

RESOLUTION #2000-41

WHEREAS, the Board of Directors of the Spencer Community School District, in the County of Clay, State of Iowa, heretofore did legally call a special election to be held on Tuesday, October 10, 2000, and ordered submitted thereat to the registered voters of said School District, the following special measure proposition:

“Shall the Spencer Community School District in County of Clay, State of Iowa, be authorized to issue its School Bonds in an amount not exceeding \$9,985,000 for the purpose of building, equipping and furnishing a new middle school facility?”

and,

WHEREAS, legal, sufficient and timely notice of the submission of the proposition at the election and of the date and hours of the election, and of the voting precinct or precincts thereof, with their corresponding polling place or places, was duly published and a correct and complete copy of said proposition was posted at the polling place during the day of election throughout the hours thereof, all in strict compliance with the orders of the Board of Supervisors:

NOW, THEREFORE, IT IS RESOLVED BY THE BOARD OF SUPERVISORS OF THE COUNTY OF CLAY, IN THE STATE OF IOWA, AS FOLLOWS:

Section 1. That it is hereby found, determined and declared:

First - That said election was held and conducted in each of the voting precincts or precinct of said School District at the respective polling place or places, pursuant to due notice, and in strict compliance with law, and that said proposition and the vote thereon complies strictly with law.

Second - That at said election, on the proposition above set out, there were
Cast Three thousand eight hundred five (3805) ballots, of which
One thousand nine hundred ninety-four (1904) votes were cast “YES”

and

One thousand seven hundred ninety-eight (1798) votes were cast “NO”

and

Eleven (11) votes were cast blank or defectively marked, the vote by precinct or precincts being as set forth and abstracted in the official tally list.

That the total number of persons voting in the precinct or precincts at said election on said date, as is shown in the elections registers and poll tally lists, was Three thousand four hundred thirty-four (3434).

Third - Neither the above proposition nor any proposal incorporating any portion thereof, was submitted to the registered voters of such School District within the six months preceding the date of the election canvassed hereby.

Section 2. That said proposition and the results of the vote thereon, shall be entered at large in the minutes book, all in conformity with Chapter 50, and in particular Section 50.24 of the Code of Iowa.

Section 3. That a copy of this Resolution, the Abstract of Votes and the original tally lists, are hereby delivered to the Commissioner of Elections for filing as required by law.

PASSED AND APPROVED, this 16th day of October, 2000.

/s/ Marjorie A. Linn, Auditor

/s/ William D. Zinn, Chairperson