoxicating liquors shall be made to any minor, drunkard, or intoxicated person, or knowingly to any person who has taken any of the recog-

No sales to minors, etc.

Keelev cure. nized "cures for drunkenness."

Who may object to sales made.

10th. No sale of intoxicating liquors shall be made to any person whose wife, husband, parent, child, brother, sister, guardian, ward over fourteen years of age, or employer, shall by written notice, forbid such sales.

11th. If the property has not been listed for taxation as Payor may list. required in section 2 of this act, then the person appearing to pay the tax shall report the same to the county auditor to be listed for taxation.

Cities less than 5,000.

SEC. 18. In order that any city or town of less than five thousand inhabitants may come within the provisions of section 17 of this act, the following additional condition must be complied with:

65 per cent.

A written statement of consent shall be filed with the county auditor signed by sixty-five per cent of all the legal voters who voted at the last preceding general election (as shown by the poll list of said election); residing within such county and outside of the corporate limits of cities having a population of five thousand or over; but no such statement of consent shall be construed as a bar to proceedings against persons selling intoxicating liquors in incorporated towns situated in townships of which less than a majority of the voters of the township, including the incorporated town, have signed the statement of consent; nor shall it be construed as

a bar in any incorporated town in which a majority of the

voters do not sign said statement of consent.

Poll list last general election.

Any violation of conditions. City councils;

Verified petition. Majority petition filed with auditor. Cease to be a bar.

SEC. 19. Whenever any of the conditions of this act shall be violated, or whenever the city council or trustees of the incorporated town shall by a majority vote direct it, or whenever there shall be filed with the county auditor, a verified petition signed by a majority of the voters of the said city, town, or county, as the case may be, as shown by the last general election, requesting it, then and in such case, the bar to proceedings as provided in section 17 hereof shall cease to operate as a bar, and persons engaged in the sale of intoxicating liquors as contemplated by this act, shall be liable to

all of the penalties provided for by chapter VI title XI of

the Code and acts amendatory thereto.

The signing the name of another to any state-Forgery. SEC. 20. ment of consent or petition provided for in this act, shall be deemed forgery and punishable under the statutes as such, and each such statement or petition shall be accompanied by the affidavit of some reputable person, showing that said person Reputable personally witnessed the signing of each name appearing signatures thereon, and any false statement contained in such affidavit witnessed. shall be deemed perjury and punishable as such, and all provisions of law relative to the bribery of voters are hereby made applicable to the bribery of signers to any such statement of consent or petition. All statements of consent or petitions shall show the voting precinct of the signers thereof, Voting precinct and and date of signing, and no names shall be counted that were ward. not signed within thirty days prior to the filing of said peti-signed within 30 days. tion or statement of consent.

SEC. 21. The county auditor shall keep for inspection by List open to any citizen who may desire it, all papers required by this act to be filed with him, and any failure or refusal on his part to do so shall be deemed a misdemeanor and upon conviction thereof he shall be fined one hundred and fifty dollars for

each offense.

SEC. 22. To give away or to furnish intoxicating liquors No liquors to any person upon any pretext shall in the intent of this act, given away. be deemed a sale.

SEC. 23. The statement and payment of the tax herein Tax not to be specified shall not be used as evidence against such person, court. partnership or corporation in any suit either at law or equity in any of the courts of this State or the United States.

SEC. 24. For the purpose of protecting the property of City ordithe corporation and its inhabitants, and of preserving peace and good order therein, cities and incorporated towns shall have power to levy and collect additional taxes and to adopt City make adfrom time to time, rules and ordinances for further regulating and controlling such traffic not in conflict with the provisions of this act.

SEC. 25. This act being deemed of immediate importance Publication. shall take effect and be in force on and after its publication in the Des Moines Leader and Iowa State Register newspapers

published in Des Moines, Iowa. Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 3, 1894, and in the Des Moines Leader April 4, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 63.

H.F. 236.

AN ACT to amend section 13, chapter thirty five (35) of the Twenty-third (23rd) Gen. Assembly of the State of Iowa.

Be it enacted by the Twenty-fifth (25) Gen. Assembly of the State of Iowa,

Sec. 13, ch. 35, 23 G. A., amended. That sec. 13, chapter 35 of the acts of the 23rd General Assembly of the state of Iowa be amended as follows:

Record of liquor sales.

Report to be made. Strike out the following words, "Such purchasers shall keep a record of uses to which the same are devoted, giving the kind and quantitity used, and on or before the 15th day of January, March, May, July, September and November of each year they shall make and file with the county auditor, sworn reports of the two preceding calendar months, giving full and true statements of the quantity and kinds of such liquors purchased and used, and the uses to which the same have been devoted."

Approved April 24, 1894.

CHAPTER 64.

S. F. 85.

AN ACT to restrain hunters from trespassing upon cultivated or enclosed lands without permission, and providing penalties therefor.

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

Hunting on premises of another, forbidden. SECTION 1. No person shall hunt with dog or gun upon the cultivated or enclosed lands of another without first obtaining permission from the owner, occupant or agent thereof.

Penalty for violation.

SEC. 2. Any person violating the provisions of this act shall be punished by a fine of not more than ten dollars and costs of prosecution and shall stand committed until said fine and costs are paid, for each and every offense, but no prosecution shall be commenced under this act except upon the information of the owner, occupant or agent of such cultivated or enclosed lands.

Approved February 28, 1894.

CHAPTER 65.

S. F. 189.

AN ACT to amend sections two and three, chapter 34, acts of the 23rd General Assembly, relative to the catching of fish.

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

Sec. 2, ch. 34, 23 G. A., amended, Unlawful to take by spearing. SECTION 1. That section two, chapter 34, acts of the 23rd General Assembly is hereby amended by striking therefrom the following sentence: "Also that it shall be lawful to take buffalo and suckers by spearing between the first day of November and first day of March following."

SEC. 2. That section 3, of said chapter 34, is hereby

amended by striking from the fifth line thereof the word November "November," and inserting in lieu thereof the word "April." inserted in place of April. Approved April 24th, 1894.

CHAPTER 66.

AN ACT creating the nineteenth judicial district, and providing for H. F. 5. the election of two district judges therein; and also providing for the election of two district judges in the tenth judicial district.

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

SECTION 1. That the county of Dubuque shall hereafter Nineteenth judicial district. constitute the Nineteenth Judicial district.

SEC. 2. That the counties of Delaware, Black Hawk and Tenth judicial

Grundy, shall constitute the Tenth Judicial district.

SEC. 3. That there shall be elected by the qualified electors Two judges to of the Nineteenth Judicial district at the general election in be elected in the year 1804 and appear to the year 1804 and appear to the general election in hineteenth the year 1894, and every four years thereafter, two district district. judges who shall receive the same compensation as other district judges; and the said district judges shall enter upon the discharge of their duties on the first day of January, A. D. 1895, and shall hold their office for four years, and until their successors are duly elected and qualified.

That there shall be elected by the qualified electors Two judges to of the Tenth Judicial district, as defined in the second section tenth district. of this act, at the general election in the year 1894, and every four years thereafter, two district judges who shall receive the same compensation as other district judges; and the said district judges shall enter upon the discharge of their duties on the first day of January, A. D. 1895, and shall hold said office for four years and until their successors are duly elected and qualified.

SEC. 5. The district courts shall be held in the Tenth and Present juris-Nineteenth Judicial districts as heretofore provided by law, January, 1896. and shall have full jurisdiction in all the counties comprising said districts prior to the passage and approval of this act until the first day of January, A. D. 1895, after which time the jurisdiction of the judges of the said Tenth and Nineteenth Judicial districts shall conform and extend to such districts as

herein provided.

SEC. 6. On or before the first day of December A. D. Judges to make 1894, the judges of such Tenth and Nineteenth Judicial time of holding districts shall make an order in their respective districts court. assigning the terms of court in their respective districts for the period as now provided by law for duration of such assignments of terms of court.

SEC. 7. All acts and parts of acts in conflict with this act conflicting acts repealed.

and provisions are hereby repealed.

Approved March 29, 1894.

CHAPTER 67.

AN ACT to amend an act of the 25th General Assembly entitled an S. F. 423. act creating the nineteenth judicial district and providing for the election of two district judges therein; and also providing for the election of two district judges in the tenth judical district.

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

Sec. 2, 25 G, A., amended.

Section 1. Section 2 of an act of the 25th General Assembly creating the Nineteenth Judicial District, and providing for the election of two district judges therein; also providing for the election of two district judges in the Tenth Judicial District, approved March 29, 1894, is hereby amended by inserting after the word "Delaware" in section 2 of the enrolled bill the word "Buchanan."

Buchanan county added to tenth judicial district.

Approved April 24, 1894.

CHAPTER 68.

S. F. 179.

AN ACT to amend section three (3) of chapter one hundred and thirty-four (134) of the acts of the Twenty-first General Assembly, and to increase the number of the district judges in the Ninth Judicial district.

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

Sec. 3, ch. 134, 21 G. amended.

That the ninth sub-division of section three (3) chapter one hundred and thirty-four (134) of the acts of the Twenty-first General Assembly be, and the same is, hereby Ninth district, amended by striking out the word "three" in the second line of said ninth sub-division of said section three (3) and inserting the word "four" in lieu thereof, so that said sub-division as amended will read as follows:

four judges in place of three.

Polk county. district and shall have four judges.

The county of Polk shall constitute the Ninth

ment.

The vacancy in the said office of district judge in vacancy to be SEC. 2. The vacancy in the said office of district judge in filled by Gover the Ninth judicial district created by this act, shall be filled nor's appoint the Ninth judicial district created by the sact, shall be filled by appointment by the governor; the person so appointed shall hold his office until the general election in 1894, and until his successor is elected and qualified and at said general election in 1894, there shall be chosen a district judge to fill the unexpired portion of the vacancy hereby created.

Four judges to be elected in 1894.

At the general election in 1894, four district judges shall be elected in the Ninth judicial district of Iowa, whose term of office shall begin on the first day of January,

Publication clause.

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 Des Moines Daily Leader, newspapers published at Des Moines, Iowa.

Approved February 28, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 2, and the Des Moines Leader March 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 69.

AN ACT to increase the number of judges of the Supreme Court, and S. F. 368. providing for the division of said Court.

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

Section 1. That hereafter the supreme court shall consist six judges, four of six judges, four of whom shall constitute a quorum to hold a quorum. court.

Sec. 2. The regular term of the additional judge provided Commencefor by this act shall commence on the first day of January, ment of term 1898, and he shall be chosen at the general election in the judge.

year 1897, and every six years thereafter.

1894.]

SEC. 3. The vacancy in the office of the additional judge vacancy filled provided for in this act shall be filled by appointment of the by appointment of the ment. governor when this act shall take effect and be in force; and the person so appointed shall hold his office until the general election in the year 1894, and until his successor is elected and qualified, and at said general election in the year 1894, there shall be chosen a judge of said court to fill the unexpired portion of the vacancy hereby created.

The whole court shall join in the open session of Judges may the court, and in all other court duties, except that in the pre-two sections. liminary consideration of submitted cases the judges may divide into two sections of three judges in each section, but no opinion shall be filed until it shall have been considered by All opinions the whole court and concurred in by not less than four of the considered by the whole

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

Approved April 28, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader May 1, and in the Iowa State Register May 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 70.

AN ACT to amend chapter 10, title 3 of the Code of 1873 relating to H. F. 283. selecting and drawing jurors.

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

Section 1. All qualified electors of the State of good Qualification moral character, sound judgment, and in full possession of jurors. the senses of hearing and seeing, and who can speak, write and read the English language, are competent jurors in their respective counties.

That the assessor in each township once in three Assessor to reyears at the time of returning assessment roll shall return to three years a the county auditor, and also to the township clerk, a list of all a list of qualities and also to the township clerk, a list of all a list of qualities and also to the township clerk, a list of all a list of qualities.

such qualified electors in the township between 21 and 65

years of age not exempt from jury service, and said lists shall be filed and kept in the offices of said auditor and clerk.

County auditor, clerk of court and re corder may fix time for hearing claims for exemption service.

The county auditor, clerk of the district court and county recorder shall within five days after all the jury lists are filed, fix a time not less than twenty nor more than thirty days from such filing, when any person claiming exemption under the law from serving as a juror may appear before said auditor, clerk and recorder, and show by affidavit filed with the auditor the cause for such claim, and the said auditor, clerk and recorder shall determine whether under the law the person making such claim is exempt from service as a juror, but they shall have no power to excuse any person who under the law is not exempt or disqualified from serving, the time Publication in and place for which meeting shall be published in at least three newspapers in the county, if so many are published, at least fifteen days before such meeting, and also one copy of such notice shall, ten days before such meeting, be filed with each township clerk. If the auditor, clerk and recorder determine that under the law any person whose name is on the list is entitled to exemption his name shall be stricken from the

three newspapers.

Names may be stricken of

False affidavit in matter of exemption.

Names of disqualified stricken off

box.

Both grand jurors drawn.

Jurors drawn summoned to appear. Penalty.

Uniformity of ballot.

Any person who makes any false affidavit or false claim to such exemption knowingly, shall be guilty of a misdemeanor and shall be punished as provided in section 3967 The said officers shall within ten days of the Code of 1873. from the day fixed in said notice strike from the list the names of all persons held to be exempt or disqualified, and shall then prepare a complete list and separate ballots containing the names and residence of all persons whose names remain Names depos- on the list and deposit the ballots in a box prepared and kept ited in a bailot for that purpose, and seal the same up and deposit said box with the clerk of the district court, except the names of each alternate juror on the list from cities and towns where the courts are held shall be deposited in a box to be known as Talesman box, talesman box and not in the first box, and sealed up and kept as provided for the first box.

Both grand and petit jurors shall be drawn by the officers mentioned in section 4 as hereinafter provided from the first box, notice of which shall be published five days prior in at least three newspapers in the county, if so many are published, and the ballots so drawn and of the jurors who appear and serve for any term shall not be again returned to the first box, but deposited in a third box. The jurors so drawn shall be summoned to appear as provided by section 242 of the code of 1873, and any juror so summoned who shall fail to appear without sufficient excuse therefor shall pay a fine of \$25 to be imposed by the court.

The ballots when placed in the box from which the drawing in to be made shall be uniform in size and paper, and be so folded as to conceal the names on the ballots, and the box shall be arranged with only an aperture therein to

insert the hand, and at the time of the drawing the box shall be thoroughly shaken in the presence of the officers attending Ballot well the drawing and the seal on the aperture broken in their pres-shaken. ence, and one of said officers shall then without looking at the Manner of ballots draw one from the box and pass it to one of the other names. officers attending the drawing, who shall open it and the name thereon shall be read aloud by him and taken down, then another ballot shall be drawn and opened in the same manner, and so on in the same manner until the whole number of jurors required shall be drawn, when the box shall again be sealed Box again up and returned to the clerk of the district court.

SEC. 7. If upon the trial of any case or proceeding before when regular a jury there shall not be sufficient jurymen remaining in the panel is exregular panel after challenges have been exhausted, the clerk may draw from shall in the presence of the court draw a sufficient number of talesman box. names from the talesman box to complete the panel. The persons whose names are so drawn from the talesman box shall be immediately summoned by the sheriff to appear forthwith, and the panel shall be completed from the persons so The court may require such number to be drawn and summoned as deemed necessary to complete the panel, and the ballots of jurors so drawn and who serve shall be placed in a safe receptable from time to time until all ballots are drawn therefrom, when such ballots shall be returned to Ballots returnthe talesman box to be drawn in like manner as before, all ed to box. other ballots drawn when jurors do not appear or do not serve, except when permanent disability or exemption is shown shall be returned to the receptive boxes from which drawn.

SEC. 8. If at the time of drawing the regular jurors for where number any term there shall not be sufficient number of ballots in the of first box to draw the number required by law, or the order of insufficient. the court or judge, then the names shall be drawn from the The court or judge thereof, either before or during third box. the term, may order as many additional jurors drawn for the term, or for the trial of any particular case as may be deemed necessary, which drawing shall be in the same manner as for the original and regular panel, except no notice thereof need be published.

SEC. 9. Any officer whose duty it is to perform any of the Failure of offiservices before or hereafter mentioned who shall intentionally duties required fail to perform them as required by law, or who shall act cor-by law. ruptly in the discharge of such duties, or any of them, shall be deemed guilty of a misdemeanor, and on conviction shall be punished by imprisonment in the county jail not less than six Penalty. months nor more than one year, and shall forfeit his office, Forfeiture of and the court in which such conviction is had shall enter also office. judgment of removal and declaring the office vacant.

SEC. 10. At least twenty days prior to the first day of Officers to meet each and every term at which a grand or petit jury is required and draw jury. to be selected, the county auditor, clerk of the district court and county recorder shall meet at the court house and proceed

notice on persons drawn.

aside the pre-

cept and order

to draw the jury as provided in this act, and the clerk of the sheriff to serve district court shall immediately issue his precept to the sheriff of the county commanding him to serve the persons so drawn, and when from any cause the persons so summoned fail to appear, or the court shall determine that either the grand or the petit jurors have been illegally drawn, selected or sum-Court may set moned the court may set aside the precept under which they were summoned and direct a sufficient number drawn and a new drawing, summoned in the manner provided by this act, except no notice of such drawing need be published, and the drawing may be done forthwith and the jurors required to appear immediately, or at such time as the court may fix.

Printed instructions to be sent township assessor.

The county auditor shall prior to the assessment for the year 1896, and for every third year thereafter, send with the assessment books to the township assessors, printed instructions in regard to their duties with reference to the jury And if such lists are not returned as herein provided the auditor or judge of the district court may order the same made, or completed if defective and returned, and when so returned they shall have the same force and effect as if returned and filed at the proper time.

When lists not lists. returned on time, or defective.

Deputies may act.

Any of the acts required to be performed by any SEC. 12. officer under this act may be performed by his deputy duly appointed.

Sec. 230 of Code amended.

contempt

redused to

ten dollars.

Penalty for

Section 230 of chapter 10 of title 3 of the code SEC. 13. of 1873 is amended by inserting the words, "twenty-five" dollars in the place of "ten" dollars in said section. Section 233 is amended by striking out the words, "or empanel a jury from the bystanders." All statutes and parts of statutes in conflict with this act are hereby repealed, but this repeal shall not take effect before July 1, 1895.

Compensation for services,

SEC. 14. The officers performing services under this act shall receive such compensation for services thereunder as the board of supervisors may fix, not exceeding three dollars a day for time actually employed in rendering such services.

Approved April 26, 1894.

CHAPTER 71.

H. F. 163.

AN ACT to amend section four thousand two hundred and seventyfive (4275) of the Code as amended by chapter thirty-eight, laws of 22, General Assembly, relating to grand jurors.

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

Sec. 4275 Code amended.

Section 1. That section 4275 of the Code of Iowa, as amended by chapter thirty-eight (38) of the acts of the Twentysecond General Assembly, be and the same is hereby amended as follows:

Grand juries may have clerks not members thereof.

That the words "that in counties having a population as shown by the last preceding census of twenty thousand or over" be stricken out.

Approved April 2nd, 1894.

CHAPTER 72.

AN ACT to exempt registered pharmacists from jury duty, by amend- H. F. 20. ing section 228, chapter ten (10) of the laws of Iowa.

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

SECTION 1. That section two hundred and twenty-eight Sec. 228 Code (228), chapter ten (10) of the Code of Iowa be amended by Registered inserting after the word "physicians" the words "registered pharmacists exempt from jury service.

Approved February 24th, 1894.

CHAPTER 73.

AN ACT to amend section 2, chapter 52, acts of the Nineteenth Gen- 8, F. 295, eral Assembly, in relation to compensation of officers and employes of the General Assembly.

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

SECTION 1. That section 2, chapter 52, acts of the Nine-Sec. 2, ch. 52, teenth General Assembly be amended as follows:

19 G. A. amended.

Insert after the word "the" in fifth line the word "journal." New offices
Insert after the word "the" in sixth line the words "bill egislature.
clerks, file clerks, speaker's clerk, lieutenant-governor's clerk."

Insert at end of tenth line, after the word "paper folders," Additional the words, "speaker's page, and lieutenant-governor's page." pages.

Strike out the figures "19" in seventeenth line, and insert To commence with the 25 G.A.

in lien thereof the figures "25."

Swg 2. This act being deemed of

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 Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved March 19, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 27, and the Des Moines Leader March 22, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 74.

AN ACT limiting the compensation of justices of the peace and con-S. F. 4. stables, and providing for reports to the county board of supervisors, and repealing section 592 of the Code of Iowa.

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

SECTION 1. All justices of the peace and constables shall Justices of the make quarterly reports, under oath, on blanks furnished by stables to make the county auditor, to the county board of supervisors, of quarterly reports of the county auditor, and of all fees collected, and shall certify under oath before the annual settlement, that Certify at anthey have collected all fees and fines collectible by law. pronual settlewided, that when fees charged or taxed per annum shall not where fees do exceed one hundred and fifty dollars (\$150.00) for justices of not exceed \$150 to prove the peace, and one hundred dollars (\$100.00) for constables, annual.

ment to be each year.

such report shall only be required annually on or before the Annual settle- first Monday in January of each year. Annual settlement made January with the board of supervisors, accompanied by receipts of treasurer for money paid over, shall be made on the first Monday of January in each year.

Justices in townships not may retain \$600 per

SEC. 2. All justices of the peace in townships having a exceeding 4,000 population of four thousand or less, according to the last State or National census, shall pay to the county treasury, all fees received in excess of six hundred dollars (\$600.00) per annum; where popula in townships having a population of more than four thousand, tion is between and less than ten thousan I, all fees received in excess of eight he may retain hundred dollars (\$800.00) per annum; in townships having a Where popula population of more than ten thousand, and less than twenty tion is between thousand, all fees received in excess of one thousand dollars 10,000 and 20,000 thousand. he may retain (\$1000.00) per annum; in all townships having a population where popular of more than twenty thousand, and less than thirty thousand, tion is between all fees received in excess of twelve hundred dollars (\$1,200.00) he may retain per annum; in all townships having a population of more than

\$1,500 where ceeds 30,000. Constables in retain \$500.

thirty thousand, all fees received in excess of fifteen hundred population ex- dollars (\$1,500.00) per annum. All constables in townships having a population SEC. 3. townships less of four thousand or less, according to the last State or

Population retain \$600.

Population

Population between 20.000 retain \$1,000. Population more than 80,000, ma retain \$1,200.

Sec. 592 Code repealed.

National census, shall pay into the county treasury all fees received in excess of five hundred dollars (\$500.00) per annum; in townships having a population of more than four between 4,000 and 10,000, may thousand and less than ten thousand, all fees received in excess of six hundred dollars (\$600.00) per annum; in townships having a population of more than ten thousand and less and 20,000, may than twenty thousand, all fees received in excess of eight retain 800. hundred dellars (\$800,000) hundred dollars (\$800.00) per annum; in townships having a population of more than twenty thousand and less than thirty and 30,000, may thousand, all fees received in excess of one thousand dollars (\$1,000.00) per annum; in townships having a population of more than thirty thousand, all fees received in excess of twelve hundred dollars (\$1200.00) per annum.

Section 592 of the Code of the State of Iowa, and all other acts or parts of acts, in conflict or inconsistent with this act, are hereby repealed.

To take effect January, 1896.

This act shall take effect and be in force on and SEC. 5. after January 1, 1895.

Approved March 30, 1894.

CHAPTER 75.

S. F. 17.

AN ACT providing for limiting the compensation of sheriffs and their deputies.

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

All sheriffs shall report quarterly, under oath, sheriffs to re-port quarterly on blanks to be furnished by the county auditor, to the county all feescharged to and af apparations all fees charged or taxed, and all fees and collected, board of supervisors, all fees charged or taxed, and all fees collected by them and their deputies, including fees for which

the county is liable, except dieting prisoners and annual set Exceptions. tlement with the county board of supervisors, accompanied Accompanied by receipts of treasurer for moneys paid over shall be made by receipts.

on the first Monday in January of each year.

SEC. 2. Sheriffs in counties having a population of more Sheriffs in than twenty-eight thousand, and less than forty-five thousand, between 28,000 according to the last State or National census shall pay into and 45,000 shall pay fees to the county treasury all fees received by them and their county treasurdeputies in excess of twenty-three hundred (\$2,300.00) dollars of \$2,300. per annum; in counties having a population of more than Counties of forty-five thousand, all fees received by them and their depu-45,000 fees must ties in excess of three thousand dollars (\$3,000.00) per annum. be paid treasurer in excess Provided, however, that each sheriff in such county shall fur-of \$3,000. nish a statement under his oath to the board of supervisors of Sheriff to furnall expenses actually and necessarily paid by him while in as to expenses. performance of official duties in serving process in criminal cases, which amount shall be allowed and paid out of the county treasury. The fees retained by the sheriff under the Infull for comprovisions of this act shall be in full compensation for all ser-pensation for vices.

SEC. 3. Each sheriff shall be allowed a deputy whose sal-Each sheriff ary shall be fixed by the board of supervisors of his county, deputy. not exceeding one thousand dollars per annum; and provided Salary of deputy further, that such board of supervisors may allow more than supervisors. one deputy at a salary not exceeding one thousand dollars per Not to exceed annum each, when they shall deem the same necessary.

\$\text{81,000 per annum.}\$

SEC. 4. All acts or parts of acts in conflict or inconsistent Repealing

with this act are hereby repealed.

SEC. 5. This act shall take effect and be in force on and Date of taking after January 1, 1896.

Approved March 30, 1894:

CHAPTER 76.

AN ACT to limit the compensation of county recorders, and to require s. F. 178. the payment of all excess of fees into the county treasury, and to require quarterly reports to, and annual settlements with the county board of supervisors.

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

SECTION 1. All county recorders shall report quarterly County reunder oath, on blanks to be furnished by the county auditor, port quarterly to the county board of supervisors, all fees collected by them, all fees. and shall certify under oath that they have collected all fees for recording instruments of record as provided by law, and shall make annual settlement with the county board of super-All fees receivisors, on the first Monday in January in each year, and shall all fees received by them in num to be paid county treasury all fees received by them in num to be paid county treasury all fees received by them in num to be paid county treasury.

SEC 2. County recorder may employ such deputy service as the board of supervisors may deem necessary, and the compensation of such deputies shall be determined by said board,

but in no case shall the county pay for such deputy service more than is received from the fees of said office.

Conflicting acts repealed.

SEC 3. All acts or parts of acts in conflict or inconsistent with this act are hereby repealed.

In force after January, 1895. SEC 4. This act shall take effect and be in force from and after January first, 1895.

Approved April 24th, 1894.

CHAPTER 77.

H. F. 97.

AN ACT to amend section three thousand seven hundred and eighty four (3784) of the code of one thousand eight hundred and seventy three (1873). [Compensation of clerk of district court.]

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

Sec. 3784 Code amended,

Compensation of deputies.

SECTION 1. That section three thousand seven hundred and eighty-four (3784) of the code of 1873 is hereby amended by inserting therein after the words "employed" in the 19th line thereof, and before the words, "provided however," the following:

Where court is held in other than the county seat,

"Except in counties where the district court is held at a place other than the county seat, in which case the deputy or clerk in charge of the office of the clerk at said place, other than the county seat, shall receive the sum of nine hundred dollars (\$900.00) per annum."

Publication clause.

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 Avoca *Herald*, a newspaper published at Avoca, Iowa, without expense to the state.

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, and in the Avoca Herald May 3, 1894.

W. M. McFarland, Secretary of State.

CHAPTER 78.

H. F. 374.

AN ACT authorizing courts to appoint attorneys for minor absent heirs, devisees, legatees or creditors in probate proceedings, and providing for their compensation.

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

Attorney appointed to represent parties in interest where all parties must be notified.

Section 1. At or before the hearing of petitions and contests for the probate of wills, for letters testamentary or of administration; for sales of real estate, and confirmation thereof; settlements, partitions, and distribution of estates, setting apart homesteads, and all other proceedings where all the parties interested in the estate are required to be notified thereof, the court may in its discretion, appoint some competent attorney at law to represent in all such proceedings the devisees, legatees, heirs or creditors of the decedent who are minors and have no general guardian in the county, or who are non-residents of the State; and those interested who,

parties, so far as known, for whom the attorney is appointed, specify name who is thereby authorized to represent such parties in all such of the person.

proceedings had subsequent to his appointment.

The attorney may receive a fee, to be fixed by the court, Fee of the for his services, which must be paid out of the funds of the attorney. estate as necessary expenses of administration, and upon distribution may be charged to the party represented by the attorney.

If for any cause, it becomes necessary, the court may sub- Another attorstitute another attorney for the one first appointed, in which aubstituted case the fees must be apportionately divided. The nonappointment of an attorney shall not affect the validity of any of the proceedings.

Approved April 24th, 1894.

CHAPTER 79.

AN ACT for the better protection of persons manufacturing, bottling s. F. 146. or selling soda waters, mineral or serated waters, cider, milk, cream or other lawful beverages, owning or using boxes, bottles, casks, kegs, and barrels.

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

Section 1. That all persons engaged in the manufacture, Persons enbottling or selling of soda water, mineral of aerated waters, gaged in botcider, milk, cream, or other lawful beverages, in bottles, ges may adopt boxes, casks, kegs or barrels, with their names or other and have same marks of ownership stamped or marked thereon, may file in registered. the office of the recorder of deeds of the county in which such articles are manufactured, bottled or sold, a description of the name or marks so used by them, and cause the same to be printed for three consecutive weeks in a weekly newspaper, Publication. printed in the English language, in the county where such articles are manufactured, bottled or sold.

SEC. 2. It is hereby declared to be unlawful for any person or The second persons, hereafter, without the written consent of the owner use of bottles, or owners thereof, to fill with soda water, mineral or aerated kegs, etc., with waters, cider, milk, cream or other lawful beverages, or any consent of other articles of merchandise, medicine, compound or prep-owner. aration for the purpose of sale, or to be furnished to customers, any such bottles, boxes, casks, kegs or barrels. so marked or stamped, or to sell, dispose of, buy or traffic in, or wantonly destroy any such cask, barrel, keg, bottle or box so marked or stamped by the owner or owners thereof, after such owner or owners shall have complied with the provisions of the first section of this act. Any person or persons who shall violation of violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof, before any justice of the peace or police magistrate in this state, shall be fined five dollars (\$5.00) for each and every cask, barrel, keg Penalty.

or box, and fifty (50) cents for each and every bottle sold by him,

55 fine and opst of suit for first offense,

her or them, filled, bought, sold, used, trafficked in or wantonly destroyed, or by him, her or them, caused to be filled, bought, sold, used, trafficked in or wantonly destroyed, together with the costs of the suit for the first offense, and ten dollars (\$10.00) for each and every cask, barrel, keg or box, and one dollar (\$1.00) for each and every bottle so filled, bought, sold, used, trafficked in or wantonly destroyed, together with the costs of suit for each subsequent offense.

210 fine and cost of suit for each subsequent offense.

Possession without written consent of the owner.

Possession by a junk dealer prima jacks svidence.

Duty of justi-ces and police magistrates in the matter.

lation of this

A warrant may be issued for

be in posses-sion of bottle,

cask or box.

SEC. 4. In case the owner or owners of any cask, barrel, be issued for keg, bottle or box so marked, stamped and registered as son believed to aforesaid, shall in person or by agent, make oath in writing, before any justice of the peace or police magistrate, that he has reason to believe and does believe that any manufacturer or bottler or dealer in soda water, mineral or aerated waters. cider, milk, cream, or other lawful beverages, or any other person is using in any manner, by this act declared to be unlawful, any of the casks, barrels, kegs bottles or boxes of such person or his principal, or that any junk dealer or dealer

SEC. 3. The using by any other person than the rightful owner thereof, without such written permission, of any such cask, barrel, keg, bottle or box, for the sale therein of soda water, mineral or aerated waters, cider, milk, cream or other lawful beverages, or any other articles of merchandise, medicine, compound or preparation, or to be furnished to customers, or the buying, selling or trafficking in any such cask, barrel, keg, bottle or box, by any person other than the owner, without the written permission, or the fact that any junk dealer, or dealer in casks, barrels, kegs bottles or boxes, shall have in his or her possession any such cask, barrel, keg, bottle or box so marked or stamped, and registered as aforesaid, without such written permission, shall and is hereby declared to be prima facie evidence that such use, buying, selling, trafficking in or possession is unlawful, within the meaning of this act; and any person or persons found guilty of such use, buying, selling, trafficking in or having in possession any such cask, barrel, keg, box or bottle, without such written permission, shall be liable to be arrested and fined, as provided in the second section of this act; and it is hereby declared to be the duty of any justice of the peace or police magistrate within this state upon oath having been made in writing before him, by the owner or the agent of the owner or owners, that any person has violated any of the provisions of this act, to immediately issue his warrant and cause such person or persons so accused to be brought before him, and proceed to try such accused party, as in cases of assault and battery; and in case such accused party shall be found guilty of having vio-Penalty for vio-lated any of the provisions of this act, shall assess the fine as provided in the second section of this act, such fine and costs to be collected as provided by law in other cases of misdemeanor.

in casks, barrels, kegs, bottles or boxes, or any other dealer, manufacturer or bottler has any such cask, barrel, keg, bottle or box secreted in, about or upon his, her or their premises, the said justice of the peace or police magistrate shall issue his search warrant and cause the premises designated to be Premises may searched, as in other cases where search warrants are issued, be searched. as now provided by law; and in case any such cask, barrel, keg, bottle or box duly marked, or stamped and registered as aforesaid, shall be found in, upon or about the premises so designated, the officer executing such search warrant shall thereupon arrest the person or persons named in such warrant, and bring, him, her or them before the justice of the peace or police magistrate who issued such warrant, who shall thereupon hear and determine such case, and if the accused is Case heard. found guilty, he, she or they shall be fined as provided in the second section of this act.

All costs incurred in the enforcement of the pro-Costs in the visions of this act shall be assessed and collected in the same case. manner as in criminal cases, and all fines collected by virtue of this act shall be turned over to the justice of the peace or police magistrate collecting the same, in the same manner and for the same purpose as fines in cases of assault and bat-

tery are now by law disposed of.

SEC. 6. All acts and parts of acts in conflict with any of Conflicting acts repealed.

the provisions of this act are hereby repealed.

SEC. 7. This act being deemed of immediate importance, Publication of the officer and he in force from and office its publication clause. shall take effect and be in force from and after its publication in the Iowa State Register and Des Moines Leader, newspapers published in Des Moines, Iowa, without expense to the state.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 80.

AN ACT to make further provision for the care of insane persons. S. F. 155. Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there shall be erected and permanently An additional established at the place to be selected as herein provided an hospital for insane estabadditional hospital for the support, care and treatment of the lished. insane of the State.

That the governor of the State shall as speedily Governor to after the location shall be determined as practicable, appoint appoint missioners. by and with the consent of the senate, three suitable persons, residents of the State of Iowa, who shall constitute a board of commissioners for the purpose of purchasing a site and adopt-Purpose of the ing plans for erecting an additional hospital for the insane of board to purchase a site and the State provided for in this act, when the general assembly adopt plans. provides means therefor. The persons so appointed shall be

May be governor.

Duty of commissioners as to site for hospital.

Qualifications of site.

Acreage.

Drainage.

Deed to be executed to the state.

grantor.

Plans for buildings.

Must be fire proof. Foundation.

Commissioners to invite bids for material and construction.

in dally newspaper.

Rules governing.

Contracts in excess of \$1,000 shall not be made unless bids are first Contracts let to lowest bidder.

A competent architect to be

subject to removal by the governor, and in case of vacancy by removed. Vacancies fill death, resignation or otherwise, the governor shall fill such ed by appoint- vacancy by appointment.

The board of commissioners provided for in section SEC. 3. 2 hereof, shall as speedily after their appointment as practicable purchase or condemn the site for such additional hospital for the insane, which shall be at or near the town selected by the legislature in pursuance of the provisions of section 13 hereof; and shall be selected with reference to its healthfulness and accessibility. The site for such hospital shall consist of not less than three hundred and twenty nor more than six hundred and forty acres of land, and shall be so selected as to Water supply. secure an abundant supply of good water and an opportunity for proper and efficient drainage, and no gratuity or donation shall be received as an inducement to such location.

That deeds for the conveyance of such site shall be executed to the State of Iowa, convey an absolute title in Abstract title. fee simple, and be accompanied by an abstract of the title therein described, showing perfect title in the grantor or grantors at the time of the execution of such deed or deeds. Deposited with and when so executed and delivered shall be deposited with the auditor of state, and the state treasurer shall then pay Money paid to on the warrant of the auditor to the granter or grantors such sum of money as the said board of commissioners shall certify they have agreed to pay for said land.

SEC. 5. That said board of commissioners shall, as soon as practicable, procure and adopt plans, specifications and estimates for buildings to be erected as such hospital, and all buildings erected shall be substantially fire proof. The foundation shall be built of stone and the superstructure of

good brick with plain stone trimmings.

SEC. 6. That as soon as the plans for such building or buildings are settled and adopted, and the drawings and specifications thereof have been completed and procured, said board of commissioners, shall invite bids or proposals for the material, labor and construction of said building by adver-Advertisement tisement to be published for thirty days in four daily papers published in the State, one of which shall be published in the city of Des Moines, and said board of commissioners shall have the power to prescribe such rules and forms as they shall deem best, but no contract involving expenditure of more than the sum of one thousand dollars (\$1,000) shall be made by said board of commissioners without first inviting such bids; and all contracts shall be let to the lowest bidder complying with the rules and forms prescribed by said board of commissioners.

SEC. 7. That said board of commissioners shall employ a competent architect and superintendent of construction who may in the discretion of said board be the same person, and compensation who shall receive such compensation as the said board shall by agreement determine.

The accounts of expenditures in the construction accounts to be of the buildings shall be certified to by the superintendent, certified by the and audited and approved by the board of commissioners, and approved and then poid by warrents of the state auditor drawn in by the board. and then paid by warrants of the state auditor, drawn in favor of the parties to whom payment is due in the usual manner, and the board is authorized to advance and pay on May advance contracts, before the same are completely performed, not on contract 75 cent. exceeding 75% on estimates of material delivered or labor performed.

SEC. 9. Before entering upon the duties each commissioner shall take and sign an oath and execute a bond in the Bond. penal sum of ten thousand dollars for the use of the State of Iowa, to be approved by the executive council and filed in Approval and the office of the secretary of state, conditioned for the faith-Contents. ful performance of his duties and the honest and faithful disbursement of and accounting for all monies [moneys] which

may come into his hands under the provisions of this act.

SEC. 10. The commissioners shall each receive the sum of Compensation five dollars per day for the time actually employed in the dis-sioners. charge of their duties and their actual traveling expenses, and Traveling for time and expenses they shall render bill under oath.

SEC. 11. That the said board of commissioners shall commissioners appoint a secretary from their number, who shall keep a may appoint a record of the proceedings of said board and an account of all

expenditures.

When said building or any of them shall be com-Commissioners pleted and ready for use the commissioners shall notify the governor when governor of the State thereof, and he shall at once take steps building is completed. to organize the same by the appointment of five trustees, who Appointment shall hold their office until the next session of the legislature of the trustees. and whose qualifications as the duties shall be the same as now provided by law for the trustees of other hospitals in the State of Iowa and the laws of the State governing the other hospitals; Rules governand the admission of patients thereto, as far as applicable, ingother hosshall apply to and govern the hospital herein provided for. shall apply to and govern the hospital herein provided for.

That after the taking effect of this act and prior Location to be to adjournment of this general assembly, that the house and determined by senate shall meet in joint convention in the hall of the house tion of legis-senate shall meet in joint convention in the hall of the house tion of legis-senate shall meet in joint convention shall of the house tion of legis-senate shall meet in joint convention shall of the house tion of legis-senate shall meet in joint convention shall of the house tion of legis-senate shall meet in joint convention shall of the house tion of legis-senate shall meet in joint convention shall of the house and joint convention shall of the house and joint convention shall be a shall be a shall meet in joint convention shall be a of representatives, and said joint convention shall determine by vote the location in northwestern Iowa for the hospital for the insane, and balloting shall continue until a majority of all votes cast are cast for one locality; provided, a majority Manner of decision is reached by the tenth ballot; otherwise the place balloting for location. receiving the lowest number, or places receiving the lowest, and an equal number of votes upon the eleventh ballot shall be dropped on the next succeeding ballot, provided, if two or In case of the more of the places having the lowest number, have an equal vote. number of votes, then the joint convention shall vote to decide which shall be dropped and not more than one place shall be dropped until another ballot is taken, and this same provision same provision shall obtain in the succeeding ballots, and balloting shall ballots.

certified to governor. Publication clause

continue under this provision until some one place shall receive a majority of the votes cast, which place shall be declared the location for said hospital and so certified to the governor, whereupon the joint convention shall dissolve.

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

Approved March 23d, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and the Des Moines Leader March 27, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 81.

S. F. 126. AN ACT to amend section 894 Code of 1878, laws of Iowa. [Execution of Deeds. 7

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

Sec. 894 Code amended.

redemption money.

That section 894 of the code of 1873, be and the same is hereby amended by striking out the last clause Cost of serving thereof in the following words: "The cost of serving said notice added to notice, whether by publication or otherwise, together with the cost of the affidavit, shall be added to the redemption money," and that the following shall be added in lieu thereof: The

notice,

cost of serving said notice, and for the affidavit of publication Fee for serving shall be added to the amount necessary to redeem. for serving the notice shall be the same as provided by law for service of an original notice, including copy fee and mile-The county treasurer shall upon the filing of proof of

Treasurer to report cost and filing proof to auditor. Entry in tax

sale register.

service and statement of costs forthwith report the same in writing to the county auditor who shall enter the same in the register of tax sales, against the proper tract of The holder of certificate of sale for taxes, or his agent, may report in writing to the county auditor the amount of costs incurred for giving such notice of right to redeem, and the auditor shall enter the same in the tax sale register as aforesaid. No redemption from tax sale shall be complete until such costs are paid.

Approved April 24th, 1894.

CHAPTER 82.

H. F. 474.

AN ACT to amend section 1, chapter 85, acts of the Twenty-second General Assembly. [Non-resident aliens and real estate.]

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

Sec. 1, ch. 85, 22 G. A., amended. Naturalized aliens.

That section 1, chapter 85, acts of the Twenty-second General Assembly be hereby amended in the seventh line thereof by inserting the words "of naturalized citizens and," after the word "heirs" and before the word " of."

Approved April 26th, 1894.

CHAPTER 83.

AN ACT to amend section 17 chapter 94 of the Nineteenth General S. F. 52.

Assembly, relating to the dieting of prisoners.

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

SECTION 1. That section 17 chapter 94 of the Nineteenth Sec. 17, ch. 24, General Assembly be amended by striking out of the second amended. line of said section the words, "fifty cents per day," and inserting in lieu thereof, the words, "twelve and one-half Board paid per cents for each meal, and not to exceed three meals in twenty-of per day. four consecutive hours, and twelve and one-half cents for each night's lodging."

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

papers published in Des Moines, Iowa.

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 84.

AN ACT to amend Sec. 5 chapter 70, laws of the Twentieth General S. F. 88.
Assembly as amended by chapter 42 laws of the Twenty-second
General Assembly, relating to damage done by dogs.

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

SECTION 1. That section five of Chapter 70 laws of the Sec. 5, ch. 70, Twentieth General Assembly as amended by Chapter 42 laws 20 G. A. of the Twenty-Second General Assembly be amended by adding thereto the following words: Provided, however, that the Provisions not provisions of this act shall not apply to any damage done by applicable to a dog or dogs affected with hydrophobia.

Approved March 30th, 1894.

CHAPTER 85.

AN ACT to amend section 1119 of the code of 1878, with respect to S. F. 15. the publication of the annual report of the State Horticultural Society.

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

SECTION 1. That section 1119 of the code of Iowa, of 1873 sec. 1119 Code be and the same hereby is amended by the addition to said amended. section after the words "to be published by the state under the supervision of the society" of the following words, namely: "On or before the 15th day of February of each Time of making report.

Publication olause.

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 Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved February 12, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader February 15, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 86.

AN ACT to repeal chapter 62 of the acts of the Twenty-fourth Gen-8. F. 14. eral Assembly, and to provide for the publication and distribution of the report of the Iowa Academy of Sciences.

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

Style of binding.

Section 1. That there shall be published and bound in boards in same form as the acts of the General Assembly are bound, with the necessary illustrations, by the state under the supervision of the Iowa Academy of Sciences, one thousand copies of its annual report, such printed report

more than 250 pages. Distribution.

To contain not to contain not more than two hundred and fifty pages, and such reports to be distributed as follows, namely: To the governor, lieutenant-governor, secretary of state, auditor of state, state treasurer, each member of the General Assembly, State Horticultural Society, State Agricultural Society, State Library, State University of Iowa, Iowa State Agricultural College, and the Iowa State Normal School, two copies each; to each public library and to each incorporated college of the state, two copies each; the remainder to be distributed by the secretary of state as directed by the secretary of said academy for exchange and such other purposes as the academy may specify, the exchanges and reports received to be preserved in the capitol building for the benefit of the state

Exchange.

at large. That chapter 62 of the acts of the 24th General SEC. 2. Assembly be and the same hereby is repealed.

Oh. 62,24 G. A., repealed. Publication

clause.

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

Approved February 16th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register February 20, and Des Moines Leader February 18, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 87.

AN ACT to provide for the publication and distribution of the pro-E. F. 418, ceedings of the Iowa State Teachers' Association.

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

There shall be published annually by the state, SECTION 1. under the supervision of the superintendent of public instruction, fifteen hundred copies of the proceedings of the Iowa annual pro-State Teachers' Association, such printed report to contain state teachers not more than two hundred pages, and such reports to be dis-association tributed as follows: One copy each to the governor, printed. Distribution. lieutenant-governor, auditor of state, secretary of state, treasurer of state, each member of the general assembly, one copy to each enrolled member of the State Teachers' Association and one copy to each public library of the state, the remainder to be distributed by the State Superintendent of Public Instruction.

Approved April 24, 1894.

CHAPTER 88.

AN ACT relative to trimming osage orange hedge fences and repealing s. F. 107. all acts and parts of acts in conflict therewith.

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

SECTION 1. From and after the 4th day of July 1892, the owners must owners of osage orange hedge fences, shall keep the same keep hedge trimtrimmed along the public highways and railroads by topping med along or cutting back to within five feet of the ground at least once way.

SEC. 2. And it shall be the duty of the road supervisor Duty of road when notified of a failure to comply with section one, of this supervisor to act, to serve written notice on such owner of osage orange hedge fence; then if such owner refuse or neglect to trim reglect. said fence for a period of two months after the service of such notice, the road supervisor may cause such fence to be supervisor trimmed at a cost of not to exceed twenty cents per rod, may cause which shall be paid for out of the highway fund, and he shall trimmed. return a sum of not more than twenty cents against the owner Compensation. of such fence for each rod of such fence so trimmed by said road supervisors.

The township clerk, when certifying lists of lands for trans- Township mission to the county auditor, upon which the highway tax clerk shall certify land on has not been paid, as provided by section 975 of the Code of which hedge 1873, shall include in such lists a description of all lands and trimmed. the names of the owners, along which any hedge has been trimmed by any road supervisor together with the amount paid out of the highway fund therefor, and the auditor Auditor shall shall enter such amount against such land and the owner enter such thereof and deliver the same to the county treasurer and the lands. Which amount shall be collected by the county treasurer in the Treasurer shall collect same manner that county taxes are collected.

SEC. 3. All acts or parts of acts in conflict with this act Conflicting are hereby repealed.

