

7 dred dollars (\$100.00) or be imprisoned in the county jail not to ex-
8 ceed thirty (30) days.

Approved March 28, A. D. 1917.

CHAPTER 88.

OF FUGITIVES FROM JUSTICE.

S. F. 186.

AN ACT to repeal the law as it appears in section five thousand one hundred and sixty-nine (5169), of the code, and to enact a substitute therefor, relating to the appointment of agents to demand of the executive authority of another state or foreign government fugitives from justice and to fix the fees therefor.

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

1 SECTION 1. Agents appointed to apprehend—expenses. That
2 the law as it appears in section five thousand one hundred and sixty-
3 nine (5169), of the code, be and the same is hereby repealed and the
4 following enacted in lieu thereof:
5 “The governor, in any case authorized by the constitution and laws
6 of the United States, may appoint agents to demand of the executive
7 authority of another state or territory, or from the executive author-
8 ity of a foreign government, any fugitive from justice charged with
9 treason or felony, and the accounts of the agent appointed for that
10 purpose must be audited by the auditor of state and paid out of the
11 state treasury. The expense to be allowed such agent shall be: fees
12 paid the officers of the state upon whose governor the requisition is
13 made; not exceeding ten cents per mile, each way, for all necessary
14 travel of himself, and, for each fugitive, five cents per mile additional
15 for the number of miles which he shall have been conveyed. Bills for
16 such expenses shall be made out so as to show the actual route trav-
17 eled, the number of miles, be verified and accompanied by proof that
18 the fugitive for whom requisition was made has been returned and
19 delivered into the custody of the proper authority, or that the de-
20 livery of said fugitive to said agent has been refused by the authority
21 of said other state or foreign government.”

Approved March 28, A. D. 1917.

CHAPTER 89.

OF PUBLIC AID TO COUNTY OR DISTRICT FAIRS.

S. F. 236.

AN ACT to amend section sixteen hundred and sixty (1660), supplemental supplement to the code, 1915, relating to the purchasing of real estate and levying of taxes for county or district fair purposes.

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

1 SECTION 1. Aid to county or district fairs—limitations and
1 conditions. That section sixteen hundred sixty (1660), supplemental

2 supplement to the code, 1915, be and the same is hereby repealed and
3 the following enacted in lieu thereof:

4 That when a district or county agricultural society or fair shall
5 have procured in fee simple, land for fair grounds, not less than ten
6 acres in extent, or hold and occupy such amount of land by virtue of
7 a lease, and own and have thereon buildings and improvements worth
8 not less than two thousand dollars, the board of supervisors of the
9 county wherein such agricultural society or fair is located, may appropri-
10 ate and pay to it a sum not exceeding one hundred dollars for
11 every thousand inhabitants in the county, to be expended by it in
12 fitting up or purchasing such fair grounds, but for no other purpose;
13 but the aggregate amount so appropriated shall not exceed ten hun-
14 dred dollars to any one society or fair. The board of supervisors are
15 further authorized to purchase real estate for county or district fair
16 purposes, in sums exceeding ten hundred dollars, providing however,
17 that the board of supervisors shall first have submitted to the legal
18 voters of the county a proposition therefor, and voted for by a ma-
19 jority of all persons voting for and against such proposition at a gen-
20 eral or special election; notice to be given as provided in section four
21 hundred twenty-three (423) of the supplement to the code. And the
22 board of supervisors shall not exceed in the purchase of such real
23 estate, the amount so voted for; the title of such real estate when
24 purchased to be taken in the name of the county, and the board of
25 supervisors shall place such real estate under the control and man-
26 agement of an incorporated county or district fair society, as long
27 as an annual county or district fair is maintained by such corporation
28 on said real estate. And said corporation is authorized to erect and
29 maintain buildings and make such other improvements on said real
30 estate as is necessary, but the county shall not be liable for such im-
31 provements, or the expenditures therefor. The right of such county
32 or district fair society to the control and management of said real
33 estate may be terminated by the board of supervisors whenever well
34 conducted agricultural fairs are not annually held thereon. The board
35 of supervisors of any county which has acquired real estate for county
36 or district fair purposes and which has a county or district fair asso-
37 ciation using said real estate may levy a direct tax upon all of the prop-
38 erty of the county to produce an amount not to exceed the sum of one
39 thousand dollars in any one year; which money shall be expended only
40 for the erection and repair of buildings or other permanent improve-
41 ments on the fair grounds or for the payment of debts contracted in
42 the erection of such buildings or other permanent improvements.
43 Shares of stock, non-assessable, shall be issued to the county at par
44 value for the amount of money received by said society from taxes
45 raised under this act.

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