Section 1. Be it enacted by the General Assembly of the State of Iowa, That the first section of the Act entitled "An Act to create the county of Humboldt and locate the county seat thereof," spproved January 28th, 1857, be so construed as to include Townships No. 90 in said Ranges mentioned in said section, together with the Townships set forth in said section.

Co. boundary.

SEC. 2. The county of Humboldt is hereby declared to include Townships No. 90, 91, 92 and 93 of Ranges 27, 28, 29 and 30 of the 5th principal meridian.

Approved March 11th, 1858.

CHAPTER 43.

TYRANNICAL JUDGES.

AN ACT to provide for the punishment of wilful and malicious oppression.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That if any Judge or other officer in this State shall by color of his office, wilfully and maliphy fine and imprisonment. ciously oppress any person under pretence of acting in his official capacity, the person so offending shall upon conviction thereof be fined in any sum not exceeding three hundred dollars, and undergo imprisonment in the jail of the county where such conviction is had, not less than five nor more than thirty days.

- oppression of Sec. 2. Any person who by color of his office shall any officer punithed.

 wilfully and maliciously oppress any person, under pretence of acting in his official capacity, such person so offending shall be liable to any damages sustained by the injured party, to be recovered by civil action.
- Sec. 3. Proceedings under either of the foregoing no conflict of sections shall not affect or bar proceedings under the other.
 - SEC. 4. This act to take effect and be in force from

and after its publication in the Iowa Citizen and Iowa Take effect.
State Journal.

Approved March 12th, 1858.

I hereby certify that the foregoing Act was published in the Iowa Citizen on the 24th day of March, 1858, and in the Iowa State Journal on the 20th day of March, 1858.

ELIJAH SELLS,

Secretary of State-

CHAPER 44.

ADMISSION TO THE BAR.

AN ACT to amend Section 1610 of the Code.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That Section 1610 of the Code of Iowa be so amended as to read as follows: Any white qualifications for male person who is actually an inhabitant of this State, and who satisfies any District Court of this State that he possesses the requisite learning and legal ability, and which learning and legal ability shall be determined by the Court upon an examination of the applicant in open Court, and that such applicant is of good moral character, may by such Court be admitted to practice law in all the District Courts of the State, upon taking the usual oath of office.

Approved March 12th, 1858.

CHAPTER 45.

INDIANS RESIDE IN THE STATE.

AN ACT to permit certain Indians to reside within the State.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the consent of the State is hereby given that the Indians now located in Marshall coun-

SHARE ININEDCITY I AM LIDUADY