- and complete record of the proceedings relative to water districts, so arranged and indexed, as to enable any proceedings relative to any district to be readily examined.
- SEC. 33. Any person aggrieved, may appeal from any final action of the board of supervisors in relation to any matter involving his rights, to the district court of the county in which the district is located. The procedure in such appeals shall be governed by the provisions of sections seventy-five hundred fifteen (7515) to seventy-five hundred thirty (7530) inclusive, code of Iowa, 1935, provided that whenever in the above sections the words "drainage district" occur, the words "benefited water district" shall be substituted.
- SEC. 34. The act, being deemed of immediate importance, shall take effect from and after its publication in The Plain Talk, a newspaper of general circulation, published in Des Moines, Iowa, and in The Merchants Messenger and Park Avenue News, a newspaper of general publication, published in Polk County, Iowa.

House File 165. Approved May 1, 1937.

I hereby certify that the foregoing act was published in the Plain Talk, May 20, 1937, and the Merchants Messenger and Park Avenue News, May 20, 1937.

ROBERT E. O'BRIAN, Secretary of State.

CHAPTER 149

EMERGENCY FEED LOAN FUND

H. F. 1

AN ACT creating an emergency feed loan fund for drought areas and providing for the levying of taxes therefor.

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

- SECTION 1. Counties of the state of Iowa, through their boards of supervisors, in addition to the powers already possessed by them, are hereby authorized by resolution of their boards of supervisors, to immediately establish what shall be known as the "Emergency Feed Loan Fund".
- SEC. 2. That the fund for said Emergency Feed Loan Fund may be created as hereinafter set out.
- SEC. 3. Said Emergency Feed Loan Fund shall be under the supervision of the county treasurer, and no funds shall be drawn therefrom except upon an order drawn against the same as hereinafter provided.
- SEC. 4. For the purpose of creating said fund to make the loans herein provided, the board of supervisors is hereby authorized to provide a fund not in excess of \$75,000 for such purpose, and shall provide by resolution for the issuance of anticipatory warrants by the county auditor and the sale thereof by the county treasurer, said warrants to be drawn against the fund in denominations of \$100, \$500, and \$1,000, as hereinafter set out, and for such purpose said board shall make a millage levy accordingly to provide for said fund. Said

9 levy shall be pledged exclusively to the payment of the warrants here-

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- in provided. When the purposes of this act have been accomplished, and the warrants paid, said fund so created and all accumulations thereto shall revert to the general fund of the county.
 - SEC. 5. Said anticipatory warrants of the denominations herein above referred to shall be sold to the highest bidder as the need of said fund demands in the office of the county treasurer at public sale, after giving notice of the time and place of said sale by publishing a notice thereof once in an official newspaper of said county at least three days before the date of sale.
 - SEC. 6. Said anticipatory warrants shall be signed by the chairman of the board of supervisors and attested by the county auditor with his official seal thereto attached, and be dated as of the date of sale, and shall draw interest at the rate of not to exceed three (3) per cent per annum, and shall not be sold at less than their par value.
 - SEC. 7. All persons desiring to procure a feed loan from said fund shall make a written application therefor, under oath, setting forth that the applicant is a bona fide resident of the county, the amount and kind of property owned by said applicant, the amount and kind of feed owned by him at the time of making said application. The board of supervisors is authorized to make a loan or loans to any farm operator who is without feed and without funds with which to purchase feed for his livestock. The board of supervisors, in its discretion, may inquire of the prospective applicant as to whether or not he has made application for a loan from either private or governmental agencies.
 - SEC. 8. The board of supervisors shall inspect said application and make such investigation as it deems advisable, and after such inspection and investigation, approve or reject said application, as in its judgment seems expedient, and if said application is approved the board of supervisors shall indorse thereon its approval, stating the amount and duration of said loan. The action of the board of supervisors in passing upon any and all applications shall be final, except the rights of said applicant to at a later date reapply for a loan.
 - SEC. 9. The board of supervisors may approve the application or applications and, in its discretion prescribe such terms and conditions as may be deemed advisable to secure repayment of the said loan, and the borrower shall execute an obligation for the amount of the loan approved, which shall bear interest at not less than three (3) per cent per annum, in which the spouse, if any, of the said borrower shall join, payable to the county auditor of said county for the use and benefit of the said fund.
 - SEC. 10. All anticipatory warrants, issued under the provisions of this act shall be numbered consecutively and be registered in the office of the county treasurer, and shall be subject to call in numerical order at any time when sufficient money is in the hands of the county treasurer to retire any of said warrants, together with the accrued interest thereon.
 - 1 SEC. 11. Counties authorized to accept from the federal govern-2 ment any sums of money made available for feed purposes, shall place

- said sums of money in the fund herein created, and the same shall be-
- come a part of said fund the same as the proceeds provided for herein, and shall be used for the purpose of retiring existing warrants or for
- 6 making loans under the provisions hereof.
- SEC. 12. All acts or parts of acts in conflict with this act are 2 suspended so far as they affect this act, while this act is in effect.
- 1 All loans made under the provisions of this act shall be 2 made for a period of not to exceed twelve months, payable on or before 3 due date.
- SEC. 14. From and after the first day of July, 1938, this act shall cease to be in force, except for the purpose of collecting the tax and loans, and retiring the warrants.
- 1 This act being brought forth to meet an emergency 2 through the police power of the state, and being deemed of immediate importance, shall be in full force and effect after its publication as 3 provided by law.

House File 1. Approved January 22, 1937.

I hereby certify that the foregoing act was published in the Ames Tribune, Ames, January 23, 1937, and the News-Republican, Boone, January 23, 1937. ROBERT E. O'BRIAN, Secretary of State.

CHAPTER 150

COUNTY LIMESTONE QUARRIES

H. F. 147

AN ACT authorizing county supervisors to purchase agricultural lime and resell same to farmers and to locate, purchase or acquire by condemnation for county use lime-stone quarries for the production of agricultural lime, and for the sale of such agricultural lime to the farmers, and the transportation of same; and levying of a special assessment tax against the farmer so benefited, the issuance of anticipatory warrants secured by such special assessment, payable in installments over a five year period.

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

- SECTION 1. The board of supervisors of any county where there is no privately owned quarry, or when a privately owned quarry is un-
- able to supply limestone in the same amount and at the same price and
- terms, shall have the jurisdiction, power and authority, at any regular,
- special or adjourned session to establish, locate, acquire by purchase,
- condemnation or lease for the county use, any limestone quarry not at that time being operated by private individuals, corporations or as-
- sociations, suitable for agricultural purposes. Such quarry shall not be so established, located, acquired, or leased unless and until the board has determined by actual investigation that the county can pro-8
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- duce by such method lime at less cost than lime of the same quality 11
- may be purchased by the county and delivered in the county from 12
- 13 other sources.
 - SEC. 2. The board of supervisors shall have the authority and
- power to acquire such equipment as it shall deem necessary for the