

not less than twenty-four (24) inches of substantial woven wire on the bottom, with three (3) strands of barb wire with not less than thirty-six (36) barbs of two points to the rod on top, the top wire to be not less than forty-eight (48) inches, nor more than fifty-four (54) inches high, or not less than eighteen (18) inch. substantial woven wire on the bottom with four (4) strands of barb wire of not less than thirty-six (36) barbs of two (2) points to the rod, the top wire to be not less than forty-eight (48) inches nor more than fifty-four (54) inches high, or good substantial woven wire not less than forty-eight (48) inches nor more than fifty-four (54) inches high. In case adjoining owners or occupants of land shall use the same for pasturing sheep or swine, each shall keep his share of the partition fence in such condition as shall restrain such sheep or swine. Upon the application of either owner, after notice given as prescribed in this chapter, the fence viewers shall determine all controversies arising under this section, including the partition fences made sheep and swine tight."

Approved April 1, A. D. 1909.

CHAPTER 139.

SALE OF INTOXICATING LIQUORS BY PERMIT HOLDERS.

S. F. 59.

AN ACT to amend section two thousand three hundred ninety-four (2394) of the code, relating to the sale of intoxicating liquors by permit holders.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Request blanks—form. That section two thousand three hundred and ninety-four (2394) of the code be and the same is hereby amended by inserting therein after the first word "request" in the tenth line thereof, the following:

"The blanks for such request shall, with proper stubs, in all cases, be printed in book form and shall be furnished to the permit holder by the county auditor of the county in which such permit is in force, and shall contain, in addition to the matter provided for in said section, the fac simile signature of the county auditor; and both the stub and the request shall be numbered consecutively. Such blank requests with stubs, shall be furnished the permit holder applying therefor upon payment by him to the county auditor of the actual cost of printing the same. The permit holder shall require each applicant for liquor to fill out in his or her handwriting, requests for same in ink, and shall fill out the corresponding stubs in ink. The line between the request and its corresponding stub shall be perforated. The permit holder shall be required to preserve the stubs in book form and shall keep them at all times subject to the inspection of the commissioners of pharmacy, the county attorney, any grand juror, sheriff or justice of the peace in the county in which such permit is in force. The blank form of request and stub shall be as follows:

No.190.. Purchaser Address Purchase For whom Address Certifier Address	(Official form E—series B.) CERTIFIED REQUEST OF PURCHASERS. No., Iowa,190 To Reg. Phar. No. I hereby make request for the purchase of the following intoxicating liquors: <table border="0" style="width: 100%;"> <tr> <td style="width: 33%;">Amount.</td> <td style="width: 33%;">Kind.</td> <td style="width: 34%;"></td> </tr> <tr> <td>.....</td> <td>.....</td> <td>.....</td> </tr> </table> My true name is..... I am not a minor, and reside in.....township (or town) of.....at No..... in the county of....., state of..... The ac- tual purpose for which this request is made is to obtain the said liquor for.....and the same is desired for.....use, and neither myself nor the said.....habitually use intoxicating liquors as a beverage. If the appli- cant is unknown to the permit holder the blank below shall also be filled out and signed by a witness. Signature of purchaser I,hereby certify that I am ac- quainted with....., the applicant for the purchase of the foregoing described liquors, and that said.....is not a minor and is not in the habit of using intoxicating liquors, as a bever- age, and is worthy of credit as to the truthfulness of the statements in the foregoing request, and my residence is....., No..... street (Signature of certifier)	Amount.	Kind.	
Amount.	Kind.						
.....					

Attested by: Reg. Phar. No.

Approved April 16, A. D. 1909.

CHAPTER 140.

DISPOSITION OF MULCT TAX.

H. F. 37.

AN ACT to repeal section twenty-four hundred and forty-five (2445) of the code and to enact a substitute therefor, relating to the disposition to be made by the board of supervisors of the mulct tax.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Repeal—tax divided and apportioned. That the law as it appears in section twenty-four hundred and forty-five (2445) of the code, be and the same is hereby repealed and there is enacted in lieu thereof the following:

“The revenue derived from the tax provided for in this chapter shall be paid into the county treasury, one-half to go into the general county fund, and the remainder to be paid over to the municipality in which the business taxed is conducted. If such business is conducted outside the limits of a city or town then the tax now in hands of county treasurers, or that shall hereafter be collected from such business, shall be apportioned as follows: