WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1937

ENROLLED

HOUSE BILL No. 273

(By Mr. Pyles)

PASSED March 12, 1937
In Effect from Passage
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(By Mr. Pyles)

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AN ACT to amend article eleven, chapter sixteen of the code of
West Virginia, one thousand nine hundred thirty-one, as
amended and reenacted by chapter six, acts of the Legislature,
regular session, one thousand nine hundred thirty-three, by
adding thereto sections eleven, twelve, thirteen, fourteen and
fifteen, relating to abatement of stream pollution by the state
water commission.

Be it enacted by the Legislature of West Virginia:

That article eleven, chapter sixteen of the code of West Virginia,
one thousand nine hundred thirty-one, as amended and reenacted
by chapter six, acts of the Legislature, regular session, one thou­
sand nine hundred thirty-three, be amended by adding thereto new
sections eleven, twelve, thirteen, fourteen and fifteen, to read as follows:

Section 11. Any person, corporation, municipal corporation, partnership or legal entity, upon whom a final order of the state water commission was herein provided is served, which order shall not have been set aside by a court of competent jurisdiction upon complaint filed as herein provided or upon whom a final order is served as modified to conform with a judgment of such court directing modification, shall, within thirty days after receipt of such order, or after judgment affirming such order is entered, take steps for the acquisition or construction of such plants, machinery or works, or for such repair, alteration or extension of existing plants, machinery or works, as may be necessary for the disposition or treatment of the organic or inorganic matter which is causing or contributing to, or is about to cause or contribute to, a polluted condition of such water or waters, or shall take such other steps as may be necessary to comply with said final order of the state water commission. If the offender be municipal corporation, the cost of acquisition, construction, repair, alteration or extension of the necessary
plant, machinery or works, or taking such other steps as may
be necessary to comply with said order, shall be paid out of
funds on hand available for such purpose, or out of the gen-
eral funds of such municipal corporation, not otherwise ap-
propriated; or if there be not sufficient funds on hand or
unappropriated, then the necessary funds shall be raised by
issuance of bonds, such bond issue to be subject to the ap-
proval of the state sinking fund commission and the attorney
general of the state of West Virginia.

If the estimated cost of the steps necessary to be taken by
such municipal corporation to comply with such final order
of the state water commission, is such that the bond issue
necessary to finance such project would not raise the total
outstanding bonded indebtedness of such municipal corpora-
tion, in excess of the constitutional limit imposed upon such
indebtedness by the constitution of this state, then and in
that event the necessary bonds may be issued as a direct obli-
gation of such municipal corporation, and retired by a gen-
eral tax levy to be levied against all property within the limit
of such municipal corporation listed and assessed for taxa-
tion. If the amount of such bonds necessary to be issued
would raise the total outstanding bonded indebtedness of such municipal corporation above said constitutional limitation on such indebtedness, or if such municipal corporation by its governing body shall determine against the issuance of direct obligation bonds, then such municipal corporation shall issue revenue bonds and provide for the retirement thereof in the same manner and subject to the same conditions as provided for the issuance and retirement of bonds in chapter twenty-five, acts of the Legislature, first extraordinary session, one thousand nine hundred thirty-three, entitled "An act to authorize municipal corporations and/or sanitary districts to construct, own, equip, operate, maintain and approve works for the collection and/or treatment, purification and disposal of sewerage; to authorize charges against owners of premises for the use of such works and to provide for the collection of same; to authorize municipal corporations and/or sanitary districts to issue revenue bonds payable solely from the revenues of such works and to make such bonds exempt from taxation; to authorize contracts for the use of such works by other municipal corporations and political subdivisions, and charges against owners of premises therein
served thereby and a lien against such premises": Provided, however, That the provisions of section six of the above-mentioned act, allowing objections to be filed with the governing body, and providing that a written protest of thirty per cent or more of the owners of real estate shall require a four-fifths vote of the governing body for issuance of said revenue bonds, shall not apply to bond issues proposed by any municipal corporation to comply with the final order issued by the state water commission, under the authority of this act, and such objections or submission of written protest shall not be authorized, nor shall the same, if had, operate to justify or excuse failure to comply with such final order of the state water commission.

