CHAPTER 154

PRIMARY ROADS

S. F. 174

AN ACT to amend section forty-seven hundred fifty-five-B-twenty-six (4755-B26), code of Iowa, 1935, relating to the construction or reconstruction, improvement and maintenance of primary roads.

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

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SECTION 1. Section forty-seven hundred fifty-five-b twenty-six (4755-b26), code of Iowa, 1935, is hereby repealed and the following enacted as a substitute therefor:

The state highway commission is hereby given authority, subject to the approval of the council, to construct, reconstruct, improve and maintain extensions of the primary road system within any city or town, including cities under special charter, provided that such improvement shall not exceed in width that of the primary road system and the amount of funds expended in any one year shall not exceed twenty-five per cent of the primary road construction fund.

twenty-five per cent of the primary road construction fund.

The phrase "subject to approval of the council", as it appears in this section, shall be construed as authorizing the council to consider said proposed improvements in its relationship to municipal improvements (such as sewers, water lines, sidewalks and other public improvements, and the establishment or re-establishment of street grades). The location of said primary road extensions shall be determined by the state highway commission.

Senate File 174. Approved May 1, 1937.

CHAPTER 155

CITIES AND TOWNS

H. F. 184

AN ACT to amend section five thousand six hundred eighty-three (5683) of the code, relating to powers of cities and towns.

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

SECTION 1. Section five thousand six hundred eighty-three (5683) of the code is hereby repealed and the following enacted in lieu thereof: 3 "Cities and towns, including cities under special charter, may pay, 4 out of the general fund, annual dues to the league of Iowa municipalities, not to exceed the following amounts: Municipalities of less than two hundred population, ten dollars; from two hundred to five hundred population, fifteen dollars; from five hundred to one thousand population, twenty dollars; from one thousand to two thousand population, twenty-five dollars; from two thousand to five thousand population, thirty dollars; from five thousand to ten thousand population, forty 10 11 dollars; from ten thousand to twenty thousand population, fifty dollars; from twenty thousand to thirty thousand population, sixty dol-12 lars; from thirty thousand to forty thousand population, seventy dollars; from forty thousand to fifty thousand population, eighty dollars;

- 15 from fifty thousand to eighty thousand population, ninety dollars; from
- 16 eighty thousand to one hundred thousand population, one hundred
- 17 dollars; and for all over one hundred thousand population, one hundred
- fifty dollars. In addition they may pay, out of the general fund, the actual expenses of delegates to the annual convention of the league as 18
- 19
- follows, less than two thousand population, two delegates; from two 20
- thousand to five thousand population, three delegates; from five thou-21
- 22 sand to twenty thousand population, four delegates; over twenty thou-
- 23 sand population, five delegates.
 - In no event shall the expense of such delegates exceed five 2 cents a mile, under the limitations now provided by law, and five dol-
- 3 lars a day for actual days in attendance and going to and returning
- from such meeting.

House File 184. Approved May 1, 1937.

CHAPTER 156

CIVIL SERVICE

H. F. 51

AN ACT to amend chapter two-hundred eighty-nine (289), code, 1935, by adding new sections and to amend sections five thousand six hundred eighty-nine (5689), five thousand six hundred ninety-three (5693), five thousand seven hundred one (5701), five thousand seven hundred three (5703), five thousand seven hundred five (5705), five thousand seven hundred seven (5707), five thousand seven hundred thirteen (5713), code, 1935; to repeal sections five thousand six hundred ninety-one (5691), five thousand six hundred ninety-two (5692), five thousand six hundred ninety-four (5694), five thousand six hundred ninety-four (5694), five thousand six hundred ninety-six (5696), five thousand six hundred ninety-six (5696), five thousand six hundred ninety-six-d one (5696-d1), five thousand six hundred ninety-nine (5699), five thousand seven hundred two (5702), five thousand seven hundred four (5704), five thousand seven hundred eleven (5711), and five thousand seven hundred twelve (5712), and 1925 and to enset substitutes therefor and to repeal section five thousand (5712), code, 1935, and to enact substitutes therefor and to repeal section five thousand seven hundred twelve-d-one (5712-d1), code, 1935; all relating to civil service employees of cities, including those operating under special charter.

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

- SECTION 1. That section five thousand six hundred eighty-nine (5689), code, 1935, is hereby amended by inserting after the word "department" in line three (3) thereof the words "or a paid police 2 3 4 department".
- 1 SEC. 2. That section five thousand six hundred ninety-one (5691). 2 code, 1935, is hereby repealed and the following enacted in lieu thereof: 3 "5691. Optional appointment of commission. In cities having a 4 population of less than 8,000, the city council may, by ordinance, adopt 5 the provisions of this chapter in which case it shall either appoint such commission or provide, by ordinance, for the exercise of the powers and performance of the duties of the commission by the council. Where the city council exercises the powers of the commission the term "commission" as used in this chapter shall mean the city 9 10 council."
- That section five thousand six hundred ninety-two (5692), SEC. 3. code, 1935, is hereby repealed and the following enacted in lieu thereof: