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SUMMARY OF LEGISLATION APPROVED BY THE
FIRST REGULAR SESSION OF THE SIXTY-NINTH IOWA GENERAL ASSEMBLY
MEETING IN THE YEAR 1981

Prepared by the Iowa Legislative Service Bureau

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This summary of legislation has been prepared for the use of legislators and other interested persons. The classifications of legislative enactments under specific subject headings and the summary descriptions are the work product of legislative staff personnel. It is recognized that the legislative enactments contained in this summary may logically fall under more than one subject heading in certain instances and some enactments have been cross-referenced to several subject headings.

The effective date of the legislative enactments is July 1, 1981 unless otherwise specified in the bill summary. Information listing the specific effective dates of a number of legislative enactments that became law by publication was not available at the time this publication went to press.

It is believed that the purpose of this compilation--that of providing interested persons with a quick reference to legislation enacted in specific areas and generally informing them of the contents and effective date of the legislation--will be served by this publication.

The various Legalizing Acts passed by the 1981 Session are not included in this summary.

The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1981 Session.

AGRICULTURE

H.F. 73

By Hummel. Revises the statutes on the building of improvements by levee and drainage districts. Provides a definition of "improvement" and establishes when an engineer's report and a hearing are required. It increases the cost of work which may be done as a minor repair and does not require a report or hearing.

H.F. 465

By Committee on Agriculture. Provides that a farm unit's conservation folder shall be furnished by the soil conservation district rather than the Department of Soil Conservation and that the folder must comply with the rules of the Department. It also provides that technical assistance in the development of the conservation folder and the farm unit soil conservation plan may be provided the United States Department of Agriculture Soil Conservation Service.

H.F. 466

By Committee on Agriculture. Requires that a conservancy district shall not be divided into wards until the proposal is approved by the soil conservation districts in the conservancy district. The votes of the soil conservation districts are weighted according to the percentage of the district's area that is included in the conservancy district.

H.F. 762

See Corrections. Relates to inspections by the Secretary of Agriculture of food preparation and service areas of correctional institutions.

H.F. 795

See Business and Utilities. Relates to agricultural marketing associations.

H.F. 841

By Committee on Ways and Means. Contains a substantial revision of grain dealer and grain warehouse laws. With respect to grain dealers, the Act modifies the scope of the law, establishes new requirements for dealers that buy on credit, creates two classes of licenses, increases bond requirements, modifies Commerce Commission inspection procedures, increases the criminal penalties for certain violations, forbids disclosure by the Commission of grain dealer financial statements, requires standardization of scale tickets and credit-sale contracts, creates a "bonded grain seller" license, authorizes the Commission to execute reciprocal enforcement agreements with the regulatory agencies of other states, and regulates the use of moisture and handling shrinkage factors. With respect to grain warehouses, the Act modifies Commission inspection procedures, provides for the standardization of scale tickets, warehouse receipts and warehouse records, creates two classes of licenses, modifies suspension and revocation procedures, increases the criminal penalties for certain violations, forbids disclosure by the Commission of warehouse financial statements, and regulates the usage of moisture and handling shrinkage factors. (Effective

July 1, 1981. The Act also increases the various fees that are payable to the Commerce Commission, but only for the two-year period commencing July 1, 1981, and ending June 30, 1983.)

H.F. 842

By Committee on Ways and Means. Allows beef cattle producers to increase the beef checkoff to 50 cents per head on beef cattle sold for slaughter and 35 cents per head on all veal calves sold for slaughter and on all sales of beef cattle for any other purpose.

It allows the new rate to be put into effect if a petition of 500 producers is filed before the expiration of the current excise tax and the excise tax is approved pursuant to an election which is in lieu of the regular four-year extension referendum. If the referendum is unsuccessful, a second referendum may be called upon the petition of at least 100 producers. The Act also requires that the invoice of sale form supplied by the purchaser must contain information that the excise tax is refundable and the address to which application for the refund may be made. The provision for the special election expires December 1, 1982.

H.F. 867

See Taxation. Relates to the maximum dollar amount of the annual levy for the county agricultural extension fund.

S.J.R. 10

See Natural Resources. Relates to negotiations between Iowa and contiguous states encouraging the use of barge traffic on the Missouri River.

S.F. 116

See State Government. Relates to the State Fair Board and the State Fair Board Convention.

S.F. 262

See Natural Resources. Relates to land disturbing activities and soil loss limits.

S.F. 408

By Committee on Agriculture. Provides changes in temperature and handling requirements for milk products in accordance with, and adopts the 1978 Grade "A" Pasteurized Milk Ordinance as required by the Interstate Milk Shippers Compact.

S.F. 479

By Committee on Agriculture. Deletes the requirement that the entomologist of the Iowa Agricultural Experiment Station be appointed by the State Entomologist and provides that the Secretary of Agriculture shall appoint the State Entomologist. Fees for inspections and certifications are increased from not less than five nor more than sixty-five to not less than fifteen nor more than five hundred dollars. It sets fees for nursery stock growers at fifteen dollars plus one dollar per acre and it sets fees for nursery stock dealers at fifteen dollars. It also deletes a reference in the Code to an act of the Sixty-ninth United States Congress in 1927 which has since been repealed.

S.F. 531

See Business and Utilities. Relates to changes in pipeline statutes.

S.F. 532

By Committee on Agriculture. Authorizes the Iowa Family Farm Development Authority to establish another loan program to aid beginning farmers. This additional program would be one in which the Authority could issue bonds or notes directly to a financial institution which would pay for them by making the proceeds available to a beginning farmer for acquisition of farmland, improvements or depreciable farm property. The bonds or notes that are issued would not be obligations of the state.

S.F. 553

See State Government. Relates to appropriations to state agencies whose responsibilities relate to agriculture.

BUSINESS AND UTILITIES

H.F. 398

By Committee on Commerce. Requires public utilities to pay remainder assessments for support of the Utilities Division of the Commerce Commission on a semiannual basis, and makes a supplemental appropriation to the Commerce Commission for fiscal year 1980-1981. Effective March 26, 1981 by publication.

H.F. 737

See Energy. Relates to the preference for American made products in state purchasing.

H.F. 771

By Committee on Commerce. Relates to the regulation of public utilities, and requires the Commerce Commission to continuously monitor the financial operations of rate-regulated utilities, to adopt specific rules relating to procedures and time limits governing rate-regulation proceedings, and to make recommendations to the General Assembly in 1982 respecting statutory regulation of utility advertising. The Act also exempts telephone companies having fewer than fifteen thousand stations from rate regulation; exempts water companies having fewer than two thousand customers, and "homemade" electricity sold to five or fewer customers from all statutory regulation; authorized the Commission to order refunds of up to six months worth of excessive collections made under previously approved rates; and modifies statutory rate-making procedures to reduce amounts collected prior to Commission approval of rates, and to require the Commission to decide rate cases within ten months after the filing date. The Act also makes a standing unlimited appropriation to the Commission for use in hiring temporary or permanent staff or outside consultants to facilitate the new rate-regulation provisions.

H.F. 775

By Committee on Judiciary and Law Enforcement. Provides for the succession to family members of the interests of a franchisee under a motor fuel or special fuel retail or distribution franchise upon the death of the franchisee.

H.F. 790

By Committee on Commerce. Requires that before a lien for rates or charges for utility services attaches to the premises to which the utility services are furnished, the governing body of the utility must certify to the county auditor that the rates or charges for the services are owing.

H.F. 795

By Committee on Agriculture. Modifies the definition of a "not for pecuniary profit corporation" for purposes of chapter 500, relating to agricultural marketing associations.

H.F. 816

By Committee on Judiciary and Law Enforcement. Provides for regulation of the offer and sale of business opportunities. "Business opportunity" is defined as the sale or lease, offer for

sale or lease, or advertisement for sale or lease of merchandise or services at an initial investment exceeding five hundred dollars and when the purchase or lease is for the purpose of enabling the purchaser to begin a business to be operated by the purchaser and when certain claims or guarantees are made regarding the opportunity. Ongoing businesses, most franchises, and real estate transactions are exempt from regulation as are persons who are subject to and in compliance with Federal Trade Commission rules on business opportunities. Persons seeking to offer a business opportunity are required to register with the Insurance Commissioner. Before a person can offer or sell a business opportunity the person must file a disclosure statement and in most cases post a bond with the Insurance Commissioner. An advertising number is issued to every registered person and must be provided to each person with whom the business opportunity seller places advertising.

It also provides that a disclosure statement must be given to a prospective purchaser ten days prior to the time any contract is entered into. In addition all contracts must be in writing and include specified information. Purchasers have the right to cancel a contract for any reason within three days of signing, within 30 days for misrepresentation and within one year if the contract is not in compliance with the statute.

The Insurance Commissioner has the power to adopt rules as necessary to implement and enforce this Act while the power to act on any violation is with the Commissioner or the Attorney General at the direction of the Commissioner. Civil and criminal penalties are provided for violations.

S.F. 48

By DeKoster. Amends Chapter 28F and other Code sections to authorize the creation of separate entities to finance electric power facilities owned by cities and other public agencies.

S.F. 152

By Lura. Allows the sale or installation of existing inventories of gas appliances equipped with pilot lights even though an intermittent ignition device has been certified for the appliance.

S.F. 284

By Committee on Commerce. Repeals the prohibition against the collection of charges by a telephone company for directory assistance. As amended, the law would contain some temporary limitations and some permanent limitations on directory assistance charges.

S.F. 358

By Committee on Commerce. Excludes from the definition of an "agent" in section 502.102 individuals who represent an issuer of securities of cooperative associations, cooperative housing corporations, or mutual or cooperative organizations, which meet the qualifications of subsection 12 of section 502.202. The Act also repeals the limitation that securities issued by a Chapter 499 cooperative association not exceed \$25,000 in order to be exempt from registration under the Iowa Uniform Securities Act and to be

exempt from filing any prospectus, pamphlet, circular, form letter, sales literature, or other advertising communication addressed or intended for distribution to prospective investors.

S.F. 394

See State Government. Relates to fees relating to corporate filings.

S.F. 531

By Committee on Agriculture. Makes various changes in the statutes relating primarily to pipelines. Provides that a magistrate may appoint an arbitrator under an arbitration agreement between the pipeline company and a landowner if one of the parties is not diligent in making the appointment. Prohibits the installation of a subsequent pipeline upon an easement while a damage claim from a previous installation is unresolved and has not gone to litigation or arbitration. Requires all damage claims, except for future crop deficiency and drain tile, to be submitted within one year. Requires a statement of damage settlement procedure to be filed with the Iowa State Commerce Commission. Allows an annual fee for a fixed term to be paid for an easement. Requires recognition of certain livestock losses and preserves claims for future crop deficiency. Provides a procedure for the settlement of damage claims by a county compensation commission. Requires a pipeline company to pay for extra tiling expenses caused by the existence of a pipeline. Requires the Commerce Commission to hold a public hearing in the county seat of the county of the midpoint of a pipeline, gas storage facility or electric transmission line. Increases the bond requirement from fifty to two hundred fifty thousand dollars. Revises the law on county inspectors to allow viewing of the centerline before trenching, allow an inspector to temporarily halt inspection, to prevent obstruction of tile lines, to require that topsoil removal be wider than the trench and to require an inspector at each phase of the trench opening, restoration of improvements, and backfilling. Effective by publication.

CORRECTIONS

H.F. 641

By Committee on Human Resources. Provides for the establishment and operation of forestry nurseries by the Director of Adult Corrections, with the assistance of the Iowa State Conservation Commission, on state-owned land under the control of the Department of Social Services. Residents of adult correctional institutions would provide labor for the operation. Nursery stock would be sold in accordance with the rules of the State Conservation Commission. The proceeds of the sale of nursery stock would be divided proportionately according to costs between the Department of Social Services and the State Conservation Commission. Proceeds to the Department of Social Services would be deposited in the revolving farm fund.

H.F. 730

By Committee on Judiciary and Law Enforcement. Makes confidential, unless otherwise ordered by a court, information on riot control procedures at adult correctional facilities. The Act also exempts this information from public inspection under section 17A.3.

H.F. 731

See Courts and the Judicial Process. Relates to criminal history and intelligence data.

H.F. 762

By Committee on Judiciary and Law Enforcement. Mandates the Secretary of Agriculture to annually inspect the food preparation and service areas of the adult penal and correctional facilities operated by the Department of Social Services and the Eldora Training School, the Mitchellville Training School, and the Iowa Juvenile Home. The Act provides that these inspections may be made by a local board of health if the Secretary of Agriculture and the local municipality enter into an agreement. A report of the inspections shall be sent to the Director of the Division of Corrections or the Director of the Division of Child and Family Services of the Department of Social Services concerning the respective facilities.

The Act also repeals sections 356.9 through 356.13 dealing with jail inspections by the clerks of the district court and county attorneys.

H.F. 765

By Committee on Judiciary and Law Enforcement. Provides that challenges to good time or honor time forfeitures must be conducted pursuant to the post-conviction relief procedure chapter of the Code rather than the habeas corpus procedure chapter.

H.F. 806

By Committee on County Government. Provides that administrative rules adopted by the Department of Social Services relating to minimum jail standards cannot be implemented or enforced until a needs assessment of the individual county jails is completed by the Iowa Crime Commission.

H.F. 849

See Human Resources. Appropriates funds for correctional programs.

S.F. 80

See Courts and the Judicial Process. Relates to judicial district departments of correctional services serving as their own administrative agents.

S.F. 228

By Committee on Judiciary. Repeals the requirement that a prisoner in the Men's Reformatory must be transferred to the Penitentiary upon reaching age 31 or if the prisoner has any prior felony convictions unless suitable accommodations are not available at the Penitentiary.

S.F. 564

By Hultman and Junkins. Changes the name of the Iowa Security Medical Facility to the Iowa Security and Medical Facility and allows the Director of the Division of Adult Corrections of the Department of Social Services to house inmates at the Facility for either security or medical reasons.

COURTS AND THE JUDICIAL PROCESS

H.F. 154

See Real Estate Transactions and Housing. Relates to actions for forcible entry and detainer relating to landlords.

H.F. 211

By Committee on Judiciary and Law Enforcement. Provides that counties which exercise the option of having an additional judicial magistrate, rather than one, may pay the two magistrates one-half the normal pay. Retroactive to January 1, 1981.

H.F. 282

By Committee on Judiciary and Law Enforcement. Expressly allows state Court of Appeals judges to perform marriage ceremonies.

H.F. 386

By Committee on Judiciary and Law Enforcement. Provides procedures to implement and enforce valid written agreements to arbitrate controversies arising between parties to the agreements after July 1, 1981. The written agreements may include provisions for selecting arbitrators, notice and hearings, and other matters related to the arbitration process, but if the agreements do not include these procedures or the procedures prove to be unworkable, the district court, upon application of either party to an agreement, is directed to order the implementation of the arbitration procedures specified in the Act.

The district court, upon application of either party, also has the responsibility to review the action of the arbitrators and may vacate, modify, or correct an award under specified circumstances.

Sections 679.1 through 679.18 are repealed effective January 1, 1983 and will continue to apply until then to controversies that arose prior to July 1, 1981.

H.F. 503

By Committee on Judiciary and Law Enforcement. Provides that copies of a petition for judicial review of an administration action of a state agency may be delivered to the other party by personal service as well as by mail. Provides that the delivery may be made to the party's attorney of record instead of the party.

H.F. 730

See Corrections. Relates to the confidentiality of information on riot control procedures at adult correctional facilities.

H.F. 731

By Committee on Judiciary and Law Enforcement. Makes several amendments to Chapter 692 concerning criminal history and intelligence data. The Act adds to the chapter's definition section the term "criminal investigative data" and amends the definition of "intelligence data".

It provides that conditions for redissemination of criminal history data by peace officers and agencies apply only to the dissemination

of the data outside the agency not within the agency as presently required by the section.

The Act also amends section 68A.7 to provide that the date, time, specific location, and the immediate facts and circumstances surrounding a crime or incident shall not be kept confidential under the section except in those unusual circumstances where disclosure would plainly and seriously jeopardize an investigation or pose a clear and present danger to the safety of an individual. Effective May 10, 1981 by publication.

H.F. 739

By Committee on Judiciary and Law Enforcement. Restores language to the Probate Code similar to the language which was deleted, effective January 1, 1977, in the redrafting of the Code chapters on termination of parental rights and adoption. Provides that the rights of inheritance are generally extinguished between adopted persons and their natural parents. An exception would allow inheritance between a parent or the parent's heirs and the parent's natural born child where the parent's spouse or surviving spouse adopted the child. An additional exception would allow inheritance between a person, who is adopted by a natural parent's spouse or surviving spouse, and the heirs of the person's other natural parent who is deceased.

H.F. 751

See Health and Safety. Relates to the legal status of information collected by the State Fire Marshal and local investigators.

H.F. 765

See Corrections. Relates to challenges to good time or honor time forfeitures.

H.F. 766

See Energy. Relates to solar access easements.

H.F. 767

By Committee on Judiciary and Law Enforcement. Provides that a mechanic's lien of a subcontractor is not enforceable against an owner-occupied dwelling, as defined in the Act, except to the extent of any amount still owed to the principal contractor at the time the subcontractor serves written notice of the perfected lien upon the property owner. The Act also provides that the principal contractor on a project involving an owner-occupied dwelling must pay a subcontractor within thirty days after receipt of full payment from the homeowner or else the court may award exemplary damages against the principal contractor.

H.F. 778

By Committee on Judiciary and Law Enforcement. Modifies the procedures that must be followed under the Probate Code to disclaim rights acquired by inheritance or succession. (The title of the Act states that it is effective January 1, 1982, but the body of the Act does not.)

H.F. 779

By Committee on Judiciary and Law Enforcement. Requests that the Iowa Supreme Court undertake a study of the federal rules of evidence. The Act also grants the Supreme Court the power to prescribe rules of pleading, practice, evidence, and procedure, and the forms of process, writs and notices for proceedings other than just those of a civil nature.

H.F. 794

By Committee on Judiciary and Law Enforcement. Amends numerous sections of the Iowa Probate Code. It increases the amount that may pass to a minor without the necessity of appointing a conservator, and provides that certain hearings are not necessary if notice as specified is provided. It defines a sale in probate proceedings and provides that Part 6 of Division VII of the Iowa Probate Code pertains to any type of disposition of property in an estate. The Act provides that if a claimant is represented by an attorney, the attorney of record for the claimant shall be notified of the disallowance of the claim.

H.F. 822

By Committee on Judiciary and Law Enforcement. Makes several changes in the small estate chapter of the Code. The size of the estate which may be administered under the chapter is increased in certain instances when the decedent is survived by a spouse or children, and the available use of the chapter is expanded in other instances to include use by other relatives of the decedent. The Act clarifies the executor's or administrator's responsibility as to tax matters and the rights of creditors are also clarified. The Act provides for the sale of the estate property, and provides a minimum waiting period before the estate can be distributed. It also provides a method of closing and settlement of the estate.

H.F. 847

See State Government. Relates to appropriations to the judicial branch, changes in funding of the judicial retirement system and a temporary limitation on the number of district associate judges.

H.F. 875

See State Government. Provides increases in salaries and benefits for state employees and certain expenses for shorthand court reporters.

S.F. 80

By Rush and Murray. Provides that the judicial district Department of Correctional Services may serve as its own administrative agent if the district board of directors so provides after determining it would be more efficient and less costly than designating a county of the district to serve as the administrative agent of the district.

It also provides that employees of the district department shall be considered employees of that department for all administrative purposes rather than employees of the county which may provide administrative services.

It is a duty of the Director of the district department to prepare budgets and fiscal documents for the district department.

S.F. 121

By Taylor. Allows a parent to file a petition requesting a name change for a minor child of the parent. It also requires a hearing when one parent does not consent to the name change and after the hearing allows the court to order the change only if the parent has abandoned the child, is legally liable for support of the child and has failed to provide such or consents to the name change after notice and the hearing.

S.F. 199

See Local Governments. Relates to the appointment of an attorney to represent certain county officers.

S.F. 200

By Committee on County Government. Repeals a provision of the Code that requires the sheriff of each county to return a copy of the calendar of prisoners in the county jail or detention facility to the district court at specified times each year.

S.F. 283

By Committee on County Government. Provides that the mileage expense for witnesses and jurors is the same as specified for local governmental officers in section 79.9. The mileage rate specified in section 79.9 is 22 cents per mile effective July 1, 1981 and 24 cents per mile effective July 1, 1982.

S.F. 307

By Committee on Judiciary. Permits a testator to refer in the will to a separate writing disposing of certain tangible personal property. The separate document may be prepared after execution of the will, and may even be altered from time to time. It need only be either in the testator's handwriting or signed by the testator.

S.F. 332

By Committee on State Government. Creates the office of state appellate defender to represent indigents in criminal appeals and post-conviction proceedings when appointed by the district court. Supersedes similar law contained in Acts of the Sixty-eighth General Assembly, 1980 Session, chapter 1187. The office is abolished July 1, 1985.

S.F. 480

By Committee on Commerce. Amends the Iowa laws relating to the exemption of certain properties from execution under judgment and from confiscation in bankruptcy by disallowing the exemptions contained in recent federal legislation, by redefining the eligibility requirements for the homestead exemption and by substantially revising the general exemptions for personal property.

S.F. 515

By Committee on Judiciary. Section 633.331 provides a time period in which probate of a will, original administration of an intestate

estate or ancillary administration of an estate may be granted. The Act strikes the reference to the specific types of administration to which the section applies and replaces that language with a general reference to administration of testate or intestate estates whether they are domiciliary or ancillary and provides that the will may be admitted after the time period for the purpose of serving as evidence of title. It also strikes the language that excepts from this five-year limitation, probate of wills of decedents who died before January 1, 1964.

S.F. 528

By Committee on Judiciary. Specifies a procedure for return of seized property and for issuance of nontestimonial identification orders by a district court or district associate court judge upon submission of an application by a prosecuting attorney. It lists the basis for the order and the contents, modification, vacation, service and implementation of the order. It also lists penalties for failure to comply. It revises the procedure for waiver of a jury trial and eliminates deferred judgments, sentences and suspended sentences for corporations and those defendants who committed an assault on a police officer.

S.F. 571

Committee on Appropriations. Increases the authorized number of district judgeships from ninety-two to ninety-five, and gives the Supreme Court financial control over the offices of district court administrators, effective October 1, 1981. The state would assume the cost of operating district court administrator offices at that time. The Act also increases the filing fees for civil and criminal cases, other than small claims actions, from eight to twenty-five dollars. The fee increases would take effect July 1, 1981. The Act also contains two year appropriations to cover the costs of the new judgeships and the costs of operations of the district court administrator offices.

DRUGS, CONTROLLED SUBSTANCES, AND ALCOHOL

H.F. 773

See Licenses and Permits. Relates to suspension of liquor licenses.

H.F. 821

By Committee on State Government. Makes the following changes relating to the Iowa Department of Substance Abuse:

1. It abolishes the Citizens Advisory Council as recommended by the Governor's Economy Committee.

2. It exempts from Department approval and licensing, chemical substitutes and antagonists programs provided by facilities otherwise exempt from licensing. (Included in the Governor's Economy Committee recommendations.)

3. It allows two-year license renewal rather than annual.

4. It allows inspection of a facility receiving state dollars when the Department has probable cause to believe the facility should be licensed. It also provides for injunctive relief and includes penalties for facilities receiving state funds that are operating without a license.

5. It allows the Director of the Department to contract for education and prevention services.

6. It allows certified public accountants to conduct annual facility audits subject to the requirements of the Auditor of State.

7. It exempts independent individuals other than medical practitioners providing substance abuse treatment services from licensing requirements.

8. It extends operations of the Department to July 1, 1983.

9. It requires the Program Evaluation Division of the Legislative Fiscal Bureau to study the funding, structure and administration of the Department and report to the General Assembly in 1982.

H.F. 851

See Health and Safety. Appropriates funds to the Iowa Department of Substance Abuse and provides for a study and an evaluation of the Department and its program delivery.

S.F. 172

See Licenses and Permits. Relates to issuance of a fourteen-day license or permit by the Beer and Liquor Control Department.

S.F. 439

By Committee on State Government. Permits a person that is engaged in the business of manufacturing beer to also hold a class "B" beer permit and to sell beer at retail.

S.F. 548

See State Government. Relates to appropriations to the Beer and Liquor Control Department and to the operation of liquor stores and duties of drivers.

EDUCATION

H.F. 143

By Tyrrell. Revises the chapter of the Code that allows a levy by school districts for public recreation and playgrounds so that all districts can adopt the levy after approval at the election, not just districts in which a city is located. The Act provides for agreements between the school district and public and private agencies to provide public educational and recreational activities. It provides for discontinuance of the levy by the board or by an election and authorizes the continuance of levies voted under the prior law.

H.F. 157

By Johnson of Woodbury. Strikes dollar limits of \$500 to \$10,000, and an authorization without limit for certain special charter cities, and inserts a uniform \$25,000 as the amount below which a board of directors can sell, lease, or dispose of school property without authorization at an election and provides flexibility in the sale, lease, and disposal of student-constructed buildings.

H.F. 233

By Committee on Education. Deletes the requirement that the merged area board and the area education agency board in an area must meet quarterly and requires that the two boards meet at least annually.

H.F. 414

By Committee on Education. Makes a number of changes in the state school foundation formula that affect local school districts and area education agencies:

1. Provides that the state foundation base will remain at 77 percent of state cost per pupil for the school years beginning July 1, 1981 and July 1, 1982 rather than increasing one percent each year.

2. Provides that the controlled budget for the regular school program for the school year beginning July 1, 1982 for a school district will not be less than the controlled budget for the regular school program for the school year beginning July 1, 1981 for that district.

3. Sets the state percent of growth at five percent for the school year beginning July 1, 1981 and seven percent for the school year beginning July 1, 1982.

4. Clarifies that for the school year beginning July 1, 1981 and thereafter, the budget of an area education agency for special education support services costs for a year will be based upon the number of pupils in weighted enrollment, the previous year's budget per pupil, and allowable growth, except that for the school year beginning July 1, 1981 allowable growth will not be used.

5. Provides that for the school year beginning July 1, 1982 and thereafter, the budgets of an area education agency for media services and for educational services for a year will be based upon

the number of pupils in enrollment served (includes both public and nonpublic school pupils), the previous year's budget in enrollment served, and allowable growth.

6. Provides that for the school year beginning July 1, 1981, the budget of each area education agency for educational services is the same as the previous year's budget.

7. Provides that school districts may, after approval at a special election occurring before July 1, 1981, impose a one-time supplemental school income surtax to be administered by the Department of Revenue which would raise an amount not to exceed the difference between the amount the school district would have received under a state percent of growth of 9.26 percent and the state percent of growth of five percent provided in the Act.

8. Provides for reductions in funds to school districts during a school year for special education instructional costs based upon enrollment losses from one December count to the next. (See Senate File 520 which strikes this provision.)

The Act also allows a school district to levy a property tax on an annual basis to provide for a cash reserve of up to 7.5 percent of the district's previous year's total district expenditures. The budget certification date for the levy for the school year beginning July 1, 1981 is delayed until April 15, 1981. Effective April 3, 1981 by publication.

H.F. 724

By Committee on Education. Requires school districts proposing to issue general obligation bonds for the construction or renovation of a school building to hold a meeting to discuss the construction or renovation only if either the area education agency board or a board adjacent to the school district requests that one be held. Present law requires that the meetings be held in all cases.

H.F. 865

See Taxation. Relates to the levy of a property tax by area schools for the purpose of building a cash reserve fund.

S.F. 86

By Gratias. Allows school districts to expend funds previously levied and collected for the schoolhouse site fund for the expanded purposes approved in 1980. Effective March 20, 1981 by publication.

S.F. 93

By Committee on Education. Removes the date limitations on amendments to the Higher Education Act of 1965 in the College Aid Commission chapter so that changes in the guaranteed student loan program mandated by the federal government can be implemented. Effective February 20, 1981 by publication.

S.F. 106

See State Government. Relates to reinstatement of the Governor's power to appoint members of the State Board of Regents.

S.F. 146

See State Government. Relates to procedures for letting public contracts.

S.F. 230

By Holden. Provides that the notice of garnishment for an employee of a school district can be served on the secretary of the school district rather than the school district's legal counsel.

S.F. 305

See State Government. Relates to the reduction, reversion, and allocation of funds previously appropriated by the General Assembly for the 1980-1981 fiscal year.

S.F. 468

By Committee on Education. Combines several sections of the Code relating to the education of children in licensed boarding homes and charitable institutions by using the correct current term "children in licensed foster care facilities" and provides that the Treasurer of State will pay tuition and transportation costs of these children who do not reside in the district in which the licensed foster care facility is located, do not require special education, and were not counted in the basic enrollment of a school district.

S.F. 469

By Committee on Education. Allows school districts located near Iowa's borders to send students to a public school across the state line if the school in the other state is closer and to pay tuition at a rate acceptable to the affected boards, but not less than the lower average cost per pupil of the two affected school districts for the previous school year.

S.F. 492

See Transportation--Vehicles. Relates to urban public transit systems and certain safety requirements for school buses.

S.F. 520

By Committee on Education. Strikes the portions of House File 414 that provided for reductions in state aid during a school year because of an enrollment reduction in the numbers of special education weighted students.

S.F. 529

See Local Governments. Relates to the confidentiality of public library materials.

S.F. 552

By Committee on Appropriations. Appropriates money from the general fund of the state for the 1981-1982 and 1982-1983 fiscal years for the general operation of the Iowa Commission for the Blind, the State Educational Radio and Television Facility Board, the Iowa College Aid Commission, the Department of Public Instruction, the merged area schools, and the State Board of Regents including the State University of Iowa, Iowa State University, the University of Northern Iowa, the State School for

the Deaf, and the Iowa Braille and Sight-Saving School. It also appropriates funds to the College Aid Commission for the grant and subvention programs. It begins a process of phasing out the subvention program at the College of Osteopathic Medicine and Surgery and the purchase of seats at out-of-state schools for Iowa residents studying optometry and podiatry. It restricts the use of funds appropriated to the University Hospitals for abortions to medically-necessary abortions and "medically-necessary abortions" are defined. It makes changes in the Iowa guaranteed student loan program to allow parents of students to borrow, as provided in federal law. It reduces the standing appropriations to the livestock disease research fund for the next two years. The Act also retains the reimbursement to parents for transportation of their children to school at \$80 plus 25 percent of the difference between \$80 and the previous school year's statewide average per pupil transportation cost for the biennium. It sets a limit on the standing unlimited appropriation for payment of claims to parents of nonpublic school pupils for school transportation for the biennium and provides for proration of payments if the funds appropriated are insufficient. It requests that the Legislative Council appoint a joint subcommittee of members of the Appropriations Subcommittees on Education and the Committees on Education to study area school funding.

S.F. 575

By Committee on Appropriations. Appropriates money to reimburse the institutions of higher education of the State Board of Regents for deficiencies in operating funds resulting from the pledging of tuitions, student fees and charges, and institutional income to finance the cost of providing academic and administrative buildings and facilities and utility services at the institutions and appropriates money to the State Educational Radio and Television Facility for the first year of the biennium to match federal funds for the purchase and installation of translators. The Act also strikes appropriations made in 1980 for the fiscal year beginning July 1, 1981 for certain construction projects.

ENERGY

H.F. 737

By Committee on Energy. Requires life cycle cost and energy efficiency be included in the criteria used by state purchasing agents in developing uniform standards for purchasing energy consuming products. Life cycle cost is defined as the expected total cost of ownership during the life of a product. It also requires preference to be given to purchasing American made products and products from American based businesses if the life cycle costs are comparable to products from foreign businesses and if the products most adequately meet the needs of the purchasing agency.

H.F. 304

By Committee on Energy. Adds promoting the conservation of energy resources and reasonable access to solar energy as objectives of city and county zoning regulations.

H.F. 766

By Committee on Energy. Provides a procedure for obtaining a solar access easement to be used by a property owner who is unable to voluntarily negotiate an easement assuring access to sunlight for a solar collector with a neighboring landowner. The power to grant a solar access easement when voluntary negotiations fail is vested in a solar access regulatory board. The Act allows the city council or county board of supervisors to designate a solar access regulatory board for their respective geographic areas. The board could be any existing or new board with at least three members including the city council or county board of supervisors itself. If the city council or county board fails to designate a board for their area, the responsibility for acting as the solar access regulatory board automatically goes to the district court.

The board receives, hears and acts on applications for a solar access easement. The board decides whether to grant an easement and shall do so upon finding that there is a need for the solar collector, that the space burdened by the easement was not obstructed by anything except vegetation that would shade the solar collector at the time of filing of the application, that the proposed location of the collector minimizes the impact of the easement on the development of the servient estate and that the applicant tried and failed to negotiate a voluntary easement. The board may refuse to grant a solar access easement upon a finding that the easement would require the removal of trees that provide shade or a windbreak to a residence on the servient estate. The board shall not grant a solar access easement if the board finds that the owner of the servient estate, at least six months prior to the filing of the application, has made a substantial financial commitment to build a structure that will shade the solar collector. The board determines the amount of compensation to be paid for the easement which the Act specifies shall be based on the difference between the fair market value of the property prior to and after granting the easement. The easement must be recorded in the office of the county recorder. This procedure is available only to persons who have not yet constructed or installed a solar collector.

The Act also includes guidelines for recording a voluntary easement. It requires the Energy Policy Council to provide information including application forms for an easement and assistance in preparing an easement for recording to the public and local governing bodies.

It also allows cities and counties to include in ordinances relating to subdivisions a provision prohibiting the deeds for property in new subdivisions from containing restrictive covenants imposing unreasonable restrictions on the use of solar collectors. It further requires state building code standards to, as far as practical, facilitate the development and use of solar energy.

H.F. 782

See State Government. Relates to the operation of a liquid fossil fuel set-aside program by the Iowa Energy Policy Council.

S.F. 152

See Business and Utilities. Relates to sale and installation of gas appliances equipped with pilot lights.

S.F. 553

See State Government. Relates to appropriations to state agencies whose responsibilities relate to energy.

*Funded administration
for low income & elderly
MANICURE*

MISCELLANEOUS

FINANCIAL INSTITUTIONS

S.F. 13

By Holden. Allows public funds that will be deposited or invested for less than fifteen days to be invested in notes, certificates, bonds, or other direct obligations of the United States without prior offer to an approved depository. The Act also eliminates the requirement that public deposits be evidenced by passbook entry and the provision permitting a public body or officer other than the Treasurer of State to establish the rates of interest to be earned on public funds the body or officer invests in bank time certificates of deposit. The Act also provides that the rate established by the Treasurer of State shall be the minimum rate to be earned on state funds in time deposits. Under present law, the rate established is a fixed rate.

S.F. 177

See State Government. Relates to the industrial loan guarantee fund.

S.F. 244

By Schwengels. Requires each bank, credit union or savings and loan association organized under state law and maintaining an escrow account with respect to real property mortgaged to the institution to deliver to the mortgagor not later than thirty days following the year to which disclosure relates a written summary of activity on the account during the previous year. The Act also repeals the record-keeping and reporting requirements in the current Code relating to mortgage loan disclosure while providing that mortgage lenders annually must file a copy of the disclosure statement required by the federal Home Loan Disclosure Act with the Iowa Housing Finance Authority.

S.F. 292

See Local Governments. Relates to the choice of bank depositories used by township clerks.

S.F. 300

By Committee on Commerce. Omnibus Banking Act, striking the requirements that the Superintendent of Banking approve the compensation of bank directors, contracts for data processing services, and investments of more than twenty percent of capital and surplus in securities issued by a single municipality; adds new authority for multiple-owner and pay-on-death bank accounts; excludes loan offset by certificates of deposit from computation under the twenty percent single customer lending limit; authorizes delinquency charges for real property loans; requires an officer or bank manager to be on the premises of each bank office; modifies the formula governing the number of bank offices; declares that approved satellite terminals are not bank offices; and repeals the requirements for the maintenance of cash reserves. The Act takes effect July 1, 1981, except that the new formula for bank offices takes effect July 1, 1983.

S.F. 425

See Real Estate Transactions and Housing. Relates to lending powers of the Iowa Housing Finance Authority.

S.F. 435

Committee on Commerce. Relates to the regulation of savings and loan associations, with respect to the confidentiality of the account records of members, the types of deposit accounts which an association may offer to fiduciaries and nonprofit corporations, the terms of property improvement loans, the exercise of fiduciary powers by an association, and the amortization period and other terms of installment loans.

S.F. 532

See Agriculture. Relates to the loan programs of the Iowa Family Farm Authority.

GENERAL ASSEMBLY

H.F. 293

See Human Resources. Relates to reports to committees of the General Assembly relating to the discontinuance of agricultural operations of state agencies.

H.F. 821

See Drugs, Controlled Substances, and Alcohol. Relates to a mandate that the Program Evaluation Division of the Legislative Fiscal Bureau study the Department of Substance Abuse.

H.F. 847

See State Government. Relates to an interim study of the Iowa Merit Employment Department, a program evaluation of the Office for Planning and Programming, and publication of the Code.

S.F. 170

By Miller of Des Moines. Provides that legislative members of the State Functional Classification Review Board may receive per diem and expenses for attending the Board meetings when the General Assembly is not in session.

S.F. 552

See Education. Relates to a request for an interim legislative study of area school funding.

S.F. 554

See State Government. Relates to reduction of funds appropriated for expenditure for the fiscal year beginning July 1, 1980.

S.F. 563

See State Government. Relates to procedures established for the appropriation of federal funds by the General Assembly.

S.F. 572

See Human Resources. Relates to program evaluation and an interim study in 1985 of the Division of Mental Health, Mental Retardation, and Developmental Disabilities of the Department of Social Services.

HEALTH AND SAFETY

H.F. 371

By Anderson of Audubon. Allows the State Fire Marshal at the request of the chief of a local fire department, a city council or a county board of supervisors to prohibit open burning in an area during periods of extremely dry conditions or under other conditions when the State Fire Marshal finds that open burning would constitute a danger to life or property. The city, county, the chief or the county board may rescind the prohibition when the conditions that prompted the order no longer exist.

H.F. 413

By Committee on State Government. Authorizes the Department of Health to establish fees, based on average administrative cost, by rule for the preparation of an adoption certificate, an amended birth certificate for a change of name or acknowledgement of paternity or for copies of certificates. Also provides that the state registrar shall notify the county registrar when a person dies outside the person's county of residence. Provides that records of birth in wedlock, marriage, divorce, dissolution, annulment and nonfetal death are public records in the custody of a county or local registrar.

H.F. 467

By Committee on State Government. Repeals chapter 103 concerning fire escapes and exits but provides the State Fire Marshal the authority to adopt rules on these subjects. The Act also increases the penalty for violation of the rules if the violation constituted a clear and present danger to life and the defendant failed to eliminate the condition giving rise to the violation within thirty days after receipt of notice from the State Fire Marshal.

The Act also provides that rules affecting the construction of new buildings, additions to buildings or rehabilitation of existing buildings and related to fire protection shall be substantially in accord with the provisions of the nationally recognized building and related codes adopted as the state building code or with codes adopted by a local subdivision which are in substantial accord with the codes comprising the state building code.

H.F. 726

See Labor, Employment, and Retirement. Relates to the authority to grant variances for nonconforming elevators.

H.F. 746

By Committee on Human Resources. Amends current procedures for notifying a health care facility of a violation of the health care facility licensing laws by eliminating the distinction between types of violations and the deadlines for notification and by clarifying that the citation must be issued within five working days of determination by the Commissioner of Health that a violation exists. Under the old language there was some confusion as to when the five days began, with some arguing that the date of the inspection marked the beginning of the five days.

H.F. 751

By Committee on Judiciary and Law Enforcement. Provides that the State Fire Marshal may share information collected by the Fire Marshal's office with local fire chiefs, fire marshals, and arson investigators. Also provides that in those circumstances where disclosure of particular facts in the record may jeopardize an investigation of criminal activity, those portions of the record pertaining to those facts shall be deemed to be peace officers' investigative reports and thereby confidential. Also establishes special arson inspection warrants and procedures for the issuance of the warrants by the district court and the use of the warrants in arson investigations.

H.F. 762

See Corrections. Relates to inspections by local boards of health of food preparation and service areas of correctional institutions.

H.F. 768

See Insurance. Relates to standards for group medicare supplement insurance policies.

H.F. 784

By Committee on Human Resources. Provides that any information which identifies a person infected with a reportable disease will not be accessible to the public. All other information contained in the report may become a part of the public health records.

H.F. 825

By Committee on Human Resources. Requires the Department of Health to adopt rules extending the federal bill of rights for residents of health care facilities, currently applicable to facilities that receive medicare funds, to all health care facilities licensed by the state. It also requires the rules to address the transfer of residents to other rooms within a facility, the involuntary discharge or transfer of residents from a facility and requirements for holding beds under certain circumstances upon payment of a fee. It prohibits discharging a resident solely because the cost of the patient's care is being paid by the state or because the patient's status is changing from private to public support. A violation of the Act or the rules is at least a class II violation under chapter 135C which carries a penalty of between one hundred and five hundred dollars.

H.F. 831

By Committee on Appropriations. Makes supplemental appropriations to the Board of Medical Examiners and to the Licensing and Certification Division of the State Department of Health for the 1980-1981 fiscal year. Effective June 2, 1981 by publication.

H.F. 851

By Committee on Appropriations. Appropriates operating funds for the 1981-1983 fiscal biennium to and establishes the maximum number of authorized state employees for the Commission on the Aging, the Iowa State Civil Rights Commission, the Spanish-speaking Peoples Commission, the Committee on the Employment of the Handicapped, the Board of Parole, the Commission on the Status of Women, the

medical, nursing, and pharmacy licensing boards, the State Department of Health, the Department of Veterans Affairs, and the Department of Substance Abuse.

Directs the board of pharmacy to continue the research program for the medicinal use of marijuana.

Allows the State Department of Health to employ an environmental specialist and a dietary consultant with federal funds, allows the employment of persons in other undesignated and wholly federally-funded positions, disapproves the position of physical fitness coordinator, and maintains the position of four regional supervisory nurses.

Conditions the use of funds appropriated to the State Department of Health for in-home health care grants and distributes one-quarter of the funds equally to the counties and three-quarters of the funds to the counties based on the number of low-income and elderly persons in each county. Provides for a joint study by the State Department of Health, Department of Social Services, and Commission on the Aging of an integrated state homemaker-home health aid program.

Directs the licensing and certification division of the State Department of Health to establish its schedule of licensing, certification, and examination fees to offset projected administrative costs. Allows the division and the medical, nursing, and pharmacy licensing boards to expend more than their appropriations for examinations if approved by the State Comptroller and if examination fees are adjusted accordingly. Repeals prospectively the Code provision for second examinations without fee.

Makes a special allocation within the Department of Veterans Affairs appropriation for the war orphans educational aid fund and within the Department of Substance Abuse appropriation for substance abuse program grants. Provides for the study of an alternative administrative structure for the delivery of substance abuse programs and an evaluation of the study by the Legislative Fiscal Bureau. Directs the Director of General Services to charge rental fees to certain state agencies and provides for a permanent Code change to authorize the rental charges.

S.F. 220

By Coleman. Prohibits the revoking of an anatomical gift by a person other than the donor.

S.F. 305

See State Government. Relates to the reduction, reversion, and allocation of funds previously appropriated by the General Assembly for the 1980-1981 fiscal year.

S.F. 324

By Committee on Commerce. Requires new construction begun on or after July 1, 1981, to include the installation of smoke detectors in each sleeping room and in each corridor of hotels, motels, and dormitories and in each area giving access to the immediate

vicinity of a sleeping room within a unit and in each corridor of rooming houses, and residential buildings and apartment houses with four or more units. Smoke detectors are defined as devices which detect particles of combustion, have an alarm, and either have an internal power supply or operate on power obtained at the point of installation. Requires existing and converted residential buildings and apartment houses with four or more units, hotels, motels, dormitories, and rooming houses to be equipped with smoke detectors in the enumerated areas by July 1, 1984. Exempts owner-occupied units, buildings equipped on July 1, 1981, with heat detection devices or a sprinkler system with alarms approved by the State Fire Marshal, and hotels, motels, and dormitories equipped with an automatic smoke detection system approved by the State Fire Marshal.

Requires building owners or managers to correct an inoperable smoke detector within fourteen days after receipt of a written notice, and allows a tenant, guest, or roomer to repair or install a single-station smoke detector and deduct the cost from rental payments if the smoke detector is not otherwise repaired or replaced. Allows an owner or a lessor to require a tenant, guest, or roomer of more than thirty days to provide batteries for smoke detectors.

Charges the State Fire Marshal with enforcement and requires the State Fire Marshal to initially inspect all smoke detectors and to notify the owners or managers of compliance or noncompliance. Allows the State Fire Marshal to contract without fee, for the performance of the inspection and notification responsibilities, with political subdivisions. Requires the State Fire Marshal to adopt administrative rules, which would not require other than single-station smoke detectors, and to notify building owners by newspaper publication of the required compliance.

Prohibits a legal cause of action from being based on the failure to discover a latent defect upon inspection by a state or local fire, building, or safety official. Prohibits tampering with a smoke detector to render it inoperable and provides that a violation of a provision of the Act or a rule adopted under the Act is a simple misdemeanor punishable by thirty days imprisonment or a one hundred dollar fine.

S.F. 506

See Local Governments. Relates to the issuance of revenue bonds for certain purposes including physician's offices and auxiliary facilities.

S.F. 572

See Human Resources. Relates to the duties of the State Department of Health for inspections of county care facilities.

HUMAN RESOURCES

H.F. 232

By Committee on Appropriations. Relates to appropriations to the Department of Social Services for the 1980-1981 fiscal year. Deletes the six percent increase and certain payment standards under the aid to families with dependent children program, effective retroactively to October 1, 1980. Requires that specified services under the special needs program be eliminated and that certain standards concerning children in a nonparental home be adopted under the aid to families with dependent children program, effective April 1, 1981. Establishes, for the period from December 1, 1980, through June 30, 1981, the financial eligibility level for Title XX services at thirty percent of the federal median income. Allows the Department to eliminate, on or after April 1, 1981, specified services under the medical assistance (Medicaid) program. Effective April 1, 1981 by publication, and allows the Department to adopt emergency rules.

H.F. 293

By McKean. Creates a revolving farm fund in the state treasury to be used for the operation, maintenance, and improvement of farms and agricultural or nursery property under the control of the Department of Social Services. Receipts in the fund at the end of a fiscal year would not revert to the state's general fund.

Requires state departments which propose to discontinue agricultural operations or to sell farmland to notify the Governor, and the chairpersons and ranking members of the legislative appropriation committees and subcommittees which have dealt with the operations or farmland in the past.

Requires the Department of Social Services to prepare an annual accounting for the revolving farm fund to be filed with the Legislative Fiscal Bureau by February 1.

H.F. 849

By Committee on Appropriations. Appropriates operating and capital funds to the Department of Social Services for the 1981-1983 fiscal biennium for mental health, mental retardation, and correctional programs.

Authorizes the Commissioner of Social Services to declare a prison overcrowding state of emergency if the prison system population exceeds 2,650 inmates for 45 consecutive days. Directs the Board of Parole to consider inmates for parole within nine months of their tentative discharge date and to develop and use objective parole criteria in evaluating inmates for parole with the goal of increasing parole rates without increasing the risk to society of release on parole. Reduces by 90 days the tentative discharge dates of incarcerated property offenders, excluding offenders serving mandatory minimum sentences, if paroles do not reduce the population below 2,550 inmates within 90 days of the declaration of the state of emergency.

Provides for the closing of the Mitchellville Training School and the transfer of the school's female juvenile population to the Iowa Juvenile Home by June 1, 1982, and appropriates funds for the closing costs at the training school. Appropriates operating funds to the Women's Reformatory for the 1981-1982 fiscal year only.

Creates a temporary advisory commission to study the appropriate uses of the Women's Reformatory and the state juvenile institutions, requires the Joint Corrections and Mental Health Appropriations Subcommittee to meet periodically with the commission, appropriates funds to the Legislative Council for the expenses of the study, and requires the commission to submit its final report to the Legislative Council by January 15, 1982.

Requires the provision of special correctional services, to the extent that resources are available, to mentally retarded offenders.

Requires the state mental health institute at Mount Pleasant to continue to operate its geriatric program if there is a demonstrated need, and, if a reduction in the patient population is necessary, to reduce the population by reducing the institute's catchment area. Continues the mental health institutes' county billings at 80 percent of patient charges.

Allocates capital appropriations for various projects at Department institutions, giving priority to health and safety projects. Appropriates funds for the construction of a new correctional facility if approved by the General Assembly in 1982. Reverts the unused funds on September 30, 1985.

Makes several permanent statutory changes including the authorization of reimbursements to the Department of Social Services by other state agencies, application of certain personal deposit funds to the cost of care of patients with no county of legal settlement in the state mental health institutes and hospital-schools, authorization to admit juvenile delinquents to the Iowa Juvenile Home while restricting the admissions of children in need of assistance to the home, and increasing the number of Board of Parole members from five to seven.

Provides that funds remaining in the farm accounts of the Department of Social Services shall not revert on June 30, 1981, but shall be credited to the new revolving farm fund created by H.F. 293.

H.F. 851

See Health and Safety. Appropriates funds for various service programs for the elderly and handicapped and certain minorities.

S.F. 278

By Gratias. Provides that new rates established for services provided by health care facilities to residents receiving public assistance are effective on the first day of the month in which the report the facility is required by rule to submit to the Department of Social Services is postmarked or personally received.

S.F. 305

See State Government. Relates to the reduction, reversion, and allocation of funds previously appropriated by the General Assembly for the 1980-1981 fiscal year.

S.F. 377

By Committee on Human Resources. Responds to corresponding changes in federal law regarding federal supplemental security income and state supplementary assistance by requiring that the resources of medical assistance (Medicaid) recipients, given away or sold at less than fair market value within the 24 months preceding the eligibility determination date, be included as resources still available to the recipients. Requires that the Department of Social Services impose a period of ineligibility longer than 24 months for uncompensated values exceeding \$12,000.

S.F. 409

By Committee on Human Resources. Strikes the requirement that the superintendent of a state mental health institute be a qualified hospital administrator or a physician and provides that the superintendent must be qualified by experience and training in the administration of human service programs. It prohibits a physician from serving as both superintendent and business manager of an institute.

S.F. 468

See Education. Relates to tuition and transportation reimbursement for children in licensed foster care facilities.

S.F. 533

See State Government. Relates to coverage under the state merit system of certain employees of the Department of Social Services.

S.F. 542

By Committee on Appropriations. Makes supplemental appropriations to the Department of Social Services for the 1980-1981 fiscal year for the aid to families with dependent children program, field operations, and operation of the adult correctional institutions. Effective May 2, 1981 by publication.

S.F. 546

By Committee on Appropriations. Allows the Department of Social Services to sell the Peck Day Care Center in Newton and the Sanford Day Care Center in Sioux City to nonprofit corporations organized for the purpose of providing child day care as child care centers with their respective registered and principal offices in Newton and Sioux City. Allows the Department to reject all bids for the properties. Requires purchasers to pay all costs incurred in the sales. Provides that transfers of title include restrictive covenants requiring that the properties be used solely for the provision of child day care for at least seven years. Effective May 30, 1981 by publication.

S.F. 566

By Committee on Appropriations. Appropriates operating funds to the Department of Social Services for the 1981-1983 fiscal biennium

for programs other than mental health, mental retardation, and correctional programs. Separates the appropriations into the following major categories: general administration; field operations; aid to families with dependent children benefits; medical assistance benefits; contractual medical carrier services; work and training programs; child support recovery; state supplementary assistance; aid to Indians; home-based services; foster care; community-based services; and shelter cost assistance.

Requires the Department to submit a county and district office reorganization plan to the Joint Social Services Appropriations Subcommittee by February 1, 1982, and directs the Department to implement a plan by July 1, 1982, unless otherwise directed by the General Assembly in 1982.

Restricts the special needs program under the aid to families with dependent children program to programs for individual education and training, certain school expenses, and conservatorship. Prohibits the Department from providing unemployed parent benefits and unborn child grants. Directs the Department to adopt rules regarding stepparent liability which would require partial support of stepchildren.

Restricts medical assistance funding of abortions to conditions endangering the life of the pregnant woman, physical or mental abnormalities of the fetus, rape or incest if reported within specified time periods, and miscarriages. Provides medical assistance to children under 21 years of age who meet all eligibility criteria of the aid to families with dependent children program except that the children need not be deprived of parental support. Provides medical assistance to persons eligible for federal Supplemental Security Income (SSI) in all respects except income and whose income does not exceed 300 percent of the maximum monthly payment to federal SSI recipients. Continues the limitations on certain optional services instituted in 1980. Establishes the maximum reimbursement rate for intermediate care facilities at 74 percent of the facilities' per diems. Allows recalculation of per diems if adequate funding is available. Establishes the maximum reimbursement rate for professional pharmacy fees at 75 percent of the usual and customary professional fee charges, effective September 1, 1981. Requires pharmacies to reduce charges equally to third-party payors and the medical assistance program.

Requires the Department to increase the personal needs allowance for residential care facility residents at the same percentage and at the same time as federal Social Security and SSI benefits are increased. Increases the cost-related reimbursement rate for residential care facilities to \$15 per day and the flat rate to \$10 per day.

Makes a special allocation within the home-based services appropriation for homemaker and chore services. Directs the Department to phase out direct homemaker services and to purchase both homemaker and chore services from homemaker agencies if possible. Transfers homemaker services for adult protective clients above the income and resource guidelines to the State

Department of Health. Directs the Department to develop a fee schedule for chore services. Provides for a joint study by the Department of Social Services, State Department of Health, and Commission on the Aging of an integrated state homemaker-home health aid program.

Increases the maximum foster residential care reimbursement to \$60 per day and the maximum foster group home reimbursement to \$48 per day. Directs the Department to use a portion of the foster care appropriation for alternative in-home services.

Within the community-based services appropriation, makes special allocations for services to prevent the institutionalization of children and to assist child care centers, directs the Department to use funds to reimburse counties for certain juvenile court expenses and operational expenses of multicounty juvenile homes, and encourages the Department to use funds for those programs for displaced homemakers and victims of domestic abuse which will eventually be supported locally.

Conditions the use of the shelter cost assistance appropriation to provide a maximum of \$150 per month for a maximum of three months to families with children deprived of support due to the unemployment of one or both parents.

Allows the Department to implement prior-month budgeting for the food stamp and aid to families with dependent children programs. Directs the Department to pursue the possibility of receiving federal funds to deliver food stamps by certified or restricted certified mail.

Directs the Department to study the recommendations of the long-term care reimbursement study committee and a proposal to implement a county workfare program and to report to the next General Assembly.

Prohibits the involuntary transfer of skilled nursing or intermediate care facility patients who no longer qualify for medical assistance if the patient pays all of his or her nonexempt income and resources and the payment equals or exceeds the medical assistance reimbursement rate for the facility. Provides for a maximum \$400 funeral benefit for persons receiving aid to families with dependent children benefits or state supplementary assistance.

Makes several permanent statutory changes including the disqualification of certain persons 18 years of age or older for foster care, an update to the aid to families with dependent children law to conform to case law on the optional unemployed parent program and to accurately describe the conservatorship program, the qualification of pregnant women for medical assistance under aid to families with dependent children guidelines, the direct payment to psychologists for services to medical assistance recipients, and the repeal of the remedial eye program under medical assistance and of improperly codified language. Allows the Department to adopt emergency rules for certain immediate or complicated programmatic changes.

S.F. 572

By Committee on Appropriations. Reorganizes the administration and financing of mental health and mental retardation services in Iowa and appropriates state funds for certain expenses and services.

Centralizes administrative authority of the Division of Mental Health, Mental Retardation, and Developmental Disabilities within the Department of Social Services, effective January 1, 1982. Abolishes the current Iowa Mental Health Authority and the Committee on Mental Hygiene and transfers their appropriations to the Division, effective January 1, 1982. Designates the Division as the state mental health authority and as the state developmental disabilities agency.

Requires the State Department of Health to conduct annual licensure inspections of county care facilities and authorizes the Commissioner of Public Health to review county care facilities upon a complaint or for good cause.

Abolishes the State Mental Health Advisory Council, establishes the Mental Health and Mental Retardation Commission as the broad policy-making authority, and transfers the Council's appropriation to the Commission, effective July 1, 1981. Provides for the appointment by the Governor and confirmation by the Senate of 15 Commission members to three-year staggered terms.

Increases the number of members of the Council on Social Services from five to seven and requires that at least one member be a county supervisor.

Reorganizes the state funding mechanisms for mental health and mental retardation services. Creates the state community mental health and mental retardation services fund, effective July 1, 1982, and divides the fund into a general allocation of 80 percent and a special allocation of 20 percent. Distributes one-half of the general allocation equally to the 99 counties and one-half on a per capita basis. Requires general allocation funds to be spent for specified services for mentally retarded, autistic, and developmentally disabled persons, local care as an alternative to state institutionalization, establishment and operation of community mental health centers, or local mental health and mental retardation services. Authorizes the awarding of special allocation grants, effective July 1, 1982, to counties or county designees for new or expanded community-based mental health or mental retardation services. Creates a permanent funding mechanism, effective July 1, 1982, to reimburse counties for local mental health inpatient costs at hospitals with designated mental health programs, and establishes the reimbursements at 20 percent of the average of the four state mental health institutes' daily patient charges.

Requires county boards of supervisors to establish county mental health and mental retardation coordinating boards to develop county service plans, to distribute no more than 60 percent of county shares of the general allocation for either mental health or mental retardation services, to prepare an annual fiscal accounting of the

use of state funds, and to nominate potential recipients of grant money.

Sunsets the provisions of the bill effective July 1, 1986, and requires the Program Evaluation Division of the Legislative Fiscal Bureau and an interim committee to study and evaluate the performance of the Division in 1985.

Removes the \$8 per capita expenditure limit for smaller counties for local mental health and mental retardation services. Removes the 60-day limitation on the provision of psychiatric treatment by certain county public hospitals.

The Governor item vetoed a provision of the Act which provided for state payment for the costs of community-based mental health or mental retardation services for persons with no county of legal settlement.

INSURANCE

H.F. 292

By Halvorson of Clayton. Allows a domestic fire and casualty insurance company to engage in the sale of exchange-traded covered options and, in closing purchase transactions only, in the purchase of exchange-traded covered options. All transactions in options must be through an options exchange and transacted in accordance with the rules of the exchange.

H.F. 509

See Taxation. Relates to the insurance "retaliatory" tax.

H.F. 547

By Schroeder and Chiodo. Allows life insurance companies to make mortgage loans which are secured by an employee's dwelling to an employee when the employee relocates as a condition of employment. The Act also allows the companies to purchase, at fair market value, a dwelling vacated by the employee upon relocation.

H.F. 559

By Committee on Commerce. Makes certain changes in the offenses and penalties provisions of the insurance laws. The words, "foreign or alien," are stricken from the Unauthorized Insurers Act making the chapter applicable to domestic as well as foreign insurers. The provision that anyone who violates the Unauthorized Insurers Act is guilty of a serious misdemeanor is replaced by a provision given the Insurance Commissioner discretion to impose a civil penalty of no more than fifty thousand dollars against a person who violates the chapter. The Insurance Trade Practices Chapter is amended to permit the Commissioner to civilly fine both an insurance company and its agent when both intentionally violate the unfair competition, unfair practices, deceptive acts, or coercion of debtor provisions of the chapter.

H.F. 565

By Committee on Commerce. Authorizes those insurance companies that are doing business in Iowa under Chapter 515 to reincorporate as Iowa corporations under the short-form manner that presently exists for life insurance companies.

H.F. 768

By Committee on Commerce. Requires the Commissioner of Insurance to adopt rules containing minimum standards for group Medicare supplement insurance policies that are consistent with rules adopted with respect to individual Medicare supplement insurance policies.

H.F. 802

By Committee on Judiciary and Law Enforcement. Allows life and endowment insurance policies and annuity contracts to be given to a minor under the Iowa Uniform Gifts to Minors Act. The Act also allows testators and fiduciaries to use the Uniform Act when bequeathing and distributing gifts to minors and includes shares invested in a credit union account in the definition of "security" in the Uniform Act. Under the Act, a testator can provide by will

for gifts under the Uniform Act, or, at the fiduciary's discretion, gifts can be made under instruments providing for distributions to minors if the will, trust agreement, or other disposing instrument does not contain a contrary direction. A fiduciary will be relieved of accountability as a fiduciary with respect to property distributed after the property has been distributed pursuant to the Act.

H.F. 852

By Committee on Ways and Means. Requires insurance companies to prepay approximately one-half of the premium taxes that will accrue for business written during calendar years 1982 and 1983. Effective January 1, 1982.

S.F. 147

By Committee on State Government. Repeals the requirement that a nonlife insurance company doing business in the state provide a synopsis of its annual report to the Insurance Commissioner who causes it to be published in two newspapers in the state.

S.F. 201

By Committee on Commerce. Amends the investment law for life insurance companies to authorize investment in debts secured by second mortgages as well as those secured by first mortgages.

LABOR, EMPLOYMENT, AND RETIREMENT

H.F. 643

By Halvorson of Clayton, Permits a governmental body to meet in a closed meeting to discuss employment conditions of employees not covered by a collective bargaining agreement.

H.F. 726

By Commerce. Removes limitations on the authority of the Labor Commissioner to grant variances for nonconforming elevators.

H.F. 789

By Committee on Labor and Industrial Relations. Relates to the administration and financing of unemployment compensation.

Affects employer contributions to the unemployment compensation trust fund as follows:

1. Mandates contribution rate table 3 for 1982 and 1983.

2. Allows a zero contribution rate, for any year in which a rate table in rate tables 3 through 9 is effective, for employers free from chargeable benefit payments for 24 calendar quarters if the employer's percentage of excess is 7.5 percent or greater. Establishes a maximum contribution rate of 1.8 percent for the first year for which an employer no longer qualifies for the zero contribution rate.

3. Requires a new employer not previously qualified for a computed rate to contribute at a set rate of not less than 1.8 percent for 20 chargeable quarters, instead of eight quarters, but requires an employer with a negative account balance after eight chargeable quarters to contribute at a computed rate, rather than at a set rate, if the employer's account has been charged with more than 26 times the maximum weekly benefit amount during the preceding four quarters.

4. Surcharges the contribution rates of those employers qualified for experience ratings, whose accounts show negative balances on the last two rate computation dates. The initial surcharge is one-half percent of taxable wages. For each subsequent and consecutive year in which an employer's account still has a negative balance, an additional surcharge of one-half percent of taxable wages is added. The additional surcharge is cumulative but cannot exceed three percent.

5. Relieves reimbursable employers for charges paid to part-time employees who have been receiving partial benefits due to separation from their regular full-time employment.

Affects benefits paid to unemployed individuals as follows:

1. Provides for the deduction from an individual's unemployment compensation benefits, of only that portion of pension or retirement benefits, including Social Security and railroad retirement benefits, attributable to contributions made by the

employer and not by the individual. Deducts only those employer pension or retirement payments under a plan maintained or contributed to by a base period or chargeable employer where the plan's eligibility requirements or benefit payments are affected by the base period employment or remuneration. Deducts only 50 percent of Social Security benefits and only that portion of a military pension which is attributable to military service during the individual's base period.

2. Adopts the federal disqualification for extended benefits for an individual's failure to actively seek work or refusal to apply for or to accept an offer of suitable work, unless the individual has requalified after the failure or refusal by earning at least four times the individual's weekly benefit amount by working in at least four subsequent weeks which need not be consecutive. Prohibits disqualification if the work does not pay more than the individual's extended weekly benefit amount or if the work was not offered in writing or was not listed with the Department.

3. Adopts the federal requirement that Iowa extended benefits be paid for a maximum of two weeks to an individual who moves from Iowa to another state which is not in an extended benefit period.

Affects Department of Job Service administrative procedures as follows:

1. Allows the Department of Job Service to adopt the federal fiscal year.

2. Complies with the federal requirement that the Department of Job Service provide wage information to child support enforcement agencies and exempts this release of information from certain notification requirements.

3. Complies with the federal requirement that all state and local governmental entities pay the entire cost of extended benefits, whether reimbursable or contributory.

4. Complies with the federal requirement that separation allowances, separation pay, and dismissal pay are considered wages and taxed under the unemployment compensation law.

Applies to benefits received for the period beginning on or after July 5, 1981.

H.F. 847

See State Government. Relates to changes in funding of the judicial retirement system.

H.F. 875

See State Government. Provides increases in salaries and benefits for state employees.

S.F. 112

By Committee on Appropriations. Postpones establishment of a payroll accrual account by the State Comptroller to July 1, 1982.

It requires the payroll for a pay period to be charged to the fiscal year in which the payroll is paid. Provides that annual salary rates or adjustments commence on July 1, or, if the pay period overlaps two fiscal years, as provided by the General Assembly. Effective March 20, 1981 by publication.

S.F. 320

By Committee on Labor and Industrial Relations. Allows persons who are certified by the Council of Accreditation in Occupational Hearing Conservation to perform audiometric examinations under Chapter 85B, the Iowa Occupational Hearing Loss Act.

S.F. 557

By Hultman and Junkins. Provides that a volunteer firefighter is not classified as a chauffeur when operating fire apparatus.

LICENSES AND PERMITS

H.F. 47

By Poffenberger. Requires an applicant for an instruction or temporary driver's permit or operator's, chauffeur's, or motorized bicycle license to list whether any such license of the applicant has been revoked or suspended or an application for a license denied within the past six years. Prior law required the applicant to list all revocations, suspensions, or denials.

H.F. 282

See Courts and the Judicial Process. Relates to the authority of Court of Appeals judges to perform marriage ceremonies.

H.F. 740

By Committee on Transportation. Increases the fee for duplicate registration plates to five dollars and the fee for duplicate registration cards to three dollars. Also changes the form of restricted titles.

H.F. 756

By Committee on Transportation. Provides that a nonresident is exempt from this state's licensing requirements if operating a motor vehicle pursuant to the nonresident's home state or country.

H.F. 773

By Committee on State Government. Suspends the liquor license of a licensee who tenders three or more insufficient funds checks to the Beer and Liquor Control Department within a twelve-month period. The Act provides an opportunity for hearing and states that the suspension shall be for not less than three days but not more than thirty days.

H.F. 841

See Agriculture. Relates to licenses for grain dealers and grain warehouses.

H.F. 872

By Pope and Avenson. Delays for six months from July 1, 1981 to January 1, 1982 the requirement for successful completion of a motorcycle education course or a motorized bicycle education course prior to the issuance of certain motor vehicle operators' licenses.

S.F. 148

By Committee on Transportation. Allows prorated registration fees to be refunded on the same monthly basis upon which they are paid.

S.F. 172

By Committee on State Government. Allows the Beer and Liquor Control Department to issue a fourteen-day license or permit for the sale of beer or liquor for consumption on the premises. The license or permit has a fee equal to one-quarter of the annual license or permit. It also allows the issuance of a license or permit to a partnership which includes some nonresident partners.

S.F. 251

By Committee on Natural Resources. Prohibits the sale of certain fish and game licenses to nonresidents of states who do not sell similar licenses to residents of Iowa.

S.F. 420

By Committee on Energy. Requires a person to obtain a site license for the construction of an off-site hazardous waste treatment, storage or disposal facility. The Environmental Quality Commission is given the authority to review and approve or deny applications for the license. On-site facilities owned and operated by and on property contiguous to the source of generation are excluded from the Act. However, an on-site facility would be required to obtain all necessary construction and operating permits from the commission and local authorities.

The process for obtaining a site license is patterned after the current procedure for issuance of a certificate of convenience and necessity for electric generating facilities. A single hearing would be held by the Commission at which all other state and local agencies required to issue permits for the facility would appear. The objective is to consolidate all of the permit processes into a single action. The authority of the Commission extends to questions concerning the need for the facility and its probable impact on the locality. The facility must meet the existing state hazardous waste facility requirements for construction and operation imposed by the Department of Environmental Quality, however, the license may be issued even if the facility does not meet the permit requirements of other regulatory agencies including zoning authorities. Local input is permitted by allowing the city council for or nearest to the city where the facility is proposed to be located and the county board of supervisors to each appoint two local citizens to serve on the commission during the proceedings on the application. However, the city council or county board or both may decline to make the appointment and the nine-member state commission alone would consider the application.

It also imposes a surcharge of two percent on the fee for land burial of hazardous waste. Moneys collected go to the general fund. Penalties are included.

S.F. 439

See Drugs, Controlled Substances, and Alcohol. Relates to licenses and permits for selling beer.

S.F. 485

By Committee on Energy. Makes several changes in the law enacted in 1979 relating to hazardous waste management, including changes necessary to make the Iowa law compatible with the federal law and regulations.

It strikes the exclusion of sewage sludge from publicly owned treatment works from being classified as hazardous waste. This would allow such sludge to be included as hazardous waste only if it exhibited any of the characteristics of hazardous waste. This change follows the federal Environmental Protection Agency (EPA) rules.

It also strikes the small generator exclusion from regulation and replaces it with language that gives the Environmental Quality Commission flexibility regarding notice requirements. The EPA increased the amount of hazardous waste a person can generate before being subject to regulation. By striking the exclusion the Iowa Department of Environmental Quality (DEQ) can by rule establish limits that conform to federal requirements.

It gives the Executive Director the authority to issue an order to a person responsible for a facility or a site requiring the person to develop and implement a monitoring and testing program when the Executive Director determines a waste presents a substantial hazard to human health or the environment. It provides a civil penalty of up to \$5,000 per day for failing to obey an order.

The Act adds treatment or storage of hazardous waste without a permit to the list of prohibited acts. It makes violation of a material condition or requirement of a permit a criminal act. It also makes alteration or destruction of required records a criminal act.

It also makes each day of continued performance of a prohibited act a separate crime, as it is under federal law.

It strikes the requirement that the Executive Director must have "conclusive" evidence before enforcement actions may be taken and substitutes the word "substantial".

It also strikes the language that requires the Executive Director to wait 30 days before issuing an order requiring compliance with hazardous waste requirements. This change conforms to the federal law.

It strikes language that attempts to limit the extent to which the state can require the owner of a site existing before the 1979 law to take remedial action.

S.F. 519

By Committee on Judiciary. Substantially amends Chapter 99B relating to games of skill, chance, and raffles. License application fees are raised from \$25 to \$100 for licenses to conduct games where beer or liquor is sold; in public places, and by qualified organizations, respectively. Except as otherwise provided in the chapter, license terms are increased from one to two years. Greater limitations are placed on persons wishing to conduct games as section 99B.7 qualified organizations. Such persons must be able to qualify for federal tax-exempt status under specified sections of the Internal Revenue Code; they cannot hold an interest in any section 99B.7 license holder. Bingo occasions are defined and are limited to fourteen per month and three per week. Bingo occasions cannot last longer than four consecutive hours. At least 75 percent of the net receipts from section 99B.7 games must be dedicated and distributed to a charitable use as provided in the chapter. Specific exemptions from the requirements are provided in the Act. Record-keeping requirements and penalties for violation of these are also amended.

S.F. 557

See Labor, Employment, and Retirement. Relates to classification of volunteer firefighters for motor vehicle operation purposes.

LOCAL GOVERNMENTS

H.F. 73

See Agriculture. Relates to the building of improvements by levee and drainage districts.

H.F. 164

See Transportation--Roads. Relates to procedures for transfer of unused right of way.

H.F. 186

By Welden. Allows proceeds gained as a result of the sale of county public hospital property to be used for repairs and the purchase or lease of new equipment as well as for permanent improvements as determined by the board of hospital trustees.

H.F. 211

See Courts and the Judicial Process. Relates to pay for additional judicial magistrates in certain counties.

H.F. 304

See Energy. Relates to objectives of city and county zoning regulations relating to energy conservation and solar access.

H.F. 371

See Health and Safety. Relates to local government regulation of open burning.

H.F. 462

By Corey. Establishes procedures for the withdrawal of property from a benefited fire district. The property may be withdrawn by action of the township trustees after a public hearing. If there are outstanding financial obligations against the property, the board of supervisors is required to continue to levy an annual tax until the property's share of the obligations is paid.

H.F. 467

See Health and Safety. Relates to building codes adopted by political subdivisions as they relate to fire escapes and exits.

H.F. 472

See Taxation. Relates to requirements for assessors and deputy assessors.

H.F. 473

See State Government. Relates to campaign finance disclosure requirements.

H.F. 572

See Taxation. Relates to reports of boards of review.

H.F. 643

See Labor, Employment, and Retirement. Relates to open meetings requirements.

H.F. 757

By Committee on Cities. Provides that a city has the right to exercise a continuing easement on property that the city exercised a right to an easement for the establishment of water, sewer, or gas or power lines before January 1, 1950.

H.F. 762

See Corrections. Relates to agreements between municipalities and the Secretary of Agriculture for inspections of food preparation and service areas of correctional institutions.

H.F. 766

See Energy. Relates to solar access easements.

H.F. 769

See State Government. Relates to duties of the county commissions of veterans affairs.

H.F. 786

See Transportation--Roads. Relates to the authority of the county board of supervisors to classify certain roads.

H.F. 789

See Labor, Employment, and Retirement. Relates to the administration and financing of unemployment compensation.

H.F. 836

By Committee on County Government. Authorizes the county treasurer to honor warrants on a county fund rather than stamping them and later paying interest on them, if the fund will have the money later and there is sufficient money in other county funds.

H.F. 837

By Committee on County Government. Repeals the requirement that a county recorder retain a copy of the declaration of value for public inspection because the declaration of value is already available in the assessor's office.

H.F. 867

See Taxation. Relates to the maximum dollar amount of the annual levy for the county agricultural extension education fund.

H.F. 873

By Committee on Ways and Means. Provides that in benefited water districts located in counties with a population of more than two hundred fifty thousand, the trustees may levy an amount necessary to maintain the water system, subject to the approval of the county board of supervisors.

H.F. 875

See State Government. Provides increases in mileage reimbursement for public officers and employees. Also funds the state share of local fire and police retirement systems.

H.F. 878

By Committee on Ways and Means. Requires a special charter city to develop a plan to change its assessment, levy, and tax collection

schedule to the schedule followed by all other political subdivisions of the state.

S.F. 13

See Financial Institutions. Relates to the deposit of public funds.

S.F. 48

See Business and Utilities. Relates to the creation of separate entities to finance electric power facilities owned by public agencies.

S.F. 87

See Transportation--General. Relates to a requirement that cities and other political subdivisions set aside a portion of their metered parking spaces for handicapped parking.

S.F. 130

By Committee on County Government. Provides for the recodification of laws relating to the functions and organization of counties and the powers and duties of the board of supervisors and other county officers into one chapter with various divisions and parts. The recodification provides a consolidated listing of the powers and duties of the board and the other county officers. Some substantive changes are made and these will be noted. The Act also repeals permissive laws which grant powers to counties already granted by the county home rule constitutional amendment and which the County Home Rule Study Committee found unnecessary as a part of the Code.

Division I contains the definitions of the county officers which are consistent with current law. Definitions of measure, ordinance, amendment, resolution, and recorded vote are adapted from the city code.

Division II relates to the organization of the board of supervisors and is a recodification of chapter 331. A substantive change has been made relating to the meetings and meeting dates of the board. The distinction between regular and special meetings is removed. The only meeting date specified is the first meeting of the year. The other meetings are to be scheduled and conducted as provided in chapter 28A, the open meetings law. Also the authority of a supervisor to serve concurrently as a member of an appointive board, commission, or committee of the state or a political subdivision is expanded to include membership on a nonprofit corporation or agency which receives county funds.

Division III relates to the powers and duties of a county. Most of the general statements have been adapted from the city code and they describe the extent of home rule and its relationship to the statutes. It establishes procedures adapted from the city code for counties to legislate by ordinance, amendment, or resolution, and requires that ordinances be compiled at least every five years. The division also compiles the general duties, powers, and limitations for the county board. The main change is in the fact that many of the permissive sections in the Code, which were needed to enable counties to act prior to home rule, have been dropped

because they tend to serve as limitations upon the county's home rule powers.

Division III also relates to the duties and powers of the board relating to county and township officers and employees. Because of the status of elected county officers, it was felt that the board cannot exercise unlimited home rule power in their prescribed areas; therefore permissive statements in regard to officers were not eliminated.

Division III also relates to duties and powers of the board relating to county contracts. It adapts the contract bid requirements from the city code to counties by adopting sections 384.95 through 384.103 by reference after adjusting the language to fit counties. Because of the adoption of this provision and new bonding provisions, counties will no longer be subject to chapter 23. Contracts for which payment may be made from the secondary road fund are excluded from this general provision and remain subject to the requirements of the present Code. There is a conflict of interest section adapted from the city code.

Division III also contains duties and powers of the board relating to county property. It is assumed that counties have the power to deal with county property generally under home rule. However, certain limitations on that power and duties relating to county property have been written. It describes the county's powers relating to secondary roads and traffic, which are not changed from the present Code.

Division III also contains duties and powers of the board relating to county services. The duties to provide certain services are not changed from the present Code, but are compiled here for reference purposes.

Division IV contains the powers and duties of the board relating to county finances.

Division IV assembles all of the references to county levies and funds which were found in the Code and categorizes them as mandatory or permissive levies and funds. A debt service fund is established which replaces various provisions which require that taxes to service bonded obligations be levied and segregated from other county moneys.

Division IV contains consolidated provisions on general obligation bonds and revenue bonds which replace many separate sections in the present Code which authorize county bonds for various purposes and provide varying procedures. The new provisions keep the same basic purposes, but provide uniform procedures for issuing bonds. General obligation bonds are divided into "essential county purpose" bonds which may be issued without an election, except that those for county hospitals, as in the present Code, are subject to an election upon petition, and "general county purpose" bonds which require an election, either originally or upon petition. Only one new purpose is added, which is for general county purpose bonds for facilities or improvements necessary for the operation of the county or the health and welfare of its citizens. The present Code

levy limitations for certain types of bonds are retained, although the limits may be exceeded upon a specific vote of the people.

Division IV uses the purposes presently authorized for county revenue bonds, but makes the procedures uniform. The purposes are listed as "county enterprises" or "combined county enterprises". The procedures follow very closely those authorized for cities. The county is authorized to establish a "county enterprise commission" to manage a county enterprise, such as a sanitary disposal project, hospital, or airport.

Division V outlines the powers and duties of the county auditor. Certain duties of the county auditor are transferred to the county assessor, treasurer, and the engineer.

Division V relates to the powers and duties of the treasurer. Except for those duties transferred from the auditor, no other substantive changes are made.

Division V relates to the powers and duties of the recorder.

Division V relates to the powers and duties of the sheriff. Under the requirement for standard uniforms, the Department of General Services is no longer required to purchase the uniforms for the county sheriffs and their deputies. Also, a number of specific requirements relating to wearing apparel, food preparation, and bedding for prisoners are deleted. The status of bailiffs as deputy sheriffs is rewritten so that bailiffs are deputy sheriffs to the extent that the sheriff delegates law enforcement powers, but they need not be subject to civil service or mandated law enforcement training. The sheriff is also given responsibility for vehicles seized and forfeited for the illegal transportation of controlled substances.

Division V relates to the powers and duties of the clerk of the district court.

Division V relates to the powers and duties of the county attorney. It also outlines the appointment and duties of the public defender and court-appointed attorney. The qualifications of the county attorney are changed to provide that a person is not qualified to be county attorney if the person's license to practice law is suspended or revoked in any state. Another change provides that if the county attorney and the assistant county attorneys are not able to carry out the duties of office because of illness or disqualification, an acting county attorney appointed by the district court would be compensated out of funds to be appropriated to the office of county attorney, not from funds already appropriated to the office.

Division V also recodifies the powers and duties of the medical examiner.

Division V recodifies general duties which apply to all county officers, the collection and disposition of fees, the appointment of deputies, assistants, and clerks, the salaries of deputies, assistants, and clerks, and the county compensation board and its

powers and duties. Under the general duties of county officers, a permissive provision is stricken relating to the reproduction and destruction of original records and reports. Also, an additional exception is added to the general prohibition that a county officer or employee shall not allow a claim, issue a warrant, or execute a contract which will result in a county fund deficit during a fiscal year. The new exception relates to expenditures authorized by supervisors acting in the capacity of a trustee or director of a drainage district or other special district.

Under provisions for the county compensation board, a change is made regarding who represents the school districts and cities at the conventions which select members of the county compensation board. The city's representative to the convention is to be selected by the mayor and council members rather than only the mayor and the school district's representative is to be selected by the school board members rather than each school board member attending the convention. Also, the terms of office of the county compensation board members are to be staggered, four-year terms.

S.F. 146

See State Government. Relates to procedures for letting public contracts.

S.F. 158

See Transportation--Roads. Relates to unused right of way held by a city or county.

S.F. 199

By Committee on County Government. Provides for the appointment of an attorney by the court to represent county officers in their official capacity in those cases in which for any reason the county attorney does not represent them.

S.F. 225

By Committee on State Government. Reduces the amount retained from payments to a contractor on a public improvement contract from ten to five percent. Also provides that payment shall be made, except for claims on file, within seventy days after the work has been accepted and all required materials, certifications and documentation have been provided. Interest accrues from the thirty-first day after satisfaction of requirements and completion of work at the rate provided for the deposit of public funds.

S.F. 262

See Natural Resources. Relates to the adoption of sediment control ordinances and administration of land disturbing activities by political subdivisions.

S.F. 292

By Committee on County Government. Deletes the requirement that bank depositories used by township clerks must be approved by the board of supervisors. The bank used by a township clerk is selected by the board of trustees of the township under section 453.4. It also strikes the requirement that an annual investment report must be filed with the Auditor of State and the requirement that a financial officer of a political subdivision file with the

county treasurer a list of depositories used by that political subdivision.

S.F. 324

See Health and Safety. Relates to inspection and notification responsibilities of political subdivisions relating to smoke detectors.

S.F. 384

See State Government. Relates to changes in the election laws.

S.F. 420

See Licenses and Permits. Relates to the issuance of permits from local authorities for hazardous waste treatment, storage, and disposal facilities.

S.F. 440

See Transportation--General. Relates to authority of cities to provide funds and be part of agreements for improving rail lines.

S.F. 456

See Transportation--Roads. Relates to the jurisdictional transfer of roads and streets.

S.F. 492

See Transportation--Vehicles. Relates to urban transit systems.

S.F. 506

By Committee on Cities. Authorizes cities and counties to issue revenue bonds for the acquisition of any land, building or improvements suitable for use of physicians for an office building, with ancillary facilities, to be used exclusively for professional health care providers, suitable for use of a telephone company, suitable for use of a commercial amusement or theme park, or suitable for use for the disposal, including recycling, of solid waste. Effective by publication.

S.F. 507

By Committee on Cities. Permits cities to issue and sell pledge orders to refund revenue bonds, pledge orders, and other obligations. Effective May 8, 1981 by publication.

S.F. 526

See Transportation--Vehicles. Relates to the adoption of local ordinances relating to the registration and operation of snowmobiles.

S.F. 529

By Committee on State Government. Allows a public library to maintain privately donated material as a confidential record to the extent that confidentiality is a condition of the donation.

S.F. 531

See Business and Utilities. Relates to settlement of pipeline damage claims by county compensation commissions.

S.F. 548

See State Government. Relates to appropriations to the municipal assistance fund and the county government assistance fund.

S.F. 551

See State Government. Relates to the private sale of certain public revenue bonds.

S.F. 572

See Human Resources. Relates to county financing and operation of mental health programs.

NATURAL RESOURCES

H.F. 465

See Agriculture. Relates to the furnishing of a farm unit's conservation folder by the soil conservation district.

H.F. 466

See Agriculture. Relates to the division of conservancy districts.

H.F. 632

By Committee on Natural Resources. Expands some of the provisions of the chapter on exploration and production of gas and oil to include exploration and production of metallic minerals. These minerals include lead, copper, zinc, iron, uranium, and other minerals. The Natural Resources Council is given authority to adopt rules for the exploration and production of metallic minerals and to require a permit for the production of metallic minerals. Effective by publication.

H.F. 641

See Corrections. Relates to the establishment and operation of forestry nurseries by the Director of Adult Corrections.

S.J.R. 10

By Committee on Agriculture. Authorizes the Governor to negotiate with the states of Nebraska, Missouri and Kansas to propose an interstate compact to encourage the use of environmentally acceptable barge traffic on the Missouri River below Sioux City, Iowa. Authorization expires July 1, 1984.

S.F. 251

See Licenses and Permits. Relates to the sale of certain fish and game licenses.

S.F. 262

By Committee on Natural Resources. Revises the statute enacted in 1980 regarding land disturbing activities. The Act provides that a political subdivision may adopt sediment control ordinances and administer the statute under a chapter 28E agreement. Provides that an affidavit not to violate the soil loss limits must be filed with the soil conservation district by a person initiating a land disturbing activity if the political subdivision does not have an agreement with the district. It increases the minimum size of a land disturbing activity. Allows the political subdivision or the soil district commissioners to file a complaint with the district for an administrative order if the soil loss limits are violated. Effective April 10, 1981, by publication, but implementation is not required until October 1, 1981.

S.F. 289

By Committee on Natural Resources. Amends the law on criminal trespass to require express rather than implied or actual permission to enter upon private land to do certain acts. Among those acts the Act adds hunting, fishing and trapping. The Act does not prohibit the unarmed pursuit of game or furbearing animals lawfully injured or killed which come to rest or escape to the property of another.

S.F. 485

See Licenses and Permits. Relates to hazardous waste management.

S.F. 506

See Local Governments. Relates to the issuance of revenue bonds for certain purposes including solid waste disposal and recycling facilities.

S.F. 526

See Transportation--Vehicles. Relates to the regulation and inspection of snowmobiles and creation of a special conservation fund.

S.F. 553

See State Government. Relates to appropriations to state agencies whose responsibilities relate to natural resources.

PENALTIES AND ENFORCEMENT

H.F. 467

See Health and Safety. Relates to penalties for violations of rules relating to requirements for fire escapes and exits.

H.F. 473

See State Government. Relates to penalties and enforcement of laws relating to campaign finance disclosure.

H.F. 559

See Insurance. Relates to offenses and penalties provisions of the insurance laws.

H.F. 746

See Health and Safety. Relates to clarification of violations of health care facility licensing laws.

H.F. 816

See Business and Utilities. Relates to the regulation of the offer and sale of business opportunities.

H.F. 821

See Drugs, Controlled Substances, and Alcohol. Relates to penalties for substance abuse treatment facilities operating without a license.

H.F. 825

See Health and Safety. Relates to enforcement of the patient's bill of rights for residents of health care facilities.

S.F. 87

See Transportation--General. Relates to penalties for violation of laws relating to handicapped parking spaces.

S.F. 235

By Kinley and Jensen. Prohibits the sale, possession or operation of a device designed or used to transmit radio waves to interfere with the reception of radar speed measuring devices used by peace officers. The device is made subject to forfeiture and the crime is a simple misdemeanor with a scheduled fine of ten dollars.

S.F. 289

See Natural Resources. Relates to express consent to enter on private land to do certain acts.

S.F. 324

See Health and Safety. Relates to penalties and enforcement of requirements relating to smoke detectors.

S.F. 485

See Licenses and Permits. Relates to hazardous waste management requirements.

S.F. 514

See Transportation--Vehicles. Relates to penalties pertaining to motor vehicles and their operation.

S.F. 517

By Committee on Judiciary. Makes a number of substantive changes in the criminal law. It:

1. Provides that a criminal assault which results in bodily injury which is not serious injury to another is a serious misdemeanor. Presently such an assault would be a simple misdemeanor.

2. Provides that any person who harbors, aids, or conceals another person known to have committed a public offense with the intent to prevent the apprehension of the other person is guilty of being an accessory. This applies even though the offense may not have been discovered yet by any other persons and the person who committed the offense may not have been charged with or arrested for the offense but does not apply to spouses.

3. Amends the language of section 704.1 concerning reasonable and deadly force.

4. Changes the definition of the crime of terrorism. Presently under section 708.6 a person commits terrorism by any of the actions described in this new definition with the requisite intent of this new section or by threatening to commit a forcible felony with this requisite intent, under circumstances raising a reasonable expectation that the threat will be carried out. The Act replaces the second element or definition, that of threatening to commit a "forcible felony" to threatening to commit one of the acts described in the first definition or element of the crime, i.e. shoot, throw, or discharge a dangerous weapon into a building, vehicle, airplane, etc.

5. Creates the new crime of assault with intent to commit sexual abuse and creates the new crime of indecent contact with a child.

6. Creates the crime of attempted burglary. The penalties for attempted burglary are parallel to the penalties for burglary.

7. Changes the elements in the crimes of theft in the second degree and third degree.

8. Changes the statute of limitations for sexual abuse from 18 months to three years.

S.F. 526

See Transportation--Vehicles. Relates to the penalties for delinquent registration of snowmobiles.

S.F. 528

See Courts and the Judicial Process. Relates to penalties for failure to comply in the issuance of nontestimonial identification orders.

PROFESSIONAL LICENSING BOARDS

H.F. 160

By Schroeder. Repeals the requirement that the Board of Accountancy publish a register each October of all registered and licensed practitioners and mail a copy to each of them.

H.F. 348

By Committee on State Government. Eliminates the licensing of real estate apprentice salespersons and provides that a salesperson must satisfy both the testing and education requirements before obtaining a license. Provides that brokers or salespersons are subject to some of the rules for brokers and salespersons when dealing with their own property. Establishes a category of "broker associate" to govern a broker employed by another broker as a salesperson. It prohibits a licensee from participating in the preparation of dual contracts for the purpose of enabling the purchaser to qualify for a loan or obtain a larger loan. Eliminates the requirements relating to pocket cards.

H.F. 727

By Committee on State Government. Allows the permit to practice for certified public accountants, public accountants, and accounting practitioners issued by the Board of Accountancy to be a multi-year permit.

H.F. 826

By Committee on State Government. Provides that licensees of the Board of Accountancy are not required to report certain acts or omissions of other licensees to the Board when participating in programs of review conducted by professional organizations of certified public accountants for educational purposes and approved by the Board.

H.F. 831

See Health. Relates to supplemental appropriations to the Board of Medical Examiners.

H.F. 851

See Health and Safety. Appropriates funds to the medical, nursing and pharmacy licensing boards and the State Department of Health.

S.F. 28

By Small. Allows an instructor at a nonproprietary school of an occupation licensed by a board under the Department of Health to be a member of the board of examiners of that occupation.

S.F. 325

By Committee on State Government. Allows persons holding doctoral degrees and licensed as speech pathologists or audiologists to be identified as doctors, increases the number of hours of supervised clinical training required for licensure, repeals the "grandfather" provisions, permits waiver of the examination for licensees of other states whose requirements are substantially equivalent to Iowa's, and eliminates the requirement that an applicant take the examination before a temporary clinical license may be issued.

S.F. 548

See State Government. Relates to appropriations to various professional licensing boards.

REAL ESTATE TRANSACTIONS AND HOUSING

H.F. 154

By Committee on Judiciary and Law Enforcement. Substitutes a time certain of ninety days rather than a reasonable time within which a mobile home park landlord must notify the legal owner or lienholder of a mobile home which has been abandoned. Provides that a landlord who has given a tenant the three-day notice to pay rent and has terminated the tenancy as provided in the Uniform Residential Landlord and Tenant Law and the Mobile Home Parks Residential Landlord and Tenant Law is not required to give a three-day notice to quit before commencing an action for forcible entry and detainer. Repeals a prohibition on the enforcement of a landlord's lien against a mobile home park tenant's personal property.

H.F. 430

By Committee on Judiciary and Law Enforcement. Eliminates the requirement that both spouses execute the same joint instrument in order to convey or encumber the homestead. Instead, the spouse of the titleholder, if the spouses do not hold joint title to the property, may execute a like instrument or a power of attorney for the execution of the instrument or a like instrument conveying or encumbering the homestead.

H.F. 588

By Shull. Permits lenders to collect mortgage fees from home builders, real estate agents, and other persons. These fees would be in addition to the limited loan processing fee presently permitted to be collected from the home buyer.

H.F. 547

See Insurance. Relates to life insurance companies making mortgage loans secured by an employee's dwelling.

H.F. 766

See Energy. Relates to solar access easements.

H.F. 767

See Courts and the Judicial Process. Relates to enforcement of mechanic's liens.

S.F. 244

See Financial Institutions. Relates to escrow accounts maintained with respect to real property mortgaged to a bank, credit union or savings and loan association.

S.F. 324

See Health and Safety. Relates to the installation of smoke detectors.

S.F. 355

By Holden, Small, Drake, Coleman, Gratius and Rodgers. Requires the Iowa Housing Finance Authority to expend at least one-half of the proceeds from bond sales for construction of new housing, computed on the basis of three-year averages.

S.F. 425

By State Government. Relates to the Iowa Housing Finance Authority, with respect to the procedures of the Authority and its lending powers, and provides that the provisions of section 535.8 relating to the use of due-on-sale clauses in mortgage loan agreements do not apply to loans made by the Housing Finance Authority.

S.F. 435

See Financial Institutions. Relates to terms of property improvement loans.

STATE GOVERNMENT

H.F. 236

By Committee on State Government. Provides that the quarterly allotment of funds made to state agencies will be made by the State Comptroller subject to review of the Governor rather than by the Governor.

H.F. 293

See Human Resources. Relates to discontinuance of agricultural operations of certain state agencies.

H.F. 371

See Health and Safety. Relates to duties of the State Fire Marshal relating to open burning.

H.F. 438

By Commerce. Strikes prohibitions against the delivery or receipt of gifts by certain employees in the Banking Department. The provisions removed were in addition to and more onerous than the public employee gift law provisions applying to all public employees.

H.F. 503

See Courts and the Judicial Process. Relates to the procedure for judicial review of an administrative action of a state agency.

H.F. 572

See Taxation. Relates to reports submitted by a board of review to the Director of Revenue.

H.F. 641

See Corrections. Relates to the establishment and operation of forestry nurseries by the Director of Adult Corrections with the assistance of the Iowa State Conservation Commission.

H.F. 643

See Labor, Employment, and Retirement. Relates to open meetings requirements.

H.F. 737

See Energy. Relates to the consideration of life cycle cost and energy efficiency in state purchasing decisions and the purchase of American made products.

H.F. 743

By Committee on State Government. Revises the statutes of the Campaign Finance Disclosure Commission. Revises the definition of "contribution" and increases the threshold amount requiring reporting by a committee to two hundred fifty dollars. Provides definitions for "ballot issue" and "national political party". Extends the duties provided for a treasurer of a political committee to treasurers of other committees. Allows for filing a consolidated state and local campaign report. Provides for temporary political committees of permanent organizations. Changes the reporting dates for municipal and school election committees

and ballot issue committees and provides for reporting by congressional district committees and committees of national political parties. Adds specific minimum dollar figures above which contributions to a committee of a national political party or political committee must be reported. Allows the commission to levy civil penalties for failure to comply with the chapter. Extends the time for holding a hearing after a complaint. Makes a candidate explicitly responsible for the candidate's committee's acts. Requires state political party chairpersons to certify the use of income tax funds annually. Authorizes corporations and similar entities to spend funds to support or oppose a ballot issue. Effective January 1, 1982.

H.F. 751

See Health and Safety. Relates to arson investigations and the provision of information collected by the State Fire Marshal's office to local fire chiefs and investigators.

H.F. 761

By Committee on Labor and Industrial Relations. Authorizes the Iowa Department of Job Service to use funds accredited to the state pursuant to section 903 of the Social Security Act to exercise the purchase option contained in the lease of a building currently rented by the Department for field office operations. The building is located at 150 Des Moines Street, Des Moines, Iowa. Effective May 29, 1981 by publication.

H.F. 769

By Committee on State Government. Makes the following changes in current statutes relating to veterans benefits and the administration of veterans programs:

1. It strikes an obsolete reference to an abolished aid fund.
2. Includes World War I and World War II veterans as eligible for benefits from the veterans affairs fund, service on the county commissions and certain burial benefits.
3. Changes the requirements concerning when county commission meetings must be held and changes the compensation for county commission members from \$5 per diem to \$25 for each month in which the member attended at least one meeting.
4. Eliminates the requirement that the county provide a headstone for its deceased veterans.

H.F. 782

By Committee on State Government. Authorizes the Governor to proclaim a state disaster emergency when a disaster threatens and amends the definition of disaster to include accidents involving hazardous substances or nuclear fuel. The Act also authorizes the Energy Policy Council or the Governor to direct the Director of Energy Policy to operate a liquid fossil fuel set-aside program. Effective by publication.

H.F. 789

See Labor, Employment, and Retirement. Relates to the administration and financing of unemployment compensation.

H.F. 806

See Corrections. Relates to rules of the Department of Social Services regarding jail standards.

H.F. 821

See Drugs, Controlled Substances, and Alcohol. Relates to the operations of the Department of Substance Abuse.

H.F. 847

By Committee on Appropriations. Appropriates funds for the 1981-1982 and 1982-1983 fiscal years to the Office of the Appellate Defender, Iowa State Arts Council, the Department of Justice, the Capitol Planning Commission, the Office of Citizen's Aide, the Council on State Governments, the Department of General Services, including appropriations from the various Department revolving funds, the Office of the Governor, the Office of the Lieutenant Governor, the Iowa State Historical Department, including five hundred dollars each year for distribution to the Herbert Hoover Memorial Birthplace, the courts, the Bureau of Labor, the Legislative Fiscal Bureau, the Legislative Service Bureau, the National Conference of State Legislatures, the Iowa Library Department, the Iowa Merit Employment Department, Pioneer Lawmakers, the Iowa Academy of Science and the Commission on Uniform State Laws. It appropriates funds to the Office for Planning and Programming for the 1981-1982 fiscal year including funds for the Governor's Youth Opportunity Program, the Juvenile Victim Restitution Program, and matching funds for certain federal programs.

It also transfers responsibility for the State House tour guides from the Department of General Services to the Legislative Council and requires the Council to allocate its staff as necessary to insure timely publication of the Code and annual supplements.

It allows the Director of General Services to request funds from the Executive Council for moving expenses of state agencies when the General Assembly is not in session. It removes a statutory limitation on the amount of travel expenses which can be incurred by the Bureau of Labor. It also provides a standing appropriation of funds received by the State Historical Department in the form of gifts and membership fees.

It provides for the automatic deposit of a portion of certain court fees and fines in the judicial retirement fund to be used to pay retirement benefits under the judicial retirement system. It places a ceiling of 39 on the number of district associate judges until changed by the General Assembly.

It also directs the Legislative Council to establish an interim subcommittee to study the functions, operations, and needs of the Iowa Merit Employment Department and requires a program evaluation of the Office for Planning and Programming.

H.F. 850

By Committee on Appropriations. Appropriates money from the general fund of the state for the 1981-1982 and 1982-1983 fiscal years to the Iowa Law Enforcement Academy, the Department of Public Defense, the Office of Disaster Services, the Department of Public Safety, the Iowa Crime Commission, the Mississippi River Parkway Commission, and the Office for Planning and Programming for general operations. Appropriates money from the general fund of the state, the road use tax fund, the primary road fund, and the aviation fund for the 1981-1982 and 1982-1983 fiscal years to the State Department of Transportation for general operations. Appropriates \$850,000 from the road use tax fund and \$150,000 from the primary road fund for the construction of a four-lane road on state-owned property on the University of Iowa campus in Iowa City. Of the \$850,000 appropriated from the road use tax fund for the project, \$600,000 is an interest-free loan to the University of Iowa to be repaid in ten annual installments from the University of Iowa's share of funds allocated from state park road funds and state institutional road funds. Reduces the annual general fund appropriation for the great river road from \$100,000 to \$95,440 effective July 1, 1981. Reduces the standing general fund appropriation to the State Department of Transportation from \$105,000 to \$60,000 for license revocation and suspension expenses. Creates a national guard facilities improvement fund in the state treasury and provides that revenue derived from the sale or rental of national guard real estate and buildings is credited to the fund and appropriated for use in the construction, improvement, modification, maintenance, or repair of national guard facilities. Creates a military operations fund in the state treasury to which receipts from the rental of armory buildings and property are credited to separate accounts and appropriated for use in maintaining, improving, and repairing the armory facility and paying utilities. Provides that the Director of the Law Enforcement Academy shall assess fees for the use of media resources at the Academy. Appropriates \$10,000 from the road use tax fund to the State Department of Transportation to conduct a study to determine the size of the primary road system and the secondary road system.

The Governor item vetoed a provision of the Act relating to the minimum work standard of contact points for Highway Safety Patrol members assigned to road duty.

H.F. 851

See Health and Safety. Appropriates funds to the Iowa Department of Veteran's Affairs.

H.F. 875

By Committee on Appropriations. Provides an eight percent salary increase each fiscal year for all state contract employees and for noncontract employees who are not classified as professional or managerial employees. An eight percent average salary increase is provided each fiscal year for professional and managerial employees who are not under collective bargaining contracts, Regents' faculty who are not under collective bargaining contracts and Regents' professional and scientific employees. An eight percent salary

increase is provided each fiscal year in the pay ranges of those officers and employees whose salaries are set within ranges, for all judicial salaries except the chief justice whose salary is retained at \$5,000 above the salaries of the other justices, for the salaries of elected state officers except the Governor and members of the General Assembly, for selected public employees whose salaries are at least partly funded by state grants, and for shorthand court reporters. The shorthand court reporters are also authorized hotel and living expense reimbursement at the same rate established for state employees.

The salary increases are effective with the pay period beginning July 3, 1981 for the fiscal year beginning July 1, 1981 and with the pay period beginning July 2, 1982 for the fiscal year beginning July 1, 1982.

Mileage reimbursement for public officers and employees is increased to twenty-two cents per mile for the fiscal year beginning July 1, 1981 and to twenty-four cents per mile for the fiscal year beginning July 1, 1982 and subsequent fiscal years.

Interview expenses are authorized for prospective employees if approved by the appointing authority at the same rate that state employees are reimbursed for expenses incurred in the performance of official business. Moving expenses are also authorized under rules adopted by the State Comptroller if specific criteria are met.

The Act also appropriates funds to cities which have established fire and police retirement systems to fund the state's share of the cost of benefits provided in chapter 411 by amendments of Acts of the Sixty-sixth General Assembly, chapter 1089.

The Governor item vetoed a provision of the Act restricting mileage expense reimbursement rates and payments from the scope of negotiations for collective bargaining agreements.

S.J.R. 10

See Natural Resources. Relates to the authority of the Governor to propose an interstate compact to encourage barge traffic on the Missouri River.

S.F. 13

See Financial Institutions. Relates to the deposit of public funds.

S.F. 106

By Committee on Rules and Administration. Corrects an error in the revision of gubernatorial appointments passed in the previous session by reinstating the Governor's appointment of the members of the State Board of Regents. Effective March 26, 1981 by publication.

S.F. 112

See Labor, Employment, and Retirement. Relates to the accounting process used for the state payroll by the State Comptroller.

S.F. 113

By Committee on Appropriations. Provides for the transfer of funds in the military service tax credit fund to the general fund and for the deposit of receipts and payment of claims from the general fund until June 30, 1982. At that time the military service tax credit fund would once again be used for receipts and claims. It requires claims for the military service tax credit to be paid by April 15 and October 15 and provides for the transfer of excess dollars in the fund on May 31 of each year to the general fund, which would begin in 1983. Effective by publication.

S.F. 114

By Committee on Appropriations. Provides for the reversion of all unencumbered balances in the depreciation fund of the State Vehicle Dispatcher as of November 30, 1980 to the general fund of the state. Effective May 27, 1981 by publication.

S.F. 116

By Hester. Provides that the Governor, State Secretary of Agriculture, and the President of the Iowa State University of Science and Technology may send qualified representatives to the Iowa State Fair Board meetings rather than attend themselves. It allows the Fair Board to set the time and place of the State Fair Board Convention but requires that the location be in Iowa and the time not set before a complete year audit can be presented to the Convention. The State Fair Board is required to give sixty days notice of the location of the Convention to all agricultural associations and persons eligible to attend. The Act also strikes from the list of associations permitted to attend the Convention the Iowa Horse and Mule Breeders Association and substitutes the Iowa Horse Industry Council. It also provides that the President or an accredited representative of the Iowa Home Economists Association, the Iowa Dietetics Association, the Iowa Arts Council, and the Iowa Board of Public Instruction may attend the Fair Board Convention.

S.F. 146

By Committee on State Government. Raises the amount of a contract requiring a hearing and requiring bids from \$5,000 to \$25,000 for the Department of Social Services, State Board of Regents, State Fair Board, counties, cities and school districts.

S.F. 158

See Transportation--Roads. Relates to unused right of way held by the state.

S.F. 177

By Commerce. Repeals a section of the Code (536B.27) which made the industrial loan guarantee fund liable for the negligent acts of the Auditor of State in connection with regulation of the guarantee fund. Effective March 16, 1981 by publication.

S.F. 225

See Local Governments. Relates to retainage requirements on public improvement contracts.

S.F. 299

See Usury. Relates to duties and membership of the committee created to establish interest rates payable on deposits of public funds.

S.F. 305

By Committee on Appropriations. Relates to the reduction, reversion, and allocation of funds previously appropriated by the General Assembly for the 1980-1981 fiscal year.

Reduces appropriations to the Mental Health Advisory Council and the standing appropriation to the state mental aid fund.

Reduces certain appropriations to the Iowa Commission for the Blind, the Department of Public Instruction and the School Budget Review Committee; reduces the 1979-1980 appropriation for the School Budget Review Committee. Reduces the appropriation to the State Board of Regents for tuition replacement for revenue bonding costs. Deducts the unreserved fund balances of the area education agencies on June 30, 1980, from the amounts certified to generate funds for special education support services for each area, leaving a five percent balance and without affecting the state or district cost per pupil.

Reduces the appropriations to the State Department of Health and reverts unencumbered or unobligated moneys in the plumbing code fund.

Reduces the appropriation to the Iowa Department of Veterans Affairs for the war orphans educational aid fund.

Reduces the operational appropriations to natural resource agencies for the State Conservation Commission administration fund, the great river road study, the Iowa Development Commission, the Energy Policy Council, the Department of Environmental Quality, and state aid to local fairs. Reduces the capital appropriations to natural resource agencies for various State Conservation Commission projects, the Volga Lake project, the Brushy Creek project, dredging of lakes and a study, and soil conservation cost sharing.

Reduces the appropriation made to the salary adjustment fund.

