LAWS OF THE SIXTY-FOURTH G. A., FIRST SESSION [Сн. 229

CHAPTER 229

FLOOD AND EROSION CONTROL

S. F. 518

AN ACT relating to the condemnation of property by the county for flood and erosion control projects.

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

SECTION 1. Section four hundred seventy-one point four (471.4), 1 $\mathbf{2}$ subsection one (1), Code 1971, is amended as follows:

3 1. Counties. Upon all counties for such lands as are reasonable and necessary for the erection of courthouses or jails or any other build-4 ings or additions to buildings which the county has statutory power to erect, construct or make additions, for projects provided for in chapter four hundred sixty-seven B (467B) of the Code, and the con-5 6 7 8 struction, improvement or maintenance of highways, and for the 9 carrying out of plans for the acquisition of land advanced by a county conservation board, and approved by the state conservation commis-10 sion as provided in section 111A.4; providing further, it would not completely prevent development of the conservation project, this authority shall not apply to any improved private property used as a residence or living quarters for a period of one year, not to exceed two 11 1213 14 15 acres, or if jointly owned, not to exceed two acres per residential unit, unless subsequently abandoned for use for such purposes. Temporary 16 unoccupancy shall not be construed as abandonment. Wherever the 17 18 county has the right to take private property for public use, it also has the right to contract for options for the purchase of said land. 19

Approved June 7, 1971.

CHAPTER 230[†]

LAND DESCRIPTION AFTER CONDEMNATION

H. F. 25

AN ACT relating to a description of land remaining after condemnation or purchase in lieu of condemnation.

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

Section four hundred seventy-one point twenty 1 SECTION 1. (471.20), Code 1971, is amended as follows: 2

471.20 Description of land furnished. Whenever any person, state department, or political subdivision takes title to land in fee 3 4 simple for a public use by condemnation or by purchase in lieu of 5 6 condemnation, the purchaser shall furnish to the owner of the land a legal description of the part taken and a legal description of the 7 remainder which is compatible with the existing abstract description 8 of the entire tract of land. For the purposes of this section a center 9 line description is compatible only when it contains reference points 10 which are a part of and tied to the abstract description. 11

Approved April 1, 1971.

†See Editor's note, page iii.