

LEGISLATIVE BILL 845

Approved by the Governor May 4, 1971

Introduced by Jerome Warner, 25th District

AN ACT to amend section 19-1309, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages of particular classes; to clarify the use of all purpose levies by first and second class cities and villages; and to repeal the original section.

Be it enacted by the people of the State of Nebraska,

Section 1. That section 19-1309, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

19-1309. Notwithstanding provisions in the statutes of Nebraska to the contrary, for any fiscal year the governing body of any cities city of the first class, cities city of the second class, and villages or village may decide to certify to the county clerk for collection the amount one all purpose levy required to be raised by taxation for all municipal purposes instead of certifying a schedule of levies for specific purposes added together, such amount which all purpose levy shall not to exceed an annual levy of twenty-five mills for cities of the first class and thirty mills for cities of the second class and villages on the dollar upon the assessed valuation of all the taxable property in such city or village, except intangible property; Provided, otherwise authorized extraordinary levies to service and pay bonded indebtedness of such municipalities, to pay or fund policemen's and firemen's pension plans in cities of the first class, and to pay judgments obtained against them, may be made by such municipalities in addition to such all purpose levy.

Sec. 2. That original section 19-1309, Reissue Revised Statutes of Nebraska, 1943, is repealed.