

ACTS AND JOINT RESOLUTIONS

PASSED AT THE

REGULAR SESSION

OF THE

Thirty-Ninth General Assembly

OF THE

STATE OF IOWA

Prepared for Publication by and under the Direction of
U. G. WHITNEY,
Reporter of the Supreme Court and Code Editor

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Des Moines, Iowa
1921

CERTIFICATE

STATE OF IOWA,
Office of Reporter of the Supreme Court
and Code Editor.

I, U. G. Whitney, Reporter of the Supreme Court and Code Editor, do hereby certify that the acts, laws, joint resolutions and memorials, and the certificates by the Secretary of State of the publication thereof, contained in this volume have been prepared and copied from the original enrolled acts on file in the office of the Secretary of State and are correct, and constitute the acts, laws, joint resolutions and memorials of the Thirty-ninth General Assembly of the state of Iowa.



Reporter of the Supreme Court
and Code Editor

280907

VERIFIED COPY

STATE OFFICERS, BOARDS AND COMMISSIONS

List of State Officers, Boards and Commissions, Judges of the Supreme, District, Superior and Municipal Courts, and members of the General Assembly, July 1, 1921, as nearly as same could be determined at the time of this publication.

Name	Position	County from which originally chosen
N. E. Kendall.....	Governor	Monroe
Emma K. Blaise.....	Secretary to the Governor.....	Polk
John Hammill.....	Lieutenant Governor.....	Hancock
W. C. Ramsay.....	Secretary of State.....	Wright
Lillian Leffert.....	Deputy Secretary of State.....	Polk
Glenn C. Haynes.....	Auditor of State.....	Cerro Gordo
James E. Thomas.....	Deputy Auditor of State.....	Montgomery
W. J. Burbank.....	Treasurer of State.....	Black Hawk
F. J. Murphy.....	Deputy Treasurer of State.....	Polk
Ben J. Gibson.....	Attorney General.....	Adams
B. J. Flick.....	Assistant Attorney General.....	Taylor
W. R. C. Kendrick.....	Assistant Attorney General.....	Lee
John Fletcher.....	Assistant Attorney General.....	Pottawattamie
Neill Garrett.....	Assistant Attorney General.....	Polk
P. E. McClenahan.....	Superintendent of Public Instruction.....	Johnson
A. L. Heminger.....	Deputy Superintendent of Public Instruction..	Van Buren
Louis G. Lasher.....	Adjutant General	Polk
Charles Webster, Chm..	} Railroad Commissioners.....	Fayette
Dwight N. Lewis.....		Polk
Fred P. Woodruff.....		Marion
George L. McCaughan	Secretary Board of Railroad Commissioners...	Polk
J. H. Henderson.....	Commerce Counsel.....	Warren
Walter Condran.....	Assistant Commerce Counsel.....	Polk
N. E. Kendall.....	} Executive Council	Monroe
W. C. Ramsay.....		Wright
Glenn C. Haynes.....		Cerro Gordo
W. J. Burbank.....		Black Hawk
Ben J. Gibson.....	} Secretary Executive Council.....	Adams
R. E. Johnson.....		Muscatine
D. D. Murphy, Pres....	} State board of Education.....	Clayton
Edward P. Schoentgen.		Pottawattamie
George T. Baker.....		Scott
Anna B. Lawther.....		Dubuque
Willard C. Stuckslager.		Linn
P. K. Holbrook.....		Monona
Charles R. Brenton....		Dallas
Pauline L. Devitt.....		Mahaaska
Charles H. Thomas....		Union
W. R. Boyd, Chm.....		Linn
Thomas Lambert.....	} Finance Committee	Jackson
W. H. Gemmill.....		Polk
W. H. Gemmill.....		Secretary State Board of Education and Finance Committee
J. H. Strief, Chm.....	} Board of Control of State Institutions.....	Woodbury
A. M. McColl.....		Dallas
J. B. Butler.....		Webster
E. J. Hines.....	Secretary Board of Control.....	Jones
J. W. Holden, Chm....	} State Highway Commission.....	Greene
Anson Marston.....		Story
William Collinson.....		Lucas

*No appointment made at time of publication.

STATE OFFICERS—CONTINUED

Name	Position	County from which originally chosen
Glenn C. Haynes, Ex Office	State Printing Board	Cerro Gordo
W. C. Ramsay, Ex Off.		Wright
Ben J. Gibson, Ex Off.		Adams
W. R. Orchard		Pottawattamie
Jas. C. Gillespie	Superintendent of Printing	Plymouth
Robert Henderson		Pottawattamie
Glenn C. Haynes	State Board of Audit	Cerro Gordo
John Fletcher		Pottawattamie
R. E. Johnson	Code Editor	Muscatine
U. G. Whitney		Woodbury
A. B. Funk		Polk
Ralph Young		Polk
A. C. Savage		Adair
Thomas Watters, Jr.		Polk
W. J. Murray		Hardin
C. R. Carpenter		Fayette
W. B. Barney		Franklin
J. A. Tracy		Polk
A. L. Urick	Commissioner of Labor Statistics	Polk
John W. Cox	Chief Oil Inspector	Polk
W. E. Albert	Fish and Game Warden	Allamakee
R. S. Herrick	Secretary Horticultural Society and Forestry Commissioner	Polk
*	Custodian Public Building and Grounds	
N. E. Kendall, Ex Office		Monroe
R. A. Pearson, Ex Office		Story
W. B. Barney, Ex Office		Franklin
Dr. Peter Malcolm, Ex Office	State Board of Agriculture	Polk
Chas. E. Cameron, Pres.		Buena Vista
J. P. Mullen		Pocahontas
A. R. Corey		Kossuth
W. W. Morrow		Union
H. O. Weaver		Louisa
E. T. Davis		Johnson
E. M. Reeves		Bremer
E. J. Curtin		Winneshiek
Cyrus A. Tow		Benton
T. C. Legoe		Keokuk
C. F. Curtiss		Story
F. E. Sheldon		Ringgold
Chas. Escher, Jr.	Shelby	
Sears McHenry	Crawford	
H. L. Pike	Monona	
A. R. Corey	Secretary Board of Agriculture	Kossuth
Chas. D. Reed	Director Weather and Crop Service	Polk
Dr. Peter Malcolm, Chm. Ex Office	Commission of Animal Health	Polk
Dr. E. E. Sayers		Kossuth
Dr. S. H. Johnston		Carroll
Raymond Cassidy		Monona
L. C. Reese		Adams
M. L. Soeth		Emmet
Frank Kinsley	Clayton	
Dr. Peter Malcolm	State Veterinarian	Polk

*No appointment made at time of publication.

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STATE OFFICERS—CONTINUED

Name	Position	County from which originally chosen
N. E. Kendall, Ex Officio		Monroe
W. O. Ramsay, Ex Officio		Wright
Glenn C. Haynes, Ex Officio	State Board of Health.....	Cerro Gordo
W. J. Burbank, Ex Officio		Black Hawk
Dr. Chas. S. Grant, Pres.		Johnson
Dr. G. F. Severs.....		Appanoose
Dr. F. T. Launder.....		Tama
Dr. Walter L. Bierring.		Polk
Dr. Gullford H. Sumner	Secretary State Board of Health.....	Black Hawk
Edwin H. Sands.....	State Housing Commissioner.....	Polk
J. B. Heefner.....	State Hotel Inspector.....	Polk
Edward Sweeney.....	State Mine Inspectors.....	Polk
R. T. Rhys.....		Wapello
W. E. Holland.....		Monroe
Geo. T. Reddick, Chm....	Board of Parole.....	Johnson
J. O. Woodmansee.....		Decatur
L. A. Jensen.....	Secretary Board of Parole.....	Winnebago
Sam D. Woods.....		Polk
E. R. Harlan, Ex Officio	Board of Conservation.....	Polk
L. H. Pammell, Pres....		Story
John F. Ford.....		Webster
Joseph Kelso, Jr.....	Secretary Board of Conservation.....	Jackson
D. C. Mott.....	Board for Vocational Education.....	Iowa
P. E. McClenahan, Chm.		Johnson
D. D. Murphy.....		Clayton
A. L. Urick.....		Polk
N. E. Kendall.....	Geological Board	Monroe
Glenn C. Haynes.....		Cerro Gordo
Walter A. Jessup.....		Johnson
Raymond A. Pearson...		Story
D. W. Morehouse.....		Polk
George F. Kay.....	State Geologist	Johnson
James H. Lees.....	Assistant State Geologist.....	Polk
N. E. Kendall, Pres....	Board of Trustees of the State Library and of the Historical Department.....	Monroe
W. C. Ramsay.....		Wright
P. E. McClenahan.....		Johnson
William D. Evans.....		Franklin
Silas M. Weaver.....		Hardin
Byron W. Preston.....		Mahaska
Truman S. Stevens....		Fremont
Thomas Arthur		Harrison
F. F. Faville.....		Webster
Lawrence DeGraff		Polk
Johnson Brigham.....	State Librarian.....	Polk
A. J. Small.....	Law Librarian.....	Polk
E. R. Harlan.....	Curator Historical Department.....	Van Buren
Johnson Brigham, Chm. Ex Officio		Polk
P. E. McClenahan, Ex Officio		Johnson
Walter A. Jessup, Ex Officio	State Library Commission	
Mrs. Harry J. Howe...		Johnson
Mrs. Horace M. Towner		Marshall
Mrs. A. J. Barkley.....		Adams
Mrs. W. R. Orchard.....		Boone
Mr. W. R. Orchard.....		Pottawattamie
Julia A. Robinson...	Secretary Library Commission.....	Polk

STATE OFFICERS—CONTINUED

Name	Position	County from which originally chosen
*	Commission on Uniform State Laws.....
*
*
P. E. McClenahan, Pres. Ex Officio	Educational Board of Examiners.....	Johnson
Walter A. Jessup, Ex Officio		Johnson
Homer H. Searly, Ex Officio		Black Hawk
Raymond A. Pearson, Ex Officio		Story
H. E. Blackmar.....		Wapello
Jeanette Lewis		Calhoun
Ben J. Gibson, Chm., Ex Officio		Adams
C. W. Lyon.....		Polk
Geo. W. Dawson.....		Black Hawk
E. D. Perry.....		Polk
J. A. Devitt.....	Mahaska	
Ralph Pringle		Montgomery
Dr. Chas. S. Grant, Pres.	Board of Medical Examiners.....	Johnson
Dr. Geo. F. Severs.....		Appanoose
Dr. F. T. Launder.....		Tama
Dr. W. L. Bierring.....	Board of Osteopathic Examiners.....	Polk
Dr. G. H. Sumner.....		Polk
Dr. J. H. Marshall.....		Polk
Dr. C. J. Chrestensen..		Lee
Dr. R. B. Gilmore.....		Woodbury
Dr. S. E. Julander.....	Board of Chiropractic Examiners.....	Polk
Dr. R. B. Blean.....		Marshall
Dr. J. W. Daugherty..		Cerro Gordo
*	Board of Podiatry Examiners.....
*
*
Dr. H. P. White, Pres..	Board of Dental Examiners.....	Woodbury
Dr. C. M. Work.....		Wapello
Dr. C. B. Miller.....		Polk
Dr. Geo. Brooks.....		Adair
Dr. F. P. Conover.....		Winneshiek
Dr. G. F. Severs, Ex Officio	Board of Optometry Examiners.....	Appanoose
Dr. G. H. Sumner, Ex Officio		Black Hawk
Jas. G. Masters, Pres.		Linn
C. M. Patrick.....		Marshall
L. H. Oatman.....		Guthrie
Dr. Chas. S. Grant, Ex Officio	Nurses' Examining Committee.....	Johnson
Dr. F. T. Launder, Ex Officio		Tama
Dr. G. H. Sumner, Ex Officio		Black Hawk
Anna M. Drake.....		Polk
Amy Beers		Jefferson

*No appointment made at time of publication.

STATE OFFICERS—CONTINUED

Name	Position	County from which originally chosen
Dr. Chas. S. Grant, Ex Officio	Embalmers' Examining Committee.....	Johnson
Dr. G. F. Severs, Ex Officio		Tama
Dr. G. H. Sumner, Ex Officio		Black Hawk
C. S. Hopkins		Calhoun
Leroy C. Dunn.....		Polk
Chas. Falkenhainer, Chm.	Commissioners of Pharmacy.....	Dubuque
William W. Haire.....		Webster
Floyd E. Farr.....		Wayne
H. E. Eaton.....	Secretary Commission of Pharmacy.....	Page
Dr. Peter Malcolm, Chm.	Board of Veterinary Examiners.....	Polk
Dr. E. E. Sayers.....		Kossuth
Dr. S. H. Johnston.....		Carroll
F. W. Stubbs, Chm.....	Board of Examiners for Civil Engineers.....	Fayette
Seth Dean		Mills
K. C. Kastberg.....		Polk
L. M. Martin.....		Cass
Alvin Le Van.....		Webster
E. M. Gray, Pres.....	Board of Examiners for Mine Inspectors.....	Polk
B. H. Shivers.....		Polk
T. L. Evans.....		Monroe
David Anderson		Monroe
John Caldwell	Board of Examiners for Court Reporters.....	Appanoose
J. L. Parrish, Chm.....		Polk
Frank C. Walrath.....		Polk
R. C. Turner.....		Greene
John W. Piesen, Chm....		Hardin
A. H. Hammarstrom.....	Board of Examiners for Certified Accountants.....	Clinton
Wm. Guthrie		Woodbury

JUDICIAL DEPARTMENT

SUPREME COURT

Name	Position	County from which chosen	Post Office Address
William D. Evans.....	Chief Justice.....	Franklin	Hampton
Silas M. Weaver.....	Judge	Hardin	Iowa Falls
Byron W. Preston.....	Judge	Mahaska	Oskaloosa
Truman S. Stevens.....	Judge	Fremont	Hamburg
Thomas Arthur.....	Judge	Harrison	Logan
F. F. Faville.....	Judge	Webster	Ft. Dodge
Lawrence DeGraff.....	Judge	Polk	Des Moines
B. W. Garrett.....	Clerk	Decatur	Des Moines
Dutton Stahl.....	Deputy Clerk	Adams	Des Moines
U. G. Whitney.....	Reporter	Woodbury	Des Moines
Mary A. Reid.....	Deputy Reporter.....	Polk	Des Moines

DISTRICT COURTS

Name	Postoffice Address	Dist.	Counties in District
John E. Craig.....	Keokuk	1	Lee
W. S. Hamilton.....	Ft. Madison.....		
D. M. Anderson.....	Albia	2	Appanoose, Davis, Jefferson, Lucas, Monroe, Van Buren, Wapello
Seneca Cornell.....	Ottumwa		
Francis M. Hunter.....	Ottumwa		
C. W. Vermillion.....	Centerville		
Hiram K. Evans.....	Corydon	3	Adams, Clarke, Decatur, Ringgold, Taylor, Union, Wayne
Homer A. Fuller.....	Mt. Ayr		
P. C. Winter.....	Creston		
C. C. Hamilton.....	Sioux City	4	Monona, Woodbury
Miles W. Newby.....	Onawa		
W. G. Sears.....	Sioux City		
J. H. Applegate.....	Guthrie Center....	5	Adair, Dallas, Guthrie, Madison, Marion, Warren
H. S. Dugan.....	Perry		
Lorin N. Hays.....	Knoxville		
Chas. A. Dewey.....	Washington	6	Jasper, Keokuk, Mahaska, Powe- shiek, Washington
D. W. Hamilton.....	Grinnell		
H. F. Wagner.....	Sigourney		
A. P. Barker.....	Clinton	7	Clinton, Jackson, Muscatine, Scott
A. J. House.....	Maquoketa		
D. V. Jackson.....	Muscatine		
F. D. Letts.....	Davenport		
Wm. Theophilus.....	Davenport		
Ralph Otto.....	Iowa City	8	Iowa, Johnson
R. G. Popham.....	Marengo		
James C. Hume.....	Des Moines	9	Polk
Jos. E. Meyer.....	Des Moines		
Lester L. Thompson...	Des Moines		
Hubert Utterback...	Des Moines		
John D. Wallingford...	Des Moines		
H. B. Boies.....	Waterloo	10	Black Hawk, Buchanan, Delaware, Grundy
E. B. Stiles.....	Manchester		
George W. Wood.....	Waterloo		
H. E. Fry.....	Boone	11	Boone, Franklin, Hamilton, Hardin, Story, Webster, Wright
Edward M. McCall...	Nevada		
G. D. Thompson.....	Webster City.....		
Robt. M. Wright.....	Ft. Dodge.....		
Joseph J. Clarke.....	Mason City	12	Bremer, Butler, Cerro Gordo, Floyd, Hancock, Mitchell, Worth, Winne- bago
Millard F. Edwards...	Parkersburg		
C. H. Kelley.....	Charles City.....		
Wm. J. Springer.....	New Hampton.....	13	Allamakee, Chickasaw, Clayton, Fayette, Howard, Winneshiek
H. E. Taylor.....	Waukon		
Daniel F. Coyle.....	Humboldt	14	Buena Vista, Clay, Dickinson, Em- met, Humboldt, Kossuth, Palo Alto, Pocahontas
James DeLand.....	Storm Lake.....		
N. J. Lee.....	Estherville	15	Audubon, Cass, Fremont, Harrison, Mills, Montgomery, Page, Potta- wattamie, Shelby
Geo. W. Cullison.....	Harlan		
Earl Peters.....	Clarinda		
J. B. Rockafellow...	Atlantic		
O. D. Wheeler.....	Council Bluffs....		
E. B. Woodruff.....	Glenwood		
E. G. Albert.....	Jefferson	16	Calhoun, Carroll, Crawford, Greene, Ida, Sac
M. E. Hutchison.....	Lake City.....		
B. F. Cummings.....	Marshalltown	17	Benton, Marshall, Tama
James W. Willett.....	Tama		
F. F. Dawley.....	Cedar Rapids.....	18	Cedar, Jones, Linn
F. O. Ellison.....	Anamosa		
John T. Moffit.....	Tipton		
Milo P. Smith.....	Cedar Rapids.....		
J. W. Kintzinger.....	Dubuque	19	Dubuque
D. E. Maguire.....	Dubuque		
Oscar Hale.....	Wapello	20	Des Moines, Henry, Louisa
James D. Smythe.....	Burlington		
C. C. Bradley.....	LeMars	21	Cherokee, Lyon, O'Brien, Osceola, Plymouth, Sioux
William Hutchison.....	Alton		

SUPERIOR COURTS

Name	P. O. Address	Name	P. O. Address
Atherton B. Clark.....	Cedar Rapids	Jay Cook	Oelwein
Frank J. Capell.....	Council Bluffs	*.....	Perry
J. H. P. Robison.....	Grinnell	Frederick Fischer.....	Shenandoah
W. L. McNamara.....	Keokuk		

*Vacancy since resignation of W. W. Cardell, Dec. 31, 1920.

MUNICIPAL COURTS

Name	P. O. Address	Name	P. O. Address
F. M. Fort.....	Clinton	T. L. Sellers.....	Des Moines
J. E. Mershon.....	Des Moines	B. O. Tankersley.....	Marshalltown
W. G. Bonner.....	Des Moines	O. B. Courtright.....	Waterloo
O. S. Franklin.....	Des Moines	John W. Gwynne.....	Waterloo

THIRTY-NINTH GENERAL ASSEMBLY

OFFICERS OF THE SENATE

President of the Senate—John Hammill of Britt, Hancock county.
President Pro Tempore—Byron W. Newberry of Strawberry Point, Clayton county.
Secretary—Col. L. W. Ainsworth of Des Moines, Polk county.
First Assistant Secretary—Will J. Price of Des Moines, Polk county.
Second Assistant Secretary—Walter H. Beam of Martinsdale, Warren county.
Engrossing Clerk—Mrs. Mae McClean of Des Moines, Polk county.
Enrolling Clerk—Florence E. Nelson of Des Moines, Polk county.
Journal Clerk—Lois Garrett of Fairfield, Jefferson county.
Journal Clerk—Glen L. Steinhilber of Strawberry Point, Clayton county.
Bill Clerk—J. H. Levine of Sioux City, Woodbury county.
File Clerk—Roy J. Harlan of Cherokee, Cherokee county.
Sergeant-at-Arms—Jack Heffelfinger of Grundy Center, Grundy county.
Postmistress—Mrs. Lou McHenry of Des Moines, Polk county.
Chief Doorkeeper—A. C. Henderson of Centerville, Appanoose county.

SENATORS

Name	P. O. Address	Dist.	Counties in District
Abben, Jr., Ben C.....	Little Rock	49	Lyon, O'Brien, Osceola, Sioux
Adams, Henry C.....	Algona	47	Clay, Dickinson, Emmet, Kossuth, Palo Alto
Anderson, Walter W.....	Scranton	48	Carroll, Greene, Sac
Baird, W. S.....	Council Bluffs...	19	Pottawattamie
Banta, George S.....	Manchester	33	Buchanan, Delaware
Brookhart, J. L.....	Washington	10	Henry, Washington
Browne, Charles S.....	Monmouth	23	Jackson
Buser, J. D.....	Conesville	20	Louisa, Muscatine
Caldwell, W. A.....	Oskaloosa	14	Mahaska
Campbell, Ed. H.....	Battle Creek.....	46	Cherokee, Ida, Plymouth
Cessna, T. C.....	Grinnell	12	Keokuk, Poweshiek
Darting, H. A.....	Glenwood	8	Mills, Montgomery
Dutcher, Chas. M.....	Iowa City.....	25	Iowa, Johnson
Ethell, John J.....	Floomfield	3	Appanoose, Davis
Foskett, Herbert I.....	Shenandoah	7	Fremont, Page
Frailey, Joseph R.....	Ft. Madison.....	1	Lee

SENATORS—CONTINUED

Name	P. O. Address	Dist.	Counties in District
Fulton, Charles J.....	Fairfield	2	Jefferson, Van Buren
Greenell, W. J.....	Clinton	22	Clinton
Hale, J. K.....	Anamosa	24	Cedar, Jones
Hartman, George S.....	Fayette	40	Allamakee, Fayette
Haskell, W. G.....	Cedar Rapids.....	26	Linn
Holdoegel, Perry C.....	Rockwell City....	27	Calhoun, Webster
Horchem, B. J.....	Dubuque	35	Dubuque
Johnston, Jas. F.....	Chariton	4	Lucas, Wayne
Kimberly, D. W.....	Davenport	21	Scott
McIntosh, J. A.....	Leon	5	Decatur, Ringgold, Union
Mantz, H. J.....	Audubon	17	Audubon, Dallas, Guthrie
Mead, O. L.....	Shell Rock.....	39	Bremer, Butler
Meredith, David.....	Lynnville	29	Jasper
Nelson, Julius A.....	Atlantic	18	Cass, Shelby
Newberry, Byron W....	Strawberry Point	36	Clayton
Olson, Charles.....	Beaver	31	Boone, Story
Parker, Addison M.....	Des Moines.....	30	Polk
Pitt, Milton B.....	Logan	34	Crawford, Harrison, Monona
Price, John R.....	Albia	15	Marion, Monroe
Rainbow, J. J.....	Waterloo	38	Black Hawk, Grundy
Read, Carl W.....	Cresco	42	Howard, Winneshiek
Schaffter, Eugene.....	Eagle Grove.....	37	Hamilton, Hardin, Wright,
Scott, Ray P.....	Marshalltown ...	28	Marshall
Scott, W. H.....	Nashua	44	Chickasaw, Floyd
Slosson, J. M.....	Northwood	41	Mitchell, Winnebago, Worth
Smith, Ed M.....	Winterset	16	Adair, Madison
Stoddard, B. M.....	Sloan	32	Woodbury
Thompson, Frank E....	Burlington	9	Des Moines
Thurston, Lloyd.....	Osceola	11	Clarke, Warren
Tuck, J. C.....	Corning	6	Adams, Taylor
Van Alstine, H. S.....	Gilmore City.....	50	Buena Vista, Humboldt, Pocahontas
White, Harry C.....	Vinton	45	Benton, Tama
Whitmore, Chester W...	Ottumwa	13	Wapello
Wichman, John E.....	Garner	43	Cerro Gordo, Franklin, Hancock

OFFICERS OF THE HOUSE

Speaker—Arch W. McFarlane of Waterloo, Black Hawk county.
Speaker Pro Tempore—E. A. Larson of Red Oak, Montgomery county.
Chief Clerk—A. C. Gustafson of Des Moines, Polk county.
Assistant Clerk—Frank S. Vetter of Grant, Montgomery county.
Reading Clerk—Will L. King of Hubbard, Hardin county.
Engrossing Clerk—Bess Fenton of Jewell, Hamilton county.
Enrolling Clerk—Mable Elwood of Cresco, Howard county.
Journal Clerk—Mary E. Dahlberg of Des Moines, Polk county.
Journal Clerk—Ora S. Ryan of Des Moines, Polk county.
File Clerk—Emery Lenning of Des Moines, Polk county.
Bill Clerk—A. W. Jackson of Des Moines, Polk county.
Sergeant-at-Arms—H. Armstrong of Humboldt, Humboldt county.
Assistant Postmistress—Elnora Gresham of Cedar Rapids, Linn county.
Assistant Sergeant-at-Arms—Walter R. Cook of Wadena, Fayette county.

REPRESENTATIVES

Name	P. O. Address	Dist.	County in District
Aiken, John H.	Ida Grove	59	Ida
Aldrich, C. S.	Knoxville	26	Marion
Allyn, Geo. S.	Mt. Ayr	7	Ringgold
Anderson, J. H.	Thompson	95	Winnebago
Becker, William	Elkader	70	Clayton
Beeman, I. E.	Waukon	90	Allamakee
Benz, L. F.	Lawler	89	Chickasaw
Berry, H. S.	Albia	17	Monroe
Blake, William R.	Clermont	71	Fayette
Bradley, John	Montezuma	39	Poweshiek
Brady, A. V.	Sanborn	82	O'Brien
Buffington, C. R.	Glenwood	11	Mills
Calhoun, J. C.	Keosauqua	2	Van Buren
Carter, L. V.	Lawn Hill	64	Hardin
Children, W. C.	Council Bluffs	31	Pottawattamie
Clark, C. F.	Cedar Rapids	48	Linn
Colbert, W. J.	Creston	14	Union
Criswell, W. S.	Madrid	53	Boone
Dodd, Horace H.	Elma	92	Howard
Donhowe, H. N.	Story City	52	Story
Doolittle, Clyde H.	Delhi	68	Delaware
Edgington, Henry	Mapleton	57	Monona
Edson, W. C.	Storm Lake	78	Buena Vista
Elliott, Frank W.	Davenport	43	Scott
Elson, C. W.	Corydon	5	Wayne
Emery, D. A.	Ottumwa	18	Wapello
Fackler, S. E.	Prescott	13	Adams
Forsling, L. B.	Sioux City	58	Woodbury
Francis, Jas. S.	Gravity	8	Taylor
Garber, J. S.	Marble Rock	88	Floyd
Garber, R. O.	Adair	29	Adair
Gibson, D. M.	Osceola	15	Clarke
Gilbert, F. B.	State Center	51	Marshall
Gilbertson, O.	Decorah	91	Winneshiak
Gilmore, Ohas.	Sioux Rapids	83	Clay
Gilmore, Wm. T.	Tipton	44	Cedar
Gordon, W. G.	Estherville	96	Emmet
Graham, S. L.	Ottumwa	18	Wapello
Grimwood, E. A.	Oxford Junction	47	Jones
Gunderson, C. L.	Rolfe	77	Pocahontas
Hanna, J. W.	Vinton	49	Benton
Harrison, E. P.	Oakland	31	Pottawattamie
Hauge, A. O.	Des Moines	37	Polk
Healy, E. P.	Britt	86	Hancock
Held, G. E.	Hinton	80	Plymouth
Huff, C. W.	Massena	30	Cass
Ingersoll, F. W.	Tama	50	Tama
Justice, G. A.	Defiance	33	Shelby
Kime, John W.	Ft. Dodge	62	Webster
Knickerbocker, E. H.	Fairfax	48	Linn
Lake, Frank C.	Sioux City	58	Woodbury
Larson, E. A.	Red Oak	12	Montgomery
Letts, C. F.	Ainsworth	23	Washington
LeValley, C. J.	Sheffield	74	Franklin
Lockin, J. C.	Aurelia	79	Cherokee
Long, Wm. L.	Fairfield	19	Jefferson
McClune, James C.	Oskaloosa	25	Mahaska
McCulloch, Fred	Belle Plaine	40	Iowa
McDonald, Arthur	Mediapolis	21	Des Moines
McFarlane, Arch W.	Waterloo	66	Black Hawk
McGhee, J. H.	Mason City	87	Cerro Gordo
Mayne, L. H.	Emmetsburg	84	Palo Alto

REPRESENTATIVES—CONTINUED

Name	P. O. Address	Dist.	County in District
Miller, R. O.....	Lucas	16	Lucas
Mills, Bruce R.....	Woodbine	32	Harrison
Moen, T. E.....	Inwood	99	Lyon
Moorhead, H. B.....	Davenport	43	Scott
Morgan, H. B.....	Baxter	38	Jasper
Narey, C. E.....	Spirit Lake	97	Dickinson
Nervig, Omen.....	Hardy	76	Humboldt
O'Donnell, T. J.....	Dubuque	69	Dubuque
Olson, John.....	Calamus	45	Clinton
Ontjes, O. A.....	Holland	65	Grundy
Orr, John.....	Thornburg	24	Keokuk
Parrott, Wm. B.....	Manning	55	Carroll
Parsons, Thomas.....	Farnhamville	61	Calhoun
Perkins, Geo. B.....	Sac City	60	Sac
Peters, James.....	Perry	36	Dallas
Peterson, Nels.....	Olds	20	Henry
Powers, L. W.....	Denison	56	Crawford
Ramsey, J. M.....	Clarksville	73	Butler
Rankin, John M.....	Keokuk	1	Lee
Rumley, Ralph L.....	Leon	6	Decatur
Sampson, F. C.....	Audubon	34	Audubon
Santee, C. B.....	Cedar Falls	66	Black Hawk
Schirmer, W. F.....	Bellevue	46	Jackson
Schulte, H. H.....	Manly	94	Worth
Scott, Charles H.....	Clarkdale	4	Appanoose
Scott, W. C.....	Farragut	10	Fremont
Shores, B. B.....	Janesville	72	Bremer
Slemmons, George F.....	Independence	67	Buchanan
Smith, Dr. Geo. A.....	Clinton	45	Clinton
Springer, Arthur.....	Wapello	22	Louisa
Sterling, J. C.....	Webster City	63	Hamilton
Stimson, J. H.....	Clarinda	9	Page
*Stone, D. O.....	Hawarden	81	Sioux
Storey, John A.....	Indianola	27	Warren
Truax, Lawrence I.....	Guthrie Center	35	Guthrie
Ulstad, Oscar.....	Holmes	75	Wright
Van Camp, J. H.....	Muscatine	42	Muscatine
Vance, W. H.....	Winterset	28	Madison
Wamstad, Brede.....	Osage	93	Mitchell
Weaver, J. B.....	Des Moines	37	Polk
Weber, John H.....	Cascade	69	Dubuque
Westervelt, A. K.....	Churdan	54	Greene
Wolfe, Lee O.....	Titonka	85	Kossuth
Year, F. W.....	Melvin	98	Osceola
Yenter, Ray A.....	Iowa City	41	Johnson
Young, Frank C.....	Bloomfield	3	Davis

*Died February 18, 1921. Succeeded on March 19, 1921, by G. L. Venard, Hawarden, Iowa.

COMMISSIONERS FOR IOWA IN OTHER STATES

List of commissioners for Iowa in other states who are duly qualified and whose commissions do not expire on or before July 4, 1921, showing postoffice address, date of qualification and date of expiration of commission.

DISTRICT OF COLUMBIA

Name	Postoffice	Date on and after which qualified	Date of Expiration of Commission
Isaac R. Hitt.....	Washington	Dec. 6, 1918.....	December 6, 1921

NEW YORK

Hatley K. Armstrong....	Penn Yan	Jan. 10, 1919.....	January 10, 1922
Ella F. Braman.....	New York City....	Nov. 1, 1919.....	November 1, 1922
Geo. H. Corey.....	New York City....	Jan. 17, 1921.....	January 17, 1924

OHIO

Clarence H. Hallman....	Cincinnati	Oct. 1, 1919.....	October 1, 1922
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CONDITION OF THE TREASURY

DEPARTMENT OF THE AUDITOR OF STATE,
DES MOINES, IOWA, APRIL 2, 1921.

HON. U. G. WHITNEY,
Reporter of Supreme Court
and Code Editor.

DEAR SIR: In pursuance of Section 18, Article III of the Constitution of Iowa, I have the honor to submit for publication with the laws of the Thirty-ninth General Assembly, the following statement of the receipts and disbursements of public moneys for the biennial fiscal period commencing July 1, 1918 and ending June 30, 1920, as prepared under the direction of my predecessor, Hon. Frank S. Shaw.

Respectfully,



Auditor of State.

STATEMENT OF THE CONDITION OF THE TREASURY.

Receipts, Disbursements and Balances in the Several Funds for the Biennial Period ended June 30, 1920.

	Balance June 30, 1918	Receipts	Total Amount Available	Disbursements	Balance June 30, 1920
General revenue	\$2,125,644.72	\$34,133,877.19	\$36,259,521.91	\$25,210,593.70	\$11,048,928.21
State college endowment bonds	677,750.00	129,000.00	806,750.00	122,300.00	684,450.00
State college endowment cash	11,779.57	125,178.75	136,958.32	129,000.00	7,958.32
State college endowment interest	104.17	68,530.60	68,634.77	68,188.34	446.43
State college Morrill endowment		100,000.00	100,000.00	100,000.00	
Temporary school fund		1,163.98	1,163.98	1,163.98	
Permanent school fund		4,442.72	4,442.72	4,442.72	
Capitol grounds extension cash	68,418.47	606,159.75	674,578.22	673,299.95	1,278.27
State institution special	488.75		488.75	488.75	
Total.....	\$2,884,185.68	\$35,168,352.99	\$38,052,538.67	\$26,309,477.44	\$11,743,061.23

TABLE NO. 1—GENERAL REVENUE RECEIPTS.

Receipts in General State Revenue During Biennial Period Ending June 30, 1920.

General state tax from counties	\$14,362,867.67
Interest on delinquent state tax from counties	25,721.61
Sale of laws by county auditors	6,224.50
From counties for support of insane	2,009,068.59
From counties for support of inebriates	9,371.75
From counties for support of epileptics	72,736.02
From counties for clothing for blind	1,636.04
From counties for clothing for deaf	1,381.53
From counties for clothing for feeble-minded	76,541.57
From counties for support of orphans' home	101,578.92
From counties for support of tuberculosis patients	232,607.66
Fees from auditor of state	30,106.44
Fees from superintendent of banking	98,555.47
Fees from clerk of supreme court	7,782.10
Fees from commissioner of insurance	239,542.28
Fees from dairy and food commission	141,724.30
Fees from governor, notary certificates	27,063.00
Fees from oil inspector	104,894.08
Fees from pharmacy commission	67,454.50
Fees from secretary of state	475,420.52
Fees from superintendent of public instruction	33,413.50
Fees from commission of animal health	10,036.00
Fees from hotel inspector	21,641.75
Fees from board of dental examiners	4,820.00
Fees from board of health and medical examiners	19,301.50
Fees from itinerant physicians	2,000.00
From automobile license	10,315,893.12
From banks for interest on deposits	132,798.96
From collateral inheritance tax	1,224,212.63
From federal aid to soldiers' home	91,880.11
From insurance tax	1,752,755.59
From tax on freight line and transportation companies	45,948.23
From sales and refunds by state institutions	1,629,700.31
From contract labor and support of patients state institutions	28,774.57
From transfer from temporary school fund	1,163.98
From hunters' license	203,231.34
From miscellaneous sources	524,027.05
Total receipts	\$34,133,877.19
Balance on hand July 1, 1918	2,125,644.72
Total to be accounted for	\$36,259,521.91
Disbursements—	
Auditor's warrants redeemed	\$25,210,593.70
Balance on hand June 30, 1920	11,048,928.21
Total	\$36,259,521.91

CONDITION OF THE TREASURY

TABLE NO. 2—GENERAL REVENUE EXPENDITURES.

Warrants Issued During Biennial Period Ending June 30, 1920.

GENERAL ACCOUNTS.

Adjutant General, salary.....	\$	3,250.00
Adjutant General, assistant.....		375.00
Adjutant General, record clerk.....		1,300.00
Total.....	\$	4,925.00
Attorney General, salary.....	\$	5,000.00
Attorney General, assistant and clerks.....		38,816.84
Attorney General, contingent fund.....		19,435.84
Attorney General, traveling expense.....		2,965.46
Attorney General, special agents.....		68,901.08
Attorney General, cement investigation.....		61.01
Total.....	\$	125,180.23
Auditor of State, salary.....	\$	3,672.22
Auditor of State, deputy.....		1,908.35
Auditor of State, clerks.....		29,345.12
Auditor of State, contingent.....		741.70
Auditor of State, county examinations.....		17,690.24
Auditor of State, municipal examinations.....		27,931.14
Total.....	\$	81,288.75
Automobile Tax, county fund.....	\$	3,147,502.00
Automobile Tax, expense fund.....		268,435.82
Automobile Tax, highway commission fund.....		669,624.01
Automobile Tax, freight on autos.....		49,027.99
Automobile Tax, federal aid road fund.....		1,000,557.78
Automobile Tax, federal engineering fund.....		318,328.07
Automobile Tax, Spirit Lake Highway.....		3,566.34
Total.....	\$	5,457,542.01
Board of Control, members' and secretary's salaries.....	\$	12,140.27
Board of Control, architect.....		3,000.00
Board of Control, clerks.....		54,888.93
Board of Control, extra clerks.....		226.97
Board of Control, expense.....		9,306.31
Board of Control, architect expense.....		1,363.40
Board of Control, transportation of patients.....		22.92
Board of Control, state agents.....		25,136.26
Board of Control, inspection of hospitals.....		5,174.24
Board of Control, quarterly conference.....		277.28
Board of Control, investigation of tuberculosis.....		10,086.60
Board of Control, state aid for girls' home.....		2,713.34
Board of Control, state roads.....		61,839.40
Board of Control, liquor seizure expense.....		4.25
Total.....	\$	186,180.17
Board of Engineering examiners.....	\$	4,785.26
Total.....	\$	4,785.26
Board of Health, members' salaries.....	\$	3,600.00
Board of Health, sanitary engineer.....		2,500.00
Board of Health, clerks.....		22,316.70
Board of Health, extra help.....		815.02
Board of Health, antitoxin account.....		3,726.44
Board of Health, bacteriological laboratory account.....		16,791.11
Board of Health, embalmers' account.....		1,609.71
Board of Health, nurses' account.....		2,772.35
Board of Health, vital statistics.....		5,511.52
Board of Health, expense.....		9,694.74
Board of Health, social hygiene.....		25,672.88
Board of Health, housing department.....		4,797.55
Board of Health, installation and inspection plumbing.....		24.85
Board of Optometry.....		940.44
Board of Medical Examiners.....		1,824.24
Total.....	\$	102,934.25
Board of Parole, secretary's salary.....		2,126.36
Board of Parole, members' and clerks' salaries and expenses.....		48,833.91
Total.....	\$	50,960.27

CONDITION OF THE TREASURY

Code Commission	74,526.65
Total	\$ 74,526.65
Clerk of Supreme Court, salary.....	\$ 2,754.16
Clerk of Supreme Court, deputy.....	1,836.13
Clerk of Supreme Court, clerks.....	10,865.56
Total	\$ 15,455.85
Collateral Inheritance Tax, enforcement fund.....	\$ 46,863.77
Collateral Inheritance Tax, refunds.....	2,932.26
Collateral Inheritance Tax, court costs.....	160.18
Total	\$ 49,956.21
Commission of Insurance, salaries.....	63,750.50
Commission of Insurance, contingent.....	3,049.47
Commission of Insurance, examinations.....	47,357.68
Total	\$ 114,157.65
Commission of Labor, salaries.....	\$ 9,689.85
Commission of Labor, clerks.....	15,843.31
Commission of Labor, expense.....	6,279.76
Total	\$ 31,812.92
Custodian, employes	\$ 91,474.22
Custodian, extra help and shoveling snow fund.....	1,427.87
Custodian, laundry fund	454.40
Total	\$ 93,356.49
Department of Agriculture, support.....	\$ 4,800.00
Department of Agriculture, insurance.....	2,000.00
Department of Agriculture, purchase of land.....	54,167.75
Department of Agriculture, paving and improvements.....	1,173.43
Department of Agriculture, cattle barns.....	121,347.00
Total	\$ 183,488.18
Department of G. A. R., support	\$ 1,500.00
Department of G. A. R., Vicksburg celebration	76.62
Total	\$ 1,576.62
Document Editor, salary.....	\$ 2,180.53
Document Editor, assistants.....	10,311.94
Document Editor, index clerk.....	293.45
Total	\$ 12,785.92
District Court, judges' salaries.....	\$ 491,791.64
District Court, judges' expenses.....	29,018.20
District Court, expense outside of district.....	143.62
Total	\$ 520,953.46
Dairy and Food Commission, salaries.....	\$ 106,700.86
Dairy and Food Commission, clerks.....	5,436.82
Dairy and Food Commission, extra clerks.....	801.15
Dairy and Food Commission, expense.....	78,191.86
Total	\$ 191,130.69
Executive Council, salaries.....	\$ 35,225.54
Executive Council, expert accountant.....	1,088.77
Executive Council, extra accountant.....	790.55
Executive Council, voucher clerk.....	868.00
Executive Council, contingent expense.....	6,517.44
Executive Council, expense of investigations.....	7,568.57
Executive Council, extraordinary expense.....	4,110.08
Executive Council, cost in state cases.....	2,436.77
Executive Council, survey of lake beds.....	30,190.52
Executive Council, expense of election returns.....	13,395.71
Executive Council, expense of contest of election.....	2,438.84
Executive Council, street improvement	165.10
Executive Council, repair and improvement.....	2,257.88
Total	\$ 107,053.77
Fish and Game, public park fund	\$ 46,601.19
Fish and Game, boundary waters license fund.....	13,847.57
Fish and Game, hunters' license fund.....	117,995.20
Land for Devil's Backbone park	28,978.58
Total	\$ 207,422.54

CONDITION OF THE TREASURY

General Assembly—Thirty-eighth, members' salaries.....	\$	159,510.00
General Assembly—Thirty-eighth, members' mileage.....		4,076.70
General Assembly—Thirty-eighth, employes' salaries.....		76,340.50
General Assembly—Thirty-eighth, employes' additional compensation.....		3,453.46
General Assembly—Thirty-eighth, chaplains.....		760.00
General Assembly—Thirty-eighth, sundry appropriations.....		5,434.51
General Assembly—Thirty-eighth, compiling laws 37 G. A.....		512.40
General Assembly—Thirty-eighth, Rathbun investigation.....		5,397.58
General Assembly—Thirty-eighth, inaugural expense.....		567.25
General Assembly—Thirty-eighth, Clum investigation.....		98.65
General Assembly—Thirty-eighth, extra help.....		4,948.02
General Assembly—Thirty-eighth, compiling laws 38 G. A.....		238.42
Installation of voting system.....		18,000.00
Total	\$	279,337.49
Geological Survey, clerk.....	\$	2,472.30
Geological Survey, expense.....		17,997.43
Total	\$	20,469.73
Governor, salary and house rent.....	\$	21,500.00
Governor, secretary.....		1,908.33
Governor, clerks.....		4,598.59
Governor, contingent.....		3,699.99
Governor, counsel contingent.....		1,000.00
Governor, state agents' salaries and expense.....		25,776.17
Governor, return of fugitives.....		5,807.03
Governor, defense of patents.....		1,894.61
Governor, publishing notices of pardons.....		166.47
Governor, rewards for arrest of murderers.....		300.00
Governor, railroad valuations expense.....		1,024.85
Governor, census of resources.....		6,030.96
Governor, convention expense.....		300.00
Total	\$	74,007.00
Historical Department, employes.....	\$	57,749.32
Historical Department, historical expense.....		7.44
Historical Department, acquiring portraits.....		400.00
Historical Department, donation expense.....		10.15
Historical Department, conservation expense.....		2,877.34
Historical Department, archives expense.....		1,395.59
Historical Department, motion picture expense.....		543.21
Historical Department, traveling expense.....		240.90
Total	\$	63,223.95
Industrial Commission, salary and expense.....	\$	29,684.15
Industrial Commission, reimbursement for injury of state employes.....		7,135.95
Total	\$	36,820.10
Inebriate, return of escaped.....	\$	145.32
Insane, return of escaped.....		1,949.78
Insane, non-resident.....		1,787.59
Total	\$	3,882.69
Iowa Library Commission, salaries.....	\$	19,685.99
Iowa Library Commission, expense.....		13,601.34
Total	\$	33,287.33
Militia, purchase of camp grounds.....	\$	11,247.02
Militia, National Guard expense.....		172,629.95
Militia, secret service.....		32,483.51
Militia, military organization.....		22,027.82
Militia, Iowa war roster.....		9,087.75
Total	\$	247,481.05
Mine Inspection, inspectors' salaries.....	\$	15,987.50
Mine Inspection, secretary's salary.....		1,590.30
Mine Inspection, expense district No. 1.....		1,744.46
Mine Inspection, expense district No. 2.....		1,792.80
Mine Inspection, expense district No. 3.....		803.66
Mine Inspection, board of examiners.....		4,433.71
Total	\$	26,352.43
Miscellaneous Code 165, supplies.....	\$	210,703.85
Miscellaneous Code 165, fuel.....		58,753.50
Miscellaneous Code 164, water, telephone, etc.....		34,213.44
Total	\$	303,670.79

CONDITION OF THE TREASURY

Pharmacy Commission, members' and secretary's salaries.....	\$ 12,954.00
Pharmacy Commission, extra help.....	890.00
Pharmacy Commission, expense.....	5,330.15
Total	\$ 19,174.15
Publishing laws, Thirty-eighth General Assembly	\$ 1,082.18
Total	\$ 1,082.18
Railroad Commission, salaries.....	\$ 58,476.56
Railroad Commission, other salaries and general expense.....	48,165.98
Railroad Commission, commerce counsel's salary.....	5,000.00
Railroad Commission, maps	134.00
Total	\$ 111,776.54
Relief of Northern Brigade.....	\$ 20,073.98
Various reliefs	1,850.00
Relief of Spirit Lake survivors.....	2,280.26
Aid to returning soldiers and sailors.....	17,631.20
Total	\$ 41,535.44
Retrenchment and Reform, employes' fund.....	\$ 10,762.71
Retrenchment and Reform, committee's expense.....	1,492.77
Total	\$ 12,255.48
Secretary of State, salary.....	\$ 3,672.23
Secretary of State, deputy.....	1,872.23
Secretary of State, land clerk.....	1,517.93
Secretary of State, clerks.....	29,130.93
Secretary of State, motor vehicle department, clerks.....	78,997.56
Secretary of State, motor vehicle department extra clerks.....	3,773.29
Secretary of State, bond and investment clerks.....	5,825.92
Total	\$ 124,795.09
State Board of Education, finance committee.....	\$ 26,924.59
State Board of Education, members', clerks' salaries and expense.....	20,773.66
State Board of Education, telephone, telegraph, etc.....	202.80
State Board of Education, education of the deaf.....	1,350.80
State Board of Education, compulsory education for deaf children.....	2,317.08
State Board of Education, manufacturing garments.....	500.00
Total	\$ 52,068.93
State Binding	\$ 12,396.37
State Printing	145,697.84
State Engraving	839.40
Total	\$ 158,933.61
State Library, librarian and assistants' salaries.....	\$ 27,438.04
State Library, cataloguers and janitors.....	10,871.83
State Library, extra help and apprentices.....	2,521.08
State Library, historical department expense.....	10,027.47
State Library, law department expense.....	12,676.46
State Library, miscellaneous expense.....	12,000.00
State Library, medical department, salaries.....	2,000.00
State Library, medical department, expenses.....	882.41
Total	\$ 78,417.29
Superintendent of Public Instruction, salaries	24,265.00
Superintendent of Public Instruction, deputy and inspectors.....	10,306.80
Superintendent of Public Instruction, clerks.....	3,572.33
Superintendent of Public Instruction, contingent.....	1,418.95
Superintendent of Public Instruction, expense traveling.....	5,855.14
Superintendent of Public Instruction, board of educational examiners.....	34,778.93
Superintendent of Public Instruction, consolidated schools.....	249,997.60
Superintendent of Public Instruction, normal training.....	251,090.23
Superintendent of Public Instruction, teachers' institutes.....	9,300.00
Superintendent of Public Instruction, vocational education board.....	22,020.84
Superintendent of Public Instruction, mining camp schools.....	7,543.19
Superintendent of Public Instruction, teachers' placement.....	2,145.08
Superintendent of Public Instruction, rural schools.....	
Total	\$ 622,294.04
State Parks, conservation expense.....	\$ 146,910.53
Total	\$ 146,910.53

XX

CONDITION OF THE TREASURY

Supreme Court, judges' salaries.....	\$	95,400.00
Supreme Court, stenographers.....		9,606.00
Supreme Court, bailiff		1,221.66
Supreme Court, contingent		1,930.00
Supreme Court, reporter and assistants.....		14,497.21
Total	\$	122,654.87
Judiciary and Library building.....		8,002.16
Total	\$	8,002.16
Treasurer of State, salary	\$	19,275.26
Treasurer of State, deputy.....		2,400.00
Treasurer of State, clerks.....		7,066.71
Treasurer of State, contingent.....		398.41
Treasurer of State, bond accounts.....		4,125.00
Treasurer of State, collateral inheritance salary and expense.....		14,204.89
Treasurer of State, collateral inheritance delinquent tax collection.....		1,696.38
Treasurer of State, automobile department extra help.....		1,218.00
Total	\$	50,384.65
Veterinary Surgeon, salary.....	\$	2,016.67
Veterinary Surgeon, clerks.....		2,124.17
Veterinary Surgeon, assistants and expense.....		113,043.97
Veterinary Surgeon, expense hoof and mouth disease.....		
Veterinary Surgeon, commission of animal health.....		2,526.74
Total	\$	119,711.55

OTHER GENERAL ACCOUNTS.

Agricultural Industries, agricultural societies.....	\$	143,472.78
Agricultural Industries, farmers' institutes.....		4,913.84
Agricultural Industries, beef growing industry.....		6,839.32
Agricultural Industries, dairy industry.....		8,719.03
Agricultural Industries, grain growing industry.....		3,961.08
Agricultural Industries, county poultry associations.....		5,316.47
Agricultural Industries, state poultry show.....		1,000.00
Total	\$	174,222.52
Arbitration expense	\$	944.50
Banking Department, salaries and expense.....		94,245.98
Board of Accountancy.....		173.67
Board of Dental examiners.....		6,323.17
Express, freight and cartage.....		9,092.27
Historical Society, support.....		48,000.00
Horticultural Society, support.....		4,000.00
Horticultural Society, exposition of horticulture.....		12,000.00
Hotel Inspection		18,035.13
Iowa Weather and Crop Service.....		6,496.20
Oil Inspection, salaries and expense.....		78,993.69
Permanent School Fund, interest on state bonds.....		1,163.98
Permanent School Fund, expense.....		767.67
Pioneer Law Makers.....		36.25
Providential Contingent Fund.....		18,259.54
Refunds to counties		13,217.23
Rewards for return of escaped prisoners.....		1,025.00
State Entomologist, salaries and expense.....		15,074.85
State Fire Marshal, salaries and expense.....		27,665.69
State University, treatment of indigent children.....		422,197.54
Removal from office, expense.....		131.22
Total	\$	777,843.58

STATE EDUCATIONAL INSTITUTIONS.

Agricultural College, support	\$	1,256,000.00
Agricultural College, home economics.....		40,000.00
Agricultural College, home and agricultural economics.....		126,000.00
Agricultural College, contingent and repair.....		100,000.00
Agricultural College, library.....		30,000.00
Agricultural College, public grounds.....		30,000.00
Agricultural College, extension of experimental work.....		281,000.00
Agricultural College, agricultural and home economics extension.....		190,000.00
Agricultural College, trade schools.....		55,000.00
Agricultural College, engineering experiment station.....		40,000.00
Agricultural College, good roads.....		20,000.00
Agricultural College, veterinary investigation.....		25,000.00
Agricultural College, veterinary practitioners' course.....		5,000.00
Agricultural College, agrarist.....		2,700.00
Agricultural College, summer term.....		32,500.00
Agricultural College, winter term		9,500.00

CONDITION OF THE TREASURY

Agricultural College, soil survey.....	50,000.00
Agricultural College, heating plant.....	27,050.00
Agricultural College, repair and improvement of buildings.....	7,520.13
Agricultural College, home economics laboratory.....	300.00
Agricultural College, enlargement and erection of buildings.....	15,900.00
Agricultural College, equipment and furnishing buildings and fuel.....	82,100.00
Agricultural College, sewers.....	12,400.00
Agricultural College, soldiers' tuition.....	25,492.00
Agricultural College, animal husbandry.....	907.54

Total \$ 2,464,369.67

College for the Blind, support.....	\$ 101,176.22
College for the Blind, contingent and repair.....	4,500.00
College for the Blind, oculist fund.....	300.00
College for the Blind, music books, etc.....	5,500.00
College for the Blind, sundry improvements.....	5,500.00
College for the Blind, laundry equipment.....	4,500.00

Total \$ 121,476.22

School for the Deaf, support.....	\$ 150,705.77
School for the Deaf, contingent and repair.....	38,500.00
School for the Deaf, physical equipment.....	5,250.00
School for the Deaf, reservoir.....	2,750.00
School for the Deaf, bookbinding fund.....	750.00
School for the Deaf, addition to coal bins.....	3,000.00
School for the Deaf, paving.....	4,809.67
School for the Deaf, scholarships.....	500.00
School for the Deaf, improvement main building.....	12,500.00
School for the Deaf, improvement greenhouse.....	2,500.00

Total \$ 219,065.44

State Teachers College, support.....	\$ 369,000.00
State Teachers College, contingent and repairs.....	228,999.88
State Teachers College, library and salary.....	37,000.00
State Teachers College, hospital fund.....	8,500.00
State Teachers College, extension service.....	69,500.00
State Teachers College, summer session.....	86,000.00
State Teachers College, summer school extension.....	30,000.00

Total \$ 828,999.98

State University, support.....	\$ 1,009,400.00
State University, college of art and law.....	236,700.00
State University, college of dentistry.....	67,450.00
State University, college of education.....	69,999.98
State University, graduate college.....	58,000.00
State University, college of fine art.....	16,000.00
State University, extension.....	60,500.00
State University, equipment and supplies.....	35,500.00
State University, contingent and repairs.....	91,500.00
State University, building and grounds.....	48,000.00
State University, administration.....	28,450.00
State University, library and librarian's salary.....	60,000.00
State University, epidemiology laboratory.....	15,000.00
State University, school of commerce.....	50,000.00
State University, child welfare research station.....	50,000.00
State University, summer session.....	56,000.00
State University, erection and equipment of buildings.....	155,000.00
State University, nurses' training.....	20,000.00
State University, purchase of land.....	50,000.00
State University, paving.....	22,500.00
State University, hospital for crippled children.....	98,815.49
State University, building fund.....	115,000.00
State University, unfinished buildings.....	50,000.00
State University, soldiers' tuition.....	30,000.00
State University, college of medicine.....	50,000.00
State University, armory.....	90,000.00

Total \$ 2,623,815.47

STATE INSTITUTION ACCOUNTS.

State Institution, special appropriation.....	\$ 40,735.51
Anamosa Reformatory, support.....	538,387.43
Anamosa Reformatory, industries.....	335,823.02
Anamosa Reformatory, buildings and improvements.....	182,223.13
Cherokee Hospital for Insane, support.....	602,979.00
Cherokee Hospital for Insane, buildings and improvements.....	52,659.51
Clarinda Hospital for Insane, support.....	635,561.44
Clarinda Hospital for Insane, buildings and improvements.....	32,010.34
Davenport Soldiers' Orphans' Home, support.....	238,306.07
Davenport Soldiers' Orphans' Home, buildings and improvements.....	21,038.96
Eldora Industrial School for Boys, support.....	230,064.27

CONDITION OF THE TREASURY

Eldora Industrial School for Boys, buildings and improvements.....	46,420.97
Toledo, support	8,643.19
Toledo, buildings and improvements	67,749.53
Ft. Madison Penitentiary, support.....	422,268.16
Ft. Madison Penitentiary, establishing and maintaining industries.....	523,991.45
Ft. Madison Penitentiary, buildings and improvements.....	81,971.36
Glenwood Institution for Feeble-minded, support.....	716,148.60
Glenwood Institution for Feeble-minded, buildings and improvements.....	75,972.63
Independence Hospital for Insane, support.....	580,257.76
Independence Hospital for Insane, buildings and improvements.....	97,024.19
Knoxville Hospital for Inebriates, support.....	50,033.56
Knoxville Hospital for Inebriates, industries.....	20,595.36
Knoxville Hospital for Inebriates, buildings and improvements.....	11,289.58
Marshalltown Soldiers' Home, support.....	489,809.61
Marshalltown Soldiers' Home, buildings and improvements.....	42,476.98
Mitchellville Industrial School for Girls, support.....	146,140.18
Mitchellville Industrial School for Girls, buildings and improvements.....	50,285.91
Mt. Pleasant Hospital for Insane, support.....	671,001.50
Mt. Pleasant Hospital for Insane, buildings and improvements.....	61,132.76
Oakdale Tuberculosis Hospital, support	268,408.97
Oakdale Tuberculosis Hospital, buildings and improvements.....	17,859.77
Rockwell City Women's Reformatory, support.....	80,506.01
Rockwell City Women's Reformatory, buildings and improvements.....	33,860.99
Woodward Epileptic Colony, support	229,185.15
Woodward Epileptic Colony, buildings and improvements.....	148,790.28
Total	\$ 7,901,598.19
Grand total warrants issued July 1, 1918, to June 30, 1920.....	\$25,497,393.08
Warrants outstanding July 1, 1918	563,810.40
Total	\$26,061,203.48
Warrants redeemed	\$25,210,593.70
Warrants outstanding July 1, 1920	850,609.78
Total	\$26,061,203.48

TABLE NO. 3—SPECIAL FUNDS

Warrants Issued and Redeemed in the various Special Tax Funds During the Biennial Period Ending June 30, 1920.

CAPITOL EXTENSION.

Warrants outstanding July 1, 1918.....	\$ 3,037.22
Warrants issued during biennium	537,282.44
Total	\$ 540,319.63
Warrants redeemed during biennium.....	\$ 533,074.95
Warrants outstanding June 30, 1920.....	7,244.71
Total	\$ 540,319.66

STATE INSTITUTIONS.

Warrants issued during biennium	\$ 488.75
Warrants redeemed during biennium.....	488.75

LAWS
OF THE
Thirty-Ninth General Assembly
OF THE
STATE OF IOWA

PASSED AT THE REGULAR SESSION THEREOF, AT DES MOINES, THE CAPITAL
OF THE STATE, BEGUN ON THE TENTH DAY OF JANUARY,
AND ENDED ON THE EIGHTH DAY OF APRIL,
A. D. 1921, IN THE SEVENTY-FIFTH
YEAR OF THE STATE.

GENERAL LAWS

CHAPTER 1

MOTOR VEHICLE FUNDS

S. F. 271.

AN ACT relating to the remittances of fees and penalties for the registration of motor vehicles collected under the provisions of chapter 275, acts of the thirty-eighth general assembly.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Retention of fees.** That all fees and penalties collected
2 for the year 1921 by the county treasurer, under the provisions of
3 chapter 275, acts of the thirty-eighth general assembly, except two
4 and one-half per cent ($2\frac{1}{2}\%$) thereof required by statute for the
5 support of the highway commission, and three and one-half per cent
6 ($3\frac{1}{2}\%$) thereof required by statute for the maintenance of the motor
7 vehicle department, shall be retained by him until the sixteenth (16th)
8 day of April, 1921.

1 **SEC. 2. Treasurer responsible.** Each county treasurer shall be
2 responsible on his bond for all fees and penalties collected by him
3 under the provisions of chapter 275, acts of the thirty-eighth gen-
4 eral assembly.

1 **SEC. 3. Publication clause.** This act being deemed of immediate
2 importance, shall be in full force and effect after its passage and
3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published at Des Moines, Iowa.

Approved January 12, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital January 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 2

MAINTENANCE BONDS ON MUNICIPAL IMPROVEMENTS

H. F. 297.

AN ACT to amend section one (1) of chapter two hundred thirty-four (234), acts of the thirty-eighth general assembly (C. C. Sec. 3878), relating to public improvements.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Graveling highways. That the law as it appears in
2 section one (1) of chapter 234 of the acts of the thirty-eighth gen-
3 eral assembly (C. C. Sec. 3878), be and the same is hereby amended
4 by striking out the period (.) in line nine (9) and by substituting
5 in lieu thereof a semicolon (;); also by adding to said section after
6 the semicolon (;) in line nine (9) the following: "provided, how-
7 ever, that the provisions of this act shall not be applicable to street
8 improvements by graveling."

1 SEC. 2. .Publication clause. This act being deemed of imme-
2 diate importance shall be in full force and effect from and after its
3 publication in the Des Moines Capital and the Iowa Forum, news-
4 papers published in the city of Des Moines, Iowa.

Approved February 14, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital Febru-
ary 15, 1921, and in the Iowa Forum February 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 3

MUNICIPAL WARRANTS

S. F. 380.

AN ACT to amend section nine hundred (900) of the code as amended by chapter
one hundred ninety-six (196) laws of the thirty-seventh general assembly (com-
piled code, section 4049), relating to city and town warrants.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Warrants. That section nine hundred (900) of the
2 code as amended by chapter one hundred ninety-six (196) laws of
3 the thirty-seventh general assembly (compiled code, section 4049) be
4 amended by striking out the "," after the word council in line three
5 (3) and inserting in lieu thereof a ".", and striking out the words
6 "and he shall draw no single warrant for an amount in excess of one
7 thousand dollars." from lines three (3) and four (4) thereof.

Approved February 15, A. D. 1921.

CHAPTER 4

REPORTER SUPREME COURT

S. F. 325.

AN ACT to amend section one thousand one hundred eighty-four (1184) of the code, (C. C. 617), relating to the penalty of the bonds of public officers.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Bond. That section one thousand one hundred eighty-
2 four (1184) of the code, (C. C. 617), is hereby amended by striking
3 from the ninth line of said section the word "ten" and by inserting
4 in lieu thereof the word "one".

1 SEC. 2. Publication clause. This act, being deemed of imme-
2 diate importance, shall be in force and effect from and after its pub-
3 lication in the Des Moines Register and the Des Moines Capital, news-
4 papers published at Des Moines, Iowa.

Approved February 16, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital February 17, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 5

FEEBLE-MINDED PERSONS—COMMITMENTS

H. F. 298.

AN ACT authorizing and providing the method of admission and commitment of feeble-minded persons to the state hospital and colony for epileptics at Woodward; providing for the training, instruction, care, and support of the same; and defining the powers of the board of control in transferring such persons under institutional care.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Commitment of feeble-minded. Feebled-minded per-
2 sons entitled to admission or subject to commitment to the Institution
3 for Feeble-minded at Glenwood may be admitted or committed to
4 the State Hospital and Colony for Epileptics at Woodward whenever
5 said institution at Glenwood is overcrowded with inmates and the
6 facilities are inadequate to care for those received at said institution.

1 SEC. 2. Rules governing admissions. Admissions or commit-
2 ments of feeble-minded persons to said hospital for epileptics shall be
3 granted or made under the laws and rules governing admissions and
4 commitments to said institution for feeble-minded.

1 SEC. 3. Transfer of patients. Under the conditions prescribed in
2 the second preceding section, the board of control may transfer any
3 inmate in said institution for feeble-minded to said hospital for epilep-
4 tics. It may also transfer feeble-minded persons from said hospital
5 for epileptics to said institution for feeble-minded when satisfied that
6 such transfer will be to the best interest of the institutions and of the
7 inmates.

1 SEC. 4. General laws governing. All the provisions of law re-
 2 lating to inmates of said institution at Glenwood, including the law
 3 relative to training, instruction, care, and support, shall be applicable
 4 to feeble-minded persons admitted or committed to said hospital at
 5 Woodward.

1 SEC. 5. Publication clause. This act, being deemed of immediate
 2 importance, shall take effect and be in force from and after its pub-
 3 lication in the Des Moines Capital and the Des Moines Register, news-
 4 papers published at Des Moines, Iowa.

Approved February 21, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and
 the Des Moines Register February 22, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 6

INTEREST ON SCHOOL BONDS

S. F. 280.

AN ACT to amend the law as it appears in section twenty-eight hundred twelve-e
 (2812-e) supplemental supplement to the code, (section twenty-six hundred sixty-
 one (2661) of the compiled code), relating to school funding, refunding, and
 building bonds.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Interest rate. That the law as it appears in section
 2 twenty-eight hundred twelve-e (2812-e) supplemental supplement to
 3 the code, and as it appears in section twenty-six hundred sixty-one
 4 (2661) of the compiled code, be and the same is hereby amended
 5 by adding the following to said section: "Provided that as to such
 6 school bonds heretofore voted, and not yet issued, school funding or
 7 refunding bonds and as to such school bonds as may be voted here-
 8 after and prior to January 1, 1923, same may bear a rate of interest
 9 not exceeding six (6) per centum per annum.

10 Provided further that all such bonds bearing a rate of interest
 11 exceeding five per centum per annum shall contain a provision re-
 12 serving to the corporation issuing such bonds the option to pay such
 13 bonds at any time on or after five years from date of issue."

1 SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and in the Des Moines Cap-
 4 ital, newspapers published in Des Moines, Iowa.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital February 25, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 7

PRACTICE OF CHIROPRACTIC

S. F. 306.

AN ACT to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the appointment and maintenance of a board of examiners.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Qualifications for examination.** Any person shall
2 be eligible for examination after the passage of this act, who is a
3 graduate of a recognized incorporated school or college of chiroprac-
4 tic, giving adequate courses of anatomy, physiology, symptomatology
5 and diagnosis, hygiene and sanitation, chemistry, histology, pathology,
6 principles and practice of chiropractic, requiring actual attendance
7 for three school years of not less than six months each, provided that
8 after January first, 1923, every such applicant, for examination, shall
9 submit to the examining board here constituted, satisfactory proof of
10 his possession of a preliminary education equal to that of a standard
11 high school.

1 **SEC. 2. Applications—fee.** Such person shall at least fifteen days
2 before the date fixed for any regular meeting of the board of ex-
3 aminers make written application for examination to the secretary-
4 treasurer of said board, and shall accompany the same with a pre-
5 liminary fee of fifteen (\$15.00) dollars. The application shall con-
6 tain a statement showing the name, age, sex, and the residence of
7 the applicant; the name and location of the school or college of which
8 he graduated, the length of time devoted to the study of chiropractic,
9 the date of graduation, the experience of the applicant, if any, in the
10 care of the sick as interne or clinical assistant under any regular
11 licensed preceptor. The application shall be signed and verified by
12 the oath of the applicant.

1 **SEC. 3. Board of examiners.** For the purpose of examining ap-
2 plicants for license as chiropractors, there is hereby created a board
3 of chiropractic examiners, which shall be appointed by the governor,
4 and shall be composed of three members who are fully equipped and
5 qualified chiropractors.

1 **SEC. 4. Tenure—vacancies—rules.** The term of office of the mem-
2 bership of the board of chiropractic examiners shall commence
3 within thirty (30) days from date of the taking effect of this act,
4 and shall continue for three years, provided that the term of office
5 of one member shall expire in one year, one in two years and the
6 other in three years and one member annually thereafter, provided,
7 however, the first board shall meet as soon as convenient after their
8 appointment and organize by electing a president and secretary-
9 treasurer and annually thereafter during the life of said board; and
10 shall adopt rules and regulations to govern the making of applica-
11 tions and manner of conducting examinations which shall be printed
12 in pamphlet form, and thereafter one copy shall be furnished to any
13 person on applying for such pamphlet, and shall adopt the forms to be
14 used in the business of the board and an official seal. Any vacancies

15 occurring in the membership of the board of examiners shall be filled
16 by appointment in the same manner and from the same classes as is
17 provided for by the creation of the board. No such appointment shall
18 be made of any person who has not been continuously engaged in the
19 practice of chiropractic within the state of Iowa for the two years
20 next preceding such appointment.

1 **SEC. 5. Meetings of board—rooms.** The board of examiners
2 shall hold regular sessions for examinations of candidates for ex-
3 amination and license to practice chiropractic, and the transaction
4 of such other business as may properly come before it, commencing
5 on the first Monday of February, July and October in each year at
6 the capitol building in the city of Des Moines, and it is hereby made
7 the duty of the custodian of said building to furnish the board with
8 a suitable room in which to hold its sessions.

1 **SEC. 6. Examinations—license—record.** The board shall con-
2 duct written examinations in anatomy, physiology, symptomatology
3 and diagnosis, hygiene and sanitation, chemistry, histology, path-
4 ology, and principles of chiropractic, and shall further require each
5 candidate for license to give a clinical demonstration of vertebral
6 palpation, nerve tracing and adjusting. Each candidate must answer
7 correctly at least sixty per centum of the questions propounded in
8 every subject and seventy-five per centum of all questions propounded,
9 besides making satisfactory clinical demonstration, to be entitled
10 to a license. When it shall have been determined by the board of
11 examiners that any candidate has passed successfully the examina-
12 tion and has made satisfactory demonstration of the clinical art, and
13 is a person of good moral character, there shall be issued to such
14 candidate a license to practice chiropractic, which must be counter-
15 signed by the president and the secretary-treasurer of the board of
16 examiners and authenticated by its official seal. The fee for the
17 license shall be five dollars and shall be paid to the secretary-treas-
18 urer of the board of examiners before the delivery of the license.
19 Before any chiropractor shall be allowed to practice his profession
20 in this state his license shall be recorded in the office of the recorder
21 of the county in which he resides, or practices his profession, and
22 the county recorder of such county shall record such license and
23 the fee therefor shall be fifty cents. Any one failing his examination
24 shall be entitled to a second examination without further fee, at the
25 next regular session.

1 **SEC. 7. Present practitioners—foreign licenses.** Any person
2 who has been bona fide, regularly and continuously engaged in the
3 practice of chiropractic in the state of Iowa on the passage of this
4 act and who shall have submitted to the board of examiners proof
5 of good moral character and evidence that he possesses the degree
6 of knowledge, and skill required in section one (1) hereof, shall be
7 granted a license; and any other person who is in actual practice in
8 the state of Iowa at this time and of good moral character shall
9 receive a license to practice chiropractic in this state after having
10 passed a satisfactory examination in anatomy, physiology, symptoma-
11 tology and diagnosis, histology, pathology, hygiene and sanitation,
12 and the principles and practice of chiropractic, such license shall be
13 issued, upon the payment of the fee of twenty (\$20.00) dollars, to

14 the secretary-treasurer of the board of examiners and shall annually
15 thereafter, pay a renewal fee of two (\$2.00) dollars per annum, pro-
16 vided, however, the application for such license shall be made within
17 thirty (30) days after the appointment of board of examiners. Pro-
18 vided further that any person holding a license issued by the board
19 of any other state, having requirements equal to those provided in
20 this act, shall be entitled to license without examination at the discre-
21 tion of the board upon payment of the fee of twenty (\$20.00) dollars
22 and furnishing to said board of examiners satisfactory evidence of
23 his good moral character.

1 **SEC. 8. Standard school of chiropractic.** Any school or college
2 duly organized and incorporated giving a course of study in the fol-
3 lowing subjects; anatomy, physiology, symptomatology and diagnosis,
4 hygiene and sanitation, chemistry, histology, pathology, principles and
5 practice of chiropractic, requiring an attendance for three school
6 years of six months each, is hereby determined to be a standard school
7 of chiropractic, and subject, only, to the limitations of this act, and
8 entitled to every privilege of other schools and colleges of healing in
9 this state.

1 **SEC. 9. Refusal and revocation of license—appeal.** The board
2 of examiners may refuse to grant a license to any person otherwise
3 qualified and shall revoke any license issued by it to any chiropractor
4 who is not of good moral character, or who solicits professional pat-
5 ronage by agents, or who is guilty of false and fraudulent repre-
6 sentations as to his skill and ability, or who is guilty of gross un-
7 professional conduct, or for incompetency, or for habitual intoxica-
8 tion or use of narcotic drugs or for fraud or deception in the procure-
9 ment of his license. Before any license shall be revoked by the board,
10 the holder thereof shall be entitled to have at least twenty days' notice
11 of the charge against him and of the time and place when the board
12 will hear and determine the charges and upon such hearing he shall
13 be entitled to be represented by counsel, and have compulsory pro-
14 cess to procure the attendance of witnesses. Any person who is ag-
15 grieved by any ruling, order, or decision of the board of examiners
16 made as contemplated in this section, shall have the right of appeal
17 therefrom to the district court of the county where such hearing of
18 revocation is held. Upon receiving notice of any appeal the secretary-
19 treasurer of the board of examiners shall forthwith certify to the
20 clerk of the court in which the appeal is triable a complete transcript
21 of the entire record of the proceedings before the board and shall
22 transmit to the clerk all the original papers, documents, and records.
23 The appeal shall be heard at the next term of court commencing not
24 less than ten days after the service of the notice of appeal, and shall
25 be triable as a law action, with right of appeal to the supreme court.

1 **SEC. 10. Definition—rights of chiropractors.** The practice of
2 chiropractic shall be deemed to be the adjustment by hand of the
3 articulations of the spine and other incidental adjustments according
4 to chiropractic methods; but it shall not include operative surgery,
5 osteopathy, nor the administration or prescribing of any drug or medi-
6 cine now or hereafter included in materia medica. Chiropractors
7 shall, subject to the limitations of this act, be entitled to all the rights
8 and privileges of physicians and surgeons and shall be subject to all

9 the duties and obligations prescribed by the statutes of this state
10 in so far as the same are not inconsistent with the provisions of this
11 act. Every chiropractor shall place on all signs used by him, and dis-
12 play prominently in his office the word "Chiropractor".

1 SEC. 11. **Misdemeanors—revocation of license.** Any person who
2 shall practice or attempt to practice chiropractic or who shall use the
3 title of chiropractor, or any word or title having a tendency to in-
4 duce any person to believe that he is a chiropractor, without having
5 first complied with the provisions of this act, or shall be guilty of
6 any fraud, deception, or false pretense in securing or attempting to
7 secure a license as a chiropractor, shall be guilty of a misdemeanor,
8 and shall be punished by a fine of not less than three hundred dollars,
9 nor more than five hundred dollars and shall pay the costs of prose-
10 cution, and be committed to the county jail until such fine and costs
11 are paid. If any person holding a license to practice under this act
12 shall be convicted of a misdemeanor, as hereinbefore defined, or of
13 practicing contrary to the provisions of this act, or shall be convicted
14 of any felony, his license shall at once stand revoked and shall fur-
15 nish no protection thereafter against prosecution for practicing or
16 attempting to practice chiropractic without a license. It is hereby de-
17 clared to be the special duty of county attorneys to enforce the pro-
18 visions of this act within their respective counties.

1 SEC. 12. **Funds—expenditures.** At the close of each regular
2 meeting of the board of examiners, the secretary-treasurer of the
3 board shall account to and deposit with the treasurer of the state all
4 preliminary and license fees received and the same shall be kept by
5 the said treasurer of state in a separate fund and shall be paid out
6 only upon written orders, duly authenticated by the signature of the
7 president and secretary-treasurer of said board of examiners and by
8 the official seal of said board. The fund so created shall be used for
9 the payment of the compensation of the members of the board of
10 examiners which is hereby fixed at fifteen dollars per day for each
11 day actually spent in the performance of their duties and their actual
12 expense of travel while engaged in official business, and the incidental
13 expense of the board for supplies required in order to enable it to
14 perform its duties. No further appropriation shall be made for any
15 expenses or compensation of said board of examiners, and if said
16 fund in the hand of the treasurer of state shall be insufficient, at any
17 time, to pay said compensation and expenses of said board of ex-
18 aminers for any regular meeting of said board as herein provided
19 for, the fund on hand, if any, shall be first applied to the payment of
20 said expenses of said board, and the balance of said fund, if any,
21 shall be apportioned and paid to said board of examiners pro rata,
22 which shall be in full payment of the per diem and traveling expenses
23 of said examiners for any such regular or special meeting. At the
24 end of each year after the passage of this act, if there shall be a
25 surplus of said fund in the hands of the treasurer of state, exceed-
26 ing five hundred (\$500.00) dollars, it shall be covered into the treas-
27 ury of state, and on the 30th day of June in each year thereafter.
28 The funds created by section twelve of this act shall remain in the
29 hands of the treasurer of state, and the same used from time to time
30 for the maintenance of the board of examiners, as provided in this act.

1 SEC. 13. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and Des Moines Capital, news-
 4 papers published in Des Moines, Iowa, without expense to the state.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital February 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 8

SUSPENSION OF SENTENCE IN CRIMINAL CASES

S. F. 316.

AN ACT to amend section fifty-four hundred forty-seven-a (5447-a), supplement to the code, 1913, (compiled code sec. 2254), relating to parole from the bench.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Supervision of board of parole.** That section fifty-
 2 four hundred forty-seven-a (5447-a), supplement to the code, 1913,
 3 (compiled code sec. 2254), be amended by inserting after the word
 4 "guardianship" and before the word "such" in the eighteenth line of
 5 said section the following:

6 "Or, the trial judge may place such person under the supervision of
 7 the board of parole, subject to the rules of said board as to conduct,
 8 supervision, employment, reports, revocation of parole and final dis-
 9 charge."

Approved February 24, A. D. 1921.

CHAPTER 9

PRISON BREACH

S. F. 344.

AN ACT to amend section four thousand eight hundred ninety-seven-a (4897-a), supplement to the code, 1913, (compiled code sec. 9003), relating to punishment for escape.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Repeal in re violation of parole.** That section four
 2 thousand eight hundred ninety-seven-a (4897-a), supplement to the
 3 code, 1913, (compiled code sec. 9003), be amended by striking out of
 4 said section, commencing after the word "restricted" in the seven-
 5 teenth line, the words "or if he shall violate any condition of his parole,
 6 or any rule or regulation of said board of parole."

Approved February 24, A. D. 1921.

CHAPTER 10

PAROLES

S. F. 345.

AN ACT to amend section five thousand seven hundred eighteen-a eighteen (5718-a18), supplement to the code, 1913, (compiled code sec. 2247), relating to penalty for violation of parole.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Violation of condition of parole. That section five
2 thousand seven hundred eighteen-a eighteen (5718-a18), supplement
3 to the code, 1913, (compiled code sec. 2247), be amended by inserting
4 after the word "parole", being the last word in said section, the follow-
5 ing:
6 "Whoever, while on parole, shall violate any condition of his parole,
7 or any rule or regulation of the board of parole, shall be deemed guilty
8 of a felony, and upon conviction of the same shall be punished by im-
9 prisonment at hard labor in the reformatory or penitentiary from
10 which he had been paroled, for a term of not more than five years, his
11 sentence under such conviction to take effect upon the completion of
12 his previous sentence."

Approved February 24, A. D. 1921.

CHAPTER 11

CITY FIRE FUND

H. F. 447.

AN ACT to amend section ten hundred five (1005), supplement to the code, 1913, (C. C. Sec. 4423), relative to special taxes in special charter cities.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Fire fund. That subdivision four (4) of section ten
2 hundred five (1005), supplement to the code, 1913, (C. C. Sec. 4423),
3 be and the same is hereby amended by striking out the word "three"
4 in the first line thereof and inserting in lieu thereof the word "five".

1 SEC. 2. Publication clause. This act being deemed of immediate
2 importance shall take effect and be in force from and after its publi-
3 cation in the Des Moines Register, a newspaper published in Des
4 Moines, Iowa, and the Davenport Daily Times, a newspaper published
5 in Davenport, Iowa, such publication to be without expense to the state.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register Feb-
ruary 26, 1921, and in the Davenport Daily Times, February 28, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 12

TAXATION

S. F. 339.

AN ACT to amend section one thousand four hundred thirty-two (1432), supplement to the code, 1913, (compiled code, 4681), relating to certificates of purchase.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Certificate of purchase. That section one thousand
2 four hundred thirty-two (1432), supplement to the code, 1913, (com-
3 piled code 4681), be amended by striking out of lines seven (7), eight
4 (8), and nine (9) the words "if any person is the purchaser of more
5 than one parcel, he may have the whole included in one certificate, but
6 each parcel shall be separately described", and inserting in lieu thereof
7 the words "not more than one such parcel or description shall be en-
8 tered upon each certificate of purchase".

Approved February 25, A. D. 1921.

CHAPTER 13

PLATTING FOR ASSESSMENT AND TAXATION

H. F. 333.

AN ACT to amend section nine hundred twenty-three (923), supplement to the code, 1913, (C. C. Sec. 4080), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Platting for assessment and taxation. That section
2 nine hundred twenty-three (923), supplement to the code, 1913, (C. C.
3 Sec. 4080), be and the same is hereby amended by adding to said sec-
4 tion after the period (.) at the end thereof the following: "The own-
5 ers of said land shall have the same right of appeal to the board of
6 supervisors as is provided in the next succeeding section in the case of
7 warranty deeds, and under the same conditions as to notice and hear-
8 ing, provided however that parties aggrieved shall have sixty (60)
9 days within which to appeal."

1 SEC. 2. Publication clause. This act being deemed of immediate
2 importance shall take effect and be in force from and after its publi-
3 cation in the Des Moines Register and the Des Moines Capital, news-
4 papers published in Des Moines, Iowa.

Approved March 7, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 8, 1921, and in the Des Moines Capital March 12, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 14.

VOCATIONAL REHABILITATION OF DISABLED PERSONS

H. F. 480.

AN ACT to provide for the acceptance of the benefits of an act passed by the senate and house of representatives of the United States of America in congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropriations made by the congress of the United States for the purpose stated; to empower and direct the state board for vocational education to cooperate with the federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of cooperation between such state board and the state commissioner of labor and the state industrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special fund; and to make appropriations to provide for the vocational rehabilitation of persons disabled in industry or otherwise.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Acceptance of Federal Act. That the state of Iowa
2 does hereby, through its legislative authority, accept the provisions
3 and benefits of the act of Congress, entitled "An act to provide for the
4 promotion of vocational rehabilitation of persons disabled in industry
5 or otherwise and their return to civil employment" approved June 2,
6 1920 (Pub. No. 236, 66th Congress), and will observe and comply
7 with all the requirements of such act.

1 SEC. 2. Custodian of funds. That the state treasurer is hereby
2 designated and appointed custodian of all moneys received by the state
3 from appropriations made by the congress of the United States for the
4 vocational rehabilitation of persons disabled in industry, or otherwise,
5 and is authorized to receive and provide for the proper custody of the
6 same and to make disbursement therefrom upon the requisition of the
7 state board for vocational education.

SEC. 3. State board for vocational education to cooperate.
1 That the board heretofore designated or created as the state board for
2 vocational education to cooperate with the federal board for voca-
3 tional education in the administration of the provisions of the voca-
4 tional education act, approved February 23, 1917, is hereby designated
5 as the state board for the purpose of cooperating with the said fed-
6 eral board in carrying out the provisions and the purposes of said fed-
7 eral act providing for the vocational rehabilitation of persons disabled
8 in industry or otherwise.

1 SEC. 4. Duty of state board. That the state board for vocational
2 education is hereby empowered and directed to cooperate with the fed-
3 eral board for vocational education in the administration of said act
4 of congress; to administer any legislation pursuant thereto enacted
5 by this state and direct the disbursement, and administer the use of all
6 funds provided by the federal government and this state for the voca-
7 tional rehabilitation of persons disabled in industry or otherwise and
8 their return to civil employment; to appoint such assistants as may be
9 necessary to administer the provisions of this act and said act of con-
10 gress in this state and fix the compensation of such persons; to study

11 and make investigations relating to the vocational rehabilitation of
12 persons disabled in industry or otherwise and their return to civil em-
13 ployment and to formulate plans for the vocational rehabilitation of
14 such persons; to make such surveys with the cooperation of the state
15 commissioner of labor and the state industrial commissioner as will
16 assist in the vocational rehabilitation of persons disabled in industry
17 or otherwise and their return to civil employment; to maintain a record
18 of all such persons together with all measures taken for their rehabili-
19 tation; to utilize in the rehabilitation of persons disabled in industry
20 or otherwise such existing educational facilities of the state as may be
21 advisable and practicable, including public and private educational in-
22 stitutions, public or private establishments, plants, factories, and the
23 services of individuals specially qualified for the instruction of physi-
24 cally handicapped persons; to promote the establishment and assist in
25 the development of training agencies for the vocational rehabilitation
26 of persons disabled in industry or otherwise; to supervise the training
27 of such persons and confer with their relatives and others concerning
28 their vocational rehabilitation; to make every possible endeavor look-
29 ing to the placement of vocationally rehabilitated persons in suitable
30 remunerative occupations, including supervision for a reasonable time
31 after return to civil employment; to utilize the facilities of such agen-
32 cies both public and private as may be practicable in securing employ-
33 ment for such persons and any such public agency is hereby authorized
34 and directed to cooperate with the state board for vocational education
35 for the purpose stated; to cooperate with any agency of the federal
36 government or of the state or of any county or other municipal author-
37 ity within the state or any other agency, public or private, in carrying
38 out the purposes of this act; and to make such rules and regulations as
39 may be necessary for the administration of this act and said act of
40 congress within this state, and to do all things necessary to secure the
41 rehabilitation of those entitled to the benefits of this act; and to report
42 on call or biennially to the governor the conditions of vocational re-
43 habilitation within the state, such report to designate the educational
44 institutions, establishments, plants, factories, etc., in which training
45 is being given, and to contain a detailed statement of the expenditures
46 of the state and federal funds in the rehabilitation of persons disabled
47 in industry or otherwise.

1 SEC. 5. Cooperation provided. It shall be the duty of the state
2 board for vocational education and the state commissioner of labor and
3 the state industrial commissioner as administrator of the workmen's
4 compensation law to formulate a plan of cooperation in accordance with
5 the provisions of this act and said act of congress, such plan to become
6 effective when approved by the governor of the state.

1 SEC. 6. Gifts and donations. That the state board for vocational
2 education is hereby authorized and empowered to receive such gifts and
3 donations from either public or private sources as may be offered un-
4 conditionally or under such condition related to the vocational rehabili-
5 tation of persons disabled in industry or otherwise as in the judgment
6 of the said state board are proper and consistent with the provisions
7 of this act. All the moneys received as gifts or donations shall be de-
8 posited in the state treasury and shall constitute a permanent fund to
9 be called the special fund for the vocational rehabilitation of disabled
10 persons, to be used by the said board in carrying out the provisions of

11 this act or for purposes related thereto. A full report of all gifts and
 12 donations offered and accepted, together with the names of the donors
 13 and the respective amounts contributed by each, and all disbursements
 14 therefrom shall be submitted at call or biennially to the governor of
 15 the state by said state board.

1 SEC. 7. Appropriations for support. That there shall be appro-
 2 priated a sum of money available for each fiscal year not less than the
 3 maximum sum which may be allotted to the state for the purposes set
 4 forth in said federal act, and that there is hereby appropriated for such
 5 purposes out of any moneys in the treasury not otherwise appropriated
 6 for the fiscal year ending June 30, 1922, the sum of \$22,836.45; and for
 7 the fiscal year ending June 30, 1923, the sum of \$22,836.45.

1 SEC. 8. Appropriation for equipment. That there is hereby ap-
 2 propriated out of any funds in the state treasury not otherwise appro-
 3 priated the sum of \$800, or as much thereof as may be necessary, for
 4 the state board for vocational education for additional office equipment
 5 in the administration of the federal and state rehabilitation acts known
 6 respectively as Pub. No. 236, 66th Congress and Sec. 1 of this act and
 7 the sum of \$2000, or as much thereof as may be necessary, to be used
 8 for the remainder of the fiscal year ending June 30, 1921, as against
 9 the federal appropriation in the administration of the aforesaid acts.

1 SEC. 9. Publication clause. This act being of immediate import-
 2 ance shall take effect from and after its publication in the Des Moines
 3 Register and the Des Moines Capital, newspapers published in Des
 4 Moines, Iowa.

Approved March 7, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 March 8, 1921, and in the Des Moines Capital, March 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 15

TAXATION

S. F. 275.

AN ACT to repeal chapter two hundred fifty-seven (257), laws of the thirty-eighth
 general assembly (compiled code, sec. 4482, par. 1) relating to banks or trust
 companies, stock, government securities and exemptions.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal in re exemption. That chapter two hundred
 2 fifty-seven (257) of the acts of the thirty-eighth general assembly of
 3 Iowa (C. C. Section 4482, Par. 1) be, and the same is hereby repealed.

Approved March 8, A. D. 1921.

CHAPTER 16

MOTOR VEHICLES

S. F. 284.

AN ACT to amend the law as it appears in section ten (10), chapter two hundred and seventy-five (275), acts of the thirty-eighth general assembly (section three thousand fifty-three (3053) of the compiled code) relating to payment of annual license fee for motor vehicles.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Fee for part of year. That the law as it appears in
2 section ten (10), chapter two hundred and seventy-five (275), acts of
3 the thirty-eighth general assembly, be and the same is hereby amended
4 by insertion of the following between lines eight (8) and nine (9):

5 "Provided that where there is no delinquency, and the registration is
6 made during April, May or June, the fee shall be three-fourths of the
7 annual license fee herein required; and where made during July, Au-
8 gust or September the fee shall be one-half such annual fee; and where
9 made during October or November the fee shall be one-fourth of such
10 annual license fee; no fee being required for the month of December
11 for a new car in good faith delivered during that month."

12 "Such reduction in the license fee shall not be allowed until the appli-
13 cant first file with the county treasurer an affidavit stating the date on
14 which the motor vehicle first came into his possession or control, in con-
15 nection with his purchase or prospective purchase thereof, and the
16 name and address of the party from whom purchased.

17 "Any person who shall wilfully make false statement in such affi-
18 davit shall be deemed guilty of perjury and punished accordingly."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its pub-
3 lication in the Des Moines Register and the Des Moines Capital, news-
4 papers published in Des Moines, Iowa.

Approved March 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 10, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 17

RELEASE OF LIENS

S. F. 287.

AN ACT to repeal section three thousand three hundred eight (3308) of the supplemental supplement to the code, 1915, (C. C. 7832), relating to the release of liens by executors, administrators, guardians, trustees, receivers, referees, assignees or commissioners, or anyone acting in a fiduciary capacity, and to enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Release by foreign executors, etc. Judgments ren-
2 dered by any court in the state of Iowa, and mortgages or deeds of
3 trust executed as mortgages, on property in this state, and belong-
4 ing to an estate, trust or to a person under guardianship may, in
5 whole or in part as to any particular property, be released and dis-
6 charged by an executor, administrator, guardian, trustee, receiver,
7 referee, assignee or commissioner, or any one acting in a fiduciary
8 capacity appointed by the courts of any foreign state or country,
9 when no resident executor, administrator, guardian, receiver, referee,
10 assignee, commissioner or person acting in a fiduciary capacity has
11 been appointed or qualified in this state. Such release, satisfaction or
12 discharge may be made in any manner or by any instrument which
13 would have been valid and effective if made by a like officer qualified
14 under the law of this state.

1 SEC. 2. Certificate of appointment. Before a release, satisfac-
2 tion or discharge by such foreign officer shall be effective, a certificate
3 executed by the judge or clerk of the court making the appointment,
4 with seal attached, shall be recorded. Said certificate shall show the
5 name of the court making the appointment, the date of the same, and
6 that such foreign officer has not been discharged at the time of the
7 execution of the release, satisfaction or discharge.

1 SEC. 3. Filing of certificate. The certificate aforesaid shall be
2 filed for record:

3 1. In case of judgments, in the office of the clerk of the court in
4 which the judgment is of record or in which it has been filed, or

5 2. In case of mortgages, or deeds of trust, in the office of the county
6 recorder of the county in which the mortgage or deed of trust is of
7 record.

1 SEC. 4. Recording of certificate. Such certificate shall be re-
2 corded by the proper officer in the judgment records of the court in
3 which the same appears of record, or in the chattel or real estate mort-
4 gage records, as the case may be, and the record of such release, satis-
5 faction or discharge shall be properly indexed.

1 SEC. 5. Repeal. Section thirty-three hundred eight (3308) sup-
2 plemental supplement to the code, 1915 (C. C. 7832) is hereby re-
3 pealed.

Approved March 8, A. D. 1921.

CHAPTER 18

TAXATION

S. F. 311.

AN ACT to amend section nine hundred two (902), supplement to the code, 1913, (compiled code, sec. 4051), by requiring the county treasurer to remit to city treasurer all money collected from special assessments where bonds have been issued therefor.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Treasurer's duty to remit taxes. That section nine
- 2 hundred two (902), supplement to the code, 1913, (compiled code, sec.
- 3 4051) be amended by inserting after the word "month" in the seven-
- 4 teenth line thereof the following words: "including the amounts col-
- 5 lected to pay bonds issued to pay the cost of public improvements for
- 6 which special assessments have been levied and certified".

Approved March 8, A. D. 1921.

CHAPTER 19

ELECTIONS

H. F. 325.

AN ACT to repeal the law as it appears in chapter three hundred fifty-three (353), acts of the thirty-eighth general assembly (C. C. Sec. 432), relating to the election of presidential electors, registration of voters, and to provide that the right to vote for presidential electors shall not be abridged on account of sex.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Repeal. That chapter three hundred fifty-three
- 2 (353), acts of the thirty-eighth general assembly (C. C. Sec. 432), be
- 3 and the same is hereby repealed.

Approved March 8, A. D. 1921.

CHAPTER 20

HIGHWAYS

H. F. 337.

AN ACT to amend chapter two hundred thirty-seven (237), acts of the thirty-eighth general assembly (C. C. Secs. 2912 and 2914), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary road fund in the elimination or improvement of railroad crossings and in the construction of culverts and bridges on the primary road system.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Railway crossings, bridges and culverts. That the
- 2 law as the same appears in section four (4), chapter two hundred thir-
- 3 ty-seven (237), acts of the thirty-eighth general assembly (C. C. Sec.
- 4 2912), be and the same is hereby amended as follows:

- 5 (a). Insert after the comma (,) following the word "system" in
6 line fifteen (15) of said section, the words "the elimination or im-
7 provement of railroad crossings and the construction and maintenance
8 of bridges and culverts located on such primary road system".
9 (b). Add to the end of said section the following: "Nothing herein
10 contained shall be construed as precluding the board of supervisors
11 from paying for the construction and maintenance of bridges and cul-
12 verts on the primary road system, from the county bridge fund."

1 SEC. 2. **Bridges, culverts and drainage.** That the law as it ap-
2 pears in section six (6), chapter two hundred thirty-seven (237), acts
3 of the thirty-eighth general assembly (C. C. Sec. 2914), be and the
4 same is hereby amended by striking out of line four (4), section six
5 (6) thereof the words "and drainage" and inserting in lieu thereof
6 the words "construction of bridges and culverts and drainage".

1 SEC. 3. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its pub-
3 lication in the Des Moines Register and the Des Moines Capital, news-
4 papers published in Des Moines, Iowa.

Approved March 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital March 10, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 21

CITY HALLS

H. F. 345.

AN ACT to amend section one (1) of chapter one hundred eighty-two (182), acts of
the thirty-seventh general assembly (C. C. Sec. 3740), relating to the erection of
city halls and the issuance of bonds therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Purposes enlarged.** That section one (1) of chap-
2 ter one hundred eighty-two (182), acts of the thirty-seventh general
3 assembly (C. C. Sec. 3740), be and the same is hereby amended by in-
4 serting the words "and municipal" after the word "community" in line
5 five (5) thereof, and by inserting the word "waterworks" between the
6 "," following the word "station" and the word "or" in line seven (7)
7 thereof.

1 SEC. 2. **Publication clause.** This act, being deemed of immedi-
2 ate importance, shall take effect and be in force from and after its pub-
3 lication in the Des Moines Register and the Des Moines Capital, news-
4 papers published at Des Moines, Iowa.

Approved March 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital March 10, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 22

COMPENSATION OF EXECUTORS, ETC.

S. F. 346.

AN ACT to amend the law as it appears in chapter three hundred and ninety-one (391) of the acts of the thirty-eighth general assembly (C. C. Sec. 7942) relating to compensation of executors, administrators and attorneys in the settlement of estates.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Fees determinable by court. Amend chapter three
 2 hundred ninety-one (391) of the acts of the thirty-eighth (38th) gen-
 3 eral assembly by inserting after the word "allowed" where the same
 4 occurs in line four (4) of section one (1), the following:
 5 "such reasonable fee as may be determined by the court, for serv-
 6 ices rendered, but not in excess of", also striking out all of line four-
 7 teen (14), following the word "attorney", and all of line fifteen (15)
 8 to and including the word "herein" where the same occurs in said
 9 section one (1), and in lieu thereof inserting the following:
 10 "such reasonable fee as may be determined by the court, for serv-
 11 ices rendered, but not in excess of the schedule of fees herein provided
 12 for administrators and executors."

Approved March 8, A. D. 1921.

CHAPTER 23

ASSESSORS

H. F. 356.

AN ACT to amend section one (1) of chapter one hundred three (103), acts of the thirty-eighth general assembly (C. C. Sec. 3547), relating to compensation of city assessors in certain cities.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Compensation. That the law as it appears in sec-
 2 tion one (1), chapter one hundred three (103), acts of the thirty-eighth
 3 general assembly (C. C. Sec. 3547), be amended by striking out all of
 4 lines fifteen (15) to twenty (20), both inclusive, and inserting in lieu
 5 thereof the following: "Provided that in cities under the commission
 6 form of government having a population of more than forty-five
 7 thousand, and in cities acting under special charter having a popula-
 8 tion of more than forty-five thousand, the board of supervisors shall
 9 fix the compensation of the assessor at twenty-five hundred dollars
 10 (\$2,500.00) per annum, and the compensation of not more than two
 11 head deputy assessors at eighteen hundred dollars (\$1,800.00) per an-
 12 num: Provided, however,".

- 1 SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its pub-

3 lication in the Des Moines Capital and Iowa Forum, newspapers pub-
4 lished at Des Moines, Iowa.

Approved March 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 10, 1921, and in the Iowa Forum March 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 24

PARDONS AND REMISSION OF FINES

S. F. 400.

AN ACT to amend section fifty-six hundred twenty-eight (5628), of the code, (C. C. Sec. 2260), relating to the returns made upon pardons and the remission of fines and forfeitures.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Return to board of parole. That section fifty-six
2 hundred twenty-eight (5628) of the code (C. C. 2260) be amended by
3 striking from line five (5) and six (6), following the word "the" in
4 line five (5), the words "secretary of state" and substituting in lieu
5 thereof "board of parole".

Approved March 8, A. D. 1921.

CHAPTER 25

PRAIRIE CHICKENS

H. F. 423.

AN ACT to amend chapter two hundred two (202), acts of the thirty-seventh general assembly (C. C. Sec. 1124), relating to protection of prairie chicken.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Closed season. That chapter two hundred two (202),
2 acts of the thirty-seventh general assembly (C. C. Sec. 1124), be
3 amended by striking out the words "nineteen hundred twenty-two" in
4 lines six (6) and seven (7) and inserting in lieu thereof the following:
5 "nineteen hundred twenty-seven".

Approved March 8, A. D. 1921.

CHAPTER 26

MEANDERED LAKES IN CITIES

S. F. 453.

AN ACT to amend section eight hundred fifty-p (850-p), supplemental supplement to the code, nineteen hundred fifteen (C. C. Sec. 3684), as amended by chapter fifty-eight (58) of the laws of the thirty-eighth general assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes by dredging or otherwise deepening the same, constructing dikes and levees and changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Levy authorized. That section eight hundred fifty-p
2 (850-p), supplemental supplement to the code, nineteen hundred fif-
3 teen (C. C. Sec. 3684), as amended by chapter fifty-eight (58) of the
4 laws of the thirty-eighth general assembly, be amended by striking
5 from the eighth (8th) line of said section as it appears in supplemental
6 supplement to the code, the words "one half" and inserting in lieu
7 thereof the word "one".

Approved March 8, A. D. 1921.

CHAPTER 27

LIMITATION OF ACTIONS

S. F. 493.

AN ACT amending the law as it appears in section thirty-four hundred forty-seven (3447) of the code (C. C. 6522) relating to limitation of time for foreclosure of mechanic's lien.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Mechanic's liens. That the law as it appears in
2 section thirty-four hundred forty-seven (3447) of the code (C. C.
3 6522) be and the same is hereby amended by substituting the word
4 "sixty" for the word "thirty" in line two (2) of paragraph four (4)
5 of said section.

Approved March 8, A. D. 1921.

CHAPTER 28

BONDS IN RE PUBLIC IMPROVEMENTS

H. F. 311.

AN ACT amending section one (1) of chapter three hundred forty-seven (347), acts of the thirty-eighth general assembly (C. C. Sec. 8427), relating to the filing of a bond by public contractors.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Amount of bond—qualifications of surety. That
 2 the law as it appears in section one (1) of chapter three hundred forty-
 3 seven (347), acts of the thirty-eighth general assembly (C. C. Sec.
 4 8427), be and the same is hereby amended by striking out of line six
 5 (6) the word “or” following the word “furnishing” and by substitut-
 6 ing in lieu thereof a “,”; also by inserting after the word “repairing”
 7 in line six (6) the words “or maintenance”; also by inserting in line
 8 twelve (12) after the word “than” the following: “seventy-five (75)
 9 per cent of”; also by inserting after the word “amount” in line twelve
 10 (12) the words “of said bond and the nature of the surety”; also by
 11 striking out the comma (,) after the word “public” in line thirteen
 12 (13) and by inserting in lieu thereof a period (.) ; also by striking out
 13 of lines thirteen, fourteen and fifteen (13, 14 and 15) the following:
 14 “signed by the contractor and a responsible surety company author-
 15 ized to do business in Iowa, which bond shall”, and inserting in lieu
 16 thereof the following: “In the event the surety upon said bond is
 17 other than a surety company authorized to do business in Iowa, such
 18 surety must be a resident of the state, worth double the sum to be se-
 19 cured beyond the amount of his debts and must have property liable
 20 to execution in this state equal to double the sum to be secured. When
 21 there are two or more sureties other than corporate signing the same
 22 bond, they must in the aggregate have the qualifications provided in
 23 this section. The bond shall be subject to the approval of and”.

1 SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance shall be in full force and effect after its publication in
 3 the Des Moines Capital and the Iowa Forum, newspapers published at
 4 Des Moines, Iowa.

Approved March 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 11, 1921, and in the Iowa Forum March 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 29

LABELS AND TRADE-MARKS

H. F. 323.

AN ACT repealing sections fifty hundred forty-nine (5049), fifty hundred fifty (5050) and fifty hundred fifty-one (5051) of the code (C. C. Secs. 8701, 8702 and 8703, respectively), relative to the false use of any label, trade-mark or form of advertisement, and enacting a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. General regulations. That section fifty hundred forty-
2 nine (5049), fifty hundred fifty (5050) and fifty hundred fifty-
3 one (5051) of the code (C. C. Secs. 8701, 8702 and 8703, respective-
4 ly), be and the same are hereby repealed and the following enacted
5 in lieu thereof:

6 (a) Every person, firm, association or corporation that has hereto-
7 fore adopted or shall hereafter adopt for their protection any label,
8 trade-mark or form of advertisement, may file the same for record in
9 the office of the secretary of state by leaving two copies, counterparts
10 or facsimiles thereof with the secretary of state. Said label, trade-
11 mark or form of advertisement shall be of a distinctive character and
12 not of the identical form or in any near resemblance to any label,
13 trade-mark or form of advertisement previously filed for record in the
14 office of the secretary of state.

15 When the said secretary of state is satisfied that the facsimile copies
16 or counterparts filed are true and correct, and that they are not in any
17 manner an infringement or are calculated to deceive, he shall deliver
18 to such person, firm, association or corporation so filing the same, a
19 duly attested certificate of registration of the same for which he shall
20 receive a fee of one dollar for filing and an additional fee of one dollar
21 for a certificate of registration. Such certificate of registration shall
22 in all actions and prosecutions be sufficient proof of the adoption of
23 such label, trade-mark or form of advertisement, and of the right of
24 such person, firm, association or corporation to adopt and use the same.
25 Should there be at any time any change, alteration or modification in
26 such label, trade-mark or form of advertisement so registered, the same
27 shall be registered in the office of the secretary of state in the same
28 manner and upon the payment in amount of the same fees as in the
29 case of the original registration.

30 (b) Every person, firm, association or corporation adopting a label,
31 trade-mark or form of advertisement as specified in the preceding par-
32 agraph, may proceed by action to enjoin the manufacture, use, display
33 or sale of any counterfeits or imitations thereof; and all courts having
34 jurisdiction of such actions shall grant injunctions to restrain such
35 manufacture, use, display or sale, and shall award the complainant
36 therein such damages resulting from such wrongful manufacture, use,
37 display or sale, and a reasonable attorney's fee to be fixed by the court,
38 and said court shall also order that all such counterfeits or imitations
39 in the possession or under the control of any defendant in such case
40 be delivered to an officer of the court to be destroyed. Such actions
41 may be prosecuted for the benefit of any firm, association or corpora-
42 tion by any officer or member thereof.

43 (c) It shall be unlawful for any person, firm, association or cor-

44 poration to imitate any label, trade-mark or form of advertisement
 45 adopted as provided in the second preceding paragraph, or to know-
 46 ingly use any counterfeit or imitation thereof, or to use or display such
 47 genuine label, trade-mark or form of advertisement of such persons,
 48 firm, association or corporation unless authorized by him or it. Any
 49 person violating any provision of this section shall be imprisoned in
 50 the county jail not more than thirty days, or be fined not less than
 51 twenty-five nor more than one hundred dollars.

Approved March 10, A. D. 1921.

CHAPTER 30

FIREMEN'S PENSION

H. F. 347.

AN ACT to amend section nine hundred thirty-two-e (932-e), supplement to the code, 1913, (C. C. Sec. 4093), relating to pension for disabled and retired firemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased fireman.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Pension increased. That section nine hundred thirty-
 2 two-e (932-e), supplement to the code, 1913, (C. C. Sec. 4093), be and
 3 the same is hereby amended by striking from the 28th line of said sec-
 4 tion the word "twenty" and inserting in lieu thereof the word "thirty"
 5 and by striking from the 31st line of said section the word "twenty"
 6 and inserting in lieu thereof the word "thirty" and by striking from
 7 the 32nd line of said section the word "six" and inserting in lieu
 8 thereof the word "eight".

1 SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its pub-
 3 lication in the Des Moines Capital, a newspaper published in Des
 4 Moines, Iowa, and the Sioux City Journal, a newspaper published in
 5 Sioux City, Iowa.

Approved March 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 11, 1921, and in the Sioux City Journal March 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 31

POLICEMEN'S PENSION

H. F. 348.

AN ACT to amend chapter twenty-three (23), acts of the thirty-seventh general assembly (C. C. Sec. 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Pension increased. That chapter twenty-three (23),
2 acts of the thirty-seventh general assembly (C. C. Sec. 4101), be
3 and the same is hereby amended by striking the word "twenty" in
4 lines twenty-nine (29) and thirty-two (32) of said act and by in-
5 serting in lieu thereof the word "thirty" and by striking out the
6 word "six" in the thirty-third (33) line of said act and by inserting
7 in lieu thereof the word "eight."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Capital, a newspaper published in Des
4 Moines, Iowa, and the Sioux City Journal, a newspaper published
5 in Sioux City, Iowa.

Approved March 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 11, 1921, and in the Sioux City Journal March 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 32

SALE OF COUNTY LANDS

H. F. 350.

AN ACT to amend section four hundred twenty-two (422), supplemental supplement to the code, 1915, (C. C. Sec. 3130), relating to powers and duties of board of supervisors.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sales and leases authorized. That the law as it ap-
2 pears in section four hundred twenty-two (422), supplemental sup-
3 plement to the code, 1915, (C. C. Sec. 3130), be and the same is
4 hereby amended by adding thereto at the end of paragraph nine (9)
5 of said section, the following: "and to lease or sell to school dis-
6 tricts real estate owned by the county and not needed for county pur-
7 poses."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its pub-
3 lication in the Des Moines Register and Des Moines Capital, news-
4 papers published in Des Moines, Iowa.

Approved March 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 33

PROTECTION OF QUAIL

H. F. 303.

AN ACT to amend chapter two hundred thirty-three (233), section one (1), of the laws of the thirty-seventh general assembly (C. C. Sec. 1124), relating to the protection of quail.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Closed season extended. That chapter two hundred
2 thirty-three (233), section one (1), of the laws of the thirty-seventh
3 general assembly (C. C. Sec. 1124), be and is hereby amended by
4 striking out the word "two" in line six and inserting in lieu thereof
5 the word "seven".

Approved March 11, A. D. 1921.

CHAPTER 34

RAILWAY GRADE CROSSINGS

S. F. 410.

AN ACT granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending section two thousand thirty-three-e (2033-e), supplement to the code, 1913, (compiled code sec. 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the code, 1913, (compiled code sec. 5237).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Order to stop. That section two thousand thirty-
2 three-e (2033-e) supplement to the code, 1913, (compiled code sec.
3 5241), be and the same is hereby amended by inserting a comma
4 " ," after the word "have" in the second line thereof and the fol-
5 lowing words: "except where required to stop by order of the board
6 of railroad commissioners,".

1 SEC. 2. Power in re grade crossings. The board of railroad
2 commissioners of the state of Iowa is hereby granted jurisdiction
3 over all crossings at grade of steam and interurban railways within
4 the state. Upon the application of any interurban railway, or upon
5 its own motion, the said board may require the trains of any steam
6 railway to stop at any such crossing or crossings at grade, or said
7 board may make such rules and regulations in reference to speed
8 or other methods of operation at such crossings as in its judgment
9 are necessary to protect the public safety.

1 SEC. 3. Clause in re construction. That section two thousand
2 thirty-three-c (2033-c) supplement to the code, 1913, (compiled code
3 sec. 5237), be and the same is hereby amended as follows: Section
4 two (2) of this act is to be construed as an exception to the gen-
5 eral rule as laid down in section two thousand thirty-three-c (2033-c),

6 supplement to the code, 1913, (compiled code sec. 5237), with ref-
7 erence to interurbans being street railways within cities and towns.

1 SEC. 4. **Limitation on act.** This act shall not affect prior ex-
2 isting contracts between any such steam and interurban railroads
3 as between themselves.

1 SEC. 5. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 passage and publication in the Des Moines Tribune and the Des
4 Moines Capital, newspapers published in the city of Des Moines,
5 Iowa.

Approved March 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Tribune and
the Des Moines Capital, March 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 35

CHATTEL LOANS

H. F. 436.

AN ACT to license and regulate the business of making loans in sums of three hundred dollars (\$300) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to amend the law as it appears in section three thousand forty-one-a (3041-a), supplemental supplement to the code, 1915, (C. C. Sec. 5893).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **License required.** That no person, copartnership,
2 or corporation shall engage in the business of making loans of money,
3 credit, goods, or things in action in the amount, or to the value of
4 three hundred dollars (\$300), or less, and charge, contract for, or
5 receive a greater rate of interest than eight per centum per annum
6 therefor, except as authorized by this act and without first obtain-
7 ing a license from the superintendent of banking, hereinafter called
8 the licensing official.

1 SEC. 2. **Application—fee.** Application for such license shall be
2 in writing and shall contain the full name and address, both of the
3 residence and place of business, of the applicant, and if the applicant
4 is a copartnership, of every member thereof, or if a corporation, of
5 each officer thereof; also the county and municipality, with street
6 and number, if any, where the business is to be conducted. Every
7 such applicant at the time of making such application, shall pay
8 to the licensing official the sum of one hundred dollars (\$100) as an
9 annual license fee and in full payment of all expenses of examina-
10 tions under, and administration of this act; provided that if the
11 license is issued for a period of less than twelve months the license
12 fee shall be prorated according to the number of months that said
13 license shall run.

1 **SEC. 3. Bond.** The applicant shall also, at the same time, file
2 with the licensing official a bond in which the applicant shall be the
3 obligor, in the sum of one thousand dollars (\$1000) with one or more
4 sureties, (whose liability as such sureties, in the aggregate, shall
5 not exceed one thousand dollars (\$1000)), to be approved by the licens-
6 ing official which bond shall run to the state of Iowa for the use of
7 the state and of any person, or persons who may have a cause of
8 action against the obligor of said bond under the provisions of this
9 act. Such bond shall be conditioned that said obligor will conform
10 to and abide by each and every provision of this act and will pay
11 to the state and to any such person or persons, any and all moneys
12 that may become due or owing to the state and to such person, or per-
13 sons, from said obligor, under and by virtue of the provisions of
14 this act.

1 **SEC. 4. Issuance of license.** Upon the filing of such appli-
2 cation and the approval of said bond and the payment of said fee,
3 the licensing official shall issue a license to the applicant to make
4 loans in accordance with the provisions of this act for a period
5 which shall expire the first day of January next following the date
6 of its issuance. Such license shall not be assignable.

1 **SEC. 5. Inadequate bond.** If in the opinion of the licensing of-
2 ficial the bond shall at any time appear to be insecure, or exhausted,
3 or otherwise doubtful, an additional bond in the sum of not more
4 than one thousand dollars (\$1000) satisfactory to the licensing of-
5 ficial shall be filed within ten (10) days after notice to the licensee
6 and upon failure of the obligor to file such additional bond, the
7 license shall be revoked by the licensing official.

1 **SEC. 6. Revocation of license.** The licensing official may, upon
2 notice to the licensee and reasonable opportunity to be heard, revoke
3 such license if the licensee has violated any provision of this act;
4 and in case the licensee shall be convicted by a court a second time
5 of a violation of section thirteen (13) of this act the licensing of-
6 ficial shall revoke such license; provided that the second offense
7 shall have occurred after a prior conviction, in which case another
8 license shall not be issued to such licensee, nor to the husband or wife
9 of the licensee, nor to any copartnership or corporation of which
10 he is a member or officer.

1 **SEC. 7. Posting of license.** The license shall be kept conspicu-
2 ously posted in the place of business of the licensee.

1 **SEC. 8. Manner of making loans—duplicate license.** No per-
2 son, copartnership, or corporation so licensed shall make any loan
3 provided for by this act, under any other name, or at any other place
4 of business, than that named in the license. Not more than one
5 place of business shall be maintained under the same license, but
6 the licensing official shall issue more than one license to the same
7 licensee upon the payment of an additional license fee and the filing
8 of an additional bond for each license.

1 **SEC. 9. Change of residence of licensee.** Whenever the licensee
2 shall change his place of business, he shall at once give written notice
3 thereof to the licensing official who shall attach to the license his ap-
4 proval in writing of the change.

1 **SEC. 10. Examinations.** The licensing official for the purpose of
 2 discovering violations of this act, may either personally, or by any
 3 person designated by him, at any time and as often as he may de-
 4 sire, investigate the loans and business of every licensee and of
 5 every person, copartnership, and corporation by whom or which,
 6 any such loan shall be made, whether such person, copartnership,
 7 or corporation shall act, or claim to act as principal, agent, or broker,
 8 or under, or without the authority of this act; and for that purpose
 9 he shall have free access to the office or place of business, books,
 10 papers, records, safes and vaults of all such persons, copartnerships
 11 and corporations; he shall also have authority to examine, under
 12 oath, all persons whomsoever, whose testimony he may require,
 13 relative to such loans, or business.

1 **SEC. 11. Bookkeeping.** The licensee shall keep such books and
 2 records in his place of business as in the opinion of the licensing
 3 official will enable the licensing official to determine whether the
 4 provisions of this act are being observed. Every such licensee shall
 5 preserve the records of final entry used in such business, including
 6 cards used in the card system, if any, for a period of at least two
 7 years after the making of any loan recorded therein.

1 **SEC. 12. False advertisements.** No licensee, or other person, co-
 2 partnership or corporation, shall print, publish, or distribute, or
 3 cause to be printed, published, or distributed in any manner what-
 4 soever, any written, or printed statement with regard to the rates,
 5 terms or conditions for the lending of money, credit, goods, or things
 6 in action, in amounts of three hundred dollars (\$300) or less, which
 7 is false, or calculated to deceive.

SEC. 13. Interest rate—additional charges—limitation on loan.

1 Every person, copartnership and corporation licensed hereunder
 2 may loan any sum of money not exceeding in amount the sum of
 3 three hundred dollars (\$300) and may charge, contract for and re-
 4 ceive thereon interest at a rate not to exceed three and one-half
 5 (3½) per centum per month.

6 Interest shall not be payable in advance, or compounded and shall
 7 be computed on unpaid balances. In addition to the interest herein
 8 provided for, no further or other charge, or amount whatsoever for
 9 any examination, service, brokerage, commission, or other thing, or
 10 otherwise, shall be directly, or indirectly charged, contracted for,
 11 or received, except the lawful fees, if any, actually and necessarily
 12 paid out by the licensee to any public officer, for filing, or recording
 13 in any public office, any instrument securing the loan, which fees
 14 may be collected when the loan is made, or at any time thereafter.

15 If interest, or charges in excess of those permitted by this act
 16 shall be charged, contracted for, or received, the contract of loan
 17 shall be void and the licensee shall have no right to collect, or re-
 18 ceive any principal, interest or charges whatsoever.

19 No person shall owe any licensee, as such, at any time more than
 20 three hundred dollars (\$300) for principal.

1 **SEC. 14. Duty of licensee.** Every licensee shall:

2 Deliver to the borrower, at the time a loan is made, a statement
 3 in the English language showing in clear and distinct terms the
 4 amount and date of the loan and of its maturity, the nature of the

5 security, if any, for the loan, the name and address of the borrower
6 and of the licensee and the rate of interest charged. Upon such state-
7 ment there shall be printed in English a copy of section thirteen (13)
8 of this act;

9 Give to the borrower a plain and complete receipt for all payments
10 made on account of any such loan at the time such payments are
11 made;

12 Upon repayment of the loan in full, mark indelibly every paper
13 signed by the borrower with the word "paid" or "cancelled", and
14 release any mortgage, restore any pledge, cancel and return any
15 note and cancel and return any assignment given by the borrower as
16 security.

1 SEC. 15. Confession of judgment—amount of loan. No licensee
2 shall take any confession of judgment, or any power of attorney in
3 relation to any such loan. Nor shall he take any note, promise to
4 pay, or security that does not state the actual amount of the loan,
5 the time for which it is made and the rate of interest charged, nor
6 shall he take any instrument in which blanks are left to be filled
7 after execution.

1 SEC. 16. Assignments—exempt property. No assignment of or
2 order for the payment of any salary, wages, commissions or other
3 compensation for services, earned or to be earned, given to secure
4 any such loan shall be valid unless such loan is contracted simultane-
5 ously with its execution; nor shall any such assignment, or order, or
6 any chattel mortgage or other lien on household furniture then in
7 the possession and use of the borrower be valid unless in writing
8 signed and acknowledged in person by the borrower; nor, if the bor-
9 rower is married, unless signed and acknowledged in person by both
10 husband and wife.

11 Under any such assignment or order for the payment of future
12 salary, wages, commissions, or other compensation for services, given
13 as security for a loan made under this act, a sum not exceeding ten
14 (10) per centum of the borrower's salary, wages, commissions, or
15 other compensation for services, shall be collectible therefrom by
16 the licensee at the time of each payment of salary, wages, commissions,
17 or other compensation for services, from the time that a copy of
18 such assignment, verified by the oath of the licensee, or his agent,
19 together with a verified statement of the amount unpaid upon such
20 loan, is served upon the employer.

1 SEC. 17. Illegal rate of interest—evasions. No person, copart-
2 nership, or corporation, except as authorized by this act shall, direct-
3 ly, or indirectly, charge, contract for, or receive any interest, or con-
4 sideration greater than eight per centum per annum upon the loan,
5 use, or forbearance of money, goods, or things in action, or upon the
6 loan, use, or sale of credit, of the amount, or value of three hundred
7 dollars (\$300) or less.

8 The foregoing prohibition shall apply to any person who, as security
9 for any such loan, use or forbearance of money, goods or things in
10 action or for any such loan, use or sale of credit, makes a pretended
11 purchase of property from any person and permits the owner or
12 pledgor to retain the possession thereof, or who, by any device or

13 pretense of charging for his services, or otherwise, seeks to obtain a
14 greater compensation than is authorized by this act.

15 No loan for which a greater rate of interest or charge than is al-
16 lowed by this act has been contracted for or received, wherever made,
17 shall be enforced in this state, and any person in any wise participat-
18 ing therein in this state shall be subject to the provisions of this act.

1 SEC. 18. **Penalty.** Any person, copartnership, or corporation
2 and the several officers and employees thereof who shall violate any
3 of the provisions of sections one (1), eight (8), twelve (12), thir-
4 teen (13), or seventeen (17) of this act shall be guilty of a misde-
5 meanor and upon conviction thereof shall be punished by a fine of
6 not more than five hundred dollars (\$500.00), or by imprisonment
7 of not more than six (6) months, or by both such fine and imprison-
8 ment, in the discretion of the court.

1 SEC. 19. **Scope of act.** This act shall not apply to any existing
2 private bank or bankers doing a general banking business or to
3 any person, copartnership, or corporation doing business under any
4 law of this state, or of the United States relating to banks, trust
5 companies, building and loan associations, or licensed pawnbrokers,
6 nor shall it apply to any domestic corporation entitled to the bene-
7 fits of chapter one hundred fifty-one (151), acts of the thirty-eighth
8 general assembly (C. C. Secs. 4506, 4507, 4508).

1 SEC. 20. **Coordinating amendment.** That section thirty hun-
2 dred forty-one-a (3041-a), supplemental supplement to the code,
3 1915 (C. C. Sec. 5893), be and the same is hereby amended by in-
4 serting therein after the word "money" in the fifth (5) line thereof,
5 the following words: "in the sum or amount of more than three
6 hundred dollars (\$300);". And that said section thirty hundred
7 forty-one-a (3041-a) be further amended by striking out all of said
8 section after the period following the word "law" in line eleven.

1 SEC. 21. **Omnibus repeal.** All acts and parts of acts inconsistent
2 with the provisions of this act are hereby repealed.

Approved March 16, A. D. 1921.

CHAPTER 36

SCHOOLS AND SCHOOL DISTRICTS

S. F. 298.

AN ACT to amend the law as it appears in section twenty-eight hundred and six (2806), supplement to the code, 1913, (C. C. 2650) relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school boards.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Emergency amendment.** That section twenty-eight
2 hundred and six (2806) of the supplement to the code, 1913, be and
3 the same is hereby amended by adding thereto the following:

SEC. 2. Failure to estimate and certify for general fund.

1 That in case the school board of any school corporation has failed
2 to estimate and certify to the board of supervisors a sufficient sum
3 for the general fund to pay the running expenses of conducting the
4 school for the school year ending June 30th, 1921, or in the event
5 that there are outstanding warrants issued on the general fund grow-
6 ing out of the operating expenses of the school for any previous school
7 year, such school board may at any time prior to April 15th, 1921,
8 estimate and certify to the board of supervisors such additional
9 amount for the general fund as may be necessary to pay the running
10 expenses of conducting the school for the school year ending June
11 30th, 1921, and for the payment of such outstanding warrants drawn
12 on the general fund. But said additional levy shall not exceed, in-
13 clusive of the estimate made by the school board in the year 1920,
14 and levied by the board of supervisors, one hundred dollars (\$100.00)
15 for each person of school age residing within the school corpora-
16 tion, as shown by the last report of the county superintendent, but
17 one thousand dollars (\$1000.00), inclusive of the amount levied by
18 the board of supervisors in September 1920, may be estimated by
19 any school board and levied on any school corporation by the board
20 of supervisors.

1 **SEC. 3. Emergency levy.** That whenever an estimate for ad-
2 ditional taxes is certified to the board of supervisors hereunder it
3 shall levy the same at its next meeting after the same is filed with
4 the county auditor, and the auditor shall at once notify the secretary
5 of the school board that the levy has been made. One-half of said
6 tax shall be due January 1st, 1922, and one-half due January 1st,
7 1923, and payable the same as other taxes of said years.

1 **SEC. 4. Anticipation of emergency levy.** Such school board is
2 hereby authorized to anticipate the proceeds of the tax hereby au-
3 thorized and to issue and sell at par, interest bearing warrants in an
4 amount not exceeding the uncollected taxes which have been cer-
5 tified to and levied by the board of supervisors hereunder to run for
6 a period not to exceed three (3) years and draw interest at a rate
7 not exceeding six per cent (6%) per annum, and the money received
8 from the sale of said warrants shall be used only for the purpose
9 of paying the actual running expense of operating the school for
10 the school year ending June 30, 1921, and paying outstanding war-
11 rants issued prior thereto for operating expenses. It shall be the
12 duty of the school board to provide a separate fund for the anticipated
13 taxes as herein provided, and to hold the same separate and apart,
14 in trust, for the payment of said warrants and interest.

1 **SEC. 5. Record of emergency warrants.** The secretary shall
2 keep an accurate record of the number and amount of such outstand-
3 ing warrants, and each warrant shall show on its face that it was is-
4 sued hereunder, and shall be registered in the office of the treasurer
5 of the school corporation.

1 SEC. 6. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall be effective and in force from and after its
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 two daily newspapers in Des Moines, Iowa.

Approved March 17, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 18, 1921, and in the Des Moines Capital March 19, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 37

MUNICIPAL BAND FUND

H. F. 479.

AN ACT to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a band for musical purposes, and providing for submission of the question of the levying of a tax for such purpose to the voters of such cities and towns.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Levy for municipal purposes.** Cities having a pop-
 2 ulation of not over forty thousand (40,000) and towns, howsoever
 3 organized and irrespective of their form of government, may, when
 4 authorized as hereinafter provided, levy each year a tax of not to
 5 exceed two (2) mills for the purpose of providing a fund for the
 6 maintenance or employment of a band for musical purposes.

1 SEC. 2. **Petition.** Said authority shall be initiated by a petition
 2 signed by ten per cent (10%) of the legal voters of the city or town,
 3 as shown by the last regular municipal election. Said petition shall
 4 be filed with the council or commission and shall request that the
 5 following question be submitted to the voters, to wit: "Shall a tax
 6 of not exceeding (here insert number) mills be levied each year for
 7 the purpose of furnishing a Band Fund?"

1 SEC. 3. **Submission to election.** When such petition is filed, the
 2 council or commission shall cause said question to be submitted to
 3 the voters at the first following general municipal election.

1 SEC. 4. **Duty to levy tax.** Said levy shall be deemed authorized
 2 if a majority of the votes cast at said election be in favor of said
 3 proposition, and the council or commission shall then levy a tax suf-
 4 ficient to support or employ such band not to exceed two (2) mills
 5 on the assessed valuation of such municipality.

1 SEC. 5. **Revocation of authority.** A like petition may at any
 2 time be presented to the council or commission asking that the fol-
 3 lowing proposition be submitted, to wit: "Shall the power to levy a
 4 tax for the maintenance or employment of a band be cancelled?"
 5 Said submission shall be made at any general municipal election as
 6 heretofore provided, and if a majority of the votes cast be in favor
 7 of said question, no further levy for said purpose shall be made.

1 **SEC. 6. Disposition of funds.** All funds derived from said levy
2 shall be expended as set out in section one hereof by the council or
3 commission.

1 **SEC. 7. Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its pub-
3 lication in the Des Moines Register and the Des Moines Capital, both
4 newspapers published in Des Moines, Iowa.

Approved March 17, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 38

TAXATION OF INHERITANCES

H. F. 280.

AN ACT to repeal the law as it appears in the following sections of the code: fourteen hundred seventy (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), fourteen hundred seventy-four (1474), fourteen hundred seventy-five (1475) and fourteen hundred eighty (1480), (C. C. sections 4721, 4723, 4731, 4732, 4734, 4739 and 4741), and to amend the law as it appears in chapter four (4), title seven (VII), supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV)), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes and to have such funds so collected go into the general funds of the state.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Repeal.** That the law as it appears in chapter four
2 (4), title seven (VII), of the code, be and the same is hereby re-
3 pealed.

1 **SEC. 2. Property subject to tax—who liable—accrual of tax—**
2 **lien.** That the law as it appears in section fourteen hundred eighty-
3 one-a (1481-a), supplement to the code, 1913, (C. C. Sec. 4704), be
4 and the same is hereby repealed and the following enacted in lieu
4 thereof:

5 The estates of all deceased persons in any property whether the
6 decedents be inhabitants of this state or not, and whether such estates
7 consist of real, personal or mixed property, tangible or intangible,
8 and any interest in, or income from any such estate or property which
9 estate or property is, at the death of the decedent owner within this
10 state, or is subject to the jurisdiction of the courts of this state, or
11 thereafter is brought within this state and becomes subject to the
12 jurisdiction of the courts of this state; or the property of any de-
13 cedent, domiciled within this state at the time of the death of such
14 decedent, even though the property of such decedent so domiciled
15 was situated outside of the state, except real estate located outside
16 of the state, passing in fee from the decedent owner, which shall

17 pass in any manner herein described shall be subject to tax as here-
18 in provided.

19 The tax hereby imposed shall be collected upon the net market
20 value and shall go into the general fund of the state to be determined
21 as herein provided, of any property passing:

22 (a) By will or under the statutes of inheritance of this or any
23 other state or country.

24 (b) By deed, grant, sale, gift, or transfer made in contempla-
25 tion of the death of the grantor or donor, or any such deed, grant,
26 sale, gift, or transfer made or intended to take effect in possession
27 or enjoyment after the death of the grantor or donor.

28 (c) Under power of appointment hereafter exercised whether
29 the power was created before or after the taking effect of this act.

30 (d) Property which is held jointly or as tenants in the entirety
31 by the decedent and any other person or persons or any deposit in
32 banks, or other institution in their joint names and payable to either
33 or to the survivor, except such part as may be proven to have be-
34 longed to the survivor; or any interest of a decedent in property
35 owned by a joint stock or other corporate body whereby the sur-
36 vivor or survivors become beneficially entitled to the decedent's in-
37 terest upon the death of a shareholder. The tax imposed upon the
38 passing of property under the provisions of this paragraph shall apply
39 to property held under all such contracts or agreements whether
40 made before or after the taking effect of this act.

41 (e) When the decedent shall have disposed of his estate in any
42 manner to take effect at his death with a request secret or otherwise
43 that the beneficiary give, pay to, or share the property or any in-
44 terest therein received from the decedent, with other person or per-
45 sons, or to so dispose of beneficial interests conferred by the de-
46 cedent upon the beneficiaries as that the property so passing would
47 be taxable under the provisions of this act if passing directly by will
48 or deed from the decedent owner to those to receive the gift from the
49 beneficiary, compliance with such request shall constitute a transfer
50 taxable under the provisions of this act, at the highest rate possible
51 in like cases of transfers by will or deed.

52 Any person becoming beneficially entitled to any property or inter-
53 est therein by any method of transfer as herein specified, and all
54 administrators, executors, referees, and trustees of estates or trans-
55 fers taxable under the provisions of this act, shall be respectively
56 liable for all such taxes to be paid by them respectively.

57 The tax hereby imposed shall be for the use of the state, shall ac-
58 crue at the death of the decedent owner, and said tax shall be paid
59 to the treasurer of state within eighteen (18) months after the death
60 of the decedent owner except when otherwise provided in this act.
61 Provided, however, that when in the opinion of the treasurer of state
62 additional time should be granted for payment to avoid hardship,
63 said treasurer may extend the period to a date not exceeding three
64 years from date of death of decedent, but in case of any such exten-
65 sion the tax shall bear six per cent (6%) interest from the expiration
66 of eighteen (18) months from decedent's death.

67 The tax shall be and remain a legal charge against and a lien upon
68 such estate, and any and all the property thereof from the death of
69 the decedent owner until paid, provided, however, that said lien shall

70 not continue longer than five years from the date such tax becomes
71 due and payable.

72 If the decedent makes a transfer of, or creates a trust with respect
73 to, any property in contemplation of his death, or intended to take
74 effect after his death (except in the case of a bona fide sale for a
75 fair consideration in money or money's worth), and if the tax in
76 respect thereto is not paid when due, the transferee or trustee shall
77 be personally liable for such tax, and such property, to the extent
78 of the decedent's interest therein at the time of his death, shall be
79 subject to a lien for the payment of such tax.

1 SEC. 3. When tax not imposed. That the law as it appears in
2 section fourteen hundred eighty-one-a one (1481-a1), supplement to
3 the code, 1913, (C. C. Sec. 4705), be and the same is hereby repealed
4 and the following enacted in lieu thereof:

5 The tax imposed by this act shall not be collected:

6 (a) When the net value of the estate of decedent passing to the
7 beneficiaries named in class "b" of section four (4) of this act, after
8 deducting the debts as defined herein, does not exceed the sum of one
9 thousand dollars (\$1,000), provided, however, that where such net
10 value of such estate exceeds one thousand dollars (\$1,000) then the
11 whole of said net estate shall be subject to said tax.

12 (b) When the property passes to societies or institutions within
13 this state incorporated for educational or religious purposes, or to
14 cemetery associations or societies within this state organized for
15 purposes of public charity, including humane societies.

16 (c) When the property passes to public libraries or public art
17 galleries within this state, open to the use of the public and not
18 operated for gain, or to hospitals within this state, or to municipal
19 corporations for purely public purposes.

20 (d) Bequests for the care and maintenance of the cemetery or
21 burial lot of the decedent or his family, and bequests not to exceed
22 five hundred dollars (\$500.00) in any estate of a decedent for the
23 performance of a religious service or services by some person regu-
24 larly ordained, authorized or licensed by some religious society to
25 perform such service, which service or services are to be performed
26 for or in behalf of the testator or some person named in his last will.

1 SEC. 4. Rate of tax. The property, or any interest therein or in-
2 come therefrom subject to the provisions of this act shall be taxed
3 as herein provided.

4 (a) When such property, interest or income passes to the wife
5 or the husband of the deceased, in excess of the distributive share of
6 such surviving spouse, grantor, donor or vendor, or to the father
7 or mother or to any child of such decedent, grantor, donor or vendor,
8 including a legally adopted child or illegitimate child entitled to in-
9 herit under the laws of this state the tax imposed shall be on the in-
10 dividual share so passing, and shall be as follows:

11 One per centum on any amount in excess of fifteen thousand dol-
12 lars (\$15,000) and up to thirty thousand dollars (\$30,000).

13 One and one-half per centum on any amount in excess of thirty
14 thousand dollars (\$30,000) and up to forty-five thousand dollars
15 (\$45,000).

16 Two per centum on any amount in excess of forty-five thousand
17 dollars (\$45,000) and up to sixty thousand dollars (\$60,000).

18 Two and one-half per centum on any amount in excess of sixty thou-
19 sand dollars (\$60,000) and up to ninety thousand dollars (\$90,000).

20 Three per centum on any amount in excess of ninety thousand dol-
21 lars (\$90,000) and up to one hundred twenty thousand dollars
22 (\$120,000).

23 Four per centum on any amount in excess of one hundred twenty
24 thousand dollars (\$120,000) and up to one hundred eighty thousand
25 dollars (\$180,000).

26 Five per centum on any amount in excess of one hundred eighty
27 thousand dollars (\$180,000) and up to two hundred forty thousand
28 dollars (\$240,000).

29 Six per centum on any amount in excess of two hundred forty
30 thousand dollars (\$240,000) and up to three hundred thousand dol-
31 lars (\$300,000).

32 Seven per centum on all sums in excess of three hundred thousand
33 dollars (\$300,000).

34 Provided, that, in case any such child does not survive the decedent,
35 grantor, donor or vendor, or, for any reason, sufficient property, in-
36 terest or income of such decedent does not pass to such child to equal
37 the amount of the exemption to which such child would be entitled
38 under the provisions of this section, but property, interest or in-
39 come passes to the spouse or any lineal descendant of such child, the
40 amount so passing to such child, if any, and the amount passing to
41 such spouse or lineal descendant shall be treated collectively as one
42 inheritance and the persons receiving such collective inheritance
43 shall collectively be entitled to the same exemption, prorated accord-
44 ing to the amount passing to each of such persons as if such inherit-
45 ance had passed entirely to such child.

46 When the property or any interest therein or income therefrom
47 taxable under the provisions of this act passes to:

48 (b) Any person, firm, corporation or society other than those des-
49 ignated in paragraph "a" of this section the rate of tax imposed shall
50 be as follows:

51 Five per centum (5%) on any amount up to one hundred thousand
52 dollars (\$100,000).

53 Six per centum (6%) on any amount in excess of one hundred
54 thousand dollars (\$100,000) up to two hundred thousand dollars
55 (\$200,000).

56 Seven per centum (7%) on all amounts in excess of two hundred
57 thousand dollars (\$200,000).

58 Provided, however, that when property or any interest therein shall
59 pass to heirs, devisees or other beneficiaries subject to the tax im-
60 posed by this chapter, who are aliens, nonresidents of the United
61 States, the same shall be subject to a tax of twenty per centum of its
62 true value except when such foreign beneficiaries are brothers or
63 sisters of the decedent owner or are within the class described in
64 paragraph "a" of this section, when the rate of tax to be assessed and
65 collected therefrom shall be ten per centum of the value of the prop-
66 erty or interest so passing.

67 In determining the inheritance tax due from the estate of any de-
68 cedent under this act, the rates provided in this section shall be ap-
69 plied upon the aggregate value of the property making up said estate
70 after deducting the exemptions herein provided. Where part of said
71 property passes to the class described in paragraph "a" hereof, and

72 part to the class described in paragraph "b", the tax applying to each
 73 of said classes shall be computed as if the same were a separate es-
 74 tate.

[For amendment see 39 G. A. Ch. 164.]

1 **SEC. 5. Debts deductible.** That the law as it appears in sec-
 2 tion fourteen hundred eighty-one-a two (1481-a2), supplement to the
 3 code, 1913, (C. C. Sec. 4703), be and the same is hereby repealed and
 4 the following enacted in lieu thereof:

5 There shall be deducted from the gross value of the estate as fixed
 6 by the inheritance tax appraisers appointed under the provisions of
 7 this act, or as fixed by the court, the debts defined as follows:

8 (a) From the estate of such decedent who at the time of his death
 9 was domiciled within this state, there shall be deducted the debts
 10 owing by the decedent at the time of his death, the local and state
 11 taxes due from the estate in January of the year of his death, and
 12 federal taxes, a reasonable sum for funeral expenses, temporary al-
 13 lowance for the widow and children under fifteen (15) years of age
 14 as granted by the probate court or judge thereof, court costs, the
 15 costs of appraisement made for the purpose of assessing the inheri-
 16 tance tax, the statutory fee of executors, administrators, or trustees
 17 estimated upon the appraised value of the property, the amount paid
 18 by the executor or administrator for a bond, the attorney fee in a
 19 reasonable amount to be approved by the court for the ordinary pro-
 20 bate proceedings in said estate, and no other sum; provided, however,
 21 that the debt of such decedent owing for or secured by property out-
 22 side of this state, shall not be deducted from estimating the tax, ex-
 23 cept when the property for which the debt is owing or by which it is
 24 secured, is subject to the tax imposed by this act, or when the foreign
 25 debt exceeds the value of the property securing it or for which it was
 26 contracted, when the excess may be deducted provided that satisfac-
 27 tory proof of the value of the foreign property and the amount of
 28 such debt is furnished to the treasurer of state.

29 Said debts shall not be deducted unless the same are approved and
 30 allowed by the court within eighteen (18) months from the death of
 31 the decedent, unless otherwise ordered by the judge or court of the
 32 proper county.

33 (b) From the estate of such decedent who at the time of his death
 34 is domiciled outside of this state, the state treasurer shall deduct such
 35 debts and expenses as are chargeable to the property under the laws
 36 of this state, provided that in the event that the executor, administra-
 37 tor, or trustee of such foreign estate files with the clerk of the court
 38 having ancillary jurisdiction and with the treasurer of state, or with
 39 the treasurer of state in case there is no administration of the estate
 40 within this state, a duly certified statement exhibiting the true mar-
 41 ket value of the entire estate of the decedent owner, and the indebted-
 42 ness for which the said estate has been adjudged liable, which state-
 43 ment shall be duly attested by the judge of the court having original
 44 jurisdiction, the beneficiaries of the said estate shall then be entitled
 45 to have deducted such proportion of the said indebtedness of the de-
 46 cedent from the value of the property as the value of the property
 47 within this state bears to the value of the entire estate.

48 (c) An amount equal to the value at the time of the decedent's
 49 death of any property, real, personal or mixed, which can be identified
 50 as having been received by the decedent as a share in the estate of any

51 person who died within two years prior to the death of the decedent,
 52 or which can be identified as having been acquired by the decedent in
 53 exchange for property so received, if an estate tax under this act was
 54 collected from such estate, and if such property is included in dece-
 55 dent's gross estate.

