ACTS AND JOINT RESOLUTIONS

PASSED AT THE

REGULAR SESSION

OF THE

Forty-first General Assembly

OF THE

STATE OF IOWA

PREPARED FOR PUBLICATION BY AND UNDER THE DIRECTION OF ROBERT HENDERSON

SUPERINTENDENT OF PRINTING

Published by
THE STATE OF IOWA
Des Moines
1925

CERTIFICATE

STATE OF IOWA
Office of Superintendent of Printing

I, Robert Henderson, Superintendent of Printing, 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 Forty-first General Assembly of the state of Iowa.

328987

Superintendent of Printing

STATE OFFICERS, BOARDS AND COMMISSIONS

List of state officers, boards and commissions, judges of the supreme, district, superior and municipal courts, officers and members of the general assembly, as nearly as could be determined at the time of this publication.

Name	Position	County from which orig- inally chosen
John Hammill	Governor	Hancock
Elsie L. Dachroth	Secretary to the Governor	Cerro Gordo
	Lieutenant Governor	Pottawattamie
Walter C. Ramsay		Wright
	Deputy Secretary of State	
James C. McClune	Auditor of State	Mahaska
	Deputy Auditor of State	
	Treasurer of State	
	Deputy Treasurer of State	
	Attorney General	
	Assistant Attorney General	
	Assistant Attorney General	
	Assistant Attorney General	
	Assistant Attorney General	
	Secretary of Agriculture	
	Deputy Secretary of Agriculture	
	Superintendent of Public Instruction	
	Deputy Superintendent of Public Instruction	
Louis G. Lasher	Adjutant General	Polk
Dwight Lewis, Ch'rm'n.	Railroad Commissioner	Polk
Charles Webster	Railroad Commissioner	Fayette
B. M. Richardson	Railroad Commissioner	Linn
	Secretary Board Railroad Commissioners	
	Commerce Counsel :	
	Assistant Commerce Counsel	
John Hammill		Hancock
Walter C. Ramsay		Wright
R. E. Johnson	Executive Council	Muscatine
J. C. McClune	[Dacouttie Council	Mahaska
Mark G. Thornburg		Palo Alto
	Secretary Executive Council	Jefferson
Henry C. Shull	Secretary Executive Council	Woodbury
		Pottawattamie
Edward P. Schoentgen.		Scott
George T. Baker		Linn
William C. Stuckslager	The particular of the court of	100 TO 10
P. K. Holbrook	State Board of Education (1)	Monona
Chas. H. Thomas		Union
Anna B. Lawther		Dubuque
Pauline Leweling Devitt		Mahaska
D. D. Murphy		Clayton
W. R. Boyd, Chairman.		Linn
J. W. Bowdish	Finance Committee	Polk
W. H. Gemmill		Polk
W. H. Gemmill	Secretary State Board of Education and	
	Finance Committee	Polk
J. H. Strief		Woodbury
J. B. Butler	Board of Control of State Institutions	Webster
A. M. McColl	1	Dallas
E. J. Hines	Secretary Board of Control	Jones
)	Greene
J. W. Holden		
J. W. Holden Anson Marston	State Highway Commission	Story

Board of Education: D. D. Murphy succeeded as member July 1, 1925, by Claude R. Porter of Polk County. P. K. Holbrook succeeded July 1, 1925, by C. C. Sheakley of Chickasaw County.

Name	Position	County from which orig- inally chosen
Ex-Officio:		
W. C. Ramsay, Chm		Wright
James C. McClune	1	Mahaska
Ben J. Gibson	State Printing Board	Adams
Appointive:	•	
J. C. Gillespie		Plymouth
W. R. Orchard	. (Pottawattamie
	Superintendent of Printing	Pottawattamie
J. C. McClune		Mahaska
	State Board of Audit	Mahaska
E. L. Hogue	\ \	Monona
	Code Editor	
	Industrial Commissioner	
	Deputy Industrial Commissioner	
	Insurance Commissioner	
Donald Harlow	Deputy Insurance Commissioner	Polk
Robert L. Leach	Superintendent of Banking (2)	Dallas
Carl S. Foster	Deputy Superintendent of Banking	Guthrie
	State Fire Marshal	
A. L. Urick	Commissioner Labor Statistics	Polk
	Fish and Game Warden	
	Secretary Horticultural Society	Polk
John Hammill, ex		TT
officio		Hancock
R. A. Pearson, ex	[]	G4
officio		Story
M. G. Thornburg, ex	1	D. 1 434.
officio		Palo Alto
C. E. Cameron, Pres		Buena Vista
J. P. Mullen, Vice-Pres.		Pocahontas
F. E. Sheldon, Treas	·	Ringgold
H. O. Weaver		Louisa
E. T. Davis	State Fair Board	Johnson Franklin
Earl Ferris	·	Winneshiek
E. J. Curtin		Linn
C. J. Knickerbocker		Mahaska
C. Ed Beman		Story
Chas. F. Curtiss		Page
J. C. Beckner		Cass
Carl E. Hoffman		Crawford
Sears McHenry		Monona
H. L. Pike		Polk
Charles D Dand	Director Weather and Crop Service	
Dodney D Fogen M D	Commissioner of Health (3)	Polk
Rodney P. Fagan, M. D. Rodney P. Fagan, M. D.) (Polk
John Hammill		Hancock
W. C. Ramsay		Wright
R. E. Johnson		Muscatine
J. C. McClune	11	Mahaska
Mark G. Thornburg		Palo Alto
H. L. Sayler, M. D		Polk
E. M. Williams, M. D.		Mahaska
C. W. Stewart, M. D		Washington
H R. Sugg, M. D		Clinton
W. D. Hayes, C. D. H	. (Woodbury
F. T. Launder, M. D		Tama
Frank M. Fuller, M. D.		Lee
William Jepson, M. D.	1 =	Woodbury
Wm. Gerard		Linn
	Board Podiatry Examiners	Polk
S. J. Olson	Board Podiatry Examiners	I UIK

Robert L. Leach succeeded July 1, 1925, by L. A. Andrew of Wapello County.
 Rodney P. Fagan succeeded July 1, 1925, by Don M. Griswold of Johnson County.

STATE OFFICERS-CONTINUED

		County from
Name	Position	which orig-
1141110	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	inally chosen
	I	1
C. J. Christensen)	Lee
R. B. Gilmore	Board Osteopathic Examiners	Woodbury
H. J. Marshall		Polk
Myrtle E. Long	j	Polk
S. E. Julander		Polk
R. B. Bean		Marshall
Anna M. Drake	i1 }	Polk
Sarah O'Neill	Board Nurse Examiners	Woodbury
Martha Kretschmer		Black Hawk
H. P. White	<u> </u>	Woodbury
L. V. Feike		Polk
C. B. Miller	Board Dental Examiners	Polk
H. J. Altfillisch	Board Dental Examiners	
, _,		Dubuque
H. D. Coy	 	Fremont
J. M. Hanson	D	Tama
James McDonald	Board Optometry Examiners	Cherokee
A. J. Meyer	Įį	Scott
B. H. Wilder		Humboldt
J. A. West	Board Embalmers Examiners	Woodbury
F. W. Alexander	l) (Grundy
Edward Sweeney		Polk
R. T. Rhys	State Mine Inspectors	Wapello
W. E. Holland		Monroe
L. E. Stamm	Secretary Mine Inspectors	Polk
L. A. Jenson	()	Winnebago
E. G. Hamilton	Board of Parole (4)	Madison
J. O. Woodmansee	i i	Decatur
Sam D. Woods	Secretary Board of Parole	Adair
L. H. Pammel, Pres		Story
Mrs. C. H. McNider		Cerro Gordo
W. E. G. Saunders	Board of Conservation	Palo Alto
Mrs. E. F. Armstrong.		Webster
Clifford L. Niles		Jones
W C Merckens	Secretary Board of Conservation	Jefferson
May E. Francis, Chm.		Bremer
D. D. Murphy	11	Clayton
A. L. Urick	[Bourd of Vocational Education	Polk
	Director Vocational Education	Audubon
John Hammill		d ·
	11	Hancock Mahaska
J. C. McClune	Geological Board	Mahaska
		Johnson
Raymond A. Pearson		Story
L. H. Pammel	State Gardania	Story
George F. Kay	State Geologist	Johnson
	Assistant State Geologist	
John Hammill, Pres		Hancock
W. C. Ramsay		Wright
May E. Francis	11	Bremer
William D. Evans		Franklin
C. W. Vermilion		
E. G. Albert		Greene
Truman S. Stevens		Fremont
Thomas Arthur		Harrison
F. F. Faville		Webster
Lawrence De Graff	1 1	Polk
Johnson Brigham	State Librarian	
	Law Librarian	
	Curator, Historical Department	
	Caract, Illustrant Population.	I THE DEICH

^{4.} J. O. Woodmansee succeeded July 1, 1925, by Geo. M. Simpson of Fayette County.

vi STATE OFFICERS—Continued

Name	Position	County from which orig-
÷ - 	1	inally chosen
Johnson Brigham, Chm.	<u> </u>	
ex officio		Polk
May E. Francis, ex		· ·
officio	·	Bremer
Walter A. Jessup, ex		
officio	State Library Commission	Johnson
Mrs. Harry J. Howe	i i	Johnson
A. M. Deyoe	<u> </u>	Polk
Mrs. A. J. Barkley		Adams
W. R. Orchard		Pottawattamie
Julia A. Robinson	Secretary Library Commission	Polk
Geo. Judisch, Chairmar	Commission of Pharmacy	Story
J. W. Slocum	Commission of Fharmacy	Webster Warren
Harry E. Eaton	Secretary Commission of Pharmacy	Page
L. M. Martin, Chairman		Cass
Seth Dean		Mills
B. P. Fleming	State Board of Engineering Examiners	Johnson
C. S. Nichols		Story
H. W. Hartupee		Polk
W. C. Merckens	Secretary Board of Engineering Examiners	Jefferson
John Caldwell, Pres. (5)		Appanoose
B. H. Shivers, Sec	Doord of Franciscon for Mary Y-	Polk
Jacob Ritter	Board of Examiners for Mine Inspectors	Appanoose
Fred Norwood		Polk Monroe
David Anderson J. L. Parrish, Chairman	 {	Polk
Frank C. Walrath		Polk
R. C. Turner		Greene
John W. Piesen, Chm	 	Hardin
Charles B. Tompkins	Board of Examiners for Certified Accountants	Polk
William Guthrie	l)	Woodbury
Chas. M. Dutcher		Johnson
Jesse A. Miller	Commission on Uniform State Laws	Polk
Hazen I. Sawyer	 {	Lee
May E. Francis, Pres.		D
ex officio		Bremer
officio		Johnson
Homer H. Seerley, ex	ii l	Junou
officio	Board of Educational Examiners (6)	Black Hawk
Raymond A. Pearson,		
ex officio		Story
William F. Barr		Polk
C. F. Garrett		Jefferson
Jeanette Lewis	Genetary Deeple A Wiley Africa Manager	Calhoun
	Secretary Board of Educational Examiners	Poweshiek
Ben J. Gibson, Chair-	[]	Adama
man, ex officio A. Hoffingsworth	1	Adams Lee
B. B. Burnquist	Board of Law Examiners	Webster
George W. Dawson	,	Black Hawk
E. D. Perry		Polk
J. A. Devitt		Mahaska
E. L. Hogue		Monona
E. L. Hogue		Monona
Clarence Young		Polk
Ed. M. Smith	IJ	Madison

JUDICIAL DEPARTMENT

SUPREME COURT

Name	Position	County from which chosen	Address
F. F. Faville	Chief Justice	Webster	Ft. Dodge
Thomas Arthur			
William D. Evans	Judge	Franklin	Hampton
C. W. Vermilion	Judge	Appanoose	Centerville
Truman S. Stevens	Judge	Fremont	Hamburg
Lawrence De Graff			
E. G. Albert	Judge	Greene	Jefferson
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

Judges	8	Dist.	Counties in District
Name	Address	Dist.	Counties in District
John M. Rankin	Keokuk	1	Lee
John E. Craig	Keokuk	١ .	A
E. S. Wells	Chariton	2	Appanoose, Davis, Jefferson, Lucas,
W. M. Walker	Keosauqua		Monroe, Van Buren, Wapello
F. M. Hunter	Ottumwa	l	
D. M. Anderson	Albia	3	Adama Olaska Basatan Blassall
A. R. Maxwell	Creston	3	Adams, Clarke, Decatur, Ringgold,
Homer A. Fuller	Mt. Ayr	!	Taylor, Union, Wayne
H. H. Carter	Corydon		36
C. C. Hamilton	Sioux City	4	Monona, Woodbury
Miles W. Newby	Onawa		
A. O. Wakefield	Sioux City	1	
Robt. H. Munger	Sioux City	_ ا	43-4- 7-11 0 11 1- 20 11
J. H. Applegate	Guthrie Center	5	Adair, Dallas, Guthrie, Madison,
W. S. Cooper	Winterset		Marion, Warren
W. G. Vander Ploeg	Knoxville	_ ا	7
Chas. A. Dewey	Washington	6	Jasper, Keokuk, Mahaska, Poweshiek,
D. W. Hamilton	Grinnell		Washington
H. F. Wagner	Sigourney	7	Climbon Toolson 25 44 4 5 44
A. J. House	Maquoketa	'	Clinton, Jackson, Muscatine, Scott
A. P. Barker	Clinton		
D. V. Jackson	Muscatine	1	
Wm. W. Scott	Davenport	İ	
P. C. Donborn	Davenport	8	Tome Yelesse
R. G. Popham	Marengo	°	Iowa, Johnson
Ralph Otto	Iowa City	9	Polk
Hubert Utterback	Des Moines	9	POIR
Jos. E. Meyer	Des Moines		
Lester L. Thompson	Des Moines		
O. S. Franklin	Des Moines		
W. G. Bonner	Des Moines		
John Fletcher	Des Moines	10	Plack West Day
E. B. Stiles	Manchester	1 10	Black Hawk, Buchanan, Delaware,
H. B. Boies	Waterloo		Grundy
Geo. W. Wood	Waterloo	11	Poone Emergelle II.
B. R. Bryson	Iowa Falls	11	Boone, Franklin, Hamilton, Hardin,
H. E. Fry	Boone		Story, Webster, Wright
G. D. Thompson	Webster City	1	
Sherwood A. Clock	Hampton	,	!

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DISTRICT COURTS—CONTINUED

Judges	3	D	County to District
Name	Address	Dist.	Counties in District
C. H. Kelly	Charles City Mason City Parkersburg Northwood	12	Bremer, Butler, Cerro Gordo, Floyd, Hancock, Mitchell, Winnebago, Worth
W. J. Springer H. E. Taylor James D. Cooney	New Hampton Waukon West Union	13	Allamakee, Chickasaw, Clayton, Fayette, Howard, Winneshiek
D. F. Coyle James DeLand F. C. Davidson	Humboldt Storm Lake Emmetsburg	14	Buena Vista, Clay, Dickinson, Em- met, Humboldt, Kossuth, Palo Alto, Pocahontas
Wm. C. Ratcliff O. D. Wheeler Earl Peters T. C. Whitmore J. S. Dewell	Red Oak	15	Audubon, Cass, Fremont, Harrison, Mills, Montgomery, Page, Pottawat- tamie, Shelby
Robt. L. McCord M. E. Hutchison J. A. Henderson	Sac City Lake City Jefferson	16	Calhoun, Carroll, Crawford, Greene, Ida, Sac
B. F. Cummings James W. Willett	Marshalltown	17	Benton, Marshall, Tama
F. O. Ellison	Anamosa Tipton Marion Cedar Rapids	18	Cedar, Jones, Linn
D. E. Maguire P. J. Nelson	Dubuque	19	Dubuque
James D. Smyth Oscar Hale	Burlington Wapello	20	Des Moines, Henry, Louisa
Wm. Hutchinson C. C. Bradley	Alton LeMars	21	Cherokee, Lyon, O'Brien, Osceola. Plymouth, Sioux

SUPERIOR COURTS

Judges		Judges		
Name	Address	Name	Address	
Thomas B. Powell Arthur C. Lyon W. L. McNamara	Cedar Rapids Grinneil Keokuk	Jay CookG. H. Castle	Oelwein Shenandoah	

MUNICIPAL COURTS

Judges		Judges		
Name	Address Name Add		Address	
H. I. Smith	Council Bluffs Council Bluffs Des Moines	H. H. Sawyer H. F. Zeuch B. O. Tankersley John W. Gwynne J. C. Beem	Des Moines Marshalltown Waterloo	

FORTY-FIRST GENERAL ASSEMBLY

OFFICERS OF THE SENATE

President of the Senate—Clem F. Kimball of Council Bluffs, Pottawattamie county. President Pro Tempore—Ed H. Campbell of Battle Creek, Ida county. Secretary—Walter H. Beam of Martensdale, Warren county.

Assistant Secretary—W. W. Peterson of Council Bluffs, Pottawattamie county. Reading Clerk—Will J. Price of Des Moines, Polk county.

Engrossing Clerk—Daisy V. Williams of Union, Hardin county.

Engrossing Clerk—Edythe Ditto of Ankeny, Polk county.

Assistant Enrolling Clerk—Laura Schulze of Iowa City, Johnson county.

Journal Clerk—Meryl Hoefie of Des Moines, Polk county.

Journal Clerk—Charles P. Denison of Battle Creek, Ida county.

Bill Clerk—Paul Sims of Sioux City, Woodbury county.

File Clerk—Amos S. Hedge of Sheldon, O'Brien county.

Postmistress—Lucille Patterson of Des Moines, Polk county.

Sergeant-at-Arms—T. D. Doke of Bloomfield, Davis county.

Chief Doorkeeper—O. W. Lowery of Des Moines, Polk county.

SENATORS

Brookhart, J. L. Washington 10 Brookins, A. T. Charles City 44 Browne, Charles S. Monmouth 23 Buser, J. D. Conesville 20 Campbell, Ed H. Battle Creek 46 Cavanaugh, E. E. Fort Dodge 27 Cessna, T. C. Grinnell 12 Clark, W. A. Knoxville 15 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 4 Clilis, Lloyd Chevedan 49 Dotts, A. G. Corydon 4 Ellis, Lloyd Centerville 3 Gichrist, F. C. Laurens 50 Goodwin, William J. Des Moines 30 Gunderson, O. E. Forest City 41 Hartman, George S. Fayette 40 Hartman, George S. Fayette 40 Horchem, B. J. Dubuque 35 Horchem, B. J. Dubuque 35 Merield 43 Kern, Charles B. Norwalk 11 Kimberly, D. W. Davenport 21 Langfitt, John N. Greenfield 16 McLeland, Wm. E. Warshalltown 28 Ramsey, John M. Jarksville 39 Red, Carl W. Cresco 42 Roberts, H. Guy. Wt. Ayr. 5 Roberts, W. Monmouth 23 Roberts, Monmouth 23 Battle Creek 46 Forest City 41 Mitchell, Worth, Winnebago Franklin, Hancock, Cerro Gordo Cass, Shelby Perkins, Geo. B. Sac City 48 Roberts, H. Guy. Wt. Ayr. 5 Roberts, H. Guy. Wt. Ayr. 5 Roberts, H. Guy. Wt. Ayr. 5 Roberts, Wolliam Radelliffe 37 Hardin, Hamilton, Wright	Name	Address	Dist.	Counties Composing District
Bergman, A. H Newton 29 Bowman, M. L Waterloo 38 Breakenridge, W. J Rodman 47 Brookhart, J. L Washington 10 Washington, Henry Washington, Henry Washington, Henry Washington, Henry Washington, Henry 10 Brookhart, J. L Washington 10 Washington, Henry Washington, Clay Washington, Henry Washington, Henry Washington, Henry 10 Washington, Henry Washington, Henry Washington, Henry 10 Washington, Henry Washington, Henry 10 Washington, Henry Washington, Henry Washington, Henry 10 Washington, Henry Washington, Clay Washington, Misson, Clay 40 Washington, Henry Washington, Henry Washington, Clay Washington, Clay Washington, Henry Washington, Henry Washington, Clay Washington, Clay Washington, Lay Washington, Clay Washington, Clay Washington, Clay Washington, Clay Washington, Clay Washington, Lay 40 Washington, Henry Washington, Lay Washington, Clay Washington, Misson 10 Muscatine, Louisa Cheroke, Id. Washington, Muscatine, Louisa Cherokee, Id. Muscatine, Louisa Cherokee, Id. Muscatine, Louisa Cherokee, Id. Muscatine, Louisa Muscatine, Louisa Muscatine, Louisa Cherokee, Id. Muscatine, Louisa Muscatine, Louisa Cherokee, Id. Muscatine, Louisa Cherokee, Id. Muscatine, Louisa	Baird, W. S	Council Bluffs	19	Pottawattamie
Bowman, M. L			36	Clayton
Breakenridge, W. J. Rodman 47 Brookhart, J. L. Washington 10 Brookhart, J. L. Washington 10 Brookins, A. T. Charles City 44 Browne, Charles S. Monmouth 23 Buser, J. D. Conesville 20 Campbell, Ed H. Battle Creek 46 Cavanaugh, E. E. Fort Dodge 27 Cessna, T. C. Grinnell 12 Clark, W. A. Knoxville 15 Clark, W. A. Knoxville 15 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 8 Billis, Lloyd Centerville 3 Appanoose, Davis Fackler, S. E. Prescott 6 Gilchrist, F. C. Laurens 50 Goodwin, William J. Des Moines 30 Gunderson, O. E. Forest City 41 Hardin, George S. Fayette 40 Haskell, Willis G. Dedar Rapids 26 Hartman, George S. Fayette 40 Haskell, Willis G. Dedar Rapids 26 Hartman, George S. Fayette 40 Haskell, Willis G. Dedar Rapids 26 Kern, Charles B. Norwalk 11 Kessuth, Emmet, Palo Alto, Dick son, Clay Washington, Henry Floyd, Chickasaw Jackson Cherokee, Ida, Plymouth Webster, Calhoun Webster, Calnoun Webster, Calhoun Webster, Clarle Warein, Louisa Cherokee, Ida, Plymouth Webster, Clarle Webster, Calhoun Webster, Clarle Warein, Louisa Cherokee, Ida, Plymouth Webster, Clarle Newster, Clarke Mills, Montgomery Osceola, Sioux, Lyon, O'Brien Wayne, Lucas Adams, Taylor Jefferson, Van Buren Buena Vista, Humboldt, Pocahont Polk Waren, Clarke Linn Warren, Clarke W	Bergman, A. H	Newton		Jasper
Brookhart, J. L. Washington 10 Brookins, A. T. Charles City 44 Browne, Charles S. Monmouth 23 Buser, J. D. Conesville 20 Campbell, Ed H. Battle Creek 46 Cavanaugh, E. E. Fort Dodge 27 Cessna, T. C. Grinnell 12 Clark, W. A. Knoxville 15 Clark, W. A. Knoxville 15 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 4 Clilis, Lloyd Centerville 3 Fackler, S. E. Prescott 6 Goodwin, William J. Des Moines 30 Gunderson, O. E. Forest City 41 Hartman, George S. Fayette 40 Horchem, B. J. Dubuque 35 Gunderson, C. F. Sheffield 43 Horchem, B. J. Dubuque 35 Methed C. Radield 17 Nelson, Julius A. Atlantic 18 Kenser, John N. Jarenfield 17 Nelson, Julius A. Atlantic 18 Ramsey, John M. Jarksville 39 Roberts, H. Guy, Mt. Ayr. 5 Roberts, W. Mills, Montgomery Wayne, Lucas Appanoose, Davis Appanoose, Davis Mitchell, Worth, Winnebago Fayette 40 Hartman, George S. Fayette 40 Hartman, Charles B. Norwalk 11 Kimberly, D. W. Davenport 21 Langfitt, John N. Greenfield 16 McLeland, Wm. E. Marshalltown 28 Ramsey, John M. Jarksville 39 Butler, Bremer Reed, Carl W. Cresco 42 Rees, S. C. Hamburg 7 Rigby, C. L. Stanwood 24 Roberts, H. Guy. Mt. Ayr. 5 Roberts, H. Guy. Mt. Ayr. 5 Roberts, H. Guy, Mt. Ayr. 5 Schmedika, William Radeliffe 37 Hardin, Hamilton, Wright			38	Black Hawk, Grundy
Brookins, A. T. Charles City 44 Floyd, Chickasaw Jackson Suser, J. D. Conesville 20 Muscatine, Louisa Cherokee, Ida, Plymouth Cavanaugh, E. Fort Dodge 27 Webster, Calhoun Cessna, T. C. Grinnell 12 Poweshlek, Keokuk Clark, W. A. Knoxville 15 Marion, Monroe Johnson, Iowa Darting, H. A. Glenwood 8 Mills, Montgomery Osceola, Sioux, Lyon, O'Brien Dotts, A. G. Corydon 4 Wayne, Lucas Ellis, Lloyd. Centerville 3 Appanose, Davis Adams, Taylor Jefferson, Van Buren Buena Vista, Humboldt, Pocahont Goodwin, William J. Des Moines 30 Polk Mitchell, Worth, Winnebago Fayette 40 Hartman, George S. Fayette 40 Fayette, Allamakee Linn Davenport 21 Langfitt, John N. Jreenfield 16 Adair, Madison McLeland, Wm. E. Marshalltown 28 Marshall Marshall Mills, Redfield C. Redfield 17 Nelson, Julius A. Atlantic 18 Sac City 48 Rees, S. C. Hamburg 7 Ringgold, Union, Decatur Des Moines 30 Cedar, Jones Roberts, H. Guy Mt. Ayr. 5 Ringgold, Union, Decatur Des Moines 30 Cedar, Jones Ceda	Breakenridge, W. J	Rodman	47	Kossuth, Emmet, Palo Alto, Dickin- son, Clay
Browne, Charles S. Monmouth 23 Jackson Buser, J. D. Conesville 20 Muscatine, Louisa Campbell, Ed H. Battle Creek 46 Cavanaugh, E. E. Fort Dodge 27 Cessna, T. C. Grinnell 12 Poweshlek, Keokuk Clark, W. A. Knoxville 15 Clarman, George M. Oxford 25 Johnson, Iowa Darting, H. A. Glenwood 8 Dean, H. E. Ocheyedan 49 Dotts, A. G. Corydon 4 Ellis, Lloyd Centerville 3 Fackler, S. E. Prescott 6 Glichrist, F. C. Laurens 50 Gunderson, O. E. Forest City 41 Hartman, George S. Fayette 40 Hartman, George S. Fayette 40 Horchem, B. J. Dubuque 35 Johnson, C. F. Sheffield 43 Horchem, B. J. Dubuque 35 Johnson, C. F. Sheffield 43 Kern, Charles B. Norwalk 11 Kimberly, D. W. Davenport 21 Langfitt, John N. 3reenfield 16 McLeland, Wm. E. Marshalltown 28 Marshall Mills, Redfield C. Redfield 17 Nelson, Julius A. Atlantic 18 Ramsey, John M. Jarksville 39 Reed, Carl W. Cresco 42 Roberts, H. Guy Mt. Ayr 5 Roberts, H. Gurles Roberts Rusiliton Redcliffe 37 Roberts, H. Gurles Rusilitan Radcliffe 37 Robests, H. Gurles Rusilitan Ru	Brookhart, J. L	Washington	10	Washington, Henry
Buser, J. D. Conesville 20 Campbell, Ed H. Battle Creek 46 Cavanaugh, E. Fort Dodge 27 Cessna, T. C. Grinnel 12 Clark, W. A. Knoxville 15 Clearman, George M. Oxford 25 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 8 Darting, H. A. Glenwood 8 Dean, H. E. Ocheyedan 49 Dotts, A. G. Corydon 4 Campbell, Ed H. Battle Creek 46 Corydon 4 Dotts, A. G. Corydon 4 Campont 4 Dotts, A. G. Corydon 4 Dotts, A. G. Corydon 4 Campont 5 Canterville 3 Appanose, Davis Adams, Taylor Jefferson, Van Buren Buena Vista, Humboldt, Pocahont Polk Mitchell, Worth, Winnebago Farette, 41 Hartman, George S. Fayette 40 Haskell, Willis G. Dedar Rapids 26 Horchem, B. J. Dubuque 35 Cherokce, Ida, Plymouth Webster, Calhoun Poweshlek, Keokuk Marion, Monroe Osceola, Sioux, Lyon, O'Brien Wayne, Lucas Adpanose, Davis Adams, Taylor Jefferson, Van Buren Buena Vista, Humboldt, Pocahont Polk Mitchell, Worth, Winnebago Fayette, Allamakee Linn Dubuque Fayette, Allamakee Linn Dubuque Franklin, Hancock, Cerro Gordo Warren, Clarke Scott Adair, Madison Marshall Dallas, Guthrie, Audubon Cass, Shelby Cass, Shelby Sac, Carroll, Greene Butler, Bremer Howard, Winneshiek Fremont, Page Cedar, Jones Ringgold, Union, Decatur Des Moines Schmedika, William Radcliffe 37	Brookins, A. T	Charles City	44	Floyd, Chickasaw
Campbell, Ed H Battle Creek 46 Cavanaugh, E. E Fort Dodge 27 Cessna, T. C Grinnell 12 Clark, W. A Knoxville 15 Clearman, George M. Oxford 25 Darting, H. A Glenwood 8 Darting, H. A Ocheyedan 49 Dotts, A. G Corydon 4 Ellis, Lloyd Centerville 3 Fackler, S. E Prescott 6 Gilchrist, F. C Laurens 50 Gouderson, O. E Forest City 41 Gunderson, O. E Forest City 41 Gunderson, O. E Forest City 41 Haskell, Willis G. Dedar Rapids 26 Hartman, George S. Fayette 40 Haskell, Willis G. Davenport 21 Langfit, John N. Breenfield 16 Kern, Charles B. Norwalk 11 Kimberly, D. W. Davenport 21 Langfitt, John N. Breenfield 16 McLeland, Wm. E. Warshalltown 28 Mills, Redfield C. Redfield 17 Nelson, Julius A. Atlantic 18 Ramsey, John M. Darksville 39 Reed, Carl W. Cresco 42 Roberts, H. Guy Mt. Ayr. 5 Romkey, E. W. Burlington 9 Schmedika, William Radcliffe 37	Browne, Charles S	Monmouth	23	Jackson
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Clark, W. A Knoxville 15 Marion, Monroe Clearman, George M. Oxford 25 Johnson, Iowa Mills, Montgomery Oxeola, Sioux, Lyon, O'Brien Oxeola, A. G. Corydon 4 Wayne, Lucas Appanoose, Davis Ackler, S. E. Prescott 6 Adams, Taylor Fulton, Charles J. Fairfield 2 Jefferson, Van Buren Goodwin, William J. Des Moines 30 Gunderson, O. E. Forest City 41 Forest City 41 Mitchell, Worth, Winnebago Hartman, George S. Fayette 40 Fayette, Allamakee Linn Dubuque 35 Horchem, B. J. Dubuque 35 Horchem, B. J. Davenport 21 Langfitt, John N. Greenfield 16 Adair, Madison McLeland, Wm. E. Marshalltown 28 Marshalltown Marshalltown Mills, Redfield C. Redfield 17 Nelson, Julius A. Atlantic 18 Cass, Shelby Sac, Carroil, Greene Butler, Bremer Howard, Winneshiek Fremont, Page Cedar, Jones Ringgold, Union, Decatur Des Moines 37 Hardin, Hamilton, Wright Marshall, Mills, Page Noberts, H. Guy Mt. Ayr 5 Ringgold, Union, Decatur Des Moines 37 Hardin, Hamilton, Wright Marshall, Manilton, Wright Marshall, Man			12	
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Darting, H. A			25	
Dean, H. E. Ocheyedan 49 Dotts, A. G. Corydon 4 Ellis, Lloyd. Centerville 3 Fackler, S. E. Prescott 6 Fulton, Charles J. Fairfield 2 Gilchrist, F. C. Laurens 50 Godwin, William J. Des Moines 30 Gunderson, O. E. Forest City 41 Hardin, Willis G. Cedar Rapids 26 Haskell, Willis G. Cedar Rapids 26 Horchem, B. J. Dubuque 35 Johnston, C. F. Sheffield 43 Kern, Charles B. Norwalk 11 Langfitt, John N. Greenfield 16 McLeland, Wm. E. Warshalltown 28 Mills, Redfield C. Redfield 17 Nelson, Julius A. Atlantic 18 Ramsey, John M. Marswille 39 Ramsey, John M. Marswille 39 Ramsey, John M. Marswille 39 Rigby, C. L. Stanwood 24 Roberts, H. Guy Mt. Ayr 5 Romkey, E. W. Burlington 9 Schmedika, William Radcliffe 37 Osceola, Sioux, Lyon, O'Brien Wayne, Lucas Wayne, Lucas Appanoase, Davis Adams, Taylor Buena Vista, Humboldt, Pocahort Buena Vista, Humboldt, Pocahort Buena Vista, Humboldt, Pocahort Buena Vista, Humboldt, Pocahort Buena Vista, Papers Bue			8	
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Ellis, Lloyd				Wayne, Lucas
Fackler, S. E				
Fulton, Charles J. Fairfield 2 Jefferson, Van Buren Gilchrist, F. C. Laurens 50 Buena Vista, Humboldt, Pocahont Goodwin, William J. Des Moines 30 Forest City 41 Mitchell, Worth, Winnebago Hartman, George S. Fayette 40 Fayette, Allamakee Haskell, Willis G. Cedar Rapids 26 Linn Dubuque 35 Dubuque 35 Dubuque 35 Dubuque 50 Franklin, Hancock, Cerro Gordo Kern, Charles B. Norwalk 11 Warren, Clarke Kimberly, D. W. Davenport 21 Scott Langfitt, John N. Greenfield 16 Adair, Madison McLeland, Wm. E. Marshalltown 28 Marshall Mills, Redfield C. Redfield 17 Dallas, Guthrie, Audubon Nelson, Julius A. Atlantic 18 Sac City 48 Sac, Carroll, Greene Ramsey, John M. Clarkville 39 Butler, Bremer Reed, Carl W. Cresco 42 Howard, Winneshiek Rees, S. C. Hamburg 7 Fremont, Page Rigby, C. L. Stanwood 24 Cedar, Jones Ringgold, Union, Decatur Romkey, E. W. Burlington 9 Des Moines Schmedika, William Radcliffe 37 Hardin, Hamilton, Wright				l
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Hartman, George S. Fayette 40 Haskell, Willis G. 2edar Rapids 26 Horchem, B. J. 2bubuque 35 Johnston, C. F. Sheffield 43 Kern, Charles B. Norwalk 11 Langfitt, John N. 3reenfield 16 McLeland, Wm. E. Marshalltown 28 Mills, Redfield C. Redfield 17 Nelson, Julius A. Atlantic 18 Ramsey, John M. Jarksville 39 Reed, Carl W. Cresco 42 Rees, S. C. Hamburg 7 Roghey C. L. Stanwood 24 Roberts, H. Guy Mt. Ayr. 5 Rocker Rapids 26 Linn Dubuque Franklin, Hancock, Cerro Gordo Warren, Clarke Waren, Clar				
Haskell, Willis G				
Horchem, B. J				
Johnston, C. F				
Kern, Charles B. Norwalk 11 Warren, Clarke Kimberly, D. W. Davenport 21 Scott Langfitt, John N. Greenfield 16 Adair, Madison McLeland, Wm. E. Marshallown 28 Marshall Mills, Redfield C. Redfield 17 Dallas, Guthrie, Audubon Nelson, Julius A. Atlantic 18 Cass, Shelby Perkins, Geo. B. Sac City 48 Sac, Carroll, Greene Ramsey, John M. Clarksville 39 Butler, Bremer Reed, Carl W. Cresco 42 Howard, Winneshiek Rees, S. C. Hamburg 7 Fremont, Page Rigby, C. L. Stanwood 24 Cedar, Jones Roberts, H. Guy Mt. Ayr. 5 Ringgold, Union, Decatur Romkey, E. W. Burlington 9 Schmedika, William Radcliffe 37 Hardin, Hamilton, Wright			1	
Kimberly, D. W				
Langfitt, John N				
McLeland, Wm. E Marshalltown 28 Marshall Mills, Redfield C Redfield 17 Dallas, Guthrie, Audubon Nelson, Julius A Atlantic 18 Cass, Shelby Perkins, Geo. B Sac City 48 Sac, Carroll, Greene Ramsey, John M Clarksville 39 Butler, Bremer Reed, Carl W Cresco 42 Howard, Winneshiek Rees, S. C Hamburg 7 Fremont, Page Rigby, C. L Stanwood 24 Cedar, Jones Roberts, H. Guy Mt. Ayr 5 Ringgold, Union, Decatur Romkey, E. W Burlington 9 Des Moines Schmedika, William Radcliffe 37 Hardin, Hamilton, Wright				
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Nelson, Julius A				
Perkins, Geo. B. Sac City 48 Sac, Carroll, Greene Ramsey, John M. Jarksville 39 Butler, Bremer Reed, Carl W. Cresco 42 Howard, Winneshiek Rees, S. C. Hamburg 7 Fremont, Page Rigby, C. L. Stanwood 24 Cedar, Jones Roberts, H. Guy Mt. Ayr 5 Ringgold, Union, Decatur Romkey, E. W. Burlington 9 Des Moines Schmedika, William Radcliffe 37 Hardin, Hamilton, Wright				
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Rees, S. C				
Rigby, C. L				
Roberts, H. Guy Mt. Ayr 5 Ringgold, Union, Decatur Romkey, E. W Burlington 9 Des Moines Schmedika, William Radcliffe 37 Hardin, Hamilton, Wright				
Romkey, E. W Burlington 9 Des Moines Schmedika, William Radcliffe 37 Hardin, Hamilton, Wright				
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	Romkey, E. W	Burlington		
Shoff lav () Camancha 99 Clinton				
Shan, bay O Camanene 22 Chinesi	Snan, Jay O	Camanche	22	Clinton

SENATORS-CONTINUED

Name	Address	Dist.	Counties Composing District
Shane, Frank Shinn, A. J	Woodbine	34 31 33 1 14 32	Wapello Harrison, Crawford, Monona Boone, Story Buchanan, Delaware Lee Mahaska Woodbury Benton, Tama

OFFICERS OF THE HOUSE

Speaker—W. C. Edson of Storm Lake, Buena Vista county.

Speaker Pro Tempore—Oscar Ulstad of Holmes, Wright county.

Chief Clerk—A. C. Gustafson of Des Moines, Polk county.

Assistant Clerk—Frank Vetter of Grant, Montgomery county.

Reading Clerk—Robert M. Cook of Clarksville, Butler county.

Engrossing Clerk—Gwendolyn W. McDowell of Story City, Story county.

Enrolling Clerk—Catherine A. Roberts of Des Moines, Polk county.

Journal Clerk—Lillian Leffert of Des Moines, Polk county.

Journal Clerk—Margaret Canfield of Des Moines, Polk county.

File Clerk—Charles A. Lindenau of Maquoketa, Jackson county.

Assistant File Clerk—Frank B. Miles of Eagle Grove, Wright county.

Bill Clerk—H. L. Gordon of Clermont, Fayette county.

Assistant Bill Clerk—Harrison Peddie of Emmetsburg, Palo Alto county.

Assistant Postmistress—Mrs. Jeanette Cole of Sloux City, Woodbury county.

Mabel Saverude of Humboldt, Humboldt county.

Sergeant-at-Arms—Oley Nelson of Slater, Story county.

Assistant Sergeant-at-Arms—Walter R. Cook of Des Moines, Polk county.

REPRESENTATIVES

Name .	Address	Dist.	County Composing District
Aiken, John	Ida Grove	59	Ida
Anderson, Carl C	Villisca	12	Montgomery
Anderson, C. E	Stratford	62	Webster
Anderson, Oscar	Lamoni	6	Decatur
Bauer, J. C	Washington	23	Washington
Berry, Henry S	Albia	17	Monroe
Bierkamp, William	Durant	44	Cedar
Bixler, John M			Adams
Blackford. A. B	Bonaparte	2	Van Buren
Blake, William R	Clermont	71	Fayette
Slythe, Fred R	Williamsburg	40	Iowa
Brittain, David	Van Meter	28	Madison
larter, L. V	Lawnhill	64	Hardin
Christophel, Geo. W	Waverly	72	Bremer
Mark, R. S	Estherville	96	Emmet
Cole, C. G	Greeley	68	Delaware
Craig, Coy	Hartford	27	Warren
Dewar, H. C	Cherokee	79	Cherokee
Diltz, Volney	Des Moines	37	Polk
Eckles. R. B	Aplington	73	Butler
Eden, John	Calamus	45	Clinton
Edge, George W	Newton	38	Jasper
Edson, Willis C	Storm Lake	78	Buena Vista
Elliott, E. A	Des Moines	37	Polk
Fleming, Jas. D	Deloit	56	Crawford
Forsling, L. V	Sioux City	58	Woodbury

REPRESENTATIVES-CONTINUED

Name	Address	Dist.	County Composing District
Francis, Matthew H		53	Boone
Gilbertson, O		91	Winneshiek
Fraham, S. L	Ottumwa	18	Wapello
Frimwood, E. A	Oxford Junction	47	Jones
Gripp, Ira A	Afton	14	Union
Hager, J. H	Waukon	90	Allamakee
Haney, Roy	Glenwood	11	Mills
Hansen, John T	Davenport	43	Scott
Hanson, H. N	Leland	95 86	Winnebago Hancock
Hanson, Frank M Harrison, E. P	Garner	31	Pottawattamie
Harrison, E. F	Oggodio	15	Clarke
Harrison, F. M	Oshovedon	98	Osceola
Held, G. E	Winten	80	Plymouth
Hempel, J. G	Wikeder	70	Clayton
Higgins, R. J	Lefferson	54	Greene
Hill, Lafe	Nora Springs	88	Floyd
Hollis, C. A	Cedar Falls		Black Hawk
Hubbard, Wilbur F	Neola	31	Pottawattamie
Huff, Charles W	Massena	30	Cass
Johnson, Francis	Terril	97	Dickinson
Johnson, J. H	Knoxville	26	Marion
Kennedy, William S	Farmington	1	Lee
Kent, John W	Chariton	16	Lucas
King, James A	Spencer	83	Clay
Knudson, Irving H	Jewell	63	Hamilton
Knutson, Clarence A	Clear Lake	87	Cerro Gordo
Lattimer, A. D	Shenandoah	10	Fremont
Lepley, Elbert	Beman	65	Grundy
Leonard, Arthur	Corning	8 66	Taylor
Lichty, E. M	Waterioo	22	Black Hawk Louisa
Lieberknecht, Ernst Long, William L	Letts	19	Jefferson
Lovrien, Fred C	Tumboldt		Humboldt
McCaulley, Marion R	Laka City	61	Calhoun
McIlrath, J. L	Crinnell		Poweshiek
Martin, Theodore	Green Island	46	Jackson
Mathews, Howard A	Danville	21	Des Moines
maxneid, Glen Moore	Marshalltown	51	Marshall
Merritt, J. G	Glidden	55	Carroll
Miller, Geo. E	Harlan	33	Shelby
Napier, T. W	Mt. Avr	7	Ringgold
Natvig, Ole	Cresco	92	Howard
Noble, A. C	Muscatine	42	Muscatine
O'Donnell, T. J	Dubuque	69	Dubuque
Oldham, Charles	Oskaloosa	25 57	Mahaska
Oliver, Cyrus G	Onawa	24	Monona Keokuk
Orr, John	Thornburg	32	Harrison
Owens, H. B	Logan		Kossuth
Powers, T. E	Cloringe	9	Page
Prichard, Ralph C	Clarinua	58	Woodbury
Quirk, L. T.	Wall Lake	60	Sac
Rankin, John M	Keokuk	1	Lee
Rassler, A. G	Varina	77	Pocahontas
Ratliff, Z. S	Mt. Pleasant	20	Henry
Reimers, Otto J	Rock Rapids	99	Lyon
Rhinehart, Charles	Dallas Center	36	Dallas
Rice, D. Fulton	Centerville] 4]	Appanoose
Roberts, J. W	Greenfield	29	Adair
dust. Heike A	Sheffield	74	Franklin
Ryder, John		69	Dubuque

XII
REPRESENTATIVES—CONTINUED

Name	Address	Dist.	County Composing District
Saunders, William E. G	Emmetsburg	84	Palo Alto
Schulte, H. H	Manly	94	Worth
Smith, George W			O'Brien
Smith, Ward B			Chickasaw
Stepanek, Wm. H	Cedar Rapids	48	Linn
Stookesberry, Arthur	Floris	3	Davis
Strippel, Werner			Benton
Swanson, G. E			Mitchell
Thomas, E. B	Audubon	34	Audubon
Troup, Martin H	Maxwell	52	Story
Truax, John B	Independence	67	Buchanan
Ulstad, Oscar			Wright
Venard, George L	Hawarden	81	Sioux
Vincent, Earl W			Guthrie
Wagner, Joseph			Scott
Walrod, Warren	DeWitt	45	Clinton
Williams, D. E	Allerton	5	Wayne
Wilson, W. Walter			Tama
Wolfe, T. L	Mt. Vernon	48	Linn
Yenter, Ray	Iowa City	41	Johnson

COMMISSIONERS 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, 1925, showing postoffice address, date of qualification and date of expiration of commission.

Name	Address	Date on and After Which Qualified	Expiration
Ella F. Braman	New York City	Nov. 1, 1922	Nov. 1, 1925

CONDITION OF THE TREASURY

Hon. Robert Henderson, Superintendent of Printing.

DEAR SIR: In accordance with the requirements of Section 18, Article III, of the Constitution of Iowa, I have the honor to submit for publication with the laws of the Forty-first General Assembly, the following statement of the condition of the treasury together with a report of the receipts and disbursements of public moneys for the biennial fiscal period beginning July 1, 1922, and ending June 30, 1924, as prepared under the direction of my predecessor, Hon. James E. Thomas.

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, 1924.

Balance July 1, 1922		Receipts	7	Cotal amount	Disbursements	Balance June 30, 1924
General revenue \$ 5,080,653.69	\$	62,388,191.82	\$	67,468,845.51	\$ 60,436,211.50	\$ 7,032,634.01
General rev. in-		0.000.000.10		0.000.000.15		0.000.000.10
terim_account		2,827,368.17		2,827,368.17		2,827,368.17
State college en-		110 700 00		004 400 00	100 000 00	004 400 00
dowment bonds. 693,900.00		110,500.00		804,400.00	180,000.00	624,400.00
State college en-		17404700		17/07008	100 500 00	50 559 90
dowment cash 8.32		174,045.00		174,053.32	103,500.00	70,553.32
State college en-		00 001 00		CD 001 00	60 556 90	7 475 01
dowment interest		68,031.39		68,031.39	60,556.38	7,475.01
State college Mor-		EA 000 00		50,000.00	50,000.00	
rill endowment		50,000.00				
Soldiers' bonus tax		2,987,201.04		2,987,201.04	1,986,516.25	
Soldiers' bonus fund		22,006,586.10		22,006,586.10	19,208.767.76	2,797,818.34
Capitol grounds ex-						
tension cash 9,843.89		241,140.93		250,984.82	227,092.61	23,892.21
Capitol grounds in-						
terim account		15,891,28		15,891.28		15,891.28
• E 794 40E 00	-	00 000 055 72	-	08 652 961 62	* 92 252 644 EO	£ 14 400 717 12

\$ 5,784,405.90 \$ 90,868,955.73 \$ 96,653,361.63 \$ 82,252,644.50 \$ 14,400.717.13

TABLE NO. 1—GENERAL REVENUE RECEIPTS

Receipts During Biennial Period Ending June 30, 1924

General state tax and interest on delinquent tax from counties\$1	7,870,835.75
From counties for clothing for feeble minded	
From counties for clothing for deaf and blind	
From counties for support of epileptic	186,911.87
From counties for support of insane	2,500,130.44
From counties for support of juvenile home	80,314.04
From countles for support of orphans home	131,973.42
From counties for support of tubercular patients	374,869,22
Support of patients in state institutions	56,216,48
Psychopathic hospital, care of private patients	20,572.84

SPECIAL TAXES

Cigarette sales tax	\$ 1.343.172.66
Equipment car tax	61,396,39
Inheritance tax	
Insurance companies tax (Iowa)	
Insurance companies tax (United States)	1,998,121.76
Insurance companies tax (Foreign)	
Itinerant physician	1.750.00

FEES FROM OFFICERS

Agriculture, department of	185,206.31
Attorney General	375.76
Auditor of State	1.052.45
Auditor of State, building and loan and partial payment investment com-	.,
panies	805.00
Auditor of State, interest on county warrants	79.86
Banking department	77.000.00
Board of accountancy	50.00
Board of chiropractic examiners	3.699.10
Board of control	95.00
Board of dental examiners	2.118.63
Board of educational examiners	21,389.03
Board of embalmer examiners	2,102.00
Board of engineering examiners	4,291.54
Board of health	454.00
Board of medical examiners	4,278.00
Board of mine examiners	916.00
Board of nurses examiners	2,489.00
Board of optometry examiners	1,284.00
Board of podiatry examiners	140.00
Board of veterinary examiners	2.882.35
Bureau of venereal disease control	7,806.98
Cigarette refunds	26.09
Clerk of supreme court	10.648.61
Dairy and food commissioner	105,177.77
Executive council	7.627.26
Entomologist	4.436.50
Fish and game, boundary waters.	10,682.06
Fish and game, clamming license.	1.513.00
Fish and game, thating license.	129.730.42
	2.174.46
Fish and game, proceeds	108.06
Geologist	37.255.00
Governor, notarial fees	
Governor, certificates and extradition	356.85

listorical departmentiotel inspection	126. 22,564.
hsurance department (Contingent)	22,564. 10.
nsurance department (Contingent) nsurance commissioner (General fees)	244.786.
nterest on bank deposits	346,865.
detail vehicle receipts	51.
fotor vehicle receipts	7,269. 144.656.
iotor vehicle, county receipts.	7.739.275.
fotor vehicle, miscellaneous receipts	798
(itchellville fire proofing	1,500.
ational guard (Permanent improvement)	. 70,458.
harmacy commission	63,537. 75,263.
lumbing fund	15,203.
rimary road fund interest	7.434.
rimary road federal aid	2.673.4 50.
urchase of land, Eldora	902.
oyalty on coal mined	
acratary of state	219 461
tate printing hoard	15 233
tate university, water analysis	7.238.
tate veterinaryuperintendent of public instruction	4,242. 912.
erritorial home, Federal aid for	74.520.
ocational education	. 7,800.
ocational rehabilitation	
ar roster	. 8.
REFUNDS REIMBURSEMENTS AND SALES	
namosa, sales	147 000
namosa, refunds	. 147.690. 297,085.
namosa, refunds uditor of state, county examinations	119,445.
uditor of state, municipal examinations	. 37,960.
oard of control (State agents expense)	. 200.
oard of healthonus Board, salaries and expense	. 126. . 27.377.
herokee, refundsherokee, refunds	41,192.
lowinds refunds	94 600
avenport, refundsxecutive council, sale of old materialxecutive council, sale of old materialxecutive council, sale of old material	. 19,716.
avenport, refunds	. 16,245.
ldora, refunds	. 5,618. . 19,032.
armers institute, state aid	47.
ire marshal	. 1.
ort Madison, refunds	. 256,218.
ort Madison, saleslenwood, refunds	. 484,141. . 14,805.
lighway commission, maintenance	418,708
listorical department	. 566.
Cospital for inebriates (Knoxville)	. 8,035.
dependence, refunds	. 29,823.
nheritance tax, refunds	. 13. . 87.243.
arshalltown, refunds	13.010
litcheliville. refunds	. 6.114.
ount Pleasant, refunds	43,696
ational guard, supportakdale, refunds	64 717
nultry association, state aid	. 13
rimary road refunds	. 1 539 031
etrenchment and reform, refundockwell City, refunds	. 21,067
ockwell City, refunds	. 9,652
ate printing board	. 195,648 . 155,369
ate public parks, donations	30,095
upreme court	. 16
oledo, refunds	. 4,052 . 63,587
oddwaru, retunus	. 93,001
Total	. \$43,562,496
RECONCILIATION	
General Revenue Cash	
otal receipts during bienniumet increase in primary road contingent fund	\$43,562,496.
et increase in brimary road contingent fund	
slance on hand July 1 1099	. <u>5,217,592</u>
alance on hand July 1, 1922	010 500 100
Salance on hand July 1, 1922	. \$48,793.139.
Total to be accounted for	\$44 949 997
alance on hand July 1, 1922	. \$44,949,227. 1.381.332.
alance on hand July 1, 1922 Total to be accounted for uditors warrants redeemed during blennium	\$44,949,227 1,381,332 2,462,579

CONDITION OF TREASURY

TABLE NO. 2-TRUST FUND RECEIPTS

Fiscal Year Ending June 30, 1924

I ibout I out Duting valie ov, Ivil	
Banking Department. Board of Accountancy Board of Chiropractic Examiners Board of Dental Examiners Board of Embalmers Examiners Board of Engineering Examiners Board of Educational Examiners Board of Medical Examiners Board of Nurses Examiners Board of Optometry Examiners Board of Optometry Examiners Fish and Game	365.00 4,780.80 1,353.05 2,270.00 763.67 22,558.53 1,163.00 2,396.00 982.00 221.00
Boundary Water Hunter's License Highway Commission	5,615.30 138,612.03
Maintenance Hotel Inspection Motor Vehicle-License fees	544,399.82 3,901.50 1,696.96
Receipts Secretary of State Receipts County Miscellaneous National Guard Permanent Improvement Plumbing Inspection Primary Road Fund—Federal Aid —Interest —Refunds	1,050,50 103,984,29 8,640,544.36 35.00 6,821.18 71.00 3,760,641.22 9,403.64 1,380,435.59
Total Receipts	14,723,014.94
RECONCILIATION TRUST FUNDS CASH	
Total Receipts	14,723,014.94 1,381,332.28
Total to be Accounted for\$ Disbursements: Auditor's warrants redeemed\$ Balance on hand June 30, 1924\$	14,211,684.70
Datable of hand take by, 1921	
Total\$	16.104.347.22
Total\$	
Total	
TABLE NO. 3-PART I-GENERAL REVENUE EXPENDITURE	es _.
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924	S 338,708.22
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid	S 338,708.22
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization	\$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization	\$ 338,708.22 \$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00 103,553.46
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization. Salaries Total Attorney General: Salaries Contingent Traveling expense Special peace officers—salaries and expenses. Cigarette inspectors—salaries and expenses. Total Auditor of State:	\$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00 103,553.46 54,464.21 5,596.83 3,550.91 59,098.50 8,289.40
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization Salaries Total Attorney General: Salaries Contingent Traveling expense Special peace officers—salaries and expenses Cigarette inspectors—salaries and expenses	\$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00 103,553.46 54,464.21 5,596.83 3,550.91 59,098.50 8,289.40
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization. Salaries Total Attorney General: Salaries Contingent Traveling expense Special peace officers—salaries and expenses Cigarette inspectors—salaries and expenses Total Auditor of State: Salaries Contingent County examiners—county expense County examiners—county expense Municipal examiners—per diem and expense Traveling expense Traveling expense Total	\$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00 103,553.46 54,464.21 5,596.88 8,550.91 59,098.50 8,289.40 130,999.90 51,601.69 1,963.82 1,356.01 131,537.48 38,151.28
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization. Salaries Total Attorney General: Salaries Contingent Traveling expense Special peace officers—salaries and expenses. Cigarette inspectors—salaries and expenses. Total Auditor of State: Salaries County examiners—state expense County examiners—state expense Municipal examiners—per diem and expense Traveling expense Traveling expense	\$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00 103,553.46 54,464.21 5,596.88 3,550.91 59,088.50 8,289.40 130,999.90 51,601.69 1,963.82 1,356.01 131,537.48 38,151.28 90.16
TABLE NO. 3—PART I—GENERAL REVENUE EXPENDITURE Warrants Issued During Biennial Period Ending June 30, 1924 Agricultural Society: State aid Total Agriculture, Department of: Expense of organization. Salaries Total Attorney General: Salaries Contingent Traveling expense Special peace officers—salaries and expenses. Cigarette inspectors—salaries and expenses. Total Auditor of State: Salaries Contingent County examiners—state expense County examiners—county expense Municipal examiners—per diem and expense Traveling expense Total Bacteriological laboratory:	\$ 338,708.22 \$ 338,708.22 1,602.46 101,951.00 103,553.46 54,464.21 5,596.88 3,550.91 59,098.50 8,289.40 130,999.90 51,601.69 1,963.82 1,356.01 131,537.48 30.16 224,700.44

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•	
Board of Accountancy: Per diem and expense\$	30.64
· · · · · · · · · · · · · · · · · · ·	
Total\$	30.64
Board of Agriculture: Salary—clerk—janitor\$	1,190.22
Support of office	2,400.00
Maintenance, repairs and improvement (I. S. F.)	2,000.00 15,000.00
Completion of sheep barn	35,000.00
Total\$	55,590.22
Board of Arbitration:	
Per diem and expense	
Per diem and expense	3,228.28
Total\$	3,228.28
toard of Conservation	0,220.20
Salary assistant secretary	2,400.00
Total\$	2,400.00
oard of Control:	
Salaries	104,709.32 10,635.26
Contingent	4,132.86
Tuberculosis expense Inspection of hospitals	8,791.06 5,120.53
State agents, expense	17,818.82
Medical attention, friendless girlsQuarterly conference—expense	2,175.00 303.57
Paroled inebriates—expense of return	144.91
Total	153,831.33
oard of Dental Examiners: Per diem and expense\$	2,360.01
Total\$	2,360.01
oard of Education:	2,300.01
Salaries of employees\$	33,912.83
Members per diem and expense	13,655.77 6,329.79
Miscellaneuos telephone, telegraph, etc	317.18
Traveling expense—finance committee and assistants Miscellaneuos telephone, telegraph, etc. Instruction of deaf children—state ald Material for manufacture of garments	17,088.00 403.49
Compulsory education of blind and dear children—expense	5,015.95
Maternity and infancy Instruction deaf children—reimbursement	42,427.20 600.00
Total\$	119,750,21
oard of Engineering Evaminers:	
Per diem and expense	2,753.52
Total\$	2,753.52
oard of Health: Salaries\$	07 004 40
Salaries\$ Contingent and expense	37,386.62 12,055.42
Antitoxin department—expense	3,390.11 15,704.71
Vital statistics—salary and expense	1,234.44
Nurses' department—per diem and expense	1,393.36 9,644.06
Total\$ soard Medical Examiners:	80,808.72
oard medical Examiners: Expense	1,417.03
Total\$	1,417.03
toard of Ontometry Evaniners	2,111.00
Per diem and expense\$	421.65
Total\$	421.65
coard of Parole;	
Salaries	31.816.88 12,688.68
Traveling expense (employees)	15,614.22
Members traveling expense—institutions	1,885.93 52.66
Benefit Ross Seward	2,000.00
Total	64,058.37
Board of Podiatry Examiners	
Per diem and expense\$	179.86
Total	179.86

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Bonus Board: Salaries and expense (Ch. 277—40th G. A.)	19,999.65
Total	
Beef Cattle Producers Association:	19,999.65
Salary and expense\$	11,656.75
Total\$	11,656.75
Bureau of Labor: Salaries Traveling expense	34,374.35 6,727.99
Total	41.102.34
Bureau Venereal Disease Control: Salaries and expense.	59,578.68
Total	
Clerk Supreme Court:	59,578.68 . 17,982.04
Contingent	186.25
Total\$	18,168.29
Collateral Inheritance Tax: Court costs	14.00
Fees 1481-31	16,296.03 1,829.00
Total\$	18.139.03
Commerce Counsel: Salaries\$	19,900.00
Total\$	19,900.00
Commission of Inquiry—Expense and Compensation	None
Commission Animal Health: Salaries and expense	498,763.50
Total	498,763.50
Corn and Small Grain Growers Association: Salaries and expense	8.130.22
Total\$ County refunds	8,130.22 9,595,59
Total	9,595,59
Custodian: Salaries	119.215.40
Extra help Removal of snow and extra help. Washing towels	3,119.24 850.18
_	787.63
Total	123,972.45
Salaries and expense\$	11,911.07
Total\$	11,911.07
Dairy and Food: Salaries	58,610.86
Inspectors' per diem	10,190.62 2,077.57
Expense	69,676.11
Total\$	140,556.16
Director of the Budget: Salaries and expense	None
District Court: Salaries	526,290.60 48,295.04 1,237.06
Total\$	575,822.70
Educational Board of Examiners: Per diem and expense	24,040.74
Total\$	24,040.74
Entomologist; Per diem and expense	12,333.20
Total	
	12,333.20

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Executive Council:	45.400.04
Salaries	47,603.84 243,560.19
Telephone, telegraph, water, repairs, etcFuel	6,618.92
Repairs and improvements	24,972.51 1,401.32
Road improvement machinery—freight and express	161,879.76
Special assistance	1,222.29 112.50
Compensation and traveling expense—accountants and special Survey of lake beds—expense	3,587.49
Drainage of lakes	19,581.81
G. A. R. encampment expense	19,985.66
Governor's conference	250.00 2,633.92
Investigations, etc., expense	18,013.29
Costs, state casesGreat Lakes-St. Lawrence project	23,668.91 9.952.97
Improvement of highways	24,810.85
Boundary commission—compensation and expense	1,412.57 193.65
Inspection and repair of elevators	1,485.20
	5,059.31
Total	617,505.96
Express, Freight and Drayage: Express, freight and drayage\$	6,149.02
	
Total\$	6,149.02
Farmers Institute:	9,134.48
<u> </u>	
Total\$ Federal Aid Engineering\$	9,134.48 334.894.29
<u> </u>	
Total\$	334,394.29
Fish and Game: Salaries and expense\$	113,664.66
Boundary waters expense	10,747.89
Total	124,412.55
Fire_Marshal:	
Salaries\$ Expense, traveling expense and fees	19,525.00 12,892.28
Contingent	788.16
Total\$	83,155.44
G. A. R.: Support\$	4 700 00
<u>-</u>	1,500.00
Total\$	1,500.00
General Assembly (38th): Rathbun investigation—witness fees	56.50
Total\$	56.50
General Assembly (39th):	86.80
Joint committee on tax revision—expense\$	8,815.87
Total\$	8,815.87
General Assembly (40th):	
Members salaries\$ Members mileage	158,000.00 2,124.70
Employees per diem	74 914 50
Extra neip—per diem	. 5,854.89 665.00
Rumley-Springer contest—expense	954.85
Extra help—per diem Chaplains—fees Rumley-Springer contest—expense Reimbursement to Jones county. Compensation to Joe Banock.	321.90 855.00
miscellaneous appropriations (Chapter 303)	137.63
Young indemnity claim (Chapter 288)	3,000.00 150.00
John S. Young—damage claim (Chapter 299)	6,029.62
Employees per diem (after adjournment)	436.00 75.050.63
Miscellaneous appropriations (Chapter 302)	4,080.02
Inauguration expense Laundering towels	444.50 200.00
Mrs. George H. Clark Advertising laws	18.00
New battery voting machine	771.07 615.00
New battery voting machine	891.68
Benefit Ardis Roberdee	7,500.00 12,379.96
Compensation Carl F. and Laura Schatz	5,400.00 326.95
Reimbursement Geo. W. Metcalf	770.05

**	
Samuel Assembly (19th) Completed	
General Assembly (40th)—Continued Compensation to Charles R. Messett	2,543,50
Drainage of Goose Lake	73,277.00
Compensation Geo. A. Gardner	1,375.50
Compensation Lee county	250.00 689.50
Total\$	
General Assembly (40th Extra Session):	439,277.45
Members per diem	230,680,00
Members mileage	2,122.00
Employees per diemExtra help-ner diem	98,195.76 7,623.18
Extra help—per diem	861.66
John Hammill	2,920.00 1,460.00
J. H. Anderson. Investigation superintendent public instruction	1,078.90
Employees recess—per diem	427.00 244.03
Miscellaneous appropriations (Chap. 30, Sec. 7-8-9-11-12)	104,07
Insurance department investigation	528.20
Laundering towels	22,000.00 265.29
Chaplains fees	930.00
Total	369,440,09
cological Survey:	303,440.03
Secretary's salary	3,400.00
Expenses	15,993.75
Total	19,393.75
vernor:	,
Salaries	29,595.09
Contingent and expense	122 70
Additional counsel Investigation of pardon and parole	
Investigation of pardon and parole	
Reward for arrest and conviction of crime	2,050.00
Pittsburgh plus	5.915.12 16,862.16
Total	55,890.21
ighway Commission: Maintenance fund	613,509.99
•	
Total	613,509.99
storical Department: Salaries	59,673.69
Traveling expense	540.51
Miscellaneous co-operation, etc	207.61 764.01
Historic motion pictures	72.25
Portraits	642.50
Maintenance Okoboji MonumentPortraits notable citizens	212,10 642,50
Caretakers service	1,275.00
Total	64,030.17
istorical Society:	01,000.11
Permanent support	40,000.06
Additional permanent support	8,000.00
Additional permanent support	41,000.00
Total	89,000.00
orticultural Society:	
Support	7,750.00 14,475.00
Total	22,225.00
otel Inspection: Salaries and expense	24,822,26
·	
Total	24,822.26
theritance Tax:	4,489,45
Total	4,489.45
Salaries	30,688.67
Contingent and expense	2,983.65
Total	\$ \$3,672.32

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Insane: Non-residents—cost and expense\$	1,686.25
Non-residents—removal expense	60.72
Transportation expense Escaped, return expense	3,281.86 707.64
<u>-</u>	
Total\$	5,736.47
nsurance Department:	44 440 54
Salaries\$ Contingent and expense\$	66.009.58 2.140.02
Examinations (insurance)	83,260.92
Additional clerks and assistants	22,561.58 34,013.88
Security clerk bond premium	25.00
Total\$	208,010.98
owa Child Welfare Commission:	200,010.00
Expenses	881.17
Total\$	881.17
and Titles Commission:	001.11
Traveling expense	786.57
Total\$	786.57
brary Commission:	
Salaries \$ Expense \$	26,646.45
Expense	21,405.72
Total\$	48,052.17
ne Examiners:	4 940 04
Per diem and traveling expense\$	4,349.04
Total\$	4,349.04
ine Inspectors: Salaries\$	20,199.96
Traveling expense (District No. 1)	1,479.79
Traveling expense (District No. 2)	1,522.68 950.91
Office expense District No. 1)	305.10
Traveling expense (District No. 2) Traveling expense (District No. 3) Office expense (District No. 1) Expense (District No. 2) Expense (District No. 3)	301.80
-	• • • • • • • • • • • • • • • • • • • •
Total\$	24,760.24
ofor Vehicle Department: Salaries and expense\$	147,447.90
-	
Total\$	147,447.90
itional Guard: Support\$	560,083.41
Permanent improvements	72,820.56
Active service—expense	7,310.35 1,230.00
Compensation for injury, expense, etc	6,809.81
Total\$	648,254.13
	010,201.13
l Inspection: Salaries\$	35,500.00
Traveling expense	16,855.91
Total\$	52,355.91
steopathic Examiners:	
Per diem and expense	
ensions: Survivors Mitchel's cavalry\$	980.00
Northern border brigade	12,304.67
Widows of survivors	8,813.33
Total\$	22,098.00
narmacy Commission:	
Members per diem and expense	6,671.37 4,200.00
Salary of secretary-treasurer	1,635.01
Extra help, clerical assistance	482.00
Secretary's traveling expense	37.42
Total\$	13,025.80
rimary Road Fund:	1 600 079 04
Construction\$1 Special assessment	2,169.96
· · ·	1 602 241 06
Total\$1	1,004,411.30

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Printing Board: Salaries . \$ Members per diem and traveling expense	29,232.31 2,271.57 498,634.83
Total\$	530,138.71
Prison Breach: Costs and fees\$	3,269.85
Total\$	3,269.85
Providential Contingent\$	17,659.59
Total\$ Psychopathic Hospital:	17,659.59
Support\$	231,886.45
Total\$ Poultry Association:	231,886.45
County shows—state aid\$ State show—state aid	10,470.09 1,000.00
Total\$	11,470.09
Railroad Commission: Salaries Expense Valuation department Motor carrier	72,098.10 32,825.67 32,418.83 6,649.86
Total	143,991.96
Relief: Frederick M. Hull\$ Joseph Metz\$	480.00 360.00
Total\$	840.00
Reporter Supreme Court: Salaries Sature stenographer Preparation, supplement to compiled code and code revision Preparation of code annotations (323 39th G. A.) Clerical assistance publishing session laws.	15,340.56 130.58 38,538.84 10,891.84 1,488.66
Assistance and clerical help Preparation of the publishing of code	291.13
Total\$	66,681.61
Retrenchment and Reform Committee: Per diem and expense	2,081.55 28,031.79
Total\$	30,113.34
Reward for Return of Escaped Prisoners\$	850.00
Total\$ Secretary of State:	850.0 0
Salaries	43,943.78
Submission of constitutional amendments Survey of abandoned islands Blue sky contingent	25,347.00 384.37 681.48
Total\$	70,356.63
State Library: Salaries Salaries Law and legislative reference department—salaries Historical department expense Law expense legislative reference work. Law and legislative reference department expense—2881-E Miscellaneous department expense. Medical department salaries Medical department expense.	45,391.57 12,500.00 11,007.45 2,685.62 11,795.29 12,081.23 2,408.33 3,993.34
Total\$	101,862.83
State Public Parks: Salaries and expense	166,670.53
Total\$	166,670.53
State Roads: Maintenance and Improvement\$	63,995.83
Total\$	63,995.83

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Superintendent Public Instruction:	
Salaries	\$ 41,184.01
Traveling expense	
Contingent	3,340.24 95,698.07
Mining camp schools	4,974.68
Normal training—state aid and supervision expense	215,574.26
Consolidated schools—state aid	303,498.48
Normal institute state aid	210,150.00 9.750.00
Total	\$ 888,951.45
upreme Court: Salaries	
Contingent	\$ 107,291.87 2,077.75
Total	\$ 109,869.62
reasurer of State: Salaries	• 50061 55
Cigaratta—salarias and travaling avnance	91 141 15
Cigorotto tor refund	1 457 59
Examiners traveling expense	7.843.00
Contingent	5,978.59 482.18
Bond premiums	4,000.00
Citation for examination	88.80
Invalidated warrants	141.90
Total	\$ 114,089.67
eterinary Department:	,
Salaries	\$ 5,993.31
Total	\$ 5,993.81
ocational Education:	• 0,000.01
Salaries and expense	\$ 91,454.86
Office salaries and expense	7,668.47
Total	\$ 99,122.83
ocational Rehabilitation:	9 33,122.00
Support	\$ 41,863,40
Support Additional office equipment	614.50
Total	\$ 42,477.90
niversity Hospital:	* 14,111.00
Care indigent children	\$ 808,003.24
Care indigent children	818,687.30
Total	. 1 696 600 54
Var Roster Commission:	4 1,020,000.01
Salaries and expense	\$ 10,229.20
Total	\$ 10,229.20
Veather and Crop Service Bureau; Salaries and expense	. 15 170 00
Total	\$ 15,178.03
Vorkmen's Componention:	
Reimbursement to state employees	\$ 17,910.54
Total	\$ 17,910.54
***************************************	11,010.01
INSTITUTIONS UNDER THE STATE BOARD OF EDUCATION	
INSTITUTIONS UNDER THE STATE BOARD OF EDUCATION	
chool for Deaf:	
Support fund	
Cottage—small children (special)	
Library and book binding—40th G. A	1,000.00
Equipment—40th G. A	30.000.00
Mosquito Creek Drainage District 22—40th G. A	3,042.34 20,000.00
Support and maintenance.	20,000.00
Total	\$ 373,276.42
tate College of Agriculture:	£ 1.010.000.00
Permanent collegiate support—36th G. A. Permanent collegiate support—39th G. A.	759.000.00
Summer session—soin (†. A	40.000.00
Summer session—39th G. A	20.000.00
Two- and four-year courses in Home Economics	40,000.00 108,000.00
Courses in Agriculture Home Economics and Engineering 30th G. A.	100,000.00
Courses in lightesters, from Medicinica and Engineering—35th G. A	20,000.00
Contingent fund repairs and minor improvements—36th G. A	92,000.00
Courses in Agriculture, Home Economics and Engineering—36th G. A Courses in Agriculture, Home Economics and Engineering—39th G. A Contingent fund repairs and minor improvements—36th G. A Contingent fund repairs and minor improvements—39th G. A	92,000.00 92,000.00 10,000.00

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State College of Agriculture—Continued	
Library, books and periodicals—36th G. A	10,000.00
Library books and periodicals—39th G A	20,000.00
Maintenance and improvement of public grounds—36th G. A	20,000.00
Maintenance and improvement of public grounds—39th G. A	10,000.00 5,000.00
Engineering experiment station—36th G. A. Engineering experiment station—39th G. A. Extension of heating system and equipment for heating plant—39th G. A.	30,000.00
Engineering experiment station—39th G. A	20,000.00
Extension of heating system and equipment for heating plant—39th G. A.	4,000.00
Equipment and furnishings for building and departments	56,000.00
Soldier tuition Winter short courses in Agriculture, Home Economics and Engineering	27,521.29
and Trade School.	19,000.00
Good roads experimentation	20,000.00
Agricultural experiment station—36th G. A	231,000.00
Agricultural experiment station—39th G. A	134,500.00 180,000.00
Agricultural and Home Economics Extension—36th G. A	85,000.00
Engineering Extension and Trade Schools—36th G. A.	50,000.00
Engineering Extension and Trade Schools—36th G. A	10,000.00
Veterinary investigations—36th G. A	25,000.00
Veterinary investigations—39th G. A	6,000.00 3,000.00
Library building	69,879.87
Additional construction and equipment	75,000.00
Construction of buildings or purchase of land	361,500.00
Construction of armory	12,000.00
Permanent college support—40th G. A	800,000.00 20.000.00
Engineering experiment station—40th G. A	20,000.00
Contingent and repairs—40th G. A	10,000.00
Library, books and periodicals—40th G. A	20,000.00
Maintenance and improvement public grounds—40th G. A	10,000.00
Soldier tuition—40th G. A	18,163.00 134,500.00
Agricultural experiment station—40th G. A	100,000.00
Trade school—40th G. A	10,000.00
Extension of heating system—40th G. A	64,500.00
Equipment and furnishings—40th G. A	24,500.00
Veterinary investigations—40th G. A	10,000.00 8,000.00
Construction of buildings—40th G. A	101,500.00
Maintenance of buildings and other purposes—40th G. A	471,288.00
Construction of armory—40th G. A	104,500.00
Construction of armory—40th G. ALibrary building—38th G. A	104,500.00 225,000.00
=	225,000.00
Total\$	225,000.00
Total\$	5,735,352.16
Total\$	225,000.00 5,735,352.16 517,647.00
Total\$	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00
Total	5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00 40,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 40,000.00 16,000.00 80,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00 40,000.00 43,000.00 80,000.00 18,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 16,000.00 43,000.00 80,000.00 18,000.00 35,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Repair and contingent—39th G. A. Administration—39th G. A. Library—39th G. A. Library—39th G. A. Commerce—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 80,000.00 18,000.00 35,000.00 50,000.00 50,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tution—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 16,000.00 18,000.00 18,000.00 50,000.00 25,000.00 35,000.00 35,000.00 33,250.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00 43,000.00 43,000.00 35,000.00 50,000.00 20,000.00 33,255.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 80,000.00 18,000.00 18,000.00 35,000.00 50,000.00 43,000.00 43,000.00 15,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 16,000.00 18,000.00 18,000.00 20,000.00 33,000.00 43,000.00 15,000.00 15,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 80,000.00 18,000.00 18,000.00 35,000.00 50,000.00 43,000.00 43,000.00 15,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Commerce—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 18,000.00 18,000.00 25,000.00 20,000.00 33,250.00 43,000.00 15,000.00 25,000.00 255,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Pireproofing and preservation of old capitol—40th G. A. Electroofing and preservation of old capitol—40th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 18,000.00 55,000.00 20,000.00 43,000.00 18,000.00 55,000.00 50,000.00 255,000.00 50,000.00 50,000.00 95,000.00 95,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College Applied Science, Liberal Arts, Law and Pharmacy—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 18,000.00 35,000.00 20,000.00 33,250.00 43,000.00 15,000.00 25,000.00 35,000.00 50,000.00 30,000.00 50,000.00 30,000.00 50,000.00 30,000.00 30,000.00 255,000.00 30,000.00 255,000.00 30,000.00 30,000.00 30,000.00 30,000.00 30,000.00 30,000.00 30,000.00 30,000.00 30,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 18,000.00 55,000.00 20,000.00 43,000.00 18,000.00 55,000.00 50,000.00 255,000.00 50,000.00 50,000.00 95,000.00 95,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts, Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Bepair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College Applied Science, Liberal Arts, Law and Pharmacy—36th G. A. College of Dentistry—36th G. A.	225,000,00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00 43,000.00 43,000.00 35,000.00 20,000.00 33,250.00 43,000.00 15,000.00 30,000.00 255,000.00 255,000.00 255,000.00 255,000.00 267,000.00 27,450.00 47,450.00 48,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and contingent—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College Applied Science, Liberal Arts, Law and Pharmacy—36th G. A. Graduate College—36th G. A. Graduate College—36th G. A. College Fine Arts—36th G. A. College Elipa Arts—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 25,000.00 26,000.00 40,000.00 80,000.00 35,000.00 50,000.00 33,250.00 43,000.00 43,000.00 43,000.00 50,000.00 20,000.00 33,250.00 43,000.00 50,000.00 43,000.00 43,000.00 43,000.00 43,000.00 50,000.00 44,000.00 47,450.00 47,450.00 40,000.00 80,000.00 6,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and contingent—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College Applied Science, Liberal Arts, Law and Pharmacy—36th G. A. Graduate College—36th G. A. Graduate College—36th G. A. College Fine Arts—36th G. A. College Elipa Arts—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 18,000.00 50,000.00 20,000.00 33,250.00 43,000.00 35,000.00 50,000.00 255,000.00 50,000.00 255,000.00 40,000.00 47,450.00 47,450.00 40,000.00 18,000.00 34,000.00 34,000.00
Total University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and contingent—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College Applied Science, Liberal Arts, Law and Pharmacy—36th G. A. Graduate College—36th G. A. Graduate College—36th G. A. College Fine Arts—36th G. A. College Elipa Arts—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 43,000.00 35,000.00 50,000.00 20,000.00 33,250.00 43,000.00 33,250.00 50,000.00 25,000.00 255,000.00 47,450.00 47,450.00 47,450.00 48,000.00 38,000.00 25,000.00 38,000.00 26,000.00 30,000.00 24,000.00 34,000.00 25,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment and supplies—39th G. A. Bepair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Commerce—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College of Education—36th G. A. College Fine Arts—36th G. A. College Fine Arts—36th G. A. Equipment and supplies—36th G. A. Equipment and supplies—36th G. A. Equipment and supplies—36th G. A. Department buildings and grounds—36th G. A. Department buildings and grounds—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 26,000.00 43,000.00 43,000.00 35,000.00 20,000.00 33,250.00 43,000.00 15,000.00 25,000.00 25,000.00 25,000.00 18,000.00 25,000.00 18,000.00 25,000.00 25,000.00 18,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 25,000.00 20,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Repair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Pireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College Applied Science, Liberal Arts, Law and Pharmacy—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College fine Arts—36th G. A. College Time Arts—36th G. A. Equipment and supplies—36th G. A. Equipment and supplies—36th G. A. Equipment and supplies—36th G. A. Department buildings and grounds—36th G. A. Administration—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 25,000.00 26,000.00 40,000.00 18,000.00 33,000.00 43,000.00 43,000.00 50,000.00 33,250.00 43,000.00 43,000.00 50,000.00 25,000.00 47,450.00 47,450.00 47,000.00 25,000.00 25,000.00 21,000.00 21,000.00 21,000.00 21,000.00 21,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Bequipment and contingent—39th G. A. Bepair and contingent—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Commerce—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College of Education—36th G. A. College Fine Arts—36th G. A. College Fine Arts—36th G. A. Equipment and supplies—36th G. A. Equipment and supplies—36th G. A. Department buildings and grounds—36th G. A. Department buildings and grounds—36th G. A. Department buildings and grounds—36th G. A. Lihrary—36th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 55,000.00 33,250.00 43,000.00 33,250.00 43,000.00 55,000.00 55,000.00 55,000.00 55,000.00 255,000.00 50,000.00 30,000.00 255,000.00 50,000.00 255,000.00 50,000.00 255,000.00 60,000.00 255,000.00 12,450.00 21,455.00
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University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Bequipment and supplies—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College of Education—36th G. A. College Fine Arts—36th G. A. College Fine Arts—36th G. A. College Fine Arts—36th G. A. Equipment and supplies—36th G. A. Repair and contingent—36th G. A. Epidemiology laboratory—36th G. A. Epidemiology laboratory—36th G. A. Epidemiology laboratory—36th G. A. Summer school—39th G. A. Summer school—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 20,000.00 43,000.00 43,000.00 35,000.00 20,000.00 33,250.00 43,000.00 43,000.00 43,000.00 43,000.00 50,000.00 95,000.00 95,000.00 15,000.00 99,400.00 18,000.00 18,000.00 25,000.00 18,000.00 25,000.00 70,000.00 25,000.00 34,000.00 25,000.00 70,000.00 34,000.00 34,000.00 34,000.00 34,000.00 34,000.00 34,000.00 34,000.00 34,000.00 35,000.00 10,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00 35,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College of Education—36th G. A. College Fine Arts—36th G. A. College Fine Arts—56th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 16,000.00 35,000.00 20,000.00 33,250.00 43,000.00 43,000.00 50,000.00 25,000.00 47,450.00 47,450.00 47,450.00 47,450.00 47,450.00 25,000.00 22,000.00 33,000.00 24,000.00 34,000.00 35,000.00 36,000.00 37,000.00 38,000.00 21,450.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Equipment of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College of Education—36th G. A. College Fine Arts—36th G. A. College Fine Arts—56th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 43,000.00 55,000.00 43,000.00 43,000.00 43,000.00 55,000.00 55,000.00 50,000.00 40,000.00 40,000.00 40,000.00 40,000.00 50,000.00 40,000.00 255,000.00 50,000.00 40,000.00 255,000.00 50,000.00 255,000.00 40,000.00 255,000.00 50,000.00 255,000.00 34,000.00 24,000.00 24,000.00 24,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 600,000.00
University of Iowa: Educational support—39th G. A. Liberal Arts. Applied Science, Law and Pharmacy—39th G. A. College of Medicine—39th G. A. College of Dentistry—39th G. A. College of Education—39th G. A. Graduate College—39th G. A. Equipment and supplies—39th G. A. Bequipment and supplies—39th G. A. Department of buildings and grounds—39th G. A. Administration—39th G. A. Library—39th G. A. Commerce—39th G. A. Commerce—39th G. A. Nurses' training and public health nursing—39th G. A. Soldiers' tuition—39th G. A. University Extension and Public Health Service—39th G. A. Epidemiology laboratory—39th G. A. Additional equipment for buildings and departments—39th G. A. Paving, sidewalk and sewer—39th G. A. Construction of building or purchase of land—39th G. A. Fireproofing and preservation of old capitol—40th G. A. Educational support—36th G. A. College of Dentistry—36th G. A. College of Education—36th G. A. College of Education—36th G. A. College Fine Arts—36th G. A. College Fine Arts—36th G. A. College Fine Arts—36th G. A. Equipment and supplies—36th G. A. Repair and contingent—36th G. A. Epidemiology laboratory—36th G. A. Epidemiology laboratory—36th G. A. Epidemiology laboratory—36th G. A. Summer school—39th G. A. Summer school—39th G. A.	225,000.00 5,735,352.16 517,647.00 80,000.00 75,000.00 26,000.00 40,000.00 16,000.00 35,000.00 20,000.00 33,250.00 43,000.00 43,000.00 50,000.00 25,000.00 47,450.00 47,450.00 47,450.00 47,450.00 47,450.00 25,000.00 22,000.00 33,000.00 24,000.00 34,000.00 35,000.00 36,000.00 37,000.00 38,000.00 21,450.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00 38,000.00

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Iniversity of IowaContinued	
College of Dentistry-40th G. A	20,000.00
College of Education—40th G. A	26,000.0
Graduate College—40th G. A	25,000.00
Equipment and supplies—40th G. A	16,000.0
Equipment and supplies—40th G. A	43,000.0
Administration	80,000.04 18,000.04
Library—40th G. A.	35,000.0
Commerce—40th G. A	50,000.0
Nurses' training—40th G. A	20,000.00
Nurses' training—40th G. A	20,800.00
Public Health Service—40th G. A Epidemiology laboratory—40th G. A	43,000.0
Epidemiology laboratory—40th G. A	15,000.0
Additional equipment—40th G. AGrading and planting—40th G. A	85,000.0
Grading and planting—40th G. A	7,500.0
Additional for library—40th G. A	5,000.0 275,000.0
Construction of hulldings and nurchese of land—40th G. A.	30,000.0
Construction of buildings and purchase of land—40th G. A	125,000.0
Child welfare—40th G. A	50,000.0
m-1-1	4 800 105 0
Total\$	4,739,197.0
eachers' College:	050 000 0
Teachers' fund—36th G. A	279,000.0
Summer term fund—36th G. A	80,000.0
Library—36th G. A	140,000.0 10,000.0
Librarian's salary fund—36th G. A	17,000.0
Hospital fund—36th G. A	4,500.0
Extension service fund—36th G. A	39,500.0
Teachers' fund—39th G. A	330,000.0
Extension summer school—39th G. A	35,000.0
Contingent and repairs—39th G. A	200,000.0
Library—39th G. A Librarian's salary fund—39th G. A	20,000.0 16,000.0
Hospital fund—39th G. A	12,000.0
Extension service fund—39th G. A	65,000.0
Summer term fund—39th G A	88,000.0
Support and maintenance—40th G. A. Improving and equipping heating system—40th G. A. Dormitory for women—39th G. A.	30,000.0
Improving and equipping heating system—40th G. A	15,000.0
Dormitory for women—39th G. A	75,000.0
Purchase of land—39th G. A	60,000.0
Total\$	1,516,000.0
ollege for Blind: Support fund—39th G. A\$	00 700 7
Repairs and contingent—39th G. A	82,796.7 7,000.0
Support fund—36th G. A	80,000.0
Repair and contingent—36th G. A	3,000.0
Oculist fund	100.6
Plano and furniture—40th G. A	4,000.0
Improvements—40th G. A	5,000.
Equipment—40th G. A	5,000.0
Small buildings-40th G. A	5,000.0
Total	191,896.7
INSTITUTIONS UNDER THE STATE BOARD OF CONTROL	
Miscellaneous—309-18-40\$ Miscellaneous—298-18-39	22,014.3 30,634.3
Total	52,649.
namosa:	02,010.
Support\$	477,624.
Industries	98,610.
Officers and employees salaries	113,137.
Dental, oculist, etc	484.
Gate receipts	531. 1,242.
Machinery and storageTransportation	1,118.
Lectures, books, etc	271.
Contingent and repairs.	9.470.
Special	14.871.
Salaries of officers and employees	152,215.
Total\$	869,578.
Cherokee:	797 000
Support\$ Completion of waterworks\$	727,892. 189.
Plumbing renewals	23,353.
Contingent and repairs	16,398.
Special	34,357.
	000 101
Total	802,191.

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AND 1 TO 1	
Clarinda:	
Support\$	719,970.21
Plumbing and fixtures	774.92
Contingent and repairsSpecial	15,277.78 16,538.44
special	10,000.11
Total\$	752,561.35
Davenport:	
Support\$	285,994.83
Contingent and repairs	5,562.03
Transportation—39th G. A	849.24
Dental, oculist, etc	1,238.05 142.05
Transportation—38th G. A.	22.31
Special	14,817.59
Total\$	308,626.10
Eldora:	
Support\$	296,777.77 12,282.20
Contingent and repairs Equipment and supplies	213.9 6
Wagon shed	500.00
Transportation	356.03
Dental, oculist, etc	1,276.51
Chaplain, lectures, etc	394.54 804.17
Mangle and laundry equipment	3,319.55
Special	20,084.97
m-4-1	996 660 75
Total\$	336,009.70
Fort Madison:	459 464 99
Support\$ Maintenance of industries—35th G. A	452,664.83 406,987.35
Maintenance of industries—36th G. A.	326,291.99
Maintenance of industries—37th G. A	36,779.20
Contingent and repairs	8,088.78
Transportation	705.00 300.27
Lectures, etc.	319.06
Equipment, cell house	31,547.35
Purchase of farm land	13,160.50
Gate receipts	1,114.81 990.50
Transportation—38th G. A	219,279.75
Special	80,236.53
	
Total\$	1,578,465.92
Glenwood:	
Support \$ Repairs and extension of steam heating system	000 011 74
Chaplain, lectures, etc	869,311.74 2 620 57
	2,620.57
Contingent and repairs	2,620.57 638.96 21,163.62
Laundry machinery	2,620.57 638.96 21,163.62 5,199.00
Laundry machinery	2,620.57 638.96 21,163.62 5,199.00 1,395.99
Laundry machinery Industrial building and equipment Bakery building	2,620.57 638.96 21,163.62 5,199.00 1,395.99 663.68
Laundry machinery Industrial building and equipment Bakery building Special	2,620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93
Laundry machinery Industrial building and equipment Bakery building	2,620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93
Laundry machinery Industrial building and equipment Bakery building Special Total Independence:	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support	2.620.57 638.96 21,163.62 5,199.00 1.395.99 663.68 103,552.93 1,004,546.49
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs State portion drainage district (additional)	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 1,845.96
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional)	2.620.57 638.96 21,163.62 5,199.00 1,395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.83 54.85
Laundry machinery Industrial building and equipment Bakery building Special Total Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special	2.620.57 638.96 21,163.62 5,199.00 1.395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 1,845.96 11,595.31
Laundry machinery Industrial building and equipment Bakery building Special Total Total Independence: Support Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 1,845.96
Laundry machinery Industrial building and equipment Bakery building Special , Total \$ Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total \$ Knoxville:	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 1,845.96 11,595.31
Laundry machinery Industrial building and equipment Bakery building Special Total Total Independence: Support Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 1,845.96 11,595.31
Laundry machinery Industrial building and equipment Bakery building Special , Total \$ Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total \$ Knoxville:	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 1.845.96 11.595.31 718,958.29
Laundry machinery Industrial building and equipment Bakery building Special Total Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 1.845.96 11.595.31 718,958.29
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support	2.620.57 638.96 21,163.62 5,199.00 1,395.99 663.68 103.552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 1,345.96 11,595.31 718,958.29 300.03
Laundry machinery Industrial building and equipment Bakery building Special Total Total Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures. etc.	2.620.57 638.96 21,163.62 5,199.00 1,395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 11,595.31 718,958.29 300.03
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs.	2.620.57 638.96 21,163.62 5,199.00 1,395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.20 1,845.96 11,595.31 718,958.29 800.03
Laundry machinery Industrial building and equipment Bakery building Special Total Total Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures. etc.	2.620.57 638.96 21,163.62 5,199.00 1.395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.83 54.85 1,845.96 11.595.31 718,958.29 800.03
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs.	2.620.57 638.96 21,163.62 5,199.00 1.395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.82 54.85 11,595.31 718,958.29 300.03 513,141.16 717.91 15,295.42 9,815.09
Laundry machinery Industrial building and equipment Bakery building Special Total Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs. Special Total Mitchellville: Support Sumicheliville: Total Mitchellville: Sumicheliville: Support Special Total Mitchellville: Support Special Total Support Special Special	2.620.57 638.96 21,163.62 5,199.00 1.395.99 663.68 103.552.93 1,004.546.49 674,332.82 29,821.27 1,308.08 54.85 11.695.31 718.958.29 300.03 513,141.16 717.91 15,295.42 9,815.09
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs. Special Total Mitchellville: Support Support Support Lectures, etc. Support Special Total Mitchellville: Support	2.620.57 638.96 21,163.62 5,199.00 1,395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.20 11,595.31 718,958.29 300.03 513,141.16 717.91 15,295.42 9,815.09 538,969.58
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs. Special Total Mitchellville: Support Support Support Special Total Mitchellville: Support Supp	2.620.57 638.96 21,163.62 5,199.00 1.395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.8 54.85 1.845.96 11,595.31 718,958.29 300.03 513,141.16 717.91 15,295.815.09 538.969.58
Laundry machinery Industrial building and equipment Bakery building Special Total Total Support Contingent and repairs State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs. Special Total Mitchellville: Support Chaplain Transportation of girls.	2.620.57 638.96 21,163.62 5,199.00 1.395.99 1.663.68 103.552.93 1,004,546.49 674,332.82 29,821.27 1,308.08 54.85 11.595.31 718,958.29 300.03 513,141.16 717.91 15,295.42 9,815.09 538,969.58 152,179.70 260.03
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs. Special Total Mitchellville: Support Chaplain Transportation of girls Library, books, etc. Music and musical instruments	2.620.57 638.96 21,163.62 5,199.00 1.395.99 663.68 103.552.93 1,004.546.49 674,332.82 29,821.27 1,308.08 54.85 11.695.31 718.958.29 300.03 513,141.16 717.91 15,295.42 9,815.09 538.969.58 152,179.70 260.00 358.01 166.12 127.29
Laundry machinery Industrial building and equipment Bakery building Special Total Independence: Support Contingent and repairs. State portion drainage district (additional) Tubercular hospital (additional) Drainage land Special Total Knoxville: Support Total Marshalltown: Support Lectures, etc. Contingent and repairs. Special Total Mitchellville: Support Chaplain Transportation of girls. Library, books, etc.	2.620.57 638.96 21,163.62 5,199.00 1.395.99 103,552.93 1,004,546.49 674,332.82 29,821.27 1,308.8 54.85 1.845.96 11,595.31 718,958.29 300.03 513,141.16 717.91 15,295.815.09 538.969.58

xxvii

File Lather Market Company	
Mitchellville—Continued Wagon scales	771.0
Wagui states Furniture	735.0
Rebuilding and fireproofing	20,821.2
Contingent and repairs	12,778.0
Dental, oculist, etc	404.
Cottage and equipment	52.
Dental, oculist, etc.—37th G. A	201. 16,659.
Special	10,000.
Total	208,783.
Iount Pleasant:	
Support	684,881.
Bollers and stokers	10,717.
Blacksmith and repair shop	2,508.
Contingent and repairs	23,551. 25,008.
Special	72.000.
Pulchase of additional failut	12,000.
Total\$	818,667.
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akdale:	
Support\$	459,724.
Contingent and repairs	21,407.
Chaplain, lectures, etc	383.
Completion of laboratory buildingTunnels and pipe connections	13,802. 9,686.
Additional hospital building	72.418
Special	176,120
Transportation expense indigent persons	8.
Total\$	753,541.
ockwell City:	444 444
Support	106,639.
Contingent and repairs.	3,309. 141.
Lectures, etc.—38th G. A	2.873.
Pathological building	9,677.
	100 041
Total\$	122,641.
oledo: Support\$	140,247
Farm implements, tools, etc	75
Silo	925
Superintendent of cottage	34
Chaplain, lectures, etc	418
Dental, oculist, etc	461 2,914
Fences, gates, walks, etc	358
Electric wiring	152
Special	98,168
Tôtal\$	243,756.
•	210,100
7oodward: Support\$	402,896
Library, books, etc	95
Granary and corncrib	1.500
Chapel, assembly halls, etc	4.845
Dormitory for employees	33,279
Water	5,015.
Contingent and repairs	6,122 202
Tunnels	132,739.
Special	102,100.
Special	
Special	586,696.

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CONDITION OF TREASURY

TABLE NO. 4—PART I—TRUST FUND EXPENDITURES

Warrants Issued During the Fiscal Year Ending June 30, 1924

Banking Department: Salaries and expense	. \$	89,615.78
Board of Accountancy: Per diem and expense		77.92
Board of Chiropractic: Per diem and expense		3,920.58
Board of Dental Examiners: Per diem and expense		2,352,71
Board of Engineering Examiners: Per diem and expense.		2,543.60
Board of Health: Embalmer's department per diem and expense		1.041.78
Nurses' department per diem and expense. Board of Optometry Examiners:	:	1,314.91
Per diem and expense		334.69
Expense		954.62
Board of Podiatry Examiners: Per diem and expense		82.93
Educational Board of Examiners: Per diem, salaries and expense		19,078.27
Federal Ald Engineering		353,596.32
Fish and Game:	•	,
Salaries and expenseBoundary water expense		129,156.77 1,180.85
Highway Commission: Maintenance fund		729,158.16
Motor Vehicle Department:		000 045 10
Salaries and expense Primary Road Fund		239,945.12
National Guard: Permanent improvement		505.80
Hotel Inspection: Salaries and expense.		709.80
Treasurer of State: Invalidated warrants		2,749,36
Grand total—trust fund	. \$14	1,151,367.31
TABLE NO. 5—PART II—CAPITOL EXTENSION FUND—WARRAN' Outstanding warrants July 1, 1922, as shown on last report	. \$	1,241.82
Deduction to correct error	٠	94.38
Net outstanding warrants July 1, 1922		1,147.44 33,397.37
·		04.454.01
Total		34,454.81 33,842.61
Unredeemed warrants June 30, 1924		612,20
·	_	
Total	. \$	34,454.81
TABLE NO. 6—PART III—BONUS WARRANT ACCOUNT		
Warrants issued June 4, 1923, to June 30, 1924		
	\$19	,276,863.33
Warrants redeemed by treasurer of state June 6, 1923, to June 80, 1924	19	,208,747.76
Bonus warrants outstanding June 30, 1924	\$	68,115.57

LAWS

OF THE

Forty-First General Assembly

OF THE

STATE OF IOWA

PASSED AT THE REGULAR SESSION THEREOF, AT DES MOINES, THE CAPITAL OF THE STATE, BEGUN ON THE TWELFTH DAY OF JANUARY, AND ENDED ON THE THIRD DAY OF APRIL, A. D. 1925, IN THE SEVENTY-NINTH YEAR OF THE STATE.

GENERAL LAWS

CHAPTER 1

CONSERVATION

H. F. 241

AN ACT to amend the law as it appears in chapter one (1) of title one (1) of the code, 1924, so as to permit the government of the United States to acquire certain lands and waters in Iowa.

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

- SECTION 1. That the law as it appears in chapter one (1) of title one (I) of the code, 1924, be and the same is hereby amended by 3
- inserting the following immediately after section four (4) thereof:
 4-a1. The state of Iowa hereby consents that the government of
- the United States may in any manner acquire in this state such areas of land or water or of land and water as said government may deem necessary for the establishment of the "Upper Mississippi River Wild
- Life and Fish Refuge" in accordance with the act of congress, ap-
- proved June 7, 1924, provided the states of Illinois, Wisconsin, and
- 10 Minnesota grant a like consent.
- 11 Any acquisition by the government of the United States of
- 12 land and water, or of land or water, under the preceding section shall

be first approved by the state board of conservation, by the state game warden of this state, and the executive council.

4-a3. There is hereby granted to the government of the United States, so long as it shall use the same as a part and for the purposes of the said "Upper Mississippi River Wild Life and Fish Refuge", all areas of land subject to overflow and not used for agricultural purposes or state fish hatcheries or salvaging stations, owned by this constant within the boundaries of the said refuge, as the same may be established from time to time under authority of the said act of congress.

23 4-a4. Section four (4), code, 1924, shall apply to all lands acquired under the three (3) preceding sections.

Approved March 31, A. D. 1925.

CHAPTER 2

REPORT OF EXPENDITURES

H. F. 251

AN ACT to repeal sections one hundred twenty-seven (127) and one hundred twenty-eight (128) of chapter ten (10), and section two hundred thirty-two (232) of chapter fifteen (15), and to amend section two hundred forty-six (246) of chapter sixteen (16), of the code, 1924, relating to the compilation and distribution of the biennial report of expenditures by the auditor of state.

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

- SECTION 1. That sections one hundred twenty-seven (127) and one hundred twenty-eight (128) of chapter ten (10), and section two
- 3 hundred thirty-two (232) of chapter fifteen (15) of the code of 1924,
- be hereby repealed.
- 1 SEC. 2. That section two hundred forty-six (246) of chapter sixteen
- 2 (16) of the code of 1924, be amended by striking out all of subsection 3 two (2).

Approved April 3, A. D. 1925.

CHAPTER 3

PUBLICATION OF LEGISLATIVE ACTS

S. F. 132

AN ACT to amend section fifty-four (54), code 1924, relating to the publication of legislative acts.

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

- SECTION 1. Section fifty-four (54), code 1924, is amended by inserting a period in lieu of a comma after the word "papers" as it ap-
- pears in lines three (3) and four (4), and by striking out all parts
- of said section after said period.
- SEC. 2. This act is deemed of immediate importance and shall take
- effect from and after its publication in two (2) newspapers of this
- state as provided by law.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Fairfield Ledger March 30, 1925, and the Iowa Legionaire April 3, 1925.

W. C. RAMSAY, Secretary of State.

·CHAPTER 4

MOTOR CARRIERS

H. F. 379

AN ACT to repeal chapter two hundred fifty-two (252) of the code, 1924, and to define motor carriers and to provide for the levy and collection of tax to be paid by such motor carriers for the maintenance and repair of highways and for the administration and enforcement of the provisions hereof.

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

- 1 SECTION 1. Repeal. That chapter two hundred fifty-two (252) of the code, 1924, be and it is hereby repealed.
- SEC. 2 Definitions. (a) The term "motor vehicle", when used
- in this act, shall mean any automobile, automobile truck, motor bus, or other self-propelled vehicle, not operated upon fixed rails or track,
- used for the public transportation of freight or passengers for co.n-
- pensation between fixed termini, or over a regular route, even though there may be occasional, periodic or irregular departures from such termini or route; except those busses owned by school corporations
- and used exclusively in conveying school children to and from schools.
- The term "motor carrier", when used in this act, shall mean 10 any person operating any motor vehicle upon any highway in this 11 state.
- 12 (c) The term "highway", when used in this act, shall mean every street, road, bridge, or thoroughfare of any kind in this state.

- 14 (d) The term "commission", when used in this act, shall mean 15 the board of railroad commissioners of this state.
- SEC. 3. Tax assessed. In addition to the regular license fees or taxes imposed upon motor vehicles there shall be assessed against and collected from every motor carrier the following tax for the maintenance and repair of the highways:

For motor vehicles having pneumatic tires, one-fourth cent $(\frac{1}{4}\phi)$

6 per ton-mile of travel.

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- For motor vehicles having hard rubber or solid tires, one-half cent $(\frac{1}{2}e)$ per ton-mile travel.
 - SEC. 4. How computed. The ton miles of freight travel shall be computed as follows: The maximum capacity of each motor vehicle, including trailers, shall be added to the weight of the vehicle; this sum shall be multiplied by the number of miles the vehicle is operated, and the amount thus obtained divided by two thousand (2000).
 - SEC. 5. How computed. The ton-miles of passenger travel shall be computed as follows: The maximum seating capacity of each passenger carrying motor vehicle, including trailers, shall be estimated at one hundred fifty (150) pounds per passenger seat; to this sum shall be added the weight of the vehicle, the total shall then be multiplied by the number of miles operated, and the amount thus obtained divided by two thousand (2000).
 - SEC. 6. Records required. Motor carriers shall keep daily records upon forms prescribed by the commission of all motor vehicles and trailers used during the current month. On or before the tenth day of the month following they shall certify under oath to the commission upon forms prescribed thereby summaries of their daily records which shall show the ton-miles of travel in each county in which motor vehicles were operated and the grand total ton-miles, both passenger and freight, made by the motor carrier during the preceding month, and such other information as the commission may require. The daily records shall be filed and preserved for a period of at least five years, and thereafter until permission for their destruction shall have been given by the commission; but in every case they shall be preserved by the commission or its authorized representative until they shall have compared them with the summaries on file with the commission.

Errors in summaries shall be adjusted from time to time as discovered and certified to the county treasurers by the commission in the same manner as the regular monthly certification hereinafter provided.

SEC. 7. Payment of tax. On or before the last day of each month, the commission shall notify all motor carriers of the amount of the tax due from them for the preceding month, which shall be computed by multiplying the total number of ton-miles operated by the appropriate rate of taxation as herein prescribed, and shall be paid to the commission on or before the fifteenth (15) day of the following month. If payment is not made upon the said date there shall be added as a penalty a sum equal to one-fourth of the amount of the original tax, if paid within thirty (30) days of such delinquency.

- Taxes and penalties shall be a first lien upon all the property of the motor carrier. If payment is not made on or before sixty (60) days from the date when the tax is payable, the property of the carrier, or so much thereof as may be necessary, may be sold to satisfy the said taxes and penalty, interest and costs of sale.
- SEC. 8. Duty of commission. It shall be the duty of the commission to enforce the collection of all taxes and penalties provided in this act, and notice of sale and procedure thereunder shall, so far as may be, accord with the provisions of the law for the collection of taxes upon general property.

The commission shall, on the last day of each month, remit to the treasurer of state all moneys collected under this act during such month.

- 1 SEC. 9. Distribution of proceeds. All moneys received under the 2 provisions of this act shall be distributed as follows:
 - (a) For the administration and enforcement of the provisions of this act and the regulation of motor carriers one-fifth (1/5) or so much thereof as may be necessary shall be paid to the commission by warrant drawn from time to time by the auditor of state upon the treasurer of state.
- 8 The balance shall be allocated each month by the commission to the various counties in the proportion that the number of ton-miles of travel in the respective county bears to the total number of ton-miles of travel within the state. The commission shall certify the 10 11 amount due to each county to the auditor of state who shall draw 12 13 warrants upon the treasurer of state to be transmitted to the respective county treasurers. Such funds shall be used by each county 14 board of supervisors for the maintenance and repairs of highways 15 over which motor carriers operate. 16
- SEC. 10. Act deemed separable. Should any section of this act, or any part thereof, be held by any court of competent jurisdiction to be unconstitutional, such section or part thereof shall be deemed to be independent of and unrelated to any other section or part of this act, and such decision shall affect only the specific provision which it is held offends against the constitution, and shall not be held to be an inducement to the passage of any other section or provision of this act.
- SEC. 11. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Clermont Enterprise, a newspaper published in Clermont, Iowa, and the Des Moines Daily Record, a newspaper published in Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Clermont Enterprise April 16, 1925, and Des Moines Daily Record April 15, 1925. W. C. Ramsay, Secretary of State.

CHAPTER 5

MOTOR CARRIERS

H. F. 380

AN ACT to provide for the supervision and regulation by the board of railroad commissioners of this state, of persons engaged in the public transportation of persons or property for hire by motor vehicles and for the enforcement of this act, and punishment for violation of the provisions thereof.

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

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SECTION 1. Definitions. (a) The term "motor vehicle" when used in this act, shall mean any automobile, automobile truck, motor bus, or other self-propelled vehicle, not operated upon fixed rails or track, used for the public transportation of freight or passengers for compensation between fixed termini, or over a regular route, even though there may be occasional, periodic or irregular departures from such termini or route; except those owned by school corporations and used exclusively in conveying school children to and from schools.

(b) The term "motor carrier", when used in this act, shall mean any person operating any motor vehicle upon any highway in this state.

(c) The term "highway", when used in this act, shall mean every street, road, bridge, or thoroughfare of any kind in this state.

(d) The term "commission", when used in this act, shall mean the board of railroad commissioners of this state.

SEC. 2. Powers of commission. The commission is hereby vested with power and authority, and it shall be its duty to require a periodic inspection of the equipment of every motor carrier and the same shall also be at all times subject to inspection by the commission or its duly authorized representatives; to fix or approve the rates, fares, charges, classifications, and rules and regulations pertaining thereto, of each motor carrier; to regulate and supervise the accounts, schedules, service and safety of operations of each motor carrier; to prescribe a uniform system and classification of accounts to be used, which among other things shall provide for the setting up of adequate depreciation charges, and after such accounting system shall have been promulgated, motor carriers shall use no other; to require the filing of annual and other reports; and to supervise and regulate motor carriers in all other matters affecting the relationship between such carriers and the traveling and shipping public. The commission shall also have power and authority by general order or otherwise to prescribe rules and regulations applicable to any and all motor carriers. All control, power and authority over railroads and railroad companies now vested in the commission, in so far as the same is applicable, are hereby specifically extended to include motor carriers.

SEC. 3. Rates of charges. All charges made by any motor carrier for any service rendered or to be rendered in the public transportation of passengers or property, or in connection therewith, shall be just, reasonable and nondiscriminating, and every unjust, unreasonable, or

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discriminating charge for such service or any part thereof is prohibited and declared unlawful.

- SEC. 4. Certificate necessary. It is hereby declared unlawful for any motor carrier to operate or furnish public service within this state without first having obtained from the commission a certificate declaring that public convenience and necessity require such operation.
- SEC. 5. When certificate to be issued. Before a certificate shall be issued, the commission shall, after a public hearing, make a finding that the service proposed to be rendered will promote the public convenience and necessity. If such finding be made, it shall be its duty to issue a certificate. When the certificate is granted, the commission may attach to the exercise of the rights therein conferred such terms and conditions as in its judgment the public convenience and necessity may require. For just cause, the commission may at any time alter, amend or revoke any certificate issued. No certificate of convenience and necessity shall be issued until the applicant has made a satisfactory showing as to his financial ability to carry out the terms and conditions imposed.
 - SEC. 6. Rules. The commission shall adopt rules governing the procedure to be followed in the filing of applications and in the conduct of hearings. All applications shall be in writing and, in addition to the other information required, shall contain the following:
 - (a) The name of the individual, firm or corporation making the application.

(b) The principal office or place of business of applicant.

- (c) A complete description of the route over which the applicant proposes to operate.
- (d) A schedule setting forth in detail the service which the applicant proposes to furnish.
- (e) A complete description of the equipment which the applicant proposes to use in furnishing the service.
- (f) A financial statement from which the commission can determine whether or not the applicant is able to engage in the undertaking proposed in the application.
- SEC. 7. Hearing—notice. Upon the filing of the application, the commission shall fix a date for hearing thereon and cause a notice addressed to the citizens of each county through or in which the proposed service will be rendered, to be published in some newspaper of general circulation in each county, once each week for two (2) consecutive weeks. Said hearing shall not be held less than ten (10) days from the date of the last publication and at the office of the commission unless a different place is specified in the notice.
- SEC. 8. Objections. Any person, firm, corporation, city, town, or county whose rights or interests may be affected, shall have the right to make written objections to the proposed application, but all such objections shall be on file with the commission at least five (5) days before the date fixed for said hearing. The commission may permit objections to be filed later, in which event the applicant shall be given reasonable time to meet such objections. It shall consider the application and any objections filed thereto and may hear testimony to

- aid it in determining the propriety of granting the application. 10 may grant the application in whole or in part upon such terms, condi-11 tions and restrictions and with such modifications as to schedule and 12 route as may seem to it just and proper.
 - SEC. 9. Expense of hearing. The applicant shall pay all the costs and expenses of the hearing and necessary preliminary investigation in connection therewith before his application shall be granted. The commission shall have the right to require the applicant to deposit with it at the time the application is filed, an amount of money to be determined by the commission to secure the payment of the said costs and expenses.

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- 1 SEC. 10. Appeal. Appeal may be taken from the decision of the 2 commission by the applicant or any party who appeared in opposition 3 to the application, to the district court of any county in which is lo-4 cated any portion of the route proposed in the application, within thirty days from the time the decision was rendered, by giving at least ten days notice to the commission to be served on its chairman or secretary in the same manner as original notices are now served, and by filing with the clerk of the district court a bond for costs in the sum of not less than five hundred dollars. Upon appeal being taken, 10 the secretary of the commission shall make and certify a transcript 11 of all papers, records and proceedings in connection with such appli-12 cation and hearing and file the same with the clerk of said court on 13 or before the first day of the next term thereof following the taking 14 of such appeal. The appeal shall be submitted upon the transcript 15 of the evidence and the record made before the commission and the 16 district court shall either affirm or reverse the order of the commis-17 sion. An appeal may be taken from the judgment of the district 18 court to the supreme court as from other judgments.
 - SEC. 11. Transfer of certificate. No certificate of convenience and necessity shall be sold, transferred, leased or assigned until the motor carrier shall have operated thereunder for at least ninety days' continuous service, nor shall any contract or agreement with reference to or affecting any such certificate be made except with the written approval of the commission. Nor shall any person be permitted to take over any such certificate unless he or it shall possess all the qualifications of and meet all the requirements and assume all the obligations imposed upon an original applicant.
 - SEC. 12. Liability bond. No certificate shall be issued until and after the applicant shall have filed with the commission a liability insurance bond, in form to be approved by the commission, issued by some company authorized to do business in this state, in such penal sum as the commission may deem necessary to protect the interests of the public with due regard to the number of persons and amount of property involved, which liability insurance bond shall bind the obligors thereunder to make compensation for injuries to persons and loss of, or damage to, property resulting from the operation of such motor carrier. No other or additional bonds shall be required of any motor carrier by any city, town or other agency of the state.
 - 1 SEC. 13. Solid tires—weight limit. No motor carrier shall be permitted to operate upon the highways a motor vehicle equipped with

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solid rubber tires which, together with its maximum load, weighs more than fourteen thousand (14,000) pounds, or one equipped with pneumatic tires which, together with its maximum load, weighs over eighteen thousand (18,000) pounds.

- SEC. 14. Powers of cities and towns. Cities and towns, including 2 cities under special charter, shall have power by ordinance to adopt 3 general rules of operation, and to designate the streets or routes over which motor carriers shall travel; provided, however, that the exercise of the power granted in this section shall be reasonable and fair. 5 Nothing in this act shall be construed as repealing chapter three hun-7 dred six (306), nor section sixty-seven hundred sixty-nine (6769) of the code, 1924. Motor vehicles operating or proposing to operate 8 9 between cities and towns, the corporate limits of which are not more than one mile apart, shall be considered as coming within the purview 10 11 of the chapter referred to in this section.
 - SEC. 15. Requirements. (a) Every motor vehicle and all parts thereof shall be maintained in a safe and sanitary condition at all times, and shall be at all times, subject to inspection by the commission and its duly authorized representatives.
 - (b) Every driver employed by a motor carrier shall be at least twenty-one years of age; in good physical condition; of good moral character; shall be fully competent to operate the motor vehicle under his charge, and shall hold a regular chauffeur's license from the state motor vehicle department.
 - (c) On passenger carrying motor vehicles passengers shall not be permitted to ride on the running boards, fenders or on any other outside part of the vehicle.
 - (d) On freight carrying motor vehicles no part of the load shall be allowed to project more than six inches beyond the running board, or measure more than eight feet wide over all.
 - (e) All motor vehicles, upon approaching any steam or electric railroad track at grade shall be brought to a stop at such a point within fifty feet of the steam or electric railroad track as will clear the track and still allow the driver of the motor vehicles to obtain a view of the track in both directions. Before proceeding to cross said track, the driver shall look in both directions and ascertain if the way is clear.
 - (f) No passenger carrying motor vehicle shall be driven upon the highways at a greater rate of speed than thirty miles an hour, nor shall any freight carrying motor vehicle be driven upon the highways at a greater rate of speed than twenty miles per hour.
 - (g) Accidents arising from or in connection with the operation of motor vehicles shall be reported to the commission in such detail and in such manner as the commission may require.
 - (h) There shall be attached to each motor vehicle such distinctive markings or tags as shall be prescribed by the commission.
- SEC. 16. Additional rules. The commission shall promulgate such other safety rules and regulations as it may deem necessary to govern and control the operation of motor vehicles upon the highways and the maintenance and inspection thereof.
- 1 SEC. 17. Cancellation. For violation of any provision of this act,

2 or of any rule or regulation promulgated thereunder by any motor 3 carrier, the commission may, in addition to other penalties herein pro-4 vided, revoke and cancel the certificate of such motor carrier.

1 SEC. 18. Misdemeanor—penalty. Every owner, officer, agent, or employee of any motor carrier, and every other person who violates or fails to comply with, or who procures, aids or abets in the violation of any provision of this act, or who fails to obey, observe or comply with any order, decision, rule or regulation, direction, demand or requirement or any part or provision thereof, of the commission, or who procures, aids or abets any corporation or person in his failure to obey, observe or comply with any such order, decision, rule, direction, demand or regulation or any part or provision thereof, shall be guilty of a misdemeanor and upon conviction shall be punished by a 10 fine not exceeding one thousand dollars or by imprisonment in the 11 county jail not exceeding one year, or by both such fine and imprison-12 13 ment.

- SEC. 19. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Clermont Enterprise, a newspaper published in Clermont, Iowa, and the Des Moines Daily Record, a newspaper published in
- 5 Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Clermont Enterprise April 16, 1925, and Des Moines Daily Record April 10, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 6

GASOLINE LICENSE FEE

S. F. 312

AN ACT imposing a license fee on gasoline used or sold for use in the state of Iowa, providing for the payment, collection, refund, distribution and expenditure thereof; providing for penalties for violations of the law; amend section forty-six hundred thirty-five (4635) of the code, 1924; and making an appropriation for carrying out the provisions of this act.

- SECTION 1. Amount of fee. A license fee of two cents (2¢) per gallon or fraction of a gallon is hereby imposed on all gasoline in this state for any purpose whatsoever. Any person using gasoline within the state shall be liable for the fee herein provided for unless the same shall have been previously paid. License fees shall be collected and disposed of in the manner hereinafter provided.
- SEC. 2. Definition of terms. (a) The term "distributor" as used in this act shall mean any person who brings into the state or who produces, refines, manufactures or compounds within the state any gasoline to be used within the state or sold or otherwise disposed of

by him within the state for use in the state. Provided, however, a person coming into the state traveling by motor vehicle may transport, for his own use, in the ordinary gasoline tank attached to and forming a part of such motor vehicle, not more than twenty (20) gallons of gasoline without being considered a distributor.

10 (b) The term "person" includes individual, partnership, corpora-11 tion and association. The term "treasurer" means the treasurer of

12 the state of Iowa.

- SEC. 3. Price placard—misdemeanor—penalty. Any person who sells or offers for sale at retail gasoline in this state, shall keep posted in a conspicuous place, most accessible to the public, at his place of business, a placard showing the sale price, the amount of the tax and the total price per gallon charged to customers on the different grades of gasoline sold. Any person violating the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine of not to exceed one hundred (\$100.00) dollars or imprisonment in the county jail for a period of not to exceed thirty (30) days.
- SEC. 4. Certificate required of distributor. Each distributor of gasoline shall, within thirty (30) days after the taking effect of this act, file with the treasurer a duly acknowledged certificate on forms prescribed and furnished by the treasurer for this purpose, showing the name under which such distributor is transacting business in the state of Iowa, the name and addresses of the several persons constituting the association or partnership and if a corporation, the corporate name under which it is authorized to transact business and its resident general agent or other officers upon whom process may be served or who is authorized to represent it for all the purposes of this act.
- SEC. 5. Monthly report—remittance. Each distributor of gasoline shall, on or before the twentieth (20th) of each calendar month, forward to the treasurer, a statement, sworn to by one of its principal officers, showing the total number of gallons of gasoline imported by him and the total number of gallons of gasoline sold or otherwise disposed of for the preceding calendar month and shall at the same time remit to the treasurer the amount of the license fee for such preceding month for which such distributor is liable.
- SEC. 6. Books open to inspection. The books, records, papers, receipts, invoices and equipment of any distributor which pertain to the sale of gasoline shall be subject to inspection at any time during ordinary business hours by the treasurer or his representatives, but any information gained by the treasurer of state or such representative by such investigation, shall be confidential and any person divulging such information shall be deemed guilty of a misdemeanor and upon conviction thereof shall be liable to a fine not exceeding one thousand (\$1000.00) dollars.
- SEC. 7. Misdemeanor—penalty. Any distributor who shall fail to make, or refuse to make the reports to the treasurer as herein prescribed, or shall refuse to permit the treasurer to examine the books, records, papers, receipts, invoices or equipment of such distributor pertaining to the sale of gasoline, or who shall make any incomplete, false or fraudulent return hereunder, or shall in any manner violate the provisions of sections 4 and 5 hereof shall be deemed guilty of

8 a misdemeanor and upon conviction shall be punished by a fine of 9 not less than one hundred (\$100.00) dollars nor more than five hun-10 dred (\$500.00) dollars.

Reimbursement—procedure—false statement. SEC. 8. Any per-2 son who shall buy or use any gasoline for the purpose of operating or propelling stationary gas engines, tractors used for agricultural purposes, motor boats, airplanes or aircraft, motor vehicles, trucks and tractors owned and operated by the state of Iowa, or by a municipality for municipal purposes within the state, or who shall purchase or use any gasoline for cleaning or dyeing, or for any other commercial use except for propelling motor vehicles operated in whole or in part upon the public highways of the state or upon the streets of any city or town in the state, shall be reimbursed and repaid the 10 amount of such license fee paid by him, upon presenting to the treasurer of state a statement accompanied by the original invoices 11 12 showing such purchase which statement shall set forth the total 13 14 amount of gasoline so purchased and used by such consumer other 15 than for propelling motor vehicles operated or intended to be operated 16 in whole or in part upon any of the public highways of this state or upon the streets of any city or town of this state and the treasurer 17 of state, shall, upon the presentation of such invoice, cause to be 18 19 repaid from the funds operated by the license fee collected on the use 20 of gasoline as herein provided, the amount of such license fee paid 21 by such consumer on gasoline used for purposes other than propelling motor vehicles as hereinbefore provided. All applications for refunds 22 23 or reimbursements as provided for in this act shall be filed with the 24 treasurer of state on blank forms provided by him for that purpose 25 within ninety (90) days after the date on which such gasoline shall have been purchased as shown by the invoice. Any person, firm, or 26 27 corporation who shall make any false statement in connection with 28 an application for the refund of any money or license fee as herein provided or who shall collect or cause to be repaid to him or any 29 30 person, any such fees, without being entitled to the same under the 31 provisions of this section shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not to exceed one 32 33 thousand (\$1000.00) dollars.

1 SEC. 9. Distribution of proceeds. License fees collected under the 2 provisions of this act shall be distributed and disbursed as follows: 3 One-third (1/3) to the primary road fund. One-third (1/3) to the 4 county road fund and one-third (1/3) to the township road fund, 5 which county and township funds, the treasurer shall apportion among the counties of the state in the same ratio that the area of the county bears to the total area of the state, and on the first days of 7 each month shall remit to the treasurer of each county the apportion-9 ments for its county and township road fund. The county treasurer, thereupon shall apportion such township road fund among the town-10 ships of the county in the same ratio that the number of miles of 11 12 township roads in the township bears to the total number of miles 13 of township roads within the county, and shall remit quarterly to the 14 clerk of each township the apportionment for its township road fund.

SEC. 10. Refunds quarterly. The refunds provided for in section eight (8) of this act shall be made, quarterly, by the treasurer of

- state. Claims for refunds shall be made on blanks provided by the treasurer of state and under such proofs under oath as he may prescribe. The auditor of state shall issue his warrants for refunds
- 6 certified to him by the treasurer of state.
- SEC. 10-a1. Employees—appropriation. The treasurer of state is authorized to employ such clerical and other help as may be needed to 2 3 carry out the provisions of this act, the number and compensation of such employees to be fixed by the executive council. 4
- 5 There is hereby appropriated out of the money received under the provisions of this act sufficient funds to pay for help employed by the treasurer in enforcing the act and for making such refunds as are provided for herein. 6 8
- 1 SEC. 11. Act separable. If any part of this act is held to be un-2 constitutional or invalid by the courts, such decision shall not affect the validity of the remaining portions of this act.
- 1 SEC. 11-a1. Optional property tax reduction. Section forty-six 2 hundred thirty-five (4635) of the code, 1924, is amended by striking 3 from line two (2) of subsection two (2) of said section the following words: "less than one mill nor".
- SEC. 12. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Iowa Legionaire, a newspaper published in the city of Des Moines, Iowa, and the Sioux City Tribune, a newspaper published in Sioux City, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Sioux City Tribune April 13, 1925, and in the Winterset Madisonian April 15, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 65 of the Code of 1924.]

CHAPTER 7

MOTOR VEHICLES

H. F. 336

AN ACT relating to special agents or inspectors of the motor vehicle department and providing for a bond therefor.

- SECTION 1. Peace officers. Special agents or inspectors employed
- in the motor vehicle department and working under the supervision
- of the secretary of state are hereby clothed with authority as peace
- officers for the purposes of this chapter and shall each qualify by
- filing a bond in the sum of five thousand dollars (\$5000.00).
- 1 SEC. 2. Publication clause. This act being deemed of immediate

- importance shall be in full force and effect from and after its publi-
- cation in the Iowa Legionaire and the Des Moines Daily Record, news-
- papers published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Forest City Republican April 16, 1925, and Des Moines Daily Record April 10, 1925. W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 8

MOTOR VEHICLES

S. F. 244

AN ACT requiring sheriffs and chiefs of police to report thefts of automobiles and recoveries of such vehicles to the bureau of criminal investigation.

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

- SECTION 1. It shall be the duty of all sheriffs and the chiefs of
- police of all cities, including cities acting under special charters, to
- forthwith report, upon blanks to be furnished by the bureau, all thefts
- of motor vehicles coming to their attention and to report the recovery
- of motor vehicles previously stolen to the Bureau of Criminal Investigation. The bureau shall publish a list of motor vehicles reported
- stolen and all motor vehicles recovered, and shall send a copy thereof
- to each chief of police and sheriff in the state, and to the motor
- vehicles department of each of the several states.

Approved April 3, A. D. 1925.

CHAPTER 9

MOTOR VEHICLES

H. F. 338

AN ACT to amend section forty-eight hundred sixty-three (4863) of the code, 1924, relating to motor vehicles.

- SECTION 1. That the law as it appears in section forty-eight hun-
- dred sixty-three (4863) of the code, 1924, be and the same is hereby
- 3 amended as follows:
- 4 Strike out all of subsection one (1) of said section and insert in
- lieu thereof the following:

5.

"The term 'motor vehicle' shall include all vehicles propelled by any power other than muscular power except traction engines, road rollers, and such vehicles as are run only upon tracks or rails."

Approved April 3, A. D. 1925.

CHAPTER 10

MOTOR VEHICLES

S. F. 216

AN ACT to amend section four thousand nine hundred eight (4908) and to repeal sections four thousand nine hundred thirteen (4913), four thousand nine hundred fourteen (4914) and four thousand nine hundred seventy-three (4973) of the code, 1924, and enact substitutes therefor, relating to motor vehicle license fees.

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

SECTION 1. Computing fee. That the law as it appears in section four thousand nine hundred eight (4908) of the code, be and the same is hereby amended by striking out the words "executive council" where they appear in line five (5) and in lines seven (7) and eight (8) and substituting in lieu thereof in each instance the word "department"; and by adding to said section the following:

"When the license fee, computed according to this section, totals a fraction over a certain number of dollars the fraction of a dollar shall not be computed in arriving at the fee."

SEC. 2. Fee for trucks with pneumatic tires. That the law as it appears in section four thousand nine hundred thirteen (4913) of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof:

"For motor trucks equipped with all pneumatic tires, the annual license fee shall be:

7	For	1	ton	or less capacity,	\$ 15.00	per	annum
8	"	11/2	"	capacity,	25.00	-"	- 44
9	"	2	"	"	40.00	"	44
10	"	21/2	"	"	65.00	"	"
11	"	3	"	44	100.00	66	66
12	"	31/2	44	"	130.00	46	44
13	"	4	"	"	160.00	"	"
14	"	41/2	"	"	200.00	"	"
15	"	5	"	44	250.00	66	"
16	"	6	"	"	300.00	"	" ."

SEC. 3. Fees for trucks with solid tires. That the law as it appears in section four thousand nine hundred fourteen (4914) of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof:

5					equipped v	with two	or m	ore	solid	rubber	tires.
6	the annual	lice	nse	fee	shall be:						
7		For	٠1	ton	or less ca	pacity, \$	25.00) per	annu	m	
8		"	11/2	"	capacity,		40.00	"	. 46		
9		"	2	44	66		65.00	"	44		
10		"	21/2	44	44		90.00	44	"		
11		"	3	66	"	1	25.00	"	"		
12		66	$31/_{2}$	44	44	1	60.00	"	44		
13		"	4	"	44	2	00.00	(4	"		
14		"	41/2	"	"	2	50.00	"	44		
15		"	5	"	"	3	00.00	"	"		
16		"	6	"	"	3	50.00	"	"	."	

SEC. 4. Value and weight. That the law as it appears in section four thousand nine hundred seventy-three (4973) of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof:

"The department shall, on or before the first day of August, 1925, and at such other times as new makes or models of motor vehicles are offered for sale or sold in this state, fix the value and weight of each of the different makes and models of motor vehicles which are sold or offered for sale within the state."

1 SEC. 5. This act shall become effective December 1, 1925.

Approved April 3, A. D. 1925.

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CHAPTER 11

MOTOR VEHICLES

H. F. 366

AN ACT to amend sections forty-nine hundred ninety-two (4992) and forty-nine hundred ninety-seven (4997) of the code, 1924, relating to motor vehicles.

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

- SECTION 1. That the law as it appears in section forty-nine hundred ninety-two (4992) of the code, 1924, be and the same is hereby amended by inserting a period (.) after the word "highways" in line eight (8) of subsection one (1) and striking all the remainder of said subsection.
- SEC. 2. That the law as it appears in section forty-nine hundred ninety-seven (4997) of the code, 1924, be and the same is hereby amended by striking out of the last line of said section the words "during the hours of darkness".

Approved April 3, A. D. 1925.

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CHAPTER 12

MOTOR VEHICLES

S. F. 307

AN ACT to amend sections five thousand three (5003) and five thousand thirteen (5013) of the code, 1924, relating to the handling of the motor vehicle license fees.

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

SECTION 1. Cash balance. That the law as it appears in section five thousand three (5003) of the code, 1924, be and the same is hereby amended by striking out the period (.) following the word "dollars" in line five (5) of said section and inserting in lieu thereof the following:

", exclusive of the amount in the funds provided for in subsections one (1) and two (2) of section four thousand nine hundred and ninety-nine (4999) of this chapter."

SEC. 2. Reports to department—remittance. That the law as it appears in section five thousand thirteen (5013) of the code, 1924, be and the same is hereby amended by striking out the period (.) at the end of said section and inserting in lieu thereof the following: ", and shall forward to the treasurer of state a duplicate of such report accompanied by a remittance of six per cent (6%) of all fees and penalties received by him during such preceding calendar month for the use and benefit of the maintenance fund of the state highway commission and the motor vehicle department."

SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Capital, a newspaper published in Des Moines, Iowa, and the Sioux City Tribune, a newspaper published in Sioux City, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Eagle Grove Eagle April 16, 1925, and in the Sioux City Tribune April 10, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.] $\,^\circ$

MOTOR VEHICLES

H. F. 337

AN ACT to repeal section fifty hundred twenty-two (5022) of the code, 1924, and to enact a substitute therefor, relating to the use of the highway by vehicles.

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

SECTION 1. That the law as it appears in section fifty hundred twenty-two (5022) of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof: "The vehicle approaching from the rear shall pass to the left and shall not return to such road or path within less than thirty feet of the team or vehicle which has been passed, except that in passing

street cars the vehicle approaching from the rear shall pass to the right in all cases where the condition of the street permits of such

passage."

Approved April 3, A. D. 1925.

CHAPTER 14

MOTOR VEHICLES

H. F. 365

AN ACT to amend section five thousand seventy-three (5073) of the code, 1924, relating to motor vehicles.

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

SECTION 1. That the law as it appears in section five thousand seventy-three (5073) of the code, 1924, be and the same is hereby amended by striking the period at the end of the section and adding thereto the following:

", but when the accident occurs within the corporate limits of any city of the first class, the accident and all information in connection therewith, as required in this chapter, shall be reported at the office of the chief of police and when reported elsewhere shall not constitute a compliance with the provisions of this section.".

Approved April 3, A. D. 1925.

MOTOR VEHICLES

H. F. 185

AN ACT to amend section five thousand twenty-nine (5029) of the code, 1924, relating to the maximum speed of motor vehicles on public highways.

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

- SECTION 1. That section five thousand twenty-nine (5029) of the
- code, 1924, be and the same is hereby amended by striking out the word "thirty" in the fifth (5) line, and inserting in lieu thereof the word "thirty-five".

Approved April 3, A. D. 1925.

CHAPTER 16

MOTOR VEHICLES

H. F. 339

AN ACT to amend section fifty hundred eighty-nine (5089) of the code, 1924, relating to penalty for violation of the motor vehicle law.

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

- SECTION 1. That the law as it appears in section fifty hundred
- eighty-nine (5089) of the code, 1924, be and the same is hereby amended by striking out all of line five (5) of said section following the comma (,) after the word "days" in said line.

Approved April 3, A. D. 1925.

CHAPTER 17

ELECTRIC STORAGE BATTERIES

H. F. 93

AN ACT relating to the wrongful sale or disposal of electric storage batteries belonging to another, or the removal or alteration of marks of identification thereon, and prescribing penalties for the violation thereof.

- SECTION 1. Identification mark. That it is unlawful for any per-
- son, copartnership, or corporation to remove or deface or alter or
- destroy, or cause to be removed or defaced or altered or destroyed,

- 4 the word "rental" or any other word, mark, or character printed or 5 painted or stamped upon or attached to any electric storage battery 6 which has been so placed upon or attached to such electric storage 5 battery to identify the same as belonging to or being the property of 8 any person, copartnership, or corporation.
- SEC. 2. Unlawful delivery. It is unlawful for any person, copartnership, or corporation to sell, dispose of, deliver, or give or attempt
 to sell, dispose of, deliver, or give to any person, copartnership, or
 corporation, other than the owner thereof, any electric storage battery upon which the word "rental" or any other word, mark, or character is printed, painted, or stamped, or to which such word, mark, or
 character is attached, for the purpose of identifying the said electric
 storage battery as belonging to or being the property of any person,
 copartnership, or corporation.
 - SEC. 3. Unlawful recharging. It is unlawful for any person, copartnership, or corporation engaged in buying, selling, or recharging electric storage batteries to receive or retain in his, their, or its possession, or to recharge, except in cases of emergency, any electric storage battery not owned by such person, copartnership, or corporation upon which the word "rental" or any other word, mark, or character is printed, painted or stamped, or to which such word, or mark, or character, is attached, for the purpose of identifying the said electric storage battery as belonging to or being the property of any person, copartnership, or corporation.
- SEC. 4. Presumptive evidence. It shall be presumptive evidence of fraud for any person, copartnership, or corporation to retain in his, their, or its possession for a longer period than thirty (30) days, without the consent of the owner, any electric storage battery upon which the word "rental" or any other word, mark, or character is printed, painted, or stamped, or to which any such word, mark, or character is attached, for the purpose of identifying the said electric storage battery as belonging to or being the property of any person, copartnership, or corporation.
 - SEC. 5. Penalty. Any person, copartnership, or corporation, and the officers, agents, employees, and members of any copartnership, or corporation, violating any of the provisions of this act shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not exceeding one hundred dollars, (\$100.00), or be imprisoned in the county jail for a term not exceeding thirty (30) days, or both.

Approved March 31, A. D. 1925.

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CHAPTER 18

SALARIES OF LIEUTENANT GOVERNOR AND SPEAKER

S. F. 176

AN ACT to amend sections fourteen (14), sixteen (16), and seventeen (17), code 1924 relating to the compensation and mileage of the members of the general assembly, the lieutenant governor, and the speaker of the house, and the payment of the same.

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

SECTION 1. Section fourteen (14), code 1924, is amended by in-2 serting immediately after the word "assembly" in line two (2) the 3 words: "except the speaker".

SEC. 2. Section fourteen (14), code 1924, is further amended by adding thereto the following:

"The mileage of the lieutenant governor while acting as president of the senate and the mileage of the speaker of the house shall be the same as that of a member of the general assembly. The compensation of the lieutenant governor while acting as president of the senate shall be double the compensation of a member of the general assembly. The speaker of the house of representatives shall receive as compensation for his services as speaker and as a member of the general assembly a sum equal to twice the compensation of a member of the general assembly."

SEC. 3. That section sixteen (16), code 1924, be and the same is hereby amended by inserting after the word "to" and before the word "each" in line eleven (11) thereof, the following:

4 "the lieutenant governor, as president of the senate, and the speaker 5 of the house of representatives, and to".

- SEC. 4. That section seventeen (17), code 1924, be amended by inserting after the word "the" and before the word "members" in the second line thereof, the words, "lieutenant governor, speaker of the house of representatives, and".
- SEC. 5. This act is deemed of immediate importance and shall take effect from and after its publication in two (2) newspapers of this state as provided by law.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 3, 1925, and Des Moines Plain Talk March 5, 1925.

W. C. Ramsay, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

SESSION LAWS

S. F. 190

AN ACT to amend sections one hundred fifty-six (156), one hundred sixty-two (162), one hundred sixty-three (163), one hundred sixty-five (165), one hundred sixty-six (166), and two hundred fifteen (215), code 1924, relating to the preparation and printing of the session laws, and to provide for the distribution of certain public documents.

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

- SECTION 1. Section one hundred fifty-six (156), code 1924, is amended by striking out paragraph two (2), and by renumbering the remaining paragraphs accordingly.
- SEC. 2. Section one hundred sixty-two (162), code 1924, is amended, revised, and codified to read as follows:
- 3 "162. The size, style, type, binding, general arrangement, and 4 tables of the published acts of the fortieth general assembly shall 5 be substantially followed in the future publication of the session 6 laws."
- SEC. 3. Section one hundred sixty-three (163), code 1924, is amended by striking out the words "editor of the code" and by inserting in lieu thereof the words "superintendent of printing".
- SEC. 4. Section one hundred sixty-five (165), code 1924, is amended by striking out the words "reporter of the supreme court" and by inserting in lieu thereof the words "superintendent of printing".
- SEC. 5. Section one hundred sixty-six (166), code 1924, is amended by striking from line two (2) the words: "and session laws".
- SEC. 6. Section two hundred fifteen (215), code 1924, is amended by inserting immediately after paragraph ten (10) the following:
- 3 "10-a1. Prepare the manuscript copy of all laws, acts, and joint 4 resolutions passed at each session of the general assembly, and arrange the same in chapters with comprehensive index and in such manner
- 6 that each chapter will show the number of the house or senate file,
- 7 and cause the same to be printed. In so doing he shall have the
- B right to the possession of the enrolled bills."
- SEC. 7. The superintendent of printing is authorized to make free distribution of the book known as briefs of code commission bills.
- 1 SEC. 8. This act being deemed of immediate importance shall take 2 effect from and after its publication in the Plain Talk, a newspaper
- 3 published at Des Moines, and the Clarksville Star, a newspaper pub-
- 4 lished at Clarksville, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Clarksville Star April 16, 1925, and in Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

LEGAL PUBLICATIONS

H. F. 377

AN ACT to amend, revise, and codify section two hundred sixty-five (265) of the code 1924, relating to the printing and sale of legal publications.

1	Q to	CONTROL 1 Section two hundred givety five (265) and 1094 is
2		CTION 1. Section two hundred sixty-five (265), code 1924, is ided, revised, and codified to read as follows:
3	amen	65. Legal publications. The code, session laws, annotations,
4	4abla	s of corresponding sections, and reports of the supreme court
		be printed and paid for in the same manner as other public
5 6		
7	print	
8		5-a1. Price. Said publications shall be sold at the following
9		s per volume delivered:
		Codes: Five dollars (\$5.00) within the state and seven dollars fifty cents (\$7.50) outside the state.
10 11	-	and a second and a second and a second and a second as a second
12	2.	
13		fifty cents (\$1.50) outside the state. Book of annotations to the code: Four dollars (\$4.00) within
14	thos	state and six dollars (\$6.00) outside the state.
15	4.	
16		Tables of corresponding sections to the codes: Two dollars (0) within the state and four dollars (\$4.00) outside the state.
17		Reports of the supreme court: Three dollars and fifty cents
18	(e 9 =	50) within the state and five dollars (\$5.00) outside the state."
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1	SE	c. 2. Book of annotations—free distribution. The superintendent
2		inting shall make free distribution of the book of annotations to
3	the c	ode, and of the book of tables of corresponding sections of the
4	code,	as follows:
5	1.	To start that the second secon
6	2.	To law library of state university for exchange pur-
7		poses40 copies
8	3.	poses
9	4.	To state historical society
10	5.	To the office of each judge of the supreme, district,
11		superior, and municipal courts, and of the federal
12		courts in Iowa 1 copy
13	6.	To the office of each clerk of the federal courts in this
14		state, and of the supreme, district, superior, and
15		municipal courts of this state 1 copy
16	7.	To the office of governor, secretary of state, auditor
17		of state, treasurer of state, and commerce coun-
18		sel, each 1 copy
19	8.	To the office of attorney general 5 copies
20	9.	To each member of the general assembly 1 copy
21	10.	To the office of the reporter of the supreme court and
22		code editor 5 copies
23	11.	To the office of each county auditor, and county at-
24		torney 1 copy
		•

25 To each court room of the district, superior, and mu-26

SEC. 3. Publication clause. This act is deemed of immediate im-1 portance and shall take effect from and after its publication in two 2

(2) newspapers of this state as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Iowa Falls Citizen April 17, 1925, and in the Indianola Record April 16, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 21

REWARDS

S. F. 157

AN ACT to amend section eighty-three (83) of the code, 1924, relating to rewards.

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

- SECTION 1. Reward for arrest. That the law as it appears in
- 2 section eighty-three (83) of the code, 1924, be and the same is hereby
- amended by striking out the comma (,) following the word "arrest" and before the word "he" in line seven (7) of said section and inserting in lieu thereof the following: "or custody or his whereabouts is un-3
- 5
- known,". 6
- SEC. 2. Publication clause. This act being deemed of immediate
- importance shall be in full force and effect from and after its pub-
- lication in two newspapers as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Estherville Enterprise April 15, 1925, and in the Estherville Republican April 15, 1925. W. C. RAMSAY, Secretary of State.

CHAPTER 22

OFFICIAL BONDS

H. F. 181

AN ACT to amend section ten hundred seventy-three (1073) of the code, 1924, relating to the approval of bonds of certain officials.

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

1 SECTION 1. That section ten hundred seventy-three (1073) of the

code, 1924, be and the same is hereby amended by inserting after the word "judge" in line seven (7) of said section, the words "or the clerk". Approved April 3, A. D. 1925.

CHAPTER 23

ELECTIONS

H. F. 302

AN ACT to amend section six hundred fifty-two (652) of the code, 1924, relating to withdrawals of candidates for public office.

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

- SECTION 1. That section six hundred fifty-two (652) of the code,
- 1924, be and is hereby amended by striking from line eight (8) the word "twenty" and inserting in lieu thereof the word "twenty-five".

Approved April 3, A. D. 1925.

CHAPTER 24

ELECTIONS

H. F. 120

AN ACT to amend section seven hundred ninety-one (791) of the code of 1924, relating to time of closing of polls.

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

- SECTION 1. That section seven hundred ninety-one (791) of the
- code, 1924, be and the same is hereby amended by striking therefrom the word "polls" in line eight (8) thereof and inserting in lieu thereof the words "polling places"; also, amend said section by striking the period (.) at the end thereof and adding the words, "and all persons

- entitled to vote at said election who are within said polling places at the time said polling places are closed shall be permitted to vote."

Approved March 31, A. D. 1925.

ELECTIONS

S. F. 21

AN ACT to amend section nine hundred thirteen (913) of the code of 1924, relating to the use of voting machines.

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

SECTION 1. That section 913, code, 1924, is amended by adding 2 thereto at the close thereof the following:

3 "At all general elections the officer in charge of preparing the ballot upon every voting machine shall cause the party row next underneath 5 the names of the republican candidates, and also the party row underneath the names of the democratic candidates, to be locked and left blank."

Approved March 25, A. D. 1925.

CHAPTER 26

ELECTIONS-OPENING AND CLOSING OF POLLS

H. F. 26

AN ACT providing for the repeal of the law as it appears in section forty-two hundred two (4202) of the code, 1924, and the enacting of a substitute therefor, relating to the opening and closing of polls in school elections.

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

- SECTION 1. The law as it appears in section forty-two hundred two 2 (4202) of the code, 1924, is hereby repealed and the following enacted
- 3 in lieu thereof:
- 4 "In all school districts in which a registration of voters is required 5 the polls shall open at seven o'clock a. m. and close at seven o'clock
- 6 p. m.; in school districts where registration of voters is not required,
- composed in whole or in part of cities or towns, or in consolidated 8 school districts, the polls shall open at twelve o'clock noon and close
- at seven o'clock p. m.; and in all other independent school districts
- and school townships the polls shall open at one o'clock p. m. and 10 remain open not less than two hours.'

Approved March 12, A. D. 1925.

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CHAPTER 27

ELECTIONS

H. F. 24

AN ACT to amend, revise, and codify chapter thirty-seven (37), code, 1924, relating to nominations by caucus, convention, or petition.

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

That chapter thirty-seven (37), code, 1924, is amended, revised, and codified to read as follows:

- SECTION 1. Nominations by political organizations not parties. Any convention or caucus of qualified electors representing a political organization which is not a political party as defined by law, may, for the state, or for any division or municipality thereof, or for any county, or for any subdivision thereof, for which such convention or caucus is held, make one nomination of a candidate for each office to be filled therein at the general election.
- SEC. 2. Nominations certified. Nominations made under the preceding section shall be certified by the chairman and secretary of the convention or caucus, who shall enter their place of residence opposite their signatures, and attach to said certificate their affidavit to the effect that the certificate is true.
- 1 SEC. 3. Contents of certificate. Said certificate shall state:
 - 1. The name of each candidate nominated.
 - 2. The office to which each candidate is nominated.
- 3. The name of the political organization making such nomination, expressed in not more than five (5) words.
 - 4. The place of residence of each nominee, with the street or number thereof, if any.
 - 5. In case of presidential electors, the names of the candidates for president and vice president shall be added to the name of the organization.
- 11 6. The name and address of each member of the organization's executive or central committee.
 - 7. The provision, if any, made for filling vacancies in nominations.
 - SEC. 4. Objections—time and place of filing. Objection to the legal sufficiency of a certificate of nomination or to the eligibility of a candidate may be filed by any person who would have the right to vote for a candidate for the office in question. Such objections must be filed with the officer with whom such certificate is filed and within the following time:
 - 1. Those with the secretary of state, not less than twenty (20) days before the day of election.
 - 2. Those with other officers, not less than eight (8) days before the day of election.
- the day of election.

 3. In case of nominations to fill vacancies occurring after said twenty (20) or eight (8) days, as the case may be, or in case of nominations made to be voted on at a special election, within three (3) days after the filing of the certificate.

- SEC. 5. Notice of objections. When objections are filed notice shall forthwith be given to the candidate affected thereby, addressed to his place of residence as given in the certificate of nomination, stating that objections have been made to said certificate, also stating the time and place such objections will be considered.
 - SEC. 6. Hearing before secretary of state. Objections filed with the secretary of state shall be considered by the secretary and auditor of state and attorney general, and a majority decision shall be final; but if the objection is to the certificate of nomination of one (1) or more of the above named officers, said officer or officers so objected to shall not pass upon the same, but their places shall be filled, respectively, by the treasurer of state, the governor and the superintendent of public instruction.

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- SEC. 7. Hearing before county auditor. Objections filed with the county auditor shall be considered by the county auditor, clerk of the district court, and county attorney, and a majority decision shall be final; but if the objection is to the certificate of nomination of one (1) or more of the above named county officers, said officer or officers so objected to shall not pass upon such objection, but their places shall be filled, respectively by the county treasurer, the sheriff, and county superintendent.
- SEC. 8. Hearing before mayor. Objections filed with the city or town clerk shall be considered by the mayor and clerk and one (1) member of the council chosen by the council by ballot, and a majority decision shall be final; but if the objection is to the certificate of nomination of either of said city or town officials, he shall not pass upon said objection, but his place shall be filled by a member of the council against whom no such objection exists, chosen as above provided.
- SEC. 9. Withdrawals. Any candidate named under this chapter may withdraw his nomination by a written request, signed and acknowledged by him before any officer empowered to take acknowledgment of deeds. Such withdrawal must be filed as follows:

 1. In the office of the secretary of state, at least thirty (30) days
 - 1. In the office of the secretary of state, at least thirty (30) days before the day of election.
 - 2. In the office of the proper county auditor, at least twenty (20) days before the day of the election.
 - 3. In the office of the proper city or town clerk, at least twelve (12) days before the day of the election.
 - 4. In the office of the secretary of state, in case of a special election to fill vacancies, at least sixteen (16) days before the day of election.
- 5. In the office of the proper county auditor, or city or town clerk, in case of a special election to fill vacancies, at least twelve (12) days before the day of election.
 - 1 Sec. 10. Effect of withdrawal. No name so withdrawn shall be 2 printed on the official ballot under such nomination.
 - SEC. 11. Vacancies filled. If a candidate named under this chapter declines a nomination, or dies before election day, or should any certificate of nomination be held insufficient or inoperative by the officer with whom it is required to be filed, or in case any objection made to any certificate of nomination, or to the eligibility of any candidate

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- therein named, is sustained by the board appointed to determine such questions, the vacancy or vacancies thus occasioned may be filled by the convention, or caucus, or in such manner as such convention or caucus has previously provided.
 - SEC. 12. Insufficient time to hold convention. If the time is insufficient for again holding such convention or caucus, or in case no such previous provisions have been made, such vacancy shall be filled by the regularly elected or appointed executive or central committee of the particular division or district representing the political organization holding such convention, or caucus.
 - SEC. 13. Certificates in matter of vacancies. The certificates of nominations made to supply such vacancies shall state, in addition to the facts required in an original certificate, the name of the original nominee, the date of his death or declination of nomination, or the fact that the former nomination has been held insufficient or inoperative, and the measures taken in accordance with the above requirements for filling a vacancy, and shall be signed and sworn to by the presiding officer and secretary of the convention, or caucus, or by the chairman and secretary of the committee, as the case may be.
 - SEC. 14. Filing of certificates. Said certificates of nominations shall be filed as follows:
 - 1. For state, congressional, judicial, and legislative offices, with the secretary of state, not more than sixty (60), nor less than forty (40), days before the general election.
 - 2. For all other offices, except for cities and towns, with the county auditors of the respective counties, not more than sixty (60), nor less than thirty (30), days before the general election.
 - 3. For city and town offices, with the clerks thereof, not more than forty (40), nor less than fifteen (15), days before the city or town election.
 - 4. In case of special elections to fill vacancies for offices to be filled by the electors of a larger district than a county, with the secretary of state, not less than fifteen (15) days before the time of holding such special election.
 - 5. In case of special elections to fill vacancies for offices to be filled by the voters of a county, with the county auditor, not less than twelve (12) days before the time of holding such special election.
 - SEC. 15. Presumption of validity. Certificates thus filed, and being apparently in conformity with law, shall be regarded as valid, unless objection in writing thereto shall be made, and, under proper regulations, shall be open to public inspection, and preserved by the receiving officer for not less than six (6) months after the election is held.
- SEC. 16. Correction of errors. Any error found in such certificate may be corrected by the substitution of another, executed as is required for an original.
 - SEC. 17. Nominations by petition. Nominations for candidates for state offices may be made by nomination paper or papers signed by not less than five hundred (500) qualified voters of the state; for county, district, or other division, not less than a county, by such

- 5 paper or papers signed by not less than twenty-five (25) qualified voters, residents of such county, district, or division; and for township, city, town, or ward, by such paper or papers signed by not less than ten (10) qualified voters, residents of such township, city, town, or ward.
- SEC. 18. Adding name by petition. The name of a candidate placed upon the ballot by any other method than by petition shall not be added by petition for the same office.
- SEC. 19. Signing and preparation of petition. Each petitioning voter shall add to his signature his place of business, postoffice address and date of signing. Before filing said petition, there shall be indorsed thereon or attached thereto the affidavit of at least one (1) of the signers of said petition, which affidavit or affidavits shall show:
- 1. The name and residence (including street and number, if any) of said nominee, and the office to which he is nominated.
- 2. That each of said signers are qualified voters of the state and entitled to vote for such nominee for such office.
 - 3. That each of said petitioners voluntarily signed said petition. Such petition when so verified shall be known as a nomination paper.
- SEC. 20. Filing—presumption—withdrawals—objections. The time and place of filing nomination petitions, the presumption of validity thereof, the right of a candidate so nominated to withdraw and the effect of such withdrawal, and the right to object to the legal sufficiency of such petitions, or to the eligibility of the candidate, shall be governed by the law relating to nominations by political organizations which are not political parties.

Approved March 10, A. D. 1925.

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CHAPTER 28

MAPS IN GYPSUM MINES

H. F. 22

AN ACT to amend section thirteen hundred fifty-two (1352), code, 1924, relating to maps in gypsum mines.

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

- 1 Section 1. Section thirteen hundred fifty-two (1352), code, 1924,
- 2 is amended by striking from line thirteen thereof the word "continu-
- 3 ous" and by inserting in lieu thereof the word "contiguous".

Approved February 14, A. D. 1925.

WASHING FACILITIES AT COAL MINES

H. F. 10

AN ACT to amend the law as it appears in chapter sixty-eight (68) of the code, 1924, by providing for adequate washing facilities for employees in and about coal mines.

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

- SECTION 1. Duty of operator. That the law as it appears in chapter sixty-eight (68) of the code, 1924, be and the same is hereby amended
- by adding thereto the following: The operator of any coal mine, in the operation of which more than twenty (20) persons are employed,
- shall provide and maintain adequate washing facilities for all em-
- 6 ployees in and about said mine.
- SEC. 2. Duty of inspector. It shall be the duty of the mine inspector
- of each mining district to inspect the washing facilities provided or
- 3 maintained at each mine in his district and to make such reasonable
- orders as will carry out the provisions of this act.

Approved March 9, A. D. 1925.

CHAPTER 30

MINES AND MINING

H. F. 315

AN ACT to amend the law as it appears in section twelve hundred ninety-seven (1297), chapter sixty-eight (68) of the code, 1924, relating to charging drill holes in coal

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

- SECTION 1. That the law as it appears in section twelve hundred ninety-seven (1297), chapter sixty-eight (68) of the code, 1924, be,
- and the same is hereby amended by repealing the first sentence of said section and enacting in lieu thereof the following: 3
- "In charging drill holes with powder or other explosives it shall
- be unlawful for any miner or other person to use any tamper, scraper or tool that is not tipped on each end thereof with at least five inches
- of brass, copper or other non-sparking metal, and no drill hole shall
- be charged until the shot-examiner shall have examined the same.'

Approved April 3, A. D. 1925.

PASSENGER AND FREIGHT ELEVATORS

S. F. 180

AN ACT to repeal sections sixteen hundred seventy-nine (1679), sixteen hundred eighty (1680), sixteen hundred eighty-one (1681), sixteen hundred eighty-two (1682), sixteen hundred eighty-four (1684), and sixty-seven hundred fifty-three (6753), and to amend section sixteen hundred eighty-three (1683), of the code of 1924, relating to regulations concerning the safety, installation, equipment, and maintenance of passenger and freight elevators and to enact a substitute therefor.

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

- SECTION 1. Repeal. Sections sixteen hundred seventy-nine (1679), sixteen hundred eighty (1680), sixteen hundred eighty-one (1681), sixteen hundred eighty-two (1682), sixteen hundred eighty-four (1684), and section sixty-seven hundred fifty-three (6753), of the code of 1924, be and the same are hereby repealed and the following section enacted in lieu thereof:
- SEC. 2. Misdemeanor—penalty. Section sixteen hundred seventynine of the code of 1924 shall read as follows: "Every person, firm or corporation operating an elevator in violation of any of the provisions of this chapter shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than twentyfive dollars (\$25.00) nor more than one hundred dollars (\$100.00) or by imprisonment in the county jail not to exceed thirty (30) days or by both such fine and imprisonment."
- SEC. 3. Amendment. Section sixteen hundred eighty-three (1683) of the code, 1924, is amended by changing the semi-colon following the word "thereof" in line six (6) to a period and striking out the remainder of the section.
- SEC. 4. Door or gate interlock. The hoistway doors and gates of all passenger elevators shall be equipped with an approved interlock (locking device), electrical, mechanical, or electro-mechanical, which will prevent the normal operation of the elevator car: unless the hoistway door at which the car is standing is closed and locked; or unless all hoistway doors are closed and locked; and second, shall prevent opening the hoistway door from the landing side except by a key or special mechanism; unless the car is standing at the landing door; or unless the car is coasting past the landing with its operative device in the "Stop" position. The interlock shall not prevent the movement of the car when the emergency release is in temporary use or when the car is being moved by a car-leveling device.

Approved April 3, A. D. 1925.

FISH AND GAME

H. F. 183

AN ACT to amend the law as it appears in section seventeen hundred nine (1709) of the code, 1924, relating to fish hatcheries, game farms, and distribution of fish and game, and providing for the establishment of state game refuges.

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

SECTION 1. That the law as it appears in section seventeen hundred nine (1709) of the code, 1924, be and the same is hereby amended 3 by adding thereto the following:

Whenever any land, stream, or lake has been declared by the state board of conservation to be a public park and has been taken for public park purposes, or where any land is now owned and used by the state of Iowa, the state game warden shall have the right and power to establish state game refuges or sanctuaries on such land where the same is suitable for this purpose. It shall be unlawful to hunt, pursue, kill, trap or take any wild animal, bird, or game on any state game refuge so established at any time of the year, and no one shall carry firearms thereon, providing, however, that predatory birds and animals may be killed or trapped under the authority and direction of the state game warden.

1709-b. Whenever any such refuge or preserve is established by the state game warden, he shall publish one notice of such establishment in an official newspaper in the county in which the refuge is located and shall post notices in conspicuous places around the said

19 refuge."

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Approved April 3, A. D. 1925.

CHAPTER 33

FISH AND GAME

H. F. 163

AN ACT to repeal section seventeen hundred eleven (1711) of the code, 1924, relating to monthly accounting by state game warden.

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

SECTION 1. That section seventeen hundred eleven (1711) of the 2 code, 1924, be and the same is hereby repealed.

Approved March 25, A. D. 1925.

FISH AND GAME

H. F. 164

AN ACT to amend section seventeen hundred nineteen (1719) of the code, 1924. relating to fishing by non-residents.

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

SECTION 1. That section seventeen hundred nineteen (1719) of the code, 1924, be and the same is hereby amended by striking the period from the end thereof and substituting a comma therefor and adding "nor shall any non-resident fish in any state waters without first procuring a fishing license."

Approved March 25, A. D. 1925.

CHAPTER 35

FISH AND GAME

H. F. 162

AN ACT to amend section seventeen hundred forty-five (1745), section seventeen hundred thirty-three (1733), and section seventeen hundred fifty-one (1751) of the code, 1924, relating to the fishing of sheepshead.

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

- SECTION 1. That section seventeen hundred forty-five (1745) of the code, 1924, be and the same is hereby amended by inserting between the words "quillback," and "redhorse" in line four (4) the word "sheepshead,".
- SEC. 2. That section seventeen hundred fifty-one (1751) of the code, 1924, be and the same is hereby amended by inserting between the words "inches;" and "yellow" in line nine (9) the words "sheepshead ton inches."
- head, ten inches;".

 The law as it appears in section seventeen hundred thirty-three (1733) is amended by striking from line ten (10) of said section the word "six" and inserting in lieu thereof the word "four".

Approved March 28, A. D. 1925.

FISH AND GAME

H. F. 261

AN ACT to amend section seventeen hundred sixty-six (1766) of the code, 1924, relating to the protection of muskrat.

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

- SECTION 1. That section seventeen hundred sixty-six (1766) of the code, 1924, be and the same is hereby amended by adding to such section the following:
- 4 "1766-a1. It shall be unlawful for any person to kill, trap or ensare any muskrat from October 15, 1925, to October 15, 1928, both dates inclusive."

Approved April 3, A. D. 1925.

CHAPTER 37

FUR-BEARING ANIMALS

S. F. 22

AN ACT to amend section seventeen hundred sixty-six (1766), code, 1924, respecting fur-bearing animals and trapping regulations.

- SECTION 1. Possession of skins. That section seventeen hundred sixty-six (1766), code, 1924, be and the same is hereby amended by adding thereto at the end thereof the following:
 - "Section 1766-a1. Notwithstanding the foregoing provisions no person shall be convicted of having in his possession during the closed season any fur-bearing animal or carcass or skin thereof if he shall upon the trial of the action prove the following things:"
- 8 "1. That the animals, carcasses, skins or parts thereof, for the possession of which he is charged, were received into his possession lawfully."
- "2. That during the first ten days next following the commencement of the closed season or the receipt by him of said articles he filed an affidavit in the office of the county auditor of the county wherein he keeps such articles, giving a list or inventory of them, stating when and from whom he acquired them or when he himself trapped or took them and giving a description of the premises where he keeps them."
- SEC. 2. Publication clause. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Des Moines Register, a newspaper published in

the city of Des Moines, Iowa, and the Washington Evening Journal, a newspaper published at Washington, Iowa.

Approved March 13, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk March 19, 1925, and the Washington Evening Journal March 20, 1925. W. C. RAMBAY, Sceretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 38

FISH AND GAME PROTECTION

S. F. 120

AN ACT to amend paragraph six (6) of section seventeen hundred sixty-seven (1767), code, 1924, relating to certain game birds and to authorize the killing and capture of such birds under authorization by the state game warden, and to provide for defraying the necessary expense connected with such authorization.

- SECTION 1. Imported game birds—open season. The state game warden, when petitioned, in writing, by at least one hundred fifty
- 3 (150) farmers and land owners in any county who have been damaged
- by Mongolian, ring-neck, English or Chinese pheasants, may authorize
- the killing or capture of any such birds in such county for such period as he may determine, and during such period it shall be lawful
- to kill not to exceed twelve birds per day or capture such birds, with-
- out limitation as to the number captured. 8
- 1 SEC. 2. Notice. Said warden shall publish notice of said author-2 ization in one of the official newspapers of the county in which the 3 petitioners reside, which notice shall specify the dates between which
- the killing or capture is authorized.
- 1 SEC. 3. Bounties. In case of such authorization, the warden may 2 offer a bounty of not exceeding one dollar (\$1.00) for each bird cap-
- tured and delivered alive to the warden. All birds captured and de-3
- 4 livered alive to the warden shall be distributed to such other parts 5 of the state as the warden may determine.
- 1 SEC. 4. Expenses. All expense necessarily incurred under the three (3) preceding sections shall be paid from the state fish and game 3 protection fund.
- 1 Amendment. Section 'seventeen hundred sixty-seven (1767), code, 1924, is amended by striking out the period at the end 2 of paragraph six (6) and by adding the following: ", except as other-4 wise provided."
- 1 This act being deemed of immediate im-SEC. 6. Publication. portance shall be in full force and effect from and after its publication

- in the Des Moines Daily Record, a newspaper published in Des Moines,
- Iowa, and in the Winnebago Republican, a newspaper published in

Forest City, Iowa.

Approved March 14, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 18, 1925, and in the Winnebago Republican March 19, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 39

EMPLOYMENT OFFICES

H. F. 148

AN ACT to amend the provisions of chapter seventy-seven (77) of the code, 1924, and to make further provision for the regulation of employment offices or bureaus.

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

SECTION 1. That the law as it appears in chapter seventy-seven (77) of the code 1924 be and the same is hereby amended by insert-

3 ing immediately following section one thousand five hundred forty-

six (1546) the following:

"Sec. 1546-a. Limitation of fee. No such person, firm or corporation shall charge or exact a fee for the furnishing or procurement of any situation or employment, including registration and all other incidentals, which shall exceed five per cent of the wages offered for the first month of any such employment or situation furnished or procured. The provisions of this section shall not apply 10 to the furnishing or procurement of employment by any voluntary 11 12 association not operating for pecuniary profit, or in any profession 13 for which a license or certificate to engage therein is required by the

14 laws of this state.' 15

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"Sec. 1546-b. Unlawful practices—civil liability—punishment. No person, firm or corporation shall send an application for employment to an employer who has not applied to such person, firm or corporation 18 for help or labor. Nor shall any person, firm or corporation engaged 19 in the business of operating an employment agency or bureau, fraud-20. ulently promise or deceive either through a false notice or advertisement or other means, any applicant for help or employment with 21 22 regard to the service to be rendered by such person, firm, corporation, 23 agency or bureau. Any person who violates any of the provisions of this section shall be liable in a civil suit for damages to any person 24 25 who is damaged or injured thereby and shall also be guilty of a 26 misdemeanor, and upon conviction, shall be punished as provided 27 in section one thousand five hundred fifty-one (1551)."

Approved April 3, A. D. 1925.

BOARD OF ACCOUNTANCY

H. F. 21

AN ACT to amend, revise, and codify section eighteen hundred eighty-six (1886), code, 1924, relating to the board of accountancy.

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

1 SECTION 1. Section eighteen hundred eighty-six (1886), code, 1924, is amended, revised, and codified to read as follows:

"1886. Board of accountancy—appointment—tenure. The governor shall, on or before July first of each year, commencing with 1926, appoint one person as a member of the board of accountancy to succeed the member whose term then expires. Each member of said board shall be a certified public accountant and his term of office shall be for three (3) years from July first of the year of appointment."

SEC. 2. Adjustment of terms. The present members of said board shall continue to serve until the expiration of the term for which they were originally appointed, respectively, and in addition thereto each shall serve until July first of that year in which his term would expire were it not for this section.

Approved March 24, A. D. 1925.

CHAPTER 41

BOARD OF ACCOUNTANCY

H. F. 25

AN ACT to amend section nineteen hundred two (1902), code, 1924, relating to the report of the board of accountancy.

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

- SECTION 1. Section nineteen hundred two (1902), code, 1924, is amended by striking from the second line thereof the word "biennially"
- 3 and by inserting in lieu thereof the word "annually".

Approved March 24, A. D. 1925.

INTOXICATING LIQUORS

S. F. 29

AN ACT making the seizure of intoxicating liquors, instruments and utensils kept and used in the manufacture of intoxicating liquors and materials used or intended for use in the manufacture of intoxicating liquors which may be seized under a search warrant, and all intoxicating liquors which may be seized while being transported or which are consigned and held for transportation or delivery, or which are seized from a bootlegger, and finally ordered forfeited by the court, shall be prima facie evidence of maintaining a nuisance, of bootlegging or illegal transportation, as the case may be, in any proceeding, criminal or civil, which may be instituted under title six (6), code of Iowa, 1924.

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

- SECTION 1. Possession prima facie evidence. That in all actions, prosecutions and proceedings, criminal or civil, under the provisions 3 of title six (6) of the code of Iowa, 1924, the finding of intoxicating liquors or of instruments or utensils used in the manufacture of 5 intoxicating liquors, or materials which are being used, or are intended to be used in the manufacture of intoxicating liquors, in the possession of or under the control of any person, under and by authority of a search warrant or other process of law, and which shall have been finally adjudicated and declared forfeited by the court, shall be prima 9 facie evidence, in any action, criminal or civil, of maintaining a nuisance or bootlegging, or of illegal transportation of intoxicating 10 11 12 liquors, as the case may be, by such person.
- SEC. 2. Defense. The possessor of liquor may show in defense, 1 2 that the liquor found in his possession was manufactured, transported 3 and sold to him legally, as the possessor of a permit issued according to the laws of the United States and the state of Iowa, or wine re-5 ceived from a minister authorized by the church of which he is a member to administer wine as a religious observance or that the 6 liquor found in his possession was purchased from a pharmacist 8 authorized to fill prescriptions for medical purposes, or lawfully furnished to him by a physician, and that the said liquor was owned 10 and kept by him for medical purposes only.
- Nothing in this act shall prevent any peace officer, in the discharge of his duty, from having possession of, or from transporting intoxicating liquor.
 - SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record and the Iowa Legionaire, newspapers published in Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Humboldt Republican April 17, 1925, and in the Des Moines Daily Record April 10, 1925.

W. C. RAMBAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

INTOXICATING LIQUORS

S. F. 131

AN ACT making the destruction of or the attempt to destroy any liquid in the presence of peace officers or while property is being searched prima facie evidence that said liquid is intoxicating.

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

- SECTION 1. Prima facie evidence. The destruction of or attempt
- to destroy any liquid by any person while in the presence of peace 2
- 3 officers or while a property is being searched by a peace officer, shall
- be prima facie evidence that such liquid is intoxicating liquor and
- intended for unlawful purposes.
- SEC. 2. Publication clause. This act, being deemed of immediate
- importance, shall take effect and be in force from and after its publi-
- cation in the Des Moines Register, a newspaper published in Des
- Moines, Iowa, and the Oskaloosa Herald, a newspaper published in
- Oskaloosa, Iowa.

Approved March 14, A. D. 1925.

I hereby certify that the foregoing act was published in the Oskaloosa Herald March

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 44

INTOXICATING LIQUORS

S. F. 191

AN ACT to amend section one thousand nine hundred twenty-four (1924) of the code, 1924, to include articles or mixtures containing alcohol which can be converted into a beverage by a process of pressing or straining.

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

- SECTION 1. That section one thousand nine hundred twenty-four
- (1924), code 1924, be amended by inserting after the word "any" 2
- in line fourteen (14), the following: "manufactured or compounded
- article, mixture or substance, not in a liquid form, and containing
- alcohol which may be converted into a beverage by a process of
- pressing or straining the alcohol therefrom, or any".

Approved April 3, A. D. 1925.

INTOXICATING LIQUORS

S. F. 12

AN ACT to amend section nineteen hundred twenty-four (1924) of chapter ninety-four (94), title six (6), code of Iowa, 1924, relative to the manufacture, sale, and keeping for sale of intoxicating liquors.

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

- SECTION 1. Possession. That section nineteen hundred twenty-
- four (1924) of chapter ninety-four (94), title six (6), code of Iowa,
- 1924, be amended by adding after the comma (,) following the word "sale" in line eight (8) thereof, the words: "or have possession of,".
- SEC. 2. Publication clause. This act being deemed of immediate
- importance shall be in full force and effect from and after its publica-
- tion in the Daily Record, a newspaper published in Des Moines, Iowa,
- and the Nora Springs Advertiser, a newspaper published in Nora
- Springs, Iowa.

Approved March 14, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 19, 1925, and the Nora Springs Advertiser April 2, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 46

INTOXICATING LIQUORS

S. F. 99

AN ACT to amend section nineteen hundred twenty-seven (1927) of the code, 1924, relating to bootlegging and section nineteen hundred thirty (1930) of the code, 1924, relating to penalties for nuisance.

- SECTION 1. Bootlegging—punishment. That section nineteen hun-1
- dred twenty-seven (1927) of the code, 1924, be amended by striking therefrom in line twenty-two the word "or" and inserting in lieu there-
- of the word "and"; also by striking from the twenty-fourth and twenty-fifth lines the words "or be punished by both such fine and
- imprisonment" and substituting a period for the comma after the word
- "year" in line twenty-four.
- 1 SEC. 2. Nuisance—penalty. That section nineteen hundred thirty
- (1930) of the code, 1924, be amended by striking therefrom in line
- eleven the word "or" and inserting in lieu thereof the word "and";
- also by striking from the thirteenth and fourteenth lines thereof the

- words "or be punished by both such fine and imprisonment" and substituting a period for the comma after the word "year" in line thirteen.
- SEC. 3. Publication clause. This act, being deemed of immediate 1
- 2 importance, shall be in full force and effect from and after its publi-
- cation in the Des Moines Capital, a newspaper published in Des 3
- Moines, Iowa, and the Burlington Hawkeye, a newspaper published in

Burlington, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Burlington Hawkeye April 10, 1925, and in the Cedar Falls Daily Record April 9, 1925. W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 47

INTOXICATING LIQUORS

H. F. 198

AN ACT to amend the law as it appears in section nineteen hundred thirty-six (1936) of the code, 1924, relating to the labeling of legal shipments of intoxicating liquors.

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

- SECTION 1. That the law as it appears in section nineteen hundred thirty-six (1936) of the code, 1924, be amended by striking out the
- word "other" where it appears in line two (2) and substituting in lieu
- thereof the words "for any"; also, amend by inserting after the comma following the word "means" in line three (3) the words, "whether for compensation or not"; also, amend by striking out the word "such"
- where it appears in line fifteen (15) and substituting in lieu thereof
- the word "any"; also, amend by striking out the word "other" as it appears in line fifteen (15).

Approved March 31, A. D. 1925.

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CHAPTER 48

INTOXICATING LIQUORS

S. F. 50

AN ACT to repeal section twenty hundred twenty-three (2023), chapter ninety-eight (98), title six (6), of the code of Iowa, 1924, and substituting therefor provisions for taxing a twenty-five (\$25.00) dollar attorney fee in liquor nuisance and bootlegger injunction proceedings for a contempt for violating any such an injunction, temporary or permanent, in which injunction or contempt proceeding the plaintiff is successful, and a commission of ten per cent of any fine that may be assessed and collected in the case.

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

SECTION 1. Attorney fee. That section twenty hundred twentythree (2023) of the code, 1924, is hereby repealed and the following
enacted in lieu thereof: In each and every action in equity for injunction against a person charged with keeping an intoxicating liquor
nuisance, and to abate the same, and on each and every action to
enjoin and restrain a bootlegger as provided in title six (6) of the
code of Iowa, 1924, the court or judge before whom the same shall be
heard and determined, shall, if the plaintiff be successful, allow the
attorney prosecuting such cause an attorney's fee of twenty-five
(\$25.00) dollars, such fee to be assessed as cost in such cause.

- SEC. 2. Limitation. In each and every proceeding in equity for a contempt for violating any injunction, temporary or permanent, issued or decreed therein, the court or judge before whom the same shall be heard and determined shall, if the plaintiff be successful, allow the attorney prosecuting such cause a reasonable attorney's fee, such fee to be assessed as costs in such cause, but in no case where the defendant enters a plea of guilty shall the fee be more than twenty-five (\$25.00) dollars. In case a fine be assessed he shall be allowed in addition to the said fee a commission of ten per cent of the fine collected.
- SEC. 3. Conditions. In no case shall an attorney fee be allowed in an intoxicating liquor nuisance injunction proceeding, as provided in the second preceding section, unless the property in which the nuisance is maintained, and the owner of such property, shall be made party defendants, and an order of abatement issued as a part of the judgment, unless the court or judge hearing the cause shall find from competent evidence that the nuisance has been abated in good faith prior to the hearing, and the costs of the action paid.
- SEC. 4. Showing required. In no case shall a bootlegger injunction proceeding as provided in title six (6), be maintained unless it be shown to the court that efforts in good faith have been made to discover the base of supplies or a place where the defendant charged as a bootlegger conducts his unlawful business or receives or manufactures the intoxicating liquors of which he is charged with bootlegging.

Approved April 3, A. D. 1925.

INTOXICATING LIQUORS

S. F. 70

AN ACT to amend section twenty-one hundred sixty-nine (2169) of the code, 1924 relating to the record kept of permits issued to manufacturers using intoxicating liquors and providing for reports of liquor shipments received to be filed by manufacturers.

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

SECTION 1. Shipment to be reported. That section twenty-one hundred sixty-nine (2169) of the code, 1924, be amended by inserting thereafter the following: "Section 2169-a1. It shall be the duty of any manufacturer holding
a permit under the provisions of this chapter whenever such manu-
facturer shall purchase any intoxicating liquor from any person, firm,
or corporation, to file an affidavit immediately upon receipt of the
shipment of such liquor, with the county auditor of the county in
which such manufacturer shall have its place of business, in the
following form:
State of Iowa)
(aa
County
, being first duly sworn on oath deposes
and says that he is a managing officer of the
company or corporation engaged in the manufacture of patent medi-
cines, proprietary medicines, tinctures, extracts, toilet articles, per-
fumes or other like commodities, and that the location of the said
company or corporation is in the city of
county, Iowa.
That on theday of
company or corporation ordered from the
company or corporation of
(Number and street)
(City and state)
the following liquors:
(Kinds of liquors and amounts)
(
That the said liquors were received by this manufacturer on the
day of, 19, for a purpose
and use authorized by the permit held by this manufacturer.
Subscribed and sworn to before me on thisday of
, in the state of
Notary public.

SEC. 2. Publication clause. This act being deemed of immediate

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- importance shall take effect and be in full force, from and after its
- publication in the Burlington Gazette, a newspaper published in the
- city of Burlington, Iowa, and the Des Moines Capital, a newspaper
- published in the city of Des Moines, Iowa.

Approved March 14, A. D. 1925.

I hereby certify that the foregoing act was published in the Burlington Gazette March 18, 1925, and Des Moines Plain Talk March 19, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 50

PUBLIC HEALTH—POLLUTION OF STREAMS

H. F. 333

AN ACT to amend the law as it appears in sections twenty-one hundred ninety-nine (2199) and twenty-two hundred one (2201) of the code, 1924, relative to the holding of hearings by the state department of health on complaints relative to the pollution or corruption of streams and water.

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

- SECTION 1. That section twenty-one hundred ninety-nine (2199) of
- the code, 1924, be amended by striking from lines one (1), two (2)
- and three (3) the words, "Upon the filing of such petition or upon the institution of such proceeding by the department, it" and substituting
- in lieu thereof the following: "After a full and complete investiga-
- tion including bacteriological and chemical analysis of the water and
- location of the source of contamination, the department".
- SEC. 2. That section twenty-two hundred one (2201) of the code,
- 1924, be amended by adding thereto the following: "No order shall 3 be issued under the provisions of this section that will require the
- expenditure of more than five thousand dollars (\$5000.00) without
- the written approval of a majority of the members of the state execu-
- tive council.'

Approved March 25, A. D. 1925.

PHARMACY

H. F. 278

AN ACT to amend section twenty-five hundred eighty-three (2583) of the code, 1924, relating to requirements for approved colleges of pharmacy.

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

- SECTION 1. That section twenty-five hundred eighty-three (2583)
- of the code, 1924, be amended by striking from line one (1) the words
- and figures "After July 1, 1925,"; also amend by striking from lines five (5) and six (6) the words "from time to time"; also amend by
- striking the period at the end of said section and adding the words and
- figures "for the year nineteen hundred twenty-four (1924).".

Approved April 2, A. D. 1925.

CHAPTER 52

NARCOTICS

H. F. 69

AN ACT to amend section thirty-one hundred fifty-one (3151) of the code, 1924, and defining peyote or the mescale button as a narcotic and making the penalties and laws pertaining to narcotics apply to the sale, distribution, possession or use of peyote or the mescale button.

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

- SECTION 1. That section thirty-one hundred fifty-one (3151) of the code, 1924, be and is hereby amended as follows: By inserting
- after the comma (,) following the word "heroin", in line four (4) of said section the following: "peyote or the mescale button,".

Approved March 27, A. D. 1925.

CONTAGIOUS DISEASES AMONG ANIMALS

H. F. 70

AN ACT to amend section twenty-six hundred forty-four (2644), code, 1924, relating to contagious and infectious diseases among animals.

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

- SECTION 1. Section twenty-six hundred forty-four (2644), code,
- 1924, is amended by striking from line five (5) the word "or"; also
- 3 . by striking out the period at the end of the section and adding thereto
- the following, "or any other communicable disease so designated by
- the department."
- SEC. 2. This act being deemed of immediate importance shall be in
- full force and effect from and after its publication in the Des Moines
- Daily Record, a newspaper published in Des Moines, Iowa, and the 3
- Clarksville Star, a newspaper published in Clarksville, Iowa.

Approved March 12, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 14, 1925, and the Clarksville Star March 19, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 54

BOVINE TUBERCULOSIS

H. F. 195

AN ACT to amend the law as it appears in sections twenty-six hundred eighty-four (2684), twenty-six hundred eighty-eight (2688), twenty-six hundred ninety (2690), twenty-six hundred ninety-one (2691), twenty-six hundred ninety-four (2694), and twenty-seven hundred (2700) of the code, 1924, and to repeal the law as it appears in sections twenty-six hundred ninety-five (2695) and twenty-seven hundred one (2701) of the code, 1924, and to enact substitutes therefor, relating to eradication of bovine tuberculosis.

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

- SECTION 1. Sufficiency of petition. That the law as it appears in section twenty-six hundred eighty-four (2684) of the code, 1924, be
- and the same is hereby amended by inserting after the word "such" 3
- in line one (1) the words "published date of".
- SEC. 2. Report by auditor as to fund. That the law as it appears in
- section twenty-six hundred eighty-eight (2688) of the code, 1924, be and the same is hereby amended by striking out the word "August"
- in line three (3) and in line six (6), and substituting the word "July"
- 5 therefor.
- 1 SEC. 3. Availability of county fund. That the law as it appears in

2 section twenty-six hundred ninety (2690) of the code, 1924, be and 3 the same is hereby amended by inserting immediately following the 4 word "expended" in line four (4) the words "or contracted".

- SEC. 4. Notice of exhaustion of county fund. That the law as it appears in section twenty-six hundred ninety-one (2691) of the code, 1924, be and the same is hereby amended by striking out the words "Immediately upon the exhaustion of such allotment" as they appear in lines one (1) and two (2) of said section and inserting in lieu thereof the words "As soon as the allotment to the county has been spent or contracted", and inserting after the word "claims" in line five (5) of said section the words "as presented to the board by the department of agriculture."
- SEC. 5. Notice—hearing. That the law as it appears in section twenty-six hundred ninety-four (2694) of the code, 1924, be and the same is hereby amended by striking out all that part of such section following the word "shall" in line six (6) thereof and inserting in lieu thereof the following: "cause a notice to be published for two consecutive weeks in two official county papers of the date and place of hearing on said agreements, which hearing shall be held before the secretary of agriculture in said county not less than five nor more than ten days after the last publication, said date and place of hearing to be set by the secretary of agriculture".
 - SEC. 6. Objections—determination—effect of enrollment. That the law as it appears in section twenty-six hundred ninety-five (2695) of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof:

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5 "If objections are filed with the secretary of agriculture on or 6 before the date fixed in the notice, the secretary shall hear the objec-7 tors and petitioners and determine whether or not the county shall become an accredited area. In passing upon the sufficiency of the petition for establishing the county as an accredited area the secre-10 tary of agriculture shall count all agreements which have been filed in his office within a period of two years preceding the date of final 11 12 determination. If the petition is found sufficient, the secretary of 13 agriculture shall make an entry of record establishing the county as an accredited area and shall notify the board of supervisors of such 15 county accordingly. Thereafter every owner of breeding cattle within the county shall cause his cattle to be tested for tuberculosis as pro-17 vided in this chapter and shall comply with all the requirements for 18 the establishment and maintenance of a tuberculosis-free accredited 19 herd."

- SEC. 7. Penalty. That section twenty-seven hundred (2700) of the code, 1924, be and the same is hereby amended by striking out all that part of such section following the word "who" in line four (4) down to and including the word "within" in line six (6) thereof and inserting in lieu thereof the following: "prevents, hinders, obstructs or refuses to allow a veterinarian authorized by the department of agriculture to conduct such test for tuberculosis on his cattle after".
- 1 Sec. 8. Quarantine. That section twenty-seven hundred one (2701) 2 of the code, 1924, be and the same is hereby repealed and the follow-

- ing section substituted:
- "The cattle owned by violators of the above section shall be quar-4 antined by the department until such test is made.'
- SEC. 9. Publication clause. This act being deemed of immediate
- 2 importance shall take effect and be in full force from and after its
- publication in the Iowa Legionaire and the Des Moines Daily Record,
- newspapers published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the LeMars Sentinel April 17, 1925, and in the Des Moines Daily Record April 15, 1925.

W. C. RAMSAY, Secretary of State.

The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 55

BOVINE TUBERCULOSIS

H. F. 60

AN ACT to amend section twenty-six hundred seventy-one (2671) of the code, 1924, relating to the amount of indemnity to be paid the owners of breeding animals that are slaughtered following a test.

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

- SECTION 1. Indemnity—salvage. That section twenty-six hundred
- seventy-one (2671) of the code, 1924, be and the same is hereby amended by striking out the colon (:) following the word "value" in
- line three (3) and inserting in lieu thereof the words: "the proceeds
- from the sale of salvage. When breeding animals are slaughtered following a first test under this chapter, there shall also be deducted
- five per cent of the appraised value of the breeding animals tested."
- Further amend said section by striking out lines four (4) to six (6),
- 9 inclusive.
- SEC. 2. Publication clause. This act being deemed of immediate 1
- importance shall be in force and effect from and after its passage and
- publication in the Des Moines Daily Record and Plain Talk, newspapers
- published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 15, 1925, and the Des Moines Plain Talk April 16, 1925.

W. C. RAMSAY. Secretary of State.

VETERINARY MEDICINE

H. F. 71

AN ACT to amend section twenty-seven hundred seventy-three (2773), code, 1924, relating to the practice of veterinary medicine and surgery.

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

- SECTION 1. Section twenty-seven hundred seventy-three (2773),
- code, 1924, is amended by striking from line twelve (12) the words, 2
- 3 "two dollars and fifty cents" and by inserting in lieu thereof the
- words, "one dollar".
- This act being deemed of immediate importance shall be in
- full force and effect from and after its publication in the Des Moines
- Register and the Des Moines Capital, newspapers published in Des
- Moines, Iowa.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published.

March 3, 1925, and Des Moines Plain Talk March 5, 1925.

W. C. Ramsay, Secretary of State. I hereby certify that the foregoing act was published in the Des Moines Daily Record

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 57

AUDIT OF STATE FAIR BOARD ACCOUNTS

H. F. 15

AN ACT to amend, revise, and codify section twenty-eight hundred ninety-one (2891), code, 1924, relating to the audit of the accounts of the state fair board.

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

- SECTION 1. Section twenty-eight hundred ninety-one (2891), code,
- 2 1924, is amended, revised, and codified to read as follows:
- 3 "2891. Auditing of accounts. Prior to the annual convention, the director of the budget shall examine and report to the executive coun-
- cil upon all financial affairs of the board. Such report shall be edited
- as provided by law and included in the biennial expense report of the
- auditor of state."

Approved February 7, A. D. 1925.

COUNTY AND DISTRICT FAIRS

S. F. 62

AN ACT to amend sections twenty nine hundred six (2906) and twenty nine hundred seven (2907) of the code, 1924, relating to county and district fairs.

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

- SECTION 1. Section twenty nine hundred six (2906), code, 1924, is amended by inserting immediately following the word "purchase" and before the comma (,) in line seven (7) of said section the words "or accept as a gift."
- SEC. 2. Section twenty nine hundred seven (2907), code, 1924, is amended by striking out the period following the word "fund" in line five (5) of said section and inserting in lieu thereof the following: ", or accept as a gift from the owner a county or district fair ground already in existence."

Approved March 13, A. D. 1925.

CHAPTER 59

POULTRY ASSOCIATIONS

H. F. 106

AN ACT to amend sections twenty-nine hundred fifty-four (2954) and twenty-nine hundred sixty (2960) of the code, 1924, relating to poultry associations.

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

- SECTION 1. That section twenty-nine hundred fifty-four (2954) of the code, 1924, be and the same is hereby amended by removing the period (.) at the end of paragraph four (4) and adding the following: ", and the total expenditures in cash shall be one hundred dollars, in addition to the state aid."
- Also, further amend said section twenty-nine hundred fifty-four (2954) by inserting as paragraph six (6) the following: "6. The association shall notify the department on or before the second Wednesday in December, of its intention of holding a poultry show."
- Further amend by renumbering paragraph six (6) as paragraph seven (7) and strike out the following words in lines one (1) and two (2) "the second Wednesday in December" and insert in lieu
- 13 thereof the words "June first".
 - SEC. 2. That section twenty-nine hundred sixty (2960) of the code, 1924, be and the same is hereby amended by adding thereto the fol-
 - 3 lowing: "The annual income in cash, exclusive of state aid, shall be

4 five hundred dollars, and the total expenditures in cash shall be five bundred dollars, in addition to the state aid."

Approved April 3, A. D. 1925.

CHAPTER 60

DAIRY PRODUCTS

S. F. 289

AN ACT to repeal section three thousand seventy-six (3076), code 1924, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream or buttermilk, to require the pasteurization of cream, ice cream or milk, to define such pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act.

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

SECTION 1. That section three thousand seventy-six (3076) of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof.

4 "3076. Pasteurization of skimmed milk, ice cream or buttermilk. 5 Every owner, manager, or operator of a creamery or ice cream 6 factory shall, before delivering to any person any skimmed milk, ice cream or buttermilk, cause the cream or milk from which same is 8 derived to be pasteurized.

3076-a1. Pasteurization defined. Pasteurization for the purpose of the preceding section shall be defined as follows:

1. Milk, skimmed milk, ice cream and cream shall be deemed to 12 have been efficiently pasteurized by the "holding process" when it has 13 been subjected to a temperature of one hundred forty-five (145) 14 degrees fahrenheit and held at that temperature for not less than

15 twenty-five (25) minutes.

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29 30 2. Milk, skimmed milk, ice cream and cream shall be deemed to have been efficiently pasteurized by the "plash heat process" when it has been subjected to a temperature of one hundred eighty-five (185) degrees fahrenheit.

3076-a2. Record of pasteurization. Every owner, manager, or operator of a creamery or ice cream factory, shall equip each vat or pasteurizer with an accurate recording thermometer, and each temperature chart from such thermometer shall be dated and kept on file for inspection by the department, and it shall be unlawful to destroy any such chart without permission from the secretary of agriculture.

3076-a3. Injunction. Any owner, manager, or operator of a creamery, or ice cream factory, violating any of the provisions of the three (3) preceding sections may be restrained by injunction from operating any such business. No injunction shall issue until after the defendant has had at least five (5) days' notice of the application therefor and the time fixed for hearing thereon."

1 SEC. 2. The provisions of this act shall not be effective until April 2 1, 1926.

Approved April 3, A. D. 1925.

COMMERCIAL FEEDS

H. F. 196

AN ACT to amend section thirty-one hundred seventeen (3117) of the code, 1924, relating to affidavits and samples furnished by dealers in commercial feeds.

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

- SECTION 1. That section thirty-one hundred seventeen (3117) of
- the code, 1924, be amended by inserting the word "annually" after the word "department" as it appears in line four (4) of said section.

Approved March 25, A. D. 1925.

CHAPTER 62

PUBLIC SCALES

S. F. 76

AN ACT to amend section thirty-two hundred sixty (3260), code, 1924, relating to licenses for public scales.

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

- SECTION 1. Section thirty-two hundred sixty (3260), code, 1924,
- is amended by striking from line four (4) the word "thirtieth" and by inserting in lieu thereof the word "thirty-first". Approved February 20, A. D. 1925.

CHAPTER 63

INSPECTION OF BEES

H. F. 49

AN ACT to amend the law as it appears in sections forty hundred thirty-seven (4037), forty hundred thirty-nine (4039), forty hundred forty-one (4041) of the code, 1924, relating to the inspection of bees by the state apiarist.

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

- SECTION 1. Right to enter premises. That the law as it appears in section forty hundred thirty-seven (4037), of the code, 1924, be and
- 3 the same, is hereby amended by adding to the said section the following: 4
- In the performance of his duties, the state apiarist or his assistants

6 shall have the right to enter any premises, inclosure or buildings 7 containing bees or bee supplies.

SEC. 2. Notice—regulations. That the law as it appears in section forty hundred thirty-nine (4039) of the code, 1924, be and the same is hereby amended by adding after the period following the word "owner" in line seven (7) of said section the following:

A notice shall be issued by the state apiarist in writing to any owner of bees or bee supplies to complete treatment or destruction within ten days. If the owner fails to comply with said notice, the state apiarist or his assistants shall carry out such treatment or destruction, and shall keep an account of the cost thereof. He shall certify the amount of such cost to the owner and if the same is not paid to him within sixty days, the amount shall be certified to the county auditor of the county in which the premises are located, who shall spread the same upon the tax books which shall be a lien upon the property of the bee owner and be collected as other taxes are collected, and the county treasurer shall turn this money over to the state treasurer to become a part of the fund for the enforcement of this act.

The state apiarist shall issue regulations prohibiting the transportation without his permit of any bees, combs, or used bee-keeping appliances, into any area in which cleanup work is being conducted or which has been declared free of any diseases of bees. When any area is found to be infected with diseases of bees, he shall issue an order prohibiting the movement of bees and used bee-keeping appliances out of such area, but shall except from the order bees shipped without honey or feed containing honey and honey sold in tight containers for commercial purposes other than with bees or as food for bees. Said regulations and orders shall have the full effect of law.

SEC. 3. Interference. That the law as it appears in section forty hundred forty-one (4041) of the code, 1924, be and the same is hereby amended by inserting between the word "colonies" and before the word "shall" in line seven (7) of said section following:

Or who interferes with the state apiarist or his assistants in the performance of their duties or who refuses to permit the examination of bees or their destruction as provided in this act, or violates any other provision of the act.

Approved March 31, A. D. 1925.

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NOXIOUS WEEDS

H. F. 62

AN ACT to amend the law as it appears in section forty-eight hundred eighteen (4818) of the code, 1924, with respect to noxious weeds.

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

- 1 SECTION 1. That section forty-eight hundred eighteen, (4818) of
- 2 the code, 1924, be, and the same is hereby amended by inserting be-
- 3 tween the comma and the word "and" in line fourteen of said section,
- 4 the words "wild sunflower".

Approved March 31, A. D. 1925.

CHAPTER 65

STATE HORTICULTURAL SOCIETY

H. F. 113

AN ACT describing the manner of distributing state aid for the use of the state horticultural society connected with the state department of agriculture.

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

- SECTION 1. All money appropriated by the state for the use of the state horticultural society shall be paid on the warrant of the auditor
- 3 of state, upon the order of the president and secretary of said society,
- 4 in such sums and at such times as may be for the interests of said
- 5 society. All expenditures from state funds for the use of the state
- 6 horticultural society are to be approved by the secretary of the state
- 7 department of agriculture.

Approved April 3, A. D. 1925.

BUTTER SUBSTITUTES

S. F. 169

AN ACT to prohibit the use as food of oleomargarine or other butter substitutes in certain state institutions.

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

SECTION 1. Oleomargarine, butterine, or other products made in the imitation or semblance of natural butter produced from milk or cream or both, shall not be used as a food in the college for the blind, the school for the deaf, or any state institution under the management of the board of control.

Approved April 3, A. D. 1925.

CHAPTER 67

BOARD OF PAROLE

S. F. 23

AN ACT to transfer to the board of parole the powers now possessed by the board of control over the parole of prisoners in the women's reformatory, to amend, revise, and codify sections thirty-seven hundred thirty-eight (3738), thirty-seven hundred seventy-five (3775), thirty-seven hundred eighty-six (3786), thirty-seven hundred ninety (3790), thirty-seven hundred ninety-two (3792), thirty-seven hundred ninety-four (3794), thirty-seven hundred ninety-seven (3797), thirty-seven hundred ninety-eight (3798), thirty-seven hundred ninety-nine (3799), thirty-eight hundred one (3801), thirty-eight hundred two (3802), thirty-eight hundred three (3803), thirty-eight hundred fourteen (3814), thirty-eight hundred seventeen (3817); to amend sections thirty-eight hundred eighteen (3818) and thirty-eight hundred nineteen (3819); and to repeal sections thirty-seven hundred thirty-four (3734) and thirty-seven hundred thirty-five (3735), all of code, 1924, relating to paroles.

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

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1 SECTION 1. Section thirty-seven hundred seventy-five (3775), 2 code, 1924, is amended, revised, and codified to read as follows:

3 "3775. Records of prisoners. The board of control shall cause to 4 be kept at each of said institutions and at the women's reformatory 5 the following permanent records:

1. A record of each infraction, by a prisoner, of the published rules

1. A record of each infraction, by a prisoner, of the published rules of discipline.

8 2. Such other records for the use of the board of parole as may 9 be approved by the executive council."

1 SEC. 2. Section thirty-seven hundred eighty-six (3786), code, 2 1924, is amended, revised, and codified to read as follows:

3 "3786. Power to parole after commitment. The board of parole shall, except as to prisoners serving life terms, or under sentence of death, or infected with venereal disease in communicable stage, have

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- 6 power to parole persons convicted of crime and committed to either 7 the penitentiary or the men's or women's reformatory."
- 1 SEC. 3. Section thirty-seven hundred ninety (3790), code, 1924, is 2 amended, revised, and codified to read as follows:
- "3790. Legal custody of paroled prisoners. All paroled prisoners shall remain, while on parole, in the legal custody of the warden or superintendent and under the control of said board, and shall be subject, at any time, to be taken into custody and returned to the institution from which they were paroled."
- 1 Sec. 4. Section thirty-seven hundred ninety-two (3792), code, 2 1924, is amended, revised, and codified to read as follows:
- 3 "3792. Parole time not counted. The time when a prisoner is on 4 parole or absent from the institution shall not be held to apply upon 5 the sentence against the parolee if the parole be violated."
- 1 SEC. 5. Section thirty-seven hundred ninety-four (3794), code, 2 1924, is amended, revised, and codified to read as follows:
- "3794. Duty of clerk of district court. The clerk of the district court shall, as to each commitment to said institutions, furnish the board of parole with a copy of the indictment, the minutes of testimony attached thereto, the name and residence of the trial judge, of the prosecuting attorneys, and of the jurors and witnesses sworn at the trial."
 - SEC. 6. Section thirty-seven hundred ninety-seven (3797), code, 1924, is amended, revised, and codified to read as follows:
 - "3797. Parole relief fund. There is hereby established, from any unappropriated funds in the state treasury, a fund of twelve hundred fifty dollars (\$1250) which shall be known as the parole relief fund. The treasurer of state shall continue to maintain said fund in said amount."
 - SEC. 7. Section thirty-seven hundred ninety-eight (3798), code. 1924, is amended, revised, and codified to read as follows:
 - "3798. Disbursement and repayment. Said fund may be used for the relief of paroled prisoners who are in distress because of illness, loss of employment, or conditions creating personal need. In no instance shall the total amount advanced to a prisoner exceed twenty-five dollars (\$25.00). The prisoner, at the time of receiving an advancement, shall execute and deliver to the board his written obligation to repay the same during the period of the parole. When so paid, the amount shall be deposited with the treasurer of state and credited to the fund from which drawn."
 - SEC. 8. Section thirty-seven hundred ninety-nine (3799), code, 1924, is amended, revised, and codified to read as follows:
- 3 "3799. Vouchers. Said fund shall be drawn on vouchers executed 4 by the chairman and secretary of the board in favor of said needy person. Each voucher shall show that the advancement was ordered by said board."
- SEC. 9. Section thirty-eight hundred one (3801), code, 1924, is amended, revised, and codified to read as follows:
 - "3801. Custody of court parolee. When a parole is granted under

- 4 the preceding section, the court shall order said person committed to the custody, care, and supervision:
 - 1. Of any suitable resident of this state; or
 - 2. Of the board of parole."

- SEC. 10 Section thirty-eight hundred two (3802), code, 1924, is amended, revised, and codified to read as follows:
- 3 "3802. Powers of board. The board of parole shall have and 4 exercise over said parolee all the powers possessed by said board over 5 prisoners paroled by it."
- 1 SEC. 11. Section thirty-eight hundred three (3803), code, 1924, 2 is amended, revised, and codified to read as follows:
- 3 "3803. Expense. Any necessary expense contracted by the board 4 in the care of a person committed to it under a parole by the court 5 shall be paid from the appropriation for the general expenditures of 6 said board."
- 1 SEC. 12. Section thirty-eight hundred fourteen (3814), code, 1924, 2 is amended, revised, and codified to read as follows:
- "3814. Recommendation for pardon. The board of parole shall recommend to the governor the discharge or pardon of such prisoners committed to the penitentiary or the men's or women's reformatory as have acceptably served not less than twelve months of their parole and who have, by their conduct, given satisfactory evidence that they will continue to be law-abiding citizens."
 - SEC. 13. Section thirty-eight hundred seventeen (3817), code, 1924, is amended, revised, and codified to read as follows:
- "3817. Conditions prerequisite to a pardon. After conviction for a felony, no pardon shall be granted by the governor until he shall have presented the matter to, and obtained the advice of, the board of parole, but he may commute a death sentence to imprisonment in the penitentiary for life, without making such reference or obtaining such advice."
- SEC. 14. Sections thirty-eight hundred eighteen (3818) and thirty-eight hundred nineteen (3819), code, 1924, are amended by striking from said sections the word "proper".
- SEC. 15. Sections thirty-seven hundred thirty-four (3734) and thirty-seven hundred thirty-five (3735), code, 1924, are hereby repealed.
- SEC. 16. Section thirty-seven hundred thirty-eight (3738), code, 1924, is amended, revised, and codified to read as follows:
- "3738. Escape. Any inmate of said reformatory who shall escape therefrom may be arrested and returned to said reformatory, by an officer or employee thereof without any other authority than this chapter, and by any peace officer or other person on the request in writing of the superintendent or board of control."
- SEC. 17. Records transferred. Upon the taking effect of this chapter, the board of control is directed to transfer to the board of parole all records pertaining to the parole of prisoners from the women's reformatory.
- 1 SEC. 18. Publication. This act being deemed of immediate import-

- ance shall be in full force and effect from and after its publication in
- 3 the Des Moines Daily Record, a newspaper published in Des Moines,
- 4 Iowa, and the Clarksville Star, a newspaper published in Clarksville,

5 Iowa.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 31, 1925, and the Clarksville Star April 2, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 68

BOARD OF CONTROL

S. F. 80

AN ACT to amend section thirty-four hundred ninety-four (3494), code, 1924, relating to the duties of the board of control of state institutions.

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

- SECTION 1. Monthly visitation. Section thirty-four hundred ninety-
- four (3494), code, 1924, is amended by inserting in line one (1) after the word "board" the following words, "or its secretary". 2
- SEC. 2. Publication clause. This act being deemed of immediate
- importance shall be in full force and effect from and after its pub-
- lication in the Des Moines Register and the Des Moines Capital,
- newspapers published in Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 10, 1925, and in Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 69

INSTITUTIONS UNDER BOARD OF CONTROL

S. F. 87

AN ACT to render all monthly appropriations for the support of institutions under the management of the board of control of state institutions available at the first of each current month and to amend sections thirty-seven hundred four (3704), thirty-seven hundred five (3705), thirty-seven hundred twenty-one (3721), and thirty-seven hundred twenty-two (3722), code, 1924.

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

- SECTION 1. Funds available first of month. For the remaining
- 2 portion of the biennium ending June 30, 1925, all monthly appropria-

- tions made for the support of the various institutions under the control
 and management of the board of control of state institutions shall be
 construed as available on the first day of each current month, based on
 the number present in each institution during the preceding month.
- SEC. 2. Repeal. Sections thirty-seven hundred four (3704), thirty-seven hundred five (3705), thirty-seven hundred twenty-one (3721) and thirty-seven hundred twenty-two (3722), code, 1924, are each amended by adding thereto the following:
- 5 "This section shall be deemed repealed after June 30, 1925."
- SEC. 3. 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 Daily Record and the Iowa Legionaire, newspapers published in Des Moines, Iowa.

Approved March 10, A. D. 1925.

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I hereby certify that the foregoing act was published in the Des Moines Daily Record March 13. 1925, and the Iowa Legionaire March 20, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 70

DELINQUENT CHILDREN-DISCHARGE OR PAROLE

S. F. 85

AN ACT to repeal section thirty-six hundred fifty (3650) code, 1924, relating to the discharge or release of delinquent children from state institutions, and to enact a substitute therefor, and to provide for a parole for such children.

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

SECTION 1. Application—notice—limitation. That section thirtysix hundred fifty (3650) code, 1924, be and the same is hereby repealed; and that there be and is hereby enacted as a substitute therefor the following:

"Section 3650. When application, written or otherwise, is made to the board of control for the final discharge of any delinquent child under twenty-one years of age who has been committed by a juvenile court to any state institution, such board shall at once, by letter, give written notice of such application to the county attorney of the county from which commitment was made, and such child shall not be finally discharged in less than thirty days after such notice has been given."

"Section 3650-a1. The provisions of the preceding section requiring notice shall not apply to any case where it is proposed simply to parole any such delinquent child; and the board of control may at any time parole such a delinquent or cause him to be removed from any state institution and placed in the custody of a reputable citizen of the state whom the board may believe to be qualified to have such custody."

1 SEC. 2. Publication clause. This act being deemed of immediate 2 importance shall be in full force after its publication in the Des Moines

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

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 3, 1925, and Des Moines Plain Talk March 5, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 65 of the Code of 1924]

CHAPTER 71

ESCAPES FROM CERTAIN INSTITUTIONS

H. F. 17

AN ACT to amend, revise, and codify section thirteen thousand three hundred fifty-five (13355), code, 1924, relating to costs and fees in prosecutions for escapes from certain state institutions.

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

1 SECTION 1. Section thirteen thousand three hundred fifty-five 2 (13355), code, 1924, is amended, revised, and codified to read as 3 follows:

"13355. Costs and fees. All costs and fees hereafter incurred in prosecutions for violations of the preceding sections of this chapter shall be paid out of the state treasury from the general fund, in any case where the prosecution fails, or where such fees and costs can not be collected from the person liable to pay the same, the facts being certified by the clerk of the district court and verified by the county attorney of the county."

Approved March 10, A. D. 1925.

CHAPTER 72

ESCAPES FROM INSTITUTIONS

H. F. 20

AN ACT to amend, revise, and codify sections thirteen thousand three hundred sixty-five (13365), thirteen thousand three hundred sixty-nine (13369), and thirteen thousand three hundred seventy (13370), code, 1924, relating to escapes from state institutions under the management of the board of control of state institutions and to acts and conduct in aid thereof.

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

1 Section 1. Sections thirteen thousand three hundred sixty-five 2 (13365), thirteen thousand three hundred sixty-nine (13369), and

thirteen thousand three hundred seventy (13370), code, 1924, are amended, revised, and codified to read as follows:

"13365. Aiding escapes—bringing liquor or drugs to inmates. Any 5 6 person not authorized by law, who shall bring or pass or cause to be 7 brought into any institution under the management of the board of control of state institutions, or onto the grounds of any such institution, or into any inclosure, building, camp, quarry, farm, garden, or other place used in connection with any such institution in which 9 10 prisoners, patients, or inmates are required or permitted to be, any 11 opium, morphine, cocaine, or other narcotics, or any intoxicating 12 13 liquor, or any firearm, weapon, or explosive of any kind, or any rope, ladder, or other instrument or device for use in making or attempting 14 an escape, or shall in any manner aid in such an escape, or who, know-15 ing of such escape, shall conceal such inmate after escape, shall be 16 17 punished by fine not exceeding one thousand dollars, or by imprisonment in the penitentiary or reformatory for a term not exceeding five 18 19 years."

Approved March 9, A. D. 1925.

CHAPTER 73

SOLDIERS' HOME

H. F. 16

AN ACT to amend section thirty-three hundred sixty-seven (3367), code, 1924, relative to the eligibility of inmates of the Iowa soldiers' home.

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

- SECTION 1. Section thirty-three hundred sixty-seven (3367), code, 1924, is amended by striking out the period at the end thereof and
- 3 by adding to said section the following:
- 4 ", but no person shall be received or retained in said home who has been dishonorably discharged from said military or naval service."

Approved February 23, A. D. 1925.

CHAPTER 74

AID FOR THE BLIND

S. F. 78

AN ACT to amend chapter two hundred seventy-two (272) of the code, 1924, relating to county aid for the blind.

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

1 SECTION 1. That chapter two hundred seventy-two (272) of the

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code, 1924, be and the same is hereby amended by adding thereto the 3 following:

"Whenever it appears, after the death of any person who has received aid under the provisions of this chapter, that his estate, after deducting the exemptions now allowed by law, has property over and above a sufficient amount to pay the expenses of his burial and last sickness, such property shall be charged with the amount paid by the county to such person during his life time, and a claim may be filed against his estate by the county for the recovery of the amount, and an action may be brought in the name of the county by the county attorney to recover the same and the statute of limitations shall not be computed until after the death of person receiving aid as above provided."

Approved March 13, A. D. 1925.

CHAPTER 75

COMMISSION FOR THE BLIND

S. F. 26

AN ACT to create a commission for the blind, to define its powers and to make an appropriation therefor.

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

- SECTION 1. Membership. The Iowa commission for the blind is hereby created. Said commission shall consist of the superintendent of the state school for the blind, and two other members to be appointed by the governor.
- SEC. 2. Appointment. On the taking effect of this chapter, the governor shall appoint two members of said board. Said appointees shall forthwith qualify as provided by law and shall serve until July 1, 1926, and 1927, the tenure of each appointee to be determined by 5 the governor.
- SEC. 3. Tenure. Prior to July 1st of each year, commencing with 1926, the governor shall appoint a member of said board to succeed the member whose term of office expires on said date. All such appointees shall serve for a period of two years from July 1st of the 5 year of appointment.
 - SEC. 4. Officers—assistants. The commission shall elect its own officers and shall employ such assistants as may be necessary to carry out the provisions of this act, and hold such meetings as it may deter-
- 1 SEC. 5. Expenses. The members of the commission shall receive no compensation for their services, but shall be entitled to receive their traveling and other necessary expenses incurred in the perform-

ance of their duties as members of the commission.

SEC. 6. Bureau of information. The commission for the blind shall act as a bureau of information and industrial aid for the blind, such as assisting the blind in finding employment, teaching them industries; giving them such assistance as may be necessary or advisable in helping the adult blind in marketing their products.

SEC. 7. Duties. The commission shall:

- 1. Prepare and maintain a complete register of the blind of the state which shall describe the condition, cause of blindness, capacity for education and industrial training, and such other facts as the commission deems of value.
- 2. Assist in marketing of products of blind workers of the state.
 3. Ameliorate the condition of the blind by promoting visits to them in their homes for the purpose of instruction and by such other lawful method as the commission deems expedient.

4. Make inquiries concerning the causes of blindness to ascertain what portion of such cases are preventable and cooperate with the other organized agents of the state in the adoption and enforcement of proper preventive measures.

- 5. Provide for suitable vocational training whenever the commission shall deem it advisable and necessary. The commission may establish workshops for the employment of the blind, paying suitable wages for work under such employment. The commission may provide or pay for, during their training period, the temporary lodging and support of persons receiving vocational training. The commission shall have authority as provided in this chapter to use any receipts or earnings that accrue from the operation of workshops, but a detailed statement of receipts or earnings and expenditures shall be made monthly to the auditor of state.
- 6. Discourage begging, either directly or indirectly, on the part of the blind within the limits of the state.
- 7. Make an annual report to the governor of its proceedings for each fiscal year. It shall embody therein a properly classified and tabulated statement of its estimates for the ensuing year with its own opinion of the necessity or expediency of appropriations in accordance with such estimates. Such annual report shall also present a concise review of the work of the commission for the preceding year with such suggestions and recommendations for improving the condition of the blind as may be expedient.
 - 8. Perform all other duties required of it by law.
- SEC. 8. Appropriation. There is hereby appropriated from any funds in the state treasury not otherwise appropriated the sum of twenty thousand dollars (\$20,000.00) or such part of that amount as may be necessary in carrying out the provisions of this chapter, but no expenditures of appropriations shall be in excess of the appropriation.

Approved April 1, A. D. 1925.

REWARDS

S. F. 248

AN ACT to amend section three thousand seven hundred seventy (3770), chapter one hundred eighty-seven (187), title XI (eleven), code, 1924, relating to reward for apprehension and delivery of convicts.

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

SECTION 1. That section three thousand seven hundred seventy (3770), chapter one hundred eighty-seven (187), title XI (eleven), code, 1924, be amended by adding at the end of said section the following: "The auditor of state shall issue warrants in payment of such reward upon filing of vouchers. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, a

sum sufficient for the payment of such claims."

Approved April 3, A. D. 1925.

CHAPTER 77

SUPERINTENDENT OF CHILD WELFARE

H. F. 130

AN ACT to give the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children; to authorize said board to appoint a superintendent of child welfare, fix his term of office and define his duties; to fix the salary of such superintendent and provide for his assistants; to provide for cooperation with other state institutions; and making an appropriation to cover the salaries and traveling expenses of such superintendent and assistants.

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

SECTION 1. Board of control: duties with respect to children. It shall be the duty of the state board of control to arrange for such tests, measurements, examinations and investigations as are necessary for the proper diagnosis, classification, treatment, and disposition of children committed to its guardianship or to institutions under its management or for whose care in such institutions application is made; to promote the rehabilitation of disrupted families who have normal children who are wards of the state or the placement of such children in wholesome foster homes; to advise with and aid county 10 boards of supervisors in the performance of their duties; to promote 11 the enforcement of all laws for the delinquent children; to co-operate 12 to these ends with juvenile courts and all reputable child-helping and 13 child-placing agencies of a public or private character; and to take 14 the initiative in all matters involving the interests of such children 15 where adequate provision therefor has not already been made. It shall further be the duty of said board to enquire into the causes of

- dependency, delinquency and defectiveness of children in this state. and to report to the legislature from time to time any changes in the statutes relating to child welfare that the board finds will be likely to promote economy in the maintenance of public institutions and more adequate protection of the rights of children. The board shall have power to require from individuals and institutions involved information and reports found necessary by such board for the car-rying out of the duties above named. The board shall have authority to publish every four years a pamphlet comprising the laws of Iowa relating to children.
 - SEC. 2. Superintendent—appointment—tenure. The board shall have power to appoint a superintendent of child welfare, fix his term of office and define his duties, to determine the number of such assistants as shall be deemed by it essential to carry out the purposes of this act, to provide such officer and his assistants with suitable quarters in connection with the office of the board and incur such expenses as are necessary to the performance of such duties, but not beyond the limitations of the appropriations provided in this act.
 - SEC. 3. Salary—assistants. The salary of the superintendent of child welfare shall not exceed three thousand dollars (\$3,000.00) per annum, the salaries of the assistants to the superintendent of child welfare shall be determined in the same manner as the salaries of the employees of state institutions under supervision of the board of control. The superintendent of child welfare shall have the same power of appointment and discharge of his subordinates as is provided by law for the superintendents of institutions under the supervision of the board of control.
 - SEC. 4. Co-operation by state institutions. The board of control shall have authority to call upon the Iowa child welfare research station, the children's hospital, the psychopathic hospital, the extension division of the state university and other suitable state departments, institutions and agencies for aid and advice in carrying out the purposes of this act.
 - SEC. 5. Appropriation. There is hereby appropriated from any unappropriated funds in the state treasury the sum of ten thousand dollars (\$10,000.00) for the purpose of paying the salary and traveling expenses of the executive officer and assistants herein provided, for the biennium commencing July 1, 1925, and ending June 30, 1927.

Approved April 3, A. D. 1925.

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CHAPTER 78

CHILDREN'S BOARDING HOMES

H. F. 133

AN ACT to define, license, and regulate children's boarding homes.

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

SECTION 1. Definitions. The words "person" or "agency" where used in this act shall include individuals, institutions, partnerships, voluntary associations and corporations other than institutions under the management of the state board of control or its officers or agents. Any person who receives for care and treatment or has in his custody at any one time more than two children under the age of three years unattended by parent or guardian, for the purpose of providing them with food, care and lodging, except children related to him by blood or marriage, and except children received by him with the intent of 10 adopting them into his own family, shall be deemed to maintain a 11 children's boarding home. This definition shall not include any per-12 son who, without compensation, is caring for children for a temporary 13 period.

SEC. 2. Licenses for children's boarding homes. The state board of control is hereby empowered to grant a license for one year for the conduct of any children's boarding home that is for the public good, that has adequate equipment for the work which it undertakes, and that is conducted by a reputable and responsible person; and it shall be the duty of the board to provide such general regulations and rules for the conduct of all such homes as shall be necessary to effect the purpose of this and of all other laws of the state relating to children so far as the same are applicable, and to safeguard the well-being of all children kept therein. No person shall receive a child for care in 10 any such home or solicit or receive funds for its support unless it has 12 an unrevoked license issued by the board of control within twelve 13 months preceding to conduct such home. No such license shall be 14 issued unless the premises are in a fit sanitary condition, and the application for such license shall have been approved by the state department of health. The license shall state the name of the licensee, the particular premises in which the business may be carried on, and the number of children that may be properly boarded or cared for 18 19 therein at any one time; and such license shall be kept posted in a conspicuous place on the licensed premises. No greater number of children shall be kept at any one time on the licensed premises than is authorized by the license and no child shall be kept in a building or place not designated in the license. A record of the licenses so issued shall be kept by the board of control which shall forthwith give notice to the state department of health and to the local board of health of the city, village or town in which the licensed premises are located of the granting of such license and the conditions thereof.

1 SEC. 3. Revocation of licenses of children's boarding homes. Licenses granted under this act shall be valid for one year from the date of

- 3 issuance thereof unless revoked in accordance with the provisions of 4 this act. The state board of control may revoke any such license 5 under the conditions and by the procedure specified for the revocation 6 of licenses of child-placing agencies.
- SEC. 4. Records and inspection. The board of control shall have the same rights and duties relative to records, reports and inspections of children's boarding homes as are provided for in connection with maternity hospitals.
- SEC. 5. Proof of relationship. In a prosecution under the provisions of this law or any penal law relating thereto a defendant who relies for defense upon the relationship of any child to himself shall have the burden of proof.
- SEC. 6. Penalty. Every person who violates any of the provisions of this act or who intentionally shall make any false statements or reports to the state board of control with reference to the matters contained herein, shall be guilty of a misdemeanor.

Approved March 28, A. D. 1925.

CHAPTER 79

MATERNITY HOSPITALS

H. F. 132

AN ACT to repeal chapter one hundred thirteen (113), of the code, 1924, relating to maternity hospitals and to provide a substitute therefor.

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

- SECTION 1. Definitions. The word "person" where used in this act shall include individuals, partnerships, voluntary associations, and corporations. Any person who receives for care and treatment during pregnancy or during delivery or within ten days after delivery more than one woman within a period of six months, except women 5 6 related to him by blood or marriage, shall be deemed to maintain a 7 maternity hospital; provided, however, that this definition shall not be construed to include nurses who care for women during confine-9 ment in the homes of the patients, nor any institution under the 10 management of the state board of education or state board of control, 11 nor any general hospital.
 - SEC. 2. Certain locations prohibited. No maternity hospital shall be operated within two hundred feet of any church building, school, educational institution, or public park, or in a building situated within fifty feet of building owned by another.
 - SEC. 3. Licenses for maternity hospitals. No maternity hospital shall receive a woman for care therein or solicit or receive money for its maintenance unless it has an unrevoked license issued by the board of control in accordance with this act within the preceding

twelve months to conduct such hospital. The state board of control is hereby empowered to grant a license for one year for the conduct of any maternity hospital that is for the public good, that is legally located, that is conducted by a reputable and responsible person, and whose staff and equipment are adequate for the work which it under-10 takes. No such license shall be issued unless the premises shall have 11 12 been inspected and such license approved by the state department of health. Any maternity hospital operated in violation of the terms of 13 14 this act shall be deemed a nuisance and may be abated by injunction 15 proceedings.

- SEC. 4. Applications for license. Every application for a license to operate a maternity hospital shall be made in writing to the state board of control, accompanied by the legal inspection fee, and said application shall contain the names and address of the person to whom the license is to be issued, and a description of the location of the place to be used. When the hospital desires to remove to a new location no new license fee shall be required; only the inspection fee of five dollars (\$5.00) shall be charged.
- SEC. 5. Fees—expiration of license—renewals. The initial inspection fee for a proposed maternity hospital shall be five dollars, and the license fee for operating such hospital shall be twenty-five dollars. Each license shall expire one year from the date of issue unless sooner revoked. The board of control may renew any license upon payment of a renewal fee of five dollars if the licensee continues to be eligible. No fee provided for in this section shall be required of any charitable institution operating a maternity hospital.
- SEC. 6. Regulations by board of control. It shall be the duty of the board of control to satisfy itself as to compliance with the conditions required for the issuance of such license and to prescribe such general regulations and rules as to licenses and for the conduct of all such hospitals as shall be necessary to effect the purposes of this act and of all other laws of the state relating to children so far as the same are applicable and to safeguard the well-being of all infants born therein and the health, morality and best interests of the women and children who are inmates therein.
 - SEC. 7. Content of license. The license shall state the name of the the licensee and designate the premises in which the business may be carried on, and the number of women that may properly be treated or cared for therein at any one time. Such license shall be kept posted in a conspicuous place on the licensed premises. No greater number of women shall be kept at any one time on the premises for which the license is issued than is authorized by the license and no woman shall be kept in a building not designated in the license. A record of the licenses so issued shall be kept by the state board of control, which shall forthwith give notice to the state department of health and to the local board of health of the city, village or town in which the licensee resides of the granting of such license and the conditions thereof.
- 1 SEC. 8. Revocation of licenses of maternity hospitals. Licenses 2 granted under this act shall be valid for one year from the date of 3 issuance thereof unless revoked in accordance with the provisions

4 of this act. The state board of control may revoke any such license 5 under the conditions and by the procedure specified for the revocation 6 of licenses of child-placing agencies.

SEC. 9. Child placements by maternity hospitals. No person, as an inducement to a woman to go to any maternity hospital during confinement, shall in any way offer to dispose of any child or advertise that he will give children for adoption or hold himself out as being able to dispose of children in any manner.

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- SEC. 10. Births and deaths in maternity hospitals. Every birth occurring in a maternity hospital shall be attended by a legally qualified physician. The licensee owning or conducting such hospital shall (in addition to the report required to be filed with the registrar of vital statistics) within twenty-four hours after a birth occurs therein, make a written report thereof, to the state board of control, giving the information required in the official birth report and such additional information as shall be within the knowledge of the licensee and as may be required by the board. The licensee owning or conducting any such hospital shall immediately after the death in a maternity hospital of a woman or an infant born therein or brought thereto, cause notice thereof to be given to the state board of control with such details as the board may require.
- SEC. 11. Reports open to inspection of certain persons. All reports received by the state department under section ten shall be kept of record and shall be accessible to the members of the board of control and authorized employees thereof, the attorney-general, and any county attorney, but said reports shall not be accessible to any other person except on the order of a court of record.
- SEC. 12. Records and inspection. The board of control shall have the same right and duties with respect to maternity hospitals relative to prescribing record forms, requiring reports and making inspections as are provided in connection with the licensing of child-placing agencies. Reports and information acquired through the operation of this act shall be confidential under the same conditions provided by law in connection with child-placing agencies. Officers and authorized agents of the state board of control may inspect the premises and conditions of such agencies at any time and examine every part thereof, and interview the inmates, and may inquire into all matters concerning such hospitals and the women and children in the care thereof. Said officers or authorized agents of the state board of control shall visit and inspect the premises of licensed maternity hospitals at least once every six months and preserve written reports of the conditions found therein. Officers and authorized agents of the state department of health and local board of health in the city, village or town where a licensed maternity hospital is located may make sanitary inspections at any time. The licensee shall give all reasonable information to such inspectors and afford them every reasonable facility for the performance of the duties mentioned.
- SEC. 13. Proof of relationship. In a prosecution under the provisions of this law or any penal law relating thereto a defendant who relies for defense upon the relationship of any woman or infant to himself shall have the burden of proof.

- SEC. 14. Penalty. Every person who violates any of the provisions 1 2 of this act or who shall intentionally make any false statements or 3 reports to the state board of control with reference to the matters contained herein, shall be guilty of a misdemeanor and upon conviction shall be fined not to exceed three hundred dollars or imprisoned for a term not to exceed one year.
- 1 SEC. 15. Repeal. That chapter one hundred thirteen (113), code of 1924, be and the same is hereby repealed.

Approved March 17, A. D. 1925.

CHAPTER 80

CHILD-PLACING AGENCIES

H. F. 131

AN ACT to define, license, and regulate child-placing agencies, to regulate the surrender or commitment of minors to such agencies, and to repeal sections thirty-six hundred sixty-two (3662), thirty-six hundred sixty-three (3663), thirty-six hundred sixty-four (3664), thirty-six hundred sixty-five (3665), thirty-six hundred sixty-nine (3669), thirty-six hundred seventy (3670), thirty-six hundred seventy-two (3672), thirty-six hundred seventy-three (3673), thirty-six hundred seventy-four (3674), thirty-six hundred seventy-four (367 dred seventy-five (3675), and thirty-six hundred eighty-four (3684) of the code, 1924, relating thereto.

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

- SECTION 1. Child-placing agency defined. The words "person" or "agency" where used in this act shall include individuals, institutions, 2 3 partnerships, voluntary associations, and corporations, other than 4 institutions under the management of the board of control or its officers or agents. Any agency, public, semipublic, or private, which represents itself as placing children permanently or temporarily in 5 6 7 private family homes or as receiving children for such placement, or which actually engages, for gain or otherwise, in such placement, shall 8 be deemed to operate a child-placing agency.
- 1 SEC. 2. License required. The board of control of state institu-2 tions is hereby empowered to grant a license for one year for the conduct of any child-placing agency that is for the public good, and is 3 conducted by a reputable and responsible person; and it shall be the duty of the board to provide such general regulations and rules for 4 5 the conduct of all such agencies as shall be necessary to effect the 7 purposes of this act and of all other laws of the state relating to 8 children so far as the same are applicable, and to safeguard the well-9 being of children placed or cared for by such agencies. No persons 10 shall conduct a child-placing agency or solicit or receive funds for its support without an unrevoked license issued by the board of control 11 12 within the twelve months preceding to conduct such agency. No such 13 license shall be issued unless the person applying shall have shown that he and his agents are properly equipped by training and experi-14
- ence to find and select suitable temporary or permanent homes for

- children and to supervise such homes when children are placed in them, to the end that the health, morality, and general well-being of children placed by them shall be properly safeguarded. The license shall state the name of the licensee and the particular premises in which the business may be carried on, and such license shall be kept posted in a conspicuous place on the licensed premises. A record of the licenses so issued shall be kept by the board of control.
 - SEC. 3. Revocation of license—appeal. Licenses granted under this act shall be valid for one year from the date of issuance thereof unless revoked in accordance with the provisions hereof. The board of control may, after due notice and hearing, revoke the license:

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34 35 a. In case the person to whom the same is issued violates any provision of this act.

- b. When in the opinion of this board such agency is maintained in such a way as to waste or misuse funds contributed by the public or without due regard to sanitation or hygiene or to the health, comfort, or well-being of the child cared for or placed by the agency.
- c. In case of violation by the licensee or his agents of any law of the state in a manner disclosing moral turpitude or unfitness to maintain such agency.
- d. In case any such agency is conducted by a person of ill repute or bad moral character.
- e. In case said agency operates in persistent violation of the reasonable regulations of the board of control governing such agencies.

Written charges against the licensee shall be served upon him at least ten days before hearing shall be had thereon and a written copy of the findings and decisions of the board upon hearing shall be served upon the licensee in the manner prescribed for the service of original notice in civil actions.

Any licensee feeling himself aggrieved by any decision of the board revoking his license may appeal to the district court by serving on the board of control and filing with the clerk of the district court in the county where his agency is situated, within ten days after written notice of such decision, a written notice of appeal specifying the grounds upon which the appeal is taken.

The appeal may be brought on for hearing in a summary manner by either party by an order obtained from the court to show cause why the decision of the board should not be confirmed, amended, or set aside. The written notice and decisions shall be treated as the pleadings in the case and may be amended in the discretion of the court. The issues shall be tried anew by the court as an equitable proceeding and decree rendered.

- SEC. 4. Record forms. The board of control shall prescribe forms for the registration and record of persons cared for by any child-placing agency licensed under this act, and for reports required by said board from the agencies. The licensee shall keep a record and make reports in the form to be prescribed by said board.
- SEC. 5. Annual report. Every such agency shall file with the board of control, during the month of January of each year, an annual written or printed report, which shall show:
 - 1. The number of children cared for during the preceding year.

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- 2. The number of children received for the first time and the number returned from families.
 - 3. The number placed in homes.
 - 4. The number deceased.
 - 5. The number placed in state institutions.
- 6. The number returned to friends.
- 7. The number and names and number of months of each of those attending school.
- 8. A statement showing the receipts and disbursements of such agency.
- 9. The amount expended for salaries and other expenses, specifying the same.
- 17 10. The amount expended for lands, buildings, and other invest-18 ments.
 - 11. Such other information as the board may require.
- SEC. 6. Inspection. Officers and authorized agents of the board of control may inspect the premises and conditions of such agency at any time and examine every part thereof; and may inquire into all matters concerning such agencies and the children in the care thereof. Said officers and authorized agents of the board of control shall visit and inspect the premises of licensed child-placing agencies at least once every six months and make and preserve written reports of the conditions found, and authorized agents of the state department of health and of the local board of health of the city, village, or town in which a licensed child-placing agency is located may make inspec-10 tion of the premises. The licensees shall give all reasonable informa-11 tion to such inspectors and afford them every reasonable facility for 12 13 obtaining pertinent information.
- 1 Information confidential. No individual who acquires through the operation of the provisions of sections four (4), five (5), and six (6) of this act or from the records provided for in this act, information relative to any agency or relative to any person cared for by such agency or relative to any relative of any such person, shall directly or indirectly disclose such information except upon inquiry before a court of law, in a coroner's inquest, or before some other tribunal, or for the information of the governor, general assembly, board of control, state department of health, or the local board of health where such agency is located. Provided, however, that nothing 9 10 herein shall prohibit the board of control from disclosing such facts 11 to such proper persons as may be in the interest of a child cared for 12 by such agency or in the interest of the child's parents or foster parents and not inimical to the child, or as may be necessary to pro-13 14 tect the interests of the child's prospective foster parents, and provided that nothing herein shall prohibit the statistical analysis by duly authorized persons of data collected by virtue of this act or the 15 16 17 18 publication of the results of such analysis in such manner as will not disclose confidential information. 19
 - SEC. 8. Placement of children. No person other than the parents or relatives of the child within the fourth degree may assume the permanent care and custody of a child under fourteen years of age except in accordance with the provisions of this act, and no person may assign, relinquish, or otherwise transfer to another his rights,

or duties with respect to the permanent care or custody of a child under fourteen years of age unless specifically authorized or required so to do by an order or decree of court, or unless the parent or par-8 9 ents sign a written release attested by two witnesses, of the permanent care and custody of the child to an agency licensed by the board of 10 Neither parent may sign such release without the written 11 12 consent of the other unless the other is dead or hopelessly insane, or for one year immediately preceding has been under indictment for 13 abandoning the family, or is imprisoned for crime, or is an inmate or 14 15 keeper of a house of ill fame, or has been deprived of the custody of 16 the child by judicial procedure because of unfitness to be its guardian, or unless the parents are not married to each other. If the parents 17 are not married to each other, the parent having the care and providing for the wants of the child may sign the release. Children so surrendered may not be recovered by the parents except through 18 19 20 ' 21 decree of court based upon proof that the child is neglected by its 22 foster parent, guardian, or custodian, as neglect is defined by the 23 statute relating to neglected children.

SEC. 9. Inspection of placements. Every month every child-placing agency licensed by the board of control shall report to the board the names of all children placed out by the agency since its preceding monthly report, together with the name and address of the person with whom each child has been placed, and such other information regarding the child and its foster home as may be required by the board. The board of control shall satisfy itself that each licensed child-placing agency is maintaining proper standards in its work, and said board may at any time cause the child and home in which he has been placed to be visited by its agents for the purpose of ascertaining whether the home is a suitable one for the child, and may continue to visit and inspect the foster home and the conditions therein as they affect said child.

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SEC. 10. Authority to agencies. Any institution incorporated under the laws of this state or maintained for the purpose of caring for, placing out for adoption, or otherwise improving the condition of unfortunate children may, under the conditions specified in this act and when licensed in accordance with the provisions of this act:

Receive neglected, dependent, or delinquent children who are under eighteen years of age, under commitment from the juvenile court, and control and dispose of them subject to the provisions of chapter one hundred eighty (180) of the code, 1924.

2. Receive neglected, dependent, and delinquent children under twenty-one and over eighteen years of age, under commitment from the juvenile court, and control and dispose of them as in this act provided.

Receive, control, and dispose of all minor children voluntarily surrendered to such institutions.

SEC. 11. Importation of children. No agency shall bring into the state any child for the purpose of placing him out or procuring his adoption without first obtaining the consent of the board of control, 4 and such agency shall conform to the rules of the board. It shall file with the board a bond to the state, approved by the board, in the penal sum of one thousand dollars, conditioned that it will not know-

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ingly send or bring into the state any child who has a contagious or incurable disease or who is deformed, feeble-minded, or of vicious character; that it will remove any such child who, in the opinion of the board of control, becomes a public charge, or who, in the 10 opinion of the board of control, becomes a menace to the community 11 12 prior to his adoption or within five years after being brought into the state, or who, in the opinion of the board, has been placed in an 13 unsuitable home; that it will place the child under a written contract 14 approved by the board that the person with whom the child is placed 15 16 shall be responsible for his proper care and training. Before any child shall be brought or sent into the state for the purpose of plac-17 18 ing him in a foster home, the agency so bringing or sending such child shall first notify the board of control of its intention so to do, 19 20 which notification shall state the name, age, and personal description 21 of the child and the name and address of the person with whom the child is to be placed, and such other information as may be required 22 23 by the board. The person bringing or sending the child into the 24 state shall report at least once a year and at such other times as the board shall direct, as to the location and well-being of the child so 25 long as he shall remain within the state and until he shall have 26 27 reached the age of eighteen or shall have been legally adopted; pro-28 vided, however, that nothing herein shall be deemed to prohibit a 29 resident of this state from bringing into the state a child for adoption into his own family. In the case of a breach of said bond a con-30 clusive presumption shall prevail that the amount of said bond was 31 32 intended to constitute liquidated damages.

SEC. 12. Exportation of children. Before any child is taken out or sent out of the state for the purpose of placing him in a foster home, otherwise than by parent or guardian, the person or agency so taking or sending him shall give the board of control such notice and information and procure such consent as is specified in section eleven (11), and thereafter shall report to the board at least once each year, and at such other times as the board shall direct, as to the location and well-being of the child until he shall have reached the age of eighteen years or shall have been legally adopted.

SEC. 13. Agreement in child placements. Every agency placing a child in a foster home shall enter into a written agreement with the person taking the child, which agreement shall provide that the agency placing the child shall have access at all reasonable times to such child and to the home in which he is living, and for the return of the child by the person taking him whenever, in the opinion of the agency placing such child, or in the opinion of the board of control, the best interests of the child shall require it. The provisions of this section shall not apply to children who have been legally adopted.

SEC. 14. Proof of relationship. In a prosecution under the provisions of this act or any penal law relating thereto, a defendant who relies for defense upon the relationship of any woman or child to himself shall have the burden of proof.

SEC. 15. Penalty. Every person who violates any of the provisions of this act or who intentionally shall make any false statements or reports to the board of control with reference to the matters con-

4 tained herein, shall be guilty of a misdemeanor and upon conviction shall be punished accordingly.

SEC. 16. Repeal. That sections thirty-six hundred sixty-two (3662), thirty-six hundred sixty-three (3663), thirty-six hundred sixty-four (3664), thirty-six hundred sixty-five (3665), thirty-six hundred sixty-nine (3669), thirty-six hundred seventy (3670), thirty-six hundred seventy-three (3673), thirty-six hundred seventy-four (3674), thirty-six hundred seventy-five (3675), and thirty-six hundred eighty-four (3684) of the code, 1924, be and the same are hereby repealed.

Approved March 28, A. D. 1925.

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CHAPTER 81

PATERNITY

S. F. 134

AN ACT to repeal sections twelve thousand six hundred fifty-eight (12658) to twelve thousand six hundred sixty-seven (12667), both inclusive, code, 1924, relating to children born out of wedlock and to enact a substitute therefor, being an act with reference to proceedings to establish paternity.

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

- SECTION 1. Obligation of parents. The parents of a child born out of wedlock and not legitimized (in this act referred to as "the child") owe the child necessary maintenance, education and support. They are also liable for the child's funeral expenses. The father is also liable to pay the expense of the mother's pregnancy and confinement. The obligation of the parent to support the child under the laws for the support of poor relatives applies to children born out of wedlock.
- SEC. 2. Recovery by mother from father. The mother may recover from the father a reasonable share of the necessary support of the child. In the absence of a previous demand in writing (served personally or by registered letter addressed to the father at his last known residence or in the manner provided for service of original notices) not more than two years' support furnished prior to the bringing of the action may be recovered.
 - SEC. 3. Recovery by others than mother. The obligation of the father as hereby provided creates also a cause of action on behalf of the legal representative of the mother, or on behalf of third persons furnishing support or defraying the reasonable expenses thereof, where paternity has been judicially established by proceedings brought by the mother or by or on behalf of the child or by the authorities charged with its support, or where paternity has been acknowledged by the father in writing or by the part performance of the obligations imposed upon him.
- 1 SEC. 4. Discharge of father's obligation. The obligation of the

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- father other than that under the laws providing for the support of poor relatives is discharged by complying with a judicial decree for support or with the terms of a judicially approved settlement. The legal adoption of the child into another family discharges the obligation for the period subsequent to the adoption.
 - SEC. 5. Liability of the father's estate. The obligation of the father, when his paternity has been judicially established in his life time, or has been acknowledged by him in writing or by the part performance of his obligations, is enforceable against his estate in such an amount as the court may determine, having regard to the age of the child, the ability of the mother to support it, the amount of property left by the father, the number, age, and financial condition of the lawful issue, if any, and the rights of the widow, if any. The court may direct the discharge of the obligation by periodical payments or by the payment of a lump sum.
- SEC. 6. Non-exclusiveness. Proceedings to establish paternity and to compel support by the father may be brought in accordance with the provisions of this act. They shall not be exclusive of other proceedings that may be available on principles of law and equity.
- SEC. 7. Complainants. The proceedings may be brought by the mother, or other interested person or if the child is or is likely to be a public charge, by the authorities charged with its support. After the death of the mother or in case of her disability, it may also be brought by the child acting through its guardian or next friend.
- SEC. 8. Time of bringing complaint. The proceedings may be instituted during the pregnancy of the mother or after the birth of the child, but, except with the consent of the person charged with being the father, the trial shall not be had until after the birth of the child.
- SEC. 9. Jurisdiction. The proceedings shall be entitled in the name of the state against the defendant and shall be brought in the district court in the county in which the alleged father is permanently or temporarily resident, or in which the mother or the child resides or is found. It is not a bar to the jurisdiction of the court, that the complaining mother or child resides in another state.
- SEC. 10. Complaint—where brought. The complaint may be made to any judge or magistrate having power to commit for trial.
- SEC. 11. Form of complaint. The complaint may be made in writing, or oral and in the presence of the complainant reduced to writing by the judge or magistrate or the clerk of the court. It shall be verified by oath or affirmation of the complainant.
- SEC. 12. Substance of complaint. The complainant shall charge the person named as defendant with being the father of the child and demand that he be brought before the judge or magistrate to answer the charge.
- SEC. 13. Process. The judge or magistrate shall issue his warrant for the apprehension of the defendant, directed to any officer in the state authorized to execute warrants, and such warrant may be executed in any part of the state. With the consent of the complainant,

an original notice may be issued in the first instance as in other civil cases, instead of a warrant, which original notice shall be served as in ordinary action.

SEC. 14. Lien and attachment created. From the time of the filing of such complaint, a lien shall be created upon the real property of the accused in the county where the action is pending for the payment of any money and the performance of any order adjudged by the proper court. The district judge may order an attachment to issue thereon without bond, which order shall specify the amount of property to be seized thereunder, and may be revoked at any time by such judge or the district court on a showing made to either for a revocation of the same, and on such terms as such court or judge may deem proper in the premises.

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SEC. 15. Preliminary hearing. Upon the return of the warrant, or upon return of the original notice showing service on the defendant, the judge or magistrate before whom the complaint was made, or, in his absence, any other judge or magistrate having power to commit shall proceed to examine the complainant and any other witnesses and receive any other evidence that may be produced, touching the charge. The defendant shall have the right to be present at the examination and to controvert such charges, if he so desires. The examination shall be reduced to writing.

SEC. 16. Result of preliminary hearing. If the examination fails to show probable cause the defendant shall be discharged without prejudice to further proceedings. If the examination shows probable cause the judge or magistrate shall bind the defendant in bond or recognizance, with sufficient security, to appear at the next term of the district court to be held in the county. On neglect or refusal to furnish such security he shall commit the defendant to jail to be held to answer the complaint. The warrant, the examination reduced to writing, and the security, shall be returned to the court.

SEC. 17. Continuance of trial. If the child is not born at the time set for the trial, the case shall, unless the defendant consents to trial, be continued until the child is born, and the defendant shall remain bound or held until trial.

SEC. 18. Trial. The trial shall be by jury, if either party demands a jury, otherwise by the court, and shall be conducted as in other civil cases. The county attorney, on being notified of the facts justifying a complaint as provided in this chapter, or of the filing of such complaint, shall prosecute the matter in behalf of the complainant. Unless objection is raised by either party to the action the judge shall exclude from the hearing all persons except the employees of the court, witnesses and immediate relatives of the parties involved.

SEC. 19. Absence of defendant. If the defendant fails to appear, the security for his appearance shall be forfeited and shall be applied on account of the payment of the judgment, but the trial shall proceed as if he were present, and the court shall upon the findings of the judge or the verdict of the jury make such orders as if the defendant were in court.

SEC. 20. Effect of death or absence or insanity of mother. If after

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the complaint the mother dies or becomes insane or cannot be found within the jurisdiction, the proceeding does not abate, but the child shall be substituted as complainant. The testimony of the mother taken at the preliminary hearing, and her deposition taken as in other civil cases, may in any such case be read as evidence and in all cases shall be read as evidence if demanded by the defendant.

SEC. 21. Death of defendant. In case of the death of the defendant, after the preliminary hearing, the action may be prosecuted against the personal representative of the deceased with like effects as if he were living, subject as regards the measure of support to the provision of section 5 except that no arrest of such personal representative shall take place or bond be required of him.

SEC. 22. Finding for defendant. If the verdict of the jury at the trial or the finding of the court be in favor of the defendant the costs of the action shall be paid by the county. If there be motion for a new trial, he shall be held until such motion be disposed of; and if a new trial is granted, the same course shall be pursued as in case of a continuance.

SEC. 23. Judgment. If the findings or verdict be against the defendant, the court shall give judgment against him declaring paternity and for support of the child. The judgment shall be for annual amounts, equal or varying, having regard to the obligation of the father under section 1, as the court directs, until the child reaches the age of sixteen years. The payments may be required to be made at such periods or intervals as the court directs. In addition to providing for support, the judgment may also provide for the payment of the necessary expenses incurred by or for the mother in connection with the birth of the child.

SEC. 24. Payment to trustees. The court may require the payment to be made to the mother, or to some person or corporation to be designated by the court as trustee. The payments shall be directed to be made to a trustee if the mother does not reside within the jurisdiction of the court. The trustee shall report to the court annually, or oftener as directed by the court, the amounts received and paid over.

SEC. 25. Security, commitment, probation. The court may require the father to give security by bond with sureties, for the payment of the judgment. In default of such security, when required, the court may commit him to jail. After one year the person so committed may be discharged but his liability to pay the judgment shall not thereby be affected. Instead of committing the father to jail, or as a condition of his release from jail, the court may commit him to the custody of the probation officer or other proper person selected by the court, upon such terms regarding payments and personal reports, as the court may direct. Upon violation of the terms imposed, the court may commit or recommit the father to jail.

SEC. 26. Enforcement on default. Where security is given and default is made in any payment, the court shall cite the parties bound by the security requiring them to show cause why judgment should not be given against them and execution issue thereon. If the amount due and unpaid be not paid before the return day of the citation, and

no cause be shown to the contrary, judgment shall be rendered against those served with the citation for the amount due and unpaid together 8 with costs, and execution shall issue therefor saving all remedies upon the bond for future defaults. The judgment shall be enforceable as 9 other judgments. 10

SEC. 27. Contempt process. The court also has power, on default as aforesaid, to adjudge the father in contempt and to order him committed to jail in the same manner and with the same powers as in case of commitment for default in giving security. The commitment of the father shall not operate to stay execution upon the judgment on the bond.

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- SEC. 28. Desertion statute applicable. The provisions of chapter five hundred ninety-eight (598), code, 1924, relating to desertion and abandonment of children shall have the same force and effect in cases of illegitimacy where paternity has been judicially established, or has been acknowledged by the father in writing or by the furnishing of support, as in cases of children born in wedlock.
- SEC. 29. Agreement or compromise. An agreement or compromise made by the mother or child or by some authorized person on their behalf with the father concerning the support of the child shall be binding upon the mother and child only when adequate provision is fully secured by payment or otherwise and when approved by a court having jurisdiction to compel support of the child. The performance of the agreement or compromise, when so approved, shall bar other remedies of the mother or child for the support of the child.
- SEC. 30. Continuing jurisdiction. The court has continuing jurisdiction over proceedings brought to compel support and to increase or decrease the amount thereof until the judgment of the court has been completely satisfied, and also has continuing jurisdiction to determine the custody in accordance with the interests of the child.
- SEC. 31. Probation. Upon a prosecution hereunder, or entry of a plea of guilty or after conviction, the court, instead of imposing sentence or as a condition of his release, may commit him to the custody of a probation officer or other proper person, upon such terms as to payment of support to or on behalf of the mother or child and as to personal reports, as the court may direct. Upon violation of the terms imposed, the court may proceed to impose the sentence and commit or recommit in accordance with the sentence.
- SEC. 32. Concurrence of remedies. A criminal prosecution shall not be a bar to, or be barred by, civil proceedings to compel support; but money paid toward the support of the child under the provisions of section 31 shall be allowed for and accredited in determining or enforcing any civil liability.
- SEC. 33. Limitation of actions. Proceedings to enforce the obliga-. 2 tion of the father shall not be brought after the lapse of more than two years from the birth of the child, unless paternity has been judicially established, or has been acknowledged by the father in writing or by the furnishing of support.
- 1 SEC. 34. Judgment of other state. The judgment of the court of

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another state rendered in proceedings to compel support of a child born out of wedlock, and directing payment either of a fixed sum or of sums payable from time to time, may be sued upon in this state and made a domestic judgment so far as not inconsistent with the laws of this state, and the same remedies may thereupon be had upon such judgment as if it had been recovered originally in this state.

SEC. 35. Reference in relation to mother and child. In all records, certificates or other papers hereafter made or executed, other than birth records and certificates or records of judicial proceedings in which the question of birth out of wedlock is at issue, requiring a declaration by or notice to the mother of a child born out of wedlock, it shall be sufficient for all purposes to refer to the mother as the parent having the sole custody of the child or to the child as being in the sole custody of the mother and no explicit reference shall be made to illegitimacy, and the term natural shall be deemed equivalent to the term illegitimate when referring to parentage or birth out of wedlock.

SEC. 36. Report to registrar of vital statistics. Upon the entry of a judgment determining the paternity of an illegitimate child the clerk of the district court shall notify in writing the state registrar of vital statistics of the name of the person against whom such judgment has been entered, together with such other facts disclosed by his records as may assist in identifying the record of the birth of the child as the same may appear in the office of said registrar. If such judgment shall thereafter be vacated that fact shall be reported by the clerk in the same manner.

SEC. 37. Operation. This act applies to all cases of birth out of 2. wedlock where birth occurs after this act takes effect, except that 3 section 35 applies to all cases occurring after this act takes effect.

SEC. 38. Repeal. That sections twelve thousand six hundred fiftyeight (12658) to twelve thousand six hundred sixty-seven (12667), both inclusive, code of 1924, be and the same are hereby repealed.

Approved April 2, A. D. 1925.

SCHOOLS

H. F. 87

AN ACT to amend section four thousand two hundred thirty-one (4231) of the code, 1924, relating to the closing of schools for lack of attendance.

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

- SECTION 1. That section four thousand two hundred thirty-one
- 2 (4231) of the code, 1924, be and the same is hereby amended by strik-
- ing out of line nine (9) of said section the word "ten" (10) and in-3 serting in lieu thereof the word "seven" (7).

Approved March 25, A. D. 1925.

CHAPTER 83

SCHOOL DISTRICTS—SECRETARY AND TREASURER

S. F. 5

AN ACT to amend section forty-two hundred twenty-two (4222), code, 1924, relating to the time when the secretary and treasurer of school districts shall be elected and qualify.

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

- SECTION 1. Section forty-two hundred twenty-two (4222), code, 1924, be amended by striking therefrom the words "On the same day" 1
- being the first four words of the section and by inserting in lieu thereof
- the following words "On the first secular day in July".
- SEC. 2. Said section is further amended by adding thereto at the
- 2 close thereof the following:
- 3 "They shall qualify within ten days following their election."
- SEC. 3. This act being deemed of immediate importance shall be
- in full force and effect from and after its publication in the Des Moines
- Daily Record, a newspaper published in the city of Des Moines, Iowa,
- and the Nora Springs Advertiser, a newspaper published in Nora
- Springs, Iowa.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Daily Record March 3, 1925, and the Nora Springs Advertiser March 3, 1925.

W. C. RAMSAY, Secretary of State.

SCHOOL DISTRICTS-SECRETARY AND TREASURER

H. F. 29

AN ACT to amend section four thousand three hundred five (4305) of the code, 1924, relating to bonds of secretaries and treasurers of school corporations, and providing for the payment of the cost of such bonds by school corporations.

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

- 1 SECTION 1. That section four thousand three hundred five (4305)
- 2 of the code, 1924, be and the same is hereby amended by adding at
- 3 the end of said section the following: "If the bond of an association
- 4 or corporation as surety is furnished, the reasonable cost of such bond
- 5 may be paid by the school corporation."

Approved February 25, A. D. 1925.

CHAPTER 85

SCHOOLS AND SCHOOL DISTRICTS

H. F. 139

AN ACT to amend section forty-one hundred eighty-eight (4188) of the code, 1924, relating to dissolution of consolidated school corporations.

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

- 1 SECTION 1. That section forty-one hundred eighty-eight (4188) of
- 2 the code, 1924, be and the same is hereby amended by striking the
- 3 period (.) at the end of line four (4) of subdivision five (5) and sub-
- 4 stituting therefor a comma and adding thereto the following: "pro-
- 5 vided that where no central schoolhouse has been built and no bonds
- 6 issued, no appeal shall be allowed except on the question of the suffi
 - ciency of the petition."

Approved April 3, A. D. 1925.

SCHOOLS AND SCHOOL DISTRICTS

H. F. 235

AN ACT to amend section four thousand two hundred seventy (4270) of the code, 1924, relating to school attendance.

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

- SECTION 1. That section four thousand two hundred seventy
- (4270) of the code, 1924, be and the same is hereby amended by in-
- serting after the word "school" and before the word "any" in line two (2) of said section the following: "children under the age of six years
- when in its judgment such children are not sufficiently mature to be
- benefited by attendance, or".

Approved April 3, A. D. 1925.

CHAPTER 87

SCHOOLS AND SCHOOL DISTRICTS-TUITION

H. F. 236

AN ACT to repeal section forty-two hundred seventy-nine (4279), and to amend section forty-two hundred eighty (4280), code, 1924, relative to school tuition.

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

- SECTION 1. Repeal. Section forty-two hundred seventy-nine (4279), code, 1924, is hereby repealed.
- SEC. 2. Reimbursement of district—conditions. Section forty-two
- hundred eighty (4280), code, 1924, is hereby amended by striking from line two (2) thereof the following: "resides at home and".
- SEC. 3. Publication clause. This act being deemed of immediate
- importance shall take effect and be in force from and after its publi-
- cation in the Iowa Legionaire, published in Des Moines, Iowa, and
 - the Guthrian, published in Guthrie Center, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Sibley Gazette April 16, 1925, and in the Guthrie Center Guthrian April 16, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

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CHAPTER 88

SCHOOLS AND SCHOOL DISTRICTS

H. F. 9

AN ACT to amend, revise, and codify sections forty-one hundred thirty-six (4136), forty-one hundred forty-four (4144), and forty-one hundred forty-eight (4148), code, 1924, relating to the establishment of school districts and to the board of directors therein.

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

SECTION 1. Section forty-one hundred thirty-six (4136), code, 1924, is amended, revised, and codified to read as follows:

"4136. Board in new district—organization. Whenever any new school corporation has been established, such corporation shall organize according to section forty-one hundred forty-four (4144) or forty-one hundred forty-eight (4148), and if such new board is elected, it shall organize as provided in chapter two hundred thirteen (213) except that such organization shall be effected at any time prior to the second day of July following the election of the directors. Upon the election and organization of the new boards, the old boards shall cease to exist except for the purpose specified in the two (2) following sections."

1 SEC. 2. Section forty-one hundred forty-four (4144), code, 1924, 2 is amended, revised, and codified to read as follows:

"4144. When district deemed formed. If a majority of the votes cast at such election is in favor of the proposition, the formation of said independent district shall be deemed effected.

4144-al. Ex officio officers. The board of directors and other officers of the school corporation then holding office in the district affected having the largest population, shall be, ex officio, the officers of said new district in all cases where the population, outside said major district and within the newly formed district, does not exceed twenty-five per cent (25%) of the population of said major district.

12 4144-a2. Tenure of ex officio officers. Said ex officio officers shall serve until the expiration of the time for which they were originally elected."

SEC. 3. Section forty-one hundred forty-eight (4148), code, 1924, is amended, revised, and codified to read as follows:

"4148. New board and treasurer. If the population of the newly formed district, outside the major district specified in section forty-one hundred forty-four-a one (4144-a1), does exceed twenty-five per cent (25%) of the population of such major district, the board of directors of said latter district shall give the usual notice of an election to choose a board of directors, and a treasurer in case such treasurer is required to be elected by the voters."

1 SEC. 4. Publication clause. This act is deemed of immediate im-

2 portance and shall take effect from and after its publication in two 3 (2) newspapers of this state as provided by law.

Approved March 20, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk March 26, 1925, and in the Hampton Chronicle March 26, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 89

SCHOOLS AND SCHOOL DISTRICTS

H. F. 180

AN ACT to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors.

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

- SECTION 1. The board of directors of an independent district composed wholly or in part of a city acting under a special charter and having a population of fifty thousand (50,000) or more may lease, or by a unanimous vote pass a resolution to sell any schoolhouse, school site, or other property acquired for school purposes when in the opinion of said board such sale is for the benefit of the district.
- SEC. 2. Before making a sale, the board shall advertise for bids for said property. Such advertisement shall definitely describe said property and be published by at least one insertion each week for two (2) consecutive weeks in some newspaper having general circulation in the district.
- SEC. 3. The board shall not, prior to two (2) weeks after the said second publication, nor later than six (6) months after said second publication, accept any bid. The board may accept only the best bid received prior to acceptance. The board may decline to sell if all the bids received are deemed inadequate.
- SEC. 4. This act shall be construed as independent of the power vested in the electors by section forty-two hundred seventeen (4217), code, 1924, and as additional thereto.

Approved April 1, A. D. 1925.

COUNTY HIGH SCHOOLS

S. F. 84

AN ACT to amend, revise, and codify section four thousand eighty-one (4081), code, 1924, relating to county high schools.

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

1 SECTION 1. Section four thousand eighty-one (4081), code, 1924,

2 is amended, revised, and codified to read as follows:

- 3 "4081. Duties of secretary and treasurer. The treasurer, in addi-4 tion to his bond as trustee, shall give a bond as treasurer, in such sum
- 5 and with such sureties as may be fixed by the board of supervisors, 6 and receive all moneys from all sources belonging to the funds of the
- 7 school, and pay them out as directed by the board of trustees, upon
- 8 orders drawn by the president and countersigned by the secretary;
- 9 the secretary and the treasurer shall keep an accurate account of all
- moneys received and paid out, and at the close of each year, and
- 11 whenever required by the board, shall make a fully itemized and

12 detailed report."

Approved February 20, A. D. 1925.

CHAPTER 91

SCHOOL FUND

H. F. 318

AN ACT to amend section forty-four hundred eighty-three (4483), code 1924, relating to the management by the board of supervisors of lands belonging to the school fund.

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

- SECTION 1. Section forty-four hundred eighty-three (4483), code 1924, is amended by striking from line six (6) the words "the county"
- 3 and by inserting in lieu thereof the words "a competent".

Approved April 3, A. D. 1925.

EDUCATION OF DEAF CHILDREN

S. F. 141

AN ACT to amend the law as it appears in section forty-three hundred forty-nine (4349), of the code, 1924, relating to the education of deaf children.

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

SECTION 1. That the law as it appears in section forty-three hundred forty-nine (4349), of the code, 1924, be and the same is hereby amended by striking out the word "twelve" in line seven (7) and line ten (10), respectively, and substituting therefor in each of said lines the word "fourteen".

Approved April 3, A. D. 1925.

CHAPTER 93

STATE BOARD OF EDUCATION

S. F. 217

AN ACT to authorize the state board of education to erect, control, and manage dormitories in connection with the state educational institutions.

- 1 SECTION 1. Dormitories at state educational institutions. The state board of education is authorized:
- 1. To erect from time to time at any of the institutions under its control such dormitories as may be required for the good of the institutions.
- 6 2. To rent the rooms in such dormitories to the students, officers, 7 and employees of said institutions at such rates as will insure a reasonable return upon the investment.
- 9 3. To exercise full control and complete management over such 10 dormitories.
 - SEC. 2. Purchase or condemnation of property. The erection of such dormitories is a public necessity and said board is vested with full power to purchase or condemn at said institutions, or convenient thereto, all real estate necessary to carry out the powers herein granted.
- SEC. 3. Title to property. The title to all real estate so acquired and the improvements erected thereon shall be taken and held in the name of the state of Iowa.
- 1 SEC. 4. Borrowing money and mortgaging property. In carrying 2 out the above powers, said board may:

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- 3 1. Borrow money.
 - 2. Mortgage any real estate so acquired and the improvements erected thereon in order to secure necessary loans.
- 6 3. Pledge the rents, profits, and income received from any such 7 property for the discharge of mortgages so executed.
 - SEC. 5. Nature of obligation—discharge. No obligation created hereunder shall ever be or become a charge against the state of Iowa but all such obligations, including principal and interest, shall be payable solely:

1. From the net rents, profits, and income arising from the prop-

erty so pledged or mortgaged,

- 7 2. From the net rents, profits, and income which has not been 8 pledged for other purposes arising from any other dormitory or like 9 improvement under the control and management of said board, or
- 3. From the income derived from gifts and bequests made to the institutions under the control of said board for dormitory purposes.
- SEC. 6. Limitation on discharging obligations. In discharging obligations under the preceding section the dormitories at each of said institutions shall be considered as a unit and the rents, profits, and income available for dormitory purposes at one institution shall not be used to discharge obligations created for dormitories at another institution.
- 1 SEC. 7. Exemption from taxation. All obligations created here-2 under shall be exempt from taxation.
- SEC. 8. Limitation on funds. No state funds shall be loaned or used for this purpose. This shall not apply to funds derived from the net earnings of dormitories now or hereafter owned by the state of Iowa.

Approved April 3, A. D. 1925.

CHAPTER 94

CARE OF SOLDIERS' GRAVES

H. F. 312

AN ACT providing for the payment by the respective boards of supervisors of the several counties for the care of graves of deceased soldiers and sailors of the United States.

- SECTION 1. The board of supervisors of the several counties in this state shall each year, out of the general fund or soldiers' relief fund of their respective counties, appropriate and pay to the owners of, or to the public board or officers having control of cemeteries within the state in which any deceased soldier or sailor of the United States
- 6 is buried, a sum sufficient to pay for the care and maintenance of the 7 lots on which they are so buried, in any and all cases in which provi-

- 8 sion for such care is not otherwise made. Such payment shall be
- 9 made at the rate charged for like care and maintenance of other lots 10 of similar size in the same cemetery, upon the affidavit of the super-
- 11 intendent or other person in charge of such cemetery, that the same
- 12 has not been otherwise paid or provided for.

CHAPTER 95

COUNTY TREASURERS-BONDS-LOSSES

S. F. 114

AN ACT to amend sections one thousand sixty-five (1065) and one thousand sixty-six (1066), code 1924; to provide the amount of the bond to be given by county treasurers, and to provide the method of reimbursing counties for losses of public funds.

- 1 SECTION 1. Amendment. Section one thousand sixty-five (1065), 2 code 1924, is amended by striking from line two (2) thereof the word,
- 3 "treasurers".
- SEC. 2. Amendment. Section one thousand sixty-six (1066), code 1924, is amended by striking from line two (2) thereof the word "treasurers".
- 1 SEC. 3. Amount of bond. The bond of the county treasurer shall 2 be in the sum of ten thousand dollars (\$10,000.00).
- SEC. 4. Losses. All losses of funds in the legal custody of a county treasurer, resulting from any act of omission or commission for which the said treasurer is legally responsible, except losses to the amount of the treasurer's bond, and except losses which are or may be occa-
- 5 sioned by depositing said funds in authorized depositaries, shall be 6 replaced by the several counties of the state as hereinafter directed.
- SEC. 5. Auditor to determine loss. The amount of the loss which is to be replaced shall be determined by the auditor of state from a full and detailed examination made by him, or under his authority, of the accounts of the treasurer in question, which examination shall
- 5 be reduced to writing and filed and retained in the office of said
- 6 auditor.
- 1 SEC. 6. Loss to be apportioned. When the loss which is to be 2 replaced has been determined by said auditor, he shall, in writing
- 3 filed in his office, apportion the same to each county of the state,
- 4 including the county suffering the loss, in the proportion which the
- taxable property of each county bears to the total taxable property
- 6 of all the counties of the state.
- 1 Sec. 7. Certification. The auditor of state shall forthwith certify
- 2 to each county treasurer of the state the amount apportioned to the
- 3 various counties.

- SEC. 8. Counties to remit. Upon receipt of the certificate aforesaid, the county treasurer, except of the county suffering the loss, 3 shall forthwith charge the general fund of his county with the amount apportioned to his county and forthwith remit said amount with interest, if any, to the treasurer of state.
- SEC. 9. Interest. The amount apportioned to a county shall draw interest at the rate of one per cent (1%) per month on and after thirty (30) days from the time the treasurer is notified of the amount 3 4 apportioned to his county.
- SEC. 10. Default—remedy. Should the amount apportioned to a county be not paid, the default shall be reported by the auditor of state to the executive council, and the said council shall, at the first ensuing time of levying state taxes, levy upon all the taxable property 4 of the delinquent county a tax sufficient to raise said apportionment together with a penalty of twenty-five per cent (25%) thereon, and all interest. Said tax shall be collected and remitted to the treasurer of state as other state taxes.
- SEC. 10-a1. Separate fund. The funds received for the purpose of 1 2 reimbursing a county shall be carried by the treasurer of state as a 3 separate fund.
- 1 SEC. 10-a2. Auditor to issue warrant. The auditor of state shall, 2 from time to time, issue his warrant on the various reimbursement 3 funds in favor of the county suffering the loss.
- SEC. 11. Limitation. Nothing in the eight (8) preceding sections shall be construed to relieve any existing surety from any liability 3 accruing prior to January first (1st), nineteen hundred twenty-six 4 (1926).
- SEC. 12. Date effective. This act shall take effect on January first (1st), nineteen hundred twenty-six (1926), at which time each county 3 treasurer shall give a new bond in accordance with section four (4) hereof.

Approved April 3, A. D. 1925.

CHAPTER 96

DEPUTY PROBATION OFFICERS

H. F. 101

AN ACT to amend section thirty-six hundred twelve (3612) of the code, 1924, increasing the number of deputy probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000).

- SECTION 1. Probation officers—number of deputies—salaries. That
- section thirty-six hundred twelve (3612) of the code, 1924, be and the
- same is hereby amended by striking therefrom all of subsection four (4), and inserting in lieu thereof the following:

- "In counties having a population in excess of one hundred twentyfive thousand (125,000), one chief probation officer at a salary not
 to exceed three thousand dollars (\$3000.00) per year, and not to exceed ten deputy probation officers. Three of such deputy probation
 officers may be paid a salary not to exceed twenty-two hundred dollars
 (\$2200.00) per year each, and the remainder of such deputy probation
 officers so employed may be paid a salary not to exceed eighteen hundred dollars (\$1800.00) per year each."
- SEC. 2. Publication clause. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Iowa Legionaire and Plain Talk, newspapers published in the city of Des Moines, Iowa, without expense to the state.

Approved March 31, A. D. 1925.

I hereby certify that the foregoing act was published in the Iowa Legionaire April 3, 1925, and the Des Moines Plain Talk April 2, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 97

COUNTY PUBLIC HOSPITALS

S. F. 271

AN ACT to amend sections fifty-three hundred fifty-three (5353) and fifty-three hundred fifty-nine (5359) of the code, 1924, relating to county public-hospitals in counties containing a population of one hundred thirty-five thousand (135,000) inhabitants or over; authorizing certain cities to sell and dispose of property used for hospital purposes, and repealing all laws inconsistent therewith.

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

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SECTION 1. Special tax authorized: That section fifty-three hundred fifty-three (5353) of the code, 1924, be and the same is hereby amended by striking out all of said section and inserting in lieu thereof the following:

"Section 5353. If the hospital be established, the board of supervisors, at the time of levying ordinary taxes, shall levy a tax at the rate voted not to exceed two (2) mills in any one year for the erection and equipment thereof, and also a tax not to exceed two (2) mills for the improvement and maintenance of the hospital, as certified by the board of hospital trustees; provided, however, in counties having a population of one hundred thirty-five thousand (135,000) inhabitants or over, the levy for improvements and maintenance of the hospital shall not exceed five (5) mills in any one year. The proceeds of such taxes shall constitute the county public hospital fund."

SEC. 2. Powers of trustees—procedure. That section fifty-three hundred fifty-nine (5359) of the code, 1924, be and the same is hereby amended by adding thereto the following as paragraph twelve (12):

"12. In all counties of the state having a population of one hundred thirty-five thousand (135,000) inhabitants or over, and in which

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- there is located a city containing one hundred twenty-five thousand (125,000) population or over, and consolidation of hospital service has been completed as contemplated in this act, said board of hospital trustees shall:
 - 1. Have general supervision and care of all grounds and buildings in said county and city occupied and used for public hospital purposes.
 - 2. Have control and supervision over the physicians, nurses, attendants, and patients in all such hospitals.
 - 3. Establish, maintain and supervise, at a convenient place in such city located in said county, an emergency station for the treatment of emergency cases, including such venereal treatment as may be necessary for the protection of the public.
- 4. Establish, as early as funds are available, as a department in connection with said hospital, a suitable building or place for the isolation and detention of persons afflicted with contagious diseases subject to quarantine."
- SEC. 3. Purpose defined. The purpose of this act is to grant to hospital trustees additional powers, and to consolidate and combine under one management all of the public hospital service of the counties and cities coming within its provisions.
- SEC. 4. Patients. In the management and control of hospitals coming within the provisions of this act, no distinction or discrimination shall be made between city and county patients.
 - SEC. 5. Sale of property. In all cities containing a population of one hundred twenty-five thousand (125,000) inhabitants or over, located in counties in which both a public county and city hospital are being conducted under separate supervision and management, such cities are hereby authorized and directed, when consolidation is completed under this act and upon the recommendation of the board of hospital trustees, to sell the property now owned and used by such cities for hospital purposes, both real and personal, at public or private sale, the proceeds of such sale to be used, first, for the retirement and payment of any outstanding bonds issued in connection with the purchase of such hospital property, and the remainder, if any, shall be turned into the county public hospital fund.
- SEC. 6. Cancellation of authority. Immediately upon the completion of the consolidation of public hospital service as herein authorized, in the counties of this state coming within the provisions of this act, and upon certification by the board of hospital trustees to the board of supervisors of an increased levy as provided for herein for improvement and maintenance of such combined hospital, the authority of cities coming within the terms and provisions of this act to make the levies provided for in paragraphs twenty-six (26) and twenty-seven (27) of section sixty-two hundred eleven (6211) of the code, 1924, and to use any part of its general fund for hospital purposes, and the authority of the board of supervisors in such counties to make contracts for furnishing medical or dental attendance, shall cease.

- SEC. 7. Publication clause. This act being deemed of immediate
- importance shall take effect from and after its publication in two 2
- newspapers of the state as provided by law.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 10, 1925, and in Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 98

SALARIES OF COUNTY OFFICERS

S. F. 138

AN ACT to amend section fifty-two hundred thirty-five (5235), code 1924, relating to the payment of salaries of county officers.

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

- SECTION 1. Section fifty-two hundred thirty-five (5235), code 1924, is amended by inserting a period after the word "county" in line four
- (4) and by striking out all of said section after said period.

Approved March 26, A. D. 1925.

CHAPTER 99

BOARD OF SUPERVISORS

H. F. 347

AN ACT to amend section fifty-four hundred eleven (5411) of the code, 1924, relating to the publishing of proceedings of boards of supervisors.

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

- SECTION 1. That section fifty-four hundred eleven (5411) of the
- code, 1924, be and the same is hereby amended by adding after the word "board" in line ten (10) the following: "All proceedings of each regular, adjourned, or special meeting of the board of super-
- visors, including the schedule of bills allowed, shall be published
- promptly after such meeting."

Approved April 3, A. D. 1925.

FEES OF SHERIFFS

H. F. 331

AN ACT to amend section fifty-one hundred ninety-one (5191) of the code, 1924, relating to fees charged by sheriffs.

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

SECTION 1. That the law as it appears in section fifty-one hundred ninety-one (5191), of the code, 1924, be and the same is hereby amended by adding to subsection two (2) thereof the following:

"In counties having a population of one hundred thousand (100,000) or over, the board of supervisors may contract with the sheriff for the use of an automobile on a monthly basis in lieu of the payment of mileage, in the service of criminal processes."

Approved March 31, A. D. 1925.

CHAPTER 101

ASSISTANT COUNTY ATTORNEY

S. F. 104

AN ACT to amend paragraphs three (3) and four (4) of section five thousand two hundred twenty-nine (5229), code 1924, relating to salary of assistant county attorney.

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

- SECTION 1. That section five thousand two hundred twenty-nine (5229), code 1924, be and is hereby amended as follows: by striking out the word "seventy" at the end of the first line in paragraph three (3) and inserting the word "fifty-eight" in lieu thereof. Also by striking out paragraph four (4) and inserting in lieu thereof the following:

 "4. Fifty-eight thousand and less than one hundred forty thousand."
- 7 "4. Fifty-eight thousand and less than one hundred forty thousand, two thousand dollars (\$2,000.00).
- 9 5. One hundred forty thousand and over, twenty-five hundred 10 dollars (\$2,500.00)."

Approved March 20, A. D. 1925.

FILING OF INSTRUMENTS

H. F. 6

AN ACT to amend section fifty-one hundred seventy-eight (5178) of the code, 1924. relating to the filing of instruments with the county recorder.

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

- SECTION 1. That section fifty-one hundred seventy-eight (5178)
- of the code, 1924, be amended by striking from line three the words "exact time" and inserting in lieu thereof the word "date".

Approved February 14, A. D. 1925.

CHAPTER 103

SUPPORT OF THE POOR

S. F. 48

AN ACT to repeal section fifty-three hundred thirty-one (5331), code, 1924, relating to the support of the poor.

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

SECTION 1. Section fifty-three hundred thirty-one (5331), code, 1924, is repealed.

Approved February 4, A. D. 1925.

CHAPTER 104

CEMETERIES

H. F. 145

AN ACT to amend section sixty-two hundred sixty-one (6261) of the code, 1924, so as to provide for the anticipation of special taxes for cemetery purchase fund in cities and towns.

- SECTION 1. Anticipation of special taxes. That section sixty-two
- hundred sixty-one (6261), of the code, 1924, be and the same is hereby amended by inserting after the word "the" in the third line thereof
- the words "cemetery purchase fund,".

- SEC. 2. Publication clause. This act, being deemed of immediate importance, shall take effect and be in force from and after its publi-
- cation in the Carroll Times, published at Carroll, Iowa, and the Iowa
- Legionaire, published in Des Moines, Iowa, without expense to the

5 state.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Carroll Times April 2, 1925, and in the Iowa Legionaire April 3, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 105

COMPENSATION JUSTICES OF THE PEACE AND CONSTABLES

H. F. 201

AN ACT to amend subsection two (2) of section ten thousand six hundred thirty-nine (10639) of the code, 1924, relating to compensation of justices of the peace and constables.

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

- SECTION 1. That section ten thousand six hundred thirty-nine
- (10639) of the code, 1924, be and is hereby amended by striking out the word "quarterly" in line nine (9) of subsection two (2) thereof
- and substituting in lieu thereof the word "monthly".

Approved April 3, A. D. 1925.

CHAPTER 106

TOWNSHIP HALLS

H. F. 146

AN ACT to amend sections fifty-five hundred seventy-five (5575) and fifty-five hundred seventy-seven (5577) of the code, 1924, relating to township halls.

- SECTION 1. That section fifty-five hundred seventy-five (5575) of
- the code, 1924, be and the same is hereby amended by inserting after the word "dollar" and before the word "on" in line six (6) of said 3
- section the following: "each year for a period not exceeding five (5) 4
- years.'

That section fifty-five hundred seventy-seven (5577) of the code, 1924, be and the same is hereby amended by striking out the word "one" in line six (6) of said section and inserting in lieu

thereof the word "five."

Approved March 25, A. D. 1925.

CHAPTER 107

NOXIOUS WEEDS

H. F. 159

AN ACT to amend section forty-eight hundred twenty-one (4821), code of 1924, relative to destruction of noxious weeds.

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

- SECTION 1. That section forty-eight hundred twenty-one (4821),
- of the code, 1924, be and the same is hereby amended by inserting
- after the word "year" in line three of said section the words, "or the
- city or town council may at any regular meeting fix a date not later
- than that fixed by the board of supervisors of the county in which the
- city or town is situated,".

Approved April 3, A. D. 1925.

CHAPTER 108

GRAVEL

H. F. 119

AN ACT authorizing the counties to enter upon private owned property for the purpose of prospecting for gravel.

- SECTION 1. The board of supervisors, county engineer, or other
- persons employed by the board, may, when it is necessary for the
- public welfare or use, for the purpose of determining whether gravel in sufficient quantities exists to warrant the purchase or condemna-
- tion of a particular piece of land for the taking of gravel, after giving
- written notice to the owner and the person in possession, enter upon
- the land and run a survey, making excavations or borings upon such
- land, and any damage caused thereby shall be paid by the county to
- anyone so damaged, and the amount of damages shall be determined in the manner provided for the awarding of damages in condemnation

- of land for the establishment of highways. No such prospecting shall
- 12 be done within twenty (20) rods of the dwelling house or buildings
- 13 on said land without written consent of the owner.

See Chapter 284.

CHAPTER 109

HIGHWAYS

H. F. 190

AN ACT to amend section four thousand seven hundred seven (4707) of the code, 1924, relating to improvement of the primary and secondary road systems.

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

SECTION 1. That section four thousand seven hundred seven (4707) of the code, 1924, be and the same is hereby amended by striking out the words "at least one of the official newspapers of the county", as they appear in lines eighty-two (82) and eighty-three (83) of said section, and inserting in lieu thereof the following: "a newspaper

of the county having a general circulation in the district affected by

the improvement".

Approved March 20, A. D. 1925.

CHAPTER 110

HIGHWAYS

H. F. 46

AN ACT making it unlawful for any person dragging a highway across a railroad to leave deposits of dirt, gravel, stone or other substance on such railroad.

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

- SECTION 1. If any person engaged in the dragging of a public highway or private way across a railroad shall cause to be deposited any
- dirt, gravel, stone or other substance upon the rails of such railroad, or in such close proximity thereto so that it interferes with, or
- jeopardizes the operation of trains upon such railroad, he shall be
- subject to a fine of not less than twenty-five dollars (\$25.00) nor more
- than one hundred dollars (\$100.00).

Approved March 20, A. D. 1925.

HIGHWAYS

H. F. 117

AN ACT to amend the law as it appears in section forty-seven hundred thirty-one (4731) of the code, 1924, relating to the jurisdiction of boards of supervisors in purchasing or condemning right of way of the primary road system.

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

- SECTION 1. That section forty-seven hundred thirty-one (4731) of the code, 1924, be and the same is hereby amended by inserting after
- 3 the word "drain" in line four (4) thereof, the word ", bridge".

Approved March 31, A. D. 1925.

CHAPTER 112

HIGHWAYS

H. F. 212

AN ACT to amend section forty-six hundred sixty-two (4662) of the code, 1924, relating to disagreements between boards of supervisors as to county line highway matters.

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

SECTION 1. That there is inserted immediately following section forty-six hundred sixty-two (4662) of the code, 1924, the following: "4662-a1. Construction by commission. If the said boards or either of them should, for a period of sixty (60) days, fail to comply with said decision, the said commission shall proceed to locate, construct, alter, or improve said road, bridge, or culvert in accordance with said

8 4662-a2. Primary road—payment. If the improvement be on a primary road, bills therefor duly audited by said commission shall be paid out of the primary road fund allotments of said counties in accordance with said decision.

12 4662-a3. County road—payment. If said road be a county road, or if the improvement be a county bridge or culvert on a township road, bills therefor duly audited by said commission in accordance with said decision shall be forwarded to the auditors of the respective counties, and said auditors shall forthwith draw warrants for the amounts so audited, and the county treasurers shall pay the same as

18 other county warrants."

1 SEC. 2. Publication clause. This act, being deemed of immediate

2 importance, shall take effect and be in force from and after its publica-

3 tion in the Des Moines Daily Record and the Iowa Legionaire, news-

4 papers published in Des Moines, Iowa.

Approved March 31, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record. April 3, 1925, and the Iowa Legionaire April 24, 1925.

W. C. RAMSAY, Sceretary of State.

CHAPTER 113

HIGHWAYS

S. F. 291

AN ACT to amend section forty-seven hundred twenty-four (4724) of the code, 1924, relating to the refunding of primary road bonds.

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

SECTION 1. Refunding bonds. That section forty-seven hundred twenty-four (4724) be amended by inserting immediately preceding

3 the word "should" in line three (3) thereof the following:

"The board of supervisors may refund at any time at a less rate of interest primary road bonds upon which payment has become optional or unmatured primary road bonds with the consent of the owner".

1 SEC. 2. How payable. Section forty-seven hundred twenty-four 2 (4724), code, 1924, is amended by adding thereto the following:

"Any refunding bonds and the interest accruing thereon shall be payable from the same funds from which the original bonds and the interest thereon were payable."

SEC. 3. Publication clause. This act, being deemed of immediate importance, shall take effect from and after its publication in the O'Brien County Bell, a newspaper published in the town of Primghar, Iowa, and the Plain Talk, a newspaper published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the O'Brien County Bell April 16, 1925, and in the Des Moines Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

HIGHWAYS

S. F. 159

AN ACT to amend sections forty-seven hundred thirty-six (4736) and forty-seven hundred thirty-eight (4738) of the code, 1924, relating to the maintenance of the primary roads of the state and the purchase of material and machinery for roads; creating a primary road development fund and providing for the expenditure thereof; providing for the payment of the primary road bonds and providing for the condemnation of real and personal property for use of the highways of the state.

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

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SECTION 1. Highway commission in general authority. That section forty-seven hundred thirty-six (4736) of the code, 1924, is hereby amended by striking paragraphs one and two and substituting in lieu thereof the following:

"The highway commission shall have general authority and supervision over the maintenance of the primary roads outside of cities and towns and along the corporate limit lines thereof, and are hereby instructed to cooperate with the various county boards of supervisors to provide and establish an economical policy of primary road maintenance. In case of disagreement as to policy between the highway commission and the county boards of the various counties the decision of the highway commission as to policy shall be final.

Bills for said work shall be prepared and shall designate the amounts properly chargeable to the individual counties of the state and shall be paid from the counties' allotment of the primary road fund."

SEC. 2. Road machinery. That section forty-seven hundred thirty-eight (4738) of the code, 1924, is hereby amended by adding to the end thereof the following:

"Road machinery purchased by any county out of the primary road fund, and government trucks or tractors used by any county for maintaining primary roads shall be available for use by the highway commission in maintaining the primary roads of said county."

SEC. 3. Primary road development fund-procedure. Before the primary road fund is allotted among the counties each year, there shall be set aside the federal aid road fund and an amount equal to the amount received from the federal government as road aid during the year, to constitute a primary road development fund, which primary road development fund shall be expended under the jurisdiction of the state highway commission for the improvement of primary roads. In the expenditure of the primary road development fund the commission shall have the power to receive bids, award and execute contracts and proceed with the construction work and all the provisions of the primary road law so far as applicable, shall apply to the work done and the expenditure of said fund. The highway commission shall keep a record showing in detail the expenditures from said fund, which records shall show in which counties the expenditures were made and the amount expended in each county. The highway commission shall, prior to the making of any contract

17 involving expenditures from the primary road development fund, file with the board of supervisors detailed plans and specifications, includ-18 19 ing the estimated cost, the character of the improvement proposed, 20 the character of the surface, if any, and the proposed form of contract to be made. Within five days after the making of any such contract, 21 22 the highway commission shall file a copy thereof with the board of 23 supervisors, accompanied by the commission's estimate of additional 24 expenditures above the amount provided in the contract for the work 25 to be performed. For a period of fifteen days after the filing of either 26 of the foregoing, the board of supervisors shall have the right to object to the same or to any part thereof. The objection must be in 27 28 writing, filed with the highway commission, and setting forth the 29 objections with reasonable particularity. If objections are filed the commission shall meet promptly with the board of supervisors at the 30 31 county seat to hear the objections. After such hearings, the commission may make such changes, if any, as conditions justify. 32 33

Upon the completion of any project or contract to be paid for from the primary road development fund the commission shall file with the board of supervisors of the county in which the work has been done a report thereof together with a statement of the total of the

37 project.

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SEC. 3-a. Limitation. If in any year the primary road allotment of any county is not sufficient to maintain the primary roads of said county and pay the maturing principal of primary road bonds authorized by the county prior to April 2nd, 1925, said deficiency shall be made up from the primary road development fund.

Provided that the county's allotment of the primary road fund plus the amount of the primary road development fund made available to the county under this section shall not in any year exceed the total amount of both of said funds which said county would have received if said development fund had been allotted among the counties on the area basis.

- 1 Sec. 4. Machinery and material. The highway commission is 2 authorized to purchase road material and machinery for primary roads after receiving competitive bids and to pay for same out of the primary road development fund.
- SEC. 5. Eminent domain. The state may purchase or condemn any corporate or private personal property, including manufactured or processed commodities that may be needed for the construction, maintenance or repair of the highways of the state, and where condemnation proceedings are instituted they shall be conducted under the provisions of chapters three hundred sixty-five (365) and three hundred sixty-six (366) of the code, 1924.
- 1 SEC. 6. Date effective. This act shall take effect on November 30th, 2 1925, and be in force thereafter.

Approved April 3, A. D. 1925.

CITIES AND TOWNS—STREET IMPROVEMENTS

H. F. 73

AN ACT to provide for refunding bonds issued in payment for street improvements and sewers; to provide for the expense of such refunding bonds, and to provide for the payment of such refunding bonds.

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

- SECTION 1. Refunding bonds. Cities and towns, including cities under special charter, may issue refunding bonds to pay off and take up bonds issued in payment for street improvements and sewers, or to refund any part thereof. No such refunding bonds shall bear an interest rate in excess of that of the bonds refunded.
- SEC. 2. Limitation. Bonds thus issued shall substantially conform to the provisions of chapter three hundred and eleven (311) of the code of 1924, and the face amount thereof shall be limited to the amount of the unpaid special assessments with the interest thereof of the particular issue of bonds sought to be refunded.
- SEC. 3. For refunding only. Said refunding bonds or their proceeds shall be used only to pay street improvement or sewer bonds so taken up.
- 1 SEC. 4. Expense. The expense of such refunding bonds shall be 2 paid out of the city improvement funds.
- SEC. 5. Retirement. When refunding bonds shall be issued to pay street improvement or sewer bonds, all special assessments and sinking funds applicable to the payment of such bonds previously issued, shall be applicable in the same manner, and to the same extent to the payment of the refunding bonds issued hereunder, and all the powers and duties to levy and carry special assessments and taxes, to create liens upon property, and to establish sinking funds in respect to the bonds previously issued, shall continue until refunding bonds shall be paid.
- SEC. 6. Collection of Assessment. The city or town shall collect the special assessments out of which the said bonds are payable and hold the same special and apart in trust for the payment of said refunding bonds, but it shall be in no way liable except for the proper application of said assessment.
- SEC. 7. Publication Clause. This act being deemed of immediate importance, shall be in full force and effect from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 3, 1925, and Des Moines Plain Talk March 5, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 116

CITIES AND TOWNS-FIREMEN

S. F. 152

AN ACT to place a limit upon the hours of duty required of employees of fire departments in certain cities.

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

- SECTION 1. Hours on duty limited. Firemen employed in the fire department of cities of first class including cities under special charter. having a population of twenty-five thousand (25,000) or over, shall not be required to remain on duty for periods of time which will aggregate in each month more than an average of twelve (12) hours per day, and no single period of time, or shift, shall exceed twentyfour (24) hours in length, provided that in cases of serious emergencies such firemen may be required to remain on duty until such emergency has passed, when so ordered by the chief of the department or person 9
- SEC. 2. Limitation. The provisions of section one (1) hereof shall not apply to the chief, or other persons when in command of a fire department, nor to firemen who are employed subject to call only.

Approved April 3, A. D. 1925.

acting in his place.

CHAPTER 117

CITIES AND TOWNS-PLAN COMMISSION

H. F. 383

AN ACT authorizing the creation of city plan commissions in cities and towns of all classes, providing the manner of appointment of members of such commissions, the terms for which they shall serve, defining the powers of such commissions, authorizing the appropriation of money for the expenses thereof, and providing for levying a tax therefor.

- SECTION 1. Plan commission authorized—appointment. The council of each city and town, including commission governed cities and 3 special charter cities, may by ordinance provide for the establishment
- of a city plan commission for such municipality, consisting of not less
- than seven members, who shall be citizens of such municipality and 5
- who shall be qualified by knowledge or experience to act in matters 6 7
- pertaining to development of a city plan and who shall not hold any 8 elective office in the municipal government and who shall be appointed
- 9 by the mayor, subject to the approval of the council.
- Tenure—vacancy—compensation. The term of office of said members shall be five years, except that the members first named

shall hold office for such terms, not exceeding five years, that the terms of not more than one-third of the membership will expire in any one year. If any vacancy shall exist on said commission caused by resignation, or otherwise, the mayor shall appoint a successor for the residue of said term. All members of the commission shall serve without compensation except their actual expenses, which shall be subject to the approval of the council.

- SEC. 3. Organization—rules—report—assistants. Such city plan commission shall choose, annually, at its first regular meeting, one of its members to act as chairman of the commission, and another of its members as vice-chairman, who shall perform all the duties of the chairman during his absence or disability, and shall adopt such rules and regulations governing its organization and procedure as may be deemed necessary; and each year shall make a report to the mayor and council of its proceedings with a full statement of its receipts, disbursements, and the progress of its work for the preceding calendar year. Subject to the limitations contained in this act as to the expenditure of funds, it may appoint such assistants as it may deem necessary and prescribe and define their respective duties and fix and regulate the compensation to be paid to the several persons employed by it.
- SEC. 4. Powers. Such city plan commission shall have full power and authority to make or cause to be made such surveys, studies, maps, plans or charts of the whole or any portion of such municipality and of any land outside thereof which in the opinion of such commission bears relation to a comprehensive plan, and shall bring to the attention of the council and may publish its studies and recommendations.
- SEC. 5. Functions. No statuary, memorial, or work of art in a public place, and no public building, bridge, viaduct, street fixture, public structure or appurtenance, shall be located or erected, or site therefor obtained, nor shall any permit be issued by any department of the municipal government for the erection or location thereof, until and unless the design and proposed location of any such improvement shall have been submitted to the city plan commission and its recommendations thereon obtained; provided, however, that such requirement for recommendations shall not act as a stay upon action for any such improvement where such commission after thirty days written notice requesting such recommendations shall have failed to file same; and said recommendations shall not be necessary as to statuary, memorials or works of art in municipalities where municipal art commissions have been established.
- SEC. 6. Plats submitted for approval. Where such city plan commission exists all plans, plats, or re-plats of subdivisions or re-subdivisions of land embraced in said municipality or adjacent thereto, laid out in lots or plats with the streets, alleys or other portions of the same intended to be dedicated to the public in such municipality shall first be submitted to the city plan commission and its recommendation obtained before approval by the city council.
- 1 SEC. 7. Commission's recommendation. No plan for any street, 2 park, parkway, boulevard, traffic-way, river-front, or other public im-

- 3 provement affecting the city plan shall be finally approved by the 4 municipality, or the character or location thereof determined, unless 5 such proposal shall first have been submitted to the city plan com-
- 6 mission and the latter shall have had thirty days within which to file
- 7 its recommendations thereon.
- SEC. 8. Fund. The council of any such municipality, when it shall have passed an ordinance creating a city plan commission, may annually appropriate a sum of money from the general funds for the
 - nually appropriate a sum of money from the general funds for the payment of the expense of such commission. The said commission
- 4 payment of the expense of such commission. The said commission 5 shall have full, complete and exclusive authority to expend for and
- 6 on behalf of such municipality all sums of money so appropriated.
 7 All gifts, donations or payment whatsoever which are received by
- 8 such municipality for city plan purposes shall be placed in the city
- 9 plan commission fund, to be used by the said commission in the same 10 manner as hereinbefore stated. The said commission shall have no
- 11 power to contract debts beyond the amount of its income for the cur-
- 12 rent year.

CHAPTER 118

CITIES AND TOWNS—EXTENSION OF WATER MAINS

S. F. 13

AN ACT authorizing cities and towns owning waterworks to extend water mains and levy special assessments therefor against the privately owned property.

- 1 SECTION 1. Extension of water mains—assessment. Cities and 2 towns which own and operate waterworks may extend the water mains
- 3 and assess the cost of such extension to abutting property as provided
- 4 in this chapter.
- SEC. 2. Conditions. Such extension, and assessments therefor, may be ordered only when petitioned for by seventy-five per cent (75%)
- 3 of the resident owners of property subject to assessment.
- 1 SEC. 3. Petition—jurisdiction. The petition shall be presented
- 2 to the board of waterworks trustees when such board exists, and, in 3 such case, said board shall have exclusive jurisdiction of such petition.
- such case, said board shall have exclusive jurisdiction of such petition.
 In other cases the petition shall be presented to the council which shall
- 5 have such jurisdiction.
- SEC. 4. Certification by board—order. If the proposed extension is approved by the board of waterworks trustees, it shall certify said petition, together with its written approval thereof, to the council
- 4 which shall thereupon order the extension.
- 1 SEC. 5. Letting contract and execution thereof. Contracts for 2 such extensions shall be let by and executed under the supervision

- of the board of waterworks trustees when such board exists, otherwise by and under the supervision of the council.
- When contract required. If the estimated cost of such extension, not including cost of material, exceeds twenty-five hundred dollars (\$2500.00) the work shall be done under contract which shall 3 4 be entered into and performed as provided in sections six thousand one (6001) to six thousand six (6006), inclusive, code, 1924, in so far 6 as applicable.
 - SEC. 7. Optional construction. If the estimated cost of such extension, not including cost of material, is twenty-five hundred dollars (\$2500.00) or less, the construction may be under contract as heretofore provided or by day labor. If the work is done by day labor, such work shall be under the control and supervision of the said board of trustees or council, as the case may be.
 - Where a pipe in excess of six (6) inches in diameter is used, the assessment against the abutting property shall be limited to what would have been the cost of a six (6) inch pipe; and the difference between the cost of the pipe used and what would have been the cost of a pipe six (6) inches in diameter shall be paid by the water department in cities and towns having a board of waterworks trustees, and in other cities such difference in cost shall be paid out of the water funds, and if such funds are not sufficient then out of the general funds.
- SEC. 9. Certification of cost. If said extension is made by or under the supervision of said board of trustees, it shall, after the work is completed, certify the cost thereof to the council, and the council shall 3 4 levy the special assessments in the manner provided in this chapter.
- 1 Assessments—how made. Special assessments shall be made and collected in accordance with sections six thousand twentyone (6021) to six thousand thirty-four (6034), inclusive, of the code, 1924, in so far as applicable.
- Rebates. The owners of property so assessed shall be 1 SEC. 11. 2 rebated annually from water dues until such time as the amount of 3 water dues equals the amount of assessment and interest paid by such 4 owner.
- SEC. 12. Repayment. When an extension is carried one thousand (1000) feet or more across unplatted lands, repayment of the amount of the assessment and interest shall be made to the owner at the end of ten (10) years from the date of the assessment, unless such owner has made connection and used the water from such mains, in which event repayment shall be made by rebates of water dues, as heretofore provided.
- 1 Nonapplicability of statute. This chapter shall not apply to cities operating waterworks under chapter three hundred fourteen (314) of the code, 1924, nor to cities having a population of thirty-five thousand (35,000) or more, acting under the city manager plan, nor to cities having a population of seventy thousand (70,000) or more, acting under the commission plan of government.

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- 1 SEC. 14. Publication clause. This act is deemed of immediate im-
- 2 portance and shall take effect from and after its publication in two (2)

newspapers of this state as provided by law.

Approved March 26, A. D. 1925.

I hereby certify that the foregoing act was published in the Eldora Herald April 2, 1925, and Des Moines Plain Talk April 2, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 119

CITIES AND TOWNS-ART GALLERIES

H. F. 42

AN ACT authorizing the establishment of municipal art galleries in cities having a population of fifty thousand (50,000) or more, including cities acting under special charter, providing for the appointment of a board of art trustees for the management of such art galleries, and fixing the duties, powers and responsibilities of such board.

- SECTION 1. Establishment authorized. Cities having a population of fifty thousand (50,000) or more, including cities acting under special charter, may provide for the establishment and maintenance of a municipal art gallery which, under proper regulations, shall be open to the use of the public, and may purchase, erect, or rent buildings or rooms or use any available property belonging to such city, suitable for this purpose, and provide for the compensation of necessary employees.
- SEC. 2. Board of trustees. In any city in which a municipal art gallery has been established, there shall be a board of art trustees consisting of five, seven, or nine members to be appointed by the mayor, by and with the approval of the city council, which shall also establish by ordinance the number to be appointed.
- Tenure. Of such trustees so appointed on boards to consist of nine members, three shall hold office for two years, three for 3 four years, and three for six years; on boards to consist of seven members, two shall hold office for two years, two for four years, and 4 three for six years; and on boards to consist of five members, one 5 shall hold office for two years, two for four years and two for six years, from the first day of July following their appointment in each case. At their first meeting they shall cast lots for their respective terms and report the result of such lot to the council. All subsequent appointments, whatever the size of the board, shall be for terms of 10 six years each, except to fill vacancies. 11
 - SEC. 4. Qualification. Only bona fide citizens and residents of the city or town, male or female, over the age of twenty-one years, shall be eligible to membership.
 - 1 Sec. 5. Vacancy. The removal of any trustee permanently from

- the city, or his absence from six consecutive regular meetings of the board, except in case of sickness or temporary absence from the city, 3 4 without due explanation of absence, shall render his office as trustee 5 vacant.
- SEC. 6. Mayor to appoint to fill vacancy. Vacancies in the board 2 shall be filled by appointment by the mayor, by and with approval of 3 the city council, such appointees to fill out the unexpired term for which the appointment is made. 4

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- Compensation. Members of said board shall receive no SEC. 7. compensation for their services.
- SEC. 8. Use of art galleries. In any such city where there is an art institute or art school or other organization whose purpose is the teaching of art or the promotion and development of public interest in art, the board of trustees may make any contracts with such institutions for the special use of such art gallery or for the joint care of same as may in any lawful manner be mutually agreed upon between them; but no such city shall contribute any money for the support of any such private institution and no officer or employee of such private institution shall be a member of such board.
- SEC. 9. Powers of board. Such board of art trustees shall have and exercise the following powers:
- To meet and organize by the election of one of their number as president of the board, and by the election of a secretary and such other officers and committees as the board may deem necessary.
- To have charge, control and supervision of the public art gallery, its works of art, appurtenances, fixtures and buildings or rooms containing the same, directing and controlling all the affairs of such art gallery.
- To employ a director and such assistants and employees as may be necessary for the management of said art gallery and fix their compensation; but, prior to such employment, the compensation of such supervisor, assistants and employees, shall be fixed for the term of employment by a majority vote of such board of art trustees and such compensation shall not be increased during such period of employment.
- To remove such director, assistants or employees by a vote of two-thirds of such boards for misdemeanor, incompetency or inattention to the duties of such employment.
- To accept on behalf of the city, gifts or works of art; to select and make purchases of pictures, portraits, paintings, statuary and relics, and other objects of art, in the original and in replicas or copies, books, periodicals, papers and journals on the subject of art, furniture. fixtures, stationery, and supplies for such art gallery.
- To receive, hold and dispose of all gifts, donations, devises and bequests that may be made to the city for the purpose of establishing. increasing, or improving such art gallery; but when any such gift, donation, devise or bequest shall be conditioned upon any act of the city, the city council must first determine whether such condition can or shall be complied with.
- 7. To make and adopt, amend, modify, or repeal by-laws, rules. regulations, not inconsistent with law, for the care, use, government,

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and management of such art gallery and the business of said board,

34 fixing and enforcing penalties for the violation thereof.

8. To have exclusive control of the expenditures of all taxes levied for the purposes, as provided by law, and of the expenditure of all moneys available by gift, or otherwise for the erection of art buildings or for the promotion of such art galleries and of all other money belonging to the art gallery fund.

Said board shall keep a record of all of its proceedings.

- SEC. 10. Funds for maintenance. The city council may appropriate each year not to exceed five per cent (5%) of the general fund for the purpose of maintaining and enlarging such art gallery and for defraying the necessary expenses connected therewith, including the maintenance of the building in which such gallery is housed, water, light, heat and power and the salary of the director and his assistants.
- SEC. 11. Separate funds. All moneys received and set apart for the maintenance of such art gallery shall be deposited in the treasury of such city to the credit of the art gallery fund and shall be kept by the treasurer separate and apart from all other moneys and paid out upon the orders of the board of art trustees signed by its president.
- SEC. 12. Report. Each year the board of art trustees shall make to the council a report for the year ending December 31st, containing a statement of the condition of the art gallery, the number of pictures, portraits, paintings, statuary or relics contained in the gallery, and all additions thereto, the amounts of fines collected, the amount of donations, devises and bequests received during the year and the amount of money expended in the maintenance of such art gallery, together with such further information as may be deemed important.
- SEC. 13. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Des Moines Register at Des Moines, Iowa, and in the Daily Times at Davenport, Iowa, without expense to the state.

Approved February 13, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Register February 16, 1925, and in the Davenport Daily Times February 17; 1925.

W. C. RAMSAY, Secretary of State.

See chapter 128.

CITIES AND TOWNS—SEWERS

S. F. 292

AN ACT to authorize certain cities or towns to contract for the joint use of sanitary sewer systems in such cities or towns for outlet purposes; to construct the necessary connecting line or lines of sanitary sewers in furtherance of such contract and to levy special assessments on benefited property for the cost thereof and providing for the payment of annual charge therefor.

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

SECTION 1. Joint action cities. When the boundary limits of cities or towns join and such cities or towns are located upon or adjacent to a river or stream, which furnishes drainage for such cities or towns, or either of them, and is also the source of water supply for the inhabitants of either or all of said cities or towns, such cities or towns are authorized to contract with each other for the joint use of the sanitary sewer system of either of such cities or towns for the purpose of furnishing a joint outlet therefor and to make provision therein for the payment of an agreed consideration for such joint use including an annual charge for the same.

SEC. 2. Procedure—special assessment—limitation. When any two such cities or towns shall have so contracted with each other for the 3 joint use of such sanitary sewer system for outletting purposes, the 4 city or town obligating itself to pay a consideration for the use of the sanitary sewer system of the other city or town shall have the authority to build the necessary line or lines of sanitary sewer to connect 6 the sanitary sewer system of such city or town with the sanitary sewer system of such other city or town and may levy a special 9 assessment against all of the property in said city or town which 10 abuts upon any line of sanitary sewer therein, or which is adjacent 11 thereto, for the payment of the cost of constructing such connecting 12 line or lines of sewer and the amount agreed to be paid for the use 13 of the sanitary sewer system of such other city or town as an outlet, 14 except the annual charge agreed upon. Said special assessments to be in proportion to the benefits received by such property and such 15 16 assessments to be made in the same manner as provided for in chapter 17 three hundred eight (308), of the code, 1924, and amendments thereto; 18 provided, however, that the provisions of said chapter, as to the adoption of a resolution of necessity and the letting of contracts for 19 20 street improvements or sewers, shall not apply to the making of the contract for the joint use of such sanitary system for outletting 21 22 purposes.

SEC. 3. Provisions applicable—resolution—hearing—notice. The provisions of section five thousand nine hundred ninety-three (5993), code of Iowa, 1924, relative to preliminary plat and schedule shall not apply to this act but before the preparation of the plat and schedule for the levying of the special assessments authorized herein, the city or town council shall by resolution describe the property abutting upon any line of sanitary sewer in such city or town, or

- adjacent thereto, which it is contemplated to assess for the cost and 9 expense of constructing such connecting line or lines of sewer and the amount agreed upon to be paid for the use of the sanitary sewer 10 11 system of such other city or town, except the annual charge agreed upon; hearing shall be had upon such resolution at a date fixed by 12 the city council and notice of said hearing shall be given by two 13 publications in each of two newspapers published in said city or town, 14 if there be that number, otherwise in one and by hand bills posted 15 in conspicuous places along the line or lines of such sanitary sewers 16 in said city or town. Said notice shall describe the property proposed 17 to be assessed and said hearing shall be not less than twenty days after the date of the first publication of said notice; any property 18 19 20 owner whose property it is contemplated to assess may appeal and 21 protest against the passage of said resolution.
 - SEC. 4. Certificates—bonds. Sewer certificates or sewer bonds may be issued in anticipation of the special assessments authorized by this act and the same negotiated, as provided for in chapter three hundred eleven (311), code of Iowa, 1924.
 - SEC. 5. Annual charge—how payable. The annual charge agreed upon by said cities or towns in such contract may be paid from either the proceeds of the sewer fund tax or the sewer outlet and purifying plant tax provided for in sub-divisions five (5) and seven (7) of section sixty-two hundred eleven (6211) of the code, 1924.
- SEC. 6. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in two newspapers of the state at the legal rate of publication.

I hereby certify that the foregoing act was published in the Clarion Monitor April 15, 1925, and in the Clermont Enterprise April 16, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 121

CITIES AND TOWNS-STATE PARKS

S. F. 241

AN ACT authorizing cities to appropriate money to aid in the purchase of state parks and to issue bonds for the payment of same and to levy a tax for the payment of the principal and interest of such bonds.

- 1 SECTION 1. Cities may purchase. That any one or more cities 2 having a population of thirty-five hundred or over, situated in counties
- having a population of one hundred fifty thousand or over, may
- 4 through action of its city council expend money to aid in the pur-
- 5 chase of land within the county for state parks which, when pur-

- 6 chased, shall be the property of the state of Iowa, to be cared for as 7 state parks. The amount to be paid by such city or cities shall in
- 8 no event exceed one-half of the total purchase price of the land in-
- 9 volved in any single purchase, and in no event shall the total amount
- 10 paid by such city or cities in any single purchase exceed the sum of
- 11 fifty thousand dollars.
- 1 SEC. 2. Funds available. Any such city or cities aiding in the
- 2 purchase of land for state parks, as provided for in section one hereof,
- .3 may pay for the same out of the general fund, or the park fund, or 4 may issue bonds for the payment of the same and levy a tax for the
 - 5 payment of such bonds and the interest thereon.
- 1 SEC. 3. Publication clause. This act being deemed of immediate
- 2 importance shall be in full force and effect from and after its passage
- 3 and publication in the Des Moines Capital and the Des Moines Register,
- 4 newspapers published in the city of Des Moines, Iowa.

I hereby certify that the foregoing act was published in the Boone News Republican April 11, 1925, and in the Brooklyn Chronicle April 16, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 122

CITIES AND TOWNS-LIGHTING DISTRICTS

S. F. 243

AN ACT authorizing city councils of cities of the first class to divide such cities into two districts for lighting purposes, to be designated as "metropolitan lighting district" and "general lighting district", and to levy a special tax of not to exceed two mills on the property in such metropolitan lighting district, in addition to all other taxes now authorized by law, to defray the expense of lighting such district.

- 1 SECTION 1 Two districts permitted. In any city of the first class,
- 2 where streets are now or may hereafter be lighted by electroliers or
- 3 similar devices, the city council of such city may by ordinance divide
- 4 such city into two districts for lighting purposes; one to be known as
- 5 the "Metropolitan Lighting District", to embrace all of the property
- 6 abutting upon streets lighted by electroliers or similar lighting de-
- 7 vices, and the other to be known as the "General Lighting District",
- 8 to embrace all of the area of such city not included in such Metropoli-
- 9 tan Lighting District.
- 1 SEC. 2. Special tax permitted. When any such city has been so 2 divided into lighting districts, the city council of such city may levy
- 3 a special tax upon the property embraced in such Metropolitan Light-
- 4 ing District, in addition to all other taxes provided by law, not to
- 5 exceed two mills to defray the expense in connection with the lighting

- of such district; such special tax to be paid at the same time and in the same manner as general taxes. 7
- SEC. 3. Publication clause. This act being deemed of immediate importance shall take effect from and after its publication in two
- newspapers in the state at the rate provided by law.

I hereby certify that the foregoing act was published in the Baxter New Era April 16, 1925, and in the Belle Plaine Union April 9, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 123

CITIES AND TOWNS

S. F. 315

AN ACT to amend section one hundred thirteen (113), code 1924, relating to examinations by the auditor of state of the accounts of cities and towns.

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

- Frequency of examinations. Section one hundred SECTION 1.
- thirteen (113), code 1924, is amended by striking from line five (5) 2
- the word, "biennially" and by inserting in lieu thereof the words, "to
- be made at least once each two (2) years".
- SEC. 2. Publication clause. This act is deemed of immediate importance and shall take effect from and after its publication in two
- (2) newspapers of this state as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Estherville Enterprise April 15, 1925, and in the Estherville Republican April 15, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 124

CITIES AND TOWNS

H. F. 158

AN ACT to amend section forty-eight hundred seventeen (4817) of the code, 1924, making the provisions of chapter two hundred forty-six (246), relative to weeds, enforceable by cities and towns under special charter.

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

SECTION 1. That section forty-eight hundred seventeen (4817) of

2 the code, 1924, be and the same is hereby amended by inserting after

- the comma in line six thereof, the words, "including cities under special charter,". Further amend by striking from line six (6) of
- said section the words "irrespective of their local form of govern-

ment.".

Approved April 3, A. D. 1925.

CHAPTER 125

MUNICIPAL COURTS—SALARIES

H. F. 301

AN ACT to amend sections fifty-two hundred thirty-five (5235) and ten thousand six hundred eighty-eight (10688) of the code, 1924, relating to the payment of salaries for the clerk of the district court, his deputies and clerks, and the salaries of municipal judges, clerks, bailiffs and deputies.

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

- SECTION 1. Salaries payable from expense fund. That section fiftytwo hundred thirty-five (5235) of the code, 1924, be amended by striking out the period at the end thereof and adding the following: ", provided, however, that the salaries fixed by sections fifty-two hun-5 dred thirty (5230) and fifty-two hundred thirty-one (5231) may be paid from the court expense fund."
- 1 SEC. 2. Alternate between county and city. That section ten thousand six hundred eighty-eight (10688) of the code, 1924, be amended 2 by striking from the last paragraph of said section, all following the 3 word "the" in line six (6) of said paragraph, and inserting in lieu thereof the following: "court expense fund of the county. Each 5 month thereafter such payments shall alternate from the city to the county expense fund of the county in like manner."
- SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record and Plain Talk, newspapers published in Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 15, 1925, and in the Des Moines Plain Talk April 16, 1925.

W. C. RAMSAY, Secretary of State.

CITIES AND TOWNS-POWERS AND DUTIES OF MAYORS

H. F. 19

AN ACT to amend, revise, and codify paragraph seven (7) of section fifty-six hundred thirty-nine (5639), code, 1924, relating to the powers and duties of mayors of cities and towns.

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

- SECTION 1. Paragraph seven (7) of section fifty-six hundred thirtynine (5639), code, 1924, is amended, revised, and codified to read as follows:
- "7. Hold police court. Until a police judge or judge of superior court shall be elected and qualifies in cities entitled to elect such officer, the mayor shall have all the powers and jurisdiction and shall hold the police court in such manner as is required of such judge."

Approved February 6, A. D. 1925.

CHAPTER 127

CHIEF OF POLICE—CIVIL SERVICE RIGHTS

H. F. 33

AN ACT to amend section fifty-six hundred ninety-nine (5699) of the code, 1924, relating to the civil service rights of officers appointed to the position of chief of police.

- 1 Section 1. That section fifty-six hundred ninety-nine (5699) of 2 the code, 1924, be and the same is hereby amended by adding at the
- end of said section the following: "A police officer under civil service
- 4 may be appointed chief of police without losing his civil service status, 5 and shall retain, while holding the office of chief, the same civil service
- 6 rights he may have had immediately previous to his appointment as
- 7 chief, but nothing herein shall be deemed to extend to such individual 8 any civil service right upon which he may retain the position of chief."
 - Approved February 25, A. D. 1925.

CITIES AND TOWNS-OFFICIAL REPORTS

S. F. 146

AN ACT to amend, revise, and codify sections fifty-six hundred sixty-one (5661), fiftysix hundred seventy-eight (5678), fifty-seven hundred ninety-nine (5799), fifty-eight hundred sixty-six (5866); to amend sections fifty-eight hundred twenty-two (5822), fifty-eight hundred thirty-two (5832), sixty-one hundred fifty-nine (6159), and sixty-one hundred seventy-seven (6177), code 1924, relating to reports by municipal officers, boards, and commissions; to define a municipal fiscal year; and to provide for an annual report by the public comfort station commission, and by the board of trustees of waterways in certain either and section through (12) of house file numbers. of waterworks in certain cities; and to amend section twelve (12) of house file number forty-two (42) of the acts of the 41st G. A., relating to reports by the boards of art trustees.

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

SECTION 1. Section fifty-six hundred sixty-one (5661), code 1924, 2

is amended, revised, and codified to read as follows:

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3 "5661. Statement of supplies. In all cities, each officer or board 4 in charge of any department shall furnish and file in the city clerk's office, thirty days before the beginning of each fiscal year, a sworn detailed statement of the supplies necessary for his or its department during the next fiscal year."

1 SEC. 2. That section fifty-six hundred seventy-eight (5678), code 2 1924, is amended, revised, and codified to read as follows: 3

"5676-a1. Fiscal year. The fiscal year for all cities and towns, and for all departments, boards, and commissions thereof shall begin on the first day of April each year and end on March thirty-first (31st) This section shall apply to cities acting under special following. charters.

5676-a2. Accounting officers—reports. All accounting officers of all boards, commissions, departments, and offices within the municipality receiving or disbursing public funds shall file with the auditor or clerk within thirty (30) days from the expiration of the municipal fiscal year, a detailed report in writing showing the receipts and disbursements of all funds in the department, board, or commission in question for said fiscal year.

5678-a1. Enforcement of duty. The auditor or clerk may institute legal proceedings to enforce the making of said reports.

5676-a3. Penalty. The failure to make the said report shall constitute a misdemeanor."

SEC. 3. Section fifty-seven hundred ninety-nine (5799), code 1924, is amended, revised, and codified to read as follows:

"5799. Annual report. It shall make an annual detailed report to the council immediately after the close of each municipal fiscal year of the amounts of money expended and the purposes for which used, and such annual statement shall be published as part of the annual municipal report."

SEC. 4. Section fifty-eight hundred twenty-two (5822), code 1924, is amended by inserting in line twenty-one (21), and immediately

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after the word "shall" the following: ", immediately after the close of each municipal fiscal year,".
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- SEC. 5. Section fifty-eight hundred thirty-two (5832), code 1924, is amended by striking from lines eleven (11) and twelve (12) the following words: "on or before the fifteenth day of January of each year", and by inserting in lieu of said stricken words the following: "immediately after the close of each municipal fiscal year".
- SEC. 6. That there is inserted immediately following section fifty-eight hundred forty-three (5843), code 1924, the following:
 "5843-a1. Report. Said commission shall, immediately after the
- "5843-a1. Report. Said commission shall, immediately after the close of each municipal fiscal year, make a detailed report in writing to the council of all money received and disbursed by it."
- SEC. 7. Section fifty-eight hundred sixty-six (5866), code 1924, is amended, revised, and codified to read as follows:

 "5866. Report. The board of trustees shall, immediately after the
 - "5866. Report. The board of trustees shall, immediately after the close of each municipal fiscal year, make to the council a report containing a statement of the condition of the library, the number of books added thereto, the number circulated, the number not returned or lost, the amount of fines collected, and the amount of money expended in the maintenance thereof during such year, together with such further information as it may deem important."
- 1 SEC. 8. Section sixty-one hundred fifty-nine (6159), code 1924, is 2 amended by striking from said section the word "April".
 - SEC. 9. That there is hereby inserted immediately following section sixty-one hundred fifty-nine (6159), code 1924, the following: "6159-a1. Annual report. Said trustees shall, immediately after the close of each municipal fiscal year, file with the city clerk, a detailed written report of all money received and disbursed by said board for said fiscal year."
- SEC. 10. Section sixty-one hundred seventy-seven (6177), code 1924, is amended by striking from line eighteen (18) the period after the word "report" and by adding the following: "covering the last preceding municipal fiscal year."
 - SEC. 11. Section twelve (12) of house file number forty-two (42) of the acts of the forty-first (41st) general assembly as the same now appears on file in the office of the secretary of state is amended by striking from said section twelve (12) the following words:

"Each year the board of art trustees shall make to the council a report for the year ending December 31st, containing" and by inserting in lieu of said stricken words the following:

"Immediately after the close of each municipal fiscal year, said board shall file with the council a written report which shall cover the last preceding fiscal year and contain".

SEC. 12. Publication clause. This act is deemed of immediate importance and shall take effect from and after its publication in two

(2) newspapers of this state as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Knoxville Journal April 16, 1925, and in the Belmond Herald-Press April 15, 1925. W. C. RAMSAY, Secretary of State.

CHAPTER 129

CITIES AND TOWNS

S. F. 218

AN ACT to amend section five thousand six hundred sixty-nine (5669), chapter two hundred eighty-seven (287) of the code, 1924, relating to city assessors.

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

SECTION 1. Section five thousand six hundred sixty-nine (5669) is hereby amended by striking lines one (1), two (2) and three (3) of the second paragraph and inserting in lieu thereof the following:

"In cities of the first class having a population of more than twenty-five thousand (25,000) and less than forty-five thousand (45,000) the compensation of the assessor shall be eighteen hundred dollars (\$1800.00) per annum and in those of less population not more". 5

Approved April 3, A. D. 1925.

CHAPTER 130

CITIES AND TOWNS

H. F. 140

AN ACT to amend section five thousand seven hundred twenty-one (5721) of the code, 1924, relating to revision of ordinances.

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

SECTION 1. That section five thousand seven hundred twenty-one (5721) of the code, 1924, be and the same is hereby amended by adding thereto the following:

"When a town revises its ordinances, it shall file a typewritten copy of the revision in the office of the town clerk and publish a notice once each week for three (3) consecutive weeks in a newspaper published in the town, stating that its ordinances have been revised and that

a copy of the revision is on file in the clerk's office for public inspec-

- tion. The notice shall give the number and title of each ordinance.
- In case no newspaper is published in the town, the town clerk shall 10
- 11 post the notice in three (3) public places within the town."

Approved April 3, A. D. 1925.

CHAPTER 131

CITIES AND TOWNS-MARKETS

S. F. 41

AN ACT to amend, revise and codify section fifty-seven hundred sixty-eight (5768) of the code, 1924, relating to markets in cities and towns and making provision for the fixing and collection of charges for occupancy of space in such market.

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

- SECTION 1. That section fifty-seven hundred sixty-eight (5768) of the code, 1924, be and the same is hereby amended as follows: By striking out the comma (,) after the word "city" in line nineteen (19) and inserting a period (.) and by striking out all of the remainder of the section beginning with the word "or" in line nineteen (19), and
- inserting in lieu thereof the following:
- "They may, by ordinance, fix reasonable charges to be paid by those occupying spaces in market places and provide for the collection of such charges. Charges so collected shall be used solely for the pur-
- pose of improving market places and to defray the actual expense of 10

the city in conducting the same."

Approved February 11, A. D. 1925.

CHAPTER 132

COMMUNITY CENTER HOUSES

H. F. 114

AN ACT to amend section fifty-eight hundred thirty-two (5832) of the code, 1924, relating to community center houses and recreation grounds.

- SECTION 1. That section fifty-eight hundred thirty-two (5832) of the code, 1924, be and the same is hereby amended by striking from said section the first six (6) lines thereof and by inserting in lieu of

- the lines so stricken, the following: "The city council shall have charge

- of community centers or the council may appoint from the residents
- of the district, three persons specially fitted and interested in such
- work, who shall be known as the community center board. After its
- appointment, such board shall have charge of the".

Approved April 3, A. D. 1925.

CHAPTER 133

CITIES AND TOWNS-HOSPITAL TRUSTEES

H. F. 40

AN ACT to amend section fifty-eight hundred sixty-seven (5867) of the code, 1924, relating to the election of hospital trustees by cities, by providing for additional trustees and the appointment thereof.

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

SECTION 1. That section fifty-eight hundred sixty-seven (5867) of the code, 1924, be and the same is hereby amended by adding to said

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- section the following: "Cities having a population of fifty thousand (50,000) or over which
- have a hospital board of trustees consisting of three members may by ordinance increase the number of members to five and provide for
- the appointment of one of the additional members until the next suc-
- ceeding general or city election, and for the appointment of the other
- additional member until the second succeeding general or city election. Thereafter, the terms of office of such additional members shall 10
- 11 be six years."
 - SEC. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines
- Capital and Des Moines Register, newspapers published in the city
- of Des Moines, Iowa, without expense to the state.

Approved February 7, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Capital February 9, 1925, and in the Des Moines Register February 9, 1925.

W. C. RAMSAY, Secretary of State.

CITIES AND TOWNS

S. F. 270

AN ACT to amend section five thousand nine hundred forty (5940) of the code, 1924, relating to the establishment, repair and improvement of streets and public grounds and providing a method for the payment of the cost thereof.

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

- SECTION 1. That section five thousand nine hundred forty (5940)
- of the code, 1924, be and the same is hereby amended by striking from
- said section the period (.) at the end thereof, and by inserting in lieu
- thereof a comma (,) and adding thereto immediately following said comma the words, "as provided in chapter three hundred eight (308) of the code 1924"
- of the code, 1924.
- SEC. 2. This act being deemed of immediate importance shall be in
- full force and effect from and after its passage and publication in two
- newspapers of the state at the legal rate of publication.

Approved March 31, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk April 2, 1925, and the Des Moines Daily Record April 3, 1925. W. C. RAMSAY, Secretary of State.

CHAPTER 135

CITIES AND TOWNS-SEWERS

H. F. 104

AN ACT to amend section five thousand nine hundred seventy-four (5974) of the code, 1924, relating to definitions in the chapter entitled street improvements, sewers and special assessments.

- SECTION 1. Definition. That section five thousand nine hundred 2 and seventy-four (5974) of the code, 1924, be and the same is hereby amended by adding the following as subdivision five (5) thereof:
- The word 'sewer' shall include structures designed to control
- streams and surface waters flowing into sewers, and the words 'cost
- of construction of sewers' shall include the cost of acquisition of lands
- and easements for the control of such waters flowing into sewers.
- SEC. 2. Publication clause. This act being deemed of immediate 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 Iowa Labor News, a newspaper published in
- 5 Burlington, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Iowa Labor News April 9, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 136

CITIES AND TOWNS-SEWERS

S. F. 15

AN ACT to amend section six thousand fifteen of the code, 1924, relating to the construction, reconstruction or repairing of sewers and providing a method of payment therefor.

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

- 1 SECTION 1. That section six thousand fifteen (6015) of the code,
- 2 1924, be and the same is hereby amended by striking from line two
- 3 (2) the words "of reconstructing or repairing" and substituting the
- 4 words "of the construction, reconstruction or repairing of".
- 1 SEC. 2. This act being deemed of immediate importance shall be in
- 2 full force and effect from and after its passage and publication in the
- 3 Des Moines Capital and Des Moines Register, newspapers published in
- 4 the city of Des Moines, Iowa.

Approved February 11, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Capital February 14, 1925, and in the Des Moines Register February 16, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 137

WATERWORKS TRUSTEES

S. F. 6

AN ACT to amend sections sixty-one fifty-two (6152), and sixty-one fifty-three (6153) of the code of 1924, relating to the powers of the board of waterworks trustees.

- 1 SECTION 1. Sinking fund. That section sixty-one fifty-two (6152),
- 2 code of 1924, be amended by adding after the word "levy" as it occurs
- 3 in line fifteen (15) of said section a comma (,) and the following "to-

4 gether with such other surplus funds as may be set aside as a sinking 5 fund by the board of waterworks trustees".

SEC. 2. Investment of funds. By adding to section sixty-one fifty-three (6153), code of 1924, the following paragraphs: "Where waterworks have been purchased or erected, and the original purchase bonds or any part thereof or bonds issued for improvement of existing waterworks are outstanding, and have not matured, the sinking fund, together with such other surplus funds as they may appropriate for that purpose, may be invested by the board of waterworks trustees in registered bonds of the United States and of the state of Iowa, and United States treasury certificates, to the amount of and not exceeding the outstanding bonds."

"The authority hereby vested in the board of waterworks trustees to purchase the securities herein designated shall include the authority to dispose of such securities at such times and in such amounts as the outstanding obligations of the waterworks may become due."

SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect on and after its publication in the Iowa Forum, a newspaper published in Des Moines, Iowa, and the Ottumwa Daily Courier, a newspaper published in Ottumwa, Iowa.

Approved March 10, A. D. 1925.

I hereby certify that the foregoing act was published in the Ottumwa Daily Courier March 12, 1925, and Des Moines Plain Talk March 12, 1925.

W. C. Ramsay, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 138

CITIES AND TOWNS-WATERWORKS

S. F. 16

AN ACT to amend section six thousand one hundred sixty-one (6161) of the code, 1924, relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population of one hundred thousand inhabitants or over.

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

SECTION 1. Sale or lease of real estate. That section six thousand one hundred sixty-one (6161) of the code, 1924, be and the same is hereby amended by adding after the period, in the last line of said section, the following:

"Provided, however, that the board of waterworks trustees, hereinafter provided for, may with the consent and approval of the city
council of such city, lease or sell any real estate owned and held as a
part of the waterworks plant when the same is no longer needed or
necessary in the operation of said waterworks plant."

1 SEC. 2. Publication clause. This act being deemed of immediate 2 importance shall be in full force and effect from and after its passage

- and publication in the Des Moines Daily Record and Plain Talk, news-
- papers published in the city of Des Moines, Iowa, without expense to 4

5 the state.

Approved March 10, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk March 12, 1925, and the Des Moines Daily Record March 13, 1925. W. C. RAMBAY, Secretary of State.

CHAPTER 139

CITIES AND TOWNS

H. F. 191

AN ACT to amend section sixty-two hundred eleven (6211) and section sixty-two hundred sixty-one (6261) of the code, 1924, relating to the purchasing of city dump

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

- SECTION 1. Sewer outlet and purifying plant fund. That section
- sixty-two hundred eleven (6211) of the code, 1924, sub-section seven
- (7), line three (3) be and is hereby amended by inserting after the word "plants" the following: "and to purchase dump grounds". 3
- 4
- 1 SEC. 2. Anticipation of special taxes. That section sixty-two hun-
- dred sixty-one (6261) of the code, 1924, line three (3) be and is hereby amended by inserting between the words "the" and "grading" the 2
- 3 4 following: "dump grounds purchasing fund,".
- SEC. 3. Publication clause. This act being deemed of immediate
- importance shall be in full force and effect from and after its pub-
- lication in the Plain Talk, a newspaper published in Des Moines, Iowa,
- and in the Hardin County Ledger, a newspaper published in Eldora,
- Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Hardin County Ledger April 9, 1925.

W. C. RAMSAY, Secretary of State.

CITIES AND TOWNS-TRANSFER OF FUNDS

S. F. 101

AN ACT to amend section sixty-two hundred sixteen (6216), code, 1924, relating to notice of proposal to transfer city or town funds.

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

SECTION 1. Section sixty-two hundred sixteen (6216) of the code, 1924, is amended by inserting a new sentence immediately following the first sentence of said section, which shall read as follows:

4 "If there be no such newspaper published in such city or town, then 5 the said publication may be in a newspaper of general circulation 6 within the city or town."

Approved March 14, A. D. 1925.

CHAPTER 141

PENSIONS FOR FIREMEN AND POLICEMEN

H. F. 86

AN ACT to amend section sixty-three hundred ten (6310) of the code, 1924, relating to pension fund for disabled and retired firemen and policemen.

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

- SECTION 1. That section sixty-three hundred ten (6310) of the code, 1924, be and the same is hereby amended by striking all of said section following the period in line twenty-three and inserting in lieu
- 4 thereof the following: "Provided, however, that whenever there is
- 5 a sufficient balance in both of said funds to meet any proper or legiti-
- 6 mate charges that may be made against the same, such city shall not
- 7 be required to levy a tax for this purpose."

Approved April 3, A. D. 1925.

PENSION FUNDS FOR POLICEMEN AND FIREMEN

S. F. 108

AN ACT to amend the law as it appears in section six thousand three hundred ten (6310) of the 1924 code, relating to the tax authorized to be levied for a pension fund for police and fire departments in cities and towns.

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

- SECTION 1. Tax authorized. That section six thousand three hundred ten (6310) of the code, 1924, is hereby amended by striking out all after the semicolon (;) in line seven (7) down to the semicolon in line twelve (12) and insert the following:
- "cities having a population in excess of thirty-five thousand, including cities under special charter, may levy an additional tax not to exceed one-half mill for each such department for such purpose."

Approved March 10, A. D. 1925.

CHAPTER 143

RESTRICTED RESIDENCE DISTRICTS

H. F. 43

AN ACT to amend section sixty-four hundred seventy-four (6474) of the code, 1924, relating to restricted residence districts.

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

- SECTION 1. That section sixty-four hundred seventy-four (6474), of the code, 1924, is amended by inserting between the words "first"
- and "class", in line one thereof, the words "and second".

Approved February 25, A. D. 1925.

CITIES AND TOWNS

H. F. 313

AN ACT to repeal section sixty-eight hundred ninety-nine (6899) of the code, 1924, relating to assessments for cost of street improvements and sewers, and enacting a substitute therefor.

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

SECTION 1. Street improvements—assessments. That section sixtyeight hundred ninety-nine, (6899) of the code, 1924, be and the same

3 is hereby repealed and the following enacted in lieu thereof: "The cost of construction, reconstruction or resurfacing of any street or alley improvement, except as provided in section sixty hundred and eleven (6011) of the code of 1924, and except the cost of constructing electric light fixtures along any street, and except for that part for which railways or street railways are liable, shall be assessed as a special tax against all lots according to area, so as 10 to include one-half of the privately owned property between the street improved and the next street, whether such privately owned prop-11 erty abut upon said street or not. In no case except where the district method of assessment is used, shall property situated more than 12 13 14 three hundred feet from the street so improved be so assessed. Such assessment for improvements upon an alley shall be confined to prop-15 erty in the block or blocks in which such alley is located, or, where 16 17 adjoining property is not platted into blocks, such assessment shall 18 be confined to property within one hundred fifty (150) feet of the 19 alley so improved.

- SEC. 2. Lighting fixtures—assessments. The cost of constructing and reconstructing electric light fixtures along any street shall be assessed as a special tax against the property abutting on such street in proportion to the linear front feet thereof."
- SEC. 3. Publication clause. This act being deemed of immediate importance shall take effect immediately upon its publication in the Des Moines Daily Record and the Davenport Daily Times, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 10, 1925, and the Davenport Daily Times April 13, 1925. W. C. RAMSAY, Secretary of State.

TAXATION

S. F. 186

AN ACT to authorize the executive council to assess property which has been omitted from regular assessments.

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

- SECTION 1. Assessment of omitted property. When the executive council is vested with power and duty to assess property and said assessment has, for any reason, been omitted, said council shall proceed to assess said property for each of the omitted years, not exceeding five (5) years last past.
- SEC. 2. Notice. Notice of the intention to assess such omitted property and of the time and place of hearing shall be served on the persons, firms, or corporations holding or possessing said property. Such notice shall contain a general description of said property and the year or years for which it is proposed to assess it, and shall be served in such manner and for such reasonable time prior to the hearing as the council may determine.
- SEC. 3. Procedure—penalty. If it is made to appear that said property is assessable by said council as omitted property, the council shall proceed in the manner in which it would have proceeded had the assessment not been omitted, except that it shall find the value of such omitted property for each year during which it has been omitted and shall add ten per cent (10%) to each yearly value as a penalty. In case the property has been fraudulently withheld from assessment, the council may, in addition, to said ten per cent (10%) add any additional per cent, not exceeding fifty per cent (50%).
- SEC. 4. Entry on tax books. Should an assessment be made at such time in the year that, in the opinion of the council, said assessment can not conveniently be entered on the current tax books, the council may direct that the assessment be entered on the first ensuing tax books.
- 1 Sec. 5. Delinquency. A tax based on said assessment shall be 2 deemed delinquent from and after its entry on the tax books.
- SEC. 6. Publication clause. This act is deemed of immediate importance and shall take effect from and after its publication in two (2) newspapers of this state as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Anamosa Eureka April 9, 1925, and in the Atlantic News-Telegraph April 9, 1925.

W. C. RAMSAY, Secretary of State.

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CHAPTER 146

CIGARETTE TAX

S. F. 269

AN ACT to amend, revise and codify sections one thousand five hundred seventy-four (1574) and one thousand five hundred seventy-five (1575) of the code of 1924, relating to the preparation, delivery and sale of cigarette stamps, the redemption of unused stamps, the disposition of spoiled stamps and the refund due and an appropriation therefor.

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

SECTION 1. Stamps—how handled. That section one thousand five hundred seventy-four (1574) of the code of 1924, is hereby amended, 3 revised and codified to read as follows:

"The auditor of state shall prepare and have suitable stamps for use on each package. Upon requisition of the treasurer of state the auditor shall deliver to him the stamps designated in such requisition and shall charge the treasurer with the stamps so delivered, and shall keep an accurate record of all stamps coming into and leaving his 9 hands. The treasurer of state shall sell the stamps only to dealers 10 holding unrevoked permits. The moneys received from the sale of said stamps shall be turned into the general fund of the state. Any 11 spoiled or unused stamps in the hands of either of the auditor or 12 treasurer shall be destroyed upon the joint certificate of the auditor, 13 14 treasurer and state accountant, setting forth the number, denomination and face value of the same. Such certificate shall relieve the 15 accountable officer from accountability in the amount thereof." 16

SEC. 2. Redemption to stamps. That section one thousand five hundred seventy-five (1575) of the code of 1924, is hereby amended,

3 revised and codified to read as follows:

"Upon the written request of the original purchaser thereof and the return of any unused stamps, the treasurer of state shall redeem such stamps and cause a refund to be made therefor. The treasurer shall prepare a voucher showing the amount of such refund due and the auditor shall draw his warrant on the treasurer for such amount. There is hereby appropriated out of any unappropriated funds in the state treasury a sum sufficient to carry out the provisions of this act. It shall be unlawful for any dealer to sell such unused stamps to any

person whomsoever."

Approved April 3, A. D. 1925.

MILITARY SERVICE EXEMPTIONS

S. F. 115

AN ACT to amend section six thousand nine hundred forty-six (6946), code, 1924, relating to military service exemptions.

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

- 1 Section 1. Military service—exemptions. That section six thou-2 sand nine hundred forty-six (6946), code, 1924, he and the same
- 2 sand nine hundred forty-six (6946), code, 1924, be and the same 3 is hereby amended by inserting after the word "Spain" in line four
- 4 (4) of sub-division two (2) of said section the words "Tyler Rangers,
- 5 Colorado volunteers in the war of the rebellion, 1861 to 1865, Indian 6 wars,".
- 1 SEC. 2. Publication clause. This act being deemed of immediate
- 2 importance shall be in full force and effect from and after its pub-
- 3 lication in two newspapers in the state as provided by law.

Approved March 16, A. D. 1925.

I hereby certify that the foregoing act was published in the Iowa Legionaire March 20, 1925, and in the Iowa Falls Sentinel March 25, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 148

DELINQUENT TAXES

H. F. 340

AN ACT to amend section seventy-one hundred ninety-three (7193), of the code, 1924, to authorize boards of supervisors to make agreement compromising and settling delinquent taxes.

- 1 Section 1. Agreement authorized. That section seventy-one hundred ninety-three (7193), of the code, 1924, be and the same is hereby
- 3 amended by adding at the end thereof the following: "When any
- 4 property in this state has been offered by the county treasurer for 5 sale for taxes for two consecutive years and not sold, or sold for only
- 6 a portion of the delinquent taxes, then and in that event the board
- 7 of supervisors of the county is hereby authorized to compromise the
- 8 delinquent taxes against said property antedating any tax sale cer-9 tificate; or being a part of the taxes due for the year for which such
- 10 property was sold for taxes, and may enter into a written agreement
- with the owner of the legal title or with any lien holder for the pay-
- ment of a stipulated sum in full liquidation of all delinquent taxes included in such agreement." A copy of such agreement shall be filed

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- 14 with the county treasurer and county auditor and when payment is
- 15 made, as by such agreement provided, all taxes included in such
- 16 agreement shall be thereby fully satisfied and cancelled and the county
- 17 auditor and county treasurer shall cause their books to show such
- 18 satisfaction.
- 1 SEC. 2. Publication clause. This act, being deemed of immediate
- 2 importance, shall take effect and be in full force from and after its
- 3 publication in the Daily Record, a newspaper published in the city
- 4 of Des Moines, and the Muscatine Journal, a newspaper published in
- 5 the city of Muscatine, Iowa.

Approved March 31, A. D. 1925.

I hereby certify that the foregoing act was published in the Muscatine Journal April 2, 1925, and in the Des Moines Daily Record April 3, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 149

DELINQUENT TAXES

H. F. 319

AN ACT to repeal the law as it appears in section seventy-two hundred twenty-seven (7227) of the code, 1924, and to enact a substitute therefor, relating to the disposition of interest and penalty on delinquent taxes, and the compensation to be paid delinquent tax collectors; and to repeal section seventy-two hundred thirty-two (7232) of the code, 1924, and to enact a substitute therefor, relating to the apportionment of interest and penalties on taxes collected; and to repeal section seventy-two hundred thirty-three (7233) of the code, 1924, and to enact a substitute therefor, relating to the misapplication of interest and penalties on taxes by the county treasurer, and providing a remedy against the county treasurer therefor.

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

SECTION 1. Interest and penalty. That the law as it appears in section seventy-two hundred twenty-seven (7227) of the code, 1924, be and the same is hereby repealed and the following enacted as a substitute therefor:

"The interest and penalty on delinquent taxes collected shall be ap-

"The interest and penalty on delinquent taxes collected shall be apportioned to and become a part of the general fund of the county, and the amount allowed as compensation to delinquent tax collectors shall be paid from said fund."

SEC. 2. Apportionment. That the law as it appears in section seventy-two hundred thirty-two (7232) of the code, 1924, be and the same is hereby repealed and the following enacted as a substitute therefor:

"On or before the tenth day of each month, the treasurer shall apportion all taxes collected during the preceding month among the several funds to which they belong according to the number of mills levied for each fund, and the interest and penalties thereon to the general fund, and shall enter the same upon his cash account, and report the amount of each tax and the interest and penalties collected

- on the same to the county auditor, who shall charge him in each fund with the same."
 - SEC. 3. Misapplication—recovery. That the law as it appears in section seventy-two hundred thirty-three (7233) of the code, 1924, be and the same is hereby repealed and the following enacted as a substitute therefor:

"Any interest or penalty on delinquent taxes apportioned or transferred to any fund other than the general fund, together with a penalty of ten per centum and interest at six per centum on the aggregate, from the time such tax is due and payable, may be recovered in a civil action brought against the county treasurer and his bondsmen by any person in control of the fund affected thereby."

Approved April 3, A. D. 1925.

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CHAPTER 150

INHERITANCE TAX

S. F. 4

AN ACT to amend section seventy-three hundred eight (7308), code, 1924, relating to exemptions from inheritance tax.

- 1 SECTION 1. Exemptions. Paragraph two (2) of section seventy-2 three hundred eight (7308), code, 1924, is amended to read as follows:
- "2. When the property passes in any manner to societies or institutions within this state incorporated for educational or religious purposes, or to cemetery associations, including humane societies, or to trustees for such uses within this state."
 - "3. When the property passes in any manner for purposes of public charity, or for fraternal charitable institutions not maintained or operated for pecuniary profit including property which has heretofore so passed and upon which said tax has not been paid."
- SEC. 2. Renumbering paragraphs. Paragraphs three (3) and four (4) of section seventy-three hundred eight (7308), code, 1924, are hereby renumbered as paragraphs four (4) and five (5) respectively.
- SEC. 3. Trust funds. That paragraph three of section seventy-three hundred eight (7308), code, 1924, be and the same is hereby amended by inserting after the word "state" in the fourth line of said paragraph, the words "or to trustees for such uses within this state,".

- SEC. 4. Publication clause. This act being of immediate importance 1
- shall be in full force and effect from and after its publication without expense to the state in two newspapers as provided by law.

Approved March 14, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk March 19, 1925, and the Fairfield Ledger March 19, 1925.
W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 151

INHERITANCE TAX

S. F. 246

AN ACT to amend section seven thousand three hundred eighty-four (7384), seven thousand three hundred eighty-eight (7388) and seven thousand three hundred ninetysix (7396) of chapter three hundred fifty-one (351), title XVI (sixteen), code, 1924, relating to costs, fees and refunds of inheritance tax.

- SECTION 1. Appropriation. That section seven thousand three hundred eighty-four (7384) of chapter three hundred fifty-one (351) of title XVI (sixteen), code, 1924, be amended by adding to the section the following: "There is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sum sufficient to carry
- out the provisions of the preceding section."
- SEC. 2. Appropriation. Amend section seven thousand three hundred eighty-eight (7388) of chapter three hundred fifty-one (351), title XVI (sixteen), code, 1924, by adding to said section the follow-"There is hereby appropriated out of any funds in the state
- treasury not otherwise appropriated a sum sufficient to carry out the provisions of this section."
- SEC. 3. Appropriation. Amend section seven thousand three hundred ninety-six (7396), of chapter three hundred fifty-one (351) of title XVI (sixteen), code, 1924, by adding to said section the following: "There is hereby appropriated out of any funds in the state treasury
- not otherwise appropriated a sum sufficient to carry out the pro
 - visions of this section.
- SEC. 4. Publication clause. This act deing deemed of immediate importance shall be in full force and effect from and after its publica-

- 3 tion in the Des Moines Register, a newspaper published in the city
- 4 of Des Moines, Iowa, and the Sioux City Journal, a newspaper pub-
- 5 lished in the city of Sioux City, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Carroll Herald April 15, 1925, and in the Sioux City Journal April 10, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 152

DRAINAGE

H. F. 305

AN ACT to amend and revise sections sixty hundred eighty (6080) and sixty hundred eighty-one (6081) of the code, 1924, relating to improving water courses in cities and towns.

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

SECTION 1: That section sixty hundred eighty (6080) of the code, 1924, be and the same is hereby amended and revised so as to read as follows:

"Cities and towns may, in accordance with the provisions of this chapter, deepen, widen, straighten, alter, change, divert or otherwise improve water courses within their limits, by constructing levees, embankments or conduits therefor, and improve, widen and establish streets, alleys and boulevards across and adjacent to the abandoned or new channel or conduit and may levy special assessments against all property in said city or town, which is in any way benefited by said improvement and levy other taxes to defray the expense of such improvement and issue bonds and certificates in anticipation of such special assessments and taxes."

SEC. 2. That section sixty hundred eighty-one (6081) of the code, 1924, be and the same is hereby amended by inserting after the comma (,) following the word "improvement" in line fourteen (14) of said section, the following:

"and all property which will, in any way, be specially benefited by such improvement may be included within the boundaries of the district.".

Approved April 3, A. D. 1925.

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DRAINAGE-SETTLING BASINS

S. F. 91

AN ACT to amend sections seventy-four hundred twenty-one (7421), seventy-four hundred twenty-nine (7429), seventy-four hundred thirty-seven (7437), seventy four hundred thirty-eight (7438), seventy-four hundred forty-five (7445), seventy-four hundred fifty (7450), seventy-four hundred fifty-seven (7457), seventy-four hundred sixty (7460), seventy-four hundred sixty-four (7464), seventy-four hundred seventy-one (7471), seventy-five hundred fifty-six (7556), seventy-five hundred seventy-three (7573), seventy-five hundred seventy-four (7574), seventy-five hundred seventy-five (7575), seventy-five hundred seventy-nine (7579), seventy-five hundred eighty (7580), seventy-six hundred one (7601), seventy-six hundred five (7605), seventy-six hundred eight (7608), and seventy-six hundred twenty-six (7626), code 1924, relating to public drainage improvements; to authorize the construction, maintenance, and repair of settling basins as a part of or in connection with such improvements; and to authorize the purchase, lease, or condemnation of lands for such basins.

- SECTION 1. Section seventy-four hundred twenty-one (7421), code 1924, is amended by inserting in line eight (8) immediately following the word "watercourse" the words: "or settling basins in connection therewith".
- SEC. 2. Section seventy-four hundred twenty-nine (7429), code 1924, is amended by inserting in line three (3) of paragraph three (3), immediately following the word "leveeing", the words: "constructing settling basins".
- 1 SEC. 3. Section seventy-four hundred thirty-seven (7437), code 2 1924, is amended by inserting in line seven (7) immediately following 3 the word "levees", the words: "settling basins".
- SEC. 4. Section seventy-four hundred thirty-eight (7438), code 1924, is amended by inserting in line two (2) of paragraph two (2) immediately after the word "levees", the words: "settling basins".
- SEC. 5. Section seventy-four hundred thirty-eight (7438), code 1924, is amended by inserting in line nine (9) of paragraph two (2) immediately after the word "way" the words: "or for settling basin or basins".
- SEC. 6. Section seventy-four hundred forty-five (7445), code 1924, is amended by inserting in line five (5) immediately after the word "way" the words: "or for settling basins".
- SEC. 7. Section seventy-four hundred fifty (7450), code 1924, is amended by inserting in line six (6) immediately after the word "ditches" the words: "or for settling basins".
- SEC. 8. Section seventy-four hundred fifty-seven (7457), code 1924, is amended by adding thereto the following: "A settling basin, if provided for, may be embraced in a section by itself."
- 1 SEC. 9. Section seventy-four hundred sixty (7460), code 1924, is

- 2 amended by inserting in line six (6) immediately after the word "lat-3 erals", the words: ", and each settling basin, if any,".
- SEC. 10. Section seventy-four hundred sixty-four (7464), code 1924, is amended by inserting in line seven (7) immediately after the word "laterals" the words: "settling basins,".
- SEC. 11. Section seventy-four hundred seventy-one (7471), code 1924, is amended by adding in line six (6) of paragraph two (2) immediately after the word "ditches" the words: ", and settling basins".
- SEC. 12. Section seventy-five hundred fifty-six (7556), code 1924, is amended by striking out the period (.) at the end of said section and adding thereto the following: ", and in connection with said work may construct settling basins."
- 1 SEC. 13. Section seventy-five hundred seventy-three (7573), code 2 1924, is amended by inserting in line seven (7) immediately after the 3 word "ditches", the words: "settling basins".
- SEC. 14. Section seventy-five hundred seventy-four (7574), code 1924, is amended by striking out the period (.) at the end of paragraph three (3), and adding the following: ", including settling basins, if any."
- SEC. 15. Section seventy-five hundred seventy-five (7575), code 1924, is amended by inserting in line six (6) immediately after the word "drains" the words: "settling basins".
- SEC. 16. Section seventy-five hundred seventy-nine (7579), code 1924, is amended by inserting in line three (3) immediately after the word "levee", the words: "or bank of a settling basin".
- 1 SEC. 17. Section seventy-five hundred eighty (7580), code 1924, 2 is amended by inserting in line five (5) immediately after the word 3 "levee" the words: ", or the bank of any settling basin,".
- SEC. 18. Section seventy-six hundred one (7601), code 1924, is amended by inserting in line six (6) immediately after the word "drains", the words: "settling basins,".
- SEC. 19. Section seventy-six hundred five (7605), code 1924, is amended by inserting in line eleven (11) immediately after the word "ditch", the words: "or for settling basins".
- SEC. 20. Section seventy-six hundred eight (7608), code 1924, is amended by striking out the period (.) at the end of said section and adding the following: ", and of all lands required for settling basins."
- SEC. 21. Section seventy-six hundred twenty-six (7626), code 1924, is amended by inserting in line eighteen (18) immediately after the word "drains", the words: "settling basins,".
- SEC. 22. If a settling basin or basins are provided as a part of a drainage improvement, the board of supervisors may buy or lease the necessary lands in lieu of condemning said lands.
- 1 SEC. 23. 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 the Des Moines Capital, newspapers published in Des
- 4 Moines, Iowa.

Approved April 2, A. D. 1925.

I hereby certify that the foregoing act was published in the Belmond Herald Press April 15, 1925, and in the Hampton Recorder April 15, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 154

DRAINAGE

H. F. 54

AN ACT to amend section seventy-five hundred nine (7509) of chapter three hundred fifty-three (353), of title seventeen (XVII) of the code, 1924, relating to levee and drainage districts.

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

- SECTION 1. That section seventy-five hundred nine (7509) of chapter three hundred fifty-three (353), of title seventeen (XVII), code of 1924, be and the same is hereby amended by adding to said section the following:
- "Drainage districts may settle, adjust, renew or extend the time of payment of the legal indebtedness they may have, or any part thereof, in the sum of one thousand dollars (\$1000.00) or upwards, whether evidenced by bonds, warrants, certificates or judgments, and may fund or refund the same and issue bonds therefor in the manner provided in section seventy-six hundred sixty-three (7663) of the code, 1924."

Approved March 25, A. D. 1925.

CHAPTER 155

DRAINAGE

S. F. 193

AN ACT to amend section seven thousand six hundred (7600), code, 1924, relative to inter-county levee or drainage districts.

- SECTION 1. Inter-county district—when mandatory—procedure.
- 1 That section seven thousand six hundred (7600), code, 1924, be and
- 2 the same is hereby amended by striking the period (.) at the end of
- 3 said section and inserting in lieu thereof a semicolon (;) and adding

"Provided, whenever one or more drainage thereto the following: districts in one county outlet into a ditch, drain or natural water course, which ditch, drain or natural water course is the common carrying outlet for one or more drainage districts in another county, the boards of supervisors of such counties acting jointly may by resolution, and on petition of the trustees of any one of such districts or one or more land owners therein, in either case such petition to be 10 accompanied by a bond as provided in the preceding section, must 11 12 initiate proceedings for the establishment of an inter-county drainage 13 district by appointing commissioners as provided in this section and by requiring a bond as provided in the last preceding section and by 14 15 proceeding as provided by chapter three hundred fifty-four (354), code, 1924, and all powers, duties, limitations and provisions of this 16 17 and the succeeding sections of chapter three hundred fifty-four (354), code, 1924, shall be applicable thereto. 18

Neither any land nor any previously organized drainage district shall be included within, or assessed for, the proposed new inter-county district unless such land or unless such previously organized district shall receive special benefits from the improvements in the proposed new inter-county district. Any landowner affected by the establishment of the new inter-county district may appeal to the district court of the county where his land lies from the action of the joint boards in establishing the new district or in including his land within it. The procedure for taking such appeal and for hearing and determining it shall be that provided for similar appeals in chapter three hundred fifty-three (353), code, 1924. Trustees or boards of supervisors having charge of any previously organized district which is proposed to be included (either in whole or in part) within the new inter-county district may, in the same manner and under the same procedure appeal to the district court from the action of the joint boards in establishing the new district or in including therein the previously organized district or any part thereof.

SEC. 2. Publication clause. This act, being deemed of immediate importance, shall take effect from and after its publication in the Iowa Farmer, a newspaper published in the city of Des Moines, Iowa, and the Sioux City Journal, a newspaper published in the city of Sioux City, Iowa.

Approved March 28, A. D. 1925.

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I hereby certify that the foregoing act was published in the Sioux City Journal March 31, 1925, and in the Iowa Farmer April 1, 1925.

W. C. Ramsay, Secretary of State.

CHAPTER 156

RAILROADS

H. F. 99

AN ACT to protect firemen, engineers and employees of steam railroads, by providing for automatic doors to the fire boxes of locomotive engines, prescribing penalties for its violation, repealing all laws in conflict therewith, and providing a time when the same is to be in force.

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

SECTION 1. Automatic fire box door. That all steam railroad companies operating steam locomotive engines on its railroad or railroads in or through this state, shall provide and equip each and every such steam locomotive engine so operated over its road or roads in this state with an automatic door to the fire box of such locomotive engine. Such automatic door shall be constructed and operated by steam, compressed air or electricity, as deemed best and most efficient by the officers of such railroad. The device for operating such door shall be so constructed that it may be operated by the fireman on said engine 10 by means of a push button or other appliance located in the floor of the engine deck or floor of the tender at a suitable distance from such 11 door to enable the fireman while firing such engine, by pressure with 13 his foot to open said door for the firing of such engine.

SEC. 2. When to be installed. The equipment provided for in this act shall be installed when a locomotive undergoes general repair and the use of a locomotive before such general repairs are made shall not be regarded as a violation of this act.

SEC. 3. Misdemeanor—penalty—limitation. Each and every steam railroad company failing to provide and maintain in good condition and working order an automatic fire box door as in the first section of this act required and provided for shall be guilty of a misdemeanor and shall be liable to a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) for each and every day such locomotive is operated in this state without such automatic door, provided, however, that the provisions of this act shall not apply to locomotive engines equipped with mechanical stokers.

Approved April 3, A. D. 1925.

RAILROADS

H. F. 7

AN ACT to amend the law as it appears in section eighty hundred fifty-six (8056) of the code, 1924, relating to railroads.

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

SECTION 1. That the law as it appears in section eighty hundred fifty-six (8056) of the code, 1924, is hereby amended by adding thereto immediately following the words "or other transportation line" the following:

5 'provided, however, where two or more railroads run into a city or village, one having a shorter mileage than the other from a given point through which they pass, terminate or originate, the board of 8 railroad commissioners may permit the railroad or railroads having the longer mileage to meet the rate made by the shortest line at such 9 10 city or village; and provided, further, that where an industry or any commodity now is, or may hereafter be, located within the state of 11 12 Iowa, and which is competitive with an industry or commodity located 13 without the state of Iowa, the board of railroad commissioners may 14 permit the railroad or railroads serving the industry within the state 15 of Iowa to meet, individually or jointly with other railroads, the freight and passenger rates established and charged by the railroad or rail-16

17 roads serving the industry located as aforesaid without the state of

18 Iowa."

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Approved March 28, A. D. 1925.

CHAPTER 158

CORPORATIONS

S. F. 44

AN ACT to amend section seven thousand eight (7008) of the code, 1924, relating to assessment of corporation stock.

- SECTION 1. Section seven thousand eight (7008) of the code, 1924, be amended by striking the figure "one (1)" from the numeral "331"
- 3 in line four (4) of said section and substituting therefor a "cipher 4 (0)".
- 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

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3 Daily Record and the Iowa Legionaire, newspapers published in Des 4 Moines, Iowa.

Approved March 26, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 31, 1925, and the Iowa Legionaire April 3, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 159

CORPORATIONS

H. F. 369

AN ACT to amend chapter three hundred thirty-three (333) of the code, 1924, by adding thereto two sections relating to the taxation of shares of stock of banks and trust companies and the payment of the tax thereon by the corporations, and the recovery of the amount paid by the corporation from the stockholders.

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

SECTION 1. Liability for taxes—resulting lien. That chapter three hundred thirty-three (333) of the code, 1924, be amended by adding thereto the following sections:

The corporations described in this chapter shall be liable for the payment of the taxes assessed to the stockholders of such corporations, and such tax shall be payable by the corporation in the same manner and under the same penalties as in cases of taxes due from an individual taxpayer, and may be collected in the same manner as other taxes, or by action in the name of the county.

9 10 Such corporations may recover from each stockholder his proportion of the taxes so paid, and shall have a lien on his stock and unpaid 11 dividends therefor. If the unpaid dividends are not sufficient to pay 12 13 such tax, the corporation may enforce such lien on the stock by public sale of the same, to be made by the sheriff at the principal office of 14 such corporation in this state, after giving the stockholders thirty 15 days' notice of the amount of such tax and the time and place of sale, 16 17 such notice to be by registered mail addressed to the stockholder at 18 his postoffice address as the same appears upon the books of the

19 company, or is known by its secretary.

Approved April 3, A. D. 1925.

CORPORATIONS

H. F. 387

AN ACT to provide for forfeiture and cancellation of the corporate charter and rights to transact business in this state by cooperative corporations because of default in making reports and in the payment of penalties; also providing for method of reinstatement.

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

SECTION 1. Reporting period—penalty. That section eighty-four hundred eighty (8480) of the code of Iowa, 1924, be amended by adding thereto the following:

"Such reports shall be for the calendar or fiscal year immediately preceding the said first day of March, provided that a calendar or fiscal year has been completed upon said date.

fiscal year has been completed upon said date.
 Failure to comply with this section before the first day of April
 shall subject the delinquent association to a penalty of ten dollars."

SEC. 2. That there be inserted immediately following section eighty-four hundred eighty (8480) code, of Iowa, 1924, the following: "8480-a1. Exemption. Any corporation organized under the provisions of this chapter after the first day of January shall be exempt from the provisions of section eighty-four hundred eighty (8480) for the year in which incorporated, after which it shall, however, be sub-

ject to all of the provisions of said section.'

"8480-a2. Notice of delinquency—forfeiture of right to do business. In the month of April of each year the secretary of state shall prepare a list of all delinquent corporations and file the same in his office. On or before the first day of May he shall send by registered mail to each delinquent and to each of its officers and directors, as may be disclosed by the latest records on file in the office of the secretary of state, a notice of such delinquency and of the penalties provided in section eighty-four hundred eighty (8480) and if the annual report required is not filed and penalties paid on or before the last day of June the secretary of state shall, on the first day of July following, cancel the name of any delinquent corporation from the list of live corporations in his office, and enter such cancellation on the proper records, and when so cancelled the corporate rights of any such corporation shall be forfeited and its corporate period terminated on the date such cancellation shall have been entered on the records of his office."

"8480-a3. Right to be reinstated. Any corporation whose corporate rights have been cancelled and forfeited in the manner provided herein may, however, before September first following such cancellation, make application to the secretary of state for reinstatement and upon being furnished good and sufficient reasons for not having filed its report he shall, upon the filing of such report and the payment of the penalty, reinstate said corporations and the decree of cancellation shall be annulled and the corporation shall be entitled to continue to act as a corporation for the unexpired portion of its corporate period as fixed by its articles of incorporation and the limitations prescribed

33 by law."

SEC. 3. That section eighty-five hundred eight (8508) code, 1924, be amended by inserting following the word "section" in line sixteen (16) thereof, the following: "before April first of each year."

SEC. 4. That there be inserted immediately following section eighty-five hundred eight (8508) code of Iowa, 1924, the following:

"8508-a1. Exemption. Any corporation organized under the provisions of this chapter after the first day of January shall be exempt from the provisions of section eighty-five hundred eight (8508) for the year in which incorporated, after which it shall, however, be subject to all of the provisions of said section."

"8508-a2. Notice of delinquency—forfeiture of right to do business. In the month of April of each year the secretary of state shall prepare a list of all delinquent corporations and file the same in his office. On or before the first day of May he shall send by registered mail to each delinquent and to each of its officers and directors, as may be disclosed by the latest records on file in the office of the secretary of state, a notice of such delinquency and of the penalties provided in section eighty-five hundred eight (8508) and if the annual report required is not filed and penalties paid on or before the last day of June the secretary of state shall, on the first day of July following, cancel the name of any delinquent corporation from the list of live corporations in his office, and enter such cancellation on the proper records, and when so cancelled the corporate rights of any such corporation shall be forfeited and its corporate period terminated on the date such cancellation shall have been entered on the records of his office."

"8508-a3. Right to be reinstated. Any corporation whose corporate rights have been cancelled and forfeited in the manner provided herein may, however, before September first following such cancellation, make application to the secretary of state for reinstatement and upon being furnished good and sufficient reasons for not having filed its report he shall, upon the filing of such report and the payment of the penalty, reinstate said corporation and the decree of cancellation shall be annulled and the corporation shall be entitled to continue to act as a corporation for the unexpired portion of its corporate period as fixed by its articles of incorporation and the limitations prescribed by law."

Approved April 3, A. D. 1925.

CHAPTER 161

NON-PECUNIARY CORPORATIONS

H. F. 228

AN ACT to amend, revise, and codify section eighty-five hundred ninety-two (8592), of the code, 1924, relating to the reincorporation of non-pecuniary incorporations.

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

1 SECTION 1. Section eighty-five hundred ninety-two (8592), code, 2 1924, is amended, revised, and codified to read as follows:

- "8592. Reincorporation—prior to expiration of term. The trustees, directors, or members of any corporation organized under this chapter may reincorporate the same, and all the property and rights there-of shall vest in the corporation as reincorporated.

 8592-a1. Reincorporation after expiration of term. When the term of incorporation of a corporation organized under this chapter has
- 9 expired, but the organization has continued to act as such corporation, 10 the trustees, directors, or members thereof may reincorporate, and 11 the property and rights therein shall vest in the reincorporation for
- 12 the use and benefit of all of the shareholders in the original corpora-

13 tion."

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Approved April 3, A. D. 1925.

CHAPTER 162

WORKMEN'S COMPENSATION

S. F. 30

AN ACT to amend the law as it appears in section one thousand four hundred seventynine (1479), chapter 72, of the 1924 code of Iowa relating to employers' liability and workmen's compensation.

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

- SECTION 1. That the law as it appears in section one thousand four hundred seventy-nine (1479), chapter 72, of the 1924 code of Iowa, be, and the same is hereby repealed and the following enacted in lieu thereof:
 - thereof:
 "When any employer has more than five persons employed in hazardous employment, excepting the employments recited in the first section of chapter seventy (70) code, 1924, and such employer has elected to reject the compensation provisions of said chapter, or when any such employer has not rejected the terms and provisions thereof
- by filing and posting notices as provided in chapter seventy (70) code, 11 1924, but has failed to insure his or its liability in one of the ways
- provided in this chapter, unless relieved from carrying such insurance as provided in the second preceding section, then any such employer's
- employee who has not rejected the provisions of this chapter, in case of personal injury in the course of, and arising out of such employment,
- shall have the right to elect to collect compensation as provided in
- 17 chapters seventy (70) and seventy-one (71) code, 1924, or collect dam-

18 ages at common law as modified by said chapter seventy (70)."

Approved April 3, A. D. 1925.

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CHAPTER 163

LIFE INSURANCE

S. F. 164

AN ACT to amend the law as it appears in section eight thousand six hundred fifty-five (8655) of the code, 1924, with reference to the deposit by life insurance companies to cover the valuation of policies.

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

That section eight thousand six hundred fifty-five (8655) of the code, 1924, be amended by adding thereto the following: "In lieu of the policy loan agreement and policy, or either, any Iowa 3 company may file a verified statement of such policy loan, giving date of same, name of insured, number of policy and amount of loan, with any interest added thereto in accordance with its terms. The company shall, when a list of policy loans has been filed by it, furnish to the commissioner on the first day of each month, a verified report as 8 9 to any cancellations or additions to such loans during the preceding 10 month. Such lists shall be taken and considered as a security to be 11 deposited under the provisions of section eight thousand seven hundred forty-one (8741), and shall be checked at least quarterly by the 12 13 commissioner of insurance."

Approved April 1, A. D. 1925.

CHAPTER 164

LIFE INSURANCE

S. F. 102

AN ACT to amend section eight thousand six hundred sixty-four (8664), code, 1924, relating to life insurance.

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

SECTION 1. Substitution of securities. That section eight thousand six hundred sixty-four (8664) of the code of Iowa, 1924, be, and the same is hereby, amended by striking out the period following the word "instance" in line five, and inserting in lieu thereof a semi-colon and the words as follows:

"provided that companies may, with consent of the commissioner of insurance, substitute for such securities certificates of sale furnished by the sheriff in connection with the foreclosure of mortgages on Iowa real estate, owned only by said companies; but such certificates shall be accepted for deposit only for the amount of the original securities and shall be withdrawn at the end of the period of redemption or within thirty days if redemption is made or a deed obtained prior to the expiration of the time fixed for redemption by law.

Said companies may substitute for such securities, warranty deeds conveying all the property included in the original mortgage to the commissioner of insurance. Such deeds shall be held by the commissioner of insurance in trust for the policy holders of said company.

Before depositing any such deed with the commissioner of insurance, it shall first be recorded in the county where such property is located. Said deeds shall be accompanied by an abstract showing that the company has good title to the property conveyed and shall be accepted for deposit only for the amount of the original security and only so long as the company annually certifies the taxes are paid and fire insurance maintained. All such property shall be conveyed to the company, or other person designated by such company, within three years from the date of the conveyance to the commissioner, and the company required at such time to replace such security with other approved securities.

The total amount of certificates of sale and deeds deposited as herein provided shall not exceed five (5) per cent of the amount any such company is required by law to deposit with the insurance department.

No such change of a security shall be made if the same has been purchased from any officer, stockholder, agent or employee of the insurer.

Nothing herein contained shall be construed to alter or change the provisions of section eight thousand seven hundred thirty-six (8736) of the code, 1924."

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

Approved March 16, A. D. 1925.

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I hereby certify that the foregoing act was published in Des Moines Plain Talk March 19, 1925, and the Belmond Herald-Press March 25, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 165

LIFE INSURANCE

S. F. 113

AN ACT to amend the law as it appears in section eighty-seven hundred thirty-seven (8737) of the code, 1924, with reference to the investment of funds of life insurance companies and associations.

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

- 1 Section 1. That section eighty-seven hundred thirty-seven (8737)
- 2 of the code, 1924, is hereby amended by inserting a period (.) in lieu
- 3 of the comma (,) after the word "thereon" in line eight (8) of sub-
- 4 section four (4) and striking the remainder of the sentence.

Approved April 2, A. D. 1925.

CHAPTER 166

FRATERNAL LIFE INSURANCE

S. F. 149

AN ACT to amend section eight thousand eight hundred thirty-four (8834) code, 1924, relating to fraternal life insurance.

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

SECTION 1. Substitution of securities—certificates—deeds—limitation. That section eight thousand eight hundred thirty-four (8834), of the code of Iowa, 1924, be, and the same is hereby amended by adding after the word "character" in the fifth line thereof a semicolon (;) and the following words:

"provided that such society, order or association may, with the consent of the commissioner of insurance, substitute for such securities certificates of sale furnished by the sheriff in connection with the foreclosure of mortgages on Iowa real estate owned only by said society, order or association; but such certificates shall be accepted for deposit only for the amount of the original securities and shall be withdrawn at the end of the period of redemption or within thirty days if redemption is made or a deed obtained prior to the expiration of the time fixed for redemption by law.

Said society, order or association may substitute for such securities warranty deeds conveying all the property included in the original mortgage to the commissioner of insurance. Such deeds shall be held by the commissioner of insurance in trust for the policy holders of said society, order, or association.

Before depositing any such deed with the commissioner of insurance, it shall first be recorded in the county where such property is located. Said deeds shall be accompanied by an abstract showing that the company has good title to the property conveyed and shall be accepted for deposit only for the amount of the original security and only so long as the company annually certifies the taxes are paid and fire insurance maintained. All such property shall be conveyed to the society, order or association or to some person designated by it, within three years from the date of the conveyance to the commissioner, and the society, order or association shall be required at such time to replace such security with other approved securities.

The total amount of certificates of sale and deeds deposited as herein provided shall not exceed five (5) per cent of the amount any such society, order or association is required by law to deposit with the insurance department.

No such change of a security shall be made if the same has been purchased from any officer, agent, or employee of the insured."

- SEC. 2. Amendment. That the word "and" in the fifth (5) line of section eight thousand eight hundred thirty-four (8834) be stricken out, and the letter "t" in the word "the" in the same line be changed to a capital letter.
- 1 SEC. 3. Publication clause. This act being deemed of immediate

- 2 importance shall be in full force and effect from and after its passage
- and publication in the Des Moines Capital and Des Moines Register,
- newspapers published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Centerville Iowegian April 13, 1925, and in the Cherokee Times April 10, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 167

INSURANCE

H. F. 401

AN ACT to amend section eighty-eight hundred thirty-seven (8837) and to repeal section eighty-eight hundred forty-nine (8849) of chapter four hundred two (402) of the code, 1924, relating to benefits on lives of children.

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

- SECTION 1. That the law, as it appears in section eighty-eight hun-
- dred thirty-seven (8837) of chapter four hundred two (402) of the
- code, 1924, be and the same is hereby amended by striking out in lines eight (8), nine (9) and ten (10) thereof the following: "for
- whose support and maintenance a member of such society is respon-
- sible." 6
- 1 SEC. 2. That chapter four hundred two (402), of the code, 1924,
- be and the same is hereby amended by striking out section eighty-
- eight hundred forty-nine (8849) thereof.

Approved April 3, A. D. 1925.

CHAPTER 168

INSURANCE

S. F. 161

AN ACT to amend section eighty-nine hundred and forty (8940) and eighty-nine hundred and forty-one (8941) of the code of 1924 relating to insurance other than life.

- SECTION 1. That subdivision two (2) of section eighty-nine hun-
- dred and forty (8940) of the code of 1924, be and the same is hereby
- repealed and the following enacted in lieu thereof:
- "2. Insure the fidelity of persons holding places of private or

public trust, or execute as surety any bond or other obligation required or permitted by law to be made, given or filed, except bonds required in criminal causes and insure the maker, drawer, drawee or endorser of checks, drafts, bills of exchange, or other commercial paper against loss by reason of any alteration of such instruments."

SEC. 2. That section eighty-nine hundred and forty-one (8941) of the code of 1924, be and the same is hereby amended by inserting after the word "capital" in the fourth line of subdivision five (5) thereof, the words "or surplus", and also by adding after subdivision six (6) of said section the following as subdivision eight (8):

"8. Any foreign or domestic mutual insurance company, when found upon examination by the commissioner of insurance to possess surplus and other funds available for the payment of liabilities equal to the capital stock as by law required of like stock insurance companies may transact the same kinds of insurance permitted to like stock insurance companies."

Approved April 3, A. D. 1925.

CHAPTER 169

INSURANCE

S. F. 173

AN ACT to amend section eighty-nine hundred ninety (8990), code of 1924, relating to co-insurance.

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

SECTION 1. That section eighty-nine hundred ninety (8990), code 1924, relating to the subject of co-insurance, be amended by inserting after the word "of" and before the word "insurance" in line three (3) of said section the words, "fire, lightning, tornado, cyclone, wind storm and/or sprinkler leakage."

Approved April 3, A. D. 1925.

INSURANCE OTHER THAN LIFE

S. F. 160

AN ACT to amend section nine thousand and twenty-one (9021) of the code of 1924, relating to insurance other than life.

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

SECTION 1. Section nine thousand twenty-one (9021) of the code of 1924 is hereby amended by adding at the end thereof the following:

"Companies associating themselves together for the purpose of issuing joint policies may issue them under the underwriters' title used by them, provided the names of the companies represented by such underwriters' title shall appear on the face and filing back of the policy and the percentage of the total risk assumed by each shall be set out opposite the signature of each company."

Approved April 3, A. D. 1925.

CHAPTER 171

INSURANCE

H. F. 321

AN ACT to repeal section eleven thousand forty-four (11044), code, 1924, and to enact a substitute therefor relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations organized under the provisions of chapter four hundred six (406), code, 1924.

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

SECTION 1. Section eleven thousand forty-four (11044), code, 1924, is hereby repealed and the following enacted in lieu therof: "No court other than that of the county in which the member resides shall have jurisdiction of actions to collect assessments levied by associations organized under the provisions of chapter four hundred six (406) of the code, 1924, but such actions shall be brought in the county of the member's residence, any statement or agreement in the policy or contract of insurance, the application therefor, or any other contract entered into between the member and the association to the contrary notwithstanding."

Approved April 3, A. D. 1925.

See chapter 172.

INSURANCE

H. F. 404

AN ACT to amend house file number three hundred twenty-one (321) relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations organized under the provisions of chapter four hundred six (406) of the code, 1924, and to extend the provisions thereof to premiums and premium notes given for insurance other than life.

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

- SECTION 1. Collection of assessment—jurisdiction of court. That house file number three hundred twenty-one (321) be and it is hereby amended by adding thereunto the following:
- "Sec. 2. No court other than that of the county in which the policybolder resides shall have jurisdiction of actions to collect premiums
 or premium notes payable or given for insurance other than life, but
 such actions shall be brought in the county of the policyholder's residence, any statement or agreement in the policy or contract of insurance, the application therefor, or any other contract entered into
- between the policyholder and the company or its agent to the contrary notwithstanding."
- SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record and Plain Talk, newspapers published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 15, 1925, and in the Des Moines Plain Talk April 16, 1925.

W. C. RAMSAY, Secretary of State.

See chapter 171.

BANKING-PUBLIC FUNDS

H. F. 129

AN ACT to create a state sinking fund for public deposits and to provide a method for the payment of public funds deposited as provided by law, in banks which have since become insolvent; to provide a manner of collecting the sinking fund and of making disbursements therefrom; to provide for the subrogation of the treasurer of state to the rights of the holders of deposits of public funds in the hands of receivers; to increase the powers of the executive council, town and city councils, boards of school directors and of township trustees, relating to deposits of public funds; to relieve public officers from liability on account of the loss of public funds deposited in legal depositories; to amend, revise, and codify sections one hundred thirty-nine (139), forty-three hundred nineteen (4319) and fifty-five hundred forty-seven (5547) of the code, 1924, relating to depository bonds, and to repeal sections seventy-four hundred five (7405), fifty-six hundred fifty-two (5652), and fifty-five hundred fifty (5550) of the code, 1924, relating to depository bonds.

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

SECTION 1. Sinking fund. There is hereby created in the office of 2 the treasurer of state a separate fund to be known as the state sinking fund for public deposits and the purpose of said fund shall be to secure the payment of their deposits to state, county, township, municipal, and school corporations having public funds deposited in any bank in this state, when such deposits have been made by authority of and in conformity with the direction of the local governing council or board which is by law charged with the duty of selecting depository banks for said funds. Said funds shall be collected by the treasurer of state 9 10 as needed and shall be held by him and deposited as other public funds, and at no time shall any call be sent out for the collection of such 11 12 funds or diversion of interest be commenced when there is a balance on hand in such fund of more than five hundred thousand dollars 13 (\$500,000.00). All above a necessary working balance shall be kept 14 invested in United States government bonds under the direction of 15 16 the executive council.

SEC. 2. Interest diverted. All interest hereafter collected by the state of Iowa from depositories of state funds as provided in section one hundred forty (140) of the code, 1924, all interest hereafter collected from depositories of the county funds by county treasurers as provided in section seventy-four hundred four (7404) of the code, 1924, all interest hereafter collected by city treasurers as provided in section fifty-six hundred fifty-one (5651) of the code, 1924, all interest hereafter collected by school treasurers as provided in section fortythree hundred nineteen (4319) of the code, 1924, all interest collected by township clerks under section fifty-five hundred forty-eight (5548) of the code, 1924, and any other interest hereafter collected from depositories of public funds, as provided by statute, is hereby diverted from the general fund or township road fund, as the case may be, and shall be paid into the state treasury and kept in the fund created by this act, or so much thereof as shall be ordered so paid by the treasurer of state. No part of said interest above two and one-half per

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17 cent $(2\frac{1}{2}\%)$ per annum shall be so diverted or collected for said sink-18 ing fund.

SEC. 3. Duty of treasurers. It shall be the duty of all school treasurers, city and town treasurers and township clerks of the county to keep on file with the county treasurer a list of such depositories and when so ordered by the county treasurer, such depositor shall cause the interest upon such funds to be paid to the county treasurer for the benefit of the state sinking fund.

SEC. 4. When applicable. Whenever a depository bank is placed in the hands of a receiver for liquidation and the amount of the several deposits of public funds deposited therein by authority of and in conformity with the direction of the legal governing council or board which is by law charged with the duty of selecting depository banks for said funds and fixing the amount thereof, has been ascertained and fixed by an order of court, the superintendent of banking shall then certify such list of public deposits so approved by the court to the treasurer of state and the auditor of state. The treasurer of state shall thereupon simultaneously divert all interest coming into his hands from state deposits and deposit the same in said sinking fund and shall issue an order to the county treasurers of the several counties directing them to collect from the depository banks the interest upon all public deposits of their counties, including all interest on school funds, city and town funds, township and county funds, from the date of said order; and it shall then become the duty of all depository banks to pay such interest to the county treasurers and the county treasurers of the several counties shall so collect such funds in accordance with such order and shall remit the same to the treasurer of state. diversion of such funds shall continue until such claims are paid and it shall then be the duty of the treasurer of state to discontinue such diversions of interest on state funds and collection of interest on other funds as herein provided, and to so notify the county treasurers of the various counties fixing in such notice the date of such termination.

Method of payment. It shall be the duty of the superintendent of banking to direct the order in which such deposits shall be paid, and as soon as the money is available in such sinking fund the superintendent of banking shall certify to the auditor of state the amount due the several depositors of public funds as shown by such certified list and showing the order in which they shall be paid, and upon such certification the auditor of state shall issue his warrant upon such sinking fund in the hands of the treasurer of state payable to such depositor of public funds in the order certified by the superintendent of banking, and the same shall be paid to such depositor of public funds, and the treasurer of state shall thereupon be subrogated to all of the title, interest and rights of the depositor in such deposit of public funds and shall share in the distribution of the assets of such bank ratably with the other depositors, and the sum received from such distribution shall be paid by the receiver to the treasurer of state and deposited in said sinking fund. Where public funds are secured by bond and the same are paid or advanced by the treasurer of state as herein provided, said treasurer shall be subrogated to all of the rights of the holder of such bond and is hereby authorized to enforce and collect the same and shall deposit the same in said sinking fund.

- SEC. 6. Coordinating amendment. Section one hundred thirtynine (139) of the code, 1924, is hereby amended by striking from line five (5) the word "Des Moines,"; also by striking therefrom all of lines seven (7), eight (8), nine (9), ten (10), and all of that part of line eleven (11) ending with the word "order" and by inserting in lieu thereof after the word "and" in line six (6) the words "in a sum not to exceed a limit to be fixed by said council."
- SEC. 7. Coordinating amendment. Section forty-three hundred nineteen (4319) of the code, 1924, is hereby amended by adding after the word "state" in line five (5) the words "as directed by the board of directors of such school corporation", and by adding after the word "two" in line five (5) of said section the words "and one-half". Also amend said section by striking therefrom all of said section after the word "corporation" in line nine (9) and by adding a period after said word.
- SEC. 8. Coordinating amendment. Section fifty-five hundred forty-seven (5547) of the code, 1924, is hereby amended by striking from line two (2) thereof the word "preserve" and by inserting in lieu thereof the words "deposit under the direction of the township trustees as to place and amount".
- SEC. 9. Treasurer—when not liable. No treasurer shall be liable for loss of public funds by reason of insolvency of the depository bank, when deposited hereafter as provided by law.
- 1 SEC. 10. Repeal. Sections fifty-five hundred fifty (5550), fifty-six 2 hundred fifty-two (5652) and seventy-four hundred five (7405) of the 3 code, 1924, are hereby repealed.
- 1 SEC. 11. Repeal. All acts or parts of acts in conflict with the pro-2 visions hereof are hereby repealed.
- SEC. 12. Act deemed separable. This act is deemed to be separable and if any section thereof is held to be void, it shall not avoid the other sections of this act.
- SEC. 13. Publication clause. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Plain Talk, a newspaper published in the city of Des Moines, Iowa, and the Palo Alto Reporter, a newspaper published at Emmetsburg, Iowa.

Approved March 27, A. D. 1925.

I hereby certify that the foregoing act was published in the Palo Alto Reporter April 2, 1925, and Des Moines Plain Talk April 2, 1925.

W. C. RAMSAY, Secretary of State.

See chapter 174.

BANKS AND BANKING

H. F. 393

AN ACT to amend the law as it appears in house file No. 129 of the acts of the forty-first general assembly of Iowa as the same appears on file in the office of the secretary of state of Iowa, relating to public funds and the insurance and security thereof.

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

That the law as it appears in house file No. 129 of the acts of the forty-first general assembly of Iowa as the same appears on file in the office of the secretary of state of Iowa be amended as follows:

- SECTION 1. Sinking fund surplus invested. Strike from section one (1) thereof the last two (2) sentences and insert in lieu thereof the following: "There shall be paid into said sinking fund by the treasurer of state all collections either from assessments or diversions of interest as well as receipts received from the collection of claims assigned or paid whether from security, bonds or other sources. Any sums in the sinking fund shall be available for the payment of claims. All above a necessary working balance shall be kept invested in United States government bonds under the direction of the executive council."
- SEC. 2. Limitation. Also amend section two (2) by adding to said section the following sentence: "No interest shall be diverted until the necessity therefor shall arise."
- SEC. 3. When applicable. Also amend section four (4) by striking from the first two lines thereof the following: "Whenever a depository bank is placed in the hands of a receiver for liquidation" and insert in lieu thereof the following: "Whenever any such depository bank is hereafter closed and placed in the hands of a receiver or a trustee in bankruptcy".
- 1 SEC. 4. Liability of banks and individuals. Also amend section four (4) by striking the period (.) after the word "state" in line nineteen (19) thereof and inserting in lieu thereof the following: ", and the failure on the part of any depository bank to pay to the county treasurer or the state treasurer any such interest on or before the fifth day of the month same becomes due, shall render such bank liable for double the amount of interest due and the same may be recovered by the state treasurer or the county treasurer. The fiscal governing officers of every county, township, school district, city or town, shall be personally liable to the sinking fund for any misappro-10 priation of such interest on public balances or for withholding the 11 12 same when proper call has been made by the state treasurer as herein 13 provided."

- SEC. 5. Publication clause. This act being deemed of immediate
- 2 importance shall be in full force and effect from and after its publica-
- tion in the Plain Talk, a newspaper published in the city of Des Moines,
- Iowa, and the Palo Alto Reporter, a newspaper published at Emmets-
- burg, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and the Palo Alto Reporter April 9, 1925. W. C. RAMSAY, Secretary of State.

See chapter 173.

CHAPTER 175

INVESTMENT OF TRUST FUNDS

H. F. 224

AN ACT to authorize guardians, administrators, trustees, receivers, state and savings banks, trust companies and insurance companies to invest in bonds issued under and by virtue of the federal farm loan act, approved by the president of the United States July 17, 1916.

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

- SECTION 1. Section ninety-one hundred eighty-three (9183), code,
- 1924, is amended by adding to paragraph one (1) the following:
- "or in farm loan bonds issued under the act of congress approved
- July seventeenth (17), nineteen hundred sixteen (1916), as amended, where the corporation issuing such bonds is loaning in Iowa".
- 1 Section eighty-seven hundred thirty-seven (8737), code, 2 1924, is amended by adding to paragraph one (1) the following:
- 3 "or farm loan bonds issued under the act of congress approved 4 July seventeenth (17), nineteen hundred sixteen (1916), as amended,
- where the corporation issuing such bonds is loaning in Iowa".
- Section eighty-eight hundred twenty-nine (8829), code, 1924, is amended by adding to paragraph one (1) the following:
- 2
- 3 "or farm loan bonds issued under the act of congress approved July seventeenth (17), nineteen hundred sixteen (1916), as amended, where
- the corporation issuing such bonds is loaning in Iowa".

Approved March 31, A. D. 1925.

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CHAPTER 176

BANKING—CREDIT UNIONS

S. F. 56

AN ACT to provide for the organization, operation and supervision of savings and credit associations to be termed "credit unions" and to define their powers, and placing them under the control of the banking department.

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

SECTION 1. Organization and definition: Any seven residents of 1 2 the state of Iowa may apply to the superintendent of banking for 3 permission to organize a credit union. 4

A credit union is organized in the following manner:

- The applicants shall execute in duplicate a certificate of organization by the terms of which they agree to be bound. The certificate shall state:
 - (1) The name and location of the proposed credit union.
- The names and addresses of the subscribers to the certificate (2)and the number of shares subscribed by each.
- The par value of the shares of the credit union which shall not exceed ten dollars (\$10.00) each.
- (b) Said applicants shall prepare and adopt by-laws for the general government of the credit union consistent with the provisions of this chapter, and execute the same in duplicate.
- The certificate and the by-laws, both executed in duplicate, shall be forwarded with a fee of two dollars (\$2.00) to the superintendent of banking.
- The superintendent shall, within thirty (30) days of the receipt of said certificate and by-laws, determine whether they conform with the provisions of this chapter, and whether or not the organization of the credit union in question would benefit the members of it and be consistent with the purposes of this chapter.

The superintendent shall thereupon notify the applicants of his decision. If it is favorable he shall issue a certificate of approval, attached to the duplicate certificate of organization and return the same, together with the duplicate by-laws to the applicants.

The applicants shall thereupon file the said duplicate of the certificate of organization, with the certificate of approval attached thereto, with the county recorder of the county within which the credit union is to do business, who shall record and index the same as articles of incorporation are recorded and indexed and return it, with his certificate of record attached thereto, to the said superintendent of banking for permanent record.

The applicants shall thereupon become and be a credit union, incorporated in accordance with the provisions of this chapter.

In order to simplify the organization of credit unions, the superintendent of banking, upon the taking effect of this chapter, or as soon thereafter as sufficient fees shall have accumulated to liquidate the cost of same, shall cause to be prepared an approved form of certificate of organization and a form of by-laws, consistent with this chapter which may be used by credit union incorporators for their guidance,

43 and on written application of any seven residents of the state, shall 44 supply them without charge with a blank certificate of organization 45 and a copy of said form of suggested by-laws.

- SEC. 2. Amendments: Any and all amendments to the by-laws must be approved by the superintendent of banking before they become operative.
 - SEC. 3. Restriction: It shall be a misdemeanor for any person, association, copartnership or corporation, except corporations organized in accordance with the provisions of this chapter, to use the words "credit union" in their name or title.
 - SEC. 4. Powers: A credit union shall have the following powers:
 (a) To receive the savings of its members either as payment on shares or as deposits, including the right to conduct Christmas clubs, Vacation clubs and other such thrift organizations within the membership.
 - (b) To make loans to members for provident or productive purposes.
 - (c) To make loans to a cooperative society or other organization having membership in the credit union.
 - (d) To deposit in state and national banks and, to an extent which shall not exceed twenty-five (25) percent of its capital, invest in the paid-up shares of building and loan associations and of other credit unions.
 - (e) To invest in any investment legal for saving banks or for trust funds in the state.
 - (f) To borrow money as hereinafter indicated.

- (g) To assess fines as may be provided by the by-laws for failure to make repayments on loans and payments on shares when due.
- SEC. 5. Membership: Credit union membership shall consist of the incorporators and such other persons as may be elected to membership and subscribe for at least one share, pay the installment thereon and the entrance fee. Organizations, incorporated or otherwise, composed for the most part of the same general group as the credit union membership may be members. Credit union organization shall be limited to groups having a common bond of occupation, or association or to groups within a well-defined neighborhood, community or rural district.
- SEC. 6. Reports, etc.: Credit unions shall be under the supervision of the superintendent of banking. They shall report to him annually on or before the first day of January on blanks supplied by him for that purpose. Additional reports may be required. Credit unions shall be examined at their expense annually by the said superintendent or his duly authorized representative except that, if a credit union has assets of less than twenty five thousand dollars (\$25,000.00) he may accept the audit of a practicing public accountant in place of such examination. If the superintendent determines that the credit union is violating the provisions of this chapter, or is insolvent, he may serve notice on the credit union of his intention to revoke the certificate of approval. If, for a period of fifteen days after such notice, said violation continues, the superintendent may revoke said certificate and take possession of the business and property of said

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- credit union and maintain possession until such time as he shall permit it to continue business or its affairs are finally liquidated. He may take similar action if any report required remains in arrears for more than fifteen days.
 - SEC. 7. Fiscal year—meetings: The fiscal year of all credit unions shall end December 31. Special meetings may be held in the manner indicated in the by-laws. At all meetings a member shall have but a single vote whatever his share holdings. To amend the by-laws, the proposed amendment must be contained in the call for the meeting and it must be approved by three-fourths of the members then present, which number must constitute a quorum, and by the superintendent of banking. There shall be no voting by proxy. A member other than a natural person shall cast a single vote through a delegated agent.
 - SEC. 8. Elections: At the annual meeting, the organization meeting being the first annual meeting, the credit union shall elect a board of directors of not less than five (5) members, a credit committee of not less than three (3) members and a supervisory committee of three (3) members, all to hold office for such terms respectively as the by-laws provide and until successors qualify. A record of the names and addresses of the members of the board and committees and the officers shall be filed with the superintendent of banking within ten days after their election.
 - SEC. 9. Directors and officers: At the first meeting the directors shall elect from their own number a president, vice-president, treasurer and clerk, of whom the last two named may be the same individual. It shall be the duty of the directors to have general management of the affairs of the credit union, particularly:

(a) To act on applications for membership.

(b) To determine interest rates on loans and deposits.

(c) To fix the amount of the surety bond which shall be required of all officers and employees handling money.

(d) To declare dividends, and to transmit to the members recommended amendments to the by-laws.

(e) To fill vacancies in the board and in the credit committee until

successors are chosen and qualify.

- (f) To determine the maximum individual share holdings and the maximum individual loan which can be made with and without security.
- (g) To have charge of investments other than loans to members. The duties of the officers shall be determined in the by-laws, except that the treasurer shall be the general manager. No member of the board or of either committee shall, as such, be compensated.
- SEC. 10. Credit committee: The credit committee shall have the general supervision of all loans to members. Applications for loans shall be on a form, prepared by the credit committee, and all applications shall set forth the purpose for which the loan is desired, the security, if any, offered, and such other data as may be required. Within the meaning of this section an assignment of shares or deposits or the endorsement of a note may be deemed security. At least a majority of the members of the credit committee shall pass

- 9 on all loans and approval must be unanimous. The credit committee 10 shall meet as often as may be necessary after due notice to each 11 member.
 - SEC. 11. Supervisory committee: The supervisory committee shall—
 (a) Make an examination of the affairs of the credit union at least quarterly, including an audit of its books and, in the event said committee feels such action to be necessary, it shall call the members together thereafter and submit to them its report.

(b) Make an annual audit and report and submit the same at the annual meeting of the members.

(c) By unanimous vote if it do

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- (c) By unanimous vote, if it deem such action to be necessary to the proper conduct of the credit union, suspend any officer, director, or member of committee and call the members together to act on such suspension. The members at said meeting may sustain such suspension and remove such officer permanently or may reinstate said officer.
- By majority vote, the supervisory committee may call a special meeting of the members to consider any matter submitted to it by said committee. The said committee shall fill vacancies in its own membership.
 - SEC. 12. Capital: The capital of a credit union shall consist of the payments that have been made to it by the several members thereof on shares. The credit union shall have a lien on the shares and deposits of a member for any sum due to the credit union from said member or for any loan endorsed by him. A credit union may charge an entrance fee as may be provided by the by-laws.
 - SEC. 13. Minors: Shares may be issued and deposits received in the name of a minor or in trust in such manner as the by-laws may provide. The name of the beneficiary must be disclosed to the credit union.
 - SEC. 14. Rates: Interest rates on loans made by a credit union shall not exceed one per cent a month on unpaid balances.
 - SEC. 15. Power to borrow: A credit union may borrow from any source in total sum which shall not exceed fifty per cent (50%) of its assets.
 - SEC. 16. Loans: A credit union may loan to members. Loans must be for a provident or productive purpose and are made subject to the conditions contained in the by-laws. A borrower may repay his loan in whole or in part any day the office of the credit union is open for business. No director, officer or member of committee may borrow from the credit union in which he holds office beyond the amount of his holdings in it in shares and deposits, nor may he endorse for borrowers.
 - SEC. 17. Reserves: All entrance fees, fines and twenty per cent (20%) of the net earnings each year, before the declaration of a dividend, shall be set aside as a reserve fund which shall be kept liquid and intact and not loaned out to members, and shall belong to the corporation to be used as a reserve against bad loans and not be distributed except in cases of liquidation.

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- SEC. 18. Dividends: On recommendation of the directors, a credit union may, at the end of the fiscal year, declare a dividend from net earnings, which dividend shall be paid on all shares outstanding at the end of the fiscal year. Shares which become fully paid up during the year shall be entitled to a proportional part of said dividend calculated from the first day of the month following such payment in full.
- 1 SEC. 19. Expulsion—withdrawal: A member may be expelled by a two-thirds' (2/3's) vote of the members present at a special meeting called to consider the matter but only after a hearing. Any member may withdraw from the credit union at any time but notice of with-4 drawal may be required. All amounts paid on shares or as deposits of an expelled or withdrawing member, with any dividends or interest accredited thereto, to the date thereof, shall, as funds become available and after deducting all amounts due from the member to the credit union, be paid to him. The credit union may require sixty 10 (60) days' notice of intention to withdraw shares and thirty (30) days' 11 notice of intention to withdraw deposits. Withdrawing or expelled 12 members shall have no further rights in the credit union but are not, 13 by such expulsion or withdrawal, released from any remaining lia-14 bility to the credit union.
 - SEC. 20. Dissolution: The process of voluntary dissolution shall be as follows:
 - (a) At a meeting called for the purpose, notice of which purpose must be contained in the call, four-fifths (4/5) of the entire membership of the credit union may vote to dissolve the credit union.
 - (b) Thereupon they shall file with the superintendent of banking a statement of their consent to dissolution, attested by a majority of the officers and including the names and addresses of the officers and directors.
- 10 (c) The superintendent shall determine whether or not the credit 11 union is solvent. If such is the fact he shall issue in duplicate a cer-12 tificate to the effect that this section has been complied with. 13 (d) The certificate shall be filed with the county recorder of the
 - (d) The certificate shall be filed with the county recorder of the county in which the credit union is located, whereupon the credit union shall be declared dissolved and shall cease to carry on business except for the purpose of liquidation.
 - (e) The credit union shall continue in existence for three years for the purpose of discharging its debts, collecting and distributing its assets and doing all other acts required in order to wind up its business, and may sue and be sued for the purpose of enforcing such debts and obligations until its affairs are fully adjusted and wound up.
- SEC. 21. Change in place of business: A credit union may change its place of business on written notice to the superintendent of banking.
- SEC. 22. Taxation: A credit union shall be deemed an institution for savings and shall be subject to taxation only as to its real estate, moneys and credits. The shares shall not be taxed.

SEC. 23. Small loans legislation: Nothing contained in this chapter shall apply to any person engaged in the business of loaning money under chapter four hundred nineteen (419).

Approved April 1, A. D. 1925.

CHAPTER 177

BANKS AND BANKING

S. F. 122

AN ACT to define the crime of embezzlement of funds or deposit of a bank by officers, directors and employees of banks and to provide a punishment for persons convicted thereof

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

- SECTION 1. Embezzlement—penalty. Any officer, director or employee of a bank who shall in any manner, directly or indirectly, use the funds or deposits of a bank or any part thereof, except for the regular business transactions of the bank, or who secretes, with intent to embezzle or fraudulently convert to his own use, any funds, deposits or any part thereof of any bank and which may be the subject of larceny, or money placed in his hands for the purpose of deposit in the bank, or for remittance to any other person, or to apply on or discharge any obligation held by the bank, either as owner, agent or trustee, which has been received by him or delivered to him as an 10 11 officer, director or employee of a bank or on account of his connection 12 therewith, shall be guilty of embezzlement and shall, on conviction thereof, be imprisoned in the penitentiary not to exceed twenty (20) 13 14 years.
- SEC. 2. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in two (2) newspapers as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Belmond Herald Press April 15, 1925, and in the Bode Bugle April 10, 1925.

W. C. Ramsay, Secretary of State.

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CHAPTER 178

BANKS AND BANKING—STATE BANKING BOARD

H. F. 392

AN ACT creating a state banking board to advise with the superintendent of banking in administration of all banking laws.

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

Section 1. Board created—appointment—compensation—records. There is hereby created a board to be called the state banking board, composed of five members of which the superintendent of banking shall be ex officio a member and chairman, and four members who shall be chosen from various sections of the state, so far as it is geographically practical to do so.

Said board shall be appointed by the governor. The term of office of each member thereof shall be contemporaneous with the term of office of the superintendent, and each member shall hold his office for such term and until his successor shall have been appointed and qualified. In case of any vacancy in said board the governor shall appoint a new member to fill such vacancy for the unexpired term. The members of said board, other than the superintendent of banking, shall receive no salary, but shall be allowed and paid the sum of ten dollars (\$10) per diem each, for the time actually engaged in performing their duties as members of such board together with all the expenses necessarily incurred and paid out by them in connection therewith. Such compensation and expenses shall be paid from the current and accumulated earnings of the banking department. The superintendent of banking shall keep a permanent record in his office containing an itemized statement of the per diem and all expenses incurred by each member of said board, and shall approve all expense accounts before they are submitted to the auditor of state for payment, and thereupon vouchers shall be allowed and paid out of the state treasury as provided by law.

- SEC. 2. Meetings. The state banking board shall meet regularly at the office of the superintendent of banking once each month on such date as the board may appoint, and shall meet at such other times as the board may deem necessary, or when called by the chairman of the board, or any two members thereof.
- SEC. 3. To act with superintendent of banking. The members of said board shall have free access to all the records in the office of the superintendent of banking. Said board shall act in connection with the superintendent in an advisory capacity concerning all matters pertaining to the conduct of the banking department and the administration of the Iowa banking laws.
- SEC. 4. Repeal. All acts and parts of acts in conflict with this act are hereby repealed.

- SEC. 5. Publication clause. This act, being deemed of immediate importance, shall take effect and be in full force from and after its 2
- publication in the Palo Alto Reporter, a newspaper published in the
- city of Emmetsburg, Iowa, and Plain Talk, published in the city of
- Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Palo Alto Reporter April 9, 1925, and Des Moines Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 179

BANKS-LIQUIDATION-REORGANIZATION

H. F. 47

AN ACT to amend section nine thousand two hundred thirty-nine (9239) of the code, 1924, relating to the liquidation and distribution of the assets of banks in the hands of the superintendent of banking for liquidation and distribution.

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

SECTION 1. Reorganization. That the law as it appears in section ninety-two hundred thirty-nine (9239) of the code, 1924, be amended 3

by adding thereto the following:

- 4 If a majority of the creditors holding direct unsecured obligations of such bank in excess of ten dollars (\$10.00) each, and totalling in the aggregate amount seventy-five per cent (75%) of all direct unsecured
- obligations, shall agree in writing to a plan of disposition and distribution of assets through reorganization or consolidation of the bank, the district court in which such receivership is pending, upon application
- 10 of the superintendent of banking, may order a disposition and distribu-
- tion conforming in general to the provisions of such plan. 11
- Public funds. Any county, city, town, township, or school district, through its governing board, may so agree to the extent of 3 its unsecured and unpreferred claims. The state may through the 4 executive council so agree as to its unsecured and unpreferred claims.
- SEC. 3. Hearing—notice. Prior to ordering any such disposition or distribution of assets, the court or judge thereof shall fix the time and 3 place of hearing upon said application and shall by order prescribe 4 the kind and character of notice to be given to all creditors and stock-5 holders.
- 1 SEC. 4. Court to determine. At such hearing the court shall de-2 termine the equities of all parties and also determine whether such
- 3 disposition and distribution is for the best interest of the unsecured
- creditors. If the plan shall be approved, thereafter and until the assets are distributed, the court shall have power to make such re-
- quirements as in his sound discretion will conserve the assets and in-
- sure the distribution thereof as provided by law.

- SEC. 5. Receivership concluded. If such disposition and distribu-2 tion shall be ordered, compliance therewith shall be effected and the 3 receivership concluded at the earliest possible date consistent with good business and at the least possible cost to the receivership. At the conclusion of said receivership, the receiver shall file his final re-5 port of his doings therein, so provided by law, together with such ad-6 7 ditional facts as the court may require.
- 1 Secured creditors—contracts with third parties. Nothing contained herein shall affect the rights of secured creditors in the security pledged, or to share in the capital stock assessment, nor affect 3 4 the rights of depositors or creditors on bonds or other contracts with 5 third parties.
- SEC. 7. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publica-3 tion in the Des Moines Register and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

Approved February 20, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record February 25, 1925, and Des Moines Plain Talk February 26, 1925.

W. C. RAMSAY, Secretary of State. [The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

See chapter 180.

CHAPTER 180

BANKS AND BANKING

H. F. 389

AN ACT to amend house file No. 47 enacted by the forty-first general assembly relating to the liquidation and distribution of the assets of banks in the hands of the superintendent of banking for liquidation and distribution.

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

- SECTION 1. That house file No. 47 of the forty-first general assembly as it appears in the enrolled bill on file in the office of the secretary of state be and the same is hereby amended by inserting after the word "through" and before the word "reorganization" in line eight (8) of section one (1) of said act the following: "sale to another bank,
- reopening,". 6 SEC. 2. This act being deemed of immediate importance shall be in 2 full force and effect from and after its publication in the Plain Talk
- 3 and the Des Moines Daily Record, newspapers published in the city. of Des Moines, Iowa.

Approved March 24, A. D. 1925.

I hereby certify that the foregoing act was publicated.

March 31, 1925, and Des Moines Plain Talk April 2, 1925.

W. C. RAMSAY, Secretary of State. I hereby certify that the foregoing act was published in the Des Moines Daily Record

See chapter 179.

ASSESSMENT AGAINST STOCKHOLDERS OF BANKS

S. F. 38

AN ACT to amend section nine thousand two hundred forty-eight (9248) of the code, 1924, relating to the collection of assessments against stockholders of banks.

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

SECTION 1. Service of notice—personal liability. Section nine thousand two hundred forty-eight (9248) of the code, 1924, is hereby amended by striking out the word "thirty" in line eight (8) thereof and substituting therefor the word "ten"; also, by inserting after the word "thereof" in line eight (8) of said section the words "by personal service or".

Section nine thousand two hundred forty-eight (9248) is also amended by adding at the end of said section the following: "Should the proceeds of a sale hereunder of all of the stock of any stockholder be insufficient to satisfy his entire assessment liability he shall be personally liable for the deficiency, which may be collected by suit brought in the name of the bank against such stockholder."

SEC. 2. Publication clause. This act being deemed of immediate importance, shall be in full force and effect from and after its publication in the Des Moines Register, a newspaper published in the city of Des Moines, Iowa, and the Washington Evening Journal, a newspaper published at Washington, Iowa.

Approved March 10, A. D. 1925.

I hereby certify that the foregoing act was published in Plain Talk March 12, 1925, and the Washington Evening Journal March 13, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 182

BANKS-RECEIVERSHIPS

S. F. 3

AN ACT to amend section twelve thousand seven hundred nineteen (12719) of the code, 1924, relating to priority of claims in receiverships.

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

- 1 SECTION 1. Provisions not applicable. Section twelve thousand 2 seven hundred nineteen (12719) of the code 1924 is hereby amended
- seven hundred nineteen (12719) of the code, 1924, is hereby amended by adding thereto the following: "The provisions of this section shall
- 4 not apply to the receivership of state banks, savings banks, loan and
- 5 trust companies, or private banks, and in the receivership of state

- 6 banks, savings banks, loan and trust companies, or private banks, no 7 such preference or priority shall be allowed as is provided in this 8 section, except for labor as provided by statute."
- SEC. 2. Legislative intent. The provisions of this amendment are declaratory of the intent of the legislature and of its interpretation of the provisions of section twelve thousand seven hundred and nine-teen (12719) of the code, 1924.
- SEC. 3. Publication clause. This act being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Plain Talk, a newspaper published in the city of Des Moines, Iowa, and the Washington Evening Journal, a newspaper published in the city of Washington, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Washington Evening Journal April 9, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 183

TRADE NAMES

H. F. 147

AN ACT requiring all persons or partnerships conducting or operating businesses or stores under any trade name or fictitious name other than the personal name or names of the individual or individuals composing the same, to register name or names and addresses with the county recorder, and providing for a penalty for a failure so to do.

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

- "Section 1. Verified statement. It shall be unlawful for any person or copartnership to engage in or conduct a business under any trade name, or any assumed name of any character other than the true surname of each person or persons owning or having any interest in such business, unless such person or persons shall first file with the county recorder of the county in which the business is to be conducted a verified statement showing the name, postoffice address, and residence address of each person owning or having any interest in the business, and the address where the business is to be conducted. A like verified statement shall be filed of any change in ownership of the business, or persons interested therein, and the original owners shall be liable for all obligations until such certificate of change is filed.
- SEC. 2. Penalty for violation. Any person violating the provisions of this act shall, upon conviction, be punishable by a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars

- 4 (\$100.00), or by imprisonment in the county jail for a term not exceeding thirty (30) days, and each day that any person or persons
- 6 violate the provisions of this act shall be deemed to be a separate and

7 distinct offense."

Approved April 3, A. D. 1925.

CHAPTER 184

BONDED WAREHOUSES

S. F. 7

AN ACT to amend section nine thousand seven hundred nineteen (9719) of chapter four hundred twenty-six (426) of the 1924 code, relating to bonded warehouses for agricultural products.

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

- 1 Section 1. Definition of term. That section nine thousand seven 2 hundred nineteen (9719) of the code, 1924, be and the same is hereby
- 3 amended by striking out lines nine (9) to twelve (12) inclusive and

4 inserting in lieu thereof the following:

"The term 'agricultural product' as used in this chapter shall mean cotton, wool, grain, tobacco, flax seed, sugar and all canned goods made

7 from agricultural products."

- 1 Sec. 2. Publication clause. This act being deemed of immediate 2 importance shall be in full force and effect from and after its publica-
- 3 tion in the Des Moines Register, a newspaper published in the city of
- Des Moines, Iowa, and the Des Moines Capital, a newspaper published
- 5 in the city of Des Moines, Iowa.

Approved March 14, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk March 19, 1925, and the Belmond Herald-Press March 25, 1925.

W. C. RAMBAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

STATUTES OF FRAUDS

H. F. 23

AN ACT to amend section ninety-nine hundred thirty-three (9933), code, 1924, relating to the statutes of frauds governing sales of goods or choses in action.

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

1 SECTION 1. There is hereby inserted immediately following section ninety-nine hundred thirty-three (9933), code, 1924, a new sec-

3 tion as follows:

4 "9933-a1. Applicable statutes. Sections 11287 (eleven thousand two hundred eighty-seven) and 11288 (eleven thousand two hundred eighty-eight) shall apply to sales of goods and choses in action."

Approved March 24, A. D. 1925.

CHAPTER 186

MARRIAGE

H. F. 169

AN ACT to amend the law as it appears in section ten thousand four hundred forty (10440) of the code, 1924, relating to returns of marriages.

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

- 1 SECTION 1. That the law as it appears in section ten thousand four 2 hundred forty (10440) of the code, 1924, be amended by repealing
- 3 subdivisions one (1), two (2), three (3) and eight (8).

Approved March 31, A. D. 1925.

CHAPTER 187

MARRIAGE

S. F. 144

AN ACT to amend chapter four hundred sixty-nine (469), code of 1924, relating to marriage.

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

- 1 SECTION 1. That chapter four hundred sixty-nine (469), code of
- 2 1924, be and the same is hereby amended by adding thereto the fol-
- 3 lowing:

The board of control shall furnish quarterly to each clerk of the district court lists of all persons then living and over fourteen years of age who are or who have been inmates of state institutions for the insane or feeble-minded, or who have been committed to the guardianship of the board as feeble-minded, except persons whose competency to marry shall subsequently have been established by judicial proceedings, or who shall have been discharged as cured under sections 10 thirty-five hundred and one (3501) and thirty-five hundred and six (3506) code of 1924, together with the names of such other persons 11 12 13 as are, within the knowledge of the board, disqualified for marriage 14 under paragraph five of section ten thousand four hundred twentynine (10429), code of 1924. Such lists shall contain as far as obtainable the dates of birth and places of birth of the individuals listed, 15 16 17 together with such other identifying information as may be desirable and obtainable. No clerk shall issue any marriage license to any applicant without first satisfying himself that the name of neither 18 19 party to the marriage is contained in the latest list furnished by the 20 21 board of control.

Any person aggrieved by such refusal to grant a license may by petition bring proceedings in the district court of the county of his residence to have his competency to enter into the marriage relation established and if on hearing, decree be entered in his favor, such license may be issued on order of the court.

Petitioner shall cause notice of the filing of said petition to be served on the state board of control in the manner required for the service of original notice at least ten days before the date set for hearing of said petition and the board of control shall have the right to appear and contest the allegations of said petition in behalf of the state. The trial shall be as in an equitable proceeding and either party may appeal from the decree rendered to the supreme court as in proceedings in equity.

Approved March 25, A. D. 1925.

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CHAPTER 188

RELEASE OF MORTGAGES

S. F. 207

AN ACT to amend section ten thousand one hundred seven (10107), code, 1924, relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof.

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

SECTION 1. That section ten thousand one hundred seven (10,107) of the code of 1924 be amended by adding thereto the following:

Par. 2. Where any mortgage, contract or other instrument constituting an encumbrance upon real estate shall be assigned or released by a separate instrument it shall be the duty of the recorder to enter in the margin of the record of such mortgage, contract or

to enter in the margin of the record of such mortgage, contract or

instrument the character of such assignment or release and the book and page where the same is recorded.

Approved March 25, A. D. 1925.

CHAPTER 189

REAL ESTATE

H. F. 348

AN ACT to amend section eleven thousand twenty-four (11024) of the code, 1924, relating to the recovery of real estate or to establish an interest therein.

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

- SECTION 1. That section eleven thousand twenty-four (11024) of
- the code, 1924, be amended by striking the figures "1900" in line two (2) and inserting in lieu thereof the figures "1915"; also by striking the figures "1900" in line twelve (12) and inserting in lieu thereof the
- figures "1915"; also by striking the figures "1919" in line sixteen (16) and inserting in lieu thereof the figures "1925".

Approved April 3, A. D. 1925.

CHAPTER 190

FORFEITURE OF REAL ESTATE CONTRACTS

H. F. 18

AN ACT to modify the enrollment of house file number 270, of the acts of the extra session of the fortieth general assembly as it now appears in the office of the secretary of state, and in chapter 527, code, 1924, and to amend section twelve thousand three hundred ninety-one (12391), code, 1924, relating to the forfeiture of real estate contracts.

WHEREAS in the enrollment of house file number 270, in the extra session of the fortieth general assembly, the following words were copied into section two (2) of said enrolled bill, to wit:

"If the property affected by the contract, if within a city or town, does not exceed one-half acre in extent, and otherwise does not contain in the aggregate more than forty acres, and has assumed a homestead character, then the vendor or his successor in interest shall notify said vendee or his successor in interest, that said contract will stand forfeited and canceled, unless said party, within ninety days after the completed service of said notice, performs the terms and conditions in default, and, in addition, pays the reasonable cost of serving the notice." and

WHEREAS in the enrollment of said bill the following words were copied into section five (5) of said enrolled bill, to wit: "or ninety days as the case may be," and

Whereas no part of said quoted words was adopted or in any manner agreed to by the general assembly but was wholly rejected by the general assembly, as shown by the official journals thereof, and

WHEREAS said enrolled bill was signed by the presiding officers of the general assembly and by the governor without knowledge of said error, and

Whereas the first quoted words hereof now appear in the code, 1924, as the last thirteen (13) lines of section twelve thousand three hundred ninety (12390), and

Whereas the said words "or ninety days as the case may be," now appear in section twelve thousand three hundred ninety-three (12393), code, 1924:

Now therefore

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

SECTION 1. Words expunged. Section two (2) of the enrollment of house file number 270 of the acts of the extra session of the fortieth general assembly as it now appears in the office of the secretary of state and in section twelve thousand three hundred ninety (12390), code, 1924, is hereby modified by expunging therefrom the following words, to wit:

"If the property affected by the contract, if within a city or town, does not exceed one-half acre in extent, and otherwise does not contain in the aggregate more than forty acres, and has assumed a home-stead character, then the vendor or his successor in interest shall notify said vendee or his successor in interest, that said contract will stand forfeited and canceled, unless said party, within ninety days after the completed service of said notice, performs the terms and conditions in default, and, in addition, pays the reasonable cost of serving the notice."

SEC. 2. Words expunged. Section five (5) of the enrollment of house file number 270 of the acts of the extra session of the fortieth general assembly as it now appears in the office of the secretary of state and in section twelve thousand three hundred ninety-three (12393), code, 1924, is hereby modified by expunging therefrom the following words, to wit:

"or ninety days as the case may be,".

SEC. 3. Litigation. The aforesaid modifications shall not apply to pending litigation, nor shall anything contained in the two preceding sections be construed as a recognition by the general assembly of the former validity of said stricken words.

SEC. 4. Section twelve thousand three hundred ninety-one (12391), code, 1924, is repealed and the following is enacted in lieu thereof:

"12391. Service. Said notice may be served personally or by publication, on the same conditions, and in the same manner as is provided for the service of original notices, except that when the notice is served by publication no affidavit therefor shall be required before publication. Service by publication shall be deemed complete on the day of the last publication."

- SEC. 5. Publication. This act being deemed of immediate import-
- ance shall be in full force and effect from and after its publication in
- 3 the Des Moines Register and the Des Moines Capital, newspapers pub-
- lished at Des Moines, Iowa.

Approved February 23, 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk February 16, 1925, and the Des Moines Daily Record February 26, 1925.

W. C. Ramsay, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 191

SETTLEMENT OF ESTATES

H. F. 32

AN ACT to amend chapter five hundred seven (507) of title thirty-two (32) of the code, 1924, relating to settlement of estates, and making provision for hearing and notice on applications to sell or mortgage real estate.

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

- SECTION 1. That chapter five hundred seven (507) of title thirty-
- two (32) of the code, 1924, be and the same is hereby amended by
- striking from said chapter all of section eleven thousand nine hundred
- thirty-four (11934), and all of section eleven thousand nine hundred
- thirty-five (11935), and by inserting in lieu of the sections so stricken, the following: "The court or judge shall fix the time and place of
- hearing of the application, and prescribe the time and manner of
- service of the notice of such hearing on all persons, including claim-
- ants, interested in said estate."

Approved March 12, A. D. 1925.

CHAPTER 192

CEMETERIES

S. F. 94

AN ACT to authorize and empower the court to allow and set apart from the estate of any deceased person a sufficient sum to provide for the perpetual care of the lot in which the body of the deceased is buried.

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

- SECTION 1. The court in which the estate of any deceased person
- is administered, before final distribution, may allow and set apart
- from such estate, a sum sufficient to provide an income adequate to

- perpetual pay for the care and upkeep of the cemetery lot upon which
- the body of the deceased is buried, except where perpetual care has
- otherwise been provided for. The sum so allowed and set apart shall
- be paid to a trustee as provided by sections ten thousand one hundred
- ninety-eight (10198) to ten thousand two hundred thirteen (10213)

of the code, 1924.

Approved April 3, A. D. 1925.

CHAPTER 193

LIEN ON PERSONAL PROPERTY

S. F. 83

AN ACT to amend section seven thousand two hundred five (7205), code, 1924, relating to lien upon certain personal property.

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

- SECTION 1. Amend section seven thousand two hundred five (7205),
- code, 1924, by inserting after the comma (,) following the word "hotels" in line two (2), the word "restaurants" and a comma (,).

Approved March 20, A. D. 1925.

CHAPTER 194

SALARIES OF SUPREME COURT JUDGES

S. F. 328

AN ACT relating to compensation of judges of the supreme court.

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

- SECTION 1. Salaries fixed. Each judge of the supreme court here-
- after elected shall receive a salary of seventy-five hundred dollars
- (\$7,500.00) a year, as provided by law.

Approved April 3, A. D. 1925.

QUALIFICATION OF JUDGES

S. F. 177

AN ACT to amend section ten thousand eight hundred fifteen (10815), code 1924, relating to the qualification of judges.

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

- SECTION 1. Judge to be attorney—exception. Section ten thousand eight hundred fifteen (10815), code 1924, is amended by in-
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- serting after the word "record" as it occurs in line 3 of said section
- a comma (,) and the words "except of police courts,".
- SEC. 2. Publication clause. This act being deemed of immediate
- importance shall take effect and be in full force on and after its
- publication in Plain Talk, a newspaper published in Des Moines, Iowa,
- and the Clarksville Star, a newspaper published in Clarksville, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Clarksville Star April 16, 1925, and Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 196

BONDS FOR COSTS

S. F. 81

AN ACT to amend section eleven thousand two hundred forty-five (11245) of the code of 1924, relating to bonds for costs.

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

- SECTION 1. Section eleven thousand two hundred forty-five (11245)
- of the code of 1924 is amended by striking therefrom all parts thereof
- following the word "may" in line eleven (11) and by inserting in lieu
- of said stricken words the following to wit:
- "legally be adjudged against plaintiff."

Approved March 20, A. D. 1925.

CRIME OF RAPE

S. F. 49

AN ACT to amend, revise, and codify section twelve thousand nine hundred sixty-six (12966), code, 1924, relating to the crime of rape.

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

Section twelve thousand nine hundred sixty-six SECTION 1. (12966), code, 1924, is amended, revised, and codified to read as fol-3 "12966. Definition—punishment. If any person ravish and carnally know any female by force or against her will, or if any person carnally know and abuse any female child under the age of sixteen years, or

if any person over the age of twenty-five years carnally know and abuse any female under the age of seventeen years, he shall be imprisoned in the penitentiary for life, or any term of years, not less

than five, and the court may pronounce sentence for a lesser period 10 than the maximum, the provisions of the indeterminate sentence law 11

to the contrary notwithstanding, and when a lesser than the maximum sentence is pronounced, the prisoner shall be subject to the jurisdic-13

tion of the board of parole. 14

Approved April 3, A. D. 1925.

CHAPTER 198

SECURITY TO KEEP THE PEACE

H. F. 108

AN ACT to amend section thirteen thousand five hundred nineteen (13519) of chapter six hundred twenty-five (625) of the code, 1924, relating to security to keep the peace.

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

SECTION 1. That section thirteen thousand five hundred nineteen (13519) of chapter six hundred twenty-five (625) of the code, 1924, be and the same is hereby amended by striking out the period (.) at the end of said section and inserting in lieu thereof a comma (,) and adding to said section the following:

"at which time the case shall stand for trial in the district court in the same manner as appeals from justice's court subject to the provisions of sections thirteen thousand five hundred twenty-two (13522) and thirteen thousand five hundred twenty-three (13523) of this chapter, no notice of appeal being required."

Approved April 3, A. D. 1925.

GRAND JURORS

S. F. 175

AN ACT to amend section thirteen thousand six hundred seventy-eight (13678), code, 1924, relating to the drawing of grand jurors in court.

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

SECTION 1. That section thirteen thousand six hundred seventy-eight (13678), code, 1924, be and is hereby amended by inserting after the word "jury" in line four (4) thereof the following: ", except such as may have died, removed from the county, or have been excused by the court,".

Approved April 3, A. D. 1925.

CHAPTER 200

DISTRICT JUDGES

H. F. 39

AN ACT to amend section ten thousand seven hundred sixty-eight (10768) of the code, 1924, relating to the division of the state into judicial districts, and increasing the number of judges in the ninth judicial district and providing a method of filling the additional office created.

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

- SECTION 1. Six judges in ninth district. That section ten thousand seven hundred sixty-eight (10768) of the code, 1924, be and is hereby amended by striking the word "five" from the thirty-first line of said section and inserting in lieu thereof the word "six", so that said sub-division shall read as follows: "The ninth district shall con-
- 6 sist of the county of Polk and have six judges."
- SEC. 2. Appointment—election. The additional office created by this act shall be filled by appointment by the governor, and the person so appointed shall hold said office until the first day of January, 1927,
- or until his successor shall be elected and qualified, which successor shall be elected at the general election in 1926, and every four years
- 6 thereafter.
- SEC. 3. Publication clause. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Des Moines Daily Record and Plain Talk, news-
- 4 papers published in Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 10, 1925, and in the Des Moines Plain Talk April 9, 1925.

W. C. RAMSAY, Secretary of State.

DISTRICT JUDGES

H. F. 292

AN ACT to amend section ten thousand seven hundred sixty-eight (10768) of the code, 1924, relating to the number of district judges in each district, and providing that the number of judges in the sixteenth judicial district shall be three, and providing a method for filling the additional office created by this act, and for the election of a judge to fill the office hereby created, when the term of an appointee to fill such office shall expire as provided by law.

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

- SECTION 1. Additional judge in sixteenth district. That section ten thousand seven hundred sixty-eight (10768) of the code, 1924, be and the same is hereby amended, by striking from said section the paragraph relating to the sixteenth judicial district and the number of judges therein, the words, "The sixteenth district shall consist of the counties of Ida, Sac, Calhoun, Crawford, Carroll and Greene and have two judges" and by inserting in lieu thereof the following words: "The sixteenth district shall consist of the counties of Ida, Sac, Cal-8 9 houn, Crawford, Carroll and Greene and have three judges.
- Appointment—election. The additional office created by this act shall be filled by appointment by the governor and the person 3 so appointed shall hold this office until the thirty-first day of December. 1926, and until his successor is elected and qualified, which successor shall be elected at the general election in 1926 and every four years 5 6 thereafter.
- 1 SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Register and Des Moines Capital, newspapers 3 published in the city of Des Moines, Iowa.

Approved March 24, A. D. 1925.

I hereby certify that the foregoing act was published in the Clarion Monitor April 1, 1925, and Des Moines Plain Talk April 2, 1925.

W. C. RAMBAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

DISTRICT JUDGES

S. F. 247

AN ACT to amend section ten thousand seven hundred eighty-six (10786), of chapter four hundred seventy-seven (477), of title XXX (thirty), code, 1924, and section ten thousand eight hundred six (10806) of chapter four hundred seventy-eight (478), of title XXX (thirty), code, 1924, relating to the salaries and expenses of judges.

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

- SECTION 1. That section ten thousand seven hundred eighty-six (10786), chapter four hundred seventy-seven (477), of title XXX (thirty), code, 1924, be amended by adding thereto the following: "Vouchers for such expenses, properly certified, shall be filed with the auditor of state, whereupon he shall issue his warrant therefor. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sum sufficient to carry out the provisions of this section, until July 1, 1925."
- SEC. 2. Amend section ten thousand eight hundred six (10806), of chapter four hundred seventy-eight (478), of title XXX (thirty), code, 1924, by adding to said section the following: "After such account is audited by the board of audit, the auditor of state shall issue his warrant therefor. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sum sufficient to carry out the provisions of this act, until July 1, 1925."
- SEC. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Capital, a newspaper published in the city of Des Moines, Iowa, and the Sioux City Tribune, a newspaper published in the city of Sioux City, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Ida Grove Pioneer, April 15, 1925, and in the Sioux City Tribune April 15, 1925.

W. C. Ramsay, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

SPECIAL ACTS

CHAPTER 203

COUNTIES—TRANSFER OF FUNDS

S. F. 239

AN ACT authorizing certain counties to transfer county funds.

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

- SECTION 1. Transfer from bridge to road fund—limitation. The board of supervisors of any county, having a population of not less than thirteen thousand (13,000) nor more than nineteen thousand (19,000) as shown by the 1920 census and which has in the county bridge fund an amount in excess of that necessary to construct and maintain its bridges for the current year, of 1925, may, within thirty (30) days after the taking effect of this act, by proper resolution, permanently transfer from such bridge fund to the county road fund the amount not needed for bridge purposes for the year, in no event to exceed the sum of ten thousand dollars (\$10,000).
- SEC. 2. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Plain Talk, a newspaper published in Des Moines, Iowa, and the Forest City Summit, a newspaper published in Forest City, Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Forest City Summit April 9, 1925, and in Plain Talk April 9, 1925.

W. C. Ramsay, Secretary of State.

CHAPTER 204

PERMANENT SCHOOL FUND

H. F. 144

AN ACT to authorize the auditor of state to transfer funds out of the semi-annual apportionment of the interest of the permanent school fund to Page county, Iowa.

WHEREAS, On the 9th day of January, 1924, the superintendent of public instruction certified to the auditor of state the number of persons, aged five (5) to twenty-one (21) years, in Page county Iowa, as being two thousand three hundred twenty-one (2321) when the correct number was

six thousand seven hundred seventy-two (6772), thereby being in error four thousand four hundred fifty-one (4451) in number and

WHEREAS, The semi-annual apportionment of the interest of the permanent school fund was made on the basis of the number of such persons as certified by the superintendent of public instruction which causes a shortage to Page county Iowa of approximately six hundred eighty-three dollars and one cent (\$683.01), now therefore

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

- 1 Section 1. That the auditor of state is authorized to add the num-
- 2 ber of four thousand four hundred fifty-one (4451) to the number of
- 3 persons aged five (5) to twenty-one (21) years in Page county Iowa,
- 4 shown by the certification of the superintendent of public instruction
- 5 for the year 1925, for the purpose of computing the semi-annual ap-
- 6 portionment of the interest of the permanent school fund for such
- 7 year.
- 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 in
- 3 the Plain Talk, a newspaper published in the city of Des Moines, Iowa,
- 4 and the Clarinda Journal, a newspaper published in the town of
- 5 Clarinda, Iowa.

Approved February 20, A. D. 1925.

I hereby certify that the foregoing act was published in the Clarinda Journal February 26, 1925, and Des Moines Plain Talk February 26, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 205

UNEXPENDED APPROPRIATIONS

S. F. 199

AN ACT to amend section three hundred ninety-three (393), of the code, 1924, relating to the auditing of claims and to provide for the transfer of certain funds to the general fund of the state.

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

- 1 SECTION 1. That section three hundred ninety-three (393), of the
- 2 code, 1924, be amended by striking from line fifteen (15) thereof the words "two years", and substituting in lieu thereof the words "six
- 3 words "two years", and substituting in lieu thereof the words "six 4 months".
- 1 SEC. 2. Except when otherwise provided by law, the auditor of
- 2 state shall transfer to the general fund of the state any unexpended
- 3 balance of any annual or biennial appropriation remaining at the ex-4 piration of six months after the close of the fiscal period for which
- 5 the appropriation was made. At the time the transfer is made on
- 6 the books of his office he shall certify such fact to the treasurer of

- state, who shall make corresponding entries on the books of the treasurer's office.
- The auditor of state shall transfer to the general fund of 1 SEC. 3. the state any balances remaining on October 28, 1924, in the funds set aside for the board of medical examiners, the board of podiatry ex-
- aminers, the board of chiropractic examiners, the board of nurses examiners, the board of dental examiners, the board of optometry ex-
- aminers and the board of embalmer examiners. At the time the en-
- tries are made on the books of his office he shall certify such facts to
- the treasurer of state, who shall make corresponding entries on the
- books of the treasurer's office.
- 1 This act, being deemed of immediate importance, shall be
- 2 in full force and effect from and after its publication in the Des Moines
- Register, a newspaper published in the city of Des Moines, Iowa, and
- the Oskaloosa Herald, a newspaper published in the city of Oskaloosa,

Iowa.

Approved March 31, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk April 2, 1925, and the Oskaloosa Herald April 3, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 206

COUNTY BUILDING REPAIR FUND

S. F. 231

AN ACT to authorize a special levy in certain counties for the repair of buildings belonging to the county.

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

- SECTION 1. The board of supervisors of any county having a popula-
- tion in excess of thirty thousand (30,000) may levy in the years nine-
- teen hundred twenty-five (1925), nineteen hundred twenty-six (1926),
- nineteen hundred twenty-seven (1927), and nineteen hundred twenty-
- eight (1928), in addition to all other authorized taxes, a tax of not
- to exceed one-fifth (1/5) of a mill on the taxable value of all property
- except moneys and credits, and a tax of not to exceed one-fifth (1/5)
- of a mill on one-fourth (1/4) of the actual value of moneys and credits.
- The proceeds of said tax shall be known as the county building repair 9
- 10 fund and shall be used solely for the repair of buildings belonging to
- 11 the county and located at the county seat. No part of the regular
- millage tax of five (5) mills on moneys and credits shall be allotted 12
- to said repair fund. 13

Approved April 3, A. D. 1925.

CEDAR TOWNSHIP, MONROE COUNTY

S. F. 275

AN ACT authorizing the transfer of certain funds in Cedar township, Monroe county,

WHEREAS, Cedar township, Monroe county, Iowa has in its cemetery fund the sum of four hundred fifty dollars (\$450.00) which will not be needed for the care and upkeep of the cemeteries in the township, and

WHEREAS, the general road fund of Cedar township is depleted and has not sufficient funds for the upkeep of roads in the year 1925, therefore

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

- SECTION 1. Authority is hereby given to the board of trustees of
- Cedar township, Monroe county, Iowa to transfer during the year 1925 the sum of four hundred fifty dollars (\$450.00) from the ceme-
- tery fund to the general road fund.

Approved April 3, A. D. 1925.

CHAPTER 208

PALO ALTO COUNTY

S. F. 208

AN ACT to authorize the transfer of a portion of the county bridge fund of Palo Alto county, Iowa, to the county road building fund.

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

- SECTION 1. That the board of supervisors of Palo Alto county, Iowa,
- be, and they are hereby authorized, to transfer from the county bridge
- fund of said county, the balance on hand at the end of the calendar
- year, 1925, to the county road building fund and to expend the same
- as is provided by section four thousand six hundred thirty-five (4635),
- code, 1924.

Approved April 3, A. D. 1925.

PROPOSED INTERSTATE BRIDGES

H. F. 262

AN ACT directing the governor of Iowa to appoint a commission to determine and report the feasibility of two (2) interstate bridges between the state of Iowa and the state of Nebraska, and a like commission to determine and report the feasibility of an interstate bridge between the state of Iowa and the state of Wisconsin, and prescribing the duties of each of said commissions.

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

- SECTION 1. Commission created—duties. The governor of Iowa is directed to appoint three (3) commissioners from this state to act with a similar commission appointed by the governor of Nebraska, to ascertain and report the facts relative to the feasibility of constructing an interstate bridge across the Missouri river joining the state of Iowa through Woodbury county with the state of Nebraska through Dakota county; also, to report the facts relative to the feasibility of constructing a like bridge across said river and joining the state of Iowa through Pottawattamie county with the state of Nebraska through Douglas county.
 - SEC. 2. Appointment. The governor of Iowa is directed to appoint three (3) commissioners from this state to act with a similar commission appointed by the governor of Wisconsin to ascertain and report the facts relative to the feasibility of constructing an interstate bridge across the Mississippi river joining the state of Iowa through Clayton county with the state of Wisconsin through Crawford county.
 - SEC. 3. Report. Each of said joint commissions shall report their findings to the governors of their respective states at the earliest possible time, and said reports shall be included by the governor of this state in his message to the general assembly at its regular session in 1927.

Approved April 3, A. D. 1925. See chapter 210.

CHAPTER 210

INTERSTATE BRIDGES

H. F. 406

AN ACT to amend house file No. 262 enacted by the forty-first general assembly relating to the appointment of a commission to determine and report the feasibility of interstate bridges between the state of Iowa and the state of Nebraska and the state of Iowa and the state of Wisconsin.

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

1 Section 1. That house file No. 262 enacted by the forty-first general 2 assembly as shown by the enrolled bill on file in the office of the secre-

- 3 tary of state be and the same is hereby amended by striking out section 4 two (2) of said bill and inserting in lieu thereof the following:
- "Sec. 2. The governor of Iowa is directed to appoint three (3) commissioners from this state to act with a similar commission appointed by the governor of Wisconsin to ascertain and report the facts relative to the feasibility of constructing interstate bridges across the Mississippi river joining the state of Iowa with the state of Wisconsin."

Approved April 3, A. D. 1925.

See chapter 210.

CHAPTER 211

GRAVES OF SOLDIERS AND SAILORS

S. F. 277

AN ACT to create a commission to locate the unmarked graves of soldiers and sailors who served in the war of the American Revolution, and who are buried in this state; to define the powers of said commission; to authorize the erection of a monument or marker over such graves; and to make an appropriation therefor.

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

- SECTION 1. Commission created. A commission of three (3) persons is hereby created for the purpose of determining the location in this state of the unmarked graves of soldiers or sailors who served in the war of the American Revolution, and to supervise, as herein provided, the erection over each of said unmarked graves of a suitable marker or monument.
 - SEC. 2. Personnel. Said commission shall be known as the Revolutionary war memorial commission. It shall consist of the curator of the historical, memorial, and art department of the state library, who shall be chairman of said commission, and of two (2) other persons, one of whom shall be a member of the association known as the Sons of the American Revolution, and one who shall be a member of the association known as the Daughters of the American Revolution, which two (2) latter members shall be appointed by the governor.
- SEC. 3. Without compensation. Said commission shall serve without compensation, but shall be furnished by the executive council with such necessary stationery and postage as will enable it to perform its duties.
- SEC. 4. To locate unmarked graves. Said commission shall proceed with due diligence to collect and preserve in some proper manner, trustworthy evidence of the location of the unmarked grave of each soldier or sailor of the American Revolution who is buried in this state.
- SEC. 5. Approval. When evidence has been obtained which satisfies the commission or a majority thereof of the location of an unmarked grave in which a soldier or sailor of the American Revolution was

- 4 buried, the commission shall lay such testimony before the executive 5 council for its approval or disapproval.
- SEC. 6. Marker. If the finding of the commission is approved by said council, the commission shall, at a cost not exceeding two hundred fifty dollars (\$250.00) for each grave, erect over said unmarked grave a marker or monument with such inscription thereon as it may deem appropriate.
- SEC. 7. Records. The commission shall preserve full minutes of its proceedings and findings and the same shall be filed with said curator and become a part of the records of his office.
- SEC. 8. Definition. The term "unmarked grave" shall be deemed to include a grave over which a monument or marker now exists in a state of material decay.
- SEC. 9. Appropriation. There is hereby appropriated from any funds in the state treasury not otherwise appropriated the sum of twenty-five hundred dollars (\$2500.00) or so much thereof as may be necessary, which shall be expended solely in the payment of said markers or monuments.

Approved April 3, A. D. 1925.

CHAPTER 212

TOWN OF MELROSE

S. F. 280

AN ACT authorizing the transfer of certain funds in the town of Melrose, Monroe county, Iowa.

WHEREAS, the town of Melrose, Monroe county, Iowa has on hand in the general fund a surplus of fifteen hundred dollars (\$1500.00) which will not be needed during the year 1925, and

WHEREAS, the town electric bond fund has outstanding bonds which are due and payable on the first day of May, 1925, and there not being sufficient funds on hand to meet the payment, therefore

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

- 1 SECTION 1. Authority is hereby granted to the town council of Mel-
- 2 rose, Monroe county, Iowa, to transfer the sum of fifteen hundred dol-3 lars (\$1500.00) from the general fund to the electric bond fund.

Approved April 3, A. D. 1925.

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CHAPTER 213

MISSOURI RIVER SHORE LINE

S. F. 316

AN ACT granting authority to shore owners of shore lands on the Missouri river in the city of Sioux City, Woodbury county, Iowa, to establish a shore line and releasing all right, title or interest, if any, which the state of Iowa may have in the lands lying north of the new high water mark of said Missouri river as thus established upon certain condition.

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

SECTION 1. Preamble—authority granted—limitation. Whereas the owners of shore lands abutting on the Missouri river within the boundaries of the city of Sioux City, Woodbury County, Iowa, lying between the bridge across the Missouri river, commonly known as the combination bridge and the center line of section thirty (30), township eighty-nine (89) range forty-seven (47), west of the fifth principal meridian, projected south to the middle of the main channel of said river, are contemplating valuable improvements on the river front, and

Whereas, said shore owners claim to be the owners of all the land lying between said above described points, and abutting on said river, and

Whereas, some doubt exists as to the right, title or interest of the state of Iowa in said lands, by reason of the uncertainty of the present location of the high water mark of said river between said points, and

Whereas, to enable said shore owners to make such contemplated improvements it is necessary that the high water mark of said river be established between said points, and that the title to the lands of said shore owners north of the new water mark so established, be free from the right, title or interest, if any, of the state of Iowa,

Now therefore, authority is hereby granted to said shore owners to establish a new shore line along said Missouri river, between the above described points, as follows, to-wit: Project the center line of section thirty (30), township eighty-nine (89), range forty-seven (47). west of the fifth principal meridian, south to a point substantially one hundred yards south of the present north shore line and from said point, thence, in an easterly direction to said combination bridge, and the state of Iowa hereby relinquishes, releases and grants to said shore owners, any right, title or interest which it may have in and to the lands north of the new shore line, thus established, upon the express condition, however, that said shore owners shall improve said lands, and upon the further express condition that said shore owners shall grant to the city of Sioux City, Iowa, a strip of ground ninety feet in width parallel to said shore line as thus established, and immediately abutting on said river, and subject only to the rights of the United States over said river.

Provided, however, that nothing in this act shall be construed to grant, relinquish or release the right, title or interest of the state of Iowa in and to the bed of said Missouri river from the high water

- 41 mark of the new shore line thus established to the middle of the 42 channel of said river.
 - 1 SEC. 2. Publication clause. This act being deemed of immediate
 - 2 importance shall be in full force and effect from and after its pub-
 - 3 lication in the Sioux City Journal, a newspaper published in the city
 - 4 of Sioux City, Iowa, and the Des Moines Capital, a newspaper published
 - in the city of Des Moines, Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Sioux City Tribune April 11, 1925, and in the Sioux City Journal April 11, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 214

CITY OF DES MOINES

S. F. 118

AN ACT granting to the city of Des Moines certain real estate comprising the abandoned river channels of the Raccoon and Des Moines rivers occasioned by the altering and changing of the channels of said rivers by the said city of Des Moines for the protection of lots, lands and property within the limits of the said city from danger and damage from floods and high water, and described as follows:

All that land in section 9, township 78, range 24, and in section ten (10), township seventy-eight (78), range twenty-four (24), west of the 5th p. m., county of Polk, state of Iowa, lying within the following described lines:

Beginning at a point on the east line of section nine (9), township seventy-eight (78), range twenty-four (24), 3992.60 feet north of the southeast corner of said section nine (9), thence south 65 degrees 11 minutes west (which is angle to left from east line of section nine (9), township seventy-eight (78), range twenty-four (24), one hundred and fourteen (114) degrees forty-nine (49) minutes) 52.50 feet, thence south twenty-nine (29) degrees twenty-eight (28) minutes west 103.00 feet, thence south thirty-seven (37) degrees forty-two (42) minutes west 100.00 feet, thence south twenty-five (25) degrees forty-three (43) minutes west 200.00 feet, thence south twenty (20) degrees thirty-one (31) minutes west 304.20 feet, thence south eight (8) degrees forty-three (43) minutes west 149.68 feet, thence south thirty-eight (38) degrees twentythree (23) minutes west 217.90 feet, thence south sixty-six (66) degrees twenty-four (24) minutes west 472.72 feet, thence north twenty-five (25) degrees thirty-seven (37) minutes east 1210.51 feet, thence north twelve (12) degrees nineteen (19) minutes east 354.89 feet, thence north sixtytwo (62) degrees nineteen (19) minutes east 205.38 feet, thence south eighty-seven (87) degrees fifty-six (56) minutes east 163.22 feet to a point on the east line of section nine (9), township seventy-eight (78), range twenty-four (24), thence north eighty-eight degrees twenty-eight (28) minutes east 58.26 feet, thence south thirty-three (33) degrees fourteen (14) minutes east 410.34 feet, thence south eighty-seven (87) degrees forty-four (44) minutes west 245.90 feet, thence south sixty-five (65) degrees seventeen (17) minutes west 30.60 feet to the place of beginning; and

All that land in section eleven (11), township seventy-eight (78), range twenty-four (24), west of the 5th P. M., county of Polk, state of Iowa, lying within the following described lines:

Beginning at a point 184.89 feet south of the west quarter corner of section eleven (11), township seventy-eight (78), range twenty-four (24), being 2510.91 feet north of the southwest corner of said section eleven (11), thence north eighty-four (84) degrees thirteen (13) minutes east (which is angle to right from west line of section eleven (11), township seventy-eight (78), range twenty-four (24), ninety-one (91) degrees, three (3) minutes) 227.95 feet, thence north seventy-three (73) degrees forty-four (44) minutes east, 184.75 feet, thence north fifty-nine degrees nineteen (19) minutes east 591.10 feet, thence north sixty-one (61) degrees six (6) minutes east 358.90 feet, thence north sixty (60) degrees twenty-six minutes east 487.80 feet, thence north sixty-four (64) degrees four (4) minutes east 495.50 feet, thence north eighty-one (81) degrees forty-one (41) minutes east 375.50 feet, thence south seventy-nine (79) degrees twenty-eight minutes east 435.55 feet, thence south seventytwo degrees fifty-two (52) minutes east 329.65 feet, thence south fortysix (46) degrees thirteen (13) minutes east 1028.95 feet, thence south thirty-two (32) degrees twenty-six (26) minutes east 298.92 feet, thence south thirty-four (34) degrees sixteen (16) minutes east 246.83 feet, thence south forty (40) degrees twenty-eight (28) minutes east 601.60 feet, thence south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-two (52) degrees fifty-nine (59) minutes east 602.60 feet, the south fifty-nine (59) minutes east 602.60 feet, the south fifty-nine (59) minutes east 602.60 829.50 feet, thence north eighty (80) degrees thirty-eight (38) minutes west 962.00 feet, thence north thirty-eight (38) degrees eighteen (18) minutes west 338.05 feet, thence north thirty (30) degrees fifty-two (52) minutes west 586.85 feet, thence north forty-two (42) degrees no minutes west 360.40 feet, thence north forty-two (42) degrees no minutes west 260.40 feet, thence north 27 degrees eighteen (18) minutes west 350.03 feet, thence north eighty-seven (87) degrees five (5) minutes west 403.74 feet, thence north fifty-nine (59) degrees thirty (30) minutes west 519.47 feet, thence south seventy-six (76) degrees fifty-three (53) minutes west 254.56 feet, thence south sixty-four (64) degrees twenty-eight (28) minutes west 406.80 feet, thence south seventyfive (75) degrees forty (40) minutes west 852.23 feet, thence south fifty-eight (58) degrees thirty-nine (39) minutes west 516.67 feet, thence north eighty-six (86) degrees fifty-eight minutes west 439.03 feet, thence north fifty-seven (57) degrees fifty-eight (58) minutes west 403.19 feet to place of beginning.

WHEREAS, the city of Des Moines has heretofore altered and changed the channels of the Raccoon and Des Moines rivers within the limits of said city for the protection of lots, lands and property lying within the limits of said city from danger and damage from floods and high water under the provisions of chapter 8-a of title V of the code supplement of 1913 and acts amendatory thereof; and

WHEREAS, by reason of said altering and changing of said channels of said rivers there exists certain portions of the old channels of said rivers which constitute abandoned channels of navigable streams; and

WHEREAS, the title to said abandoned portions of the said channels of said rivers belongs to the state of Iowa; and

WHEREAS, the state of Iowa has incurred no expense in connection with the altering and changing of said channels and the creation of said old channels as abandoned channels within the meaning of the statutes of the state of Iowa; and

WHEREAS, all of the expense in connection therewith has been borne by the taxpayers of the city of Des Moines and the said City; and

WHEREAS, the said city of Des Moines desires to acquire the title to the said abandoned portions of the channels of said rivers for the purpose of using the same for park and other public purposes, now, therefore,

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

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SECTION 1. There is hereby granted to the city of Des Moines by the state of Iowa title to the said abandoned portions of the channels of said Raccoon and Des Moines rivers, described as follows:

All that land in section nine (9), township seventy-eight (78), range twenty-four (24), and in section ten (10), township seventy-eight (78), range twenty-four (24), west of the 5th P. M., county of Polk, state of Iowa, lying within the following described lines:

Beginning at a point on the east line of section nine (9), township seventy-eight (78), range twenty-four (24), 3992.60 feet north of the southeast corner of said section nine (9), thence south sixty-five (65) degrees eleven (11) minutes west (which is angle to left from east line of section nine (9), township seventy-eight (78), range twenty-four (24), one hundred fourteen (114) degrees forty-nine (49) minutes) 52.50 feet, thence south twenty-nine (29) degrees twenty-eight (28) minutes west 103.00 feet, thence south thirtyseven degrees forty-two (42) minutes west 100.00 feet, thence south twenty-five (25) degrees forty-three (43) minutes west 200.00 feet, thence south twenty (20) degrees thirty-one (31) minutes west 304.20 feet, thence south eight (8) degrees forty-three (43) minutes west 149.68 feet, thence south thirty-eight degrees twenty-three (23) minutes west 217.90 feet, thence south sixty-six (66) degrees twentyfour (24) minutes west 472.72 feet, thence north twenty-five (25) degrees thirty-seven (37) minutes east 1210.51 feet, thence north twelve (12) degrees nineteen minutes east 354.89 feet, thence north sixty-two (62) degrees nineteen (19) minutes east 205.38 feet, thence south eighty-seven (87) degrees fifty-six (56) minutes east 163.22 feet to a point on the east line of section nine (9), township seventyeight (78), range twenty-four (24), thence north eighty-eight (88) degrees twenty-eight (28) minutes east 58.26 feet, thence south thirty-three (33) degrees fourteen (14) minutes east 410.34 feet, thence south eighty-seven (87) degrees forty-four (44) minutes west 255.90 feet, thence south sixty-five degrees seventeen (17) minutes west 30.60 feet to the place of beginning; and

All that land in section eleven (11), township seventy-eight (78), range twenty-four (24), west of the 5th P. M., county of Polk, state of Iowa, lying within the following described lines:

Beginning at a point 184.89 feet south of the west quarter corner

of section eleven (11), township seventy-eight (78), range twentyfour (24), being 2510.91 feet north of the southwest corner of said 39 section eleven (11), thence north eighty-four (84) degrees thirteen 40 41 (13) minutes east (which is angle to right from west line of section eleven (11), township seventy-eight (78), range twenty-four (24), ninety-one degrees, three (3) minutes) 227.95 feet, thence north seventy-three (73) degrees forty-four (44) minutes east, 184.75 feet, 42 43 44 45 thence north fifty-nine (59) degrees nineteen (19) minutes east 591.10 46 feet, thence north sixty-one (61) degrees six (6) minutes east 358.90 feet, thence north sixty (60) degrees twenty-six (26) minutes east 47 487.80 feet, thence north sixty-four (64) degrees four (4) minutes 48 east 495.50 feet, thence north eighty-one (81) degrees forty-one (41) 49 50 minutes east 375.50 feet, thence south seventy-nine (79) degrees twenty-eight (28) minutes east 435.55 feet, thence south seventy-51 52 two (72) degrees fifty-two (52) minutes east 329.65 feet, thence 53 south forty-six (46) degrees thirteen (13) minutes east 1028.95 feet, 54 thence south thirty-two (32) degrees twenty-six (26) minutes east 55 298.92 feet, thence south thirty-four degrees (34) sixteen (16) minutes east 246.83 feet, thence south forty (40) degrees twenty-eight (28) minutes east 601.60 feet, thence south fifty-two (52) 56 57 58 degrees fifty-nine (59) minutes east 829.50 feet, thence north eighty 59 (80) degrees thirty-eight (38) minutes west 962.00 feet, thence north thirty-eight (38) degrees eighteen (18) minutes west 338.05 feet, 60 61 thence north thirty (30) degrees fifty-two (52) minutes west 586.85 62 feet, thence north forty-two (42) degrees no minutes west 260.40 feet, 63 thence north twenty-seven (27) degrees eighteen (18) minutes west 64 350.03 feet, thence north eighty-seven (87) degrees five (5) minutes 65 west 403.74 feet, thence north fifty-nine (59) degrees thirty (30) 66 minutes west 519.47 feet, thence south seventy-six (76) degrees fifty-67 three minutes west 254.56 feet, thence south sixty-four (64) de-68 grees twenty-eight (28) minutes west 406.80 feet, thence south 69 seventy-five (75) degrees forty (40) minutes west 852.23 feet, thence 70 south fifty-eight (58) degrees thirty-nine (39) minutes west 516.67 71 feet, thence north eighty-six (86) degrees fifty-eight (58) minutes 72 west 439.03 feet, thence north fifty-seven (57) degrees fifty-eight 73 (58) minutes west 403.19 feet to place of beginning.

- SEC. 2. The governor is hereby instructed to execute a deed according to the provisions of section ten thousand two hundred thirty-two (10,232) of the code 1924, conveying title to the above described property to the city of Des Moines, Iowa, reserving the reversion to the state of Iowa in accordance with the provisions of this act.
- SEC. 3. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in Des Moines, Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in Plain Talk April 23, 1925, and Des Moines Daily Record April 23, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 215

CODES, SESSION LAWS

S. F. 89

AN ACT to require county auditors to deliver certain former statutes to the superintendent of printing.

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

- 1 SECTION 1. All county auditors are hereby directed to ship forth-
- 2 with to the superintendent of printing, Des Moines, Iowa, all codes of
- 3 1897, all supplements thereto, and all session laws now in the posses-
- 4 sion of said auditors and unsold or undistributed and the receipt of
- 5 said superintendent for said books shall be deemed a full discharge of
- 6 said auditor for said books.
- 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, a newspaper published in Des Moines, Iowa, and the Clarks-
- 4 ville Star, a newspaper published in Clarksville, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Clear Lake Mirror April 16, 1925, and in the Clarksville Star April 16, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 216

BIENNIAL STATE LEVY

S. F. 330

AN ACT designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

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

- 1 SECTION 1. Biennial state levy. That the amount of revenue for 2 general state purposes is hereby designated and fixed by the general
- 3 assembly as the sum of eight million eight hundred sixty-five thou-
- 4 sand dollars (\$8,865,000.00) to be provided by the levy for 1925, and
- 5 the sum of eight million eight hundred sixty-five thousand dollars
- 6 (\$8,865,000.00) to be provided by the levy for 1926, said levies to be
- 7 made as provided in sections seven thousand one hundred eighty-two
- 8 (7182) and seven thousand one hundred eighty-three (7183) of the
- 9 code, 1924.

Approved April 11, A. D. 1925.

APPROPRIATION ACTS

CHAPTER 217

CAPITOL REPAIRS

H. F. 394

AN ACT making an appropriation to pay for repairs upon the state capitol and historical buildings.

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

1 2 3 4	SECTION 1. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated the sum of eighty-four thousand three hundred fifteen dollars (\$84,315.00), or so much thereof as may be necessary for the payment of expense of repairing the
5	state capitol and historical buildings under the supervision and direc-
6	tion of the executive council, such money to be expended as follows,
7	to-wit:
8	Installation of chain box in all window sash on north and
9	west sides of building\$ 1,600.00
10	Repairs to all sash in the capitol building
11	Replacement of skylight on east wing of historical building 550.00
12	New roof on west wing of historical building 850.00
13	New elevator doors and hoisting equipment in capitol build-
14	ing
15	New electric fixtures for governor's office
16	General overhauling of all plumbing in capitol building 1,000.00
17	General repairs to all the stone work in and around the capi-
18	tol building
19	Painting of stone work on exterior of capitol building 30,000.00
20	Redecorating of all committee rooms and the corridors back
21	of house and senate chambers, the hall back of house on
22	third floor, and gallery hall
23	For making improvements and repairs on automatic voting
24	machine in house chamber 10,000.00
25	Total\$84,315.00

Approved April 3, A. D. 1925.

CHAPTER 218

STATE BUDGET

H. F. 14

AN ACT to establish the general fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927, and to appropriate therefrom for all departments, and the various divisions thereof, of the state of Iowa, for all purposes provided for by law, for the said biennium, and to repeal section forty-one hundred eighty-seven (4187) of the code, 1924.

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

SECTION 1. That the amount derived from direct taxation, other than from the bonus levy, during the fiscal years beginning July 1, 1925, and July 1, 1926, and ending June 30, 1926, and June 30, 1927, respectively, together with any unexpended appropriations at the close of the biennium ending June 30, 1925, and all revenue from sources other than direct taxation which is available for appropriation for state purposes, and all other money in the state treasury which is not by law segregated, shall be established as a general fund, and so much thereof as may be necessary, shall be, and the same is hereby appropriated for the biennium beginning July 1, 1925 and ending June 30, 1927, in the following manner and for the following uses, to-wit:

DEPARTMENT OF THE ADJUTANT GENERAL

SEC. 2. For the department of the adjutant general, and all divisions thereof, including the national guard, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of four hundred ninety-two thousand seven hundred forty dollars (\$492,740.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of thirty-four thousand one hundred twenty dollars (\$34,120.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

NATIONAL GUARD

10	For salaries and wages:	
11	Adjutant general\$	3,200.00
12	Assistant adjutant general	2,200.00
13	Quartermaster U. S. P. D. O	1,500.00
14	Chief clerk	1,800.00
15	Secretary and stenographer	1,200.00
16	Record clerk	1,200.00
17	Voucher clerk and bookkeeper	1,300.00
18	Order clerk	1,200.00
19	Inspective officer	2,400.00
20	Pension and civil war clerk	1,200.00
21	Requisition clerk	1,200.00
22	Property clerk	1,200.00
23	Stenographer and clerk	1,200.00
24	Chief storekeeper	1,620.00

Сн. 218]

DEPARTMENT OF AGRICULTURE

SEC. 3. For the department of agriculture, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of nine hundred thirty-two thousand forty dollars (\$932,040.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of one hundred thirty-four thousand four hundred twenty dollars (\$134,420.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following pur-

poses:

8

AGRICULTURAL DEPARTMENT

10	For salaries and wages:		
11	Secretary\$	4,000.00	
12	Assistant secretary	3,300.00	
13	Chief, dairy & food dept	3,000.00	
14	Chief, division of animal husbandry	3,000.00	
$\overline{15}$	Chemist	3,000.00	
16	Chief of inspectors	3,200.00	
17	Inspector of records & correspondence	2,400.00	
18	Assistant chemist	2,100.00	
19	Chief clerk	2,200.00	
$\overline{20}$	License clerk	1,500.00	
$\overline{21}$	Secretary to secretary	2,200.00	
$\overline{22}$	Messenger	900.00	
$\frac{-2}{23}$	Clerks (3)	3,600.00	
$\frac{24}{24}$	Assistant record clerk	1,500.00	
$\overline{25}$	Stenographers (10)	11,920.00	
$\frac{26}{26}$	State inspectors (factory) (33)	75,700.00	
27	Seed analysists	1,000.00	
28	\$1	24,520.00	
		•	
	HORTICULTURAL SOCIETY	•	
29	HORTICULTURAL SOCIETY	·	
29 30	For salaries and wages:	2 700 00	
30	For salaries and wages: Secretary\$	2,700.00	
30 31	For salaries and wages: Secretary\$ Treasurer	100.00	
30	For salaries and wages: Secretary\$		
30 31	For salaries and wages: Secretary\$ Treasurer	100.00	
30 31 32	For salaries and wages: Secretary\$ Treasurer Stenographer	100.00	
30 31 32 33	For salaries and wages: Secretary\$ Treasurer Stenographer WEATHER AND CROP BUREAU	100.00	
30 31 32 33	For salaries and wages: Secretary\$ Treasurer Stenographer WEATHER AND CROP BUREAU For salaries and wages:	3,000.00	
30 31 32 33 34 35	For salaries and wages: Secretary	3,000.00 1,800.00	
30 31 32 33 34 35 36	For salaries and wages: Secretary Treasurer Stenographer WEATHER AND CROP BUREAU For salaries and wages: Director Statistician \$	1,800.00 2,100.00	
30 31 32 33 34 35	For salaries and wages: Secretary	3,000.00 1,800.00	
30 31 32 33 34 35 36	For salaries and wages: Secretary Treasurer Stenographer WEATHER AND CROP BUREAU For salaries and wages: Director Statistician Clerks and stenographers	1,800.00 2,100.00 3,000.00	
30 31 32 33 34 35 36 37	For salaries and wages: Secretary Treasurer Stenographer WEATHER AND CROP BUREAU For salaries and wages: Director Statistician Clerks and stenographers	1,800.00 2,100.00 3,000.00 6,900.00	l
30 31 32 33 34 35 36 37	For salaries and wages: Secretary	1,800.00 2,100.00 3,000.00 2,100.00 3,000.00 6,900.00 nd two hundred	
30 31 32 33 34 35 36 37 38 39	For salaries and wages: Secretary	1,800.00 2,100.00 3,000.00 2,100.00 3,000.00 6,900.00 nd two hundred e necessary, for	•
30 31 32 33 34 35 36 37 38 39 40	For salaries and wages: Secretary	1,800.00 2,100.00 3,000.00 2,100.00 3,000.00 6,900.00 nd two hundred e necessary, for	•

	AGRICULTURAL DEPARTMENT	
43 44 45 46	For miscellaneous purposes: Traveling expenses\$ Contingent expenses	63,800.00 10,000.00
47	pairs and replacement of cars	10,200.00
48	\$	84.000.00
	ANIMAL HEALTH & VETERINARY	
49 50 51 52 53 54	For miscellaneous purposes: For the control and eradication of contagious and infectious live stock diseases, T. B. inspectors, assistant state veterinarians (per diem and expenses) indemnities and miscellaneous	500,000.00
	IOWA BEEF PRODUCERS ASSOCIATION	
55 56 57 58 59 60 61	For miscellaneous purposes: Representative	6,000.00 1,050.00 880.00 3,370.00 400.00 800.00
62		12,500.00
	·	,
	IOWA CORN & SMALL CRAIN CROWERS ASSOCIA	TION
63	IOWA CORN & SMALL GRAIN GROWERS ASSOCIA	TION
63 64	For miscellaneous purposes:	
63 64 65	For miscellaneous purposes: Corn yield test	2,000.00 4,300.00
64	For miscellaneous purposes: Corn yield test	3 2,000.00
64 65	For miscellaneous purposes: Corn yield test	2,000.00 4,300.00 1,200.00
64 65 66	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00
64 65 66	For miscellaneous purposes: Corn yield test	2,000.00 4,300.00 1,200.00 7,500.00
64 65 66 67 68 69	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00
64 65 66 67 68 69 70	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 5 7,500.00 6 5,400.00 1,800.00
64 65 66 67 68 69 70 71	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00
64 65 66 67 68 69 70 71 72	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00 3,240.00
64 65 66 67 68 69 70 71 72 73	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00 3,240.00 300.00
64 65 66 67 68 69 70 71 72 73 74	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00 3,240.00 300.00 200.00
64 65 66 67 68 69 70 71 72 73	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00 3,240.00 300.00
64 65 66 67 68 69 70 71 72 73 74 75	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00 3,240.00 300.00 200.00 160.00
64 65 66 67 68 69 70 71 72 73 74 75 76	For miscellaneous purposes: Corn yield test	3 2,000.00 4,300.00 1,200.00 3 7,500.00 5 5,400.00 1,800.00 1,280.00 3,240.00 200.00 160.00 120.00

	SHORT COURSES	
81 82 83	For state aid to short courses\$ (To be expended in accordance with provisions of chapter No. 137, code of 1924.)	2,500.00
	HORTICULTURAL EXPOSITION	
84 85 86 87 88 89 90 91	For miscellaneous purposes: Stenographers	1,200.00 900.00 1,200.00 4,300.00 500.00 100.00 3,500.00 800.00
93	\$	12,500.00
	HORTICULTURAL SOCIETY	
94 95 96 97 98 99	For miscellaneous purposes: Traveling expenses Contingent expenses Convention reporting service Printing Office expense	550.00 800.00 340.00 240.00 70.00
100		2,000.00
200	•	•
101 102 103 104 105	For state aid	300.00 16,000.00
106		17,300.00
100	·	11,500.00
107 108 109	WEATHER AND CROP BUREAU For miscellaneous purposes: Traveling expenses	300.00 2,100.00
110 111 112 113	Grand total of all appropriations for all purposes, both annual and biennial, for the department of agriculture\$	2,400.00 932,040.00
	DEPARTMENT OF JUSTICE	
1 2 3 4 5 6	SEC. 4. For the department of justice there is her for the biennium beginning July 1, 1925, and endin the sum of one hundred seventy-one thousand seven (\$171,700.00), or so much thereof as may be neces in the following manner: (a) The sum of thirty-two thousand one hundred	g June 30, 1927, hundred dollars sary, to be used

7 8 9 10 11	100.00), or so much thereof as may be necessary, a year of the biennium, for the following purposes: For salaries and wages: Attorney general	5,000.00 4,000.00
12	Second assistant attorney general	4,000.00
13 14	Assistants (2)	7,200.00 3,000. 00
14 15	Secretary	2,000.00
16	Stenographers (2)	2,400.00
17	Clerks (3)	4,500.00
18 19 20 21 22 23 24 25 26 27	(b) The sum of one hundred seven thousand five (\$107,500.00), or so much thereof as may be ne biennium, to be available to the department as requirement biennium, for the following purposes: For miscellaneous purposes: Peace officers, salaries and expenses (12)\$ State agents, salaries and expenses (4) Traveling expenses, office	cessary, for the uired during the
	·	· · · · · · · · · · · · · · · · · · ·
28 29 30 31	Grand total of all appropriations for all purposes, both annual and biennial, for the department of justice	107,5 0 0.00 171, 7 00.00
	BOARD OF AUDIT	
1 2 3 4 5 6 7 8	SEC. 5. For the board of audit there is hereby the biennium beginning July 1, 1925, and ending July 1 sum of seven thousand six hundred dollars (\$7,600 thereof as may be necessary, to be used in the follow (a) The sum of three thousand eight hundred dol or so much thereof as may be necessary, annually the biennium, for the following purposes: For salaries and wages:	one 30, 1927, the .00), or so much ving manner: lars (\$3,800.00), for each year of
9	. Voucher clerk\$	1,400.00
10 11	Clerk Clerk	1,200.00 1,200.00
12	-	3,800.00
	AUDITOR OF STATE	

AUDITOR OF STATE

SEC. 6. For the office of the auditor of state there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of fifty-two thousand eight hundred dollars (\$52,-800.00), or so much thereof as may be necessary, to be used in the following manner.

following manner:

(a) The sum of twenty-two thousand nine hundred dollars (\$22,-900.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes;

9 10 11 12 13 14 15 16 17 18 19 20	For salaries and wages: 4,000.00 Deputy 2,700.00 Chief clerk, revenue department 2,100.00 Chief clerk, accounting department 2,400.00 Chief clerk, municipal department 2,400.00 Assistant accountant 2,000.00 Warrant clerk 1,400.00 Assistant warrant clerk 1,200.00 Stenographer and clerk 1,500.00 Statistical clerk 2,000.00
21 22 23 24 25 26 27 28	\$ 22,900.00 (b) The sum of seven thousand dollars (\$7,000.00), or so much thereof as may be necessary, for the biennium, to be available to the department as required during the biennium, for the following purposes: For miscellaneous purposes: Contingent fund and traveling expense\$ 5,000.00 State examiners, state expense
29 30 31 32	\$ 7,000.00 Grand total of all appropriations for all purposes, both annual and biennial, for the office of auditor of state\$ 52,800.00
1 2 3 4 5 6 7 8 9	BACTERIOLOGICAL LABORATORY SEC. 7. For the bacteriological laboratory there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of twenty-nine thousand one hundred ten dollars (\$29,110.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of ten thousand six hundred thirty dollars (\$10,630.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages: Bacteriologist and assistant director\$ 3,000.00
11	Technician
12 13 14 15 16	Chief clerk 1,500.00 Attendant 1,080.00 Bacteriological technician 1,000.00 Assistant bacteriologist 1,650.00 Clerk and stenographer 900.00

25 26 27 28	Printing 1,000.00 Supplies 5,000.00 Repairs 150.00 Miscellaneous 200.00
29 30 31 32	Grand total of all appropriations for all purposes, both annual and biennial, for the bacteriological laboratory
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	SEC. 8. For the office of the director of the budget there is hereby appropriated for the biennium beginning July 1, 1925 and ending June 30, 1927, the sum of sixty-four thousand four hundred dollars (\$64,400.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of twenty-seven thousand two hundred dollars (\$27,200.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages: Director \$5,000.00 Assistant director \$3,600.00 Secretary \$1,800.00 Chief accountant \$3,000.00 1st assistant accountant \$2,700.00 2nd assistant accountant \$2,400.00 3rd assistant accountant \$2,400.00 4th assistant accountant \$1,800.00 Architect and engineer \$3,000.00 File clerk and stenographer \$1,500.00
20 21 22 23 24 25 26 27 28	\$ 27,200.00 (b) The sum of ten thousand dollars (\$10,000.00), or so much thereof as may be necessary for the biennium, to be available to the department as required during the biennium, for the following purposes: For traveling expenses and extra help\$ 10,000.00 Grand total of all appropriations for all purposes, both annual and biennial, for the office of the director of the budget\$ 64,400.00
	CLERK OF THE SUPREME COURT
1 2 3 4 5 6 7 8 9 10 11	SEC. 9. For the office of the clerk of the supreme court there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of nineteen thousand three hundred dollars (\$19,300.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of nine thousand five hundred dollars (\$9,500.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages: Clerk of the supreme court\$ 3,300.00 Deputy clerk\$ 2,200.00

12 13 14	Brief and file clerk 1,600.00 General clerk 1,200.00 Messenger 1,200.00
15 16 17 18 19 20 21 22	\$ 9,500.00 (b) The sum of three hundred dollars (\$300.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For contingent expenses\$ 300.00 Grand total of all appropriations for all purposes, both annual and biennial, for the office of the clerk of the supreme court\$ 19,300.00
	BOARD OF CONSERVATION
1 2 3 4 5 6 7	SEC. 10. For the board of conservation there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred eighty thousand dollars (\$180,000.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: For purchase, maintenance and operation of
8	state parks\$140,000.00
9	For maintenance of state roads at any and
10 11	all state parks under the board of con- servation\$ 40,000.00
12	Grand total of all appropriations for all purposes
13	for the board of conservation\$180,000.00
	BOARD OF CONTROL OF STATE INSTITUTIONS (A)
1 2 3 4 5 6 7	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner:
2 3 4 5 6	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00),
2 3 4 5 6 7 8 9 10	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows:
2 3 4 5 6 7 8 9 10 11	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages:
2 3 4 5 6 7 8 9 10	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3)\$ 12,000.00 Secretary
2 3 4 5 6 7 8 9 10 11 12 13 14	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3)\$ 12,000.00 Secretary
2 3 4 5 6 7 8 9 10 11 12 13 14 15	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3)\$ 12,000.00 Secretary
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3)\$ 12,000.00 Secretary
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3) \$ 12,000.00 Secretary 3,000.00 Chief accountant 2,200.00 Assistant accountant 2,000.00 Assistant accountant 1,600.00 Purchasing agent 2,500.00 Estimate clerk 1,500.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3) \$ 12,000.00 Secretary 3,000.00 Chief accountant 2,200.00 Assistant accountant 2,000.00 Assistant accountant 2,000.00 Purchasing agent 2,500.00 Estimate clerk 1,500.00 Statistician 1,500.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3) \$12,000.00 Secretary \$3,000.00 Chief accountant \$2,200.00 Assistant accountant \$2,200.00 Assistant accountant \$2,000.00 Purchasing agent \$2,500.00 Estimate clerk \$1,500.00 Parole clerk \$1,500.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	SEC. 11. For the general office of the board of control of state institutions, for the expenses incident to the general management of all state institutions under the control of said board, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred sixty-seven thousand forty dollars (\$167,040.00), or so much thereof as may be necessary for the biennium, to be used in the following manner: (a) The sum of fifty-nine thousand twenty dollars (\$59,020.00), or so much thereof as may be necessary, annually for each year of the biennium, to be expended as follows: For salaries and wages: Members of board of control (3) \$ 12,000.00 Secretary 3,000.00 Chief accountant 2,200.00 Assistant accountant 2,000.00 Assistant accountant 2,000.00 Purchasing agent 2,500.00 Estimate clerk 1,500.00 Statistician 1,500.00

05	Storekeeper 1,500.00
25	
26	Draftsman
27	State agents (7)
28	Inspectors, county homes, per diem 3,500.00
29	\$ 59,020.00
30	(b) The sum of forty-nine thousand dollars (\$49,000.00), or so
31	much thereof as may be necessary, for the biennium, to be available
	much thereof as may be necessary, for the blenmun, to be available
32	as required during the biennium, for the following purposes:
33	For miscellaneous purposes:
34	Traveling expenses, board members and
35	office employees\$ 9,000.00
36	State agents (7) traveling expense 16,000.00
37	Contingent fund 3,000.00
	Publication of bulletins and blanks 5,500.00
38	
39	Quarterly conferences 500.00
40	Investigation of tuberculosis 10,000.00
41	Aid to friendless girls 5,000.00
42	\$ 49,000.00
43	
	Grand total of all appropriations for all purposes,
44	both annual and biennial, for the department
45	of the board of control, general office\$167,040.00
	CUSTODIAN
4	
1	SEC. 12. For the custodian of the capitol buildings and grounds
2	there is hereby appropriated for the biennium beginning July 1
2	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four
2	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four
2 3 4	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof
2 3 4 5	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereon as may be necessary, to be used in the following manner:
2 3 4 5 6	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereous as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five
2 3 4 5 6 7	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an
2 3 4 5 6 7 8	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes:
2 3 4 5 6 7 8 9	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages:
2 3 4 5 6 7 8 9	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer
2 3 4 5 6 7 8 9 10 11	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer
2 3 4 5 6 7 8 9 10 11 12	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer
2 3 4 5 6 7 8 9 10 11 12	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer
2 3 4 5 6 7 8 9 10 11 12 13	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer
2 3 4 5 6 7 8 9 10 11 12 13 14	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$ 2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,600.00 Machinist and assistant electrician 1,610.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,725.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,725.00 Painter 1,900.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,725.00 Painter 1,900.00 Night watchmen (4) 6,000.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00 Florist 1,610.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00 Florist 1,610.00 Yardmen (7) 8,400.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00 Florist 1,610.00 Yardmen (7) 8,400.00 Janitor foreman 1,300.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00 Florist 1,610.00 Yardmen (7) 8,400.00 Janitor foreman 1,300.00 Janitors (14) 16,800.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,725.00 Painter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00 Florist 1,610.00 Yardmen (7) 8,400.00 Janitor foreman 1,300.00 Janitors (14) 16,800.00 Matron 1,200.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer \$2,400.00 First engineer \$1,800.00 Machinist and assistant electrician \$1,610.00 Carpenter \$1,725.00 Painter \$1,900.00 Night watchmen (4) \$6,000.00 Kight watchmen (4) \$6,000.00 Firemen (5) \$7,500.00 Florist \$1,610.00 Yardmen (7) \$8,400.00 Janitor foreman \$1,300.00 Janitors (14) \$16,800.00 Matron \$1,200.00 Guards (4) \$2,400.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 27	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer 2,400.00 First engineer 1,800.00 Second engineer 1,700.00 Extra engineer 1,600.00 Machinist and assistant electrician 1,610.00 Carpenter 1,725.00 Painter 1,900.00 Night watchmen (4) 6,000.00 Chief fireman 1,610.00 Firemen (5) 7,500.00 Florist 1,610.00 Yardmen (7) 8,400.00 Janitor foreman 1,300.00 Janitors (14) 16,800.00 Matron 1,200.00 Guards (4) 2,400.00 Bryant school fireman 1,500.00
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	there is hereby appropriated for the biennium beginning July 1 1925, and ending June 30, 1927, the sum of one hundred thirty-four thousand nine hundred ten dollars (\$134,910.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of sixty-seven thousand four hundred fifty-five dollars (\$67,455.00), or so much thereof as may be necessary, an nually for each year of the biennium, for the following purposes: For salaries and wages: Custodial engineer \$2,700.00 Electrician and custodial engineer \$2,400.00 First engineer \$1,800.00 Machinist and assistant electrician \$1,610.00 Carpenter \$1,725.00 Painter \$1,900.00 Night watchmen (4) \$6,000.00 Kight watchmen (4) \$6,000.00 Firemen (5) \$7,500.00 Florist \$1,610.00 Yardmen (7) \$8,400.00 Janitor foreman \$1,300.00 Janitors (14) \$16,800.00 Matron \$1,200.00 Guards (4) \$2,400.00

29 30	Extra help 2,000.00 Elevator tender 1,200.00
31 32 33 34 35 36	\$ 67,455.00 When vacancies occur in the position of guards in this section they shall not be filled. Grand total of all appropriations for all purposes, both annual and biennial, for the custodian of the capitol buildings and grounds\$134,910.00
1 2 3 4 5 6 7 8	DISTRICT COURT JUDGES SEC. 13. For the district court judges of Iowa there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of six hundred five thousand dollars (\$605,-000.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of two hundred seventy-six thousand dollars (\$276,-000.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:
9 10 11 12 13 14 15 16 17 18	For salaries: District court judges (69)\$276,000.00 (b) The sum of fifty-three thousand dollars (\$53,000.00), or so much thereof as may be necessary, for the biennium, to be available to the judges of the district courts as required during the biennium, for the following purposes: For miscellaneous purposes: Traveling expenses\$52,000.00 Expenses of judges assigned to other districts
19 20 21 22	\$ 53,000.00 Grand total of all appropriations for all purposes, both annual and biennial, for the district court judges
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	BOARD OF EDUCATION (A) SEC. 14. For the board of education there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of eighty-one thousand four hundred dollars (\$81,400.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of seventeen thousand nine hundred dollars (\$17,-900.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages: Chairman, finance committee. \$3,600.00 Member, finance committee. \$3,600.00 Secretary 4,000.00 Chief clerk 1,500.00 State agent 1,500.00 Stenographer 1,200.00

16 17	Stenographer 1,200.00 Clerk, statistical 1,300.00
18 19 20 21 22 23 24 25 26 27 28	\$ 17,900.00 (b) The sum of forty-five thousand six hundred dollars (\$45,600.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Board members, per diem\$ 9,000.00 Traveling expenses
29	education 20,000.00
30 31 32 33 34 35 36	\$ 45,600.00 Grand total of all appropriations for all purposes, both annual and biennial, for the board of education
	STATE ENTOMOLOGIST
1 2 3 4 5 6 7 8	SEC. 15. For the state entomologist there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of twelve thousand forty dollars (\$12,040.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of four thousand one hundred twenty dollars (\$4,120.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages:
9 10 11	Chief inspector \$2,700.00 Stenographer (part time) 420.00 Per diem (extra help) 1,000.00
12 13 14 15 16 17	\$ 4,120.00 (b) The sum of three thousand eight hundred dollars (\$3,800.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes:
18 19	Traveling expenses \$ 3,000.00 Miscellaneous expenses 800.00
20 21 22 23	\$ 3,800.00 Grand total of all appropriations for all purposes, both annual and biennial, for the state ento- mologist

EXECUTIVE COUNCIL

SEC. 16. For the executive council there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of forty thousand three hundred sixty dollars (\$40,360.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of twenty thousand one hundred eighty dollars (\$20,180.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

For salaries and wages	For	Sal	laries	and	wages:
------------------------	-----	-----	--------	-----	--------

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	S	₩.
For salaries and wages:		
Secretary	.\$	3,000.00
Assistant secretary		2,400.00
Second assistant secretary		1,500.00
Supply room clerk		1,200.00
Postmaster ,		1,400.00
Store room janitor		1,200.00
Clerk		1,200.00
Purchasing clerk		1,680.00
Tax clerk		1,200.00
Chief clerk		1,500.00
		1,500.00
Electrician	•	2,400.00
	\$	20,180.00
	For salaries and wages: Secretary Assistant secretary Second assistant secretary Supply room clerk Postmaster Store room janitor Clerk Purchasing clerk Tax clerk Chief clerk Board of conservation clerk	Secretary Assistant secretary Second assistant secretary Supply room clerk Postmaster Store room janitor Clerk Purchasing clerk Tax clerk Chief clerk Board of conservation clerk Electrician

EXECUTIVE COUNCIL

SEC. 17. For the executive council, for general expenses for state purposes, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of four hundred thirty-five thousand five hundred dollars (\$435,500.00), or so much thereof as-may be necessary, to be available as required during the biennium, for the following purposes:

For general state expenses:

•	z or gonorar board emponded.
8	Furniture, stores, supplies, fuel, telephone,
9	telegraph, repairs,\$300,000.00
10	Express, freight and drayage 10,000.00
11	Governor's conference 500.00
12	Necessary expenses
13	Providential contingent 100,000.00
14	Traveling expenses
15	Costs, state cases
16	Great Lakes, St. Lawrence tide water asso-
17	ciation 10,000.00
18	\$435,500.00

STATE FAIR BOARD

SEC. 18. For the state fair board there is hereby appropriated, for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of forty-one thousand two hundred dollars (\$41,200.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes:

6 7 8 9	For miscellaneous purposes: Insurance premium on buildings\$ 2,000.00 Maintenance of grounds and buildings, and improvements
10	\$ 41,200.00
	AGRICULTURAL SOCIETIES
1 2 3 4 5 6 7 8 9	SEC. 19. For the agricultural societies, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of three hundred twenty thousand dollars (\$320,000.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes: For state aid to county fairs\$320,000.00 (To be expended in accordance with the provisions of Sec. 2903 of the code 1924.)
	STATE FIRE MARSHAL
1 2 3 4 5 6 7 8 9	SEC. 20. For the state fire marshal there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of thirty-four thousand dollars (\$34,000.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of ten thousand five hundred dollars (\$10,500.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages: State fire marshal
10 11 12 13	Deputy 2,000.00 Assistant deputies (2) 3,600.00 Chief clerk 1,500.00 Contingent 700.00
14 15 16 17 18 19 20	\$ 10,500.00 (b) The sum of thirteen thousand dollars (\$13,000.00), or so much thereof as may be necessary for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Traveling expenses
21 22 23 24	Grand total of all appropriations for all purposes, both annual and biennial, for the department of the state fire marshal
	GRAND ARMY OF THE REPUBLIC
1 2 3 4 5 6 7	SEC. 21. For the Iowa department of the Grand Army of the Republic, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one thousand five hundred dollars (\$1,500.00), or so much thereof as may be necessary, to be available to the department as required during the biennium, for the following purposes: For miscellaneous purposes

OROLOGIAL GURARA

	GEOLOGICAL SURVEY
1 2 3 4	SEC. 22. For the department of the geological survey there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of nineteen thousand six hundred dollars (\$19,600.00), or so much thereof as may be necessary, to be
. 5	used in the following manner:
6	(a) The sum of five thousand four hundred dollars (\$5,400.00),
7	or so much thereof as may be necessary, annually for each year of
8	the biennium, for the following purposes:
9	For salaries and wages:
10	Secretary\$ 1,800.00
11	Assistant state geologist
12	Director 900.00
13 14 15 16 17 18 19 20 21	(b) The sum of eight thousand eight hundred dollars (\$8,800.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Assistant and field men (4)\$ 2,000.00 Typographic mapping, per diem
23	\$ 8,800.00
24 25 26	Grand total of all appropriations for all purposes, both annual and biennial, for the department of the geological survey\$ 19,600.00
	GOVERNOR

SEC. 23. For the office of the governor there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of thirty-eight thousand dollars (\$38,000.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of fourteen thousand eight hundred dollars (\$14,-800.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

9	For salaries and wages:	
10	Governor\$	6,200.00
11	Governor's house rent allowance	600.00
12	Secretary	2,400.00
13	Pardon clerk	1,800.00
14	Stenographer and file clerk	1.300.00
15	Notarial clerk	1,300.00
16	Messenger	1,200.00

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\$ 14,800.00 (b) The sum of eight thousand four hundred dollars (\$8,400.00), or so much thereof as may be necessary, for the biennium, to be 20 available as required during the biennium, for the following pur-21 poses:

35

22 23 24 25 26 27 28 29 30	For miscellaneous purposes: Contingent, traveling expenses and extra help	5,000.00 400.00 2,000.00 1,000.00 8,400.00
31	governor\$	38,000.00
	DEPARTMENT OF HEALTH	
1 2 3 4 5 6 7 8	SEC. 24. For the department of health, and all distance is hereby appropriated for the biennium be 1925, and ending June 30, 1927, the sum of one hund thousand eight hundred twenty dollars (\$122,820.0 thereof as may be necessary, to be used in the follow (a) The sum of forty-four thousand sixty dollar or so much thereof as may be necessary, annually full the biennium, for the following purposes:	ginning July 1, dred twenty-two 00), or so much wing manner: rs (\$44,060.00),
	DEPARTMENT OF HEALTH OFFICE	
9	For salaries and wages:	
10	Commissioner\$	5,000.00
11	Director	2,400.00
12	Chief clerk	1,600.00
13	Stenographers (2)	2,400.00
14	Secretary to commissioner	1,500.00
15	Bookkeeper	1,200.00
16	Clerk	1,200.00
17 18	Vital statistics clerks (3)	4,500.00
19	Assistant registrar	1,800.00 2,400.00
20	Serologist	1,200.00
21	Technician	1,200.00
22	Lecturer to girls	3,600.00
23	Technician assistant	960.00
24	Attendant	1,000.00
25	Lecturer for boys (part time)	600.00
26	Investigator	400.00
27	Janitor clerk	1,200.00
•	_	0.4.1.00.00
28	·	34,160.00
	SANITARY ENGINEERING AND HOUSING DIVIS	ION .
29	For salaries and wages:	
30	Engineer\$	3,300.00
31	Assistant engineer	1,800.00
32	Chemist	2,000.00
33	Assistant junior engineer	1,600.00
34	Stenographer	1,200.00
	- -	

\$ 9,900.00

36 37 38 39	(b) The sum of thirty-four thousand seven hundred dollars (\$34,700.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes:
	DEPARTMENT OF HEALTH
40 41 42 43 44	For miscellaneous purposes: 3,700.00 Traveling expenses 10,000.00 Quarantine expenses 4,000.00 Antitoxin 4,000.00 Laboratory supplies, medication 9,000.00
45	\$ 26,700.00
	SANITARY ENGINEERING AND HOUSING DIVISION
46 47 48	For miscellaneous purposes: Equipment and laboratory\$ 2,000.00 Traveling expenses
49 50 51 52	Grand total of all appropriations for all purposes, both annual and biennial, for the department of health
	HISTORICAL DEPARTMENT
1 2 3 4 5 6 7 8	SEC. 25. For the historical department, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of ninety-four thousand eight hundred fifty dollars (\$94,850.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of thirty-six thousand three hundred dollars (\$36,300.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:
	GENERAL DIVISION
9 10 11 12 13 14 15 16 17 18	For salaries and wages: 3,600.00 Curator 1,400.00 Assistant curator and secretary 1,400.00 Research clerk 1,200.00 Guards (6) 3,600.00 Invoice and property clerk 1,800.00 Janitors (2) 2,400.00 Matron 1,200.00 Porter 1,200.00
19 ·	\$ 17,800.00
	ARCHIVES DIVISION
20 21 22 23 24	For salaries and wages: Assistant curator and superintendent\$ 2,400.00 Assistant superintendent and clerk 1,500.00 Clerk
	•

	LIBRARY DIVISION	
25	For salaries and wages:	
26	Assistant curator and librarian \$ 1,700.00	
27	Assistant librarian and clerk 1,500.00	
28	\$ 3,200.00	
40	• • • • • • • • • • • • • • • • • • • •	
	MUSEUM	
29	For salaries and wages:	
30	Assistant curator and director\$ 2,400.00	
	NEWSPAPER DIVISION	
31	For salaries and wages:	
32	Assistant curator and director \$ 1,500.00	
	ANNALS OF IOWA DIVISION	
33	For salaries and wages:	
34	Editorial assistant	
35	Stenographer 1,200.00	
36	\$ 3.600.00	
9 0		
	IOWA IN WAR DIVISION	
37	For salaries and wages:	
38	Assistant curator and director \$ 1,500.00	
39 40	War work pictures\$ 1,000.00 (b) The sum of twenty-two thousand two hundred fifty dolla	
41	(\$22,250.00), or so much thereof as may be necessary for the big	
42	nium, to be available as required during the biennium, for the for	ol-
43	lowing purposes:	-
44	For miscellaneous purposes:	
45	Motion pictures \$ 750.00	
46	Traveling expenses 500.00	
47 48	Co-operative expenses	
49	cers	
50	Archives printing and supplies 500.00	
51	Books and periodicals	
52	Museums, specimens and collections 1,000.00	
53	Portrait framing 500.00	
54	Memorials 500.00	
55	Cuts and clippings 100.00	
56	Display and storage cases 10,000.00	
57 58	Refinishing, redecorating and furnishing memorial rooms 5,000.00	
ၿဝ	memoriai rooms 5,000.00	•
59	. \$ 22,250.00	
60	Grand total of all appropriations for all purposes,	
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	both annual and biennial, for the historical	
62	both annual and biennial, for the historical department	
63	both annual and biennial, for the historical department	
63 64	both annual and biennial, for the historical department	ŧ,
63	both annual and biennial, for the historical department	ŧ,

HISTORICAL SOCIETY OF IOWA

SEC. 26. For the historical society of Iowa there is hereby appropriated for the biennium beginning July 1, 1925 and ending June 30, 1927, the sum of seventy-two thousand eight hundred fifty dollars (\$72,850.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of nineteen thousand two hundred dollars (\$19,-200.00), or so much thereof as may be necessary, annually for each

year of the biennium, for the following purposes:

~	Jean	
9	For salaries and wages:	
10	Superintendent and editor\$	3,000.00
11	Associate editor	2,500.00
12	Executive clerk, Secy. to Supt	2,500.00
13	Clerk and stenographer	1,600.00
14	Clerk and stenographer	1,600.00
15	Library research associate	2,500.00
16	Research associate	2,000.00
17	Library assistant	1,500.00
18	Library assistant	1,500.00
19	Wages, per hour	500.00
	_	

\$ 19,200.00 (b) The sum of thirty-four thousand four hundred fifty dollars (\$34,450.00), or so much thereof as may be necessary for the biennium, to be available as required during the biennium, for the following purposes:

For miscellaneous purposes:

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}	Publications	\$	25,000.00
	Printing, exclusive of publications		
	Binding		2,000.00
	Library and office furniture		500.00
	Library and office supplies		3,000.00
	Express, freight and drayage		500.00
	Postage and incidental expenses		1,500.00
	Telephone and telegraph service		200.00
•	Traveling expenses	,	1,000.00
		<u>-</u>	34,450.00

Grand total of all appropriations for all purposes, both annual and biennial, for the historical so-

ciety of Iowa.....\$ 72,850.00

IOWA INDUSTRIAL COMMISSION

SEC. 27. For the Iowa industrial commission there is hereby appropriated for the biennium beginning July 1, 1925 and ending June 30, 1927, the sum of fifty-five thousand dollars (\$55,000.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of fifteen thousand eight hundred seventy dollars (\$15,870.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

Deputy 2,850 Secretary 2,200 Chief clerk 1,400 Stenographers and clerks (4) 4,620	0.00 0.00 0.00 0.00
(b) The sum of twenty-three thousand two hundred lars (\$23,260.00), or so much thereof as may be necessar biennium, to be available as required during the biennium following purposes: For miscellaneous purposes: Traveling expenses	sixty dol- ry for the n, for the .00 .00
For personal injury and death claims to state employees under workmen's compensation act: Death claims	0.00 0.00 0.00
Grand total of all appropriations for all purposes, both annual and biennial, for the Iowa industrial commission	
. DEPARTMENT OF INSURANCE	
appropriated for the biennium beginning July 1, 1925 a June 30, 1927, the sum of one hundred eight thousand seve dollars (\$108,700.00), or so much thereof as may be nec be used in the following manner: (a) The sum of thirty-eight thousand six hundred doll 600.00), or so much thereof as may be necessary, annually year of the biennium, for the following purposes:	nd ending n hundred essary, to ars (\$38,-
For salaries and wages: \$ 4,000 Commissioner \$ 4,000 Deputy 3,000 Chief examiner 3,000 Actuary 4,000 Securities clerk 2,700 Assistant security clerk 1,800 Assistant security clerk 1,800 Complaint clerk 2,500 Policy examiner 2,500	0.00 0.00 0.00 0.00 0.00 0.00 0.00
	Commissioner \$ 3,600 Deputy 2,850 Secretary 2,200 Chief clerk 1,400 Stenographers and clerks (4) 4,620 Medical council 1,200 \$ 15,870 \$ 15,870 \$ 1

21 22 23 24	Certificate clerk 1,500.00 File clerk 1,200.00 Stenographers (5) 6,000.00 Messenger 1,200.00
25 26 27 28 29 30 31 32 33 34	\$ 38,600.00 (b) The sum of thirty-one thousand five hundred dollars (\$31,-500.00), or so much thereof as may be necessary for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Extra help
35 36 37 38	\$ 31,500.00 Grand total of all appropriations for all purposes, both annual and biennial, for the department of insurance
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	SEC. 29. For the bureau of labor there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of forty-four thousand four hundred dollars (\$44,400.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of eighteen thousand two hundred dollars (\$18,-200.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages: Commissioner \$3,000.00 Deputy \$2,000.00 Factory inspectors (3) \$5,400.00 Chief clerk \$1,800.00 Statistician \$1,800.00 Clerk \$1,200.00 Stenographer \$1,200.00 Clerk at Sioux City \$1,800.00
18 19 20 21 22 23 24 25 26	\$ 18,200.00 (b) The sum of eight thousand dollars (\$8,000), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Traveling expenses
	STATE LIBRARY

1 Sec. 30. For the department of the state library, and all divisions 2 thereof, there is hereby appropriated for the biennium beginning

3 4 5 6 7 8	July 1, 1925, and ending June 30, 1927, the sum of sand dollars (\$96,000.00), or so much thereof as mate to be used in the following manner: (a) The sum of thirty-three thousand dollars (\$3 much thereof as may be necessary, annually for experiment, for the following purposes:	ay be necessary, 33,000.00), or so
	GENERAL DIVISION	
9 10 11 12 13 14 15 16 17 18	For salaries and wages: State librarian	3,000.00 2,200.00 1,700.00 1,400.00 1,900.00 1,600.00 1,200.00 1,200.00
19	\$	15,700.00
		20,100.00
	LAW DIVISION	
20	For salaries and wages:	
21	Law librarian\$	3,000.00
22	Assistant librarian	2,400.00
23	Assistant librarian	2,000.00
24	Assistant librarian	1,200.00
25	Janitor	1,200.00
25	Janitor\$	1,200.00
25 26	Janitor\$ MEDICAL DIVISION	1,200.00
252627	Janitor	9,800.00
25 26 27 28	Janitor	9,800.00 2,000.00
25 26 27 28 29	Janitor	9,800.00 2,000.00 1,600.00
25 26 27 28	Janitor	9,800.00 2,000.00
25 26 27 28 29	Janitor	9,800.00 2,000.00 1,600.00
25 26 27 28 29 30	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian\$ Assistant librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00
25 26 27 28 29 30 31	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian\$ Assistant librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00
25 26 27 28 29 30 31	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian\$ Assistant librarian ECONOMICS AND SOCIOLOGY DIVISION For salaries and wages:	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00
25 26 27 28 29 30 31 32 33	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian\$ Assistant librarian Assistant librarian\$ ECONOMICS AND SOCIOLOGY DIVISION For salaries and wages: Head of department\$	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00
25 26 27 28 29 30 31	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian\$ Assistant librarian ECONOMICS AND SOCIOLOGY DIVISION For salaries and wages:	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00
25 26 27 28 29 30 31 32 33 34	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 1,800.00 900.00
25 26 27 28 29 30 31 32 33 34 35	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 1,800.00 900.00
25 26 27 28 29 30 31 32 33 34 35 36	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 1,800.00 2,700.00 .00), or so much
25 26 27 28 29 30 31 32 33 34 35	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 1,800.00 2,700.00 .00), or so much be available as
25 26 27 28 29 30 31 32 33 34 35 36 37	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 1,800.00 2,700.00 .00), or so much be available as
25 26 27 28 29 30 31 32 33 34 35 36 37 38	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 2,700.00 .00), or so much be available as rposes:
25 26 27 28 29 30 31 32 33 34 35 36 37	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 2,700.00 .00), or so much be available as rposes:
25 26 27 28 29 30 31 32 33 34 35 36 37 38	Janitor MEDICAL DIVISION For salaries and wages: Medical librarian	1,200.00 9,800.00 2,000.00 1,600.00 1,200.00 4,800.00 2,700.00 .00), or so much be available as rposes:

	MEDICAL DIVISION
41	For support\$ 4,000.00
	ECONOMICS AND SOCIOLOGY DIVISION
42 43 44 45	For support
	LIBRARY COMMISSION
1 2 3 4 5	SEC. 31. For the library commission there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of forty-six thousand seven hundred dollars (\$46,700.00), or so much thereof as may be necessary, to be used in the following manner:
6 7 8 9	(a) The sum of fourteen thousand one hundred dollars (\$14,-100.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages:
10 11 12 13 14 15 16 17 18	Secretary \$ 2,400.00 Librarian 1,800.00 Reference librarian 1,800.00 Clerk 1,200.00 Library cataloger 1,620.00 Stenographer 1,200.00 Stenographer 1,200.00 Record clerk 1,200.00 Clerk 1,200.00 Shipping clerk 480.00
20 21 22 23 24 25 26 27 28 29 30	(b) The sum of eighteen thousand five hundred dollars (\$18,-500.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Traveling expenses \$1,000.00 Books \$13,000.00 Express, freight and drayage 600.00 Printing and binding 3,500.00 Miscellaneous 400.00
31 32 33 34	\$ 18,500.00 Grand total of all appropriations for all purposes, both annual and biennial, for the library commission
	BOARD OF MINE EXAMINERS
1 2 3 4 5	SEC. 32. For the board of mine examiners there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of two thousand dollars (\$2,000.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes:

6 7 8	For miscellaneous purposes: Per diem, of members and traveling expenses
9	\$ 2,000.00
	MINE INSPECTORS
1 2 3 4 5 6	SEC. 33. For the state mine inspectors there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of twenty-five thousand nine hundred twenty dollars (\$25,920.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of ten thousand one hundred dollars (\$10,100.00),
7 8 9	or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages:
10 11	Mine inspectors (3)\$ 8,100.00 Secretary
12 13 14 15 16	\$ 10,100.00 (b) The sum of five thousand seven hundred twenty dollars (\$5,720.00), or so much thereof as may be necessary for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes:
18 19	Traveling expenses \$ 5,000.00 Office rent for 2 inspectors 720.00
20 21 22 23 24 25 26	\$ 5,720.00 Grand total of all appropriations for all purposes, both annual and biennial, for the state mine inspectors
	BOARD OF PAROLE
1 2 3 4 5 6	SEC. 34. For the board of parole there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of sixty-six thousand four hundred dollars (\$66,400.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of twenty-one thousand six hundred dollars (\$21,-
7 8 9	600.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages:
10 11 12 13	Board members (3) \$ 9,000.00 Secretary 2,700.00 Parole agents (2) 4,000.00
14	Officer clerk and parole agent for women's reformatory at Rockwell City 2,000.00

15 16	File clerk and reporter 1,500.00 Stenographers (2) 2,400.00
17 18 19 20 21 22 23 24 25	\$ 21,600.00 (b) The sum of twenty-three thousand two hundred dollars (\$23,200.00), or so much thereof as may be necessary for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Traveling expenses
26 27 28 29	Grand total of all appropriations for all purposes, both annual and biennial, for the board of parole
	PHARMACY EXAMINERS
1 2 3 4 5 6 7 8	SEC. 35. For the pharmacy examiners there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of seventeen thousand one hundred dollars (\$17,-100.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of six thousand nine hundred dollars (\$6,900.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:
9 10 11 12	For salaries and wages: 3,600.00 Examiners (3) 2,100.00 Secretary 2,100.00 Stenographer and clerk 1,200.00
13 14 15 16 17 18 19 20	(b) The sum of three thousand three hundred dollars (\$3,300.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Traveling expenses
21 22 23 24 25 26 27 28 29 30	\$ 3,300.00 Grand total of all appropriations for all purposes, both annual and biennial, for the pharmacy examiners

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PIONEER LAW MAKERS

SEC. 36. For the pioneer law makers of Iowa there is hereby ap-1 propriated for the biennium beginning July 1, 1925, and ending June 2 30, 1927, the sum of one hundred dollars (\$100.00), or so much 3 4 thereof as may be necessary, to be available as required during the 5 biennium, for the following purposes: 6

For preparing and typing proceedings of quad-

rennial meeting\$ 100.00

STATE PRINTING BOARD

SEC. 37. For the state printing board there is hereby appropriated for the biennium beginning July 1, 1925 and ending June 30, 1927, the sum of two hundred eighty-one thousand four hundred forty dollars (\$281,440.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes:

For the necessary printing and binding, authorized by law, for the general assembly and for all state departments that have not been pro-

vided for in departmental appropriations....\$281,440.00

This section is not to be construed or interpreted to include the expense of any printing for any of the following departments, bureaus, boards or associations:

Iowa beef producers association, Iowa corn and small grain growers association, farmers institutes, Iowa state poultry breeders association, short courses, board of conservation, state entomologist, state fair board, agricultural societies, Iowa department of the grand army of the republic, state library and all divisions thereof, psychopathic hospital, state highway commission, banking department (receivership division), board of engineering examiners, board of chiropractic examiners, board of dental examiners, board of embalmers examiners, board of nurses examiners, board of medical examiners, board of optometry examiners, board of osteopathic examiners, board of podiatry examiners, fish and game department, motor vehicle department, institutions under the board of control and the board of education, Iowa state dairy association, bureau of venereal disease control, and vital statistics division of department of health.

