CHAPTER 8.

EXPENSES OF INAUGURATION.

S. F. 80.

AN ACT making an appropriation to defray the expenses of the inaugural ceremonies.

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

- SECTION 1. Appropriation for expenses of inauguration. There is hereby appropriated out of any money in the state treasury, not otherwise appropriated, the sum of four hundred and twenty-six dollars and forty-six cents (\$426.46) or so much thereof as may be necessary, to pay the expenses incurred on account of the inaugural ceremonies and reception. Warrants shall be drawn upon the treasury for the sum herein appropriated in favor of the adjutant general upon the filing of the vouchers therefor with the auditor of state.
- SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after the publication in the Des Moines Register and the Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved February 8, A. D. 1917.

I hereby certify that the foregoing act was published in the Des Moines Register February 12, 1917, and in the Des Moines Capital February 10, 1917.

W. S. ALLEN, Secretary of State.

CHAPTER 9.

PRINTING OF BILLS AND CLASSIFIED INDEXES.

SUBSTITUTE FOR S. F. 1.

AN ACT to repeal paragraph five (5) of section one hundred thirty-eight (138) of the supplemental supplement to the code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty-seventh general assembly heretofore ordered.

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

- SECTION 1. Printing and distribution of house and senate bills—compensation. That paragraph five (5) of section one hun-2 dred thirty-eight (138) of the supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof, to wit:
- 5 "5. All senate and house bills shall be printed on the lightest possi-6 ble paper suitable for such purpose, to be determined by the state 7 document editor. The size of the paper shall be approximately eight 8 (8) inches by ten (10) inches, so as to cut with the minimum amount

of waste from standard stock size. The type used shall be ten point, 10 and of the largest face practicable, as directed by the document editor. The lines shall be leaded with pica slugs. Each line of each section 11 shall, on the left margin thereof, be consecutively numbered, commencing with the numeral one (1) for each section. Said bills shall be so printed that each line of the typewritten original bill shall con-12 13 14 stitute a line of the printed bill. For printing house and senate bills, 15 five hundred (500) or less, the state printer may charge one dollar and 16 twenty-five cents (\$1.25) per page, said charge to include composition 17 18 and press work, and twenty cents (\$0.20) for each additional one 19 hundred (100) copies for each form of eight (8) pages or less. When 20 the state printer is advised by the document editor that a bill issuing 21 from one house of the general assembly may also issue from the other, he shall keep the type standing for a period of three (3) days after the 22 printing of the same is completed, and the second order for copies 23 24 thereof shall be treated as additional copies and charged for accord-25 ingly, save that, for each form of four (4) pages or less, a re-imposi-26 tion fee of forty cents (\$0.40) shall be allowed. No temporarily bound 27 copies of either the journal or of the bills shall be furnished except to the members of the general assembly, the governor, the lieutenant 28 29 governor, the law librarian, the curator of the historical building, the 30 attorney general and the law reporter, secretary of the senate and 31 chief clerk of the house, and to such other state officers or employees 32 as the chairman of the committee on printing of either house may in 33 writing during the session designate to the document editor."

SEC. 2. Classified indexes—duty of document editor—appropriation. It is hereby made the duty of the document editor, at the direction of the committee on printing of either house, to prepare a classified index of bills, giving detailed information as to the status of all pending legislation, and to have same printed in concise pamphlet form at such intervals and in such numbers as such committee shall designate, the same to contain such information and data, arranged under both serial number and subject, as will give to the members of the legislature the status of each bill. The said index shall be promptly printed and bound by the state printer and binder, respectively, under the direction of the document editor. Subsequent editions of said index during the same session shall be issued in a cumulative form, and the separate index of senate and house bills may be bound in one volume. For the purpose of the employment of such assistance as may be required by the document editor in the preparation of said index, there is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of eighty (\$80.00) per month during each legislative session. Said appropriation for the work attending the preparation of the index for the present session shall be available immediately upon the taking effect of this act, and for subsequent sessions upon the legal organization of the two houses.

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- SEC. 3. Retroactive effect of act. The printing of bills for the thirty-seventh general assembly which has already been done according to the provisions of this act is hereby legalized and this act made retroactive in regard thereto.
- 1 SEC. 4. This act being deemed of immediate importance, shall take 2 effect and be in force from and after its publication in the Des Moines

3 Capital and in the Des Moines Register, newspapers published in Des 4 Moines, Iowa.

Approved February 8, A. D. 1917.

I hereby certify that the foregoing act was published in the Des Moines Capital February 10, 1917, and in the Des Moines Register February 12, 1917.

W. S. ALLEN, Secretary of State.

CHAPTER 10.

CONSTITUTIONAL AMENDMENT RELATING TO INTOXICATING LIQUORS.

S. J. R. 3.

JOINT RESOLUTION agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state.

WHEREAS, by senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution was approved March 6, 1915, an amendment to the constitution of the state of Iowa was proposed, and.

Whereas, the said proposed amendment was agreed to by a majority of the members elected to the house of representatives of said thirty-sixth general assembly and entered upon its journal at page five hundred eighty-nine (589) thereof, and was agreed to by a majority of the members elected to the senate of said general assembly and entered upon its journal at pages three hundred and twenty-six (326) and three hundred and twenty-seven (327) thereof, and,

WHEREAS, the said resolution has been published as provided by law and has now been referred to this, the thirty-seventh general assembly, now, therefore,

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

That the proposed amendment to the constitution of the state of Iowa as contained in and proposed by said senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution, including its title, was and is in words and figures as follows, to wit:

"Joint resolution proposing to amend article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale, or keeping for sale, of intoxicating liquors, as a beverage, within this state. "Be it resolved by the General Assembly of the State of Iowa:

"That the following amendment to article one (1) of the constitution of the state of Iowa be and the same is hereby proposed: To add thereto following section twenty-six (26) thereof and as section twenty-seven (27) of article one (1) of said constitution the following, to wit:

"SEC. 27. The manufacture, sale, or keeping for sale, as a beverage, of intoxicating liquors, including ale, wine and beer, shall be forever prohibited within this state. The general assembly shall by law prescribe reg-