LAWS OF TWENTY-SECOND GENERAL ASSEMBLY. [

[CH. 145

(15) and the east one-half of section twenty two (22) and the northeast quarter of section twenty-seven (27), township eighty, north range forty west of the fifth principal meridian, comprising within its limits the incorporated town of Panama. A board of directors was duly elected and bonds issued by the authority of the electors of said territory and a school house built for said independent district, and other acts performed which by law devolved upon electors and directors of independent districts; and,

WHEREAS, Doubts have arisen concerning the legality of said independent district for the reason that the notices for the election of a separate organization did not contain a proper description of the said territory and for the reason the board of directors of the district township of Washington failed to keep a proper record of its proceedings in setting off said territory and calling an election therein and conducting said election as by law required, although said incorporated town of Panama contained at the time and now contains more than two hundred inhabitants within its corporate limits; therefore,

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

SECTION 1. That the organization of the independent district of Panama of Shelby County, Iowa, the election of direc tors and the official acts of said directors be and the same are hereby legalized and made valid the same as though said independent district was organized in strict conformity with all requirements of law.

SEC. 2. This act, being deemed of immediate importance, shall be in force from and after its publication in the Iowa State Register and the Harlan Tribune, newspapers published at Des Moines, Iowa and Harlan Iowa without expense to the State. Approved March 24, 1888.

I hereby certify that the foregoing act was published in the Ionoa State Register April 14, and Harlan Tribune March 28, 1888. FRANK D. JACKSON, Secretary of State.

CHAPTER 145.

LEGALIZING ACTS OF TOWN COUNCIL OF AUBELIA.

H. F. 487.

AN ACT to Legalize the Acts and Ordinances of the Town Council of the Incorporated Town of Aurelia, in Cherokee County, Iowa.

Preamble.

WHEREAS, The town council of the incorporated town of Aurelia in Cherokee County, Iowa, passed a resolution to put in

Legalized.

a system of water works in said town, known as the "Highpressure system," and,

WHEREAS, The contract for the erection of said water-works was made and the said water-works were partly put in under and by virtue of said contract, and,

WHEREAS, It was then discovered by the said town council that it was necessary to pass an ordinance before beginning the erection or putting in of said water-works in order to authorize said town council to erect and put in said water-works, and,

WHEREAS, The said town council did immediately enact and pass and properly publish, as provided by law, a certain ordinance known as "An ordinance for the formation, purchase, equipment, government and maintenance of water-works for Aurelia, Cherokee County, Iowa" and further known as ordinance No 17; therefore,

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

SECTION 1. That all the official acts done and the said ordi-Legalized. nance No 17 passed by the town council of the incorporated town of Aurelia in Cherokee County, Iowa, not in contravention of any law of the State of Iowa and pertaining to any of the official acts of said council in putting in said water-works, are hereby legalized and the same are hereby declared to be valid and binding the same as though the said ordinance had been duly passed as provided by law before the letting and contracting for the putting in of said water-works.

ing for the putting in of said water-works. SEC. 2. This act being deemed of immediate importance Publication. shall be in force and effect from and after its publication in the Iowa State Register, a newspaper published at Des Moines Iowa and the Aurelia Sentinel a newspaper published at Aurelia, Iowa, such publication being without expense to the State.

Approved March 24, 1888.

I hereby certify that the foregoing act was published in the Ionoa State Register March 31, and the Aurelia Sentinel April 5, 1888. FRANK D. JACKSON, Secretary of State.

CHAPTER 146.

LEGALIZING INCOEPOBATION AND OBDINANCES OF THE TOWN OF NOBTHWOOD.

AN ACF to Legalize the Incorporation and Ordinances of the Town H. F. 444. of Northwood, Worth County, Iowa.

WHEREAS, The town of Northwood, Worth county, Iowa, em · Territory debraces the following territory, to wit: Commencing at the north- scribed.

