

but a judge, on justification, may allow more than two bail to justify severally in amounts less than that expressed in the order, if the whole justification be equivalent to that of two sufficient bail.

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

Approved May 2, 1903.

No. 354, S.]

[Published May 5, 1903.

CHAPTER 160.

AN ACT to legalize the organization of joint school district number 4 of the towns of Red River and Luxembourg in Kewaunee county, and to legalize the subsequent acts and proceedings of the officers and voters of said district.

The people of the state of Wisconsin represented in senate and assembly do enact as follows:

Organization legalized. SECTION 1. The organization of joint school district number 4, of the towns of Red River and Luxembourg in Kewaunee county, comprising the following described territory, to-wit:

The southeast quarter of section 32 and the south one-half of section 33 in said town of Red River; the northeast quarter of section 5, all of section 4, except the southwest quarter of the southwest quarter; the northeast quarter of section 9; the east one-half of the northwest quarter of section 9; the east one-half of the southwest quarter of section 9; the west one-half of the southeast quarter of section 9; the west one-half of the southwest quarter of section 3; the northwest quarter of section 3; the west one-half of the northeast quarter of section 3 in the said town of Luxembourg, is hereby in all things legalized.

Acts and proceedings legalized. SECTION 2. All acts and proceedings of the said joint school district number 4 of the towns of Red River and Luxembourg in Kewaunee county, and of the electors and officers thereof, are hereby legalized to the

same extent and effect as if said school district had been legally organized in the first instance.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 2, 1903.

No. 284, S.]

[Published May 5, 1903.

CHAPTER 161.

AN ACT to regulate homes for infant children, lying-in hospitals and maternity homes, and to provide for the supervision of same by public health officers.

The people of the state of Wisconsin represented in senate and assembly do enact as follows:

Report; health officers to be admitted. SECTION 1. Any person, or persons, or corporation, who own, keep, conduct or manage any institution or home for the boarding or sheltering of infant children, or who conduct or manage a so-called maternity home or lying-in hospital, or so-called "baby-farm" shall, before taking into such institution any inmate or inmates, report in writing to the local board of health, health officer or health department, the name, or names, and address of such person, corporation, or persons, respectively, the exact location of such institution, home or lying-in hospital. Owners, keepers or managers of such lying-in hospitals or maternity homes, home for infants, or so-called "baby-farm," shall, at reasonable hours, admit to such institutions the local health officer or health commissioner, or his assistants, for the purpose of inspecting such institution.

Report of births. SECTION 2. It shall be the duty of any person who is the owner or keeper, or who conducts or manages, or who is in charge of any such maternity home or lying-in hospital, to report to the local board of health or health officer, or health department the birth of any child, including still born or prematurely born children, which takes place in such mater-