

possessing the requisite qualifications of an elector at such city election, shall be as follows: You do solemnly swear (or affirm as the case may be) that you are a citizen of the United States, that you have been a resident of the city of Burlington for six months immediately preceeding this election; that you are now a resident of the ward in which you offer to vote; that to the best of your knowledge and belief you are twenty-one years of age, and that you have not voted at this election.

SEC. 3. That no persons except those who are owners <sup>Property qual-</sup> of real estate, or tax payers in the city for other than poll <sup>ification.</sup> tax, shall be entitled to vote at any special or other election, holden for the purpose of voting a tax or loan upon the owners of real estate and other property in said city; *Provided*, That any white male inhabitant over the age of twenty-one years, and who shall have been a resident of said city six months immediately preceeding said election, owning real estate or paying other than poll tax, shall be deemed a legal voter at any election holden for the purpose aforesaid.

SEC. 4. *Be it further enacted*, That all acts or parts of ~~Repeal.~~ acts repugnant to the provisions of this act, are hereby repealed.

SEC. 5. This act shall take effect from and after its publication in the Iowa State Gazette, and Burlington Hawkeye and Telegraph, without expense to the State.

Approved January 24, 1857.

## CHAPTER 118.

### COUNTY SEAT OF FLOYD COUNTY.

AN ACT to legalize the acts of the commissioners who located the seat of justice of Floyd county.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That the acts of Martin V. Burdick, of Howard county, and Daniel E. Maxon, of Mitchell county, who were appointed by Samuel Murdock, judge of the tenth ju- <sup>Legalize act of</sup> <sup>locating.</sup>

dicial district, to locate the seat of justice of Floyd county, in the State of Iowa, be, and the same is hereby legalized as such commissioners.

SEC. 2. This act shall take effect from and after its publication in the St. Charles Republican Intelligencer, and Iowa City Republican, without expense to the State.

Approved January 24, 1857.

I hereby certify that the foregoing act was published in the Iowa City Republican, Feb. 2, 1857.

ELIJAH SELLS,  
Sec'y of State.

## CHAPTER 119.

### CORONER'S FEES.

AN ACT to amend so much of chapter 136 of the Code as refers to coroners' fees.

**Repeal section**      **SECTION 1.** *Be it enacted by the General Assembly of the*  
**2539 Code.**      *State of Iowa,* That section 2539 chapter 136 of the Code,  
be amended as follows :

**Fees.**      **2539.** For a view of each body, and for taking and re-  
turning inquest, \$5.00. For a view of each body and for  
examination without inquest, \$2.00.

**Mileage.**      For each mile travelled to and returning from an exami-  
nation or inquest, 10 cents. For all other services, the  
same fees as are allowed to sheriffs in similar cases.

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

Approved January 25, 1857.