

SUMMARY OF LEGISLATION
APPROVED IN THE YEAR 1983
FIRST REGULAR SESSION OF THE SEVENTIETH IOWA GENERAL ASSEMBLY

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 summary includes a listing of the chapter number in the Session Laws for each legislative enactment and separate tables that may be used to obtain chapter numbers. 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, 1983 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 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 1983 Session are not included in this summary.

The two bills vetoed by the governor in their entirety have been included in this summary. The items vetoed by the governor have been excluded from their respective summary.

The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1983 Session.

AGRICULTURE

H.F. 42

See Local Government. Relates to qualifications for drainage district trustees.

H.F. 517 (1983 Iowa Acts, Chapter 69)

By Committee on Agriculture. Limits the time for filing an action based upon a security interest in farm products to two years from the date of the sale of the products.

H.F. 518 (1983 Iowa Acts, Chapter 93)

By Committee on Agriculture. Extends the definition of conservation farm equipment to include cultivators and tillage equipment used for reduced or no till planting of row crops. The limit on loans an individual may receive under the Soil Conservation Loan Program is raised from a one-year limit of \$25,000 to an overall limit of \$50,000 for permanent soil and water conservation practices and \$50,000 for conservation farm equipment.

H.F. 557 (1983 Iowa Acts, Chapter 109)

By Committee on Agriculture. Requires the Iowa Family Farm Development Authority to establish a program to insure or guarantee 75 percent of the amount of an agricultural loan, not in excess of \$25,000, made to a beginning farmer for new operating moneys. The moneys for this program are those trust assets which were held in trust by the United States for the now dissolved Iowa Rural Rehabilitation Corporation. The Development Authority has already entered into an agreement to receive and use these funds, but the law requires the Authority to modify the agreement so that five percent of the funds may be used for administration of this program. Upon the amendment of this agreement the law goes into effect.

H.F. 592 (1983 Iowa Acts, Chapter 95)

By Committee on Agriculture. Provides that a certificate of interest, certificate of indebtedness, or building note issued by a cooperative association as defined in the Agricultural Marketing Act is exempt from the registration requirement of the Iowa Uniform Securities Act. The Act also provides that a security issued in exchange for an outstanding security of a cooperative association is exempt from registration if it is issued as a result of a merger or consolidation of two or more cooperative associations.

H.F. 638

See Appropriations. Relates to the appropriations to state agencies responsible for agricultural affairs.

S.F. 42

See Natural Resources. Relates to the harvesting of wild ginseng.

S.F. 172 (1983 Iowa Acts, Chapter 18)

By Committee on Agriculture. Removes the requirement that trucks used by a licensed grain dealer must carry a special identification plate.

S.F. 221 (1983 Iowa Acts, Chapter 149)

By Horn. Allows suspension or revocation of a license or registration certificate of an animal shelter, pound, dealer, kennel, commercial breeder or auction for an injurious or cruel act to an animal. Currently only revocation of licenses is allowed.

S.F. 239

See Natural Resources. Relates to reclassification requirements for drainage districts.

S.F. 310 (1983 Iowa Acts, Chapter 152)

By Committee on Agriculture. Limits bank investment in bonds of the Iowa Family Farm Development Authority issued on behalf of one owner or operator to 20 percent of the capital and surplus of the bank.

S.F. 401

See Business and Utilities. Relates to disclosure of financial statements of grain dealers and warehousemen on file with the Iowa State Commerce Commission.

S.F. 402 (1983 Iowa Acts, Chapter 54)

By Committee on Commerce. Allows a Class 2 grain dealer 30 days to file for a Class 1 license once the grain purchase limit of \$250,000 has been reached.

S.F. 444 (1983 Iowa Acts, Chapter 115)

By Committee on Agriculture. Revises the statutes regarding the Board of Veterinary Medicine Examiners. It removes the Secretary of Agriculture from the Board and provides that the Board shall take various actions rather than the Department of Agriculture. Allows veterinarians to employ certified veterinary assistants for any purpose other than diagnosis, prescription or surgery. Revises the grounds for licensee discipline and proceedings for licensee discipline.

S.F. 477 (1983 Iowa Acts, Chapter 117)

By Committee on Judiciary. Limits the potential liability of a dog owner by setting out only those damages which the dog owner may be liable for.

S.F. 500 (1983 Iowa Acts, Chapter 122)

By Committee on Agriculture. Raises the upper limit for the fee to be set by the state Secretary of Agriculture for commercial feed inspection from 10 cents to 12 cents per ton.

S.F. 509 (1983 Iowa Acts, Chapter 22)

By Committee on Agriculture. Provides that the Iowa corn and soybean assessment may be made at the time the corn or soybeans are pledged or otherwise encumbered to secure a loan under a federal price support loan program.

S.F. 544 (1983 Iowa Acts, Chapter 175)

By Committee on Ways and Means. Raises the limit on grain purchases under which a person may operate as a grain dealer with a Class 1 license rather than the more expensive Class 2 license from \$250,000 to \$500,000 worth of grain purchased. It also amends the 1981 Iowa Acts, chapter 180, sections 7 and 26 which in turn amended the schedule of fees to be paid the Commerce Commission by licensed grain dealers and grain warehousemen set out in section 542.6 and 543.33. The new fees became effective on July 1, 1981 and were to end June 30, 1983. This Act extends the effective period of the new fees to June 30, 1984.

APPROPRIATIONS

H.F. 184 (1983 Iowa Acts, Chapter 191)

By Committee on Finance. Relates to cash management of state and local funds.

Division 1 does the following:

1. Provides that certain unencumbered moneys which have been credited or accrued to the depreciation fund of the State Vehicle Dispatcher by a state department or agency shall revert to the general fund of the state.

2. It transfers surplus moneys from the Old-Age Assistance Revolving Fund to the general fund of the state, and maintains the revolving fund at \$15,000.

3. The Act reduces the 1981-1982 and 1982-1983 fiscal year appropriations to the Department of Social Services for capital improvements and appropriates \$8 million to the Department of Social Services or its successor agency for the 1983-1984 fiscal year for capital improvements at the Department's correctional, mental health, and mental retardation facilities.

4. It reverts all moneys remaining in the Mental Retardation Hospital-schools Revolving Fund on June 30, 1983, to the general fund of the state, and abolishes the Fund effective July 1, 1983. The Act appropriates \$3 million to the Department of Social Services or its successor agency for capital improvements at the hospital-schools for the 1983-1984 fiscal year.

Division 2 presumes that an unclaimed deposit or refund remaining with a utility for two years is abandoned. It credits the abandoned moneys to the general fund of the state or to the Energy Research and Development Fund. It provides that abandoned property cannot be claimed after ten years from the date of receipt, effective July 1, 1993.

Division 3 relates to special education support services funds of area education agencies and does the following:

1. Reduces balances in area education agencies of special education support services moneys remaining on June 30, 1982 from budgets of the area education agencies, and from the portion of the budgets of school districts that fund area education agencies, for the year beginning July 1, 1982 and provides for an adjustment to state aid and property tax for the next year.

2. Nullifies the action of the State Board of Public Instruction reducing allowable growth for special education support services of area education agencies and restores the allowable growth. Authorizes the State Board of Public Instruction to

increase allowable growth of school districts for special education support services of area education agencies beginning July 1, 1983 in order to restore a previous reduction in allowable growth.

3. Authorizes the State Board of Public Instruction, beginning July 1, 1983, to direct the State Comptroller to deduct amounts from the portion of school district budgets funding area education agency special education support services based upon positive fund balances, and adjusts state aid and property tax for the next year.

4. Authorizes the School Budget Review Committee to determine the positive and negative balances of funds of school districts for special education instruction programs under the special education weighting plan and to certify these amounts to the State Comptroller. For those districts that have a positive balance, reduces the state aid remaining to be paid the next year or requires payments from the district, and adjusts property taxes and state aid for the next year. For those districts that have a negative balance, pays the state aid portion of the deficit as supplemental payments if the district is willing to use money to increase its allowable growth for the property tax portion of the deficit. Appropriates funds to the School Budget Review Committee based upon the amount of positive balances recovered for payments to districts with deficit balances.

The Act takes effect upon publication.

H.F. 532

See Education. Relates to appropriations for educational programs relating to science, mathematics, and foreign languages for both teachers and students.

H.F. 613 (1983 Iowa Acts, Chapter 206)

By Committee on Appropriations. Appropriates funds for the 1983-1984 fiscal year to the Commission on the Aging, the Civil Rights Commission, the Spanish-Speaking Peoples Commission, the Committee on the Employment of the Handicapped, the Commission on the Status of Women, several medical licensing boards, the state Department of Health, specialized child health service programs at the University Hospitals at the State University of Iowa, the Department of Veterans Affairs, and the Department of Substance Abuse for general administration.

The Act provides contingency funding for the childhood cancer diagnostic and treatment network program and the rural comprehensive care for hemophilia patients in the event that federal funding is reduced for the 1983-1984 fiscal year.

The Act provides extensive qualifications on the use of funds appropriated to the Department of Health for the homemaker-home health aide program and the public health nursing program.

The Act amends the definition of a nursing home, requires dentists to apply for a license to the Dentistry Examining Board,

and amends the inspection requirements for beauty salons and barbershops.

The Act provides a procedure for State Comptroller approval of additional expenditures directly caused by actual licensing examination expenses.

H.F. 617

See Health. Relates to an appropriation to the Department of Health regarding epidemiological investigations of certain veterans exposed to certain chemicals.

H.F. 627 (1983 Iowa Acts, Chapter 200)

By Committee on Appropriations. Appropriates funds to various executive, legislative, and judicial agencies for the fiscal year beginning July 1, 1983. The agencies included are the Office of Administrative Rules Coordinator, Iowa State Arts Council, Department of Justice, Capitol Planning Commission, Office of Citizens' Aide, Executive Council, Department of General Services, Office of the Governor, Office of the Lieutenant Governor, Iowa Supreme Court, Court of Appeals and District Courts and related judicial department agencies, Iowa State Historical Department, Bureau of Labor, Legislative Fiscal Bureau, Legislative Service Bureau, Pioneer Lawmakers, Terrace Hill Authority, Criminal and Juvenile Justice Planning Agency, Office for Planning and Programming, Iowa Merit Employment Department, Iowa Academy of Science, Legislative Extended Assistance Group, and Iowa State Library. The Act also appropriates funds from membership assessments for the Council of State Governments, Commission on Uniform State Laws, and the National Conference of State Legislatures.

H.F. 638 (1983 Iowa Acts, Chapter 202)

By Committee on Appropriations. Appropriates funds from the general fund and various trust funds for the operations of state agencies responsible for agricultural affairs, economic development and energy and natural resources management for the 1983-1984 fiscal year. Appropriates to the Department of Agriculture for general administration, Regulatory Division, Laboratory Division and brucellosis indemnity and transfers the collection of agricultural statistics from the assessors to the Department. Appropriates to the State Conservation Commission for the Division of Lands and Waters, Division of Fish and Game, Administration Division, Advisory Board for Preserves, Green Thumb Program and Open Spaces School tax payment. Appropriates funds to the Iowa Development Commission for its operations and the international offices in Europe and Asia. It appropriates to the Energy Policy Council for its operation, the public buildings energy conservation administration, and administration of grants to local energy management programs. It appropriates to the State Fair Board for maintenance and premiums and aid to local fairs. It appropriates to the Iowa Geological Survey for operations and reimbursement to federal agencies. The Act appropriates to the Herbert Hoover Birthplace Foundation and Mississippi River Parkway Commission. It

appropriates to the Department of Soil Conservation for operations, soil conservation grants and assistance to county land preservation and use commissions. It appropriates to the Department of Water, Air and Waste Management for operations, river coordinator, superfund contribution, radioactive waste compact membership and water pollution control grants. It appropriates to the Iowa State Water Resources Research Institute and continues an advisory panel and requires the Department of Revenue's productivity formula to be adopted in full as a rule.

H.F. 641 (1983 Iowa Acts, Chapter 201)

By Committee on Appropriations. Appropriates operating funds to the Department of Social Services for the 1983-1984 fiscal year for programs other than mental health, mental retardation, and correctional programs. The Act separates the appropriations into the following major categories: general administration; federal surplus commodity distributions; field operations; aid to families with dependent children benefits; medical assistance benefits; child support recovery; state supplementary assistance; home-based services; foster care; community-based services; county-based juvenile services; state institutional services for juveniles; and supplementation of federal social services block grant funds.

It requires the Commissioner of Social Services to develop a proposal to reduce departmental upper-level management positions by five percent, and to work with the Director of the new Department of Corrections in the transferring of necessary funding for staff and support to the new Department.

It modifies the two-person schedule of basic needs and the schedule of living costs under the aid to families with dependent children program. The Act establishes criteria for the recoupment of overpayments. It continues the unemployed parent program, the community work program, and the coordinated manpower services demonstration projects, and provides benefits for certain 18 year-olds. It establishes detailed criteria for the county community work programs.

The Act continues the medical assistance program with the same abortion and co-payment requirements. It retains or slightly modifies most reimbursement mechanisms, and limits most reimbursement increases to a maximum of six percent. The Act requires the Department to develop a proposal for a statewide program of home and community-based services to be provided under the medical assistance program if a federal waiver is granted and modifies the composition of the Medical Assistance Advisory Council.

The Act establishes criteria for the funding of sheltered work or work activity services under the Social Services Block Grant Supplementation Program.

Any reference to the Department of Social Services shall mean the Department of Human Services July 1, 1983 and any reference to

the Division of Adult Corrections shall mean the Department of Corrections October 1, 1983.

H.F. 644 (1983 Iowa Act, Chapter 199)

By Committee on Appropriations. Appropriates funds from the interest and earnings of the special fund established for the Herrick bequest to six projects and appropriates \$1 million of the principal of the special fund to the Capitol Planning Commission for planning of a new State Historical Building or Center. It dedicates future interest and earnings from the special fund to the construction of a new State Historical Building or Center and repeals the Advisory Committee established to recommend projects to be funded with the interest and earnings.

H.F. 645

See Labor and Employment. Relates to an appropriation for a study of the comparable worth of various occupations.

H.F. 646 (1983 Iowa Acts, Chapter 205)

By Committee on Appropriations. Provides for adjustments in the compensation and benefits for public officials and employees for the fiscal biennium beginning July 1, 1983, and ending June 30, 1985, and makes appropriations to fund the salary adjustments and benefits. In general, the Act provides for no change in salary rates or ranges during the fiscal year beginning July 1, 1983, and an average increase of six and six-tenths percent during the fiscal year beginning July 1, 1984. For the fiscal year beginning July 1, 1983, collective bargaining agreements provide for a two-year rate for health insurance from Blue Cross/Blue Shield, an increase of ten cents per hour for shift differentials, an increase of premium pay for conservation officers, an increase of per diem for highway patrol officers, and increased overtime payments to special agents. On July 1, 1984, merit system employees (and most other state employees) receive a four-percent salary increase. These employees are also eligible for a merit increase of an additional four to four and one-half percent which will take effect on the employee's date of merit review if the employee receives a favorable recommendation. Professional and managerial employees are eligible for an increase not exceeding an overall average of six and six-tenths percent among those employees within each agency. Effective January, 1985, the Lieutenant Governor and the members of the General Assembly will receive salary increases of approximately six and six-tenths percent. Also, per diem expenses are increased to \$40 for 110 days in odd-numbered years and 100 days in even-numbered years (\$25 for Polk County legislators). After July 1, 1983, legislators may become members of the state group health or medical insurance plan, but the legislator must pay the entire premium cost. The estimated cost of the compensation and benefit adjustments to the state is \$8,700,800 for the fiscal year beginning July 1, 1983, and \$52,284,000 for the fiscal year beginning July 1, 1984.

S.F. 220

See Human Services. Relates to extension of the unemployed parent program, the community work program and the child medical assistance program.

S.F. 530 (1983 Iowa Acts, Chapter 196)

By Committee on Appropriations. Appropriates to various state regulatory, administrative and finance departments, boards and commissions for the 1983-1984 fiscal years. Appropriates for general operations to the Boards of Architectural Examiners, Landscape Architectural 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. Provides that federal grants or receipts received are appropriated for the purpose set forth in those grants or receipts unless the General Assembly specifies otherwise. Publication of the Iowa Official Register which contains historical, political, and other statistics of general value is to be done by the Secretary of State in odd-numbered years. It allows payroll deductions for insurance coverage at the request of 500 or more state officers or employees beginning January 1, 1984 and providing that the coverage is not already offered by the state. It appropriates funds for salaries and maintenance of the Consumer Advocate which was established in House File 312 (See Business and Utilities). It repeals the chapter which established the Board of Watchmaking Examiners.

S.F. 531 (1983 Iowa Acts, Chapter 198)

By Committee on Appropriations. Appropriates funds from the general fund of the state to the department of Public Safety, the Iowa Law Enforcement Academy, the Office of Disaster Services, and the Department of Public Defense for the fiscal year beginning July 1, 1983 and ending June 30, 1984 for the operation of the agencies. It appropriates funds from the general fund of the state, the primary road fund, the road use tax fund, and the aviation fund to the State Department of Transportation for the fiscal year beginning July 1, 1983 and ending June 30, 1984 for the Department's operation. The Act increases the standing appropriation for the Great River Road from \$95,400 to \$100,000. It increases standing annual appropriation to highway grade crossing safety fund from \$500,000 to \$700,000. The Act provides additional \$400,000 appropriation to the highway railroad grade crossing surface repair fund for each year of the fiscal biennium beginning July 1, 1983 and ending June 30, 1985 and changes the statutory formula for allocating costs on those projects. It reduces from \$500,000 to \$250,000 the standing appropriation to the

state Department of Soil Conservation for wind erosion control. It provides an annual standing appropriation of \$100,000 to state Department of Transportation for planting trees to reduce wind erosion interfering with highways and increases from \$60,000 to \$90,000 the standing annual appropriation to the state Department of Transportation for costs of notices and service in license suspension and revocation proceedings. It transfers from use tax revenues \$1,000,000 to State Department of Transportation for public transit assistance. It provides that the State Fire Marshal shall implement an inspection program to monitor compliance with the smoke detector requirements. The Act provides for immunity to the state and municipality for the construction or reconstruction of highways if the construction or reconstruction was done to the state of the art as it existed at the time of the construction or reconstruction. Effective July 1, 1984, the Act provides immunity to the state and municipality for the construction or reconstruction of public improvements if the construction or reconstruction was done to the state of the art as it existed at the time of the construction or reconstruction. The Act directs that a study of comparative negligence, comparative fault, and contributory negligence be done during the 1983 interim. It appropriates \$7,500,000 from the use tax revenues in each year of the fiscal biennium beginning July 1, 1983 and ending June 30, 1985 to the Iowa Railway Finance Authority to be used to supplement private investment capital for acquiring railroad right-of-way.

S.F. 532

See Human Services. Relates to appropriations for correctional and mental health and mental retardation programs.

