

such certified transcripts to the clerk of the district court of the county of residence not later than the eleventh day of the following month. All such certified transcripts received by a clerk of the district court shall be filed and indexed. The facts appearing thereon shall be recorded in the county birth and death record as provided for original certificates by Section 144.201, Subdivision 2, and Section 144.202, which shall constitute a legal birth and death record, and a certified copy of the facts contained in such record shall be evidence in any court to the extent of the original certificate. All duplicates filed under Sections 144.201 and 144.202 and certified transcripts filed under this section shall be considered for all purposes the same as the original and copies of same certified to by the clerk of district court shall be evidence in any court to the extent of the original certificates.

Sec. 7. Minnesota Statutes 1945, Section 144.203, Subdivision 2, is amended to read as follows:

144.203. Transmission. Subd. 2. Cities of the first class; fees. Registrars of cities of the first class shall transmit to the clerks of district court of the counties in Minnesota stated to be the residence of the mother of a child or of a decedent, a transcript of such certificate. Such county, stated to be the residence, shall pay to the local registrar of a city of the first class a fee of 50 cents for each such transcript, payment to be made monthly by the county auditor of the proper county upon certification to him by the clerk of district court the number of such transcripts received.

Sec. 8. Minnesota Statutes 1945, Section 144.175, Subd. 3, is hereby repealed.

Approved April 23, 1947.

CHAPTER 518—H. F. No. 1145

[Not Coded]

An act authorizing certain villages located within 10 miles of any sanitary district to construct, extend and enlarge a sanitary sewer system either as a separate or as a combined utility with the waterworks system, to operate such system either as a separate or as a combined utility and to borrow money for the construction, extension or enlargement of such

utility by the issuance of obligations payable solely from revenues derived from such utility.

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

Section 1. Certain villages to construct and extend sewer system. Subdivision 1. **Authority to construct.** Any village located within ten miles of a sanitary district organized under Minnesota Statutes, Chapter 445, is authorized to construct a sanitary sewer system either as a separate or as a combined utility with the waterworks system, including the construction of all necessary appurtenances thereto and the acquisition of property useful therefor and may operate and maintain such system either as a separate or as a combined utility with the waterworks system. No village which has not heretofore installed a sanitary sewer system shall construct such sewer system either as a separate or as a combined utility as herein provided until the construction of such sewer system shall have been approved by a majority of the voters voting on the question at either a general or special election.

Subd. 2. Any village described in subdivision 1, may borrow money by ordinance or resolution adopted by a four-fifths vote of the village council for the construction, extension or enlargement of such utility and issue obligations payable solely from the net income from the operation of such utility after payment of costs of operation and maintenance. The village shall be expressly relieved by the terms of such ordinance or resolution from any obligation to levy ad valorem taxes upon the taxable property in the village for the payment of either principal or interest on such obligations. The council shall have power to levy taxes or pay from other village funds for services rendered and benefits received by the village from such separate or combined utility in such amounts as the council shall determine to be a proper charge for the services rendered or benefits received. The ordinance or resolution may provide that the revenue obligations are issued pursuant to this act, which recital shall be conclusive evidence of the validity of their issue unless an action shall be brought to question such obligations within 30 days after the adoption of such ordinance or resolution; provided, however, said sale or contract shall be made in accordance with and subject to the provisions of Minnesota Statutes 1945, Section 475.15.

Approved April 23, 1947.