SPECIAL ACTS.

CHAPTER 175.

APPORTIONMENT OF STATE INTO REPRESENTATIVE DISTRICTS.

AN ACT to apportion the state into representative districts and declare the ratio of representation.

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

That one representative from every SECTION 1. Apportionment. twenty-two thousand inhabitants is hereby constituted the ratio of apportionment, and that each representative district shall be as hereinafter described.

First district. Lee county shall be the first district and SEC. 2. entitled to two representatives (39,258).

Van Buren county shall be the second dis-Second district. trict and entitled to one representative (16,829).

SEC. 4. Third district. Davis county shall be the third district and entitled to one representative (15,015).

SEC. 5. Fourth district. Appanoose county shall be the fourth district and entitled to one representative (25,383).

SEC. 6. Fifth district. Wayne county shall be the fifth district and entitled to one representative (16,155).

SEC. 7. Sixth district. Decatur county shall be the sixth district and entitled to one representative (16,639).

SEC. 8. Seventh district. Ringgold county shall be the seventh dis-

trict and entitled to one representative (14,065).

SEC. 9. Eighth district. Taylor county shall be the eighth district and entitled to one representative (17,847).

SEC. 10. Ninth district. Page county shall be the ninth district and entitled to one representative (22,026).

SEC. 11. Tenth district. Fremont county shall be the tenth district

and entitled to one representative (17,176).

SEC. 12. Eleventh district. Mills county shall be the eleventh district and entitled to one representative (15,187).

Montgomery county shall be the twelfth SEC. 13. Twelfth district. district and entitled to one representative (17,119).

SEC. 14. Thirteenth district. Adams county shall be the thirteenth district and entitled to one representative (12,934).

SEC. 15. Fourteenth district. Union county shall be the fourteenth district and entitled to one representative (17,048).

SEC. 16. Fifteenth district. Clarke county shall be the fifteenth district and entitled to one representative (11,515).

SEC. 17. Sixteenth district. Lucas county shall be the sixteenth district and entitled to one representative (13,545).

SEC. 18. Seventeenth district. Monroe county shall be the seven-

teenth district and entitled to one representative (15,790).

SEC. 19. Eighteenth district. Wapello county shall be the eighteenth district and entitled to one representative (83,293).

SEC. 20. Nineteenth district. Jafferson county shall be the nineteenth district and entitled to one representative (16,405).

SEC. 21. Twentieth district. Henry county shall be the twentieth

district and entitled to one representative (18,278).

SEC. 22. Twenty-first district. Des Moines county shall be the twenty-first district and entitled to two representatives (37,639).

SEC. 23. Twenty-second district. Louisa county shall be the twenty-

second district and entitled to one representative (12,780).

SEC. 24. Twenty-third district. Washington county shall be the twenty-third district and entitled to one representative (18,845).

SEC. 25. Twenty-fourth district. Keokuk county shall be the twenty-

fourth district and entitled to one representative (23 782).

SEC. 26. Twenty-fifth district. Mahaska county shall be the twenty-fifth district and entitled to one representative (32,496).

SEC. 27. Twenty-sixth district. Marion county shall be the twenty-

sixth district and entitled to one representative (23,191).

SEC. 28. Twenty-seventh district. Warren county shall be the twenty-seventh district and entitled to one representative (18,506).

SEC. 29. Twenty-eighth district. Madison county shall be the

twenty eighth district and entitled to one representative (16,597).

SEC. 80. Twenty-ninth district. Adair county shall be the twenty-ninth district and entitled to one representative (15,504).

SEC. 31. Thirtieth district. Cass county shall be the thirtieth dis-

trict and entitled to one representative (20,926).

SEC. 32. Thirty-first district. Pottawattamie county shall be the thirty first district and entitled to two representatives (46,024).

SEC. 33. Thirty-second district. Harrison county shall be the thirty-

second district and entitled to one representative (23,091).

SEC. 34. Thirty-third district. Shelby county shall be the thirty-third district and entitled to one representative (17,798).

Sec. 85. Thirty-fourth district. Audubon county shall be the thirty-

fourth district and entitled to one representative (12,836).

