- the ensuing year and said executive council shall annually fix the rate per centum necessary to be levied and assessed upon the valuation of the taxable property within this state to produce funds sufficient to pay the principal of and interest upon such bonds as the same become payable, and such additional annual direct tax shall be levied, certified, assessed and collected at the same time and in the same manner as are taxes for general state purposes.
 - SEC. 12. Rule of construction. If any clause, sentence, paragraph, or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of the act, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment has been rendered.
 - SEC. 13. Submission to people. This law, after legal publication, shall be submitted to the people of this state at the general election to be held in November, nineteen hundred twenty-two, and shall not take effect unless at such election it shall receive a majority of all votes cast for and against it. Separate ballots shall be provided for the electors which shall be in substantially the following form:

 (Notice to Voters: For an efficiency vote upon any question.)

7 (Notice to Voters: For an affirmative vote upon any question 8 submitted upon this ballot, mark a cross mark in the square after 9 the word "Yes". For a negative vote, make a similar mark in the 10 square following the word "No".)

10 square following the word "No".)
11 "Shall the following public measure, being an act of

12 the 39th General Assembly, be adopted and approved?" No

13 (Here insert in full this law)

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1 Sec. 14. Effective date. This act shall take effect immediately 2 upon its adoption and approval at such election.

Approved March 23, A. D. 1921.

CHAPTER 333

CODE REVISION

S. F. 763.

AN ACT to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills, and to provide for the completion of the code, to provide for the expense thereof, to make an appropriation therefor, and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto.

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

- SECTION 1. Supplement to compiled code. The reporter of the supreme court shall without delay prepare a supplement to the compiled code, which shall contain:
- 4 (a) A schedule or table showing each section of the compiled 5 code which has been amended or revised by any act of the thirty-

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- ninth (39th) general assembly and indicating therein the chapter and section number of the act of said session which so amends or revises said section.
- 9 (b) A recompilation showing in final revised form, under the 10 compiled code titles and sections, every section of said code which 11 has been so amended or revised.

A notation, in the form employed in the supplemental sup-

- plement to the code, 1915, of each repealed section.

 (d) All other acts of the thirty-ninth (39th) general assembly which are of a general and permanent nature, arranging the same under appropriate titles and chapters of the compiled code.
- Distribution. Five hundred (500) copies of said supplement shall be printed, in the form and style of the compiled code, and bound in board covers. The secretary of state shall, immediately after the publication of said book, distribute the same to the persons, boards and commissions specified in section eight (8), chapter fifty (50), acts of the thirty-eighth general assembly and in addition fifty (50) copies shall be delivered to the reporter of the supreme court.
- SEC. 3. Code commission bills. Upon adjournment of the present session of the thirty-ninth (39th) general assembly, the committee on retrenchment and reform shall provide for the preparation of such amendments to, and revision of, the code commissioners' bills as will harmonize same with the legislative acts of the thirtyninth (39th) general assembly, and facilitate the work of code revision. Such amendments or revisions shall refer to the sections of the compiled code and to the supplement heretofore mentioned.
- 1 Printing. The amendments to, or revision of, code com-2 mission bills shall be printed in such number as, in the judgment of the said committee, may be necessary. 3
 - Rooms and supplies. The executive council shall supply suitable rooms and all supplies, including postage, necessary for compliance with the provisions of this act.
 - SEC. 6. Duty of printing board. The state printing board shall arrange for the printing and binding of said supplement, and of the said amendments to, or revision of, the code commissioners' bills, and of the session laws of the thirty-ninth (39th) general assembly, if not otherwise provided for, in such time that the printing and binding may proceed as the copy is prepared. Said contracts shall not be governed by chapter one hundred eighty-three (183), acts of the thirty-seventh (37th) general assembly.
 - Powers of committee. The committee on retrenchment and reform is authorized to call upon the former code commissioners, or any of them, for assistance in carrying out the provisions of this act whenever in its judgment such course is deemed advisable, and until the final issuance of the code, is authorized to employ such assistants, clerical and other help as will be necessary to carry out the provisions of this act and to complete the code, including such assistants and help as will enable the reporter of the supreme court to perform his duties as such reporter. Said committee is authorized

- to fix the compensation of the reporter of the supreme court and of the former code commissioners, assistants, clerical and other help while engaged on such work. And upon such committee is conferred general
- 13 supervisory authority and direction to see that the provisions hereof

14 are promptly carried out.

- SEC. 8. Appropriation. There is hereby appropriated from any funds in the state treasury not otherwise appropriated a sum sufficient to carry out the provisions of this act.
- SEC. 9. Publication clause. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register and Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved March 28, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital March 29, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 334

STATE BOARD OF EDUCATION

S. F. 662.

AN ACT to authorize the Iowa State Board of Education to transfer to the city of Ames, Iowa, a portion of state property to permit re-alignment of a highway.

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

SECTION 1. The Iowa state board of education is hereby authorized to transfer to the city of Ames, Iowa, a portion of the east one hundred (100) feet of the north two hundred and eight (208) feet of lot twenty-four in Parker's addition to Ames, Iowa; said tract lying north and west of the right of way of the Fort Dodge, Des Moines and Southern railroad as now located. The purpose of this act is to enable the city of Ames to construct a highway over said ground in accordance with plans to re-align the north end of Lynn avenue, in the interest of safety.

Approved March 30, A. D. 1921.