CHAPTER 151.

LEGALIZES ACTS OF INDEPENDENT DISTRICT OF OSKALOOSA.

AN ACT to legalize the acts of the electors of the Independent District S. F. 403. of Oskaloosa, Iowa.

WHEREAS, The voters of the Oskaloosa independent dis-trict in annual meeting March 1890 voted an appropriation school build a high school build an appropriation school building of \$25,000 for a high school building; and at the March meeting of 1891 an appropriation of \$15,000 was voted for a school building in fifth ward, and

WHEREAS, The said appropriations of \$25,000 and \$15,000 were both certified at the same time in 1891 and

WHEREAS, The voters of said district at the annual meeting Former action rescinded, of 1892 did, by resolution rescind all former action touching these appropriations except the levy of ten mills now in process of collection and did order the sum of said levy to the amount of \$10,000 to be used for school house purposes therefore.

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

SECTION 1. That the action of the voters of said independ- Action of ent district of Oskaloosa, Iowa, be and the same is legalized ized. and made valid and binding as full and to the same extent as if the same were in all respects done in strict conformity to the law relating to such school-house appropriations.

SEC. 2. This act being deemed of immediate importance, shall take effect from and after its publication in the Iowa State Register and the Oskaloosa Herald without expense to the state.

Approved March 30th, 1892.

□ I hereby certify that the foregoing act was published in the Iowa State Register and the Oskaloosa Herald, April 1, 1892. W. M. McFARLAND, Secretary of State.

CHAPTER 152.

LEGALIZES INDEPENDENT SCHOOL DISTRICT OF PLEASANT RIDGE NO. 7, AND NORTH RIVER NO. 4.

AN ACT to legalize the formation of the independent school districts H. F. 404. of Pleasant Ridge No. 7 and North River No. 4. Warren township. Keokuk county, and to legalize the acts of the electors, boards of directors and officers thereof.

WHEREAS, At an election held in independent district No. 4 Result of elecin Warren township, Keokuk county, Iowa, on the 11th day territory. of Mav, 1891, it was decided to divide said independent dis-

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trict by a line running east and west between sections 17 and 18 on the north and sections 19 and 20 on the south of said line into two independent districts, and

WHEREAS, In pursuance of said election the territory south of said line was organized as independent district of Pleasant Ridge No. 7, and the territory north of said line as independent district of North River No. 4, Warren township, Keokuk county, Iowa, by the election of boards of directors, and WHEREAS, Said independent districts have by votes of the

electors, voted bonds for the purpose of building school-houses, and.

WHEREAS, Said boards of directors, in a joint meeting divided the assets of said district, and

WHEREAS, The boards of directors in said independent districts, together with the secretaries and treasurers by them elected, have performed all acts which by law devolved upon them, to the satisfaction of the electors and citizens of said district, and the same are still acquiesced in by said districts, and

WHEREAS. Doubts have arisen as to the legality of the organization of said districts and other proceedings had and done in pursuance thereof by reason of said independent districts not containing four full sections of land; therefore,

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

SECTION 1. That the organization of the independent school districts of Pleasant Ridge No. 7, and independent district of North River No. 4, Warren township, Keokuk county, Iowa, the voting of bonds to build school houses, by said districts. the election of directors, and the official acts of said directors, and the official acts of the secretaries and treasurers by them elected, be and the same are hereby legalized and made valid the same as though said independent school districts had been organized in strict conformity with all the requirements of the law.

This, act being deemed of immediate importance, SEC. 2. shall be enforced from and after its publication in the Iowa State Register and Sigourney Review, papers published in Des Moines, Iowa, and Sigourney, Keokuk county, Iowa, respectively, without expense to the state.

Approved March 22, 1892.

I hereby certify that the foregoing act was published in the Sigourney Review, March 30, 1892. W. M. McFARLAND, Secretary of State.

Boundaries of the division.

Bonds voted.

Assets divided.

Duties satisfactorily per-formed.

Doubts as to legality.

Organization of district legalized.

Publication clause.

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