CHAPTER 66.

PROTECTION FROM FRAUDULENT PEDIGREES.

AN ACT to protect the public from "Fraudulent Pedigrees" of live S. F. 186. stock.

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

That any person or persons firm company, or Frauduleut association who shall post or publish or shall cause to be posted or published or shall have recorded in any public Pedigree record book kept for such purposes any fraudulent pedigree posted or recorded. of any horses, cattles, sheep or swine shall be guilty of a misdemeanor and shall upon conviction be fined in a sum of Penalty. not less than fifty dollars nor more than one hundred dollars for each offence and shall stand committed to the county jail until said fine is paid.

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

Approved April 8, 1892.

I hereby certify that the foregoing act was published in the Iowa State Register, April 15, and the Des Moines Leader, April 18, 1892. W. M. McFARLAND, Secretary of State.

CHAPTER 67.

PROTECTION OF BREEDERS OF TROTTING AND PACING HORSES.

AN ACT to protect the breeders of trotting and pacing horses and S. F. 51. fair associations of the State of Iowa.

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

Section 1. That it is hereby made unlawful for any person Unlawful to or persons knowingly to enter or cause to be entered under an assumed name or out of the proper class for competition or to name or out of compete for any purestant of the proper class for competition or to name or out of compete for any purestant or out of the proper class for competition or to name or out of compete for any purestant or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for competition or to name or out of the proper class for class for competition or to name or out of the proper class for compete for any purse, prize, premium, stake or sweepstake offered or given by any agricultural or other society, association, person, or persons in the state of Iowa, or to drive any horse, mare, gelding, colt or filly, under an assumed name, or out of its proper class, where such prize, purse, premium, stake or sweepstake is to be decided by a contest of speed.

That any person or persons found guilty of a vio- Penalty for violation of section one of this act, shall upon conviction thereof,

Fine and imprisonment. be imprisoned in the penitentiary for a period of not more than three years, or imprisoned in the county jail of the county in which he is convicted for any period, not more than one year, and shall be fined in any sum not exceeding one thousand dollars.

Name of horse must not be be changed. SEC. 3. That the name or any horse, for the purpose of entry for competition in any contest of speed, shall not be changed after once having contested for a prize, purse, premium, stake or sweepstake, except, as provided by the code of printed rules of the society or association, under which the contest is advertised to be conducted.

Class designated by record SEC. 4. That the class to which a horse belongs for the purpose of an entry in any such contest of speed shall be determined by the public performance of said horse in any former contest or trial of speed, as provided by the printed rules of the society or association under which the proposed contest is advertised to be conducted.

Publication clause.

SEC. 5. This act shall take effect and be in force from and after its passage, and publication in the Des Moines Leader and the Iowa State Register.

Approved April 8, 1892.

I hereby certify that the foregoing act was published in the Des Moines Leader, April 18, and the Iowa State Register, April 15, 1892. W. M. McFarland, Secretary of State.

CHAPTER 68.

STEAM ENGINES ON PUBLIC HIGHWAYS,

H. F. 96.

AN ACT to protect persons and property from danger from steam engines on public highways.

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

Steam engine on highway must stop while teams are passing. SECTION 1. That it shall be the duty of persons in charge of any steam engine being propelled upon the highways of this state wholly or in part by steam power, to stop said engine whenever it is one hundred yards distant from any person or persons going on said highway with horses or other animals until said horses or other animals shall have passed, and sooner in case said horses or other animals become frightened before arriving at said distance. The owner or driver of said engine shall also keep a competent man, not less than fifty or not more than one hundred yards in front of said engine to assist in controlling any horses or other animals being driven or used on said highway until said horses or other animals shall have passed by said engine, and it shall be the duty of said man to use all reasonable care and diligence to prevent the occurence of any accidents which might result in

Diligence must be used to prevent accident.