CHAPTER 373

CITY OF FOREST CITY

AN ACT to legalize a transfer of funds by the city council of Forest City, Iowa.

WHEREAS, the city council of the city of Forest City, Iowa, in special session on February 21, 1929, passed a resolution as follows:

"WHEREAS there is now a balance of \$3.076.51 in the city sewer fund for all of which balance there is no immediately or prospective need, and

"WHEREAS the city is owing a considerable sum on one of its fire trucks which sum can not be paid out of the fire fund at the present time.

"THEREFORE be it resolved by the city council of the city of Forest City, Iowa, that the sum of twenty-five hundred dollars (\$2,500.00) be transferred from said city sewer fund to the fire fund in order that said debt may be paid thereby saving the city a considerable sum in future interest charges."

now therefore

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

- SECTION 1. That the act of the city council of the city of Forest
- City, Iowa, in transferring the sum of twenty-five hundred dollars (\$2,500.00) from the city sewer fund to the fire fund be and the same
- 3 4 is hereby legalized and validated.
- SEC. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Forest
- City Summit, a newspaper published in Forest City, Iowa, and Winne-
- bago Republican, a newspaper published at Forest City, Iowa, without
- expense to the state.

Senate File No. 409. Approved April 5, A. D. 1929.

I hereby certify that the foregoing act was published in the Forest City Summit April 11, 1929, and the Winnebago Republican April 11, 1929.

Ed. M. Smith, Secretary of State.

CHAPTER 374

CITY OF MISSOURI VALLEY

AN ACT to legalize and make permanent the transfer of money from the grading fund to the fire fund of the city of Missouri Valley, Iowa.

WHEREAS, the council of the city of Missouri Valley, Iowa, had for the year 1926 and prior years, certified a levy of three mills in the fire fund of the said city, for the purpose of maintaining the fire department, the same being the maximum levy permitted under the statute; and

WHEREAS, through error the proceeds of the said levy in the fire fund were not sufficient to meet the demands and claims against the said fund; and