Sec. 14. This act, being deemed of immediate importance, shall go into effect when published in the Iowa State Register and Iowa Evening Statesman.

Approved April 2, 1868.

I hereby certify that the foregoing act was published in the Daily State Register April 4, 1868, and in The Iowa Evening Statesman April 4, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 68.

ELECTION ON AMENDMENTS TO THE CONSTITUTION.

AN ACT Providing for the Submission of certain proposed Amendments to the Constitution of the State of Iowa, to the People thereof, at the next General Election therein.

WHEREAS, The Eleventh General Assembly of the State of Iowa did propose certain amendments to the constitution of said State, and did, by a majority of the members elected to each of the two houses thereof, agree to the same; and did cause the same to be entered on their journals with the yeas and nays taken thereon, and did refer the same to the legislature chosen at the general election now last past, and did cause the same to be published, as provided by law, for three months previous to such election; and

WHEREAS, The legislature chosen at such election, to-wit, the 12th General Assembly of the State of Iowa, has, by a majority of all the members elected to each house thereof, agreed to the following of said proposed amendments to the constitution of the State of Iowa, to-wit:

1st. Strike the word "white" from section one of Constitution, article two thereof.

2d. Strike the word "white" from section thirty-three of article three thereof.

3d. Strike the word "white" from section thirty-four of article three thereof.

4th. Strike the word "white" from section thirty-five of article three thereof.

5th. Strike the word "white" from section one of Constitution, article six thereof. Therefore,

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That said amendments are hereby
submitted to the people of the State of Iowa for their approval and ratification at the next general election; and it shall be the duty of the Governor to set forth said amendments and the submission thereof in his proclamation of such election.

Sec. 2. Those electors voting to approve and ratify the first of said amendments, shall have written or printed on their ballots the words, "For the first amendment." Those electors voting not to approve and ratify said first amendment, shall have written or printed on their ballots the words, "Against the first amendment."

Sec. 3. Those electors voting to approve and ratify the second of said amendments, shall have written or printed on their ballots the words, "For the second amendment." Those electors voting not to approve and ratify said second amendment, shall have written or printed on their ballots the words, "Against the second amendment."

Sec. 4. Those electors voting to approve and ratify the third of said amendments, shall have written or printed on their ballots the words, "For the third amendment." Those electors voting not to approve and ratify said third amendment, shall have written or printed on their ballots the words, "Against the third amendment."

Sec. 5. Those electors voting to approve and ratify the fourth of said amendments, shall have written or printed on their ballots the words, "For the fourth amendment." Those electors voting not to approve and ratify said fourth amendment, shall have written or printed on their ballots the words, "Against the fourth amendment."

Sec. 6. Those electors voting to approve and ratify the fifth of said amendments, shall have written or printed on their ballots the words, "For the fifth amendment." Those electors voting not to approve and ratify said fifth amendment, shall have written or printed on their ballots the words, "Against the fifth amendment."

Sec. 7. The votes cast for and against the approval and ratification of each of said amendments, in the manner aforesaid, shall be canvassed and returned in all respects as the vote for the office of Secretary of State is canvassed and returned, except that the result shall be certified in duplicate by the board of State canvassers, one certificate being deposited in the office of the Governor, and the other in the office of the Secretary of State.
Sec. 8. In case either of said amendments shall be approved and ratified by a majority of the electors qualified to vote for members of the General Assembly voting thereon, the Governor shall forthwith issue his proclamation setting forth such approval and ratification, and declaring such amendment, so approved and ratified, to be a part of the Constitution of the State of Iowa, which proclamation shall be transmitted and published the same as proclamations of election.

Approved April 2, 1868.

CHAPTER 69.

APPROPRIATION FOR THE PENITENTIARY.

AN ACT to Provide for the Payment of Salaries of Officers and Wages of Employees of the Penitentiary, and for the General Support of the Convicts.

Section 1. BE IT ENACTED by the General Assembly of the State of Iowa, That there is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, so much as may be necessary to pay monthly to the persons herein named the following sums, viz.: To the warden one hundred and twenty-five dollars; to the deputy-warden eighty-three and one-third dollars, to the clerk sixty-two dollars and fifty cents, to the chaplain fifty dollars, to the surgeon fifty dollars, to each night-guard fifty dollars, to each day-guard fifty dollars, to the hospital-steward fifty dollars, to the turnkey fifty dollars.

Sec. 2. The above sums shall be paid to the warden how paid on his requisition monthly, accompanied with a detailed statement, in such form as the Auditor shall prescribe, of the number and kinds of guards employed; and each statement shall also exhibit the payments made by the money drawn on the previous requisition.

Sec. 3. That for the general support of the convicts there is hereby appropriated the monthly sum of eight dollars and one-third dollars, or so much thereof as may be necessary to each convict in said prison, to be estimated by the average number for the preceding month, subject however to a deduction from the whole amount, for the month of the sum charged to the contractors for convict labor for that month.