Сн. 59, 60.

CHAPTER LIX. Сн. 102.] [S. F. 197.

HOSPITAL FOR THE INSANE AT MT. PLEASANT.

APRIL 12.

AN ACT Making further Appropriations for the Hospital for the Insane at Mt. Pleasant,

Be it enacted by the General Assembly

Appropriations : For improvements in wing, and duct, \$7500. Reservoir fliter, \$8000. Water-closets, \$2800. Bath-room,\$1800 \$800. Contingencies, \$3000.

SECTION 1.

of the State of Iowa, That there is hereby appropriated, out of any money in the treasury not otherwise appropriated, the following sums, for the purposes herein named, and viz.: For improvements in the west wing, with ventilating duct to the new chimney, seven thousand five hundred Furniture, do, dollars: for completing reservoir and filter, three thousand dollars; for furniture and furnishing, two thousand dollars; for reconstructing six water-closets, two thousand eight Painting, \$1000. hundred dollars; for new bath-room in west wing, one Fire-proof doors, thousand eight hundred dollars; for painting, one thousand dollars; for eight fire-proof doors, eight hundred dollars; for contingencies, three thousand dollars: Provided, Proviso: diver- That any sum hereby appropriated, not used for the specified object named, may be used, so far as necessary, for any other of the purposes specified in this act.

SEC. 2. The money hereby appropriated shall be drawn and paid on the order of the Trustees, which order shall be audited and paid as other claims.

SEC. 3. This act, being deemed of immediate importance, shall be in force from and after its publication in the Iowa State Register, and State Leader, newspapers published at Des Moines, Iowa.

Approved, April 12th, 1872.

I hereby certify that the foregoing act was published in the Daily State Leader, April 16/ and in the Daily Iowa State Register, April 16, 1872.

CHAPTER LX.

E. M. BRINK, AUDITOR OF CEDAR COUNTY.

ED WRIGHT, Secretary of State.

[H. F. 407.

Сн. 104.]

APBIL 11.

AN ACT to Legalize the Acts of E. M. Brink

Preamble.

WHEREAS, E. M. Brink, as auditor of Cedar county, has, under the belief that he was authorized to do so, taken acknowledgments of deeds and mortgages; and

How drawn.

In force when.

CH. 60, 61, 1872.] FOURTEENTH GENERAL ASSEMBLY.

WHEREAS, Doubts have arisen as to his authority to take such acknowledgments; therefore,

SECTION 1. Be it enacted by the General Assembly Acknowledg-of the State of Iowa, That all acknowledgments of deeds auditor of Certar and mortgages made and executed before the said E. M. county legalized. Brink, as county auditor, be, and are hereby, legalized and made valid, and shall have the same force and effect as if he had, at the time of taking such acknowledgments, been by the law duly authorized to do and perform such acts.

SEC. 2. This act, being deemed of immediate impor- In force when. tance, shall take effect immediately on and after its publication in The Tipton. Advertiser and Cedar county Post, newspapers published at Tipton, Iowa, provided the same shall be published without expense to the State.

Approved, April 12th, 1872.

I hereby certify that the foregoing act was published in the Tipton Advertiser, April 25, 1872.

ED WRIGHT, Secretary of State.

[S. F. 237.

Сн. 105.]

CHAPTER LXI. THE TOWN OF DRAKEVILLE, DAVIS COUNTY.

AN ACT to Legalize the Incorporation of the Town of Drakeville, APRIL 12. in Davis County, Iowa, the Election of its Officers, and all the Acts done and Ordinances passed by the Council of said Town.

WHEREAS, Doubts have arisen as to the legality of the Preamble. incorporation of the town of Drakeville, in Davis county, Iowa, the election of its officers, and the ordinances passed by the council of said town; therefore,

Be it enacted by the General Assembly SECTION 1. of the State of Iowa, That the incorporation of the said Incorporation of town of Drakeville, the election of its officers, the official acts done and ordinances passed by the council of said town, are hereby legalized, and the same are hereby declared to be valid and binding, the same as though the law had, in all respects, been strictly complied with.

SEC. 2. This act, being deemed of immediate impor- In force when. tance, shall be in force and take effect from and after its