

591.6 Amended articles and change of name.

Any corporation, organized under [chapter 2 of Title IX, Code of 1897](#), or chapter 394, Codes of [1924](#), [1927](#), [1931](#), [1935](#) and [1939](#), or chapter 504, Codes of [1946](#), [1950](#), [1954](#) and [1958](#), which shall have heretofore adopted articles of incorporation or changed its name or amended its articles, and some question has arisen as to whether such articles, change in name or amendment was adopted by a majority of the members of such corporation as required by [section 1651, Code of 1897](#), and [section 8593, Codes of 1924, 1927, 1931, 1935 and 1939](#), and [section 504.19, Codes of 1946, 1950, 1954 and 1958](#), and such corporation shall have been engaged in the exercise of its corporate functions for the period of at least three years, such articles, change in name or amendment shall be held and considered to have been duly adopted by a majority of all the members of such corporation and are hereby legalized and made valid.

[S13, §1642-b; C24, 27, 31, 35, 39, §10413; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, §591.6]

Referred to in [§591.12](#)