## OHAPTER 151.

#### NOTARIAL ACTS LEGALIZED.

AN ACT to Legalize the Acts of W. Moushall [Moershel] and APRIL 7.
Others, Notaries Public of the State of Iowa.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That all the acts of W. Moushall [Moorshel], done by him as notary public from April W. Moershel, 14th, 1865, to January 29th, 1867; and all the acts Apr.14, '65, to Jan. 29, '67; done by William H. Stivers, as notary public, since W.H. Stivers, January 20th, 1867; and all acts done by W. R. Kin-since Jan. 20, naird, as notary public from January 10th, 1866, to 1867; R. Kin-March 2d, 1867; and all acts done by Thomas Arnold, naird, Jan.10, as notary public from June 8th, 1867, to February 10th, 1866, to Mar. 1868; and all acts of S. P. Vanatta, notary public, from 2, 1867; July 1, 1867, -are hereby legalized and declared valid June 8, 67, to to the same extent, and are of the same force and effect Feb. 10, '68; as though the commissions of the said persons above 8.P. Vanatta, named had not expired, and as though they had 67, legalized. been duly commissioned and qualified as notaries public at the time they severally performed the acts aforesaid as such notaries.

SEC. 2. This act, being deemed of immediate importance, shall be in force from and after its publi-Taking effect. cation in the Daily State Register and Iowa Evening Statesman.

Approved April 7, 1868.

I hereby certify that the foregoing act was published in *The Iowa Evening Statesman* April 22, 1868, and in the *Daily State Register* April 23, 1868.

ED WRIGHT, Secretary of State.

# CHAPTER 152.

APPORTIONMENT FOR MEMBERS OF THE HOUSE OF REP-RESENTATIVES.

AN ACT Apportioning the State of Iowa into Representative APRIL 7.

Districts, and Declaring the Ratio of Representation.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That one representative for every 27

Ratio, 9850. nine thousand eight hundred and fifty inhabitants, in each representative district, is hereby constituted the ratio of apportionment.

Lee, 3 repre. SEC. 2. Lee county shall be the first district, and

sentatives. entitled to three representatives.

DesMoines, 2. SEC. 3. Des Moines county shall be the second district, and entitled to two representatives.

Henry, 2. SEC. 4. Henry county shall be the third district,

and entitled to two representatives.

Jefferson, 2. Sec. 5. Jefferson county shall be the fourth district, and entitled to two representatives.

Van Buren, 2. Sec. 6. Van Buren county shall be the fifth district, and entitled to two representatives.

Wapello, 2. SEC. 7. Wapello county shall be the sixth district, and entitled to two representatives.

Davis, 1. Sec. 8. Davis county shall be the seventh district, and entitled to one representative.

Monroe, 1. Sec. 9. Monroe county shall be the eighth district, and entitled to one representative.

Appanoose,1. Sec. 10. Appanoose county shall be the ninth district, and entitled to one representative.

Lucas, 1. Sec. 11. Lucas county shall be the tenth district, and entitled to one representative.

Wayne, 1. SEC. 12. Wayne county shall be the eleventh district, and entitled to one representative.

Decatur, 1. Sec. 13. Decatur county shall be the twelfth district, and entitled to one representative.

Clarke, 1. SEC. 14. Clarke county shall be the thirteenth district, and entitled to one representative.

Union and SEC. 15. Union and Adams counties shall be the Adams, 1. fourteenth district, and entitled to one representative.

Ringgold and Taylor counties shall be the fifteenth district, and entitled to one representative.

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SEC. 16. Ringgold and Taylor counties shall be the fifteenth district, and entitled to one representative.

Mills, 1. Sec. 18. Mills county shall be the seventeenth district, and entitled to one representative.

Fremont, 1. SEC. 19. Fremont county shall be the eighteenth district, and entitled to one representative.

Pottawattamie, 1. SEC. 20. Pottawattamie county shall be the nineteenth district, and entitled to one representative.

Cass, Adair & SEC. 21. Cass, Adair, and Montgomery counties Montgomery, shall be the twentieth district, and entitled to one rep1. resentative.

Madison, 1. Sec. 22. Madison county shall be the twenty-first district, and entitled to one representative.

Warren, 1. SEC. 23. Warren county shall be the twenty-second district, and entitled to one representative.

SEC. 24. Marion county shall be the twenty-third Marion, 2. district, and entitled to two representatives.

SEC. 25. Mahaska county shall be the twenty-Mahaska, 2.

fourth district, and entitled to two representatives.

SEC. 26. Keokuk county shall be the twenty-fifth Keokuk, 2. district, and entitled to two representatives.

SEC. 27. Washington county shall be the twenty- Washington, sixth district, and entitled to two representatives. 2.

SEC. 28. Louisa county shall be the twenty - sev- Louisa, 1.

enth district, and entitled to one representative.

SEC. 29. Muscatine county shall be the twenty-Muscatine, 2. eighth district, and entitled to two representatives.

SEC. 30. Cedar county shall be the twenty-ninth Cedar, 2.

district, and entitled to two representatives.

SEC. 31. Scott county shall be the thirtieth district, Scott, 3. and entitled to three representatives.

SEC. 32. Clinton county shall be the thirty-first Clinton, 8. district, and entitled to three representatives.

SEC. 33. Jackson county shall be the thirty-second Jackson, 2. district, and entitled to two representatives.

SEC. 34. Johnson county shall be the thirty-third Johnson, 2. district, and entitled to two representatives.

SEC. 35. Iowa county shall be the thirty-fourth Iowa, 1. district, and entitled to one representative.

SEC. 36. Poweshiek county shall be the thirty-fifth Poweshiek, 1. district, and entitled to one representative.

