

ture time and place where his appearance in the further prosecution of the case may be required, without requiring time to give new bond, and such order may be made from time to time, until the final disposition of the cause.

State may appeal.

SEC. 18. The State can take an appeal by giving notice in writing to the defendant or his attorney, of the intention so to do ; the provisions regulating the notice to be given by defendant are applicable to the notices contemplated by this section.

Approved January 29, 1857.

CHAPTER 252.

RAILROAD BONDS, LEE COUNTY.

AN ACT authorizing the county of Lee to issue bonds to aid in the construction of the Iowa Southern railroad.

Bonds.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the county of Lee is hereby authorized to issue bonds to aid in the construction of the Iowa Southern railroad, to the amount of one hundred and fifty thousand dollars: *Provided,* the county judge of said county shall first submit the question to the vote of the people of said county in the manner provided in sections No. 114 and 115 of the Code

Proposition.

SEC. 2. The proposition of the question must be accompanied by a provision to levy a tax for the payment of the principal and interest of said bonds, in addition to the usual taxes, sufficient to meet the payment of said bonds, principal and interest, not to exceed one per cent. upon the county valuation in one year, and to continue from year to year until the amount of said lands be paid.

Rate of interest.

SEC. 3. The proposition shall state the rate of interest said lands shall draw, and when payable, and at what time the principal of bonds shall fall due and become payable.

Adoption.

SEC. 4. Upon a majority of the votes being cast in favor of the proposition submitted, the county judge shall cause the proposition and the result of the vote to be entered at

large in the minute book of the county court, and a notice of its adoption to be published for two successive weeks in any two of the newspapers of the county; and at any time after the vote of its adoption shall have been published as above provided, he shall issue said bonds which shall be and continue a subsisting debt against said county until they are paid and discharged.

SEC. 5. The proposition thus adopted may be rescinded ^{Rescinding.} in a like manner and upon a like notice by a subsequent vote taken thereon, but neither contracts made under them nor the taxes appointed for carrying them into effect can be rescinded.

SEC. 6. This act to be in force from and after its publication in the Keokuk Daily Times, the Daily Gate City, the Fort Madison Argus, and the Fort Madison Plaindealer, without expense to the State.

Approved January 29, 1857.

CHAPTER 253.

CITY OF PRINCETON.

AN ACT to incorporate the city of Princeton.

SECTION 1. *Be it enacted by the General Assembly of the* ^{Corporation.} *State of Iowa,* That the inhabitants of the town of Princeton in the county of Scott, and State of Iowa, be, and they are hereby constituted a body politic and corporate, by the name and style of the city of Princeton, and by that name shall have perpetual succession, and may have and use a common seal, which they may change at pleasure.

SEC. 2. All that district of country embraced within the ^{Boundaries.} following limits, and such additions as hereinafter provided, shall be the limits of the boundaries of said city, to wit: Beginning at the north-west corner of the south-west quarter of the northwest quarter of section two (2) township seventy-nine, (79) range five, (5) and running south on section line between section two (2) and three, (3) to south-west corner of the north-west quarter of section eleven,