CHAPTER 239

HAMILTON COUNTY LEGALIZING ACT H. F. 184

AN ACT to legalize the action of the board of supervisors of Hamilton county, Iowa, in transferring funds in the amount of twelve thousand six hundred twenty dollars and fourteen cents (\$12,620.14) from the county poor fund to the county hospital fund

WHEREAS, up to October 1, 1944, the board of supervisors of Hamilton County, Iowa, in full settlement of all accounts of indigent patients in the county hospital of said county, transferred the sum of twelve thousand six hundred twenty dollars and fourteen cents (\$12,620.14) from the poor fund of said county to the county hospital fund; and

WHEREAS, such transfer of said funds should be approved, legalized and made permanent; now, therefore,

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

- SECTION 1. That the temporary transfer, by the board of super-
- 2 visors of Hamilton County, Iowa, from the poor fund of said county 3 to the county hospital fund thereof in full settlement of all accounts
- 4 of indigent patients up to October 1, 1944, be legalized and made per-
- 5 manent.
- SEC. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Freeman-
- 3 Journal, a newspaper published at Webster City, Iowa, and in The
- 4 Jewell Record, a newspaper published at Jewell, Iowa.

Approved March 30, 1945.

I hereby certify that the foregoing act was published in the Freeman-Journal, Webster City, Iowa, April 27, 1945, and the Jewell Record, Jewell, Iowa, May 3, 1945.

WAYNE M. ROPES, Secretary of State.

CHAPTER 240

FORT DODGE SCHOOL DISTRICT LEGALIZING ACT H. F. 225

AN ACT to legalize the action of the Independent School District of Fort Dodge, Iowa, in conveying certain real estate to Fort Dodge Gas & Electric Company and certain real estate to Harold Ertl, without holding an election.

WHEREAS, the Independent School District of Fort Dodge, Iowa, on the 25th day of February, 1940, by deed recorded in Land Deed Records 44, page 546, in the recorder's office of Webster County, Iowa, conveyed to Fort Dodge Gas & Electric Company the following described real estate, to wit:

Dodge Gas & Electric Company the following described real estate, to wit: A tract of land twenty (20) feet in length North and South and sixteen (16) feet in length East and West in the Northeast corner of a tract of land described as follows:

Commencing at a point 525 feet East of the Southwest corner of the Southeast Quarter of Section 17, Township 89 North, Range 28 West; running thence North 124 feet, thence East 52 feet, thence South 124 feet, thence West 52 feet to the place of beginning.

Also a strip of land 3 feet in width off the East side of said tract of land extending from the tract 20 feet by 16 feet in the Northeast corner thereof South along the East line of said tract to Tenth Avenue North (Fort Dodge, Iowa).

and

WHEREAS, the Independent School District of Fort Dodge, Iowa, on the 22nd day of April, 1940, by deed recorded in Land Deed Records 44, at page 356, of the records in the office of the County Recorder of Webster County, Iowa, conveyed to Harold Ertl the following described real estate, to-wit:

A tract of land commencing at a point 473 feet East of the Southwest Corner of the Southeast Quarter of Section 17, Township 89 North, Range 28, thence running North 124 feet, thence East 104 feet, thence South 124 feet, thence West 104 feet to the place of beginning; excepting and reserving therefrom a tract of land 20 feet in length North and South and 16 feet in length East and West in the Northeast corner of the said tract, together with a strip of land 3 feet in width off the East side of the said tract, running South along the East line thereof to Tenth Avenue North, Fort Dodge, Iowa, heretofore granted to the Fort Dodge Gas and Electric Company; and all subject to streets and highways located thereon or upon any portion thereof.

WHEREAS, the aforesaid conveyances were made for the purposes of exchange and of completing title to the school house site and athletic field belonging to the Independent School District of Fort Dodge, Iowa, but were made without compliance with the provisions of the law with reference to notice and approval at an election by the voters of said Independent School District; and

WHEREAS, a doubt has arisen as to the legality of said conveyances and the authority of the Independent School District of Fort Dodge, Iowa, to make said conveyances, therefore

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

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SECTION 1. That the deed from the Independent School District of Fort Dodge, Iowa, to Fort Dodge Gas & Electric Company, dated February 25, 1940, and recorded in Book of Land Deeds 44, page 546 of the deed records of Webster County, Iowa, conveying to said Fort Dodge Gas & Electric Company the following described real estate, to wit:

A tract of land twenty (20) feet in length North and South and sixteen (16) feet in length East and West in the Northeast corner of a tract of land described as follows:

Commencing at a point 525 feet East of the Southwest corner of the Southeast Quarter of Section 17, Township 89 North, Range 28 West; running thence North 124 feet, thence East 52 feet, thence South 124 feet, thence West 52 feet to the place of beginning.

South 124 feet, thence West 52 feet to the place of beginning.

Also a strip of land 3 feet in width off the East side of said tract

of land extending from the tract 20 feet by 16 feet in the Northeast

corner thereof South along the East line of said tract to Tenth Avenue

North (Fort Dodge, Iowa), be and the same is hereby legalized and

declared valid.

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SEC. 2. That the deed from the Independent School District of Fort Dodge, Iowa, to Harold Ertl, dated April 22, 1940, and recorded in Book of Land Deeds 44, at page 356 of the deed records of Webster County, Iowa, conveying to said Harold Ertl the following described real estate, to-wit:

A tract of land commencing at a point 473 feet East of the Southwest corner of the Southeast Quarter of Section 17, Township 89 North, Range 28, thence running North 124 feet, thence East 104 feet, thence South 124 feet, thence West 104 feet to the place of be-9 ginning; excepting and reserving therefrom a tract of land 20 feet 10 in length North and South and 16 feet in length East and West in 11 the Northeast corner of the said tract, together with a strip of land 12 3 feet in width off the East side of said tract, running South along 13 the East line thereof to Tenth Avenue North, Fort Dodge, Iowa, hereto-14 15 fore granted to the Fort Dodge Gas and Electric Company; and all subject to streets and highways located thereon or upon any portion 16

17 thereof,

- 18 be and the same is hereby legalized and declared valid.
 - SEC. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Messenger and Chronicle, a newspaper published at Fort Dodge, Iowa, and in the Dayton Review, a newspaper published at Dayton, Iowa.

Approved March 20, 1945.

I hereby certify that the foregoing act was published in the Messenger and Chronicle, Fort Dodge, Iowa, April 30, 1945, and the Dayton Review, Dayton, Iowa, May 3, 1945.

WAYNE M. ROPES, Secretary of State.

CHAPTER 241

KEOKUK LEGALIZING ACT S. F. 424

AN ACT to legalize and validate the proceedings authorizing and providing for the acquisition, ownership and operation by the city of Keokuk, Iowa, of the existing toll bridge extending across the Mississippi river from said city, and for the issuance, sale and delivery by said city of bridge revenue bonds in connection therewith, and the provisions made for the payment of said bonds and declaring said proceedings and the bonds issued pursuant thereto legally sufficient and enforceable.

Whereas, it appears from the official records of the City Council of the City of Keokuk, Iowa, that said City Council did heretofore by resolution order and provide for the acquisition, ownership and operation by said City of the existing privately owned toll bridge extending across the Mississippi River from said City, and also authorizing and providing for the issuance, sale and delivery of Bridge Revenue bonds of said City in the principal amount of \$500,000.00, for the purpose of acquiring said bridge and provided in and by said resolution for the use and application of the income and revenues from said bridge to pay the costs of its operation and maintenance and to pay the interest on and principal of said bonds on a self-sustaining and liquidating basis; and