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LAWS OF THE THIRTY-SIXTH GENERAL ASSEMBLY

CHAPTER 154.

INDEPENDENT SCHOOL DISTRICT OF NEW CHEROKEE.

S. F. 547.

AN ACT to amend an act passed by the thirty-sixth general assembly and approved on the twelfth day of February, 1915, and entitled "A bill for an act legalizing certain bonds of, and certain acts and proceedings by the board of directors of the independent school district of Cherokee, county of Cherokee, and state of Iowa.'

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

SECTION 1. Amendatory act. 1 That an act passed by the thirty- $\mathbf{2}$ sixth general assembly and approved on the 12th day of February, 3 1915, entitled "A bill for an act legalizing certain bonds of, and certain 4 acts and proceedings by the board of directors of the independent school $\mathbf{5}$ district of Cherokee, county of Cherokee, and state of Iowa", be and the same is hereby amended by striking out the words "independent 6 $\overline{7}$ school district of Cherokee, county of Cherokee, and state of Iowa," 8 wherever they appear in said act or its title, and substituting in lieu thereof wherever same are stricken out, the words "independent school 9 district of New Cherokee, Iowa. 10

1 SEC. 2. **Publication clause.** This act being deemed of immediate $\mathbf{2}$ importance, shall take effect and be in force from and after its pub-3 lication in the Des Moines News, a newspaper published at Des Moines, Iowa, and the Cherokee Democrat, a newspaper published at Cherokee, 4 Iowa, both of which publications shall be without expense to the state 5 6 of Iowa.

Approved April 13, A. D. 1915.

I hereby certify that the foregoing act was published in the Des Moines News April 20, 1915, and in the Cherokee Democrat April 22, 1915.

W. S. ALLEN, Secretary of State.

CHAPTER 155.

PARK COMMISSIONERS, ETC.

S. F. 150.

AN ACT to provide for the levy of a tax for the improvement of certain parks and directing the expenditure thereof.

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

1 SECTION 1. Meandered lake—tax to improve. That where any $\mathbf{2}$ city has, prior to July 1st, 1880, received a grant of the title from the 3 United States to a meandered lake within its corporate limits, to be 4 held and used for public uses, recreation and park purposes, and where 5 such city has for more than twenty years devoted the same to the

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