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

Section 1. Ordinances and official acts legalized—pending litigation. That the ordinances of the town of Swan, in Marion county, Iowa, are hereby legalized and the same are declared valid and binding, and all acts of the mayor and recorder of said incorporation in the publication of said ordinances are hereby legalized and the same are declared valid, binding, and in full torce and effect, the same as though the law had been fully complied with in all respects in the passage of the ordinances thereof, and by said mayor and recorder in publishing the ordinances of said town of Swan. But nothing in this act shall in any manner affect pending litigation.

Approved April 5, 1902.

## CHAPTER 243.

## THE TOWN OF LAURENS.

H. F. 428.

AN ACT to legalize the extension of the corporate limits of the town of Laurens, Iowa; and its ordinances and resolutions and the acts of officers and persons had in pursuance thereof; and to fix the limits of said town.

WHEREAS, At an election held on June 17th, 1901, pursuant to the resolutions of the town council of the town of Laurens, Iowa, the question of the extension of the corporate limits of said town was submitted to the electors thereof and of the territory included within said proposed extension; and a large majority of votes was cast favoring such proposition; and

WHEREAS, The mayor of said town did thereupon proclaim the extension and enlargement of said town fixing its corporate limits as proposed at such

election and as follows, to wit:-

On the north by the north line of the south half of the south half of section twenty-two, in township ninety-three north, range thirty-four west of the fifth

On the east, by the east line of the southwest quarter of the southeast quarter of said section twenty-two, and the east line of the west half of the northeast quarter of section twenty seven in said township.

On the south, by the south line of the north half of said section twenty-

seven.

On the west, by the west lines of said sections twenty-two and twentyseven; and

WHEREAS, Said council and other officers and persons have acted upon the belief that such extension was in all things regular and according to law; and

WHEREAS. Doubts have arisen as to the validity of such extension of limits, and of such acts of such council officers and persons, therefore,

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

Section 1. Valid and binding. That such election, proclamation, extension and enlargement of corporate limits; and all acts, ordinances and resolutions of said council and all other officers or persons had in, concerning or with reference to either of such matters or in pursuance thereof, are hereby legalized and declared to be valid and binding in all things whatsoever the same as though the law in respect to the extension of corporate limits of cities and fowns had been strictly complied with by said council, and by all other officers and persons whatsoever acting in, concerning or with reference to such enlargement of limits; and the corporate limits of said town are hereby fixed as set forth above in the preamble hereto.

Approved April 5, 1902.