CHAPTER 104.

RELATING TO FISHING IN CERTAIN RIVERS.

H. F. 130.

AN ACT to amend section two thousand five hundred and forty-seven (2547) of the code and to prohibit the taking of fish from certain waters of the state, except with hook and line.

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

SECTION I. **Big Sloux river.** That the words "or the Big Sloux" as they appear in the second line of section two thousand five hundred and forty-seven (2547) of the code be stricken from said section and that the word "or" be inserted in the second line of said section in place of the comma between the words "Mississippi" and "Missouri".

the words "Mississippi" and "Missouri".

SEC. 2. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at the city of Des Moines, and in the Sioux City Journal, a newspaper published at the city of Sioux City, Iowa.

Approved March 22, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register March 25, 1902, and in the Sioux City Journal, March 26, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 105.

RELATING TO QUARANTINE AND THE EXPENSES THEREOF.

H. F. 83.

AN ACT to repeal section two thousand five hundred and seventy (2570) of the code and enact a substitute therefor, in relation to quarantine and the expenses thereof.

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

SECTION 1. Care of infected person—expenses. That section two thousand five hundred and seventy (2570) of the code is hereby repealed and the

following enacted in lieu thereof:

"When any person shall be sick or infected with smallpox or other infectious or contagious disease dangerous to the public health, whether a resident or otherwise, the local board of health shall make such provisions as are best calculated to protect the inhabitants therefrom, and may remove such person to a separate house, or to a pesthouse, or detention or other hospital, and shall provide needful assistance, nurses, medical attendance and supplies. If in the judgment of said board such person cannot be removed, then he shall be cared for at the place where he resides in the same manner as above provided. In case of the removal of more than one person to the same house, or to any pesthouse, or detention or other hospital, it shall provide needful assistance, nurses, medical attendance and supplies necessary for their proper care. All bills for expenses incurred in carrying out the provisions of this section shall be filed with the clerk of the local board of health, which board shall examine the same and act thereon at its next regular meeting after the same have been filed with the clerk, and certify the amount allowed thereon by it to the county auditor and the county board of supervisors shall act upon said bills as thus certified at its first regular meeting thereafter. The local board of health shall allow an amount on such bills as shall be reasonable and the certificate of the local board of health shall be prima facie evidence of the correctness of such bills, but the board of supervisors may revise the amounts so allowed and fix the same. The expenses paid under the provisions of this act and the chapter of which it is amendatory shall in no case exceed the reasonable value of the property furnished or services rendered and the county