

Reported Recommending
 Ind. Postponed
 Passed Senate
 Failed to Pass Senate
 Passed House
 Failed to Pass House

House File 490

March 19, 1947.
 Passed on File.

By COMMITTEE ON COMPENSATION OF
 PUBLIC OFFICERS AND EMPLOYEES.

A BILL FOR

An Act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred forty point one (340.1), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7) to three hundred forty point eleven (340.11), inclusive, three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1946; to repeal sections three hundred forty point two (340.2), three hundred forty point four (340.4), three hundred forty point six (340.6) and three hundred forty point twelve (340.12), Code 1946, and to enact substitutes therefor—all relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay for such compensation.

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

1 Section 1. Section three hundred thirty-one point
 2 twenty-two (331.22), Code 1946, is amended by striking from
 3 lines three (3) and four (4) the word “five” and inserting in
 4 lieu thereof the word “eight”, and by striking lines fourteen
 5 (14) to thirty-five (34), inclusive, and inserting in lieu
 6 thereof the following:

7 “However, in counties now having or which may hereafter have
 8 a population in excess of sixty thousand, with boards not
 9 exceeding five members in number, these county supervisors shall
 10 receive an annual salary of three thousand dollars, and in

11 counties now having or which may hereafter have a population in
12 excess of one hundred fifty thousand, county supervisors shall
13 receive an annual salary of forty-two hundred dollars. These
14 salaries shall be in full payment of all services rendered to
15 the county by said supervisors except statutory mileage while
16 actually engaged in the performance of official duties.”

1 Sec. 2. Section three hundred forty point one (340.1),
2 three hundred forty point three (340.3), three hundred forty
3 point five (340.5) and three hundred forty point eleven (340.11),
4 Code 1946, are hereby amended by striking therefrom subsections
5 one (1) to eleven (11), inclusive, and inserting in lieu thereof
6 the following:

7 “1. Less than ten thousand, twenty-four hundred dollars.

8 “2. Ten thousand and less than fifteen thousand, twenty-
9 five hundred fifty dollars.

10 “3. Fifteen thousand and less than twenty thousand, twenty-
11 seven hundred dollars.

12 “4. Twenty thousand and less than twenty-five thousand,
13 twenty-eight hundred fifty dollars.

14 “5. Twenty-five thousand and less than thirty thousand,
15 three thousand dollars.

16 “6. Thirty thousand and less than thirty-five thousand,
17 thirty-one hundred fifty dollars.

18 “7. Thirty-five thousand and less than forty thousand,
19 thirty-three hundred dollars.

20 “8. Forty thousand and less than forty-five thousand,

21 thirty-four hundred fifty dollars.

22 “9. Forty-five thousand and less than fifty thousand.

23 thirty-six hundred dollars.

24 “10. Fifty thousand and less than sixty thousand, thirty-
25 nine hundred dollars.

26 “11. Sixty thousand and less than seventy thousand, forty-
27 two hundred dollars.

28 “12. Seventy thousand and less than eighty thousand,
29 forty-five hundred dollars.

30 “13. Eighty thousand and over, forty-eight hundred
31 dollars.”,

32 and by renumbering subsection twelve (12) of sections three
33 hundred forty point one (340.1), three hundred forty point three
34 (340.3), three hundred forty point eleven (340.11) and the last
35 paragraph of section three hundred forty point five (340.5) as
36 subsection fourteen (14).

1 Sec. 3. Section three hundred forty point seven (340.7),
2 Code 1946, is hereby amended by striking subsections one (1) to
3 ten (10), inclusive, and inserting in lieu thereof the following:

4 “1. Less than ten thousand, twenty-four hundred dollars.

5 “2. Ten thousand and less than fifteen thousand, twenty-
6 five hundred fifty dollars.

7 “3. Fifteen thousand and less than twenty thousand,
4 twenty-seven hundred dollars.

9 “4. Twenty thousand and less than twenty-five thousand,
10 twenty-eight hundred fifty dollars.

11 “5. Twenty-five thousand and less than thirty thousand,
12 three thousand dollars.

