CHAPTER 204

PRIMARY ROAD BOND REDEMPTION FUND. TRANSFERS AUTHORIZED S. F. 136

AN ACT to provide for the disposal of balances from local tax levies remaining in the primary road bond and interest redemption fund in any county and to legalize certain transfers of local tax levies.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. If in any county which levied a tax on the property of the county, under the provisions of section forty-seven hundred and fifty-three-a twelve (4753-a12), code, 1931, or as the same may from time to time have been amended, a balance remains in the primary road bond and interest redemption fund, which is in excess of the matured but unpaid primary road bonds, or bonds issued to refund 5 primary road bonds and/or matured but unpaid interest coupons on 8 such bonds, such excess balance may be transferred to the county gen-9 eral fund or to such other county fund as the board of supervisors may 10 designate. SEC. 2. If in any such county such balance in the primary road bond and interest redemption fund has heretofore been transferred as here-3 in provided, such transfer as to such excess amount is hereby legalized.
- SEC. 3. This act being deemed of immediate importance shall be in force and effect from and after its passage and publication in the, a newspaper published at, Iowa, and in the, Iowa.

Senate File 136. Approved April 20, 1935.

I hereby certify that the foregoing act was published in the Sioux City Tribune, April 23, 1935, and the Ames Tribune, April 22, 1935, in accordance with section 55, code, 1931.

MRS. ALEX MILLER, Secretary of State.

CHAPTER 205

RETIRED FIREMEN AND POLICEMEN. LEGALIZING PROCEEDING OF CERTAIN CITIES

S. F. 126

AN ACT to legalize the proceedings of the governing bodies of certain cities, including cities acting under special charter, relating to written agreements evidencing and acknowledging the obligations of said cities to certain active and/or retired firemen and/or policemen, and to declare that said proceedings, or written certificates evidencing the same, constitute competent and conclusive evidence as to the obligations therein agreed to by each said city.

Whereas, section 19 of senate file number 295 enacted by the Forty-fifth General Assembly in extra session, repealed section six thousand three hundred twenty-three (6323), code, 1931, and enacted a substitute therefor which authorized certain cities in this state to enter into written agreements with certain firemen and policemen evidencing the obligations of said cities under said substitute section of the code, and

WHEREAS, the governing bodies of several said cities did by resolution, ordinance, or other proceeding purport to enter into agreements with said certain persons and did issue written certificates of agreement evidencing and acknowledging said obligations, and

WHEREAS, said agreements were made for proper corporate purposes authorized by law, being the protection of disabled and retired firemen and

policemen and their dependents, and

WHEREAS, doubts have arisen concerning the legality of said agreements

on the ground that no election was held upon said question, and

WHEREAS, it is deemed advisable to put said doubts, as well as any and all other doubts, which have arisen or may hereafter arise concerning the legality of said agreements forever at rest, now, therefore,

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. That the proceedings heretofore had by the governing 2 bodies of the cities of Des Moines, Council Bluffs, Sioux City, Marshall-3 town, Cedar Rapids, Burlington, Oskaloosa, Ottumwa, Clinton, Iowa 4 City, Mason City, Keokuk, Muscatine, Waterloo, Fort Dodge, Daven-5 port and Boone in this state, relating to written agreements with each 6 active and/or retired fireman and/or policeman entitled to the benefit 7 of the provisions of section six thousand three hundred twenty-three (6323), code, 1931, as amended by section 19 of senate file number 8 295 enacted by the Forty-fifth General Assembly in extra session, evi-9 10 dencing and acknowledging the obligations of said cities under said section, be and the same are hereby declared legal and valid, the same 11 as if all provisions of law relating to such agreements valid and binding 12 13 upon said cities had in all respects been strictly followed, and said pro-14 ceedings, or written certificates evidencing same, are hereby declared 15 to constitute competent and conclusive evidence as to said obligations therein agreed to by each said city. 16
- 1 Nothing in this act shall affect pending litigation.
- This act being deemed of immediate importance shall be in full force and effect from and after its publication in Plain Talk, a newspaper published in the city of Des Moines, Iowa, and the Nonpareil, a newspaper published in the city of Council Bluffs, Iowa, all without expense to the state.

Senate File 126. Approved April 12, 1935.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk, April 25, 1935, and the Council Bluffs Nonpareil, April 23, 1935. MRS. ALEX MILLER, Secretary of State.