I hereby certify that the foregoing Act was published in the Des Moines Leader and the Iowa State Register, April 12, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 90.

NAVAL MILITIA.

H. F. 436.

AN ACT authorizing the commander-in-chief to organize naval militle of Iowa, and prescribing regulations therefor. [Additional to chapter one (1) of title eleven (XI) of the code, relating to the militia.]

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

SECTION 1. Naval militia. At the discretion of the governor as commander-in-chief, there may be organized a naval force and be designated as "Naval Militia" and shall consist of one ship's crew and commissioned officers

therefor, and prescribe regulations governing the said naval militia.

SEC. 2. Officers. The ship's crew shall be commanded by an officer with the rank of commander, one lieutenant commander, who shall be the executive officer, one lieutenant who shall be the navigation and ordnance officer, one ensign who shall be the aid to the commander, one surgeon with the rank of lieutenant, one engineer with the rank of lieutenant, one assistant engineer with rank of lieutenant junior grade. There shall be allowed to such ship's crew such number of petty officers as the commander-in-chief shall order and direct. Two buglers and not less than forty, nor more than sixty four petty officers and men.

Sec. 3. Organization — discipline and exercise, The organization of the naval force shall conform as nearly as practicable to the provisions of the laws of the United States, and the system of discipline and exercise shall conform as nearly as may be to that of the navy of the United States. The governor shall have the power to alter, annex, consolidate and disband the same

whenever in his judgment it is for the good of the service.

SEC. 4. Uniform. The uniform of the naval militia shall conform to the

regulations in force for the navy of the United States.

Sec. 5. Election and appointment of officers. The commissioned officers of the naval militia shall be elected by the officers and men of the ship's crew, under such regulations as the commander in-chief may prescribe and the ensigns and petty officers shall be appointed by the commander of the naval militia. The time and place of holding elections for officers shall be the same as prescribed for elections in the Iowa national guard. Provided the naval militia can be organized and equipped without expense to the state of Iowa, or to the appropriation for the maintenance of the Iowa national guard, or the appropriation made by the general government to aid the national guard of the several states.

Approved April 10, 1902.

CHAPTER 91.

RELATING TO HOSPITALS FOR THE INSANE.

H.F. 376.

AN ACT to repeal section two thousand two hundred fifty-three (2253) of the code and enact a substitute in lieu thereof, in relation to hospitals for the insane.

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

SECTION. I. State hospitals. That section two thousand two hundred fifty-three (2253) of the code be and the same is hereby repealed and the following enacted in lieu thereof:

"The hospital for the insane at Mount Pleasant shall be known by the name of 'Mount Pleasant State Hospital'; the one at Independence, 'Independence State Hospital'; the one at Clarinda, 'Clarinda State Hospital'; and the one at Cherokee, 'Cherokee State Hospital'."

Approved April 4, 1902.

CHAPTER 92.

APPEALS FROM THE FINDINGS OF COMMISSIONERS OF INSANITY.

S. F. 196.

AN ACT to amend section two thousand two hundred and sixty-seven (2,267) of the code, relating to appeals from the findings of commissioners of insanity.

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

SECTION I. County attorney to prosecute. That section two thousand two hundred and sixty-seven (2,267) of the code be and is hereby amended by adding thereto the following:

"Upon appeal it shall be the duty of the county attorney to prosecute the action on behalf of the informant without additional compensation."

Approved March 17, 1902.

CHAPTER 93.

DETENTION AND TREATMENT OF DIPSOMANIACS AND INEBRIATES.

H. F. 176.

AN ACT to provide a department in one of the hospitals for the insane, for the detention and treatment of dipsomaniacs, inebriates and those addicted to the excessive use of narcotics. [Additional to chapter two (2) of title twelve (XII) of the code, relating to the care of the insane and to chapter one hundred and eighteen (118) of the acts of the Twenty-seventh General Assembly, as amended by chapter one hundred and forty-three (143) of the acts of the Twenty-eighth General Assembly, relating to the state board of control.]

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

SECTION I. Board of control to provide department. That the board of control is hereby directed to provide for the detention and treatment of dipsomaniacs, inebriates and persons addicted to the excessive use of morphine or other narcotics, in one or more of the hospitals for the insane at the discretion of said board. Said department thus provided for to be designated as a hospital for inebriates.

SEC. 2. Examination—commitment. That all dipsomaniacs, inebriates and persons addicted to the excessive use of morphine or other narcotics, who shall be citizens of the state of Iowa and residents of the county from which they might be committed to the hospital for inebriates may be brought before the district court or judge of the county where they reside for examination and commitment to said hospital for inebriates. Their examination, trial and commitment shall be governed by the same statutes as now apply to and govern the examination and commitment of incorrigibles to the state industrial school. If it shall be determined by said district court or judge, that such person is addicted to dipsomania, inebriety or to the excessive use of narcotics, he or she shall be committed to such hospital for inebriates, as