

## CHAPTER 215.

AN ACT TO LEGALIZE CERTAIN ACTS OF THE COMMON COUNCIL AND THE BOARD OF PUBLIC WORKS OF THE CITY OF SAINT PAUL, RELATIVE TO THE ABATEMENT OF A NUISANCE ON BLOCK NINE (9) OF ASHTON & SHERBURNE'S ADDITION TO SAINT PAUL, AND ON BLOCK SEVEN (7) OF DE BOW, SMITH, RISQUE & WILLIAMS' ADDITION TO SAINT PAUL.

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

SECTION 1. That the formal order of the common council of the city of Saint Paul, approved on the eighth (8th) day of December, one thousand eight hundred and eighty-one (1881), relative to the abatement of a nuisance on block nine (9) of Ashton & Sherburne's addition to Saint Paul, and on block seven (7) of De Bow, Smith, Risque & Williams' addition to Saint Paul; the report of the board of public works on said formal order, dated January thirteenth (13th), one thousand eight hundred and eighty-two (1882); the final order of said common council for the abatement of said nuisance, approved February ninth (9th), one thousand eight hundred and eighty-two (1882); the assessment made by said board of public works, on the twelfth (12th) day of January, one thousand eight hundred and eighty-three (1883), to defray the costs and expense of abating said nuisance; the confirmation of said assessment by said board of public works on the twenty-ninth (29th) day of January, one thousand eight hundred and eighty-three (1883), and all orders and notices made or given, and all proceedings had or taken by said common council and said board of public works, or by either of said bodies, be and the same are hereby legalized and made valid, and are made to have and to be of the same force and effect as the same would have had and would have been if said common council and said board of public works had, in all things and in every particular, proceeded in strict and full compliance with the law in such case made and provided.

SEC. 2. The board of public works of the city of Saint Paul are hereby authorized, empowered and directed, without further order from the common council of said city, to make a reassessment upon the following described lots and parcels of land for their proportionate part of the cost and expense of the abatement of said nuisance, not exceeding the benefits accruing to such lot or parcel of land from such abatement of said nuisance, to-wit: Lot two (2), block nine (9), Ashton & Sherburne's addition. Lot four (4), block nine (9), Ashton & Sherburne's addition. Lot five (5), block nine (9), Ashton & Sherburne's addition. Lot six (6), block nine (9), Ashton &

Sherburne's addition. Lot seven (7), block nine (9), Ashton & Sherburne's addition. The east one-half ( $\frac{1}{2}$ ) of lot eight (8), block nine (9), Ashton & Sherburne's addition. Lot nine (9), block nine (9), Ashton & Sherburne's addition. The east one-half ( $\frac{1}{2}$ ) of lot eleven (11), of block nine (9), Ashton & Sherburne's addition. The north forty-five (45) feet of lot six (6), block seven (7), De Bow, Smith, Risque & Williams' addition. Lot seven (7), block seven (7), De Bow, Smith, Risque & Williams' addition. Lot eight (8), block seven (7), De Bow, Smith, Risque & Williams' addition. Lot twelve (12), block seven (7), De Bow, Smith, Risque & Williams' addition. Lot fifteen (15), block seven (7), De Bow, Smith, Risque & Williams' addition. And the same proceedings shall be had by the board of public works and the city treasurer in relation to the making, confirmation and collection of such reassessment as in case of other local improvements, as provided in chapter seven (7) of the charter of said city, and the acts amendatory thereof.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved February 24, 1885.

## CHAPTER 213.

AN ACT LEGALIZING THE ACTION OF THE COUNTY COMMISSIONERS OF WASECA COUNTY, AND THE VIEWERS APPOINTED BY THEM IN THE ESTABLISHMENT OF A CERTAIN DRAIN AND WATERCOURSE IN SAID COUNTY.

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

SECTION 1. That the acts of the county commissioners of Waseca county and of the viewers appointed by them under chapter one hundred and eight (108) of general laws of one thousand eight hundred and eighty three (1883), in establishing a public drain and watercourse on and through sections three (3) and ten (10) in town one hundred and seven (107), range twenty-two (22), are hereby legalized and made valid for all purposes, and that the amount that each tract or parcel of land has been assessed by said viewers, as shown by the report of said viewers, now on file in the auditor's office in said county, and confirmed by the said board of commissioners, is hereby made a lien