

CHAPTER 91.

DENTAL CLINICS FOR SCHOOL CHILDREN, ETC.

S. F. 168.

AN ACT providing for the establishment of dental clinics for school children and the offering of certain courses of instruction in certain schools and the employment of dentists and dental hygienists by public school corporations.

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

SECTION 1. Dental clinics for school children—courses of instruction—school boards—authorization and powers. Boards of school directors in all school districts containing one thousand or more inhabitants are hereby authorized to establish and maintain in connection with the schools of such districts, a dental clinic for children attending such schools, and to offer courses of instruction on mouth hygiene. Said boards are hereby empowered to employ such legally qualified dentists and dental hygienists as may be necessary to accomplish the purpose of this act, and pay the expense of the same out of the general fund.

Approved March 27, A. D. 1919.

CHAPTER 92.

WATERWORKS CONNECTIONS PRECEDING PERMANENT STREET IMPROVEMENT, ETC.

S. F. 174.

AN ACT to amend section eight hundred nine (809) of the code, relating to the putting in of water works connections before permanent improvement of the street, alley or public place where the same is located and the taxing of the cost of same to the property benefited if the property owner fails and neglects to put in the same and pay the cost thereof.

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

SECTION 1. Water works connections preceding permanent street improvement, etc.—requirement of owners—failure—assessment of costs. That section eight hundred nine (809) of the code be and is hereby amended by adding thereto the following:
 In addition to the above powers, any city which has a board of water works trustees which has ordered any street, highway, avenue, alley or public place permanently improved by paving, graveling or macadamizing the city council shall notify the board of water works trustees of such contemplated improvement at the time of the passage of the proposed resolution of necessity, and thereupon the board of water works trustees shall report to the city council the lots and names of the owners and the requirements in respect to connections

11. from any water mains or pipes to the curb line of the abutting and
 12. adjacent property and thereupon the city council shall pass a resolu-
 13. tion requiring the respective owner of the said abutting or adjacent
 14. property to make said connections in the manner required by the
 15. rules of the board of water works trustees and a notice shall be given
 16. by two publications in some newspaper of general circulation in said
 17. city, the first of which shall be at least twenty (20) days prior to the
 18. time fixed in said notice at which the said putting in of said connec-
 19. tions must be completed.

20. If the owner of the property fail to put in the said water connec-
 21. tions before the time stated in said notice or within such additional
 22. time as may be granted by the city council, not exceeding thirty (30)
 23. days, the board of water works trustees shall have the power to put
 24. in the said connections and certify the actual cost thereof to the city
 25. council and the city council shall assess the same to the respective
 26. lots and tracts of land in the same manner in which other special
 27. assessments are made as provided by law.

Approved March 27, A. D. 1919.

CHAPTER 93.

LEGALIZING INCORPORATION OF S. T. SINNETT COMPANY.

S. F. 171.

AN ACT to legalize the notice of incorporation of the S. T. Sinnett Company.

WHEREAS, the incorporator of the S. T. Sinnett Company, a corporation having its principal place of business at Muscatine, Iowa, omitted to publish notice of its incorporation within three months from the date of the certificate of incorporation issued by the secretary of state, but has published said notice thereafter, Now, therefore,

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

SECTION 1. S. T. Sinnett Company—notice of incorporation legal-
 1 ized. That the notice of incorporation of the S. T. Sinnett Company
 2 heretofore published, after the expiration of three months from the
 3 date of the certificate of incorporation issued by the secretary of state,
 4 is hereby legalized and shall have the same force and effect as though
 5 published within said period of three months.

1 SEC. 2. Pending litigation. Nothing herein contained shall be con-
 2 strued as to affect pending litigation, if any.

Approved March 27, A. D. 1919.