

1. Transparent shield. Provide and maintain upon all motor cars, except trailers, used for the transportation of passengers, not required by law to have an enclosed vestibule, a transparent shield extending the full width of each car and so constructed that it will afford protection to the motorman and passengers on the platform from inclement weather.

2. Vestibules. From November first of each year to April first following, provide all cars used for the transportation of passengers with vestibules enclosing the front and rear platforms on all sides for the protection of employees operating such cars when in the performance of their duties the employees are required to remain on said vestibule the major portion of their time. Each vestibule shall be heated and shall contain a seat for the use of the motorman or conductor.

3. Brakes. Equip all its double track passenger cars and single track passenger cars over thirty-two (32) feet in length with power brakes other than hand brakes capable of bringing such cars to a stop within a reasonable distance, together with equipment for sanding the rails. Said brake and sand equipment shall be so constructed as to be operated by the motorman on the car operated by him.

4. Toilets. Provide and maintain toilet facilities for the use of employees at some suitable location upon such line or run, and the running schedule of said cars and the operating thereof shall be such as will permit said employees to use said toilet facilities.

Sec. 2. Penalty. A violation of any of the provisions of the preceding section shall be punished by a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) for each offense. Every day's failure to comply with any of the provisions of said section shall be deemed a separate offense.

Approved February 2, 1924.

CHAPTER 120

MUNICIPAL CORPORATIONS

H. F. 176

AN ACT to amend, revise, and codify sections four thousand twenty-three (4023), four thousand twenty-four (4024), four thousand twenty-seven (4027), four thousand nine hundred sixty-nine (4969), four thousand nine hundred seventy (4970), three thousand seven hundred twenty-five (3725), three thousand seven hundred thirty-six (3736), three thousand seven hundred fifty-three (3753), three thousand seven hundred fifty-four (3754), and three thousand seven hundred seventy-five (3775) of the compiled code of Iowa, relating to municipal corporations.

Be It Enacted by the General Assembly of the State of Iowa:

That sections four thousand twenty-three (4023), four thousand twenty-four (4024), four thousand nine hundred sixty-nine (4969), three thousand seven hundred twenty-five (3725), three thousand seven hundred thirty-six (3736), three thousand seven hundred fifty-three (3753), and three thousand seven hundred seventy-five (3775) of the compiled Code of Iowa are amended, revised, and codified to read as follows:

Section 1. Condemnation - purposes. Cities and towns shall have power to purchase or provide for the condemnation of, pay for out of the general fund or the specific fund, as may be provided, enter upon and take any lands, within or without the territorial limits of the city or town, for the following purposes:

1. For parks, commons, cemeteries, crematories, or hospital grounds.
2. For sites for city halls, community centers, and juvenile playgrounds.
3. For establishing, laying off, widening, straightening, narrowing, extending, and lighting streets, avenues, highways, alleys, wharves, landing places, public squares, public grounds, public markets, and market places, and public slaughterhouses.
4. For garbage disposal plants and dump grounds.
5. For the control of streams and surface waters flowing into sewers within the city or town, or necessary for sewer outlets, or sewage disposal plants. They may also condemn easements in lands for the same purposes.
6. For any other purpose provided in this title, and in all cases where such purchase or condemnation may be authorized.

Sec. 2. Condemnation gravel pits. They shall have the power to purchase or provide for the condemnation of, pay for out of the general fund, the grading fund, or the highway or poll taxes of said city or town, or partly from each of said funds, lands within or without the territorial limits of the city or town, including a suitable roadway thereto by the most reasonable route, for the purpose of obtaining gravel, stones, or other suitable material with which to improve the streets and alleys of said city or town.

Sec. 3. Condemnation for location of libraries. In any city or town in which a free library has been established, the board of library trustees may condemn real estate in the name of the city or town for the location of library buildings and branch libraries, and for the purpose of enlarging the grounds thereof.

That sections four thousand twenty-seven (4027), four thousand nine hundred seventy (4970) and three thousand seven hundred fifty-four (3754) of the compiled Code of Iowa are amended, revised, and codified to read as follows:

Sec. 4. Proceedings for condemnation. Proceedings for the condemnation of land as contemplated in this title shall be in accordance with the provisions relating to eminent domain and the taking of private property for public use, except that the jurors shall have the additional qualification of being freeholders of the city or town.

Approved February 1, 1924.

CHAPTER 121

MUNICIPAL CORPORATIONS

S. F. 177

AN ACT to amend, revise, and codify sections three thousand six hundred thirty (3630), three thousand six hundred thirty-one (3631), three thousand seven hundred twenty-six (3726), three thousand seven hundred thirty-three (3733), three thousand seven hundred thirty-seven (3737), three thousand seven hundred forty-one (3741), three thousand seven hundred fifty-nine (3759), three thousand eight hundred ninety-seven (3897), three thousand nine hundred five (3905), three thousand nine hundred nine (3909), three thousand nine hundred eighty-three (3983), four thousand nine (4009), four thousand thirty-one (4031) to four thousand thirty-four (4034), inclusive, four thousand thirty-seven (4037), four thousand thirty-nine (4039) to four thousand forty-one (4041), inclusive, four thousand fifty-two (4052), and four thousand fifty-three (4053) of the compiled code of Iowa, and sections three thousand four hundred eighty-five (3485), three thousand seven hundred fifty-eight (3758), four thousand thirty-eight (4038), and four thousand fifty-one (4051) of the supplement to said code, relating to municipal corporations.