SEC. 2. Accredited schools—annual visitations. That schools desiring state recognition shall apply to the board of educational examiners which shall then proceed to inspect such schools with reference to course of study. equipment and faculty. All schools that shall meet the requirements of the board of educational examiners shall be known as accredited schools. Such schools shall have an annual visitation by some member of the board of educational examiners, or some one appointed for that purpose by said board, who shall receive compensation as is provided for in section 2634 of the code.

SEC. 3. Certificates—fee. Graduates of approved accredited schools who shall pass the required examination for a two-years' certificate shall receive from the state board of examiners a certificate for two years, which may be renewed under such rules as said board may prescribe. Applicants for a certificate shall pay a fee of \$2.00, one-half of which shall be returned in

case of failure.

SEC. 4. Sworn statement. At the close of each school year, the principal or superintendent of each accredited school shall file with the board of examiners a sworn statement, showing the name, age, postoffice address, studies and attendance of each of the students in his school taking the prescribed teachers' course.

Approved April 9, 1902.

CHAPTER 116.

RANK OF COMMANDANT AND INSTRUCTOR OF MILITARY SCIENCE AND TACTICS IN STATE EDUCATIONAL INSTITUTIONS.

S. F. 261.

AN ACT establishing the rank of commandant and instructor of military science and tactics in state educational institutions. [Amendatory of chapters three (3), four (4), and five (5), of title thirteen (XIII) of the code, relating to the state university, the state college of agriculture and mechanic arts and the state normal school.]

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

SECTION I. Colonel of cadets. That the commandant and instructor of military science and tactics in the Iowa state university, the college of agriculture and mechanic arts and the state normal school be given the rank of colonel of cadets, and the governor of the state of Iowa is hereby authorized to issue commissions therefor, upon the request of the president of such educational institutions.

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 and the Des Moines Leader, newspapers published in Des Moines,

lowa.

Approved March 22, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register and the Des Moines Leader, March 25, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 117.

LEVY OF SPECIAL TAX FOR STATE NORMAL SCHOOL.

H. F. 359.

AN ACT providing for the levy of a special tax of one-tenth of a mill on the dollar upon assessed valuation of the taxable property of the state for the erection, repair, improvement and equipment of buildings for state normal school at Cedar Falls, lowa. [Additional to chapter five (5), of title thirteen (XIII) of the code, relating to the normal school.]

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

SECTION I. Special tax—purpose—how drawn. For the purpose of providing for the erection, repair and improvement and equipment of such necessary buildings as shall be determined upon by the board of trustees of the state normal school, there shall be levied annually for five years a special tax of one-tenth of a mill on the dollar upon the assessed valuation of the taxable property of the state, and the proceeds thereof shall be carried into the treasury to the credit of said state normal school. Said levy shall be first made with the levy made for state purposes in the year nineteen hundred and two (1902) and the same levy shall be made annually for the four successive years thereafter. The money realized from such levy for said state normal school shall be held by the treasurer of the state for the purposes hereinbefore provided and drawn upon requisition of the board of trustees of said state normal school.

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 and the Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved April 9, 1902.

I hereby certify that the foregoing Act was published in the lowa State Register and the Des Moines Leader, April 10, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 118.

ADMISSION OF FEEBLE-MINDED WOMEN TO THE INSTITUTION FOR FEEBLE-MINDED CHILDREN AT GLENWOOD.

H, F. 228.

AN ACT to provide for the admission of feeble-minded women to the institution for feeble-minded children at Glenwood, and the maintenance thereof. [Amendatory of chapter seven (7) of title thirteen (XIII) of the code, relating to the institution for feeble-minded children.]

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

SECTION 1. Admission. That all feeble-minded women under forty-six years of age who are residents of the state of Iowa may be admitted to the institution for feeble-minded children at Glenwood.

SEC. 2. What statutes apply. The provisions of chapter seven (7) of title XIII of the code, in regard to the admission and maintenance of children in said institution, shall apply to the admission and maintenance of feeble-minded women authorized by this act.

Approved April 7, 1902.

CHAPTER 119.

DISCHARGE OF BOYS AND GIRLS FROM INDUSTRIAL SCHOOLS.

H. F. 55.

AN ACT to amend sections two thousand seven hundred and eight (2708), two thousand seven hundred and nine (2709), and two thousand seven hundred and eleven (2711), title thirteen (13), chapter eight (8), of the code, to repeal sections twelve (12), thirteeen (13), and fourteen (14), chapter one hundred (100), laws of the Twenty-eighth General Assembly in relation to discharge of boys and girls from industrial schools.

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

Section 1. Repealed. That section twelve (12), section thirteen (13), and section fourteen (14) of chapter one hundred (100) laws of the Twenty-eighth General Assembly be, and the same are hereby repealed.