STATE PRINTING BOARD

SEC. 38. For the state printing board there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of thirty-seven thousand seven hundred dollars (\$37,-700.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of fifteen thousand nine hundred dollars (\$15,-900.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

For salaries and wages:

•	z or committee orige (respect)	
10	Superintendent\$	3,600.00
11	Assistant superintendent	2,000.00
12	Assistant superintendent	2,400.00
13	Clerk duplicating department	1,200.00

26 27 28	Grand total of all appropriations for all purposes, both annual and biennial, for the office of the superintendent of public instruction\$ 70,700.00 SUPERINTENDENT OF PUBLIC INSTRUCTION
1 2 3 4 5 6 7 8 9 10 11 12	SEC. 40. For the superintendent of public instruction for state aid to public schools there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of nine hundred nine thousand nine hundred dollars (\$909,900.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes: For state aid to public schools: Normal training schools. \$300,000.00 Consolidated schools \$300,000.00 Standard schools 200,000.00 Rural mining camp schools 9,900.00 Normal institutes 9,900.00
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	If any of the appropriations provided in lines 9, 10 and 11 of this section are insufficient to pay the amount provided by statute for each school, the funds shall be pro-rated among all schools meeting the requirements. The appropriation for mining camp schools shall be used by the state superintendent of public instruction, with the approval of the executive council and under its direction, but not until there is submitted to the executive council by the state superintendent of public instruction a comprehensive program showing the entire proposed expenditure of the appropriation for the year under consideration, and not until all of the mining camp schools applying for funds from said appropriation have been notified of said contemplated division and of the time and place when the proposed division of such funds is to be passed upon by the executive council. Notice of the hearing by the executive council shall be given by registered mail addressed to the secretary of said mining camp school boards and mailed at least ten (10) days prior to the time fixed for the hearing. Section forty-one hundred eighty-seven (4187) of the code, 1924, is hereby repealed.
	RAILROAD COMMISSION
1 2 3 4 5 6 7 8 9	SEC. 41. For the board of railroad commissioners, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of two hundred three thousand four hundred twenty-five dollars (\$203,425.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of seventy-six thousand one hundred dollars (\$76,100.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: RAILROAD COMMISSION
10	For salaries and wages:
11	Commissioners (3)\$ 10,800.00

12	Geometers: 9,990,00
	Secretary 2,820.00
13	Reporter
14	Chief clerk
15	File clerk
L6	Chief rate clerk
17	Assistant rate clerk
18	Assistant rate clerk
9	Tariff clerk and stenographer 1,300.00
0	Statistician
1	Signal engineer
2	
3	Stenographers (2)
4	Assistant electrical engineer
5	Assistant signal engineer
6	Rate clerk
7	Assistant statistician
8	Stenographer
9	\$ 44,800.00
	COMMERCE COUNSEL
0	For salaries and wages:
ĭ	Chief commerce counsel\$ 5,000.00
$\dot{\tilde{2}}$	Assistant commerce counsel
3	
4	Stenographer
5	Law clerk
36	\$ 12,400.00
	VALUATION DEPARTMENT
7	For salaries and wages:
8	Valuation counsel\$ 3,000.00
9	Valuation agent
0	Valuation agent
1	Stenographer
2	\$ 10,200.00
	MOTOR CARRIER DEPARTMENT
3	For salaries and wages:
4	Chief clerk\$ 2,400.00
_	4 000 00
0	Clerk
6	File clerk and stenographer
7	Inspector and tax collector
8	Stenographer
19	\$ 8,700.00
50	(b) The sum of fifty-one thousand two hundred twenty-five of
1	lars (\$51,225.00), or so much thereof as may be necessary, for
2	biennium, to be available as required during the biennium, for
3	following purposes:

	RAILROAD COMMISSION	
54 55 56 57 58 59 60 61 62 63 64 65 66 67 68	For miscellaneous purposes: Traveling expenses	9,000.00 800.00 400.00 300.00 250.00 100.00 2,100.00 2,500.00 5,000.00
69		21,000.00
	COMMERCE COUNSEL	
70 71 72 73 74	For miscellaneous purposes: Traveling expenses\$ Transcript and reporting Periodicals Law books and other books	3,500.00 1,000.00 25.00 150.00
75		4,675.00
	VALUATION DEPARTMENT	,
76 77 78 79 80 81 82 83	For miscellaneous purposes: Blue prints	100.00 1,000.00 50.00 8,000.00
84		13,150.00
•	MOTOR CARRIER DEPARTMENT	
85 86 87 88 89 90	For miscellaneous purposes: Inspection service fund, to be expended only with approval of director of the budget\$ Additional stenographic expense fund, to be expended only with approval of director of the budget	10,000.00 2,400.00
91	 -	12,400.00
92 93 94	Grand total of all appropriations for all purposes, both annual and biennial, for the board of railroad commissioners	ŕ

RELIEF

1	SEC. 42. For relief, there is hereby appropriated for the biennium
2	beginning July 1, 1925, and ending June 30, 1927, the sum of two
	thousand four hundred eighty dollars (\$2,480.00), or so much there-
	of as may be necessary, to be available as required during the bien-
	nium, for the following purposes:
č	For policy numbered

H'Ar	rai	101	num	oses:	
T. OI	1 61	161	Dul	voco.	

7 8	Relief of Frederick M. Hull\$ Relief of Mitchell's cavalry	
9		2,480.00

REPORTER OF THE SUPREME COURT AND CODE EDITOR

SEC. 43. For the reporter of the supreme court and code editor, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of twenty-seven thousand six hundred dollars (\$27,600.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of thirteen thousand eight hundred dollars (\$13,-800.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

For salaries and wages:

U	I'UI BAIAIICB AIIU WAKES.	
10	Reporter\$	4,500.00
11	Deputy	2,400.00
12	Law clerk	1,500.00
13	Proof reader	1,500.00
14	Deputy editor	2,400.00
15	Secretary	
16	<u> </u>	13,800.00
10	a de la companya de	13,800.00

SECRETARY OF STATE

SEC. 44. For the office of the secretary of state there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of thirty-nine thousand five hundred dollars (\$39,500.00), or so much thereof as may be necessary, to be used in the following manner:

The sum of nineteen thousand five hundred dollars (\$19,-500.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

For salaries and wages:

J	L OL	salaries and wages:	
10		Secretary of state	\$ 4,000.00
11		Deputy	
12		Chief clerk	
13		Superintendent of securities department	
14		Law clerk	
15		Corporation clerk	. 1,500.00
16		Recording clerk	
17		Recording clerk	
18		Stenographer	
19		Stenographer	
20			\$ 19,500.00

21 22 23 24 25 26 27 28	(b) The sum of five hundred dollars (\$500.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For miscellaneous purposes: Contingent fund\$ 500.00 Grand total of all appropriations for all purposes, both annual and biennial, for the office of the secretary of state\$ 39,500.00
	SUPREME COURT
1 2 3 4 5	SEC. 45. For the supreme court there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred twelve thousand one hundred dollars (\$112,-100.00), or so much thereof as may be necessary, to be used in the following manner:
6 7 8 9	(a) The sum of fifty-five thousand fifty dollars (\$55,050.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes: For salaries and wages:
10 11 12	Judges (7)
13 14 15 16 17 18 19 20	(b) The sum of two thousand dollars (\$2,000.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes: For books, periodicals and contingent\$ 2,000.00 Grand total of all appropriations for all purposes, both annual and biennial, for the supreme court\$112,100.00
	TREASURER OF STATE
1 2 3 4 5 6 7 8 9	SEC. 46. For the office of treasurer of state, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred fifty-nine thousand four hundred ninety dollars (\$159,490.00), or so much thereof as may be necessary, to be used in the following manner: (a) The sum of seventy-two thousand six hundred twenty dollars (\$72,620.00), or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:
Ū	GENERAL OFFICE
10 11 12 13 14 15 16 17 18	For salaries and wages: Treasurer \$ 4,000.00 Deputy 2,700.00 Cashier 2,100.00 Bonus clerk 1,400.00 Collateral clerk 1,500.00 Bookkeeper 2,400.00 General clerk 1,500.00 Special clerk 1,200.00

10	0
19	Stenographer 1,200.00
20	Watchman
21	\$ 19,320.00
	INHERITANCE TAX DIVISION
22	For salaries and wages:
23	Chief examiner\$ 2,400.00
24	Chief clerk
$\overline{25}$	File clerk
26	Stenographers (4)
27	Traveling examiners
28	Additional help
29	For miscellaneous purposes:
30	Traveling examiners expenses 5,000.00
00	Travening examiners expenses
31	\$ 23,600.00
	CIGARETTE DIVISION
32	For salaries and wages:
33	
34	
35	
	Order clerk
36	Shipping clerk
37	General clerk
38	Stenographers (2)
39	Inspectors and field men (6)
40	For miscellaneous purposes:
41	Cigarette department, traveling expenses. 10,500.00
42	\$ 29,700.00
43	(b) The sum of fourteen thousand two hundred fifty dollars
44	(\$14,250.00), or so much thereof as may be necessary, for the bien-
45	nium, to be available as required during the biennium, for the fol-
46	lowing purposes:
	GENERAL OFFICE
47	For miscellaneous purposes:
48	Contingent expenses\$ 10,000.00
49	Bonds of treasurer and deputy 4,000.00
50	Cashier's bond
51	·\$ 14,250.00
52	Grand total of all appropriations for all purposes,
53	both annual and biennial, for the office of
54	treasurer of state\$159,490.00
	BOARD OF VOCATIONAL EDUCATION
1	SEC. 47. For the board of vocational education, and all divisions
-	- Luereon Luere is deceny sonconcisted for the Djennium neginning

SEC. 47. For the board of vocational education, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of sixty-four thousand three hundred ninety-two dollars ninety cents (\$64,392.90), or so much thereof as may be necessary, to be used in the following manner:

7 8 9	(a) The sum of twelve thousand seven hundre (\$12,780.00), or so much thereof as may be necessare each year of the biennium, for the following purpose	ry, annually for
	VOCATIONAL EDUCATION DIVISION	
10 11 12 13 14 15	For salaries and wages: Director	2,160.00 1,350.00 1,500.00 1,250.00 600.00
16		6,860.00
	CIVILIAN REHABILITATION DIVISION	2,200
177		
17 18 19 20 21 22 23	For salaries and wages: Director	720.00 1,600.00 1,050.00 1,200.00 600.00 750.00
24 25 26 27 28	(b) The sum of thirty-eight thousand eight hur dollars ninety cents (\$38,832.90), or so much the necessary, for the biennium, to be available as requbiennium, for the following purposes:	reof as may be
	VOCATIONAL EDUCATION DIVISION	
29 30 31 32	For miscellaneous purposes: Traveling expenses\$ Printing Supplies	3,500.00 500.00 1,000.00
33		5,000.00
	CIVILIAN REHABILITATION DIVISION	•
34 35 36 37 38 39 40 41 42 43 44 45	For miscellaneous purposes: Instructional supplies	6,942.90 6,800.00 3,140.00 100.00 400.00 12,000.00 600.00 2,500.00
40	Surveys, rentals of tools, etc	1,200.00 50.00
46 47	Surveys, rentals of tools, etc	

BOARD OF CONTROL OF STATE INSTITUTIONS (B)

1 2	SEC. 48. For the board of control of state institutions, for the support, maintenance, operation, additions and betterments of all
3	state institutions under the control of said board, namely
4	State hospital and colony for epileptics and feeble minded, Wood-
5	ward
6	Institution for feeble minded children, Glenwood
7	State hospital for insane, Cherokee
8 9	State hospital for insane, Clarinda
10	State hospital for insane, Independence State hospital for insane, Mt. Pleasant
11	State hospital for insane, wit. Fleasant State juvenile home, Toledo
12	Penitentiary, Fort Madison
13	Men's reformatory, Anamosa
14	Women's reformatory, Rockwell City
15	State sanatorium, Oakdale
16	Iowa soldiers home, Marshalltown
17	Iowa soldiers orphans home, Davenport
18	Training school for boys, Eldora
19	Training school for girls, Mitchellville
20	there is hereby appropriated the sum of seven million four hundred
21	sixty-four thousand fifteen dollars thirty cents (\$7,464,015.30),
22	or so much thereof as may be necessary, for the biennium be-
23	ginning July 1, 1925, and ending June 30, 1927, to be used at the
24	respective institutions in the following manner and for the following
25	purposes:
	STATE HOSPITAL AND COLONY FOR EPILEPTICS AND FEEBLE MINDED, WOODWARD
26	(1) For the state hospital and colony for epileptics and feeble
27	minded, for the said biennium, the sum of five hundred forty-five
28	thousand five hundred twenty dollars (\$545,520.00), or so much
29	thereof as may be necessary, to be used for the following purposes:
30	For salaries, support and maintenance\$380,520.00
31	For special purposes:
32	Contingent and repairs\$ 15,000.00
33	New buildings and equipment (including
34	furniture) 150,000.00
35	\$165,000.00

INSTITUTION FOR FEEBLE MINDED CHILDREN, GLENWOOD

36 (2) For the institution for feeble minded children, for the said 37 biennium, the sum of seven hundred ninety-four thousand nine hun-38 dred fifty dollars (\$794,950.00), or so much thereof as may be 39 necessary, to be used for the following purposes:

40 For salaries, support and maintenance......\$759,950.00

41 For special purposes:
42 Contingent and re

Contingent and repairs \$ 35,000.00

STATE HOSPITAL FOR INSANE, CHEROKEE

43 (3) For the state hospital for insane, Cherokee, for the said 44 biennium, the sum of six hundred twenty-two thousand two hun-

45 46 47 48 49	dred ninety dollars (\$622,290.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$602,290.00 For special purposes: Contingent and repairs\$20,000.00
50	STATE HOSPITAL FOR INSANE, CLARINDA (4) For the state hospital for insane, Clarinda, for the said
51 52 53 54 55	biennium, the sum of six hundred forty-four thousand seven hundred dollars (\$644,700.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$624,700.00 For special purposes:
56	Contingent and repairs\$ 20,000.00
	STATE HOSPITAL FOR INSANE, INDEPENDENCE
57 58 59 60	(5) For the state hospital for insane, Independence, for the said biennium, the sum of six hundred sixty-nine thousand one hundred dollars (\$669,100.00), or so much thereof as may be necessary, to be used for the following purposes:
61 62	For salaries, support and maintenance\$634,100.00 For special purposes:
63 64	Contingent and repairs
65	\$ 35,000.00
	STATE HOSPITAL FOR INSANE, MT. PLEASANT
66 67 68 69 70	(6) For the state hospital for insane, Mt. Pleasant, for the said biennium, the sum of six hundred fifty thousand seven hundred fifty dollars (\$650,750.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$600,250.00
71 72	For special purposes: Contingent and repairs 32,000.00
73 74	New buildings (bakery and equipment) 18,000.00 Miscellaneous 500.00
7 5	\$ 50,500.00
	STATE JUVENILE HOME, TOLEDO
76 77 78 79	(7) For the state juvenile home, for the said biennium, the sum of one hundred sixty-nine thousand one hundred dollars (\$169,-100.00), or so much thereof as may be necessary, to be used for the following purposes:
80 81 82	For salaries, support and maintenance\$161,600.00 For special purposes: Contingent and repairs\$7,500.00
-	PENITENTIARY, FT. MADISON
83	(8) For the penitentiary for the said biennium, the sum of six
84 85 86	hundred thirty-six thousand seven hundred dollars (\$636,700.00), or so much thereof as may be necessary, to be used for the following purposes:

87 88	For salaries, support and maintenance\$364,756.00 For special purposes:
89 90	Contingent and repairs
91	(ware house and shoe factory) 30,000.00
92	\$ 55,000.00
93 94	For guards and turnkeys: For the salaries of guards and turnkeys as
95	provided for in section 3744, code of 1924.\$216,944.00
96	(8-a) The board of control is hereby authorized to use from the
97 98	surplus in the support fund and the surplus in the maintaining and establishing of industries fund the amount of twenty-five thousand
99	dollars (\$25,000.00).
	MEN'S REFORMATORY, ANAMOSA
100	(9) For the men's reformatory for the said biennium, the sum
101 102	of six hundred sixty-three thousand four hundred dollars (\$663,400.00), or so much thereof as may be necessary, to be used for the
102	following purposes:
104	For salaries, support and maintenance\$451,748.00
105	(9-a) The board of control is hereby authorized to use from the
106 107	surplus in the support fund and the surplus in the "maintaining and establishing of industries" fund a sufficient amount to cover the
108	askings for special purposes, namely: one hundred seventy-five thou-
109	sand dollars (\$175,000.00).
110	For guards:
111 112	For the salaries of guards as provided for in section 3744, code of 1924\$211,652.00
	WOMEN'S REFORMATORY, ROCKWELL CITY
113	(10) For the women's reformatory for the said biennium, the
114	sum of one hundred one thousand five hundred sixty dollars (\$101,-
115	560.00), or so much thereof as may be necessary, to be used for the
116 117	following purposes: For salaries, support and maintenance\$ 92,960.00
118	For special purposes:
119	Dental, oculist and aurist\$ 600.00
120	Contingent and repairs 8,000.00
121	. \$ 8,600.00
	STATE SANATORIUM, OAKDALE
122	(11) For the state sanatorium for the said biennium the sum of
123 124	five hundred fourteen thousand four hundred twelve dollars and fifty cents (\$514,412.50), or so much thereof as may be necessary, to be
125	used for the following purposes:
126	For salaries, support and maintenance\$422,312.50
127 128	For special purposes: Contingent and repairs\$ 41,000.00
	Note: The sum set out in line 126 above, when added to the sum set out in

Note: The sum set out in line 126 above, when added to the sum set out in line 131, on the next page, does not harmonize with the sum set out in line 124. The director of the budget holds that line 124 expresses the intention of the legislature and that the sum stated in line 126 is incorrect as the result of a clerical error. Accordingly it should read \$438,312.50.

129	
130	New equipment 22,600.00 Cow barn and silo 12,500.00
131	\$ 76,100.00
	IOWA SOLDIERS HOME, MARSHALLTOWN
132 133 134 135 136 137	(12) For the Iowa soldiers home for the said biennium, the sum of five hundred thirty-six thousand five hundred dollars (\$536,500.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$521,500.00 For special purposes:
138	Contingent and repairs\$ 15,000.00
	IOWA SOLDIERS ORPHANS HOME, DAVENPORT
139 140 141 142 143 144 145	(13) For the Iowa soldiers orphans home, for the said biennium, the sum of three hundred forty-three thousand seven hundred ninety-two dollars eighty cents (\$343,792.80), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$312,492.80 For special purposes: Contingent and repairs\$20,000.00
146	New equipment
147	Transportation
148	Miscellaneous 2,300.00
149	\$ 31,300.00
	TRAINING SCHOOL FOR BOYS, ELDORA
150	,
151 152	(14) For the training school for boys, for the said biennium, the sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following
152 153	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes:
152 153 154	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00
152 153 154 155	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes:
152 153 154	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00
152 153 154 155 156	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160 161	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160 161 162	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160 161 162 163	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160 161 162 163 164	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment
152 153 154 155 156 157 158 159 160 161 162 163 164 165	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160 161 162 163 164 165 166	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance
152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance\$264,660.00 For special purposes: Equipment\$6,200.00 New buildings
152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance
152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance
152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168	sum of three hundred eleven thousand sixty dollars (\$311,060.00), or so much thereof as may be necessary, to be used for the following purposes: For salaries, support and maintenance

TRAINING SCHOOL FOR GIRLS, MITCHELLVILLE

}	(15) For the training school for girls, for the said biennium,
Į.	the sum of one hundred seventy thousand one hundred eighty dol-
5	lars (\$170,180.00), or so much thereof as may be necessary, to be
j	used for the following purposes:
-	7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

177	For salaries, support and maintenance\$153,780.00
178	For special purposes:
179	Contingent and repairs\$ 12,500.00
180	Transportation 500.00
181	Library, books and periodicals 1,000.00
182	Music and instruments 500.00
183	Chaplain 600.00
184	Victrola records and moving pictures 300.00
185	Dental, oculist and aurist
186	\$ 16,400.00

The appropriations in this section for salaries, support and maintenance shall be available monthly in twenty-four (24) equal installments; and those for salaries of guards and turnkeys and for special purposes shall be available as required during the biennium.

EMERGENCY FUND

191 (16) For emergency purposes, for the said biennium, the sum 192 of fifty thousand dollars (\$50,000.00), or so much thereof as may 193 be necessary, to be available as required during the biennium, for 194 the following purposes:

For emergency and unforeseen expenses at any or all state institutions under the control of said board.....\$ 50,000.00

STATE ROADS AT STATE INSTITUTIONS

198 (17) For state roads at the state institutions under the board 199 of control for the said biennium, the sum of forty thousand dollars 200 (\$40,000.00), or so much thereof as may be necessary, to be available as required during the biennium, for the following purposes:

STATE BOARD OF EDUCATION

SEC. 49. For the state board of education, for the administration, maintenance, operation, additions and betterments of the state university of Iowa, at Iowa City; the Iowa state college of agriculture and mechanic arts, at Ames; the Iowa state teachers college, at Cedar Falls; the Iowa school for the deaf, at Council Bluffs; the Iowa school for the blind, at Vinton; and the psychopathic hospital, at Iowa City, there is hereby appropriated the sum of eleven million two hundred ninety-three thousand two hundred eighty-five dollars twenty cents (\$11,293,285.20), or so much thereof as may be necessary, for the biennium beginning July 1, 1925 and ending June 30.

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1927, to be used in the following manner and for the following purposes, to-wit:

STATE UNIVERSITY OF IOWA

(1) For the state university of Iowa, at Iowa City, for the said 13 biennium, the sum of four million two hundred six thousand eight 14 hundred eleven dollars twenty cents (\$4,206,811.20), or so much 15 thereof as may be necessary, to be expended as follows: 16

(a) The sum of one million six hundred fifty-five thousand nine hundred five dollars sixty cents (\$1,655,905.60), annually for each year of the biennium, for the following purposes:

20	Administrative department	\$ 50,000.00
21	General university expenses	50,000.00
22	Physical plant operation	
23	For educational purposes:	
24	College of liberal arts	\$ 470,000.00
25	College of applied science	70,000.00
26	College of medicine	148,000.00
27	College of education	72,500.00
28	Graduate college	39,000.00
29	College of dentistry	82,500.00
30	College of commerce	61,500.00
31	College of law	37,000.00
32	College of pharmacy	12,500.00
33	Summer session	56,500.00
34	University library	90,192.00
35	Soldiers' tuition	10,000.00
36	_	\$1,149,692,00

Of the appropriation for soldier tuition the state university is to receive for each honorably discharged soldier or sailor of the United States who enrolls in any college of the institution, \$20.00 for each semester and \$20.00 for each summer school.

For extension and special work:

	Extension\$ Public health nursing Child welfare	18,250.00 35,750.00
•	Epidemiology	17,250.00
•	` <u> </u>	105 000 00

\$ 135,000.00 Maternity and infant hygiene.....\$ 21,213.60

(b) The sum of two hundred eighty thousand dollars (\$280,000.00), for the biennium, to be available as needed during the biennium, for capital expenditures and physical plant betterments.

(c) The sum of four hundred thousand dollars (\$400,000.00), for the biennium, to be used for contingencies arising during the biennium; provided, however, that expenditures from this appropriation shall be subject to the approval of the director of the budget.

(d) Central heating plant\$ 215,000.00

(Note: The fortieth general assembly, chapter 63, appropriated, 56 in connection with the Rockefeller foundation and the general edu-**57**

The explanatory matter appearing in lines 56 to 65, inclusive, on this page and the next, was not originally a part of the act, but it appears in the enrolled bill, and is printed here accordingly.

cation board, the sum of four hundred fifty thousand dollars 58 59 (\$450,000.00), annually for five years, for the completion of the hos-60 pital and the plant of the college of medicine, and for equipping the same, at Iowa City. The amount needed under said appropriation 61 for the biennium beginning July 1, 1925, and ending June 30, 1927 62 would, therefore, be nine hundred thousand dollars (\$900,000.00). 63 64 This amount is in addition to the appropriations which have been 65 made herein for the state university of Iowa.)

IOWA STATE COLLEGE OF AGRICULTURE AND MECHANIC ARTS

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(2) For the Iowa state college of agriculture and mechanic arts, at Ames, for the said biennium, the sum of four million eight hundred seventeen thousand seven hundred seventy-four dollars (\$4,817,774.00), or so much thereof as may be necessary, to be expended as follows:

(a) The sum of two million two hundred fifty-eight thousand eight hundred eighty-seven dollars (\$2,258,887.00), annually for each year of the biennium, for the following purposes:

Administration and general expenses......\$ 60,000.00 Physical plant operation, maintenance, repairs, replacements and minor improvements and 456,500.00 equipment For collegiate work: Library operation\$ 61,291.00 222,500.00 Agriculture Engineering 167,500.00 Home economics 117,500.00 Industrial science 441,500.00 Veterinary 47,500.00 80,000.00 Collegiate administration **\$1,076,500.00** Non collegiate work\$ 70,000.00 Vacation courses 37,500.00 Agricultural and home economics extension... 190,596.00 Engineering extension 32,500.00 Agricultural experiment station 215,500.00 Engineering experiment station 47,000.00 Veterinary investigations 20,000.00 1,500.00 State apiarist 10,000.00

101 (c) Of the appropriation for soldier tuition, the Iowa state col-102 lege is to receive for each honorably discharged soldier or sailor of

Note: The sum set out in lines 71 and 72 above is in conflict with the total of the items following. The budget director holds that the items express the legislative intent and that the sum set out in lines 71 and 72 is incorrect by clerical error and should read \$2,278,887.00.

103	the United States who enrolls in any division of the institution \$20.00
103	for each semester and \$20.00 for each summer school.
	IOWA STATE TEACHERS COLLEGE
105	(3) For the Iowa state teachers college, at Cedar Falls, for the
106	said biennium, the sum of one million four hundred twenty-three
107	thousand five hundred dollars (\$1,423,500.00), or so much thereof
108	as may be necessary, to be expended as follows:
109	(a) The sum of six hundred fifty-one thousand seven hundred
110	fifty dollars (\$651,750.00), annually for each year of the biennium,
111 112	for the following purposes:
113	Administration and general expenses\$ 55,500.00 Physical plant operation and maintenance 90,500.00
114	Educational purposes
115	Extension purposes
116	Summer schools extension
117	Hospital
118	Of the appropriation entitled "educational purposes, \$413,000.00"
119	annually for each year of the biennium, \$83,000.00 shall be available
120	on July 1, 1925, and July 1, 1926, respectively, for summer schools
121	with the understanding that the remainder of the said appropriation
122 123	for educational purposes, \$330,000.00 annually, shall be drawn in accordance with law.
124	(b) The sum of one hundred twenty thousand dollars (\$120,-
125	000.00), for the biennium, to be used as needed during the biennium,
126	for the following purposes:
127	Contingent fund\$ 100,000.00
128	Capital expenditures 20,000.00
	IOWA SCHOOL FOR THE DEAF
129	(4) For the Iowa school for the deaf, at Council Bluffs, for the
130	said biennium, the sum of four hundred fifty-three thousand dollars
131	(\$453,000.00), or so much thereof as may be necessary, to be ex-
132	pended as follows:
133 134	For salaries, support and maintenance\$ 390,000.00 For special purposes:
$134 \\ 135$	Repairs and contingent\$ 20,000.00
136	Library and book binding 2,000.00
137	Equipment, all departments 20,000.00
138	Scholarships
139	Improvement of heating plant 20,000.00
140	\$ 63,000.00
140	IOWA SCHOOL FOR THE BLIND
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141 142	(5) For the Iowa school for the blind, at Vinton, for the said biennium, the sum of one hundred seventy-six thousand two hundred
143	dollars (\$176,200.00), or so much thereof as may be necessary, to
144	be expended as follows:
145	For salaries, support and maintenance\$ 166,200.00
146	For special purposes:
147	Sundry equipment \$ 4,000.00
148	Piano and furniture
149	General improvements 2,000.00
150	\$ 10,000.00

The appropriation in subsections four (4) and five (5) for salaries, support and maintenance, shall be available monthly in twenty-four equal installments, and those for special purposes shall be available as required during the biennium.

PSYCHOPATHIC HOSPITAL

(6) For the psychopathic hospital, at Iowa City, the sum of one 155 hundred eight thousand dollars (\$108,000.00), or so much thereof 156 157 as may be necessary, annually for each year of the biennium, to be 158 used by the state board of education in the manner and under the 159 authority provided in chapter 197, code of 1924; provided, however, 160 that said amount shall be available in monthly installments, not ex-161 ceeding nine thousand dollars (\$9,000.00), and that said installments shall be expended only upon the submission of bills in the manner 162 163 provided in section 3984 of said chapter.

COMMISSION ON UNIFORM LAWS

SEC. 50. For the purpose of carrying out the provisions of chapter five (5), code of 1924, there is hereby appropriated to the executive council the sum of five hundred dollars (\$500.00), or so much thereof as may be necessary, annually, for each year of the biennium beginning July 1, 1925, and ending June 30, 1927, to be used by the executive council for reimbursing members of the commission on uniform laws for their actual and necessary expenses incurred in the performance of their duties.

MEDICAL AND SURGICAL TREATMENT OF INDIGENT PERSONS

SEC. 51. For the purpose of carrying out the provisions of chapter 199, code of 1924, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one million eight hundred thousand dollars (\$1,800,000.00), or so much thereof as may be necessary, to be expended in the manner and under the authority provided in said chapter.

GENERAL CONTINGENT FUND

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SEC. 52. For the purpose of establishing a general contingent fund for the state, for the biennium beginning July 1, 1925, and ending June 30, 1927, there is hereby appropriated the sum of forty thousand dollars (\$40,000.00), or so much thereof as may be necessary, to be administered by the retrenchment and reform committee, for contingencies arising during the biennium, which are legally payable from the general fund of the state; provided, however, that no part of said fund shall be available to the state board of education or the board of control of state institutions.

SEC. 53. The insurance commissioner is hereby authorized to employ not to exceed eighteen insurance examiners, at a per diem not exceeding ten dollars (\$10.00) each, and their actual and necessary expenses while engaged in the performance of their duties, said per diem and expenses to be paid from funds in the state treasury upon presentation of proper vouchers and warrants; provided, however, that the state treasury shall be reimbursed in the manner and under the authority provided in sections 8632 and 8633, code of 1924.

SEC. 54. The auditor of state is hereby authorized to employ state examiners and assistants, at a per diem not exceeding seven dollars

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3 (\$7.00) each, and their actual and necessary expenses while engaged 4 in the performance of their duties, to be paid in the manner provided in sections 125 and 126, code of 1924.

SEC. 55. On and after July 1, 1925, and until July 1, 1927, the employees in the various offices and departments of state, except where otherwise provided by law, shall not exceed the number which has been provided for in the appropriations which have been made by this act for the said offices and departments, and the compensation to each for such employment shall not exceed the amount which has been appropriated in each instance; provided, however, that such temporary additional assistance as shall be deemed necessary in the interest of economy and efficiency may be authorized by the concurrent action of the governor and director of the budget.

In all cases the amount of the salary or per diem which has been fixed by the various appropriations, shall be considered as the maximum amount available for the respective position, and it shall be the duty of the heads of the various departments to use discretion in the matter of compensating employees, within the limits provided by this act.

All salaries provided for by this act are in lieu of all existing statutory salaries, for the positions provided herein, and shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services, except as otherwise expressly provided; subject, however, to the provisions of section 1218, code of 1924.

All clerks, janitors, and other employees provided for by this act, shall be under the control of the head of the department and may by him be temporarily assigned to such other work or duties within the department as he shall direct, and shall be subject to dismissal by him.

SEC. 55-a1. The executive council is hereby authorized to appoint such employees, and to fix the salaries thereof, as shall be needed in the motor vehicle department of the office of the secretary of state, to carry out the provisions of the motor vehicle law of Iowa; provided, however, that no portion of the salaries of such employees or the other expenses of such department which are provided for by law, shall be paid from the general fund of the state of Iowa, but shall be paid from that portion of the motor vehicle fees which revert to the state of Iowa for the expense and maintenance of the motor vehicle department.

SEC. 55-a2. On and after July 1, 1925, and until June 30, 1927, the number of employees in the fish and game department and their compensation, shall not exceed the following specified number and amounts:

-	W	
5	1 game warden	\$2,700.00 annually
6	1 assistant game warden	1,800.00 annually
7	1 assistant game warden	1,800.00 annually
8	1 assistant game warden	1,600.00 annually
9	1 secretary	1,800.00 annually
10	1 stenographer	
11	40 deputy wardens, each	5.00 per diem

Provided that no part of such compensation, nor the expenses of such employees which have been provided for by law, shall be paid from the general fund of the state, but shall be paid from the fish and game protection fund, in accordance with the provisions of section 1717, code of 1924.

SEC. 55-a3. On and after July 1, 1925, and until June 30, 1927, the number of employees in the banking department, and their compensation, shall not exceed the following specified number and amounts:

Provided that no part of such compensation, nor the expenses of such employees which have been provided for by law, shall be paid from the general fund of the state, but shall be paid from the examination fees and other receipts of said department in the manner and under the authority provided in sections 9144 and 9145, code of 1924; and, provided further that the foregoing provisions as to the number of employees in said department, and their compensations, shall not be so construed as to repeal or affect the provisions of sections 9136 and 9137, code of 1924.

SEC. 55-a4. On and after July 1, 1925, and until June 30, 1927, the number of employees in the department of state board of educational examiners, and their compensations, shall not exceed the following number and amounts:

Such other clerical assistance as shall be deemed advisable and necessary to properly conduct the routine of the examination work of said board, at not to exceed fifty cents (50) per hour per employee for the time they are actually engaged in said work in the office of the secretary of the board.

Such examiners as shall be deemed advisable and necessary to properly examine and grade examination papers, at not to exceed seventy-five cents (.75) per hour per examiner for the time they are actually engaged in said work in the office of the secretary of the board.

The members of said board, other than those receiving a salary from the state, shall receive a per diem of not to exceed four dollars (\$4.00) and their actual and necessary expenses.

Provided, however, that no part of the salaries, wages, per diem or expenses above provided for in this section shall be paid from the general fund, but shall be paid from the fees derived from conducting examinations and the issuance of certificates and diplomas.

SEC. 56. The governing board of any state department, institution, or agency, or, if there be no governing board, the head of any department, institution, or agency, in the interest of economy and

efficiency, may, with the written consent and approval of the governor and director of the budget first obtained, partially or wholly use appropriations for specific purposes, other than those for salaries, wages, or per diems, for other purposes properly within the scope of such department, institution, or agency. This section shall not be construed to require the auditor of state to keep a separate account for each specific item in an appropriation made to any department, but such account may be kept in the aggregate amount of the appropriation.

SEC. 57. No state department, institution or agency receiving appropriations under the provisions of this act shall expend funds or approve claims in excess of its appropriations, except as otherwise provided by this act. If the expenditures of any state department, institution or agency shall in any other manner exceed the amount of its appropriations, the members of the governing board of any such state department, institution or agency who shall have voted for such excessive expenditure, or, if there be no governing board, the head of any such state department, institution or agency, making such excessive expenditure, or approving such excessive claims shall be personally liable for the full amount of the unauthorized deficit thus created.

The executive council, with the approval of the budget director, is authorized where the appropriation for any department, institution, or agency is insufficient to properly meet the legitimate expense of such department, institution, or agency of the state, to transfer from any other department, institution, or agency of the state having an appropriation in excess of its necessity, sufficient funds to meet such deficiency.

SEC. 58. No obligation of any kind whatsoever shall be incurred or created subsequent to June 30, 1927, against any appropriation made by this act, unless otherwise specifically provided by law, and, on June 30, 1927, it shall be the duty of the head of each department, board or commission, receiving appropriations under the provisions of this act, to file with the auditor of state a list of all expenditures for which warrants have not been drawn.

SEC. 59. Except where otherwise specifically provided by law, all appropriations made by this act, remaining unexpended or unobligated, at the close of business on June 30, 1927, shall revert to and become a part of the general fund in the state treasury; provided, however, that all balances remaining in the appropriations which have been made annually for each year of the biennium, shall revert annually.

SEC. 60. This act being deemed of immediate importance shall take effect and be in full force on and after July 1, 1925, and shall be published in the Plain Talk, a newspaper published in Des Moines, Iowa, and the Hardin County Ledger, a newspaper published in Eldora, Iowa.

Approved April 11, A. D. 1925.

I hereby certify that the foregoing act was published in the Plain Talk April 30, 1925, and in the Hardin County Ledger May 7, 1925.

W. C. Ramsay, Secretary of State.

SUPERINTENDENT OF PUBLIC INSTRUCTION—TRAVELING EXPENSES

S. F. 1

AN ACT making an appropriation to pay the traveling expenses of the superintendent of public instruction and the deputy superintendent.

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

- SECTION 1. There is hereby appropriated out of any money in the
- state treasury not otherwise appropriated, the sum of fifteen hundred
- (\$1500.00) dollars, or so much thereof as may be necessary to pay 3
- the necessary traveling expenses of the superintendent of public in-
- struction and the deputy superintendent, as provided for in section
- 3836 of the code of Iowa; such sum to cover any such expenses incurred between October 28, 1924, and June 30, 1925, inclusive.
- SEC. 2. 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 Daily Capital, newspapers published in
- Des Moines, Iowa.

Approved January 21, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Register January 23, 1925, and in the Des Moines Capital January 22, 1925. W. C. RAMSAY, Secretary of State.

CHAPTER 220

APPROPRIATION-DRAINAGE ASSESSMENT

S. F. 35

AN ACT to appropriate four hundred dollars (\$400.00) for the purpose of paying special drainage assessments against state owned land in connection with the drainage of Rice lake.

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

- SECTION 1. There is hereby appropriated out of funds in the state
- treasury, not otherwise appropriated, the sum of four hundred dollars
- (\$400.00), or so much thereof as may be necessary to pay special drainage assessments existing against state owned lands in Winne-
- bago and Worth counties in connection with the drainage of Rice lake.

Approved February 14, A. D. 1925.

PRESIDENTIAL ELECTORS-MILEAGE

H. F. 27

AN ACT making an appropriation to pay the compensation and mileage of the presidential electors for the year 1925.

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

- SECTION 1. That there is hereby appropriated out of any money in
- the state treasury not otherwise appropriated, the sum of two hundred
- sixteen dollars and forty cents (\$216.40) to pay the mileage and the
- compensation of the presidential electors for their services rendered
 - in January 1925, as provided for in section nine hundred seventy-one
- (971) of the code, 1924.
- This act being deemed of immediate importance shall take
- effect and be in force from and after its publication in the Eldora
- Herald, a newspaper published in Eldora, Iowa, and the Des Moines
- Capital, a newspaper published in Des Moines, Iowa.

Approved February 14, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk February 19, 1925, and in the Eldora Herald February 19, 1925. W. C. RAMBAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 222

INAUGURAL EXPENSE

S. F. 32

AN ACT making appropriation to defray the expense of the inaugural ceremonies.

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

- SECTION 1. There is hereby appropriated out of the funds in the state treasury, not otherwise appropriated, the sum of four hundred 2
- thirteen dollars, or so much thereof as may be necessary, to pay the
- expenses incurred on account of the inaugural ceremonies and recep-
- tion. Warrants shall be drawn upon the treasurer for the sum herein
- appropriated in favor of the adjutant general upon the filing of vouch
 - ers therefor with the auditor of state.
- SEC. 2. This act being deemed of immediate importance shall take
- effect and be in force from and after its passage and publication in

3 the Des Moines Capital, and Des Moines Register, newspapers pub-4 lished in Des Moines, Iowa.

Approved February 17, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Daily Record February 23, 1925, and Des Moines Plain Talk February 26, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 223

SUNDRY STATE EXPENSES

H. F. 50

AN ACT making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the general assembly and the payment of mileage and additional compensation for certain officers of the special session of the fortieth general assembly, and the payment of expenses of certain mine insepctors.

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

SECTION 1. Miscellaneous items. That there is hereby appropriated out of any funds in the state treasury, not otherwise appropriated, the sum of three thousand dollars (\$3000.00) or so much thereof as shall be necessary for the following purposes:

To the several typewriter agencies for rental of machines for the general assembly a sum equal to ten dollars (\$10.00) for each machine

for the three months' period.

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To the several ministers of the state for their services as chaplains of the senate and house of representatives of the forty-first general assembly the sum of one thousand dollars (\$1000.00) or so much thereof as shall be necessary to pay the same on the basis of the usual fee of five dollars (\$5.00).

To the Des Moines Rubber Stamp Works for badges for the general

assembly the sum of one hundred dollars (\$100.00).

To certain officers of the special session of the fortieth general assembly for mileage in accordance with house joint resolution No. 11 of the said special session of the fortieth general assembly the sum of forty-one and eighty hundredths dollars (\$41.80) as follows:

Frank Vetter	\$11.00
Oley Nelson	2.60
Chas. P. Denison	16.20
T. D. Doke	12.00

To R. H. Rhys to reimburse him for expenses incurred in the performance of his duty as mine inspector, the sum of fifty-eight and forty-eight hundredths dollars (\$58.48).

To Chas. A. Lindenau for services rendered at the extra session of the fortieth general assembly, one hundred forty-four dollars (\$144.00).

- To W. E. Holland to reimburse him for expenses incurred in the performance of his duty as mine inspector, the sum of five and six hundredths dollars (\$5.06).
 - SEC. 2. Auditor to draw warrants. The auditor of state is hereby authorized and directed to pay the sums herein appropriated upon the certification of the president and secretary of the senate for senate expense and the speaker and chief clerk of the house for house expense.
- SEC. 3. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved March 9, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk March 12, 1925, and the Des Moines Daily Record March 13, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 224

KIRKWOOD MEMORIAL

S. F. 137

AN ACT making an appropriation to procure, transport, dedicate and transfer to the United States in the national military park at Vicksburg, Mississippi, a memorial portrait bust of Iowa's war governor, Samuel J. Kirkwood, and to provide a fund for the repair of the Iowa state memorial located in said park.

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

- SECTION 1. There is hereby appropriated the sum of thirty five hundred dollars (\$3500.00) to select, purchase, build, transport, dedi-
- 3 cate and transfer to the United States, a portrait bust of Iowa's war 4 governor, Samuel J. Kirkwood, to be placed in the National military
- 5 park at Vicksburg, Mississippi, and to provide a sum necessary to
- 6 repair the Iowa State Memorial located in said park. Said funds shall 7 be available to and be spent under the direction of the governor of
- 8 Iowa for the purposes hereof. All funds not necessary for this work 9 shall be returned to the state treasury.

Approved March 25, A. D. 1925.

DRAINAGE TAX APPROPRIATION

S. F. 153

AN ACT to appropriate sufficient funds to pay the maintenance tax against state lands in drainage district No. 13 located in Muscatine and Louisa counties, Iowa,

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

- 1 SECTION 1. Appropriation. There is hereby appropriated, out of
- 2 the funds in the state treasury not otherwise appropriated, the sum 3 of one thousand seven hundred eighteen dollars and six cents
- 4 (\$1718.06) to be paid to the treasurer of Muscatine county, Iowa, the
- 5 amount of taxes assessed against state owned lands located in Musca-
- 6 tine county for the maintenance of drainage district No. 13 for the
- 7 years 1923 to 1924; and the sum of seven thousand thirty-nine dollars
- 8 and twenty-one cents (\$7,039.21) to be paid to the treasurer of Louisa
- 9 county, Iowa, the amount of taxes assessed against state owned lands
- 10 located in Louisa county for the maintenance of drainage district No.
- 11 13 for the years 1917 to 1924, inclusive. The auditor of state is hereby
- 12 directed to draw warrants for these amounts respectively and the
- 13 treasurer of state is hereby authorized to pay the same.
 - 1 SEC. 2. Publication clause. This act being deemed of immediate
- 2 importance shall be in full force and effect from and after its publica-
- 3 tion in the Des Moines Register and the Des Moines Capital, news-
- 4 papers published in the city of Des Moines, Iowa.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Britt News April 1, 1925, and Des Moines Plain Talk April 2, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

CHAPTER 226

WORLD WAR MEMORIAL

H. F. 249

AN ACT authorizing the executive council to purchase an enlarged military photograph as a permanent memorial of Iowa soldiery in the world's war to be placed in the corridor of the capitol building, and making an appropriation therefor.

WHEREAS, the only available picture taken of a full Iowa regiment which served as a unit during the world's war is that of the 168th infantry which was taken on the state capitol grounds just before the regiment was mustered out of service and

WHEREAS, this picture is an ideal cross section of Iowa soldiery as it served in the world's war and

WHEREAS, the negative from which it was made is rapidly deteriorating and will soon be utterly useless and

WHEREAS, it is deemed desirable to perpetuate the memory of Iowa soldiery who served during the world war and to preserve for coming generations a picture of representatives of the men who withstood the shock of active service.

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

- 1 Section 1. The executive council is hereby authorized to contract 2 for and purchase an enlargement of the photograph taken of the
- 3 168th infantry on the capitol grounds on May 15, 1919, said enlarge-
- 4 ment to be approximately four feet by twenty-six feet in size and to
- 5 be suitably mounted and framed and to be placed on the wall in the
 - corridors of the capitol building.
- 1 SEC. 2. There is hereby appropriated from the unappropriated 2 funds in the state treasury the sum of three thousand five hundred
- 3 dollars (\$3500.00) or so much thereof as may be necessary to pay
- 4 the expenses authorized in the preceding section.

Approved March 31, A. D. 1925.

CHAPTER 227

JUNIOR DAIRY CATTLE JUDGING TEAM

H. F. 128

AN ACT to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team at the 1925 international live stock show.

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

- SECTION 1. Appropriation. There is hereby appropriated to the secretary of agriculture, out of any funds not otherwise appropriated,
- 3 the sum of four thousand dollars (\$4000.00) or such portion thereof
- 4 as may be necessary, to pay the expenses of the United States junior
- 5 dairy cattle judging team, consisting of three members, a coach, and
- 6 a dairy expert, at the international live stock show at London. Un-
- 7 expended balances shall revert to the state. A report on the condition
- 8 of the dairy industry in all foreign countries visited by the United
- 9 States junior dairy cattle judging team shall be made by the coach
- 10 and dairy expert and placed on file with the secretary of agriculture,
- 11 together with an itemized statement of all expenses incurred during
- 12 the trip, with receipts therefor.
- 1 SEC. 2. Publication clause. This act being deemed of immediate
- 2 importance shall be in full force and effect from and after its publi-

- 3 cation in the Des Moines Register, a newspaper published in Des
- 4 Moines, Iowa, and the Hampton Chronicle, a newspaper published at

5 Hampton, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Decorah Public Opinion April 22, 1925, and in the Hampton Chronicle April 16, 1925.

W. C. RAMBAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 228

RELIEF OF W. W. HINSHAW

S. F. 318

AN ACT making an appropriation to compensate W. W. Hinshaw of Iowa City, Iowa, for injuries sustained by him in the line of duty while serving in the headquarter's company of the Iowa national guard at Camp Dodge on October 13, 1919.

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

- SECTION 1. There is hereby appropriated out of any money in the
- 2 state treasury not otherwise appropriated the sum of (\$3763.05)
- 3 thirty seven hundred sixty three dollars and five cents, to be paid to
- 4 W. W. Hinshaw in compensation for injuries sustained by him while
- 5 performing services in the line of duty in the headquarter's company
- of the Iowa national guard, Camp Dodge on October 13, 1919.
- 1 SEC. 2. This act being deemed of immediate importance shall be
- 2 effective and in full force and effect after its publication in the Des
- 3 Moines Capital, a newspaper published in the city of Des Moines, Iowa,
- 4 and the Sioux City Tribune, a newspaper published in the city of
- 5 Sioux City, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Fairfield Ledger April 9, 1925, and in the Sioux City Tribune April 8, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

RELIEF OF D. E. BULLOCK

H. F. 398

AN ACT to provide an appropriation of twenty-five hundred dollars to indemnify D. E. Bullock for injuries received by the claimant while serving in the Iowa national guard at Camp Dodge, Iowa, October 13, 1919.

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

- 1 SECTION 1. Appropriation. There is hereby appropriated out of
- 2 any money in the state treasury not otherwise appropriated, the sum 3 of twenty-five hundred dollars to indemnify D. E. Bullock for injuries
- 4 received by the claimant while serving in the Iowa national guard at
- 5 Camp Dodge, Iowa, October 13, 1919.
- 1 SEC. 2. Receipt. The receipt of said sum of money by the said
- 2 D. E. Bullock shall be in full settlement and satisfaction of all claims
- 3 for injuries resulting to the said D. E. Bullock.
- 1 SEC. 3. Publication clause. This act being deemed of immediate
- 2 importance shall become effective from and after its passage and
- 3 publication in the following named newspapers, without expense to
- 4 the state: The Des Moines Daily Record and Plain Talk, newspapers
- 5 published at Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Des Moines Daily Record April 11, 1925.

W. C. RAMBAY, Secretary of State.

CHAPTER 230

PURCHASE OF LAND IN MILLS COUNTY

H. F. 230

AN ACT to appropriate fourteen thousand five hundred seventy-eight dollars (\$14,578.00) for the purpose of purchasing seventy-eight and eighty one-hundredths (78.80) acres of land in Mills county, Iowa.

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

- 1 Section 1. Appropriation. That there is hereby appropriated out
- 2 of any funds in the state treasury not otherwise appropriated, the
- 3 sum of fourteen thousand five hundred seventy-eight dollars (\$14,-
- 4 578.00) for the purchase of seventy-eight and eighty one-hundredths
- 5 (78.80) acres of land adjoining the state farm in Mills county, Iowa.
- 1 SEC. 2. Publication clause. This act being deemed of immediate

- importance shall be in full force and effect from and after its publica-
- tion in two newspapers in the state, as provided by law.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Corydon Times Republican April 16, 1925, and in the Cresco Times April 15, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 231

RELIEF OF F. J. SCHADLE

H. F. 397

AN ACT to reimburse F. J. Schadle for money paid by him to the pharmacy commission for licenses as an itinerant vendor under misapprehension of the law.

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

- SECTION 1. Appropriation. There is hereby appropriated out of
- any money in the state treasury not otherwise appropriated the sum
- 3 of three hundred dollars (\$300.00) to be paid to F. J. Schadle of
- Dubuque, Iowa, to reimburse him for money paid to the pharmacy 4
- commission for licenses as an itinerant vendor of medicine for the
- years 1921, 1922 and 1923 under the misapprehension that he was
- required to obtain such licenses.
- SEC. 2. Publication clause. This act being deemed of immediate
- 2 importance shall take effect from and after its publication in Plain
- Talk, a newspaper published in the city of Des Moines, Iowa, and the
- Dubuque Telegraph Herald, a newspaper published in the city of
- Dubuque, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 16, 1925, and in the Dubuque Telegraph Herald April 14, 1925. W. C. RAMSAY, Secretary of State.

CHAPTER 232

RELIEF OF LYON COUNTY FARM BUREAU

H. F. 396

AN ACT to provide an appropriation of eight dollars to indemnify the Lyon county farm bureau for rent upon a hall at George, Iowa, used by said bureau for the purpose of conducting a school of instruction in the use of hog serum and virus.

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

- SECTION 1. There is hereby appropriated out of any money in the
- state treasury not otherwise appropriated, the sum of eight dollars to

- 3 indemnify the Lyon county farm bureau for rent upon a hall at 4 George, Iowa, used by said bureau for the purpose of conducting a
- 5 school of instruction in the use of hog serum and virus.
- 1 SEC. 2. The receipt of said sum of money by the said Lyon county
- 2 farm bureau shall be in full settlement and satisfaction of all claims 3 for said school.

Approved April 3, A. D. 1925.

CHAPTER 233

RELIEF OF MARTHA HUTCHINS

H. F. 400

AN ACT making an appropriation to compensate Martha Hutchins of Independence, Iowa, for injuries sustained by her while performing her duties as an employee of the state hospital for the insane at Independence, Iowa, on July 29, 1924.

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 thousand
- dollars (\$1,000.00) to be paid to Martha Hutchins in full compensa-
- 4 tion for injuries sustained by her while employed at the state hospital
- 5 for the insane at Independence, Iowa, on July 29, 1924; and the auditor
- 6 of state is hereby authorized to issue a warrant for said sum, and the
- 7 treasurer of state is hereby authorized to pay the same:

Approved April 3, A. D. 1925.

CHAPTER 234

RELIEF OF J. W. SLOCUM

H. F. 860

AN ACT to compensate J. W. Slocum for services rendered while serving as a member of the board of Iowa state pharmacy examiners.

WHEREAS, the said J. W. Slocum was appointed a member of the board of pharmacy examiners for the state of Iowa, effective April 25, 1923, to succeed F. E. Farr who resigned from said board upon said date, and

WHEREAS, the said F. E. Farr received as compensation for his services, prior to his resignation, the sum of eight hundred sixty dollars (\$860.00), as provided by section twenty-eight (28), chapter three hundred forty (340), laws of the thirty-ninth (39) general assembly; and

WHEREAS, the position as a member of the pharmacy commission was entitled only to ninety (90) days pay in the year, and

WHEREAS, the said J. W. Slocum received the sum of forty dollars (\$40.00), the balance that could be paid to one filling the vacancy as a member of the pharmacy commission occasioned by the resignation of F. E. Farr. and

WHEREAS, the said J. W. Slocum, in filling the vacancy on the pharmacy commission actually devoted sixteen (16) days to his duties as a member of such commission during the months of May and June, 1923; and

WHEREAS, the board of audit refused to authorize the payment of the claim filed by the said J. W. Slocum, amounting to one hundred sixty dollars (\$160.00), being the total due at the rate of ten dollars (\$10.00) per day for sixteen (16) days spent in the service of the pharmacy commission, because of the fact that the total amount which could be paid to a member of said commission, under the provisions of section twenty-eight (28), chapter three hundred forty (340), laws of the thirty-ninth (39) general assembly, had already been paid, and

WHEREAS, the said J. W. Slocum has no other means of receiving compensation for the time actually spent by him in the services of the pharmacy commission during the months of May and June, 1923, except by an act of the legislature, therefore,

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

- SECTION 1. That there is hereby appropriated the sum of one hundred sixty dollars (\$160.00) to be paid to the said J. W. Slocum as com-
- 3 pensation for the services rendered by him as a member of the 4 pharmacy commission during the months of May and June, 1923, and
- 5 that the auditor of state is authorized to issue a warrant in this
- 6 amount, and the treasurer of state is authorized to pay out of any
- 7 funds not otherwise appropriated the said sum to the said J. W.
- 8 Slocum.

3

CHAPTER 235

SESQUICENTENNIAL EXPOSITION

S. F. 326

AN ACT to provide for an exhibit of the arts, industries and resources of the state of Iowa, at the Sesquicentennial international exposition to be held in the city of Philadelphia, Pennsylvania, in the year, 1926, and to make an appropriation therefor.

WHEREAS, on March 3, 1925, an act of the congress of the United States was approved by the president which called for the national participation and the issuance of official invitations to foreign governments to take part in an international exposition, to be known as the Sesquicentennial International Exposition to be held at the city of Philadelphia in the state of Pennsylvania in the year 1926; and

WHEREAS, it is desirable that the arts, industries and resources of the state of Iowa shall be creditably represented in such exposition, therefore,

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

Section 1. Commission created—purpose—duties—assistants vacancies. That the governor of the state of Iowa be and he is hereby authorized and directed to appoint an exposition commission to be 3 known as the "Sesquicentennial International Exposition Commission". Such commission shall consist of five members to be selected from the 5 state at large, and such commission shall have full power to devise 6 and execute plans for the state exhibit and representation herein contemplated, and to take charge of the same, and disburse the appro-8 priation made therefor. It may appoint such officers and employ such 9 persons as in its judgment are necessary for the carrying out of the 10 purposes of this act. It shall elect a treasurer who shall be custodian 11 of the moneys herein appropriated, and whose duties shall be defined by it. Before entering upon the duties of such position such treasurer 12 13 shall furnish a bond with sureties subject to the approval of the executive council and running to the state of Iowa in a penal sum 14 equal to the amount herein appropriated. Said commission shall be appointed on or before the 15th day of July, 1925. Any vacancy occurring in said commission shall be filled by the governor of Iowa. 15 16 17 18 The members of the commission herein created shall receive no com-19 pensation for their services, but they shall be paid out of the money 20 herein appropriated all of their necessary expenses incurred while 21 engaged in the work of the commission.

SEC. 2. Appropriation—method of disbursement—report. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, the sum of ninety five thousand dollars (\$95,000.00) or so much thereof as may be needed by the commission for the purpose of making an exhibit and representation by the state of Iowa, as provided in section one (1) hereof. Said fund shall be expended on warrants therefor issued on the order of the president and secretary of said commission by the auditor of state on the treasurer of state from time to time, but no such warrant shall be issued until

said commission through its duly chosen officers shall certify to the auditor of state that the same is actually necessary for disbursement. 11 12 All payments of money must be made upon vouchers duly executed 13 under conditions as fixed by said commission, and no claims shall be paid by such commission except such as have been duly presented to 14 the commission or to the secretary thereof, and audited and allowed. 15 16 At the close of its services the commission shall make a statement of all of its doings to the governor, which statement shall include a 17 showing of all exhibits made by the state of Iowa, or the citizens 18 19 thereof, and the awards made on such exhibits, and such other matter 20 as the said commission may deem valuable to the people of the state 21 of Iowa, together with a list of all receipts and disbursements, with 22 complete vouchers therefor. The accounts of said commission shall 23 be kept in a manner agreeable to the requirements of the executive 24 council and said council shall cause the accounts of said commission 25 to be examined at any time it may deem advisable. Said examination to be made by an expert accountant assigned by the state budget 26 27 director. All reports required to be made by said commission shall 28 be verified.

SEC. 3. Subject to approval of executive council and budget director. Provided, however, that the purpose of this legislature is that the appropriation provided herein shall only be used in the event that the exposition is of such proportion as to warrant the state of Iowa in participating therein and for the purpose of insuring that no portion of the appropriation herein provided shall be used under any other circumstances or conditions. It is provided that no action shall be taken under the provisions of this act and no money paid from the appropriation provided herein until the executive council of the state of Iowa and the director of the budget of the state of Iowa shall by proper resolution entered of record direct and authorize the same.

G. A. R. ENCAMPMENT

S. F. 117

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 1926 or 1927 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:

- SECTION 1. That there is hereby appropriated contingent upon the holding of said encampment in Iowa, in any one of the years 1926 or
- 1927 the sum of fifteen thousand dollars (\$15,000.00) out of funds on
- hand not otherwise appropriated to be used under the direction of
- the executive council in assisting to defray the expenses of said en-
- campment.

Approved April 3, A. D. 1925.

CHAPTER 237

RELIEF OF PAUL E. GIBSON

S. F. 325

AN ACT making an appropriation to compensate Dr. Paul E. Gibson, of Monticello, Iowa, for professional services rendered; and to the John McDonald hospital, of Monticello, Iowa, for services rendered and sundries furnished to Jack Noble, a person under the jurisdiction of the board of parole.

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

- SECTION 1. There is hereby appropriated out of any money in the
- state treasury not otherwise appropriated, the sum of two hundred
- twenty-nine dollars and fifty cents (\$229.50), of which one hundred fifty-seven dollars (\$157.00) is to be paid to Dr. Paul E. Gibson
- of Monticello, Iowa, and seventy-two dollars and fifty cents to the
- John McDonald hospital of Monticello, Iowa, for services rendered and
- sundries furnished to Jack Noble, a person on parole, under the juris-
- diction of the board of parole.

RELIEF OF ROY DE GROAT

S. F. 320

AN ACT making an appropriation for Roy De Groat because of injuries sustained by him while performing services while an inmate of the state reformatory at Anamosa, lowa.

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

- SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of one thousand
- dollars (\$1000.00) to be paid to Roy De Groat for injuries sustained
- by him while working in the reformatory at Anamosa, Iowa, while
- an inmate of such institution. 5
- SEC. 2. The judge of the district court be authorized to appoint a
- trustee without pay, to hold in trust the amount above appropriated.
- Said amount to be paid out for defraying the expenses of securing an education for the said Roy De Groat. Any amount on hand June 1.
- 1926 to be paid to the said Roy De Groat.

Approved April 3, A. D. 1925.

CHAPTER 239

RELIEF OF EDGAR R. HARLAN

S. F. 319

AN ACT to reimburse Edgar R. Harlan, curator of the state historical department for expenses incurred in attending the American library association meeting at Hot Springs, Arkansas.

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

- SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of sixty-one dollars
- and fourteen cents (\$61.14) to reimburse Edgar R. Harlan, curator
- of the state historical department for expenses incurred in attending
- a meeting of the American library association at Hot Springs, Arkan-
- sas, in April, 1923.

RELIEF OF MIDWEST STATE BANK

S. F. 296

AN ACT to provide an appropriation of three hundred fifty dollars to indemnify the Midwest State Bank of Sioux City, Iowa, because of the payment by said bank of a certain bonus warrant for an Iowa state bonus.

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

- SECTION 1. There is hereby appropriated out of the money in the
- state treasury not otherwise appropriated, the sum of three hundred 3 fifty dollars to reimburse and indemnify the Midwest State Bank of
- Sioux City, Iowa, because of the payment by the said Midwest State
- Bank of Sioux City, Iowa, of a certain bonus warrant for an Iowa
- state bonus.
- SEC. 2. The receipt of the said sum of money by the said Midwest 1
- State Bank of Sioux City, Iowa, shall be in full settlement and satis-
- faction of all claims that the said bank may have on account of the
- payment of said bonus warrant.

Approved April 3, A. D. 1925.

CHAPTER 241

RELIEF OF JOSEPH J. ROEDER

S. F. 295

AN ACT to provide an appropriation of twelve hundred dollars to indemnify Joseph J. Roeder of Cedar Falls, Iowa, for damages sustained by him as the result of an injury while a student in the manual arts department of the Iowa State Teachers' College situated at Cedar Falls, Iowa.

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

- SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of twelve hundred
- dollars, to reimburse and indemnify Joseph J. Roeder on account of
- damages to his person resulting from an injury sustained by him while a student in the manual arts department of the Iowa State
- Teachers' College situated at Cedar Falls, Iowa.
- SEC. 2. The receipt of the said sum of money by Joseph J. Roeder
- shall be in full settlement and satisfaction of all claims for damages
- resulting to the said Joseph J. Roeder on account of said injury.

RELIEF OF WILFIRD HIRT

S. F. 299

AN ACT to provide an appropriation of one thousand dollars to indemnify Wilfird Hirt for damages alleged to have resulted to the claimant's automobile because of a collision between the claimant's automobile and a horse that was the property of the federal government and assigned to the Iowa national guard.

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

- SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of one thousand
- dollars to reimburse and indemnify Wilfird Hirt of Hills, Iowa, for
- damages resulting by reason of a collision between the claimant's
- automobile and a horse that was the property of the federal govern-
- ment and assigned to the Iowa national guard.
- SEC. 2. The receipt of said sum of money by the said Wilfird Hirt
- shall be in full settlement and satisfaction of all claims for damages
- resulting to the said Wilfird Hirt and his automobile on account of
- said collision.

Approved April 3, A. D. 1925.

CHAPTER 243

RELIEF OF LYNN CLEMENS, ET AL.

S. F. 297

AN ACT to appropriate the sum of thirty six dollars and fifty five cents to indemnify Lynn Clemens, and the sum of fifteen dollars to indemnify Fred McMullen, and the sum of four dollars to indemnify Robert McLaren, for clothing lost in a fire that occurred in the board of health offices at 10:30 a.m., on February 5, 1925.

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

- SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of thirty six dol-
- lars and fifty five cents to reimburse and indemnify Lynn Clemens,
- and the sum of fifteen dollars to reimburse and indemnify Fred McMullen, and the sum of four dollars to reimburse and indemnify
- Robert McLaren, for clothing destroyed in a fire that occurred in
- the board of health office at 1027 Des Moines street at 10:30 a. m.,
- on February 5, 1925.
- SEC. 2. The receipt of said sums of money by the parties named
- in section 1 hereof, shall be in full settlement and satisfaction of all
- claims for damages to said parties resulting from said fire.

RELIEF OF JOSEPH KELSO, JR.

S. F. 298

AN ACT to appropriate the sum of eight hundred fifteen dollars and forty-eight cents to reimburse Joseph Kelso, Jr., of Bellevue, Iowa, for expenses incurred by him while a member of the Iowa state board of conservation.

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

- SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of eight hundred fifteen dellars and forty eight contacts, reimburge, and indomnify
- 3 fifteen dollars and forty-eight cents to reimburse and indemnify 4 Joseph Kelso, Jr., of Bellevue, Iowa, for expenses actually incurred by
- 5 him while a member of the Iowa state board of conservation.
- SEC. 2. The receipt of said sum of money by the said Joseph Kelso, Jr., shall be in full settlement and satisfaction of his claim for such expenses.

Approved April 3, A. D. 1925.

CHAPTER 245

OKOBOJI BRIDGE

S. F. 206

AN ACT making an appropriation to cover the cost of construction of a draw bridge across the navigable channel connecting East Okoboji and West Okoboji lakes in Dickinson county, Iowa.

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

- SECTION 1. Appropriation. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of fifteen thousand dollars (\$15,000.00) or so much thereof as the executive council may find necessary, to be expended under the direction of the board of supervisors of Dickinson county, Iowa, for the erection of a draw bridge across the channel between East Okoboji
- 7 and West Okoboji lakes in Dickinson county, Iowa.
 1 SEC. 2. Requirements. Such bridge shall be of the most economical
- type of construction, due consideration being given to durability and cost of operation; it shall leave a clear navigable channel of not less
- 4 than thirty-five (35) feet in width and shall provide a roadway of
- 5 sufficient width to provide a clear passage for two vehicles and also
- 6 a sidewalk not less than six (6) feet wide.

SEC. 3. Under highway commission. Plans and specifications for said bridge shall be prepared by the state highway commission and contracts for construction shall be let by the board of supervisors of Dickinson county, Iowa, and approved by the state highway commission. Warrants covering the expense of construction as provided herein shall be issued by the state auditor upon receipt of approved vouchers from the state highway commission.

Approved April 3, A. D. 1925.

CHAPTER 246

AID FOR BLIND STUDENTS

H. F. 112

AN ACT making an appropriation to assist in providing the necessary expenses of blind students who are residents of the state in attendance at institutions of higher learning.

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

- SECTION 1. There is hereby appropriated the sum of four thousand dollars (\$4,000.00) for the biennium ending June 30, 1927, or so much thereof as may be necessary for the purpose of aiding students who are blind and who are regularly enrolled students taking any course of study, profession, art or science in any university, college, conservatory of music, normal, professional or vocational school, approved by the state board of education and who are residents of the state of Iowa, and to assist them in defraying their necessary expenses, including the expenses of a reader or assistant.
- SEC. 2. The aid provided in section one (1) of this act shall be granted only to worthy students who are not able or whose parents are not able to provide the means for continuing their study in any of the institutions above mentioned.
- SEC. 3. The money herein appropriated shall be expended under the direction of the state board of education and shall be paid out only on warrant drawn by the state auditor upon the treasurer of state and certified by the officers of the state board of education.

CHAPTER 247

SPANISH WAR VETERANS

H. F. 205

AN ACT making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the United Spanish War Veterans to be held in this state.

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

SECTION 1. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated the sum of ten thousand dollars (\$10,000), or so much thereof as may be necessary to be used in defraying the expenses of a national encampment of the United Spanish War Veterans to be held in Iowa, during the years nineteen hundred twenty-six (1926), nineteen hundred twenty-seven (1927) or nineteen hundred twenty-eight (1928), such funds to be paid out upon order of the executive council upon the filing with the executive council of itemized claims showing the expense has been incurred, such claims to be approved by the state commander and 10 quartermaster of the United Spanish War Veterans.

Approved April 3, A. D. 1925.

CHAPTER 248

MUD LAKE

H. F. 55

AN ACT to appropriate six thousand five hundred twenty dollars and eighty-six cents (\$6520.86) for the purpose of paying drainage assessments against state owned land in connection with the drainage of Mud lake.

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

- SECTION 1. There is hereby appropriated out of funds in the state treasury, not otherwise appropriated, the sum of six thousand five
- hundred twenty dollars and eighty-six cents (\$6,520.86), or so much
- thereof as may be necessary to pay drainage assessments as they mature existing against state owned lands in Clay county in con-
- nection with the drainage of Mud Lake.

Approved April 3, A. D. 1925.

CHAPTER 249

IOWA CITY

H. F. 152

AN ACT to make an appropriation to pay the claim of the city of Iowa City, fo. repairing and paving certain streets adjacent to the property of the state university, located in Icwa City, Iowa.

WHEREAS, the city council of Iowa City, Iowa, at a meeting that was held on or about June 22, 1923, passed a resolution whereby the pavement of certain streets located in that city was to be resurfaced and repaired in accordance with chapter two hundred seven (207), laws of the thirty-ninth general assembly; and

WHEREAS, some of those streets pass through or are adjacent to the property of the State University of Iowa, located in Iowa City, Iowa; and

WHEREAS, on or about July 10, 1923, a contract for the resurfacing and repairing of said pavement was made with the McCarthy Improvement Company; and

WHEREAS, chapter two hundred seven (207), laws of the thirty-ninth general assembly, had been codified by the fortieth general assembly and appeared as sections four (4) and five (5), chapter two hundred forty-six (246), laws of the fortieth general assembly, which statute became effective by publication on April 8, 1923; and

Whereas, during the year 1923 the city council of Iowa City, in good faith, proceeded to resurface and repair the pavement on certain streets passing through or adjacent to the property of the state university, located in Iowa City, Iowa; and

WHEREAS, on or about December 7, 1923, the city council of Iowa City, Iowa, adopted a resolution accepting the said improvement consisting of flush-coating, surfacing, resurfacing and repaving; and

WHEREAS, the said city council of Iowa City, Iowa, on or about January 4, 1924, adopted a resolution assessing and levying a special tax and assessment to pay the cost and expenses of said resurfacing and repairing, in accordance with the special benefits received, in the manner and method provided for by law; and

Whereas, on or about January 16, 1924, the said city council of Iowa City, Iowa, in accordance with the provisions of chapter two hundred seven (207), laws of the thirty-ninth general assembly, prepared and filed with the State University of Iowa, a claim amounting to seven thousand eight hundred ten dollars and eighteen cents (\$7,810.18), with interest thereon at six per cent (6%) from date of acceptance of said improvement (December 7, 1923); and

Whereas, on or about August 6, 1924, the department of justice suggested to the state board of education that the said claim in favor of the city of Iowa City, Iowa, be submitted to the forty-first general assembly for payment; and

WHEREAS, the total amount due the said city of Iowa City, Iowa, is seven thousand eight hundred ten dollars and eighteen cents (\$7,810.18), with interest thereon at six per cent (6%) from the date of the acceptance of said improvement, namely, December 7, 1923, according to the itemized statement which is by reference made a part of this bill as exhibit "B".

Therefore,

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

SECTION 1. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, the sum of seven thousand eight hundred seventy dollars (\$7,870.00), or so much thereof as may be necessary to pay the city of Iowa City, Iowa, for said improvements.

SEC. 2. The auditor of state is hereby authorized and instructed to draw warrants upon the state treasury in favor of the said city of Iowa City, Iowa, in full payment of said claim.

EXHIBIT "A"

Certificate of cost of construction of paving and repaving charged against property in Iowa City, Iowa, owned by the State of Iowa and under control of the board of education.

To the executive council of the State of Iowa and the chief engineer

of the state highway commission:

This is to certify that the city council of Iowa City, Iowa, on the 7th day of December, 1923, adopted a resolution accepting the street improvement consisting of flush-coating, surfacing, resurfacing and repaving constructed by the McCarthy Improvement Company on the streets and parts of streets in Iowa City, Iowa, hereinafter described; and on the 4th day of January, 1924, adopted a resolution assessing and levying a special tax and assessment to pay the cost and expenses of the construction of the same, and against the property abutting on and adjacent to the streets so improved, in accordance with the special benefits received, all in the manner and method provided by law.

That the plat and schedule prepared by the city engineer, and now on file in the office of the city clerk, and accepted by a resolution of the city council adopted on the 7th day of December, 1923, showing the lots, parts of lots and parcels of land subject to the payment of a portion of the cost of said improvement shows that said improvement extends through and abuts upon or is adjacent to certain property owned by the state of Iowa and under the control of the board of education, as described in the list hereto attached as Exhibit "B". Also a copy of that portion of said plat showing the property assessed as owned by the state, and consisting of.....pages is hereto attached as Exhibit "B" to inclusive.