1 SEC. 6. Coordinating amendment. That the law as it appears
 2 in section fourteen hundred eighty-one-a four (1481-a4), supplement
 3 to the code, 1913, (C. C. Sec. 4714), be and the same is hereby amended
 4 by striking from line four (4) of said section the words "the collat-
 5 eral" and by inserting in lieu thereof the word "an".

1 SEC. 7. Coordinating amendment. That the law as it appears
 2 in section fourteen hundred eighty-one-a nine (1481-a9), supplement
 3 to the code, 1913, (C. C. Sec. 4719), be and the same is hereby amended
 4 by striking from said section in each instance where the same ap-
 5 pears therein, the word "collateral".

1 SEC. 8. Coordinating amendment. That the law as it appears
 2 in section fourteen hundred eighty-one-a ten (1481-a10), supplement
 3 to the code, 1913, (C. C. Sec. 4720), be and the same is hereby amended
 4 by inserting after the word "devise" in line three (3) thereof the fol-
 5 lowing: "or otherwise transfer", and also by striking from line five
 6 (5) thereof the words "collateral heir", and by inserting in lieu
 7 thereof the words "person or persons not thus exempt".

1 SEC. 9. Coordinating amendment. That the law as it appears
 2 in section fourteen hundred eighty-one-a eleven (1481-a11), supple-
 3 ment to the code, 1913, (C. C. Sec. 4722), be and the same is hereby
 4 amended by striking therefrom the word "collateral".

1 SEC. 10. Coordinating amendment. That the law as it appears
 2 in each of sections fourteen hundred eighty-one-a sixteen (1481-a16),
 3 fourteen hundred eighty-one-a nineteen (1481-a19), fourteen hun-
 4 dred eighty-one-a twenty-five (1481-a25), fourteen hundred eighty-
 5 one-a twenty-seven (1481-a27), fourteen hundred eighty-one-a twenty-
 6 nine (1481-a29), fourteen hundred eighty-one-a thirty-two (1481-
 7 a32), fourteen hundred eighty-one-a thirty-four (1481-a34) and
 8 fourteen hundred eighty-one-a forty-one (1481-a41), supplement to
 9 the code, 1913, (C. C. Secs. 4728, 4735, 4706, 4745, 4747, 4750, 4752,
 10 4759), be and the same is hereby amended by striking from each of
 11 said sections, wherever the same may appear therein, the word "col-
 12 lateral".

1 SEC. 11. Recorder to furnish treasurer with copies. That the
 2 law as it appears in section fourteen hundred eighty-one-a thirty-one
 3 (1481-a31), supplement to the code, 1913, (C. C. Sec. 4749), be and the
 4 same is hereby amended by adding thereto at the end thereof the fol-
 5 lowing: "Each county recorder shall, upon the filing in his office of
 6 any deed, bill of sale, or other transfer of any description whatsoever
 7 which shows upon its face that it was made or intended to take effect
 8 in possession or enjoyment at or after the death of the maker of such
 9 instrument, forward to the state treasurer a certified copy thereof.

1 SEC. 12. Coordinating amendment. That the law as it appears
 2 in section fourteen hundred eighty-one-a forty (1481-a40), supple-
 3 ment to the code, 1913, (C. C. Sec. 4758), be and the same is hereby
 4 amended by striking from the fifth (5) line the words "direct heirs"

5 and from lines seven (7) and eight (8) thereof the words "direct
6 heirs or devisees" and by inserting in lieu thereof in each case the
7 words "exempt persons".

1 **SEC. 13. Coordinating amendment.** That the law as it appears
2 in section fourteen hundred eighty-one-a forty-three (1481-a43), sup-
3 plement to the code, 1913, (C. C. Sec. 4761), be and the same is here-
4 by amended by striking from line three (3) thereof the words "a col-
5 lateral" and by inserting in lieu thereof the word "an".

1 **SEC. 14. Construction.** In the construction of this act the word
2 "person" shall include a plural as well as singular, and artificial as
3 well as natural persons. This act shall not be construed to confer upon
4 a county attorney authority to represent the state in any case, and he
5 shall represent the treasurer of state only when especially authorized
6 by him to do so.

1 **SEC. 15. Citations—hearings—inspection of books.** The treas-
2 urer of state is hereby authorized and empowered to issue a citation
3 to any person whom he may believe or have reason to believe has any
4 knowledge or information concerning any property which he believes
5 or has reason to believe has been transferred by any person and as to
6 which there is or may be a tax due to the state under the provisions
7 of the inheritance tax laws of this state, and by such citation require
8 such person to appear before him or anyone designated by him at the
9 county seat of the county where said person resides and at a time to
10 be designated in such citation, and testify under oath as to any fact
11 or information within his knowledge touching the quantity, value and
12 description of any such property and the disposition thereof which
13 may have been made by any person, and to produce and submit to the
14 inspection of the treasurer of state, any books, records, accounts or
15 documents in the possession of or under the control of any person so
16 cited. The treasurer of state shall also have the power to inspect and
17 examine the books, records and accounts of any person, firm or cor-
18 poration, including the stock transfer books of any corporation, for
19 the purpose of acquiring any information deemed necessary or desir-
20 able by him for the proper enforcement of the inheritance tax laws of
21 this state, and the collection of the full amount of the tax which may
22 be due to the state thereunder. Any and all information acquired by
23 the treasurer of state under and by virtue of the means and methods
24 provided for by this section shall be deemed and held by him as con-
25 fidential and shall not be disclosed by him except so far as the same
26 may be necessary for the enforcement and collection of the inherit-
27 ance tax provided for by the laws of this state.

28 Refusal of any person to attend before the treasurer of state in
29 obedience to any such citation, or to testify, or produce any books,
30 accounts, records or documents in his possession or under his control
31 and submit the same to inspection of the treasurer of state when so
32 required, may, upon application of the treasurer of state, be punished
33 by any district court in the same manner as if the proceedings were
34 pending in such court.

35 Witnesses so cited before the treasurer of state, and any sheriff or
36 other officer serving such citation shall receive the same fees as are
37 allowed in civil actions; to be paid upon the certificate of the treas-

38 urer of state and audited by the board of audit, out of funds not other-
39 wise appropriated.

1 **SEC. 16. Retroactive effect.** As to estates of decedents passing
2 to beneficiaries named in paragraph "a" of section four (4) hereof,
3 this act shall apply only where decedent dies after the taking effect
4 of this act, and as to estate of decedents passing to beneficiaries named
5 in paragraph "b" of section four (4) of this act, the rate of tax shall
6 be five per cent (5%) as to all persons dying before this act takes ef-
7 fect.

1 **SEC. 17 Proceeds of life insurance.** In computing the value
2 of the estate of decedent under this act, there shall be included the
3 amount of insurance taken out by the decedent upon his own life,
4 whether payable to his estate or to other beneficiaries; provided, how-
5 ever, that in computing the value of the estate of decedent passing to
6 beneficiaries named in paragraph "a" of section three (3) of this act,
7 the amount of such insurance so included shall be only the excess, if
8 any, over forty thousand dollars (\$40,000).

[Repealed. See 39 G. A. Ch. 164.]

1 **SEC. 18. Repeal.** That section fourteen hundred eighty-one-a
2 thirty-two (1481-a32), supplement to the code, 1913, be and the same
3 is hereby repealed.

1 **SEC. 19. Inspections by court—hearings.** That section four-
2 teen hundred eighty-one-a thirty-four (1481-a34), supplement to the
3 code, 1913, be and the same is hereby repealed and the following en-
4 acted in lieu thereof:

5 "On the first day of each regular term, the court shall require the
6 clerk to present for its inspection the inheritance tax and lien book
7 hereinbefore provided for, together with all reports of administrators,
8 executors and trustees which have been filed pursuant to this act,
9 since the last preceding term. If, from information obtained from
10 the records or reports, or from any other source, the court has reason
11 to believe that there is property within its jurisdiction liable to the
12 payment of an inheritance tax, against which proceedings for collec-
13 tion are not already pending, it shall enter an order of record direct-
14 ing the clerk to notify the state treasurer of such fact, and the clerk
15 shall enter said estate on the inheritance tax book. Should any es-
16 tate, or the name of any grantee or grantees be placed upon the book
17 at the suggestion of the clerk or by order of court, in which the pa-
18 pers already on file in the clerk's office do not disclose that an inheri-
19 tance tax is due or payable, the clerk shall forthwith give to all par-
20 ties in interest such notice as the court or judge may prescribe, re-
21 quiring them to appear on a day to be fixed by the said court or judge,
22 and show cause why the property should not be appraised and sub-
23 jected to said tax. At any such hearing any person may be required
24 to appear and answer as to his knowledge of any such estate or prop-
25 erty, and it shall be the duty of the clerk to notify the treasurer of
26 state of the time and place of such hearing. If upon any such hear-
27 ing the court is satisfied that any property of the decedent, or any
28 property devised, granted, or donated by him is subject to the tax, the
29 same proceeding shall be had as in other cases, so far as applicable."

1 **SEC. 20. Repeal.** All acts and part of acts in conflict with this
2 act are hereby repealed.

1 SEC. 21. **Publication clause.** This act, being deemed of imme-
 2 diate importance, shall be in force and take effect from and after its
 3 passage and publication in the Des Moines Register and Des Moines
 4 Capital, newspapers published in the city of Des Moines, Iowa.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 19, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 39

DRAINAGE BONDS

S. F. 295.

AN ACT to amend section nineteen hundred eighty-nine-a-twenty-seven (1989-a-27), supplement to the code, 1913, (compiled code section 4875), relating to the issuance of bonds for first reclamation and improvement, or for any subsequent repair or improvement of a drainage district.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Drainage bonds.** That section nineteen hundred
 2 eighty-nine-a-twenty-seven (1989-a-27) supplement to the code, 1913
 3 (C. C. Sec. 4875) is amended by inserting after the word "super-
 4 visors" in the first line of said section a "comma" and the words
 5 "when the drainage district has been established, or on making any
 6 subsequent repair or improvement of the same".

Approved March 18, A. D. 1921.

CHAPTER 40

MEDICAL TREATMENT IN RE BLINDNESS

S. F. 307.

AN ACT for the prevention of blindness from inflammation of the eyes of the newborn, designating certain powers and duties, and otherwise providing for the enforcement of this act.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Duty of physician—exception.** Any physician or
 2 any person authorized by law to act as an obstetrician shall immedi-
 3 ately upon the birth of an infant instill into the eyes of such newly
 4 born infant a prophylactic solution approved by the state board of
 5 health; provided, however, that nothing in this act shall be construed
 6 to require medical treatment for the minor child of any person who is
 7 a member of a well recognized church or religious denomination and
 8 whose religious convictions in accordance with the tenets or princi-
 9 ples of his church or religious denomination are against medical treat-
 10 ment for disease.

1 **SEC. 2. Treatment and duty to report.** That any physician or
 2 any person authorized by law to act as an obstetrician in this state
 3 or any other person having the care of an infant, within six (6)
 4 months after its birth who shall detect any inflammation, swelling or
 5 redness in the eyes of any such infant or any unnatural discharge
 6 therefrom, shall, if he be a physician, treat such child with the neces-
 7 sary prophylactic or, if he be other than a physician, shall immediately
 8 report the condition and the location of such infant to the local board
 9 of health.

1 **SEC. 3. Regulations.** It shall be the duty of the state board of
 2 health to make the necessary regulations for the enforcement of this
 3 act.

1 **SEC. 4. Penalty.** Any person who shall wilfully violate any of
 2 the provisions of this act shall be guilty of a misdemeanor, and upon
 3 conviction thereof shall be punished by a fine of not more than five
 4 hundred dollars (\$500.00) or by confinement in the county jail six
 5 (6) months.

Approved March 18, A. D. 1921.

CHAPTER 41

LIMITATION ON MUNICIPAL INDEBTEDNESS

S. F. 313.

AN ACT to amend chapter fourteen-D (14-D), title five (V), supplemental supplement to the code, 1915, (compiled code, chap. 40, title XIII), by adding thereto the following section, which section to be known as section ten hundred fifty-six-b-27 (1056-b-27), by which is fixed the limitation of indebtedness of cities adopting and organized under the provisions of said chapter.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Limitation on indebtedness.** That chapter four-
 2 teen-D (14-D), title five (V), supplemental supplement to the code,
 3 1915, (compiled code, chap. 40, title XIII), be amended by adding
 4 thereto the following section, which section is to be known as ten hun-
 5 dred fifty-six-b-27 (1056-b-27), by which is fixed the limit of indebt-
 6 edness of cities adopting and organized under said chapter, said sec-
 7 tion to be and read as follows:

8 **SEC. 1056-b-27.** In any city adopting the form of government pro-
 9 vided for in this chapter, whose indebtedness prior to the time the
 10 change in government was made was limited to five per centum of
 11 the actual value of the taxable property therein, and whose actual in-
 12 debtedness, at the date of such change, exceeds one and one-quarter
 13 ($1\frac{1}{4}$) per centum of the actual value of the taxable property of said
 14 city, the limit of indebtedness of such city shall be determined by
 15 adding to the indebtedness limit, under the general laws for cities,
 16 the actual value, as determined by the city council, of municipally
 17 owned and operated utilities, and it shall be limited to such an

18 amount; provided, however, that the amount thus arrived at shall in
 19 no event exceed five per centum of the actual value of the taxable
 20 property in said city, as shown by the state and county tax list.

Approved March 18, A. D. 1921.

CHAPTER 42

NATURALIZATION FEES

S. F. 368.

AN ACT to amend section two hundred ninety-six (296) of the supplement to the code 1913, (compiled code, section 6982), relative to naturalization fees to be collected by the clerk of the court.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Schedule of fees in re naturalization. That section
 2 two hundred ninety-six (296) of the supplement to the code 1913,
 3 (compiled code, section 6982) be amended by striking out all of the
 4 words of paragraph twenty-three (23) and in lieu thereof inserting
 5 the words: "For receiving and filing a declaration of intention and
 6 issuing a duplicate thereof, one dollar. For making, filing, and dock-
 7 eting the petition of an alien for admission as a citizen of the United
 8 States and for the final hearing thereon, two dollars; and for entering
 9 the final order and the issuance of the certificate of citizenship there-
 10 under, if granted, two dollars".

11 That said section be further amended by striking out all of the
 12 words of paragraph twenty-four (24) and in lieu thereof inserting
 13 the words:

1 SEC. 2. Witness fees in re naturalization. "In addition to the
 2 fees required in paragraph twenty-three (23), the petitioner shall
 3 upon the filing of his petition to become a citizen of the United States,
 4 deposit with and pay to the clerk of the court a sum of money suf-
 5 ficient to cover the expense of subpoenaing and paying the legal fees
 6 of any witnesses for whom he may request a subpoena, and upon the
 7 final discharge of such witnesses they shall receive, if they demand
 8 the same from the clerk, the customary and usual witness fees from
 9 the moneys which the petitioner shall have paid to such clerk for such
 10 purpose, and the residue, if any, shall be returned by the clerk to the
 11 petitioner".

Approved March 18, A. D. 1921.

CHAPTER 43

MUNICIPAL BONDS

H. F. 370.

AN ACT authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sale of bonds by popular subscription. Cities and
 2 towns including special charter cities, cities under the commission
 3 form of government and under the city manager plan of government,
 4 may sell such bonds as they are by law authorized to issue, to the
 5 citizens of such municipality by popular subscription. The officers of
 6 such cities or towns who are charged with the duty of selling such
 7 bonds may publish notice of such sale for such length of time and in
 8 such manner as they may deem best to effect the purpose of this act
 9 and may receive bids from the citizens of such municipality, or others,
 10 for the entire amount of such issue, or any part thereof, excepting
 11 that bonds may not be issued in smaller denominations than one hun-
 12 dred dollars (\$100.00) and such officers may award bonds to any one
 13 or more of such bidders in accordance with what, in the judgment of
 14 such officers, is for the best interest of the municipality; provided that
 15 in no case shall such bonds be sold for less than their par value and
 16 accrued interest.

Approved March 18, A. D. 1921.

CHAPTER 44

DAIRY HERDS

S. F. 378.

AN ACT to amend the law as it appears in section ten (10) of chapter two hundred eighty-seven (287) acts of the thirty-eighth general assembly (C. C. Sec. 1740) providing that applications for the testing of dairy herds shall receive priority consideration by the commission of animal health.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Testing dairy herds. That section ten (10) of chap-
 2 ter two hundred eighty-seven (287) acts of the thirty-eighth general
 3 assembly (C. C. Sec. 1740) be and is hereby amended by inserting af-
 4 ter the period following the word "made" in line fourteen of said sec-
 5 tion the following: "The commission of animal health in passing
 6 upon applications shall first consider and give prior action to all ap-
 7 plicants for the testing of dairy herds from which milk and milk prod-
 8 ucts are sold, or offered for sale in liquid, or condensed form for
 9 human consumption in cities and incorporated towns".

Approved March 18, A. D. 1921.

CHAPTER 45

LEVEES, DITCHES AND DRAINS

H. F. 382.

AN ACT to amend section nineteen hundred eighty-nine-a one (1989-a1), supplement to the code, 1913, (C. C. Sec. 4836), and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. "Levee" defined. That section nineteen hundred
2 eighty-nine-a one (1989-a1), supplement to the code, 1913, (C. C. Sec.
3 4836) be and it is hereby amended by adding thereto after the period
4 (.) at the end of said section the following:

5 "For the purposes of this chapter the word 'levee' shall be con-
6 strued to include in addition to its ordinary and accepted meaning
7 embankments, revetments, retards or any other approved system of
8 construction which may be deemed necessary adequately to protect
9 the banks of any river or stream, within or adjacent to any county,
10 from wash, cutting or erosion, and the provisions of this chapter shall
11 be liberally construed to promote, embrace and authorize the drain-
12 age, reclamation or protection of wet and overflowed lands, or lands
13 endangered, or liable to be endangered by wash, cutting or erosion,
14 within this state, and the preservation and maintenance of such works
15 whether heretofore or hereafter constructed."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its pub-
3 lication in the Des Moines Register and Des Moines Capital, news-
4 papers published at Des Moines, Iowa.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 19, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 46

SCHOOL TAXES

S. F. 398.

AN ACT to amend section twenty-eight hundred ten (2810) of the code, (compiled code, sec. 2654), relating to the payment of taxes to school boards.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Payment of school funds. That section twenty-eight
2 hundred ten (2810) of the code, (compiled code, sec. 2654) be amend-
3 ed by striking out the words "third Monday of January, April, July,
4 and October" in the first and second lines and inserting in lieu there-
5 of the following words "fifteenth day of each month"; and by striking
6 out the word "quarterly" in the tenth line and inserting in lieu there-
7 of the word "monthly".

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 passage and publication in the Des Moines Register, a newspaper
 4 published at Des Moines, Iowa, and in the Dubuque Telegraph-Herald,
 5 published at Dubuque, Iowa.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 March 19, 1921, and in the Dubuque Telegraph-Herald March 21, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 47

SCHOOLS AND SCHOOL DISTRICTS

H. F. 454.

AN ACT to amend section twenty-seven hundred fifty-two (2752), supplement to the
 code, 1913, (C. C. Sec 2541), relating to the election of directors in a school town-
 ship not divided into subdistricts.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Directors in undivided school townships.** That
 2 section twenty-seven hundred fifty-two (2752), supplement to the
 3 code, 1913 (C. C. Sec. 2541), be and the same is hereby amended by
 4 striking therefrom all of said section after the period following the
 5 word "township" in the fourth line thereof and inserting in lieu
 6 thereof the following: "In all school townships not divided into sub-
 7 districts there shall be a board of three (3) directors, elected at large
 8 on the second Monday of March after the taking effect of this act, one
 9 of whom shall be elected for one year, one for two years and one for
 10 three years. Thereafter on the second Monday of March in each year
 11 one director shall be elected in said township, who shall hold office for
 12 three years."

Approved March 18, A. D. 1921.

CHAPTER 48

ATTORNEYS AND COUNSELORS

S. F. 462.

AN ACT to repeal the law as it appears in chapter three hundred thirty (330), acts
 of the thirty-seventh general assembly relating to admission to practice law in
 this state.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Repeal.** That the law as it appears in chapter three
 2 hundred thirty (330), acts of the thirty-seventh general assembly be
 3 and the same is hereby repealed.

Approved March 18, A. D. 1921.

CHAPTER 49

PURCHASE AND CONSTRUCTION OF WATERWORKS

S. F. 481.

AN ACT to amend sections seven hundred forty-two (742), seven hundred forty-two-a-one (742-a1), seven hundred forty-four (744) seven hundred forty-five (745) and seven hundred forty-seven-b (747-b), supplement to the code, 1913, (C. C. Sections 3081, 3982, 3984, 3985 and 3988), relating to the levying of a tax for the purchase and construction of water works in cities of a certain class.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. In re second class cities. That section seven hun-
2 dred forty-two (742), supplement to the code, 1913, (C. C. Sec. 3981),
3 be and the same is hereby amended by inserting after the word "class"
4 and before the word "shall" in the first (1) line thereof the following:
5 "and cities of the second class having a population of over ten thou-
6 sand (10,000)".

1 SEC. 2. In re second class cities. That section seven hundred
2 forty-two-a-one (742-a1), supplement to the code, 1913, (C. C. Sec.
3 3982), be and the same is hereby amended by inserting after the com-
4 ma (,) following the word "class" in the first (1) line and before the
5 word "where" in the second (2) line the following: "and cities of
6 the second class having a population of over ten thousand (10,000)".

1 SEC. 3. In re second class cities. That section seven hundred
2 forty-four (744), supplement to the code, 1913, (C. C. Sec. 3984), be
3 and the same is hereby amended by inserting after the word "class"
4 and before the word "are" in the second (2) line of said section the
5 following: "and cities of the second class having a population of
6 over ten thousand (10,000)".

1 SEC. 4. In re second class cities. That section seven hundred
2 forty-five (745), supplement to the code, 1913, (C. C. Sec. 3985) be
3 and the same is hereby amended by inserting after the word "class"
4 and before the word "which" in the twenty-first (21) line thereof the
5 following: "and cities of the second class having a population of over
6 ten thousand (10,000)".

1 SEC. 5. In re second class cities. That section seven hundred
2 forty-seven-b (747-b), supplement to the code, 1913, (C. C. Sec. 3988),
3 be and the same is hereby amended by inserting after the word "class"
4 in the third (3) line of said section and before the word "and" in the
5 following: ", and cities of the second class having a population of
6 over ten thousand (10,000)".

Approved March 18, A. D. 1921.

CHAPTER 50

HIGHWAYS

H. F. 553.

AN ACT to amend section sixteen (16), chapter two hundred thirty-seven (237), acts of the thirty-eighth general assembly (C. C. Sec. 2924), relating to interest on assessments for road purposes.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Interest on assessment. Section sixteen (16) of
 2 chapter two hundred thirty-seven (237), acts of the thirty-eighth
 3 general assembly (C. C. Sec. 2924), is amended as follows:
 4 1. By striking from line eleven (11) the following words, to wit:
 5 "from said date", and by inserting in lieu thereof the following, to
 6 wit: "commencing twenty days from the date of said levy".
 7 2. By striking from lines nineteen (19) and twenty (20) the fol-
 8 lowing words, to wit: "with interest on the whole assessment from
 9 the date of levy".
 10 3. By striking from line twenty-six (26) the following words, to
 11 wit: "from the date of levy".

Approved March 18, A. D. 1921.

CHAPTER 51

JUVENILE COURT

S. F. 610.

AN ACT to amend section two hundred fifty-four-a twenty (254-a20), supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Financial aid. That section two hundred fifty-four-a
 2 twenty (254-a20), supplement to the code, 1913, (C. C. Sec. 2104),
 3 be amended by striking out the word "two" as it appears in the
 4 twenty-first (21) line of said section and inserting in lieu thereof the
 5 word "three".

Approved March 18, A. D. 1921.

CHAPTER 52

PEDDLERS

H. F. 440.

AN ACT to amend section one thousand three hundred forty-seven-a (1347-a), supplement to the code, 1913, (C. C. Sec. 4626) taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Peddlers. That section one thousand three hundred
2 forty-seven-a (1347-a), supplement to the code, 1913, (C. C. Sec.
3 4626) be and the same is hereby amended by inserting after the words
4 "one-horse" in lines six (6) and seven (7) and before the word "con-
5 veyance" in line seven (7) of said section, the words "or two-wheeled"
6 and by inserting after the word "conveyance" in line seven (7) and
7 before the period at the end of said line, the words ", automobile, or
8 any motor vehicle having attached thereto or made a part thereof a
9 conveyance for merchandise or samples".

Approved March 19, A. D. 1921.

CHAPTER 53

NON-RESIDENT HIGH SCHOOL PUPILS

S. F. 293.

AN ACT to amend the law as it appears in section one (1), chapter seventy-two (72), of the acts of the thirty-eighth general assembly, (compiled code section 2578), relating to high school tuition of non-resident pupils in approved schools.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Tuition. That the law as it appears in section one
2 (1), chapter seventy-two (72), of the acts of the thirty-eighth gen-
3 eral assembly, (compiled code section 2578), be amended as follows:
4 By striking out the word "eight" in the sixth line of said section
5 and inserting in lieu thereof the word "twelve" and by striking out
6 the figures "\$8.00" in the eighth line of said section and inserting
7 in lieu thereof the figures "\$12.00" and by striking out of the tenth
8 line of said section the word "eight" and the figures "\$8.00" and
9 inserting in lieu thereof the word "twelve" and the figures "\$12.00".

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Register and Des Moines Capital, news-
4 papers published at Des Moines, Iowa.

Approved March 22, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 23, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 54

GARBAGE DISPOSAL PLANTS

S. F. 331.

AN ACT to amend section ten hundred fifty-six-a sixty-one (1056-a61), supplement to the code, 1913, (C. C. section 4265), fixing the population of cities authorized to levy tax for garbage disposal plant or system.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Tax for garbage disposal plant. That section ten
2 hundred fifty-six-a sixty-one (1056-a61), supplement to the code, 1913
3 (C. C. Sec. 4265), be amended by striking from line two (2) of said
4 section, the word "eighty" and inserting in lieu thereof the word
5 "seventy".

Approved March 22, A. D. 1921.

CHAPTER 55

ACTION FOR RECOVERY OF REAL ESTATE

S. F. 349.

AN ACT to amend chapter two hundred seventy (270), acts of the thirty-eighth general assembly, (compiled code sec. 7119), relating to limit of commencement of actions for the recovery of an interest in real estate.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Proof of possession. That section one (1) of chap-
2 ter two hundred seventy (270), acts of the thirty-eighth general as-
3 sembly (C. C. Sec. 7119), be amended by adding a paragraph to said
4 section as follows:
5 "And further, for the purposes of this act, such possession of said
6 real estate may be shown of record by affidavits showing such pos-
7 session, and when said affidavits have been filed and recorded, it shall
8 be the duty of the recorder to enter upon the margin of said record,
9 a certificate to the effect that said affidavits were filed by the owner
10 in possession, as named in said affidavits, or by his attorney in fact,
11 as shown by the records."

Approved March 22, A. D. 1921.

CHAPTER 56

PRIMARY ROAD SYSTEM

S. F. 402.

AN ACT to amend sections thirty-five (35) and thirty-eight (38) of chapter two hundred thirty-seven (237) of the acts of the thirty-eighth general assembly (compiled code, sections 2943 and 2946), relating to the construction, improvement and maintenance of highways within towns on the primary road system.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Drainage and grading in towns. That the law as
2 it appears in section thirty-five (35) of chapter two hundred thirty-
3 seven (237) of the acts of the thirty-eighth general assembly, be and
4 the same is hereby amended by striking therefrom the second sen-
5 tence in said section as follows: "Draining and grading on the
6 primary system within towns shall be done by said town at its own
7 expense." That there be inserted between the words "to" and
8 "hard", in line five (5) of said section the following: "grade, drain,
9 graveling, and".

1 SEC. 2. Drainage and grading. That the law as it appears in
2 Sec. thirty-eight (38) of Chap. two hundred thirty-seven (237) acts
3 of the thirty-eighth general assembly be and the same is hereby
4 amended as follows:

5 First. By striking from lines eighteen, nineteen and twenty the
6 following words to-wit: "fails to do the draining and grading re-
7 quired to be done in such town in primary roads about to be im-
8 proved hereunder or".

9 Second. By striking from lines twenty-two and twenty-three of
10 said section the following words to-wit: "grading, draining, or".

1 SEC. 3. Scope of act. The provisions of this act shall apply wher-
2 ever such work has been done under said chapter two hundred thirty-
3 seven (237) acts of the thirty-eighth general assembly.

1 SEC. 4. Publication clause. This act is deemed of immedi-
2 ate importance and shall take effect and be in force from and after
3 its publication in the Des Moines Register and Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved March 22, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 23, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 57

RAILWAY CROSSINGS IN CITIES

S. F. 467.

AN ACT to amend section seven hundred sixty-nine (769) of the code, (C. C. 3817), relating to railway crossings.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Installation of gates. That section seven hundred
 2 sixty-nine (769), of the code, (C. C. Sec., 3817), be amended by
 3 adding thereto the following:
 4 In cities of less than five thousand (5,000) population, applica-
 5 tion for installation of gates may be made by the council to the board
 6 of railroad commissioners, who shall consider such application, and
 7 if deemed necessary by the board it shall issue an order requiring
 8 the railroad company to erect, construct, maintain and operate the
 9 same.

Approved March 22, A. D. 1921.

CHAPTER 58

CORPORATIONS

S. F. 509.

AN ACT relating to insurance; amending section seventeen hundred eighty-five (1785) of the code, (C. C. Sec. 5509, Par. 1), and amending section seventeen hundred ninety-four (1794) supplement to the code, 1913, (C. C. Sec. 5518, Par. 1).

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. By-laws. That section seventeen hundred eighty-
 2 five (1785) of the code, (C. C. Sec. 5509, Par. 1), be, and the same
 3 is hereby amended by inserting the words "and by-laws" after the
 4 words "articles of incorporation" in the fourth line of said section.
- 1 SEC. 2. Examination fee. That section seventeen hundred ninety-
 2 four (1794) supplement to the code, 1913, (C. C. Sec. 5518, Par.
 3 1), be, and the same is hereby amended by striking the words "five
 4 dollars" where they appear in the next to the last sentence in the
 5 said section and by inserting in lieu thereof "ten dollars".

Approved March 22, A. D. 1921.

CHAPTER 59

CHARITABLE ORGANIZATIONS

H. F. 322.

AN ACT to amend section fifty hundred seventy-seven-c (5077-c) of the supplement to the code, 1913, (C. C. Secs. 8697, 8698 and 8699), relative to the registering of charitable organizations soliciting public aid.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Charitable organizations—license—annual report.

1 That section fifty hundred seventy-seven-c (5077-c) of the supple-
2 ment to the code, 1913, (C. C. Secs. 8697, 8698 and 8699) be amended
3 by striking the period (.) following the word "agents" in the eighth
4 (8) line of said section and inserting in lieu thereof a comma (,) and
5 and the following words: "and references or recommendation from
6 at least three reputable freeholders of the state."

7 And by striking out the words "without expense" in the twelfth
8 (12) line of said section and by inserting in lieu thereof the follow-
9 ing: "Upon the payment of a fee of one dollar".

10 Also by adding after the word "state" in the fourteenth line of
11 said section, the following:

12 "Any such organization, institution or charitable association li-
13 censed under the provisions of this act, shall file an annual report
14 with the secretary of state, which report shall contain the following
15 information:

16 1. The names and post office addresses of its officers and whether
17 any change has been made during the year previous to making said
18 report.

19 2. A detailed statement of all moneys received during the year
20 previous to making said report.

21 3. A detailed statement of all moneys disbursed during the year
22 previous to making said report, and for what purpose.

23 "At the time of filing this annual report, said organization, institu-
24 tion or charitable association shall pay to the secretary of state a
25 filing fee in the sum of two dollars.

26 "Said license shall expire annually on the 31st day of December
27 following the date of issue, or may be suspended or revoked at any
28 time at the discretion of the secretary of state, when in his judgment
29 the authority vested therein is abused or the transactions consum-
30 mated thereunder are not in conformity with the intent and pur-
31 pose of this act."

Approved March 23, A. D. 1921.

CHAPTER 60

ELECTIONS

H. F. 331.

AN ACT providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of procedure in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act, and repealing all acts or parts of acts in conflict herewith.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Counting Board. In all election precincts in Iowa
2 where three hundred (300) or more votes were cast in the last pre-
3 ceding general election, the board of supervisors may appoint for
4 each primary and general election three (3) additional judges and
5 two (2) additional clerks to be known as the election counting board.
6 Each of such appointees shall be of good moral character, well in-
7 formed, able to read, write and speak the English language, shall be
8 a voter in the election precinct in which he is to serve and entitled to
9 vote therein.

1 SEC. 2. Receiving board—selection of counting board. The
2 judges and clerks of election as provided in existing law shall be
3 known as the receiving board and it shall be their duty to supervise
4 the casting of ballots at said election, and the judges and clerks pro-
5 vided for in section one (1) of this act shall be known as the count-
6 ing board. The counting board shall be chosen from the two (2)
7 political parties casting the highest number of votes at the last gen-
8 eral election. Not more than two (2) judges nor more than one (1)
9 clerk shall belong to the same political organization, provided that
10 two (2) of such judges shall be chosen from the political party cast-
11 ing the highest number of votes at the last preceding general elec-
12 tion. The receiving board shall perform all the functions of judges
13 and clerks of election as now provided by law except as to counting
14 and certifying the vote as by this act provided.

1 SEC. 3. Counting of ballots. The counting board shall proceed
2 to their respective voting places to which they have been appointed
3 at one o'clock p. m., on election day, and shall take charge of the ballot
4 box containing the ballots already cast in that precinct. It shall re-
5 quire to a partitioned space or room provided for that purpose and there
6 proceed to count and tabulate the ballots as it shall find them deposited
7 in the ballot box. The receiving board shall continue to receive the
8 votes of electors in the other box provided, until such time as the count-
9 ing board shall have finished counting and tabulating the ballots cast
10 in the first ballot box. The two boards shall then exchange the first box
11 for the second box and so continue until they have counted and tabu-
12 lated all the votes cast on that election day. When the hour arrives
13 for closing the polls, the receiving board shall certify to all matters
14 pertaining to casting of ballots and shall then unite with the count-
15 ing board in the counting of ballots. The judges shall then divide
16 the ballots not counted and each group of judges and clerks shall

17 proceed to canvass their portion of the same. When the canvass has
 18 been completed the judges and clerks shall report the result of their
 19 canvass which report shall be incorporated in the returns provided
 20 by law.

1 **SEC. 4. Ballot boxes.** It shall be the duty of the board of super-
 2 visors to provide the judges of election with such ballot boxes and
 3 other election supplies as may be required, to be furnished in dupli-
 4 cate to accomplish the purpose of this act.

1 **SEC. 5. Manner of counting.** Whenever the counting board re-
 2 ceives from the receiving board the ballot box they shall also be fur-
 3 nished a statement from the receiving board giving the number of
 4 votes as shown by the poll books up to that time, which shall equal
 5 the number of votes in the ballot box. The counting board shall on
 6 opening the ballot box first count the ballots therein. If the number
 7 of ballots found in the ballot box exceeds the number as shown by the
 8 statement received from the receiving board the counting judges shall
 9 proceed to examine the official endorsement of said ballots, and, if
 10 any ballots are found that do not bear proper official endorsement,
 11 said ballots shall be kept separate and a record of such ballots shall
 12 be made and returned under the head of excess ballots. The count-
 13 ing board shall then proceed to count the ballots as now provided by
 14 law.

1 **SEC. 6. Secrecy of ballot.** The space or room occupied by the
 2 counting board shall be policed in such manner as to prevent any
 3 person, or persons, from gaining information regarding the progress
 4 of the count before the polls are closed.

1 **SEC. 7. Oath.** All judges and clerks shall take an oath as now
 2 provided in existing law for judges of election and in addition to
 3 such oath the counting board shall take the following oath:

4 "I do swear (or affirm) that
 5 I will duly attend to the ensuing election during the continuance
 6 thereof as a member of the counting board; that I will not, prior to
 7 the closing of the polls, communicate in any manner, directly or in-
 8 directly, by word or sign, the progress of the counting, nor the result
 9 so far as ascertained, nor any information whatsoever in relation
 10 thereto; that I will make and return a perfect return of the said elec-
 11 tion, and will in all things truly, impartially and faithfully perform
 12 my duty respecting the same to the best of my judgment and ability;
 13 that I am not directly or indirectly interested in any bet or wager on
 14 the result of this election."

15 This oath shall be administered by the clerk of the receiving board
 16 who is hereby empowered to administer such oath.

1 **SEC. 8. Penalty.** Any judge or clerk violating the provisions
 2 of this act shall be guilty of a misdemeanor, and, upon conviction
 3 thereof, shall be liable to a fine of not to exceed five hundred (\$500.00)
 4 dollars, or imprisonment in the county jail not to exceed six (6)
 5 months. Any person so convicted shall be disfranchised for five
 6 years thereafter. And anyone circulating or attempting to circulate
 7 any information with reference to the result of the counted ballots
 8 shall be guilty of a misdemeanor and punished as provided by this
 9 section.

1 SEC. 9. **Persons present during count.** No person, or persons,
2 shall be admitted into the space or room where such ballots are being
3 counted until the polls are closed except the counting board.

1 SEC. 10. **Quarters furnished—guarding ballots.** Boards of su-
2 pervisors shall provide suitable places for the counting of ballots, but
3 when it becomes necessary to remove the ballot box from one room
4 to another, or from one building to another, and at all times when they
5 are in possession of the counting board, they shall be under constant
6 observation of at least two counting judges.

1 SEC. 11. **Township assessor.** When the precinct includes a
2 town, or a part thereof, together with territory outside the limits of
3 such town, the township trustees shall prepare a separate ballot box to
4 receive the vote for township assessor, which shall be on separate
5 ballots, and only the ballots of persons living outside the limits of
6 such town shall be placed in said ballot box.

1 SEC. 12. **Exception.** This act does not apply where voting ma-
2 chines are used.

1 SEC. 13. **Compensation.** Compensation for counting judges and
2 clerks shall be the same as now provided by law for clerks and judges
3 of election.

1 SEC. 14. **Applicability of act.** This act shall apply to all gener-
2 al and primary elections, but shall not apply to school elections or
3 town elections.

SEC. 15. **Certification of count—return of books and ballots.**
1 Both boards shall certify to all matters pertaining to counting and
2 canvassing of votes and shall return poll books and ballots to the
3 county auditor as provided by law.

1 SEC. 16. **Repeal clause.** This act is amendatory of existing law and
2 all acts or parts of acts in conflict herewith are hereby repealed in so
3 far as they conflict herewith.

Approved March 23, A. D. 1921.

CHAPTER 61

MUNICIPAL COURTS

H. F. 437

AN ACT to repeal section six hundred ninety-four-c forty-seven (694-c47), supple-
mental supplement to the code, 1915, and chapter 152, acts of the thirty-seventh
general assembly, (C. C. Sec. 6888), relating to salaries of judges and officers of
municipal courts, and to enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Salaries.** That section six hundred ninety-four-c
2 forty-seven (694-c47), supplemental supplement to the code, 1915,
3 and chapter one hundred fifty-two (152), acts of the thirty-seventh

4 general assembly, (C. C. Sec. 6888), be and the same is hereby re-
5 pealed and the following enacted in lieu thereof:

6 The annual salary of each municipal judge shall be \$3000.00 in
7 cities of less than 30,000 inhabitants; \$3400.00 in cities of 30,000
8 and less than 75,000 inhabitants; and \$3600.00 in cities of 75,000 or
9 more inhabitants.

10 Each clerk shall receive an annual salary of \$1800.00 in cities of less
11 than 30,000 inhabitants; \$2200.00 in cities of 30,000 and less than
12 75,000 inhabitants; and \$2600.00 in cities of 75,000 or more inhabit-
13 ants.

14 Each bailiff shall receive an annual salary of fifteen hundred dol-
15 lars (\$1,500) in cities of less than thirty thousand (30,000) inhabit-
16 ants; seventeen hundred fifty dollars (\$1,750) in cities of thirty
17 thousand (30,000) and less than seventy-five thousand (75,000) in-
18 habitants, and two thousand dollars (\$2,000) in cities of seventy-
19 five thousand (75,000) inhabitants or over.

20 The deputy clerks and deputy bailiffs shall receive such compensa-
21 tion as the city council may allow.

22 The salaries of municipal judges, clerk, bailiff and all deputies shall
23 be paid monthly on the first Monday of each month. For the first
24 month such salary shall be paid from the city treasury and the second
25 month such salary shall be paid from the county treasury. Each
26 month thereafter such payment shall alternate from the city to the
27 county treasury in like manner.

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
2 ate importance, shall be in full force and effect from and after its
3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved March 23, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Des Moines Capital March 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 62

HOLIDAYS

H. F. 503

AN ACT to amend section thirty hundred fifty-three (3053), supplement to the code,
1913, (C. C. Sec. 5999), making the eleventh day of November a holiday.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Armistice day.** That section thirty hundred fifty-
2 three (3053), supplement to the code, 1913, (C. C. Sec. 5999), be and
3 the same is hereby amended by inserting after the comma (,) follow-
4 ing the word "September" in line four (4) thereof the words "the
5 eleventh day of November,".

Approved March 23, A. D. 1921.

CHAPTER 63

EDUCATION FOR DEAF CHILDREN

S. F. 373.

AN ACT to amend the law as it appears in section two (2) of chapter three hundred eight (308), acts of the thirty-seventh general assembly (compiled code, section 2630), relating to the education of deaf children.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. State aid increased. That the law as it appears in
2 section two (2) of chapter three hundred eight (308), acts of the
3 thirty-seventh general assembly (compiled code, section 2630) be
4 and the same is hereby amended by striking out of line four (4) the
5 word "eleven" and substituting therefor the word "twenty".

Approved March 24, A. D. 1921.

CHAPTER 64

STREET IMPROVEMENT AND SEWER BONDS

S. F. 405.

AN ACT to amend section eight hundred forty-three (843) of the code (compiled code sec. 3957), relating to bonds issued to pay the cost of street improvements.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Time of maturity. That section eight hundred for-
2 ty-three (843) of the code (compiled code sec. 3957) be and the same
3 is hereby amended as follows: By striking out of the fifth line there-
4 of, the word "April," and inserting in lieu thereof the words "either
5 April, May or June, as may be determined by the council."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in The Des Moines Capital, a newspaper published in Des
4 Moines, Iowa, and The Winterset Madisonian, a newspaper published
5 in Winterset, Iowa, such publication to be without expense to the
6 state.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 25, 1921, and in The Winterset Madisonian March 30, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 65

SCHOOLS AND SCHOOL DISTRICTS

S. F. 406.

AN ACT to amend the law as it appears in section two thousand eight hundred thirteen (2813), supplement to the code, 1913, (compiled code Sec. 2656), providing for tax to pay school bonds.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. **Bond tax.** That section two thousand eight hun-
- 2 dred thirteen (2813), supplement to the code, 1913, (compiled code
- 3 sec. 2656), be amended by striking from line eleven of said section
- 4 the word "five" and inserting in lieu thereof the word "seven".

Approved March 24, A. D. 1921.

CHAPTER 66

TAXATION

S. F. 418.

AN ACT to amend section fourteen hundred thirteen (1413) of the code, (C. C. Sec. 4659), relating to the collection of taxes and penalties.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. **Penalty for non-payment.** That section fourteen
- 2 hundred thirteen (1413) of the code, (C. C. Sec. 4659), be and the
- 3 same is hereby amended by inserting after the semicolon following
- 4 the word "delinquent" in the seventh (7) line of said section and be-
- 5 fore the word "and", the following: "on all personal taxes not paid
- 6 on or before the first Monday in December a penalty of five per cent
- 7 (5%) shall be added and collected in addition to the one per cent
- 8 (1%) per month penalty herein provided;"

Approved March 24, A. D. 1921.

CHAPTER 67

SCHOOL HOUSE SITES

S. F. 419.

AN ACT to amend chapter one hundred twenty-five (125), laws of the thirty-eighth (38th) general assembly, (C. C. Sec. 2640), relating to the acquisition of school house sites.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. **Amendatory clause.** That the law as it appears in
- 2 section one (1), chapter one hundred twenty-five (125), laws of the
- 3 thirty-eighth (38th) general assembly of Iowa, be amended by in-

4 serring the words "and second" following the word "first" in line
5 nine thereof, and insert after the word "class" in line ten of the
6 above section "city under the manager plan".

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
2 ate importance, shall take effect and be in force from and after its
3 publication in the Des Moines Register, a newspaper published in the
4 city of Des Moines, Iowa, and the Evening Democrat, a newspaper
5 published in the city of Ft. Madison, Iowa.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
March 25, 1921, and in the Evening Democrat March 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 68

MOTOR VEHICLES

S. F. 497.

AN ACT to amend section five (5), chapter two hundred seventy-five (275) acts of
the thirty-eighth general assembly (C. C. Sec. 3048) relating to allowance of
compensation to county treasurers and counties for collection of motor vehicle
license fees.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Fees for collection.** That section five (5) chapter
2 two hundred seventy-five (275) acts of the thirty-eighth general as-
3 sembly (C. C. Sec. 3048) be amended by adding thereto the following:
4 "Each county treasurer shall be allowed to retain twenty-five cents
5 (25c) for each motor vehicle license issued by him out of money col-
6 lected in each year for the registration of such motor vehicles, the
7 same to be deducted, and reported to the department, when the county
8 treasurer transfers the money collected under the provisions of this
9 chapter.

10 The money thus retained by the county treasurer shall be credited
11 to the county fund of each county for the payment of salaries, postage,
12 and other office expenses incurred in the collection of the fees pro-
13 vided for in this chapter."

Approved March 24, A. D. 1921.

CHAPTER 69

BANKS AND BANKING

S. F. 753.

AN ACT to amend the law as it appears in section one thousand eight hundred seventy-two (1872) of the code (C. C. 5800) relating to call statements to the superintendent of banking, and providing penalty for not furnishing to him within ten days any information lawfully required by him.

Be it enacted by the General Assembly of the State of Iowa:

1 **Penalty for withholding statement.** That the law as it appears
2 in section one thousand eight hundred seventy-two (1872) of the
3 code (C. C. 5800) be and the same is hereby amended by adding the
4 following thereto:

5 “Any bank or trust company subject to supervision by the super-
6 intendent of banking which fails to furnish him the call statement
7 within the time herein required, or fails to furnish him any report,
8 or other information he is legally authorized to call for, within ten
9 (10) days of his call therefor, or within the time required by law,
10 shall be subject to a penalty of ten dollars (\$10) for each such day
11 of delinquency, unless prior to such delinquency the superintendent
12 has extended the time within which the same may be filed and same
13 is filed within such extended time; such penalty to be paid to the
14 state superintendent of banking, and collected and accounted for by
15 him, pursuant to the provisions of section two (2) chapter three hun-
16 dred thirty-five (335) acts of the thirty-eighth general assembly (C.
17 C. 5755).”

Approved March 24, A. D. 1921.

CHAPTER 70

STATE BANKS

S. F. 754.

AN ACT to amend section eighteen hundred sixty-six (1866), chapter eleven (11), title nine (9), of the code, (C. C. 5794), relating to the number of directors of state banks.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Directors.** That section eighteen hundred sixty-six
2 (1866), chapter eleven (11), title nine (9), of the code, (C. C. 5794),
3 be and the same is hereby amended by inserting after the period (.)
4 following the word “shareholders” in the third line thereof, the fol-
5 lowing:

6 “The articles of incorporation shall designate the maximum num-
7 ber of directors, and the stockholders by a majority of all of the votes
8 of the stockholders of such bank may change at any annual meeting
9 by resolution, the number of its directors, as said stockholders may
10 decide, to any number not less than five (5) nor more than the maxi-

11 mum designated in the articles of incorporation or certificates of
 12 authorization, provided that said resolution of the stockholders shall
 13 after being duly adopted as aforesaid be filed in the office of the su-
 14 perintendent of banking within thirty (30) days after such adoption.
 15 The maximum number of directors as fixed by the articles of incor-
 16 poration may be changed in the manner prescribed by law for chang-
 17 ing the said articles of incorporation”.

1 SEC. 2. **Repealing clause.** All acts and parts of acts in conflict
 2 herewith are hereby repealed.

Approved March 24, A. D. 1921.

CHAPTER 71

BANKS AND BANKING

S. F. 755.

AN ACT to amend section eighteen hundred seventy-three (1873), supplement to the code nineteen hundred thirteen (C. C. Sec. 5801), relating to the examination of savings and state banks, and relating to publication in newspapers of the statements thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Published statement.** That section eighteen hun-
 2 dred seventy-three (1873), supplement to the code nineteen hundred
 3 thirteen (1913), (C. C. Sec. 5801), be amended by adding after the
 4 word “thereof” and preceding the period in the last line of said sec-
 5 tion, the following: “, nor contain an itemized statement of reserve.
 6 The reserve with respect to the total amount of cash on hand and due
 7 from banks may be shown in one sum.”

Approved March 24, A. D. 1921.

CHAPTER 72

MOTOR VEHICLES

S. F. 764.

AN ACT to amend the law as it appears in chapter two hundred seventy-five (275) acts of the thirty-eighth general assembly (C. C. Sec. 3053) relating to the licensing and regulation of motor vehicles.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **License fee.** That the law as it appears in section
 2 ten (10) paragraph one (1) chapter two hundred seventy-five (275)
 3 acts of the thirty-eighth general assembly (C. C. Sec. 3053) be and
 4 the same is hereby amended by inserting after the word “for” in
 5 line sixteen (16) of said section the following: “a full year for”.

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in full force from and after its

3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved March 25, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 73

PARDONS AND REMISSION OF FINES AND FORFEITURES

S. F. 336.

AN ACT to repeal section five thousand six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the thirty-eighth general assembly (compiled code, sec. 2258), and to enact a substitute therefor, relating to pardons, commutation of sentences and the remission of fines and forfeitures by the governor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Remitting fines and granting pardons. That section
2 fifty-six hundred twenty-six (5626) of the code as amended by chap-
3 ter one hundred seventy-three (173), acts of the thirty-eighth general
4 assembly (C. C. Sec. 2258), be repealed and the following enacted in
5 lieu thereof:

6 The governor shall have power to remit fines and forfeitures upon
7 such conditions and with such restrictions and limitations as he may
8 think proper. After conviction of a felony, no pardon shall be granted
9 by the governor until he shall have presented the matter to, and ob-
10 tained the advice of the board which has power to parole persons from
11 the institution to which such person has been sentenced or committed,
12 but he may commute a death sentence to imprisonment in the peni-
13 tentiary for life. Before presenting the matter to the proper board
14 for its action, where the sentence is death or imprisonment for life,
15 he shall cause a notice containing the reasons assigned for granting
16 the pardon to be published in two newspapers of general circulation,
17 one of which shall be published at the capital and the other in the
18 county where the conviction was had, once each week, for four suc-
19 cessive weeks, the last publication to be at least twenty days prior to
20 the time of presenting such application to such board.

Approved March 26, A. D. 1921.

CHAPTER 74

COMPENSATION OF COUNTY OFFICERS

H. F. 318.

AN ACT to amend chapter two hundred ninety-three (293), laws of the thirty-eighth general assembly (C. C. Secs. 3162, 3176, 3187, 3209, 6983), relating to the compensation of county officers and extending the operation of the law until June 30, 1923.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Provisions extended—special charter cities. That
 2 section six (6), chapter two hundred ninety-three (293) of the laws
 3 enacted by the thirty-eighth general assembly (C. C. Secs. 3162, 3176,
 4 3187, 3209 and 6983) is hereby amended by striking from said sec-
 5 tion the figures "1921" in line twenty-four (24) of said act, and sub-
 6 stituting in lieu thereof, the figures "1923".
 7 Amend the law as it appears in sections 1 and 2 of chapter 293, acts
 8 of the thirty-eighth general assembly (C. C. Secs. 3162, 3176, 3187,
 9 3209, 6983), by adding after the word "city" in line twenty-four of
 10 each of said sections "having a population of five thousand or over".

1 SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance, the same shall become effective upon its publication
 3 in the Des Moines Register and the Des Moines Capital, newspapers
 4 published in the city of Des Moines, Iowa.

Approved March 29, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 30, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 75

PRIMARY ELECTIONS

H. F. 319.

AN ACT to amend section one thousand eighty-seven-a ten (1087-a10), supplement to the code, 1913, (C. C. Sec. 368) referring to nomination papers.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Time of filing. That section one thousand eighty-
 2 seven-a ten (1087-a10), supplement to the code, 1913, (C. C. Sec.
 3 368) be and the same is hereby amended by striking out the word
 4 "fifteen" in the fifty-sixth (56th) line thereof and substituting in
 5 lieu thereof the word "twenty".

Approved March 29, A. D. 1921.

CHAPTER 76

PARTITION FENCES

H. F. 340.

AN ACT to repeal section twenty-three hundred fifty-five (2355) of the code and all amendments thereto (C. C. Sec. 1187), relating to partition fences, and to enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Partition fences.** That section twenty-three hun-
2 dred fifty-five (2355) of the code and all acts amendatory thereto (C.
3 G. Sec. 1187), are hereby repealed and the following is enacted in
4 lieu thereof:

5 "The respective owners of adjoining tracts of land shall upon writ-
6 ten request of either owner, be compelled to erect and maintain parti-
7 tion fences, or contribute thereto, and keep the same in good repair
8 throughout the year, and if said fence be hedge, the owner thereof
9 shall trim or cut it back twice during each calendar year, the first
10 time during the month of June and the last time during the month of
11 September, to within five feet from the ground, unless such owners
12 otherwise agree in writing to be filed with and recorded by the town-
13 ship clerk."

Approved March 29, A. D. 1921.

CHAPTER 77

PRACTICE OF OSTEOPATHY

H. F. 330.

AN ACT to repeal sections twenty-five hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b (2583-b), twenty-five hundred eighty-three-c (2583-c), twenty-five hundred eighty-three-d (2583-d), twenty-five hundred eighty-three-e (2583-e), twenty-five hundred eighty-three-f (2583-f), supplement to the code, 1913, (C. C. Chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Repeal.** That sections twenty-five hundred eighty-
2 three-a (2583-a), twenty-five hundred eighty-three-b (2583-b),
3 twenty-five hundred eighty-three-c (2583-c), twenty-five hundred
4 eighty-three-d (2583-d), twenty-five hundred eighty-three-e (2583-e),
5 twenty-five hundred eighty-three-f (2583-f), supplement to the code,
6 1913, be and the same are hereby repealed and the following enacted
7 in lieu thereof.

1 SEC. 2. **Practice of osteopathy.** From and after the taking ef-
2 fect of this act, it shall be unlawful for any person to practice or at-
3 tempt to practice osteopathy or osteopathy and surgery as herein de-
4 fined, without a license so to do, issued by the state board of osteo-
5 pathic examiners, created by this act.

1 **SEC. 3. Osteopathy defined.** The word "osteopathy" as used in
2 this act is the name of that system of the healing art which places
3 the chief emphasis on the structural integrity of the body mechanism
4 as being the most important factor for maintaining the organism in
5 health.

1 **SEC. 4. Scope of act.** The practice of medicine and surgery by
2 persons authorized under the laws of this state to practice medicine
3 and surgery shall in no way be affected by the provisions of this act,
4 nor affect the right to apply for authority to practice medicine and
5 surgery.

1 **SEC. 5. Existing licenses.** Any license or certificate heretofore
2 issued under the laws of this state authorizing its holder to practice
3 osteopathy shall in no wise be affected by the provisions of this act.

1 **SEC. 6. State board — term — appointment — examinations —**
2 **compensation.** The administration of the provisions of this act and
3 the issuance of all licenses specified in the act, shall be done by a body
4 of three, who shall constitute the state board of osteopathy, herein-
5 after referred to as "the board". The members of the board shall be
6 the examiners of all applicants under this act. Within thirty days
7 after this act shall take effect the governor shall appoint three mem-
8 bers of said board who shall each be regularly licensed osteopathic
9 physicians or osteopathic physicians and surgeons, in good standing
10 and recommended by the regular osteopathic organization in this
11 state. Neither shall be an officer or member of any faculty of any
12 osteopathic or medical college. Each shall have been engaged in the
13 practice of osteopathy for a period of at least five years immediately
14 preceding the appointment. One shall be appointed for a term of one
15 year, one for a term of two years and one for a term of three years,
16 and thereafter it shall be the duty of the governor to appoint or re-
17 appoint one examiner each year and for a term of three years, the
18 three year appointments being made as the ones heretofore specified
19 lapse. Each examiner shall continue in office until his successor has
20 been appointed and has qualified.

21 The board shall have and use a common seal and may make and
22 adopt the necessary rules and regulations and by-laws relating to the
23 enforcement of the provisions of this act and not inconsistent there-
24 with. It shall keep a record that shall contain the name of every reg-
25 istered osteopath or osteopathic surgeon, the date and number of the
26 license issued to him or her and his or her last place of residence.
27 Said record shall further contain a statement of the proceedings of
28 the board relating to the issuance, refusal, renewal, suspension or
29 revocation of any license authorized by this act. Examinations shall
30 be made at least twice in each year and at such times and places as
31 are fixed by the board. Of these examinations all applicants shall be
32 notified in writing. The examination shall be in writing and each
33 applicant shall be given the same set of questions. When concluded,
34 the examination papers shall be marked upon a scale of 100%. The
35 average required to pass shall be fixed by the board prior to each
36 examination.

37 Upon obtaining an order for examination the applicant shall by
38 the board be given a confidential number. This number the appli-
clicant shall put upon his work when completed, all to the end that the

39 board in passing on the examination may not know by whom the
40 papers reviewed were prepared.

41 All matters connected with the examination shall be filed with the
42 board and preserved for five years as a part of its record, during
43 which time such matters shall be open to public inspection.

44 The compensation of the members of the board shall be fixed by
45 by-laws adopted by it, but the total paid out for compensation and for
46 all expenditures authorized by this act shall not exceed the fees re-
47 ceived from applications for license. If the receipts from licenses
48 shall in any one year exceed payments authorized by this act, such
49 surplus shall by the board be covered into the state treasury on or be-
50 fore the last day of that year.

1 SEC. 7. **Applications—fees—supplies—rooms.** Each applicant
2 for the examination provided for in this act shall comply with the fol-
3 lowing requirements:

4 1. Make application for examination in blank forms prepared and
5 furnished by the state board of osteopathy.

6 2. Submit evidence verified on oath and satisfactory to the board
7 that applicant is twenty-one years of age or over, and is of good
8 moral character.

9 3. Designate on the application whether applicant desires to prac-
10 tice as an osteopathic physician, or as an osteopathic physician and
11 surgeon.

12 4. Pay in advance to the board, fees as follows:

13 a. For examination of an osteopathic physician\$10.00

14 b. For examination of an osteopathic surgeon.....\$10.00

15 c. For issuance of license\$ 5.00

16 d. For the license to one applying therefor under
17 the provisions of section 13, hereof.....\$25.00

18 e. The board may, notwithstanding the presentation of a diplo-
19 ma from an osteopathic school or college in good standing, as herein
20 defined, subject the applicant to an examination to ascertain whether
21 he has the educational requirements usually possessed by those who
22 have completed an approved course of study in such high school or
23 other equivalent school as is described in this act.

24 The fee for making this examination shall be five dollars (\$5.00).
25 But no such examination shall be required where the applicant pre-
26 sents a certificate that he has passed a satisfactory written examina-
27 tion before this board or a like board in another jurisdiction in such
28 studies as are embraced in the curriculum of a reputable average
29 accredited high school.

30 f. The board, subject to the limitations hereinbefore stated,
31 shall have authority to purchase typewriting machines, stationery and
32 postage, and subject to such limitations it has authority to employ
33 necessary clerical help and to incur and reimburse its members for
34 necessary traveling expenses.

35 g. The executive council shall furnish the board suitable quar-
36 ters wherein to perform its functions, and which shall be adequate
37 to accommodate the clerical help employed by the board and the coun-
38 cil shall equip such quarters with suitable furniture.

1 SEC. 8. **Practitioners—qualifications.** The board shall issue no
2 license to practice as an osteopathic physician or as an osteopathic
3 physician and surgeon unless the applicant shall be a graduate of a

4 school or college of osteopathy in good standing. To be such school
 5 or college it must be a legally chartered osteopathic school or college.
 6 It must, as a condition precedent to admission thereto, require an ap-
 7 plicant for admission to have throughout four years pursued a course
 8 of study in preliminary education equal to the requirements exacted by
 9 an average reputable accredited high school as a condition precedent
 10 to graduation. It shall not be deemed to be such school or college in
 11 good standing unless it will not grant a degree of doctor of osteopathy
 12 or of osteopathy and surgery to one who has not been in actual attend-
 13 ance in such school or college for at least thirty-six (36) months of
 14 four terms of nine months each, nor unless the course of study in
 15 such osteopathic school or college includes the following: Obstetrics,
 16 minor surgery with emphasis on fractures, and dislocations; and em-
 17 bodying necessary instruction in anesthetics, antiseptics, germicides,
 18 parasiticides, narcotics and antidotes, and teaching principles of
 19 surgery and surgical diagnosis leading to the degree of osteopathic
 20 physician (or doctor of osteopathy).

1 **SEC. 9. Additional qualifications.** To practice as an osteopath-
 2 ic physician and surgeon, the applicant, in addition to the require-
 3 ments set forth in this section, shall:

4 1. Either have completed a two years' post-graduate course in a
 5 reputable professional school or college of osteopathy, involving a
 6 thorough and intensive study in the subject of surgery, or

7 2. Has completed a one year post-graduate course in a reputable
 8 school or college of osteopathy as aforesaid and in addition thereto,
 9 a one year course of training as a surgical assistant in a hospital
 10 having at least twenty-five beds for patients and equipped for doing
 11 major surgical work.

1 **SEC. 9-a. School in "good standing."** To constitute such school
 2 or college of osteopathy, one in good standing, the same must in its
 3 said course of thirty-six (36) months include the subjects following
 4 and have same taught for the minimum number of hours following,
 5 to wit: as stated, described and fixed in section ten (10) hereof.

1 **SEC. 10. School or college defined.** The term school or col-
 2 lege of osteopathy in good standing shall be defined as follows: a
 3 legally chartered osteopathic school or college requiring for admis-
 4 sion to its course of study a preliminary education equal to the re-
 5 quirements for graduation of an accredited high school, and shall
 6 further require before granting the degree of doctor of osteopathy or
 7 osteopathy and surgery, an actual attendance at such osteopathic
 8 school or college of at least thirty-six months or four terms of nine
 9 months each, no two of which shall be given in any one year, its
 10 course of study to include the subjects and the minimum hours taught
 11 in each thereof as follows:

	Subject	Hours
12	Anatomy (descriptive, regional, applied surgical and dis-	
13	section)	600
14	Embryology	70
15	Chemistry (advanced to include organic and physiological	
16	chemistry and toxicology	300
17	Histology	180
18	Physiology	300

6 2. That the applicant shall designate in application whether appli-
7 cant desires to practice, (a) as an osteopathic physician, (b) as an
8 osteopathic physician and surgeon.

9 3. That the requirements of registration in the country, state, ter-
10 ritory or province in which the applicant is licensed, are deemed by the
11 state board of osteopathy to have been practically equivalent to the
12 requirements of registration in force in this state at the date of such
13 license.

14 The state board of osteopathy may also in its discretion issue a li-
15 cense without examination to an osteopathic physician who is a grad-
16 uate of an osteopathic college in good standing and who has passed an
17 examination for admission into the medical corps of the United
18 States army, United States navy, or the United States public health
19 service.

1 SEC. 14. Display of license. Every holder of a license shall
2 display it in a conspicuous place in the holder's principal office, place
3 of business or employment.

1 SEC. 15. Limitations—interpreting clause. Subject only to the
2 limitation that obtaining license, refusal to license, revocation or sus-
3 pension of license of osteopathic physicians or osteopathic surgeons
4 shall be governed by the provisions of this act and to the further
5 limitation that nothing found in the act shall authorize such physi-
6 cian or surgeon to prescribe or give internal curative medicines, and
7 subject further to the limitation that one licensed to practice as an
8 osteopathic physician only shall not perform major or operative sur-
9 gery. Such words as physician, regular practicing physician, doctor,
10 doctor of medicine, regular practitioner, medical practitioner, medi-
11 cal school, medical college, or their equivalents, wheresoever found
12 in any existing law or statute, shall, both as to privilege, duty and
13 obligation, be enlarged to include osteopathic physicians and osteo-
14 pathic physicians and surgeons to like effect as if the words osteo-
15 pathic physician or osteopathic physician and surgeon were written
16 out in such statute.

SEC. 16. Refusal or revocation of license—hearing—witnesses.

1 The state board of osteopathy may either refuse to issue or may sus-
2 pend or revoke any license for any one or any combination of the fol-
3 lowing causes:

4 a. Conviction of a felony, as shown by a certified copy of the rec-
5 ord of the court of conviction;

6 b. The obtaining of or an attempt to obtain a license, or practice
7 in the profession, or money, or any other thing of value, by fraudulent
8 misrepresentations;

9 c. Gross malpractice;

10 d. Continued practice by a person knowingly having an infectious
11 or contagious disease;

12 e. Advertising, practicing, or attempting to practice under a name
13 other than one's own;

14 f. Advertising by means of knowingly false or deceptive state-
15 ments;

16 g. Habitual drunkenness, or habitual addiction to the use of habit-
17 forming drugs.

18 The state board of osteopathy may neither refuse to issue, nor re-

19 fuse to renew, nor suspend, nor revoke any license, however, for any
 20 of these causes, unless the person accused has been given at least
 21 twenty days' notice in writing of the charge against him and a pub-
 22 lic hearing by the state board of osteopathy.

23 The state board of osteopathy shall have the power to compel the
 24 attendance of witnesses and the production of relevant books and
 25 papers for the investigation of matters that may come before them
 26 and the presiding officers of said board, chosen by the board, may
 27 administer the requisite oaths and such board shall have the same
 28 authority to compel the giving of testimony as is conferred on courts
 29 of justice.

1 SEC. 17. Misdemeanors. Each of the following acts constitutes
 2 a misdemeanor, punishable, upon conviction, by a fine of not less than
 3 twenty-five dollars (\$25.00) nor more than two hundred dollars
 4 (\$200.00).

5 a. The practice of osteopathy or an attempt to practice osteopathy
 6 without a license;

7 b. The obtaining of, or an attempt to obtain a license, or practice
 8 in the profession, or money, or any other thing of value by fraudu-
 9 lent misrepresentation;

10 c. The making of any willfully false oath or affirmation whenever
 11 an oath or affirmation is required by this act;

12 d. Advertising, practicing or attempting to practice under a name
 13 other than one's own.

1 SEC. 18. Itinerant osteopath—license—revocation. Every per-
 2 son practicing osteopathy, or osteopathic surgery, or obstetrics, or
 3 professing to treat, cure or heal diseases, ailments or injury by osteo-
 4 pathic application or method, who goes from place to place, or from
 5 house to house, or by circulars, letters or advertisements, solicits
 6 persons to meet him for professional treatment at places other than
 7 his office or at the place of his residence, shall be considered an itin-
 8 erant osteopath; and such itinerant osteopath, shall, in addition to
 9 the license elsewhere provided for in this act, procure from the state
 10 board of osteopathic examiners, a license as an itinerant, for which
 11 he shall pay to the treasurer of state, for the use of the state of Iowa,
 12 the sum of two hundred fifty (\$250.00) dollars per annum. Upon
 13 payment of this sum, the state board of osteopathic examiners shall
 14 issue to the applicant therefor, a license to practice within the state,
 15 as an itinerant osteopath, for one year from the date thereof. The
 16 board may, for satisfactory reasons, refuse to issue such license, or
 17 may cancel such license upon satisfactory evidence of incompetency
 18 or gross immorality.

1 SEC. 19. Act defined. This act shall be known and cited as "The
 2 Iowa Osteopathic Act".

1 SEC. 20. Publication clause. This act, being deemed of immedi-
 2 ate importance, shall be in force and effect from and after its pub-
 3 lication in The Des Moines Capital and The Iowa Forum, newspapers
 4 published at Des Moines, Iowa.

Approved March 29, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April
 2, 1921, and in the Iowa Forum March 30, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 78

STATE BANNER

H. F. 398.

AN ACT adopting a state banner for the state of Iowa.

WHEREAS, a duly appointed committee of the Iowa Society of the Daughters of the American Revolution has designed a banner, which design the said society tenders to the state, free of all charge, with the request that it be adopted as a state banner for use on occasions where a distinctive state symbol in the way of a banner may be fittingly displayed; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. State banner. That the banner designed by the Iowa
2 Society of the Daughters of the American Revolution and presented
3 to the state of Iowa, which banner consists of three vertical stripes
4 of blue, white and red, the blue stripe being nearest the staff and
5 the white stripe being in the center, and upon the central white stripe
6 being depicted a spreading eagle bearing in its beak blue streamers
7 on which is inscribed, in white letters, the state motto, "Our liberties
8 we prize and our rights we will maintain" and with the word "Iowa"
9 in red letters below such streamers, as such design now appears on
10 the banner in the office of the governor of the state of Iowa, be and
11 the same is hereby adopted as a distinctive state banner, for use on
12 all occasions where a distinctive state symbol in the way of a banner
13 may be fittingly displayed.

1 SEC. 2. Use of banner. That such design may be used as a dis-
2 tinctive state banner and may as such be displayed on all proper oc-
3 casions where the state is officially represented as distinct from other
4 states, either at home or abroad, or wherever it may be proper to
5 distinguish the citizens of Iowa from the citizens of other states, such
6 display in all cases to be subservient to and along with the display of
7 the national emblem and, when displayed with the latter, to be placed
8 beneath the Stars and Stripes.

Approved March 29, A. D. 1921.

CHAPTER 79

HIGHWAYS

H. F. 556.

AN ACT to amend section twenty hundred twenty-four-i (2024-i), supplement to the code, 1913, (C. C. Sec. 2888), relating to the condemnation of lands in order to obtain material for road purposes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Gravel beds. Section twenty hundred twenty-four-i
2 (2024-i), supplement to the code, 1913, (C. C. Sec. 2888), is amended
3 by striking from line seven the following words and punctuation, to
4 wit: ", not to exceed five acres in any one place,".

1 **SEC. 2. Payment for land condemned.** That section two thous-
 2 and twenty-four-i (2024-i), supplement to the code, 1913, (C. C. Sec.
 3 2888) be amended by striking out of lines ten and eleven the words
 4 "out of the county road funds" and insertihg in lieu thereof the fol-
 5 lowing ", one-half out of the primary road funds and one-half out
 6 of the county road funds".

Approved March 29, A. D. 1921.

CHAPTER 80

NOTARY PUBLIC AND OTHER FEES

H. F. 351.

AN ACT to amend section eighty-five (85) of the code, and section three hundred sev-
 enty-four (374), supplement to the code, 1913, relative to certain fees to be charged
 by the state.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Fees collected by secretary.** That section eighty-
 2 five (85) of the code (C. C. Sec. 102), be and the same is hereby
 3 amended by inserting after the word "states" in line three (3) the
 4 words "fifteen dollars", and in line four (4) after the word "attached"
 5 strike out the words "one dollar" and insert the words "two dollars"
 6 and in line five (5) after the word "words" strike out the word "ten"
 7 and insert "twenty-five" in lieu thereof.

1 **SEC. 2. Notaries public.** That section three hundred seventy-
 2 four (374), supplement to the code, 1913 (C. C. Sec. 695), be and
 3 the same is hereby amended by striking out the fifth paragraph of
 4 said section and substituting the following in lieu thereof:
 5 "Remit to the governor the sum of five dollars (\$5.00) for the
 6 three year period, provided by law.
 7 "When the governor is satisfied that the foregoing requirements
 8 have been fully complied with, he shall execute and deliver a com-
 9 mission to the person appointed."

1 **SEC. 3. Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in force and effect from and after its publi-
 3 cation in the Des Moines Capital and the Des Moines Register, news-
 4 papers published at Des Moines, Iowa.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and
 the Des Moines Register March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 81

MEMORIAL BUILDINGS

H. F. 369.

AN ACT to amend sections three (3) and five (5), chapter one hundred seventy (170), acts of the thirty-eighth general assembly (C. C. Sec. 3767 and 3769), relating to memorial buildings for soldiers, sailors, and marines, and appropriations therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Tax levy.** That section three (3) of chapter one hun-
2 dred seventy (170), acts of the thirty-eighth general assembly, (C. C.
3 Sec. 3767), be amended by striking out the word "five" in the nine-
4 tenth line thereof, and substituting therefor the word "eight".

1 SEC. 2. **Maintenance fund.** That section five (5) of chapter one
2 hundred seventy (170), acts of the thirty-eighth general assembly,
3 (C. C. Sec. 3769), be amended by striking out the word "three" in
4 the third line thereof, and substituting therefor the word "five".

1 SEC. 3. **Publication clause.** This act being deemed of immedi-
2 ate importance, shall take effect and be in force from and after its
3 publication in the Des Moines Capital and the Des Moines Register,
4 newspapers published in the city of Des Moines, Iowa.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Des Moines Register March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 82

WATERWORKS

H. F. 373.

AN ACT amending chapter two hundred eighty-eight (288), laws of the thirty-eighth general assembly (C. C. Secs. 3997, 4005, 4003), conferring additional powers on cities having a population of one hundred thousand (100,000) inhabitants or over, including cities acting under the commission plan of government, relating to waterworks.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Interest rate.** That section four (4) of chapter two
2 hundred eighty-eight (288), laws of the thirty-eighth general assem-
3 bly, (C. C. Sec. 3997) be amended as follows:

4 By striking out of line twenty-two (22) thereof the word and figure
5 "five (5)" and substituting in lieu thereof the word and figure "six
6 (6)".

1 SEC. 2. **Bonds—rate of interest.** That section twelve (12) of
2 chapter two hundred eighty-eight (288), laws of the thirty-eighth
3 general assembly, (C. C. Sec. 4005) be amended as follows:

4 By striking out of line eleven (11) thereof the word and figure
5 "five (5)", and inserting in lieu thereof the word and figure "six (6)".

1 **SEC. 3. Annual report.** That section ten (10) of chapter two
 2 hundred eighty-eight (288), laws of the thirty-eighth general assem-
 3 bly, (C. C. Sec. 4003) be amended as follows: }

4 By striking out of line ten (10) thereof the word "twice" and in-
 5 serting in lieu thereof the word "once".

1 **SEC. 4. Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect from and after its
 3 passage and publication as provided by law in the Des Moines News
 4 and Evening Tribune, papers published in Des Moines, Iowa, said
 5 publication to be without expense to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines News and the Evening Tribune March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 83

COUNTY HOSPITAL WARDS

H. F. 406.

AN ACT to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital, for the use of the county, and levy a tax for the maintenance of same.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Supervisors may establish.** That the board of su-
 2 pervisors of any county in which no county hospital has been estab-
 3 lished may in its discretion establish one or more wards in any pub-
 4 lic or private hospital situated in the county for the use of the county
 5 under such regulations as may be agreed upon with the board hav-
 6 ing such hospital in charge. For such purpose the board of super-
 7 visors may levy a tax of not to exceed one-half of one mill on the dol-
 8 lar (\$1.00) of the taxable property within the county.

1 **SEC. 2. Regulations.** All questions as to the character of patients
 2 who shall occupy said wards so established and all rules relating to
 3 the occupancy thereof shall be determined by the board of super-
 4 visors in the same manner and with the same force and effect as in
 5 the case of patients assigned to the county hospital in counties hav-
 6 ing such.

Approved March 30, A. D. 1921.

CHAPTER 84

CITIES AND TOWNS

S. F. 409.

AN ACT to amend section six hundred eighty-six (686) of the code, (compiled code, section 3580) relating to publication of ordinances.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Publication of ordinances.** That section six hundred
2 eighty-six (686) of the code, (C. C. Sec. 3580), be and the same is
3 hereby amended by striking out the comma after the word "thereof"
4 in line eleven (11) and substituting a period therefor, and that there
5 be stricken out of lines eleven (11) and twelve (12), the following:
6 "two of which places shall be the postoffice and the mayor's office of
7 such city or town."

Approved March 30, A. D. 1921.

CHAPTER 85

PROTECTION OF GAME

S. F. 420.

AN ACT to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, as amended by chapter one hundred eleven (111), acts of the thirty-seventh general assembly, (C. C. Sec. 1175), in relation to protection of game.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Closed season extended.** That the law as it appears
2 in section two thousand five hundred sixty-three-u (2563-u), supple-
3 mental supplement to the code, 1915, as amended by chapter one hun-
4 dred eleven (111), acts of the thirty-seventh general assembly, (C.
5 C. Sec. 1175), be and the same is hereby amended by striking out in
6 line four (4) of said section the words "twenty-two" and insert in
7 lieu thereof the words "twenty-seven".

Approved March 30, A. D. 1921.

CHAPTER 86

RAILROADS

S. F. 429.

AN ACT to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Spur tracks required.** Every railroad, whether op-
2 erated by steam or electricity, shall acquire the necessary rights of way
3 for, by condemnation or purchase, and shall construct, connect and
4 operate and maintain a reasonably adequate and suitable spur track
5 whenever such spur track does not necessarily exceed three miles in
6 length, and is required for the successful operation of any existing or
7 proposed mill, elevator, storehouse, warehouse, dock, wharf, pier, man-
8 ufacturing establishment, lumber yard, coal dock, or other industry or
9 enterprise, and its construction and operation is not unusually unsafe
10 and dangerous, and is not unreasonably harmful to public interest,
11 provided, however, that no such track is required to be constructed
12 until, or if hereafter constructed need not be maintained unless, the
13 board of railroad commissioners, after hearing, shall have declared
14 the same to be necessary.

SEC. 2. Cost of construction—construction by benefited party.
1 Such railroad may require the person or persons, firm, corporation
2 or association primarily to be served thereby, to pay the legitimate
3 cost and expense of acquiring, by condemnation or purchase, the nec-
4 essary rights of way for such spur track, and of constructing the
5 same, as shall be determined in separate items by the board of rail-
6 road commissioners, in which case the total estimated cost thereof
7 shall be deposited with the railroad before the railroad shall be re-
8 quired to incur any expense whatsoever therefor; provided, however,
9 that when any such person, firm, corporation or association, shall be
10 required by commission to deposit with the railroad, the total esti-
11 mated cost, as herein provided, such person; firm, corporation or as-
12 sociation, may offer or cause to be offered, a proposition in writing to
13 such railroad, to construct such spur track, such proposition to be
14 accompanied by a surety company bond, running to such railroad,
15 and conditioned upon the construction of such spur track in a good
16 and workmanlike manner, according to the plans and specifications
17 provided by such railroad, and approved by the said commission, and
18 deposit with such railroad the estimated cost of the necessary right
19 of way for such spur track; and whenever such proposition and
20 security company bond shall be offered the person, firm, corporation,
21 or association primarily to be served thereby, shall not be required
22 to deposit as herein provided, as the total estimated cost of such con-
23 struction, an amount in excess of the estimated cost of the right of
24 way, and the total amount stated in such written proposition. Pro-
25 vided further that before the railroad shall be required to incur any
26 expense whatever in the construction of said spur track, the per-
27 son, firm, corporation or association primarily to be served thereby,
28 shall give the railroad a bond to be approved by the board of rail-

29 road commissioners as to form, amount and surety, securing the rail-
 30 road against loss on account of any expenses incurred beyond the
 31 amount so deposited with the railroad.

1 SEC. 3. Subsequent connections. Whenever such spur track is
 2 so connected with the main line, as provided in this act, at the ex-
 3 pense of the owner of such proposed or existing mill, elevator, store-
 4 house, warehouse, dock, wharf, pier, manufacturing establishment,
 5 lumber yard, coal dock, or other industry or enterprise, and any per-
 6 son, firm, corporation or association shall desire a connection with
 7 such spur track, application therefor shall be made to the commis-
 8 sion, and such person, firm, corporation, or association shall be re-
 9 quired to pay to the person, firm, corporation, or association that
 10 shall have paid or contributed to the primary cost and expense of
 11 acquiring the right of way for such original spur track, and of con-
 12 structing the same, an equitable proportion thereof, to be determined
 13 by the commission, upon such application and notice, to the persons,
 14 firms, corporations, or associations that have paid or contributed
 15 towards the original cost and expense of acquiring the right of way
 16 and constructing the same.

1 SEC. 4. Power of railroad commissioners. In case of the fail-
 2 ure or refusal of any railroad to comply with any of the provisions
 3 of this act, the person or persons, firm, corporation or association
 4 aggrieved thereby may file a complaint with the board of railroad
 5 commissioners setting forth the facts, and the said commission shall
 6 investigate and determine the matter in controversy, and any order
 7 it shall make in said proceeding shall have the same force and effect
 8 as an order by said board in any other proceeding properly begun
 9 under and by virtue of the provisions of law.

1 SEC. 5. Publication clause. This act, being deemed of immedi-
 2 ate importance shall be in effect from and after its publication in the
 3 Des Moines Register and Des Moines Capital, newspapers published
 4 in Des Moines, Iowa.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital April 1, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 87

PROTECTION OF FUR BEARING ANIMALS

S. F. 457.

AN ACT to amend the law as it appears in section one (1), chapter three hundred nine-
 ty-six (396), acts of the thirty-seventh general assembly (C. C. 1128), relating
 to the protection of certain fur bearing animals.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Raccoons protected. That section one (1), chapter
 2 three hundred ninety-six (396), acts of the thirty-seventh general

3 assembly, be amended by inserting after the comma (“,”), following
 4 the word “following” in line seven: “or raccoons between the first
 5 day of February and the fifteenth day of October,”.

Approved March 30, A. D. 1921.

CHAPTER 88

IN RE GUARDIAN'S SALES AND DECREES

S. F. 528.

AN ACT to legalize certain decrees and orders in relation to the sale of real estate by a guardian.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Decrees legalized. That in all cases where decrees
 2 and orders of court have been obtained for the sale of real estate by
 3 a guardian prior to January 1, 1921, where the original notice shows
 4 that service of notice pertaining to the sale of such real estate was
 5 made on the minor or ward outside of the state of Iowa, such services
 6 of notices are hereby legalized; and that all decrees so obtained as
 7 aforesaid are hereby legalized and held to have the same force and
 8 effect as though the service of such original notice had been made
 9 on the minor or ward within the state of Iowa.

1 SEC. 2. Pending litigation. Nothing in this act contained shall
 2 be construed as affecting pending litigation.

1 SEC. 3. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in full force from and after
 3 its publication in The Des Moines Register and The Des Moines
 4 Capital, newspapers published in Des Moines, Iowa.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 1, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 89

CEMETERIES

H. F. 543.

AN ACT authorizing any city, town or township to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city, town or township, although situated in another county than that in which said city, town or township is located.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Expenditures outside county. County boundary lines
 2 shall not be a barrier in this state in the application and use of

3 money derived from taxation imposed by cities, towns or townships
 4 for the maintenance and support of cemeteries as now provided by
 5 law, providing, however, that such cemetery is located not to exceed
 6 one mile from the corporate limits or boundary line of the city, town
 7 or township in which the tax is raised, and provided further, that
 8 such city, town or township utilizes such cemetery for burial pur-
 9 poses.

Approved March 30, A. D. 1921.

CHAPTER 90

HOSPITAL FOR INDIGENT, DISEASED AND CRIPPLED CHILDREN

S. F. 661.

AN ACT to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the thirty-seventh general assembly, and to provide that certain children may be admitted to the hospital of the college of medicine of the state university, who are not committed under the provisions of section 254-c, section 254-d and section 254-k, supplemental supplement to the code, 1915, (C. C. sections 2376, 2377 and 2384) and sections two and three (2 and 3), chapter seventy-eight (78), acts of the thirty-eighth general assembly (C. C. sections 2387 and 2388).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Appropriation enlarged. That section one (1), chap-
 2 ter two hundred fourteen (214), acts of the thirty-seventh general
 3 assembly, be and the same is hereby amended by striking out the
 4 period in line eight and inserting a semi-colon in lieu thereof, and
 5 adding the following words thereafter: "And for the use of such
 6 other children as might be cared for without interfering with the
 7 proper care of the children committed under section 254-e, section
 8 254-d and section 254-k (C. C. sections 2376, 2377 and 2384) and
 9 in addition to these such other patients as may be properly admitted
 10 under the provisions of sections two and three (2 and 3) chapter
 11 seventy-eight (78), acts of the thirty-eighth general assembly (C.
 12 C. sections 2387 and 2388.)"

Approved March 30, A. D. 1921.

CHAPTER 91

EDUCATION

S. F. 770.

AN ACT to require the teaching of the constitution of the United States and of the state of Iowa in the public and private schools of the state.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Instruction in re federal and state constitution.
 1 In all public and private schools located within the state of Iowa,
 2 commencing with the school year, 1921, there shall be given regular

3 courses of instruction in the constitution of the United States and
4 in the constitution of the state of Iowa.

1 SEC. 2. **Extent of course of study.** Such instruction in the con-
2 stitution of the United States and the constitution of the state of
3 Iowa, shall begin not later than the opening of the eighth grade, and
4 shall continue in the high school course to an extent to be determined
5 by the superintendent of public instruction.

Approved March 30, A. D. 1921.

CHAPTER 92

TAXATION

S. F. 579.

AN ACT to amend section thirteen hundred sixty (1360) supplement to the code, 1913 (C. C. Sec. 4590); section thirteen hundred sixty-six (1366) supplement to the code, 1913, (C. C. Sec. 4595) as amended by chapter three hundred eighty-five (385) acts of the thirty-eighth general assembly; and section thirteen hundred seventy (1370) supplement to the code, 1913, (C. C. Sec. 4599) as amended by chapter two hundred forty-four (244) acts of the thirty-eighth general assembly, relating to assessment rolls and the time at which the assessment books and rolls shall be laid before the local board of review in cities having a population of ten thousand (10,000) or over.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Time of meeting of board of review.** That section
2 thirteen hundred sixty (1360) supplement to the code, 1913, (C. C.
3 4590) be amended by inserting after the period (.) and before the
4 word "said" in the ninth (9th) line the following:

5 "Provided that in assessment districts where the board of review
6 meets at any other time than the date fixed herein, the assessor shall
7 change the date to correspond with the date upon which the board
8 meets."

1 SEC. 2. **Return of assessment rolls.** That section thirteen hun-
2 dred sixty-six (1366) supplement to the code, 1913 (C. C. Sec. 4595)
3 as amended by chapter three hundred eighty-five (385) acts of the
4 thirty-eighth general assembly be amended by adding thereto the fol-
5 lowing:

6 "Provided, however, that in cities of ten thousand population and
7 over, such assessment rolls shall be laid before the local board of
8 review on or before the first Monday in May in each year and one
9 of the books shall be returned to the city clerk not later than the
10 tenth (10) day of June."

1 SEC. 3. **Time of meeting of board of review.** That section thir-
2 teen hundred seventy (1370) supplement to the code, 1913 (C. C.
3 Sec. 4599) as amended by chapter two hundred forty-four (244) acts
4 of the thirty-eighth general assembly be amended by adding thereto
5 the following:

6 "Provided, however, that in cities having a population of ten thou-
7 sand (10,000) or over, such board shall meet on the first Monday of

8 May and shall complete its duties not later than the first day of June."

1 SEC. 4. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in The Des Moines Daily Capital and The Council Bluffs
 4 Nonpareil.

Approved March 31, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital
 April 1, 1921, and in the Council Bluffs Nonpareil April 2, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 93

SCHOOLS AND SCHOOL DISTRICTS

S. F. 273.

AN ACT to amend section one (1) chapter one hundred sixteen (116), acts of the
 thirty-eighth (38th) general assembly, and section one (1) chapter seventy-seven
 (77), acts of the thirty-eighth (38th) general assembly, relating to school taxes
 levied for the general fund, and estimated therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. General levy increased. That section one (1) chap-
 2 ter one hundred sixteen (116) of the acts of the thirty-eighth gen-
 3 eral assembly be amended by striking out the word "sixty-five" in
 4 lines five (5) and six (6) thereof and inserting in lieu thereof the
 5 word "eighty" and by striking out in line seven (7) the word "eighty"
 6 and inserting in lieu thereof the words "one hundred".

1 SEC. 2. General levy increased. That section one (1) chapter
 2 seventy-seven (77) of the acts of the thirty-eighth general assembly
 3 be amended by striking out the word "sixty" in line five (5) and
 4 inserting the word "eighty" in lieu thereof, and also by striking out
 5 from line seven (7) the words "six hundred and fifty" and inserting
 6 in lieu thereof the words "one thousand"; provided, however, that
 7 in any school corporation having a population of fifty thousand or
 8 more the maximum levy provided in section two (2) hereof may be
 9 increased to ninety dollars (\$90.00) per each person of school age
 10 in said district.

Approved April 1, A. D. 1921.

CHAPTER 94

SCHOOLS AND SCHOOL DISTRICTS

S. F. 365.

AN ACT to amend chapter one hundred fifty-six (156), laws of the thirty-seventh (37th) general assembly, (C. C. Sec. 2578), relating to the high school tuition of non-resident pupils, in approved schools.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Tuition. That the law as it appears in section one
2 (1), chapter one hundred fifty-six, (156), laws of the thirty-seventh
3 (37th), general assembly of Iowa, be amended by striking out of lines
4 forty-three (43), forty-four (44), and forty-five (45), the following:
5 "And the tuition to be paid by school corporations in such county
6 shall be three and one-half dollars (\$3.50), per pupil per month",
7 and substituting in lieu thereof the following:
8 "Such school corporations in such county shall pay a reasonable
9 tuition, per pupil per month, said tuition in no case to exceed the
10 cost of instruction".

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Capital and the Des Moines Register,
4 newspapers published at Des Moines, Iowa.

Approved April 1, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Des Moines Register April 2, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 95

COUNTY PUBLIC HOSPITAL

S. F. 581.

AN ACT to amend section four hundred nine-j (409-j), supplement to the code, 1913 (C. C. Sec. 3318), relating to the millage tax for the improvement and maintenance of county hospitals.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Levy increased. That section four hundred nine-j
2 (409-j), supplement to the code, 1913 (C. C. Sec. 3318), is hereby
3 amended by striking the words "one mill" in line fifteen of said section,
4 and inserting in lieu thereof the words "two mills".

Approved April 1, A. D. 1921.

CHAPTER 96

CITIES AND TOWNS

H. F. 286.

AN ACT to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the thirty-seventh (37th) general assembly, (C. C. Sec. 4038, Par. 13) relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to the general fund.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Transfers to general fund. That section one (1)
 2 of chapter one hundred twenty-six (126), acts of the thirty-seventh
 3 (37th) general assembly, (C. C. Sec. 4038, Par. 13), be amended by
 4 adding after the word "statute" in the twenty-seventh line of section
 5 one (1) thereof the following: "Provided that whenever there shall
 6 be in the treasury of any city or town any money in any judgment
 7 fund which was levied by the said city or town or any other authority
 8 under and by virtue of any order, judgment or decree of court, which
 9 fund remains after the judgment for which said fund was levied has
 10 been fully paid and any bonds issued there against have been fully
 11 paid, it shall be lawful for the city or town council by a majority
 12 vote thereof to transfer the balance in said fund remaining after the
 13 payment of said judgment or bonds to the general fund of the city
 14 or town."

Approved April 2, A. D. 1921.

CHAPTER 97

DEPUTY COUNTY OFFICERS

S. F. 292.

AN ACT to amend the law as it appears in section six (6) chapter two hundred seventy-eight (278) of the acts of the thirty-eighth general assembly, (C. C. sections 6985, 3164, 3178, 3211, 3188) by extending the operation of the law as it appears in said chapter.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Compensation. That the law as it appears in section
 2 six (6) chapter two hundred seventy-eight (278) of the acts of the
 3 thirty-eighth general assembly (C. C. sections 6985, 3164, 3178, 3211,
 4 3188) be and the same is hereby repealed and the following enacted
 5 in lieu thereof: "The increases of salary granted by the provisions
 6 of chapter two hundred seventy-eight, acts of the thirty-eighth gen-
 7 eral assembly be and continue in full force and effect until the first
 8 day of June, 1923."

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after the
 3 publication in the Des Moines Capital and the Iowa State Republican,
 4 newspapers published at Des Moines, Iowa.

Approved April 2, A. D. 1921.

Whereas, the Iowa State Republican, designated in the foregoing act, has failed to publish the foregoing act because of the fact that said newspaper is no longer being published, now, therefore, I, W. C. Ramsay, secretary of state, by virtue of section thirty-six (36), supplement to the code, 1913, do hereby designate the Iowa Forum, a newspaper published in Des Moines, Iowa, as an official newspaper in which said act shall be published.

Dated at Des Moines, Iowa, this fourth day of April, A. D. 1921.

W. C. RAMSAY, *Secretary of State.*

I hereby certify that the foregoing act was published in the Des Moines Capital April 5, 1921, and in the Iowa Forum April 6, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 98

EDUCATION FOR DEAF CHILDREN

S. F. 315.

AN ACT amending the law as it appears in section two (2) of chapter three hundred eight (308) acts of the thirty-seventh general assembly (compiled code sec. 2630) relating to education for deaf children.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Age limit.** That the law as it appears in section
 2 two (2) of chapter three hundred eight (308) acts of the thirty-sev-
 3 enth general assembly (compiled code Sec. 2630) be and the same
 4 is hereby amended by substituting the word "twelve" for the word
 5 "ten" in line six (6).

Approved April 2, A. D. 1921.

CHAPTER 99

DISPOSAL OF DEAD ANIMALS

H. F. 326.

AN ACT to amend chapter two hundred forty-eight (248), section ten (10), acts of the thirty-eighth general assembly, (C. C. Sec. 1794), relating to transporting carcasses of dead animals.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Death from non-contagious disease.** That section
 2 12 of chapter 248, acts of the thirty-eighth general assembly, be
 3 amended by adding after the word "health" in line eight of said sec-
 4 tion the following: "Provided that farmers shall be permitted to

5 feed to their hogs dead animals that have not died of contagious
6 diseases."

1 SEC. 2. **Transporting carcasses.** That section 10 of said act
2 be amended by striking out all of said section after the word "tank"
3 in line 7 thereof and substituting the following: "Provided, how-
4 ever, that such wagon bed or tank or vehicle used for conveying such
5 carcasses, shall not be driven into any farmer's yard or on his prem-
6 ises unless first obtaining his permission to do so, and when loaded,
7 all vehicles used for such purpose shall be driven directly to place of
8 disposal unless by permission as above stated and for additional car-
9 casses. Provided, further, that after unloading at such place of dis-
10 posal, he shall immediately cause to be disinfected, such wagon bed,
11 tank or vehicle, together with all canvassing and coverings, the outer
12 clothing of persons who have handled such carcasses together with
13 the wheels, and the feet of the horses or mules used to draw such
14 vehicles, with a solution of not less than one part of cresol dip to four
15 parts of water or some equally effective disinfectant. Provided, fur-
16 ther, that said carcasses shall not be removed from said wagon bed,
17 tank or vehicle except at the place of final disposal."

Approved April 2, A. D. 1921.

CHAPTER 100

HOTELS

S. F. 339.

AN ACT to amend section three thousand one hundred thirty-eight (3138), supple-
ment to the code, 1913, (compiled code Sec. 6525), fixing, limiting and determining
the liabilities of keepers of hotels, inns, eating houses, and steamboat owners.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Liability.** That section three thousand one hundred
2 thirty eight (3138), supplement to the code, 1913, (compiled code
3 Sec. 6525), be amended by striking out thereof the following words
4 to-wit:

5 "Keepers of hotels, inns and eating houses and steamboat owners,
6 who shall provide and keep therein a good and sufficient vault or safe
7 for the deposit of money, jewels and other valuables, and shall provide
8 a safe and commodious place for the baggage, clothing and other
9 property belonging to their guests and patrons, and keep posted up in
10 a conspicuous place in the office or other public room, and in the
11 guests' apartments therein, printed notices, stating that such places
12 for safe deposit are provided for the use and accommodation of the
13 inmates thereof, shall not be liable for the loss of any money, jewels,
14 valuables, baggage or other property not deposited with them, unless
15 such loss shall occur through the fault or negligence of such landlord
16 or keeper, or steamboat owner, his agent, servant or employe, but
17 nothing herein contained shall apply to such reasonable amount of
18 money, nor to such jewels, baggage, valuables or other property as is

19 usual, fit and proper for any such guests to have and retain in their
20 apartments or about their persons." and inserting in lieu thereof the
21 following:

22 "That keepers of hotels, inns, eating-houses and steamboat owners,
23 who constantly have in their hotel, inn, eating-house or steamboat, a
24 metal safe, or vault in good order and fit for the custody of money,
25 jewelry, articles of gold or silver manufacture, precious stones, per-
26 sonal ornaments, documents of all kinds, and other similar property,
27 and who keeps on the door of the sleeping rooms used by guests suit-
28 able locks or bolts and proper fastenings on the transoms and win-
29 dows of said rooms, and keeps posted up in a conspicuous place in the
30 office or other public room in the guest's apartment therein, printed
31 notices, stating that such places for safe deposit are provided for the
32 use and accommodation of the inmates thereof, shall not be liable for
33 the loss or injury suffered by any guest, in an amount to exceed one
34 hundred dollars (\$100.00), unless said guest has offered to deliver
35 such valuables to said hotel, inn, eating-house, or steamboat keeper
36 for custody in such metal safe or vault, and said hotel, inn, eating
37 house, or steamboat keeper has omitted or refused to take and de-
38 posit same in such safe or vault and give such guest a receipt therefor.
39 Provided, however, that the keeper of any hotel, inn, eating house, or
40 steamboat shall not be required to receive from any one guest for de-
41 posit in such safe or vault any property exceeding the market value
42 of \$500.00.

43 "That the liability of the keeper of any hotel, inn, eating house or
44 steamboat, for loss of or injury to personal property placed by his
45 guests under his care, other than that described in the preceding par-
46 agraph, shall be that of a depository for hire; and in no event shall
47 liability exceed two hundred fifty dollars (\$250.00) for each trunk
48 and its contents, one hundred fifty dollars (\$150.00) for each valise
49 and its contents, fifty dollars (\$50.00) for each box, bundle or package
50 and its contents and not exceeding one hundred dollars (\$100.00) for
51 any and all other miscellaneous effects of each guest; and provided
52 further, that in case baggage or other personal property of a guest
53 has remained in any hotel, inn, eating house or steamboat forty-eight
54 (48) hours after the guest has paid his bill and registered off and the
55 relation of keeper and guest has ceased the keeper may hold such bag-
56 gage or property at the risk of the owner, and in case baggage or
57 other property has been forwarded to any hotel, inn, eating house or
58 steamboat and the owner of such baggage or property does not within
59 forty-eight (48) hours become a guest, the keeper of such hotel, inn,
60 eating house or steamboat after such time may hold such baggage or
61 property at the risk of the owner."

Approved April 2, A. D. 1921.

CHAPTER 101

JUSTICES OF THE PEACE AND CONSTABLES

H. F. 402.

AN ACT to amend chapter two hundred sixteen (216), acts of the thirty-eighth general assembly (C. C. Sec. 6837) relative to the fees of justices of the peace and constables.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Fees. That chapter two hundred sixteen (216), acts
2 of the thirty-eighth general assembly (C. C. Sec. 6837) be amended
3 by striking from line thirteen (13) of said chapter the word "twelve"
4 and inserting in lieu thereof the word "ten"; and by striking from
5 line twenty-three (23) thereof the word "twelve" and inserting in
6 lieu thereof the word "ten"; and by striking from line twenty-five (25)
7 thereof the word "twelve" and inserting in lieu thereof the word
8 "ten".

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force when and after pub-
3 lished in the Des Moines Register and the Des Moines Capital, news-
4 papers published at Des Moines, Iowa.

Approved April 2, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 5, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 102

CITIES AND TOWNS

H. F. 407.

AN ACT providing that the law as it appears in section ten hundred fifty-six-a thirty-two (1056-a32), supplemental supplement to the code, 1915, (C. C. Sec. 4232) relating to civil service commissions, shall be applicable to and effective in any city which may hereafter adopt the city manager plan of government.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. City manager plan—statutes applicable. That the
2 law as it appears in section ten hundred fifty-six-a thirty-two (1056-
3 a32), supplemental supplement to the code, 1915, shall be applicable
4 to and effective in any city which may hereafter adopt the city man-
5 ager plan of government under the provisions of chapter fourteen-D
6 (14-D), title five (V), supplemental supplement to the code, 1915, as
7 amended, (C. C. Secs. 4272-4298), provided that all powers and du-
8 ties devolving upon the mayor and superintendent of public safety
9 shall devolve upon the city manager.

Approved April 2, A. D. 1921.

CHAPTER 103

CITIES AND TOWNS

H. F. 408.

AN ACT providing that the law as it appears in chapter thirteen-A (13-A) and thirteen-B (13-B), title five (V), supplement to the code, 1913, as amended, and chapter twenty-three (23), acts of the thirty-seventh (37th) general assembly (C. C. Secs. 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. City manager plan—statutes applicable. That the
 2 law as it appears in chapter thirteen-A (13-A) and thirteen-B (13-B),
 3 title five (V), supplement to the code, 1913, as amended, and chapter
 4 twenty-three (23), acts of the thirty-seventh (37th) general assem-
 5 bly (C. C. Secs. 4089-4105) shall be applicable to and effective in
 6 cities which have adopted or which may hereafter adopt the city
 7 manager plan of government under the provisions of chapter four-
 8 teen-D (14-D), title five (V), supplemental supplement to the code,
 9 1915, as amended (C. C. Secs. 4272-4298).

Approved April 2, A. D. 1921.

CHAPTER 104

HIGHWAYS

H. F. 427.

AN ACT to amend section thirty-five (35) of chapter two hundred thirty-seven (237), laws of the thirty-eighth general assembly (C. C. Sec. 2943) relating to primary road system.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Hard surfacing in towns. That section thirty-five
 2 (35) of chapter two hundred thirty-seven (237), laws of the thirty-
 3 eighth general assembly (C. C. Sec. 2943) be and the same is hereby
 4 amended by inserting the words ", subject to the consent and ap-
 5 proval of the council," between the words "jurisdiction" and "to"
 6 in line five (5) thereof.

Approved April 2, A. D. 1921.

CHAPTER 105

ELECTIONS

H. F. 443.

AN ACT to repeal chapter one hundred (100), acts of the thirty-eighth general assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Withdrawals.** That the law as it appears in section
 2 eleven hundred one (1101), supplemental supplement to the code,
 3 1915, (C. C. Sec. 400), as amended by chapter one hundred (100) of
 4 the acts of the thirty-eighth general assembly, be and the same is
 5 hereby amended by striking from line five (5) thereof the word "fif-
 6 teen" after the word "auditor" in said line and substituting in lieu
 7 thereof the word "twenty".

Approved April 2, A. D. 1921.

CHAPTER 106

JURY FEES

H. F. 478.

AN ACT to repeal section thirty-five hundred twelve (3512) of the code, (C. C. Sec. 7440), and to enact a substitute therefor, relating to the taxation of jury fees.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Jury fees.** That section thirty-five hundred twelve
 2 (3512) of the code (C. C. Sec. 7440), be repealed and the following
 3 enacted in lieu thereof:
 4 "Where the place of trial in any civil or criminal action is changed
 5 to any county other than that in which the same was properly com-
 6 menced, where the trial thereof takes place at a regular term and
 7 occupies more than one calendar day, the judge trying it shall certify
 8 the number of days so occupied, and the county in which the action
 9 was originally commenced shall be liable to the county where the same
 10 is tried for the sum of three dollars per day, for each jurymen en-
 11 gaged in the trial thereof."

Approved April 2, A. D. 1921.

CHAPTER 107

COUNTY BRIDGES

H. F. 660.

AN ACT to repeal chapter three hundred thirty-six (336), acts of the thirty-eighth general assembly, (C. C. Sec. 2894) and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Appropriation for bridges.** That chapter three hun-
2 dred thirty-six (336), acts of the thirty-eighth general assembly, (C.
3 C. Sec. 2894) be repealed and the following enacted in lieu thereof:
4 "The board of supervisors of any county may appropriate for the
5 construction of any one bridge within the limits of such county a sum
6 not to exceed fifty thousand (\$50,000.00) dollars and may appropri-
7 ate for the construction of any one bridge on the line between such
8 county and another county of this state or between such county and
9 another state, a sum not to exceed twenty-five thousand (\$25,000.00)
10 dollars.

11 "The term 'bridge' as used in this section shall be held to include
12 substructure, superstructure and approaches."

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
2 ate importance shall be in force and effect from and after its publi-
3 cation in the Des Moines Register and the Des Moines Capital, papers
4 published in Des Moines, Iowa.

Approved April 2, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 5, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 108

CUSTODIAN OF PUBLIC BUILDINGS AND GROUNDS

S. F. 775.

AN ACT to repeal section one hundred forty-seven (147) of the supplemental supplement to the code, 1915, (C. C. Sec. 242); sections one hundred forty-eight (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code (C. C. Secs. 243, 244, and 247); and sections one hundred fifty (150) and one hundred fifty-one (151) of the supplement to the code, 1913, (C. C. Secs. 245 and 246) and to enact a substitute therefor relating to the custodian of public buildings and grounds.

Be it enacted by the General Assembly of the State of Iowa:

That section one hundred forty-seven (147) of the supplemental supplement to the code, 1915, (C. C. Sec. 242); sections one hundred forty-eight (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code (C. C. Secs. 243, 244, and 247), and sections one hundred fifty (150) and one hundred fifty-one (151) of the supplement to the code,

1913, (C. C. Secs. 245 and 246) are hereby repealed and the following enacted in lieu thereof:

1 SECTION 1. **Appointment—bond.** The executive council shall
2 appoint a custodian of public buildings and grounds who shall hold
3 office during the pleasure of said council. Said custodian shall give
4 bond for such amount as the executive council may fix, premium to
5 be paid by the state out of any funds in the state treasury not other-
6 wise appropriated.

1 SEC. 2. **Duties.** It shall be the duty of the custodian, except as
2 otherwise provided by law:

3 1. To have charge of, preserve and adequately protect the state
4 capitol and grounds, and all other state grounds and buildings at the
5 seat of government, and all property connected therewith or used
6 therein or thereon.

7 2. To see that all parts and apartments of said buildings are prop-
8 erly ventilated and kept clean and in order.

9 3. To see that all visitors, at proper hours, are properly escorted
10 over said grounds and through said buildings, free of expense.

11 4. To have, at all times, charge of and supervision over the police,
12 janitors, and other employees of his department in and about the
13 capitol and other state buildings at the seat of government.

14 5. To institute, in the name of the state, and with the advice and
15 consent of the attorney general, civil and criminal proceedings against
16 any person for injury or threatened injury to any public property
17 under his control, or for committing or threatening to commit a nu-
18 sance therein or thereon.

19 6. To keep in his office a complete record containing an itemized
20 account of all state property, including furniture and equipment,
21 under his care and control, and plans and surveys of the public
22 grounds, buildings, and underground constructions at the seat of
23 government.

24 7. To perform all other duties required by law or order of the
25 executive council.

1 SEC. 3. **Report.** The custodian shall, on or before September
2 thirtieth preceding each regular session of the general assembly,
3 make a verified report to the executive council which shall cover all
4 transactions for the preceding biennial period and shall show in detail:

5 1. All expenditures made on account of the department of public
6 buildings and property.

7 2. The condition of all real and personal property of the state
8 under his care or control, together with a report of any loss or de-
9 struction, or injury to any such property, with the causes thereof.

10 3. The measures necessary for the care and preservation of the
11 property under his control.

12 4. Any recommendations as to methods which would tend to ren-
13 der the public service more efficient and economical.

14 5. An inventory of all state property under his control.

15 6. Any other matter ordered by the executive council.

1 SEC. 4. **Interest in contracts—penalty.** The custodian shall not
2 have any pecuniary interest, directly or indirectly, in any contract for
3 supplies furnished to the state, or in any business enterprise involv-
4 ing any expenditure by the state; and a violation of the provisions of

5 this section shall be deemed a misdemeanor, and on conviction there-
6 of he shall be fined in any sum not exceeding one thousand dollars,
7 and be removed from office.

Approved April 2, A. D. 1921.

CHAPTER 109

COMMISSION FORM OF CITY GOVERNMENT

H. F. 277.

AN ACT to amend section ten hundred fifty-six-a21 (1056-a21) and section ten hundred
fifty-six-a26 (1056-a26) of the supplement to the code, 1913, relating to the nomina-
tion and election of mayor and councilmen in cities under commission form of gov-
ernment.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. ~~Primary election—affidavit—petition—notice—bal-~~
~~lots—combining offices—challenges—count and return—general~~
~~canvass—notice of result—who nominated—electors—time, place~~
1 ~~and method of election.~~ That section ten hundred fifty-six-a21
2 (1056-a21) of the supplement to the code, 1913, be and the same is
3 hereby amended by striking from said section all that part of said
4 section which follows the colon at the end of line sixteen (16) and
5 inserting in lieu thereof the following:

6 State of Iowa, }
7 } ss.
8County }

9 I, being first duly sworn, say that I reside at.....street,
10 city of....., county of....., state of Iowa; that I am a qualified
11 voter therein; that I am a candidate for nomination to the office of
12 (here designate office to which you aspire) to be voted upon at the pri-
13 mary election to be held on Monday of 19....
14 and I hereby request that my name be printed upon the official pri-
15 mary ballot for nomination by such primary election for such office.

16 (Signed).....
17 Subscribed and sworn to (or affirmed) before me by
18 on this day of 19....
19 (Signed).....

20 and shall, at the same time, file therewith a petition of at least one
21 hundred (100) qualified voters requesting such candidacy. Each pe-
22 tition shall be verified by one or more persons as to the qualification
23 and residence, with street number of each of the persons so signing
24 the said petition, and the said petition shall be in substantially the
25 following form:

PETITION ACCOMPANYING NOMINATING STATEMENT

26 The undersigned, duly qualified electors, of the city of.....
27 and residing at the places set opposite our respective names hereto,
28 do hereby request that the name of (name of candidate) be placed
29 on the ballot as a candidate for nomination for (here designate the
30 office to which he aspires) at the primary election to be held in such
31

32 city on the Monday of 19...
 33 We further state that we know him to be a qualified elector of said
 34 city and a man of good moral character and qualified in our judg-
 35 ment for the duties of such office.
 36 Name of qualified electors Number Street
 37
 38

39 Immediately upon the expiration of the time of filing the statements
 40 and petitions for candidacies, the said city clerk shall cause to be pub-
 41 lished for three successive days in all the daily newspapers published
 42 in the city, in proper form, the names of the persons as they are to
 43 appear upon the primary ballot, and if there be no daily newspaper,
 44 then in two issues of any other newspapers that may be published in
 45 said city; and the said clerk shall thereupon cause the primary ballots
 46 to be printed, authenticated with a facsimile of his signature. Upon
 47 the said ballot the names of the candidates for mayor, as is provided
 48 in section two (2) of this act, shall first be placed, with a square at the
 49 left of each name, and immediately below the words, "vote for one".

50 Following these names, likewise as is provided in section two (2)
 51 of this act, shall appear the names of all the candidates, for the office
 52 of superintendent of "accounts and finances," or superintendent of
 53 "accounts and finances and parks and public property" as the case
 54 may be, with a square to the left of each name and immediately below
 55 the words, "vote for one".

56 Following these names likewise as is provided in section two (2)
 57 of this act, shall appear the names of all candidates for the office of
 58 "superintendent of public safety," or "superintendent of public safety
 59 and streets and public improvements" as the case may be, with a
 60 square to the left of each name and immediately below the words,
 61 "vote for one".

62 Following these names likewise as is provided in section two (2)
 63 of this act, shall appear the names of all the candidates for the office
 64 of "superintendent of streets and public improvements" with a square
 65 to the left of each name and immediately below the words, "vote for
 66 one".

67 Following these names, likewise as is provided in section two (2)
 68 of this act, shall appear the names of all the candidates for the office of
 69 "superintendent of parks and public property" with a square to the
 70 left of each name and immediately below the words, "vote for one".

71 In cities having a population of two thousand (2000) and not over
 72 twenty-five thousand (25,000) the "departments of accounts and fi-
 73 nances" and "parks and public property" shall be presided over by one
 74 and the same person; and the "departments of public safety" and
 75 "streets and public improvements" shall be presided over by one and
 76 the same person. The ballots shall be printed upon plain, substantial
 77 white paper, and shall be headed:

78 CANDIDATES FOR NOMINATION FOR MAYOR AND COUN-
 79 CILMEN OF (Here Name of City) AT THE PRIMARY ELECTION

80 But shall have no party designation or mark whatever, except that
 81 of the office or particular department to which the candidate aspires
 82 as shown by his statement filed with the city clerk and by the petition
 83 of electors filed also with the city clerk.

84 The ballots in all cities having a population of twenty-five thou-

85 sand (25,000) or over shall be in substantially the following form:
86 (place a cross in the square preceding the name of the person you
87 favor for each respective position.)

88 OFFICIAL PRIMARY BALLOT

89 CANDIDATES FOR NOMINATION FOR MAYOR AND COUN-
90 CILMEN OF (Name of City) AT THE PRIMARY ELECTION
91 FOR MAYOR

92 (Vote for one)

93 Name of candidate

94 Name of candidate

95 FOR SUPERINTENDENT OF ACCOUNTS AND FINANCES

96 (Vote for one)

97 Name of candidate

98 Name of candidate

99 FOR SUPERINTENDENT OF PUBLIC SAFETY

100 (Vote for one)

101 Name of candidate

102 Name of candidate

103 FOR SUPERINTENDENT OF STREETS AND PUBLIC IM-
104 PROVEMENTS

105 (Vote for one)

106 Name of candidate

107 Name of candidate

108 FOR SUPERINTENDENT OF PARKS AND PUBLIC PROPERTY

109 (Vote for one)

110 Name of candidate

111 Name of candidate

112 OFFICIAL BALLOT ATTEST

113 (Signature).....

114 City Clerk

115 The ballot in all cities having a population of two thousand (2,000)
116 and less than twenty-five thousand (25,000) shall be in substantial-
117 ly the following form:

118 OFFICIAL PRIMARY BALLOT

119 CANDIDATES FOR NOMINATION FOR MAYOR AND COUN-
120 CILMEN OF (Name of City) AT THE PRIMARY ELECTION
121 FOR MAYOR

122 (Vote for one)

123 Name of candidate

124 Name of candidate

125 FOR SUPERINTENDENT OF ACCOUNTS AND FINANCES
 126 AND PARKS AND PUBLIC PROPERTY

127 (Vote for one)

128 Name of candidate

129 Name of candidate

130 FOR SUPERINTENDENT OF PUBLIC SAFETY AND STREETS
 131 AND PUBLIC IMPROVEMENTS

132 (Vote for one)

133 Name of candidate

134 Name of candidate

OFFICIAL BALLOT ATTEST

135 (Signature)

136 City Clerk

137
 138 Having caused the said ballots to be printed, the said city clerk
 139 shall cause to be delivered at each polling place a number of said
 140 ballots equal to twice the number of votes cast in such polling pre-
 141 cinct at the last general municipal election for mayor.

142 The persons who are qualified to vote at the general municipal
 143 election shall be qualified to vote at such primary election. Chal-
 144 lenges can be made by not more than two persons, to be appointed
 145 at the time of opening the polls by the judges of election; and the
 146 law applicable to challenges at a general municipal election shall be
 147 applicable to challenges made at such primary election.

148 Judges of election shall, immediately upon the closing of the polls,
 149 count the ballots and ascertain the number of votes cast in such
 150 precinct for each of the candidates, and make return thereof to the
 151 city clerk, upon proper blanks to be furnished by the said city clerk,
 152 within six hours of the closing of the polls.

153 On the day following the said primary election, the said city clerk
 154 shall publicly canvass said returns so received from the polling
 155 precincts, and shall make and publish in all the newspapers of said
 156 city, at least once, the result thereof. The two candidates receiv-
 157 ing the highest number of votes for mayor shall be the candidates,
 158 and the only candidates, whose names shall be placed upon the bal-
 159 lot for mayor at the next succeeding general municipal election.

160 The two candidates receiving the highest number of votes for the
 161 office of superintendent of "accounts and finances" or "superin-
 162 tendent of accounts and finances and parks and public property" as
 163 the case may be, shall be the candidates, and the only candidates,
 164 whose names shall be placed upon the ballot for superintendent of
 165 "accounts and finances" or "superintendent of accounts and finances
 166 and parks and public property" as the case may be, at the next suc-
 167 ceeding general municipal election.

168 The two candidates receiving the highest number of votes for
 169 the office of "superintendent of public safety" or "superintendent
 170 of public safety and streets and public improvements" as the case
 171 may be, shall be the candidates, and the only candidates, whose
 172 names shall be placed upon the ballot for superintendent of "public
 173 safety" or "superintendent of public safety and streets and public

174 improvements" as the case may be, at the next succeeding general
175 municipal election.

176 The two candidates receiving the highest number of votes for
177 the office of "superintendent of streets and public improvements"
178 shall be the candidates, and the only candidates, whose names shall
179 be placed upon the ballot for "superintendent of streets and public
180 improvements" at the next succeeding general municipal election.

181 The two candidates receiving the highest number of votes for
182 the office of "superintendent of parks and public property" shall be
183 the candidates, and the only candidates, whose names shall be placed
184 upon the ballot for "superintendent of parks and public property"
185 at the next succeeding general municipal election.

186 All electors of cities under this act, who by the laws governing
187 cities of the first and second class and cities acting under special
188 charter would be entitled to vote for the election of officers at any
189 general municipal election in such cities, shall be qualified to vote
190 at all elections under this act. The ballot at such general municipal
191 election shall be in the same general form as for such primary elec-
192 tion, so far as applicable; and in all elections in such city, the elec-
193 tion precinct, voting places, method of conducting election, can-
194 vassing the vote and announcing the results shall be the same as by
195 law provided for election of officers in such cities, so far as the
196 same are applicable and not inconsistent with the provisions of this
197 act.

1 SEC. 2. **Arranging names of candidates.** The names of the can-
2 didates for offices to be filled under this act shall be arranged and
3 printed upon the primary election ballots and upon the general mu-
4 nicipal election ballots in the following manner, to wit: The city
5 clerk shall prepare a list of the election precincts of his city, by ar-
6 ranging the various wards or precincts of such city in numerical
7 order. He shall then arrange the surnames of all candidates for
8 such offices alphabetically for the respective offices for the first pre-
9 cinct in the list; thereafter, for each succeeding precinct, the name
10 or names appearing first for the respective offices in the last precinct
11 should be placed last, so that the names that were second before the
12 change be first after the change.

1 SEC. 3. **Amendment in re election of department heads.** That
2 section ten hundred fifty-six-a twenty-six (1056-a26) of the sup-
3 plement to the code, 1913, be and the same is hereby amended by
4 striking from said section lines five, six, seven, eight, nine, ten, eleven,
5 twelve and thirteen and the first word in line fourteen and inserting
6 in lieu thereof the following: "and each councilman shall be superin-
7 tendent of the particular department to which he was elected." Also
8 striking the words "said first meeting" from the fourteenth line of
9 said section and inserting in lieu thereof the following: "the first
10 regular meeting after election".

1 SEC. 4. **Applicable only when adopted by electors.** This act
2 shall not apply to cities now operating under the commission form
3 of government heretofore adopted and approved by a vote of their
4 electors, unless the same shall have been submitted to a vote of the
5 electors of said city in the manner provided by title V, chapter 14-C
6 of the supplement to the code, 1913, and amendments thereto.

Approved April 4, A. D. 1921.

CHAPTER 110

HIGHWAYS

H. F. 278.

AN ACT to provide for standard widths of sleighs, and sleds.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sleighs—standard width—unlawful use. On and
2 after the first day of January, 1923, it shall be unlawful for any per-
3 son, firm or corporation in the state to sell any new or first-hand
4 draft sleigh, sled or bobsled, to any person or persons residing in
5 this state for use herein, unless the runners of such sleigh shall meas-
6 ure from center to center four feet and eight inches. And on and
7 after such date it shall be unlawful for any person or persons to use
8 upon any of the public highways of the state any such sleigh, sled or
9 bobsled purchased at first-hand after said first day of January, 1923,
10 unless the runners shall measure from center to center four feet and
11 eight inches.

1 SEC. 2. Penalty. Any person, firm or corporation violating any
2 of the provisions of this act shall be guilty of a misdemeanor, and
3 upon conviction thereof shall be fined not less than five nor more than
4 twenty-five dollars.

Approved April 4, A. D. 1921.

CHAPTER 111

CEMETERIES

H. F. 389.

AN ACT to amend paragraph eleven (11) of section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (C. C. Sec. 4038) relating to the care, preservation and adornment of cemeteries.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Tax increased. That the law as it appears in para-
2 graph eleven (11) of section eight hundred ninety-four (894), sup-
3 plemental supplement to code, 1915, (C. C. Sec. 4038), be amended by
4 striking out from line one, the words "one-half of".

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall be in full force and effect after its passage and
3 publication in the Des Moines Capital and Des Moines Register, news-
4 papers published in Des Moines, Iowa.

Approved April 4, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Des Moines Register April 6, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 112

COUNTY SUPERINTENDENT

H. F. 421.

AN ACT to amend the law as it appears in chapter two hundred ninety-three (293), acts of the thirty-eighth (38th) general assembly, (C. C. Sec. 2506), relating to the compensation of the county superintendent of schools.

Be it enacted by the General Assembly of the State of Iowa:

That lines one (1) to twenty-two (22), inclusive, of section six (6) of chapter two hundred ninety-three (293) of the acts of the thirty-eighth general assembly (C. C. Sec. 2506) be repealed and the following enacted in lieu thereof:

1 SECTION 1. **Salary.** In all counties in the state of Iowa the salary
2 of the county superintendent of schools shall be eighteen hundred dol-
3 lars (\$1800) per annum and such other and additional compensation
4 as may be allowed by the board of supervisors in each particular coun-
5 ty, but in no case to exceed three thousand dollars (\$3000).

1 SEC. 2. **Expenses and supplies.** That in addition to the forego-
2 ing compensation such superintendent shall receive the expenses of
3 necessary office stationery and postage and those incurred in attend-
4 ing upon meetings called by the superintendent of public instruction;
5 claims therefor to be made by verified statement filed with the coun-
6 ty auditor, who shall draw his warrant upon the county treasurer
7 therefor.

1 SEC. 3. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in full force from and after
3 its publication in the Des Moines Capital and Des Moines News, news-
4 papers published in Des Moines, Iowa.

Approved April 4, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Des Moines News April 5, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 113

PODIATRY (CHIROPODY)

H. F. 483.

AN ACT regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penalties for the violation of this act.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Terms defined.** Podiatry (sometimes called chirop-
2 ody) shall for the purpose of this act mean the diagnosis and medical
3 and surgical treatment of ailments of the human foot. Podiatrist
4 shall mean one practicing podiatry.

1 **SEC. 2. License—scope of practice.** It shall be unlawful for any
2 person to profess to be a podiatrist, to practice or assume the duties
3 incident to podiatry, without first obtaining from the state board of
4 medical examiners a license authorizing the practice of podiatry in
5 this state, except as hereinafter provided. No podiatrist shall ampu-
6 tate the human foot or toe or toes, or use any anesthetic other than
7 local.

1 **SEC. 3. Board of examiners — examinations — qualifications—**
2 **fees—reciprocal practice.** That at the annual meeting of the state
3 board of medical examiners it shall select two physicians from its
4 own membership and two licensed podiatrists, residents of this state
5 and actively engaged in the practice of podiatry, who, together with
6 the secretary of the state board of medical examiners, shall constitute
7 the podiatry examiners for the year. The examinations shall be held
8 in the city of Des Moines, in July of each year and at such other
9 times and places as the state board of medical examiners shall direct.
10 All applicants for license shall have attained the age of twenty-one
11 years and shall be of good moral character; they shall have had at
12 least one year of instruction in and be graduates of some school of
13 podiatry, recognized as being in good standing by the state board of
14 medical examiners, but after July 1, 1923, no school of podiatry shall
15 be accredited by said board as a school of good standing which does
16 not require for graduation a course of study of at least two years.
17 Provided, however, that all podiatrists, actively engaged in the prac-
18 tice of podiatry, one or more years in the state of Iowa, prior to
19 July 1, 1921, whether graduates or not, shall upon furnishing proof
20 thereof to said board and upon payment of a fee of fifteen dollars
21 (\$15.00), be entitled to a license without examination; and applications
22 for such licenses shall be filed not later than the first day of January,
23 nineteen hundred twenty-two; and provided further that upon payment
24 of a fee of fifty dollars (\$50.00), a license without examination may
25 be issued to podiatrists of other states maintaining equal statutory
26 requirements for the practice of podiatry and extending the same
reciprocal privilege to this state.

1 **SEC. 4. Scope of examination—grades required—fees.** After
2 the passage of this act, any person not exempt from examination under
3 section three of this act and desiring a license to practice podiatry
4 shall be examined in the following subjects: anatomy, chemistry,
5 dermatology, diagnosis, materia medica, pathology, physiology, thera-
6 peutic, clinical and orthopedic podiatry, limited in their scope to the
7 treatment of the foot, and, if found qualified, shall receive a license.
8 The minimum requirements for a license shall be a general average of
9 seventy-five per cent (75%) in all the subjects involved and not less
10 than fifty per cent (50%) in any one subject. Examination fees of
11 fifteen dollars (\$15.00) shall be paid to the secretary of the state
12 board of medical examiners. Any applicant failing in the examina-
13 tion and being refused a license shall be entitled within six months
14 of such refusal to a re-examination upon an additional fee of ten dol-
15 lars (\$10.00) for each examination, but two such re-examinations
16 shall exhaust his privilege under the original examination.

1 **SEC. 5. Use of title—recording license—renewals.** All licensees
2 shall be designated as Registered Podiatrists and shall not use any title

3 or abbreviation thereof without the designation "registered podi-
4 atrist," "practice limited to the foot," and shall not mislead the pub-
5 lic as to their limited professional qualifications to treat human ail-
6 ments. All licenses shall be recorded in the manner of other medical
7 licenses in the office of the county recorder in which the licensee prac-
8 tices. A renewal license fee of two dollars (\$2.00) shall be paid
9 annually on July 1st of each year, and if not paid within three months,
10 the license shall be revoked and shall only be reissued upon original
11 application and examination. All licenses shall be conspicuously dis-
12 played at the office or other place of practice.

1 **SEC. 6. Denial or revocation of license.** The state board of medi-
2 cal examiners may after due hearing refuse to grant, revoke or re-
3 new any license provided for in this act to a person, otherwise quali-
4 fied, who obtained said license by fraudulent representation, for in-
5 competency in practice, for use of untruthful or improbable state-
6 ments to patients or in advertisements, for habitual intoxication or
7 for unprofessional and immoral conduct, or for selling or giving away
8 of alcohol or drugs for any other than legitimate purposes, but said
9 board may reissue a license after a lapse of six months.

1 **SEC. 7. Per diem—supplies.** Each member of the board of ex-
2 aminers, except the secretary and the physician members who are
3 paid salaries, shall receive for his services out of the funds created
4 by payment of fees by applicants for licenses, the sum of five dollars
5 (\$5.00) per diem and necessary traveling and incidental expenses,
6 while the secretary shall receive his necessary expenses for services
7 which cannot be performed at the capitol. All printing, postage and
8 other contingent expenses, necessarily incurred, shall be paid from
9 said fund, and all expenses shall be itemized, verified, audited and
10 a warrant drawn therefor on the podiatrists' fund in the same man-
11 ner as other expenses of the state board of medical examiners.

1 **SEC. 8. Penalty.** Any person, who shall knowingly violate any of
2 the provisions of this act and upon conviction thereof, shall be fined
3 a sum not exceeding one hundred dollars (\$100.00), or imprisoned in
4 the county jail not to exceed thirty days.

1 **SEC. 9. Scope of act.** This act shall not apply to the physicians li-
2 censed by the state board of medical examiners of this state, nor to
3 the surgeons of the United States army, navy and United States pub-
4 lic health service, when in actual performance of their official duties.

Approved April 4, A. D. 1921.

CHAPTER 114

PUBLIC FUNDS

H. F. 494.

AN ACT to amend the law as it appears in section one hundred thirteen (113), supplement to the code, 1913, (C. C. Sec. 150), and section fourteen hundred fifty-seven (1457), supplement to the code, 1913, (C. C. Sec. 4767), relating to the payment of interest on public funds.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Interest on state funds. That the law as it appears
2 in section one hundred thirteen (113), supplement to the code, 1913,
3 (C. C. Sec. 150), be and the same is hereby amended by striking out
4 all that part of said section following the period after the word "law"
5 in line seven of said section and enacting in lieu thereof the follow-
6 ing: "On the money remaining on deposit, such depositary shall pay
7 to the treasurer of state, for the use of the state, interest at the rate
8 of two and one-half per cent per annum at such times as it shall be
9 agreed upon between said treasurer and the depositary aforesaid, with
10 the approval of the executive council.

1 SEC. 2. Interest on county funds. That the law as it appears in
2 section fourteen hundred fifty-seven (1457), supplement to the code,
3 1913, (C. C. Sec. 4767), be and the same is hereby amended by strik-
4 ing out the word "two" in line nine of said section and inserting in
5 lieu thereof the words "two and one-half".

Approved April 4, A. D. 1921.

CHAPTER 115

JITNEY BUSES

H. F. 502.

AN ACT repealing section seven hundred fifty-four-a (754-a), supplemental supplement to the code, 1915, (C. C. Sec. 3814) and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so-called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities or towns, including cities or towns acting under the commission form of government, cities acting under special charter and cities acting under the manager form of city government and providing penalties for the violation of this act.

Be it enacted by the General Assembly of the State of Iowa:

That section seven hundred fifty-four-a (754-a), supplemental supplement to the code, 1915, (C. C. Sec. 3814), hereby is repealed and there is enacted in lieu thereof the following:

1 SECTION 1. Power to regulate and license. That cities and towns,
2 including cities acting under the commission form of govern-
3 ment, cities acting under special charter and cities acting under the
4 city manager plan of government, shall have power, under the restric-

5 tions and conditions hereinafter named, to regulate and license so
6 called jitney busses and all motor vehicles operating upon the streets
7 and avenues of such cities and towns and engaged in carrying pas-
8 sengers for hire on a plan similar to that followed by street railway
9 companies; to require such vehicles to be operated over reasonable
10 routes and upon reasonable schedules; to impose penalties within the
11 limits of section six hundred eighty (680) of the code of 1897, for
12 the violation of any ordinance enacted hereunder, not inconsistent and
13 in conflict with this act.

1 **SEC. 2. Exclusion from certain streets.** That the city or town
2 council may prohibit any such jitney bus or motor vehicle from oper-
3 ating on that part of any such street or avenue on which there is oper-
4 ated a street car line or lines when such street car line is maintained
5 and operated under a franchise granted by any such city or town,
6 provided, however, that such jitney or motor bus may cross such
7 street or avenue at right angles with said street car line or lines, and
8 in addition thereto, said jitney or motor busses may travel over
9 such streets and avenues so far only as is necessary to cross bridges,
10 and further provided that said busses and vehicles may have a ter-
11 minus in the business district of such city or town, and for the pur-
12 pose of going to and from such terminus said busses and vehicles may
13 travel over such portion only of said prohibited streets and alleys
14 as is necessary to connect directly with the licensed route of said
15 busses and vehicles over the streets and alleys on which there are no
16 street car line or lines.

1 **SEC. 3. License—bond—showing in re car and driver.** That no
2 such license shall be granted by any such city or town unless and until
3 the applicant therefor shall:

4 (a) File in the office of the clerk of the district court of the coun-
5 ty in which said city or town may be located, an indemnity bond with
6 sureties to be approved by the clerk of said district court, which said
7 sureties shall qualify as provided in chapter 12, title three (3) of the
8 code, 1897, and amendments thereto. The said bond shall inure to
9 the benefit of the estate of any passenger killed and to the benefit of
10 any passenger who may suffer bodily injury or property damage by
11 reason of negligence or misconduct on the part of the driver, owner
12 or operator of any such jitney bus or motor vehicle. The said bond shall
13 be in the following penal sums to wit: If there is carried in such
14 jitney bus or motor vehicle less than ten passengers at least \$5000.00
15 (five thousand dollars) and if there is carried therein ten passengers
16 or more at least \$10,000.00 (ten thousand dollars), provided, however,
17 in lieu of such bond there may be filed in such office a liability insur-
18 ance policy issued by a company authorized to do business in the state
19 of Iowa in like amounts for a single claim as for the bonds above pro-
20 vided, and conditioned that the same shall inure to the benefit of any
21 passenger upon such vehicle or vehicles in the same manner and way
22 as the bonds above provided. When said bond or policy is approved
23 by said clerk he shall file the same in his office for the purpose herein
24 expressed and shall receive for filing and approving the same a fee
25 of one (\$1.00) dollar.

26 (b) After the said bond or liability insurance policy is thus ap-
27 proved, file in the office of the clerk of such city or town an applica-
28 tion for such license stating the type of motor car or jitney bus to

29 be used; the horse power and the factory number thereof; the state
 30 license number thereof; the seating capacity thereof according to its
 31 trade rating; the age, name and residence of the person to be in the
 32 immediate charge thereof as driver and a statement showing that
 33 such driver has attained the age of at least eighteen full years, and
 34 if more than one person is to be in the immediate charge of such jit-
 35 ney or motor bus, then there must be given the name, age and resi-
 36 dence of each said person and a statement showing that each of said
 37 persons has attained the age of eighteen full years; the street or streets
 38 upon which it is intended to operate; the qualifications and experi-
 39 ence of the person who is to be the driver of such jitney or motor bus,
 40 and if more than one person is to drive the same, then a statement of
 41 qualification of each such person; the name of the owner or owners
 42 of the bus or busses proposed to be operated and a statement that
 43 the said bond herein above named has been filed and approved as here-
 44 in above provided.

1 SEC. 4. **Rejection or granting of application.** That the city or
 2 town council may grant or reject the said application and if the said
 3 application is rejected other applications may be made and likewise
 4 the city or town council may grant or reject the same.

1 SEC. 5. **Penalty.** That it shall be unlawful for any such jitney
 2 or motor bus to thus operate upon any such streets or avenues with-
 3 out said license and any person, corporation or copartnership who
 4 shall operate any such jitney or motor bus without such license shall
 5 be held guilty of a misdemeanor and punished by a fine of not less than
 6 fifty (\$50.00) dollars, nor more than three hundred (\$300.00) dollars,
 7 or shall stand committed to the county jail for a period not exceeding
 8 sixty days.

1 SEC. 6. **Publication clause.** That this act, being deemed of im-
 2 mediate importance, shall take effect from and after publication in
 3 the Des Moines Capital and Sioux City Journal, newspapers published
 4 in Des Moines, and Sioux City, Iowa, respectively.

Approved April 4, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and
 the Sioux City Journal April 6, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 116

DRAINAGE

H. F. 510.

AN ACT to amend section nineteen hundred eighty-nine-a nine (1989-a9), (C. C. Sec. 4844), and section nineteen hundred eighty-nine-a thirty-four (1989-a34), (C. C. Sec. 4882), of chapter two-A (2-A), title X, supplement to the code, 1913, relating to the payment on drainage work.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Monthly estimates—payment.** That section nine-
 2 ten hundred eighty-nine-a nine (1989-a9), supplement to the code,

3 1913, (C. C. Sec. 4844), be and the same is amended by inserting after
 4 the word "certificates" in line five (5) the following: "or drainage
 5 bonds," and by inserting after the word "certificates" in line ten (10)
 6 the following: "or drainage bonds,".

1 SEC. 2. **Payment for work.** That section nineteen hundred eighty-
 2 nine-a thirty-four (1989-a34), supplement to the code, 1913, (C.
 3 C. Sec. 4882), be and the same is amended by inserting after the word
 4 "certificates" in line thirteen (13) the following: "or drainage bonds,"
 5 and by inserting after the word "certificates" in line nineteen (19) the
 6 following: "or drainage bonds, as the case may be,".

Approved April 4, A. D. 1921.

CHAPTER 117

EXECUTORS AND ADMINISTRATORS

H. F. 536.

AN ACT to amend section thirty-four hundred seven (3407) of the code (C. C. Sec. 7938), relating to liability of executors in their own wrong.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Executors in their own wrong.** That the law as it
 2 appears in section thirty-four hundred seven (3407) of the code (C.
 3 C. Sec. 7938), be amended by inserting in line three (3) thereof,
 4 after the word "responsible" and before the word "to", the word
 5 "only".

Approved April 4, A. D. 1921.

CHAPTER 118

DRAINAGE

H. F. 537.

AN ACT to amend section nineteen hundred eighty-nine-a thirteen (1989-a13), supplement to the code, 1913, (C. C. Sec. 4853), relating to the levy and collection of taxes on drainage improvements.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Payment of assessment.** That section nineteen hun-
 2 dred eighty-nine-a thirteen (1989-a13), supplement to the code, 1913,
 3 (C. C. Sec. 4853), be and the same is amended by striking out of line
 4 fifteen (15) the words "owned by the person to whom the said war-
 5 rants were issued,".

Approved April 4, A. D. 1921.

CHAPTER 119

BONDED WAREHOUSES FOR AGRICULTURAL COMMODITIES

H. F. 630.

AN ACT to provide for bonded warehouses for the storage of agricultural and other commodities.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Terms defined.** The term "commissioners" as used
 2 in this act shall mean the "board of railroad commissioners"; the term
 3 "warehouse" as used in this act shall be deemed to mean every build-
 4 ing, structure, or other protected inclosure in which any agricultural
 5 product is or may be stored within the state. The term "agricultural
 6 product" wherever used in this act shall be deemed to mean cotton,
 7 wool, grains, tobacco, and flaxseed, or any of them. As used in this
 8 act, "person" includes a corporation or partnership of two or more
 9 persons having a joint or common interest; "warehouseman" means
 10 a person lawfully engaged in the business of storing agricultural
 11 products; and "receipt" means a warehouse receipt.

1 SEC. 2. **Powers of board of railroad commissioners.** The com-
 2 missioners are authorized to investigate the storage, warehousing,
 3 classifying according to grade and otherwise, weighing, and certifica-
 4 tion of agricultural products; upon application to them by any per-
 5 son applying for license to conduct a warehouse under this act, to in-
 6 spect such warehouse or cause it to be inspected; at any time, with
 7 or without application to them, to inspect or cause to be inspected all
 8 warehouses licensed under this act; to determine whether warehouses
 9 for which licenses are applied for or have been issued under this act
 10 are suitable for the proper storage of any agricultural product or
 11 products; to classify warehouses licensed or applying for a license in
 12 accordance with their ownership, location, surroundings, capacity,
 13 conditions, and other qualities, and as to the kinds of licenses issued
 14 or that may be issued for them pursuant to this act; and to prescribe,
 15 within the limitations of this act, the duties of the warehousemen
 16 conducting warehouses licensed under this act with respect to their
 17 care of and responsibility for agricultural products stored therein.

1 SEC. 3. **License.** The commissioners are authorized, upon ap-
 2 plication to them, to issue to any warehouseman a license for the con-
 3 duct of a warehouse or warehouses in accordance with this act and
 4 such rules and regulations as may be made hereunder: Provided,
 5 that each such warehouse be found suitable for the proper storage of
 6 the particular agricultural product or products for which a license is
 7 applied for, and that such warehouseman agree, as a condition to the
 8 granting of the license, to comply with and abide by all the terms of
 9 this act and the rules and regulations prescribed hereunder.

1 SEC. 4. **Tenure of license—renewal.** Each license issued under
 2 section three (3) of this act shall be issued for a period not exceeding
 3 one year, and shall specify the date upon which it is to terminate, and
 4 upon showing satisfactory to the commissioners may from time to
 5 time be renewed or extended by a written instrument, which shall
 6 specify the date of its termination.

1 **SEC. 5. Bond by licensee—revocation of license.** Each ware-
2 houseman applying for a license to conduct a warehouse in accordance
3 with this act shall, as a condition to the granting thereof, execute
4 and file with the commissioners a good and sufficient bond other than
5 personal security to the state of Iowa to secure the faithful perform-
6 ance of his obligations as a warehouseman under the terms of this act
7 and the rules and regulations prescribed hereunder, and of such addi-
8 tional obligations as a warehouseman as may be assumed by him under
9 contracts with the respective depositors of agricultural products in
10 such warehouse. Said bond shall be in such form and amount, shall
11 have such surety or sureties, subject to service of process in suits on
12 the bond and shall contain such terms and conditions as the commis-
13 sioners may prescribe to carry out the purposes of this act, including
14 the requirements of fire insurance. Whenever the commissioners shall
15 determine that a bond approved by them is, or for any cause has be-
16 come insufficient, they may require an additional bond or bonds to be
17 given by the warehouseman concerned, conforming with the require-
18 ments of this section, and unless the same be given within the time
19 fixed by a written demand therefor the license of such warehouse-
20 man may be suspended or revoked; provided, however, that no bond
21 shall be required of any warehouse licensed and bonded under the
22 provisions of the United States Warehouse Act.

