

CHAPTER 155.

ESTABLISHING FISH HATCHERY AT SPIRIT LAKE.

AN ACT To Locate the State Fish Hatching House at Spirit Lake, and S. F. 343.
 Sell the Property Heretofore Used for a Fish Hatchery in Jones
 County, to Abolish the Office of Assistant Fish Commissioner
 and to Appropriate Money for the Purposes of this Act.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. The State Fish Hatchery now located in Jones county Iowa, is hereby transferred and located at Spirit Lake in Dickinson county Iowa, and the State shall hereafter keep and maintain but the one Hatchery located in Dickinson county. Hatchery in Jones county transferred to Spirit Lake.

SEC. 2. The Fish Commissioner is hereby authorized to purchase on behalf of the State the necessary land at an expense to the State not to exceed one dollar, upon which the State Fish Hatching House shall be located and to take a deed of said land in the name of the State of Iowa and have the same recorded in the proper office for the record of such deed. Commissioner authorized to purchase land for same.

SEC. 3. The Fish Commissioner shall as soon as practicable, and not later than the first day of September 1886 remove all fish and movable property belonging to the State now at said Hatching House in Jones county to Spirit Lake, and shall proceed as soon as possible to make the necessary improvements and preparations for said Fish Hatching House at Spirit Lake. Time when hatchery shall be removed.

SEC. 4. The Fish Commissioner is hereby directed, with the approval of the Executive Council, to sell the real estate and such other property as cannot be profitably removed, now located in Jones county, as soon as the same can be sold for the best interest of the state. Said sale may be either public or private as shall be deemed best. The proceeds of said property, or so much thereof as may be necessary shall be expended in purchasing and improving the grounds for the Hatchery at Spirit Lake. There is hereby appropriated out of any money in the treasury not otherwise appropriated, for the purpose of this act the sum of two thousand dollars, one thousand dollars of which may be drawn prior to June 1887 and the balance prior to June, 1888. Property in Jones county to be sold.
Sale, how made.
Proceeds, how expended
\$2,000 appropriated.

SEC. 5. Wherever the law in regard to the propagation of fish now in force refers to the hatching house at Anamosa the same shall be deemed hereafter to refer so far as applicable to the hatching house at Spirit Lake.

SEC. 6. The office of assistant Fish Commissioner is hereby abolished. Office of assistant fish commissioner abolished.

SEC. 7. The Fish Commissioner shall hereafter have his office and head quarters at Spirit Lake, Dickinson county, Iowa. Office at Spirit Lake.

Publication. SEC. 8. This act being deemed of immediate importance shall be in force from and after its publication in the *Des Moines Leader* and the *Iowa State Register*.
Approved April 10, 1886.

I hereby certify that the foregoing act was published in the *Iowa State Register* April 16, and the *Des Moines Leader* April 17, 1886.
FRANK D. JACKSON, *Secretary of State*.

CHAPTER 156.

RELATING TO CONTAGIOUS DISEASES IN DOMESTIC ANIMALS.

H. F. 38. AN ACT to amend Chapter 11, Title 24. of the Code, Relating to Contagious Diseases in Domestic Animals.

Be it enacted by the General Assembly of the State of Iowa:

Code, sections 4058 and 4059 repealed. Section 1. That sections 4058, and 4059 in chapter 11 title 24 of the code be hereby repealed, and sections 2 and 3 of this act be substituted, therefor, and be known hereafter as sections 4058, and 4059 of the code.

Substitute section 4058. SEC. 2. Be it enacted, "section 4058. Any person or persons driving any cattle into this state, or any agent, servant, or employe of any railroad or other corporation who shall carry, transport, or ship any cattle into this state, or any railroad company, or other corporation or person who shall carry, ship or deliver any cattle into this state, or the owners, controllers, lessees, or agents or employes of any stock yards, receiving into such stock yards or in any other enclosures for the detention of cattle in transit, or shipment, or re-shipment or sale, any cattle brought or shipped in any manner into this state which at the time they were either driven, brought, shipped, or transported into this state, were in such condition as to infect with or to communicate to other cattle, pleuro-pneumonia, or splenic or Texas fever, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than three hundred dollars and not more than one thousand dollars, or by both fine and imprisonment in the county jail not exceeding six months, in the discretion of the court.

Penalty. Persons bringing into the State cattle infected with certain diseases deemed guilty of a misdemeanor.

Substitute section 4059. SEC. 3. Be it enacted: Section 4059. Any person who shall be injured or damaged by any of the acts of the persons named in section 4058, and which are prohibited by such section, in addition to the remedy therein provided, may bring an action at law against any such persons, agents, employes or corporations mentioned therein, and recover the actual damages sustained by

Who may bring an action herein.