and that the rules were suspended on the passage of said ordinances numbered two (2), three (3) four (4) five and ordinance amending ordinance number five (5); and that threefourths of the council of said incorporated town of Rock Rapids, Iowa, voted to suspend the rules on passage of ordinance number thirteen (13).

SEC. 2. This act being deemed of immediate importance Publication. shall be in full force and effect from and after its publication in the Des Moines Leader, a newspaper published at Des Moines, Iowa and the Review and Lyon County Reporter, newspapers published at Rock Rapids, Iowa. Such publication to be without expense to the State.

Approved March 30, 1888.

I hereby certify that the foregoing act was published in the Des Moines Leader April 8, the Rock Rapids Review April 11, and the Lyon County Reporter, April 6, 1888. FRANK D. JACKSON, Secretary of State.

## CHAPTER 157.

LEGALIZING ORDINANCES OF TOWN OF CORNING.

AN ACT to Legalize the Ordinances of the Town of Corning, Adams H. F. 338. Co. Iowa.

Whereas, The town council of the town of Corning, Iowa, Ordinances passed certain ordinances, known as ordinances No 1 to designated. No 19 inclusive, and the record of the passage of said ordinances fails to show that the yeas and nays were called on the passage of the same—when in fact they were so called but omitted from the record, and doubts have arisen concerning the legality of said ordinances by reason of the defect above stated; therefore

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

SECTION 1. All acts done and proceedings had in the pass- Ordinances age of said ordinances and ordinances from No. 1 to No. 19 as legalized. passed, including the ordinances No 1 and No 19, are hereby legalized and given the same force and effect as if the yeas and nays as called were regularly entered upon the record or book of ordinances as required by law.

SEC. 2. This act being deemed of immediate importance Publication. shall take effect from and after its publication in the Des Moines

Leader and Adams County Free Press, 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 Adams County Free Press April 5, 1888. FRANK D. JACKSON, Secretary of State.

## CHAPTER 158.

## LEGALIZING CITY ELECTION OF KNOXVILLE.

H. F. 570.

AN ACT to Legalize the City Election of Knoxville, Iowa of A. D. 1888 and to Legalize the Registry Lists of Voters Made for and Used at Such Election.

Registers appointed as per Chap. 161 Acts 21 G. A.

WHEREAS, The city council of the city of Knoxville, Iowa under and in strict conformity to the provisions of chapter one hundred and sixty one of the Twenty First General Assembly of the State of Iowa did preceding the general election in November A D. 1887 appoint persons to act as registers for the registration of voters for each voting precinct in said city, and

Registry lists made.

WHEREAS, Said registers preceding said election and at the times and in the manner as required by said chapter did make, revise, correct and complete registry lists of the voters in and for their respective precincts in said city and said lists were thereupon placed in the custody of and kept by the officer as required in said chapter, and,

Lists destroyed by fire. WHEREAS, Said city's building together with all of its books, documents and papers including said registry lists were destroyed by fire on the 25th day of November A. D. 1897, and

Registers made new lists. Whereas, Said registers on the third Tuesday next preceding the city election occurring in said city on the first Monday in March A. D. 1888 for the purpose of supplying the said destroyed registry lists, commenced the making of new ones within and for their respective precincts in conformity to the provisions of said chapter 161 for the purpose of using the same at said coming election. And said registers were in attendance again at their respective places and registered voters on the Saturday next preceding said day of election and thus completed the registration of voters within their respective precincts, and said registration was substantially and as near as was proper, copies or re-productions of said destroyed lists.

Copies and certificates made.

Said registers also made copies of said new lists, respectively and duly certified the same and delivered them to the respective judges of the proper precincts before the opening of the polls on the day of such election and said registers, on the day of such election were also in session in their respective precincts