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- management of commissioners, then each commissioner shall continue 15 to serve in the district in which his lands are situated, and other com-16 missioners shall be elected in each new district and the election for said new commissioners shall be called by the old board of commis-17 18 sioners in each district, which said election shall be called within ten 19 20 (10) days after said division is made and shall be carried on as now 21 provided for the election of commissioners.
- 4. Settling basin channel to board empowered to pro-If before a district operating a pumping plant is completed or if after such district shall have been completed and accepted, it developes or appears that portions of the lands within said district are caused to be wet or nonproductive by reason of the floods or overflow waters from some stream running into, through or along said district and that said district or some other district of which this district shall have formed a part, shall have constructed or provided a settling basin to care for the said floods and overflow waters of said stream or water course, but no channel to said settling basin has been provided, said. 8 9 board or boards of supervisors may and are hereby empowered to lease, buy or condemn the necessary lands within or without the dis-10 11 trict to provide said channel to said settling basin and if necessary to 12 condemn the said lands to provide said channel the proceedings shall 13 be as provided by chapter two-A (2-A) of title ten (X) of the supple-14 ment to the code, 1913, and amendments thereto. 15
- 1 Publication clause. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 22, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register April 26, 1919 and in the Des Moines Capital April 30, 1919.

W. S. ALLEN, Secretary of State.

### CHAPTER 284.

DAIRY AND FOOD DEPARTMENT, COMMISSIONER, ETC.

## H. F. 222.

AN ACT to amend the law as it appears in section four thousand nine hundred ninetynine-a eighteen (4999-a18) of the supplement to the code, 1913, relating to duties and powers of commissioner; and to amend the law as it appears in section four thousand nine hundred ninety-nine-a thirty-one b (4999-a31b) of the supplement to the code, 1913, relating to salaries of assistants; and to amend the law as it appears in section four thousand nine hundred ninety-nine a thirty-one c (4999-a31c) of the supplemental supplement to the code, 1915, relating to labeling of foods; and to amend section four thousand nine hundred ninety-nine-a thirty-one f (4999-a31f) of the supplemental supplement to the code, 1915, relating to the appropriation of the dairy and food de-

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

Commissioner — food standards — examination of SECTION 1. That section four thousand nine hundred ninety-nine-a eightfood. 24

een (4999-a18) of the supplement to the code, 1913, be and the same is hereby amended by adding thereto the following, "The commissioner may with the approval of the executive council make and issue standards for foods, standards for which are not fixed by law which standards shall conform with those proclaimed by the Secretary of Agriculture of the United States." so that section four thousand nine hundred ninety-nine-a eighteen (4999-a18) as amended shall read as follows:

"The commissioner shall, with the approval of the executive council make all necessary rules and regulations for carrying out the provisions of this act, under which the commissioner shall procure from time to time or whenever he has occasion to believe any of its provisions are being violated, or cause to be procured, for examination chemically, microscopically or otherwise, samples of food shipped into this state or offered for sale in this state. The chemist making the examination shall certify the results of his work to the commissioner. The commissioner may with the approval of the executive council make and issue standards for foods, standards for which are not fixed by law which standards shall conform with those proclaimed by the Secretary of Agriculture of the United States."

SEC. 2. Commissioner — powers; assistants — duties — salaries and expenses. That the law as it appears in section four thousand nine hundred ninety-nine-a thirty-one b (4999-a31b) supplement to the code, 1913, be and the same is hereby amended by striking out of lines eight and nine thereof the words "sixteen hundred dollars per annum" and inserting in lieu thereof the following; "the following; eighteen hundred dollars for the first year of service, nineteen hundred dollars for the second year of service, two thousand dollars for the third year of service, twenty-one hundred dollars for the fourth year of service, and twenty-two hundred dollars for the fifth and each succeeding year of service" so that section four thousand nine hundred ninety-nine a thirty-one b (4999-a31b) as amended shall read as follows:

"The state food and dairy commissioner shall be charged with the duty of carrying into effect the provisions of this act and shall have He may, with the approval of the executive council, an official seal. appoint such assistants as he may deem necessary, who may exercise the powers now provided by law in the case of milk inspectors together with those conferred by this act, and they shall perform such duties as may be assigned to them by the state food and dairy commissioner. They shall be paid a salary of not to exceed the following; eighteen hundred dollars for the first year of service, nineteen hundred dollars for the second year of service, two thousand dollars for the third year of service, twenty-one hundred dollars for the fourth year of service, and twenty-two hundred dollars for the fifth and each succeeding year of service, said salary to be paid in the same manner as the salaries of other state officers and they shall be allowed the expenses necessarily incurred by them in the discharge of their duties. Their accounts shall be itemized and sworn to, and when approved by the commissioner and the executive council, shall be paid by warrant of the auditor upon the treasurer out of a sum hereinafter appropriated for carrying out the provisions of this act.

- That the law as it appears in Food in package form.
- section four thousand nine hundred ninety-nine-a thirty-one c 3 (4999-a31c) supplemental supplement to the code, 1915, be and the
- same is hereby amended by inserting therein after paragraph "Fifth."
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- thereof the following "Sixth. If it be offered for sale in package or wrapped form and the name of the article be not plainly stated on
- the outside of the package or wrapper."
- 1 Appropriation. That the law as it appears in section four thousand nine hundred ninety-nine-a thirty-one f (4999-a31f), 2
- 3 supplemental supplement to the code, 1915, be and the same is hereby
- amended by striking out of line seven thereof the words "thirty-four" 4
- and inserting in lieu thereof the word "forty".
- Publication clause. This act being deemed of immediate
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- importance, shall be in force and effect from and after its publica-tion in the Des Moines Register and the Des Moines Capital, papers 3
- published at Des Moines, Iowa.

Approved April 22, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register April 26, 1919 and the Des Moines Capital April 30, 1919.

W. S. ALLEN, Secretary of State.

# CHAPTER 285.

### PROTECTION OF CITIES FROM DAMAGE BY FLOODS, ETC.

### H. F. 228.

AN ACT to repeal chapter 8-A of title V of the supplement to the code, 1913, and to enact a substitute therefor authorizing cities to protect property within their limits from danger and damage from floods and high water, by deepening, widening, straightening, altering, diverting, changing or otherwise improving water courses within their limits, by constructing levees, embankments, or conduits therefor, and to provide for the levy of special assessments and other taxes to defray the expenses of such improvements, and the issuance of bonds and certificates in anticipation of such taxes and special assessments. Additional to chapters seven (7) and eight (8) of title V of the

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

- Repeal. That the law as it appears in chapter 8-A of SECTION 1. title V, supplement to the code, 1913, be and the same is hereby 2 3 repealed.
- Cities powers to protect lands levees, etc. —assess-That in addition to the powers they now have, ments — bonds.
- cities, including cities under special charter and under commission
- form of government, shall have the power, in accordance with the
- provisions of this act, to protect lots, lands, and property within their limits from danger and damage from floods and high water, by deep-5
- ening, widening, straightening, altering, changing, diverting or other-
- wise improving water courses within their limits, by constructing