

CHAPTER 198.

ENGLISH LANGUAGE FOR SECULAR SUBJECTS IN SCHOOLS OF STATE.

H. F. 6.

AN ACT requiring the use of the English language as the medium of instruction in all secular subjects in all schools within the state of Iowa.

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

SECTION 1. Secular subjects — instruction in — English language medium of — foreign languages — where permitted. That the medium of instruction in all secular subjects taught in all of the schools, public and private, within the state of Iowa, shall be the English language, and the use of any language other than English in secular subjects in said schools is hereby prohibited, provided, however, that nothing herein shall prohibit the teaching and studying of foreign languages as such as a part of the regular school course in any such school, in all courses above the eighth grade.

SEC. 2. Violation of act — misdemeanor — penalty. That any person violating any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00).

Approved April 10, A. D. 1919.

CHAPTER 199.

RED FLAG OR OTHER INSIGNIA.

H. F. 102.

AN ACT making it a misdemeanor to display, carry or exhibit a red flag with the intent to advocate, encourage or incite anarchy or treason, and providing a penalty therefor.

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

SECTION 1. Red flag, etc. — display — misdemeanor — penalty. Any person who displays, carries, or exhibits any red flag, or other flag, pennant, banner, ensign, or insignia, or who aids, encourages, or advises such display, carriage, or exhibition, with the intent thereby to himself, or to induce others, to advocate, encourage, or incite anarchy or treason or hostility to the government of the United States or of the state of Iowa, or to insult or disregard the flag of the United States, shall be guilty of a misdemeanor and upon conviction shall be fined not to exceed one thousand (\$1,000) dollars or be imprisoned not to exceed six (6) months or both.

SEC. 2. Dangerous weapon — felony — penalty. If any person so violate the provisions of section one of this act, and be then

3 and there armed with a dangerous weapon, he shall be guilty of a
4 felony and upon conviction shall be imprisoned not to exceed five (5)
5 years.

SEC. 3. Hostility to government, etc. — display presumptive
1 evidence. In all prosecutions for violation of section one (1) of this
2 act, the display, carriage, or exhibition of such red flag, pennant, ban-
3 ner, ensign, or insignia in processions, parades, meetings or assem-
4 blages, shall be presumptive evidence that the same was so displayed,
5 carried, or exhibited with the intent thereby to advocate, teach,
6 encourage, or incite anarchy or treason or hostility to the government
7 of the United States or the state of Iowa, or with intent to insult or
8 disregard the flag of the United States.

Approved April 10, A. D. 1919.

CHAPTER 200.

COUNTY AID FOR THE BLIND.

H. F. 108.

AN ACT to repeal section twenty-seven hundred twenty-two-j (2722-j) and amend section
twenty-seven hundred twenty-two-k (2722-k) of the supplemental supplement to the
code, 1915, relating to the benefit that the county board of supervisors may or shall
allow persons who have been declared to be blind, and providing who shall be entitled
to receive the same.

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

SECTION 1. Repeal and substitute — blind citizens — benefit
1 allowance. That section two thousand seven hundred twenty-two-j
2 (2722-j) supplemental supplement to the code, 1915, be and the same
3 is hereby repealed and the following substituted in lieu thereof:
4 "That all male citizens over the age of twenty-one years, and all
5 female citizens over the age of eighteen years, who are declared to be
6 blind in the manner hereinafter set forth, and who come within the
7 provisions of this act shall receive as a benefit a sum not less than one
8 hundred fifty dollars (\$150.00) per annum, and not more than three
9 hundred dollars (\$300.00) per annum, payable quarterly, upon war-
10 rants properly drawn upon the treasurer of the county of which such
11 citizen or citizens are residents. The board of supervisors of the
12 county shall at their discretion determine what sum between one hun-
13 dred fifty dollars and three hundred shall go to such citizen or citizens."

SEC. 2. Who not entitled to benefit. By striking out all of
2 line two after the word "institution" of section 2722-k of the supple-
3 mental supplement to the code, 1915, and all prior to the comma in
4 the third line of said section and substituting in lieu thereof the words
5 "in this state".

Approved April 10, A. D. 1919.