1892.1

That section 2 of said chapter be amended by Time extended SEC. 2. striking out from the first line thereof the figures "1895" and Couplers. inserting in lieu thereof the figures "1898."

inserting in lieu thereof the ngures 1000. SEC. 3. That section 3 of said chapter be amended by Time extended striking out from the fourth line thereof the figures "1892" Engines "drive brakes." and inserting in lieu thereof the figures "1895."

SEC. 4. That section 4 of said chapter be amended by Time extended striking out from the third line thereof the figures "1893" and All trains. inserting in lieu thereof the figures "1895."

SEC. 5. That the said chapter be further amended by add- Other amending thereto as "section 7" thereof the following, to-wit: "Section 7. That the board of railroad commission

That the board of railroad commissioners shall Commissioners have power, upon a showing which it shall deem reasonable, to extend the time within which any such corporation shall be required to comply with the provisions of this act; except that no such extension shall be made beyond 1900.

After the first day of January, 1900, any common carrier Common carriers shall refuse to accept or receive from any connecting line any after January car to be used within this state that is not fully equipped as 1900. required by this act."

This act being deemed of immediate importance shall take Publication effect upon publication in the "Iowa State Register" and the "Des Moines Leader" newspapers published at Des Moines, Iowa.

Approved April 6, 1892.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, April 9, 1892. W. M. McFARLAND, Secretary of State.

CHAPTER 24.

RESIDENCE OF INMATES OF SOLDIERS' HOME.

AN ACT to define the residence of any ex-soldier, sailor or marine S. F. 210. who may be discharged from the Iowa Soldiers' Home, and to fix liability of expenses in certain cases.

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

That any ex-soldier, sailor, or marine, who Former resi-dence assumed. SECTION 1. may be discharged from the Iowa Soldiers' Home, his residence shall be the same as when admitted to said home.

In case any ex-soldier, sailor or marine, inmate of Former resi-dence counties SEC. 2. the Iowa Soldiers' Home, should be adjudged insane, by the must bear exproper commissioners, he shall be taken charge of by the pense of insane proper officer, under the direction of said commissioners, and all costs and expenses, shall be paid by the county where his residence was when admitted to said home.

Approved April 6, 1892.

may extend

clause.