PASSED AT THE

REGULAR SESSION

OF THE

Twenty-sixth General Assembly

OF THE

STATE OF IOWA,

BEGUN JANUARY 13 AND ENDED APRIL 11, 1896.

PUBLISHED UNDER THE AUTHORITY OF THE STATE.

DES MOINES: F. R. CONAWAY, STATE PRINTRB. 1896.

PART 1.

GENERAL LAWS.

LAWS

OF THE

TWENTY-SIXTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA.

PASSED AT THE REGULAR SESSION THEREOF, AT DES MOINES, THE CAPITAL OF THE STATE, BEGUN ON THE THIRTEENTH DAY OF JANUARY, AND ENDED ON THE ELEVENTH DAY OF APRIL A. D. 1896, IN THE FIFTIETH YEAR OF THE STATE.

GENERAL LAWS.

CHAPTER 1.

AN ACT to enable cities of the first class to buy or construct water works and to provide for the management thereof, and giving them additional powers in respect thereto.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Cities of the first class shall have power to Two-mill tax levy, in addition to the water tax authorized by law, a tax for purchase of two mills upon the dollar upon all the property within of water works. the corporate limits of said cities, excepting lots greater than ten acres in area, used for horticultural or agricultural purposes, for the purpose of creating a sinking fund to be used as provided in this act, for the purchase or erection of water works in such cities. The proceeds of such two mill levy shall be deposited in one or more solvent banks or trust companies of the city making such levy, at a rate of interest not less than four per cent per $r_{ax deposited}$ annum, compounded semi-annually, and payable, principal in bank. and interest, on demand, after sixty days' notice in writing. The city treasurer depositing the proceeds of such tax shall exact from the bank or trust company wherein

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CHAPTER 102.

S. F. 57.

AN ACT to revise, amend, and codify the statutes relative to the militia.

Be it enacted by the General Assembly of the State of Iowa:

CHAPTER 1. OF THE MILITIA.

Militia of the state.

Honorably discharged soldi rs exempt.

Duty of asing enumeration.

Shall be by the president.

Drafs.

Compensation.

In case of insurrection, etc., may be ordered out.

Sheriff may call out any company in county.

The military force of the state shall con-SECTION 1. sist of all able bodied male citizens between the ages of eighteen and forty-five years not exempt from such service under the laws of the United States, except honorably discharged soldiers, sailors, and marines of the United States who shall be exempt from military service in this The assessors shall return to the state at their option. auditor with the annual assessment a complete enumerasessors in tak- tion of such persons, which may be revised and corrected by the board of supervisors at its June session in each even numbered year or at such other time as the governor may direct, and the auditor shall certify to the adjutantgeneral a true copy of such corrected list, and in each oddnumbered year he shall certify the number of names on the list.

SEC. 2. When a requisition shall be made by the presordered out ident of the United States for troops, the governor, as sition is made commander-in-chief, shall order into service the active militia or national guard of the state, or such portion thereof as may be necessary, and if insufficient so many of the remainder thereof as is required, designating the same by draft if a sufficient number shall not volunteer, and shall organize the same and commission officers therefor; and while so in service the militia shall be subject to the same regulations and receive from the state the same compensation and subsistence as the army of the United States receives.

> SEC. 3. The commander-in chief shall have power in cases of insurrection, invasion, or breaches of the peace, or imminent danger thereof, to order into the service of the state such of its military force as he may think proper and under the command of such officers as he shall designate.

> In case of any breach of the peace, tumult, SEC. 4. riot, or resistance to process, or imminent danger thereof, the sheriff of any county may call for aid upon the commanding officer of any military company within his county, immediately notifying the governor of such action, and such officer shall order into service the military force or any part thereof under his command, in aid of the civil authorities.

SEC. 5. The command of any force called into service senior officer under this chapter shall devolve upon the senior officer of ^{to command}. such force, unless otherwise ordered by the commanderin-chief.

SEC. 6. The active militia shall be designated "The "The Iowa Iowa National Guard," hereinafter referred to as "the Guard," guard," recruited by volunteer enlistments, and shall consist of four regiments of infantry and, at the discretion of How constithe commander-in-chief, of two batteries of artillery and two troops of cavalry, with such other officers and enlisted men as are hereinafter prescribed.

SEC. 7. The guard shall be organized into not more Brigades. than two brigades, each to be commanded by a brigadiergeneral, to which the commander in chief shall assign all regiments, battalions, and companies. All enlistments therein shall be for three years, and re-enlistments for Enlistment one, two, or three years as the soldier may elect, and for three years. made by signing enlistment papers prescribed by the adjutant general and taking the following oath or affirmation, which may be administered by the enlisting officer, "You do solemnly swear (or affirm) that you will Form of oath. to-wit: bear true allegiance to, and that you will support the constitution of the United States and that of the state of Iowa, and will, as a member of the Iowa National Guard, serve the State of Iowa faithfully during the term of service, unless sooner discharged, or you cease to become a citizen thereof; and that you will obey the orders of the commander in chief and of such officers as may be placed over you; and the laws governing the military forces of Iowa."

SEC. 8. The staff of the commander-in chief shall con-Staff of comsist of an adjutant-general, a quartermaster-general, an mander-ininspector-general, a commissary-general, a surgeon general, a judge advocate-general, a general inspector of small arms practice, a chief of engineers, a chief signal officer, an assistant adjutant-general, a military secretary, and such other officers as he may think proper to appoint. The adjutant-general shall rank as a major-general and Duties of shall issue and transmit all orders of the commander-in- eral. chief and shall keep a record of appointments of all officers commissioned by the governor, of all general and special orders and regulations, and of such matters as pertain to the organization of the military force and his duties.

SEC. 9. The adjutant-general shall reside at the Shall reside capital, and hold his office at the pleasure of the governor; tal. except in times of war or public danger, he shall perform the duties of quartermaster-general; he shall have charge Acting quarof the state arsenal and grounds and receive and issue all termastergeneral. ordnance stores and camp equipage on the order of the commander-in-chief. He may appoint, with the approval of the governor, an ordnance-sergeant who shall under the direction of the adjutant-general take charge of the

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custodian of state arsenal and grounds, and assist him in the discharge state arsenal. of his duties.

Adjutantgeneral to fur-nish blanks. Biennial report.

Election of brigade commanders.

Rank.

sioned brigade staff.

Number of companies to a regiment. Election of field officers.

Regimental staff.

Rank.

Non-commissioned regi-mental staff.

The adjutant-general shall furnish at the expense of the state such blanks and forms as shall be approved by the commander-in-chief. He shall, in each odd-numbered year, make out a detailed report for the preceding two years of the transactions of his office, the expenses thereof, and such other matters as shall be required by the governor, who may at any time require a similar report.

SEC. 10. The commander of each brigade shall be elected by the officers and enlisted men thereof, and shall hold his office for five years, or until he is discharged or is removed by court-martial. On recommendation of the brigade commander, the governor shall appoint and com-Brigade staff. mission the following brigade staff: An assistant adjutantgeneral, with rank of lieutenant colonel; a surgeon, with rank of lieutenant colonel; an assistant inspector general, with rank of major; a judge advocate, with rank of major; an inspector of small arms practice, with rank of major; an engineer and signal officer, with rank of major; a quartermaster, with rank of captain; a commissary of subsistence, with rank of captain; and two aids de camp, with rank of first lieutenant, and such other officers as the commander in chief may think proper. The brigade commander of each brigade shall appoint by warrant, counter-Non-commis- signed by the assistant adjutant-general, such non-commissioned staff officers as the commander-in-chief may think proper, and may enlist two men to serve as orderlies.

