LAWS OF IOWA.

CHAPTER 19.

COURT IN FT. MADISON.

AN ACT in relation to the time of holding Court in Fort Madison, Lee County, ar providing for a special term of said Court for the purpose of trying Criminal Case

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the next term of the Distric Court of Lee County, at Fort Madison, for the purpos of trying civil and criminal cases, shall be held on th second Monday in October, 1858.

SEC. 2. All civil causes set for trial at the Marc term, 1858, of said Court, shall be tried at the Octob term aforesaid, and all notices, writs, and all processes every kind and nature whatsoever, which are now r quired to be returned to the March term, 1858, shall l returnable to the said October term, *Provided* the pr visions of this Section shall not apply to criminal cause

SEC. 3. A term of said District Court shall be he at Fort Madison on the second Monday in March, 185 for the purpose of trying the criminal cases now pendin in the said Court, or which may hereafter be commence therein, but no cases other than criminal shall be triat said term.

> SEC. 4. So much of Chapter sixty-five of the Acts the Sixth General Assembly of the State of Iowa, conflicts with the provisions of this act is hereby repeale

> SEC. 5. This act shall take effect and be in for trom and after its publication in the "Gate City," "K kuk Daily Journal," and "Fort Madison Plain Dealer Approved February 20th, 1858.

> I certify that the foregoing Act was published in the Gate City on the 26th of Fe ary, A. D. 1859, and in the Keokuk Daily Journal of 25th of February, 1858, an the Fort Madison Plain Dealer February 25th, 1859.

ELIJAN SELLS, Secretary of State.



Repeal.

Take effect.