13 “6. Thirty thousand and less than thirty-five thousand,
14 thirty-one hundred fifty dollars.

15 “7. Thirty-five thousand and less than forty thousand,
16 thirty-three hundred dollars.

17 “8. Forty thousand and less than forty-five thousand,
18 thirty-four hundred fifty dollars.

19 “9. Forty-five thousand and less than fifty thousand,
20 thirty-six hundred dollars.

21 “10. Fifty thousand and less than sixty thousand,
22 thirty-nine hundred dollars.

23 “11. Sixty thousand and less than seventy thousand,
24 forty-two hundred dollars.

25 “12. Seventy thousand and less than eighty thousand,
26 forty-five hundred dollars.

27 “13. Eighty thousand and less than one hundred twenty-five
28 thousand, five thousand dollars.

29 “14. One hundred twenty-five thousand and over, six
30 thousand dollars.”,

31 and renumbering subsections eleven (11) and twelve (12) as
32 “15” and “16” respectively.

1 Sec. 4. Section three hundred forty point eight (340.8),
2 Code 1946, is hereby amended by striking therefrom subsections
3 one (1), two (2) and three (3) and inserting in lieu thereof the
4 following:

5 “1. Less than twenty-five thousand, not less than eighteen
6 hundred dollars nor more than twenty-four hundred dollars, as
7 fixed by the board of supervisors.

8 “2. Twenty-five thousand and under fifty thousand, not
9 less than twenty-one hundred dollars nor more than twenty-seven
10 hundred dollars, as fixed by the board of supervisors.

11 “3. Fifty thousand or over, not less than twenty-four
12 hundred dollars nor more than three thousand dollars, as fixed
13 by the board of supervisors.

14 “4. In any county where district court is held in two
15 places, for the chief deputy and for any deputy other than the
16 chief deputy in charge of the office where such court is held
17 outside the county seat, seventy-five per cent of the amount of
18 the salary of the sheriff but not to exceed three thousand
19 dollars.”

1 Sec. 5, Section three hundred forty point nine (340.9),
2 Code 1946, is hereby amended by striking therefrom subsection one
3 (1) to and including the first two lines of subsection ten (10)
4 and inserting in lieu thereof the following:

5 “1. Less than ten thousand, twenty-four hundred dollars.

6 “2. Ten thousand and less than fifteen thousand, twenty-
7 five hundred fifty dollars.

8 “3. Fifteen thousand and less than twenty thousand,
9 twenty-seven hundred dollars.

10 “4. Twenty thousand and less than twenty-five thousand,
11 twenty-eight hundred fifty dollars.

12 “5. Twenty-five thousand and less than thirty thousand,
13 three thousand dollars.

14 “6. Thirty thousand and less than thirty-five thousand,
15 thirty-one hundred fifty dollars.

16 “7. Thirty-five thousand and less than forty thousand,
17 thirty-three hundred dollars.

18 “8. Forty thousand and less than forty-five thousand,
19 thirty-four hundred fifty dollars.

20 “9. Forty-five thousand and less than fifty thousand,
21 thirty-six hundred dollars.

22 “10. Fifty thousand and less than sixty thousand, thirty-
23 nine hundred dollars.

24 “11. Sixty thousand and less than seventy thousand, forty-
25 two hundred dollars.

26 “12. Seventy thousand and less than eighty thousand,
27 forty-five hundred dollars.

28 “13. Eighty thousand and less than one hundred thousand,
29 five thousand dollars.

30 “14. One hundred thousand and less than one hundred
31 fifty thousand, fifty-six hundred dollars.

32 “15. One hundred fifty thousand and over, six thousand
33 dollars.”

1 Sec. 6. Section three hundred forty point ten (340.10),
2 Code 1946, is hereby amended by striking therefrom subsection
3 one (1) to five (5), inclusive, and inserting in lieu thereof the
4 following:

5 “1. Less than thirty-six thousand, no compensation.

6 “2. Thirty-six thousand and over, where an assistant county
7 attorney is required, the first assistant shall receive seventy-
8 five per cent of the amount of the salary of the county attorney.

