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servancy districts shall advise and consult with each other, upon the request of [either party] any of them or of any affected land-owners, and shall be authorized to co-operate with each other or with other state subdivisions, or instrumentalities, and affected land-owners, as well as with the federal government or any department or agency thereof, to construct, operate, and maintain suitable projects for flood or soil erosion control, flood prevention, or the conservation, development, utilization, and disposal of water on public roads or other public lands or other land granted county use.

SEC. 44. Section four hundred sixty-seven B point five (467B.5),

2 Code 1971, is amended as follows: 467B.5 Maintenance cost. Whe

467B.5 Maintenance cost. Where construction of projects has been completed by the soil conservation district, subdistricts of soil conservation districts, conservancy districts, political subdivisions of the state, or other local agencies, or the federal government, or any department or agency thereof on private lands under the easement granted to the county, only the cost of maintenance may be assumed by the county.

SEC. 45. Section four hundred sixty-seven B point ten (467B.10),

Code 1971, is amended as follows:

467B.10 Assumption of obligations. 3 This chapter contemplates that actual direction of the project, or projects, and the actual work 4 5 done in connection therewith, will be assumed by the soil conservation district, subdistrict of a soil conservation district, conservancy district, or by the federal government and that the county or other state subdivisions or instrumentalities jointly will meet the obligation required for federal co-operation and may make proper commitment for the care and maintenance of the project after its com-10 pletion for the general welfare of the public and residents of the 11 respective counties. 12

1 SEC. 46. This Act shall take precedence over any other statute 2 of this state found in conflict herewith.

Approved May 28, 1971.

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

CHAPTER 228

WATER POWER USE BY CONDEMNATION REPEALED H. F. 26

AN ACT relating to the use of eminent domain for the development or utilization of water or water power for manufacturing, power, industrial and recreational purposes.

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

SECTION 1. Sections four hundred sixty-nine point seventeen (469.17), four hundred sixty-nine point eighteen (469.18), four hundred sixty-nine point twenty (469.20), four hundred sixty-nine point twenty-one (469.21), and four hundred sixty-nine point twenty-two (469.22), Code 1971, are repealed.

Approved May 5, 1971.