LAWS OF THE TWENTY-SIXTH GENERAL ASSEMBLY. [CH. 152, 160

No claim for a personal exhibit allowed.

which of said claims remain unpaid; no claim shall be allowed for any expenditure for a personal or firm exhibit at said exposition; all claims for actual cash furnished by individuals shall take precedence over appropriations made by counties; and, after deducting therefrom any payments heretofore made thereon by the General Assembly of Iowa, shall certify the same to the Auditor of State, who shall thereupon issue warrants upon the Treasurer of State for such sums found due and in favor of such persons and counties as said Council shall determine to be entitled to the same. No claim Noclaim paid shall be paid except to the actual owner thereof upon except to actual owner. proof of ownership, and if the same is presented by an assignee of the original holder thereof such assignee shall make proof of his ownership, and the amount paid for the same, and in no case shall more be allowed to such assignee than the amount he paid therefor. Provided, that no payment shall be made to any person, firm, or company for personal expenses or salary for any private exhibit.

Principal only to be paid.

SECTION 3. The principal only shall be paid on said claims, and the amount to be expended under this act shall not exceed the sum of twelve thousand dollars. Approved May 2, 1896.

CHAPTER 152.

H. F. 317.

\$59 appro-priated for

badges.

AN ACT to pay the expense of procuring badges for certain employes of the 26th General Assembly.

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

There is hereby appropriated out of any SECTION 1. money in the state treasury not otherwise appropriated the sum of fifty-nine dollars (\$59.00) to be expended in paying the following itemized account for badges for employes of the 26th General Assembly, and the auditor of state is authorized to draw a warrant therefor:

2 sargent at arms badges\$ 7.00	
2 sargent at arms badges 5.00)
20 page badges 15.00)
16 door keeper badges 32.00)

\$59.00

Publication clause.

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

Approved April 14, 1896.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, April 18, 1896. W. M. McFarland,

Secretary of State.