CHAPTER 53

UNION TOWNSHIP, CASS COUNTY

S. F. 316

AN ACT to legalize the levy, assessment, collection and transfer of certain school taxes in Union township, Cass county, Iowa from the school house fund to the general fund.

WHEREAS, the secretary of the school board of Union township in Cass county, Iowa, erroneously certified to the board of directors of Cass county, Iowa, a tax of eleven and one-tenth (11.1) mills for school house purposes in July, 1922, and

WHEREAS, the board of directors of the school district of Union township in Cass county, Iowa did not authorize the certification of said tax for school house purposes, and

WHEREAS, said tax was levied and entered against the property in Union township in said county and said tax was collected and is now in the hands of the county treasurer of said county, and

WHEREAS, the fund created by said levy cannot be used in said school district for school house purposes, and

WHEREAS, no claims have been filed for the payment of taxes erroneously assessed and said fund will therefore lie idle and be of no benefit to the taxpayers of said school township, and

WHEREAS, the board of directors of the school district of Union township at their regular annual meeting on the 17th day of March, 1923 by resolution authorized the treasurer to transfer the money collected by reason of said tax levy for school house purposes to the general fund, and

WHEREAS, the general fund of said school district will be depleted such that it will be unable to continue the schools therein during the school year commencing July 1, 1924 unless the school house fund herein described is transferred to the general fund, due to the fact that the board of directors of said school district failed to certify a tax to the board of supervisors in July, 1923 for the reason that said board was under the impression that it could by resolution transfer the school house fund to the general fund, and

WHEREAS, said school house fund cannot be otherwise transferred except by a majority vote of the electors in said school township at the annual meeting provided by law to be held in March, 1925, now, therefore,

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

1 SECTION 1. Levy legalized. That the levy and collection of a tax 2 of eleven and one-tenth (11.1) mills for school house purposes against 3 the property in Union township in Cass county, Iowa, pursuant to 4 the certificate of the board of supervisors of the school district of 5 Union township in Cass county, Iowa, filed with the board of super-6 visors of Cass county, Iowa in July, 1922, be and the same is hereby 7 legalized.

Transfer legalized. That the resolution adopted by the 1 Sec. 2. board of directors at their regular meeting on March 17, 1923, direct-2 3 ing the county treasurer to transfer the funds collected for school house purposes in Union township, Cass county, Iowa, under the levy 4 described in section one (1) hereof, and the transfer of said funds $\mathbf{5}$ be and they are hereby legalized and validated in the same manner 6 as though all of the acts of all of the officers connected therewith had $\mathbf{7}$ 8 been authorized by and done pursuant to the provisions of law.

1 SEC. 3. Publication. This act being deemed of immediate impor-2 tance shall take effect and be in force from and after its publication 3 in the Des Moines Register, a newspaper published in Des Moines, 4 Iowa, and in the Cumberland Enterprise, a newspaper published in 5 Cumberland, Cass county, Iowa, said publication to be made without 6 cost to the state.

Approved April 19, A. D. 1924.

I hereby certify that the foregoing act was published in the Cumberland Enterprise, May 1, 1924, and the Des Moines Register, April 23, 1924. W. C. RAMSAY, Secretary of State.

CHAPTER 54

INDEPENDENT SCHOOL DISTRICT OF INDIANOLA

H. F. 316

AN ACT to legalize a school election held in the independent school district of Indianola, in the county of Warren on the tenth (10th) day of March, nineteen hundred twenty-four (1924), whereat there was submitted to the voters of said independent school district, pursuant to a resolution adopted by the board of directors thereof, a proposition to issue bonds of said district in the sum of one hundred seventy-five thousand dollars (\$175,000.00), the funds arising from the sale thereof, to be used for the purpose of construction and equipping a school building and procuring a site therefor.

WHEREAS, the board of directors of the independent school district of Indianola, caused to be submitted to the qualified electors of said district, on the tenth (10th) day of March, nineteen hundred twenty-four (1924) the following question:—"Shall the independent school district of Indianola, county of Warren, state of Iowa, issue bonds in the sum of one hundred seventy-five thousand dollars (\$175,000.00) for the purpose of constructing and equipping a school building and procuring a site therefor?" and

WHEREAS, at said election, as shown by the returns thereof, there was cast, in favor of said proposition, a majority of ninety-nine (99) votes; and

WHEREAS, by reason of the fact that one of the school buildings in said district had been condemned as unsafe for use as such, it is urgently necessary to speedily construct the said new school building as voted for; and

WHEREAS, the said board of directors, in pursuance of authority conferred upon them by law, proceeded to advertise said bonds for sale; and