> SEC. 11. A regiment shall consist of not less than eight nor more than twelve companies. Each field officer of each regiment shall be elected by the officers and enlisted men thereof, and shall hold his office for five years, or until he is discharged or is removed by courtmartial.

SEC. 12. The regimental staff shall be appointed and commissioned by the governor on recommendation of the regimental commander, and shall consist of a surgeon, with rank of major; an adjutant, with rank of captain; an inspector of small arms practice, with rank of captain; an assistant surgeon, with rank of captain; a chaplain, with rank of captain; a quartermaster with rank of first lieutenant; and such other officers as the commander-inchief may think necessary The commander of each regiment shall appoint by warrant, countersigned by the adjutant, the non-commissioned staff, consisting of a sergeant major, a quartermaster sergeant, a commissary-sergeant, a hospital-steward, a color sergeant, an ordinancesergeant, a drum-major, a chief musician, a chief trumpeter, and such other non-commissioned staff officers as the commander in chief may think necessary. The commissions Expiration of staff officers shall expire when the officer nominating

them, or his successor, shall make new nominations for their respective offices, and such nominations shall be confirmed by the commander-in-chief.

SEC. 13. The adjutant-general may cause to be enlisted Band under and organized a band which shall be composed of a chief adjutant-genmusician, a drum-major, and not more than thirty-six ^{eral.} musicians, under the leadership of such chief musician, and under the command of the adjutant-general, for such military duty as the commander-in-chief may direct. Each regimental commander may cause to be enlisted and Regimental organized a band under the leadership of the chief musician ^{bands.} of his command, not to exceed twenty-two in number, which shall be subject to the orders of such leader, and under the command of the regimental commander. The members of such bands shall be subject to the same regulations as other enlisted men.

SEC. 14. A company shall consist of a captain, a first A company. lieutenant, a second lieutenant, five sergeants, four cor-officers. porals, two musicians, and not less than forty nor more Enlisted men. than sixty four privates and non-commissioned officers. A company of cavalry or artillery shall have the same Cavalry and artillery comcfficers and a commissary sergeant, a quartermaster ser-panies. geant, and a saddler sergeant. The regimental commander, on the recommendation of the captain, shall Non-commisappoint the non-commissioned officers of each company, of company. by warrant countersigned by the adjutant.

SEC. 15. All elections of line officers shall be ordered Election of line officers. by the regimental commander. All elections of field and general officers shall be ordered by the commander-in-Election of field and gen-chief. Such orders shall be sent to the commanding eral officers. officer of the company in which said election is ordered, who shall issue his order for such election, giving at least Form of elecsix days' notice thereof by posting in three public places accessible to the members of his command, and where practicable the same shall be published in one or more newspapers in the county where said company is located. All voting shall be in person and by ballot, and a majority of all votes cast shall elect. The senior officer present at such election shall preside. The returns of elections Returns of attested by the presiding officer shall be made within five election. days from the date thereof to the commanding officer of the regiment, who shall promptly forward the same through military channels to the adjutant-general, who upon approval by the commander-in-chief shall issue commissions accordingly. At the organization of a new com-Organization pany the election shall be conducted under such regula- pany elec-tions as the adjutant-general shall prescribe tions as the adjutant general shall prescribe.

SEC 15. Every company and regiment may make By-laws. rules for its own government not in conflict with this chapter and general orders or regulations.

SEC. 17. Every officer and soldier of the guard shall Held for duty be held to duty for the full term of his commission or charged.

Full term of service entitles honor-able discharge; ex-empts from

Encampments.

Transportation and subsistence.

Military regulations.

Field and camp duty.

Trespass on camp grounds.

Sell liquors.

Penalty.

Details for special duty.

Company drill?

enlistment from the time he becomes an active member thereof unless regularly discharged for good and sufficient cause by the regimental commander, approved by the commander-in-chief. All members thereof, serving the full term for which they are commissioned or enlisted in the guard shall, on application, be entitled to an honorable discharge exempting them from military duty except in further duty time of war or public danger.

