

session of such books, papers, pictures, circulars, articles, and things named in sections 1, of this act, and said magistrate or police judge shall deliver personally or shall transmit, enclosed and under seal, specimens thereof to the prosecuting attorney of his county, and shall deposit within the county jail of his county or other secure place as to him shall seem meet, enclosed and under seal, the remainder thereof, and shall, upon the conviction of the person or persons offending under the provisions of this act, forthwith, in the presence of the person or persons upon whose complaint the said seizure or arrest was made, if he or they shall elect to be present, destroy, or cause to be destroyed, the remainder thereof so seized as aforesaid, and shall cause to be entered upon the record of his court the fact of such destruction.

Specimens of articles seized to be kept.

Record of the Court.

SEC. 6. Nothing in this act shall be construed to affect teaching in regularly chartered medical colleges; or the publication or use of standard medical books, or the practice of regular practitioners of medicine, or druggists in their regular business; or the possession by artists of models in the necessary line of their art.

Exceptions.

SEC. 7. All acts inconsistent with this (act) are hereby repealed.

Repealing clause.

Approved April 13, 1886.

CHAPTER 178.

RELATING TO STATE UNIVERSITY LANDS.

AN ACT to Authorize the Secretary of State to Issue Patents to State University Lands in Certain Cases. H. F. 629.

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

SECTION 1. The Secretary of State is hereby authorized to issue patents for lands, the legal title to which is vested in the State University of Iowa, in cases wherein it is shown to the satisfaction of the Governor, and Attorney General that such lands have been in fact sold by the authority of the state and paid for and that the certificates of purchase have been lost or destroyed.

Patents to university lands may be issued, where certificate of purchase has been lost.

SEC. 2. The patents thus issued shall enure to the benefit of the original purchaser and his granters [grantees] only and a clause to this effect shall be inserted in the patent.

Patent inures to benefit of original purchaser.

Approved April 13, 1886.