

CHAPTER 181.

RELATING TO THE RELINQUISHING OF CERTAIN PROPERTY TO AXEL B. ERICKSON.

H. F. 134.

AN ACT to relinquish to Axel B. Erickson the undivided one-third part of lot numbered eighteen (18) in block numbered three (3) in Aiken's first addition to the city of Clinton, Clinton county, Iowa.

WHEREAS, under and by virtue of the last will and testament of Christian Arnesen Winge of the city of Clinton, in the county of Clinton and state of Iowa, who died April 29th, 1898, and which will was probated in the district court of Clinton county May 5th, 1898, there was bequeathed to his wife Olive Olson Winge the use so long as she should live of his homestead, being lot numbered eighteen (18) in block numbered three (3) in Aiken's first addition to the city of Clinton, Clinton county, Iowa, remainder upon her death to Axel B. Erickson—who had been living with said Christian Arnesen Winge and wife ever since he was two and one-half years of age, as their adopted child, although no written articles of adoption were ever executed—and his heirs forever, it being the understanding of said Christian Arnesen Winge and his said wife, that she should continue to occupy said homestead, until her death, in lieu of her distributive share therein, and

WHEREAS, said Olive Olson Winge, wife of said Christian Arnesen Winge, died within four days after the death of said Christian Arnesen Winge, intestate, and without having made any written election as to whether she would take under said will of her said husband, or reject the same and take her distributive share, and

WHEREAS, it appears that so far as can be discovered, said Olive Olson Winge had no relatives or heirs of any kind, either in the United States or in any other country, living, at the time of her said decease, and her one-third interest in said real estate would escheat to the state of Iowa in case it should be held that she took her dower, or distributive share in said real estate, and

WHEREAS, it is desirable to avoid dispute or litigation as to the title thereto, therefore

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

SECTION 1. State relinquishes property. That the state hereby relinquishes to said Axel B. Erickson the undivided one-third ($\frac{1}{3}$) part of said lot eighteen (18) in block three (3) in Aiken's first addition to the city of Clinton, Clinton county, Iowa.

SEC. 2. In effect. This act, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Iowa State Register and the Clinton Daily Herald, newspapers published at Des Moines and at Clinton, Iowa, respectively, without expense to the state.

Approved March 3, 1900.

I hereby certify that the foregoing act was published in the Iowa State Register March 6, 1900, and in the Clinton Daily Herald March 7, 1900.

G. L. DOBSON,
Secretary of State.

CHAPTER 182.

SURRENDER OF JURISDICTION OVER CERTAIN REAL PROPERTY TO THE UNITED STATES.

S. F. 333.

AN ACT to surrender jurisdiction over real property to be acquired by the United States in the state of Iowa, for the purposes of barracks, drill-ground, fort, or other military purposes.