WHEREAS, a question has arisen as to the correctness of the amount charged for publications because of a misunderstanding on the part of the publishers of said newspapers and the boards of supervisors as to how the charges for publications should be computed under the statutes specifying the charge or charges authorized to be made therefor, and authorized to be allowed and paid for same; and

Whereas, because of the situation set forth above a doubt has arisen as to the validity of the payments made for such publications of proceedings of boards of supervisors during the aforesaid years; and

WHEREAS, it is deemed advisable to put said doubt and questions, and all other doubts and questions which may hereafter arise concerning said matters forever at rest,

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

- SECTION 1. That the payments made by the several counties of the state of Iowa for publication in official newspapers of the proceedings of boards of supervisors and delinquent tax lists during the calendar years 1932 to 1936, both years included, are hereby declared to be legal and valid, notwithstanding that the publication charges made therefor, and paid, were computed on a basis not authorized by statute.
- 1 SEC. 2. Nothing in this act shall affect pending litigation.
- SEC. 3. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Davenport Democrat, a newspaper published in Davenport, Iowa, and in the Booster Express, a newspaper published in Valley Junction, Iowa, without expense to the state.

House File 433. Approved May 1, 1937.

I hereby certify that the foregoing act was published in the Davenport Democrat, June 2, 1937, and the Booster Express, June 3, 1937.

ROBERT E. O'BRIAN, Secretary of State.

CHAPTER 269

WEBER & SONS BUTTON COMPANY

S. F. 354

AN ACT to legalize the corporate acts and the renewal of the Weber & Sons Button Company.

WHEREAS, at the expiration of the corporate existence of Weber & Sons Button Company, (Muscatine, Iowa), a corporation organized under the laws of Iowa, renewal articles were not filed with the secretary of state in full compliance with the statutes relating to renewals, specifically, within the time limitation prescribed for such filing; and

WHEREAS, the said corporation has now filed such renewal articles and tendered the statutory fees therefor and otherwise complied with the law, except as to the time of filing; now, therefore

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

1 SECTION 1. The proceedings of Weber & Sons Button Company with respect to renewal of said corporation are hereby legalized and

- declared of the same force and effect as though they were had in full 4 compliance with the laws of Iowa relating to renewals.
- The secretary of state is hereby authorized and directed to issue to the said Weber & Sons Button Company a certificate of renewal which shall have the same effect as though issued upon proper

4 application by said corporation.

- SEC. 3. Nothing in this act shall be deemed or construed to affect pending litigation, if any, involving said corporation. 2
- This act, being deemed of immediate importance, shall take effect and be in force from and after its publication as provided by law, and without expense to the state.

Senate File 354. Approved March 24, 1937.

I hereby certify that the foregoing act was published in the Muscatine Journal, March 30, 1937, and the Wilton Junction Advocate, April 1, 1937.

ROBERT E. O'BRIAN, Secretary of State.

CHAPTER 270

LEGALIZING ACT

S. F. 217

AN ACT to legalize the corporate acts and the renewal of the Farmers' Mutual Fire and Lightning Insurance Association.

WHEREAS, at the expiration of the corporate existence of the Farmers' Mutual Fire and Lightning Insurance Association, Dallas Center, Iowa, a corporation organized under the laws of Iowa, renewal articles were not filed with the secretary of state in full compliance with the statutes relating to renewals, specifically, within the time limitation prescribed for adopting and filing such renewal; and

WHEREAS, the said corporation has now filed such renewal articles and tendered the statutory fees therefor and otherwise complied with the law. except as to the time of adopting and filing; now, therefore,

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

- SECTION 1. The proceedings of the Farmers' Mutual Fire and Light-
- ning Insurance Association with respect to renewal of said corporation are hereby legalized and declared of the same force and effect as
- 4 though they were had in full compliance with the laws of Iowa relating 5

to renewals.

- The secretary of state is hereby authorized and directed to issue to the said Farmers' Mutual Fire and Lightning Insurance Association a certificate of renewal which shall have the same effect 3 4 as though issued upon proper application by said corporation.
- SEC. 3. Nothing in this act shall be deemed or construed to affect pending litigation, if any, involving said corporation.