

## CHAPTER 47.

## FOURTH JUDICIAL DISTRICT.

AN ACT fixing the times of holding Court in the Fourth Judicial District, and attaching certain counties in said District to others for Judicial purposes.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the terms of the District Courts in the Fourth Judicial District for each year, shall be as follows :

In Plymouth county on the second Monday in April. Plymouth Co.

In Woodbury county on the third Monday in April Woodbury County. and the first Monday in November.

In Monona county on the second Monday after the Monona Co. third Monday in April, and on the third Monday in November.

In Harrison county on the third Monday after the Harrison Co. third Monday in April and on the fourth Monday in November.

In Shelby county on the fourth Monday after the Shelby Co. third Monday in April.

In Crawford county on the first Thursday after the Crawford Co. Monday fixed for holding Court in Shelby.

In Sac county on the fifth Monday after the third Sac County. Monday in April.

In Calhoun county on the first Thursday after the Calhoun Co. Monday fixed for holding Court in Sac county.

In Humboldt county on the sixth Monday after the Humboldt County. third Monday in April.

In Pocahontas county on the seventh Monday after Pocahontas County. the third Monday in April.

In Palo Alto county on the first Thursday after the Palo Alto Co. Monday fixed for holding Court in Pocahontas county.

In Kossuth county on the eighth Monday after the Kossuth Co. third Monday in April.

In Emmett county on the first Thursday after the Emmett Co. Monday fixed for holding Court in Kossuth county.

In Dickinson county on the ninth Monday after the Dickinson Co. third Monday in April.

In Clay county on the first Thursday after the Mon- Clay Co. day fixed for holding Court in Dickinson county.

SEC. 2. The counties of Buena Vista, Cherokee Attached. and O'Brien are hereby attached to the county of Clay; and the county of Ida to the county of Sac; and the county of Sioux to the county of Woodbury, for judicial purposes.

- Suits in counties attached.** SEC. 3. All suits now pending in any of the counties attached to another county for judicial purposes by this Act, shall be deemed pending in the county to which said counties are attached, and it is hereby made the duty of the Clerks of the District Courts of the several counties attached to another as aforesaid to deliver to the Clerk of the District Court of the county to which said counties are attached, all papers filed in any cause now pending in said counties, together with a transcript of all record entries made in said causes, the costs of making said transcript to be paid by the counties in which the said suits are now pending.
- Clerk's duty.** SEC. 4. No judgment rendered in any county to which another is attached by this Act, shall be a lien upon the real estate in the county so attached until a transcript of the judgment shall have been filed in the office of the Clerk of the District Court of said county, as now provided by law.
- Judgment liens.** SEC. 5. Any process or writ issued in any cause pending, or upon any judgment rendered in any county to which another county is attached for Judicial purposes by this Act, shall be served and returned by the proper officers of the county so attached as now provided by law for serving and returning writs and processes issued in a cause pending or upon a judgment rendered in another county than the one in which they are to be served.
- Service of writ.** SEC. 6. Where counties are attached to another by this Act for Judicial purposes, the Judge of the District Court may at each session thereof held in the county to which said counties are attached, make such order apportioning the expense of holding the Court among the several counties as he may deem just and equitable.
- Expense apportioned.** SEC. 7. The District Judge of said Judicial District may appoint other terms of Court in those counties in which but one term in each year is herein provided for, whenever in his judgment, the business of the county requires it.
- Additional terms.** SEC. 8. All writs, processes and proceedings pending in any of said courts and returnable at the times now fixed by law shall be deemed pending and returnable at the terms as fixed by this Act, and no suit, writ, notice, recognisance, indictment or other proceeding shall be quashed or held invalid, by reason of this Act, or by reason of the change hereby made in the times for holding the Courts in said District.
- Suits pending not affected.** SEC. 9. All Acts and parts of Acts inconsistent with this Act are hereby repealed. This Act being deemed

by the General Assembly of immediate importance, shall take effect and be in force from and after its publication according to law in the Iowa State Register and the Iowa Homestead, papers published at Des Moines, Iowa.

Approved March 18th, 1864.

I hereby certify that the foregoing Act was published in the Iowa State Register and the Iowa Homestead on the 30th day of March, A. D. 1864.

JAMES WRIGHT, Secretary of State

## CHAPTER 48.

### RELIEF OF CATHARINE MORRIS.

AN ACT for the relief of Catharine Morris, sister of Edward Morris, deceased.

WHEREAS, One Edward Morris, late of Jones county, died intestate on the 4th day of January, 1857, and, at the time of his decease, was seized of the following described lands, viz: The south half of the south-west quarter, section twenty-two (22,) township eighty-four (84,) north of range one (1,) west of the fifth (5) P. M.;

WHEREAS, His only surviving parent at the time of his decease was then, and is now, residing in Ireland, and is of old age and in feeble health, and in such indigent circumstances as to prevent her removing to the United States; and,

WHEREAS, She has relinquished all her interest in said lands to her daughter, Catharine Morris, sister of said deceased, who is the only next of kin of said deceased known to be in the United States, and said Catharine having occupied said lands and paid all delinquent taxes due thereon;

SECTION 1. *Therefore, Be it enacted by the General Assembly of the State of Iowa,* That all claims of the State of Iowa, in and to the South half of the South-west quarter of Section twenty-two (22,) in township eighty-four (84) North, Range one, West of fifth (5th) P. M., by reason of any liability of the same to be escheated to the State in consequence of the alienage of said Edward Morris, deceased, or of the person or persons, who, but for such alienage, would be entitled to