The board of supervisors of any county having a population of fifteen thousand or less may appropriate for the construction of any one bridge within the limits of such county, a sum not to exceed twentyfive thousand dollars (\$25,000), and may appropriate for the construction of any one bridge on the line between such county and another county of this state or between such county and another state, a sum not to exceed fifteen thousand dollars (\$15,000).

In any county having a population of fifteen thousand or more, said board may appropriate as aforesaid, not to exceed thirty-five thousand dollars (\$35,000) for any one bridge within such county, and not to exceed twenty thousand dollars (\$20,000) for the construction of any one bridge on the line between such county and another county within

this state or on the line between such county and another state.

The term "bridge", as used in this section, shall be held to include substructure, superstructure and approaches.

Approved April 23, A. D. 1919.

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for such purpose.

CHAPTER 337.

STATE AID FOR VOCATIONAL EDUCATION, ETC.

H. F. 12.

AN ACT to amend chapter two hundred ninety (290) of the laws of the thirty-seventh general assembly relating to vocational education, to appropriate funds for state aid in affording such education and to provide for the expense of administration thereof.

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

Repeal and substitute. That section five (5) of chap-1 SECTION 1. ter two hundred ninety (290) of the laws of the thirty-seventh general assembly be and the same is hereby repealed and the following sections five (5) and five-a (5-a) enacted in lieu thereof:

Vocational education — state to meet federal aid, etc. That, in order to meet the requirements, that for each dollar of federal money expended for the salaries of teachers in approved schools, departments and classes, the state or local community, or both, must expend an equal amount for the maintenance of such instruction, the state shall pay for the salaries of teachers of vocational subjects in such approved schools, departments and classes, an amount equal to the amount of federal money which they receive for the same purpose for the same year. Such state board for vocational education shall recommend to each session of the general assembly the amount of money which should be appropriated by the general assembly for 15 such approved schools, departments and classes for each succeeding biennium; whenever in any year the federal and state funds available shall not be sufficient to meet the requirements of the schools, departments or classes thus formulated, the state board of vocational education shall as nearly as practicable prorate the moneys available

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"Sec. 5-a. Appropriation. For the purpose of carrying out the provisions of this act, there is hereby appropriated out of any moneys in the state treasury, not otherwise appropriated, the sum of forty thousand dollars for the year ending June 30, 1920, and the sum of fifty thousand dollars for the year ending June 30, 1921."

SEC. 2. Appropriation for expenses of state board. That section ten (10) of chapter two hundred ninety (290) of the laws of the thirty-seventh general assembly be and the same is hereby amended by striking out of the next to the last line of said section, the characters and figures "\$2500" and inserting in lieu thereof the characters and figures, "\$9000".

Approved April 23, A. D. 1919.

CHAPTER 338.

RELEASE OF ATTACHMENTS.

H. F. 345.

AN ACT to repeal section thirty-nine hundred thirty (3930), of the code, relating to the release of attachments, and to enact a substitute therefor.

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

SECTION 1. Repeal and substitute — attachments — conditions releasing — duty of clerk. That section thirty-nine hundred thirty (3930) of the code, be and the same is hereby repealed and the following enacted in lieu thereof:

If the judgment is rendered in the action for the defendant, or, if

If the judgment is rendered in the action for the defendant, or, if the action is dismissed by the court, by the plaintiff, or, by agreement of the parties, or, if judgment has been entered for the plaintiff and has been satisfied of record, the attachment shall, subject to the right of appeal, automatically be discharged and the property attached, or its proceeds shall be returned to the defendant. And if the attachment has been entered on the encumbrance book, it shall be the duty of the clerk to cancel such attachment, and in his entry of cancellation, he shall refer to the entry in the case showing his authority to cancel said attachment.

Approved April 23, A. D. 1919.