

## A BILL FOR AN ACT

To amend sections two thousand two hundred fifteen-f two (2215-f 2); two thousand two hundred fifteen-f seven (2215-f 7); two thousand two hundred fifteen-f forty-one (2215-f 41), supplement to the code, 1913, and sections two thousand two hundred fifteen-f sixteen (2215-f 16); two thousand two hundred fifteen-f forty-two (2215-f 42), supplemental supplement to the code, 1915, also to repeal sections two thousand two hundred fifteen-f ten (2215-f 10); two thousand two hundred fifteen-f eleven (2215-f 11); two thousand two hundred fifteen-f thirteen (2215-f 13), of the supplement to the code, 1913, and sections two thousand two hundred fifteen-f four (2215-f 4), two thousand two hundred fifteen-f twenty-five (2215-f 25), two thousand two hundred fifteen-f thirty-six (2215-f 36) of the supplemental supplement to the code, 1915, and enact substitutes therefor. Also to repeal sections two thousand two hundred fifteen-f seventeen (2215-f 17); two thousand two hundred fifteen-f thirty-seven (2215-f 37); two thousand two hundred fifteen-f thirty-eight (2215-f 38) and two thousand two hundred fifteen-f thirty-nine (2215-f 39) of the supplement to the code, 1913, relating to the militia and the military code of Iowa.

*Be it Enacted by the General Assembly of the State of Iowa:*

1 Section 1. That section two thousand two hundred fifteen-f two  
 2 (2215-f 2) of the Supplement to the Code, 1915, be and the same is  
 3 hereby amended by striking out the words "Iowa National Guard", as  
 4 they appear in lines one (1) and two (2) thereof, and by inserting in  
 5 lieu thereof the words: "National guard of the United States and of  
 6 the State of Iowa".

1 Sec. 2. That section two thousand two hundred fifteen-f four

2 (2215-f 4) Supplemental Supplement to the Code, 1915, be and the  
3 same is hereby repealed and the following enacted in lieu thereof:  
4 “The Guard shall consist of such organizations as may be specified  
5 by the War Department in accordance with the Act of Congress ap-  
6 proved June 3, 1916, or any amendments thereto or substitutes there-  
7 for.”

1 Sec. 3. That section two thousand two hundred fifteen-f seven  
2 (2215-f 7), Supplement to the Code, 1913, be and the same is hereby  
3 amended by striking out the words “Organized Militia” in line five  
4 (5) thereof and by inserting in lieu thereof the words “National  
5 Guard of the United States”.

1 Sec. 4. That section two thousand two hundred fifteen-f ten (2215-  
2 f 10), Supplement to the Code, 1913, be and the same is hereby re-  
3 pealed and the following enacted in lieu thereof: “Commissioned of-  
4 ficers of the Guard shall hereafter be selected under such regulations  
5 as may be issued by the Governor in conformity with the requirements  
6 of the Act of Congress approved June 3, 1916, or any amendments  
7 thereto or substitutes therefor, and when once commissioned shall  
8 hold their office until they are sixty-four years of age unless they shall  
9 sooner resign, be dismissed or discharged as provided by the Act of  
10 Congress approved June 3, 1916, or any amendments thereto or sub-  
11 stitutes therefor. Nothing in this act shall be construed to vacate the  
12 commission of any officer now in the Guard before he has reached  
13 he age of sixty-four years unless he sooner resigns, is discharged, or  
14 dismissed. And the term of officers who have heretofore been com-  
15 missioned for definite periods and who are now serving under said

16 commissions are hereby extended to conform to the requirements of  
17 this act. Any officer permanently removing from this state and any  
18 Company Officer permanently removing his place of residence from  
19 his company station shall resign his commission upon request of the  
20 Governor or make application to be placed upon the officer's reserve  
21 list, and upon failure to do so, his commission shall be revoked by the  
22 Governor.

