law, or the auditor of state, such compensation as the board of Compensation of county supervisors shall allow, not exceeding one fourth of one per cent. treasurer. on the amount so paid, which allowance shall be paid by the county."

Approved, March 25, 1878.

CHAPTER 123.

PUBLICATION AND DISTRIBUTION OF LAWS.

AN ACT amendatory to Chapter 132, Laws of the Sixteenth General S. F. 815. Assembly relating to the Publication and Distribution of the Laws.

Be it enacted by the General Assembly of the State of

SECTION I. That section 39, chapter 132, laws of the sixteenth 300, chapter general assembly be, and the same is hereby repealed, and the substitute following enacted in lieu thereof:

Section 39. The secretary of state shall distribute the laws to whom, aforesaid as follows: distributed.

To the state library for distribution to other states and territories, and for exchange, two hundred copies.

Two copies to each state institution, to each judge of a court of record, and to each state officer.

One copy to each member of the general assembly.

Ten copies to the library of the law department of the state university.

One copy to the state historical society.

All of the foregoing to be in law sheep. Thirteen thousand copies of the laws bound in boards for distribution to county auditors upon their requisition.

SEC. 2. Section 40, chapter 132, laws of the sixteenth general \$40, chapter assembly, is hereby repealed, and the following enacted in lieu substitute

Section 40. Each county officer, justice of the peace, township County audiclerk and mayor of a city or incorporated town shall be supplied ply. with a copy of the laws for the use of his office, which shall be delivered to his successor in office.

Distribution shall be made upon the requisition of the county county audiauditor upon the secretary of state, which requisition shall state make requite uumber of copies required for distribution under the provise status of secretary of ions of this section, and also the number of copies requisite for state. sale in the county, and said requisition shall be made before the When. first day of March in each year, and thereupon the secretary of state shall forward the number so certified and file with the auditor of state a certificate thereof, which shall be charged to such county by the auditor of state.

The auditor of state shall credit the county with the number of copies distributed under the provisions of the act upon the filing of the proper vouchers by the county auditors, and upon sale of

Publication.

County to be such laws by the county auditor at the rate of fifty cents per copy. The said county auditor shall pay said amounts to the county laws on voucher.

The said county auditor shall pay said amounts to the county treasurer of his county, for the use of the state revenue, and the treasurer shall execute duplicate receipts therefor, one of which shall be filed with the auditor of state.

The county auditors shall furnish the laws in their respective

counties as hereinbefore provided.

SEC. 3. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State Register and Iowa State Leader, newspapers published at Des Moines, Iowa.

Approved, March 25, 1878.

I hereby certify that the foregoing act was published in the Iowa State Leader, April 2, and in the Iowa State Register, April 3, 1878.

JOSIAH T. YOUNG, Secretary of State.

CHAPTER 124.

BARBED WIRE FENCE.

F. 269. AN ACT to Amend Chapter 101, Laws of the Sixteenth General Assembly, in relation to Fences.

Be it enacted by the General Assembly of the State of lowa:

Chapter 101, 16th G. A., amended. SECTION 1. That chapter 101 of the general laws of the sixteenth general assembly, be amended by inserting after the word "rod," in the seventh line of section one of said chapter, the words, "of two points each on each wire or twenty-six iron barbs of four points each on each wire."

Approved, March 25, 1878.

CHAPTER 125.

MILITARY CODE OF IOWA.

Sub. S. F. 54. AN ACT to provide for the Organization of the State Militia, and entitled the "Military Code of Iowa," and fixing the salary of certain officers. Repealing Title VIII of the Code.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all able-bodied male citizens of the state, beMilitia of the tween the ages of eighteen and forty-five years, who are not exempted from military duty according to the laws of the United
States, shall constitute the military force of this state.

SEC. 2. Assessors in each township are required to make and