Rec., Jan. 25, 1934 ENROLLED F (SECOND EXTRAORDINARY SESSION, 1933) House Bill No. 219 (By Mr. Reed ) Passed January 18 1933/ In Effect from Passage

## ENROLLED BILL

(H. B. No. 219)

[Passed January 18, 1934; in effect from passage.]

AN ACT to authorize the board of education and the county court of Clay county, West Virginia, to borrow funds from the public works administration or other federal governmental agency authorized to make loans, for the purpose of constructing and equipping a central heating plant; to issue such bonds, or other evidences of indebtedness as may be required by such federal governmental agency; and to promulgate such ordinances as may be necessary for the construction of such heating plant, and as may be necessary to provide for the amortization and liquidation of such indebtedness.

Be it enacted by the Legislature of West Virginia:

Section 1. The board of education and the county court 2 of Clay county, West Virginia, are hereby authorized to borrow 3 funds from the public works administration or other federal 4 governmental agency authorized to make loans, for the purpose 5 of constructing, equipping and maintaining a central heating

Olerk of House of Delegates

Chairman Senate

House Committee.

Passage

Town

Originated in the .. Norward of Neelle gardlad .. Takes effect.

CORRECTLY ENROLLED

Clerk.



6 plant. Said county court and said board of education are 7 authorized to issue bonds, or other evidences of indebtedness as 8 may be required by said public works administration or other 9 federal governmental agency, and do any and all things required 10 by said public works administration or other federal govern-11 mental agency from which such loan is obtained, or necessary 12 and proper to obtain said loan, to secure the same, and to con-13 struct, equip and maintain said central heating plant.

2

Chairman House Committee.

Sec. 2. The county court of Clay county and the Clay coun-2 ty school board are hereby empowered to undertake and do all 3 things necessary to carry out the preceding section of this 4 act, to promulgate such ordinances, rules and regulations as 5 may be necessary, and by appropriate action of said board and 6 court provide for the repayment of said loan and/or amortiza-7 tion of said bonds: *Provided, however,* That native stone shall 8 be used in the construction of said plant, and the cost of said 9 plant shall not exceed five thousand dollars.

CORRECTLY ENROLLED

