under section seven (7) of this Act that a governmental subdivision maintain any millage levy for library maintenance purposes that is in effect on July 1, 1973 and that commencing July 1, 1977, a public library receiving services under section seven (7) of this Act shall be funded by the local governmental subdivision through a levy of at least one-quarter mill or at least the monetary equivalent of one-quarter mill when all or a portion of the funds are obtained from a source other than taxation.

SEC. 11.

1

2

3

4

5

6

 $\frac{23}{24}$ 

25

 $\frac{26}{27}$ 

28

1. There is appropriated from the general fund of the state for the fiscal year commencing July 1, 1973 and ending June 30, 1974, for the purposes of carrying out the provisions of this Act, the sum of one hundred sixty-five thousand (165,000) dollars, or so much thereof as may be necessary.

7 2. In addition to funds appropriated by subsection one (1) of this 8 section, there is appropriated from the general fund of the state the 9 sum of two hundred thirty thousand (230,000) dollars, or so much thereof as may be necessary, to be used solely as a substitute for or replacement of, in whole or in part, of any federal funds which are 10 11 currently not appropriated by the federal government to the state, or 12 otherwise not available to the state by reason of federal executive 13 action during the fiscal year beginning July 1, 1973, for the purpose of carrying out regional library programs. If federal funds are made available for the purposes of carrying out regional library pro-14 15 16 grams during the fiscal year beginning July 1, 1973 but in amounts less than specified by this subsection, the amount of federal funds 17 18 19 available shall be subtracted from the amount appropriated by this 20 subsection and only the remainder shall be expended for the purposes 21 of carrying out the purposes of this Act.

3. Any unencumbered funds appropriated by this Act available on June 30, 1974 shall revert to the general fund of the state on

August 31, 1974.

4. The state library commission shall approve and allocate funds appropriated by this section or available to carry out regional library programs to each regional library board in the manner provided by this Act or in the manner set forth in any federal grant.

Approved June 29, 1973.

## CHAPTER 201

## BILLBOARDS

H. F. 655

AN ACT to correct internal references in the law regulating billboards.

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

SECTION 1. Section three hundred six C point ten (306C.10), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

For the purposes of this division and section 306B.5, unless the context otherwise requires:

 $\frac{6}{7}$ 

 $\begin{array}{c} 13 \\ 14 \end{array}$ 

 $\frac{21}{22}$ 

 $\frac{1}{2}$ 

 $\frac{3}{4}$ 

 $\frac{6}{7}$ 

 $\begin{array}{c} 11 \\ 12 \end{array}$ 

- SEC. 2. Section three hundred six C point eleven (306C.11), subsections three (3) and five (5), Code 1973, are amended to read as follows:
  - 3. Advertising devices within the adjacent area located in commercial or industrial zones or in unzoned commercial or industrial areas in compliance with the regulatory standards of this division and section 306B.5 and rules promulgated by the commission.
  - 5. Signs, displays, and devices giving specific information of interest to the traveling public, shall be erected by the commission and maintained within the right of way in such areas, and at appropriate distances from interchanges on the interstate system and freeway primary highways as shall conform with the rules promulgated by the commission. Such rules shall be consistent with national standards promulgated from time to time by the appropriate authority of the federal government pursuant to Title 23, section 131, paragraph "f" of the United States Code. For purposes of this division and section 306B.5, "specific information of interest to the traveling public" means only information about public places for outdoor recreation, camping, lodging, eating, and gas and associated services which means the business shall be in continuous operation sixteen hours per day, seven days per week, with telephones and restroom facilities, motor fuel, oil, and water, including trade names.
  - SEC. 3. Section three hundred six C point thirteen (306C.13), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The commission shall control the erection and maintenance of advertising devices authorized by section 306C.11, subsection 3, in accord with the following criteria, except that in the case of bonus interstate highways the commission shall maintain the controls required under chapter 306B or the controls required by this division and section 306B.5, whichever controls are stricter:

- SEC. 4. Section three hundred six C point thirteen (306C.13), subsection eight (8), paragraph f, Code 1973, is amended to read as follows:
- f. Which do not comply with all applicable state or local laws, regulations and ordinances, including but not limited to zoning, building, and sign codes as locally interpreted and applied and enforced, or which violate chapter 319; however, nothing in this division er section 306B.5 shall prevent or restrict county or local zoning authorities from making a determination of customary use concerning size, lighting, and spacing of advertising devices in zoned commercial or industrial adjacent areas, and such determinations will be accepted in lieu of the standards of this division er section 306B.5. The provisions of said sections this division shall not prevent or restrict county or local zoning authorities within their respective jurisdictions from establishing standards imposing controls stricter than those required by said sections this division.
- 1 Sec. 5. Section three hundred six C point fourteen (306C.14), Code 1973, is amended to read as follows:
- 3 306C.14 Existing signs—six-year limit. Any advertising device 4 lawfully in existence in an adjacent area on July 1, 1972, which does

```
not conform with the provisions of this division and section 306B.5.
    shall be required to be brought into conformity or removed within six
 7
    years after July 1, 1972. Any advertising device lawfully erected after
    said date which subsequently becomes nonconforming, shall be required
    to be brought into conformity or removed within five years after the
 9
    date the nonconformity occurs. However, no advertising device shall
10
    be acquired or be required to be removed pursuant to this division er
11
    section 306B.5 unless the commission has received notification from
12
    the federal government that the federal share of "just compensation" to be paid is immediately available to contribute to the cost of acqui-
13
14
    sition or removal; this requirement shall not apply to the acquisition
15
    or removal of advertising devices for which no federal share is payable.
16
```

SEC. 6. Section three hundred six C point fifteen (306C.15), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The commission shall acquire by purchase, gift, or condemnation, and shall pay "just compensation" upon the removal of any of the following advertising devices which are not in conformity with the provisions of this division and section 306B.5:

SEC. 7. Section three hundred six C point seventeen (306C.17), Code 1973, is amended to read as follows:

306C.17 Condemnation. The provisions of chapters 471 and 472 shall be applicable to any such condemnation commenced pursuant to this division and section 306E.5, and the commission may take immediate possession of and remove such advertising devices under the procedures of section 472.25.

SEC. 8. Section three hundred six C point eighteen (306C.18), unnumbered paragraph four (4), Code 1973, is amended to read as follows:

Upon receipt of an application containing all the required information in due form and properly executed together with the fee required, the commission shall issue a permit to be affixed to the advertising device if the advertising device will not violate any provision of this division or section 306B.5 chapter three hundred six B (306B) of the Code, or any rule promulgated by the commission, provided that in the case of advertising devices to be acquired pursuant to section 306C.15, a provisional permit shall be issued.

SEC. 9. Section three hundred six C point nineteen (306C.19), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

Any advertising device erected or maintained after July 1, 1972, in violation of this division and section 306B.5 or the rules promulgated by the commission, is a public nuisance and may be removed by the commission upon thirty days' notice, by certified mail, to the owner of the advertising device and to the owner of the land on which the advertising device is located. The notice shall require such owners to remove the advertising device if it is prohibited, or to cause it to conform to this division and section 306B.5 or rules promulgated by the commission if it is not prohibited.

Approved June 19, 1973.

 $\frac{2}{3}$ 

4 5 6

7

 $\frac{2}{3}$ 

**4 5** 

7

2

3

4

5

6 7

8

9

10

11

34

10

11

12