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

- SECTION 1. That the calling of said election and the voting thereat and any and all action taken by the township authorities in levying a tax as authorized by the voters thereat, and all other acts of the township authorities with relation to the said matters are hereby legalized, validated and in full force and effect, as fully as though the statute regarding said acts had authorized the same at said time, and that all records of said election and proceedings are hereby validated and legalized.
- 1 SEC. 2. Nothing in this act shall affect pending litigation.
- SEC. 3. This act being deemed of immediate importance shall take effect from and after its publication in the Livermore Gazette, a newspaper published at Livermore, Iowa, and the Bode Bugle, a newspaper published at Pada Jawa without average to the state.

published at Bode, Iowa, without expense to the state.

House File 248. Approved May 4, 1935.

I hereby certify that the foregoing act was published in the Livermore Gazette, May 23, 1935, and Bode Bugle, May 24, 1935.

MRS. ALEX MILLER, Secretary of State.

CHAPTER 212

HUMBOLDT COUNTY. LEGALIZING ELECTION IN TOWN OF THOR H. F. 249

AN ACT to legalize an election held in the incorporated town of Thor, Humboldt county, Iowa, on the twenty-ninth day of October, 1934, relating to the purchase and maintenance jointly with Norway township, certain fire apparatus and equipment; to purchase real estate and build a building thereon jointly with said township authorities and levy a tax therefor and issue bonds.

WHEREAS, on the twenty-ninth day of October, 1934, obedient to a petition duly signed and on notice given, the incorporated town of Thor, Iowa, held an election at which there was submitted the following propositions:

"1. Shall the following public measure be adopted:

Shall the incorporated town of Thor, Iowa, purchase, acquire, own and maintain jointly with Norway township, in Humboldt county, Iowa, fire apparatus and equipment and pay for the same and the maintenance thereof and for services rendered by members of a duly organized fire department out of a tax to be levied by ordinance or resolution of not exceeding $\frac{3}{8}$ of a mill per year to be paid each year, but for not exceeding 5 years until such apparatus and equipment shall have been fully paid for?

"2. Shall the following public measure be adopted:

Shall the incorporated town of Thor, Iowa, purchase and acquire a site for, and construct thereon, a town hall, which may be used for general community and municipal purposes, including fire station, and contract indebtedness for such purposes not exceeding \$8,000 and issue bonds for such purposes not exceeding \$10,000 and levy a tax annually upon the taxable property in the incorporated town of Thor, Iowa, not exceeding

1½ mills per annum for the payment of such bonds and the interest thereon?"

WHEREAS, that at said election one hundred twelve (112) votes were cast of which number the first above stated measure received one hundred eight (108) affirmative and three (3) negative votes.

WHEREAS, that on the second proposition the affirmative votes were one

hundred eight (108) and the negative votes were four (4).

WHEREAS, that doubts have arisen as to whether or not the said town authorities had a legal right under the then existing law to hold said election; therefore,

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

- SECTION 1. That the calling of said election and the voting thereat and any and all action taken by the town authorities in levying a tax as authorized by the voters thereat and all other acts of the said town authorities with relation to the said matter are hereby legalized, validated and in full force and effect as fully as though the statute regarding the said acts had authorized the same at said time, and that all records of the said election and proceedings are hereby validated and legalized.
- 1 SEC. 2. Nothing in this act shall affect pending litigation.
- SEC. 3. This act being deemed of immediate importance shall take effect from and after its publication in the Renwick Times, a newspaper published at Renwick, Iowa, and the Humboldt Republican, a newspaper published at Humboldt, Iowa, without expense to the state.

House File 249. Approved May 4, 1935.

I hereby certify that the foregoing act was published in the Humboldt Republican, May 24, 1935, and the Renwick Times, May 23, 1935.

MRS. ALEX MILLER, Secretary of State.

CHAPTER 213

MARION COUNTY. LEGALIZING CERTAIN CONTRACTS FOR * SECONDARY ROAD GRADING

H. F. 443

AN ACT to legalize certain contracts and the acts of the board of supervisors of Marion county, Iowa, in the letting of and entering into said contracts to and with Len Visser and Ed McDonald for grading certain secondary roads in said county.

WHEREAS, in the year 1933 Len Visser was employed by the board of supervisors of Marion county, Iowa, to perform certain labor in grading county trunk road "S" north of the city of Pella, Iowa, at prices varying from sixteen (16) cents to twenty-four (24) cents per cubic yard, depending upon the kind of earth removed; and

WHEREAS, in the year 1933 Ed McDonald was employed by the board of supervisors of Marion county, Iowa, to perform certain labor in grading certain roads, known as project number 2, of Swan township, and project number 3, of Knoxville township, at prices varying from fifteen (15) cents