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 a bill, and shall arrange the laws to be revised and codified into appropriate titles, chapters, sections, and sub-sections. The committee shall also sub-mit to the Twenty-ninth General Assembly an explanatory report and analysis of the bill. The committee shall determine the number of its reports to be printed and the manner of distribution.

SEC. 4. Clerical assistance. Said committee may employ such clerical assistance as may be actually necessary in the discharge of the duties

imposed upon it and its members by this act.

SEC. 5. Expenses. The members of the committee shall be allowed three cents per mile for distance actually traveled, also all expenses actually incurred in the performance of their duties.

SEC. 6. Supplies. The committee is authorized to draw its requisitions

upon the supply department for all necessary supplies.

SEC. 7. Approval of expense bills. All bills for expenses of the committee and clerical assistance shall be verified. The bills shall be approved by the committee and the executive council, and the auditor shall draw warrants therefor on the state treasurer, and the same shall be paid out of any funds in the treasury not otherwise appropriated.

Approved April 6, 1900.

CHAPTER 177.

CAPITOL IMPROVEMENT COMMISSION.

S. F. 348.

AN ACT creating the capitol improvement commission, defining its duties, and making appropriations therefor.

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

SECTION 1. Commission — appointment — term — expenses. That the governor shall, prior to August 1, 1900, appoint three persons who shall constitute a body to be known as the capitol improvement commission, not more than two of whom shall be from the same political party, whose term of office shall begin on September 1, 1900, and end on December 31, 1901. The governor shall, in making such appointments, select one person having recognized business and executive ability, one of well-known mechanical skill, and one, possessing artistic education and training. They shall serve without pay, but shall receive their actual and necessary expenses incurred while in the discharge of the duties of their office. But in no case shall such expenses exceed the sum of three hundred dollars.

such expenses exceed the sum of three hundred dollars.

SEC. 2. Duties. It shall be the duty of this commission to thoroughly investigate as to repairs and improvements needed upon the inside and outside of the capitol building, and upon any of the property of the state connected therewith. They shall consider the question of decorations, frescoes, and works of art with which to adorn the walls of the corridors, halls, and rotunda. They shall investigate as to modern elevators, electric lighting, fire and burglar alarms, and such other matters as in their judgment would be advisable in order to place the capitol building in a state of perfect repair, equipped with modern appliances, needed either for use or for the safety of the building, and the property contained therein, and to render its interior more artistic.

SEC. 3. Competent assistants—appropriation therefor—vouchers. They shall have power, if in their judgment it is deemed necessary, to employ competent persons for the purpose of gaining information as to proper artistic decorations, and there is appropriated for the purpose of carrying out the provisions of this section the sum of \$1,000.00, or so much as may be necessary, and the auditor of state is hereby empowered to issue warrants for the above named purpose, in amount not exceeding the sum