ment of his debts, than one thousand dollars. Provided, That when the said words are applied to a married woman, her estate, and that of her husband, shall be estimated as aforesaid, and the amount shall determine the question as aforesaid, whether she be in needy circumstances or not, within the meaning of the Act.

Sec. 62. The Trustees shall so soon as the Hospital Notice of op'ning is ready for the reception of patients, prepare and transmit a copy to each County Judge in the State, a circular announcing said readiness.

Sec. 63. The salaries of the present officers of the salaries of offi-Hospital named in section fourth of this Act, shall be as follows:

Of the Superintendent......\$1500.00 and residence in the Hospital.

Of the Assistant Physician \$400.00 and residence in the Hospital.

These salaries to be paid quarterly by draft upon the Treasurer of State upon the Auditor's warrant.

Sec. 64. That Chapter 50 of the Code and all Acts conflicting acts and parts of Acts in regard to the care of the insane and idiots, which are inconsistent with the provisions of this Act, be and are hereby repealed.

Approved March 23d, 1858.

CHAPTER 142.

JUDGE OF POTTAWATTAMIE.

AN ACT legalizing the acts of the County Judge of Petrawattamie County in purchasing real estate for a Poor House Farm, and in drawing drafts on the Treasury of said County for the purchase money.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the purchase of real estate by

the County Judge of Pottawattamie county for a Poor Actiogalized. House Farm is hereby legalized and approved.

- Sec. 2. The orders drawn by said County Judge on Farm paid for. the Treasury of said county to pay for said farm are hereby legalized, and the same shall be paid out of any money in the Treasury not otherwise appropriated.
- Sec. 3. This act to take effect from and after its Take effect, publication in the Tri-Weekly Citizen and the Tri-Weekly Iowa State Journal, and Council Bluffs Clarion, without expense to the State.

Approved March 23d, 1858.

I hereby certify that the foregoing Act was published in the Iowa Weekly Citizen on the 7th day of April, 1858, and in the Iowa State Journal on the 3d day of April, 1858, and in the Council Bluffs Clarion on the 1st day of April, 1858.

Secretary of State.

CHAPTER 143.

NATIVE WINES, BEER AND CIDER.

AN ACT to amend section nine of chapter 157 of the acts passed at the regular sesof the sixth General Assembly, approved January 28th, A. D. 1857.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That section nine of chapter 157, of the laws passed at the regular session of the sixth Gen-Manufacture of eral Assembly be amended so as to read thus, "Wher-cider allowed. ever the words Intoxicating Liquors occur in this act or the act to which this is amendatory, the same shall be construed to mean all spirituous and vinous liquors, Provided that nothing in this act shall be so construed as to forbid the manufacture and sale of beer, eider from apples or wine from grapes, currants or other fruits grown in this State.

- Sec. 2. So much of said section nine referred to in Act repealed. the foregoing section as is inconsistent with this act is hereby repealed.
- Sec. 3. That section one of said chapter 157 be Act amended. amended to read as follows: