

Petitions filed within 30 days.

All legislation immediately effective  
Petitions in conflict repealed.

Resolution 2nd order adopted,

(Seal)

All petitions for a referendum on any legislative action of the governing Board of any of above named Municipal Corporations in said county shall be filed as provided in the act aforesaid not more than thirty days after the adoption of the enactment of such legislative action by the governing body of any of said municipalities, provided that any legislative action the purpose and effect of which is the calling of an election for the purpose of submitting to a referendum vote of the legal voters in said municipalities the question of issuing the bonds thereof shall be filed within 2 days after the enactment of such legislation; providing further that this resolution shall in no way limit the authority of any of said municipal corporations to pass emergency legislation as provided in said above mentioned act of the legislature.

Be it further resolved that all legislative action hereto fore passed and enacted by any of said municipal corporations shall become immediately effective provide the time for the filing of referendum petition as provided in this resolution has elapsed since the enactment of such legislation.

Be it further resolved that all resolutions and parts of resolutions in conflict herewith be and the same are hereby repealed.

Whereas, there are many matters requiring immediate legislation and action by the municipal corporations above named which affect the peace, health & safety of the inhabitants therein, be it resolved that an emergency be and the same is hereby declared to exist by reason whereof it is necessary for the preservation of public peace, health and safety that this resolution become effective from and after its passage and approval.

Passed and approved this 15<sup>th</sup> day of September 1909.

W. S. North

Chairman of Board of County Commissioners

Attest, C. F. Rogers, County Clerk.

Moved by C. H. Cleland, seconded by Mc Keehan, that said resolution and order be adopted and passed as read.

The question being put to vote, the roll was called with the following results:

Those voting "Aye" Cleland, Mc Keehan & North. Those voting "No" - None

Whereupon Commissioner Cleland moved that section 2 setting forth the emergency nature of the resolution be passed as read. Motion seconded by Mc Keehan.

Whereupon being put by the chairman the vote resulted as follows: Aye - Cleland  
Mc Keehan & North. - No. None.

And the motion was by the chairman declared carried and the foregoing resolution and order adopted. Commissioners adjourned.

W. S. North

Chairman of the Board of County Commissioners

(Seal)

Attest C. F. Rogers, County Clerk.

END