> SEC. 18. The guard may parade for encampment or drill not less than three nor more than ten days annually, by company, battalion, regiment, or brigade as ordered by the commander-in-chief.

> SEC. 19. The quartermaster general shall provide transportation to and from the encampments and points of active service. The commissary-general, under the direction of the commander-in-chief, shall provide for all forces so engaged subsistence to conform as nearly as practicable to the rations prescribed for the army of the United States, and to be issued in kind.

> Sec. 20. The organization, equipment, discipline, and military regulations of the guard shall conform to the regulations for the government of the army of the United States, except as otherwise provided. The commanderin-chief may at any time change the organization of regiments, battalions, or companies so as to conform as nearly as practicable to the organization of the United States army, or that prescribed by the authorized military authority of the United States, or by authority of congress.

> The commanding officer of any force of the Sec. 21. guard in active service, or at any encampment, may require those under his command to perform any field or camp duty.

> Any person who shall trespass on the encamp-Sec. 22. ment grounds, or the camp grounds of the guard in active. service, or interrupt, molest, or interfere with any member of the guard in the discharge of his duties, or sell any malt, spirituous, or other intoxicating liquors within one mile of such encampment or camp, except under permit issued by the district or superior court, shall be guilty of a misdemeanor, and the commanding officer of such force may order the arrest of such person and cause him to be delivered to a peace officer or magistrate as soon as practicable.

> The commander-in-chief may, whenever the SEC. 23. exigencies of the public service require it, detail any officer or soldier for special duty, and the expenses and proper compensation therefor may be paid under such provisions as the commander-in-chief may prescribe. \mathbf{The} regimental commander may order monthly or semi-monthly day or evening drills by the companies of his command, but the members shall receive no compensation therefor.

Upon the organization of any company or New company SEC. 24. regiment of the guard, on the requisition of its command- or resiment ing officer and the approval of the governor, the adjutant- arms and am-general shall issue necessary arms and ammunition, and the commanding officer shall deliver to the adjutant-general a bond therefor, payable to the state in sufficient Bond. amount, with sureties to be approved by the governor, conditioned for the proper use, and upon request of the proper officer for its return in good order, wear, use, unavoidable loss, and damage excepted. All arms shall be kept at the company or regimental armory.

Such inspections and schools of instruction Inspection. SEC. 25. for officers and non-commissioned officers of the guard shall be held as the commander-in-chief may from time to time direct.

Any officer or soldier of the guard knowingly Making false Sec. 26. making any false certificate or false return of state property in his hands, or wilfally neglecting or refusing to ished. apply all money drawn from the state treasury for the purpose named in the requisition therefor, shall be punished by imprisonment in the pealtentiary not exceeding five years, or by fine in the amount of the money not so applied, or by both such fine and imprisonment.

Sec. 27. The guard shall adopt the uniform of the Uniform. army of the United States, subject to such modifications as shall be prescribed by the commander-in-chief. The field, staff, and line officers thereof shall provide themselves with the uniform prescribed for officers of the same rank in the United States army within ninety days from the date of commission.

Every member of the guard who shall wil- Penalty for **S**ec. 28. fully neglect to return to the armory of the company, or turn arms and place in charge of the commanding officer of the company uniforms to to which he belongs, any arms, uniform, or equipment, or portion thereof, belonging to the state, within six days after being notified by said commanding officer to do so, shall be fined not more than fifty dollars or imprisoned not more than thirty days.

SEC. 29. Every soldier absent from any tour of active Penalty for service, parade, drill or encampment, without leave or drill or ensufficient excuse, shall be fined two dollars for each day campment. of absence; and for any unsoldierly couduct during any such service he may be fined not more than ten dollars. Such fines shall be collected by civil action, in the name of the state, for the use of the company to which the soldier fined belongs; but in no case shall the state pay Any company or band may the costs of such actions. impose such fines upon its members as it may think proper in its by-laws, which may be enforced in the manner above provided.