1 **SEC. 6. Action on bond.** Any person injured by the breach of
2 any obligation to secure which a bond is given, under the provisions
3 of sections five or eight, shall be entitled to sue on the bond in his own
4 name in any court of competent jurisdiction to recover the damages
5 he may have sustained by such breach.

1 **SEC. 7. "Bonded warehouse."** Upon the filing with the approv-
2 al by the commissioners of a bond, in compliance with this act, for
3 the conduct of a warehouse, such warehouse shall be designated as
4 bonded hereunder; but no warehouse shall be designated as bonded
5 under this act, and no name or description conveying the impression
6 that it is so bonded, shall be used, until a bond, such as provided for
7 in section five, has been filed with and approved by the commissioners,
8 nor unless the license issued under this act for the conduct of such
9 warehouse remains unsuspended and unrevoked.

1 **SEC. 8. License and examination fee.** The commissioners shall
2 charge, assess, and cause to be collected a reasonable fee for every
3 examination or inspection of a warehouse under this act when such
4 examination or inspection is made upon application of a warehouse-
5 man, and a fee not exceeding two dollars (\$2.00) per annum for each
6 license or renewal thereof issued to a warehouseman under this act.
7 All such fees shall be deposited and covered into the treasury as mis-
8 cellaneous receipts.

1 **SEC. 9. License to classify, grade and weigh.** The commission-
2 ers may, upon presentation of satisfactory proof of competency, issue
3 to any person a license to classify any agricultural product or prod-
4 ucts, stored or to be stored in a warehouse licensed under this act,
5 according to grade or otherwise and to certificate the grade or other
6 class thereof, or to weigh the same and certificate the weight thereof,
7 or both to classify and weigh the same and to certificate the grade
8 or other class and the weight thereof, upon condition that such per-

9 son agree to comply with and abide by the terms of this act and of the
10 rules and regulations prescribed hereunder so far as the same relate
11 to him.

1 **SEC. 10. Suspension or revocation.** Any license issued to any
2 person to classify or to weigh any agricultural product or products
3 under this act may be suspended or revoked by the commissioners
4 whenever they are satisfied, after opportunity afforded to the li-
5 censee concerned for a hearing, that such licensee has failed to clas-
6 sify or to weigh any agricultural product or products correctly, or has
7 violated any of the provisions of this act or of the rules and regula-
8 tions prescribed hereunder, so far as the same may relate to him, or
9 that he has used his license or allowed it to be used for any improper
10 purpose whatsoever. Pending investigation, the commissioners when-
11 ever they deem necessary, may suspend a license temporarily without
12 hearing.

1 **SEC. 11. Duty to receive for storage—non-discrimination.**
2 Every warehouseman conducting a warehouse licensed under this act
3 shall receive for storage therein, so far as its capacity permits, any
4 agricultural product of the kind customarily stored therein by him
5 which may be tendered to him in a suitable condition for warehous-
6 ing, in the usual manner in the ordinary and usual course of business,
7 without making any discrimination between persons desiring to avail
8 themselves of warehouse facilities.

1 **SEC. 12. Presumption in re deposit.** Any person who deposits
2 agricultural products for storage in a warehouse licensed under this
3 act shall be deemed to have deposited the same subject to the terms
4 of this act and the rules and regulations prescribed hereunder.

1 **SEC. 13. Inspection and gradation.** Grain, flaxseed, or any
2 other fungible agricultural product stored in a warehouse licensed
3 under this act shall be inspected and graded by a person duly licensed
4 to grade the same, provided, however, that the commissioners may
5 waive such inspection in the case of warehouse licensed under the
6 provisions of the United States Warehouse Act.

1 **SEC. 14. Separate deposits—intermingled deposits.** Every ware-
2 houseman conducting a warehouse licensed under this act shall
3 keep the agricultural products therein of one depositor so far sepa-
4 rate from agricultural products of other depositors, and from other
5 agricultural products of the same depositor for which a separate re-
6 ceipt has been issued, as to permit at all times the identification and
7 redelivery of the agricultural products deposited; but if authorized
8 by agreement or by custom, a warehouseman may mingle fungible
9 agricultural products with other agricultural products of the same
10 kind and grade, and shall be severally liable to each depositor for the
11 care and redelivery of his share of such mass, to the same extent and
12 under the same circumstances as if the agricultural products had been
13 kept separate, but he shall at no time while they are in his custody
14 mix fungible agricultural products of different grades.

1 **SEC. 15. Receipts.** For all agricultural products stored in a
2 warehouse licensed under this act original receipts shall be issued by
3 the warehouseman conducting the same, but no receipts shall be issued

4 except for agricultural products actually stored in the warehouse at
5 the time of the issuance thereof.

1 SEC. 16. Form and contents of receipts. Every receipt issued
2 for agricultural products stored in a warehouse licensed under this
3 act shall embody within its written or printed terms

4 (a) The location of the warehouse in which the agricultural prod-
5 ucts are stored;

6 (b) The date of issue of the receipt;

7 (c) The consecutive number of the receipt;

8 (d) A statement whether the agricultural products received will
9 be delivered to the bearer, to a specified person or to a specified person
10 or his order;

11 (e) The rate of storage charges;

12 (f) A description of the agricultural products received, showing
13 the quantity thereof, or, in case of agricultural products customarily
14 put up in bales or packages, a description of such bales or packages
15 by marks, numbers, or other means of identification and the weight
16 of such bales or packages;

17 (g) The grade or other class of the agricultural products received
18 and the standard or description in accordance with which such clas-
19 sification has been made: Provided, that such grade or other class
20 shall be stated according to the official standard of the United States
21 applicable to such agricultural products as the same may be fixed
22 and promulgated: Provided further, that until such official standards
23 of the United States for any agricultural product or products have
24 been fixed and promulgated, the grade or other class thereof may be
25 stated in accordance with any recognized standard or in accordance
26 with such rules and regulations not inconsistent herewith as may be
27 prescribed by the secretary of agriculture of the United States.

28 (h) A statement that the receipt is issued subject to the United
29 States warehouse act and the rules and regulations prescribed there-
30 under.

31 (i) If the receipt be issued for agricultural products of which the
32 warehouseman is owner, either solely or jointly or in common with
33 others, the fact of such ownership.

34 (j) A statement of the amount of advances made and of liabilities
35 incurred for which the warehouseman claims a lien: Provided, that
36 if the precise amount of such advances made or of such liabilities in-
37 curred be at the time of the issue of the receipt unknown to the ware-
38 houseman or his agent who issues it, a statement of the fact that
39 advances have been made or liabilities incurred and the purpose
40 thereof shall be sufficient.

41 (k) Such other terms and conditions as may be required by the
42 said secretary of agriculture; and

43 (l) The signature of the warehouseman, which may be made by
44 his authorized agent: Provided, that is when requested by the de-
45 positor of other than fungible agricultural products, a receipt omit-
46 ting compliance with subdivision (g) of this section may be issued if
47 it have plainly and conspicuously embodied in its written or printed
48 terms a provision that such receipt is not negotiable.

1 SEC. 17. Standards authorized. The commissioners [are] au-
2 thorized from time to time, to establish and promulgate standards for
3 agricultural products in this act defined by which their quality or

4 value may be judged or determined: Provided, that the standards
5 for any agricultural products which have been or which in future may
6 be established by or under authority of any act of congress shall be,
7 and are hereby, adopted for the purposes of this act as the official
8 standards for the agricultural products to which they relate.

1 **SEC. 18. Original and duplicate receipts.** While an original
2 receipt issued under this act is outstanding and uncanceled by the
3 warehouseman issuing the same no other or future receipt shall be
4 issued for the agricultural product covered thereby or for any part
5 thereof, except that in the case of a lost or destroyed receipt a new
6 receipt, upon the same terms and subject to the same conditions and
7 bearing on its face the number and date of the receipt in lieu of which
8 it is issued, may be issued upon compliance with the statutes of the
9 United States applicable thereto and with the laws of this state.

1 **SEC. 19. Delivery of deposits.** A warehouseman conducting a
2 warehouse licensed under this act, in the absence of some lawful ex-
3 cuse, shall, without unnecessary delay, deliver the agricultural prod-
4 ucts stored therein upon a demand made either by the holder of a re-
5 ceipt for such agricultural products or by the depositor thereof if
6 such demand be accompanied with (a) an offer to satisfy the ware-
7 houseman's lien; (b) an offer to surrender the receipt, if negotiable,
8 with such indorsements as would be necessary for the negotiation of
9 the receipt; and (c) a readiness and willingness to sign, when the
10 products are delivered, an acknowledgement that they have been de-
11 livered if such signature is requested by the warehouseman.

1 **SEC. 20. Cancellation of receipts.** A warehouseman conducting
2 a warehouse licensed under this act shall plainly cancel upon the face
3 thereof each receipt returned to him upon the delivery by him of the
4 agricultural products for which the receipt was issued.

1 **SEC. 21. Records required.** Every warehouseman conducting a
2 warehouse licensed under this act shall keep in a place of safety com-
3 plete and correct records of all agricultural products stored therein
4 and withdrawn therefrom, of all warehouse receipts issued by him,
5 and of the receipts returned to and cancelled by him, shall make re-
6 ports to the commissioners concerning such warehouse and the condi-
7 tion, contents, operation, and business thereof in such form and at
8 such times as commissioners may require, and shall conduct said
9 warehouse in all other respects in compliance with this act and the
10 rules and regulations made hereunder.

1 **SEC. 22. Examinations by commissioners.** The commissioners
2 are authorized to cause examinations to be made of any agricultural
3 product stored in any warehouse licensed under this act. Whenever,
4 after opportunity for hearing is given to the warehouseman conduct-
5 ing such warehouse, it is determined that he is not performing fully
6 the duties imposed on him by this act and the rules and regulations
7 made hereunder, the commissioners may publish their findings.

1 **SEC. 23. Revocation of license.** The commissioners may, after
2 opportunity for hearing has been afforded to the licensee concerned,
3 suspend or revoke any license issued to any warehouseman conduct-
4 ing a warehouse under this act, for any violation of or failure to com-
5 ply with any provision of this act or of the rules and regulations made

6 hereunder or upon the ground that unreasonable or exorbitant charges
7 have been made for services rendered. Pending investigation, the
8 commissioners, whenever they deem necessary, may suspend a li-
9 cense temporarily without hearing.

1 **SEC. 24. Publications authorized.** The commissioners from time
2 to time may publish the results of any investigations made under
3 section two (2) of this act; and he shall publish the names and loca-
4 tions of warehouses licensed and bonded and the names and addresses
5 of persons licensed under this act and lists of all licenses terminated
6 under this act and the causes therefor.

1 **SEC. 25. General examinations.** The commissioners are author-
2 ized through their officials, employees, or agents designated by them
3 to examine all books, records, papers, and accounts of warehouses
4 licensed under this act and of the warehousemen conducting such
5 warehouses relating thereto.

1 **SEC. 26. Rules and regulations.** The commissioners shall from
2 time to time make such rules and regulations as they may deem nec-
3 essary for the efficient execution of the provisions of this act.

1 **SEC. 27. Cooperation with federal government.** The commis-
2 sioners are hereby authorized to cooperate with the secretary of agri-
3 culture of the United States and with officials designated by him
4 for such duties in the enforcement of the provisions of the United
5 States Warehouse Act.

1 **SEC. 28. Penalty.** Every person who shall forge, alter, counter-
2 feit, simulate, or falsely represent, or shall without proper authority
3 use, any license issued under this act, or who shall violate or fail to
4 comply with any provision of section seven (7) of this act, or who
5 shall issue or utter a false or fraudulent receipt or certificate, shall
6 be deemed guilty of a misdemeanor, and upon conviction thereof
7 shall be fined not more than five hundred dollars (\$500.00) or impris-
8 oned not more than six months, or both, in the discretion of the court.

Approved April 4, A. D. 1921.

CHAPTER 120

MUTUAL INSURANCE ASSOCIATIONS

H. F. 391

AN ACT to provide for the organization, regulation, taxation and operation of mutual insurance associations, also to repeal chapter five (5), title nine (IX) of the code, and amendments thereto, (C. C. Sec. 5682, chapter 8), and to enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Repeal.** That chapter five (5), title nine (IX) of
2 the code, (C. C. Sec. 5682, chapter 8) be repealed and the following
3 enacted in lieu thereof:

Organization—purposes and powers. Any number
5 of persons may by incorporating under chapter 1, title IX, of the code,
6 enter into contracts with each other for the following kinds of in-
7 surance from loss or damage by: first, fire and lightning; second,
8 tornado, cyclone and windstorm; third, theft and against any or all
9 loss, expense and liability resulting from the ownership, maintenance
10 or use of any automobile or other vehicle but shall not include, by
11 county mutuels, insurance against bodily injury to the person; fourth,
12 plate glass, against breakage of glass local or in transit; fifth, hail-
13 storms. For the purpose of this protection these contracts of insur-
14 ance shall be subject only to such provisions as are contained in this
15 chapter and shall consist of: first, an application on blanks furnished
16 by the association and signed by the insured or his representative,
17 which may contain in addition to other provisions; the value of the
18 property, the proper description thereof, the amount of other insur-
19 ance and the incumbrance thereon, and agreement to be governed by
20 the articles of incorporation and by-laws in force at the time the pol-
21 icy is issued, a representation that the foregoing statements are true
22 as far as the same are known to the insured or material to the risk,
23 and that the insurance shall take effect when approved by the secre-
24 tary. Second, a policy issued by the association in accordance with
25 its rules; and approved by the commissioner of insurance. Such as-
26 sociations may insure risks of their members or may reinsure risks
27 of other associations or companies; or may organize reinsurance as-
28 sociations for the reinsurance of risks. The word "persons" and
29 "members" as used in this chapter shall be construed to mean trust-
30 tees, administrators, and all other individuals, public or private cor-
31 porations or associations.

1 "SEC. 2. **Associations defined.** Any association incorporated un-
2 der the laws of this state for the purpose of furnishing insurance
3 as provided for in this chapter, doing business only within the county
4 in which is situated the town or city named in its articles of incorpora-
5 tion as its principal place of business, or the counties contiguous there-
6 to, shall for the purpose of this chapter, be deemed a county mutual
7 assessment association; all other associations operating hereunder
8 shall, for the purposes of this chapter be deemed state mutual assess-
9 ment associations, and such associations may do business throughout
10 the state and in other states where they are legalized and authorized
11 to do business. The words "mutual" and "association" shall be in-
12 corporated in and become a part of their name.

1 "SEC. 3. **When authorized to issue policies.** No state mutual as-
2 sessment association shall issue policies until at least one hundred and
3 twenty-five (125) applications have been received in any class as
4 shown by section one (1) hereof, representing the following amount
5 of insurance: Classes 1, 2, 3, and 5, two hundred and fifty thousand
6 dollars (\$250,000) each, class 4, one hundred thousand dollars (\$100,-
7 000) and no county mutual assessment association shall issue policies
8 until applications for insurance to the amount of fifty thousand dol-
9 lars (\$50,000) representing at least fifty (50) applicants have been
10 received, and no application for insurance during the period of organ-
11 ization shall exceed two per cent of the amount required for organi-
12 zation, nor after one year of organization one per cent of the total
13 insurance in force, any reinsurance taking effect simultaneously with

14 the policy being deducted in determining such maximum single risk.
15 Neither shall any association issue policies of insurance until its ar-
16 ticles of incorporation, by-laws and form of policy shall have been
17 submitted to the commissioner of insurance and if upon examination
18 of same he finds them to conform to the provisions of this chapter he
19 shall at once issue to the association a certificate authorizing it to
20 transact an insurance business.

“SEC. 4. **Assessments—loans—emergency fund—net assets**
1 required. Such associations may collect a policy and contingent fee,
2 and such assessments, provided for in their articles of incorporation
3 and by-laws, as are required to pay losses and necessary expenses,
4 and for the creation and maintenance of an emergency fund for
5 the payment of excess losses and no part of such emergency fund can
6 be claimed by any member whose policy expires or is surrendered for
7 cancellation. Any association may collect assessments for losses and
8 expenses for one year in advance; or for more than one year in ad-
9 vance where such advance assessment does not exceed five (5) mills on
10 each dollar of insurance in force; and in case the funds of any asso-
11 ciation are not sufficient to pay losses that have been reported or ad-
12 justed the association may borrow money for payment of losses until
13 such time as it is practical to make an assessment or until the regular
14 assessment period. Funds raised by such associations which because
15 of temporarily low rate of losses are not needed to pay losses and ex-
16 penses in any year, may be passed to an emergency fund to be held
17 for payment of excess losses in a subsequent year or years; such fund
18 may be deposited in banks, or at the option of the board of directors
19 may be invested in the classes of securities permitted by section 1699
20 of the code as amended; but under the direction of the board of direc-
21 tors and with the consent of the commissioner of insurance a part of
22 such fund may be invested in a home office building. When the
23 emergency fund of any association reaches an amount equal to 100%
24 of the average cost per thousand on all policies in force for the full
25 term for which assessment is collected and not less than one hundred
26 thousand dollars (\$10⁰.000) or such amount of capital stock as is re-
27 quired of domestic companies, such associations may issue policies of
28 fixed premiums. Associations using a basis rate whose risks consist
29 principally of store buildings and their contents, manufacturing es-
30 tablishments, public garages, lumber yards, office buildings, hotels,
31 theaters, moving picture houses, stocks of implements or automobiles,
32 shall maintain at all times net assets equal to 40% of one annual as-
33 sessment at the basis rate charged for such insurance on all policies
34 in force, and may provide in its by-laws and specify in its policies
35 the maximum liability of its members to the association; such liability
36 shall not be less than a sum equal to the basis rate charged by the
37 association for insurance nor greater than a sum equal three times
38 such basis rate.

1 “SEC. 5. **Annual report.** Each association doing business under
2 the provisions of this chapter shall, annually, in the month of January
3 report to the commissioner of insurance, upon blanks furnished by
4 him, such facts as are required of domestic insurance companies or-
5 ganizing under chapter IV of title IX of the code, as are applicable
6 to this chapter. These reports shall be tabulated and published by
7 the commissioner of insurance in the annual report of insurance, one

8 copy of which shall be sent to each association. The county associa-
 9 tions, the state associations, and those doing an exclusive tornado,
 10 an exclusive hailstorm, or an exclusive automobile insurance business
 11 shall be separately classified in said report.

1 **"SEC. 6. Proof of loss—limitation of action.** In furnishing proofs
 2 of loss under any contract of insurance under this chapter for loss or
 3 damage it shall be necessary for the insured, within sixty (60) days
 4 from the time loss or damage occurs, to give notice in writing to the
 5 association issuing such contracts of insurance accompanied by an
 6 affidavit stating the facts as to how the loss occurred so far as the
 7 same are within the knowledge of the insured, the property destroyed
 8 or damaged and, the extent of the loss: Provided, however, that in
 9 case of damage or loss to live stock by fire or lightning or loss or
 10 damage to automobile by theft or fire, notice of such loss must be
 11 given the association by mailing written notice within five (5) days
 12 from the time such loss or damage occurred, and in case of loss to
 13 growing crops by hail, notice of such loss must be given the associa-
 14 tion by mailing a registered letter within ten (10) days from the
 15 time such loss or damage occurred. No action on any loss shall be
 16 begun until the date when such loss becomes due in accordance with
 17 the articles of incorporation or by-laws of such association and in no
 18 event sooner than forty (40) days after such proof has been given
 19 to the association and no action can be started after one year from the
 20 date such cause of action accrues.

1 **"SEC. 7. Presumption in re value—rebuttal.** In any action brought
 2 in any court in this state on any policy of insurance for the loss of any
 3 building so insured, the amount stated in the policy shall be received
 4 as prima facie evidence of the insurable value of the building at the
 5 date of the policy: Provided, the association issuing such policy may
 6 show the actual value of said property at date of policy, and any de-
 7 preciation in the value thereof before the loss occurred; but the said
 8 association shall be liable for the actual value of the property insured
 9 at the date of the loss, unless such value exceeds the amount of insur-
 10 ance stated in the policy. And in any action on a policy to recover
 11 loss or damage on personal property, the association shall not be li-
 12 able in excess of the amount of damage or loss at the time the loss or
 13 damage occurs; provided that the value of growing crops may be
 14 stated in the policy or contract.

1 **"SEC. 8. Powers of commissioner—quo warranto—injunction**
 2 **—dissolution.** The commissioner of insurance may address inquiries
 3 to any association in relation to its doings and condition and any asso-
 4 ciation so addressed shall promptly reply thereto in writing. If the
 5 commissioner of insurance is then satisfied that the association has
 6 failed to comply with any provisions of this law, or is exceeding its
 7 powers, or is not carrying out its contracts in good faith; or is trans-
 8 acting business fraudulently or soliciting insurance in territories
 9 where it is not legally admitted to do business, or is in such condition
 10 as to render the further transaction of business by it hazardous to the
 11 public or its policyholders, the business under his supervision and
 12 with the consent of the association may be reinsured in some mutual
 13 association, or he may present the facts relating thereto to the attorney
 general and if the circumstances warrant he may commence an action

14 in quo warranto in a court of competent jurisdiction and such court
15 shall thereupon notify the officers of such association of a hearing,
16 and unless it shall then appear that some special and good reason
17 exists why such association should not be closed, said association
18 shall be enjoined from carrying on any further business, and some
19 person shall be appointed receiver of such associations and shall pro-
20 ceed at once to take possession of the books, papers, moneys and other
21 assets of the association and shall forthwith, under the direction of
22 the court proceed to close the affairs of the association and to distrib-
23 ute its funds to those entitled thereto, or he may make an assessment
24 pro rata on the membership liable to an assessment to pay the legiti-
25 mate debts of the association.

1 **“SEC. 9. Cancellation of policy.** Any policy of insurance issued
2 by any association operating under the provisions of this chapter may
3 be cancelled by the association giving five (5) days' written notice
4 thereof to the insured, or if the insured shall demand in writing or in
5 person of the association the cancellation of policy, the association
6 shall immediately advise him by letter to last known address, the
7 amount, if any, due, as his pro rata share of losses and in addition
8 actual expenses incurred on said policy. Upon surrender of his policy
9 and payment of all sums due, his membership shall cease, provided,
10 that during the months of June, July and August, hail insurance poli-
11 cies may be cancelled only at the option of the officers of the associa-
12 tion carrying the risk. Upon the cancellation of any policy of insur-
13 ance issued under the provisions of this act all obligations to the asso-
14 ciation having been paid, the unearned portion of any advance assess-
15 ment paid, other than the emergency fund, shall be returned to the
16 insured upon the surrender of his policy, the association retaining a
17 pro rata share for losses and in addition actual expenses incurred on
18 said policy. When the policy is cancelled by the association by giving
19 notice thereof it shall retain only the pro rata assessment.

1 **“SEC. 10. Bonds of officers.** Any state mutual assessment asso-
2 ciation contemplated by this chapter, before being authorized to do
3 business in this state, shall require its secretary and treasurer to give
4 bond, personal or surety, to the association in such sums as the direc-
5 tors shall deem sufficient, no less however, than ten thousand dollars
6 (\$10,000) for each office, which bond after being approved by the
7 president of the association shall be deposited with the commissioner
8 of insurance as security for the faithful performance of the duties of
9 the secretary and treasurer in handling the funds of the association.
10 Should the commissioner of insurance find the surety on said bonds,
11 or the amount thereof, insufficient, he may require additional security,
12 or an increase in the amount of the bond. If such additional security
13 or increase be not furnished within thirty (30) days after notice
14 thereof, the commissioner of insurance shall refer the matter to the
15 attorney general the same as under section 8, of this chapter, and
16 shall be taken care of by him in accordance therewith.

1 **“SEC. 11. Meetings—powers—articles part of policy.** Unless the
2 time and place of holding the annual meeting of the members of any
3 association transacting business under the provisions of this chapter
4 is plainly stated in their articles of incorporation or by-laws, twenty
5 (20) days' notice of the time and place of holding of said meetings

6 shall be given to all members of the association. Members of the as-
 7 sociation at such annual meetings shall have power to make or amend
 8 articles of incorporation or by-laws as they in their judgment may
 9 deem necessary, and when such articles of incorporation and by-laws
 10 are printed on the policy they become a part thereof and are binding
 11 upon the association and the insured alike. Officers shall be elected in
 12 the manner prescribed in the articles of incorporation or by-laws.
 13 Annual meetings may adjourn from time to time.

“SEC. 12. **Annual tax—examinations—expenses—county mu-
 1** **tuals.** Every state mutual association doing business under this
 2 chapter shall on or before the first day of March, each year, pay to
 3 the treasurer of state a sum equivalent to one per centum of the gross
 4 receipts from premiums, assessments, fees and promissory obliga-
 5 tions for business done within the state, including all insurance upon
 6 property situated in the state after deducting the amount actually
 7 paid for losses on property located within this state and the amount
 8 returned upon cancelled policies and rejected applications covering
 9 property situated within the state and the amount paid for reinsur-
 10 ance on property situated within the state. The commissioner of in-
 11 surance shall at least once in each biennial period cause the books of
 12 each state mutual association doing business under this chapter to
 13 be examined and shall furnish a report of such examination to the as-
 14 sociation so examined. The expense of such examination shall be paid
 15 by the association as provided for in section eighteen hundred twenty-
 16 one-c (1821-c), supplement to the code, 1913, (C. C. Sec. 5470).
 17 County mutual associations shall be exempt from the examination and
 18 the payment of tax provided for in this section.

1 “SEC. 13. **Moneys and credits.** In assessing for taxation the mon-
 2 eys and credits of such mutual insurance corporations, the assessor
 3 shall ascertain the debts or liabilities, if any, of the corporation to
 4 its policyholders or other persons which liabilities shall be deducted
 5 as provided in section 1311 of the code. In ascertaining such corpor-
 6 ate indebtedness, a debt shall be deemed to exist on account of its
 7 liabilities on the policy certificates or contracts of insurance issued
 8 by its equal to the amount of surplus or other funds accumulated by
 9 such corporation for the purpose of fulfilling its policy contracts of
 10 insurance and which can be used for no other purpose.

1 “SEC. 14. **Annual fees.** Such associations shall pay the same fees
 2 for annual reports and annual certificates of authority as are required
 3 to be paid by domestic companies organized and doing business under
 4 the preceding chapter, which certificates shall expire March 1st of the
 5 year following the date of its issue.

1 “SEC. 15. **License—penalty—fee—revocation.** No person or cor-
 2 poration shall solicit any application for insurance for any associa-
 3 tion, other than county mutuals, in this state without having procured
 4 from the commissioner of insurance a license authorizing him to act
 5 as agent. Violation of this provision shall be punished by a fine not
 6 exceeding twenty-five dollars (\$25.00) per day. The commissioner
 7 of insurance shall upon the receipt of payment of fifty cents (50c)
 8 issue license to act as agent to any person for whom a license is re-
 9 quested by any association doing business under the provisions of

10 this chapter. The commissioner of insurance may, for a just and
 11 reasonable cause, cancel the license of such agent after due notice
 12 and hearing.

1 "SEC. 16. Repeal clause. That section seventeen hundred fifty-
 2 nine-a (1759-a), supplement to the code, 1913, and all sections to and
 3 including section seventeen hundred fifty-nine-o (1759-o), supplement
 4 to the code, 1913 (C. C. Secs. 5682 to 5696), and all amendments
 5 thereto, be and the same are hereby repealed.

Approved April 5, A. D. 1921.

CHAPTER 121

ASSESSORS

H. F. 466.

AN ACT to amend section thirteen hundred fifty-nine of the code, (C. C. Sec. 4589), relating to mileage of assessors.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Mileage. That the law as it appears in section thir-
 2 teen hundred fifty-nine of the code, (C. C. Sec. 4589), be and the
 3 same is hereby amended by striking out the word "six" in line eight
 4 (8), thereof, and inserting the word "ten" in lieu thereof.

Approved April 5, A. D. 1921.

CHAPTER 122

CO-OPERATIVE ASSOCIATIONS

S. F. 503.

AN ACT to provide for the organization of associations without capital stock and not for pecuniary profit.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Authorization—purposes. Any number of persons,
 2 not less than five (5), may associate themselves as a co-operative
 3 association, without capital stock, for the purpose of conducting any
 4 agricultural, livestock, horticultural, dairy, mercantile, mining, man-
 5 ufacturing or mechanical business on the co-operative plan and of
 6 acting as a co-operative selling agency for its members.

1 SEC. 2. Terms defined—non-members. For the purposes of this
 2 act, the words "association," "exchange," "society," or "union," shall
 3 be construed to mean the same and are defined to mean a corporate
 4 body composed of actual producers or consumers of the given com-
 5 modity handled by the association, whose business is conducted for
 6 the mutual benefit of its members and not for the profit of stock-

7 holders, and control of which is vested in its members upon the
8 basis of one vote to each member. No association shall handle the
9 products of any non-member.

1 **SEC. 3. Articles.** They shall sign and acknowledge written
2 articles, which shall contain the name of the association and the
3 names and residences of the incorporators. Such articles shall also
4 contain a statement of the purposes of the association, the amount
5 of the membership fee, and shall designate the city, town or village
6 where its principal place of business shall be located, and the man-
7 ner in which such articles may be amended, and any limitation
8 which the members propose to place upon their personal liability for
9 the debts of the association.

1 **SEC. 4. Filing of articles—certificate.** The original articles of
2 incorporation shall be filed for record with the secretary of state.
3 Upon approval of such articles, the secretary of state shall issue a
4 certificate of incorporation.

1 **SEC. 5. Fees.** For filing the articles of incorporation of associa-
2 tions organized under this act, there shall be paid to the secretary
3 of state five dollars (\$5.00), and for the filing of an amendment to
4 such articles, two dollars (\$2.00).

1 **SEC. 6. Board of directors.** Every such association shall be man-
2 aged by a board of not less than five (5) directors, who shall be
3 elected by and from the members at such time and for such term
4 of office as the articles may prescribe. They shall hold office until
5 their successors are elected and qualify; but a majority of the mem-
6 bers shall have the power at any regular or special meeting of the
7 association legally called, to remove any director or officer for cause,
8 and fill the vacancy.

1 **SEC. 7. Officers.** The officers of every such association shall be a
2 president, one or more vice-presidents, a secretary and treasurer, who
3 shall be elected annually by the directors, from amongst their own
4 number. The offices of secretary and treasurer may be held by the
5 same person.

1 **SEC. 8. Amendments—filing.** Within thirty (30) days after the
2 adoption of any amendment to its articles of incorporation, the as-
3 sociation shall cause a copy of such amendment to be recorded in the
4 office of the secretary of state.

1 **SEC. 9. Members — contracts — representative — membership**
2 **certificates.** Under the terms and conditions prescribed in its by-
3 laws, an association may admit as members persons engaged in the
4 production of the products, or in the use or consumption of the sup-
5 plies, to be handled by or through the association, including the les-
6 sors and landlords of lands used for the production of such prod-
7 ucts, who receive as rent part of the crop raised on the leased prem-
8 ises. Likewise associations may be formed under this act whose
9 membership shall consist of other associations formed under the
10 provisions of this act, the purpose being to federate local associa-
11 tions into central co-operative associations for the more economical
12 and efficient performance of their marketing or other operations.
Such central associations may enter into contracts, agreements, and

13 arrangements with their member associations. Each member asso-
14 ciation in such federated associations shall have an official representa-
15 tive chosen by its own board of directors, who shall cast one vote
16 and no more at all business meetings of the federated association.
17 Membership certificates in due form shall be issued to all charter
18 members and to such others as shall subsequently be admitted by
19 the association in accordance with its articles and by-laws. No such
20 certificate shall be transferable by the member to any other person,
21 but shall be surrendered to the association in case of his voluntary
22 withdrawal. It shall become void upon his death, or may be revoked
23 by the directors upon proof duly made that he has ceased to be a
24 producer of products handled by or through the association, in the
25 case of producing or selling associations or has ceased to be the user
26 of products handled by or through the association in case of stores
27 and supply associations, or for failure to observe its by-laws or his
28 contractual obligations to it. These conditions of membership shall
29 be printed upon the face of every membership certificate.

1 SEC. 10. Voting power of members. Each member of an asso-
2 ciation shall be entitled to one vote and no more upon all questions
3 affecting the control and management of the affairs of the associa-
4 tion and in the selection of its board of directors.

5 No vote by proxy shall be permitted, but a written vote received
6 by mail from any absent member, and signed by him, may be read
7 and counted at any regular or special meeting of the association, pro-
8 vided that the secretary shall notify all members in writing of the
9 exact motion or resolution upon which such vote is to be taken, and
10 a copy of same shall be forwarded with and attached to the vote so
11 mailed by the member.

SEC. 11. Sales and purchases—damages for contract breach.
1 The association may require members to sell all or a stipulated part
2 of their specifically enumerated products exclusively through the
3 association or to buy specifically enumerated supplies exclusively
4 through the association, but in such case, a reasonable period dur-
5 ing each year shall be specified during which any member, by giv-
6 ing notice in prescribed form, may be released from such obligation
7 thereafter. (Where it is desired to enter into the exclusive arrange-
8 ment provided in this section, the association shall execute a con-
9 tract with each such member setting forth what goods or wares are
10 to be handled and upon what terms). In order to protect itself in
11 the necessary outlay, which it may make for the maintenance of its
12 services, the association may stipulate that some regular charge shall
13 be paid by the member for each unit of goods covered by such con-
14 tract whether actually handled by the association or not, and in order
15 to reimburse the association for any loss or damage which it or its
16 members may sustain through the member's failure to deliver his
17 products to or to procure his supplies from the association. In case
18 it is difficult or impracticable to determine the actual amount of dam-
19 age suffered by the association or its members through such failure
20 to comply with the terms of such a contract, the association and the
21 member may agree upon a sum to be paid as liquidated damages for
22 the breach of his contract, said amount to be stated in the contract.

1 **SEC. 12. Loans—evidence of indebtedness—security.** Every as-
2 sociation may borrow money necessary for the conduct of its busi-
3 ness, and may issue notes, bonds, or debentures therefor, and may
4 give security in the form of mortgage or otherwise for the repay-
5 ment thereof.

1 **SEC. 13. Personal liability.** Members of such association may
2 limit their personal liability to the amount of their membership fee
3 as provided in their articles of incorporation.

SEC. 14. Service rendered—dues—reserve fund—dividends.
1 Associations formed under this act shall perform services for their
2 members on a basis of the lowest practicable cost, and may provide
3 for meeting the cost thereof through dues, assessments, or service
4 charges, which shall be prescribed in the by-laws. Such charges
5 shall be set high enough to provide a margin of safety above cur-
6 rent operating costs and fixed charges upon borrowed capital. Out
7 of any surplus remaining in any given year, the directors shall each
8 year set aside not less than ten per cent (10%) of such savings for
9 the accumulation of a reserve fund until such reserve shall equal at
10 least forty per cent (40%) of the invested capital of the association,
11 not less than one per cent (1%) nor more than five per cent (5%)
12 for a permanent educational fund from which expenditures shall be
13 made annually at the discretion of the directors for the purpose of
14 teaching co-operation, and the remainder to be returned to the mem-
15 bers as a patronage dividend prorated on a uniform basis to each
16 member upon the value of business done by him through the associa-
17 tion.

1 **SEC. 15. Annual report—penalty.** Every association organized
2 under the terms of this act shall annually, on or before the first day
3 of March of each year, make a report to the secretary of state; such
4 report shall contain the name of the company, its principal place of
5 business in this state, and generally a statement as to its business,
6 showing total amount of business transacted, number of members,
7 total expense of operation, amount of indebtedness and its profits or
8 losses.

9 Failure to comply with this section of the act shall subject the
10 delinquent association to a fine of ten dollars (\$10.00) for each month
11 or fraction of a month during which such reports are delayed.

1 **SEC. 16. Existing associations.** All corporations, or associations
2 heretofore organized and doing business under prior statutes, or which
3 have attempted so to organize and do business co-operatively, shall
4 have the benefit of all the provisions of this act and be bound there-
5 by, on filing with the secretary of state a written declaration signed
6 and sworn to by the president and secretary, to the effect that said
7 company or association has, by a majority vote of its stockholders,
8 decided to accept the benefits of and to be bound by the provisions
9 of this act.

1 **SEC. 17. Use of term "co-operative."** No corporation or associa-
2 tion hereafter organized shall be entitled to use the term "co-opera-
3 tive" as part of its corporate or other business name or title, unless
4 it has complied with the provisions of this act or of sections sixteen
5 hundred forty-one-r one (1641-r1) to sixteen hundred forty-one-r
6 twenty (1641-r20), supplemental supplement to the code, 1915, (C.

7 C. 5389 to 5408), and any corporation or association violating the
8 provisions of this act may be enjoined from doing business under
9 such name at the instance of any stockholder of any association legally
10 organized under the provisions of this act.

1 SEC. 18. Use of funds. None of the funds of any association
2 shall be used for purposes of any promotion as commissions, salaries
3 or expenses of any kind, character or nature whatsoever, except that
4 in the case of associations operating in more than one county, if
5 the par value of securities to be sold is in excess of one hundred
6 thousand dollars (\$100,000.00), a sum not to exceed five per cent
7 (5%) of the par value of bonds or debentures sold may be used by
8 committees elected by the members for selling or soliciting for the
9 sale of such securities or for hiring responsible salaried solicitors
10 for that purpose.

1 SEC. 19. Duration of associations—renewal. Associations formed
2 under the provisions of this act shall continue for a period of twenty-
3 five (25) years, unless earlier dissolved by order of its members or
4 by other processes as by law provided, and the term of its existence
5 may be renewed by the filing of new articles of association, as by
6 law provided.

Approved April 5, A. D. 1921.

CHAPTER 123

INSURANCE

H. F. 509.

AN ACT to amend section one thousand seven hundred fifty (1750) of the code (C. C. Sec. 5735), defining who are agents of insurance companies and associations.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Who not deemed agent. That section one thousand
2 seven hundred fifty (1750) of the code, (C. C. Sec. 5735), be amended
3 by striking out the period following the word "notwithstanding" in
4 the last line of said section and adding to said section the following
5 words and figures to wit:

6 " , but members, of mutual assessment associations which pay no
7 commission, reward or gratuity for the procuring of applications for
8 membership, the income of which associations is derived solely from
9 assessments, dues and fees collected from its members for the sole
10 purpose of meeting loss and expenses, shall not be deemed to be
11 agents under any section of this chapter."

1 SEC. 2. Publication clause. This act being deemed of immediate
2 importance shall take effect and be in force from and after its pub-
3 lication in the Plain Talk and the Des Moines Capital, newspapers
4 published in Des Moines, Iowa.

Approved April 5, A. D. 1921.

I hereby certify that the foregoing act was published in the Plain Talk and the Des Moines Capital April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 124

LEVEES, DITCHES AND DRAINS

H. F. 511.

AN ACT to amend section nineteen hundred eighty-nine-a twenty-seven (1989-a27), supplement to the code, 1913, as amended by section six (6) of chapter three hundred forty-four (344), acts of the thirty-seventh general assembly and section two (2) of chapter sixty-four (64) and section two (2) of chapter two hundred seventy-one (271), acts of the thirty-eighth general assembly (C. C. Sec. 4875) and section nineteen hundred eighty-nine-a thirty-two (1989-a32), supplement to the code, 1913, (C. C. Sec. 4880) relating to the assessment of costs and damages on drainage districts.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Bonds.** That section nineteen hundred eighty-nine-a
2 twenty-seven (1989-a27), supplement to the code, 1913, as amended
3 by section six (6) of chapter three hundred forty-four (344), acts
4 of the thirty-seventh general assembly and section two (2), chapter
5 sixty-four (64) and section two (2) of chapter two hundred seventy-
6 one (271), acts of the thirty-eighth general assembly, (C. C. Sec.
7 4875), be and the same is amended by inserting after line seventeen
8 (17) the following: "The bonds issued under the provisions of this
9 section, or the proceeds thereof, shall be available for the use of the
10 district at a date not later than ninety (90) days after the actual
11 commencement of the work, as provided in section nineteen hundred
12 eighty-nine-a eight (1989-a8) of this chapter.

1 SEC. 2. **Bonds.** That section nineteen hundred eighty-nine-a
2 thirty-two (1989-a32), supplement to the code, 1913, (C. C. Sec.
3 4880), be and the same is amended by adding at the end of said sec-
4 tion the following: "The bonds issued under the provisions of this
5 section, or the proceeds thereof, shall be available for use of the
6 district, at a date not later than ninety days after the actual com-
7 mencement of the work, as provided in sections nineteen hundred
8 eighty-nine-a eight (1989-a8) (C. C. Sec. 4843) and nineteen hun-
9 dred eighty-nine-a thirty-one (1989-a31) (C. C. Sec. 4879) of this
10 chapter."

Approved April 5, A. D. 1921.

CHAPTER 125

PARKS

H. F. 518.

AN ACT to amend chapter three hundred twelve (312), laws of the thirty-eighth general assembly (C. C. Secs. 3668 and 3671), relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquisitions of real estate and the permanent improvement thereof, and legalizing the issuance of certain certificates or bonds issued thereunder.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Purposes.** That section one (1) of chapter three hun-
2 dred twelve (312), acts of the thirty-eighth general assembly, (C.
3 C. Sec. 3668), be and the same is hereby amended by inserting after

4 the word "improving" in line twenty (20) of said section, the words
5 "by the construction of buildings in public parks".

1 SEC. 2. Certificates and bonds legalized. That in all cities cov-
2 ered by the provisions of said chapter three hundred twelve (312),
3 acts of the thirty-eighth general assembly, which have heretofore
4 caused to be issued park certificates or bonds in anticipation of
5 levies authorized in paragraph two (2) of said section one (1) of
6 said chapter three hundred twelve (312), for the purpose of paying
7 the cost of any building constructed or under construction in any
8 public park, such certificates or bonds, as the case may be, which
9 have been issued or shall be issued, and all proceedings relating there-
10 to, are hereby legalized; and in all cases where the levy of the tax
11 authorized under paragraph two (2) has been made, such levy is
12 hereby legalized.

1 SEC. 3. Publication clause. This act being deemed of immedi-
2 ate importance shall be in full force and effect from and after its
3 passage and publication in the Des Moines News and the Evening
4 Tribune, newspapers published in the city of Des Moines, Iowa, said
5 publication to be without expense to the state.

Approved April 5, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines News and
the Evening Tribune April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 126

SECURITIES AND INVESTMENTS

S. F. 544.

AN ACT to repeal section three hundred sixty-four, of the supplement to the code, 1913, (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Investments—authorized securities. Section three
2 hundred sixty-four of the supplement to the code, 1913, (C. C.
3 8437), is hereby repealed and the following enacted in lieu thereof:
4 "Where investments of funds are to be made, including those to
5 be made by executors, administrators, trustees and guardians, and
6 no mode of investment is pointed out by statute, they may under
7 order of court be made in the bonds of this state, or of those of the
8 United States, or federal farm loan bonds issued under the provi-
9 sions of the act of congress approved July 17, 1916, or in bond or
10 mortgage upon real property of the clear unincumbered value of
11 twice the investment or in bonds issued by or under the direction of
12 cities, towns, counties, school or drainage districts of this state."

Approved April 5, A. D. 1921.

CHAPTER 127

LEVEES, DITCHES AND DRAINS

H. F. 579.

AN ACT to amend section nineteen hundred eighty-nine-a8 (1989-a8), supplemental supplement to the code, 1915, (C. C. Sec. 4843), relating to drainage.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Commencement of work. That section nineteen hun-
2 dred eighty-nine-a8 (1989-a8), supplemental supplement to the code,
3 1915, (C. C. Sec. 4843), be and the same is hereby amended by in-
4 serting after the word "thereof" in line eight (8) the following:
5 "which time of commencement shall not be prior to the date on which
6 the assessment shall be fixed by the board,".

Approved April 5, A. D. 1921.

CHAPTER 128

SUPERIOR COURT JUDGES

H. F. 625.

AN ACT to amend sections two hundred eighty-c (280-c) and two hundred eighty-f (280-f), supplement to the code, 1913, (C. C. Sec. 6924 and 6927), relating to superior courts in certain cities and the compensation of judges of said courts.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Compensation. That section two hundred eighty-c
2 (280-c), supplement to the code, 1913 (C. C. Sec. 6924), be amended
3 by striking out the words "three thousand" in the second (2nd) line
4 of said section, and inserting in lieu thereof the words "thirty-seven
5 hundred fifty (3750)".

1 SEC. 2. Applicability of act. That section two hundred eighty-f
2 (280-f), supplement to the code, 1913 (C. C. Sec. 6927), be amended
3 and revised to read as follows:

4 "The five preceding sections shall apply to cities which now have,
5 or may hereafter have a population of forty-five thousand (45,000)
6 or more."

1 SEC. 3. Publication clause. This act being deemed of immedi-
2 ate importance shall be in force and effect from and after its pub-
3 lication in the Des Moines Capital, a newspaper published in Des
4 Moines, and the Cedar Rapids Tribune, a newspaper published in
5 Cedar Rapids, Iowa.

Approved April 5, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 7, 1921, and in the Cedar Rapids Tribune April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 129

FEEBLE-MINDED ADULTS

S. F. 667.

AN ACT to amend section twenty-six hundred ninety-five-a (2695-a), supplement to the code, 1913, (C. C. 1943) and section twenty-six hundred ninety-five-c (2695-c), supplement to the code, 1913, (C. C. 1945), relating to the admission of certain men and women to the state institution for feeble-minded children at Glenwood.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Adult women.** That section twenty-six hundred nine-
2 ty-five-a (2695-a), supplement to the code, 1913, (C. C. 1943), is
3 hereby amended by striking out the words "under forty-six (46) years
4 of age" in line two (2).

1 SEC. 2. **Adult men.** That section twenty-six hundred ninety-
2 five-c (2695-c), supplement to the code, 1913, (C. C. 1945), is here-
3 by amended by striking out the words "under forty-six (46) years
4 of age" in line two (2).

1 SEC. 3. **Publication clause.** This act being deemed of immedi-
2 ate importance shall be in force and take effect from and after its
3 passage and publication in the Des Moines Register and Des Moines
4 Capital, newspapers published in the city of Des Moines, Iowa.

Approved April 5, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 130

LEVEES, DITCHES AND DRAINS

H. F. 689.

AN ACT to amend section nineteen hundred eighty-nine-a forty-one (1989-a41), supplement to the code, 1913, as amended by chapter seventy-six (76), acts of the thirty-eighth general assembly (C. C. Sec. 4890), relating to expenses and fees in drainage proceedings.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Publication fees.** That section nineteen hundred
2 eighty-nine-a forty-one (1989-a41), supplement to the code, 1913, as
3 amended by chapter seventy-six (76), acts of the thirty-eighth gen-
4 eral assembly (C. C. Sec. 4890), be and the same is hereby amended
5 by inserting after the word "each" and before the word "ten" in
6 the last line of said section, the words "insertion for each".

Approved April 5, A. D. 1921.

CHAPTER 131

CORPORATIONS

S. F. 727.

AN ACT to amend section sixteen hundred eleven (1611) supplemental supplement to the code, 1915, (C. C. 5331) relating to the limitation of indebtedness of corporations.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Limit of indebtedness. That section sixteen hun-
 2 dred eleven (1611), supplemental supplement to the code, 1915, (C.
 3 C. 5331) be, and the same is hereby amended by inserting after the
 4 word "thereon" in the nineteenth line of said section the following:
 5 "Nor shall the provisions of this section apply to the debentures or
 6 bonds of any company organized under the provisions of this chapter,
 7 provided said company shall have not less than one million dollars
 8 (\$1,000,000) paid in and outstanding capital stock, the payment of
 9 which debentures and bonds shall be secured by the actual transfer
 10 of the obligations of individuals, partnerships, associations or cor-
 11 porations, for the benefit and protection of purchasers thereof; pro-
 12 vided, however, that where such obligations are secured by the actual
 13 transfer of warehouse receipts of bonded warehouses as security
 14 collateral thereto, said obligation to represent not exceeding seventy
 15 five per cent (75%) of market value of the commodity represented by
 16 such warehouse receipt, debentures or bonds may be issued to an
 17 amount not in excess of one hundred per cent (100%) of the actual
 18 value of said obligations; provided, further, that the said debentures
 19 shall be first liens upon the said obligations and upon the warehouse
 20 receipts collateral thereto; and provided, further, that where such
 21 debentures or bonds shall be issued upon the security of obligations
 22 endorsed by a bank permitted to do banking business in the state of
 23 Iowa, or obligations secured by collateral other than warehouse re-
 24 cepts of bonded warehouses, said collateral to consist of chattel loans
 25 on live stock up to eighty per cent (80%) of its value, or investments
 26 authorized by law for Iowa savings banks, they shall not be issued
 27 for an amount in excess of ninety per cent (90%) of the actual value
 28 of such obligations, and such debentures or bonds shall be first liens
 29 upon said obligations, and the collateral thereto.

Approved April 5, A. D. 1921.

CHAPTER 132

TAXATION

H. F. 742.

AN ACT to amend section three (3), chapter two hundred seventy-eight (278), acts of the thirty-eighth general assembly (C. C. Sec. 3178), relating to the power of the county treasurer to appoint a tax collector or an additional deputy in cities and counties herein designated.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Resident tax collector. That section three (3) of
 2 chapter two hundred seventy-eight (278), acts of the thirty-eighth

3 general assembly (C. C. Sec. 3178), be amended by adding after the
4 period at the end of said section the following, to wit:

5 Provided further that in counties having a population of fifty-three
6 thousand (53,000) to seventy thousand (70,000), and in which there
7 may exist a city, not the county seat, having a population of six
8 thousand (6,000) or over, the treasurer may appoint a resident col-
9 lector of taxes for such city and vicinity under bond as provided in
10 this section, and fix his compensation which shall be the same as other
11 help receives for work of a similar character. The treasurer is au-
12 thorized and empowered to prepare the necessary books and records
13 for such deputy each year, and to pay the expenses thereof out of the
14 county funds.

Approved April 5, A. D. 1921.

CHAPTER 133

INSURANCE

H. F. 766.

AN ACT relating to insurance, amending section one thousand seven hundred eighty-three-d (1783-d), supplement to the code, 1913, as amended by section eight (8), chapter three hundred forty-eight (348), laws of the thirty-eighth (38) general assembly, (C. C. Sec. 5495).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Individual or group plan. That section one thou-
2 sand seven hundred eighty-three-d (1783-d), supplement to the code,
3 1913, as amended by section eight (8), chapter three hundred forty-
4 eight (348), laws of the thirty-eighth (38) general assembly, (C. C.
5 Sec. 5495), be and the same is hereby amended by inserting the words
6 "either individually or on the group plan" after the word "insure" in
7 the third line of said section.

Approved April 5, A. D. 1921.

CHAPTER 134

ASSIGNMENT OF ROOMS IN STATE HOUSE

S. F. 772.

AN ACT to repeal the law as it appears in section one hundred fifty-two-a (152-a), supplement to the code, 1913, (C. C. 257), relating to assignment of rooms at state house.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal. That the law as it appears in section one hun-
2 dred fifty-two-a (152-a), supplement to the code, 1913, (C. C. 257),
3 be and the same is hereby repealed.

Approved April 5, A. D. 1921.

CHAPTER 135

PUBLIC PARKS

S. F. 783.

AN ACT to authorize a person or persons to buy and hold land for public parks and permitting the state board of conservation and executive council to receive and pay for the same, or to institute condemnation proceedings if said lands may not be bought at a reasonable price; and also authorizing counties to vote money for the purchase of parks and to transfer the title thereof to the state; and also authorizing the state board of conservation to take control and management of all meandered streams and lakes belonging to the state for park purposes; and also that a certain tract of land now belonging to the state located in Lyon county and known as Gitchie Manito or Jasper Pool be turned over to the state board of conservation for a park and scientific purposes.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Purchase or condemnation—trustee—payment.

1 That whenever a person or persons has acquired by purchase or con-
 2 tract a tract or tracts of land for park purposes for the purpose of
 3 future delivery, the state board of conservation shall investigate the
 4 desirability of said land for park purposes and if the board reports
 5 favorably then said board and the executive council may purchase
 6 the same from the person or persons by whom the same was acquired,
 7 or said board and the executive council may institute condemnation
 8 proceedings under the statutes provided for that purpose to acquire
 9 the land at a reasonable price. The state board of conservation shall
 10 act as trustee until said lands are paid for by the state. Payment for
 11 said lands shall be made out of the appropriation made by the legis-
 12 lature for the purchase and improvement of state parks.

1 **SEC. 2. Acquisition by counties—election—tax.** That author-
 2 ity is hereby granted to any county or counties to vote money for the
 3 purchase of land for park purposes for the benefit of the community
 4 and state, and said lands when so acquired shall be turned over to
 5 the state and be placed under the management of the state board of
 6 conservation as a part of the state park system. Before any such
 7 purchase can be made, the question shall be submitted to the voters
 8 of the county or counties in the manner provided by law for the con-
 9 ducting of elections, and said submission to the voters shall be at a
 10 regular election and the amount of money required for the purchase
 11 of said lands shall be placed upon the ballot. If it is favorable to said
 12 proposition, then the board of supervisors may levy a sufficient tax
 13 to pay for the said lands.

1 **SEC. 3. Meandered streams and lakes.** That the state board of
 2 conservation is hereby authorized to take control and management of
 3 all meandered streams and lakes belonging to the state for park pur-
 4 poses, the jurisdiction over which has not otherwise been conferred
 5 by law.

1 **SEC. 4. "Gitchie Manito."** That a certain tract of land now be-
 2 longing to the state and known as Gitchie Manito or Jasper Pool, lo-
 3 cated in Lyon county, be turned over to the state board of conserva-
 4 tion for park and scientific purposes.

Approved April 5, A. D. 1921.

CHAPTER 136

PRACTICE OF MEDICINE

H. F. 830.

AN ACT amending paragraph (a), section twenty-five hundred eighty-two (2582), supplement to the code, 1913 (C. C. Sec. 1312), relating to reciprocal registration of physicians.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Reciprocal registration. That paragraph (a), sec-
2 tion twenty-five hundred eighty-two (2582), supplement to the code,
3 1913 (C. C. Sec. 1312), be amended as follows: By inserting after
4 the word "state" in line two (2) of said paragraph the following:
5 "or National Board of Medical Examiners of Washington, D. C."

Approved April 5, A. D. 1921.

CHAPTER 137

CITIES AND TOWNS

S. F. 361.

AN ACT to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (compiled code, Sec. 4038), and section nineteen hundred eighty-nine-a thirty eight (1989-a38), supplement to the code, 1913, as amended by section one (1), of chapter twenty-eight (28), acts of the thirty-seventh (37th) general assembly, (compiled code, Sec. 4886), in regard to levy of tax by cities and towns to pay special assessments for street improvements.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Taxation. That section eight hundred ninety-four,
2 (894), supplemental supplement to the code, 1915, (compiled code,
3 Sec. 4038), be and the same is hereby amended by inserting after
4 paragraph eleven (11) thereof the following:
5 "11-a. Drainage tax. A tax in such sum or amount as may be
6 necessary to pay any special assessment, with interest, or any in-
7 stallment of any special assessment, with interest, levied against any
8 street, alley, highway, public way or park of any incorporated town
9 or city, or city acting under a special charter, levied under the pro-
10 visions of section nineteen hundred eighty-nine-a thirty-eight (1989-
11 a38), supplement to the code, 1913, as amended by section one (1),
12 of chapter twenty-eight (28), acts of the thirty-seventh (37th) gen-
13 eral assembly, (compiled code, Sec. 4886)."

1 SEC. 2. Applicability to towns. That section eight hundred nine-
2 ty-four (894), supplemental supplement to the code, 1913, (com-
3 piled code, Sec. 4038), be and the same is hereby amended in para-
4 graph twelve (12), thereof by adding after the word "eleven (11)"
5 in the second line of said paragraph the words "and eleven-a (11-a)."

1 SEC. 3. Assessment against streets—payment. That section
2 nineteen hundred eighty-nine-a thirty-eight (1989-a38), supplement

3 to the code, 1913, as amended by section one (1), of chapter twenty-
 4 eight (28), of the thirty-seventh (37th) general assembly, (compiled
 5 code, Sec. 4886), be and the same is hereby amended by striking out
 6 the period after the last word of said section and substituting a comma
 7 in lieu therefor and adding the following words: "or said assess-
 8 ment may be paid by tax levy as provided by section eight hundred
 9 ninety-four, (894), supplemental supplement to the code, 1915, (com-
 10 piled code, Sec. 4038), paragraph eleven-a (11-a)."

1 **SEC. 4. Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 newspapers published in Des Moines, Iowa.

Approved April 6, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital April 8, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 138

CITIES AND TOWNS

S. F. 888.

AN ACT to amend section eight hundred forty-h (840-h), supplemental supplement to
 the code, 1915, (compiled code, Sec. 3912), and section eight hundred forty-i (840-i),
 supplemental supplement to the code, 1915, (compiled code, Sec. 3913), and section
 eight hundred forty-j (840-j), supplemental supplement to the code, 1915, (compiled
 code, Sec. 3914), and section eight hundred forty-k (840-k), supplemental supplement
 to the code, 1915, (compiled code, Sec. 3915), and section eight hundred forty-m
 (840-m), supplemental supplement to the code, 1915, (compiled code, Sec. 3917), and
 section eight hundred forty-n (840-n), supplemental supplement to the code, 1915,
 (compiled code, Sec. 3918), and section eight hundred forty-o (840-o), supplemental
 supplement to the code, 1915, as amended by section one (1), chapter three hundred
 seventy-six (376), acts of the thirty-seventh (37th) general assembly, (compiled code,
 Sec. 3919), in regard to improving highways leading into cities.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Graveling highways.** That section eight hundred
 2 forty-h (840-h), supplemental supplement to the code, 1915, (com-
 3 piled code, Sec. 3912), be and the same is hereby amended in the
 4 second line thereof by inserting after the word "paved" the following
 5 words: "or graveled."

1 **SEC. 2. Same.** That section eight hundred forty-i (840-i), sup-
 2 plemental supplement to the code, 1915, (compiled code, Sec. 3913),
 3 be and the same is hereby amended as follows: in the second line
 4 thereof by striking out the word "paving". Also by inserting in the
 5 fifth line thereof after the word "paved" the words "or graveled".
 6 Also by inserting in the seventh line thereof after the word "paved"
 7 the words "or graveled". Also by striking out the word "paving"
 8 from the eighth line thereof.

1 **SEC. 3. Same.** That section eight hundred forty-j (840-j), sup-
 2 plemental supplement to the code, 1915, (compiled code, Sec. 3914),

3 be and the same is hereby amended by inserting in the third line
4 thereof after the word "paved" the words "or graveled". Also by
5 striking out the word "paved" and the word "paving" in the eighth
6 line thereof.

1 SEC. 4. Same. That section eight hundred forty-k (840-k), sup-
2 plemental supplement to the code, 1915, (compiled code, Sec. 3915),
3 be and the same is hereby amended by striking out the word "pav-
4 ing" in the third line thereof.

1 SEC. 5. Same. That section eight hundred forty-m (840-m), sup-
2 plemental supplement to the code, 1915, (compiled code, Sec. 3917),
3 be and the same is hereby amended by striking out the word "pav-
4 ing" in the fourth line thereof.

1 SEC. 6. Same. That section eight hundred forty-n (840-n), sup-
2 plemental supplement to the code, 1915, (compiled code, Sec. 3918),
3 be and the same is hereby amended by inserting in the fourth line
4 thereof after the word "paved" the following: "or graveled."

1 SEC. 7. Levy authorized. That section eight hundred forty-o
2 (840-o), supplemental supplement to the code, 1915, as amended by
3 section one (1), chapter three hundred seventy-six (376), acts of the
4 thirty-seventh (37th) general assembly, (compiled code, Sec. 3919),
5 be and the same is hereby amended by striking out the word "pav-
6 ing" in the sixth line thereof, and also by striking out of the eighth
7 line thereof the comma following the word "mills", and the following
8 words: "nor shall such levies in the aggregate, exceed one mill,"
9 also by striking out the following words at the end of said section:
10 "and not exceeding more than one and one-half mills for any one
11 year."

Approved April 6, A. D. 1921.

CHAPTER 139

FOREIGN CORPORATIONS

S. F. 413.

AN ACT to amend section one thousand six hundred thirty-seven (1637) supplement to the code 1913 (C. C. 5637) relating to foreign corporations.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Corporations subject to act. That the law as it ap-
2 pears in section one thousand six hundred thirty-seven (1637) sup-
3 plement to the code 1913 (C. C. 5637) be and the same is hereby
4 amended by striking out the comma at the end of the first line and
5 striking out the following from lines two (2) and three (3):
6 "other than carrying on mercantile or manufacturing business as
7 clearly defined and restricted by its articles of incorporation,"

1 SEC. 2. Requirements of application. And by insertion of the
2 following as paragraph six (6) following paragraph five (5) of said
3 section:

4 "6. Certified copy of the resolution of the board of directors of said
5 corporation giving name and address in Iowa of a resident agent on
6 whom the service of original notice of civil suit in the courts of this
7 state may be served. Failing which, or in the event such agent may
8 not be found within the state, service of such process may then be
9 made upon said corporation through the secretary of the state of
10 Iowa by sending the original and two copies thereof to him, and on
11 the original of which he shall accept service on behalf of said corpora-
12 tion, retain one copy for his files and send the other by registered
13 mail to the corporation at the address of its home office as shown by
14 the records in his office, which service shall have the same force and
15 effect as if lawfully made upon said corporation within the county
16 where such civil suit could be maintained against it under the laws
17 of this state;"

1 SEC. 3. Dealing in notes etc. And by striking from said sec-
2 tion the last sentence thereof, reading:

3 "Nothing in this section shall be construed to prevent any foreign
4 corporation from buying, selling and otherwise dealing in notes,
5 bonds, mortgages and other securities."

1 SEC. 4. When action may be maintained. And by adding the
2 following to said section:

3 "No foreign stock corporation doing business in this state shall
4 maintain any action in this state upon any contract made by it in
5 this state unless prior to the making of such contract it shall have
6 procured such permit. This prohibition shall also apply to any as-
7 signee of such foreign stock corporation and to any person claiming
8 under such assignee of such foreign corporation or under either of
9 them."

Approved April 6, A. D. 1921.

CHAPTER 140

DOGS

H. F. 477.

AN ACT to repeal section four hundred fifty-seven (457) of the code, (C. C. Sec. 3139), section four hundred fifty-eight (458) of the supplement to the code, 1913 (C. C. Sec. 3138), also chapter fifty (50) of the acts of the thirty-seventh general assembly, (C. C. Sec. 1348) and to enact a substitute therefor, relating to the taxation, licensing and controlling of dogs.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. License—application—fees. That on or before the
2 15th day of January, 1922, and on or before the 15th day of January
3 each year thereafter, the owner of any dog three months old or over
4 shall in written or printed form, supplied by the board of supervisors,
5 apply to the county auditor for a license for each such dog owned
6 by him. Such application shall state the breed, sex, age, color and
7 markings of such dog and the name and address of the owner, and

8 shall be accompanied by a fee of one dollar for each male or spayed
9 female dog, and three dollars for each female dog and such license
10 shall be the only license or tax required for said dog except that in
11 counties where the revenue derived from this act does not equal the
12 amount of claims upon the domestic animal fund in any one year,
13 the board of supervisors shall have power to levy an additional fee
14 of not to exceed two dollars on any dog, male or female, not owned in
15 cities already levying a municipal dog tax. Such license shall be is-
16 sued on a printed form, and shall be dated and numbered serially,
17 and shall bear the name of the county issuing it, and a description of
18 the dog licensed. All licenses shall be void upon the 15th day of Jan-
19 uary of the following year. The board of supervisors shall furnish
20 and the county auditor shall issue with each license, a metal tag.
21 Such tag shall be affixed to a substantial collar to be furnished by
22 the owner, and with the tag attached, shall at all times be kept on
23 the dog for which the license is issued.

1 SEC. 2. "Owner" defined. Any person who owns, keeps or har-
2 bors a dog shall be considered the owner thereof within the meaning
3 of this section.

1 SEC. 3. Applications—before whom made. Applications for
2 such licenses may be made before any person who is qualified to ad-
3 minister an oath and upon making application before any such per-
4 son the applicant shall pay to such person the sum of twenty-five
5 cents as fee for taking the application. Upon the receipt of such ap-
6 plication the county auditor shall immediately issue the license and
7 tag and remit the same by mail to the person named as applicant
8 therein.

1 SEC. 4. Transfer of license. No license or license tag issued for
2 one dog shall be transferable to another dog. Whenever the owner-
3 ship of any dog is permanently transferred from one person to an-
4 other the license may be likewise transferred by notation on the face
5 thereof by the county auditor. Whenever a dog licensed in one county
6 is permanently transferred to another county the license may also be
7 transferred by application to the county auditor of the county to
8 which the dog is removed and the payment to him of a fee of twenty-
9 five cents. Upon the payment of the fee above referred to, a new
10 license and tag shall be issued for such dog.

1 SEC. 5. Domestic animal fund. The county auditor shall keep
2 an accurate record of all such fees collected by him or paid over to
3 him by others, and shall turn the same over to the county treasurer,
4 who shall keep the same as a fund to be known as the domestic ani-
5 mal fund.

1 SEC. 6. Duty of assessors—fee. Each assessor, for taxation pur-
2 poses, shall annually, at the time of assessing property, as required
3 by law, make diligent inquiry as to the number of dogs owned, har-
4 bored or kept by any person so assessed and report the same to the
5 county auditor, and shall be allowed as a fee the sum of ten cents each
6 for all dogs so reported, in addition to any and all other fees or sal-
7 ary permitted to him by law, providing that such fee shall be paid
8 from the domestic animal fund.

1 **SEC. 7. Right to kill.** On and after the 15th day of January,
2 1922, any dog, which has not been licensed as above provided, shall
3 be deemed a wild dog, and it shall be the duty of each peace officer of
4 the state, including the peace officers of the cities and towns, to kill
5 any dog found within the county without a collar and tag. Any
6 other person may also kill such dog at any time and any licensed dog
7 may be killed if caught in the act of worrying, maiming or killing
8 any domestic animal, or fowl.

1 **SEC. 8. Removal of license tag.** It shall be unlawful for any
2 person except the owner or his authorized agent to remove any license
3 tag from a dog collar, or to remove any collar with a license tag at-
4 tached thereto from any dog.

1 **SEC. 9. Penalty.** Any person violating or failing or refusing to
2 comply with any of the provisions of section eight (8) of this act
3 shall be guilty of a misdemeanor, and upon conviction shall be fined
4 not exceeding forty dollars or confined in the county jail not more
5 than thirty days, in the discretion of the court.

1 **SEC. 10. Delinquent tax.** The county auditor shall, on or before
2 the first day of May, each year, cause to be published in the official
3 papers of the county a list of all dogs, reported by the assessor, upon
4 which this tax has not been paid and it shall be the duty of such audi-
5 tor, not later than the twentieth day of May, to cause to be spread
6 upon the tax books of the county such tax, together with one dollar
7 delinquent fee and the costs of publication, which tax and costs shall
8 be collectible in the same manner and in the same way as any other
9 delinquent tax. Should such tax and costs be uncollectible the cost of
10 publication and collection shall be paid from the domestic animal fund.

1 **SEC. 11. Forms.** All forms for blanks and tags necessary in car-
2 rying out this act shall be prepared by the county auditor and fur-
3 nished by the county.

1 **SEC. 12. Right of property.** All owners of dogs who comply
2 with the provisions of this act by procuring license for the same and
3 have the same wearing a collar and tag, as herein provided, shall
4 have a property right in their dog. All dogs not provided with li-
5 cense, tag and collar, as above required, shall be considered wild dogs,
6 and in them no one shall be held to have any property right.

1 **SEC. 13. Dogs in kennels.** None of the provisions of this act
2 shall apply to the owners or proprietors of kennels, or to dogs in ken-
3 nels, where such dogs are not allowed to run at large.

4 Dogs exempted from taxation under the provisions of this act shall
5 be assessed and taxed as personal property.

1 **SEC. 14. Interpreting clause.** In event that any one or more of
2 the provisions of this act shall be held unconstitutional by any court,
3 the decision holding such provision unconstitutional shall not affect
4 the validity of the remaining provisions of this act, it being the in-
5 tention of the legislature that the provisions of this act are severable.

1 **SEC. 15. Repeal.** That section four hundred fifty-seven (457) of
2 the code (C. C. Sec. 3139), section four hundred fifty-eight (458) of
3 the supplement to the code, 1913 (C. C. Sec. 3138) and chapter fifty

4 (50) of the acts of the thirty-seventh general assembly (C. C. Sec.
5 1848), be and the same are hereby repealed.

1 SEC. 16. **Repeal.** All acts or parts of acts not in accordance with
2 the terms of this act are hereby repealed.

1 SEC. 17. **Time act effective.** This act shall take effect and be in
2 force from and after January 1, 1922.

Approved April 6, A. D. 1921.

CHAPTER 141

COUNTY TREASURER

S. F. 494.

AN ACT to amend section four hundred eighty-two (482) of the code (compiled code, Sec. 3165), relating to the duties of the county treasurer providing a seal, and requiring an impression of the seal on each motor vehicle registration certificate.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Seal—form—use.** That section four hundred eighty-
2 two (482) of the code (compiled code, section 3165), is hereby amend-
3 ed by adding at the end of said section the following: The county
4 treasurer shall be provided with an impression seal on the face of
5 which shall appear the name of the county, the word, "County", either
6 in full or abbreviated; the word "Treasurer", either in full or abbrevi-
7 ated; and the word, "Iowa", and the impression of said seal shall
8 be placed upon each motor vehicle registration certificate signed by
9 the county treasurer.

Approved April 6, A. D. 1921.

CHAPTER 142

MEMORIAL HALLS

S. F. 504.

AN ACT to repeal section three (3) of chapter one hundred fourteen (114) acts of the thirty-seventh general assembly, (C. C. Sec. 3352) relating to the custody and control of memorial halls and to enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Selection of committee.** That section three (3) of
2 chapter one hundred fourteen (114) acts of the thirty-seventh gen-
3 eral assembly, (C. C. Sec. 3352) be and the same is hereby repealed
4 and the following enacted in lieu thereof: "If, for any reason, the
5 Grand Army posts of the county fail to select a member or members
6 of such committee to fill any vacancy occurring therein, within six
7 months after a vacancy occurs, then the Spanish-American War Ve-
8 terans' Association shall appoint a member or members to fill any ex-

9 isting vacancies upon such committee from their association and in
 10 any case where the Spanish-American War Veterans' Association fail
 11 within one year after vacancy occurs to assume the duty of filling
 12 vacancies upon such committee, the American Legion posts shall as-
 13 sume the duty of filling any vacancy upon the committee from mem-
 14 bers of their association.

Approved April 6, A. D. 1921.

CHAPTER 143

ATTORNEYS

S. F. 587.

AN ACT to amend section three hundred thirteen (313), supplement to the code, 1913, (C. C. Sec. 7037), relating to practitioners from other states.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Admission. That section three hundred thirteen
 2 (313), supplement to the code, 1913, (C. C. Sec. 7037), be and the
 3 same is hereby amended by adding after the word "state" in line
 4 eleven and before the period the following words: ", or on satisfac-
 5 tory proof that he has taught law regularly for one year in a recog-
 6 nized law school in the state of Iowa, after admission to the bar of
 7 any other of the United States".

Approved April 6, A. D. 1921.

CHAPTER 144

TAXATION

S. F. 598.

AN ACT to repeal the law as it appears in subdivision seven (7) of chapter one hundred ninety-one (191) of the laws of the thirty-seventh general assembly, and chapters two hundred fourteen (214) and three hundred seventy-seven (377) of the acts of the thirty-eighth general assembly (C. C. 4482), and to enact a substitute therefor relating to exemptions from taxation of the property of soldiers, sailors, marines, nurses, and widows and child or children of soldiers, sailors and marines, and husbands of nurses.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal. That the law as it appears in subdivision
 2 seven (7) of chapter one hundred ninety-one (191) of the laws of the
 3 thirty-seventh general assembly, and chapters two hundred fourteen
 4 (214) and three hundred seventy-seven (377) of the laws of the
 5 thirty-eighth general assembly, (C. C. 4482) be and the same is hereby
 6 repealed, and the following enacted as a substitute therefor:

"SEC. 2. Exemptions to soldiers, sailors, marines and nurses.

1 The property, not to exceed three thousand dollars (\$3000.00) in ac-
2 tual value and poll tax of any honorably discharged union soldier,
3 sailor, or marine of the Mexican war or the war of the rebellion.

4 "The property, not to exceed eighteen hundred dollars (\$1800.00)
5 in actual value and poll tax of any honorably discharged soldier,
6 sailor or marine of the war with Spain, Chinese relief, or the Philip-
7 pine insurrection.

8 "The property, not to exceed five hundred dollars (\$500.00) in ac-
9 tual value of any honorably discharged soldier, sailor, marine or
10 nurse of the war with Germany.

11 "The property, to the same extent, of the wife of any such soldier,
12 sailor, or marine, where they are living together, and he has not
13 otherwise received the benefits above provided.

14 "The property, to the same extent, of the widow remaining un-
15 married and of the minor child or children of any such deceased sol-
16 dier, sailor or marine.

1 "SEC. 3. Exemption—how made—duration. All persons named
2 in the preceding section shall receive a reduction equal to their ex-
3 emption, to be made from the homestead, if any; otherwise from
4 other property owned by said persons. Such exemption shall only
5 extend to the period during which such persons remain the owner of
6 such property.

1 "SEC. 4. Statement of ownership. The beneficiary of exemption
2 allowed by the two preceding sections shall file with the assessor a
3 statement under oath that he is the owner of the property on which
4 the exemption is claimed.

1 "SEC. 5. Failure to file statement. If no such statement is filed,
2 no exemption shall be allowed by the assessor, but may be allowed by
3 the board of supervisors if such statement is filed before September
4 first of the year for which the same is claimed.

1 "SEC. 6. Duty of assessors. It shall be the duty of every assess-
2 or annually to make out a list of such soldiers, sailors, marines,
3 nurses, widows and husbands, and to return such list to the county
4 auditor upon forms to be furnished by such auditor for that pur-
5 pose; but the failure on the part of any assessor so to do shall not
6 affect the validity of any exemption.

1 SEC. 7. Publication clause. This act being deemed of immedi-
2 ate importance shall be in full force and effect after its passage and
3 publication in the Des Moines Register and in the Des Moines Cap-
4 ital, newspapers published at Des Moines, Iowa.

Approved April 6, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital April 8, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 145

HIGHWAYS

S. F. 721.

AN ACT to amend section thirty-seven (37), chapter two hundred thirty-seven (237), acts of the thirty-eighth general assembly, (C. C. Sec. 2945), relating to the improvement by hard surfacing of any public highway that is a part of the primary road system and located along the corporate line of any city so as to apply to special charter cities, cities of the first and second class, and cities under the city manager plan.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Specification of cities. That section thirty-seven
2 (37) chapter two hundred thirty-seven (237) acts of the thirty-eighth
3 general assembly (C. C. Sec. 2945) be and the same is hereby amended
4 by striking the comma after the word "city" in line three thereof
5 and inserting the following: "of the first class, cities under special
6 charter, cities under the city manager plan, and cities of the second
7 class."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall be in full force after the date of its publication
3 in the Des Moines Capital and the Burlington Hawkeye, newspapers
4 published in Des Moines, Iowa and Burlington, Iowa.

Approved April 6, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 8, 1921, and in the Burlington Hawk-Eye April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 146

STATE VETERINARY SURGEON—ANIMAL HEALTH COMMISSION

H. F. 838.

AN ACT to amend section twenty-five hundred twenty-nine (2529), supplement to the code, 1913, (C. C. Sec. 1712), relating to the appointment and qualifications of a state veterinary surgeon and to fix the term of office of members of the animal health commission.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. State veterinary surgeon—tenure of office. That
2 section twenty-five hundred twenty-nine (2529), supplement to the
3 code, 1913, (C. C. Sec. 1712), be and the same is hereby amended by
4 striking out the word "three" as it appears in line three (3) of said
5 section and inserting in lieu thereof the word "four".

1 SEC. 2. Commission of animal health—tenure. The term of of-
2 fice of all members of the commission of animal health hereafter ap-
3 pointed shall be four (4) years. The term of office of all members
4 whose terms expires in 1922 shall be extended for one (1) year or
5 until June 30, 1923.

1 **SEC. 3. Publication.** This act being deemed of immediate impor-
 2 tance shall be in full force and effect after its publication in The Des
 3 Moines Capital and The Des Moines Evening Tribune, newspapers
 4 published in Des Moines, Iowa.

Approved April 6, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Evening Tribune April 6, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 147

PUBLIC CONTRACTORS

H. F. 405.

AN ACT to amend chapter three hundred forty-seven (347), section two (2), acts of the thirty-eighth general assembly (C. C. Sec. 8428), relating to the filing of a bond by public contractors and providing the time within which claims shall be filed.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Time of filing claim.** That chapter three hundred
 2 forty-seven (347), section two (2), acts of the thirty-eighth general
 3 assembly (C. C. Sec. 8428), be and the same is hereby amended by
 4 striking out the words "sixty days" in line ten (10) and inserting in
 5 lieu thereof, the words "four months".

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect after its publication
 3 in the Des Moines Capital and the Iowa Forum.

Approved April 7, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 8, 1921, and in the Iowa Forum April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 148

IOWA SOLDIERS' HOME

H. F. 576.

AN ACT to repeal section twenty-six hundred one (2601), supplement to the code, 1913, (C. C. Sec. 1916), twenty-six hundred two (2602), supplement to the code, 1913, (C. C. Sec. 1917), twenty-six hundred six (2606), supplemental supplement to the code, 1915, and chapter 196, acts of the thirty-eighth general assembly (C. C. Sec. 1920), relating to the object, purpose and qualifications for admission to the Iowa Soldiers' Home, and to enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Object.** That section twenty-six hundred one (2601),
 2 supplement to the code, 1913, (C. C. Sec. 1916), be and the same is
 3 hereby repealed and the following enacted in lieu thereof:

4 The Iowa Soldiers' Home, located at Marshalltown, shall be main-
5 tained for dependent honorably discharged United States soldiers,
6 sailors or marines and army and navy nurses, their dependent widows
7 and wives.

1 **SEC. 2. Admission.** That section twenty-six hundred two (2602),
2 supplement to the code, 1913, (C. C. Sec. 1917), be and the same is
3 hereby repealed and the following enacted in lieu thereof:

4 All persons named in the preceding section, not having sufficient
5 means for his or her support, who are disabled by disease, wounds,
6 old age or otherwise, who served in Iowa regiments or batteries, or
7 were accredited to the state of Iowa, or who were residents of the
8 state of Iowa at the time of his or her enlistment or induction into
9 the United States army, navy, marine or nurses corps, or who have
10 been residents of the state for three years next preceding the date of
11 application, shall be eligible to admission into said home.

1 **SEC. 3. Rules for admission.** That section twenty-six hundred six
2 (2606), supplemental supplement to the code, 1915, and chapter 196,
3 acts of the thirty-eighth general assembly, (C. C. Sec. 1920), be and
4 the same is hereby repealed and the following enacted in lieu thereof:

5 The board of control of state institutions may receive into the home,
6 under such rules and regulations, and subject to such conditions as
7 said board may prescribe, the dependent persons not having sufficient
8 means or ability to support themselves, designated as follows:

9 1. Honorably discharged United States soldiers, sailors, marines
10 and army and navy nurses.

11 2. Women who, prior to the year nineteen hundred five, married
12 honorably discharged United States soldiers, sailors or marines and
13 who have ceased to be the wives of such soldiers, sailors or marines
14 by reason of their death or because divorced from them without fault
15 on the part of the wives, and a subsequent marriage shall not deprive
16 such women of the right to the benefits of the home, nor shall such
17 right depend upon the presence of the husband in the home as a mem-
18 ber of it.

19 3. Women who are the lawful wives of honorably discharged
20 soldiers, sailors or marines at the time such soldiers, sailors or ma-
21 rines are admitted to the said soldiers' home.

22 The board may permit husbands and wives to occupy together cot-
23 tages or other quarters on the home grounds.

Approved April 7, A. D. 1921.

CHAPTER 149

EXEMPTIONS OF PERSONAL EARNINGS

H. F. 669.

AN ACT providing that personal earnings of a debtor shall not be exempt in certain cases and amending chapter sixty-five (65), acts of the thirty-eighth general assembly (C. C. Sec. 7730).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Personal earnings. That chapter sixty-five (65),
 2 acts of the thirty-eighth general assembly (C. C. Sec. 7730) be and
 3 the same is hereby amended by striking out the word "or" as it first
 4 appears in line eleven (11) of said section and by inserting in lieu
 5 thereof the following words "nor shall the personal earnings of the
 6 debtor be exempt".

Approved April 7, A. D. 1921.

CHAPTER 150

LEVEES, DITCHES AND DRAINS

H. F. 672.

AN ACT to amend section nineteen hundred eighty-nine-a twenty-nine (1989-a29), supplement to the code, 1913, (C. C. Sec. 4877), relating to drainage districts.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Intercounty ditches. That section nineteen hun-
 2 dred eighty-nine-a twenty-nine (1989-a29), supplement to the code,
 3 1913, (C. C. Sec. 4877), be and the same is hereby amended in the
 4 manner following:
 5 By omitting the comma after the word "lands" in the thirty-sixth
 6 (36) line and inserting the words "in his county"; by striking out the
 7 word "any" in the thirty-seventh (37) line and inserting the word
 8 "said"; by inserting a comma after the word "lands" in the thirty-
 9 eighth (38) line, and by inserting after the word "district" in the
 10 same line the words "recommended by the commissioners,,"; by omit-
 11 ting the comma after the word "records" in the thirty-ninth (39)
 12 line and inserting the words "in his county,".

Approved April 7, A. D. 1921.

CHAPTER 151

NOTARIES PUBLIC

H. F. 710.

AN ACT to legalize the acts of notaries public in certain cases.

WHEREAS, certain notaries public have acknowledged instruments outside the jurisdiction for which they were commissioned to act, and

WHEREAS, it is impossible in many cases to have such instruments re-acknowledged,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Acknowledgments outside jurisdiction. That ac-
2 knowledgments heretofore taken by notaries public outside their ju-
3 risdiction be and are hereby declared valid and legal.

1 SEC. 2. Pending litigation. That nothing in this act shall affect
2 pending litigation.

Approved April 7, A. D. 1921.

CHAPTER 152

CITIES AND TOWNS

H. F. 417.

AN ACT to repeal section seven hundred sixty-nine (769) of the code (C. C. Sec. 3817) and to enact a substitute therefor, relating to regulation of railroads within cities and towns.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Regulation of railroads. That the law as it appears
2 in section seven hundred sixty-nine (769) of the code (C. C. Sec.
3 3817) be and the same is hereby repealed and the following enacted
4 in lieu thereof:

5 "Incorporated cities and towns shall have power to compel railroad
6 companies to place flagmen, or to erect, construct, maintain and op-
7 erate suitable mechanical signal devices or gates, upon public streets
8 at railroad crossings, under such regulations as may from time to
9 time be made by the council, provided that in cases where a contro-
10 versy arises between the railroad company and the council as to the
11 necessity for such flagmen, signal devices or gates, the matter shall
12 be determined by the board of railroad commissioners; and cities and
13 towns, subject to the approval of the railroad commission, shall have
14 power to regulate the speed of trains and locomotives on railways
15 running over the streets or through the limits of the city or town."

Approved April 8, A. D. 1921.

CHAPTER 153

RAILROADS

S. F. 530.

AN ACT to amend section twenty-one hundred sixteen (2116), supplement to the code, 1913, (C. C. Sec. 5019), relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroad to which applicable.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Passenger service—companies included. That sec-
2 tion twenty-one hundred sixteen (2116), supplement to the code,
3 1913, be and is hereby amended by striking from line seventeen the
4 words "twenty-five" and inserting the word "seventeen" in lieu there-
5 of.

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Register and Des Moines Capital, news-
4 papers published in Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 12, 1921 and in the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 154

MOTOR VEHICLES

S. F. 591.

AN ACT to amend the law as it appears in section thirty (30), chapter two hundred seventy-five (275), acts of the thirty-eighth general assembly, relating to reporting motor vehicle accidents.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Reporting accidents. That the law as it appears in
2 section thirty (30) of chapter two hundred seventy-five (275), acts
3 of the thirty-eighth general assembly, be and the same is hereby
4 amended by inserting in the eighth line thereof after the word "par-
5 ty," the following:
6 "and at once, after aiding the injured party, reporting such injury
7 or accident to and leaving the same information at the office of some
8 peace officer as near as practicable to the place of injury or accident,
9 or to the county attorney or sheriff of the county in which said in-
10 jury or accident took place."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its

3 publication in The Des Moines Register and The Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 155

MOTOR VEHICLES

H. F. 597.

AN ACT to amend sections sixteen (16) and thirty-five (35) of chapter two hundred seventy-five (275), acts of the thirty-eighth general assembly (C. C. Secs. 3069 and 3078), relating to the collection, possession and remittance of fees and penalties for the registration of motor vehicles.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Duty of treasurer—liability—reports—cash balance.

1 That the law as it appears in section sixteen (16) of chapter two
2 hundred seventy-five (275) of the acts of the thirty-eighth general
3 assembly (C. C. Sec. 3059), be amended by striking that part of said
4 section beginning with line number thirty-eight (38), as follows:
5 "He shall in all cases collect and remit to the department the correct
6 license fee on each motor vehicle registered by him, and shall be re-
7 sponsible on his bond for such amount. All fees and penalties col-
8 lected by the county treasurer shall be remitted to the department
9 on or before the fifteenth (15th) day of each month following their
10 collection in the same manner as provided by section fourteen hun-
11 dred fifty-nine (1459) of the code.", and by substituting in lieu there-
12 of the following:

13 "He shall collect the license fee and penalties on each motor ve-
14 hicle registered by him and shall be responsible on his bond for such
15 amount. He shall remit such amount to the treasurer of state as
16 herein provided.

17 "The county treasurer shall on the fifteenth (15) day of each
18 month report under oath to the department, on forms furnished by it,
19 giving a full and complete statement of all fees and penalties so re-
20 ceived by him during the preceding calendar month. The department
21 shall immediately upon receiving same, report to the treasurer of
22 state the amount so collected by such county treasurer. The treas-
23 urer of state shall keep proper books of account for the purposes
24 specified herein and shall report to the department each remittance
25 from the county treasurer, when said remittance is received.

26 "The treasurer of state shall maintain in the state treasury, of the
27 money collected as in this chapter provided, a cash balance of not to
28 exceed five hundred thousand dollars (\$500,000). When such cash
29 balance becomes less than one hundred thousand dollars (\$100,000)
30 he shall draw upon the treasurer of each county of the state in pro-
31 portion to the amounts in their possession respectively a sum suf-

32 ficient in the aggregate to restore said cash balance to a sum not ex-
 33 ceeding said maximum. Such drafts shall be honored by the treas-
 34 urer of each county upon presentation."

1 **SEC. 2. Coordinating amendment.** That the law as it appears
 2 in section thirty-five (35) of chapter two hundred seventy-five (275),
 3 acts of the thirty-eighth general assembly (C. C. Sec. 3078), be
 4 amended by striking out of line two (2) of said section the following
 5 words: "paid into the state treasury", and by substituting in lieu
 6 thereof the following: "collected"; also by striking out that part of
 7 said section beginning with line seven (7) as follows: "paid into
 8 the state treasury on and after the taking effect of this act pursuant
 9 to its provisions," and by substituting in lieu thereof the following:
 10 "collected pursuant to the provisions of this act,"; also by striking out
 11 that part of said section beginning with line eleven (11) as follows:
 12 "paid to the treasurer of state" and by substituting in lieu thereof
 13 the following: "collected pursuant to the provisions of this act,";
 14 also amend by adding at the end of section 35, chapter 275, acts of
 15 the thirty-eighth general assembly, the following: "This act shall
 16 not in any manner affect the existing law regarding the apportion-
 17 ment of the primary road fund to the various counties nor shall it
 18 affect the manner of paying bills nor the amount that may be paid
 19 from the primary road fund for work in each county."

1 **SEC. 3. Applicability of act.** The provisions of section fourteen
 2 hundred fifty-nine (1459) of the code, (C. C. Sec. 4769), relating to
 3 the payment of money into the state treasury shall not be applicable
 4 to money collected under the provisions of this act.

1 **SEC. 4. General repeal.** All acts and parts of acts in conflict
 2 herewith are hereby repealed.

1 **SEC. 5. Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect after its passage and
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 newspapers published at Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 9, 1921, and in the Des Moines Capital April 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 156

JUVENILE COURT

H. F. 760.

AN ACT to amend section two (2), chapter four hundred five (405), laws of the
 thirty-seventh general assembly (C. C. Sec. 2094), relating to the selection of pro-
 bation officers in juvenile courts.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Probation officer and deputies—compensation.

1 That section two (2), chapter four hundred five (405), laws of the
 2 thirty-seventh general assembly (C. C. Sec. 2094), be and the same

3 is hereby amended by striking out the period at the end of said section and inserting a semicolon in lieu thereof and by adding to said section the following:

6 "provided, however, that in counties having a population of one hundred twenty-five thousand (125,000) or over, the judge of the juvenile court shall have power to select a chief probation officer and not exceeding five deputy probation officers, the chief probation officer to receive a salary of not to exceed three thousand dollars, (\$3,000) and the deputy probation officers each to receive a salary not to exceed eighteen hundred dollars (\$1,800)."

1 SEC. 2. **Publication clause.** This act being deemed of immediate importance shall be in force and take effect from and after its passage and publication in the Des Moines Register and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa, without expense to the state.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 157

BANKS AND BANKING

H. F. 783.

AN ACT to provide for the investment of funds by state banks and trust companies.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Investments authorized.** State banks and trust companies are hereby authorized, subject to the approval of the superintendent of banking, to invest an amount not exceeding ten per cent (10%) of their capital stock and surplus in the capital stock of corporations chartered or incorporated under the provisions of section twenty-five-a (25-a) of the federal reserve act, approved December 24, 1919, and a like amount in the capital stock of corporations organized under the laws of this state for the purpose of extending credit to those engaged in agriculture and to agricultural organizations; provided that the said investments by state banks and trust companies shall in no event exceed in the aggregate twenty per cent (20%) of the capital stock and surplus of said state bank or trust company.

1 SEC. 2. **Publication clause.** This act being deemed of immediate importance shall be in effect from and after its publication in the Des Moines Register and Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 158

EXECUTIVE COUNCIL

S. F. 774.

AN ACT authorizing the executive council in any investigation before it, to subpoena witnesses and require the production of records and other matters of evidence and providing for punishment of a witness for contempt.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Witnesses—fees. That in any investigation before
2 the executive council, the council shall have authority to summon wit-
3 nesses and compel their attendance and to require the production of
4 records, books, papers and other evidence. They shall pay witnesses,
5 other than those in the employ of the state, the same compensation
6 as is paid witnesses in the district court.

1 SEC. 2. Contempt—procedure. In case of the failure or refusal
2 of any person summoned as a witness to appear or to answer any
3 question propounded, such person may be punished for contempt and
4 in such case the executive council shall certify the fact of the wit-
5 ness' failure to appear or refusal to testify to the district court of
6 the county wherein any hearing is being held by the council and the
7 court shall hear and determine the matter and all proceedings in
8 court in connection with such matter shall be the same as in cases
9 of contempt of court.

1 SEC. 3. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force on and after its pub-
3 lication in the Des Moines Register and the Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 159

MOTOR VEHICLES

S. F. 777.

AN ACT to amend the law as it appears in chapters two hundred seventy-five (275), and three hundred seventy (370), acts of the thirty-eighth general assembly, (C. C. Secs. 3045 to 3081, inc.), relating to the licensing and regulation of motor vehicles.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. "Chauffeur"—"used car dealer". That the law as
2 it appears in chapter two hundred seventy-five (275), acts of the thir-
3 ty-eighth general assembly be amended as follows: By inserting after
4 the word "hire" in the twenty-eighth (28) line of section two (2) of

5 chapter two hundred seventy-five (275) acts of the thirty-eighth gen-
6 eral assembly (C. C. Sec. 3045), the following words: "including
7 drivers of hearses, ambulances, consolidated school busses, passenger
8 cars, trucks, light delivery and similar conveyances".

9 Also amend by inserting after the semicolon (;) following the word
10 "act" and before the word "garage" in the fifty-sixth (56) line of said
11 section, the following: "a 'used car dealer' shall, for the purpose of
12 this act, include a person, firm, association, or corporation, regularly
13 engaged in the business of having in his, its, or their possession, sec-
14 ond-hand motor vehicles for sale or trade and operation pursuant
15 thereto, and shall be considered owners of motor vehicles dealt in by
16 them, for the purpose of this act, prior to sale and delivery thereof,
17 and all motor vehicles in their possession and operated or driven by
18 them, or by their agents and employees, provided, however, that any-
19 thing to the contrary herein notwithstanding, the determination of
20 the department shall be final and conclusive upon the question as to
21 whether or not an applicant for registration shall be a 'used car deal-
22 er' within the meaning of this act."

23 Also amend by striking out the word "or" in the ninetieth (90) line
24 where it appears between the word "manufacturer" and the word
25 "dealer" and inserting a comma (,) in lieu thereof, and inserting after
26 the word "dealer" the words "or used car dealer".

1 SEC. 2. License fee. Amend the law as it appears in section three
2 (3) of chapter two hundred seventy-five (275), acts of the thirty-eighth
3 general assembly, (C. C. Sec. 3046), by striking out the last seven
4 words of said section and inserting in lieu thereof, "pay a license fee
5 in advance as herein further provided."

1 SEC. 3. Duplicate receipts—county treasurer. Amend section
2 five (5) of chapter two hundred seventy-five (275), acts of the thirty-
3 eighth general assembly (C. C. Sec. 3048), by striking out the word
4 "application" where the same appears in the eighteenth (18) line of
5 said section, and inserting in lieu thereof the words "duplicate receipt",
6 and by striking out the word "department" where the same appears in
7 the nineteenth (19) line of said section, and inserting in lieu thereof
8 the words "county treasurer".

1 SEC. 4. Used car—lettering. Amend the law as it appears in
2 section seven (7) of chapter two hundred seventy-five (275), acts of
3 the thirty-eighth general assembly, (C. C. Sec. 3050), by inserting
4 after the letter "D" and before the word "each" in the twenty-third
5 (23) line of said section, the words "and, in case of a motor vehicle
6 registered by a used car dealer, the letters "U. D.",".

7 Also amend section seven (7) by inserting between the word "of"
8 and the word "such" where the same appear in line twenty-four (24)
9 of said section seven (7), the word "each".

1 SEC. 5. Dismantled vehicle. Amend section nine (9) of chap-
2 ter two hundred seventy-five (275), acts of the thirty-eighth general
3 assembly (C. C. Sec. 3052), by striking out the word "or" where the
4 same appears in the second (2) line of said section, and inserting in
5 lieu thereof the words "and can", and by inserting after the word
6 "longer" where the same appears in the second (2) line, the word "be",
7 and after the word "highway" where the same appears in the second

8 (2) line insert the words "or when same is sold outside the state", and
 9 after the word "plates" where the same appears in the third (3) line
 10 of said section, insert the words "and certificate of registration".

1 **SEC. 6. Trailers—metal plates.** Amend section ten (10) of chap-
 2 ter two hundred seventy-five (275), acts of the thirty-eighth general
 3 assembly (C. C. Sec. 3053), by inserting after the word "passengers"
 4 where the same appears in the ninety-third (93) line of said section,
 5 the following words: "and the personal effects of said passengers".

1 **SEC. 7. Exemptions.** Amend section fourteen (14) of chapter
 2 two hundred seventy-five (275), acts of the thirty-eighth general as-
 3 sembly, (C. C. Sec. 3057), by inserting after the word "owned" in
 4 the first line of said section, the words "by the government".

1 **SEC. 8. Delinquent fees and lists—county treasurer.** Amend
 2 section sixteen (16) of chapter two hundred seventy-five (275), acts
 3 of the thirty-eighth general assembly, (C. C. Sec. 3059), by inserting
 4 after the word "paid" in the sixteenth (16) line of said section, the
 5 following: "Such delinquencies shall begin and penalty accrue the
 6 first of the month following the purchase of a new vehicle, and the
 7 first of the month following the date cars are brought into the state,
 8 except as herein otherwise provided."

9 Also amend section sixteen (16) by striking out the paragraph be-
 10 ginning with the words "on April 1st" where the same appear in line
 11 seventeen (17) to and including the words "disclosed by the records"
 12 where the same appear in the twenty-second (22) line of said section.

13 Also amend section sixteen (16) by inserting after the word "May"
 14 where the same appears in the twenty-third (23) line, the following:
 15 "1921, and"; and also by inserting after the word "year" where the
 16 same appears in the twenty-third (23) line of said section, the word
 17 "thereafter".

18 Also amend by changing the period (.) in line twenty-six (26) of
 19 said section to a comma (,) and inserting "except such motor vehicles
 20 held by used car dealers and listed by them with the county treasurer,
 21 as herein elsewhere provided."

22 Also amend section sixteen (16) by inserting the following after
 23 the period in line thirty-eight (38): "The county treasurer shall
 24 each month during the year 1921 remit to the department one-half of
 25 one per cent of all fees and penalties collected for 1921 and as provid-
 26 ed above each year thereafter, to be used as a working fund to cover
 27 refunds necessary to be made: any surplus remaining to be accounted
 28 for and delivered to the state treasurer at the end of each fiscal year."

29 Also amend section sixteen (16) by striking out of line forty-four,
 30 the following words: "in the same manner as provided by section
 31 1459 of the code", and by inserting in lieu thereof the following: "and
 32 the department shall check and audit such fees and penalties collected,
 33 and shall effect a settlement with the county treasurer annually."

1 **SEC. 9. Blank forms—index.** Amend section seventeen (17) of
 2 chapter two hundred seventy-five (275), acts of the thirty-eighth gen-
 3 eral assembly, (C. C. Sec. 3060), by striking out beginning with the
 4 word "which" where the same appears in line nine (9) of said section
 5 up to and including the word "collected" where the same appears in
 6 line eleven (11) of said section, and insert in lieu thereof the follow-
 7 ing: "in such form as the department may prescribe".

8 Also amend section seventeen (17) by striking out the word "card"
 9 where the same appears in the eighteenth (18) line of said section,
 10 and inserting after the word "index" where the same appears in the
 11 eighteenth (18) line of said section, the following: "using for such
 12 numerical index the duplicate registration receipt and compiling there-
 13 from the county or alphabetical index".

14 Also amend section seventeen (17) by striking out the word "du-
 15 plicate" where the same appears in line eight (8) of said section, and
 16 inserting in lieu thereof the word "original".

1 SEC. 10. **Transfers.** Amend the law as it appears in section eight-
 2 een (18) of chapter two hundred seventy-five (275), acts of the thirty-
 3 eighth general assembly, (C. C. Sec. 3061), by inserting after the
 4 word "thereof" in the seventeenth (17) line of said section, the fol-
 5 lowing: ", for the purpose of this act,".

6 Also amend by striking out the period (.) at the end of said section
 7 eighteen (18) and inserting after the word "dealers" the words "or
 8 used car dealers".

1 SEC. 11. **Fees in lieu of tax—"used cars."** Amend the law as
 2 it appears in section nineteen (19) of chapter two hundred seventy-
 3 five (275), acts of the thirty-eighth general assembly, (C. C. Sec.
 4 3062), by striking out the comma (,) after the word "dealers" in line
 5 three (3) of said section and inserting immediately thereafter the
 6 words "and used car dealers".

1 SEC. 12. **Second-hand cars—penalty.** Amend section twenty
 2 (20) of chapter two hundred seventy-five (275), acts of the thirty-
 3 eighth general assembly, (C. C. Sec. 3063), by inserting after the
 4 word "corporation" where the same appears in line two (2) of said
 5 section "or agent", and by inserting after the word "corporation"
 6 where the same appears in line fourteen (14) of said section the words
 7 "or agent", and by striking out the word "of" where the same appears
 8 before the word "certificate" in line sixteen (16) of said section and
 9 inserting in lieu thereof the word "on".

10 Also amend by adding at the end of section twenty (20), as section
 11 twenty-a (20-a), the following:

12 "Used car dealers having on hand January 1st of any year for sale
 13 or trade, used motor vehicles upon which license in Iowa for the pre-
 14 vious year has been paid, as hereinafter provided, may operate such
 15 motor vehicles as provided by section twenty-three of this act. Used
 16 car dealers licensed under the provision of this act must, on or before
 17 January 5th of each year, furnish the county treasurer with a list of
 18 all used motor vehicles held by them for sale or trade, and upon which
 19 the license fee for the current year is not paid, giving license num-
 20 ber, initials of state issuing license plates, the year, together with the
 21 factory number, description and previous ownership at the time such
 22 motor vehicle was transferred to the used car dealer and all motor
 23 vehicles owned or controlled by licensed manufacturer, dealer or
 24 used car dealer acquired from other states must list same with the
 25 county treasurer as herein provided: such listing to be made within
 26 forty-eight (48) hours after said motor vehicle comes within the bor-
 27 der of the state. Blanks or forms for such listing shall be prepared
 28 by the state department and placed in the hands of county treasurers
 29 not later than December 15th of any year.

30 "Any person, firm or corporation found guilty, personally or by
31 agent, of violating any of the provisions of this section, shall be guilty
32 of a misdemeanor and punished accordingly."

1 **SEC. 13. Car in transit.** Amend the chapter as it appears in
2 section twenty-one (21) of chapter two hundred seventy-five (275),
3 acts of the thirty-eighth general assembly, (C. C. Sec. 3064), by in-
4 serting after the comma (,) after the word "herein" and before the
5 word "may", where the same appear in line twenty-three (23) of
6 said section, the following: "or a motor vehicle manufactured or
7 assembled within the state, or a motor vehicle brought into the state
8 by a manufacturer or dealer and sold to another manufacturer or
9 dealer,".

1 **SEC. 14. Certificate container—data.** Amend section twenty-
2 two (22) of chapter two hundred seventy-five (275), acts of the thirty-
3 eighth general assembly, (C. C. Sec. 3065), by striking out where
4 the same appears in lines seventeen (17) and eighteen (18) of said
5 section the following words: "The department may prescribe the ex-
6 act location of such certificate container", and inserting in lieu there-
7 of the following: "such certificate container shall be attached to
8 the vehicle in the front of the driver's compartment so that same may
9 be seen by anyone passing on the right of the vehicle".

10 Also amend section twenty-two (22) by striking out the word
11 "date" where the same appears in line thirty-two (32) of said sec-
12 tion, and inserting in lieu thereof the word "data".

1 **SEC. 15. Used vehicles—duplicate plate fee.** Amend the law
2 as it appears in section twenty-three (23) of chapter two hundred
3 seventy-five (275), acts of the thirty-eighth general assembly, (C. C.
4 Sec. 3066), by inserting after the comma (,) at the end of line two
5 (2) and before the word "may" where the same appear in line three
6 (3) of said section, the following: "including used motor vehicles."

7 Also amend by striking out the word "or" following the word "man-
8 ufacturer" and the comma (,) or period (.) as it may appear follow-
9 ing the word "dealer" wherever the same appear in section twenty-
10 three (23), and inserting in lieu thereof after "manufacturer" a com-
11 ma (,) and after "dealer" the words "or used car dealer."

12 Also amend by striking out the words and figures "fifteen dollars
13 (\$15.00)" where the same appear in line seventeen (17) of said sec-
14 tion twenty-three (23), and inserting in lieu thereof the words and
15 figures "three dollars (\$3.00).".

16 Also amend section twenty-three (23) by striking out the period
17 (.) at the end of line twenty-four (24), following the word "act" and
18 inserting a comma (,) in lieu thereof, and by adding "it being ex-
19 pressly understood that motor vehicles owned by a manufacturer, deal-
20 er, or used car dealer, when such motor vehicles are equipped with "D"
21 or "U.D." plates, as herein provided, may be operated in the conduct
22 of the business of such manufacturer, dealer, or used car dealer.
23 Provided further that no "D" or "U.D." plates shall be used upon
24 motor vehicles for any purpose other than the transaction of busi-
25 ness incident to the automotive industry of such licensed manufact-
26 turer, dealer, or used car dealer, nor shall said "D" or "U.D." plates
27 be used upon so called service cars or service trucks of such licensed

28 manufacturer, dealer, or used car dealer, nor upon the sales cars
29 of a manufacturer or wholesale dealer in accessories.

30 Also amend by inserting at the end of section twenty-three (23)
31 of said act an additional paragraph as section twenty-three-a (23-a),
32 in the following words: "In case of the use of "U.D." plates by
33 used car dealers, such plates shall be displayed in the same manner
34 as prescribed herein for dealers' plates, except that the "U.D." plate
35 shall be of such length and so attached that that portion of the num-
36 ber plate of the last registration, showing the initials of the state
37 where registered, and the year shall be visible, provided, however,
38 that the "U.D." plates shall not be used upon a motor vehicle upon
39 which the current year's license fee in this state has been paid. Any
40 violation of this section shall constitute a misdemeanor, and, upon
41 conviction, shall be punished accordingly."

42 Also amend by inserting after section twenty-three-a (23-a) the
43 following as section twenty-three-b (23-b): "Where any manufac-
44 turer, dealer and used car dealer are one and the same person, firm
45 or corporation, and apply for both "D" and "U.D." number plates,
46 there shall be assigned to such person, firm or corporation the same
47 number for both his "D" and "U.D." number plates."

48 Also amend by inserting after section twenty-three-b (23-b) the
49 following as section twenty-three-c (23-c):

50 "That any manufacturer, dealer, or used car dealer operating a
51 motor vehicle upon the public highways of the state which has not
52 been registered according to law or has not displayed thereon two
53 number plates issued by the automobile department showing the
54 payment of a license fee for the current year, or which has not dis-
55 played thereon, "car in transit" cards or "license applied for" cards
56 where the same may lawfully be driven with such cards attached,
57 shall be guilty of a misdemeanor and punished accordingly. Upon
58 a second conviction such license may be revoked by the secretary
59 of state, if, after hearing, the secretary of state determines that such
60 manufacturer, dealer, or used car dealer has wilfully violated the
61 law with reference to the operation of motor vehicles upon the pub-
62 lic highway without proper number plates or identification cards
63 attached.

SEC. 16. Approved head light lenses—examination—fee.

1 Amend the law as it appears in section twenty-five (25) of chapter
2 two hundred seventy-five (275) acts of the thirty-eighth general as-
3 sembly, (C. C. Sec. 3068), by inserting after the period (.) at the
4 end of line seventy-nine (79), the following:

5 "It shall be the duty of the state highway commission to examine
6 all headlight lenses submitted to it by manufacturers and dealers,
7 and any such lenses so submitted which, when in operation with an
8 electric bulb or other lighting device of a capacity not in excess of
9 that provided by this act, casts a light which complies with the pro-
10 visions of this act, shall be placed upon the approved list of the state
11 department. The fee for each such examination shall be twenty-five
12 dollars (\$25.00), and the state highway commission is hereby au-
13 thorized to collect and remit to the state treasurer said fee and credit
14 to the account of the primary road fund. It shall also be the duty of
15 the state department to furnish county treasurers with a list of such
16 lenses as are upon the approved list of the department, and such

17 lenses used on any motor vehicle operated in this state equipped with
18 a lighting device of a candle power not exceeding the provisions of
19 this act, together with the lenses so approved by the department,
20 shall be conclusively presumed to be lawful."

1 **SEC. 17. Load on wheels—penalty.** Amend the law as it ap-
2 pears in section twenty-seven (27) of chapter two hundred seventy-
3 five (275), acts of the thirty-eighth general assembly, (C. C. Sec.
4 3070), by striking out all the words in line forty (40) of said sec-
5 tion following the period (.); also striking out lines forty-one (41)
6 to forty-seven (47) inclusive, and inserting in lieu thereof the fol-
7 lowing: "The total load on any wheel of any motor vehicle shall be
8 limited to eight hundred (800) pounds per inch width of tire meas-
9 ured between flanges of the rims, and the enforcement of this pro-
10 vision is hereby made the duty of the state highway commission.
11 Any violation of this provision is hereby made a misdemeanor and
12 shall be punished accordingly."

1 **SEC. 18. Garage record.** Amend section thirty-six (36) of chap-
2 ter two hundred seventy-five (275), acts of the thirty-eighth general
3 assembly, (C. C. Sec. 3079), by inserting after the word "shall" where
4 the same appears in the seventh (7) line of said section the follow-
5 ing: "be filled out and signed personally by the owner or driver of the
6 motor vehicle taking such vehicle to the garage and if signed by other
7 than the owner, then the owner's name must be signed first followed
8 by the name of the driver, and shall".

9 Also amend section 36 by inserting after the word "thereof" where
10 the same appears in the tenth (10) line of said section the following
11 "and records shall be verified by the operator of the garage".

1 **SEC. 19. "Chauffeur."** Amend chapter three hundred seventy,
2 acts of the thirty-eighth general assembly, by striking out the words
3 "mercantile and" as they appear in the fourth line of section one (1).

1 **SEC. 20. Publication clause.** The following sections 1-3-5-6-7-8-
2 9-12-13-14-16-17-18 and 19 of this act, being deemed of immediate
3 importance, shall be in full force and effect after the passage of this
4 act and their publication in the Des Moines Capital and the Des Moines
5 Register, newspapers published in Des Moines, Iowa, and the remain-
6 ing sections to take effect December 1, 1921.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and
the Des Moines Register April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 160

HOUSING LAW

H. F. 784.

AN ACT to amend section ninety-two (92), chapter one hundred twenty-three (123), acts of the thirty-eighth general assembly (C. C. Sec. 4197), relating to housing of the people in cities of the first class and special charter cities and cities under commission form of government.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Building inspection in certain cities. That section
2 ninety-two (92), chapter one hundred twenty-three (123), acts of the
3 thirty-eighth general assembly (C. C. Sec. 4197), be and the same is
4 hereby amended by striking out the period (.) at the end of said sec-
5 tion and inserting a semicolon (;) and adding to said section after
6 said semicolon the following:

7 "provided, however, that in cities of more than one hundred thou-
8 sand (100,000) population, and special charter cities of more than
9 fifty thousand (50,000) population, as shown by the last state or
10 federal census, having a department or division of building inspec-
11 tion in charge of a person devoting his entire time to the supervision
12 of building construction and to the enforcement of laws and ordi-
13 nances relating to building construction, repair, alteration, removal
14 and to related matters, the city council may by ordinance provide
15 that said person shall be charged with the powers and duties here-
16 inbefore charged in this section to the board of health and to the
17 health officer, and that all plans, specifications, affidavits, forms and
18 statements, in this section prescribed to be filed with the health officer
19 shall be filed with such person; and that said person may issue valid
20 permits, certificates and orders providing, without the certificate of
21 the health officer hereinbefore provided to be filed in the office of the
22 department of buildings."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall be in force and effect from and after its passage
3 and publication in the Des Moines Register and the Des Moines Cap-
4 ital, newspapers published at Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 161

BANKS AND BANKING

H. F. 807.

AN ACT to amend section eighteen hundred fifty (1850), supplement to the code, 1913, as amended by chapter three hundred sixty-four (364), acts of the thirty-seventh general assembly, (C. C. Sec. 5776), and to provide for the investment of funds of savings banks.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Investments authorized. That section eighteen hun-
2 dred fifty (1850), supplement to the code, 1913, as amended by chap-
3 ter three hundred sixty-four (364), acts of the thirty-seventh gen-
4 eral assembly, (C. C. Sec. 5776), be and it is hereby amended by in-
5 serting after paragraph four of said section the following:

6 "5. An amount not exceeding ten per cent (10%) of their capital
7 stock and surplus in the capital stock of corporations chartered or
8 incorporated under the provisions of section twenty-five-a (25-a) of
9 the federal reserve act, approved December 24, 1919, and a like
10 amount in the capital stock of corporations organized under the laws
11 of this state for the purpose of extending credit to those engaged in
12 agriculture and to agricultural organizations, subject however to the
13 approval of the superintendent of banking; provided that said invest-
14 ments by savings banks shall in no event exceed in the aggregate
15 twenty per cent (20%) of the capital stock and surplus of said bank;"
16 and by renumbering the succeeding paragraph of said section.

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall be in effect from and after its publication in the
3 Des Moines Register and Des Moines Capital, newspapers published
4 in Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 162

PARKS

H. F. 816.

AN ACT to amend section one (1) of chapter three hundred twelve (312), acts of the thirty-eighth general assembly, (C. C. Sec. 3669), relative to the population of cities that have power to levy additional tax for park purposes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Tax levy—population. That section one (1) of
2 chapter three hundred twelve (312), acts of the thirty-eighth general
3 assembly (C. C. Sec. 3669), be and the same is hereby amended by

4 striking out the word "thousand" from the twenty-third (23rd) line
5 thereof and inserting in lieu thereof the word "hundred".

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect from and after its publication in the
3 Des Moines Register and the Des Moines Capital, newspapers pub-
4 lished in the city of Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 163

MILITARY CODE

H. F. 827.

AN ACT to amend section fifty-one hundred forty-three (5143) of the code, (C. C. Sec. 8982), section twenty-two hundred fifteen-f eighteen (2215-f-18), supplement to the code, 1913, (C. C. Sec. 316), and section twenty-two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred fourteen (314), acts of the thirty-seventh general assembly (C. C. Sec. 335); and to repeal and enact substitutes for section twenty-two hundred fifteen-f twenty-three (2215-f23), supplement to the code, 1913, (C. C. Sec. 320), section twenty-two hundred fifteen-f thirty-four (2215-f34), supplement to the code, 1913, (C. C. Sec. 331), section twenty-two hundred fifteen-f twenty-four (2215-f24), supplemental supplement to the code, 1915, (C. C. Sec. 321), section twenty-two hundred fifteen-f twenty-five (2215-f25), supplemental supplement to the code, 1915, as amended by section nine (9), of chapter three hundred fourteen (314), acts of the thirty-seventh general assembly and chapter three hundred sixty-two (362), acts of the thirty-eighth general assembly (C. C. Sec. 322), section twenty-two hundred fifteen-f twenty-six (2215-f26), supplement to the code, 1913, (C. C. Sec. 323) and section twenty-two hundred fifteen-f twenty-seven (2215-f27), supplemental supplement to the code, 1915, (C. C. Sec. 324); all relating to the military force of the state.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Drafted officers and men.** That section twenty-two
2 hundred fifteen-f eighteen (2215-f18), supplement to the code, 1913,
3 (C. C. Sec. 316) is amended by adding the following thereto:

4 Officers and enlisted men drafted into federal service through the
5 guard shall upon discharge from such service continue to serve the
6 balance of their enlistment period the same as though it had not been
7 interrupted by such draft.

1 **SEC. 2. Calling out power of county.** That section fifty-one hun-
2 dred forty-three (5143) of the code (C. C. Sec. 8982) is amended
3 by striking the words "any military companies in the county, armed
4 and equipped" from the fifth line thereof and inserting in lieu thereof
5 the words "may call upon the governor for the assistance of the mili-
6 tary force".

1 **SEC. 3. Compensation—loss of property.** That section twenty-
2 two hundred fifteen-f twenty-three (2215-f23), supplement to the
3 code, 1913, (C. C. Sec. 320) is repealed and the following enacted in
4 lieu thereof:

5 The guard, when in active service of the state upon the call of the
6 governor, and when paraded for drill, encampment, target practice,
7 school of instruction, or other duty under orders of the governor, shall
8 be paid the following compensation for time actually on duty; each
9 commissioned officer shall receive for such service the pay of his grade
10 in the United States army, without allowances, increase or additions
11 on account of length of service, and without subsistence or other
12 allowances other than transportation and quarters, except as herein
13 otherwise provided; each enlisted man shall be furnished transporta-
14 tion, subsistence and quarters, and in addition thereto the pay of his
15 grade in the United States army. Officers and enlisted men of the
16 guard incapacitated by injury or illness caused by participation in
17 encampments, maneuvers or other out door exercises which extend
18 beyond the period of time covered by the order directing the duty to
19 be performed, shall receive from the state, upon approval of the claim
20 by the governor, the pay of their respective grade and medical service
21 during the period of time that the disability prevents their resum-
22 ing their civil occupation; enlisted men shall also receive hospital
23 service, if needed, and subsistence. When in actual service of the
24 state, pursuant to the order of the governor, the compensation and
25 expenses of the guard and claims of the members thereof for injury
26 or illness incurred in line of duty, shall be paid out of any funds in
27 the state treasury, not otherwise appropriated, upon warrants drawn
28 by the auditor of state; the claims for such service shall be audited
29 and allowed by the governor. Should any part of the compensation
30 above provided, be paid by the United States, there shall be paid from
31 the state treasury only that part thereof not paid by the United
32 States. When on active duty on rifle practice, range competition, or
33 schools of instruction, officers shall receive such compensation or
34 allowances as the governor shall designate in orders with reference
35 thereto. Compensation, subject to payment by the state of Iowa, to
36 the officers and enlisted men of the guard for military service, shall
37 be subject to stoppage of payment for loss or damage to public prop-
38 erty issued them for military uses.

SEC. 4. Armory board—meetings—tenure—duties—payments.

1 That section twenty-two hundred fifteen-f twenty-four (2215-f24),
2 supplemental supplement to the code, 1915, (C. C. Sec. 321) and sec-
3 tion twenty-two hundred fifteen-f twenty-five (2215-f25), supple-
4 mental supplement to the code, 1915, as amended by section nine (9)
5 of chapter three hundred fourteen (314) of the acts of the thirty-
6 seventh general assembly and chapter three hundred sixty-two (362)
7 of the acts of the thirty-eighth general assembly (C. C. Sec. 322),
8 are hereby repealed and the following enacted in lieu thereof:
9 The governor shall appoint an armory board which shall consist of
10 the adjutant general and four other officers from the active, reserve,
11 or retired commissioned personnel of the guard. The board shall
12 meet at such times and places as are ordered by the governor. The
13 four officers so appointed shall serve at the pleasure of the governor.
14 The board shall for each unit of the guard fix the rent allowances to
15 be paid by the state for other than state owned armories and shall
16 acquire, contract, erect, purchase, sell, maintain, repair, and alter
17 state owned armories subject to the laws made and provided therefor.
18 The board shall fix the amount to be paid to commanding officers of

19 each division, brigade, regiment, battalion, squadron, battery, troop,
20 company or other units of the guard for headquarters expenses and
21 shall provide by regulations how the same shall be disbursed by
22 such commanding officers. The actions of the armory board shall be
23 subject to the approval of the governor. The allowances made by the
24 armory board shall, when approved by the governor, be paid from
25 the funds appropriated for the support and maintenance of the guard.

1 **SEC. 5. Salvage—improvement fund.** That section twenty-two
2 hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913,
3 as amended by section fourteen (14) of chapter three hundred four-
4 teen (314) of the acts of the thirty-seventh general assembly (C. C.
5 Sec. 335), is amended by adding thereto the following:

6 Funds derived from the sale of salvage from the permanent camp
7 grounds and rifle ranges of the guard shall be deposited with the
8 treasurer of state to the credit of a fund to be known as the permanent
9 improvement fund and such fund shall only be expended for the im-
10 provement of the permanent camp grounds and rifle ranges of the
11 guard upon order of the executive council of the state of Iowa.

1 **SEC. 6. Rifle ranges.** That section twenty-two hundred fifteen-f
2 twenty-six (2215-f26), supplement to the code, 1913, (C. C. Sec. 323)
3 is repealed and the following enacted in lieu thereof:

4 The governor may designate the location of four regimental rifle
5 ranges, and the expenditure of the sum of five thousand dollars
6 (\$5000.00) or so much thereof as may be necessary, is hereby allowed
7 for the acquisition and construction of each of such ranges; and the
8 sum of six hundred dollars or so much thereof as is necessary, is here-
9 by allowed annually for the rental and maintenance of each of said
10 ranges, and the sum of three hundred dollars or so much thereof as
11 is necessary is hereby allowed to each battery, troop, company or
12 other unit of the guard for the procurement, construction and main-
13 tenance of a rifle range. The payments herein provided to be made
14 when sufficient funds are available beyond other requirements of this
15 act and when approved by the governor.

1 **SEC. 7. Per capita allowance.** That section twenty-two hundred
2 fifteen-f twenty-seven (2215-f27), supplemental supplement to the
3 code, 1915, (C. C. Sec. 324) is repealed and the following enacted in
4 lieu thereof:

5 Each battery, troop, company or other unit of the guard showing
6 attendance and actual drill of those present for one and one-half
7 hours each week shall be allowed semiannually for miscellaneous mili-
8 tary purposes, the sum of four dollars per capita, based on the aver-
9 age enlisted strength during such semiannual period, but when the
10 average attendance during any semiannual period falls below fifty
11 per cent of the average enlisted strength in that period, then and
12 in that event, such organization shall forfeit all right or claim to
13 any such allowance. The semiannual period herein referred to shall
14 begin January first and July first. The governor shall prescribe regula-
15 tions governing the payment by the state and the expenditure by the
16 unit of this allowance and when the allowances by the state have
17 been approved by him they shall be paid from the funds appro-
18 priated for the support and maintenance of the guard.

1 **SEC. 8. Service badges.** That section twenty-two hundred fif-
 2 teen-f thirty-four (2215-f34), supplement to the code, 1913, (C. C.
 3 Sec. 331) is repealed and the following enacted in lieu thereof:
 4 The adjutant general from the available funds at his disposal shall
 5 procure and issue to the officers and men of the guard entitled there-
 6 to, service badges according to the design and pattern thereof as may
 7 be determined upon by the adjutant general and kept on file at the
 8 office of the adjutant general. Members of the guard who by order
 9 of the president serve in federal forces during a national emergency
 10 shall be entitled to count the period of such federal service toward the
 11 procurement of a service badge.

1 **SEC. 9. Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 two newspapers published in the city of Des Moines, Polk county,
 5 Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital April 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 164

INHERITANCE TAXES

H. F. 845.

AN ACT to amend the law as it appears in House File two hundred eighty (280), as
 enacted by the thirty-ninth (39th) general assembly and approved March 18, 1921,
 and now on file in the office of the secretary of state, relating to the assessment
 and collection of taxes upon devises, bequests, legacies, gifts and other transfers of
 property made to direct heirs, as well as to others, and to make further provision
 for the collection of both direct and collateral inheritance taxes and to have such
 funds so collected go into the general funds of the state.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Lineal descendants.** That the law as it appears in
 2 House File number two hundred eighty (280), as enacted by the
 3 thirty-ninth (39th) general assembly and approved March 18, 1921,
 4 and as appears in the enrolled bill now on file in the office of secre-
 5 tary of state, be and the same is hereby amended by inserting after
 6 the word "child" in line five (5) of section four (4) the words "or
 7 lineal descendant".

1 **SEC. 2. Interpreting clause.** That section sixteen (16) of said
 2 House File number two hundred eighty (280), as enacted by the
 3 thirty-ninth (39th) general assembly and approved March 18, 1921,
 4 and as same appears in the enrolled bill on file in the office of secre-
 5 tary of state, shall apply the same as if the amendment contained in
 6 section one (1) of this act had been embodied in said House File
 7 number two hundred eighty (280) as originally enacted.

1 **SEC. 3. Applicability of limitation clause.** That the law as it
 2 appears in House File number two hundred eighty (280), as enacted

3 by the thirty-ninth (39th) general assembly and approved March 18,
 4 1921, as appears in the enrolled bill now on file in the office of the
 5 secretary of state, be and the same is hereby amended by striking out
 6 the period (.) in the eighth (8) line from the end of section two (2)
 7 and inserting in lieu thereof a semicolon (;) and by adding after said
 8 semicolon (;) the following:

9 "provided, further, such five year limitation shall not apply to
 10 estates or beneficiaries embraced in paragraph 'b' of section four (4)
 11 of this act, in cases where decedent died prior to the taking effect of
 12 this act."

1 SEC. 4. **Repeal.** That the law as it appears in said House File
 2 No. 280 be further amended by striking out section seventeen (17)
 3 thereof.

1 SEC. 5. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in force and take effect from and after its
 3 passage and publication in the Des Moines Register and Des Moines
 4 Capital, newspapers published in the city of Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 12, 1921, and in the Des Moines Capital April 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 165

SUPREME COURT REPORTS

H. F. 853.

AN ACT to amend section two hundred twenty-four-d (224-d), supplemental supplement
 to the code, 1915 (C. C. Sec. 169), relating to the delivery of copies of reports of
 decisions of the supreme court to the secretary of state, and the payment therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Publishing reports—state to buy copies.** That sec-
 2 tion two hundred twenty-four-d (224-d), supplemental supplement
 3 to the code, 1915 (C. C. Sec. 169), be and the same is hereby amended
 4 by striking out the first sentence of said section and inserting in lieu
 5 thereof the following:

6 "The supreme court reports shall be published under contract en-
 7 tered into in the name of the state of Iowa under such terms, stipu-
 8 lations and conditions as a majority of the judges of the supreme
 9 court, acting through the chief justice, shall prescribe. Said judges
 10 shall also consider and determine the number of copies of each volume
 11 of said reports to be delivered to the secretary of state, for the use of
 12 the state, and which number shall not exceed three hundred fifty
 13 (350). The secretary of state shall certify to the auditor of state the
 14 number of said volumes received by him, and the contract price at
 15 which said reports are to be furnished, as per said contract entered
 16 into by the supreme court and the publishers, and the state auditor
 17 shall thereupon issue warrants for the payment of all copies of said
 18 reports so certified. The secretary shall also certify to the auditor
 19 the number of said volumes received since July 1, 1920, and warrants
 20 shall issue and be paid in same manner, as above provided.

1 **SEC. 2. Appropriation.** Sufficient sums are hereby appropriated
2 for the payment of said warrants out of the funds of the state not
3 otherwise appropriated.

1 **SEC. 3. Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect from and after its publication in the
3 Des Moines News and the Des Moines Capital, newspapers published
4 at Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines News April 9, 1921, and in the Des Moines Capital April 8, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 166

SOLDIERS' PREFERENCE LAW

H. F. 855.

AN ACT to repeal sections ten hundred fifty-six-a fifteen and ten hundred fifty-six-a sixteen (1056-a15 and 1056-a16), supplement to the code, 1913 (C. C. Secs. 678 and 679), and to enact substitutes therefor, relating to the preference in the appointment and promotion of soldiers, sailors, and marines, to include army, navy, and marine corps nurses, and certain persons who served in the Spanish-American war, the Philippine Insurrection, the China Relief Expedition, and the war with Germany.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Repeal.** That sections ten hundred fifty-six-a fifteen
2 and ten hundred fifty-six-a sixteen (1056-a15 and 1056-a16), supple-
3 ment to the code, 1913, (C. C. Secs. 678 and 679), pertaining to pref-
4 erence in appointment of soldiers and sailors be hereby repealed,
5 and the following be enacted in lieu thereof.

1 **SEC. 2. Preference in appointments, employment and promotion**
2 **—mandamus.** In every public department and upon all public works
3 in the state of Iowa, and of the counties, cities, towns, and school
4 boards thereof, honorably discharged soldiers, sailors, marines, and
5 nurses from the army and navy of the United States in the late Civil
6 war, Spanish-American war, Philippine insurrection, China relief
7 expedition, and war with Germany, who are citizens and residents
8 of the state, shall be entitled to preference in appointment, employ-
9 ment and promotion over other persons of equal qualifications, ex-
10 cept in the position of school teachers, and the persons thus preferred
11 shall not be disqualified from holding any position hereinbefore men-
12 tioned on account of their age, or by reason of any physical disability,
13 provided such age or disability does not render him or her incompe-
14 tent to properly perform the duties of the position applied for, and
15 when such soldier, sailor, marine or nurse shall apply for appoint-
16 ment or employment under this chapter, the officer, board or person
17 whose duty it is or may be to appoint or employ some person to fill
18 such position or place shall, before appointing or employing anyone
19 to fill such position or place, make an investigation as to the quali-
fications of said soldier, sailor, marine or nurse for such place or posi-

20 tion, and if he be a man of good moral character, or a woman of good
 21 moral character, and can perform the duties of said position so ap-
 22 plied for as hereinbefore provided, said officer, board, or person shall
 23 appoint said soldier, sailor, marine or nurse to such position, place or
 24 employment. A refusal to allow the preference provided for in this
 25 and the next succeeding section to any honorably discharged soldier,
 26 sailor, marine or nurse, or a reduction of the compensation intended
 27 to bring about his or her resignation or discharge, shall entitle
 28 such honorably discharged soldier, sailor, marine or nurse to a right
 29 of action therefor in any court of competent jurisdiction for man-
 30 damus for righting the wrong.

SEC. 3. ~~Mandamus—removal for cause—certiorari—excep-~~
 1 tions. Any person whose rights may be in any way prejudiced con-
 2 trary to any of the provisions of this section shall be entitled to a
 3 writ of mandamus to remedy the wrong. No person holding a posi-
 4 tion by appointment or employment in the state of Iowa, or in the
 5 several counties, cities, towns or school boards thereof, who is an
 6 honorably discharged soldier, sailor, marine or nurse, having served
 7 in the wars mentioned in the preceding section, shall be removed from
 8 such position or employment except for incompetency or misconduct
 9 shown after a hearing, upon due notice, upon stated charges, and with
 10 the right of such employee or appointee to a review by a writ of cer-
 11 tiorari. The burden of proving incompetency or misconduct shall
 12 rest upon the party alleging the same. Nothing in this chapter shall
 13 be construed to apply to the position of private secretary or deputy
 14 of an official or department, or to any person holding a strictly con-
 15 fidential relation to the appointing officer.

1 SEC. 4. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect from and after its
 3 passage and publication in the Des Moines Register and the Des
 4 Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital April 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 167

CITIES AND TOWNS

H. F. 860.

AN ACT to amend section seven hundred forty (740), supplement to the code, 1913
 (C. C. Sec. 6501), relating to taking of property by cities and towns and other munic-
 ipal corporations by gift or bequest, and providing for the administration thereof, and
 providing for the levy of a tax to pay any annuity required by the donor to be paid to
 him.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Tax to pay annuity on bequest.** That section seven
 2 hundred forty (740) of the supplement to the code, 1913 (C. C.

3 Sec. 6501) be amended by adding thereto the following, after the
4 period (.) after the word "whatever" in line thirty-eight (38) :

5 "When any gift or bequest is conditioned upon the payment of an
6 annuity to the donor, or any other person, the governing board of
7 such municipality may, upon acceptance of such gift or bequest, agree
8 to pay such annuity providing the amount thereof does not exceed
9 five per cent (5%) of the amount of the gift or bequest and does not
10 exceed the amount realized from a three (3) mill tax levy upon the
11 taxable property of said municipality; and to provide for the payment
12 of such annuity, said municipality, through its proper officers, shall
13 annually thereafter levy a tax, not exceeding three mills, sufficient
14 to pay such annuity. But no agreement shall be made unless the an-
15 nuity provided for therein, and all annuities provided for under prior
16 agreements, may be paid from the proceeds of one annual tax levy
17 of three mills."

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect from and after its publication in the
3 Des Moines Capital and the Des Moines Register, newspapers pub-
4 lished in the city of Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and
the Des Moines Register April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 168

MOTOR VEHICLES

S. F. 290.

AN ACT to amend section thirteen (13) of chapter two hundred and seventy-five (275),
of the acts of the thirty-eighth (38th) general assembly of Iowa, (compiled code,
Sec. 3056) relating to statements to be filed by manufacturers of motor vehicles,
showing models, prices and weights of such vehicles each year.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Statement of models—time limit.** That section thir-
2 teen (13), chapter two hundred seventy-five (275), acts of the thirty-
3 eighth general assembly (C. C. Sec. 3056), be amended by strik-
4 ing out of the fourth line the word and figures "June, 1919," and in-
5 serting in lieu thereof the word and figures "September, 1921,". Al-
6 so by striking out of the seventh line of said section the word "June"
7 and inserting in lieu thereof the word "September".

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Register and the Des Moines Capital,
4 both newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 169

INSPECTION OF DAIRY HERDS AND PRODUCTS THEREOF

H. F. 361.

AN ACT repealing chapter three hundred forty-two (342), acts of the thirty-seventh general assembly, (C. C. Sec. 3595), granting powers to cities and towns to adopt ordinances regulating the sale of milk and to enact a substitute therefor authorizing cities and towns, including cities acting under special charter to adopt ordinances providing for the inspection of milk, skim milk, buttermilk and cream; to establish and enforce sanitary requirements for the production, distribution and handling thereof and to require pasteurization, and for tuberculin tests for herds supplying same.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Milk and dairy herds—inspection—tuberculin test

1 —pasteurization—exceptions. That chapter three hundred forty-
2 two (342), acts of the thirty-seventh general assembly, (C. C. Sec.
3 3595), be and the same is hereby repealed and the following enacted
4 in lieu thereof:

5 “Cities and towns, including cities under special charter; in addi-
6 tion to powers already granted, shall have within their corporate
7 limits the power by ordinance (1) To provide for the inspection of
8 milk, skimmed milk, buttermilk and cream, for domestic or potable
9 use. (2) To establish and enforce sanitary requirements for the
10 production, handling and distribution of milk, skimmed milk, butter-
11 milk and cream for domestic or potable use. (3) To compel the
12 tuberculin test by an accredited veterinarian for dairy cattle supply-
13 ing milk for human consumption. (4) To provide for the pasteur-
14 ization of milk, skimmed milk and cream, except that produced from
15 a cow or herd of cows which have been placed and maintained under
16 state or federal supervision for the eradication of tuberculosis, pro-
17 vided that, a cow or herd of cows shall be considered under such super-
18 vision when there is on file in the office of the commission of animal
19 health an application for such supervision, and except that produced
20 from a cow or herd of cows which have been tested and found free
21 of tuberculosis by an “accredited” practicing veterinarian.

1 SEC. 2. Tuberculin test. Any ordinance requiring a tuberculin
2 test of a cow or herd of cows, whose milk is or shall be sold within the
3 corporate limits of any city or town, as provided in this act, shall fur-
4 ther provide that if such test has not been previously made, it may be
5 applied at any time within six (6) months from the date of the pas-
6 sage of such ordinance, and the provisions thereof shall apply only
7 after the expiration of said period.

1 SEC. 3. “Accredited” veterinarian defined. For the purposes
2 of this act an “accredited” practicing veterinarian is one who has
3 successfully passed an examination of the bureau of animal industry
4 of the United States department of agriculture and the commission
5 of animal health of this state and is authorized to make tuberculin
6 tests of accredited herds of cattle under the provisions of section six
7 (6) of the uniform methods and rules governing accredited herd work
8 which was approved by the bureau of animal industry of the United
9 States department of agriculture, December 6, 1920.

1 **SEC. 4. Interpreting clause.** Nothing in this act shall be con-
 2 strued as giving to such cities and towns authority to adopt ordi-
 3 nances in conflict with the state law, or to abrogate the authority now
 4 or hereafter vested in the state dairy and food commission.

1 **SEC. 5. Publication clause.** This act, being deemed of immedi-
 2 ate importance, shall be in force and effect from and after its publi-
 3 cation in the Des Moines Capital, a newspaper published at Des
 4 Moines, Iowa, and the Cedar Rapids Republican, a newspaper pub-
 5 lished at Cedar Rapids, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 14, 1921, and in the Cedar Rapids Republican April 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 170

PUBLIC BONDS

S. F. 374.

AN ACT to provide for competitive bids in the sale of all municipal bonds where the amount involved exceeds the sum of twenty-five thousand dollars (\$25,000.00).

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Sale—advertisement.** When any state, county, town-
 2 ship, municipal, drainage, school, road, park, or other public bonds
 3 are issued and offered for sale in the sum of twenty-five thousand
 4 dollars (\$25,000.00) or more, the official or officials in charge of such
 5 bond issue shall by advertisement, published for two or more suc-
 6 cessive weeks in at least one official newspaper of the county, and in
 7 at least one newspaper of general circulation in the state, give notice
 8 of the time and place of sale of said bonds, the amount thereof to be
 9 offered for sale, and any further information which may be deemed
 10 pertinent.

1 **SEC. 2. Sealed bids—record—open bids—record.** Sealed bids
 2 may be received at any time prior to calling for open bids. At said
 3 time and place, the said official or officials shall open and publicly
 4 announce all sealed bids received and make a record of same in their
 5 minutes. After the sealed bids are announced, the official or officials
 6 shall call for open bids and shall make record in the minutes of the
 7 best open bid received.

1 **SEC. 3. Rejection of bids—private sale.** Any or all bids may
 2 be rejected, and the sale may be advertised anew, in the same manner,
 3 or the bonds may thereafter be sold at private sale, provided that no
 4 bonds shall be disposed of for less than par value and accrued interest.

1 **SEC. 4. Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect after its passage and

3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 14, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 171

COMMISSION TO EXAMINE ACCOUNTS AUDIT OF "GUARD" EXPENDITURES

H. F. 434.

AN ACT to amend section twelve hundred fifty-nine (1259) of the code (C. C. Sec. 657) and section twenty-two hundred fifteen-f42 (2215-f42), supplemental supplement to the code, 1915, (C. C. Sec. 336) relating to the auditing of accounts and expenditures made for the state.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Examination of accounts. That section twelve hun-
2 dred fifty-nine (1259), of the code (C. C. Sec. 657), be amended by
3 striking out the period after the word "officer" in line five (5) and
4 inserting a comma (,) and the words "board or commission", and
5 of all other persons expending any funds from the state treasury of
6 any funds belonging to the state or directing the expenditure of such
7 funds.

1 SEC. 2. Expenditures of "guard." To amend section twenty-
2 two hundred fifteen-f forty-two (2215-f42), supplemental supple-
3 ment to the code, 1915, (C. C. Sec. 336) by inserting after the word
4 "governor" in line seven (7) thereof the following: "and checked
5 by the state board of audit".

1 SEC. 3. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after the
3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published in the city of Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 172

POLL TAX

H. F. 441.

AN ACT to repeal sections fifteen hundred fifty (1550), (C. C. Sec. 2998), fifteen hundred fifty-one (1551), (C. C. Sec. 2999), supplement to the code, 1913, and section fifteen hundred fifty-two (1552), (C. C. Sec. 3000), of the code, as amended by chapter three hundred thirty-five (335), acts of the thirty-seventh general assembly, relating to road poll tax.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Repeal.** That sections fifteen hundred fifty (1550),
2 (C. C. Sec. 2998), fifteen hundred fifty-one (1551), (C. C. Sec. 2999),
3 supplement to the code, 1913, and section fifteen hundred fifty-two
4 (1552), (C. C. Sec. 3000), of the code, as amended by chapter three
5 hundred thirty-five (335), acts of the thirty-seventh general assem-
6 bly, be repealed and the following enacted in lieu thereof:

SEC. 2. **Who subject to poll tax—amount—labor optional—road
1 fund.** That all able bodied male citizens between the ages of twenty-
2 one and forty-five who are residents of the township outside the cor-
3 porate limits of cities and towns shall between the first day of April
4 and the first day of September of each year pay to the road superin-
5 tendent a sum not to exceed five dollars, (\$5.00), said sum to be fixed
6 by the township trustees at the April meeting. Provided however
7 that the township trustees of each township may at the regular April
8 meeting provide whether or not each person may at his option per-
9 form two days' labor in lieu of payment of money as provided in this
10 act. All money received by the road superintendent under provi-
11 sions of this act shall be immediately paid to the township clerk for
12 the benefit of the general township road fund. The tax and money
13 so collected shall be expended upon the township road system under
14 the supervision of the road superintendent.

1 SEC. 3. **Unpaid taxes—collection.** All of said tax remaining
2 unpaid on the first day of September in each year shall be certified to
3 the county auditor at any time after September first and before the
4 first day of December following and shall be entered by him upon the
5 tax list of said county and be treated and collected as ordinary county
6 taxes and shall be a lien upon all the real property of the delinquent.

1 SEC. 4. **Receipt.** The road superintendent shall give a receipt
2 for all money received by him which shall be evidence of payment of
3 said tax to the amount specified in the receipt.

1 SEC. 5. **Action to collect—exemptions—venue.** In case of fail-
2 ure of any person to pay poll tax as required by this act the road su-
3 perintendent may recover the same by action in his name as road
4 superintendent and no property or wages belonging to such person
5 shall be exempt from execution therefor. Such action shall be
6 brought before any justice of the peace in the county where such per-
7 son resides.

