the State of Iowa, That the County Judge of Jackson county be and hereby is authorized and required to so Co. Judge may correct the tax list of said county for the year 1857, that ment. the value of property listed or assessed by the owners and afterwards doubled by the assessor, (for the reason that said owners did not swear to their assessment) conform to the original valuation.

SEC. 2. That taxes paid in conformity with the cor-Tax so paid legal rection, contemplated in the first section of this act, shall be a full satisfaction for the taxes assessed for the year 1857, against property the value of which was so doubled by the assessor.

SEC. 3. That in all cases where the owner of prop-one hait of tax erty, the assessed value of which was doubled by the assessor, has paid the taxes on said property at the time of the correction above contemplated, the county Judge shall, upon satisfactory proof of such fact, issue to said owner an order on the Treasurer of said county, for one half the amount of the tax paid on said property.

SEC. 4. The county Judge of said county shall after Auditor gives the county said correction certify to the Auditor of State the amount of State tax remitted by said correction, and the Auditor shall credit the county Treasurer with said amount.

SEC. 5. This act shall take effect and be in force  $_{Take effect}$ . from and after its publication in the Maquoketa Excelsior and Maquoketa Sentinel.

Approved March 15th, 1858.

I hereby certify that the foregoing Act was published in the Maquoketa Excelsior on the 80th day of March, 1958, and in the Maquoketa Sentinel on the 1st day of April, 1858 ELIJAH BELLS, Secretary of State.

## CHAPTER 56.

## COUNCIL BLUFFS.

AN ACT to legalize the election and official acts of the City of Council Bluffs.

SETCION 1. Be it enacted by the General Assembly of Elections legalthe State of Iowa, That all elections held for city purposes, since the adoption of "An Act to amend the charter of the city of Council Bluffs," approved January 23d, 1857, are hereby legalized; and all officers so elected, held to be duly qualified, and their official acts legalized. This act to be in force and take effect Sec. 2. from and after its publication in the Council Bluff's Bugle, Clarion, and Nonpareil, without expense to the State. Approved March 15th, 1858.

I hereby certify that the foregoing Act was published in the Council Bluffs Bugle on the 24th day of March, 1858, and in the Nonparell on the 27th of March, 1855. ELIJAH SELLS.

Secretary ofState.

## CHAPTER 57.

## J. D. EADS.

AN ACT for the appointment of a Commissioner to settle with the surcties of J. D. Eads.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That his Excellency, the Governappoint or, is hereby authorized to appoint a Commissioner to Com'rs to settle with sureties of settle with the sureties of J. D. Eads, late Superinten-J. D. Eads. dent of Public Instruction, permitting said sureties to make an equitable apportionment among themselves of their liability, and securing the same by note and mortgage on five or eight years time, paying interest annually, in like manner as other loans of the School Fund are required to be paid, or upon such other terms as shall best promote the interests of the State.

SEC. 2. The acts of said Commissioner relative to the School Fund or the pecuniary interests of the State Gov. and Sup't shall not be binding in law without the approval of the Governor and the Superintendent of Public Instruction.

> SEC. 3. This act shall take effect and be in force from and after its publication in the Tri-Weekly Citizen and Tri-Weekly Iowa State Journal.

Approved March 15th, 1858.

I hereby certify that the foregoing Act was published in the Tri-Weekly Citizea March 20th, 1858, and in the Iowa State Journal March 27th, 1858.

> ELLIAH SELLS. Becretary of State.

Take effect.

Take effect.

proval.

Gov.