

and the raising of money and the amount to be raised therefor, and a majority of all the ballots and votes cast at such town meeting and election, as counted and canvassed, were in favor of said town and its said town board procuring such site and building, constructing and completing thereon a town hall, as described in said petition and notice of said election, and the amount of money to be raised and expended by said town and its said town board for said purpose was voted upon and authorized by said electors and legal voters at such town meeting, the full amount of the cost of the same, together with all other outstanding indebtedness of said town, not exceeding ten per cent of the assessed valuation thereof, and thereafter the board of supervisors of said town, in pursuance of said town meeting, and as authorized by the vote of the electors cast thereat, have proceeded to procure a site and to build and construct thereon a town hall for said town, and have expended money therefor, and have issued the township orders and other evidences of indebtedness therefor, the full amount of money so expended, the orders, warrants and other evidences of indebtedness issued, not exceeding the amount so voted by said electors at said town meeting, all steps taken, acts and proceedings done and performed, orders, town orders, warrants and other evidences of indebtedness issued for the procuring of such site and the building, constructing and completing thereon, such town hall, are hereby legalized, validated, ratified and confirmed, and all such orders, township orders, warrants and other evidences of indebtedness so issued by said town board for said purpose, are hereby legalized, ratified, validated and confirmed and made the legal, valid and binding obligations of said town. In all such cases, the act or acts of said electors in voting said amount of money for said purpose, and in authorizing said town board of said town to expend the same for said purpose, is hereby legalized, validated, ratified and confirmed.

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

Approved April 20, 1909.

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#### CHAPTER 280—S. F. No. 704.

*An Act amending section 3 of chapter 293 of the General Laws of Minnesota for 1907, relative to acquiring stock of other corporations by corporations mentioned in said act.*

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

**Acquiring of stock at a regular or special meeting.**—Section 1. That section three (3) of chapter two hundred ninety-three

(293), General Laws of Minnesota for 1907, be and it hereby is amended so as to read as follows:

Section 3. Any corporation heretofore or hereafter organized under the provisions of section 3073, Revised Laws of 1905, or chapters 276 or 313, General Laws 1905, is hereby authorized, in addition to those other powers to it granted, upon an affirmative vote of a majority of its directors or other governing body, had at any regular meeting or any special meeting called for that purpose, to subscribe to the capital stock of any corporation organized under the provisions of this act, pay for the same, and thereafter, in like manner, vote the same and exercise all the usual powers of a stockholder in a corporation, subject to the limitations herein set forth.

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

Approved April 20, 1909.

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CHAPTER 281—S. F. No. 813.

*An Act to amend chapter 134 of the General Laws of 1907, the same being an act to amend section 35 of chapter 338 of the Laws of 1905, and to repeal section 27 and section 75 of said chapter, relating to roads and bridges.*

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

**Change of bridge appropriation in Hennepin and Dakota counties.**—That chapter 134 of the General Laws of 1907 be amended so as to read as follows:

Money appropriated—How expended.—Section 1. That section 35 of chapter 338 of the Laws of 1905 be and the same is hereby amended to read as follows:

Scott, Dakota and Hennepin counties.—Section 35. The sum of six hundred (600) dollars for improving the north approach of Cedar avenue bridge No. 8, Hennepin county series, and the road leading thereto and therefrom known as Cedar avenue road, and also by its number, 29; four hundred (400) dollars for improving the Portland avenue road, being road known as road No. 35; the money hereinbefore appropriated to be expended under the authority and direction of Thomas J. Ray of Richfield, Minnesota.

And the following appropriations to townships in Hennepin county:

To the township of Plymouth, two hundred dollars (\$200).

To the township of Corcoran, three hundred dollars (\$300).