state treasury the sum of one thousand, two hundred and twenty-two and nine one-hundredths (1,222.09) dollars to pay express, freight and cartage now due

and unpaid.

SEC. 2. Appropriation to cover deficiency for approved claims. That there is hereby appropriated out of any funds not otherwise appropriated from the state treasury the sum of three hundred, twenty-one and 52-100 (321.52) dollars, to cover deficiency for claims approved by the executive council prior to this date.

SEC. 3. Appropriation to pay express and freight during session of Twenty-ninth General Assembly. That there is hereby appropriated out of any funds not otherwise appropriated from the state treasury the sum of four hundred (400.) dollars or as much as is necessary to pay express and freight during the present session of the Twenty-ninth General Assembly, and any part of such appropriation remaining unexpended May I, 1902, shall be covered back into the treasury.

Sec. 4. In effect, This act, being deemed of immediate importance, shall take effect and be in force on and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published in Des Moines,

lowa.

Approved March 6, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register and the Des Moines Leader, March 7, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 194.

COMPILATION AND PUBLICATION OF THE CODE SUPPLEMENT.

S. F. 1.

AN ACT to provide for the compilation of the laws of the Twenty-seventh, Twenty-eighth and Twenty-ninth General Assemblies, to annotate the same and the code and rules of the supreme court to and including the May term, 1902, of the supreme court, and to publish said compilation and annotations as a supplement to the code, and to provide for the appointment of a supervising committee, and making an appropriation therefor.

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

Section 1. Code supplement committee—vacancies—expenses. That within five days after this act becomes a law 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 Code Supplement Supervising Committee". Vacancies shall be filled in same manner. The committee shall be allowed expenses as hereinafter provided.

Sec. 2. General supervision. Said committee shall have general supervision of the work of compiling the acts of a general and permanent nature of the Twenty-seventh, Twenty-eighth and Twenty-ninth General Assemblies, annotating the same and the code and the rules of the supreme court, and

indexing and publishing such compilation as hereinafter provided.

SEC. 3. Editor—compensation—copyright. The editor shall prepare the compilation of said supplement and the index and annotations and have general supervision of the work under the direction of the committee. His compensation shall be fifteen hundred dollars (\$1,500.00). The secretary of state shall deliver to the editor the enrolled bills for use in proof reading, which shall be by the enrolled bills. The editor shall copyright the said supplement, its index, numbers, chapters, sections, annotations and its entire arrangement and publication and assign such copyright to the state of Iowa. In case of neglect or inability to act on the part of the editor said committee may discharge him and employ another instead.

SEC. 4. What laws to be compiled—how arranged—annotations. Said committee shall cause to be prepared a compilation of the laws of a general and permanent nature of the Twenty-seventh, Twenty-eighth and Twenty-ninth General Assemblies, arranged into sections, chapters and titles and numbered so as to conform to the code: Also, annotations thereof and of the code and rules of the supreme court to and including the decisions handed down at the May, 1902, term. Said annotations shall be arranged under the appropriate sections or section numbers of the code and rules as the case may be.

SEC. 5. Section numbers. Sections of the code which have been amended shall be given in said compilation as amended. Where additional sections have been added to any section, chapter or title, the same shall be appropriately placed and numbered thus: (Section 51-a, 51-b, 51-c, as the case may be.) If there are neither amendments nor annotations to a section, the number

thereof may be omitted in such compilation.

SEC. 6. Index. The committee shall also cause to be prepared a complete index to said supplement including such revision and reprinting of the index

to the code as it may deem necessary.

SEC. 7. Additional help—purchase of annotations, etc. Said committee for the purpose of accomplishing such work, may employ such competent annotators, editorial assistants, stenographers, and clerks as may be necessary to complete the work within the time hereinafter required. The said committee may purchase such compilation, annotations or index, or any part thereof, as may be deemed for the best interests of the state.

SEC. 8. Code supplement—how printed and bound. The committee shall cause said supplement to the code to be well made of first-class material, printed on electro plates and bound in full law sheep in one volume, hand sewed and in accordance with the best workmanship and methods of publishing law books. In size, type, catch words, numbering, paper, binding and other materials, the same shall conform as near as may be to the code. The

plates shall be preserved.

