LAWS OF THE THIRTY-EIGHTH GENERAL ASSEMBLY [CH. 349

1 SEC. 12. Examination — assistants — compensation. That the 2 law as it appears in section 1839-b, supplement to the code, 1913, be 3 and the same is hereby amended by substituting for the word "five", 4 in the last line thereof, the word: "ten".

SEC. 13. Capital, surplus funds, etc. — investment — loans, etc. From and after the taking effect of this act, no insurance company or association organized under the statutes of Iowa to transact an insurance business, shall invest its capital, surplus funds or other assets in, or loan the same on, property owned by any officer or director of such company or by any of the immediate members of the family of any such officer or director; neither shall any such officer or director 7 gain through the investment of funds of any such company.

1 SEC. 14. Expert assistant examiner — compensation. That the 2 law as it appears in section 1821-c supplement to the code, 1913, be 3 and the same is hereby amended by adding thereto, immediately following the period in the sixteenth line thereof, the following: "If in 4 5 making any examination a situation develops which, in the judgment 6 of the commissioner of insurance, requires the services of an expert 7 examiner having special training and knowledge not possessed by the regular examiners of the department, he may also employ such an expert assistant examiner, who shall receive as full compensation for 8 9 10 such services the sum of not to exceed twenty-five dollars per day."

Approved April 24, A. D. 1919.

CHAPTER 349.

JUDICIARY AND LIBRARY BUILDING

"THE TEMPLE OF JUSTICE"

S. F. 73.

AN ACT authorizing the erection of a judiciary and library building for the housing of the library and judicial and other departments of the state and providing for a joint committee to provide plans and contracts, fixing the approximate cost, providing for the erection of the same under section fourteen hundred two (1400-t 2) of the supplement to the code, 1913, and providing for payment of cost of same from funds provided by section fourteen hundred t (1400-t) of the supplement to the code, 1913, and chapter 207 of the laws of the thirty-seventh general assembly, and providing for compensation of committee.

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

1 SECTION 1. "The Temple of Justice" — what to contain. There 2 shall be erected on the capitol grounds a fireproof building to be known 3 as "The Temple of Justice"; that said building shall contain suitable 4 rooms for the housing of the state law library, the state general 5 library, the supreme court of Iowa, the clerk of the supreme court, 6 the reporter of the supreme court, the attorney general, the railroad 7 commission, the commerce counsel and the board of parole.

1 SEC. 2. Joint committee — chairman — plans, etc. A joint com-2 mittee is hereby provided consisting of two members selected from

452

CH. 349] LAWS OF THE THIRTY-EIGHTH GENERAL ASSEMBLY

3 the senate, to be named by the president of the senate and two members of the house of representatives, to be named by the speaker of the house, the present chief justice of the supreme court and the executive council, and the chief justice shall be chairman thereof. This committee shall obtain plans and specifications for such building, approve and adopt the same, let contracts for the erection of said building, and superintend the erection thereof.

1 SEC. 3. Building committee — powers — maximum cost. The said building committee shall, upon the approval of said plans, proceed 2 3 to let contracts for the construction of the said building upon competi-4 tive bids under such regulations as the committee may adopt, and cause the said building to be erected under the plans and contracts at an approximate cost of seven hundred fifty thousand dollars 5 6 7 (\$750,000). And the said building committee may, if necessary to provide such suitable building, increase the said cost of the same, but 8 9 not beyond the amount provided by the funds hereinafter referred to, and in no case to exceed the sum of one million dollars (\$1,000,000). 10

Committee — service — vacancies — compensation, etc. SEC. 4. The members selected from the respective houses of the general 1 assembly shall continue to serve upon said committee until the com-pletion of their duties in connection with said building, and any 3 vacancy among the members so appointed from the general assembly 4 5 shall be filled in the same manner as the original appointment. The 6 present chief justice of the supreme court shall serve on said committee so long as he is a member of said court, whether as chief jus-7 8 tice or otherwise, but in case his membership in said court should terminate, then the supreme court shall appoint from the members 9 of said court his successor on said committee. 10

11 The members of said committee shall serve without compensation, 12 but the members thereof appointed from the general assembly shall 13 be entitled to receive their actual expenses incurred in attendance 14 upon the meetings of said committee and in the performance of their 15 duties when the general assembly is not in session.