9 “3. Thirty-six thousand and over, where assistants in
10 addition to the first assistant county attorney are required,
11 fifty per cent to sixty-five per cent of the amount of the salary
12 of the county attorney, as fixed by the board of supervisors.”,
13 and by remembering subsection six (6) as subsection “4”.

1 Sec. 7. Sections three hundred forty point two (340.2),
2 three hundred forty point four (340.4), three hundred forty point
3 six (340.6) and three hundred forty point twelve (340.12), Code
4 1946, are hereby repealed and the following enacted in lieu
5 thereof:

6 “The first deputy auditor, treasurer, recorder and clerk,
7 and the second such deputy if a second deputy is required, shall
8 receive an annual salary in counties having a population of:

9 “1. Less than twenty-five thousand, seventy-five per cent
10 of the amount of the salary of his or her principal but not to
11 exceed twenty-one hundred dollars.

12 “2. Twenty-five thousand and under fifty thousand, seventy-
13 five per cent of the amount of the salary of his or her principal
14 but not to exceed twenty-four hundred dollars.

15 “3. Fifty thousand and under one hundred thousand, seventy-
16 five per cent of the amount of the salary of his or her principal
17 but not to exceed three thousand dollars.

18 “4. One hundred thousand and over, seventy-five per cent
19 of the amount of the salary of his or her principal but not to
20 exceed thirty-three hundred dollars.

21 “5. In any county having within its limits a city having
22 a population of thirty-six thousand or over, each additional
23 deputy shall receive fifty-five to sixty per cent of the amount
24 of the salary of his or her principal as fixed by the board of
25 supervisors. If more than four deputies are required, or
26 additional clerks, the board of supervisors shall fix the amount
27 of their compensation.

28 “6. Fifty-three thousand or over, in which there exists a
29 city, not the county seat, having a population of six thousand
30 or over, the treasurer may appoint a resident deputy collector
31 of taxes for such city and vicinity under bond as provided for
32 other deputies, and his compensation shall be the same percentage
33 of the treasurer’s salary as the chief deputy and second deputy
34 in such county. Such resident deputy collector shall maintain
35 an office in such city for a period of approximately five weeks
36 each spring and fall, such periods to terminate on April 1 and
37 October 1 respectively or as soon thereafter as possible, and
38 the remainder of the year he shall be on duty as a deputy in the
39 county treasurer’s office. The treasurer in such case shall
40 prepare the necessary books and records for such deputy each year,
41 and the board of supervisors is authorized to allow payment of
42 incidental expenses pertaining to the operation of such office,
43 not to exceed one hundred dollars per year.”

1 Sec. 8. Section three hundred forty point eighteen
2 (340.18), Code 1946, is hereby amended by striking all of said
3 section following the comma (,) appearing in line three (3) and
4 substituting the following: “the deputy county auditor, treasurer,
5 clerk and recorder in charge of such office, if other than the
6 first or second deputy, shall receive seventy-five per cent of the
7 amount of the salary of his principal but not to exceed
8 three thousand dollars.”

1 Sec. 9. Section four hundred forty-four point nine
2 (444.9), Code 1946, is hereby amended by striking from
3 subsection two (2) the word “three” appearing in line two
4 (2) and inserting in lieu thereof the words “three and one-half”;
5 by striking the words “two and one-half” appearing in line
6 four (4) and inserting in lieu thereof the word “three”;
7 by striking from line eight (8) the word “two” and inserting in
8 lieu thereof the words “two and one-half”; by striking
9 from line eleven (11) the words “one and one-half” and
10 inserting in lieu thereof the word “two”.

1 Sec. 10. County assessor and deputies. Each county
2 assessor shall receive for his anual salary, the same salary
3 paid the county auditor in his respective county. Each
4 deputy county assessor shall receive as his annual salary,
5 the same compensation paid the first deputy auditor in his
6 respective county.

1 Sec. 11. The provisions of this Act shall be in full

H. F. 490

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2 force and effect beginning July 1, 1947 and expiring June 30,

3 1949.

EXPLANATION OF H. F. 490

This bill relates to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation.