

CHAPTER 272

LEE COUNTY

H. F. 242

AN ACT to legalize action of the Board of Supervisors of Lee County, Iowa, in transferring funds in the amount of \$680.72 from the county general fund of Lee county to the Green Bay levy fund of the Green Bay Drainage District of said county in 1939.

WHEREAS, an overdraft has existed in the Green Bay levy fund of the Green Bay drainage district of Lee County, Iowa, in the amount of \$680.72 prior to 1921; and

WHEREAS, there is no legal remedy to correct the said overdraft in the said fund, and the said overdraft should be corrected from the general fund of the said County; and

WHEREAS, this transfer should be directed, approved and legalized; now therefore,

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the transfer during the year 1939 of the sum of
2 \$680.72 from the general fund of Lee County, Iowa, to the Green Bay
3 levy fund of the Green Bay drainage district of said Lee County, Iowa,
4 be made to correct an overdraft in the latter fund in the same amount.

1 SEC. 2. This act being deemed of immediate importance shall be in
2 full force and effect from and after its passage and publication in The
3 Evening Democrat, a newspaper published at Fort Madison, Iowa, and
4 in the Donnellson Review, a newspaper published at Donnellson, Iowa,
5 without expense to the state.

Approved March 9, 1939.

I hereby certify that the foregoing act was published in The Evening Democrat, Ft. Madison, Iowa, March 24, 1939, and the Donnellson Review, Donnellson, Iowa, March 30, 1939.

EARL G. MILLER, *Secretary of State.*

CHAPTER 273

FARMERS COOPERATIVE EXCHANGE OF KENT

H. F. 262

AN ACT to legalize the corporate acts and the renewal of the charter of the Farmers' Cooperative Exchange, Kent, Iowa.

WHEREAS, at the expiration of the corporate existence of the Farmers' Cooperative Exchange, Kent, Iowa, a corporation organized under the laws of Iowa, renewal articles were not adopted and filed with the secretary of state in full compliance with the statutes relating to renewals, specifically, within the time limitation prescribed for adoption and filing of such articles of renewal; and

WHEREAS, the said corporation has now filed such renewal articles and tendered the statutory fees therefor and otherwise complied with the law, except as to the time of adopting and filing; now, therefore,