- months next preceding the election, and of the county in which he or she claims his or her vote, sixty (60) days, shall be entitled to vote at all elections which are now or hereafter may be authorized by law. Resolved, further, 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 day of said election, as provided by law.

Approved April 5, A. D. 1917.

# CHAPTER 154.

#### OF CONDITIONAL SALES.

#### H. F. 154.

AN ACT to repeal section twenty-nine hundred five (2905) of the code, and enacting a substitute therefor relating to the conditional sale or lease of personal property.

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

- Conditional sales. That section twenty-nine hundred five (2905) of the code be and the same is hereby repealed and the following enacted in lieu thereof:
- "No sale, contract or lease, wherein the transfer of title or ownership of personal property is made to depend upon any condition, shall be valid against any creditor or purchaser of the vendee or lessee in actual possession obtained in pursuance thereof, without notice, unless the same be in writing, executed by the vendor and vendee, or by the lessor and lessee, acknowledged by the vendor or vendee, or by the lessor or lessee, and recorded the same as chattel mortgages."

Approved April 5, A. D. 1917.

# CHAPTER 155.

## OF INSURANCE OTHER THAN LIFE.

### H. F. 12.

AN ACT to repeal sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-q (1758-o), seventeen hundred fifty-eight-q (1758-o), seventeen hundred fifty-eight-s (1758-o), seventeen hundred fifty-eight-s (1758-s), supplemental supplement to the code, 1915, relating to fire, lightning, wind storm and hall insurance

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

1 SECTION 1. Rating Bureau Act—Repeal. That sections seven-2 teen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j 3 (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hunfifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-p (1758-o), seventeen hundred fifty-eight-p (1758-p), seventeen hundred fifty-eight-r (1758-r) and seventeen hundred fifty-eight-s (1758-s), supplemental supplement to the code, 1915, be and the same are hereby repealed.

Approved April 6, A. D. 1917.

# CHAPTER 156.

### OF THE SYSTEM OF COMMON SCHOOLS.

#### H. F. 70.

AN ACT to repeal the law as it appears in section 2733-1a of the supplemental supplement to the code, 1915, relating to high school tuition of non-resident pupils in approved schools, and to enact a substitute therefor.

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

SECTION 1. Attendance at schools outside home district-That the law as it appears in section 2733-1a supplemental supplement to the code 1915 be, and the same is hereby repealed and the following is enacted in lieu thereof: Any person of school age who is a resident of a school corporation which does not offer a four-3 4 5 6 7 year high school course and who has completed the course as approved by the department of public instruction for such corporation shall be permitted to attend any public high school or county high school in the state approved in like manner, that will receive him. Any person applying for admission to any high school under the provisions of this act shall present the officials of said high school the affidavit of 8 9 10 his or her father, mother, guardian or if he have neither, his next friend that such applicant is of school age and a resident of a school 11 12 district of this state, specifying the district. He shall also present a 13 certificate signed by the county superintendent showing proficiency 14 in the common school branches, reading, orthography, arithmetic, physiology, grammar, civics of Iowa, geography, United States history, penmanship and music. The school corporation in which such 15 16 17 student resides shall pay to the secretary of the corporation in which such student shall be permitted to enter a tuition fee of five dollars 18 19 (\$5.00) per month, but in districts in which there is a city of the first class a tuition fee of seven dollars (\$7.00) per month may be charged, in the high school department in the latter corporation 20 21 22 during the time he so attends, not exceeding, however, a total period of four school years; provided that such tuition shall in no case exceed 23 24 25 the average cost of said tuition in such high school; such payment to be made out of the teachers' fund and the contingent fund or out 26 of the general fund of the debtor corporation and such tuition fee as 27 28 collected by the secretary shall be turned over by him with an itemized statement, to the treasurer of the school funds on or before February 29 fifteenth and June fifteenth of each year. If payment is refused or