

year prior to the year 1851, which list shall show the amount of tax, interest and penalty due on each tract, and the year for which the same is due, and any person interested in any tract of land, or town or city lot, may appear and have any error corrected in regard to the amount charged against any such land or lot; and the judge, after making such corrections, where errors are shown to exist, shall attach to such list his official certificate stating his proceeding thereon; [130] and if in the said delinquent taxes, together with the interest and penalties which may have accrued, shall not be paid before the first day of January, 1855, said delinquent taxes, together with said interest and penalties, shall be collected in the same manner as provided in the code of Iowa for the collection of taxes remaining unpaid on the first day of January.

Approved, January 22, 1853.

CHAPTER 75.

SOLOMON BOND.

AN ACT for the relief of Solomon Bond.

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

SECTION 1. Refund—arbitration. That the commissioner and register of the Des Moines River Improvement, be and are hereby required to refund to Solomon Bond seventy dollars—money collected from him for a certain forty acres of land, lying in Marion county, which land was sold to him at the rate of three dollars per acre; provided, that the officer in charge of the Des Moines River Improvement, shall agree to submit said claim to arbitration, said officer choosing one arbitrator, and the claimant another—said arbitrators, in case of a disagreement, to choose a third, and said arbitrators shall determine said claim according to justice and equity, and shall be governed by the provisions of the code, regulating arbitrators and their proceedings; provided, said officer refuse to pay said claim without said arbitration.

SEC. 2. Take effect. This act to take effect and be in force from and after its publication in the *Oscalooza Herald*.

Approved, January 22, 1853.

[131] CHAPTER 76.

CODE OF IOWA.

AN ACT granting to certain officers therein named, a copy of the code and laws of Iowa.

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

SECTION 1. Officers entitled to the code—laws—none to be printed—supervisors last. That each sheriff, coroner, justice of the peace and township clerk of this state, shall be entitled to a copy of the code of Iowa, together with a copy of all acts of the general assembly of this state, which have been, or hereafter may be passed, subsequent to the adoption of the code;