have in fact issued stock and transacted business under the corporate name therein assumed, such attempted organization in every such case is hereby legalized and made valid and effectual under the corporate name so assumed, notwithstanding the omission of any matter, thing or requirement by law prescribed to be done or observed in the formation of such corporation; and all conveyances of property in good faith and lawful form, made to or by such body under such corporate name, are hereby legalized and made as valid and effectual for the purposes intended as if such body corporate had been in all things duly and legally incorporated at the time of making the same; provided, that this act shall not apply to any action now pending, involving the validity of actions the organization of such corporation.

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

Approved March 7, 1903.

CHAPTER 42.

An act to govern the sale of gasoline, benzine and kerosene in certain quantities and prescribe penaltics for violation thereof.

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

SECTION I. Any manufacturer, vendor or dealer who Gasoline, benzine and shall sell, cause to be sold, fill or cause to be filled for the kerosene purpose of sale or other use, any can or other container with gasoline or benzine, in quantities of more than one pint and less than six gallons, without such can or other container being of bright red color and plainly tagged, labeled or branded in large plain letters, with the name of the contents, or any manufacturer, vendor, or dealer who shall sell or cause to be sold, fill or cause to be filled for the purpose of sale or other use with kerosene or other illuminating oils, in quantities of more than one pint and less than six gallons, any can or other container, when said can or other container is of a red color, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be subject to fine of not more than one hundred dollars

Conveyances made valid.

Does not apply to pending.

H. F. No. 243.

[Chap.

SEC. 2. This act shall take effect and be in force from and after July 1, 1903.

Approved March 7, 1903.

H. F. No. 91.

Town school superintendents.

Common school dist.

of 20 or more towns.

Shall elect.

Duties.

CHAPTER 43.

An act providing for the election of town school superintendents in certain case:, defining their dulies, and method of compensation.

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

SECTION I. That the legal voters of every organized town in this state, which forms part of a common school district, containing twenty or more townships, at its annual town meeting in each year, in addition to the business now provided by law to be transacted at such meetings, shall elect one resident legal voter of such town, who shall be known and designated as town school superinten-The duties of such superintendent shall be to addent. vise the board of trustees of the school district of which such town forms a part, in all matters pertaining to the schools in said town, such as the location of schoolhouses. the employment of teachers, the furnishing of school supplies, and the erection and repair of schoolhouses. He shall look after truants, visit the schools, and from time to time make report to the board of trustees as to the condition of schools and school buildings in his town, with suggestions as to their improvement, and whenever duly authorized in writing by said board of trustees, or any member thereof, he may make valid contracts for the furnishing of wood and other necessary school supplies, and for ordinary repairs on the schoolhouses in his town.

SEC. 2. That such town school superintendent shall receive as compensation for services so performed by him such sum, if any, as may be determined by vote of the town at any annual meeting thereof, to be paid out of the town funds.

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

Approved March 7, 1903.

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