ENROLLED BILL

Regular Session

Senate Committee Substitute for

H.ouse

SENATE BILL NO. 41

By Mr. Committee on Judiciary

PASSED March 11, 1933

IN EFFECT ninety days from PASSAGE
ENROLLED BILL

SEN. COM. SUB. FOR H. B. NO. 41

(Passed March 11, 1933; in effect ninety days from passage)

AN ACT to authorize county courts and boards of education to fund their indebtedness, other than bonded indebtedness, represented by orders, drafts or warrants at a lower rate of interest than six per cent, and to authorize the cancellation of such orders, drafts or warrants and to issue in lieu thereof new orders, drafts or warrants in such denominations as such boards or court may deem advisable and convenient.

Be it enacted by the Legislature of West Virginia:

Section 1. County courts and boards of education may, upon the application of the owner or holder or holders, by an order entered of record, fund any indebtedness represented by orders, drafts or warrants issued on the same fund, and issue in lieu thereof new orders, drafts or warrants to the person or persons entitled to receive the sums of money due upon said orders, drafts or warrants issued on the same fund.
8 drafts, or warrants, and in which orders there shall be set out
9 in detail the number of each order, draft, or warrant, the date
10 thereof, to whom issued, the fund or funds on which drawn,
11 the name of the present holder thereof, or the person or per-
12 sons entitled to receive the sum due thereon, if interest-bearing
13 the date from which interest began, the credits, if any endorsed
14 thereon, and the date thereof, and such other information so
15 as to completely identify the orders, drafts or warrants for
16 which new orders, drafts or warrants are issued: Provided,
17 however, That no power or authority herein given or contained
18 shall be construed to make legal and binding any order, draft
19 or warrant not legal and/or binding when originally ordered
20 and/or issued by any county court or board of education. The
21 court and/or boards shall when the orders, drafts or warrants
22 are interest-bearing, in issuing such new orders, drafts or war-
23 rants, issue them on the same fund upon which the original
24 order, draft or warrant was issued and for the aggregate
25 amount of unpaid principal and interest to that date, and can-
26 cel all such orders, drafts or warrants funded and file the same
27 with the clerk of the county court of their county for preserva-
28 tion. All such new orders, drafts or warrants shall not become
Enrolled S. C. S. for H. B. No. 41] 3

29 interest-bearing until the same shall have been presented to the
30 sheriff for payment and endorsed as provided by law, and when
31 so presented shall draw interest at five and one-half per cent
32 per annum.
[Enrolled S. C. S. for H. B. No. 41]

Mr. Speaker

Speaker of the House of Delegates.

Clerk of the House of Delegates.

President of the Senate.

Clerk of the Senate.

The within is...__________________________________________________________

this...____day of...___________________________________________, 1933.

Filed in the office of the Secretary of State of West Virginia

Wm. S. O'Brien,
Secretary of State

Governor.