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- SEC. 3. In order to preserve said lien the person entitled thereto must, within ten days from the completion of the work for which the lien is claimed, file in the office of the clerk of the district court of the county in which said services were rendered an itemized and verified statement setting forth the services rendered, the number of bushels of grain threshed or corn shelled, the value of said services and the name of the person for whom said services were rendered and the place where said services were rendered; and the clerk of the district court shall note the filing of said verified statement in a book kept by him for that purpose and index the same under the name of the person for whom such service was performed.
- SEC. 4. Proceedings to enforce said lien must be brought within thirty days after the filing of said verified statement and cannot be brought thereafter.
- SEC. 5. Said lien may be foreclosed as a chattel mortgage lien under the provisions of chapter five hundred twenty-three (523), code, 1931, except that the notice of sale need not be published but in lieu thereof may be posted in three public places of the county, one of which shall be the bulletin board in the corridor of the courthouse and one of which shall be the place where the grain or seed or corn is located.

House File No. 266. Approved April 4, 1933.

### CHAPTER 169

# LEGALIZING CERTAIN EXECUTION SALES

### H. F. 307

AN ACT to legalize execution sales made by execution officers without making proper and required entries and indorsements on the execution, as provided by law.

Whereas, many of the execution officers of the various counties of Iowa have failed and neglected to indorse on executions issued by them, the day and hour when received, the levy, sale or other act done by virtue thereof, with the date thereof, the dates and amounts of any receipts or payment in satisfaction thereof at the time of the receipt or act done, and have also failed to indorse upon said execution, an exact description of the property at length with the date of levy, and

WHEREAS, the supreme court of the state of Iowa has determined by official opinion that the provisions of sections 11664 and 11668, code, 1931, providing for such indorsements, entries and acts on the part of such execution officer are mandatory; now therefore

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

- SECTION 1. That all execution sales heretofore had and the execution officer having failed to indorse on the execution the day and hour when received, the levy, sale or other act done by virtue thereof, with the date thereof, the dates and amounts of any receipts or payment in satisfaction thereof at the time of the receipt or act done, or has
- 6 failed to indorse thereon, an exact description of the property at length

- 7 with the date of levy, be and the same are hereby legalized and
- 8 declared to be legal and valid as if all the provisions of the law as
- 9 required by sections 11664 and 11668, code, 1931, had been in all 10 respects strictly and fully complied with at the time of the receipt
- 11 or delivery of the execution.
- 1 SEC. 2. This act being deemed of immediate importance shall be
- 2 in full force and effect after its passage and publication in the Monroe
- 3 Mirror, a newspaper published at Monroe, Iowa, and in the Valley
- 1 Junction Booster, a newspaper published at Valley Junction, Iowa.

House File No. 307. Approved April 19, 1933.

I hereby certify that the foregoing act was published in the Monroe Mirror, April 27, 1933, and the Valley Junction Booster, April 27, 1933.

Mrs. Alex Miller, Secretary of State.

## CHAPTER 170

### VALIDATING INDEBTEDNESS FOR POOR RELIEF

#### H. F. 115

AN ACT to legalize the acts of county auditors in issuing warrants representing expenditures for the benefit of any persons entitled to receive help from public funds and validating indebtedness heretofore incurred by counties for the benefit of such persons.

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

- SECTION 1. That the acts of county auditors in the state of Iowa, in issuing warrants representing expenditures for the benefit of any
- 3 person or persons entitled to receive help from public funds in their 4 respective counties, even if the total of said warrants was in excess
- 5 of the amount estimated and appropriated for said purpose, are hereby
- 6 legalized and validated, the same in effect as if said county auditors
- 7 had strictly complied with all the provisions of the law with reference 8 to the issuance of said warrants, and particularly, section three hun
  - dred eighty (380) code, 1931.
- SEC. 2. That all indebtednesses heretofore incurred by counties for the benefit of persons entitled to receive help from public funds, are
- 3 hereby legalized and declared to be valid, subsisting, and binding
- 4 obligations of the counties incurring said indebtednesses, the same in
- 5 effect as if all the provisions of the law relating thereto, and par-
- 6 ticularly, section three hundred eighty (380), code, 1931, had been
- 7 strictly and literally complied with.
- 1 SEC. 3. This act, being deemed of immediate importance, shall be
- 2 in effect from and after its publication in the Mount Vernon Hawkeye
- 3 Record, a newspaper published at Mount Vernon, Iowa, and the Coggon
  - Monitor, a newspaper published at Coggon, Iowa.

House File No. 115. Approved February 10, 1933.

I hereby certify that the foregoing act was published in the Mount Vernon Hawkeye Record February 16, 1933, and the Coggon Monitor February 16, 1933.

MRS. ALEX MILLER, Secretary of State.