LAWS OF TWENTY-SECOND GENERAL ASSEMBLY.

the general incorporation laws of the State, and,

west corner of the north east quarter of the southeast quarter of section 29 in township 100 range 20 west of the 5th P. M., thence south 80 rods; thence west 20 rods; thence south 160 rods; thence east 260 rods; thence north 80 rods; thence east 18 rods; thence north 160 rods; thence west 258 rods to place of beginning in Worth county, Iowa; and, WHEREAS; On the 5th day of May, 1875 the requisite number

circuit court of Worth county, Iowa, to be incorporated under

providing for the incorporation of towns was not had; and it is especially claimed that no copies of the record of the circuit court with reference to such incorporation or any papers pertaining to such incorporation were filed with the county recorder of said county and with the Secretary of State as re-

WHEREAS, It is claimed that full compliance with the statute

Petition for incorporation. of the qualified electors of said town filed their petition in the

No copies filed.

Doubts as to legality.

quired by section 423 of the code of the State of Iowa, and, WHEREAS, Doubts have arisen as to the legality of said incorporation; of the election of its officers, as to the validity of the ordinances passed and other official acts done by the council of said town, therefore

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

SECTION 1. That the incorporation of the town of Northwood, Worth county, Iowa, the election of its officers and all official acts done and ordinances passed by the council of said town, not in conflict with the laws of the State of Iowa, 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 relative to the incorporations of cities and towns.

SEC. 2. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Iowa State Register a newspaper published at Des Moines, Iowa, and the Worth County Index a newspaper published at Northwood, Worth county Iowa, without expense to the State.

Approved March 28, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register April 27, and the Worth County Index April 5, 1888. FRANK D. JACKSON, Secretary of State.

[CH. 147

Legalized.

CHAPTER 147.

LEGALIZING OBDINANCES OF THE INCORPORATED TOWN OF PETER. SON.

AN ACT to Legalize the Ordinances of the Incorporated Town of H. F. 159. Peterson, in Clay County, Iowa.

WHEBEAS, Doubts have arisen as to the legality of the offi Imperfect reccial acts and ordinances passed by the town council of the said ord. incorporated town of Peterson, in Clay county, Iowa, by reason of the failure of the recorder of said town to record the yeas and nays on the suspension of the rules and upon the passage of ordinances, and the failure of the said recorder to record the order for the publication of ordinances, and the failure of the mayor of said town to sign the recorded ordinances of said town, and by reason of the fact that the publication of said or-dinances have not been certified to, and the numbering of said ordinances was irregular in the publication thereof; and

WHEREAS, doubts have arisen as to the validity of such ordinances, on account of the apparent irregularity of such proceedings; therefore,

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

SECTION 1. That all the official acts done and ordinances Legalized. passed by the trustees of the town of Peterson, in Clay county, Iowa within its authority not in contravention of any law of the State of Iowa, are hereby legalized, and the same are hereby declared to be valid, and binding, and shall have the same force and effect as though all laws defining the powers, and duties of cities and incorporated towns, pertaining to the matters herein-before mentioned, had been strictly complied with. SEC. 2. This act being deemed of immediate importance Publication.

shall be in force and effect from and after the publication in the Iowa State Register, a newspaper published in Des Moines, Iowa and the Peterson Patriot a newspaper published in Peterson, Iowa, such publication being made without expense to the State.

Approved March 28, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register and Peterson Patriot March 29, 1898. FRANK D. JACKSON, Secretary of State.

CHAPTER 148.

LEGALIZING, INCORPORATION OF TOWN OF PRIMCHAR. AN ACT to Legalize the Incorporation of the Town of Primghar.

H. F. 484, Petition for

Petition for Incorporation. WHEREAS, Frank A. Turner and 40 others, constituting a majority of the qualified voters of the town of Primghar, in the county of O'Brien and State of Iowa, did petition the district court of said county at the January term A. D. 1888, thereof to incorporate certain territory described in said petition as the incorporated town of Primghar, and on the 14th day of said January, it still being the January term of said term A. D. 1888, the court being fully advised in the premises, found that the territory described in said petition had more than thirty voters and upward of three hundred and fifty inhabitants embraced within its limits; and,

WHEREAS, After the said petition had been signed by a number of the qualified voters of the territory embraced therein, and before the same was filed in the district court, it was deemed best to change the said plat by erasing therefrom the S $\frac{1}{2}$ of the NE $\frac{1}{2}$ of section 36 in township 96, North of Hange 41, west of the 5th P. M., in Iowa, the same being embraced in the original petition, and, WHEREAS, The validity of the changing of said plat has been

