## CHAPTER 14.

## RELATING TO STEAM-BOILERS.

AN ACT to Punish Carelessness in the Use of Steam-Boilers. H. F. 59. ditional to Code, Title XI., "Of the Police of the State," and Title XXIV., Ch. 11, concerning "Offenses against Public Policy."]

Section 1. Be it enacted by the General Assembly of the Steam boilers, State of Iowa, That it shall be the duty of any person ow[n]ing how to be or operating steam-boilers in this State to provide such boilers equipped. with steam-gauge, safety-valve, and water-gauge and keep the same in good order.

Sec. 2. That any person neglecting to comply with the provisions of this act shall be deemed guilty of a misdemeanor and Fine for neglect, \$50 to \$500. shall be punished by fine not less than fifty nor more than five hundred dollars.

Approved March 12th, 1874.

## CHAPTER 15.

## DISTRIBUTION OF COPIES OF THE CODE.

AN ACT to Provide State Institutions, Justices of the Peace, and Township Clerks with Copies of the Code.

Section 1. Be it enacted by the General Assembly of the County audi-tor to furnish code to public institutions, justices, and township State of Iowa, That it shall be the duty of the auditor of each county in the state to furnish to any state institution in his county, and to each justice of the peace and township clerk of such county, a copy of the code, and take a receipt therefor, which receipt shall be a sufficient voucher for the county auditor in his settlement with the auditor of state: Provided, Such distribution

can be made without a reprint of the code.

SEC. 2. In all cases where the county auditors have already furnished copies of the code to the justices of the peace or township clerks or any of them in their respective counties, such aced, legalized. tion by said county auditors is hereby legalized, and his sworn statement of the number of copies, so furnished, shall be a sufficient voucher therefor in his settlement with the auditor of state.

Should the number of copies of the code in the pos-SEC. 3. session of any county auditor at time of taking effect of this act be insufficient for the purposes hereinbefore mentioned, it shall be lawful for him to draw upon the secretary of state [for the] number required to make up the deficiency, who shall as soon as practicable thereafter transmit the same to such county auditor, and shall certify to the auditor of state the number of copies so The auditor of state shall charge to such transmitted by him. county auditor the number of copies of the code furnished him by the state, and shall credit him with such as have been or may

clerks.

Where al-ready furnish-

County audi-tor may draw upon secretary of state, when.