S.F. 533 (1983 Iowa Acts, Chapter 197)

By Committee on Appropriations. Appropriates from the general fund for the 1983-1984 fiscal year the operating funds for the Iowa Commission for the Blind, the Iowa College Aid Commission, the State Educational Radio and Television Facility Board, the Department of Public Instruction, and the State Board of Regents. The Act also appropriates money to the Iowa College Aid Commission for Iowa students to enter optometry schools in other states, for the subvention program for the College of Osteopathic Medicine and Surgery, for the National Guard Education Program, for the Tuition Grant Program, and for vocational-technical tuition grants. The maximum amount of a tuition grant for a year is increased to \$2,100 and for a vocational-technical tuition grant to \$450. Funds are appropriated to the Department of Public Instruction for fire service education, vocational education administration, vocational education, vocational rehabilitation, the Professional Teaching Practices Commission, the vocational youth organization fund, school food service, textbooks for nonpublic school pupils, the School Budget Review Committee, non-English speaking pupils, planning for a computer software clearinghouse, for general state financial aid to the merged area schools based upon a formula established by the State Board of Public Instruction, matching funds for vocational education programs in the merged area schools, and for the Iowa Industrial Start-Up Training Program. Funds are

appropriated to the State Board of Regents for Western Iowa continuing education, for support of the Quad Cities graduate study center, and to reimburse the three state universities for deficiencies in their funds resulting from the pledging of tuitions and fees; to the State University of Iowa for the general university, University Hospitals, the Psychiatric Hospital, the State Hygienic Laboratory, the hospital-school, and the Oakdale Campus; to Iowa State University for the general university, the Agricultural Experiment Station, and the Cooperative Extension Service; to the University of Northern Iowa; to the State School for the Deaf; and to the Iowa Braille and Sight-Saving School. In addition, funds are appropriated to the State Board of Regents for the costs of fuel and electricity at the institutions and any extra of these funds can be used for maintenance, equipment, and miscellaneous purposes. Funds appropriated to the University Hospitals cannot be used for abortions except medically necessary abortions. Further additions to the University Hospitals can be paid for by the issuance of revenue bonds only after the necessity of the construction is determined by the State Board of Regents and a statewide health planning agency. If the Iowa Educational Radio and Television Facility Board asks the Executive Council to sell the building in which the Facility is located, and the Executive Council does sell the building, the funds realized from the sale are appropriated to the Facility to help pay for a new building. If the Executive Council wishes to use the building for other state purposes, the General Assembly may consider appropriating funds to the Facility based upon the fair market value of the building and property. The Act provides for payment of per diem at \$40 and the actual expenses for the members of the Nonpublic School Advisory Committee. Senate File 356 changed the name of the Iowa Educational Radio and Television Facilities Board to the Iowa Department of Public Broadcasting.

S.F. 541

See Human Services. Relates to codified provisions for various programs administered by the Department of Social Services.

S.F. 546 (1983 Iowa Acts, Chapter 192)

By Committee on Appropriations. Supplements the 1982-1983 fiscal year appropriations to the Department of Social Services relating to aid to families with dependent children, medical assistance, work and training programs, state supplementary assistance, and community-based services. The Act reduces departmental appropriations for the same fiscal year for contractual services-medical carrier and foster care. It appropriates state funds for the distribution of federal surplus commodities.

The Act provides for the allocation of excess federal social services block grant funds to the Department of Social Services and reverts an equal amount of state funds to the state general fund. It appropriates federal emergency jobs funds to the Department for the Division of Field Operations. The Act takes effect upon publication.

S.F. 548

See State Government. Relates to the appropriations for various jobs programs.

S.F. 549

See Courts and the Judicial Process. Relates to the appropriation for the court system.

S.F. 551 (1983 Iowa Acts, Chapter 195)

By Committee on Appropriations. Appropriates funds to various state agencies for the 1983-1984 fiscal year for capital projects and certain nonrecurring expenses. Division I appropriates \$600,000 from the general fund to the State Board of Regents for continuing its statewide energy management program. It also appropriates \$575,000 from oil overcharge funds received by the state for the same purpose. Division I appropriates an additional \$8,905,000 for allocation by the State Board of Regents to the three state universities and the Iowa Braille and Sightsaving School for designated capital projects. A statement of intent to appropriate \$125,000 in planning money for a home economics building at Iowa State University of Science and Technology if funds are available in 1984-1985 is included. Division I also appropriates funds to the Commission for the Blind and the Iowa Department of Public Broadcasting. The Division includes language that requires the governor to include unencumbered funds from Division I appropriations in our estimate of budget resources preliminary to an across the board state budget reduction when state funds are insufficient to pay all appropriations in full. The capital projects shall be terminated if termination would not result in increased future expenditures for the project being terminated.

Division II appropriates \$852,000 to the Department of Social Services, Division of Adult Corrections or its successor agency for capital improvements at the Iowa State Penitentiary necessary to comply with the federal court order, for construction at Luster Heights, for an Iowa State Industries laundry facility at Mt. Pleasant and to renovate a bathroom for use of the handicapped at the Iowa Correctional Institution for Women. It also appropriates \$978,000 to the Department of Social Services or its successor agency for capital improvements to correct life safety fire code, and accreditation deficiencies at the Cherokee and Independence Mental Health Institutes and at the State Training School.

Division III appropriates funds for the Department of General Services for specified projects including \$500,000 for renovation of the State House. It appropriates funds to the Iowa State Historical Department and the Executive Council, including \$10,000,000 to the State Historical Department in 1984-1985 for construction of a new state historical building with an additional \$5 million to be provided from private funds excluding the funds available from the Herrick bequest.

Division IV appropriates funds to the State Geological Survey, the State Fair Board and the State Conservation Commission including \$500,000 for the Saylorville Greenbelt, \$110,000 for Swan Lake restoration, and \$906,500 for other commission projects including prior projects.

Division V appropriates \$250,000 to the State Comptroller to pay fuel costs of state agencies which are in excess of regular budgeted amounts. The agency receiving funds must have adopted an energy conservation plan. The division appropriates \$139,000 to the Treasurer of State for the purchase of an investment machine and system. It also appropriates \$300,000 to the State Racing Commission for salaries and support.

Division VI appropriates \$150,000 from the general fund and \$530,000 from the facilities improvement fund credited in section 29A.14 to build new armories in Dubuque and Washington, Iowa. It also appropriates \$25,000 to the Department of Public Safety for a parking lot at the Cedar Rapids highway patrol post.

Division VI also amends the Code to allow the State Fair Board to purchase adjacent land with payment over a period of years. Title would be in the name of the state but control and the financial obligation would be under the Fair Board. Ten thousand dollars was provided in Division IV for such purchase.

S.F. 556 (1983 Iowa Acts, Chapter 194)

By Committee on Appropriations. Appropriates federal funds made available to the state through federal block grants. The Act appropriates the Community Services Block Grant funds and the Community Development Block Grant funds to the Office for Planning and Programming; the Low-Income Home Energy Assistance Block Grant funds to the Energy Policy Council; the Social Services Block Grant funds to the Department of Social Services; the Alcohol and Drug Abuse and Mental Health Services Block Grant funds to the Department of Substance Abuse with a portion of the funds transferred to the Department of Social Services for community mental health centers; the Maternal and Child Health Services Block Grant funds to the State Department of Health; the Preventive Health and Health Services Block Grant funds to the State Department of Health with a portion of these funds transferred to the Maternal and Child Health Services Block Grant to be appropriated to the University of Iowa Hospitals and Clinics for specialized child health services, and the Education Block Grant to the Department of Public Instruction. A portion of each block grant is allocated for administrative costs of the state agency and provision is made for auditing the funds. A procedure is established for proration by the Governor of the block grant funds if the amounts actually received are less than the amounts appropriated in the Act for allocation by the Governor of additional moneys if the amounts actually received are more than the amounts appropriated. A procedure is also established for action by the Governor if the block grants are consolidated or expanded and if future federal actions increase or decrease federal

funding. The Act provides for notification of appropriate legislative officers and employees of actions taken by the Governor.

It also appropriates funds received under the Emergency Jobs Act for the 1982-1984 federal fiscal years to the Departments of Substance Abuse and Health for the same purposes as the Alcohol and Drug Abuse and Mental Health Services and Maternal and Child Health Block Grants except that the additional funds for regional and mobile health specialty clinics must be used to the extent possible for services to disadvantaged families without adequate health insurance and in areas of high unemployment.

The Act also changes the amount appropriated in 1982-1983 under the Low Income Energy Assistance Block Grant and requires at least 12.5 percent rather than 10 percent be used for weatherization. It also allows a portion of unexpended funds originally targeted for energy costs to be used for weatherization up to a maximum of 15 percent.

The Act also changes distribution requirements for the 1982-1983 Community Services Block Grant money. It also appropriates 100 percent of funds received in excess of the amount appropriated under the Community Development and Community Services Block Grants, rather than using the proration formulas for these grants.

References to the Department of Social Services shall mean the Department of Human Services July 1, 1983.

BONDS

H.F. 69

See Taxation. Permits a city or county to receive a refund of certain taxes paid by a contractor for the purchase of goods used by the contractor completing a project for which industrial revenue bonds were issued.

H.F. 377 (1983 Iowa Acts, Chapter 90)

By Committee on Local Government. Makes the following substantive and technical amendments relating to public bonds and obligations:

1. Provides for the issuance of public bonds in registered form, to comply with the 1983 federal income tax law amendments.

2. Provides authorization for issuance of temporary notes in anticipation of authorized bonds or federal or state aid.

3. Defines public bond or obligation to include bonds issued by the state.

4. Applies tax limitations relating to bonds to other obligations.

5. Authorizes payment of bonds or other obligations and interest and penalties on bonds or obligations at places authorized by the issuing authority including by mail, wire transfer, and similar means.

6. Provides that records of the identity of owners of public bonds or obligations are to be kept confidential, but state or federal agencies have a right of access.

7. Deletes a reference to pledge orders from chapter 74 which deals with the issuance of warrants.

8. Provides which governing body determines interest rates under the chapter.

9. Establishes that a provision for interest rates, whether set by law or order, applies to bonds and other obligations issued and delivered after the effective date of the provision.

10. Provides for the publication of the notice of sale of bonds at least twice at unspecified intervals, not less than four days nor more than 20 days before the sale, in a newspaper located in the county or a county contiguous to the place of sale.

11. Makes the provisions for open bids on the sale of bonds optional with the governing body.

12. Amends certain restrictions relating to the issue sale of public bonds, permitting bonds to be sold at 98 percent of par,

interest to accrue from date of issue, and one or more denominations to be determined by the governing body.

13. Prohibits the exchange of bonds for temporary notes issued in anticipation of the bonds.

14. Provides that one or more purposes may be combined in a single building program by school districts.

15. Permits a school board of directors to reject a petition if it determines unanimously that the petition is grossly unrealistic or contrary to the needs of the school district. Presently, the receipt of a petition requires that the matter be submitted to the voters.

16. Provides an assessment levied under chapter 364 is a lien on benefited property and has equal precedence with ordinary taxes. Procedures for levy of special assessment are the same as provided under chapter 384.

17. Provides that improvements in parks may include items other than the removal and replacement of trees.

18. Provides that the definitions of city enterprises, essential corporate purposes or general corporate purposes are not mutually exclusive, and if they overlap and more than one definition applies to a single project, the council may choose which classification under which to act.

19. Amends the definition of lot for special assessment purposes. This definition applies to the situation where a number of parcels have been assembled into a single unit for the purpose of development. Present law permits those parcels to be treated as one lot only if a common improvement is constructed on the parcels.

20. Provides that the amortization deficiency period is automatically the same period over which assessments are payable for the project. Also, a reference to calendar years is eliminated and a deficiency is assessed in proportion to the remaining installments.

21. Provides that more than one purpose may be considered at a hearing and included in a revenue bonding project. This authorizes the holding of a hearing on the unified proposal rather than separate hearings for each part.

22. Provides that priority of liens for sewer and solid waste service be of equal rank with taxes and shall not be divested by judicial sale.

23. Amends two provisions of chapter 419 relating to the exchange of industrial revenue bonds and the obligations of a sublessee or assignee of a project.

24. Provides that a financing statement which relates to bonds issued under chapter 419 is effective until terminated.

H.F. 643 (1983 Iowa Acts, Chapter 188)

By Committee on Ways and Means. Provides that the collection of property taxes for the payment of principal and interest on bonds will continue on property severed from a political subdivision until the bonds are paid in full. It provides for the adjustment of levies, subject to the approval of the State Comptroller.

It also provides that the interest rate on bonds issued by the board of directors of a merged area is to be determined by the board of directors subject to the limitations provided for other bonds of political subdivisions.

S.F. 158 (1983 Iowa Acts, Chapter 14)

By Committee on Local Government. Authorizes the state or county authority to purchase blanket surety bonds to insure the fidelity of state or county officers and employees who are required by law to have surety bonds.

S.F. 208 (1983 Iowa Acts, Chapter 47)

By Hutchins. Allows the issuance of industrial revenue bonds by municipalities for establishment of a museum, library, or tourist information center.

S.F. 223 (1983 Iowa Acts, Chapter 124)

By Taylor. Increases the amount of bonds that the Iowa Housing Finance Authority (IHFA) can issue under its Small Business Loan Program from \$50 million to \$100 million and allows the IHFA to use some of the \$50 million authorized for solar and renewable energy systems in housing for the Small Business Loan Program. Authorizes the IHFA to sell or make advance commitments to sell residential mortgage loans in the secondary mortgage market, to issue and sell securities secured by residential mortgage loans held by IHFA, and to aggregate the residential mortgage loans sold in the secondary market or used as security. It authorizes IHFA to reduce the interest rate on mortgage loans for single-family and two-family dwellings for up to five years. The mortgagor must repay the amount of interest that has been reduced if the mortgagor sells, transfers, or rents the property, seeks a release of the lien on the property, or defaults in the mortgage which results in foreclosure proceedings. It limits the amount of the bank's capital that can be invested in bonds of the IHFA issued for small businesses to 20 percent and allows under the usury laws a two percent loan processing fee. The Act requires banks, credit unions, savings and loan associations, and industrial loan companies which obtain a report or opinion relating to encumbrances on the title to real property, the unmarketability of the title, or the invalidity or unenforceability of encumbrances upon real property to provide a copy of the report to the mortgagor of the real property. It allows industrial loan companies to act as escrow agents with respect to real property that is mortgaged to the companies.

S.F. 310

See Agriculture. Relates to bonds issued by the Iowa Family Farm Development Authority.

S.F. 380

See Business and Utilities. Relates to the issuance of industrial revenue bonds for generation of electrical energy using renewable energy sources.

BUSINESS AND UTILITIES

H.F.312 (1983 Iowa Acts, Chapter 127)

By Committee on Small Business and Commerce. House File 312 is an Omnibus Public Utility Reform Act. The Act eliminates the Office of Commerce Counsel. The Act authorizes the Commerce Commission to employ general counsel to provide legal assistance to the Commission and to act as the Commission's attorney. The Act creates the Office of Consumer Advocate. The Consumer Advocate is to be appointed by the Governor subject to Senate confirmation for a four-year term, except that the first Consumer Advocate is to be the Commerce Counsel appointed and confirmed in 1983. The Office of Consumer Advocate is exempt from the rule-making requirements of chapter 17A. The office is to be at the same location as the Iowa State Commerce Commission. The Consumer Advocate has the duty to investigate the legality of all rates and practices of all persons under the jurisdiction of the Iowa State Commerce Commission, and may institute civil proceedings before the Commission or any court to correct any illegality. The Consumer Advocate shall represent all consumers generally and the public generally in all proceedings before the Commission and may institute as a party judicial review of any decision of the Commission. The Consumer Advocate may also act as attorney for and represent all consumers generally and the public generally in proceedings before federal and state agencies and related judicial review proceedings. The employees of the Consumer Advocate shall not be discriminated in pay between employees of opposite gender for comparable work. The Consumer Advocate has free access to all the files, records, and documents in the Office of the Commerce Commission except for certain delineated documents. The Consumer Advocate has the power to ask the Commission, at its discretion, to issue subpoenas and to compel the attendance and testimony of witnesses and the production of documents. The expenses of the Consumer Advocate are subject to assessment to public utilities. House File 312 requires the Governor to appoint nine members to a Consumer Advisory Panel to meet at the request of the Consumer Advocate for consultation regarding public utility regulation. Members of the panel serve without compensation but are reimbursed for actual expenses.

House File 312 provides for the deregulation of communication services provided by a telephone utility if the service or facility is subject to competition. Upon deregulation, the costs of the deregulated services are not considered in setting rates unless they continue to affect the company's regulated operations. However, if the costs are considered in setting rates, the Commission shall not use any profits or costs from such unregulated services or facilities to determine the rates for regulated services or facilities. The provisions of the Act do not preclude the Commission from considering expenses associated with the sale of telephone classified directory advertising in determining rates.

Copies of written complaints requesting the Commission to determine the reasonableness of rates and copies of the public

utilities' responses are forwarded to the Consumer Advocate. If the Consumer Advocate determines a public utility's response to be inadequate, the Advocate may file a petition with the Commission to initiate a formal proceeding. House File 312 requires the decision to be rendered within 10 months. The Act expands the types of investigations under which rates may be collected under bond subject to refund in excessive rate cases to include those initiated due to a special audit, an investigation by Commission staff, or an investigation by the Consumer Advocate.

Under House File 312, applications by public utilities for new or changed rates take effect only upon the approval of the Commission except for automatic adjustment of rates and charges. However, interim rates become final without the Commission's final approval if the final decision is not reached within a 10-month period plus extensions. The Act retains the interim rate language of the current Code except that the triggering date for the implementation of the collection of the entire rate request under bond includes the extensions rather than only one-half of the extension period which is the current law. The Act also modifies the current "pancaking" provisions of the Code by allowing a public utility to apply to the Commerce Commission for authority to make a subsequent filing at a date earlier than that allowed by the "pancaking" provisions. The Act allows the public utility to recover the costs of litigation expenses in a rate case to the extent the Commission deems the expenses reasonable and just. In determining the interest rate to be paid by a public utility to persons receiving refunds from rates collected under bond as part of a rate application, the Commission is to assess interest at two percent per annum plus the average quarterly interest rate at commercial banks for 24 month loans for personal expenditures, compounded annually. The Act also requires that any refunds or credits received for past gas purchases to rate-regulated public utilities due to federal regulation be passed on to the customers. Similarly, if pursuant to federal regulation the company receives a rate for future gas purchases which is lower than the price included in the approved rate application, the savings shall be passed on to the utility's customers. The Act also provides that delayed payment charges on a customer's account not be assessed if the scheduled payment was made by the customer within 20 days from the billing date. Delayed payment charges may not exceed one and one-half percent per month of the past-due amount.

House File 312 requires the Commerce Commission to periodically, but not less than annually, conduct a gas supply and cost review of rate-regulated public utilities. The public utility is required to file a natural gas procurement plan and a five-year forecast of the gas requirements of the utility's customers. The Commission shall prohibit a utility from recovering from customers gas purchase costs in excess of those that would be incurred under reasonable and prudent policies and practices. The Commerce Commission is also required to annually conduct a proceeding for the purpose of evaluating the reasonableness and prudence of a rate-regulated utility's procurement and contracting practices relating to the

acquisition of fuel for use in generating electricity. The Commission shall not allow the utility to recover from its customers fuel costs in excess of those costs that would be incurred under reasonable and prudent policies and practices. The Commission is also to analyze the electric generating capacity needs for the next decade by the public utility's customers.

House File 312 requires public utilities furnishing gas or electricity to include programs for customers to encourage the use of energy conservation and renewable energy sources. Before a utility can be issued a certificate authorizing additions or changes in an electrical generating facility, the applicant must have in effect a comprehensive energy management program designed to reduce peak loads and to increase efficiency of use of energy by all classes of the utility's customers. The utility must establish load management and interruptible service programs, where cost effective; develop wheeling agreements and other energy sharing agreements, where cost effective; establish cost-effective energy conservation and renewable energy services and programs; and demonstrate compliance with Commission rules on energy management procedures. The applicant must also have considered all feasible alternatives to the proposed facility including nongeneration alternatives; rank those alternatives by cost; implement the least-cost alternatives first; and demonstrate the necessity of the facility notwithstanding the implementation of the alternatives. The utility must further demonstrate to the Commission that the utility has considered sources for long-term electric supply from either purchase of electricity or investment in facilities owned by other utilities.