SEC. 36. Thirty-fifth district. Guthrie county shall be the thirty fifth district and entitled to one representative (17,958).

SEC. 87. Thirty-sixth district. Dallas county shall be the thirty-

sixth district and shalt be entitled to one representative (21,023)

SEC. 38. Thirty-seventh district. Polk county shall be the thirty-seventh district and entitled to two representatives (72,888).

SEC. 39. Thirty-eighth district. Jasper county shall be the thirty-

eighth district and entitled to one representative (25,591).

SEC. 40. Thirty-ninth district. Poweshiek county shall be the thirty-ninth district and entitled to one representative (18,524)

SEC. 41. Fortieth district. I was county shall be the fortieth district

and entitled to one representative (18,964). SEC. 42. Forty-first district. Johnson

SEC. 42. Forty-first district. Johnson county shall be the forty-first district and entitled to one representative (23,563).

SEC. 43. Forty-second district. Muscatine county shall be the forty-

second district and entitled to one representative (25,339).

SEC. 44. Forty-third district. Scott county shall be the forty-third district and entitled to two representatives (45,869).

SEC. 45. Forty-fourth district. Cedar county shall be the forty-

fourth district and entitled to one representative (19,008). SEC. 46. Forty-fifth district. Clinton county shall be the forty-fifth

district and entitled to two representatives (43,398).

Sec. 47. Forty-sixth district. Jackson county shall be the forty

SEC. 47. Forty-sixth district. Jackson county shall be the forty-sixth district and entitled to one representative (23,471).

SEC. 49. Forty-seventh district. Jones county shall be the forty-seventh district and entitled to one representative (20,008).

Forty-eighth district. Linn county shall be the forty-SEC. 49. eighth district and entitled to two representatives (49,905).

Forty-ninth district. Benton county shall be the forty-**SEC.** 50.

ninth district and entitled to one representative (24,244).

Fiftieth district. Tama county shall be the fiftieth district SEC. 51. and entitled to one representative (22,966).

Fifty-first district. Marshall county shall be the fifty-first SEC. 52. district and entitled to one representative (27,320).

Fifty-second district. Story county shall be the fifty-second □ SEC. 53. district and entitled to one representative (19,930).

Fifty-third district. Boone county shall be the fifty-third SEC. 54.

district and entitled to one representative (27,039).

SEC. 55. Fifty-fourth district. Greene county shall be the fiftyfourth district and entitled to one representative (16,299).

Fifty-fifth district. Carroll county shall be the fifty-fifth SEC. 56.

district and entitled to one representative (19,498).

Fifty-sixth district. Crawford county shall be the fifty-SEC. 57. sixth district and entitled to one representative (20,069).

Sec. 58 Fifty-seventh district. Monona county and Ida county shall be the fifty seventh district and entitled to one representative (27,480).

SEC. 59. Fifty-eighth district. Woodbury county shall be the fiftyeighth district and entitled to two representatives (46,202).

Fifty-ninth district. Cherokee county shall be the fifty-SEC. 60.

ninth district and entitled to one representative (15,661).

Sixtieth district. Sac county shall be the sixtieth district SEC. 61. and entitled to one representative (15,868).

SEC. 62. Sixty-first district. Calhoun county shall be the sixty-first

district and entitled to one representative (15,788).

Sixty-second district. Weester county shall be the sixty-

second district and entitled to one representative (26,945).

SEC. 61. Sixty-third district. Hamilton county shall be the sixtythird district and entitled to one representative (18,514).

SEC. 65. Sixty-fourth district. Hardin county shall be the sixty-

fourth district and entitled to one representative (25,576).

SEC. 66. Sixty-fifth district. Grundy county shall be the sixty-fifth

district and entitled to one representative (18,418).

SEC. 67. Sixty-sixth district. Black Hawk county shall be the sixtysixth district and entitled to one representative (26,941).