A judge-advocate with the rank of major Appointment SEC. 30. shall be appointed for each brigade who shall hold office and duty of

judge-advocate general.

Trial by court-martial.

of court.

Sentence by court.

Witnesses.

Inferior court-martials.

Proceedings of court martials submitted to com-mander-inchief.

Records of preserved by erål.

during the pleasure of the commander in chief, and who shall perform the usual duties of such officer in the courtsmartial held in his district. No other person shall prosecute in such courts; but when he shall be unable to attend, or shall be disqualified by interest or relationship, the commander-in-chief may designate the judge-advocate of another brigade to act in his place.

SEC. 31. Any member of the guard charged with a military offense as defined in this chapter or in the articles of war and general regulations governing the army of the United States, or any regulations promulgated by the commander in-chief under authority of this chapter, may be tried by a general court-martial ordered and The organization appointed by the commander in chief. Organization of the court and the forms of procedure shall, as far as practicable, be those prescribed in said articles of war and regulations.

The punishment fixed in the sentence shall not be other than dismissal or dishonorable discharge from the service, reduction to the ranks of a non-commissioned officer, suspension from duty and forfeiture of compensation, or confinement for a period named in the sentence, or reprimand according to the gravity of the offense. Witnesses duly served with subpoenas, signed by the judge advocate, shall appear and testify as if duly served with subpoents to appear and testify in the district court. and shall receive the same fees and mileage therefor, to be taxed as costs, which, with other necessary expenses of the judge-advocate and the court shall be taxed and certified by the president of the court-martial and paid by the state treasurer upon the auditor's warrant issued therefor to the judge advocate, who shall pay the expenses of the trial.

Sec. 32. Inferior courts-martial are hereby authorized and the constitution, composition, jurisdiction, and proceedings thereof shall be assimilated to courts of the same nature in the army of the United States, but no stoppage of pay or confinement shall exceed that which can be imposed by a general court-martial.

The proceedings of all general courts-martial SEC. 33. shall be submitted to the commander in chief, who shall approve or disapprove the same, or he may mitigate or remit any punishment imposed by the sentence of said. The proceedings of inferior courts martial shall court. be approved or disapproved by the commanding officer on the field of service, who may in like manner mitigate or remit the punishment fixed in the sentence. In all cases, the record of the proceedings of a court martial, with the

court-martial order of the commander-in-chief or commanding officer adjutant-gen-accompanied therewith, shall be deposited and preserved as a permanent record in the office of the adjutant-general.

An examining board of three or more com-Examining SEC. 34. petent officers appointed by the commander-in-chief shall board. convene at such times and places as he shall direct, whose duty it shall be to examine into the capacity, qualifica- Duty of tions, propriety of conduct, and efficiency of commissioned officers who shall be ordered before it; and upon the report of said board, if adverse to such officer and approved by the commander-in-chief, the commission of such officer shall be vacated. No officer shall be eligible Eligibility of to sit on such board whose rank or promotion would in members any way be affected by the proceedings; and two members at least shall be of equal or superior rank to the officer examined. If any officer shall refuse to report himself before said board when directed, the commander in chief may, upon the report of such refusal by such board, vacate his commission.

SEC. 35. It shall be unlawful for any body of men Unlawful for other than the regularly organized volunteer militia of this other than state and the troops of the United States, to associate ganized militia to orthemselves together as a military company or organiza-ganiza. tion, or drill, or parade within the limits of this state without the written permission of the governor, which he may at any time revoke, but this provision shall not pre-Not to apply vent social or benevolent organizations from wearing societies. swords.