House File 312 raises the amount that a utility may be assessed regulatory remainder expenses to two-tenths of one percent of the utility's total gross operating revenues in the state, but provides that the total assessment of a public utility of regulatory expenses in a year not exceed three-tenths of one percent of the utility's gross operating revenues in the state. The Act also provides that only rate-regulated utilities be assessed for review expenses.

House File 312 changes the venue for review of Commerce Commission actions to the district court for Polk County or for the county in which the public utility maintains its principal place of business. The Iowa Supreme Court is to designate a pool of judges made on the basis of qualifications and experience to preside at judicial review proceedings in such appeals. If a utility seeks judicial review, the utility may collect, under bond and subject to refund during the appeal, the level of the temporary rates set by the Commission or the level of final rates set by the Commission, whichever is greater.

House File 312 prohibits public utilities, other than rural electric cooperatives, from including either directly or indirectly in their charges certain costs. These include the costs of lobbying. Advertising costs may not be recovered except for

advertising required by the Commission or other regulation unless the Commission deems the advertising to be necessary for the utility's customers and is approved by the Commission. Legal costs and attorney fees incurred by a utility in an appeal in court may be recovered to the extent that they are allowed by the Commission. The Commission may consider the degree of success of the legal arguments in determining the reasonableness of the costs.

House File 312 requires utilities to include in the notification of disconnection to customers language advising the customer that the customer may be eligible for low-income home energy assistance or weatherization assistance. The customer is advised to settle complaints with the public utility, but if the complaint is not settled, the customer is advised that he or she may file a complaint with the Commission. The address and phone number of the Commission is included in the notice. The Commerce Commission is required to establish rules which shall be uniform with respect to all gas or electric utilities relating to disconnection of service. The Commission is also to adopt uniform rules with respect to all gas or electric utilities relating to deposits for initiation or reinstatement of service. A resident is not required to place a deposit in excess of the highest one-month billing in the previous 12 months.

The Act provides a civil penalty for willful violations of public utility law or Commission regulation which may be levied by the Commission of not more than \$100 per violation or \$1,000 per day of a continuing violation, whichever is greater. The civil penalties collected are credited for use in the low-income home energy assistance program and the weatherization assistance program administered by the Energy Policy Council. Penalties may not be recovered through charges to the utility's customers.

House File 312 states that it is the policy of this state that a public utility be operated in an efficient manner. If the Commission determines that a utility is not operating in an efficient manner or not exercising ordinary, prudent management, the Commission may reduce the level of profit or adjust the revenue requirement to provide incentives to the utility to correct its inefficient operation. Similarly, if the Commission determines the utility is operating in an extraordinarily efficient manner, the Commission may increase the level of profit or adjust the revenue requirement for the utility.

House File 312 also states that it is the policy of the state that it is in the public interest that public utilities subject to rate regulation, at a minimum, be prohibited from including either directly or indirectly in their charges or rates to customers the return on common equity associated with excess electric generating capacity, however this does not apply to rural electric cooperatives. The Commerce Commission shall not allow a return on common equity on that portion of the utility's generating capacity which is determined to be excess generating capacity. Excess capacity is that which exceeds the amount reasonably necessary to

provide adequate and reliable service. Electric generating capacity purchases from qualifying cogeneration and small power production facilities are not included in the determination of excess capacity. The Legislature also exempts capacity sold pursuant to an agreement between the Muscatine Municipal Utility and Iowa Light and Power of Cedar Rapids in effect from May 1, 1983 to May 1, 1993, from being included in the determination of excess capacity.

If under a complaint filed by an Iowa electric or gas utility, the Commission determines that a utility is engaged in activities which create or maintain a situation inconsistent with the antitrust laws, the Commission is not to approve such utility's application for new or changed rates or the utility's application for a certificate for a generating facility. However, this does not apply to a rate application beyond the expiration of the application's 10-month limitation plus extensions.

House File 312 authorizes an interim study in the areas of utility rate regulation affected by the passage of House File 312.

The Act generally takes effect July 1, 1983, with certain qualifications.

H.F. 358

See Local Government. Relates to membership on a county enterprise commission.

H.F. 448

See Insurance. Relates to the regulation of companies selling residential service contracts.

H.F. 514 (1983 Iowa Acts, Chapter 169)

By Committee on Small Business and Commerce. Amends the Iowa Uniform Securities Law in several respects. Major changes include the:

1. Repeal of the "merit review" of securities for any security issued by a person whose principal place of business is in Iowa.

2. Provision that effect July 1, 1984 "merit review" for all persons will be greatly curtailed.

3. Provision for an interim study committee to study the Securities Division within the Department of Insurance.

4. Provision that the administration of the Securities Division is exempt from the merit system.

5. Modification of various filing requirements.

6. Expansion of administrator's investigatory and supervisory powers.

H.F. 517

See Agriculture. Relates to a security interest in farm products two years from date of sale of products.

H.F. 533

See Local Government. Relates to urban renewal and economic development projects by public and private entities.

H.F. 570 (1983 Iowa Acts, Chapter 70)

By Committee on State Government. Provides that a financing or continuation statement filed under the Uniform Commercial Code may be destroyed by the filing officer if the officer has a microfilm or photographic record of the statement. The Act also provides for the method to be used by and fees imposed upon a person seeking information regarding the status of financing statements.

H.F. 592

See Agriculture. Relates to registration requirements of the Iowa Uniform Securities Act by cooperative associations.

H.F. 606 (1983 Iowa Acts, Chapter 71)

By Committee on Judiciary and Law Enforcement. Provides that a business corporation, state bank, or state savings and loan association may indemnify a director, an officer, or a former director or officer who is named or threatened to be named as a party in a legal proceeding. Indemnification may be made against judgments, penalties, fines, settlements and expenses. Indemnification is limited to expenses if the proceeding is brought by the corporation or on behalf of the corporation. Indemnification is only appropriate if the person's conduct meets a prescribed standard. A method for determining whether indemnification is appropriate is provided.

H.F. 623 (1983 Iowa Acts, Chapter 171)

By Committee on Ways and Means. Establishes an Iowa Industrial New Jobs Training Program as a mechanism for new or expanding industries to make arrangements for the training of new employees. The employer would enter into an agreement with an area community college or vocational school, which will administer the program, to establish and provide for this training program. The costs will be paid by incremental property taxes which are taxes levied on the increase in valuation of the employer's business after the agreement is entered into, by a credit equal to one and one-half percent of the new employee's salary which is collected from the taxes withheld by the employer and paid to the state. The employee would receive full credit for the amount withheld from the employee's paycheck. The effect is that the state would be paying for the program costs through income tax collection resulting from the new jobs. Costs may also be paid from tuition, student fees, user fees, and special charges. An employer is prohibited from participating in the program if it closes or reduces operations within the state and moves the same operation to another part of the state. The Act is effective upon publication.

H.F. 640

See Taxation. Relates to the filing for property tax exemption for certain nonprofit corporations.

S.F. 51

See Labor and Employment. Relates to the exemption of certain nonfarm corporate officers from the Workers' Compensation Law.

S.F. 177 (1983 Iowa Acts, Chapter 128)

By Committee on Agriculture. Requires that a pipeline company be notified prior to earthwork, tiling, or excavation within three hundred feet of the pipeline and that the pipeline company mark the route of the pipeline. It requires that a pipeline company representative be present during the earthwork, excavation or tiling when the land is outside of a city, is agricultural land within a city, or is nonagricultural land within a city and the pipeline pressure exceeds 150 pounds per square inch. The Act takes effect upon publication.

S.F. 314

See Taxation. Relates to taxes of the sale of certain items by a trade shop to a printer.

S.F. 380 (1983 Iowa Acts, Chapter 182)

By Committee on Energy. Provides that industrial revenue bonds may be issued for a facility for the generation of electrical energy through the use of a renewable energy source. It also requires electric utilities to enter into long-term contracts to purchase or wheel electricity from alternative energy production facilities, cogeneration facilities, and hydro-electric facilities and to provide backup power to such facilities at reasonable rates. The Commerce Commission, at the request of the owner of an alternative facility, is required to set rates for the purchase of power from the facility by an electric facility. It sets a limit of eight cents per kilowatt hour on rates for electricity purchased from new facilities. The limit is effective until July 1, 1986.

S.F. 387 (1983 Iowa Acts, Chapter 103)

By Committee on Small Business and Economic Development. Allows the Iowa Development Commission to request the Superintendent of Banking to examine the condition of an economic development corporation.

S.F. 401 (1983 Iowa Acts, Chapter 104)

By Committee on Commerce. Provides that the confidential financial statements of grain dealers and warehousemen on file with the Iowa State Commerce Commission may be disclosed to the Board of Accountancy for licensee review and discipline and shall remain confidential while in the Board's custody.

S.F. 434 (1983 Iowa Acts, Chapter 97)

By Committee on State Government. Provides that city utilities or combined utility systems and regional libraries shall designate public depositories for their funds and, when deposited in the

designated depositories, the funds are protected by the state sinking fund. The Act takes effect upon publication.

S.F. 435 (1983 Iowa Acts, Chapter 144)

By Committee on State Government. Establishes and increases fees for filing certain documents relating to business entities in the Secretary of State's office. It adds a requirement that a name of a business entity shall not be deceptively similar to the name of a limited partnership that is already authorized to use a particular name. It provides that a nonprofit corporation may adopt an assumed name unless it is the same as or deceptively similar to the name of another corporation authorized to do business in Iowa. The Act requires a limited partnership existing prior to July 1, 1982 whose name does not contain the words "limited partnership" or the abbreviation "L.P." to amend its limited partnership certificate to contain the words or abbreviation by July 1, 1984.

S.F. 471

See State Government. Relates to invoices submitted by a vendor to a state executive department.

S.F. 524

See Taxation. Relates to business deductions under the state individual or corporate income taxes.

S.F. 548

See State Government. Relates to the Omnibus Jobs Program in the State of Iowa.

CORRECTIONS

H.F. 247 (1983 Iowa Acts, Chapter 66)

By Committee on Human Resources. Requires the Department of Social Services to prepare a biennial plan for the Governor and the General Assembly relating to the management of the community-based corrections programs and services.

Any reference to the Department of Social Services shall mean the Department of Corrections, October 1, 1983.

H.F. 279 (1983 Iowa Acts, Chapter 89)

By Committee on Human Resources. Permits one-half of the membership of a project advisory committee of a judicial district to hold public office or public employment. It prohibits a person holding public office and serving on the board of directors of a judicial district Department of Correctional Services from being a member of a project advisory committee. It requires the board of a judicial district Department of Correctional Services to establish a project advisory committee to act in an advisory capacity. It requires the Department of Social Services to provide for community participation in the planning of the community-based correctional program.

Any reference to the Department of Social Services shall mean the Department of Corrections, October 1, 1983.

H.F. 572 (1983 Iowa Acts, Chapter 39)

By Committee on Judiciary and Law Enforcement. Expands the scope of prisoners who may be released from custody during specified hours for purposes such as seeking employment, employment, schooling, and medical treatment. It also provides that probationers are subject to conditions established by community corrections (which conditions are approved by the court) as well as to other reasonable conditions imposed by the court itself.

H.F. 578

See Courts and the Judicial Process. Relates to a defendant's release on parole and presentence investigations.

S.F. 53 (1983 Iowa Acts, Chapter 78)

By Doyle. Amends the statute providing for a reduction of a jail sentence because of prisoner good behavior, by repealing the limit on the amount of time that may be so reduced, and permitting a recommendation for reduction to be made by a person other than the sheriff.

S.F. 302 (1983 Iowa Acts, Chapter 147)

By Committee on Judiciary. Replaces the present "good and honor time" sections of the Code which reduce the length of sentences of inmates sentenced to the custody of the Director of the Division of Adult Corrections, with another system that rewards good conduct of inmates. An Attorney General's opinion (dated November 29, 1977)

indicates that the current good and honor time sections of the Code, 246.39, 246.41, and 246.43, are presently not being correctly followed with the possible exception of section 246.43, the honor time section (special reduction section). The Act limits the applicability of section 966.5, mandatory minimum sentence provision, for conviction of a prior forcible felony and makes it retroactively applicable to persons who are serving this mandatory sentence or will serve their mandatory sentence before July 1, 1983.

Any reference to the Division of Adult Corrections shall mean the Department of Corrections, October 1, 1983.

S.F. 464 (1983 Iowa Acts, Chapter 96)

By Committee on State Government. Creates a Department of Corrections to assume most of the duties and responsibilities of the present Division of Corrections of the Department of Social Services. The new Department of Corrections would be responsible for the administration of, and the control, treatment, and rehabilitation of persons committed to the Iowa Correctional Institution for Women, the Men's Reformatory, the State Penitentiary, the Iowa Security and Medical Facility, the Men's Medium Security Correctional Facility at Rockwell City, the Clarinda Correctional Treatment Unit, the Mount Pleasant Correctional Facility, the Correctional Release Center, Rehabilitation Camps, and other institutions.

The general administration of the Department is placed with the Board of Corrections created in the Act, while the Director, who is appointed by the Governor, performs supervisory responsibilities.

A new chapter 217A is created and many sections of the Act refer to sections in this new chapter. The new Department would commence October 1, 1983 with a transitional phase-in before that date.

The Act also changes the name of the Department of Social Services to the Department of Human Services, and transfers supervision of parole and most work release to community corrections.

S.F. 503 (1983 Iowa Acts, Chapter 51)

By Committee on Judiciary. Relates to inmates in correctional facilities. It requires an inmate who escapes or absconds from a correctional facility to pay for the cost of transportation upon the return of the inmate to the facility. It provides that the director in control of a correctional institution may confiscate contraband currency. The confiscated currency may be used to defray the cost of the state penal institutions. It permits inmates to be employed in other public service in addition to the Conservation Commission projects allowed currently. It permits, under certain conditions, the release of arrested persons who await initial appearance before a magistrate and amends the Code as to the issuance of police citations. The Act takes effect upon publication.

COURTS AND THE JUDICIAL PROCESS

H.F. 315 (1983 Iowa Acts, Chapter 63)

By Committee on Judiciary. Increases the jurisdictional amount of the Small Claims Court from \$1,000 to \$2,000, increases the docket fee from \$8 to \$10 and provides for distribution of the docket fee to the county treasury and the state treasury. It also provides that if a court finds the change from \$1,000 to \$2,000 unconstitutional, the amount will revert to \$1,000.

H.F. 528 (1983 Iowa Acts, Chapter 94)

By Doyle. Repeals the Juvenile Victim Restitution program established under section 80C.5 and replaces it with a new chapter 232A. The Act provides for state funding of the program with the funding amounts to the judicial districts based on the juvenile population in the district. The Act also provides for each judicial district to develop plans, procedures, and timetables in implementing their juvenile restitution programs.

H.F. 578 (1983 Iowa Acts, Chapter 38)

By Committee on Judiciary and Law Enforcement. Mandates that the trial judge and prosecuting attorney furnish the Parole Board with their respective recommendations as to a defendant's release on parole. The defense attorney's recommendation is permissible but not mandated.

It explains the purpose of the presentence report and provides that the presentence investigation report is a confidential document that shall be sealed. The Act also provides for the inspection of the report by the defendant's attorney and the attorney for the state, prior to the date set for sentencing. The Act mandates that the sentencing court include in the judgment entry the name of the particular offense under which the defendant is sentenced.

H.F. 606

See Business and Utilities. Relates to indemnification of officers or directors of business corporations named or threatened to be named as a party in a legal proceeding.

S.F. 4 (1983 Iowa Acts, Chapter 15)

By Doyle. Provides that the performance of public service may be made as restitution for the payment of all or part of court costs, court-appointed attorney's fees, or the expense of a public defender, when the offender is not reasonably able to pay those costs. The Act does not alter the offender's obligation to the victim to pay restitution. Presently, public service sentencing in lieu of the payment of all or part of court costs, court-appointed attorney's fees or the expense of a public defender by an offender not reasonably able to pay the same, is available only when no victim has suffered pecuniary damages. The Act applies to persons sentenced on or after July 1, 1983.

S.F. 10 (1983 Iowa Acts, Chapter 151)

By Brown. Specifies that a minister or other person authorized to solemnize a marriage may charge a reasonable fee for the service. A judge or magistrate may charge a reasonable fee and expenses for solemnizing a marriage at a time other than regular working hours and subject to maximums established by the Supreme Court.

S.F. 304 (1983 Iowa Acts, Chapter 57)

By Mann. Provides that a petition for judicial review of a no-probable-cause decision or other final agency action by the Iowa Civil Rights Commission which is not of general applicability must be filed within 30 days of the issuance of final agency action.

S.F. 334

See Penalties and Enforcement. Relates to the issuance of a citation by a magistrate.

S.F. 359 (1983 Iowa Acts, Chapter 56)

By Committee on Judiciary. Requires that the office or individual charged with supervision of an offender, from whom the court has required restitution, prepare the plan for restitution payment. Therefore, plans for probationers would be prepared by the Judicial District Department of Correctional Services, the plans for institutional work releases and parolees would be prepared by the State Division of Adult Corrections, and the plans for inmates of county jails would be prepared by that county's sheriff's office.

Any reference to the Division of Adult Corrections becomes Department of Corrections, October 1, 1983.

S.F. 360 (1983 Iowa Acts, Chapter 55)

By Committee on Judiciary. Provides that a person who only supplies materials to a subcontractor for a public improvement may not file a claim against the bond required on the project.

S.F. 423

See Labor and Employment. Relates to court procedures relating to the Workers' Compensation Law.

S.F. 433 (1983 Iowa Acts, Chapter 20)

By Committee on Judiciary. Adopts the wait-and-see analytical approach to the rule against perpetuities, to the effect that no nonvested interest would violate the rule if the interest actually vests within the period of the rule. This change would overturn the common law "might-have-been" approach which has been adopted by the Iowa courts. Under the "might-have-been" approach, nonvested interests which actually vest within the period of the rule are nonetheless invalidated because on the basis of facts which never occurred but might have occurred, the interest might have vested too remotely. The Act empowers the courts to reform a nonvested interest which could not be saved by the "wait-and-see" so that it will actually vest within the period of the rule. The court is directed to adopt whatever reformation will most closely approximate the creator's intent.

S.F. 448

See Education. Relates to court procedures in discharging a teacher or school administrator.

S.F. 459 (1983 Iowa Acts, Chapter 106)

By Committee on Small Business and Economic Development. Permits a successful plaintiff in a court action to enforce a mechanic's lien to be awarded reasonable attorney fees.

S.F. 470 (1983 Iowa Acts, Chapter 107)

By Committee on Small Business and Economic Development. Provides that in a civil action brought by the state, or in an action for judicial review brought against the state pursuant to the Administrative Procedure Act other than for a rule-making decision under that Act, the court shall award fees and other expenses to the prevailing party, if the party is not the state, unless the court finds the award is disqualified because of circumstances listed in the Act. The Act also conditions the award of fees and other expenses on the prevailing party being a natural person or an organization that is not a large business entity.

The award will include fees and expenses incurred in a prior administrative proceeding as well. The award will be paid from the state general fund unless the court finds that a state agency acted in bad faith by initiating an action deemed frivolous or without merit, in which case the agency will pay the award from its own funds. It requires agencies to report annually to the General Assembly the number, nature, and amount of any such awards. The Act applies only to proceedings initiated after July 1, 1983.

