CHAPTER 298

ODEBOLT-ARTHUR SCHOOL LEGALIZING ACT

H. F. 22

AN ACT to legalize and validate the proceedings for the organization of Odebolt-Arthur Community School District, in the counties of Sac, Crawford and Ida, state of Iowa, and to legalize and validate the action of the board of directors of said school district in calling a special school bond election.

WHEREAS, the Odebolt-Arthur community school district, in the counties of Sac, Crawford and Ida, state of Iowa, was organized on July 1, 1956, pursuant to an election held on May 29, 1956, and the existence of said Odebolt-Arthur community school district, in the counties of Sac, Crawford and Ida, state of Iowa, is of general public interest and vital to the public interest and welfare of the area contained within its boundaries; and

WHEREAS, on the 12th day of November, 1956, the board of directors of said Odebolt-Arthur community school district, pursuant to a petition therefore filed by certain voters of said school district, called a special election of the voters of said district for December 18, 1956, on the question of the issuance of \$785,000.00 of school bonds of said school district for the purpose of constructing and furnishing an addition to the school building within the town of Odebolt, Iowa, within said district; and

WHEREAS, doubts have arisen concerning the validity of the proceedings had for the formation of said Odebolt-Arthur community school district, and as to the present legal existence of said school district, and as to the validity of the action of the board of directors of said district in calling said special school bond election for December 18, 1956, on said petition for election, and as to the validity of said election petition; Now, therefore,

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

1 SECTION 1. That all proceedings heretofore taken in connection with the formation of the territory of the Odebolt-Arthur community $\mathbf{2}$ school district, in the counties of Sac, Crawford and Ida, state of Iowa, 3 4 and the legal existence of said school district, are hereby declared to be valid, legal and sufficient to create and establish within said terri-5 tory by the proceedings hereinbefore referred to, a school district 6 known as "Odebolt-Arthur community school district, in the counties 7 of Sac, Crawford and Ida, state of Iowa," and the same are hereby legalized, validated and confirmed and said school district is declared 8 9 to be a legal entity. 10

That all proceedings heretofore taken by the board of di-SEC. 2. 1 2 rectors of the Odebolt-Arthur community school district, in the counties of Sac, Crawford and Ida, state of Iowa, preliminary to and in 3 4 connection with the call of the special election for the submission of the proposition for the authorization and issuance of \$785,000.00 in 5 bonds of said district for school building purposes, including also the petition calling for said election, be and the same are hereby legal-6 7 8 ized, validated and confirmed.

1 SEC. 3. This act, being deemed of immediate importance, shall be 2 in full force and effect from and after its passage and publication in

LAWS OF THE FIFTY-SEVENTH GENERAL ASSEMBLY [CH. 299

- 3 the Odebolt Chronicle, a newspaper published at Odebolt, Iowa, and
- 4 the Jefferson Bee, a newspaper published at Jefferson, Iowa, all with-5 out expense to the state.
 - out expense to the state.

Approved March 27, 1957.

I hereby certify that the foregoing Act, House File 22, was published in the Jefferson Bee, Jefferson, Iowa, April 16, 1957, and in the Odebolt Chronicle, Odebolt, Iowa, April 11, 1957.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 299

TOWN OF ALTA LEGALIZING ACT

H. F. 17

AN ACT to legalize and validate the special election, petition therefor, proceedings in connection therewith and proceedings authorizing and providing for the issuance, sale and delivery, all in connection with swimming pool bonds of the town of Alta, Iowa, and the provisions made for the levy and collection of annual taxes to pay said bonds and the interest thereon and declaring said bonds, issued, sold and delivered pursuant to said election and said proceedings, to be valid obligations of said town.

WHEREAS, the town of Alta, Iowa, did heretofore, pursuant to a petition with the requisite signatures, call and hold a special election in said town on July 27, 1956, and submit thereat the following proposition: "Shall the town of Alta, Buena Vista county, Iowa, establish a swimming pool on land already owned by said town in South Park and contract indebtedness for such purpose not exceeding \$34,000 and issue bonds for such purpose not exceeding \$34,000 and levy a tax annually upon the taxable property in said town of Alta not exceeding Two and One-half mills per annum for the payment of such bonds and interest thereon?" and at said election more than sixty per cent of the votes cast for and against said proposition were in favor thereof; and

WHEREAS, the town council of said town, in reliance upon said election, did on the first day of December, 1956, pass and approve a resolution awarding and approving the sale of \$34,000 swimming pool bonds of said town, and did on the third day of December, 1956, pass and approve a resolution authorizing and providing for the issuance and delivery of said bonds to the purchaser and confirming the sale thereof, said bonds to mature serially in numerical order, and by said resolution provided for the levy and collection of annual taxes on all the taxable property in said town sufficient to pay the principal thereof and interest thereon; and

WHEREAS, doubts have arisen concerning the validity and legal sufficiency of said election, petition, proceedings, bonds, the sale thereof and provisions made for the payment of said bonds and interest thereon, and it is deemed advisable to put said doubts, and all others that might arise concerning the same, forever at rest; now, therefore

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

1 SECTION 1. That the special election held on July 27, 1956, in 2 said town, as referred to in the preamble hereof, and the petition, the