

tend any term of the court in said districts, to appear on the first or some subsequent day of the term.

Sec. 17. Should the causes pending in the District Court of either of said counties remain undisposed of for want of sufficient time, being allowed for the term of court in such county under this act, the Judges of any of said districts may order and hold a special term for the disposition of such pending causes, but not so as to interfere with any regular term as fixed by law. Special Terms allowed.

Sec. 18. This act to be in force from and after its publication according to law. Take effect.

Approved March 23d, 1858.

---

## CHAPTER 151.

AN ACT providing for the publication of certain laws in the several counties of the State.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa.* That the Secretary of State shall as soon as possible after the adjournment of the present session of the General Assembly, and within sixty days from that date, forward to each County Judge in this State, a copy of all the General Laws passed at said session. It shall be a sufficient compliance with the provisions of this section if the Secretary of State shall forward to each County Judge newspapers printed at Des Moines City, containing said laws printed by order of the General Assembly. Laws forwarded to each county Judge.

Sec. 2. At each future session of the General Assembly, the Secretary of State shall procure from one of the newspapers printed at Des Moines City, in which the General Assembly shall order any General Law to be printed, so many of such newspapers or printed slips, containing such laws, as shall be sufficient to furnish two such newspapers or slips to each County Judge in the State, and it shall also be his duty as soon as possible, within sixty days after the adjournment of each future session, to furnish to each County Judge one copy of Future general laws ordered distributed.

all General Laws not ordered to be printed in the newspapers at Des Moines City.

Publish'd in each county.

Sec. 3. It shall be the duty of the County Judge of each county to cause such of said General Laws as he may consider of interest to the people of his county, to be published in two weekly newspapers published in his county, if so many be therein published; and if but one weekly newspaper be published in his county, then in such newspaper, *Provided*, that not more than thirty-five cents per thousand ems, shall in any case be allowed for publishing such laws.

Price paid.

Accounts sworn to and audited.

Sec. 4. The accounts for such printing shall be audited and allowed the same as other accounts against the county, *Provided*, that all accounts for such printing shall first be sworn to by some one acquainted with the correctness thereof.

Papers filed, bound and preserved.

Sec. 5. It shall be the duty of the County Judge of such county to keep and preserve at least one number of each paper of his county in which any law may be published under the provisions of this act, and whenever he has fifty-two numbers of such paper, he shall cause the same to be bound in a substantial form, and place the same in his office where it shall remain for future reference; and if such laws shall be published in two weekly newspapers in his county, then fifty-two numbers of each shall be bound in the same volume.

Polk Co excepted.

Sec. 6. Nothing in this act contained shall be so construed as to require or authorize the publication in the county of Polk of any such General Laws as have been published in two newspapers of that county by order of the General Assembly.

Take effect.

Sec. 7. This act shall be in force from and after its publication in the Iowa Weekly Citizen, Iowa Weekly State Journal and Iowa Farmer.

Approved March 23d, 1858.

I hereby certify that the foregoing Act was published in the Iowa Weekly Citizen on the — day of March, 1858, and in the Iowa State Journal on the 27th day of March 1858, and in the Iowa Farmer on the — day of March 1858.

1858

ELIJAH SELLS,  
Secretary of State.