the judgment, (describing the judgment,) which receipt shall be filed in the office of the clerk of the proper county, thereupon the clerk shall make an entry of such redemption on the judgment docket, and if paid to the clerk, he shall make such entry without receipt.

Redeeming creditor.

That said redemption shall transfer, and vest in the redeeming creditor a full title to the judgment so redeemed, and said redeeming creditor, shall have full power to collect and receive the proceeds paid and collected thereon, and to all intents be the owner of said judgment.

APPROVED January 24, 1855.

I certify that the above Act was published in the Iowa Capital Reporter and Iowa Republican, on the 4th day of February, 1855.

GEO. W. McCLEARY, Secretary of State

CHAPTER 78.

CONSTITUTION.

AN ACT providing for the revision or amendment of the Constitution of this State.

Election.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That at the next general election in this State, to be holden on the first Monday of August, A. D. 1856, there shall be a poll opened in each township and election precinct, for the purpose of taking a vote of the people, for or against a convention to revise or amend the present constitution of this State.

Vote.

Voters desiring such a convention, shall have written or printed on their bollots, the words "For a Convention," For or vs. con. and those opposed, shall have written or printed on their ballots the words " Against a Convention."

Conducting the election.

& 3. The election shall be conducted in the same manner as the general elections of the State, and the poll books shall be returned and canvassed, as provided in the 25th chapter of the Code, and abstracts shall be forwarded to the Secretary of State, which abstracts shall be canvassed in the manner provided for the canvass of state officers.

- § 4. On or before the first day of October, A. D. 1856 Gov. to issue the Governor shall issue his proclamation, declaring the result of said election and if a majority of the votes cast at raid election, shall be in favor of a convention as aforesaid, then an election of delegates to said convention shall be held nelegates to on the Tuesday after the first Monday in November, in said be elected year, and the election shall be conducted, and the returns made, according to the provisions of the Code, regulating general elections.
- § 5. The number of delegates shall correspond to the num-No. of and disber of Senators in the General Assembly, according to the ap-triest portionment at the time of the election of said delegates, and each senatorial district shall constitue a district for the election of delegate.
- § 6. Said delegates shall possess the qualification of Sen-Qualifications ators in the General Assembly, and shall meet in Conven-Meeting. tion at the then Capital of the State, on the third Monday in January, A. D. 1857, for the purpose of revising or amending the constitution of the State.
- § 7. Should a vacancy or vacancies at any time occur by vacancy. death, resignation or otherwise, the Governor shall issue writs of election to fill the same, in the manner prescribed for filling vacancies of members of the General Assembly.
- § 8. Each delegate shall receive three dollars per day, per diem, as from the State Treasury for each day's attendance in said convention, and three dollars for every twenty miles travel, in going to, and returning from said convention; the mileage Mileage to be computed by the usually traveled route.
- 9. The Convention shall have power to appoint its own powers, officers, and to fix their compensation; and shall also have power to provide the necessary printing for said convention; it shall also keep a journal of its proceedings, containing all Journal amendments, revisions, or alterations, agreed upon, which jearnal shall be filed in the office of the Secretary of State, to Filed be kept as other official papers of this State.
- § 10 Said revised or amended constitution, when agreed New Constitution by the convention, shall be submitted to a vote of the submitted.

people, for their adoption or rejection, and if a majority of the legally qualified electors shall approve the same, it shall then become the constitution and the supreme law of the land.

Time & man-

the manner of submitting the question to the people; it shall also provide for the publication of the proposed amen dments a journal of its proceedings, and for the manner of canvassing the votes given for and against said amended constitution; it shall also have full power to make all necessary regulations, for the taking effect of said amended, or revised constitution: Provided, That all elections contemplated in this Act, shall be conducted, as nearly as practicable, in the same manner as is previded by law for the regulation of general elections in this State,

Scoretary's duty.

§ 12. The Secretary of State is hereby required to furnish a suitable room for the meeting of said delegates, and also to furnish stationary for the use of the convention which shall be paid for out of the State Treasury.

Approved January 24th, 1855.

I certify that the foregoing Act was published by direction of the Governor in the Iowa Capital Reporter on the 14th of February, and Iowa Republican on the 21st day of February, 1855.

GEO, W. McCLEARY, Sec'y of State.

CHAPTER 79.

IOWA COUNTY

AN ACT to re-locate the seat of Justice of Iowa county.

Vote on.

State of Iowa, That at the next April election the qualified voters of Iowa county, shall vote upon the question of reRe-location.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That at the next April election the qualified voters of Iowa county, shall vote upon the question of reRe-location.