- in the Des Moines Register and the Des Moines Capital, newspapers
- published in the city of Des Moines, Iowa, and the secretary of state
- is hereby authorized and directed to cause house joint resolution 2
- to be published as provided herein.

Approved January 3, A. D. 1924.

CHAPTER 76

SENATORIAL DISTRICTS

H. J. R. 6

JOINT RESOLUTION proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts.

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

- Section 1. Number of senators. That the following amendment to section thirty-four (34) of article three (3) of the constitution of 2 3 the state of Iowa be and the same is hereby proposed:
- That the period (.) at the end of said section thirty-four (34) of 4 5 article three (3) of the constitution of the state of Iowa be stricken and the following inserted: 6
- ", but no county shall be entitled to more than one (1) senator."
- 1 SEC. 2. Be it further resolved that the foregoing proposed amend-2 ment be and the same is hereby referred to the legislature to be chosen
- at the next general election for members of the next general assembly, 3
- and that the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided 5
- by law. 6
- SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines
- Register and in the Iowa Forum, both newspapers published in Des 3
- Moines, Iowa.

Approved April 26, A. D. 1924.

I hereby certify that the foregoing act was published in the Des Moines Register May 2, 1924, and the Iowa Forum May 7, 1924. W. C. RAMSAY, Secretary of State.

CHAPTER 77

CERTIFICATION OF TEACHERS

H. J. R. 8

JOINT RESOLUTION relating to certification of teachers in certain cases and the approval of certain schools for state aid and approval of certain schools for tuition.

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

SECTION 1. Orders not retroactive. That no regulations or orders by the state superintendent of public instruction or the board of

- educational examiners with reference to the qualifications of teachers
- in regard to having taken certain high school or collegiate courses or 4
- teacher's training courses, shall be retroactive so as to apply to any 5
- 6 teacher who has had at least three years successful experience in
- teaching; and no teacher once approved for teaching in any kind of
- 8 school shall be prevented by such regulations or orders from continuing
- to teach in the same kind of school for which he has previously been 9
- 10 approved; provided, however, that this section shall not be construed
- as limiting the duties or powers of any school board in the selection 11
- of teachers, or in the dismissal of teachers for inefficiency or for any 12
- 13 legal cause.
 - SEC. 2. State aid. No school shall be deprived of its right to be 1
 - approved for state aid or approved for tuition by reason of the employ-
 - 3 ment of any teacher as authorized under the preceding section.
- SEC. 3. Publication. This resolution being deemed of immediate 1
- importance shall be in effect from and after its passage and publication 2
- 3 in the Des Moines Register and Des Moines Capital, newspapers pub-
- lished in Des Moines, Iowa.

Approved April 28, A. D. 1924

I hereby certify that the foregoing act was published in the Des Moines Register May 2, 1924, and the Des Moines Capital, May 1, 1924. W. C. RAMSAY, Secretary of State.

CHAPTER 78

MUNICIPAL CORPORATIONS

H. F. 180

AN ACT to amend, revise, and codify sections four thousand seventy-one (4071), four thousand seventy-two (4072), four thousand seventy-three (4073), four thousand seventy-nine (4079), four thousand eighty-two (4082), and four thousand eighty-five (4085) 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 seventy-one (4071), four thousand seventytwo (4072) and four thousand seventy-three (4073) of the compiled code of Iowa are amended, revised, and codified to read as follows:

- tion to any city or town or subdivision of any part or parcel of lands
- SECTION 1. Plats of additions or subdivisions. The plat of any addi-
- 3 lying within or adjacent to any city or town, shall be divided by streets
- into blocks and such blocks and streets shall conform as nearly as
- practicable to the size of blocks and the widths of streets therein, and
- shall be extensions of the existing system of streets.
- may require the owner of the land to bring all streets to a grade
- acceptable to the council before the plat is approved. It may require
- alleys to be platted separating abutting lots and if so platted, the 9
- alleys shall conform as nearly as practicable to the widths of alleys 10
- in the city or town and shall be extensions of the existing system 11
- 12 of alleys.