Buk

LOCAL ACTS

OF

THE LEGISLATURE

OF THE

STATE OF MICHIGAN

PASSED AT THE

REGULAR SESSION OF 1895

WITH AN APPENDIX



BY AUTHORITY

LANSING
ROBERT SMITH & CO., STATE PRINTERS AND BINDERS
1895

[No. 312.]

AN ACT to legalize certain bonds of the city of Niles.

SECTION 1. The People of the State of Michigan enact, Water bonds That all of the proceedings of the freeholders and common council of the city of Niles, in the county of Berrien, heretofore had in respect to the issue of the water bonds of said city, the same being sixty-six thousand dollars in amount, of which thirty-two thousand dollars in amount bear date of June fifteenth, A. D. eighteen hundred ninety-four, and thirty-four thousand dollars in amount bear date of October twenty-ninth, A. D. eighteen hundred ninety-four, are hereby legalized and the said bonds are declared to be the binding obligations of the city of Niles, anything in the charter of said city to the contrary notwithstanding.

This act is ordered to take immediate effect.

Approved March 8, 1895.

[No. 313.]

AN ACT to authorize and empower and enable the city of Ann Arbor to construct and maintain a system of sewers and to raise the necessary money therefor, and to legalize the proceedings and acts of the common council and officers of the city of Ann Arbor had by virtue of act number four hundred thirteen of the local acts of eighteen hundred ninetythree.

SECTION 1. The People of the State of Michigan enact, Authority to con-That the city of Ann Arbor is hereby authorized and empow-struct and mainered to construct and maintain a system of sewers within said of sewers. city, and to require, under suitable penalties, all dwelling houses, hotels and other inhabited buildings situate in said city and adjacent to any part of said sewer system, to connect therewith; and to construct and maintain the outlet thereof in the Huron river at any convenient place easterly from the Michigan Central Railroad Company's principal station house in the city of Ann Arbor.

SEC. 2. That all lateral and connecting sewers may be con- Expense of constructed at the cost and expense of the lands, tenements and structing. premises adjacent thereto, and benefited thereby, and the cost thereof may be levied on and assessed against such lands, tenements and premises, and collected from the owners thereof by foot frontage, according to benefits, or by land values as the common council shall or may determine by ordinance. The Authority of common council shall have power and authority to make and council. ordain all needful rules, regulations and ordinances, which shall or may be necessary to enable said city to construct.

Digitized by Google