LAWS OF THE TWENTY-NINTH GENERAL ASSEMBLY. CH. 216.

sioners shall have power to improve, beautify and use the same to the same extent and in the same manner as though the title thereto was vested in it, and shall have power to use such portion of its funds as may be available to improve and utilize the same for the public use and pleasure and to exercise in respect thereto, so long as the use thereof is permitted, the general powers as to parks conferred by sections 850 to 858 of the code inclusive.

SEC. 3. **Right to terminate grant.** All of the grants, rights and privileges contained in sections I and 2 of this act are subject to the right retained by the state of Iowa to terminate the grant possession and use of said tract of ground whenever the executive council or legislature of the state shall so determine.

SEC. 4. Written notice—removal of buildings, etc. Thirty days' notice in writing, signed by the executive council, and served upon the chairman of the said board of park commissioners, shall be sufficient to terminate all rights and privileges of said board of park commissioners in and to said tract of ground, and the same shall at once revert to the state; and said board of park commissioners, within a reasonable time, to be fixed by the executive council, shall have the right to remove all buildings, movable property, and betterments placed thereon by said board of park commissioners which can be removed without damage to the state's property; all other improvements and betterments shall, without expense, be and become the property of the state.

SEC. 5. In effect. This act, being deemed of immediate importance, shall be in force and take effect from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 10, 1902.

I hereby certify that the foregoing Act was published in the Iowa State Register and the Des Moines Leader, April 11, 1902.

W. B. MARTIN, Secretary of State.

CHAPTER 216.

SENATORIAL DISTRICTS.

S. F. 264.

AN ACT fixing the number of senators in the General Assembly, apportioning them among • the several counties according to the number of inhabitants in each, and dividing the state into senatorial districts.

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

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SECTION 1. **Apportionment.** That the number of senators in the general assembly is hereby fixed at fifty, and they are hereby apportioned among the several counties according to the number of inhabitants in each, and under said apportionment the state is hereby divided into fifty senatorial districts, each district to have one senator, as follows:

I. First District. Lee county shall constitute the first district.

2. Second District. Jefferson county and Van Buren county shall constitute the second district.

3. Third District. Appanoose county and Davis county shall constitute the third district.

4. Fourth District. Lucas county and Wayne county shall constitute the fourth district

5. Fifth District. Decatur county, Ringgold county, and Union county shall constitute the fifth district.

6. Sixth District. Adams county and Taylor county shall constitute the sixth district.

7. Seventh District. Fremont county and Page county shall constitute the seventh district.

CH. 216. LAWS OF THE TWENTY-NINTH GENERAL ASSEMBLY.

Mills county and Montgomery county shall constitute. **Eighth District.** 8. the eighth district. 9. Ninth District. Des Moines county shall constitute the ninth district. IO. Tenth District. Henry county and Washington county shall constitute the tenth district. II. Eleventh District. Clarke county and Warren county shall constitute the eleventh district. Keokuk county and Poweshick county shall consti-12. Twelfth District. tute the twelfth district. 13. Thirteenth District. Wapello county shall constitute the thirteenth district. Mahaska county shall constitute the fourteenth 14. Fourteenth District. district. Marion county and Monroe county shall constitute 15. Fifteenth District. the fifteenth district. Adair county and Madison county shall constitute 16. Sixteenth District. the sixteenth district. 17. Seventeenth District. Audubon county, Dallas county, and Guthrie county shall constitute the seventeenth district. 18. Eighteenth District. Cass county and Shelby county shall constitute the eighteenth district. Pottawattamie county shall constitute the nine-IQ. Nineteenth District. teenth district. Louisa county and Muscatine county shall consti-Twentieth District. 20. tute the twentieth district. 21. Twenty-first District. Scott county shall constitute the twenty-first district. Clinton county shall constitute the twenty-22. Twenty-second District. second district. 23. Twenty-third District. Jackson county shall constitute the twenty third district. Twenty-fourth District. Cedar county and Jones county shall constitute 24. the twenty fourth district. 25. Twenty-fifth District. Iowa county and Johnson county shall constitute the twenty-fifth district. Linn county shall constitute the twenty-sixth 26. Twenty-sixth District. district. Calhoun county and Webster county shall 27. Twenty-seventh District. constitute the twenty-seventh district. Marshall county shall constitute the twenty-28. Twenty-eighth District. eighth district. Jasper county shall constitute the twenty-20. Twenty-ninth District. ninth district. Polk county shall constitute the thirtieth district. 30. Thirtieth District. 31. Boone county and Story county shall constitute Thirty-first District. the thirty-first district. 32. Thirty-second District. Woodbury county shall constitute the thirtysecond district. 33. Thirty-third District. Buchanan county and Delaware county shall constitute the thirty-third district. 34. Thirty-fourth District. Crawford county, Harrison county, and Monona county shall constitute the thirty-fourth district. 35. Thirty-fifth District. Dubuque county shall constitute the thirty-fifth district. 36. Thirty-sixth District. Clayton county shall constitute the thirty-sixth district. Thirty-seventh District. Hamilton county, Hardin county, and Wright 37. county shall constitute the thirty-seventh district.

Black Hawk county and Grundy county shall 38. Thirty-eighth District. constitute the thirty eighth district.

39. Thirty-ninth District. Bremer county and Butler county shall constitute the thirty-ninth district.

40. Fortieth District. Allamakee county and Fayette county shall constitute the fortieth district.

41. Forty-first District, Mitchell county, Winnebago county, and Worth -county shall constitute the forty-first district.

Howard county and Winneshiek county shall 42. Forty-second District. -constitute the forty-second district.

Cerro Gordo county, Franklin county, and Han-43. Forty-third District. cock county shall constitute the forty-third district.

44. Forty-fourth District. Chickasaw county and Floyd county shall constitute the forty-fourth district.

45. Forty-fifth District. Benton county and Tama county shall constitute the forty-fifth district.

46. Forty-sixth District. Cherokee county, Ida county, and Plymouth -county shall constitute the forty-sixth district.

47. Forty-seventh District. Clay county, Dickinson county, Emmet county, Kossuth county, and Palo Alto county shall constitute the forty-seventh district.

48. Forty-eighth District. Carroll county, Greene county, and Sac county shall constitute the forty-eighth district.

49. Forty-ninth District. Lyon county, O'Brien county, Osceola county, and Sioux county shall constitute the torty-ninth district.

50. Fiftieth District. Buena Vista county, Humboldt county, and Pocahontas county shall constitute the fiftieth district.

Approved April 12, 1902.

CHAPTER 217.

REPRESENTATIVE DISTRICTS.

H. F. 419.

AN ACT to apportion the state into representative districts and declare the ratio of representation.

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

SECTION I. Apportionment. That one representative from every thirtysix thousand (36,000) inhabitants is hereby constituted the ratio of apportionment, and that each representative district shall be as hereinafter described.

SEC. 2. First District. Lee county shall be the first district and entitled to one representative, (39,719).

SEC. 3. Second District. Van Buren county shall be the second district and -entitled to one representative, (17,354).

SEC. 4. Third District. Davis county shall be the third district and entitled to one representative, (15,620).

SEC. 5. Fourth District. Appanoose county shall be the fourth district and entitled to one representative, (25,927).

SEC. 6. Fifth District. Wayne county shall be the fifth district and entitled to one representative, (17,491). SEC. 7. Sixth District. Decatur county shall be the sixth district and

entitled to one representative, (18,115).

SEC. 8. Seventh District. Ringgold county shall be the seventh district and cntitled to one representative, (15,325).

SEC. 9. Eighth District. Taylor county shall be the eighth district and entitled to one representative, (18,784).