Approved April 24th, 1894.

CHAPTER 89.

H. F. 631. AN ACT to legalize conveyances of real property by executors or trustees under foreign wills.

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

Conveyances of real property under pro-163, 18 G. A., legalized.

Proof of au-

Section 1. All conveyances of real property which have been heretofore executed by executors or trustees under foreign wills, and which were thus executed prior to the expiration of three months after the recording of a duly authenticated copy of the will, original record of appointment, qualification and bond, as required by chapter 162 acts of the Eighteenth General Assembly, are hereby legalized and declared as valid and offectual in law as though the provisions of said chapter had been strictly followed, provided, the proper proof of authority shall have been a matter of record in the county where the real property is situated at the time the conveyance was executed, or shall have been made a matter of record prior to the passage of this act.

thority must be a matter of record.

Approved April 24, 1894.

H. F. 203.

AN ACT to require the clerk of the district court to report to the County Auditor all changes of title made by decree of court or by will.

CHAPTER 90.

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

Where title to

Section 1. It shall be the duty of the clerk of the district real estate is established by court whenever the title of any real estate is finally estabcourt the clerk lished in any person or persons by decree of said court, or same to county by the decree of the supreme court, should an appeal be suditor. taken and presented to judgment; or where the title to real estate is changed by will or decree, to certify the same under seal of said court to the county auditor of the county in which such land is located.

Auditor to euter same on

SEC. 2. It shall be the duty of the county auditor upon ter same on transfer books, receipt of any certificate as provided in section one of this act on payment of a transfer fee of twenty-five cents, to enter the same upon the transfer books as provided for in the transfer of deeds.

Approved April 24, 1894.

CHAPTER 91.

AN ACT for the suppression of the Russian thistle or saltwort (salsole H. F. 8. kali variety tragus).

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

Unlawful for Section 1. That it shall be unlawful for any land owner or land owners or agents to allow occupant of lands or lots, or corporation or association of per-Russian thisde on grounds, sons, owning, occupying or controlling land as right-of-way, 1894.

depot grounds, or for any other purpose, or any public officer in charge of any street or highway, to allow to grow to maturity thereon the Russian thistle or saltwort, salsoli kali variety tragus.

That it shall be the duty of every person or cor-Duty of any SEC. 2. poration so owning, occupying, or controlling lands, lots or trol to destroy other real property or any highway supervisor or other public thistles. officer having charge of any street or highway, to cut and burn or otherwise entirely destroy any Russian thistles growing on said premises, right-of-way, highway or street, between the 25th day of Aug. and tenth days of September of each Date for year, and any person, corporation or public officer neglecting outling. to destroy all such Russian thistles between said dates, after notice of their presence, in writing, to said person or corpora-Notice in written or officer, or to an agent of any said person or corpora-presence. tion, by any person, shall be deemed guilty of a misdemeanor Penalty for neglect. and be punished accordingly.

SEC. 3. That it shall be the duty of all persons knowing Duty to notify of the presence of Russian thistles upon any premises, lands, in writing. lots, street, highway or elsewhere at any time to give notice in writing to the owner, occupant or person or corporation in control, or their agent, and if not destroyed by the owner or occupants, to give notice immediately after the tenth day of Notice to board September of that year to the chairman of the township board trustees or to of trustees, or if within an incorporated town or city, then to mayor. the mayor, who shall before the fifteenth day of said month of September cause the same to be cut and burned or otherwise entirely destroyed. The reasonable cost of destroying Cost of said thistles shall be paid out of the general county tund on destroying. the certificate of the board of township trustees or city or town council, of the amount of the same, by the county board of supervisors. The said board of supervisors shall cause the amount so paid to be levied as a special tax against the Tax levied premises, on which said thistles have been destroyed and premises. against the persons or corporation owning the premises, and the county treasurer shall collect the same as any other taxes County treasurer to collect. and return it to the county fund.

SEC. 4. That a bulletin shall be prepared by the professor Bulletin to be of agriculture of the State Agricultural College, briefly describing by words and cuts the Russian thistle with the best known contents of means of staying its progress and effecting its extermination. bulletin. Said bulletin shall be printed by the state printer at public Bulletin to be expense from time to time, in such numbers as the secretary of printed at state expense. state and said professor of agriculture may deem necessary to supply the demand. A sum of money sufficient to pay for the appropriation cost of printing and making of suitable plates for illustrating to cover cost. said bulletin, is hereby appropriated from any funds in the

state treasury not otherwise previously appropriated. SEC. 5. The secretary of state shall furnish to the agricul-Manner of distural college such a number of said bulletins as it may desire secretary of to circulate, and also to county auditors on their requisition state.

in such numbers as may be necessary to supply all township and town or city officers with copies and a sufficient number to distribute to all farmers desiring the same.

Publication clause.

This act being deemed of immediate importance shall take effect and be in force from and after publication in the Iowa State Register a newspaper published at Des Moines, Iowa, and in the Lyon County Reporter, a newspaper published at Rock Rapids, Iowa.

Approved March 23, 1894,

I hereby certify that the foregoing act was published in the Iowa State Register, and Lyon County Reporter March 29, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 92.

H. F. 204

AN ACT to repeal Sections 6, 7, 10, 11 and 12, Chapter 165, of the Acts of the Seventeenth General Assembly, and to enact a substitute therefor; also to amend Sections 9 and 13, Chapter 165, of the Acts of the Seventeenth General Assembly, in reference to capital punishment.

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

Secs.6,10,11, 12, ch. 165, 17 G. A., repealed.

That sections 6, 7, 10, 11 and 12, chapter 165, of the acts of the Seventeenth General Assembly, be and the same are hereby repealed, and the following enacted in lieu thereof:

Governor and warden have end executions,

SEC. 2. "The only officers who shall have power to reprieve or suspend the execution of a judgment of death are the governor and the warden of the penitentiary, as provided in the next section, except in cases of appeal to the supreme court, as provided in section seventeen (17) of chapter 165, of the Seventeenth General Assembly.

Cases where warden may suspend sentence.

"Whenever the warden of the penitentiary is satisfied that there are reasonable grounds for believing that a defendant in his charge under sentence of death is insane or pregnant, he shall notify the commissioners of insanity of the county wherein the penitentiary is located, who shall be sworn by the warden well-and truly to inquire into the facts as to the insanity or pregnancy of the defendant, as the case may be, and a true inquisition return.

Commissioner report.

"The commissioners, after being sworn, shall examine the to examine defendant and hear any evidence that may be presented, and render written may examine the medical attendants at the penitentiary, if deemed necessary by the commissioners to ascertain the facts, and by written inquisition, signed by the commissioners or a majority of them, shall find as to the insanity or pregnancy of the defendant.

Findings of the commission.

"If the inquisition does not find the defendant insane or pregnant, the warden shall not suspend the execution; but if the inquisition does find the defendant insane or pregnant he shall suspend the execution and immediately transmit the inquisition to the governor.

"A judgment of death must be executed within Judgment of the walls of the penitentiary of the state, or within a yard or death must be executed within peniten-

enclosure adjoining thereto.

"That section 9, chapter 165 of the acts of the Sherin of Seventeenth General Assembly, be and the same is hereby county in amended by inserting immediately after the word "sheriff," ment was in the first line, the words "of the county in which the judg-rendered. ment was rendered."

"That section 13, chapter 165, of the acts of the witnesses to be Seventeenth General Assembly, be and the same is hereby state. amended, by striking out the words "his county," in the fifth line of said section, and inserting the words "the state" in lieu thereof.

SEC. 7. All acts or parts of acts inconsistent with this Conflicting acts repealed. act are hereby repealed.

Approved April 24, 1894.

CHAPTER 93.

AN ACT to amend section 2120 of the Code of Iowa. [Assignment H. F. 154. for creditors.

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

That section 2120 of the Code of Iowa be and is hereby sec. \$120 Code

amended by adding to said Section the following:

Provided, That in case all claims shall not have been filed where claims within three months, as by law provided, the Court may filed in three extend the period for filing such claims, when peculiar circum-months, time may be stances entitle the claimant to equitable relief, not exceeding extended. nine months; and the same extension may be granted by the court for final settlement and distribution of the estate and assets of the assignor.

This act being deemed of immediate importance, shall take Publication effect on and after its publication in the Iowa State Register clause.

and the Des Moines Leader.

Approved February 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register February 27, and the Des Moines Leader February 25, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 94.

AN ACT to amend section 8735 of the Code of 1878, providing for the H. F. 254. manner of taking depositions.

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

SECTION 1. That section thirty-seven hundred and thirty- Sec. 8785 Code five (3735) of the Code of 1873 be and the same is hereby amended. amended by adding thereto the following: Provided that When exami-when the examination is taken in shorthand, the writer shall in short hand be duly sworn to take the same correctly and truly, and to writer must be make correct extension thereof into long-hand, typewriting or sworn, print, and the extension so made and duly certified

Notes to be signed by witness.

person before whom depositions are taken shall be received as the depositions. When depositions are taken in shorthand the notes shall be signed by the witnesses after being read over to them, and shall be filed with the extension.

Approved April 24, 1894.

CHAPTER 95.

AN ACT to amend section 3072 of the Code, providing for the exemp-H. F. 77. tion of poultry from attachment and execution.

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

Poultry to the value of \$50 exempt frem execution.

Section 1. Hereafter there shall be exempt from attachment and execution to any man who is the head of a family, and to any woman whether she is the head of a family or not, poultry to the value of fifty dollars.

Approved March 19, 1894.

CH___ ER 96.

AN ACT to amend sections 2650 and 2651 of the Code of Iowa, relating E. F. 495. to demurrers.

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

Sec. 2851 Code amended.

That section twenty-six hundred and fifty-one (2651) of the code of Iowa be, and the same is hereby amended by adding thereto the following:

Demurrer considered an allegation.

rer overruled.

When demur-

A demurrer shall be considered as an admission of the allegations of the pleading demurred to for the purposes of demurrer, and for such purposes only; and when a demurrer shall be overruled, and the party demurring shall answer or reply, the ruling on the demurrer shall not be considered as adjudication of any question raised by the demurrer; and in such case the sufficiency of the pleading thus attacked shall be determined as if no demurrer had been filed. No pleading shall be held sufficient on account of a failure to demur thereto.

Sec. 2650 Code

That section 2650 of the code be amended by SEC. 2. amended. Deemed waived striking out the following words: If no objection is taken it if no objections shall be deemed waived.

Approved March 29, 1894.

CHAPTER 97.

H. F. 17. AN ACT to prevent and punish prize fighting.

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

Principal in a prize fight. Fine of \$100 to \$1,000.

Section 1. Whoever engages as principal in any prize fight within this State shall, upon conviction, be punished by a fine of not less than one hundred dollars (\$100), nor more than one thousand dollars (\$1,000), or by imprisonment in Imprisonment the penitentiary for a term of not more than one year, or by both such fine and imprisonment at the discretion of the court.

SEC. 2. Whoever aids or assists in any prize fight shall be whoever aids deemed guilty of a misdemeanor, and shall, upon conviction, prize fight. be fined a sum not exceeding five hundred dollars (\$500), or Fine. shall be imprisoned in the county jail for a period of not more Imprisonment

than one hundred and fifty days.

It is hereby made the duty of any peace officer Duty of peace who shall have reason to believe that any person or persons officer. are about to engage in a prize fight within this state to make complaint before some justice of the peace of the county, or other authorized magistrate, and thereupon such justice of the Duty of peace or authorized magistrate shall proceed under chapter 4, magistrate. title 25 of the Code of 1873, to make examination of charges, and if he shall find that there is just reason to fear the committing of such offense, he shall require security to be given security may be required. as provided for in said chapter.

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 Des Moines Leader, news-

papers published at Des Moines, Iowa.

Approved March 8th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader March 9, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 98.

AN ACT to provide for the payment of wages of workmen employed H. F. 37. in mines in the State of Iowa in lawful money of the United States, and to protect said workmen in the management and control of their own earnings.

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

SECTION 1. That any person, firm or corporation operating Mines employ-any coal mine in Iowa in which more than two men are two men. employed shall, upon demand, pay their employes in lawful Pay day the money of the United States, the first and third Saturdays of Saturday of each month the full amount of wages earned by them and each month. remaining unpaid for the two weeks next preceding the week in which payments are made, and in no case shall any person, More than firm or corporation operating coal mines in this state withhold three weeks from their employes more than the amount of three weeks be withheld. earnings at any one time.

Any person, firm or corporation who shall refuse, Fallure to com neglect or fail for five days after demand of payment in writ- ply with the ing has been made by any employe or employes for their labor in conformity with the provisions of this act, shall be liable to such employe, or employes for the full value of his or their labor remaining unpaid at time such demand was made, to which shall be added a penalty of one dollar for each succeed-Penalty. ing day, not exceeding double the amount of wages due, and a reasonable attorney's fee to be recovered in a civil Written deaction. Said written demand for payment delivered to any mand for payofficer or agent of said firm, corporation or person, shall be of notice.

held a good and sufficient service of notice, verified by affidavit of the person making such demand and service of notice.

Inconsistent acts repealed.

SEC. 3. All acts or parts of acts inconsistent herewith are hereby repealed.

Approved April 24, 1894.

CHAPTER 99.

H. F. 235.

AN ACT to amend section 1, chapter 18, of the acts of the Twentysecond General Assembly. [Tax for interest where real estate is purchased for library purposes.]

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

Sec. 1, ch. 18, 22 G. A., amended,

That section 1, chapter 18, of the acts of the SECTION 1. Twenty-second General Assembly, approved April 11, 1888. be and the same is hereby so amended as to read as follows:

Cities of the indebtedness for library purposes.

That all cities of the first class shall in addition to first-class may the powers conferred by section 461 of the code of Iowa, have to pay interest power to levy and collect a tax not to exceed three mills on on real estate the dellar of the collect as tax not to exceed three mills on the dollar of the assessed valuation of such city, to pay the interest on any indebtedness heretofore contracted or that may hereafter be contracted or incurred, for the purchase of real estate and the erection of a building or buildings thereon for a public library, and to create a sinking fund for the extinguishment of such indebtedness.

Approved March 29, 1894.

CHAPTER 100.

H. F. 86.

AN ACT to amend section four thousand five hundred and sixty (4560) of the Code. | Testimony in case of rape.]

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

Sec. 4560 Code amended

Section 1. That section four thousand five hundred and sixty of the code of Iowa be and the same is hereby amended so as to read as follows:

Defendant cannot be convicted on testimony of person injured unless corroborated by other evidence.

The defendant in a prosecution for a rape, or for an assault with intent to commit a rape, or for enticing or taking away an unmarried female of previously chaste character for the purpose of prostitution, or aiding or assisting therein, or for seducing and debauching any unmarried woman of previously chaste character, cannot be convicted upon the testimony of the person injured, unless she be corroborated by other evidence tending to connect the defendant with the commission of the offense.

Publication àlause,

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 Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved March 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader March 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 101.

AN ACT relating to the taxing of costs in criminal cases.

H. F. 212.

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

That whenever any one shall cause to be com-when criminal SECTION 1. menced a criminal proceeding on a complaint or information proceeding is before any magistrate charging another with the commission and prosecutof a crime and shall fail to appear by himself, agent or attor-fails to appear,
ney to prosecute or to give evidence at the preliminary exam-cost may be
taxed against ination or trial therein as the case may be and the defendant him. is discharged on account of such non-appearance of the prosecuting witness, his agent or attorney then said magistrate may in his discretion tax the costs of the proceeding against the prosecuting witness and render judgment therefor, but the person against whom such judgment is rendered may appeal Appeal. in the same manner and with the same effect as is provided for a prosecuting witness in section four thousand six hundred and ninety-one of the code.

Approved April 24, 1894.

CHAPTER 102.

AN ACT to prevent oppressive garnishment and the transferring of H. F. 324. claims for the purpose of depriving debtors of their exemption rights.

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

SECTION 1. Whoever, whether principal, agent or attor-Attempt to ney, intent thereby to deprive any bona fide resident of the deuts of the State of Iowa of his or her rights, under the statutes of Iowa state of cer-on the subject of the exemption of property from levy and the matter of exemption. sale on execution, or in attachment or garnishment, sends or causes to be sent out of the State of Iowa any claim for debt Claims sent to be collected by proceedings in attachment, garnishment, or for collection. other menas process, when the creditor, debtor person, or corporation owing for the earnings intended to be reached by such proceedings in attachment are each and all within the jurisdiction of the Courts of the State of Iowa, shall, upon con-Fine of \$10 to viction thereof, be fined for each and every claim so sent in \$50 for each any sum not less than ten dollars nor more than fifty dollars. claim sent

Whoever, either directly or indirectly, assigns or Claims assign transfers any claim for debt against a citizen of Iowa for the ed or transpurpose of having the same collected by proceedings in attachment, garnishment, or other process, out of the wages or personal earnings of the debtor, in courts outside of the Courts outside State of Iowa, when the creditor, debtor, person or corpora-the state. tion owing the money intended to be reached by the proceedings in attachment are each and all within the jurisdiction of the courts of the State of Iowa, shall, upon conviction thereof Penalty. be fined in any sum not less than ten dollars nor more than Fine \$10 to \$50 for each claim

fifty dollars for each offense.

assigned.

Where it appears defendent is a nonresideut.

And, whenever in any proceedings in any court of this State to subject the wages due to any person to garnishment, it shall appear that such person is a non-resident of the State of Iowa; that the wages earned by him were earned outside the State of Iowa, the said person, whose wages are so sought to be subjected to garnishment, shall be allowed the same exemption as is at the time allowed to him by law of the state in which he so resides.

Allowed same exemption as his own state.

Approved April 26, 1894.

CHAPTER 103.

AN ACT to amend section 3275, chapter 2, title 20, of the Code of 1873. H. F. 15. (Relating to costs in the matter of quieting title.)

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

Sec. 3275 Code amended.

Request for execution of quit-olaim deed.

expense of exe-cution and delivery, ten-dered defenaant.

Cases where plaintiff is successful a reasonable attorney's fee taxed to defendants.

Action not commenced until twenty days after tender. Publication clause.

That section 3275 of the Code be, and the Section 1. same is hereby amended by adding thereto the following: Provided, however, that in all cases where the plaintiff, before commencing his action to quiet title, shall have requested from the defendant the execution of a quit claim deed, and shall have tendered to the defendant the sum of one dollar and \$1.25 tendered twenty-five cents as the expense for the execution and delivery to him of such quit claim deed, then and in such cases, the filing of a disclaimer shall not avail such defendant to avoid the costs of such suit; and in all such cases, in which the plaintiff shall be successful, the court may in its discretion, tax as part of the costs to be paid by the defendant or defendants, as the case may be, a reasonable attorney fee for the use of the plaintiff, not to exceed the sum of twenty-five dollars for the first forty acres or tract or lot, and an additional sum Amount of fee, not to exceed the sum of fifteen dollars for each additional forty acre tract or lot embraced in said action. Provided, however, that no action shall be commenced until twenty days after such tender.

> 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 Des Moines Leader, newspapers published in Des Moines, lowa.

Approved March 19, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 27, and the Des Moines Leader March 21, 1894 W. M. McFARLAND, Secretary of State.

CHAPTER 104.

AN ACT to repeal section 1495 of the Code as amended by chapter 95, H. F. 103. of the Twenty-second General Assembly, and to enact a substitute therefor; and to amend section 1508 of the Code as amended by chapter 95 of the Twenty-second General Assembly, relating to partition fences.

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

SECTION 1. That section 1495 of the Code as amended by Sec. 1495 Code chapter 95 of the Twenty-second General Assembly be, and repealed. the same is hereby repealed, and the following enacted in lieu thereof, to-wit:

Section 1495. All persons owning land from which they owners of land derive any revenue or benefit, except timber lands not used other than timotherwise than for the timber thereon, shall be compelled to in partition contribute to the erection and maintenance of partition fences,

as in this chapter provided.

SEC. 2. That section 1508 as amended by chapter 95 of sec. 1508 Code the Twenty-second General Assembly be amended by striking amended by out all of the last paragraph, beginning with the word "pro-provided." vided "in the fifth line of section 2 of said chapter.

Approved April 24th, 1894.

CHAPTER 105.

AN ACT to amend Sec. 3832 of the Code in relation to the publication H. F. 175. of legal notices.

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

SECTION 1. That section 3832 of the Code be, and the Sec. 2832 Code same is, hereby amended by adding thereto the following:

amended.

The legal notices referred to, herein, shall be held to mean Legal notices and include all notices, orders, citations or other publications designated by which are authorized or ordered by any of the provisions of fined. the statutes of this State, the compensation for which is not otherwise fixed by law; provided, that the price to be paid for Compensation the publication of the official ballot in newspapers shall be for publication two-fifths the regular rate provided by law for legal notices defined and the space occupied by the official ballot shall be measured as brevier type set solid.

Approved April 24th, 1894.

CHAPTER 106.

AN ACT to amend section 1660 of the Code of 1873 in relation to H. F. 471. parole of inmates of the state industrial schools.

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

SECTION 1. That there be inserted after the word "dis-Inmates of incharged" in the 4th line of sec. 1660 of the Code of 1873, to be discharge the words "or parole," and that there be added to the said ed on parole. section the following:

olause.

Regulations of the parole. Publication

Said parole to remain in effect or be terminated under such rules and regulations as said board of trustees may prescribe.

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 Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved, March 31, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, April 6, and the Des Moines Leader, April 7, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 107.

AN ACT to establish a school of mines for the State of Iowa. S. F. 355.

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

There is hereby created and established a School of mines created school of mines for the state of Iowa, which shall be a departfor agricultural college, ment of, and under the control of the state agricultural college.

SEC. 2. It shall be the duty of the board of trustees to Course in theoretical mining provide for a thorough course in theoretical and practical provided. mining, so as to fit the students to undertake the full management of mining in its different branches.

Conditions of entry.

SEC. 3. Students shall be allowed to enter upon the same conditions, and shall be accorded the same privileges, as other pupils of the state agricultural college.

Approved March 30, 1894.

CHAPTER 108.

AN ACT authorizing the acceptance of gifts for public institutions of H. F. 650. the State; the execution by the executive council of contracts relating to such gifts and the management and control of property so received and held.

WHEREAS, Hon. James B. Edmonds now of Washington Gift of Hon James B. Edmonds.

D. C. but formerly a citizen of the State of Iowa, has expressed a desire to make a donation to the State University of lowa.

Other persons may desire to make gifts.

Whereas, Divers other persons may in future desire to make sundry gifts to certain public institutions of the State of Iowa, therefore

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

Where a gift is offered the state.

Duty of executive council to accept if to advantage of state.

Section 1. That when any person offers to the State of Iowa a gift of any property for the use and benefit of any public institution of this State, it shall be the duty of the executive council to accept the same, and cause the title thereof to be vested in the institution to which the same is given, whenever such gift will inure to the advantage of the State and such institution.

SEC. 2. The executive council is hereby vested with

property.

authority to make any contract accepting such gift, not in Executive conflict with the provisions of this act; but the institution council authornamed as beneficiary of such gift shall derive all the benefit, contracts. Institution income and profits therefrom over and above the interest named to de required to be paid by the terms of the contract accepting the rive all benefit. same.

SEC. 3. When a person makes any gift upon condition Gift conditionthat the State pay interest thereon, the executive council shall ed on interest. issue to the auditor of State a written order to draw a warrant warrant may or warrants for such interest in favor of the donor or other interest. person according to the contract accepting the gift or donation; but not in excess of the amounts received by the State as interest on such investments. The treasurer of State Treasurer to shall pay such warrants out of any money in the State warrants. treasury not otherwise appropriated. Provided, however, that the rate of interest shall in no case exceed six (6) Rate of interper centum per annum, payable semi-annually, and pro-ceed e per cent. vided further that not more than fifteen thousand dollars in amount not (\$15,000) shall be paid as such interest in any one year with- to exceed \$15,000 per annum. out the approval of the general assembly.

SEC. 4. The executive council shall hold all property given Executive in trust upon which interest is paid, or which is received upon property in any condition whatever, and shall control and manage such trust. property for the best interest of the State so long as interest is paid thereon, or until the conditions imposed upon the State because of any of the terms of the gift, have been fulfilled; when the terms of the gift have been fulfilled and the State is When terms of discharged from all conditions with respect to such gift, then gift have been the executive council shall deliver the same to the trustees of Trustees of the institution receiving such property who shall assume full institution to

control thereof.

The executive council shall make a detailed report Detailed report at each regular session of the general assembly of all its acts to the general

and doings under the provisions of this act.

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

Approved April 10, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, April 12, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 109.

H. F. 53.

AN ACT to amend section 6, chapter 2, title 1 of the Code, changing the hour for the convening of the General Assembly on the first day of the session.

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

Hour of meeting of general assembly changed.

That the first line of section 6, chapter 2, title 1 of the code is hereby amended by striking out the words "two o'clock in the afternoon" and inserting the words "ten o'clock in the forenoon" in lieu thereof.

Approved March 2, 1894.

CHAPTER 110.

S. F. 139.

AN ACT to amend chapter 198 of the acts of the 20th General Assembly of the State of Iowa, and make further provision in reference to the investment of the endowment fund of the Iowa State Agricultural college and farm.

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

Sec. 2, ch. 193, amended. Percentage of value of mortgaged land changed.

Section 1. That section two of chapter 193 of the acts of the 20th General Assembly of the state of Iowa be and hereby is amended by striking out of the third line of the second division of said section two the word "forty" and by inserting in lieu thereof the word "fifty."

That in all cases where real estate in the state of Interest of person beard to the trustees of the Iowa State Agricultural College and Farm or upon which said trustees have any claim, the interest of the person who holds the fee snall alone be sold for taxes; and in no case shall the lien or interest of said trustees of the endowment fund of said Iowa State Agricultural College and Farm be affected by any sale of such real estate made for taxes.

Publication clause.

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 Des Moines Leader newspapers published at Des Moines, Iowa.

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, May 5, and the Des Moines Leader, May 2, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 111.

H. F. 218.

AN ACT to amend section 1108 of the Code, authorizing boards of supervisors to appoint delegates to attend meetings of the agricultural society.

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

Sec. 1103 Code amended.

That section 1103 of the Code be amended by inserting after the word "writing" in line (5) of said section the following: And in counties where there are no agricult-Board of suural societies the board of supervisors may appoint a delegate pervisors may to represent the county.

Approved April 24, 1894.

CHAPTER 112.

AN ACT to amend section 1606 of the Code of Iowa, by enlarging the S. F. 281. powers of the board of trustees of the State agricultural college and farm.

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

SECTION 1. That section 1606 of the Code of Iowa, be, and sec. 1606 Gode the same is hereby amended by inserting the following after amended. the ninth paragraph of said section:

(10. To institute and prosecute to final judgment any Trustees may actions of law or in equity deemed advisable for protecting the prosecute for

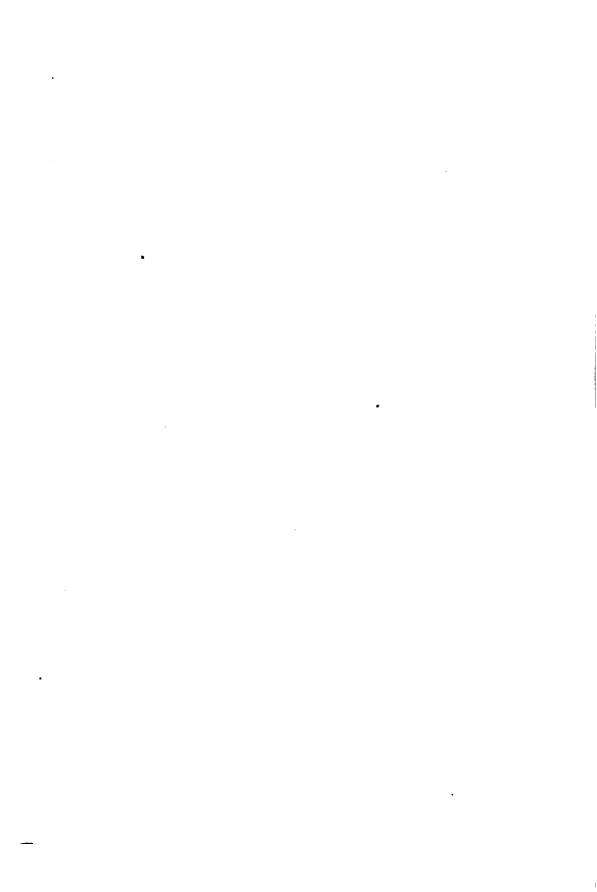
property interests intrusted to their care.)

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

Approved April 9, 1894.

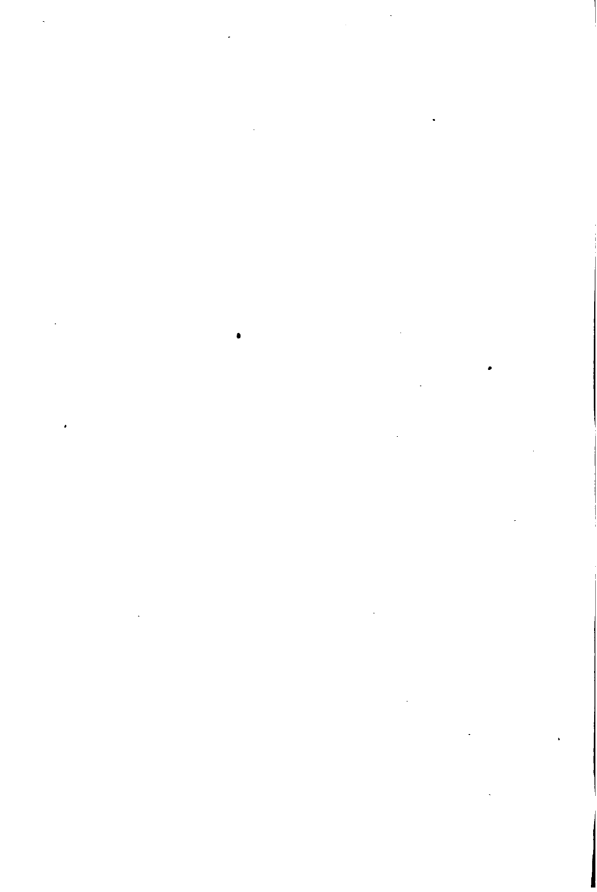
I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader, April 12, 1894.

W. M. McFARLAND, Secretary of State.



PART II.

TEMPORARY AND PRIVATE.



CHAPTER 113.

AN ACT to apportion the State into representative districts and s. F. 347. declare the ratio of representation.

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

- SECTION 1. That one representative from every twenty-two Rates of reprethousand inhabitants is hereby constituted the ratio of apportioned to every 22,000 tionment, and that each representative district shall be as here inhabitants. inafter described
- SEC. 2. Lee county shall be the first district and entitled 1. Lee, to two representatives (37,702).
- SEC. 3. Van Buren county shall be the second district and 2. Van Buren entitled to one representative, (16,243).

SEC. 4. Davis county shall be the third district and entitled 8. Davis.

to one representative, (15,230).

- SEC. 5. Appanouse county shall be the fourth district and 4. Appanouse. entitled to one representative, (15,930).
- SEC. 6. Wayne county shall be the fifth district and entitled 5. Wayne, to one representative, (15,657).
- * SEC. 7. Decatur county shall be the sixth district and enti- 6. Decatur. tled to one representative (15,643).
- SEC. 8. Ringgold county shall be the seventh district and 7. Ringgold. entitled to one representative, (13,541).
- SEC. 9. Taylor county shall be the eighth district and enti- 8. Taylor. tled to one representative, (16,377).
- SEC. 10. Page county shall be the ninth district and enti- 9. Page, tled to one representative, (21,308).
- SEC. 11. Fremont county shall be the tenth district and 10. Fremont. entitled to one representative, (16,839).
- SEC. 12. Mills county shall be the eleventh district and 11. Mills. entitled to one representative, (14,552).
- SEC. 13. Montgomery county shall be the twelfth district 12. Montgomand entitled to one representative, (15,782).
- SEC. 14. Adams county shall be the thirteenth district and 18. Adams. entitled to one representative, (12,279).
- SEC. 15. Union county shall be the fourteenth district and 14. Union. entitled to one representative, (16,885).
- SEC. 16. Clarke county shall be the fifteenth district and 15. Clarke. entitled to one representative, (11,314).
- SEC. 17. Lucas county shall be the sixteenth district and 16. Lucas. be entitled to one representative, (14,556).
- SEC. 18. Monroe county shall be the seventeenth district 17. Monroe, and entitled to one representative, (13,657).
- SEC. 19. Wapello county shall be the eighteenth district 18. Wapello. and entitled to one representative, (30,416).
- SEC. 20. Jefferson county shall be the nineteenth district 19. Jefferson. and entitled to one representative, (15,179).
- SEC. 21. Henry county shall be the twentieth district and 20. Henry. entitled to one representative, (18,876).

		•
21.	DesMoines.	SEC. 22. Des Moines county shall be the twenty-first dis-
		trict and entitled to two representatives (35,275).
22.	Louisa.	SEC. 23. Louisa county shall be the twenty-second district
		and entitled to one representative (11,873).
23.	Washing-	SEC. 24. Washington county shall be the twenty-third dis-
	ton.	trict and entitled to one representative, (18,453).
24.	Keokuk,	SEC. 25. Keokuk county shall be the twenty-fourth dis-
		trict and entitled to one representative, (23,800).
25.	Mahaska,	SEC. 26. Mahaska county shall be the twenty-fifth district
		and entitled to one representative, (25,763).
og	Marion.	SEC. 27. Marion county shall be the twenty-sixth district
	2742102.	and entitled to one representative, (22,048).
94	Wannan	SEC. 28. Warren county shall be the twenty-seventh dis-
41,	Warren.	
00	35. 31	trict and entitled to one representative, (18,254). SEC. 29. Madison county shall be the twenty-eighth dis-
28.	Madison.	trict and antitled to an expresentative (15 066)
		trict and entitled to one representative, (15,966).
29.	Adair.	SEC. 30. Adair county shall be the twenty-ninth district
		and entitled to one representative, (14,514).
3 0,	Cass.	SEC. 31. Cass county shall be the thirtieth district and
		entitled to one representative, (19,634).
81.	Pottawat-	SEC. 32. Pottawattamie county shall be the thirty-first
	tamie.	district and entitled to two representatives, (47,332).
32.	Harrison.	SEC. 33. Harrison county shall be the thirty-second dis-
		trict and entitled to one representative, (21,247).
83.	Shelby.	SEC. 34. Shelby county shall be the thirty-third district
		and entitled to one representative, (17,567).
34.	Audubon.	SEC. 35. Audubon county shall be the thirty-fourth dis-
		trict and entitled to one representative, (12,372).
85.	Guthrle,	SEC. 36. Guthrie county shall be the thirty-fifth district
		and entitled to one representative, (16,721).
36.	Dallas.	SEC. 37. Dallas county shall be the thirty-sixth district
	247.40	and entitled to one representative, (20,470).
97	Polk.	SEC. 38. Polk county shall be the thirty-seventh district
o.,	TOIR.	and antitled to two representatives (65 269)
90	Inonen	and entitled to two representatives, (65,362).
э о.	Jasper.	SEC. 39. Jasper county shall be the thirty-eighth district
		and entitled to one representative, (24,557).
39.	Poweshiek.	
	_	trict and entitled to one representative, (18,816).
40.	Iowa.	SEC. 41. Iowa county shall be the fortieth district and
		entitled to one representative, (18,261).
41.	Johnson.	SEC. 42. Johnson county shall be the forty-first district
		and entitled to one representative (21,653).
42.	Muscatine.	
		trict and entitled to one representative (24,478).
43.	Scott.	SEC. 44. Scott county shall be the forty-third district and
		entitled to two representatives (43,472).
44.	Cedar.	SEC. 45. Cedar county shall be the forty-fourth district
	-	and entitled to one representative (18,275).
45.	Clinton.	SEC. 46. Clinton county shall be the forty-fifth district
		and entitled to two representatives (41,184).
46	Jackson.	SEC. 47. Jackson county shall be the forty-sixth district
0.		and entitled to one representative (22,764).
		and entitled to one representative (22,10x).

Jones county shall be the forty-seventh district 47. Jones. and entitled to one representative (20,262).

SEC. 49. Linn county shall be the forty-eighth district 48. Linn.

and entitled to two representatives (40,293).

SEC. 50. Benton county shall be the forty-ninth district 49. Benton. and entitled to one representative (24,172).

SEC. 51. Tama county shall be the fiftieth district and 50. Tama.

entitled to one representative (21,645).

SEC. 52. Marshall county shall be the fifty-first district and 51. Marshall. entitled to one representative (25,827).

SEC. 53. Story county shall be the fifty-second district and 52. Story. entitled to one representative (18,107).

SEC. 54. Boone county shall be the fifty-third district and 58. Boone. entitled to one representative (23,772).

SEC. 55. Greene county shall be the fifty-fourth district 54. Greene. and entitled to one representative (15,762).

SEC. 56. Carroll county shall be the fifty-fifth district and 55. Carroll. entitled to one representative (15,502).

SEC. 57. Crawford county shall be the fifty-sixth district 56. Crawford.

and entitled to one representative (18,887).

Monona and Ida county shall be the fifty-seventh 57. Monona and Ida. SEC. 58. district and entitled to one representative (25,180).

SEC. 59. Woodbury county shall be the fifty-eighth district 58. Woodbury. and entitled to two representatives (55,710).

SEC. 60. Cherokee county shall be the fifty ninth district 59. Cherokee. and entitled to one representative (15,650).

SEC. 61. Sac county shall be the sixtieth district and so. sac.

entitled to one representative (14,514). SEC. 62. Calhoun county shall be the sixty-first district 61. Calhoun.

and entitled to one representative (13,103). SEC. 63. Webster county shall be the sixty-second district & webster.

and entitled to one representative (21,539). SEC. 64. Hamilton county shall be the sixty-third district 63. Hamilton.

and entitled to one representative (15,305).

SEO. 65. Hardin county shall be the sixty-fourth district 64. Hardin.

and entitled to one representative (18,878).

Grundy county shall be the sixty-fifth district and 65. Grundy. entitled to one representative (13,295).

Black Hawk county shall be the sixty-sixth 66. Black Hawk, SEC. 67. district and entitled to one representative (24,226).

Buchanan county shall be the sixty-seventh or. Buchanan. district and entitled to one representative, (18,964).

SEC. 69. Delaware county shall be the sixty-eighth district 68. Delaware. and entitled to one representative (17,346).

SEC. 70. Dubuque county shall be the sixty-ninth district 60. Dubuque. and entitled to two representatives (49,584).

SEC. 71. Clayton county shall be the seventieth district 70. Clayton. and entitled to one representative (22,675).

SEC. 72. Fayette county shall be the seventy-first district 71. Fayette. and entitled to one representative (23,116).

SEC. 73. Bremer county shall be the seventy-second district 72. Bremer. and entitled to one representative (14,611).

91. Worth, Winne-

bago,

73. Butler. SEC. 74. Butler county shall be the seventy-third district and entitled to one representative, (15,431).

74. Franklin. SEC. 75. Franklin county shall be the seventy-fourth district and entitled to one representative (12,800).

75. Wright. SEO. 76. Wright and Hancock counties shall be the sev-Hancock enty-fifth district and entitled to one representative (19,678).

76. Humboldt, SEC. 77. Humboldt and Pocahontas counties shall be the seventy-sixth district and entitled to one representative (19,389).

77. Buena Vista. SEC. 78. Buena Vista county shall be the seventy-seventh district and entitled to one representative (13,494).

78. Plymouth. SEC. 79. Plymouth county shall be the seventy-eighth district and entitled to one representative (19,274).

79. Sloux. SEC. 80. Sioux county shall be the seventy-ninth district and entitled to one representative (18,370).

SEO. 81. O'Brien and Lyon counties shall be the eighthieth district and entitled to one representative, (21,696).

81. Osceola, SEO. 82. Osceola, Emmet and Dickinson counties shall be Emmet, Dickinson the eighty-first district and entitled to one representative (14,176).

82. Palo Alto, SEC. 83. Palo Alto and Clay counties shall be the eightysecond district and entitled to one representative (18,627).

83. Kossuth. SEC. 84. Kossuth county shall be the eighty-third district and entitled to one representative (13,118).

84. CerroGordo SEC. 85. Cerro Gordo county shall be the eighty-fourth district and entitled to one representative (14,854).

85. Floyd. SEC. 86. Floyd county shall be the eighty-fifth district and entitled to one representative (15,379).

86. Chickasaw. Sec. 87. Chickasaw county shall be the eighty-sixth district and entitled to one representative (15,019).

87. Allamakee. SEC. 88. Allamakee county shall be the eighty-seventh district and entitled to one representative (17,856).

88. Winneshi's SEC. 89. Winneshiek county shall be the eighty-eighth district and entitled to one representative (22,462).

89. Howard. SEO 90. Howard county shall be the eighty-ninth district and entitled to one representative (11,172).

90. Mitchell. SEO. 91. Mitchell county shall be the ninetieth district and entitled to one representative (13,272).

SEC. 92. Worth and Winnebago counties shall be the ninety-first district and entitled to one representative (16,567). Approved April 24, 1894.

CHAPTER 114.

S. F. 91. AN ACT to provide for a general levy for state purposes.

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

Tax raised by Section 1. That there shall be raised by levying a tax by valuation upon the assessed taxable property of the state, the following sums for the purposes hereinafter set forth:

For general state purposes to be designated as, the general revenue fund, the sum of one million three hundred and

1894.]

111

fifty thousand dollars, (\$1,350,000) upon the assessed value of \$1,350,000 for property for the year A. D. 1894, and one million two hun-purposes for dred and fifty thousand dollars, (\$1.250,000) upon the assessed 1894, and \$1. value of property for the year A. D. 1895 in lieu of the two mill tax.

SEC. 2. The state board of equalization shall annually Board of equal-compute the rate per cent, required to produce not less than nually comthe above amounts, anything in any other act providing a pute rate different manner of ascertaining the amount of revenue to be required to be levied for state purposes to the contrary notwithstanding; and when so ascertained the auditor of state shall certify to the county auditors the proper rate per cent Certificate by thereof, and also such definite rates for other purposes as are state auditor. now or may hereafter be provided by law, to be levied and collected as state taxes; and all laws or parts of laws in conflict are hereby repealed.

Approved March 23rd, 1894.

CHAPTER 115.

AN ACT creating a commission to revise and codify the laws of Iowa H. F. 108. and defining its duties and providing for the publication and distribution of its report.

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

SECTION 1. That a non-partisan commission consisting of Non-partisan five persons, two of whom shall be appointed by the house of commission representatives, one by the state senate and two by the four members appointed. supreme court, be and is hereby constituted for the purpose of revising and codifying the laws of Iowa and reporting necessary and desirable changes to the Twenty-sixth General Assembly. Each of said commissioners shall be learned in To be learned the law and three of them shall have been engaged in the three to be actactual and continuous practice of the law for the ten years last ively engaged in its practice. past.

SEC. 2. The said commissioners to be appointed by the Members aphouse and senate, shall be selected before the final adjourn-house and ment of the Twenty-fifth General Assembly, and the others senate. shall be selected before the first day of June, A. D. 1894.

SEC. 3. Before entering upon the discharge of their duties, Commissioners the members of said commission shall severally take and sub-oath. scribe to an oath to be filed with the secretary of state to sup-oath defined. port the constitution of the United States and of the state of Iowa, and to faithfully and impartially perform the duties required of them by this act, according to the best of their knowledge and ability.

Said commission shall carefully revise and codify Duty as to the laws of Iowa, and shall rewrite the same and divide them revision. into appropriate parts and arrange them under appropriate titles, chapters and sections; omit all parts repealed or obsolete, insert all amendments and make the laws complete. Said commission shall have power to transpose words and

pose words, paragraphs and numbers.

Omission.

Power to trans- sentences, arrange the same into sections or paragraphs and number them, change the phraseology and make any and all alterations necessary to improve, systematize, harmonize and make the laws clear and intelligible. They shall omit from said revision all laws of a local or temporary character, those relating to the apportionment of the state into congressional, senatorial and representative districts, and all references to decisions, notes or their own report, or that of any former commission.

Date of enter-1

SEC. 5. Said commission shall enter upon the discharge ing upon duties of its duties on or before the first day of September, A. D. 1894, and its report showing what changes have been made, what statutes omitted and what amendments and further legislation it may deem necessary, shall be completed and printed before the first day of November, A. D. 1895. member-elect of the Twenty-sixth General Assembly shall be provided by the secretary of state with at least two copies of said report.

SEC. 6. Each member of said commission shall be allowed

ten dollars (\$10.00) per day for each and every day of not less

than six hours necessarily and actually employed in the discharge of the duties of said commission, together with all necessary traveling expenses, to be evidenced by vouchers

duly verified and filed with the secretary of state.

Date of completion.

Report.

Compensation of members of commission.

Traveling expenses.

Clerk or stenographer employed.

Executive audit all bills.

Vacancies in commission.

SEC. 7. Said commission shall have the power to employ a clerk or stenographer at an expense of not more than five dollars per day and expenses when actually necessary in the discharge of the duties of the commission. The executive council shall audit all bills connected with the said commission, and when approved, the secretary of state shall draw orders on the auditor of state for the amounts so shown. The auditor in turn shall issue orders on the state treasurer, who shall pay the same out of any funds not otherwise appropriated.

SEC. 8. Vacancies in said commission on account of death, removal from the state, refusal or inability of any member to act, or for any other cause, shall be filled by the supreme court.

Publication

SEC. 9. This act being deemed of immediate importance shall take effect and be enforced [in force] from and after its passage and publication in the Iowa State Register and Des Moines Leader, newspapers published in Des Moines, Iowa. Approved March 19, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 27, and the Des Moines Leader March 22, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 116.

AN ACT authorizing the appointment of a commissioner to ascertain s. f. 133. and mark the position occupied by Iowa troops on Lookout Mountain and Missionary Ridge (the battles of Chattanooga).

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

SECTION 1. That the governor be and is hereby authorized to Governor to appoint a commission of five gentlemen, and whose duty-it appoint a conshall be to co-operate with the Chickamanga and Chattanooga operate with National Military Park Commission in ascertaining and mark-mission to ing the positions occupied in these battles by each regiment mark position and battery, or organization from this state, which was engaged there, and for this purpose they shall avail themselves of the knowledge and assistance of representatives of such regiments, batteries and other organizations.

SEC. 2. A sum not exceeding fifteen hundred dollars \$1,500 appro-(\$1,500.00), or so much thereof as shall be necessary, be and priated for is hereby appropriated for the personal expense of said commission, and the auditor of state is hereby authorized to draw Auditor to his warrant upon the state treasurer for so much of the sum draw warrant herein appropriated as may be necessary for the use aforesaid, on bills of particulars, certified by said commission and approved by the governor, and the state treasurer shall pay the same out of any fund in the state treasury not otherwise appropriated.

SEC. 3. The said commission shall take such action as they Duty of the may deem proper in connection with the Chickamauga and commission. National Military Park Commission, and further, the commission with nasion appointed by this act shall report to the Twenty-sixth tional commission.

General Assembly of Iowa all their doings.

Approved April 24th, 1894.

CHAPTER 117.

AN ACT to authorize the purchase of certain real estate in Des H. F. 476. Moines, Iowa.

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

SECTION 1. That the executive council be, and is hereby Executive authorized to purchase for and in the name of the state of council authorized to Iowa, lots 9 and 10 in block 4 in H. Lyon's addition to purchase the city of Des Moines, Iowa, at a price not to exceed \$2,750.

