provided for in this chapter and keep an index of the names of the persons committed from such county and the indexing and the record of the account of such patient in the office of the county auditor shall constitute notice of such lien.

It shall be the duty of the board of supervisors to collect said claims and direct the county attorney to proceed with the collection of said

claims as a part of the duties of his office.

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In the case of the death of either the husband or wife the estate of the deceased shall not be settled or the homestead sold until the surviving spouse shall die or cease to occupy the homestead as such or while it is occupied by the minor children of such persons. Provided however no lien shall be enforced against any homestead so long as it be occupied by such person, his or her spouse or minor children.

The board of supervisors of the county shall release liens accruing under the provisions of this act when fully paid or when compromised and settled by the board of supervisors or when the estate of which the real estate affected by this act is a part has been probated and the

proceeds allowable have been applied on such liens.
On the death of a person receiving or who has

On the death of a person receiving or who has received assistance under the provisions of this act, the total amount paid for their care shall be allowed as a claim of the second class against the estate of such decedent.

SEC. 5. This act being deemed of immediate importance shall become effective upon publication in the Williamsburg Journal Tribune, a newspaper published at Williamsburg, Iowa, and the Taylor County Herald, a newspaper published at Bedford, Iowa.

Approved May 25, 1939.

I hereby certify that the foregoing act was published in the Williamsburg Journal-Tribune, June 1, 1939, and the Taylor County Herald, Bedford, Iowa, June 1, 1939.

EARL G. MILLER, Secretary of State.

CHAPTER 99 JUVENILE COURT S. F. 44

AN ACT to amend the law which appears in section three thousand six hundred twentyone (3621), code of Iowa, 1935, relating to the filing of petitions in the juvenile court, and who may file the same, and providing that no petition may be filed without an investigation first having been made by the probation officer or county attorney, except by order of the judge of the juvenile court.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section Three Thousand Six Hundred Twenty-one (3621), Code of Iowa, 1935, is amended by striking the period at the end of said section and by adding thereto the following words "provided, however, that prior to the filing of such petition, the probation officer or the county attorney shall make such investigation as he may deem necessary, and no petition shall be filed without the approval of such probation officer, or county attorney, except by order of the Judge of the Juvenile Court."

Approved April 10, 1939.