1 SEC. 6. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after the

3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 13, 1921, and in the Des Moines Capital April 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 173

HOG CHOLERA

S. F. 448.

AN ACT to repeal sections one (1) to five (5) inclusive of chapter three hundred
seventy-nine (379) acts of the thirty-eighth (38th) general assembly (C. C. Secs.
the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum
the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum
and other biological products for use upon domestic animals and providing penalties
for violation of the provisions of this act.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Rules in re manufacture and sale.** It shall be the
2 duty of the commission of animal health and it shall have the power
3 and authority to make and promulgate such rules and regulations gov-
4 erning the manufacture, sale and distribution of hog cholera serum,
5 virus and other biological products for use upon domestic animals, as
6 it deems necessary to maintain the potency and purity of such serum,
7 virus and biological products.

1 SEC. 2. **Terms defined.** Whenever used in this act the word
2 "commission" shall refer to the commission of animal health; the
3 word "person" shall include individuals, firms, partnerships, compa-
4 nies and corporations; the words "biological products" shall include
5 and refer to hog cholera serum and virus; the word "manufacturer"
6 shall include all persons engaged in the preparation of biological
7 products as construed by this section in this state at any stage of the
8 process; except those engaged under the provisions of sections two
9 thousand five hundred thirty-eight-w (2538-w) to two thousand five
10 hundred thirty-eight-w2 (2538-w2) inclusive, of supplemental supple-
11 ment to the code 1915, (C. C. Secs. 2422, 2423, 2424), or in any other
12 state or governmental institution; the word "dealer" shall include any
13 person engaged in the sale, dispensation, or other distribution for
14 profit or who shall offer for sale, dispensation, or other distribution
15 for profit biological products whether as principal or agent, other than
16 manufacturers, provided that a regularly licensed veterinarian who
17 has in his possession biological products for use in the practice of
18 his profession, but not for sale to other veterinarians or permit hold-
19 ers shall not be considered a dealer as herein defined.

1 SEC. 3. **Permission to manufacture or sell.** No person shall
2 manufacture, sell, offer for sale or otherwise distribute within this
3 state any biological products unless he shall have been granted per-

4 mission to manufacture or sell such products by the commission, upon
5 application as provided in this act.

1 **SEC. 4. Applications.** Application for permission to manufac-
2 ture, sell or otherwise distribute biological products shall be made,
3 by any person desiring to manufacture, sell, or otherwise distribute
4 such products, which application shall give the applicant's name, his
5 place of business, and such other information as may be required by
6 the commission.

1 **SEC. 5. Requirements.** Application to manufacture biological
2 products shall be accompanied by evidence satisfactory to the com-
3 mission that the applicant is holder of a valid and unrevoked United
4 States government license for the manufacture and sale of biological
5 products and was such holder at the time the same biological products
6 were made.

1 **SEC. 6. Bond.** Application for dealer's permit shall be accom-
2 panied by an undertaking on the part of the applicant faithfully to
3 comply with the law governing the warehousing, handling, sale and
4 distribution of biological products and the rules and regulations of
5 the commission promulgated thereunder, and by a bond in the penal
6 sum of five thousand dollars (\$5,000.00), to be approved by the com-
7 mission for the use and benefit of all persons using the biological
8 products sold by the permit holder, who may be damaged by reason
9 of his negligence in the warehousing, handling or distribution of
10 such products, and for the use and benefit of the state for all penal-
11 ties adjudged against the principal thereon in any actions instituted
12 in the name of the state.

1 **SEC. 7. Liability—revocation of permit.** The provisions of the
2 preceding section shall be construed only to limit the liability of the
3 surety upon the respective bonds, and any party damaged by the neg-
4 ligence of the principal thereon may recover damages to the full
5 amount suffered by such injured party by reason of negligence of the
6 dealer in the discharge of any of the duties imposed by this act or by
7 the rules promulgated by the commission thereunder or in the ware-
8 housing, handling or distribution, as the case may be, of such biologi-
9 cal products, and in the event of judgment being obtained upon any
10 bond provided in this act the commission may immediately revoke the
11 permit issued, if in its judgment the conditions warrant such revoca-
12 tion, and shall in any event require a further bond the amount of the
13 penalty upon which shall be such as to afford the same security to
14 all persons entitled thereto as is provided in bonds originally filed,
15 and upon failure to furnish such additional bond the said permit shall
16 be thereby revoked without further action by the commission.

1 **SEC. 8. Liability of manufacturer.** Any party damaged by the
2 negligence of a manufacturer may recover damages to the full amount
3 suffered by such injured party, by reason of negligence of such man-
4 ufacturer in the discharge of any duties imposed by this act or by the
5 rules promulgated by the commission thereunder or in the manufac-
6 ture, warehousing, handling or distribution, as the case may be, of
7 such biological products.

1 **SEC. 9. Inspection of premises.** Before the issuance of an orig-
2 inal permit to any manufacturer or dealer the commission may

3 cause the premises upon which it is proposed to manufacture or sell
4 biological products to be inspected, and shall make such requirements
5 regarding the physical condition and sanitation of such premises as
6 in its judgment are necessary to insure the maintenance of the po-
7 tency and purity of the said products; provided, that such inspection
8 shall be made of all such plants and agencies prior to the renewal
9 after the passage of this act of permits heretofore issued, and such
10 premises shall be subject to inspection at such time and in such man-
11 ner as the commission may consider proper and necessary to insure
12 compliance with its rules and regulations and the statutes relative
13 thereto.

1 SEC. 10. Fees. A fee of twenty-five dollars (\$25.00) shall ac-
2 company applications for manufacturer's permit for each plant where
3 it is proposed to manufacture biological products, and a fee of fifteen
4 dollars (\$15.00) shall accompany applications for dealer's permit for
5 each warehouse or distributing agency it is proposed to maintain. All
6 permits shall be valid for one year from the date of issuance and re-
7 newals thereof shall be subject to like conditions, including fees as
8 are imposed in the case of original permits.

1 SEC. 11. Reports. All permit holders shall make such written re-
2 port to the commission as it may from time to time require.

1 SEC. 12. Revocation of permits. The commission may revoke
2 any permit issued by it for violation of the terms and conditions un-
3 der which it was issued.

1 SEC. 13. Federal license required. No biological products shall
2 be sold or otherwise distributed, or offered for sale or other distribu-
3 tion, or be used in this state except such as have been produced at a
4 plant holding a United States government license for the manufacture
5 of biological products or of such of said products as are offered for
6 sale, distribution or use, at the time said products were made.

1 SEC. 14. Sales only to permit holders. No person shall sell, of-
2 fer for sale or otherwise distribute or offer for distribution virulent
3 blood or virus from cholera infected hogs other than to holders of valid
4 permits to use the same.

1 SEC. 15. Permit holder—qualification—discrimination. Writ-
2 ten permits to administer virulent blood or virus from cholera infect-
3 ed hogs shall be issued by the commission only to such persons as
4 present satisfactory evidence that they are qualified to administer the
5 same. Such permits may be canceled by the commission upon it ap-
6 pearing that the holder thereof is no longer a proper person to ad-
7 minister such virulent blood or virus. No person shall administer
8 such virulent blood or virus unless he is the holder of a valid unre-
9 voked permit, and manufacturers and dealers shall sell to all permit
10 holders without discriminating as to the price of products.

1 SEC. 16. Instruction—fee. Provisions shall be made by the state
2 veterinarian for instruction in the use of serum and virus in each
3 county not oftener than once each year, and he is hereby authorized
4 and directed to make all necessary arrangements for such instruction,
5 at a convenient time and place, when there are seven (7) or more ap-
6 plicants, who are residents of the county, for such instruction. Per-

7 sons who desire to avail themselves of such courses of instruction shall
8 make application to the county agent accompanied by a fee of five dol-
9 lars (\$5.00).

1 SEC. 17. **School of instruction—compensation.** The county
2 agent shall forward such applications and fees to the state veterinar-
3 ian, who shall notify the extension department of the Iowa state col-
4 lege of agriculture and mechanic arts at Ames, and said department
5 shall within thirty days send competent instructors to such county to
6 hold a school of instructions. Such instructor or instructors shall give
7 all instructions and demonstrations necessary, and conduct examina-
8 tions and forward his report to the commission immediately. Upon
9 receiving such report, it shall be the duty of the commission to issue
10 permits to those instructed as provided in section 15 of this act.
11 Such permits shall allow the applicant to use virulent blood or virus
12 upon animals owned by himself. The compensation of the instructors
13 and other expenses connected with such instructions, shall be paid out
14 of the fees received from applicants, and any surplus shall be paid in-
15 to the funds of the commission.

1 SEC. 18. **Instructions at Ames.** The animal health commission
2 may hold such schools of instruction at Ames at such times as they
3 deem proper, and shall hold the same upon the application of ten (10)
4 or more for such schools and at such schools no fees shall be charged
5 and permits shall be granted to applicants as provided in section 17,
6 and shall hold two stated schools each year on the first Monday of
7 January and August respectively.

1 SEC. 19. **Seizure of samples.** The commission, or its duly au-
2 thorized deputies, assistants, or agents may seize, at any time or
3 place, for examination samples of biological products manufactured
4 or kept for use or sale within the state.

1 SEC. 20. **Unsafe products.** The commission shall have power to
2 seize, condemn or destroy any biological products which it deems un-
3 safe.

1 SEC. 21. **Labels.** No person shall remove or deface any label up-
2 on the bottles or packages containing any biological product, or change
3 the contents from the original container except for immediate use.

1 SEC. 22. **Separate examinations.** The examination of applicants
2 provided for in section 16 hereof, shall be in addition to the examina-
3 tion of applicants for permits made at the Iowa state college of
4 agriculture and mechanic arts.

1 SEC. 23. **Uniform price.** It shall be unlawful for any person,
2 firm, company or corporation authorized under this act to manufac-
3 ture, sell or distribute serum or virulent blood or virus to grant
4 any rebate, either directly or indirectly, to any person or to sell said
5 products at any other than a uniform price to all persons, and any
6 person, firm, company or corporation violating the provisions of
7 this section shall forfeit their license to manufacture or sell such
8 products and the same shall not be renewed for a period of one year.

1 SEC. 24. **Rebates.** Any regularly licensed veterinarian who shall
2 receive or collect, directly or indirectly, any rebate or commission or

3 compensation for the handling and sale or use of any hog cholera
4 serum or virus other than his charges for services rendered in ad-
5 ministering the same, unless said amount if requested is made known
6 to the customer using the same in writing, shall forfeit his license as
7 a veterinarian, and the same shall not be renewed for a period of
8 one year.

1 SEC. 25. Solicitation prohibited. It shall be unlawful for any
2 person, firm, company or corporation licensed as herein provided
3 to manufacture, sell or distribute hog cholera serum or virus, direct-
4 ly or indirectly, by their agents or employes or any representative,
5 to solicit or attempt to induce farmers or others to make application
6 for examination as provided in section 16 hereof, or to in any way
7 assist or be interested in procuring applicants for permits as herein
8 provided. Any such firm, person, company or corporation violating
9 the provisions of this section, shall forfeit their license granted under
10 this act.

1 SEC. 26. Penalties. Any person who shall violate any of the pre-
2 ceding provisions of this act, or any of the rules of the commission
3 legally promulgated, or who shall hinder or attempt to hinder the
4 commission or any duly authorized agent or official thereof in the
5 discharge of his duty, shall be fined in a sum not less than one hun-
6 dred dollars (\$100.00) nor more than five hundred dollars (\$500.00),
7 or in default thereof shall be imprisoned not less than thirty (30)
8 nor more than one hundred fifty (150) days.

1 SEC. 27. Repeal. That sections one (1) to five (5) inclusive of
2 chapter three hundred seventy-nine (379) acts of the thirty-eighth
3 (38th) general assembly be and the same are hereby repealed, (C.
4 C. 1778 to 1783 inclusive), and all laws or parts of laws inconsistent
5 with the provisions of this act be and the same are hereby repealed.

1 SEC. 28. Publication clause. This act being deemed of immedi-
2 ate importance shall be in force and effect upon and after its pub-
3 lication in the Des Moines Register and Des Moines Capital, news-
4 papers of general circulation published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 16, 1921, and in the Des Moines Capital April 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 174

EXECUTORS AND ADMINISTRATORS.

S. F. 455.

AN ACT to amend section thirty-three hundred twenty-four (3324), of the code, (C. C.
Sec. 7848), and to provide for notice of applications to sell real estate of a decedent.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sale of real estate—unknown claimants. That sec-
2 tion thirty-three hundred twenty-four (3324), of the code, (C. C.

3 Sec. 7848), be amended by adding thereto the following:
 4 "And when the names of any persons interested in such real estate
 5 are unknown to the administrator he may file an affidavit setting
 6 forth the names of the persons interested so far as known and that
 7 the names of all other persons interested are unknown. Upon the
 8 filing of such affidavit the court may fix a time for hearing upon
 9 the application to sell and prescribe that notice thereof be given by
 10 publication once each week for four consecutive weeks in a news-
 11 paper designated by the court. Such notice shall be addressed to
 12 the persons named in such affidavit and to the unknown heirs of
 13 decedent, and service shall be complete upon the last publication."

1 **SEC. 2. Publication clause.** That this act being deemed of im-
 2 mediate importance shall take effect from and after its publication in
 3 the Des Moines Register and Daily Capital, newspapers published at
 4 Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 14, 1921, and in the Des Moines Capital April 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 175

SCHOOLS AND SCHOOL DISTRICTS

S. F. 464.

AN ACT to repeal the law as it appears in section two thousand seven hundred ninety-four-a (2794-a), except sub-division b supplemental supplement to the code, 1915, as amended by chapter four hundred thirty-two (432) of the acts of the thirty-seventh general assembly and chapters one hundred sixteen (116) and one hundred forty-nine (149) of the acts of the thirty-eighth general assembly (compiled code Sec. 2524), relating to school corporations.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Partial repeal.** That section two thousand seven hun-
 2 dred ninety-four-a (2794-a), supplemental supplement to the code,
 3 1915, as amended by chapter four hundred thirty-two (432) of the
 4 acts of the thirty-seventh general assembly and chapters one hun-
 5 dred sixteen (116) and one hundred forty-nine (149) of the acts
 6 of the thirty-eighth general assembly (compiled code Sec. 2524), is
 7 hereby repealed, except subdivision ("b") of section 2794-a, supple-
 8 mental supplement to the code 1915, as amended, and the following
 9 enacted in lieu thereof:

1 **SEC. 2. Consolidated corporations—requirements.** Consolidated
 2 school corporations containing an area of not less than sixteen gov-
 3 ernment sections of contiguous territory in one or more counties
 4 may be organized for the purpose of maintaining a central school,
 5 and existing corporations organized for that purpose may be dis-
 6 solved in the manner hereinafter provided. All consolidated school
 7 corporations in process of establishment or organization at the time

8 this act takes effect, may complete their organization under the law
9 in force immediately prior to the taking effect of this act.

1 **SEC. 3. Petition—filing.** A petition describing the boundaries
2 of the territory and asking for the establishment of boundaries for a
3 proposed school corporation, signed by one-third of the voters resid-
4 ing within the limits of the territory described shall be filed with
5 the county superintendent of the county in which the greater num-
6 ber of the qualified electors reside.

1 **SEC. 4. Affidavit—presumption.** Such petition shall be accom-
2 panied by an affidavit showing the number of qualified electors liv-
3 ing in the territory described in the petition and signed by a qualified
4 elector residing in said territory, and if parts of the territory describ-
5 ed in the petition are situated in different counties, the affidavit shall
6 show separately as to each county, the number of qualified electors in
7 the part of the county thereof included in the territory described.
8 The affidavit shall be taken as true unless objections to it are filed
9 on or before the time fixed for filing objections as provided in the
10 following section.

1 **SEC. 5. Objections—notice—filing.** Within ten days after the
2 petition is filed, the county superintendent shall fix a final date
3 for filing objections to the petition in the office of the county super-
4 intendent, and give public notice for at least ten days, by one pub-
5 lication in a newspaper published within the territory described in
6 the petition; or if none be published therein, in the next nearest
7 town or city in any county in which any part of the territory de-
8 scribed in the petition is situated. Objections shall be in writing in
9 the form of an affidavit and may be made by any person residing or
10 owning land within the territory described in the petition, or who
11 would be injuriously affected by the formation of such new corpora-
12 tion, and shall be on file not later than twelve o'clock noon of the final
13 day fixed for filing objections.

1 **SEC. 6. Hearing—order and publication thereof.** On the final
2 date fixed for filing objections, interested parties may present evi-
3 dence and arguments, and the county superintendent shall review
4 the matter on its merits and within five days after the conclusion of
5 any hearing, shall rule on the objections and shall enter an order
6 fixing such boundaries for a proposed school corporation as will in
7 his judgment be for the best interests of all parties concerned, hav-
8 ing due regard for the welfare of adjoining districts; or dismiss the
9 petition. The county superintendent shall at once publish this order,
10 in the same newspaper in which the original notice was published.

1 **SEC. 7. Appeal—notice—time of hearing—filing original pa-
2 pers and order.** Within ten days after the publication of such or-
3 der, any petitioner, objector or any other person living or owning
4 land within the territory described in the petition may ask for a
5 hearing before the county board of education by serving written no-
6 tice on the county superintendent. Within five days after the time
7 for asking for a hearing before the county board of education has
8 expired, the county superintendent shall file with the county board
9 of education all the original papers together with his decision and fix
a time and place for said hearing and give notice to each applicant

10 by registered letter. If more than one person has signed the same
11 application for a hearing before the county board, notice to the first
12 three persons whose names appear on the application shall be deemed
13 notice to all. The time fixed for such hearing shall not be less than
14 five nor more than ten days after the time for asking for said hear-
15 ing has expired.

1 **SEC. 8. When territory wholly within one county—order.** If
2 the territory described in the petition for the proposed corporation
3 lies wholly in one county, the county board of education of the said
4 county shall hear the said objections at the time and place fixed by
5 the county superintendent and within five days after submission
6 thereof shall determine and fix such boundaries for the proposed
7 school corporation as in its judgment will be for the best interests
8 of all concerned, without regard to existing district lines, or dis-
9 miss the petition, which shall be final.

1 **SEC. 9. When territory within different counties—order.** If
2 the territory described in the petition for the proposed corporation
3 lies in more than one county, the county superintendent with whom
4 the petition is filed shall fix the time and place and call a joint meet-
5 ing of the members of all the county boards of education of the
6 counties in which any territory of the proposed school corporation
7 lies, to act as a single board for a hearing of the said objections, and
8 a majority of all the members of the county boards of education of
9 the different counties in which any part of the proposed corporation
10 lies, shall constitute a quorum and it shall determine and fix bound-
11 aries for the proposed corporation as provided in section eight (8),
12 or dismiss the petition, which shall be final.

1 **SEC. 10. Disqualifications.** No member of a county board of
2 education who lives or owns land within the territory described in
3 the petition, or who lives or owns land within a school corporation
4 a part of which is included in the petition, or who has filed objection
5 to the establishment of a new school corporation, shall take any part
6 in determining any matter which may come before the county board
7 of a joint meeting for hearing.

1 **SEC. 11 Elections—notice—time of election.** When the bound-
2 aries of the territory to be included in a proposed school corporation
3 have been determined as herein provided, the county superintendent
4 with whom such petition is filed shall call a special election in such
5 proposed school corporation within thirty (30) days from the date
6 of the final determination of said boundaries, by giving notice by
7 one publication in the same newspaper as previous notices concern-
8 ing it have been published, which publication shall be not less than
9 five nor more than ten days prior to the election. No notice for an
10 election shall be published until the time for appeal has expired; and,
11 in the event of an appeal, not until the same has been disposed of.

1 **SEC. 12. Judges of election—qualifications—vacancies.** The
2 county superintendent shall appoint the judges for such election and
3 such judges shall be qualified electors of the territory of the pro-
4 posed school corporation as determined by the county superintendent
5 or board of education, and they shall serve without pay. If any judge

6 fails to appear at the proper time, his place shall be filled by the
7 judge or judges present.

1 SEC. 13. **Separate vote.** When it is proposed to include in such
2 district a school corporation containing a city, town or village with
3 a population of two hundred or more inhabitants, the voters residing
4 upon the territory outside the limits of such school corporation shall
5 vote separately upon the proposition to create such new corporation.

1 SEC. 14. **Separate vote.** When it is proposed to include in such
2 district a school corporation which contains an area of more than
3 sixteen sections and which maintains a central school, the voters re-
4 siding in the territory within the limits of said school corporation
5 shall vote separately upon the proposition to create such new district.

1 SEC. 15. **Separate ballot boxes.** The judges of election shall
2 provide separate ballot boxes in which shall be deposited the votes
3 cast by the qualified electors from their respective territories.

1 SEC. 16. **Count and return—majority required under separate**
2 **vote.** The judges of election shall count the ballots, make return to
3 and deposit the ballots with the county superintendent, who shall
4 enter the return of record in his office. If the majority of the votes
5 cast by the qualified electors are in favor of the proposition, a new
6 school corporation shall be organized, except that in cases where
7 separate ballot boxes are required by law, a majority of the votes
8 cast by the qualified electors from their respective territories shall
9 be required.

1 SEC. 17. **Contests.** An election to establish a new school cor-
2 poration may be contested in the manner provided by law for con-
3 testing other elections, so far as practicable.

1 SEC. 18. **Election in re directors—return—notification—date of**
2 **organization.** If the proposition to establish a new corporation car-
3 ries, a special meeting shall be called by the county superintendent,
4 by giving notice by one publication in the same newspaper in which
5 the former notices were published, and he shall appoint judges, who
6 shall serve without pay. At such election, two directors shall be elec-
7 ted to serve until the next annual meeting, two until the second, and
8 one until the third annual meeting thereafter, and until such time as
9 their successors are elected and qualified. The judges of election
10 shall make return to the county superintendent, who shall enter the
11 return of record in his office and notify the persons who are elected
12 directors and shall set the date for the organization of the school
board.

1 SEC. 19. **Expenses—certification and payment** The county su-
2 perintendent shall certify to the board of supervisors all expenses
3 incurred by him and the board of education in connection with the
4 proceedings in organizing the district, including the election of the
5 first board of directors, and this board of supervisors shall audit and
6 order the same to be paid from the general fund of the county.

1 SEC. 20. **Prohibited reduction—size of remaining corporation.**
2 A school corporation organized under this section, maintaining an
approved central school, shall not be reduced to less than sixteen gov-

3 ernment sections, unless dissolved as provided by law. No remain-
4 ing portion of any school corporation from which territory is taken
5 to form a new district shall contain an area of less than four gov-
6 ernment sections and shall be so situated as to form a suitable cor-
7 poration.

1 **SEC. 21. Reorganization of outside territory.** Where, after the
2 formation of a consolidated corporation, one or more parts of the
3 territory of a school township is left outstanding, each piece shall
4 constitute a rural independent school corporation and be organized
5 as such unless two or more contiguous sub-districts are left, in which
6 event each of such remaining portions of territory shall constitute
7 a school township. It shall be the duty of the county superintendent
8 of the county in which the territory is situated to call an election, by
9 giving proper notice, in each of such remaining pieces of territory,
10 for the purpose of electing school officers in the manner provided by
11 law for electing officers in rural independent districts or school town-
12 ships, as the case may be, and fix the date for the first meeting and
13 organization of the new school board in each district.

1 **SEC. 22. Organization of new board—taxes.** The organization
2 of each new school board elected in a school corporation organ-
3 ized under the provisions of this act shall be effected on or before
4 the first day of July following its election, and when completed, all
5 taxes previously certified to but not levied by the board of supervi-
6 sors, shall be void so far as the property within the limits of the new
7 school corporation is concerned, and each board of any new school
8 corporation shall at a regular or special meeting called at any time
9 prior to the third Monday in August of each year, estimate for the
10 general fund of such school corporation the amount necessary for
11 the general fund, not to exceed the limits fixed by law, and the amount
12 shall be certified to the board of supervisors as provided by law for
13 school corporations.

1 **SEC. 23. Buildings—elections—school house fund.** The board
2 of each school corporation organized for the purpose of establishing
3 a central school, shall provide a suitable building for such school in
4 that district and may at the regular or special meeting, call a special
5 election to submit to the qualified electors of the district the ques-
6 tion of voting a tax or authorizing the board to issue bonds, or both,
7 for any or all of the following purposes: To secure a site, build or
8 equip a school house, to build a superintendent's or teachers' house,
9 or to repair or improve any school building or grounds when the cost
10 will exceed two thousand dollars (\$2000.00). All moneys received
11 for such purposes shall be placed in the schoolhouse fund of said cor-
12 poration and shall be used only for the purposes for which voted.

1 **SEC. 24. Schoolhouse sites—election.** In locating a school site, the
2 board shall take into consideration the geographical position, num-
3 ber and conveniences of the pupils, and may submit the question of
4 location to the voters of the district at any regular or special meeting
5 called for that purpose.

1 **SEC. 25. Transportation of pupils.** The school board of any in-
2 dependent school district or any school corporation maintaining a
3 central school or any school corporation organized under this act for

4 that purpose shall provide suitable transportation to and from school
5 for every child of school age living within said district, and outside
6 the limits of any city, town, or village, but the board shall not be re-
7 quired to cause the vehicle of transportation to leave the public high-
8 way to receive or discharge pupils.

1 **SEC. 26. Transportation routes—suspension.** The board shall
2 designate the routes to be traveled by each conveyance in transporting
3 children to and from school. The board shall have the right on ac-
4 count of inclemency of the weather to suspend the transportation on
5 any route upon any day or days when in its judgment it would be a
6 hardship on the children, or when the roads to be traveled are unfit
7 or impassable.

1 **SEC. 27. Transportation by parent—instruction in another**
2 **school.** The school board may require that children living an un-
3 reasonable distance from school shall be transported by the parent or
4 guardian a distance of not more than two (2) miles to connect with
5 any vehicle of transportation to and from school or may contract with
6 an adjoining school corporation for the instruction of any child liv-
7 ing an unreasonable distance from school. It shall allow a reason-
8 able compensation for the transportation of children to and from
9 their homes to connect with such vehicle of transportation, or for
10 transporting them to an adjoining district. In determining what an
11 unreasonable distance would be, consideration shall be given to the
12 number and age of the children, the condition of the roads, and the
number of miles to be traveled in going to and from school.

1 **SEC. 28. Contracts in re transportation.** The school board of
2 any school corporation maintaining a central school shall contract
3 with as many suitable persons as it deems necessary for the trans-
4 portation of children of school age to and from school. Such con-
5 tract shall be in writing and shall state the route, the length of time
6 contracted for, the compensation to be allowed per week of five (5)
7 school days, or per month of four (4) school weeks, and may provide
8 that two (2) weeks' salary be retained by the board pending full
9 compliance therewith by the party contracted with, and shall always
10 provide that any party or parties to said contract, and every person
11 in charge of vehicles conveying children to and from school, shall be
12 at all times subject to any rules said board shall adopt for the pro-
13 tection of the children, or to govern the conduct of the person in
14 charge of said conveyances.

1 **SEC. 29. Violation of rules.** Any person driving, managing, or
2 in charge of any vehicle used in transporting children to and from
3 school, who shall be found guilty of violating any of the rules adopted
4 by the board of said school for the guidance of such person shall be
5 guilty of a misdemeanor, and for the first offense shall be fined not
6 less than five dollars (\$5.00) nor more than ten dollars (\$10.00) and
7 for a subsequent offense shall be fined not less than twenty-five dol-
8 lars (\$25.00) nor more than fifty dollars (\$50.00) and shall be dis-
9 missed from the service.

1 **SEC. 30. Dissolution of corporation.** A school corporation or-
2 ganized for the purpose of maintaining a central school may be dis-
3 solved by following the same procedure as in the organization, so far

4 as practicable. A petition describing the boundaries of the districts,
5 of which none shall be less than four government sections of land,
6 into which it is proposed to divide the school corporation, and signed
7 by a majority of the qualified voters residing within the corporation,
8 shall be filed with the county superintendent of the county in which
9 the greater number of qualified electors reside.

1 **SEC. 31. Petition and affidavit in re dissolution.** Such peti-
2 tion shall be accompanied by an affidavit showing the number of
3 qualified electors living within the school corporation, and signed by
4 a qualified elector; and if part of the territory of such school cor-
5 poration is situated in different counties, the affidavit shall show
6 separately as to each county the number of qualified electors resid-
7 ing in each county. The affidavit shall be taken as true unless objec-
8 tions to it are filed on or before the time fixed for filing objections.

1 **SEC. 32. Objections to dissolution—filing.** Within ten days after
2 the petition is filed, the county superintendent shall fix a final date
3 for filing objections to the petition in the office of the county superin-
4 tendent, and give public notice for at least ten days, by one publica-
5 tion in a newspaper published in said school corporation; or if none
6 be published therein, in the next nearest town or city in any county
7 in which any part of the said school corporation is situated. Objec-
8 tions shall be in writing in the form of an affidavit and may be made
9 by any person residing or owning land within the school corporation
10 that would be injured by the dissolution and the formation of new
11 school corporations, and shall be on file not later than twelve o'clock
12 noon of the final day fixed for filing objections.

1 **SEC. 33. Hearing—order—publication.** On the final day fixed
2 for filing objections, the interested parties may present evidence and
3 arguments to the county superintendent, and the county superintend-
4 ent shall review the matter on its merits and within five days after
5 the conclusion of any hearing, shall rule on any objections and enter
6 an order of approval or dismiss said petition, and shall at once pub-
7 lish this order in some newspaper in which the original notice was
8 published.

1 **SEC. 34. Appeal—hearing—time.** Within ten days after the
2 publication of such order, any petitioner, objector or any other per-
3 son living or owning land within the school corporation may ask for
4 a hearing before the county board of education by serving written
5 notice on the county superintendent. Within five days after the time
6 for asking for a hearing before the county board of education has
7 expired, the county superintendent shall file with the county board
8 of education all the original papers together with his decision and fix
9 a time and place for said hearing and give notice to each applicant
10 by registered letter. If more than one person has signed the same
11 application for a hearing before the county board, notice to the first
12 three persons whose names appear on the application shall be deem-
13 ed notice to all. The time fixed for such hearing shall not be less
14 than five nor more than ten days after the time for asking for said
15 hearing has expired.

1 **SEC. 35. When territory wholly within one county.** If the ter-
2 ritory described in the petition for dissolution lies wholly in one

3 county, the county board of such county shall hear the said objec-
 4 tions at the time and place fixed by the county superintendent, and
 5 within five days after submission thereof shall approve or dismiss
 6 the petition, as in its judgment will be for the best interests of all
 7 concerned, which shall be final.

1 **SEC. 36. When territory within different counties.** If the ter-
 2 ritory described in the petition for dissolution lies in more than one
 3 county, the county superintendent with whom the petition is filed
 4 shall fix the time and place and call a joint meeting of the members
 5 of all the county boards of education of the counties in which any
 6 territory described in the petition lies, to act as a single board for a
 7 hearing of the said objections, and a majority of the members of the
 8 county board of education of the different counties in which any part
 9 of the corporation lies, shall constitute a quorum for hearing said
 10 objections and it shall approve or dismiss the petition, which shall
 11 be final.

1 **SEC. 37. Disqualifications.** No member of a county board of
 2 education who lives or owns land within the territory described in
 3 the petition for dissolution shall take any part in hearing the objec-
 4 tions for dissolution.

1 **SEC. 38. Election on question of dissolution.** If the petition
 2 for dissolution is approved, the county superintendent with whom
 3 such petition is filed shall call a special meeting in such school cor-
 4 poration, by giving notice by one publication in a newspaper pub-
 5 lished in the school corporation; or if none be published within the
 6 corporation, then in a paper published in the nearest town in any
 7 county in which any part of the corporation is located.

1 **SEC. 39. Judges of election.** The president and secretary and
 2 one person appointed by the county superintendent, shall act as judges
 3 and they shall serve without pay. If any judge fail to appear at the
 4 proper time, his place shall be filled by the judges present.

1 **SEC. 40. Count and return.** The judges of election shall count
 2 the ballots, make return to and deposit the ballots with the county
 3 superintendent, who shall enter the return of record in his office. If
 4 the majority of the votes cast are in favor of the proposition, the
 5 school district shall be dissolved, and a new school corporation or
 6 corporations shall be organized in the same manner in which other
 7 new corporations are organized under this section, and expenses in-
 8 curred by the county superintendent shall be paid in the same manner.

1 **SEC. 41. Pending litigation.** Nothing herein shall affect pend-
 2 ing litigation.

1 **SEC. 42. Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Capital and the Des Moines Register,
 4 newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April
 16, 1921, and in the Des Moines Register April 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 176

COLLECTIVE BARGAINING

H. F. 499.

AN ACT authorizing corporations organized under the provisions of sections sixteen hundred forty-one-r one (1641-r1) to sixteen hundred forty-one-r twenty (1641-r20), inclusive, supplemental supplement to the code, 1915 (C. C. Secs. 5389 to 5408, inclusive) and other incorporated associations or companies organized without capital stock and not for pecuniary profit, to act together in associations, corporate or otherwise, for the purpose of collectively producing, processing, preparing for market, handling and marketing, products of the members of such associations; permitting contracts between such associations and the members thereof which provide for liquidated damages.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Persons authorized—contracts.** That persons en-
2 gaged in the conduct of any agricultural, horticultural, dairy, live
3 stock, mercantile, mining, or manufacturing business in the manner
4 provided in section 3 a or in section 3 b of this act, may act together
5 in associations, corporate or otherwise, for the purpose of collec-
6 tively producing, processing, preparing for market, handling and
7 marketing the products of their members. And such persons may
8 organize and operate such associations, and such associations may
9 make the necessary contracts and agreements to effect that purpose,
10 any law to the contrary notwithstanding.

1 SEC. 2. **Contracts in re liquidated damages.** That contracts and
2 agreements entered into between associations and the members
3 thereof may, where damages that may be sustained for the breach
4 thereof are difficult of ascertainment, provide for such penalties as
5 may be agreed upon, which penalties, if the parties thereto so agree,
6 shall be construed as liquidated damages and be enforceable in the
7 full amount thereof both at law and in equity.

1 SEC. 3. **Applicability of act.** That the provisions of this act
2 shall apply:

3 a To corporations organized under the provisions of sections six-
4 teen hundred forty-one-r1 (1641-r1) to sixteen hundred forty-one-r20
5 (1641-r20) inclusive, supplemental supplement to the code, 1915,
6 (C. C. 5389 to 5408 inclusive):

7 b To other incorporated associations or companies organized with-
8 out capital stock, not for pecuniary profit and for the mutual benefit
9 of their members.

1 SEC. 4. **Effect of unconstitutionality.** Should any section of
2 this act or any part thereof be held by any court of competent juris-
3 diction to be unconstitutional, such section or part thereof shall be
4 deemed to be independent of and unrelated to any other section or
5 part of this act, and such decision shall affect only the specific pro-
6 vision which it is held offends against the constitution, and shall not
7 be held to be an inducement to the passage of any other section or
8 provision of this act.

1 SEC. 5. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its

3 publication in the Des Moines Register and Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 177

INVENTORY BY PUBLIC OFFICERS

S. F. 524.

AN ACT to require all public officers in the state of Iowa to take an inventory of the real and personal property under their care, custody, control or management, and to keep the same on file in their respective offices, and in the offices of the auditor of state, and county auditor, board of control and board of education, and for the dismissal from office of public officers who fail to file such inventories.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Inventory required. All public officers be, and the
2 same hereby are, required to take an inventory of the real and per-
3 sonal property under their care, custody, control or management,
4 and to keep the same on file in their respective offices, and in the
5 offices of the auditor of state and county auditor, board of control
6 and board of education, and providing for the dismissal from office
7 of public officers who fail to file such inventories.

1 SEC. 2. Officers required to file—requirements. It shall be the
2 duty of every officer, board, commission, department and institution
3 of the state government, and of the officers of counties, and of cities,
4 including cities acting under special charter, towns, townships, school
5 corporations, and public libraries, on or before the first day of Decem-
6 ber, 1921, to file an inventory, verified by oath, of all of the property,
7 both real and personal, belonging to the state of Iowa, and to the
8 counties, cities, including cities acting under special charter, towns,
9 townships, school corporations, and public libraries, under the charge,
10 care, custody, control or management of the officer, board, commis-
11 sion, department, or institution of the state government, and of the
12 counties, cities, including cities acting under special charter, towns,
13 townships and school corporations, respectively, except that sta-
14 tionery, office supplies, fuel, food, perishable property, personal prop-
15 erty temporary in character, may be listed in bulk by estimate.

16 Such inventories shall contain a correct legal description of the
17 real estate under the care, custody, control or management of such
18 officer, board, commission, department, institution, county, city, town,
19 township, school corporation, and public library, and shall contain
20 an adequate description of all buildings and other improvements.

21 Such inventories as to personal property shall contain an itemized
22 statement of all the personal property under the care, custody, con-
23 trol or management of such officer, board, commission, department,
24 institution, county, city, town, township, school corporation, or pub-
25 lic library, respectively, together with the value of the same.

26 On or before the first day of December of each succeeding year,
27 like inventories, verified by oath, shall be filed, as hereinbefore re-
28 quired. In case other additional property, either real or personal,
29 shall at any time after the filing of such inventories be purchased or
30 otherwise come under the care, control, custody, or management of
31 such officer, board, commission, department, institution, county, city,
32 town, township, school corporation, or public library, respectively,
33 supplemental inventories shall be filed on the first day of January,
34 April, July and October following the acquisition thereof.

1 **SEC. 3. Report as to used property.** In case any property so
2 inventoried shall be sold, destroyed, or used for proper purposes, a
3 statement of such property shall be filed on the first day of Janu-
4 ary, April, July and October following the disposition thereof, said
5 statement to show an itemized list of said property together with a
6 statement as to the value of the same, and the purpose for which the
7 same was used.

1 **SEC. 4. Officer chargeable.** All property once accounted for
2 shall stand charged against the public officer, or officers, accountable
3 therefor, unless destroyed or expended for public purposes.

1 **SEC. 5. Public inspection—place of filing.** Inventories of pub-
2 lic property herein required shall remain on file in the office wherein
3 the same have been prepared, for public use and inspection, and dup-
4 licate copies shall be filed as follows:

5 (a) For all state officers, boards, departments, commissions and
6 institutions, to be filed with the auditor of state, except that duplicate
7 inventories of property under supervision of the board of control and
8 board of education shall be filed in the respective offices of said boards.

9 (b) For counties, cities, including cities acting under special char-
10 ter, towns, townships, school corporations, and public libraries, with
11 the county auditor of the county wherein such city, town, township,
12 school corporation or public library is situated.

1 **SEC. 6. Duty of state and county auditor.** It shall be the duty
2 of the auditor of state, and of the county auditor, to see that the
3 inventories and statements herein required to be filed are so filed
4 in their respective offices.

1 **SEC. 7. Forms—conference—expense.** The auditor of state is
2 hereby authorized and directed to formulate and prescribe a system
3 of books, blanks, records, vouchers, receipts, etc., for use of all the
4 public offices or officers herein mentioned, which system shall be
5 adopted and used by officers and offices mentioned in this act.

6 To assist in the preparation of forms and records as above con-
7 templated, the auditor of state is hereby authorized to call a commit-
8 tee in conference to meet in Des Moines, Iowa, to be composed of one
9 member each from officers serving as county, city, board of control
10 and board of education officials. The committee thus appointed shall
11 serve without compensation except that the necessary traveling, ho-
12 tel and other expenses of the members for a period of not more than
13 thirty days shall be paid by the state, and the auditor of state is here-
14 by authorized to draw warrants upon the treasurer of state for the
15 payment of such expenses upon receipt of vouchers therefor properly
16 filed with and approved by the executive council.

1 **SEC. 8. Forms furnished.** The auditor of state shall, as soon as
 2 practicable after the same have been prepared, furnish each office or
 3 officer affected by this act with a complete set of all forms prescribed
 4 under the provisions of the preceding section, and the expense there-
 5 of shall be paid in the same manner as other like expenses of the of-
 6 fice of the auditor of state.

1 **SEC. 9. Failure to perform duty.** Any officer or officers having
 2 the care, custody, control or management of public property herein
 3 mentioned who neglect or fail to file said inventory, or supplemental
 4 inventory as herein required, shall be subject to removal, dismissal
 5 or discharge by the proper authority.

1 **SEC. 10. Publication clause.** This act, being deemed of immedi-
 2 ate importance, shall take effect and be in force from and after its
 3 publication in the Des Moines Register, and Des Moines Capital,
 4 newspapers published at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 16, 1921, and in the Des Moines Capital April 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 178

WEATHER AND CROP SERVICE BUREAU

S. F. 567.

AN ACT to repeal section thirteen hundred sixty-three (1363) supplement to the code, 1913, (C. C. 1629), sixteen hundred seventy-seven (1677), sixteen hundred seventy-eight (1678), sixteen hundred eighty (1680) of the code, 1897, (C. C. 1649, 1650, 1652), section sixteen hundred seventy-nine (1679) supplement to the code, 1913, and section sixteen hundred eighty-one (1681) supplement to the code, 1913, as amended by chapter three hundred sixty-three (363), laws of the thirty-eighth general assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and livestock statistics and meteorological data, and making an appropriation therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Weather and crop service bureau.** There is hereby
 2 established the state weather and crop service bureau which shall
 3 cooperate with the national agencies for the purpose of collecting
 4 and disseminating weather, crop and livestock statistics and meteoro-
 5 logical data, and of promoting knowledge of meteorology and the
 6 climatology of the state.

1 **SEC. 2. Supervisor—director—appointment.** Said bureau shall
 2 be under the supervision of the state board of agriculture. The
 3 central station shall be at the seat of government and in charge
 4 of a director who shall be appointed by the governor, and shall be
 5 an officer of the United States weather bureau, if one be detailed
 6 for that purpose.

1 **SEC. 3. Statistics—publication.** Agricultural statistics shall be
2 collected each year through township assessors under the super-
3 vision of the director of the Iowa weather and crop service bureau
4 who shall design and distribute blank forms and instructions there-
5 for, and verify, tabulate and disseminate such statistics, and arrange
6 the same for publication in the Iowa year book of agriculture.

1 **SEC. 4. Duty of assessors.** The assessor shall require each per-
2 son whose property is listed, to make answers to such inquiries as
3 may be necessary to enable him to return the foregoing statistics
4 carefully footed and summarized to the director of the Iowa weather
5 and crop service on or before the fifteenth day of April.

1 **SEC. 5. Duties of director.** The director shall:

2 (1) *Assistants.* Employ such assistants as shall be necessary
3 efficiently to discharge the duties devolving upon him, and within the
4 appropriation provided by this act.

5 (2) *Volunteer stations.* Cooperate with said board of agricul-
6 ture in establishing volunteer stations in one (1) or more places in
7 each county, and appoint observers thereat.

8 (3) *Supervision.* Supervise such stations, receive report of
9 meteorological events and crop conditions and tabulate the same for
10 permanent record.

11 (4) *Bulletins.* Issue weekly weather and crop bulletins from
12 April first to October first of each year.

13 (5) *Crop and livestock reports.* Edit and cause to be published
14 a monthly weather, crop and livestock reports, containing meteoro-
15 logical and agricultural matter of public interest.

16 (6) *Annual report.* Make an annual report to the governor re-
17 viewing and summarizing the result of the service for the year.
18 Said report may include articles on meteorological science and clima-
19 tology, and extracts from approved works thereon.

20 (7) *Provide speakers.* Cooperate with farmers' institute organ-
21 izations in providing speakers for them on agricultural and kindred
22 topics.

1 **SEC. 6. Printing.** Monthly and annual reports, blank forms for
2 assessors reports and all other forms, circulars and stationery shall
3 be printed and provided by the state as in the case of general state
4 printing.

1 **SEC. 7. Appropriation—salary.** There is hereby appropriated,
2 out of any money in the state treasury not otherwise appropriated
3 the sum of seventy-five hundred dollars (\$7,500.00) annually, to be
4 drawn and expended upon the order of the director, approved by
5 the secretary of the department of agriculture, for the service pro-
6 vided in this act, including the salary of the director, which shall
7 not exceed twenty-five hundred and twenty dollars (\$2520.00) per
8 annum.

1 **SEC. 8. Repeal.** Section thirteen hundred sixty-three (1363) sup-
2 plement to the code, 1913, (C. C. 1629), sixteen hundred seventy-
3 seven (1677), sixteen hundred seventy-eight (1678), sixteen hun-
4 dred eighty (1680) of the code, 1897, (C. C. 1649, 1650, 1652), sec-
5 tion sixteen hundred seventy-nine (1679) supplement to the code,
6 1913, and section sixteen hundred eighty-one (1681) supplement to

7 the code, 1913, as amended by chapter three hundred sixty-three
8 (363), laws of the thirty-eighth general assembly, are hereby re-
9 pealed.

1 SEC. 9. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after
3 its publication in the Des Moines Register and Des Moines Capital
4 newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 15, 1921, and in the Des Moines Capital April 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 179

CITIES AND TOWNS

S. F. 604.

AN ACT to amend section eight hundred ninety-four (894), supplemental supplement
to the code, 1915, (C. C. 4038), relating to taxation in cities and towns, and to pro-
vide for a tax levy to pay sewer bonds issued by cities and towns.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Sewer bond tax.** That section eight hundred ninety-
2 four (894), supplemental supplement to the code, 1915, (C. C. 4038),
3 be, and the same is hereby, amended by adding thereto the follow-
4 ing:

5 (13) "A tax as authorized in sub-division nine (9) of this sec-
6 tion to be levied in the proportions therein set forth and to be used
7 exclusively in the payment of the principal of bonds and interest
8 thereon issued for the construction of sewers, which tax shall not
9 be levied on property lying wholly without the limits of the bene-
10 fits of such sewers, which limits shall be fixed by the council each
11 year before making the levy."

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Capital and the Des Moines Register,
4 newspapers published at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April
18, 1921, and in the Des Moines Register April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 180

OPERATION OF DANGEROUS MACHINERY BY MINORS

S. F. 606.

AN ACT to amend section forty-nine hundred ninety-nine-a two (4999-a2), supplement to the code, 1913, (C. C. 860), relating to safety appliances and operation of dangerous machinery by minors.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Pupils excepted. That section forty-nine hundred
2 ninety-nine-a two (4999-a2), supplement to the code, 1913, (C. C.
3 860), is hereby amended by striking out the period at the end of the
4 clause and inserting a colon in lieu thereof and by adding the fol-
5 lowing:

6 "Provided that this clause shall not be interpreted to include pupils
7 working under an instructor in manual training departments in the
8 public schools of the state or under an instructor in a school shop or
9 industrial plant in a course approved by the state board for voca-
10 tional education for vocational educational purposes."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall be in full force and effect from and after its
3 publication in the Des Moines Capital and the Des Moines Register,
4 newspapers published at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 14, 1921, and in the Des Moines Register April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 181

INSURANCE

S. F. 617.

AN ACT to prohibit the sale or disposal of shares of corporate stock in conjunction with policies of insurance.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Stock in connection with insurance. From and
2 after the date this act takes effect, no insurance company shall issue
3 in this state, nor permit its agents, officers or employees to issue in
4 this state its own stock, agency company stock or other stock or
5 securities, or any special or advisory board or other contract of any
6 kind promising returns and profits as an inducement to insurance;
7 and on and after the passage of this act no insurance company shall
8 be authorized to do business in this state which issues or permits
9 its agents, officers or employees to issue in the state of Iowa or in any
10 other state or territory, agency company stock or other stock or se-
11 curities, or any special advisory board or other contract of any kind
12 promising returns and profits as an inducement to insurance, and

13 no corporation or stock company, acting as an agent of an insurance
 14 company, nor any of its agents, officers or employees, shall be per-
 15 mitted to agree to sell, offer to sell or give, or offer to give, directly
 16 or indirectly, in any manner whatsoever, any share of stock, securi-
 17 ties, bonds or agreement of any form or nature, promising returns
 18 and profits as an inducement to insurance, or in connection there-
 19 with; provided that nothing herein contained shall impair or affect
 20 in any manner any such contracts issued or made as an induce-
 21 ment to insurance prior to the enactment hereof, or prevent the
 22 payment of the dividends or returns therein stipulated to be paid.
 23 Provided, further, that the provisions of this act shall not apply to
 24 any existing Iowa corporation to whom a certificate of authority has
 25 been issued by the commissioner of insurance for the year 1921
 26 and for the period covered by such certificate. It shall be the duty
 27 of the commissioner upon being satisfied that any insurance com-
 28 pany, or any agent thereof, has violated any of the provisions of
 29 this section, to revoke the certificate of authority of the company
 30 or agent so offending.

1 SEC. 2. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect after its passage and
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 14, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 182

AUTOMATIC WEIGHING OR MEASURING MACHINES

S. F. 622.

AN ACT to repeal section three thousand and nine-m (3009-m), supplemental supple-
 ment to the code, 1915, (C. C. Sec. 1586), relating to weights and measures and to
 enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

That section three thousand and nine-m (3009-m), supplemental supple-
 ment of the code, 1915, (C. C. Sec. 1586), be and the same is hereby
 repealed and the following enacted in lieu thereof:

SECTION 1. **Automatic weighing or measuring machine—li-
 cense—tags—presumption—refusal or revocation—official**
 1 **weights.** It shall be unlawful for any person, firm or corporation
 2 by himself, or as the officer, servant, agent, or employe of any per-
 3 son, firm or corporation to operate or use or display for use any
 4 scale or scales, known as money in the slot or automatic scale or
 5 scales or any weighing device, apparatus, or machine, which is used
 6 or intended for use to determine the weight of any person or per-
 7 sons, where compensation is derived, or any public or custom scale
 8 for which a fee is charged or accepted for weighing, or any gaso-

9 line pump or meter, unless said scale or device, or gasoline pump
 10 or meter, is licensed by the commissioner. Upon payment of the
 11 license fee of three dollars, the commissioner shall issue a metal
 12 license tag bearing the words "Licensed by the Dairy and Food Com-
 13 missioner, State of Iowa, No.....", each tag to be
 14 numbered consecutively and bear the year for which license is valid.
 15 The tag shall be displayed prominently on the front of the weigh-
 16 ing device or gasoline pump or meter and the defacing or wrong-
 17 ful removal of such a tag shall be deemed a misdemeanor. Absence
 18 of the tag shall be prima facie evidence that the weighing device or
 19 gasoline pump or meter is being operated contrary to law. No
 20 license shall be issued until the annual fee of three dollars is paid to
 21 the commissioner for each scale or weighing device, or gasoline pump
 22 or meter, operated or used. Any person desiring to secure said
 23 license shall make application therefor upon blanks to be furnished
 24 by the commissioner. The commissioner may withhold or revoke any
 25 license for cause. All licenses issued under this act shall expire
 26 December thirty-first, 1921, and on December thirty-first of each
 27 year thereafter, except in the case of gasoline pumps and meters the
 28 license shall become due July first, 1921, and on the first day of
 29 July of each year thereafter. All license and inspection fees col-
 30 lected under this act shall be paid into the state treasury by the com-
 31 missioner. Provided, however, that products weighed upon any scale
 32 bearing inspection card, issued by the dairy and food commission,
 33 shall not be required to be re-weighed by any ordinance of any city
 34 or town or city under special charter or under the commission form
 35 of government nor shall their sale, at the weights so ascertained, and
 36 because, thereof, be, by such ordinance, prohibited or restricted.

1 SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in The Des Moines Register and The Des Moines Capital,
 4 both newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 183

SCHOOLS AND SCHOOL DISTRICTS

H. F. 633.

AN ACT to repeal chapter three hundred forty-two (342), acts of the thirty-eighth (38)
 general assembly, and to repeal section twenty-eight hundred sixteen (2816), supple-
 ment to the code, 1913, relating to the reversion of school sites.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Reversion of school house sites—procedure. That
 2 chapter three hundred forty-two (342), acts of the thirty-eighth
 3 (38) general assembly, relating to the reversion of school sites be,

4 and the same is hereby repealed and the following enacted in lieu
5 thereof:

6 Any real estate owned by a school corporation, situated wholly
7 outside of a city or town, and not adjacent thereto, and heretofore
8 used as a schoolhouse site, and which, for a period of two years con-
9 tinuously has not been used for any school purpose, shall revert to
10 the then owner of the tract from which the same was taken, provi-
11 ded that said owner of the tract last aforesaid shall, within the
12 time hereinafter prescribed, pay the value thereof to such school
13 corporation.

14 In case the school corporation and said owner of the tract from
15 which such school site was taken, do not agree as to the value of such
16 site, the county superintendent of the county in which the greater
17 part of such school corporation is situated, shall on the written ap-
18 plication of either party, appoint three disinterested voters of the
19 county to appraise said site. The county superintendent shall give
20 notice to both parties of the time and place of making such appraise-
21 ment, which notice shall be served in the same manner and for the
22 same time as for the commencement of action in the district court.
23 Such appraisers shall inspect the premises and, at the time and place
24 designated in the notice, appraise said site in writing, which ap-
25 praisement, after being duly verified, shall be filed with the county
26 superintendent. If the owner of the tract from which said site was
27 taken fails to pay the amount of such appraisement to such school
28 corporation within twenty days after the filing of same with the
29 county superintendent, the school corporation may sell said site to
30 any other person at the appraised value, or may sell the same at
31 public sale to the highest bidder. If there are improvements on
32 said site, the improvements may, at the request of either party, be
33 appraised and sold separately.

SEC. 2. Sites in consolidated districts—temporary closing.

1 Schoolhouses and school sites no longer necessary for school pur-
2 poses, because of being located in consolidated school districts, may
3 be sold immediately after the organization of such consolidated school
4 districts, in the manner above provided. During the use of such
5 premises, no person owning a right of reversion, shall have any in-
6 terest in or control over the premises. This act shall not apply to
7 cases where schools have been temporarily closed by law on account
8 of small attendance.

1 **SEC. 3. Repeal.** That section twenty-eight hundred sixteen
2 (2816), supplement to the code, 1913, be and the same is hereby
3 repealed.

1 **SEC. 4. Publication clause.** This act being deemed of immedi-
2 ate importance shall be in full force and effect after its publication
3 in the Des Moines Capital and the Des Moines Register, newspapers
4 published in the city of Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April
16, 1921, and in the Des Moines Register April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 184

CITIES AND TOWNS

H. F. 635.

AN ACT to amend section seven hundred fifty-one (751), supplemental supplement to the code, 1915, (C. C. Sec. 3808) relating to the powers of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, public grounds, wharfs, landings and market places within such cities and towns; and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such assessments and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first, nineteen hundred eighteen.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Installments—anticipation of funds—retroactive
 1 effect. That section seven hundred fifty-one (751), supplemental
 2 supplement to the code, 1915 (C. C. Sec. 3808), be and the same is
 3 hereby amended by adding after the period in line fifteen of said
 4 section the following: "Provided, however, that the city council may
 5 extend the assessments made over a period of not to exceed twenty
 6 years payable in equal annual installments, and provided further, that
 7 such city council shall have the power to issue certificates or bonds
 8 in anticipation of such assessments and levies.
 9 The provisions of this act may, by resolution of the city council,
 10 be made to apply to any improvements of the kind contemplated in
 11 section seven hundred fifty-one (751), supplemental supplement to
 12 the code, 1915, (C. C. Sec. 3808) which may have been ordered and
 13 certificates issued in payment therefor subsequent to January first,
 14 nineteen hundred eighteen (1918).

SEC. 2. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 passage and publication in the Iowa Legionaire and Des Moines Capi-
 4 tal, newspapers published in the city of Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Legionaire April 15, 1921, and in the Des Moines Capital April 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 185

STATE TREASURER

S. F. 765.

AN ACT to provide for a dally balance sheet to be kept by the state treasurer.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Method of keeping books. The treasurer of state
 2 shall so keep the books of his office that at the close of each day's
 3 business, the account of each fund will show the balance or deficit

4 therein, and show also the total amount of the money in the state
5 treasury, and should the books not be in balance, the daily statement
6 shall show the amount of the surplus or deficit by which the books
7 fail to balance.

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published in the city of Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 14, 1921, and in the Des Moines Capital April 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 186

BUREAU OF CRIMINAL INVESTIGATION

S. F. 788.

AN ACT authorizing the attorney general to provide a bureau of criminal investigation
and to provide for methods of criminal information and investigation.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Bureau of criminal investigation.** The attorney
2 general may establish in his office a bureau of criminal investiga-
3 tion. The officers of such bureau of criminal investigation shall be
4 the peace officers provided for by section sixty-five-a (65-a) supple-
5 mental supplement to the code, 1915, (C. C. 9055) and the peace
6 officers provided by section one (1), chapter three hundred twenty-
7 seven (327), acts of the thirty-eighth general assembly (C. C. 9059).
8 From such officers the attorney general may select a chief who shall
9 be the chief of the bureau.

1 **SEC. 2. System of criminal identification—duty of sheriffs and**
2 **chiefs of police.** The attorney general may provide in his depart-
3 ment a system of criminal identification. He may adopt rules and
4 regulations for the same. The sheriff of each county and the chief
5 of police of each city and town shall furnish to the department crim-
6 inal identification records and other information as directed by the
7 attorney general.

1 **SEC. 3. Expenses.** The attorney general is authorized to pay from
2 the contingent fund provided for the office of attorney general such
3 expenses as may be necessary in establishing the bureau.

1 **SEC. 4. Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 passage and publication in the Des Moines Register and the Des
4 Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 14, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 187

BOARD OF CONTROL

S. F. 790.

AN ACT to repeal chapter three hundred sixty-six (366), acts of the thirty-eighth (38) general assembly (C. C. Secs. 1986-1989 inclusive) and to enact a substitute therefor, relating to the commitment, detention, care and treatment of persons addicted to the excessive use of drugs, or intoxicating liquors.

Be it enacted by the General Assembly of the State of Iowa:

That chapter three hundred sixty-six (366), acts of the thirty-eighth (38) general assembly (C. C. Secs. 1986-1989, inclusive) is repealed and the following is enacted in lieu thereof, to wit:

1 SECTION 1. **Drug addicts and inebriates.** The board of control shall provide and equip at such of the state institutions under its control as it may determine, a ward for the detention, care and treatment of such persons as may be committed to such institutions on account of being addicted to the excessive use of narcotic drugs or of intoxicating liquors, and notify the clerk of the district court of each county accordingly.

1 SEC. 2. **Commitments.** All persons found to be addicted to the excessive use of narcotic drugs, or of intoxicating liquors, and to be proper subjects for detention and treatment shall be committed to the institutions in which such wards are prepared.

1 SEC. 3. **Statutes applicable.** All statutes providing for the trial, commitment, detention and treatment of persons addicted to the excessive use of drugs or of intoxicating liquors shall be applicable to the trial, detention, commitment and treatment of persons provided for in this act.

1 SEC. 4. **Support and maintenance.** All persons committed to any institution under the provisions of this act shall be supported and maintained in the same manner as other persons regularly received at such institution and all provisions of law relative to such support and maintenance shall be applicable to persons committed under this act.

1 SEC. 5. **Publication clause.** This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 14, 1921, and in the Des Moines Capital April 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 188

PRIMARY ROAD FUND

H. F. 841.

AN ACT to amend section thirty-five (35), chapter two hundred seventy-five (275), acts of the thirty-eighth general assembly, (C. C. Sec. 3078), and section four (4) (C. C. Sec. 2912), section five (5) (C. C. Sec. 2913), and section thirteen (13) (C. C. Sec. 2921) of chapter two hundred thirty-seven (237), acts of the thirty-eighth general assembly, relating to the apportioning of motor license fees and the primary road fund among the several counties of the state; providing a method of accounting for such fund; providing for overdrafts thereon and the amount thereof; providing for interest on such overdrafts and the disposition of such interest.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Primary road fund.** That section thirty-five (35)
2 of chapter two hundred seventy-five (275), acts of the thirty-eighth
3 general assembly (C. C. Sec. 3078), be amended as follows:
4 By inserting after the comma “,” and preceding the word “shall”
5 in line four (4) the words “shall be credited to the primary road
6 fund by the treasurer of state and”. Also by striking out of line
7 six (6) the words “treasurer of state” and substituting in lieu there-
8 of the words “state highway commission”.

1 **SEC. 2. Apportionment of primary road fund.** That section
2 four (4) of chapter two hundred thirty-seven (237), acts of the
3 thirty-eighth general assembly (C. C. Sec. 2912), be amended by
4 inserting at the end of said section the following:
5 “The state highway commission shall apportion the primary road
6 fund as herein provided”.

1 **SEC. 3. Anticipating allotments.** That section five (5) of chap-
2 ter two hundred thirty-seven (237), acts of the thirty-eighth gen-
3 eral assembly (C. C. Sec. 2913), be amended by adding thereto the
4 following:
5 “In the event that the warrants drawn on any county’s account
6 shall be in excess thereof, the said county shall issue certificates as
7 provided in section twenty-four (24) hereof, in an amount equal to
8 the amount which it is proposed to anticipate said account, and in
9 no case exceeding said county’s allotment for the current and next
10 succeeding year. Such certificates shall be deposited with the state
11 treasurer. When the allotment of which such certificates are an-
12 ticipatory becomes available to said county, the state highway com-
13 mission shall charge said county’s account with the amount of the
14 interest on said certificates and shall apportion said amount among
15 the counties in the same way as other primary road funds. At the
16 same time the commission shall notify the state treasurer of the
17 amount of funds becoming available to said county. The treasurer
18 shall thereupon forward an equal amount of said certificates to the
19 county treasurer who shall cancel the same. The provisions herein
20 relative to anticipating allotments shall apply to such anticipations,
21 if any, heretofore incurred the same as to such anticipations hereafter
22 incurred, and the good faith of the state is hereby pledged as a
23 guarantee to all counties as against any loss by reason of such an-
24 ticipations.

1 SEC. 4. What account shall show. That section thirteen (13)
2 of chapter two hundred thirty-seven (237), acts of the thirty-eighth
3 general assembly, (C. C. Sec. 2921), be amended by adding thereto
4 the following:

5 "The account of the primary road fund kept by the state auditor
6 and the state treasurer shall show the amount of the primary road
7 fund with all credits thereto and disbursements therefrom, and
8 shall deal with said fund as a single fund."

1 SEC. 5. Publication clause. This act, being deemed of immedi-
2 ate importance, shall take effect and be in force from and after its
3 passage and publication in the Des Moines Register and the Des
4 Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 15, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 189

"BLUE SKY" LAW

H. F. 279.

AN ACT to amend chapter thirteen-b (13-b) of title IX, supplemental supplement to the code, 1915, relating to the regulation and supervision of stocks, bonds, securities and investment companies.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Permits—when required. That the law as it ap-
2 pears in section 1920-u, supplemental supplement to the code, 1915,
3 (C. C. Sec. 5417), be and the same is hereby amended by striking
4 therefrom the last six lines thereof and by substituting in lieu there-
5 of the following:

6 Every person, firm, association, company, or corporation that
7 shall, either directly or through representatives or agents, sell, offer,
8 or negotiate for sale, within this state, any stocks, certificates, bonds,
9 debentures, certificates of participation, certificates of shares or inter-
10 est, preorganization certificates and subscriptions, memberships,
11 profit sharing certificates, investments, contracts, unit interests in
12 property or real estate, oil, gas or mineral leases, provided, however
13 that this shall not apply in whole or in part to mineral leases in Iowa
14 lands; and notes or other evidences of indebtedness, and evidence of,
15 title to, interest in or liens upon any or all of the property or profits
16 of an individual or company, hereinafter referred to as "stocks, bonds,
17 or other securities", shall be subject to the provisions of this act, ex-
18 cept as herein otherwise provided: and shall, before selling or offer-
19 ing for sale any such securities in this state, be required to secure a
20 permit from the secretary of state of the state of Iowa.

1 SEC. 2. Stocks, etc. excepted from act. That the law as it ap-
2 pears in section 1920-u1, supplemental supplement to the code, 1915,

3 (C. C. Sec. 5418) be and the same is hereby amended by striking
4 therefrom subdivision (c), (d), (e), and (f), of said section and by
5 substituting in lieu thereof the following:

6 (c). Conveyance of real estate located in Iowa: also conveyance
7 of real estate located elsewhere when the transaction does not in-
8 volve an agreement to develop on said real estate or in connection
9 therewith mines, oil wells, fruit trees, nut producing trees or other
10 projects of a speculative nature which the parties contemplate as a
11 substantial element of value in the transaction.

12 (d). Evidences of indebtedness executed by a corporation and se-
13 cured by a mortgage on real estate, which mortgage may also cover
14 tangible property connected therewith, when the total amount of
15 such indebtedness does not exceed the fair value of the property
16 pledged; also evidences of indebtedness (not issued by a corporation)
17 secured by bona fide mortgage on personal property in this state;
18 also commercial paper or acceptances or negotiable promissory notes.

19 (e). The stock, obligations and other securities issued by any na-
20 tional bank, or of any bank, trust company or building and loan asso-
21 ciation organized under the laws of any state, subject to examination
22 and supervision of the proper authorities thereof; and the stock and
23 obligations of any insurance company when such insurance is legally
24 authorized to transact business in this state by the insurance depart-
25 ment thereof.

26 (f). Securities of any corporation organized under the laws of
27 this state whose authorized capital stock, when not sold above par,
28 added to its other outstanding securities, shall not exceed fifty thou-
29 sand dollars; but this exemption shall apply only to the securities is-
30 sued by such company.

31 (g). Securities sold or offered for sale, at any judicial, executor's
32 or administrator's sale, or at any sale by a receiver or trustee in in-
33 solvency or bankruptcy, whether at a public or private sale; also the
34 securities of one acting in a judiciary capacity under an order of
35 court or of a trustee of a trust created by or declared in a will or
36 judicial writ, or order, decree or judgment, who lawfully disposes of
37 securities embraced within such trust.

38 (h). Securities issued by any corporation organized not for pe-
39 cuniary profit or organized exclusively for educational, benevolent,
40 fraternal, charitable or reformatory purposes.

41 (i). Securities issued as a stock dividend when such issue has
42 been approved by the executive council; also securities authorized by
43 the executive council under the provisions of title nine (IX), chapter
44 thirteen-A (13-A), supplement to the code, 1913, (C. C. Secs. 5409-
45 5416).

46 (j). Securities of corporations operating railroads, public or
47 quasi-public utilities, the issue of whose securities, is regulated by
48 the interstate commerce commission or by a railroad or public serv-
49 ice commission, board or similar body of any state or territory of the
50 United States or of any province of the Dominion of Canada, and se-
51 curities of all other corporations operating public utilities in this
52 state.

53 (k). Bonds, debentures, collateral trust certificates or other simi-
54 lar instruments evidencing title to, interest in or lien upon property,
55 issued or executed in good faith by any company where the debt se-

56 cured does not exceed sixty per cent of the value of the property
57 pledged as security.

58 (1). Securities of an issuer, organized under the laws of this
59 state, where the disposal, in good faith and not for the purpose of
60 avoiding the provisions of this act, is made for the sole account of
61 the issuer, without commission and at a total organization therefrom,
62 plus five hundred dollars; provided, that the president and secretary,
63 or the incorporators if done before organization, of the issuer shall,
64 prior to such disposal, file with the secretary a written statement set-
65 ting forth the existence of all facts and that such issuer is formed
66 for the purpose of transacting business within the state. The "sec-
67 retary", however, shall be given the right at any time to inquire into
68 the affairs of companies claiming such exemption, and to examine
69 their books to ascertain whether the securities named have been dis-
70 posed of in the manner stated. Also the securities of a syndicate un-
71 incorporated, formed by residents of this state, whose members shall
72 not exceed twenty-five (25) in number, and whose interest or units
73 are not divided into greater number than twenty-five (25); provided
74 no solicitation is made to the public for the disposal of said interest
75 or units.

1 SEC. 3. **Examination fee.** That the law as it appears in section
2 1920-u10, supplemental supplement to the code, 1915, (C. C. Sec.
3 5427), be and the same is hereby amended by striking the word "six"
4 in the twentieth line thereof, and by substituting in lieu thereof the
5 word "ten".

1 SEC. 4. **False representations—penalty.** That the law as it ap-
2 pears in section 1920-u21, supplemental supplement to the code, 1915,
3 (C. C. Sec. 5438), be and the same is hereby amended by striking
4 therefrom the last five lines thereof and by substituting for the lines
5 so stricken the following:

6 "Security for the purpose of defrauding the purchaser, or know-
7 ingly violates any of the provisions of this chapter with intent to de-
8 fraud, shall be deemed guilty of a felony and upon conviction thereof
9 shall be punished by a fine of not less than five hundred dollars (\$500)
10 or more than five thousand dollars (\$5000) or by imprisonment in
11 the penitentiary or reformatory for not more than five years or by
12 both such fine and imprisonment."

1 SEC. 5. **Additional sections provided.** That the law as it ap-
2 pears in chapter 13-B, title IX, supplemental supplement to the code,
3 1915 (C. C. Chap. 5, title XVII), be and the same is hereby amended
4 by adding five sections thereto at the end thereof and as sections
5 1920-u23, 1920-u24, 1920-u25, 1920-u26 and 1920-u27, respectively,
6 as follows:

7 "Section 1920-u23. *Promotion expense—agent's commission.* No
8 person, firm, association, company or corporation shall offer for sale,
9 sell or otherwise dispose of, within this state, any securities coming
10 within the provisions of this chapter on which the total promotion
11 expense, including all commissions, discount on paper or other ex-
12 pense in marketing such securities exceeds ten per cent (10%) of
13 the selling price thereof; provided, however, that any such company
14 organized for the purpose of carrying on an industrial business with-
15 in this state may expend for such purposes not to exceed fifteen per

16 cent (15%) of such selling price; and provided further that in addi-
 17 tion there may be paid all charter fees, franchise taxes, permit and
 18 certificate fees, attorney fees, and necessary expenditures for station-
 19 ery and supplies. The agent's commission shall be paid to the agent
 20 only out of the purchase price of the stock and then only when and
 21 as such purchase price is paid by the purchaser.

22 "Section 1920-u24. *Secret agents—failure to disclose interest.*
 23 Any individual, not licensed as an agent, who, with intent to secure
 24 financial gain for himself, advises and procures or assists in procur-
 25 ing any person to purchase any securities contemplated by this chap-
 26 ter and who received for such service any commission or reward,
 27 without disclosing to the purchaser the fact of his interest shall, in
 28 addition to any other penalty, be guilty of a misdemeanor.

29 "Section 1920-u25. *Re-sale contracts.* No resale contract shall be
 30 entered into in the state of Iowa in connection with the sale of any
 31 stock, bonds or other security contemplated by title IX, chapter 13-B,
 32 supplemental supplement to the code, 1915, unless such resale con-
 33 tract is in writing signed by the parties and is accompanied by a per-
 34 formance bond in the penal sum of at least twice the amount in such
 35 resale contract, which bond shall be signed by himself and a respon-
 36 sible surety company authorized to do business in Iowa.

37 "Section 1920-u26. *Promotion by state officials and employees.*
 38 No state official or employe of the state of Iowa shall use his name in
 39 his official capacity in connection with the endorsement or recom-
 40 mendation of the organization or the promotion of any company or
 41 in the disposal to the public of its securities, nor shall anyone use the
 42 stationery of the state of Iowa or of any official thereof in connection
 43 with any such transaction. Whoever violates the aforesaid provi-
 44 sion shall, upon conviction, by any court of competent jurisdiction,
 45 be deemed guilty of a misdemeanor and fined in any sum not to ex-
 46 ceed five hundred dollars (\$500) or be punished by confinement in a
 47 county jail for not more than ninety days, or by both such fine and
 48 imprisonment.

49 "Section 1920-u27. *Contingent fund.* For the purpose of carrying
 50 the provisions of this chapter into effect, and providing for the pay-
 51 ment of necessary expenses not otherwise provided for, there is
 52 hereby appropriated as a contingent fund for the use of the secretary
 53 of state during each biennial period the sum of twenty-five hundred
 54 dollars (\$2500). Payments from said fund shall be made on order
 55 of such secretary by warrant drawn by the auditor of state against
 56 such fund upon the state treasurer, an itemized statement of expense
 57 so incurred to be filed with the state board of audit."

1 SEC. 6. Cancellation of permits. That the secretary of state
 2 under sections 1920-u7, 1920-u16, 1920-u6 and 1920-u11, supplement-
 3 al supplement to the code, 1915, shall have the right to refuse or can-
 4 cel a permit where he finds from his examination that the applicant is
 5 not of good business repute, or that the proposed plan of business, or
 6 of selling the security is unfair, unjust, or inequitable, or finds that
 7 the securities the dealer, issuer, agent or broker proposes to sell are
 8 likely to work a fraud upon the purchaser thereof, such refusal, or
 9 cancellation, to be subject to the same right of appeal as herein pro-
 10 vided in other cases.

1 SEC. 7. **Repeal.** That paragraph (b), section nineteen hundred
2 twenty-u one (1920-u1), be and the same is hereby repealed.

1 SEC. 8. **Information required of agents.** That section nine-
2 teen hundred twenty-u fifteen (1920-u15), be and the same is hereby
3 amended by inserting after the word "state" in the seventh (7) line
4 of section nineteen hundred twenty-u fifteen (1920-u15), supple-
5 mental supplement to the code, 1915, the words "and such further
6 information as the secretary may require".

1 SEC. 9. **Certificate fee.** That section nineteen hundred twenty-u
2 fifteen (1920-u15), supplemental supplement to the code, 1915, be and
3 the same is hereby amended by striking out the words "one dollar"
4 in the next to the last line of said section and inserting in lieu thereof
5 the words "three dollars".

Approved April 11, A. D. 1921.

CHAPTER 190

INSURANCE

S. F. 383.

AN ACT relating to insurance; repealing and re-enacting section seventeen hundred and two (1702) of the code, (C. C. Sec. 5625, Par. 1), and amending section seventeen hundred and fourteen (1714) of the code, (C. C. Sec. 5632, subdivision 6, item 8),

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Dividends—policy liability—reserve.** That section
2 seventeen hundred and two (1702) of the code, (compiled code Sec.
3 5625, Par. 1), be, and the same is hereby repealed and the following
4 enacted in lieu thereof: "The directors or managers of a stock com-
5 pany incorporated under the laws of this state shall make no dividends,
6 except from the profits arising from their business, and in estimating
7 the profits, a reserve for unearned premiums as set out in this sec-
8 tion, also a reserve for unpaid losses, expenses and taxes which have
9 been incurred shall be set up; and there shall also be held as non-
10 admitted assets all sums due the corporation on bonds and mortgages,
11 bonds, stocks and book account, of which no part of the principal or
12 interest thereon has been paid during the year preceding such esti-
13 mate of profits, and upon which suit for foreclosure or collection has
14 not been commenced, or which, after judgment has been obtained
15 thereon, shall have remained more than two years unsatisfied, and
16 on which interest has not been paid; and such judgment with the in-
17 terest due or accrued thereon and remaining unpaid, shall also be so
18 held. Any dividend made contrary to these provisions shall subject
19 the company making it to forfeiture of its franchise.

20 The policy liability of any company or association, transacting
21 business under the provisions of this chapter, and the amount such
22 company or association shall hold as a reserve for unearned pre-
23 miums, shall be computed in the following manner:

24 On all policies written or renewed prior to January 1, 1922, there
25 shall be held as such unearned premium reserve an amount equal to

26 forty (40) per cent of the aggregate gross premiums written in all
27 policies in force, less deductions for reinsurance in authorized com-
28 panies or associations.

29 On all policies written or renewed on and after January 1, 1922,
30 and running one (1) year or less from date of policy or last renewal
31 thereof, shall be held as such unearned premium reserve an amount
32 equal to fifty (50) per cent of the aggregate gross premium written
33 in all policies in force, less deductions for reinsurance in authorized
34 companies or associations.

35 On all policies written or renewed on and after January 1, 1922,
36 and running for more than one (1) year, and not exceeding five (5)
37 years, from date of policy or last renewal thereof there shall be held
38 as such unearned premium reserve an amount of the aggregate gross
39 premiums written in all policies in force, less deductions for rein-
40 surance in authorized companies or associations, computed in ac-
41 cordance with the following table:

	Term for which Policy was written.	Reserved for Unearned Premium
44	Two years 1st year	3-4
45	2nd year	1-4
46	Three years 1st year	5-6
47	2nd year	1-2
48	3rd year	1-6
49	Four years 1st year	7-8
50	2nd year	5-8
51	3rd year	3-8
52	4th year	1-8
53	Five years 1st year	9-10
54	2nd year	7-10
55	3rd year	1-2
56	4th year	3-10
57	5th year	1-10

58 On all policies written or renewed on and after January 1, 1922,
59 and running for more than five (5) years from date of policy or last
60 renewal thereof, there shall be held as such unearned premium re-
61 serve an amount of the aggregate gross premiums, less deductions for
62 reinsurance in authorized companies or associations equal to the pro
63 rata unearned premium on all policies in force. The term pro rata
64 used herein shall be such proportion of the gross premiums on poli-
65 cies in force as the number of months unexpired bears to the total
66 number of months for which the policy was written.

67 On all policies written or renewed and for which any premium has
68 been received which would continue a policy in force for a period be-
69 yond the term for which it was written, or term covered by last re-
70 newal thereof, there shall be held as such unearned premium reserve
71 an amount equal to one hundred (100) per cent of such premium on
72 all policies in force.

73 Provided, however, that mutual companies or associations, organ-
74 ized, or doing business under this chapter, shall hold as a reserve for
75 unearned premiums an amount equal to at least forty (40) per cent
76 of the aggregate gross premiums written in all policies in force less
77 deductions for reinsurance in authorized companies or associations.

1 SEC. 2. Annual statement. That section seventeen hundred and
2 fourteen (1714), of the code, (compiled code Sec. 5632, subdivision

3 6, item 8), be, and the same is hereby amended by striking subdi-
 4 vision eight (8) of the sixth (6th) item of said section and substitut-
 5 ing in lieu thereof for the eighth (8th) item the following: "8. The
 6 amount required to reinsure all outstanding risks on the basis of the
 7 unearned premium reserve as required by law."

Approved April 11, A. D. 1921.

CHAPTER 191

POLL TAX

H. F. 480.

AN ACT to repeal sections eight hundred ninety-one (891), (C. C. Sec. 4035), and eight hundred ninety-two (892), (C. C. Sec. 4036), supplement to the code, 1913, relative to poll tax for cities and towns, and to enact substitutes therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Poll tax—power of cities and towns—exemption—
 1 collection. That sections eight hundred ninety-one (891), (C. C. Sec.
 2 4035), and eight hundred ninety-two (892), (C. C. Sec. 4036), sup-
 3 plement to the code, 1913, be repealed and the following enacted in
 4 lieu thereof:

5 (a) Any city or town shall have the power to provide that all able
 6 bodied male residents of the corporation between the ages of twenty-
 7 one and forty-five shall between the first day of February and the
 8 first day of October of each year pay in money to the street commis-
 9 sioner or city or town clerk a sum to be fixed by the city or town
 10 council on or before February first of each year, not exceeding five
 11 (\$5.00) dollars.

12 (b) It shall be the duty of the said clerk to make demand upon
 13 said resident for the payment of said poll tax, and said demand shall
 14 be made by sending notice through the mails. Any person claiming
 15 to be exempt under the provisions of this section shall furnish the
 16 mayor or other proper officer with an affidavit showing the extent
 17 and nature of the disabilities entitling him to such exemption, and if
 18 said affidavit is approved by the city or town council then said affi-
 19 ant will be relieved from payment of said tax.

20 (c) In case of failure to pay said sum of money as provided in
 21 paragraph (a) of this act said corporation may recover same by ac-
 22 tion brought in the name of such city or town in any court having
 23 jurisdiction over the subject matter of the action. No property or
 24 wages belonging to said person shall be exempt to the defendant on
 25 an execution issued upon said judgment. The tax and money so col-
 26 lected shall be expended upon the streets, avenues, highways, alleys
 27 or public grounds of said corporation. All of said tax remaining
 28 unpaid on the fifteenth day of November in each year shall be certi-
 29 fied to the county auditor at any time before the following first day
 30 of December and shall be entered by him upon the tax list of said
 31 county and treated and collected as ordinary county taxes, and shall
 32 be a lien upon all the real property of the delinquent.

Approved April 11, A. D. 1921.

CHAPTER 192

RAPE

H. F. 431.

AN ACT to define the crime of rape and provide for punishment for its commission; to establish the age of consent for a female; and to repeal section four thousand seven hundred fifty-six (4756) of the code.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Rape. If any person ravish and carnally know any
2 female of the age of sixteen (16) years or over, by force or against
3 her will, or if any person under the age of twenty-five (25) years
4 carnally know and abuse any female child under the age of sixteen
5 (16) years, or if any person over the age of twenty-five (25) years
6 carnally know and abuse any female under the age of seventeen (17)
7 years, he shall be imprisoned in the penitentiary for life or any term
8 of years.

1 SEC. 2. Saving clause. Nothing herein contained shall bar any
2 prosecution for any crime committed in violation of section four
3 thousand seven hundred fifty-six (4756) of the code prior to the tak-
4 ing effect of this act.

1 SEC. 3. Repeal. Section four thousand seven hundred fifty-six
2 (4756) of the code is hereby repealed.

Approved April 11, A. D. 1921.

CHAPTER 193

JUSTICE OF THE PEACE. FORCIBLE ENTRY OR DETENTION

H. F. 485.

AN ACT to repeal section forty-four hundred eighty-two (4482) of the code, (C. C. Sec. 6717) and four thousand two hundred twelve (4212), of the code as amended by chapter two hundred thirty (230), laws of the thirty-seventh general assembly, and to enact a substitute therefor, relating to the commencement of action before justices of the peace.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Venue in particular cases. That section forty-
2 four hundred eighty-two (4482) of the code (C. C. Sec. 6717) is re-
3 pealed and the following enacted in lieu thereof:

4 "If there is no justice in the proper township qualified or able to
5 act, it may be commenced in any adjoining township in the same
6 county. If there be no such justice in an adjoining township, it may
7 be commenced before the justice in the same county nearest to the
8 township in which the defendant resides."

1 SEC. 2. Petition—venue. That section four thousand two hun-
2 dred twelve (4212) of the code as amended by section two of chapter
3 two hundred thirty (230), acts of the thirty-seventh general assem-

4 bly, is hereby repealed and the following enacted in lieu thereof:
 5 "The action must be by petition which must be sworn to and when
 6 brought before a justice of the peace, and there is none present or
 7 qualified to act in the township where the subject thereof is situated,
 8 it may be brought in an adjoining township in the county. If there
 9 be no such justice in an adjoining township in the county it may be
 10 commenced before the justice in the same county nearest to the town-
 11 ship in which the subject thereof is situated. In any such action a
 12 change of place of trial may be had as in other cases. When brought
 13 in municipal court or before the justice of the peace, a petition must
 14 be on file at the time the defendant is required to appear by the no-
 15 tice."

Approved April 11, A. D. 1921.

CHAPTER 194

CONTAGIOUS AND INFECTIOUS DISEASES OF DOMESTIC ANIMALS

S. F. 488.

AN ACT to amend section eleven (11), chapter two hundred eighty-seven (287), acts of the thirty-eighth general assembly, (C. C. Section 1742), relating to the quarantine of animals affected with tuberculosis.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Claims—records in re tuberculosis. That section
 2 eleven (11), chapter two hundred eighty-seven (287), acts of the
 3 thirty-eighth general assembly, (C. C. Sec. 1742), is hereby amended
 4 by striking therefrom the period at the end of line nine (9) and in-
 5 serting in lieu thereof a comma (,) and by adding the following "pro-
 6 vided, however, that any animal retained by its said owner under the
 7 provisions of this section for a period of ninety (90) days or longer
 8 after said animal has been adjudged affected with tuberculosis shall
 9 not thereafter be made the basis of any claim for a compensation
 10 out of the funds of the state of Iowa, provided further that all rec-
 11 ords pertaining to animals affected by tuberculosis shall be open for
 12 public inspection and the state veterinarian shall furnish such infor-
 13 mation whenever requested."

Approved April 11, A. D. 1921.

CHAPTER 195

RAILROADS

H. F. 495.

AN ACT to amend the law as the same appears in section two thousand eighty-three-j (2083-j), supplement to the code, 1913, (C. C. Sec. 5118, Par. 1), relating to caboose cars.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Caboose—equipment. That section two thousand
2 eighty-three-j (2083-j); supplement to the code, 1913, (C. C. Sec.
3 5118, Par. 1) be and the same is hereby amended by striking out the
4 word "said" in line thirteen (13), following the word "step", by in-
5 serting in lieu thereof the word "such" and by inserting the words "or
6 other car used for like purposes" after the word "caboose" in said
7 line thirteen (13) of said section.

Approved April 11, A. D. 1921.

CHAPTER 196

RAILROADS

H. F. 521.

AN ACT providing a method whereby residents, non-residents, corporations, railroad companies, or other persons may designate an agent upon whom notice of public improvements and special assessments shall be served.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Agent to receive notice of special assessments.
1 That when any common carrier or railway, not including street
2 railways, owning any land or property affected by any proposed as-
3 sessment for public improvement in any city, town or county, shall
4 have filed in the office of the clerk of said city or town, or with the
5 auditor of said county, as the case may be, wherein such improve-
6 ment is proposed, an instrument in writing giving a complete de-
7 scription of such land and designating the name and post office ad-
8 dress of its agent in said state upon whom service of notice may be
9 made, the clerk of said city or town, or the county auditor of said
10 county, shall, not less than ten (10) days prior to the date set for
11 the levying of assessments covering such improvement, mail a notice
12 thereof in a registered letter addressed to such person or agent so
13 designated. Failure to give such notice shall not delay or invalidate
14 the proceedings or assessment.

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance, shall become effective upon the publication thereof
3 in the Iowa Forum and the Des Moines Capital, newspapers pub-
4 lished in Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Forum April 20, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSEY, *Secretary of State.*

CHAPTER 197

ELECTIONS

H. F. 549.

AN ACT amending the law as it appears in section eleven hundred thirty-seven-a one (1137-a1), supplement to the code, 1913, (C. C. Sec. 540) relating to election expenses and sworn statements concerning same.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Limitation on expenses—report. That the law as it
2 appears in section eleven hundred thirty-seven-a one (1137-a1), sup-
3 plement to the code, 1913, (C. C. Sec. 540) be and the same is hereby
4 amended by adding thereto the following:

5 "If after filing the ten-day statement herein required, such candi-
6 date shall, directly or indirectly, receive any money or other thing
7 of value contributed, expressly or tacitly, for the purpose of reim-
8 bursing or aiding him in his nomination or election, he shall within
9 thirty days after the receipt of such contribution file a like sworn
10 statement.

11 "It shall be unlawful for any candidate to expend in connection with
12 any primary election campaign more than fifty (50) per centum of
13 the annual salary applicable to the position for which he is a candi-
14 date and unlawful for him to expend in connection with his cam-
15 paign for election to any office more than fifty (50) per centum of
16 the annual salary applicable to the position for which he is a candi-
17 date."

Approved April 11, A. D. 1921.

CHAPTER 198

INSURANCE

H. F. 563.

AN ACT to authorize the valuation of bonds and other securities held by life insurance companies, assessment life associations and fraternal beneficiary associations by the amortization method.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Valuation of securities. All bonds or other evidences
2 of debt having a fixed term and rate held by any life insurance com-
3 pany, assessment life association or fraternal beneficiary association
4 authorized to do business in this state may, if amply secured and not
5 in default as to principal and interest, be valued as follows:

6 If purchased at par, at the par value; if purchased above or below
7 par, on the basis of the purchase price adjusted so as to bring the
8 value to par at maturity and so as to yield in the meantime the effec-
9 tive rate of interest at which the purchase was made; provided that
10 the purchase price shall in no case be taken at a higher figure than

11 the actual market value at the time of purchase; and, provided
 12 further, that the commissioner of insurance shall have full discretion
 13 in determining the method of calculating values according to the
 14 foregoing rule.

Approved April 11, A. D. 1921.

CHAPTER 199

INSPECTION OF RESTAURANTS

H. F. 570.

AN ACT providing for the regulation, licensing and sanitary inspection of restaurants, cafes, cafeterias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the public.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. "Restaurant" defined. Every building or structure
 2 kept, used, advertised as or held out to the public to be a restaurant,
 3 cafe, cafeteria, dining hall, lunch counter, lunch wagon or place
 4 where food is served for pay, to the public, except those used not more
 5 than one day in any week by churches, fraternal societies and civic
 6 organizations, shall for the purposes of this act be defined to be a
 7 restaurant and wherever the word "restaurant" shall occur in this
 8 act it shall be construed to mean and cover every such place as is
 9 described in this section. Provided, however, that this act shall not
 10 apply to churches, lodges or like organizations, which do not regular-
 11 ly as a business, engage in the serving of food.

1 SEC. 2. Application for license. That upon the taking effect of
 2 this act and on or before January 1st of each year thereafter
 3 every person, firm or corporation now engaged in the business of
 4 conducting a restaurant and every person, firm or corporation who
 5 shall thereafter engage in conducting such business shall make ap-
 6 plication to the inspector of hotels for a license to conduct such
 7 business.

1 SEC. 3. Blanks—issuance of license. The inspector of hotels
 2 upon request shall furnish to any person, firm or corporation desiring
 3 to conduct a restaurant an application blank to be filled out by such
 4 person, firm or corporation for a license therefor, and which shall
 5 require such applicant to state the full name and address of the
 6 owner of the building, the lessee, and manager of such restaurant
 7 together with the full description of the building and property to
 8 be used or proposed to be used for such business, the location of the
 9 same, the name under which such business is to be conducted, and
 10 such other information as may be required therein by the inspector
 11 of hotels and such application shall be accompanied by the license
 12 fee provided in section five (5) of this act. Upon the approval of
 13 such application by the inspector of hotels he shall issue a license to
 14 the applicant to conduct a restaurant in this state.

1 **SEC. 4. Operation without license—duration of license.** Each
2 license shall expire on the thirty-first day of December next follow-
3 ing its issuance. No restaurant shall be maintained or conducted in
4 this state after the taking effect of this act without having secured
5 a license therefor as provided in said act and no license shall be
6 transferable, provided, however, that after the making of applica-
7 tion for license as herein provided for, and pending the issuance of
8 such license such restaurant shall be permitted to operate as such
9 until the final refusal of such application by the inspector; pro-
10 vided, also, that no restaurant shall be denied relief in the courts
11 in any action instituted by such restaurant by reason of the fact that
12 a license has not been issued to such restaurant.

1 **SEC. 5. Fee.** The fee for a license to conduct a restaurant in
2 this state shall be three dollars (\$3.00).

1 **SEC. 6. Disposition of fund.** All fees received for license shall
2 forthwith be paid over to the state treasurer and his receipt taken
3 and kept on file in the office of the inspector of hotels. Such fees
4 shall be by the treasurer kept as a part of the hotel inspection fund
5 and only paid out for bills or claims approved by the inspector of
6 hotels and the board of audit, except that when this fund exceeds
7 ten thousand dollars (\$10,000.00) such excess shall be paid into the
8 general fund of the state.

1 **SEC. 7. Duty of inspector.** It shall be the duty of the inspector
2 of hotels and his deputies to see that all the provisions of this act
3 are enforced and complied with, and for such purpose such inspec-
4 tor or deputy shall personally inspect at least once each calendar
5 year every restaurant in the state coming under the provisions of
6 this act, no additional compensation other than that already pro-
7 vided in the law for inspection of hotels as provided in section
8 2514-t, supplemental supplement to the code, 1915, shall be allowed
9 or paid to the inspector of hotels or his deputies for the enforce-
10 ment of this act.

1 **SEC. 8. Inspection on complaint—expenses.** Upon the receipt
2 of a verified complaint signed by one or more patrons of any res-
3 taurant in this state setting forth facts showing that such restaurant
4 is in an insanitary condition or that fire escapes or appliances are
5 not kept and maintained in accordance with the provisions of law,
6 the inspector shall make or cause to be made an inspection or ex-
7 amination of the matters complained of, and, if upon inspection such
8 complaint is found to be justifiable, the actual expense necessarily
9 incurred in conducting such examination shall be charged and col-
10 lected. In case the complaint is found to be without reasonable
11 grounds the actual expense necessarily incurred in making such in-
12 spection shall be chargeable against and collected from the person
13 or persons making the complaint, the expense charged in either case
14 shall be collected by the officer making the inspection, who shall
15 receipt for same to party paying such charge, and such officer shall
16 cause any money so collected to be paid over as license fees.

1 **SEC. 9. Sanitary conditions of premises.** Every restaurant, ex-
2 cept those temporary in location and character, situated in a city
3 or town having a system of sewerage, shall be thoroughly drained,

4 constructed and ventilated according to approved sanitary prin-
 5 ciples; all restaurants shall be kept and maintained in a clean and
 6 sanitary condition and free from any effluvia, gas, or offensive odors
 7 arising from any sewer, drain, privy, or any other source whatso-
 8 ever within the control of the owner, manager, agent or person in
 9 charge thereof. Restaurants, except those temporary in character
 10 and location, in cities or towns not provided with a sewerage system
 11 shall be drained, constructed and ventilated in accordance with ap-
 12 proved sanitary principles, and the drain shall be connected with
 13 an approved cesspool, which cesspool shall be properly cleaned and
 14 disinfected as often as necessary to keep and maintain it in an ap-
 15 proved sanitary condition.

1 **SEC. 10. Sanitary conditions of utensils.** In every restaurant
 2 the kitchen, kitchen utensils, dining room, lunch counter, cellar, ice
 3 boxes, refrigerators, cooking utensils and all places where food is
 4 kept, stored, prepared or served, shall be kept and maintained in a
 5 sanitary condition, and the use of soiled or insanitary tablecloths,
 6 napkins or other tableware is hereby prohibited. And where any
 7 of the above named equipment is found to be in an insanitary condi-
 8 tion it shall be condemned by the inspecting officer and further use
 9 of same shall forthwith be prohibited. There shall be no toilets,
 10 urinals or beds in any room or place where food is kept, stored, pre-
 11 pared or served. In toilet rooms and public wash rooms installed in
 12 restaurants the use of the roller towel, or common towel, and the
 13 common drinking cup is hereby prohibited.

1 **SEC. 11. Report in re inspection.** The deputy inspector shall
 2 make a full and complete report to the inspector of hotels of every
 3 restaurant inspected by them upon blanks furnished for that pur-
 4 pose, which report shall show the condition of the restaurant in-
 5 spected, as to its sanitary condition, the number and condition of
 6 its fire escapes, number of stories high, name of the proprietor, fee
 7 charged for license, and such other information as the inspector of
 8 hotels may determine will be for the betterment of the public health.

1 **SEC. 12. Penalty.** Any inspector or deputy who shall know-
 2 ingly certify falsely regarding any restaurant inspected by him, or
 3 shall issue a license to any person owning, managing, or operating a
 4 restaurant when such person has not complied with the provisions
 5 of this act, shall be guilty of a misdemeanor, and upon conviction
 6 thereof shall be punished by a fine not exceeding five hundred dol-
 7 lars or imprisonment in the county jail not exceeding six months
 8 or by both such fine and imprisonment.

1 **SEC. 13. Notice of violations.** It shall be the duty of the in-
 2 spector upon ascertaining by inspection or otherwise, that any res-
 3 taurant is being carried on contrary to any of the provisions of this
 4 act, to notify the manager, proprietor or owner in writing in what
 5 respect it fails to comply with the law and requiring such person
 6 within a reasonable time, to be fixed by the inspector, to do or cause
 7 to be done the things necessary to make it comply with the law.

1 **SEC. 14. Penalty.** Any owner, manager, agent or person in
 2 charge of a restaurant who shall obstruct, hinder or interfere with an
 3 inspector or his deputy in the proper discharge of his duty, or who

4 shall willfully fail or neglect to comply with any of the provisions
5 of this act, shall be guilty of a misdemeanor and upon conviction
6 thereof, be fined not exceeding one hundred dollars or imprisoned
7 in the county jail not exceeding thirty days and after such convic-
8 tion his license may be revoked by the inspector of hotels.

1 **SEC. 15. Injunction.** It shall be the duty of the inspector upon
2 ascertaining that any owner, manager, agent or person in charge is
3 violating any of the provisions of this act after the expiration of the
4 time fixed in the notice provided in section eleven hereof to make
5 complaint, and may file his petition in any court of competent juris-
6 diction or before any judge of such court in vacation, upon which
7 an injunction may issue with or without bond as may be ordered
8 by the court or judge, restraining the further use of such restaurant
9 until the provisions of this act are fully complied with; but no in-
10 junction shall issue until after the defendant has had at least five
11 days' notice of the application therefor, fixing a time for hearing
12 thereon. It is hereby made the duty of the county attorney in either
13 case to prepare the necessary papers and conduct all prosecutions
14 or litigation connected therewith.

1 **SEC. 16. Repeal.** All acts or parts of acts inconsistent herewith
2 are hereby repealed.

1 **SEC. 17. Publication clause.** This act being deemed of immedi-
2 ate importance, shall take effect and be in full force from date of
3 publication in The Des Moines Capital and in The Des Moines Regis-
4 ter, newspapers published in Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital
April 18, 1921, and in the Des Moines Register April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 200

RESTRICTED DISTRICT ORDINANCES

H. F. 604.

AN ACT to provide for the recording and indexing by county recorders of restricted
districts, building lines, and benefited districts.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Certifying ordinance.** Immediately after the pas-
2 sage by the city council of an ordinance or resolution establishing
3 any restricted district, building lines, fire limits, the city clerk shall
4 certify such ordinance or resolution and plat of said district to the
5 county recorder of the county in which the city is situated.

1 **SEC. 2. Recordation.** Whenever such ordinance or resolution shall
2 have been certified to the county recorder, then he shall record the
3 same in the miscellaneous record or other book provided for special
4 records.

1 **SEC. 3. Index.** The county recorder shall index, in the appro-
 2 priate records, the said ordinance or resolution and the plat filed in
 3 accordance with the provisions of section 1 hereof.

1 **SEC. 4. Conditions.** In no case shall it be the duty of the coun-
 2 ty recorder to make the records herein designated except and until
 3 the usual and customary fees for such work have been paid into
 4 his hands.

Approved April 11, A. D. 1921.

CHAPTER 201

COMMISSION IN RE UNIFORM STATE LAWS

S. F. 631.

AN ACT to provide for the creation of a commission on uniform state laws, the ap-
 pointment of commissioners thereto, and the payment of the expenses of such com-
 missioners and contribution to the support of the national conference of commissioners
 on uniform state laws.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Appointment—vacancies.** That within thirty (30)
 2 days after the passage of this act the governor shall appoint three
 3 (3) commissioners, each of whom shall be a member of the bar of
 4 this state, in good standing, who shall constitute and be known as the
 5 commission on uniform state laws, and upon the death, resigna-
 6 tion or refusal to serve of any of the commissioners so appointed, the
 7 governor shall make an appointment to fill the vacancy so caused,
 8 such new appointment to be for the unexpired balance of the term
 9 of the original appointee.

1 **SEC. 2. Tenure—Expenses.** That each of said commissioners
 2 shall hold office for a term of four (4) years, and until their succes-
 3 sors are duly appointed, but nothing herein contained shall be con-
 4 strued to render a commissioner who has faithfully performed his
 5 duties ineligible for reappointment. No member of said commission
 6 shall receive any compensation for his services as commissioner, but
 7 each commissioner shall be entitled to receive his actual disburse-
 8 ments for expenses in performing the duties of his office.

1 **SEC. 3. Meetings.** That the commissioners shall meet at the state
 2 capitol at least once in two (2) years and shall organize by the elec-
 3 tion of one (1) of their number as chairman and another as secre-
 4 tary, who shall hold their respective offices for a term of two (2)
 5 years and until their successors are elected and qualified.

1 **SEC. 4. Duties.** That it shall be the duty of each of said com-
 2 missioners to attend the meeting of the national conference of com-
 3 missioners on uniform state laws, or to arrange for the attendance
 4 of at least one (1) of their number at such national conference, and
 5 both in and out of such national conference they shall do all in their
 6 power to promote uniformity in state laws, upon all subjects where

7 uniformity may be deemed desirable and practicable; said commis-
 8 sion shall report to the legislature at its next session, and from time
 9 to time thereafter as said commission may deem proper, an account
 10 of its transactions, and its advice and recommendations for legisla-
 11 tion. This report shall be printed for presentation to each legisla-
 12 ture. It shall also be the duty of said commission to bring about as
 13 far as practicable the uniform judicial interpretation of all uniform
 14 laws, and generally, to devise and recommend such additional legisla-
 15 tion, or other or further course of action as shall tend to accomplish
 16 the purposes of this act.

1 **SEC. 5. Repeal.** That all acts and parts of acts inconsistent
 2 herewith are hereby repealed.

Approved April 11, A. D. 1921.

CHAPTER 202

MUNICIPAL COURTS

S. F. 641.

AN ACT to amend section six hundred ninety-four-c 1 (694-c1) of the supplemental supplement of the code of Iowa, 1915, as amended, and section six hundred ninety-four-c5 (694-c5) of supplemental supplement of the code of Iowa, 1915, as amended, relating to the jurisdiction of mayor's courts in incorporated towns situated within the territorial limits of a municipal court district.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Jurisdiction.** Section six hundred ninety-four-c1
 2 (694-c1) of the supplemental supplement to the code, 1915, as
 3 amended by chapter one hundred forty-two (142), acts of the thirty-
 4 eighth general assembly, (C. C. Sec. 6840), is amended by adding
 5 thereto the following:

6 "Provided that if such territorial limits include the territorial
 7 limits of an incorporated town, the mayor's court of such town shall
 8 have exclusive jurisdiction of prosecutions for the violation of the
 9 ordinances of such town."

1 **SEC. 2. Jurisdiction.** Section six hundred ninety-four-c5 (694-
 2 c5) of the supplemental supplement to the code, 1915, as amended
 3 by chapter sixteen (16), acts of the thirty-eighth general assembly,
 4 (C. C. 6844) is amended by adding thereto the following:

5 "Provided that if an incorporated town is situated within the ter-
 6 ritorial limits of a municipal court district, the mayor's court in
 7 such town shall be retained but shall only have jurisdiction of
 8 prosecutions for the violation of the ordinances of said town."

1 **SEC. 3. Jurisdiction.** That section six hundred ninety-four-c5
 2 (694-c5) of the supplemental supplement to the code, 1915, as
 3 amended, (C. C. Sec. 6844), be further amended by adding there-
 4 to the following:

5 "Provided, however, that if an incorporated town, or incorporated
 6 towns, be situated within the territorial limits of such municipal

7 court as in this chapter provided, then, and in that event, the mayor's
 8 court of such incorporated town, or incorporated towns, shall not be
 9 abolished, but said mayor's court in such incorporated town, or in-
 10 corporated towns, shall have only the jurisdiction to try offenses for
 11 the violation of the ordinances of said incorporated town, or incor-
 12 porated towns, and impose sentence and punishment therefor, and
 13 such municipal court shall have no jurisdiction over the violation of
 14 the ordinances of the said incorporated town or incorporated towns."

Approved April 11, A. D. 1921.

CHAPTER 203

CIGARETTES

H. F. 678.

AN ACT repealing the law as it appears in section fifty hundred six (5006) of the code (C. C. Sec. 8867, 8868 and 8869), section fifty hundred seven (5007) of the code, (C. C. Sec. 8870, 8871, 8872, 8873), section fifty hundred seven-c (5007-c) supplement to the code, 1913, (C. C. Sec. 8879), and section fifty hundred seven-d (5007-d) supplement to the code, 1913, (C. C. Sec. 8880), and enacting substitutes therefor; all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for the purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulation of sales thereof and penalties for violations of this act; providing a means of securing evidence of violations of said regulations; providing that any persons violating this act may be enjoined and that any building or place made use of for purposes in violation of any provision of this act shall be deemed a nuisance and abated by injunction; providing an additional assistant to the treasurer of state and defining his duties.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sale to minors—penalty. That the law as it ap-
 2 pears in section fifty hundred six (5006) and fifty hundred seven
 3 (5007) of the code (C. C. Sec. 8867 to 8873 both inclusive), section
 4 fifty hundred seven-c (5007-c) and fifty hundred seven-d (5007-d),
 5 supplement to the code, 1913 (C. C. Sec. 8879 and 8880), be and the
 6 same are hereby repealed and the following enacted in lieu thereof:
 7 "Any person who shall furnish to any minor under twenty-one
 8 years of age, by gift, sale or otherwise, any cigarette or cigarette
 9 paper or wrapper, or any paper made or prepared for the purpose
 10 of making cigarettes, shall be guilty of a misdemeanor. Whoever
 11 is found guilty thereof, for the first offense shall be sentenced to pay
 12 a fine of not less than twenty-five dollars nor more than one hun-
 13 dred dollars and costs of prosecution, or imprisoned in the county
 14 jail for not more than thirty days; and for the second and each sub-
 15 sequent offense, upon conviction thereof, shall be sentenced to pay a
 16 fine of not less than one hundred dollars nor more than five hun-
 17 dred dollars and costs of prosecution, or be imprisoned in the county
 18 jail not less than one month nor more than six months, or both such
 19 fine and imprisonment.

1 SEC. 2. Refusal to give information—penalty—suspension of
 2 sentence. That any minor under twenty-one years of age, in any
 3 place other than upon the premises of his parent or parents, being

3 in possession of a cigarette or cigarette paper, may be required by
4 any peace officer, juvenile court officer, truant officer or teacher in
5 any school, to give information as to where he or she obtained said
6 cigarette or cigarette paper, and upon refusing to furnish such in-
7 formation, shall be guilty of a misdemeanor, and upon conviction
8 thereof before any magistrate or justice of the peace, such minor
9 being of the age of sixteen or upwards, shall be sentenced to pay
10 a fine not exceeding five dollars (\$5.00) or to undergo an imprison-
11 ment in the jail of the proper county not exceeding five (5) days,
12 or both such fine and imprisonment; if such minor shall be under
13 the age of sixteen years, he or she shall be certified by such mag-
14 istrate or justice of the peace to the juvenile court of the county
15 for such action as to said court shall seem proper; provided, how-
16 ever, that if any person convicted of violating any provision of this
17 section shall give information which shall lead to the arrest of the
18 person or persons having violated any provisions of section one of
19 this act, and shall give evidence as a witness in proceedings that
20 may be instituted against said person or persons, the court shall have
21 the power to suspend sentence against such minor offender.

1 **SEC. 3. Permit to sell—revocation.** No person, firm or corpora-
2 tion shall sell cigarettes or cigarette papers in the state of Iowa,
3 without first having obtained a permit therefor, which said permit
4 may be granted and issued by the council of any city or town, in-
5 cluding cities under special charter and cities under the manager
6 plan or commission form of government, and said permit shall be in
7 force and effect for two (2) years following the July 1st after its
8 issue, unless sooner revoked, and shall be granted only to a person,
9 firm or corporation owning or operating the place from which said
10 sale is to be made, and shall not be transferable, which permit shall
11 have a number and show the residence and place of business of the
12 permit holder. The council issuing such permit shall revoke the
13 permit of any person who has violated any of the provisions of this
14 act, and no such permit can again be issued for a period of two
15 years thereafter. The clerk of said city or town shall, upon the
16 issuance or revocation of any permit hereunder, immediately certify
17 the same to the treasurer of state.

1 **SEC. 4. Bond.** No permit shall be issued until the applicant
2 therefor shall file a bond to be approved by the council issuing the
3 permit, which said bond shall be payable to the city or town issuing
4 the same, for the benefit of all parties interested, and shall be in
5 the amount of not less than one thousand dollars (\$1,000.00), and
6 conditioned upon the faithful observance of all of the provisions of
7 this act, including the payment of all taxes, fines, penalties and costs
8 herein provided for, and for the payment of all damages that may
9 result from the sale of cigarettes or cigarette papers upon the
10 premises occupied by the obligor. Said bond shall be signed by the
11 obligor as principal and by a surety company authorized to do busi-
12 ness in this state; or by two sureties who shall each qualify in double
13 the amount of the bond, and neither of whom shall be surety on any
14 other like bond.

1 **SEC. 5. Mulct tax.** No permit shall be issued until the appli-
2 cant shall have paid to the treasurer of said city or town or county

3 a mulct tax as follows: In incorporated towns and other places out-
4 side any city or town \$50.00; in cities of the second class \$75.00; in
5 cities of the first class \$100.00. Said mulct tax to be paid for the
6 period ending the first of July next thereafter, and said permit shall
7 become invalid if said permit holder shall fail to pay a similar mulct
8 tax on or before the first of July each year thereafter for the year
9 then beginning.

1 **SEC. 6. Jurisdiction of supervisors.** The board of supervisors
2 in each county shall, in all territory outside of any city or town,
3 have and exercise the same powers as are by this act granted to town
4 councils.

1 **SEC. 7. Time of payment—lien.** Every person, partnership or
2 corporation holding such permits or carrying on the business of sell-
3 ing or keeping for sale cigarettes or cigarette papers, or maintain-
4 ing a place where such cigarettes or cigarette papers are sold or
5 kept with intent to sell, shall pay the mulct tax provided for in
6 section five hereof, payable on the first day of July in each year
7 for the year then beginning, which said tax shall be a lien upon
8 the real property wherein or whereon the business is carried on, or
9 where the place for keeping or selling is maintained, from the time
10 said tax becomes due and payable.

1 **SEC. 8. Duty of assessor, auditor and treasurer.** In all cases
2 where said mulct tax has not been paid, the assessor of the city or
3 town or township shall, on or after the 20th day of July of each year,
4 return to the county auditor and the treasurer of state a list of
5 persons who are, or during the preceding year have been, engaged
6 in carrying on within said city or town the business of selling or
7 keeping for sale cigarettes or cigarette papers, or maintaining any
8 place where such cigarettes or cigarette papers are sold or kept for
9 sale, and also a description of the real estate wherein or whereon
10 such business is carried on or such place maintained, with the name
11 of the occupant or tenant, and owner or agent, and the county
12 auditor shall thereupon enter said mulct tax as provided for in sec-
13 tion five hereof against the real estate so described, and the county
14 auditor shall certify said tax to the county treasurer for collection
15 as other taxes, and said tax, when so collected, shall be paid by the
16 county treasurer to the treasurer of said city or town. Any asses-
17 sor wilfully failing to comply with the provisions of this section shall
18 pay a fine of fifty dollars (\$50.00) and costs for each offense.

1 **SEC. 9. Listing by private citizens.** Should the assessor for
2 any reason fail to perform his duty, the sheriff or any three citizens
3 of the county may, by verified statement on information and belief,
4 addressed to the county auditor, procure the listing of names and
5 places as above provided, with the same force and effect as if done
6 by the assessor.

1 **SEC. 10. Penalty.** The said mulct tax hereinbefore provided for
2 shall be a lien upon the real estate wherein or whereon such busi-
3 ness is carried on or such places maintained, and if not paid within
4 one month after the same become due and payable, then a penalty of
5 twenty per cent (20%) shall be added thereto, together with one
6 per cent (1%) per month thereafter until paid.

1 **SEC. 11. Delinquent tax—collection.** After the expiration of
2 one month from the date when such tax becomes due and payable,
3 if not paid, it shall be delinquent and collectible by the treasurer in
4 the same manner as that in which other delinquent taxes are col-
5 lectible, and all of the provisions as to the collection of other delin-
6 quent taxes shall apply, including the provisions of law regarding tax
7 sales, for such delinquent taxes in December of each year.

1 **SEC. 12. Disposal of tax.** The mulct tax provided for in this
2 chapter shall be paid to the treasurer of the city or town wherein
3 the business is located and shall go into the general fund of said
4 city or town.

1 **SEC. 13. Sale tax—form of packages—penalty—forgery.** From
2 and after the taking effect of this act there is hereby levied and
3 assessed and shall be collected and paid to the treasurer of state
4 upon all cigarettes and cigarette papers or wrappers and tubes sold
5 in Iowa to consumers, the following taxes, to be paid prior to or at
6 the time of sale and delivery to the consumer:

7 Class A. On cigarettes weighing not more than three pounds per
8 thousand, one mill on each such cigarette;

9 Class B. On cigarettes weighing more than three pounds per
10 thousand, two mills on each such cigarette;

11 Class C. On cigarette papers or wrappers or any papers made
12 or prepared for the purpose of making cigarettes, made up in pack-
13 ages, books or sets; on each such package, book, or set containing
14 more than twenty-five but not more than fifty papers, one-half cent;
15 containing more than fifty papers but not more than one hundred
16 papers, one cent; containing more than one hundred papers, one-half
17 cent for each fifty papers or fractional part thereof.

18 Class D. On tubes, one cent for each fifty tubes or fractional part
19 thereof.

20 All cigarettes sold in this state under the provisions of this act shall
21 be put up in packages containing 5, 8, 10, 12, 15, 16, 20, 24, 40, 50, 80
22 or 100 cigarettes each. Before being delivered to the consumer each
23 package of cigarettes and each package, book, or set of papers or of
24 tubes, shall have securely affixed thereto a suitable stamp denoting the
25 tax thereon, and said stamp shall be properly cancelled prior to such
26 sale or removal for consumption, under such regulations as the treas-
27 urer of state shall prescribe.

28 For any violation of any of the foregoing provisions of this section,
29 the offender, upon conviction thereof, shall be fined not less than one
30 hundred dollars nor more than three hundred dollars and costs of pros-
31 ecution, and be committed to the county jail until such fine is paid, but
32 not exceeding six months; and all cigarettes, cigarette papers or wrap-
33 pers, and papers made or prepared for the purpose of making cigar-
34 ettes in his possession or in his place shall be confiscated and forfeited
35 to the state.

36 It shall be unlawful for any person not authorized hereby, with
37 intent to defraud the state, to make, alter, forge, or counterfeit any
38 license or stamp provided for in this act or to have in possession any
39 forged, counterfeited, spurious or altered license or stamp, know-
40 ing the same to be forged, counterfeited, spurious, or altered, and
41 whoever is found guilty of any violation of this provision shall be

42 fined not more than one thousand dollars (\$1,000.00) and be im-
43 prisoned in the state penitentiary not more than three years.

1 **SEC. 14. Stamps—preparation and sale—prohibitions.** The
2 auditor of state shall prepare and have suitable stamps for use on
3 each kind of package described in section thirteen of this act. Upon
4 requisition from the treasurer of state the auditor of state shall
5 deliver to his order the stamps designated in such requisition and
6 shall charge the treasurer of state with the stamps thus delivered,
7 and shall keep an accurate record of all stamps coming into and leav-
8 ing his hands. The treasurer of state shall sell the stamps herein
9 provided for only to dealers holding permits issued as provided in
10 this act and the moneys received from the sale of said stamps shall
11 be turned into the general fund of the state. The treasurer of the
12 state shall redeem and make repayment for any unused stamps on
13 written request made by any such dealer and pay for same out
14 of any funds derived from the provisions of this act. It shall be
15 unlawful for a dealer to sell such stamps to another dealer or to any
16 person whensoever, except as herein provided.

SEC. 15. State collector—duties—assistants—compensation.
1 The treasurer of state is hereby authorized to select and appoint an
2 additional assistant to the treasurer of state, whose sole duties it
3 shall be to administer and see that the provisions of this act are en-
4 forced, including the collection of all stamp taxes provided for here-
5 in. In the enforcement of this act he may call to his aid the attor-
6 ney general, the special agents, any county attorney or any peace
7 officer. The treasurer of state is further authorized to appoint such
8 clerks and additional help as may be needed to carry out the pro-
9 visions of this act. The compensation of all persons employed here-
10 under to be fixed by the executive council and to be paid from the
11 revenues derived hereunder.

1 **SEC. 16. Nuisance—injunction.** Any person, firm or corporation
2 violating any of the provisions of this act, or maintaining a place
3 where such cigarettes or cigarette papers are sold or kept with intent
4 to sell in violation of the provisions of this act, shall be deemed guilty
5 of keeping and maintaining a nuisance, and the building or place
6 so used for the sale or keeping for sale of cigarettes or cigarette
7 papers, or wrappers, in violation of the provisions of this act shall be
8 deemed to be a nuisance, and such person, firm or corporation may
9 be enjoined and such building or place abated as a nuisance, and the
10 procedure for the actions to enjoin and abate such nuisance, or for
11 contempt in violating an order of injunction, shall be, so far as ap-
12 plicable, the same as those now provided by the laws of this state
13 for enjoining and abating intoxicating liquor nuisances.

Approved April 11, A. D. 1921.

CHAPTER 204

COUNTY ATTORNEY INFORMATION ACT

S. F. 678.

AN ACT to amend section fifty-two hundred thirty-nine-e (5239-e) supplement to the code, 1913, (C. C. section 9284) relating to prosecutions on informations to be filed by the county attorney.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Before whom information sworn to. That section
2 fifty-two hundred thirty-nine-e (5239-e) supplement to the code,
3 1913, (C. C. section 9284) be amended by striking out the words
4 and language "judge of the district court, or before the clerk or
5 deputy clerk of said court" in lines two and three thereof and in-
6 serting in lieu thereof the following: "some officer authorized by
7 the laws of Iowa to administer oaths."

Approved April 11, A. D. 1921.

CHAPTER 205

LEVEES, DITCHES AND DRAINS

H. F. 679.

AN ACT supplementary to chapter two-A (2-A), title ten (X), relating to levees, ditches drains and watercourses, providing for the removal of telephone, telegraph or other electric lines to permit the free passage and operation of drainage contractor's equipment without dismantling the same.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Removal of electric lines—notice—refusal. When-
2 ever the board of supervisors shall have established any levee or
3 drainage district or change of any natural watercourse and the levee,
4 ditch, drain or watercourse as surveyed and located crosses any tele-
5 phone, telegraph or other electric line it shall be the duty of the com-
6 pany controlling said line to remove the same to permit the free pas-
7 sage and operation of the contractor's equipment without dismant-
8 ling such equipment and the contractor shall pay the reasonable cost
9 of the expense of such removal and for the cost necessary to put same
10 back in proper condition.

11 The contractor shall be required to give written notice fifteen days
12 in advance of the time in which such lines shall be removed by the
13 companies owning same.

14 If the company shall fail, neglect or refuse to comply with the pro-
15 visions of this act the county auditor of the county in which such
16 improvement is being done shall cause the same to be done under the
17 supervision of the engineer in charge of the improvement and the
18 contractor shall be liable for the cost thereof to be collected by the

19 county in any court having jurisdiction. Electric lines as defined in
20 this act shall not be construed to include electric railways.

Approved April 11, A. D. 1921.

CHAPTER 206

LEVEES, DITCHES AND DRAINS

H. F. 680.

AN ACT to amend section nineteen hundred eighty-nine-a two (1989-a2), supplement to the code, 1913, as amended by section one (1) of chapter three hundred forty-four (344), acts of the thirty-seventh (37th) general assembly, section one (1) of chapter four hundred fifteen (415), acts of the thirty-seventh (37th) general assembly, and section one (1) of chapter one hundred forty-one (141), acts of the thirty-eighth (38th) general assembly (C. C. Sec. 4837); and to amend section nineteen hundred eighty-nine-a18 (1989-a18), supplement to the code, 1913 (C. C. Sec. 4858), relating to levees, ditches, drains and watercourses, and providing for passage of machines and other equipment of contractor across railroad right of way and other highways.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Carrying ditch across railway. That the law as it
2 appears in section nineteen hundred eighty-nine-a two (1989-a2),
3 supplement to the code, 1913, as amended by section one (1) of chap-
4 ter three hundred forty-four (344) of the acts of the thirty-seventh
5 (37th) general assembly, section one (1) of chapter four hundred
6 fifteen (415) of the acts of the thirty-seventh (37th) general assem-
7 bly, and section one (1) of chapter one hundred forty-one (141) of
8 the acts of the thirty-eighth (38th) general assembly (C. C. Sec.
9 4837), be amended by adding thereto the following:

10 "The engineer shall also provide plans for the most economical and
11 practicable method of passing the machines and other equipment of
12 the contractor across railroad right of way and other highways."

1 SEC. 2. Right to cross railway—procedure. That the law as it
2 appears in section nineteen hundred eighty-nine-a eighteen (1989-
3 a18), supplement to the code, 1913 (C. C. Sec. 4858), be amended by
4 inserting in the thirty-eighth (38) line thereof, after the period fol-
5 lowing the word "therefor", the following, to wit:

6 "It shall be the duty of any railroad company to furnish the con-
7 tractor free passage across its right of way, telegraph, telephone and
8 signal lines, for his machines and equipment without dismantling
9 the same, whenever recommended by the engineer and approved by
10 the board of supervisors, and the cost thereof shall be considered as
11 an element of such company's damages by the appraisers thereof;
12 provided that if such company shall fail to do so within thirty (30)
13 days after written notice from the auditor, the engineer shall cause
14 the same to be done under his direction, and the company shall be
15 liable for the cost thereof to be collected by the county in any court
16 having jurisdiction. Provided, further, that the railway company
17 shall have the right to designate the day and hours thereof within
18 said period of 30 days above mentioned when such crossing shall be
19 made."

Approved April 11, A. D. 1921.

CHAPTER 207

HIGHWAYS

S. F. 694.

AN ACT to repeal chapter four hundred (400), acts of the thirty-eighth general assembly (C. C. Sec. 2863), and to enact a substitute therefor, relating to the improving of public highways extending through or abutting lands belonging to state institutions, including draining, grading, oiling or paving, and providing for an appropriation therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Highways under state control—assessment.** When-
 2 ever any city, town or county is improving by draining, oiling, pav-
 3 ing or otherwise hard surfacing any street or road which extends
 4 through any property owned by the state, and under control of the
 5 board of education or state board of control, the said property shall
 6 be and is hereby made subject to the cost of the improvement through
 7 said property. Whenever the state has property under control of
 8 either of the above boards abutting on one side of said street or road,
 9 it shall be subject to not to exceed fifty per cent (50%) of the total
 10 cost of the improvement abutting thereon.

1 **SEC. 2. Appropriation.** There is hereby appropriated out of any
 2 money in the state treasury not otherwise appropriated the funds
 3 necessary to pay the costs of any improvement provided for in this
 4 section to be paid when or as the improvement may be completed and
 5 accepted by the duly authorized authorities upon certificate of such
 6 authorities filed with the executive council who shall upon approval
 7 direct the auditor of state to issue warrant therefor.

1 **SEC. 3. Repeal.** Chapter four hundred (400) acts of the thirty-
 2 eighth general assembly (C. C. Sec. 2863) is hereby repealed.

1 **SEC. 4. Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 passage and publication in the Des Moines Register and Des Moines
 4 Capital, newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 15, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 208

CORPORATIONS

H. F. 740.

AN ACT to amend section sixteen hundred twenty-four (1624) of the code (C. C. Sec. 5355) by adding a provision with reference to the secretaries of corporations furnishing certain information to the stockholders.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. List of stockholders furnished. That section six-
2 teen hundred twenty-four (1624) of the code (C. C. Sec. 5355) be
3 amended by adding thereto the following provision:

4 The secretary of each corporation shall, upon a written request,
5 furnish to the stockholders of said corporation a printed or type-
6 written list, giving the names of the stockholders and their post office
7 address, and the number of shares owned by each stockholder. Said
8 list shall be prepared and ready for delivery upon said request not
9 later than thirty days prior to the annual meeting of the stockholders
10 and not more than sixty days prior to said annual meeting. Said
11 written request must be made at least forty days prior to said annual
12 meeting.

Approved April 11, A. D. 1921.

CHAPTER 209

COMPENSATION AND EXPENSES OF PUBLIC OFFICERS AND EMPLOYEES

S. F. 771.

AN ACT to repeal sections one hundred forty-nine (149), one hundred fifty-nine (159), one hundred sixty (160), two hundred two (202), two thousand eight hundred seventy-nine (2879) and two thousand eight hundred eighty (2800) of the code, (C. C. Secs. 244, 270, 271, 8473, 2754 and 2755); sections sixty-five (65), eighty-six (86), eighty-six-a (86-a), eighty-eight (88), ninety-eight (98), one hundred fifteen (115), two hundred three-a (203-a), two thousand one hundred twenty-one-k (2121-k), two thousand five hundred thirty-eight-k (2538-k), two thousand five hundred thirty-eight-u (2538-u), two thousand seven hundred thirty-four-n (2734-n), two thousand eight hundred eighty-one-f (2881-f) and two thousand eight hundred eighty-one-g (2881-g) of the supplement to the code, 1913, (C. C. Secs. 96, 103, 117, 137, 152, 8459, 5048, 1717, 1730, 2491, 2765 and 2766), and section one thousand six hundred eighty-one (1681) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred sixty-three (363), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 1653); section one hundred forty-four-o (144-o) of the supplemental supplement to the code, 1915, (C. C. Sec. 186) and section two thousand two hundred fifteen-f16 (2215-f16) of the supplemental supplement to the code, 1915, as amended by section seven (7), chapter three hundred fourteen (314), acts of the thirty-seventh (37) general assembly, (C. C. Sec. 314); and section one (1), chapter three hundred seventy-four (374), acts of the thirty-seventh (37) general assembly, (C. C. Sec. 315); and to amend sections one hundred forty-eight (148), two hundred one (201), one thousand nine hundred four (1904) and two thousand four hundred eighty (2480) of the code, (C. C. Secs. 243, 8472, 5856 and 729); sections eighty-seven (87), ninety-nine (99), one hundred-a (100-a), one hundred sixteen (116), two hundred five (205), two hundred eleven (211), one thousand six hundred eighty-three-r (1683-r), one thousand six hundred eighty-three-r2 (1683-r2), one thousand

eight hundred thirty-nine-e (1839-e), two thousand one hundred twenty-one-j (2121-j), two thousand four hundred eighty-nine-c (2489-c), two thousand seven hundred twenty-seven-a1 (2727-a1), two thousand seven hundred twenty-seven-a4 (2727-a4), two thousand seven hundred twenty-seven-a 23 (2727-a23), two thousand four hundred sixty-eight-b (2468-b), two thousand four hundred sixty-eight-p (2468-p), two thousand four hundred sixty-eight-l (2468-l), two thousand four hundred seventy-seven (2477), two thousand four hundred seventy-seven-m23 (2477-m23), two thousand four hundred eighty-three (2483), two thousand five hundred sixty-four (2564), two thousand five hundred seventy-two-d (2572-d), two thousand five hundred seventy-four (2574), two thousand five hundred seventy-five-a34 (2575-a34), two thousand five hundred seventy-five-a44 (2575-a44), two thousand five hundred eighty-three (2583), two thousand five hundred eighty-three-p (2583-p), two thousand six hundred twenty-seven-h (2627-h), two thousand six hundred thirty-four-b4 (2634-b4), two thousand six hundred eighty-two-l (2682-l), five thousand seven hundred eighteen-a14 (5718-a14), and five thousand seven hundred eighteen-a15 (5718-a15) of the supplement to the code, 1913, (C. C. Secs. 293, 294, 132, 295, 8475, 164, 5460, 5462, 5576, 5047, 780, 1852, 1858, 1872, 1039, 1053, 1049, 881, 832, 732, 1262, 1310, 1263, 1330, 1345, 1314, 1410, 2277, 2312, 2327, 2242 and 2245), and section one thousand fifty-six-a11 (1056-a11) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred one (301), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 135), section one thousand eight hundred twenty-one-c (1821-c) of the supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred forty-eight (348), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 5470), section one thousand eight hundred thirty-nine-b (1839-b) of the supplement to the code, 1913, as amended by section twelve (12), chapter three hundred forty-eight (348), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 5573), section two thousand six hundred ninety-two-c (2692-c) of the supplement to the code, 1913, as amended by section two (2), chapter three hundred seventy (370), acts of the thirty-seventh (37) general assembly, (C. C. Sec. 1915), section two thousand five hundred eighty-five (2585) of the supplement to the code, 1913, as amended by section one (1), chapter one hundred eighty-three (183), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 1414), and section two thousand six hundred eighty-two-m (2682-m) of the supplement to the code, 1913, as amended by section one (1), chapter seventy-four (74), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 2328); sections one thousand nine hundred twenty-u12 (1920-u12), one hundred forty-four-g (144-g), two hundred twenty-four-m (224-m), two thousand seven hundred twenty-seven-a3 (2727-a3), two thousand four hundred seventy-seven-g1 (2477-g1), two thousand five hundred three (2503), two thousand five hundred thirty-nine (2539), two thousand five hundred sixty-two (2562), two thousand five hundred eighty-seven (2587), and two thousand six hundred thirty-four-a (2634-a) of the supplemental supplement to the code, 1915, (C. C. Secs 5429, 178, 175, 1854, 891, 899, 1106, 1136, 1415 and 2306), section two thousand one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, as amended by section two (2), chapter three hundred fifteen (315), acts of the thirty-seventh (37) general assembly, (C. C. Sec. 5044), section two thousand six hundred ninety-two-a (2692-a) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter fifty-four (54), section one (1), chapter three hundred forty-nine (349), and section one (1), chapter four hundred twenty-seven (427), acts of the thirty-seventh (37) general assembly, and section one (1), chapter one hundred five (105), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 1913), section two thousand five hundred seven (2507) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred twenty-nine (329), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 903) and section two thousand five hundred fifteen (2515) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventy-seven (377), acts of the thirty-seventh (37) general assembly, and section one (1), chapter two hundred six (206), acts of the thirty-eighth (38) general assembly, (C. C. Sec. 1442); and section four (4), chapter forty (40), acts of the thirty-seventh (37) general assembly (C. C. Sec. 574), section one (1), chapter three hundred (300), section one (1), chapter three hundred thirty-five (335), section three (3), chapter three hundred sixty-seven (367), section thirty-seven (37), chapter two hundred seventy-five (275), and section two (2) and nine (9), chapter two hundred eighty-seven (287), acts of the thirty-eighth (38) general assembly, (C. C. Secs. 4743, 5745, 5746, 5747, 5748, 2748, 3080, 1713 and 1733), relating to the number, compensation and expenses of public officers and employees.

Be it enacted by the General Assembly of the State of Iowa:

1 **SEC. 1. Repeal.** Sections one hundred forty-nine (149), one
 2 hundred fifty-nine (159), one hundred sixty (160), two hundred two
 3 (202), two thousand eight hundred seventy-nine (2879) and two
 4 thousand eight hundred eighty (2880) of the code, (C. C. Secs. 244,
 5 270, 271, 8473, 2754 and 2755); sections sixty-five (65), eighty-six
 6 (86), eighty-six-a (86-a), eighty-eight (88), ninety-eight (98), one
 7 hundred fifteen (115), two hundred three-a (203-a), two thousand
 8 one hundred twenty-one-k (2121-k), two thousand five hundred
 9 thirty-eight-k (2538-k), two thousand five hundred thirty-eight-u
 10 (2538-u), two thousand seven hundred thirty-four-n (2734-n), two
 11 thousand eight hundred eighty-one-f (2881-f) and two thousand
 12 eight hundred eighty-one-g (2881-g) of the supplement to the code,
 13 1913, (C. C. Secs. 96, 103, 117, 137, 152, 8459, 5048, 1717, 1730, 2491,
 14 2765 and 2766), and section one thousand six hundred eighty-one
 15 (1681) of the supplement to the code, 1913, as amended by section
 16 one (1), chapter three hundred sixty-three (363), acts of the thirty-
 17 eighth (38) general assembly, (C. C. Sec. 1653); section one hundred
 18 forty-four-o (144-o) of the supplemental supplement to the code,
 19 1915, (C. C. Sec. 186) and section two thousand two hundred fifteen-
 20 f16 (2215-f16) of the supplemental supplement to the code, 1915, as
 21 amended by section seven (7), chapter three hundred fourteen (314),
 22 acts of the thirty-seventh (37) general assembly, (C. C. Sec. 314);
 23 and section one (1), chapter three hundred seventy-four (374), acts
 24 of the thirty-seventh (37) general assembly, (C. C. Sec. 315), are
 25 hereby repealed.

1 **SEC. 2. Deputy secretary of state.** Section eighty-seven (87)
 2 of the supplement to the code, 1913, (C. C. Sec. 293) is hereby amend-
 3 ed by changing the comma (,) after the word "office" in line ten (10)
 4 to a period (.) and by striking out all of said section following said
 5 comma.

1 **SEC. 3. Assistants for supervision of investment companies.**
 2 Section one thousand nine hundred twenty-u12 (1920-u12) of the
 3 supplemental supplement to the code, 1915, (C. C. Sec. 5429) is here-
 4 by amended by striking out all of said section following the period
 5 (.) in line five (5).

1 **SEC. 4. Assistants in motor vehicle department.** Section thirty-
 2 seven (37), chapter two hundred seventy-five (275), acts of the
 3 thirty-eighth (38) general assembly, (C. C. Sec. 3080) is hereby
 4 amended by striking out the last sentence of said section.

1 **SEC. 5. Deputy auditor of state.** Section ninety-nine (99) of
 2 the supplement to the code, 1913, (C. C. Sec. 294) is hereby amended
 3 by changing the comma (,) after the word "office" in line eleven (11)
 4 to a period (.) and by striking out all of said section following said
 5 comma.

1 **SEC. 6. Municipal examiners.** Section one thousand fifty-six-a11
 2 (1056-a11) of the supplement to the code, 1913, as amended by section
 3 one (1), chapter three hundred one (301), acts of the thirty-eighth
 4 (38) general assembly, (C. C. Sec. 135) is hereby amended by strik-
 5 ing out all of said section commencing with the word "The" in line

6 twelve (12) down to and including the word "state" in line fifteen
7 (15), and inserting in lieu thereof the following: "The compensation
8 of said examiners, together with their necessary expenses, shall be
9 paid as other claims against the state from any funds in the state
10 treasury not otherwise appropriated".

1 **SEC. 7. County examiners.** Section one hundred-a (100-a) of
2 the supplement to the code, 1913, (C. C. Sec. 132) is hereby amended
3 by striking out all of said section following the period (.) in line nine
4 (9) down to and including the period (.) in line twelve (12), and by
5 changing the comma (,) in line fourteen (14) to a period (.) and
6 striking out all of said section down to and including the period (.)
7 in line twenty-two (22). Said section is further amended by strik-
8 ing out the words "executive council" in line twenty-seven (27) and
9 inserting in lieu thereof the words "state board of audit and paid
10 from any funds in the state treasury not otherwise appropriated".

1 **SEC. 8. Deputy treasurer of state.** Section one hundred six-
2 teen (116) of the supplement to the code, 1913, (C. C. Sec. 295) is
3 hereby amended by changing the comma (,) in line eleven (11) to a
4 period (.) and by striking out all of said section following said comma.

1 **SEC. 9. Document editor.** Section one hundred forty-four-g
2 (144-g) of the supplemental supplement to the code, 1915, (C. C.
3 Sec. 178) is hereby amended by striking out the first sentence of said
4 section.

1 **SEC. 10. Assistants to custodian.** Section one hundred forty-
2 eight (148) of the code, (C. C. Sec. 243) is hereby amended by strik-
3 ing out all of said section commencing with the word "subject" in
4 line one (1) down to and including the comma (,) following the word
5 "and" in line six (6).

1 **SEC. 11. Bailiffs of supreme court.** Section two hundred one
2 (201) of the code (C. C. Sec. 8472) is hereby amended by striking
3 out the first sentence of said section.

1 **SEC. 12. Clerk of supreme court.** Section two hundred five (205)
2 of the supplement to the code, 1913, (C. C. Sec. 8475) is hereby
3 amended by striking out the first sentence of said section.

1 **SEC. 13. Attorney general.** Section two hundred eleven (211)
2 of the supplement to the code, 1913, (C. C. Sec. 164) is hereby amend-
3 ed by striking out all of said section commencing with the period (.)
4 in line two (2) down to and including the word "compensation" in
5 line three (3).

1 **SEC. 14. Reporter supreme court.** Section two hundred twenty-
2 four-m (224-m) of the supplemental supplement to the code, 1915,
3 (C. C. Sec. 175) is hereby amended by striking out the first sentence
4 of said section.

1 **SEC. 15. Insurance commissioner.** Section one thousand six
2 hundred eighty-three-r (1683-r) of the supplement to the code, 1913,
3 (C. C. Sec. 5460) is hereby amended by striking out the last sentence
4 of said section.

1 **SEC. 16. Assistants to insurance commissioner.** Section one
 2 thousand six hundred eighty-three-r2 (1683-r2) of the supplement
 3 to the code, 1913, (C. C. Sec. 5462) is hereby amended by striking
 4 out all of the first sentence of said section commencing with the word
 5 "and" in line three (3) and by placing a period (.) after the word
 6 "insurance" in the same line. Said section is further amended by
 7 striking out all of said section commencing with the word "two" in
 8 line nine (9) down to and including the word "and" in line sixteen
 9 (16), and by inserting after the word "salaries" in line twenty-six
 10 (26) the following words: "of additional clerks and assistants".

1 **SEC. 17. Insurance examiners—extra help.** Section one thou-
 2 sand eight hundred twenty-one-c (1821-c) of the supplement to the
 3 code, 1913, as amended by section fourteen (14), chapter three hun-
 4 dred forty-eight (348), acts of the thirty-eighth (38) general assem-
 5 bly, (C. C. Sec. 5470) is hereby amended by striking out all of said
 6 section commencing with the word "who" in line three (3) down to
 7 and including the word "year" in line four (4), and by striking out
 8 all of line six (6) of said section. Said section is further amended by
 9 striking out all of said section commencing with the word "Such" in
 10 line fourteen (14) down to and including the period (.) in line six-
 11 teen (16), and by striking out all of said section commencing with
 12 the word "shall" in line sixteen (16) down to and including the word
 13 "they" in line seventeen (17), and by striking all of said section com-
 14 mencing with the word "Such" in line twenty (20) down to and in-
 15 cluding the period (.) in line twenty-six (26).

1 **SEC. 18. Examiners of fraternal beneficiary associations.**
 2 Section one thousand eight hundred thirty-nine-b (1839-b) of the
 3 supplement to the code, 1913, as amended by section twelve (12),
 4 chapter three hundred forty-eight (348), acts of the thirty-eighth
 5 (38) general assembly, (C. C. Sec. 5573) is hereby amended by strik-
 6 ing out the last sentence of said section.

1 **SEC. 19. Expenses of examiners.** Section one thousand eight
 2 hundred thirty-nine-e (1839-e) of the supplement to the code, 1913,
 3 (C. C. Sec. 5576) is hereby amended by striking out of line two (2)
 4 the words "provided for in section two of this act".

1 **SEC. 20. Railroad commissioners.** Section two thousand one
 2 hundred twenty-one (2121) of the supplemental supplement to the
 3 code, 1915, as amended by section two (2), chapter three hundred
 4 fifteen (315) acts of the thirty-seventh (37) general assembly, (C.
 5 C. Sec. 5044) is hereby amended by changing the comma (,) at the
 6 end of line four (4) to a period (.) and by striking out all of said
 7 section following said comma (,).

1 **SEC. 21. Commerce counsel.** Section two thousand one hundred
 2 twenty-one-j (2121-j) of the supplement to the code, 1913, (C. C.
 3 Sec. 5047) is hereby amended by striking out all of said section com-
 4 mencing with the word "He" in line four (4) down to and including
 5 the period (.) in line twelve (12).

1 **SEC. 22. State agents under board of control.** Section two thou-
 2 sand six hundred ninety-two-a (2692-a) of the supplemental supple-
 3 ment to the code, 1915, as amended by section one (1), chapter fifty-

4 four (54), section one (1), chapter three hundred forty-nine (349)
5 and section one (1), chapter four hundred twenty-seven (427), acts
6 of the thirty-seventh (37) general assembly and section one (1),
7 chapter one hundred five (105), acts of the thirty-eighth (38) gen-
8 eral assembly, (C. C. Sec. 1913) is hereby amended by striking out
9 the words "not more than six persons" in line six (6) of said section
10 and inserting in lieu thereof the words "the number of persons
11 designated by law", and by striking out all of said section commenc-
12 ing with the word "The" in line eight (8) down to and including the
13 period (.) in line ten (10).

1 SEC. 23. **Expenses of state agents.** Section two thousand six
2 hundred ninety-two-c (2692-c) of the supplemental supplement to the
3 code, 1915, as amended by section two (2), chapter three hundred
4 seventy (370), acts of the thirty-seventh (37) general assembly,
5 (C. C. Sec. 1915) is hereby amended by striking out all of said section
6 down to and including the word "the" in line ten (10) and inserting
7 in lieu thereof the word "The", and by striking out the word "hereby"
8 in line eleven (11) of said section.

1 SEC. 24. **Board of control.** Section two thousand seven hundred
2 twenty-seven-a1 (2727-a1) of the supplement to the code, 1913, (C.
3 C. Sec. 1852) is hereby amended by changing the comma (,) in line
4 twenty (20) to a period (.) and by striking out all of said section
5 following said comma (,) down to and including the period (.) in
6 line twenty-one (21).

1 SEC. 25. **Secretary of board of control.** Section two thousand
2 seven hundred twenty-seven-a3 (2727-a3) of the supplemental sup-
3 plement to the code, 1915, (C. C. Sec. 1854) is hereby amended by
4 changing the comma (,) in line three (3) to a period (.) and by
5 striking out all of said section following said comma (,) down to and
6 including the period (.) in line five (5).

1 SEC. 26. **Expenses of board of control.** Section two thousand
2 seven hundred twenty-seven-a4 (2727-a4) of the supplement to the
3 code, 1913, (C. C. Sec. 1858) is hereby amended by striking out the
4 words "salaries and" in line three (3).

