public service, and for exchange with Adjutant Generals of other States and officers of the United States; twenty copies to the Adjutant General; three copies Other distri- each to Secretary of State, Auditor of State, Treasurer of State, Register of State Land Office, Superintendent of Public Instruction, and the Judges of the Supreme Court; three copies to each member of the General Assembly, and the balance to be kept by the Secretary of State, to be distributed as future legislation may direct.

> Sec. 5. This Act being deemed of immediate importance, shall take effect and be in force from and after its publication in the State Register and Iowa Homestead.

Approved February 9th, 1864.

I hereby certify that the foregoing Act was published in the State Register on the 14th day of February, A. D. 1864, and in the Iowa Homestead on the 24th day of February, A. D. 1864. JAMES WRIGHT, Secretary of State.

## CHAPTER 12.

#### INCORPORATION OF SOCIETIES.

### AN ACT to amend Chapter 53 of the Revision of 1800, entitled, "Corporations other than those for pecuniary profit."

Sec. 1195 of Revision amended.

rectors, or managersappoi'tm't of.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That Section No. 1195 of the Revision of 1860, be amended by the addition thereto of the following, to-wit: *Provided*, That when the body corporate consists of the trustees, directors, or managers of any benevolent, charitable, literary, scien-Trustees, di tific, religious or missionary institution, which is or may be established in the State of Iowa, and which is or may be under the patronage, control, direction or supervision of any synod, conference, association or other ecclesiastical body in the State of Iowa, established agreeable to the Laws of said State, such ecclesiastical body may nominate and appoint said trustees, directors or managers, according to usages of the appointing body; and may fill any vacancy which may occur among such trustees, directors or managers. And provided further, That when any such institution may be

bution.

under the patronage, control, direction or supervion of any two or more of such synods, conferences, associations or other ecclesiastical bodies, such bodies may severally nominate and appoint such proportion of such trustees, directors or managers, as shall be agreed upon Vacancies. by the ecclesiastical bodies immediately concerned. And any vacancy occurring among such appointees last named, shall be filled by the synod, conference, association, or body having appointed the last incumbent.

Approved February 11th, 1864.

# CHAPTER 13.

### ADJUTANT GENERAL'S REPORT, 1863.

AN ACT to amend Chapter 103 of the Acts of the Ninth General Assembly, entitled "An Act to provide for the publication and distribution of the Report of the Adjutant General."

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That Section 3 of Chapter 103 of Ch. 103, Acts the Acts of the Ninth General Assembly entitled "An 9th Session, Act to provide for the publication and distribution of amended. the Report," be so amended that only three copies of said Report shall be furnished to each member of the last General Assembly in addition to the copies heretofore delivered to them, anything in said Chapter 103 to the contrary notwithstanding.

SEC. 2. The Secretary of State shall deliver to each Sec'y State to member of the present General Assembly five copies distribute. of said Report.

The Secretary of State shall deliver to the Sec. 3. Same. Adjutant General three hundred copies in addition to those already furnished, for distribution among the commissioned officers of Iowa Regiments in the United States service and to United States officers.

SEC. 4. The Secretary of State shall deliver to Gov. Same. Wm. M. Stone ten copies, and to the Adjutant General of the State fifty copies of said Report.

SEC. 5. The balance of the copies of said Report Copies to be shall be retained by the Secretary of State to be dis-retained posed of as future General Assemblies may determine.

SEC. 6. All parts of said Chapter 103 inconsistent with the provisions of this Act are hereby repealed.

SEC. 7. This Act being deemed of immediate im-