

January 10, 1951..
Passed on File.

Senate File 28
By HATTERY, DYKHOUSE

Passed Senate, Date
Vote: Ayes..... Nays.....
Passed House, Date
Vote: Ayes..... Nays.....
Approved

A BILL FOR

An Act to provide for the government of cities and towns under the Mayor-Council form of municipal government, and to repeal various sections of chapter three hundred sixty-three (363), Code 1950, relating thereto and to enact a substitute therefor.

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

Sections one (1) to five (5) hereof are hereby enacted as a new chapter to be added to Title XV, Code 1950.

1 Section 1. Applicability of Chapter. All incorporated
2 cities and towns which are not under the commission, city
3 manager by ordinance, or city manager by popular election
4 forms of government shall be considered as having the mayor-
5 council form of government and the provisions of this chapter
6 shall be applicable.

1 Sec. 2. Councilmen—number and election. Towns operating
2 under the mayor-council form of government shall have a council
3 composed of five councilmen at large, elected by the entire
4 electorate. Cities operating under the mayor-council form of
5 government may have a council composed of five councilmen at
6 large, or may have a council composed of two councilmen at

7 large, and one councilman from each ward. (363.9, C50, revised.)

1 Sec. 3. Officers appointed by mayor. The mayor shall
2 appoint the following officers:

3 1. A marshal, and such police officers, including police
4 matrons as may be provided by ordinance.

5 2. Such other officers as the council may, by ordinance,
6 direct. (363.13, 363.14, C50, revised.)

1 Sec. 4. *Compensation of councilmen. The compensation of
2 councilmen of a municipal corporation, under the mayor-council
3 form of government, shall be as prescribed by ordinance, within
4 the following limitations:

5 In towns, councilmen shall receive not to exceed five
6 (5) dollars per meeting for every regular or special meeting,
7 and in the aggregate not to exceed one hundred twenty-five
8 (125) dollars in any year.

9 In cities having a population of fifteen thousand or less,
10 councilmen shall receive not to exceed seven dollars and fifty-
11 cents (\$7.50) for every regular or special meeting and in the
12 aggregate not to exceed two hundred fifty (250) dollars in any
13 year.

14 In cities having a population of more than fifteen
15 thousand and less than fifty thousand, councilmen shall receive
16 a salary not in excess of five hundred (500) dollars per annum.

17 In cities having a population of more than fifty
18 thousand, councilmen shall receive a salary not in excess of
19 one thousand (1000) dollars per annum.

20 The foregoing rates of compensation shall be in full
21 payment of all services of any and every character connected
22 with their official duties, except as may be otherwise
23 specifically provided. (363.38, C50, revised.)

1 Sec. 11. Sections three hundred sixty-three point forty-
2 shall prescribe the rate of compensation of all elected or
3 appointed officers or employees, whose compensation is not
4 fixed by law. (363.41, 363.44, 363.45, C50, revised.)

1 Sec. 6. Section three hundred sixty-three point nine
2 (363.9), Code 1950, is hereby repealed. (See sec. 2 of this
3 bill.)

1 Sec. 7. Sections three hundred sixty-three point eleven
2 (363.11), three hundred sixty-three point twelve (363.12), and
3 three hundred sixty-three point fifteen (363.15), Code 1950,
4 are hereby repealed. (See sec. 3 of this bill.)

1 Sec. 8. Sections three hundred sixty-three point thirteen
2 (363.13) and three hundred sixty-three point fourteen (363.14)
3 Code 1950, are hereby repealed. (See sec. 3 of this bill.)

1 Sec. 9. Section three hundred sixty-three point seventeen
2 (363.17), Code 1950, is hereby repealed.

3 (Removal of officers generally, see ch. 66, C50.)

1 Sec. 10. Section three hundred sixty-three point thirty-
2 eight (363.38), Code 1950, is hereby repealed. (See sec. 4
3 of this bill.)

1 Sec. 11. Sections three hundred sixty-three point forty-
2 one (363.41), three hundred sixty-three point forty-four (363.44),

3 and three hundred sixty-three point forty-five (363.45), Code
4 1950, and are hereby repealed. (See sec. 5 of this bill.)

1 Sec. 12. The explanatory material, notes, and historical
2 references incorporated in this bill shall not be considered as
3 part of the enactment hereof and shall not be included in the
4 enrolled act.