SEC. 2. There is hereby appropriated, out of the funds in Appropriation the state treasury not otherwise appropriated, the sum of for payment \$2,750, or such an amount thereof that may be necessary to be used by the executive council in carrying out the provisions of section 1 hereof.

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

in the Iowa State Register and Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved March 23rd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, March 28, and in the Des Moines Leader, March 27, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 118.

H, F. 520.

AN ACT providing for the publication and distribution of the proceedings of the fourth re-union of the Pioneer Law Makers Association of Iowa.

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

Secretary of state to have and bound.

That the secretary of state be, and is hereby SECTION 1. proceedings are created and required, to have printed and bound in pamphlet fourth reunion form, with appropriate index, fifteen hundred copies of the ploneer law. pioneer law makers printed proceedings of the fourth re-union of the Pioneer Law Makers Association of Iowa.

Distribution of same,

When such proceedings have been printed and SEC. 2. bound as aforesaid the secretary of state shall distribute them as follows: Two copies to each member of the Twenty-fifth General Assembly; two copies to each member of the Pioneer Law Makers Association, and one copy to each public school and college library in the State, the remainder to be held for supplying future needs and demands therefor.

Expenses incurred for same,

SEC. 3. The expense incurred in the publication and distribution of such proceedings, shall be audited and paid by the State, under the provisions of law governing the publication and distribution of the session laws.

Publication clause.

This act shall take effect and be in force from and SKC. 4. after its publication in the Iowa State Register and Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved April 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, and Des Moines Leader May 3, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 119.

S. F. 94.

AN ACT authorizing the commissioners of the Iowa Soldiers' Home to grant right of way for an electric street car line over state grounds.

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

Commissioners may on their discretion. grant right of way over grounds of the institution.

Section 1. That the board of commissioners of the Iowa State Soldiers' Home at Marshalltown be and are hereby authorized at their discretion to grant right of way over and across the grounds of said Soldiers' Home to any electric street railway company for the purpose of building and operating such railway lines as may furnish accommodation to inmates of said General assem home and to the general public. Provided that the general bly may termi-assembly may terminate any such privilege or franchise that may be granted by said board of commissioners, and resume

original control upon such terms and conditions, if any, as it

may determine.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State *Register*, published at Des Moines, Iowa, and the *Times-Republican*, published at Marshalltown, Iowa.

Approved March 30, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 5, and the Marshalltown Times-Republican April 4, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 120.

AN ACT to provide for a room for the Grand Army of the Republic, S. F. 128. Department of Iowa, in the capitol building, and for an appropriation therefor.

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

SECTION 1. That room Number 4, in the basement story of Room No. 4 in the Capitol building, be and the same is hereby set apart and capitol basement assigned for the use of the Grand Army of the Republic, to G. A. R. Department of Iowa, and that janitor service therefor be provided by the State.

SEC. 2. "That there is hereby appropriated from any \$1,500 approprifunds in the state treasury the sum of fifteen hundred dollars, ing and furnor so much thereof as may be necessary, for the purpose of ishing room. repairing, fitting and furnishing said room, and that the same shall be expended under the order of the executive council."

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 the Des Moines *Leader*, newspapers published at Des Moines, Iowa.

Approved March 30th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader, April 5, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 121.

AN ACT to cover money in the State Treasury from the fish com-S. F. 870. mission fund.

WHEREAS, there is an unexpended balance of \$368.71 of \$368 unexpendthe appropriation of the Twenty-third General Assembly, for fish commisthe support of the fish commission, printion.

Be it enacted by the Twenty-fifth General Assembly of the State of Iowa:

That said sum of \$368.71 be and the same is hereby covered back into the general fund of unappropriated moneys.

Approved April 24, 1894.

CHAPTER 122.

S. F. 305.

AN ACT to repeal section 3 of chapter 124 of the acts of the 23rd General Assembly, relating to the construction of the Independence and Rush Park railway across lands of the state.

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

Sec. 3, ch. 124, 23 G. A., repealed, SECTION 1. That section three (3) of chapter one hundred and twenty-four (124) of the acts of the Twenty-third (23) General Assembly be, and is hereby repealed.

Approved March 23rd, 1894.

CHAPTER 123.

S. F. 115.

AN ACT to provide for the proper interment of the remains of pioneers on Okoboji and Spirit Lakes massacred by the Sioux Indians in 1857, and for the erection of a commemorative monument.

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

\$5,000 appropriated,

SECTION 1. That there is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of five thousand dollars or so much thereof as may be necessary for the purposes hereinafter provided.

Remains of persous killed by Indians, March, 1857, collected and interred. SEC. 2. That the remains of all persons killed by Inkpa-du-tah's band of Sioux Indians in the vicinity of the Dickinson county lakes in March, 1857, be collected and properly interred.

Munument to be erected. SEC. 3. That a monument fittingly commemorative of this tragic event be erected upon which shall be inscribed the names of all persons who lost their lives at that time at the hands of the savages.

Grounds to be acquired,

SEC. 4. That grounds suitable for these purposes be selected near the scene of the tragedy, title to which shall be acquired and remain in the state of Iowa.

Work to be done before July 4, 1895. SEC. 5. That said grounds shall be purchased, reinterments made and monument erected before the 4th day of July 1895.

Special commission named

SEC. 6. A special commission composed of five members appointed by the governor of the state to carry out the provisions of this act, and to take all needful action in the premises consistent with the spirit of the statute. They shall have entire management and control of the funds herein appropriated which shall be paid out on bills approved by the commission. They shall file with the auditor of state a full and complete account of all expenditures, and shall also report to the governor their proceedings in this connection upon the completion of their labors. The said commission shall serve without compensation.

Publication

SEC. 7. This act being deemed of immediate importance shall take effect and be in force from and after publication in

the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved March 30, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, April 4, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 124.

AN ACT authorizing the board of supervisors of Marshall county, S. F. 62. Iowa, to locate a highway in part on lands owned by the state.

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

SECTION 1. That the board of supervisors of Marshall Marshall county, Iowa, is hereby authorized to locate a public highway county super-on the south line of the lands owned by the state of Iowa ized to locate known as the Soldiers' Home grounds located in said Mar-state ground.

shall county.

Said highway is to be not exceeding sixty-six feet in width, width of the center line of which shall be the south line of said Soldiers' highway and Home Grounds, and to commence at a point on the said south line where the present public highway running east terminates, and may extend from that point east the full length of the south line of said grounds.

Approved March 26, 1894.

CHAPTER 125.

AN ACT to authorize the building of another cottage on the grounds s. F. 87. of the Iowa Hospital for the Insane at Independence.

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

SECTION 1. That the trustees of the Iowa Hospital for the Additional Insane at Independence are hereby authorized to construct cottage to be on the premises of said hospital another cottage, to be built of brick with granite foundation and slate roof, in a good sub-Material to stantial manner, of sufficient capacity to accommodate one hundred female patients, together with their attendants, cooks and other help.

SEC. 2. As soon as practicable after the taking effect of Trustees to this act the trustees of said hospital shall meet to adopt plans adopt plans and specifications for such cottage, to determine the exact location, also to let contracts for work and for building materials.

SEC. 3. The trustees may employ an architect to make Architect and plans and specifications. If it is deemed necessary they may be employed. also employ a mechanic to take charge of the construction of the cottage. The superintendent has authority to use the labor of patients upon this building when it can be done to advantage, and without detriment to said patients.

SEC. 4. For the purpose of paying for the construction of Appropriation such cottage, also for the plumbing, heating apparatus and building and furniture there is hereby appropriated out of any money in furniture.

the state treasury not otherwise appropriated, the sum of forty thousand dollars which may be drawn on the requisitions of the trustees, but not more than five thousand dollars shall be drawn in any one month.

Publication

This act being deemed of immediate importance SEC. 5. shall be in force and take effect from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved April 11, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader, April 12, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 126.

S. F. 281. AN ACT to remove a cloud from the title to certain land for the relief of Dudley W. Adams.

Dudley W. Adams executed deed to state of lows.

WHEREAS, On the 20th day of October, A. D. 1886, Dudley W. Adams and wife executed to the state of Iowa and delivered to the governor thereof a deed to the east half of the northeast quarter of section thirty-one (31), township ninetyeight (98) north of range five (5), west of the fifth P. M., excepting lots one (1) two (2), and three (3) in the northeast quarter of the northeast quarter of said section, and excepting also so much of said premises as lies west of said lot one (1),

Except right of and also excepting a certain right of way heretofore conveyed way of the W. to the Waukon & Mississippi Railroad Company, said premises embracing seventy-six (76) acres more or less, situated in Allamakee county, Iowa, and;

Deed was filed and recorded.

WHEREAS, On the 28th day of October, 1886, the governor of Iowa caused said deed to be filed for record in the office of the recorder of deeds in and for Allamakee county, Iowa, and the same was duly recorded, and;

Consideration of said deed.

WHEREAS, The consideration for said deed was the desire, on the part of the grantors, to promote agricultural education, and:

Grantors to use premises their natural life time.

WHEREAS, Said deed reserved to the grantors the use, rents and profits of said premises during their natural lives to the same extent as though said deed had not been made upon the payment by them to the state of Iowa of the nominal rental of one dollar per annum, and;

Provision of deed.

WHEREAS, Said deed provided that the state should not divest itself of the title to said land until after the year A. D. 1984, and:

Other provision of deed.

WHEREAS, Said deed contained the stipulation that the state would receive and perpetually preserve in a separate fund, all rents and profits derived from said premises, to be Adams endow known as the "Adams Endowment Fund" and to be invested, with its accumulations, in the manner provided by law for the investment and preservation of the school fund and to be held by the state until the year 1936, after which time the

ment fund.

119

annual interest should be used for the support and education Interest after of indigent youths of the state of Iowa at the Iowa State for educational Agricultural College, said youths to be selected by a board of purposes. examiners appointed by the governor of Iowa, and;

WHEREAS, Said deed was recorded by the governor without Deed recorded without con-

the sanction of the general assembly, and;

sent of the

Whereas, The Twenty-second General Assembly declined G.A. declined to accept said deed, and;

to accept.

WHEREAS, The recording of said deed has created a cloud Record clouded. upon grantor's title to said premises; therefore;

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

SECTION 1. That the state of Iowa hereby relinquishes to quit-claim Dudley W. Adams, of the county of Orange, in the state of to Adams. Florida, his heirs and assigns, all the right, title and interest in and to the following described land, situated in Allamakee

county, Iowa, to-wit:

1894.

The east one-half of the northeast quarter of section thirty-Description of land. one (31) township ninety eight (98), north of range five (5), west of the 5th P. M., (excepting lots one (1), two (2) three (3), in the northeast quarter of the northeast quarter of said section thirty-one (31) and also excepting so much of said premises as lies due west of said lot one (1), and also excepting that portion of said premises conveyed by the said Dudley W. Adams to the Wankon & Mississippi Railway Interest of the Company) acquired by virtue of a certain deed executed to the way. state of Iowa by the said Dudley W. Adams and Hannah H. Adams, his wife, on the 20th day of October, A. D., 1886, and filed for record on the 28th day of October, A. D., 1886, in the office of the recorder of deeds in and for Allamakee county, Iowa, and recorded in book 37 of deed records of said county, on pages 483, 484 and 485 thereof.

This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State Register and Des Moines Daily Leader, newspapers published at Des Moines, Iowa, without expense

to the state.

Approved February 28, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader March 3, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 127.

AN ACT for the relief of the grantees of Antonie Klein, and for the H. F. P. purpose of having a patent issued in his name for a certain tract of land.

WHEREAS, On the 18th day of October, 1849, one Gerrit Application Klein, filed his application No. 1052, for the purchase from purchase of the state of Iowa, of the east half of the northeast fractional land. quarter of section one (1) in township seventy-six (76) north,

and of range nineteen (19) west of the 5th P. M., in Marion

Patent issued

county, Iowa; and,
Whereas, The said Gerrit Klein paid in full for said tract to Gerrit Klein, of land and in due course of time there was issued by the state of Iowa, letters patent for said tract to the said Gerrit Klein; all of which does now fully appear from the records of the land department in the office of the secretary of state;

Application of Antoine Klein for patent.

Same tract named in

application through error.

Whereas, On the 16th day of March, A. D. 1852, one Antonie Klein made his application for the purchase from the state of Iowa of the southwest quarter of the northeast fractional quarter of section one (1) in township seventy-six (76) north, and of range nineteen (19) west of the 5th P. M., and in filing his application No. 2814 therefor, there was inserted in said application by mistake and oversight the southeast quarter of the northeast fractional quarter of said section, township and range instead of the tract last above described, and which tract so inserted in said application is a part of the identical tract purchased and paid for by the said Gerrit Klein, and patented to him; and,

A. Klein has paid in full for his land.

WHEREAS, The said Antonie Klein has paid in full for the said southwest quarter of the northeast fractional quarter of said section, township and range, and he, the said Antonie Klein, took possession of said last described tract under and by virtue of the said purchase, and he and his grantees have had such possession thereof ever since; and,

Patent Issued erroneously describing the former tract.

WHEREAS, Shortly after the said purchase by the said Antonie Klein of the last described tract, a patent was issued to him by the state erroneously describing the southeast quarter of the northeast fractional quarter of said section, township and range, the same which was included as the patent formerly issued to the said Gerrit Klein, no patent having been issued by the state to any for the said southwest quarter of the northeast fractional quarter of said section, township and range, all of which will more fully appear from the land records in the office of the secretary of state; now, therefore,

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

Title made good to A. Klein.

Section 1. That the title to the southwest quarter of the northeast fractional quarter of section one (1) in township seventy-six (76) north and of range nineteen (19) west of the 5th P. M., in Marion county, Iowa, a part of the Des Moines river land grant, do hereby pass from the state of Iowa to the said Antonie Klein, and that the same vest in him pursuant to his former purchase.

Governor and directed to issue patent.

And the governor of the state, and the secretary of state are hereby authorized and directed to issue to the said Antonie Klein a patent for the tract described in section one of this act, in the usual form, and deliver the same to be recorded in Marion county.

Approved March 23rd, 1894.

CHAPTER 128.

AN ACT for the relief of the grantees of Reuben Mathews, and for H. F. 645. the purpose of having a patent issue in his name for a certain tract of land.

WHEREAS: On the 28th day of December 1849 one Reuben Land purchas-Mathews purchased from the state of Iowa the W½ of S. E½ by Reuben and N. E. ½, S. W. ½ of Sec. 25 Twp. 77, R 20, in Marion Mathews. county, Iowa, as shown by the duplicate certificate of original entry No. 1246 dated Dec. 28, 1849, on file in the office of the Secretary of State of Iowa; and,

WHEREAS; Said Reuben Mathews paid the state of Iowa in Land errone-full for the said land and was entitled to have a patent issued by Reuben to him therefor, but by mistake a patent was issued to him Mathews. for a corresponding tract of land in township 77, R. 19 of said county, which tract was also patented to another party who

was the real owner thereof, and,

WHEREAS; The title to the said land is still in the state of Title to former land still in name of state.

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

SECTION 1. That the title to the west half of the southeast Title of land quarter, and the northeast quarter of the southwest quarter of passed to Reusection twenty-five (25) Twp. 77, Range 20, W of 5" P. M. by this act. in Marion Co., Iowa, a part of the Des Moines river land grant, does hereby pass from the state of Iowa to said Reuben Mathews, and that the same vest in him pursuant to his said purchase.

SEC. 2. And the governor of the state, and the secretary Governor and of state, are hereby authorized and directed to issue to said state to issue Reuben Mathews a patent for the tract described in section patent. one of this act, in the usual form, and deliver the same to the present owner of said tract to be recorded in said county

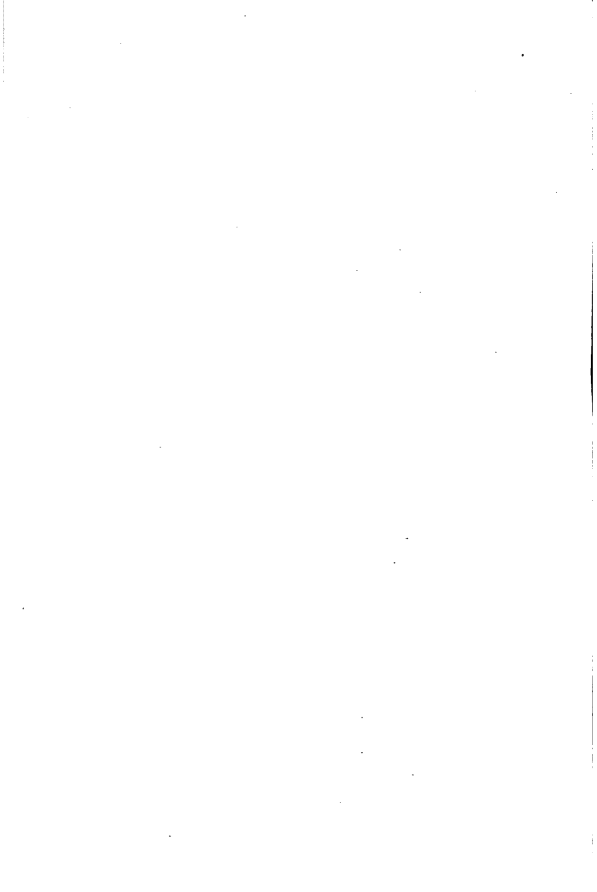
of Marion.

SEC. 3. This act being deemed of immediate importance Publication shall be in force from and after its publication in the Des clause. Moines Leader and Iowa State Register, newspapers published in Des Moines, Iowa, without expense to the state.

Aproved April 24th, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader May 6, 1894.

W. M. McFARLAND, Secretary of State.



PA·RT III.

APPROPRIATIONS.

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CHAPTER 129.

AN ACT for the relief of Frederick M. Hull, of the county of Webster. S. F. 261. Be it enacted by the General Assembly of the State of lowa:

SECTION 1. There is hereby appropriated, out of any \$240 per annum moneys in the treasury not otherwise appropriated, the sum for benefit of of two hundred and forty dollars per annum for the benefit of Fred. M. Hull. Frederick M. Hull, of the county of Webster; and the auditor Auditor to of state will draw his warrant quarterly in favor of said Fred-quarterly. erick M. Hull for the sum of sixty dollars on account of said appropriation.

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 in the Des Moines Leader,

newspapers published at the city of Des Moines.

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 130.

AN ACT for the relief of John A. Johnson, and Mrs. R. Johnson, and H. F. 550. authorizing payment of their claim against the state of Iowa.

Whereas, On the 16th day of May, 1864, John Haiden, Purchase of of the county of Webster state of Iowa, purchased of the said John Haiden. state of Iowa, the following land situated in said county and state:

The west half $(\frac{1}{2})$ of the southwest quarter $(\frac{1}{4})$ of section Land eleven (11), in township eighty-six (86) north, of range twenty-seven, west of the 5th P. M., Iowa; being a part of the 500,-000 acres of school lands granted to said state by act of congress.

The said land being a part of the grant to the Des Moines Des Moines Navigation and Railway Company; and Railway Company;

Whereas, The said John Haiden did afterward convey beed—Haiden said lands by deed, the final grantees being John A. Johnson to Johnson and Mrs. R. Johnson; and,

WHEREAS, The said John Haiden at said time paid the state Haiden paid of Iowa \$160.00, being the purchase price in full for said 80 state \$160. acres of said land; and

Whereas, The courts have decided that this said land did Land did not not belong to the state of Iowa, and the title thereof has belong to state

failed, and no consideration has been received; and

WHEREAS, The Twenty-second General Assembly did by Money approact, being chapter 139, of the acts of the Twenty-second Gen-Friated by 22 eral Assembly provide that the sum of \$389.40 shall be of Haiden. appropriated for the relief of said John Haiden; and,

WHEREAS, The said John Haiden had transferred his right

Rights transferred to Johnson.

at the time, and John A. Johnson and Mrs. R. Johnson were, and are the lawful holders of the same; therefore,

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

Appropriation \$160 and inter-

That there be, and hereby is, appropriated out SECTION 1. est for relief of of any money in the state treasury, not otherwise appropriated, the said sum of one hundred and sixty dollars with interest at the rate of six per cent from May 16th, 1864, and the auditor of the state is hereby authorized to draw a warrant for said sum, upon filing an affidavit that they have never by refund received compensation for the purchase money from the state, and the treasurer of the state is hereby authorized to pay the same as herein provided, which sum shall be received in full satisfaction and discharge of said claim.

\$399 covered into treasury.

SEC. 2. The said amount of \$389.40 heretofore appropriated as aforesaid, shall be returned into the state treasury. Approved April 24th, 1894.

CHAPTER 131.

S. F. 418.

AN ACT making appropriations for the payment of state and judicial officers, state expenses and other bills and amendatory of sec. 2, chapter 184 laws of the 10th General Assembly.

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

Salaries of state officers for biennial term provided for.

Section 1. That there is hereby appropriated out of any money in 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.

All money : 🗺 remaining unexpended at end of two years to be cov-ered back into state treasury.

SEC. 2. There is further appropriated from the state treasury for a term of two years ending March 31st 1896 the following sums or so much thereof as may be necessary, to-wit; provided that on the first day of April succeeding the meeting of the regular session of the General Assembly, all moneys appropriated in this act and remaining unexpended, shall be and is hereby covered into the state treasury.

Department for clerical services.

SEC. 3. To the several state and judicial officers the following sums or so much thereof as may be necessary for the following purposes, to-wit:

-		
Auditor of state.	To the auditor of state for clerical help twelve thousand five hundred dollars	(\$12,500)
Treasurer of	To the treasurer of state for clerical help three	(A)
state.	thousand dollars	(\$ 3,000)
Secretary of state.	To the secretary of state for clerical help ten thousand dollars	(\$10,000)
Supt, of public instruction.	To the superintendent of public instruction for clerical help four thousand five hundred	
	dollars	(\$ 4,500)
Attorney gen- eral, clerical.	To the attorney-general for clerical help three	
eral, clerical.	thousand six hundred dollars	(\$ 3,600)

(\$ 3,800) (\$ 2,000) (\$10,000)	Attorney-general, legal assistance. State mine inspector. Railroad commissioner
	Commissioner of labor.
(\$ 3,000)	
	Olerk of
(\$ 3,000)	supreme court
	Supreme court
(9 0 500)	
	. **
xpenditures	,
i be reported	1
	(\$ 2,000) (\$10,000)

SEC. 4. For the contingent expenses of the executive executive ofoffice the sum of ten thousand dollars (\$10,000) for the fice, contingent
payment of room rent for the governor the sum of twelve Room rent.
hundred dollars (\$1,200) and for the expenses of employing Additional
additional counsel when necessary under the provisions of counsel.
section fifty-nine (59) and sixty (60) of the code one thousand
(\$1,000) dollars to be drawn and accounted for in the manner provided for the contingent fund.

SEC. 5. For the payment of office janitors and mail car-janitors, riers of the capitol the sum of twenty-six thousand three hun-Mail carriers. dred and thirty dollars (\$26,330) or so much thereof as may be necessary to be expended under the direction of the executive council.

SEC. 6. For providential contingencies the sum of ten Providential thousand dollars (\$10,000) said amount to be under the contingencies. trol of the executive council and all payments from said sum shall first receive its unanimous approval. Any expenditures Expenditures under this section shall be reported in detail by the auditor of to be reported in detail.

state in his biennial report.

SEC. 7. For the purpose of paying the interest on the Interest on indebtedness of the state to the permanent school fund the edness. sum of thirteen hundred twelve and forty-six hundredths dollars (\$1,312.46) which is to be in full of such interest on said indebtedness and the auditor of state shall draw warrants for the above appropriation as said interest shall become due. Section 2, chapter 134 laws of the 10th General Assembly is sec. 2, ch. 184, hereby amended by striking out the word "eight" in the amended seventh line thereof and inserting in lieu thereof the word Interest on losses changed "six."

SEC. 8. To the members of the executive council for extra Executive service for the years 1894 and 1895 the sum of one thousand council dollars (\$1,000) each and warrants therefor shall be issued monthly at the end of each month.

Callaghan & Co. Codes,

To Callaghan & Co. to pay for 153 copies of SEC. 9. McClain's annotated code, furnished to the General Assembly, the sum of thirteen hundred and seventy-seven dollars, (\$1,377) said money to be drawn from the treasury by the secretary of state, on warrants drawn by the auditor of state, upon vouchers duly presented to and approved by the secretary of state. SEC. 10. To Samuel L. Bestow, Lieutenant-Governor, as

S. L. Bestow, it .- governor.

W. S. Dungan, lt.-governor.

Henry Stone, speaker.

temporary

Chaplains.

speaker.

president of the Senate for four days, forty dollars (\$40). SEC. 11. To Warren S. Dungan, Lieutenant-Governor, as president of the Senate eleven hundred dollars, (\$1,100).

To Henry Stone, as Speaker of the House, the sum of five hundred fifty dollars, (\$550), which sum shall be in addition to his salary as member of the House.

To O. E. Doubleday as presiding officer of the

O. E. Doubleday, presiding officer house for one day five dollars, (\$5.00). S.J. Van Gilder,

SEC. 14. To S. J. Van Gilder as temporary speaker for

two days ten dollars, (\$10).

To the chaplains of the Senate and House the SEC. 15. sum of seven hundred dollars, (\$700) or so much thereof as may be necessary, warrants therefor to be drawn in favor of the persons entitled thereto, who shall be determined by the auditor of state upon the certified statement of the President of the Senate and Speaker of the House.

Secretary

SEC. 16. To the secretary of the Senate and chief clerk of senate and clerk of house, the House, for making up, writing and indexing the journals of their respective houses and superintending the printing of the same, the sum of four hundred dollars, (\$400) each. Onehalf to be paid upon the certificate of the secretary of state that the index has been completed, and the balance when the written, certified original journal is filed in the office of the secretary of state. Warrants therefor shall be issued under the direction of the executive council.

Iowa Printing Company.

SEC. 17. To Iowa Printing Co. for 330 bill file covers and 426 journal file covers, three hundred and eighteen and 90-100 dollars, (\$318.90). For lithographing and printing letter heads and envelopes for the General Assembly one hundred ninetyeight and 75-100 dollars (\$198.75).

W. W. Wilcox & Co., badges.

SEC. 18. To W. W. Wilcox & Co. for 38 badges for employes of the General Assembly, the sum of thirty-two dollars (\$32).

L. Harbach, chairs.

To L. Harbach for chairs for Lieutenant-SEC. 19. Governor and Speaker and gavels one hundred two 50-100 dollars (\$102.50).

2.00

8.50

6.50

Inauguration additional.

SEC. 20. For additional expenses of inauguration, the sum of fifty-three 35-100 dollars (\$53.35), to-wit: To Nellie Thorpe, attendant in reception room.. \$

Nellie Thorpe. J. Hockersmith.

To John Hockersmith 34 meals ordered by custodian

Redhead, Norton & L. Co.

To Redhead, Norton Lathrop & Co. one bolt Total.....\$ 53.35

SEC. 21. To Cole, McVey & Cheshire fee in mandamus Cole, McVey case, Harvey vs. McFarland the sum of two hundred dollars & Cheshire. (\$200).

SEC. 22. For 10,000 copies of the official railway com-Maps of Iowa. missioners map of Iowa the sum of six hundred fifty dollars (\$650) or so much thereof as may be necessary.

SEC. 23. For prescription case and appliances for use of Board of the board of pharmacy three hundred dollars (\$300) to be pharmacy.

expended under the direction of the executive council.

SEC. 24. To Iowa Pipe and Tile Company for sewerage Iowa Pipe & certificate held by them for sewerage tax assessed against Tile Company. state property known as Governors Square in the city of Des Moines to be paid by order of the executive council upon the surrender of said certificate the sum of six hundred and sixty dollars (\$660) or so much thereof as may be necessary.

SEC. 25. For paving on the north side of capitol square Paving north the sum of five thousand dollars or so much thereof as may of capitol be necessary to be paid on vouchers approved by the execu-

tive council.

SEC. 26. To reimburse Marion county, Iowa on account Marion county. of money expended in maintainance [maintenance] of Adelmo Gibson, a soldiers' orphan at the orphans' home at Davenport Iowa the sum of nine hundred twenty-nine 17-100 dollars (\$929.17) and the auditor of state shall issue a warrant for said amount on the state treasury in favor of Marion county Iowa.

SEC. 27. To Lieut. Gov. Warren S. Dungan five dollars W. S. Dungan, and fifty cents for mileage traveling to and from the 25th mileage.

General Assembly.

SEC. 28. To the employees of the Senate and House for Employees senservices required after adjournment as ordered by resolution services after of either house, sixty-one dollars (\$61.00) or so much thereof adjournment. as may be necessary, to be certified to by the President of the Senate and Speaker of the House, and the auditor of state shall draw warrants therefor upon certification of said officers.

SEC. 29. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State Register and Des Moines Leader, news-

papers published in Des Moines Iowa.

Approved April 6, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 11, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 132.

H, F. 523.	AN ACT to provide for the payment of the mileage of the committees appointed to visit the state institutions.
	Be it enacted by the General Assembly of the State of Iowa:
\$786 appropri ted to pay committees visit- ing state institutions.	SECTION 1. That there be and hereby is appropriated out of any money in the state treasury not otherwise appropriated, the sum of seven hundred and thirty six dollars and five cents,

(\$736.05) to the persons visiting the different state institutions, for mileage as per attached schedule, also mileage of W. M. W.M.Stephens. Stephens member of the house 25th General Assembly;

We, your committee appointed to report the amount of mileage due the members of the various visiting committees.

	mileage due the members of the various visiting combeg leave to report as follows:	ımittee
Agricultural college,	AGRICULTURAL COLLEGE, AMES. L. M. Kilburn	3.75
	W. B. Martin	3.75 3.75
		11.25
State	STATE UNIVERSITY, IA. CITY.	10.10
university.	A. B. Funk	
	L. C. Blanchard	
	Total	36.30
Normal school.	STATE NORMAL SCHOOL, CEDAR FALLS.	
Avoriman school.	C. C. Upton	
	J. C. Milliman	
	J. D. Morrison	11.00
	Total	
Hospital insane, Independence,		18.50
Independence,	H. B. Waters	
	H. J. Nietert	18.50
Frankal	Total	55.50
Hospital insane,	A. B. Conaway	17.00
M.t. Pleasant.	J. M. Davis	
•	Wireman Miller	17.00
·· ·	Total	51.00
Hospital insane,	G. L. Finn	14.40
Clarinda.	M. D. Reed	
	F. H. Wilken	14.40
	Total	43.20

FEEBLE MINDED AT GLENWOOD.		Feeble minded
Wm. Eaton		
Filson Cooper		
John K. Cooper	21.00	
Total	63 00	
	00.00	
DEAF AND DUMB, COUNCIL BLUFFS.	14 00	Deaf and dumb.
T. B. Perry	14.00	
S. Burnquist		
Chas. L. Early	14.20	
Total	42.60	
COLLEGE FOR BLIND AT VINTON.	12. 00	College for
J. R. Gorrell	19.60	blind.
C. N. Doane		
T. Horton		
	10.00	
Total	58.80	
INDUSTRIAL HOME FOR BLIND, KNOXVILLE.	00.00	Industrial
T. G. Harper	3.50	home for blind.
W. S. Shriver	3.50	
Alvin Jones	3.50	
AIVIN GONOS	0.0 0	
Total	10.50	
INDUSTRIAL SCHOOL FOR BOYS AT ELDORA.	-0.00	Industrial
John Everall	12.70	school for boys
S. N. Hinman		
Chas. Linderman		
`		
Total	38.10	
SOLDIER'S HOME AT MARSHALLTOWN.		Soldiers' home
J. Phelps	8.00	Goldleis nome
Wm. B. Bell	8.00	
H. J. Griswold	8.00	
Total	24.00	
GIRLS INDUSTRIAL SCHOOL, MITCHELLVILLE.		Industrial
E. G Penrose	1.70	school for girls
G. N. Haugen	1.70	
H. B. Haselton	1.70	
Total	5.10	
ANAMOSA PENITENTIARY.		Penitentiary,
L. A. Ellis	17.60	Anamosa,
F. D. Steen	17.60	
James McCann		
Total	52 .80	

Penitentiary,	FT. MADISON PENITENTIARY.
Ft, Madison.	H. L. Waterman 18.80
	H. T. Saberson 18.80
	R. T. St. John 18.80
	Total 56.40
Orphans'	SOLDIERS ORPHANS HOME, DAVENPORT.
Home.	<u>Alfred Hurst</u>
	W. H. Klemme 17.50
	S. H. Watkins 17.50
	Total 52.50
The bottom	THAT TARANDOV COIDER LAVO
Fish Hatchery	I. W. Baldwin
	W. W. Cornwall
	John Morris of Sioux
	John Morris of Broak.
	Total 78.00
W. M. Steph-	W. M. Stephens, mileage as member of the House. 24.00
ens.	SEC. 2. This act being deemed of immediate importance
Publication clause.	shall take effect and be in force from and after its publication
	in the Iowa State Register and Des Moines Leader, news-
	papers published in Des Moines, Iowa.
	Approved March 19th, 1894.
	I hereby certify that the foregoing act was published in the Iowa State Register March 27, and the Des Moines Leader March 22, 1894.
	State Register March 27, and the Des Moines Leader March 22, 1894. W. M. McFARLAND, Secretary of State.
	W. M. MCCARLAND, Secretary of State.
	CHAPTER 133.
S. F. 175.	AN ACT making appropriations for the Hospital for the Insane at Clarinda, Iowa.
	Be it enacted by the General Assembly of the State of Iowa:
\$127,038 appro-	Section 1. That there is hereby appropriated for the Hos-
priated.	pital for the Insane at Clarinda Iowa, out of any funds in
	the State treasury not otherwise appropriated, one hundred
	and twenty-seven thousand and thirty-eight (\$127,038) dollars
	in the following sums, or so much thereof as may be neces-
	sary for the following purposes to-wit:
Roof.	For balance on roof, due C. G. Hipwell \$ 338
Water tower.	For water tower and engine room 10,000
Fans.	For ventilating fans 10,000
Grounds.	For improvements on grounds
Contingent,	For repair and contingent fund
	For wagon and implement house
Wagon house.	For dairy machinery and cows
Dairy.	For laundry machinery 1,500
Laundry.	For industrial building and machinery 5,000
Industrial building,	TOT Industrial outfuling and machinery
	Total\$32,038
Violent patients.	SEC. 2. For one ward for violent patients \$95,000.

SEC. 3. The itemized appropriations provided for in sec-Appropriation, tion 1, hereof, shall be paid on the order of the trustees of sec. 1, how said hospital; provided, that not more than one-fourth thereof shall be drawn before October 15th 1894, nor more than one-half before April 15th 1895, and not more than three-fourths of said sum before October 15th 1895.

SEC. 4. The money appropriated by section 2 of this act Appropriation, shall be drawn and paid on the order of the trustees of said sec. 2, how hospital, provided that the first half shall not be drawn until on or after April 15th 1895, and the second half shall not second half.

be drawn until on or after October 15th 1895.

SEC. 5. The board of trustees are hereby authorized to Trustees to commence construction in the year 1894 in anticipation of the construction. appropriation provided by section 2 of this act in case they shall deem it advisable, provided the amount paid on such construction shall not exceed one-half of said appropriation and provided further that the increased cost of such work for the year 1894 shall not be more than six per cent per annum Cost of work in of the amount paid on account of such construction in said 1894 not to expear, to be paid out of the aggregate appropriation, and the Auditor of State is hereby authorized to issue warrants not to exceed in the aggregate one-half of said appropriation payable on or after April 15 1895 without interest.

SEC. 6. 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 Des Moines *Leader*,

newspapers published at Des Moines Iowa.

Approved March 30th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 5, and the Des Moines Leader April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 134.

AN ACT making appropriations for the Hospital for the Insane at H. F. 127. Independence, Iowa.

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

SECTION 1. That there is hereby appropriated for the Hos-\$10,000 appropriated for the Insane at Independence, Iowa, out of any funds priated in the state treasury not otherwise appropriated ten thousand dollars (\$10,000) in the following sums or so much thereof as may be necessary for the following purposes, to-wit.:

\$10,000

SEC. 2. The money herein appropriated shall be paid on Terms of the order of the trustees of said hospital, provided that not payment, more than one-half shall be drawn before Oct. 15th, 1894, nor more than three-fourths before April 15th, 1895.

Publication clause.

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

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader April 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 135.

H. F. 81. AN ACT making appropriations for the Hospital for the Insane at Mt. Pleasant, Iowa.

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

\$24,000 appropriated,

SECTION 1. There is hereby appropriated out of any moneys in the State treasury, not otherwise appropriated, for the Hospital for the Insane at Mt. Pleasant, Twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary in the following sums for the following purposes, to-wit:

Fire protection	For fire protection	
Repairs.	For repair and contingent fund	
Painting.	For painting	
Grounds.	For improvement of grounds and fences	500
Industrial	For industrial building for men	5,000
building. Barn.	For horse and carriage barn	4,000
Land.	For fourteen and three-fourths acres of land	1,500
Furniture.	For furniture for wards	1,000

\$24,000

Terms of payment.

SEC. 2. The money herein appropriated shall be paid on the order of the trustees of said hospital; provided that not more than one-fourth thereof shall be drawn before October 15th, 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths of said sum before October 15th, 1895.

Publication clause.

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 Des Moines *Leader*, newspapers published in Des Moines, Iowa.

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 136.

H. F. 652.

AN ACT making appropriation for the purchase of a site for an additional hospital for the insane of the state, and the commencement of the construction of the same.

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

Section 1. That the sum of twelve thousand dollars is hereby appropriated out of any money in the state treasury,

not otherwise appropriated, for the purpose of purchasing a \$12,000 approsite for an additional hospital for the insane, for the purpose chase site for of carrying out the intent of an act to make further provision new hospital. for the care of insane persons, passed at the Twenty-fifth General Assembly entitled, "An act to make further provisions for the care of the insane."

SEC. 2. In case said amount of twelve thousand dollars is In case approinsufficient to purchase the quantity of land for such site, insufficient deemed desirable by the commissioners appointed in pursuance of said act entitled "An act to make further provisions for the care of the insane," passed at this Twenty-fifth General Assembly, said commissioners may select real estate con-option takentiguous thereto and obtain a privilege of subsequent purchase on additional or refusal upon a forfeiture of a sum not exceeding three per centum of the aggregate amount of such contemplated optional contract.

SEC. 3. There is hereby appropriated out of any money in \$50,000 appropriate the state treasury not otherwise appropriated, the sum of fifty priated for 1896 thousand dollars for the year 1896, and fifty thousand dollars nually for annually thereafter to be expended for the erection of such hospital. additional hospital for the insane of this state until the sum of two hundred and twelve thousand dollars is expended.

SEC. 4. The superintendents of the three existing hospitals superintendfor the insane in Iowa, are hereby constituted ex officio mempresent hospibers of the board of commissioners to purchase land, adopt tals members
plans, and erect a hospital for the insane in northwestern mission.

Iowa, and are endowed with the same authority and powers,
as the members of the commission appointed by the governor;
the said ex-officio members of the board shall be reimbursed Reimbursed
for their actual expenses while serving as such, but shall expenses.

receive no salary or per diem in addition to that paid them
for services as superintendents of the hospitals for the insane.

SEC. 5. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 25, and in the Des Moines Leader April 25, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 137.

AN ACT to make an appropriation for the Iowa State Agricultural H F. 199. Society; for the encouragement of Agriculture, Horticulture, Manufactures and other industries of the State of Iowa.

WHEREAS; The State of Iowa is owner in fee simple of State, owner of the two hundred and sixty-six (266) acres of land now used state fair by the Iowa State Agricultural Society, on which said society acres. has expended \$88,000. in buildings and other improvements. That said property only cost the state \$50,000 and is now worth \$250,000.; and,

Loss through storm and financial stringency.

Whereas; The Iowa State Agricultural Society suffered a serious loss in the destruction of the amphitheater and other buildings upon the fair grounds, belonging to the state of Iowa, by wind storm, and on account of the financial stringency and the great attraction of the World's Columbian Exposition at Chicago, during the year 1893, and is now in debt to the amount of \$25,000. and it will be impossible for Cannot borrow the said agricultural society to borrow money on the grounds,

money.

as they belong to the state, and cannot hold a fair in 1894 without aid; and,

Benefit of the fair to the state.

WHEREAS, The Iowa state fairs have been an inestimable benefit to the various industries of the state, and especially to our agricultural interests; and its influence has largely contributed to the great development of our state in its improvement of stock and farm products, and the general prosperity of the commonwealth; and, believing that the best interests of the people will be conserved by the continuance of the state fairs, and that it would be a public calamity if they were discontinued; therefore;

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

\$20,000 appropriated.

Section 1. That there be and is hereby appropriated for the Iowa State Agricultural Society, out of any money in the state treasury not otherwise appropriated, the sum of twenty thousand (\$20,000.) dollars to apply on the indebtedness of the said Iowa State Agricultural Society, which existed Jan 1, 1894, or so much thereof as may be necessary.

Terms of payment.

SEC. 2. The money herein appropriated shall be paid out on the order of the president and secretary of the said Iowa State Agricultural Society, at such times and in such sums as by them may be deemed necessary. Provided; that only one half of said sum shall be paid in the year 1894 and onehalf after March 1st 1895.

Publication clause

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 Des Moines Leader; newspapers published at Des Moines, Iowa.

Approved March 23rd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and the Des Moines Leader March 27, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 138.

H. F. 241.

AN ACT making appropriatious for the Soldiers' Orphaus' Home and Home for Indigent Children at Davenport, Iowa.

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

\$14,600 appropriated.

Section 1. That there is hereby appropriated for the Soldiers' Orphans' Home for Indigent Children at Davenport, Iowa, out of any money in the state treasury not otherwise appropriated fourteen thousand six hundred dol-

Repair fund.

Electric plant.

Library.

Heating.

For library.....

For complete heating apparatus......

For completing electric light plant.....

1,500 \$14,600

300

2,000

The money herein appropriated shall be paid on Terms of the order of the trustees of said Home, provided, that not payment. more than one-fourth thereof shall be drawn before October 15th, 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths of said sums before October 15th, 1895.

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

Approved April 2, 1894.

1894.]

I hereby certify that the foregoing act was published in the Iowa State Register April 6, and the Des Moines Leader April 7, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 139.

AN ACI making appropriations for the Iowa School for the Deaf, at H. F. 342. 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 \$14,000 appromoney in the State treasury not otherwise appropriated for priated. the Iowa School for the Deaf at Council Bluffs, Iowa, fourteen thousand one hundred dollars (\$14,100) in the following sums or so much thereof as may be necessary for the following purposes, to-wit:

For library	200	Library,
For iron shutters and doors	500	Shutters.
For fire hose and pipe	200	Fire hose.
For cold storage building	2,000	Cold storage.
For repair fund	2,000	Repairs.
For pipe and boiler covering	200	Pipe and boiler
For electric light	1,000	covering, Electric plant.
For bedroom furniture and bedding	500	Furniture.
For cooking school and gymnasium	5,000	Cooking school
For bakery and bake oven	2 ,000	Bakery and oven.
For new roof on school house	5 00	New roof.

Terms of payment.

SEC. 2. The money herein appropriated shall be paid on the order of the trustees of said school, provided that not more than one-fourth thereof shall be drawn before Oct. 15th, 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths of said sums before Oct. 15th, 1895.

Publication clause.

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

Approved March 29th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 4, and the Des Moines Leader April 3, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 140.

H. F. 232. AN ACT making appropriations for the Institution for Feeble Minded Children at Glenwood, Iowa.

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

\$9,850 appropriated.

SECTION 1. That there is hereby appropriated out of any money in the state treasury not otherwise appropriated, for the Institution for Feeble Minded Children at Glenwood, Iowa, nine thousand eight hundred and fifty dollars (\$9,850) in the following sums or so much thereof as may be necessary for the following purposes, to-wit.:

Water supply.	For improvement in water supply	1,500
Fire protection	For increased fire protection and renewing steam	•
	pipes	
Painting.	For painting	5 00
Library.	For school supplies and library	200
Surgical.	For surgical instruments and books	150
Barn fund,	For barn fund	5 00
Repairs.	For contingent and repair fund	3,5 00
Bedding.	For beds and bedding	1,500
Kitchen.	For new range and other kitchen supplies	500

\$9,850

840,000 additional appropriated for an asylum building.

SEC. 2: There is hereby appropriated in addition to the amount specified in section one (1) hereof out of any money not otherwise appropriated the sum of forty thousand dollars (\$40,000) for the erection and furnishing of an asylum building at said institution.

Tems of payment of sec. 1.

SEC. 3. The itemized appropriations in sec. one (1) hereof shall be paid on the order of the trustees of said institution, provided that not more than one-fourth shall be drawn before Oct. 15th 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths of said sums shall be drawn before Oct. 15th, 1895.

Terms of payment of sec. 2. The money appropriated by section two (2) of
ment of sec. 2. this act shall be paid on the order of the trustees of said
institution, provided, that the first half shall not be drawn

until on or after April 15th, 1895, and the second half shall not be drawn until on or after Oct. 15th 1895.

SEC. 5. The trustees of said institution are hereby author-Trustees to ized to commence construction of asylum building in commence the year 1894 in anticipation of the appropriation provided of asylum. by sec. two of this act in case they shall deem it advisable, provided, that the amount paid on such construction shall not exceed one half the said appropriation, and provided further, that the increased cost of such work for the year 1894 shall cost not to not be more than 6 % per annum of the amount paid exceed 6 per on account of such construction of said year to be paid out of the aggregate appropriation, and the auditor of State warrants is hereby authorized to issue warrants not to exceed in the aggregate one-half said appropriation payable on or after April 15th, 1895, without interest.

SEC. 6. This act being deemed of immediate importance, Publication shall take effect and be in force from and after its publication clause. in the Iowa State Register and Des Moines Leader, news-

papers published at Des Moines.

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader April 5, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 141.

AN ACT making appropriations for the Iowa Industrial School, Boys' S. F. 200. Department at Eldora, Iowa.

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

SECTION 1. That there is hereby appropriated for the Iowa \$6,000 appro-Industrial School, Boys' Department, at Eldora, Iowa, out of priated. any money in the State treasury not otherwise appropriated six thousand and fifty (\$6,050) dollars, in the following sums or so much thereof as may be necessary for the following purposes to-wit:

For repair and contingent fund	3,500 1,000	Repairs. Special repair.
For greenhouse	1,000	Greenhouse.
For chaplain fund	400 150	Chaplain. Library.

Total.....\$ 6,050

SEC. 2. The money herein appropriated shall be paid on Terms of the order of the trustees of said school provided that not more than one-fourth thereof shall be drawn before October 15th, 1894, nor more than one half before April 15th, 1895, nor more than three-fourths of said sum before October 15th, 1895.

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

in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines Iowa.

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 21, and in the Des Moines Leader April 10, 1894.

W. M. MoFARLAND, Secretary of State.

CHAPTER 142.

H. F. 444. AN ACT making appropriations for the lowa Industrial School, girls' department, at Mitchellville, Iowa.

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

\$5,000 appropriated.

SECTION 1. That there is hereby appropriated for the Iowa Industrial School, girls department, Mitchellville, Iowa, out of any money in the state treasury not otherwise appropriated five thousand dollars (\$5,000) in the following sums or so much thereof as may be necessary for the following purposes, to-wit.:

Greenhouse,	For green house	600
Bath room.	For new bath room	200
Wash room.	For new wash room	
Contingent.	For contingent and repair fund	
Chaplains.	For chaplain's fund	300
Library,	For library and school books	100
Furniture.	For furnishings and furniture for all buildings	300

\$5,000

Terms of payment.

SEC. 2. The money herein appropriated shall be drawn and paid on the order of trustees of said school, provided, that not more than one-fourth of said sums shall be drawn before Oct. 15th 1894 nor more than one-half before April 15th, 1895, and not more than three-fourths thereof before Oct. 15th, 1895.

Publication clause.

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 Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leuder April 5, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 143.

s. F. 217. AN ACT making appropriations for the College for the Blind at Vinton, Iowa.

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

\$5,100 appropriated.

SECTION 1. That there is hereby appropriated for the College for the Blind at Vinton Iowa, out of any money in the State Treasury not otherwise appropriated, five thousand one hundred (\$5,100) dollars in the following sums, or so

much thereof as may be necessary, for the following pur-	-
poses to-wit:	
For brick cold storage building\$1,500	Cold storage.
For contingent and repair fund	Contingent
For bedding and furniture 500	Bedding.
For inside and outside painting 500	Painting.
For cement floors for basement and walks 600	Cement floor
For library and school apparatus 500	Library.

Total.....\$5,100

SEC. 2. The money herein appropriated shall be paid on Terms of the order of the trustees of said college, provided that not payment. more than one-fourth thereof shall be drawn before October 15th 1894, nor more than one-half before April 15th 1895, and not more than three-fourths of said sums before October 15th 1895.

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

Approved March 30th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 5, and the Des Moines Leader April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 144.

AN ACT making appropriation for the Industrial Home for the Blind H. F. 181. at Knoxville, Iowa.

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

SEC. 1. There is hereby appropriated for the Industrial \$22,100 appro-Home for the Blind at Knoxville, Iowa, out of any money in priated. the State treasury not otherwise appropriated, twenty-two thousand one hundred dollars (\$22,100) in the following sums or so much thereof as may be necessary for the following purposes, to-wit:

For manufacturing fund	6,500	Manufacturing
For salary and subsistence fund	12,000	Salaries.
For building and grounds	1,000	Buildings.
For additional machinery	5 00	Machinery.
For contingent fund	2,000	Contingent.
For orchard and replanting shade trees	100	Trees.
-		

\$22,100

SEC. 2. The money herein appropriated shall be paid on Terms of the order of the trustees of said Home, provided that not payment. more than one-fourth shall be drawn before Oct. 15th, 1894, nor more than one-half before April 15th 1895, and not more than three-fourths of said sums be drawn before Oct. 15th, 1895.

Publication clause.

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 Des Moines Leader, newspapers pubished in Des Moines, Iowa.

Approved March 29th, 1894..

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 4, 1894.
W. M. McFARLAND, Secretary of State.

CHAPTER 145.

AN ACT making appropriations for the Iowa State Agricultural 8. F. 41. College.

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

\$15,000 appropriated for general expenses.

Section 1. That there is hereby appropriated for the Iowa State Agricultural College, out of any money in the State treasury not otherwise appropriated, for repairs, general improvements and current expenses the sum of fifteen thousand (\$15,000) dollars annually hereafter; said sum to be paid in quarterly installments on the order of the trustees, the first installment to be payable September 1st 1894.

Terms of yayment,

\$4,000 approprinted for barn,

Terms of payment.

SEC. 2. There is further appropriated for said college out of any money in the treasury not otherwise appropriated, for an experimental barn the sum of four thousand (\$4,000) dollars said sum to be paid on the order of the trustees provided that not more than one-half shall be drawn before October 15th 1894.

\$45,000 adpropriated for ladies' hall.

Terms of payment.

SEC. 3. There is hereby appropriated in addition to the sums hereinbefore appropriated, for a ladies' hall at said college, the sum of forty-five thousand (\$45,000) dollars; said amount to be paid on the order of the trustees, provided, that the first half thereof shall not be drawn until on or after April 15th 1895 and the second half shall not be drawn until on or after October 15th 1895.

Trustees directed to commence

The board of trustees are hereby authorized to commence construction of ladies' hall in the year 1894 in work on ladies' anticipation of the appropriation provided by section three (3) of this act in case they shall deem it advisable provided, that the amount paid on such construction shall not exceed one-half of said appropriation and provided further that the increased cost of such work for the year 1894 shall not be more than six per cent per annum for the amount paid on account of such construction in said year, to be paid out of the aggregate appropriation. And the auditor of state is hereby authorized to issue warrants not to exceed in the aggregate one-half of said appropriation payable on or after April 15th 1895 without interest.

Terms of payment.

> SEC. 5. This act being deemed of immediate importance shall take effect and be in force from and after its publication

Publication

in the Iowa State Register and Des Moines Leader newspapers published in Des Moines Iowa.

Approved March 29th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 4, and Des Moines Leader April 3, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 146.

AN ACT making appropriations for the Soldiers' Home at Marshall-s. F. 202. town Iowa.

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

Section 1. That there is hereby appropriated out of any \$11.875 appromoney in the state treasury not otherwise appropriated for priated. the Soldiers' Home at Marshalltown Iowa, eleven thousand eight hundred and seventy-five (\$11,875) dollars in the following sums, or so much thereof as may be necessary, for the following purposes to wit:

For salaries and wages, additional for two years. \$	4,800	Salaries.
For new sewer		Sewer.
For refrigerator		Refrigerator.
For bake oven	375	Bake oven.
For new floors	600	New floor.
For iron fire escapes	3 00	Fire escape.
For improvement of grounds	500	Grounds.

Total\$11,875

SEC. 2. The money herein appropriated shall be drawn Terms of out on the order of the commissioners of said Home, pro-payment. vided that not more than one-fourth of said sums shall be drawn before October 15th 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths thereof shall be drawn before October 15th, 1895.

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

papers published at Des Moines Iowa.

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 147.

AN ACT making an appropriation for the erection of a Dormitory s. F. 407. for widows and mothers of Soldiers and sailors and army nurses at the Iowa Soldiers' Home at Marshalltown Iowa.

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

Section 1. That there is hereby appropriated out of any \$3,000 appromoney in the state treasury not otherwise appropriated the priated for a sum of three thousand (\$3,000) dollars for the erection of a

building on the grounds of the Soldiers' Home at Marshall town, to be used as a dormitory for army nurses and the wives and mothers of soldiers and sailors and army nurses who are unable to support themselves.

\$5,000 appropriated for rooms for widows.

SEC. 2. The sum of five thousand dollars appropriated by chapter 95 of the 24th General Assembly to provide rooms and accommodations at said Soldiers' Home for soldiers' sailors' and mariners' widows is hereby set over and added to the appropriation provided for in section one (1) of this act.

Terms of payment.

SEC. 3. All of said money herein appropriated shall be drawn on the order of the commissioners of said Home at such times and in such amounts as may by them be deemed necessary for the uses and purposes herein mentioned.

Publication clause.

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 Des Moines *Leader* newspapers published at Des Moines, Iowa.

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, and in the Des Moines Leader May 10, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 148.

S, F. 123.

AN ACT making appropriation for the State Normal School at Cedar Falls Iowa.

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

\$20,000 appropriated. SECTION 1. That there is hereby appropriated for the State Normal School at Cedar Falls, Iowa, out of any money in the state treasury not otherwise appropriated twenty thousand (\$20,000) dollars, in the following sums or so much thereof as may be necessary, for the following purposes to-wit:

Librarian. Military.	For librarian
Contingent.	For repair and contingent fund additional for two years
Teachers' fund, Library.	For teachers' fund, additional for two years 10,000 For library and apparatus 3,000

\$50,000 additional appropriated for new building.

SEC. 2. There is hereby appropriated, out of any money in the treasury not otherwise appropriated in addition to the sum specified in section one (1) hereof, the sum of thirty thousand (\$30,000) dollars, for a new building at said Normal School.

Payment of unused appropriation authorized. SEC. 3. The trustees of said Normal School are hereby authorized to draw any and all appropriations made by the 23rd and 24th General Assemblies for said school that remain undrawn when this act shall take effect and expend the same

in completing, heating, lighting and furnishing the new building provided for in section two (2) of this act.

SEC. 4. The itemized appropriations specified in section Terms of one (1) hereof shall be paid on the order of the trustees of \$20,000. said Normal School, provided that not more than one-fourth thereof shall be drawn before October 15th 1894, nor more than one-half before April 15th 1895, and not more than three-fourths of said sums shall be drawn before October 15th 1895.

SEC. 5. The money appropriated by section two (2) of this Terms of act and the previous appropriations set over in section three \$30,000.

(3) hereof shall be paid on the order of the said trustees, provided that the first half of the appropriations herein specified shall not be drawn before April 15th 1895 and the second half shall not be drawn before October 15th 1895.

SEC. 6. The trustees are hereby authorize to begin con-trustees anstruction of the building provided for in section two (2) hereof begin work on in the year 1894 in anticipation of the appropriation provided new building. by said section in case they shall deem it advisable, provided that the amount paid on such construction shall not exceed one-half of said appropriation, and provided further that the increased cost of such work shall not exceed six per cent per cost of work annum of the amount paid on account of such construction in exceed 6 per the year 1894, to be paid out of the aggregate appropriation cent. and the Auditor of State is hereby authorized to issue warrants not to exceed in the aggregate one-half of said appropriation payable on or after April 15th 1895 without interest.

SEC. 7. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State *Register* and Des Moines *Leader* newspapers

published in Des Moines, Iowa. Approved March 30th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 5, and the Des Moines Leader April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 149.

AN ACT making appropriations for the penitentiary at Anamosa, s. f. 226. Iowa.

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

SECTION 1. That there is hereby appropriated, out of any \$57,665 appromoney in the State Treasury not otherwise appropriated for printed. the Penitentiary at Anamosa Iowa, thirty seven thousand and and six hundred and sixty-five and 07-100 (\$37,665.07) dollars, in the following sums or so much thereof as may be necessary for the following purposes to-wit:

Steel beams. Cast columns. Window grating. Derrick timber Freight on stone. Scaffolds. Tool steel. Rope. Lime. Salaries. Contingent.	For steel beams
	For foremans salaries for two years

Total.....\$37,665.07

Terms of payment.

SEC. 2. The money herein appropriated shall be drawn and paid on the order of the Warden of said Penitentiary, provided that not more than one-fourth thereof shall be drawn before October 15th 1894, nor more than one-half before April 15th 1895, and not more than three-fourths of said sums shall be drawn before October 15th 1895.

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 Des Moines *Leader* newspapers published in Des Moines Iowa.

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 6, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 150.

H. F. 370. AN ACT making appropriations for the penitentiary at Ft Madison, Iowa.

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

\$9,500 appropriated.

SECTION 1. That there is hereby appropriated for the Penitentiary at Ft. Madison, Iowa, out of any money in the state treasury, not otherwise appropriated nine thousand five hundred dollars (\$9,500) in the following sums or so much thereof as may be necessary for the following purposes, to-wit:

Transportati'n Cell room. Warden's house. Contingent.	For transportation of discharged convicts\$3,500 For ventilating cell room
-	

\$9,500

Terms of payment.

SEC. 2. The money herein appropriated shall be drawn and paid on the order of the Warden of said Penitentiary, provided, that not more than one-fourth thereof shall be

drawn before Oct. 15th, 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths before Oct. 15th, 1895, provided, that the \$500 for Warden's house shall

be immediately available.

SEC. 3. The Warden is hereby authorized to pay from steam heat in the prison library fund a sum not exceeding \$200 for putting deputy warfixtures and steam heat into Deputy Warden's house and \$100 a year for the next two years for the transportation of sabbath school teachers to and from prison.

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

Approved April 2nd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 6, and the Des Moines Leader April 7, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 151.

AN ACT to amend sec. I, chapter 90 of the laws of the 24th general H. F. 447. assembly—relating to an appropriation for a stone shop at the penitentiary at Ft. Madison.

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

Section 1. That Section one (1) of chapter ninety (90) Ch. 20, 24 G. A., acts of the 24th General Assembly, be and is hereby amended amended by striking out "stone" and "Anamosa stone" in the eighth line and insert in lieu thereof "to be built of suitable well Brick substi-burned brick on stone foundation," and the Warden of said tuted for stone. Penitentiary be and is hereby authorized to draw the appropriation made therefor, as provided by law.

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

by law.

Approved March 23rd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and Des Moines Leader March 27, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 152.

AN ACT making appropriations for the better support for the state H. F. 287. university in the several departments and chairs and in aid of the income fund, for the development of the institution, and for the erection of buildings.

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

SECTION 1. That there be and is hereby appropriated out \$25,000 approof any money in the State Treasury not otherwise appropri- priated. ated for the support of the State University in its several departments and chairs, and in aid of the income fund and

Payable in quarterly fastallments, \$25,000 additional appropriated.

for the development of the Institution the sum of Twenty-five Thousand Dollars (\$25,000) annually hereafter; said sum to be payable in quarterly installments on the order of the board of Regents, the first installment to be payable Sept. 1st., 1894.

There is hereby appropriated in addition to the amount appropriated in section one (1) of this act in support of the State University in the several departments Twenty-five Thousand Dollars (\$25,000) in the following sums or so much thereof as may be necessary for the following purposes, to-wit:

Dental	For dental department, infirmary and laboratory.	500
department. Library.	For general library 4	1,000
Law library.	For law library	1,000
Labratory.	For physical laboratory 1	1,500
Engineering.	For Engineering equipment	500
Botany.	For botany 1	L,000
Zoology.		1,000
Geology.	For Geology 1	1,000
Ohemistry.	For Chemistry 1	L ,000
Pharmacy.	of the second of	1,000
Histology.	For histology	5 00
Pathology.		1,000
Contingent.	For repair and contingent fund	.,000

\$25,000

\$25,000 additional appro-priated for a dental department.

Terms of payien 2

There is further appropriated for the State university out of any money in the state treasury not otherwise appropriated the sum of twenty-five thousand dollars (\$25,000) for a dental department, building and equipment, and a further \$15,000 approsum of fifteen thousand dollars (\$15,000) for a homoepathic printed homeopathic hospital and building.

The itemized appropriations provided for in Sec-SEC. 4. ment of appro-tion two (2) hereof shall be paid on the order of the Board of Regents of said university, provided that not more than onefourth thereof shall be drawn before Oct. 15th, 1894, nor more than one-half before April 15th, 1895, and not more than three-fourths of said sums shall be drawn before Oct. 15th,

Terms of pay-

SEC. 5. The money appropriated by section 3 shall be ment appro-priation sec. 3. drawn and paid on the order of said Board of Regents, provided, that the first half shall not be drawn until on or after April 15th, 1895, and the second half shall not be drawn until on or after Oct. 15th, 1895.

Regents to commence construction of building.

The Board of Regents are hereby authorized to commence construction of buildings in the year 1894 in anticipation of the appropriation of Sec. three (3) hereof in case they may deem it advisable, provided, that the amount paid on such construction shall not exceed one-half the said appropriations, and provided further, that the increased cost of such work for the year 1894 shall not be more than 6% perannum of the amount paid on account of such construction in said year, to be paid out of the aggregate appropriations, and the Auditor of State is hereby authorized to issue warrants not.

Warrants to lasue.

to exceed in the aggregate one-half said appropriation pay able on or after April 15th, 1895, without interest. Approved March 29th, 1894.

CHAPTER 153.

AN ACT appropriating funds for the support of the state fish commis- H. F. 482, sion.

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

SECTION 1. That for the purpose of maintaining the State \$6,000 appro-Fish Commission for the ensuing biennial period, there is priated. hereby appropriated the sum of six thousand dollars out of any funds not otherwise appropriated. *Provided*, that said fund be under the control of and audited by the executive council.

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

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 6, and the Des Moines Leader April 7, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 154.

AN ACT making an appropriation for Benedict Home at Des Moines, S. F. 157. lows.

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

Section 1. There is hereby appropriated for the support \$2,000 approof Benedict Home, at Des Moines Iowa, out of any money priated in the state treasury, not otherwise appropriated the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary to be expended as desired by the executive council, provided, that not more than one-half the amount herein Terms. appropriated shall be drawn during the first half of the biennial period.

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 Des Moines *Leader*, newspapers published at Des Moines Iowa.

Approved March 30, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader April 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 155.

S. F. 362. AN ACT providing an appropriation for conducting the office of the State Dairy Commissioner and for paying the expenses thereof.

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

Unexpended

\$10,000 additional appro-

priated.

That the unexpended portions of the approbalance appro- priation provided by section 1, chapter 99 of the laws of the 24th General Assembly, and by section 9, chapter 50 of the laws of the 24th General Assembly, is hereby appropriated for the next biennial period, and there is further appropriated the sum of \$10,000 of any money in the treasury not otherwise appropriated, or as much thereof as may be necessary, for the proper carrying out of the purposes of the acts establishing this commission, but not more than one-half of the amount herein appropriated shall be drawn from the state treasury prior to the first day of May, 1895; the amount hereby appropriated shall be expended only under the direction and approval of the executive council.

Approved April 24th 1894.

CHAPTER 156.

S. F. 49.

AN ACT appropriating \$87.20 to defray the expenses of a delegate, appointed by the governor, to attend the "beef and pork combine" convention at St. Louis.

Legislation in

Whereas, The legislature of the state of Kansas, by conmatter of alleg-current resolution passed in 1889, requested the governor of pork combine, that state to correspond with the governors of other interested states with a view of securing joint action of such states in matters of legislation affecting an alleged "beef and pork combine" or trust, and

Delegates to meet in St. Louis.

Whereas, By the authority so conferred by such concurrent resolution the governor of the state of Kansas did invite and request the governors of the various western states to appoint as delegates five members of the house and three members of the senate of their respective states to meet in convention in the city of St. Louis on the 12th day of March, 1889, and,

Iowa represented.

Whereas, at such convention, in which thirteen western states were represented by delegates chosen from the members of their respective General Assemblies, the following named members of the Twenty-second General Assembly, to wit; Hons. J. G. Hutchinson and G. L. Finn on the part of the senate and Hons. A. Head, I. L. Wood, W. H. Robb and L. W. Lewis, on the part of the house, were duly commissioned by Governor William Larrabee, of the state of Iowa, and did attend such convention as representatives of the Twenty-second General Assembly of the State of Iowa.

Delegates named.

WHEREAS, D. H. Talbot, an extensive farmer and live D H Talbot commissioned stock breeder of Sioux City, was duly commissioned by Governor William Larrabee, of the state of Iowa, and did attend

such convention representing the state therein, and

WHEREAS, All of the above named delegates, except D. H. All but Mr. Talbot were, by special act of the Twenty-third General 24 G. A. Assembly, remunerated for their time and expenses while attending such convention,

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

Section 1. That there be and is hereby appropriated out \$57 appropriated fany funds in the state treasury, not otherwise appropriated, to pay Mr. the sum of eighty-seven and 20-100 dollars, payable to the order of D. H. Talbot, being a per diem of six dollars and mileage at the rate of ten cents per mile one way, to cover his expenses in attending such convention.

Approved March 16, 1894.

CHAPTER 157.

AN ACT making an appropriation for the support of the Iowa Weather H. F. 66. and Crop Service.

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

SECTION 1. That there is hereby appropriated out of any \$2,700 annually money in the state treasury not otherwise appropriated, the sum of twenty-seven hundred dollars annually for the ensuing biennial period, or such portion thereof as may be necessary, for the support of the Iowa Weather and Crop Service. The money herein appropriated shall be drawn and expended in the manner provided in section 6, chapter 29 of the acts of the Twenty-third General Assembly.

SEC. 2. This act, being deemed of immediate importance, Publication shall take effect on and after its publication in the Iowa State clause.

Register, and Des Moines Leader, newspapers published in

Des Moines, Iowa.

Approved March 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader March 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 158.

AN ACT appropriating money to defray the expenses of the inaugur- H, F. 442- ation ceremonies.

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

SECTION 1. That there be, and hereby is appropriated, out \$516 approof any money in the state treasury not otherwise appropriated,
the sum of three hundred and sixteen and five one-hundredths
dollars (\$316.05), or so much thereof as may be necessary to
pay the expenses incurred on account of the inauguration
ceremonies. Warrants shall be drawn upon the treasurer for vouchers to be
the sum herein appropriated in favor of the adjutant-general, adjutantupon the filing of vouchers therefor with the auditor of state. general.

Publication clause.

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

Approved March 16, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 27, and the Des Moines Leader March 22, 1894. W. M. MoFARLAND, Secretary of State.

CHAPTER 159.

AN ACT providing for the continuance of the Iowa Geological Survey. H. F. 372.

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

\$5.000 annually

Section 1. That there is hereby appropriated out of any appropriated. money in the state treasury not otherwise appropriated, the sum of five thousand dollars annually, or such portion thereof as may be necessary for the continuance and support of the Iowa Geological Survey, as provided in chapter 71 of the acts of the Twenty-fourth General Assembly.

Publication clause.

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

Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, 1894, and in the Des Moines Leader May 4, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 160.

H. F. 837.

AN ACT to pay the expenses of the State militia while on duty at Pomeroy, Iowa, during the month of July, A. D. 1898, after the cyclone of July 6, 1893.

Pomeroy cyclone.

Whereas, On the 6th day of July A. D. 1893, the town of Pomeroy was almost destroyed by a cyclone and a large number of persons were killed and injured and much property destroyed, and,

Two compa-nies of militia

WHEREAS, The governor of lowa, through the adjutant general, ordered two companies of the state militia to said town to guard and protect the property and rights of the citizens of said town, and,

Expense of WHEREAS, The expense of maintaining two companies of militia during their stay at said town and computing what was legally due them amounted to the sum of seven hundred dollars, and,

Amount advanced by relief committee on governor's recom-mendation.

WHEREAS, The said amount so due was advanced upon the recommendation of the governor of Iowa by the relief committee, with the statement that he would recommend to the Twenty-fifth General Assembly the advisability of making an appropriation to reimburse said committee for the amount so advanced and such recommendation was so made, and,

Whereas, Said relief committee by resolution authorized Committee set the presenting of a bill for this amount and set apart the same as recom-when so received, for the purpose of supplying the sufferers meaded. from said cyclone with the necessaries of life during the winter of 1893 and 1894, therefore:

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

Section 1. That there is hereby appropriated from the propagation appropriated, the printed sum of seven hundred dollars for the purpose of paying the expenses of the state militia while on duty at Pomeroy, Iowa, during the month of July A. D. 1893, after the cyclone.

SEC. 2. That said amount shall be paid to J. H. Lowrey, Amount to be treasurer of the cyclone relief committee, which has advanced paid J. H. said amount in accordance with the suggestion of the gov-

ernor of Towa.

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

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 6 and the Des Moines Leader April 7, 1894.

W. M. MoFARLAND, Secretary of State.

CHAPTER 161.

AN ACT appropriating money to pay Captain Washington Galland for 8. F. 100. services as captain in organizing militia and volunteers for the protection of the state and for service in the army of the United States during the war of the rebellion and to reimburse him for moneys expended in supporting and maintaining said militia and volunteers when so organized.

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

SECTION 1. That the sum of eighteen hundred dollars 1,200 appro(\$1,800.00) be and hereby is appropriated out of any funds in printed. The state treasury not otherwise appropriated to pay the claim of Captain Washington Galland for services rendered the state as captain in organizing militia and volunteers for the protection of the state and for service in the army of the United States in the war of the rebellion and to reimburse him for money expended in supporting and maintaining said militia and volunteers when so organized, and that the auditor of state draw a warrant on the treasurer in favor of said claimant for said sum, provided that the above sum be to be accepted accepted in full for said claim by said Washington Galland. Claim.

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

papers published in Des Moines, Iowa.

Approved March 30, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader, April 4, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 162.

H. F. 278.

AN ACT to pay the expenses of A. W. Richardson, contestee in the contested election case from Jackson county.

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

\$275 appropriated.

Section 1. That there be and is hereby appropriated out of any money in the treasury not otherwise appropriated, the sum of two hundred and seventy-five dollars (\$275.00) to be paid to A. W. Richardson to reimburse him for his expenses incurred in the contest of his seat as member of the Twenty-fifth General Assembly of Iowa.

Publication clause.

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 Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved March 19, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 27, and Des Moines Leader, March 22, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 163.

H. F. 544.

AN ACT to appropriate money to pay the mileage and per dièm of D. O. Stuart, as a witness in the case of Stephens vs. Richardson.

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

\$30.25 appropriated.

Section 1. That there be appropriated out of any funds in the State Treasury not otherwise appropriated, the sum of thirty and 25-100 dollars (\$30.25) for the purpose of paying the mileage and per diem of D. O. Stuart as witness in the contested election case of Stephens vs. Richardson, such mileage and per diem being as follows:

Mileage and per diem,

To 480 miles @ 5 cents......\$24.00 To 5 days @ \$1 25.... 6.25

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 Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iows State Register April 5, and the Des Moines Leader, April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 164.

AN ACT to appropriate money to procure for the governor's rooms H. F. 615. in the capitol a portrait of ex-Governor Wm. M. Stone.

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

SECTION 1. That for the purpose of procuring for the 1800 approgovernor's rooms in the capitol a full length portrait of printed. ex-Governor Wm. M. Stone there is hereby appropriated the sum of eight hundred dollars, or so much thereof as may be necessary.

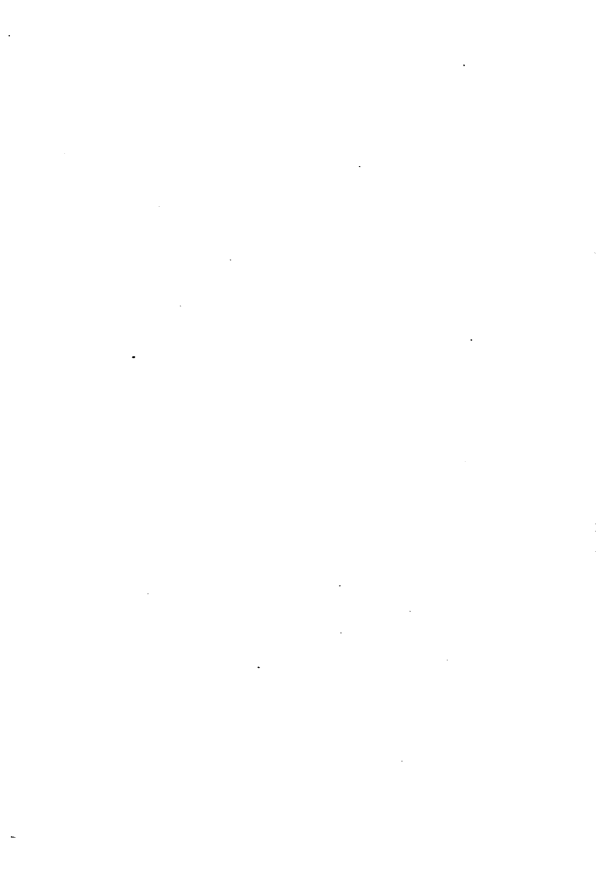
The sum herein named shall be subject to an order upon order to be the treasurer to be drawn by the governor, who shall be and drawn by the is hereby authorized to procure or cause to be painted the portrait herein provided for.

Approved April 7th, 1894.

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PART IV.

LEGALIZING ACTS.



CHAPTER 165.

AN ACT to legalize the official acts of Thomas White, a notary public H. F. 635. of Mahaska county, Iowa.

WHEREAS, Thomas White, a notary public of Mahaska acts perform-county, Iowa, did under a misapprehension of his powers, ed illogally. take acknowledgments of written instruments and perform other official acts outside of Mahaska county and within the counties of Monroe and Wapello within the two years last past; therefore,

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

SECTION 1. That all of the official acts of said Thomas Acts legalized. White by him performed as a notary public outside of the county of Mahaska be and the same are hereby legalized and made valid the same as though such acts had been performed within Mahaska county, Iowa.

Approved April 10, 1894.

CHAPTER 166.

AN ACT to legalize official acts of J. C. Myers as mayor of the incor-s. F. 207. porated town of Fairbank, Iowa.

Whereas, J. C. Myers was between April 29th, 1892, and Acts of mayor January 21st, 1893, acting as mayor of the incorporated town of Fairbank, in Buchanan county, Iowa, and as such mayor held a mayor's court in-said incorporated town, and heard and determined various causes for violation of ordinances of said incorporated town, and,

WHEREAS, Doubts have arisen as to the legality of such Doubts.

acts, now therefore,

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

SECTION 1. That all acts of the said J. C. Myers as mayor Acts legalized. of the incorporated town of Fairbank, Iowa, done and performed between April 29th, 1892, and January 21st, 1893, be legalized and declared valid both in law and in equity.

Approved March 23rd, 1894.

CHAPTER 167.

AN ACT to legalize the acts of Zion's Church of the Evangelical Asso-S. F. 392. ciation in Charles City, Floyd county, Iowa and its board of trustees.

WHEREAS, The members of Zion's Church of the Evangel-Articles of ical Association of North America, at Charles City, Iowa, on incorporation the 28th day of May A. D. 1888, signed and acknowledged articles of incorporation as a corporation other than for pecuniary profit, under the laws of the state of Iowa, which

articles of incorporation were afterward on the 30th, day of June, A. D. 1888 duly filed for record in the recorder's office in Floyd county, Iowa, and recorded in book "B" miscel

laneous records, on pages 203 and 204, and

Money borrowed.

WHEREAS, The said Zion's Church by its board of trustees afterward on the 2nd, day of August A. D. 1890 made a mort gage to S. F. Farnham on lots No. 5 and 6, in block No. 12. in the original town plat of St. Charles, to secure the payment of \$2,100 borrowed money to pay for said lots, and the erection of a church building thereon, which mortgage was afterwards, on the same day duly filed for record in the recorder's office in said Floyd county, and recorded in book "E" of town lot mortgages on pages 100, and 101 and,

Mortgage given.

Articles imperfect.

Whereas, It was afterward ascertained that omissions had occurred in the drawing of the articles of incorporation adopted on the 28th, day of May A. D. 1888, and that the same contained no section or article providing for amending the same, and that said articles in several respects did not express the intention and purposes of the incorporators, and,

New articles adopted.

WHEREAS, The trustees and members of said Zion's Church on the 13th, day of October A. D. 1890, after due notice, adopted signed and acknowledged amended articles of incorporation without a dissenting vote which was duly filed for record in the recorder's office in said Floyd county, on the 14th, day of October A. D. 1890, and recorded in book "B" of miscellaneous records on page 323 and,

Doubts as to

Whereas, Doubts have arisen as to the regularity and the regularity. validity of the said acts, and proceedings of said corporation and its trustees, so far as they relate to the making of the said mortgage, and the adoption of said amended articles of incorporation, in the absence of a provision in the original articles authorizing their amendment;

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

Acts legalized.

That the acts of Zion's Church of the Evan-SECTION 1. gelical Association of North America, in Charles City, Floyd county, Iowa, and of its board of trustees, and members, in the making of the said mortgage to S. F. Farnham, and inthe adoption of said amended articles of incorporation, be and the same are hereby legalized and made valid, and said mortgage and amended articles of incorporation are declared to be as legal and valid as if all laws relating to the making and adopting of the same had been strictly complied with.

Approved April 2, 1894.

CHAPTER 168.

AN ACT to legalize the incorporation of the Associated Norwegian Evangelical Lutheran Congregations in Worth Co., Iowa, and in the southern part of Freeborn county, Minn. H. F. 118.

Incorporation of Lutheran

WHEREAS, The Associated Norwegian Evangelical Lutheran congregations, Congregations of Worth Co., Iowa, and the southern part of

Freeborn Co., Minn., was incorporated on the 13th day of

December, 1876; and,

WHEREAS, The said articles of incorporation were executed Inexperienced before a justice of the peace, in and for Worth county, Ia., peace. who had no experience pertaining to the execution of such

articles; and,

WHEREAS, The said justice of the peace did erroneously Error regard-cause the original incorporators to execute the said articles of incorporation by causing them to sign their names in the caption thereof, which had been left in blank for the insertion of the names of the incorporators by the party before whom the instrument was to be executed, instead of causing said incorporators to sign their respective names at the terminal thereof; and

Whereas, Doubts exist as to whether such incorporation poubts as to is legal, the original articles being erroneously signed as legality.

herein before stated; therefore,

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

SECTION 1. That the original articles of incorporation of Articles he Associated Norwegian Evangelical Lutheran Congregation in Worth county, Iowa, and in the southern part of Freeborn county, Minnesota, are hereby declared to be legal, both in law and in equity, the same as though all forms and usages of the law had been fully complied with at the time of the supposed execution of said articles.

Approved March 23, 1894.

CHAPTER 169.

AN ACT to legalize certain conveyances made to the Congregational H. F. 643. Society of Iowa City and acts done by it before its incorporation

Whereas, The Congregational Society of Iowa City was not incorporaorganized on the 20th day of July, 1866, but through some ted at organioversight on the part of its officers and members was not

incorporated until March 29th, 1894, and,

Whereas, Between the dates of such organization and conveyance incorporation certain conveyances were made to said Congresiational Society, to-wit: On May 27, 1867 by James B. Berryhill and wife, and on September 11th, 1867 by Marha Reno, of portions of Lot Three (3), Block Seventy-nine (79), and on March 31, 1891, by Mary A. Ham, widow, and William A. Ham and others, heirs of Daniel Ham, deceased, of Lot One (1) Block Seventy-nine (79), both being in the original plat of Iowa City, Iowa, said conveyance being made by said grantors and accepted by said Society in the belief that it was duly incorporated and authorized to take and hold real property; and certain acts and contracts were made and done by it in such belief, and,

WHEREAS, The two lots above described still belong to said

Property still held.

Society and are occupied by it for church and parsonage pur poses, therefore:

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

Conveyances legalized.

Section 1. That the conveyances described in the preamble of this act be and the same are hereby legalized, and declared as legal and binding and of the same effect as though said society had been duly incorporated at the time such conveyances were made; and that the title to such property is hereby vested and confirmed in said corporation, and that all acts and contracts of the said Society shall be and remain binding on said corporation and of the same effect as though done, made and executed by it.

Publication ciause.

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

Approved April 10, 1894.

I hereby certify that the foregoing act was published in the Des Moines News May 11, and in the Citizen April 18, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 170.

S. F. 310.

AN ACT to legalize the assessment and collection of taxes under the provisions of chapter one of the acts of the Twenty-fourth General

Taxes collect-

WHEREAS, After the passage of chapter one (1) of the acts ed under ch. 1, of the Twenty-fourth General Assembly taxes have been assessed and collected in the city of Des Moines, and under and in accordance with the provisions of section three (3) of said chapter, and,

Ronds could city was in-debted 5 per cent of assessed valuation.

WHEREAS, It having been decided by the supreme court not issue while that the park commissioners in said city of Des Moines might not issue bonds for park purposes as provided for by said chapter while said city of Des Moines was indebted in an amount equal to five per cent of the assessed valuation of property within the corporate limits of said city, and said city

being now indebted up to said limit, and,

Doubts as to legality of collections for 1892-3.

WHEREAS. Doubts have arisen as to the legality of the taxes assessed and levied and to be collected for the years 1892 and 1893, by the board of park commissioners of the city of Des Moines, and as to the right of the county treasurer to collect such taxes and as to the right of said commissioners in said city to receive and use the same for general park purposes other than for the payment of interest on bonds issued by them, therefore,

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

Section 1. That the acts of the board of park commis-

sioners of the city of Des Moines in certifying to the county acts of the auditor of Polk county, Iowa, a tax of one mill on the dollar in certifying of the assessed valuation of the taxable property of said city tax legalized. for the year 1892 and the like acts of the board for the year 1893, and the acts of the county auditor of said county in placing such taxes on the tax books of said county, and the collection of such taxes by the county treasurer of said county, and all acts of any such officers relating thereto, are hereby legalized and made valid in every respect to the same extent as though no provision had been made in said chapter one (1) for the issuance of bonds or the setting apart of a per cent of such taxes for the payment of principal or interest thereon.

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

expense to the state.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 29, and the Des Moines Leader March 27, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 171.

AN ACT to legalize the action of the school board of the Independent s. F. 254. District of Belle Plaine, Benton county, Iowa, relating to the levy of school taxes in 1893.

WHEREAS, The board of directors of the independent discortain taxes trict of Belle Plaine in the county of Benton, Iowa, did on the school pur-22nd day of July, 1893, levy taxes for school purposes, as fol-poses. lows: six thousand and five hundred dollars (\$6,500) teachers' fund, and two thousand dollars (\$2,000) contingent fund and,

WHEREAS, Doubts exist as to the legality of the levy thus Doubts as to

made,

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

SECTION 1. That the levy made by the Board of Directors Levy legalized of the Independent District of Belle Plaine, county of Benton, State of Iowa, on the 22nd day of July, 1893, for school purposes is hereby legalized and made as valid and legal as if done in strict compliance with law.

SEC. 2. This act being deemed of immediate importance, Publication shall take effect and be in force from and after its publication clause. in the Iowa State Register and the Union, newspapers published at Des Moines and Belle Plaine, Iowa, respectively, without expense to the state.

Approved March 16, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and the Belle Plaine Union March 29, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 172.

S. F. 411. AN ACT to legalize certain acts of the board of supervisors of Clintoncounty Iowa in relation to the levy of taxes.

Tax for support of poor and insane.

I WHEREAS, The board of supervisors of Clinton county Iowa, has been levying and causing to be collected a tax of from one and one-half to two and one-half mills for support of the poor and from one to two mills for insane purposes annually for a number of years last past, and

Levy was required and economically used. WHEREAS, Said same amounts raised by said levies was required for their respective purposes and was economically disbursed, and

Doubts as to legality,

WHEREAS, Doubts exist as to the legality of said levies which it is desirable should be removed and quieted; therefore,

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

Levy and collection legalized.

Section 1. That all the acts of the board of supervisors of Clinton county in levying and causing to be collected a tax of from one and one-half mills on the dollar for the support of the poor and of from one to two mills on the dollar for insane purposes annually up to the present time be and the same are hereby legalized and made valid and binding as full and to the same extent as if the same were in all respects done in strict conformity to the law relating thereto. Provided that nothing in this act shall in any manner legalize or make valid and binding the levy of said taxes or payment of taxes not paid at the time of the passage of this act.

Publication clause.

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

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader April 13, and the Lyons Mirror April 14, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 173.

S. F. 70. AN ACT to legalize the ordinances passed by the incorporated town of Coon Rapids, Carroll county, Iowa.

Doubts as to legality of ordinances.

WHEREAS, Doubts have arisen as to the legality of the ordinances passed by the council of the incorporated town of Coon Rapids, Carroll county, Iowa, therefore,

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

Ordinances legalized. Section 1. That all ordinances passed by the council of said town of Coon Rapids not in contravention with the laws of the state, are hereby legalized, and the same are hereby declared valid and binding the same as though the law had been complied with in all respects in the passage of said ordinances.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause, in the Iowa State *Register* a newspaper published in Des Moines, Iowa and the Coon Rapids *Enterprise*, a newspaper published in Coon Rapids Iowa, both publications to be without expense to the state.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the lowa State Register March 30, and the Coon Rapids Enterprise April 6, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 174.

AN ACT to legalize the election for the issuance of bonds to erect s. F. 348. water works, held in the incorporated town of Prairie City, Jasper county, Iowa, on March 5, 1894.

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

SECTION 1. That the election held in the incorporated town Election held of Prairie City, Iowa, on March 5, 1894, to provide for the in Prairie City issuance of bonds for the purpose of building and constructing water works in said town be and the same is hereby legalized.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in full force from and after its publication cation in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Prairie City News, a newspaper published at Prairie City, Iowa, without expense to the State.

Approved March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 31, and the Prairie City News March 30, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 175.

AN ACT to legalize the levy of certain taxes for certain years in Dick- $_{\rm S.~F.~259.}$ inson county, Iowa.

Whereas, The board of supervisors of Dickinson county, Tax levy for Iowa, did levy for the support of the poor for the years 1875, benefit of 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892 and 1893, certain taxes and,

Whereas, Certain doubts have arisen as to the legality of Doubta as to said taxes therefore,

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

Section 1. That the taxes assessed or levied by the board Tax levy of supervisors of the county of Dickinson in the state of Iowa legalized for the years aforesaid, from 1875 to 1893 inclusive for the support of the poor in said county are hereby legalized and made valid to the same extent as though such board of supervisors had had the power to levy the same.

Publication clause.

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

Approved March 26, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and in the Des Moines Leader March 28, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 176.

s. F. 32. AN ACT to legalize the ordinances passed by the incorporated town of Templeton, Carroll county, Iowa.

Doubts as to legality of ordinances passed. WHEREAS, Doubts have arisen as to the legality of the ordinances passed by the council of the incorporated town of Templeton, Carroll county, Iowa, therefore,

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

Ordinances legalized. Section 1. That all ordinances passed by the council of said incorporated town of Mapleton, 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 been complied with in all respects in the passage of said ordinances.

Publication clause.

SEC. 2. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines *Leader*, a newspaper published at Des Moines, Iowa, and the Carroll *Sentinel*, a newspaper published at Carroll, Iowa, both publications to be without expense to the state.

Approved February 12, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader and the Carroll Sentinel February 15, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 177.

S. F. 307.

AN ACT to legalize the incorporation of the town of Conrad, Grundy county, Iowa, the election of its officers, and all the acts done, and the ordinances passed by the council of said town.

Doubts as to legality of incorporation of Conrad. WHEREAS, Doubts have arisen as to the legality of the incorporation of the town of Conrad, Grundy county, Iowa, and the election of its officers and all acts done and ordinances passed by the council of said town, therefore:

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

Incorporation and election legalized. Section 1. That the incorporation of the town of Conrad, Grundy 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 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 shall take effect and be in force, from and after its publication without expense to the State, in the Iowa State Register, published at Des Moines, Polk county, Iowa, and in the Conrad Journal, published in Conrad, Grundy County, Iowa.

Approved March 23rd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and the Conrad Journal March 28, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 178.

AN ACT to legalize the election held in the town of Riverside, county s. F. 374. of Washington and state of Iowa.

WHEREAS, At the election held March 5th, 1894, in the Election law town of Riverside, county of Washington and state of Iowa, not fully comthe Australian ballot law was not fully complied with; therefore,

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

SECTION 1. That the election held March 5th, 1894, in the Flection town of Riverside, county of Washington and state of Iowa, legalized is hereby legalized and the same is hereby declared valid and binding, the same as though the election law had been fully complied with.

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

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 10, and the Riverside Leader April 7, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 179.

AN ACT to legalize the acts of the city council and board of public S. F. 416. works of the city of Des Moines in entering into certain contracts for paving with the Des Moines Brick Manufacturing Company.

Whereas, During the year 1893, the city council and Contract. board of public works of the city of Des Moines entered into City with brick certain contracts with the Des Moines Brick Manufacturing company. Company for paving certain streets and alleys and parts of streets and alleys in said city, hereinafter more particularly described, and

WHEREAS, A portion of the work provided for in said con-Doubts as to tracts has been done, but doubts have arisen as to the legality of contracts of said contracts and of the acts of the city council and board

of public works of said city in entering into them, and the validity of said contracts and of the said acts of the city council and board of public works have been questioned, therefore

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

Contract legalized.

SECTION 1. That the acts of the city council and board of public works of the city of Des Moines, in entering into contracts with the Des Moines Brick Manufacturing Company for paving certain streets and parts of streets and alleys in said city, viz: A contract dated September 9 A. D. 1893, for paving West Grand avenue from the west side of 28th street to a point four hundred feet west of the west side of Park lane; and a contract dated April 14th, A. D. 1893, for paving West 6th street from the correction line north to a point three hundred and seventy-five feet north of Forest avenue; and West Locust street from the east line of Tenth street to the Des Moines river; and East Locust street from the east line of East Ninth street; and a contract for paving West Seventh street from Elm street to the south line of Grand avenue; and a contract dated July 12th, A. D. 1893, for paving Forest avenue from the center of section 33, in township 79, north of range 24, west of the 5th P. M., to 27th street, and contracts for paving the alleys in block two (2), Holcomb's addi tion; blocks G and I, Gremmel's addition, and block six (6), in West Fort Des Moines, be and the said acts of the said city council and board of public works and the said contracts thereby made and entered into, are each of them hereby legalized, and the said acts of the said city council and board

Specifications of the contract.

Publication clause

the law had been in all respects complied with. 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 Des Moines Leader, newspapers published in the city of Des Moines, Iowa, without expense to the State.

of public works, and the said contracts are each of them hereby declared to be valid and binding the same as though

Approved April 6th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 10, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 180.

H. F. 617.

AN ACT to legalize the incorporation of the town of Thompson, Winnehago county, Iowa; the election of its officers and all official acts done and ordinances passed by the council of said town.

Action of citizens.

WHEREAS; The citizens of the said town of Thompson in the month of March 1894 held an election and attempted to incorporate said town and to elect the first officers and pass certain ordinances, and,

Doubts as to legality.

WHEREAS; Doubts have arisen as to the legality of the incorporation of the town of Thompson, Winnebago county,

Iowa; the election of its officers, and all official acts done and 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 the town of Thomp-Election. son, Winnebago county, Iowa, the election of its officers and ordinances, 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 valid and binding to the same extent and effect in all respects as to the said proceedings as though the law had in all respects been strictly complied with.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State *Register*, published at Des Moines, Polk county, Iowa, and in the Thompson *Times*, published at Thompson, Winnebago county, Iowa, without expense to the

state.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 7, and the Thompson Times April 4, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 181.

AN ACT to legalize the incorporation of the town of Riceville, Mitch-H. F. 595. ell and Howard counties, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town.

WHEREAS: Doubts have arisen as to the legality of the Doubts as to incorporation of the incorporated town of Riceville, Mitchell legality of and Howard counties, Iowa, for the reason that the election of Riceville. held for or against incorporation was not held according to law and.

WHEREAS: Doubts have arisen as to whether the Articles of Time and place Incorporation were filed in proper time and in proper places of filing papers

according to law, and,

WHEREAS: Doubts have arisen as to the legality of certain As to certain ordinances passed by the council of said town for the reason ordinances. that the records of said town do not show that the yeas and nays were called when said ordinances were passed and adopted although they were in fact so called but omitted from the record, and,

WHEREAS: The records of said town do not show certain As to quorum. other ordinances were passed and adopted that a quorum was present although they were in fact so called but omitted from

the record, and,

WHEREAS: Doubts have arisen as to the legality of all the As to legality ordinances passed and adopted by the Council of said town of orall ordinances. Riceville, Mitchell and Howard Counties, Iowa:

Therefore:

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

SECTION 1. That the incorporation of said town of Rice-

General legalizing clause. ville, Mitchell and Howard counties, Iowa, the election of its officers; and all the official acts done, and the 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 in the incorporation of said town, the election of its officers and the passing of its ordinances.

Approved April 10, 1894.

CHAPTER 182.

H. F. 21. AN ACT to legalize the ordinances of the town council of the town of Moulton, in Appanoose county, Iowa.

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

Doubts as to legality of certain ordinances. SECTION 1. Whereas, doubts have arisen as to the legality of ordinances numbered from one (1) to sixty-nine (69) inclusive of the incorporated town of Moulton, in the County of Appanoose, Iowa, on account of certain irregularities in the manner of passing said ordinances and making record thereof: Therefore.

Ordinances numbered 1 to 69, legalized. Be it enacted by the General Assembly of the State of Iowa: That all ordinances of the town of Moulton, in Appanoose County, Iowa, from number one to number 69 inclusive, not in contravention to the laws of Iowa, are hereby legalized and the same are hereby made valid and binding the same as though the law had in all respects been complied with in the passage and recording of said ordinances.

