

WHEREAS, The record omits to show that certain ordinances were read upon three different days, and that the rules were properly suspended requiring such reading, when in fact they were all read upon three different days or the rules were properly suspended as required by law; therefore

Record deficient.

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

SECTION 1. That all acts resolutions and ordinances heretofore passed by the town councils of the said town, are hereby legalized and given the same force and effect as if the same had been passed in strict compliance with the law relating to the passage of ordinances by incorporated towns.

Legalized.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in the Iowa State Register and in the Grand Junction Republican, newspapers published in the State of Iowa, without expense to the State.

Publication.

Approved April 6th, 1888.

I hereby certify that the foregoing act was published in the *Iowa State Register* May 18th, and the *Grand Junction Republican* April 18th, 1888.

FRANK D. JACKSON, *Secretary of State.*

CHAPTER 164.

LEGALIZING INCORPORATION OF THE TOWN OF LOHRVILLE.

AN ACT to Legalize the Incorporation of the Town of Lohrville S. F. 376. and the Corporate Acts and Ordinances thereof.

WHEREAS—In November 1882 legal steps were taken under the laws of the State of Iowa to incorporate the town of Lohrville in Calhoun County under this corporate name of the Incorporated Town of Lohrville and the Circuit Court of Calhoun County Iowa at its term held in Said county in 1882 granted the decree prayed for asking that said town be incorporated under the name of the Incorporated town of Lohrville and

Steps taken to incorporate Lohrville.

WHEREAS said Incorporated town of Lohrville has levied and collected taxes and fines and; bought and sold property and done all acts usually performed by Incorporated towns and

Collections.

WHEREAS said Incorporated town of Lohrville did on the 27th day of January in the year 1883 and at other subsequent regular meetings of the Council of said Incorporated town did enact and adopt ordinances for the control and government of said town and;

No record
filed with Sec-
retary of State.

WHEREAS no transcript of record and papers of Incorporation was filed with the Secretary of State as required by law, and;

WHEREAS—doubts have arisen as to the legality of all steps taken in said Incorporation of said town and as to its corporate acts and enactment and adoption of said ordinances. Therefore:

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

Acts legalized.

SECTION 1. That its Incorporation and corporate acts and enactments and adoption of said ordinances with all alterations and amendments thereof adopted and enacted by it and all subsequent acts done by it in its said corporate capacity be and the same is hereby legalized to the same extent to all intents and purposes as though the law had been complied with in its original Incorporation and in its enactment and adoption of said ordinances and amendments thereto and alterations thereof as though the transcript of record and articles and papers of Incorporation had been filed in the office of the Secretary of State. Provided a transcript of the records and papers of incorporation, as required by Sec. 423 of the Code are filed with the Secretary of State within thirty days after the passage of this Act.

Publication.

SEC. 2. This Act being deemed of immediate importance shall be of force from and after its publication in the Iowa State Register and Lake City Blade, newspapers published in Des Moines Iowa and Lake City Calhoun Co. Ia. respectively, without expense to the State.

Approved April 6th, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register April 14, and Lake City Blade April 12, 1888.

FRANK D. JACKSON, *Secretary of State.*

CHAPTER 165.

LEGALIZING ORDINANCES OF STUART.

H. F. 547. AN ACT to Legalize the Acts and Ordinances of Stuart in Guthrie and Adair Counties, Iowa.

Elections held. WHEREAS, At the annual election of the city of Stuart, in the years A. D. 1883, 1884, 1885, 1886, and 1887, there was elected certain councilmen for said city, and

WHEREAS, Grave doubts have existed as to the citizenship of said persons so elected and as to their right to vote and hold office in said city, and

Ordinances
passed.

WHEREAS, While said persons so elected were acting as members of said council of said city of Stuart, a number of acts and ordinances for said city were passed by said city council and