- pensation is changed by a change in the law the said computation shall 12 also be made in the month the law becomes effective for the salaries paid for the remainder of said year from the effective date of the new law. If a vacancy occurs in any office, the person who is appointed or elected to fill the unexpired term in the office vacated, 13 14 15 16 shall receive the same salary as the person vacating the office.
 - Section three hundred forty point nine (340.9), Code 1971, is amended by striking subsections ten (10), eleven (11), and 3 twelve (12) and inserting in lieu thereof the following new subsection: 4 'One hundred thousand or more, an annual salary established by 5 the county board of supervisors, except that in no case shall his annual salary be less than the annual salary established in December, 1969. The board may accept and utilize private grants or federal funds, or both, for the purpose of paying the salary of the county attorney and his assistants." 9

Section three hundred forty point eight (340.8), the last 1 SEC. 3. 2 unnumbered paragraph, Code 1971, is amended as follows:

3 In counties over two hundred fifty thousand population where more than two deputies are required, said deputies may be paid an amount 4 5 not to exceed [seventy] seventy-five percent of the annual salary of 6 his or her principal. Upon certification to the board of supervisors 7 by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors [shall] may 8 certify to the county auditor of any such county the annual salary certified by the elected officials, but in no event shall said board of 9 10 supervisors be required to certify to the auditor of any such county an amount in excess of the amounts authorized above. The board of 11 12 13 supervisors shall fix all compensation for extra help and clerks.

Section three hundred forty point nine (340.9), Code SEC. 4. 1971, is amended by adding the following new paragraph:

"The board of supervisors of any county may pay or supplement the salaries of the county attorney and the assistant county attorneys from federal funds notwithstanding the salary limitations set forth in this 6 section and section three hundred forty point ten (340.10) of the Code."

Approved June 30, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 199

ASSISTANT COUNTY ATTORNEYS SALARIES

S. F. 41

AN ACT relating to the authorization of assistant county attorneys and salaries there-

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

- Section three hundred forty point ten (340.10), Code 1971, is amended by striking the section and inserting in lieu thereof
- the following:

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Assistant county attorneys. Where an assistant county attorney is 5 appointed he shall receive as compensation:

1. For the first assistant county attorney, not more than eighty-five

percent of the amount of the salary of the county attorney.

2. For additional assistant county attorneys, not to exceed eighty 8 9 percent of the amount of the salary of the county attorney, as fixed by 10 the board of supervisors.

Approved March 16, 1971.

CHAPTER 200

COUNTY PROPERTY REPLACEMENT

S. F. 269

AN ACT to provide that expenditures of funds by the county board of supervisors to replace property acquired by another governmental body need not be submitted to the voters.

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

SECTION 1. Section three hundred forty-five point one (345.1),

Code 1971, is amended as follows:

2 3 345.1 Expenditures—when vote necessary. The board of super-4 visors shall not order the erection of, or the building of an addition or extension to, or the remodeling or reconstruction or relocation and replacement of a courthouse, jail, county hospital,* [or] county home [when the probable cost will exceed ten thousand dollars], or any 6 other county building or facility, except as otherwise provided, when 8 the probable cost will exceed ten thousand dollars, nor the purchase 10 of real estate for county purposes exceeding ten thousand dollars in value, until a proposition therefor shall have been first submitted to 11 12 the legal voters of the county, and voted for by a majority of all 13 persons voting for and against such proposition at a general or special election, notice of the same being given as in other special 14 elections. [Except, however] However, such proposition need not be 15 submitted to the voters if any such erection, construction, remodel-16 ing, reconstruction, relocation and replacement, or purchase of real 17 estate may be accomplished without the levy of additional taxes and 18 19 the probable cost will not exceed fifty thousand dollars, or when a 20 relocation and replacement is made necessary by the acquisition of 21 county property for a federal or state project, and the cost of the 22 relocation does not exceed the amount of the award of damages by the state or federal government.

Approved May 7, 1971.

^{*}See Code 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.