- SEC. 3. A removal from the State shall work a forfeiture of the office of Trustee, and in case of such remo-Bemoval from val the Directors shall proceed to declare the place of the office. such removed Trustee vacant, and order an election to fill the same as herein elsewhere provided.
- SEC. 4. Said Railroad Company may issue a portion Company may of the bonds secured by the mortgage and trust deed lessee bonds. heretofore executed, in denominations of not less than fifty dollars each, and may make such bonds payable in land or in land and money, in the discretion of the Company. Said bonds shall be valid if signed by the President and countersigned by the Secretary and one Trustee.
- SEC. 5. The Company may in its discretion give to Bonds exchanged each stockholder in exchange for his stock, bonds to the for stock.

 amount actually paid upon such stock, including optional stock, but the stock so exchanged for bonds must be returned to the Company, and when so returned, must be cancelled.
 - SEC. 6. This act shall take effect and be in force the effect from and after its publication in the Dubuque Express and Herald and Dubuque Tribuie, without expense to the State.

Approved March 18th, 1858.

CHAPTER 81.

COUNTY SUPERINTENDENT.

AN ACT supplementary to an Act for the Public Instruction of the State of Iowa, and relating to the election of County Superintendent of Common Schools.

Section 1. Be it enacted by the General Assembly of the State of Ionoa, That in case any country or counties Counties not reof this State, shall for want of notice or other cause fail ceiving law may to elect a County Superintendent on the first Monday of April next, as provided in said Act for the Public Instruction of the State of Iowa, it shall be lawful, and is

hereby made the duty of such county or counties to hold an election for the election of said officers, on the first Monday of May next.

SEC. 2. The County Judge of each county in which

Co. Judge shall such special election shall be required, fifteen days previous to the day of said election, shall notify the Clerk
of each township in the county of said election, and said
Clerk shall cause five written or printed notices of said
election to be posted in public places at least ten days
previous to the day of said election.

SEC. 3. Said election shall be conducted and the election and canvass of votes be had as in the election of other county officers.

SEC. 4. This act to be in force from and after its publication in the Iowa State Journal and Iowa Citizen.

Approved March 19th, 1858.

I hereby certify that the foregoing Act was published in the Iowa State Journal on the 24th day of April, 1888, and in the Iowa Weckly Citizen on the 24th day of March, 1888.

ELIJAH SELLS,

Secretary of State.

CHAPTER 82.

SUPREME COURT AT DAVENPORT.

AN ACT providing for Argument Terms of the Supreme Court of the State of Icus, increasing the contingent fund thereof, allowing mileage to the County Judges and additional pay to the Clerk of said Court,

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the Supreme Court, shall hold Court held at an Argument Term at the city of Davenport, in the Davenprit twice a year.

County of Scott twice in each year, to begin and commence on the first Monday in April and second Monday in October.

SEC. 2. That all causes taken to the Supreme Court Counties from from the Counties of Scott, Clinton, Jackson, Dubuque, which causes Clayton, Alamakee, Winneshiek, Howard, Mitchell, Chickasaw, Floyd, Worth, Cerro Gordo, Tama, Bremer,