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5 prohibitive and the county attorney or attorney general shall prose-6 cute such action in the name of the state of Iowa. The county attorney 7 may also prosecute an action in equity for injunction in the name of 8 the state of Iowa upon the request of any local board of health where 9 said act is being violated.

1 SEC. 106. Mining camps. Before any person or persons shall be 2 permitted to lay out or attempt to construct a mining camp wherein 3 is contemplated the erection of more than five houses, the said person 4 or persons shall first file with the state board of health a plat of the camp, showing in detail the geographical location of same, the char-5 acter of houses to be erected, the provisions made for drainage, sewerage, outside toilets, and the provision made to secure water. If after investigation, the said board of health is convinced that the 6 7 8 9 camp, if built, will comply with the general provisions of this act so far as the same may be reasonably applicable, and practicable under 10 the circumstances, he shall within three weeks from the date of appli-11 12 cation, issue a written permit for the erection of same. Whenever the health conditions in any mining camp in the state are or become a menace to the health of the inhabitants thereof, such state board of 13 14 15 health is hereby authorized to apply and enforce the provisions of this act in so far as the same may be reasonably applicable and practicable 16 17 of enforcement in such camp.

1 SEC. 107. Laws repealed. All statutes or parts thereof in conflict 2 with the provisions of this act are hereby repealed. All charter pro-3 visions, regulations and ordinances of cities are hereby superseded in 4 so far as they do not impose requirements other than the minimum 5 requirements of this act, and except in case of such higher local 6 requirements, this act shall in all cases govern.

1 SEC. 108. Right of appeal. From any order of the local board of 2 health there lies the right of appeal to the state board of health, which 3 latter board shall have the power to hear and determine such appeal, 4 and enforce their orders in the manner hereinbefore provided.

Approved March 31, A. D. 1919.

CHAPTER 124.

CITY OF BURLINGTON.

S. F. 830.

AN ACT to legalize certain warrants of the city of Burlington, Iowa and the issuance and sale of negotiable bonds funding said warrants.

WHEREAS, the city of Burlington issued warrants upon its general fund in the sum of forty thousand dollars and thirty-two cents (\$40,000.32) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz:

3203, 3217, 3025, 3028, 3247 to 3256, 3260, 3265 to 3284, 3286 to 3306, 3318 to 3320, 3408, 3528, 3591 to 3600, 3608, 3610 to 3642, 3644 to 3656, 3706 to 3714, 3741, 3754, 3766, 3767, 3780, 3782, 3785, 3786, 3789, 3792,

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3795 to 3798, 3830 to 3835, 4302 to 4311, 4319 to 4338, 4369 to 4376, 4382 to 4384, 4386 to 4408, 4440, 4451, 4478, 4925 to 4934, 4941 to 4964, 4980 to 4998, 5000, 5010, 5016, 5936 to 5945, 5975 to 5990, 6218, 6253 to 6262, 6269, 6270 to 6289, 6314 to 6324, 6573 to 6582, 6588, 6615 to 6633, 6721, 6738, 6770, 6911, 6915 to 6924, 6930 to 6949, 7029, 7049, 7089, 7189 to 7211, 7213, 7215, 7241 to 7250, 7258, 7260, 7262 to 7278, 7399, 7410, 7440, 7503, 7505, 7506, 7522, 7569, 7507, 8212 to 8221, 8227, 8248 to 8265, 8272, 8273, 8305, 8352 to 8369, 8392, 8430, 8456 to 8465, 8596 to 8603, 8610, 8679 to 8688, 8694 to 8711, 8806, 8829 to 8839, 8843, 8845, 8846,

(In each of the series of numbers above indicated the first and last number given are both included therein) which warrants are now outstanding.

WHEREAS, the indebtedness of said city, including the indebtedness evidenced by said warrants, did not when said warrants were issued and does not now exceed the constitutional limitation of indebtedness of said city; and,

WHEREAS, said expenditures were all made for the purposes authorized by law, and the city of Burlington has been and is now enjoying the use the benefit of said expenditures, and the purpose for which said expenditures were made and the result thereof were and are well worth the sum which the said city of Burlington contracted should be paid therefor; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the grounds that the aforesaid expenditures, or a portion thereof, were contracted in excess of the city's authorized annual revenue; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the grounds that the aforesaid expenditures or a portion thereof, were not provided for in the city's annual appropriation; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the ground that the indebtedness which said warrants evidenced was contracted in excess of the statutory limitation on indebtedness; and,

WHEREAS, on the 6th day of March 1919, at a regular meeting of the city council of said city of Burlington, duly and legally called, a resolution was duly and legally adopted authorizing and directing the issuance of negotiable bonds of said city in the aggregate sum of forty thousand dollars (\$40,000.00) for the purpose of funding an equal amount of the aforesaid outstanding warrant indebtedness, and said bonds have been duly executed; and,

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants and bonds forever at rest; now therefore,

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

SECTION 1. City of Burlington—expenditures—warrants—bonds acts of council legalized. That the acts of the city council of the city of Burlington, Iowa, in making the aforesaid expenditures for the said city of Burlington, issuing warrants therefor in the sum of forty thousand dollars and thirty-two cents (\$40,000.32) and authorizing and directing the issuance and sale of negotiable bonds in the sum of forty thousand dollars for the purpose of funding an equal amount of 7 said warrants, and the acts of the officers of said city in executing 8 said bonds, be and the same are hereby legalized as though the law 9 had been complied with in all respects.

1 SEC. 2. Warrants legalized. That the aforesaid warrants of the 2 city of Burlington, Iowa, in the aggregate sum of forty thousand 3 dollars and thirty-two cents (\$40,000.32) be and the same are hereby 4 legalized and declared to be valid, legal, and subsisting obligations of 5 said city the same as though the law had been complied with in all 6 respects.

1 SEC. 3. Bonds legalized. That the aforesaid bonds of the city of 2 Burlington, Iowa, in the aggregate sum of forty thousand dollars 3 (\$40,000.00) authorized and directed to be issued and sold for the 4 purpose of funding the aforesaid warrants, be and the same are hereby 5 legalized, and when sold as by law provided shall be valid, legal and 6 subsisting obligations of and against the city of Burlington, Iowa, 7 the same as though the law had been complied with in all respects.

1 SEC. 4. Pending litigation. Nothing in this act shall affect pend-2 ing litigation.

1 SEC. 5. Publication clause. This act being deemed of immediate 2 importance shall take effect and be in force from and after its publi-3 cation in the Des Moines Capital, a newspaper published in the city of 4 Des Moines, Iowa, and the Burlington Hawk-Eye, a newspaper pub-5 lished in the city of Burlington, Iowa, without expense to the state.

Approved April 2, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Capital April 3, 1919, and in the Burlington Hawk-Eye April 9, 1919.

W. S. ALLEN, Secretary of State.

CHAPTER 125.

SCHOOL HOUSE SITES.

S. F. 816.

AN ACT to amend the law as it appears in chapter 26, section 1, acts of the 37th general assembly, relating to the acquisition of school house sites.

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

1 SECTION 1. School house sites—acquisition—levy, etc. That the 2 law as it appears in chapter 26, section 1 acts of the thirty-seventh 3 general assembly of Iowa, be and the same is hereby amended by 4 inserting the words, "or area equal thereto", following the words, "two 5 blocks", in line nine; by inserting the words, "or cities under special 6 charters", following the word "village", in line nine; and by adding at 7 the end of said section the following, to wit:

8 "The directors in any independent district whose territory is com-9 posed wholly or in part of territory occupied by any city of the first 10 class or city under special charter may, at their regular meeting in