LAWS OF THE THIRTY-SEVENTH GENERAL ASSEMBLY [CH. 33

CHAPTER 329.

HOG CHOLERA SERUM.

H. F. 158.

AN ACT to amend the law as it appears in section twenty-five hundred thirty-eightfive (2538-w5), supplemental supplement to the code, 1915, relating to the distribution, sale and use of virus.

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

SECTION 1. Virus—limitation on use—permit. That the law as it appears in section twenty-five hundred thirty-eight-w-5 (2538-w-5), supplemental supplement to the code, 1915, be and the same is hereby amended by striking all beginning with the word "and" in the twelfth line of said section and ending with the word "sufficient" in the seventeenth line thereof, and by inserting in lieu thereof the following:

8 No person shall use virulent blood or virus from cholera infected 9 hogs until he has taken special instruction and passed an examination 10 relative thereto, prescribed by the said director, and when such ex-11 amination has been successfully passed the said director shall issue 12 a permit to such person, and such permit shall be valid without re-13 newal until revoked by the said director for sufficient cause.

Approved April 24, A. D. 1917.

CHAPTER 330.

ATTORNEYS AND COUNSELORS.

H. F. 599.

AN ACT to amend section three hundred thirteen (313), supplement to the code, 1913, relating to admissions to practice law in this state.

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

SECTION 1. Admission to bar of federal supreme court—effect. That section three hundred thirteen (313), supplement to the code, 1913, be amended by adding thereto after the last word in said 2 section the words "proper proof that any person, a resident of this 3 4 state, has been admitted to the bar of the supreme court of the United States five years or more before he applies for admission to the bar 5 in this state shall dispense with his making proof that he has been 6 admitted to the bar of some state of the United States, and his making 7 proof that he has practiced law regularly for not less than one year 8 9 in some state of the United States wherein he has been admitted to practice after having been admitted to the bar according to the laws 10 of such state". 11

Approved April 24, A. D. 1917.