

he is hereby directed to pay to the person now claiming title to said premises, by or through the said James Phillips, out of any money in the Treasury not otherwise appropriated, two hundred and two dollars; *Provided*, that the person claiming title to said premises as aforesaid, shall first satisfy the Attorney General that he has a regular and valid claim of title from the State to said premises, and shall execute to the State to be approved by the said Attorney General, a Quit claim deed to the premises aforesaid, which deed shall be filed by the Attorney General in the office of the Secretary of State.

SEC. 2. Upon a compliance with the provisions of the first Section of this act, the Attorney General shall give to the person so complying, a certificate stating clearly and explicitly that the provisions of the first section of this act have been complied with and the name of the person so complying.

Upon the presentation of such certificate to the Auditor, he shall issue a warrant on the Treasurer for the sum aforesaid.

Approved March 22d, 1858.

CHAPTER 123.

COUNTY BOUNDARY.

AN ACT explanatory of certain parts of an Act entitled "An Act to establish new Counties and define their boundaries in the late cession from the Sac and Fox Indians and for other purposes.

WHEREAS, By the ninth and tenth sections of an Act entitled "An Act to establish new Counties and define their boundaries, in the late cession from the Sac and Fox Indians, and for other purposes," approved 17th February, 1843, the counties of Benton and Tama were established, and their respective boundaries defined in such language that doubts may arise as to true intent and meaning thereof. Therefore, for the

Treasurer authorized to refund.

Title made good.

Certificate from the Attorney General.

Statement of facts.

purpose of explaining and further declaring the true intent and meaning of said ninth and tenth sections of said Act,

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the boundary line between the counties of Benton and Tama shall remain as intended by the ninth and tenth sections of said Act, which is hereby declared to be the line between Ranges twelve and thirteen West of the fifth principal meridian. Boundary estab-
lished.

Approved March 22d, 1858.

CHAPTER 124.

REPRESENTATIVE DISTRICTS.

AN ACT determining the ratio of apportionment of the State into Representative Districts, and defining the boundaries thereof.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That one Representative to each seven thousand inhabitants or fraction thereof, exceeding one-half in each Representative District, is hereby constituted the ratio of apportionment. Ratio of appor-
tionment.

SEC. 2. Lee county is the first district and entitled to four Representatives. 1st Dist.—4.

SEC. 3. Van Buren county is the second district and entitled to two Representatives. 2nd Dist.—2.

SEC. 4. Davis county is the third district and entitled to two Representatives. 3rd Dist.—2.

SEC. 5. Appanoose county is the fourth district and entitled to one Representative. 4th Dist.—1.

SEC. 6. Wayne county is the fifth district and entitled to one Representative. 5th Dist.—1.

SEC. 7. Decatur county is the sixth district and entitled to one Representative. 6th Dist.—1.

SEC. 8. The counties of Ringgold and Taylor are made the seventh district, and are entitled to one Representative, and the votes for Representative therein 7th Dist.—1.