The funds made available by the issuance of either direct obligation bonds or revenue bonds as herein provided, shall constitute a "sanitary fund", and shall be used for no other purpose than for carrying out such order or orders of the state water commission; no public money so raised shall be expended by any municipal corporation for any purpose enumerated in this act, unless such expenditure and the amount thereof has been approved by the state water com-
Sec. 12. The construction, acquisition, improvement, equipment, custody, operation, repair and maintenance of any plants, machinery or works by any municipal corporation, in compliance with a final order of the state water commission, as herein provided, other than the financing thereof, and the rights, powers, and duties, of such municipal corporation and the respective officers and departments thereof, whether the same shall be financed by the issuance of revenue or direct obligation bonds, shall be governed by the provisions of said chapter twenty-five, acts of the Legislature, first extraordinary session, one thousand nine hundred thirty-three.

Sec. 13. It shall be the duty of each individual offender and of each member of a partnership, and of each member of the governing body of a municipal corporation, and of each member of the board of directors or other governing body of a private corporation, association or other legal entity, against whom a final order has been issued, as herein provided, to begin appropriate action or proceedings to comply with such order, within thirty days from the receipt thereof, if no action has been commenced in the circuit court
of the county where such violation is alleged to exist to set
aside or vacate such order, as provided in this act, or, in
case such action has been brought, within thirty days from
the date of judgment affirming such order, or from the date
of the receipt of such order, as modified in conformity with
the judgment of such court. Failure of the governing body
in the case of a municipal corporation, or of the board of
directors or any other governing body of any private cor-
poration, association or other legal entity, to provide for the
financing and construction of such works as may be necessary
to carry out said order by appropriate ordinance or resolu-
tion, shall constitute failure to begin appropriate action or
proceedings to comply with such order, as above provided.
Any individual offender, or member of a partnership, or any
officer or member of the board of directors of a private
corporation, association, or other legal entity, or any mayor,
councilman or member of sanitary board as provided for in
said chapter twenty-five, acts of the Legislature, first ex-
traordinary session, one thousand nine hundred thirty-three,
of any municipal corporation, who fails or refuses to dis-
charge any duty imposed upon him by this act or by such
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31 final order of the state water commission, or any duty im-
32 posed upon him by reason of any ordinance of the governing
33 body of any municipal corporation, or resolution of the board
34 of directors or other governing body of any private corpora-
35 tion, association or other legal entity, pursuant to this act
36 or to such final order, shall be deemed guilty of a misde-
37 meanor, and upon conviction thereof, shall be fined in any
38 sum of not less than twenty-five dollars, nor more than one
39 hundred dollars, to which may be added imprisonment in
40 the county jail for any period not to exceed ninety days.
41 Each day that such failure or refusal to discharge such
42 duties continues, shall be and constitute a separate and
43 additional offense for the purposes of this section.

Sec. 14. The state water commission shall have the au-
2 thority, in its discretion, to extend the time fixed in any
3 final order issued by it, within which any offender is ordered
4 to correct or abate a condition of pollution of any water
5 or waters, upon written petition filed with such commission
6 not less than thirty days prior to the time fixed in such
7 order, when it shall appear that a good faith effort to comply
8 with said order is being made, and that it shall be impossible
for such offender to complete the project of work undertaken within the time so fixed. Any person, corporation, municipal corporation, partnership, association or other legal entity, who shall fail or refuse to correct or abate such polluted condition in compliance with such order within the time fixed or within the time additionally granted as herein provided, shall be subject to a penalty of one hundred dollars for each day that such polluted condition continues to exist after the time so fixed, or additionally granted, which may be recovered in a civil suit brought in the name of the state of West Virginia and which penalty shall be in addition to the penalty provided in section thirteen of this act. It shall be the duty of the attorney general to prosecute all actions for penalties under this section, and all penalties so recovered shall be paid into the common school fund of the state. The penalties accruing for any two or more days under the provisions of this section may be recovered in one complaint and may be joined in one paragraph of said complaint.

Sec. 15. Being for the public health, safety and welfare, this act shall be liberally construed to effectuate the pur-
3 poses thereof, and all existing laws or parts of laws of this
4 state inconsistent with this act are hereby repealed.

I certify that the foregoing act,
having been presented to the Governor for
his approval, and not having been returned
by him to the House of the Legislature in
which it originated within the time pre­
scribed by the constitution of the state, has
become a law without his approval.

This the .............. day of .........

19...Z...

SECRETARY OF STATE
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee

Chairman House Committee

Originated in the

Takes effect

passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker House of Delegates

The within

this the

day of 1937.

Governor.

Filed in the office of the Secretary of State of West Virginia MAR 19 1937

Wm. S. O'Brien, Secretary of State