CHAPTER 365-S. F. No. 1105

An act authorizing counties of this state now or hercafter having property of an assessed valuation of not less than \$315,000,000 exclusive of money and credits, and having a bonded indebtedness of not to exceed \$6,400,000, inclusive of bonds issued to defray the cost of permanently improving state trunk highways, (which said bonds the State of Minnesota has agreed to pay under the provision of Chapter 522, Laws of 1921,) to issue and sell the bonds of such counties in an amount not to exceed \$700,000 for the purpose of construction and/or improving, or aiding in the construction and /or improvement, of roads and/or bridges within such counties, and roads and/or bridges outside of such counties leading into such counties, and roads and/or bridges on the line between such counties and adjoining counties.

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

Section 1. Bond issue for road and bridge purposes authorized in certain counties.—Any county in this state now or hereafter having property of an assessed valuation of not less than \$315,000,000 exclusive of money and credits, and having a bonded indebtedness of not to exceed \$6,400,000 inclusive of bonds issued to defray the cost of permanently improving state trunk highways, (which said bonds the state of Minnesota has agreed to pay under the provisions of Chapter 522, Laws of 1921,) is hereby authorized to issue and sell the bonds of such county in an amount not to exceed the sum of \$700,000 for the purpose of constructing and/or improving, or aiding in the construction and/or improvement, of roads and/or bridges within such county, and roads and/or bridges outside of such county leading into such county, and roads and/or bridges on the line between such county and any adjoining county.

Sec. 2. Whenever the board of county commissioners of any such county shall deem it advisable to construct and/or improve any such road or roads and/or bridges thereon, it may by resolution or resolutions duly adopted issue and sell the bonds of such county to defray the cost thereof, within the provisions of this act. The principal of such bonds shall mature and be payable in not more than fifteen annual installments as nearly equal as practicable, and the first annual installment of principal shall mature not more than five years after the bonds are issued. Such bonds shall be sold in the manner provided by Section 1856, General Statutes of 1913. The county board of such county is authorized to determine whether such bonds shall be sold to the purchaser who will pay the par value thereof at the lowest rate of interest, or to the purchaser who will pay the highest price for such bonds at an interest rate to be fixed by the county board; provided, however, that the rate of interest shall in no case exceed five per cent per annum. The full faith and credit of the county shall be pledged to the payment of the principal and interest of such bonds.

Sec. 3. The county board of any such county issuing bonds under the provisions of this act shall annually, after the issuance of such bonds, levy or cause to be levied a tax upon the taxable property of such county in addition to all other taxes levied, in an amount corresponding to the amounts of principal and interest on such bonds falling due from year to year.

Approved April 24, 1925.

CHAPTER 366--S. F. No. 1149.

An act prohibiting any town board or other public authority from issuing any license or permit to operate any itinerant carnival, street show, street fair, side show, circus, or any similar enterprise, within one mile of the corporate limits of any city of the fourth class without the consent thereto of the council or other governing body of such city; and prohibiting such operation of such enterprises without such license; and prescribing penalties.

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

Section 1. License not to be granted for street shows or carnivals.—No town board or other public authority shall hereafter issue any license or permit or make any other grant of authority permitting the operation or carrying on of any itinerant carnival, street show, street fair, side show, circus, or any similar enterprise, within one mile of the corporate limits of any city of the fourth class in this state, without having first obtained in writing the consent thereto of the council or other governing body of such city.

Sec. 2. Permits to be null and void.—Any license, permit or other grant of authority issued or made in violation of the provisions of this act shall be absolutely null and void.

Sec. 3. Street shows and carnivals prohibited.—No person, firm, co-partnership, corporation or association of any nature or kind shall operate or attempt to operate or carry on any itinerant carnival, street show, street fair, sideshow, circus, or any similar enterprise, within one mile of the corporate limits of any city of the fourth class in this state without license or permit so to do lawfully granted under the restrictions provided in this act.

Any person violating any of the provisions of this section shall be guilty of a misdemeanor; and any such enterprise operated without license or permit as herein prescribed is hereby declared to be a public nuisance.

Sec. 4. Definition.—An itinerant carnival, street show, street fair, side show, circus, or other similar enterprise, within the meaning of this act, is any itinerant carnival, street show, street

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