publication in the State Register and Boone Standard, newspapers published at Des Moines and Boone, Iowa. Approved, April 22d, 1872.

I hereby certify that the foregoing act was published in the Daily Iowa State Register, April 28, and in The Boone Standard, May 4, 1872.

ED WRIGHT, Secretary of State.

CH. 172.] CHAPTER LXXXVI.

[H. F. 291.

ELECTION PRECINCTS.

APAIL 22.

AN ACT to Repeal a Part of Section Number One, of Chapter Number Twenty-three of [the acts of the] Ninth General Assembly.

SECTION 1. Be it enacted by the General Assembly Restriction limits of the State of Iowa, That all of section number one of laws of the Ninth Generates to townships having 1,000 voters, eral Assembly, after the word "Counties" in sixth line, removed.

Approved, April 22d, 1872.

Сн. 174.7

Rev.: §8275. 1870 : cb. 48. [S. F. 77.

JUDGMENTS AGAINST MUNICIPAL CORPORATIONS.

CHAPTER LXXXVII.

AN ACT to Repeal Section 3275 of the Revision of 1860, and Chapter 43 of the Acts of the Thirteenth General Assembly, amending said Section, and for the Enactment of a new Section in lieu thereof, Providing for the Collection and Payment of Judgments against Municipal Corporations.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That section 3275 of the Revision of 1860, and chapter 43 of the acts of the Thirteenth General Assembly of the State of Iowa, be, and the same are hereby, repealed, and there is hereby enacted the following section in lieu thereof:—

"Section 3275. In case no property of a municipal corporation against which an execution has issued is found,

upon which to levy, or if the judgment creditor elect not in execution to issue execution against such corporation, he is entitled corporations, to demand and receive of such debtor corporation the creditors may amount of his judgment and costs, either in the ordinary bonds; evidences of indebtedness issued by such corporation, or in bonds of such corporation, of such character as the parties may agree upon; and, if the debtor issues no scrip, bonds, or other evidences of debt, a tax must be or a tax must be levied, as early as practicable, sufficient to pay off the levied, judgment with interest and costs; and when a tax has been so levied, and the same, or any part thereof, has county treasurer been collected, the treasurer shall on demand, without an to pay over proorder from the board of supervisors, or warrant from the creditor on declerk thereof, pay the same to the creditor or his attorney, taking a receipt therefor, and, if not demanded, may pay the same to the clerk of the court where the judgment was rendered, taking his receipt therefor; and, if bonds shall be issued in payment of judgments as above provided, said bonds shall be issued in substantially the same form Bonds, form of. as is provided by chapter 54 of the acts of the Thirteenth General Assembly of the State of Iowa, entitled, 'An act to provide for the funding of county indebtedness, and for 1870: ch. 54. 'the payment thereof,' and said bonds shall draw interest at arate, not to exceed ten per cent., and both principal and interest shall be and become due, and shall be payable in the same time and manner as provided for in said chapter; Payment of prinand if paid when due, the same may be deposited to be enforced by State authorities, with the Auditor of State, who shall take the same steps when. for the payment of said bonds, with the interest thereon, as is provided in said chapter 54 aforesaid."

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after the 1n force when. date of its publication in the Daily State Register, and the Daily Leader, newspapers published at Des Moines,

Iowa.

Approved, April 22d, 1872.

I hereby certify that the foregoing act was published in the Daily State Leader, April 27, and in the Daily Iowa State Register, April 28, 1872.

ED WRIGHT, Secretary of State.