Reduces the appropriations to the Department of Social Services for field operations, remedial eye care, the aid to families with dependent children program by eliminating unemployed parent benefits, the medical assistance (Medicaid) program, and assistance to child care centers. Reduces children's services by eliminating foster care payments to certain persons eighteen years or older and reducing foster parent payment and subsidized adoption rates. This provision was item vetoed by the Governor.

Reduces the appropriations for expenses of ad hoc committees, councils, and task forces appointed by the Governor and for the Administrative Rules Coordinator.

Reduces the operational appropriations for the Office for Planning and Programming, the Iowa Merit Employment Department, the Bureau of Labor, the Iowa State Historical Department, the Executive Council, the courts, the Iowa Law Enforcement Academy, the Department of Public Safety, and the State Department of Transportation.

Reduces capital appropriations for the remodeling of the Lucas Building and for the state's share of a road project in Ames.

Reduces the appropriation for the juvenile victim restitution program.

Reverts funds not allocated because of the Governor's reductions under section 8.31 of the Code and states that the authority executed by the Governor in regard to standing appropriations shall remain in effect through June 30, 1981.

Effective April 20, 1981, and allows the Department of Social Services to adopt emergency rules. (See S.F. 554)

S.F. 355

See Real Estate Transactions and Housing. Relates to duties of the Iowa Housing Finance Authority.

S.F. 384

By Committee on State Government. Makes several revisions in the election laws. Allows an unregistered voter to receive nomination papers, provides a minimum primary vote requirement for a seat in the General Assembly after redistricting, requires a convention nominee to a ballot vacancy to execute a candidate's affidavit, changes the dates for publication of notice of a precinct caucus, provides that nonparty political organizations must certify the names and addresses of presidential electors for presidential candidates and requires their nominees for ballot vacancies to execute a candidate's affidavit, requires the names and addresses of presidential electors to be included on nominating petitions of presidential candidates, provides for alphabetical and numerical designation of ballot issues, provides that residential telephone numbers shall be requested on voter registration forms and may be included in registration lists, allows elected officials to use registration lists for official purposes, provides for automatic change of address registration when street names or house numbers are changed, provides that the voter registration commission establishes the rules on the form of the election register, requires the State Registrar of Vital Statistics to notify the voter registrar of deaths, closes registration on Friday rather than Saturday 11 days before an election that is not a primary or general election, revises the procedure for challenging a voter registration and the grounds for purging a voter registration, changes the date for the annual report on county party registration, allows consolidation of small precincts, allows substitute precinct election officials, provides that preference shall be given in choosing polling places to buildings that are accessible to the handicapped, allows the physically disabled to receive assistance from a person who is not an election official, allows a ballot issue observer to be at the polls, extends the time off work provision to all elections,

provides a general recount procedure, changes the day of canvass of a special precinct if the regular day is a holiday, allows absentee ballots to be delivered until the polls close and provides for the return of a sealed container containing ballot, changes the filing date for presidential nominations, recognizes the restoration of citizenship rights in election contests, provides that notice of an election contest shall be served in the manner of an original notice in civil actions, provides for filling a vacancy in a city office until the next available election, and provides for the publication of election laws.

S.F. 394

By Committee on State Government. Raises fees collected by the Secretary of State that relate to corporate filings and the Uniform Commercial Code.

S.F. 420

See Licenses and Permits. Relates to the issuance by the Environmental Quality Commission of on site licenses for hazardous waste treatment, storage, and disposal.

S.F. 485

See Licenses and Permits. Relates to hazardous waste management.

S.F. 529

See Local Governments. Relates to the confidentiality of public library materials.

S.F. 533

By Committee on State Government. Excludes the Commissioner of Social Services, the Assistant Commissioners of Social Services, and the District Administrators of the Department of Social Services from the State Merit Employment System. Transfers the responsibility of appointing a Commandant of the Iowa Veterans Home and the responsibility for control of the Home from the Director of the Division of Child and Family Services to the Commissioner of Social Services.

S.F. 548

By Committee on Appropriations. Appropriates to various state regulatory, administrative and finance departments, boards and commissions for the 1981-1982 and 1982-1983 fiscal years. Appropriates for general operations to the Boards of Architectural Examiners, Landscape Architectural Examiners, Watchmaking Examiners, Accountancy Examiners, and Engineering Examiners. Appropriates for general operations to the State Auditor, Department of Banking, Beer and Liquor Control Department, Campaign Finance Disclosure Commission, State Commerce Commission, State Comptroller, Credit Union Department, Industrial Commissioner, Insurance Department, Department of Job Service, Occupational Safety and Health Review Commission, Public Employment Relations Board, Real Estate Commission, Revenue Department, Secretary of State, and State Treasurer. Appropriates to the moneys and credits replacement fund, county government assistance fund, and the municipal assistance fund. Requires the Director of the Department of General Services to charge rental fees to those state boards or

agencies which occupy space provided by the Department. Allows the Industrial Commissioner to charge a fee to the public to obtain a copy of the annual report. Allows state liquor stores to remain open on those legal holidays designated by the Director of the Beer and Liquor Control Department and approved by the Executive Council. Requires that all state liquor stores in operation as of April 1, 1981 must continue in operation. Makes the provisions of law which limit the number of hours that a person may operate a commercial vehicle inapplicable to drivers of the Beer and Liquor Control Department while driving in their regular course of business.

S.F. 551

By Committee on Ways and Means. Allows public revenue bonds in a principal amount of \$15,000,000 or more to be sold at private sale without need for public advertisement or taking of competitive bids if the official or governing body in charge of the sale deems it advisable and in the best interest of the public. Allows the same official or governing body to set the price to be paid for the bonds if it also is deemed advisable and in the best interest of the public. Effective by publication.

S.F. 553

By Committee on Appropriations. Makes appropriations to several agencies whose responsibilities relate to agricultural affairs, economic development, energy and natural resources management for the 1981-1982 and 1982-1983 fiscal years. Appropriates for general operations to the Department of Agriculture for general administration, brucellosis indemnification, laboratory division and the regulatory division, expresses intent for the Department to solicit private funds for agricultural promotion and form an agreement with the Development Commission specifying responsibilities for agricultural promotion and provides that the Department shall establish a subscription fee for its publications. Appropriates to the State Conservation Commission for the lands and waters division, fish and game division, administration, state advisory board for preserves, Missouri and Mississippi River basin commissions, and open spaces school tax payment and limits the travel reimbursement of Commission members. Appropriates to the Iowa Development Commission for operations, tourism assistance and an international office, limits the travel reimbursement of Commission members and expresses intent that the Commission solicit private funds for agricultural promotion. Appropriates funds to the Energy Policy Council for operations, public buildings energy conservation, and a state fuel set aside program. Appropriates funds to the Department of Environmental Quality for operations and sewage treatment facility grants and prohibits the Department from requiring dust control equipment on grain storage facilities. Appropriates funds to the State Fair Board for operations, premiums and aid to local fairs. Appropriates funds to the Geological Survey and Iowa Natural Resources Council for operations. Appropriates funds to the Department of Soil Conservation for operations and soil conservation grants for abating complaints, public lake watersheds, conservation tillage, no-till planting, and cost sharing.

S.F. 554

By Committee on Appropriations. Provides by law for a 4.6% reduction of funds appropriated for expenditure for the fiscal year beginning July 1, 1980. It allows the General Assembly to make the same decision which the Governor has made pursuant to section 8.31 but which authority has been questioned, particularly for the quarter beginning April 1, 1981, so far as the rate of reduction is concerned. It is not intended to reduce further any funds previously appropriated or reduced by the Governor or by this session of the General Assembly. Funds appropriated to the judicial branch of government and to the legislative branch pursuant to section 2.12 are not reduced. The law duplicates the previous reversion of funds into the general fund of the state by S.F. 305, but does so in order to clarify that any additional funds resulting from the law, would also revert to the general fund of the state. Effective by publication.

S.F. 562

By Committee on Appropriations. Repeals the requirement that the Secretary of State publish the federal census report in two daily newspapers and provides that the report becomes effective when certified by the Secretary of State instead of upon publication. Effective by publication.

S.F. 563

By Committee on Appropriations. Provides for the appropriation of certain federal funds received in the form of block grants. The funds will be deposited in a special fund in the state treasury and must be appropriated by the General Assembly.

The Governor must make a recommendation for the use of funds received either in the Governor's budget or in a separate recommendation to the General Assembly.

It provides a special procedure for the receipt and allocation of both categorical and block grants during the 1982 fiscal year. Block grants are appropriated and would be allocated proportionately to those programs that received the federal funds during the 1981 fiscal year. If federal funds were reduced, all programs would receive a pro rata reduction and state funds would also be proportionately reduced. The Governor may modify this allocation formula only to accommodate a program that did not receive a categorical grant in 1981 but had anticipated applying for a grant in 1982. The Governor must notify the Legislative Council of any allocation of federal funds or required reduction in state funds and the Council may recommend the General Assembly call a special session to address the problem.

It also provides a temporary procedure for review of categorical grant applications by the Comptroller and the Appropriations Committees or the Legislative Council when the General Assembly is not in session.

S.F. 569

By Committee on Appropriations. Approves and appropriates moneys for eight claims against the state which were originally disapproved by the State Appeal Board.

TAXATION

H.F. 148

See Education. Relates to the levy of a property tax for public recreation and playgrounds.

H.F. 155

By Committee on Ways and Means. Provides that the application to be filed by a taxpayer to claim the personal property tax credit must be filed in even-numbered years when the property is valued. Effective retroactive to January 1, 1981.

H.F. 350

By Committee on Ways and Means. Provides that in computing the amount of interest that is owed a person because of overpayment of the person's individual income, corporate income or franchise tax, the interest begins accruing on the first day of the second calendar month following the date of the payment of the tax, filing of the return, or the date the return was due to be filed, whichever is the latest. Previous law was thirty days following the appropriate date. Effective June 16, 1981 by publication for overpayments resulting from returns due on or after April 30, 1981.

H.F. 414

See Education. Relates to changes in the state school foundation formula and allows a school district to levy a property tax to provide a cash reserve within limitations and provides for a school district income surtax.

H.F. 462

See Local Governments. Relates to the withdrawal of property from a benefited fire district.

H.F. 468

By Committee on Ways and Means. Imposes the three percent sales, services and use tax on the gross receipts from the sales of optional service or warranty contracts which provide for the furnishing of any service which is subject to the sales, services and use tax. No additional sales, services or use tax is levied upon the services, parts or labor which are provided under the optional service or warranty contracts.

H.F. 470

By Committee on Ways and Means. Provides that the Department of Revenue has at least six months from the date that a tax matter between the Internal Revenue Service and an Iowa taxpayer is resolved to audit that Iowa taxpayer's income or franchise tax return which involves that tax matter. It is effective for all tax years for which a final disposition of a taxpayer's federal income tax liability has not been resolved prior to July 1, 1981.

H.F. 472

By Swearingen and Anderson of Audubon. Decreases the number of continuing education credits that assessors and deputy assessors need to complete during each six-year period in order to be eligible to reappointment to their positions. Credits needed are

decreased from 240 to 150 for assessors and 150 to 90 for deputies. Credits can be received for approved workshops, seminars and symposiums in addition to approved courses. Ninety of the 150 credits for assessors and 60 of the 90 credits for deputies must be from courses requiring an examination upon conclusion of the course. Provides that a deputy appointed to fill the unexpired term of the assessor is credited with those credits the deputy had acquired as deputy and that to be reappointed as assessor must obtain the remaining credits necessary to total the number of credits required for reappointment.

H.F. 504

By Committee on Ways and Means. Provides that distress warrants issued by the Director of Revenue for the collection of the state motor vehicle fuel tax or the local option hotel and motel tax may be enforced by garnishing the property or debts of the person owing the tax which are in possession of another.

H.F. 509

By Committee on Commerce. Provides that if the insurance "retaliatory" tax is found unconstitutional or unlawful, those foreign insurers who paid the Iowa tax but did not pay under protest would not receive a refund. Effective by publication.

H.F. 572

By Committee on County Government. Provides that when a session of the board of review adjourns on May 31, it must return all books, records, and papers to the assessor and the board of review has fifteen days following adjournment to submit a report to the Director of Revenue of all actions taken by the board during the session. Also provides that the board of review must give written notice to a taxpayer who has protested specifying the reasons the board of review acted in the manner it did on the protest.

H.F. 734

See Usury. Relates to a floating interest rate for delinquencies in the payment of income, inheritance, motor fuel and other taxes owed to the state.

H.F. 842

See Agriculture. Relates to the beef checkoff.

H.F. 852

See Insurance. Relates to prepayment of premium taxes by insurance companies.

H.F. 865

By Committee on Ways and Means. Provides that the board of directors of an area school may levy property taxes for the fiscal years beginning July 1, 1982 and July 1, 1983 for the purpose of building a cash reserve fund. The amount of tax to be raised over the two fiscal years cannot exceed five percent of the area school's general fund operating expenditures for the fiscal year ending June 30, 1980. This cash reserve fund is to be used to provide moneys to alleviate temporary cash shortages. Any moneys used must be reimbursed from the area school's general fund as soon as funds become available but not later than June 30 of the current fiscal year.

H.F. 867

By Committee on Ways and Means. Increases the maximum dollar amount which may be levied annually for the county agricultural extension education fund by ten percent of the present maximum each year for five consecutive years. The tax rate limitation is not changed.

H.F. 868

By Committee on Ways and Means. Makes permanent indexing of the individual income tax brackets. It excludes from the computation of state individual income tax that income excluded for federal income tax purposes because the individual was held as a hostage during the tax year. Updates references to the Internal Revenue Code in the state income and franchise tax laws except that exclusion of interest and dividend income for individuals which was increased under federal law will not be effective until January 1, 1982 for tax years beginning on or after that date. The updating provisions are retroactive to January 1, 1980 for tax years beginning on or after that date. Allows married taxpayers who filed federal joint returns to get the maximum exclusion for interest and dividend income, even if they file separate state returns, for tax years beginning on or after January 1, 1982. Other provisions of the Act are effective July 1, 1981.

H.F. 878

See Local Governments. Relates to assessment, levy and tax collection in special charter cities.

S.F. 113

See State Government. Relates to the military service tax credit fund.

S.F. 237

By Committee on Ways and Means. Provides for the allocation and apportionment of capital gains and losses for purposes of computing the state corporate income and franchise taxes and makes the provisions retroactive to tax years beginning on or after January 1, 1981. The Act codifies the present Department of Revenue rules on the allocation and apportionment of capital gains and losses. Business capital gains or losses are apportioned to the state based upon the business activity ratio of the business which is used for apportioning ordinary business income. If there is no business activity ratio, then the gains or losses are allocated as provided for nonbusiness capital gains or losses. Nonbusiness capital gains and losses are allocated to this state if they are derived from real property located in this state, from tangible personal property with a situs in this state at the time of the disposition or if the commercial domicile is in this state and the business is not taxable in the state where the property had a situs, or from intangible personal property if the commercial domicile is in this state. Retroactive to January 1, 1981 for tax years beginning on or after that date.

S.F. 263

By Committee on Ways and Means. Provides that any overpayment of a person's state income or franchise taxes shall be credited against

any tax due on the books of the Department of Revenue, or refunded to the person, or with the person's approval credited to any tax to become due.

S.F. 420

See Licenses and Permits. Relates to surcharges on the fee for land burial of hazardous waste.

S.F. 466

By Committee on Ways and Means. Provides that the reconditioning and repair of tangible personal property by or for a retailer will not be subject to the state sales, services, and use tax if the property is of the type which the retailer normally sells in the business and the property is held by the retailer for resale and the sales, services, and use tax will be paid on the gross receipts from the sale of the property.

S.F. 480

See Courts and the Judicial Process. Relates to eligibility requirements for the homestead exemption and general exemptions for personal property.

S.F. 555

By Committee on Ways and Means. Amends the state inheritance tax law. Beginning with estates of persons dying July 1, 1981, it reduces from twelve to nine months the time period for filing and paying the tax and allows for the payment of the tax by the transfer of property. Beginning with estates of persons dying January 1, 1982, it increases from \$1,000 to \$10,000 the size of the estate under which no tax is owed and increases the individual's exemptions as follows: \$80,000 to \$120,000 for surviving spouses, \$30,000 to \$50,000 for each child, \$10,000 to \$15,000 for parents and other lineal descendants. Beginning with estates of persons dying July 1, 1982, it provides that real property of a family farm or closely held business which has been specially valued for federal estate tax purposes at its value as a farm or closely held business can be valued the same for state inheritance tax purposes. An additional tax is imposed if the farm or closely held business is specially valued and then no longer is used for that purpose by the qualified heirs. The tax is equal to the difference between the amount of tax that would have been owed if the real property was valued at its market value and the amount of tax that was actually owed. This additional tax is phased out beginning with the eleventh year after the decedent's death until the end of the fifteenth year after which no tax is imposed on that real property. Beginning with estates of persons dying January 1, 1983 and January 1, 1984, it increases the exemption for the surviving spouses to \$150,000 and \$180,000 respectively. Beginning with estates of persons dying January 1, 1986, it provides that surviving spouses receive a credit equal to one-third of the tax owed. This credit is increased to two-thirds beginning with estates of persons dying January 1, 1987, and beginning with estates of persons dying January 1, 1988 all tax on surviving spouses are eliminated.

S.F. 576

By Committee on Ways and Means. Beginning July 1, 1981 and ending June 30, 1983 the cigarette and little cigar tax is increased from six and one-half mills to nine mills (i.e. from 13 cents to 18 cents on a pack of 20) and the discount at which the tax stamps are sold is set at two percent of the face value. An inventory tax is imposed on June 30, 1981 on those distributors who have in their possession cigarettes and little cigars, tax stamps and metered tax imprints. This tax is equal to two and one-half mills of the difference in the new tax and the tax previously paid. A similar refund is allowed for distributors who have in their possession on June 30, 1983 cigarettes and little cigars, tax stamps and metered tax imprints. The amount of refund is two and one-half mills of the difference between the tax paid and what the new tax will be. Also for the same two-year period the nine mill tax (i.e. 18 cents per pack of 20) is not included as part of the cost of cigarettes for purposes of determining the minimum price at which wholesalers and retailers can sell cigarettes for under the Iowa unfair cigarette sales Act (Chapter 551A). The tax increase is effective July 1, 1981 until June 30, 1983. The inventory tax and inventory tax refund are effective June 30, 1981 and June 30, 1983, respectively.

TRANSPORTATION--GENERAL

H.F. 148

See Licenses and Permits. Relates to refunds of prorated registration fees.

H.F. 850

See State Government. Relates to appropriations to state agencies relating to transportation.

S.F. 87

By Committee on Transportation. Provides that after January 1, 1982 private or public buildings and facilities which are intended for use by the general public, if parking spaces are provided, shall set aside at least six-tenths of one percent of those parking spaces as handicapped parking. Multiple-dwelling residential buildings which provide 12 or more parking spaces are required to provide a handicapped parking space for each individual unit in which a handicapped person resides. The Act also requires cities and other political subdivisions to set aside six-tenths of one percent of their metered parking spaces for handicapped parking.

A person whose automobile is improperly parked in a handicapped parking space may be judged guilty of a simple misdemeanor subject to a fine of fifteen dollars for each violation. An owner of a vehicle charged with a violation may not be held responsible for the violation if the owner can submit proof that the vehicle was being used by another under terms of a lease. If so, the charge may be dropped against the owner and a citation issued against the lessee of the vehicle. The Act requires that 90 percent of all fines be remitted to the city or county in which the violations occurred.

The Act also requires the Department of Transportation to issue rules for use of handicapped identification devices by nonhandicapped persons who transport handicapped individuals. It also provides for recognition of other state's handicapped identification devices. Specifications are set out for handicapped parking signs and spaces and provision is made for a person who sets aside handicapped parking on private property within a city to purchase the signs at cost.

S.F. 305

See State Government. Relates to the reduction, reversion, and allocation of funds previously appropriated by the General Assembly for the 1980-1981 fiscal year.

S.F. 440

By Committee on Transportation. Permits the expenditure of railroad assistance funds for main lines, switching yards, and sidings in addition to branch lines. However, not more than 20 percent of funds appropriated to the railroad assistance fund in any year may be expended on main lines. Also allows cities to provide funds and be part of agreements for improving rail lines.

S.F. 524

By Committee on Transportation. Establishes a transportation regulation authority consisting of one person to replace the three-member Transportation Regulation Board. The transportation regulatory authority shall be appointed for a term of six years by the Governor and confirmed by the Senate. Effective January 1, 1982.

TRANSPORTATION--ROADS

H.F. 164

By Diemer. Allows the State Department of Transportation to transfer certain unused right of way to a county or county conservation board rather than the current procedure which gives title to the State Conservation Commission which then releases the right of way to the county under a management agreement.

H.F. 850

See State Government. Relates to road construction at the University of Iowa and to a study of the primary and secondary road systems.

H.F. 786

By Committee on County Government. Permits the county board of supervisors to classify secondary roads and provide different levels of service for the two classes of secondary roads. Takes effect July 1, 1981.

S.F. 158

By Committee on County Government. Provides that unused right of way is to be sold as provided in section 306.23 if the property is held by a city or the state. If the unused highway right of way is owned by the county, the property is to be sold in the same manner as other county property under section 332.3.

S.F. 170

See General Assembly. Relates to pay for legislative members of the State Functional Classification Review Board.

S.F. 456

By Committee on County Government. Freezes road and street jurisdictional transfers as of April 1, 1981 until compensation is provided to highway authorities for additional road and street needs arising from reclassification and transfer. Permits transfers if agreements are entered into by the highway authorities. Provides for a study by the State Department of Transportation to determine the size of the primary road system and a study by the State Department of Transportation and the county boards of supervisors to determine the size of the secondary road system. Effective by publication.

TRANSPORTATION--VEHICLES

H.F. 47

See Licenses and Permits. Relates to information provided by an applicant for certain licenses to operate a motor vehicle.

H.F. 728

By Committee on Transportation. Permits the movement of sixteen foot wide mobile homes and factory-built structures on designated routes under permit.

H.F. 729

By Committee on Transportation. Increases the time period for which a temporary authority for a commercial vehicle is valid from thirty to forty-five days.

H.F. 740 See Licenses and Permits. Relates to the fee for duplicate license plates and registration cards and to the form of restricted titles.

H.F. 756

See Licenses and Permits. Relates to motor vehicle operator's licensing requirements for nonresidents.

H.F. 872

See Licenses and Permits. Relates to requirements for the issuance of licenses to operate motorcycles and motorized bicycles.

S.F. 114

See State Government. Relates to the depreciation fund of the State Vehicle Dispatcher.

S.F. 159

By Committee on Transportation. Restricts load limits on short wheelbase multi-axle vehicles to conform to the design loading standards for existing Iowa bridges. Also authorizes the embargo of triple axle vehicles on bridges and roadways when conditions are such that unrestricted operation of the vehicles would cause damage.

S.F. 235

See Penalties and Enforcement. Relates to the sale, possession, and operation of radar jamming devices.

S.F. 492

By Committee on Transportation. Provides that a driver for an urban transit system shall not operate a vehicle more than twelve hours in a twenty-four hour period and that a driver who works a split shift shall have at least one hour off between shifts. Permits transit system buses or other carriers to be used as school buses and requires the use of flashing warning lights and stop arms by these vehicles only if the vehicles are so equipped. Redefines Iowa urban transit system under the motor fuel tax law to include transit systems operating between adjacent cities, including cities on the state's border which provide local transit services in and between the adjoining cities. Provides that a transit system may

provide transit services outside its immediate service area between its service area and another city located not more than ten miles from the boundaries of its service area without obtaining a certificate of public convenience and necessity if the other city is not served by another carrier operating under a certificate of public convenience and necessity. Also provides that the driver of a school bus is not required to use flashing warning lights and the stop arm when receiving or discharging pupils in a loading or unloading zone at a school attendance center or extracurricular activity location where students exiting the bus do not have to cross the street. Effective May 22, 1981 by publication.

S.F. 514

By Committee on Judiciary. Makes a number of changes in the laws relating to the operation of motor vehicles. It includes all peace officers rather than only those kinds of peace officers specifically listed in sections relating to reports of stolen and recovered vehicles, alteration of vehicle identification numbers, and inspection of vehicle rental records. It establishes penalties for a driver of a vehicle involved in an accident resulting in injury to or death of another person who fails to stop and give necessary information and assistance.

The Act increases the threshold amount of total property damage from \$250 to \$500 before an accident report need be filed with the State Department of Transportation in a nonpersonal injury motor vehicle accident.

It also establishes a "per se" violation of driving with thirteen hundredths or more of one percent by weight of alcohol in the blood. This offense is separate from the offense of operating a motor vehicle under the influence of alcohol and a person is not subject to conviction for both offenses for the same occurrence. It also provides for a revocation of the license to operate a motor vehicle when a judgment is deferred for violation of OMVUI or the "per se" violation but allows the issuance of a "work permit" in certain instances.

The Act prohibits the driving or operation of certain motor vehicles which have altered or modified centers of gravity.

It removes a reference to a repealed subsection which made the operation of a motor vehicle without having the appropriate license or permit in one's immediate possession a scheduled violation. This section also includes as a scheduled violation the failure to use lights or proper lights as required by law.

S.F. 526

By Committee on Natural Resources. Permits a peace officer to inspect a snowmobile and issue a warning for violations. The Act increases the writing fee for snowmobile registrations to one dollar. The Act allows local ordinances to be adopted which are not inconsistent with the state statute on snowmobiles. The Act changes the date for the collection of penalties for a delinquent registration to correspond with the registration period. The Act also increases the penalty for delinquent registrations to two dollars. The Act establishes a special conservation fund for fees

from snowmobile registrations and requires that fifty percent of the money be available to political subdivisions for snowmobile facilities and programs. The Act also increases the reportable accident property damage minimum to two hundred dollars. The Act prohibits the operation of a snowmobile on public land without a measurable snow cover. The Act also requires the State Comptroller to transfer to the special conservation fund created by this Act an amount equal to one-half of the snowmobile fees credited to the state conservation fund during the fiscal year of July 1, 1980 to June 30, 1981 before the funds are reverted on June 30, 1981. Effective by publication.

USURY

H.F. 588

See Real Estate Transactions and Housing. Relates to the collection of mortgage fees.

H.F. 734

By Committee on State Government. Establishes a floating interest rate for delinquencies in the payment of income, inheritance, motor fuel and other taxes owed to the state. The rate is based on the prime rate as published by the federal reserve system, and will be calculated once each year by the Director of Revenue. A new rate will take effect January 1, 1982, and each January 1 thereafter. The Act also provides for the payment of interest and penalties for delinquencies in the payment of the monthly deposits that are required of employers and other withholding agents under the individual income tax laws.

S.F. 58

By Priebe. Adds language which permits supervised lenders to make single-payment, closed-end consumer loans of \$1,000 or less when the rate charged is not greater than twenty-one percent per year.

