

unless sufficient cause be shown for making it returnable forthwith.

When executor or adm'r is a non resident. Notice, how served. SEC. 11. If the executor or administrator is not a resident of the county where such complaint is made, notice thereof shall be served upon him in the same manner as original notices are now, or may hereafter, be required to be served upon defendants to civil actions in the District Court, who may be non-residents of the county in which the action is brought.

Letters may be suspended. File account of act under oath. SEC. 12. If the determination of the Court upon the hearing of the complaint, is against the executor or administrator, he may be removed and his letters suspended, and he may be required to file, under oath, a full account of his acts relative to the management of the estate, and may be examined under oath as to any matter touching the same.

Deliver property when removed. SEC. 13. Upon the removal of any executor or administrator, he shall be required, by order of the Court, to deliver to the person who may be entitled thereto, all the property in his hands, or under his control, belonging to the estate.

Disobedience to order. Committed to jail, how long. SEC. 14. If such executor or administrator disobeys the order of the Court in filing his account, or refuses to be examined under oath, or to deliver the property, as provided in this Act, he may be committed to the jail of the county until a compliance be yielded.

Unnecessary delay, how remedied. SEC. 15. In case of any unnecessary or unreasonable delay on the part of any executor or administrator, the Court may, by citation, compel him to render an account of the estate, as if a complaint had been made for that purpose.

When removed, &c. SEC. 16. Whenever the letters of any executor or administrator are revoked or superseded, all his authority shall cease, and all acts thereafter as such shall be absolutely void.

Repeal. SEC. 17. All acts or parts of acts inconsistent with the provisions of this act, are hereby repealed.
Approved April 3d, 1866.

CHAPTER 140.

REPRESENTATIVE DISTRICTS.

AN ACT apportioning the State of Iowa into Representative Districts.

SECTION 1. *Be it enacted by the General Assembly*

of the State of Iowa, That one Representative to eight thousand five hundred inhabitants, or fraction thereof equal to one half in each Representative District is hereby constituted the ratio of apportionment.

1st District—Sec. 2. Lee county is the first district, and entitled to three Representatives.

2d District—Sec. 3. Van Buren county is the second district, and entitled to two Representatives.

3d District—Sec. 4. Davis county is the third district, and entitled to two Representatives.

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

5th District—Sec. 6. Wayne county is the fifth district, and entitled to one Representative.

6th District—Sec. 7. Decatur county is the sixth district, and entitled to one Representative.

7th District—Sec. 8. Des Moines county is the seventh district, and entitled to two Representatives.

8th District—Sec. 9. Henry county is the eighth district and entitled to two Representatives.

9th District—Sec. 10. Jefferson county is the ninth district, and entitled to two Representatives.

10th District—Sec. 11. Wapello county is the tenth district, and entitled to two Representatives.

11th District—Sec. 12. Monroe county is the eleventh district, and entitled to one Representative.

12th District—Sec. 13. Lucas county is the twelfth district, and entitled to one Representative.

13th District—Sec. 14. Clarke county is the thirteenth district, and entitled to one Representative.

14th District—Sec. 15. Page county is the fourteenth district, and entitled to one Representative.

15th District—Sec. 16. Fremont county is the fifteenth district, and entitled to one Representative.

16th District—Sec. 17. Mills county is the sixteenth district, and entitled to one Representative.

17th District—Sec. 18. Louisa county is the seventeenth district, and entitled to one Representative.

18th District—Sec. 19. Washington county is the eighteenth district, and entitled to two Representatives.

19th District—Sec. 20. Keokuk county is the nineteenth district, and entitled to two Representatives.

20th District—Sec. 21. Mahaska county is the twentieth district, and entitled to two Representatives.

21st District—Sec. 22. Marion county is the twenty-first district, and entitled to two Representatives.

22d District—Sec. 23. Warren county is the twenty-second district, and entitled to one Representative.

23d District—Sec. 24. Madison county is the twenty-third district, and entitled to one Representative.

24th District—Sec. 25. Pottawattamie county is the twenty-fourth district, and entitled to one Representative.

25th District—Sec. 26. Muscatine county is the twenty-fifth district, and entitled to two Representatives.

26th District—Sec. 27. Johnson county is the twenty-sixth district, and entitled to two Representatives.

27th District—Sec. 28. Iowa county is the twenty-seventh district, and entitled to one Representative.

28th District—Sec. 29. Powesheik county is the twenty-eighth district, and entitled to one Representative.

29th District—Sec. 30. Jasper county is the twenty-ninth district, and entitled to one Representative.

30th District—Sec. 31. Polk county is the thirtieth district, and entitled to two Representatives.

31st District—Sec. 32. Dallas county is the thirty-first district, and entitled to one Representative.

32d District—Sec. 33. Scott county is the thirty-second district, and entitled to three Representatives.

33d District—Sec. 34. Clinton county is the thirty-third district, and entitled to three Representatives.

34th District—Sec. 35. Jones county is the thirty-fourth district, and entitled to two Representatives.

