of the police department of the city of Council Bluffs, just prior to the enactment of chapter sixty-two (62), of the laws of the thirty-third general assembly, and were shot and died from the result of in-5 6 7 juries from such shot while in the performance of their duties, and 8 while attempting to apprehend criminals, and whereas, the said widows were dependent upon them, and they both survived them, and 9 whereas the said law did not go into effect until a short time after the 10 death of said policemen, and whereas, it would be just and right that 11 said widows should have the benefit of the pension for the widows of 12 policemen, now, therefore, it is hereby enacted that the provisions 13 of chapter sixty-two of the thirty-third general assembly shall apply 14 to said members of the police department the said C. C. Platner and 15 George Wilson, and that the said widows of the said policemen shall 16 be entitled to the benefits under the said act as if the death of the 17 said persons had occurred after the said act went into effect. 18

Approved April 17, A. D. 1915.

CHAPTER 283.

LIBEL.

S. F. 139.

AN ACT prescribing the damages that may be recovered for publication of libelous matter in newspapers.

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

SECTION 1. Damages recoverable for libel-retraction, etc. In any action for damages for the publication of a libel in a newspaper, if the defendant can show that such libelous matter was published through mis-information or mistake, the plaintiff shall recover no more than actual damages, unless a retraction be demanded and refused as hereinafter provided. Plaintiff shall serve upon the publisher at the principal place of publication a notice specifying the statements claimed to be libelous, and requesting that the same be withdrawn. And if a retraction or correction thereof be not published in as conspicuous a place and type in said newspaper as were the statements complained of, in a regular issue thereof published within two weeks after such serv-10 11 ice, plaintiff may allege such notice, demand and failure to retract 12 in his complaint and may recover both actual, special and exemplary 13 damages if his cause of action be maintained. And, if such retraction be so published, he may still recover such actual, special and exemplary 14 15 damages, unless the defendant shall show that the libelous publication 16 was made in good faith, without malice and under a mistake as to the 17 facts. If the plaintiff was a candidate for office at the time of the 18 libelous publication, no retraction shall be available unless published 19 in a conspicuous place on the editorial page, nor if the libel was pub-20 lished within two weeks next before the election: Provided, that this 21 act shall not apply to any libel imputing unchastity to a woman.

Approved April 17, A. D. 1915.