Board of Supervisors of the several counties, are hereby

authorized to sell the copies of said laws so remaining in their hands, at fifty cents per copy, and pay over the proceeds in the same manner as the proceeds of the sale

The Secretary of State, and the Clerk of the

Laws of 9th together with the number of copies of the laws of the Gen. Assem- Regular Session of the Ninth General Assembly, which bly. shall be charged to the said Clerk by the Auditor.

SEC. 6.

Clerk and Sec'y to sell.

Account.

Compensation of Sec'y State.

of the Revision of 1860 are accounted for and paid over. SEC. 7. The Secretary of State shall be paid for preparing the manuscript, making the marginal notes and index, superintending the printing and binding, and for the distribution of the laws under the provisions of this Act, the sum of fifteen hundred dollars, to be audited and warrants drawn on the Treasurer as follows: Five When paid. hundred dollars when the laws are bound, ready for dis-

tribution; five hundred dollars when the laws are distributed to at least fifty counties, and the remaining five hundred dollars when the distribution of said laws is complete.

This Act being deemed of immediate im-SEC. 8. portance, shall take effect and be in force from and after its publication in the Daily State Register and Iowa Homestead, newspapers published in Des Moines, Iowa. Approved April 5th, 1864.

I hereby certify that the foregoing Act was published in the Daily State Register April 23, A. D. 1864, and the Iowa Homestead April 27, A. D. 1864.

JAMES WRIGHT, Secretary of State.

OHAPTER 132.

ACCOUNT OF STATE WITH GRUNDY COUNTY.

AN ACT to provide for correcting the account of the State with Grundy County.

SECTION 1. Be it enacted by the General Assembly \$890.60 cred of the State of Iowa, That the Auditor of State be and ited to Grun-hereby is directed to bring forward in his account curdy county. rent, and place to the credit of Grundy county, the sum of eight hundred and ninety dollars and sixty cents paid into the treasury by Thomas G. Copp for said county between January 6th, 1857, and August 13th, 1857,

Take effect.

which amount shall be and hereby is made a credit to said Grundy county on any tax heretofore or hereafter levied in said county for State purposes.

Approved April 5th, 1864.

CHAPTER 133.

SECURITY DEBTS DUE IOWA.

AN ACT to provide for the better security and collection of debts due the State of Iowa or for the use or benefit of the State.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That in all cases in which any Dist. Att'y or person or persons are now or may hereafter become in-Att'y Gen'l. debted to the State of Iowa, or to any officer or agent of the State, for the use or benefit of the State, it shall be the duty of the proper District Attorney or for the Attorney General of the State to demand payment or security therefor, whenever, in the opinion of said District Attorney or Attorney General, the debt is not sufsecurity givficiently secured and the State is in danger of losing the en. debt and any security given in compliance with said demand shall be deemed lawful and binding and upon sufficient consideration.

SEC. 2. That in all suits now pending or hereafter Attachment instituted for money due to the State of Iowa or due may issue. to any State Agent or Officer, for the use of the State, it shall be lawful for an attachment to issue against the property or debts of the defendant or defendants not exempt from execution upon the filing of an affidavit by the District Attorney of the proper District or of the Attorney General of the State that he verily believes that a specific amount therein stated is justly due and that the defendant or defendants therein has refused to pay or secure the same and that unless an attachment is issued against the property of defendant or losing. defendants that there is danger that the amount due will be ultimately lost to the State.

SEC. 3. That the attachment so issued shall be levied No bond. as in other cases of attachment against any debts or property of the defendant or defendants not exempt from execution, and no bond shall be required of the Sheriff. plaintiffs in such case and the Sheriff shall not be au-