

kept for sale, exchange or transfer, who represents such animal to be pure bred, thorough bred, standard bred or registered, shall cause the same to be registered in some stud book or herd book recognized by the department of agriculture at Washington, D. C., for the registration of pedigrees, and obtain a certificate of registration of such animal. He shall then forward the same to the secretary of the state board of agriculture of the state of Iowa, whose duty it shall be to examine and pass upon the correctness and genuineness of such certificate filed for enrollment. In making such examination, said secretary shall use as his standard the stud books or herd books recognized by the department of agriculture at Washington, D. C., and shall accept as pure bred, thorough bred, standard bred or registered any animal registered in any of such stud books or herd books. And if such registration is found to be correct and genuine he shall issue a certificate under the seal of the department of agriculture, which certificate shall set forth the name, sex, age and color of the animal, also the volume and page of the stud book or herd book in which such animal is registered. For each enrollment and certificate he shall receive the sum of one dollar, which shall accompany the certificate of registration when forwarded for enrollment.

SEC. 3. Posting certificate of registration. Any owner or keeper of a stallion or bull for public service who represents or holds such animal out as pure bred, thorough bred, standard bred or registered, shall place a copy of the certificate of the state board of agriculture on the door or stall of the stable where such animal is usually kept, and shall furnish to any patron who shall request it a copy of such certificate.

SEC. 4. Transfer of certificate—fee. If the owner of any registered animal shall sell, exchange or transfer the same, and the purchaser desires it, he shall transfer in writing the certificate issued by the state board of agriculture to the purchaser of such animal, and upon filing such certificate so assigned and accompanying the same with a fee of fifty cents, the secretary of the state board of agriculture shall issue a new certificate to the then owner of the animal, and all fees provided for by this act shall go into the treasury of the department of agriculture.

SEC. 5. Publishing false pedigrees—penalty. Any person who shall fraudulently represent any animal, horse, cattle, sheep or swine to be pure bred, thorough bred, standard bred or registered, or any person who shall post or publish or cause to be posted or published any false pedigree or certificate, or shall use any stallion or bull for public service, or sell, exchange or transfer any stallion, representing such animal to be pure bred, thorough bred, standard bred or registered, without first having such animal registered, and obtaining the certificate of the state board of agriculture as hereinbefore provided, or who shall violate any of the provisions of this act, shall be guilty of a misdemeanor, and punished by a fine of not more than one hundred dollars, or imprisoned in the county jail not exceeding thirty days or by both such fine and imprisonment.

Approved April 10, A. D. 1906.

CHAPTER 99.

COLLECTION OF MULCT TAX.

H. F. 229.

AN ACT to amend section twenty-four hundred and thirty-nine (2439) of the code, relative to the collection of the mulct tax.

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

SECTION 1. When delinquent—sales for—redemption—title in the county. That section twenty-four hundred and thirty-nine (2439) of the

code be amended by inserting a period (.) after the word "sale" in the last line thereof, and by striking out the words, "to the highest bidder", and by adding the following:

"The treasurer shall appoint, prior to such sale, three appraisers who shall appraise the value of any and all property to be offered at such sale, taking into account any superior, valid lien thereon, and file a separate appraisement for each parcel; and the cost thereof shall be added to the penalty. If at the sale an amount less than the tax and penalty and less than the appraisement is offered, the property shall be sold to the county; at the appraised value, if it is less than the tax and penalty; or at the tax and penalty, if they are less than the appraised value. The provisions of sections fourteen hundred and thirty-six (1436), fourteen hundred and thirty-seven (1437), and fourteen hundred and thirty-eight (1438) of the code shall apply to the redemption; but the supervisors may allow redemption for any amount deemed advantageous to the county; and in default thereof after notice to redeem as provided by section fourteen hundred and forty-one (1441) of the code, the treasurer shall execute a deed to the county, without fee, and such deed shall have, so far as applicable, all the effect as provided by section fourteen hundred and forty-four (1444) of the code as to vesting in the county all the right, title, interest and estate of the former owner in and to the land conveyed. On redemption or on final sale of the property the proceeds shall be applied as provided by section twenty-four hundred and forty five (2445) of the code. While thus acquiring title the county, to protect its interest, may bid in the property at ordinary tax sale and acquire title under the same terms and conditions as other tax sale purchasers."

Approved April 5, A. D. 1906.

CHAPTER 100.

ESTABLISHMENT OF SALOONS NEAR CEMETERIES.

S. F. 289.

AN ACT to amend the law as it appears in section twenty-four forty-eight (2448) of the code, relating to the establishment of saloons within certain distances of specified buildings and places, and to include cemeteries among the places affected by the provisions of said section.

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

SECTION 1. "Cemetery" included. That paragraph two (2) of section twenty-four forty-eight (2448) of the code be and the same is hereby amended by inserting after the comma following the word "schoolhouse" in the seventh line of said paragraph, the words "or cemetery", and by striking out from said seventh line the word "or" after the words "church building", and before the word "schoolhouse" in said line.

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

Approved April 5, A. D. 1906.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital, April 6, 1906.

W. B. MARTIN,
Secretary of State.