- SEC. 3. Material witness—order. If it shall be shown upon said hearing that the said person is a material and necessary witness for the prosecution in said case, the court shall enter an order commanding said person to appear and testify in said cause in the court in which such criminal action is pending at a certain named time and place, of which order the said person shall take notice.
- SEC. 4. Witness fees tendered in advance. If any person on whom such order has been made, having been tendered by the party asking for the order ten cents (\$.10) for each mile traveled to and from such court, and the sum of five (\$5.00) dollars for each day that his attendance is required, including the time going to and returning from the place of trial, the number of days to be specified in such order, shall unreasonably neglect to attend and testify in such court, he shall be punished in the manner provided for the punishment of disobedience of any order issued from the office of the clerk of the district court, provided, however, that the laws of the state in which the trial is to be held gives to persons coming into the state, under such order, protection from the service of papers and arrest.
- Sec. 5. Certified copies to be sent to other states. Upon the taking effect of this act it shall be the duty of the secretary of state to certify a copy of this law to the executive department of each of the states of the United States.

Approved April 18 A. D. 1913.

## CHAPTER 316.

## REFORMATORY AND PENITENTIARY.

Sub. for S. F. 44.

AN ACT to repeal the law as it appears in sections five thousand six hundred sixtynine-a (5669-a), five thousand seven hundred sixteen (5716), and five thousand seven hundred eighteen-a-twenty-eight (5718-a-28) of the supplement to the code, 1907, and in sections five thousand seven hundred seventeen (5717), and five thousand seven hundred eighteen, (5718), of the code, and to enact substitutes therefor, providing for the compensation and allowances of officers and employees of the reformatory at Anamosa and the penitentiary at Fort Madison.

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

SECTION 1. Repeal—compensation of officers and employes. That the law as it appears in section five thousand seven hundred sixteen (5716), of the supplement to the code, 1907, is hereby repealed, and in lieu thereof is enacted the following:

The officers and employees of the reformatory at Anamosa and the penitentiary at Fort Madison, hereinafter specified, shall be paid for their services each month, sums to be fixed by the board of control, of state institutions, not exceeding, however, the sums specified as follows: The warden, two hundred ten dollars (\$210.00) The deputy warden, one hundred twenty-five dollars (\$125.00), the assistant deputy warden, one hundred dollars (\$100.00), the clerk, one hundred dollars (\$100.00), the chaplain, one hundred dollars (\$100.00), and an additional chaplain, twenty dollars (\$20.00), matron of the women's department seventy-five dollars (\$75.00), the physician and

surgeon of the reformatory at Anamosa, one hundred dollars (\$100.00), the physician and surgeon of the penitentiary at Fort Madison, one hundred dollars (\$100.00), the kitchen stewards, receiving and disbursing officers, record clerks, and captains of night guards, each eighty dollars (\$80.00), but turnkeys, and guards of the first-class shall be paid eighty dollars (\$80.00), turnkeys and guards of the second-class, seventy-five dollars (\$75.00), turnkeys and guards of the third class, sixty-five dollars (\$65.00).

Other officers and employees in the opinion of the board of control of state institutions needed to carry on the various departments of the prisons, properly and efficiently, may be authorized, and their salaries fixed by said board, subject to the approval of the governor, as provided by the law as found in section two thousand seven hundred twenty-seven-a-thirty-eight (2727-a-38). of the supplement to the code, 1907. The salaries and wages herein authorized shall be paid by the state treasurer from any money in the state treasury, not otherwise appropriated, upon certified abstracts as provided by the law, as it appears in section two thousand seven hundred twenty-seven-a-forty-three (2727-a-43) of the supplement to the code, 1907.

Sec. 2. Repeal—officers' salary—furnished house or house rent included. The law as it appears in section five thousand seven hundred seventeen (5717). of the code, and in section five thousand six hundred sixty-nine-a (5669-a) and section five thousand seven hundred eighteen-a-twenty-eight (5718-a-28), of the supplement to the code, 1907, is hereby repealed, and in lieu thereof, is en-

acted the following:

In addition to his salary, each warden shall be provided with a furnished house to be designated by the board of control, or house rent and water, heat. ice, and lights, and the labor of prisoners, not exceeding three at one time for household and domestic service. Each deputy warden shall be furnished with a house to be designated by the board of control, or house rent and water, heat, ice, and lights, and domestic service by not more than one prisoner at one time

The matron of the female department shall be allowed, in addition to her salary, a furnished apartment, heat, light, and domestic service within the

building occupied by the women's department.

The prison labor authorized by this section shall not be used except on the premises and for the benefit of the person authorized to use it, and for his family. Provided however, that no labor of prisoners shall be used in a manner to prejudice prison discipline.

Sec. 3. Repeal—support of convicts—appropriation. Section five thousand seven hundred eighteen (5718) of the code, is hereby repealed, and in lieu

thereof is enacted the following:

For the general support of the prisoners confined in the reformatory at Anamosa and the penitentiary at Fort Madison there shall be paid from any money in the state treasury not otherwise appropriated the sum of eleven dollars fifty cents monthly for each prisoner in the reformatory and eleven dollars monthly for each prisoner in the penitentiary, to be estimated by the average number present during the preceding month. Said sums shall be drawn from the state treasury as provided by the law as it appears in section twenty-seven hundred twenty-seven-a-forty-three (2727-a-43) of the supplement to the code, 1907.

SEC. 4. In effect. 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 the Des Moines Capital, newspapers published in Des Moines, Iowa. Approved April 9 A. D. 1913.

I hereby certify that the foregoing act was published in the Register and Leader and Des Moines Capital April 14, 1913. ·

W. S. ALLEN. Secretary of State.

## CHAPTER 317.

## REFORMATORY AND PENITENTIARY.

S. F. 140.

AN ACT to repeal the law as it appears in section fifty-six hundred eighty-five-a (5685-a) of the supplement to the code, 1907, and to enact a substitute therefor in regard to colletion of money from visitors and its use.

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

Section 1. Repeal—collection of money from visitors—how expended. That the law as it appears in section five thousand six hundred eighty-five-a (5685-a) of the supplement to the code, 1907, is hereby repealed and in lieu thereof is hereby enacted the following:

Each of the wardens of the penitentiary and the reformatory shall demand and receive of each person except state officers and others exempt by law and relatives of a prisoner confined therein, who visits the prison for the purpose of viewing the interior or precincts, the sum of twenty-five cents of which the warden shall render and [an] account each month to the board of control of state institutions. The money so collected shall be applied in the discretion of said board in the purchase of books, periodicals, newspapers, and furniture and furnishings for library and reading rooms, and for lectures, concerts and other entertainments and musical instruments and musical supplies for the institution for which it was collected. If at any time in the opinion of said board there be money in the fund so created not needed for the uses specified it may be transferred on the order of said board to the support fund of the institution.

SEC. 2. In effect. 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 the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 11 A. D. 1913.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital April 14, 1913. W. S. ALLEN,

Secretary of State.