Be it enacted by the General Assembly of the State of Iowa, That all that part of section first after the word provided, in the eleventh line and sections fourth, third and sixteenth are hereby repealed.

Sec. 4. That the following words, when they occur Drunk'n men disciplination in section twelve of the "Act for the suppression of in-thing information temperance," approved January 22d, 1855, to wit: the words "and order the prisoner to be discharged whenever he shall become satisfied that the object of this law and the good of the public, and the prisoner will be advanced thereby, be and they are hereby repealed;" and there is enacted in lieu thereof the following words: "and order the prisoner to be discharged upon his giving information under oath stating when, where and of whom he purchased or received the liquor which produced the intoxication, and the name and character of the liquor obtained."

Sec. 5. That any person who shall mix any intoxi-Selling of mixed cating liquor with any beer, wine or cider by him sold, headers punish and shall soll or bear formal. and shall sell or keep for sale, as a beverage, such mixture shall be deemed guilty under section six of the said "act for the suppression of intemperance," and shall be punished accordingly.

Take effect.

Sec. 6. This act shall take effect and be in force from and after its publication in the Iowa Weekly Citizen and Iowa State Joarnal.

Approved March 23d, 1858.

I hereby certify that the foregoing act was published in the lows weekly Citizen on the 7th of April, 1559, and in the Iowa State Journal on the 10th day of April, 1858. ELIJAH SELLS. Secretary of State.

## CHAPTER 144.

ELECTION IN WORTH COUNTY.

AN ACT to legalize an election held in Worth County, Oct. 18th, 1857.

WHEREAS, At the election held in Worth county on the

13th day of October, A. D. 1857, at which time the officers elected. said county was organized, and James Keeler was elected County Judge, Chancy Lane, Recorder and Treasurer, Benjamin K. Walker Clerk of the District Court, Stanley Wadsworth School Fund Commissioner, Amos Bentley Prosecuting Attorney, Loring Lenure Sheriff, Edmund Cole County Surveyor, Warren Caswell Coroner, and

WHEREAS, It was found that the County Judge issued the order for this election in Worth county, three days before the date of the Governor's Proclamation for an election in this State, from which a question has arisen in regard to the legality of the said election, now, therefore,

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the election holden in Worth Election legalizecounty on the 13th day of October, 1857, shall be declared legal, and all acts and parts of acts transacted by the parties then elected in their official capacity, shall have the same force and effect in law as they would have had been if the order for said election had been issued three days later, or after the issue of the Governor's

Sec. 2. This act shall be in force and take effect from and after its publication in the Hamilton Freeman and Take effect, Cedar Falls Banner.

Approved March 23d, 1858.

Proclamation.

I hereby certify that the foregoing Act was published in the Hamilton Freeman on the 1st day of April, 1858, and in the Cedar Falls Banner on the 6th day of April, 1858.

ELIJAH SELLS,

Secretary of State.

## CHAPTER 145.

## ASSESSMENT OF PROPERTY.

AN ACT to amend "an act in relation to the assessment of property," approved January 28th, 1857.

SECTION 1. Be it enacted by the General Assembly of