"Section 312. Students in the law department of the State university, who are recommended by the faculty of said department as candidates for graduation and as persons of good moral character, who have actually and in good faith studied law for the time and in the manner required by statute, at least one year of such study having been as a student in said department, may be examined at the university by not less than three members of said commission with the addition of such temporary members as may be appointed by the court in accordance with the provisions of this act, and upon the certificate of such examiners, that such candidates possess the learning and skill requisite for the practice of law, they shall be admitted without further examination."

SEC. 4. Mode of examination. Section three hundred and fifteen (315) of said chapter is hereby amended by inserting in the fourth line after

the word "character" the words "general education."

SEC. 5. Commission—how constituted—term—oath—compensation temporary examiners. The attorney general shall, by virtue of his office, be a member of, and the chairman of, the commission provided for by the chapter of the code above referred to as amended by this act, and the court shall appoint from the members of the bar of this state at least four other persons who, with the attorney-general, shall constitute said commission, which shall be known as the board of law examiners. Of the persons first appointed as commissioners two shall be designated by the court to serve for one year; the remaining members shall serve for two years; and thereafter each person appointed shall serve for two years, except that in case of a vacancy during the term of office of any commissioner his successor shall be appointed only for the remainder of such term. The members thus appointed shall take and subscribe an oath to be administered by one of the judges of the supreme court to faithfully and impartially discharge the duties of the office, and shall receive such compensation as may be allowed by the supreme court out of the fund arising from the examination fees hereinafter provided for. The supreme court may also appoint, from time to time, when necessary, temporary examiners to assist the commission, who shall serve for one examination only, and shall receive such

compensation as the court may allow, to be paid from the fund aforesaid. SEC. 6. Fees—how used. Each applicant for admission shall pay to the clerk of the supreme court an examination fee of five dollars, payable before the examination is commenced. The fees thus paid to said clerk shall be retained by him as a special fund to be appropriated as provided for in the preceding section, and for other expenses incident to the examinations provided for in this chapter; and any amount thereof remaining in his hands unappropriated on the thirtieth day of June shall be turned over to

the state treasury.

SEC. 7. In effect. The provisions of this act shall be in full force and effect from and after the 4th day of July A. D. 1901.

SEC. 8. Acts in conflict repealed. All acts or parts of acts in conflict with the provisions of this act are hereby repealed.

Approved April 16, 1900.

CHAPTER 12.

NONRESIDENT ATTORNEYS.

9. F. 225

AN ACT to amend section three hundred sixteen (316) of the code, relating to attorneys resident in other states.

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

SECTION 1. Must appoint local attorney. That section three hundred sixteen (816) of the code be, and the same is hereby amended by adding thereto the following:

"Provided that at the time he enters his appearance he files with the clerk of such court the written appointment of some attorney resident in the county where such suit is pending, upon whom service may be had in all matters connected with said action, with the same effect as if personally made on such foreign attorney within such county. In case of failure to make such appointment, such attorney shall not be permitted to practice as aforesaid, and all papers filed by him shall be stricken from the files."

Approved April 3, 1900.

CHAPTER 13.

ADMINISTRATORS, ETC., DEPOSITING FUNDS WITH THE CLERK OF DISTRICT COURT.

8. F. 156.

AN ACT to amend section three hundred and seventy (370) of the code, relating to administrators, guardians, trustees, and referees depositing funds with the clerk of the district court.

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

SECTION 1. When place of residence is unknown. That all that part of section three hundred and seventy (370) of the code commencing with the word "the" in the fourth line thereof and ending with the word "made" in the seventh line thereof is hereby stricken out and the following inserted in lieu thereof: "Whose place of residence is unknown to such administrator, guardian, trustee, or referee or to whom payment of the amount due cannot be made as shown by the report on file;" also insert after the word "may" in the seventh line of said section the following words: "upon order of the court and after such notice as the court may prescribe."

Approved April 3, 1900.

CHAPTER 14.

DUTIES AND LIABILITIES OF THE CLERK OF THE DISTRICT COURT.

AN ACT to amend section three hundred and seventy-one (371) of the code, relating to the duties and liabilities of the clerk of the district court.

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

SECTION 1. Duty and liability of clerk as to deposits. That section three hundred and seventy-one (371) of the code be, and is, hereby amended by striking out the words "in the preceding section" in the third line, and inserting in lieu thereof the words "by any law or an order of court"; also by inserting between the words "all" and "funds" in the seventh line the word "such"; also by striking out the words "under the provisions of this chapter" in the seventh and eighth lines and inserting in lieu thereof the words "and shall make complete verified statements thereof to the board of supervisors at the January and June sessions each year"; also by striking out the words "one year" in the tenth line and inserting in lieu thereof the words "six months"; also by inserting after the word "then" in the eleventh line the words "unless otherwise ordered by the court or judge."

SEC. 2. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after publication in the Iowa State Register and Des Moines Leader, newspapers published in Des Moines,

Iowa.

Approved February 24, 1900.

1 hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader February 27, 1900.

G. L. DOBSON, Secretary of State.