

## CHAPTER 137—H. F. No. 840

[Not Coded]

*An act to legalize proceedings in certain villages for the construction of combined water plants and sewer systems, and providing for the financing and management thereof.*

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

**Section 1. Erection of combined water works plant and sewer system validated.** In all cases where the village council of any village has heretofore determined to construct, erect, and operate a combined water works plant and sewer system and the proposal to erect and operate such a combined plant and system and a proposal to pledge a portion of the revenues of the municipal liquor store to the payment of warrants to be issued to finance the construction of waterworks and water and sewer mains, have been submitted to and approved by more than two-thirds of the voters of said village voting on such questions, and where the council has by resolution duly adopted determined to provide money for such water and sewer mains by issuing warrants payable from the revenues of the combined plant and system, and has created a Water, Light, Power and Building Commission under Minnesota Statutes 1945, Sections 453.01 to 453.10, inclusive, to manage said plant and system and has appointed to said commission three qualified business men who may or may not be residents of such village, all such proceedings are hereby legalized and validated, and the village is authorized to issue and deliver said revenue warrants and said warrants when issued and delivered in accordance with said proceedings shall be valid obligations of the village according to their terms.

**Sec. 2. Remedial; effective date.** It is expressly found and determined that this act is remedial in nature, being necessary to protect the financial credit of such villages, and this act shall take effect and be in force from and after its passage and approval.

**Sec. 3. Pending proceedings not affected.** This act shall not apply to or affect any action or appeal now pending in which the validity of any such proceedings is called in question.

Approved March 24, 1947.