## CHAPTER 102.

AN ACT to amend Chapter 173 of the Acts of the Ninth General Assembly, passed April 8th, 1862, entitled "An Act to amend and consolidate an Act passed by the Board of Education December 24th, 1859, entitled "An Act to amend an Act entitled an Act to provide a System of Common Schools," and the amendments

Section 1. Be it enacted by the General Assembly of the State of Iowa, That Section thirty-one of said Sub-districts Chapter be amended by the addition thereto of the fol-cial tax. lowing, to-wit: Provided, That if the electors of one or more sub-districts, at their last annual meeting, shall have voted to hold a school exceeding the time required by law, and exceeding the time provided for by the estimate aforesaid, it shall be the duty of the Board to estimate the cost of such excess, and cause the same to be certified as aforesaid; in which case it shall be the duty of the Board of Supervisors to levy such excess upon the property of the sub-district voting therefor, and which shall be collected and paid over as foresaid.

SEC. 2. That Section thirty-four of said Chapter be Directors not amended by the addition thereto of the following, to to receive wit: Nor shall the members of the Board, except its pay. Secretary and Tressurer, receive pay out of any school

funds for services rendered under this Act.

SEC. 3. That Section fifty-eight be amended by the Treasurer to addition thereto of the following, to-wit: He shall also keep school keep the amount of tax levied for school house purposes house tax separate in each sub-district, where such levy has been separate. made directly upon the property of the sub-district making the application, and shall pay over the same quarterly to the Township Treasurer, for the benefit of such sub-district.

SEC. 4. That Section seventy-three of said Chapter Duties and be stricken out, and the following inserted in lieu comp'nsation of Co. Sup't. thereof: Sec. 73. For the time necessarily spent in the discharge of his official duties, otherwise than in visiting schools, he shall receive the sum of two dollars per day, to be paid from the county revenue: Provided. He shall visit each school in his county at least once in each year, and shall be entitled to such compensation therefor as the Board of Supervisors may allow: and provided, also, he shall file a sworn statement of the time he has been employed in the discharge of his official duties with the Clerk of the Board of Supervisors, before he shall be entitled to any compensation.

Take effect.

Sec. 5. This Act shall be in force from and after its publication in the Iowa State Register, Iowa Homestead and the Iowa Instructor and School Journal. Approved March 28th, 1864.

I hereby certify that the foregoing Act was published in the Iowa State Register April 6th, A. D. 1864, in the Iowa Homestead April 27th, A. D. 1864, and in the Iowa Instructor and School Journal April 1st, A. D. 1864.

JAMES WRIGHT, Secretary of State.

## CHAPTER 103.

## REGISTER OF STATE LAND OFFICE.

AN ACT further defining the duties and powers of the Register of the State Land Office, and providing for a Seal.

Section 1. Be it enacted by the General Assembly Office hours. of the State of Iowa, That the State Land Office shall be kept open for business during business hours, and shall have the personal supervision of the Register. The documents and records therein shall be subject to inspection, in the presence of the Register, by parties having an interest therein, and certified copies thereof signed by said Register, with the seal of said office attached, shall be deemed prima facie evidence of the facts to which they relate in all the Courts of this State, and on request they shall be furnished by the Register

Documents and records.

> for a reasonable compensation. SEC. 2. It shall be the duty of the Secretary of State to furnish the State Land Office with a suitable and appropriate Seal upon which shall be engraved the

words, Seal of the State Land Office of Iowa.

Seal.

Correct Patent 4258.

Sec. 3. That said Register is hereby authorized and required to correct the Patent No. 4253, issued by the State of Iowa for the N. W. 1 of S. E. 1 of Sec. 17, T. 75, R. 18 W., on the first day of July, 1858, and recorded on page 380 of Book G of the Records of Des Moines River Land Patents, by changing the name James E. Neal, wherever it occurs in said Patent, to Jairus E. Neal, the said Jairus E. Neal being the purchaser of said land, and whose Christian name was erroneously written in said Patent as James. And said Register shall make a marginal note on said Pat-