CHAPTER LVIII. TH. F. 336. Сн. 99.]

THE TOWN OF RICHLAND, KEOKUK COUNTY.

AN ACT Declaring the Continuation of the Incorporation of the APRIL 11. Town of Richland, and Legalizing the Election of Officers thereof.

WHEREAS, On the 31st day of December, A. D. 1868, Preamble. as appears by the records in the office of the Secretary of State, the town of Richland, in Keokuk county, State of Iowa, by virtue of a compliance with the provisions of 1868: ch. 61. chapter sixty-one, of the laws of the Twelfth General Assembly, became an incorporated town; and

WHEREAS. The municipal officers, failing to register the names of voters at the proper time, failed also to hold an election on the first Monday of March, A. D. 1871, and therefore held their offices over by virtue of their

former election; and

WHEREAS, They, again having failed to register the names of voters as required by law, after having given due notice thereof, did, together with other legal voters, meet on the first Monday of March, A. D. 1872, and choose judges and clerks of election, who were duly sworn, and did then elect municipal officers of the said incorporated town; therefore,

SECTION 1. Be it enacted by the General Assembly Town corporation of the State of Iowa, That the said incorporation of the notwinstanding town of Richland shall be deemed to have continued from failure to elect officers. the date of its said organization, and to still exist, not-

withstanding the failure to elect officers as aforesaid.

SEC. 2. Any acts of the said officers holding over by Acts of officers, virtue of former election, as also the election of officers and election legalized. on the first Monday of March, A. D. 1872, is [are] hereby legalized and made binding, notwithstanding any irregularities which may have occurred in the holding of said elections.

Approved, April 11th, 1872.

