# LAWS OF IOWA.

his or theirs, whereupon the said Judge shall order said amount to be paid out of any moneys in the hands' of the treasurer not otherwise appropriated : *Provided*, That the May reclaim. owner or any person for him, shall on or before the day of such sale, pay the cost and charges thus far made, the Constable is hereby required to release said swine to the person making such application upon satisfactory proof being made of ownership.

SEC. 3. The fees of the Constable under this act shall be the same as upon sale of like property on execution.

t. SEC. 4. This act shall take effect and be in force from and after its publication in the Bellevue Republican and Maquoketa Sentinel, *Provided*, the expense of such publication shall not be paid by the State.

APPROVED July 15, 1856.

## CHAPTER 35.

#### SCHOOL DISTRICTS.

AN ACT to enlarge School Districts No. (1) and (2) one and two, in Bloomington township, Muscatine county, Iowa, and define their boundaries.

District No. 1. SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That school district No. (1) one shall embrace all of the City of Muscatine, situated north and east of its present western boundary line, the same line being District No. 2. extended north to the city limits, and school district No.

(2) two shall embrace all of said city, situated south and west of said boundary line.

Boundaries hereafter. SEC. 2. Whenever the city authorities shall open Iowa Avenue to the northern limits of the city, the following shall be the boundary line between the two school districts in said city, to-wit: Commencing in the middle of the Mississippi river, at the foot of Sycamore street, and run north west along the centre of said street to Eighth street, thence south-west along the centre of Eighth street to Iowa Ave-

Fees.

Take offect.

nue, thence north-west along the centre of Iowa Avenue to the northern limits of the city.

SEC. 3. This act shall take effect from and after its pub-Take effect. lication in the Muscatine Journal and the Democratic Enquirer. The expense of such publication to be paid by the respective districts.

APPROVED, July 15th, 1856.

I certify that the foregoing act was published in the Muscatine Journal and Democratic Enquirer, on the 24th day of July, 1856.

> GEO. W. McCLEARY, Secretary of State.

### CHAPTER 36.

#### SWAMP LANDS.

#### AN ACT to amend an act entitled "an act to dispose of the swamp or overflowed lands within this State, and pay the expenses of selecting and surveying the same," approved Feb. 2, 1853.

SECTION 1. Be it enacted by the General Assembly of the Deposit of mo-State of Iowa, That all monies heretofore or hereafter to be <sup>ney.</sup> realized from the sale of the swamp or overflowed lands, situated in any of the counties in this State, shall be deposited forthwith by the officers receiving the same, in the county treasury of their respective counties.

SEC. 2. It shall be the duty of the county treasurer re-How paid out. ceiving swamp land money, to pay the same out only on the joint order of the county judge and swamp land commissioner, or if there be no swamp land commissioner, then upon the order of the county judge.

SEC. 3. The county judges and treasurers shall have Loan. power jointly, and it is hereby rendered their duty, in all cases when the same can be done without detriment to the work of reclaiming said land, to loan any swamp land funds that may be in their several treasuries, at ten per cent. interest on approved real estate security, for such times as they may deem advisable, and the county judges and treasurers shall make semi-annual and separate public exhibits. Exhibits.