

**legalized.**—In all cases in which a school district has held an election for the purpose of borrowing money from the State of Minnesota, and in those proceedings the ballot and the notice of election did not specify the buildings to be erected and the exact disposition to be made of the money, and did not submit separately the propositions as to the use of the money which were required by law to be separately stated, the said proceedings are hereby legalized and made effective for the purpose of securing a loan to said school districts out of moneys of the State, provided that the proceedings had therein are in all other respects valid.

Approved February 25, 1913.

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CHAPTER 19—H. F. No. 116.

*An Act to provide for the curing of certain defects in the attempted incorporation of villages under Chapter 139 of the General Laws of the State of Minnesota for the year 1875.*

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Attempted incorporation of certain villages legalized.**—Wherever, within the State of Minnesota, any village shall have been incorporated or attempted to be incorporated under and by virtue of Chapter 139 of the General Laws of Minnesota for the year 1875, and where, in the special act of the legislature designating commissioners to post notices of the first election in such village, and describing the territory set apart for incorporation as such village, an error was made in the number of the range within which said village is therein said to be situate and where the inhabitants of the territory attempted to be incorporated by such special act shall have, since their attempted organization as a village under said act, exercised the rights, powers and duties of inhabitants of a duly incorporated village under said act and said Chapter 139 of the General Laws of Minnesota for the year 1875, then in such case the inhabitants of the sections or subdivisions thereof as numbered and described in said special act situate in the township and range in which said inhabitants actually reside, and ignoring the incorrect designation of the range, contained in said special act, are hereby declared to be and constitute a duly incorporated village under the name given them in said special act and with territory as stated in said special act, with the exception of the substitution of the true number of the range wherein said inhabitants reside for the incorrect number stated in said act, and

with the power and authority specified by said Chapter 139 of the General Laws of Minnesota for the year 1875, and the amendments thereof.

Sec. 2. **Acts, ordinances and resolutions legalized.**—And all actions heretofore had or taken by the electors resident within said territory as electors of any such village, and all ordinances, resolutions and acts of the council of such village heretofore passed or performed, and all acts of all of the officers of such village heretofore performed are hereby declared to have the same force and effect as though said range had been correctly numbered in said special act.

Sec. 3. **Not to affect suits at law.**—Nothing in this act contained shall in any way affect any suits at law or actions pending in any of the courts of this state.

Approved February 25, 1913.

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CHAPTER 20—H. F. No. 128.

*An Act to amend Section 1774, Revised Laws of Minnesota 1905, so as to prohibit the misbranding of beverages.*

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Misbranding beverages a misdemeanor.**—Section 1774, Revised Laws of Minnesota, 1905, is hereby amended so as to read as follows, to-wit:

“1774. *Misbranding.*—Any person who either fails to affix or display any brand, marking, label, card or placard in the manner and form required by any section of this chapter, or who fails to fully or truthfully state thereon all things as in such section required, or who places thereon anything other than the specific data or information therein called for; any person who shall remove, erase, efface, obscure or obliterate any such mark, brand, label, card or placard so required by law, and any person who shall place upon any article designed or offered for sale, or use as food or as a beverage, or any article mentioned in this chapter, or upon any receptacle or package containing the same, anything which might deceive or tend to deceive the purchaser as to the substance from which such article is made or which it contains, or in respect to its quality, strength or quantity, or in respect to the source of its manufacture or production, or which conflicts with, confuses or conceals any data or information required by this chapter to be set forth by the aforesaid mark, brand, label, card or placard, shall be deemed guilty of a misdemeanor, which shall be known as misbranding; and the article concerning or upon which such misbranding is done, shall be deemed a misbranded article.” (’03, c. 155, s. 29.)

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved February 25, 1913.