being described as lot one as shown by the plat recorded at book 21, page 335, of the land deed records of the office of the recorder of Iowa county, Iowa, and said real estate being also described as the north fifteen acres of section twenty-one, township seventy eight, north, range eleven west of the fifth p. m. said deed being recorded at book 34, page 451 land deed records of said office, and

Whereas, said Iowa county, has accounted to the state of Iowa for the proceeds of said sale, therefore

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

Section 1. Deed legalized. That the said deed from Iowa county Iowa to Ithamar Cheney for lot one, as shown by the plat recorded at book 21, page 335 land deed records of the office of the recorder of Iowa county, Iowa, the same being the north fifteen acres of the northwest quarter of the southwest quarter of section twenty-one, township seventy-eight north, range eleven west of the fifth p. m. be and the same is hereby declared to be legal and valid and conveyed to said Ithamar Cheney and his grantees, all the right, title and interest of the state of Iowa in and to said real estate.

Approved April 15, A. D. 1911.

### CHAPTER 234.

CERTAIN CONTRACT ENTERED INTO BETWEEN POCAHONTAS AND CALHOUN COUNTIES.

# H. F. 618.

AN ACT to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, state of Iowa, in behalf of drainage improvement district No. 13 in Pocahontas county and drainage improvement district No. 9 in Calhoun county, Iowa, and to authorize the issuance of a warrant by Pocahontas county, Iowa, on the funds of said drainage improvement district No. 13 in Pocahontas county, Iowa, to the treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same.

Whereas, the board of supervisors of Pocahontas county, Iowa, and the board of supervisors of Calhoun county, Iowa, in joint session on April 18-1907 entered into a written agreement whereby said Pocahontas county in behalf of drainage improvement district no. 13, in Pocahontas county, Iowa, agreed to issue a warrant on the funds of said drainage improvement district no. 13 in the sum of two thousand sixty-three dollars and eighty-eight cents (\$2,-063.88), payable to the treasurer of Calhoun county, Iowa, for the benefit and use of drainage improvement district no. 9, in Calhoun county, Iowa, on condition that said drainage improvement district no. 13 in Pocahontas county, Iowa, should have the use of said drainage improvement district no. 9 in Calhoun county, Iowa, as a permanent outlet for the drains and ditches proposed to be constructed in said drainage improvement district no. 13, and

Whereas, said written agreement was thereafter ratified, approved and affirmed by the board of supervisors of Pocahontas county, Iowa, in behalf of drainage improvement district no. 13, and

Whereas, doubts have arisen as to the legality of said actions taken in the premises, now therefore,

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

Section 1. Contract legalized—tax levy authorized—pending litigation. That said contract and all actions and proceedings had in relation thereto are hereby legalized and held to be in full force and effect and binding on said counties of Calhoun and Pocahontas, Iowa, and said drainage improvement district no. 13 in Pocahontas county, Iowa, and said drainage improvement district no. 9 in Calhoun county, Iowa, and the board of supervisors of Pocahontas county, Iowa, is hereby authorized to issue a warrant on the funds of drainage improvement district no. 13 in Pocahontas county, Iowa, in the sum of two thousand sixty three dollars and eighty-eight cents (\$2,063.88), payable to the treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district no. 9 in Calhoun county, Iowa, and the said board of supervisors of Pocahontas county, Iowa, is hereby authorized and empowered to levy and collect taxes on the lands within said drainage district no. 13 in Pocahontas county, Iowa, for the payment of said warrant: provided this act shall not affect pending litigation.

SEC. 2. In effect. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published at Des Moines, Iowa, without expense to the state.

Approved April 15, A. D. 1911.

I hereby certify that the foregoing act was published in the Des Moines Capital April 19, 1911, and in the Register and Leader April 21, 1911.

W. C. HAYWARD, Secretary of State.

### CHAPTER 235.

## THE TOWN OF AKRON.

#### H. F. 158.

AN ACT to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.

Whereas, doubts have arisen as to the legality of all the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa, in that the same were not regularly read at three separate meetings of the council, nor on three different days and the rule allowing ordinances to be passed at the same meeting of the council was not properly observed and suspended, and the yeas and nays not duly recorded as required by law, and that the said ordinances and rules of health were not published in the manner prescribed by the statutes of the state of Iowa relating to the publication of ordinances and rules of health. Now, therefore,

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

Section 1. Acts, ordinances, etc., legalized—pending litigation. That all the acts of the council of the incorporated town of Akron, Iowa, in the passage, adoption and publication of the ordinances and rules of health of said town be and the same are hereby legalized and declared to be as valid as if all the provisions of the law of the state relating to the passage adoption and publication, thereof, had been duly and fully observed, and as if such or-