1 SEC. 27. **State architect.** Section two thousand seven hundred
2 twenty-seven-a23 (2727-a23) of the supplement to the code, 1913,
3 (C. C. Sec. 1872) is hereby amended by striking out all of said sec-
4 tion commencing with the word "Said" in line eight (8) down to and
5 including the period (.) in line eleven (11), and by striking out the
6 words "fixed by the board" in line sixteen (16), and by changing the
7 comma (,) in line seventeen (17) to a period (.) and by striking out
8 all of said section following said comma (,).

1 SEC. 28. **Assistants to state fire marshal.** Section two thou-
2 sand four hundred sixty-eight-b (2468-b) of the supplement to the
3 code, 1913, (C. C. Sec. 1039) is hereby amended by changing the
4 comma (,) in line three (3) to a period (.) and by striking out all
5 of said section following said comma (,).

1 SEC. 29. **Expenses of state fire marshal.** Section two thou-
2 sand four hundred sixty-eight-p (2468-p) of the supplement to the
3 code, 1913, (C. C. Sec. 1053) is hereby amended by striking out the

4 word "thirteen" in line three (3) and inserting the word "six" in
 5 lieu thereof, and by striking out the words "maintaining the depart-
 6 ment of the state fire marshal and paying all expenses thereof." in
 7 lines four (4) and five (5) and by inserting in lieu thereof the words
 8 "paying the expenses and fees authorized by this chapter."

1 **SEC. 30. State fire marshal and deputy.** Section two thou-
 2 sand four hundred sixty-eight-l (2468-l) of the supplement to the
 3 code, 1913, (C. C. Sec. 1049) is hereby amended by striking out of
 4 said section the first sentence and by changing the comma (,) follow-
 5 ing the word "duties" in line eight (8) to a period (.), and by strik-
 6 ing out all of said section following said comma (,).

1 **SEC. 31. Labor commissioner.** Section two thousand four hun-
 2 dred seventy-seven (2477) of the supplement to the code, 1913, (C.
 3 C. Sec. 881) is hereby amended by striking out all of said section
 4 commencing with the word "The" in line five (5) down to and includ-
 5 ing the word "for" in line eleven (11), and inserting in lieu thereof
 6 the following: "One of the factory inspectors in the bureau of labor
 7 statistics shall be a woman, who". Said section is further amended
 8 by striking out the word "such" in line twenty-two (22) and insert-
 9 ing in lieu thereof the word "all", and by striking out of lines thirty-
 10 two (32) and thirty-three (33) the words "of the commissioner, his
 11 deputy, the factory inspectors and clerk".

1 **SEC. 32. Employment bureau.** Section two thousand four hun-
 2 dred seventy-seven-g1 (2477-g1) of the supplemental supplement to
 3 the code, 1915, (C. C. Sec. 891) is hereby amended by changing the
 4 comma (,) at the end of line ten (10) to a period (.) and by strik-
 5 ing out all of said section following said comma (,) down to and in-
 6 cluding the period (.) in line thirteen (13).

1 **SEC. 33. Industrial commissioner.** Section two thousand four
 2 hundred seventy-seven-m 23 (2477-m23) of the supplement to the
 3 code, 1913, (C. C. Sec. 832) is hereby amended by striking out all of
 4 said section commencing with the word "The" in line five (5) down
 5 to and including the period (.) in line nine (9), and by striking out
 6 the word "twenty" in line forty-eight (48) and inserting in lieu
 7 thereof the word "five".

1 **SEC. 34. Mine inspectors.** Section two thousand four hundred
 2 eighty-three (2483) of the supplement to the code, 1913, (C. C. Sec.
 3 732) is hereby amended by striking out all of said section after the
 4 period (.) in line nine (9).

1 **SEC. 35. Oil inspectors.** Section two thousand five hundred
 2 seven (2507) of the supplemental supplement to the code, 1915, as
 3 amended by chapter three hundred twenty-nine (329), acts of the
 4 thirty-eighth (38) general assembly, (C. C. Sec. 903) is hereby
 5 amended by striking out all of said section commencing with the
 6 word "The" in line four (4) down to the period (.) in line seven (7),
 7 and by striking out of said section the words "salaries and all other"
 8 in line ten (10). Said section is further amended by striking out the
 9 word "thirty-eight" in lines ten (10) and eleven (11) and inserting
 10 in lieu thereof the word "twenty", and by striking out all of said
 11 section commencing with the word "He" in line thirteen (13) down
 12 to and including the period (.) in line fourteen (14).

1 **SEC. 36. Dairy and food commissioner.** Section two thousand
2 five hundred fifteen (2515) of the supplemental supplement to the
3 code, 1915, as amended by section one (1), chapter three hundred
4 seventy-seven (377), acts of the thirty-seventh (37) general assem-
5 bly and by section one (1), chapter two hundred six (206), acts of
6 the thirty-eighth (38) general assembly, (C. C. Sec. 1442) is here-
7 by amended by changing the comma (,) in line thirty-two (32) to
8 a period (.), and by striking out all of said section down to and in-
9 cluding the period (.) in line thirty-seven (37), and by striking
10 out of said section the words "at a salary of eighteen hundred dollars
11 per year," in lines thirty-seven (37) and thirty-eight (38) and in-
12 serting in lieu thereof the word "and", and by striking out the words
13 "at a salary of sixteen hundred dollars per year" in lines thirty-
14 eight (38) and thirty-nine (39). Said section is further amended
15 by striking out line forty-two (42) and inserting in lieu thereof the
16 word "six", and by striking out all of said section commencing
17 with the word "at" in line forty-three (43) down to and including
18 the comma (,) in the same line, and by striking out the following
19 words in lines fifty-four (54), fifty-five (55) and fifty-six (56):
20 "He shall receive a salary of twenty-four hundred dollars per year
21 and a bacteriologist and assistant chemist at a salary to be here-
22 after fixed by the general assembly."

1 **SEC. 37. State veterinarian.** Section two (2), chapter two hun-
2 dred eighty-seven (287), acts of the thirty-eighth (38) general as-
3 sembly (C. C. Sec. 1713) is hereby amended by changing the comma
4 (,) in line three (3) to a period (.) and by striking out all of said
5 section down to and including the period (.) in line five (5).

1 **SEC. 38. Assistant veterinarians.** Section nine (9), chapter
2 two hundred eighty-seven (287), acts of the thirty-eighth (38) gen-
3 eral assembly, (C. C. Sec. 1733) is hereby amended by striking out
4 the words "and fix the compensation thereof" in lines two (2) and
5 three (3).

1 **SEC. 39. Fish and game warden.** Section two thousand five
2 hundred thirty-nine (2539) of the supplemental supplement to the
3 code, 1915, (C. C. Sec. 1106) is hereby amended by striking out all
4 of said section commencing with the word "He" in line four (4)
5 down to and including the period (.) in line seven (7).

1 **SEC. 40. Deputy wardens.** Section two thousand five hundred
2 sixty-two (2562) of the supplemental supplement to the code, 1915,
3 (C. C. Sec. 1136) is hereby amended by striking out all of said sec-
4 tion commencing with the word "three" in line four (4) down to
5 and including the word "and" in line six (6) and by changing the
6 comma (,) in the same line to a period (.), and by striking out all
7 of said section following said comma (,) down to and including the
8 period (.) in line nine (9).

1 **SEC. 41. State board of health.** Section two thousand five hun-
2 dred sixty-four (2564) of the supplement to the code, 1913, (C. C.
3 Sec. 1262) is hereby amended by striking out all of said section com-
4 mencing with the word "and" following the comma (,) in line
5 twenty-one (21) down to and including the comma (,) in line
6 twenty-three (23), and by striking out all of said section commenc-

7 ing with the word "That" in line sixty (60) down to and including
8 the period (.) in line seventy-five (75).

1 **SEC. 42. Antitoxin department.** Section two thousand five hun-
2 dred seventy-two-d (2572-d) of the supplement to the code, 1913, (C.
3 C. Sec. 1310) is hereby amended by striking out the words "includ-
4 ing necessary clerical assistance," in line three (3) and by striking
5 out the words "for clerical assistance and" and the word "other" in
6 line six (6). Said section is further amended by changing the semi-
7 colon (;) to a period (.) in line nine (9) and by striking out all of
8 said section following said semicolon (;).

1 **SEC. 43. Secretary of state board of health.** Section two thou-
2 sand five hundred seventy-four (2574) of the supplement to the code,
3 1913, (C. C. Sec. 1263) is hereby amended by striking out the first
4 sentence of said section and by inserting a period (.) after the
5 word "therefor" in line nine (9) and by striking out all of said sec-
6 tion following said word.

1 **SEC. 44. Nurse examiners.** Section two thousand five hundred
2 seventy-five-a34 (2575-a34) of the supplement to the code, 1913, (C.
3 C. Sec. 1330) is hereby amended by inserting after the word "ex-
4 cept" in line one (1), the words "the physician members and", and
5 by striking out all of said section commencing with the word "such"
6 in line three (3) down to and including the word "services" in line
7 four (4) and inserting in lieu thereof the words "eight dollars per
8 day for each day actually engaged in the discharge of his duties".

1 **SEC. 45. Embalmer examiners.** Section two thousand five hun-
2 dred seventy-five-a44 (2575-a44) of the supplement to the code,
3 1913, (C. C. Sec. 1345) is hereby amended by inserting after the word
4 "except" in line one (1), the words "the physician members and",
5 and by striking out all of said section commencing with the word
6 "such" in line three (3) down to and including the word "services"
7 in line five (5), and inserting in lieu thereof the words "eight dol-
8 lars per day for each day actually engaged in the discharge of his
9 duties", and by striking out the words "the sum of twenty-five dol-
10 lars per month, and" in lines five (5) and six (6).

1 **SEC. 46. Medical examiners.** Section two thousand five hun-
2 dred eighty-three (2583) of the supplement to the code, 1913, (C.
3 C. Sec. 1314) is hereby amended by striking out the words "the sum
4 of eight dollars for each day, and" in lines three (3) and four (4),
5 and by striking out the words "a sum not to exceed twenty-five dol-
6 lars per month and" in lines six (6) and seven (7).

1 **SEC. 47. Optometry examiners.** Section two thousand five hun-
2 dred eighty-three-p (2583-p) of the supplement to the code, 1913,
3 (C. C. Sec. 1410) is hereby amended by inserting after the word "ex-
4 cept" in line one (1) the words "the physician member and".

1 **SEC. 48. Commission of pharmacy.** Section two thousand five
2 hundred eighty-seven (2587) of the supplemental supplement to the
3 code, 1915, (C. C. Sec. 1415) is hereby amended by striking out all
4 of said section following the period (.) in line six (6).

1 **SEC. 49. Secretary of pharmacy commission.** Section two thou-
2 sand five hundred eighty-five (2585) of the supplement to the code,
3 1913, as amended by chapter one hundred eighty-three (183), acts of
4 the thirty-eighth (38) general assembly, (C. C. Sec. 1414) is hereby
5 amended by striking out all of said section commencing with the
6 word "The" in line nine (9) down to and including the period (.)
7 in line ten (10).

1 **SEC. 50. Superintendent of public instruction.** Section two
2 thousand six hundred twenty-seven-h (2627-h) of the supplement to
3 the code, 1913, (C. C. Sec. 2277) is hereby amended by striking out
4 the first sentence of said section.

1 **SEC. 51. Board of educational examiners.** Section two thou-
2 sand six hundred thirty-four-a (2634-a) of the supplemental supple-
3 ment to the code, 1915, (C. C. Sec. 2306) is hereby amended by strik-
4 ing out all of said section commencing with the word "Each" in line
5 four (4) down to and including the period (.) in line seven (7), and
6 by striking out all of said section commencing with the word "a" in
7 line eight (8) down to and including the word "and" following the
8 word "month" in line nine (9), and also by placing a period (.) after
9 the word "papers" in line twelve (12) and striking out all of said
10 section following said word down to and including the period (.) in
11 line sixteen (16).

1 **SEC. 52. Inspector of normal training.** Section two thousand
2 six hundred thirty-four-b4 (2634-b4) of the supplement to the code,
3 1913, (C. C. Sec. 2312) is hereby amended by striking out the last
4 sentence of said section.

1 **SEC. 53. State board of education.** Section two thousand six
2 hundred eighty-two-m (2682-m) of the supplement to the code, 1913,
3 as amended by chapter seventy-four (74), acts of the thirty-eighth
4 (38) general assembly, (C. C. Sec. 2328) is hereby amended by strik-
5 ing out all of said section down to the period (.) in line nine (9).

1 **SEC. 54. Expenses state board of education.** Section two thou-
2 sand six hundred eighty-two-l (2682-l) of the supplement to the
3 code, 1913, (C. C. Sec. 2327) is hereby amended by striking out the
4 words "salaries and" in line three (3) and by striking out the words
5 "salaries and" in line four (4).

1 **SEC. 55. Board of parole.** Section five thousand seven hundred
2 eighteen-a14 (5718-a14) of the supplement to the code, 1913, (C. C.
3 Sec. 2242) is hereby amended by striking out all of said section com-
4 mencing with the word "They" in line seventeen (17) down to and
5 including the period (.) in line twenty (20), and by striking out all
6 of said section commencing with the word "who" in line twenty-one
7 (21) down to and including the period (.) in line twenty-three (23).
8 Said section is further amended by striking out the last sentence of
9 said section.

1 **SEC. 56. Expenses of board of parole.** Section five thousand
2 seven hundred eighteen-a15 (5718-a15) of the supplement to the
3 code, 1913, (C. C. Sec. 2245) is hereby amended by striking out of
4 said section the words "salaries and" in line three (3) of said section.

1 **SEC. 57. Examiners of building and loan associations.** Section
 2 one thousand nine hundred four (1904) of the code, (C. C. Sec.
 3 5856) is hereby amended by striking out the words "five dollars per
 4 day" in line eleven (11) and inserting in lieu thereof the words "the
 5 per diem fixed by law", and by changing the colon (:) in line twelve
 6 (12) to a period (.) and by striking out all of said section following
 7 said colon (:) down to and including the period (.) in line fourteen
 8 (14).

1 **SEC. 58. Collection of collateral inheritance tax.** Section one
 2 (1), chapter three hundred (300), acts of the thirty-eighth (38)
 3 general assembly (C. C. Sec. 4743) is hereby amended by changing
 4 the comma (,) after the word "thereto" in line three (3) to a period
 5 (.) and by striking out all of said section following said comma (,).

1 **SEC. 59. Medical librarian.** Section three (3), chapter three
 2 hundred sixty-seven (367), acts of the thirty-eighth (38) general
 3 assembly (C. C. Sec. 2748) is hereby amended by striking out all of
 4 said section down to and including the word "for" in line four (4)
 5 and inserting in lieu thereof the following: "For the purpose of
 6 carrying out the provisions of this chapter the state librarian shall
 7 appoint".

1 **SEC. 60. Superintendent of banking.** Section four (4), chap-
 2 ter forty (40), acts of the thirty-seventh (37) general assembly (C.
 3 C. Sec. 5744) is hereby amended by striking out the last sentence of
 4 said section.

1 **SEC. 61. Assistants to superintendent of banking.** Section
 2 one (1), chapter three hundred thirty-five (335), acts of the thirty-
 3 eighth (38) general assembly (C. C. Secs. 5745, 5746, 5747 and
 4 5748) is hereby amended by striking out all of said section commenc-
 5 ing with the word "The" in line twenty-one (21) down to and in-
 6 cluding the period (.) in line thirty (30), and by striking out all of
 7 said section commencing with the word "The" in line thirty-three
 8 (33) down to and including the period (.) in line thirty-six (36).

1 **SEC. 62. Board of examiners for mine inspectors.** Section two
 2 thousand four hundred eighty (2480) of the code (C. C. Sec. 729) is
 3 hereby amended by striking out the last sentence of said section.

1 **SEC. 63. Oil inspectors.** Section two thousand five hundred
 2 three (2503) of the supplemental supplement to the code, 1915, (C.
 3 C. Sec. 899) is hereby amended by striking out the words "fourteen
 4 in number" in line five (5) of said section and inserting in lieu there-
 5 of the words "the number authorized by law", and by striking out the
 6 words "deputies, helpers and" in line fourteen (14).

1 **SEC. 64. Board of examiners for mine employees.** Section two
 2 thousand four hundred eighty-nine-c (2489-c) of the supplement to
 3 the code, 1913, (C. C. Sec. 780) is hereby amended by striking out
 4 the last sentence of said section.

Approved April 11, A. D. 1921.

CHAPTER 210

CITIES AND TOWNS

H. F. 788.

AN ACT to repeal chapter two hundred thirty-four (234), acts of the thirty-eighth (38) general assembly, and house file number two hundred ninety-seven (297), acts of the thirty-ninth (39) general assembly, and to enact a substitute therefor relating to contracts and maintenance bonds for street and sewer improvements.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Contractor's bond to repair. That chapter two hun-
2 dred thirty-four (234), acts of the thirty-eighth (38) general assem-
3 bly and house file number two hundred ninety-seven (297), acts of
4 the thirty-ninth (39) general assembly, are hereby repealed and the
5 following enacted in lieu thereof:

6 "Every contract for the making or reconstruction of any street or
7 sewer improvement, except a street improvement by graveling shall
8 contain a provision obligating the contractor and his bondsmen to
9 keep such improvement in good repair for the period herein provided.
10 In the case of a street improvement such obligation shall be for a
11 period of not less than four (4) years after the acceptance of the im-
12 provement by the city and in the case of a sewer improvement such
13 obligation shall be for a period of not less than two (2) years from
14 such acceptance. The bond of the contractor in such cases shall be
15 so conditioned as to conform to the terms of the contract for the mak-
16 ing or reconstruction of the improvement as herein specified."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance, shall take effect and be in force from and after its
3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 15, 1921, and in the Des Moines Capital April 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 211

SCHOOLS AND SCHOOL DISTRICTS

H. F. 786.

AN ACT limiting actions questioning the legal organization of all school districts after the exercise of the franchises and privileges of the district for a certain term and to declared when school district shall be deemed organized and to have commenced the exercise of its franchises and privileges.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Limitation on quo warranto proceedings. No ac-
2 tion shall be brought questioning the legality of the organization of
3 any school district in this state after the exercise of the franchises
4 and privileges of a district for the term of six months.

1 SEC. 2. When organization deemed complete. Every school
2 corporation shall, for the purpose of this act, be deemed duly organ-
3 ized and to have commenced the exercise of its franchises and privi-
4 leges when the president of the board of directors has been elected,
5 and the record book of such corporation duly certified by the acting
6 secretary thereof, showing such election and the time thereof, shall
7 be prima facie evidence of such facts.

1 SEC. 3. Retroactive scope. This act shall apply to all school dis-
2 tricts heretofore organized, provided, however, that this act shall not
3 operate to bar actions questioning the legal organization of school
4 districts heretofore organized until thirty days after the taking effect
5 of this act.

1 SEC. 4. Pending litigation. This act shall not affect pending
2 litigation.

1 SEC. 5. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Register and in the Des Moines Capital,
4 newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 212

FISH AND GAME

H. F. 802.

AN ACT to amend section twenty-five hundred forty-two (2542) of the code (C. C. Sec. 1110), relating to fishing from a power-driven boat.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Fishing from motor boat. That the law as it ap-
2 pears in section twenty-five hundred forty-two (2542) of the code
3 (C. C. Sec. 1110) be and the same is hereby amended by striking out
4 the period at the end of said section and inserting a semicolon, and
5 adding:

6 "and no fish may be taken by trolling from any gasoline oil or
7 electric launch or steamboat propelled by such power, from any of
8 the lakes of the state."

1 SEC. 2. Non-applicability of act. This act shall not apply to
2 or be effective upon the Mississippi or Missouri rivers.

Approved April 11, A. D. 1921.

CHAPTER 213

COUNTY OR DISTRICT FAIRS

H. F. 815.

AN ACT to amend section one (1) of chapter eighty-nine (89), acts of the thirty-seventh general assembly (C. C. Sec. 1637), relative to purchasing real estate and levying taxes for county or district fair purposes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Tax for erection and repair. That section one (1) of
 2 chapter eighty-nine (89), acts of the thirty-seventh general assembly
 3 (C. C. Sec. 1637), be and the same is hereby amended by striking
 4 therefrom all after the period (.) in line thirty-four (34) and insert-
 5 ing in lieu thereof the following:
 6 "The board of supervisors of any county which has acquired real
 7 estate for county or district fair purposes and which has a county or
 8 district fair association using said real estate may levy a direct tax
 9 upon all of the property of the county not to exceed one-half ($\frac{1}{2}$)
 10 mill; which money shall be expended only for the erection and repair
 11 of buildings or other permanent improvements on the fair grounds or
 12 for the payment of debts contracted in the erection of such buildings
 13 or other permanent improvements."

Approved April 11, A. D. 1921.

CHAPTER 214

LEVEES, DITCHES AND DRAINS

H. F. 864.

AN ACT to amend section nineteen hundred eighty-nine-a twelve (1989-a12), supplemental supplement to the code, 1915, as amended by section one (1), chapter one hundred twenty-seven (127) and section two (2), chapter three hundred forty-four (344), acts of the thirty-seventh general assembly (C. C. Sec. 4851), relating to the assessment of costs and damages in levee or drainage districts.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Payment of assessments—notice of partial and
 1 full completion. That the law as it appears in section nineteen hun-
 2 dred eighty-nine-a twelve (1989-a12), supplemental supplement to
 3 the code, 1915, as amended by section one (1), chapter one hundred
 4 twenty-seven (127), and section two (2), chapter three hundred
 5 forty-four (344), acts of the thirty-seventh general assembly (C. C.
 6 Sec. 4851), be and the same is hereby amended by striking out the
 7 word "ten" in line fifty-six (56) thereof and by substituting in lieu
 8 thereof the word "twenty"; also by striking out of line fifty-nine (59)
 9 the word "ten" and by substituting in lieu thereof the word "twenty";
 10 also by changing the comma (,) following the word "supervisors" in
 11 line sixty (60) to a period (.) and by inserting after said period so
 12 substituted, the following:
 13 "Within two days after the engineer has filed a certificate that the

14 work is half completed, and within two days after the board of super-
 15 visors have accepted the improvement as hereinbefore provided, the
 16 county auditor shall notify the owner of each such parcel of any land,
 17 lot or premises, of such fact, such notice to be sent by registered
 18 mail to the address filed with the auditor at the time of making the
 19 above agreement,".

1 **SEC. 2. Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect from and after its
 3 passage and publication in the Des Moines Capital and the Des Moines
 4 Register, newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital
 April 18, 1921, and in the Des Moines Register April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 215

PRIMARY ROAD SYSTEM

H. F. 867.

AN ACT to amend section twenty-eight (28) of chapter two hundred thirty-seven (237),
 acts of the thirty-eighth general assembly, relative to bonds for the improvement of
 the primary road system.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Bonds as county obligation.** That the law as it ap-
 2 pears in section twenty-eight (28), chapter two hundred thirty-seven
 3 (237), acts of the thirty-eighth general assembly (C. C. Sec. 2936)
 4 is hereby amended by adding following the period in line forty-two
 5 thereof the following: "The bonds herein authorized are general
 6 obligations of the county. Should the funds on hand not be sufficient
 7 to retire said bonds on the date of maturity thereof, the board of
 8 supervisors shall refund the same through the issuance of county
 9 funding bonds, as provided in sections four hundred three (403) and
 10 four hundred seven (407) supplement to the code, 1913 (C. C. Secs.
 11 3261 and 3267)."

1 **SEC. 2. Act retroactive.** The provisions of this act shall apply
 2 to all bonds heretofore authorized under the provisions of chapter
 3 two hundred thirty-seven (237), acts of the thirty-eighth general
 4 assembly, as well as to all bonds that may hereafter be authorized
 5 under said chapter.

1 **SEC. 3. Publication clause.** This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 15, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 216

CIVIL SERVICE COMMISSION IN CERTAIN CITIES

S. F. 310.

AN ACT to establish a civil service commission in cities organized under chapter fourteen-D (14-D), title five (V), supplemental supplement to the code, 1915, (compiled code, chap. 40, title XIII); prescribing the duties of the commission and providing for the hearing and determining of charges filed against employees.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Civil service commission—appointment—tenure—organization—removal. In cities organized under the provisions of chapter fourteen-D (14-D), title five (V), supplemental supplement to the code, 1915, (compiled code, Chap. 40, title XIII), and having a population of fifteen thousand (15,000) and over, the council shall, and in such cities having a population of two thousand (2,000) and less than fifteen thousand (15,000), the council may, by ordinance appoint three civil service commissioners, who shall hold office, one until the first Monday in April of the second year after his appointment, one until the first Monday in April of the fourth year after his appointment, and one until the first Monday in April of the sixth year after his appointment, and thereafter as a term expires an appointment shall be made for a period of six years; provided, however, that in all cases in which no civil service commissioners are appointed by the council, the council shall have the same powers and exercise and perform all the duties devolving upon such commissioners, as provided for in this act. The chairman of this commission for each biennial period shall be the member whose term first expires. No person while on the said commission shall hold or be a candidate for any office of public trust. Two of said members shall constitute a quorum to transact business. The commissioners must be citizens of Iowa, and residents of the state for more than three years next preceding their appointment. The council may, by a majority vote remove any of said commissioners during their term of office for cause, and shall fill any vacancy that may occur in said commission for the unexpired term. The city council shall provide suitable rooms in which the said civil service commission may hold its meetings. They shall have a clerk, who shall keep a record of all its proceedings, and the city shall supply said commission with all necessary equipment to properly attend to such business. Said commissioners shall receive no compensation.

SEC. 2. Oath of office. Before entering upon the duties of their office, each commissioner shall take and subscribe an oath which shall be filed and kept in the office of the city clerk, to support the constitution of the United States and the state of Iowa, and to obey the laws, and aim to fill and maintain honest and efficient departments, free from partisan distinction or control and to perform the duties of his office to the best of his ability.

SEC. 3. Examinations—list of eligibles—appointments. Such commission shall hold examinations for the purpose of determining the qualifications of applicants for positions in the fire and police

4 departments and such other departments as the city council may,
5 from time to time, by ordinance or resolution designate, which exam-
6 inations shall be held once a year and oftener if the same becomes
7 necessary and they shall be practical in their character and relate to
8 such matters as will fairly test the fitness of the person examined
9 to discharge the duties of the position to which he seeks to be appoint-
10 ed. Such commission shall, as soon as possible after the examina-
11 tions are held, prepare a list of eligibles for each department, which
12 lists shall show the ratings of each person as determined from the
13 examination and those persons having the highest rating shall appear
14 first upon said lists. Such lists of eligibles shall be preserved by the
15 clerk of the commission. New lists shall be prepared each year and
16 appointments made therefrom, except that the appointing officer may
17 make appointments from names appearing upon previous lists if he
18 desires to do so. All vacancies occurring in positions under civil serv-
19 ice shall be filled from the eligible lists thus prepared. When a vacancy
20 occurs the city manager shall notify the clerk of the commission
21 thereof. Whereupon said clerk shall certify to said manager the
22 names of three persons whose rating appear the highest upon the
23 eligible list, from which list the manager shall fill the vacancy. No
24 name shall be certified more than three times, and if the name of a
25 person is certified three times and he is not appointed, such name
26 shall be dropped from the eligible list. If the eligible list in any de-
27 partment shall be reduced to less than three, then the manager may
28 temporarily fill a vacancy until the next examination of the commis-
29 sion, but such temporary appointment shall cease and new appoint-
30 ment made when the new eligible list is prepared.

SEC. 4. **Removal or suspension of employees—notice—hear-**
1 **ing.** All persons subject to civil service, shall be subject to removal
2 from office or employment by the city manager for misconduct or
3 failure to properly perform their duties under such rules and regu-
4 lations as may be applied to each department. The chief of police,
5 the chief of the fire department, or any person in charge of a munic-
6 ipal department, may peremptorily suspend or discharge any sub-
7 ordinate under his control for neglect of duties, disobedience of
8 orders or misconduct, but it shall be his duty, within twenty-four
9 (24) hours thereafter, to report such suspension or discharge, with
10 the reasons therefor in writing to the city manager, who shall there-
11 upon investigate the truth of said charges. Before taking final action
12 upon any charges filed with him, the city manager shall notify, in
13 writing, the person charged of the nature of such charges and give
14 him five days within which to rebut or disprove the same and such
15 person shall be afforded all reasonable opportunity to present his evi-
16 dence to the manager before final action is taken. The manager shall
17 have authority to summon witnesses by subpoena and direct the pro-
18 duction of books and papers and have full control of the proceedings.
19 After the charges have been fully investigated, as herein provided,
20 the manager shall prepare a written report of his decision, which
21 report shall contain a summary of the evidence and his conclusion
22 therefrom. If the charges are sustained the manager shall either
23 suspend, discharge, reduce in rank or impose such punishment as he
24 may deem necessary or advisable. If said charges are not sustained
25 said party shall be reinstated. The accused party shall have the right

26 to petition the civil service commission in writing for a rehearing, if
 27 he is dissatisfied with the decision of the manager, which petition
 28 must be filed with the commission and the manager notified within five
 29 days from the time of the manager's decision is rendered. If no re-
 30 hearing is granted the decision of the manager shall be final and no
 31 appeal shall be taken therefrom. If a rehearing shall be granted by
 32 the commission, the same procedure shall be gone over before it, as
 33 was gone over before the manager and such decision shall be rendered
 34 by it as it thinks proper without reference to the previous decision
 35 made by the manager, and its decision shall be final and no appeal
 36 shall lie therefrom. In case such hearing shall be granted by the
 37 commission it shall then become the duty of the manager to carry out
 38 and enforce its decision.

1 **SEC. 5. Chief of police—fire department—appointments.** The
 2 manager shall appoint the chief of police and chief of the fire depart-
 3 ment and, as far as possible these appointments shall be made from
 4 residents of said city, but the tenure of any person holding such
 5 position at this time shall not be affected by this act; provided, how-
 6 ever, that such officer may be removed for cause in accordance with the
 7 provisions of the next preceding section. No person shall be employed
 8 in any capacity in the fire or police department, or any other depart-
 9 ment which is governed by civil service, unless he is a citizen of the
 10 United States, can read and write the English language, and in every
 11 other respect proves a fit and proper person for the position.

1 **SEC. 6. Political contributions.** No member of the fire or police
 2 department or any other municipal department in such city shall
 3 directly or indirectly contribute any money or anything of value to
 4 any candidate for nomination or election to any office or to any cam-
 5 paign or political committee. Any person violating any of the pro-
 6 visions of this section shall be deemed guilty of a misdemeanor and
 7 upon conviction shall pay a fine of not less than twenty-five dollars
 8 (\$25.00), nor more than one hundred dollars (\$100.00), or be im-
 9 prisoned in the county jail not to exceed thirty days.

Approved April 12, A. D. 1921.

CHAPTER 217

BOARD OF PAROLE

S. F. 323.

AN ACT to provide a permanent fund to be used under the direction of the board of parole for aid, in emergencies, of persons on parole.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Men's parole relief fund.** That there is hereby es-
 2 tablished a fund of one thousand dollars to be known as the "Men's
 3 parole relief fund", to be kept by the treasurer of state and subject
 4 to the warrants of the chairman and secretary of the board of parole.

1 **SEC. 2. Women's parole relief fund.** That there also be es-
 2 tablished a fund of two hundred and fifty dollars to be known as the

3 "Women's parole relief fund" to be kept by the treasurer of state,
4 and subject to the warrants of the chairman and secretary of the
5 board of control.

1 **SEC. 3. Expenditure—reimbursement.** Said funds may be used
2 for the relief of paroled prisoners who, because of illness, loss of em-
3 ployment or conditions creating personal need, are in distress; but in
4 no instance shall the amount advanced or so used exceed twenty-five
5 dollars (\$25.00). In all cases the need of such parolee shall first be
6 determined by the board paroling such person, and all advancements
7 made shall be treated as loans, and an obligation to repay the same
8 during the parole period shall be given by said parolee to the state of
9 Iowa, which when paid shall be turned into the parole relief fund
10 from which such relief was granted.

1 **SEC. 4. Appropriation.** There is hereby appropriated the sum
2 of twelve hundred and fifty dollars (\$1250.00) out of any funds not
3 otherwise appropriated, to carry out the provisions of the act.

Approved April 12, A. D. 1921.

CHAPTER 218

JOINT COMMITTEE ON RETRENCHMENT AND REFORM

S. F. 330.

AN ACT to repeal section one hundred eighty-one (181) of the supplement to the code, 1913, (C. C. Sec. 39), relating to the committee on retrenchment and reform, and enacting a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Repeal.** That section one hundred eighty-one (181)
2 of the supplement to the code, 1913, (C. C. Sec. 39), be repealed and
3 the following substituted therefor:

1 **SEC. 2. Ex officio members.** The chairman of the committee on
2 ways and means, judiciary and appropriations, of the senate and
3 house, respectively, and two members from the senate, to be appointed
4 by the president of the senate, and two members from the house, to
5 be appointed by the speaker of the house, at each regular session,
6 shall constitute a standing committee on retrenchment and reform.

1 **SEC. 3. Appointive members.** Both of the appointive members
2 in the senate and the house, respectively, shall be named from the
3 representatives of the minority parties, if there be such; provided,
4 however, that if there be but one member of the minority party in
5 either the senate or the house, the representation on said committee
6 in such house shall be one member from the minority parties.

1 **SEC. 4. Organization.** The committee shall organize by elect-
2 ing a chairman and a secretary from its membership, and may meet
3 at such times and places as may be ordered by resolution or upon call
4 of the chairman and three (3) other members of the committee.

1 SEC. 5. Authority. The authority granted by law to the joint
2 committee on retrenchment and reform shall continue after adjourn-
3 ment of the legislature and until the succeeding legislature shall con-
4 vene and organize, with the same force and effect as is now granted
5 by law to such committee during the period the legislature is in ses-
6 sion.

1 SEC. 6. Records. The committee shall make a record of its meet-
2 ings and transactions, which record shall be kept in the office of the
3 secretary of state and shall be open to public inspection.

1 SEC. 7. Compensation. For meetings of the committee other
2 than those held during the time the legislature is in session, each
3 member of the committee shall receive his actual traveling expenses
4 and a per diem of ten dollars (\$10) per day for each day in attendance;
5 itemized statements for such expenses and per diem shall be presented
6 to and audited by the state board of audit, and paid from any funds
7 in the state treasury not otherwise appropriated.

Approved April 12, A. D. 1921.

CHAPTER 219

MOTOR VEHICLES

S. F. 531.

AN ACT prescribing the kind of lights with which motor vehicles sold or offered for sale must be equipped and providing penalties for the violation thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sale without lights. No person shall offer or ex-
2 pose for sale, sell, transfer, deliver, or have in his possession with
3 intent to sell, any motor vehicle which is not equipped with head and
4 rear lights as prescribed by law.

1 SEC. 2. First conviction. Any person violating the preceding
2 section shall be punished by a fine of not less than twenty-five dollars
3 (\$25.00) nor more than one hundred dollars (\$100.00).

1 SEC. 3. Second conviction. If any person who has been con-
2 victed of violating section one (1) of this act shall again be convicted
3 of a violation of said section, he shall be punished by a fine of not less
4 than fifty dollars (\$50.00) nor more than two hundred dollars
5 (\$200.00), but such former conviction shall be referred to in the
6 indictment or information, stating the court, date, and place that the
7 judgment was rendered.

1 SEC. 4. Third conviction. If any person who has been con-
2 victed of a second offense as specified in the preceding section shall
3 again be convicted of violating section one (1) of this act, he shall
4 be punished by a fine of not less than one hundred dollars (\$100.00)
5 nor more than three hundred dollars (\$300.00), but such former con-
6 victions shall be referred to in the indictment or information, stating
7 the courts, dates, and places that the judgments were rendered.

1 **SEC. 5. Prima facie evidence.** On the trial of any of the of-
 2 fenses named in the two (2) preceding sections, a duly authenticated
 3 copy of the record of the former judgment in any court wherein said
 4 conviction was had shall be prima facie evidence of such former con-
 5 viction and may be used in evidence.

Approved April 12, A. D. 1921.

CHAPTER 220

PRIMARY ROAD SYSTEM

H. F. 552.

AN ACT to provide for the creation of a primary road contingent fund, to direct the manner in which the same shall be disbursed and reimbursed, and to provide security therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Contingent fund.** The state treasurer is hereby
 2 directed to set aside from the primary road fund the sum of one hun-
 3 dred fifty thousand dollars (\$150,000.00) to be known as the primary
 4 road contingent fund.

1 **SEC. 2. Payments.** When claims for labor, freight or other
 2 items which must be paid promptly and which are payable from the
 3 primary road fund or from the state highway commission mainte-
 4 nance fund, are presented to the said commission for payment, the
 5 said commission may direct that warrants in payment of said claims
 6 be drawn on said primary road contingent fund. Such warrants,
 7 when so drawn and signed by the auditor of the state highway com-
 8 mission, shall be honored by the state treasurer for payment from
 9 the said contingent fund.

1 **SEC. 3. Reimbursement of fund.** The claims in payment of
 2 which warrants are drawn on the primary road contingent fund,
 3 shall be audited in the usual manner prescribed by law and shall have
 4 noted thereon that warrants in payment thereof have been drawn on
 5 the said contingent fund. After the final audit of such claims the
 6 state auditor shall draw warrants therefor in the regular manner and
 7 forward the same to the state highway commission for record. When
 8 such warrants have been recorded in the office of the said commission
 9 they shall be forwarded to the state treasurer who shall cancel the
 10 same, charge them to the proper fund and credit the primary road
 11 contingent fund with the amount thereof.

1 **SEC. 4. Bond.** The auditor of the state highway commission shall
 2 give bond to the state of Iowa in the sum of ten thousand dollars
 3 (\$10,000.00) conditioned for the faithful performance of his duties
 4 relative to said fund. Said bond after approval by the state highway
 5 commission shall be deposited in the office of the secretary of state.

Approved April 12, A. D. 1921.

CHAPTER 221.

STATE EXPENSE CREATED IN ATTENDING CONVENTIONS, ETC.

S. F. 556.

AN ACT to amend the law as it appears in section one (1) of chapter four hundred nine (409) acts of the thirty-eighth general assembly (C. C. Sec. 272) requiring that authority be secured from executive council before trips can be made by state officers, outside of the state at state expense.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Attending conventions outside state—conditions.
 1 Amend the law as it appears in section one (1) of chapter four hun-
 2 dred nine (409) acts of the thirty-eighth general assembly (C. C.
 3 Sec. 272) by changing the period following the word "funds" in line
 4 seven to a semicolon and adding the following: "and the auditor of
 5 state shall not draw warrants upon any state funds or other funds
 6 belonging to the public payable to any state officer, commissioner,
 7 member of a state board, association, society, organization or depart-
 8 ment except, governor, attorney general, railroad commissioners and
 9 commerce counsel and those under the supervision of the board of
 10 control or the board of education, in payment of any obligation or
 11 expense created in attending conventions or other public gatherings
 12 or conferences outside the limits of the state of Iowa, except that
 13 before such warrant shall be issued a copy of a certificate of author-
 14 ity issued by the secretary of the executive council showing that such
 15 person or persons were authorized by the executive council to create
 16 such expense shall have been filed in the office of the auditor of state."

Approved April 12, A. D. 1921.

CHAPTER 222

VITAL STATISTICS

H. F. 584.

AN ACT to provide for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the bureau of vital statistics at the capitol of the state, as required to be established by the state registrar of vital statistics; to insure thorough organization and efficiency of the registration of vital statistics throughout the state; to provide certain penalties; to repeal all acts and parts of acts in conflict herewith, and to appropriate ten thousand dollars (\$10,000.00) therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. State registrar—duties. That the secretary of the
 2 state board of health shall be the state registrar of vital statistics and
 3 shall have charge of the registration of births and deaths; shall pre-
 4 pare the necessary instructions, forms and blanks for obtaining and
 5 preserving such records and shall procure the faithful registration
 6 of the same in each primary registration district as constituted in

7 section three (3) of this act, and in the central bureau of vital statis-
8 tics at the capital of the state. The state registrar shall be charged
9 with the uniform and thorough enforcement of the law throughout
10 the state, and shall from time to time recommend any additional
11 legislation that may be necessary for this purpose.

SEC. 2. Assistants — compensation — suitable apartments.

1 That the state registrar shall provide for such clerical and other
2 assistants as may be necessary for the purposes of this act, who shall
3 serve during the pleasure of the state registrar, and may fix the com-
4 pensation of persons thus employed within the amount appropriated
5 therefor by the legislature. Suitable apartments shall be provided by
6 the executive council for the bureau of vital statistics in the state
7 capitol at Des Moines, which shall be properly equipped with fire-
8 proof vault and filing cases for the permanent and safe preservation
9 of all official records made and returned under this act.

1 **SEC. 3. Primary registration districts—combinations.** That for
2 the purpose of this act the state shall be divided into registration
3 districts as follows: each city, incorporated town, and township
4 shall constitute a primary registration district; provided, that the
5 state registrar may combine two or more primary registration dist-
6 tricts when necessary to facilitate registration.

SEC. 4. Local registrars — appointment — tenure—removal—

1 **deputy—sub-registrars.** That within ninety days after the taking
2 effect of this act, or as soon thereafter as possible, the board of super-
3 visors, in and for each county in the state, shall appoint a local regis-
4 trar of vital statistics for each registration district in the state. The
5 term of office of each local registrar so appointed shall be four years,
6 and until his successor has been appointed and has qualified.

7 Any local registrar, who, in the judgment of the state registrar,
8 fails or neglects to discharge efficiently the duties of his office as laid
9 down in this act, or to make prompt and complete return of births
10 and deaths as required thereby, shall be forthwith removed by the
11 state registrar, and such other penalties may be imposed as are pro-
12 vided under section twenty-two (22) of this act.

13 Each local registrar shall, immediately upon his acceptance of
14 appointment as such, appoint a deputy, whose duty it shall be to act
15 in his stead in case of absence or disability; and such deputy shall in
16 writing accept such appointment, and be subject to all rules and
17 regulations governing local registrars. And when it appears neces-
18 sary for the convenience of the people in any rural district, the local
19 registrar is hereby authorized, with the approval of the state regis-
20 trar, to appoint one or more suitable persons to act as sub-registrars,
21 who shall be authorized to receive certificates and to issue burial or
22 removal permits in and for such portions of the district as may be
23 designated; and each sub-registrar shall note, on each certificate,
24 over his signature, the date of filing, and shall forward all certificates
25 to the local registrar of the district within ten (10) days, and in all
26 cases before the third (3d) day of the following month; provided,
27 that all sub-registrars shall be subject to the supervision and control
28 of the state registrar, and may be by him removed for neglect or
29 failure to perform their duties in accordance with the provisions of
30 this act or the rules and regulations of the state registrar, and they

31 shall be subject to the same penalties for neglect of duty as the local
32 registrar.

1 **SEC. 5. Burial permit—certificate of death as basis.** That the
2 body of any person whose death occurs in the state or which shall be
3 found dead therein, shall not be interred, deposited in a vault or
4 tomb, cremated or otherwise disposed of, or removed from or into
5 any registration district or be temporarily held pending further
6 disposition more than seventy-two (72) hours after death, unless a
7 permit for burial, removal, or other disposition thereof, shall have
8 been properly issued by the local registrar of the registration district
9 in which the death occurred or the body was found. And no such
10 burial or removal permit shall be issued by any registrar until, wher-
11 ever practicable, a complete and satisfactory certificate of death has
12 been filed with him as hereinafter provided; provided, that when a
13 dead body is transported from outside of the state into a registration
14 district in Iowa for burial, the transit or removal permit, issued in
15 accordance with the law and health regulations of the place where
16 the death occurred, shall be accepted by the local registrar of the
17 district into which the body has been transported for burial or other
18 disposition, as a basis upon which he may issue a local burial permit;
19 he shall note upon the face of the burial permit the fact that it was a
20 body shipped in for interment, and give the actual place of death;
21 and no local registrar shall receive any fee for the issuance of burial
22 or removal permits under this act other than the compensation pro-
23 vided in section twenty (20). But a burial permit shall not be
24 required from the local registrar of the district in which the inter-
25 ment is made, when a body is removed from one district in Iowa to
26 another in the state, for purpose of burial or other disposition.

1 **SEC. 6. Stillborn children.** That a stillborn child shall be regis-
2 tered as a birth and also as a death, and a certificate of both the birth
3 and death shall be filed with the local registrar, in the usual form and
4 manner, the certificate of birth to contain, in place of the name of the
5 child, the word "stillbirth"; provided that a certificate of birth and a
6 certificate of death shall not be required for a child that has not
7 advanced to the fifth month of uterogestation. The medical certifi-
8 cate of the cause of death shall be signed by the attending physi-
9 cian, if any, and shall state the cause of death as "stillborn", with
10 the cause of the stillbirth, if known, whether a premature birth, and,
11 if born prematurely, the period of uterogestation, in months, if
12 known; and a burial or removal permit of the prescribed form shall
13 be required. Midwives shall not sign certificates of death for still-
14 born children; but such cases, and stillbirths occurring without
15 attendance of either physician or midwife, shall be treated as deaths
16 without medical attendance as provided for in section eight (8) of
17 this act.

1 **SEC. 7. Certificates of death—medical certificate.** That the cer-
2 tificate of death shall be of a United States standard form, as approved
3 by the bureau of the census and shall contain the following items,
4 which are hereby declared necessary for the legal, social and sanitary
5 purposes subserved by registration records:

6 (1) Place of death, including state, county, township or incor-
7 porated town or city. If in a city, the ward, street and house num-

8 ber; if in a hospital or other institution, the name of the same to be
9 given instead of the street and house number. If in an industrial
10 camp, the name of the camp to be given.

11 (2) Full name of decedent. If an unnamed child, the surname
12 preceded by "unnamed".

13 (3) Sex.

14 (4) Color of race, as white, black, mulatto (or other negro de-
15 scent), Indian, Chinese, Japanese, or other.

16 (5) Conjugal condition, as single, married, widowed or divorced.

17 (6) Date of birth, including the year, month and day.

18 (7) Age, in years, months and days. If less than one day, the
19 hours or minutes.

20 (8) Occupation. The occupation to be reported of any person,
21 male or female, who had any remunerative employment, stating (a)
22 trade, profession or particular kind of work; (b) general nature of
23 industry, business or establishment in which employed (or employer).

24 (9) Birthplace; at least state or foreign country, if known.

25 (10) Name of father.

26 (11) Birthplace of father, at least state or foreign country, if
27 known.

28 (12) Maiden name of mother.

29 (13) Birthplace of mother; at least state or foreign country, if
30 known.

31 (14) Signature and address of informant.

32 (15) Official signature of registrar, with the date when certifi-
33 cate was filed, and registered number.

34 (16) Date of death, year, month and day.

35 (17) Certification as to medical attendance on decedent, fact and
36 time of death, time last seen alive, and the cause of death, with con-
37 tributary (secondary) cause or complication, if any, and duration of
38 each, and whether attributed to dangerous or insanitary conditions
39 of employment; signature and address of physician or official making
40 the medical certificate.

41 (18) Length of residence (for inmates of hospitals and other
42 institutions, transients or recent residents) at place of death and in
43 the state, together with the place where disease was contracted, if
44 not at place of death, and former or usual residence.

45 (19) Place of burial or removal; date of burial.

46 (20) Signature and address of undertaker or person acting as
47 such.

48 The personal and statistical particulars (items 1 to 13, inclusive),
49 shall be authenticated by the signature of the informant who may
50 be any competent person acquainted with the facts. The statement
51 of facts relating to the disposition of the body shall be signed by
52 the undertaker or the person acting as such.

53 The medical certificate shall be made and signed by the physician,
54 if any, last in attendance on the deceased, who shall specify the time
55 in attendance, the time he last saw the deceased alive, and the hour
56 of the day at which death occurred. And he shall further state the
57 cause of death, so as to show the course of disease or sequence of
58 causes resulting in the death, giving first the name of the disease
59 causing death (primary cause), and the contributory (secondary)
60 cause, if any, and the duration of each. Indefinite and unsatisfactory
61 terms, denoting only symptoms of disease or conditions resulting

62 from disease, will not be held sufficient for issuance of a burial or
63 removal permit; and any certificate containing only such terms, as
64 defined by the state registrar, shall be returned to the physician or
65 official making the medical certificate for correction and more definite
66 statement. Causes of death which may be the result of either disease
67 or violence shall be carefully defined; and if from violence, the means
68 of injury shall be stated, and whether (probably) accidental, suicidal,
69 or homicidal. And for deaths in hospitals, institutions, or of nonresi-
70 dents, the physician shall supply the information required under this
71 head (item 18), if he is able to do so, and may state where, in his
72 opinion, the disease was contracted.

1 **SEC. 8. Death without medical attendance—procedure.** That
2 in case of any death occurring without medical attendance, it shall
3 be the duty of the undertaker to notify the local registrar of such
4 death, and when so notified the registrar shall, prior to the issuance
5 of the permit, inform the local health officer and refer the case to
6 him for immediate investigation and certification; provided, that
7 when the local health officer is not a physician, or when there is no
8 such official, and in such cases only, the registrar is authorized to
9 make the certificate and return from the statement of relatives or
10 other persons having adequate knowledge of the facts; provided,
11 further, that if the registrar has reason to believe that the death may
12 have been due to unlawful act or neglect, he shall then refer the case
13 to the coroner or other proper officer for his investigation and certi-
14 fication. And the coroner or other proper officer whose duty it is to
15 hold an inquest on the body of any deceased person, and to make the
16 certificate of death required for a burial permit, shall state in his
17 certificate the name of the disease causing death, or if from external
18 causes, (1) the means of death; and (2) whether (probably) acci-
19 dental, suicidal, or homicidal; and shall, in either case, furnish such
20 information as may be required by the state registrar in order to
21 classify the death.

1 **SEC. 9. Duty of undertaker—report as to caskets sold.** That the
2 undertaker, or person acting as undertaker, shall obtain from and
3 file the certificate of death with the local registrar of the district in
4 which the death occurred, and shall procure from him a burial or
5 removal permit, prior to any disposition of the body. He shall obtain
6 the required personal and statistical particulars from the person best
7 qualified to supply them, over the signature and address of his inform-
8 ant. He shall then present the certificate to the attending physician,
9 if any, or to the health officer or coroner, as directed by the local regis-
10 trar for the medical certificate of the cause of death and other partic-
11 ulars necessary to complete the record, as specified in sections seven
12 (7) and eight (8). And he shall then state the facts required rela-
13 tive to the date and place of burial or removal, over his signature and
14 with his address, and present the completed certificate to the local
15 registrar in order to obtain a permit for burial, removal or other dis-
16 position of the body. The undertaker shall deliver the burial permit
17 to the person in charge of the place of burial, before interring or
18 otherwise disposing of the body; or shall attach the removal permit
19 to the box containing the corpse, when shipped by any transportation
20 company; said permit to accompany the corpse to its destination,

21 where if within the state of Iowa, it shall be delivered to the person
22 in charge of the place of burial.

23 Every person, firm or corporation selling a casket shall keep a
24 record showing the name of the purchaser, purchaser's postoffice
25 address, name of deceased, date and place of death of deceased, which
26 record shall be open to inspection of the state registrar at all times.
27 On the first day of each month the person, firm or corporation sell-
28 ing caskets shall report to the state registrar each sale for the pre-
29 ceeding month, on a blank provided for that purpose; provided, how-
30 ever, no person, firm or corporation selling caskets to dealers or under-
31 takers only shall be required to keep such record, nor shall such
32 reports be required from undertakers when they have direct charge of
33 the disposition of a dead body.

34 Every person, firm or corporation selling a casket at retail, and not
35 having charge of the disposition of the body shall inclose within the
36 casket a notice furnished by the state registrar, calling attention to
37 the requirements of the law, and a blank certificate of death, and the
38 rules and regulations of the state board of health concerning the
39 burial or other disposition of a dead body.

1 **SEC. 10. Interment within state—form of permits.** That if the
2 interment, or other disposition of the body is to be made within the
3 state, the wording of the burial or removal permit may be limited
4 to a statement by the registrar, and over his signature, that a satis-
5 factory certificate of death having been filed with him, as required
6 by law, permission is granted to inter, remove, or dispose otherwise
7 of the body, stating the name, age, sex, cause of death, and other neces-
8 sary details upon the form prescribed by the state registrar.

1 **SEC. 11. Duty of cemetery caretaker and undertaker.** That no
2 person in charge of any premises on which interments are made shall
3 inter or permit the interment or other disposition of any body unless
4 it is accompanied by a burial, removal or transit permit, as herein
5 provided. And such person shall indorse upon the permit the date
6 of interment, over his signature, and shall return all permits so in-
7 dorsed to the local registrar of his district within ten (10) days from
8 the date of the interment, or within the time fixed by the local board
9 of health. He shall keep a record of all bodies interred or otherwise
10 disposed of on the premises under his charge, in each case stating the
11 name of each deceased person, place of death, date of burial or dis-
12 posal, and name and address of the undertaker; which record shall
13 at all times be open to official inspection; provided, that undertakers
14 or persons acting as such, when burying a body in a cemetery or
15 burial ground having no person in charge, shall sign the burial or
16 removal permit, giving the date of burial, and shall write across the
17 face of the permit the words "No person in charge", and file the burial
18 or removal permit within ten (10) days with the registrar of the
19 district in which the cemetery is located.

1 **SEC. 12. Registration of births.** That the birth of each and
2 every child born in the state shall be registered as hereinafter pro-
3 vided.

1 **SEC. 13. Certificate of birth—duty to file and secure informa-**
tion. That within ten (10) days after the date of each birth there

2 shall be filed with the local registrar of the district in which the birth
 3 occurred a certificate of such birth, which certificate shall be upon the
 4 form adopted by the state registrar with a view to procuring a full
 5 and accurate report, with respect to each item of information as
 6 required in section fourteen (14) of this act. In each case where a
 7 physician, midwife, or person acting as midwife, was in attendance
 8 upon the birth, it shall be the duty of such physician, midwife, or per-
 9 son acting as midwife, to file in accordance herewith the certificate
 10 herein contemplated.

11 In each case where there was no physician, midwife, or person
 12 acting as midwife, in attendance upon the birth, it shall be the duty
 13 of the father or mother of the child, the householder or owner of the
 14 premises where the birth occurred, or the manager or superintendent
 15 of the public or private institution where the birth occurred, each in
 16 the order named, within ten (10) days after the date of such birth,
 17 to report to the local registrar the fact of such birth. In such case
 18 and in case the physician, midwife, or person acting as midwife, in
 19 attendance upon a birth is unable, by diligent inquiry, to obtain any
 20 item or items of information contemplated in section fourteen (14) of
 21 this act, it shall then be the duty of the local registrar to secure from
 22 the person so reporting, or from any other person having the required
 23 knowledge, such information as will enable him to prepare the certifi-
 24 cate of birth herein contemplated, and it shall be the duty of the
 25 person reporting the birth or who may be interrogated in relation
 26 thereto to answer correctly and to the best of his knowledge all ques-
 27 tions put to him by the local registrar which may be calculated to
 28 elicit any information needed to make a complete record of the birth
 29 as contemplated by said section fourteen (14), and it shall be the duty
 30 of the informant as to any statement made in accordance herewith to
 31 verify such statement by his signature, when requested to do so by
 32 the local registrar.

1 SEC. 14. Certificate of birth—requirements. That the certificate
 2 of birth shall be of the United States standard form, as approved by
 3 the bureau of the census, and shall contain the following items, which
 4 are hereby declared necessary for the legal, social and sanitary use
 5 of registration record:

6 (1) Place of birth, including state, county, township or incor-
 7 porated town, or city. If in the city, the ward, street, and the house
 8 number; if in a hospital or other institution, the name of the same
 9 to be given, instead of the street and house number.

10 (2) Full name of child. If the child dies without a name, before
 11 the certificate is filed, enter the words "died unnamed". If the living
 12 child has not yet been named at the date of filing certificate of birth,
 13 the space for "full name of child" is to be left blank, to be filled out
 14 subsequently by a supplemental report, as hereinafter provided.

15 (3) Sex of child.

16 (4) Whether a twin, triplet, or other plural birth. A separate
 17 certificate shall be required for each child in case of plural births.

18 (5) For plural births, number of each child in order of birth.

19 (6) Whether legitimate or illegitimate.

20 (7) Date of birth, including the year, month and day.

21 (8) Full name of father; provided, that if the child is illegitimate,
 22 the name of the putative father shall not be entered without his con-

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- 23 sent, but the other particulars relating to the putative father (items
24 9 to 13 inclusive) may be entered if known, otherwise as "unknown"
- 25 (9) Residence of father.
- 26 (10) Color or race of father.
- 27 (11) Age of father at last birthday, in years.
- 28 (12) Birthplace of father; at least state or foreign country, if
29 known.
- 30 (13) Occupation of father. The occupation to be reported if
31 engaged in any remunerative employment, stating (a) trade, profes-
32 sion, or particular kind of work; (b) general nature of industry,
33 business, or establishment in which employed (or employer).
- 34 (14) Maiden name of mother.
- 35 (15) Residence of mother.
- 36 (16) Color or race of mother.
- 37 (17) Age of mother at last birthday in years.
- 38 (18) Birthplace of mother; at least, state or foreign country, if
39 known.
- 40 (19) Occupation of mother. The occupation to be reported if
41 engaged in any remunerative employment, stating (a) trade, pro-
42 fession, or particular kind of work; (b) general nature of industry,
43 business, or establishment in which employed (or employer).
- 44 (20) Number of children born to this mother, including present
45 birth.
- 46 (21) Number of children of this mother living.
- 47 (22) The certification of attending physician or midwife as to
48 attendance at birth, including statement of year, month, day (as
49 given in item 7) and hour of birth, and whether the child was born
50 alive or stillborn. This certification shall be signed by the attending
51 physician or midwife, with date of signature and address; if there
52 is no physician or midwife in attendance, then by the father or mother
53 of the child, householder, owner of the premises, or manager or super-
54 intendent of public or private institution where the birth occurred, or
55 other competent person, whose duty it shall be to notify the local regis-
56 trar of such birth, as required by section thirteen (13) of this act.
- 57 (23) Exact date of filing in office of local registrar, attested by
58 his official signature, and registered number of birth, as hereinafter
59 provided.

1 SEC. 15. Failure to state "given" name. That when any certifi-
2 cate of birth of a living child is presented without the statement of
3 the given name, then the registrar shall make out and deliver to the
4 parents of the child a special blank for the supplemental report of the
5 given name of the child, which shall be filled out as directed, and re-
6 turned to the local registrar as soon as the child shall have been
7 named.

1 SEC. 16. Registration of physicians, midwives, undertakers and
2 casket dealers—reports. That every physician, midwife, under-
3 taker, and retail casket dealer, shall without delay, register his or
4 her name, address and occupation with the local registrar of the dis-
5 trict in which he or she resides, or may hereafter establish a resi-
6 dence; and shall thereupon be supplied by the local registrar with a
7 copy of this act, together with such rules and regulations as may be
prepared by the state registrar relative to its enforcement. Within

8 thirty days after the close of each calendar year each local registrar
9 shall make a return to the state registrar of all physicians, midwives,
10 undertakers or retail casket dealers who have been registered in his
11 district during the whole or any part of the preceding calendar years;
12 provided, that no fee or other compensation shall be charged by local
13 registrars to physicians, midwives, undertakers or casket dealers for
14 registering their names under this section or making returns thereof
15 to the state registrar.

1 **SEC. 17. Duty of superintendents of certain institutions.** That
2 all superintendents or managers, or other persons in charge of hospi-
3 tals, almshouses, lying-in or other institutions, public or private, to
4 which persons resort for treatment of diseases, confinement, or are
5 committed by process of law, shall make a record of all the personal
6 and statistical particulars relative to the inmates in their institutions
7 at the date of approval of this act, which are required in the forms of
8 the certificates provided for by this act, as directed by the state
9 registrar; and thereafter such record shall be, by them, made for all
10 future inmates at the time of their admittance; and in case of persons
11 admitted or committed for treatment of disease, the physician in
12 charge shall specify for entry in the record the nature of the disease,
13 and where, in his opinion, it was contracted. The personal particu-
14 lars and information required by this section shall be obtained from
15 the individual himself if practicable to do so; and when they cannot
16 be so obtained, they shall be obtained in as complete a manner as
17 possible from relatives, friends, or other persons acquainted with the
18 facts.

SEC. 18. Blanks and instructions—information required—preservation of records—records from private sources—transcripts.

1 That the state registrar shall prepare, print and supply to all regis-
2 trars, all blanks and forms used in registering, recording and preserv-
3 ing the returns, or in otherwise carrying out the purpose of this act;
4 and shall prepare and issue such detailed instructions as may be re-
5 quired to procure the uniform observance of its provisions and the
6 maintenance of a perfect system of registration. And no other blanks
7 shall be used than those supplied by the state registrar. He shall care-
8 fully examine the certificates received monthly from the local regis-
9 trars, and if any such are incomplete or unsatisfactory he shall require
10 such further information to be supplied as may be necessary to make
11 the record complete and satisfactory. And all physicians, midwives,
12 informants or undertakers, and all other persons having knowledge of
13 the facts, are hereby required to supply such information as they may
14 possess, upon a form provided by the state registrar or upon the
15 original certificate, regarding any birth or death upon demand of
16 the state registrar, in person, by mail, or through the local registrar;
17 provided, that no certificate of birth or death, after its acceptance
18 for registration by the local registrar, and no other record made in
19 pursuance of this act, shall be altered or changed in any respect other-
20 wise, than by amendments properly dated, signed and witnessed. The
21 state registrar shall further arrange, bind and permanently preserve
22 the certificates in a systematic manner, and shall prepare and main-
23 tain a comprehensive and continuous card index of all births and
24 deaths registered; said index to be arranged alphabetically, in the

25 case of deaths, by the names of decedents, and in the case of births,
26 by the names of fathers, mothers, and children. He shall inform all
27 registrars what diseases are to be considered infectious, contagious,
28 or communicable and dangerous to the public health, as decided by
29 the state board of health, in order that when deaths occur from
30 such diseases proper precautions may be taken to prevent their
31 spread.

32 If any cemetery company or association, or any church or histori-
33 cal society or association, or any other company, society or association,
34 or any individual, is in possession of any record of births or deaths
35 which may be of value in establishing the genealogy of any resident
36 of this state, such company, society, association or individual, may
37 file such record or a duly authenticated transcript thereof with the
38 state registrar, and it shall be the duty of the state registrar to pre-
39 serve such record or transcript and to make a record and index
40 thereof in such form as to facilitate the finding of any information
41 contained therein. Such record and index shall be open to inspection
42 by the public, subject to such reasonable conditions as the state regis-
43 trar may prescribe. If any person desires a transcript of any record
44 filed in accordance herewith, the state registrar shall furnish the same
45 upon application, together with a certificate that it is a true copy of
46 such record as filed in his office, and for his services in so furnishing
47 such transcript and certificate he shall be entitled to a fee of (ten
48 cents per folio) (fifty cents per hour or fraction of an hour neces-
49 sarily consumed in making such transcript) and to a fee of twenty-
50 five cents for the certificate, which fees shall be paid by the applicant.

1 **SEC. 19. Duty of local registrar.** That each local registrar shall
2 supply blank forms of certificates to such persons as require them.
3 Each local registrar shall carefully examine each certificate of birth
4 or death when presented for record in order to ascertain whether it
5 has been made out in accordance with the provisions of this act and
6 the instructions of the state registrar; and if any certificate of death
7 is incomplete or unsatisfactory, it shall be his duty to call attention
8 to the defects in the return, and to withhold the burial or removal
9 permit until such defects are corrected. All certificates, either of
10 birth or of death, shall be written legibly, in durable black ink and
11 no certificate shall be held to be complete and correct that does not
12 supply all of the items of information called for therein, or satisfac-
13 torily account for their omission. If the certificate of death is prop-
14 erly executed and complete, he shall then issue a burial or removal
15 permit to the undertaker; provided, that in case the death occurred
16 from some disease which is held by the state board of health to be
17 infectious, contagious, or communicable and dangerous to the public
18 health, no permit for the removal or other disposition of the body
19 shall be issued by the registrar, except under such conditions as may
20 be prescribed by the state board of health. If a certificate of birth
21 is incomplete, the local registrar shall immediately notify the inform-
22 ant, and require him to supply the missing items of information if
23 they can be obtained. He shall number consecutively the certificates
24 of birth and death, in two separate series, beginning with number
25 1 for the first birth and the first death in each calendar year, and
26 sign his name as registrar in attest of the date of filing in his office.
27 He shall also make a complete and accurate copy of each birth and

28 death certificate registered by him in a record book supplied by the
29 state registrar, to be preserved permanently in his office as the local
30 record, in such manner as directed by the state registrar. And he
31 shall, on the tenth day of each month, transmit to the state registrar
32 all original certificates registered by him for the preceding month.
33 And if no births or no deaths occurred in any month, he shall on the
34 tenth day of the following month, report that fact to the state regis-
35 trar, on a card provided for such purpose.

1 **SEC. 20. Compensation—how and when paid.** That each local
2 registrar shall be paid the sum of twenty-five cents for each birth
3 certificate and each death certificate properly and completely made
4 out and registered with him, and correctly recorded and promptly
5 returned by him to the state registrar, as required by this act. And
6 in case no births or no deaths were registered during any month,
7 the local registrar shall be entitled to be paid the sum of twenty-five
8 cents for each report to that effect, but only if such report be made
9 promptly as required by this act. All amounts payable to a registrar
10 under the provisions of this section shall be paid by the treasurer of
11 the county in which the registration district is located, upon certi-
12 fication by the state registrar. And the state registrar shall annually
13 certify to the treasurers of the several counties the number of births
14 and deaths properly registered, with the names of the local registrars
15 and the amounts due each at the rates fixed herein.

1 **SEC. 21. Certified copy of birth or death record—fee.** That the
2 state registrar shall upon request supply to any applicant, for legal
3 or other proper purposes, a certified copy of the record of any birth
4 or death registered under the provisions of this act, for the making
5 and certifying of which he shall be entitled to a fee of fifty cents,
6 to be paid by the applicant; provided, that the United States census
7 bureau may obtain, without expense to the state, transcript of certi-
8 fied copies of births and deaths without payment of the fees herein
9 prescribed. Any such copy of the record of a birth or death when
10 properly certified by the state registrar, shall be prima facie evi-
11 dence in all courts and places of the facts therein stated. For any
12 search of the files and records when no certified copy is made the
13 state registrar shall be entitled to a fee of fifty cents for each hour or
14 fractional part of an hour of time of search, said fee to be paid by
15 the applicant. And the state registrar shall keep a true and cor-
16 rect account of all fees by him received under these provisions, and
17 turn the same over to the state treasurer each month. Provided,
18 that the state registrar shall, upon request of any parent or guardian,
19 supply, without fee, a certificate limited to a statement as to the date
20 of birth of any child when the same shall be necessary for admis-
21 sion to school, or for the purpose of securing employment.

1 **SEC. 22. Penalty.** That any person, who for himself or as an
2 officer, agent or employee of any other person, or of any corpora-
3 tion or partnership, (a) shall inter, cremate, or otherwise finally
4 dispose of the dead body of a human being, or permit the same to be
5 done, or shall remove said body from the primary registration dis-
6 trict in which the death occurred or the body was found, without
7 the authority of a burial or removal permit issued by the local reg-
8 istrar of the district in which the death occurred or in which the

9 body was found; or, (b) shall refuse or fail to furnish correctly
10 any information in his possession, or shall furnish false informa-
11 tion affecting any certificate or record, required by this act; or,
12 (c) shall wilfully alter, otherwise than is provided by section eight-
13 een (18) of this act, or shall falsify any certificate of birth or death,
14 or any record established by this act; or, (d) being required by
15 this act to fill out a certificate of birth or death and file the same
16 with the local registrar, or deliver it, upon request, to any person
17 charged with the duty of filing the same, shall fail, neglect, or refuse
18 to perform such duty in the manner required by this act; or, (e)
19 being a local registrar, deputy registrar or sub-registrar, shall fail,
20 neglect, or refuse to perform his duty as required by this act and
21 by the instructions and direction of the state registrar thereunder,
22 shall be deemed guilty of a misdemeanor and upon conviction thereof
23 shall for the first offense be fined not less than five dollars (\$5.00)
24 nor more than fifty dollars (\$50.00), and for each subsequent of-
25 fense not less than ten dollars (\$10.00), nor more than one hundred
26 dollars (\$100.00), or be imprisoned in the county jail not more than
27 sixty days, or be fined and imprisoned in the discretion of the court.

SEC. 23. Duty of state and local registrar, attorney general and
1 county attorney. That each local registrar is hereby charged with
2 the strict and thorough enforcement of the provisions of this act
3 in his registration district, under the supervision and direction of
4 the state registrar. And he shall make an immediate report to the
5 state registrar of any violation of this law coming to his knowledge,
6 by observation or upon complaint of any person, or otherwise. The
7 state registrar is hereby charged with the thorough and efficient
8 execution of the provisions of this act in every part of the state and
9 is hereby granted supervisory power over local registrar, deputy
10 registrars, and sub-registrars, to the end that all of the requirements
11 shall be uniformly complied with. The state registrar, either per-
12 sonally or by an accredited representative, shall have authority to
13 investigate cases of irregularity or violation of law, and all registrars
14 shall aid him, upon request, in such investigations. When he shall
15 deem it necessary, he shall report cases of violation of any of the
16 provisions of this act to the county attorney of the county, with a
17 statement of the facts and circumstances; and when any such case
18 is reported to him by the state registrar, the county attorney shall
19 forthwith initiate and promptly follow up the necessary court pro-
20 ceedings against the person or corporation responsible for the al-
21 leged violation of law. And upon request of the state registrar,
22 the attorney general shall assist in the enforcement of the provi-
23 sions of this act.

SEC. 24. Appropriations—audit of bills. That for the purpose
2 of carrying into effect the provisions of this act and the payment of
3 all expenses connected therewith, including necessary clerical as-
4 sistance, there is hereby appropriated out of the funds in the state
5 treasury, not otherwise appropriated, the sum of ten thousand dol-
6 lars (\$10,000.00) per annum, or so much thereof as may be neces-
7 sary to pay clerical assistance and such other expenses as may be
8 incurred by the state registrar in establishing a bureau of vital
9 statistics, at the capital of the state, for the proper registration of
10 all births and deaths throughout the state of Iowa, by means of

11 certificates of births and deaths, and burial and removal permits.
 12 All bills of whatsoever nature or character shall be itemized, cer-
 13 tified and approved by the state registrar to the auditor of state,
 14 who shall draw warrants therefor, provided that he finds the same
 15 to be true and correct.

1 **SEC. 26. Repeal—discontinuance of present system.** That all
 2 laws and parts of laws inconsistent with the provisions of this act
 3 are hereby repealed only as far as it refers to this act; and no system
 4 for the registration of births and deaths shall be continued or main-
 5 tained in any of the several municipalities of this state other than
 6 the one provided for and established by this act.

Approved April 12, A. D. 1921.

CHAPTER 223

INSURANCE

H. F. 640.

AN ACT amending section seventeen hundred eighty-three-b (1783-b), supplemental supplement to the code, 1915, (C. C. Sec. 5493), by adding a proviso thereto, relating to life insurance.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Medical examination not required.** That section sev-
 2 enteen hundred eighty-three-b (1783-b), supplemental supplement
 3 to the code, 1915, (C. C. Sec. 5493), be and the same is hereby
 4 amended by adding thereto the following proviso: "Provided, how-
 5 ever, that no medical examination of any person to be insured under
 6 an industrial policy shall be required or be necessary when the
 7 amount of the policy of insurance is five hundred dollars (\$500)
 8 or less."

Approved April 12, A. D. 1921.

CHAPTER 224

INSURANCE

S. F. 668.

AN ACT to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the state of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Power of commissioner over organization and sale**
 2 **of stock, etc.** The commissioner of insurance is hereby given su-
 2 pervision over the organization of domestic insurance corporations,

3 and over all transactions leading up to the organization of such
4 corporations, and also over the sale in the state of Iowa, of all stock,
5 certificates or other evidences of interest, either by domestic or
6 foreign insurance companies or organizations proposing to engage
7 in any insurance business. Neither the stock in an insurance com-
8 pany or the membership in an insurance association now or here-
9 after in process of organization shall be sold or solicited until such
10 company and association, and the promoters thereof, shall have first
11 complied with all of the statutory provisions regulating the organ-
12 ization of such companies and associations, and also have secured
13 from the commissioner of insurance a certificate of compliance in-
14 dicating full compliance with the provisions of this act. Before the
15 commissioner of insurance shall issue such certificate of compliance,
16 he shall first be satisfied with the general plan of such organization
17 and the character of the advertising to be used; he shall also fix the
18 time within such organization shall be completed; he shall also pre-
19 scribe the method of keeping books and accounts of such corpora-
20 tion and those of fiscal agents. The maximum promotion expense
21 which may be incurred, which shall in no case exceed fifteen (15)
22 per cent of the subscription price of said stock providing that an
23 additional two and one-half per cent (2½%) of the subscription
24 price of said stock may be used by the company for office expense
25 but no portion of such amount shall be used in the payment of
26 salaries for officers and directors before the issuance by the com-
27 missioner of insurance of authority to transact an insurance busi-
28 ness. The commissioner of insurance shall have power to regulate
29 all other matters in connection with the organization of such domestic
30 corporations, and the sale of stock or the issuing of certificates by
31 all insurance corporations within the state of Iowa, to the end that
32 fraud may be prevented in the organization of such companies and
33 the sale of their stocks and securities. The provisions of this act
34 shall apply to insurance corporations now organizing or selling their
35 stocks and securities within the state of Iowa.

1 **SEC. 2. Penalty and civil liability.** Any person, promoter, firm,
2 association, company or corporation coming within the provision
3 of this act, who shall fail to comply with the provisions of this act,
4 or with any order of the commissioner of insurance made hereunder,
5 or who shall otherwise neglect or refuse to comply with any of such
6 requirements, shall be guilty of a misdemeanor, and upon convic-
7 tion thereof shall be fined not to exceed one thousand dollars and
8 by imprisonment in the county jail not to exceed six months. Those
9 guilty of violating the provisions of this act shall, in addition to the
10 criminal punishment otherwise imposed in this act, be liable to a
11 penalty in the amount of corporation stock wrongfully sold in any
12 insurance corporation in violation of this act, and said penalty may
13 be collected by civil suits brought by and in the name of the several
14 purchasers of such stock, instituted in any court of competent juris-
15 diction. Any insurance corporation selling stock or soliciting mem-
16 berships without first complying with the provisions of this act,
17 shall not be granted a certificate of authority to transact business
18 within the state of Iowa from the commissioner of insurance.

1 **SEC. 3. Appeals.** Any person, promoter, firm, association, com-
2 pany or corporation aggrieved by any order made by the commis-

3 sioner of insurance under the provisions of this act, shall have the
 4 right to appeal to the district court at the seat of government, by
 5 the service of a written notice of appeal on the commissioner of
 6 insurance and the attorney general; and thereupon the cause may
 7 be docketed and the case may be tried in the district court as a spe-
 8 cial equitable action by the filing of such transcript and such plead-
 9 ings as the court may prescribe in order that an intelligent hear-
 10 ing may be had and a just decision rendered thereon free from any
 11 technical objection or irregularities in the matter of procedure or
 12 the introduction of evidence.

Approved April 12, A. D. 1921.

CHAPTER 225

NORTHERN IOWA BRIGADE

H. F. 705.

AN ACT to amend the acts of the thirty-seventh general assembly, chapter one hundred sixty-four, pertaining to pensions for the survivors of the Northern Border Brigade.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Beneficiaries enlarged.** That the law as it appears
 2 in section one (1), chapter one hundred sixty-four (164) of the acts
 3 of the thirty-seventh general assembly, be and hereby is amended
 4 by adding immediately following the comma following the word
 5 "inclusive" in the fourth (4) line thereof the words "or their widows"
 6 and by adding immediately following the comma following the word
 7 "survivor" in the sixth (6) line thereof the words "or his widow
 8 and widows of the members of Spirit Lake Expedition of 1857".

Approved April 12, A. D. 1921.

CHAPTER 226

STATE BOARD OF AUDIT

S. F. 785.

AN ACT to repeal section one hundred seventy-r (170-r), supplemental supplement to the code of Iowa, 1915, (C. C. Sec. 276), and to enact a substitute therefor, relating to the creation of a state board of audit and defining their duties.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Ex officio members—duties.** That section one hun-
 2 dred seventy-r (170-r), supplemental supplement to the code of Iowa,
 3 1915, (C. C. Sec. 276), be and the same is hereby repealed and the
 4 following enacted in lieu thereof: "There is hereby created the
 5 state board of audit, to consist of the attorney general or one of
 6 his authorized assistants to be designated by him for this service,

7 the secretary of the executive council and the auditor of state, who
 8 shall be ex officio secretary of the board, and who shall make a record
 9 of all claims approved in a record kept for that purpose and also in
 10 the claim register."

Approved April 12, A. D. 1921.

CHAPTER 227

HIGHWAYS

H. F. 825.

AN ACT to provide a method by which the board of supervisors may work and improve township roads.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Supervisors taking over township work—election
 1 —procedure. Whenever fifteen per cent of the resident freeholders
 2 of any township shall petition the board of trustees of any town-
 3 ship to submit to the voters of such township, the question of whether
 4 or not the work of grading, improving and draining the township
 5 roads shall be transferred to the board of supervisors of the
 6 county, such board of trustees shall submit such question at the next
 7 general election. If the majority of the votes cast be in favor of
 8 such change, the trustees shall make the necessary levy for such work
 9 and shall on or before May first following certify same to the board
 10 of supervisors and shall also report to said board the balance of any
 11 moneys remaining in any funds set apart for such purposes.

12 The board of supervisors shall on or before the first day of June
 13 proceed with the work on such roads of the township system as the
 14 trustees shall describe and such work shall be of the same standard
 15 as that done on any of the county roads. The cost of all such work
 16 shall not exceed the amount provided by the tax levy and the bal-
 17 ance remaining in such road funds. The township clerk shall pay
 18 for any such work out of such grading and drainage funds on the
 19 order of the board of supervisors. The township shall not be re-
 20 quired to pay more than the actual cost of such work. The drag-
 21 ging and repair of township roads shall continue under the control
 22 of the township trustees. Should any township own any road ma-
 23 chinery which may be of use to the county, the board of supervisors
 24 is authorized to buy such machinery and to pay for same out of any
 25 road funds not otherwise appropriated.

26 The township trustees may make an additional levy not to exceed
 27 two mills for the purposes of this act.

Approved April 12, A. D. 1921.

CHAPTER 228

LEGALIZATION ACTS

H. F. 862.

AN ACT to prescribe the conditions under which the proceedings of boards of supervisors, school directors and city and town councils, and bonds and warrants issued by such official bodies, may be legalized.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Notice of purpose to legalize.** No bill which seeks
2 to legalize the official proceedings of any board of supervisors, board
3 of school directors, or city or town council, or which seeks to legalize
4 any warrant or bond issued by any of said official bodies, shall be
5 placed on passage in either house or senate until such bill as in-
6 troduced shall have been published in full in some newspaper pub-
7 lished within the territorial limits of the public corporation whose
8 proceedings, warrants or bonds are proposed to be legalized, nor un-
9 til proof of such publication shall have been printed in the house or
10 senate journal.

SEC. 2. Publication when no newspaper in territorial limits.
1 In case no newspaper is published within such territorial limits, the
2 publication required by this act shall be made in one newspaper of
3 general circulation published within the county.

1 **SEC. 3. Caption.** The publication required by this act shall be
2 made under the following caption or heading, to wit:
3 "Proposed bill for the legalization of the proceedings of (name of
4 official body)."

5 If the proposed bill be for the legalization of the bonds or war-
6 rants of the public corporation, the caption shall be modified ac-
7 cordingly.

1 **SEC. 4. Cost of publication.** If the bill be introduced at the in-
2 stance of the public body whose proceeding, bonds or warrants are
3 sought to be legalized, the cost of the aforesaid publication may be
4 paid from the general fund of the public corporation.

1 **SEC. 5. Amendment—effect.** The amendment of the proposed bill
2 after its publication as aforesaid shall not affect its legality, pro-
3 vided the subject matter of the bill is not substantially changed.

Approved April 12, A. D. 1921.

CHAPTER 229

REGISTRATION OF VITAL STATISTICS

H. F. 873.

AN ACT to repeal chapter three hundred twenty-six (326), acts of the thirty-seventh general assembly, (C. C. Sec. 1364 to Sec. 1376 inclusive) relating to the regulation of vital statistics.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal. That chapter 326, acts of the thirty-seventh
2 general assembly, (C. C. Sec. 1364 to Sec. 1376 inclusive) be and
3 the same is hereby repealed.

Approved April 12, A. D. 1921.

CHAPTER 230

HIGHWAYS

S. F. 300.

AN ACT to authorize the payment of a portion of the cost of paving extensions of primary roads within cities.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. City paving—payment from primary road fund.

1 If in any city, extensions of primary roads are being improved or
2 to be improved under the provisions of sections eight hundred
3 forty-h (840-h) to eight hundred forty-r (840-r) supplemental sup-
4 plement to the code, 1915, inclusive, (C. C. 3912-3922), any or all
5 of that portion of the improvement not specially assessable on the
6 property within the assessment district and which would under
7 said law have to be met by a tax on the city as a whole, may be paid
8 from the primary road fund allotted to the county in which such city
9 is located.

1 SEC. 2. Procedure. Before proceeding with such improvement
2 for which it is proposed to make part payment from the primary
3 road fund, the city council shall by resolution make application to
4 the board of supervisors therefor. This resolution shall specifically
5 state (1) the location of the improvement proposed giving the start-
6 ing point and terminus thereof, (2) the approximate length thereof,
7 (3) the width or widths of paving proposed, not exceeding eighteen
8 feet in width, (4) an estimate of the cost of the proposed improve-
9 ment, (5) an estimate of the amount that can be specially assessed
10 against the property within the proposed district, (6) a statement
11 of the amount to be borne by the city, and (7) a statement of the
12 amount proposed to be paid from the primary road fund, and shall
13 be accompanied by a plat on which are indicated the road or street
14 to be improved, the primary road connecting therewith, the location

15 of other streets or roads in the vicinity, and the approximate bound-
16 daries of the assessment district which it is proposed to establish.

1 **SEC. 3. Determination by supervisors and commission.** The
2 board of supervisors shall examine said application and shall within
3 thirty (30) days after the filing thereof with the county auditor,
4 take action thereon. The board may approve said application in
5 whole or in part or may wholly reject the same whereupon the res-
6 olution, together with a record of the board's action thereon, shall be
7 forwarded to the state highway commission for final review. The
8 said commission shall examine said resolution and the action of the
9 board thereon, and shall within thirty (30) days make final de-
10 termination thereof. It may approve the application in whole or
11 in part or may wholly reject the same. If the application be ap-
12 proved in any part, the commission shall make an appropriation in
13 aid of said improvement from the primary road fund allotted said
14 county.

15 The city council and the board of supervisors shall be immediately
16 notified of the action taken.

1 **SEC. 4. Approval of plans and contract—payments.** The plans
2 and specifications for the improvement shall receive the approval
3 of the state highway commission before the contract is let. The
4 contract shall be so approved before becoming effective. When the
5 work or any substantial portion thereof is completed to the satis-
6 faction of the state highway commission, payment of the pro rata
7 share thereof, payable out of the primary road fund, may be made.
8 The estimates payable from the said fund shall be prepared, ap-
9 proved and paid in the usual manner for primary road bills generally
10 except that said bills shall be approved by the city council instead of the
11 board of supervisors.

1 **SEC. 5. Election not required—grading and draining in cities.**
2 The provisions of section six (6) of chapter two hundred thirty-
3 seven (237), acts of the thirty-eighth general assembly (C. C. 2914)
4 relative to voting on the question of hard surfacing the primary
5 roads shall not apply to improvements made hereunder. Provided,
6 that in counties which have not authorized the hard surfacing of
7 the primary roads, and in which the said primary roads have not all
8 been built to finished grade and drained, the state highway com-
9 mission shall give preference to such grading and draining projects,
10 and not to exceed twenty per cent (20%) of the annual allotment of
11 the primary road funds may be spent on projects within cities here-
under.

Approved April 13, A. D. 1921.

CHAPTER 231

SENTENCES IN CRIMINAL CASES

S. F. 364.

AN ACT to amend sections forty-nine hundred thirty-six (4936), supplement to the code, 1913, (C. C. Sec. 8618), forty-nine hundred thirty-seven (4937), of the code, (C. C. Sec. 8620), forty-seven hundred fifty-b (4750-b), supplement to the code, 1913, (C. C. Sec. 8621), forty-seven hundred fifty-four (4754), of the code, (C. C. Sec. 8671), forty-seven hundred fifty-five (4755), of the code, (C. C. Sec. 8672), forty-eight hundred ten-a (4810-a), supplement to the code, 1913, (C. C. Sec. 8673), five thousand seventy-two (5072), of the code (C. C. Sec. 8709), forty-eight hundred fifty-five (4855), of the code, (C. C. Sec. 8762), forty-eight hundred fifty-nine (4859), of the code, (C. C. Sec. 8766), forty-eight hundred sixty (4860), of the code, (C. C. Sec. 8772), forty-eight hundred sixty-one (4861), of the code, (C. C. Sec. 8773), forty-nine hundred thirty-nine (4939), of the code, (C. C. Sec. 8794), forty-nine hundred forty-four-j (4944-j), supplement to the code, 1913, (C. C. Sec. 8799), forty-nine hundred forty-two (4942), of the code (C. C. Sec. 8800), forty-eight hundred ninety-one (4891), of the code, (C. C. Sec. 9009), forty-eight hundred seventy-one a (4871-a), supplement to the code, 1913, (C. C. Sec. 9044), five thousand ninety-one-a (5091-a), supplement to the code, 1913, (C. C. Sec. 9048), relating to minimum sentences upon conviction in criminal cases, that the same may be in harmony and not in conflict with section fifty-seven hundred eighteen-a 13 (5718-a13), supplement to the code, 1913, (C. C. Sec. 9528).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Incest.** That section forty-nine hundred thirty-six
2 (4936), supplement to the code, 1913, (C. C. Sec. 8618), be amended
3 by striking out of the last line of said section the words "nor less than
4 one year", and by inserting a period after the word "years" in said
5 line.

1 SEC. 2. **Sodomy.** That section forty-nine hundred thirty-seven
2 (4937), of the code, (C. C. Sec. 8620), be amended by striking out
3 of the second and third lines of said section, the words "nor less
4 than one year", and by inserting a period after the word "years" in
5 the second line.

1 SEC. 3. **Kidnaping for ransom.** That section forty-seven hun-
2 dred fifty-b (4750), supplement to the code, 1913 (C. C. 8621), be
3 amended by striking out of said section all after the word "life" in
4 the twelfth line and by inserting a period after the word "life" in
5 said line.

1 SEC. 4. **Robbery with aggravation.** That section forty-seven
2 hundred fifty-four (4754), of the code (C. C. Sec. 8671), be amended
3 by striking out the words "nor less than ten" in the last line of said
4 section.

1 SEC. 5. **Robbery without aggravation.** That section forty-seven
2 hundred fifty-five (4755), of the code, (C. C. Sec. 8672), be amended
3 by striking out the words "nor less than two" from the last line of
4 said section.

1 SEC. 6. **Train robbery.** That section forty-eight hundred ten-a
2 (4810-a), supplement to the code, 1913 (C. C. 8673), be amended
3 by striking out of said section, all after the word "life" in the last

4 line of said section and by inserting a period after said word "life"
5 in said line.

1 SEC. 7. **Swindling by three-card-monte.** That section five thou-
2 sand and seventy-two (5072), of the code, (C. C. Sec. 8709), be
3 amended by striking out of the sixth and seventh lines of said section
4 the words "less than two nor".

1 SEC. 8. **Forgery or counterfeiting of public instrument.** That
2 section forty-eight hundred fifty-five (4855), of the code, (C. C.
3 Sec. 8762), be amended by striking out the words "nor less than five"
4 in the last line of said section.

1 SEC. 9. **Second conviction of uttering.** That section forty-eight
2 hundred fifty-nine (4859), of the code, (C. C. Sec. 8766), be amended
3 by striking from lines three and four of said section, the words "less
4 than two nor".

1 SEC. 10. **Making tools for counterfeiting.** That section forty-
2 eight hundred sixty (4860), of the code, (C. C. Sec. 8772), be
3 amended by striking out of the last line of said section, the words
4 "nor less than two".

1 SEC. 11. **Counterfeiting coin.** That section forty-eight hundred
2 sixty-one (4861), of the code, (C. C. Sec. 8773), be amended by
3 striking out of the last line of said section, the words "nor less than
4 one year", and by inserting the word "years" with a period after the
5 word "ten" in said line.

1 SEC. 12. **Keeping house of ill fame.** That section forty-nine
2 hundred thirty-nine (4939), of the code, (C. C. Sec. 8794), be
3 amended by striking out of the third line of said section "less than
4 six months nor".

1 SEC. 13. **Detention of females for purpose of prostitution.** That
2 section forty-nine hundred forty-four-j (4944-j), supplement to the
3 code, 1913, (C. C. Sec. 8799), be amended by striking out of the
4 last two lines of said section, the words "less than one nor".

1 SEC. 14. **Enticing to house of ill fame.** That section forty-nine
2 hundred forty-two (4942), of the code, (C. C. Sec. 8800), be amended
3 by striking out of the last line of said section, the words "nor less
4 than three".

1 SEC. 15. **Suffering prisoner to escape.** That section forty-eight
2 hundred ninety-one (4891), of the code, (C. C. Sec. 9009), be
3 amended by striking out of the last two lines of said section, the
4 words "nor less than one year", and by inserting a period instead
5 of a comma after the word "years" in said section.

1 SEC. 16. **Third conviction of felony.** That section forty-eight
2 hundred seventy-one-a (4871-a), supplement to the code, 1913, (C.
3 C. Sec. 9044), be amended by striking out of the tenth line of said
4 section, the words "not less than fifteen", and inserting in lieu there-
5 of the words "not more than forty".

1 SEC. 17. **Habitual criminal.** That section five thousand ninety-
2 one-a (5091-a), supplement to the code, 1913, (C. C. Sec. 9048),

3 be amended by striking the word "less" out of the eighth line of
4 said section, and by inserting in lieu thereof the word "more".

Approved April 13, A. D. 1921.

CHAPTER 232

SCHOOLS AND SCHOOL DISTRICTS

S. F. 333.

AN ACT to repeal section two thousand seven hundred eighty-one (2781) of the code, as amended by chapter two hundred twenty-three (223), acts thirty-seventh (37) general assembly (C. C. Sec. 2562), and to enact a substitute therefor, relating to financial statements by school boards.

Be it enacted by the General Assembly of the State of Iowa:

That section two thousand seven hundred eighty-one (2781) of the code, as amended by chapter two hundred twenty-three (223), acts thirty-seventh (37) general assembly (C. C. Sec. 2562), is hereby repealed and the following enacted in lieu thereof:

1 SECTION 1. **Claims paid—publication.** In each consolidated dis-
2 trict and in each independent city or town school district, the board
3 shall, during the first week of July of each year, publish, by one in-
4 sertion in at least one newspaper of general circulation within the
5 district, if there is a newspaper published within said district, a
6 statement, verified by the affidavit of the secretary of the board, of
7 all claims paid by said board during the preceding year, showing the
8 amount paid, the name of the payee, and the purpose for which paid.

1 SEC. 2. **Financial statement.** The boards specified in the pre-
2 ceding section shall, two week before each annual school election,
3 make a like publication showing:

4 1. A summarized statement of the receipts and disbursements
5 of all funds for the preceding school year, and

6 2. A detailed estimate of the several amounts necessary to main-
7 tain the school in such district during the next succeeding school
8 year.

1 SEC. 3. **Other districts—publication or posting.** The president
2 and secretary of the board of directors of all other school districts
3 shall comply with the provisions of section 2, except that the publica-
4 tion may be by publication in a newspaper or by posting in not less
5 than three conspicuous places in the district.

Approved April 13, A. D. 1921.

CHAPTER 233

COMMISSIONERS IN OTHER STATES

S. F. 399.

AN ACT repealing sections three hundred eighty-eight (388), of the code, (C. C. Sec. 689), three hundred eighty-nine (389), of the code, (C. C. Sec. 690), three hundred ninety (390), of the code, (C. C. Sec. 691), three hundred ninety-one (391), of the code, (C. C. Sec. 692), and three hundred ninety-two (392), of the code, (C. C. Sec. 693), relative to the commissioners for Iowa in other states, and enacting a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Repeal.** That sections three hundred eighty-eight
2 (388), of the code, (C. C. Sec. 689), three hundred eighty-nine (389),
3 of the code, (C. C. Sec. 690), three hundred ninety (390), of the
4 code, (C. C. Sec. 691), three hundred ninety-one (391), of the code,
5 (C. C. Sec. 692), and three hundred ninety-two (392), of the code,
6 (C. C. Sec. 693), be and the same are hereby repealed, and the fol-
7 lowing enacted in lieu thereof:

1 **SEC. 2. Oath—signature—filing.** Before such commissioner can
2 perform any of the duties of his office, he is required to take and
3 subscribe on oath that he will support the constitution of the United
4 States and the constitution of the state of Iowa, and that he will
5 faithfully perform the duties of such office; which oath shall be
6 taken and subscribed before some judge or clerk of a court of record
7 in the state in which the commissioner is to exercise his appoint-
8 ment, and certified under the hand of the person taking it and the
9 seal of his court, or before a duly authorized commissioner for
10 Iowa, resident in said state; which certificate shall be filed in the
11 office of the governor of this state, and on which shall be the official
12 signature and clear impression of the official seal of such commis-
13 sioner.

1 **SEC. 3. Certificate—duplicate.** The governor upon the reception
2 of the certificate as provided in the last preceding section, shall ex-
3 amine the same, and, if this chapter has been strictly complied with,
4 it shall be his duty to forward to said commissioner a certificate
5 properly attested, that he has been duly commissioned as a com-
6 missioner for Iowa, and that he is duly qualified as required by the
7 laws of Iowa authorizing the appointment of commissioners in other
8 states; and it shall be the further duty of the governor to forward
9 a duplicate of said certificate to the secretary of state of the state
10 in which said commissioner may have been appointed.

1 **SEC. 4. Publication of list.** The governor shall cause to be pub-
2 lished with the session laws of each general assembly a full and
3 complete list of all commissioners for Iowa who are duly qualified,
4 and whose commissions do not expire on or before the fourth day
5 of July of the year in which such publication is made, which list
6 shall give the postoffice address, date of qualification, and date of
7 expiration of the commission, of each commissioner.

1 **SEC. 5. Authority.** Commissioners of the like nature appointed
2 in this state, under the authority of any other of the United States

3 or territories, are hereby invested with the authority of a justice
 4 of the peace to issue subpoenas, requiring the attendance of wit-
 5 nesses before them to give their testimony by deposition or affidavit,
 6 in any matter in which such deposition or affidavit may be taken by
 7 the law of such other state, and they are also authorized to administer
 8 oaths in any matter in relation to which they are required or permitted
 9 by such law of the other states; and false swearing in such cases is
 10 hereby made subject to the penal laws of this state relating to perjury;
 11 but such commissioner shall cause to be filed in the office of the gover-
 12 nor a certificate of the secretary of the state or territory for which he
 13 claims to act, that he is properly appointed and qualified, as required
 14 by the laws of said state, and has in his possession a certificate that
 15 this section has been complied with.

1 SEC. 6. Record. The governor shall keep in his office a complete
 2 record of all appointments made by him pursuant to the provisions
 3 of this chapter.

Approved April 13, A. D. 1921.

CHAPTER 234

LIBRARIES

S. F. 440.

AN ACT to repeal section seven hundred twenty-nine-a (729-a), supplement to the code, 1913 (compiled code Sec. 3752), providing for the power of library trustees to contract for use of books for public libraries.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Contract for use of books. That section seven hun-
 2 dred twenty-nine-a (729-a), supplement to the code, 1913 (com-
 3 piled code Sec. 3752), be and the same is hereby repealed and the
 4 following enacted in lieu thereof: The board of library trustees of
 5 any free public library shall have power to contract with any school
 6 corporation, the township trustees of any civil township, the board
 7 of supervisors of the county in which said library is situated, and
 8 the council of any city or town, whether such school corporation,
 9 civil township, or city or town be in the same county in which such
 10 library is situated or in an adjoining county, for the free use of said
 11 library by the residents of such school corporation, civil township,
 12 county, city or town, by one or more of the following methods in
 13 whole or in part:

14 First: By lending the books of such library to such residents
 15 on the same terms and conditions as to residents of the city or town
 16 in which said library is situated.

17 Second: By the establishment of depositories of books of such
 18 library to be loaned to such residents at stated times and places.

19 Third: By the transportation of books of such library by wagon
 20 or other conveyance for lending the same to such residents at stated
 21 times and places.

22 Fourth: By the establishment of branch libraries for lending
23 books to such residents.

24 Such contracts shall provide for the rate of tax to be levied during
25 the period of the contract, and such contracts shall remain in force
26 until terminated by a majority vote of the electors of such school cor-
27 poration, civil township, county, city, or town.

Approved April 13, A. D. 1921.

CHAPTER 235

LIBRARY COMMISSION

S. F. 444.

AN ACT to repeal section two thousand eight hundred eighty-eight-h (2888-h) supplemental supplement to the code, 1915, (compiled code Sec. 2775), relating to library commissions and free public school libraries and making appropriation therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Compensation — expenses — appropriation. That
2 section two thousand eight hundred eighty-eight-h (2888-h) supple-
3 mental supplement to the code, 1915, (compiled code Sec. 2775), be
4 and the same is hereby repealed and the following enacted in lieu
5 thereof: "No member of the commission shall ever receive any com-
6 pensation for services as a member, but the traveling expenses of mem-
7 bers in attending meetings of the commission, or in visiting or estab-
8 lishing libraries and other incidental and necessary expenses con-
9 nected with the work of the commission, shall be paid, including the
10 necessary expense in the maintenance and extension of the traveling
11 library system, and there is hereby annually appropriated from
12 any funds in the state treasury not otherwise appropriated, the sum
13 of twelve thousand dollars to carry into effect the provisions of this
14 act, and any balance not expended in any one year may be added by
15 the commission to the expenditure for any ensuing year.

Approved April 13, A. D. 1921.

CHAPTER 236

AGRICULTURAL SEEDS

S. F. 482.

AN ACT to repeal sections five thousand seventy-seven-a fourteen (5077-a14), five thousand seventy-seven-a fifteen (5077-a15), five thousand seventy-seven-a sixteen (5077-16), five thousand seventy-seven-a seventeen (5077-a17), five thousand seventy-seven-a eighteen (5077-18), five thousand seventy-seven-a nineteen (5077-19), five thousand seventy-seven-a twenty (5077-a20), five thousand seventy-seven-a twenty-one (5077-a21), five thousand seventy-seven-a twenty-two (5077-a22), five thousand seventy-seven-a twenty-three (5077-a23), supplement to the code, 1913, (C. C. 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531) and five thousand seventy-seven-a twenty-four (5077-a24), supplemental supplement to the code, 1915, (C. C. 1532), and to amend section five thousand seventy-seven-a six (5077-a6), supplement to the code, 1913, (C. C. 1514), and to enact substitutes therefor and providing for standards of purity of agricultural seeds offered for sale and enforcement of such provisions.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Terms defined. "Agricultural seed" shall mean the
 2 seeds of Canada bluegrass, Kentucky bluegrass, brome grass, fescues,
 3 millet, tall meadow oat grass, orchard grass, redtop, Italian rye
 4 grass, perennial rye grass, kaffir corn, sorghum or cane, Sudan grass,
 5 timothy, alfalfa, alsike clover, crimson clover, mammoth or sapling
 6 clover, red clover, sweet clover, white clover, Canada field peas, cow-
 7 peas, soy beans, vetches, and other grasses and forage plants,
 8 buckwheat, flax, rape, barley, field corn, oats, rye, wheat and other
 9 cereals. "Weed seed" shall mean the seed of noxious weeds listed
 10 herein, and all seeds not listed above as agricultural seeds. "Noxious
 11 weeds" shall mean quack grass, Canada thistle, common wild must-
 12 tard or charlock, Indian mustard, buckhorn, perennial sow thistle,
 13 sour curled or smooth dock, wild oats, corn cockle, dodder (clover,
 14 alfalfa or field), sheep sorrel, and wild carrot, and such other plants
 15 as may be declared to be noxious weeds as provided in the next suc-
 16 ceeding section. "Commissioner" shall mean the state dairy and
 17 food commissioner, or his agents thereunto duly authorized as the
 18 context may require. "Purity" of agricultural seed shall mean free-
 19 dom from inert matter, and from other agricultural or weed seed
 20 distinguishable by their appearance.

1 SEC. 2. Committee to determine noxious character. Whenever
 2 it shall appear to the commissioner that any plant, other than those
 3 specifically enumerated in the last preceding section has become, or
 4 threatens to become, a menace to the agricultural industry of this
 5 state, he shall call a committee of three experts in plant life, one of
 6 whom shall be the botanist of the state college of agriculture and
 7 mechanics arts. If the said committee shall find that such plant or
 8 plants have become, or threaten to become a menace to the agricul-
 9 tural industry, they shall so report to the commissioner, who shall
 10 then declare the same to be a noxious weed. Notice of such declara-
 11 tion shall be given by posting same at the court house in each coun-
 12 ty of the state and the provisions of this act shall apply to such
 13 plants from and after thirty (30) days from the posting of said
 14 notice.

1 **SEC. 3. Labeling agricultural seeds.** All agricultural seed of-
2 ferred or exposed for sale, or sold in package or wrapped form for
3 seeding purposes shall be labeled on the package or container as pro-
4 vided in sections four (4) and five (5), and in addition thereto shall
5 have printed on the label prescribed in said sections:

6 1. The approximate percentage by weight of the purity of the
7 seed.

8 2. The approximate total percentage by weight of weed seed.

9 3. The name of each kind of seeds or bulblets of noxious weeds
10 which are present, singly or collectively, as follows:

11 a In excess of one (1) seed or bulblet in each five (5) grams
12 (approximately one-fifth (1/5) ounce) of timothy, redtop, tall
13 meadow oatgrass, orchard grass, crested dogtail, Canada bluegrass,
14 Kentucky bluegrass, fescues, brome grass, perennial and Italian rye-
15 grass, western ryegrass, crimson clover, mammoth clover, red clover,
16 white clover, alsike clover, sweet clover, alfalfa, and all other grasses
17 and clover not otherwise classified.

18 b One (1) in twenty-five (25) grams (approximately one (1)
19 ounce) of millet, rape, flax, and other agricultural seeds not specified
20 in "a" or "c" of this subsection.

21 c One (1) in one hundred (100) grams (approximately four (4)
22 ounces) of wheat, oats, rye, barley, buckwheat, vetches, and other
23 agricultural seeds as large or larger than wheat.

24 4. The approximate percentage of germination of such agricultural
25 seeds, together with the month and year said seed was tested and, if
26 corn, the county and state where grown.

1 **SEC. 4. Labeling of certain mixed seeds.** Mixtures of alsike
2 and timothy, alsike and white clover, redtop and timothy, alsike and
3 red clover, offered or exposed for sale or sold as mixtures in package
4 or wrapped form for seeding purposes and in lots of ten pounds or
5 more shall be labeled on the package or container as to the quantity,
6 percentage of weed seed present, the name of vendor, in the man-
7 ner prescribed for pure agricultural seed and in addition the label
8 shall contain the following specific items: The fact that such seed
9 is a mixture. The name and approximate percentage by weight of each
10 kind of agricultural seed present in such mixture in excess of five
11 per cent (5%) by weight of the total mixture. The name of each
12 kind of seeds or bulblets of noxious weeds, which are present singly
13 or collectively in excess of one (1) seed or bulblet in each fifteen
14 (15) grams (approximately three-fifths (3/5) ounce) of such mix-
15 ture. The approximate percentage of germination of each kind of
16 agricultural seed present in such mixture in excess of five per cent
17 (5%) by weight, together with the month and year said seed was
18 tested.

1 **SEC. 5. Labeling other mixtures of seeds.** Special mixtures of
2 agricultural seed except as provided in the preceding section, offered
3 or exposed for sale, or sold in package or wrapped form for seeding
4 purposes and in quantities of eight (8) ounces or more shall be labeled
5 on the package or container prescribed in the preceding section, except
6 that the percentage of germination need not be stated, but the label
7 shall contain a statement showing the approximate percentage by
8 weight of inert matter.

1 **SEC. 6. Written labels.** The label on a package or container of
2 agricultural seed may be written instead of being printed, but when
3 written, the writing must be plain and legible.

1 **SEC. 7. Sales from bulk.** In case agricultural seed or mixtures
2 of the same are offered or exposed for sale in bulk, or sold from bulk,
3 there shall be conspicuously displayed in connection therewith a
4 placard containing the items required on the label of such seed when
5 offered or exposed for sale, or sold in package or wrapped form, or
6 in lieu of this requirement the vendor may furnish the vendee with a
7 printed or written statement containing the said items.

1 **SEC. 8. Presumption of freedom from weed seeds.** In every
2 sale of agricultural seeds or mixture of the same it shall be presumed
3 that the said seeds are free from weed seeds unless the label on the
4 package or container specifies the presence of such weed seeds or the
5 purchaser is informed of the presence of the same in the manner
6 provided in the preceding section.

1 **SEC. 9. Analysis of seeds for personal use—fee.** Any person
2 purchasing any agricultural seed in this state for his own use may
3 submit fair samples of said seed to the dairy and food commissioner,
4 accompanied by an analysis fee of fifty cents (50c) for each sample
5 and a proper analysis of the same shall be made and furnished.

1 **SEC. 10. Exemptions.** Agricultural seeds or mixtures of same
2 shall be exempt from the provisions of this title: When possessed,
3 exposed or offered for sale, or sold for food purposes only. When
4 sold or in store for the purpose of recleaning or not possessed, offered
5 or exposed for sale, or sold for seeding purposes within this state.
6 When sold by one farmer to another and delivered upon the vendor's
7 premises; but if such seed is advertised for sale or is delivered through
8 a common carrier, then the seed shall be subject to all the require-
9 ments of this title, provided, however, that this exemption shall in no
10 event be construed as permitting the sale of agricultural seed contain-
11 ing the seed of Canada thistle, quack grass, dodders (clover, alfalfa
12 or field) buckhorn and wild carrot in violation of the next succeeding
13 section.

1 **SEC. 11. Agricultural seed containing certain noxious weed**
2 **seeds.** No person shall sell, offer or expose for sale or distribution for
3 the purpose of seeding, any agricultural seed unless such seed is free
4 from the seed of Canada thistle, quack grass and dodders (clover,
5 alfalfa or field) buckhorn and wild carrot.

1 **SEC. 12. Duty and power of commissioner.** It shall be the duty
2 of the commissioner to administer this law and enforce its provisions,
3 and he shall assign such of his agents, officers and employes as may
4 be necessary without additional compensation. He shall maintain a
5 laboratory and shall publish the results of any examination, analysis,
6 or test of any seed as provided in the next succeeding section together
7 with such other information as he may deem of public interest. He
8 may make and promulgate such rules and regulations as may be nec-
9 cessary effectively to carry out the purposes of this act.

SEC. 13. Analysis—access to premises and samples—notice.

1 It shall be the duty of the commissioner to examine, analyze and test
2 agricultural seed sold, offered, or exposed for sale within this state.
3 For the purpose of such examination, analysis or test he shall have
4 free access at all reasonable times to any and all premises and to any
5 railroad car, automobile or other means of transportation whereupon
6 such seed is kept or stored or being transported. He may take from
7 such seed two composite samples, thoroughly mixed, which shall be
8 securely sealed. One sample shall be given to the owner or his agent
9 in person if present, and if not present shall be promptly forwarded
10 thereunto, and the other shall be retained by the commissioner for
11 analysis. If it is found that such sample does not conform to the
12 standards upon the label attached to the lot from which it was ob-
13 tained, the vendor or consignee, if known, shall be immediately noti-
14 fied, and a copy of said notice shall be mailed to the person, firm or
15 corporation whose label was affixed thereto. The commissioner may
16 make such further investigation as he may deem proper.

1 **SEC. 14. Attorney general to prosecute.** It shall be the duty
2 of the attorney general to prosecute or cause to be prosecuted, all per-
3 sons, firms or corporations violating the provisions of this act as pro-
4 vided in the next succeeding section, and for that purpose may require
5 any county attorney to appear on behalf of the state.

1 **SEC. 15. Penalty.** Any person, firm or corporation violating any
2 of the provisions of this act, except those contained in sections twelve
3 (12), thirteen (13) and fourteen (14) hereof, or in any manner inter-
4 fering with the commissioner or his agents in the discharge of their
5 duties shall be guilty of a misdemeanor and upon conviction thereof
6 shall be fined in a sum not less than one hundred dollars (\$100.00)
7 nor more than five hundred dollars (\$500.00).

SEC. 16. Misrepresentation or breach of warranty—remedy.

1 The provisions of this act shall not be construed in any way to abridge
2 or limit any remedy which a vendee may now have against the vendor
3 for misrepresentation or breach of warranty.

1 **SEC. 17. Agricultural seeds—statement.** That section five thou-
2 sand seventy-seven-a six (5077-a6) supplement to the code, 1913, be
3 and the same is hereby amended by striking therefrom all of said
4 section following the words "United States" in line twenty-two (22)
5 thereof.

1 **SEC. 18. Repeal.** That section five thousand seventy seven-a
2 fourteen (5077-a14), five thousand seventy-seven-a fifteen (5077-a15),
3 five thousand seventy-seven-a sixteen (5077-a16), five thousand sev-
4 enty-seven-a seventeen (5077-a17), five thousand seventy-seven-a
5 eighteen (5077-a18), five thousand seventy-seven-a nineteen (5077-
6 a19), five thousand seventy-seven-a twenty (5077-a20), five thousand
7 seventy-seven-a twenty-one (5077-a21), five thousand seventy-seven-a
8 twenty-two (5077-a22), five thousand seventy-seven-a twenty-three
9 (5077-a23) supplement to the code, 1913, (C. C. 1522, 1523, 1524,
10 1525, 1526, 1527, 1528, 1529, 1530, 1531), and five thousand seventy-
11 seven-a twenty-four (5077-a24) supplemental supplement to the code,
12 1915, (C. C. 1532) be and the same are hereby repealed.

Approved April 13, A. D. 1921.

CHAPTER 237

PRIVATE DRAINAGE SYSTEM

S. F. 501.

AN ACT relating to the filing for record of certified plats, and description of land covered by drainage systems, describing the material and labor used in said systems, providing the necessary record books to be kept, and establishing the fees that may be charged by the county recorder.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Record of private drainage system. Any person who
2 has provided a system of drainage on land owned by him may have
3 the same made a matter of record in the office of the county recorder
4 in which the drainage system is located as is hereinafter provided.

1 SEC. 2. Plat books—record required. The county recorder shall
2 be provided with a plat book (loose leaf system) made to a scale not
3 larger than sixteen (16) inches to one (1) mile for each section of
4 the land within the county in which such records shall be made. Such
5 plat book shall consist of sheets of paper interbound by sheets of trac-
6 ing cloth with proper heading, margin, and binding edge. Said plat
7 book shall be used for keeping a record of drainage systems filed by
8 any land owner, and shall be made or approved only by a registered
9 engineer. Plats so offered for record shall be drawn to scale giving
10 distances in feet, indicate the size of tile used, length of mains, sub-
11 mains, and laterals and location with regard to boundary lines of
12 tract or government corners and sub-divisions.

1 SEC. 3. Record and index. The county recorder shall also be pro-
2 vided with a record book and index referring to the plats provided
3 for in section two of this act, and which may be used to give the
4 owners name, description of tracts of land drained, stating the time
5 when drainage system was established, the kind, quality and brand
6 of tile used, the name and place of manufacturing plant, the name
7 of contractors who laid the tile, the name of the engineer in charge
8 of the survey and installation, the cost of tile, delivery, installation
9 and engineering expense, depths, grades, outlets, connections, con-
10 tracts for agreements with adjoining land owners as to connections
11 and any other matters or information that may be considered of value.
12 All of said information to be furnished by the land owner or the
13 engineer having charge of the installation of the same and certified
14 under oath, and shall be certified under oath by a registered en-
15 gineer as being a true and accurate record. Provided that in lieu
16 of making the record as herein provided any land owner may file with
17 the county recorder the original plat used in the establishment of said
18 drainage system, or a copy thereof, which shall be certified by the
19 engineer having made the same.

1 SEC. 4. Effect of record. The drainage records herein provided
2 for shall not be construed as an essential part of the title to said
3 lands, but may upon request be set out by abstractors as a part of the
4 record title of said lands.

1 **SEC. 5. Fees.** The county recorder shall be entitled to collect fees
 2 for the filing and information heretofore provided for, and for the
 3 making of copies of such records the same as is provided for other
 4 work of a similar nature.

Approved April 13, A. D. 1921.

CHAPTER 238

JUVENILE COURT—CHILD DELINQUENCY

S. F. 588.

AN ACT to amend section two hundred fifty-four-a fourteen (254-a14) of the 1913 supplement of the code, (C. C. Sec. 2089), relating to delinquency in children, and providing for the punishment of any person responsible for, or in any way contributing to, the delinquency, or other offenses of any child, and conferring concurrent jurisdiction in the judge of the juvenile court to hear and dispose of such contributory delinquency cases.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Encouraging child delinquency—penalty—juris-**
 2 **diction—appeal—indictable offense—procedure.** That section two
 3 hundred fifty-four a fourteen (254-a14) of the 1913 supplement to
 4 the code, (C. C. Sec. 2089), be amended by adding thereto the follow-
 5 ing: "It shall be unlawful for any person to encourage any child
 6 under the age of sixteen (16) years, to commit any act of delinquency
 7 as defined and specified in this section; or for any person to send or
 8 cause to be sent any such child to or permit any such child to enter or
 9 remain in any house of prostitution, or any place where intoxicating
 10 liquors are sold contrary to law, or any policy shop, or any pool room
 11 or gambling place, knowing them to be such; or to knowingly encour-
 12 age, contribute, or in any way cause any such child to violate any law
 13 of this state or the ordinances of any city in this state; or to know-
 14 ingly permit, contribute to or encourage, or cause any such child to
 15 be guilty of any vicious or immoral conduct.

16 Any person so offending shall be guilty of a misdemeanor and may
 17 be tried for such offense either in the juvenile court, or in any justice,
 18 superior or municipal court having jurisdiction therein, and upon
 19 conviction shall be punished by fine or imprisonment, or both, pro-
 20 vided, that all trials of persons charged with contributing to the
 21 delinquency of a child shall be conducted in accordance with the rules
 22 in the municipal, superior or justice of the peace courts of the state
 23 of Iowa, while exercising criminal jurisdiction, and any person con-
 24 victed shall have the same right of appeal as provided for appeals
 25 from such courts in such cases; and provided further, that if in any
 26 proceeding in any juvenile court it shall appear that any person may
 27 have committed an indictable misdemeanor or felony that caused or
 28 contributed to the delinquency of such child, the judge of said juvenile
 29 court may have such person brought before him upon proper warrant,
 30 and if upon preliminary examination it shall appear that such person
 is probably guilty of the offense charged, he shall be bound over to

31 the grand jury of such county and placed under such reasonable bond
 32 to appear before the district court of said county as the judge of the
 33 juvenile court may prescribe.

1 **SEC. 2. Penalty—suspension of sentence.** Any person who
 2 shall be convicted of violating any of the provisions of section two
 3 (2) of this act, may be fined in a sum not to exceed one hundred dol-
 4 lars (\$100.00) or by imprisonment in the county jail for not to exceed
 5 thirty (30) days, or punished by both such fine and imprisonment;
 6 and a conviction for such contributory delinquency shall not be a bar
 7 to the prosecution of such person for any indictable misdemeanor or
 8 felony that he may have committed that caused or contributed to the
 9 delinquency of such child; provided further, that said court may im-
 10 pose conditions upon any such persons found guilty under this act,
 11 as long as such persons shall comply therewith to the satisfaction of
 12 the court, the sentence imposed, or any part thereof, may be sus-
 13 pended, provided that such suspension shall not exceed a period of two
 14 (2) years. If, at the expiration of such time, or any time prior
 15 thereto, it shall appear to the court that such person has complied
 16 faithfully with the conditions imposed, in such event the court may
 17 set aside his sentence absolutely and release such person from further
 18 liability thereunder. If, at any time, however, during the aforesaid
 19 suspension of such sentence it shall be made to appear to the satis-
 20 faction of the court that the judgment ought to be enforced, the court
 21 shall have the power to revoke the suspension of such judgment and
 22 may enforce the same, and in such cases the term of his sentence
 23 shall commence from the date on which the same is ordered to be
 24 enforced; provided, that any person charged with the violation of any
 25 of the provisions of section two (2) of this act shall be entitled to a
 26 trial by jury, if he shall so elect.

Approved April 13, A. D. 1921.

CHAPTER 239

BOARD OF SUPERVISORS

S. F. 605.

AN ACT to amend section four hundred twelve (412), supplement to the code, 1913, (compiled code, 3123), as amended by chapter twenty-six (26), acts of the thirty-eighth general assembly to provide that the board of supervisors shall meet on the second Monday in June in each year.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Time of meeting.** That section four hundred twelve
 2 (412), supplement to the code, 1913, (C. C. 3123), as amended by
 3 chapter twenty-six (26) acts of the thirty-eighth general assembly,
 4 be hereby amended by striking out the words "and June" as they
 5 appear after the word "April" and before the words "and the second"
 6 in the sixth line of said section, and by inserting after the words
 7 "second Monday in" and before the word "September", in the sixth
 8 line of said section, the word "June" and placing a comma thereafter.

Approved April 13, A. D. 1921.

CHAPTER 240

FRATERNAL BENEFICIARY SOCIETIES, ORDERS AND ASSOCIATIONS

S. F. 645.

AN ACT to amend section eighteen hundred twenty-four (1824) of the code as amended by chapter two hundred forty (240) of the acts of the thirty-eighth general assembly, 1919, (C. C. 5556), relating to fraternal beneficiary societies, orders and associations, and providing who may be beneficiaries under certificates issued by such societies.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Authorized beneficiary. That section eighteen hun-
2 dred twenty four (1824) of the code as amended by chapter two hun-
3 dred forty (240) of the acts of the thirty-eighth general assembly,
4 1919, (C. C. 5556), be and the same is hereby, amended by striking
5 out the period at the close of said section and inserting in lieu thereof
6 a semi-colon, and adding the following: "provided further, that any
7 association or society, whose articles of incorporation, or constitution,
8 or rules, or by-laws, provide that at the time of the admission to mem-
9 bership into such society, every member, when joining shall belong
10 to one occupation or guild, may become a beneficiary as may be pro-
11 vided in its articles of incorporation, or constitution, or rules, or
12 by-laws."

Approved April 13, A. D. 1921.

CHAPTER 241

FIRE ESCAPES

S. F. 675

AN ACT to amend section four thousand nine hundred ninety-nine-a nine (4999-a9) supplemental supplement to the code, 1915 (C. C. Sec. 1064), relating to fire escapes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. When class C fire escapes permitted. That section
2 four thousand nine hundred ninety-nine-a nine (4999-a9) supple-
3 mental supplement to the code, 1915 (C. C. Sec. 1064) be and the
4 same is hereby amended by adding thereto following the period
5 after the word "next" in line twenty-one the following: "Be it fur-
6 ther provided, that said commissioner may under peculiar conditions,
7 and where the hazard is not great, permit fire escapes of class C or
8 other approved means of escape to be used on an ordinary dwelling
9 of not more than three stories in height and temporarily used in part
10 for lodging purposes, when not more than five persons none of whom
11 are under sixteen years of age occupy the third floor."

Approved April 13, A. D. 1921.

CHAPTER 242

CITIES AND TOWNS

S. F. 701.

AN ACT to amend section four (4) chapter one hundred seventy-two (172), laws of the thirty-seventh general assembly (C. C. Sec. 3926), relating to special assessments for oiling of streets.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Interest on assessments for oiling streets. That
 2 section four (4), chapter one hundred seventy-two (172), laws of
 3 the thirty-seventh general assembly, (C. C. Sec. 3926), be amended
 4 by inserting the words, "shall bear interest at the rate of six per cent
 5 per annum from the date the assessment is adopted until paid, and",
 6 between the word "and" and the word "shall" in line nine (9) thereof.

Approved April 13, A. D. 1921.

CHAPTER 243

PRACTICE OF MEDICINE

S. F. 735.

AN ACT to amend section twenty five seventy-nine (2579) of the code, relating to the practice of medicine.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Who deemed practitioner. Amend section twenty-
 2 five seventy-nine (2579) of the code by striking out the words "or
 3 who shall publicly profess to cure or heal." in lines five and six thereof.

Approved April 13, A. D. 1921.

CHAPTER 244

SHORTHAND REPORTERS

S. F. 730.

AN ACT to repeal section six hundred ninety-four-c forty-nine (694-c49) supplemental supplement to the code, 1915 (C. C. Sec. 6890), relating to shorthand reporters, and enacting a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Appointment—salary—what causes reported. That
 2 section six hundred ninety-four-c forty-nine (694-c-49) supplemental
 3 supplement to the code, 1915 (C. C. Sec. 6890) be repealed and the
 4 following enacted in lieu thereof: "Each judge of the municipal

5 court, may appoint a shorthand reporter. All provisions relating to
6 shorthand reporters and their duties in the district court, in so far
7 as applicable, shall govern, except their compensation which shall be
8 fixed by order of the court not exceeding eight (8) dollars per day,
9 for the time actually engaged in their court duties and shall be paid
10 one-half by the county and one-half by the city as provided in this
11 act. All actions included in class "A" hereof, may be reported the
12 same as in the district court, and the reporter's fees shall be taxed
13 in said action as costs. No reporter shall be provided for in the trial
14 of action in class "B", unless the party demanding the same shall pay
15 the costs of said reporter to the clerk in advance which shall be taxed
16 as costs in the case, unless otherwise ordered by the court in the case
17 on trial. The transcript fees paid reporters will be the same as in
18 the district court, and may be taxed as part of the costs on appeal.

Approved April 13, A. D. 1921.

CHAPTER 245

STATE PSYCHOPATHIC HOSPITAL

S. F. 742.

AN ACT to amend chapter two hundred thirty-five (235), acts of the thirty-eighth general assembly, relating to the state psychopathic hospital and the care, observation and treatment of persons afflicted with abnormal mental conditions, and creating a board of commissioners of insanity, and providing a method for filing, hearing and deciding applications for the commitment of such persons to the state hospitals for the insane.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal. That the last paragraph of section eleven
2 (11), chapter two hundred thirty-five (235), acts of the thirty-eighth
3 general assembly (C. C. Sec. 2365), commencing with the words,
4 "If, upon such examination," be stricken out and the following sub-
5 stituted in lieu thereof:

6 "SEC. 11-a *Insane patient.* If, upon such examination or at any
7 time thereafter, the medical director, or, in his absence, the assistant
8 medical director, shall be of the opinion that such patient, or any
9 patient in said state psychopathic hospital, is a fit subject for care,
10 observation and treatment in a state hospital for the insane, he shall
11 file an application, substantially as provided in section two thousand
12 two hundred sixty four (2264) of the code, (C. C. Sec. 2058) with
13 the board of commissioners of insanity hereinafter created.

14 "SEC. 11-b. *Commissioners of insanity.* The medical director, the
15 assistant medical director and one other member of the medical staff
16 of the state psychopathic hospital shall constitute a board of com-
17 missioners of insanity; and said board is hereby vested with all the
18 rights, powers, duties and obligations of the commissioners of insanity
19 as now constituted by law, except as herein provided, with full power
20 to receive and act upon all applications filed hereunder, as fully as
21 the commissioners of insanity are empowered and authorized by law

22 to do. The procedure of the board hereby created shall be the same
23 as now provided by law, except as herein modified.

24 "SEC. 11-c. *Organization—records and certification thereof.* Said
25 board shall elect one of its members secretary, who shall keep a rec-
26 ord, in a book provided for that purpose, of all the proceedings of
27 said board and certify a copy thereof forthwith to the clerk of the
28 district court of the county of the legal residence of the person against
29 whom said proceedings were had. Said clerk of the district court
30 shall file and record said proceedings in the records of his office the
31 same as if said proceedings had been before the commissioners of
32 insanity of said county.

33 "SEC. 11-d. *Appeal—procedure.* Any person found to be insane
34 under the provisions herein authorized may appeal from such finding
35 to the district court of the county of the legal residence of such per-
36 son. Said appeal and proceedings thereon shall be the same as if
37 said finding appealed from had been made by the commissioners of
38 insanity of said county; except that a copy of the notice of appeal
39 served, or to be served, upon the clerk of said district court shall be
40 served on a member of the board of commissioners of insanity here-
41 by created, and if, at the time the copy of said notice of appeal is
42 served on a member of said board, the patient is still in the actual
43 custody of said board and not enroute to a hospital for the insane, the
44 said board hereby created shall cause said patient to be conducted,
45 by its appointee or appointees, to the county of the legal residence of
46 said patient in which said appeal was taken and deliver to the custody
47 of the sheriff of said county, and thereafter the said patient shall
48 be cared for and disposed of as if the proceedings appealed from
49 had been had by the commissioners of insanity of said county.

50 "SEC. 11-e. *Appointees in lieu of sheriff—female patients.* All
51 duties imposed by law upon the sheriff, or his deputy, relating to the
52 attendance and commitment of insane patients may, by order of said
53 board hereby created, be performed by such person, or persons, as
54 said board may designate. If the patient be a female, she shall be
55 accompanied to the state hospital for the insane, or to the county of
56 her legal residence, as the case may be, by at least one woman.

57 "SEC. 11-f. *Jurisdiction in case of appeal.* In the case of an appeal
58 as herein provided, the jurisdiction of the board of commissioners
59 hereby created shall immediately cease, except as herein otherwise
60 specially provided."

1 SEC. 2. *Transfers from college of medicine.* Section fourteen
2 (14) of said chapter two hundred thirty-five (235), acts of the thirty-
3 eighth general assembly (C. C. 2368) is hereby amended by adding
4 thereto the following: "Whenever patients who have been com-
5 mitted by law to the general hospital of the college of medicine of
6 the state university of Iowa, under the provisions of chapter 5-B,
7 title III, supplemental supplement, 1915, (C. C. title X, chapter 9),
8 or chapter seventy-eight (78), acts of the thirty-eighth general as-
9 sembly (C. C. title X, chapter 10), are found by the medical director
10 of the state psychopathic hospital to be afflicted with abnormal men-
11 tal conditions, such patient may be transferred by the superintendent
12 of the hospital of the college of medicine of the state university of
13 Iowa and the said medical director, to the state psychopathic hos-
14 pital, and all necessary expenses for the care of such patient while

15 in the wards or rooms of said psychopathic hospital shall be paid
16 to said psychopathic hospital by the said hospital of the college of
17 medicine of the state university."

1 **SEC. 3. Costs in case of transfer.** Section fifteen (15) of said
2 chapter two hundred thirty-five (235), acts of the thirty-eighth gen-
3 eral assembly, (C. C. 2369) is hereby amended by striking out the
4 last paragraph thereof commencing with the words, "Whenever a
5 patient is transferred" and inserting in lieu thereof the following:
6 "Whenever the board hereby created shall designate any person, or
7 persons, to accompany any patient from said state psychopathic hos-
8 pital to any state hospital for the insane, or to the county of the legal
9 residence of the patient, the pay of such person, or persons, for per-
10 forming such duty shall not exceed three dollars (\$3.00) per day for
11 the time thus necessarily employed, and the actual, reasonable and
12 necessary expenses incurred in accompanying said patient and in
13 returning home therefrom. Said per diem and expenses shall be
14 itemized and verified and presented and allowed in connection with
15 the bills for maintenance as hereinafter provided; provided, how-
16 ever, that if the party accompanying said patient is a parent or other
17 relative, or an officer or employee receiving other compensation, the
18 said person shall receive no per diem, but only his actual, reasonable
19 and necessary traveling expenses."

1 **SEC. 4. Discharge of patient—appointment of attendant.** Sec-
2 tion eighteen (18) of said chapter two hundred thirty-five (235),
3 acts of the thirty-eighth general assembly (C. C. 2372) is hereby re-
4 pealed and the following enacted in lieu thereof: "The medical direc-
5 tor of the state psychopathic hospital may, at any time, discharge
6 any patient as recovered, as improved, or as not likely to be benefited
7 by further treatment, and upon said discharge said director shall no-
8 tify the committing judge or court thereof; and the said court or
9 judge shall appoint some person to accompany said discharged pa-
10 tient from the said state psychopathic hospital to such place as he
11 may designate, or authorize the said medical director to appoint such
12 attendant.

1 **SEC. 5. When costs payable by state.** If any patient be ad-
2 mitted to the state psychopathic hospital and thereafter an order of
3 commitment of said patient as a public patient be made by the court
4 or judge having jurisdiction thereof, the expense of keeping and
5 maintaining said patient from the date of the filing of the informa-
6 tion upon which said order is made shall be paid by the state.

1 **SEC. 6. Death of patient and resulting expense.** In the event
2 that a committed public patient or a voluntary public patient or a
3 committed private patient should die while at the state psychopathic
4 hospital or at the general hospital of the college of medicine of the
5 state university of Iowa, the medical director of the said state
6 psychopathic hospital is hereby authorized and directed to have the
7 body prepared for shipment in accordance with the rules and regu-
8 lations prescribed by the state board of health for shipping such
9 bodies; and it shall be the duty of the Iowa state board of educa-
10 tion to make arrangements for the embalming and such other prep-
11 aration as may be necessary to comply with said rules and regu-

12 lations, and for the purchase of suitable caskets. The state shall pay,
 13 to the state psychopathic hospital, out of any money in the state
 14 treasury not otherwise appropriated, the cost of the casket, the em-
 15 balming, and all other expenses incurred in preparing the body for
 16 shipment, and, in addition thereto, the cost of transportation from
 17 Iowa City, Iowa, to the place where the said patient lived at the time
 18 when he was committed or taken to the said state psychopathic
 19 hospital; said expenses to be paid in accordance with the provisions
 20 of section 19, chapter two hundred thirty-five (235), acts of the
 21 thirty-eighth general assembly (C. C. Sec. 2373.) In the event that
 22 the said person is a committed private patient, it shall be the duty
 23 of the county auditor of the proper county to proceed to collect all
 24 of such expenses, in accordance with the provisions of section six-
 25 teen (16) of chapter two hundred thirty-five (235), acts of the thirty-
 26 eighth general assembly, (C. C. Sec. 2370).

Approved April 13, A. D. 1921.

CHAPTER 246

CHATTEL MORTGAGES

S. F. 743.

AN ACT to amend the law as it appears in chapter three hundred fifty-two (352), acts of the thirty-eighth general assembly, (C. C. Sec. 6318), relating to the filing of chattel mortgages, bills of sale and other instruments affecting the title to or encumbrance of personal property and providing fees to be paid therefor, and to the indexing of real estate mortgages in a chattel mortgage index provided for that purpose, giving to such real estate mortgages so indexed the effect of chattel mortgages.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Real estate mortgages with chattel mortgage clause.

1 That the law as it appears in chapter three hundred fifty-two (352),
 2 acts of the thirty-eighth general assembly, (C. C. Sec. 6318), be,
 3 and the same is hereby amended by adding to the law as it appears
 4 in chapter three hundred fifty-two (352), acts of the thirty-eighth
 5 general assembly, (C. C. 6318), the following:

6 "Where in a real estate mortgage there is any provision creating
 7 an encumbrance upon personal property or providing for a receiver-
 8 ship in the event of foreclosure, the person firm or corporation offer-
 9 ing the same for record, may have the same recorded at length,
 10 and also indexed in the chattel mortgage index book provided for
 11 herein. In said index book the recorder shall show the book and
 12 page where said real estate mortgage is recorded and such record-
 13 ing shall have the same force and effect as though said real estate
 14 mortgages were retained by the county recorder in the manner pro-
 15 vided for herein and such real estate mortgages shall not be required
 16 to be filed and kept in the office of the county recorder. When such
 17 real estate mortgage is released of record, the county recorder shall
 18 make entry thereof on the chattel mortgage index book."

Approved April 13, A. D. 1921.

CHAPTER 247

RAILROADS

S. F. 746.

AN ACT to amend section two thousand sixty (2060) of the code, (C. C. 5079), relating to interlocking switches.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal. That section two thousand sixty (2060) of
2 the code, (C. C. 5079), be, and the same is hereby repealed, and the
3 following enacted in lieu thereof.

1 SEC. 2. Interlocking switches—approval. When in any case
2 two or more railroads cross each other at a common grade, or a rail-
3 road crosses a stream by swing or draw bridge, they may be equipped
4 thereat with an interlocking switch system, or other suitable safety
5 device rendering it safe for engines or trains to pass thereover with-
6 out stopping. The plans for such proposed interlocking system or
7 other safety device shall be first submitted to the board of railroad
8 commissioners for approval, and after the same has been installed no
9 engines or trains shall pass over such crossings or bridge without
10 stopping until the board of railroad commissioners shall have in-
11 spected and issued a certificate of approval of such interlocking
12 system or safety device.

1 SEC. 3. Changes—approval. In the event any railroad company
2 desires to make a change in the mechanical construction, arrange-
3 ment or location of any interlocking system or other safety device,
4 or in any of the parts of such system or device, the plans showing
5 specifically the nature of the changes proposed shall be filed with the
6 board of railroad commissioners, and such system or device as
7 changed shall not be operated until a certificate of approval thereof
8 has been issued by the board.

1 SEC. 4. Condemnation of system. Any interlocking system or
2 other safety device now or hereafter constructed or operated, which
3 may be found by the board of railroad commissioners, after inspec-
4 tion, to be unsafe or dangerous, may be condemned by the said board,
5 and the railroad company or companies required to reconstruct the
6 same in accordance with the rules governing the construction, opera-
7 tion and maintenance of interlocking plants adopted by said board
8 of railroad commissioners.

1 SEC. 5. Order for interlocking system. Provided further, that
2 whenever in the judgment of the board of railroad commissioners it
3 is necessary for the public safety, said board may require the estab-
4 lishment of an interlocking system or other safety device at any rail-
5 road crossing, junction, or draw bridge.

Approved April 13, A. D. 1921.

CHAPTER 248

BOARD OF EDUCATIONAL EXAMINERS

S. F. 752.

AN ACT to amend section twenty-six twenty-eight (2628), of the code, as amended by chapter three hundred forty (340), acts of the thirty-seventh (37) general assembly, (C. C. Section 2295), relating to the membership of the board of educational examiners.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Membership increased.** That section twenty-six
2 twenty-eight (2628), of the code as amended by chapter three hun-
3 dred forty (340), acts of the thirty-seventh (37) general assem-
4 bly, (C. C. section 2295), be and is amended by striking from line
5 three (3) the word "two" and inserting the word "three", and by
6 inserting after the comma following the word "women" in line four
7 (4), "and one of whom shall be a representative of the privately
8 endowed colleges of the state maintaining teachers' training courses".

Approved April 13, A. D. 1921.

CHAPTER 249

PRACTICE OF NURSING

S. F. 782.

AN ACT to amend section two thousand five hundred seventy-five-a thirty (2575-a30) of the supplement to the code, 1913, (C. C. Sec. 1331) relating to the fees received from the issuance of licenses to nurses.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Transfer of funds.** Section two thousand five hun-
2 dred seventy-five-a thirty (2575-a30) of the supplement to the code,
3 1913, (C. C. Sec. 1331) is hereby amended by adding at the end of
4 said section the following:
5 "On the thirtieth day of June in each year, the state treasurer shall
6 transfer to the general revenues of the state any balance in excess
7 of five hundred dollars (\$500.00), remaining in the fund derived
8 from fees collected under this section."

Approved April 13, A. D. 1921.

CHAPTER 250

GOVERNOR

S. F. 791.

AN ACT to repeal section sixty-two (62) of the code, (C. C. 93) and to enact a substitute therefor providing that the governor may offer rewards for the arrest and delivery of persons committing a certain class of crimes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Reward for arrest and conviction for crime. That
 2 section sixty-two (62) of the code, (C. C. 93), be and the same is
 3 hereby repealed and the following enacted in lieu thereof:
 4 "Whenever the governor is satisfied that a crime has been com-
 5 mitted within the state, punishable by death or by imprisonment in
 6 the penitentiary for a term of ten years or more, and the person
 7 committing the same has not been arrested or has escaped from
 8 arrest, he may in his discretion, offer a reward not exceeding five
 9 hundred dollars (\$500.00) for the arrest and delivery to the proper
 10 authorities of such persons, which reward, upon the certificate of
 11 the governor that the same has been earned, shall be audited and
 12 paid by the state; provided, that such reward shall be paid only
 13 upon the conviction of said person and affirmance thereof by the
 14 supreme court, if appealed thereto."

Approved April 13, A. D. 1921.

CHAPTER 251

COOPERATIVE ORGANIZATIONS

S. F. 797.

AN ACT to amend section one thousand six hundred forty-one-r8 (1641-r8), supplemental supplement to the code, 1915, (C. C. Sec. 5396), relating to the amount of stock stockholders may have in cooperative organizations.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Permissible ownership of shares. That section one
 2 thousand six hundred forty-one-r8 (1641-r8), supplemental supple-
 3 ment to the code, 1915, (C. C. Sec. 5396), is hereby amended by
 4 striking out of line three the word "one" and inserting in lieu there-
 5 of the word "five".

Approved April 13, A. D. 1921.

CHAPTER 252

FINANCIAL AID FOR WIDOWED MOTHERS

H. F. 235.

AN ACT to amend the law as it appears in section two hundred fifty-four-a20 (254-a20), supplement to the code, 1913, (C. C. Sec. 2104), relating to financial aid for widowed mothers.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Residence required. That section two hundred fifty-
2 four-a20 (254-a20), supplement to the code, 1913, (C. C. Sec. 2104),
3 be and the same is hereby amended by inserting after the word
4 "widow" in the tenth (10th) line of said section the following words:
5 "and a resident of the county where aid is applied for."

Approved April 14, A. D. 1921.

CHAPTER 253

MOTOR VEHICLES

H. F. 354.

AN ACT to repeal paragraph five (5) section ten (10) chapter two hundred seventy-five (275) acts of the thirty-eighth general assembly (C. C. Sec. 3053, Par. 5) and to enact a substitute therefor, fixing a schedule of license fees for trailers to motor vehicles and trucks.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Trailers—schedule of fees—exemptions—metal
1 plate—equipment—penalty. That paragraph five (5) section ten
2 (10) chapter two hundred seventy-five (275) acts of the thirty-
3 eighth general assembly (C. C. Sec. 3053, Par. 5) be repealed and
4 the following enacted in lieu thereof:

5 Trailers weighing less than one thousand pounds (1000 lbs.), or
6 with a loading capacity of less than one thousand pounds (1000
7 lbs.), shall not be subject to a license fee.

8 All other trailers shall be subject to a license fee to be fixed in ac-
9 cordance with the following schedule:

10 When equipped with pneumatic tires:

11 Trailers with capacity of $\frac{1}{2}$ ton, but not exceeding 1 ton	
12 capacity	10.00
13 Trailers with capacity of 1 ton, but not exceeding 2 ton	
14 capacity	15.00
15 Trailers with capacity of 3 ton, but not exceeding 4 ton	
16 capacity	25.00
17 Trailers with capacity of 4 ton, but not exceeding 5 ton	
18 capacity	40.00
19 Trailers with capacity of 5 ton, but not exceeding 6 ton	
20 capacity	50.00

21	Trailers with capacity of 6 ton, but not exceeding 7 ton	
22	capacity	60.00
23	When equipped with two or more solid rubber tires:	
24	Trailers with capacity of 1 ton, but not exceeding 2 ton	
25	capacity	5.00
26	Trailers with capacity of 2 ton, but not exceeding 3 ton	
27	capacity	15.00
28	Trailers with capacity of 3 ton, but not exceeding 4 ton	
29	capacity	35.00
30	Trailers with capacity of 4 ton, but not exceeding 5 ton	
31	capacity	50.00
32	Trailers with capacity of 5 ton, but not exceeding 6 ton	
33	capacity	60.00
34	Trailers with capacity of 6 ton, but not exceeding 7 ton	
35	capacity	70.00
36	When equipped with iron, steel or hard tires:	
37	Trailers with capacity of 1 ton, but not exceeding 2 ton	
38	capacity	15.00
39	Trailers with capacity of 2 ton, but not exceeding 3 ton	
40	capacity	30.00
41	All motor trucks, trailers, and motor vehicles used for other than	
42	the conveyance of passengers shall have attached thereto a conspicu-	
43	ous metal plate giving the actual weight of the vehicle equipped and	
44	weight of loading capacity as specified by the manufacturer or maker	
45	and no license shall be issued until the vehicle is so equipped. Any	
46	person violating any of the provisions of this section shall be deemed	
47	guilty of a misdemeanor, and upon conviction, shall be subject to a	
48	fine of not less than five dollars (\$5.00) nor more than fifty dollars	
49	(\$50.00) for the first and second offenses. Upon a third conviction,	
50	the department shall have authority to cancel the certificate of regis-	
51	tration and call in the number plates and a new license shall not be	
52	issued for any such motor vehicle for a period of one year.	