SEC. 37. Polk county shall be the thirty - sixth dis- Polk, 2. trict, and entitled to two representatives.

SEC. 38. Jasper county shall be the thirty-seventh Jasper, 2.

district, and entitled to two representatives.

SEC. 39. Dallas county shall be the thirty-eighth Dallas, 1. district, and entitled to one representative.

SEC. 40. Greene, Calhoun, Pocahontas, and Hum-Greene, &c., 1. boldt counties shall be the thirty-ninth district, and entitled to one representative.

SEC. 41. Shelby, Audubon, and Guthrie counties Shelby, Audshall be the fortieth district, and entitled to one repre-ubon & Guthsentative.

SEC. 42. Harrison county shall be the forty-first Harrison, 1. district, and entitled to one representative.

SEC. 43. Boone county shall be the forty-second Boone, 1. district, and entitled to one representative.

SEC. 44. Story county shall be the forty-third dis-Story, 1. trict, and entitled to one representative.

SEC. 45. Tama county shall be the forty-fourth dis-Tama, 1. trict, and entitled to one representative.

SEC. 46. Benton county shall be the forty-fifth dis-Benton, 1. trict, and entitled to one representative.

Marshall, 1. SEC. 47. Marshall county shall be the forty-sixth district, and entitled to one representative.

Linn, 2. SEc. 48. Linn county shall be the forty-seventh district, and entitled to two representatives.

Jones, 2. SEC. 49. Jones county shall be the forty-eighth district, and entitled to two representatives.

Dubuque, 4. SEO. 50. Dubuque county shall be the forty-ninth district, and entitled to four representatives.

Delaware, 1. SEC. 51. Delaware county shall be the fiftieth district, and entitled to one representative.

Clayton, 2. Sec. 52. Clayton county shall be the fifty-first district, and entitled to two representatives.

Allamakee, 1. SEC. 53. Al[l]amakee county shall be the fifty - second district, and entitled to two representatives.

Buchanan, 1. Sec. 54. Buchanan county shall be the fifty-third district, and entitled to one representative.

Fayette, 2. Sec. 55. Fayette county shall be the fifty-fourth district, and entitled to two representatives.

Winneshiek, SEC. 56. Winneshei[ie]k county shall be the fifty2. fifth district, and entitled to two representatives.

Mitchell and SEC. 57. Mitchell and Howard counties shall be the Howard, 1. fifty-sixth district, and entitled to one representative.

Chickasaw, 1. Sec. 58. Chickasaw county shall be the fifty-seventh district, and entitled to one representative.

Floyd, 1. Sec. 59. Floyd county shall be the fifty-eighth district, and entitled to one representative.

Bremer, 1. SEC. 60. Bremer county shall be the fifty-ninth district, and entitled to one representative.

Black Hawk, SEC. 61. Black Hawk county shall be the sixtieth district, and entitled to two representatives.

Butler and SEC. 62. Butler and Grundy counties shall be the Grundy, 1. sixty-first district, and entitled to one representative. Hardin, 1. SEC. 63. Hardin county shall be the sixty-second

district, and entitled to one representative.

Wright, Ham- Sec. 64. Wright, Hamilton, and Franklin counties ilton, and shall be the sixty-third district, and entitled to one representative.

Webster, 1. Sec. 65. Webster county shall be the sixty-fourth district, and entitled to one representative.

Cerro Gordo, SEO. 66. Winnebago, Worth, Hancock, and Cerro Werth, &c., 1. Gordo counties shall be the sixty-fifth district, and entitled to one representative.

Kossuth, Em- Sec. 67. Kossuth, Palo Alto, Emmett, and Dickinmett, &c., 1. son counties shall be the sixty-sixth district, and entitled to one representative.

Woodbury, SEC. 68. Woodbury, Plymouth, Sioux, O'Brien, &c., 1.

Lyon, and Osceola counties shall be the sixty-seventh district, and entitled to one representative.

SEC. 69. Sac. Buena Vista, Cherokee, and Clay Sac. Clay. counties shall be the sixty-eighth district, and entitled &c., 1.

to one representative.

SEC. 70. Monona, Crawford, Carroll, and Ida coun-Monona, ties shall be the sixty - ninth district, and entitled to one Crawford, representative.

Approved April 7, 1868.

# CHAPTER 153.

### TAXATION OF NATIONAL BANKS.

AN ACT to Provide for the Taxation of the Shares of National APRIL 7. Banks.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That all the shares of the banking associations organized within this State pursuant to Shares of nathe provisions of the acts of Congress to provide a tional banks national currency secured by a pledge of United States to be included stocks, and to provide for the circulation and redemption in assessmint place thereof, held by any person or body corporate, shall be where bank included in the valuation of the personal property of is located. such person or body corporate or corporation in the assessment of taxes in the township, incorporated town, or city where such banking association is located and not elsewhere, whether the holder thereof resides in such township, incorporated town, or city, or not; but not at a greater rate than is assessed on other moneyed capital in the hands of individuals of this State.

SEC. 2. That it shall be the duty of the principal Officer of asaccounting officer of each of said associations, on or sociation to the first day of May, A. D. 1868, and between the first list shares between Jan. 1 and fifteenth days of January of each year thereafter, and Jan. 15. to list the shares of the association, giving the assessor the name of each person owning shares and the amount owned by each; and for the purpose of securing the collection of the taxes assessed upon said shares, each Association banking association shall be liable to pay the same as to pay the tax the agent of each of its shareholders, under the pro-as agent of visions of section 725 of the Revision of 1860; and it shareholders. shall be the duty of the association to retain so much of any dividend or dividends belonging to any shareholder as shall he necessary to pay any taxes levied upon his

or her shares.