

37 11. Mileage in all cases required by law, going and returning, ten
 38 cents per mile, provided that this paragraph shall not apply where
 39 provision is made for expenses, and in no case shall the law be con-
 40 strued to allow both mileage and expenses for the same services and
 41 for the same trip;

42 12. He shall be paid for boarding a prisoner, a compensation of
 43 fifteen cents for each meal, and not to exceed three meals in twenty-
 44 four consecutive hours; and fifteen cents for each nights lodging;

45 13. He shall be paid for waiting on and washing for prisoners,
 46 the sum of five cents per prisoner per day;

47 14. For attending sale of property, for each day, one dollar;

48 15. For conveying one or more persons to any state, county or pri-
 49 vate institution by order of court, or commission, he shall be allowed
 50 his necessary expenses, for himself and such person or persons, and in
 51 addition thereto, forty cents per hour for the time necessarily em-
 52 ployed in going to and from such institution, same to be charged and
 53 accounted for as fees. Should the sheriff need any assistance in taking
 54 any person to any such institution, the same shall be furnished at
 55 the expense of the county;

56 16. He shall be allowed for serving any warrant for the seizure of
 57 intoxicating liquors, one dollar; for the removal and custody of such
 58 liquor, actual and reasonable expenses, for the destruction of such
 59 liquor under the order of court, one dollar, and his actual and reason-
 60 able expenses; for posting and leaving notices in such cases, one dol-
 61 lar and his actual expenses."

62 17. Whenever mileage or expenses of the sheriff are to be paid
 63 from the public treasury, he shall file an itemized claim for the same,
 64 verified by affidavit and accompanied by proper vouchers, before the
 65 same can be allowed or paid.

66 18. The amounts allowed the sheriff by law for mileage and for
 67 necessary and actual expenses paid by him and for board of prisoners
 68 and for waiting on and washing for prisoners, as in this section pro-
 69 vided, may be retained by him in addition to his salary. But all other
 70 fees of every kind and nature which he receives for services performed
 71 in his official capacity or by virtue of his office, shall belong to the
 72 county and be paid into the county treasury accordingly.

Approved March 17, A. D. 1917.

CHAPTER 50.

OF TRESPASSING DOGS.

H. F. 113.

AN ACT to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof, and fixing a penalty for the wrongful removal of the registration tag.

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

1 SECTION 1. Unlawful for dogs to run at large—exceptions. That
 2 it shall be unlawful for any dog to run at large within this state be-

3 tween sunset and sunrise, except dogs while in the chase or accom-
4 panied by their owner or trainer.

SEC. 2. Dogs running at large to be registered—fee—penalty.
1 No dog owned or harbored by any person in this state shall be per-
2 mitted to run at large between sunrise and sunset unless it has been
3 registered by the county auditor and shall wear a collar bearing said
4 registration number. A registration fee of fifty cents shall be charged
5 by the county auditor who shall furnish a suitable tag bearing the
6 registration number to be placed upon the collar of such dog. Any
7 person who shall remove such registration number tag from the collar
8 of a dog owned by any other person, without the express authority of
9 the owner of such dog, shall be guilty of a misdemeanor, and shall be
10 fined not less than ten dollars (\$10.00), nor more than one hundred
11 dollars (\$100.00), and stand committed until the fine and costs are
12 paid, not to exceed thirty (30) days.

SEC. 3. Trespassing dogs may be killed—exception. Any dog
1 found at large and upon the lands of one other than its owner contrary
2 to the provisions hereof shall be deemed a trespasser and may be law-
3 fully killed by the owner, agent, employe or occupant of said lands,
4 provided, however, that nothing in this act shall be deemed to apply
5 to dogs owned or harbored within the limits of cities and incorporated
6 towns having their own dog regulation while running at large within
7 the limits of such city or town.
8

Approved March 17, A. D. 1917.

CHAPTER 51.

COMMUNITY CENTER HOUSES AND RECREATION GROUNDS.

H. F. 44.

AN ACT to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement.

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

1 SECTION 1. Community center houses authorized. That all
2 cities having a population of fifty thousand or over shall have power
3 to provide for the several districts in said city or for any one of such
4 districts, as hereinafter defined, a community center house with recre-
5 ation grounds adjacent for the use, recreation and instruction of the
6 residents of said district, and to submit to the electors of any such
7 district at a regular city election or special election called for that
8 purpose, the question of the establishment of such improvement and
9 of the issuance of district bonds to provide the same.

1 SEC. 2. Community center districts. The city council shall, for
2 the purpose herein contemplated, have power to divide the city into
3 community center districts and to determine the area to be benefited