

its corporate name and in such name to acquire or receive by purchase, gift, grant, bequest or otherwise any property, real, personal or mixed, and the same to hold, transfer, sell, mortgage, convey, loan, let or otherwise use in accordance with the laws and usages of said order.

SEC. 4. The seal of said subordinate or branch lodge of the I. Katolicka Slovenska Jednota v Spojenych Statoch Severnej Ameriky shall be its corporate seal.

Seal.

SEC. 5. Whenever the charter of any such subordinate or branch lodge shall have been surrendered or recalled by the I. Katolicka Jednota v Spojenych Statoch Severnej Ameriky or whenever by the constitution said subordinate or branch lodge shall become defunct, the corporate power of said subordinate or branch lodge shall cease and terminate, except that such corporation as such shall have the power to collect debts due it and pay outstanding claims, and to sell, convey and dispose of such of its property as is not destined for and used exclusively by such branch lodge or by the I. Katolicka Slovenska Jednota v Spojenych Statoch Severnej Ameriky, and such property and effects of every nature shall be delivered by them to the I. Katolicka Slovenska Jednota v Spojenych Statoch Severnej Ameriky for its own use and benefit as the laws of said order shall determine.

Surrender
or recall
of charter.

SEC. 6. This act shall take effect and be in force from and after its passage.

Approved April 10, 1903.

CHAPTER 172.

S. F. No. 370.

An act to legalize bonds heretofore issued at any general or special election, by any incorporated village, purporting to have been issued pursuant to chapter 200 of the General Laws of the State of Minnesota for the year 1893, and acts amendatory thereto.

Legalizing
bonds
issued.

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

SECTION 1. That in all cases where the village council or other similar body in any village of this state have heretofore issued the bonds of that village, by virtue of any general or special election of the electors of said

By villages
under
chapter
200, 1893.

village purporting to authorize the same, to raise money for the purpose of making, erecting and establishing water works in such village, to be owned and controlled by such village, to supply water for the public and private use of such village and the inhabitants thereof, purporting to have been issued or authorized by any general or special election of the electors of said village, pursuant to the terms and requirements of chapter 200 of the General Laws of the State of Minnesota for the year 1893, approved April 10th, 1893, and acts amendatory thereof or otherwise, which said bonds have been actually negotiated and sold to innocent purchasers, and such village has actually received the proceeds thereof, and there were at least three notices actually given of the time and place of such general or special election stating the purpose of such election to be, among other things, to authorize the issuing of such bonds for such purpose by such village council, or other similar body, all as required by said chapter 200 of the General Laws of the State of Minnesota for the year 1893, and that such general or special election was actually held and a majority of the votes cast thereat were in favor of the issuance of such bonds for such purpose, said general or special election so held is hereby legalized and made valid and binding, as though five notices had been given of the holding of the same as required by chapter 85 of the Laws of the State of Minnesota for the year 1901, approved March 26th, 1901, or otherwise, and that said bonds so issued, by virtue of such general or special election, are hereby in all respects legalized and made binding and valid obligations of such village which has issued the same according to the terms of said chapter 200 of the Laws of the State of Minnesota for the year 1893, notwithstanding not more than three notices were given for the holding of such general or special election by virtue of which said bonds were issued; *providing*, this act shall not apply to any suit now pending relative to the legality of any bonds so issued.

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

Approved April 10, 1903.