.5 to secure patients, or obtaining a fee for the assurance that an incurable disease can be cured.

"Having professional connections or lending one's name to any illegal practitioner of veterinary medicine or the various branches thereof.

"Any division of fees or charges or any agreement or arrangement to share fees or charges.

"The revocation by a sister state or territory of a license or certi-12 13 ficate by virtue of which one is licensed to practice veterinary medicine in that state or territory. 14

"Fraud or dishonesty in applying, treating or reporting on biologics, tuberculin or serological tests.

"Failing to report, as required by law, or making false report of

any contagious or infectious disease.

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18 "Issuing a certificate of health for an animal knowing that the 19 20 animal described therein was not the animal from which the tests were made as a basis for the certificate, or otherwise falsifying any 21 22 such certificate.

"Conducting or having conducted for the licensee the agglutination test for brucellosis in other than a recognized laboratory designated by the department of agriculture; provided, however, that this subsection shall not apply to certain serological tests approved by the department of agriculture."

SEC. 8. Chapter one hundred sixty-nine (169), Code 1954, is hereby amended by adding thereto a new section as follows:

"Any person engaging in the practice of veterinary medicine as defined in this chapter without possessing a license therefor may be restrained by permanent injunction in an action to be instituted in the name of the state of Iowa on the information of the secretary of agriculture.".

Approved April 19, 1955.

CHAPTER 106

AID TO AGRICULTURAL SOCIETIES

H. F. 236

AN ACT to amend chapter one hundred seventy-four (174), Code 1954, relating to county and district agricultural societies.

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

- SECTION 1. Section one hundred seventy-four point ten (174.10), Code 1954, is hereby amended by striking the period in line ten (10) and inserting the following: ", except that in a county where there
- are two definitely separate county extension offices, two agricultural societies may receive state aid."; also by striking the last three lines

of said section.

SEC. 2. Section one hundred seventy-four point eleven (174.11), Code 1954, is hereby amended by striking the word "county" in line ten (10) thereof and inserting the words "agricultural society".

Section one hundred seventy-four point eleven (174.11) is further amended by inserting in line twelve (12) after the comma the fol-5 lowing: "except in counties where there are two definitely separate county extension offices,".

Approved April 21, 1955.

CHAPTER 107

COUNTY AGRICULTURAL EXTENSION DISTRICTS

S. F. 198

AN ACT relating to the establishment of county agricultural extension districts and to the organization of county agricultural extension councils, to cooperate with the Iowa State College of Agriculture and Merchanic Arts and the United States Department of Agriculture, in conducting educational programs in agriculture, home economics and 4-H club work in the several counties and authorizing the levy of an economics and 4-H club work in the several counties and authorizing the levy of an annual tax therefor and providing for the appointment and supervision of county extension personnel, validating certain acts of county farm bureaus, amending sections one hundred seventy-six point three (176.3) and one hundred seventy-six point seven (176.7), Code 1954, and repealing sections one hundred seventy-six point (176.8), one hundred seventy-six point ten (176.10), one hundred seventy-six point televen (176.11), one hundred seventy-six point twelve (176.12), one hundred seventy-six point fifteen (176.15), and one hundred seventy-six point sixteen (176.16), Code 1954.

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

- SECTION 1. Short title. This chapter may be known and cited as 2 the "County Agricultural Extension Law."
- Declaration of policy. It is hereby declared to be the policy of the legislature to provide for aid in disseminating among the people of Iowa useful and practical information on subjects relating to agriculture, home economics and rural and community life, and to encourage the application of the same in the several counties of the state through extension work to be carried on in cooperation with Iowa State College of Agriculture and Mechanic Arts and the United States Department of Agriculture as provided in the Act of Congress May 8, 1914, as amended by Public Law 83 of the Eighty-third Con-10 gress.
- SEC. 3. Definition of terms. Whenever used or referred to in this chapter unless a different meaning clearly appears from the context (1) "county agricultural extension district" hereinafter referred to as "extension district" means a governmental subdivision of this state, and a public body corporate organized in accordance with the provisions of this chapter for the purposes, with the powers, and subject to the restrictions hereinafter set forth; (2) "county agricultural extension council" herein after referred to as "extension council" means the agency created and constituted as provided in section five (5) of this chapter; (3) "Iowa State College" means the "Iowa State College of Agriculture and Mechanic Arts," and shall hereinafter be referred to as "Iowa State College"; (4) "extension service" 10 11 12 means the "Cooperative Extension Service in Agriculture and Home Economics of Iowa State College," and shall hereinafter be referred to as "extension service"; (5) "director of extension" means the "Di-13 14