CHAPTER 122.

RELATING TO RETURN OF EXECUTIONS.

B. F. 278.

AN ACT to amend section thirty-nine hundred and fifty-sight (3958) of the code, relating to return of executions.

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

SECTION 1. Duplicate returns. That section thirty-nine hundred and fifty-eight (8958) of the code be amended by adding thereto the following:

"And if real estate is sold under said execution said officer shall make return thereof in duplicate, one of which shall be appended to the execution and returned to the court from which it issued, the other with a copy of the execution to the district court of the county in which said real estate is situated, which shall be filed by the clerk who shall make entries thereof in the sale book in the same manner as if such judgment had been rendered and execution issued from said court."

Approved March 29, 1900.

CHAPTER 123.

NOTICE OF EXECUTION SALES.

S. F. 15.

AN ACT to am and section four thousand and twenty-seven (4027) of the code, relating to notice of execution sales.

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

SECTION 1. Penalty for selling without notice. That section four thousand and twenty-saven (4027) of the code be amended as follows, by striking out the word "above" in line two of said section, and by inserting between the words "prescribed" and "shall" in the same line the words "in sections four thousand and twenty-three (4023), four thousand and twenty-four (4024), and four thousand and twenty-six (4026) of the code."

Approved Feburary 10, 1900.

CHAPTER 124.

REDEMPTION OF REAL ESTATE SOLD UPON EXECUTION.

H. R. 190

AN ACT to amend section four thousand and fifty-one (4051) of the code, relating to the redemption of real estate sold upon execution.

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

SECTION 1. Redemptions—where made. That section four thousand and fifty-one (4051) of the code be and the same is hereby amended, by adding thereto the following: "All redemptions made under the provisions of this chapter shall be made in the county where the sale is had."

Approved April 4, 1900.

CHAPTER 125.

COMMUNICATIONS IN PROFESSIONAL CONFIDENCE.

8. F. 14

AN ACT to amend section four thousand six hundred and eight (4608) of the code, relating to communications in professional confidence.

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

SECTION 1. Communications in professional confidence. That section four thousand six hundred and eight (4608) of the code be and the same

is hereby amended by inserting in line three thereof between the words "any" and "person" the word "such."

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

Approved February 9, 1900.

I hereby certify that the foregoing act was published in the Iowa State Register and the Des Moines Leader, February 10, 1900.

G. L. DOBSON, Secretary of State.

CHAPTER 126.

RELATING TO MALICIOUS MISCHIEF AND TRESPASS.

2 17 00

AN ACT to amend section forty-eight hundred and seven (4907) of the code, relating to malicious mischief and trespass.

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

SECTION 1. Malicious injury to electric light and electric railway post or wires. That section four thousand eight hundred and seven (4807) of the code be amended as follows: By inserting in the fourth line thereof between the words "any" and "telephone" the words "electric light, electric railways."

Approved February 24, 1900.

CHAPTER 127.

RELATING TO RAILWAY TRAIN ROBBERS.

S. F. 90.

AN ACT to punish railway train robbers. [Additional to chapter 4, title XXIV, of the code, relating to malicious mischief and trespass.]

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

SECTION 1. Train robbery—penalty. That if any person shall stop, or attempt to stop any railway passenger train, with intent to rob any person thereon, or to rob any coach attached thereto, or to rob any mail pouch, express safe, or box on such train; or shall wreck or attempt to wreck, derail or attempt to dera'l. any such train, by any means whatever, with intent to commit such robbery; or shall obstruct or detain such train, or any locomotive, tender, coach, or car attached thereto, with such intent, or shall place upon any railway track, or under any engine, tender, coach, or car any explosive substance, with intent to obstruct, stop, detain, derail, or wreck such train, for the purpose of committing such robbery, or remove any spike, fish-plate, frog, rail, switch, tie, stringer, or appliance used on such railway, with intent to obstruct, stop, detain, derail, or wreck such train for the purpose of committing such robbery; or shall enter any locomotive, tender, coach, or car attached to such train and take or attempt to take possession thereof, for the purpose of committing such robbery; or shall rifle any coach, car, safe, box, or mail-pouch on such train; or shall with force and arms take and carry away any valuable thing whatever from such train, or from any person thereon; or shall intimidate, injure, wound, or main any person thereon, with intent to commit such robbery, he shall, upon conviction thereof, be imprisoned in the penitentiary at hard labor, for life, or for any term not less than ten years.