Publication clause.

SEC. 2. This Act being deemed of immediate importance shall be in force and effect from and after its passage and publication, without cost to the State, in the Iowa State Register and Des Moines Leader, two newspapers published at Des Moines, Iowa.

Approved February 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 18, and Des Moines Leader March 4, 1894. W. M. McFARLAND, Secretary of State,

CHAPTER 183.

H. F. 23.

AN ACT to legalize the proceedings of the town council of the incorporated town of Lake City, Iowa, in establishing a system of water works, the issuing of bonds in payment thereof, and to legalize the ordinances and resolutions passed and adopted by the town council, and to legalize the elections held to vote upon the question of establishing a system of water works in said town of Lake City, Iowa.

Petition regarding water-works. WHEREAS, In the year 1892 a petition was presented to the town council of the incorporated town of Lake City, Iowa, signed by the citizens thereof, praying that a system of waterworks be established and maintained by the said incorporated town of Lake City, Iowa, and

Special elec-

WHEREAS, The town council of the said incorporated town of

Lake City, Iowa, in pursuance of the prayer of said petition, ordered that a special election be held for the purpose of voting upon the proposition to erect and maintain a system of water works in said town and issue bonds in payment thereof, and,

Whereas, At said election so held as aforesaid, a majority water-works of the voters of said town authorized a system of water works system ordered to be erected by said town and bonds to be issued in payment

thereof, and,

WHEREAS, Doubts arose as to the legality of said election Doubts as to

and the manner and time of the holding thereof, and,

WHEREAS, Said town council ordered a second election to Second electo be held to vote upon said proposition to establish and tion ordered. maintain a system of water works in said town and issue bonds in payment thereof, and,

WHEREAS, A majority of the voters of said town at said water-works second election authorized a system of water works to be system again

erected and bonds issued in payment thereof, and,

WHEREAS, In pursuance of said vote and said election as \$8,000 bonds aforesaid the town council passed an ordinance establishing authorized. a system of water works in said town and an ordinance authorizing the issuance of \$8,000 municipal bonds in payment thereof, and,

WHEREAS, Said town council entered into a contract for contract.

the erection of a system of water works, and,

WHEREAS, Said system of water works has been erected system complete.

and completed, and,

WHEREAS, The town council by ordinance has authorized \$3,500 additionthe issuance of \$3,500 in municipal bonds in addition to the alauthorized. \$8,000 heretofore issued in payment of said system of water works and the extension thereof, and,

Whereas, Doubts have arisen as to the legality of said Doubts as to election held as aforesaid and of the proceedings of the legality of acts town council, the letting of the contract for the building of the said system of water works and as to the legality of the ordinances passed by the said council relative thereto, and,

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

bonds issued in payment thereof, therefore,

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

SECTION 1. That all the acts and proceedings of the town All acts of council of the incorporated town of Lake City, Iowa, for the ing to water. years 1892 and 1893 relative to the establishment of a system works legalized. of water works, the elections held for the purpose of voting thereon, the ordinances passed and adopted for carrying into effect the vote, the contract and the letting thereof for the purpose of building said system of water works, the ordinances relative to the issuance of the \$8,000 in municipal bonds in payment thereof, and the ordinance in reference to the issuance of \$3,500 additional bonds in payment thereof, and the ordinance in reference to the establishment of said system of water works, including all orders, resolutions and

ordinances, and all other acts done or performed by said town council or the officers thereof in connection with the letting of the contract and the construction of said system of water works, and all ordinances, resolutions and acts relative to the establishment of said system of water works and the issuance of bonds in payment thereof be, and the same are hereby legalized and shall be held and decreed valid and effectual to the same extent and effect in all respects as to said proceedings as if the same had fully conformed to the law when the same were had and taken, and said system of water works as now constructed or hereafter to be constructed shall be held and deemed to be a lawfully established system of water works, to be maintained and repaired as provided by law in respect to such public improvements and all provisions of the law applicable to a system of water works constructed under the code of Iowa and the amendments thereto shall apply to the said system of water works.

Publication -clause.

This act being deemed of immediate importance SEC. 2. shall take effect and be in force on and after its publication in the Lake City Blade. a newspaper published in Lake City, Iowa, and in the Iowa State Register, a newspaper published in Des Moines, the provision of section 33 of the code of 1873 to the contrary notwithstanding, such publication to be without expense to the state.

Approved February 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 14, and the Lake City Blade March 8, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 184.

AN ACT to legalize the levy of taxes for the year 1893, made by the H. F. 557. city council of the city of Mt. Pleasant, Henry county, Iowa.

Tax levy of two

WHEREAS; The corporate authorities of the city of Mt. mills ordered. Pleasant, Henry county, Iowa, did on the 4th day of September A. D. 1893, levy a tax of two mills upon the taxable property of said city for road purposes, and,

Doubts as to legality.

WHEREAS; Doubts have arisen as to the legality and validity of said taxes, therefore:

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

Tax of two mills legalized

Section 1. That said tax of two mills levied by the corporate authorities of the city of Mt. Pleasant, Henry county, Iowa, on the 4th day of September 1893, upon all the taxable property of said city for road purposes, be, and the same is hereby declared to be legal and valid in all respects, the same as though said corporate authorities had been authorized to levy said tax of two mills upon all the taxable property of said city, and had levied the same in the manner required or authorized by law.

Publication

This act being deemed of immediate importance, shall take effect and be in force from and after its publication 1894.

173

in the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines, Iowa, without expense to the state.

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 17, and the Des Moines Leader, April 14, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 185.

AN ACT to legalize the levy of certain taxes of Platteville township, H, F, 88. Mills Co, Iowa.

WHEREAS, The township trustees of Platteville township, Tax levy for Mills Co. Iowa did at their April meeting in 1891 make a road purposes-levy of tax for road purposes, and,

WHEREAS, At a later date it was discovered that the records Error in of said meeting did not show that any levy had been made, to records.

be paid in cash for the general township fund, and,

WHEREAS, The said trustees did instruct the township clerk Record to so correct or amend said record as to show a levy of two mills on the dollar to be paid in labor, and a levy of one and one-half mills to be paid in cash for the general township fund, and said record as corrected or amended, was approved and confirmed by said trustees, the total of said levy not being in excess of the limit fixed by law, and,

WHEREAS, Doubts exist as to the legality of said record and Doubts as to

levy, therefore,

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

SECTION 1. That the levy of tax and record of the same Tax levy and be and the same are hereby ratified, confirmed and legalized, record correctand that the same be held valid and binding to the same extent as if said tax had been levied in all respects as required by law.

SEC. 2. This act, being deemed of immediate importance, Publication shall go into effect and be in force from and after its passage clause, and publication in the Glenwood Opinion and Iowa State Register, newspapers published at Glenwood and Des Moines,

Ia., respectively without expense to the State.

Approved March 19th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and the Glenwood Opinion March 22, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 186.

AN ACT to legalize the incorporation of the town of Macksburg, H. F. 612.

Madison county, Iowa, the election of its officers, and all acts
done and ordinances passed by the council of said town.

Whereas, Doubts have arisen as to the legality of the Doubts as to original survey and plat, and Mack's addition thereto of the incorporation. incorporation of the town of Macksburg, Madison county,

Iowa, and the election of its officers, and the ordinances passed by the council of said town, and on account of failure to give full notice, and other irregularities in the last election of March 5th, 1894, therefore:

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

Incorporation legalized.

Section 1. That the incorporation of the said town of Macksburg, Madison county, Iowa, the original survey and plat and Mack's addition thereto and the election of its officers including the election of officers March 5, 1894, and all the official acts done and the 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 in the incorporation of said town, the election of its officers and the passing of its ordinances.

Publication clause,

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*, published at Des Moines, Polk county, Iowa, and the *Weekly Visitor*, at Macksburg, Madison county, Iowa, without expense to the state.

Approved April 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 26, and the Macksburg Weekly Visitor April 13, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 187.

H. F. 522.

AN ACT to legalize the town plat of Grinneli, Iowa.

Plat of original Grinned.

WHEREAS; The original town of Grinnell, Iowa, was located, laid off and platted on the N. W. 4 of sec. 16, twp. 80, north, range 16, west, in Poweshiek county, Iowa, and;

WHEREAS; The site of said original town of Grinnell, is now, and always has been said N. W. ‡ of said sec. 16, and

coextensive with same, and;

Error in record

WHEREAS; Said plat as recorded in the office of the recorder of Poweshiek county, Iowa, fails to show on what part of said sec. 16, said town of Grinnell was laid out on, and;

Size of blocks not shown. WHEREAS; Said plat as recorded, shows the number and order of the blocks inclosed by streets, and numbers same, but fails to show the size of same, and;

WHEREAS; Said plat as recorded, shows the number and order of lots into which said blocks are divided, and numbers

same, but fails to show the size of same, and;

Width of streets not shown. WHEREAS; Said plat as recorded, shows the location of the streets and alleys, and names same, but fails to show the width of same, and;

Other errors.

WHEREAS; Said plat as recorded, fails to show by any survey or measurement, the exact starting point or location, of any block, lot, street or alley, and;

Whereas: A correct and accurate survey of said town of

Grinnell, with its lots, blocks, streets and alleys as originally correct and located, platted and laid out, has been made by S. J. Buck, accurate surthe official surveyor of Poweshiek county, under the instruction of the city council of the city of Grinnell, showing that said original town of Grinnell is laid out and platted on the N. W. 4 of sec. 16, ——80, ——16, west, using the south west corner as a starting point, said starting point having been established by government survey, showing the location, size and number of each block and lot, showing the location and width of each street and alley, and;

WHEREAS; Said plat and survey have been approved and adopted by the city council of the city of Grinnell, and the same, dated on the 2 day of Feb'y 1894, was recorded in the recorder's office of Poweshiek county, Iowa, on the 13th day

of Feb'y, 1894, and;

WHEREAS; Said plat and survey as prepared and recorded Plat and surby the said S. J. Buck, county surveyor, corresponds as to and adopted blocks, streets and alleys, with the location and order of same, as originally intended and laid out; now, therefore;

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

SECTION 1. That the said plat, as now made and recorded, Plat as now be, and the same is hereby legalized, and the said plat, in all legalized. its parts, with the numbers, measurement and distances as thereon indicated, is hereby legalized and confirmed, and declared to be correct and true, with the same force and effect as if originally entered upon, and made a part of the original plat.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State *Register*, a newspaper published in Des Moines, Iowa, and in the Grinnell *Herald*, a newspaper pub-

lished in Grinnell, Iowa, without expense to the state.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 4, and the Grinnell Herald April 3, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 188.

AN ACT to legalize the incorporation of the town of Valley Junc- H. F. 613. tion, Iowa.

Whereas; Doubts have arisen as to whether the proper poubts as to course was pursued by the electors of Valley Junction, Iowa, legality in organization of in attempting to organize into an incorporated town under the Valley laws of Iowa, owing to the fact that the election for officers of Junction. such incorporated town occurred before the result of the election to incorporate, with accompanying papers, were filed in the office of the recorder of Polk county, Iowa; therefore; Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the incorporation of the town of Valley Incorporation Junction, Iowa, is hereby legalized and said town is hereby legalized.

declared to be an incorporated town, the same as if all proceedings taken by the electors thereof in their attempt to incorporate said town, had been in strict compliance with the statutes of Iowa; and said incorporated town shall have and exercise all powers now conferred upon incorporated towns by the laws of Iowa.

Publication clause.

SEC. 2. That 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 at Des Moines, Iowa, and in the Valley Junction Express, a newspaper printed at Valley Junction, Iowa, without expense to the state.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 12, and in the Valley Junction Express April 6, W. M. McFARLAND, Secretary of State.

CHAPTER 189.

S. F. 422.

AN ACT to legalize the ordinances passed and elections held to bond the town of Brooklyn, Poweshiek county, Iowa, for the purpose of erecting water-works.

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

Ordinances water-works bonds legalized

That the ordinances passed and elections held SECTION 1. and election in bonding the town of Brooklyn, Poweshiek County, Iowa, for matter of the sum of (\$8,000) Eight Thousand Dollars, to erect waterworks to be owned by said town, are hereby legalized, and made of as much effect and in as full force, where not contrary to the laws of Iowa, as though no irregularity existed.

Publication clause.

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 in Des Moines, Iowa, and the Brooklyn Chronicle, a newspaper published at Brooklyn, Iowa, without expense to the state.

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 17, and in the Brooklyn Chronicle April 13, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 190.

8, F. 398.

AN ACT to legalize the organization of the Independent District of Valley Junction, Polk county, Iowa.

Vally Junction school district organized.

Territory described.

Whereas, Certain territory in the District township of Walnut. Polk County, Iowa, was in the month of April, 1893 organized into an Independent School District to be known as the Independent District of Valley Junction, and is composed of the following territory: All of sections eleven (11) and twelve (12), the south half of section one (1), the south one-fourth $(\frac{1}{2})$ of section two (2), the south one-half $(\frac{1}{2})$ of the southeast one-fourth (1) of section three (3), the east one-half $(\frac{1}{2})$ of section ten (10); all of the east one-half $(\frac{1}{2})$ of section fifteen (15) that lies north of the Raccoon River; all of sections thirteen (18) fourteen (14) that lies north of the Raccoon River; all in township seventy-eight (78) north, range twenty-five (25) west of the 5th P. M., Iowa, having within its limits the town of Valley Junction, Iowa.

WHEREAS, Doubts have arisen as to the legality of said Doubts as to organization for the reason that the petition for an Independ-legality of organization ent District was not signed by ten (10) legal voters, residing on the town plat of Valley Junction, although there were twenty-seven (27) names of legal electors who resided in the

proposed district, and,

WHEREAS, In the month of June, 1893, another petition, second signed by more than ten (10) legal voters, residing in the petition. town of Valley Junction, asking for an Independent School District was presented to the Board of Directors of Walnut Township, who acted on said petition by setting off territory as above described, and ordering notices posted for an election, giving ten days notice, as required by law. At said election it was decided to organize an independent district by unanimous vote.

Whereas, Doubts have arisen concerning the legality of Doubts consaid independent district for the reason that the notices for cerning the election of a separate organization did not contain a proper description of said territory. And for the reason that Reason, the Board of Directors of the district township of Walnut failed to keep a proper record of its proceedings, in setting No record of off said territory, and calling an election therein and conducting said election as by law required, although said town of Valley Junction contained at the time and now contains more than two hundred inhabitants within its limits, therefore

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

SECTION 1. That the organization of the Independent organization School District of Valley Junction, Polk County, Iowa, the and election 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 district was organized in strict conformity with all the requirements of law.

SEC. 2. This act being deemed of immediate importance, Publication shall take effect and be in force from and after its publication clause. in the Iowa State *Register*, a newspaper published at Des Moines, Iowa, and the Valley Junction *Express*, a newspaper published at Valley Junction, Iowa, without expense to the

State.

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 26 and in the Valley Junction Express April 20, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 191.

S. F. 117.

AN ACT to legalize the levy of taxes for 1893 in Carroll county, Iowa.

Certain tax levied in Carroll county. WHEREAS, The board of supervisors of Carroll county, at their regular session in September, 1893, did, together with other taxes levied, levy a tax of one mill on the dollar on the taxable property in Sheridan, Kniest, Arcadia, Grant, Rosselle, Eden and Union townships, and one-half mill on the taxable property in Wheatland township, for a county road fund; but no tax for a county road fund was levied on the taxable property in Jasper, Carroll, Glidden, Richland, Pleasant Valley, Washington, Warren and Newton townships, all being in said Carroll county, Iowa.

Doubts as to legality.

WHEREAS, Doubts have arisen as to the legality of said levy therefore

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

Tax levy legalized. SECTION 1. That the taxes assessed or levied by the board of supervisors of Carroll county of this state, for 1893, be legalized and that the actions of the board of supervisors of said Carroll county, in making said levy be of as binding force as though they had been acting in strict conformity with law.

Publication clause.

SEC. 2. This act being deemed of immediate importance the same shall be in force and effect from and after its publication in the *Iowa State Register* and *Coon Rapids Enterprise*, without expense to the state.

Approved March 16, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 10, and the Coon Rapids Enterprise April 16. W. M. McFARLAND, Secretary of State.

CHAPTER 192.

S. F. 284,

AN ACT to legalize the incorporation of St. Charles, Madison county, Iowa, and all acts of its council passed since said town was incorporated.

Doubts as to validity of incorporation.

WHEREAS, Doubts have arisen concerning the validity of the actions taken for the incorporation of the town of St. Charles, Madison county, Iowa, in 1876, when said town was incorporated, and

Irregularities.

WHEREAS, There have been some irregularities in acts of the various councils and officers of said town since its incorporation, and

Ordinanees passed, WHEREAS, Many ordinances passed by the council of said town have not been published as required by law, therefore,

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

Acts as to incorporation legalized. SECTION 1. That all acts whatsoever which led to the incorporation of said town and all ordinances passed since May 15, 1876, not inconsistent with the laws of Iowa, be and the

same are hereby legalized as fully and completely as though the law governing such cases had been complied with in every particular, *provided*, however, that nothing contained in this survey act shall be construed to legalize a survey of said town made excepted. by the order of the trustees thereof in 1891.

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*, published at Des Moines, Iowa, and the St. Charles *Reporter*, published at St. Charles, Iowa,

without expense to the State.

Approved March 23rd, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and the St. Charles Reporter April 13, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 193.

AN ACT to legalize the incorporation of the town of Beaman, Grundy s. F. 344. county, Iowa, the election of its officers, and all the acts done, and the ordinances passed by the council of said town.

Whereas, Doubts have arisen as to the legality of the Doubts as to incorporation of the town of Beaman, county of Grundy, legality. Iowa, and the election of its officers and all acts done and ordinances passed by the council of the said town; therefore,

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

Section 1. That the incorporation of the town of Beaman, Incorporation Grundy county, Iowa, the election of its officers, and all the legalized. 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 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 shall take effect and be in force from and after its publication clause. without expense to the state, in the Iowa State Register, a newspaper published in Des Moines, Polk county, Iowa, and in the Grundy county Republican, a newspaper published in

Grundy Center, Grundy county, Iowa.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and the Grundy County Republican April 19, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 194.

AN ACT to legalize the ordinances and resolutions passed by the S. F, 113. incorporated town of Imogene, Frement county, Iowa.

Whereas, Doubts have arisen as to the legality of the Doubts as to ordinances and resolutions passed by the council of the incor-legality of porated town of Imogene, Fremont county, Iowa; therefore Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all ordinances and resolutions passed by

Ordinances and resolutions legalized.

the council of said town of Imogene, Fremont county, Iowa, 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 been complied with in all respects in the passage of said ordinances and resolutions.

Publication clause.

SEC. 2. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in a newspaper published in Fremont county, Iowa, and in the Des Moines Leader a newspaper published in Des Moines Iowa, such publication to be without expense to the state.

Approved March 16, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader March 21, and the Fremont County Herald March 16, W. M. McFARLAND, Secretary of State.

CHAPTER 195.

AN ACT legalizing the ordinances of the town of West Decorah, Iowa, S. F. 184. and all acts of the officers of said town done thereunder.

Defective records.

WHEREAS, The records of the town of West Decorah, an incorporation under the laws of the state of Iowa, perfected November 11, 1878, fail to show that the ordinances adopted by the town council were passed by an ave and no vote, duly recorded; and,

Failure to show attesta-tion by the mayor.

WHEREAS, The ordinance book of said incorporated town, fails to show that the mayor attested the passage of some of such ordinances by his signature, although the recorded proceedings of meetings when such ordinances were adopted make it appear that they were duly adopted, although the aves and noes were duly called but not recorded; and,

Doubts as to legality.

WHEREAS, Doubts have arisen as to the technical legality of these ordinances, and there being at this time no one of these ordinances disputed or contested in any court of law; therefore.

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

Certain ordinances legalized,

That the ordinances of the incorporated town of West Decorah, in Winneshiek county, Iowa, numbered from one (1) up to twenty-six (26) inclusive, and all acts of the board of trustees and other officers of said town thereunder, be and the same are hereby legalized and declared as of the same binding force as though all forms of law had been fully complied with.

Publication clause.

This act being deemed of immediate importance, SEC. 2. shall take effect after publication in the Iowa State Register and Decorah Republican, newspapers published at Des Moines and Decorah, without expense to the state. Approved March 16, 1894.

I hereby certify that the foregoing act was published in the Iowa. State Register March 31, and Decorah Republican March 29, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 196.

AN ACT to legalize the acts and ordinances of the incorporated town s. F. 266. of Reinbeck, Grundy county, Iowa.

Whereas, Doubts have arisen as to the legality of certain Doubts as to ordinances of the incorporated town of Reinbeck, Grundy legality of county, Iowa, for the reason that the records of said town do not show that the yeas and nays were called when said ordinances were passed and adopted, although they were in fact so called but omitted from the record and,

WHEREAS, The records of said town fail to show that the Defective rules were suspended upon the passing and adoption of said records. ordinances by three-fourths of all the members of the council,

although the rules were in fact suspended and

WHEREAS, Doubts have arisen as to the legality of all the Doubts as to ordinances passed and adopted by the council of said town of legality. Reinbeck, Grundy county, Iowa, therefore,

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

SECTION 1. That all ordinances passed by the council of ordinances said town of Reinbeck, Grundy county, Iowa not in contra-legalized. vention with the laws of the state of Iowa 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 in the passage of said ordinances.

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

Approved March 16, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and the Grundy County Courier March 23, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 197.

AN ACT to legalize certain acts of the incorporated town of West s. F. 406. Union, of the city of West Union, the change of grade of same from an incorporated town to a city of the second class, the organization of the same as such city and the election of its officers.

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

SECTION 1. That all the acts of the incorporated town of Census. West Union, Iowa, in taking, returning and certifying the census of said town, and all acts done in the matter of said census, all acts with reference thereto, or by virtue thereof; and all the acts of the said incorporated town in changing to Changing and and organizing as a city of the second class; and the election organizing of the officers of said city of West Union, held on the first as a second Monday of March A. D. 1894, be and the same are hereby

legalized, established and confirmed as fully as if all things connected therewith had been legally had and done.

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 Argo*" a newspaper published at West Union, Iowa, such publication to be without expense to the State.

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 17, and the West Union "Argo" April 18, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 198.

8. F. 336,

AN ACT to legalize an election held for officers of the incorporated town of Goodell, Hancock county, Iowa; and also to legalize ordinances passed by said town.

Election held under old law. WHEREAS, An election was held for corporation officers under the old law, and since the passage of the Australian law, governing elections by the state of Iowa, doubts therefore arise as to the legality of said election and of the acts of said board of officers, therefore,

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

Election legalized. SECTION 1. That said election be legalized and that all ordinances not in contravention of 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 been complied with in all respects in said election and in the passage of said ordinances.

Publication clause,

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Leader, a newspaper published at Des Moines, Iowa and in the Hancock Co. Farmer a newspaper published at Goodell, Iowa, both publications to be without expense to the state.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Hancock County Furmer March 24, and the Des Moines Leader March 27, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 199.

S. F. 268,

AN ACT to legalize the acts and proceedings of the city of Clinton, Iowa.

Doubts as to the legality of ordinances.

WHEREAS, Doubts have arisen with regard to the regularity or legality of the ordinances of the City of Clinton, Clinton County, Iowa, respecting the paving of its streets and resolutions levying the taxes therefor, and the appropriation of funds for the erection of the City Hall of said City, erected in the year 1893, therefore,

Be it enacted by the General Assembly of the State of lowa: Section 1. That the ordinances of the City of Clinton,

Clinton County, Iowa, relative to paving its streets and the ordinances resolutions assessing and levying taxes therefor and for the legalized. appropriation of funds for the building of the City Hall of said City, erected in the year 1893 be legalized, and that the actions of said City Council in respect thereto be of as binding force as though acting in strict conformity to law.

Approved March 23rd, 1894.

CHAPTER 200.

AN ACT to make valid chapter 21 of the revised ordinances of 1885 of S. F. 126. the city of Winterset.

WHEREAS, The City Council of the City of Winterset, Iowa, Passage of on the 6th day of January, A. D. 1877, passed an ordinance No. 32. designated as ordinance number Thirty two, establishing fire limits in said city and including therein blocks ten, eleven, twelve, seventeen, eighteen, twenty-three, twenty-four and twenty-five of the original town plat of the town of Winterset and regulating the erection of buildings thereon, and

WHEREAS, The minutes of said Council show that A. R. Petition for Dabney and others, without stating the names or number, ordinance lost, petitioned for the passage of such ordinance, and said petition

is not now on the files of said city, and

WHEREAS, The City Council of said City on the 21st day Substitute of March, 1885, passed an ordinance designated as ordinance for No. 32. number seventy one, as a substitute for ordinance number 32, repealing the same, but establishing the same blocks as the fire limits of said City, and regulating the erection of buildings thereon, and

WHEREAS, The said City Council of said City on the 9th Revision of day of July, 1885, revised the ordinances of said City, ordinance. ordaining the revised ordinances of 1885 for said City and repealing all prior ordinances, and Chapter Twenty one of said revised ordinance established as the fire limits in said City the same blocks as were named in said ordinances numbered 32 and 71, and regulated the erection of buildings thereon, and

Whereas Doubts have arisen as to the validity of said Doubts as to Chapter Twenty one of the revised ordinance of 1885 of said validity.

City, therefore

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

SECTION 1. That the said Chapter Twenty one of the Ohap. 21 revised ordinances of 1885 of the City of Winterset, Iowa, legalized. adopted on the ninth day of July, 1885, is hereby made legal and valid and of full force and effect, and shall have the same validity as if said revised ordinance had been fully adopted and published as required by the law then and now in force.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause.

in the Winterset Madisonian, a newspaper published in

Winterset, Iowa, and the Iowa State Register, a newspaper published in Des Moines, Iowa, without expense to the State. Approved Feb. 16th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register February 21, and the Winterset Madisonian February 28, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 201.

AN ACT to legalize the acts and ordinances of the incorporated town S. F. 389. of Oelwein, Fayette county Ia.

> WHEREAS, Ordinances 8-9-10 and 11 of the said town of Oelwein, having been recorded in the ordinance book of said town, of Oelwein, but without the signature of the Recorder— B. A. Barnes, who is now dead, and

WHEREAS, On account of the said irregularity, said ordinances are void, therefore

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

SECTION 1. That all ordinances passed, and all acts done by the city council and the officers of said town of Oelwein, are hereby declared to be legal and valid, the same as though said ordinances had been regularly signed and attested, where not in contravention with the laws of the State of Iowa.

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

Approved April 2nd, 1894. I hereby certify that the foregoing act was published in the Iowa State Register May 15 and in the Oelwein Register April 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 202.

AN ACT to legalize the acts, ordinances and contracts of the incorporated town of Fostor, Monroe county, Iowa.

Whereas; Doubts have arisen as to the legality of the acts, ordinances and contracts of the incorporated town of Fostor, Monroe county, Iowa, because an aye and nay vote was not taken upon the passage of such acts, ordinances and contracts as shown by the records; therefore;

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

SECTION 1. That all acts, ordinances and contracts, not contrary to the laws of the state, of the incorporated town of Fostor, Monroe county, Iowa, are hereby legalized the same as if all requirements of law had been complied with.

Approved March 29th, 1894.

Ordinance void.

Defective record.

All ordinances legalized.

Publication clause,

H. F. 604.

Doubts as to legality of ordinances.

Acts and ordinances legalized.

CHAPTER 203.

AN ACT to legalize the election of trustees and articles of incorpora- H. F. 19. tion of Fell's cemetery, town of Libertyville, county of Jefferson, State of Iowa.

Whereas, On the 23d day of March, 1889, the citizens in Three trustees and around Libertyville, Jefferson county, Iowa, met in con-elected by convention to formulate better methods in the management of the interests of what is known as Fell's Cemetery of Libertyville, Iowa, finding that the former trustees had no records of their proceedings in managing said cemetery, and that said trustees were dead and no successors being elected, said convention elected three trustees and adopted articles of incorporation; said articles were recorded on the 28th of March, 1889 in book 30, in the recorder's office, Jefferson county, Iowa.

WHEREAS, Doubts have risen whether the trustees elected poubts as to in said convention were successors, and could legally per-legality of form the duties of said office such as purchasing land to supply the needs of said cemetery.

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

SECTION 1. That the adoption of articles of incorporation Incorporation and election of trustees of Fell's Cemetery, Libertyville, in of trustees Jefferson county, Iowa, on March 23, 1889 be and the same legalized. are hereby legalized.

Approved March 19, 1894.

CHAPTER 204.

AN ACT to legalize the proceedings of the Mound Cemetery Associa- H. F. 590. tion of St. Clair township, Benton county, Iowa.

WHEREAS; The Mound Cemetery Association of St. Clair Incorporation. township, Benton county, Iowa, was duly incorporated under the general laws of the state by articles of association adopted Nov. 8, 1865, and,

Whereas; The articles of association required that meetings Annual meetof the corporation should be held annually on the first Sat-ings required. urday of October in each year, and there having been failures in holding such annual meetings during several years, and,

WHEREAS; Lots in the cemetery owned by said corporation Lots sold. have been sold to various parties and paid for, and, owing to the irregularities in conducting the affairs of said corporation, clouds have been cast upon title of the lots so sold and conveyed, therefore;

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

SECTION 1. The acts and proceedings of the Mound Ceme-Acts and tery Association of St. Clair township, Benton county, Iowa, legalized in conducting its affairs and in selling and conveying all lots heretofore sold and conveyed by said corporation, whether by

its officers, de jure or de facto, are hereby made legal and valid, and the title to all lots so conveyed is hereby vested in the grantees thereof.

Approved March 29, 1894.

CHAPTER 205.

AN ACT to legalize the organization of the independent school dis-H. F. 475. trict of Bassett, Chickasaw county, Iowa, and the acts of the officers thereof.

Board of directors elected.

Whereas; At an election held in the village of Bassett, Chickasaw county, Iowa, in pursuance to an election regularly called and held, the electors of the territory favoring the subdistrict to become independent decided to organize the independent school district of Bassett, in pursuance of which action a board of directors was elected and said independent district has entered upon the exercise of the usual corporate powers of such an organization; and

Doubts as to legality of election and

WHEREAS; Doubts have arisen as to some of the acts of said electors and officers in regard to giving notice of election, acts of trustees and manner of holding election, the election of officers and acts of directors of said independent district, therefore;

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

Organization and acts of officers legalized.

That the organization of the independent district of Bassett, Chickasaw county, Iowa, and the acts of its officers be declared legal and binding as if made in strict conformity with law.

Publication clause.

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

Approved March 29th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 7, and the Des Moines Leader April 8, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 206.

H. F. 548.

AN ACT to legalize the assessment of taxes within the incorporated town of "Lake Park" for the year 1893.

Assessor elected.

WHEREAS, J. T. Benson was the duly elected and qualified assessor for the incorporated town of Lake Park, Iowa, for the year 1893, and,

F. E. Benson makes the assessment.

WHEREAS, One F. E. Benson made the assessment in fact, but the assessor's books were duly certified and returned by the said J. T. Benson to the town council and county auditor, and,

Doubts as to legality.

WHEREAS, Doubts have arisen as to the legality of the said assessment on account of said irregularities; therefore, Be it enacted by the General Assembly of the State of Iowa:

Assessment legalized.

That the assessment of all property within the incorporated town of Lake Park, Dickinson county, Iowa, for the year 1893, together with all proceedings based thereon, be and are hereby declared to be legal and made valid to all interests and purposes as though the said assessment had been made in strict compliance with law.

made in strict compliance with law.

SEC. 2. This act being deemed of immediate importance Publication shall be in force and effect from and after its publication in clause. the "Iowa State Register" and the "Lake Park News," newspapers published respectively at Des Moines and Lake Park, in the state of Iowa, without expense to the state.

Approved March 29th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 4, and the Lake Park News April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 207.

AN ACT to legalize the incorporation of the town of Ellsworth, Ham-H. F. 573. ilton county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town.

WHEREAS; Doubts have arisen as to the legality of the poubts as to incorporation of the town of Ellsworth, Hamilton county, legality of lowa, the election of its officers on Oct, 12, 1893, and March 5th, 1894, 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 the said town of Incorporation Ellsworth, Hamilton county, Iowa, the election of its officers, legalized. and all the official acts done, and the 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 in the incorporation of said town, the election of its officers, and the passing of its ordinances.

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

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 5, and the Webster City Tribune April 6, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 208.

AN ACT to legalize the incorporation of the town of Blockton, Tay-H. F. 450. lor county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town.

Whereas, Doubts have arisen as to the legality of the Doubts as to incorporation of the town of Blockton, Taylor county, Iowa, incorporation.

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:

Incorporation legalized.

SECTION 1. That the incorporation of the said town of Blockton, Taylor county, Iowa, the election of its officers, and all the official acts done, and the ordinances passed by the council of said town, not in contravention with the laws of the state, are hereby legalized and the same is 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, the election of its officers, and the passing of its ordinances.

Publication clause.

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Blockton *News*, a paper published at Blockton, Iowa, and the Iowa *Capital*, a paper published at Des Moines, Iowa, without expense to the state.

Approved March 19th, 1894.

I hereby certify that the foregoing act was published in the Blockton News, March 23, 1894, and in the Iowa Capital, March 21, 1894.
W. M. McFARLAND, Secretary of State.

CHAPTER 209.

H. F. 879.

AN ACT to legalize the incorporation and the acts of the town council of the town of Mediapolis, Des Moines county, State of Iowa.

Record lost.

WHEREAS; It appears, that the report of the commission or commissioners on the incorporation of the town of Mediapolis, county of Des Moines, state of Iowa, which was duly and truly made to the clerk of aforesaid county, and above mentioned report not appearing upon the records of above mentioned county, by reason of the fact that aforesaid report being lost while the contents of the court house were being moved into another building, but the above report was duly filed for record, but was not recorded, for the reason mentioned above; and,

Not recorded.

Recorded by secretary of state. WHEREAS; The above mentioned report of above commission or commissioners is duly recorded in the office of the sec'y of state, it is therefore desired that the incorporation and acts of town council be declared legal and valid,

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

Acts of the commission legalized.

SECTION 1. That all the acts and proceedings of the commission of incorporation and act and ordinances of the town council of the incorporated town of Mediapolis, Iowa, are hereby legalized and shall be held and declared valid and effectual to the same extent and effect in all respects as to said acts and proceedings, as if the same had fully conformed to the law when the same were had and after taken.

Publication clause.

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force on and after its publication

1894.]

189

in the Des Moines Leader, a newspaper published at Des Moines, and in the New Era, a newspaper published at Mediapolis, Iowa, such publication to be without expense to the atate.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader March 27, and the Mediapolis New Era March 29, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 210.

AN ACT to legalize the extension and enlargemet of the incorporated H. F. 180. limits of the city of Pella, Marion county, Iowa.

WHEREAS; Under and by virtue of the provisions of sections Election as to 1, 2, 3 and 4 chapter 47 of the Sixteenth General Assembly, limits held. sections 1, 2, 3, 4 and 5 of chapter 169 of the Seventeenth General Assembly, and chapter 158 of the Twentieth General Assembly of the state of Iowa, and the amendments thereto, proceedings were had by the council of said city, and pursuant to resolution of said council, and proclamation and notice by the mayor of said city a special election was held on the 9th day of November, 1893, upon the question whether or not the incorporate limits of the said city should be extended and enlarged, and its boundaries fixed as described in said proclamation and notice, at which election all the electors residing within the proposed boundary lines, were by the said notice informed of their right to vote for or against such proposed enlargement, and extension of limits, and,

WHEREAS; The result of the said election was largely in Result of favor of the establishment of the boundary lines proposed, and election. enlargement of the corporate limits of the said city as in said

proclamation and notice described, and,

WHEREAS; Since the aforesaid election was held the mayor Proclamation of the said city has issued his proclamation as required by law by the mayor. to the effect that all the territory within the boundary lines described in said proclamation and notice, shall from and after the time of said proclamation constitute the territory of said incorporated city of Pella. and,

Whereas; Since said proclamation was issued the said city Jurisdiction of Pella and its officers have assumed and exercised control, of territory authority and jurisdiction over all the territory within the boundary lines fixed by such notice, proclamation and election, and ordinances and resolutions have been enacted and passed by the council of the said city pertaining to and for the government of the said city as thus enlarged, and,

WHEREAS; Doubts have arisen as to the legality of the said Doubts as to extension and enlargements of the limits of the said city by legality. the said election and proceedings, and it is claimed and pretended that full and exact compliance with the statute and law providing for the extension and enlargement of the incorpor-

ate limits of towns and cities was not had in such proceedings; therefore:

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

Extension of limits legalized.

Description of territory annexed.

Section 1. That the extension and enlargement of the incorporate limits of the city of Pella, Marion county, Iowa, in accordance with the vote of the electors at a special election held on the 9th day of November, 1893, by which the boundary lines of the said city were fixed as follows, to-wit: Commencing at the northwest corner of section 10, township 76, north of range 18, west of the 5th P. M., and running thence south 2,648½ feet to the quarter section corner on the west side of said section 10, thence east on the quarter section line 1,982 feet; thence south 1,428 feet; thence east 4.002 feet to the southeast corner of Overcamp's railroad addition to the city of Pella; thence north 415 feet; thence east 608 feet; thence north 1,020 feet; thence west 833 feet to a point 470 ft. east of the quarter section corner on the east side of section 10; thence north 3,902 feet to a point 470 feet east of the northeast corner of the plat of the original survey of the said city of Pella; thence west 2,007 feet to the east side of Houston avenue in the town of North Pella; thence north along the east line of said avenue 1,170 feet; thence west 1,216 feet to the west side of Marion avenue in North Pella; thence south along the west side of said Marion avenue 1,170 feet to the north line of the original plat of the said city of Pella; thence west 2,562 feet to the west line of section three, township and range aforesaid, thence south 1,210 feet to the place of begin. ning, be and the same is hereby legalized as fully and completely as though every thing and act pertaining to such extension and enlargement of the incorporate limits of said city had been done precisely and specifically in the form and manner by law required.

Ordinance

That all ordinances enacted, resolutions passed, and resolutions and rules and regulations adopted by the council of said city, legalized. and all official acts of such council and the mayor, and other officers of the said city in so far as the same pertain and relate to said city as so enlarged and extended be and they are hereby legalized as fully as though everything pertaining to such acts and doings of said council, mayor and other officials, were fully, specifically and concisely in conformity with the law pertaining to and providing for the enlargement of the incorporate limits of cities and towns.

Publication clause.

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 in Des Moines, Iowa, and the Pella Blade, a weekly newspaper published in the said city of Pella without expense to the state.

Approved March 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and the Pella Blade March 18, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 211.

AN ACT to legalize the official acts of the town council and ordi- H. F. 596. nances of the incorporated town of Correctionville, Woodbury county, Iowa.

WHEREAS, Doubts have arisen as to the legality of the offi-Doubts as to cial acts and ordinances passed by the town council of said tain official incorporated town of Correctionville, Woodbury county, ordinances. Iowa, by reason of the failure of the recorder of said town to record the yeas and nays on suspension of rules, or show that rules were suspended at several meetings, or show that the yeas and nays were called on final passage of said ordinances, and the record shows that the rules were suspended without a sufficient number of votes and at times when there were not a sufficient number of members of said town council present at the meetings; and, the failure of the mayor of said town to sign the record of proceedings of the council or sign ordinances passed, and by reason of other minor irregularities in the passage of the ordinances of said incorporated

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

SECTION 1. That all official acts done under said ordi-Acts and nances passed by the town council of said incorporated town ordinances legalized. of Correctionville not in contravention with the laws of the state of Iowa are hereby legalized and the same are hereby declared to be valid and binding the same as though the laws in all respects had been strictly complied with, in regard to suspending rules, reading the ordinances on separate days, recording the yeas and nays on votes taken, suspending the rules without a sufficient number of members of the council being present at the meetings thereof, the failure of the mayor to sign the records and ordinances passed by said town council and all other irregularities in the passage of the ordinances of said incorporated town.

This act being deemed of immediate importance Publication shall be in force and effect from and after its publication in clause. the Iowa State Register and the Sioux Valley News, newspapers published at Des Moines and Correctionville, Iowa,

without expense to the state.

Approved April 10, 1894.

I hereby certify that the foregoing act was published in the lows State Register April 12, and in the Sloux Valley News April 19, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 212.

AN ACT to legalize the incorporation of the town of Marble Rock, H. F. 109. Floyd county. Iowa, the election of its officers and all acts done and ordinances passed by the council of said town.

Doubts as to

Whereas, Doubts have arisen as to the legality of the legality of incorporation of the town of Marble Rock, Floyd 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 Iova:

Incorporation legalized.

That the incorporation of the said town of Marble Rock, Floyd county, Iowa, the election of its officers, and all the official acts done, and the 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 in the incorporation of said town, the election of its officers, and the passing of its ordinances.

Publication

SEC. 2. This act, being deemed of immediate importance shall take effect and be in force from and after its publication in the Marble Rock Weekly, a paper published in Marble Rock, Floyd county, Iowa, and the Des Moines Leader, a paper published at Des Moines, Iowa, without expense to the state.

Approved March 2, 1894.

I hereby certify that the foregoing act was published in the Marble Rock Weekly March 0, and in the Des Moines Leader March 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 213.

AN ACT to legalize the levy of certain taxes of Center township. H. F. 87. Mills Co., Iowa.

Road tax levied -- labor.

Whereas, The township trustees of Center township, Mills Co., Iowa, did, on the first Monday of April, 1891, levy a road tax of two and one-half mills on the dollar, to be paid in labor, but did not levy a tax for a general township fund to be paid in cash, and,

Tax payable in cash.

WHEREAS, The said trustees did at their meeting held on the second day of June, 1891, make an additional levy of one and one-half mills on the dollar, to be paid in cash, for a general township fund, and,

No excess of levy.

WHEREAS, The sum total of said levies did not exceed the five mills allowed by law, and,

Doubts as to legality.

WHEREAS, Doubts exist as the legality of said levy made on the 2nd day of June, 1891; therefore;

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

Tax levy legalized.

Section 1. That the levy of taxes made by the trustees of Center Twp., Mills Co., Iowa, on the 2nd day of June, 1891,

be and the same is hereby ratified, confirmed and legalized; and that the same be held valid and binding to the same extent as if said tax had been levied at the time provided by

This act being deemed of immediate importance, Publication shall be in force and go into effect immediately after its pass-clause. age and publication in the Glenwood Opinion and the Iowa State Register, newspapers published at Glenwood and Des Moines, Iowa, without expense to the State.

Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 30, and in the Glenwood Opinion March 29, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 214.

AN ACT to legalize the acts of the Board of Directors of the Inde-H. F. 452. pendent District of Iowaville, Van Buren county, Iowa, and of the Board of Directors of the District Township of Des Moines, in Jefferson county, Iowa, in relation to the transfer of territory from one district to the other for school purposes.

WHEREAS, Upon petition of all residents living upon sectoritory tion thirty-one (31) of township seventy-one (71) north, range attached to independent eleven (11) west, in sub-district No. 7, of the district town district of Lower Low ship of Des Moines, in Jefferson county, Iowa, presented to Iowaville. the board of directors of said district township, and to the board of directors of the independent district of Iowaville in Van Buren county, Iowa, said territory above described being contiguous to said independent district, was by the respective boards aforesaid set off and attached to said independent district of Iowaville, in Van Buren county, Iowa, for school purposes, and

WHEREAS, Doubts have arisen as to the regularity of the Doubts as to proceedings in relation thereto, and of the legality thereof, legality.

Whereas, The interests of school districts aforesaid, and Interests the people residing upon the territory so attached to said affected. independent dist., will be subserved by the legalization of the acts of the boards of directors aforesaid; now, therefore;

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

Section 1. That the acts of the board of directors of the Acts of directdistrict township of Des Moines, in Jefferson county, Iowa, or legalized. and the acts of the board of directors of the independent district of Iowaville in Van Buren county, Iowa, whereby the following territory, contiguous to the said independent district aforesaid, to wit: section thirty-one (31) of township seventy-one (71) north, range eleven (11) west, in Jefferson county, Iowa, was by said boards set off and attached to said independent district of Iowaville in Van Buren county, Iowa, for school purposes, be and the same are hereby legalized, and made and declared to be effectual, and all the proceedings of each of said boards, in relation to the transfer, and

setting off to said independent district, of said territory, are hereby declared to be valid and effectual for the purposes set forth in the acts of said boards, as though all acts of said boards had been in strict compliance with law.

Publication clause.

SEC. 2. This act being deemed of immediate importance, shall take effect and be in force, from and after its publication in the "Iowa Capital," a newspaper published at Des Moines, Iowa, and the "Birmingham Enterprise," Birmingham, a newspaper published in Van Buren county, Iowa, which publication shall be without expense to the state. Approved March 23, 1894.

I hereby certify that the foregoing act was published in the Iowa Capital March 27 and Birmingham Enterprise, April 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 215.

H. F. 158.

AN ACT to legalize the acts of the board of directors of the independent school district of Avoca in the levying of taxes for school purposes.

Tax levy by school board.

WHEREAS, The school board of the independent school district of Avoca, Iowa, levied a tax upon property within said district for school purposes for the year 1887 on the 2nd day of August, and for the year 1888 on the 17th day of August, and for the year 1890 on the 22nd day of July, and for the year 1892 on the 15th day of August instead of on or before the third Monday in May of each of said years, and;

Tax levy was proper.

WHEREAS, It appears that said taxes so levied are necessary and proper for the maintenance of the schools of said independent school district and were so used, therefore,

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

Action of the board legalized. SECTION 1. That the action of said board in making said levy on the 2nd day of August, 1887, on the 17th day of August, 1888, on the 22nd, day of July, 1890 and on the 15th day of August, 1892, instead of on or before the third Monday in May of each of said years, is hereby declared to be legal and valid, and binding on the property in said district, the same as if said tax had been levied on or before the third Monday in May aforesaid.

Publication clause.

This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines *Leader*, a newspaper published in Des Moines, Iowa, and Avoca *Herald*, a newspaper published in Avoca, Iowa, without expense to the State.

Approved March 15, 1894.

I hereby certify that the foregoing act was published in the Des Moines Leader, March 17, and the Avoca Herald March 22, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 216.

AN ACT to legalize the incorporation of the town of Ridgeway, H. F. 654. Winneshiek county, Iowa, the election of its officers and all official acts done by the council of said town.

WHEREAS: Doubts have arisen as to the legality of the Doubts as to incorporation of the town of Ridgeway, Winneshiek county, incorporation. Iowa, and the election of its officers, and all official acts done 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 the town of Ridge-Incorporation way, Winneshiek county, Iowa, the election of its officers and legalized. all official acts done by the Council of said town, not in contravention with the laws of the State, are hereby legalized and the same are hereby declared valid and binding to the same extent and effect in all respects as to said proceedings as though the law had in all respects been strictly complied with.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State Register, published in Des Moines, Polk County, Iowa, and in the Decorah Republican, published at Decorah, Winneshiek County, Iowa, without expense to the

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 17, and the Decorah Republican April 19, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 217.

AN ACT to legalize the incorporation of the town of Epworth, H. F. 489. Dubuque county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town.

Whereas; Doubts have arisen as to the legality of the Doubts as to incorporation of the town of Epworth, Dubuque county, legality of 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 Epworth, Incorporation Dubuque county, Iowa, the election of its officers and all the legalized. official acts done, and the 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 in the incorporation of said town, the election of its officers and the passing of its ordinances.

