

and delivered to the secretary, he shall immediately deliver, or transmit to the governor, two copies; to each other state officer one copy each; retain one in his own office; deposit twenty copies in the state library, and transmit to the secretary of state of each of the United States one copy, and to the executive of each of the United States one copy. He shall also transmit to the clerk of the district court of each county, four copies, which shall be for the use of the county judge—the clerk of the district court—the treasurer—the president of the board of supervisors.

SEC. 11. **Distribution and sale.** Of the remainder of the edition, the secretary [124] shall divide seven thousand copies among the counties of the state, in proportion to the population, but giving to no county less than ten copies, and as soon as practicable, transmit to the district court clerk of each county, the number of copies to which his county is entitled, which the clerk is required to sell at three dollars a copy, and pay to the treasurer of his county the amount received by him for them, on or before the first day of December of each year, and the treasurer shall pay the same into the state treasury, at the time of making his next return.

SEC. 12. **Clerk dist. court report to aud.** The said clerk shall also, on or before the first day of December, each year, make out in writing, under oath, a statement of the number of copies sold by him, and not before accounted for, and the number remaining on hand, and the amount paid to the county treasurer, and transmit such statement to the auditor of state, who shall charge the county treasurer with such amount, and the secretary of state shall certify to the auditor the number of copies transmitted to each clerk, and the auditor shall charge such clerk therewith, and subsequently credit him with such as may be sold or otherwise lawfully disposed of.

SEC. 13. **Clerk decline to his successor.** When the clerk goes out of office, having any such copies remaining, he shall deliver them to his successor, taking his receipt therefor, which shall be his sufficient discharge therefor, and every county officer, on receiving a copy, shall give his receipt therefor, and shall pass the copy to his successor, or deliver it in to the clerk for the use of subsequent officers, and each shall be liable therefor on his official bond.

SEC. 14. **Sec'y to sell.** The remainder of the edition of the revision shall be deposited in the office of the secretary of state, and he may in like manner apportion and deliver them to any counties hereafter organized. The secretary may also sell them at the rate above named, after setting apart copies for subsequent distribution, he paying the proceeds into the state treasury.

SEC. 15. For the distribution of the revision, the secretary shall receive fifteen hundred dollars.

[125] SEC. 16. This act shall take effect from its publication in the Iowa State Register and Iowa State Journal, or any other two newspapers printed in this state.

Approved April 2d, 1860.

I hereby certify that the foregoing act was published in the Iowa State Register April 11, 1860, and in the Iowa State Journal April 21, 1860.

ELIJAH SELLS,  
Secretary of State.

[H. F. 270.)

## CHAPTER 100.

[Chap. 165.]

### SCHOOL FUND COMMISSIONERS.

AN ACT to provide for the payment of School Fund Commissioners in certain cases.

*Be it enacted by the General Assembly of the State of Iowa,*

SECTION 1. **Salary to be paid.** That the school fund commissioners created and acting under and by virtue of chapter 71 of the code, prior to its repeal,

who continued to discharge the duties of that office from April first to October the first, A. D. 1858, by virtue of chapter 36 of the acts of the seventh general assembly of the state of Iowa, shall receive for such service a sum equal to one third of the salary allowed by the county officers, and approved by the superintendent of public instruction for the year 1857.

SEC. 2. **Certificate of co judge.** Before any school fund commissioner shall be allowed such salary as provided in section first of this act, he shall present to the auditor of the state a certificate from under the hand and official seal of the county judge, countersigned by the clerk of his county, setting forth that \_\_\_\_\_ has preformed the service as provided in this act, and that he has not received his compensation for said service.

SEC. 3. **Aud. and sec'y of the board of education may audit—co. treas. pay.** The auditor of the state, upon the receipt of the certificate aforesaid, shall consult with and submit the same to the secretary of the board of education, and, if upon an examination they are satisfied that [126] such allowance is just, and that said school fund commissioner has not been paid, the auditor of the state shall issue a certificate in favor of each of such commissioners and remit the same to the county treasurer, authorizing him to pay the sum so allowed from the interest of the school fund of the county, and such certificate from the auditor when properly received shall be a sufficient voucher to the treasurer of the county for the amount thereof.

SEC. 4. **Salary allowed and approv'd by supt. pub. instruction may be paid.** In all cases in which the salary of school fund commissioners have been allowed by the proper authorities of the county and approved by the superintendent of public instruction with all amounts due said school fund commissioner, as shown by the settlement filed with the auditor of state according to the acts of the 7th general assembly of the state of Iowa, shall be paid in the same manner as is provided for in section 3 of this act.

Approved April 3, 1860.