CHAPTER 58.

COMPENSATION OF THE STATE PRINTER AND THE STATE BINDER.

AN ACT to Fix the Compensation of State Printer and State Binder. H. F. 19. [Amendatory of Code, Title XXIII., Chapter 1, relating to the Compensation of State and Discrict Officers.]

Section 1. Be it enacted by the General Assembly of the State of Iowa, That section 3764, chapter 1, title 23, of the Code: \$ 3764. code, is hereby amended as follows: Strike out the two first lines, and insert these words: "The state printer shall be paid Pay of state "ninety per cent. of the following prices for all work done for the printer re-duced ten per "state, and no more."

teen per cent. Proviso: not

SEC. 2. Section 3767 of the code is hereby amended by a section after the word "paid," in the first line, the words reduced fif.

"Eighty-five per cent. of": Provided, That nothing in this act shall be so construed as will in any manner affect the compensation of the present state printer and binder during the unexpired term of their office.

Approved March 21st, 1874.

CHAPTER 59.

MINORS IN BILLIARD SALOONS, ETC. .

AN ACT to Prohibit the Encouragement of Minors to remain in Certain Buildings. [Additional to Code, Title XXIV., Chapter 12, S. F. 121. relating to Offenses Against Public Policy.]

Section 1. Be it enacted by the General Assembly of the Minors not to State of Iowa: It shall be unlawful for any person who keeps a be allowed to remain in bil. billiard-hall, beer-saloon, or nine or ten pin alley, or the agent, llard-rooms, clerk, or servant of any such person, or any person having charge clerk, or servant of any such person, or any person having charge saloons, &c. or control of any such hall, saloon, or alley, to permit any minor or minors to remain in such hall, saloon, or alley, or to take part in any of the games known as billiards, nine or ten pins.

SEC. 2. For a violation of the provisions of the foregoing section the offender shall, on conviction thereof, be punished by a fine not less than five dollars nor exceeding one hundred dollars, or imprisonment in the county jail not exceeding thirty days.

Approved March 21st, 1874.







to affect incumbents.

