- SEC. 2. The secretary shall divide four thousand copies Distribution. among the organized counties in proportion to their population, but giving no county less than fifty copies, and as soon as practicable after receiving the same from the printer, transmit to the county clerk of each county, the number of copies to which his county is entitled, and to each member of the General Assembly three copies of said laws.
- SEC. 3. The county clerk shall furnish each county and Towhom. township officer with a copy of such acts, &c., and he shall sell the remainder at fifty cents per copy, paying over the money to the county treasurer, who shall pay the same into the State treasury.
- SEC. 4. For superintending the printing, indexing and compensation. distributing the laws as herein provided, the secretary of State shall be entitled to receive the sum of five hundred dollars out of any money in the treasury, not otherwise appropriated.

SEC. 5. This act shall take effect and be in force from and after its publication in the Iowa City Republican and

Capital Reporter.

Approved January 29, 1857.

I certify that the foregoing act was published in the Iowa City Republican, Feb. 11, 1857, and in the Iowa Capital Reporter Feb. 7, 1857.

ELIJAH SELLS,
Sec'y of State.

CHAPTER 247.

STATE BOAD.

AN ACT to vacate part of a territorial road.

SECTION 1. Be it enacted by the General Assembly of the Vacata State of Iowa, That all that part of the territorial road leading from Salem or vicinity to Mt. Pleasant, Henry county, lying and being upon that piece or plat of land containing about 10 acres of land and being a subdivision of section 16, in Centre township [of] said county, and marked R. L. B. Clark in the published map of Mt. Pleasant, be, and the same is hereby vacated.

Provided also, That said road, from the point where it Provise

touches the south line of said lot, piece, or plat, shall be carried down the same of the same width easterly to the southeast corner thereof, and from thence northerly along the east line of said plat or piece to the northeast corner thereof, and thence continued to intersect and coincide with the present lines of said old territorial road as the same now are on the northward of said piece or plat of lands.

SEC. 2. This act shall take effect and be in force from and after its publication according to law.

Approved January 27, 1857.

CHAPTER 248.

THIRD JUDICIAL DISTRICT.

AN ACT fixing the time of holding courts in the third judicial district.

State of lowa, That the several courts in the third judicial district of this State, be held as follows:

First. Commencing in Davis county, on the fourth Monday in March and August.

Second. In the county of Van Buren on the second Monday after the fourth Monday in March and August.

Third. In the county of Jefferson on the fourth Monday in March and August.

Fourth. In the county of Keokuk on the fourth Monday in March and August.

Fifth. And in the county of Wapello on the eighth Monday after the fourth Monday in March and August.

write returns. No process, writ, notice or other proceeding shall be invalidated by reason of anything contained in this act, but all processes, write and notices returnable by virtue of laws heretofore in force, shall be in like manner returnable to the courts fixed by this law, and all proceedings shall be treated as if commenced under this act.

SECK 2. This act to be in force from and after its publi-