

4 paper published at Dayton, Iowa, both of said publications to be with-
5 out expense to the state.

Approved March 20, 1939.

I hereby certify that the foregoing act was published in the Fort Dodge Messenger, March 28, 1939, and the Dayton Review, March 30, 1939.

EARL G. MILLER, *Secretary of State.*

CHAPTER 285

LADIES PROFESSORSHIP ASSOCIATION OF FAYETTE

H. F. 641

AN ACT to legalize the reincorporation of the Ladies Professorship Association of Fayette, Fayette county, Iowa, its articles of incorporation, the election of officers, and executive committee under said articles of incorporation, and of the acts and proceedings to effect said reincorporation, and the title of property belonging to said corporation as herein incorporated and assumed by said articles of reincorporation.

WHEREAS, on the fourth day of December, 1873, a corporation was formed, and articles of incorporation were adopted under the corporate name of the Ladies Professorship Association of The Upper Iowa University, which articles were duly filed in the office of the Recorder of Fayette County, Iowa, on the sixteenth day of December, 1873, at two o'clock P. M., and recorded under the name of Ladies Professorship Association in book number one of incorporation records, on page 102 thereof; and

WHEREAS, the time limit for the existence of said corporation as originally incorporated had expired under the provisions of the statutes of this State, and the members of said Ladies Professorship Association located in the town of Fayette, Fayette County, Iowa, duly authorized the officers and trustees and directors known as the executive board, to reincorporate said corporation under the provisions of section 8592-a1 of the Code of Iowa, 1935; and

WHEREAS, said officers and executive committee did on the twenty-fifth day of March, 1939, execute, adopt, sign and acknowledge articles of incorporation for the purpose of reincorporating under said section of the Code of 1935 under the name of Ladies Professorship Association of Fayette, Iowa, naming Mrs. J. W. Dickman, Mrs. C. R. Carpenter, Mrs. Q. C. Babcock, Mrs. J. D. Parker, Mrs. A. Whitney and Mrs. W. C. Denniston as the executive committee, with all the powers and duties of trustees of said corporation, which articles of incorporation were acknowledged and signed and recorded as provided by law, and are duly recorded in the office of the Recorder of Fayette County, Iowa, in book three (3) of corporation records at page three hundred eighty-seven (387) thereof; and

WHEREAS, there may be doubts as to the legality and effectiveness of said articles and the proceedings for said reincorporation, and of the title to property, rights and powers and privileges acquired and obtained thereby, and in order to clear up and remove all doubts as to the validity thereof, now therefore,

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

1 SECTION 1. That the original proceedings to renew the existence
2 of and reincorporate the aforesaid corporation under the present name

3 of the Ladies Professorship Association of Fayette, Iowa, and the last
 4 named articles of incorporation filed as aforesaid, and recorded in
 5 book three (3) of the incorporate records of Fayette County, Iowa,
 6 at page three hundred eighty-seven (387) thereof, are hereby de-
 7 clared legal and valid to all intents and purposes as provided by said
 8 section 8592-a1 of said 1935 Code of Iowa, and the title, rights, pos-
 9 session in and to all property heretofore had, owned, possessed, or
 10 acquired by either and all of said former named corporation, is hereby
 11 declared to be lawfully conferred upon and vested in and made valid
 12 as the property and rights of the said last named corporation, ar-
 13 ticles of which were filed in said book three (3) of articles of incor-
 14 poration at page three hundred eighty-seven (387) thereof, with all
 15 the powers and privileges conferred by lawful reincorporation under
 16 said section eight thousand five hundred ninety-two (8592), Code,
 17 1935, whether or not there was or should be found to be any failure
 18 in any particular to comply fully with the provisions of said section
 19 or the laws of Iowa. That the provisions of said articles and the nam-
 20 ing of said officers thereof and the re-election thereof, and all acts
 21 heretofore and hereafter performed by said executive committee and
 22 officers or of said corporation, are hereby legalized and declared to be
 23 valid in all respects as if all the provisions of the statutes and the
 24 relations* thereto had been in all respects strictly and fully complied
 25 with.

1 SEC. 2. That said corporation shall remain valid, and continue its
 2 existence as such for the period and under the conditions provided by
 3 Chapter three hundred ninety-four (394), Code, 1935.

Approved April 20, 1939.

CHAPTER 286
 TOWN OF HOPKINTON
 H. F. 642

AN ACT to legalize a special election held in the town of Hopkinton, Iowa, on the twenty-third day of February, 1939, on the proposition of authorizing said town to construct a municipal building and contract indebtedness and issue bonds for such purpose, and levy a tax annually upon the taxable property in said town for the payment of such bonds and the interest thereon, and to legalize indebtedness incurred and taxes levied pursuant thereto, and the proceedings providing for the issuance and sale of said bonds, and to declare bonds issued pursuant to said election to be valid and enforceable obligations of said town.

WHEREAS, it appears that a special election was held in the incorporated town of Hopkinton, in Delaware county, Iowa, on the 23d day of February, 1939, at which there was submitted to the voters of said town the proposition of authorizing said town to construct a municipal building and contract indebtedness for such purpose not exceeding Eight Thousand Dollars (\$8,000), and issue bonds for such purpose not exceeding Eight Thousand Dollars (\$8,000), and levy a tax annually upon the taxable property in said town not exceeding two and one-half mills per annum for the payment of such bonds and the interest thereon; and

*Note: In accordance with enrolled bill.