The secretary of the company whose stock is trans-Secretary ferred as collateral shall keep a record showing such showing notice of transfer as collateral, and notice of discharge as motice of collateral, subject to public inspection; and *provided*, collateral. further, that no holder of stock as collateral security shall Not liable for assessments on the same.

Approved April 14, 1896.

CHAPTER 82.

AN ACT to amend section 4091 of the Code of Iowa, relating to S. F. 297. nuisances.

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

SECTION 1. That section 4091 of the Code of Iowa be Sec. 4091, code, amended as follows, to-wit: Insert after the word Resorts for "others" in the fourth line thereof the following: "or use of opium houses resorted to for the use of opium or hasheesh."

SEC. 2. This act being deemed of immediate impor-Publication. tance, shall be in force and take effect from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 17, 1896.

I hereby certify that the foregoing act was published in the Iowa State Register, April 23, and Des Moines Leader, April 22, 1896. W. M. McFARLAND,

Secretary of State.

CHAPTER 83.

AN ACT to amend section 3844 of the Code of 1873, relative to offices, S. F. 139. fuel and stationery for county officers.

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

SECTION 1. That section 3844 of the Code be amended Sec. 3844 code, by inserting after the word "auditor" in the third line office and stathereof the words "county attorney," and after the word tionery for "officers" in the sixth line thereof insert the words ney. "except the county attorney" and at the end of said sec-

tion add the following, "nothing herein shall be construed office may be to include the law-books or library of the county attorney." ^{with practic-} Approved April 20, 1896.

CHAPTER 84.

AN ACT relating to the creation of liens upon exempt personal H. F. 97. property.

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

SECTION 1. No incumbrance of personal property Incumbrance which may be held exempt from execution by the head of pr. perty exa family, if a resident of this state, under the provisions empt from execution.