- 15 (30) days after such adoption. The maximum number of directors
- as fixed by the articles of incorporation may be changed in the manner prescribed by law for changing the said articles of incorporation."
 - 1 Sec. 2. Repeal clause. All acts and parts of acts in conflict here-2 with are hereby repealed.

Approved March 14, A. D. 1919.

CHAPTER 61.

WITNESS FEES.

H. F. 209.

AN ACT to amend section four thousand six hundred sixty-one (4661), of the code relating to witness fees.

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

- 1 SECTION 1. Amount of fees. That section four thousand six hun-
- 2 dred sixty-one (4661), of the code be and the same is hereby amended
- 3 by striking from the second and third lines thereof the words, "one
- 4 dollar and twenty-five cents," and inserting in lieu thereof the words, 5 "two dollars".

Approved March 14, A. D. 1919.

CHAPTER 62.

SOLDIERS, SAILORS AND MARINES.

H. F. 587.

AN ACT to repeal House File No. 17 of the acts of the thirty-eighth general assembly and to enact a substitute therefor to provide for the recording of discharge papers of discharged soldiers, sailors and marines.

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

- 1 SECTION 1. Repeal and substitute—record of discharge—fee. That
- 2 house file number seventeen (17) of the acts of the thirty-eighth gen-3 eral assembly, which act was duly passed by the house of representa-
- 4 tives and the senate, and was signed by the speaker of the house and
- 5 the president of the senate and approved by the governor, and was,
- on March 3rd, 1919, filed with the secretary of state, be and the same
- 7 is hereby repealed and the following enacted in lieu thereof:
 8 The county recorder of each county in this state shall maintain in
- 9 his office a special book in which he shall, upon request, record the 10 final discharge of any soldier, sailor, or marine of the United States.
- 11 No recording fee shall be collected when the soldier, sailor, or marine
- 12 requesting such record shall be an actual resident of said county or

- shall have been such at the time of his entrance into the service of the United States. In all other cases the legal fee shall be charged.
- SEC. 2. Record book—alphabetical index. There shall be kept in connection with such record an alphabetical index referring to the name of the soldier, sailor, or marine, whose name appears in each discharge paper so recorded.
- SEC. 3. Publication clause. This act being deemed of immediate importance shall be in force from and after its passage and publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved March 17, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register March 18, 1919, and in the Des Moines Capital March 19, 1919.

W. S. ALLEN, Secretary of State.

CHAPTER 63.

NOMINATION AND ELECTION OF JUDGES.

H. F. 19.

AN ACT to repeal sections one thousand eighty-seven-b (1087-b) one thousand eighty-seven-b-one (1087-b1), one thousand eighty-seven-b-two (1087-b2), one thousand eighty-seven-b-four (1087-b4), one thousand eighty-seven-b-four (1087-b4), one thousand eighty-seven-b five (1087-b5), supplement to the code, 1913, and to enact a substitute therefor, relating to the nomination and election of judges of the supreme, district and superior courts.

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

- SECTION 1. Repeal and substitute. That the law as it appears in sections one thousand eighty-seven-b (1087-b), one thousand eighty-seven-b-two (1087-b2), one thousand eighty-seven-b-three (1087-b3), one thousand eighty-seven-b-four (1087-b4), one thousand eighty-seven-b-five (1087-b5), supplement to the code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof.
- State judicial convention—delegates—organization— 1 supreme court judges. A state judicial convention of each political party shall be held not less than one, nor more than two weeks, after the regular state convention of such party. Such state judicial convention shall convene at a time and place to be fixed by the state party 3 4 5 committee, which shall issue a call therefor in the same manner that 6 the call for the regular state convention is issued. Delegates to the 7 state judicial convention shall be elected at, and certified by, the 8 county conventions at the same time and in the same manner as delegates to the regular state convention, provided however, that no person shall be elected to act as delegate to both conventions; and each 9 10 county shall be entitled to the same number of delegates at the state 11 12 judicial convention as it is entitled to have at the regular state conven-