S.F. 299

By Commerce. Relates to the three-member committee created under chapter 453 for the purpose of establishing the interest rates payable on deposits of public funds. The committee also has duties under chapter 74A, relating to the interest rates on bonds and other debts of governmental bodies. The Auditor of State replaces the Commissioner of Insurance as a member of the committee, and procedures of the committee are modified. (See S.F. 13 under Financial Institutions for additional amendments to chapter 453.)

S.F. 423

By Committee on Commerce. Adds new language to sections 535.10 and 537.1301 containing definitions and rules of construction for purposes of the usury laws.

FINAL
 SECTIONS AMENDED OR REPEALED
 FIRST SESSION, 69TH G. A.
 July 1, 1981

8, Chapter	7-1-81	Add new section	SF 563
8.2	7-1-81	Add new subsections	SF 563
8.22, part I, sub. 2	7-1-81	Add new lettered paragraph	SF 563
8.31, unnum. paras. 1 thru 4	7-1-81	Amended	HF 236
8.36	7-1-81	Add new unnum. para.	HF 789
8.42	P.C.	Amended	SF 112
9.4	7-1-81	Amended	SF 394
11.6	7-1-81	Add new unnum. para.	SF 130
13.7	1-1-82	Amended	SF 524
17A.19, sub. 2	7-1-81	Amended	HF 503
18.3, sub. 1	7-1-81	Add new unnum. paras.	HF 737
18.12	7-1-81	Add new subsection	SF 548
18.12	7-1-81	Add new subsection	HF 851
18.12, sub. 9	7-1-81	Add new unnum. para.	HF 847
18.75, sub. 9	7-1-81	Stricken	HF 847
18.94	7-1-81	Repealed	SF 130
18.117, unnum. para. 1	7-1-81	Amended	HF 875
19A.3, sub. 5	7-1-81	Amended	SF 332
19A.3, sub. 18	7-1-81	Amended	SF 533
23.1	7-1-81	Amended	SF 130
23.2	7-1-81	Amended	SF 146
23.18	7-1-81	Amended	SF 146
24.14	7-1-81	Amended	SF 130
24.22	7-1-81	Amended	SF 130
24.37	7-1-81	Repealed	SF 130
24.38	7-1-81	Repealed	SF 130
26.3	P.C.	Amended	SF 562
28A, Chapter	7-1-81	Add new section	HF 643
28E, Chapter	7-1-81	Add new section	SF 130
28F, Chapter	7-1-81	Add new section	SF 48
28F.1	7-1-81	Amended	SF 48
28F.7	7-1-81	Amended	SF 48
28F.8	7-1-81	Amended	SF 48
28F.9	7-1-81	Amended	SF 48
28F.11	7-1-81	Amended	SF 48
28F.12	7-1-81	Amended	SF 130
29A.1	7-1-81	Add new subsection	HF 850
29A.14	7-1-81	Amended	HF 850
29A.57	7-1-81	Amended	HF 850
29A.58, unnum. para. 2	7-1-81	Amended	HF 850
29C.2	P.C.	Amended	HF 782
29C.6, sub. 1	P.C.	Amended	HF 782
35.12	7-1-81	Repealed	HF 769
35A.2, sub. 3	7-1-81	Amended	HF 769
35A.2, sub. 7	7-1-81	Amended	HF 769
35A.10	7-1-81	Repealed	HF 769

37.5	7-1-81	Repealed	SF 130
37.6	7-1-81	Amended	SF 130
37.7	7-1-81	Repealed	SF 130
37.8	7-1-81	Amended	SF 130
37.27	7-1-81	Amended	SF 130
37.28	7-1-81	Amended	SF 130
37.30	7-1-81	Amended	SF 130
39.18	7-1-81	Amended	SF 384
43.8	7-1-81	Amended	HF 743
43.18, unnum. para. 3	1-1-82	Amended	SF 384
43.56	7-1-81	Repealed	SF 384
43.57	7-1-81	Repealed	SF 384
43.58	7-1-81	Repealed	SF 384
43.66	7-1-81	Amended	SF 384
43.88	7-1-81	Add new unnum. para.	SF 384
43.92	7-1-81	Amended	SF 384
44.3, sub. 1, para. e	7-1-81	Amended	SF 384
44.3, sub. 2, unnum. para. 5	1-1-82	Amended	HF 743
44.13	7-1-81	Amended	SF 384
45.1	7-1-81	Amended	SF 384
45.3, sub. 2, unnum. para. 5	1-1-82	Amended	HF 743
47.1	7-1-81	Amended	SF 384
47.2	7-1-81	Add new subsection	SF 384
47.7, sub. 1	7-1-81	Amended	SF 384
48.5, sub. 2, para. a	7-1-81	Amended	SF 384
48.5, sub. 2, para. d	7-1-81	Stricken	SF 384
48.5, sub. 2, para. e	7-1-81	Amended	SF 384
48.5, sub. 3	7-1-81	Amended	SF 384
48.6	7-1-81	Add new subsection	SF 384
48.6, sub. 6	7-1-81	Amended	SF 384
48.7	7-1-81	Amended	SF 384
48.8, unnum. para. 1	7-1-81	Amended	SF 384
48.10	7-1-81	Amended	SF 384
48.11, unnum. para. 2	7-1-81	Amended	SF 384
48.15	7-1-81	Amended	SF 384
48.31, sub. 1	7-1-81	Amended	SF 384
48.31, sub. 3	7-1-81	Stricken	SF 384
48.32	7-1-81	Amended	SF 384
49, Chapter	7-1-81	Add new section	SF 384
49.4, sub. 2	7-1-81	Amended	SF 130
49.11, sub. 3	7-1-81	Amended	SF 384
49.21, unnum. para. 4	7-1-81	Amended	SF 384
49.44	7-1-81	Amended	SF 384
49.45	7-1-81	Amended	SF 384
49.68, sub. 8	7-1-81	Stricken	SF 384
49.89	7-1-81	Amended	SF 384
49.90	7-1-81	Amended	SF 384
49.104	7-1-81	Add new subsection	SF 384
49.109	7-1-81	Amended	SF 384
50, Chapter	7-1-81	Add new section	SF 384
50.21	7-1-81	Amended	SF 384
52.3	7-1-81	Amended	SF 130
53.17	7-1-81	Amended	SF 384
53.22, sub. 1, para. c	7-1-81	Amended	SF 384

54.5	7-1-81	Amended	SF 384
56.2	1-1-82	Add new subsections	HF 743
56.2, sub. 4, para. b, unnum. para. 2	1-1-82	Amended	HF 743
56.2, sub. 6	1-1-82	Amended	HF 743
56.2, sub. 13	1-1-82	Amended	HF 743
56.3	1-1-82	Amended	HF 743
56.4	1-1-82	Add new unnum. para.	HF 743
56.5, sub. 2, para. f	1-1-81	Amended	HF 743
56.6	1-1-82	Add new subsection	HF 743
56.6, sub. 1	1-1-82	Amended	HF 743
56.6, sub. 3, para. b	1-1-82	Amended	HF 743
56.10, sub. 4	1-1-82	Amended	HF 743
56.11, sub. 1	1-1-82	Amended	HF 743
56.13, unnum. para. 1	1-1-82	Amended	HF 743
56.23, unnum. para. 1	1-1-82	Amended	HF 743
56.28	1-1-82	Amended	HF 743
56.29, sub. 1	1-1-82	Amended	HF 743
56.29, sub. 2	1-1-82	Amended	HF 743
56.30	1-1-82	Amended	HF 743
57.1, sub. 2, para. c	7-1-81	Amended	SF 384
57.6	7-1-81	Amended	SF 384
58.2	7-1-81	Amended	SF 384
59.1	7-1-81	Amended	SF 384
60.4	7-1-81	Amended	SF 384
61.10	7-1-81	Amended	SF 384
68A.7	7-1-81	Add new subsection	HF 784
68A.7	7-1-81	Add new subsection	HF 730
68A.7	7-1-81	Add new subsection	SF 529
68A.7, sub. 5	P.C.	Amended	HF 731
69.8, sub. 6	7-1-81	Amended	SF 130
69.12, unnum. para. 1	7-1-81	Amended	SF 384
74A.6, sub. 1	7-1-81	Amended	SF 299
74A.6, sub. 2	7-1-81	Amended	SF 299
74A.6, sub. 3	7-1-81	Amended	SF 299
74A.6, sub. 4	7-1-81	Amended	SF 299
74A.6, sub. 5	7-1-81	Amended	SF 299
75, Chapter	P.C.	Add new section	SF 551
77.4, sub. 5	7-1-81	Amended	SF 394
79.1, unnum. para. 9	P.C.	Amended	SF 112
79.9	7-1-81	Amended	HF 875
79.16	7-1-81	Amended	HF 875
80B.15	7-1-81	Add new unnum. para.	HF 850
84.1	P.C.	Amended	HF 632
84.2	P.C.	Add new subsections	HF 632
84.4, unnum. para. 1	P.C.	Amended	HF 632
84.4, sub. 6	P.C.	Amended	HF 632
84.5	P.C.	Amended	HF 632
84.21, unnum. para. 1	P.C.	Amended	HF 632
84.22, unnum. para. 1	P.C.	Amended	HF 632
84.22, unnum. para. 2	P.C.	Amended	HF 632
84.22, unnum. para. 3	P.C.	Amended	HF 632
84.22, unnum. para. 8	P.C.	Amended	HF 632
85B.9	7-1-81	Amended	SF 320

86.9	7-1-81	Add new unnum. para.	SF 548
91.8	7-1-81	Amended	HF 847
93, Chapter	P.C.	Add new sections	HF 782
96.5, sub. 5	7-1-81	Amended	HF 789
96.7, sub. 3, para. a, subpara. 2, unnum. para. 1	7-1-81	Amended	HF 789
96.7, sub. 3, para. a, subpara. 3	7-1-81	Amended	HF 789
96.7, sub. 3, para. c	7-1-81	Amended	HF 789
96.7, sub. 3, para. d, unnum. para. 6	7-1-81	Amended	HF 789
96.7, sub. 3, para. d	7-1-81	Add new unnum. para.	HF 789
96.11, sub. 7, para. d	7-1-81	Amended	HF 789
96.14, sub. 3, unnum. para. 5	7-1-81	Amended	SF 130
96.14, sub. 8, para. a	7-1-81	Amended	SF 394
96.19, sub. 12, para. e	7-1-81	Stricken	HF 789
96.29	7-1-81	Add new subsection	HF 789
96.29, sub. 3	7-1-81	Add new unnum. para.	HF 789
98.6	7-1-81	Add new subsection	SF 576
98.8, sub. 1	7-1-81	Amended	SF 576
99B, Chapter, div. IV	7-1-81	Add new section	SF 519
99B.1	7-1-81	Add new subsections	SF 519
99B.1, sub. 4	7-1-81	Amended	SF 519
99B.1, sub. 6	7-1-81	Amended	SF 519
99B.2, sub. 1	7-1-81	Amended	SF 519
99B.2, sub. 3	7-1-81	Amended	SF 519
99B.3, sub. 1, para. b	7-1-81	Amended	SF 519
99B.6, sub. 1, para. a	7-1-81	Amended	SF 519
99B.7, sub. 1, para. c	7-1-81	Amended	SF 519
99B.7, sub. 1	7-1-81	Add new paras.	SF 519
99B.7, sub. 3, para. a	7-1-81	Amended	SF 519
99B.7, sub. 3, para. b	7-1-81	Amended	SF 519
99B.7, sub. 3, para. c	7-1-81	Amended	SF 519
99B.9, sub. 1, para. a	7-1-81	Amended	SF 519
100, Chapter	7-1-81	Add new section	SF 324
100, Chapter	7-1-81	Add new section	HF 371
100, Chapter	7-1-81	Add new sections	HF 751
100.1, sub. 5	7-1-81	Amended	HF 467
100.5	7-1-81	Amended	HF 751
100.35	7-1-81	Amended	HF 467
103, Chapter	7-1-81	Repealed	HF 467
103A.8	7-1-81	Add new subsection	HF 766
103A.21, sub. 3	7-1-81	Amended	SF 87
104.11	7-1-81	Amended	HF 726
104A, Chapter	7-1-81	Add new section	SF 87
106A.4, sub. 1	7-1-81	Amended	SF 394
109.112	7-1-81	Amended	SF 251
110.16	7-1-81	Amended	SF 130
111.58	7-1-81	Amended	SF 130
111A.2	7-1-81	Amended	SF 130
111A.4, sub. 2	7-1-81	Amended	SF 130
111A.6, unnum. para. 1	7-1-81	Amended	SF 130
111A.6, unnum. para. 1, Acts of the 69th G.A., 1981	7-1-81	Amended	SF 130

Session, S. F. 130, sec. 1014	7-1-81	Amended	SF 146
111A.6, unnum. para. 2	7-1-81	Stricken	SF 130
111A.6, unnum. para. 3	7-1-81	Stricken	SF 130
111A.6, unnum. para. 4	7-1-81	Stricken	SF 130
111A.7	7-1-81	Amended	SF 130
116.3, sub. 2, unnum. para. 6	7-1-81	Stricken	HF 160
116.20, sub. 4	7-1-81	Amended	HF 727
117.1	7-1-81	Amended	HF 348
117.2	7-1-81	Amended	HF 348
117.5	7-1-81	Amended	HF 348
117.6	7-1-81	Amended	HF 348
117.8	7-1-81	Amended	HF 348
117.15, unnum. para. 1	7-1-81	Amended	HF 348
117.15, unnum. para. 2	7-1-81	Amended	HF 348
117.15, unnum. para. 3	7-1-81	Amended	HF 348
117.15, unnum. para. 4	7-1-81	Amended	HF 348
117.16, unnum. para. 3	7-1-81	Amended	HF 348
117.20	7-1-81	Amended	HF 348
117.21	7-1-81	Amended	HF 348
117.22	7-1-81	Amended	HF 348
117.24	7-1-81	Amended	HF 348
117.25	7-1-81	Amended	HF 348
117.26	7-1-81	Repealed	HF 348
117.27	7-1-81	Amended	HF 348
117.28	7-1-81	Amended	HF 348
117.29	7-1-81	Add new unnum. para.	HF 348
117.29, unnum. para. 2	7-1-81	Amended	HF 348
117.30	7-1-81	Amended	HF 348
117.32	7-1-81	Amended	HF 348
117.33	7-1-81	Amended	HF 348
117.34, unnum. para. 1	7-1-81	Amended	HF 348
117.34, sub. 5	7-1-81	Amended	HF 348
117.34, sub. 8	7-1-81	Amended	HF 348
117.34, sub. 9	7-1-81	Amended	HF 348
117.34, unnum. para. 2	7-1-81	Amended	HF 348
117.45	7-1-81	Amended	HF 348
117.46, sub. 1	7-1-81	Amended	HF 348
117.53, unnum. para. 2	7-1-81	Stricken	HF 348
123.3, sub. 11, para. d	7-1-81	Amended	SF 172
123.24, sub. 2	7-1-81	Add new lettered paragraph	HF 773
123.27, sub. 1, para. b	7-1-81	Amended	SF 548
123.28	7-1-81	Amended	SF 548
123.34	7-1-81	Amended	SF 172
123.45, unnum. para. 2	7-1-81	Amended	SF 439
125, Chapter	7-1-81	Add new section	HF 821
125.2, sub. 2	7-1-81	Amended	HF 821
125.3	7-1-81	Amended	HF 821
125.10, sub. 1	7-1-81	Amended	HF 821
125.11	7-1-81	Repealed	HF 821
125.13, sub. 2, unnum. para. 1	7-1-81	Amended	HF 821
125.13, sub. 2, para. a	7-1-81	Amended	HF 821
125.13, sub. 2, para. d	7-1-81	Amended	HF 821
125.13, sub. 2	7-1-81	Add new lettered	HF 821

		paragraph	HF 821
125.14	7-1-81	Amended	HF 821
125.21, unnum. para. 1	7-1-81	Amended	HF 821
125.45, sub. 1	7-1-81	Amended	SF 130
125.55	7-1-81	Amended	HF 821
125.56	7-1-81	Amended	HF 821
127, Chapter	7-1-81	Add new section	SF 130
135.11, sub. 5	7-1-81	Amended	HF 762
135C, Chapter	7-1-81	Amended	HF 825
135C.14	7-1-81	Add new subsection	HF 825
135C.36, sub. 2	7-1-81	Amended	HF 825
135C.40, sub. 1	7-1-81	Amended	HF 746
137.16	7-1-81	Repealed	SF 130
137.20	7-1-81	Repealed	SF 130
139.1, sub. 1	7-1-81	Amended	HF 784
139.1, sub. 4	7-1-81	Amended	HF 784
139.2	7-1-81	Amended	HF 784
142A.6	7-1-81	Add new subsection	SF 220
143.1	7-1-81	Amended	SF 130
144.5, sub. 6	7-1-81	Amended	HF 413
144.8, unnum. para. 1	7-1-81	Amended	HF 413
144.8, sub. 3	7-1-81	Amended	HF 413
144.19	7-1-81	Amended	HF 413
144.26	7-1-81	Add new unnum. para.	HF 413
144.37, unnum. para. 1	7-1-81	Amended	HF 413
144.39	7-1-81	Amended	HF 413
144.40	7-1-81	Amended	HF 413
144.42	7-1-81	Amended	HF 413
144.43, unnum. para. 2	7-1-81	Amended	HF 413
144.43, unnum. para. 3	7-1-81	Amended	HF 413
144.46	7-1-81	Amended	HF 413
144.56, unnum. para. 2	7-1-81	Amended	SF 130
147.16	7-1-81	Amended	SF 28
147.18	7-1-81	Amended	SF 28
147.74	7-1-81	Add new unnum. para.	SF 325
147.81	7-1-81	Repealed	HF 851
147.153, sub. 1, para. b	7-1-81	Amended	SF 325
147.153, sub. 2, para. b	7-1-81	Amended	SF 325
147.154	7-1-81	Amended	SF 325
147.155	7-1-81	Amended	SF 325
150.9	7-1-81	Repealed	SF 130
150A.5	7-1-81	Repealed	SF 130
159.5	7-1-81	Add new subsections	HF 762
159.5, sub. 13, para. e	7-1-81	Amended	SF 130
161.13	7-1-81	Amended	SF 130
163A.12	7-1-81	Amended	SF 130
164.24	7-1-81	Repealed	SF 130
164.25	7-1-81	Repealed	SF 130
164.26	7-1-81	Repealed	SF 130
164.27	7-1-81	Repealed	SF 130
165.18	7-1-81	Repealed	SF 130
165.19	7-1-81	Repealed	SF 130
165.20	7-1-81	Repealed	SF 130
165.21	7-1-81	Repealed	SF 130

165.22	7-1-81	Amended	SF 130
165.23	7-1-81	Amended	SF 130
165.24	7-1-81	Repealed	SF 130
173.1, sub. 1	7-1-81	Amended	SF 116
173.2	7-1-81	Add new subsections	SF 116
173.2, unnum. para. 1	7-1-81	Amended	SF 116
173.2, sub. 9	7-1-81	Amended	SF 116
174.10, sub. 2	7-1-81	Amended	SF 130
174.13, sub. 1	7-1-81	Amended	SF 130
174.14	7-1-81	Repealed	SF 130
174.15	7-1-81	Amended	SF 130
174.17	7-1-81	Repealed	SF 130
174.18	7-1-81	Repealed	SF 130
174.24	7-1-81	Repealed	SF 130
174.25	7-1-81	Repealed	SF 130
174.26	7-1-81	Repealed	SF 130
174.27	7-1-81	Repealed	SF 130
175, Chapter	7-1-81	Add new section	SF 532
175.2, sub. 11	7-1-81	Amended	SF 532
175.12, sub. 2, para. f	7-1-81	Amended	SF 532
175.12, sub. 5	7-1-81	Amended	SF 532
175.19, sub. 2	7-1-81	Add new unnum. para.	SF 532
176A.10, sub. 1	7-1-81	Amended	HF 867
176A.10, sub. 2	7-1-81	Amended	HF 867
176A.10, sub. 3	7-1-81	Amended	HF 867
176A.10, sub. 4	7-1-81	Amended	HF 867
176A.12	7-1-81	Repealed	SF 130
177A.3	7-1-81	Amended	SF 479
177A.9, unnum. para. 2	7-1-81	Amended	SF 479
177A.17	7-1-81	Amended	SF 479
181, Chapter	7-1-81	Add new section	HF 842
181.12	7-1-81	Amended	HF 842
181.19, unnum. para. 1	7-1-81	Amended	HF 842
190.1, unnum. para. 1	7-1-81	Amended	SF 408
192.18	7-1-81	Repealed	SF 408
192.19	7-1-81	Amended	SF 408
192.20, sub. 17	7-1-81	Amended	SF 408
192.21, sub. 17	7-1-81	Amended	SF 408
192.30, unnum. para. 1	7-1-81	Amended	SF 408
192.33	7-1-81	Amended	SF 408
217, Chapter	1-1-82	Add new section	SF 572
217.2	7-1-81	Amended	SF 572
217.6, unnum. para. 2	1-1-82	Amended	SF 572
217.8	7-1-81	Amended	SF 533
217.10	1-1-82	Repealed	SF 572
217.11	1-1-82	Repealed	SF 572
217.12	1-1-82	Repealed	SF 572
217.38	7-1-81	Repealed	SF 566
218.1, sub. 14	7-1-81	Amended	SF 564
218.3, sub. 2	1-1-82	Amended	SF 572
218.9, unnum. para. 1	1-1-82	Amended	SF 572
218.9, unnum. para. 2	7-1-81	Amended	SF 564
218.9, unnum. para. 3	7-1-81	Amended	SF 533
218.9, unnum. para. 4	7-1-81	Amended	SF 533

218.59	7-1-81	Amended	SF 146
218.60	7-1-81	Amended	SF 146
218.73	7-1-81	Amended	HF 641(a)
218.73, unnum. para. 2	7-1-81	Stricken	HF 293(a)
218.74	7-1-81	Amended	HF 293
218.78, sub. 1	7-1-81	Amended	HF 293
218.78, sub. 1	7-1-81	Amended	HF 849
218.99	7-1-81	Amended	SF 130
218A.2	1-1-82	Amended	SF 572
219.7	7-1-81	Amended	SF 533
220, Chapter	7-1-81	Add new section	SF 355
220, Chapter	7-1-81	Add new sections	SF 425
220.1	7-1-81	Add new subsection	SF 425
220.2, sub. 3	7-1-81	Amended	SF 425
220.12, sub. 2	7-1-81	Amended	SF 425
220.18, sub. 2, unnum. para. 1	7-1-81	Amended	SF 425
220.38	7-1-81	Add new subsection	SF 425
221.1	1-1-82	Amended	SF 572
221.2	1-1-82	Amended	SF 572
221.3	1-1-82	Amended	SF 572
222.2, sub. 3	1-1-82	Amended	SF 572
222.76	7-1-81	Repealed	SF 130
222.77	7-1-81	Amended	SF 130
222.86	7-1-81	Amended	HF 849
223.1	7-1-81	Amended	SF 564
223.2	7-1-81	Amended	SF 564
223.4	7-1-81	Add new unnum. para.	SF 564
223.8	7-1-81	Amended	SF 564
225B, Chapter	7-1-82	Repealed	SF 572
225B.1	7-1-81	Repealed	SF 572
225B.2	7-1-81	Repealed	SF 572
225B.3	7-1-81	Repealed	SF 572
225B.4	7-1-82	Repealed	SF 572
225B.5	7-1-82	Repealed	SF 572
225B.6	7-1-82	Repealed	SF 572
225B.7	7-1-82	Repealed	SF 572
225B.8	7-1-81	Repealed	SF 572
226.2	7-1-81	Amended	SF 409
226.45	7-1-81	Amended	HF 849
226.47	1-1-82	Amended	SF 572
227, Chapter	1-1-82	Add new section	SF 572
227.2	1-1-82	Amended	SF 572
227.3	1-1-82	Amended	SF 572
227.6	1-1-82	Amended	SF 572
227.16	7-1-82	Repealed	SF 572
227.17	7-1-82	Repealed	SF 572
227.18	7-1-81	Amended	SF 130(b)
227.18	7-1-82	Repealed	SF 572(b)
227.19	1-1-82	Amended	SF 572
229.15, sub. 3	1-1-82	Amended	SF 572
230.20, unnum. para. 1	1-1-82	Amended	SF 572
230.20, sub. 1, unnum. para. 1	1-1-82	Amended	SF 572
230.20, sub. 2	1-1-82	Amended	SF 572
230.20, sub. 3	1-1-82	Amended	SF 572

230.20, sub. 5	7-1-82	Amended	SF 572
230.23	7-1-81	Repealed	SF 130
230.24	7-1-81	Repealed	SF 130
230.34	1-1-82	Amended	SF 572
230A.1	1-1-82	Amended	SF 130
230A.1, as amended by Acts of 69th G.A., 1981 Session, Senate File 130, sec. 1029	7-1-81	Amended	SF 572
230A.4	7-1-81	Amended	SF 130
230A.9, sub. 3	7-1-81	Amended	SF 130
230A.16	1-1-82	Amended	SF 572
230A.17	1-1-82	Amended	SF 572
230A.18	1-1-82	Amended	SF 572
232.102, sub. 2	7-1-81	Amended	SF 849
232.142, sub. 1	7-1-81	Amended	SF 130
232.142, sub. 2	7-1-81	Amended	SF 130
234.1, sub. 4	7-1-81	Amended	SF 566
234.10	7-1-81	Amended	SF 130
234.36	7-1-81	Amended	SF 130
234.36, as amended by Acts of the 69th G.A., 1981 Session, Senate File 130, section 1033	7-1-81	Amended	SF 572
239.1, sub. 3	7-1-81	Amended	SF 566
239.2, sub. 4	7-1-81	Amended	SF 566
239.5, unnum. para. 1	7-1-81	Amended	SF 566
244.15	7-1-81	Repealed	HF 849
246.14	7-1-81	Repealed	SF 228
249A, Chapter	7-1-81	Add new section	SF 278
249A, Chapter	7-1-81	Add new section	SF 566
249A.3	7-1-81	Add new subsection	SF 377
249A.3, sub. 1, para. b	7-1-81	Amended	SF 566
249A.10	7-1-81	Repealed	SF 566
250.1	7-1-81	Repealed	SF 130(c)
250.1	7-1-81	Amended	HF 769(c)
250.2	7-1-81	Repealed	SF 130
250.3	7-1-81	Amended	HF 769
250.5	7-1-81	Amended	HF 769(d)
250.5	7-1-81	Amended	SF 130(d)
250.6	7-1-81	Amended	HF 769
250.7	7-1-81	Amended	HF 769
250.10, unnum. para. 1	7-1-81	Amended	HF 769
250.10, unnum. para. 2	7-1-81	Amended	HF 769
250.11	7-1-81	Amended	HF 769
250.13	7-1-81	Amended	HF 769
250.14	7-1-81	Repealed	HF 769
250.15	7-1-81	Amended	HF 769
250.16	7-1-81	Amended	HF 769
250.21	7-1-81	Repealed	HF 769
251.4	7-1-81	Amended	SF 130
251.5, unnum. para. 1	7-1-81	Amended	SF 130
251.6	7-1-81	Amended	SF 130
251.7	7-1-81	Amended	SF 130
252.27	7-1-81	Amended	SF 130

