Сн. 54.] CHAPTER XXXVII. [S. F. 195.

APPROPRIATIONS FOR BRIDGE IN BREMER COUNTY LEGAL-IZED.

AN ACT to Legalize Appropriations made and County Warrants MARCH 20. issued by the Board of Supervisors of Bremer County, Iowa, for Bridge Purposes.

WHEREAS, The board of supervisors of Bremer county, Presentle. State of Iowa, made, in the year 1871, an appropriation of five thousand dollars, and issued county warrants therefor, to aid in the construction of stone piers for a bridge across

the Cedar river at Waverly, in said county; and,

WHEREAS, Said board of supervisors submitted to the vote of the people, at the general election in 1871, the following question: "Shall the county of Bremer levy a "special tax of two mills on the dollar each year for three "successive years, in addition to the usual taxes, for the "purpose of raising the sum of eleven thousand dollars "to pay for a wrought-iron bridge across the Cedar river "on Bremer Avenue, in the city of Waverly, as contract-"ed for with the King Bridge Company of Iola, Kansas, "by the board of supervisors of said county, at their meet-"ing in June, 1871?" and,

WHEREAS, A large majority of the votes cast was in

favor of the proposition submitted as aforesaid; and,

WHEREAS, Said bridge has been built, and the said board of supervisors, for the purpose of paying for the same, have made an appropriation of eleven thousand dollars, and issued county warrants for said sum; therefore.

SECTION 1. Be it enacted by the General Assembly Acts of board of of the State of Iowa, That all the county warrants is reference to sued as aforesaid, the submission of the aforesaid ques bridge over Cedar River tion to the vote of the people, and their vote thereon, and legalized. all the acts and doings of the said board of supervisors, in regard to the building of said bridge, are hereby legalized and made valid and binding, the same as if the law had been strictly complied with in all respects.

SEC. 2. This act, being deemed of immediate impor- In force when.

tance, shall take effect and be in force from and after its

publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and in the Waverly Republican, a newspaper published at Waverly, Iowa, provided such publication be made without expense to the State. Approved, March 20th, 1872.

I hereby certify that the foregoing act was published in the Daily Inon State Register, March 27, and in The Waverly Republican, March

ED WRIGHT, Secretary of State.

CHAPTER Сн. 56.] XXXVIII. [H. F. 125.

INDEPENDENT DISTRIOT OF NEW CHEROKEE, CHREOKEE COUNTY.

MARCH 20.

AN ACT To Legalize the Organization and Issuing of the Bonds of the Independent school-District of New Cherokee, Cherokee County, Iowa.

Preamble.

WHEREAS, On the 12th day of March, A. D. 1871, the independent school-district of New Cherokee, in the county of Cherokee, and State of Iowa, did hold an election, and did thereat, by a majority of the legal voters of said independent school-district, vote to issue bonds of said district, to the amount of five per cent. on the taxable property in said district, for building and furnishing a school-house in said independent school-district of New Cherokee; and,

WHEREAS, Doubts have arisen as to the legality of said vote, inasmuch as the site for said school-house was not obtained until the 26th day of May, A. D. 1871; and,

WHEREAS, By the neglect of some of the officers of said district, full and proper records of the organization of

Organization of

said district have not been preserved; therefore,
SECTION 1. Be it enacted by the General Assembly
of the State of Iowa, That the organization of the indedistrict, and issue of bonds legalized pendent school-district of New Cherokee, and the issuing of the bonds of said district is [are] hereby legalized and valid.

> SEC. 2. This act, being deemed of immediate importance, shall take effect from and after the date of its