SEC. 36. Every soldier of the guard shall keep him-To provide self provided with a uniform prescribed by law, and sub ject to such restrictions and changes as the commanderin-chief may direct. Uniforms in kind may be issued by the state under such provisions as the commander in-Uniforms chief may direct, or in lieu thereof there may annually be by state. paid to each officer and soldier of the guard the sum of four dollars to be paid under like provisions, but in no Price of uniforms. event shall the state be liable for the payment of any money in lieu of uniforms, or for any purpose contemplated in this chapter, unless such payment can be made without exceeding the annual appropriation provided by this chapter.

SEC. 37. All uniforms and other military property Uniforms to shall belong to the state, for military purposes only, and belong to each officer and soldier, upon receiving a discharge or otherwise leaving the military service of the state, or upon demand of his commanding officer, shall forthwith surrender his uniform and all other articles of military property in his possession to said commanding officer.

SEC. 38. There shall be allowed annually for postage, Postage, etc. stationery, and office incidentals to each brigade headquarters the sum of twenty-five dollars, to each regimental headquarters the sum of twenty-five dollars, and to each company headquarters the sum of ten dollars.

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Armory rent, etc.

Regulations.

Disband company when below standard.

Construction of word "soldier."

Medical staff.

Surgeon may draw supplies.

Surgeon generaĭ.

Loan arms to military schools.

Exemption on

Sec. 39. There shall be allowed annually to each company and band for armory rent, fuel. lights, and like necessary expenses the sum of one hundred dollars.

The commander-in chief is authorized to make **SEC.** 40. and publish regulations for the government and discipline of the guard not in conflict with existing laws.

SEC. 41. The commander-in-chief shall disband any company of the guard when it shall fall below a proper standard of efficiency, and he may order special inspections with a view to determining such efficiency.

SEC. 42. In this chapter the word "soldier" shall include musicians and all persons in the guard or in the militia when called into service, except commissioned officers, and the word "company" shall include battery of artillery and troop of cavalry.

The medical staff of the guard shall have SEC. 43. charge of that branch of the service under the supervision of the surgeon general.

SEC. 44. A surgeon in charge in the field or at an encampment may make requisition on the quartermastergeneral for such medical supplies as may be needed, for which he shall account on forms provided by the quartermaster general.

SEC. 45. The surgeon general may prescribe the necessary forms and blanks for the work of his department; and all subordinate surgeons of the guard shall obey his orders and report, as often as he may prescribe, the transactions of their departments.

SEC. 46. Subject to such regulations as the governor may direct, the adjutant-general may loan the surplus arms and accouterments of the state to military schools and colleges in good standing within the state which include military drill in their course of instruction, but when any arms or accouterments are delivered to such an institution the proper officers thereof shall deliver to the adjutant-general a bond to the state in such amount and with such sureties as the governor approves, conditioned for the proper use of such arms and accouterments and the return of the same in good order, wear and use excepted, upon the request of the adjutant-general.

SEC. 47. Every officer and soldier of the guard shall account of military duty. be exempt from jury duty and poll tax during his term of service, and except in cases of treason, felony, or breach of the peace be privileged from arrest during his attendance at drills, parades, encampments, active service, the election of officers, and is going to or returning from the The uniform, arms, and equipments of every memsame. ber of the guard shall be exempt from attachment, execution, or sale for debt or taxes.

Sec. 48. Every person who shall wilfully or wantonly Penalty for injuring miliinjure or destroy any article of uniform, arms, equipment, tary prop-erty. or other military property of the state, and refuse to make good such injury or loss, or who shall sell, dispose of, secrete, or remove the same with intent to sell or dispose of it, or shall unlawfully break or enter any armory or place where any such arms or equipments are kept or stored with the intent to remove the same therefrom, shall be punished by a fine not exceeding two hundred dollars, or imprisonment in the county jail not exceeding two months or by both fine and imprisonment.

SEC. 49. The adjutant-general shall receive an annual salary of adsalary of fifteen hundred dollars, and if an ordnance ser-jutant-gengeant is appointed under the provisions of this chapter he shall receive an annual salary not to exceed five hundred dollars, the amount to be fixed by the adjutant general.

