

J. A. HARVEY, from the Committee on Suppression of Intemperance, submitted the following report:

MR. SPEAKER:

Your Committee on the Suppression of Intemperance, to whom was referred house file No. 357, a bill for an act to amend section 1553 of the Code of 1873, and to prevent the unlawful transportation of intoxicating liquors, beg leave to report that they have had the same under consideration, and a majority of the committee have instructed me to report the same back to the house with the recommendation that it do pass.

J. A. HARVEY, *Chairman.*

Ordered passed on file.

HOUSE FILE NO. 357.]

[BY DOWNING.

A BILL

FOR AN ACT TO AMEND SECTION 1553 OF THE CODE, AND TO PREVENT THE UNLAWFUL TRANSPORTATION OF INTOXICATING LIQUORS.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That section 1553 of the Code be amended by adding the following to said section, to-wit: “And any railway conductor, freight agent, expressman, depot master, or other person, who shall carry or deliver, or be in any manner concerned in carrying or delivering, from any point in this state to any other point in this state, any such intoxicating liquors, including wine, beer or ale, as well as other intoxicating liquor, without being first furnished with a copy of the certificate required in said section 1553, shall for such offense be liable to the penalty in said section prescribed.”

SEC. 2. In all cases of the violation of this section, or the law in reference to intoxicating liquors, a prosecution may be had in any county in which such intoxicating liquors may be delivered, shipped or consigned: or in any county from which the same may be shipped, consigned or forwarded.

SEC. 3. In all cases where intoxicating liquors are sold upon orders, or by traveling agents, the sale shall be deemed completed at the place where such liquor is delivered by the common carrier, or agent, to the purchaser; and a prosecution therefor may be had in

16 the grant of Congress by which the lands were certified to the state, so far as the certified
17 lists made by the commissioner aforesaid conferred title to the state; but where lands em-
18 braced in such lists are not of the character embraced in such acts of Congress, or the acts of
19 the general assembly of this state, and are not intended to be granted thereby, the lists, so
20 far as these lands are concerned, shall be null and void, and of no force or effect whatever.