252.28	7-1-81	Repealed	SF 130
252.29	7-1-81	Repealed	SF 130
252.30	7-1-81	Repealed	SF 130
252.31	7-1-81	Repealed	SF 130
252.34	7-1-81	Repealed	SF 130
252.36	7-1-81	Repealed	SF 130
252.38	7-1-81	Repealed	SF 130
252.39	7-1-81	Repealed	SF 130
252.40	7-1-81	Repealed	SF 130
252.41	7-1-81	Repealed	SF 130
252.43, unnum. para. 1	7-1-81	Stricken	SF 130
252.43, unnum. para. 2	7-1-81	Stricken	SF 130
252.45	7-1-81	Repealed	SF 130
253.1	7-1-81	Amended	SF 130
253.2	7-1-81	Repealed	SF 130
253.3	7-1-81	Amended	SF 130
253.4	7-1-81	Repealed	SF 130
253.5	7-1-81	Amended	SF 130
253.7	7-1-81	Repealed	SF 130
253.10	7-1-81	Repealed	SF 130
253.11	7-1-81	Repealed	SF 130
253.13	7-1-81	Repealed	SF 130
258A.9, sub. 2	7-1-81	Amended	HF 826
261.18, sub. 1	7-1-81	Amended	SF 552
261.23	7-1-81	Amended	SF 552
261.35, sub. 4	P.C.	Amended	SF 93
261.35, sub. 5	7-1-81	Amended	SF 552
261.36, sub. 4	7-1-81	Amended	SF 552
261.37, sub. 5	7-1-81	Amended	SF 552
261.37, sub. 8	7-1-81	Amended	SF 552
262, Chapter	1-1-82	Add new section	SF 572
262.2	P.C.	Amended	SF 106
262.34	7-1-81	Amended	SF 146
273.3, sub. 17	7-1-81	Amended	HF 233
280A, Chapter	7-1-81	Add new section	HF 865
282, Chapter	7-1-81	Add new section	SF 468
282.8	7-1-81	Amended	SF 469
282.17	7-1-81	Amended	SF 469
282.18	7-1-81	Repealed	SF 468
282.22	7-1-81	Repealed	SF 468
282.23	7-1-81	Repealed	SF 468
282.25	7-1-81	Repealed	SF 468
296.3	7-1-81	Amended	HF 724
297.5	P.C.	Add new unnum. para.	SF 86
297.7, sub. 1	7-1-81	Amended	SF 146
297.7, sub. 3	7-1-81	Amended	HF 724
297.8	7-1-81	Amended	SF 146
297.22, unnum. para. 1	7-1-81	Amended	HF 157
297.22, unnum. para. 2	7-1-81	Amended	HF 157
297.22, sub. 1	7-1-81	Amended	HF 157
297.22, sub. 2	7-1-81	Amended	HF 157
297.22, sub. 3	7-1-81	Amended	HF 157
297.22, sub. 4	7-1-81	Amended	HF 157
297.22, unnum. para. 5	7-1-81	Amended	HF 157

297.22, unnum. para. 6	7-1-81	Amended	HF 157
297.22, unnum. para. 7	7-1-81	Amended	HF 157
298, Chapter	P.C.	Add new section	HF 414
298.13	7-1-81	Amended	SF 130
300, Chapter	7-1-81	Amended	HF 143
303.9	7-1-81	Amended	HF 847
306, Chapter	P.C.	Add new sections	SF 456
306.6, sub. 2, unnum. para. 1	7-1-81	Amended	SF 170
306.23	7-1-81	Amended	SF 158
306.42, sub. 2	7-1-81	Amended	HF 164
306.42, sub. 5	7-1-81	Amended	SF 130
307.1, sub. 4	1-1-82	Amended	SF 524
307.14, sub. 1	1-1-82	Amended	SF 524
307.15	1-1-82	Amended	SF 524
307.16	1-1-82	Amended	SF 524
307.17	1-1-82	Amended	SF 524
307.18	1-1-82	Amended	SF 524
307.18, unnum. para. 1	1-1-82	Amended	SF 524
307.18, sub. 4	1-1-82	Amended	SF 524
307.18, sub. 5	1-1-82	Amended	SF 524
307.19	1-1-82	Amended	SF 524
307.20	1-1-82	Amended	SF 524
307.29	1-1-82	Amended	SF 524
308.4, sub. 3	7-1-81	Amended	HF 850
309, Chapter	7-1-81	Add new section	HF 786
309.7	7-1-81	Repealed	SF 130
309.8	7-1-81	Repealed	SF 130
309.9	7-1-81	Repealed	SF 130
309.10, unnum. para. 2	7-1-81	Amended	SF 130
309.73	7-1-81	Repealed	SF 130
309.85	7-1-81	Repealed	SF 130
309.86	7-1-81	Repealed	SF 130
309.87	7-1-81	Repealed	SF 130
309.88	7-1-81	Repealed	SF 130
309.89	7-1-81	Repealed	SF 130
309.90	7-1-81	Repealed	SF 130
309.91	7-1-81	Repealed	SF 130
311.8, unnum. para. 1	7-1-81	Amended	SF 130
311.11, unnum. para. 1	7-1-81	Amended	SF 130
311.11, sub. 9	7-1-81	Amended	SF 130
311.12	7-1-81	Amended	SF 130
311.24	7-1-81	Amended	SF 130
311.25	7-1-81	Amended	SF 130
311.26	7-1-81	Amended	SF 130
311.28	7-1-81	Amended	SF 130
311.29	7-1-81	Amended	SF 130
312.2, sub. 8	7-1-81	Amended	SF 130
313A.35	7-1-81	Repealed	SF 130
317.4	7-1-81	Amended	SF 130
317.19	7-1-81	Repealed	SF 130
317.20	7-1-81	Repealed	SF 130
321, Chapter	7-1-81	Add new section	SF 235
321, Chapter	7-1-81	Add new section	SF 514
321.1, sub. 43, unnum. para. 1	7-1-81	Amended	SF 557

321.42	7-1-81	Amended	HF 740
321.51, sub. 4	7-1-81	Amended	HF 740
321.52, sub. 4, unnum. para. 1	7-1-81	Amended	HF 740
321.72	7-1-81	Amended	SF 514
321.94	7-1-81	Amended	SF 514
321.127	7-1-81	Amended	SF 148
321.176, sub. 3	7-1-81	Amended	HF 756
321.176, sub. 4	7-1-81	Stricken	HF 756
321.176, sub. 5	7-1-81	Stricken	HF 756
321.183	7-1-81	Amended	HF 47
321.189, sub. 1, unnum. para. 2	7-1-81	Amended	HF 872
321.189, sub. 2, para. a	7-1-81	Amended	HF 872
321.207	7-1-81	Amended	SF 130
321.211, unnum. para. 1	7-1-81	Amended	HF 850
321.224	7-1-81	Amended	SF 514
321.225	P.C.	Add new unnum. para.	SF 492
321.261	7-1-81	Amended	SF 514
321.266, sub. 2	7-1-81	Amended	SF 514
321.271, unnum. para. 2	7-1-81	Amended	HF 850
321.281	7-1-81	Add new unnum. paras.	SF 514
321.372, sub. 1, unnum. para. 1	P.C.	Amended	SF 492
321.372, sub. 1	P.C.	Add new unnum. para.	SF 492
321.463, unnum. para. 3	7-1-81	Amended	SF 159
321.466, sub. 9	7-1-81	Stricken	SF 159
321.474	7-1-81	Amended	SF 159
321.484	7-1-81	Add new unnum. para.	SF 87
321A.3	7-1-81	Amended	HF 850
321A.5, sub. 1	7-1-81	Amended	SF 514
321E.28, sub. 1	7-1-81	Amended	HF 728
321G, Chapter	P.C.	Add new sections	SF 526
321G.1	P.C.	Add new subsection	SF 526
321G.4, unnum. para. 2	P.C.	Amended	SF 526
321G.6, unnum. para. 2	P.C.	Amended	SF 526
321G.6, unnum. para. 3	P.C.	Amended	SF 526
321G.6, unnum. para. 5	P.C.	Amended	SF 526
321G.7	P.C.	Amended	SF 526
321G.10	P.C.	Amended	SF 526
321G.13	P.C.	Add new subsection	SF 526
321G.24, sub. 2	P.C.	Amended	SF 526
322A.1	1-1-82	Amended	SF 524
322A.6	1-1-82	Amended	SF 524
322A.7	1-1-82	Amended	SF 524
322A.8	1-1-82	Amended	SF 524
322A.9	1-1-82	Amended	SF 524
322A.10	1-1-82	Amended	SF 524
322A.13	1-1-82	Amended	SF 524
322A.15	1-1-82	Amended	SF 524
322A.16	1-1-82	Amended	SF 524
322A.17	1-1-82	Amended	SF 524
323, Chapter	7-1-81	Add new section	HF 775
324.57, sub. 9	P.C.	Amended	SF 492
324.64	7-1-81	Add new unnum. para.	HF 734
324.65	7-1-81	Amended	HF 734
325.1	1-1-82	Amended	SF 524

325.2, unnum. para. 1	1-1-82	Amended	SF 514
325.2	1-1-82	Amended	SF 524
325.3	1-1-82	Amended	SF 524
325.4	1-1-82	Amended	SF 524
325.6	1-1-82	Amended	SF 524
325.6, sub. 1	P.C.	Amended	SF 492
325.7	1-1-82	Amended	SF 524
325.9	1-1-82	Amended	SF 524
325.10	1-1-82	Amended	SF 524
325.11	1-1-82	Amended	SF 524
325.13	1-1-82	Amended	SF 524
325.17	1-1-82	Amended	SF 524
325.19	1-1-82	Amended	SF 524
325.21	1-1-82	Amended	SF 524
325.25	1-1-82	Amended	SF 524
325.26	1-1-82	Amended	SF 524
325.32	1-1-82	Amended	SF 524
325.33	1-1-82	Amended	SF 524
326.11, unnum. para. 2	7-1-81	Amended	HF 729
326.18	1-1-82	Amended	SF 524
327.1	1-1-82	Amended	SF 524
327.2	1-1-82	Amended	SF 524
327.2, sub. 1	1-1-82	Amended	SF 524
327.3	1-1-82	Amended	SF 524
327.4	1-1-82	Amended	SF 524
327.6	1-1-82	Amended	SF 524
327.7, unnum. para. 1	1-1-82	Amended	SF 524
327.8	1-1-82	Amended	SF 524
327.11	1-1-82	Amended	SF 524
327.14	1-1-82	Repealed	SF 524
327.15	1-1-82	Amended	SF 524
327.16	1-1-82	Amended	SF 524
327.19	1-1-82	Amended	SF 524
327.21	1-1-82	Amended	SF 524
327.23	1-1-82	Amended	SF 524
327A.1	1-1-82	Amended	SF 524
327A.2	1-1-82	Amended	SF 524
327A.4	1-1-82	Amended	SF 524
327A.5	1-1-82	Amended	SF 524
327A.9	1-1-82	Amended	SF 524
327A.12	1-1-82	Amended	SF 524
327A.14	1-1-82	Amended	SF 524
327A.17	1-1-82	Amended	SF 524
327A.18	1-1-82	Amended	SF 524
327A.20	1-1-82	Amended	SF 524
327C.1	1-1-82	Amended	SF 524
327C.8	1-1-82	Amended	SF 524
327C.9	1-1-82	Amended	SF 524
327C.10	1-1-82	Amended	SF 524
327C.12	1-1-82	Amended	SF 524
327C.13	1-1-82	Amended	SF 524
327C.17	1-1-82	Amended	SF 524
327C.20	1-1-82	Amended	SF 524
327C.25	1-1-82	Amended	SF 524

327C.26	1-1-82	Amended	SF 524
327C.27	1-1-82	Amended	SF 524
327C.28	1-1-82	Amended	SF 524
327C.29	1-1-82	Amended	SF 524
327C.30	1-1-82	Amended	SF 524
327C.31	1-1-82	Amended	SF 524
327C.33	1-1-82	Amended	SF 524
327C.34	1-1-82	Amended	SF 524
327D.2	1-1-82	Amended	SF 524
327D.4	1-1-82	Amended	SF 524
327D.7	1-1-82	Amended	SF 524
327D.9	1-1-82	Amended	SF 524
327D.13	1-1-82	Amended	SF 524
327D.14	1-1-82	Amended	SF 524
327D.45	1-1-82	Amended	SF 524
327D.53	1-1-82	Amended	SF 524
327D.66	1-1-82	Amended	SF 524
327D.67	1-1-82	Amended	SF 524
327D.72	1-1-82	Amended	SF 524
327D.73	1-1-82	Amended	SF 524
327D.74	1-1-82	Amended	SF 524
327D.75	1-1-82	Amended	SF 524
327D.78	1-1-82	Amended	SF 524
327D.79	1-1-82	Amended	SF 524
327D.80	1-1-82	Amended	SF 524
327D.81	1-1-82	Amended	SF 524
327D.82	1-1-82	Amended	SF 524
327D.83	1-1-82	Amended	SF 524
327D.85	1-1-82	Amended	SF 524
327D.86	1-1-82	Amended	SF 524
327D.87	1-1-82	Amended	SF 524
327D.89	1-1-82	Amended	SF 524
327D.90	1-1-82	Amended	SF 524
327D.128	1-1-82	Amended	SF 524
327D.160	1-1-82	Amended	SF 524
327G.1	1-1-82	Amended	SF 524
327G.12	1-1-82	Amended	SF 524
327G.16	1-1-82	Amended	SF 524
327G.17	1-1-82	Amended	SF 524
327G.31	1-1-82	Amended	SF 524
327G.32	1-1-82	Amended	SF 524
327G.32, unnum. para. 3	1-1-82	Amended	SF 524
327G.61	1-1-82	Amended	SF 524
327G.62	1-1-82	Amended	SF 524
327G.64	1-1-82	Amended	SF 524
327G.65	1-1-82	Amended	SF 524
327G.77	1-1-82	Amended	SF 524
327H, Chapter	7-1-81	Add new section	SF 440
327H.18	7-1-81	Amended	SF 440
327H.20	7-1-81	Amended	SF 440 (e)
327H.20	7-1-81	Amended	SF 130 (e)
327H.21	7-1-81	Amended	SF 440
327H.22	7-1-81	Repealed	SF 440
327H.23	7-1-81	Amended	SF 440 (f)

327H.23	7-1-81	Repealed	SF 130(f)
327H.25	7-1-81	Amended	SF 440
329.4, sub. 1	7-1-81	Amended	SF 130
329.7	7-1-81	Amended	SF 130
329.9	7-1-81	Amended	SF 130
329.12, unnum. para. 1	7-1-81	Amended	SF 130
330.2	7-1-81	Repealed	SF 130
330.5	7-1-81	Repealed	SF 130
330.6	7-1-81	Repealed	SF 130
330.7	7-1-81	Repealed	SF 130
330.10	7-1-81	Repealed	SF 130
330.11	7-1-81	Repealed	SF 130
330.12	7-1-81	Repealed	SF 130
330.14	7-1-81	Repealed	SF 130
330.15	7-1-81	Repealed	SF 130
330.17	7-1-81	Amended	SF 130
330.18	7-1-81	Amended	SF 130
330.19	7-1-81	Amended	SF 130
330.21	7-1-81	Amended	SF 130
330.23	7-1-81	Repealed	SF 130
331, Chapter	7-1-81	Repealed	SF 130
332, Chapter	7-1-81	Repealed	SF 130
333, Chapter	7-1-81	Repealed	SF 130
334, Chapter	7-1-81	Repealed	SF 130
335, Chapter	7-1-81	Repealed	SF 130
336, Chapter	7-1-81	Repealed	SF 130
336A, Chapter	7-1-81	Repealed	SF 130
336B, Chapter	7-1-81	Repealed	SF 130
337, Chapter	7-1-81	Repealed	SF 130
337A, Chapter	7-1-81	Repealed	SF 130
338, Chapter	7-1-81	Repealed	SF 130
339, Chapter	7-1-81	Repealed	SF 130
340, Chapter	7-1-81	Repealed	SF 130
340A, Chapter	7-1-81	Repealed	SF 130
341, Chapter	7-1-81	Repealed	SF 130
341A.7	7-1-81	Amended	SF 130
342, Chapter	7-1-81	Repealed	SF 130
343, Chapter	7-1-81	Repealed	SF 130
344.11	7-1-81	Amended	SF 130
345.1	7-1-81	Amended	SF 130
345.2	7-1-81	Repealed	SF 130
345.3	7-1-81	Repealed	SF 130
345.4	7-1-81	Repealed	SF 130
345.5	7-1-81	Repealed	SF 130
345.6	7-1-81	Repealed	SF 130
345.7	7-1-81	Repealed	SF 130
345.8	7-1-81	Repealed	SF 130
345.9	7-1-81	Repealed	SF 130
345.10	7-1-81	Repealed	SF 130
345.11	7-1-81	Repealed	SF 130
345.12	7-1-81	Repealed	SF 130
345.13	7-1-81	Repealed	SF 130
345.14	7-1-81	Repealed	SF 130
345.15	7-1-81	Repealed	SF 130

345.16	7-1-81	Repealed	SF 130
345.17	7-1-81	Repealed	SF 130
346.1	7-1-81	Repealed	SF 130
346.2	7-1-81	Repealed	SF 130
346.3	7-1-81	Repealed	SF 130
346.4	7-1-81	Repealed	SF 130
346.5	7-1-81	Repealed	SF 130
346.6	7-1-81	Repealed	SF 130
346.7	7-1-81	Repealed	SF 130
346.8	7-1-81	Repealed	SF 130
346.9	7-1-81	Repealed	SF 130
346.10	7-1-81	Repealed	SF 130
346.11	7-1-81	Repealed	SF 130
346.12	7-1-81	Repealed	SF 130
346.13	7-1-81	Repealed	SF 130
346.14	7-1-81	Repealed	SF 130
346.15	7-1-81	Repealed	SF 130
346.16	7-1-81	Repealed	SF 130
346.17	7-1-81	Repealed	SF 130
346.18	7-1-81	Repealed	SF 130
346.19	7-1-81	Repealed	SF 130
346.20	7-1-81	Repealed	SF 130
346.21	7-1-81	Repealed	SF 130
346.22	7-1-81	Repealed	SF 130
346.23	7-1-81	Repealed	SF 130
346.25	7-1-81	Repealed	SF 130
346.26	7-1-81	Repealed	SF 130
346A.2	7-1-81	Amended	SF 130
346A.3	7-1-81	Repealed	SF 130
346A.4	7-1-81	Repealed	SF 130
346A.5	7-1-81	Repealed	SF 130
347.1	7-1-81	Repealed	SF 130
347.2	7-1-81	Repealed	SF 130
347.3	7-1-81	Repealed	SF 130
347.4	7-1-81	Repealed	SF 130
347.5	7-1-81	Repealed	SF 130
347.6	7-1-81	Repealed	SF 130
347.7	7-1-81	Amended	SF 130
347.8	7-1-81	Repealed	SF 130
347.13, sub. 9	7-1-81	Amended	SF 130
347.13, sub. 12, para. b	7-1-81	Amended	HF 186
347.14, sub. 8	1-1-82	Amended	SF 572
347.21	7-1-81	Repealed	SF 130
347.22	7-1-81	Repealed	SF 130
347.27	7-1-81	Repealed	SF 130
347A.1	7-1-81	Amended	SF 130
347A.2	7-1-81	Repealed	SF 130
347A.3	7-1-81	Repealed	SF 130
347A.4	7-1-81	Repealed	SF 130
347A.7	7-1-81	Repealed	SF 130
347A.8	7-1-81	Repealed	SF 130
350, Chapter	7-1-81	Repealed	SF 130
351.6	7-1-81	Amended	SF 130
351.41	7-1-81	Amended	SF 130

352.4	7-1-81	Repealed	SF 130
352.5	7-1-81	Repealed	SF 130
352.6	7-1-81	Repealed	SF 130
353, Chapter	7-1-81	Repealed	SF 130
354, Chapter	7-1-81	Repealed	SF 130
355.1	7-1-81	Amended	SF 130
355.6	7-1-81	Repealed	SF 130
356.7	7-1-81	Repealed	SF 200
356.9	7-1-81	Repealed	HF 762
356.10	7-1-81	Repealed	HF 762
356.11	7-1-81	Repealed	HF 762
356.12	7-1-81	Repealed	HF 762
356.13	7-1-81	Repealed	HF 762
356A.3	7-1-81	Amended	SF 130
356A.5	7-1-81	Amended	SF 200
356A.7	7-1-81	Amended	SF 130
357.25	P.C.	Amended	HF 873
357B, Chapter	7-1-81	Add new section	HF 462
358, Chapter	7-1-81	Add new section	SF 130
358A.2	7-1-81	Amended	SF 130
358A.3	7-1-81	Amended	SF 130
358A.5, unnum. para. 1	7-1-81	Amended	HF 304
358A.25	7-1-81	Repealed	SF 130
358A.26	7-1-81	Repealed	SF 130
358B.1	7-1-81	Repealed	SF 130
358B.3	7-1-81	Amended	SF 130
358B.10, unnum. para. 1	7-1-81	Amended	SF 130
358B.13	7-1-81	Amended	SF 130
358B.18	7-1-81	Amended	SF 130
359.42	7-1-81	Amended	SF 130
359.45	7-1-81	Amended	SF 130
361.3, sub. 4	7-1-81	Amended	SF 130
361.4	7-1-81	Repealed	SF 130
361.5	7-1-81	Amended	SF 130
361.6	7-1-81	Amended	SF 130
372.13, sub. 2	7-1-81	Amended	SF 384
384.12, sub. 15	7-1-81	Amended	SF 130
384.12, sub. 18	7-1-81	Amended	SF 130
384.57	7-1-81	Amended	SF 225
384.58, sub. 4	7-1-81	Amended	SF 225
384.82, sub. 2	P.C.	Amended	SF 507
384.84, sub. 1	7-1-81	Amended	HF 790
414.3, unnum. para. 1	7-1-81	Amended	HF 304
419.1, sub. 2	P.C.	Amended	SF 506
420.41, sub. 1, para. d	7-1-81	Amended	SF 384
420.207	7-1-81	Amended	SF 130
421, Chapter	7-1-81	Add new section	HF 734
422.4, sub. 17	1-1-80	Amended	HF 868
422.4, sub. 18, para. a	7-1-81	Amended	HF 868
422.4, sub. 18, para. b	7-1-81	Amended	HF 868
422.4, sub. 18, para. d	7-1-81	Amended	HF 868
422.7	1-1-81	Add new subsection	HF 868
422.7	1-1-82	Add new subsection	HF 868
422.7	1-1-80	Add new subsection	HF 868

422.16, sub. 9	7-1-81	Amended	HF 734(g)
422.16, sub. 9	P.C.	Amended	HF 350(g)
422.16, sub. 10, para. b	7-1-81	Amended	HF 734
422.16, sub. 11, para. e	7-1-81	Amended	HF 734
422.24, sub. 2	7-1-81	Amended	HF 734
422.25, sub. 1	7-1-81	Amended	HF 470
422.25, sub. 2	7-1-81	Amended	HF 734
422.25, sub. 3	7-1-81	Amended	HF 734(g)
422.25, sub. 3	P.C.	Amended	HF 350(g)
422.26, unnum. para. 6	7-1-81	Amended	SF 130
422.28	7-1-81	Amended	HF 734
422.32, sub. 4	1-1-80	Amended	HF 868
422.33, sub. 1, para. a	1-1-81	Add new subparagraph	SF 237
422.33, sub. 1, para. b, unnum. para. 2	1-1-81	Amended	SF 237
422.33, sub. 1, para. b, unnum. para. 3	1-1-81	Amended	SF 237
422.33, sub. 1, para. b, unnum. para. 4	1-1-81	Amended	SF 237
422.33, sub. 1, para. b, unnum. para. 5	1-1-81	Amended	SF 237
422.35	1-1-80	Add new subsection	HF 868
422.42, sub. 13	7-1-81	Add new unnum. para.	SF 466
422.43	7-1-81	Add new unnum. para.	HF 468
422.58, sub. 1	7-1-81	Amended	HF 734
422.73, sub. 2	7-1-81	Amended	SF 263
422.91, unnum. para. 1	P.C.	Amended	HF 350
423.18, sub. 1	7-1-81	Amended	HF 734
426A.4	P.C.	Amended	SF 113
426A.10	P.C.	Repealed	SF 113
427.1, sub. 2	7-1-81	Amended	SF 48
427A.4, unnum. para. 2	P.C.	Amended	HF 155
427A.4	P.C.	Add new unnum. para.	HF 155
428.4	P.C.	Add new unnum. para.	HF 155
428.24	7-1-81	Amended	SF 48
428.28, unnum. para. 2	7-1-81	Amended	SF 48
428.37, sub. 1, para. b	7-1-81	Amended	SF 48
428.37, sub. 2, para. c	7-1-81	Amended	SF 48
428A.1, unnum. para. 2	7-1-81	Amended	HF 837
432.1	1-1-82	Amended	HF 852
432.3	1-1-82	Amended	HF 852
435.4	7-1-81	Amended	HF 734
435.6, unnum. para. 1	7-1-81	Amended	HF 734
435.6, unnum. para. 4	7-1-81	Amended	HF 734
441.8, unnum. para. 5	7-1-81	Amended	HF 472
441.8, unnum. para. 6	7-1-81	Amended	HF 472
441.8, unnum. para. 7	7-1-81	Amended	HF 472
441.8, unnum. para. 8	7-1-81	Amended	HF 472
441.14	7-1-81	Repealed	SF 130
441.21, sub. 11, unnum. para. 2	7-1-81	Amended	HF 878
441.33	7-1-81	Amended	HF 572
441.37, unnum. para. 3	7-1-81	Amended	HF 572
441.49, unnum. para. 5	7-1-81	Amended	HF 572
441.56	7-1-81	Amended	SF 130

