

and satisfaction
of same.

recorded, a minute showing that said mortgage was foreclosed, in what court foreclosed, and giving the date of the decree, and when such decree shall be fully paid off, and satisfied upon the judgment docket of such court, it shall be the duty of the clerk of said court to enter satisfaction in full upon the margin of such mortgage, and [he] shall be allowed as compensation for such service the sum of twenty-five cents, to be taxed as a part of the costs in the case.

Approved, April 19th, 1872.

CH. 148.] CHAPTER LXVIII. [H. F. 305.

SCHOOL-FUND LOSSES IN COUNTIES.

APRIL 19.

AN ACT to Amend Chapter One Hundred and Forty-eight of the Acts of the Ninth General Assembly.

1862: ch. 148.

Duty of Auditor
to examine and
adjust claims of
counties for ex-
emption from
liabilities for
losses, when.

Amount of loss
charged to
county.

Report.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the first section of the act entitled "An Act for the better protection of the school-fund," approved, April 8, 1862, be, and the same is hereby, amended, by adding thereto the following: It shall be the duty of the State Auditor to examine and adjust any claim by a county for exemption from liability under the foregoing proviso, upon proof in writing submitted to him in behalf of the county, within three months after he shall notify the county auditor of his readiness to receive it. In the absence of such proof, or if the same is insufficient, it shall be the duty of the State Auditor to charge the amount of such loss against the county as a final adjustment. If found sufficient he shall present the facts thereof in his report to the General Assembly next ensuing.

Approved, April 19th, 1872.