SEC. 9. Distribution. Said supplement shall be distributed to the persons, sold and accounted for, except as to the price, in the manner provided in section sixteen (16) to twenty inclusive of an act of the Twenty-sixth General Assembly, extra session, "to provide for the annotation, indexing, publication, distribution and sale of the code and statutes hereafter enacted, the appointment of a supervising committee and the election of an editor, and prescribing their duties" which took effect May 5, 1897. The distribution to the members of the General Assembly shall commence with the 29th General Assembly.

- SEC. 10. Official publication—price per volume. The supplement to the code as herein provided to be published and distributed shall be the official edition and the only authoritative publication of the existing laws of the state and no other publication of the laws of the state except the session laws and code shall be used in the courts or referred to in the decisions by title, chapter or section in the reports of the same. Said supplement shall be received in evidence in all courts and tribunals of the state as the official publication of such laws of the state. Neither said supplement nor any part thereof shall be published except in the manner now provided by law for the publication of the code and parts thereof—said supplement shall be sold for two dollars (\$2) per volume.
- SEC. 11. Number of copies. An edition of 15,000 copies of said code supplement shall be printed, and the first copies shall be bound and ready for distribution on or before September 1st 1902.
- SEC. 12. Traveling expenses—supplies. The members of the committee shall be allowed three cents a mile for distance actually traveled also expenses actually incurred in the performance of their duties and may draw their requisitions for all necessary codes, session laws, printing, postage and supplies.

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Sec. 13. Bills for expenses—approval—how paid. All bills for expenses of the committee and editor and expenditures in connection with said work shall be verified. The same shall be approved by the committee and executive council and the auditor shall draw warrants therefor upon the state treasurer and the same shall be paid out of the treasury.

Sec. 14. Appropriation. There is hereby appropriated out of the treasury from funds not otherwise appropriated, a sum sufficient to pay the costs and expenses of preparing, publishing and distributing said supplement to the

code.

SEC. 15. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved February 24, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register and the Des Moines Leader, February 25, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 195.

LOUISIANA PURCHASE EXPOSITION.

H. F. 300.

AN ACT to provide for an exhibit of the arts, industries and resources of the state of Iowa, at the Louisiana purchase exposition to be held in the city of St. Louis, in the state of Missouri, and making appropriation therefor.

WHEREAS, Congress has passed a bill providing for an international [international] exhibition, to be known as the Louisiana purchase exposition, to be held at the city of St. Louis in the state of Missouri during the year 1903; and

WHEREAS, It is desirable that the arts, industries and resources of the state

of Iowa shall be creditably represented in such exposition, therefore,

Beit enacted by the General Assembly of the State of Iowa:

Section 1. Commission—how appointed—powers—vacancies—expenses. That the governor of the state of Iowa be, and he is hereby authorized and directed to appoint an exposition commission to be known as the "Louisiana Exposition Purchase Commission." Such commission shall consist of thirteen members to be selected one from each congressional district in the state, and two from the state -at-large, not more than eight of whom shall be of the same political party, and such commission shall have full power to devise and execute plans for the state exhibit and representation herein contemplated, and to take charge of the same, and disburse the appropriation made therefor. It may appoint such officers and employ such persons as in its judgment necessary for the carrying out of the purposes of this act, including the right to delegate to an executive committee of its own number, consisting of not more than five persons, the duty and power to execute all or any plans that may be devised or ordered by such commission. It shall elect a treasurer who shall be custodian of the moneys herein appropriated, and whose duties shall be defined by it. Before entering upon the duties of such position such treasurer shall furnish a bond, with sureties subject to the approval of the executive council and running to the state of Iowa in a penal sum equal to the amount herein appropriated. Such commission shall be appointed on or before the first day of May, 1902. Any vacancy occurring in said commission shall be filled by the governor of lowa by the choice of some citizen residing in the congressional district wherein such vacancy occurs, or if the vacancy be one of the commissioners-at-large, by the selection of some person from the state-at-large. The members