

CHAPTER 240—S. F. No. 52.

An Act to legalize, validate, ratify and confirm the official acts of trustees and members of school boards of common school districts in Minnesota containing ten or more townships where such trustees and members of the school board and school boards have been elected or attempted to be elected and hold office under and pursuant to section 3678 of the General Statutes of 1894 as amended by chapter 15 of the General Laws of 1899 as amended by chapter 38 of the General Laws of Minnesota for the year 1903 and amendments thereto, or under and pursuant to section 1311 of the Revised Laws of 1905 and amendments thereto.

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

Election of trustees and members of school boards validated.

—Section 1. That whenever, and in all cases where, the trustees or school board of any common school district in the state of Minnesota, embracing or containing ten or more townships, such trustees and school board having been elected, or attempted to be elected, under and pursuant to section 3678 of the General Statutes of 1894, as amended by chapter 15 of the General Laws of 1899, as amended by chapter 38 of the General Laws of Minnesota for the year 1903, and amendments thereto, or under and pursuant to section 1311 of the Revised Laws of 1905, and such trustees and members of the school board have received certificates of election and have qualified and entered upon the performance of their duties as such officers of such district, and as such officers have performed acts, entered into contracts, made payments, disbursed funds, conducted proceedings in good faith as such school board, and as officers of such school district, all such acts done, proceedings had, contracts made or entered into, obligations incurred, transactions done or performed, payments made and disbursements made, and all other acts and things done or performed by such trustees of such school board, are hereby fully and in all respects legalized, validated, ratified and confirmed, notwithstanding the said law or laws, act or acts under and pursuant to which such election was held, and said officers assumed to take and hold their said offices, be defective or be claimed to be defective or invalid.

Sec. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

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

Approved April 19, 1909.