Approved April 14, A. D. 1921.

CHAPTER 254

STATE HORTICULTURAL SOCIETY

H. F. 414.

AN ACT to repeal the law as it appears in sections sixteen hundred sixty-nine (1669) and sixteen hundred seventy (1670) of the code, (C. C. Secs. 1691, 1692) and chapter three hundred ninety-five (395), acts of the thirty-eighth general assembly, (C. C. Secs. 1696, 1697 and 1698) and to enact a substitute therefor; also to amend sections sixteen hundred seventy-one (1671) of the code (C. C. Sec. 1693) and section sixteen hundred seventy-two (1672), supplement to the code, 1913 (C. C. Sec. 1694), all relating to the state horticultural society of Iowa, and making appropriation for the horticultural exposition.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. State horticultural society—officers—vacancies—
 1 meetings—appropriation. That section sixteen hundred sixty-nine
 2 (1669) of the code, (C. C. Sec. 1691) be repealed and the following

3 enacted in lieu thereof: "The state horticultural society shall hold
4 meetings each year, at such times as it may fix, for the transaction
5 of business. The officers and board of directors shall be chosen as
6 provided for in the constitution of the society for the period and in
7 the manner prescribed therein. Any vacancies may be filled by ap-
8 pointment by the executive committee for unexpired terms."

1 **SEC. 2. Purpose of society.** That section sixteen hundred seventy
2 (1670) of the code (C. C. Sec. 1692) be repealed and the following
3 enacted in lieu thereof: "The society shall encourage the affiliation
4 with itself of societies organized for the purpose of furthering any
5 horticultural, honey bee or forestry interest of the state."

1 **SEC. 3. Exposition—scope—plans—report.** That chapter three
2 hundred ninety-five (395), acts of the thirty-eighth general assem-
3 bly, (C. C. Sec. 1696, 1697 and 1698) be repealed and the following
4 enacted in lieu thereof:

5 "A. The state horticultural society is authorized to hold at such
6 time and in such place in Iowa as it may select, a horticultural expo-
7 sition, including honey products and manufactured plant products, with
8 practical and scientific demonstrations of approved methods of crop
9 production, grading, packing, marketing, and establishment of stand-
10 ard market grades pertaining to horticulture. It may delegate to its
11 executive committee, consisting of the president, secretary and treas-
12 urer of said society, the duty and power to make and execute all plans
13 for the holding of such an exposition.

14 "B. This society shall make to the governor, a report of said ex-
15 position, which shall include a showing of awards with a list of all
16 receipts and disbursements, under the provisions of this act, with
17 complete vouchers therefor.

18 "C. The sum of sixteen thousand dollars (\$16,000) biennially, or
19 so much thereof as may be needed to carry out the provisions of this
20 act, and the payment of all expenses connected therewith, is hereby
21 appropriated out of any fund in the treasury of the state, not other-
22 wise appropriated, and warrants therefor shall be issued on the order
23 of the president and secretary of the state horticultural society from
24 time to time by the auditor of state on the treasurer of state, but no
25 such warrant shall be issued until the president and secretary of
26 said society shall certify to the auditor of state that same is actually
27 necessary for disbursement."

1 **SEC. 4. Annual report.** That sections sixteen hundred seventy-
2 one (1671) of the code, (C. C. Sec. 1693) be amended by inserting
3 after the word "horticultural" at the end of line four, the following
4 words "and forestry".

1 **SEC. 5. Printing and distribution.** That section sixteen hun-
2 dred seventy-two (1672), supplement to the code, 1913 (C. C. Sec.
3 1694) be amended as follows: strike out of line one the word "four"
4 and insert in lieu thereof the word "three"; strike out of line four the
5 word "six" and insert in lieu thereof the word "one"; strike out of
6 line seven the words "one hundred" and insert in lieu thereof the
7 word "twenty-five"; also strike out of line seven the word "five"
8 and insert in lieu thereof the word "twenty-five"; also strike out of

9 lines nine and ten the words "and one to each newspaper published
10 in the state".

Approved April 14, A. D. 1921.

CHAPTER 255

CITIES AND TOWNS

H. F. 523.

AN ACT to amend section eight hundred twenty-five (825), supplement to the code, 1913, (C. C. Sec. 3889) relating to special assessments.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Assessments—installments increased. That sec-
2 tion eight hundred twenty-five (825), supplement to the code, 1913,
3 (C. C. Sec. 3889) be amended by striking out the word "seven" after
4 the word "in" in line seventeen of said section and inserting in lieu
5 thereof the word "ten."

Approved April 14, A. D. 1921.

CHAPTER 256

FISH AND GAME

H. F. 538.

AN ACT making it unlawful to take black bass from the inland or boundary waters of the state of Iowa, for other than propagation purposes, except by hook and line, and to prohibit the buying and selling of same and their possession by certain parties.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Black bass. It shall be unlawful to catch or take or
2 attempt to catch or take from the inland or boundary waters of the
3 state of Iowa, for other than propagation purposes, any black bass
4 except by hook and line, and, if caught or taken by any other means,
5 the same shall be immediately returned to the waters from which
6 taken, without unnecessary injury.

1 SEC. 2. Sale of black bass. It shall be unlawful to buy, sell, or
2 barter, or offer to buy, sell or barter, any black bass, whether caught
3 or taken within or without the state, or lawfully or unlawfully taken,
4 except that such black bass of one day's catch, lawfully taken, may be
5 sold to and bought by an individual for his family consumption in the
6 locality where so lawfully taken.

1 SEC. 3. Possession of black bass. It shall be unlawful for any
2 commercial institution, commission house, restaurant or cafe keeper,

3 or fish dealer, to have in possession any black bass, whether caught or
4 taken within or without the state, or lawfully or unlawfully taken.

1 SEC. 4. **Penalty.** Any person who shall be found guilty of violat-
2 ing any of the provisions of this act shall be fined not less than ten
3 (\$10.00) dollars for each offense.

1 SEC. 5. **Repeal.** All acts or parts of acts that are in conflict with
2 this act are hereby repealed.

Approved April 14, A. D. 1921.

CHAPTER 257

LEVEES, DITCHES AND DRAINS

H. F. 673.

AN ACT amending section nineteen hundred eighty-nine-a thirty-two (1989-a32), sup-
plement to the code, 1913 (C. C. Sec. 4880), relating to drainage districts.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Notice of meeting.** That section nineteen hundred
2 eighty-nine-a thirty-two (1989-a32), supplement to the code, 1913,
3 (C. C. Sec. 4880) be and the same is hereby amended, by inserting
4 after the comma following the word "county" in the nineteenth (19)
5 line, the words "publication thereof to be made in each of said coun-
6 ties,".

Approved April 14, A. D. 1921.

CHAPTER 258

BUILDING AND LOAN ASSOCIATIONS

H. F. 687.

AN ACT to amend the law as it appears in sections eighteen hundred ninety-eight and
eighteen hundred ninety-eight-c (1898 and 1898-c), supplement to the code, 1913
(C. C. Sec. 5844 and 5845), and section nineteen hundred one (1901) of the code,
(C. C. Sec. 5850), relating to the issuance of stock by building & loan associations
and the rights of holders of stock in said associations.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Allowable issuance of stock.** That section eighteen
2 hundred ninety-eight (1898), supplement to the code, 1913 (C. C. Sec.
3 5844), be and the same is hereby amended by inserting after the
4 words, "to one person" in the seventh line thereof, the following
5 words: "except that any association having assets in excess of one
6 million dollars (\$1,000,000.00) may issue to one person stock, computed
7 at par value, not in excess of one per cent (1%) of its assets".

1 **SEC. 2. Voting power of stock.** That section eighteen hundred
2 ninety-eight-c (1898-c), supplement to the code, 1913 (C. C. Sec.
3 5845), be and the same is hereby amended by striking out of lines
4 twelve and thirteen (12 and 13), the following words: "but such stock
5 shall not be entitled to vote at any stockholders' meeting".

1 **SEC. 3. Rights of minors.** That section nineteen hundred one
2 (1901) of the code, (C. C. Sec. 5850), be and the same is hereby
3 amended by adding thereto the following words: "minors may become
4 members and make withdrawals the same as other members, unless
5 notice to the contrary is given in writing to said association by the
6 parent or guardian of said minor.

Approved April 14, A. D. 1921.

CHAPTER 259

JURORS

H. F. 724.

AN ACT to amend section three hundred thirty-three (333), supplement to the code, 1913 (C. C. Sec. 6990), relating to the exemption from liability to act as jurors.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Veterinarians exempted.** That section three hundred
2 thirty-three (333), supplement to the code, 1913, (C. C. Sec. 6990) be
3 and the same is hereby amended by inserting in line three (3) of said
4 section after the word "physicians" and before the word "registered,"
5 the word "veterinarians".

Approved April 14, A. D. 1921.

CHAPTER 260

DEPUTY COUNTY OFFICERS

H. F. 764.

AN ACT to amend chapter two hundred seventy-eight (278), acts of the thirty-eighth general assembly, relating to the appointment and compensation of deputy county officers.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Deputy clerk—salary.** That section one (1) of chap-
2 ter two hundred seventy-eight (278), acts of the thirty-eighth gen-
3 eral assembly be amended by striking out the word "sixty" as the same
4 appears in line twenty-eight (28) thereof and inserting the word
5 "forty-five" in lieu thereof.

1 SEC. 2. Deputy auditor—salary. That section two (2) of chap-
 2 ter two hundred seventy-eight (278), acts of the thirty-eighth general
 3 assembly be amended by striking out the word "sixty" as the same
 4 appears in line thirty (30) thereof and inserting the word "forty-five"
 5 in lieu thereof.

1 SEC. 3. Deputy treasurer—salary. That section three (3) of
 2 chapter two hundred seventy-eight (278), acts of the thirty-eighth
 3 general assembly be amended by striking out the figure "60,000" as
 4 the same appears in line twenty-nine (29) thereof and inserting the
 5 figures "45,000" in lieu thereof.

1 SEC. 4. Deputy recorder—salary. That section four (4) of chap-
 2 ter two hundred seventy-eight (278), acts of the thirty-eighth general
 3 assembly be amended by striking out the figures "60,000" as the same
 4 appear in line twenty-eight (28) thereof and inserting the figures
 5 "45,000" in lieu thereof.

1 SEC. 5. Deputy sheriff—salary. That section five (5), chapter
 2 two hundred seventy-eight (278), acts of the thirty-eighth general
 3 assembly, be amended by striking out all of said section following the
 4 word "thereof" in line three (3) and substituting in lieu thereof the
 5 following:

6 In all counties the sheriff may in writing with the consent of the
 7 board of supervisors appoint one or more deputies, not holding a
 8 county office, for whose acts he shall be responsible and from whom he
 9 shall require a bond, which appointment and bond shall be approved
 10 by the board or officer which has the approval of the principal's bond.
 11 Such appointment may be revoked in writing, which appointment and
 12 revocation shall be filed and kept in the auditor's office. The person
 13 or persons, thus appointed, shall qualify by taking the same oath as
 14 his principal. In all cases the board of supervisors shall fix the num-
 15 ber of deputies. The person or persons thus appointed shall receive a
 16 salary to be fixed by the board of supervisors but not to exceed fifteen
 17 hundred dollars (\$1500) per year.

18 Provided that in counties having a population of fifty thousand
 19 (50000) or over the salary of the chief deputy shall be sixty-five (65)
 20 per cent of that of his principal, but not to exceed eighteen hundred
 21 dollars (\$1800), the compensation of other deputies to be fixed by the
 22 board of supervisors.

23 In counties in which district court is held in two places the first
 24 deputy shall receive sixty-five (65) per cent of the salary received
 25 by the sheriff, but the deputy in charge of the office other than at
 26 the county seat shall receive the same salary as that received by
 27 the first deputy at the county seat. All deputies shall be paid by
 28 the county.

Approved April 14, A. D. 1921.

CHAPTER 261

INSURANCE

H. F. 798.

AN ACT relating to the capital stock of insurance companies amending section one thousand seven hundred ten (1710), supplement to the code, 1913, as amended by section five (5), chapter four hundred twenty-eight (428), laws of the thirty-seventh (37) general assembly and as amended by section three (3), chapter three hundred forty-eight (348), laws of the thirty-eighth (38) general assembly, (C. C. Sec. 5628); and amending sections one thousand seven hundred sixty-nine (1769) of the code (C. C. Sec. 5478); and repealing section one thousand seven hundred seventy-one (1771), supplement to the code, 1913 (C. C. Sec. 5480); and amending section one thousand seven hundred eighty-three-e (1783-e), supplement to the code, 1913 (C. C. Sec. 5496); and repealing section one thousand seven hundred eighty-three-f (1783-f), supplement to the code, 1913 (C. C. Sec. 5498).

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Capital stock as bearing on risk.** That subdivision
2 d of section one thousand seven hundred ten (1710), supplement to the
3 code, 1913, as amended by section five (5), chapter four hundred
4 twenty-eight (428), laws of the thirty-seventh (37) general assembly,
5 as amended by section three (3), chapter three hundred forty-eight
6 (348), laws of the thirty-eighth (38) general assembly, (C. C. Sec.
7 5628), be and the same is hereby amended by striking the words
8 “one hundred fifty thousand dollars” in the twenty-ninth (29) line of
9 said section and substituting in lieu thereof, the words “two hundred
10 fifty thousand dollars”.

1 **SEC. 2. Paid up stock.** That section one thousand seven hundred
2 sixty-nine (1769) of the code (C. C. Sec. 5478), be and the same is
3 hereby amended by striking the words “subscribed, twenty-five per
4 cent of” from the third line of said section, and by striking the words
5 “subscribed in good faith” from the ninth (9) line of said section and
6 substituting in lieu thereof “paid up”, and by striking the words
7 “twenty-five per cent” from the twelfth (12) line of said section, and
8 by striking out all of the last sentence of said section.

1 **SEC. 3. Repeal.** That section one thousand seven hundred seventy-
2 one (1771), supplement to the code, 1913 (C. C. Sec. 5480), be and the
3 same is hereby repealed.

1 **SEC. 4. Paid up capital stock—minimum amount—surplus re-**
2 **quired.** That section one thousand seven hundred eighty-three-e
3 (1783-e), supplement to the code, 1913 (C. C. Sec. 5496), be and the
4 same is hereby amended by striking the first sentence of said section
5 and substituting in lieu thereof the following: “From and after the
6 taking effect of this act, no insurance company other than life shall be
7 incorporated to transact business upon the stock plan with less than
8 two hundred thousand dollars (\$200,000.00) capital, the entire amount
9 of which shall be fully paid up in cash and invested as provided by
10 law.”; and by adding at the end of said section the following: “But
11 no increase of the capital stock of any company shall hereafter be
12 made unless the amount of said increase is fully paid up in cash. And
13 such company shall be possessed of a surplus in cash or invested in
 securities authorized by law, equal to twenty-five (25) per cent of such

14 paid up and outstanding capital at the time certificate of authority is
15 first applied for and issued."

1 SEC. 5. **Repeal.** That section one thousand seven hundred eighty-
2 three-f (1783-f), supplement to the code, 1913 (C. C. Sec. 5498), be
3 and the same is hereby repealed.

Approved April 14, A. D. 1921.

CHAPTER 262

ELECTRIC LIGHT AND TRANSMISSION LINES

H. F. 837.

AN ACT to amend the law as it appears in section fifteen hundred twenty-seven-c (1527-c), supplement to the code, 1913, as amended by chapter two hundred sixty-seven (267), acts of the thirty-eighth general assembly (C. C. Sec. 3038), relating to the construction, maintenance and operation of electric light and power transmission.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Regulations—construction, etc.** That section fifteen
2 hundred twenty-seven-c (1527-c), supplement to the code, 1913, as
3 amended by chapter two hundred eighty-seven (287), acts of the
4 thirty-eighth general assembly, be amended as follows: by striking
5 from line nine (9) thereof the words "or the board of supervisors".

6 By striking from lines fifteen (15) to twenty-seven (27) the sen-
7 tences: "The grantee shall use only strong and proper wires, prop-
8 erly insulated, attached to strong and sufficient supports and in-
9 sulated at all points of attachment. They shall replace all wires with
10 new wires whenever by ordinary wear or other causes they are no
11 longer safe, and remove all wires, the use of which is abandoned. They
12 shall properly insulate every wire carrying electric light, heat or power
13 currents where it enters a building and within such building so as to
14 avoid danger from fires. Where such wires are carried across or
15 under wires used for other service, there shall be suspended under or
16 over said power, heat or light service lines, properly constructed and
17 insulated guard nets, or shall be protected by such other equally effi-
18 cient devices as will prevent contact with such other service lines, in
19 case of sagging or breaking of such wires."

20 By adding at the end thereof the following: "The construction, main-
21 tenance and operation of all structures and lines pursuant to such
22 grants, and the reconstruction, maintenance and operation of all lines
23 heretofore built under such grants shall be subject to the rules, regula-
24 tions and orders of the board of railroad commissioners."

Approved April 14, A. D. 1921.

CHAPTER 263

SALES AND MORTGAGES BY EXECUTORS, ADMINISTRATORS AND GUARDIANS

S. F. 403.

AN ACT to amend section three thousand five hundred thirty-four (3534) of the supplement to the code, 1913, (C. C. 7179) and to repeal section three thousand two hundred seven (3207) and section three thousand three hundred twenty-four (3324) of the code, (C. C. 6652, 7848) and to enact substitutes therefor, relating to the time and manner of serving notice in certain probate proceedings.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Service by publication.** Section three thousand five
2 hundred thirty-four (3534) of the supplement to the code, 1913, (C.
3 C. 7179) is amended by adding the following new paragraph to said
4 section, to-wit:

5 "11. In actions or proceedings by an executor, administrator, or
6 guardian to sell or mortgage the real property belonging to the estate
7 of a decedent, or to a ward, as the case may be."

1 SEC. 2. **Petition—service.** Section three thousand two hundred
2 seven (3207) of the code, (C. C. 6652) is repealed and the following is
3 enacted in lieu thereof:

4 "The petition for that purpose must state the grounds thereof and
5 be verified. A copy of the application, with a notice of the time and
6 place of hearing thereon by the court or judge must be served on the
7 ward in the time and manner prescribed for the service of an original
8 notice in ordinary civil actions, unless a different service is ordered
9 by the court or judge."

1 SEC. 3. **Notice of application—service.** Section three thousand
2 three hundred twenty-four (3324) of the code, (C. C. 7848) is repealed
3 and the following is enacted in lieu thereof:

4 "Before any order to that effect shall be made, all persons interested
5 in such real estate shall be served with notice of the filing of said appli-
6 cation and of the time and place of hearing thereon. Said notice shall
7 be given in the time and manner prescribed for the service of an origi-
8 nal notice in ordinary civil actions, unless a different service is
9 ordered by the court or judge."

Approved April 15, A. D. 1921.

CHAPTER 264

COUNTY OR DISTRICT FAIRS

H. F. 429.

AN ACT to repeal the law as it appears in chapter one hundred seventy-five (175), acts of the thirty-eighth general assembly (chapter two (2), entire, of the compiled code of Iowa, containing sections 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural societies.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Repeal.** That the law as it appears in chapter one
2 hundred seventy-five (175), acts of the thirty-eighth general assembly,

3 be and the same is hereby repealed, together with all laws or parts of
4 laws in conflict herewith, and the following enacted in lieu thereof.

1 **SEC. 2. Premiums.** Any county or district fair or agricultural
2 society may annually offer and award premiums to further the interest
3 in, and to encourage the improvement of, live stock, agricultural and
4 educational products, implements and mechanical devices, articles of
5 domestic industry and such other articles as they may think proper,
6 and to regulate the amount thereof and the classification as to induce
7 general competition.

1 **SEC. 3. State aid—failure to report—delegate to agricultural**
2 **convention—penalty.** Any county or district fair or agricultural so-
3 ciety upon filing with the secretary of the state board of agriculture a
4 report as herein provided for, shall be entitled to receive from the state
5 treasury a sum equal to eighty per cent of the first one thousand dol-
6 lars, seventy per cent of the second one thousand dollars, sixty per
7 cent of the third one thousand dollars and forty per cent of all amounts
8 in excess of three thousand dollars paid in cash premiums at its annual
9 fair for the current year, but in no case shall the amount paid to any
10 fair or society exceed the sum of two thousand dollars in any one year.
11 When any county or district fair or agricultural society fails to report
12 according to law on or before the first day of November, that fair or
13 society shall not receive a warrant from the state auditor for that year,
14 but the secretary of the state board of agriculture shall notify the
15 county auditor of the county in which the fair or society is located of
16 such failure and the board of supervisors may appoint a delegate to the
17 state agricultural convention, said delegate to be a resident of said
18 county; and any county or district fair or agricultural society failing
19 to have an accredited delegate in attendance at the state agricultural
20 convention the second Wednesday in December of the year in which
21 said fair was held shall have the amount of state aid which it would
22 have otherwise received diminished in the sum of one hundred dol-
lars.

1 **SEC. 4. Report as basis for state aid—publication of awards,**
2 **receipts and disbursements.** On or before the first day of Novem-
3 ber of each year, the president, secretary and treasurer of each county
4 or district fair or agricultural society claiming the benefit under this
5 chapter shall file with the secretary of the state board of agriculture a
6 sworn statement of the actual amount of cash premiums paid at the
7 fair of the current year, which must correspond with the published
8 offer of premiums, and a further sworn statement that none of the
9 amounts were paid for speed events or to secure games or amuse-
10 ments, and that no gambling devices, sales of intoxicating liquors or
11 other violation of the law were permitted on the grounds of such
12 county or district fair or agricultural society.

13 The said statement shall also contain a full and complete statement
14 of receipts and expenditures and other statistics relative to exhibits
15 and attendance for the current year.

16 Each county or district fair or agricultural society shall annually
17 publish an itemized list of the awards, and a financial statement of
18 receipts and disbursements for the current years in one or more news-
19 papers of the county. A copy of the published list of awards and
financial statement, with proof of publication, shall accompany the

20 statement filed with the secretary of the state board of agriculture.

1 **SEC. 5. Payment of state aid.** The auditor of state is hereby
2 authorized and directed to draw warrants on the state treasurer for
3 the funds hereinabove appropriated in favor of the several county or
4 district fairs or agricultural societies who shall have complied with
5 the provisions of this chapter. The auditor of state, before issuing a
6 state warrant in favor of such county or district fair or agricultural
7 society for any amount, shall demand the certificate of the secretary
8 of the state board of agriculture that said fair or society has filed a
9 report as provided for in this chapter, and upon the receipt of said
10 certificate the auditor of state shall issue his warrant for the amount
11 to which said fair or society is entitled, less the sum of one hundred
12 dollars, which amount shall be withheld and paid to said fair or
13 society by warrant of the state auditor only upon certificate of the
14 secretary of the state board of agriculture that said fair or society
15 had an accredited delegate in attendance upon the state agricultural
16 convention as hereinbefore required.

1 **SEC. 6. Terms defined.** Wherever the term "county or district
2 fair or agricultural society" occurs in this chapter it shall be held to
3 mean a bona fide exhibition of live stock, together with agricultural
4 products and farm implements and one duly incorporated under the
5 laws of the state of Iowa.

1 **SEC. 7. Report to supervisors.** Each society receiving such ap-
2 propriation shall, through its secretary, make to the board of super-
3 visors a detailed statement, accompanied with vouchers, showing the
4 legal disbursement of all moneys so received.

1 **SEC. 8. Permits to sell.** The president of a county or district
2 fair or an agricultural society may grant a written permit to such
3 persons as he thinks proper, to sell fruit, provisions, and other articles
4 not prohibited by law, under such regulations as the board of directors
5 may prescribe.

1 **SEC. 9. Peace officers—liquors and gambling—obstructions—**
2 **penalties—general control.** The president or proper officer of any
3 such fair or society may appoint such number of peace officers as may
4 be necessary, and may arrest or cause to be arrested any person violat-
5 ing any of the provisions of this chapter, and cause him to be taken be-
6 fore some justice of the peace to be dealt with as provided by law; and
7 he may seize or cause to be seized all intoxicating liquors, wine, or beer
8 of any kind, with the vessels containing the same, and all tools or other
9 implements used in any gambling, and remove or cause to be removed
10 all shows, swings, booths, tents, carriages, vessels, boats, or any other
11 thing that may obstruct or cause to be obstructed, by collecting persons
12 around or otherwise, any thoroughfare leading to the inclosure in
13 which such agricultural fair is held. Any person owning, occupying
14 or using any of such things causing such obstructions, who shall refuse
15 or fail to remove the same when ordered to do so by the president or
16 other officer, shall be liable to a fine of not less than five nor more than
17 one hundred dollars for every such offense. During the time the fair is
18 held, no ordinance or resolution of any city or town shall in any way
19 impair the authority of the society, but it shall have sole and exclusive
control over and management thereof.

1 SEC. 10. **Fraudulent entries of horses.** No person, partnership,
2 company or corporation shall knowingly enter or cause to be entered
3 any horse of any age or sex under an assumed name, or out of its
4 proper class, to compete for any purse, prize, premium, stake or sweep-
5 stake offered or given by any agricultural or other society, association,
6 person or persons in the state, or drive any such horse under an as-
7 sumed name, or out of its proper class, where such prize, purse, pre-
8 mium, stake or sweepstake is to be decided by a contest of speed.

1 SEC. 11. **Penalty.** Any person convicted of a violation of the
2 preceding section shall be imprisoned in the penitentiary for a period
3 of not more than three years, or in the county jail for not more than
4 one year, and be fined in a sum not exceeding one thousand dollars.

1 SEC. 12. **Entry under changed name.** The name of any horse for
2 the purpose of entry for competition in any contest of speed, shall not
3 be changed after having once contested for a prize, purse, premium,
4 stake or sweepstake, except as provided by the code of printed rules
5 of the society or association under which the contest is advertised to
6 be conducted, unless the former name is given.

1 SEC. 13. **Class determined.** The class to which a horse belongs
2 for the purpose of an entry in any contest of speed, as provided by the
3 printed rules of the society or association under which such contest is
4 to be made, shall be determined by the public record of said horse in
5 any such former contest.

Approved April 15, A. D. 1921.

CHAPTER 265

LIBRARY TRUSTEES

S. F. 441.

AN ACT to repeal section seven hundred twenty-eight (728), supplemental supplement to the code, 1915 (compiled C. 3750), relating to library trustees.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. **Library trustees — tenure — vacancies — qualifications—compensation—joint libraries.** That section seven hundred
2 twenty-eight (728) supplemental supplement to the code, 1915, (C. C.
3 3750), be and the same is hereby repealed and the following enacted
4 in lieu thereof: "In any city or town in which a free library has been
5 established, there shall be a board of library trustees, consisting of
6 five, seven or nine members to be appointed by the mayor, by and with
7 the approval of the city council, which shall also establish by ordin-
8 ance the number to be appointed. Of said trustees so appointed on
9 boards to consist of nine members, three shall hold office for two years,
10 three for four years, and three for six years; on boards to consist of
11 seven members, two shall hold office for two years, two for four years,
12 and three for six years each; and on boards to consist of five members,
13 one shall hold office for two years, two for four years and two for six
14 years, from the first day of July following their appointment in each
15 case, and at their first meeting they shall cast lots for their respective

16 terms, reporting the result of such lot to the council. All subsequent
 17 appointments, whatever the size of the board shall be for terms of six
 18 years each, except to fill vacancies. Such vacancies in the board shall
 19 be filled by appointment by the mayor, by and with approval of the
 20 city council, such appointees to fill out the unexpired term for which the
 21 appointment is made. Bona fide citizens and residents of the city
 22 or town, male or female, over the age of twenty-one years, are alone
 23 eligible to membership. The removal of any trustee permanently from
 24 the city, or his absence from six consecutive regular meetings of the
 25 board, except in case of sickness or temporary absence from the
 26 city, without due explanation of absence shall render his office as
 27 trustee vacant. Members of said board shall receive no compensation
 28 for their services.

29 Provided that in cities and incorporated towns where a college or
 30 university is located it shall be lawful for the city or town and such
 31 institution of learning to jointly establish and maintain a public
 32 library for their mutual benefit upon such terms and conditions as re-
 33 gards maintenance, control, appointment of library trustees, and
 34 other incidents of joint control as may in any lawful manner be mutu-
 35 ally agreed upon between them; but no city or town may undertake
 36 to contribute toward the maintenance more than the amount pro-
 37 duced by a rate of taxation therefor allowed by law, and no person
 38 shall be appointed or confirmed as library trustee other than such
 39 having the qualifications required by law."

Approved April 15, A. D. 1921.

CHAPTER 266

VOTING MACHINES

H. F. 512.

AN ACT to amend section eleven hundred thirty-seven-a fifteen (1137-a15), supplement to the code, 1913, (C. C. Sec. 508) prescribing the form of ballots to be used on voting machines.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Applicability of party circle law.** That section
 2 eleven hundred thirty-seven-a fifteen (1137-a15), supplement to the
 3 code, 1913, (C. C. Sec. 508), be and the same is hereby amended by
 4 adding thereto at the end thereof the following:
 5 "The provisions of section eleven hundred six (1106), supplement
 6 to the code, 1913, as amended by section two (2) of chapter eighty-
 7 six (86) and section two (2) of chapter three hundred fifty-three
 8 (353) of the acts of the thirty-eighth general assembly shall not be
 9 applicable to voting machines owned prior to April 1, 1921, by any
 10 county or municipality in Iowa, in so far as they relate to the party
 11 circle and the form of the ballot generally; but nothing herein con-
 12 tained shall prohibit the use of voting machines equipped to comply
 13 with the foregoing provisions."

Approved April 15, A. D. 1921.

CHAPTER 267

LIEN FOR SERVICES OF STALLIONS AND JACKS

H. F. 550.

AN ACT to repeal sections twenty-three hundred forty-ones (2341-s), twenty-three hundred forty-one-t (2341-t) and twenty-three hundred forty-one-u (2341-u), supplement to the code, 1913, (C. C. Secs. 1814, 1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of animals subject to such liens and fixing a penalty therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Repeal. That sections twenty three hundred forty-
2 one-s (2341-s), twenty three hundred forty-one-t (2341-t) and twenty
3 three hundred forty-one-u (2341-u), supplement to the code, 1913,
4 (C. C. Secs. 1814, 1815, 1816), be and the same are hereby repealed
5 and the following enacted in lieu thereof:

1 SEC. 2. When lien exists. The owner or keeper of any stallion or
2 jack kept for public service shall have a prior lien on the progeny of
3 such stallion or jack, to secure the amount due such owner or keeper
4 for the service resulting in such progeny, but no such lien shall ob-
5 tain where the owner or keeper misrepresents his animal by a false or
6 spurious pedigree, or fails to substantially comply with the laws of
7 Iowa relating to such animals.

1 SEC. 3. When lien attaches—duration of lien—sales. The
2 lien herein provided for shall attach at the birth of such progeny
3 and shall remain in force on such progeny for one year and shall
4 not be lost by reason of any sale, exchange or removal from the county
5 of the animals subject to such lien.

1 SEC. 4. Sale or removal without discharging lien — penalty.
2 It shall be unlawful to sell, exchange or remove permanently from
3 the county any animal subject to the lien herein provided for, with-
4 out the written consent of the holder of such lien, and any person
5 violating this provision, shall, on conviction be punished by a fine
6 of not less than twenty five dollars (\$25.00) nor more than fifty
7 dollars (\$50.00).

1 SEC. 5. Foreclosure. The holder of the lien herein provided for
2 may enforce the same by placing in the hands of any constable an
3 affidavit containing a description of the stallion or jack, and of the
4 progeny and its dam together with the time and terms of service,
5 and a statement that the service fee is due and unpaid, and there-
6 upon such constable shall immediately take possession of the animal
7 or animals upon which a lien is claimed and may sell the same for
8 nonpayment of the service fee upon giving the owner thereof ten
9 days written notice, which notice shall contain a copy of the affidavit
10 and a description of the animal or animals to be sold together with
11 the date, hour and place of sale, a copy of which notice shall be
12 posted, for ten days prior to the sale, in three public places in the
13 township in which the sale is to take place. If the owner of the
14 property to be sold resides in the county, such notice shall also be

15 served upon him at least ten days prior to the sale, the notice to be
16 served in the same manner as original notices are served.

1 **SEC. 6. Sale—application—surplus.** If payment of the service
2 fee, and constable costs, be not made prior to the time of sale, as
3 fixed in such notice, the constable may sell property so held by him,
4 or so much thereof as may be necessary, at public auction to the
5 highest bidder, and the proceeds shall be applied, first, to the pay-
6 ment of the costs, and second, in payment of amount due for service
7 fee. Any surplus arising from such sale shall be forthwith paid to
8 the owner of the property sold.

Approved April 15, A. D. 1921.

CHAPTER 268

TAXATION

H. F. 586.

AN ACT to amend section thirteen hundred sixty-six (1366), supplement to the code, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the thirty-eighth general assembly relating to books of assessors.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Assessors' books returned.** That section thirteen
2 hundred sixty-six (1366), supplement to the code, 1913, (C. C. Sec.
3 4595), as amended by chapter three hundred eighty-five (385), acts
4 of the thirty-eighth general assembly, be and the same is hereby
5 amended by inserting between the word "books" and "from" in the
6 seventh (7th) line thereof the words "in duplicate"; also by insert-
7 ing after the words "recapitulation sheets" in the twelfth (12th)
8 line thereof the words ", and not later than the tenth (10th) day
9 of May, return one of the books to the township clerk, and to the city
10 or town clerk".

Approved April 15, A. D. 1921.

CHAPTER 269

BUILDING AND LOAN ASSOCIATIONS

H. F. 634.

AN ACT to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code, 1913, (C. C. Sec. 5852), relating to building and loan associations.

Be it enacted by the General Assembly of the State of Iowa:

That section nineteen hundred two-a (1902-a), supplement to the code, 1913 (C. C. Sec. 5852), is amended, revised and codified to read as follows:

1 **SECTION 1. Expenditures and expenses.** All expenditures and
2 expenses for management and conducting the affairs of such associa-

3 tions, not including membership fees and charges for closing loans,
 4 shall be paid from the receipts of interest, premiums, and other sources
 5 of profit. Said associations may thus use for expenses in any one (1)
 6 year a sum not in excess of the following percentages on their assets,
 7 as shown by the last annual report, to wit: Associations with assets
 8 not in excess of one hundred thousand dollars (\$100,000.00), three
 9 per cent (3%) per annum; associations with assets in excess of one
 10 hundred thousand dollars (\$100,000.00) but less than three hundred
 11 thousand dollars (\$300,000.00), two and one-half per cent (2½%);
 12 associations in excess of three hundred thousand dollars (\$300,000.00)
 13 and less than five hundred thousand dollars (\$500,000.00), two and a
 14 quarter per cent (2¼%); associations with assets in excess of five
 15 hundred thousand dollars (\$500,000.00) and less than eight hundred
 16 thousand dollars (\$800,000.00); one and three-quarters per cent
 17 (1¾%); associations with assets in excess of eight hundred thousand
 18 dollars (\$800,000.00) and less than one million dollars (\$1,000,000.00),
 19 one and one-half per cent (1½%); and associations with assets in ex-
 20 cess of one million dollars (\$1,000,000.00), one per cent (1%).

1 **SEC. 2. Salaries—recovery.** No officer, employee or agent of any
 2 association shall receive directly or indirectly any salary or other
 3 compensation, except for services actually rendered. Any compensa-
 4 tion paid in violation of this section may be recovered by the associa-
 5 tion or by any shareholder or borrower, in the name and for the use
 6 of such association, within three (3) years from the receipt of such
 7 illegal compensation, from the person accepting the same or from any
 8 officer knowingly consenting to the allowance thereof.

Approved April 15, A. D. 1921.

CHAPTER 270

FRATERNAL BENEFICIARY SOCIETIES

S. F. 646.

AN ACT to amend section eighteen hundred thirty-two (1832) of the supplement to the code, 1913, (C. C. 5564) relating to the matter of fraternal beneficiary societies, orders, or associations.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Showing required for authorization.** That section
 2 eighteen hundred thirty-two (1832) of the supplement to the code of
 3 1913 (C. C. 5564) be, and the same is hereby amended by inserting
 4 after the word "incorporation" in line four (4) of said section, the
 5 following words, "if a corporation."

Approved April 15, A. D. 1921.

CHAPTER 271

INTOXICATING LIQUORS

S. F. 648.

AN ACT to amend the law as it appears in section twenty-four hundred seven (2407), supplemental supplement to the code, 1915, (C. C. 968), relating to punishments for violation of liquor injunctions.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Violation of injunction. That the law as it ap-
2 pears in section twenty-four hundred seven (2407), supplemental
3 supplement to the code, 1915, (C. C. 968), be and the same is hereby
4 amended by striking out of the last two lines thereof the words:
5 "state penitentiary or state reformatory at hard labor for not more
6 than one year." and substituting therefor the following:
7 "county jail for not less than six months nor more than one year."

Approved April 15, A. D. 1921.

CHAPTER 272

HIGHWAYS

H. F. 659.

AN ACT to amend section fifteen hundred twenty-seven (1527) of the code, (C. C. Sec. 2841), relative to the compensation of road commissioners.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Commissioner to locate—fees. That section fifteen
2 hundred twenty-seven (1527) of the code, (C. C. Sec. 2841), be
3 amended by striking out all of line three (3) of said section and in-
4 serting in lieu thereof the following: "Commissioners shall receive
5 such sum as shall be fixed by the board of supervisors, not to exceed
6 three dollars (\$3.00) for each day, together with ten cents (\$0.10)
7 per mile for the distance travelled in going to and returning from
8 the location of the road under consideration."

Approved April 15, 1921.

CHAPTER 273

COUNTY HOMES

H. F. 675.

AN ACT to amend section 2241, of the code as amended by the supplemental supplement to the code, 1915 (C. C. Sec. 3103), relative to the amount to be expended by board of supervisors for county home.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. County home—permissible expenditure. That sec-
2 tion 2241 of the code and section 2241 of the supplemental supple-
3 ment to the code, 1915 (C. C. Sec. 3301) be repealed and the following
4 enacted in lieu thereof: "The board of supervisors of each county may
5 order the establishment of a county home in such county whenever it is
6 deemed advisable, and may make the requisite contracts and carry such
7 order into effect, provided the cost of said county home, if in excess of
8 fifteen thousand dollars, shall be first estimated by said board and ap-
9 proved by vote of the people."

Approved April 15, A. D. 1921.

CHAPTER 274

HOG CHOLERA SERUM LABORATORY

H. F. 683.

AN ACT to repeal sections twenty-five hundred thirty-eight-w (2538-w), twenty-five hundred thirty-eight-w1 (2538-w1), and twenty-five hundred thirty-eight-w2 (2538-w2) of the supplemental supplement to the code, 1915, and to enact substitutes therefor, relating to the maintenance and regulation of a hog cholera serum laboratory.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Hog cholera serum laboratory—director—salary.
1 That the law as it appears in section twenty-five hundred thirty-
2 eight-w (2538-w), supplemental supplement to the code, 1915, (C.
3 C. Sec. 2422), be and the same is hereby repealed, and the following
4 enacted in lieu thereof: "The state board of education is hereby
5 authorized to maintain at Ames, Iowa, in connection with the Iowa
6 state college of agriculture and mechanic arts, a laboratory for
7 the manufacture and distribution of hog cholera serum, toxines,
8 vaccines and biological products and for such other work as the said
9 state board of education may, from time to time, deem advisable
10 in the veterinary division; and to provide the necessary equip-
11 ment therefor. The president of said college shall appoint the direc-
12 tor of said laboratory and such assistants as are deemed necessary
13 to efficiently carry on said work; and he shall, with the approval of
14 said board, fix the salaries of said assistants."

1 SEC. 2. Sale and distribution. That the law as it appears in
2 section twenty-five hundred thirty-eight-w1 (2538-w1), supplemental

3 supplement to the code, 1915, (C. C. Sec. 2423), be and the same
 4 is hereby repealed, and the following enacted in lieu thereof: "The
 5 director of said laboratory may, when an emergency is declared
 6 to exist by the state board of education, furnish said serum to
 7 any person, together with specific instructions for the use of same,
 8 at the approximate cost of manufacture, and such cost shall be
 9 stated on the package. The director of the serum laboratory is au-
 10 thorized to purchase serum or other biological products which he
 11 deems reliable, and he may sell the same at approximate cost in the
 12 same manner as products of the laboratory are sold."

SEC. 3. "Serum" fund—expenditures—control of grounds.
 1 That the law as it appears in section twenty-five hundred thirty-
 2 eight-w2 (2538-w2), supplemental supplement to the code, 1915,
 3 (C. C. Sec. 2424), be and the same is hereby repealed, and the fol-
 4 lowing enacted in lieu thereof: "The director shall deposit all funds
 5 with the treasurer of the college, which treasurer shall be respon-
 6 sible on his bond for the same. Upon receipt of said moneys, the
 7 said treasurer shall issue duplicate receipts therefor, one of which
 8 he shall deliver to the director and the other to the secretary of the
 9 state board of education. Said moneys shall be kept by said treas-
 10 urer in a separate fund to be known as the serum fund; and he shall
 11 pay out from said fund, as other college funds are expended, but
 12 only for expenses directly connected with the maintenance and devel-
 13 opment of said laboratory and for grounds and buildings. Said
 14 grounds and buildings shall be used, when so authorized by the board
 15 of education, for any purpose in connection with the study, control or
 16 treatment of animal diseases."

Approved April 15, A. D. 1921.

CHAPTER 275

JURY FEES

H. F. 686.

AN ACT to amend section thirty-eight hundred seventy-two (3872) of the code, (C. C. Sec. 7633), relating to the taxation of jury fees as part of the costs.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Taxation increased. That section thirty-eight hun-
 2 dred seventy-two (3872) of the code, (C. C. Sec. 7633), be amended
 3 by striking out the word "six" in the second (2nd) line of said sec-
 4 tion, and substituting in lieu thereof the word "ten".

Approved April 15, A. D. 1921.

CHAPTER 276

CEMETERIES

H. F. 709

AN ACT to amend section two hundred fifty-four-a four (254-a4), supplement to the code, 1913, (C. C. Sec. 6492), relating to the management and control of cemeteries, and making additional provisions relating to the method of creation and control of trust funds for the care and upkeep of cemeteries or parts thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Petition for trustee.** That section two hundred fifty-
2 four-a four (254-a4), supplement to the code, 1913, (C. C. Sec.
3 6492), be and same is hereby amended by striking out the period
4 (.) as it appears in the last line of said section and by inserting in
5 lieu thereof a semicolon (;) and by adding after the said semicolon
6 the following words: "provided, however, that such petition may
7 state the amount proposed to be placed in such trust fund, the man-
8 ner of investment thereof, and may make provisions for disposi-
9 tion of any surplus of income not required for the current care and
10 upkeep of the property described in said petition, and for reason-
11 able compensation of the trustee, all of which provisions must be
12 approved by said court, and such fund and the trustee shall at
13 all times be subject to the order and control of said court and pro-
14 vided further, that such surplus shall not be used except for chari-
15 table, eleemosynary or public purposes."

Approved April 15, A. D. 1921.

CHAPTER 277

HEDGES ALONG HIGHWAYS

H. F. 773.

AN ACT to amend section one (1), chapter four hundred seventeen (417) of the acts of the thirty-seventh (37) general assembly (C. C. Sec. 3010), relating to hedges and windbreaks along highways.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Where permitted.** That the law as it appears in
2 section one (1), chapter four hundred seventeen (417), acts of the
3 thirty-seventh (37) general assembly (C. C. Sec. 3010), be amended
4 by inserting after the word "line" in line six (6) the following "or
5 within the limits" and that said section one (1) be further amended
6 by striking out the words "along the public road" in line seven (7).

Approved April 15, A. D. 1921.

CHAPTER 278

JURY COMMISSION

H. F. 785.

AN ACT to amend section five (5) chapter two hundred sixty-seven (267) acts of the thirty-seventh general assembly (C. C. Sec. 7020), and section three (3), chapter two hundred eleven (211), acts of the thirty-eighth general assembly (C. C. Sec. 7020), relating to the duties of jury commissioners.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Time of meeting. That section three (3), chapter
2 two hundred eleven (211), acts of the thirty-eighth general assem-
3 bly (C. C. Sec. 7020), be amended by striking out of lines seven (7)
4 and eight (8) of said section the words, "and the first Monday in
5 November in each year in which no general election is held."

1 SEC. 2. Period of service. That section five (5) chapter two
2 hundred sixty-seven (267) acts of the thirty-seventh general as-
3 ssembly (C. C. Sec. 7020) be amended by striking out the word
4 "year" as it appears in the sixth (6th) line of said section, and in-
5 serting in lieu thereof "two years" and by striking the word "an-
6 nual" as it appears in line twenty-two (22) of said section and insert-
7 ing in lieu thereof the word "biennial".

Approved April 15, A. D. 1921.

CHAPTER 279

ELECTIONS

H. F. 799.

AN ACT to amend section eleven hundred thirty-seven-j (1137-j), supplemental supplement to the code, 1915, (C. C. Sec. 529), relating to the counting of absent voters' ballots in precincts using voting machines.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Absent voter ballots in voting machine precincts.
1 That section eleven hundred thirty-seven-j (1137-j), supplemental
2 supplement to the code, 1915, (C. C. Sec. 529), be and the same is
3 hereby amended by adding after the word "person" in the fourteenth
4 line of said section the following:
5 "In precincts using voting machines two election judges of dif-
6 ferent political parties shall, at any time between the opening and
7 closing of the polls on election day, open the absent voters' ballots
8 and register the ballot on the voting machine the same as if the
9 absent voter had been present and voted in person."

Approved April 15, A. D. 1921.

CHAPTER 280

NOXIOUS WEEDS

H. F. 313.

AN ACT amending section one thousand five hundred sixty-five-c (1565-c), supplement to the code, 1913, (C. C. Sec. 3003), relating to the destruction of noxious weeds, by providing the notice to be given property owners in cities and towns.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Notice requiring destruction. That section one thou-
2 sand five hundred sixty-five-c (1565-c) of the supplement to the
3 code, 1913, be amended by inserting after the period in line 44 of
4 said section, the following: "In any city or town, the notice to
5 property owners requiring the destruction of such weeds, may be
6 given by a publication of a general notice directed to all property
7 owners, once in a newspaper of general circulation in such city
8 or town, or where no newspaper is published in the city or town,
9 by written notice posted in three public places in such city or town".

1 SEC. 2. Notice of assessment. By striking out the period in line
2 49, inserting a comma in lieu thereof and inserting the following:
3 "but in cities and towns where notice requiring the destruction of
4 said weeds is given by publication or posting, the notice of assess-
5 ment may be given by mailing said notice in a letter or on a post
6 card, to the owner of said premises at his last known address."

Approved April 15, A. D. 1921.

CHAPTER 281

TAXATION

H. F. 336.

AN ACT to repeal paragraph four (4) of section thirteen hundred four (1304), supplemental supplement to the code, 1915, (C. C. Sec. 4482) relating to the exemption of taxes in cases of persons unable to contribute to the public revenue.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Suspension or cancellation by reason of age or in-
1 firmity—ipso facto reinstatement. That paragraph four (4) of
2 section thirteen hundred four (1304), supplemental supplement to
3 the code, 1915, (C. C. Sec. 4482) be and the same is hereby repealed,
4 and the following enacted in lieu thereof:

5 Whenever a person by reason of age or infirmity, is unable to
6 contribute to the public revenue, such person may file a petition,
7 duly sworn to, with the board of supervisors, stating such fact and
8 giving a statement of property, real and personal, owned or pos-
9 sessed by such applicant and such other information as the board
10 may require. The board of supervisors may thereupon order the
11 county treasurer to suspend the collection of the taxes assessed

12 against such petitioner, his polls or estate, or both, for the current
 13 year, or such board may cancel and remit said taxes, provided, how-
 14 ever, that such petition shall first have been approved by the coun-
 15 cil of the city or town in which the property of the petitioner is lo-
 16 cated, or by the township trustees of the township in which said
 17 property is located.

18 In the event that the petitioner shall sell any real estate upon
 19 which the tax has been suspended in the manner provided herein,
 20 or by reason of death shall leave the real estate to heirs, the taxes
 21 without any accrued penalty, that have thus been suspended shall
 22 all become due and payable, with six (6) per cent interest per annum,
 23 from the date of such suspension.

1 SEC. 2. **Cancellation after suspension.** The board of super-
 2 visors may, if in their judgment it is for the interests of the public
 3 and the petitioner, cancel and remit the taxes assessed against the
 4 petitioner, his polls or estate or both, even though said taxes have
 5 previously been suspended as in this act provided.

Approved April 15, A. D. 1921.

CHAPTER 282

HABIT-FORMING DRUGS

H. F. 844.

AN ACT to amend section twenty-five hundred ninety-six-a (2596-a), supplement to the code, 1913, (C. C. Sec. 1430), relating to the sale of cocaine and certain other drugs.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Drugs enumerated—exceptions.** That section twenty-
 2 five hundred ninety-six-a (2596-a), supplement to the code, 1913,
 3 (C. C. Sec. 1430), be and is hereby amended by inserting after the
 4 words "beta eucaine" in the seventh line thereof the words "canabis
 5 indica, canabis americana, or indian hemp" and also by inserting in
 6 the ninth line in said section after the words "beta eucaine", the
 7 words "canabis indica, canabis americana, or indian hemp" and also
 8 by striking out the period at the end of said section and inserting
 9 in lieu thereof a semi-colon and then adding the following: "and
 10 provided, further, that the provisions of this act shall not be con-
 11 strued to apply to the sale, distribution, giving away, dispensing or
 12 possession of preparations and remedies which do not contain more
 13 than one-half grain solid extract of said canabis indica, canabis
 14 americana, or indian hemp or its equivalent of canabis indica, cana-
 15 bis americana or indian hemp in one ounce, or to liniments, oint-
 16 ments or other preparations which are prepared for external use
 17 only; provided, that such remedies and preparations are sold, dis-
 18 tributed, given away, dispensed or possessed as medicines and not for
 19 the purpose of evading the intentions and provisions of this act."

Approved April 15, A. D. 1921.

CHAPTER 283

SUBMISSION OF CONSTITUTIONAL AMENDMENTS

H. F. 847.

AN ACT to repeal section fifty-five (55), supplement to the code, 1913 (C. C. Sec. 83) and sections fifty-six (56) to fifty-nine (59), inclusive, of the code (C. C. Secs. 84 to 87, inclusive) and to enact a substitute therefor relating to the submission of constitutional amendments and public measures to a vote of the people.

Be it enacted by the General Assembly of the State of Iowa:

That section fifty-five (55) of the supplement to the code, 1913, (C. C. Sec. 83) and sections fifty-six (56) to fifty-nine (59), inclusive, of the code (C. C. Secs. 84 to 87, inclusive,) are hereby repealed and the following enacted in lieu thereof:

SECTION 1. **Publication of proposed constitutional amendment.** Whenever any proposition to amend the constitution has passed the general assembly and been referred to the next succeeding legislature, the secretary of state shall cause the same to be published, once each week, in two newspapers of general circulation in each congressional district in the state, for the time required by the constitution.

SEC. 2. **Publication of proposed public measure.** Whenever any public measure has passed the general assembly which under the constitution must be published and submitted to a vote of the entire people of the state, the secretary of state shall cause the same to be published, once each week, in at least one newspaper of general circulation in each county in the state, for the time required by the constitution.

SEC. 3. **Proof of publication—record required—report to legislature.** Proof of the publication specified in the two preceding sections shall be made by the affidavits of the publishers of the newspapers designated by the secretary of state, and such affidavits, with the certificate of the secretary of state of the selection of such newspapers shall be filed in his office, recorded in a book kept for that purpose, and preserved by him, and in the case of constitutional amendments he shall report to the following legislature his action in the premises.

SEC. 4. **Submission when time not otherwise specified.** Whenever a public measure has passed the general assembly which under the constitution must be submitted to a vote of the entire people of the state and no time is fixed by the constitution or legislature for such submission, or whenever a proposition to amend the constitution has been adopted by two succeeding general assemblies and no time is fixed by the last general assembly adopting the same for its submission to the people, said measure or amendment shall be submitted to the people at the ensuing general election, in the manner required by law.

SEC. 5. **Submission at special election.** The general assembly may provide for the submission of a constitutional amendment to the people at a special election for that purpose, at such time as it may prescribe, proclamation for which election shall be made by the gov-

5 error, and the same shall in all respects be governed and conducted
6 as prescribed by law for the submission of a constitutional amend-
7 ment at a general election.

SEC. 6. **Certified copy of amendment or measure—sample ballot.**
1 The secretary of the state shall, not less than twenty days preceding
2 any election at which a constitutional amendment or public measure
3 is to be submitted to a vote of the entire people of the state, transmit
4 to the auditor of each county a certified copy of such amendment or
5 measure and a sample of the ballot to be used in such cases, prepared
6 in accordance with law.

SEC. 7. **Proclamation in re constitutional amendment.** When-
2 ever a proposition to amend the constitution is submitted to a vote
3 of the electors, the governor shall include such proposed amendment
4 in his election proclamation.

SEC. 8. **Canvass and return—record by state canvassers.** The
2 judges of election, county boards of canvassers, and other election
3 officials shall canvass the vote on any constitutional amendment or
4 public measure, and make return thereof, in the same manner as re-
5 quired by law for the canvass and return of the vote for public
6 officers. The board of state canvassers shall canvass such returns,
7 declare the result, and enter the same of record, immediately fol-
8 lowing and in connection with the proofs of publication of such
9 amendment or measure, in the book kept for that purpose by the
10 secretary of state.

SEC. 9. **Expenses.** Expenses incurred under the provisions of
2 this chapter shall be audited and allowed by the state board of audit,
3 and paid out of any money in the state treasury not otherwise appro-
4 priated.

Approved April 15, A. D. 1921.

CHAPTER 284

CITIES AND TOWNS

H. F. 361.

AN ACT to amend section seven hundred ninety-two (792), supplement to the code, 1913, as amended by chapter twenty-five (25), acts of the thirty-eighth general assembly (C. C. Sec. 3849), relating to street improvements.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. **Lighting fixtures as improvement.** Section seven
2 hundred ninety-two (792) of the supplement to the code, 1913, as
3 amended by chapter twenty-five (25), acts of the thirty-eighth gen-
4 eral assembly (C. C. Sec. 3849), be and the same is hereby amended
5 by inserting immediately after the word "thereof" in the third line
6 the following words, to wit: "or by constructing electrical lighting
7 fixtures along the same."

Approved April 15, A. D. 1921.

CHAPTER 285

COMMON CARRIERS

S. F. 607.

AN ACT to prohibit taking of fuel in transit without permission of the railroad commission; to provide for a hearing therefor; to exempt the state and public utilities therefrom, and to provide an optional settlement therefor, and to provide a penalty for the violation thereof.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Appropriation of coal, coke or oil in transit—conditions. It shall be unlawful for any common carrier doing business in this state, or any director, officer, receiver, trustee, agent or employee, acting for or employed by such common carrier, to take, use, divert or appropriate, any coal, coke or oil received for shipment, without having obtained written consent of the state railroad commission as hereinafter provided.

SEC. 2. Application for permission to appropriate. Whenever it appears to a corporation operating a common carrier that it does not have a sufficient supply of fuel to adequately operate its motive power for thirty (30) days next ensuing, an application in writing, duly verified by its proper officer or employee in charge of motive power, setting forth the amount of fuel on hand, and the amount of fuel needed for that specific purpose, for the next thirty (30) days, and that said corporation does not have sufficient fuel in transit, or is unable to obtain a sufficient supply of fuel, and that unless permitted to take fuel in transit, the operation of its motive power will be materially lessened, and to be supplemented by such other facts and showing as may be required by said railroad commission, may in the discretion of such commission be permitted by written order to take and use such fuel in transit for the period, and in such amount, as shall by such commission be deemed reasonable or adequate.

SEC. 3. Modification or annulment of order. The railroad commission in its discretion may modify or annul any order or orders made, without notice or additional showings.

SEC. 4. State and public utilities exempt. That fuel consigned to the state of Iowa, or to a person, firm or corporation operating a public utility, shall not be included in any order made by the railroad commission.

SEC. 5. Notice to owner of application. The commission in its discretion may require notice to be served upon the owner of fuel sought to be taken by virtue hereof, the manner and form of such notice, and the time and place of the hearing, to be fixed by said commission.

SEC. 6. Notice of appropriation—right of owner. Whenever a common carrier is permitted to take fuel in transit by order of the railroad commission, it shall be the duty of the common carrier to promptly notify the owner of such taking and the owner thereof may, at his option, accept as payment therefor, the full value of such fuel, plus twenty per centum of such value, to be promptly paid by

7 such carrier; but if the owner does not so elect, nothing herein shall
8 be construed to affect any other right or remedy.

1 **SEC. 7. Penalty.** Any common carrier subject to the provisions
2 hereof, or any director or officer thereof, or any receiver, trustee,
3 lessee, agent or employee, who alone, or with any other director,
4 officer, receiver, trustee, lessee, agent or employee, shall wilfully
5 take, use, divert or appropriate, any coal, coke or oil, or suffer or per-
6 mit the same to be taken, shall be guilty of a misdemeanor, and upon
7 conviction thereof, be fined not more than five thousand dollars, or
8 less than five hundred dollars for each offense.

1 **SEC. 8. Publication clause.** This act, being deemed of immedi-
2 ate importance, shall be in full force and effect from and after its
3 publication as provided by law in the Des Moines Register and Des
4 Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 16, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Des Moines Capital April 20, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 286

STATE PRINTING BOARD

SUPERINTENDENT OF PRINTING

STATE REPORTS AND DOCUMENTS

S. F. 781

AN ACT to create a state board of printing, to prescribe its powers and duties, to provide for the public printing, to regulate the contracts therefor, to create the office of superintendent of printing, to define his powers and duties, to provide for the preparation, filing and printing of state reports and other documents and papers, to provide for the distribution of such publications, to make an annual appropriation for said several purposes, and to repeal sections one hundred twenty-one (121), one hundred twenty-four (124), one hundred twenty-seven (127) to one hundred twenty-nine (129) inclusive, one hundred thirty (130), one hundred thirty-one (131), one hundred thirty-four (134), one hundred thirty-five (135) and one hundred forty-two (142) of the code; also to repeal sections one hundred eighteen (118) to one hundred twenty (120) inclusive, one hundred twenty-two (122), one hundred twenty-five (125), one hundred twenty-six (126), one hundred twenty-six-a (126-a) to one hundred twenty-six-d (126-d) inclusive, one hundred thirty-seven (137), one hundred thirty-seven-a (137-a), one hundred forty-four-b (144-b) to one hundred forty-four-d (144-d) inclusive, of the supplement to the code, 1913; also to amend section one hundred twenty-three (123), supplement to the code, 1913, (C. C. Sec. 297); also to repeal sections one hundred forty-four-e (144-e) to one hundred forty-four-o (144-o) inclusive, one hundred thirty-two-a (132-a) to one hundred thirty-two-d (132-d) inclusive, one hundred thirty-six (136), one hundred thirty-eight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915; also to repeal chapters nine (9) and one hundred eighty-three (183), acts of the thirty-seventh general assembly; also to repeal chapter four hundred thirteen (413), acts of the thirty-eighth general assembly (C. C. sections 176 to 241 inclusive and 296).

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. State printing board.** A state printing board, here-
2 inafter referred to as "the printing board", is hereby created. Said

3 board shall be composed of the secretary of state, auditor of state,
4 attorney general and of two appointive members to be appointed by
5 the governor.

1 **SEC. 2. Qualifications.** The appointive members of said board
2 shall be residents of this state, of good moral character, and shall
3 have had at least five years actual experience in the printing trade.

1 **SEC. 3. Disqualifications.** No member of said board shall be
2 financially interested, directly or indirectly, in any plant or business
3 in which work is performed, under the provisions of this chapter, for
4 the state, nor shall he be so interested in any contract let hereunder.

1 **SEC. 4. Tenure.** The term of each appointive member shall com-
2 mence on the first day of July of the year of appointment, and shall
3 be for two years, except that appointees to fill vacancies shall serve
4 from the date of appointment and qualification and for the unexpired
5 term.

1 **SEC. 5. First appointees.** As an exception to the last preceding
2 section, the first appointments hereunder shall be so made that one
3 appointee shall serve from the day of appointment and qualification
4 to July 1, 1922 and the remaining appointee shall serve from the day
5 of appointment and qualification to July 1, 1923.

1 **SEC. 6. Compensation.** The appointive members shall receive a
2 compensation of ten dollars and actual expenses for each day actually
3 employed hereunder in the business of the state.

1 **SEC. 7. Duties.** The printing board shall:

2 1. Let contracts, except as provided in section twenty-nine (29)
3 hereof, for all printing for all state offices, departments, boards and
4 commissions when the cost of such printing is payable out of any
5 taxes, fees, licenses or funds collected for state purposes.

6 2. Direct the manner, form, style and quantity of all public print-
7 ing when such matters are not otherwise expressly prescribed by
8 law.

9 3. Employ and discharge all assistants necessary to enable the
10 board to perform its duties and determine the compensation of such
11 assistants when not otherwise determined by law.

12 4. Prescribe rules, not inconsistent with law, for the conduct of
13 its business.

14 5. Keep a full and detailed record of all its meetings, actions and
15 proceedings.

16 6. Hear and determine all complaints which may be made to it
17 with reference to any official action of the superintendent of printing.

18 7. Make biennial reports to the governor as to the cost of the
19 public printing for each department during the preceding fiscal
20 term, with recommendations of any retrenchments that can be made
21 therein.

22 8. Perform all other duties required by law.

1 **SEC. 8. Terms defined.** The term "printing" as used in this
2 chapter shall include "binding" and may include material, processes,
3 or operations necessary to produce a finished printed product.

1 **SEC. 9. Institutional plants.** The power of the printing board to

2 let contracts shall not embrace printing for any state institutions
3 when such institution, through its governing board, is able and de-
4 sires to do such printing in its own printing plant.

1 **SEC. 10. Printing in institutional plants.** The printing board
2 may without advertising for bids, enter into contracts or make pro-
3 vision for doing any of the work coming under the provisions of this
4 chapter at any school or institution under the ownership or control
5 of the state. In all such cases, the work shall be done under condi-
6 tions substantially the same as though provided for in the case
7 of contracts with individuals and the same standard of quality or
8 product shall be required.

1 **SEC. 11. Specifications and rules.** The printing board shall,
2 from time to time, adopt and print specifications and rules covering
3 all matters relating to printing that are the subject of contracts,
4 which specifications and rules shall contain, among other things, the
5 following:

6 1. *Classifications.* Provisions for the grouping of the work to be
7 done or material furnished, so far as the same can be made the sub-
8 ject of general contracts, into classes according to the character or
9 use thereof, or with relation to the department for which intended,
10 or in any manner most convenient for securing bids and entering
11 into contracts. All or any part of the printing needed for any de-
12 partment, board or commission may be placed in a class by itself.

13 2. *Estimates.* Estimates of the probable amount of work to be
14 done, or material to be purchased, under each class or item, during
15 the period of the proposed contracts.

16 3. *Samples.* Provisions for furnishing and keeping on file sam-
17 ples of work or stock, and other things necessary to assure com-
18 pliance with the contracts.

19 4. *Standards.* Fixed standards for books, and booklets, and for
20 other printing so far as practicable, and for stock and material.

21 5. *Maximum rates.* A schedule of maximum rates or prices, so
22 far as the same can be made applicable, with provision that bids not
23 within the maximum (each class being computed as a unit), may be
24 rejected.

25 6. *Deliveries.* Details as to the delivery of stock to the state and
26 placing the same in possession of contractors, and for delivery of
27 the finished product and for a complete accounting for stock and
28 reasonable allowance for waste where it is unavoidable.

29 7. *Part payment.* A rule as to part payment for work in pro-
30 cess of completion, or material in process of delivery, in proportion
31 to the part completed or delivered.

32 8. *General regulations.* General regulations necessary to assure
33 prompt and satisfactory compliance with the proposed contracts,
34 the submission of samples, the delivery of the product (which may
35 be at the expense of the state), the preparation and filing of bills, and
36 such general matters as will assure to the state the utmost economy
37 and efficiency.

1 **SEC. 12. Advertisements for bids.** The secretary of the board
2 shall, from time to time as directed by the board, advertise for bids
3 for the doing of the public printing. Such advertisements shall be
4 published once each week for three consecutive weeks in seven news-

5 papers in seven different cities of the state, one of which newspapers
6 shall be published in Des Moines.

1 SEC. 13. Details of advertisements. Said advertisements shall
2 state where and how specifications and other necessary information
3 may be obtained, the time during which the board will receive bids,
4 and the day, hour and place when bids will be publicly opened and
5 contracts awarded.

1 SEC. 14. Information furnished bidders. The secretary of the
2 board shall supply prospective bidders and others on request with the
3 specifications and rules of the board, blank forms for bids, samples
4 of printing so far as possible, and all other information pertaining
5 to the subject.

1 SEC. 15. Public inspection of specifications. The specifications
2 shall be kept on file in the office of the secretary, open to public in-
3 spection, together with samples, so far as possible, of the work to be
4 done or the material to be furnished.

1 SEC. 16. Bids—requirements. Bids must be:
2 1. In writing and only on the blanks furnished with the specifi-
3 cations.
4 2. Signed by the bidder.
5 3. Submitted in sealed envelopes which shall be properly indorsed.
6 4. In the hands of the secretary of the board by the time fixed in
7 the advertisements for bids.

1 SEC. 17. Deposits with bid. Each bidder must deposit with the
2 board at the time he files his bid, a certified check payable to the state
3 treasurer for an amount to be fixed in the specifications, either cov-
4 ering all classes or items, or separate checks for each bid in case he
5 makes more than one bid. Checks deposited by unsuccessful bidders,
6 and by successful bidders when they have entered into the contract,
7 shall be returned to them.

1 SEC. 18. Opening bids—award of contract. All bids shall be
2 publicly opened and read and the contracts let at the time and place
3 fixed therefor, or on such adjourned day or days as may be named by
4 the board, of which adjournment all parties shall take notice. In
5 the award of contracts, due consideration shall be given not only to
6 the price bid, but to the mechanical and other equipment, and finan-
7 cial responsibility of the bidder, and his ability and experience in the
8 performance of like or similar contracts.

1 SEC. 19. Rejection of bids. The board shall have the right to
2 reject any or all bids, and in case of rejection or because of failure of
3 a bidder to enter into a contract, the board may advertise for and
4 secure new bids.

1 SEC. 20. Combinations. When the board is satisfied that bid-
2 ders have presented bids pursuant to an agreement, understanding
3 or combination to prevent free competition, it shall reject all of them
4 and readvertise for bids as in the first instance.

1 SEC. 21. Acceptance of bid. Each accepted bid shall have in-
2 dorsed thereon, over the signature of the printing board or of a ma-
3 jority thereof, the word "accepted" with the date of such acceptance,

4 which indorsement shall constitute immediate notice to the bidder of
5 the fact of acceptance.

1 **SEC. 22. Term of contract.** Contracts for printing and for work
2 and materials relating thereto shall be for a period not exceeding one
3 year.

1 **SEC. 23. Duty to enter into contract—forfeiture.** Each success-
2 ful bidder must within ten (10) days after the award, enter into
3 a contract in accordance with his bid, and unless this is done, or the
4 delay is for reasons satisfactory to the board, the certified check
5 submitted with the bid shall be forfeited to the state. The specifica-
6 tions on which the bid is made shall constitute a part of the con-
7 tract.

1 **SEC. 24. Contract requirements.** Such contracts shall, among
2 other provisions, provide:

3 1. *Unfinished work.* That the contractor shall complete all un-
4 finished portions of jobs or orders in hand at the expiration of the
5 contract.

6 2. *Cancellation.* That the contract may be cancelled, or other
7 agreed penalty imposed, for failure to perform the terms thereof in
8 a manner satisfactory to the printing board.

9 3. *Release of contractor.* That the contractor may be released on
10 such conditions as may be agreed on, in case of injury to his plant
11 by fire, or other providential contingency.

12 4. *Deliveries.* That, in order to avoid delay and inconvenience
13 in the departments, and unnecessary transportation charges to the
14 state, deliveries of printing for the various state officials, depart-
15 ments, boards and commissions shall be made in such manner as the
16 printing board, after consultation with the various departments,
17 shall order.

1 **SEC. 25. Bond.** A bond for the faithful performance of the con-
2 tract shall be required in connection with each contract, in an amount
3 to be fixed by the printing board, which bond shall be filed with and
4 approved by the board.

1 **SEC. 26. Orders for printing.** No printing shall be performed
2 under any contract except on written orders therefor, on detailed
3 forms prescribed by the printing board, and duly signed by the sec-
4 retary of the board or by some person authorized by the board.
5 Every order shall designate the contract under which the order is
6 given, the class of the required printing, the definite quantity and
7 kind thereof, and be issued in duplicate with a stub copy preserved.
8 A separate series of stubs and duplicate shall be used for each class
9 of printing.

1 **SEC. 27. Assistants outside capital.** The printing board may, at
2 the various points in the state, outside the city of Des Moines, at
3 which state institutions or departments are located, appoint assistants
4 and empower such assistants to issue in the name of the printing
5 board, orders for printing. Such assistants shall be furnished with
6 a copy of the contract under which the orders are to be given, nec-
7 essary blank order books and proper instructions as to their pro-

8 cedure. Such assistants on issuing an order shall immediately for-
9 ward the original thereof to the printing board.

1 **SEC. 28. Acceptance of printing—damages.** No printing shall
2 be accepted as in compliance with the contract when such printing
3 is not of the grade of workmanship which is usually employed by
4 first-class printers on printing of such class, nor when such print-
5 ing is not of the full quality contracted for. If immediate necessity
6 and lack of time to procure printing elsewhere compel the use of
7 defective printing furnished by a contractor, it shall be accepted
8 without approval, and one-half of the contract price thereof shall
9 be deducted as liquidated damages for such breach of contract.

1 **SEC. 29. Departments may secure bids.** The printing board may
2 authorize the managing board, or head, or chief executive officer of
3 any institution or department of the state located outside the city
4 of Des Moines to secure, under the specifications of the board, com-
5 petitive bids for printing needed by such institution or department,
6 and submit such bids to the printing board. If said board approves
7 any of said bids, such authorized board, head or officer may con-
8 tract for such printing with such bidder, but such contract shall not
9 be valid until a duplicate copy thereof is filed with and approved
10 by the printing board.

1 **SEC. 30. Emergency contract.** The board may at any time award
2 a special contract or may authorize its assistants, as designated in
3 section twenty-seven (27) to award a special contract for any work
4 or material coming within the provisions of this chapter but not in-
5 cluded in contracts already in existence, or which can not properly
6 be made the subject of a general contract, if the amount of each
7 such contract shall not exceed the amount of two hundred dollars
8 (\$200.00), and if special bids have been duly solicited by the said
9 board from persons or firms engaged in the kind of work under con-
10 sideration who have indicated a desire to bid on the class of work to
11 be done.

1 **SEC. 31. Disposal of stock—purchase of paper.** The printing
2 board may, on the most advantageous terms obtainable, dispose of
3 the present stock of paper owned by the state and deposit the pro-
4 ceeds in the state treasury, or the board may continue the purchase
5 of paper, or may contract for paper as part of the printing.

1 **SEC. 32. Accounts required.** The printing board shall keep an
2 account with each separate officer, board, department and commis-
3 sion of the state to which printing is furnished by the state, and in
4 such manner as to show in detail at all times what printing has been
5 so furnished, and the cost thereof.

1 **SEC. 33. Appropriation.** There is hereby annually appropriated
2 out of any unappropriated funds in the state treasury a sum sufficient
3 to pay all obligations incurred under this chapter.

1 **SEC. 34. Payments—department charged.** All bills for print-
2 ing shall be paid from the funds herein appropriated. On the pay-
3 ment of a warrant for printing, if the official, board, department or
4 commission for which the printing was furnished has a contingent or
5 support or other fund in the state treasury from which said warrant

6 would be paid were it not for this section, the treasurer of state shall
7 at once charge said fund with the amount of the cost of said printing.
8 If such official, board, department or commission has no such fund in
9 the state treasury but has such fund in his or its own possession,
10 the treasurer of state shall at once notify such official, board, de-
11 partment or commission of the amount so paid by him for such print-
12 ing, and said official, board, department or commission shall at once
13 reimburse the treasurer of state from his or its contingent or support
14 fund for such payment, which reimbursement shall be credited to the
15 unappropriated funds of the state.

1 **SEC. 35. Duty of secretary in re payments.** Should the amount
2 of a warrant for printing include printing for more than one officer,
3 board, department or commission, the secretary of the board of
4 printing shall at once furnish the treasurer with a statement of the
5 correct amounts chargeable under the preceding section to each
6 officer, board, department or commission.

1 **SEC. 36. Bills—requirements—audit.** All bills accruing under
2 contracts for printing shall be filed with the printing board. They
3 shall be in duplicate, or in larger number if ordered by the board,
4 verified and itemized with full details necessary for computation ac-
5 cording to the terms of the contract and orders given in relation
6 thereto or according to law, and shall be accompanied by samples of
7 the work or materials when practicable and when so ordered by the
8 board. All such bills shall be examined and approved by the print-
9 ing board and the duplicate vouchers passed to the state board of
10 audit. All bills approved by the board shall be indorsed accordingly
11 before presentation to the state board of audit.

1 **SEC. 37. Superintendent of printing—qualifications—bond—**
2 **tenure.** The printing board shall, by a majority vote, appoint some
3 person having the same qualifications as the appointive members of
4 the board, who shall be officially known as superintendent of print-
5 ing, and be *ex officio* secretary and general executive officer of the
6 board. Said superintendent shall qualify and give bond in the sum
7 of five thousand dollars (\$5000.00) for the faithful discharge of the
8 duties of his office. Said superintendent shall serve during the pleas-
9 ure of the board.

1 **SEC. 38. Disqualifications.** The superintendent of printing shall
2 not be financially interested, directly or indirectly in any plant or
3 business in which work is performed under the provisions of this
4 chapter, for the state, nor shall he be so interested in any contract
5 let hereunder.

1 **SEC. 39. Duties.** The superintendent of printing shall:
2 1. *Office.* Have an office at the seat of government and devote
3 his entire time to the duties of his position.
4 2. *Equipment and supplies.* Have charge of the office equipment
5 and supplies of the printing board and of the stock, if any, required
6 in connection with printing contracts.
7 3. *General supervision.* Have general supervision, under the
8 direction of said board, of all matters pertaining to the enforcement
9 of the contracts of the printing board.
10 4. *Records.* Keep a detailed record of all meetings and proceed-

11 ings of the printing board and of the award of contracts by said
12 board.

13 5. *Specifications.* Prepare, under the directions of said board,
14 the specifications and advertisements for printing.

15 6. *Document department.* Have control and direction of the docu-
16 ment department.

17 7. *General duties.* Perform such other duties as are necessary,
18 or incident to his position, or which may be ordered by the printing
19 board, or required by law.

1 SEC. 40. **Edit of manuscripts.** The manuscript of every report
2 or document, or for any book, booklet, bulletin or anything to be
3 printed, or a copy thereof, shall be transmitted to the superintendent
4 of printing at the time it is filed or as soon as it is ready for print-
5 ing, with all photographs, drawings, maps, engravings, charts or
6 other material properly a part thereof. He shall edit, revise, con-
7 dense and arrange the same for printing, simplify where practicable
8 the typographical arrangement, and, when not otherwise covered,
9 give all necessary instructions for the type, illustrations, headings,
10 titles, paper, cover, binding and other similar details. The authority
11 here given to edit, revise, condense and eliminate portions of manu-
12 script shall apply notwithstanding any provisions elsewhere. Where
13 tables or other matters are once printed it shall be sufficient there-
14 after to refer to the same without repeating them.

1 SEC. 41. **Preparation of manuscript.** It shall be the duty of the
2 said superintendent to advise with the officials and heads of depart-
3 ments as to the preparation of manuscript or copy for any printed
4 matter, so the same may be handled in the most economical man-
5 ner in the editing and printing. Officials or employees shall con-
6 form so far as practicable to all regulations of the superintendent
7 for the improvement of the reports or other publications, or for de-
8 creasing the expense of preparation, printing or distribution.

1 SEC. 42. **Appeals.** In case of a disagreement between the super-
2 intendent and the head of any department as to the editing of manu-
3 script, an appeal may be taken to the printing board which shall
4 have authority to determine the matter in controversy.

1 SEC. 43. **Reports as to documents.** The superintendent shall
2 keep a record of the number of each report or document ordered
3 printed, the number received and the number and manner of dis-
4 tribution.

1 SEC. 44. **Reserve supply of reports.** The superintendent shall
2 designate, subject to the approval of the printing board, the num-
3 ber of copies of reports and publications to be held in reserve, and
4 copies thus held in reserve shall be distributed only upon the written
5 request of the head of the department, approved by the superin-
6 tendent, and ordered by the printing board.

1 SEC. 45. **Condemnation of old reports.** The superintendent shall
2 from time to time make report to the printing board of any docu-
3 ments in his custody deemed not needed and which have been printed
4 five (5) years or more, and if such report has the written approval
5 of the head of the department from which the documents were

6 issued, the printing board may condemn and order such documents
7 sold, and the proceeds turned into the unappropriated funds of the
8 state.

SEC. 46. **Custody of reports and storage rooms—distribution.**
1 The superintendent shall receive and have the custody of the Iowa
2 documents, reports, and all other printed matter and make and super-
3 vise the distribution of the same in such manner as will be most
4 economical and useful to the public. He shall have charge of the
5 state storage building or rooms, in which he shall keep the reports
6 and documents.

1 SEC. 47. **Information to public.** The superintendent shall ad-
2 vise the public of the publication of reports and documents and of
3 the nature of the material therein, and give information as to the
4 publications that are for free distribution and how to obtain them.

1 SEC. 48. **Mailing lists.** The superintendent shall require from
2 officials or heads of departments mailing lists, or addressed labels or
3 envelopes, for use in distribution of reports and documents. He
4 shall revise such lists, eliminating duplications and adding thereto
5 libraries, institutions, public officials and persons having actual use
6 for the material. He shall arrange such lists so as to reduce to the
7 minimum the postage or other cost for delivery.

1 SEC. 49. **Distribution to departments.** The superintendent shall
2 furnish the various officials and departments with copies of their re-
3 ports needed for office use or to be distributed to persons calling
4 for the same.

1 SEC. 50. **Members of general assembly.** The Iowa documents,
2 the official reports, the completed journals of the general assembly,
3 the miscellaneous documents, other publications, and at least thirty
4 (30) copies of the official register, shall be sent to each of the mem-
5 bers of the general assembly, and, so far as they are available, ad-
6 ditional copies upon their request.

1 SEC. 51. **Libraries.** The Iowa documents, the completed journals
2 of the general assembly and the official register shall be sent to each
3 free public library in Iowa, the state library, the library commis-
4 sion, libraries at state institutions and college libraries.

1 SEC. 52. **Newspapers.** The journals of the general assembly and
2 the official register shall be sent to each newspaper of general cir-
3 culation in Iowa, and editors of newspapers in Iowa shall be en-
4 titled to other publications on request when they are available.

1 SEC. 53. **Library of congress.** Two (2) copies of each publica-
2 tion shall be sent to the library of congress.

1 SEC. 54. **County auditors.** The Iowa documents, the completed
2 journals of the general assembly and the official register shall be sent
3 to each county auditor, who shall be required to keep the same at all
4 times available for the inspection of the public.

1 SEC. 55. **County superintendent.** The official register shall be
2 distributed, in addition to the foregoing provisions, to the school
3 libraries, through the county superintendent of schools to whom they

4 shall be sent in bulk, and who shall direct their distribution each in
5 his own county.

1 SEC. 56. **Miscellaneous distribution.** The superintendent may
2 send additional copies of publications to other state officials, in-
3 dividuals, institutions, libraries or societies that make requests there-
4 for.

1 SEC. 57. **State geologist.** The reports and bulletins of the geo-
2 logical survey shall be placed at the disposal of the state geologist.

1 SEC. 58. **Secretary of state.** The codes, supplements and session
2 laws shall be turned over to the secretary of state for distribution.

1 SEC. 59. **Journals and bills to subscribers.** The daily journals
2 of the general assembly and the printed bills shall be sent by the
3 superintendent of printing by mail to subscribers therefor. The
4 journals of both houses for any one (1) session shall be sent on pay-
5 ment of two dollars (\$2.00), and the bills on payment of five dollars
6 (\$5.00). The said superintendent shall cause to be printed a suf-
7 ficient number of copies to fill orders received and reported to him.

1 SEC. 60. **Cumulative bulletin of bills.** The superintendent of
2 printing shall, throughout each legislative session, and commencing
3 with the close of the third week thereof, compile and cause to be
4 printed, each week, a cumulative bulletin of bills and joint resolu-
5 tions, which bulletin shall contain a brief history of each bill, and
6 detailed information as to the status of legislation and shall be con-
7 veniently indexed. The last issue of each bulletin shall be brought
8 down to the time of final adjournment and shall be promptly fur-
9 nished to all members of the general assembly and to such others as
10 the superintendent may determine.

1 SEC. 61. **Enrolling clerks to keep record.** The enrolling clerks
2 of the senate and house shall under the directions of the secretary
3 of the senate and house, respectively, keep a daily cumulative record
4 of the information required in the preceding section and in such
5 manner that the same may be promptly furnished to the superin-
6 tendent at the close of each week.

SEC. 62. **State reports — preparation — immaterial matter.**
1 State officials, boards, commissions and heads of departments shall
2 prepare and file written official reports, in simple language and in
3 the most concise form consistent with clearness and comprehensiveness
4 of matter required by law, or by the governor. Before filing any
5 report its author shall carefully edit the same and strike therefrom
6 all minutes of proceedings, and all correspondence, petitions, orders
7 and other matter which can be briefly stated, or which is not import-
8 ant information concerning public affairs and shall consolidate, so
9 far as practicable, all statistical tables. Any report failing to comply
10 substantially with this section shall be returned to its author for
11 correction, and until made so to comply shall not be printed. This
12 section shall not be construed as depriving the superintendent of
13 printing of the right to edit and revise said report.

1 SEC. 63. **Biennial reports.** Reports of the following officials and
2 departments shall be for the biennial period ending June thirtieth of

3 each even-numbered year, except as otherwise provided, and shall
 4 be subject to the following limitations, to-wit:

	Maximum number of allowable pages	Maximum number of copies to be published
5		
6		
7		
8	1. Governor, on pardons and	
9	commutations of sentences.....
10	2. Secretary of state.....
11	3. Auditor of state.....
12	4. Treasurer of state.....
13	5. Attorney general.....
14	6. Superintendent of public instruction.....
15	7. Adjutant general.....
16	8. Adjutant general, on public build-	
17	ings and property.....
18	9. Librarian of the state library.....
19	10. Industrial commissioner.....
20	11. Labor commissioner.....
21	12. Printing board.....
22	13. Fish and game warden.....
23	14. Board of examiners of short-	
24	hand reporters.....
25	15. Live stock sanitary board.....
26	16. Mine inspectors.....
27	17. Board of control.....
28	18. Board of education.....
29	19. Board of health.....
30	20. Board of parole.....
31	21. Board of engineer examiners.....
32	22. Board of accountancy.....
33	23. Board of conservation.....
34	24. Board of vocational training.....
35	25. Entomologist.....
36	26. Steamboat inspectors.....
37	27. Curator of the historical department.....
38	28. Board of curators of the state	
39	historical society.....

1 SEC. 64. Annual reports. Reports of the following officials and
 2 departments shall be for the annual period ending June thirtieth,
 3 except as otherwise provided, and shall be subject to the following
 4 limitations, to-wit:

	Maximum number of allowable pages	Maximum number of copies to be published
5		
6		
7		
8	1. Board of railroad commissioners.....
9	2. Executive council,	
10	on railway assessments.....
11	3. Auditor of state,	
12	on municipal finances.....
13	4. Commissioner of insurance.....
14	5. Superintendent of banking.....
15	6. Food and drug commissioner.....
16	7. Fire marshal.....

17	8.	Highway commission
18	9.	Library commission
19	10.	Apiarist
20	11.	Weather and crop service

1 **SEC. 65. Filing.** The official reports shall be filed with the gov-
2 ernor as soon as practicable after the end of the reporting period,
3 and except as otherwise provided, not later than the first day of the
4 following September. At the time of filing with the governor, a
5 duplicate shall be filed with the printing board.

1 **SEC. 66. Extension of time for filing.** The governor shall have
2 authority to grant an extension of time for the completion of any
3 report or any portion thereof, but in the case of any delay deemed
4 by him to be unnecessary or unreasonable he shall enforce the pro-
5 visions of the preceding section as to time of filing and take what-
6 ever steps may be necessary to have the delayed report prepared for
7 filing.

1 **SEC. 67. Attorney general—insurance commissioner—auditor.**
2 The report of the attorney general shall cover the period of his regu-
3 lar term and he may have until the conclusion of the term to file the
4 portions of the record not available September first. The report
5 of the insurance commissioner shall be due on May first of each
6 year. The report of the auditor on municipal finances shall be filed
7 on or before August first of each year.

1 **SEC. 68. Number published—style of printing.** The annual and
2 biennial reports shall be published, printed and bound in such num-
3 ber as the board of printing may order, not exceeding the number
4 otherwise specified in this chapter. The officials and heads of de-
5 partments shall furnish the printing board with information nec-
6 essary to determine the number of copies to be printed. They shall
7 be printed on good paper, in legible type with pages substantially
8 six (6) inches by nine (9) inches in size. They may be divided for
9 binding where one (1) portion should receive larger distribution
10 than another, or be issued in parts or sections for greater conven-
11 ience.

1 **SEC. 69. Iowa documents.** At the time of printing the official
2 reports there shall also be printed from the same type or plates an
3 edition of not less than one thousand (1,000) copies to be grouped
4 together and bound in volumes of convenient size to be known as
5 the Iowa documents, of which there shall be one (1) edition for each
6 biennial period. Each volume as thus grouped shall contain a table
7 of contents of all the volumes. There shall be included in the Iowa
8 documents, in addition to the official reports, the inaugural address
9 and the message and budget of the governor.

1 **SEC. 70. Journals.** The record of the transactions of the senate
2 and house shall be published in a daily journal, printed in num-
3 ber as authorized by the general assembly or directed by the super-
4 intendent of printing. The completed journals shall be published
5 in book form, with index and record of bills, in an edition of not
6 less than one thousand (1,000) in library binding and not less than
7 one thousand (1,000) in paper covers. There shall also be printed

8 for the general assembly or the members thereof such other mate-
9 rial necessary for the transaction of legislative business.

1 SEC. 71. Daily legislative proceedings—correction. The reports
2 of the legislative proceedings shall be delivered by the secretary of
3 the senate and the chief clerk of the house to the superintendent
4 of printing promptly upon completion, and he shall cause such re-
5 ports to be printed in accordance with the contracts covering the
6 same. He shall require that proof copies of the daily journal be
7 furnished the next legislative day after date and shall promptly de-
8 liver them to the sergeants at arms of each house. The corrections
9 and changes made therein by the general assembly shall be made
10 before the printing of the corrected or completed journal.

1 SEC. 72. Completed journals. The journal, as corrected by order
2 of the general assembly, shall be printed promptly and be delivered
3 by the superintendent to the sergeants at arms of each house. An
4 index, record and history of bills, and list of bills passed, shall be
5 prepared by the superintendent of printing for the completed edi-
6 tion of the journal.

1 SEC. 73. Legislative bills. The bills introduced in the general
2 assembly shall be printed on good paper with pages approximately
3 eight (8) inches by ten (10) inches in size with type not less than
4 ten-point in size, the lines spaced with pica slugs, each printed line
5 to be one (1) line of the original bill as introduced, and the lines of
6 each section to be separately numbered. The number of copies of
7 each bill to be printed unless otherwise ordered shall be fixed by the
8 superintendent according to the needs of the general assembly, and
9 to supply subscribers therefor.

1 SEC. 74. Non-public legalizing bills. A bill which seeks to
2 legalize the acts of any official or board or other official body, in re-
3 gard to any matter not of public nature, shall not be considered
4 until it is printed as a bill and distributed to members of the gen-
5 eral assembly, and the printing shall be without expense to the state.
6 The superintendent of printing shall not order any such bill printed
7 until he has received a deposit to cover the cost thereof at the rate
8 of not less than two dollars (\$2.00) per page, and shall exclude from
9 the journals all such bills.

1 SEC. 75. Miscellaneous documents. There shall be published,
2 printed and bound uniform with the official reports unless other-
3 wise provided, and at the periods indicated, the following miscel-
4 laneous documents, each of which shall be compiled by the head or
5 secretary of the department having charge thereof, and shall be
6 subject to the following limitations, to wit:

	Maximum number of allowable pages	Maximum number of copies to be published
10 1. Year book of agriculture, annually.....
11 2. Horticultural report, annually
12 3. Official register, biennially
13 4. Proceedings of state teacher's 14 association, annually

15	5. Proceedings of pioneer lawmaker's	
16	association, biennially	
17	6. Biennial state expense report,	
18	biennially	
19	7. Proceedings Iowa academy of	
20	science, annually	
21	8. Report on assessment of telegraph	
22	and telephone property, annually	
23	9. State census of Iowa, when taken	
24	and compiled	
25	10. Report of geological survey,	
26	annually	

1 **SEC. 76. Additional publications.** There shall be published
2 other miscellaneous documents, reports, bulletins, books and booklets
3 that are needed for the use of the various officials and departments of
4 state, or are of value for the information of the general assembly or
5 the public, in form and number most useful and convenient, to be
6 determined by the printing board.

1 **SEC. 77. Governor to fix date for completion.** The governor
2 shall have the right to fix a date for the completion of or filing of any
3 copy or manuscript for any miscellaneous document or other publica-
4 tion, or for any portion of the manuscript, and to compel compliance
5 with such orders the same as in the case of the official reports. The
6 superintendent of printing shall report to the governor any failure to
7 furnish manuscript or other delay affecting any publication.

1 **SEC. 78. Title pages—matter prohibited.** The superintendent of
2 printing shall provide the necessary printers' copy for a suitable title
3 page for each publication requiring such title which shall contain the
4 name of the author, but no such title shall have written or printed
5 thereon or attached thereto the words "Compliments of" followed by
6 the name of the author, nor any other words of similar import.

1 **SEC. 79. Repeal.** The following sections of the code are hereby
2 repealed, to wit: Sections one-hundred twenty-one (121), one-hundred
3 twenty-two (122), one-hundred twenty-four (124), one-hundred
4 twenty-seven (127) to one-hundred twenty-nine (129) inclusive, one-
5 hundred thirty (130), one-hundred thirty-one (131), one-hundred
6 thirty-four (134), one-hundred thirty-five (135), and one-hundred
7 forty-two (142). The following sections of the supplement to the
8 code, 1913 are hereby repealed, to wit: Sections one-hundred eigh-
9 teen (118), to one-hundred twenty (120) inclusive, one-hundred
10 twenty-two (122), one-hundred twenty-five (125), one-hundred
11 twenty-six (126), one-hundred twenty-six-a (126-a) to one-hundred
12 twenty-six d (126-d) inclusive, one-hundred thirty-seven (137), one-
13 hundred thirty-seven a (137-a), one-hundred forty-four b (144-b) to
14 one-hundred forty-four d (144-d) inclusive. The following sections of
15 the supplemental supplement to the code, 1915 are hereby repealed,
16 to wit: one-hundred forty-four e (144-e), to one-hundred forty-four o
17 (144-o) inclusive, one-hundred thirty-two a (132-a) to one-hundred
18 thirty-two d (132-d) inclusive, one-hundred thirty-six (136), one
19 hundred thirty-eight (138), and one-hundred forty-one (141).

20 **Chapters nine (9) and one-hundred eighty-three (183), acts of the**

21 thirty-seventh (37) general assembly are hereby repealed.
22 Chapter four-hundred thirteen (413), acts of the thirty-eighth (38)
23 general assembly is hereby repealed.

24 Section one-hundred twenty-three (123) supplement to the code,
25 1913, (C. C. Sec. 297) is amended by striking from said section the
26 following: "and the reports required in the preceding section shall
27 cover the period thus indicated except when otherwise provided by
28 law and shall show the condition of such offices and institutions,
29 respectively on that day."

1 SEC. 80. **Printing board to report.** Prior to the convening of
2 any extra session of the thirty-ninth general assembly and not later
3 than the convening of the fortieth general assembly the printing
4 board shall determine and report to the general assembly immediately
5 upon their convening the fair maximum number of allowable pages
6 which each of the several reports should contain and also the fair
7 maximum number of copies of each report which should be pub-
8 lished.

1 SEC. 81. **Publication clause.** This act is deemed of immediate im-
2 portance and shall take effect from and after its publication in the
3 Des Moines Capital and Iowa Forum, newspapers published at Des
4 Moines, Iowa.

Approved May 2, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital May
5, 1921, and in the Iowa Forum May 4, 1921.

W. C. RAMSAY, *Secretary of State.*

APPROPRIATION ACTS

CHAPTER 287

SUPPORT FUNDS OF THE STATE EDUCATIONAL INSTITUTIONS

S. F. 351.

AN ACT to make appropriations for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, the Iowa state teachers college, the Iowa college for the blind, and the Iowa school for the deaf.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the state university of
3 Iowa, the sum of one million, one hundred seventy-six thousand, six
4 hundred forty-seven dollars (\$1,176,647) annually, for each year of
5 the biennium beginning July 1, 1921, for the following purposes:

6	Educational support	\$517,647.00	
7	Colleges of liberal arts, applied science, 8 law and pharmacy	80,000.00	
9	College of medicine	75,000.00	
10	College of dentistry	20,000.00	
11	College of education	26,000.00	
12	Graduate college	40,000.00	
13	Summer school	38,000.00	
14	Equipment and supplies	16,000.00	
15	Repair and contingent	43,000.00	
16	Department of buildings and grounds...	80,000.00	
17	Administration	18,000.00	
18	Library	35,000.00	
19	Commerce	50,000.00	
20	Nurses' training and public health nurs- 21 ing	20,000.00	
22	Soldier tuition	60,000.00	\$1,118,647
23	Out of this appropriation the state university is to receive, for		
24	each honorably discharged soldier or sailor of the United States who		
25	enrolls in any college of the institution, \$20.00 for each semester and		
26	\$20.00 for each summer school.		
27	University extension and public 28 health service	43,000.00	
29	Epidemiology laboratory	15,000.00	58,000
30			\$1,176,647

31 The annual appropriations provided for in this section shall be
32 paid on the order of the Iowa state board of education in monthly
33 installments beginning July 1, 1921, with the exception of the appro-
34 priation for summer school (\$38,000.00) which shall be available

35 July 1, 1921, and on July first of each year thereafter for the bien-
 36 nial period. The Iowa state board of education may transfer to
 37 the educational support fund any of the above funds that are not
 38 made contingent upon increased attendance.

1 SEC. 2. There is further appropriated out of any money in the
 2 state treasury, not otherwise appropriated, to the state university
 3 of Iowa for the biennium beginning July 1, 1921, the sum of two
 4 hundred fifty thousand dollars (\$250,000.00) for the following pur-
 5 poses:

6	Additional equipment for buildings and	
7	departments	\$170,000.00
8	Paving, sidewalk and sewer	60,000.00
9	General lighting system for campus.....	5,000.00
10	Grading and planting	10,000.00
11	Additional reading room for library....	5,000.00

12 The special appropriations provided for in this section shall be
 13 paid on the order of the Iowa state board of education, but not more
 14 than one half of the entire amount shall be available before July 1,
 15 1922. It is further provided that \$50,000.00 of the special appropria-
 16 tions may be used for educational support.

1 SEC. 3. There is hereby appropriated, out of any money in the
 2 state treasury not otherwise appropriated, to the Iowa state college
 3 of agriculture and mechanic arts, the sum of one million, one hun-
 4 dred fifty-four thousand, five hundred dollars (\$1,154,500) annually,
 5 for each year of the biennium beginning July 1, 1921, for the follow-
 6 ing purposes:

7	Permanent collegiate support fund.....	\$759,000
8	Summer session	20,000
9	Sub-collegiate courses in agriculture,	
10	home economics and engineering.....	20,000
11	Contingent fund repairs and minor im-	
12	provements	10,000
13	Library, books and periodicals.....	20,000
14	Maintenance and improvement of public	
15	grounds	10,000
16	Soldier tuition	60,000

17 \$899,000

18 Out of this appropriation the Iowa state college is to receive for
 19 each honorably discharged soldier or sailor of the United States, who
 20 enrolls in any division of the institution, \$20.00 for each semester and
 21 \$20.00 for each summer school.

22 For industrial service work as follows:

23	Engineering experiment station.....	20,000
24	Agricultural experiment station.....	134,500

25 Of this appropriation not less than \$25,000 nor more than \$50,000
 26 is to be used for soils survey work; and \$25,000 is to be used for
 27 making investigations in agricultural economics, including the mar-
 28 keting of farm products.

29	Agriculture and home economics extension..	85,000
30	Trade school and engineering extension.....	10,000
31	Veterinary investigations	6,000
		\$ 255,500

32

\$1,154,500

33 The Iowa state board of education may transfer to the perma-
34 nent collegiate support any of the above funds that are not made con-
35 tingent upon increased attendance.

36 The annual appropriations provided for in this section shall be
37 paid on the order of the Iowa state board of education in monthly
38 installments beginning July 1, 1921, with the exception of the appro-
39 priation for summer session (\$20,000) which shall be available July
40 1, 1921, and on July first of each year thereafter for the biennial
41 period.

1 SEC. 4. There is further appropriated out of any money in the
2 state treasury not otherwise appropriated to the Iowa state college
3 of agriculture and mechanic arts, for the biennium beginning July
4 1, 1921, the sum of two hundred sixty thousand dollars (\$260,000)
5 for the following purposes:

6	Equipment and furnishings for build-	
7	ings and departments	85,000.00
8	Extension of heating system and equip-	
9	ment for heating plant	40,000.00
10	Additional construction and equipment..	135,000.00

11 The special appropriations provided for in this section shall be
12 paid on the order of the Iowa state board of education, but not
13 more than one half of the entire amount shall be available before
14 July 1, 1922.

15 It is further provided that \$60,000 of the special appropriations
16 may be used for permanent collegiate support fund.

1 SEC. 5. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the Iowa state teachers
3 college, the sum of three hundred ninety-eight thousand dollars
4 (\$398,000) annually for each year of the biennium beginning July
5 1, 1921, for the following purposes:

6	Teachers' fund	165,000
7	Summer term fund	44,000
8	Contingent and repair	100,000
9	Library	10,000
10	Librarian's salary fund	8,000
11	Hospital fund	6,000
12	Extension service fund	30,000
13	Extension summer school	35,000

14 The annual appropriations provided for in this section shall be
15 paid on the order of the Iowa state board of education in monthly
16 installments beginning July 1, 1921, with the exception of the appro-
17 priations for summer term (\$44,000) and for extension summer
18 schools (\$35,000) which amounts are to be available July 1, 1921,
19 and on July first of each year thereafter for the biennial period.

1 SEC. 6. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the Iowa college for
3 the blind, the sum of forty-three thousand five hundred dollars
4 (\$43,500) annually for each year of the biennium beginning July 1,
5 1921, for the following purposes:

6	Support fund	40,000
7	Repair and contingent fund	3,500

8 The annual appropriations provided for in this section shall be

9 paid on the order of the Iowa state board of education in monthly
10 installments beginning July 1, 1921, for the biennial period.

1 SEC. 7. There is further appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the Iowa college for
3 the blind, for the biennium beginning July 1, 1921, the sum of twenty-
4 one thousand dollars (\$21,000) for the following purposes:

5	Piano and furniture	5,000
6	Improvements	6,000
7	Equipment	6,000
8	Greenhouse	4,000

9 The special appropriations provided for in this section shall be
10 available July 1, 1921, and be paid on the order of the Iowa state
11 board of education.

1 SEC. 8. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated to the Iowa school for
3 the deaf, the sum of one hundred thirty two thousand five hundred
4 dollars (\$132,500) annually for each year of the biennium begin-
5 ning July 1, 1921, for the following purposes:

6	Support fund	\$132,000
7	Scholarships	500

8 The annual appropriations provided for in this section shall be
9 paid on the order of the Iowa state board of education in monthly
10 installments beginning July 1, 1921, for the biennial period.

1 SEC. 9. There is further appropriated, out of any money in the
2 state treasury not otherwise appropriated to the Iowa school for
3 the deaf, for the biennium beginning July 1, 1921, the sum of one
4 hundred twenty-two thousand dollars (\$122,000) for the following
5 purposes:

6	Repair and contingent	30,000
7	Library and book binding	1,000
8	Equipment	91,000

9 The special appropriations provided for in this section shall be
10 available July 1, 1921, and be paid on the order of the Iowa state
11 board of education.

Approved April 12, A. D. 1921.

CHAPTER 288

EMERGENCY APPROPRIATION FOR COLLEGE FOR BLIND AND SCHOOL FOR DEAF

S. F. 299.

AN ACT to make emergency appropriations for the Iowa college for the blind and the Iowa school for the deaf.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the Iowa college for
3 the blind, the sum of sixteen thousand dollars (\$16,000.00) as an

4 emergency appropriation for the following purposes:
 5 Support fund\$13,000
 6 Repair and contingent 3,000

1 SEC. 2. There is hereby appropriated, out of any money in the
 2 state treasury not otherwise appropriated, to the Iowa school for the
 3 deaf, the sum of twenty-five thousand dollars (\$25,000.00) as an
 4 emergency appropriation for the following purpose:

5 Support fund\$25,000

1 SEC. 3. The emergency appropriations provided for in section
 2 1 and section 2 of this act shall be available February 1, 1921, and be
 3 paid on the order of the Iowa state board of education.

1 SEC. 4. This act, being deemed of immediate importance, shall
 2 take effect and be in force from and after its publication in the Des
 3 Moines Register and the Des Moines Capital, newspapers published
 4 at Des Moines, Iowa.

Approved February 4, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital February 5, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 289

BUILDING APPROPRIATIONS FOR STATE UNIVERSITY AND FOR COLLEGE OF AGRICULTURE AND MECHANIC ARTS

H. F. 865.

AN ACT to make appropriations for the construction of buildings and the purchase of
 land at the state university of Iowa and the Iowa state college of agriculture and
 mechanic arts.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of any money in the
 2 state treasury not otherwise appropriated, the amount of \$500,000.00
 3 to be used for the construction of buildings or purchase of land at
 4 the state university of Iowa.

1 SEC. 2. There is hereby appropriated out of any money in the
 2 state treasury not otherwise appropriated the amount of \$500,000.00
 3 to be used for the construction of buildings or the purchase of land
 4 at the Iowa state college of agriculture and mechanic arts.

1 SEC. 3. The said Iowa state board of education is hereby authorized
 2 to use said amounts for said institutions respectively as in their judg-
 3 ment seems best.

Approved April 12, A. D. 1921.

CHAPTER 290

NURSES' HOME AT STATE UNIVERSITY

H. F. 396.

AN ACT to make an additional appropriation to complete the nurses' home at the state university.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the state university of
3 Iowa, the sum of twenty-five thousand dollars (\$25,000.00), to be
4 available July 1, 1921, for the purpose of completing the construction
5 of the nurses' home.

1 SEC. 2. The appropriation provided for in this act shall be paid
2 on the order of the Iowa state board of education.

Approved April 12, A. D. 1921.

CHAPTER 291

STATE PSYCHOPATHIC HOSPITAL AT IOWA CITY

S. F. 558.

AN ACT to make an additional appropriation for completing the construction of the state psychopathic hospital and for equipment.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, to the state psychopathic
3 hospital, the sum of ninety-seven thousand dollars (\$97,000.00) to
4 be available July 1, 1921 for the following purposes:

5 To complete the construction of the building....\$35,000
6 Equipment 62,000

1 SEC. 2. The appropriation provided for in this act shall be paid
2 on the order of the Iowa state board of education.

Approved April 12, A. D. 1921.

CHAPTER 292

BUILDING APPROPRIATION FOR STATE TEACHERS COLLEGE

H. F. 876.

AN ACT to make an appropriation to the Iowa state teachers college.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated, out of any money in
2 the state treasury, not otherwise appropriated, to the Iowa state

3 teachers college, the sum of two hundred thirty thousand dollars
 4 (\$230,000.00) to be used at such time as may be required by the
 5 state board of education, for the following purposes:

6	Purchase of land	\$80,000.00
7	Dormitory for women (an additional section)	125,000.00
8	Home economics building (laboratory).....	25,000.00

1 SEC. 2. The appropriations provided for in this act shall be paid
 2 on the order of the Iowa state board of education.

Approved April 12, A. D. 1921.

CHAPTER 293

STATE BACTERIOLOGICAL LABORATORY AT IOWA CITY

S. F. 463.

AN ACT to amend the law as it appears in section twenty-five hundred seventy-five-a nine (2575-a9) supplemental supplement to the code, 1915, (C. C. Sec. 2354) relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That section twenty-five hundred seventy-five-a nine
 2 (2575-a9) supplemental supplement to the code, 1915, as amended
 3 by chapter two hundred eighty-five (285) acts of the thirty-seventh
 4 general assembly (C. C. Sec. 2354) be and the same is hereby
 5 amended by striking out the word "eight" in the eleventh (11) line
 6 thereof and inserting in lieu thereof the word "fifteen".

1 SEC. 2. This act being of immediate importance shall take effect
 2 and be in force from and after its publication in The Des Moines
 3 Register and The Des Moines News, newspapers published in the
 4 city of Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines News April 13, 1921.

W. C. RAMSAY, *Secretary of State*

CHAPTER 294

STATE HISTORICAL SOCIETY AT IOWA CITY

H. F. 626.

AN ACT making an additional appropriation to the state historical society of Iowa.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated to the state historical
 2 society of Iowa, out of any money in the state treasury not other-

3 wise appropriated, the sum of twenty thousand five hundred dollars
4 (\$20,500.00) annually hereafter as additional permanent support.

1 SEC. 2. This sum shall be paid in quarterly installments on the
2 order of the board of curators of the state historical society of Iowa,
3 the first installment to be paid in July, 1921.

Approved April 4, A. D. 1921.

CHAPTER 295

SCHOOLS IN COAL MINING CAMPS

S. F. 786.

AN ACT to provide for an appropriation of \$50,000.00 annually during the next biennial improving school conditions in coal mining camps.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated from the state treasury
2 out of funds not otherwise appropriated the sum of fifty thousand
3 dollars (\$50,000.00) annually, or so much thereof as may be necessary
4 to be used by the state superintendent of public instruction, with the
5 approval of the executive council, and under his direction during
6 the next biennium for the purpose of improving school conditions ex-
7 isting in the mining camps in the state of Iowa.

Approved April 12, A. D. 1921.

CHAPTER 296

VOCATIONAL EDUCATION

H. F. 580.

AN ACT to amend section five-a (5-a) of chapter three hundred thirty-seven (337), acts of the thirty-eighth general assembly, (C. C. Sec. 2287) and section ten (10) of chapter two hundred ninety (290), acts of the thirty-seventh general assembly, (C. C. Sec. 2291) relating to the appropriation of state funds to meet the federal appropriation aiding vocational education.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That section five-a (5-a) of chapter three hundred
2 thirty-seven (337), acts of the thirty-eighth general assembly, (C. C.
3 Sec. 2287) be and the same is hereby amended by striking out all
4 that part of said section following the comma (,) after the word
5 "appropriated" in the third (3) line and inserting in lieu thereof
6 the following: "the sum of fifty thousand dollars (\$50,000), for the
7 year ending June 30, 1922, and the sum of sixty thousand dollars
8 (\$60,000) for the year ending June 30, 1923".

1 SEC. 2. That section ten (10) of chapter two hundred ninety
 2 (290), acts of the thirty-seventh general assembly, (C. C. Sec. 2291)
 3 be and the same is hereby amended by striking out all that part of
 4 said section following the comma (,) in the eighth (8) line and in-
 5 serting in lieu thereof the following: "the sum of ten thousand
 6 dollars (\$10,000) for the year ending June 30, 1922, and ten thou-
 7 sand dollars (\$10,000) for the year ending June 30, 1923, for the
 8 actual expenses of the state board for vocational education amended
 9 in this section".

Approved April 12, A. D. 1921.

CHAPTER 297

SUPPORT FUNDS FOR STATE CHARITABLE, CORRECTIONAL, AND PENAL INSTITUTIONS

S. F. 319.

AN ACT to amend the law as it appears in sections three(3), four (4), six (6), seven (7), eight (8), and ten (10) of chapter thirty-seven (37) acts of the thirty-eighth general assembly, and to amend paragraphs seven (7), section twenty-seven hundred twenty-seven-a 96 (2727-a96) supplemental supplement to the code, 1915, relating to the support funds for the various state institutions under the supervision of the board of control of state institutions.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the law as it appears in section 3 of chapter 37 of
 2 the acts of the thirty-eighth general assembly be and the same is here-
 3 by amended by striking out of line six (6) the words "twenty-two" and
 4 substituting in lieu thereof the words "twenty-eight"; also by strik-
 5 ing out of line six (6) the word "ten" and substituting in lieu thereof
 6 the word "fifteen"; also by striking out of line thirteen (13) the
 7 word "eight" and substituting in lieu thereof the word "seven"; also
 8 by striking out of line fourteen (14) the words "eighteen thousand,
 9 seven hundred" and substituting in lieu thereof the words "twenty-
 10 one thousand."

1 SEC. 2. That the law as it appears in section 4 of chapter 37
 2 of the acts of the thirty-eighth general assembly be and the same is
 3 hereby amended by striking out of line seven (7) the word "seven-
 4 teen" and substituting in lieu thereof the word, "twenty-one."

1 SEC. 3. That the law as it appears in section 6 of chapter 37
 2 acts of the thirty-eighth general assembly be and the same is hereby
 3 amended by striking out of line fourteen (14) the word "three" and
 4 inserting in lieu thereof the word "four"; also by striking out of line
 5 14 the word sixty; also by striking out of line 16 the word "nine"
 6 and inserting in lieu thereof the word "ten".

1 SEC. 4. That the law as it appears in section 8 of chapter 37 of the
 2 acts of the thirty-eighth general assembly be and the same is hereby
 3 amended by striking out of line five (5) the word "fifty" and by sub-
 4 stituting in lieu thereof the words "sixty-five."

1 SEC. 5. That the law as it appears in section 10 of chapter 37
 2 of the acts of the thirty-eighth general assembly be and the same is
 3 hereby amended by striking out of line seven (7) the word "seven"
 4 and by substituting in lieu thereof the word "ten."

1 SEC. 6. That the law as it appears in paragraph seven (7) of
 2 section twenty-seven hundred twenty-seven-a 96 (2727-a96), sup-
 3 plemental supplement to the code, 1915, be and the same is hereby
 4 amended by striking out the words "three hundred" in lines ten (10)
 5 and eleven (11) of said paragraph and by inserting in lieu thereof
 6 the words, "four hundred fifty."

Approved April 7, A. D. 1921.

CHAPTER 298

APPROPRIATIONS FOR STATE CHARITABLE, CORRECTIONAL, AND PENAL INSTITUTIONS

S. F. 276.

AN ACT making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to-wit: soldiers' home, soldiers' orphans' home, juvenile home, institution for feeble-minded children, state sanatorium for the treatment of tuberculosis, training school for boys, training school for girls, Mount Pleasant state hospital, Independence state hospital, Clarinda state hospital, Cherokee state hospital, state hospital and colony for epileptics, state penitentiary, men's reformatory and women's reformatory.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of any money in the
 2 state treasury, not otherwise appropriated, the sum of one million
 3 three hundred fifty-three thousand seven hundred dollars (\$1,353,-
 4 700.00), for the erection, repair and improvement of buildings, for ap-
 5 purtenances and connections thereto, for furniture, fixtures, furnish-
 6 ings and equipment, for the purchase of land, for the purchase of live
 7 stock, farm machinery and equipment, for establishing and maintain-
 8 ing industries, for the purchase of clothing, food, fuel and supplies and
 9 for improvements, equipment and appliances needed in any or all
 10 of the institutions hereinafter named, to-wit: Iowa soldiers' home,
 11 Iowa soldiers' orphans' home, state juvenile home, institution for
 12 feeble-minded children, state sanatorium for the treatment of tuber-
 13 culosis, training school for boys, training school for girls, Mount
 14 Pleasant state hospital, Independence state hospital, Clarinda state
 15 hospital, Cherokee state hospital, state hospital and colony for epilep-
 16 tics, state penitentiary, men's reformatory and women's reformatory.
 17 Provided, however, that not more than six hundred and seventy-six
 18 thousand eight hundred fifty dollars (\$676,850.00) of said appropria-
 19 tion shall be available for the period ending June 30, 1922, and not
 20 more than six hundred seventy-six thousand eight hundred fifty dol-

21 lars (\$676,850.00) shall be available for the period ending June 30,
22 1923.

1 SEC. 2. All money appropriated by this act shall be drawn
2 from the state treasury and expended in the manner provided by
3 chapter eleven-b (11-b), title thirteen (13), supplement to the code,
4 1913. Any balance remaining of any appropriation after the object
5 for which it was made has been accomplished may be expended in
6 the discretion of the board of control of state institutions for any
7 purpose connected with the institution for which the appropriation
8 was made, and the board of control shall report within five (5) days
9 after the convening of the next general assembly the amount trans-
10 ferred from each fund, as provided in this section, and the amount
11 of unexpended balances in the state treasury December 31, 1922.

1 SEC. 3. Of the appropriations made by this act the Iowa soldiers'
2 home at Marshalltown shall receive sums as follows:

3	For lectures, moving pictures, books, periodi-	
4	cals, music and band expense.....	\$ 2,000.00
5	For contingent and repair	\$45,000.00

1 SEC. 4. Of the appropriations made by this act the Iowa soldiers'
2 orphans' home, Davenport, shall receive sums as follows:

3	For coal storage bunkers and repairs to coal	
4	shed	\$3,000.00
5	For transportation of children	2,500.00
6	For dental, oculist, aurist, nose and throat	
7	treatments and necessary supplies	1,800.00
8	For chaplain, lectures, amusements, books and	
9	periodicals	1,500.00
10	For contingent and repair	25,000.00

1 SEC. 5. Of the appropriations made by this act the juvenile home
2 at Toledo shall receive sums as follows:

3	For superintendent's cottage	\$5,000.00
4	For root cellar	4,000.00
5	For horse and dairy barn	5,000.00
6	For hog house	1,500.00
7	For silo	1,000.00
8	For sewer, main and continuation to outlet...	3,500.00
9	For dental, oculist, aurist, nose and throat	
10	treatments and necessary supplies	1,000.00
11	For chaplain, lectures, amusements, books and	
12	periodicals	1,500.00
13	For storage and coal shed	2,000.00
14	For contingent and repair	13,000.00

1 SEC. 6. Of the appropriations made by this act the institution
2 for feeble-minded children at Glenwood shall receive sums as fol-
3 lows:

4	For laundry machinery	\$10,000.00
5	For repairs and extensions to steam heating	15,000.00
6	For chaplain, lectures, amusements, books and	
7	periodicals	2,000.00
8	For contingent and repair.....	40,000.00

- 1 **SEC. 7.** Of the appropriations made by this act the state sanatorium
2 for the treatment of tuberculosis at Oakdale shall receive sums as
3 follows:
- | | | |
|----|--|--------------|
| 4 | For addition to hospital building..... | \$175,000.00 |
| 5 | For completion and equipment of laboratory | |
| 6 | building (additional) | 140,000.00 |
| 7 | For tunnels and pipe connections | 25,000.00 |
| 8 | For chaplain, lectures, amusements, books, | |
| 9 | etc. | 1,000.00 |
| 10 | For contingent and repair..... | 30,000.00 |
- 1 **SEC. 8.** Of the appropriations made by this act the training school
2 for boys at Eldora shall receive sums as follows:
- | | | |
|----|---|------------|
| 3 | For steam boilers and equipment | \$7,500.00 |
| 4 | For mangle and laundry equipment | 5,000.00 |
| 5 | For equipment and supplies for educational | |
| 6 | department | 2,000.00 |
| 7 | For power paper cutter and job printing press | 1,500.00 |
| 8 | For transportation of boys..... | 1,200.00 |
| 9 | For dental, oculist, aurist, nose and throat | |
| 10 | treatments and necessary supplies | 4,000.00 |
| 11 | For chaplain, lectures, amusements, etc. | 1,200.00 |
| 12 | For contingent and repair | 30,000.00 |
- 1 **SEC. 9.** Of the appropriations made by this act, the training school
2 for girls at Mitchellville, shall receive sums as follows:
- | | | |
|----|--|-----------|
| 3 | For rebuilding and fireproofing two cottages.. | 20,000.00 |
| 4 | For furnishings for new cottage | 5,000.00 |
| 5 | For furniture to replace old | 1,000.00 |
| 6 | For wagon scales..... | 1,000.00 |
| 7 | For boiler and connections..... | 8,000.00 |
| 8 | For renewing tunnel pipe and pipe covering | |
| 9 | and converting to vacuum system | 10,000.00 |
| 10 | For library, books, periodicals, etc. | 1,000.00 |
| 11 | For music and musical instruments..... | 1,000.00 |
| 12 | For transportation of girls | 1,000.00 |
| 13 | For chaplain | 500.00 |
| 14 | For contingent and repair | 22,000.00 |
- 1 **SEC. 10.** Of the appropriations made by this act, the Mt. Pleasant
2 state hospital, Mt. Pleasant, shall receive sums as follows:
- | | | |
|---|---|-------------|
| 3 | For remodeling and addition to and furnish- | |
| 4 | ing carriage barn for housing employees.... | \$15,000.00 |
| 5 | For boilers and stokers | 25,000.00 |
| 6 | For blacksmith and repair shop | 3,000.00 |
| 7 | For contingent and repair | 40,000.00 |
- 1 **SEC. 11.** Of the appropriations made by this act, the Inde-
2 pendence state hospital at Independence shall receive sums as fol-
3 lows:
- | | | |
|---|---|-----------|
| 4 | For tubercular hospital (additional)..... | 15,000.00 |
| 5 | For barn for young stock | 3,500.00 |
| 6 | For state's portion of drainage district | |
| 7 | (additional) | 5,000.00 |
| 8 | For contingent and repair | 45,000.00 |

1 SEC. 12. Of the appropriations made by this act the Clarinda
2 state hospital at Clarinda shall receive sums as follows:

3	For tubercular hospital and equipment	
4	(additional)	15,000.00
5	For plumbing and fixtures.....	7,000.00
6	For contingent and repair	35,000.00

1 SEC. 13. Of the appropriations made by this act the Cherokee
2 state hospital, Cherokee, shall receive sums as follows:

3	For plumbing renewals	40,000.00
4	For dairy barn	10,000.00
5	For root cellar	6,000.00
6	For slaughterhouse	2,500.00
7	For contingent and repair.....	40,000.00

1 SEC. 14. Of the appropriations made by this act the state hospital
2 and colony for epileptics at Woodward shall receive sums as follows:

3	For water	75,000.00
4	For dormitory for employees and furnishings	45,000.00
5	For chapel, assembly hall, library and school	
6	buildings	\$40,000.00
7	For root cellar	6,000.00
8	For dairy barn, second wing.....	4,500.00
9	For granary and corn crib	2,000.00
10	For pictures, library books, newspapers and	
11	periodicals	500.00
12	For contingent and repair.....	15,000.00

1 SEC. 15. Of the appropriations made by this act the state peni-
2 tentiary, Ft. Madison, shall receive sums as follows:

3	For cell house and equipment.....	100,000.00
4	For transportation of prisoners and gift	
5	money	2,000.00
6	For dental, oculist, aurist, nose and throat	
7	treatment and necessary supplies.....	2,000.00
8	For lectures and concerts	1,000.00
9	For contingent and repair.....	25,000.00

1 SEC. 16. Of the appropriations made by this act, the men's reform-
2 atory at Anamosa shall receive sums as follows:

3	For machinery and storage house.....	2,000.00
4	For two silos	2,000.00
5	For hog house	1,500.00
6	For slaughterhouse	2,500.00
7	For transportation of prisoners and gift	
8	money	4,000.00
9	For dental, oculist, aurist, nose and throat	
10	treatments and necessary supplies	2,000.00
11	For lectures, amusements, books and period-	
12	icals	1,000.00
13	For contingent and repair	22,000.00

1 SEC. 17. Of the appropriations made by this act, the women's re-
2 formatory at Rockwell City shall receive sums as follows:

3	For lectures and amusements	500.00
---	-----------------------------------	--------

4	For contingent and repair	12,000.00
5		<u>\$1,353,700.00</u>

1 SEC. 18. Of the appropriations made by this act there is hereby
 2 appropriated the sum of fifty thousand dollars (\$50,000.00) to be
 3 used in the discretion of the board of control of state institutions
 4 for any or all of the following purposes: For the erection, repair
 5 and improvement of buildings, for appurtenances and connections
 6 thereto, for furniture, fixtures and furnishings and equipment there-
 7 for, for the purchase of land, for the purchase of live stock, farm
 8 machinery and equipment, for establishing and maintaining indus-
 9 tries, for the purchase of clothing, food, fuel and supplies and for
 10 improvements, equipment and appliances needed in any or all of the
 11 institutions hereinafter named, to-wit: Iowa soldiers' home, Iowa
 12 soldiers' orphans' home, juvenile home, institution for feeble-minded
 13 children, state sanatorium for the treatment of tuberculosis, train-
 14 ing school for boys, training school for girls, Mount Pleasant state
 15 hospital, Independence state hospital, Clarinda state hospital, Chero-
 16 kee state hospital, state hospital and colony for epileptics, state peni-
 17 tentiary, men's reformatory and women's reformatory.

1 SEC. 19. This act, being deemed of immediate importance, shall
 2 take effect and be in force from and after its publication in the Des
 3 Moines Capital and the Des Moines Register, newspapers published
 4 at Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April
 18, 1921, and in the Des Moines Register April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 299

INDUSTRIAL BUILDING FOR FEEBLE-MINDED

S. F. 637.

AN ACT to appropriate the sum of thirty-five thousand dollars (\$35,000.00) to be used
 for the purpose of replacing property destroyed by fire at the institution for feeble-
 minded children, Glenwood.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Industrial building and equipment. There is here-
 2 by appropriated out of any money in the state treasury not otherwise
 3 appropriated the sum of thirty-five thousand dollars (\$35,000.00),
 4 to be used in the construction of an industrial building at the insti-
 5 tution for feeble-minded children, and to furnish equipment for such
 6 building, including band instruments, such appropriation being made
 7 for the purpose of replacing property lost by fire at said institution.

1 SEC. 2. Publication clause. This act, being deemed of immedi-
 2 ate importance, shall be in full force and effect from and after its

3 publication in The Des Moines Register and The Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 1, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 300

LANDS FOR STATE BOARD OF CONTROL

S. F. 278.

AN ACT to appropriate funds for the purchase of two hundred and sixty (260) acres, more or less, of land lying in Jones county, Iowa, more particularly described as follows: The northwest quarter (nw $\frac{1}{4}$) of the northwest quarter (nw $\frac{1}{4}$) of section seven (7), township eighty-four (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa. The west half (w $\frac{1}{2}$) of the southwest quarter (sw $\frac{1}{4}$), the northeast quarter (ne $\frac{1}{4}$) of the southwest quarter (sw $\frac{1}{4}$), the northwest quarter (nw $\frac{1}{4}$) of the southeast quarter (se $\frac{1}{4}$), the southeast quarter (se $\frac{1}{4}$) of the northwest quarter (nw $\frac{1}{4}$), and the southwest quarter (sw $\frac{1}{4}$) of the northeast quarter (ne $\frac{1}{4}$), all in section six (6), township eighty-four (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa. All subject to the right of way of the Chicago and Northwestern railway company through the same.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of the funds of the
2 state treasury, not otherwise appropriated, a sum not to exceed
3 fifty-two thousand dollars (\$52,000.00) to be expended by the board
4 of control for the purchase of a farm consisting of two hundred and
5 sixty acres (260) more or less, particularly described as following,
6 to-wit:

7 The northwest quarter (NW $\frac{1}{4}$) of the northwest quarter (NW $\frac{1}{4}$)
8 of section seven (7), township eighty-four (84) north, range three
9 (3), west of the fifth (5th) P. M., Jones county, Iowa.

10 The west half (W $\frac{1}{2}$) of the southwest quarter (SW $\frac{1}{4}$), the north-
11 east quarter (NE $\frac{1}{4}$) of the southwest quarter (SW $\frac{1}{4}$), the north-
12 west quarter (NW $\frac{1}{4}$) of the southeast quarter (SE $\frac{1}{4}$), the south-
13 east quarter (SE $\frac{1}{4}$) of the northwest quarter (NW $\frac{1}{4}$), and the
14 southwest quarter (SW $\frac{1}{4}$) of the north-east one-quarter (NE $\frac{1}{4}$) all
15 in section six (6), township eighty-four (84) north, range three (3),
16 west of the fifth (5th) P. M., Jones county, Iowa.

17 All subject to the right of way of the Chicago and Northwestern
18 Railway Company through the same.

1 SEC. 2. This act being deemed of immediate importance shall be
2 in full force and effect after its passage and publication in the Iowa
3 Forum and the Des Moines Capital, newspapers published at Des
4 Moines, Iowa.

Approved February 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Forum February 16, 1921, and in the Des Moines Capital February 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 301

PUBLIC HEALTH

H. F. 607.

AN ACT making appropriation for carrying out the provisions of chapter two hundred ninety-nine (299), acts of the thirty-eighth general assembly, (C. C. Sec. 1286), relating to public health.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. The sum of twenty-five thousand dollars (\$25,000)
 2 or so much thereof as may be necessary is hereby appropriated an-
 3 nually for the years 1921 and 1922, to carry on the work relating to
 4 public health, under the provisions of chapter two hundred ninety-
 5 nine (299), acts of the thirty-eighth general assembly, (C. C. Sec.
 6 1286).

Approved April 12, A. D. 1921.

CHAPTER 302

CONTAGIOUS AND INFECTIOUS DISEASE OF DOMESTIC ANIMALS

H. F. 324.

AN ACT to amend chapter two hundred eighty-seven (287) of the acts of the thirty-eighth general assembly (C. C. Sec. 1734), relating to the control and suppression of dangerous, contagious and infectious diseases of domestic animals, and for the inspection of live stock imported into the state of Iowa for breeding, work or dairy purposes; also to provide for the payment of indemnity in co-operation with the federal government, and making an appropriation therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That chapter two hundred eighty-seven (287), acts
 2 of the thirty-eighth general assembly (C. C. Sec. 1734), be and the
 3 same is hereby amended by striking out of line five (5) of section
 4 seventeen (17) of the acts of the thirty-eighth general assembly
 5 (being line five (5) Sec. 1734 of the compiled code) the words and
 6 figures "one hundred thousand dollars (\$100,000.00) annually", and
 7 inserting in lieu thereof the following, "two hundred fifty thousand
 8 dollars (\$250,000) annually".

1 SEC. 2. This act being deemed of immediate importance shall be-
 2 come effective upon the publication thereof in the Des Moines Reg-
 3 ister and the Des Moines Capital, published in Des Moines, Iowa.

Approved April 4, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 6, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 303

IOWA DEPARTMENT OF AGRICULTURE

H. F. 451.

AN ACT to provide for additional funds to pay the balance due on purchase of additional land to the state fair grounds, and for maintenance and repairs to buildings on state fair grounds, and to provide for the assessment for paving now levied against the Iowa state fair grounds, and make an appropriation therefor.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated to the Iowa depart-
2 ment of agriculture, out of any money in the state treasury not other-
3 wise appropriated, the sum of thirty-two thousand eighty-six dol-
4 lars, \$32,086, for the following purposes, to wit:

5 For maintenance and repairs and improvements at Iowa state
6 fair grounds, twelve thousand five hundred dollars, \$12,500.

7 For the payment of balance for additional lands purchased for
8 the Iowa state fair, the sum of forty-five hundred thirteen dollars
9 (\$4513).

10 For the payment of paving assessment on streets, now levied
11 against the state fair grounds, the sum of fifteen thousand seventy-
12 three dollars (\$15073).

1 SEC. 2. The amounts appropriated by this act shall be drawn from
2 the state treasury upon warrants issued by the state auditor upon
3 the order of the state board of agriculture, signed by the president
4 and secretary.

1 SEC. 3. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in Des
3 Moines Register and Des Moines Capital, newspapers published in
4 Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 304

IOWA STATE DAIRY ASSOCIATION

IOWA BEEF CATTLE PRODUCERS' ASSOCIATION

IOWA CORN AND SMALL GRAIN GROWERS' ASSOCIATION

H. F. 513.

AN ACT to amend the law relating to the Iowa state dairy association, the Iowa beef cattle producers' association and the Iowa corn and small grain growers' association, as the same appears in chapter one hundred eighty-seven (187), acts of the thirty-seventh general assembly, as amended by chapter three hundred fifty (350), acts of the thirty-eighth general assembly, (C. C. Sec. 1678), and to make an appropriation for said associations.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Iowa state dairy association. That section three
2 (3) of chapter one hundred eighty-seven (187), acts of the thirty-
3 seventh general assembly, as amended by section two (2) of chapter
4 three hundred fifty (350), acts of the thirty-eighth general assembly,
5 (C. C. Sec. 1678), be and the same is hereby amended by striking out
6 of line six (6) thereof the words and figures "two thousand dollars
7 (\$2000)" and inserting in lieu thereof the words and figures "three
8 thousand dollars (\$3000)".

1 SEC. 2. Iowa beef cattle producers association. That section
2 seven (7) of chapter one hundred eighty-seven (187), acts of the
3 thirty-seventh general assembly, as amended by section three (3) of
4 chapter three hundred fifty (350), acts of the thirty-eighth general
5 assembly, (C. C. Sec. 1682), be and the same is hereby amended by
6 striking out of line nine (9) thereof the figures "\$2000" and inserting
7 in lieu thereof the figures "\$3000".

1 SEC. 3. Iowa corn and small grain growers association. That
2 section twelve (12) of chapter one hundred eighty-seven (187), acts
3 of the thirty-seventh general assembly, as amended by section four (4)
4 of chapter three hundred fifty (350), acts of the thirty-eighth general
5 assembly, (C. C. Sec. 1674), be and the same is hereby amended by
6 striking out of line two (2) thereof the word "two" and by inserting
7 in lieu thereof the word "one".

1 SEC. 4. Appropriation. For the purpose of carrying into effect
2 the provisions of this act, there is hereby appropriated out of the
3 funds of the treasury not otherwise appropriated the sum of thirty-
4 two thousand five hundred dollars (\$32,500), of which sum twelve
5 thousand five hundred dollars (\$12,500) shall be available for the
6 use of the Iowa state dairy association; and the sum of twelve thou-
7 sand five hundred dollars (\$12,500) for the use of the Iowa beef
8 cattle producers' association; and the sum of seven thousand five
9 hundred dollars (\$7,500) for the use of the Iowa corn and small grain
10 growers' association.

Approved April 4, A. D. 1921.

CHAPTER 305

GRAND ARMY OF THE REPUBLIC

H. F. 767.

AN ACT making an appropriation to assist in defraying the expenses of the proposed national encampment of the grand army of the republic to be held in Iowa.

WHEREAS, the members of the grand army of the republic in Iowa are desirous of inviting the grand army of the republic to have its national encampment for 1921 or 1922 or 1923 in Iowa, and

WHEREAS, in case such invitation is accepted by the national grand army of the republic it will entail a large expense to properly care for and entertain the visiting members of said grand army of the republic; therefore,

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. That there is hereby appropriated contingent upon the
- 2 holding of said encampment in Iowa, in any one of the years 1921, 1922
- 3 or 1923 the sum of twenty thousand dollars (\$20,000.00) out of funds
- 4 on hand not otherwise appropriated to be used under the direction of
- 5 the executive council in assisting to defray the expenses of said en-
- 6 campment.

Approved April 6, A. D. 1921.

CHAPTER 306

ROSTER OF IOWA SOLDIERS, SAILORS AND MARINES

H. F. 537.

AN ACT providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred thirty-one (331), laws of the thirty-eighth general assembly and making an additional appropriation therefor.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. That the sum of fifteen thousand dollars (\$15,000.00),
- 2 or as much thereof as may be necessary, is hereby appropriated from
- 3 any moneys, not otherwise appropriated, in the treasury of the state,
- 4 for the employment of help and other necessary expenses to complete
- 5 the compilation of the roster and records of Iowa soldiers, sailors
- 6 and marines provided for by chapter three hundred thirty-one (331),
- 7 laws of the thirty-eighth general assembly, and the same shall be
- 8 drawn and expended as provided for in section four (4) of said
- 9 chapter.

Approved April 12, A. D. 1921.

CHAPTER 307

DAIRY AND FOOD COMMISSION

S. F. 798.

AN ACT to appropriate money in the state treasury for the maintenance of the dairy and food commission as provided in section 4999-a31f S. S. 1915, (C. C. Sec. 1443).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of such monies as
2 may be in the state treasury the sum of forty three hundred dollars
3 (\$4300.00) to be used as provided in section 4999-a31f S. S. 1915 (C.
4 C. section 1443).

1 SEC. 2. This act being deemed of immediate importance shall
2 take effect and be in full force from and after its publication in the
3 Des Moines Register, a newspaper published in Des Moines, Iowa, and
4 the Des Moines Capital, a newspaper published in Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 308

OIL INSPECTION

S. F. 776.

AN ACT to make an emergency appropriation to defray the expenses of oil inspection.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated, out of any money in the
2 state treasury not otherwise appropriated, the sum of twenty-three
3 thousand dollars (\$23,000.00) to meet a deficiency existing in the an-
4 nual appropriation for oil inspection, which appropriation shall be ex-
5 pended for the purposes specified in section two thousand five hundred
6 seven (2507) of the supplemental supplement to the code, 1915, as
7 amended by chapter three hundred twenty nine (329), acts of the
8 thirty-eighth (38) general assembly, (C. C. Sec. 903).

1 SEC. 2. This act, being deemed of immediate importance, shall be
2 in full force and effect from and after its publication in the Des Moines
3 Register and in the Des Moines Capital, newspapers published at Des
4 Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 309

INVESTIGATIONS BY RAILROAD COMMISSION

S. F. 793.

AN ACT making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of the funds in the
2 state treasury, not otherwise appropriated, the sum of thirty thousand
3 dollars (\$30,000.00) annually, or so much thereof as may be necessary,
4 the same to be expended by the state railroad commission in the
5 preparation and submission of cases involving interstate rates or serv-
6 ices affecting Iowa, and in the investigation and determination of all
7 cases within its jurisdiction, and to defray the general expenses of
8 the administration of the duties of the state railroad commission.

Approved April 13, A. D. 1921.

CHAPTER 310

INSURANCE TAX REFUND

S. F. 787.

AN ACT appropriating the sum of one hundred twenty-five thousand (\$125,000) dollars in payment of certain insurance companies for taxes heretofore paid by them under protest.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That there is hereby appropriated out of any money
2 in the state treasury not otherwise appropriated, the sum of one hun-
3 dred twenty five thousand (\$125,000) dollars for the payment of cer-
4 tain taxes paid under protest by insurance companies transacting
5 business in the state of Iowa and which taxes have been adjudged by
6 the supreme court of the state of Iowa, to have been erroneously col-
7 lected.
8 The commissioner of insurance is hereby authorized to certify all
9 said claims to the executive council. When such claims are approved
10 by the executive council, they shall be payable out of the state treasury
11 upon warrant issued by the auditor of state.

1 SEC. 2. This act being deemed of immediate importance shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register and the Des Moines Capital, newspapers published
4 in the city of Des Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 311

CAPITOL EXTENSION

S. F. 795.

AN ACT to appropriate the sum of seventy-four thousand four hundred thirty and 82-100 dollars (\$74,430.82) to reimburse the capitol extension fund for certain expenditures.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of any money in the
2 state treasury not otherwise appropriated the sum of seventy-four
3 thousand four hundred thirty and 82-100 dollars (\$74,430.82) to re-
4 imburse the capitol extension fund for money expended out of such
5 fund for the following purposes:

6	Estimates paid contractors	\$66,995.62
7	Materials including tile, lumber and repairs to	
8	equipment	830.64
9	Day labor	4,335.47
10	Superintendence and engineering	1,526.09
11	Miscellaneous charges, test borings	368.00
12	Bills outstanding	375.00
13		\$74,430.82

1 SEC. 2. This act being of immediate importance shall be in full
2 force and effect after its passage and publication in the Des Moines
3 Capital and the Des Moines Register, newspapers published at Des
4 Moines, Iowa.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 16, 1921, and in the Des Moines Register April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 312

INAUGURAL CEREMONIES

S. F. 321.

AN ACT making an appropriation to defray the expenses of the inaugural ceremonies.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of any money in the
2 state treasury, not otherwise appropriated, the sum of seven hundred
3 eighteen dollars (\$718.00) or so much thereof as may be necessary,
4 to pay the expenses incurred on account of the inaugural ceremonies
5 and reception. Warrants shall be drawn upon the treasury for the
6 sum herein appropriated in favor of the adjutant general, upon the
7 filing of the vouchers therefor with the auditor of state.

1 SEC. 2. This act being deemed of immediate importance, shall take
 2 effect and be in force from and after its publication in the Iowa Forum
 3 and Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved February 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Forum February
 16, 1921, and in the Des Moines Capital February 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 313

GENERAL EXPENSE ACT

S. F. 778.

AN ACT to make appropriation for the payment of state and other expenses.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Appropriations. There is hereby appropriated from
 2 the state treasury for a term of two years, ending June 30th, 1923,
 3 the following sums, or so much thereof as shall be necessary, provided
 4 that on the first day of July, succeeding the meeting of the regular
 5 session of the general assembly, all moneys appropriated in this act
 6 and remaining unexpended shall be and are hereby covered into the
 7 state treasury.

1 SEC. 2. Lieutenant governor. To John Hammill, lieutenant
 2 governor, as president of the senate, the sum of two thousand dollars
 3 (\$2,000.00).

1 SEC. 3. Speaker. To A. W. McFarlane, as speaker of the house
 2 of representatives, the sum of one thousand dollars (\$1,000.00) which
 3 shall be in addition to his regular salary as member of the house.

1 SEC. 4. Chaplains. For chaplains of the senate and of the house
 2 of the thirty-ninth general assembly, the sum of eight hundred dollars
 3 (\$800.00) or so much thereof as may be necessary, warrants therefor
 4 to be drawn in favor of the persons entitled thereto, who shall be de-
 5 termined by the auditor of the state upon the certified statements of
 6 the president of the senate and the speaker of the house.

1 SEC. 5. Permanent school fund. For the purpose of reimburs-
 2 ing the permanent school fund of the state for money lost many years
 3 ago, the sum of ten thousand nine hundred and thirty-seven dollars
 4 and eighteen cents (\$10,937.18).

1 SEC. 6. Executive council. To the executive council to meet nec-
 2 essary expenses for which no appropriation is made, the sum of three
 3 thousand dollars (\$3,000.00), to be disbursed on claims approved by
 4 the executive council, and the auditor of state shall draw warrants
 5 therefor.

1 SEC. 7. Pioneer lawmakers association. To the pioneer law-
 2 makers association, to assist in defraying the expenses of publishing

3 the proceedings of the said association and to be paid to the secretary
4 thereof on the presentation of proper vouchers therefor, a sum not to
5 exceed one hundred dollars (\$100.00).

1 **SEC. 8. State board of education.** To the state board of educa-
2 tion for telephone messages, telegrams, express charges, stenograph-
3 ers and other necessary items to be expended by said board during the
4 biennial period ending July 1, 1923, the sum of five hundred dollars
5 (\$500.00) which sum is to be paid in accordance with the provision
6 of chapter 5-B, supplement to the code, 1913. To the board of educa-
7 tion for material to be used in the manufacture of garments by the
8 women of Iowa City for use in the hospital for crippled children, the
9 sum of five hundred dollars (\$500.00).

1 **SEC. 9. Executive council.** To the executive council to pay the
2 assessment of the state of Iowa for expense of governor's conference
3 the sum of five hundred dollars (\$500.00).

1 **SEC. 10. Board of control.** To the board of control for the pur-
2 pose of defraying the expenses for medical attention and treatment
3 of friendless girls in maternity cases that are patients in certain
4 homes for friendless women in Iowa, for a period ending June 30,
5 1923, the sum of five thousand dollars (\$5,000.00).

1 **SEC. 11. Curator of historical department.** To the office of
2 curator of the historical department of the state of Iowa:

3 a. For defraying the reasonable expenses of any person cooperat-
4 ing with valuable services or property in furthering the objects of
5 the department, the sum of two hundred and fifty dollars (\$250.00).

6 b. For the actual and necessary expenses of travel on business of
7 the department, five hundred dollars (\$500.00).

8 c. For making historic motion picture records of persons and
9 events of value to the state of Iowa, one thousand dollars (\$1,000.00),

10 d. For defraying cost of binding and supplies for archives divi-
11 sion, five hundred dollars (\$500.00).

12 e. For acquiring portraits of Iowa citizens who are or have been
13 members of the cabinet, United States senators or chief executives
14 of the state, fifteen hundred dollars (\$1500.00).

1 **SEC. 12. Clerk supreme court.** For the office of the clerk of the
2 supreme court, as contingent fund for the period ending June 30, 1923,
3 the sum of six hundred dollars (\$600.00).

1 **SEC. 13. Governor.** For the office of the governor for the period
2 ending June 30, 1923, for contingent and expense fund, the sum of
3 five thousand dollars (\$5,000.00); for the expense of employing addi-
4 tional counsel when necessary under provisions of sections sixty-three
5 (63) and sixty-four (64) of the code, the sum of twenty-five hundred
6 dollars (\$2500.00); for the investigation of pardon and parole and
7 for the return of paroled prisoners, the sum of two hundred dollars
8 (\$200.00).

1 **SEC. 14. Treasurer of state.** For the office of the treasurer of
2 state as contingent fund for the period ending June 30, 1923, the sum
3 of ten thousand dollars (\$10,000.00).

1 **SEC. 15. Board of control.** For the office of the state board of

2 control, as contingent fund for the period ending June 30, 1923, the
3 sum of four thousand dollars (\$4000.00).

1 SEC. 16. **Food and dairy commissioner.** For the office of the
2 state food and dairy commissioner as contingent fund for the period
3 ending June 30, 1923, the sum of two thousand dollars (\$2000.00).

1 SEC. 17. **Retrenchment and reform committee.** For the re-
2 trenchment and reform committee as a contingent fund for the period
3 ending June 30, 1923, the sum of forty thousand dollars (\$40,000.00).

1 SEC. 18. **Providential contingencies.** For providential contin-
2 gencies to be expended in accordance with section one hundred seventy
3 (170) of the code, the sum of fifty thousand dollars (\$50,000.00), the
4 said amount to be under the control of the executive council, and all
5 payments under this section shall be reported in detail by the auditor
6 of state in his next report and shall receive the approval of all mem-
7 bers of the executive council.

1 SEC. 19. **Executive council.** There is hereby appropriated the
2 sum of two hundred fifty thousand dollars (\$250,000.00) to be ex-
3 pended under the direction of the executive council, under the pro-
4 visions of section one hundred sixty-five (165) of the code, for furni-
5 ture, stores and supplies, and the further sum of sixty thousand dol-
6 lars (\$60,000.00) or so much thereof as shall be necessary, for the
7 purchase of fuel.

1 SEC. 20. **Executive council.** There is hereby appropriated the
2 sum of twenty-five thousand dollars (\$25,000.00) to be expended un-
3 der the direction of the executive council under the provisions of sec-
4 tion one hundred sixty-four (164) of the code.

1 SEC. 21. **Expressage, freight and drayage.** For the purpose
2 of paying express, freight and drayage for the period ending June
3 30, 1923, the sum of fifteen thousand dollars (\$15,000.00).

1 SEC. 22. **Advertisements and census.** For the purpose of ad-
2 vertising laws and publishing census returns, to be expended under
3 section thirty-six (36) of the code, the sum of five thousand dollars
4 (\$5000.00).

1 SEC. 23. **Custodian.** To custodian for extra carpenter, painter
2 and other extra labor, the sum of three thousand six hundred dollars
3 (\$3,600.00).

1 SEC. 24. **Supreme court.** For a contingent fund for the su-
2 preme court, the sum of two thousand dollars (\$2,000.00).

1 SEC. 25. **Superintendent of public instruction.** For a contin-
2 gent fund for the office of superintendent of public instruction the
3 sum of three thousand dollars (\$3,000.00).

1 SEC. 26. **Legislative reference work.** To the law library for
2 legislative reference work in preparing for the special session for code
3 revision and the constitutional convention, the sum of five thousand
4 dollars (\$5,000.00).

1 SEC. 27. **Attorney general.** For the office of the attorney gen-

2 eral as contingent fund for the period ending June 30, 1923, the sum
3 of fifteen thousand dollars (\$15,000.00).

1 SEC. 28. Secretary board of conservation. For the purpose
2 of paying the monthly salary of D. C. Mott, assistant secretary of the
3 board of conservation, from January 1st to July 1st, 1921, the sum
4 of one thousand dollars (\$1,000.00).

Approved April 12, A. D. 1921.

CHAPTER 314

MISCELLANEOUS EXPENSE ACT

H. F. 875.

AN ACT to make appropriation for the payment of state and other expenses.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated from the state treasury
2 for a term of two years, ending June 30, 1923, the following sums
3 or so much thereof as shall be necessary, provided that on the first
4 day of July, succeeding the meeting of the regular session of the
5 general assembly, all moneys appropriated in this act and remaining
6 unexpended shall be and are hereby covered into the state treasury.

1 SEC. 2. There is hereby appropriated the sum of sixteen thousand
2 dollars (\$16,000.00) to be expended under the direction of the execu-
3 tive council for repairs and improvements as recommended in report
4 of retrenchment and reform committee under date of April 7th.

1 SEC. 3. For the office of state fire marshal, as a contingent fund
2 for the period ending June 30, 1923, the sum of four thousand dol-
3 lars (\$4,000.00).

1 SEC. 4. To certain employees of the house and senate for services
2 required after adjournment as ordered in concurrent resolution of
3 the Senate of March 26th and of the House of April 2d, the sum of
4 four hundred and seventy-six dollars (\$476.00).

1 SEC. 5. To the Des Moines Rubber Stamp Works for badges and
2 rubber stamps furnished the sum of one hundred and forty-one dol-
3 lars and fifty-five cents (\$141.55).

1 SEC. 6. To A. C. Gustafson for postage, telegraph and telephone
2 bills the sum of twenty-five dollars and twenty-three cents (\$25.23).

1 SEC. 7. To Dunn's Funeral Home for flowers for the funeral of
2 Representative Stone the sum of twenty-five dollars (\$25.00).

1 SEC. 8. To L. W. Ainsworth for postage the sum of eleven dollars
2 and twenty cents (\$11.20).

1 SEC. 9. To Agness Brennan for typewriter used in the law library
2 the sum of fifteen dollars (\$15.00).

1 SEC. 10. To J. F. Thatcher in payment of claim, senate file 551,
2 the sum of five dollars (\$5.00).

1 SEC. 11. To M. E. Bannon in payment of claim, senate file 358,
2 the sum of thirty-nine dollars and twenty cents (\$39.20).

1 SEC. 12. To Otto E. Heggen for claim, senate file 550, the sum of
2 one hundred dollars (\$100.00).

1 SEC. 13. To Ben Abben, Charles Gilmore, A. V. Brady, G. E.
2 Held, F. W. Year, T. E. Moen, the sum of twenty-two dollars and
3 fifty cents (\$22.50) each for traveling expenses in attending the
4 funeral of Representative D. O. Stone.

1 SEC. 14. To Representative G. L. Venard for mileage the sum of
2 twenty-three dollars and twenty cents (\$23.20).

1 SEC. 15. To thirty-two committee clerks of the senate (as per list
2 furnished by Senator Scott, chairman of the committee on committee
3 clerks) who reported for duty on January 10th, but on account of
4 the failure of the committee to bring in the report on that day,
5 failed to receive pay for that day the sum of one hundred and twenty-
6 eight dollars (\$128.00).

1 SEC. 16. This act being deemed of immediate importance shall be
2 in full force from and after its publication in the Des Moines Regis-
3 ter and the Des Moines Capital, newspapers published in Des Moines,
4 Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 315

AMERICAN LAUNDRY COMPANY

HAWKEYE TRANSFER COMPANY

MRS. GEORGE H. CLARK

CHICAGO AND NORTHWESTERN RAILROAD COMPANY

H. F. 868.

AN ACT making appropriation to pay certain claims allowed by committee on claims.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated the sum of one hundred
2 fifty-six (\$156.50) dollars and fifty cents, out of any funds in the
3 treasury not otherwise appropriated, in full amount of claim of
4 American Laundry Company for laundering towels for the thirty
5 eighth general assembly. Also; the sum of one hundred fifty
6 (\$150.00) dollars or so much thereof as is necessary to pay the laun-
7 dry bill for the thirty ninth general assembly.

1 SEC. 2. Also; the sum of one hundred eighty six dollars, eighty
2 eight cents (\$186.88) in full amount of claim of the Hawkeye Trans-
3 fer Company against the state of Iowa.

1 SEC. 3. Also; the sum of eighteen dollars (\$18.00), witness fees
2 of Mrs. Geo. H. Clark in Rathbun pardon case investigation.

1 SEC. 4. Also; the sum of thirty eight dollars and twelve cents
2 (\$38.12) in favor of Chicago & Northwestern Railroad Company,
3 on account of transportation furnished to Henry M. Blake of Com-
4 pany A, 11th Wisconsin, of the Civil war, from Jefferson, Iowa to
5 Vicksburg Mississippi, as provided in chapter one hundred twenty-
6 nine (129) of the thirty seventh general assembly.

1 SEC. 5. Warrants shall be drawn on the treasury for the sums
2 herein appropriated, upon the filing of the vouchers therefor with
3 the auditor of the state.

1 SEC. 6. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register and Des Moines Capital, newspapers published in the city
4 of Des Moines, Iowa.

Approved April 12, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
the Des Moines Capital April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 316

UNIVERSAL INDICATOR COMPANY

H. F. 515.

AN ACT making an appropriation for the payment of the balance due to the Universal
Indicator Company of Milwaukee, Wisconsin, in the sum of thirty-six hundred dol-
lars (\$3600.00) and for the additional sum of one hundred thirty-six dollars and
fifty-six cents (\$136.56) as expenses incurred in installing the electrical voting ma-
chine in the house of representatives as per contract between said company and
the executive council of the state of Iowa under date of September 19, 1919.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated out of any money in the
2 state treasury not otherwise appropriated, the sum of three thousand
3 seven hundred thirty-six dollars and fifty-six cents (\$3736.56) in
4 liquidation of said claim.

1 SEC. 2. This act being deemed of immediate importance shall take
2 effect immediately upon its publication in the Des Moines Register
3 and Des Moines Capital, newspapers published in the city of Des
4 Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 15, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 317

A. E. YTTREVOLD

H. F. 605.

AN ACT to compensate one A. E. Yttrevold for the destruction of a horse at the veterinary hospital at Iowa state college and making an appropriation therefor.

WHEREAS: A. E. Yttrevold owned a bay mare in good condition, which animal was sent to the veterinary hospital at the Iowa state college, Ames, Iowa, for treatment of glanders, and

WHEREAS: The said animal was destroyed by order of the state veterinarian on the eighth day of March, 1920, and

WHEREAS, The veterinarian in charge of the veterinary hospital has found said animal was worth the sum of two hundred ten dollars (\$210.00).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. There is hereby appropriated the sum of one hundred
2 twenty-five dollars (\$125.00) as compensation to A. E. Yttrevold for
3 the destruction of a horse destroyed by order of the state veterinarian,
4 and the auditor of state is hereby authorized to issue a warrant for
5 said sum payable to A. E. Yttrevold, and the treasurer of state is
6 hereby authorized to pay said sum out of any funds not otherwise
7 appropriated.

Approved April 12, A. D. 1921.

CHAPTER 318

RALPH G. SMOLEY

H. F. 446.

AN ACT to compensate second lieutenant Ralph G. Smoley for services rendered and money advanced pursuant to the call into active service of the Iowa national guards, by the Governor of Iowa on June 19, 1916.

That whereas, 2nd Lt. Ralph G. Smoley was duly commissioned as 2nd Lt. Cavalry Iowa national guard troops and was assigned to Troop A, 1st Iowa Cavalry prior to the call by the governor of Iowa of all Iowa national guard troops into active service on June 19, 1916, and as such was subject to call, and that said 2nd Lt. Ralph G. Smoley, Iowa national guard did report for duty pursuant to the call of the Iowa national guards into active service and served until July 18, 1916, and that pursuant to orders from the adjutant general of Iowa, said 2nd Lt. Ralph G. Smoley was assigned to recruiting duty, and that said 2nd Lt. Ralph G. Smoley did actively engage in recruiting duty and did advance the sum of \$48.08 for the purposes herein listed, which has never been repaid to him, and

that there is due said 2nd Lt. Ralph G. Smoley for said service between the dates named \$146.09, to wit:

Transportation to and from Iowa City, Ia. to Marengo, Ia.....	\$ 1.24
Room and board at Marengo, Ia. at \$2.50 per day	25.00
Transportation for ten (10) men from Marengo, Ia. to Iowa City, Ia.	6.20
Railroad fare to Des Moines, Ia.	3.64
Freight on horses to Marengo, Ia. from Des Moines, Iowa	5.00
Feed and forage for horses in Des Moines, Iowa	7.00
	48.08

That the above money was all spent pursuant to orders and in line of duty; therefore,

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. There is hereby appropriated the sum of \$194.47 as
- 2 compensation and remuneration to pay said 2nd Lt. Ralph G. Smoley
- 3 for services performed and money advanced in behalf of the Iowa
- 4 national guards and the auditor of state in hereby authorized to
- 5 issue a warrant for said sum payable to said 2nd Lt. Ralph G. Smoley.
- 6 and the treasurer of state is hereby authorized to pay out of any funds
- 7 not otherwise appropriated the said sum.

Approved April 12, A. D. 1921.

CHAPTER 319

S. E. BEASTON

H. F. 374.

AN ACT appropriating four hundred dollars (\$400.00) to indemnify S. E. Beaston for horses killed by the state veterinarian.

WHEREAS, on the 24th day of March, 1919, the state veterinarian condemned and killed four horses belonging to S. E. Beaston of Elma, Iowa, for the reason that the said horses were afflicted with chronic glanders and were considered dangerous to the community; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. That there is hereby appropriated the sum of four
- 2 hundred dollars (\$400.00) to indemnify S. E. Beaston in full for the
- 3 damages sustained by him on account of the loss by death of the
- 4 horses as aforesaid, and the auditor of state is hereby authorized
- 5 to issue a warrant for said sum, payable to S. E. Beaston, and the
- 6 treasurer of state is hereby authorized to pay out of any funds not
- 7 otherwise appropriated the said sum.

Approved April 12, A. D. 1921.

CHAPTER 320

CHRIS CONRAD, JR.

S. F. 317.

AN ACT appropriating \$150.00 to indemnify Chris Conrad, Jr., for injuries received when run down by a large state truck, while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920.

WHEREAS, on the 8th day of November, A. D. 1920, Chris Conrad, Jr., while riding on a bicycle on the main street in Anamosa, Iowa, was run down by a large truck owned and operated by the state of Iowa, and received personal injuries. Now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That there is hereby appropriated out of the funds in
2 the state treasury, the sum of one hundred fifty dollars (\$150.00) to
3 indemnify Chris Conrad, Jr., in full for the damages sustained by
4 him on account of the injury and damages received as aforesaid, and
5 the auditor of state is hereby authorized to issue a warrant for said
6 sum payable to the said Chris Conrad, Jr., and the treasurer of state
7 is hereby authorized to pay out of any funds not otherwise appro-
8 priated the said sum.

Approved April 12, A. D. 1921.

CHAPTER 321

LEVERNE PETERSON

S. F. 318.

AN ACT appropriating \$5000.00 to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, and to indemnify Henry Peterson and Nina Peterson for expenses incurred because of such injuries.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That there is hereby appropriated the sum of five
2 hundred (\$500.00) dollars in full for all damages sustained by Henry
3 Peterson and Nina Peterson, the father and mother of said LeVerne
4 Peterson on account of the injuries received by said LeVerne Peter-
5 son, and the auditor of state is hereby authorized and directed to
6 issue a warrant for the sum of five hundred (\$500.00) dollars pay-
7 able to Henry Peterson and Nina Peterson, and the treasurer of state
8 is hereby authorized and directed to pay said sum out of the funds
9 not otherwise appropriated.

1 SEC. 2. That there is hereby appropriated the sum of four thou-
2 sand five hundred (\$4500.00) dollars to indemnify LeVerne Peterson
3 in full for all damages sustained by him on account of the injuries
4 received as aforesaid and the auditor of state is hereby authorized
5 and directed to issue a warrant for said sum payable to the trustee
6 of said LeVerne Peterson hereinafter named and provided for; and

7 the treasurer of state is hereby authorized and directed to pay out
8 of any funds not otherwise appropriated to the said trustee here-
9 inafter named the said sum. The foregoing appropriation is made
10 upon the following express terms and conditions, to-wit:

11 That A. C. Watters of Anamosa, Iowa, is hereby appointed trustee
12 of said fund and he shall receive the same upon filing with the clerk
13 of the district court of Jones county, Iowa, a personal bond in double
14 the amount of said sum as by law provided, which bond shall be
15 approved by the clerk of said court before the payment of said sum
16 to said trustee; that the trustee is hereby authorized, empowered and
17 directed to invest said money in government, state, county or muni-
18 cipal bonds or first Iowa farm mortgages at a rate of interest which
19 in his judgment is the best obtainable at such time and to keep said
20 sum, or so much thereof as may remain in his hands from time to
21 time, invested at the best rate of interest obtainable and in the best
22 securities obtainable.

23 That said interest and principal shall be expended from time to
24 time only, for the clothing, support and education of said LeVerne
25 Peterson and until his education and training is completed; that
26 when said fund is fully expended or the education of said LeVerne
27 Peterson is completed, then the said trustee shall render a full, true,
28 correct and complete account in writing of all his doings and be sub-
29 ject to the approval of said court and subject to be discharged there-
30 after from further duties, by said court, provided however, that if
31 any part of the said sum shall remain in his hands, after the fore-
32 going expenditures have been completed, then and in that event the
33 said sum so remaining in his hands shall be paid over to LeVerne
34 Peterson under order of the court.

35 Should there a vacancy occur by death or otherwise, in said trustee-
36 ship, the governor of Iowa, the incumbent is hereby authorized,
37 empowered and directed to fill said vacancy by the appointment of a
38 suitable person from the city of Anamosa, Jones county, Iowa, upon
39 the same conditions and with the same liabilities as the original
40 appointee herein.

Approved March 30, A. D. 1921.

SPECIAL ACTS

CHAPTER 322

IN RE PUBLIC PRINTING

S. F. 272.

AN ACT to amend section eighteen (18) of chapter one hundred eighty-three (183) laws of the thirty-seventh general assembly relating to public printing and binding.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That section eighteen (18) of chapter one hundred
2 eighty-three (183), laws of the thirty-seventh general assembly be
3 and the same is hereby amended by striking from the sixth and sev-
4 enth lines of said section the words and figures "the cost of which shall
5 not exceed one hundred (\$100.00) dollars" and by striking from the
6 last three lines of said section the words "provided, however, that
7 such price shall not be greater than is allowed by the schedule of
8 maximum rates".

1 SEC. 2. Any printing that has already been done for the thirty-
2 ninth general assembly is hereby legalized and this act made retro-
3 active in regard thereto.

1 SEC. 3. This act shall expire and cease to be of any force and
2 effect on the adjournment sine die of the thirty-ninth general assem-
3 bly, and thereafter said section eighteen, unless otherwise modified
4 by the thirty-ninth general assembly, shall stand as if this act had
5 not been passed.

1 SEC. 4. This act being deemed of immediate importance shall be
2 in full force and effect from and after its passage and publication,
3 as required by law, in the Des Moines Register and the Des Moines
4 Capital, newspapers published at the city of Des Moines, Iowa.

Approved January 12, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital January 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 323

ANNOTATIONS TO CODE

S. F. 327.

AN ACT to extend the time for preparing the annotations for the new code and to provide for the completion of the same.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. The time for preparing the book of annotations for the

2 new code, as provided in chapter fifty (50) of the acts of the thirty-
 3 eighth general assembly, is hereby extended until such time as the
 4 general assembly may complete its consideration of code revision and
 5 the final arrangement and section numbers of the new code have been
 6 determined so that the annotations may be published in accordance
 7 therewith. The code editor is authorized to employ necessary help
 8 to complete the preparation of the annotations and have the same
 9 ready for publication within the time provided in the next section,
 10 and payment for the same shall be made under the provisions and in
 11 the manner provided in said chapter.

1 SEC. 2. The annotations authorized by chapter fifty (50) of the
 2 acts of the thirty-eighth general assembly shall be published under
 3 the title, chapter, and section numbers of the new code and immedi-
 4 ately after the new code has been published, unless the supreme
 5 court for good cause shall further extend the time for preparation
 6 and publication. At the time of publication the code editor shall
 7 copyright said book of annotations in the name of the state.

1 SEC. 3. This act, being deemed of immediate importance, shall be
 2 in full force and effect from and after its publication in the Des
 3 Moines Register and the Des Moines Capital, newspapers published
 4 at Des Moines, Iowa.

Approved February 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital February 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 324

REFERENCE TO COMPILED CODE

S. F. 285.

AN ACT providing that reference by this assembly to the compiled code shall, unless
 otherwise provided, be regarded as for cross-reference only.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That all parenthetical reference in bills of the thirty-
 2 ninth (39) general assembly to the compiled code shall, unless other-
 3 wise specified, be deemed inserted in the bill solely for the purpose
 4 of facilitating cross reference, and shall not be deemed any part of
 5 the final act.

Approved February 14, A. D. 1921.

CHAPTER 325

SALE OF STATE LANDS

H. F. 275.

AN ACT authorizing the executive council to sell certain lands belonging to the state
 and purchase other lands.

WHEREAS, the state of Iowa is the owner of the following described real
 estate to wit:

‡ The south $\frac{1}{2}$ of section 28. North $\frac{1}{2}$ of the north $\frac{1}{2}$ of section 33. North $\frac{1}{2}$ of the northeast $\frac{1}{4}$ of section 32. Southeast $\frac{1}{4}$ and the south $\frac{1}{2}$ of the northeast $\frac{1}{4}$ of section 29, all located in township 79, range 25, west of the 5th P. M. Polk county, Iowa, less railway right of way of the C. M. & St. P. Ry. company successors of the St. L. and Des Moines and Northern railway company, all of said premises being known as the Flynn Farm;

which land was used as a farm in connection with the penitentiary at Fort Madison, Iowa; and

WHEREAS, said land is no longer desired for use in that connection; therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Sale authorized. That the executive council be and
2 is hereby authorized and empowered to sell at public or private sale
3 all the following described real estate:

4 The south $\frac{1}{2}$ of section 28. North $\frac{1}{2}$ of the north $\frac{1}{2}$ of section 33.
5 North $\frac{1}{2}$ of the northeast $\frac{1}{4}$ of section 32. Southeast $\frac{1}{4}$ and the
6 south $\frac{1}{2}$ of the northeast $\frac{1}{4}$ of section 29, all located in township 79,
7 range 25, west of the 5th P. M. Polk county, Iowa, less railway right
8 of way of the C. M. & St. P. Ry. company successors of the St. L. and
9 Des Moines and Northern railway company, all of said premises
10 being known as the Flynn Farm;

11 at such price and upon such terms as the said executive council shall
12 deem most advantageous to the state of Iowa.

1 SEC. 2. Funds derived. That funds accruing from such sale
2 shall be deposited with the state treasurer, to the credit of the state
3 board of control, for the general fund.

1 SEC. 3. Conveyances. The governor and secretary of state are
2 hereby authorized to execute all necessary deeds of conveyance re-
3 quired to convey said premises to the purchaser.

1 SEC. 4. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in The Des Moines Register and The Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital February 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 326

SALE OF STATE LANDS

H. F. 366.

AN ACT authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in sections numbered one (1), two (2), eleven (11) and twelve (12), township numbered seventy-five (75), range numbered twenty (20), west of the fifth (5th) principal meridian.

WHEREAS the state of Iowa is the owner of the lands described in the body of this act, lying near Knoxville, Marion county, on which the institution known as the state hospital for inebriates is located, and

WHEREAS said land is no longer desired for such use, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the executive council be and is hereby authorized
2 and empowered to sell at public or private sale all of the following
3 described real estate:

4 The south one-half ($S\frac{1}{2}$) of the southwest one-fourth ($SW\frac{1}{4}$) of
5 the southwest one-fourth ($SW\frac{1}{4}$) of section numbered one (Sec. 1),
6 township numbered seventy-five (Twp. 75), range numbered twenty
7 (R20), title warranty deed containing twenty acres (20A).

8 The north one-half ($N\frac{1}{2}$) of the southwest one-fourth ($SW\frac{1}{4}$) of
9 the southwest one-fourth ($SW\frac{1}{4}$) and the south ten acres ($S10A$) of
10 the northwest one-fourth ($NW\frac{1}{4}$) of the southwest one-fourth
11 ($SW\frac{1}{4}$) of section numbered one (Sec. 1), township numbered sev-
12 enty-five (Twp. 75), range numbered twenty (R20), title warranty
13 deed containing thirty acres (30A).

14 The west thirty-five acres ($W35A$) of the northwest one-fourth
15 ($NW\frac{1}{4}$) of the northwest one-fourth ($NW\frac{1}{4}$) and the north thirty
16 acres ($N30A$) of the west thirty-five acres ($W35A$) of the southwest
17 one-fourth ($SW\frac{1}{4}$) of the northwest one-fourth ($NW\frac{1}{4}$) of section
18 numbered twelve (Sec. 12), township numbered seventy-five
19 (Twp. 75), range numbered twenty (R20), title warranty deed con-
20 taining sixty-five acres (65A).

21 The west ten acres ($W10A$) of the southeast one-fourth ($SE\frac{1}{4}$) of
22 the southwest one-fourth ($SW\frac{1}{4}$) of section numbered one (Sec. 1),
23 township numbered seventy-five (Twp. 75), range numbered twenty
24 (R20), title warranty deed containing ten acres (10A).

25 Lot numbered three (Lot 3), bounded by lines described as follows:
26 Commence in the east boundary line of the southeast one-fourth
27 ($SE\frac{1}{4}$) of the southwest one-fourth ($SW\frac{1}{4}$) of section numbered
28 one (Sec. 1), township numbered seventy-five (Twp. 75), range
29 numbered twenty (R20), at a point three hundred forty and five-
30 tenths feet (340.5 ft.) south of the northeast corner of said forty
31 acre (40A) tract; thence west nine hundred ninety-three and two-
32 thirds feet (993-2-3 ft.); thence south three hundred sixteen feet
33 (316 ft.); thence east nine hundred ninety-three and two-thirds feet
34 (993-2-3 ft.); thence north three hundred sixteen feet (316 ft.) to
35 the place of beginning—containing seven and twenty-one hun-
36 dredths acres (7.21A), more or less; and

37 Lot numbered four (Lot 4), bounded by lines described as follows:
38 Commence in the east boundary line of the southeast one-fourth
39 ($SE\frac{1}{4}$) of the southwest one-fourth ($SW\frac{1}{4}$) of section numbered
40 one (Sec. 1), township numbered seventy-five (Twp. 75), range num-
41 bered twenty (R20), at a point six hundred fifty-six and one-half
42 feet ($656\frac{1}{2}$ ft.) south of the northeast corner; thence running west
43 nine hundred ninety-three and two-thirds feet (993-2-3 ft.); thence
44 south three hundred forty-six feet (346 ft.); thence east eight hun-
45 dred fifty-six and one-third feet (856-1-3 ft.) to a point one hundred
46 thirty-seven and one-third feet (137-1-3 ft.) west of said east bound-
47 ary line; thence north three hundred sixteen feet (316 ft.); thence

48 east one hundred forty feet, ten inches (140 ft. 10 in.); thence north
49 thirty feet (30 ft.) to the place of beginning, containing six and
50 seventy-two hundredths acres (6.72A), more or less, title warranty
51 deed to Lots 3 and 4 containing thirteen and ninety-three hundredths
52 acres (13.93A).

53 Part of the northeast one-fourth ($NE\frac{1}{4}$) of the southwest one-
54 fourth ($SW\frac{1}{4}$), commencing on the west boundary line of the north-
55 east one-fourth ($NE\frac{1}{4}$) of the southwest one-fourth ($SW\frac{1}{4}$) of
56 section numbered one (Sec. 1), township numbered seventy-five
57 (Twp. 75), range numbered twenty (R20), west of the fifth princi-
58 pal meridian (5thPM), at a point one hundred feet (100 ft.) north
59 of the southwest corner of said tract; thence east twenty feet
60 (20 ft.); thence running in a northerly direction parallel to and twenty
61 feet (20 ft.) from said west line to the south boundary line of the
62 right of way of the Chicago, Burlington and Quincy railroad; thence
63 in a northwesterly direction along the said south boundary line of
64 said right of way on a curve to the said west boundary line of said
65 forty acres (40A); thence south along said west boundary line a
66 distance of two and ninety-nine hundredths chains (2.99 chains) to
67 the place of beginning, said tract containing about fourteen and
68 twenty-five hundredths square rods (14.25 sq. rds.)—eighty-nine
69 thousandths acres, or nine hundredths acres (.089A).

70 Part of the northeast one-fourth ($NE\frac{1}{4}$) of the southwest one-
71 fourth ($SW\frac{1}{4}$) of section numbered one (Sec. 1), township num-
72 bered seventy-five (Twp. 75), range numbered twenty (R20), com-
73 mencing at a point twenty feet (20 ft.) east of a point one hundred
74 feet (100 ft.) north of the southwest corner of said northeast one-
75 fourth ($NE\frac{1}{4}$) of the southwest one-fourth ($SW\frac{1}{4}$); thence running
76 north to the right of way of the Chicago, Burlington and Quincy
77 railroad, a distance of about two (2) chains and eighty-nine (89)
78 links; thence in a southeasterly course along the south line of said
79 right of way, said line being curved, having a radius of two thousand
80 nine hundred fifteen feet (2,915 ft.), a distance of about six (6)
81 chains and five (5) links to the intersection of said right of way
82 boundary line with west boundary line of right of way of the Chicago,
83 Rock Island and Pacific railroad; thence west to point of commence-
84 ment, title warranty deed containing seventy-one hundredths acres
85 (.71A).

86 The south one-half ($S\frac{1}{2}$) of the southeast one-fourth ($SE\frac{1}{4}$) of
87 the southeast one-fourth ($SE\frac{1}{4}$) of section numbered two (Sec. 2),
88 township numbered seventy-five (Twp. 75), north of range numbered
89 twenty west (R20W); also that portion of the south one-half ($S\frac{1}{2}$)
90 of the southwest one-fourth ($SW\frac{1}{4}$) of the southeast one-fourth
91 ($SE\frac{1}{4}$) of section numbered two (Sec. 2) bounded by lines described
92 as follows: Beginning at the southeast corner of the tract last
93 described and running thence northward along the east boundary
94 line of said tract forty (40) rods; thence running westward and
95 parallel to the south boundary line of said tract sixteen (16) rods;
96 thence running southward parallel to said east boundary line forty
97 (40) rods to the south boundary line of said tract; thence running
98 eastward along said south boundary line sixteen (16) rods to the
99 place of beginning—title warranty deed containing twenty-four acres
100 (24A), more or less, subject to the public highway.

101 The north one-half ($N\frac{1}{2}$) of the southeast one-fourth ($SE\frac{1}{4}$) of

102 the southeast one-fourth (SE $\frac{1}{4}$) of section numbered two (Sec. 2),
 103 township numbered seventy-five (Twp. 75), range numbered twenty
 104 (R20), title warranty deed containing twenty acres (20A).

105 The east five acres (E5A) of the southwest one-fourth (SW $\frac{1}{4}$)
 106 of the northwest one-fourth (NW $\frac{1}{4}$) and the south five acres (S5A)
 107 of the west thirty-five acres (W35A) of the southwest one-fourth
 108 (SW $\frac{1}{4}$) of the northwest one-fourth (NW $\frac{1}{4}$) of section numbered
 109 twelve (Sec. 12), township numbered seventy-five (Twp. 75), range
 110 numbered twenty (R20) west of the fifth principal meridian
 111 (5th PM), containing ten acres (10A), more or less.

112 Part of the southeast one-fourth (SE $\frac{1}{4}$) of the southwest one-
 113 fourth (SW $\frac{1}{4}$) of section numbered one (Sec. 1), township num-
 114 bered seventy-five (Twp. 75), range numbered twenty (R20), west
 115 of the fifth principal meridian (5th PM), commencing at a point one
 116 hundred fifty-six feet (156 ft.) south of the northeast corner thereof;
 117 thence north eighty-one degrees and twelve minutes (81°12') west
 118 two hundred eighteen and one-half feet (218 $\frac{1}{2}$ ft.); thence north
 119 seventy-nine degrees and fifty-one minutes (79°51') west one hundred
 120 feet (100 ft.); thence north seventy-seven degrees and fifty-five
 121 minutes (77°55') west one hundred feet (100 ft.); thence north
 122 seventy-five degrees and fifty minutes (75°50') west one hundred
 123 feet (100 ft.); thence north seventy-four degrees and thirty min-
 124 utes (74°30') west one hundred feet (100 ft.); thence north seventy-
 125 one degrees and eight minutes (71°8') west one hundred feet
 126 (100 ft.) to a set stone in the north line of said forty acre (40A)
 127 tract; thence west two hundred ninety-three and two-thirds feet
 128 (293-2-3 ft.) to a set stone; thence south three hundred forty and
 129 one-half feet (340 $\frac{1}{2}$ ft.) to a set stone; thence east nine hundred
 130 ninety-three feet and eight inches (993 ft. 8 in.) to a set stone in the
 131 east line of said forty acre (40A) tract; thence north one hundred
 132 eighty-four and one-half feet (184 $\frac{1}{2}$ ft.) to beginning, containing
 133 six and three-tenths acres (6.3A), more or less.

134 A strip of ground twenty-eight feet (28 ft.) wide off of the east
 135 side of the north one-half (N $\frac{1}{2}$) of the northeast one-fourth (NE $\frac{1}{4}$)
 136 of the northeast one-fourth (NE $\frac{1}{4}$) (city of Knoxville reserving
 137 the right to cross over and use so much of the north end of said strip
 138 as may be needed to gain admission to the city cemetery through
 139 entrance) and the south sixty acres (S60A) of the east one-half
 140 (E $\frac{1}{2}$) of the northeast one-fourth (NE $\frac{1}{4}$) and the southwest one-
 141 fourth (SW $\frac{1}{4}$) of the northeast one-fourth (NE $\frac{1}{4}$) and the north-
 142 west one-fourth (NW $\frac{1}{4}$) of the southeast one-fourth (SE $\frac{1}{4}$), all in
 143 section numbered eleven (Sec. 11), township numbered seventy-five
 144 (Twp. 75), range numbered twenty (R20), west of the fifth princi-
 145 pal meridian (5th PM), containing one hundred forty-five and
 146 eighty-five hundredths acres (145.85A), more or less.

147 The property described in the foregoing paragraphs includes in
 148 all three hundred forty-five and eighty-eight hundredths acres
 149 (345.88A), more or less, and is located near Knoxville, Marion
 150 county, and known as the state hospital for inebriates.

1 SEC. 2. The governor and secretary of state are hereby authorized
 2 to execute all necessary deeds of conveyance required to convey said
 3 premises to the purchaser.

SEC. 3. This act, being deemed of immediate importance, shall take

2 effect and be in force from and after its publication in the Des Moines
 3 Register and the Des Moines Capital, newspapers published in Des
 4 Moines, Iowa.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital February 23, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 327

NATIONAL GUARD

H. F. 564.

AN ACT to amend section twenty-two hundred fifteen-f forty-one (2215-f41), supplement
 to the code, 1913, as amended by section fourteen (14) of chapter three hundred four-
 teen (314), acts of the thirty-seventh general assembly (C. C. 335), and authorizing
 the adjutant general to operate the water system at Camp Dodge for the benefit of
 the United States, its successors and assigns.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Salvage—deposit with state treasurer. That sec-
 2 tion twenty-two hundred fifteen-f forty-one (2215-f41), supplement
 3 to the code, 1913, as amended by section fourteen (14) of chapter
 4 three hundred fourteen (314), acts of the thirty-seventh general
 5 assembly (C. C. 335), is amended by adding thereto the following:

6 Funds derived from the sale of salvage from the permanent camp
 7 grounds and rifle ranges of the guard shall be deposited with the
 8 treasurer of state to the credit of a fund to be known as the permanent
 9 improvement fund and such fund shall only be expended for the
 10 improvement of the permanent camp grounds and rifle ranges of the
 11 guard upon order of the executive council.

1 SEC. 2. Water plant. The adjutant general is authorized to
 2 enter into an agreement with the secretary of war to operate the
 3 water plant at Camp Dodge for the use and benefit of the United
 4 States, its successors and assigns, upon such terms and conditions as
 5 shall be approved by the governor, provided, that such operation
 6 shall be at a profit to the state of Iowa.

1 SEC. 3. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 two newspapers published in the city of Des Moines, Polk county,
 5 Iowa.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital February 25, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 328

CERTAIN BRIDGES ON COUNTY LINES

H. F. 333.

AN ACT relating to the construction of bridges on a county line by the board of supervisors.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That in adjoining counties in this state where the
2 boards of supervisors have ordered the construction of a bridge on a
3 line between counties in the state and the contract was let and the
4 work of construction actually begun prior to January 1, 1921, and the
5 cost of construction exceeds the amount provided for in chapter three
6 hundred thirty-six (336), acts of the thirty-eighth general assembly
7 (C. C. Sec. 2894), the boards of supervisors may pay such deficiency
8 out of the county bridge funds of the counties to an amount not ex-
9 ceeding five thousand dollars (\$5000) in each county.

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall be in full force and effect after its passage and
3 publication in the Des Moines Capital, a newspaper published at Des
4 Moines, Iowa, and in the New Sharon Star, a newspaper published
5 at New Sharon, Iowa, without expense to the state.

Approved March 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 10, 1921, and in the New Sharon Star March 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 329

TAXATION

H. F. 346.

AN ACT to amend section eight hundred eighty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. General levy in cities and towns. That the law as
2 it appears in section eight hundred eighty-seven (887) of the code
3 (C. C. Sec. 4030), be and the same is hereby amended by adding
4 thereto the following:

5 "The council of each city or town is hereby authorized to levy a
6 tax for the year nineteen hundred twenty-one and for the year nine-
7 teen hundred twenty-two, not exceeding two (2) mills on the dollar,
8 for the purpose of meeting any deficiency in or inadequacy of said
9 ten (10) mill levy."

1 SEC. 2. Publication clause. This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Alden Times, a newspaper published in the town

4 of Alden, Iowa, and the Des Moines Capital, a newspaper published
5 in the city of Des Moines, Iowa.

Approved March 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Alden Times March 17, 1921, and in the Des Moines Capital March, 11, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 330

PUBLIC PRINTING AND BINDING

S. J. R. 6.

JOINT RESOLUTION to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Emergency authority.** The state board of public
2 printing and binding is hereby authorized, notwithstanding the pro-
3 visions of chapter one hundred eighty-three (183), laws of the thirty-
4 seventh (37) general assembly, to enter into contracts or agreements
5 for the purchase of printing material and for all printing and work
6 related thereto, for the production of all job work needed in the con-
7 duct of the state business, and all book work required for the publi-
8 cation of reports and other documents as by law provided.

1 SEC. 2. **Limitation.** This act shall expire and cease to be in
2 force and effect on adjournment sine die of the thirty-ninth general
3 assembly.

1 SEC. 3. **Publication clause.** This act being deemed of immedi-
2 ate importance shall take effect and be in force from and after its
3 publication in the Des Moines Register and the Des Moines Capital,
4 newspapers published in Des Moines, Iowa.

Approved March 17, A. D. 1921.

I hereby certify that the foregoing joint resolution was published in the Des Moines Register March 18, 1921, and in the Des Moines Capital March 19, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 331

APPORTIONMENT OF REPRESENTATIVE DISTRICTS

S. F. 379.

AN ACT to apportion the state into representative districts and declare the ratio of representation.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Apportionment.** That one representative from every
2 twenty-four thousand two hundred and eighty-three (24,283) inhabi-
3 tants is hereby constituted the ratio of apportionment; provided, that
4 the nine counties having the greatest population in the state, and in

5 excess of the ratio number as herein provided, of three-fifths or more
6 of such ratio number, shall be entitled to one additional representa-
7 tive; and provided further, that each county shall constitute one
8 representative district and be entitled to one representative, and that
9 each representative district shall be as hereinafter described.

1 SEC. 2. *First district.* Lee county shall be the first district and
2 entitled to two representatives, (39,676).

1 SEC. 3. *Second district.* Van Buren county shall be the second
2 district and entitled to one representative, (14,060).

1 SEC. 4. *Third district.* Davis county shall be the third district
2 and entitled to one representative, (12,574).

1 SEC. 5. *Fourth district.* Appanoose county shall be the fourth
2 district and entitled to one representative, (30,535).

1 SEC. 6. *Fifth district.* Wayne county shall be the fifth district
2 and entitled to one representative, (15,378).

1 SEC. 7. *Sixth district.* Decatur county shall be the sixth district
2 and entitled to one representative, (16,566).

1 SEC. 8. *Seventh district.* Ringgold county shall be the seventh
2 district and entitled to one representative, (12,919).

1 SEC. 9. *Eighth district.* Taylor county shall be the eighth district
2 and entitled to one representative, (15,514).

1 SEC. 10. *Ninth district.* Page county shall be the ninth district
2 and entitled to one representative, (24,137).

1 SEC. 11. *Tenth district.* Fremont county shall be the tenth district
2 and entitled to one representative, (15,447).

1 SEC. 12. *Eleventh district.* Mills county shall be the eleventh
2 district and entitled to one representative, (15,422).

1 SEC. 13. *Twelfth district.* Montgomery county shall be the
2 twelfth district and entitled to one representative, (17,048).

1 SEC. 14. *Thirteenth district.* Adams county shall be the thir-
2 teenth district and entitled to one representative, (10,521).

1 SEC. 15. *Fourteenth district.* Union county shall be the fourteenth
2 district and entitled to one representative, (17,268).

1 SEC. 16. *Fifteenth district.* Clarke county shall be the fifteenth
2 district and entitled to one representative, (10,506).

1 SEC. 17. *Sixteenth district.* Lucas county shall be the sixteenth
2 district and entitled to one representative, (15,686).

1 SEC. 18. *Seventeenth district.* Monroe county shall be the seven-
2 teenth district and entitled to one representative, (23,467).

1 SEC. 19. *Eighteenth district.* Wapello county shall be the eight-
2 eenth district and entitled to one representative, (37,937).

1 SEC. 20. *Nineteenth district.* Jefferson county shall be the nine-
2 teenth district and entitled to one representative, (16,440).

1 SEC. 21. *Twentieth district.* Henry county shall be the twentieth
2 district and entitled to one representative, (18,298).

1 SEC. 22. *Twenty-first district.* Des Moines county shall be the
2 twenty-first district and entitled to one representative, (35,520).

1 SEC. 23. *Twenty-second district.* Louisa county shall be the
2 twenty-second district and entitled to one representative, (12,179).

1 SEC. 24. *Twenty-third district.* Washington county shall be the
2 twenty-third district and entitled to one representative, (20,421).

1 SEC. 25. *Twenty-fourth district.* Keokuk county shall be the
2 twenty-fourth district and entitled to one representative, (20,983).

1 SEC. 26. *Twenty-fifth district.* Mahaska county shall be the
2 twenty-fifth district and entitled to one representative, (26,270).

1 SEC. 27. *Twenty-sixth district.* Marion county shall be the twenty-
2 sixth district and entitled to one representative, (24,957).

1 SEC. 28. *Twenty-seventh district.* Warren county shall be the
2 twenty-seventh district and entitled to one representative, (18,047).

1 SEC. 29. *Twenty-eighth district.* Madison county shall be the
2 twenty-eighth district and entitled to one representative, (15,020).

1 SEC. 30. *Twenty-ninth district.* Adair county shall be the
2 twenty-ninth district and entitled to one representative, (14,259).

1 SEC. 31. *Thirtieth district.* Cass county shall be the thirtieth dis-
2 trict and entitled to one representative, (19,421).

✓ 1 SEC. 32. *Thirty-first district.* Pottawattamie county shall be the
2 thirty-first district and entitled to two representatives, (61,550).

1 SEC. 33. *Thirty-second district.* Harrison county shall be the
2 thirty-second district and entitled to one representative, (24,488).

1 SEC. 34. *Thirty-third district.* Shelby county shall be the thirty-
2 third district and entitled to one representative, (16,065).

1 SEC. 35. *Thirty-fourth district.* Audubon county shall be the
2 thirty-fourth district and entitled to one representative, (12,520).

1 SEC. 36. *Thirty-fifth district.* Guthrie county shall be the thirty-
2 fifth district and entitled to one representative, (17,596).

1 SEC. 37. *Thirty-sixth district.* Dallas county shall be the thirty-
2 sixth district and entitled to one representative, (25,120).

✓ 1 SEC. 38. *Thirty-seventh district.* Polk county shall be the thirty-
2 seventh district and entitled to two representatives, (154,029).

1 SEC. 39. *Thirty-eighth district.* Jasper county shall be the thirty-
2 eighth district and entitled to one representative, (27,855).

1 SEC. 40. *Thirty-ninth district.* Poweshiek county shall be the
2 thirty-ninth district and entitled to one representative, (19,910).

1 SEC. 41. *Fortieth district.* Iowa county shall be the fortieth dis-
2 trict and entitled to one representative, (18,600).

- 1 SEC. 42. *Forty-first district.* Johnson county shall be the forty-
2 first district and entitled to one representative, (26,462).
- 1 SEC. 43. *Forty-second district.* Muscatine county shall be the
2 forty-second district and entitled to one representative, (29,042).
- 1 SEC. 44. *Forty-third district.* Scott county shall be the forty-
2 third district and entitled to two representatives, (75,952).
- 1 SEC. 45. *Forty-fourth district.* Cedar county shall be the forty-
2 fourth district and entitled to one representative, (17,560).
- 1 SEC. 46. *Forty-fifth district.* Clinton county shall be the forty-
2 fifth district and entitled to two representatives, (43,371).
- 1 SEC. 47. *Forty-sixth district.* Jackson county shall be the forty-
2 sixth district and entitled to one representative, (19,931).
- 1 SEC. 48. *Forty-seventh district.* Jones county shall be the forty-
2 seventh district and entitled to one representative, (18,607).
- 1 SEC. 49. *Forty-eighth district.* Linn county shall be the forty-
2 eighth district and entitled to two representatives, (74,004).
- 1 SEC. 50. *Forty-ninth district.* Benton county shall be the forty-
2 ninth district and entitled to one representative, (24,080).
- 1 SEC. 51. *Fiftieth district.* Tama county shall be the fiftieth dis-
2 trict and entitled to one representative, (21,861).
- 1 SEC. 52. *Fifty-first district.* Marshall county shall be the fifty-
2 first district and entitled to one representative, (32,630).
- 1 SEC. 53. *Fifty-second district.* Story county shall be the fifty-sec-
2 ond district and entitled to one representative, (26,185).
- 1 SEC. 54. *Fifty-third district.* Boone county shall be the fifty-third
2 district and entitled to one representative, (29,892).
- 1 SEC. 55. *Fifty-fourth district.* Greene county shall be the fifty-
2 fourth district and entitled to one representative, (16,467).
- 1 SEC. 56. *Fifty-fifth district.* Carroll county shall be the fifty-
2 fifth district and entitled to one representative, (21,549).
- 1 SEC. 57. *Fifty-sixth district.* Crawford county shall be the fifty-
2 sixth district and entitled to one representative, (20,614).
- 1 SEC. 58. *Fifty-seventh district.* Monona county shall be the fifty-
2 seventh district and entitled to one representative, (17,125).
- 1 SEC. 59. *Fifty-eighth district.* Woodbury county shall be the fifty-
2 eighth district and entitled to two representatives, (92,171).
- 1 SEC. 60. *Fifty-ninth district.* Ida county shall be the fifty-ninth
2 district and entitled to one representative, (11,689).
- 1 SEC. 61. *Sixtieth district.* Sac county shall be the sixtieth district
2 and entitled to one representative, (17,500).
- 1 SEC. 62. *Sixty-first district.* Calhoun county shall be the sixty-
2 first district and entitled to one representative, (17,783).

1 SEC. 63. *Sixty-second district.* Webster county shall be the sixty-
2 second district and entitled to one representative, (37,611).

1 SEC. 64. *Sixty-third district.* Hamilton county shall be the sixty-
2 third district and entitled to one representative, (19,531).

1 SEC. 65. *Sixty-fourth district.* Hardin county shall be the sixty-
2 fourth district and entitled to one representative, (23,337).

1 SEC. 66. *Sixty-fifth district.* Grundy county shall be the sixty-
2 fifth district and entitled to one representatives, (14,420).

1 SEC. 67. *Sixty-sixth district.* Black Hawk county shall be the
2 sixty-sixth district and entitled to two representatives, (56,570).

1 SEC. 68. *Sixty-seventh district.* Buchanan county shall be the
2 sixty-seventh district and entitled to one representative, (19,890).

1 SEC. 69. *Sixty-eighth district.* Delaware county shall be the sixty-
2 eighth district and entitled to one representative, (18,183).

1 SEC. 70. *Sixty-ninth district.* Dubuque county shall be the sixty-
2 ninth district and entitled to two representatives, (58,262).

1 SEC. 71. *Seventieth district.* Clayton county shall be the seven-
2 tieth district and entitled to one representative, (25,032).

1 SEC. 72. *Seventy-first district.* Fayette county shall be the seventy-
2 first district and entitled to one representative, (29,251).

1 SEC. 73. *Seventy-second district.* Bremer county shall be the
2 seventy-second district and entitled to one representative, (16,728).

1 SEC. 74. *Seventy-third district.* Butler county shall be the seventy-
2 third district and entitled to one representative, (17,845).

1 SEC. 75. *Seventy-fourth district.* Franklin county shall be the
2 seventy-fourth district and entitled to one representative, (15,807).

1 SEC. 76. *Seventy-fifth district.* Wright county shall be the seventy-
2 fifth district and entitled to one representative, (20,348).

1 SEC. 77. *Seventy-sixth district.* Humboldt county shall be the
2 seventy-sixth district and entitled to one representative, (12,951).

1 SEC. 78. *Seventy-seventh district.* Pocahontas county shall be the
2 seventy-seventh district and entitled to one representative, (15,602).

1 SEC. 79. *Seventy-eighth district.* Buena Vista county shall be the
2 seventy-eighth district and entitled to one representative, (18,556).

1 SEC. 80. *Seventy-ninth district.* Cherokee county shall be the
2 seventy-ninth district and entitled to one representative, (17,760).

1 SEC. 81. *Eightieth district.* Plymouth county shall be the eightieth
2 district and entitled to one representative, (23,584).

1 SEC. 82. *Eighty-first district.* Sioux county shall be the eighty-
2 first district and entitled to one representative, (26,458).

1 SEC. 83. *Eighty-second district.* O'Brien county shall be the
2 eighty-second district and entitled to one representative, (19,051).

- 1 SEC. 84. *Eighty-third district.* Clay county shall be the eighty-
2 third district and entitled to one representative, (15,660).
- 1 SEC. 85. *Eighty-fourth district.* Palo Alto county shall be the
2 eighty-fourth district and entitled to one representative, (15,486).
- 1 SEC. 86. *Eighty-fifth district.* Kossuth county shall be the eighty-
2 fifth district and entitled to one representative, (25,082).
- 1 SEC. 87. *Eighty-sixth district.* Hancock county shall be the eighty-
2 sixth district and entitled to one representative, (14,723).
- 1 SEC. 88. *Eighty-seventh district.* Cerro Gordo county shall be the
2 eighty-seventh district and entitled to one representative, (34,675).
- 1 SEC. 89. *Eighty-eighth district.* Floyd county shall be the eighty-
2 eighth district and entitled to one representative, (18,860).
- 1 SEC. 90. *Eighty-ninth district.* Chickasaw county shall be the
2 eighty-ninth district and entitled to one representative, (15,431).
- 1 SEC. 91. *Ninetieth district.* Allamakee county shall be the nine-
2 tieth district and entitled to one representative, (17,285).
- 1 SEC. 92. *Ninety-first district.* Winneshiek county shall be the
2 ninety-first district and entitled to one representative, (22,091).
- 1 SEC. 93. *Ninety-second district.* Howard county shall be the
2 ninety-second district and entitled to one representative, (13,705).
- 1 SEC. 94. *Ninety-third district.* Mitchell county shall be the ninety-
2 third district and entitled to one representative, (13,921).
- 1 SEC. 95. *Ninety-fourth district.* Worth county shall be the ninety-
2 fourth district and entitled to one representative, (11,630).
- 1 SEC. 96. *Ninety-fifth district.* Winnebago county shall be the
2 ninety-fifth district and entitled to one representative, (13,489).
- 1 SEC. 97. *Ninety-sixth district.* Emmet county shall be the ninety-
2 sixth district and entitled to one representative, (12,627).
- 1 SEC. 98. *Ninety-seventh district.* Dickinson county shall be the
2 ninety-seventh district and entitled to one representative, (10,241).
- 1 SEC. 99. *Ninety-eighth district.* Osceola county shall be the ninety-
2 eighth district and entitled to one representative, (10,223).
- 1 SEC. 100. *Ninety-ninth district.* Lyon county shall be the ninety-
2 ninth district and entitled to one representative, (15,431).

Approved March 18, A. D. 1921.

CHAPTER 332

SOLDIERS' BONUS

H. F. 401.

AN ACT authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Bond authorization.** The state of Iowa is hereby
 2 authorized to become indebted in the amount of twenty-two million
 3 dollars, (\$22,000,000.00) and in evidence thereof there shall be issued
 4 and sold negotiable coupon bonds of said state, as hereinafter pro-
 5 vided, and the proceeds thereof shall be paid into the treasury of
 6 the state to be expended for the payment of a bonus to the persons
 7 defined in section four (4) of this act or for the benefit of such
 8 persons, as prescribed by section eight (8) of this act, and for ex-
 9 penses incurred in carrying out the provisions of this act.

1 SEC. 2. **Bonds—terms—sale.** The treasurer of the state is here-
 2 by directed to cause to be prepared negotiable coupon bonds of this
 3 state in the amount of twenty-two million dollars, (\$22,000,000)
 4 such bonds to bear interest at the rate of not to exceed five per cent
 5 per annum, which interest shall be paid semiannually. Such bonds
 6 shall be issued so that said indebtedness shall be payable in twenty
 7 equal annual installments, the last of which shall be within twenty
 8 years from date of issue. Said bonds shall be signed by the gov-
 9 ernor, under the great seal of said state, attested by the secretary
 10 of state and countersigned by the treasurer of state, and the full
 11 faith, credit and resources of the state of Iowa shall be pledged for
 12 the payment thereof. The interest coupons attached to said bonds
 13 shall bear the lithographed facsimile signatures of said officials.
 14 The treasurer of state shall sell said bonds to obtain funds to carry
 15 out the provisions of this act, and to make the payments herein-
 16 after provided. Such bonds shall be sold at not less than the par
 17 value thereof and accrued interest thereon to the highest and most
 18 responsible bidder after advertising for a period of twenty con-
 19 secutive days, Sundays excepted, in at least two daily newspapers
 20 printed in the city of Des Moines. Advertisements of sale shall
 21 recite that the treasurer of state, in his discretion, may reject any
 22 or all bids received and, in such event, he shall readvertise for bids
 23 in the form and manner above described as many times as in his
 24 judgment may be necessary to effect a satisfactory sale.

1 SEC. 3. **Bonus fund.** The proceeds of such bonds so paid into the
 2 treasury of state shall constitute a bonus fund and shall be dis-

3 tributed to the persons entitled thereto, as hereinafter prescribed.
4 Said twenty-two million dollars (\$22,000,000) is hereby appropriated
5 out of said bonus fund for the purpose of carrying out the provisions
6 this act.

1 **SEC. 4. Beneficiaries defined.** Every person, male or female, in-
2 cluding army, navy, and marine corps nurses who served in the mili-
3 tary or naval service of the United States at any time between April
4 6, 1917, and November 11, 1918, and who at the time of entering
5 into such service was a resident of the state of Iowa, and who was
6 honorably separated or discharged from such service, or who is still
7 in active service, or has been retired, or has been furloughed to a
8 reserve, shall be entitled to receive from the proceeds of such bonds
9 as a bonus, the sum of fifty cents (.50) for each day that such per-
10 son was in active service, such bonus not to exceed a total sum of
11 three hundred and fifty dollars (\$350.00). No person shall be en-
12 titled to such payment or allowance, whose only service was in the
13 students army training corps, or who received from another state a
14 bonus or gratuity of a like nature provided for by this act, or who
15 being in such service, received civilian pay for civilian work. No
16 person shall be entitled to such payment or allowance who being in
17 the military or naval service of the United States, subsequent to
18 April 6, 1917, refused on conscientious, political or other grounds
19 to subject himself to military discipline or to render unqualified
20 service. The husband or wife, child or children, mother, father,
21 sisters or brothers, in the order named and none other, of any per-
22 son as defined in this section, who died while in the service or who
23 has deceased before receiving the benefits of this act, shall be paid
24 the sum that such deceased persons would be entitled to hereunder
25 if such deceased person had lived.

1 **SEC. 5. Application for bonus.** Before receiving any sum un-
2 der the provisions of this act, the applicant shall file with the clerk
3 of the district court of the county in which he or she resides or re-
4 sided at the time of induction into service, or with the adjutant gen-
5 eral, application therefor on forms provided by the adjutant gen-
6 eral, such applications to be so filed on or before December 31, 1924;
7 provided, that when such application is filed with the clerk of the
8 district court it shall be the duty of said clerk to transmit said appli-
9 cation to the adjutant general forthwith. Such application shall state
10 facts sufficient to establish the status of such applicant within a
11 class as defined in section four (4) of this act, and shall be duly ver-
12 fied.

1 **SEC. 6. False statements.** Whoever knowingly makes a false
2 statement, oral or written, relating to a material fact in supporting
3 a claim under the provisions of this act, shall be punished by a fine
4 of not more than five hundred dollars (\$500.00), or be imprisoned
5 for not more than one year, or both, and shall forfeit all benefits he
6 or she might have been entitled to under this act.

1 **SEC. 7. Bonus board—duties—payment of claims—assign-**
2 **ments.** There is hereby created a board to be known as the "bonus
3 board" to consist of the state auditor, the state treasurer, the ad-
4 jutant general and the adjutant of the Iowa department of the Ameri-

4 can Legion. It shall be the duty of said board to examine into such
5 applications and make any other examination necessary to estab-
6 lish facts, and approve or disapprove the same. Whenever any such
7 application is approved by said board, it shall be the duty of the ad-
8 jutant general to prepare a voucher and transmit the same to the
9 state auditor; said auditor shall issue a warrant for the amount
10 stated therein, and the state treasurer shall pay such warrant out
11 of said bonus fund. No assignment of any right or claim to bene-
12 fits hereunder made prior to the issuance of the state auditor's war-
13 rant herein provided for, shall be valid, and any transfer or attempt
14 to transfer any such right or claim or any part thereof by any bene-
15 ficiary prior to the issuance of such warrant and the acquiring or
16 attempting to acquire by any other person of any interest in or
17 title to such claim prior to the issuance of such warrant, shall be a
18 misdemeanor and punishable as such.

1 **SEC. 8. Disability fund.** After the payment of all approved
2 claims and expenses of administration of the board herein created,
3 all funds remaining in the hands of the bonus board, after December
4 31, 1924, not in excess of two million dollars, (\$2,000,000.00) shall
5 constitute an additional bonus to be administered by the bonus board
6 for the amelioration of the condition of residents of this state within
7 the classes as defined in section four (4) of this act, who are suffer-
8 ing from disability. All funds remaining in the hands of the bonus
9 board after December 31, 1924, in excess of the two million dollars
10 (\$2,000,000.00) disability fund, shall be applied to the payment of
11 the debt herein created.

1 **SEC. 9. Administration expense—bonds of assistants.** The
2 bonus board is hereby empowered to employ such assistants and to
3 incur such other expenses as may be necessary for the administra-
4 tion and carrying out of the provisions of this act; and the funds
5 necessary for such administration and carrying out of the provisions
6 of this act shall be expended from said bonus fund; such assistants
7 as said board may determine shall give bond in such amount as may
8 be fixed by said board, and shall, whenever practicable, be persons
9 within the classes as defined in section four (4) of this act.

1 **SEC. 10. Exemptions.** All payments and allowances made under
2 this act shall be exempt from all taxation, and from levy and sale on
3 execution, and all bonds issued hereunder shall be exempt from
4 taxation.

1 **SEC. 11. Annual board levy.** To provide for the payment of the
2 principal of said bonds so issued and sold and the interest thereon as
3 the same become due and mature, there is hereby imposed and levied
4 upon all the taxable property within the state of Iowa, in addition
5 to all other taxes, a direct annual tax for each of the years said
6 bonds are outstanding, sufficient in amount to produce the sum of
7 one million one hundred thousand dollars (\$1,100,000.00) each year
8 for twenty years for the payment of principal of said bonds and
9 sufficient in amount to produce such additional sums as may be
10 needed to pay the interest on such bonds. The treasurer of state
11 shall annually certify to the executive council, prior to the time for
12 the levy of general state taxes, the amount of money required to be
13 raised to pay the principal and interest on such bonds maturing in

14 the ensuing year and said executive council shall annually fix the
 15 rate per centum necessary to be levied and assessed upon the valua-
 16 tion of the taxable property within this state to produce funds suf-
 17 ficient to pay the principal of and interest upon such bonds as the
 18 same become payable, and such additional annual direct tax shall
 19 be levied, certified, assessed and collected at the same time and in
 20 the same manner as are taxes for general state purposes.

1 SEC. 12. Rule of construction. If any clause, sentence, para-
 2 graph, or part of this act shall for any reason be adjudged by any
 3 court of competent jurisdiction to be invalid, such judgment shall not
 4 affect, impair or invalidate the remainder of the act, but shall be
 5 confined in its operation to the clause, sentence, paragraph, or part
 6 thereof directly involved in the controversy in which such judgment
 7 has been rendered.

1 SEC. 13. Submission to people. This law, after legal publica-
 2 tion, shall be submitted to the people of this state at the general elec-
 3 tion to be held in November, nineteen hundred twenty-two, and shall
 4 not take effect unless at such election it shall receive a majority of
 5 all votes cast for and against it. Separate ballots shall be provided
 6 for the electors which shall be in substantially the following form:

7 (Notice to Voters: For an affirmative vote upon any question
 8 submitted upon this ballot, mark a cross mark in the square after
 9 the word "Yes". For a negative vote, make a similar mark in the
 10 square following the word "No".)

11 "Shall the following public measure, being an act of Yes

12 the 39th General Assembly, be adopted and approved?" No

13 (Here insert in full this law)

1 SEC. 14. Effective date. This act shall take effect immediately
 2 upon its adoption and approval at such election.

Approved March 23, A. D. 1921.

CHAPTER 333

CODE REVISION

S. F. 763.

AN ACT to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills, and to provide for the completion of the code, to provide for the expense thereof, to make an appropriation therefor, and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Supplement to compiled code. The reporter of the
 2 supreme court shall without delay prepare a supplement to the com-
 3 piled code, which shall contain:

4 (a) A schedule or table showing each section of the compiled
 5 code which has been amended or revised by any act of the thirty-

6 ninth (39th) general assembly and indicating therein the chapter and
7 section number of the act of said session which so amends or revises
8 said section:

9 (b) A recompilation showing in final revised form, under the
10 compiled code titles and sections, every section of said code which
11 has been so amended or revised.

12 (c) A notation, in the form employed in the supplemental sup-
13 plement to the code, 1915, of each repealed section.

14 (d) All other acts of the thirty-ninth (39th) general assembly
15 which are of a general and permanent nature, arranging the same
16 under appropriate titles and chapters of the compiled code.

1 SEC. 2. **Distribution.** Five hundred (500) copies of said supple-
2 ment shall be printed, in the form and style of the compiled code,
3 and bound in board covers. The secretary of state shall, immediately
4 after the publication of said book, distribute the same to the per-
5 sons, boards and commissions specified in section eight (8), chapter
6 fifty (50), acts of the thirty-eighth general assembly and in addition
7 fifty (50) copies shall be delivered to the reporter of the supreme
8 court.

1 SEC. 3. **Code commission bills.** Upon adjournment of the pres-
2 ent session of the thirty-ninth (39th) general assembly, the com-
3 mittee on retrenchment and reform shall provide for the preparation
4 of such amendments to, and revision of, the code commissioners'
5 bills as will harmonize same with the legislative acts of the thirty-
6 ninth (39th) general assembly, and facilitate the work of code re-
7 vision. Such amendments or revisions shall refer to the sections of
8 the compiled code and to the supplement heretofore mentioned.

1 SEC. 4. **Printing.** The amendments to, or revision of, code com-
2 mission bills shall be printed in such number as, in the judgment of
3 the said committee, may be necessary.

1 SEC. 5. **Rooms and supplies.** The executive council shall sup-
2 ply suitable rooms and all supplies, including postage, necessary for
3 compliance with the provisions of this act.

1 SEC. 6. **Duty of printing board.** The state printing board shall
2 arrange for the printing and binding of said supplement, and of the
3 said amendments to, or revision of, the code commissioners' bills,
4 and of the session laws of the thirty-ninth (39th) general assembly,
5 if not otherwise provided for, in such time that the printing and bind-
6 ing may proceed as the copy is prepared. Said contracts shall not
7 be governed by chapter one hundred eighty-three (183), acts of the
8 thirty-seventh (37th) general assembly.

1 SEC. 7. **Powers of committee.** The committee on retrenchment
2 and reform is authorized to call upon the former code commissioners,
3 or any of them, for assistance in carrying out the provisions of this
4 act whenever in its judgment such course is deemed advisable, and
5 until the final issuance of the code, is authorized to employ such
6 assistants, clerical and other help as will be necessary to carry out
7 the provisions of this act and to complete the code, including such
8 assistants and help as will enable the reporter of the supreme court
9 to perform his duties as such reporter. Said committee is authorized

10 to fix the compensation of the reporter of the supreme court and of the
 11 former code commissioners, assistants, clerical and other help while
 12 engaged on such work. And upon such committee is conferred general
 13 supervisory authority and direction to see that the provisions hereof
 14 are promptly carried out.

1 SEC. 8. Appropriation. There is hereby appropriated from any
 2 funds in the state treasury not otherwise appropriated a sum suffi-
 3 cient to carry out the provisions of this act.

1 SEC. 9. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and Des Moines Capital, news-
 4 papers published at Des Moines, Iowa.

Approved March 28, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and
 the Des Moines Capital March 29, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 334

STATE BOARD OF EDUCATION

S. F. 662.

AN ACT to authorize the Iowa State Board of Education to transfer to the city of
 Ames, Iowa, a portion of state property to permit re-alignment of a highway.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. The Iowa state board of education is hereby author-
 2 ized to transfer to the city of Ames, Iowa, a portion of the east one
 3 hundred (100) feet of the north two hundred and eight (208) feet of
 4 lot twenty-four in Parker's addition to Ames, Iowa; said tract lying
 5 north and west of the right of way of the Fort Dodge, Des Moines
 6 and Southern railroad as now located. The purpose of this act is to
 7 enable the city of Ames to construct a highway over said ground in
 8 accordance with plans to re-align the north end of Lynn avenue, in
 9 the interest of safety.

Approved March 30, A. D. 1921.

CHAPTER 335

SCHOOL TAXES AND BONDS

S. F. 589.

AN ACT relating to the levying, under certain conditions of a school house tax by Independent School Districts and Consolidated Independent School Districts and the issuing of certificates or bonds in anticipation of the collection of such tax and providing for a special school house fund.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Emergency tax.** That the board of directors of any
2 independent school district or consolidated school district in which
3 there is at time of taking effect of this act, under process of construc-
4 tion, or in which because of destruction by fire prior to the taking
5 effect of this act, it is necessary to construct a school building, for
6 the completion of which building the funds of such district now pro-
7 vided by bonds already voted, issued, or by tax receipts for the cur-
8 rent year, or funds for which it is possible to provide, are inadequate,
9 may at their regular meeting in July or at a special meeting called
10 for that purpose between the time designated for such regular meet-
11 ing, and the third (3rd) Monday in August, 1921, if a majority of the
12 votes cast are in favor of the proposition at an election in which the
13 proposition is submitted to the people, certify an amount not exceed-
14 ing ten (10) mills on the dollar of the taxable property of said dis-
15 trict, and for a period of years not exceeding ten (10), to the board
16 of supervisors; and the board of supervisors shall levy the amount
17 so certified and for the years so designated, and the tax so levied shall
18 be placed in a special school house fund and used only for the purpose
19 of paying for the school site, the construction of said school building
20 and the equipment thereof, or for the purpose of paying bonds or
21 certificates issued for the raising of money for said purposes.

1 **SEC. 2. Anticipation of tax.** Any such school district may an-
2 ticipate the collection of taxes authorized to be levied for such special
3 school house fund as in this act provided, and for that purpose the
4 board of directors of said district may issue certificates or bonds
5 with interest coupons attached, to be respectively denominated special
6 school house fund certificates or bonds of such school district. Said
7 bonds or certificates and interest thereon, shall be secured by said
8 taxes so levied, and shall be payable only out of such special school
9 house fund hereinbefore named, which shall be pledged to the pay-
10 ment of the same, and no bonds or certificates shall be issued in excess
11 of taxes so authorized and levied, to secure the payment of the same.
12 It shall be the duty of the said school district to hold the said fund
13 separate and apart in trust for the payment of said bonds or certifi-
14 cates and interest, and to apply the proceeds of said fund to the pay-
15 ment thereof.

1 **SEC. 3. Bonds.** Bonds issued pursuant to this act, shall be sub-
2 stantially in the form provided for county bonds, but subject to such
3 changes as will conform them to the action of the board providing
4 therefor. Such bonds shall run for not to exceed twelve (12) years
5 from the date thereof, and may be sooner paid if so nominated in the

6 bond; shall be in denominations of not more than one thousand dol-
 7 lars (\$1,000.00), nor less than one hundred dollars (\$100.00) each,
 8 and bear a rate of interest not exceeding six (6) per cent per annum,
 9 payable semi-annually; shall be signed by the president and counter-
 10 signed by the secretary of the board of directors, and shall not be
 11 disposed of for less than par value. All of said bonds shall be regis-
 12 tered in the office of the county auditor, and the actual expense of
 13 engraving and printing of the same, may be paid out of the general
 14 fund. The provisions of section twenty-eight hundred twelve-f
 15 (2812-f) of the 1913 supplement to the code relating to redemption of
 16 bonds, shall be applicable to the bonds provided for in this act.

1 SEC. 4. **Limitation.** No school house tax shall be voted under
 2 paragraph seven (7) of section twenty-seven hundred forty-nine
 3 (2749) of the code (C. C. Sec. 2537, paragraph 7), except for such
 4 number of mills as ten (10) mills shall be in excess of the number of
 5 mills levied in any one (1) year under this act.

1. SEC. 5. **Publication clause.** This act being deemed of immedi-
 2 ate importance shall be in full force and effect after its passage and
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 newspapers published at Des Moines, Iowa.

Approved April 2, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital April 5, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 336

WAR EMERGENCY FUND

TEMPLE OF JUSTICE FUND

S. F. 450.

AN ACT to amend the law as it appears in section five (5), chapter three hundred
 forty-nine (349), laws of the thirty-eighth general assembly, and to provide that
 certain funds, therein referred to, be transferred to the general funds of the state
 of Iowa.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the proceeds therein referred to, now remaining
 2 unexpended, of the fund provided by chapter two hundred seven
 3 (207), of the laws of the thirty-seventh general assembly, be imme-
 4 diately transferred to the general funds of the state of Iowa.

1 SEC. 2. That any reimbursement made to such fund or that shall
 2 hereafter be made to such fund by the federal government shall also
 3 be put into said general fund of the state of Iowa.

1 SEC. 3. That the treasurer of state be, and he is hereby authorized
 2 and directed to transfer to the general fund of the state of Iowa,
 3 all amounts now or hereafter coming into the temple of justice fund

4 created by chapter three hundred forty-nine (349), acts of the thirty-
5 eighth general assembly.

1 SEC. 4. That the treasurer of state be, and he is hereby authorized
2 and directed, on July 1, 1923, to retransfer from the general fund of
3 the state of Iowa, to the said temple of justice fund fifty per cent
4 (50%) of the amount now or hereafter transferred from the temple
5 of justice fund to the general fund, and on July 1, 1924, to transfer to
6 the said temple of justice fund all of the remaining funds so trans-
7 ferred from the temple of justice fund to the general fund.

1 SEC. 5. The joint committee created by chapter three hundred
2 forty-nine (349), acts of the thirty-eighth general assembly, is hereby
3 instructed and directed to defer further action in the matter of the
4 construction of said temple of justice until July 1, 1923.

1 SEC. 6. This act being deemed of immediate importance shall be in
2 force and effect, from and after its publication in The Des Moines
3 Register and The Des Moines Capital, newspapers published at Des
4 Moines, Iowa.

Approved April 6, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Des Moines Capital April 8, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 337

VALUATION OF RAILWAY PROPERTY

S. F. 594.

AN ACT to amend chapter two eighty-four (284) of the acts of the thirty-seventh general
assembly relating to investigation of the valuation of the property of common carriers
by interstate commerce commission, providing for the transfer of funds therein, and
making them available for the office of the railroad commissioners.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That chapter two eighty-four (284), acts of the thirty-
2 seventh general assembly be amended by striking the word "Governor"
3 wherever it appears therein and inserting in lieu thereof the words
4 "Board of Railroad Commissioners".

1 SEC. 2. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register and Des Moines Capital, newspapers published at Des Moines,
4 Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April
12, 1921, and in the Des Moines Capital April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 338

CHEROKEE STATE HOSPITAL

S. F. 447.

AN ACT to authorize the completion of the paving by the state of Iowa of the public highway adjacent to the grounds of the state hospital for the insane at Cherokee, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That, whereas, the thirty-eighth (38) general assem-
 2 bly appropriated the sum of thirty seven thousand five hundred
 3 dollars (\$37,500.00) for the grading, curbing and paving and other-
 4 wise improving the public highway adjacent to the grounds of the
 5 state hospital for the insane at Cherokee, Iowa. And, whereas, the
 6 contract price of such improvements could not be made at less than
 7 the total sum of forty-one thousand, seven hundred and forty five
 8 dollars (\$41,745.00). And, whereas, said contract was made for
 9 such an amount. And, whereas, there is a deficit in the sum of four
 10 thousand seven hundred and forty five dollars (\$4,745.00).

1 SEC. 2. The board of control of state institutions is hereby author-
 2 ized and directed to complete the grading, curbing and paving to
 3 otherwise improve the highway adjacent to the lands and grounds
 4 of the state hospital for the insane at Cherokee, thereof.

1 SEC. 3. There is hereby appropriated for the paying of such defi-
 2 ciency and the completion of the contract the sum of two thousand
 3 dollars (\$2,000.00) and so much thereof as may be necessary, which
 4 shall be paid out of any money in the state treasury not otherwise
 5 appropriated.

Approved April 11, A. D. 1921.

CHAPTER 339

TRANSPORTATION

H. F. 846.

AN ACT to provide for the cooperation of the state of Iowa in the movement for the creation of an outlet to the ocean for the products of the Mississippi Valley by way of the Great Lakes and the St. Lawrence River, and making an appropriation to meet the expense of such cooperation.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the executive council be, and the same is hereby
 2 authorized to cooperate in behalf of the state of Iowa with the other
 3 states of the Mississippi valley in the furtherance of the movement
 4 for the development of water transportation for the products of this
 5 and adjoining states to the ocean by way of the Great Lakes and the
 6 St. Lawrence river and to cooperate in every proper manner with
 7 the association among the states known as The Great Lakes-St. Law-
 8 rence Tidewater Association, organized to further such project; that

9 said executive council shall have no authority to incur any obligation
10 or indebtedness in behalf of the state and shall be in its expenditures
11 wholly limited to the funds herein appropriated.

1 SEC. 2. That there is hereby appropriated out of any funds in
2 the state treasury not otherwise appropriated, the sum of five thou-
3 sand dollars (\$5,000) per annum for the years 1921 and 1922 to be
4 used, so far as may in the judgment of the executive council be neces-
5 sary in the payment of any expense proper to be incurred by this
6 state in cooperation with other states of the Mississippi valley in the
7 furtherance of said Great Lakes-St. Lawrence project.

1 SEC. 3. This act being deemed of immediate importance shall be in
2 full force and effect from and after its publication in the Des Moines
3 News and Des Moines Capital, newspapers published in Des Moines.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines News April
16, 1921 and in the Des Moines Capital April 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 340

SALARY ACT

S. F. 766.

AN ACT fixing the number and compensation of employees in the state departments at
the seat of government, and the compensation of certain officers.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. On and after July first, 1921, and until July first, 1923,
2 the employees and their compensation in the various offices and depart-
3 ments of the state at the seat of government, except where otherwise
4 provided by law, shall not exceed the number herein named, and the
5 compensation to each per annum for such employment shall be not
6 exceeding the amounts as hereinafter fixed.

7 All salaries herein named are in lieu of all statutory salaries, for
8 the positions named herein, including such salaries as are contained
9 in any bills passed by the thirty-ninth general assembly.

10 In all cases where salaries are based upon a sliding scale, the head
11 of the department shall use discretion as to the amount of the salary
12 he shall pay and shall not pay the high salary to new clerks and stenog-
13 raphers but shall place them on a graduated scale commensurate with
14 ability and length of service, except those authorized by the committee
15 on retrenchment and reform by and with the approval of the executive
16 council.

1 SEC. 2. For office of governor.

2	Governor	\$5,000.00
3	Governor as member of executive council.....	1,200.00
4	Governor for house rent	600.00
5	One secretary	2,400.00

6	One pardon clerk	1,800.00
7	One stenographer and file clerk	1,300.00
8	One notarial clerk	1,300.00
9	One messenger and usher	1,200.00
10	For publication of notices	400.00

1 **SEC. 3. For the office of executive council.**

2	One secretary	\$2,700.00
3	One assistant secretary	2,400.00
4	One second assistant secretary	1,500.00
5	One purchasing agent	1,680.00
6	One supply room clerk	1,500.00
7	One tax clerk	1,200.00
8	One postmaster	1,400.00
9	One clerk	1,500.00
10	One store room janitor	1,200.00
11	One clerk	\$960 to 1,200.00
12	One accountant	2,400.00
13	One assistant accountant	1,800.00
14	One second assistant accountant	1,500.00
15	One third assistant accountant	1,400.00
16	For the board of audit:	
17	One voucher clerk	1,400.00
18	Two clerks	\$960 to 1,200.00

1 **SEC. 4. For the office of secretary of state.**

2	Secretary of state	\$4,000.00
3	One deputy	2,400.00
4	One chief clerk	2,000.00
5	One clerk in land office	1,600.00
6	One superintendent of bond and	
7	investment department	3,000.00
8	One law clerk	1,500.00
9	One code clerk	1,500.00
10	Two clerks, each	1,200.00
11	One corporation clerk	1,500.00
12	Two stenographers, each	\$960 to 1,200.00
13	One janitor	1,200.00

14 The head of the department under which the motor vehicle depart-
15 ment is placed, with the consent of the executive council shall appoint
16 such necessary help as may be necessary to carry out the provisions
17 of the motor vehicle law and all salaries of the motor vehicle depart-
18 ment shall be paid from that portion of motor vehicle fees which
19 revert to the state of Iowa for the expense of the motor vehicle
20 department.

1 **SEC. 5. Office of treasurer of state.**

2	Treasurer of state	\$4,000.00
3	One deputy treasurer	2,700.00
4	Cashier (whose bond shall be paid by the state)	2,100.00
5	One collateral clerk	1,500.00
6	One bookkeeper	1,500.00
7	One general clerk	1,200.00
8	Special clerk	1,200.00
9	One stenographer	\$960 to 1,200.00

10	One watchman and messenger	1,200.00
11	(Ten dollars per month additional when he furnishes use of	
12	automobile while on messenger service.)	
13	For additional clerical assistance and con-	
14	tingent	600.00
15	For collection of inheritance tax:	
16	One chief examiner	2,100.00
17	Four traveling examiners, each and traveling	
18	expenses	1,800.00
19	One chief clerk	1,500.00
20	One file clerk	1,500.00
21	Three stenographers	\$960 to 1,200.00

1 SEC. 6. For the office of auditor of state.

2	Auditor of state	\$4,000.00
3	One deputy auditor	2,400.00
4	One chief clerk of revenue department	2,400.00
5	One chief clerk of county accounting depart-	
6	ment	2,400.00
7	One chief clerk municipal accounting and	
8	building and loan department	2,400.00
9	One general clerk	1,700.00
10	One warrant clerk	1,400.00
11	One assistant warrant clerk	\$960 to 1,200.00
12	One stenographer and clerk	\$960 to 1,200.00
13	One clerk and janitor	\$1,080 to 1,500.00
14	Extra clerical assistance and contingent	800.00

15 The accountants in the municipal accounting department and the
16 county accounting department, and the examiners of building and
17 loan associations, shall receive per diem of \$7.00 to be paid by the
18 county or municipality, or building and loan association examiner,
19 together with actual expense while making examinations.

1 SEC. 7. For office of attorney general.

2	Attorney general	\$5,000.00
3	One assistant attorney general	4,000.00
4	One assistant attorney general	3,600.00
5	One assistant attorney general	3,600.00
6	One assistant attorney general, on	
7	inheritance tax	3,600.00
8	One assistant attorney general	2,500.00
9	One secretary	1,800.00
10	Three stenographers, each	\$960 to 1,200.00

1 SEC. 8. For the office of board of control.

2	Three members, each	\$4,000.00
3	One secretary	3,000.00
4	One architect	3,600.00
5	One accountant	2,200.00
6	One assistant accountant	1,800.00
7	One assistant accountant	1,600.00
8	One purchasing agent	2,500.00
9	One estimate clerk	1,500.00
10	One statistician	1,500.00
11	One parole clerk	1,500.00

12	One file clerk	1,500.00
13	Six stenographers, each	\$960 to 1,200.00
14	One storekeeper and clerk	1,500.00
15	One draftsman	1,700.00
16	Seven state agents, each	\$1,000 to 1,320.00
17	and the necessary expenses of said state agents.	

1 SEC. 9. Supreme court,

2	Seven judges of the supreme court, each	\$6,000.00
3	One bailiff	1,320.00
4	Seven stenographers, each	\$960 to 1,500.00

1 SEC. 10. For the office of clerk of supreme court.

2	Clerk of supreme court	\$3,000.00
3	One deputy clerk	2,000.00
4	One brief and file clerk	1,600.00
5	One general clerk	\$960 to 1,200.00
6	One messenger and janitor	1,200.00

1 SEC. 11. Supreme court reporter.

2	Reporter for supreme court	\$4,000.00
3	Deputy reporter	2,400.00
4	Law clerk	1,500.00
5	Proof reader	1,500.00
6	For the payment of extra stenographer's work	
7	as required	600.00

1 SEC. 12. For the office of adjutant general.

2	Adjutant general	\$3,000.00
3	Assistant adjutant general	2,200.00
4	Record clerk	1,200.00
5	United States property and disbursing officer..	1,500.00
6	One voucher clerk and bookkeeper	1,080.00
7	One national guard record clerk.....	\$960 to 1,200.00
8	One filing clerk	\$960 to 1,200.00
9	Two stenographers, each	\$960 to 1,200.00
10	One chief clerk	1,800.00

11 All salaries connected with the office of adjutant general and quar-
 12 termaster's department are payable out of the appropriations for
 13 the guard. The adjutant general by and with the approval of the
 14 governor is authorized to employ in his office and quartermaster's
 15 department such additional help as may be actually necessary for such
 16 time and such compensation as the governor may prescribe.

1 SEC. 13. For the office of custodian.

2	One assistant custodian and engineer	\$2,420.00
3	One first assistant engineer	1,725.00
4	One second assistant engineer	1,610.00
5	One machinist and electrician	1,725.00
6	One assistant machinist	1,610.00
7	One carpenter	1,725.00
8	Four capitol police, each	1,500.00
9	One extra engineer	1,610.00
10	One chief fireman	1,500.00
11	One florist	1,610.00
12	Five firemen, each	1,380.00

13	One painter	1,900.00
14	Two yardmen, each	1,200.00
15	One janitor foreman	1,200.00
16	Twenty janitors, each	1,200.00
17	One matron	1,200.00
18	One stenographer and clerk	1,500.00
19	One fireman, Bryant school building, at the	
20	rate of	1,380.00
21	per annum, during heating months.	
22	For removal of snow and extra help	500.00
23	For allowance of washing towels	300.00
1	SEC. 14. For state board of education.	
2	Three members of the finance committee, each	\$3,600.00
3	One auditor	2,000.00
4	One chief clerk	1,500.00
5	One statistical clerk	1,300.00
6	Two stenographers, each	\$960 to 1,200.00
7	The members of the board of education shall receive \$10.00 per	
8	day and their actual expenses, not exceeding sixty (60) days in any	
9	one year.	
1	SEC. 15. Office of superintendent of public instruction.	
2	Superintendent of public instruction	\$4,000.00
3	One deputy superintendent	2,700.00
4	One chief clerk	1,800.00
5	Three inspectors, each (and their actual	
6	expenses)	2,700.00
7	Four stenographers, each	\$960 to 1,200.00
8	Janitor	1,200.00
9	<i>For Board of Educational Examiners</i>	
10	The salaries and expenses of all persons under the head "For board	
11	of educational examiners" shall be paid from the fees of the treasury	
12	derived from conducting examinations and the issuance of certifi-	
13	cates and diplomas.	
14	One secretary	2,000.00
15	All members of the board, other than those drawing a salary from	
16	the state shall receive a per diem of \$4.00 and their necessary	
17	expenses.	
18	Examiners shall receive an hourly wage, not	
19	to exceed75
20	One clerk	1,200.00
21	Two stenographers, each	\$960 to 1,200.00
22	and other necessary clerical help at not to exceed fifty	
23	cents (50c) per hour.	
1	SEC. 16. State general library.	
2	Librarian	\$3,000.00
3	One assistant	2,000.00
4	One assistant	1,700.00
5	One assistant	1,400.00
6	One cataloguer	1,900.00
7	One accountant and bookkeeper	1,600.00
8	One clerk	1,500.00
9	One janitor	1,200.00

10	Two apprentices, each	600.00
11	<i>State Library, Medical Department</i>	
12	Under the provisions of chapter 367, acts of the thirty-eighth gen-	
13	eral assembly:	
14	One librarian	\$2,000.00
1	SEC. 17. State law library.	
2	One librarian	\$3,000.00
3	One assistant	1,800.00
4	One assistant in law department	1,200.00
5	One research assistant	2,000.00
6	Two janitors, each	1,200.00
7	<i>State Library Legislative Reference Department</i>	
8	One reference librarian	1,500.00
9	One assistant	600.00
1	SEC. 18. Library commission.	
2	One secretary	\$2,400.00
3	One librarian of the traveling library	1,500.00
4	One reference librarian	1,500.00
5	One organizer	\$960 to 1,500.00
6	One cataloguer	\$960 to 1,500.00
7	Two clerks and stenographers, each	\$960 to 1,200.00
8	One record clerk	1,200.00
9	Two shipping clerks, each	240.00
10	One apprentice	750.00
1	SEC. 19. For historical department.	
2	One curator	\$3,000.00
3	One assistant curator and librarian	1,700.00
4	One assistant curator and superintendent of	
5	public archives	2,400.00
6	One assistant curator	2,400.00
7	Four assistant curators, each	1,400.00
8	Three clerks, each	\$960 to 1,400.00
9	Two stenographers, each	\$960 to 1,200.00
10	Five mechanic-caretakers and six guards, each	1,200.00
11	<i>Office of State Board of Conservation</i>	
12	One assistant secretary, subject to chapter 368	
13	of 38th general assembly, and chapter 236 of	
14	37th general assembly	2,400.00
1	SEC. 20. Office of railroad commissioners.	
2	Three railroad commissioners, each	\$3,600.00
3	One secretary	2,820.00
4	One chief rate clerk	2,520.00
5	One reporter	2,400.00
6	One assistant rate clerk	1,800.00
7	One chief clerk	1,920.00
8	One assistant rate clerk	1,920.00
9	One tariff clerk and stenographer	1,300.00
10	One statistician	2,000.00
11	One signal engineer	2,400.00
12	One electrical engineer	2,700.00
13	One file clerk	1,320.00
14	Three stenographers, each	\$960 to 1,200.00

15 The foregoing provisions as to the office of railroad commissioners
16 shall be so construed as not to repeal or affect the law as it appears
17 in section 2111 of the code and acts amendatory thereto.

1 SEC. 21. Office of commerce counsel.

2	Commerce counsel	\$5,000.00
3	Assistant commerce counsel	2,700.00
4	Law clerk	2,100.00
5	One clerk	1,500.00
6	One stenographer	\$960 to 1,200.00

1 SEC. 22. For the office of superintendent of banking.

2	One superintendent of banking	\$4,000.00
3	One deputy superintendent	3,000.00
4	One legal clerk	1,950.00
5	Chief clerk and special examiner	2,700.00
6	Two stenographers and assistants, each \$960 to	1,500.00
7	One clerk	1,320.00
8	Twelve examiners	\$1,800 to 3,000.00
9	and expenses, as provided by chapter 335, acts of the	
10	thirty-eighth general assembly.	

11 The provisions as to the employees in the office of the superintend-
12 ent of banking shall be so construed as not to repeal or affect the
13 law as it appears in chapter 335, acts of the 38th general assembly.

1 SEC. 23. Office of insurance commissioner.

2	Insurance commissioner	\$4,000.00
3	One deputy commissioner	2,700.00
4	One actuary not to exceed	5,000.00
5	One security clerk (whose bond shall be paid	
6	by the state)	2,400.00
7	One assistant clerk	1,400.00
8	One fee clerk	1,800.00
9	One general clerk	1,600.00
10	One chief examiner	2,600.00
11	Five stenographers, each	\$960 to 1,200.00
12	One clerk and janitor	1,200.00
13	Nine examiners, each at a per diem not	
14	exceeding	10.00
15	and their necessary expense.	

16 Under the provisions of section 1683-r2, supplement to the code,
17 1913:

18	One certificate clerk	1,500.00
19	One file clerk	1,080.00
20	One policy examiner	2,100.00
21	One complaint clerk	2,100.00
22	Six examiners, each at a per diem not	
23	exceeding	10.00
24	and their necessary expenses.	

25 The foregoing provisions as to the employees in the office of the
26 insurance commissioner shall be so construed as not to repeal or affect
27 the law as it appears in section 1683-r2 supplement to the code, 1913.

1 SEC. 24. For the office of labor commissioner.

2	Labor commissioner	\$3,000.00
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3	One deputy commissioner	2,000.00
4	Three factory inspectors, each	1,800.00
5	One chief clerk, employment service	1,800.00
6	One statistician	1,800.00
7	One department clerk	\$960 to 1,200.00
8	One stenographer	\$960 to 1,200.00

1 **SEC. 25. Office of industrial commissioner.**

2	Industrial commissioner	\$3,600.00
3	One deputy	2,700.00
4	One secretary	2,000.00
5	One chief clerk	1,400.00
6	Four stenographers and clerks, each ..	\$960 to 1,200.00
7	For medical counsel	1,200.00

1 **SEC. 26. Dairy and food department.**

2	One commissioner	\$3,300.00
3	One deputy commissioner	2,600.00
4	One chief chemist	2,700.00
5	One chief inspector of weights and measures..	2,400.00
6	Two assistant chemists and bacteriologists,	
7	each	\$1,800 to 2,100.00
8	One chief clerk	2,000.00
9	One license clerk	1,500.00
10	Not to exceed three stenographers, each	
11	\$960 to 1,200.00
12	Not to exceed six creamery inspectors,	
13	each	\$1,800 to 2,100.00
14	One dairy inspector	\$1,800 to 2,100.00
15	Three dairy and food inspectors, each	\$1,800 to 2,100.00
16	Not to exceed eight food inspectors,	
17	each	\$1,800 to 2,100.00
18	Two weight and measure inspectors,	
19	each	\$1,800 to 2,100.00
20	Twenty inspectors at salaries from \$3 to \$5 per day.	
21	One janitor	1,200.00

22 In the salaries in the dairy and food department which are on a
 23 sliding scale, the inspectors shall receive the sum of \$1,800.00 for
 24 their first year in the department and shall receive an annual increase
 25 of \$100.00 per year until the maximum salary is reached.

1 **SEC. 27. State board of health.**

2	Four members each shall receive the actual	
3	cost of their transportation and.....	\$ 900.00
4	One secretary	3,000.00
5	One assistant secretary	1,500.00
6	One chief clerk	1,500.00
7	One sanitary engineer	2,500.00
8	One anti-toxin clerk	1,200.00
9	Two clerks, each	1,200.00
10	One bookkeeper	1,200.00
11	Two clerks in vital statistics department,	
12	each	\$960 to 1,200.00
13	Two vital statistics clerks, under the provisions	
14	of and payable out of the fund provided in	

15	chapter 326, acts of the thirty-seventh general	
16	assembly, each	\$960 to 1,200.00
17	One janitor clerk	1,200.00
1	SEC. 28. For pharmacy commission.	
2	Three members, each shall receive their actual	
3	hotel bills, cost of transportation and a per	
4	diem of	\$ 10.00
5	not exceeding in the year, ninety days.	
6	One secretary-treasurer	2,100.00
7	For extra clerical assistance, not to exceed.....	500.00
1	SEC. 29. For the office of state veterinarian.	
2	State veterinarian	\$3,000.00
3	Secretary	1,200.00
4	One clerk	\$960 to 1,200.00
5	Assistant veterinarians shall receive their actual expenses and a	
6	per diem of from \$5.00 to \$7.00.	
7	<i>Commissioners of Animal Health</i>	
8	Under chapter 287, acts of the 38th general assembly.	
9	Two commissioners (veterinarians) each, per	
10	year	200.00
11	Four commissioners (stock raisers) each per	
12	year	100.00
13	Said six commissioners shall also receive their actual and neces-	
14	sary traveling, hotel and other expenses.	
15	Four tubercular inspectors, each	\$1,800 to 2,200.00
16	and actual expenses.	
17	One rendering plant inspector	1,800.00
18	and actual expenses.	
19	One clerk	\$960 to 1,200.00
20	One stenographer	\$960 to 1,200.00
1	SEC. 30. For the office of mine inspector.	
2	Three inspectors, each	\$2,700.00
3	and actual traveling expenses, not exceeding \$750.00 per	
4	year.	
5	One secretary	2,000.00
6	<i>State Board of Mine Examiners</i>	
7	(Code Sec. 2480)	
8	Five examiners, per day actually employed.....	5.00
9	with necessary traveling expenses but in no case shall the per	
10	diem exceed \$350.00 each in any one year.	
1	SEC. 31. Office of oil inspector.	
2	Chief oil inspector	\$2,200.00
3	One deputy oil inspector	1,500.00
4	Eight deputy oil inspectors, each	1,200.00
5	Thirteen inspectors, each	1,500.00
6	(Inspectors and deputies under section 2503, supplemental supple-	
7	ment 1915.)	
8	One chief clerk and stenographer	\$960 to 1,800.00
9	All inspectors shall receive their actual expenses incurred while	
10	attending their duties.	
1	SEC. 32. For the office of fire marshal.	
2	One fire commissioner	\$2,700.00

3	One deputy	2,000.00
4	Two assistant deputies, each	1,800.00
5	One stenographer and clerk	1,500.00

1 **SEC. 33. Fish and game department.**

2	Warden	\$2,700.00
3	Two deputy wardens, each	1,600.00
4	One game farm keeper	1,800.00
5	One assistant	1,200.00
6	Special deputy wardens shall receive a per diem	
7	of \$3.00 to	5.00
8	One secretary	1,800.00
9	One stenographer	\$960 to 1,200.00
10	All employees of the fish and game department shall receive their	
11	actual expenses while away from their homes on duty.	
12	All the above salaries shall be paid from the fish and game pro-	
13	tection fund.	

1 **SEC. 34. For the office of the board of parole.**

2	Three members, each, expenses and a per diem	
3	of	\$ 10.00
4	One secretary	2,700.00
5	One parole agent	2,000.00
6	One parole agent	2,000.00
7	One file clerk	1,500.00
8	Two stenographers, each	1,200.00

1 **SEC. 35. For department of agriculture.**

2	One clerk and janitor	\$1,200.00
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1 **SEC. 36. Iowa weather and crop service bureau.**

2	One director	\$1,800.00
3	One stenographer and clerk	1,400.00
4	For extra clerical hire as needed	200.00

1 **SEC. 37. Geological survey.**

2	Secretary	\$1,600.00
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1 **SEC. 38.** All employees provided for in this act shall devote their
2 entire time to the service of the state, except that this requirement
3 shall not be interpreted to prevent the allowance of a reasonable
4 vacation, such vacation to be had at the discretion of the head of the
5 department of commission interested, and in no case to exceed two
6 weeks in any one year.

1 **SEC. 39.** All janitors employed under the provisions of this act
2 shall at all times be subject to the orders of the custodian or assistant
3 custodian to perform any additional service, by way of rendering
4 assistance to the state house engineers, carpenters, supply depart-
5 ment or any other labor that may be necessary about the capitol
6 grounds, at such hours as they are not necessarily employed in their
7 regular janitor work and it shall be the duty of the custodian or
8 assistant custodian to assign such janitors to any such extra service
9 and he shall discharge any janitor for incompetency, inability to per-
10 form a reasonable amount of service of the character required, neglect
11 of duty or insubordination.

12 All clerks, janitors and other employees named in this act shall be

13 under the control of the head of the department, or deputy acting
14 as such, and may by him be transferred to such work as he shall direct
15 in assisting other clerks or elsewhere in the different branches of
16 the service of the department, and any head of a department may at
17 any time discharge any clerk or other employee in such a department
18 for neglect of duty, insubordination or incapacity.

1 SEC. 40. No additional help shall be employed by the head of any
2 department without first having received the approval of the com-
3 mittee on retrenchment and reform. The employees and extra help
4 provided for the various offices and the additional compensation for
5 services provided in this act shall at all times be subject to reduction,
6 limitation or other disposition by the committee on retrenchment and
7 reform, whenever such committee shall find that the number of
8 employees and the amount of additional help and compensation for
9 the purposes named in this act should be reduced, eliminated or
10 changed from one office to another and an order made by said com-
11 mittee, and a copy thereof filed with the department whose employees
12 or help or compensation for help shall be reduced or changed and filed
13 with the auditor of state shall be sufficient to prevent further expend-
14 itures for such employees, help or service. The retrenchment and
15 reform committee in making an order furnishing any clerical assist-
16 ance or expending any money for any other state purpose herein
17 provided for shall enter the same in its records filed in the office of
18 the secretary of state and file a copy of said order with the depart-
19 ment affected, and with the auditor of state.

1 SEC. 41. There is hereby appropriated out of any funds in the
2 treasury not otherwise appropriated, sufficient funds to pay the sal-
3 aries as herein provided: Provided, however, that nothing in this
4 section shall be construed as an appropriation of money herein men-
5 tioned that is provided for by existing appropriations for any depart-
6 ment.

1 SEC. 42. This act being deemed of immediate importance shall take
2 effect and be in full force on and after July 1, 1921, and shall be pub-
3 lished in the Des Moines Register, a newspaper published in Des
4 Moines, Iowa and the Des Moines Capital, a newspaper published in
5 Des Moines, Iowa.

Approved April 12, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
April 26, 1921, and in the Des Moines Capital April 27, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 341

BIENNIAL STATE LEVY

S. F. 799.

AN ACT designating and fixing the amount of revenue for general state purposes for which levy is to be made by executive council.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. The amount of revenue for general state purposes is
2 hereby designated and fixed by the general assembly as the sum of
3 ten million, seventy-two thousand dollars (\$10,072,000.00) to be pro-
4 vided by the levy for 1921 and the sum of ten million, seventy-two
5 thousand dollars (\$10,072,000.00) to be provided by the levy for
6 1922; less such sum, if any, for each of said years, the state may prior
7 to either of said levies receive as the proceeds from sale of lands as
8 authorized by the thirty-ninth general assembly.

1 SEC. 2. The state levies for said years shall be made as provided
2 in sections thirteen hundred eighty-c (1380-c) and thirteen hundred
3 eighty-d (1380-d), supplement to the code, 1913.

Approved April 12, A. D. 1921.

LEGALIZING ACTS

CHAPTER 342

AUDITOR OF STATE

H. F. 828.

AN ACT to legalize certain warrants issued by the auditor of state under the authority of house joint resolution No. 1.

WHEREAS, the thirty-ninth (39th) general assembly, by the enactment of house joint resolution No. 1, created the position of an electrician and assistant electrician, to operate the voting machine and fixed their compensation, and

WHEREAS, said joint resolution provided that it should become effective by publication in the Des Moines Capital and the Iowa State Republican, and

WHEREAS, there has been no publication of the Iowa State Republican since the enactment of this joint resolution, thereby preventing the complete publication of said joint resolution as by law provided, and

WHEREAS, in anticipation of the publication of said resolution the auditor of state did issue his warrants for services rendered by said electrician and assistant electrician in accordance with the terms of the provisions of said joint resolution, being warrants No. 65069-\$151.94; No. 65070-\$61.28; No. 66880-\$100.00; No. 66881-\$50.00; No. 68996-\$100.00; and No. 68997-\$50.00. Now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That warrants No. 65069, No. 65070, No. 66880, No.
2 66881, No. 68996 and No. 68997 in the total amount of \$503.22, be
3 and the same are hereby legalized and validated the same as though
4 all the requirements of law had been fully complied with.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act, being deemed of immediate importance, shall
2 take effect and be in full force from and after its publication in the
3 Des Moines Register and Des Moines Capital, newspapers published
4 at Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 343

BOARD OF CONTROL

S. F. 728.

AN ACT to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on certain real estate situated near Knoxville, known as the state hospital for inebriates.

WHEREAS, the board of control of state institutions has entered into a contract with the government of the United States whereby it leased to said government of the United States the following described property:

All of that parcel or tract of land, owned by the state of Iowa, and designated as the "state hospital for inebriates" situated in Knoxville township, Marion county, state of Iowa, containing in all 345.88 acres more or less, together with all improvements thereon and all rights, easements and appurtenances thereunto affixed or belonging, including the administration section lying north of the main highway; and

WHEREAS, said property is not needed by the board of control of state institutions for the use of any institutions at the present time, and

WHEREAS, doubt has arisen as to the legality of the action of the board of control of state institutions in granting said lease, therefore,

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. That the leases entered into by and between the board
- 2 of control of state institutions and the government of the United
- 3 States wherein the board of control leased to the government of the
- 4 United States by instrument dated May 17, 1920, and also by an in-
- 5 strument dated January 24, 1921, certain real property belonging
- 6 to the state of Iowa more particularly described as follows:
- 7 The south one-half (S $\frac{1}{2}$) of the southwest one-fourth (S.W. $\frac{1}{4}$) of
- 8 the southwest one-fourth (S W $\frac{1}{4}$) of section numbered one (Sec. 1),
- 9 township numbered seventy-five (Twp. 75), range numbered twenty
- 10 (R 20), title warranty deed containing twenty acres (20 A).
- 11 The north one-half (N $\frac{1}{2}$) of the southwest one-fourth (S W $\frac{1}{4}$)
- 12 of the southwest one-fourth (S W $\frac{1}{4}$) and the south ten acres
- 13 (S 10A) of the northwest one-fourth (N W $\frac{1}{4}$) of the southwest one-
- 14 fourth (S W $\frac{1}{4}$) of section numbered one (Sec. 1), township num-
- 15 bered seventy-five (Twp. 75), range numbered twenty (R 20), title
- 16 warranty deed containing thirty acres (30 A).
- 17 The west thirty-five acres (W 35A) of the northwest one-fourth
- 18 (N W $\frac{1}{4}$) of the northwest one-fourth (N W $\frac{1}{4}$) and the north
- 19 thirty acres (N 30A) of the west thirty-five acres (W 35 A) of
- 20 the southwest one-fourth (S W $\frac{1}{4}$) of the northwest one-fourth
- 21 (N W $\frac{1}{4}$) of section numbered twelve (Sec. 12), township num-
- 22 bered seventy-five (Twp. 75), range numbered twenty (R 20), title
- 23 warranty deed containing sixty-five acres (65 A).
- 24 The west ten acres (W 10A) of the southeast one-fourth (S. E $\frac{1}{4}$)
- 25 of the southwest one-fourth (S W $\frac{1}{4}$) of section numbered one (Sec.
- 26 1), township numbered seventy-five (Twp. 75), range numbered
- 27 twenty (R 20), title warranty deed containing ten acres (10A).
- 28 Lot numbered three (lot 3), bounded by lines described as fol-

29 lows: Commence in the east boundary line of the southeast one-
 30 fourth (S E $\frac{1}{4}$) of the southwest one-fourth (S W $\frac{1}{4}$) of section
 31 numbered one (Sec. 1), township numbered seventy-five (Twp. 75),
 32 range numbered twenty (R 20), at a point three hundred forty and
 33 five-tenths feet (340.5 ft.) south of the northeast corner of said
 34 forty acre (40 A) tract; thence west nine hundred ninety-three
 35 and two-thirds feet (993-2-3 ft.); thence south three hundred six-
 36 teen feet (316 ft.); thence east nine hundred ninety-three and two-
 37 thirds feet (992-2-3 ft.); thence north three hundred sixteen feet
 38 (316 ft.) to the place of beginning—containing seven and twenty-
 39 one hundredths acres (7.21 A), more or less; and

40 Lot numbered four (Lot 4), bounded by lines described as fol-
 41 lows: (Commence in the east boundary line of the southeast one-
 42 fourth (S E $\frac{1}{4}$) of the southwest one-fourth (S W $\frac{1}{4}$) of section
 43 numbered one (Sec. 1), township numbered seventy-five (Twp. 75),
 44 range numbered twenty (R 20), at a point six hundred fifty-six
 45 and one-half feet (656 $\frac{1}{2}$ ft.) south of the northeast corner; thence
 46 running west nine hundred ninety-three and two thirds feet (993-
 47 2-3 ft.); thence south three hundred forty-six feet (346 ft.); thence
 48 east eight hundred fifty-six and one-third feet (856-1-3 ft.) to a
 49 point one hundred thirty-seven and one-third feet (137-1-3 ft.) west
 50 of said east boundary line; thence north three hundred sixteen feet
 51 (316 ft.) thence east one hundred forty feet, ten inches (140 ft.
 52 10 in.); thence north thirty feet (30 ft.) to the place of beginning,
 53 containing six and seventy-two hundredths acres (6.72 A), more or
 54 less, title warranty deed to lots 3 and 4 containing thirteen and
 55 ninety-three hundredths acres (13.93A).

56 Part of the northeast one-fourth (N E $\frac{1}{4}$) of the southwest one-
 57 fourth (S. W $\frac{1}{4}$), commencing on the west boundary line of the
 58 northeast one-fourth (N E $\frac{1}{4}$) of the southwest one-fourth (S W
 59 $\frac{1}{4}$) of section numbered one (Sec. 1), township numbered seventy-
 60 five (Twp. 75), range numbered twenty (R 20), west of the fifth
 61 principal meridian (5th P M), at a point one hundred feet (100
 62 ft.) north of the southwest corner of said tract; thence east twenty
 63 feet (20 ft.); thence running in a northerly direction parallel to
 64 and twenty feet (20 ft.) from said west line to the south boundary
 65 line of the right of way of the Chicago, Burlington and Quincy rail-
 66 road; thence in a northwesterly direction along the said south
 67 boundary line of said right of way on a curve to the said west
 68 boundary line of said forty acres (40 A); thence south along said
 69 west boundary line a distance of two and ninety-nine hundredths
 70 chains (2.99 chains) to the place of beginning, said tract containing
 71 about fourteen and twenty-five hundredths square rods (14.25 sq.
 72 rds.)—eighty-nine thousandths acres, or nine hundredths acres
 73 (.089 A).

74 Part of the northeast one-fourth (N E $\frac{1}{4}$) of the south west
 75 one-fourth (S W $\frac{1}{4}$) of section numbered one (Sec. 1), town-
 76 ship numbered seventy-five (Twp. 75), range numbered twenty
 77 (R 20), commencing at a point twenty feet (20 ft.) east of a point
 78 one hundred feet (100 ft.) north of the southwest corner of said
 79 northeast one-fourth (N E $\frac{1}{4}$) of the southwest one-fourth
 80 (S W $\frac{1}{4}$); thence running north to the right of way of the Chicago,
 81 Burlington and Quincy railroad, a distance of about two (2) chains
 82 and eighty-nine (89) links; thence in a southeasterly course along

83 the south line of said right of way, said line being curved, having
 84 a radius of two thousand nine hundred fifteen feet (2,915 ft.), a
 85 distance of about six (6) chains and five (5) links to the inter-
 86 section of said right of way boundary line with west boundary line
 87 of right of way of the Chicago, Rock Island and Pacific railroad;
 88 thence west to point of commencement, title warranty deed con-
 89 taining seventy-one hundredths acres (.71 A).

90 The south one-half (S $\frac{1}{2}$) of the southeast one-fourth (S E $\frac{1}{4}$)
 91 of the southeast one-fourth (S E $\frac{1}{4}$) of section numbered two (Sec.
 92 2), township numbered seventy-five (Twp. 75), north of range num-
 93 bered twenty west (R 20 W); also that portion of the south one-
 94 half (S $\frac{1}{2}$) of the southwest one-fourth (S W $\frac{1}{4}$) of the southeast
 95 one-fourth (S E $\frac{1}{4}$) of section numbered two (Sec. 2) bounded by
 96 lines described as follows: Beginning at the southeast corner of
 97 the tract last described and running thence northward along the
 98 east boundary line of said tract forty (40) rods; thence running
 99 westward and parallel to the south boundary line of said tract
 100 sixteen (16) rods; thence running southward parallel to said east
 101 boundary line forty (40) rods to the south boundary line of said
 102 tract; thence running eastward along said south boundary line six-
 103 teen (16) rods to the place of beginning—title warranty deed con-
 104 taining twenty-four acres (24 A), more or less, subject to the pub-
 105 lic highway.

106 The north one-half (N $\frac{1}{2}$) of the southeast one-fourth (S E $\frac{1}{4}$)
 107 of the southeast one-fourth (S E $\frac{1}{4}$) of section numbered two (Sec.
 108 2), township numbered seventy-five (Twp. 75), range numbered
 109 twenty (R 20), title warranty deed containing twenty acres (20 A).

110 The east five acres (E 5 A) of the southwest one-fourth (S W $\frac{1}{4}$)
 111 of the northwest one-fourth (N W $\frac{1}{4}$) and the south five acres
 112 (S 5 A) of the west thirty-five acres (W 35A) of the southwest
 113 one-fourth (S W $\frac{1}{4}$) of the northwest one-fourth (N W $\frac{1}{4}$) of sec-
 114 tion numbered twelve (Sec. 12), township numbered seventy-five
 115 (Twp. 75), range numbered twenty (R 20) west of the fifth prin-
 116 cipal meridian (5th P M), containing ten acres (10 A), more or
 117 less.

118 Part of the southeast one-fourth (S E $\frac{1}{4}$) of the southwest one-
 119 fourth (S W $\frac{1}{4}$) of section numbered one (Sec. 1), township num-
 120 bered seventy-five (Twp. 75), range numbered twenty (R 20), west
 121 of the fifth principal meridian (5th P M), commencing at a point one
 122 hundred fifty-six feet (156 ft.) south of the northeast corner there-
 123 of; thence north eighty-one degrees and twelve minutes (81° 12')
 124 west two hundred eighteen and one-half feet (218½ ft.); thence
 125 north seventy-nine degrees and fifty-one minutes (79° 51') west one
 126 hundred feet (100 ft.); thence north seventy-seven degrees and fifty-
 127 five minutes (77° 55') west one hundred feet (100 ft.); thence north
 128 seventy-five degrees and fifty minutes (75° 50') west one hundred
 129 feet (100 ft.); thence north seventy-four degrees and thirty
 130 minutes (74° 30') west one hundred feet (100 ft.); thence north
 131 seventy-one degrees and eight minutes (71° 8') west one hundred
 132 feet (100 ft.) to a set stone in the north line of said forty acre
 133 (40 A) tract; thence west two hundred ninety-three and two-thirds
 134 feet (293 2-3 ft.) to a set stone; thence south three hundred forty
 135 and one-half feet (340½ ft.) to a set stone; thence east nine hun-
 136 dred ninety-three feet and eight inches (993 ft. 8 in.) to a set

137 stone in the east line of said forty acre (40 A) tract; thence north
 138 one hundred eighty-four and one-half feet (184½ ft.) to beginning,
 139 containing six and three-tenths acres (6.3 A), more or less.

140 A strip of ground twenty-eight feet (28 ft.) wide off of the east
 141 side of the north one-half (N ½) of the northeast one-fourth
 142 (N E ¼) of the northeast one-fourth (N E ¼) (city of Knoxville re-
 143 serving the right to cross over and use so much of the north end
 144 of said strip as may be needed to gain admission to the city ceme-
 145 tery through entrance) and the south sixty acres (S 60A) of the
 146 east one-half (E ½) of the northeast one-fourth (N E ¼) and the
 147 southwest one-fourth (S W ¼) of the northeast one-fourth (N E ¼)
 148 and the northwest one-fourth (N W ¼) of the southeast one fourth
 149 (S E ¼), all in section numbered eleven (Sec. 11), township num-
 150 bered seventy-five (Twp. 75), range numbered twenty (R 20), west
 151 of the fifth principal meridian (5th P M), containing one hundred
 152 forty-five and eighty-five hundredths acres (145.85 A), more or
 153 less.

154 The property described in the foregoing paragraph includes in
 155 all three hundred forty-five and eighty-eight hundredths acres
 156 (345.88 A), more or less, and is located near Knoxville, Marion
 157 county, and known as the state hospital for inebriates, be and the
 158 same is hereby declared to be legal and valid the same as though the
 159 law had been fully complied with.

1 SEC. 2. This act, being deemed of immediate importance, shall
 2 take effect and be in force from and after the date of its publication
 3 in the Des Moines Register and the Des Moines Capital, newspapers
 4 published in Des Moines, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital April 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 344

LEASE OF STATE HOSPITAL FOR INEBRIATES

H. F. 343.

AN ACT to legalize an act of the board of control of state institutions granting a lease
 to the government of the United States on certain real estate situated near Knoxville,
 Marion county, known as the state hospital for inebriates.

WHEREAS the board of control of state institutions has entered into
 a contract with the government of the United States whereby it leased to
 said government of the United States the following described property:

A certain parcel of land situated near Knoxville, Marion county, state
 of Iowa, known as the state hospital for inebriates, together with all im-
 provements, buildings and fixtures thereon, and described as follows: The
 administration section lying north of the main highway (continuance of
 Pleasant street) bounded on the west by the north and south highway,
 bounded on the north by the barn and hog house section which is to be

used by party of the first part, bounded on the east by the north and south lane lying just east of the power house. Cottage No. three (3) (custodial) and the disposal plant, which both lie to the west of the above mentioned west line, are included in this lease, consisting of about forty-two (42) acres, more or less, and

WHEREAS said property is not needed by the board of control of state institutions for the use of any state institution at the present time, and

WHEREAS doubt has arisen as to the legality of the action of the board of control of state institutions in granting said lease, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the lease entered into by and between the board
2 of control of state institutions and the government of the United
3 States wherein the board of control leased to the government of the
4 United States for a period beginning on the first day of July, 1920,
5 and ending on the 30th day of June, 1925, certain real property be-
6 longing to the state of Iowa, more particularly described as follows:
7 A certain parcel of land situated near Knoxville, Marion county,
8 state of Iowa, known as the state hospital for inebriates, together
9 with all improvements, buildings and fixtures thereon, and described
10 as follows: The administration section lying north of the main high-
11 way (continuance of Pleasant street) bounded on the west by the
12 north and south highway, bounded on the north by the barn and
13 hog house section which is to be used by party of the first part,
14 bounded on the east by the north and south lane lying just east of
15 the power house. Cottage No. three (3) (custodial) and the dis-
16 posal plant, which both lie to the west of the above mentioned west
17 line, are included in this lease, consisting of about forty-two (42)
18 acres, more or less, be and the same is hereby declared to be legal
19 and valid, the same as though the law had been fully complied with.

Approved February 16, A. D. 1921.

CHAPTER 345

IOWA STATE BOARD OF EDUCATION

S. F. 510.

AN ACT to legalize the action of the Iowa state board of education including the finance committee; and the presidents or the superintendent, the secretaries and the treasurers of the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the Iowa school for the deaf, in transferring certain balances which had been appropriated for definite and specific purposes, to the support funds of said institutions so as to pay the necessary expenses of maintaining the educational departments of said institutions.

WHEREAS: Owing to the greatly increased attendance at the state university and the Iowa state college of agriculture and mechanic arts during the biennial period that began July 1, 1919, additional instructors were necessary; and

WHEREAS: Because of increased salaries and wages of the members of the instructional staffs and the employees, due to the scarcity of teach-

ers and workmen; and also because of the greatly increased cost of coal, food products, and equipment and supplies, additional funds were needed for maintenance of the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the Iowa school for the deaf; and

WHEREAS: The said Iowa state board of education did authorize at a meeting that was held on December 2, 1919, that the balances that had been saved in certain funds during the period of the war be transferred to the funds for educational support, or to any department where additional money was absolutely needed; and

WHEREAS: The executive council of the state of Iowa did approve of the proposed plan of the Iowa state board of education to pool such balances and to use them wherever needed, therefore:

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the said Iowa state board of education
2 including the finance committee; and the presidents or the superin-
3 tendent, the secretaries and the treasurers of the state university of
4 Iowa, the Iowa state college of agriculture and mechanic arts, and
5 the Iowa school for the deaf, in transferring funds that had been ap-
6 propriated for certain definite and specific purposes, to other funds
7 where absolutely needed, in order to maintain the institutions, be
8 and the same are hereby legalized and confirmed in all respects.

1 SEC. 2. This act being deemed of immediate importance shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register and the Des Moines Capital, newspapers published
4 at Des Moines, Iowa.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 25, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 346

NOMINATION PAPERS IN RE CITY AND TOWN OFFICERS

S. F. 769.

AN ACT to legalize the filing of nomination papers of candidates for city and town offices in the cities and towns of Iowa to be voted at the city and town elections on March 28th, 1921.

WHEREAS, the 36th general assembly of the state of Iowa amended the laws of Iowa requiring the filing of all nomination papers for candidates for city and town offices to be made fifteen (15) days prior to such election, instead of ten (10) days as theretofore; and

WHEREAS, through inadvertence, nomination papers for candidates for city and town offices in various cities and towns of Iowa were not filed within the required time, but were filed within the ten days formerly required by law; and

WHEREAS, doubts have arisen as to the legality of the filing of such nomination papers, and of the consequent legality of the elections to be held in such cities and towns of Iowa on March 28th, 1921, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 • SECTION 1. That all nomination papers for candidates for city and
2 town offices in cities and towns of Iowa to be voted for at the city
3 and town elections on March 28th, 1921, be, and the same are hereby
4 made legal and effective nominations, and the city or town clerk is
5 authorized and directed to print upon the official ballots the names
6 of all such candidates.

1 SEC. 2. This act being deemed of immediate importance shall take
2 effect and be in force from and after its passage and publication in
3 the Des Moines Register and The Des Moines Capital, newspapers
4 published in the city of Des Moines, Iowa.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 25, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 347

STREET IMPROVEMENT AND SEWER BONDS

S. F. 495.

AN ACT legalizing bonds issued under section eight hundred forty-three (843) of the code (C. C. Sec. 3957).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Bonds legalized. That all bonds heretofore issued pur-
2 suant to the provisions of section eight hundred forty-three (843)
3 of the code (C. C. 3957) wherein dates of maturity are fixed in said
4 bonds other than April 1st, are hereby legalized, notwithstanding
5 such maturities. Nothing in this act contained shall affect any pend-
6 ing litigation.

1 SEC. 2. Publication clause. This act, being deemed of immedi-
2 ate importance, shall become effective upon the publication thereof
3 in the Des Moines Register and Des Moines Capital, newspapers pub-
4 lished in Des Moines, Iowa.

Approved March 12, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 348

ADDITIONAL COMPENSATION TO CONTRACTORS
NECESSITATED BY WAR CONDITIONS

H. F. 422.

AN ACT legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Cities and towns which during the world war were
2 compelled to, or deemed it advisable and for any reason did, prior
3 to January 1, 1920, by contract, resolution or ordinance, uncondition-
4 ally or conditioned upon the legalization thereof, allow or agree to
5 pay additional compensation to contractors for public improvements
6 because of the requirement or use by the government of the United
7 States of equipment or material of the contractor, said cities and
8 towns are hereby authorized to make payment of such excess either
9 out of their general fund or the grading and improvement fund, and
10 all such excess allowances and the payment thereof are hereby
11 legalized.

1 SEC. 2. This act being deemed of immediate importance shall be
2 in full force and effect from and after its passage and publication,
3 as provided by law, in the Des Moines News and Evening Tribune,
4 published in Des Moines, Iowa, such publication to be without ex-
5 pense to the state.

Approved February 14, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines News and the Evening Tribune February 15, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 349

CITY OF DES MOINES
DES MOINES WOMEN'S CLUB

H. F. 677.

AN ACT to legalize the execution of a certain lease entered into between the city of Des Moines and the Des Moines Women's Club, dated December 13, 1920, embracing certain public grounds in the city of Des Moines.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the proceedings of the city council of the city
2 of Des Moines, Iowa, passed December 10, 1920, authorizing a lease
3 by said city of Des Moines to the Des Moines Women's Club of the
4 building known as Hoyt Sherman Homestead, located on lots six
5 (6), seven (7), eighteen (18) and nineteen (19), Sherman Place,
6 in the city of Des Moines, Iowa, together with the ground upon which

7 same is situated, and also sufficient ground lying adjacent thereto
 8 upon which to construct a building for use as an art gallery and for
 9 such other lawful public and social purposes as said club may desire,
 10 together with the written lease executed by said city of Des Moines
 11 by H. H. Barton, mayor, and A. E. McGlothlen, city clerk, bearing
 12 date December 13, 1920, be and the same are hereby legalized and
 13 declared to be in full force and effect according to the terms of said
 14 lease.

1 SEC. 2. This act being deemed of immediate importance shall be
 2 in full force and effect from and after its passage and publication
 3 as required by law, in the Des Moines Register and Des Moines News,
 4 newspapers published in the city of Des Moines, all without expense
 5 to the state.

Approved April 7, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines News April 8, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 350

CITY OF EMMETSBURG

H. F. 578.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.

WHEREAS, the city of Emmetsburg, in the county of Palo Alto, state of Iowa, by its city council did heretofore authorize and incur expenditures in the sum of nineteen thousand seven hundred two and fifty-seven hundredths dollars (\$19,702.57) for corporate purposes, as permitted by law, and did issue warrants of said city in like amount to evidence such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for proper corporate purposes, and the indebtedness of said city, at the time said warrants were issued did not, and does not at this time, exceed the constitutional limitations; and

WHEREAS, at a properly convened meeting of the city council of said city, held on February 18, 1921, a resolution entitled "Resolution authorizing the issuance of \$19,702.57 funding bonds", was adopted for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebtedness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants because the expenditure or a portion thereof, evidenced thereby,

were contracted in excess of the appropriations theretofore made for the funds against which said warrants were drawn; and

WHEREAS, doubts have arisen concerning the legality or validity of aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's authorized annual revenues; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's annual revenue actually levied; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were not provided for in said city's annual appropriations; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Emmets-
2 burg, in the county of Palo Alto, state of Iowa, in making expendi-
3 tures for said city, issuing warrants therefor in the sum of nine-
4 teen thousand seven hundred two and 57/100 dollars (\$19,702.57)
5 as aforesaid, and authorizing and directing the issuance and sale of
6 negotiable bonds in the sum of nineteen thousand seven hundred two
7 and 57/100 (\$19,702.57) for the purpose of funding the aforesaid
8 warrants, be and the same are hereby legalized and validated.

1 SEC. 2. That the aforesaid warrants of the city of Emmetsburg,
2 in the county of Palo Alto, state of Iowa, in the aggregate sum of
3 nineteen thousand seven hundred two and 57/100 dollars (\$19,702.57),
4 be and the same are hereby legalized and declared to be valid, legal
5 and subsisting obligations of said city.

1 SEC. 3. That the funding bonds of the city of Emmetsburg in the
2 county of Palo Alto, state of Iowa, in the aggregate sum of nineteen
3 thousand seven hundred two and 57/100 dollars (\$19,702.57), au-
4 thorized and directed to be issued and sold by said resolution for
5 the purpose of funding the aforesaid warrants, be and the same are
6 hereby legalized and when sold as by law provided, shall be the valid,
7 legal and subsisting obligations of the said city of Emmetsburg.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in the city of Des Moines,
4 Iowa, and the Palo Alto Reporter, a newspaper published in the
5 city of Emmetsburg, Iowa, without expense to the state.

Approved March 23, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 25, 1921, and in the Palo Alto Reporter March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 351

CITY OF MALVERN

S. F. 719.

AN ACT to legalize certain warrants issued by the city of Malvern on the street improvement fund and also the fire fund and to authorize the execution and sale of bonds to fund same.

WHEREAS, the city of Malvern found it necessary to issue certain warrants in payment of fire hose and also certain other warrants in payment of completion of certain other projects in street improvements and

WHEREAS, some question has been raised as to the legality of said warrants, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the following warrants issued on the street im-
2 provement fund and fire fund of the city of Malvern numbered 412,
3 1071-A, 1071-B, 1071-C, 1071-D, 1071-E, 1071-F, 1049, 466, aggre-
4 gating the sum of \$9,215.62, be and the same are hereby legalized and
5 declared to be valid claims against the respective funds of the city
6 of Malvern, Iowa.

1 SEC. 2. That the city of Malvern, through its proper officers be and
2 it is hereby authorized and empowered to execute, sell and deliver,
3 bonds payable out of the street improvement fund and fire fund of
4 said city for the purpose of funding the warrants referred to in sec-
5 tion one (1). Said bonds to draw interest at not to exceed six per
6 cent per annum.

1 SEC. 3. This act shall not affect pending litigation.

1 SEC. 4. This act being deemed of immediate importance, shall take
2 effect from and after its publication in the Des Moines Capital, a
3 newspaper published in the city of Des Moines, and state of Iowa,
4 and the Malvern Leader, a newspaper published in the city of Mal-
5 vern, and state of Iowa; without expense to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 1, 1921, and in the Malvern Leader April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 352

CITY OF MARENGO

S. F. 547.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa County, Iowa.

WHEREAS, the city of Marengo, Iowa county, Iowa, by its city council did heretofore authorize and incur expenditures in the sum of forty-seven thousand dollars (\$47,000.00) for corporate purposes, as permitted by

law, and did issue warrants of said city in like amount to evidence such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for proper corporate purposes and the city of Marengo, is enjoying the use and benefit thereof and the purposes for which said expenditures were made was and is well worth the sum which said city contracted should be paid therefor, and the indebtedness of said city, at the time said warrants were issued did not, and does not at this time, exceed the constitutional limitation; and

WHEREAS, at a properly convened meeting of the city council of said city, held on February 14, 1921, a resolution entitled, "Resolution to provide for the issuance of \$47,000.00 funding bonds of the city of Marengo, Iowa", was adopted for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, doubt has arisen concerning the legality of the aforesaid warrants because the expenditure or a portion thereof, evidenced thereby, was contracted in excess of the appropriations theretofore made for the funds against which said warrants were drawn; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Marengo,
2 Iowa, in making expenditures for said city, issuing warrants there-
3 for in the sum of forty-seven thousand dollars (\$47,000.00) as afore-
4 said, and authorizing and directing the issuance and sale of nego-
5 tiable bonds in the sum of forty-seven thousand (\$47,000.00) for the
6 purpose of funding the aforesaid warrants, be and the same are
7 hereby legalized and validated.

1 SEC. 2. That the aforesaid warrants of the city of Marengo, Iowa,
2 in the aggregate sum of forty-seven thousand dollars (\$47,000.00),
3 be and the same are hereby legalized and declared to be valid, legal
4 and subsisting obligations of said city. •

1 SEC. 3. That the funding bonds of the city of Marengo, Iowa, in
2 the aggregate sum of forty-seven thousand dollars (\$47,000.00) au-
3 thorized and directed to be issued and sold by said resolution for the
4 purpose of funding the aforesaid warrants, be and the same are
5 hereby legalized and when sold as by law provided, shall be the valid,
6 legal and subsisting obligations of the city of Marengo, Iowa.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Capital, a newspaper published in the city of Des Moines, Iowa, and
4 Marengo Republican, a newspaper published in the city of Marengo,
5 Iowa, without expense to the state.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 11, 1921, and in the Marengo Republican April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 353

CITY OF MUSCATINE

S. F. 534.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine County, Iowa.

WHEREAS, the city of Muscatine, Muscatine county, Iowa, by its city council, did heretofore authorize and incur indebtedness in the sum of twenty-eight thousand five hundred dollars (\$28,500) for lawful corporate purposes, as permitted by law, and did issue warrants of said city in a like amount to evidence such indebtedness, all in the manner and form as required by law; and

WHEREAS, said indebtedness was incurred for proper corporate purposes and the city of Muscatine is enjoying the use and benefit thereof and the purposes for which said indebtedness was incurred was and is well worth the sum which said city contracted should be paid therefor, and the indebtedness of said city at the time said warrants were issued did not, and does not at this time, exceed the constitutional limitation; and

WHEREAS, at a properly convened meeting of the city council of said city, held on February 17, 1921, a resolution entitled, "Resolution to provide for the issuance of \$28,500 funding bonds", was adopted for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebtedness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants because the expenditures or a portion thereof, evidenced thereby, were contracted in excess of the appropriations theretofore made for the funds against which said warrants were drawn; and

WHEREAS, doubts have arisen concerning the legality or validity of aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's authorized annual revenues; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's annual revenue actually levied; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were not provided for in said city's annual appropriations; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; Now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Mus-

2 catine in making expenditures for said city, issuing warrants therefor
 3 in the sum of twenty-eight thousand five hundred dollars (\$28,500)
 4 as aforesaid, and authorizing and directing the issuance and sale of
 5 negotiable bonds in the sum of twenty-eight thousand five hundred
 6 dollars (\$28,500) for the purpose of funding the aforesaid warrants,
 7 be and the same are hereby legalized and validated.

1 SEC. 2. That the aforesaid warrants of the city of Muscatine,
 2 Iowa, in the aggregate sum of twenty-eight thousand five hundred
 3 dollars (\$28,500), be and the same are hereby legalized and declared
 4 to be valid, legal and subsisting obligations of said city.

1 SEC. 3. That the funding bonds of the city of Muscatine, Iowa,
 2 in the aggregate sum of twenty-eight thousand five hundred dollars
 3 (\$28,500) authorized and directed to be issued and sold by said res-
 4 olution for the purpose of funding the aforesaid warrants, be and
 5 the same are hereby legalized and when sold as by law provided, shall
 6 be the valid, legal and subsisting obligations of the city of Musca-
 7 tine, Iowa.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act being deemed of immediate importance, shall take
 2 effect and be in force from and after its publication in the Des Moines
 3 Register, a newspaper published in the city of Des Moines, Iowa, and
 4 the Muscatine Journal & News Tribune, a newspaper published in the
 5 city of Muscatine, Iowa, without expense to the state.

Approved March 22, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 March 23, 1921 and in the Muscatine Journal & News Tribune March 24, 1921.
 W. C. RAMSAY, *Secretary of State.*

CHAPTER 354

CITY OF NEWTON

S. F. 348.

AN ACT to legalize the proceedings and acts of the city council and the city officials of the city of Newton, Jasper County, Iowa, in transferring funds in the sum of \$41,500.00 from the electric light and power fund of said city to the waterworks fund of said city.

WHEREAS, the city of Newton, Jasper county, Iowa, is a city of the second class, with a population of less than eight thousand eight hundred, and

WHEREAS, said city, by a duly and properly called election, has heretofore sold its municipal electric light and power plant to a private concern for the sum of \$41,500.00, and said city now proposes to purchase its electric light and power current from said private concern, and

WHEREAS, said city has heretofore had in its electric light and power fund the sum of \$41,500.00 which is no longer needed in said fund for the purposes designated by law for said fund, and

WHEREAS, the waterworks system in said city of Newton, Iowa, was badly in need of immediate repairs, and said funds were needed in the waterworks fund of said city, and

WHEREAS, the city council of said city has transferred said funds in the sum of \$41,500.00 from the electric light and power fund to the waterworks fund of said city for use in constructing a reservoir and in reconstructing said waterworks system, and

WHEREAS, doubts have arisen concerning the legality of the aforesaid transfer, on the ground that the same was not in strict compliance with the laws of the state of Iowa, now, therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the proceedings and acts of the city council and
2 the city officials of the city of Newton, in the county of Jasper, state
3 of Iowa, in transferring said funds in the sum of \$41,500.00 from the
4 electric light and power fund of said city to the waterworks fund of
5 said city be and the same are hereby legalized, as though the law had
6 in all respects been complied with.

1 SEC. 2. That the funds of said city herein transferred be avail-
2 able for expenses of running, operating and repairing the water-
3 works system and for the construction, reconstruction, renewal, re-
4 pair or extension of said waterworks plant and system.

1 SEC. 3. Nothing in this act shall affect any pending litigation.

1 SEC. 4. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in The Des
3 Moines Capital, a newspaper published in Des Moines, Iowa, and in
4 the Newton Daily News, a newspaper published at Newton, Iowa,
5 without expense to the state.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Newton Daily News, March 19, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 355

CITY OF NEWTON

H. F. 610.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, State of Iowa.

WHEREAS, the city of Newton, in the county of Jasper, state of Iowa, by its city council did heretofore authorize and incur expenditures in the sum of one hundred thousand dollars (\$100,000), for corporate purposes, as permitted by law, and did issue warrants of said city in like amount to evidence such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for proper corporate purposes,

and the indebtedness of said city, at the time said warrants were issued did not, and does not at this time, exceed the constitutional limitations; and

WHEREAS, at a properly convened meeting of the city council of said city, held on February 18, 1921, a resolution entitled, "Resolution authorizing the issuance of one hundred thousand dollars (\$100,000), funding bonds", was adopted for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebtedness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants because the expenditure or a portion thereof, evidenced thereby, were contracted in excess of the appropriations theretofore made for the funds against which said warrants were drawn; and

WHEREAS, doubts have arisen concerning the legality or validity of aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's authorized annual revenues; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's annual revenue actually levied; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were not provided for in said city's annual appropriations; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Newton,
2 in the county of Jasper, state of Iowa, in making expenditures for
3 said city, issuing warrants therefor in the sum of one hundred thou-
4 sand dollars (\$100,000) as aforesaid, and authorizing and directing
5 the issuance and sale of negotiable bonds in the sum of one hundred
6 thousand dollars (\$100,000) for the purpose of funding the aforesaid
7 warrants, be and the same are hereby legalized and validated.

1 SEC. 2. That the aforesaid warrants of the city of Newton, in the
2 county of Jasper, state of Iowa, in the aggregate sum of one hundred
3 thousand dollars (\$100,000) be and the same are hereby legalized and
4 declared to be valid, legal and subsisting obligations of said city.

1 SEC. 3. That the funding bonds of the city of Newton, in the
2 county of Jasper, state of Iowa, in the aggregate sum of one hundred
3 thousand dollars (\$100,000) authorized and directed to be issued and
4 sold by said resolution for the purpose of funding the aforesaid war-
5 rants, be and the same are hereby legalized and when sold as by law

6 provided, shall be the valid, legal and subsisting obligations of the
7 said city of Newton.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in the city of Des Moines,
4 Iowa, and the Newton Daily News, a newspaper published in the city
5 of Newton, Iowa, without expense to the state.

Approved March 29, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
March 31, 1921, and in the Newton Daily News April 2, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 356

SAC CITY

H. F. 609.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds
funding said warrants, of the city of Sac City, in the county of Sac, state of Iowa.

WHEREAS, the city of Sac City, in the county of Sac, state of Iowa, by
its city council did heretofore authorize and incur expenditures in the sum
of sixteen thousand dollars (\$16,000.00) for corporate purposes, as per-
mitted by the law, and did issue warrants of said city in like amount to
evidence such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for proper corporate purposes
and the indebtedness of said city, at the time said warrants were issued
did not, and does not at this time, exceed the constitutional limitations, and

WHEREAS, at a properly convened meeting of the city council of said
city, held on February 18, 1921, a resolution entitled "Resolution author-
izing the issuance of sixteen thousand dollar funding bonds", was adopted
for the purpose of funding the indebtedness represented by the aforesaid
warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of
the aforesaid warrants or a portion thereof on the ground that the indebt-
edness which said warrants evidence or a portion thereof was contracted in
excess of the statutory limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid
warrants because the expenditures or a portion thereof, evidenced thereby,
were contracted in excess of the appropriations theretofore made for the
funds against which said warrants were drawn; and

WHEREAS, doubts have arisen concerning the legality or validity of
aforesaid warrants or a portion thereof on the ground that the aforesaid
expenditures or a portion thereof were contracted in excess of said city's
authorized annual revenues; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's annual revenue actually levied; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were not provided for in said city's annual appropriations; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Sac
2 City, in the county of Sac, state of Iowa, in making expenditures for
3 said city, issuing warrants therefor in the sum of sixteen thousand
4 dollars (\$16,000.00), as aforesaid and authorizing and directing the
5 issuance and sale of negotiable bonds in the sum of sixteen thousand
6 dollars (\$16,000.00) for the purpose of funding the aforesaid war-
7 rants, be and the same are hereby legalized and validated.

1 SEC. 2. That the aforesaid warrants of the city of Sac City, in
2 the county of Sac, state of Iowa, in the aggregate sum of sixteen thou-
3 sand dollars (\$16,000.00), be and the same are hereby legalized and
4 declared to be valid, legal and subsisting obligations of said city.

1 SEC. 3. That the funding bonds of the city of Sac City, in the
2 county of Sac, state of Iowa, in the aggregate sum of sixteen thou-
3 sand dollars (\$16,000.00) authorized and directed to be issued and
4 sold by said resolution for the purpose of funding the aforesaid war-
5 rants, be and the same are hereby legalized and when sold as by law
6 provided, shall be the valid, legal and subsisting obligations of the
7 said city of Sac City.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in the city of Des Moines,
4 Iowa, and the Sac Sun, a newspaper published in the city of Sac City,
5 Iowa, without expense to the state.

Approved April 4, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 6, 1921, and in The Sac Sun April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 357

CITY OF SHENANDOAH

S. F. 381.

AN ACT to legalize certain warrants of the City of Shenandoah, Iowa.

WHEREAS, the city of Shenandoah issued warrants upon its general fund in the sum of five thousand, nine hundred and fifty-six dollars and ten cents (\$5956.10) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 17100, 17463, 17480, 18687, 18789, 18790, 18799, 18832, 18915, 18940, 18941, 18942, 19055, 19057, 19111, 19112, 19113, 19207, 19232, 19236, 19321, 19358, 19352, 19359, 19237, 19460, 19497, 19501, 19749, 19789, 19750, 19753, 19887, 19881, 19888; on the fire fund in the sum of one thousand seven hundred and sixty-one dollars and forty cents (\$1761.40) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 18260, 18368, 18391, 18473, 18794, 18802, 18946, 19107, 19192, 19755, 19884, 19894; on the bond fund in the sum of four thousand six hundred and ninety-eight dollars and twenty-five cents (\$4698.25) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 13973, 13970, 13971, 13969, 13968, 13967, 13966, 13965, 19744, 19839; on the water fund in the sum of forty-three thousand one hundred and twenty-one dollars and eighty-nine cents (\$43,121.89) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 17875, 17883, 17902, 18079, 18080, 18081, 18082, 18083, 18084, 18085, 18086, 18087, 18134, 18144, 18150, 18159, 18162, 18188, 18193, 18221, 18241, 18498, 18793, 18797, 18798, 18821, 18932, 18945, 18951, 18955, 18960, 18967, 18968, 18973, 19080, 19081, 19105, 19106, 19138, 19146, 19209, 19238, 19231, 19259, 19262, 19251, 19250, 19322, 19343, 19370, 19362, 19357, 19462, 13053, 13054, 13055, 13056, 13057, 14260, 14261, 13742, 13743, 13744, 17278, 17420, 17465, 17479, 17493, 17504A, 17504B, 17504B½, 17504C, 17505, 17523, 17527, 17540, 17541, 17556, 17559, 17584, 17593, 17597, 17631, 17636, 17660, 17660A, 17662, 17678, 17684, 17712, 17713, 17718, 17733, 17739, 17743, 17762, 17767, 17767A, 17767B, 17767C, 17787, 17842, 17844, 17848, 17871, 17874, 19391, 19506, 19526, 19532, 19544, 19543, 19573, 19721, 19670, 19804, 19758, 19773, 19884, 19890; on the cemetery fund in the sum of two thousand nine hundred and sixty-one dollars and ten cents (\$2961.10) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 18526, 18527, 18528, 18529, 18530, 18531; on the special fuel fund in the sum of one thousand dollars (\$1000.00) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 18120, 18122; on the sewer fund in the sum of two thousand two hundred and twenty-three dollars and eighty-one cents (\$2223.81) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 19872, 19873, 19874; on the park fund in the sum of two thousand two hundred and thirty dollars and ninety-five cents (\$2230.95) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 147, 186; making the sum of sixty-three thousand nine hundred and fifty-three dollars and fifty cents (\$63,953.50), which warrants are now outstanding.

