

Ray E. Pauley Company, Inc. of Mason City, for fabrication and installation of radiator covers at a cost of \$3270.00 and a contract with O'Connor Construction, Inc. of Mason City, Iowa for labor and materials in repair or replacement and installation of doors, loose plaster, inadequate flooring, fire exits, fire doors, partitions, window frames, locks, ventilation fans, water closets and other miscellaneous small items, to be determined as the work progressed, having in mind the anticipated structural problems in aged structure, said work and materials upon completion amounting to \$26,536.84, and said contracts being entered into without complying with the requirements of Code Sections 332.7 and 332.8 pertaining to Contracts, Bids, Plans and Specifications; and,

WHEREAS, work above contracted for has been completed and funds for the payment therefore* are available in the General Fund of Cerro Gordo County; NOW THEREFORE,

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

1 SECTION 1. All proceedings heretofore taken by the Board of
2 Supervisors of Cerro Gordo County, Iowa in connection with and per-
3 taining to the completion of contracts with Ray E. Pauley Company,
4 Inc., Mason City, Iowa, and O'Connor Construction, Inc., Mason City,
5 Iowa, entered into by said Board of Supervisors for improvements to
6 the Cerro Gordo County Home located west of Mason City, Iowa, are
7 hereby declared to be legal and constitute a valid and binding obliga-
8 tion of Cerro Gordo County.

1 SEC. 2. This Act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Globe-
3 Gazette, a newspaper published in Mason City, Iowa, and in The Clear
4 Lake Mirror-Reporter, a newspaper published in Clear Lake, Iowa,
5 without expense to the State.

Approved May 11, 1974

I hereby certify that the foregoing Act, Senate File 1369, was published in the Globe-Gazette, Mason City, Iowa, May 29, 1974, and in The Clear Lake Mirror-Reporter, Clear Lake, Iowa, May 22, 1974.

MELVIN D. SYNHORST, *Secretary of State.*

*According to enrolled Act

CHAPTER 1275

DICKINSON COUNTY LEGALIZING ACT

S. F. 1356

AN ACT to legalize and validate procedures of Iowa great lakes sanitary district, the county auditors and county treasurers of Dickinson county, Iowa in connection with annexations with municipalities in the Iowa great lakes sanitary district, since the creation of said district.

WHEREAS, at the time of the creation of Iowa Great Lakes Sanitary District in 1949, pursuant to the Provisions of Chapter 358 Code of Iowa, all of the then areas within the boundaries of the following incorporated towns in Dickinson County, Iowa were included in said District, to-wit

Spirit Lake, Orleans, Arnolds Park, Okoboji, West Okoboji, Milford and Wahpeton; and,

WHEREAS, since the creation of said District some of the said towns have extended their boundaries by annexation for purposes of providing to the areas so annexed certain utilities and benefits not previously enjoyed by the areas so annexed; and,

WHEREAS, some of said annexed areas had, prior thereto or thereafter, upon petition to the Board of Trustees of said District, been annexed to and became a part of said Sanitary District, and some of said areas were not formally by order upon petition included in said District by its Board of Trustees; and,

WHEREAS, the Trustees of the Sanitary District, the County Auditors and County Treasurers of Dickinson County have treated all of the areas annexed to the incorporated towns as being a part of and included in the boundaries of said District and in each instance applied the Sanitary Sewer District Tax millage to said areas; and,

WHEREAS, the owners of the properties so annexed have at all times since said annexations enjoyed the benefits and services provided by said Sanitary District; and,

WHEREAS, some doubts have arisen concerning the status of said annexed areas, that is whether or not they are within the boundaries of said Sanitary District and concerning the validity of the taxation of said areas for services of the District, and all such doubts should once and for all be put at rest; NOW THEREFORE,

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

1 SECTION 1. That in all cases where areas have been annexed to the
2 incorporated towns of Spirit Lake, Orleans, Arnolds Park, Okoboji,
3 West Okoboji, Milford and Wahpeton since the formation of the Iowa
4 Great Lakes Sanitary Sewer District, said areas so annexed shall be
5 treated as having been and hereafter being within and forming a part
6 of said Sanitary District.

1 SEC. 2. That all procedures of the Trustees of Iowa Great Lakes
2 Sanitary District, the County Auditors and County Treasurers of Dick-
3 inson County, Iowa in considering and treating said annexed areas as
4 a part of the Sanitary District, be and the same are hereby ratified and
5 validated;

1 SEC. 3. That the imposition of the Sanitary Sewer levy of taxes
2 upon said areas so annexed be and the same are hereby ratified, vali-
3 dated and legalized, and that all such areas shall hereafter be consid-
4 ered and treated in all respects as though formal Petition to the Sani-
5 tary District for annexation had been filed and approved by its Board
6 of Trustees and thereupon an Order so annexing to the District been
7 formally entered and recorded.

Approved May 9, 1974