- bond. If such additional security or increase be not furnished within thirty days after notice to furnish the same, the commissioner of insurance may revoke the certificate of authority. Where the principal office of the attorney is located in another state, there shall be filed with the commissioner of insurance, in connection with the declaration, provided for by section 3 hereof, certified copies of all such bonds given by such attorney as security for the funds of subscribers.
  - SEC. 13. Fees in lieu of taxes. In lieu of all other taxes, licenses, charges and fees whatsoever, such attorney shall pay annually on account of the transaction of such business in this state, the same fees as are paid by mutual companies transacting the same kind of business, and an annual tax of two and one half per cent upon the gross premiums or deposits collected from subscribers in this state during the preceding calendar year, after deducting therefrom returns, or cancellations, considerations for reinsurances, and all amounts returned to subscribers or credited to their accounts as savings.
  - SEC. 14. Form of contract. The attorney may insert in any form of policy prescribed by the laws of this state any provisions or conditions required by the plan of reciprocal or inter-insurance, provided the same shall not be inconsistent with or in conflict with any law of this state. Such policy, in lieu of conforming to the language and form prescribed by such law, shall be held to conform thereto in substance if such policy includes a provision or endorsement reciting that the policy shall be construed as if in the language and form prescribed by such law. Any such policy or endorsement shall first be filed with and approved by the commissioner of insurance.
- SEC. 15. **Reinsurance**. Such attorney shall not effect any reinsurance on risks in this state unless the insurance carrier granting such reinsurance shall be licensed in this state.
- SEC. 16. Laws applicable. Except as herein provided, the making of contracts as herein provided for and such other matters as are properly incident thereto, shall not be subject to the laws of this state relating to insurance unless they are therein specifically mentioned.

Approved April 7, A. D. 1917.

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### CHAPTER 181.

#### OF JUVENILE PLAYGROUNDS.

H. F. 215.

AN ACT to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v) supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds.

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

1 SECTION 1. Election—form of proposition. That the law as it 2 appears in section eight hundred seventy-nine-r (879-r), supplemental

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supplement to the code, 1915, be and the same is hereby amended by striking out the word "in" in line fifteen (15) of said section and inserting in lieu thereof the following words: "for children of".

SEC. 2. Playground superintendent. That section eight hundred seventy-nine-v (879-v), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out the word "woman" in line one (1) of said section and inserting in lieu thereof the following words: "suitable person" and also that said section be further amended by striking out the word "she" in line three (3) thereof and inserting in lieu thereof the words "such superintendent", and also by striking the word "Her" from the sixth (6) line thereof and substituting therefor the word "The" and also by striking from line six (6) the following: "which she is to receive".

Approved April 9, A. D. 1917.

## CHAPTER 182.

# OF CITY HALLS AND COMMUNITY CIVIC CONGRESS.

#### H. F. 440.

AN ACT to amend the law as it appear in sections seven hundred forty-one-d (741-d), seven hundred forty-one-e (741-e) and seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such halls may be used and providing for the levy of taxes and the issuance of bonds to defray the cost of such buildings, and providing for the appointment of a community civic congress.

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

That the law as it appears in section SECTION 1. City hall—use. seven hundred forty one-d (741-d), supplemental supplement to the code, 1915, be and the same is hereby amended by adding thereto the following:

"Such building may be erected and used for general community purposes, including assembly hall, auditorium, public hall, armory, council chamber and offices, fire and police station, or for any one or more of such purposes, and when erected shall be under such regulations as to use and compensation for such use when used for other than municipal purposes as the council may from time to time direct."

SEC. 2. Special tax. That section seven hundred forty one-e (741-e), supplemental supplement to the code, 1915, be and the same

is hereby amended by adding thereto the following:

"Provided, that in cities and towns having a population of four thousand (4000) or less, a special tax of not exceeding five (5) mills may be levied for the purpose and in the manner provided in this section."

1 SEC. 3. Bonds—limit of indebtedness. That section seven hundred forty one-f (741-f), supplemental supplement to the code, 1915.