- 3 sions and improvements of the Municipal Water Works and contracts 4 therefor, referred to in the preamble hereof, are hereby legalized, 5 validated and confirmed.
- That the Town Council of the Town of Winfield, Iowa, be and it is hereby authorized to issue Municipal Water Works Revenue Bonds of said Town in the amount of not to exceed twenty-one thou-3 sand dollars (\$21,000.00) pledging the net future earnings of said 4 utility to pay the principal and interest on said bonds, and to ex-5 change said bonds so issued for the outstanding warrants now held 6 by the People's State Bank of Winfield, Iowa, and by the Farmers National Bank of Winfield, Iowa, and by the holders by transfer from 8 said named banks, and that said bonds so issued are hereby declared to be authorized and legalized and validated and to be legal and to 10 constitute valid and binding obligations of the Municipal Water 11 Works of said Town according to their tenor. 12
 - SEC. 3. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in The Winfield Beacon, a newspaper published in Winfield, Iowa, and in the Mount Pleasant News, a newspaper published in Mount Pleasant, Iowa, said publications to be without cost to the State of Iowa.

Approved March 16, 1949.

I hereby certify that the foregoing act was published in The Winfield Beacon, March 31, 1949, and in the Mount Pleasant News, March 25, 1949.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 272

CLINTON COUNTY LEGALIZING ACT

S. F. 325

AN ACT to legalize the action of the board of supervisors of Clinton county, Iowa for payment and expenditures made for the erection of a combination corn crib and granary for said county.

WHEREAS, the board of supervisors of Clinton county, Iowa has heretofore, during the year 1947, caused to be erected a combination corn crib and granary at the county home farm, and,

WHEREAS, said building was erected by various contractors, laborers, electricians, etc., without a written contract as required by section three hundred thirty-two point seven (332.7), Code 1946, and,

WHEREAS, the board of supervisors inadvertently did not follow the provisions of section three hundred thirty-two point eight (332.8), Code 1946 relating to specifications and lowest bidder, and,

WHEREAS, upon the completion of the erection of said combination corn crib and granary payments and expenditures to contractors, laborers and other materials furnished were inadvertently made from the poor fund instead of from the county general fund, and,

WHEREAS, said building is now completed and all payments made to the various claimants in the sum of nine thousand six hundred seventy dollars and ninety-eight cents (\$9670.98), and,

WHEREAS, the action for the erection and payment of all claims for the said combination corn crib and granary was the joint action of the board of supervisors of Clinton county, Iowa, and all matters pertaining thereto were had before the full board of supervisors and approved thereby, and,

WHEREAS, doubts have arisen as to the legality of such proceedings and it is deemed advisable to put such doubts at rest,

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

- SECTION 1. The action of the board of supervisors of Clinton county, Iowa in the erection and construction of a combination corn crib and granary built at the county home farm during the year 1947, in the sum of nine thousand six hundred seventy dollars and ninety-eight cents (\$9670.98), and paid on poor fund warrants out of the poor fund, without any written contract, is hereby declared to be legal, valid and binding.
- 1 SEC. 2. Notwithstanding the provisions of section three hundred 2 thirty-two point seven and three hundred thirty-two point eight, Code 3 1946, the action of the board of supervisors of Clinton county, Iowa, in the erection and construction of a combination corn crib and gran-4 5 ary at the county home farm during the year 1947, and notwithstanding the fact that payment in the sum of nine thousand six hundred seventy dollars and ninety-eight cents (\$9670.98) was inadvertently made from the poor fund rather than from the county 8 general fund, is hereby declared to be legal, valid and binding. 9
- SEC. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the DeWitt Observer, a newspaper published at DeWitt, Iowa, and in the Clinton Herald, a newspaper published at Clinton, Iowa.

Approved March 12, 1949.

I hereby certify that the foregoing act was published in the DeWitt Observer, March 24, 1949, and in the Clinton Herald, March 23, 1949.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 273

CRAWFORD COUNTY LEGALIZING ACT

S. F. 57

AN ACT to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Crawford county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued and sold pursuant to said election, and proceedings to be valid obligations of said county.

WHEREAS, a special election was held in Crawford County, Iowa, on the 12th day of July, 1948, on the proposition of procuring a site and erect-