S.F. 477

See Agriculture. Relates to the liability of dog owners.

S.F. 478 (1983 Iowa Acts, Chapter 21)

By Committee on Judiciary. Authorizes the expansion of the juvenile court referee's jurisdiction to equal the jurisdiction of the appointing juvenile court judge, unless the judge limits the referee's exercise of jurisdiction. However, a referee is prohibited from issuing warrants. A review on the record by the juvenile court judge of the referee's action is a matter of right, if the review is requested within 10 days of the entry of the action. A request for review does not automatically stay a referee's action. A rehearing may be held at the judge's discretion, in the interests of justice. This Act also expands the juvenile court's power to prevent parties currently before it from litigating in another court the custody, guardianship, or placement of a child subject to the juvenile court's jurisdiction. The juvenile court, however, may authorize a party before it to litigate concurrently in another court a specific issue relating to the custody, guardianship, or placement of the child.

S.F. 481 (1983 Iowa Acts, Chapter 118)

By Committee on Judiciary. Authorizes the charge by the courts for the journal publication fee to be raised from \$1 to \$5.

S.F. 492 (1983 Iowa Acts, Chapter 119)

By Committee on Judiciary. Provides an alternate method of selecting petit jurors. The Act permits a computer selection process in addition to drawing ballots from the box.

S.F. 493

See Transportation--Vehicles. Relates to court appearances for speeding violations.

S.F. 495 (1983 Iowa Acts, Chapter 186)

By Committee on Judiciary. Reorganizes Iowa's court system by placing the District Court, the Clerks of the District Court, other District Court employees, court reporters, and juvenile probation officers under the supervision of the Supreme Court and by transferring both court expenses and revenues from the counties to the state. The Act requires a centralized budget and personnel system for the new Judicial Department and recodifies statutes relating to the entire court system.

It implements incrementally Supreme Court supervision and state funding of the various components of the court system according to the following schedule: October 1, 1983, jury and witness fees; July 1, 1984, court reporters; January 1, 1985, court attendants; July 1, 1985, juvenile probation officers; July 1, 1986, Clerks of the District Court; and July 1, 1987, indigent defense. The Act delays the implementation schedule, however, if the state does not fully assume the costs for a fiscal year of the court component schedule to come under state control for that fiscal year.

It maintains county financing of the costs of providing courtrooms and other physical facilities for the District Court, of the costs of the Magistrate Appointing and Jury Commissions, of the costs of juvenile justice, and of the costs for the local prosecution of criminal actions under state law. It authorizes the continued use by the court system of the public property used by persons who become state employees under the bill. The Act maintains more county control over computer property and historical personal property.

Commencing July 1, 1983, it transfers county revenue from court operations in annual 20 percent cumulative increments to the state. The Act redirects fine money paid to the counties for the benefit of the school districts to the state general fund and freezes the schools' revenue from the fines at the same amount as the schools received in fiscal year 1983-1984. (House File 562, the school finance Act, supercedes the freeze and deposits all fines in the general fund of the state.)

It provides for the election of Clerks of the District Court in 1984 for full four-year terms, but provides for the appointment and removal for cause of the Clerks by the District Judges in the judicial election district following the terms ending in 1988.

The Act allows a retention vote for a Clerk upon the petition of ten percent of the eligible and registered county electors. It requires an applicant for the position of Clerk to be a resident of the county at the time of application.

The Act authorizes four additional district judgeships under the judgeship formula, effective upon funding of the judgeships. It splits Polk county into a separate judicial election district, effective January 1, 1985. It expands the jurisdiction of juvenile court referees and raises the marriage license fee to \$15. It modifies current procedures for the submission of court rules to the General Assembly and for the qualification of attorneys to vote in elections of judicial nominating and magistrate appointing commissioners.

The Act generally takes effect July 1, 1983 and creates a new chapter 602 of the Code. It makes conforming amendments and repeals effective July 1, 1983, except that the transition provisions make some sections of the Act effective on other dates to coincide with the implementation of the court reorganization by component. It provides special transition requirements relating to retained employee compensation and other benefit rights; employee vacation, sick leave, and longevity rights; a one-year hiring and reclassification moratorium, and collective bargaining.

S.F. 503

See Corrections. Relates to the release of arrested persons who await initial appearance before a magistrate.

S.F. 504 (1983 Iowa Acts, Chapter 37)

By Committee on Judiciary. Prescribes modification or repeal of existing statutes relating to evidence in order to provide consistency with the proposed Iowa rules of evidence.

S.F. 549 (1983 Iowa Acts, Chapter)

By Committee on Appropriations. Appropriates funds for salaries and support of four new District Court judges and for other costs associated with implementation of the court reorganization bill (Senate File 495). It appropriates \$120,000 for a one-time allocation to the Legal Services Corporation of Iowa and the Legal Aid Society of Polk County and \$75,000 for grants to dispute resolution centers. It increases the size of the Court of Appeals from five to six members and provides funding for the additional judge. It allows the Appeals Court to set in divisions of three or more judges as the Court prescribes by rule. It also provides for an additional law clerk for the new judge.

The Act increases the fee for filing a petition, appeal or writ of error and docketing them from \$25 to \$35 dollars with \$31 going

to the state treasury. For other services in cases except small claims, a single \$25 fee is established. In small claims cases, current fees of \$.50 to \$3.00 for specified services are retained. The Act increases the standard fee for court costs for a scheduled violation from \$6.00 to \$8.00. One additional dollar goes to the state treasury and the other to the Judicial Retirement Fund.

S.F. 550

See State Government. Relates to the compilation and editing of the Iowa Court Rules.

DRUGS AND ALCOHOL

S.F. 73

See Local Government. Relates to a hearing required before the establishment, relocation, or discontinuance of a state liquor store.

S.F. 423

See Labor and Employment. Relates to the defense of intoxication.

S.F. 556

See Appropriations. Relates to federal block grant funds for alcohol and drug abuse.

EDUCATION

H.F. 120 (1983 Iowa Acts, Chapter 17)

By Committee on Education. Allows boards of school districts to seek approval from the Department of Public Instruction to establish pilot programs for innovative school years. An innovative school year is one that differs from the required 180-day schedule for a regular school year but provides an equivalent period of classroom hours. It provides a procedure for approval of an innovative school year by January 15 of the preceding year. The Act also allows school districts to apply to the Department of Public Instruction by June 1, 1983 for approval for a pilot program for the school year beginning July 1, 1983. The Act takes effect upon publication.

H.F. 132 (1983 Iowa Acts, Chapter 2)

By Committee on Education. Removes the requirement that costs of special education programs and services, media services, and educational programs and services provided by an area education agency and requested by the local boards of education do not exceed the amount of money available through the area education agency.

H.F. 133 (1983 Iowa Acts, Chapter 3)

By Committee on Education. Combines two special education categories, emotional disability and chronically disruptive, into one category of behaviorally disordered.

H.F. 157

See Transportation--Vehicles. Relates to the legal speed of school buses.

H.F. 184

See Appropriations. Relates to reversion of certain area education agency special education support services moneys and reversion of certain school district special education instruction program moneys to the state general fund.

H.F. 317

See Gambling and Gaming. Relates to issuance of a license to a school board to conduct games of skill, games of chance, and raffles.

H.F. 344 (1983 Iowa Acts, Chapter 31)

By Committee on Education. Provides that a school district can discontinue any or all of grades seven through twelve designating another approved school district or districts for the pupils to attend and the district will comply with the requirement that districts offer 12 grades. If a grade is discontinued, all higher grades must also be discontinued. The Act sets the tuition rate per pupil sent to another district at an amount not exceeding the actual cost of providing the program for high school or junior high school and not less than the district cost per pupil of the receiving district under the foundation formula. It strikes a

section of the Code allowing high school students to attend school in any district in the state and part of an obsolete section that allowed school districts to discontinue their facilities.

H.F. 377

See Bonds. Relates to petitions filed with school districts for the issuance of bonds and the use by school districts of a single building program for one or more purposes.

H.F. 477 (1983 Iowa Acts, Chapter 91)

By Committee on Education. Prohibits the filing of a school reorganization petition with an area education agency administrator if the petition describes the identical or similar boundaries to a previous petition for six months after an area education agency board has disapproved a change in boundaries designated in the petition and for six months after a reorganization election fails. It also prohibits an area education agency administrator from accepting a reorganization petition from a district that has approved the issuance of general obligation bonds at an election during the preceding six-month period.

H.F. 500

See Professional Licensing Boards. Relates to requirements for courses of cosmetology instruction at area schools.

H.F. 532 (1983 Iowa Acts, Chapter 184)

By Committee on Education. Establishes a number of educational programs relating to science, mathematics, and foreign languages for both teachers and students. The programs include:

1. Guaranteed Loan Payment Program administered by the College Aid Commission. It provides payments of up to \$1,000 per year and a maximum of \$6,000 to be paid on the guaranteed student loans of teachers who have graduated from college after January 1, 1983 with a major in mathematics or science and teach higher level mathematics or chemistry, advanced chemistry, physics, or advanced physics. Moneys are appropriated for the program beginning July 1, 1983.

2. Additional Weighting. A school district that shares a higher level mathematics course, chemistry, advanced chemistry, physics or advanced physics course, or a foreign language course at the second year level or above, has an additional pupil added to its total enrollment.

3. Payments for students. Beginning July 1, 1984, school districts will receive \$50 per year for each student enrolled in a foreign language course at the first-year level and \$25 per year for each student enrolled in a chemistry, advanced chemistry, physics, or advanced physics course. The \$25 per pupil must be used for purchase of equipment and supplies.

4. Iowa Science and Mathematics Loan Program administered by the College Aid Commission. It provides loans of up to \$1,000 for

the year beginning July 1, 1983 and up to \$1,500 a year thereafter for teachers to obtain or upgrade their teaching authorization in science or mathematics. The Board of Educational Examiners must approve the programs for which loans are made. Programs must be offered in this state. Fifty percent of the loan is cancelled if the teacher actually teaches science or mathematics for one year and the remainder of the loan is cancelled after the second year. Any loan payments made are then refunded to the teacher.

5. In-service Training Programs. Beginning July 1, 1983, the Department of Public Instruction is directed to provide for the establishment of programs for teachers to improve skills in teaching in the science and mathematics areas.

6. Supplemental Grant Program. It provides a grant of \$500 to each student who graduates from a public or nonpublic high school in this state who has successfully completed at least seven units of science and mathematics courses. The grants are paid to the State Board of Regents institution, an area school, or a private college or university located in Iowa.

The Act also provides for the establishment beginning July 1, 1984 of a computer software clearinghouse administered by the Department of Public Instruction. (Funds are appropriated in S.F. 533 for planning for the establishment of the computer software clearinghouse.)

The Act appropriates funds for each of the listed programs.

The Act takes effect upon publication.

H.F. 562 (1983 Iowa Acts, Chapter 185)

By Committee on Education. Makes revisions to the Iowa state school foundation formula. It sets the state foundation base at 80 percent for 1984-1985 (rather than 79 percent) if the State Comptroller's estimate made in January, 1984 of the ending general fund balance on June 30, 1985 is equal to or greater than \$30 million and sets the state percent of growth for that school year at 6.2 percent if the state foundation base increases to the 80 percent level. The state percent of growth would otherwise be set by the State Comptroller on the basis of general fund revenues and the changes in the gross national product implicit price deflator. It provides for a permanent 102 percent budget guarantee for school districts based upon their previous years' budgets beginning in 1984-1985 and allows districts to use their actual headcount for the previous September or their budget enrollment, whichever is higher. It also increases the state cost per pupil by \$8 beginning in 1984-1985 and disallows the use of the 110 percent of the state percent of growth for low spending school districts for that school year. In addition, in 1984-1985, the temporary school fund is discontinued and funds formerly received by the school districts will be deposited in the general fund of the state. However, districts can increase their allowable growth to make up the loss in their revenues. The Act also provides for additional allowable

growth for approved programs for returning dropouts for 1984-1985 and provides for an additional weighting of up to .1 for programs shared between high schools and area schools. Beginning July 1, 1983, the Act changes the annual settlement date from July 15 to August 15, requires an audit of Iowa Association of School Board accounts and a publishing of a listing of districts and dues paid by each and an accounting of lobbying expenses, provides for the execution of loan agreements in anticipation of the collection of the schoolhouse tax, and provides for the payment of school aid in 10 monthly installments rather than quarterly.

H.F. 587

See Transportation--Vehicles. Relates to a minor's school license for travel by the student between schools of enrollment and for operation of a motorcycle and exempts certain persons from driver's education.

H.F. 613

See Appropriations. Relates to appropriations for specialized child health service programs at the University Hospitals at the State University of Iowa.

H.F. 623

See Business and Utilities. Relates to the Iowa Industrial New Jobs Training Program and agreements for programs between the area schools and employers.

H.F. 643

See Bonds. Relates to the interest rate on bonds issued by the board of directors of merged areas.

S.J.R. 10 (1983 Iowa Acts, Chapter 210)

By Committee on Education. Repeals the section of the Iowa Constitution that requires that the money subject to the support and maintenance of common schools be distributed to the districts based upon the number of youths between the ages of five and 21 years. An Iowa Supreme Court decision specified that the money referred to in the section means the interest from the permanent school fund. The resolution passed the General Assembly for the second time and must be voted upon in November, 1984 before the section is repealed.

S.F. 88 (1983 Iowa Acts, Chapter 25)

By Wells. Permits a merged area school to own more than 320 acres of land without the approval of the State Board of Public Instruction.

S.F. 266 (1983 Iowa Acts, Chapter 59)

By Horn. Permits an area education agency administrator to have five years' experience in media services or educational services in lieu of the presently required special education experience as one of the qualifications required for an administrator.

S.F. 281

See Health. Relates to the submission of evidence regarding student immunization.

S.F. 448 VETOED BY THE GOVERNOR

By Committee on Education. Revises the teacher and school administrator termination procedures. It provides for the board of directors to make an initial determination whether to discharge a teacher or an administrator. The teacher or the administrator may request a private conference with the board after receiving notification that the board is considering the teacher's or administrator's discharge. A teacher or administrator may be discharged by the board for just cause. A nonprobationary teacher or a nonprobationary administrator may appeal the board's action. In the case of a teacher, the chairperson of the Public Employment Relations Board will send a list of the names of seven hearing officers and the parties will alternately remove a name until only one remains. In the case of an administrator, the Professional Teaching Practices Commission will send a list of the names of seven hearing officers and the parties will alternately remove a name until only one remains. The hearing officer is the initial finder of fact and the evidence at the hearing is limited to the specific reason stated in the notice of discharge to the employee. The record is confidential. The board is directed to employ a certified shorthand reporter to keep a record. The board carries the burden of proof of the reason given to discharge the teacher or administrator. The standard of proof is just cause limited to the performance of duties during the normal work day. The hearing officer makes a written decision including findings of fact and conclusions of law, separately stated. Costs of the hearing officer are to be shared equally by the employee and the board. The hearing officer may grant appropriate relief to the teacher or administrator if the hearing officer finds in favor of the teacher or administrator.

The decision of the hearing officer is final unless either party rejects it. If the decision is rejected, the rejecting party must appeal the decision to the district court. The court must hear the case upon the certified record. The court may affirm the hearing officer's decision or reverse, modify, or grant other appropriate relief from the decision.

The Act also requires boards of school districts to approve the leave of absence of a teacher to serve in a public elective position.

S.F. 466 (1983 Iowa Acts, Chapter 53)

By Committee on Education. Clarifies the law relating to the election of a board of directors of a reorganized school district. It moves the final date for a reorganization election during a school year from December 31 to November 30 and specifies the July 1 on which the reorganization will take effect. It eliminates the procedure that the new board of directors of a reorganized school

district is comprised of the members of the boards of the old districts until the second regular election and substitutes a procedure that a new board is elected at a special election following the approval of the reorganization under the method specified in the reorganization petition. It also amends the law relating to the election of the board of a reorganized district under the alternative method so that if there is not a sufficient number of board members retained from former school districts, the boards of former districts are authorized to appoint members to fill the vacancies.

S.F. 485 (1983 Iowa Acts, Chapter 77)

By Committee on Education. Requires certain school boards which have director districts to have director districts which are as nearly equal as practicable to the ideal district population. The districts are to be composed of contiguous territory as compact as practicable.

If, following a federal decennial census, the director districts of a school district are not as nearly equal in population as practicable, the school district has from November 15 of the year immediately following the year in which the federal decennial census is taken until May 30 of the second year immediately following the year in which the federal decennial census is taken to adopt new districts which take effect for the next regular school election. Copies of the plans adopted are filed with the State Commissioner of Elections and with the applicable area education agency and county commissioner of elections. School districts whose director districts have remained substantially equal in population shall certify the populations of the districts to the State Commissioner of Elections. Director districts which do not meet the requirements of the Act shall be changed or shall be caused to be changed by the State Commissioner of Elections. If in redrawing the director districts two incumbents whose terms extend beyond the organizational meeting of the board of directors after the next regular school election reside in a redrawn district, their terms of office expire at the organizational meeting. Thus they would have to run for election if they wished to represent the district.

The Act takes effect July 1, 1983. However, in order to implement the Act, school boards which do not meet the requirements of the bill are required to redraw the director districts not later than May 30, 1984.

S.F. 533

See Appropriations. Relates to appropriations to the state education agencies.

S.F. 537

See Taxation. Relates to authorization for the area schools to levy a property tax for equipment.

S.F. 540 See Taxation. Relates to the payment of state school aid.

S.F. 545

See State Government. Relates to the State Board of Regents providing access to public portions of universities to election registrars and candidates.

S.F. 548 See State Government. Relates to grants to area education agencies for energy management programs.

S.F. 556

See Appropriations. Relates to federal block grant funds for education.

FINANCIAL INSTITUTIONS

H.F. 518

See Agriculture. Relates to loans to individuals under the Soil Conservation Loan Program.

H.F. 557

See Agriculture. Relates to agricultural loans insured by the Iowa Family Farm Development Authority.

S.F. 90 (1983 Iowa Acts, Chapter 98)

By Bruner. Eliminates some of the restrictions on credit union share draft accounts. The board of directors of the credit union may set the level of interest or dividends on accounts provided the interest or dividend does not exceed the maximum rate set by the Federal Depository Institutions Deregulatory Committee for comparable instruments of regulated financial institutions. The Act takes effect upon publication.

S.F. 223

See Bonds. Relates to residential mortgage loans issued by the Iowa Housing Finance Authority.

S.F. 310

See Agriculture. Relates to bonds issued by the Iowa Family Farm Development Authority.

S.F. 457

See State Government. Relates to the inclusion of credit unions in the restrictions on political activity by financial institutions and corporations.

S.F. 336 (1983 Iowa Acts, Chapter 146)

By Committee on Judiciary. Regulates the activities of loan brokers. A "loan broker" is a person who, for consideration to be paid prior to the time a loan is made or obtained, agrees to obtain or assist in the obtaining of a loan or consider making a loan to a borrower. The Act requires that all loan broker agreements must be in writing. The loan broker shall make certain disclosures to the borrower at least seven days prior to earlier of the date the borrower signs a loan broker agreement or the date the borrower gives any consideration. A loan broker must obtain a surety bond or establish a trust account in an amount of at least \$10,000. The loan broker must file certain documents with the Commissioner of Insurance prior to engaging in business. Civil and criminal penalties are provided for violation of the Act.

GAMBLING AND GAMING

H.F. 176 (1983 Iowa Acts, Chapter 164)

By Oxley, Peick, Chapman, Running, Osterburg, and Brammer. Provides that a political party, candidate committee, or a party organization is a qualified organization and may conduct games of skill, games of chance and raffles. A political party or party organization is also permitted to contract with another qualified organization for the purpose of conducting the games and raffles.