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

papers published at Des Moines, Iowa, without expense to the State.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 14, and Des Moines Leader April 3, 1894.

W. M. McFARLAND, Secretary of State,

CHAPTER 218.

H. F. 598.

AN ACT to legalize the acts and ordinances of the incorporated town of Rockford, Floyd county, Iowa.

Doubts as to legality of ordinances.

WHEREAS. Doubts have arisen as to the legality of certain ordinances of the incorporated town of Rockford, Floyd county, Iowa, for the reason that the records of said town do not show that the yeas and nays were called when said ordinances were adopted, although they were in fact so called, but omitted from the record, and,

Defective records.

WHEREAS, The records of said town fail to show that the rules were suspended upon the adoption of said ordinances by three fourths of all the members of the council although the rules were in fact so suspended, and,

lrregularity.

WHEREAS. On account of said irregularities, the validity of said ordinances is questioned,

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

Ordinances legalized. SECTION 1. That all ordinances of said town of Rockford in the county of Floyd, and state of Iowa, and all the acts of any of the officers of said town in the enforcement thereof, are hereby declared to be legal and valid in all respects and to the same extent as though all the provisions of the law in regard to the calling of the yeas and nays and the suspension of the rules for the passage of said ordinances and resolutions had been fully complied with.

Publication clause.

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 paper published at Des Moines, Iowa, and the Rockford Register, a paper published at Rockford, Iowa, without expense to the state of Iowa.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 4, and the Rockford Register April 6; 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 219.

H. F. 632. AN ACT to legalize the incorporation of the town of Washta, Cherokee County, Iowa.

Doubts as to legality of incorporation. State of Iowa, and the election of its officers, and all acts

1894.]

done and ordinances passed by the council of the said town, therefore;

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

Section 1. That the incorporation of the town of Washta, Incorporation Cherokee county, Iowa; the election of its officers, and all legalized. 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 declared valid and binding the same as though the law had in all respects been strictly complied with in the incorporation of said town, the election of its officers and the passing of its ordinances.

SEC. 2. This act being deemed of immediate importance Publication shall take effect and be in force from and after its publication clause. in the Iowa State *Register*, a newspaper published at Des Moines, Ia., and in the Washta *Journal*, published at Washta, Cherokee county, Iowa, without expense to the State.

Approved April 10, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 17, and the Washta Journal April 19, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 220.

AN ACT to legalize the act of Lewis Larson in qualifying as H. F. 842. director of the Independent District of Forest City in the county of Winnebago, State of Iowa.

WHEREAS, At the annual meeting of the Independent Dis-Director trict of Forest City, in the county of Winnebago, state of Iowa, held on the second Monday in March, 1894, Lewis Larson was duly elected director for the term of three years, and

WHEREAS, Said Lewis Larson failed to qualify on or before Failure to the third Monday in March, 1894, as by law required, and

WHEREAS, Said Lewis Larson did qualify on the fourth qualified later. Monday in March, 1894, and took his seat as a member of the board of directors of said Independent District of Forest City, and

WHEREAS, Doubts have arisen as to the legality of the act Doubts as to of said Lewis Larson in qualifying as director of the said Independent District of Forest City on the fourth Monday in March, 1894, instead of on or before the third Monday in March, 1894, therefore,

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

SECTION 1. That the act of Lewis Larson in qualifying as Acts legalized. director of the Independent District of Forest City in the county of Winnebago, state of Iowa, on the fourth Monday in March, 1894, is hereby declared to be legal and valid to the same extent as if said Lewis Larson had qualified on or before the third Monday in March, 1894.

Publication clause.

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 Winnebago Summit, a newspaper published at Forest City, Iowa, without expense to the State. Approved April 24th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register May 5, and in the Winnebago Summit May 9, 1894.

W. M. McFARLAND, Secretary of State.

CHAPTER 221.

H. F. 616.

AN ACT to legalize the incorporation of the town of Buffalo Center, Winnebago county, Iowa; the election of its officers, and all official acts done by the council of said town.

Caucus for town officers. WHEREAS; The citizens of Buffalo Center, during the month of March, 1894, held a caucus for the purpose of placing in nomination the names of persons for the various town officers, and,

Irregularity of holding caucus. Doubts as to legality. WHEREAS; The said caucus was not held as provided by law and the full notice of ten days given, and,

WHEREAS; Doubts have arisen as to the legality of the incorporation of the town of Buffalo Center, Winnebago county, Iowa, and the election of its officers and all official acts done by the council of said town, Therefore,

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

Incorporation and election legalized,

SECTION 1. That the incorporation of the town of Buffalo Center, Winnebago county, Iowa; the election of its officers and all the official acts done by the council of said town, not in contravention with the laws of the state, are hereby legalized, and the same are hereby declared valid and binding to the same extent and effect in all respect as to said proceedings as though the law had in all respects been strictly complied with.

Publication clause.

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*, published in Des Moines, Polk county, Iowa; and in the Buffalo Center *Tribune*, published at Buffalo Center, Winnebago county, Iowa, without expense to the State.

Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 5, and the Buffalo Center Tribune March 29, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 222.

H. F. 622. AN ACT legalizing the acts of Daniel Dougherty a justice of the peace in and for Dougherty township, Cerro Gordo county, Iowa.

Bond never MHEREAS, Daniel Dougherty of Dougherty township in the filed with country of Cerro Gordo, state of Iowa, was on the 3rd day of November 1891, duly elected a justice of the peace in and

for said township and county, and thereafter duly took the oath of office and executed a proper bond as such justice of the peace, but through mistake said bond was never filed in the office of the county auditor of said county or approved by the board of supervisors and

WHEREAS, The said Daniel Dougherty has performed Acts percertain acts as such justice of the peace between the date of justice. said election and the 15th day of January 1893, now, there-

fore;

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

SECTION 1. That all acts of said Daniel Dougherty as said Acts as justice justice of the peace done and performed between the 3rd day legalized. of November 1891 and the 15th day of January 1893 be and the same are hereby legalized and made valid to the same extent as though said bond had been duly filed and approved, and said Daniel Dougherty had duly qualified as such justice of the peace.

Approved April 10, 1894.

CHAPTER 223.

AN ACT to legalize the ordinances of the incorporated town of Bode, H. F. 625. Humboldt county, Iowa, and all proceedings of the council thereunder.

That, Whereas: Ordinances numbered one to fifteen certain ordinclusive were passed by the council of said town, and were nances passed. published in the Humboldt County Republican, a newspaper published in Humboldt, Iowa; and ordinance number sixteen was passed and published in the Livermore Gazette, a newspaper published in Livermore, Iowa; that when said ordinances were passed and published no newspaper was printed in the said town of Bode; that the records of said town Records failed to show that said ordinances were read on three successive days or that the rule requiring said reading was dispensed with; also fails to show that the "aye's and no's" were called when said ordinances were passed, but said ordinances were each passed by six votes of the council or more, therefore;

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

SECTION 1. That ordinances in the incorporated town of Certain Bode, Humboldt county, Iowa, numbered one to sixteen legalized. inclusive and all acts of the council thereunder are hereby legalized and made valid the same as if all the provisions of the law in regard to the passage and publication of said ordinances had been fully complied with.

SEC. 2. This act being deemed of immediate importance Publication shall be in full force and effect from and after its publication in clause, the Iowa State *Register*, a newspaper published in Des Moines,

Iowa, and the Bode Bugle, a newspaper published in Bode, Iowa, without expense to the State.

Approved April 10th, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register April 17, and the Bode Bugle April 20, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 224.

AN ACT to legalize the ordinances passed by the incorporated town H. F. 610. of Bagley, Guthrie county, Iowa.

Judges of election failed to qualify.

Whereas; At certain city elections held in the incorporated town of Bagley, Guthrie county, Iowa, the judges of election failed to qualify, and

Records defective.

WHEREAS; Certain irregularities have obtained in the recording of the ordinances and other acts passed by the council of the said town of Bagley, and

Doubts as to legality.

WHEREAS; Doubts have arisen as to the legality of the ordinances and other acts passed by the council of said town because of such failures and irregularities, therefore;

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

Acts and ordinaces legalized.

SECTION 1. That all acts and ordinances passed by the council of the incorporated town of Bagley, Guthrie county, Iowa, which are not in contravention of the laws of the state are hereby legalized and declared valid, notwithstanding the irregularities in recording them, and the failure of the judges of election to qualify as such in certain cases.

Publication clause,

This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Icwa State Register and the Guthrian, newspapers published respectively at Des Moines, and Guthrie Center, Iowa, such publications to be without expense to the state. Approved March 29, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register, April 10, and the Guthrie Center Guthrian, April 5, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 225.

H. F. 32.

AN ACT to legalize the organization of independent school district of Avoca, Pottawattamie county, Iowa.

Independent formed.

Whereas, In the year 1874, the qualified voters residing school district upon the east half of section five (5), and the east half of section eight (8), and the northeast quarter of section seventeen (17), and the northwest quarter of section sixteen (16), and the west half of the northeast quarter of section sixteen (16), and all of section nine (9), and the west half of the southwest quarter of section ten (10), and the west half of section three (3), and all of section four (4) in Knox township, Pottawattamie county, Iowa, held an election to organize the independent school district of Avoca, Iowa, and did hold said election within said territory on the 20th day of October, 1874, and,

Whereas, By virtue of said election the aforesaid territory District was was organized as the independent school district of Avoca, tracted debts Iowa, in the fall of 1874, and has been acting continuously as and levied an independent school district since said time and has acquired large property, contracted debts, levied taxes, maintained schools and done all other acts that a legally organized independent school district has the power to do, and,

Whereas, Doubts have arisen as to the legality of the acts Doubts as to and things done in the organization of the aforesaid territory legality.

into an independent school district, it is therefore enacted:

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

SECTION 1. That all the steps taken and things done Acts legalized toward organizing the territory above described into the acts organization. Independent school district of Avoca, Iowa, are declared to be sufficient to make and to constitute an independent school district, and said territory is hereby declared to be such independent school district.

SEC. 2. That all acts heretofore done by the school board Acts done by of said independent school district are hereby legalized and declared to be binding upon all persons or parties interested therein, the same as if said acts had been done and performed in the manner and form required by law, and said district had

been legally organized as required by law.

SEC. 3. This act, being deemed to be of immediate import-Publication ance, shall take effect and be in force from and after its publication in the Avoca *Herald*, a newspaper published at Avoca, Iowa, and the State *Register*, a newspaper published in Des Moines, Iowa, without expense to the State,

Approved March 19, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 28, and the Avoca Herald March 22, 1894. W. M. McFARLAND, Secretary of State.

CHAPTER 226.

AN ACT to legalize a resolution of the city council of the city of H. F. 51. Oskaloosa, Mahaska county, and all acts done in pursuance of said resolution.

WHERRAS, The city council of the city of Oskaloosa, on the Action by fifth day of June, 1893, adopted a resolution directing certain city council. portions of First and Rock Island streets in said city to be graded, paved and curbed, and.

WHEREAS, It is uncertain how many members at such date Doubts as to legally composed said city council and how many of said city legality. council were required to legally adopt said resolution, and by reason thereof doubts have arisen as to the validity of said resolution, therefore.

Be it enacted by the General Assembly of the State of Iowa: Section 1. That the resolution of the city council of the Resolution legalized.

city of Oskaloosa, adopted on the fifth day of June, 1893, directing the paving of First street from First avenue to the south side of Rock Island street and Rock Island street from First street to the east side of Third street in said city, to be graded, paved, and curbed, and all acts done in pursuance of said resolution are hereby legalized and made valid.

Publication clause.

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 Des Moines *Leader*, newspapers published at Des Moines, Iowa.

Approved Feb. 24, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register March 2, and Des Moines Leader March 3, 1894. W. M. McFARLAND, Secretary of State.

JOINT RESOLUTION No. 1.

WHEREAS, The congress of the United States is now considering a tariff measure which, in event of its passage, would seriously cripple the industries of this great country in general, and Iowa in particular, bring our laboring people into direct competition with the pauper laborers of the old world, deprive the products of our farms of a home market, and leave our whole country, with all its diversified industries, more or less subject to the selfish will of foreign capitalists, thereby threatening the welfare of American citizenship, independence and equal rights; therefore be it

Resolved, by the General Assembly of the State of Iowa, That our senators and representatives in congress be urgently requested to use all possible and reasonable means within their power to prevent the passage of the Wilson tariff bill. Be it further

Resolved, That the secretary of state be directed to send a copy of these resolutions to each of our senators and representatives in congress. Approved Feb. 21st, 1894.

JOINT RESOLUTION No. 3.

Memorial and Joint Resolution relative to the construction of a canal from the Mississippi river to the Illinois river at Hennepin, in the State of Illinois.

WHEREAS, Cheap transportation between the Mississippi river and the Atlantic seaboard is a question of vital interest to the people of the northwestern States, and especially to the State of Iowa; and

WHEREAS, A water-way or canal from Hennepin, on the Illinois river to the Mississippi river at the mouth of the Rock river has been located, surveyed, and partly constructed; now, therefore

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

That our senators and representatives in congress are requested to use their active influence to secure and to vote for such appropriations as will insure the completion of said canal at the earliest possible date.

Resolved, That the secretary of state be and he is hereby instructed to forthwith transmit a copy hereof to each of our senators and representatives in congress from Iowa.

Approved February 16th, 1894.

JOINT RESOLUTION No. 5.

To amend the constitution of the State of Iowa, relative to the manufacture and sale of intoxicating liquors as a beverage.

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 add, as section 26, to article 1, of said constitution, the following:

"SEC. 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 pro-

vide suitable penalties for the violation of the provisions hereof.

Resolved, further, That the foregoing proposed amendment be, and the same is hereby referred to the legislature to be chosen at the next general election for members of the next general assembly, and that the secretary of state cause the same to be published for three months previous to the day of said election, as provided by law.

Approved April 24th, 1894.

JOINT RESOLUTION No. 6.

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

SECTION 1. That the appropriation made by the Twenty-fourth General Assembly for the Ft. Madison penitentiary of \$2,700 for a stone barn, \$250,00 for a certain strip of land; also the following amounts appropriated by former General Assembly's remaining unexpended in the hands of the Warden, which cannot be used without further legislation, and are not needed for the purposes for which they were appropriated viz:

\$31.62 from Solitary fund.

\$71.00 for purchase of porcelain buckets.

\$23.75 for iron bed-steads, making a total of \$3,076.37; be and the same is hereby covered back into the State Treasury, and the acting Warden and the State Treasurer are hereby authorized to take such action and execute such papers and vouchers and make such entries on the books of their respective offices as may be necessary to carry out the provisions of this resolution.

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 Des Moines Leader, newspapers published at Des Moines,

Iowa.

Approved March 2, 1894.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader March 6, 1894.

W. M. McFARLAND, Secretary of State.

JOINT RESOLUTION No. 7

And memorial of congress relative to a bill to limit the effect of the regulations of commerce between the several states and with foreign countries in certain cases.

WHEREAS, There is being sold in this state large quantities of imitation butter, cheese, impure fats and oils, manufactured and colored so as to resemble the butter and cheese products of Iowa dairies, and

WHEREAS, It is desirable that our people be protected against the

sale of such imitations, and

WHEREAS, Under the present interstate commerce law it is permissible to sell said products in this state, when in the original packages in which they were put up outside of the state, therefore,

Resolved, That our senators and representatives in congress are earnestly requested to urge and vote for the passage of senate file No. 1376,

entitled, "A bill to limit the effect of the regulations of commerce between the several states and with foreign countries in certain cases, to-wit:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled:

SECTION 1. That all articles known as oleomargarine, butterine, imitation butter, or imitation cheese, or any substance in the semblance of butter or cheese not the usual product of the dairy and not made exclusively of pure and unadulterated milk or cream transported into any state or territory or remaining therein for use, consumption, sale or storage therein shall, upon arrival in such state or territory, be subject to the operation and effect of the laws of such state or territory enacted in the exercise of its police powers, to the same extent and in the same manner as though such articles or substances had been produced in such state or territory, and shall not be exempt therefrom by reason of being introduced therein in original packages or otherwise.

Approved Feb. 16th, 1894.

JOINT RESOLUTION No. 8.

Resolved by the General Assembly of the State of Iowa:

That the auditor of state issue warrants for the mileage of members who visited the several state institutions on committees appointed to investigate the same. The several amounts to be reported to him by the secretary of the Senate and the clerk of the House.

Approved Feb. 12th, 1894.

JOINT RESOLUTION No. 9.

WHEREAS, The people of the Hawaiian Islands have cast off the fetters of an effete and dissolute monarchy and have assumed a position among the republics of the earth, therefore

Resolved by the General Assembly of the State of Iowa:

That we the representatives of two millions of prosperous, happy, liberty loving people, who have adopted as a State motto "Our liberties we prize and our rights we will maintain," hail the new republic of Hawaii and send a message of greeting, admiration and cheer to our brethren across the sea.

Resolved, That we commend the courage, determination, and constancy of the founders of the new republic and bespeak a glorious future for their state.

Resolved, That these resolutions be referred to his Excellency the Governor with the request that his Excellency, the Governor transmit the same with appropriate message to his Excellency the President of the Hawaiian Republic.

Approved April 24th, 1894.

JOINT RESOLUTION No. 10.

WHEREAS, In pursuance of chapter 78, laws of the Twenty-fourth General Assembly, the necessary steps have been taken for the better preservation of the colors, standards, and battle flags carried by the Iowa regiments and batteries in the war of the rebellion, by preparation for their removal to the capitol building and placing them in hermetically sealed cases, and

WHEREAS, It appears that the colors, standards, and battle flags of certain lowa regiments are not now in possession of the State, their proper custodian, but in the possession of certain individuals and soci-

eties, therefore

Be it resolved by the General Assembly of the State of Inva:

That the adjutant-general be and is hereby directed to obtain possession of such colors, standards, or battle flags carried by Iowa regiments and batteries in the war of the rebellion as may, upon proper inquiry, be found by him to be in existence and not already in his custody, to the end that the spirit and intent of chapter 78, laws of the Twenty-fourth General Assembly, may be fully complied with.

Approved March 19th, 1894.

JOINT RESOLUTION No. 13.

Providing for the official publication and distribution of the "Act to tax the traffic in intoxicating liquors and to regulate and control the same."

Be it resolved by the House of Representatives, the Senate concurring:

That the Secretary of State be and he is hereby authorized to have published for distribution, as provided herein, Ten Thousand copies (in pamphlet form) of the "Act to tax the traffic in Intoxicating Liquors and to regulate and control the same," together with the proper certificate as to publication and date at which same goes into effect.

That the Secretary be instructed to forward to each County Auditor in this State Fifty copies of the same, and to each member of the General Assembly twenty copies, and that the balance be distributed by the Secretary of State among officials whose duty it is to enforce the law.

JOINT RESOLUTION No. 14.

Appointing commissioners for the promotion of uniformity of legislation in the United States.

Be it resolved by the House the Senate concurring:

That the commission to revise and codify the laws of Iowa heretofore created by this General Assembly, is hereby authorized to appoint one or more persons, not exceeding three, to act as commissioners for Iowa to confer with similar commissioners appointed by other states of the Union, in devising and recommending to the various states for adoption provisions to promote uniformity of legislation in the United States, and that said commission to revise and codify the laws of Iowa, is hereby directed to consider any recommendations which may be made by the commissioners of the various states for the promotion of such uniformity of legislation and incorporate such recommendations into their report to the next General Assembly so far as they may deem the same to be wise and expedient.

JOINT RESOLUTION No. 15 RELATIVE TO ASSIGNMENT OF ROOMS IN THE CAPITOL BUILDING.

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

That the rooms in the Capitol Building now occupied by the Horticultural Society Nos. 18 and 19 on the first floor, and room No. 13 basement story be vacated by said society, and that rooms Nos. 5 and 6 in the basement story be hereafter occupied by said society and that said rooms numbers 18, 19 and 13 be hereafter occupied by the Adjutant-General and that the Executive Council be empowered to reimburse said Horticultural Society for the decoraton of said rooms made by said society.

Approved April 4th, 1894.

JOINT RESOLUTION NO. 17.

Relating to missing Codes.

WHEREAS, Codes belonging to Senators Yeomans and Rowen and the Secretary of the Senate are missing from the senate chamber, therefore, Be it resolved by the General Assembly of the State of Iowa:

That the Secretary of State be instructed to furnish McClain's Annotated Codes with Supplements to the above named persons to replace those missing.

Approved April 10, 1894.

MEMORIAL AND JOINT RESOLUTION

Relative to the improvement of the Missouri river near Council Bluffs, Iowa.

WHEREAS, The Missouri river is seriously cutting into the banks of

the State of Iowa opposite the city of Florence, Nebraska, and

WHEREAS, By reason of said erosion, the stone work put in by the government to protect the northwest boundary of the city of Council Bluffs, Iowa, has already been damaged, and is in great danger of being totally destroyed unless the river in that vicinity shall be fully protected, and

WHEREAS, The business interests and the population centered in the vicinity of Council Bluffs, Iowa, demand that the river at that point shall be confined to a fixed and permanent channel;

Therefore be it resolved by the General Assembly of the State of Iowa:

That our senators and representatives in Congress, be and are hereby earnestly requested to use all honorable means to secure an amendment to the bill appropriating money for the improvement of the Missouri

river, which shall require that a sufficient amount shall be expended on said river in the vicinity of Council Bluffs, Iowa, to protect and render permanent the channel of said river.

Resolved further, That the secretary of state be and he is hereby instructed to forthwith transmit a copy hereof to each senator and rep-

resentative from Iowa.

Approved February 28th, 1894.

CERTIFICATE.

STATE OF IOWA,
OFFICE OF SECRETARY OF STATE.

I, W. M. McFarland, Secretary of State of the State of Iowa, hereby certify that the acts and resolutions herein contained, are copied from the original rolls on file in this office, and that the same are true and correct copies thereof of the acts and resolutions of the Twenty-fifth General Assembly, except that the words enclosed in brackets [thus] have been inserted where it is evident that an omission had occurred.

In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State, at Des Moines, this first day of June, A. D. 1894.

W. M. McFARLAND,

SEAL.

Secretary of State.

AUDITOR'S STATEMENT.

STATE OF IOWA, AUDITOR'S OFFICE, DES MOINES, May 14, 1894.

Hon. W. M. McFarland, Secretary of State:

Six:—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 Twenty-fifth General Assembly, the following statement of the receipts and expenditures of the public money, for the biennial fiscal period commencing July 1, 1891, and ending June 30, 1893.

C. G. McCARTHY, Auditor of State.

CONDITION OF THE TREASURY.

The amount of funds in the treasury at the close of the last fiscal period, June 30, 1891, including Agricultural College mortgage bonds, was \$844,995.68, belonging to the several funds as follows:

General revenue	
Agricultural College endowment fund	
Temporary school fund	48.00
Total	844,995.68

The amount received from all sources during the fiscal period ended June 30, 1893, was \$4,030,464,56, which was distributed as follows to the several funds:

General revenue	
Additional Agricultural College endowment fund	
Total receipts\$4,030,4	54.56

The receipts being added to the balance on hand June 30, 1891, as shown above, makes \$4,875,460.24, as the amount to be accounted for. The disbursements during the fiscal period ended June 30, 1893, were as follows:

General revenue	3,781,229.27
Agricultural College endowment fund	196,726.90
Additional Agricultural College endowment fund	35.000.00
Temporary school fund	48.00
Total disbursements\$4,013,004.17	

Leaving a balance in the treasury June 30, 1893, of \$862,456.07, belonging to the several funds as follows:

	ege endowment fund	
Total		.8 862,456.07

STATEMENT No. I.

SHOWING RECEIPTS AND DISBURSEMENTS DURING THE FISCAL PERIOD ENDED JUNE 80, 1893.

RECEIPTS.

Gı	NERAL REVENUE—	
	From State tax, 2 mills	2,182,944.41
	From interest on delinquent taxes	25,313.11
	From insane dues from countles	587.574.52
	From College for the Blind, dues from countles	1,246.82
	From Iowa School for the Deaf, dues from countles.	2,047.81
	From Feeble-Minded Children Institution, dues from counties	16,966.65
	From Orphans' Home, dues from countles	87,427.50
	From Warden of the Ft. Madison penitentiary	31,000.00
	From peddlers' licenses from countles	1,534.05
	From sale of laws from counties	418.50
	From insurance companies for taxes	224,302,56
	From Auditor of State, for fees.	63,127.90
	From Secretary of State, for fees	15,934.95
	From Clerk of the Supreme Court, for fees	4,505.00
	From Oil Inspector, for fees.	10,228.67
	From Superintendent of Public Instruction, for fees.	1,140.00
	From Western Union Telegraph Company, for taxes.	
	From Postal Telegraph Cable Company, for taxes	29,498.63
	From Central Union Telephone Company, for taxes	1,126.31
		3,600.00
	From Iowa Union Telephone Company, for taxes	5,760.00
	From Nebraska Telephone Company, for taxes	420.00
	From United States Government, aid Soldiers' Home.	66,390.50
	From Wm. L. Carpenter, from custodian's sales	686.91
	From J. A. Lyons, Auditor of State, from interest on Roach & Wold notes for	
	land in O'Brien county	1,057.68
	From Commissioners of Pharmacy, from surplus above expenses received for	
	licenses	810.00
	From Boach & Wold, part of purchase price of 1,600 acres of land in Lyon county	5,876.00
	From I. N. Drake, part of purchase price of 80 acres of land in O'Brien county	500 00
	From The Redhead, Norton, Lathrop Company, by refund over-payment of	
	Railroad Commissioners' expense	59.40
	From the Railway Age by refund over-payment of Railroad Commissioners'	
	expense	4.00
	From Stillwell & Son, refund of over-payment for advertising sale of land	20.50
	From refund County Auditor of O'Brien county, over-payment Farmers' Insti-	
	tute	16.00
	From Wm. Musson by refund, over-payment clerk's fees, State of Iowa v. D. M.	
	& K. C. Ry. Co	77.40
	From the Agricultural College, refund of unexpended appropriation for expe-	
	rimentation in agriculture and horticulture, drawn	227.67
	From J. D. Seeberger, refund of over-payment of Capitol grounds account	36.62
	From Lafayette Young, refund of over-payment of Capitol grounds account	2.50
	From lease of armory grounds	1.00
	From United States government, by refund of district war tax	384,274.80
	From balance in treasury June 30. 1893	488.058.95
		700,100100
	Total cash	4,194,210.72
	DIGDUDGENEUMS	
G	DISBURSEMENTS.	
-	By redemption of auditor's warrants	3,781,095.91
	By interest paid on same	133.36
	By balance in treasury June 30, 1893.	
	Total	4,194,210.72



AGRICULTURAL COLLEGE ENDOWMENT FUND. RECEIPTS. Amount of bonds in treasury June 30, 1891..... 5,500.00 351,388,73 Amount received from sale of lands, etc., to date...... 92,585.89 DISBURSEMENTS. Amount of each in hands of Treasurer of State June 30, 1893..... 1,007.75 Amount of bonds in hands of Treasurer of State June 30, 1898.... 5 500 no Amount of mortgage bonds in the hands of Treasurer of State June 30, 1895....... 442,966,87 PERMANENT SCHOOL FUND. Balance in treasury June 30, 1891...... None. Disbursements by Treasurer of State. 264,498.01 Balance in treasury June 30, 1893..... None. TEMPORARY SCHOOL FUND. RECEIPTS. 48.00 Amount received from interest on State bonds..... 26.313.38 Total8 26.361.38 DISBURSEMENTS. Balance in treasury June 30, 1893. RECAPITULATION OF BALANCES IN TREASURY JUNE 80, 1893. Agricultural College endowment fund...... NOTE.-There were no swamp land receipts or disbursements during the biennial fiscal period. STATEMENT No. II. Showing the amount of warrants issued and to what charged, during the fiscal period ended June 30, 1893. Adjutant-general's salary...... 3,000.00 Attorney-general's salary..... 3,000.00 Attorney-general's per diem and expenses 3.533.40 Attorney-general's clerks and legal assistants..... 6,383.60 Auditor of State's salary..... 4,399.96 Auditor of State's Deputy's salary..... 3.000.00 Auditor of State's clerk's fund..... 11,294.00 Auditor of State's Executive Council service..... 1,000.04 Board of Health.... 10.509.96 Clerk of the Supreme Court's salary 4,309.96 Clerk of the Supreme Court's Deputy's salary 8,000.00 Clerk of the Supreme Court's clerks' fund...... 2,682,50 Commissioner of Labor Statistics salary 3,000.00 Commissioner of Labor Statistics' expenses..... 1.076.62 Commissioner of Pharmacy, enforcement of law..... 977.88

Custodian of Public Property, salary

8,000,00

Custodian of Public Property, expenses	45,205.0 3,000 (
Dairy Commissioner's expenses	4,416,4
Dairy Association	2,000.0
District Judge, 1st District, J. M. Casey, salary	4,999.9
District Judge, 1st District, J. D. Smythe, salary	1,999.9
District Judge, 2d District, H. C. Traverse, salary	4,999.9
	4,999.9
District Judge, 2d District, E. L. Burton, salary	4,999.9
District Judge, 2d District, W. I. Babb, salary	
District Judge, 2d District, J. C. Mitchell and W. D. Tisdale, salary	3,145.1
District Judge, 2d District, H. M. Towner, salary	4,999.9
District Judge, 3d District, W. H. Tedford, safary	4,999.9 4,999.9
District Judge, 4th District, F. R. Gaynor, salary	
District Judge, 4th District, Geo. W. Wakefield, salary	4,999.1
District Judge, 4th District, Scott M. Ladd, salary	4,999.9
District Judge, 4th District, Anthony Van Wagenan, salary	3,027.7
District Judge, 5th District, J. H. Henderson, salary	4,999.9
District Judge, 5th District, J. H. Applegate, salary	4,999.9
District Judge, 5th District, A. W. Wilkinson, salary	4,999.9
District Judge, 5th District, J. Kelly Johnson, salary	4,909.1
District Judge, 6th District, David Ryan, salary	4,999.0
District Judge, 6th District, A. R. Dewey, salary	4,999.0
District Judge, 7th District, Andrew Howatt and P. B. Wolfe, salary	4,990.0
District Judge, 7th District, C. M. Waterman, salary	4,999.9
District Judge, 7th District, W. F. Brannan, salary	4,990.9
District Judge, 7th District, Allen J. House, salary	2,829.2
District Judge, 8th District, S. H. Fairall, salary	4,999.1
District Judge, 9th District, S. F. Ralliet, salary	4,990.
District Judge, 9th District, W. F. Conrad, salary	4,999.
District Judge, 9th District, C. P. Holmes, salary	4,999.9
District Judge, 10th District, J. L. Husted, salary	4,999.0
District Judge, 10th District, J. J. Ney, salary	4,999.9
District Judge, 10th District, D. J. Lenehan and Fred O'Donnell, salary	4,999.9
District Judge, 11th District, D. R. Hindman, salary	4,999.9
District Judge, 11th District, John L. Stevens and N. B. Hyatt, salary	4,999.9
District Judge, 11th District, S. M. Weaver, salary	4,999.9
District Judge, 12th District, John C. Sherwin, salary	4,999.9
District Judge, 12th District, Geo. W. Buddick and Porter W. Burr, salary	4,999.9
District Judge, 18th District, L. O. Hatch, salary	4,909,9
District Judge, 18th District, W. A. Hoyt, salary	4,999.9
District Judge, 14th District, Geo. H. Carr, salary	4,999.9
District Judge, 14th District, Lot Thomas, salary	4,999.9
District Judge, 15th District, A. B. Thornell, salary	4,999.9
District Judge, 15th District, Walter I. Smith, salary	4,999.9
District Judge, 15th District, H. E. Deemer, salary	4,999.9
District Judge, 15th District, N. W. Macy, salary	4,999.
District Judge, 18th District, Geo. W. Paine, salary	4,999.9
District Judge, 16th District, Chas. D. Goldsmith, salary	4,999.1
District Judge, 17th District, L. G. Kinne and John R. Caldwell, salary	4,999.9
District Judge, 18th District, J. D. Giffin, salary	4,999.9
District Judge, 18th District, J. H. Preston, salary	4,999.
ducational Board of Examiners	549.
'ish Commissioner's salary	2,400.0
ish Commissioner's expenses	2,312.6
eological Survey	5,631.5
Povernor's salary and "room rent"	7,200.0
lovernor's Private Secretary's salary	8,000.0
lovernor's contingent fund	5,355.
overnor's contingent fund to pay counsel	87.
lovernor's Executive Council service	1,000.0
anitors' salaries	20,870.
Librarian's and Assistant Librarian's salaries	5,824.9
Mine Inspectors' salaries	7,200.0

Mine Inspectors' Board of Examiners	320.22
Mine Inspectors' clerks' fund	1,959.00
Oil Inspector's salary	2,499.96
Railroad Commissioners' and Secretary's salaries	21,000.00
Railroad Commissioners' expenses	6,436.74
Secretary of State's salary	4,399.96
Secretary of State's Deputy's salary	8,000.00
Secretary of State's clerks' fund	7,572.07
Secretary of State's Executive Council service	1,000.04
Secretary of State's Land Office clerk's salary	2,400.00
Superintendent of Public Instruction's salary	4,423.61
Superintendent of Public Instruction's Deputy's salary	3,000.00
Superintendent of Public Instruction's traveling expenses	3,782.25 464.79
Superintendent of Public Weights and Measures	87.50
Supreme Judge, J. M. Beck and L. G. Kinne, salary	7.999.98
Supreme Judge, Josiah Given, salary	7,999.96
Supreme Judge, C. T. Granger, salary	7,999.96
Supreme Judge, G. S. Robinson, salary	7.999.96
Supreme Judge, J. H. Rothrock, salary	7,999.96
Supreme Court contingent fund	2,193.04
Supreme Court Reporter's salary	1,500.00
Treasurer of State's salary	4,399.96
Treasurer of State's Deputy's salary	3,000.00
Treasurer of State's clerks' fund	2,900.0ú
Treasurer of State's Executive Council service	1,000.04
Veterinary Surgeon's per diem and expenses	5,885.43
Agricultural College, improvements and repairs	66,596.70
Agricultural College Trustees' per diem and expenses	4,258.46
Agricultural College, Experimentation in Agriculture and Horticulture	5,843.71
Agricultural College, Financial Agent's salary and expenses.	4,319.50
Agricultural Societies (County and District Societies) State Aid	47,439.25
Arrest of fugitives	3,425.45 7,222,24
Benedict Home, support	32,047.24
Blind College, improvement and repairs	8,790.98
Blind College, support and current expenses	56,480.00
Blind College, clothing	1,390.48
Blind College, trustees.	874.83
Blind Industrial school building	47,803.82
Blind Industrial School Commissioners	3,145.00
Capitol Grounds, improvements	67,810.74
Columbian Exposition	110,000.00
Iowa School for the Deaf, improvements and repairs	22,525.60
Iowa School for the Deaf, support and current expenses	116,200.00
Iowa School for the Deaf, clothing	1,895.50
Iowa School for the Deaf, Trustees' per diem and expenses	1,496.56
Farmers' Institute	1,577.31
Feeble Minded Children Institution, improvements and repairs	36,205.03
Feeble Minded Children Institution, ordinary expenses	44,000.00
Feeble Minded Children Institution, support	105,570,00
Feeble Minded Children Institution, clothing	15,915.49 1,210.70
Feeble Minded Children Institution, Trustees' per diem and expenses	3,000.00
Historical Society	8,389.37
Hortleuitural Society	5,000.00
Insane Hospital at Clarinda, improvements	185,400.00
Insane Hospital at Clarinda, support and current expenses.	176,032 00
Insane Hospital at Clarinda, Trustees' per diem and expenses	4,642.04
Insane Hospital at Independence, improvements and repairs	25,515.84
Insane Hospital at Independence, support and current expenses	260,394.00
Insane Hospital at Independence, Trustees' per diem and expenses	1,454.36
Insane Hospital at Mt. Pleasant, improvements and repairs	28,550.00
Insane Hospital at Mt. Pleasant, support and current expenses	281,386.00

Insane Hospital at Mt. Pleasant, contingent	1,250.00
Insane Hospital at Mt. Pleasant, Trustee's per diem and expenses	1,466.71
Insane, non-resident, removal of	1,818.54
Interest on school fund loans	26,313.38
Industrial School, Boys, improvement and repairs	18,800.00
Industrial School, Girls, improvements and repairs	18,915.00
Industrial Schools, support	110,136.50
Industrial Schools, Trustees' per diem and expenses	1,054.37
Iowa Weather Service	5,240.58
Library, books, etc	13,000.00
Militia	92,922.09
Miscellaneous expenditures	54,084.09
Normal School, improvements and repairs	16,166.69
Normal School, Teachers's salaries	36,375.00
Normal School, Directors' per diem and expenses	2,592 93
Normal School, contingent fund.	6,250.00
Orphans' Home, improvements and repairs	28,262.84
Orphans' Home, support of soldiers' orphans	48,290.03
Orphans' Home, support of indigent children	40,957.89
Orphans' Home, Trustees' per diem and expenses	1,033.03
Penitentiary at Anamosa, improvements and repairs	35.005.59
Penitentiary at Anamosa, officers and guards	58,096,97
Penitentiary at Anamosa, support and current expenses	62,727.56
Penitentiary at Anamosa, transportation discharged convicts	420.19
Penitentiary at Fort Madison improvements and repairs	6,175.00
Penitentiary at Fort Madison, officers and guards	60,409.88
Penitentiary at Fort Madison, transportation discharged convicts	2,200.00
Penitentiaries, inspection of	332.49
Permanent School Fund Bonds	284,498.01
Presidential electors	260.00
Printing (State)	56,690.82
Prisoners' Aid Association	250.00
Providential contingencies	7,180.19
Railroad prosecution by State	219.55
Refund of Feeble Minded account overpaid, to Boone county	10.00
Refund of Insane account overpaid, to Clayton county	581.28
Refund of Blind account overpaid, to Olinton county	7.25
Refund of Orphans' Home account overpaid, to Crawford county	8.33
Refund of Insane account overpaid, to Davis county	1,505.24
Refund of Orphans' Home account overpaid, to Davis county	.94
Refund of Insane account overpaid, to Delaware county	897.31
Refund of Feeble Minded account overpaid, to Fayette county	40.40
Refund of Orphans' Home account overpaid, to Grundy county	5.30
Refund of Feeble Minded account overpaid, to Guthrie county	19.04
Refund of Irsane account overpaid, to Henry county	785.76
Refund of Feeble Minded account overpaid, to Jefferson county	18.92
Refund of Blind account overpaid, to Keokuk county	.40
Refund of Deaf account overpaid, to Madison county	76.26
Refund of Deaf account overpaid, to Marion county	1.10
Refund of Insane account overpaid, to Montgomery county	100.00
Refund of Orphans' Home account overpain, to Page county	16.67
Refund of Blind account overpaid, to Pottawattamie county	28.05
Refund of Deaf account overpaid, to Sioux county	24.99
Refund of Feeble Minded account overpaid, to Sloux county	8.54
Refund of Feeble Minded account overpaid, to Wapello county	30.05
Refund of Feeble Minded account overpaid, to Wayne county	21.93
Refund of Deaf account overpaid, to Winnebago county	.35
Refund of Feeble Minded account overpaid, to Winrebago county	2.23
Refund of Insane account overpaid, to Winneshiek county	10.00
Refund of Deaf account overpaid, to Worth county	.45
Relief of Metz	480.00
Reward for arrest of murderer	300.00
School Journal subscriptions	297.00
Soldiers' Home improvements	20,512.50

Soldiers' Home officers' salaries	24.948.27
Soldiers' Home support	62,550.00
Soldiers' Monument, expenses of commissioners	1,538.15
Stationery contracts	14,293.96
Teachers' Institutes	10,900.00
Twenty-fourth General Assembly, members' salaries	82,500.00
Twenty-fourth General Assembly, officers' salaries	37,545.00 -
Twenty-fourth General Assembly, members' mileage	2,161.45
Twenty-fourth General Assembly, special appropriations	18,651.90
University (Iowa City) endowment fund	40,000.00
University (Iowa City) building and improvements	56,092.50
University (Iowa City) support	61,381.75
University (Iowa City) Board of Regents, per diem and expenses	3,729.22
Total \$3	,768,424.72

LAWS OF 1894.

WITH DATE OF APPROVAL OF EACH ACT.

CONTENTS.

_			===
Chap.	TITLE.	ENGROSSED BILLS.	Page.
1	An Act to amend chapter one (1) of the acts of the Twenty- fourth General Assembly, entitled: "An act to establish a Board of Park Commissioners in certain cities of the first class, defining their powers and prescribing their duties," and to further extend the powers and prescribe		
2	An Act to amend sections four and five of chapter one hundred and fifty-one, acts of the Twentieth General Assembly, relating to the duties of Park Commissioners and the keeping and disbursing of park funds in cities		
:	An Act to apply to cities of the first class the provisions of chapter 78, laws of the Twenty-first (21st) General Assembly, as amended by chapter seventeen (17) laws of the Twenty-second General Assembly, and chapter fifteen (15) laws of the Twenty-fourth General Assembly, [Relating to indebtedness of cities and towns.] Approved March	S. F. 412	15
4	26, 1894. An Act to authorize certain cities of the first class to purchase and condemn land for street purposes within said cities where said streets cross ravines or where it is necessary to widen the street to construct embankments. Approved March 23, 1894.		
	An Act to amend section 1, of chapter 16, acts of the Twenty-second General Assembly. [Additional powers to cities] Approved April 24, 1894		
	An Act applying sections 318 and 319 of the Code to taxes levied and collected by cities and towns under section 3049 of the Code, and chapter 57 of the acts of the Sixteenth General Assembly. [County taxes.] Approved April 2, 1894	S. F. 315	17
Ŕ	of the laws of the Twenty-fourth General Assembly, relating to paving, curbing, and sewering, in cities under special charters and all cities having a population of 5,000 or over and to enact a substitute therefor. Approved	S. F. 817	18
0,	1882, and authorizing cities of the second class having not less than Five Thousand inhabitants, as shown by the last legally authorized census, to levy a special tax for the creation of a general paving fund to pay the cost of paving street and alley intersections. Approved March 29,	U F 110	OF
9	An Act to enable cities of the first and second class to issue bonds payable out of special assessments for street improvements. Approved April 24, 1894	H. F. 116	

Chap.	TITLE.	EN	GROS BILL		Page.
10	An Act to amend chapter one, title four, Code of 1873, relating to county, township, town and city government. Approved April 24, 1894	H.	F.	172	27
12	teenth General Assembly, relative to the consolidation of municipal corporations. Approved April 24, 1894	Н.	F.	208	28
į	cities. Approved April 10, 1894		F.	414	28
14	ties and police. Approved April 24, 1894			302	29
15	An Act to provide for the designation of police stations for the detention of women and children under arrest, and for the appointment of police matrons therefor in all cities which, according to the last federal census, contained a population of twenty-five thousand inhabitants or upwards, or that may hereafter have such population Approved April 24, 1894.			107	80
	An Act to amend section 3, chapter 100, of the acts of the Six- teenth General Assembly, giving graders a lien upon land or lots whereon their services are performed. Approved	 		225	90
	March 29, 1894	ì		79	31
18	April 2, 1894	l		330 117	32 32
19	therefor. Approved April 24, 1894	_			
20	of Iowa. Approved February 16, 1894		F .	207	32
21	ing. Approved April 24, 1894	S.	F.	239	33
22	in relation to steam engines on public highways. Approved March 23, 1894. An Act to amend section one, chapter two hundred, acts of the Twentieth General Assembly and section nine hundred and sixty-nine of the Code. [Relating to roads.] Approved	Η.	F.	240	34
23	April 24, 1894	H.	F.	39	34
24	holders the right to vote at corporate elections. Approved April 13, 1894	S.	F.	371	34
	reference to the security of other companies. Approved March 19, 1894	1_	F.	163	35

-d	TYPE TO	ENGROS	SED	<u>.</u>
Chap.	TITLE.	BILLS		Pag
25	An act to protect persons and property from danger at grade crossings of one railroad over another, or over swing or			
	draw bridges, and at junction points, by providing for			
28	safety devices thereat. Approved March 19, 1894 An Act authorizing railway corporations to mortgage their	н. ғ.	307	35
	property for certain purposes. Approved April 24, 1894	S. F.	148	37
27	An Act to repeal chapter eighteen of the acts of the Twan- ty-fourth General Assembly, relating to taxes in aid of			
	railways and to enact a substitute therefor. Approved			
00	April 24, 1894	S. F.	308	3 8
20	lease, or hire of railroad or street railway equipment and		1	
	rolling stock, and providing for the recording thereof		210	90
29	Approved April 24, 1894	э. г.	316	. 89
	state and savings banks organized under the laws of Iowa.	G 12	_	40
. 80	Approved April 24, 1894	S. F.	6	40
	Approved April 24, 1894	S. F.	122	41
31	An Act to declare void certain provisions in policies of fire insurance, and to require the auditor to refuse to authorize			
	insurance companies whose policies contain such provis-		20.0	
99	ions to do business in this state. Approved April 26, 1894. An Act to repeal section 6, of chapter 29, acts of the	H. F.	397	42
0~	Twenty-Fourth General Assembly amending section 1132			
	of the Code of Iowa, of 1873, relative to insurance, and to enact a substitute therefor in relation to accident or			
	casualty insurance. Approved April 24, 1894		224	43
88	An Act relating to the investment of the funds of life insur-	ļ	l	
	ance companies, and amendatory of section 1179 of the Code as amended by chapter 94 of the laws of the Twenty-	ļ		
0.4	second General Assembly. Approved April 24, 1894		293	44
34	An Act to amend section 1729 of the Code so as to enable school boards to furnish the necessary school books for the			
٥.	use of indigent children. Approved April 29, 1894	H. F.	166	45
85	An Act to amend section 1, of chapter 24, laws of the Twenty-Third General Assembly, with regard to the pur-			
	chase and sale of text books. Approved March 23, 1894		279	45
86	Au Act to amend section 8, chapter 167, laws of 1882. [State Educational Board of Examiners.] Approved April 24, 1894		287	45
87	An Act to amend section 1729 of the Code of 1878, requiring			
	boards of directors to provide and keep in good repair suitable water-closets or privies in connection with all			
	public school buildings. Approved April 2, 1894	H. F.	811	46
88	An Act to amend section eighteen hundred (1800) of the Code of Iowa as amended by chapter one hundred and thirty-			
	nine (139) of the laws of the Eighteenth (18) General Assem-			
	bly of the State of Iowa. [Relating to schools.] Approved May 4, 1894	H. F.	888	46
39	An Act conferring upon women the right to vote in certain		000	
40	cases. [Relating to schools.] Approved April 13, 1894	H. F.	45	47
40	An Act to provide for the training school of the state normal school. Approved April 2, 1894	H. F.	386	47
41	school. Approved April 2, 1894	1		
	powers and prescribing the duties of such board. Approved March 26, 1894	S. F.	148	47
42	An Act to legalize the assessment, levy and collection of taxes			
	for library purposes in certain cities of the first class. Approved March 23, 1894		193	49

