ceedings of said board shall be recorded in a book and open to Minutes of

the inspection of anybody on request.

SEC. 18. This act being deemed of immediate importance Publication. shall take effect and be in force from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines Iowa.

Approved March 31, 1886.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader April 1, 1886. FRANK D. JACKSON, Secretary of State.

CHAPTER 59.

ESTABLISHING SUPREME COURT AT SEAT OF GOVERNMENT.

AN ACT establishing the Supreme Court at the seat of Government, S. F. 144. and providing officers therefor.

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

SECTION 1. That the supreme court shall be held at the seat Supreme court of government, and shall convene and hold four terms each held government. year, one of which shall commence on the first Tuesday of Terms of March, one on the first Tuesday of June, one on the first Tues court. day of October and one on the first Tuesday of December. Each of said terms of court shall be for the submission and determination of causes and for the transaction of such other business as shall properly come before the court. All causes on Causes; how the docket shall be heard at each term unless continued or other. disposed of. wise disposed of by order of the court. The court shall remain in session so far as practicable until it is determined what the opinion of the court shall be in all causes submitted to it except in causes where a re-argument is ordered. Judgments of affirm Judgments ance, rulings and orders in causes submitted, and orders authorand rulings and rulings and by law may be made and entered by the court at any time tered at any time. regardless of the terms of court.

SEC. 2. The court is hereby authorized to appoint the neces-Court to apsary bailiffs to attend the court and to perform such other duties point bailiffs. and execute such orders as may be directed or ordered by the Compensa-court. Each bailiff shall receive two dollars and fifty cents for paid. a days service to be paid out of the contingent fund on the May require order of the chief justice. The court may also at any time attendance of require the attendance and services of the sheriff of Polk county. Sheriff.

sec. 3. All causes and other business pending in said court Causes for for the terms now authorized to be held at Council Bluffs, Dav-Douncil Bluffs, enport, and Dubuque, shall be at once transferred for further and Dubuque action and disposition to the term of said court which is to term transferred to the first Thoseday of October A. D. 1886.

Code, sections 183, 134, 135, 136 and 137 repealed.

SEC. 4. Sections numbered 133, 134, 135, 136, and 137 of the Code, and all acts and parts of acts in conflict with this act are hereby repealed.

This bill having remained with the governor three days, (Sunday excepted), the general assembly being in session, has become a law this first day of April, A. D. 1886.

FRANK D. JACKSON, Secretary of State.

CHAPTER 60.

LEGALIZE PROCEEDINGS OF SUPERVISORS OF POWESHIEK COUNTY.

H. F. 546.

AN ACT to legalize certain proceedings of the Board of Supervisors of Poweshiek county, Iowa, in relation to restraining stock from running at large.

Legalizing board of supervisors Poweshiek county. Whereas, The board of supervisors of Poweshiek county, Iowa, at their regular sessions in June and September, 1877, passed a resolution, and caused to be issued, and published a proclamation to the electors of said county, relative to submitting to the people of said county, the question whether or not stock should be restrained from running at large within the corporate limits of said county, and

WHEREAS, Doubts have arisen as to the validity and legality of the manner in which said question was submitted to the people of said county by said board of supervisors; therefore,

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

Acts legalized.

SECTION 1. That all the acts and proceedings of the board of supervisors of Poweshiek county, Iowa, in relation to the submission of the question whether or not stock should be restrained from running at large within the corporate limits of said county, to the people of said county, be and the same are hereby legalized and declared to be legal, and valid in all respects as if the law had been strictly complied with by said board of supervisors, in submitting said question to the people of said county.

Publication.

SEC. 2. This act being deemed of immediate importance, shall take effect and be in full force from and after publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Weekly Republican, a newspaper published at Montezuma, Iowa, without expense to the state.

Approved April 1, 1886.

I hereby certify that the foregoing act was published in the Iowa-State Register, April 6, and the Weekly Republican, April 7, 1886. FRANK D. JACKSON, Secretary of State.