

VALIDATING SCHOOL DISTRICT BONDS
Act of May 20, 1949, P.L. 1557, No. 471
AN ACT

Cl. 24

Making bonds of school districts valid and binding obligations
of such districts despite failure to advertise election in a
newspaper of general circulation.

The General Assembly of the Commonwealth of Pennsylvania
hereby enacts as follows:

Section 1. Whenever any school district shall heretofore
have passed a resolution signifying its desire to increase its
bonded indebtedness, and whenever the assent of a majority of
the electorate of such district shall have been obtained at an
election held within such district assenting to such increase in
indebtedness, and whenever notice of such election shall have
been given in the legal journal designated by rules of court for
publication of legal notices and advertisements, and whenever
the lawful number of notices shall have been posted within the
district giving notice of such election, all bonds heretofore or
hereafter issued pursuant to such election are hereby made valid
and binding obligations of such school district notwithstanding
the fact that notice of said election was not advertised in any
newspaper published in or circulated generally throughout the
district, as required by law: Provided, That all other
requirements of law concerning the issuance of such bonds and
the proceedings relative thereto shall have been complied with.