CH. 237] LAWS OF THE FIFTY-SEVENTH GENERAL ASSEMBLY

7 the easement granted to the county, only the cost of maintenance may 8 be assumed by the county."

1 SEC. 6. Section four hundred sixty-seven B point seven (467B.7), 2 Code 1954, is hereby repealed and the following enacted in lieu there-3 of:

of:
"Any flood or soil erosion control, flood prevention, or the conservation, development, utilization, and disposal of water, projects built
on private land with federal or other funds when dedicated to the
county use, shall be maintained in the same manner as its own county
owned or controlled property."

1 SEC. 7. Section four hundred sixty-seven B point ten (467B.10), 2 Code 1954, is hereby repealed and the following enacted in lieu there-3 of:

of: "This chapter contemplates that actual direction of the project, or the dome in connection therewith, will be 4 projects, and the actual work done in connection therewith, will be assumed by the soil conservation district, subdistrict of a soil conser- $\mathbf{5}$ 6 7 vation district, or by the federal government and that the county or other state subdivisions or instrumentalities jointly will meet the obli-8 gation required for federal cooperation and may make proper commit-9 ment for the care and maintenance of the project after its completion 10 for the general welfare of the public and residents of the respective 11 12 counties."

Approved April 17, 1957.

CHAPTER 237

FEDERAL FLOOD CONTROL LANDS

S. F. 58

AN ACT to amend chapter four hundred sixty-seven B (467B), Code 1954, relating to taxation on land acquired by the federal government for flood control purposes.

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

1 SECTION 1. Chapter four hundred sixty-seven B (467B), Code 2 1954, is hereby amended by adding thereto the following: "The treas-3 urer of any county wherein is situated any land acquired by the federal 4 government for flood control projects is hereby authorized to cancel 5 any taxes or tax assessments against any such land so acquired where 6 the tax has been extended but has not become a lien thereon at the

7 time of the acquisition thereof."

Approved April 5, 1957.