

1927, were not complied with, in that, there was not submitted with said proposition a provision to levy a tax for the payment thereof, in addition to other taxes.

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

1 SECTION 1. That the action of the board of supervisors in sub-
2 mitting to the voters of Lyon county, the question of erecting a jail,
3 and sheriff's residence combined, on the fourth day of June, 1928, and
4 in levying a tax to pay therefor, be and the same are hereby legalized
5 the same as though all the requirements of chapter 265, of the code
6 1927, were strictly and fully complied with.

1 SEC. 2. This act being deemed of immediate importance shall be in
2 full force and effect from and after its publication in the Iowa Legion-
3 aire, a newspaper published in the city of Des Moines, Iowa, and the
4 Rock Rapids Reporter, published in Rock Rapids, Iowa, without ex-
5 pense to the state.

Senate File No. 39. Approved March 21, A. D. 1929.

I hereby certify that the foregoing act was published in the Rock Rapids Reporter March 28, 1929, and the Iowa Legionaire May 3, 1929.

ED. M. SMITH, *Secretary of State.*

CHAPTER 363

MARION COUNTY

AN ACT to make permanent a transfer from the emergency fund to the poor fund of Marion county, Iowa.

WHEREAS, on written application of the board of supervisors of Marion county, Iowa of date November 7, 1927, there was approved by the director of the budget of the state of Iowa on November 14, 1927, a resolution adopted by said board of supervisors making temporary transfer of the sum of twelve thousand four hundred ninety seven and ninety four one hundredths dollars (\$12,497.94) from the emergency fund of Marion county, Iowa to the poor fund of said county, and

WHEREAS, the said approval of the director of the budget was on condition that the amount so transferred from the emergency fund to the poor fund be returned thereto as soon as necessary, and

WHEREAS, the necessity for said re-payment to said emergency fund, in the opinion of said board of supervisors, has not arisen, the conditions which resulted in the need of additional monies in said poor fund still exist, and there has continued to be sufficient monies in the emergency fund up to this date and it appears likely to continue for some time in the future, and said poor fund being now overdrawn, in the opinion of said board of supervisors, a permanent transfer from said emergency fund to the poor fund of Marion county, Iowa, is advisable and requested, and

WHEREAS, the said board of supervisors by resolution on the 4th day of February 1929, made permanent the said transfer of twelve thousand

four hundred ninety seven and ninety four one hundredths dollars (\$12,497.94), and

WHEREAS, there is no law authorizing said permanent transfer, therefore,

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

- 1 SECTION 1. The resolution of the board of supervisors of Marion
- 2 county, Iowa, of February 4, 1929, making permanent the transfer
- 3 from the emergency fund of said Marion county, Iowa to the poor
- 4 fund of said county, be and the same is hereby legalized and made
- 5 valid.

Senate File No. 178. Approved March 9, A. D. 1929.

CHAPTER 364

MONROE COUNTY

AN ACT to make legal and permanent a transfer from the insane fund to the poor fund of Monroe county, Iowa.

WHEREAS, on written application of the board of supervisors for Monroe county, Iowa, of date October 26, 1927, there was approved by the director of the budget for the state of Iowa on November 1, 1927, a resolution adopted by said board of supervisors making temporary transfer of the sum of two thousand seven hundred seventy-seven and ninety-six hundredths dollars (\$2,777.96) from the insane fund of Monroe county to the poor fund of said county; and

WHEREAS, the said approval of the director of the budget was on condition that the amount so transferred from the insane fund of Monroe county be returned thereto as soon as necessary; and

WHEREAS, the necessity for the repayment to said insane fund, in the opinion of said board of supervisors, has not yet arisen, the conditions which resulted in the need of additional monies in the said poor fund, and in an overplus of monies in the insane fund, have continued to this date and appear likely to continue for some time in the future—the said poor fund being now overdrawn and the said insane fund having a balance of two thousand four hundred fifty-five and thirteen hundredths dollars (\$2,455.13) therein, which amount, in the opinion of said board, is more than ample to meet the demands thereon until augmented by further taxation; and

WHEREAS, in the opinion of said board of supervisors, the present levy for the said insane fund will yield revenue therefor more than sufficient to meet the necessary future withdrawals therefrom; and

WHEREAS, the said board of supervisors has by resolution made permanent the said transfer of two thousand seven hundred seventy-seven and ninety-six hundredths dollars (\$2,777.96); and

WHEREAS, there is no law of this state authorizing said permanent transfer; therefore