ENROLLED BILL

Senate Bill No.142

(By Mr. Davis of Ritchie)

Passed February 28, 1931

In Effect Minety days from Passage

CORRECTLY ENROLLED Originated in the.

ENROLLED BILL

(S. B. No. 142)

[Passed February 28, 1931; in effect ninety days from passage.]

AN ACT to authorize the county court of Plesants county, West Virginia, to lay a special levy, not exceeding ten cents on each one hundred dollars, of the assessed valuation of the taxable property in said county for general county purposes; to lay a special levy not exceeding five cents on each one hundred dollars of the assessed valuation of the taxable property in said county for general road purposes, and to lay a special levy not exceeding five cents on each one hundred dollars of the assessed valuation of the taxable property in said county for district road purposes; said special levy for

general county purposes not to be levied for more than ten years from the date of passage; and said special levies for county road purposes and district road purposes, respectively, not to be levied for more than five years from date of passage of this act; the purposes for which said special levies are laid, and providing for the expenditure of the money derived from said levies.

Be it enacted by the Legislature of West Virginia:

Section 1. Beginning with the next levy period, until the 2 present indebtedness of the county of Pleasants is fully paid 3 off and discharged, or payment thereof provided for, not how-4 ever to exceed a period of ten years, the county court of Pleas-5 ants county shall have authority to lay, at the same time and 6 in the same manner in which other levies are laid, a special 7 levy for general county purposes not to exceed ten cents on 8 each one hundred dollars of the valuation of the taxable prop-9 erty in the county of Pleasants as shown by the assessments 10 thereof.

Sec. 2. Beginning with the next levy period, until the pres-2 ent indebtedness of the county of Pleasants is fully paid off 3 and discharged, or payment thereof provided for, not however

Chairman House Committee.

Chairman Senate Committee.

CORRECTLY ENROLLED

Chairman Senate Committee.

Enrolled S. B. No. 1421

4 to exceed a period of five years, the county court of Pleasants

5 county shall have authority to lay, at the same time and in the

6 same manner in which other levies are laid, a special levy for

7 county road purposes not to exceed five cents on each one

8 hundred dollars of the valuation of the taxable property in 9 the county of Pleasants as shown by the assessment thereof.

Sec. 3. Beginning with the next levy period, until the pres-

2 ent indebtedness of the various magisterial districts of the

3 county of Pleasants is fully paid off and discharged, or pay-

4 ment thereof provided for, not however to exceed a period of 5 five years, the county court of Pleasants county shall have au-

6 thority to lay, at the same time and in the same manner in

7 which other levies are laid in each magisterial district in said

8 county, a special levy for district road purposes, not to exceed

9 five cents on each one hundred dollars of the valuation of the

10 taxable property in the county of Pleasants as shown by the

11 assessment thereof.

Sec. 4. The funds derived from the aforesaid special levies

2 for general county purposes, county road purposes, and dis-

3 trict road purposes, respectively, shall be applied only to the

4 payment of the present indebtedness including interest of

Chairman House Committee.

Chairman House Committee.

5 Pleasants county, West Virginia, and the magisterial districts 6 thereof, and for no other purposes, and shall be in addition to 7 all other levies now provided by general law: Provided, how-8 ever, That the county court is hereby authorized to issue orders 9 against the funds derived from said special levies for the pay-10 ment of interest on the orders now outstanding, and comprising 11 the present indebtedness of the county of Pleasants and dis-12 tricts of Pleasants county, respectively, which interest shall be 13 paid semi-annually, but in no event shall this levy be made 14 until the same has been authorized by a majority vote of the 15 voters of said county at the next general election.

Sec. 5. All acts or parts of acts inconsistent with the pro-2 visions of this act are hereby repealed.

Enrolled S. B. No. 142] 5 Clerk of the House of Delegates. CORRECTLY ENROLLED President of the Senate. The within is. Governor. I led in the office of the Savetary of Stone

of West Virginia MAK

GEORGE W. SAARP,

Secretary of State.