sought to be attached may be found, or wherein any part was situated when the action was commenced, or where the defendant is personally served in this state, and except as hereinafter provided an action against a resident of this state must be brought in the county of his residence, or that in which the contract was to be performed, except that if an action be duly brought against such defendant in any other county by virtue of any of the provisions of this chapter, then such action may, if legal cause for an attachment exist, be aided by attachment.

Should such action be brought against a resident of May change this state in any other county than that of his residence, ^{place of trial}. he may have the place of trial changed to the district court of the county wherein he resides, in the same manner and upon the same terms as provided in section 2589 of the code, and the property attached shall not be released because said action was brought in the wrong county, but shall be held and subject in the same manner as if said action had been brought in the county of defendant's residence.

Approved March 19th, 1896

CHAPTER 90.

AN ACT to amend section three thousand and sixty-one (3061) of S. F. 317. the Code relating to the rate of interest on judgments where a stay of execution is taken.

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

SECTION 1. That the last sentence of section three $\frac{Sec. 3061 \text{ of}}{code \text{ amend}}$ thousand and sixty-one (3061) of the Code of 1873 which $\frac{code \text{ amend}}{ed}$. reads as follows to-wit: "And provided, further, that all judgments shall bear interest at the rate of ten per cent per annum on which stay is taken," is hereby repealed, and the following is enacted in lieu thereof: "Judgments on Rate of in-which a stay is taken shall draw the same rate of interest terest same. as if no stay had been taken."

Approved April 30, 1896.

CHAPTER 91.

AN ACT to amend chapter 151 of the acts of the Eighteenth Gen-H. F. 122. eral Assembly of the state of Iowa. [State Board of Health.]

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

SECTION 1. That section 1 of chapter 151 of the acts Sec. 1. ch. 151, of the Eighteenth General Assembly be and the same is ^{18 G. A.}, amended as follows: By adding immediately after the word "health" in the fifth line of said section 1 the following words, to-wit:

But no one of the seven physicians hereafter appointed shall be an officer or a member of the faculty of any