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CHAPTER 267

LIEN FOR SERVICES OF STALLIONS AND JACKS

H. F. 550.

AN ACT to repeal sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t) and twenty-three hundred forty-one-u (2341-u), supplement to the code, 1913, (C. C. Secs. 1814, 1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of animals subject to such liens and fixing a penalty therefor.

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

- SECTION 1. Repeal. That sections twenty three hundred forty-one-s (2341-s), twenty three hundred forty-one-t (2341-t) and twenty three hundred forty-one-u (2341-u), supplement to the code, 1913, (C. C. Secs. 1814, 1815, 1816), be and the same are hereby repealed and the following enacted in lieu thereof:
- SEC. 2. When lien exists. The owner or keeper of any stallion or jack kept for public service shall have a prior lien on the progeny of such stallion or jack, to secure the amount due such owner or keeper for the service resulting in such progeny, but no such lien shall obtain where the owner or keeper misrepresents his animal by a false or spurious pedigree, or fails to substantially comply with the laws of Iowa relating to such animals.
- SEC. 3. When lien attaches duration of lien—sales. The lien herein provided for shall attach at the birth of such progeny and shall remain in force on such progeny for one year and shall not be lost by reason of any sale, exchange or removal from the county of the animals subject to such lien.
- SEC. 4. Sale or removal without discharging lien penalty. It shall be unlawful to sell, exchange or remove permanently from the county any animal subject to the lien herein provided for, without the written consent of the holder of such lien, and any person violating this provision, shall, on conviction be punished by a fine of not less than twenty five dollars (\$25.00) nor more than fifty dollars (\$50.00).
 - SEC. 5. Foreclosure. The holder of the lien herein provided for may enforce the same by placing in the hands of any constable an affidavit containing a description of the stallion or jack, and of the progeny and its dam together with the time and terms of service, and a statement that the service fee is due and unpaid, and thereupon such constable shall immediately take possession of the animal or animals upon which a lien is claimed and may sell the same for nonpayment of the service fee upon giving the owner thereof ten days written notice, which notice shall contain a copy of the affidavit and a description of the animal or animals to be sold together with the date, hour and place of sale, a copy of which notice shall be posted, for ten days prior to the sale, in three public places in the township in which the sale is to take place. If the owner of the property to be sold resides in the county, such notice shall also be

served upon him at least ten days prior to the sale, the notice to be served in the same manner as original notices are served.

SEC. 6. Sale—application—surplus. If payment of the service fee, and constable costs, be not made prior to the time of sale, as fixed in such notice, the constable may sell property so held by him, or so much thereof as may be necessary, at public auction to the highest bidder, and the proceeds shall be applied, first, to the payment of the costs, and second, in payment of amount due for service fee. Any surplus arising from such sale shall be forthwith paid to the owner of the property sold.

Approved April 15, A. D. 1921.

CHAPTER 268

TAXATION

H. F. 586.

AN ACT to amend section thirteen hundred sixty-six (1366), supplement to the code, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the thirty-eighth general assembly relating to books of assessors.

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

SECTION 1. Assessors' books returned. That section thirteen hundred sixty-six (1366), supplement to the code, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the thirty-eighth general assembly, be and the same is hereby amended by inserting between the word "books" and "from" in the seventh (7th) line thereof the words "in duplicate"; also by inserting after the words "recapitulation sheets" in the twelfth (12th) line thereof the words ", and not later than the tenth (10th) day of May, return one of the books to the township clerk, and to the city or town clerk".

Approved April 15, A. D. 1921.

CHAPTER 269

BUILDING AND LOAN ASSOCIATIONS

H. F. 634.

AN ACT to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code, 1913, (C. C. Sec. 5852), relating to building and loan associations.

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

That section nineteen hundred two-a (1902-a), supplement to the code, 1913 (C. C. Sec. 5852), is amended, revised and codified to read as follows:

1 SECTION 1. Expenditures and expenses. All expenditures and 2 expenses for management and conducting the affairs of such associa-