That this certificate is made in compliance with and under the provisions of chapter 207 of the acts of the thirty-ninth general assembly and amendments thereto, and shows the total amount of the cost of said improvement to which the said property owned by the state of Iowa is subject is the sum of \$7,810.18, with interest

37 38	thereon at six (6) per cent from the date of the acceptance of said improvement, to-wit: December 7, 1923.
39	In witness whereof this certificate is executed by the mayor and
40	city clerk by order of the city council and the amount certified as
41	correct by the city engineer and the corporate seal of Iowa City,
42	Iowa, attached thereto, this 28th day of January, 1925.
43	THE CITY OF IOWA CITY, IOWA,
44	By E. J. Harvat
45	Correct: Mayor.
46	F. E. Young By George J. Dohrer
47	City Engineer. City Clerk.
48	EXHIBIT "B"
49	The following list, attached to and forming a part of the certificate
50	of the city of Iowa City, Iowa, to the executive council dated January
51	16, 1924, shows: (1) the description of the parts of streets upon
52	which the improvement has been constructed; and (2) the descrip-
53	tion of the lots and parts of lots owned by the state of Iowa under
54 55	the control of the board of education and subject to the payment of part of the cost of said improvement:
5 6	Bloomington street from the east side of Capitol street to the west
57	side of Clinton street.
58	Lot 8, block 87, original town, amount of assessment \$ 132.57
59	Jefferson street from the east side of Capitol street to the west side
6 0	of Dubuque street.
61	University campus, amount of assessment\$ 850.63
62	Lot 5, block 85, original town, amount of assessment 232.00
63	Lot 6, block 85, original town, amount of assessment 206.21
64	Lot 7, block 85, original town, amount of assessment 206.21
65 66	East 20 ft. of lot 3, block 79, original town, amount of assessment
67	assessment
68	Lot 2, block 79, original town, amount of assessment 182.31
69	North 134 ft. of lot 1, block 79, original town, amount of
70	assessment
71	Market street from the east side of Capitol street to the west side of
72	Clinton street:
73	North 55 ft. of the west 85 ft of lot 4, block 85, original
74	town, amount of assessment\$ 88.07 Lot 3, block 85, original town, amount of assessment 131.58
75 76	Lot 3, block 85, original town, amount of assessment 131.58 East 5 ft. of lot 4, block 85, original town, amount of assess-
77	ment 8.22
78	West 6 ft. of lot 2, block 85, original town, amount of assess-
79	ment
80	Jefferson street from the east side of Dubuque street to the west
81	side of Gilbert street:
82	University Park, amount of assessment\$1,755.34
83	Melrose avenue from the west end of the brick pavement to the
84	city limits:
85 86	W½ of SW¼ of SE¼ of Sec. 9-79-6, amount of assessment. \$1,058.97 Lot 8, "Roseland" Byington Add., amount of assessment. 73.68
87	Lot 8, "Roseland" Byington Add., amount of assessment 73.68 Lot 9, "Roseland" Byington Add., amount of assessment 73.68
88	Lot 10, "Roseland" Byington Add., amount of assessment 73.68

89	Lot 11, "Roseland" Byington Add., amount of assessment	73.68
90	Lot 12, "Roseland" Byington Add., amount of assessment	67.54
91	Lot 14, "Roseland" Byington Add., amount of assessment	67.54
92	Lot 15, "Roseland" Byington Add., amount of assessment.	73.68
93	Lot 5, "Edgeworth" Byington Add., amount of assessment	20.29
94	Lot 6, "Edgeworth" Byington Add., amount of assessment	40.58
95	100 ft. by 150 ft. south side SW1/4 of SE1/4 Sec. 9-79-6.	
96	amount of assessment	128.14
97	Dubuque street from the north side of Iowa avenue to the	south
98	end of the brick pavement:	
99	University park, amount of assessment\$	977.74
100	Lot 8, block 79, except 20 ft. by 65 ft. in the northeast	
101	corner, amount of assessment	
102	$W_{1/2}$ of lot 7, and north 40 ft. of $E_{1/2}$ of lot 7, block 79,	
103	amount of assessment	49.45
104	North 134 ft. of lot 1, block 79, amount of assessment	307.83
105	Lot 2, block 79, amount of assessment	104.81
106	West 30 ft. of the east 160 ft. and west 10 ft. of east 130 ft.	•
107	of south 70 ft. of Coleman's Sub-Div., out lot 32, amount	•
108	of assessment	23.99
109	Iowa avenue from the east side of Clinton street to the we	est side
110	of Muscatine avenue:	
111	Lot 5, block 45, amount of assessment\$	303.11
112	West 80 ft of lot 6, block 79, amount of assessment	14.24
113	East 40 ft. of lot 6, block 79, amount of assessment	7.12
114	Lot 5, block 79, amount of assessment	8.90
115	W½ and north 40 ft. of E½ of lot 7, block 79, amount of	
116	assessment	10.71
117	Lot 8, block 79, except 20 ft. by 65 ft. in the northeast	
118	corner, amount of assessment	
119	Lot 1, block 61, amount of assessment	17.79
120	University park, amount of assessment	164.15
121	The above lists are herby certified as correct.	
122	F. E. YOUNG	
123	City Engi	neer.

CHAPTER 250

SPANISH AMERICAN WAR

H. F. 266

AN ACT making an appropriation for the purchase and erection of suitable markers to mark the permanent training encampment places in the United States during the Spanish American war of regiments of Iowa soldiers.

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

SECTION 1. There is hereby appropriated out of funds in the state treasury not otherwise appropriated the sum of fifteen hundred dollars (\$1500.00), or so much thereof as may be necessary for the purchase and erection of suitable markers to designate and mark the permanent training encampment places in the United States where Iowa regiments of soldiers were stationed during the Spanish American war; the fund to be expended upon order of the executive council when certification has been made, to the council by the committee designated by the Iowa department of Spanish American war veterans to purchase and place such markers, that they have been purchased and placed at the different encampment places.

Approved April 3, A. D. 1925.

CHAPTER 251

HARDIN COUNTY

H. F. 390

AN ACT to reimburse Hardin county, Iowa, for money expended in the care of a state patient at the state hospital for the insane at Independence, and making an appropriation to pay the same.

WHEREAS, one Jimmie McCuskey was apprehended in Eldora, Hardin county, Iowa, about October 16, 1917, and was examined before the insanity commission of that county who found him to be insane; and

WHEREAS, the state insanity commission were unable to ascertain the said Jimmie McCuskey's residence at the time of his commitment; and

WHEREAS, the said patient was committed as a resident of Hardin county for whom the county was liable for care at the state hospital for the insane at Independence; and

Whereas, it has subsequently developed that the said Jimmie McCuskey was not a resident of Hardin county, Iowa, at the time of his commitment and should not have been committed as a patient for whom Hardin county, Iowa, was liable, but should have been committed as a state patient and his expenses while at the state hospital at Independence charged to the state of Iowa instead of Hardin county; and

WHEREAS, had the said Jimmie McCuskey been properly committed as a state patient the state of Iowa would have paid the costs of his care and keep at the state hospital at Independence, Iowa; therefore

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

- SECTION 1. There is hereby appropriated the sum of eighteen hundred six and 79/100 (\$1806.79) dollars to be paid to Hardin county,
- Iowa, reimbursing the said Hardin county, Iowa, for funds expended
- by said county in behalf of Jimmie McCuskey, a patient at the state
- hospital at Independence, Iowa; and the auditor of state is hereby
- authorized to issue a warrant in this amount, and the treasurer of
- state is authorized to pay the same out of funds in the state treasury
- not otherwise appropriated.

Approved April 3, A. D. 1925.

CHAPTER 252

MINE INSPECTORS

S. F. 249

AN ACT to amend section one thousand two hundred thirty-eight (1238), chapter sixtyeight (68), title V (five), code, 1924, relating to expenses of mine inspectors.

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

- SECTION 1. That section one thousand two hundred thirty-eight (1238), chapter sixty-eight (68), title V (5), code, 1924, be amended by adding to said section the following: "There is hereby appro-

- priated, until July 1, 1925, out of any funds in the state treasury not
- otherwise appropriated, a sum sufficient to carry out the provisions
 - of this section.'
- SEC. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines
- Register, a newspaper published in the city of Des Moines, Iowa, and
- the Sioux City Tribune, a newspaper published in the city of Sioux
- City, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Sioux City Tribune April 15, 1925, and in the Jewell Record April 23, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 253

CHARLES L. DUNN

H. F. 135

AN ACT to compensate Captain Charles L. Dunn for services rendered pursuant to call into active service of the Iowa national guard by the governor of Iowa, April 12, 1917.

WHEREAS, Captain Charles L. Dunn was duly commissioned as captain of infantry, Iowa national guard, and was assigned to the machine gun company of the second Iowa infantry prior to his being assigned to duty April 12, 1917, and

WHEREAS, Captain Charles L. Dunn was called into active service and assigned to recruiting duty on April 12, 1917, pursuant to orders of the governor of Iowa, and did actively engage in recruiting duty from April 12, 1917 until July 5, 1917, and

WHEREAS, by reason of error or oversight the said Captain Charles L. Dunn has never received his compensation for such services, and

WHEREAS, the compensation paid other officers of the Iowa national guard similarly detailed on similar duty at and during the same period of time were paid by the state of Iowa at the rate of \$200.00 per month; therefore.

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

- SECTION 1. There is hereby appropriated the sum of five hundred fifty-three dollars and eighteen cents (\$553.18) as compensation to
- pay the said Captain Charles L. Dunn for services performed in behalf
- of the Iowa national guard, and the auditor of state is hereby author-
- ized to issue a warrant for said sum payable to Charles L. Dunn, and
- the treasurer of state is hereby authorized to pay the said sum out
- of any funds not otherwise appropriated.

Approved April 3, A. D. 1925.

CHAPTER 254

BOARD OF CONTROL

H. F. 403

AN ACT to provide for the transfer, by the board of control of state institutions, of certain funds from its industrial funds to its support funds, and to make an appropriation for the purchase, by the said board of control, of butter for use in the institutions under the board of control, in accordance with the provisions of senate file No. 169, acts of the forty-first general assembly.

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

- SECTION 1. Transfer of funds. The board of control of state insti-
- tutions is hereby authorized to transfer from its industrial funds to its
- support funds the sum of fifty thousand dollars (\$50,000.00) for the biennium beginning July 1, 1925, and ending June 30, 1927, in order
- to comply with the provisions of senate file No. 169, acts of the forty-
- first general assembly.
- SEC. 2. Appropriation for butter. There is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of fifty thousand dollars (\$50,000.00), or so much the reof as

- may be necessary, to be used by the board of control of state institutions for the purchase of butter for use in the institutions under the
- control of said board, in accordance with the provisions of senate file
- No. 169, acts of the forty-first general assembly.

Approved April 3, A. D. 1925.

See chapter 66.

CHAPTER 255

MISCELLANEOUS STATE EXPENSES

S. F. 329

AN ACT to make appropriations for the payment of state and other expenses.

- SECTION 1. There is hereby appropriated out of any funds in the 1
- state treasury not otherwise appropriated the following sums, or so
- much thereof as may be necessary to pay the claims and expenses
- 4 indicated.
- SEC. 2. To the executive council for the replacing or repairing of
- tables and furniture in the law library, the sum of six hundred dollars
- 3 **(\$600**.00).
- SEC. 3. To Rev. C. W. Bast, Perry, Iowa, for services as chaplain on 1
- July 22nd 1924, 40th extra session, the sum of five dollars (\$5.00).

- SEC. 4. To C. W. Bonifeld for services rendered in the employ of the pharmacy examiners, the sum of ninety-one dollars and twenty cents (\$91.20).
- SEC. 5. Executive council. To pay the cost of laundering towels for the 41st general assembly, the sum of one hundred seventy-five dollars (\$175.00).
- SEC. 6. To A. C. Gustafson for postage and stenographic expense prior to the opening of the 41st general assembly, the sum of fifteen dollars (\$15.00).
- 1 SEC. 7. To A. C. Gustafson for postage, telephone and telegraph, 2 the sum of twenty-five dollars and eighty cents (\$25.80).
- 1 SEC. 8. To the Des Moines Rubber Stamp Co. for additional supplies, the sum of thirteen dollars and twenty-three cents (\$13.23).
- SEC. 9. To the Hertzberg bindery for rebinding one copy Webster's revised unabridged dictionary, the sum of two dollars and seventy-five cents (\$2.75).
- 1 SEC. 10. To O. W. Lowery, the sum of twenty dollars (\$20.00) for 2 services January 12th to 31st 1925, account error in making up pay-3 roll.
- 1 SEC. 11. To Walter H. Beam, for postage and telegraph expense, 2 the sum of four dollars and eighty-three cents (\$4.83).
- SEC. 12. Executive council. To cover the cost of installing new blinds in both the senate and house chamber, the sum of three thousand dollars (\$3,000.00), or so much thereof as may be necessary.
- SEC. 13. To Mabel Saverude for two days services as clerk to Senator Ramsey, January 30th and 31st, the sum of eight dollars (\$8.00).
- SEC. 14. To Emily Faris as extra compensation as clerk of the committee on appropriations the sum of fifty dollars (\$50.00).
- SEC. 15. A sum sufficient to pay the per diem compensation at the rate provided in house joint resolution No. 3 to the secretary of the senate and the chief clerk of the house and such assistants and committee clerks as they may select for the period of time spent in the service of the state after the adjournment of the forty-first general assembly.
- SEC. 16. This act being deemed of immediate importance shall be in full force and effect after its publication in the Des Moines Capital, a newspaper published in the city of Des Moines, Iowa, and the Sioux City Tribune, a newspaper published in the city of Sioux City, Iowa.

I hereby certify that the foregoing act was published in the Independence Journal April 16, 1925, and in the Sioux City Tribune April 15, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

LEGALIZING ACTS

CHAPTER 256

COUNCIL BLUFFS

S. F. 82

AN ACT to legalize the contract awarded by the city council of the city of Council Bluffs, Iowa, on October 27th, 1924, to the Wickham Bridge & Pipe Company for the construction of storm sewers in main sewer district number four in said city.

Whereas, the city council of the city of Council Bluffs, Iowa, did on the 27th day of October, 1924, award a contract to the Wickham Bridge & Pipe Company of Council Bluffs, Iowa, to construct certain main storm sewers in sewer district number four, theretofore established in said city; and

WHEREAS, the award of said contract was made after preliminary proceedings in due and regular form as required by the provisions of chapter 7, title V of the code of Iowa of 1897, as amended; said proceedings having been commenced on the 11th day of August, 1924; and

WHEREAS, on September 2nd, 1924, pursuant to the provisions of said chapter and title, a hearing was had, after due notice thereof given, of the proposal of the said city to undertake the said improvement; and

WHEREAS, some doubt has arisen as to the legality of said contract because of the failure of the said city to expressly observe the provisions of chapter 23 of the 1924 code of Iowa, and particularly the provisions of section 352 of said chapter, by holding a second hearing upon the proposed improvement after October 1st, 1924, the effective date of said chapter 23; now, therefore

- SECTION 1. Contract legalized. That the contract awarded on October 27th, 1924, by the city council of the city of Council Bluffs, Iowa,
- 3 to the Wickham Bridge & Pipe Company of Council Bluffs, Iowa, for
- 4 the construction of certain main storm sewers in sewer district num-5 ber four in said city, be and the same is hereby declared legal and
- 6 valid, the same as if all of the provisions of chapter twenty-three of 7 the 1924 code of Iowa, had been in all respects strictly complied with.
- 1 SEC. 2. Litigation. Nothing in this act shall affect pending litigation.
- 1 SEC. 3. Publication clause. This act being deemed of immediate 2 importance shall be in force and effect from and after its publication
- 3 in the Council Bluffs Nonpareil, a newspaper published at Council

- 4 Bluffs, and the Des Moines Daily Record, a newspaper published in
- 5 Des Moines, Iowa, said publication to be made without expense to the

6 state.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Council Bluffs Nonpareil March 2, 1925, and the Des Moines Daily Record March 3, 1925.

W. C. RAMSAY, Sccretary of State.

CHAPTER 257

TOWN OF PRIMGHAR

S. F. 64

AN ACT to legalize ordinance number seventy one (71) of the incorporated town of Primghar, Iowa, granting to G. A. Healy, his successors and assigns, a franchise to construct, maintain and operate an electric distribution system in said town.

Whereas, ordinance number seventy one (71) of the incorporated town of Primghar, Iowa, entitled "An ordinance granting authority to G. A. Healy, his successors and assigns, the right of way to erect, construct and maintain poles, wires, insulators, brackets, mains, conduits, cables and other conductors of electricity for supplying electric lights and electric heat and power over, beneath, through and upon the streets, avenues, alleys and public places of the town of Primghar, Iowa, and regulating the exercise of the said rights and providing penalties for the violation thereof", was duly adopted by the council of said town on July 15, 1914, and was duly ratified and approved by the voters of said town at an election held for such purposes; and

Whereas, the records of the council of said incorporated town of Primghar, Iowa, showing the adoption of said ordinance, the calling of such election, the canvass of the votes thereat and all other proceedings relative to the adoption and ratification of said franchise, have been lost or destroyed; and

WHEREAS, doubts have arisen as to whether all the provisions of law relating to the granting of such franchise has been strictly complied with; now therefore,

- SECTION 1. Ordinance number seventy one (71). That ordinance number seventy one (71) of the incorporated town of Primghar, Iowa,
- 3 entitled "An ordinance granting authority to G. A. Healy, his suc-
- 4 cessors and assigns, the right of way to erect, construct and maintain
- 5 poles, wires, insulators, brackets, mains, conduits, cables and other
- 6 conductors of electricity for supplying electric lights and electric heat
- o conductors of electricity for supplying electric rights and electric fleat
- 7 and power over, beneath, through and upon the streets, avenues, alleys 8 and public places of the town of Primghar, Iowa, and regulating the
- 9 exercise of the said rights and providing penalties for the violation
- 10 thereof", be and the same is hereby declared legal and valid, the same

- 11 as if all provisions of law relating to the granting of such franchises
- 12 had in all respects been complied with, and the proper records thereof
- 13 kept and preserved.
- 1 SEC. 2. Litigation. This act shall not affect pending litigation.
- 1 SEC. 3. Publication. This act being deemed of immediate import-
- 2 ance shall be in force and effect from and after its publication in the
- 3 Plain Talk, a newspaper published in Des Moines, Iowa, and in the
- 4 O'Brien County Bell, a newspaper published in Primghar, Iowa, with-
- 5 out expense to the state.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in Des Moines Plain Talk March 5, 1925, and the O'Brien County Bell March 5, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 258

CITY OF OELWEIN

H. F. 76

AN ACT to legalize certain warrants of the city of Oelwein, Iowa.

Whereas, the city of Oelwein, in the county of Fayette, state of Iowa, did heretofore make certain expenditures in the amount of nineteen thousand two hundred and one dollars and ninety-four cents; and did issue warrants to evidence the indebtedness incurred in making said expenditures, said warrants being in number, denomination and date, respectively as follows against the water fund:

No. 4189 of \$3768.19, dated February 19, 1924. No. 4199 of \$620.99, dated March 4, 1924. No. 4270 of \$3718.65, dated May 20, 1924. No. 4321 of \$215.30, dated July 22, 1924. \$259.88, dated August 19, 1924. \$500.00, dated August 19, 1924. \$500.00, dated August 19, 1924. No. 4357 of No. 4358 of No. 4359 of No. 4360 of \$162.75, dated August 19, 1924. \$940.25, dated September 3, 1924. No. 4371 of \$500.00, dated September 3, 1924. No. 4372 of No. 4374 of \$250.00, dated September 3, 1924. No. 4378 of \$428.05, dated September 16, 1924. \$345.59, dated October 7, 1924. No. 4388 of No. 4389 of \$109.00, dated October 7, 1924. \$245.99, dated November 4, 1924. No. 4415 of \$382.75, dated November 4, 1924. No. 4418 of \$500.00, dated November 4, 1924. No. 4422 of No. 4423 of \$500.00, dated November 4, 1924. No. 4424 of \$500.00, dated November 4, 1924. \$380.50, dated November 4, 1924. No. 4425 of

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No. 4426 of $500.00, dated November 4, 1924.
No. 4427 of $440.25, dated November 4, 1924.
No. 4438 of $573.13, dated November 18, 1924.

Against the sewer fund:
No. 1752 of $500.00, dated April 18, 1924.
No. 1753 of $500.00, dated April 18, 1924.
No. 1754 of $500.00, dated April 18, 1924.
No. 1755 of $500.00, dated April 18, 1924.
No. 1756 of $500.00, dated April 18, 1924.
No. 1757 of $361.67, dated April 18, 1924.
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All of which warrants together with interest accrued thereon up to the present time, are now outstanding, payable and due; and

WHEREAS, the total indebtedness of said city does not now, including said warrants and the interest accrued thereon, and did not at the time of the issuance of any one of said warrants, including such warrant, or at the time of the contracting of any one of said warrants including such warrant or at the time of the contracting of any item of the indebtedness evidenced by said warrants, including such item of indebtedness, exceed the constitutional limitation on indebtedness; and

WHEREAS, said expenditures were all made for purposes, authorized by law, and said city has enjoyed the use and benefits of said expenditures, and the results of said expenditures were well worth the price, which said city contracted should be paid therefore; and

Whereas, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebtedness evidenced by the aforesaid warrants or a portion thereof was contracted in excess of said city's authorized 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 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 evidenced, or a portion thereof, was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof or the aforesaid indebtedness or a portion thereof, should have been authorized by the voters of said city in conformity with provisions of law, and were not thus authorized; and

WHEREAS, it is deemed advisable to put said doubt and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest, therefore,

- 1 SECTION 1. Expenditures legalized. That the acts of the council
- 2 and officers of the city of Oelwein, in the county of Fayette, state of
- 3 Iowa, in making expenditures for said city and in issuing the warrants

- 4 in the sum of nineteen thousand two hundred and one dollars and 5 ninety-four cents, referred to in the preamble of this act, to evidence 6 the indebtedness incurred in making said expenditures, be and the 7 same are hereby legalized the same in effect as if said acts had been
- 7 same are hereby legalized the same in effect as if said acts had been 8 in full compliance with provisions of law providing therefor.
- SEC. 2. Warrants legalized. The aforesaid warrants of said city together with all unpaid interest thereon be and the same are hereby legalized and declared to be and to constitute valid, legal and subsisting obligations and indebtedness of said city.
- 1 SEC. 3. Pending litigation. Nothing in this act shall affect any 2 pending litigation.
- SEC. 4. Publication clause. This act, being deemed of immediate importance, shall take effect and be enforced from and after its publication in the Plain Talk, a newspaper published at Des Moines, Iowa, and the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, without expense to the state.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk March 5, 1925, and in the Oelwein Daily Register March 2, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 259

TOWN OF ARMSTRONG

H. F. 83

AN ACT legalizing the franchise of the Armstrong Cement Works in the town of Armstrong, Iowa.

Whereas, the Armstrong Cement Works, its successors and assigns, was granted an electric light and power franchise by the town of Armstrong, Iowa, on November 13, 1912, and under which said company and its assigns have been and is now operating;

Whereas, doubts have arisen as to whether all of the provisions of law relating to the granting of franchises were strictly complied with. Now therefore,

- SECTION 1. Ordinance legalized. That ordinance No. 63, of the incorporated town of Armstrong, Iowa, passed November 13, 1912, and entitled:
- "An ordinance providing for the construction, equipment, maintaining and operating an electric light, heat and power plant within the incorporated town of Armstrong, Iowa, to furnish electric light, electric current, heat and power to the public and private parties and
- 8 authorizing Armstrong Cement Works, their successors or assigns

- 9 to erect and operate the same and to use the streets, alleys and public
- 10 grounds in said town for means of transmission.".
- 11 and the franchise thereby granted be and the same is hereby declared
- 12 legal and valid the same as if all provisions of law relating to the
- 13 adoption of said ordinance and the granting of franchises had been
- 14 strictly complied with.
 - 1 SEC. 2. Pending litigation. This act shall in no way affect pending 2 litigation.
 - 1 SEC. 3. Publication clause. This act, being deemed of immediate
 - 2 importance, shall take effect from and after its publication in the Iowa
 - 3 Legionaire and the Cedar Rapids Gazette, newspapers published in
 - 4 the city of Des Moines, Iowa, and the city of Cedar Rapids, Iowa,
 - 5 respectively, without expense to the state.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Iowa Legionaire April 24, 1925, and in the Cedar Rapids Gazette March 30, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 260

CLAY COUNTY

H. F. 149

AN ACT to legalize an election held by the voters of Clay county on the fourth day of November, 1924, with reference to the improvement of the primary road system.

Whereas, on the twenty-second day of July, 1919, a special election was held in Clay county, in which the question of the hard surfacing of the primary road system of the county was submitted to the voters, and a majority of the votes cast at such election were in favor of the hard surfacing of the primary road system of the county, and the board of supervisors was authorized by such election to proceed with such hard surfacing, and

Whereas, on the fourth day of November, 1924, a proposition was submitted to the voters of Clay county in the manner provided by law as follows:

"Shall the authority, given to the board of supervisors of Clay county, Iowa, by an election held on the twenty-second day of July, 1919, which authorized the board of supervisors to proceed with hard surfacing of the primary road system of Clay county, Iowa, be cancelled" and

WHEREAS, four thousand ninety-two (4092) voters voted "yes" upon the above proposition and one thousand four hundred seven (1407) voted "no", as shown by the official canvass of the board of supervisors and as is evidenced by the election record in the office of the auditor of Clay county, Iowa, and

Whereas, notice of the proposition submitted to the voters on November fourth, 1924, was published for only one week in the official newspaper

of the county, while the statute requires that notice of intention to submit such a proposition shall be published two weeks, and

WHEREAS, the vote cast upon the proposition as shown above indicates that the people of the county generally participated in the voting upon such proposition, therefore,

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

- SECTION 1. That the action of the board of supervisors in submitting to the voters of Clay county the question of the cancellation of the authority given to such board at an election held on the twentysecond day of July, 1919, to hard surface the primary road system of Clay county, and the action of the voters in voting upon such proposi-
- 6 tion, and the notice of such election, be and the same are hereby 7 legalized the same as though all of the requirements of the statute
- 8 with reference to the publication of notice to submit such publication 9 had been fully complied with.

Approved March 25, A. D. 1925.

CHAPTER 261

IOWA RIVER LIGHT AND POWER COMPANY

H. F. 81

AN ACT legalizing certain franchises of Iowa River Light and Power Company in the towns of Steamboat Rock, Union, Beaman, New Providence, Whitten, Conrad, Hubbard, Radcliffe, Liscomb and Eldora in the state of Iowa.

Whereas, doubts have arisen as to the validity of the ordinances and franchises thereby granted, hereinafter enumerated, now owned by Iowa River Light and Power Company and granted by the towns of Steamboat Rock, Union, Beaman, New Providence, Whitten, Conrad, Hubbard, Radcliffe, Liscomb and Eldora in the state of Iowa, and under which the said company has been and is now operating. Now therefore,

- SECTION 1. Ordinances legalized. That the ordinances and franchises thereby granted as hereby enumerated be and the same are hereinafter declared legal and valid, the same as if all provisions of law relating to the adoption of said ordinances and the granting of franchises had in all respects been strictly complied with:
- franchises had in all respects been strictly complied with:

 1. Ordinance No. 60, of the incorporated town of Steamboat Rock,

 Iowa, passed and adopted, October 10, 1911, and entitled: "An

 ordinance granting to the Park Dam Company, its successors or

 assigns, the right within the incorporated town of Steamboat Rock,

 Iowa to acquire construct and maintain an electric light plant for
- 10 Iowa, to acquire, construct and maintain an electric light plant for 11 the production, distribution and sale of electricity for light, power,
- 12 fuel, heat and other purposes; to acquire, construct and maintain in

 the streets, alleys, highways and public grounds of the incorporated town of Steamboat Rock, Iowa, poles and wires and conduits for furnishing electricity for light, power, fuel, heat and other purposes to the incorporated town of Steamboat Rock, Iowa, and surrounding territory and the inhabitants thereof."

2. Ordinance No. 110, of the incorporated town of Union, Iowa, passed and adopted, April 8, 1909, and entitled: "An ordinance granting unto the Union Electric Power Company the free use of streets, alleys, and public places of and in the town of Union, Iowa, for the term of twenty-five (25) years from and after the 8th day of April, A. D. 1909, for the purpose of installing, erecting, maintaining and using poles, wires and supports thereof and therefor and pipes, conduits and mains and all apparatus whatsoever for the purpose of generating, furnishing and conducting electricity for power, lighting and heating purposes incidental thereto as may not be prohibited by law."

3. Ordinance No. 23, of the incorporated town of Beaman, Iowa, passed and adopted March 10, 1913, and entitled: "An ordinance granting unto the Iowa River Light and Power Company the free use of the streets, alleys and public places of and in the town of Beaman, Iowa, for the term of twenty-five (25) years from and after the 15th day of February, A. D. 1913, for the purpose of installing, erecting, maintaining and using poles, wires and supports thereof and therefor, and pipes, conduits and mains and all apparatus

37 whatsoever for the purpose of generating, furnishing and con-38 ducting electricity for power, lighting and heating purposes and 39 for such purposes incidental thereto as may not be prohibited by 40 law."

Ordinance No. 15, of the incorporated town of New Providence, Iowa, passed and adopted, November 18, 1912, and entitled: "An ordinance granting unto the Iowa River Light and Power Company the free use of the streets, alleys and public places of and in the town of New Providence, Iowa, for the term of twenty-five (25) years from and after the 26th day of October, A. D. 1912, for the purpose of installing, erecting, maintaining and using poles, wires and supports thereof and therefor, and pipes, conduits and mains and all apparatus whatsoever for the purpose of generating, furnishing and conducting electricity for power, lighting and heating purposes, and for such purposes incidental thereto as may not be prohibited by law, and for the purpose of generating, manufacturing, furnishing and conveying any liquid, gas or substance as may be generated, manufactured or conducted by, from or thru the agency of or by the power from electricity, either alone or in combination with any other agency whatsoever, and used for power, lighting or heating purposes, or any purposes incidental thereto.

5. Ordinance No. 39, of the incorporated town of Whitten, Iowa, passed and adopted February 14, 1913, and entitled: "An ordinance granting unto the Iowa River Light and Power Company the free use of the streets, alleys and public places of and in the town of Whitten, Iowa, for the term of twenty-five (25) years from and after the 14th day of February, A. D. 1913, for the purpose of installing, erecting, maintaining and using poles, wires and supports thereof and therefor, and pipes, conduits and mains and all apparatus

whatsoever for the purpose of generating, furnishing and conducting electricity for power, lighting and heating purposes, and for such purposes incidental thereto as may not be prohibited by law."

6. Ordinance No. 50, of the incorporated town of Conrad, Iowa, passed and adopted January 14, 1913, and entitled: "An ordinance granting unto the Iowa River Light and Power Company the free use of the streets, alleys and public places of and in the town of Conrad, Iowa, for the term of twenty-five (25) years from and after the 15th day of February, A. D. 1913, for the purpose of installing, erecting, maintaining and using poles, wires and supports thereof and therefor, and pipes, conduits and mains and all apparatus whatsoever for the purpose of generating, furnishing and conducting electricity for power, lighting and heating purposes, and for such purposes incidental thereto as may not be prohibited by law."

Ordinance No. 140, of the incorporated town of Hubbard, Iowa, passed and adopted November 1, 1912, and entitled: "An ordinance granting unto the Park Dam Company the free use of the streets, alleys and public places of and in the town of Hubbard, Iowa, for the term of twenty-five (25) years from and after the 7th day of September, 1912, for the purpose of installing, erecting, maintaining and using poles, wires and supports thereof and therefor, and pipes, conduits and mains and all apparatus whatsoever for the purpose of generating, furnishing and conducting electricity for power, lighting and heating purposes, and for such purposes incidental thereto as may not be prohibited by law and for the purpose of generating, manufacturing, furnishing and conveying any liquid, gas or substance as may be generated, manufactured or conducted by, from or through the agency or by the power from electricity, either alone or in combination with any other agency whatsoever, and used for power, lighting, or heating purposes incidental thereto.

8. Ordinance No. 90, of the incorporated town of Radcliffe, Iowa, passed and adopted April 10, 1914, and entitled: "An ordinance granting unto the Iowa River Light & Power Company the free use of the streets, alleys and public places of and in the town of Radcliffe, Iowa, for the term of twenty-five (25) years from and after the 18th day of May, A. D. 1914, for the purpose of installing, erecting, maintaining and using plants, towers, poles, wires and supports thereof and therefor, and pipes, conduits and mains and all apparatus whatsoever for any or all of the purposes of generating, furnishing and conducting electricity for power, lighting and heating purposes in said town or at any other place, and for such purposes incidental thereto as may not be prohibited by law, and fixing the charges which may be made for electrical service."

9. Ordinance No. 33, of the incorporated town of Liscomb, Iowa, passed and adopted February 17, 1913, and entitled: "An ordinance granting unto the Iowa River Light & Power Company the free use of the streets, alleys and public places of and in the town of Liscomb, Iowa, for the term of twenty-five (25) years from and after the 17th day of February, A. D. 1913, for the purpose of installing, erecting, maintaining and using poles, wires, and supports thereof and therefor, and pipes, conduits and mains and all apparatus whatsoever for the purpose of generating, furnishing and conducting

electricity for power, lighting and heating purposes, and for such purposes incident thereto as may not be prohibited by law."

10. Ordinance No. 54, of the city of Eldora, Iowa, passed and adopted February 6, 1912, and entitled: "An ordinance granting to the Eldora Electric Light Company, its successors or assigns, the right to acquire, maintain, construct, extend and operate a system of works, poles, wires, masts, underground conduits, cables and all necessary apparatus, appurtenances and fixtures, in the streets, alleys and public grounds and other public places within the corporate limits of the city of Eldora, Iowa, for the purpose of generating and distributing electricity and furnishing and selling the same to said city and the inhabitants thereof, for lighting, heating, power and other uses to which electricity may be put."

11. Ordinance No. 47, of the city of Eldora, Iowa, passed and adopted October 3, 1910, and entitled: "An ordinance granting unto the Park Dam Company a franchise for power, lighting and heating purposes and for such other purposes as may be incidental thereto."

- 1 SEC. 2. Limitation. This act shall in no way affect pending litigation.
- SEC. 3. Publication clause. This act, being deemed of immediate importance, shall take effect from and after its publication in the lowa Legionaire and the Cedar Rapids Gazette, newspapers published
- 4 in the city of Des Moines, Iowa, and the city of Cedar Rapids, Iowa,

respectively, without expense to the state.

Approved April 1, A. D. 1925.

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I hereby certify that the foregoing act was published in the Grinnell Register April 13, 1925, and in the Cedar Rapids Gazette April 10, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 262

SCHOOL DISTRICT NO. 5, FREDERICKSBURG TOWNSHIP, CHICKASAW COUNTY

H. F. 223

AN ACT legalizing an election held in the independent school district No. 5 of Fredericksburg township, Chickasaw county, Iowa, and the acts and proceedings in connection therewith in voting bonds in the sum of twenty-four hundred dollars (\$2400.00) for the purpose of building and equipping a school house in said district.

Whereas, at a special election held on the 6th day of June, 1924, a majority of the electors of the independent school district number 5 of Fredricksburg township, in the county of Chickasaw and State of Iowa, voting thereat, voted in favor of issuing bonds of said school district in the sum of twenty-four hundred dollars (\$2,400.00) for the purpose of building and equipping a new school house in and for said school district; and,

WHEREAS, pursuant thereto the said school district issued its six negotiable bonds in the sum of four hundred dollars (\$400.00) each, or in the aggregate amount of twenty-four hundred dollars (\$2400.00), dated July 15th, 1924; and,

WHEREAS, doubts have arisen as to the validity of said bonds, the regularity of the prior proceedings, the sufficiency of the record of said proceedings and the authority of the board of directors of said school district to issue and sell said bonds, and it is deemed advisable to put said doubts and all other doubts as to the legality of said bonds at rest; now therefore

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

- SECTION 1. Election legalized. That the election held on the 6th day of June, 1924, in the independent school district number 5 of
- Fredericksburg township in the county of Chickasaw and state of
- Iowa, whereat was submitted the question of issuing bonds of said
- school district in the sum of twenty-four hundred dollars (\$2400.00),
- for the purpose of building and equipping a school house in said school
- district, and all matters and things done in the calling and holding of
- said election and in the record of the proceedings as made, and in issuance and sale of said school bonds, is hereby made and declared
- legal and valid, notwithstanding any irregularities, omission or defects 10
- in connection therewith, and said bonds are declared valid and binding
- 12 obligations on said school district.
 - 1 SEC. 2. Nothing in this act shall affect pending litigation.

Approved April 2, A. D. 1925.

CHAPTER 263

PLYMOUTH COUNTY

H. F. 288

AN ACT to legalize the issuance of a warrant issued by the county treasurer of Plymouth county for the payment of a culvert constructed by the town of Hinton.

WHEREAS, on the fourteenth day of May, 1924, the town council of the town of Hinton adopted a resolution providing for the construction of a culvert upon one of the principal streets of such town, which culvert was thirty-six inches (36") in diameter and fifty-two (52) feet in length, and

WHEREAS, the town of Hinton constructed and placed such culvert upon the street of the town as a part of the improvement of the primary road system of the county passing through such town, and

WHEREAS, the board of supervisors of the county approved of the construction of such culvert and at the time agreed that one-half of the cost of construction would be paid by Plymouth county, and

WHEREAS, that neither the board of supervisors nor the council of the town of Hinton had any knowledge of the enactment of what is now chapter twenty-five (25), acts of the special session of the fortieth (40th) general assembly, and had no knowledge of the provisions of such chapter changing the size of the culverts for which the county might pay part of the cost of construction, which is section thirty (30) of said chapter twenty-five (25), and which act, in fact, became effective by publication on the fifth (5th) day of May, 1924, nine (9) days prior to the passage of the resolution by the town council of the town of Hinton, and

WHEREAS, the board of supervisors ordered a warrant to be issued in the sum of two hundred dollars (\$200.00) for the payment of the county's part of the cost of constructing such culvert, and

WHEREAS, warrant No. 1646 of Plymouth county was drawn by the county auditor on the county treasurer in payment of the county's share of the cost of construction of such culvert, which warrant has been paid by the treasurer of Plymouth county; now, therefore

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

SECTION 1. That the action of the board of supervisors in allowing the claim of the town of Hinton, in the sum of two hundred dollars (\$200.00) for a part of the cost of construction of such culvert, and the action of such board in ordering a county warrant to be issued for the payment of the same, and the action of the auditor in the drawing of said warrant number 1646 in the sum of two hundred dollars (\$200.00), and the payment by the treasurer of such warrant be and the same are hereby legalized and the claim of the town of Hinton is hereby declared to have been a valid claim against the county in the amount of two hundred dollars (\$200.00).

Approved April 2, A. D. 1925.

CHAPTER 264

IOWA DAIRY COMPANY

S. F. 309

AN ACT to legalize the renewal and extension of the period of corporate existence of the Iowa Dairy Company, a corporation organized under the laws of Iowa, with its principal place of business at Dubuque, Iowa.

WHEREAS, prior to the 14th day of December, 1920, the Iowa Dairy Company was a corporation duly organized and existing under the laws of the state of Iowa, with its principal place of business at Dubuque, Iowa, and

WHEREAS, by the terms of the articles of incorporation of said company, and the certificate of incorporation issued to said company by the secretary of state, of the state of Iowa, the period of corporate existence of said corporation expired on February 1, 1925, and

WHEREAS, on the 14th day of December, 1920, at a special meeting of the stockholders of said corporation, held at its principal place of business at Dubuque, Iowa, at which meeting ninety percent (90%) of all the outstanding capital stock of said corporation was represented, either in person or by duly authorized proxies, a resolution was unanimously adopted by the vote of all the stock present or represented, for the adoption of amended and substituted articles of incorporation, which amended and substituted articles of incorporation provided that the authorized capital stock of said corporation should be three hundred fifty thousand dollars (\$350,000.00), and that the corporation should commence business on January 1, 1921, and should terminate on the 31st day of December, 1940, unless sooner dissolved by a two-thirds vote of the outstanding capital stock, and

Whereas, said amended and substituted articles of incorporation were duly executed by the proper officers of said corporation, authorized thereto by said resolution, and were recorded in the office of the recorder of deeds, of Dubuque county, Iowa, and were subsequently, on the 28th day of January, 1921, filed and recorded in the office of the secretary of state of the state of Iowa, and

WHEREAS, said corporation paid to the secretary of state on said 28th day of January, 1921, the sum of three hundred sixty-five dollars (\$365.00), in addition to the recording fee on said amended and substituted articles of incorporation, said sum being based upon the total amount of authorized capital stock provided for in said amended and substituted articles of incorporation, and being the full and legal amount required as a filing fee in the case of the renewal of the period of corporate existence of a corporation having an authorized capital stock of three hundred fifty thousand dollars (\$350,000.00), and

WHEREAS, said amended and substituted articles of incorporation, and the certificate of adoption accompanying the same, were received and accepted by the secretary of state as a renewal of the period of the corporate existence of said company, and the filing fee was received and accepted by said secretary of state as in full payment of the filing fee for the renewal of said corporation, and

WHEREAS, the secretary of state did on the 28th day of January, 1921 issue to said Iowa Dairy Company a certificate of renewal providing that its period of corporate existence should expire on December 31, 1940, and

WHEREAS, said corporation caused to be published a proper notice of the adoption of said amended and substituted articles of incorporation, showing the extension of the corporate existence to December 31, 1940, and filed proper proof of publication of such notice in the office of the secretary of state, and

WHEREAS, doubts have arisen as to the legality of the proceedings for the renewal and extension of the period of corporate existence of said corporation; now therefore

- 1 Section 1. Renewal proceedings legalized. That all of the proceed-2 ings for the renewal and extension of the period of corporate existence
- 3 of the Iowa Dairy Company, a corporation organized under the laws of
- 4 the state of Iowa, with its principal place of business at Dubuque, Iowa,

- including the calling of the special stockholders meeting on the 14th day of December, 1920 and the adoption of the resolution adopting amended and substituted articles of incorporation providing for the 8 extension of the corporate existence of said company to the 31st day of December, 1940, and including further the execution of said amended and substituted articles of incorporation, the filing and re-9 10 cording of the same in the office of the county recorder of Dubuque 11 county and in the office of the secretary of state of the state of Iowa, 12 13 and the payment and acceptance of the filing and recording fee by said secretary of state, and the issuance of the certificate of renewal ex-14 tending the period of the corporate existence of said corporation to 15 December 31, 1940, and the publication of the notice of the adoption 16 of said amended and substituted articles of incorporation and the fil-17 ing of proof of publication of such notice in the office of the secretary 18 of state, be and the same are hereby legalized and declared to be legal 19 20 and valid, as if all the provisions of law in regard thereto had been
- SEC. 2. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record, a newspaper of general circulation in the city of Des Moines, Iowa, and in the Dubuque Times-Journal, a newspaper of general circulation in the city of Dubuque, Iowa, without expense to the state.

in all respects strictly and fully complied with.

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I hereby certify that the foregoing act was published in the Dubuque Times-Journal April 9, 1925, and the Des Moines Daily Record April 10, 1925. W. C. RAMSAY, Sccretary of State.

CHAPTER 265

LOUISA COUNTY FAIR ASSOCIATION

S. F. 290

AN ACT to legalize the filing with the secretary of agriculture in 1923 of the report of the Louisa county fair association, and to authorize the certification and payment of state aid to said association for said year.

WHEREAS, the Louisa county fair association, duly incorporated under the laws of this state, held at Wapello, Iowa, on August 28, 1923, to August 30, 1923, a fair known as the Louisa county fair, said fair consisting of a bona-fide exhibition of live stock, agricultural products, farm implements, etc., and

WHEREAS, said fair was held in the manner contemplated and required by the laws of this state, and

Whereas, said association filed on December 12, 1923, with the secretary of agriculture, its verified report of said fair, and accredited a delegate to the annual state agricultural convention, and

WHEREAS, said report was inadvertently filed some forty (40) days after the time required by law, now, therefore,

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

SECTION 1. Filing legalized. That the filing of said report on December 12, 1923, is hereby legalized and is hereby given the same legal force and effect as though it had been filed prior to November 1, 1923, and the secretary of the state fair board is hereby directed to certify to the auditor of state the full amount due said association as state aid for the year 1923 and shall so do in the same manner and extent and with the same legal force and effect as the said report had been filed prior to November 1, 1923, and as the said association had had a legally accredited delegate to said convention, and the auditor of state is directed to issue his warrant to said association in accordance with said certification.

Approved April 3, A. D. 1925.

CHAPTER 266

WEBSTER CITY

S. F. 272

AN ACT to legalize a special election of the city of Webster City, Hamilton county, Iowa, held on March 22, 1920, and \$75,000 gas works bonds of said city, dated August 2, 1920.

WHEREAS, on March 22, 1920, a special election was held in and for the city of Webster City, Hamilton county, Iowa, at which special election there was submitted to the voters of said city the proposition "Shall the city of Webster City be authorized to issue its bonds in the sum of \$75,000 with which to purchase, establish, erect, maintain and operate gas works or the necessary transmission lines on mains therefor", and

WHEREAS, sufficient and timely notice of said election was duly published and a majority of the voters voting at said election voted in favor of said proposition and all said affirmative vote was greater than a majority of the votes cast at the last preceding regular city election, and said bonds have been issued, sold and delivered to the purchasers thereof; and

WHEREAS, doubts have arisen concerning the validity of said election and said bonds authorized thereat because of the form of proposition submitted; and

WHEREAS, it is deemed advisable to set aside all doubts concerning the validity of said election and of said bonds for the reason aforesaid, and all other doubts which may arise; now therefore

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

- 1 SECTION 1. Election and bonds legalized. That the special election
- 2 of the city of Webster City, Hamilton county, Iowa, held on March 22,
- 3 1920, and the \$75,000 gas works bonds of said city, dated August 2,
- 4 1920, are hereby legalized and validated.
- 1 SEC. 2. Publication clause. This act being deemed of immediate
- 2 importance shall take effect and be in force from and after its publica-
- 3 tion in the Iowa Legionaire, a newspaper published at Des Moines,
- 4 Iowa, and in the Freeman-Journal, a newspaper published at Webster
- 5 City, Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Hampton Recorder April 15, 1925, and in the Webster City Freeman-Journal April 9, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 267

ROLFE LIGHT AND POWER COMPANY

H. F. 82

AN ACT legalizing the franchises of the Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa.

WHEREAS, doubts have arisen as to the validity of the ordinances and franchises thereby granted, hereinafter enumerated, of the Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa, and under which the said company has been and is now operating. Now therefore

- 1 Section 1. Ordinances legalized. That the ordinances and fran-2 chises thereby granted, hereinafter enumerated, be and the same are
- 3 hereby declared legal and valid, the same as if all provisions of law
- 4 relating to the adoption of said ordinances and the granting of fran-5 chises had in all respects been strictly complied with.
- 6 1. Ordinance No. 50, of the incorporated town of Rolfe, Iowa,
- passed and adopted July 10, 1912, and entitled: "An ordinance providing for the lighting of the streets of the town of Rolfe, state of Iowa, and supplying the inhabitants with light, heat and power."
- 10 2. Ordinance No. 26, of the incorporated town of Plover, Iowa,

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- passed and adopted March 2, 1918, and entitled: "An ordinance pro-11 12 viding for the lighting of the streets of the town of Plover, state of Iowa, and supplying the inhabitants with electricity for light, heat 13 and power." 14
 - Ordinance No. 26, of the incorporated town of Mallard, Iowa, 3. passed and adopted March 8, 1918, and entitled: "An ordinance providing for the lighting of the streets of the town of Mallard, state of Iowa, and supplying the inhabitants with electricity for light, heat and power."
 - 4. Ordinance No. 9, of the incorporated town of Curlew, Iowa, passed and adopted December 8, 1922, and entitled: "An ordinance engaging and employing the Rolfe Light & Power Company to erect and install in and on behalf of the town of Curlew, Iowa, an electric light and power plant to be connected with the transmission lines of said company extending from Mallard, Iowa, and providing further for the operation and maintenance of said plant by the said Rolfe Light & Power Company for a period of twenty (20) years and for the sale and conveyance of said electric light and power plant to the said company at the expiration of the term of said lease.'
 - SEC. 2. Pending litigation. This act shall in no way affect pending 2 litigation.
 - 1 SEC. 3. Publication clause. This act, being deemed of immediate importance, shall take effect from and after its publication in the 2 3 Iowa Legionaire and the Cedar Rapids Gazette, newspapers published 4 in the city of Des Moines, Iowa, and the city of Cedar Rapids, Iowa, respectively, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Forest City Summit April 16, 1925, and in the Cedar Rapids Gazette April 10, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 268

BRITT LIGHT AND POWER COMPANY

H. F. 84

AN ACT legalizing certain franchises of Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden in the state of Iowa.

WHEREAS, doubts have arisen as to the validity of the ordinances and franchises thereby granted, hereinafter enumerated, of the Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden in the state of Iowa, and under which the said company has been and is operating. Now therefore,

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

SECTION 1. Ordinances legalized. That the ordinances and franchises thereby granted, hereinafter enumerated, be and the same are hereby declared legal and valid, the same as if all provisions of law relating to the adoption of said ordinances and the granting of franchises had in all respects been strictly complied with.

1. Ordinance No. 142, of the incorporated town of Britt, Iowa,

passed and adopted July 15, 1907, and entitled:

"An ordinance providing for the lighting of the streets in the town of Britt, Hancock county, state of Iowa, for supplying the inhabitants thereof with electric light, power and steam heat, renewing the franchise granted to the Britt Light and Power Company, their associates, successors and assigns, to maintain and operate an electric power and heating plant, and contracting with the Britt Light and Power Company, their associates, successors or assigns for furnishing the said town with electric light and power."

2. Ordinance No. 21, of the incorporated town of Crystal Lake,

Iowa, passed and adopted June 27, 1921, and entitled:

'An ordinance providing for the lighting of the streets of the town of Crystal Lake, Hancock county, state of Iowa, for supplying its inhabitants with electric light and power, and granting a franchise to Britt Light and Power Company, their successors and assigns, to erect, maintain and operate an electric light and power plant, and contracting with Britt Light and Power Plant, their successors and assigns, for furnishing the said town with electric light and power.

Ordinance No. 47, of the incorporated town of Wesley, Iowa,

passed and adopted March 6, 1919, and entitled:

"An ordinance granting to Britt Light and Power Company, their successors and assigns, the right, privilege and franchise to construct, operate, establish and maintain in the town of Wesley, Kossuth county, Iowa, an electric light, heat and power plant, and to use and occupy the streets, alleys and public places of said town by placing and maintaining poles, cross arms, electric light wires and cables and other electric light appliances, apparatus, fixtures and equipments therein.'

4. Ordinance No. 17, of the incorporated town of Woden, Iowa, entitled:

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- "An ordinance providing for the lighting of the streets of the town of Woden, Hancock county, state of Iowa, for supplying its inhabitants with electric light and power, and granting a franchise to Britt Light and Power Company, their successors and assigns, to erect, maintain and operate an electric light and power plant, and contracting with Britt Light and Power Company, their successors and assigns, for furnishing the said town with electric light and power."
- 1 Sec. 2. Pending litigation. This act shall in no way affect pending 2 litigation.
- SEC. 3. Publication clause. This act, being deemed of immediate importance, shall take effect from and after its publication in the "Iowa Legionaire" and the "Cedar Rapids Gazette", newspapers published in the city of Des Moines, Iowa, and the city of Cedar Rapids, Iowa, respectively, without expense to the state.

I hereby certify that the foregoing act was published in the Grinnell Herald April 14, 1925, and in the Cedar Rapids Gazette April 10, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 269

MUNICIPAL CORPORATIONS

H. F. 171

AN ACT to legalize the certification and levy of taxes and assessments on property by municipalities as defined in chapter five (5) of chapter four (4), acts of the extra session of the fortieth general assembly.

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

SECTION 1. Taxes legalized. That all taxes heretofore certified and levied in the year nineteen hundred twenty-four (1924) by any municipality as defined in chapter five (5) of chapter four (4), acts of the extra session of the fortieth general assembly, in conformity with said chapter four (4), acts of the extra session of the fortieth general assembly, or in conformity with said chapter four (4) as amended by chapter eighty-six (86), acts of the extra session of the fortieth general assembly or in conformity with the law as it existed prior to the taking effect of said chapter four (4), acts of the extra session of the fortieth general assembly, are hereby legalized.

- 1 SEC. 2. Publication clause. This act being deemed of immediate
- 2 importance shall be in full force and effect after its publication in the 3 lowe Legionaire and the Plain Talk newspapers published in Day
- 3 Iowa Legionaire and the Plain Talk, newspapers published in Des 4 Moines, Iowa.

I hereby certify that the foregoing act was published in the Humboldt Independent April 16, 1925, and in the Des Moines Plain Talk April 9, 1925.

W. C. RAMBAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 270

VAN NOSTRAND SADDLERY COMPANY

H. F. 151

AN ACT to legalize the incorporation, including the notice of incorporation and the publication thereof, and the corporate acts and proceedings relating to the incorporation of the Van Nostrand Saddlery Company of Muscatine, Iowa.

WHEREAS, the Van Nostrand Saddlery Company of Muscatine, Iowa, adopted articles of incorporation and filed the same in the manner provided by law and published notice of such incorporation, the last publication being on the 16th day of May, 1890; and

WHEREAS, at a regular meeting of the stockholders of the capital stock of the Van Nostrand Saddlery Company, held on the 17th day of March, 1910, by a unanimous vote of the holders of the capital stock of the said company, it was agreed to extend the life of the said company, whereupon application was made to the secretary of state of Iowa for such extension and renewal of the corporate term of the said company and such extension and renewal was granted; and

Whereas, notice by publication of such renewal or reincorporation of the said Van Nostrand Saddlery Company was never in fact published, or if published, no return of such publication was made to the secretary of state; and

WHEREAS, doubts have arisen as to whether such articles, notice and publication fully comply with the statutes governing the same; now, therefore,

- SECTION 1. That all the proceedings for the renewal of the corporate existence of the Van Nostrand Saddlery Company of Muscatine, Iowa,
- 3 including the filing, recording and publication of the articles of in-
- 4 corporation and notice of incorporation by the officers of said cor-
- 5 poration, the recorder of Muscatine county, and the secretary of state 6 of Iowa, and all the acts and proceedings relating to the renewal and
- 7 incorporation of the said Van Nostrand Saddlery Company of Mus-

- catine, Iowa, as a corporation by said officers as of date, March 26th,
- 1910, be and the same are hereby legalized and declared to be legal 9
- and valid as if all the provisions of law in regard thereto had been in 10
- 11 all respects strictly and fully complied with.
- SEC. 2. This act, being deemed of immediate importance, shall be
- in full force and effect from and after its publication in a newspaper
- 3 of general circulation in the city of Des Moines, Iowa, and a newspaper
- of general circulation published in Muscatine, Iowa, without expense
- to the state.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Muscatine Journal April 9, 1925.

W. C. RAMSAY, Secretary of State.

The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 271

TOWN OF ALVORD

H. F. 296

AN ACT legalizing the sale by the town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company.

WHEREAS, the electors of the town of Alvord, Iowa, did, at a special election held on the 21st day of August, 1924, approve the sale by the town of Alvord to Northwestern Light and Power Company of the electrical distribution and transmission system belonging to said town, and

WHEREAS, doubts have arisen as to whether all of the provisions of law relating thereto were strictly complied with. Now, therefore,

- SECTION 1. That the sale by the town of Alvord, Iowa, of its elec-
- trical distribution and transmission system belonging to the town, to
- 3 Northwestern Light and Power Company, approved by a vote of the
- electors of the town at a special election held on the 21st day of
- August, 1924, be and the same is hereby declared legal and valid,
- the same as if all provisions of law relating thereto had been strictly
- 7 complied with.
- 1 SEC. 2. This act shall in no way affect pending litigation.

- 1 SEC. 3. This act, being deemed of immediate importance, shall take
- 2 effect from and after its publication in the Des Moines Daily Record,
- 3 a newspaper published in the city of Des Moines, Iowa, and the
- 4 Evening Gazette, a newspaper published in the city of Cedar Rapids,
- Iowa, without expense to the state.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 10, 1925, and in the Cedar Rapids Gazette April 10, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 272

STATE BANK OF BLAIRSBURG

H. F. 231

AN ACT to legalize the renewal of the corporate period of the state bank of Blairsburg, Iowa.

WHEREAS, the corporate period of the State Bank of Blairsburg, Blairsburg, Iowa, expired February 1, 1922, and renewal, amended, and substituted articles of incorporation were duly executed and duly filed with the county recorder of Hamilton county, Iowa, on the 6th day of February, 1922, in book 3 on page 144, and a certificate of renewal was filed with said county recorder on the 6th day of February, 1922, and recorded in book 3, on page 148, and

WHEREAS, it appears upon the face of the certificate of renewal that the resolution, extending the corporate period for a further period of twenty years and adopting the renewal, amended, and substituted articles of incorporation, was adopted by 184 affirmative votes, but failing to state that the same was more than two-thirds of all of the outstanding stock, when in fact the capital stock was \$25,000.00, par value \$100.00, and 184 affirmative votes was more than two-thirds of all the stock held and outstanding, and

Whereas, a corrected certificate of renewal was filed March 27, 1922, but no certificate of incorporation has been issued by the secretary of state, and doubt has arisen as to the authority of the secretary of state to issue at this time a certificate of incorporation; now, therefore,

- 1 SECTION 1. Renewal legalized. That the renewal, amended, and 2 substituted articles of incorporation and the certificate of renewal, and
- 3 the resolution adopting the same, which have been filed and recorded
- 4 in the office of the county recorder of Hamilton county, Iowa, and
- 5 later filed in the office of the secretary of state, are hereby legalized
- 6 and shall have the same force and effect as though the certificate of
- 7 renewal had recited that the resolution adopting the renewal, amended
- 8 and substituted articles of incorporation was passed and adopted by

- 9 a vote of more than two-thirds of the shares of stock outstanding of 10 the said State Bank of Blairsburg, and the secretary of state is
- 10 the said State Bank of Blairsburg, and the secretary of state is 11 authorized to issue a certificate of incorporation to the said State
- 12 Bank of Blairsburg, Iowa.
- 1 SEC. 2. Pending litigation. Nothing herein contained shall be 2 construed as to affect pending litigation, if any.
- 1 SEC. 3. 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 Iowa Legionaire, a newspaper published in Des Moines,
- 4 Iowa, and the Freeman Journal, a newspaper published in Webster 5 City, Iowa, without expense to the state.

I hereby certify that the foregoing act was published in the Hampton Chronicle April 16, 1925, and in the Webster City Freeman-Journal April 9, 1925.

W. C. Ramsay, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 273

TOWN OF BELLEVUE

H. F. 172

AN ACT to legalize a certain warrant issued by the town council of Bellevue, Iowa.

WHEREAS, the town of Bellevue, Iowa, by its town council, did on October 29th, 1921, authorize and issue a certain warrant in the sum of four thousand five hundred ninety-five dollars and ninety-eight cents (\$4,595.98) for indebtedness incurred in the construction of a sanitary sewer system, said warrant aggregating the equivalent of two assessments against properties for benefits derived by reason of the construction of such sewer, and which assessments were appealed to the district court, and

WHEREAS, such expenditure was made for proper corporate purpose and was necessary in order to complete payment under contract for the construction of said sanitary sewer, and the indebtedness of said town at the time said warrant was issued did not and does not at this time, exceed the constitutional limitation, and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrant, or of a portion thereof, on the ground that the expenditure, or a portion thereof, evidenced thereby, was contracted in excess of the appropriations theretofore made for the funds against which said warrant was drawn, and

Whereas, it is deemed advisable to put said doubts, as well as any and all other doubts which have arisen or may hereafter arise concerning the legality or validity of the aforesaid warrant, forever at rest, now, therefore,

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

- SECTION 1. Warrant legalized. That the act of the town council of the town of Bellevue, in making expenditures for said town, for the purpose of constructing a sanitary sewer in said town, in issuing a warrant to pay the balance due thereon in the sum of four thousand five hundred ninety-five dollars and ninety-eight cents (\$4,595.98) as aforesaid, be, and the same is hereby legalized and validated.
- SEC. 2. Warrant legalized. That the aforesaid warrant of the said town of Bellevue, in the county of Jackson, state of Iowa, in the aggregate of four thousand five hundred ninety-five dollars and ninety-eight cents (\$4,595.98), be and the same is hereby legalized and declared to be valid, legal and a subsisting obligation of said town.
- 1 SEC. 3. Pending litigation. Nothing in this act shall affect pending 2 litigation.
- SEC. 4. Publication clause. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in Plain Talk, a newspaper published in the city of Des Moines,
- 4 Iowa, and the Bellevue Leader, a newspaper published in the town of

5 Bellevue, Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Bellevue Leader April 23, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 274

SCHOOL DISTRICT OF BALDWIN, JACKSON COUNTY

H. F. 150

AN ACT to legalize the establishment of the independent school district of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district, and all the acts and proceedings of the board of directors thereof.

Whereas, on the 14th day of June, 1916, a special election was held in the town of Baldwin, Jackson county, Iowa, at which election there was submitted to the voters within a certain described territory the proposition of establishing the independent school district of Baldwin, Jackson county, Iowa, said territory including the town of Baldwin, being as follows: Sections 27, 28, 33, 34, 15, 16, 21, 22, and 10, SW14, NE14 of section 26, SW14 SW14 of section 23, NW14 SW14 of section 23, the E12 of section 9, all of section 4, except the W12 of the NW14, all of township 84, north, range 1, east of the 5th P. M.; and

WHEREAS, at said election a majority of the voters within said territory voting at said election voted in favor of the establishment of said school district; and

Whereas, on August 5th, 1916, a special election was held in the town of Baldwin, Jackson county, Iowa, at which election there was submitted to the voters within a certain described territory the proposition of establishing the independent school district of Baldwin, Jackson county, Iowa, said territory, including the town of Baldwin, being as follows: Sections 1, 2, 3, 10, 11, 27, 28, 33, 34, 15, 16, 21, 22, SW½, NW½ of section 26, SW½ SW ¼ of section 23, NW½, SW¼ of section 23, E½ of section 9, all of section 4, except W½ of NW¼, all of section 12 except E½ of NE¼, all in township 84, north, range 1, east of the 5th P. M.; also the SW¼ of SE¼ of section 35, township 85, north, range 1, east of the 5th P. M.; and

WHEREAS, at said last mentioned election a majority of the voters within said territory voting at said election voted in favor of the establishment of said independent school district; and

WHEREAS, said independent school district has been in continuous existence since June 14, 1916, and since that said date has been existing and operating as an independent school district, and since August 5th, 1916, there has been included within said district all of the territory last above described; and

Whereas, doubts have arisen as to the regularity and validity of the actions and proceedings leading up to said special elections and the calling and holding thereof and doubts have arisen as to the validity of the acts and proceedings of said school district and of the board of directors thereof, and it is deemed advisable to put said doubts, and all doubts which may arise concerning the legality or validity of the aforesaid acts and proceedings forever at rest; now, therefore

- SECTION 1. That the special election held on June 14th, 1916, and the special election held on August 5th, 1916, referred to in the preamble hereof and all of the proceedings leading up to and resulting in the formation and establishment of the independent school district of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district and of the board of directors thereof, be and 7 the same are hereby declared legal and valid, and the formation and establishment of the independent school district of Baldwin, Jackson county, Iowa, as now formed and established, consisting of the ter-10 ritory last described, be and is hereby declared legal and valid in all respects, the same as if all provisions of law relating to the formation 12 and establishment of independent school districts had been in all 13 respects strictly complied with.
 - SEC. 2. Nothing in this act shall in any way affect litigation now pending which in any way pertains to the subject matter hereof.

- 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 Plain Talk,
- 8 a newspaper published at Des Moines, Iowa, and in the Maquoketa
- 4 Excelsior, a newspaper published at Maquoketa, Iowa, all without 5 expense to the state of Iowa.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Maquoketa Excelsior April 14, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 275

TOWN OF OSSIAN

H. F. 391

AN ACT to legalize the proceedings of the town council of the incorporated town of Ossian, Winneshiek county, Iowa, so far as they cover the passage of ordinance No. 74 entitled "An ordinance granting a franchise to Harry Bullard, for himself, his assigns and successors, to erect, operate and maintain in the town of Ossian, Winneshiek county, Iowa, for a period of twenty-five (25) years, an electric light and power plant, and for that purpose grant the privilege, right, power and authority to use the streets, avenues, alleys and other public places of the said town of Ossian, for the erection of poles, wires and other appliances, apparatus and connections, for the purpose of producing, receiving and distributing electricity for light, heat and power for municipal, commercial, domestic and manufacturing uses."

Whereas, on the 18th day of June, 1913, the mayor and city clerk under and by virtue of the authority of the electorate of the incorporated town of Ossian, Winneshiek county, Iowa, signed ordinance No. 74 which granted a franchise to Harry Bullard for himself, his assigns and successors, to erect, operate and maintain in the town of Ossian, Winneshiek county, Iowa, for a period of twenty-five (25) years, an electric light and power plant, and for that purpose grant the privilege, right, power and authority to use the streets, avenues, alleys and other public places of the said town of Ossian, for the erection of poles, wires and other appliances, apparatus and connections, for the purpose of producing, receiving and distributing electricity for light, heat and power for municipal, commercial, domestic and manufacturing uses.

WHEREAS, said franchise and the rights conferred thereby have been assigned to and are now held by the Interstate Power Company, a corporation, and

Whereas, doubts have arisen because of the insufficiency of the records of said town as to whether or not all of the provisions of the code of Iowa of 1897 and all acts amendatory and supplemental thereto have been complied with, and particularly whether or not the ordinance granting the franchise herein named was fully and distinctly read on three different days to the town council of Ossian, Iowa; whether or not the rules were suspended by a three-fourths vote of the council and said ordinance passed without being read on three different days; whether or not a vote was taken by ayes and nays at the passage of said ordinance by the town

council, and the ayes and nays recorded in a book provided for that purpose; whether or not there was a sufficient publication of said ordinance in a newspaper of general circulation published in the incorporated town of Ossian, Iowa; whether or not a return of publication of said ordinance was duly made; whether or not said special election held on June 10, 1913, was properly called pursuant to proclamation issued in accordance with the order of the town council of said town of Ossian, Iowa, or upon the petition of the required number of property owners of said town; whether or not notice of said election was published in a newspaper of general circulation in the town of Ossian, Winneshiek county, Iowa, once each week for four consecutive weeks preceding said election and whether or not at said special election a ballot was used setting forth the terms of said proposed ordinance preceded by the words, "Shall the following public measure be adopted?", and containing squares with the words "yes" and "no" so placed that an elector may submit his affirmative or negative vote by placing a cross in the proper square; whether or not proper record was kept of the return of said ordinance to the town council for its further consideration after the same was passed by a vote of the legal electors of the incorporated town of Ossian, Iowa; whether or not said ordinance was again read to the town council of Ossian, and an aye and nay vote taken and recorded in a book provided for that purpose as by law provided; whether or not said ordinance was again published; whether or not said franchise granted by said ordinance was formally accepted in writing on the part of the grantee of said ordinance and whether or not the ordinance granting said franchise was properly recorded in the records of the incorporated town of Ossian in a book provided for that purpose, now, therefore:

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

SECTION 1. Ordinance legalized. That an ordinance of the incorporated town of Ossian, Iowa, June 18, 1913, and entitled: "An ordinance granting a franchise to Harry Bullard, for himself, his 2 3 assigns and successors, to erect, operate, and maintain in the town of Ossian, Winneshiek county, Iowa, for a period of twenty-five (25) years, an electric light and power plant, and for that purpose grant the privilege, right, power and authority to use the streets, avenues, alleys and other public places of the said town of Ossian, for the 9 erection of poles, wires and other appliances, apparatus and connec-10 tions, for the purpose of producing, receiving and distributing elec-11 tricity for light, heat and power for municipal, commercial, domestic and manufacturing uses," be and the same is hereby declared legal and valid, the same as if all of the provisions of law relating to the 13 14 granting of the franchise had in all respect been strictly com-15 plied with, and particularly in the respects in the preamble hereto 16 enumerated.

SEC. 2. Pending litigation. This act shall in no wise affect pending litigation.

- 1 SEC. 3. Publication clause. This act being deemed of immediate importance shall be in force and effect from and after its publication
- 3 in the Des Moines Register, a newspaper published in Des Moines,
- Iowa, and the Ossian Bee, a newspaper published in Ossian, Iowa, and without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Decorah Republican April 16, 1925, and in the Ossian Bee April 9, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 276

LINN COUNTY

H. F. 376

AN ACT to legalize the action of the board of supervisors of Linn county, Iowa, in connection with the letting of contracts for certain bridges and culverts and to legalize such contracts.

WHEREAS, on the 27th day of October, 1924, the board of supervisors of Linn county, Iowa, advertised for bids for the construction of bridge and culvert work as follows, to-wit:

and curver	MOTIF OR TOHO	110, 60 1110.
Bridge No.	1008, section	16-86-5\$ 599.00
_	1015, section	1-85-6
	1016, section	30-83-5
	1018, section	30-83-5
		20-85-6
		17-86-6
		20-86-5
	1037, section	20-86-5
		16-83-5
		32-85-6
		1-82-6 606.00
		26-82-7
	1042, section	12-84-8
and,	, <u>,</u>	

WHEREAS, on the 28th day of October, 1924, bids were received by the board of supervisors from seven different persons and firms for the construction of said bridges and culverts, and Perry Jayne of Cedar Rapids, Iowa, being the lowest bidder for such work, the contract was awarded to him for the total sum of \$18,634.00 by a proper resolution adopted by the board and contracts were entered into with the said Perry Jayne in conformity therewith, and

WHEREAS, the said Perry Jayne has entered upon said work and has practically completed the construction of said bridges and culverts, and is requesting payment of the amounts due him under the contract, and

WHEREAS, under a mistaken apprehension as to the time of the taking effect of chapter twenty-three (23) of the code, 1924, relating to public contracts, the board failed to give notice as required by section three hundred fifty-two (352) of the code, before entering into such contracts, therefore,

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

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1	SECTION 1. Contracts legalized. That the action of the board of
2	supervisors of Linn county, Iowa, in letting the contracts for the
3	bridges and culverts herein enumerated to-wit:
4	Bridge No. 1008, section 16-86-5\$ 599.00
5	1015, section 1-85-6
6	1016, section 30-83-5 175.00
7	1018, section 30-83-5
8	
	1028, section 20-85-6
9	1035, section 17-86-6 307.00
10	1036, section 20-86-5 320.00
11	1037, section 20-86-5 532.00
12	1038, section 16-83-5 242.00
13	1039, section 32-85-6
14	1040, section 1-82-6 606.00
15	1041, section 26-82-7 607.00
16	1042, section 12-84-8
17	and the contracts entered into for the construction of such bridges
18	and culverts be and the same are hereby declared to be valid and legal
19	the same as though notice of public hearing had been given as re-
20	quired by section three hundred fifty-two (352) of the code, 1924,
21	and that all the acts and proceedings of the board in connection with
22	such matters be and the same are hereby fully legalized.

- SEC. 2. Statute suspended. The provisions of chapter four hundred sixty (460) of the code, 1924, are hereby suspended insofar as this act is concerned and shall not be applicable in any manner thereto.
- SEC. 3. Publication clause. The same shall be in full force and effect from and after its publication in the Cedar Rapids Tribune, a newspaper published in Cedar Rapids, Iowa, and the Des Moines Daily Record, a newspaper published in the city of Des Moines, Iowa, without expense to the state.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Cedar Rapids Tribune April 10, 1925, and in the Des Moines Daily Record April 10, 1925.

W. C. RAMSAY, Secretary of State.

TOWN OF BELLEVUE

H. F. 386

AN ACT to legalize certain appropriations made by the town council of Bellevue, Iowa.

Whereas, the town of Bellevue, Iowa, by its town council, has appropriated the sum of nine thousand (\$9,000.00) dollars of the surplus earnings of its electric light and power plant for the purpose of making legal corporate expenditures, and

WHEREAS, it is deemed advisable to put any and all doubts which may have arisen or may hereafter arise concerning the legality or validity of the aforesaid appropriation forever at rest,

Now therefore,

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

- 1 SECTION 1. Appropriation legalized. That the act of the town
- 2 council of the town of Bellevue, Iowa, in appropriating the sum of
- 3 nine thousand (\$9,000.00) dollars of the surplus earnings of its
- 4 electric light and power plant for the purpose of making legal corporate
- 5 expenditures, be and the same is hereby legalized and validated.
- 1 SEC. 2. Pending litigation. Nothing in this act shall affect pending 2 litigation, if any.
- 1 SEC. 3. 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 Plain Talk, a newspaper published in the city of Des Moines,
- 4 Iowa, and the Bellevue Leader, a newspaper published in the town of
- 5 Bellevue, Iowa, without expense to the state.

Approved April 2, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk April 9, 1925, and in the Bellevue Leader April 23, 1925.

W. C. RAMSAY, Secretary of State.

CORPORATIONS—LEGALIZING

S. F. 162

AN ACT to repeal section ten thousand four hundred eleven (10411) of the code, 1924, and to enact a substitute therefor, legalizing corporations which failed to publish notice within the time required by law and whose articles of incorporation were defective.

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

SECTION 1. That the law as it appears in section ten thousand four hundred eleven (10411) of the code, 1924, be and the same is hereby

- repealed and the following enacted in lieu thereof: 4 10411. Corporations legalized. In all instances where the incorporators of corporations organized in the state have failed to publish notices of such incorporation within three months from and after the date of the certificates of incorporation issued by the secretary of state, but did publish such notices within three months after the date required by law in such cases in manner and form as required by law, 10 and in all instances where the number of incorporators, or the signa-11 tures or acknowledgments thereof were less than the number required 12 by law, or the articles of incorporation were otherwise defective, but 13 where the corporation or association has thereafter been conducted 14 with the requisite number of stockholders or members, such notices 15 of incorporation, and the incorporation of corporations or associations 16 so defectively incorporated, are in each and every case hereby legalized 17 and all the corporate acts of all such corporations and associations are 18 hereby legalized in all respects.
- SEC. 2. 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 in Des Moines, Iowa.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Garner Signal April 1, 1925, and Des Moines Plain Talk April 2, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924]

JOINT RESOLUTIONS

CHAPTER 279.

S. J. R. NO. 1

JOINT RESOLUTION proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53) code, 1924, relating to the apportionment of the state into senatorial districts.

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

SECTION 1. Number of senators. That the following amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), code, 1924, be and the same is hereby proposed:

That the period (.) at the end of said section thirty-four (34) of article three (3) of the constitution of the state of Iowa be stricken and the following inserted:

", but no county shall be entitled to more than one (1) senator."

SEC. 2. Be it further resolved that the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election for members of the next general assembly, and that the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided by law.

Approved April 3, A. D. 1925.

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CHAPTER 280

EMPLOYEES OF THE GENERAL ASSEMBLY

S. J. R. 2

JOINT RESOLUTION relating to the selection of additional employees of the forty-first 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:

SECTION 1. That the action of the joint patronage committee under authority conferred upon it by concurrent resolution of this assembly 2 3 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, 6 authorized and instructed to pay them at the rates and for such serv-7 ices actually rendered during the period hereafter limited.

1. Under the custodian:

As janitors at a compensation of \$100.00 per month dating from the convening of this session and for the period covered by the session: Stuart McMullen, C. W. Biggs, Mike Leinger, Woelf Grund, W. T. Wiley, P. L. Adams, B. F. Schreves, Ed Shope.

2. One messenger and mail carrier, Frank Blagburn, at a compensation of \$4.00 per day dating from the convening of and continuing during the session.

3. One assistant matron, Mrs. H. M. Morton, at a compensation of \$4.00 per day dating from the convening of and continuing during the session.

- 4. One extra fireman, Theodore Hunt, at a compensation of \$125.00 per month dating from the convening of and continuing during the session.
- 5. Two extra elevator tenders, E. D. Pickett and J. W. Neff, at a compensation of \$100.00 per month dating from the convening of and continuing during the session.

Each of said employees shall be subject to removal by the committee or by the custodian upon the approval of the committee.

In the state law library

- 6. One research assistant, D. D. Staples, at a compensation of \$4.00 per day dating from and including January 12th, 1925, and continuing during the session.
- 7. One stenographer, Augusta Wellons, at a compensation of \$4.00 per day from and including January 12th, 1925, and continuing during the session.
- 34 8. One page, Fred Maurer, at a compensation of \$2.00 per day, 35 dating from and including January 12th, 1925, and continuing during 36

Each of said employees shall be subject to removal by this committee, or by the curator of the law library upon the approval of this committee.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved January 28, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Register January 30, 1925, and in the Des Moines Capital January 29, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 281

BOARD OF EDUCATION

S. J. R. NO. 3

JOINT RESOLUTION relating to the duties of the state board of education.

WHEREAS, the state now maintains three separate educational institutions,—the State University of Iowa, the State College of Agriculture and Mechanic Arts and the State Teachers' College, at separate places within the state, and

WHEREAS, the general assembly believes that the work of these three institutions should be so co-ordinated as to eliminate all unnecessary duplication of effort, either in the courses of study maintained or in other educational work done, and

WHEREAS, the general assembly believes that the elimination of such unnecessary duplication of effort will result in the reduction of the expenses of such institutions as well as in increased efficiency and results, now therefore

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

- SECTION 1. That the Iowa state board of education be and it is hereby directed to at once make a careful study of conditions at the three institutions for the purpose of determining where such unnecessary duplication exists and where and in what manner the expense of maintaining the three institutions may be reduced.
- SEC. 2. That the Iowa state board of education be and it is hereby directed to at once and prior to the 1st day of July A. D. 1926 provide for the elimination of all unnecessary effort, both in the courses of study maintained and in other educational work done, and to report in detail the action taken to the governor of Iowa on or before said date.

Approved April 3, A. D. 1925.

QUALIFICATIONS OF MEMBERS OF HOUSE OF REPRESENTATIVES

H. J. R. 1

JOINT RESOLUTION agreeing to a proposed amendment to the constitution of the state of Iowa by striking out the word "male" from section four (4) of article three (3) of said constitution, relating to the legislative department.

Whereas, by house joint resolution number five (5) of the fortieth general assembly, which resolution was approved February 23, 1923, an amendment to the constitution of the state of Iowa was proposed; and

Whereas, the said proposed amendment was agreed to by a majority of the members elected to the house of representatives of said fortieth general assembly and entered upon its official, printed journal at pages 564 and 565 with the yeas and nays taken thereon, and was agreed to by a majority of the members elected to the senate of said general assembly, and entered upon its official, printed journal at page 504 with the yeas and nays taken thereon; and

WHEREAS, said proposed amendment was in words and figures as follows, to wit:

"Strike out the word 'male' from section four (4) of article three (3) of said constitution, relating to the legislative department."; and

WHEREAS, the said resolution and proposed amendment have been published as provided by law and have been referred to this, the forty-first general assembly, for action thereon; now, therefore,

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

- SECTION 1. That the proposed amendment to the constitution of the state of Iowa as contained in and proposed by said house joint reso-
- 3 lution number five (5) of the fortieth general assembly, being in 4 words and figures as follows, towit:
- 5 "Strike out the word 'male' from section four (4) of article three 6 (3) of said constitution, relating to the legislative department.",
- 7 be and the same is hereby agreed to, enacted and adopted by the forty-8 first general assembly.

Approved March 9, A. D. 1925.

OFFICERS AND EMPLOYEES OF THE GENERAL ASSEMBLY

H. J. R. 3

A JOINT RESOLUTION fixing the compensation of the officers and employees of the forty-first general assembly.

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

SECTION 1. That pursuant to the provisions of section nineteen (19) 2 of the code, 1924, it is provided that the compensation of all officers 3 and employees of the forty-first general assembly shall be as follows: 4 Ten dollars (\$10.00) per day to the secretary of the senate and

to the chief clerk of the house. 5

6 Seven dollars (\$7.00) per day to the assistant secretary, the reading clerk, the enrolling clerks, the engrossing clerk, the journal clerks 7 of the senate and to the assistant chief clerk, the reading clerk, the 9 enrolling clerks, the engrossing clerk, the journal clerks and the 10 electrician in charge of the voting machine of the house. 11

Five dollars (\$5.00) per day to the sergeant-at-arms of the senate and house, the assistant sergeant-at-arms of the house, the chief doorkeeper of the senate, the bill and file clerks of the house and senate, the lieutenant-governor's clerk, the speaker's clerk and the chief clerk's clerk.

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16 Four dollars (\$4.00) per day to the assistant bill and file clerks of 17 the house and senate, the postmistress and assistant postmistress, the 18 doorkeepers, the chief janitor, assistant janitors and committee clerks 19 of the house and senate, also the assistant electrician for the voting 20 machine in the house.

Two and fifty hundredth dollars (\$2.50) per day to the telephone 21 messengers in the house and senate, the lieutenant governor's page 22 23 and the speaker's page.

24 Two dollars (\$2.00) per day to the other pages in the house and 25 senate.

- SEC. 2. That the salary of the chief electrician and assistant elec-1 trician for the voting machine in the house of representatives shall 3 commence from the time of their assignment to this duty by the executive council of the state of Iowa and the chief clerk of the house.
- This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines 3 Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved January 27, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Register January 30, 1925, and in the Des Moines Capital January 29, 1925.

W. C. RAMSAY, Secretary of State.

H. F. 119 EFFECTIVE UPON PUBLICATION

H. J. R. NO. 7

A JOINT RESOLUTION providing that House File No. 119, acts of the 41st general assembly, shall become effective by publication.

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

SECTION 1. House File No. 119, acts of the 41st general assembly, state of Iowa, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Hawarden Independent, a newspaper published in Hawarden, Iowa, and the Des Moines Daily Record, a newspaper published in Des Moines, Iowa, and the secretary of state is hereby directed to provide the publication of House File No. 119, all in accordance with the provisions of law and without expense to the state.

Approved April 3, A. D. 1925.

See Chapter 108.

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