Whereas, the city of Cedar Falls aided by its commercial body and one or two civic organizations has proffered without expense to the state to provide housing facilities in one of its parks if the state will move the station from Waterloo to Cedar Falls; meaning that such building quarters would be built and the property leased to the state free from any expense for rental as long as aforementioned radio station is maintained, and that an examination by the chief of Iowa police radio system of such proposed location offered by the city of Cedar Falls seems to indicate that removal of Station KNFN to Cedar Falls will double the efficiency of the service of the station to the peace officers in northeastern Iowa, which increase is necessary in order to cover northeast Iowa, and with but the minimum of expense and that such removal is recommended by the attorney general's office, therefore

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

SECTION 1. That there is hereby appropriated from the general funds of the state not otherwise appropriated the sum of thirty-five hundred dollars (\$3,500.00) or so much thereof as may be necessary to enable the attorney general to move station KNFN and install it in housing facilities to be furnished as aforesaid. Such sum of money or any part thereof as may be necessary may be used also for the purchase of an aerial tower of such height as may be deemed best by the attorney general and for the reinstallation of the station and for any and all other expense of removal and setting up of the station in the new location.

Senate File 340. Approved May 1, 1937.

### CHAPTER 15

# **APPROPRIATIONS**

S. F. 477

AN ACT to make appropriations to E. R. Wald, F. D. Cox, D. H. Anderson and B. L. Basinger, M.D.

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

- SECTION 1. There is hereby appropriated out of the primary road fund to E. R. Wald, Goldfield, Iowa, the sum of one hundred dollars (\$100.00) in full settlement of all claims he may have against the state of Iowa on account of injuries to Mrs. Wald and their son, sustained when a snow plow threw snow through the window of their car on primary road No. ten, in Wright county, Iowa, on February twenty-fifth, nineteen hundred and thirty-five.
- SEC. 2. There is hereby appropriated out of the primary road fund to F. D. Cox, Grinnell, Iowa, the sum of five dollars and sixty-seven cents (\$5.67) in full settlement of all claims he may have against the state of Iowa on account of a collision with a highway commission truck and snow plow on primary road No. sixty-three in Poweshiek county, Iowa, on January twentieth, nineteen hundred and thirty-seven.

- SEC. 3. There is hereby appropriated out of the primary road fund to D. H. Anderson, Scranton, Iowa, the sum of fifty-three dollars and sixty-five cents (\$53.65) in full settlement of all claims he may have against the state of Iowa on account of a collision with a highway commission truck and snow plow on primary road number thirty (30) in Greene county, Iowa, on February fifteenth, nineteen hundred and thirty-seven.
- SEC. 4. There is hereby appropriated out of the primary road fund of the state of Iowa to B. L. Basinger, M. D., Goldfield, Iowa, the sum of twenty-three dollars and fifty cents (\$23.50) in full settlement of all claims he may have against the state of Iowa on account of professional services to Mrs. E. B. Wald and son for injuries sustained when a snow plow threw snow in the window of the car in which she was riding on primary road number ten (10), Wright county, Iowa, on February twenty-fifth, nineteen hundred and thirty-five.
- SEC. 5. The state comptroller is hereby directed to issue his warrants to the above named parties in the amounts stated, and the state treasurer is hereby directed to pay the same upon presentation out of said fund.
- SEC. 6. The acceptance of said sums by the above named parties, respectively, shall be in full settlement of all claims against the state of Iowa due to said collisions.

Senate File 477. Approved May 1, 1937.

### CHAPTER 16

### IOWA CITY, CITY OF

# H. F. 30

AN ACT to make an appropriation to the city of Iowa City, Iowa, to compensate the city for expenses incurred in improving and extending its sewage system and constructing and equipping a sewage disposal plant, in proportion to the use of such system and plant by state-owned property.

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

There is hereby appropriated out of the general fund of the state the sum of one hundred ten thousand, five hundred sixtyone dollars and twenty-six cents (\$110,561.26), payable to the city of Iowa City, Iowa, on July 1, 1937, to compensate the said city for a portion of the expenses incurred by it in improving and extending its sewage system and in constructing and equipping a sewage disposal Said amount of one hundred ten thousand, five hundred sixtyone dollars and twenty-six cents (\$110,561.26) bears the same ratio to the total cost of said system and plant as the use or sewage load imposed upon said system and plant by state-owned property within said city bears to its total use or sewage load, as decided and agreed upon 11 by and between the said city of Iowa City, Iowa, and the Iowa state 12 board of education on the 5th day of December, 1934, and approved and reported in the minutes of a meeting of the Iowa state board of 13 14 education held in Des Moines on the 17th day of January, 1935. 15