SEC. 50. Such clerical assistance shall be employed Clerical asin the adjutant general's office as shall, in the opinion of adjutant genthe governor be actually necessary, and any person so eral. employed shall receive for the time actually and necessarily on duty such compensation as the governor may prescribe.

SEC. 51. The military force, when in the active service Compensa of the state in time of insurrection or invasion, or and enlisted immediate danger thereof, shall be paid the following men when in actual serv-compensation for every day actually on duty: Each gen-ice. eral, field, and staff officer, four dollars; every other commissioned officer, two and one-half dollars; every noncommissioned officer, two dollars; every other enlisted man, one and one-half dollars; and necessary transportation, subsistence, and quarters; the same to be paid out of any money specially appropriated for that purpose. When in actual service of the state, in case of riot, tumult, or breach of the peace, or imminent danger thereof, pursuant to the order of the governor, they shall receive the same compensation, transportation, subsistence, and quarters out of the state treasury, and for such services rendered upon the call of the sheriff they shall receive the same compensation, transportation, subsistence, and quarters from the treasury of such county, claims being audited and allowed in the former cases by the executive council and in the latter by the board of supervisors at its next session.

For the time spent in each annual encamp- Compensa-Sec. 52. ment or drill, compensation to be paid under such provis- tion when ations as the commander in chief may direct, and graded and encampaccording to length of continuous service therein shall be allowed as follows: To each officer and soldier of less than three years' continuous service, one dollar per day; to each officer and soldier of more than three and less than five years' continuous service, one and one half dollars per day; to each officer and soldier of more than five years' continuous service, two dollars per day.

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\$45.000 ap-propriated annually.

SEC. 53. There is appropriated out of any moneys in the treasury not otherwise appropriated the sum of fortyfive thousand dollars per annum or so much thereof as may be necessary for the support of the guard under the provisions of this chapter not applying to active service, which shall be drawn by warrants drawn by the auditor of state on the state treasurer, upon certificates of the adjutant-general approved by the governor, showing for what purpose each draft is to be or has been used, and no indebtedness shall be created in excess of such annual appropriation.

Approved April 10, 1896.

CHAPTER 103.

H. F. 503.

AN ACT to, provide additional support for the Iowa National Guard.

Be it enacted by the General Assembly of the State of Iowa:

\$5,200 appro-Guard.

SECTION 1. For the purpose of carrying out the propriated for armory rent, visions of chapter 74 of the laws of the 18th G. A. there etc., for lowa is hereby made an annual appropriation, in addition to the National appropriations heretofore made, the sum of five thousand two hundred dollars (\$5,200); said sum shall be for the purpose of providing additional allowance to the companies and bands of the Iowa National guard for armory. rent, fuel, light, and necessary expenses, out of any money in the state treasury not otherwise appropriated; and the auditor of state is hereby authorized to draw warrants upon the state treasurer upon the certificate of the adjutant approved by the governor.

Approved April 10, 1896.

CHAPTER 104.

S. F. 17.

A BILL for an act to repeal sections one (1) and two (2) of chapter eighty-five (85) of the acts of the Twenty-second General Assembly, as amended by chapter eighty two of the acts of the Twenty-fifth General Assembly, relating to the rights of aliens and to enact the following in lieu thereof.

Be it enacted by the General Assembly of the State of Iowa:

Secs. 1 and 2,

Non-resident aliens and corporations prohibited from owning real estate under certain conditions.

SECTION 1. Sections one (1) and two (2) of chapter $A_{,anended}$ eighty-five (85) of the acts of the Twenty-second (22) General Assembly as amended by chapter eighty two (82) of the acts of the Twenty-fifth (25) General Assembly are hereby repealed and the following enacted in fieu thereof:

> SEC. 2. Non-resident aliens, or corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half of the stock of which is owned or controlled by non-resident aliens, are prohibited from acquiring title to or holding any real estate in this state, except as hereinafter provided, save