publication according to law, and a copy of the same being recorded in the office of the recorder of deeds of Delaware county.

Approved January 23, 1857.

CHAPTER 84.

LEON.

AN ACT to vacate certain alleys in the town of Leon, Decatur county, Iowa.

Vacated.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the alley in block number five, and also the alley between out lots number one and five, in the town of Leon, Decatur county, Iowa, are hereby vacated.

SEC. 2. This act shall take effect from and after its publication according to law.

Approved January 23, 1857.

CHAPTER 85.

MEDICAL COLLEGE.

AN ACT concerning the Iowa medical college.

Di ploma.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the Iowa Medical College, organized and located at Keokuk, Iowa, shall have power to grant diplomas for the degree of Doctor of Medicine, to such persons as the faculty of said institution may deem qualified for such degree, and power to make such regulation and adopt such rules as may be necessary to maintain the vigor and government of an institution of science.

Permission to practice.

SEC. 2. All persons having obtained such degree of doctor of medicine from said institution, are permitted to practice physic, surgery and obstetrics within this State, with

all the rights and privileges of graduates of other institutions of a similar character.

SEC. 3. This act to be in force from and after its publication in the Keokuk Daily Evening Times, and daily Gate City, which shall be done without expense to the State.

Approved January 23d, 1857.

I certify the foregoing was published in the Daily Evening Times, and Gate City. Feb. 10, 1857.

KLIJAH SELLS, Sec'y of State.

CHAPTER 86.

QUO-WARRANTO AND MANDAMUS.

AN ACT authorizing private persons to sue out writs of quowarranto and mandamus.

Section 1. Be it enacted by the General Assembly of the Filing informa-State of Iowa, That whenever any citizen of this State shall tion. claim any public office which is usurped, invaded into, or unlawfully held and exercised by another, the person so claiming such office shall have the right to file in the district court an information in the nature of a quo-warranto upon his own relation, and with or without the consent of the prosecuting attorney of the county where such writ is issued out, and such person shall have the right to prosecute said information to final judgment in all other respects as provided in chapter 123 of the code: Provided, he shall first have applied to the prosecuting attorney of the proper county to file the information, and the prosecuting attorney shall have refused or neglected to file the same.

- Sec. 2. Any private person may, on his own relation, Any person sue out writs of mandamus without application to the prosecuting attorney.
- Sec. 3. Persons suing out either of said writs under the Liability for provisions of this act, shall be liable to costs as in civil cases.

Approved January 23, 1857.