\$3.00 strick. vision of 1860, be, and the same is hereby amended. by en out-\$4.00 striking out the figures "\$3.00" in said section, and inserted. inserting in lieu thereof the figures "\$4.00." Approved April 2d, 1866.

CHAPTER 110.

AMENDS CHAPS. 32 AND 156 ACTS 9TH GENERAL ASSEMBLY.

AN ACT to amend Chapter thirty-two of the Acts passed at the regular session of the Ninth General Assembly, and Chapter one hundred and fifty-six of the Acts of said session, amendatory thereof, relating to the purchase of real estate sold on execution issued upon judgments rendered in favor of the State or any

Section 1. Be it enacted by the General Assembly Act amended of the State of Iowa, That the third sub-division of the first section of chapter one hundred and fifty-six, of the acts passed at the regular session of the Ninth General Assembly be, and the same is hereby amended by the addition thereto of the following clause, to-wit: Provided. That in all cases where real property is sold

manner provided by law for the appraisement of Property sold property levied on under execution, and it shall be the duty of the said officers so to bid upon and purchase in

said property in the name of the State or county, as the case may be, for the lowest sum possible. It no other person shall bid therefor, at least two-thirds of the appraised value thereof, or the full amount of the judgment and costs, if the same is less than two-thirds of

under such executions, it shall first be appraised in the

such appraised value.

Buildings to be insured.

under.

Sec. 2. Whenever any improved real estate shall be purchased at sale under execution, by or on behalf of the State, or any county as provided by chapter thirty-two of the Acts passed at the regular session of the Ninth General Assembly, and said chapter one hundred and fifty-six, amendatory thereof, the officers invested with the control and management thereof, shall have full power, and it shall be their duty to keep any valuable buildings therein insured against fire, for the benefit of the State or county, in some responsible Insurance Company, or Companies, and the expense of such insurance shall be paid out of the rents of such property, or the proceeds thereof when sold.

Expensehow paid.

Sec. 3. In cases where the State becomes the pur-when State chaser of real estate, under execution, issued upon to pay costs. judgments rendered in favor of the State, all costs and expenses attending the same shall be audited and allowed by the State Census Board and paid out of any money in the State Treasury not otherwise appropriated, whenever such costs and expenses cannot be collected out of the defendant or defendants in such judgments.

This Act being deemed of immediate im-Publication. SEC. 4. portance, shall take effect and be in force from and after its publication in the Iowa State Register and Burling.

ton Hawkeye.

Approved April 2d, 1866.

I hereby certify that the foregoing Act was published in the Iowa State Register April 14th, 1866, and in the Burlington Hawkeye April 14th, 1866. JAMES WRIGHT, Secretary of State.

CHAPTER 111.

AN ACT apportioning the State of Iowa into Senatorial Districts.

SECTION 1. Be it enacted by the General Assembly Rate of apof the State of Iowa, That one Senator to eighteen portionment. thousand inhabitants or fraction thereof equal to one half in each Senatorial District is hereby constituted the ratio of apportionment.

SEC. 2. Lee county is the first district, and entitled 1st District.

to two Senators.

SEC. 3. Van Buren county is the second district, 2d District. and entitled to one Senator.

SEC. 4. Davis county is the third district, and en-sa District.

titled to one Senator.

Sec. 5. Appanoose county is the fourth district, and 4th District. entitled to one Senator.

SEC. 6. The counties of Wayne, Lucas, and Clarke 5th District. is the fifth district, and entitled to one Senator.

Monroe county is the sixth district, and en-6th District. Sec. 7.

titled to one Senator.

The counties of Ringgold and Decatur shall 7th District. constitute the seventh district, and be entitled to one

The counties of Taylor, Page, Adams, Un-8th District. Sec. 9.