## LAWS

OF THE

# TWENTY-FIRST GENERAL ASSEMBLY

OF THE

## STATE OF IOWA,

PASSED AT THE REGULAR SESSION THEREOF, AT DES MOINES, THE. CAPITAL OF THE STATE, BEGUN ON THE ELEVENTH DAY OF JANUARY, AND ENDED ON THE THIRTEENTH DAY OF APRIL, A. D. MDCCCLXXXVI, IN THE FOR-TIETH YEAR OF THE STATE.

### CHAPTER 1.

PROVIDING FOR TRACHING AND STUDY OF EFFECT OF ALCOHOL AND STIMULANTS UPON THE HUMAN SYSTEM.

AN ACT to Provide for the Teaching and Study of Physiology and S. F. 36. Hygiene with Special Reference to the Effects of Alcoholic Drinks, Stimulants and Narcotics upon the Human System, in the Public Schools and Educational Institutions of the State.

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

SECTION 1. That physiology and hygiene, which must in The effect of each division of the subject thereof include special reference to alcohol upon the effects of alcoholic drinks, stimulants and narcotics upon tem to be the human system shall be included in the branches of study taught with now and hereafter required to be regularly taught to and physiology and studied by all pupils in common schools and in all normal instipublic schools. tutes, and normal and industrial schools and the schools at the

Soldiers' Orphans' Home, and Home for Indigent Children.

SEC. 2. It shall be the duty of all boards of directors of by school schools and of boards of trustees, and of county superintend-boards and suents in the case of normal institutes, to see to the observance of perintendents. this statute and make provision therefor and it is especially enjoined on the county superintendent of each county that he include in his report to the Superintendent of Public Instruc-

ent to report to superintendent to report to superintendent of Public Instruction.

The manner and extent to which the requirements of second superintendent of Public Institutes under his charge, and the secretary of school boards in cities and towns is consciolly charged in cities and towns is consciolly charged in the second se tion the manner and extent to which the requirements of secin cities and towns is especially charged with the duty of reporting to the superintendent of public instruction as to the observance of said section one hereof, in their respective town and city schools, and only such schools and educational institutions reporting compliance, as above required, shall receive the proportion of school funds or allowance of public money to which they would be otherwise entitled.

SEC. 3. The county superintendent shall not after the 1st day

provisions of this act after July 1, 1887.

Certificates granted under of July 1887 issue a certificate to any person who has not passed provisions of a satisfactory examination in physiology and hygiene with each after pecial reference to the effects of alcoholic drinks, stimulants and narcotics upon the human system, and it shall be the duty of the county superintendent as provided by section 1771 to revoke the certificate of any teacher required by law to have a certificate of qualification from the county superintendent, if the said teacher shall fail or neglect to comply with section one of this act, and said teacher shall be disqualified for teaching in any public school for one year after such revocation, and shall not be permitted to teach without compliance.

Certificate may be re-

Approved February 17, 1886.

#### CHAPTER 2.

AMEND CHAPTER 24, ACTS OF THE NINETEENTH GENERAL ASSEM-BLY, RELATING TO SUPERIOR COURTS.

8. F. 92.

AN ACT to Amend Chapter 24, of the Acts of the Nineteenth General Assembly, Relating to the Superior Courts.

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

SECTION 1. That chapter 24 of the acts of the Nineteenth Amends chap-ter 24 acts 19th General Assembly be and the same is hereby amended as fol-er.A. lows: By striking out of section one thereof the words "eight lows: By striking out of section one thereof the words "eight thousand" in the fifth line of said section and inserting in lieu thereof the words "seven thousand."

SEC. 2. This act being deemed of immediate importance shall

Publication.

take effect and be in force from and after its publication in the Iowa State Register and Des Moines Leader newapapers published in Des Moines Iowa said publication to be without expense to the State.

Approved February 17, 1886.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, February 18, 1886. FRANK D. JACKSON, Secretary of State.