## CHAPTER 142.

# TAX LEVY FOR COUNTY AGRICULTURAL SOCIETIES.

#### H. F. 226.

AN ACT to amend section sixteen hundred and sixty (1660) of the supplement to the code, 1907, to aid county agricultural societies.

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

SECTION 1. Appropriation from county—notice—title in county—control—question submitted—county tax levy—how expended. That section sixteen hundred and sixty (1660) of the supplement to the code, 1907, be and the same

is hereby amended by adding the following to the end thereof:

"The board of supervisors of any county which has acquired real estate for county fair purposes and which has a county agricultural society using said real estate may submit, at any regular election, the question of aiding said agricultural society by a direct tax on all the property of the county, of not to exceed one thousand dollars (\$1000) in any one year, for not to exceed ten (10) years in succession, and if a majority of the votes cast on this proposition at such election are in favor of said tax, said board shall levy a tax for the benefit of said society, but such tax shall be expended only for the erection or repair of buildings or other permanent improvements on the fair grounds, or for the payment of debts contracted for the erection of such buildings or other permanent improvements. Shares of stock, non-assessable, shall be issued to the county at par value for amount of money received by said society from taxes raised under this act."

Approved April 9 A. D. 1913.

## CHAPTER 143.

INSURANCE AGAINST LOSS RESULTING FROM AUTOMOBILES AND OTHER CONVEYANCES.

### H. F. 335.

AN ACT to amend the law as it appears in sub-division five (5) section one thousand seven hundred and nine (1709) of the supplement to the code, 1907, relating to health, accident and liability insurance.

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

Section 1. Amended—kinds of insurance—limitation of risk. That the law as it appears in sub-division five (5) of section one thousand seven hundred and nine (1709) of the supplement to the code, 1907, be and the same is hereby amended by adding to said sub-division immediately after the semicolon at the end thereof, the following: "and insure against liability for loss or expense arising or resulting from accidents, occurring by reason of the ownership, maintenance or use of automobiles or other conveyances, resulting in personal injuries or death, or damage to property belonging to others, or both. Provided, that should an execution on a judgment against the

owner of any such automobile or conveyance be returned unsatisfied in an action by a person who is injured or whose property is damaged by the use of such automobile or other conveyance, and such owner has insured his liability for such personal injury or property damage the judgment creditor shall have a right of action against the insurer to the same extent that such owner could have enforced his claim against such insurer had such owner paid said judgment."

Approved April 18 A. D. 1913.

## CHAPTER 144.

## INSURANCE.

#### H. F. 668.

AN ACT to amend division one (1) section seventeen hundred nine (1709) supplement to the code, 1907, as amended by chapter eighteen (18) acts of the thirty-fourth (84th) general assembly, relating to kinds of insurance that may be written.

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

SECTION 1. Amended—sprinkler leakage. That division one (1) of section seventeen hundred nine (1709) supplement to the code, 1907, as amended by chapter eighteen (18) acts of the 34th general assembly be, and the same is hereby amended, by inserting after the word "fire" in the second (2) line of division one (1) of said section, a comma (,) followed by the words "sprinkler leakage."

Approved April 18 A. D. 1913.

## CHAPTER 145.

## INVESTMENT OF INSURANCE FUNDS.

### S. F. 551.

AN ACT to amend the law relating to the investment of the funds of life insurance companies and associations as the same appears in section eighteen hundred six (1806) supplement to the code, 1907.

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

Section 1. Investment of funds—drainage assessments deducted. That the law as it appears in section eighteen hundred six (1806) supplement to the code, 1907, be and the same is hereby amended by adding to sub-division four (4) of said section at the end thereof the following: "Any mortgage lien upon real estate shall not, for the purposes of this section, be held or construed to be other than a first lien by reason of the fact that drainage or other improvement assessments may have been levied against the real estate covered by said mortgage, whether the installments of said assessment be matured or not, provided, that in determining the value of said real estate for loan purposes, the amount of the drainage or other assessment tax unpaid, shall be deducted."

Approved April 19 A. D. 1913.