## CHAP IER 7.

## CONSTRUCTION OF SEWERS.

AN ACT Granting Additional Powers to cartain Cities of the First 8. F. 21a,
Class in the Construction of Sewers and to provide for the Payment of the Costs of the same, und to Hepeal a part of Section 10 of Chapter 25 of the Acts of the Twentieth General Assembly.

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

Siction 1. That all oitien of the first class that have been atarnottoexorganized under the general incorporation laws of the State since the first day of January 1881, shall have power to levy a tax not exceeding five mills on the dollar of the assessed valuation of all taxable property within such sities for the parpose of oreating a fund to pay the cost and expense inourred by suoh cities for the parpose of constracting sewers at the interseations of streets, highways, avenues, alleys or other places, where the costs and expenses incurred are not assessable against the fronting, abutting, or adjacent property as now provided by law, and to enable such cities to make such sewer improve. ments at intersections as aforesaid or to include and pay a part of the costs assessable against private property as is provided in section one (1) of chapter 162 aots of the Twentyninth [Twentieth] General Assembly.

Sec. 2. That such cities shall have the power to anticipate city sewerage said sewer tar and the collection of the same and to issue oity bonds may sewerage bonds based on the anticipated levy and oollection of said tax, which said bonds when so issued, to run for a period not exceeding twenty years and to oreate a sinking fund for the payment of said bonds with scorued and scoruing interest and principal by the levy of such taxes therefor as now authorized by law a part of the revenue of which to be sppropriated for the payment of said bonds out of said sinking fand as the city council shall provide by ordinance.

Approved April 18, 1888.

