- SEC. 5. If at any time the owner, operator, lessee, agent or managing officer fails to comply with the above provisions, it shall be the duty of the mine inspector, in whose district said mine is located, to file a complaint with the county attorney of the county in which said mine is located, who shall bring action in the name of the state to enjoin further operation until the above provisions are complied with.
 - House File 173. Approved March 6, 1937.

CHAPTER 97

COAL MINES AND MINING

H. F. 380

AN ACT to amend chapter sixty-eight (68), code of 1935, relating to the blasting of coal in coal mines, and prohibiting any blasting while persons other than the shot firer or firers are in said mine.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Chapter sixty-eight (68), code of 1935, is hereby amended by adding thereto a new section to be known as 1297-a1, as follows:
- "SEC. 2. No shot firer or any other person shall do any blasting or exploding of shots in any coal mine of this state, nor shall any superintendent or mine foreman permit the firing of shots or blasting in any coal mine in this state, until each and every person except the shot firer or firers is out of said mine."

House File 380. Approved May 1, 1937.

CHAPTER 98

SURGICAL AND MEDICAL SERVICES

S. F. 24

AN ACT to repeal section one thousand three hundred eighty-seven (1387) of the code of Iowa, 1935, and to enact a substitute therefor relating to medical, surgical aid, hospitalization and other relief for employees by employers, where the employee comes within the provisions of the workmen's compensation act, and to provide the manner for the determination of the reasonableness of charges made therefor by submission to the industrial commissioner.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one thousand three hundred eighty-seven (1387) of the code of Iowa, 1935, be and the same is hereby repealed and the following enacted in lieu thereof:

"In addition to other compensation hereinafter provided, the employer, with notice or knowledge of injury, shall furnish reasonable surgical, medical, osteopathic, chiropractic, nursing and hospital services and supplies therefor. Provided, however, that in exceptional cases the industrial commissioner shall fix the amount, which in no event shall exceed six hundred dollars (\$600.00), to be expended for medical, surgical and hospital services and supplies.