H.F. 317 (1983 Iowa Acts, Chapter 85)

By Fey. Permits a school board to be issued a license to conduct games of skill, games of chance, and raffles. The board may authorize a school group or parent support group to use the license, but the authorization may only be given to a group twice during a 12-month period. The board of directors of a school district is prohibited from using public funds to purchase a license.

H.F. 634 VETOED BY THE GOVERNOR

By Committee on Finance. Creates an Iowa Lottery Agency. The lottery is run by a Commissioner appointed by the Governor. A five-person public board is created to oversee the operations of the lottery. Board members receive \$40 per diem and are reimbursed for necessary and actual expenses incurred in the performance of their official duties. Board members are appointed by the governor and serve four-year terms. One board member must be an attorney, one must be a certified public accountant, and one must have previous training and a background in law enforcement.

Subject to the approval of the Board, the Commissioner has the authority to establish rules regarding the license fees charged to applicants, the type of lottery games to be conducted (video lottery games are prohibited), the price of lottery tickets, the number and size of tickets, the method of selecting winning tickets (the process must be public), the frequency of the selection of winning tickets, the locations at which tickets may be sold, the method used in printing the tickets, the issuing of licenses to sell tickets, the compensation to be paid licensees, the form and type of educational and informational material permitted, and requirements that the odds of winning in a lottery game shall be displayed on each ticket and on all educational and informational material distributed.

The material distributed by the lottery must be constructed and distributed in a manner which is primarily educational in nature and which protects the welfare of the people and the dignity of the state. Material is not permitted which attempts to entice economically disadvantaged persons to participate in a lottery game. The lottery may spend up to four percent of the revenues accruing from the sale of lottery tickets for educational and informational material.

Forty-five percent of the revenue accruing from the sale of tickets is paid back in prizes. After the payment of prizes and the necessary expenses of the lottery, the remaining revenue received is transferred to the general fund on a quarterly basis. Taxes due on any prize over \$600 are deducted by the lottery commissioner prior to the payment of the prize and forwarded to the appropriate governmental agency in the name of the prize recipient. After the initial appropriation, which must be paid back in one year, the lottery is required to be a self-funded and self-sustaining agency. A claim for the payment of a prize shall only be made against the lottery fund and funds of the state shall not be used for payment of lottery prizes.

There are three administrative divisions of the Lottery Agency. The divisions are Security and Licensing; Personnel, Data Processing and Accounting Division; and Market, Education and Information Division. Each Division is headed by a director. Employees of the lottery and the Lottery Board are prohibited from any conflict of interest. Employees of the lottery and licensees must be bonded or show proof of financial responsibility.

Licensees shall sell tickets only on the premises specified in the license. A person who violates any provision of this Act is not eligible to receive a license to sell tickets. The Act also specifies administrative procedures for the issuing and revocation of licenses. A person who has previously had a license revoked shall not be eligible to receive another license. An applicant must have reached the age of majority to be issued a license to sell lottery tickets.

A ticket shall not be sold at a price greater than that fixed by the Board and the Commissioner, and a sale shall not be made other than by a licensee or a licensee's authorized employee. A ticket shall not be sold to a minor. Tickets shall not be sold or a prize paid to an officer or employee of the lottery or a relative who resides with an officer or employee of the lottery. A violation of the preceding prohibitions is a simple misdemeanor. A person who, with intent to defraud, falsely makes, alters, forges, utters, passes, or counterfeits a lottery ticket is guilty of a Class "D" felony.

The Commissioner and the Lottery Board are required to make periodic reports to the Office of the Governor and the General Assembly, and the Treasurer of State. The Auditor of State or a certified public accountant firm appointed by the Auditor of State is required to perform quarterly audits of the lottery and other audits as found necessary by the Governor, the General Assembly and the Auditor of State.

S.F. 92 (1983 Iowa Acts, Chapter 187)

By Kinley, Palmer, Gallagher, Wells, Welsh, Colton, Rodgers, Hall, Slater, Brown, and Priebe. Permits pari-mutuel betting at authorized facilities on dog and horse races. A five-member State

Racing Commission is created to issue licenses to conduct races and to oversee races and betting. The Commission has the authority to determine the number and location of racetracks as well as the type of racing permitted at each track. The Act does not apply to dog or horse races at which pari-mutuel betting is not permitted.

A 50-cent fee is charged on each admission to the racetrack. A licensee must pay \$200 per racing day as a license fee. These two fees are used to support the Commission. Surplus funds not needed to support the Commission are to be used for equine research at the College of Veterinarian Medicine at Iowa State University to a maximum of \$50,000.

In addition, six percent of the gross sum wagered is paid to the state as a pari-mutuel wagering tax. One-half of one percent of the six percent is distributed to the county in which the racetrack is located. If the racetrack is located within the city limits of an incorporated city, an additional one-half of one percent of the six percent is distributed to the city in which the racetrack is located.

On each racing day, one race must be held that is limited to Iowa-foaled horses or Iowa-whelped dogs. Three percent of the purse in this race is withheld for payment to the breeder of the horse or dog. Drugging or numbing of a horse or dog is prohibited and violation of this is a Class "D" felony. The Act proscribes many activities. Violations range from being a serious misdemeanor to being a Class "C" felony. A definition of "bookmaking" is also added to the Criminal Code. Penalties for bookmaking are keyed to the amount involved and, in addition, to the number of previous convictions.

GENERAL ASSEMBLY

H.F. 247

See Corrections. Relates to the filing of a plan with the General Assembly relating to the management of community-based corrections programs and services.

H.F. 312

See Business and Utilities. Relates to the establishment of an interim study in the areas of utility rate regulation.

H.F. 313

See Labor and Employment. Relates to the appointment of a steering committee by the Legislative Council and the Governor to monitor the study of comparable worth.

H.F. 514 See Business and Utilities. Relates to the establishment of an interim study of the Securities Division of the Department of Insurance.

H.F. 646 See Appropriations. Relates to a member of the legislature becoming a member of a state group health or medical insurance plan.

S.J.R. 6

See State Government. Relates to an amendment to the Iowa Constitution authorizing the General Assembly to nullify an administrative rule.

S.F. 368

See Natural Resources. Relates to submission of a proposed plan of water allocation priorities to the General Assembly.

S.F. 391

See Professional Licensing Boards. Relates to the reorganization of the Commission on Professional and Occupational Regulation so that it is a legislative commission.

S.F. 461

See Taxation. Relates to a tax study committee.

S.F. 470

See Courts and the Judicial Process. Relates to the payment of court-ordered awards by state agencies for certain administrative proceedings and reporting such action to the General Assembly.

S.F. 527 (1983 Iowa Acts, Chapter 142)

By Committee on Finance. Requires that fiscal notes be prepared for legislative bills, joint resolutions, and state administrative rules which impose costs on political subdivisions. The state is required to pay interest at the rate of one percent per month on claims against the state which are unpaid after 60 days. State agencies, upon request and payment of actual costs, are required to

give notice of proposed rules to the state offices of trade or occupational associations.

S.F. 531

See Appropriations. Relates to the creation of an interim study relating to comparative negligence, comparative fault, and contributory negligence.

S.F. 550

See State Government. Relates to the compilation and editing of legislative and Code-related publications.

HEALTH AND SAFETY

H.F. 53 (1983 Iowa Acts, Chapter 13)

By Diemer, Doderer, Carpenter, Lonergan, Lloyd-Jones, Ollie, Copenhaver, Royer, Haverland, Varn, McIntee, Swearingen, Renaud, Van Gerpen and Hermann. Allows a person 17 years of age or older to donate blood in a voluntary and noncompensatory program without parental consent.

H.F. 150 (1983 Iowa Acts, Chapter 46)

By Groth. Establishes the right of a deaf person to be accompanied by a trained hearing dog on public ways, carriers, and in public places including eating places and accommodations. It also requires a landlord to waive lease restrictions on the keeping of dogs for persons who are deaf or blind. The deaf or blind person is liable for damage to a premise or facility by a hearing or guide dog.

H.F. 196 (1983 Iowa Acts, Chapter 27)

By Committee on Human Resources. Creates a Health Data Commission to act as a statewide health data clearinghouse to acquire, compile, correlate, and disseminate data from health care providers, the state Medicaid program, and third-party payers. The Commission consists of the Commissioners of Health, Insurance, and Social Services, one state senator and one state representative, and the chairperson of the board or head of the corporation or association selected by the Commission to provide staff for the Commission. It creates the powers and duties of the Commission. The Act terminates the Commission on July 1, 1985.

It requires that the board of directors of a nonprofit hospital service corporation, medical or surgical service corporation, dental service corporation, or pharmaceutical or optometric service corporation to consist of at least two-thirds subscriber (consumer) members of the corporation and establishes a new definition for a subscriber member and a new method for the selection of subscriber members. It permits two such corporations to combine upon approval by the Commissioner of Insurance. The section affecting the membership of a nonprofit service corporation takes effect August 1, 1983 and a corporation has two years to comply to the requirements. It permits hospitals to contract with a radiologist or pathologist and create a relationship of employer and employee. It permits a hospital service corporation to contract with an ambulatory surgical facility to provide surgical services to the corporation's subscribers.

H.F. 574

See Taxation. Relates to the filing of a property tax exemption for pollution control equipment.

H.F. 577 (1983 Iowa Acts, Chapter 28)

By Committee on Human Resources. Permits a health maintenance organization to advertise the names of health professionals

providing health care services at the health maintenance organization.

H.F. 613

See Appropriations. Relates to appropriations for health agencies.

H.F. 617 (1983 Iowa Acts, Chapter 141)

By Committee on Appropriations. Requires a licensed physician who treats a veteran the physician believes may have been exposed to certain chemicals to report to the State Department of Health of that indication. It requires the Department to annually compile and evaluate the information submitted in consultation with a certified medical toxicologist. It requires the Department to conduct epidemiological investigations of consenting veterans with cancer or other medical problems. It permits the state Attorney General to represent veterans injured because of contact with certain chemicals for an action for release of information relating to exposure to the causative agents. It requires the appropriate medical facilities at the State University of Iowa and the Department to institute a cooperative program to assist veterans in screening and referral programs. It appropriates \$40,000 to the Department to implement the requirements of the Act.

S.F. 177

See Business and Utilities. Relates to notification of earthwork, tiling, and excavation near a pipeline.

S.F. 178 (1983 Iowa Acts, Chapter 166)

By Coleman. Provides that insurance policies covering health care services must contain a provision to provide coverage for services provided by an optometrist if the services provided would be covered if they were performed by another health care professional. Subscribers are allowed to reject the coverage for services but the rejection must cover all similar services provided by other health care professionals.

S.F. 188 (1983 Iowa Acts, Chapter 23)

By Schwengels and Gentleman. Requires the Birth Defects Institute within the Department of Health to develop and administer genetic and metabolic screening programs for genetic and metabolic defects or diseases and sickle cell anemia and other genetic blood disorders. It permits the Institute to designate a central laboratory to perform necessary testing and to maintain a confidential central data registry.

S.F. 221

See Agriculture. Relates to injurious or cruel acts to animals in animal shelters, pounds, kennels, or auctions or by a dealer or commercial breeder.

S.F. 225 (1983 Iowa Acts, Chapter 35)

By Holden. Requires that pumps used to dispense liquefied petroleum gas be metered, inspected, and tested for accuracy, sealed, and licensed by the Department of Agriculture.

S.F. 281 (1983 Iowa Acts, Chapter 81)

By Horn. Permits the local board of health to have 60 days to submit evidence of each student being immunized, rather than the present 30-day requirement.

S.F. 358 (1983 Iowa Acts, Chapter 19)

By Committee on Judiciary. Includes the safety of other persons as a consideration in bail decisions.

S.F. 463 (1983 Iowa Acts, Chapter 76)

By Committee on Human Resources. Permits an intermediate care facility or a skilled nursing facility to admit a patient with a history of dangerous or disturbing behavior when the facility has a program approved by the Department of Health to properly care for and manage the patient.

S.F. 474 (1983 Iowa Acts, Chapter 83)

By Committee on Human Resources. Defines procedures in the practice of chiropractic to include treatment of human ailments by the adjustment of the neuromusculoskeletal structure, withdrawing blood from a patient for diagnostic purposes, performing routine laboratory tests and physical examinations, rendering nutritional advice, and utilizing chiropractic physiotherapy procedures and permits doctors of chiropractic to utilize these procedures. It specifies that an applicant for a license to practice chiropractic or a person licensed to practice chiropractic is not required to utilize the procedures and shall not be tested for or required to complete continuing education requirements for the procedures the applicant or licensee does not choose to utilize. The Board of Chiropractic Examiners is required to adopt certain rules necessary to govern the practice of chiropractic.

S.F. 556

See Appropriations. Relates to federal block grant funds for certain health services.

HUMAN SERVICES

H.F. 108 (1983 Iowa Acts, Chapter 11)

By Jochum, Sturgeon, Connors, Chapman, Connolly, Doderer, Varn, Clark, Buhr, O'Kane, Pavich, Peick, Woods, Sherzan, Rosenberg, Fey, and Carpenter. Prohibits city and county zoning practices and restrictive covenants which exclude or discriminate against community-based family homes which provide room and board and other services for developmentally-disabled persons. The family home is to be licensed as a residential care facility or a child foster care facility to provide room and board, personal care, rehabilitation services, and supervision in a family environment for not more than eight developmentally-disabled persons. A new family home is not to be located within one-fourth of a mile of an existing family home. As used in this Act, developmentally-disabled means a disability:

1. Attributable to mental retardation, cerebral palsy, epilepsy, or autism.
2. Attributable to any other condition closely related to mental retardation because the condition results in impairment of general intellectual functioning or adaptive behavior similar to that of mentally retarded persons.
3. Attributable to dyslexia resulting from a disability described in item 1 or 2.
4. Attributable to a mental or nervous disorder.

H.F. 184

See Appropriations. Relates to reversion of moneys in the Mental Retardation Hospital-Schools Revolving Fund and Old-Age Assistance Revolving Fund, and appropriations for capital improvements at the hospital-schools.

H.F. 641

See Appropriations. Relates to appropriations to the Department of Social Services.

S.F. 15

See Local Government. Relates to use of funds from the permissive health center tax levy for health, welfare, or social services provided by counties.

S.F. 220 (1983 Iowa Acts, Chapter 4)

By Committee on Appropriations. Extends the unemployed parent program and the community work program for unemployed parents under the aid to families with dependent children program, and the child medical assistance program, beyond the current termination date of March 31, 1983, to June 30, 1983. The Act takes effect upon publication.

S.F. 431 (1983 Iowa Acts, Chapter 73)

Committee on Human Resources. Establishes the Office of Long-Term Care Ombudsman program within the Iowa Commission on the Aging in compliance with the Older Americans Act of 1965. The care review committee program is placed under the long-term care ombudsman program.

S.F. 464

See Corrections. Relates to changing the name of the Department of Social Services to the Department of Human Services.

S.F. 498

See Insurance. Relates to subrogation claims through the medical assistance program.

S.F. 532 (1983 Iowa Acts, Chapter 203)

By Committee on Appropriations. Appropriates operating funds to the Department of Social Services, and to its successor agencies, the Department of Corrections and the Department of Human Services, for the 1983-1984 fiscal year for correctional and mental health and mental retardation programs. Separates the appropriations into the following major categories: general administration; the Iowa Veterans Home; adult correctional institutional services; community-based corrections; parole services; prisoner legal assistance; work release; state mental health institutional services; state mental retardation institutional services; and the state community mental health and mental retardation services fund.

The Act authorizes reimbursements of up to \$150 for certain personal items of employees damaged or destroyed while they are at work. It authorizes the appellate defender to supervise attorneys paid by the Department who provide legal services to inmates involved in civil suits related to prison conditions. It requires the Director of Corrections to release a state agency's obligation to buy products from Iowa State Industries after determining that Iowa State Industries cannot meet the performance characteristics of the product requested.

The Act provides that investment proceeds earned on the Iowa State Industries revolving fund and on the revolving farm fund remain in the respective funds. It permits the transfer or exchange of convicted offenders to the country of which the offenders are citizens or nationals. The Act provides for the codification of a statutory reference to the Clarinda correctional facility.

It modifies the number of prison system inmates which would require the declaration or termination of a prison overcrowding state of emergency, and enumerates the correctional facilities in the prison system. It requires the development of a long-range corrections master plan. The Act includes transition language for the new Department of Corrections, transfers correctional funds to the new Department, and appropriates start-up funds to the new Board of Corrections.

It appropriates operating funds to the Board of Parole for the 1983-1984 fiscal year.

S.F. 541 (1983 Iowa Acts, Chapter 153)

By Committee on Appropriations. Relates to the codified provisions for various programs administered by the Department of Social Services.

The Act affects the medical assistance program as follows:

1. Creates a lien in favor of the Department of Social Services against a recipient's right to workers' compensation medical benefits when the Department has paid for medical expenses for which the employer is liable.

2. Provides that a medical assistance recipient's freedom of provider choice may be limited in relation to participation in prepaid health plans and control of overuse of services.

3. Amends the composition of the Medical Assistance Advisory Council.

4. Allows the recovery of medical assistance incorrectly paid to a provider.

5. Amends the allocation procedure relating to medical assistance subrogation claims.

The Act affects the child support and foster care recovery programs as follows:

1. Establishes a state income tax setoff procedure to enforce foster care liabilities and to recover overpayments of public assistance.

2. Authorizes the foster care recovery unit to enforce both care liabilities.

3. Authorizes the child support recovery unit to charge a collection fee to persons who are not public assistance recipients and to recover the costs of support collection services from individuals owing support obligations through court proceedings.

4. Allows the child support recovery unit to contract with private attorneys for the prosecution of civil collection and recovery cases.

The Act affects child day care facilities as follows:

1. Prohibits staff members of child day care facilities from providing child care if convicted of certain violent crimes or crimes related to children; prohibits a person from living in group or family facilities if the person was convicted of such a crime or has a record of substantiated child abuse.

2. Requires the Department to notify parents of the revocation or suspension of a facility license or certificate of registration or of a substantiated child abuse case relating to the facility.

3. Grants injunctive authority against group day care homes operating without a certificate of registration.

4. Requires the Department to redisseminate criminal history data from the Department of Public Safety regarding child day care facility and child foster care facility employees.

The Act affects the aid to dependent children program as follows:

1. Redefines dependent child to include federally eligible eighteen-year-olds and to exclude children who are dependent solely due to a parent's active duty in the United States uniformed services.

2. Standardizes the qualifications for and the amount of burial expenses.

3. Requires all child support recoveries, relating to moneys assigned to the Department, to be credited to the Aid to Dependent Children Account.

The Act affects the state supplementary assistance program by standardizing the qualifications for and the amount of burial expenses.

It codifies the temporary provisions for the reporting, collecting, maintaining, disseminating, and evaluation of cases of dependent adult abuse. The Act grants immunity from civil and criminal liability to mandatory and permissive reporters and certain other persons acting in good faith. It requires the Department to evaluate dependent adult abuse cases and to forward information to county attorneys. It authorizes certain entries into residences, authorizes the initiation of certain court proceedings, and provides for the appointment of legal counsel. The Act requires the Department to assess needs and make referrals to services. It authorizes the Department to provide necessary protective services.

Any references to the Department of Social Services shall mean the Department of Human Services July 1, 1983.

S.F. 546

See Appropriations. Relates to supplemental appropriations to the Department of Social Services.

S.F. 553 (1983 Iowa Acts, Chapter 159)

By Junkins and Hultman. Removes the reference to "minister of the gospel" in the Code section that specifies who may solemnize a

marriage and replaces it with the phrase "a person ordained or designated as a leader of the person's religious faith."

S.F. 556

See Appropriations. Relates to federal block grant funds for human services.

INSURANCE

H.F. 448 (1983 Iowa Acts, Chapter 87)

By Committee on Small Business and Commerce. Provides for the regulation of companies selling residential service contracts by the Commissioner of Insurance. It requires the posting of a bond, the maintenance of a minimum net worth, filing of contract forms and an annual report and the maintenance of a reserve account. It establishes prohibited practices and licensee proceedings. It authorizes the Commissioner of Insurance to review and regulate rates. It exempts certain residential service guarantees and contracts.

S.F. 51

See Labor and Employment. Relates to filing insurance policies with the Commissioner of Insurance providing employers' liability coverage to corporate officers who voluntarily reject workers' compensation coverage.

S.F. 178

See Health and Safety. Relates to insurance policies covering health care services and their applicability to optometric services.

S.F. 336

See Financial Institutions. Relates to certain documents filed with the Commissioner of Insurance by loan brokers.

S.F. 498 (1983 Iowa Acts, Chapter 120)

By Committee on Judiciary. Attempts to treat attorneys similar to insurers or other third parties in subrogation claims for medical care or expenses through the medical assistance program of chapter 249A.

LABOR AND EMPLOYMENT

H.F. 37 (1983 Iowa Acts, Chapter 86)

By Jochum. Defines "polygraph" and prohibits an employer from requiring a current employee or an applicant for employment to take a polygraph test. The state or a political subdivision of the state selecting a candidate for employment as a peace officer is exempted.

H.F. 313 (1983 Iowa Acts, Chapter 170)

By Committee on State Government. Establishes a public policy that the state shall not discriminate in compensation for work of comparable worth between jobs held predominantly by women and jobs held predominantly by men. "Comparable worth" means the value of work as measured by the composite of the skill, effort, responsibility, and working conditions normally required in the performance of work. The Act provides for a study to be conducted by the Iowa Merit Employment Department to evaluate the merit employment system on the basis of comparable worth in compensation. The study is to be conducted by the Iowa Merit Employment Department and an independent contractor experienced in personnel administration. A seven-member steering committee is to be appointed by the Legislative Council and the Governor to monitor the study. The study is funded with an appropriation of \$150,000 under House File 645. The Act is effective upon publication, but the comparable worth policy is not effective until July 1, 1984.

H.F. 637 (1983 Iowa Acts, Chapter 190)

By Committee on Finance. Relates to the computation of employer contribution rates and employee benefits, and other changes, under Iowa's unemployment law.

The Act affects unemployment compensation benefits as follows:

1. Raises the minimum attachment-to-the-work-force requirement to high-quarter wages of three and five-tenths percent of the statewide average annual wage and wages of one-half of that amount in another quarter, rounded to the nearest multiple of \$10.

2. Changes the reattachment-to-the-work-force requirement to \$250.

3. Computes benefits for 1983-1984 claims by using the statewide average weekly wage calculated from calendar year 1981 wages; reduces the maximum weekly benefit amounts by five percent of the statewide average weekly wage.

4. Rounds benefits to the lower, rather than the higher dollar amount, to allow the state full-dollar federal reimbursement for extended benefit payments.

5. Establishes a one-week noncompensable waiting period per benefit year, effective on and after January 6, 1985, and until rate table 1 is no longer effective.

6. Allows benefits to be paid to individuals who leave employment in lieu of exercising bumping rights.

7. Restricts deductions from benefits for nondesignated vacation pay to one week and prohibits deductions from benefits for bonuses paid at the same time that vacation pay is paid.

It affects employer contributions as follows:

1. Permanently modifies rate table 2 and applies the table retroactively to calendar year 1983 and all taxable wages for 1983. It provides for lower contribution rates for employers in percentage of excess ranks 1 through 8 and higher rates for employers in ranks 9 through 21. It allows the higher rates for the first two calendar quarters of 1983 to be paid with contributions for the last two calendar quarters of 1983.

2. Retains the special zero contribution rate for calendar year 1983 and for subsequent years when tables 3 through 9 apply. The Act makes a five-tenths of one percent special rate effective in 1984 or subsequent calendar years when table 1 or 2 applies.

3. Permanently modifies rate table 1 for calendar year 1984 and subsequent calendar years to provide lower contribution rates for employers with percentage of excess ranks 1 through 10 and higher rates for employers in ranks 11 through 21.

4. Increases the one-half of one percent annual surcharge for negative-balance employers to one percent annually, not to exceed nine percent, effective for calendar year 1984 and subsequent calendar years.

5. Assigns the maximum contribution rate to construction employers not qualified for an experience rating, beginning in calendar year 1984.

6. Establishes a permanent provision imposing a uniform temporary emergency surcharge on employer contribution rates in an amount necessary to pay federal interest, effective retroactively to January 1, 1983.

7. Increases the taxable wage base, over the formula amount, by \$600 for calendar year 1984, by \$1100 for 1985, and by \$1600 for 1986 and subsequent calendar years until rate table 1 is no longer effective.

8. Immediately removes the charge against a employer's account due to an overpayment. It allows recomputation of an employer's contribution rate under certain conditions if a benefit allowance is reversed.

The Act has the following additional effects:

1. Removes the age limitation on the exclusion of work-study students from the coverage of the unemployment law, effective July 1, 1983. It excludes qualified licensed real estate agents and direct sellers from the coverage of the law, effective in 1984, and excludes nonprofessional employees of institutions of higher education for periods between academic terms from the coverage of the law, effective July 1, 1983.

2. Moves an employee's base period backward in time if the employee has received weekly workers' compensation or indemnity insurance benefits for three or more calendar quarters and has received few or no wages during those three calendar quarters. It charges the benefits against the employer responsible for paying the benefits.

3. Places the burden of proof for basic eligibility conditions on the employee and for disqualifications on the employer.

4. Requires that parties be given an opportunity to request an in-person hearing before a hearing is scheduled, and authorizes a denial of such a request only if an in-person hearing would be impractical because of the distance between the parties.

5. Provides for the employment of an administrative officer under the appeal board.

The Act takes effect upon publication and is retroactive to January 1, 1983 in order to collect certain employer contributions for calendar year 1983. Other provisions of the Act are effective at various times.

H.F. 645 (1983 Iowa Acts, Chapter 193)

By Committee on Appropriations. Appropriates \$150,000 for the fiscal year beginning July 1, 1983, to fund the study of the Iowa merit system to determine if the rates of compensation in the merit pay plan are based on comparable worth of work. The guidelines for the study are specified in House File 313.

S.F. 51 (1983 Iowa Acts, Chapter 36)

By Hutchins. Affects the voluntary exemption of certain nonfarm corporate officers from the mandatory coverage of Iowa's workers' compensation law as follows:

1. Extends the time period for certain nonfarm corporate officers to sign and file, with the Industrial Commissioner for calendar year 1983, an acceptance of exemption from workers' compensation.

2. Repeals the exemption procedure, effective January 1, 1984, and replaces it with a new rejection procedure, allowing the nonfarm corporate officers to reject workers' compensation for themselves by signing either an endorsement to a workers' compensation or employers' liability policy or, if no policy is

issued, a statement to be filed with the Industrial Commissioner. It also allows the corporation to reject employers' liability coverage on the nonfarm corporate officers.

3. Authorizes the negation of a rejection by filing with the Industrial Commissioner a termination of the rejection or by the voluntary purchase of workers' compensation insurance specifically including the nonfarm corporate officers, but only for the time periods in which the insurance contract is in force.

4. Allows insurers to file a new insurance policy, including applicable premium rates, with the Commissioner of Insurance providing employers' liability coverage only to corporate officers who voluntarily reject workers' compensation coverage.

This Act takes effect upon publication.

S.F. 151 (1983 Iowa Acts, Chapter 61)

By Horn. Prohibits an employer from charging job applicants a fee as a condition of application or employment.

S.F. 423 (1983 Iowa Acts, Chapter 105)

By Committee on Labor and Industrial Relations. Amends Iowa's workers' compensation law as follows:

1. Expands the intoxication defense to include intoxication due to drug abuse and modifies the defense to require only that intoxication was a substantial factor in causing the injury, rather than the proximate cause.

2. Provides that the statute of limitations does not run on compensable medical benefits if a denial of liability is not filed and mailed to an employee within six months of the commencement of weekly compensation benefits.

3. Transfers the authority to act as conservator of the second injury fund from the Industrial Commissioner to the Treasurer of State, in order to avoid conflicts of interest as may currently occur when the Industrial Commissioner is required to act as both conservator and adjudicator.

4. Eliminates the requirement that the Industrial Commissioner be named as a respondent when a final agency decision is appealed to the district court.

5. Raises the interest rate on subrogation recoveries by the employer to the rate provided for court judgments.

LICENSES AND FEES

H.F. 315

See Courts and the Judicial Process. Relates to an increase in docket fees for the Small Claims Court.

H.F. 587

See Transportation--Vehicles. Relates to driver's license requirements for students and probationary operator's licenses.

H.F. 634

See Gambling and Gaming. Relates to the Iowa Lottery Agency.

S.F. 92

See Gambling and Gaming. Relates to licenses and fees necessary for pari-mutuel wagering.

S.F. 151

See Labor and Employment. Relates to fees charged by employers to job applicants.

S.F. 221

See Agriculture. Relates to the suspension of a license or registration certificate of an animal shelter, pound, dealer, kennel, commercial breeder or auction.

S.F. 231

See Transportation--Vehicles. Relates to fees charged for providing an abstract of a person's motor vehicle operating record to authorized persons.

S.F. 379

See Transportation--Vehicles. Relates to the registration and certification of title for motor vehicles.

S.F. 452

See Transportation--Vehicles. Relates to an increase in permit fees for vehicles of excessive size and weight.

S.F. 493

See Transportation--Vehicles. Relates to operation of a motor vehicle.

LOCAL GOVERNMENT

H.F. 37

See Labor and Employment. Relates to the use of polygraph tests by employers. Local government peace officers are exempted.

H.F. 42 (1983 Iowa Acts, Chapter 163)

By Pavich. Expands the residence qualification for election to the office of levee or drainage district trustee. If the election district is wholly within the corporate limits of a city, a bona fide owner of nonagricultural land in the election district is qualified. The Act also provides that a resident who is a stockholder of a family farm corporation which owns land in that district is eligible for election as a trustee.

H.F. 57

See Transportation--General. Relates to the access to a copy of a motor vehicle accident report from the appropriate local law enforcement agency.

H.F. 69

See Taxation. Permits a city or county to receive a refund of certain taxes paid by a contractor for the purchase of goods used by the contractor completing a project for which industrial revenue bonds were issued.

H.F. 108

See Human Resources. Relates to city and county zoning practices for community-based family homes providing services for developmentally disabled persons.

H.F. 201 (1983 Iowa Acts, Chapter 29)

By Royer and Harbor. Provides that claims against the county may be paid without the claim being verified by the signature of the claimant.

H.F. 242 (1983 Iowa Acts, Chapter 65)

By Committee on Local Government. Provides that a county warrant which is outstanding for more than two years shall be canceled by the county auditor and the amount shall be credited to the fund upon which the warrant was drawn. A claim for the amount of the canceled warrant may be presented for payment within five years of the date of cancellation.

H.F. 243

See Taxation. Relates to a county treasurer's certificate regarding the filing of the final report of a decedent's estate.

H.F. 358 (1983 Iowa Acts, Chapter 42)

By Committee on Local Government. Permits a public officer or a salaried county employee to serve on a county enterprise commission.

H.F. 444

See Transportation--Vehicles. Relates to vehicle registration fee for vehicles leased by a governmental body.

H.F. 533 (1983 Iowa Acts, Chapter 48)

By Committee on Local Government. Allows a city to accept state and federal aid and to disburse the aid, upon a finding of public purpose, to public and private entities for urban renewal and economic development projects. The Act takes effect upon publication.

H.F. 621

See Taxation. Relates to the submission by a county assessor of aggregate taxable values of real estate in a school district.

H.F. 622 (1983 Iowa Acts, Chapter 148)

By Committee on Ways and Means. Provides that special assessment installments may be prepaid on any date by payment of the outstanding balance, plus interest to the next December 1.

H.F. 628 (1983 Iowa Acts, Chapter 123)

By Committee on Ways and Means. Establishes new budgeting and accounting procedures for counties, combining the present funds and levies into a general fund and general services levy, a rural services fund and levy, and a debt service fund. Secondary road levies are channeled through the general fund or rural services fund, as applicable. A basic levy with a dollar limit based on the combined total of the former levy limits, and a supplementary levy with a limit on its purposes based on the former limited-purpose levies are provided. Levy limits may be exceeded by an election, or in certain unusual circumstances. Some other miscellaneous special funds are retained. The statutory County Finance Committee will oversee the budgeting and accounting processes. Counties will be under the new procedures in budgeting for the 1984-1985 fiscal year.

H.F. 631

See Taxation. Relates to allowing a city to grant tax exemptions to property within a tax classification.

H.F. 643

See Bonds. Relates to the collection of property taxes for the payment of principal and interest on bonds.

S.F. 14

See Taxation. Relates to the taxation of motor fuel sold to political subdivisions.

S.F. 15 (1983 Iowa Acts, Chapter 12)

By Doyle. Authorizes the use of the permissive health center tax levy for fiscal years beginning on or after July 1, 1983, for health services provided by local boards of health or for health, welfare or social services for which a county is permitted or required by law to provide. The Act takes effect upon publication.

S.F. 73 (1983 Iowa Acts, Chapter 157)

By Priebe. Requires the Director of the Beer and Liquor Control Department to appoint a designee to hold a public hearing within the city affected prior to a decision to establish, relocate, or discontinue a state liquor store.

S.F. 85

See Natural Resources. Relates to the formation of a special land use district for the Amanas.

S.F. 116 (1983 Iowa Acts, Chapter 62)

By Wells and Miller of Des Moines. Extends the preference for fire fighters whose names appear on the certified eligible list for promotion under city civil service law from two years to three years.

S.F. 118

See Penalties and Enforcement. Relates to the dissolution of a unified law enforcement district.

S.F. 119

See State Government. Relates to certain requirements before the purchase or construction of a facility by a public agency.

S.F. 132 (1983 Iowa Acts, Chapter 6)

By Carr and Welsh. Provides that when settling or examining the monetary receipts of a county office, officer, or employee, the board of supervisors or other examining officer is not required to actually count the cash on hand.

S.F. 138 (1983 Iowa Acts, Chapter 34)

By Doyle. Provides that the annual salary of the third deputy clerk of the district court in a county having two locations at which the district court is held may be set at an amount not to exceed 80 percent of the clerk's salary. Currently, in clerk's offices where more than two deputy officers are required, the additional deputy clerks are limited to 75 percent of the clerk's salary.

S.F. 158

See Bonds. Relates to the purchase of blanket security bonds by the state or a county.

S.F. 208

See Bonds. Relates to municipalities issuing industrial revenue bonds for a museum, library, or tourist center.

S.F. 231

See Transportation--Vehicles. Relates to sheriffs providing an abstract of a person's motor vehicle operating record to authorized persons.

S.F. 354

See Taxation. Relates to the selling of documentary stamps relating to the real estate transfer tax.

S.F. 359

See Courts and the Judicial Process. Relates to preparation of plans for restitution for inmates of county jails by the county sheriff's office.

S.F. 370 (1983 Iowa Acts, Chapter 130)

By Committee on Local Government. Provides that an officer or employee of a local government engaged in law enforcement or emergency duty is not liable for punitive damages arising from official acts unless willful, wanton or reckless misconduct is proven. Actual malice remains unchanged as a cause of action but recklessness is replaced by willful, wanton or reckless misconduct. It also allows a local government to purchase insurance to protect its officers and employees from punitive damages.

S.F. 434

See Business and Utilities. Relates to the public depositories for the fund of regional libraries.

S.F. 440

See Taxation. Relates to settlement by counties of delinquent property taxes of certain railroads.

S.F. 495

See Courts and the Judicial Process. Relates to the Clerks of the District Court being placed under the supervision of the Supreme Court.

S.F. 527

See General Assembly. Relates to the preparation of fiscal notes for legislative bills, joint resolutions, and administrative rules imposing costs on political subdivisions.

S.F. 540

See Taxation. Relates to the payment schedule for tax credits to the county treasurer by the State Comptroller.

S.F. 545

See State Government. Relates to elections, voter registration, and the Iowa election campaign fund.

S.F. 548

See State Government. Relates to the duties and powers of local governments regarding the omnibus jobs Act.

S.F. 556

See Appropriations. Relates to the appropriation of federal block grant funds.

NATURAL RESOURCES

H.J.R. 1 (1983 Iowa Acts, Chapter 208)

By Hanson and Copenhaver. Accepts the bequest and legacy by Lowell E. Walter of the Cedar Rock property, a Frank Lloyd Wright designed estate, by the state. The Act takes effect upon publication.

H.F. 199 (1983 Iowa Acts, Chapter 45)

By Carl. Provides that the soil conservation district commissioners may require a person who is under an order to employ soil and water conservation practices or erosion control practices to submit up to three bids for the work and provide an explanation if the lowest bid is not selected.

H.F. 341 (1983 Iowa Acts, Chapter 110)

By Committee on Natural Resources. Permits the Director of the Conservation Commission to exchange with fish and wildlife agencies and private fish hatcheries of other states for the purpose of propagating and restocking other waters of the state. The Act also repeals the length limitation on catfish but requires the Commission to promulgate rules determining the size limit of the fish for any person taking catfish with commercial fishing gear.

H.F. 343 (1983 Iowa Acts, Chapter 168)

By Committee on Natural Resources. Authorizes the Conservation Commission to protect and manage reptiles, amphibians, fish, birds, and wild mammals as listed in sections 109.40 and 109.41. Previous law authorized the Commission to protect and manage fish, game, fur-bearing animals, and protected birds. The Act also permits the Commission to designate species which by their abundance or habits are declared a nuisance.

H.F. 518

See Agriculture. Relates to soil and water conservation practices.

H.F. 638

See Appropriations. Relates to the appropriations to state agencies responsible for natural resources management.

S.F. 42 (1983 Iowa Acts, Chapter 33)

By Hall. Requires that the State Conservation Commission set the time for harvesting wild ginseng to begin not before September 15 or extend beyond November 1.

S.F. 85 (1983 Iowa Acts, Chapter 108)

By Brown. Authorizes certain areas to form a special land use district and exercise zoning powers. To qualify, an area must encompass at least 20,000 acres and have at least seven unincorporated villages within its boundaries. Upon submission of a petition submitted by 10 percent or more of the voters in the proposed district, the county board of supervisors holds a hearing and submits the district to a referendum. If the establishment of

a district is approved, a board of trustees for the district is elected to manage the district and a board of adjustment appointed. The board of trustees has zoning power over land in the district which is not tillable farmland, pastureland, timber pasture, or forestland. The board of trustees has the power to levy a property tax not exceeding 27 cents per \$1,000 of adjusted taxable valuation on the property subject to the zoning power.

S.F. 239 (1983 Iowa Acts, Chapter 30)

By Waldstein, Jensen, and Priebe. Provides that a drainage district is not required to reclassify the main drains but is required to reclassify the other lateral ditches and drains when a previously unclassified lateral is repaired or improved.

S.F. 267 (1983 Iowa Acts, Chapter 52)

By Committee on Natural Resources. Authorizes the Water, Air and Waste Management Commission to adopt rules before the Department of Water, Air and Waste Management becomes fully operational on July 1, 1983. The rules will not become effective before July 1, 1983. This Act takes effect upon publication.

S.F. 355 (1983 Iowa Acts, Chapter 136)

By Committee on Natural Resources. Authorizes the Department of Water, Air and Waste Management to adopt rules relating to forms, procedures, and fees for permits and conditional permits issued by the Department. Under current law, the fees and procedures are not uniform within the Department.

S.F. 368 (1983 Iowa Acts, Chapter 137)

By Committee on Natural Resources. Makes substantive and corrective changes to chapter 455B as amended by 1982 Iowa Acts, chapter 1199, which created the new Department of Water, Air and Waste Management. The Act outlines procedures which must be followed by the Department if its proposed rules are more restrictive than required by federal law, amends the definitions of public water supply system and private water supply to conform with federal law, requires minimum standards for private water supply systems and private sewage disposal facilities, provides a uniform definition for public water supply systems, changes the method for submitting a proposed plan of water allocation priorities to the General Assembly, and clarifies internal references with regard to regulation of the withdrawal, diversion, or storage of water. Other sections of the Act make corrections to chapter 455B and other Code sections relating to the name of the new Department and references to a comprehensive plan for water resources which has not been adopted and is to be superseded by a plan for water allocation priorities.

S.F. 503

See Corrections. Relates to the employment of inmates by the Conservation Commission.

PENALTIES AND ENFORCEMENT

H.F. 57

See Transportation--General. Relates to the access to a copy of a motor vehicle accident report from the appropriate local law enforcement agency.

H.F. 214 (1983 Iowa Acts, Chapter 88)

By Committee on Judiciary and Law Enforcement. Permits a person who aids or assists in the investigation of a child abuse report to have immunity from civil or criminal liability, similar to present liability given to a person making the child abuse report.

H.F. 581 (1983 Iowa Acts, Chapter 134)

By Committee on Judiciary and Law Enforcement. Makes theft of a motor vehicle valued in excess of \$10,000 a Class "C" felony, punishable by confinement for not more than 10 years and a possible fine of up to \$5,000 dollars. Theft of a motor vehicle (other than a motorized bicycle) valued at less than \$10,000 would remain a Class "D" felony, punishable by confinement for not more than five years and a possible fine of up to \$1,000. The penalty for theft of a motorized bicycle would depend on its value.

H.F. 626

See Transportation-General. Relates to penalties relating to personal tax exemptions.

H.F. 634 See Gambling and Gaming. Relates to penalties regarding the Iowa Lottery Agency.

H.F. 653 (1983 Iowa Acts, Chapter 183)

By Norland and Stromer. Changes the penalty for false use of a financial instrument. The present penalty is a Class "C" felony. Under the Act if the financial instrument falsely used is any deed, will or testamentary document, bill of sale, warehouse receipt, bill of lading, or any writing which purports to convey an interest in some property, or to be evidence of or to establish a right in some property, any letter, credit card, charge plate, or other device which is designed to identify the person tendering such device as one to whom credit may be extended, or as one to whom goods or services may be furnished and charged to the account of another, any endorsement, acceptance, acknowledgement, codicil, or any writing of any kind upon or ancillary to any financial instrument which does or purports to affect such instrument or the rights or obligations evidenced thereby, the penalty is a Class "D" felony. If the instrument is a check, bill note, draft, bond receipt, or any writing which ostensibly evidences an obligation of, or surrender of right or claim by, the person who has purportedly executed it or authorized its execution, the penalty is a Class "D" felony if the property sought to be obtained is \$100 or more, or an aggravated misdemeanor if the property is less than \$100.

Section 2 of the Act clarifies that persons sentenced to the Department of Corrections for aggravated misdemeanors may be paroled.

The Act takes effect July 1, 1983, with section 2 taking effect retroactively to the adoption of that section of the Criminal Code (January 1, 1978).

S.F. 76 (1983 Iowa Acts, Chapter 99)

By Doyle. Raises the floor amount of damages for the crime of criminal mischief in the third degree from \$100 to \$200. Criminal mischief in the third degree is an aggravated misdemeanor. The Act makes the present crime of criminal mischief in the fourth degree which is a simple misdemeanor, the crime of criminal mischief in the fifth degree, and creates a new intermediate crime of criminal mischief in the fourth degree which is to be a serious misdemeanor, when damages from the mischief exceed \$100 but do not exceed \$200.

S.F. 92

See Gambling and Gaming. Relates to the penalties for violation of the pari-mutuel wagering laws.

S.F. 118 (1983 Iowa Acts, Chapter 79)

By Vande Hoef. Provides for the discontinuance of a tax levy for a unified law enforcement district by reverse referendum. This Act also provides for dissolution of the district if discontinuation of the tax levy requires it. Before this enactment, a referendum was required each five years to continue the tax levy for the district.

S.F. 155 (1983 Iowa Acts, Chapter 7)

By Committee on Judiciary. Makes exploding bullets or projectiles and firearm silencers offensive weapons. Unauthorized possession of an offensive weapon (pursuant to section 724.3) is a Class "D" felony. It adds law enforcement officers from other states under certain circumstances to the list of persons in this state who are authorized to arm themselves with dangerous weapons. It changes the weapon's permit for a peace officer or a correctional officer from an annual permit to a permit which would be valid as long as the person is employed as a peace officer or a correctional officer. It also limits the type of weapon's permits and revocations which the Commissioner of Public Safety must keep to valid permits and current permit revocations.

S.F. 302

See Corrections. Relates to "good and honor time" and mandatory minimum sentencing.

S.F. 334 (1983 Iowa Acts, Chapter 50)

By Deluhery. Expands the offenses for which a magistrate may issue a citation instead of an arrest warrant, from simple misdemeanors (presently) to any public offense. It also provides for release on bond for persons who are arrested and await an initial appearance before a magistrate. It grants the police the authority to issue

citations for all offenses except an offense for which an accused would not be eligible for bail after conviction pursuant to section 811.1. The Act also requires the issuance of a citation in lieu of arrest for certain offenses under certain circumstances. This portion of the Act was subsequently amended by House File 503. The Act takes effect upon publication.

S.F. 336

See Financial Institutions. Relates to certain penalties for violations regarding the activities of loan brokers.

S.F. 349 (1983 Iowa Acts, Chapter 113)

By Committee on Judiciary. Permits the Department of Public Safety to participate in the programs of interstate law enforcement agencies, such as Mid-States Organized Crime Information Center, which are not agencies or departments of government but which are wholly funded, owned, and controlled by criminal justice agencies. This Act also provides that the Department of Public Safety may disseminate criminal history and intelligence data in cases in which members of the Department or officers of other criminal justice agencies who consent are participating in an investigation or arrest.

S.F. 358

See Health and Safety. Relating to factors considered in bail decisions.

S.F. 370

See Local Governments. Relates to penalties arising from official acts of local law enforcement officers and employees.

S.F. 493

See Transportation--Vehicles. Relates to penalties regarding motor vehicle violations.

S.F. 496 (1983 Iowa Acts, Chapter 167)

By Committee on Judiciary. Prohibits the promotion of child pornography and makes it a Class "D" felony. Promotion is defined by the Act to include a variety of activities including the procurement, distribution, advertisement, manufacture, and transmutation of child pornography. Presently, only the sale and actual production of such material is prohibited. The penalty for promoting this material would be increased from an aggravated misdemeanor to a Class "D" felony. Also, under this Act, it would no longer be necessary, in a prosecution for selling or otherwise promoting child pornography, for the state to prove that the material taken as a whole in applying contemporary community standards appeals to prurient interest and is patently offensive and that it lacks serious literary, scientific, political, or artistic value. The Act increases the penalty for admitting a minor to premises where obscene material is exhibited from a serious misdemeanor to an aggravated misdemeanor when the minor is under 14 years of age, and also amends the forfeiture section of the obscenity chapter.

PROFESSIONAL LICENSING BOARDS

H.F. 278 (1983 Iowa Acts, Chapter 43)

By Committee on State Government. Defines the role permitted an auctioneer in selling real estate without the auctioneer being required to possess a real estate broker's or salesperson's license.

H.F. 494 (1983 Iowa Acts, Chapter 92)

By Committee on State Government. Expands the Board of Accountancy from seven to eight members and provides that the additional member come from the Accounting Practitioner Advisory Commission and serve a one-year term. The Act combines application procedures for certification as a certified public accountant and licensure as an accounting practitioner. The Act provides that a person who does not successfully complete the portions of the examination required for certification as a public accountant but does successfully complete the portions required for licensure as an accounting practitioner may apply for a license as an accounting practitioner.

H.F. 500 (1983 Iowa Acts, Chapter 68)

By Committee on Human Resources. Permits a school of cosmetology operated by an area community college prior to September 1, 1982 to employ one instructor for 15 students. Otherwise there is a minimum of two instructors for up to 30 students and an additional instructor for each additional 15 students.

H.F. 613

See Appropriations. Relates to licensing of dentists and the inspection requirements for beauty salons and barbershops.

S.F. 391 (1983 Iowa Acts, Chapter 100)

By Committee on State Government. Reorganizes the Commission on Professional and Occupational Regulation by making it a legislative commission staffed by the Legislative Service Bureau. It provides that the Commission may evaluate a regulated profession or an occupation's continuing education requirements separately and that proposed changes in professional and occupational regulation shall be submitted to the Commission for its recommendations.

S.F. 401

See Business and Utilities. Relates to disclosure of financial statements of grain dealers and warehousemen to the Board of Accountancy.

S.F. 444

See Agriculture. Relates to certain actions by the Board of Veterinary Medicine Examiners.

S.F. 474

See Health. Relates to the licensure of chiropractors.

S.F. 530

See Appropriations. Contains appropriations for the professional licensing boards.

REAL ESTATE AND HOUSING

H.F. 68

See Taxation. Relates to the payment of taxes on mobile homes.

H.F. 241

See Taxation. Relates to tax rates on mobile homes owned by certain surviving spouses or disabled persons.

S.F. 325 (1983 Iowa Acts, Chapter 132)

By Committee on Judiciary. Provides for methods for serving notices to terminate real estate tenancies not governed by the Uniform Residential Landlord and Tenant Law.

S.F. 371 (1983 Iowa Acts, Chapter 102)

By Committee on Judiciary. Amends the Mobile Home Parks Residential Landlord and Tenant Law. Provides that if a mobile home tenant abandons a mobile home on a mobile home space, the owner or lienholder of the mobile home is liable for the rent and utilities due for only ninety days preceding notification by the landlord.

S.F. 453

See Transportation--Vehicles. Relates to mobile home registration.

STATE GOVERNMENT

H.J.R. 1

See Natural Resources. Relates to property bequeathed to the state by Lowell E. Walter.

H.F. 37

See Labor and Employment. Relates to the use of polygraph tests by employers. State peace officers are exempted.

H.F. 135 (1983 Iowa Acts, Chapter 84)

By Lonergan. Relates to duties of distributors under the beverage container deposit law. It requires a distributor to pick up empty containers from a dealer or redemption center at least weekly or when regular deliveries are made, if less than weekly. The distributor must pay the refund value of the containers within one week following pickup or when the dealer or redemption center normally pays the distributor for the deposit on beverage containers if less frequent than weekly.

H.F. 184

See Appropriations. Relates to reversion of some moneys in the Depreciation Fund of the State Vehicle Dispatcher and unclaimed deposits remaining with a utility for more than two years.

H.F. 196

See Health and Safety. Relates to the establish of a Health Data Commission and its membership and duties.

H.F. 312

See Business and Utilities. Relates to creation of the Office of Consumer Advocate within the Iowa State Commerce Commission.

H.F. 444

See Transportation--Vehicles. Relates to vehicle registration fees for vehicles leased by a governmental body.

H.F. 448

See Insurance. Relates to the authority of the Commissioner of Insurance over companies selling residential service contracts.

H.F. 528

See Courts and Judicial Process. Relates to the juvenile victim restitution program.

H.F. 613

See Appropriations. Relates to appropriations for a number of state agencies.

H.F. 627

See Appropriations. Relates to the appropriations to various executive, legislative, and judicial agencies.

H.F. 634

See Gambling and Gaming. Relates to the creation of an Iowa Lottery Agency.

H.F. 644

See Appropriations. Relates to the use of the interest and earnings of the Herrick bequest.

H.F. 646

See Appropriations. Relates to adjustments in the compensation and benefits for public officials and employees for the fiscal biennium beginning July 1, 1983 and ending June 30, 1985.

S.J.R. 6 (1983 Iowa Acts, Chapter 209)

By Committee on State Government. Proposes for the second time an amendment to the Iowa Constitution for approval by the electorate at the general election in 1984 which would authorize the General Assembly to nullify an administrative rule by the adoption of a concurrent resolution by a majority of the members in each house.

S.J.R. 10

See Education. Relates to a Constitutional amendment repealing the requirement that money subject to the support and maintenance of common schools be distributed to the districts based on the number of youths.

S.F. 14

See Taxation. Relates to the taxation of motor fuel sold to the state or its agencies.

S.F. 119 (1983 Iowa Acts, Chapter 26)

By Wells. Provides that before purchasing or constructing a facility, a public agency shall inquire of other public agencies in the same general geographic area if facilities are available for leasing or sharing by the inquiring public agency. If adequate facilities are not available for leasing or sharing, the inquiring public agency shall note its findings in the minutes of its governing body.

S.F. 136

By Committee on Judiciary. Makes nonsubstantive corrections to the 1983 Iowa Code. Some are grammatical corrections, and many remove conflicts with prior legislation and replace references to repealed sections.

S.F. 158

See Bonds. Relates to the purchase of blanket security bonds by the state or a county.

S.F. 188

See Health. Relates to the Birth Defects Institute within the Department of Health.

S.F. 195 (1983 Iowa Acts, Chapter 8)

By Committee on Energy. Adopts the Midwest Interstate Low Level Radioactive Waste Compact. The Compact is in response to a federal mandate that the state dispose of their low-level radioactive waste by 1985. By entering a compact, the state hopes to share this responsibility and make disposal more economical. The Compact creates a Commission composed of one person from each member state. A fee of \$50,000 or \$1,000 per cubic foot of waste shipped from instate in 1980, whichever is less, is payable upon joining the compact. Once a facility is operational, the Commission would be sustained by users' fees or a surcharge based on volume and degree of hazard. The deadline for initial membership is July 1, 1984. After that time, the terms of membership could change.

The Commission would designate a host state which would be responsible for establishing a disposal facility. The host state has general authority to regulate a facility and to establish reasonable fees with Commission approval. Designation as a host state lasts for twenty years or the life of the facility whichever is longer. Member states must use the regional facility and on-site disposal is prohibited.

The Compact itself is effective July 1, 1983 or on any date subsequent to that upon enactment of at least three eligible states, and subject to Congressional approval.

S.F. 225

See Health and Safety. Relates to the licensure of liquefied petroleum gas pumps by the Department of Agriculture.

S.F. 267

See Natural Resources. Relates to the adoption of rules by the Water, Air and Waste Management Commission.

S.F. 304

See Courts and Judicial Process. Relates to the filing of a petition for judicial review of action by the Iowa Civil Rights Commission.

S.F. 349

See Penalties and Enforcement. Relates to certain powers of the Department of Public Safety.

S.F. 356 (1983 Iowa Acts, Chapter 126)

By Committee on State Government. Creates the Iowa Department of Public Broadcasting. The Act primarily effects an administrative separation of the current Educational Radio and Television Facility from the Department of General Services and places it in a separate state agency. The Department of General Services would retain responsibility for communications systems serving state government. The Department of Public Broadcasting is responsible for operating an educational radio and television facility and other educational communications services as necessary to further the educational

objectives of the state. Members currently serving on the Educational Radio and Television Facility Board would continue their terms on the Board of Public Broadcasting.

S.F. 359

See Courts and Judicial Process. Relates to preparation of plans for restitution for institutional work releases and parolees by the State Division of Adult Corrections.

S.F. 368

See Natural Resources. Relates to duties of the Department of Water, Air and Waste Management.

S.F. 369 (1983 Iowa Acts, Chapter 32)

By Committee on State Government. Allows the Auditor of State to examine state tax returns and return information to evaluate the Department of Revenue's compliance with state laws, which information is to remain confidential and cannot be released to the public. This Act takes effect upon publication.

S.F. 387

See Business and Utilities. Relates to the examination of the condition of an economic development corporation by the Superintendent of Banking upon the request of the Iowa Development Commission.

S.F. 391

See Professional Licensing Boards. Relates to the regulation of professional licensing boards by the Commission on Professional and Occupational Regulation.

S.F. 399 (1983 Iowa Acts, Chapter 145)

By Schwengels. Provides that the Criminal and Juvenile Justice Planning Agency is an independent state agency in the Office of the Governor and the Agency reports directly to the Governor and the General Assembly through an Advisory Council.

S.F. 401

See Business and Utilities. Relates to disclosure of financial statements of grain dealers and warehousemen on file with the Iowa State Commerce Commission.

S.F. 457 (1983 Iowa Acts, Chapter 139)

By Committee on State Government. Revises the statutes administered by the Campaign Finance Disclosure Commission. It requires sample ballots to be sent to the Commission and expands the definition of a political committee and changes the filing deadlines for reports by committees. It provides for a supplementary report by candidate's committees for state candidates receiving certain amounts after the regular filing date. The Act lowers the threshold amount for legislative and state offices requiring identification of the donor and requires an estimate of the value of in-kind contributions to a campaign. It revises the reporting of loans and loan repayments. It allows a statutory

political committee to be placed on inactive status, allows a candidate to have a separate committee for each office sought and includes credit unions in the restrictions on political activity by financial institutions and corporations.

S.F. 461

See Taxation. Relates to the creation and duties of a tax study committee.

S.F. 464

See Corrections. Relates to creation and duties of the Department of Corrections.

S.F. 470

See Courts and the Judicial Process. Relates to civil actions brought by the state or actions for judicial review brought against the state.

S.F. 471 (1983 Iowa Acts, Chapter 143)

By Committee on Small Business and Economic Development. Requires the State Comptroller to adopt rules specifying the form and contents for invoices submitted by a vendor to a state executive department. The State Comptroller may exempt a department from the requirements upon a finding that compliance would result in poor accounting or management practices.

S.F. 485

See Education. Relates to the filing of director districts of a school district with the State Commissioner of Elections.

S.F. 495

See Courts and the Judicial Process. Relates to the reorganization of the Iowa Court System.

S.F. 500

See Agriculture. Relates to the fee set by the State Secretary of Agriculture for commercial feed inspection.

S.F. 527

See General Assembly. Relates to the requirement that state agencies give notice of proposed administrative rules to state offices of trade or occupational associations.

S.F. 530

See Appropriations. Contains appropriations for many state agencies.

S.F. 531

See Appropriations. Relates to the appropriations for state agencies relating to law enforcement and public safety.

S.F. 540

See Taxation. Relates to the payment schedule for tax credits to the county treasurer by the State Comptroller.

