# CHAPTER 343

#### CONSERVATION COMMISSION RELEASE OF EASEMENT

# H. F. 573

AN ACT enabling the state conservation commission to release an easement in favor of the people of the state of Iowa which presently encumbers the property of Henrietta G. Pitman, L. G. Pitman, Clarence P. Mc Connell, and Loveta Opal Mc Connell.

WHEREAS, in 1938 the people of the state of Iowa were given an easement across "All that part of Lot Fifteen (15), Lakeshore Addition to Lake View, Iowa, lying east of west line of sidewalk as now located across said lot", for the purpose of dredging Blackhawk Lake; and

WHEREAS, the purpose for which the easement was given has been fulfilled and the easement should now be released; now, therefore,

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

- SECTION 1. The state conservation commission is hereby directed
- and authorized to prepare and execute for and in the name of the state
- of Iowa a properly worded release of an easement in favor of the people
- of the state of Iowa that presently encumbers "All that part of Lot
- Fifteen (15), Lakeshore Addition to Lake View, Iowa, lying east of west line of sidewalk as now located across said lot". The easement to
- be released is recorded in Book 8, page 438 of town lot deeds, in the
- 8 office of the county recorder of Sac county, Iowa.
- 1 SEC. 2. The state conservation commission is further directed to safeguard the property rights of the state of Iowa with respect to land created by the state along the shore of Blackhawk Lake.

Approved April 29, 1963.

# CHAPTER 344

# BENTON-LINN FIRE DISTRICT LEGALIZING ACT

### H. F. 113

AN ACT to legalize and validate the proceedings for the organization and establishment of the Benton-Linn Benefited Fire District, in the counties of Benton and Linn, state of Iowa, and declaring said district a duly and legally organized corporate body as provided by law.

WHEREAS, the Benton-Linn Benefited Fire District, in the counties of Benton and Linn, state of Iowa, was organized and established on or about May 2nd, 1962, pursuant to the provisions of chapter three hundred fiftyseven A (357A), Code 1962, and the existence of said district is of general public interest and vital to the public interest and welfare of the area contained within its boundaries; and

WHEREAS, doubts have arisen concerning the validity and legal sufficiency of the proceedings for the organization and establishment of said district, and it is deemed advisable and necessary to put such doubts and