SEC. 68. Sixty-seventh district. Buchanan county shall be the sixty-

seventh district and entitled to one representative (20,593). SEC. 69. Sixty-eighth district. Delaware county shall be the sixty-

eighth district and entitled to one representative (18,103). SEC. 70. Sixty-ninth district. Dubuque county shall be the sixtyninth district and entitled to two representatives (60,177).

SEC. 71. Seventieth district. Clayton county shall be the seventieth district and entitled to one representative (26,570).

SEC. 72. Seventy-first district. Fayette county shall be the seventyfirst district and entitled to one representative (24,794).

SEC. 73. Seventy-second district. Bremer county shall be the seventy-second district and entitled to one representative (15,403).

Seventy-third district. Butler county shall be the seventy-SEC. 74. third district and entitled to one representative (16,966).

SEC. 75. Seventy-fourth district. Franklin county shall be the seventy fourth district and entitled to one representative (15,679).

SEC. 76. Seventy-fifth district. Wright and Hancock counties shall be the seventy-fifth district and entitled to one representative (27,165).

SEC. 77. Seventy-sixth district. Humboldt and Pocahontas counties shall be the seventy-sixth district and entitled to one representative (23,878).

Seventy-seventh district. Buena Vista county shall be the SEC. 78. seventy-seventh district and entitled to one representative (15,029).

SEC. 79. Seventy-eighth district. Plymouth county shall be the

seventy eighth district and entitled to one representative (21,991).

SEC. 80. Seventy-ninth district. Sioux county shall be the seventyninth district and entitled to one representative (21,406).

Eightieth district. O'Brien and Lyon counties shall be the SEC. 81.

eightieth district and entitled to one representative (27,293).

Eighty-first district. Osceola, Emmet and Dickinson SEC. 82. counties shall be the eighty-first district and entitled to one representative (21,019).

Sec. 83. Eighty-second district. Clay and Palo Alto counties shall be the eighty-second district and entitled to one representative (28,886).

SEC. 84. Eighty-third district. Kessuth county shall be the eightythird district and entitled to one representative (18,345).

Eighty-fourth district. Cerro Gordo county shall be the SEC. 35.

eighty-fourth district and entitled to one representative (18,802).

Eighty-fifth district. Floyd county shall be the eighty-fifth SEC. 86. district and entitled to one representative (17,114).

Chickasaw county shall be the SEC. 87. Eighty-sixth district. eighty-sixth district and entitled to one representative (15,696).

SEC. 88. Eighty-seventh district. Allamakee county shall be the eighty seventh district and entitled to one representative (17,981).

Eighty-eighth district. Winneshiek county shall be the SEC. 89. eighty eighth district and entitled to one representative (22,748).

Sec. 90. Eighty-ninth district. Howard county shall be the eighty-

ninth district and entitled to one representative (13,221).

Ninetieth district. Sec. 91. Mitchell county shall be the ninetieth district and entitled to one representative (14,481).

SEC. 92. Ninety-first district. Worth and Winnebago counties shall be the ninety-first district and entitled to one representative (20,992). Approved April 6, 1900.

CHAPTER 176.

JOINT COMMITTEE TO RECODIFY MUNICIPAL LAWS.

S. F. 823.

AN ACT to appoint a joint committee of the senate and house to revise and codify the laws in relation to special assessments for public improvements in municipal corpora-tions, and any other laws in relation to municipal corporations deemed necessary; defining the duties of the committee; providing for the publication and distribution of its report; and making an appropriation for the payment of the expenses of the committee.

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

Section 1. Municipal code committee. That prior to the adjournment of the Twenty eighth General Assembly, the president of the senate and the speaker of the house shall each appoint, from the senate and house respectively, three members, as a joint committee, to be known as the municipal code committee. Vacancies shall be filled in like manner. The committee shall serve without compensation but shall be allowed expenses as hereinafter provided.

SEC. 2. Duties. Said committee shall carefully revise and codify all the special assessment laws, and such other laws in relation to the government of municipal corporations, as may be by the committee deemed necessary and expedient, and recommend such changes therein as may be

desirable.

Report-number printed-distribution. The committee SEC. 8. shall make its report to the Twenty-ninth General Assembly in the form of