1 Building — cost, plans, etc. — funds for. The cost of SEC. 5. said temple or building, the plans therefor, and all expenses incidental 2 3 thereto, shall be paid for out of the proceeds provided by section four-4 teen hundred-t (1400-t), supplement to the code, 1913, and out of the 5 proceeds remaining unexpended July 1, 1919, of the fund provided by chapter two hundred seven (207) of the laws of the thirty-seventh 6 7 general assembly, including all reimbursements made to such fund by 8 the federal government, if any.

1 SEC. 6. "Temple" — first authorized, etc., under provisions. Said 2 building shall be the first authorized and constructed under the pro-3 visions of fourteen hundred-t two (1400-t2), supplement to the code, 4 1913.

1 SEC. 7. Judiciary and library building. Section fourteen hun-2 dred-t (1400-t), supplement to the code, 1913, is hereby amended by 3 inserting after the word "same" in the third (3) line, the words "and 4 for a building within which to house the state law library, the state 5 general library, the supreme court of Iowa, the clerk of the supreme 6 court, the reporter of the supreme court, the attorney general, the 7 railroad commission, the commerce counsel and the board of parole.

Approved April 25, A. D. 1919.

CHAPTER 350.

DAIRY, BEEF CATTLE, CORN AND SMALL GRAIN GROWING INDUSTRIES.

S. F. 523.

AN ACT to amend the law relating to the Iowa State Dairy Association, the Iowa Beef Cattle Producers' Association and the Iowa Corn and Small Grain Growers' Association, as the same appears in chapter thirteen-a (13-a), title twelve (XII), supplemental supplement to the code, 1915, and in chapter one hundred eighty-seven (187), of the acts of the thirty-seventh general assembly, and to make an appropriation for said associations.

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

1 SECTION 1. Repeal. That the law as it appears in chapter thir-2 teen-A (13-A), title twelve (XII), supplemental supplement to the 3 code, 1915, and in sections eight (8), and fourteen (14), of chapter 4 one hundred eighty-seven (187), of the acts of the thirty-seventh 5 general assembly of the state of Iowa, be and the same is hereby 6 repealed.

1 SEC. 2. Dairy association — inspectors — salaries. That section 2 three (3) of chapter one hundred eighty-seven (187) of the laws of 3 the thirty-seventh general assembly of the state of Iowa be and the 4 same is hereby amended by striking out of line six (6) thereof the 5 words and figures "eighteen hundred dollars (\$1800.00)" and insert-6 ing in lieu thereof the words and figures "two thousand dollars 7 (\$2000.00)".

1 SEC. 3. Beef cattle, etc., association — inspectors — salaries. That 2 section seven (7) of chapter one hundred-eighty-seven (187) of the 3 laws of the thirty-seventh general assembly of the state of Iowa, be 4 and the same is hereby amended by striking out of line nine (9) 5 thereof the figures "\$1800.00" and inserting in lieu thereof the figures 6 "\$2,000.00".

SEC. 4. Corn and small grain growing association — inspectors — 1 expenses. That section twelve (12) of chapter one hundred eighty-2 seven (187) of the laws of the thirty-seventh general assembly of the 3 state of Iowa, be and the same is amended by striking out the period 4 at the end of said section and inserting in lieu thereof a comma and 5 adding the words "including premiums".

1 SEC. 5. Appropriation. For the purpose of carrying into effect 2 the provisions of this act, there is hereby appropriated out of any 3 funds in the treasury not otherwise appropriated, the sum of thirty-4 two thousand five hundred dollars (\$32,500.00), of which sum twelve 5 thousand five hundred dollars (\$12,500.00) shall be available for the