

## CHAPTER 492—H. F. No. 1034.

*An Act to legalize, in certain cases, the reorganization or attempted reorganization of certain corporations.*

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

Section 1. **Certain corporations, attempting to reorganize, validated.**—That in any case where any corporation, created under Title 2, Chapter 34, Statutes of Minnesota 1894, shall have, within the period of its corporate existence, paid all its liabilities and distributed its assets among its stockholders and cancelled all of its capital stock and thereafter through or under transfers or attempted transfers of its articles of incorporation a reorganization or attempted reorganization under such original articles of incorporation was effected or attempted, that any such reorganization or attempted reorganization is hereby declared to be legal and the said corporation so reorganized under such articles of incorporation is hereby vested with and is entitled to exercise and enjoy all the rights, privileges and franchises which belonged to or were vested in such corporation upon its original incorporation, subject, however, to any modification or amendment in the general laws of this state affecting corporations organized under said Title 2, Chapter 34, Statutes of Minnesota, 1894.

Provided, that the provisions of this act shall not apply to any action or proceeding now pending in any of the courts of this state.

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

Approved April 24, 1913.

## CHAPTER 493—H. F. No. 1081.

*An Act providing for the change of the names of villages in certain cases.*

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

Section 1. **Name of village may be changed to same as post-office.**—That the name of any incorporated village in this state may be changed to the same name as the post-office therein, by an ordinance of such village so declaring, duly and legally adopted by the council thereof, whenever the name of such village as incorporated is different than the name of the post-office in such village, as designated by the United States postal authorities.

Sec. 2. **Filings to be made.**—Upon the filing of a certified copy of such ordinance with the county auditor of the county in which such village is located, and with the state auditor and secretary of state, the name of such village shall be changed as

in such ordinance provided. Such change in name shall in no way affect any liability, obligation, power, duty, law or ordinance, or other matter or thing in any way relating to such village, excepting that the new name of such village shall thereafter be substituted for and used in place of its old name.

Approved April 24, 1913.

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CHAPTER 494—H. F. No. 1093.

*An Act to amend Section 1574 of the Revised Laws of 1905 for Minnesota, relating to discharge of bastardy proceedings.*

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

**Section 1. Petitioner to give notice in discharge of bastardy proceedings.**—That Section 1574 of the Revised Laws of 1905 for Minnesota be, and the same is hereby amended so as to read as follows:

“1574. Any person who has been imprisoned ninety days for failure to comply with any such judgment and order may apply to said court, by petition setting forth his inability to comply therewith, and praying to be discharged from imprisonment, and shall attach to such petition a verified statement of all his property, money and effects, whether exempt from execution or otherwise. Thereupon the court shall appoint a time and place for hearing said application, of which the petitioner shall give at least *ten* days' notice to the complainant, *if a resident of the state*, and to said county board.”

Approved April 24, 1913.

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CHAPTER 495—H. F. No. 1107.

*An Act to amend Section One (1) of Chapter 208 of the Session Laws of Minnesota for 1905, requiring railroad companies to provide suitable toilet rooms in railroad depots.*

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

**Section 1. Toilet room to be maintained within 300 feet of depot.**—That Section One (1) of Chapter 208 of the Session Laws of Minnesota for 1905 be, and the same hereby is, amended so as to read as follows:

“Section 1. The railroad and warehouse commission of this state is hereby authorized and empowered, on complaint duly made, to order that all railroad companies operating within the state of Minnesota shall provide or cause to be provided suitable toilet rooms in, or immediately adjacent to, every railroad station waiting room located on its lines in this state, and they are hereby required to maintain and keep said toilet rooms in a good