SEC. 11. Chapter one hundred ninety-three (193), Code 1939, is amended by adding to said chapter as a separate section following section 3888, Code 1939, the following:

"Uniform county certificates and normal training highschool certificates in force or renewable at the dates when the respective repeals affecting them in this act become effective, shall be subject to term renewals upon the filing with the board of educational examiners of such evidence as the board may require, showing professional spirit, physical and moral fitness for work in the schools, and successful ex-10 perience in administration, supervision or teaching for at least nine 11 months during the term for which the certificate was issued. board may, at its discretion, accept credit in an approved college or 12 13 graduate school in lieu of the teaching experience required for renewal 14 of certificates."

- 1 SEC. 12. Section three thousand eight hundred sixty-one (3861), 2 Code 1939, is hereby repealed.
- Sections three thousand eight hundred seventy-three (3873), three thousand eight hundred seventy-five (3875), three thousand eight hundred seventy-six (3876), three thousand eight hundred seventy-seven (3877), three thousand eight hundred seventy-nine (3879), three thousand eight hundred eighty (3880), three thousand eight hundred eighty-one (3881), three thousand eight hundred eighty-two (3882), three thousand eight hundred eighty-three (3883), three thousand eight hundred eighty-four (3884), three thousand eight hundred eighty-five (3885), three thousand eight hundred 10 eighty-six (3886), three thousand eight hundred eighty-seven (3887), three thousand eight hundred eighty-nine (3889) and three thousand 11 eight hundred ninety (3890), Code 1939, are hereby repealed effec-12 tive September 1, 1946. 13
 - SEC. 14. Section three thousand eight hundred ninety-one (3891), is hereby amended by changing the comma (,) in line four (4) to a period (.) and by striking the remainder of the section.
 - 1 SEC. 15. Chapter one hundred ninety-four (194), Code 1939, is 2 hereby repealed, effective September 1, 1948.

Approved April 4, 1945.

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CHAPTER 127

DISCONTINUING SCHOOL FACILITIES

H. F. 130

AN ACT to permit school districts to discontinue facilities and contract with other districts to furnish such facilities under certain conditions.

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

- SECTION 1. Any school district by record action taken by its board of directors and approved by the county board of education may dis-
- 3 continue any or all of its educational facilities and contract with any

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school district maintaining approved schools to furnish such facilities, 5 provided it is determined by the district and the county board of educa-6 tion that the per pupil cost of tuition and transportation to be contracted for does not exceed the per pupil cost of maintaining its own educational facilities. In the event the total per pupil cost of tuition and transportation proposed to be contracted for exceeds the total per 7 8 9 pupil cost of maintaining like facilities in its own schools, the district 10 may nevertheless contract with another district, maintaining approved 11 schools, to furnish such facilities provided the parents or the persons standing in loco parentis to the pupils involved will agree to share the 12 13 pro rata amount of such excess cost. Contracts made under the pro-14 15 visions hereof shall not be made for a period to exceed one school year.

Approved March 22, 1945.

CHAPTER 128

REORGANIZATION OF SCHOOL DISTRICTS S. F. 380

AN ACT to provide for the study and survey by the county boards of education of the matter of reorganization of school districts, the submission of plans of reorganization to the voters of affected districts, and making effective any reorganization which may be authorized.

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

- SECTION 1. The county board of education in each county of the state shall initiate detailed studies and surveys of the school districts within the county and territory adjacent thereto for the purpose of promoting such reorganization of districts by unions, mergers, reorganizations or centralization as will effect more economical operation and the attainment of higher standards of education in the schools.
 - SEC. 2. The scope of such studies and surveys shall include the following matters in the various districts in the county: the adequacy of the educational program, average daily attendance of pupils, property valuations, existing buildings and equipment, natural community areas, road conditions, transportation. economic factors, and such other matters that may bear on educational programs meeting minimum standards required by law.
- SEC. 3. In making such studies and surveys the board in each county shall consult with the officials of affected districts and other citizens, and shall from time to time hold public hearings, and may employ such research and other assistance as it may determine reasonably necessary in order to properly carry on its survey and prepare definite plans of reorganization. In the development of such reorganization plans and surveys the county boards shall call upon the department of public instruction for advice and counsel in order to keep such reorganization plans in conformity to the statewide plan of education and to state laws.