442, Chapter	P.C.	Add new sections	HF 414
442.3	P.C.	Amended	HF 414
442.4, sub. 1 unnum. para. 5	P.C.	Amended	HF 414
442.4, sub. 4	P.C.	Amended	HF 414
442.7	P.C.	Add new subsections	HF 414
442.7, sub. 6	P.C.	Add new paragraphs	HF 414
442.25	P.C.	Amended	HF 414
442.27, sub. 2	P.C.	Amended	HF 414
442.27	P.C.	Add new subsections	HF 414
442.27, sub. 5	P.C.	Amended	HF 414
442.27, sub. 6	P.C.	Amended	HF 414
442.27, sub. 7	P.C.	Amended	HF 414
442.27, sub. 8	P.C.	Amended	HF 414
443.20	7-1-81	Repealed	SF 130
444.9	7-1-81	Repealed	SF 130
444.10	7-1-81	Repealed	SF 130
444.11	7-1-81	Repealed	SF 130
444.12	7-1-81	Repealed	SF 130
445.11	7-1-81	Amended	SF 130
445.13	7-1-81	Repealed	SF 130
445.17	7-1-81	Amended	SF 130
445.18	7-1-81	Amended	SF 130
446.1	7-1-81	Amended	SF 130
446.8	7-1-81	Repealed	SF 130
446.21	7-1-81	Amended	SF 130
446.24	7-1-81	Amended	SF 130
446.26	7-1-81	Amended	SF 130
446.27	7-1-81	Amended	SF 130
446.32	7-1-81	Amended	SF 130
446.33	7-1-81	Repealed	SF 130
446.36	7-1-81	Amended	SF 130
446.37	7-1-81	Amended	SF 130
447.1	7-1-81	Amended	SF 130
447.3	7-1-81	Amended	SF 130
447.5	7-1-81	Amended	SF 130
447.6	7-1-81	Amended	SF 130
447.9	7-1-81	Amended	SF 130
447.12	7-1-81	Amended	SF 130
447.13	7-1-81	Amended	SF 130
450.4, sub. 1	1-1-82	Amended	SF 555
450.6	7-1-81	Amended	SF 555 (h)
450.6	7-1-81	Amended	HF 734 (h)
450.9	1-1-82	Amended	SF 555
450.10	7-1-81	Add new subsections	SF 555
450.12, sub. 1, unnum. para. 2	7-1-81	Amended	SF 555
450.37	7-1-81	Amended	SF 555
450.44	1-1-82	Amended	SF 555
450.45	7-1-81	Amended	SF 555
450.46	7-1-81	Amended	SF 555
450.47	7-1-81	Amended	SF 555
450.63, sub. 1	7-1-81	Amended	SF 555 (h)
450.63, sub. 1	7-1-81	Amended	HF 734 (h)
450.94, sub. 3	7-1-81	Amended	HF 734
450A.9	7-1-81	Amended	HF 734

453.1	7-1-81	Amended	SF 292
453.5	7-1-81	Amended	SF 13
453.6	7-1-81	Amended	SF 13(i)
453.6, unnum. para. 1	7-1-81	Amended	SF 299 (i)
453.13	7-1-81	Repealed	SF 292
454.6	7-1-81	Repealed	SF 292
455.135, sub. 1	7-1-81	Amended	HF 73
455.135, sub. 2	7-1-81	Amended	HF 73
455.135, sub. 4	7-1-81	Amended	HF 73
455B.81	7-1-81	Repealed	SF 130
455B.130, sub. 2, para. b, subpara. 2	7-1-81	Stricken	SF 485
455B.133, sub. 3	7-1-81	Amended	SF 485
455B.135	7-1-81	Add new subsection	SF 485
455B.135, sub. 1	7-1-81	Amended	SF 485
455B.135, sub. 2	7-1-81	Amended	SF 485
455B.136	7-1-81	Add new subsections	SF 485
455B.136, sub. 1	7-1-81	Add new lettered paragraph	SF 485
455B.136, sub. 1, para. b	7-1-81	Amended	SF 485
455B.136, sub. 1, para. c	7-1-81	Amended	SF 485
455B.136, sub. 2	7-1-81	Amended	SF 485
455B.137, sub. 1, unnum. para. 1	7-1-81	Amended	SF 485
455B.137, sub. 1, para. a	7-1-81	Amended	SF 485
455B.137, sub. 4	7-1-81	Stricken	SF 485
455B.139	7-1-81	Amended	SF 485
467A.62, sub. 1, para. a	7-1-81	Amended	HF 465
467A.62, sub. 1, para. b	7-1-81	Amended	HF 465
467A.64, sub. 1	P.C.	Amended	SF 262
467A.64, sub. 2	P.C.	Amended	SF 262
467A.64, sub. 3	P.C.	Amended	SF 262
467B.9	7-1-81	Repealed	SF 130
467D.5, sub. 1	7-1-81	Amended	HF 466
471.4, sub. 1	7-1-81	Amended	SF 130
471.10	1-1-82	Amended	SF 524
471.11	1-1-82	Amended	SF 524
472.42	1-1-82	Amended	SF 524
472.42, sub. 3	1-1-82	Amended	SF 524
476, Chapter	7-1-81	Add new section	SF 284
476, Chapter	7-1-81	Add new sections	HF 771
476.1, unnum. para. 3	7-1-81	Amended	HF 771
476.3	7-1-81	Amended	HF 771
476.6, unnum. para. 1	7-1-81	Amended	SF 284
476.6, unnum. para. 4	7-1-81	Amended	HF 771
476.6, unnum. para. 5	7-1-81	Amended	HF 771
476.6, unnum. para. 6	7-1-81	Amended	HF 771
476.10	7-1-81	Add new unnum. para.	HF 771
476.10, unnum. para. 2	P.C.	Amended	HF 398
478.6, unnum. para. 1	P.C.	Amended	SF 531
478A.2	7-1-81	Add new unnum. para.	SF 152
479, Chapter	P.C.	Add new sections	SF 531
479.8	P.C.	Amended	SF 531
479.26	P.C.	Amended	SF 531
479.29	P.C.	Add new subsections	SF 531

479.29, sub. 4	P.C.	Amended	SF 531
479.29, sub. 5	P.C.	Amended	SF 531
491.33	7-1-81	Amended	HF 565
496A.7, sub. 5, unnum. para. 2	7-1-81	Amended	SF 394
496A.7, sub. 5, unnum. para. 3	7-1-81	Amended	SF 394
496A.7, sub. 5, unnum. para. 4	7-1-81	Amended	SF 394
496A.124	7-1-81	Amended	SF 394
496A.125	7-1-81	Amended	SF 394
496A.126	7-1-81	Amended	SF 394
496A.127	7-1-81	Amended	SF 394
496A.129, sub. 3, para. c, subpara. 2	7-1-81	Amended	SF 394
496A.130, unnum. para. 1	7-1-81	Amended	SF 394
496A.130, sub. 3, unnum. para. 1	7-1-81	Amended	SF 394
499.59	7-1-81	Repealed	SF 358
500.3, sub. 2	7-1-81	Add new unnum. para.	HF 795
502.102, sub. 2, para. a	7-1-81	Amended	SF 358
504A.85	7-1-81	Amended	SF 394
504A.86	7-1-81	Amended	SF 394
505.14	P.C.	Amended	HF 509
507A.3, unnum. para. 1	7-1-81	Amended	HF 559
507A.10	7-1-81	Amended	HF 559
507B.7, sub. 1, para. a	7-1-81	Amended	HF 559
508.7	7-1-81	Amended	HF 547
508.8	7-1-81	Amended	HF 547
509, Chapter	7-1-81	Add new section	HF 768
509A.1	7-1-81	Amended	SF 130
509A.11	7-1-81	Amended	SF 130
509A.12	7-1-81	Amended	SF 130
511.8, sub. 9, para. a	7-1-81	Amended	SF 201
514D.4, sub. 5	7-1-81	Amended	HF 768
515, Chapter	7-1-81	Add new section	HF 565
515.35	7-1-81	Amended	HF 292
515.90	7-1-81	Repealed	SF 147
524, Chapter, div. VIII	7-1-81	Add new section	SF 244
524.211, sub. 1	7-1-81	Amended	HF 438
524.218, sub. 2	7-1-81	Stricken	SF 300
524.610, unnum. para. 1	7-1-81	Amended	SF 300
524.805	7-1-81	Add new subsection	SF 300
524.806	7-1-81	Amended	SF 300
524.816	7-1-81	Repealed	SF 300
524.817	7-1-81	Repealed	SF 300
524.901, sub. 2, para. e	7-1-81	Stricken	SF 300
524.904, sub. 4	7-1-81	Add new para.	SF 300
524.905	7-1-81	Add new subsection	SF 300
524.1201	7-1-81	Amended	SF 300
524.1202, sub. 2	7-1-83	Amended	SF 300
524.1212	7-1-81	Amended	SF 300
533, Chapter	7-1-81	Add new section	SF 244
534, Chapter	7-1-81	Add new section	SF 244
534.5, sub. 1	7-1-81	Amended	SF 435
534.11, sub. 10, unnum. para. 1	7-1-81	Amended	SF 435
534.19, sub. 6	7-1-81	Amended	SF 435
534.19, sub. 20	7-1-81	Add new unnum. para.	SF 435

534.20	7-1-81	Amended	SF 435
534.21, sub. 2	7-1-81	Amended	SF 435
534.21, sub. 3	7-1-81	Amended	SF 435
535.8, sub. 2, para. a	7-1-81	Amended	HF 588
535.8, sub. 2, para. d	7-1-81	Amended	HF 588
535.8, sub. 5, unnum. para. 2	7-1-81	Stricken	HF 588
535.10, sub. 1	7-1-81	Amended	SF 423
535.10, sub. 3	7-1-81	Amended	SF 423
535A.1	7-1-81	Add new subsection	SF 244
535A.1, sub. 4	7-1-81	Amended	SF 244
535A.4	7-1-81	Amended	SF 244
536B.27	P.C.	Repealed	SF 177
537.1301, sub. 14	7-1-81	Amended	SF 423
537.1301, sub. 14, para. b	7-1-81	Add new subpara.	SF 425
537.2308	7-1-81	Amended	SF 58
542, Chapter	7-1-81	Add new sections	HF 841
542.1, sub. 3	7-1-81	Amended	HF 841
542.1, sub. 4	7-1-81	Amended	HF 841
542.1	7-1-81	Add new subsection	HF 841
542.3	7-1-81	Amended	HF 841
542.4	7-1-81	Amended	HF 841
542.5	7-1-81	Amended	HF 841
542.6	7-1-81	Temp. Amended	HF 841
542.7	7-1-81	Amended	HF 841
542.8	7-1-81	Amended	HF 841
542.9	7-1-81	Amended	HF 841
542.11	7-1-81	Amended	HF 841
543, Chapter	7-1-81	Add temporary new section	HF 841
543, Chapter	7-1-81	Add new sections	HF 841
543.1	7-1-81	Add new subsection	HF 841
543.2	7-1-81	Amended	HF 841
543.5	7-1-81	Add new unnum. para.	HF 841
543.6	7-1-81	Amended	HF 841
543.8	7-1-81	Amended	HF 841
543.11, unnum. para. 1	7-1-81	Amended	HF 841
543.17	7-1-81	Amended	HF 841
543.18	7-1-81	Add new unnum. para.	HF 841
543.36	7-1-81	Amended	HF 841
543.37	7-1-81	Amended	HF 841
546, Chapter	7-1-81	Repealed	SF 130
546A, Chapter	7-1-81	Repealed	SF 130
554.9403, sub. 5	7-1-81	Amended	SF 394
554.9405, sub. 1	7-1-81	Amended	SF 394
554.9405, sub. 2	7-1-81	Amended	SF 394
554.9406	7-1-81	Amended	SF 394
554.9407, sub. 2	7-1-81	Amended	SF 394
558.16	7-1-81	Repealed	SF 130
558.17	7-1-81	Repealed	SF 130
561.13	7-1-81	Amended	HF 430
561.16	7-1-81	Amended	SF 480
561.17	7-1-81	Repealed	SF 480
562B.27, sub. 1	7-1-81	Amended	HF 154
562B.29	7-1-81	Repealed	HF 154

565.6	7-1-81	Amended	SF 130
565.8	7-1-81	Repealed	SF 130
565.9	7-1-81	Repealed	SF 130
565.10	7-1-81	Repealed	SF 130
565.11	7-1-81	Repealed	SF 130
565.12	7-1-81	Amended	SF 130
565.13	7-1-81	Amended	SF 130
565.14	7-1-81	Repealed	SF 130
565A.1, sub. 5, para. a	7-1-81	Amended	HF 802
565A.1, sub. 5, para. c	7-1-81	Amended	HF 802
565A.1, sub. 12	7-1-81	Amended	HF 802
565A.1	7-1-81	Add new subsection	HF 802
565A.2, sub. 1, unnum. para. 1	7-1-81	Amended	HF 802
565A.2, sub. 1	7-1-81	Add new paragraph	HF 802
565A.2	7-1-81	Add new subsection	HF 802
565A.3, sub. 1	7-1-81	Amended	HF 802
565A.3, sub. 2	7-1-81	Amended	HF 802
565A.4	7-1-81	Add new subsection	HF 802
565A.6	7-1-81	Amended	HF 802
565A.11	7-1-81	Amended	HF 802
566.16, unnum. para. 1	7-1-81	Amended	SF 130
566.17	7-1-81	Amended	SF 130
566.18	7-1-81	Amended	SF 130
569.8	7-1-81	Amended	SF 130
572, Chapter	7-1-81	Add new section	HF 767
572.1	7-1-81	Add new subsection	HF 767
572.14	7-1-81	Amended	HF 767
572.16	7-1-81	Amended	HF 767
573.12	7-1-81	Amended	SF 225
573.14	7-1-81	Add new unnum. para.	SF 225
595.10, sub. 1	7-1-81	Amended	HF 282
601C.2, sub. 2	7-1-81	Amended	SF 130
601E, Chapter	7-1-81	Add new sections	SF 87
601E.1	7-1-81	Add new subsections	SF 87
601E.1, sub. 1, unnum. para. 1	7-1-81	Amended	SF 87
601E.2	7-1-81	Amended	SF 87
601E.3	7-1-81	Amended	SF 87
601E.4	7-1-81	Amended	SF 87
601E.5	7-1-81	Amended	SF 87
601E.6	7-1-81	Add new subsection	SF 87
601E.6	7-1-81	Amended	SF 87
602, Chapter	7-1-81	Add temporary new section	HF 847
602.18, sub. 11, unnum. para. 2	10-1-81	Amended	SF 571
602.55	7-1-81	Amended	SF 87 (j)
602.55	7-1-81	Add new subsection	HF 847(j)
602.55, sub. 1	7-1-81	Amended	HF 847(j)
602.58	P.C.	Amended	HF 211
605.8	7-1-81	Amended	HF 875
605.10	7-1-81	Amended	HF 875
605.35	10-1-81	Amended	SF 571
606, Chapter	7-1-81	Repealed	SF 130(k)
606.15, sub. 1	7-1-81	Amended	HF 847(k)
607.5	7-1-81	Amended	SF 283

617.3, unnum. para. 3	7-1-81	Amended	SF 394
622.69	7-1-81	Amended	SF 283
622.93	7-1-81	Amended	SF 130
626.29	7-1-81	Amended	HF 504
627, Chapter	7-1-81	Add new section	SF 480
627.1	7-1-81	Repealed	SF 480
627.6	7-1-81	Amended	SF 480
627.14	7-1-81	Repealed	SF 480
627.15	7-1-81	Repealed	SF 480
627.16	7-1-81	Repealed	SF 480
627.18	7-1-81	Amended	SF 480
631.6, sub. 1	7-1-81	Amended	SF 571
633, Chapter, Part 6, Div. VII	7-1-81	Add new section	HF 794
633.108	7-1-81	Amended	HF 794
633.223	7-1-81	Amended	HF 739
633.275	7-1-81	Amended	SF 307
633.276	7-1-81	Amended	SF 307
633.331	7-1-81	Amended	SF 515
633.389	7-1-81	Amended	HF 794
633.439	7-1-81	Amended	HF 794
633.478	7-1-81	Amended	HF 794
633.677	7-1-81	Amended	HF 794
633.704	7-1-81	Amended	HF 778
635, Chapter	7-1-81	Add new sections	HF 822
635.1	7-1-81	Amended	HF 822
635.2, sub. 2	7-1-81	Amended	HF 822
635.2, sub. 4	7-1-81	Amended	HF 822
635.3	7-1-81	Amended	HF 822
635.4	7-1-81	Amended	HF 822
635.5	7-1-81	Amended	HF 822
635.6	7-1-81	Amended	HF 822
635.7	7-1-81	Amended	HF 822
635.8	7-1-81	Amended	HF 822
635.9	7-1-81	Amended	HF 822
642.2, sub. 4	7-1-81	Amended	SF 230
648.3	7-1-81	Amended	HF 154
663A.2	7-1-81	Add new subsection	HF 765
663A.2, sub. 5	7-1-81	Amended	HF 765
663A.7	7-1-81	Amended	HF 765
666.6, unnum. para. 1	7-1-81	Amended	SF 130
674.1	7-1-81	Amended	SF 121
674.2, unnum. para. 1	7-1-81	Amended	SF 121
674.2, sub. 1	7-1-81	Amended	SF 121
674.6	7-1-81	Amended	SF 121
674.9	7-1-81	Amended	SF 121
679.1	1-1-83	Repealed	HF 386
679.2	1-1-83	Repealed	HF 386
679.3	1-1-83	Repealed	HF 386
679.4	1-1-83	Repealed	HF 386
679.5	1-1-83	Repealed	HF 386
679.6	1-1-83	Repealed	HF 386
679.7	1-1-83	Repealed	HF 386
679.8	1-1-83	Repealed	HF 386
679.9	1-1-83	Repealed	HF 386

679.10	1-1-83	Repealed	HF 386
679.11	1-1-83	Repealed	HF 386
679.12	1-1-83	Repealed	HF 386
679.13	1-1-83	Repealed	HF 386
679.14	1-1-83	Repealed	HF 386
679.15	1-1-83	Repealed	HF 386
679.16	1-1-83	Repealed	HF 386
679.17	1-1-83	Repealed	HF 386
679.18	1-1-83	Repealed	HF 386
684.18, sub. 1	7-1-81	Amended	HF 779
685.1	7-1-81	Amended	HF 875
685.6, unnum. para. 2	7-1-81	Amended	HF 875
685.7	7-1-81	Amended	HF 875
692.1	P.C.	Add new subsection	HF 731
692.1, sub. 11	P.C.	Amended	HF 731
692.3	P.C.	Amended	HF 731
692.10	P.C.	Amended	HF 731
693.6	7-1-81	Repealed	SF 130
703.3	7-1-81	Amended	SF 517
704.1	7-1-81	Amended	SF 517
708.2	7-1-81	Amended	SF 517
708.3	7-1-81	Amended	SF 517
708.6	7-1-81	Amended	SF 517
709, Chapter	7-1-81	Add new sections	SF 517
713, Chapter	7-1-81	Add new sections	SF 517
714.2, sub. 2	7-1-81	Amended	SF 517
714.2, sub. 3	7-1-81	Amended	SF 517
716.7, sub. 2, para. a	7-1-81	Amended	SF 289
801.4, sub. 10	7-1-81	Amended	SF 130
802.2	7-1-81	Repealed	SF 517
802.3	7-1-81	Amended	SF 517
802.5	7-1-81	Amended	SF 517
805.8	7-1-81	Add new subsection	SF 235
805.8, sub. 2	7-1-81	Add new lettered paragraph	SF 87
805.8, sub. 2, para. b	7-1-81	Amended	SF 514
805.8, sub. 2, para. k	7-1-81	Amended	SF 514
805.8, sub. 2, para. l	7-1-81	Amended	SF 159
809.2	7-1-81	Amended	SF 528
810, Chapter	7-1-81	Add new sections	SF 528
813.2, Rule of criminal procedure 2, subsection 3	7-1-81	Amended	SF 130
813.2, Rule of criminal procedure 16, subsection 1	7-1-81	Amended	SF 528
813.2, Rule of criminal procedure 26, subsection 1	7-1-81	Amended	SF 130
904.1	7-1-81	Amended	HF 849
905.1, sub. 1	7-1-81	Amended	SF 80
905.3, sub. 1, para. a	7-1-81	Amended	SF 130
905.4, sub. 3	7-1-81	Amended	SF 80
905.5	7-1-81	Amended	SF 80
905.6, sub. 4	7-1-81	Amended	SF 80
907.3, sub. 1	7-1-81	Add new lettered paragraphs	SF 528

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2, Chapter, sec. 22, sub. 1, para. b	P.C.	Amended	SF 305
2, Chapter, sec. 29	P.C.	Repealed	SF 112
3, Chapter, sec. 2, sub. 1	P.C.	Amended	SF 305
3, Chapter, sec. 2, sub. 2	P.C.	Amended	SF 305
3, Chapter, sec. 3, sub. 1, para. a	P.C.	Amended	SF 305
3, Chapter, sec. 3, sub. 2, unnum. para. 1	P.C.	Amended	SF 305
3, Chapter, sec. 3, sub. 3	P.C.	Amended	SF 305
3, Chapter, sec. 6, sub. 4, para. a	P.C.	Amended	SF 305
3, Chapter, sec. 6, sub. 4, para. b	P.C.	Amended	SF 305
3, Chapter, sec. 6, sub. 4, para. c	P.C.	Amended	SF 305
3, Chapter, sec. 6, sub. 6	P.C.	Amended	SF 305
3, Chapter, sec. 7, sub. 1, unnum. para. 1	P.C.	Amended	SF 305
4, Chapter, sec. 2, sub. 5, para. c, unnum. para 1	P.C.	Amended	HF 398
8, Chapter, sec. 2, sub. 1	P.C.	Amended	SF 305
8, Chapter, sec. 8, sub. 1	P.C.	Amended	SF 305
8, Chapter, sec. 8, sub. 2	P.C.	Amended	SF 305
8, Chapter, sec. 8, sub. 2, as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 58	P.C.	Amended	SF 305
8, Chapter, sec. 8, sub. 4, para. d as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 59	P.C.	Amended	SF 305
VETOED 8, Chapter, sec. 8, sub. 6, as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 60	P.C.	Amended	SF 305
8, Chapter, sec. 8, sub. 12, unnum. para. 1	P.C.	Amended	SF 305
8, Chapter, sec. 10, sub. 1	P.C.	Amended	HF 232
8, Chapter, sec. 10, sub. 3	P.C.	Amended	HF 232
9, Chapter, sec. 3, sub. 1 as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 14	P.C.	Amended	HF 831
9, Chapter, sec. 3, sub. 5 as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 15	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 1, para. a	P.C.	Amended	SF 305

9, Chapter, sec. 4, sub. 2, as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 16	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 3	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 4	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 5	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 6, unnum. para. 1, as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 17	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 7, para. a, as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 18	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 7, para. b	P.C.	Amended	SF 305
9, Chapter, sec. 4, sub. 7, para. c	P.C.	Amended	SF 305
9, Chapter, sec. 6, sub. 2	P.C.	Amended	SF 305
11, Chapter, sec. 2, sub. 1 para. a	P.C.	Amended	SF 305
11, Chapter, sec. 3, sub. 1, para. a	P.C.	Amended	SF 305
11, Chapter, sec. 4, sub. 1	P.C.	Amended	SF 305
12, Chapter, sec. 4, sub. 1	P.C.	Amended	SF 305
12, Chapter, sec. 4, sub. 8	P.C.	Amended	SF 305
12, Chapter, sec. 10, sub. 1, para. a	P.C.	Amended	SF 305
12, Chapter, sec. 13, sub. 1, as amended by Acts of the 68th G.A., 1980 Session, Chapter 1001, sec. 26	P.C.	Amended	SF 305
12, Chapter, sec. 14, sub. 1, unnum. para. 1	P.C.	Amended	SF 305
12, Chapter, sec. 17, sub. 3	P.C.	Amended	SF 305
13, Chapter, sec. 1	P.C.	Amended	SF 305
13, Chapter, sec. 7, sub. 3, para. c	P.C.	Amended	SF 305
13, Chapter, sec. 7, sub. 8	P.C.	Amended	SF 305
13, Chapter, sec. 7, sub. 10	P.C.	Amended	SF 305
14, Chapter, sec. 1, sub. 1	P.C.	Amended	SF 305
14, Chapter, sec. 15, sub. 1 para. a, subpara. 1	P.C.	Amended	SF 305
14, Chapter, sec. 15, sub. 3, para. b	P.C.	Amended	SF 305
19, Chapter, sec. 1, sub. 1	P.C.	Amended	SF 305
153, Chapter	P.C.	Add new section	SF 567

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1004, Chapter, sec. 14	7-1-81	Repealed	SF 575
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1004, Chapter, sec. 15	7-1-81	Repealed	SF 575
1004, Chapter, sec. 16	7-1-81	Repealed	SF 575
1004, Chapter, sec. 17	7-1-81	Repealed	SF 575
1004, Chapter, sec. 19	7-1-81	Repealed	SF 575
1004, Chapter, sec. 20	7-1-81	Repealed	SF 575
1060, Chapter, sec. 1	7-1-81	Repealed	HF 293

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SF 130, sec. 423, sub. 3, para. d	7-1-81	Amended	SF 146
SF 130, sec. 424, sub. 13	7-1-82	Amended	SF 572
SF 130, sec. 704, sub. 1, para. a	7-1-81	Amended	SF 571
SF 130, sec. 900, sub. 6	7-1-81	Add new lettered paragraph	HF 836
HF 414, sec. 3	7-1-81	Amended	SF 520
HF 414, sec. 16	7-1-81	Repealed	SF 520

FOOTNOTES TO SECTIONS AMENDED OR REPEALED

(a) Although H.F. 293 struck unnumbered paragraph 2 of section 218.73, it was probably not intended that it strike new language inserted by H.F. 641.

(b) The amendment in S.F. 130 is in effect until the repeal of section 227.18 by S.F. 572.

(c) Since S.F. 130 repealed section 250.1, a subsequent corrective amendment will be needed to include the new language of H.F. 769 in an appropriate Code section.

(d) The substance of the amendments to section 250.5 appear to be reconcilable. A subsequent corrective amendment may be needed to improve the form.

(e) S.F. 440 struck and reinserted section 327H.20, which apparently superseded the S.F. 130 amendment to that section.

(f) Since S.F. 130 repealed section 327H.23, a subsequent corrective amendment may be needed to retain the substance of the S.F. 440 amendment to that section.

(g) The amendments to sections 422.16, sub. 9, and 422.25, sub. 3, in H.F. 734 and H.F. 350 appear to be reconcilable.

(h) The substance of the amendments to sections 450.6 and 450.63, sub. 1, in H.F. 734 and H.F. 555 appear to be reconcilable. A subsequent corrective amendment may be needed to improve the form.

(i) The amendments to section 453.6 in S.F. 13 and S.F. 299 appear to be reconcilable.

(j) The amendments to section 602.55 in S.F. 87 and H.F. 847 appear to be reconcilable.

(k) Since S.F. 130 repealed and rewrote chapter 606, the amendment contained in H.F. 847 was incorporated into the appropriate new Code section by section 4 of S.F. 571.