35th District—Sec. 36. Cedar county is the thirty-fifth district, and entitled to two Representatives.

36th District—Sec. 37. Jackson county is the thirty-sixth district, and entitled to two Representatives.

37th District—Sec. 38. Linn county is the thirty-seventh district, and entitled to two Representatives.

38th District—Sec. 39. Benton county is the thirty-eighth district, and is entitled to one Representative.

39th District—Sec. 40. Tama county is the thirty-ninth district, and entitled to one Representative.

40th District—Sec. 41. Marshall county is the fortieth district, and entitled to one Representative.

41st District—Sec. 42. Dubuque county is the forty-first district, and entitled to four Representatives.

42d District—Sec. 43. Delaware county is the forty-second district, and entitled to one Representative.

43d District—Sec. 44. Buchanan county is the forty-third district and entitled to one Representative.

44th District—Sec. 45. Black Hawk county is the forty-fourth district, and entitled to one Representative.

45th District—Sec. 46. Hardin county is the forty-fifth district, and entitled to one Representative.

46th District—Sec. 47. Clayton county is the forty-sixth district, and entitled to three Representatives.

47th District—Sec. 48. Fayette county is the forty-seventh district, and entitled to two Representatives.

48th District—Sec. 49. Bremer county is the forty-eighth district, and entitled to one Representative.

49th District—Sec. 50. Chickasaw county is the forty-ninth district, and entitled to one Representative.

50th District—Sec. 51. Alamakee county is the fiftieth district, and entitled to two Representatives.

51st District—Sec. 52. Winnesheik county is the fifty-first district, and entitled to two Representatives.

52d District—Sec. 53. Boone county is the fifty-second district, and entitled to one Representative.

53d District—Sec. 54. Story county is the fifty-third district, and entitled to one Representative.

54th District—Sec. 55. Floyd county is the fifty-fourth district, and entitled to one Representative.

55th District—Sec. 56. Harrison and Shelby counties shall constitute the fifty-fifth district, and be entitled to one Representative.

56th District—Sec. 57. The counties of Mitchell and Howard shall constitute the fifty-sixth district, and be entitled to one Representative.

57th District—Sec. 58. The counties of Sioux, O'Brien, Buena Vista and Cherokee, with the unorganized counties of Lyon, and Osceola, shall constitute the fifty-seventh district, and be entitled to one Representative.

58th District—Sec. 59. The counties of Dickinson, Emmett, Clay, and Palo Alto shall constitute the fifty-eighth district, and be entitled to one Representative.

59th District—Sec. 60. The counties of Cerro Gordo, Worth, Winnebago, and Kossuth shall constitute the fifty-ninth district, and be entitled to one Representative.

60th District—Sec. 61. The counties of Woodbury, Ida, Sac, and Plymouth shall constitute the sixtieth district, and be entitled to one Representative.

61st District—Sec. 62. The counties of Wright, Hamilton, Franklin and Hancock shall constitute the sixty-first district, and be entitled to one Representative.

62d District—Sec. 63. The counties of Webster, Pocahontas, Calhoun and Humboldt shall constitute the

sixty-second district, and be entitled to one Representative.

63d District—Sec. 64. The counties of Monona, Crawford, and Carroll shall constitute the sixty-third district, and be entitled to one Representative.

64th District—Sec. 65. The counties of Green, Guthrie and Audubon, shall constitute the sixty-fourth district, and be entitled to one Representative.

65th District—Sec. 66. The counties of Ringgold and Taylor shall constitute the sixty-fifth district, and be entitled to one Representative.

66th District—Sec. 67. The counties of Adair, Cass, and Montgomery shall constitute the sixty-sixth district, and be entitled to one Representative.

67th District—Sec. 68. The counties of Butler and Grundy shall constitute the sixty-seventh district, and be entitled to one Representative.

68th District—Sec. 68 [69]. The counties of Adams and Union shall constitute the sixty-eighth district, and be entitled to one Representative.

Approved April 3d, 1866.

CHAPTER 141.

CHARLES P. BRANDRIF.

AN ACT to permit Charles P. Brandriff to purchase of this State, at \$1.25 per acre, the W. $\frac{1}{4}$ of S. W. $\frac{1}{4}$ of Section No. 13, Township No. 79 north, Range No. 44, the same being part of the excess 500,000 grant.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That Charles P. Brandriff be, and is hereby entitled to purchase of the State of Iowa the land at \$1.25 per acre. W. $\frac{1}{4}$ S. W. $\frac{1}{4}$ of Section No. 13, Township No. 79 north, Range No. 44, at the price of \$1.25 per acre; the same to be paid for in like manner as provided by law for the payment on school lands sold by the State; *Provided,* That the said Charles P. Brandriff, or his legal representative, avails himself of the benefit of this Act within one year after its passage.

How paid for.

Limit of privilege.

Publication.

SEC. 2. This Act shall take effect and be in force from and after its publication according to law.

Approved April 3d, 1866.