1 Sec. 5. That section two thousand two hundred fifteen-f eleven  
2 (2215-f 11), Supplement to the Code, 1913, be and the same is hereby  
3 repealed and the following enacted in lieu thereof: "At any time the  
4 moral character, capacity, and general fitness for the service of any  
5 Guard officer may be determined by an efficiency board of three com-  
6 missioned officers, senior in rank to the officer whose fitness for ser-  
7 vice shall be under investigation, and if the findings of such board be  
8 unfavorable to such officer and be approved by the official author-  
9 ized to appoint such officer, he shall be discharged. Commissions of  
10 officers of the Guard may be vacated upon resignation, absence with-  
11 out leave for three months, upon the recommendation of an efficiency  
12 board, or pursuant to sentence of a court-martial. Officers of the  
13 guard rendered surplus by the disbandment of their organizations  
14 shall be placed in the National Guard Reserve. Officers may, upon  
15 their own application, be placed in the said reserve.

1 Sec. 6. That section two thousand two hundred fifteen-f thirteen  
2 (2215-f 13), supplement to the code, 1913, be and the same is hereby  
3 repealed and the following enacted in lieu thereof: "All enlistments  
4 in the Guard shall be for such time and in such form as may be speci-

5 fied by regulations or orders issued by the governor in conformity  
6 with the act of congress approved June 3, 1916, or amendments there-  
7 to, or substitutes therefor.”

1 Sec. 7. That section two thousand two hundred fifteen-f sixteen  
2 (2215-f 16), supplemental supplement to the code, 1915, be and the  
3 same is hereby amended by striking out all of said section following  
4 the “period” (.) after the word “prescribe” in the eleventh line thereof.

1 Sec. 8. That section two thousand two hundred fifteen-f seventeen  
2 (2215-f 17), supplemental supplement to the code, 1915, be and the  
3 same is hereby repealed.

1 Sec. 9. That section two thousand two hundred fifteen-f twenty-five  
2 (2215-f 16), supplemental supplement to the code, 1915, be and the  
3 same is hereby repealed and the following enacted in lieu thereof:  
4 “There shall be allowed anually to each company of infantry, battery  
5 of field or horse artillery, troop of cavalry, engineer company, signal  
6 company, ambulance company, field hospital company, and each de-  
7 tachment of the hospital corps, for armory rent, storage facilites, heat,  
8 light, janitor service and stables for horses for organizations to which  
9 horses are issued and for like necessary expenses, not to exceed the  
10 sum which is set opposite such organization in the following list:

11	Company of infantry .....	\$1,500.00
12	Battery of field or horse artillery .....	4,200.00
13	Troop of cavalry .....	2,100.00
14	Engineer company .....	1,600.00
15	Signal company .....	1,600.00
16	Ambulance company .....	1,500.00

17	Field hospital company .....	800.00
18	Detachment hospital corps .....	300.00

19 All of said amounts to be paid in so much as may be necessary either  
20 in part or in whole, in such amounts and under such regulations as a  
21 board of officers appointed by the governor shall prescribe, after ap-  
22 proval by him.

1 Sec. 10. That section two thousand two hundred fifteen-f thirty-  
2 six (2215-f 36), supplemental supplement to the code, 1915, be and  
3 the same is hereby repealed and the following enacted in lieu thereof:  
4 "Courts martial for officers and enlisted men of the Guard will be  
5 such as shall be prescribed by regulations and orders issued by the  
6 governor in compliance with the act of congress approved June 3,  
7 1916, or any amendments thereto or substitutes therefor."

1 Sec. 11. That section two thousand two hundred fifteen-f thirty-  
2 seven (2215-f 37), supplement to the code, 1913, be and the same is  
3 hereby repealed.

1 Sec. 12. That section two thousand two hundred fifteen-f thirty-  
2 eight (2215-f 38), supplement to the code, 1913, be and the same is  
3 hereby repealed.

1 Sec. 13. That section two thousand two hundred fifteen-f thirty-  
2 nine (2215-f 39), supplement to the code, 1913, be and the same is  
3 hereby repealed.

1 Sec. 14. That section two thousand two hundred fifteen-f forty-  
2 one (2215-f 41), supplement to the code, 1913, be and the same is  
3 hereby amended by inserting after the word "the" being the first word  
4 in line four (4) thereof the following "purchase of additional land,"

1     Sec. 15. That section two thousand two hundred fifteen-f forty-two  
2     (2215-f 42), supplemental supplement to the code, 1915, be and the  
3     same is hereby amended by striking out the word “one” in line two  
4     (2) thereof and by inserting in lieu thereof the word “two.”