WHEREAS, The validity of the changing of said plat has been questioned and doubts have arisen as regards the legality of the changing of the said description has been and still is shrouded in doubt, therefore,

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

SECTION 1. That the matter in the incorporating the town of Primghar, in the county of O'Brien, under the general incorporating laws of Iowa, are hereby legally ratified and confirmed and declared to be of full legal force and effect, the same as though had never been in doubt, and the territory as shown on the plat as now of record shall be hereafter legally known and recognized as the incorporated town of Primghar, clothed with all of the rights and privileges, and vested with all of the powers and authority granted by law to incorporated towns.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication as provided by law in the Iowa State Register published at Des Moines, Iowa, and the O'Brien County Bell, published at Primghar, Iowa, without expense to the State.

Approved March 28, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register May 10, and the O'Brien County Bell March 30, 1888. FRANK D. JACK 30N, Secretary of State.

Validity doubted.

Plat changed.

Legalized.

24

CHAPTER 149.

LEGALIZING INCOBPOBATION OF TOWN OF PANAMA.

AN ACT to Legalize the Incorporation of the Town of Panama, S. F. 299. Shelby County Iowa; the Election of its Officers, and all Acts Done, and Ordinances passed by the Council of said Town.

WHEREAS the Circuit Court of Shelby County Iowa, on or Petition for about the 26" day of March 1886, upon a petition of not less incorporation. than twenty five inhabitants of the village of Panama Iowa, appointed commissioners to hold an election within the territory to determine the question of incorporating said town.

WHEEBAS said commissioners, on or about the 13" day of Incorporation. May 1886, held an election for the incorporation of said town at which a majority of the ballots cast at said election were "For incorporation," and said commissioners made due and legal return of said election to the Clerk of the Court of Shelby County Iows, and an election was held thereafter at which the town council and other municipal officers were duly elected and assumed the duty of the respective offices, and enacted ordinances for the government of the incorporated town of Panama, and

WHEREAS, it appears that a certified copy of all the papers Record not and record entries relating to the incorporation of the town of filed. Panama, on file in the office of the Clerk of the Circuit Court of Shelby County Iowa, were not filed in the Recorder's office of Shelby County Iowa and in the office of the Secretary of State as by law required and were not so filed until the 14" day of February 1888, and by reason of which doubts have arisen as to the legality of the incorporation of the said town of Panama, and the acts done and ordinances passed by the town council of said town, therefore,

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

SECTION 1. That the incorporation of said town of Panama Legalized. Shelby County Iows, the election of its officers and all the official acts done and ordinances passed by the council of said town not in contravention with the laws of the State 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 in the incorporation of said town, the election of its officers and the passing of its ordinances.

SEC. 2. This act being deemed of immediate importance Publication. shall be in force, and take effect, from and after its publication in the "Iowa State Register" and the "Harlan Tribune" news-

papers published at Des Moines Iowa and Harlan Iowa, without expense to the State.

Approved March 28th, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register April 14, and the Harlan Tribune April 4; 1888. FRANK D. JACKSON, Secretary of State.

CHAPTER 150.

LEGALIZING, ACTS OF THE COUNCIL, AND CERTAIN ORDINANCES OF THE CITY OF BED OAK JUNCTION.

S. F. 395.

Ordinances

and acts

AN ACT Legalizing the Acts of the Council of the City of Red Oak Junction, in the County of Montgomery, State of Iowa, and Legalizing the Ordinances Passed and Adopted for the Government of said City.

WHEREAS, The city of Red Oak Junction in Montgomery County, Iowa, incorporated under the laws of Iowa, and through its Board of Trustees, passed and adopted ordinances and performed such other acts as properly devolved upon them by law; and

WHEREAS, Said city of the second class, and by its council passed and adopted ordinances for the government of said city, and performed such other acts, as they were by law authorized to do, and

WHEREAS, In certain cases the records of said acts, and ordinances fail to show what members of the Council were present at the meeting when such ordinances were passed and adopted; that the rule was suspended by a three-fourths vote of the council as provided by law, and in certain cases that the ayes and nays were called on the passage of ordinances; therefore,

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

SECTION 1. That the records and ordinances of the city of Red Oak Junction, being a city of the second class in the County of Montgomery, and State of Iowa, and the Acts of the Council of said city, not in contravention of law, be and the same are hereby legalized, and declared to be as valid and binding as though all of the requirements of law, had in all respects been complied with, and as fully as if the records showed a suspension of the rules by a three-fourths vote on the passage of ordinance of permanent nature, and as if they had been read on their several days, and the votes of the councilmen or trustees had been taken, yeas and nays.

SEC. 2. This act being deemed of immediate importance shall be in force and take effect from and after its publication

Records incomplete.

Legalized.

in the Red Oak Express, a newspaper published at Red Oak, Iowa, and Iowa State Register, a newspaper published at Des Moines, Iowa, without expense to the State. Approved March 28th, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register, May 10, and the Red Oak Express, March 30, 1888. FRANK D. JACKSON, Secretary of State.

CHAPTER 151.

LEGALIZING INDEPENDENT SCHOOL DISTRICT OF GREENWOOD.

AN ACT to Legalize the Organization of the Independent School H. F. 585. District of Greenwood in Chickasaw Co. Iowa.

WHEREAS, On the 2nd day of March 1888, the electors Description of of sub district number two (2) of the district township of Bradford, Chickasaw Co. Iowa, held an election and by unanimous vote did declare the said sub-district to be an independent school district, having for its territory the SW $\frac{1}{4}$ and the W $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the S $\frac{1}{4}$ NW $\frac{1}{4}$ and the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$ of section No 15, and the S $\frac{1}{4}$ and the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the S $\frac{1}{4}$ of NE $\frac{1}{4}$ and the S.E. N.W. $\frac{1}{4}$ of section 16, and the S.E. $\frac{1}{4}$ and the $B \frac{1}{2}$ of N.E $\frac{1}{4}$ of section 17, and the E $\frac{1}{2}$ of section 20, and all of section 21, and the NW $\frac{1}{4}$ and the W $\frac{1}{2}$ N.E. $\frac{1}{4}$ and NW $\frac{1}{4}$ of SE $\frac{1}{4}$ and the N $\frac{1}{4}$ of SW $\frac{1}{4}$ of section 22. All in Township No 94, North Range 14 west being the

boundaries of said Ind. Dist. of Greenwood, and,

WHEREAS, Doubts have arisen as to the legality of the organization of said independent district, therefore

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

SECTION 1. That said independent school district of Green Organization wood in the county of Chickasaw and State of Iowa, be and legalized. the same is hereby declared to be fully and legally organized and incorporated with the boundaries as set forth in the preamble hereto attached the same as though all the provisions of the statute regulating the organization of independent school districts had been fully complied with, and the said district is hereby declared to have the lawful powers, rights and privileges that would have belonged to said district had the same been legally organized on the 2nd day of March A. D. 1888.

SEC. 2. All the acts of the defacto officers of said inde Acts of officers pendent school district of Greenwood are hereby confirmed and confirmed. are declared to have the same force and effect as though said organization had been fully and legally completed on the 2nd day of March A. D. 1888.

[CH. 152

SEC. 8. This act being deemed of immediate importance shall take effect from and after the date of its publication in the Iowa State Register a paper published at Des Moines, Iowa and the Nashua Post published at Nashua Iowa, without expense to the State.

Approved March 29th, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register March 31, and the Nashua Post April 5, 1888. FBANK D. JACKSON, Secretary of State.

CHAPTER 152.

LEGALIZING, ORDINANCES OF THE TOWN OF GRISWOLD.

H. F. 496.

Number of town ordi-nances.

Ordinance not signed. AN ACT to Legalize Certain Ordinances of the Incorporated Town of Griswold, Cass County, Iowa and to Legalize Acts done Thereunder.

