To supplement endowment fund from June 30, 1886, to June Endowment, \$30,000. 30, 1888, \$30,000.

For equipment of dental department, \$2,000.

Dental Dept..

The money hereby appropriated shall be drawn from \$2,000. the State treasury for said University by its treasurer on the order of the Executive Committee appointed by the board of regents of said University, countersigned by the secretary, under the University seal, at such times as they shall deem nec- How drawn. essary. Provided, that not more than one-half the amount herein appropriated shall be drawn during the year 1886.

SEC. 3. This act being deemed of immediate importance, Publication. shall take effect and be in force from and after its publication in the Iowa State Leader and Iowa State Register, newspapers published at Des Moines, Iowa.

Approved April 15, 1886.

I hereby certify that the foregoing act was published in the Iowa State [Des Moines] Leader April 15, and the Iowa State Register April 10,

FRANK D. JACKSON, Secretary of State.

CHAPTER 69.

APPROPRIATION FOR COLLEGE FOR BLIND.

AN ACT Making Appropriations for the College for the Blind at s. f. 238. Vinton.

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

SECTION 1. That there is hereby appropriated for the College \$108,200 approfor the Blind, at Vinton, out of any money not otherwise ap. priated. propriated the following sums, for the following purposes, to-

1. For repairs to roof of main building, gutters, etc., \$500.

2. Building cupolas and porches, \$225.

8. Outside and inside painting, \$1,100.

4. Portland cement work, \$675.

5. Iron stairs to replace old ones worn out, \$3,100.

For new floors, \$775.

7. For repairs to outside woodwork and plastering \$325.

For constructing two cisterns, \$500.

For contingent fund and general repairs \$3,000.

Roof repairs \$500. Porches, etc., \$225. Painting, \$1,100. Cement work, \$675. Iron stairs, \$3,100. Floors, \$775. Plastering, etc., \$325. Cisterns, \$500.

Contingent,

\$3,000.

How drawn.

Proviso.

The money herein appropriated shall be drawn and paid on the order of the trustees of said College at such times as may be deemed necessary by said trustees. Provided, that not more than one-half of the amount herein appropriated shall be drawn during the year eighteen hundred and eighty-six (1886).

Publication.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 5, 1886.

I hereby certify that the foregoing act was published in the Iowa State Register April 10, and the Des Moines Leader April 15, 1886. FRANK D. JACKSON, Secretary of State.

CHAPTER 70.

LEGALIZING CANTRIL, VAN BUREN COUNTY.

H. F. 677. AN ACT to Legalize the Ordinances of the Incorporated Town of Cantril, Van Buren County, Iowa.

Preamble.

WHEREAS, The incorporated town of Cantril, Van Buren county, Iowa, in the year 1877 passed a certain ordinance entitled ordinance No. 12, defining nuisances and providing for the abatement of the same; and,

Certain ordi-

WHEREAS, Said incorporated town during the years 1883 and nances passed. 1884 passed certain ordinances as follows, to wit: Ordinance No. 19 being an ordinance granting the right to property owners to construct, repair or improve sidewalks. Ordinance No. 20, being an ordinance to provide for the improvement of streets and alleys and the levying of a special tax therefor. Ordinance No. 23 being an ordinance to license shows and other exhibitions. Ordinance No. 22 being an ordinance to license peddlers. Ordinance No. 24 being an ordinance defining the powers and duties of street commissioner. Ordinance No. 25 being an ordinance for restraining animals from running at large. Ordinance No. 26, being an ordinance creating the office of city treasurer and defining the duties thereof; and,

WHEREAS, Said ordinances were passed on a suspension of the rule requiring ordinances to be read on three different days by a less majority than is required by section 489 of the Code of

1873; and,

WHEREAS, Doubts have arisen as to the validity of each and all of said ordinances; therefore,