

No. 45, A.]

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**CHAPTER 36.**

AN ACT to amend section 490t of the statutes, relating to the validation of proceedings taken in organizing high school districts and limiting the time for commencing actions to contest such proceedings.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Section 490t of the statutes is amended to read: Section 490t. 1. No action heretofore taken by the electors or officers of any town, towns or parts of towns, village, town or towns and village, city, town or towns and city or school district, \* \* \* in voting to form a town, village, city or district free high school district, or union free high school district, or a joint free high school district, or a joint union free high school district, shall be invalid by reason of any defect in the form of notice given, posted, published, or served, or in calling a meeting for fixing, or in fixing the time and place for holding the election for organizing a town, village, city or district free high school district, or union free high school district, or a joint free high school district, or a joint union free high school district, or the manner in which such notice shall have been given, posted, published, or served; and all steps, procedure, and elections, preliminary to and heretofore had and taken by any town, towns, or parts of towns, village, town or towns and village, city, town or towns and city, or school district \* \* \*, in forming a town, village, city or district free high school district, a union or joint union free high school district, or a joint free high school district are hereby validated and declared to have the same force and effect as if there had been no irregularities or omissions in the proceedings had for the purpose of forming such free high school district.

2. No action shall be undertaken to contest the validity of any proceedings held in calling and in holding an election for the formation of a town, village, city or district free high school district, or union free high school district, or a joint free high school district, or a joint union free high school district, unless taken within one year after the organization of such free high school district. Provided that this act shall not affect pending actions.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 20, 1915.