

partnership or person, whether levied under the laws of the state or ordinances of municipal corporations, shall be entitled to priority and be first paid in full by the receiver and claims therefor need not be filed with said receiver."

Approved March 19, 1902.

CHAPTER 141.

RELATING TO GARNISHMENT PROCEEDINGS.

H. F. 105.

AN ACT to amend section four thousand five hundred and forty-four (4544) of the code, relative to garnishment proceedings.

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

SECTION 1. Judgment rendered. That section four thousand five hundred and forty-four (4544) of the code be amended by adding the following:

"Judgment against the garnishee shall not be entered until the principal defendant shall have had five days' notice of the garnishment proceedings to be served in the same manner as original notices."

Approved February 26, 1902.

CHAPTER 142.

RELATING TO KIDNAPING.

H. F. 156.

AN ACT concerning and defining kidnaping for the purpose of ransom, and prescribing the punishment therefor. [Amendatory of chapter two (2), title twenty-four (XXIV) of the code, relating to offenses against the lives and persons of individuals.]

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

SECTION 1. Kidnaping for ransom—penalty. That whoever kidnaps, takes or carries away any person, or decoys or entices such person away from any place in this state for the purpose of or with the intention of receiving or securing from any one any money, property or thing of value as a ransom, reward or price for the return of the person so kidnaped, taken, carried, decoyed or enticed away, as aforesaid, or whoever shall imprison, detain or hold any person at any place in this state for the purpose or with the intent of receiving or securing from any one money, property or thing of value as a ransom, reward or price for the return, liberation or surrender of the person so imprisoned, detained or held, shall be deemed to be guilty of the crime of kidnaping for the purpose of ransom, and upon conviction thereof shall be imprisoned in the penitentiary during life, or for any fixed term of years not less than ten years.

SEC. 2. Other statutes not affected. This act shall not be held or deemed to repeal or affect in any manner sections four thousand seven hundred and sixty (4760), four thousand seven hundred and sixty-one (4761) and four thousand seven hundred and sixty-five (4765) of the code.

Approved March 22, 1902.

CHAPTER 143.

ADVISING OR INCITING UNLAWFUL KILLING OF A HUMAN BEING.

H. F. 52.

AN ACT making it a crime to advise, counsel, encourage, advocate or incite the unlawful killing of any human being and fixing the punishment therefor. [Additional to chapter two (2) of title twenty-four (XXIV) of the code, relating to offenses against the lives and persons of individuals.]

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

SECTION 1. Penalty. Whoever shall within this state advise, counsel, encourage, advocate or incite the unlawful killing within or without the state of any human being where no such killing takes place shall be punished by imprisonment in the state penitentiary for not more than twenty years.

Approved April 7, 1902.

CHAPTER 144.

POSSESSION OF BURGLAR'S TOOLS.

S. F. 13.

AN ACT to amend section forty-seven hundred and ninety (4790) of the code, in relation to the possession of burglar's tools.

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

SECTION 1. Penalty. That section forty-seven hundred and ninety (4790) of the code be and the same is hereby amended by striking from said section all that part thereof commencing with the word "fined" in the third line thereof, and ending with the word "days" in the fifth line thereof and inserting in lieu thereof the following: "imprisoned in the penitentiary not more than five years, or be fined not exceeding \$500.00 and imprisoned in the county jail not more than one year."

Approved March 10, 1902.

CHAPTER 145.

MALICIOUS MISCHIEF AND TRESPASS.

H. F. 117.

AN ACT to amend section four thousand eight hundred and seven (4807) of the code, relating to malicious mischief and trespass.

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

SECTION 1. Malicious injury to electric railways, etc. That section four thousand eight hundred and seven (4807) of the code be and is hereby amended as follows: By inserting in the first line thereof between the words "any" and "bridge" the words "electric railway or apparatus thereto belonging or any" and by inserting in the fifth line thereof between the words "telephone" and "or" the words "electric light".

Approved March 4, 1902.

CHAPTER 146.

THE SELLING OF PROPERTY UPON WHICH THERE IS A LIEN FOR RENT.

H. F. 135.

AN ACT, making it a crime to sell property upon which there is a landlord's lien for the rent, without the written consent of the landlord and fixing the penalty therefor. [Additional to chapter five (5) of title twenty-four (XXIV) of the code, relating to larceny and receiving stolen goods.]

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

SECTION 1. Larceny. If any tenant of farm lands shall, with intent to defraud, sell, conceal, or in any manner dispose of any of the grain, or other annual products thereof upon which there is a landlord's lien for unpaid rent, without the written consent of the landlord, he shall be guilty of larceny and punished accordingly.