Chap.	TITLE,	ENGRO BILI		Page.
48	An Act to amend section 461 of the Code of Iowa in reference to the establishment and maintenance of free public libraries, Approved April 24, 1894	S. F.	194	570
45	Nineteenth General Assembly, and chapter 191, Twentieth General Assembly. Approved March 26, 1894		245	50
46	Cheese]. Approved February 12, 1894	S. F.	51	51
47	tute for butter or cheese. Approved April 24, 1894 An Act to regulate the testing of milk. Approved April 24,	H. F.	4	52
	1894	H. F.	227	55
	An Act to amend chapter 44 of the acts of the Twenty-fourth General Assembly in relation to warehouse receipts, making the same apply to butter, eggs, cheese and dressed poultry. Approved April 24, 1894	S. F.	129	56
	fourth General Assembly. [Defective deeds, mortgages, etc.] Approved April 24, 1894	H. F.	599	57
50	An Act to amend section 3895 of the Code of 1873. [Relating to mortgages.] Approved April 24, 1894		627	57
51	An Act to repeal chapter 103 of the acts of the Twenty-first General Assembly of the State of Iowa, relating to release of judgments, mortgages and deeds of trust, by adminis- trators, executors and guardians in other states and coun- tries and to enact a substitute therefor. Approved April		0≈ •	57
52	24, 1894		27	
53	An Act to amend section 3327 of the Code of 1878, relating to the satisfaction of school fund mortgages. Approved	S. F.	240	58
54	March 28, 1894	H. F.	150	59
55	An Act to amend sections 289 and 290 of the Code of 1878, as amended by chapter 16 of the laws of the Twenty-fourth General Assembly of the State of Iowa, relating to the bonding of county indebtedness. Approved March 26,	S. F.	56	59
		S. F.	42	59

 -				 -	
Chap	TITLE.		GROS BILL		Page.
	An Act to amend sections 289 and 290 of the Code of 1873, as amended by Senate File No. 56, approved February 9, 1894, acts of the Twenty-fifth General Assembly of the State of Iowa, relating 10 the bonding of county indebtedness.			424	
57	Approved April 7, 1894			424	60
58	March 23, 1894 An Act to amend chapter forty-eight (48) of the acts of the Twenty-second General Assembly, relating to elections held within cities and the registration of voters therein.	S. I	F.	125	61
59	Approved April 24, 1894	S . :	F.	18	61
	elections. Approved March 31, 1894	H.	F.	74	62
61	of Iowa. Approved April 24, 1894		F.	97	63
RO	2, 1894		F.	135	63
	ulate and control the same. Approved March 29, 1894 An Act to amend section 18, chapter thirty-five (85) of the		F.	537	68
64	Twenty-third (28rd) General Assembly of the State of Iowa. [Relating to liquors] Approved April 24, 1894 An Act to restrain hunters from trespassing upon cultivated approach and approximately ap	Н.	F.	286	70
65	or enclosed lands without permission, and providing pen- alties therefor. Approved February 28, 1894	S.	F.	85	70
66	the Twenty-third General Assembly, relative to the catching of fish. Approved April 24, 1894. An Act creating the Nineteenth judicial district, and providing the best of the district indeed the spin and place.		F.	189	70
67	ing for the election of two district judges therein; and also providing for the election of two district judges in the Tenth judicial district. Approved March 29, 1894	H.	F.	5	71
68	trict, and providing for the election of two district judges therein; and also providing for the election of two district judges in the Tenth judicial district. Approved April 24, 1894	S.	F.	423	72
R	eral Assembly, and to increase the number of the district judges in the Ninth judicial district. Approved February 28, 1894	8	F.	179	72
	court, and providing for the division of said court. Approved April 28, 1894. An Act to amend chapter 10, title 8, of the Code of 1878, re-	·l	F.	868	78
	lating to selecting and drawing jurors. Approved April 26, 1894	H.	F.	288	78
	An Act to amend section four thousand two hundred and seventy-five (4275) of the Code as amended by chapter thirty-eight, laws of the Twenty-second General Assembly relating to grand jurors. Approved April 2, 1894	H.	F.	168	76
72	An Act to exempt registered pharmacists from jury duty by amending section 228, chapter ten (10) of the laws of lowa. Approved February 24, 1894			20	77

<u></u>		ENGROSSE	
Chap	TITLE.	BILLS.	Page.
73	An act to amend section 2, chapter 52, acts of the Nine- teenth General Assembly, in relation to compensation of officers and employes of the General Assembly. Approved March 19, 1894		
74	An act limiting the compensation of justices of the peace and constables, and providing for reports to the county board of supervisors, and repealing section 592 of the		5 77
75	Code of Iowa. Approved March 30, 1894		4 77
76	An act to limit the compensation of county recorders, and to require the payment of all excess of fees into the county treasury, and to require quarterly reports to, and annual settlements with the county board of supervisors.		7 78
77	Approved April 24, 1894	S. F. 17	8 79
78	dred and seventy-three (1873). Approved April 24, 1894 An act authorizing courts to appoint attorneys for minor absent heirs, devisees, legatees or creditors in probate proceedings and providing for their compensation.		7 80
79	Approved April 24, 1894	H. F. 87	80
80	March 29, 1894 An Act to make further provisions for the care of insane		
81	persons. Approved March 23, 1894	S, F. 15	1
82	[Relative to execution.] Approved April 24, 1894 An Act to amend section 1, chapter 85, acts of the Twenty-second General Assembly. [Restricting non-alien citizens		
83	regarding real estate. Approved April 26, 1894		
84	Approved April 2, 1894		2 87
85	done by dogs. Approved March 30, 1894	S. F. 8	87
86	State Horticultural Society. Approved February 12, 1894 An Act to repeal chapter 62 of the acts of the Twenty-fourth General Assembly, and to provide for the publication and distribution of the report of the Iowa Acadamy of Sci-		87
87	ences. Approved February 16, 1894		88
88	Approved April 24, 1894		
89	Approved April 24, 1894		
90	or trustees under foreign wills. Approved April 24, 1894. An Act to require the clerk of the district court to report to the county auditor all changes of title made by decree of	H. F. 63	90
}	court or by will. Approved April 24, 1894	H. F. 208	90

Chap.	TITLE.	EN	GROSSED BILLS.	Page.
	An Act for the suppression of the Russian thistle or saltwort	i		
	(Salsoli kali variety Tragus). Approved March 23, 1894 An Act to repeal sections 6, 7, 10, 11 and 12, chapter 165, of	H.	F. 9	90
92	An Act to repeal sections 6, 7, 10, 11 and 12, chapter 165, of			
	the acts of the Seventeenth General Assembly, and to enact			į.
	a substitute therefor; also to amend sections 9 and 13, chapter 165, of the acts of the Seventeenth General Assem-			
	bly, in reference to capital punishment. Approved April	ļ		
	! 24. 1894	H.	F. 204	92
93	An Act to amend section 2120 of the Code of Iowa. [Assignment for creditors.] Approved February 24, 1894			
	ment for creditors. Approved February 24, 1894	H.	F. 154	98
94	An Act to amend section 3735 of the Code of 1873, providing			i
	for the manner of taking depositions. Approved April 24,	H.	E 054	00
95	An Act to amend section 3072 of the Code, providing for the	Π.	F. 254	98
•	exemption of poultry from attachment and execution. Ap-	ł		
	proved March 19, 1894	H.	F. 77	94
96	An Act to amend sections 2650 and 2651 of the Code of Iowa,	l	_	
	relating to demurrers. Approved March 29, 1894	H.	F. 495	94
97	An act to prevent and punish prize fighting. Approved		TO 100	
08	March 8, 1894	п.	F. 17	94
•	employed in mines in the State of Iowa in lawful money of	}		
	the United States, and to protect said workmen in the			
	management and control of their own earnings. Approved			
	April 24, 1894	H.	F. 87	95
99	An Act to amend section 1, chapter 18 of the acts of the			Ì
	Twenty-second General Assembly. [Tax to puy interest on	ш	T non	
100	real estate debts. Approved March 29, 1894	II.	F. 235	96
100	sixty (4560) of the Code. [Testimony in case of rape.] Ap-			ĺ
	proved March 2, 1894	H.	F. 86	96
101	An act relating to the taxing of costs in criminal cases.		_4	ļ
400	Approved April 24, 1894	H.	F. 212	97
102	An act to prevent oppressive garnishment and the transfer-			
	ring of claims for the purpose of depriving debtors of their exemption rights. Approved April 26, 1894		F. 824	97
103	An act to amend section 3275, chapter 2, title 20, of the Code	11.	r. 024	
	of 1878 (relating to costs in the matter of quieting title).			
	Approved March 19, 1894	H.	F. 15	98
104	An act to repeal section 1495 of the Code, as amended by			
	chapter 95, of the Twenty-second General Assembly, and		·	
	to enact a substitute therefor; and to amend section 1508 of the Code as amended by chapter 95, of the Twenty-			
	second General Assembly, relating to partition fences.			
		H.	F. 103	99
105	An act to amend section 3833 of the Code in relation to the		_	
100	publication of legal notices. Approved April 24, 1894	Н.	F. 175	99
100	An act to amend section 1660 of the Code of 1873, in relation			
	to parole of inmates of the State Industrial Schools. Approved March 31, 1894	Η.	F. 471	99
107	An act to establish a school of mines for the State of Iowa.	11.	I. 411	00
ĺ	Approved March 30, 1894	S. 1	F. 855	100
108	An Act authorizing the acceptance of gifts for public insti-			
	tutions of the State; the execution by the executive coun-			
	cil of contracts relating to such gifts and the management			
Į	and control of property so received and held. Approved	H . 1	R aso	100
109	April 10, 1894	44.	. 000	100
	changing the hour for the convening of the General Assem-			
	bly on the first day of the session. Approved March 2, 1894.	H . 1	F. 53	102
			·	

LAWS OF 1894—Continued.

DILITO OI TOUT CONTINUED.		
TITLE.	ENGROSSED BILLS.	Page.
110 An Act to amend chapter 193 of the acts of the Twentieth		
General Assembly of the State of Iowa, and make further provision in reference to the investment of the endowment		•
fund of the Iowa State Agricultural College and Farm.		
Approved April 24, 1894	S. F. 136	102
boards of supervisors to appoint delegates to attend meet-		
ings of the agricultural society. Approved April 24, 1894.	H. F. 218	102
112 An Act to amend section 1606 of the Code of Iowa, by enlarging the powers of the board of trustees of the State Agri-		
cultural College and Farm. Approved April 9, 1894	S. F. 281	103
113 An Act to apportion the State into representative districts and declare the ratio of representation. Approved April		
	S. F. 847	107
24, 1894. 114 An Act to provide for a general levy for State purposes.	G F 01	110
Approved March 28, 1894	S. F. 91	110
of Iowa and defining its duties and providing for the pub-		
lication and distribution of its report. Approved March	H. F. 108	111
116 An Act authorizing the appointment of a commission to	11. 1.	111
ascertain and mark the position occupied by Iowa troops		
on Lookout Mountain and Missionary Ridge (the battles of Chattanooga). Approved April 24, 1894	S. F. 133	113
117 An Act to authorize the purchase of certain real estate in		
Des Moines, Iowa. Approved March 23, 1894	H. F. 476	118
proceedings of the fourth reunion of the Pioneer Law-		
Makers' Association of Iowa. Approved April 24, 1894	H. F. 520	114
119 An Act authorizing the commissioners of the Iowa Soldiers' Home to grant right of way for an electric street car line		
over State grounds. Approved March 30, 1894	S. F. 94	114
120 An Act to provide a room for the Grand Army of the Repub- lic, department of Iowa, in the capitol building, and for		
an appropriation therefor. Approved March 30, 1894	S. F. 128	115
121 An Act to cover money into the State Treasury from the Fish		115
122 An Act to repeal section 3 of chapter 124 of the acts of the	S. F. 370	110
Twenty-third General Assembly, relating to the construc- tion of the Independence and Rush Park railway across		
lands of the State. Approved March 28, 1894	S. F. 305	116
128 An Act to provide for the proper interment of the remains	J. 2.	
of pioneers on Okoboji and Spirit Lakes, massacred by by the Sioux Indians in 1857, and for the erection of a		
commemorative monument. Approved March 30, 1894	S. F. 115	116
124 An Act authorizing the Board of Supervisors of Marshall		
county. Iowa, to locate a highway in part on lands owned by the State. Approved March 26, 1894	S. F. 62	117
125 An Act to authorize the building of another cottage on the		
grounds of the Iowa Hospital for the Insane at Independence. Approved April 11, 1894	S. F. 87	117
126 An Act to remove a cloud from the title to certain land for	5. 1.	***
the relief of Dudley W. Adams. Approved February	S. F. 281	110
28, 1894	S. F. 201	118
for the purpose of having a patent issued in his name for		
a certain tract of land. Approved March 23, 1894	H. F. 9	119
for the purpose of having a patent issue in his name for a		
certain tract of land. Approved April 24, 1894	H. F. 645	121

Chap.	TITLE.	ENGROSSED BILLS.	Page.
129	An Act for the relief of Frederick M. Hull, of the county of Webster. Approved April 2, 1894	S. F. 261	125
181	son, and authorizing the payment of their claim against the state of Iowa. Approved April 24, 1894	H. F. 550	125
182	tory of section 2, chapter 184, laws of the Tenth General Assembly. Approved April 6, 1894	S. F. 418	126
109	mittees appointed to visit the state institutions. Approved March 19, 1894	H. F. 523	180
	at Clarinda, Iowa. Approved March 80, 1894	S. F. 175	182
	An Act making appropriations for the Hospital for the Insane at Independence, Iowa. Approved April 2, 1894	H. F. 127	188
	An Act making appropriations for the Hospital for the Insane at Mt. Pleasant, Iowa. Approved April 2, 1894	H. F. 81	184
186	An Act making appropriation for the purchase of a site for an additional hospital for the insane of the state, and the commencement of the construction of the same. Approved		
187	April 24, 1894	H. F. 652	184
400	ticulture, manufactures and other industries of the state of lowa. Approved March 28, 1894		185
188	An Act making appropriations for the Soldiers' Orphans' Home and Home for Indigent Children at Davenport, Iowa. Approved April 2, 1894	H. F. 248	186
189	An Act making appropriations for the Iowa School for the Deaf at Council Bluffs, Iowa. Approved March 29, 1894		
140	An Act making appropriations for the Institution for Feeble Minded Children at Glenwood, lowa. Approved March		
141	2, 1894		188
142	An Act making appropriation for the Iowa Industrial School,	S. F. 200	139
	girls' department at Mitchellville, Iowa. Approved April 2, 1894	H. F. 444	140
	at Vinton, Iowa. Approved March 80, 1894	S. F. 217	140
	An Act making appropriation for the Industrial Home for the Blind at Knoxville, Iowa. Approved March 29, 1894.	H. F. 181	141
	An Act making appropriations for the Iowa State Agricultural College. Approved March 29, 1894	S. F. 41	142
	An Act making appropriations for the Soldiers' Home at Marshalltown, Iowa. Approved April 2, 1894	S. F. 202	148
147	An Act making an appropriation for the erection of a dor- mitory for widows and mothers of soldiers and sailors and army nurses at the Iowa Soldiers' Home at Marshalltown,		
148	Iowa. Approved April 24, 1894	S. F. 407	148
	at Cedar Falls, Iowa. Approved March 30, 1894	S. F. 128	144
	mosa, Iowa. Approved April 2, 1894	S. F. 226	145
	Madison, Iowa. Approved April 2, 1894	H. F. 870	146

TITLE. ENGROSSED BILLS. 151 An Act to amend section 1, chapter 90 of the laws of the Twenty-fourth General Assembly, relating to an appropriation for a stone shop at the penitentiary at Ft. Madison, Iowa. Approved March 23, 1894	147 149 149 150
Twenty-fourth General Assembly, relating to an appropriation for a stone shop at the penitentiary at Ft. Madison, Iowa. Approved March 23, 1894	147 149 149 150
An Act making appropriations for the better support for the State University in the several departments and chairs and in aid of the income fund, for the development of the institution, and for the erection of buildings. Approved, March 29, 1894	147 149 149 150
An Act making appropriations for the better support for the State University in the several departments and chairs and in aid of the income fund, for the development of the institution, and for the erection of buildings. Approved, March 29, 1894	147 149 149 150
State University in the several departments and chairs and in aid of the income fund, for the development of the institution, and for the erection of buildings. Approved, March 29, 1894	149 149 150
and in aid of the income fund, for the development of the institution, and for the erection of buildings. Approved, March 29, 1894	149 149 150
institution, and for the erection of buildings. Approved, March 29, 1894	149 149 150
March 29, 1894	149 149 150
158 An Act appropriating funds for the support of the State Fish Commission. Approved April 2, 1894	149 149 150
Commission. Approved April 2, 1894	149 150
Moines, Iowa. Approved March 30, 1894	150
155 An Act providing an appropriation for conducting the office	150
of the State Dairy Commissioner and for paying the	
of the State Dairy Commissioner and for paying the	
expenses thereof. Approved April 24, 1894	
expenses thereof. Approved April 24, 1894	150
delegate, appointed by the Governor, to attend the "Beef	150
and Pork Combine" convention at St. Louis. Approved	150
March 16, 1894	i
March 16, 1894S. Y. 49 157 An Act making an appropriation for the appport of the Iowa	i .
Weather and Crop Service. Approved March 2, 1894 H. F. 66	151
158 An Act appropriating money to defray the expenses of the	
inauguration ceremonies. Approved March 16, 1894 H. F. 442	151
159 An Act providing for the continuance of the Iowa Geological Survey. Approved April 24, 1894	152
160 An Act to pay the expenses of the state militia while on duty	102
at Pomeroy. Iowa, during the month of July, A. D. 1898,	İ
after the cyclone of July 6, 1893. Approved April 2, 1894. H. F. 887	152
161 An Act appropriating money to pay Captain Washington	ĺ
Galland for services as captain in organizing militia and	İ
volunteers for the protection of the state and for service	ĺ
in the army of the United States during the war of the	
rebellion and to reimburse him for moneys expended in	İ
supporting and maintaining said militia and volunteers when so organized. Approved March 30, 1894	158
162 An Act to pay the expenses of A. W. Richardson, contestee	
in the contested election case from Jackson county. Ap-	İ
proved March 19, 1894	154
168 An Act to appropriate money to pay the mileage and per	ĺ
diem of D. O. Stuart, as a witness in the case of Stephens	154
vs. Richardson. Approved April 2, 1894	154
164 An Act to appropriate money to procure for the Governor's rooms in the capitol a portrait of ex-Governor Wm. M.	
Stone. Approved April 7, 1894	155
165 An Act to legalize the official acts of Thomas White, a notary	
public of Mahaska county. Approved April 10, 1894	159
166 An Act to legalize the official acts of J. C. Myers as mayor	
of the incorporated town of Fairbank, Iowa. Approved	180
March 23, 1894	159
167 An Act to legalize the acts of Zion's church of the Evangelical Association in Charles City. Floyd county, Iowa, and	
its board of trustees. Approved April 2, 1894	159
168 An Act to legalize the incorporation of the Associated Nor-	
wegian Evangelical Lutheran congregations in Worth	
county, Iowa, and in the southern part of Freeborn	4.6-
county, Minnesota. Approved March 28, 1894	160
169 An Act to legalize certain conveyances made to the congre-	
tional society of Iowa City, and acts done by it before its incorporation. Approved April 10, 1894	161
anose formann white our triate to tongenerate the contract of the contract o	

Chap.	TITLE.	ENGROSSED BILLS.	Page
170			162
171	An Act to legalize the action of the school board of the independent district of Belle Plaine, Benton county, Iowa, relating to the levy of school taxes in 1898. Approved March 16, 1894.	S. F. 254	168
172	An Act to legalize certain acts of the board of supervisors of Clinton county, Iowa, in relation to the levy of taxes. Approved April 10, 1894		
178	An Act to legalize the ordinances passed by the incorporated town of Coon Rapids, Carroll county, Iowa. Approved March 28, 1894		
174	An Act to legalize the election for the issuance of bonds to erect water works, held in the incorporated town of Prairie City, Jasper county, Iowa, on March 5, 1894. Ap-	,	
175	proved March 26, 1894	S. F. 348	165
	in Dickinson county, Iowa. Approved March 26, 1894 An Act to legalize the ordinances passed by the incorporated town of Templeton, Carroll county, Iowa. Approved		
177	February 12, 1894	,	166
178	said town. Approved March 23, 1894	S. F. 80'	166
179	proved April 2, 1894	S. F. 874	
180	Manufacturing Company. Approved April 6, 1894 An Act to legalize the incorporation of the town of Thompson, Winnebago county, Iowa, the election of its officers, and all official acts done and ordinances passed by the		167
181	council of said town. Approved March 29, 1894 An Act to legalize the incorporation of the town of Riceville, Mitchell and Howard counties, Iowa, the election of its officers, and all acts done and ordinances passed by the		
182	council of said town. Approved April 10, 1894 An Act to legalize the ordinances of the town council of the town of Moulton, in Appanoose county, Iowa. Approved		
188	An Act to legalize the proceedings of the town council of the incorporated town of Lake City, Iowa, in establishing a system of water works, the issuing of bonds in pay- ment thereof, and to legalize the ordinances and resolu- tions passed and adopted by the town council, and to legalize the elections held to vote upon the question of establishing a system of water works in said town of Lake		1 170
184	City, Iowa. Approved February 24, 1894		
185	county, Iowa. Approved April 10, 1894		7 172
	township, Mills county, Iowa, Approved March 19, 1894.	H. F. 8	8 ¹ 178

188 An Act to legalize the incorporation of the town of Macksburg, Madison county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town. Approved April 2, 1894	Chap.	TITLE.	ENGROSSED BILLS.	Page.
all acts done and ordinances passed by the council of said town. Approved April 2, 1894	186	An Act to legalize the incorporation of the town of Macks-		
town. Approved April 2, 1894		burg, Madison county, Iowa, the election of its officers and		
188 An Act to legalize the incorporation of the town of Valley Junction, Iowa. Approved March 29, 1894. 190 An Act to legalize the ordinances passed and elections held to bond the town of Brooklyn. Poweshiek county, Iowa. for the purpose of erecting water-works. Approved April 10, 1894. 190 An Act to legalize the organization of the independent district of Valley Junction, Polk county, Iowa. Approved April 10, 1894. 191 An Act to legalize the levy of taxes for 1893 in Carroll county, Iowa. Approved March 16, 1894. 192 An Act to legalize the incorporation of St. Charles, Madison county, Iowa, and all acts of its council passed since said town was incorporated. Approved March 28, 1894. 198 An Act to legalize the incorporation of the town of Beaman, Grundy county, Iowa, the election of its officers, and all the acts done, and the ordinances passed by the council of said town. Approved March 28, 1894. 195 An Act legalizing the ordinances and resolutions passed by the incorporated town of Imogene. Fremont county, Iowa Approved March 16, 1894. 196 An Act legalizing the ordinances of the town of West Deco- rah, Iowa, and all acts of the officers of said town done thereunder. Approved March 16, 1894. 197 An Act to legalize the acts and ordinances of the incorporated town of Reinbeck, Grundy county, Iowa. Approved March 16, 1894. 198 An Act to legalize certain acts of the incorporated town of West Union, of the city of West Union, the change of grade of same from an incorporated town to a city of the second class, the organization of the same as such city and the election of its officers. Approved March 18, 1894. 198 An Act to legalize an election held for officers of the incorporated own of Goodell, Hancock county, Iowa, and also to legalize ordinances passed by said town. Approved March 28, 1894. 199 An Act to legalize the acts and ordinances of the incorporated town of Goodell, Hancock county, Iowa, and also to legalize ordinances passed by the formances of the incorporated town of Fostor, Monroe county,		all acts done and ordinances passed by the council of said	U F #10	170
188 An Act to legalize the incorporation of the town of Valley Junction, Iowa. Approved March 29, 1894. 190 An Act to legalize the ordinances passed and elections held to bond the town of Brooklyn. Poweshiek county, Iowa. for the purpose of erecting water-works. Approved April 10, 1894. 190 An Act to legalize the organization of the independent district of Valley Junction, Polk county, Iowa. Approved April 10, 1894. 191 An Act to legalize the levy of taxes for 1893 in Carroll county, Iowa. Approved March 16, 1894. 192 An Act to legalize the incorporation of St. Charles, Madison county, Iowa, and all acts of its council passed since said town was incorporated. Approved March 28, 1894. 198 An Act to legalize the incorporation of the town of Beaman, Grundy county, Iowa, the election of its officers, and all the acts done, and the ordinances passed by the council of said town. Approved March 28, 1894. 195 An Act legalizing the ordinances and resolutions passed by the incorporated town of Imogene. Fremont county, Iowa Approved March 16, 1894. 196 An Act legalizing the ordinances of the town of West Deco- rah, Iowa, and all acts of the officers of said town done thereunder. Approved March 16, 1894. 197 An Act to legalize the acts and ordinances of the incorporated town of Reinbeck, Grundy county, Iowa. Approved March 16, 1894. 198 An Act to legalize certain acts of the incorporated town of West Union, of the city of West Union, the change of grade of same from an incorporated town to a city of the second class, the organization of the same as such city and the election of its officers. Approved March 18, 1894. 198 An Act to legalize an election held for officers of the incorporated own of Goodell, Hancock county, Iowa, and also to legalize ordinances passed by said town. Approved March 28, 1894. 199 An Act to legalize the acts and ordinances of the incorporated town of Goodell, Hancock county, Iowa, and also to legalize ordinances passed by the formances of the incorporated town of Fostor, Monroe county,	187	An Act to legalize the town plat of Grinnell Town. Approved	H. F. 612	175
Junction, lowa. Approved March 29, 1894	10.	March 29, 1894	H F. 522	174
Junction, lowa. Approved March 29, 1894	188	An Act to legalize the incorporation of the town of Valley		
for the purpose of erecting water-works. Approved April 10, 1894		Junction, lows. Approved March 29, 1894	H. F. 613	175
for the purpose of erecting water-works. Approved April 10, 1894	189	An Act to legalize the ordinances passed and elections held		
10, 1894		for the nurnose of erecting water-works. Approved April		
April 10, 1894		10. 1894	S. F. 422	176
April 10, 1894	190	An Act to legalize the organization of the independent dis-		
191 An Act to legalize the levy of taxes for 1898 in Carroll county, Iowa. Approved March 16, 1894		trict of Valley Junction, Polk county, Iowa. Approved	_	
county, Iowa. Approved March 16, 1894			S. F. 398	176
284 AA Act to legalize the incorporation of St. Charles, Madison county, Iowa, and all acts of its council passed since said town was incorporated. Approved March 23, 1894	191	An Act to legalize the levy of taxes for 1893 in Carroll	C E 115	120
county, Iowa, and all acts of its council passed since said town was incorporated. Approved March 23, 1894	102	An Act to legalize the incorporation of St. Charles Madison	.S. F 111	170
town was incorporated. Approved March 23, 1894	10~			
Grundy county, Iowa, the election of the town of Beaman, Grundy county, Iowa, the election of its officers, and all the acts done, and the ordinances passed by the council of said town. Approved March 28, 1894		town was incorporated. Approved March 23, 1894	S. F. 284	178
the acts done, and the ordinances passed by the council of said town. Approved March 28, 1894	198	An Act to legalize the incorporation of the town of Beaman,		
said town. Approved March 28, 1894			i	
194 An Act to legalize the ordinances and resolutions passed by the incorporated town of Imogene. Fremont county, Iowa. Approved March 16, 1894				170
the incorporated town of Imogene, Fremont county, Iowa Approved March 16, 1894	194		J. F. 044	110
Approved March 16, 1894		the incorporated town of Imogene, Fremont county, Iowa		
ran, lowa, and all acts of the officers of said town done thereunder. Approved March 16, 1894		Approved March 16, 1894	S. F. 118	179
ran, lowa, and all acts of the officers of said town done thereunder. Approved March 16, 1894	195	An Act legalizing the ordinances of the town of West Deco-		
196 An Act to legalize the acts and ordinances of the incorporated town of Reinbeck, Grundy county, Iowa. Approved March 16, 1894		ran, lowa, and all acts of the omcers of said town done	G TC 104	100
ated town of Reinbeck, Grundy county, Iowa. Approved March 16, 1894	108		3. F. 104	190
March 16, 1894	100			
197 An Act to legalize certain acts of the incorporated town of West Union, of the city of West Union, the change of grade of same from an incorporated town to a city of the second class, the organization of the same as such city and the election of its officers. Approved April 10, 1894		March 16, 1894	S. F. 266	181
grade of same from an incorporated town to a city of the second class, the organization of the same as such city and the election of its officers. Approved April 10, 1894 198 An Act to legalize an election held for officers of the incorporated town of Goodell, Hancock county, Iowa; and also to legalize ordinances passed by said town. Approved March 23, 1894	197	An Act to legalize certain acts of the incorporated town of		
second class, the organization of the same as such city and the election of its officers. Approved April 10, 1894		West Union, of the city of West Union, the change of		
the election of its officers. Approved April 10, 1894				
198 An Act to legalize an election held for officers of the incorporated town of Goodell, Hancock county, Iowa; and also to legalize ordinances passed by said town. Approved March 23, 1894			S. F. 406	181
porated town of Goodell, Hancock county, Iowa; and also to legalize ordinances passed by said town. Approved March 23, 1894	198	An Act to legalize an election held for officers of the incor-		
March 23, 1894	i	porated town of Goodell, Hancock county, Iowa; and also		
199 An Act to legalize the acts and proceedings of the city of Clinton, Iowa. Approved March 23, 1894		to legalize ordinances passed by said town. Approved	G E 900	100
Clinton, Iowa. Approved March 23, 1894	100	An Act to legalize the acts and proceedings of the city of	3. F. 330	192
200 An Act to make valid chapter 21 of the revised ordinances of 1885 of the city of Winterset. Approved February 16, 1894	100	Clinton, Iowa. Approved March 23, 1894	S. F. 268	182
of 1885 of the city of Winterset. Approved February 16, 1894	200	An Act to make valid chapter 21 of the revised ordinances	2(2)	
201 An Act to legalize the acts and ordinances of the incorporated town of Olewein, Fayette county, Iowa. Approved April 2, 1894	ĺ	of 1885 of the city of Winterset. Approved February		
porated town of Olewein, Fayette county, Iowa. Approved April 2, 1894		16, 1894	S. F. 181	183
proved April 2, 1894	201	An Act to legalize the acts and ordinances of the incor-	ļ	
202 An Act to legalize the acts, ordinances and contracts of the incorporated town of Fostor, Monroe county, Iowa. Approved March 29, 1894		poraced April 2, 1894	SF 889	184
incorporated town of Fostor, Monroe county, Iowa. Approved March 29, 1894	202	An Act to legalize the acts, ordinances and contracts of the	5.1.	101
Approved March 29, 1894		incorporated town of Fostor, Monroe county, Iowa, i		
incorporation of Fell's cemetery, town of Libertyville, county of Jefferson, state of lowa. Approved March 19, 1894	000	Approved March 29, 1894	H. F. 604	184
county of Jefferson, state of lowa. Approved March 19, 1894	208	An Act we legalize the election of trustees and articles of		
204 An Act to legalize the proceedings of the Mound Cemetery Association of St. Clair township, Benton county, Iowa.	ŀ	county of Jefferson, state of lows. Approved March 10		
Association of St. Clair township, Benton county, Iowa.	ļ	1894	H. F. 19	185
Association of St. Clair township, Benton county, Iowa.	204	An Act to legalize the proceedings of the Mound Cemetery		
Approved March 29, 1894		Association of St. Clair township, Benton county, Iowa.		400
	ı	Approved March 29, 1894	н. г. 590 ¹	185

		,	
Chap.	TITLE.	ENGROSSED BILLS.	Page.
20	An Act to legalize the organization of the independent school		
206	district of Bassett, Chickasaw county, Iowa, and the acts of the officers thereof. Approved March 29, 1894 An Act to legalize the assessment of taxes within the incorporated town of "Lake Park" for the year 1893.	H. F. 475	186
207	Approved March 29, 1894		186
208	and all acts done and ordinances passed by the council of said town. Approved March 29.1894		187
209	all acts done and ordinances passed by the council of said town. Approved March 19, 1894	H. F. 450	187
210	State of Iowa. Approved March 23, 1894	H. F. 879	188
211	I Iowa. Approved March 2, 1894	H. F. 180	189
212	Woodbury county, Iowa. Approved April 10, 1894 An Act to legalize the incorporation of the town of Marble Rock, Floyd county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said	H. F. 596	191
218	town. Approved March 2, 1894		192
214	ship, Mills county, Iowa. Approved March 23, 1894 An Act to legalize the acts of the board of directors of the independent district of Iowaville, Van Buren county, Iowa, and of the board of directors of the district township of Des Moines, in Jefferson county, Iowa, in relation to the transfer of territory from one district to the other for		192
9 15	school purposes. Approved March 23, 1894		198
216	taxes for school purposes. Approved March 15, 1894 An Act to legalize the incorporation of the town of Ridge- way, Winneshiek county, lowa, the election of its officers and all official acts done by the council of said town.		194
217	Approved April 10, 1894	H. F. 654	195
218	town. Approved March 29, 1894	H. F. 489	195
	March 29, 1894		196
2 20	An Act to legalize the act of Lewis Larson in qualifying as director of the independent district of Forest City in the county of Winnebago, State of Iowa. Approved April 24,	H. F. 632	196
2 21	An Act to legalize the incorporation of the town of Buffalo Center, Winnebago county, Iowa, the election of its officers, and all official acts done by the council of said town.	H. F.	197
ı	Approved March 29, 1894	616 ¹	198

LAWS OF 1894-Continued.

Chap.	TITLE.	EN	GROSSED BILLS.	Page.
the peace in and for county, Iowa. Appro 223 An Act to legalize the	ets of Daniel Dougherty, a justice of Dougherty township, Cerro Gordo oved April 10, 1894ordinances of the incorporated town bounty, Iowa, and all proceedings of	н.	F. 622	199
the council thereunde 224 An Act to legalize the or	r. Approved April 10, 1894 rdinances passed by the invorporated irie county, Iowa. Approved March	Н.	F. 625	199
29, 1894 225 An Act to legalize the	organization of independent school tawattamie county, Iowa. Approved	H.	F. 610	200
March 19, 1894 226 An Act to legalize a res of Oskaloosa. Mahasi	olution of the city council of the city	H.		200
suance of said resolut	tion. Approved February 24, 1894	H.	F. 51	201

INDEX.

ACADEMY OF SCIENCES—Publication of report of. 88 ACKNOWLEDGMENTS—Taken in more than one county 58 Of deeds, mortgages, etc., legalized 57 ADAMS, DUDLEY W—Relief of title to lands 118 ADMINISTRATOR—In other states may release records 57 AGRICULTURAL COLLEGE—Appropriation for support 143 Enlarging powers of trustees 193 Investment of endowment fund 193 School of mines established at 190 AGRICULTURAL SOCIETY—Appropriation for relief of 185 Appointment of delegate to meeting 193 ALIENS—Non-resident in matter of real estate 86 ANNEXATION OF TERRITORY—Attempts heretofore made, legalized 28 APPROPRIATIONS—PRIVATE—Agricultural Society, for relief of 185 Benedict Home, support of 189 Bestow, Samuel L., Lieutentant-Governor 128 Callaghan & Company, codes 128 Chaplains of Senate and House 128 Chaplains of Senate and House 128 Des Moines Tent & Awning Company 128 Doubleday, O. E., presiding officer, House 128 Galland, Washington, relief of 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of 158 Hockersmith, John, meals 169 Iowa Printing Company, printing 128 Iowa Printing Company, printing 128 Redhead, Norton, Lathrop Company 128 Redhead, Norton, Lathrop Company 128 Stone, William, portrait as governor 154 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 159 Thorpe, Nellie, attending reception rooms 128 Stone, William portrait as governor 154 College for the Blind—Vinton 150 Thorpe, Nellie, attending reception rooms 128 Stone, William portrait as governor 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commi	PAG	
ACKNOWLEDGMENTS—Taken in more than one county 58 Of deeds, mortyages, etc., legalized 57 ADAMS, DUDLEY W.—Relief of title to lands. 118 ADMINISTRATOR—In other states may release records. 57 AGRICULTURAL COLLEGE—Appropriation for support. 142 Enlarging powers of trustees. 103 Investment of endowment fund 903 School of mines established at 100 AGRICULTURAL SOCIETY—Appropriation for relief of 185 Appointment of delegate to meeting. 102 ALIENS—Non-resident in matter of real estate 192 ALIENS—Non-resident in matter of real estate 193 APPROPRIATIONS—PRIVATE—Agricultural Society, for relief of 185 Benedict Home, support of. 193 Bestow, Samuel L., Lieutentant-Governor 128 Callaghan & Company, codes 128 Chaplains of Senate and House 128 Des Moines Tent & Awning Company 128 Galland, Washington, relief of 186 Harbach, L., chairs and gavel 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Iowa Printing Company, printing 128 Morris, W. L., decorations. 128 Iowa Printing Company, printing 128 Stone, William, portrait as governor 158 Stone, William, portrait as governor 159 Stone, Welliam, portrait as governor 150 Stuart, D. O., witness 150 Thorpe, Nellie, attending reception rooms 128 Stone, William, portrait as governor 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commis	ACADEMY OF SCIENCES—Publication of report of	
Of deeds, mortgages, etc., legalized	ACKNOWLEDGMENTS—Taken in more than one county	
ADAMS, DUDLEY W.—Relief of title to lands. 118 ADMINISTRATOR—In other states may release records. 57 AGRICULTURAL COLLEGE—Appropriation for support. 128 Enlarging powers of trustees. 109 School of mines established at. 100 AGRICULTURAL SOCIETY—Appropriation for relief of. 100 AGRICULTURAL SOCIETY—Appropriation for relief of. 101 ALIENS—Non-resident in matter of real estate. 102 ALIENS—Non-resident in matter of real estate. 103 ANNEXATION OF TERRITORY—Attempts heretofore made, legalized. 203 APPROPRIATIONS—PRIVATE—Agricultural Society, for relief of. 104 Bestow, Samuel L., Lieutentant-Governor. 105 Callaghan & Company, codes. Callaghan & Company, codes. Callaghan & Company, codes. Callaghan & Company, codes. Callaghan & Company, codes. Des Moines Tent & Awning Company. 128 Des Moines Tent & Awning Company. 128 Dungan, Warren S., Lieutenant-Governor. 128 Galland, Washington, relief of. Harbach, L., chairs and gavel Hull, Frederick M., relief of. Hockersmith, John, meals. 128 Iowa Printing Company, printing. 128 Johnson, John A., relief of. Morris, W. L., decorations. 129 Rechead, Norton, Lathrop Company. 128 Stone, Henry, Speaker of House. 128 Stone, Henry, Speaker of House. 128 Stone, William, portrait as governor. 150 Thorpe, Nellie, attending reception rooms. 154 Talbot, D. H., delegate to convention. 155 Talbot, D. H., delegate to convention. 150 Thorpe, Nellie, attending reception rooms. 154 Talbot, D. H., delegate to convention. 155 Talbot, D. H., delegate to convention. 150 Thorpe, Nellie, attending reception rooms. 154 Talbot, D. H., delegate to convention. 155 Talbot, D. H., delegate to convention. 150 Thorpe, Nellie attending reception rooms. 154 Talbot, D. H., delegate to convention. 156 Thorpe, Nellie attending reception rooms. 157 The Commission support. 158 159 169 179 170 170 170 170 170 170 17	Of deeds mortgages etc. legalized	7
### AGRICULTURAL COLLEGE—Appropriation for support. 142	ADAMS DUDLEY W —Relief of title to lands 118	3
### AGRICULTURAL COLLEGE—Appropriation for support. 142	ADMINISTRATOR—In other states may release records 57	ŕ
Enlarging powers of trustees	AGRICULTURAL COLLEGE—Appropriation for support 142	3
Investment of endowment fund	Enlarging powers of trustees 108	3
School of mines established at	Investment of endowment fund	á
AGRICULTURAL SOCIETY—Appropriation for relief of	School of mines established at 10)
Appointment of delegate to meeting. 102 ALIENS—Non-resident in matter of real estate. 86 ANNEXATION OF TERRITORY—Attempts heretofore made, legalized. 28 APPROPRIATIONS—PRIVATE—Agricultural Society, for relief of 185 Benedict Home, support of. 149 Bestow, Samuel L., Lieutentant-Governor 128 Callaghan & Company, codes. 128 Chaplains of Senate and House. 128 Chaplains of Senate and House. 128 Dungan, Warren S., Lieutenant-Governor 128 Doubleday, O. E, presiding officer, House. 128 Galland, Washington, relief of. 153 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest. 134 Secretary of Senate, chief clerk of House. 128 Stone, Henry, Speaker of House. 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms 129 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 150 Fish Commission support 150 Independence 153 Mit. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys. 150 sirls. 140	AGRICULTURAL SOCIETY—Appropriation for relief of 18	5
ALLENS—Non-resident in matter of real estate. 86 ANNEXATION OF TERRITORY—Attempts heretofore made, legalized 28 APPROPRIATIONS—Private—Agricultural Society, for relief of 185 Benedict Home, support of 149 Bestow, Samuel L., Lieutentant-Governor 128 Callaghan & Company, codes. 128 Chaplains of Senate and House 128 Chaplains of Senate and House 128 Des Moines Tent & Awning Company 128 Dungan, Warren S., Lieutenant-Governor 128 Duugan, Warren S., Lieutenant-Governor 128 Galland, Washington, relief of 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company. 128 Richardson, A. W., election contest. 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 149 Geological survey continuance 155 Hospital for Insane, Clarinda 161 Industrial Home for the Blind 161 Industrial Home for the Blind 161 Industrial School for boys. 150 girls 160	Appointment of delegate to meeting	á
APPROPRIATIONS—PRIVATE—Agricultural Society, for relief of 135	ALIENS—Non-resident in matter of real estate	ß
APPROPRIATIONS—PRIVATE—Agricultural Society, for relief of 135	ANNEX ATION OF TERRITORY—Attemnts heretofore made legalized 28	
Benedict Home, support of. 149 Bestow, Samuel L., Lieutentant-Governor 128 Callaghan & Company, codes 128 Chaplains of Senate and House 128 Des Moines Tent & Awning Company 128 Dungan, Warren S., Lieutenant-Governor 128 Doubleday, O. E., presiding officer, House 128 Galland, Washington, relief of. 153 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of. 128 Hockersmith, John, meals 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Neillie, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural	APPROPRIATIONS—PRIVATE—Agricultural Society for relief of	
Callaghan & Company, codes 128 Chaplains of Senate and House 128 Des Moines Tent & Awning Company 128 Dungan, Warren S., Lieutenant-Governor 128 Doubleday, O. E., presiding officer, House 128 Galland, Washington, relief of 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of 128 Hockersmith, John, meals 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations 129 Redhead, Norton 128 Richardson, A. W., election contest 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms 128 STATE Institutions—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150	Benedict Home support of	á
Callaghan & Company, codes 128 Chaplains of Senate and House 128 Des Moines Tent & Awning Company 128 Dungan, Warren S., Lieutenant-Governor 128 Doubleday, O. E., presiding officer, House 128 Galland, Washington, relief of 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of 128 Hockersmith, John, meals 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations 129 Redhead, Norton 128 Richardson, A. W., election contest 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms 128 STATE Institutions—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150	Bestow Samuel I. Lieutentent-Governor	á
Des Moines Tent & Awning Company 128	Callaghan & Company codes	á
Des Moines Tent & Awning Company 128	Chanleins of Seneta and House	Ŕ
Dungan, Warren S., Lieutenant-Governor. 128 Doubleday, O. E., presiding officer, House. 128 Galland, Washington, relief of. 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of. 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest. 154 Secretary of Senate, chief clerk of House. 128 Stone, Henry, Speaker of House. 128 Stone, William, portrait as governor. 155 Stuart, D. O., witness. 154 Talbot, D. H., delegate to convention. 150 Thorpe, Neilie, attending reception rooms. 128 STATE INSTITUTIONS—Agricultural College support. 128 College for the Blind—Vinton. 140 Dairy Commission support. 150 Fish Commission support. 150 Fish Commission support. 150 Fish Commission support.	Dag Moines Tent & Awning Company	á
Doubleday, O. E., presiding officer, House. 128 Galland, Washington, relief of 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of 128 Hockersmith, John, meals. 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest. 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 128 Stone, William, portrait as governor 154 Talbot, D. H., delegate to convention 150 Thorpe, Neille, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 140 Callege for Insane, Clarinda 182 Independence 152 Hospital for Insane, Clarinda 183 Mt. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys 149 Geiles 140 Gills 140 Gills 140 Gills 140 Gills 141 Industrial School for boys 149 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills 140 Gills	Dungan Warron S Ligutanant-Covernor	á
Galland, Washington, relief of. 158 Harbach, L., chairs and gavel 128 Hull, Frederick M., relief of. 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Neilie, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 150 Fish Commission support 150 Fish Commission support 152 Hospital for Insane, Clarinda 182 Independence 183	Doubleday () R. presiding officer House	á
Harbach, L., chairs and gavel 128	Galland Washington relief of	ž
Hull, Frederick M., relief of 128 Hockersmith, John, meals. 128 Iowa Printing Company, printing 128 Johnson, John A., relief of 128 Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest. 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE Institutions—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 150 Fish Commission support 152 Hospital for Insane, Clarinda 183 Mt. Pleasant 184 Site for new institution 184 Independence 183 Mt. Pleasant 184 Industrial Home for the Blind	Harhand I. shairs and waval	Ŕ
Hockersmith, John, meals. 128	Hull Frederick M relief of	Ŕ
Iowa Printing Company, printing	Howersmith John made	á
Johnson, John A., relief of	lowe Printing Company muinting	á
Morris, W. L., decorations. 129 Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest. 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H. delegate to convention 150 Thorpe, Nellie, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE Institutions—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 150 Fish Commission support 152 Hospital for Insane, Clarinda 183 Mt. Pleasant 183 Mt. Pleasant 184 Site for new institution 184 Independence 183 Mt. Pleasant 184 Industrial Home for the Blind 141 Industrial School for boys 139 Store 189	Johnson John A reliaf of	Ř
Redhead, Norton, Lathrop Company 128 Richardson, A. W., election contest 154 Secretary of Senate, chief clerk of House 128 Stone, Henry, Speaker of House 128 Stone, William, portrait as governor 155 Stuart, D. O., witness 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 150 Fish Commission support 150 Hospital for Insane, Clarinda 182 Mt. Pleasant 183 Mt. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys 139 girls 140	Morris W I. decorations 12	ă
104 Secretary of Senate, chief clerk of House. 128 Stone, Henry, Speaker of House. 128 Stone, Henry, Speaker of House. 128 Stone, William, portrait as governor. 155 Stuart, D. O., witness. 154 Talbot, D. H., delegate to convention. 150 Thorpe, Nellie, attending reception rooms. 128 Wilcox, W. W. badges for legislature. 128 STATE INSTITUTIONS—Agricultural College support. 142 College for the Blind—Vinton. 140 Dairy Commission support. 150 Fish Commission support. 155 Fish Commission support. 149 Geological survey continuance. 152 Hospital for Insane, Clarinda. 182 Independence. 183 Mt. Pleasant 184 Site for new institution. 184 Industrial Home for the Blind 141 Industrial School for boys. 139 girls. 140	Ratherd Norton Lethon Company	á
Stone, Henry, Speaker of House. 128 Stone, William, portrait as governor. 155 Stuart, D. O., witness. 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms. 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 149 Geological survey continuance 152 Hospital for Insane, Clarinda 182 Independence 183 Mt. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys 139 girls 140	Richardson A W election contest	ĭ
Stone, Henry, Speaker of House. 128 Stone, William, portrait as governor. 155 Stuart, D. O., witness. 154 Talbot, D. H., delegate to convention 150 Thorpe, Nellie, attending reception rooms. 128 Wilcox, W. W. badges for legislature 128 STATE INSTITUTIONS—Agricultural College support 142 College for the Blind—Vinton 140 Dairy Commission support 150 Fish Commission support 149 Geological survey continuance 152 Hospital for Insane, Clarinda 182 Independence 183 Mt. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys 139 girls 140	Secretary of Senate chief clark of House	â
Stuart, D. O., witness. 154 Talbot, D. H., delegate to convention. 150 Thorpe, Nellie, attending reception rooms. 128 Wilcox, W. W. badges for legislature. 128 STATE INSTITUTIONS—Agricultural College support. 142 College for the Blind—Vinton. 140 Dairy Commission support. 150 Fish Commission support. 149 Geological survey continuance. 152 Hospital for Insane, Clarinda 182 Independence. 183 Mt. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys. 139 girls 140	Stone Henry Speaker of House	Ř
Stuart, D. O., witness. 154 Talbot, D. H., delegate to convention. 150 Thorpe, Nellie, attending reception rooms. 128 Wilcox, W. W. badges for legislature. 128 STATE INSTITUTIONS—Agricultural College support. 142 College for the Blind—Vinton. 140 Dairy Commission support. 150 Fish Commission support. 149 Geological survey continuance. 152 Hospital for Insane, Clarinda 182 Independence. 183 Mt. Pleasant 184 Site for new institution 184 Industrial Home for the Blind 141 Industrial School for boys. 139 girls 140	Stone William portrait as governor	ĸ
Thorpe, Nellie, attending reception rooms. 128	Stuart I) () witness 15	4
Thorpe, Nellie, attending reception rooms. 128	Talbot D H delegate to convention	ñ
Wilcox, W. W. badges for legislature. 128 STATE INSTITUTIONS—Agricultural College support. 142 College for the Blind—Vinton. 140 Dairy Commission support. 150 Fish Commission support. 149 Geological survey continuance. 152 Hospital for Insane, Clarinda. 183 Mt. Pleasant. 188 Site for new institution. 184 Industrial Home for the Blind. 141 Industrial School for boys. 139 girls. 140	Thorna Nailie attending recention rooms 12	Ř
STATE INSTITUTIONS—Agricultural College support	Wilcox W W hadres for legislature	Ř
College for the Blind—Vinton	STATE INSTITUTIONS. Agricultural College support	á
Dairy Commission support. 150 Fish Commission support. 149 Geological survey continuance. 152 Hospital for Insane, Clarinda. 182 Independence. 188 Mt. Pleasant. 194 Site for new institution 184 Industrial Home for the Blind. 141 Industrial School for boys. 139 girls. 140	College for the Blind—Vinton	ň
Fish Commission support. 149 Geological survey continuance. 152 Hospital for Insane, Clarinda. 182 Independence. 188 Mt. Pleasant. 194 Site for new institution. 184 Industrial Home for the Blind. 141 Industrial School for boys. 139 girls. 140	Dairy Commission sunnowt	ň
Mt. Pleasant	Fish Commission support	ă
Mt. Pleasant	Clean original survey continues of	á
Mt. Pleasant	Hospital for Ingano Clavinda	š
Mt. Pleasant	Independence 18	Ř
Site for new institution	Mt Placent	ĭ
Industrial Home for the Blind	Site for new inefitution	ī
Industrial School for boys		
girls 140	Industrial School for hows	â
Institution for Fooble-minded Children 189	and desiral section of the section o	ň
	Institution for Feeble-minded Children	š

