LAWS OF IOWA.

Reseal

§ 3. All that part of the Act, requiring the publication of said Act in the Frontier Guardian and Sentinel, is hereby repealed.

- after its publication in the Council Bluffs Bugle and Iowa Capital Reporter.

APPROVED January 9th, 1855.

Published in the Iowa Capital Reporter January 17th, and the Council Bluffs Bugle . 1855,

G. W. McCLEARY, Secretary of State.

CHAPTER 5.

STONE COAL.

AN ACT defining a standard weight per bushel for stone coal.

Damel.

SECTION 1. Be it enacted by the General Assembly of the State of Iora, That eighty pounds avoirdupois weight shall constitute and establish a bushel of stone coal.

Take effect.

• § 2. This Act to take effect and be in force from and after its publication.

APPROVED 9th January, 1855.

Published in the Iowa Capital Reporter and Jowa Republican on the 7th and 14th of February, 1855, under the cirection of the Governor, to cause all laws of a general nature to be published in said papers.

GEO. W. MCCLEARY, Secretary of State.

CHAPTER 6.

ADDITICNAL TERM IN SCOTT COUNTY.

AN ACT to authorize an additional term of Court in South county.

id term.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That an additional term of the District Court

for the County of Scott, be held on the second Monday in March, 1855, and on the first Monday in February in each year thereafter.

§ 2. All pleas, process, proceedings, notices, suits, bills in Reterns. equity, indictments, recognizances and criminal prosecutions now pending, or returnable to any term of said Court, shalkbe returnable to and tried at said March term of said Court, unless the notice of said trials in civil cases shall not be given ten days before sail second Monday in March, or in case of publication, unless publication shall not have been, made four weeks preceding. No discontinuance or dismissak of any civil action or criminal proceedings shall be bad in consequence of this Act, but all the business of said Court, shall be disposed of in its regular order, as if the same was a regular term of said Court.

§8. It shall be the duty of the proper officers to summon Officers' any. a grand and petit jury to attend additional term, and if from any cause, at any regular adjournment or special terms of the District Court in said county, a grand or petit jury⁷ shall fail to appear, the Judge of the District Court of said county shall have power to cause either a grand or petit jury or both, to attend at aid term.

§ 4. This Act shall take effect and be in force from and Take effect. after its publication in the Gazette newspaper, printed in the City of Davenport, and the Iowa Republican, of Iowa City, at the expense of Scott County.

APPROVED 11th January, 1855.

SECRETARY'S OFFICE, Iowa City, January 14, 1855. I certify the foregoing to be a true copy, from the original roll on file in omy office. GLO. W. MUCLEARY, Secretary of State.

I certify that the above Act was published in the Iowa Republican, Jan. 24th, and Davenport Gazette on the 8th of February, 1855.

GEO W. Mc. LEARY, Secretary of State.