WHEBEAS, In the month of April, 1881, the Council of the incorporated town of Griswold, Cass County, Iowa, regularly passed ordinances of said city numbering from one (1) to twenty eight (28) inclusive, and in the month of June, 1881, passed ordinances, number twenty nine (29) and thirty (30) and in the month of August, 1884, passed ordinance number thirty one (81), and

WHEBEAS, Said ordinances were not properly signed by the presiding officer of the council of said incorporated town of Griswold, Cass County, Iowa, as provided by section four hundred and ninety two (492) of the code of 1873, prior to the publishing thereof, but were published without the signature of the presiding officer of the said Council; and,

WHEREAS, all of said ordinances were in fact published in the Griswold Advocate, a newspaper published within the incorporated town of Griswold, Cass County, Iowa, as provided by statutes, with the omission as above set forth, and,

WHEREAS, Doubts have arisen as to whether said ordinances were legally published for the reason that the signature authenticating them was not properly annexed thereto when published: therefore,

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

SECTION 1. That said ordinances of the incorporated town of Griswold, Cass County, Iowa, except those conflicting with the laws of the State of Iowa, if any there be, and the same are declared legal and binding, and all acts done in pursuance of said ordinances are hereby declared legal and binding to the same extent as though said ordinances had been

Ordinances legalized.

Publication.

188

properly signed by said presiding officer prior to their publica tion and the signature authenticating the same had been published therewith.

SEC. 2. This act being deemed of immediate importance, Publication. shall be in full force and effect from and after its publication in the Iowa Capital, a newspaper published at Des Moines, Iowa, and the Griswold American, a newspaper published at Griswold, Iowa. Such publication to be without expense to the State.

Approved March 29th, 1888.

I hereby certify that the foregoing act was published in the Iowa Capital March 31, and the Grissold American April 4, 1888. FRANK D. JACKSON, Secretary of State.

CHAPTER 158.

LEGALIZING, INCORPORATION OF TOWN OF HOLSTEIN.

AN ACT to Legalize the Incorporation of the Town of Holstein. H. F. 476.

WHEREAS, Certain questions have arisen in relation to the Preamble. legality of the incorporation of the town of Holstein in Id. County Iowa, arising out of the alleged facts that at the election, at which was submitted the question of incorporation of said town, certain votes were cast which were not counted by the judges of said election either for or against incorporation because of indefiniteness, and,

WHEREAS, It is alleged that the publication of the ordinances of said town did not comply with the requirements of the statutes at that time, therefore,

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

SECTION 1. That the incorporation of the said town of Hol Legalized. stein be and the same is hereby declared to be legal and valio to all intents and purposes, the same as though the laws relating to the incorporation of towns had in all respects been strictly complied with.

SEC. 2. This act being deemed of immediate importance Publication. shall take effect and be in force from and after its publication in the Iowa State Register and the Holstein Advance newspapers published at Des Moines and Holstein, Iowa. without expense to the State.

Approved March 29, 1888.

I hereby certify that the foregoing act was published in the Des Moines Register, March 31. and the Holstein Advance, April 5, 1888. FRANK D. JACKSON, Secretary of State.

[Сн. 154

CHAPTER 154.

LEGALIZING, ORDINANCES OF THE TOWN OF PANORA.

H. F. 466.

Failure of records to show

vote.

AN ACT Legalizing the Acts of the Council of the Town of Panora. Guthrie County, Iowa and Legalizing the Ordinances Passed and Adopted for the Government of Said Town.

WHEEEAS, The town of Panora, Guthrie County, Iowa, through its council passed and adopted ordinances and resolutions, and performed such other acts as properly devolved upon said council by law, and

WHEREAS, In certain cases the records of said acts, ordinances and resolutions fail to show what members of the said council were present at the meeting when such acts, ordinances and resolutions were passed and adopted, that the rule was suspended by a three fourths vote of the said Council, and that in certain cases the ayes and nays were called on the passage of the said ordinances and resolutions; therefore

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

Records, ordinances, resolutions legalized.

Publication.

SECTION 1. That the records, ordinances and resolutions of the town of Panora in the county of Guthrie and State of Iowa, and the acts of the council of said town of Panora not in contravention of the law be, and the same are hereby legalized and declared to be valid and binding as though all the requirements of law had in all respects been complied with, as fully as if the said records showed that all provisions of law for the passage of resolutions and ordinances had been fully complied with by the council of said town of Panora.

SEC. 2. This act to take effect and be in force from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the Panora Umpire and Guthrie Vedette, newspapers published at Panora, Iowa, without expense to the State.

Approved March 29, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register May 9, Panora Umpire and Guthrie Vedette April 5, 1888. FRANK D. JACKSON, Secretary of State.

190

CHAPTER 155.

LEGALIZING ORDINANCES OF TOWN OF KINGSLEY.

AN ACT to Legalize Certain Ordinances of the Town of Kings- H. F. 126. ley in Plymouth County, Iows, and the Acts of its Officers Thereunder.

WHEREAS, In the adoption of certain ordinances of the said Irregularities town of Kingsley in Plymouth county, Iowa, certain irregularities are claimed to have been committed and it does not appear by the records that upon the adoption of the same the rule was suspended by a vote of three fourths of all the members elected to the council and that the said ordinances were passed by a vote of a majority of all the trustees and the ayes and nays do not appear to have been called and recorded upon such passage, and.

WHEREAS, Said ordinances have been duly enforced by the officers of the said town, and,

WHEBRAS, On account of said irregularities in the adoption of said ordinances, doubts have arisen as to the validity of the same and the acts of said officers in the enforcement thereof, therefore

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

SECTION 1. That all ordinances of said town of Kingsley in Acts and ordi-Plymouth County, Iowa and all acts of any of the officers of said ized. town in the enforcement thereof are hereby declared to be legal and valid in all respects and to the same extent as though in the adoption thereof no such irregularity had occurred and the said rule had been dispensed with by a proper vote and the said ordinances had been passed by a proper vote and the ayes and nay" upon such passage had been duly called and recorded as though all said facts duly appeared by the record of the proceedings of said council.

SEC. 2. This act to take effect and be in force from and after Publication. its publication in the Des Moines Leader, a newspaper published at Des Moines, Iowa, and the Kingsley Times, a newspaper published at Kingsley in Plymouth County, Iowa, without expense to the State.

Approved March 30, 1888.

I hereby certify that the foregoing act was published in the Des Moines Leader April 4, and the Kingsley Times April 12, 1898. FRANK D. JACKSON, Secretary of State.

Сн. 156

CHAPTER 156.

LEGALIZING ORDINANCES OF TOWN OF BOCK BAPIDS.

H. F. 183.

AN ACT to Legalize Certain Ordinances of the Town of Bock Bapids, Lyon County, and Acts done Thereunder.

Ordinances designated.

WHEREAS, The council of the incorporated town of Rock Rapids, in Lyon county, Iowa, since may 1, 1885 passed ordinances numbered one (1), two (2), three (8), four (4), five (5), six (6) seven (7) eight (8), ten (10), eleven (11), thirteen (13) and an ordinance amending ordinance number five (5), and an ordinance amending ordinance number seven (7); and,

Records deficient.

WHEREAS, The records of said town show a suspension of the rules on ordinance numbered (1), six (6), seven (7), eight (8), ten (10), eleven and the ordinance amending ordinance number seven, by a three fourths majority but fail to show the passage of said ordinances; and,

WHEREAS, Said ordinances were in fact passed; and WHEREAS, The records of the town fail to show three readings or a suspension of the rule on ordinances numbered two (2) three (3), four (4), five (5), and the ordinance amending ordinance number five (5), and,

WHEREAS, The rules were in fact suspended on the passage of said last named ordinances by a three fourths majority; and,

WHEREAS, The records of said town show that ordinance numbered thirteen (13) was passed under suspension of the rules at a meeting where five members of the council of said town of Rock Rapids were present and shows five affirmative votes and no negative on suspension of the rules on passage on said ordinance; and

WHEREAS, Doubts have arisen as to the legality of said ordinances named; therefore,

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

SECTION 1. That ordinances numbered one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), ten (10), eleven (11), thirteen (18) and the ordinance amending ordinance number five and the ordinance amending ordinance number seven (7), of the incorporated town of Rock Rapids, Lyon County, Iows, be and the same are declared legal and binding and all acts done in pursuance of said ordinances are hereby declared legal and binding to the same extent as though the records of said incorporated town of Rock Rapids, Lyon County, Iowa, showed that said ordinances numbered one (1) six (6), seven (7), eight (8), ten (10), eleven (11) and ordinance amending ordinance number seven (7) were passed on final passage;

Ordinances designated and legalized.