	PAGE
APPROPRIATIONS—STATE INSTITUTIONS—CONTINUED—	
Iowa National Guard, Pomeroy	152
Library, five thousand dollars annually Normal School, support of	50
Normal School, support of	144
Penitentiary at Anamosa	
at Ft. Madison	146
stone shop at Ft. Madison	147
School for the Deaf, support of	187
Soldiers' Home, support of	148
new dormitory	148
Orphans Home, support	
University, support	147
Weather and Crop Service, support	101
Committee to visit state institutions	151
Inauguration ceremonies General Appropriation, state officers. Unexpended balances at Ft. Madison.	100
Unexpended belonges at Ft Medicon	904
MISCELLANEOUS—	204
A novel for libraries	49
Annual for libraries	64
Furnished assessment book for liquor dealers	65
Furnished assessment book for liquor dealers	68
Patturn list of places where inquisit solutions	78
ASSIGNMENT—For benefit of creditors	98
ATTORNEY—For minor absent heirs, legatees or creditors, appointed	80
AUDITOR OF STATE—May consent to assessment of savings bank stock	
holders	
To examine insurance policies	42
To examine insurance policies	113
Deed for new hospital site deposited with	84
Financial statement by	210
Financial statement by	194
Organization independent school district legalized	200
Independent school district acts of hourd Tegalized 194	200
BAGLEY—Town of, legalize ordinances passed by	200
BASSETT—Organization of school district, legalized	186
BAGLEY—Town of, legalize ordinances passed by BASSETT—Organization of school district, legalized. BEAMAN—Town of, incorporation legalized. BELLE PLAINE—Independent school district, acts of board legalized.	179
BELLE PLAINE—Independent school district, acts of board legalized	163
BENEDICT HOME—Appropriation for support. BILL CLERK—Compensation, employe of General Assembly	149
BILL CLERK—Compensation, employe of General Assembly	77
BLACK HAWK COUNTY—Made part of the Nineteenth judicial district	71
BLIND. INDUSTRIAL HOME FOR—Appropriation for support	141
College for, appropriation for support of. BLOCKTON, TOWN OF—Incorporation legalized	140
BLOCKTON, TOWN OF—Incorporation legalized	187
BOARD OF SUPERVISORS—May be petitioned in re-locating county seat	27
May hear remonstrances	27
May order an election	
Shall levy tax for county road fund	34
Bonds to conform to resolution of	61
Rebate tax, sale of intoxicating inquors	64
Examines witnesses, sale of liquors	64
To levy an annual tax of \$600	65
Appoints delegates to Agricultural Society	1102
In Marshall county may locate highway	117 79
To receive report of fees certain offices	100
BONDS—Special Charter and First Class Cities—May issue for improve-	199
monta — Drecial Charter and Likel Chass Cities—Bird 18806 for Improve-	18
ments To bear names of streets improved	19
Parable by abutting property owners	19
Payable by abutting property owners. Payable in seven installments.	19
Commissioners to negotiate sale of	20
Interest on, fixed by city council, improvements	24
Autoros on, made of city connent, improvements	~=

DONDS COMPANIED	PAGE
BONDS—CONTINUED— May be issued on special assessments, streets	26
Special improvement may run eight years	26
Payable only out of special assessment	26
Proceeds of sale, how applied	98
Negotiable in all respects, improvements	26
Holders of in railway corporations may vote for directors	R5
Railway companies may own bonds of other companies	95
Of any railway company may be held by another company	35
Railway companies may mortgage property to secure	87
Women may vote on issuing, municipal purposes	47
In matter of county indebtedness	61
County to become payable at special time.	61
To conform to resolution of the board	61
For costs, appeal in sale of liquors	64
Liquor seller must file with auditor in sum, \$3,000.00	67
BOOKS-School boards to furnish to indigent children	45
To be under charge of school board	45
BOT ILING-Manufacturers of bottled beverages protected	81
BRIDGES—For use either for highway or railway purposes	52
Highway, tax levy reduced to four mills	84
Protection of persons at swing or draw. BROOKLYN, TOWN OF—Ordinances passed, legalized	85
BUTTER AND CHEESE—Cards to be posted in dining rooms	
What constitutes imitation	51
Coloring matter prohibited	52 52
Combination of oil and coloring matter	52 52
Imitation products forbidden	58
Substitute for to be branded or marked	58
Knowledge of negeneening substitutes	50
Penalty for violating protection law	54
Added to warehouse receipts law	56
Penalty for violating protection law. Added to warehouse receipts law. BUCHANAN COUNTY—Made part of Nineteenth judicial district.	72
BIFFALO CENTER, TOWN OF—Incorporation legalized	198
CAPITOL BUILDING—Assignment of rooms in	207
CAPITAL PUNISHMEN'T—Governor and warden may suspend execution	92
Carroll County—Tax levy legalized.	92
CARROLL COUNTY-Tax lovy legalized	178
CERTIFICATE-By secretary of state as to laws	209
CHAPLAINS OF LEGISLATURE—Appropriation for	125
CHATTANOOGA-Location of lowa troops at battle of	118
CHIEF CLERK OF HOUSE—Appropriation to compensate	
CIGARS—Sale forbidden to minors under 16 years of age	68
CIGARETTES—Sale forbidden to miners under 16 years of age	68
CITIES—Attempts heretofore made to annex territory, legalized	28
Mayors may appoint marshals	29 88
May vote tax in aid of railways	38
Mayor may appoint board of library trustees	48
Registration of votors at elections	61
Registration of voters at elections	68
Of 5,000 inhabitants, liquor tax paid quarterly	67
Of less than 5,000 inhabitants as to liquor tax	68
Of less than 5,000 inhabitants as to liquor tax	20
Plat of improvements to be filed with	21
CITY COUNCIL—May make contracts for improvements	18
May issue bonds as improvements progress	18
May issue certificates to contractors	28
Must be governed by majority of property owners	24
May issue improvement bonds. Where special assessment is collected.	26
Where special assessment is collected	26
Must approve appointment of library trustees	49
May discontinue allowing bar to operate	68
Resolution adopted by, allowing sale of liquors	67

_	
CITIES OF FIRST OF ASS. Establishment of much commission and	AGE
CITIES OF FIRST CLASS—Establishment of park commissioners	18
Relating to indebtedness of	16
May take land for streets	16
Contracts for improvements by sealed bids	18
Payment of improvement costs	18
Bonds for improvements	18
Plet of improvements made	21
Plat of improvements made	26
may issue special assessment conds for street improvements	
Mayor may appoint police matron	30
May vote tax in aid of railways	38
Levy of library tax in, legalized	49
Registration of voters at elections	61
May collect library tay	
May collect library tax	17
CITES OF SECOND CLASS—Additional powers granted to	0.5
May levy special paving tax	25
May issue special assessment bonds for streets	26
Mayor may appoint marshals and police	29
May vote tax in aid of railways	88
Registration of voters at election	
OT EDV. Allowed assemble to addit the	
CLERK—Allowed commission to codify laws.	110
CLERK OF DISTRICT COURT—Assists in drawing jurymen	74
Compensation for services in drawing jury	76
Approves liquor sellers' bond	67
Compensation for services in drawing jury	58
Certify costs to auditor, sale of liquors	65
Certify costs to auditor, sale of fiquors	90
Compensation fixed	80
Report change of title by court	90
Report change of title by court. CLINTON, CITY OF—Ordinances and acts legalized	183
CLINTON COUNTY—Acts of board of supervisors legalized	164
CODE AMENDED-	
Sec. 6, hour of convening of the General Assembly.	102
Sec. 0, hour of convening of the General Assembly.	77
Sec. 228, exempting registered pharmacists from jury duty	
Sec. 289, 290, bonding of county indebtedness	59
Sec. 818, 819, 3049, relating to county taxes	17
Sec. 482, consolidation of municipal corporations	28
Sec. 461, maintenance of free public libraries	50
Sec. 515, 516, 517, appointment of marshals	29
See 516, 510, 511, appointment of marshale	30
Sec. 515, appointment of deputy marshals	
Sec. 894, execution of deeds	86
Sec. 969, steam engines on public highways	34
Sec. 969, improvement of public highways	
Sec. 1103, delegates to Agricultural Society	102
See 1110 on well worset if Henticultural Society	
Sec. 1119, annual report of Horticultural Society	48
Sec. 1132, relating to insurance	40
Sec. 1170, relating to insurance	44
Sec. 1508, relating to partition fences	99
Sec. 1606, powers trustees Agriculture College	103
Sec. 1660, paroles inmates Industrial Schools	99
San 1790 sahaal haawda furmish magaganya haaks	
Sec. 1729, school boards furnish necessary books	46
Sec. 1729, water closets in connection with schools	40
Sec. 1800, independent school districts	46
Sec. 1967, record of deeds and mortgages	57
Sec. 1967, record of deeds and mortgages	93
Sec. 2650, relating to demurrers	94
Sec. 3072, exemption of property from execution	94
Son 9075 contain matter of mining thing	98
Sec. 8275, costs in matter of quieting titles	
Sec. 3327, satisfaction of school fund mortgages	59
Sec. 8785, manner of taking depositions	98
Sec. 3784, compensation clerk of district court	80
Sec. 3832, publication of legal notices	99
Sec. 3895, disposal of mortgaged property	57
San 4970 walning to grand lusting	
Sec. 4270, relating to grand juries	
Sec. 4560, testimony in rape cases	
Ch. 10, title 3, relating to drawing jurors	78
title 22, relating to State library	50

CODE Property	PAGE
Sec. 592, compensation of justices of the peace	77
Sec. 1179, relating to insurance	44
Sec. 1179, relating to insurance	99
Commission to revise, duties defined	111
Resolution relative to missing	
COMBINATION BRIDGES—Suitable for highway or railway purposes COMMERCE—Resolution to, between states	33 204
COMPENSATION—Of justices of the peace	77
Of constables, disposition of fees Of sheriffs, disposition of fees Of county recorder, disposition of fees	77
Of sheriffs, disposition of fees	78
Of county recorder, disposition of fees	79
Of clerk of district court	80 48
Of board of library trustees	49
Of members of commission to codify laws	112
Of commissioners to locate hospital for insane	84
Of officers selecting or drawing jurymen	77
For publication of legal notices	99
In matter of park commissioners	
Of police matrons in cities of 25,000 people	81 45
Commission to locate Iowa troops	
Employes of the General Assembly	77
Employes of the General Assembly	118
Appointed to revise the Code	111
Of deeds, list of for lowa in other states	9
To locate new hospital for insane	88
Compensensation of to locate new hospital	
New hospital for insane may appoint secretary	85
To examine defendant, capital punishment	
To erect monument to massacred pioneers	116
CONSTABLES—Compensation of, also fees	77
CONTENTS—Laws by legislative file and chapter	217
COON RAPIDS, TOWN OF—Ordinances legalized	
For labor and material street improvements	101 18
To give bonds for faithful performance	18
City council may issue certificates to	28
In matter of new hospital for insane	84
New hospital for insane, when in excess of \$1,000.	84
CONRAD, TOWN OF—Incorporation legalized	166
COURT. DISTRICT—May extend time for filing claims	191 93
Change of title by rengeted to county auditor	90
COUNTY ATTORNEY—Appeal to district court, sale of liquors COUNTY AUDITOR—To certify liquor tax to treasurer. Resolution of consent to be filed with.	64
COUNTY AUDITOR—To certify liquor tax to treasurer	66
Resolution of consent to be filed with	67
Bond of \$3,000 filed with by liquor sellers	67
Written consent to liquor sales filed with	68 70
Change of title by court decree, reported to	90
Fee for transcript and record, sale of liquors	65
List of saloon employes filed with	67
Assists in selecting jurymen	74
Compensation for services in drawing jurymen	76
Petition filed with, rebate of tax, liquor sales	64 64
Satisfaction of school fund mortgages	59
Assists in drawing jurymen	74
Assists in drawing jurymen. COUNTY INDEBTEDNESS—Relating to bonding of	60
To become payable at specified time	61
Changes must conform to resolution of the board	61

	PAGE
COUNTY ROAD FUND—Board of supervisors to levy tax for	. 84
COUNTY SEATS—Relocation by board of supervisors	27
Petition to board of supervisors by citizens	27
Affidavits to accompany petition	27
Remonstrances, what they shall contain	. 27
Where names appear on both papers	. 28
Notice and election held	. 20
Notice given and election held	. 28
COUNTY TREASURER—To collect tax for park purposes	. 14
To collect liquor tax	. 66
To receive fees from certain officers	, 79
To collect tax, suppression of thistles. Reports to auditor, filing proof of service.	91
Reports to auditor, filing proof of service	. 86
CREDITORS—Assignment for benefit of	. 93
CRIMINAL CASES—Tax of costs in, to witness	. 97
DAIRY COMMISSION—Appropriation for support of	150
DAMAGE DONE BY DOGS—Relating to hydrophobia	87
DEAL SCHOOL FOR Appropriation for gunnout of	107
DEAF, SCHOOL FOR—Appropriation for support of DECORATIONS—Obscene or impure, not allowed in saloons.	. 187
DECORATIONS—Obscene or impure, not allowed in saloons.	. 68
DEEDS—Execution of, cost of serving notice.	. 86
Fee for serving notice	. 86
Entry in tax register, sale of property	. 86
Entry in tax register, sale of property. Site for hospital for insane, deposited with State auditor	84
In matter of quit claim, costs.	. 98
In matter of quit claim, costs. To State in matter of Dudley W. Adams	118
Acknowledgment of, in certain cases, legalized	57
DELAWARE COUNTY-Made part of Nineteenth judicial district	71
DEMURRERS—Considered as admission of allegation	94
DEPOSITIONS—Providing manner of taking	98
DEPUTE WARDLA LO American A La Company	. <i>9</i> 0
DEPUTY MARSHALS—Appointment of by mayor	29
Appointment of by trustees. DFS MOINES, CITY OF—Acts council and board of public works legalized.	. 50
DES MOINES, CITY OF—Acts council and board of public works legalized.	167
DICKINSON COUNTY—Tax lavy legalized	165
DIETING OF PRISONERS—By the meal instead of day	87
DISTRICTS—Apportionment of representative	107
DISTRICT COURT—List of judges and postoffice addresses	4
Manner of drawing jurymen	. 78
Appoints attorney for minor absent heirs	80
May set aside precept and order new jury drawn	76
DOGS—Relating to damages done by	87
DOUGHERTY, DANIEL—Official acts as justice of the peace legalized	198
DDESCED DOUT TOV Add to work began receipt lear	56
DRESSED POULTRY—Added to warehouse receipts law	100
EDMONDS, JAMES B.—Acceptance of gift from for University	100
EDUCATIONAL EXAMINERS—Compensation of state board of	45
EGGS—Added to warehouse receipts law	56
ELECTIONS—May be ordered in changing county seat	28
Special in consolidation of municipal corporations	28
To vote tax in aid of railways	
Women may vote in certain cases	47
Registration of voters in cities	61
Improper use of money at, punished	62
Registration in cities of 2,000 population	68
Liquor tax, majority of voters must consent	
For judge in the Nineteenth distaint	72
For judge in the Nineteenth district	72
For judges in the Lenth judicial district	70
For additional judge, Ninth district	72
ELLSWORTH, TOWN OF—Incorporation legalized	187
ENDOWMENT FUND, AGRICULTURAL COLLEGE-Investment of	103
ENGINEERS—To furnish grades in city improvements	18
EPWORTH—Town of, incorporation legalized	195
EXECUTOR—In other states may release record	57
EXECUTION—Poultry to value of \$50 exempted from	94
EXECUTIVE COUNCIL -To make contracts, acceptance of gifts	101
To hold gift property in trust	101
Authorized to purchase real estate	
To audit expenses of Code commission	119
TO GUELL DEPOSITOR OF COMPUTED INT	~

EXECUTORS—Or trustees under foreign wills, transfer of property	AGE 90
FEEBLE MINDED, INSTITUTION FOR—Appropriation for	
FEES—In matter of sheriff dieting prisoners	87
To be paid by certain officers to treasurer	79
FEMALES—Not to be employed in saloons	68
FENCES-Relating to trimming osage orange hedge	89
Owners of land must maintain partition	99
FIGHTING, PRIZE—Prevented and punished	94
FILE CLERK—Compensation, employe of General Assembly	77
FISH—Buffalo or suckers may be taken by spearing	70
FISH COMMISSION—Appropriation for support of	149
Cover money from fund into State treasury	115
Cover money from fund into State treasury. FLAGS AND STANDARDS—Preservation of at capitol	206
FOREIGN WILLS—Conveyances of real estate under	90
FOSTER, TOWN OF-Ordinances and contracts legalized	184
GARNISHMENTS—To prevent oppressive or transfer of claims	97
Claims sent out of State for collection	97
Penalty for sending claims out of State	97
GENERAL ASSEMBLY—Compensation of employes	77
New clerks and employes added	77
Hour of convening changed. GEOLOGICAL SURVEY—Appropriation for continuing	102
GEOLOGICAL SURVEY—Appropriation for continuing	152
GIFTS—Acceptance of, for benefit of State institutions	100
GOODELL, TOWN OF—Election for officers, legalized	
GRADING—A lien upon lands or lots so graded	31
GRAND ARMY OF REPUBLIC—Rooms assigned them in capitol	
GRAND JURIES—Drawn in same manner as petit	76
May have clerks in counties of 2,000 people	76
CPINICI CITY (AF Plet legalized	77
GRINNELL, CITY OF—Plat legalized. GRUNDY COUNTY—Made part of Nineteenth judicial district	771
GUARDIAN—In other states may release record	57
HEIRS OF NATURALIZED CITIZENS—Aliens and real estate	86
HEDGE FENCES—Relating to trimming of osage orange	89
HENNEPIN CANAL-Joint resolution relative to	203
HIGHWAYS—Combination bridges used by railways	82
Steam traction engines on.	84
Tax levied for county road fund	84
Tax levy reduced to four mills	84
May be located over state property, Marshall county	117
HISTORICAL DEPARTMENT—Curator to act as secretary of library board.	32
Newspapers transferred to HORTICULTURAL SOCIETY—Publication of annual report	82
HORTICULTURAL SOCIETY—Publication of annual report	87
HOSPITAL FOR INSANE—New one provided	88
Commission appointed to locate	84
Rules governing old and new	85
Commission to locate, compensation of	85
Commission may appoint secretary	85
Appropriations for support of	134
Purchase of site for new	184
Additional cottage erected	117
HOTEL KEEPERS—Using imitation butter must post card	54
HOUSE OF REPRESENTATIVES—Appoints two members code commission.	111
HUNTERS—Must not trespass upon cultivated fields	70
HYDROPHOBIA—Relating to damage done by dogs. IMMOGENE, TOWN OF—Ordinances legalized	87
IMMOGENE, IOWN OF—Ordinances legalized	179
INAUGURATION—Appropriation to defray expenses	101
INDUSTRIAL SCHOOLS—Appropriation for support of	116
Relating to parole of inmates	
INSANE—Further provision for care of.	99 83
Governor to appoint a commission.	88 88
Duties of commission to select site for hospital	84
Deed for hospital site executed to State	84
	0.3

TYG I VID. G	PAGE
INSANE—Continued—	
In the matter of contracts for new hospital	84
Rules governing old hospitals and new	117
INSURANCE—Where stipulated, 80 per cent to be carried	49
Form of all policies examined by auditor	42
Employers secured against loss through employes	48
Companies may invest their funds in securities.	44
Loans made upon policies three years old	44
INTEREST—In matter of street improvement bonds	21
On seven year installment bonds. Rate fixed by city council, street improvements On railway property mortgaged to secure bonds. INTOXICATING LIQUORS—Joint resolution amending constitution.	22
Rate fixed by city council, street improvements	24
On railway property mortgaged to secure bonds	38
INTUAICATING LIQUORS—Joint resolution amending constitution	203
IOWA ACADEMY OF SCIENCIES—Publication of report of	88
IOWA NATIONAL GUARD-Support at Pomeroy IOWA STATE TEACHERS' ASSOCIATION-Proceedings published	10%
IOWAVILLE INDEPENDENT SCHOOL DISTRICT— Acts of board legal-	00
10 MA I I I I I I I I I I I I I I I I I I	102
ized JOINT RESOLUTIONS—No. 1, in regard to tariff measures	203
No. 2. in matter of Hennepin canal	203
No. 2, in matter of Hennepin canal	203
No. 6, Fort Madison penitentiary appropriation	204
No. 7. commerce between states	204
No. 8, mileage of visiting committee	205
No. 8, mileage of visiting committee	205
No. 10, preservation of standards and flags	206
No. 18, publication of chapter 62	206
No. 14, uniformity of legislation between states	206
No. 15, assignment of rooms, Capitol building	207
No. 17, relating to missing Codes.	207
No. 17, relating to missing Codes. Improvement of Mississippi river. JOURNAL CLERK—Compensation, employe of General Assembly.	201
JUDICIAL DISTRICTS—Nineteenth district constituted	71
Buchanan county added to Nineteenth district	72
Additional judges in Ninth district	72
Additional judges in Ninth district. Election of two judges in Tenth district	72
JURYMEN—Compensation of officers selecting	76
Grand juries may have clerks	76
Registered pharmacists exempt from	77
Court may order a new drawing	76
Manner of selecting or drawing	78
Names of disqualified stricken from list	74
Both grand and petit jurors drawn	74
Component in a reaction of place for	82 77
Compensation of, also fees	110
LAKE CUTY TOWN OF—Acts of council legalized	170
LAKE PARK TOWN OF—Assessment of taxes legalized	186
KLEIN, ANTONIE—Relief of in matter of patent. LAKE CITY, TOWN OF—Acts of council legalized. LAKE PARK, TOWN OF—Assessment of taxes legalized. LARSON, LEWIS—Qualification as school director legalized.	194
LEGALIZED-MISCELLANEOUS-Acknowledgment of instruments of writing	57
LEGALIZED—MISCELLANEOUS—Acknowledgment of instruments of writing Releases of records heretofore made	58
LEGALIZATION ACTS—Towns, Town Councils, Ordinances, Etc.—	
Bagley. Guthrie county	200
Beaman, Grundy county	179
Blockton, Taylor county	187
Bode, Humboldt county	199
Brooklyn, Poweshiek county	1/0
Buffalo Center, Winnebago county	193
Conrad, Grundy county	104
Coon Revide Cerroll countr	164
Coon Rapids, Carroll county	191
Des Moines, Polk county	167
= ,	

_	
LEGALIZING ACTS—CONTINUED—	AGE
Ellsworth, Hamilton county	197
Engworth, Talmitton county	107
Epworth, Dubuque county	104
Codel Manage to county	104
Goodell, Haucock county	
Grinnell, Poweshiek county	174
Imogene, Fremont county	179
Lake City, Calhoun county	170
Lake Park, Dickinson county	186
Libertyville, Jefferson county	185
Libertyville, Jefferson county Macksburg. Madison county	178
Marble Rock, Floyd county	192
Mediapolis. Des Moines county	188
Moulton, Appanoose county.	179
Mount Pleasant, Henry county	172
Oelwein, Fayette county	184
Oskaloosa, Mahaska county	201
Pella, Marion county	180
Plattville, Mills county	170
Pasivine, Mins county	105
Prairie City, Jasper county	100
Remote Grundy county	101
Riceville, Mitchell county	108
Ridgeway, Winneshiek county	195
Ridgeway, Winnesbiek county	167
Rockford, Floyd county	196
St. Charles, Madison county	178
Templeton, Carroll county	166
Thompson, Winnebago county	168
Valley Junction. Polk county	175
Washta, Cherokee county	196
Washta, Cherokee county	180
West Union Eavette county	181
Winterset, Madison county	183
Winterset, Madison county. Personal Acrs—Dougherty, Daniel, as justice of the peace Larson, Lewis, director	198
Larson, Lewis, director.	197
Myers, al. C. mayor	159
White, Thomas, notary public. SCHOOL BOARDS—Avoca, Pottawattamie county	159
SCHOOL BOARDS—Avoca, Pottawattamie county	-200
Bassett, Chickasaw county	186
Belle Plaine, Benton county	188
Iowaville, Van Buren county	198
Valley Junetien Polk county	178
ROADD OF Supervisors—Clinton county relating to tay lavy	184
BOARD OF SUPERVISORS—Clinton county, relating to tax levy	101
Congregation	180
Congregational society of Town City	181
Zions Church, Floyd county	150
MISCELLANEOUS-	100
Benton county, collection of taxes	198
Carroll county, collection of taxes	100
Carron county, confection of taxes.	170
Dickinson county, collection of taxes	100
Mills county, collection of taxes	192
Collection of taxes under chap. I, Twenty-fourth General Assembly	103
LEGAL NOTICES—Publication of, contents defined	99
LEGAL NOTICES—Publication of, contents defined. LEGISLATION—Resolution regarding, between states LIBERTYVILLE, TOWN OF—Election and ordinances legalized	207
LIBERTY VILLE, TOWN OF—Election and ordinances legalized	185
LIBRARIES—A DORTO OF Trustees created	47
Mayor to appoint trustees	48
Compensation of board of trustees	48
Compensation of librarian	48
Tax levy for, control of. Annual appropriation for, fixed	48
Annual appropriation for, fixed	49
Annual report and contents thereof	49
Assessment and levy legalized in first-class cities	49

TERRADAN COMPANY	AGE
LIBRARIES—CONTINUED—	
Establishment and maintenance of free public. Tax collected for in cities of first-class	50 96
LIENS—Upon lots or lands where grading is performed	81
LIENS—Upon lots or lands where grading is performed	•
Assembly	77
AssemblyPage, compensation, employe General Assembly	77
LIQUORS, INTOXICATING—Regulation and control of sale	68
Pharmacists with permits, exempt	63
Tax of \$600 a lien upon all property	68
Assessor to list property, return to auditor. Chairman board of supervisors may examine witnesses.	63
Anneal by county efformer or citizens	64 64
Appeal by county attorney or citizens	65
Board of supervisors to levy annual tax	65
Board of supervisors to examine assessment books	66
Tax, half to county and half to city	66
Given away, deemed a sale. Pharmacists must report sales to county auditor	69
Pharmacists must report sales to county auditor	70
Publication and distribution chapter 32	206
LOOKOUT MOUNTAIN—Location of Iowa troops at battle of	118
MACADAMIZING—Stone furnished for, from Anamosa. MACKSBURG, TOWN OF—Incorporation legalized	100
MARBLE ROCK, TOWN OF—Incorporation legalized	192
MARSHALS—In cities appointed by mayor.	29
MARSHALS—In cities appointed by mayor	117
MATHEWS, REUBEN—Relief of, in matter of patent	121
MAYORS—In cities of second class may appoint marshals and police	29
With approval of trustees may appoint marshals	29
May appoint police matron, cities of 25,(00 people	80
Appoints a board of lbrary trustees. Notice to, of presence of Russian thistles	48
MEATS—The word stricken from warehouse receipt laws	91 56
MEDIAPOLIS, TOWN OF—Incorporation legalized	188
MILEAGE—To committees to visit State institutions	180
MILK—To regulate the testing of	55
MILK—To regulate the testing of	55
Test tubes and bottles to be kepf in stock	56
Penalty for violation of milk test law	56
Bottlers or manufacturers protected. MILLS COUNTY—Collection of taxes in, legalized. MINES—School of established, Agricultural college	100
MINES—School of established Agricultural college	100
MINES—Workmen employed must be paid semi-monthly	95
Where more than two workmen are employed	95
Where more than two workmen are employed	95
Workmen paid first and third Saturdays. MINORS—Sale of tobacco to prohibited	95
MINORS—Sale of tobacco to prohibited	68
Not allowed in or about saloons	68
MISSIONARY RIDGE—Location of Iowa troops at battle of	112
MOULTON TOWN OF—Ordinances of council legalized	170
MOULTON, TOWN OF—Ordinances of council legalized	118
MORTGAGES—Acknowledgment of in certain cases, legalized	57
Disposal of property without written consent	0.7
Satisfaction of school fund	59
Satisfaction of school fund. MOUND CEMETERY ASSOCIATION—Acts legalized.	185
MOUNT PLEASANT, CITY OF—Tax levy legalized	172
MYERS, J. C.—Official acts as mayor legalized. NORMAL SCHOOL—Appropriation for support of	199
Training school established in connection	47
NOTARIES PUBLIC—May take acknowledgments in other counties	58
OATH—By notary public may be taken in adjoining county	58
OELWEIN, TOWN OF—Ordinances and acts legalized	184
OKOBOJI AND SPIRIT LAKE MASSACRE-Monument to	116

	PAGE
OLEOMARGARINE—Cards to be placed in dining-rooms	51
OSAGE ORANGE HEDGE FENCES—Relating to trimming	. 89
OSKALOUSA, CITY OF—Resolution of council legalized	201
PARK COMMISSIONERS—Money to be paid out on order of	. 15
To report all money expended	. 15
Defining their duties and powers	. 18
PAROLE—Relating to inmates of Industrial School	. 99
PARTITION FENCES—Owners of land must maintain	. 99
PAVING-By cities of 5,000 or less, and under special charter	. 18
Special tax for creation of a fund	. 25
Stone broken and loaded at Anamosa for	. 88
PELLA, TOWN OF—Extension and enlargement legalized	. 189
PENALTY—Improper use of money at election	. 62 . 63
Selling tobacco to minors In transferring claims, oppressive garnishment	. 05 . 97
Prize fighting, fine and imprisonment	. 94
Nowled to get our supposes this les	91
Neglect to cut or suppress thistles	. 76
Violation of bottlers protective law	82
Violation of controls protective law	. 75
Failure to perform duty drawing jurymen PENITENTIARY—Support of, appropriation for	146
Stone shops at Ft. Medison	. 147
Stone shops at Ft. Madison	204
PETITIONS—To rebate tax in sale of intoxicating liquor	64
Sixty-five per cent of votes, in case of liquor permit	68
List must be open to public inspection, liquor sales	69
In matter of relocating county seat.	. 27
In matter of relocating county seat	. 70
With permit to sell liquors, exempt	. 68
Registered, exempt from jury service	. 77
PLAT-Improvement of streets, filed with city clerk	. 21
Newspaper notice where it may be inspected	. 21
PLATTSVILLE, TOWN OF—Tax levy by, legalized	. 178
POLICE—Appointment of by the mayor, in second class cities	. 29
Adequate protection for public parks. POLICE MAGISTRATE—Duty in matter of protecting bottlers	. 14
POLICE MAGISTRATE—Duty in matter of protecting bottlers	. 82
POLICE MATRON—Mayor may appoint in a city of 25,000 people	. 80
Duties of matron defined	. 80
Qualification, age, health, character	80
May have access to work houses	
POULTRY—To the value of \$50.00, exempt from execution	. 94
PRAIRIE CITY, TOWN OF—Election and waterworks bonds legalized	. 165
PRISONERS—Relating to the dieting of	. 87
PRIZE FIGHTING—Prevented and punished	. 114 . 94
PUNISHMENT, CAPITAL—Governor and warden may suspend execution	. 92
RAILWAYS—Rights in matter of paying street improvements	. 28
Roads over private lands to stations	. 82
Stockholders may vote for directors	. 35
Companies may own bonds of other corporations	. 85
Bonds of one company may be held by another	. 85
Protection of persons at grade crossings	. 35
Interlocking or other safety device	. 86
Crossing at common level	. 86
Where more than two roads intersect	. 87
Authorized to mortgage property for certain purposes	. 87
Tax in aid of, may be voted	. 88
Title not vested in purchaser until purchase price is paid	. 89
Transfer papers recorded in office of Secretary of State	. 89
RAPE—Testimony of injured party must be corroborated	
REAL ESTATE—Executive council authorized to purchase	. 118
RECORDER OF DEEDS—Assists in drawing jurymen	. 74
Compensation for services in drawing jury	
To record transfer of railway property	. 89
16	

DAGE
REINBECK, TOWN OF—Ordinances legalized 181
REINBECK, TOWN OF—Ordinances legalized
Of money expended by park commission
Training school principal to school directors
Clerk of court to auditor changes of title by court decree
Constables to board of supervisors
Commission to revise and codify laws
Executive council to General Assembly, acceptance of gifts. 101
Justices of the peace to board of supervisors
Recorder of deeds in matter of fees received
Proceedings of Iowa State Teachers' Association
Publication of annual Horticultural Society
Publication of Iowa Academy of Sciences
Publication of Iowa Academy of Sciences
REPRESENTATIVE DISTRICTS—Apportionment of the State into 107
RESTAURANT KEEPERS—Using imitation butter must post card
RICEVILLE, TOWN OF—Incorporation legalized
RIDGEWAY, TOWN OF—Incorporation legalized
RIGHT-OF-WAI —Granted street car line over State grounds
RIVERSIDE, TOWN OF—Election legalized
ROADS—Established over lands of another for private use
Same to be fenced on both sides
Same to be fenced on both sides
Breaking and loading stone at Anamosa for
Steam traction engines on
Tax to be levied for county road fund
Districts may secure broken stone for improvements
ROCKFORD, TOWN OF—Ordinances legalized
RUSH PARKRelating to railway across State lands
RUSSIAN THISTLE—Extermination or empergeion of 90
SAVINGS BANKS—Capital stock impaired
SAVINGS BANKS—Capital stock impaired. 40 Assessment of shareholders to replenish capital. 40
Refusal of stockholders to be assessed
Refusal of stockholders to be assessed
SCHOOL BOARDS—To furnish books to indigent children
Books and supplies under charge of
To give attention to water closets
To arrange with training school
SCHOOL DISTRICTS—Board to have charge of supplies 45
Roard to furnish books to indigent pupils
Board to give attention to water closets
Towns and villages may constitute
Women mey vote at elections in 47
Board may arrange with training school. 47 SCHOOL FUND MORTGAGES—Relating to payment of 59 SCHOOL OF MINES—Established at Agricultural college. 100
SCHOOL FUND MORTGAGES—Relating to payment of
SCHOOL OF MINES—Established at Agricultural college
SUBJECT NOT TO BE USED IN SUIDORS
SECRETARY—Commission for new hospital for insane, may appoint 85
SECRETARY OF STATE—Bulletin to be furnished by, Russian thistle 91
To file and record sale of railway property
To publish proceedings Pioneer Law-makers. 114 SFCRETARY OF SENATE—Appropriation for compensation. 125
SFCRETARY OF SENATE—Appropriation for compensation 125
SENATE—Appoints one member of Code commission 111
List of members Twenty-fifth General Assembly. 5 SEWERS—Certain tax levied upon all property in district. 22
SEWERS—Certain tax levied upon all property in district
SHERIFF—Compensation of, disposition of fees
Must report to board of supervisors
Fees in matters of dieting prisoners
To serve notice on persons drawn for jurymen
SHORTHAND-Writer sworn to transcribe in longhand
SINKING FUND—In matter of street improvements
SIOUX INDIANS—Monument to pioneers massacred by 116
SODA WATER—Bottlers of protected

	SOI DIEDS HOME (Prosters may sport wight of may are more manual.	PAGI
	SOLDIERS' HOME—Trustees may grant right of way over grounds	114
	Appropriation for support of	140
	new dormitory	. 1 11 6
	SULDIERS OF HANS HUME—Appropriation for support of	. TO
	SPEAKER'S CLERK—Compensation, employe General Assembly	. 7
	SPEAKER'S PAGE—Compensation, employe General Assembly	. 7
	SPECIAL CHARTER CITIES—May take land for streets	. 10
	Population of 5,000 granted additional powers. Contracts by sealed proposals. Payment of improvement costs.	. 18
	Contracts by sealed proposals.	. 18
	Payment of improvement costs.	. 18
	Bonds for improvements	. 18
	Plat of improvements made	. 2
	May vote tax in aid of railways SPIRIT LAKE AND OKOBOJI MASSACRE—Monument to	. 38
	SPIRIT LAKE AND OKOBOJI MASSACRE—Monument to	. 110
	STEAM ENGINES—Relating to on public highways	. 34
1	STATE AUDITOR—Certificate by, general State tax levy	. 110
	STATE BANKS—Capital stock impaired	. 40
	Assessment of stockholders	. 40
	Refusal of stockholders to be assessed	. 40
	Board of directors may become liable	. 41
	Board of directors may become liable	. 4
	Must not personally use funds	. 41
	Liabilities not to exceed 20 per cent of capital	. 41
	False entries on books, punished	. 4
	Examining committee appointed by board	. 49
	Condition examined every quarter	. 49
	STATE BOARD OF EDUCATIONAL EXAMINERS—Compensation of	. 4
	ST. CHARLES, TOWN OF—Incorporation legalized	. 178
	STATE INSTITUTIONS—Appropriation committee to visit	. 180
	STATE LIBRARY—Newspapers transferred to historical department	. 82
	Five thousand dollars annually appropriated	. 50
	STATE OFFICERS—List of, elected and appointed	. 8
	STATE TREASURY—Fund of fish commission, covered back	. 118
	STATUTES—Commission to revise and codify	
	STATUTES AMENDED—	
	Chapter 9, 15 G. A., bonding of county indebtedness	. 6:
	57. 16 G. A., relating to county taxes	. 17
	100, 16 G. A., graders lien where services rendered	. 81
	125. 16 G. A., bonding county indebtedness	. 61
	3, 17 G. A., consolidation of municipal corporations	. 28
	154, 17 G. A., bonding of county indebtedness	. 61
	165, 17 G. A., relating to capital punishment	. 92
	189, 18 G. A., independent school districts	46
	183, 18 G. A., bonding of county indebtedness	61
	13, 19 G. A., support of State library	. 50
	38, 19 G. A., special tax paving fund	. 20
	52, 19 G. A., compensation general assembly employes	. 77
	94, 19 G. A., dieting prisoners	. 87
	167, 19 G. A., State board of educational examiners	. 4
	70, 20°G. A., damages done by dogs	. 87
	147. 20 G. A., bonding county indebtedness	. 61
	151, 20 G. A., duties of park commissioners	. 18
	191, 20 G. A., State library support	. 50
	193, 20 G. A., endowment fund Agricultural College	. 102
	200, 20 G. A., improvement of highways	. 84
	18, 21 G A., construction of highway bridges	. 82
	65, 21 G. A., relating to insurance	44
	78, 21 G. A., indebtedness of cities and towns	. 16
	80, 21 G. A., bonding county indebtedness	. 61
	138, 21 G. A., increase of judges Ninth district	72
	161, 21 G. A., registration of voters, cities	. 68
	16, 22 G. A., additional powers, certain cities	
	17, 22 G. A., indebtedness of cities and towns	
	18, 22 G. A., tax for interest library purposes	. 90
	· · · · · · · · · · · · · · · · · · ·	

P	AGE
STATUTES AMENDED—Continued—	
Chapter 22, 22 G. A., bonding of county indebtedness	61
88, 22 G. A., drawing of grand juries	76
42, 22 G. A., damages done by dogs	87
48, 22 G. A., elections and registration	61
85, 22 G. A., non-resident aliens, real estate	86
19, 28 G. A., tax voted in aid of railways	38
24, 28 G. A., purchase and sale of text-books	45
26, 28 G. A., bonding county indebtedness	61
84, 28 G. A., catching fish	70
35, 23 G. A., sale of liquors registered pharmacist	70
1, 24 G. A., duties of park commissioners	18
16, 24 G. A., bonding of county indebtedness	57
42, 24 G. A., recording deeds and mortgages	56
44, 24 G. A., warehouse receipts, butter, eggs	32
	34
68, 24 G. A., steam engines on highways	61
66, 25 G. A., Nineteenth judicial district	72
REPEALED—	12
Chapter 84, 15 G. A., private roads over lands of others	32
159, 20 G. A., tax in aid of railways	88
52, 21 G. A., manufacture of butter and cheese	52
103, 21 G. A., release of mortgages, etc	57
94, 22 G. A., relating to insurance	44
95, 22 G. A., relating to partition fences	99
14, 28 G. A., curbing, paving, sewering	18
124, 22 G. A., railways across State land	116
9, 24 G. A., curbing, paving, sewering.	18
18, 24 G. A., taxes in aid of railways	88
29, 24 G. A., relating to insurance	48
80, 24 G. A., relating to insurance	44
62, 24 G. A., Iowa Academy of Sciences	88
46, 25 G. A., manufacture of butter and cheese	52
STONE—Provisions for breaking and loading at Anamosa	38
STREETS—Cities of first and second classes may issue bonds	26
Stone broken and loaded at Anamosa, for	88
Cities of the first class and special charter may improve	16
Parts of may be improved	24
Special tax may be ordered by first and second class cities	25
SUPREME COURT—An additional judge provided	78
List of judges and officers. TARIFF MEASURES—Joint resolution relative to	208
TAKIFF MEASURES—Joint resolution relative to.	14
TAXES—For park purposes collected by treasurer	17
Excess to go into general incorporation fund	
Special paving may be ordered by cities of second class	
Special improvement may be ordered by first and second class cities	
To establish a county read fund	
Highway, reduced to four mills	84
May be voted in aid of railways	38
Where levy is increased women may vote	47
Levied for library purposes	49
Assessment and levy for library purposes legalized	49
In matter of sale of intoxicating liquors	68
Rebating sale of intoxicating liquors	04
Assessed pro rata cost in matter of sale of liquors	65
Board of supervisors levy annual \$600 sale of liquors	65
County auditor to certify liquor tax to treasurer	66
Liquor, one-half to county, one-half to city	66
Not to be used as evidence in United States courts	69
Costs in criminal cases, to witness	
Assessment of by Lake Park legalized	186
May be collected for library purposes, in first class cities	96

	AGE
TAXES—Continued—	
Levied against property, destruction of thistles	91
Entry in sale register by county auditor	86
General levy for State purposes.	110
TAX COLLECTION—In Carroll county legalized	178
Dickinson county legalized	100
Mills county legalized	192
Under chapter 1, acts Twenty-fourth General Assembly. TEACHERS' ASSOCIATION, IOWA STATE—Proceedings published	162 88
TEMOLEAS ASSOCIATION, TOWA STATE—Froceedings published	166
TEMPLETON, TOWN OF—Ordinances legalized. TEXT-BOOKS—School board to furnish, indigent children	45
To be under charge of school board	45
THISTLE, RUSSIAN—Suppression or extermination of	90
THOMPSON, TOWN OF—Incorporation legalized	
TITLE—Relating to costs in matter of quieting	98
TITLE—Relating to costs in matter of quieting. TOBACCO—Sale forbidden to minors under 16 years of age	68
TOWNSHIPS—May secure broken stone for road improvements	33
May vote tax in aid of railways	88
May vote tax in aid of railways. TRAINING SCHOOL—Established at State Normal	47
School boards may arrange with	47
Fifty cents per week allowed for tuition	47
TRESPASS—Hunters must not on cultivated fields	70
TREASURER OF STATE—Authorized to collect library tax	50
To pay warrants, gifts to State institutions	101
TRUSTEES—Notice to, of presence of Russian thistles	91
Agricultural College, enlarging powers of	90
TWENTY-FIFTH GENERAL ASSEMBLY—Senators and districts	5
officers	6
Representatives and districts.	ě
officers	8
UNIVERSITY, STATE—Appropriation support of	147
Acceptance of gifts for, from J. B. Edmunds	100
VALLEY JUNCTION—Organization of school district legalized	176
Town of, incorporation legalized. VISITING COMMITTEES—From Legislature to State institutions130,	175
VISITING COMMITTEES—From Legislature to State institutions130,	205
VOTERS—Registration of elections in cities	61
Certificate that name has been stricken from list	62 62
Improper use of money punished	68
WAGES—Working men employed in mines	95
More than three weeks', must not be withheld	95
WARDEN OF PENITENTIARY—May suspend execution, capital punishment	92
WAREHOUSE RECEIPTS—Butter, eggs and dressed poultry, added	56
"Meats" stricken out of former law	56
WASHTA, TOWN OF—Incorporation legalized	196
WASHTA, TOWN OF—Incorporation legalized	46
Two separate buildings at schools	46
Separate where under one roof	46
Close fence seven feet high to enclose	46
	151
	180
WEST UNION, TOWN OF—Ordinances legalized	150
WHITE, THOMAS—Official acts as notary public legalized	188
WOMEN—May vote at certain elections.	47
ZIONS CHURCH—Acts of trustees legalized	159