[72] CHAPTER 42.
RECORDS OF JONES COUNTY.
$A N$ ACT to authorize the county judge of Jones county to have a portion of the records of said county transcribed and legalized.

Be it wacked b!f the (irnoral dswombly of the state of Iome:
Section 1. Transcribe records. That the judge of Jones county is hereby authorized and required to employ some suitable person to transcribe and index all the records of said Jones county that yet remain in unbound books.

SEc. 2. Records legalized. That all the records heretofore transcribed by order of the county judge of said county, are hereby made lawful.

Sfec. 3. Fees limited. That said county judge shall not be authorized to pay for said work more than eight cents for every one hundred words.

SEC. 4. Take effect. This act to take eftect and be in force from and after its passage.

Approved. January 19th, 18:i.3.

## CHAPTER 43.

CHAN(GE OF NAME OF TOWN.

AN ACT to change the name of Kanesville, in Pottawattamie county.
Be it ronasted by the Girmoral Assembly of Ihe Stale of Iomea:
Section 1. Name changed. That the name of the town of Kanesville, in the county of Pottawattamie, be and the same is hereby changed to Council Bluffs.

SEC. 2. Take effect. This act to be in force from and after its publication in the Iowa Capital Reporter and Lowa Repnblican.

Approved, January 19, 1853.
I certify that the foregoing act was published in the Iowa Capital Reporter and Iowa Republican, February 9, $185 \%$.

GEO. W. McCLEARY.
Secretary of state.
[73] CHAPTER 44.
VACATION.
AN ACT to vacate a part of Ingram and Ramsay's addition to Agency City. in Wapello county.

Be it cometed by the Gimeral Ansombly of the state of Ioma:
Section 1. Vacancy of part of Agency City. That all those parts of Ingram and Ramsay's addition to the town of Agency City, in Wapello county, which lie north and west of Ann and Main streets, except lots front-

