

5 feed to their hogs dead animals that have not died of contagious
6 diseases."

1 SEC. 2. **Transporting carcasses.** That section 10 of said act
2 be amended by striking out all of said section after the word "tank"
3 in line 7 thereof and substituting the following: "Provided, how-
4 ever, that such wagon bed or tank or vehicle used for conveying such
5 carcasses, shall not be driven into any farmer's yard or on his prem-
6 ises unless first obtaining his permission to do so, and when loaded,
7 all vehicles used for such purpose shall be driven directly to place of
8 disposal unless by permission as above stated and for additional car-
9 casses. Provided, further, that after unloading at such place of dis-
10 posal, he shall immediately cause to be disinfected, such wagon bed,
11 tank or vehicle, together with all canvassing and coverings, the outer
12 clothing of persons who have handled such carcasses together with
13 the wheels, and the feet of the horses or mules used to draw such
14 vehicles, with a solution of not less than one part of cresol dip to four
15 parts of water or some equally effective disinfectant. Provided, fur-
16 ther, that said carcasses shall not be removed from said wagon bed,
17 tank or vehicle except at the place of final disposal."

Approved April 2, A. D. 1921.

CHAPTER 100

HOTELS

S. F. 339.

AN ACT to amend section three thousand one hundred thirty-eight (3138), supple-
ment to the code, 1913, (compiled code Sec. 6525), fixing, limiting and determining
the liabilities of keepers of hotels, inns, eating houses, and steamboat owners.

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

1 SECTION 1. **Liability.** That section three thousand one hundred
2 thirty eight (3138), supplement to the code, 1913, (compiled code
3 Sec. 6525), be amended by striking out thereof the following words
4 to-wit:

5 "Keepers of hotels, inns and eating houses and steamboat owners,
6 who shall provide and keep therein a good and sufficient vault or safe
7 for the deposit of money, jewels and other valuables, and shall provide
8 a safe and commodious place for the baggage, clothing and other
9 property belonging to their guests and patrons, and keep posted up in
10 a conspicuous place in the office or other public room, and in the
11 guests' apartments therein, printed notices, stating that such places
12 for safe deposit are provided for the use and accommodation of the
13 inmates thereof, shall not be liable for the loss of any money, jewels,
14 valuables, baggage or other property not deposited with them, unless
15 such loss shall occur through the fault or negligence of such landlord
16 or keeper, or steamboat owner, his agent, servant or employe, but
17 nothing herein contained shall apply to such reasonable amount of
18 money, nor to such jewels, baggage, valuables or other property as is

19 usual, fit and proper for any such guests to have and retain in their
20 apartments or about their persons." and inserting in lieu thereof the
21 following:

22 "That keepers of hotels, inns, eating-houses and steamboat owners,
23 who constantly have in their hotel, inn, eating-house or steamboat, a
24 metal safe, or vault in good order and fit for the custody of money,
25 jewelry, articles of gold or silver manufacture, precious stones, per-
26 sonal ornaments, documents of all kinds, and other similar property,
27 and who keeps on the door of the sleeping rooms used by guests suit-
28 able locks or bolts and proper fastenings on the transoms and win-
29 dows of said rooms, and keeps posted up in a conspicuous place in the
30 office or other public room in the guest's apartment therein, printed
31 notices, stating that such places for safe deposit are provided for the
32 use and accommodation of the inmates thereof, shall not be liable for
33 the loss or injury suffered by any guest, in an amount to exceed one
34 hundred dollars (\$100.00), unless said guest has offered to deliver
35 such valuables to said hotel, inn, eating-house, or steamboat keeper
36 for custody in such metal safe or vault, and said hotel, inn, eating
37 house, or steamboat keeper has omitted or refused to take and de-
38 posit same in such safe or vault and give such guest a receipt therefor.
39 Provided, however, that the keeper of any hotel, inn, eating house, or
40 steamboat shall not be required to receive from any one guest for de-
41 posit in such safe or vault any property exceeding the market value
42 of \$500.00.

43 "That the liability of the keeper of any hotel, inn, eating house or
44 steamboat, for loss of or injury to personal property placed by his
45 guests under his care, other than that described in the preceding par-
46 agraph, shall be that of a depository for hire; and in no event shall
47 liability exceed two hundred fifty dollars (\$250.00) for each trunk
48 and its contents, one hundred fifty dollars (\$150.00) for each valise
49 and its contents, fifty dollars (\$50.00) for each box, bundle or package
50 and its contents and not exceeding one hundred dollars (\$100.00) for
51 any and all other miscellaneous effects of each guest; and provided
52 further, that in case baggage or other personal property of a guest
53 has remained in any hotel, inn, eating house or steamboat forty-eight
54 (48) hours after the guest has paid his bill and registered off and the
55 relation of keeper and guest has ceased the keeper may hold such bag-
56 gage or property at the risk of the owner, and in case baggage or
57 other property has been forwarded to any hotel, inn, eating house or
58 steamboat and the owner of such baggage or property does not within
59 forty-eight (48) hours become a guest, the keeper of such hotel, inn,
60 eating house or steamboat after such time may hold such baggage or
61 property at the risk of the owner."

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