WHEREAS, the indebtedness of said city, including the indebtedness evidenced by said warrants, did not when said warrants were issued and does not now exceed the constitutional limitation of indebtedness of said city; and,

WHEREAS, said expenditures were all made for the purposes authorized by law, and the city of Shenandoah has been and is now enjoying the use and benefit of said expenditures, and the purpose for which said expenditures were made and the result thereof were and are well worth the sum which the said city of Shenandoah contracted should be paid therefor; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the grounds that the aforesaid expenditures, or a portion thereof, were contracted in excess of the city's authorized annual revenue; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the grounds that the aforesaid expenditures or a portion thereof, were not provided for in the city's annual appropriation; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof on the ground that the indebtedness which said warrants evidenced was contracted in excess of the statutory limitation on indebtedness; and,

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Shen-
2 andoah, Iowa, in making the aforesaid expenditures for the said city
3 of Shenandoah, issuing warrants therefor in the sum of sixty-three
4 thousand nine hundred and fifty-three dollars and fifty cents
5 (\$63,953.50) be and the same are hereby legalized as though the law
6 had been complied with in all respects.

1 SEC. 2. That the aforesaid warrants of the city of Shenandoah,
2 Iowa, in the aggregate sum of sixty-three thousand nine hundred and
3 fifty-three dollars and fifty cents (\$63,953.50) be and the same are
4 hereby legalized and declared to be valid, legal and subsisting obliga-
5 tions of said city the same as though the law had been complied with
6 in all respects.

1 SEC. 3. Nothing in this act shall affect pending litigation.

1 SEC. 4. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in The Des Moines
3 Capital, a newspaper published in Des Moines, Iowa, and The Shenan-
4 doah World, a newspaper published in the city of Shenandoah, Iowa,
5 without expense to the state.

Approved February 15, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital Feb-
ruary 17, 1921, and in the Shenandoah World February 18, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 358

CITY OF SIOUX CITY

H. F. 870.

AN ACT to legalize the issuance of bonds of the city of Sioux City, in the sum of fifty thousand dollars, (\$50,000.00) and to ratify and confirm and legalize the action of the city council of said city in providing for the issuing and executing of said bonds.

WHEREAS, by resolution of the city council of Sioux City, Iowa, an order was entered authorizing the issuance of bonds, for park purposes, to the amount of fifty thousand dollars (\$50,000.00), which bonds were issued in accordance therewith and are dated August 1, 1920, and

WHEREAS, said resolution was drawn and proceedings had with reference to section eight hundred fifty-c (850-c), supplement to the code, 1913, and with reference to the provisions of said law, and

WHEREAS, it appears that said section had been repealed at the time of such proceedings and that chapter three hundred twelve (312), acts of the thirty-eighth general assembly had been enacted in lieu thereof, and

WHEREAS, said resolution and proceedings refer to the provisions of section eight hundred fifty-c (850-c), supplement to the code, 1913, and

WHEREAS, doubts have arisen as to the validity of said bonds, and

WHEREAS, said bonds do comply with and are in accordance with the provisions of the law then existing at the time of the issuance of said bonds, and

WHEREAS, said bonds when taken into consideration with all of the indebtedness of said city, do not exceed the statutory or constitutional limitations with reference to indebtedness; now, therefor,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the bonds of the city of Sioux City, in the sum
2 of fifty thousand dollars (\$50,000.00), described and known as park
3 bonds, second series, dated August 1, 1920, consisting of fifty (50)
4 bonds of one thousand dollars (\$1,000.00) each, and numbered from
5 one (1) to fifty (50), both numbers included, be and the same are
6 hereby legalized and declared valid, legal, and subsisting obligations
7 of said city, the same as though said erroneous references had not
8 been made in said resolution and proceedings, and to be in force and
9 effect as though the law had been in all respects complied with in
10 the issuance of said bonds.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Iowa Forum
3 and Des Moines Capital, newspapers published in Des Moines, Iowa,
4 without expense to the state.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Forum April 27, 1921, and in the Des Moines Capital April 23, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 359

CITY OF SIOUX CITY

H. F. 330.

AN ACT to legalize certain warrants issued by the city of Sioux City on the waterworks fund of said city and to authorize the execution and sale of bonds to fund same.

WHEREAS, the city of Sioux City owns and operates its own waterworks plant and system, and

WHEREAS, owing to an emergency it became necessary to make extraordinary expenditures in connection with said plant, and

WHEREAS, said city issued warrants on the waterworks fund of said city in the sum of \$101,452.25, and

WHEREAS, some question has been raised as to the legality of said warrants; therefor,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the certain warrants issued on the waterworks
2 fund of the city of Sioux City warrants numbered 2066, 2067, 2068,
3 2069, 2070, 2096, 2431, 2472, 2473, 2474, 2628, 2643, 2644, 2645, 2646,
4 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2669,
5 2670, 2671, 2723, 2724, 2725, 2726, 3027, 3028, 3048, 3050, 3051, 3052,
6 3059, 3060, 3061, 3064, 3065, 3066, 3067, 3082, 3083, 3214, 3215, 3216,
7 3351, 3352, 3353, 3354, 3680, 3681, 3713, 3714, 3716, 3738, 3745, 3746,
8 3747, 3748, 3868, 3869, 3870, 3871, 3872, 3906, 3907, 3908, 3928, 4215,
9 4220, 4221, 4222, 4226, 4244, 4255, 4256, 4257, 4258, 4263, 4265, 4269,
10 4270, 4272, 4273, 4329, 4376, 4377, 4378, 4379, 4441, 4442, 4468, 4718,
11 4719, 4721, 4722, 4723, 4728, 4729, 4764, 4766, 4777, 4778, 4779, 4861,
12 4862, 4913, 4914, 4915, 4916, 4917, 4918, aggregating the sum of
13 \$101,452.25, be and the same are hereby legalized and declared to be
14 valid claims against the waterworks fund of the city of Sioux City,
15 Iowa.

1 SEC. 2. That the city of Sioux City, through its proper officers,
2 be and it is hereby authorized and empowered to execute, sell and
3 deliver bonds payable out of the waterworks fund of said city for the
4 purpose of funding the warrants referred to in section one (1) of this
5 act; said bonds to draw interest at not to exceed six per cent per
6 annum.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect from and after its publication in the Des Moines Capital, a
3 newspaper published in the city of Des Moines and state of Iowa, and
4 in the Sioux City Journal, a newspaper published in the city of Sioux
5 City and state of Iowa; said publication to be without expense to the
6 state.

Approved February 2, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital February 3, 1921, and in the Sioux City Journal February 4, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 360

CITY OF WAVERLY

H. F. 360.

AN ACT to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, Iowa.

WHEREAS, beginning with the year 1916, the city of Waverly, in Bremer county, Iowa, did commence the accumulation of a fire fund for the express purpose of purchasing a motor truck and other equipment for the use of its fire department, and in order to accomplish said purpose did authorize the levy of a tax of 2 mills for said fire fund in the said year 1916, which was followed by a levy of 2.4 mills in the year 1917, and a levy of 2.5 mills in the year 1918; and as a result of said levies there is now a balance in the said fire fund in the sum of fifty hundred eighty-four dollars; and

WHEREAS, because of a confusion of the provisions of sections 716-a and 716-b of the supplement to the code, and amendments thereto, the above mentioned levies were in excess of the amount that could be legally levied for purchase of equipment as authorized in section 716-b, but were entirely within the law for the purpose of maintaining a fire department under section 716-a; and

WHEREAS, since the city of Waverly, Iowa, has a voluntary fire department only, there is not now, nor has there ever been any demand that the balance in the fire fund be used for the expense of maintenance, but there is an insistent demand that the fire department be provided with more modern and efficient equipment; and

WHEREAS, doubts have arisen concerning the legality of using this fund for the purchase of equipment instead of for maintenance of the fire department, although such use will operate for the best interests of the city of Waverly and its citizens; therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the city council of the city of Waverly,
2 Iowa, in levying a tax of 2 mills in 1916, 2.4 mills in 1917 and 2.5
3 mills in 1918, for the purpose of acquiring property for the use of its
4 fire department and equipping the same, is hereby legalized and de-
5 clared valid.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register, a newspaper published in the city of Des Moines, Iowa, and
4 the Independent Republican, a newspaper published in the city of
5 Waverly, Iowa, without expense to the state.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register February 26, 1921, and in the Independent Republican March 4, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 361

TOWN OF ANITA

S. F. 758.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass County, Iowa.

WHEREAS, the town of Anita, Cass county, Iowa, by its town council, did heretofore authorize and incur expenditures in the sum of eleven thousand dollars (\$11,000.00), for corporate purposes, as permitted by law, and did issue warrants of said city in like amount to evidence such indebtedness; and

WHEREAS, said expenditures were made for proper corporate purposes and the town of Anita is enjoying the use and benefit thereof and the purpose for which said expenditures were made was and is well worth the sum which said town contracted should be paid therefor; and

WHEREAS, the town council of said town of Anita, has adopted a resolution authorizing the issue of eleven thousand dollars (\$11,000) of funding bonds designated "Funding bonds of February 1, 1921, for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, the total indebtedness of said town, at the time said warrants were issued did not, and does not at this time, including said warrants, exceed the constitutional limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants on the ground that the expenditures, or a portion thereof, evidenced thereby, were contracted in excess of the town's authorized annual revenue; said expenditures were not provided for in the town's annual appropriation; said expenditures were in excess of the statutory limitation on indebtedness; said warrants were drawn for the amount of more than five hundred dollars each; now, therefore:

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of the town of Anita
2 in making expenditures for said town, issuing warrants therefor in
3 the sum of eleven thousand dollars (\$11,000) as aforesaid, and
4 authorizing and directing the issuance and sale of negotiable bonds
5 in the amount of eleven thousand dollars (\$11,000.00) for the pur-
6 pose of funding the aforesaid warrants, be and the same are hereby
7 legalized and validated.

1 SEC. 2. That the aforesaid warrants of the town of Anita, Iowa,
2 in the aggregate amount of eleven thousand dollars (\$11,000) be and
3 the same is hereby legalized and declared to be valid, legal and sub-
4 sisting obligations of said town.

1 SEC. 3. That the funding bonds of the town of Anita, Iowa, in the
2 aggregate amount of eleven thousand dollars (\$11,000), thus author-
3 ized and directed to be issued and sold, and designated "Funding
4 bonds of February 1, 1921, for the purpose of funding the aforesaid
5 warrants, be and the same is hereby legalized; and declared to be

6 valid, legal and subsisting obligations of the town of Anita, Iowa the
7 same as though the law had in all respects been complied with.

1 SEC. 4. Nothing in this act shall affect any pending litigation.

1 SEC. 5. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Capital and the Des Moines Register, newspapers published at Des
4 Moines, Iowa, and in general circulation in the state of Iowa, said
5 publication to be without expense to the state.

Approved April 1, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Des Moines Register April 4, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 362

TOWN OF CHURDAN

H. F. 577.

AN ACT to legalize the making of special assessments for sewers and the issuance of bonds for sewer district number one of the town of Churdan, Iowa, in the sum of \$4,749.00.

WHEREAS, a general sanitary sewer system has been constructed with- in and for sanitary sewer district number one of the town of Churdan, Iowa, the limits and boundaries of said sewer district being identical with those of said town, and as a part of said general sanitary sewer system there has been constructed a purifying and disposal plant, and

WHEREAS, on the 15th day of October, 1920, the town council of the town of Churdan, Iowa, levied a special assessment upon all property benefited thereby and subject to assessment therefor within said town for the payment of the cost of said general sanitary sewer system including said disposal plant, and

WHEREAS, the town council of the town of Churdan, Iowa, by its council did on the 10th day of November, 1920, pass a certain resolution that there be issued sewer bonds of sewer district number one of said town in the sum of four thousand seven hundred forty-nine (\$4749.00) dollars, in anticipation of the deferred payment of said special assess- ments, to be used in the part payment of the cost of constructing said sewage disposal plant, the cost of which represented a valid and legal indebtedness of said town, and

WHEREAS, doubts have arisen as to the legality of said special assess- ments and the issuance of said bonds by reason of the fact that the pub- lished and posted notice of the filing of the plat and schedule and inten- tion of the council to make said special assessments for the cost of said general sanitary sewer system and disposal plant required by code sup- plement, 1913, section 823 as amended by the acts of the 38th general assembly, chapter 386, on account of the failure of said notice to describe said disposal plant and its location and to state that the assessments pro-

posed to be made pursuant to said plat and schedule and notice included and were for the cost of said disposal plant in addition to the cost of said sanitary sewers proper; therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of the town of Chur-
2 dan, Iowa, in making said special assessments and issuing said sewer
3 bonds in the sum of \$4749.00 therefor, bearing interest at the rate
4 of six per cent per annum, under date of October 15, 1920, as fol-
5 lows, viz:

6 Bonds Nos. 1 to 4, each for \$500.00 due April 1, 1921.

7 Bond No. 5 for \$771.08, due April 1, 1921.

8 Bond No. 6 for \$177.92, due April 1, 1921.

9 Bond No. 7 for \$400.00, due April 1, 1922.

10 Bond No. 8 for \$300.00, due April 1, 1923.

11 Bond No. 9 for \$400.00, due April 1, 1924.

12 Bond No. 10 for \$300.00, due April 1, 1925.

13 Bond No. 11 for \$400.00, due April 1, 1926.

14 and each of said bonds, are each and all hereby fully legalized and
15 validated, as fully and completely as though all preliminary legal
16 formalities and requirements of the laws of Iowa in the making of the
17 assessments for which said bonds were issued and in the issuing of
18 said bonds had in all things been substantially and technically com-
19 plied with in every respect; and said bonds shall be the binding and
20 valid obligations of sewer district number one of the town of Chur-
21 dan, Iowa; provided, however, that this act shall in no wise affect
22 pending litigation.

1 SEC. 2. This act being deemed of immediate importance shall take
2 effect from and after its publication in the "Churdan Reporter", a
3 newspaper published in Churdan, Iowa, and the "Des Moines Regis-
4 ter", a newspaper published in Des Moines, Iowa, without expense
5 to the state.

Approved April 5, A. D. 1921.

I hereby certify that the foregoing act was published in the Churdan Reporter April 15, 1921, and in the Des Moines Register April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 363

TOWN OF CONESVILLE

S. F. 565.

AN ACT to legalize the election of officers of the incorporated town of Conesville, in Muscatine county, Iowa, held on March 1st, 1920, and the acts of said officers.

WHEREAS, an election of officers for the incorporated town of Conesville, in Muscatine county, Iowa, was held on March 1st, 1920, pursuant to an ordinance of said town adopted in 1878, by the town council in office at that time; and

WHEREAS, the aforesaid election was duly held and conducted in accordance with the requirements of law and the officers elected were duly sworn in; and

WHEREAS, doubts have arisen concerning the validity of holding the regular municipal election on March 1st, instead of the last Monday in March as provided by law, now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election of officers held March 1st, 1920, and
2 all acts and proceedings of said officers elected and sworn in, while
3 in office, be and the same are hereby declared to be legal and valid,
4 the same as though the law had been fully complied with, provided
5 however, that nothing herein shall be held to affect pending litigation.

1 SEC. 2. This act being deemed of immediate importance shall take
2 effect from the date of its publication in The Des Moines Register, a
3 newspaper published in Des Moines, Iowa, and the Muscatine Journal,
4 a newspaper published in Muscatine, Iowa, without expense to the
5 state.

Approved March 22, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 23, 1921, and in the Muscatine Journal March 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 364

TOWN OF CONESVILLE

S. F. 566.

AN ACT to legalize the issuance of \$10,000 electric lighting bonds of the incorporated town of Conesville, in Muscatine county, Iowa, authorized at a special election held by the voters of said town on January 3d, 1921.

WHEREAS, pursuant to a petition filed, and notice duly published, as required by law, a special election of the incorporated town of Conesville, Muscatine county, Iowa, was held on January 3d, 1921, whereat the proposition of establishing and erecting a municipal electric lighting system within said town, and the proposition of issuing bonds in the sum of not to exceed \$10,000 to provide the funds to pay the cost of said municipal electric lighting system, were duly submitted to the voters of said town; and

WHEREAS, a substantial majority of the qualified electors of said town, voting at said election, voted in favor of the proposition to establish and erect a municipal electric lighting system and the proposition of authorizing the issuance of \$10,000 electric lighting bonds of said town to pay the cost thereof, and

WHEREAS, based upon the outcome of said election, the electric lighting system has been completely installed and the contractors installing same are awaiting payment for their work, and

WHEREAS, doubts have arisen concerning the sufficiency of the votes cast in favor of issuing said bonds in view of the provision of the code of Iowa to the effect that the majority of votes cast for the issuance of such bonds should be equal to a majority of the votes cast at the last preceding municipal election of officers, now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the issuance of \$10,000 negotiable electric light-
2 ing bonds by the town of Conesville, in Muscatine county, Iowa, as
3 authorized by a majority of the qualified electors of said town, be
4 and the same is hereby declared to be legal and valid, the same as
5 though the provisions of law had been fully complied with, the pro-
6 ceeds of such bonds to be used for the purpose of establishing and
7 erecting a municipal electric lighting system within said town, pro-
8 vided however, that nothing herein shall be held to affect pending
9 litigation.

1 SEC. 2. This act being deemed of immediate importance shall take
2 effect from the date of its publication in the Des Moines Register, a
3 newspaper published in Des Moines, Iowa, and the Muscatine Journal,
4 a newspaper published in Muscatine, Iowa, without expense to the
5 state.

Approved March 22, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 23, 1921, and in the Muscatine Journal March 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 365

TOWN OF ELKADER

H. F. 558.

AN ACT to legalize the transfer of funds by the town council of the town of Elkader.

WHEREAS, the town of Elkader, in the county of Clayton and state of Iowa, did some years ago purchase the waterworks and issued therefor bonds to pay for the same and the interest thereon; and

WHEREAS, taxes have been levied to take up and pay the bonds thus issued by the town of Elkader; and

WHEREAS, after having paid such bonds and interest upon the same there still remained in the fund thus created the sum of thirteen hundred fifty-seven dollars and ninety-one cents (\$1357.91), over and above the amount required to pay the bonds and interest, which sum had accumulated from the tax levy above stated; and

WHEREAS, the purposes for which the bonds and tax levy had been made have been fully fulfilled and discharged, and the amount of money remaining over and above the sum necessary to take up the bonds, namely: Thirteen hundred fifty-seven dollars and ninety-one cents (\$1357.91) remained in the waterworks bond fund and wholly inactive; and

WHEREAS, the town council of the town of Elkader, by resolution, on the 18th day of February, 1921, ordered the money in said fund transferred to the town hall fund of the town of Elkader, it being deemed necessary and advisable that said transfer be made, and there being no other manner in which such fund could be legally used; and

WHEREAS, doubts have arisen concerning the legality of the transfer of the money in the waterworks bond fund to the town hall fund, although such transfer will operate to the best interests of the town and its citizens; now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of the town of
2 Elkader, Iowa, in transferring the sum of thirteen hundred fifty-seven
3 dollars and ninety-one cents (\$1357.91), said sum constituting a
4 balance remaining over in the waterworks bond fund after all bonds
5 and interest had been paid, to the town hall fund of the town of
6 Elkader, be and the same are hereby legalized, and such transfer is
7 hereby declared to be legal and proper in all respects.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register, a newspaper published in the city of Des Moines, Iowa, and
4 the Elkader Register, a newspaper published in the town of Elkader,
5 Iowa, without expense to the state.

Approved March 19, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 22, 1921, and in the Elkader Register March 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 366

TOWN OF FARMINGTON

S. F. 466.

AN ACT to legalize the issuing of certain warrants on the general fund by the town council of the incorporated town of Farmington, in Van Buren county, state of Iowa.

WHEREAS, the town of Farmington, in the county of Van Buren, state of Iowa, is a body politic incorporated under the laws of Iowa; owns and operates an electric lighting plant and system within the town.

WHEREAS, said town during the years nineteen hundred and nineteen (1919) and nineteen hundred and twenty (1920) was compelled for the proper maintenance and operation of said waterworks and electric lighting system and plant, to make certain improvements thereof by the installation of machinery and addition to its pumping station and power house.

WHEREAS, also for the purpose of operating said waterworks and electric lighting system and plant, the town was compelled to buy coal at greatly increased rates, which at the time had not been anticipated by

increased charges for water and electric light to its patrons; and also compelled to pay higher wages to its employees for the purpose of operating of said town,

WHEREAS, unless said betterments or improvements were made and increased prices paid, the town would have been compelled to close its waterworks system and electric light plant and be without the fire protection, lighting of its streets and the citizens of said town without electric lights.

WHEREAS, it was the desire of the citizens of said town and of the town council, that said electric light plant and water works system be kept in operation,

WHEREAS, for the purpose of paying for said necessary improvements and for necessary additional expense in operation of said waterworks system and electric light plant, the town by its council at different times and for such purposes, borrowed the sum of eleven thousand five hundred dollars (\$11,500.00) from various persons, citizens of the town, which said warrants were issued against the general fund of the town, and are numbered respectively as follows: 6724, 6725, 6831, 6832, 6833, 6963, 6983, 7017, 7018, 7072, 7073, 7074, 7112. Which said warrants are outstanding without available funds on the part of said town to pay the same.

WHEREAS, the money so received on said warrants was actually used by said town in the payment of said improvements and operating expenses of said waterworks system and electric light plant and the money so received from said warrants was necessary for such purposes and was in fact so used and the town received the full benefit thereof.

WHEREAS, the outstanding bonded indebtedness of the town including its bonded indebtedness on January 6th, 1921, is approximately twenty-three thousand dollars (\$23,000.00).

WHEREAS, the constitutional limit of indebtedness for such town is thirty-nine thousand dollars (\$39,000.00).

WHEREAS, it is the desire of said incorporated town and the citizens thereof that the acts and proceedings of said incorporated town and the council thereof in relation to the matters leading to the indebtedness created and incurred therefor, and the warrants issued in payment of said indebtedness be cured and legalized, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That all the acts of the incorporated town of Farming-
2 ton, county of Van Buren and state of Iowa, and of the town council
3 of said incorporated town in relation to the improvements on its
4 waterworks and electric lighting plant and system and the indebted-
5 ness incurred therefor and the indebtedness incurred for the opera-
6 tion and maintenance of its said waterworks system and electric
7 light plant and relating to the issuance of the warrants of said town
8 for the purpose of borrowing money for the purpose of paying for
9 said improvements and their operation; and the outstanding war-
10 rants of said town numbered respectively as follows: 6724, 6725,
11 6831, 6832, 6833, 6963, 6983, 7017, 7018, 7072, 7073, 7074, 7112, are
12 hereby legalized as a valid and binding indebtedness of said town with
13 the same force and effect as if the same had been legal and valid at

14 the time of the incurring of the said indebtedness and issuing of said
15 warrants.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance, shall take
2 effect and be in force from and after its publication in the Iowa Forum
3 a newspaper published at Des Moines, Iowa and the News-Republic-
4 can, a newspaper published in the town of Farmington, Iowa, with-
5 out expense to the state.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Forum March 2, 1921, and in the News-Republican March 3, 1921.

W. C. RAMSAY, *Secretary of State*

CHAPTER 367

TOWN OF GUTTENBERG

H. F. 557.

AN ACT to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants.

WHEREAS, the town of Guttenberg issued warrants upon its electric light fund in the sum of six thousand two hundred ninety dollars and twenty-three cents (\$6290.23) to evidence the indebtedness incurred in making said expenditures, said warrants being numbered as follows, viz: 2037, 2091, 3022, 966, 4156, 4170, 4322, which warrants are now outstanding; and,

WHEREAS, the indebtedness of said town, including the indebtedness evidenced by said warrants, did not when said warrants were issued and does not now exceed the constitutional limitation of indebtedness of said city; and,

WHEREAS, said expenditures were all made for the purposes authorized by law, and the town of Guttenberg has been and is now enjoying the use and benefit of said expenditures, and the purpose for which said expenditures were made and the results thereof were and are well worth the sum which the said town of Guttenberg contracted should be paid therefor; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the grounds that the aforesaid expenditures, or a portion thereof, were contracted in excess of the town's authorized annual revenue; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the grounds that the aforesaid expenditures, or a portion thereof, were not provided for in the town's annual appropriation; and,

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the ground that the indebtedness

which said warrants evidenced was contracted in excess of the statutory limitation on indebtedness; and,

WHEREAS, on the 7th day of February, 1921, at a regular meeting of the town council of said town of Guttenberg, duly and legally called, a resolution was duly and legally adopted authorizing and directing the issuance of negotiable bonds of said town in the aggregate sum of six thousand two hundred ninety dollars and twenty-three cents (\$6290.23) for the purpose of funding an equal amount of the aforesaid outstanding warrant indebtedness, and said bonds have been duly executed; and,

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants and bonds forever at rest; now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of the town of Gut-
2 tenberg, Iowa, in making the aforesaid expenditures for the said town
3 of Guttenberg, issuing warrants therefor in the sum of six thou-
4 sand two hundred ninety dollars and twenty-three cents (\$6290.23)
5 and authorizing and directing the issuance and sale of negotiable
6 bonds in the sum of six thousand two hundred ninety dollars and
7 twenty-three cents (\$6290.23) for the purpose of funding an equal
8 amount of said warrants, and the acts of the officers of said town in
9 executing said bonds, be and the same are hereby legalized as though
10 the law had been complied with in all respects.

1 SEC. 2. That the aforesaid warrants of the town of Guttenberg,
2 Iowa, in the aggregate sum of six thousand two hundred ninety dol-
3 lars and twenty-three cents (\$6290.23) be and the same are hereby
4 legalized and declared to be valid, legal, and subsisting obligations
5 of said town the same as though the law had been complied with in
6 all respects.

1 SEC. 3. That the aforesaid bonds of the town of Guttenberg, Iowa,
2 in the aggregate sum of six thousand two hundred ninety dollars and
3 twenty-three cents (\$6290.23) authorized and directed to be issued
4 and sold for the purpose of funding the aforesaid warrants, be and
5 the same are hereby legalized, and when sold as by law provided
6 shall be valid, legal and subsisting obligations or and against the
7 town of Guttenberg, Iowa, the same as though the law has been com-
8 plied with in all respects.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in the city of Des Moines,
4 Iowa, and the Guttenberg Press, a newspaper published in the town
5 of Guttenberg, Iowa, without expense to the state.

Approved March 19, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 22, 1921, and in the Guttenberg Press March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 368

TOWN OF GUTTENBERG

H. F. 706.

AN ACT to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact.

WHEREAS, the lands and lots embraced in the public plat of the town of Guttenberg, Iowa, were conveyed by one I. P. Reiss and wife, the then owners thereof, to Frederick H. Wellman, George Johnson and Phillip Reiss, trustees of the Western Settlement Society, of Cincinnati, Ohio, by deed now of record in volume "E", page 217, of the deed records of Clayton county, Iowa, and

WHEREAS, the said trustees did, by an instrument recorded in volume "D", page 677, of the records of said Clayton county, Iowa, execute a power of attorney to H. C. Fahling, Charles Kriepahn and H. W. Hellmick, authorizing said persons, or any two of them, to approve and confirm the plat of the town of Guttenberg, Iowa, as laid out and platted by John M. Gay, surveyor of Clayton county, Iowa, and

WHEREAS, the said trustees by an instrument recorded in volume "E", page 4, of the records of said county, did file, August 25, 1848, a public plat of said property, designating same as the town of Guttenberg, Iowa, and

WHEREAS, doubts have arisen as to the authority of said trustees of the said Western Settlement Society to execute said power of attorney mentioned above:

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the action of the trustees of the said Western
2 Settlement Society in the execution of the power of attorney to H.
3 C. Fahling, Charles Kriepahn and H. W. Hellmick, authorizing them
4 or any two of them to approve and confirm the plat of the town of
5 Guttenberg, Iowa, as laid out and platted by John M. Gay, surveyor of
6 Clayton county, Iowa, as set forth in volume "D", page 677, of the
7 records of Clayton county, Iowa, and the action of the said attorneys
8 in fact in the execution and dedication of said public plat of the
9 town of Guttenberg in behalf of the said Western Settlement Society,
10 of Cincinnati, Ohio, as set forth in volume "E", page 4, of the records
11 of said county, be and the same are hereby ratified, confirmed and
12 legalized, and declared to be in full force and effect in accordance
13 with the terms and provisions of said plat, the same as if said plat
14 had been executed direct by said Western Settlement Society, of
15 Cincinnati, Ohio, by its proper officers and trustees.

1 SEC. 2. This act being deemed of immediate importance shall be
2 in full force and effect from and after its publication, as required
3 by law, in the Des Moines News, a newspaper published in Des Moines,

4 Iowa, and the Guttenberg Press, a newspaper published in Gutten-
5 berg, Iowa, all without expense to the state.

Approved March 23, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines News March 25, 1921, and in the Guttenberg Press March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 369

TOWN OF LOGAN

S. F. 560

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Logan, Harrison county, Iowa.

WHEREAS, the town of Logan, Harrison county, Iowa, by its town council, did heretofore authorize and incur expenditures in the sum of forty-seven thousand dollars, (\$47000.00), for corporate purposes, as permitted by law, and did issue warrants of said town in like amount to evidence such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for proper corporate purposes and the town of Logan is enjoying the use and benefit thereof and the purposes for which said expenditures were made was and is well worth the sum which said town contracted should be paid therefor, and the indebtedness of said town, at the time said warrants were issued did not, and does not at this time, exceed the constitutional limitation; and

WHEREAS, at a properly convened meeting of the town council of said town, held on February 19, 1921, a resolution entitled, "Resolution authorizing the issue of \$47000.00 funding bonds", was adopted for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants because the expenditure or a portion thereof, evidenced thereby, were contracted in excess of the appropriations theretofore made for the funds against which said warrants were drawn, and

WHEREAS, doubts have arisen concerning the legality or validity of aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's authorized annual revenues; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were contracted in excess of said city's annual revenue actually levied, and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditures or a portion thereof were not provided for in said city's annual appropriations; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebtedness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of the town of Logan
2 in making expenditures for said town, issuing warrants therefor
3 in the sum of forty-seven thousand dollars (\$47000.00) as aforesaid,
4 and authorizing and directing the issuance and sale of negotiable
5 bonds in the sum of forty-seven thousand dollars (\$47000.00) for
6 the purpose of funding the aforesaid warrants, be and the same are
7 hereby legalized and validated.

1 SEC. 2. That the aforesaid warrants of the town of Logan, Iowa,
2 in the aggregate sum of forty-seven thousand dollars, (\$47000.00)
3 be and the same are hereby legalized and declared to be valid, legal
4 and subsisting obligations of said town.

1 SEC. 3. That the funding bonds of the town of Logan, Iowa, in the
2 aggregate sum of forty-seven thousand dollars, (\$47000.00) au-
3 thorized and directed to be issued and sold by said resolution for
4 the purpose of funding the aforesaid warrants, be and the same are
5 hereby legalized and when sold as by law provided, shall be the valid,
6 legal and subsisting obligations of the town of Logan, Iowa, and
7 thereafter said town shall levy taxes for the payment of the prin-
8 cipal of and interest upon said funding bonds in accordance with the
9 provisions of the code of Iowa as amended, relating to taxation.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act, being deemed of immediate importance, shall take
2 effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in the city of Des Moines,
4 Iowa, and the Logan Observer, a newspaper published in the town of
5 Logan, Iowa, without expense to the state.

Approved March 22, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
March 23, 1921, and in the Logan Observer March 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 370

TOWN OF MILFORD

S. F. 760

AN ACT to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \$13,500 for waterworks system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \$13,500 waterworks system bonds of said town.

WHEREAS, at an election held within the town of Milford, county of Dickinson and state of Iowa, on the 28th day of January, 1921, there was submitted to the voters of said town the proposition of the issuance of bonds in the sum of \$13,500 for municipal waterworks system reconstruction purposes; and

WHEREAS, a majority of the votes cast at said election were in favor of the proposition submitted; and

WHEREAS, on said question there were eighty-six affirmative votes cast and thirteen votes cast in the negative, but the total affirmative vote cast by qualified electors at said election may not have constituted a majority of the votes cast at the last previous municipal election, and there is a question as to the sufficiency of said election to authorize the issuance of bonds which it is desired to dispose of so that said bonds may be valid obligations of said town; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election held in the town of Milford in the
2 county of Dickinson and state of Iowa, on the 28th day of January,
3 1921, whereat was submitted the question of the issuance of bonds
4 in the sum of \$13,500 for municipal waterworks reconstruction pur-
5 poses and all matters and things done in petitioning for, calling,
6 noticing and holding said election be, and the same are hereby de-
7 clared to be legal and valid notwithstanding any irregularity or omis-
8 sion or defect in connection therewith and that it be and it is hereby
9 declared that the vote at said election authorized the issuance of
10 \$13,500 bonds for municipal waterworks reconstruction purposes,
11 and said town is hereby authorized to issue said bonds and same
12 when sold and delivered as provided by law shall constitute valid
13 and binding obligations of said town, notwithstanding the provisions
14 of section 1306-e of the supplement to the code of Iowa, 1913.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published at Des Moines, Iowa, and
4 in the Milford Mail, a newspaper published at Milford, Iowa, without
5 expense to the state.

Approved March 25, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 26, 1921, and in the Milford Mail March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 371

TOWN OF MILFORD

S. F. 761.

AN ACT to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \$3500 for electric lighting system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \$3500 electric lighting system bonds of said town.

WHEREAS, at an election held within the town of Milford, county of Dickinson and state of Iowa, on the 28th day of January, 1921, there was submitted to the voters of said town the proposition of the issuance of bonds in the sum of \$3500 for municipal electric lighting system reconstruction purposes; and

WHEREAS, a majority of the votes cast at said election were in favor of the proposition submitted; and

WHEREAS, on said question there were eighty-one affirmative votes cast and fifteen votes were cast in the negative, but the total affirmative vote cast by qualified electors at said election may not have constituted a majority of the votes cast at the last previous municipal election, and there is a question as to the sufficiency of said election to authorize the issuance of bonds which it is desired to dispose of so that said bonds may be valid obligations of said town; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election held in the town of Milford in the
2 county of Dickinson and state of Iowa, on the 28th day of January,
3 1921, whereat was submitted the question of the issuance of bonds
4 in the sum of \$3500 for municipal electric lighting system recon-
5 struction purposes and all matters and things done in petitioning
6 for, calling, noticing and holding said election be, and the same are
7 hereby declared to be legal and valid notwithstanding any irregularity
8 or omission or defect in connection therewith and that it be and it
9 is hereby declared that the vote at said election authorized the issu-
10 ance of \$3500 bonds for municipal electric lighting system recon-
11 struction purposes, and said town is hereby authorized to issue said
12 bonds and same when sold and delivered as provided by law shall
13 constitute valid and binding obligations of said town, notwithstand-
14 ing the provisions of section 1306-e of the supplement to the code
15 of Iowa, 1913.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published at Des Moines, Iowa, and in
4 the Milford Mail, a newspaper published at Milford, Iowa, without
5 expense to the state.

Approved March 25, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 26, 1921, and in the Milford Mail March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 372

TOWN OF POMEROY

H. F. 758.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun county, Iowa.

WHEREAS, the town of Pomeroy, Calhoun county, Iowa, by its town council, did heretofore authorize and incur expenditures in the sum of sixteen thousand dollars (\$16,000.00) for corporate purposes, as permitted by law, and did issue warrants of said city in like amount to evidence such indebtedness; and

WHEREAS, said expenditures were made for proper corporate purposes and the town of Pomeroy is enjoying the use and benefit thereof and the purpose for which said expenditures were made was and is well worth the sum which said town contracted should be paid therefor; and

WHEREAS, the town council of said town of Pomeroy has adopted a resolution authorizing the issue of sixteen thousand dollars (\$16,000.00) of funding bonds designated "Funding bonds of 1921", for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, the total indebtedness of said town, at the time said warrants were issued did not, and does not at this time, including said warrants, exceed the constitutional limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants on the ground that the expenditures, or a portion thereof, evidenced thereby, were contracted in excess of the town's authorized annual revenue; said expenditures were not provided for in the town's annual appropriation; said expenditures were in excess of the statutory limitation on indebtedness; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of the town of Pom-
2 eroy in making expenditures for said town, issuing warrants therefor
3 in the sum of sixteen thousand dollars (\$16,000.00) as aforesaid, and
4 authorizing and directing the issuance and sale of negotiable bonds in
5 the amount of sixteen thousand dollars (\$16,000.00) for the purpose
6 of funding the aforesaid warrants, be and the same are hereby legal-
7 ized and validated.

1 SEC. 2. That the aforesaid warrants of the town of Pomeroy,
2 Iowa, in the aggregate amount of sixteen thousand dollars (\$16,-
3 000.00) be and the same are hereby legalized and declared to be
4 valid, legal and subsisting obligations of said town.

1 SEC. 3. That the funding bonds of the town of Pomeroy, Iowa, in
2 the aggregate amount of sixteen thousand dollars (\$16,000.00), thus
3 authorized and directed to be issued and sold, and designated "Fund-
4 ing bonds of 1921" for the purpose of funding the aforesaid warrants,
5 be and the same are hereby legalized; and declared to be valid, legal
6 and subsisting obligations of the town of Pomeroy, Iowa, the same
7 as though the law had in all respects been complied with.

1 SEC. 4. Nothing in this act shall affect any pending litigation.

1 SEC. 5. This act being deemed of immediate importance, shall take
2 effect and be in force from and after its publication in The Des Moines
3 Capital and The Des Moines Register, newspapers published at Des
4 Moines, Iowa, and of general circulation in the state of Iowa, without
5 expense to the state.

Approved March 29, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Des Moines Register March 30, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 373

TOWN OF SHELBY

S. F. 478.

AN ACT to legalize certain warrants and the issuance and sale of certain negotiable bonds for various purposes for the town of Shelby, Shelby county, Iowa.

WHEREAS, the town of Shelby in the county of Shelby, and state of Iowa, did heretofore issue its warrants for various purposes including street improvements and sewer and for deficiencies in assessments made against certain lots within its corporate limits to pay for the costs of street improvements and sewers, and

WHEREAS, the said town by its council issued warrants aggregating the sum of seven thousand one hundred forty dollars and forty cents (\$7,140.40), for the purposes hereinbefore set forth and which warrants are numbered from four hundred sixty-one (461) to five hundred sixteen (516), inclusive, and

WHEREAS, the said town by its council issued and sold certain bonds for waterworks purposes, the proceeds of which were used for the extension and improvement of the waterworks in said town, and

WHEREAS, the said town by its council did issue funding bonds for the purpose of funding certain outstanding indebtedness, which warrants and indebtedness were issued and incurred for a legal indebtedness of the city, and

WHEREAS, the amount of the said funding bonds issued for the purpose as above stated by said town is in the sum of ninety-six hundred (\$9,600) dollars, and

WHEREAS, the said town by its council did issue bonds called sewer disposal bonds for the purpose of paying for the expenditures made for a sewer disposal plant for said city, and did issue and sell certain improvement bonds for the purpose of improvements including sewers in the town of Shelby, and

WHEREAS, the said bonds so issued by said town and sold were in equal amounts of forty-three hundred dollars (\$4,300), for each class or a total of eighty-six hundred dollars (\$8,600), for said sewer disposal and improvement bonds, and

WHEREAS, said warrants and bonds when issued were all made for expenditures which were for purposes authorized by law and the town is enjoying the use and benefit of such expenditures, and

WHEREAS, the purpose for which said expenditures were made and the warrants and bonds issued and the bonds sold and the results thereof were and are well worth the sum which the said town by contract agreed to pay therefor, and

WHEREAS, the said warrants and the said bonds when issued did not together and do not now together exceed the constitutional limitation of indebtedness of said town, and

WHEREAS, doubt has arisen concerning the legality of said warrants and bonds upon the following grounds:

(1). That the expenditures or a portion thereof were in excess of the town's authorized revenue.

(2). That said warrants and bonds were not issued in the class or under the designation for the same fixed by law.

(3). That the expenditures were not provided for in the town's annual appropriation.

(4). That the sale of the said bonds and the regulations and provisions relating thereto were irregular and not legal.

(5). That no proper record has been kept of the vote of the electors of the town authorizing the issuance of the said bonds as provided by law.

(6). That the indebtedness which said warrants evidenced and which the said bonds created is, when taken together, in excess of the statutory limit of indebtedness.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the town council of Shelby, Iowa, in
2 making the expenditures for various purposes including street and
3 sewer improvements for which bonds and warrants were issued be
4 and the same are hereby legalized as though first made in strict com-
5 pliance with the law.

1 SEC. 2. That the aforesaid warrants issued by the town council of
2 Shelby, Iowa, in the aggregate sum of seven thousand one hundred
3 dollars and forty cents (\$7,140.40), be and the same are each hereby
4 legalized and declared to be valid, legal and subsisting obligations,
5 the same as though the law had in all respects been complied with.

1 SEC. 3. That the aforesaid water bonds of the town of Shelby,
2 Iowa, in the aggregate sum of eleven thousand dollars (\$11,000),
3 issued for the extension and improvement of the waterworks of said
4 town be and the same are hereby legalized and the sale of the same
5 be and is hereby legalized and declared to be valid, legal and subsist-
6 ing obligations of said town, the same as though the law had in all
7 respects been complied with.

1 SEC. 4. The aforesaid funding bonds of the town of Shelby, Iowa,
2 in the aggregate sum of ninety-six hundred dollars (\$9,600), be and
3 the same are hereby legalized and the sale of the same legalized and
4 that they be held to be valid, legal and binding obligations against
5 said town of Shelby, the same as though the law had been in all
6 respects complied with.

1 SEC. 5. The aforesaid sewer bonds and improvement bonds in the
2 aggregate sum of eighty-six hundred dollars (\$8,600), authorized
3 and directed to be issued for the purposes hereinbefore named,
4 to-wit: sewer disposal and sewer and street improvements, be and
5 the same are hereby legalized and the sale of the same legalized, the
6 same as though the law had been in all respects complied with and
7 said bonds issued under the proper description and for the proper
8 purposes.

1 SEC. 6. Nothing in this act shall affect pending litigation.

Approved March 18, A. D. 1921.

CHAPTER 374

BLACK HAWK COUNTY

H. F. 545.

AN ACT to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof.

WHEREAS, the county of Black Hawk, by and through its board of supervisors, did on the 15th day of June, 1920, authorize and issue as of June-1, 1920, the funding bond series of 1920, in the aggregate amount of three hundred five thousand dollars (\$305,000.00); and

WHEREAS, all of said bonds have been sold to innocent purchasers and are now outstanding; and

WHEREAS, it now appears that there was an over issue of bonds in the amount of seventeen thousand dollars (\$17,000.00), which it was not at that time necessary to issue; and

WHEREAS, it is desired that the said seventeen thousand dollars (\$17,000.00), now in the hands of the treasurer of Black Hawk county, may be used in the general county fund; and

WHEREAS, doubts have arisen relative to the legality of the entire said funding bond series of 1920, by reason of the over issue of seventeen thousand dollars (\$17,000.00) of bonds; and

WHEREAS, all of the expenditures for which the said bonds were issued were for proper corporate purposes, and the county of Black Hawk is enjoying the use and benefit thereof, and the purposes for which said expenditures were made were and are well worth the sum for which the bonds were issued, and the indebtedness of the county at the time said bonds were issued did not and does not at this time exceed the constitutional limitation; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the board of supervisors of the county
2 of Black Hawk in issuing the funding bond series of 1920, as of June
3 1, 1920, in the sum of three hundred five thousand dollars
4 (\$305,000.00), be and the same are hereby legalized and validated,

5 and that the board of supervisors of Black Hawk county is hereby
 6 empowered to set over into the general county fund the seventeen
 7 thousand dollars (\$17,000.00) now held by the county treasurer of
 8 Black Hawk county as the result of the over issue of said funding
 9 bond series of 1920, and that when so placed in the said county fund
 10 it may be used as the board of supervisors may direct and as is al-
 11 lowed by law.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act, being deemed of immediate importance, shall
 2 take effect and be in force from and after its publication in the Des
 3 Moines Capital, newspaper published in the city of Des Moines, Iowa,
 4 and the Waterloo Evening Courier and Daily Reporter, newspaper
 5 published in the city of Waterloo, Iowa, without expense to the state.

Approved March 19, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and
 the Waterloo Evening Courier March 22, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 375

BUCHANAN COUNTY

S. F. 423.

AN ACT to legalize the proceedings of the board of supervisors and other officers held pursuant to petitions for the establishment and organization of drainage district No. 2 Sumner township, Buchanan county, Iowa, to constitute certain farm lands belonging to the state of Iowa a part of said drainage project, and to authorize the state of Iowa to become a party to the proceedings to establish said district and to appropriate funds to aid in the construction and maintenance thereof.

WHEREAS, drainage district No. 2 Sumner township, Buchanan county, Iowa, was established by action of the board of supervisors of said county on the 28th day of June, 1918; and,

WHEREAS, approximately five hundred acres, more or less, of the state farm lands of the Iowa state hospital for insane is included in said drainage district as established, said state farm lands being subject to overflow, too wet for cultivation, and the drainage and ditching thereof being for the public benefit, convenience and welfare; and,

WHEREAS, the draining and ditching of said state farm lands can most advantageously be affected by constituting said lands a part of said drainage project and by constituting the state of Iowa a party to and a member of said drainage district for all purposes consistent with the proper objects as contemplated by the laws of the state of Iowa for the establishment and maintenance of such drainage districts; and,

WHEREAS, doubt has arisen as to the legality of the acts of said board of supervisors in establishing said district to include said state farm lands and the state of Iowa as a party thereto, and as to the legality of other acts

and proceedings of said board and other officers subsequent to the filing of the petition for the establishment of said district; therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the state farm lands situated in said drainage
2 district be and are hereby constituted a part of said drainage project
3 as established and that said lands as so constituted be subject to all
4 the provisions of the laws of the state of Iowa regulating the estab-
5 lishment and maintenance of drainage districts; and that the state
6 of Iowa be constituted a member of said drainage district as estab-
7 lished for all purposes consistent with and necessary or convenient to
8 the proper objects of such drainage districts and assume the obliga-
9 tions incident thereto.

1 SEC. 2. That a true copy of every notice required by law to be given
2 to owners of lands in said district be sent forthwith by the auditor of
3 Buchanan county by registered mail to the secretary of the Iowa
4 state board of control at Des Moines, Iowa, and to the superintendent
5 of the Iowa state hospital for insane at Independence, Iowa.

1 SEC. 3. That the board of control of state institutions be author-
2 ized and empowered to make and enter into contracts and agreements
3 on behalf of the state of Iowa with said drainage district in the same
4 manner and to the same extent and for the same purpose as private
5 owners of lands in said drainage district are by law authorized to
6 make and enter into with said district and have the same right as
7 private owners to appear in proceedings connected therewith, and
8 file objections therein, and of appeal.

1 SEC. 4. That there is hereby appropriated from any money in the
2 state treasury not otherwise appropriated the sum of six thousand
3 dollars (\$6,000.00), or as much thereof as may be necessary to dis-
4 charge the assessments that may be levied upon lands of the state of
5 Iowa situated in said district for the establishment and construction
6 of said drainage project and that the said board of control of state
7 institutions shall discharge assessments that may be levied for the
8 future maintenance thereof from the general maintenance funds pro-
9 vided by law for the state hospital for insane at Independence, Iowa.

1 SEC. 5. The provisions of this act whereby the state of Iowa be-
2 comes a party as owner of certain described land in Buchanan county
3 in drainage district number two (2), Sumner township of said county,
4 hereby vests within the state of Iowa authority to be exercised by the
5 state board of control or the state attorney general to appeal from
6 the assessment of benefits made by the commission of appraisal in
7 the above district in the manner and as provided by the drainage laws
8 of Iowa and with the further provision that if the time wherein such
9 appeal should be made has passed, there is hereby vested in the state
10 of Iowa the right to object and appeal from the action of the county
11 board of supervisors in levying benefit assessments against the above-
12 described land in the same manner and under the same regulations
13 as if such time of appeal had not expired.

1 SEC. 6. That the acts and proceedings of said board of supervisors
2 of Buchanan county and of other officers connected therewith pur-
3 suant to the filing of the petition for the establishment of said drain-

4 age district to and including the establishment thereof and proceed-
 5 ings thereon to the present date be, and the same are, legalized and
 6 confirmed in all respects as if all of the provisions of the laws of the
 7 state of Iowa with regard to such proceedings had been fully and
 8 strictly complied with.

1 SEC. 7. This act being deemed of immediate importance shall take
 2 effect and be in force from and after its publication in the Des Moines
 3 Capital, published at Des Moines, Iowa, and the Bulletin-Journal,
 4 published at Independence, Iowa.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital
 April 13, 1921, and in the Bulletin-Journal April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 376

CRAWFORD COUNTY

H. F. 508.

AN ACT to legalize certain warrants issued by the board of supervisors of Crawford
 county, Iowa.

WHEREAS, the county of Crawford, Iowa, by its board of supervisors,
 did heretofore authorize and incur indebtedness in the sum of forty-seven
 thousand dollars (\$47,000.00) for corporate purposes, as follows: twenty-
 nine thousand eight hundred eighty-seven dollars and seventy-two cents
 (\$29,887.72) and interest for constructing and repairing bridges, thirteen
 thousand nine hundred thirty-six dollars and seventeen cents (\$13,936.17)
 and interest, for improving roads, as permitted by law, and prior to Janu-
 ary 1, 1921, did issue warrants of said county in like amount to evidence
 such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for necessary corporate pur-
 poses and the county of Crawford is enjoying the use and benefit thereof
 and the purposes for which said expenditures were made was and is
 well worth the sum which said county contracted should be paid therefor,
 and the indebtedness of said county at the time said warrants were issued
 did not, and does not at this time, exceed the constitutional limitation; and

WHEREAS, the cost incident to operating and maintaining the affairs
 and institutions of said county and its roads and bridges has been unusu-
 ally large during the past year, due to the unsettled business conditions
 throughout the country, and it is not clear whether such extraordinary
 charges constitute county indebtedness incurred for general and ordinary
 purposes; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the board of supervisors of the county
 2 of Crawford, in making such expenditures for said county and issuing
 3 warrants therefor in the sum of forty-seven thousand dollars
 4 (\$47,000.00) as aforesaid, be and the same are hereby legalized and
 5 validated.

1 SEC. 2. That said warrants issued by direction of the board of
 2 supervisors of the county of Crawford, Iowa, in the aggregate sum
 3 of forty-seven thousand dollars (\$47,000.00) in evidence of such
 4 expenditures, be and the same are hereby legalized and declared to be
 5 valid, legal and subsisting obligations of said county, and the board
 6 of supervisors of said county may issue and sell bonds to fund said
 7 warrants, as provided by the laws of the state of Iowa.

1 SEC. 3. Nothing in this act shall affect pending litigation.

1 SEC. 4. This act being deemed of immediate importance shall take
 2 effect and be in force from and after its publication in Des Moines
 3 Capital, a newspaper published in the city of Des Moines, Iowa, and
 4 Denison Review, a newspaper published in the city of Denison, Iowa,
 5 without expense to the state.

Approved March 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 11, 1921, and in the Denison Review March 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 377

HARDIN-HAMILTON JOINT DRAINAGE DISTRICT

S. F. 329.

AN ACT to legalize the acts and proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district number two-one hundred four (2-104), within said counties:

WHEREAS, on the twenty-ninth (29th) day of September nineteen hundred nine (1909) there was filed in the offices of the county auditors of Hardin and Hamilton counties, a petition, with a bond duly approved asking for a joint drainage district to include certain lands within both counties, known as joint drainage district No. two-one hundred four (2-104) and said district was established, and,

WHEREAS, subsequently, the improvement was reconstructed at a large expense, and said reconstruction and improvements have been entirely completed and warrants in payment therefor have been issued to the contractor doing the work, and

WHEREAS, said work was done with the knowledge of the land owners in said district, and

WHEREAS, doubts have arisen concerning the legality of the proceedings of the said boards of supervisors and the officers of said counties in connection with said improvement especially relating to notice to property owners within said district, some of whom do not appear to have had notice, required by law prior to the resolution of said joint boards ordering the said improvement, and

WHEREAS, it is deemed advisable to put at rest said doubts and all other

doubts regarding the regularity and validity of said proceedings up to this time, now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That all the acts and proceedings of the joint boards
2 of supervisors and officers of Hardin and Hamilton counties in rela-
3 tion to joint drainage district number two-one hundred four (2-104)
4 within said counties, be and the same are hereby legalized, the same
5 in effect, as if the said acts and proceedings had been in entire con-
6 formity with all the provisions of law provided therefor, and the
7 authorization of said improvements and payment therefor are hereby
8 declared legal and binding.

1 SEC. 2. Nothing in this act shall in any manner affect pending
2 litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register, published at Des Moines, Iowa, and the Radcliffe Signal,
4 published at Radcliffe, Iowa, without expense to the state.

Approved February 3, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register February 4, 1921, and in the Radcliffe Signal February 10, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 378

MARSHALL COUNTY

S. F. 583.

AN ACT to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the county of Marshall, state of Iowa.

WHEREAS, the county of Marshall in the state of Iowa, by its board of supervisors did heretofore authorize and incur expenditures in the sum of sixty thousand dollars (\$60,000.00) for corporate purposes, as permitted by law, and did issue warrants of said county in like amount to evidence such indebtedness, in the manner and form required by law; and

WHEREAS, said expenditures were made for proper corporate purposes and said county is enjoying the use and benefit thereof and the purposes for which said expenditures were made was and is well worth the sum which said county contracted should be paid therefor, and the indebtedness of said county, at the time said warrants were issued did not, and does not at this time, exceed the constitutional limitation; and

WHEREAS, at a properly convened meeting of the board of supervisors of said county, held on February 1st, 1921, a resolution entitled, "Resolution authorizing the issuance of county funding bonds in the sum of \$60,000." was adopted for the purpose of funding the indebtedness represented by the aforesaid warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebted-

ness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the board of supervisors of the county
2 of Marshall in making expenditures for said county, issuing warrants
3 therefor in the sum of sixty thousand dollars (\$60,000) as aforesaid,
4 and authorizing and directing the issuance and sale of negotiable bonds
5 in the sum of sixty thousand dollars (\$60,000) for the purpose of
6 funding the aforesaid warrants, be and the same are hereby legalized
7 and validated.

1 SEC. 2. That the aforesaid warrants of the county of Marshall, in
2 the state of Iowa, in the aggregate sum of sixty thousand dollars
3 (\$60,000) be and the same are hereby legalized and declared to be
4 valid, legal and subsisting obligations of said county.

1 SEC. 3. That the funding bonds of the county of Marshall, Iowa,
2 in the aggregate sum of sixty thousand dollars (\$60,000) authorized
3 and directed to be issued and sold by said resolution for the purpose
4 of funding the aforesaid warrants, be and the same are hereby legal-
5 ized and when sold as by law provided, shall be the valid, legal and
6 subsisting obligations of the said county of Marshall, and thereafter
7 said county shall levy taxes for the payment of the principal of and
8 interest upon said funding bonds in accordance with the provisions
9 of the code of Iowa as amended, relating to taxation.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in the city of Des Moines,
4 Iowa, and the Times Republican, a newspaper published in the city
5 of Marshalltown, Iowa, without expense to the state.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 25, 1921, and in the Time Republican March 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 379

WAPELLO COUNTY PUBLIC HOSPITAL

S. F. 283.

AN ACT legalizing the establishment of a county public hospital in and for Wapello county, Iowa, and legalizing forty-seven thousand dollars (\$47,000.00) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon.

WHEREAS, prior to the general election holden in Wapello county, Iowa, on November 5, 1918, a petition was filed with the board of supervisors

of said county praying for the establishing of a county public hospital on a site then owned by said county; for the levy of a tax to redeem county bonds for said purpose and for the issue of forty-seven thousand dollars (\$47,000.00) in the bonds of said county to be sold, the proceeds thereof to be used in erecting buildings for said hospital and to maintain the same, which propositions by resolution of said board and by proper notice given, was duly submitted at said general election and duly carried by a vote of 5019 votes for and 1155 votes against and thereafter declared duly carried.

And WHEREAS, doubts have arisen as to the technical regularity of said proceedings, affecting the ready sale of said bonds and it appearing that all steps taken in said proceedings were done in substantial conformity with sections four hundred nine-a (409-a), four hundred nine-b (409-b), four hundred nine-c (409-c), four hundred nine-g (409-g) supplement to the code 1913 and with other provisions of law governing at that time in such proceedings; and that it was the purpose and intention of the said petitioners, of the said board, and of the voters of said county to provide funds for the establishment and maintenance of such hospital by the issue and sale of forty-seven thousand dollars (\$47,000.00) in the bonds of said county, which bonds were to be redeemed by a sufficient tax and not otherwise now therefore:

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION I. That the petition, the notice, the resolution of the
2 board of supervisors submitting said propositions to the electors of
3 said Wapello county; the election and the vote at said election on such
4 propositions; the resolution authorizing the issuance of said forty-
5 seven thousand dollars (\$47,000.00) in bonds or any part thereof;
6 the formal levy of tax to redeem said bonds and the interest coupons
7 thereof and any further tax fully to redeem said bonds which it may be
8 found necessary to levy (which further tax, if any, said board is here-
9 by authorized to levy); the form (in substance) of said bonds and cou-
10 pons as provided for in resolution of said board under date of January
11 5, 1921; and each and every detail required by law in connection with
12 said proceedings, be and the same are hereby declared to be legal and
13 valid, and said bonds in said amount, or any portion thereof as issued,
14 are hereby fully legalized and declared valid and binding as sold,
15 issued and fully paid for by the purchaser or purchasers thereof, to
16 the same effect as though each and every provision of law had been
17 strictly and literally complied with from the beginning to the termina-
18 tion of said proceedings.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall be in
2 force and effect from and after its publication in The Des Moines Reg-
3 ister and The Des Moines Capital, newspapers published in the city of
4 Des Moines, Iowa, which publication shall be without expense to the
5 state.

Approved February 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital February 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 380

WAPELLO COUNTY

S. F. 632.

AN ACT to legalize certain warrants issued by the board of supervisors of Wapello county, Iowa.

WHEREAS, the county of Wapello, Iowa, by its board of supervisors, did heretofore authorize and incur indebtedness in the sum of ninety thousand dollars (\$90,000), for corporate purposes, as follows: \$55,000 for county bridge fund, \$17,000 for county road fund, \$9,000 for county home fund, and \$9,000 for county fund, as permitted by law, and prior to January 1, 1921, did issue warrants of said county in like amount to evidence such indebtedness, in the manner and form required by law; and

WHEREAS, such expenditures were made for proper corporate purposes, and were necessary in order to support, maintain the institutions of said county, protect and repair its roads and bridges and pay ordinary expenses of said county, and such expenditures were greater in amount than usual because of the unsettled business conditions throughout the country, due to the readjustment after the world war, and the county of Wapello is enjoying the use and benefit thereof and the several purposes for which said expenditures were made is well worth the sum which said county contracted should be paid therefor, and the indebtedness of said county at the time said warrants were issued did not and does not at this time, exceed the constitutional limitation; and

WHEREAS it is not clear under the law whether indebtedness so incurred for such unusual, extraordinary and necessary expenditures is to be considered in ascertaining said county's statutory limit of debt for general ordinary purposes; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the board of supervisors of the county
2 of Wapello in making such expenditures for said county and issuing
3 warrants therefor in the sum of ninety thousand dollars (\$90,000)
4 as aforesaid, be and the same are hereby validated.

1 SEC. 2. That the aforesaid warrants of the county of Wapello,
2 Iowa, in the aggregate sum of ninety thousand dollars (\$90,000), be
3 and the same are hereby legalized and declared to be valid, legal and
4 subsisting obligations of said county, and the board of supervisors
5 of said county may issue and sell bonds to fund said warrants, as pro-
6 vided by the laws of the state of Iowa.

1 SEC. 3. Nothing of this act shall affect pending litigation.

1 SEC. 4. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Capital, a newspaper published in the city of Des Moines,
4 Iowa, and the Ottumwa Daily Courier, a newspaper published in the
5 city of Ottumwa, Iowa, without expense to the state.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital and the Ottumwa Daily Courier March 25, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 381

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF ARISPE

S. F. 639.

AN ACT to legalize an election held January 29th, 1921, in the consolidated independent school district of Arispe, in the county of Union, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of seventy-five thousand dollars (\$75,000), and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election and said bonds, and to authorize the issuance of seventy-five thousand dollar (\$75,000) bonds of said consolidated independent school district.

WHEREAS, at an election held within the consolidated independent school district of Arispe in the county of Union, and state of Iowa, on the 29th day of January, 1921, there was submitted to the voters of said consolidated independent school district the proposition of the issuance of bonds in a sum not to exceed the sum of seventy-five thousand dollars, (\$75,000) for the purpose of erecting and equipping a new school building; and

WHEREAS, a majority of votes cast at said election were in favor of the proposition submitted; and

WHEREAS, there is a question as to the legality of the proceedings relating to the authorization of said bonds at said election, and it is desired to dispose of all questions respecting the validity of said proceedings; now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election held in the consolidated independent
2 school district of Arispe, in the county of Union, and state of Iowa,
3 on the 29th day of January, 1921, whereat was submitted the question
4 of the issuance of bonds in a sum not to exceed seventy-five thousand
5 dollars (\$75,000.00) for the purpose of erecting and equipping a new
6 school building, and all matters and things done in petitioning for,
7 calling, noticing, and holding said election and the form of ballot
8 used thereat be, and the same are hereby declared to be legal and
9 valid notwithstanding any irregularity or omission or defect in con-
10 nection therewith, and that the said consolidated independent school
11 district be authorized to issue seventy-five thousand dollars
12 (\$75,000.00) in bonds of said consolidated independent school dis-
13 trict for the purpose of erecting and equipping a new school building,
14 and said bonds, when sold and delivered as provided by law, shall
15 constitute valid and binding obligations of said consolidated independ-
16 ent school district.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act, being deemed of immediate importance, shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register, a newspaper published in Des Moines, Iowa, and in the
4 Afton Star-Enterprise, a newspaper published at Afton, Iowa, with-
5 out expense to the state.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 25, 1921, and in the Afton Star-Enterprise March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 382

SCHOOL TOWNSHIP OF COOPER

S. F. 759

AN ACT to legalize an election held on the eighth (8th) day of March, 1920, in the school township of Cooper, in the county of Webster, and state of Iowa, for the purpose of voting on the issuance of bonds of said school township, in the amount of fifteen thousand dollars (\$15,000), and to legalize all acts and proceedings of the board of directors of said school township, in respect of said election and said bonds, and to declare the purpose for which the said bonds are authorized, and to authorize the issuance of fifteen thousand dollars (\$15,000) bonds of said school township.

WHEREAS, at an election held within the school township of Cooper, in the county of Webster, and state of Iowa, on the eighth (8th) day of March, 1920, there was submitted to the voters of said school township, a proposition reading as follows:

“Shall the school township of Cooper, in the county of Webster, state of Iowa, be bonded for the sum of \$15,000, for the purpose of erecting, equipping and purchasing a site for a school house in sub-district No. 6, in said township, county and state?” and,

WHEREAS, a majority of the votes cast at said election were in favor of the proposition submitted as aforesaid; and,

WHEREAS, it was the intention of the board of directors of said school township, to secure authority for the issuance of bonds of said school township, in the sum of fifteen thousand dollars (\$15,000.00), for the purpose of erecting and equipping a school house in sub-district No. 6, in said school township, and purchasing a site therefor, and an error arose in submitting the proposition to the voters, which error it is desired to correct; and

WHEREAS, there is a question as to the calling of said election, giving of notice of said election, and holding of said election, and the form of ballot used thereat; now, therefore;

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts and proceedings of the board of directors
2 of school township of Cooper, county of Webster, and state of Iowa,
3 in calling said election of March eighth (8th), 1920, and submitting
4 to the voters of said school township the question of issuing bonds in
5 the sum of fifteen thousand dollars (\$15,000.00), for the purpose of
6 constructing and equipping a new school house and procuring a site
7 therefor, the notice given in respect thereof, the said election of March
8 eighth (8th), 1920, and all proceedings in relation thereto, are hereby
9 legalized and validated; and said bonds when sold and delivered as
10 provided by law, shall constitute valid and binding obligations of said
11 school township.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in Des Moines, Iowa, and in

4 the Messenger and Chronicle, a newspaper published in Fort Dodge,
5 Iowa, without expense to the state.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Messenger and Chronicle March 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 383

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF DANA

H. F. 761.

AN ACT to legalize an election held in the consolidated school district of Dana, formed in the counties of Greene and Boone, in the state of Iowa, such election being held for the purpose of establishing a consolidated independent school district.

WHEREAS, at an election held for the purpose of establishing the consolidated independent school district of Dana a majority of the voters residing within the proposed consolidated district voted in favor of its consolidation, and

WHEREAS, doubts have arisen concerning the validity and legality of such election; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election held by the voters within the consoli-
2 dated independent school district of Dana in which a majority of the
3 voters voting at said election voted in favor of such consolidation be
4 and the same is hereby legalized and validated, and all the matters
5 and things done in the calling of said election and in the holding
6 thereof and in the submission of the proposition to the voters are
7 hereby declared to be legal and valid the same as though the law
8 governing the holding of such election had been fully complied with.

1 SEC. 2. This act being deemed of immediate importance shall
2 take effect and be in force from and after its passage and publica-
3 tion in the Des Moines Register and the Grand Junction Globe, news-
4 papers published at Des Moines, and Grand Junction, Iowa, without
5 expense to the state.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 13, 1921, and in the Grand Junction Globe April 14, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 384

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF DE SOTO

H. F. 854.

AN ACT to legalize an election held for the purpose of voting on the proposition "Shall the proposed consolidated independent school district of De Soto be established?", held October 26, 1920, in said district located in Dallas and Madison counties, Iowa.

WHEREAS, at an election held within the consolidated independent school district of De Soto, in Dallas and Madison counties, Iowa, on the twenty-sixth day of October, 1920, there was submitted to the voters the following proposition: "Shall the proposed consolidated independent school district of De Soto be established?"; and

WHEREAS, a majority of the votes cast at said election were in favor of the proposition submitted; and,

WHEREAS, said district proposed to fulfill its proper functions by levying taxes, issuing bonds and building a schoolhouse, and it is deemed advisable that all questions concerning the validity of said election and proceedings preliminary thereto be forever put at rest; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election held in the independent school dis-
2 trict of De Soto on October 26, 1920, whereat the proposition "Shall
3 the proposed consolidated independent school district of De Soto be
4 established?" was voted upon, is hereby legalized and validated.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in force from and after its publication in the Des Moines
3 Register and the Des Moines Capital, newspapers published in the city
4 of Des Moines, Iowa; said publication to be without expense to the
5 state.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 14, 1921, and in the Des Moines Capital April 16, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 385

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF DUNKERTON

H. F. 571

AN ACT to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, and the issuing of certain bonds of said district.

WHEREAS, on the 12th day of May, 1920, a special election was held in the town of Dunkerton, Black Hawk county, Iowa, at which election the question was submitted to the voters within a certain described territory

mentioned and correctly described in the ballots used at said election on the proposition of establishing the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, to be comprised of said described territory, and

WHEREAS, at said special election a majority of the voters within said territory voting at said election voted in favor of the formation and establishment of said consolidated independent school district, and

WHEREAS, doubts have arisen as to the regularity of the action and proceedings leading up to said special election, and

WHEREAS, at an election called by the board of directors of said consolidated independent school district, and held November 13, 1920, a majority of the voters in said consolidated independent school district voting at said election voted in favor of issuing the bonds of said consolidated independent school district in the sum of one hundred thirty-five thousand dollars (\$135,000.00) for the purpose of defraying the expense of the construction and equipment of a new school house and purchasing a site for same, and

WHEREAS, at a meeting of the board of directors of said consolidated independent school district held on January 28, 1921, a resolution entitled, "Resolution to provide for the issuance of \$135,000.00 school building bonds", was adopted authorizing the issuance of said bonds, and

WHEREAS, certain objections were made to including a part of the territory of said district and the county superintendent entered an order on said objections setting out said territory and neglected and refused to transfer the case to the county board of education, and

WHEREAS, any omissions or irregularities which may have occurred in the formation and establishment of said consolidated independent school district in the authorization of the issuance of said school building bonds are comprised only of the omission of such acts and proceedings as could have been dispensed with by the general assembly in the laws relating to the formation of consolidated independent school districts and relating to the issuance of school building bonds, and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid proceedings forever at rest; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That all proceedings leading up to and resulting in the
2 formation and establishment of the consolidated independent school
3 district of Dunkerton, in the county of Black Hawk, state of Iowa, be
4 and the same are hereby legalized and declared legal and valid, and
5 the said consolidated independent school district be and is hereby
6 declared legal and valid in all respects the same as if all provisions of
7 law relating to the formation or establishment of consolidated inde-
8 pendent school districts had been in all respects strictly complied with.

1 SEC. 2. That all proceedings in calling the election and submitting
2 to the voters of said consolidated independent school district the ques-
3 tion of issuing bonds in the sum of one hundred thirty-five thousand
4 dollars (\$135,000.00), for the purpose of defraying the expense of the

5 construction and equipment of a new school house and purchasing a
6 site for the same and all proceedings in relation thereto be and the
7 same are hereby legalized and validated.

1 SEC. 3. That the school building bonds of said consolidated inde-
2 pendent school district in the aggregate amount of one hundred thirty-
3 five thousand dollars (\$135,000.00) authorized at said election and
4 directed to be issued by the resolution adopted by the board of direc-
5 tors of said consolidated independent school district be and the same
6 are hereby legalized and validated and when delivered to the pur-
7 chaser thereof shall be the valid, legal and subsisting obligations of
8 said consolidated independent school district.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in Des Moines, Iowa, and
4 the Waterloo Evening Courier, a newspaper published in Waterloo,
5 Iowa, without expense to the state.

Approved March 19, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Waterloo Evening Courier March 22, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 386

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF FRANKLIN

S. F. 653.

AN ACT to legalize certain warrants of the consolidated independent school district of Franklin, in Greene county, Iowa.

WHEREAS, the consolidated independent school district of Franklin, in Greene county, Iowa, has made certain expenditures from the schoolhouse fund of said district, in the amount of \$24698.12 and has issued warrants in conformity with resolutions of the board of directors of said district as follows: Nos. 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1112, 1113, 1114, 1115, 1118, 1133, 1134, 1136, 1138, 1139, 1140, 1164, 1171, 1172, 1192, 1193, 1194, 1195, 1196 and each of said warrants was drawn on the schoolhouse fund and bear interest from their respective dates, and all of said warrants are now outstanding, and

WHEREAS, the total indebtedness of said school district does not now, including said warrants, and did not at the time of issuing the same nor at the time of incurring the indebtedness evidenced by said warrants, exceed the constitutional limit of indebtedness of said district; and

WHEREAS, said expenditures were all made by said school district for general and lasting utility authorized by law; and said district has enjoyed the use and benefit of said expenditures; and the result of said ex-

penditures is well worth the price which said district agreed to pay therefor, and

WHEREAS, doubts have arisen concerning the legality of the aforesaid warrants on the ground that said indebtedness should have been authorized by the voters of said school district; that the voters of said school district had not heretofore voted taxes or bonds to provide for the payment of the same, and

WHEREAS, it is deemed advisable to put all said doubts and all other doubts which may arise concerning the legality or validity of said warrants forever at rest; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the corporate authorities of the con-
2 solidated independent school district of Franklin, in Greene county,
3 Iowa, in making expenditures for said school district as set forth
4 in the foregoing preamble hereto, and incurring indebtedness there-
5 by and issuing warrants therefor in the sum of \$24698.12 plus the
6 interest accrued and accruing on said several warrants of indebted-
7 ness, be and the same are hereby legalized and held valid as though
8 they had been in all respects complied with in relation thereto.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance, shall take
2 effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published at Des Moines, Iowa, and
4 the Jefferson Bee, a newspaper published at Jefferson, Iowa, without
5 expense to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 1, 1921, and in the Jefferson Bee April 6, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 387

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF JANESVILLE

H. F. 559

AN ACT to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \$65,000 bonds of said district authorized at an election held December 27, 1920.

WHEREAS, The consolidated independent school district of Janesville, in Bremer and Black Hawk counties, Iowa, as now existing, includes the following territory, to wit:

All of section 20, east $\frac{1}{2}$ of section 19, all of section 29, 30, 31, 32, township 91, range 13, Bremer county, Iowa; all of sections 25, 26, 27, 28, 22, 21, the northeast $\frac{1}{4}$ of section 20, north $\frac{1}{2}$ of section 29, east $\frac{1}{2}$ of section 33, north $\frac{1}{2}$ of northwest $\frac{1}{4}$ of section 33, all of sections 34, 35,

36, township 91, range 14, Bremer county, Iowa; all of sections 5, 6, 7, and 8, township 90, range 13, Black Hawk county, Iowa; all of sections 1, 2, 3, 10, 11, and 12, township 90, range 14, Black Hawk county, Iowa; and said district was organized pursuant to an election held April 24, 1920, and the board of directors elected May 22, 1920, in the exercise of powers given such school district to vote upon the question of issuing bonds of said school district in the sum of not to exceed \$65,000.00 for the purpose of constructing and equipping an addition to the present schoolhouse and purchasing land to add to the site within said school district; and

WHEREAS, doubts have arisen as to the legality of the proceedings in connection with such organization, the election of the board of directors, the acts of said board and the election authorizing the issuance of said bonds and a majority of the voters in the territory described in the petition for election on such organization, voted in favor of said consolidation and said bond issue was authorized by a majority of the voters of said school district, voting on said question;

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That all acts done and proceedings had preliminary to
2 and in connection with the organization of said consolidated inde-
3 pendent school district of Janesville, in the counties of Bremer and
4 Black Hawk, Iowa, and the election held April 24, 1920, to vote upon
5 the question of such organization, the election of said board of direc-
6 tors, and all acts of the board of directors thereafter elected for said
7 district and the election held December 27, 1920, to vote upon the
8 question of issuing said \$65,000 bonds of said school district for the
9 purposes above mentioned, be and the same are hereby declared
10 valid in all respects, the same as if all the provisions of the law relat-
11 ing to the formation and establishment of said consolidated school
12 district and the acts of the board of directors thereof and said elec-
13 tion held to vote upon the question of issuing said bonds had been,
14 in all respects, strictly complied with, and said consolidated inde-
15 pendent school district, containing within its boundaries the terri-
16 tory above described, is hereby declared to be a legally organized
17 school district under the laws of the state of Iowa, said board of
18 directors legally elected and said bonds when issued, sold and
19 delivered, as provided by law, shall constitute valid and binding
20 obligations of said school district.

1 SEC. 2. Nothing herein contained shall be construed to affect any
2 pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in full force from and after its publication in the Des
3 Moines Register, a newspaper published in Des Moines, Iowa, and
4 the Independent Republican, a newspaper published in Waverly, Iowa,
5 without expense to the state.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 19, 1921, and in the Independent Republican March 25, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 388

INDEPENDENT SCHOOL DISTRICT OF JEFFERSON

H. F. 539.

AN ACT to legalize an election held in the independent school district of Jefferson, in the county of Greene, state of Iowa, authorizing the issuance of bonds in the sum of thirty-five thousand dollars (\$35,000.00), and to validate said bonds.

WHEREAS, at an election called by the board of directors of the independent school district of Jefferson, in the county of Greene, state of Iowa, and held on May 15, 1919, a majority of the voters in said independent school district, voting at said election, voted in favor of issuing the bonds of said independent school district in the sum of thirty-five thousand dollars (\$35,000.00), for the purpose of constructing and equipping a new schoolhouse; and,

WHEREAS, at a meeting of the board of directors of said independent school district, held the nineteenth day of May, 1919, a resolution entitled, "Resolution to provide for the issuance of \$28,000 school building bonds," was adopted authorizing the issuance of bonds to the amount of \$28,000; and,

WHEREAS, at a meeting of the board of directors of said independent school district, held on Feb. 15, 1921, a resolution entitled, "Resolution to provide for the issuance of \$7,000 school building bonds," was adopted authorizing the issuance of bonds to the amount of \$7,000; and,

WHEREAS, doubts have arisen concerning the validity of said election and the authority of the board of directors of said independent school district to issue the total amount of bonds authorized at said election: now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts and proceedings of the board of directors
2 of the independent school district of Jefferson, in the county of
3 Greene, state of Iowa, in calling said election and submitting to the
4 voters of said independent school district the question of issuing
5 bonds in the sum of thirty-five thousand dollars (\$35,000.00), for
6 the purpose of constructing and equipping a new schoolhouse, and
7 all proceedings in relation thereto, be and the same are hereby
8 legalized and validated.

1 SEC. 2. That the school building bonds of said independent school
2 district, in the aggregate amount of thirty-five thousand dollars
3 (\$35,000.00), so authorized at said election and directed to be issued
4 by the respective resolutions adopted by said board of directors, be
5 and the same are hereby legalized and validated and when delivered
6 to the purchaser thereof shall be the valid, legal and subsisting
7 obligations of said independent school district.

1 SEC. 3. Nothing in this act shall affect pending litigation.

1 SEC. 4. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the
3 Des Moines Register, a newspaper published in Des Moines, Iowa,

4 and the Jefferson Bee, a newspaper published in Jefferson, Iowa,
5 without expense to the state.

Approved April 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 9, 1921, and in the Jefferson Bee April 13, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 389

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF JOLLEY

H. F. 548.

AN ACT to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars (\$75,000.00), for school building purposes.

WHEREAS, at an election called by the board of directors of the consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, and held on June 28, 1920, a majority of the voters in said consolidated independent school district voting at said election, voted in favor of issuing the bonds of said consolidated independent school district in the sum of seventy-five thousand dollars (\$75,000.00), for the purpose of constructing and equipping a new schoolhouse and procuring a site therefor; and

WHEREAS, doubts have arisen as to the validity of the proceedings in calling the said election and in submitting the aforesaid proposition to the voters of said consolidated independent school district; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of said proceedings forever at rest; now therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts and proceedings of the board of direc-
2 tors of the consolidated independent school district of Jolley, in the
3 county of Calhoun, state of Iowa, in calling said election and sub-
4 mitting to the voters of said consolidated independent school district
5 the question of issuing bonds in the sum of seventy-five thousand
6 dollars (\$75,000.00), for the purpose of constructing and equipping
7 a new schoolhouse and procuring a site therefor, the notice given
8 in respect thereof, and all proceedings in relation thereto, are hereby
9 legalized and validated.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act, being deemed of immediate importance, shall take
2 effect and be in force from and after its publication in the Des
3 Moines Register, a newspaper published in Des Moines, Iowa, and

4 the Calhoun County Republican, a newspaper published at Rock
5 well City, Iowa, without expense to the state.

Approved March 23, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 25, 1921, and in the Calhoun County Republican March 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 390

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF LAUREL

S. F. 794.

AN ACT to legalize an election held March 21, 1921, in the consolidated independent school district of Laurel, in the counties of Marshall and Jasper, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of \$40,000.00, and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election, and said bonds, and to authorize the issuance of \$40,000.00 bonds of said consolidated independent school district.

WHEREAS, at an election held within the consolidated independent school district of Laurel, in the counties of Marshall and Jasper, and state of Iowa, on the 21st day of March, 1921, there was submitted to the voters of said consolidated independent school district the proposition of the issuance of bonds in the sum of forty thousand dollars (\$40,000.00) for the purpose of completing the construction and equipment of the school house in said district; and

WHEREAS, a majority of votes cast at said election were in favor of the proposition submitted; and

WHEREAS, there was no notice of said election published in Jasper county, Iowa; and

WHEREAS, there is a question as to the legality of the proceedings relating to the authorization of said bonds at said elections, and it is desired to dispose of all questions respecting the validity of said proceedings; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the election held in the consolidated independent
2 school district of Laurel, in the counties of Marshall and Jasper, and
3 state of Iowa, on the 21st day of March, 1921, whereat was submitted
4 the question of the issuance of bonds in the sum of \$40,000.00 for
5 the purpose of completing the construction and equipment of the
6 school house in said district, and all matters and things done in peti-
7 tioning for calling, noticing, and holding said election and the form
8 of ballot used thereat be, and the same are hereby declared to be
9 legal and valid notwithstanding any irregularity or omission or
10 defect in connection therewith, and that the said consolidated inde-
11 pendent school district be authorized to issue \$40,000.00 in bonds of
12 said consolidated independent school district for the purpose of

13 completing the construction and equipment of the school house in
 14 said district, and said bonds when sold and delivered as provided by
 15 law shall constitute valid and binding obligations of said consolidated
 16 independent school district.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
 2 effect and be in force from and after its publication in the Des
 3 Moines Register, a newspaper published in Des Moines, Iowa, and
 4 in the Marshalltown Times Republican, a newspaper published at
 5 Marshalltown, Iowa, without expense to the state.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Times-Republican April 19, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 391

CONSOLIDATED SCHOOL DISTRICT OF LOHRVILLE

H. F. 372.

AN ACT to legalize certain warrants issued by the consolidated school district of Lohrville and authorizing the issuance of funding bonds.

WHEREAS, the consolidated school district of Lohrville was organized and began operating as a consolidated school district on the 28th day of August, 1920, and the first payment of taxes for the support of such district will not be received under the usual method of procedure until April 15, 1921, or later, and

WHEREAS, by reason of the operation of the school since the 28th day of August, 1920, there has been created a deficit in the treasury of such district in the sum of thirty-five thousand dollars (\$35,000), and

WHEREAS, warrants have been issued by the consolidated school district of Lohrville aggregating the sum of thirty-five thousand dollars (\$35,000) which were issued in payment of the necessary expense of operating such school district and that such amount does not exceed the constitutional limit of indebtedness permitted by law, and there are no funds to meet said warrants, and

WHEREAS, the general revenues of the district under the present levy will not be sufficient to meet the deficit above referred to and that it will be necessary for the district to issue bonds to fund said warrants in order to pay the same; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the school board of the consolidated
 2 district of Lohrville in issuing warrants in the aggregate of thirty-
 3 five thousand dollars (\$35,000) for the payment of the expenses of
 4 operating the school district, such warrants being in excess of the
 5 amount on hand, be and the same are hereby legalized and validated

6 and said warrants are declared to be valid, legal and subsisting
7 obligations of the consolidated school district of Lohrville.

1 SEC. 2. That the consolidated school district of Lohrville, through
2 its proper officers, is hereby authorized and empowered to execute,
3 sell and deliver bonds payable out of the general fund of said district
4 for the purpose of funding said outstanding warrants, said bonds to
5 draw interest not to exceed six per cent (6%) per annum.

1 SEC. 3. This act being deemed of immediate importance, shall take
2 effect from and after its publication in the Des Moines Capital, a
3 newspaper published in the city of Des Moines and state of Iowa, and
4 the Lohrville Enterprise, a newspaper published in the town of Lohr-
5 ville, state of Iowa, without expense to the state.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 19, 1921, and in the Lohrville Enterprise April 21, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 392

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF LYTTON

H. F. 850

AN ACT to legalize the election held on February 18, 1921, in the consolidated independent school district of Lytton, in the counties of Sac and Calhoun, Iowa, authorizing the issuance of school building bonds.

WHEREAS, at a special school election, duly called and duly held in the consolidated independent school district of Lytton, in the counties of Sac and Calhoun, Iowa, on February 18, 1921, a proposition was submitted to and voted upon by the electors of said district for the issuance of bonds of said district in a sum not exceeding one hundred fifty thousand dollars (\$150,000.00) for the purpose of constructing and equipping a new schoolhouse and purchasing a site therefor; and

WHEREAS, at such election another proposition was also submitted to the electors of said district; and

WHEREAS, at such election there were 397 ballots cast, of which 195 were in favor of the issuance of said bonds; 191 were against the issuance of said bonds; 7 were spoiled and 4 were not voted on the bond proposition, but were voted on the other proposition; and of the 7 spoiled ballots at least 3 and probably 4 would, if not spoiled, have been counted in favor of such bond issue; and

WHEREAS, it clearly appears that a majority of all the votes cast upon the proposition of issuing said bonds were cast in favor of the issuance thereof; and

WHEREAS, doubts have arisen as to the sufficiency of the votes cast in

favor of the issuance of said bonds, owing to the fact that eleven ballots, as above shown, could not be counted on such proposition; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the proposition authorizing the issuance of one
2 hundred fifty thousand dollars (\$150,000.00) bonds by the consoli-
3 dated independent school district of Lytton, in the counties of Sac
4 and Calhoun, Iowa, for the purpose of constructing and equipping
5 a new schoolhouse and procuring a site therefor in said district,
6 which proposition was voted upon by the electors of said district on
7 February 18, 1921, was duly and legally adopted, and all acts and
8 proceedings relating to, and leading up to the adoption of said prop-
9 osition, are hereby legalized and declared to be in all respects valid.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
2 effect and be in full force from and after its publication in the Des
3 Moines Register, a newspaper published in Des Moines, Iowa, and
4 the Lytton Star, a newspaper published in Lytton, Iowa, without ex-
5 pense to the state.

Approved April 6, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Lytton Star April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 393

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF MONETA

S. F. 670.

AN ACT legalizing the formation, establishment and proceedings of the consolidated independent school district of Moneta, in the counties of Clay and O'Brien, state of Iowa.

WHEREAS, the consolidated independent school district of Moneta, in the counties of Clay and O'Brien, state of Iowa, as now formed and established is composed of the territory described and bounded as follows:

Beginning at the northeast corner of section six in Lone Tree township, Clay county, Iowa; running thence south one and one-half miles to the southwest corner of the northwest quarter of section eight in said township; thence east one-half mile to the center of said section eight; thence south two miles to the center of section twenty in said township; thence east one mile to the center of section twenty-one in said township; thence south two and one-half miles to the center of the south line of section thirty-three in said township; thence west four and one-half miles to the southwest corner of section thirty-five in Omega township, O'Brien county, Iowa; thence north two miles to the northwest corner of section twenty-six in said Omega township; thence west two miles to the southwest corner of section twenty-one in said Omega township; thence north two miles to the northwest corner of section sixteen in said

Omega township; thence east two miles to the northwest corner of section fourteen in said Omega township; thence north two miles to the northwest corner of section two in said Omega township; thence east three miles to the point of beginning, all in Clay and O'Brien counties, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the formation, establishment, acts and proceed-
 2 ings of the consolidated independent school district of Moneta, in
 3 the counties of Clay and O'Brien, state of Iowa, and of the board of
 4 directors of said school district, and the election held in said school
 5 district on the 9th day of September, 1920, which acts and pro-
 6 ceedings resulted in the formation and establishment of the con-
 7 solidated independent school district of Moneta, in the counties of
 8 Clay and O'Brien in the state of Iowa, and the election held on the
 9 21st day of October, 1920, for the election of a board of directors
 10 and other officers in said school district, and the acts of the county
 11 board of education in making changes in the boundaries of said
 12 school district so as to conform to the preamble of this act be and
 13 are hereby declared legal and valid, and the formation and establish-
 14 ment and proceedings of the consolidated independent school dis-
 15 trict of Moneta, in the counties of Clay and O'Brien, state of Iowa,
 16 as now formed and established consisting of the above described
 17 territory, be and hereby are declared legal and valid in all respects,
 18 the same as if all the provisions of law relating to the formation
 19 and establishment of consolidated independent school districts and the
 20 changing of the boundary lines thereof had been in all respects strict-
 21 ly complied with.

1 SEC. 2. Nothing in this act shall affect pending litigation in rela-
 2 tion to the subject matter hereof in any way.

1 SECTION 3. This act being deemed of immediate importance, shall
 2 be in full force from and after its publication in the Des Moines
 3 Register, a newspaper published at Des Moines, Iowa, and in the
 4 Hartley Sentinel, a newspaper published at Hartley, O'Brien county,
 5 Iowa, all without expense to the state.

Approved April 9, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 23, 1921, and in the Hartley Sentinel May 5, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 394

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF PATON

H. F. 519.

AN ACT to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1, 1920, for the purpose of authorizing the issuance of bonds in the amount of \$75000.00 of said district for the purpose of erecting and equipping a new schoolhouse, procure a site therefor, and repair the present school building.

WHEREAS, doubt has arisen as to the legality of certain proceedings in organizing the consolidated independent school district of Paton, Iowa, in that, among other things, it is believed that the territory comprising said district was not properly described in the notices published for the hearing whereat objections might be filed by persons interested, and, also, in the notices published calling the election to vote upon the question of organizing said district, and said election was held and a majority of said electors voted favorably for the organization thereat, and

WHEREAS, doubts have arisen as to the legality of an election of the consolidated independent school district of Paton, Iowa, held on May 1, 1920, for authorizing the issuance of bonds to the amount of \$75000.00 for the purposes of constructing and equipping a new school building, procuring a site therefor, and to repair the present school building, and a majority of said electors voted favorably for said proposition at said election; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. All proceedings of the county superintendent of
2 Greene county, Iowa, and all other officers connected therewith in
3 the organization, and calling the election submitting the question of
4 the organization of the consolidated independent school district of
5 Paton, Iowa, and the election held authorizing said organization, be
6 and are hereby validated as fully and effectually as though the law
7 had been fully and technically complied with in every respect.

1 SEC. 2. The election of officers and the organization of the board
2 of directors of the consolidated independent school district of Paton,
3 Iowa, and all actions of said board, in connection with the organiza-
4 tion of said consolidated district are hereby ratified, confirmed and
5 legalized as fully as if the law had been technically complied with in
6 every respect.

1 SEC. 3. The acts of the electors and board of directors of the
2 consolidated independent school district of Paton, Iowa, in calling,
3 ordering and holding an election on May 1, 1920, to authorize the
4 issuance of bonds of said school district in the amount of \$75000.00
5 for the purposes of constructing and equipping a new schoolhouse,
6 and procure a site for the same and to repair the present school
7 building, be and hereby are validated, legalized and confirmed in all
8 respects as if all provisions of the law had been fully complied with,

9 and the board of directors of said school district are hereby au-
 10 thorized and empowered to execute, issue and sell said bonds and
 11 receive and disburse the proceeds thereof for the purposes specified
 12 in said proposition as voted upon by the electors of said district at
 13 said election.

1 SEC. 4. Nothing in this act shall affect pending litigation.

1 SEC. 5. This act being deemed of immediate importance shall take
 2 effect and be in force from and after its publication in the Des Moines
 3 Capital, a newspaper published at Des Moines, Iowa, and the Paton
 4 Portrait, a newspaper published at Grand Junction, Iowa, which pub-
 5 lication shall be without expense to the state.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital
 March 22, 1921, and in the Paton Portrait March 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 395

RANDALL CONSOLIDATED INDEPENDENT SCHOOL DISTRICT

S. F. 630.

AN ACT to legalize certain warrants of the Randall consolidated independent school
 district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to
 legalize a tax levied to pay the same.

WHEREAS, the Randall consolidated independent school district of Scott
 and Ellsworth townships, Hamilton county, Iowa, was authorized by a
 vote of the electors on August 12, 1919, and did on November 8, 1919,
 submit to the qualified electors of said district a proposition to authorize
 the issuance of eighty thousand dollars (\$80,000) of bonds for the erec-
 tion of a school house building in said district; and

WHEREAS, said school house building has been duly erected and is now
 in use at a cost considerably in excess of the amount of bonds so voted
 and issued, and at considerable expense for the furnishing of said build-
 ing; and

WHEREAS, the said consolidated school district has issued the following
 school warrants in payment for the cost of said building over and above
 the amount of said bonds and for the equipment of said building, as
 follows, to wit:

List of warrants for completing building:

1921	
Jan 5th, Ochampaugh & Chilson, Warrant No.	
404	\$ 1209.70
Jan. 7th, Eller & Fisher, Warrant No. 405.....	8239.82
Feb. 4th, Ochampaugh & Chilson, Warrant No.	
426	702.75
Feb. 23d, Eller & Fisher, Warrant No. 429.....	1000.00
Feb. 23d, Eller & Fisher, Warrant No. 430.....	1000.00
Feb. 23d, Eller & Fisher, Warrant No. 431.....	1000.00

Feb. 23d, Eller & Fisher, Warrant No. 432.....	1000.00
Feb. 23d, Eller & Fisher, Warrant No. 433.....	500.00
Feb. 23d, Eller & Fisher, Warrant No. 434.....	500.00
Feb. 23d, Eller & Fisher, Warrant No. 435.....	500.00
Feb. 23d, Eller & Fisher, Warrant No. 436.....	500.00
Feb. 23d, Eller & Fisher, Warrant No. 437.....	500.00
Feb. 23d, Eller & Fisher, Warrant No. 438.....	500.00
Feb. 23d, Eller & Fisher, Warrant No. 439.....	5000.00
Feb. 23d, Eller & Fisher, Warrant No. 440.....	5000.00
Feb. 23d, Ochampaugh & Chilson, Warrant No. 441	500.00
Feb. 23d, Ochampaugh & Chilson, Warrant No. 442	491.00
Feb. 23d, Superior Fixture Co. Warrant No. 443	677.30
Feb. 23d, Nelson Electric Co., Warrant No. 444....	377.13
Feb. 23d, Freeport Gas Co., Warrant No. 446.....	781.22

List of warrants for equipment and furnishing building:

1920	
Aug. 26th, Reo Sales, for trucks, Warrant No. 263	\$ 1425.00
Aug. 26th, Reo Sales, for trucks, Warrant No. 264	1425.00
Sept. 1st, Reo Sales, for trucks, Warrant No. 273	1080.80
Sept. 1st, Reo Sales, for trucks, Warrant No. 274	1080.80
Sept. 1st, Reo Sales, for trucks, Warrant No. 272	1080.80
Nov. 20th, North Western School Supply Co., Warrant No. 342	1000.00
Nov. 20th, North Western School Supply Co., Warrant No. 343	1000.00
Nov. 20th, North Western School Supply Co., Warrant No. 344	1000.00
Nov. 20th, North Western School Supply Co., Warrant No. 345	1000.00
Dec. 18th, North Western School Supply Co., Warrant No. 385	972.57
1921	
Feb. 23rd, North Western School Supply Co., Warrant No. 445	1386.55

AND WHEREAS, the indebtedness of said district including the said warrants as hereinbefore described is now somewhat in excess of the constitutional limitation on indebtedness; and

WHEREAS, on the eighth day of March, 1920, there was submitted to the qualified electors of said school district a proposition that a levy of ten (10) mills per year for five (5) years be made for the purpose of paying the aforesaid warrants, and that the said proposition was carried by a majority of the electors; and

WHEREAS, said expenditures were all made for purposes of general and lasting improvement and utility authorized by law, and said school district now enjoys the use and benefit of said expenditure and the results

of said expenditures are well worth the price which said districts has paid for them; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants, or a portion of them, on the ground that the aforesaid expenditures, or a portion thereof, were not authorized by a vote of the qualified electors and were in excess of the constitutional limitation on indebtedness of said district; and

WHEREAS, doubts have arisen as to the legality of the election held on March 8, 1920, and the vote of the qualified electors authorizing a ten (10) mill levy per year for five (5) years to pay said warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants, or a portion thereof, on the ground that the aforesaid indebtedness and the expenditures on account of the said school building were contracted and made without authority from the voters of said consolidated school district; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts of the Randall independent consolidated
2 school district and its officers in Scott and Ellsworth townships,
3 Hamilton county, Iowa, in making expenditures for said district in
4 the erection of a school building and equipping the same, and in
5 making certain expenditures therefor as shown by the following list
6 of warrants:

7 List of warrants for completing building:

8 1921

9	Jan. 5th, Ochampaugh & Chilson, Warrant No.	
10	404	\$ 1209.70
11	Jan. 7th, Eller & Fisher, Warrant No. 405.....	8239.82
12	Feb. 4th, Ochampaugh & Chilson, Warrant No.	
13	426	702.75
14	Feb. 23d, Eller & Fisher, Warrant No. 429.....	1000.00
15	Feb. 23d, Eller & Fisher, Warrant No. 430.....	1000.00
16	Feb. 23d, Eller & Fisher, Warrant No. 431.....	1000.00
17	Feb. 23d, Eller & Fisher, Warrant No. 432.....	1000.00
18	Feb. 23d, Eller & Fisher, Warrant No. 433.....	500.00
19	Feb. 23d, Eller & Fisher, Warrant No. 434.....	500.00
20	Feb. 23d, Eller & Fisher, Warrant No. 435.....	500.00
21	Feb. 23d, Eller & Fisher, Warrant No. 436.....	500.00
22	Feb. 23d, Eller & Fisher, Warrant No. 437.....	500.00
23	Feb. 23d, Eller & Fisher, Warrant No. 438.....	500.00
24	Feb. 23d, Eller & Fisher, Warrant No. 439.....	5000.00
25	Feb. 23d, Eller & Fisher, Warrant No. 440.....	5000.00
26	Feb. 23d, Ochampaugh & Chilson Warrant No.	
27	441	500.00
28	Feb. 23d, Ochampaugh & Chilson, Warrant No.	
29	442	491.00
30	Feb. 23d, Superior Fixture Co., Warrant No. 443	677.30
31	Feb. 23d, Nelson Electric Co., Warrant No. 444..	377.13
32	Feb. 23d, Freeport Gas Co., Warrant No. 446....	781.22

33 List of warrants for equipment and furnishing building:

34 1920

35	Aug. 26th, Reo Sales, for trucks, Warrant No.	
36	263	\$ 1425.00
37	Aug. 26th, Reo Sales, for trucks, Warrant No.	
38	264	1425.00
39	Sept. 1st, Reo Sales, for trucks, Warrant No. 273	1080.80
40	Sept. 1st, Reo Sales, for trucks, Warrant No. 274	1080.80
41	Sept. 1st, Reo Sales, for trucks, Warrant No. 272	1080.80
42	Nov. 20th, North Western School Supply Co.,	
43	Warrant No. 342	1000.00
44	Nov. 20th, North Western School Supply Co.,	
45	Warrant No. 343	1000.00
46	Nov. 20th, North Western School Supply Co.,	
47	Warrant No. 344	1000.00
48	Nov. 20th, North Western School Supply Co.,	
49	Warrant No. 345	1000.00
50	Dec. 18th, North Western School Supply Co.,	
51	Warrant No. 385	972.57
52	1921	
53	Feb. 23rd, North Western School Supply Co.,	
54	Warrant No. 445	1386.55

55 be and the same are hereby legalized the same in effect as if the law
 56 had in all respects been complied with, and said indebtedness is here-
 57 by legalized and said warrants are each and all hereby legalized as
 58 just and legal debts owed by said consolidated district the same as if
 59 all provisions of the law had been complied with, and said indebted-
 60 ness was within the constitutional limitation on indebtedness.

1 SEC. 2. That the acts of the Randall consolidated school district
 2 in Scott and Ellsworth townships, Hamilton county, Iowa, and its
 3 officers in submitting to a vote of the qualified electors on March 8,
 4 1920, the question of levying a ten (10) mill levy per year for five
 5 (5) years for payment of the aforesaid bonds is hereby legalized
 6 and confirmed and the said vote of the people by which said levy of
 7 ten (10) mills per year for five (5) years is authorized is also hereby
 8 legalized and said consolidated district and its officers are authorized
 9 to make said levy.

1 SEC. 3. The aforesaid warrants of said consolidated school dist-
 2 rict, together with all accrued interest thereon, be and the same are
 3 hereby legalized and declared to be valid, legal, subsisting obliga-
 4 tions of said consolidated school district, the same in effect as if the
 5 law had in all respects been complied with, and the same in effect
 6 as if said indebtedness was within the constitutional limitation on
 7 indebtedness, and that said warrants are hereby declared to be valid,
 8 legal and subsisting indebtedness of said consolidated school district.

1 SEC. 4. Nothing in this act shall affect any pending litigation.

1 SEC. 5. This act being deemed of immediate importance shall take
 2 effect and be in force from and after its publication in the Des Moines
 3 Register, a newspaper published in Des Moines, Iowa, and the Jewell

4 Record, a weekly newspaper published at Jewell Junction, Iowa,
5 without expense to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 1, 1921, and in the Jewell Record April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 396

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF SUTHERLAND

H. F. 338.

AN ACT to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars (\$120,000) for constructing and equipping a new schoolhouse and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.

WHEREAS, there was on the 25th day of October, 1919, filed with the county superintendent of O'Brien county, Iowa, a petition describing the boundaries of contiguous territory containing not less than sixteen sections within one or more counties, asking for the establishment of a consolidated independent school district and signed by one third of the qualified voters residing therein, said petition being accompanied by an affidavit showing the number of qualified voters in the proposed consolidated district; and,

WHEREAS, due notice of the filing of said petition was given by the superintendent of O'Brien county, Iowa, by one publication thereof in the Sutherland Courier, being a newspaper having a general circulation within said proposed consolidated district, said notice being published not less than five days nor more than fifteen days prior to the date fixed for hearing objections in relation thereto; and,

WHEREAS, the 29th day of October, 1919, was duly fixed as the date for hearing objections to said proposed consolidation; and,

WHEREAS, no objections were filed thereto; and,

WHEREAS, the said county superintendent within five days after said date duly fixed and determined the boundary lines of said proposed consolidated district, locating the same so as to form in his judgment the best possible consolidation, having due regard also for the welfare of adjoining districts; and,

WHEREAS, no objections to such finding of the county superintendent were made; and,

WHEREAS, no appeal was taken to the county board of education from such findings; and,

WHEREAS, the said county superintendent pursuant to said petition duly called an election in the proposed consolidated district and gave due notice thereof by publication of a notice in the Sutherland Courier, a newspaper published within said proposed district, said election being fixed for the 15th day of November, 1919; and,

WHEREAS, an election was duly held pursuant to said notice and at which said election the voters residing upon the territory outside the limits of the school corporation containing the town of Sutherland, Iowa, voted separately upon the proposition to create said proposed consolidated district; and,

WHEREAS, a majority of the votes so cast in each territory were in favor of the organization of such proposed consolidated independent school corporation; and,

WHEREAS, said school corporation was duly organized including therein certain portions of Liberty township of O'Brien county, Iowa, which said Liberty township was prior to said election an independent school corporation; and,

WHEREAS, there was on the 4th day of February, 1920, filed with the president of the board of education of the consolidated independent school district of Sutherland in the county of O'Brien, state of Iowa, a petition signed by a number of the legal voters of said district in excess of twenty-five per cent of the number of those voting at the school election held in said district last prior to said date, asking that an election be called for the purpose of submitting to the voters of said district the proposition of bonding said district for the purpose of constructing and equipping a new schoolhouse.

WHEREAS, said petition did so state the purpose for which the money to be raised by the issuing of such bonds was to be used, and that the necessary schoolhouse could not be built or finished within the limit of one and one-fourth per cent of the actual value of the taxable property within said district; and,

WHEREAS, the board of directors of the consolidated independent school district of Sutherland in the county of O'Brien and state of Iowa, did by a resolution passed at a meeting of said board held on the 4th day of February, 1920, pursuant to said petition, call a special election of the electors of said consolidated independent school district to be held on the 12th day of March, 1920, for the purpose of voting upon the following proposition:

Shall the consolidated independent school district of Sutherland in the county of O'Brien, state of Iowa, issue bonds in the sum of one hundred twenty thousand dollars (\$120,000) for the purpose of constructing and equipping a new schoolhouse?

WHEREAS, notice of same election was duly published as by law required; and,

WHEREAS, said election was duly held on the 12th day of March, 1920, pursuant to said notice, and there were cast at said election two hundred eighty-five (285) votes in favor of said proposition and twenty-three (23) votes against said proposition;

WHEREAS, by resolution of the board of directors of the consolidated independent school district of Sutherland, Iowa, ordered that the negotiable coupon bonds of said district be issued in the aggregate sum of one hundred twenty thousand dollars (\$120,000) for the purpose aforesaid; and,

WHEREAS, said bonds have been duly issued and executed in pursuance of the aforesaid resolution and the adoption of the aforesaid proposition at the aforesaid meeting; and,

WHEREAS, doubts have arisen as to the legality of the organization of said independent school district of Sutherland, O'Brien county, Iowa, and as to the legality of the issuance of said bonds; and,

WHEREAS, a large majority of the voters of said district voted in favor of the formation thereof, and also in favor of the issuance of said bonds; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the action of the county superintendent of O'Brien
2 county, Iowa, in submitting the proposition of the formation of the
3 consolidated independent school district of Sutherland, to the elec-
4 tors at the school election on the 15th day of November, 1919, and the
5 formation and establishment of the said consolidated independent
6 school district of Sutherland, be and the same are hereby legalized
7 and validated.

1 SEC. 2. That the school bonds of the consolidated independent
2 school district of Sutherland in the county of O'Brien and state of
3 Iowa in the sum of \$120,000, dated February 1, 1920, consisting of
4 120 bonds of \$1000 each, and numbered from 1 to 120, both numbers
5 included, be and the same are hereby legalized and declared valid,
6 legal and subsisting obligations of the said consolidated independent
7 school district, the same as though the law had in all respects been
8 complied with, precedent to and in the formation of said consolidated
9 independent school district, and in the issuance of said bonds.

1 SEC. 3. Nothing in this act shall affect pending litigation.

1 SEC. 4. This act being deemed of immediate importance shall be
2 in force and effect from and after the publication in the Des Moines
3 Register, a newspaper published in Des Moines, and the Sutherland
4 Courier, a newspaper published in Sutherland, Iowa, said publica-
5 tion to be without expense to the state.

Approved February 21, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register February 22, 1921, and in the Sutherland Courier, February 24, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 397

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF WHITTEN

S. F. 738

AN ACT to legalize the organization of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, Iowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars (\$80,000.00) bonds of said district authorized at an election held February 1st, 1921.

WHEREAS, the consolidated independent school district of Whitten, in Hardin and Grundy counties, Iowa, as now existing, includes the following territory, to-wit:

All of sections 5, 6, 7, 8, 17, 18, 19, 20 of township 86 north, range 18 west, Grundy county, Iowa, all of section 31, south $\frac{1}{2}$ of section 32, west $\frac{1}{2}$ of NW $\frac{1}{4}$ of section 32, south $\frac{1}{2}$ of section 30, west $\frac{1}{2}$ of SW $\frac{1}{4}$ of section 29, township 87 north, range 18 west, Grundy county, Iowa, all of sections 1, 2, 11, 12, 13, 14, 24, 25, 36, NE $\frac{1}{4}$ of section 3, NW $\frac{1}{4}$ of SE $\frac{1}{4}$ of section 3, east $\frac{1}{2}$ of SE $\frac{1}{4}$ of section 3, NE $\frac{1}{4}$ of NW $\frac{1}{4}$ of section 23, north $\frac{1}{2}$ of NE $\frac{1}{4}$ of section 23, SE $\frac{1}{4}$ of NE $\frac{1}{4}$ of section 23, east $\frac{1}{2}$ of SW $\frac{1}{4}$ of section 23, SE $\frac{1}{4}$ of section 23, east $\frac{1}{2}$ of west $\frac{1}{2}$ of section 26, east $\frac{1}{2}$ of section 26, east $\frac{1}{2}$ of NW $\frac{1}{4}$ of section 35, east $\frac{1}{2}$ of section 35, township 86 north, range 19 west, Hardin county, Iowa, and said district was organized pursuant to an election held December 4th, 1919, and the board of directors elected December 23d, 1919, in the exercise of powers given such school districts under the laws of Iowa, called an election of the voters of said school district to vote upon the question of issuing bonds of said school district in the sum of not to exceed eighty thousand dollars (\$80,000.00) for the purpose of constructing and equipping a new school house within said school district; and

WHEREAS, doubts have arisen as to the legality of the proceedings in connection with such organization, the election of the board of directors, the acts of said board and the election authorizing the issuance of said bonds and a majority of the voters in the territory described in the petition for election on such organization, voted in favor of said consolidation and said bond issue was authorized by a majority of the voters of said school district, voting on said question, now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That all acts done and proceedings had preliminary to
2 and in connection with the organization of said consolidated inde-
3 pendent school district of Whitten, in the counties of Grundy and
4 Hardin, Iowa, and the election held December 4th, 1919, to vote upon
5 the question of such organization, and all acts of the board of direc-
6 tors thereafter elected for said district and the election held Febru-
7 ary 1st, 1921, to vote upon the question of issuing said eighty thou-
8 sand dollar (\$80,000.00) bonds of said school district for the purposes
9 above mentioned, be and the same are hereby declared valid in all
10 respects, the same as if all the provisions of the law relating to the
11 formation and establishment of said consolidated school district and
12 the acts of the board of directors thereof and said election held to
13 vote upon the question of issuing said bonds had been, in all respects,
14 strictly complied with, and said consolidated independent school dis-

15 trict containing within its boundaries the territory above described,
 16 is hereby declared to be a legally organized school district under the
 17 laws of the state of Iowa, and said bonds when issued, sold and deliv-
 18 ered, shall constitute valid and binding obligations of said school dis-
 19 trict.

1 SEC. 2. Nothing herein contained shall be construed to affect any
 2 pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall take
 2 effect and be in full force from and after its publication in The Des
 3 Moines Register, a newspaper published in Des Moines, Iowa, and The
 4 Union Star, a newspaper published at Union, Iowa, without expense
 5 to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 April 1, 1921, and in The Union Star April 9, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 398

NOTICE OF INCORPORATION

S. F. 465.

AN ACT to legalize the publication of certain notices of incorporation in cases where
 notice had not been published within the time as provided in section sixteen hun-
 dred fourteen (1614) of the code (C. C. 5334).

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Publication legalized. That in all instances where
 2 the incorporators of corporations organized in this state for pecuniary
 3 profit have omitted to publish notices of such incorporation within
 4 three months from and after the date of the certificates of incorpora-
 5 tion issued by the secretary of state, but did publish such notices there-
 6 after in the manner and form as required by law, such notices of
 7 incorporation are hereby legalized, and shall have the same force and
 8 effect as though published within said period of three months.

1 SEC. 2. Pending litigation. Nothing herein contained shall be
 2 so construed as to affect any pending litigation.

1 SEC. 3. Publication clause. This act being deemed of immedi-
 2 ate importance shall take effect and be in force from and after its
 3 publication in the Des Moines Register and the Des Moines Capital,
 4 newspapers published in the city of Des Moines, Iowa, without ex-
 5 pense to the state.

Approved March 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital March 12, 1921.

W. C. RAMSAY, *Secretary of State*

CHAPTER 399

AUDUBON TELEPHONE COMPANY

H. F. 353.

AN ACT to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon telephone company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning telephone company, its successors and assigns, by said town.

WHEREAS, on September 20, 1900, an ordinance was adopted by the incorporated town of Manning, Iowa, granting to the Audubon telephone company, its successors and assigns, a franchise to erect, maintain and use upon the streets and alleys of the town of Manning, Iowa, poles, wires, conduits and fixtures necessary and sufficient to operate a telephone system in said town; which said franchise was approved by a majority of the qualified electors of said town, voting thereon at an election held for that purpose; and

WHEREAS, said franchise was thereafter assigned by the said Audubon telephone company to the Manning telephone company; and

WHEREAS, the qualified electors of the said town did thereafter at an election held on March 28, 1910, by a majority vote of the electors voting thereon, grant to the said Manning telephone company, its successors and assigns, a renewal and extension of said franchise for a period of twenty years; and

WHEREAS, doubts have arisen as to whether all of the provisions of the law relating to the granting of said franchise and the assignment, renewal and acceptance thereof were strictly complied therewith; now, therefore,

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the franchise granted by the incorporated town
2 of Manning, Iowa, to the Audubon telephone company, its successors
3 and assigns, by an ordinance of said town passed on September 20,
4 1900, granting to said Audubon telephone company, its successors
5 and assigns, the right to erect, maintain and use upon the streets and
6 alleys of the said town, poles, wires, conduits and fixtures, necessary
7 and sufficient to operate a telephone system in said town; and the
8 assignment of said franchise to the Manning telephone company;
9 and the renewal and extension of said franchise for the period of
10 twenty years to the Manning telephone company, its successors and
11 assigns as authorized by a majority vote of the electors of said town
12 at an election held on March 28, 1910, be and the same are hereby
13 declared legal and valid, the same as if all of the provisions of law
14 relating to the granting of franchises, the renewal and acceptance
15 thereof, had in all respects been strictly complied with.

1 SEC. 2. This act shall not affect pending litigation.

1 SEC. 3. This act being deemed of immediate importance shall be
2 in force and effect from and after its publication in The Des Moines

3 Register and The Des Moines Capital, newspapers published in the
4 city of Des Moines, Iowa, without expense to the state.

Approved February 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital February 26, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 400

GREENWOOD CEMETERY ASSOCIATION

S. F. 652.

AN ACT to legalize the amended articles of incorporation of the Greenwood Cemetery Association, of Ossian, Iowa.

WHEREAS, the Greenwood cemetery association of Ossian, Iowa, was duly incorporated and its articles of incorporation filed for record in the recorder's office of Winneshiek county, Iowa, on February 22, 1878; and

WHEREAS, on January 24, 1920, by the unanimous vote of all stockholders present, article 9 of such articles of incorporation was amended by the adoption of a substitute article 9; and

WHEREAS, doubts have arisen as to the validity of the proceedings in adopting such substitute article 9; and

WHEREAS, it is deemed advisable to put said doubts and any other doubts which may arise concerning the legality or validity of said proceedings forever at rest, now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the acts and proceedings of the officers and
2 stockholders of the Greenwood cemetery association in the matter of
3 adopting an amended and substituted article 9 of the articles of incor-
4 poration of said Greenwood cemetery association, adopted January
5 24, 1920, and all proceedings in connection therewith, are hereby
6 legalized and validated, and the amended and substituted article 9
7 of such articles of incorporation, so adopted on January 24, 1920, is
8 hereby declared to be article 9 of such articles of incorporation.

1 SEC. 2. Nothing in this act shall affect pending litigation.

1 SEC. 3. This act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Des
3 Moines Capital, a newspaper published in Des Moines, Iowa, and the
4 Ossian Bee, a newspaper published at Ossian, Iowa, without expense
5 to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 1, 1921, and in the Ossian Bee April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 401

MASON CITY BUILDING AND LOAN ASSOCIATION

H. F. 400

AN ACT to legalize the renewal of the corporate existence of the Mason City Building & Loan Association of Mason City, Cerro Gordo County, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association, and authorizing the secretary of state to renew the charter.

WHEREAS, the Mason City building & loan association of Mason City, Cerro Gordo county, Iowa, was duly incorporated under the laws of the state of Iowa, on the 16th day of February, A. D. 1880, and was renewed on the 7th day of May, A. D. 1890, and has continued to do a building and loan business until its charter expired on the 16th day of February, A. D. 1920, and

WHEREAS, the stockholders at an election duly called for that purpose did vote to renew the corporate existence of the Mason City building & loan association on the 19th day of May, A. D. 1920, there being present in person and by proxy a majority of the shares of outstanding stock of said corporation, and a majority of such outstanding stock voting in favor of such renewal as required by law and the articles of incorporation, and

WHEREAS, such articles of incorporation as amended and substituted were then and there adopted by the favorable vote of a majority of all stock issued and present either in person or by proxy, and

WHEREAS, by reason of the confusion in matters of business incident to the late world war, the Mason City building & loan association of Mason City, Cerro Gordo county, Iowa, failed to file its application for renewal of its charter in accordance with the time limit as provided by section 1618 of the supplement to the code, 1913, and acts amendatory thereto, and

WHEREAS, the said Mason City building & loan association has carried on its general business from the date of the expiration of its charter up to the present time in the regular and usual course of business, and

WHEREAS, the said Mason City building & loan association is desirous of renewing its corporate existence under the laws of the state of Iowa, without reincorporation, and

WHEREAS, a large number of loans have been made to members since the expiration of the charter on February sixteenth (16th), 1920, and

WHEREAS, such reincorporation would entail the winding up of the affairs of the said Mason City building & loan association and result in great loss to those members of said association who have made loans from it and to the association itself, and

WHEREAS, the said Mason City building & loan association has continued its existence and has transacted business as authorized under the terms of its original charter as renewed in 1900, from the sixteenth (16th) day of February, 1920, as a de facto corporation.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the original proceedings to renew the corporate

2 existence of the Mason City building & loan association of Mason
3 City, Cerro Gordo county, Iowa, and all elections of officers of said
4 association, and all stock issued by said association, and all loans made
5 or securities purchased by said association, and all resolutions passed
6 or adopted or other proceedings had by the officers and board of direc-
7 tors of said association since February sixteenth (16th), 1920, the
8 date of the expiration of its corporate existence, be and the same are
9 hereby legalized and declared to be valid and binding, and to have the
10 same force and effect as though proceedings to renew the corporate
11 existence of the said Mason City building & loan association had been
12 carried out and performed in the manner and time provided by law
13 and had in the first instance been valid in every respect, and the ar-
14 ticles of incorporation as amended and substituted had been duly
15 adopted by the stockholders of said association as required by law,
16 and had been recorded in the office of the county recorder of Cerro
17 Gordo county, Iowa, with the required certificate within the time
18 limit as prescribed by statute in such cases made and provided, and
19 had been recorded in the office of the secretary of state within the
20 time and in the manner required by law, and the election of officers
21 and directors under the provisions of the previous charter since Feb-
22 ruary sixteenth (16th), 1920, are hereby declared to have been legal
23 and of full force and effect, and the present officers and directors are
24 hereby declared to be the legal, valid and existing officers of said
25 corporation for the terms for which they have been elected, and the
26 stock issued by said association since February sixteenth (16th),
27 1920, and the loans made by it since February sixteenth (16th), 1920,
28 are hereby legalized and declared to be valid and binding upon the
29 parties thereto to the same extent as if they had been issued and
30 made by a legal, valid and existing building & loan association. The
31 secretary of state is hereby authorized to receive, record and file the
32 articles of incorporation of the Mason City building & loan association,
33 as amended and substituted, at any time within three (3) months from
34 the date of the approval of this act, upon payment of fees as required
35 by statute, and the said Mason City building & loan association is
36 thereupon authorized to publish notice of the renewal of said Mason
37 City building & loan association and when said articles of incorpora-
38 tion of the said Mason City building & loan association, as amended
39 and substituted, have been filed and recorded by the secretary of
40 state of Iowa and notice of the renewal of said corporation has been
41 published, as required by law, they shall be as legal, valid and binding
42 as if they had been filed and recorded and the notice given within the
43 time and in the manner required by law in each and every particular.

1 SEC. 2. Nothing in this act shall in any manner affect pending
2 litigation by or against said association.

1 SEC. 3. This act being deemed of immediate importance shall be
2 in full force and effect from and after its publication in the Des
3 Moines Register, a newspaper published in Des Moines, Iowa, and in
4 the Mason City Globe-Gazette, a newspaper published in Mason City,
5 Iowa, said publication to be without expense to the state.

Approved March 8, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Mason City Globe-Gazette March 10, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 402

PEOPLE'S OIL COMPANY

S. F. 638.

AN ACT to legalize the incorporation, acts, and proceedings of "People's Oil Company of Iowa", of Des Moines, Polk county, Iowa.

WHEREAS, on the tenth day of December, 1919, the articles of incorporation of "People's oil company of Iowa", of Des Moines, Polk county, Iowa, were by the incorporators thereof duly filed in the office of the recorder of Polk county, Iowa, at Des Moines, and said articles were thereafter on the eleventh day of December, 1919, filed in the office of the secretary of state at Des Moines, Iowa, and a certificate of incorporation was issued to said "People's oil company of Iowa", by the secretary of state of the state of Iowa, and

WHEREAS, through a misunderstanding, no notice of incorporation of the said "People's oil company of Iowa" was published, but the said "People's oil company of Iowa" has, since the date that said certificate was issued, assumed to act as a corporation, and

WHEREAS, because of the said omission, the legality of the corporate existence of the said "People's oil company of Iowa" may be questioned.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the incorporation of the "People's oil company"
2 of Iowa", of Des Moines, Iowa, and all of its acts and proceedings, be
3 and the same are hereby legalized and declared to be as legal, suffi-
4 cient and binding in all respects as if the notice of the incorporation
5 thereof had been published, and proof of such publication filed in the
6 office of the secretary of state, as provided by law, and all other re-
7 quirements of law had been fulfilled.

1 SEC. 2. Nothing herein contained shall be construed to affect
2 pending litigation.

1 SEC. 3. This act, being deemed of immediate importance, shall be
2 in force and effect from and after its passage and publication in the
3 Iowa Forum, a newspaper published at Des Moines, Iowa, and the
4 Scranton Journal, a newspaper published at Scranton, Iowa, such pub-
5 lication to be without expense to the state.

Approved April 5, A. D. 1921.

I hereby certify that the foregoing act was published in the Iowa Forum April 6, 1921, and in the Scranton Journal April 7, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 403

CHARLES E. ANDERSON

S. F. 762.

AN ACT to confirm the title of Charles E. Anderson to the north-east quarter of the south-west quarter of section number fifteen (15) in township number seventy-two (72) north, of range number fifteen (15) west of the fifth principal meridian in Wapello County, Iowa, and authorizing the issuance of a patent to him therefor.

WHEREAS the north-east quarter of the south-west quarter of section number fifteen (15) in township number seventy-two (72) north, of range number fifteen (15) west of the fifth principal meridian in Wapello county, Iowa, together with other lands, was granted by the United States to the state of Iowa to aid in the improvement of the Des Moines river, by act of congress, approved August 8, 1846, and

WHEREAS by act of the general assembly of the state of Iowa, approved February 24, 1847, and by act of the general assembly of the state of Iowa, approved January 18, 1849, a board of public works was created to have general supervision of the work of improvement of the Des Moines river, and to have power to sell the lands donated for such improvement, and

WHEREAS said board of public works did on June 20, 1850, issue a certificate of purchase to William Lewis of Wapello county, Iowa, for the north-east quarter of the south-west quarter of section number fifteen (15) in township number seventy-two (72) north, of range number fifteen (15) west of the fifth principal meridian showing payment by said William Lewis of the full purchase price of said land, and

WHEREAS by mistake a patent was executed by the state of Iowa to said William Lewis for the south-east quarter of the north-east quarter of said section fifteen (15), which had been sold to Benjamin B. Sayers on June 15, 1850 and paid for by him, and

WHEREAS no patent has been issued by the state of Iowa covering the north-east quarter of the south-west quarter of said section fifteen (15), and

WHEREAS taxes were levied on said land by the state of Iowa for the years 1858, 1859, 1860, 1861, which taxes were not paid, and

WHEREAS at tax sales for the taxes hereinbefore mentioned said land was sold to Pliny Sexton, and

WHEREAS Charles E. Anderson is now the owner of said land by chain of conveyances from said Pliny Sexton and others, and has been, together with his grantors, in possession of said land since April 23, 1867, and

WHEREAS the state of Iowa does not now assert title to said land and the failure to issue a patent therefor creates an apparent defect in the title to said land, therefore

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. That the title to the north-east quarter of the south-
- 2 west quarter of section number fifteen (15) in township number sev-

3 enty-two (72) north, of range number fifteen (15) west of the fifth
 4 principal meridian in Wapello county, Iowa, be confirmed in Charles
 5 E. Anderson, his heirs and grantees, forever, and the governor and
 6 secretary of state are hereby authorized to issue, without expense to
 7 the state of Iowa, a patent conveying said above described land to
 8 Charles E. Anderson.

1 SEC. 2. Nothing in this act shall be construed as affecting pending
 2 litigation.

1 SEC. 3. This act being deemed of immediate importance shall be
 2 in full force and effect from and after its passage and publication in
 3 the Des Moines Register and the Des Moines Capital, newspapers
 4 published at Des Moines, Iowa, said publication to be without expense
 5 to the state of Iowa.

Approved March 25, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
 and the Des Moines Capital March 28, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 404

JOHANNES ANDERSEN

S. F. 627.

AN ACT authorizing, empowering and directing the governor and secretary of state
 to convey by patent to Johannes Andersen certain real estate in Iowa City, Johnson
 county, Iowa.

WHEREAS, the United States of America, by act of congress, granted to
 the territory of Iowa the whole of section 10, township 79, north, range 6,
 west of the 5th principal meridian in Johnson county, Iowa, for capitol
 purposes; and

WHEREAS, said section was thereafter platted by duly authorized com-
 missioners as Iowa City, Iowa, and the plat thereof duly recorded in
 Johnson county, Iowa; and

WHEREAS, all that part of said section lying west of the Iowa river was
 designated on said plat as "Out lot 20"; and

WHEREAS, thereafter, by an instrument signed by the county surveyor
 and entitled "Alteration of plat of Iowa City" and recorded in Johnson
 county, Iowa, said Out lot 20 was declared to be subdivided into two eighty
 (80) foot streets along the north and west lines thereof and the remainder
 into four tracts designated respectively Out lots 20, 21, 22 and 23; and

WHEREAS, thereafter an instrument purporting to be a "Vacation" of
 said "Alteration" was filed and recorded in Johnson county, Iowa; and

WHEREAS, said Out lots as designated in said "Alteration" were sold and
 duly patented by the state of Iowa to the respective purchasers thereof, but
 no patent was ever executed or delivered conveying any part of the eighty

(80) foot street along the north line of said Out lot 20 as originally platted, nor was any dedication thereof to said city ever made or accepted; and

WHEREAS, no claim or use has ever been made by the city of Iowa City of any part of said eighty (80) foot street except the north twenty-six (26) feet thereof which is included within the boundaries of and used as Koontz avenue in said city; and

WHEREAS, all that part of said eighty (80) foot street lying south of the south line of said Koontz avenue was duly platted as a part of Park Side addition to Iowa City, Iowa, on May 11, 1910, and both before and since the recording of said plat, the same has been occupied as private property by the various owners thereof, and improvements have been made thereto and buildings erected thereon in good faith without knowledge of any possible defect in the title thereof; and

WHEREAS, a portion thereof, hereinafter described, is now held and occupied by Johannes Andersen and has been so held and occupied by him and his prior and immediate grantors by actual, open and adverse possession for more than fifty years, and all claim thereto has been released by the city of Iowa City to him by a duly executed and recorded quit claim deed; and

WHEREAS, doubt has been cast upon the title of said Johannes Andersen to said portion of said eighty (80) foot street as hereinafter described by reason of irregularities appearing in the records of said "Alteration" and "Vacation" and by reason of the fact that no patent was ever executed by the state of Iowa thereto nor any effective dedication ever made thereof to said city; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That the governor and secretary of state be, and they
2 are hereby authorized, empowered and directed in the name of the
3 state of Iowa and under its seal, to convey by patent to Johannes
4 Andersen the following described real estate in Iowa City, Johnson
5 county, Iowa, to-wit:
6 Beginning at a point on the south line of Koontz avenue twenty
7 (20) feet east of the northwest corner of lot one (1), block one (1)
8 of Park Side addition to Iowa City, Iowa, according to the recorded
9 plat thereof, thence south about fifty-four (54) feet to a point eighty
10 (80) feet south of the north line of section ten (10), township seventy-
11 nine (79), north, range six (6), west of the 5th P. M., thence east
12 parallel to the north line of said section to the west bank of the Iowa
13 river, thence in a northerly direction following said river bank to the
14 south line of Koontz avenue, thence west along said south line of
15 Koontz avenue to the place of beginning.

Approved March 30, A. D. 1921.

CHAPTER 405

WILLIAM H. ELLIS

S. F. 456.

AN ACT authorizing the issuance of a patent to certain lands in Dallas County, Iowa.

WHEREAS, on the 1st day of June A. D. 1854, the state of Iowa, by the governor issued a patent to the northeast quarter (NE $\frac{1}{4}$) of the northeast quarter (NE $\frac{1}{4}$) of section fifteen (15); and the southeast quarter (SE $\frac{1}{4}$) of the southeast quarter (SE $\frac{1}{4}$) of section ten (10), all in township seventy-eight (78) north, range twenty-nine (29) west of the fifth P. M. in Dallas county, Iowa, and

WHEREAS, said patent was signed by Geo. W. McCleary, secretary of state, but failed to contain the signature of the governor, and

WHEREAS, said patent was issued upon full payment for said land by the patentee, Isaac Mendenhall, under certificate No. 1897, and is recorded in volume 3, page 81 of the state land office, and

WHEREAS, the omission of the signature of the governor to said patent apparently invalidates the same, and

WHEREAS, it appears that William H. Ellis is now the owner of the northeast quarter (NE $\frac{1}{4}$) of the northeast quarter (NE $\frac{1}{4}$) of section fifteen (15), township seventy-eight (78) north, range twenty-nine (29) west of the fifth P. M. in Dallas county, Iowa, by purchase through an unbroken chain of title from said Isaac Mendenhall, and he and his grantors through whom he claims title have been in the open, notorious, hostile and adverse possession of said real estate under claim of right and color of title thereto for more than fifty years last past, before the passage of this act, and

WHEREAS, it appears that Franklin R. Coulter is now the owner of the southeast quarter (SE $\frac{1}{4}$) of the southeast quarter (SE $\frac{1}{4}$) of section ten (10), township seventy-eight (78) north, range twenty-nine (29) west of the fifth P. M. in Dallas county, Iowa, by purchase through an unbroken chain of title from said Isaac Mendenhall, and he and his grantors through whom he claims title have been in the open, notorious, hostile and adverse possession of said real estate under claim of right and color of title thereto for more than fifty years last past, before the passage of this act, therefore,

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. That the governor and secretary of state of Iowa are
- 2 hereby authorized and directed to issue to the said William H. Ellis
- 3 a patent to the northeast quarter (NE $\frac{1}{4}$) of the northeast quarter
- 4 (NE $\frac{1}{4}$) of section fifteen (15), township seventy-eight (78) north,
- 5 range twenty-nine (29) west of the fifth P. M. in Dallas county, Iowa;
- 6 and to the said Franklin R. Coulter a patent to the southeast quarter
- 7 (SE $\frac{1}{4}$) of the southeast quarter (SE $\frac{1}{4}$) of section ten (10), town-
- 8 ship seventy-eight (78) north, range twenty-nine (29) west of the
- 9 fifth P. M. in Dallas county, Iowa.

Approved March 25, A. D. 1921.

JOINT RESOLUTIONS

CHAPTER 406

EMPLOYEES IN RE HOUSE VOTING MACHINE

H. J. R. 1.

JOINT RESOLUTION providing for an electrician and an assistant electrician to operate the voting machine in the house of representatives.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That there be employed under the direction of the
2 chief clerk of the house of representatives, for the purpose of operat-
3 ing the voting machine in the house of representatives, an electrician
4 at a salary of \$200.00 per month, and an assistant electrician at a
5 salary of \$100.00 per month.

1 SEC. 2. This act being deemed of immediate importance shall be in
2 full force and effect from and after its publication in the Des Moines
3 Capital and the Iowa State Republican, newspapers published in Des
4 Moines, Iowa.

Approved January 25, A. D. 1921.

WHEREAS, the Iowa State Republican, designated in the foregoing joint resolution, has failed and declined to publish the foregoing joint resolution, now, therefore, I, W. C. Ramsay, secretary of state, by virtue of section thirty-six (36), supplement to the code, 1913, do hereby designate the Des Moines Register, a newspaper published in Des Moines, Iowa, as an official newspaper in which said resolution shall be published.

Dated at Des Moines, Iowa, this eleventh day of March, A. D. 1921.

W. C. RAMSAY, *Secretary of State.*

I hereby certify that the foregoing joint resolution was published in the Des Moines Capital January 26, 1921, and in the Des Moines Register March 12, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 407

COMPENSATION OF LEGISLATIVE EMPLOYEES

S. J. R. 1.

JOINT RESOLUTION fixing the compensation of the officers and employees of the thirty-ninth general assembly.

Be it resolved by the General Assembly of the State of Iowa:

That pursuant to the provisions of chapter one (1), acts of the thirty-eighth general assembly, it is provided that the compensation of all officers and employees of the thirty-ninth general assembly shall be at the same

rate for corresponding services as paid at the thirty-eighth general assembly, except by reason of additional duties assigned, the enrolling clerk of the house shall receive eight dollars and twenty five cents (\$8.25) per diem, and that the salary of the assistant sergeant at arms of the house be fixed at the sum of five dollars (\$5.00) per diem.

Approved January 29, A. D. 1921.

CHAPTER 408

ADDITIONAL LEGISLATIVE EMPLOYEES

S. J. R. 2.

JOINT RESOLUTION relating to the selection of additional employees of the thirty-ninth general assembly of the state of Iowa, fixing their compensation, and defining their duties.

Be it enacted by the General Assembly of the State of Iowa:

That the action of the committee on retrenchment and reform, under authority conferred upon it by concurrent resolution of this assembly previously passed, in nominating and recommending the following as extra help required by the work of this assembly be and the same is hereby approved and the state auditor is, upon pay roll duly approved, authorized and instructed to pay them at the rates and for such services actually rendered during the period hereafter limited.

- 1 1. In the office of the document editor one assistant, Mrs. Lou P.
- 2 Woodruff, to prepare legislative index and perform such other
- 3 duties as may be required of her in said office from January 19,
- 4 1921, and for such time as the document editor may require her serv-
- 5 ices during this session and extending for a period not more than
- 6 two weeks following the close of this session at a compensation of
- 7 \$4.50 per day for time actually worked.

Under the custodian:

- 1 2. As janitors at a compensation of \$100 per month dating from
- 2 the convening of this session and for the period covered by the ses-
- 3 sion:
- 4 C. F. White
- 5 G. V. Darroll
- 6 Otto Kjeldgaard
- 7 Wm. Wiley
- 8 Wm. Welch
- 9 P. L. Adams
- 10 Frank Reinbeck
- 11 As extra janitor at the compensation of \$100 per month dating
- 12 from the convening of this session and running until the action of
- 13 the two houses covering this resolution
- 14 J. R. Williams

- 1 3. One messenger for the custodian and mail carrier, Dale Stiles,
- 2 at a compensation of \$3 per day dating from the covering of and
- 3 continuing during the session.

1 4. An assistant to the state house post master (not the legis-
2 lative postmistress), Mrs. Iona Harding at a compensation of \$75
3 per month dating from the convening of and continuing during the
4 session.

1 5. One assistant matron, Mrs. A. Griffin, at a compensation of
2 \$3 per day dating from the convening of and continuing during the
3 session.

1 6. One extra fireman, William Pointer, at a compensation of \$115
2 per month dating from the convening of and continuing during the
3 session.

1 7. One extra elevator tendor, to be named by the custodian, at a
2 compensation of \$80 per month commencing from February 7, 1921,
3 and continuing during the session, it being required that he shall be
4 experienced as an elevator operator.

5 Each of said employees shall be subject to removal by this commit-
6 tee, or by the custodian upon the approval of this committee.

In the State Law Library

1 8. One research assistant, Mrs. Ruth Blaise, at a compensation
2 of \$4 per day from the date of any joint resolution which may be
3 adopted as to this office and continuing during the session.

1 9. One stenographer, Miss Agness Brennan, at a compensation
2 of \$4 per day from the date of any joint resolution which may
3 be adopted as to this office and continuing during the session.

4 Each of said employees shall be subject to removal by this com-
5 mittee, or by the curator of the law library upon the approval of this
6 committee.

1 This act being deemed of immediate importance shall take effect
2 from and after its publication in The Des Moines Register and The
3 Daily Capital, newspapers published in Des Moines, Iowa.

Approved January 29, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register
and the Des Moines Capital January 31, 1921.

W. C. RAMSAY, *Secretary of State.*

CHAPTER 409

STATE FLOWER DAY

S. J. R. 5.

JOINT RESOLUTION relating to Flower Day.

WHEREAS a number of communities in the state of Iowa have set apart
July 24th of previous years as a "Flower Day", contest and exhibit, for
the purpose of arousing a sentiment towards beautifying the home and
lawns by the cultivation of flowers and shrubbery and the destruction and
extermination of noxious weeds and unsightly conditions, and

WHEREAS, it is deemed advisable and of a vast benefit to the state

of Iowa that such a day should be observed generally; that its benefits may be widespread instead of confined to local communities; therefore,

Be it resolved by the General Assembly of the State of Iowa:

1 SECTION 1. State flower day. That the governor of the state
2 of Iowa be and he is hereby requested by proclamation to set apart
3 July 24th, 1921, and succeeding years, for the observance of a "State
4 Flower Day" and recommend to the citizens of the state to prepare
5 for the observance of that day by the planting of flowers and shrub-
6 bery and the beautifying of local conditions about the home and in
7 the community to the end that the natural beauty of various localities
8 of the state may be cared for and preserved.

Approved April 7, A. D. 1921.

CHAPTER 410

BONUS LAW

BLUE SKY LAW

S. J. R. 10.

JOINT RESOLUTION providing for printing the bonus law and the Blue Sky law.

Be it resolved by the General Assembly of the State of Iowa:

1 There is hereby ordered printed, at state expense, two thousand
2 (2000) copies of the Bonus law, to be distributed through the office
3 of the governor, and one thousand (1000) copies of the Blue Sky law
4 for distribution by the secretary of state.

Approved April 8, A. D. 1921.

CHAPTER 411

JOINT COMMITTEE ON TAX REVISION

S. J. R. 9.

JOINT RESOLUTION providing for the appointment of a Joint Committee of the house and senate for the purpose of considering the revision of assessment and tax laws and report thereon to the general assembly, and making appropriation to defray the expense thereof.

WHEREAS, the taxation laws of the state should be most carefully considered by the legislature at the time of revising the code, and,

WHEREAS, owing to the great importance and magnitude of the subject, it would appear impractical for a standing committee to attempt to compile a comprehensive report upon our present system of taxation, or to recommend changes in our present laws for consideration, and,

WHEREAS, the biennial assessment of real estate now is being made under the present system and therefore fundamental administrative changes would not be necessary or desirable before the anticipated time for general revision of the code by the proposed special session, and,

WHEREAS, the subject of taxation is of such fundamental importance to all the people that any proposal should be carefully considered by a legislative committee having ample time for investigation and research, and,

WHEREAS, the taxation laws should be carefully considered, not only with respect to the raising of necessary revenue, equitably and fairly assessed against all property, but the whole proposition should be carefully studied and considered in connection with the taxation laws of other states, and with special reference to reciprocal relations, discriminations, and the ultimate effect of these relations upon our industries and the general welfare of our people, now therefore:

Be it enacted by the General Assembly of the State of Iowa:

1 That a special joint committee of eight (8) members be appointed,
 2 four (4) being appointed by the president of the senate and four
 3 (4) by the speaker of the house of representatives, to investi-
 4 gate and report upon the revision of the taxation laws of the state.
 5 The committee shall examine and consider such bills for general
 6 revision of tax laws as have been prepared by the code commission
 7 or introduced in the thirty-ninth general assembly, and shall
 8 prepare such bills for acts to amend and revise the assessment and
 9 taxation laws, as will provide adequate and fair means and methods
 10 of assessment and equalization, and place and distribute the burdens
 11 of direct taxation fairly and equitably, and submit such bills and
 12 a report of their actions, conclusions, and recommendations, to the
 13 legislature at the next special or regular session thereof.

1 The committee is hereby authorized and empowered to have
 2 available information, aid and assistance in this work, from any
 3 state institution, department of state or officials thereof, and may
 4 employ and pay for such expert advice, assistants, and clerical help,
 5 as may be necessary to carry out the provisions and purposes hereof.
 6 The members of said committee shall receive no compensation for their
 7 services, but shall be allowed pay for actual expenses incurred in the
 8 performance of the duties herein prescribed. And for such pur-
 9 poses there is hereby appropriated such sum as may be necessary for
 10 carrying out the provisions of this act from monies not otherwise
 11 appropriated, payable upon warrant of the auditor, to be issued upon
 12 verified bills approved by the chairmen of the committee.

1 This act, being deemed of immediate importance, shall take effect
 2 and be in force from and after publication in the Des Moines Capi-
 3 tal and the Des Moines Register, newspapers published in the city
 4 of Des Moines.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital April 16, 1921, and in the Des Moines Register April 15, 1921.

W. C. RAMSAY, *Secretary of State.*



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