

proceedings of the board of supervisors relative to said matters and respecting the authority of said board in said matters, therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Legalized and validated. That the resolutions and proceedings of the board of supervisors of Osceola county, Iowa, concerning and providing for the submission of the propositions, the notice of the submission thereof, the form, and the form of the ballot used at said election and the said proposition and all propositions combined therein and all proceedings of the board of supervisors had with reference to said matter before and after the submission of the said proposition, and the manner and time provided in subsequent resolutions and propositions for the issuing of said bonds and the manner and time of paying the same and the amount thereof, and all other propositions combined therein are hereby legalized and validated.

SEC. 2. Powers of supervisors. The said board of supervisors of said county of Osceola shall have the power and authority under the proceedings herein legalized and in accordance with the provisions thereof to borrow money to pay the cost of the erection of the court house & jail contemplated in said proposition and resolutions, to issue the negotiable bonds of said county to evidence such loan and to levy annually on all of the taxable property of the said county, a special tax sufficient to meet the principal and interest of said bonds when and as the same mature in the same manner and to the same effect as if the several questions combined in the single public measure voted upon had been submitted separately and a majority of the electors voting on each separate question had voted in favor thereof, and in the same manner and to the same effect as if all the proceedings relative to said matter had been formal and legal.

SEC. 3. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the "Sibley Gazette" a newspaper published in Sibley, Osceola county Iowa, and in the "Iowa State Register", a newspaper published at Des Moines, Iowa, without expense to the state.

Approved March 25, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register, March 27, 1902, and in the Sibley Gazette, April 3, 1902.

W. B. MARTIN,
Secretary of State.

CHAPTER 233.

ACTS OF COUNTY AUDITOR AND BOARD OF SUPERVISORS OF LYON COUNTY.

H. F. 378.

AN ACT legalizing acts of the county auditor and of the board of supervisors of Lyon county.

WHEREAS, On the 2nd day of June, 1874, application before the county auditor of Lyon county, Iowa, was made by the petition of A. Toalman and others, asking the appointment of a commissioner to view and report upon the expediency of locating county roads as follows, to-wit: On every section line in said county of Lyon and state of Iowa, excepting the section line west of the range line between ranges forty-eight (48) and forty-nine (49), and so much of said range line between ranges forty-eight (48) and forty-nine (49) as lies south of the southwest corner of section thirty (30), township ninety-eight (98), range forty-eight (48), and also excepting the range line between section thirty-two (32), township one hundred (100), range forty-five (45) and section five (5), township ninety-nine (99), range forty-five (45).

WHEREAS, The auditor of said county appointed A. Toalman commissioner to view said route June 3rd, 1874, and to report on or about the 8th day of June, 1874.

WHEREAS, Thomas Thorson, county auditor of said county in vacation, on the 8th day of June, 1874, that being the time fixed for A. Toalman to make his report, as commissioner, upon said roads, and said report having been made in favor of the establishment of said roads, it was ordered that August 10th, 1874, be fixed for the final action thereon.

WHEREAS, Notice was published for four consecutive weeks in the Beloit Times and the Rock Rapids Review, newspapers published in Lyon county, Iowa, as provided by law.

WHEREAS, The county auditor, on the 10th day of August, 1874, this being the time fixed for the final action on the establishment of said roads, and no objections having been made thereto, it was ordered that the same be established as per plat and field notes on file.

WHEREAS, The board of supervisors of said Lyon county established said roads as follows: On the 8th day of September, 1874, that being the time fixed for the final hearing, and no objections being made against the establishment of the roads petitioned for by A. Toalman and others, called the section line roads and located upon every section line in Lyon county, excepting only the roads and lines above specifically described, no one objecting in any way to the establishment of said roads and no claims for damages having been filed, and it appearing from proofs on file that due notice had been given all parties interested as by law provided, it was therefore ordered that the said roads be and are hereby established absolutely according to the report of the commissioner, and that the action of the auditor in the matter be and is hereby approved.

WHEREAS, Doubts have arisen as to the legality of the establishment of the roads known as section line roads of Lyon county, Iowa, above described, therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Acts relative to establishment and construction of roads. That the action of the county auditor, board of supervisors, commissioner, and other officers relating to the establishment and construction of the roads on all the section lines in Lyon county, Iowa, excepting the section line west of the range line between ranges forty-eight (48) and forty-nine (49), and so much of said range line between ranges forty-eight (48) and forty-nine (49) as lies south of the south-west corner of section thirty (30), township ninety-eight (98), range forty-eight (48), and also excepting the range line between section thirty-two (32), township one hundred (100), range forty-five (45) and section five (5), township ninety-nine (99), range forty-five (45), and all other matters relating or pertaining to the location, establishment and opening of said roads; the petition therefor; the notices; the report of the commissioner; the action of the auditor and the board of supervisors, and all their acts relating to said roads, are hereby made as legal and valid as though the law had in all respects been fully and completely complied with; and said roads are hereby made legal public highways in every respect.

SEC. 2. Pending litigation. That the provisions of this act shall in nowise affect pending litigation.

SEC. 3. In effect. This act, being deemed of immediate importance, shall take effect from and after its publication in the Iowa State Register, a newspaper published at Des Moines, Iowa, and the The Reporter, a newspaper published at Rock Rapids, Iowa, without expense to the state.

Approved March 25, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register March 27, 1902, and in The Reporter at Rock Rapids, April 3, 1902.

W. B. MARTIN,
Secretary of State.