tificate.

Investigation be- amended by adding thereto the following, to-wit: After fore revocation an investigation of facts in the case, of which investigation the teacher shall have personal notice, and he shall be permitted to be present and make his defense.

Sec. 3. Section ninety-one of said chapter is hereby Independent dis- amended by inserting, immediately after the words " may may be "be changed," the words, Or the independent district abandoned.

In force when.

SEC. 4. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Daily State Register, and Iowa State Leader, newspapers published at Des Moines.

Approved, April 25th, 1872.

I hereby certify that the foregoing act was published in the Daily Iowa State Register, and in the Iowa State Leader, May 2, 1872.

ED WRIGHT, Secretary of State.

#### CHAPTER CXXXIV. [H. F. 136. Сн. 239.1

### FEES OF JUSTICES AND CONSTABLES.

AN ACT to Repeal Sections Four thousand one hundred and forty-APRIL 25. nine and Four thousand one hundred and fifty-two, of Chapter 162, of the Revision of 1860—Fees of Justices of the Peace and Constables.

Section 1. Be it enacted by the General Assembly ex.: §§ 4149 and of the State of Iowa, That sections 4149 and 4152, of 4152 superseded. the Revision of 1860, be repealed, and the following be substituted therefor:

## CONSTABLE'S FEES.

Constable's fees. To serving any notice or civil process on each per-
son named therein[\$]0.50
Copy thereof when required
For serving a writ of attachment or replevin 50
Traveling fees, going and returning, per mile05
Summoning a jury (including mileage) 1.00
Attending the same on trial
Serving execution (besides mileage)
Advertising and selling property
Advertising without selling
Return of execution when no levy is made

On all sums collected on execution, and paid over, (except costs,) five per cent., of which shall be added to the costs: *Provided*, That, when five per cent. has been paid constable, no further percentage shall be paid over to the justice under this act.

Serving each subpœna (besides mileage,)	0.15
Posting up each notice required by law	.15
Serving each warrant of any kind	
Attending each trial in a criminal case	1.00
For serving each mittimus or order of release (be-	
sides mileage)	.30
For serving each scire facius (besides mileage,	.50

# JUSTICE'S FEES.

Docketing each case in any action except in garnish-	,
ment proceedings	.50 Justice's fees.
ment proceedings	.5♥
Issuing writ of attachment or replevin	.25
Drawing and approving bond when required in any	
case	.50
Entering judgment by confession after suit brought.	<b>.5</b> 0
Entering judgment by confession not on suit	
brought	1.00
Entering judgment by default, or on a plea of guilty.	.50
Entering judgment when contested	.50
Additional when a jury is called	1.00
Issuing venire for jury	.25
For subpoena in each civil cause when demanded	.25
For each oath or affirmation, except in proceedings	
connected with suits before him	.05
For each continuance at the request of either party	.50
For setting aside each judgment by default	.50
For each information and jurat	.50
For each execution, renewal of execution, or warrant	
of any kind	.50
For each bond of recognition	.50
For each mittimus [or] order of discharge	.50
For each official certificate or acknowledgment	.25
For making and certifying transcript	.50
For trial of all causes, civil or criminal, for each six	
hours or fraction thereof	1.00

For all moneys collected and paid over after suit brought without judgment, 5 per cent.

The fees of a justice of the peace and constable in Fees in criminal criminal causes, where the prosecution fails, or where the cases, when pros-ecution fails, how money cannot be made from the person liable to pay the same, the facts being certified by the justice and sworn to, shall be allowed and paid out of the county treasury. Approved, April 25th, 1872.

Сн. 241.]

CHAPTER CXXXV.

Section 1. Be it enacted by the General Assembly of the

[S. F. 374.

# HOSPITALS FOR THE INSANE.

AN ACT to Amend Sections Three, Six, Ten, Twelve, and Forty-APRIL 25. Four of Chapter One Hundred and Nine of the acts of the Thirteenth General Assembly.

State of Iowa, That the third section of chapter one hundred 1870; ch. 109.

and nine, of the acts of the Thirteenth General Assembly of Iowa, be amended, by striking out the words, "and and mileage of "approved by the superintendent," and inserting the Tractices to be ap words, "And approved by the Board;" and that the sixth section of the same act be amended by striking out all after the word "however," in the twelftli line, down to the word "they," in the sixteenth line, and insert[ing] the "That the same person shall not hold the following:

Superintendent

not to be steward. " office of superintendent and steward;" and by striking Restriction upon out the word "provided" where it occurs the second time salarles removed, in said section, and all the words which follow it in the same section; and that section ten of the same act be amended, by adding after the word "Hospital," in the sixteenth line of said section, "But no part of the money Mouey for cur- "so drawn for current expenses shall be used in making to be used for im. "improvements;" and the same act be amended by striking out section twelve, and inserting the following:

provement.

purchases, superintend farm

Steward to make "The steward, under the direction of the Trustees, shall and "make all purchases for the Hospital where and in such "manner as they can be made on the best terms, keep the "accounts, pay all employees, and have a personal super-

vouchers,

To take duplicate "intendence of the farm. He shall take duplicate vouchers "for all purchases made, and for all wages paid by him, "which he shall submit to the Trustees at each of their Board in open "quarterly meetings, for their examination and approval-session to make "Such settlement of accounts shall be made by the Board " of Trustees in open session, and shall not be intrusted to

quarterly examinstion.