S.F. 545 (1983 Iowa Acts, Chapter 176)

By Committee on Appropriations. Revises the laws regarding elections, voter registration and the Iowa election campaign fund. It provides that during 1983 the county commissioners of registration shall accept lists of telephone numbers for registered voters from the state central committees of political parties who shall enter the numbers in the registration records and provide them to the State Registrar. It provides that the declaration of eligibility forms used in the 1984 and 1986 general and primary elections shall contain a line for the voter's telephone number. It requires that certain information from the registration card be transmitted to the State Registrar in computer readable form. It provides that changes of name, address or telephone number are to be submitted on a registration card. The Act requires the State Board of Regents to provide for access to public portions of its university residence halls for registrars and candidates. It allows a poll-watcher to review the declarations of eligibility previously submitted. It allows an elector to change party registration when requesting an absentee ballot and allows a designee of the elector to deliver a completed absentee ballot to the Office of the Commissioner. The Act also provides that a person may augment the one dollar of state funds directed to a party or to be shared by parties on the state income tax form by directing an additional two dollars to that choice. The additional two dollars is paid from the person's refund or by increasing the person's tax liability.

S.F. 548 (1983 Iowa Acts, Chapter 207)

By Committee on Finance. Division I establishes a seven-member policy making commission to administer local work projects.

Division II appropriates \$1,000,000 from the state general fund and from federal oil overcharge funds to the Energy Policy Council for grants to state agencies for energy management programs in buildings owned or occupied by state agencies. Grants may be used for energy conservation improvements, training maintenance personnel in energy management, installation of utility meters to monitor energy use, energy audits and technical consultations. At least 60 percent of the money must be used in counties with an unemployment rate at least two percent above the statewide rate.

The division also appropriates \$1,437,200 from the state general fund and from federal overcharge funds to the Energy Policy Council for grants to local governments for energy management. The program will include energy audits of public buildings, the installation of utility meters, and staff training programs. Cities, counties, and area education agencies are eligible for grants. Priority is to be given to those projects which are the most labor intensive and which produce the greatest energy conservation benefits. The amount of a grant can not exceed fifty percent of the cost of the project, with the local government paying the remaining fifty percent. Grant applications must demonstrate provisions for the matching money, as well as information regarding the number of jobs to be created, the number of permanent jobs which might result from a project, and the projected energy savings.

Division IV creates a Small Business Division within the Iowa Development Commission. The new Division will be under the supervision of an administrator appointed by the Director of the Commission. The Governor will appoint a Small Business Advisory Council which will meet on a periodic basis to consult with and advise the Development Commission and the administrator with respect to matters of concern to small businesses.

The new Division is authorized to establish programs which will provide information or assistance to small business in general, or to individual small businesses upon request. The Act appropriates \$500,000 to the new Division for its administrative expenses and to provide the state's obligation in administering the small business development centers.

Division V creates an Iowa Product Development Corporation. The board of IPDC consists of seven members appointed by the Governor and confirmed by the senate. Each director serves a four-year term. Directors receive no compensation but are reimbursed for necessary expenses. The Corporation is a part of the Iowa Development Commission for administrative purposes only.

The Corporation is authorized to enter into venture agreements with a person and provide financial aid for the development of new products, procedures, and techniques. The agreements are conditioned upon contractual assurances that the benefits of increasing or maintaining employment and tax revenues remain in Iowa. The Corporation also has the power to lease and own property with the approval of the Director of the Department of General Services and to accept aid or contributions. The corporation has the power to sell bonds; issue notes; hold patents, copyrights, and trademarks; employ persons; make and enter into contracts; adopt a seal; procure insurance against loss; and with the approval of the Treasurer of State invest funds.

The Corporation is granted the power to issue notes. This section is similar to the housing assistance notes in section 220.19. An appropriation of \$750,000 is established for the first fiscal year.

Division VII creates the Iowa High Technology Council within the Iowa Development Commission composed of thirteen members appointed by the Governor who meet certain qualifications. The Act specifies the powers and duties of the Council to encourage the development of high technology industries and research in Iowa. It permits the Council to accept grants and contributions from private industry. The Act permits the Council to make a public investment in commercial development in Iowa, negotiating the public ownership interest. The Council may award grants on a project basis to an educational institution or commercial entity. The Act appropriates \$2,000,000 for the 1983-1984 fiscal year to the Council.

Division VIII establishes an Iowa Community Development Loan Program to assist Iowa communities in the construction and improvement of public works and facilities which enhance local economic development.

This revolving fund would be administered by the Office for Planning and Programming. Twenty-five percent of the moneys would be designated for cities under 5,000 population and 50 percent for cities of over 5,000 population, and funding is targeted toward cities and counties with high unemployment. A 50 percent local funding commitment would be required to qualify projects for the program. A maximum loan of \$250,000 per project is allowed and no interest is to be charged.

The Office for Planning and Programming is granted authority under chapter 17A to implement the Act and a one-time appropriation of \$5,000,000 is made in the Act to establish the revolving fund from which the loans are to be made. Repayment of the loans will go back into the fund and not revert to the general fund.

Division IX creates a conservation practice revolving fund in the Department of Soil Conservation. Loans may be made from the fund to landowners with a net worth of \$300,000 or less for the purpose of establishing new permanent soil and water conservation practices. The loan cannot be used in combination with public cost-sharing funds for a particular soil and water conservation practice. The loan period is limited to ten years and the principal outstanding is limited to ten thousand dollars. The loan bears no interest if repaid as scheduled. The Division appropriates \$1,000,000 to the conservation practice revolving loan fund.

Division XI provides enabling legislation for the purpose of implementing a State Job Training Partnership Program in compliance with the federal job training partnership. The administration of the program is placed within the office of the Governor and the duties of the Governor regarding administration of the program are outlined. The Division provides a list of services to be provided under the program to economically disadvantaged persons and dislocated workers. The Division also provides for the awarding of grants to local service delivery areas for training and retraining programs and the criteria to be utilized when the grants are awarded. The Division appropriates \$1,300,000 from the general fund to implement the Job Training Partnership Program.

Division XII provides for the establishment by the Iowa Development Commission of a corporation to be known as the Iowa Venture Capital Fund for the purposes of encouraging capital investment in the state, encouraging the establishment or expansion of business and industry, providing additional jobs, and encouraging research and development activities. The Corporation is to fulfill these purposes by organizing and managing an investment fund which is to be capitalized through the sale of stock to the public. The Division provides for a tax incentive to

invest in the fund through purchase of the stock in the form of a tax credit against the individual income tax, corporate income tax, and income taxes on estates and trusts equal to five percent of the investment. The credit may be carried forward for three subsequent tax years. The aggregate values of all stocks sold for which an income tax credit is allowed is limited to \$5,000,000. The Division provides for the appointment of the initial board of directors by the Governor and the initial start-up costs to be funded by the Iowa Development Commission and repaid by the fund after its first public offering of securities.

Division XIII appropriates \$900,000 to the Office for Planning and Programming to be used for a program of grants for community historical or cultural programs. The program is to be administered by the commission established in Division I, with technical assistance from the Office for Planning and Programming, and programmatic advice from the Iowa Arts Council, the State Historical Board, and the Iowa Development Commission. At least 25 percent of the funds are to be used for developing community programs not in existence on the effective date of the Division. The grants may be awarded to cities and community groups which provide an equal match in local funds or in local funds and in-kind services.

S.F. 550 (1983 Iowa Acts, Chapter 181)

By Committee on Appropriations. Provides that the cost of labor in compiling and editing as determined by the Legislative Council and the Rules Review Committee shall be included in establishing the price for the Iowa Court Rules, the Code, the Iowa Administrative Code, their supplements, the Iowa Administrative Bulletin, and other legislative and Code-related publications.

S.F. 551

See Appropriations. Relates to appropriations for certain state agencies for capital projects.

S.F. 552 (1983 Iowa Acts, Chapter 138)

By Junkins and Hultman. Provides that the precinct caucuses of the political parties must be held by the fourth Monday in February in even-numbered years and be held at least eight days earlier than the scheduled date for any other event in another state or territory which constitutes the first determining stage of the presidential nominating process.

S.F. 556

See Appropriations. Relates to the appropriation of federal block grant fund to state agencies.

TAXATION

H.F. 68 (1983 Iowa Acts, Chapter 5)

By Committee on Local Government. Provides that mobile home taxes are paid on a calendar year basis with the semiannual payments due January 1 and July 1 and become delinquent April 1 and October 1 each year. For delinquent taxes, a mobile home may be sold just as real property and the notice goes by mail to the owner on May 1. Also provides that when a mobile home is sold or traded to a dealer, a tax clearance statement must be presented to the dealer to assure the dealer that no taxes are owed on the mobile home. It provides that a security interest in a mobile home is obtained in the same manner as a security interest in any vehicle subject to registration. The Act is retroactive to January 1, 1983 as it relates to taxes and the Act takes effect upon publication.

H.F. 69 (1983 Iowa Acts, Chapter 162)

By Chapman. Allows a city or county to receive a refund of the state sales, services, and use taxes paid by a contractor for the purchase of goods used by the contractor in completing a project for which industrial revenue bonds were issued under chapter 419 provided that the goods become an integral part of the project and the project when completed becomes public property or is devoted to educational uses. Prior to this Act, refunds would not be allowed if chapter 419 bonds were used. The Act is retroactive to November 1, 1982.

H.F. 241 (1983 Iowa Acts, Chapter 189)

By Committee on Ways and Means. Reduces the semiannual tax rates on mobile homes owned by a surviving spouse fifty-five years of age or older, a person sixty-five years of age or older, a person who is totally disabled. The Act increases the percentage of extraordinary property tax relief or rent reimbursements for the same group of persons. The upper limits for credits has been increased from \$10,000 to \$12,000. The threshold for 100 percent credit has been increased from \$4,000 to \$5,000. The mobile home reduced rates are applicable for claims filed on or after January 1, 1984. The new rates for the property tax credit are retroactive to January 1, 1983 for claims filed on or after that date for taxes payable in the fiscal year beginning July 1, 1983. The new rates are effective for rent reimbursement claims filed on or after January 1, 1984 for rents paid in calendar year 1983. The Act takes effect upon publication.

H.F. 243 (1983 Iowa Acts, Chapter 44)

By Committee on Local Government. Repeals the requirement that a county treasurer's certificate showing the payment of personal property taxes due must be filed at or before the filing of the final report of a decedent's estate.

H.F. 377

See Bonds. Relates to precedence of special assessments and ordinary taxes.

H.F. 525 (1983 Iowa Acts, Chapter 111)

By Committee on Ways and Means. Allows a decedent's legal guardian, spouse, or attorney, or the executor or administrator of the decedent's estate to file a claim for property tax credit on behalf of the decedent's estate.

H.F. 527 (1983 Iowa Acts, Chapter 112)

By Committee on Ways and Means. Eliminates the \$1 fee for a sales tax permit.

H.F. 574 (1983 Iowa Acts, Chapter 133)

By Committee on Ways and Means. Allows a single rather than annual filing of the exemption from property taxation for pollution control equipment effective with the initial filing for the exemption or, for persons currently exempt whose exemption does not terminate in 1983, with the filing for 1984.

H.F. 621 (1983 Iowa Acts, Chapter 140)

By Committee on Ways and Means. Removes the aggregate taxable values of real estate in a school district from the annual abstract of real and personal property submitted to the Department of Revenue by the county assessor.

H.F. 623

See Business and Utilities. Relates to the use of tax revenues to finance the Iowa Industrial New Jobs Training Program.

H.F. 626

See Transportation--General. Relates to certain personal tax exemptions.

H.F. 628

See Local Government. Relates to new budgeting and accounting procedures for counties.

H.F. 631 (1983 Iowa Acts, Chapter 173)

By Committee on Ways and Means. Allows residential property located in a revitalization area to receive the property tax exemption of 100 percent of the actual value added by improvements for a period of 10 years. Present law only allows this exemption for property assessed as commercial property which has three or more separate living quarters with at least three-fourths of the space used for residential purposes, i.e. apartment buildings. This amendment to present law is not only applicable to areas designated revitalization areas on or after the effective date but also to those areas which are revitalization areas on the effective date of the Act. The Act also allows a city to grant tax exemptions to none, some, or all of the property in a tax classification. Present law requires that all property within a tax classification be allowed to qualify for a tax exemption. The Act takes effect upon publication.

H.F. 635 (1983 Iowa Acts, Chapter 177)

By Committee on Ways and Means. Amends the state inheritance tax, chapter 450, by eliminating the requirement that a preliminary inventory and inheritance tax return be filed. Only a final inheritance tax return is required to be filed. Personal property will not be appraised; only real property need be appraised. Valuation of property will be based upon the fair market value in the ordinary course of trade. However, the personal representative may elect to value property at the alternative value established for federal estate tax purposes. This alternative value is the fair market value at a date six months after the death of the decedent rather than at the date of the death of the decedent. The Act also lists the liabilities of a decedent which can be deducted in computing the tax. References in the chapter to administrator, executor, or trustee have been changed to personal representative. Provision has been added to give the Director of Revenue the same powers to collect the inheritance tax as the Director has for collection of income taxes. These additional powers include use of jeopardy assessments and distress warrants for collection of unpaid taxes, penalty, and interest.

The Act takes effect July 1, 1983 for estates of persons dying on or after July 1, 1983 except for the additional collection powers which will apply to taxes unpaid on July 1, 1983 or which become due after that date.

H.F. 640 (1983 Iowa Acts, Chapter 178)

By Committee on Ways and Means. Provides for a one-time filing for a property tax exemption for certain nonprofit corporations which shall continue for successive years so long as the ownership of the property or the use of the property remains unchanged.

H.F. 650 (1983 Iowa Acts, Chapter 212)

By Committee on Ways and Means. Allows a nonprofit corporation providing low-rent housing to the elderly and the physically handicapped which is located in a county with a population between 15,000 and 20,000 to receive an exemption from property taxation for the 1981 assessment year if a claim is filed by August 1, 1983.

S.F. 14 (1983 Iowa Acts, Chapter 150)

By Holden. Provides that motor fuel sold to the state, its agencies, or a political subdivision of the state, which is delivered into storage tanks and used for a public purpose is exempt from the motor fuel tax. The state, its agencies, and political subdivisions of the state which purchase motor fuel in any other manner will continue to pay the tax on purchases of motor fuel and apply for a refund of the motor fuel taxes paid.

S.F. 15

See Local Government. Relates to the permissive health center tax levy for health services.

S.F. 23 (1983 Iowa Acts, Chapter 156)

By Doyle. Allows a taxpayer the option to pay all of the property taxes in one payment or in first and second half payments. It also permits a delinquent property taxpayer to pay part of the delinquent property taxes provided the payment is equal to the amount of the installments which have been delinquent the longest, plus penalty and interest. The Act takes effect upon publication.

S.F. 56 (1983 Iowa Acts, Chapter 158)

By Priebe. Revises one of the conditions under which the sales, services, and use taxes on transactions involving trade-ins are imposed only on the actual cash paid to the retailer by providing that if the trade-in will be used by the retailer or another in the remanufacturing of a like item then the taxes are imposed only on the actual cash paid.

S.F. 85

See Natural Resources. Relates to the authority of the board of trustees of a special land use district to levy a property tax.

S.F. 92

See Gambling and Gaming. Relates to the imposition of the pari-mutuel wagering tax.

S.F. 118

See Penalties and Enforcement. Relates to the discontinuance of a tax levy for a unified law enforcement district.

S.F. 184 (1983 Iowa Acts, Chapter 1)

By Committee on Ways and Means. Increases the state sales, services, and use taxes from three percent to four percent for sales occurring on or after March 1, 1983. The Act takes effect upon publication.

S.F. 207

See Transportation--Vehicles. Relates to vehicle use tax collections.

S.F. 288 (1983 Iowa Acts, Chapter 16)

By Committee on Ways and Means. Grants a credit to an individual taxpayer on the person's return for taxes paid to another state or country on income derived from sources outside of the state if the income is subject to Iowa tax. The credit is limited to the lesser of the amount of Iowa tax on that income or the amount of tax paid to the other state or country.

S.F. 314 (1983 Iowa Acts, Chapter 129)

By Committee on Ways and Means. Exempts from the state sales, services, and use tax the sales by a trade shop to a printer of certain items used by the printer to complete a finished product for sale at retail. A trade shop is a business which is not normally engaged in printing and which sells supplies to printers such as engravings, negatives, typesetting, plates, and emulsions.

S.F. 354 (1983 Iowa Acts, Chapter 135)

By Committee on Ways and Means. Repeals the requirement that documentary stamps be sold and affixed to instruments of property conveyances as evidence of payment of the real estate transfer tax.

S.F. 369

See State Government. Relates to the examination of state tax returns by the Auditor of State.

S.F. 386 (1983 Iowa Acts, Chapter 179)

By Committee on Ways and Means. Updates references to the Internal Revenue Code of 1954 through January 14, 1983 incorporating into the state individual and corporate income tax law and the franchise tax law many of the provisions of the Tax Equity and Fiscal Responsibility Act of 1982. It also retains prior law on taxing of unemployment compensation benefits for a tax year beginning on or after January 1, 1982 and before December 31, 1982.(1) The Act increases the minimum tax from 25% to 70% of the state's share of the federal minimum tax and increases the state's child and dependent care credit from five to ten percent. It provides for a political contributions credit of five percent of the first one hundred dollars of contributions to replace the current deduction.(2) The Act provides that agricultural commodities received by a taxpayer under the 1983 payment-in-kind program shall be treated as if the agricultural commodity was grown by the taxpayer.(3) Safe harbor leasing provisions of the federal law are recognized for state tax purposes.(4) A research activities credit similar to the federal credit is allowed.(5)

The Act takes effect as follows: (1) Retroactive to January 1, 1982 for tax years beginning on or after that date. (2) Retroactive to January 1, 1983 for tax years beginning on or after that date. (3) Retroactive to tax years beginning after December 31, 1982, applicable only with respect to commodities received for the 1983 crop year. (4) Retroactive to January 1, 1981 for tax years beginning on or after that date. (5) Effective for tax years beginning on or after January 1, 1985.

S.F. 440 (1983 Iowa Acts, Chapter 216)

By Committee on Judiciary. Authorizes the settlement of delinquent property taxes by counties with the Chicago, Milwaukee, St. Paul and Pacific and the Chicago, Rock Island, and Pacific Railroad and grants immunity from legal action a public official who participates in the tax compromise and settlement agreements.

S.F. 461 (1983 Iowa Acts, Chapter 211) By Committee on Ways and Means. Establishes a tax study committee consisting of nine members to conduct a comprehensive study of the state's tax structure. It appropriates \$250,000 for the study. The Act takes effect upon publication.

S.F. 524 (1983 Iowa Acts, Chapter 174)

By Committee on Ways and Means. Provides that in computing a taxpayer's net income for purposes of the state individual or corporate income tax an additional business deduction is allowed if the business has hired for employment in the state certain individuals. The individuals for which the additional deduction can be made are handicapped workers, ex-felons domiciled in the state, persons on parole, probation, or work release who are domiciled in the state, and persons who are on parole or probation from another state to whom the interstate probation and parole compact applies. The amount of the deduction equals 50 percent of the wages paid, during the 12 months following the date of employment, to those individuals for work done in the state. This deduction is in addition to the deduction allowed for the wages paid or accrued to those individuals in computing business income or loss. The Act takes effect January 1, 1984, for tax years beginning on or after that date.

S.F. 537 (1983 Iowa Acts, Chapter 180)

By Committee on Ways and Means. Authorizes the board of directors of an area school to certify for levy a property tax of up to three cents per \$1,000 of assessed valuation for equipment replacement. The levy is authorized for four years.

S.F. 538 (1983 Iowa Acts, Chapter 155)

By Committee on Ways and Means. Eliminates credits, actions, or refunds of sales and use taxes voluntarily paid if the claim is based upon an alleged mistake of law regarding the validity or legality of the tax under the laws or the Constitution of the United States or the Constitution of the State of Iowa. The Act is retroactive to January 1, 1983 to bar all credits, actions, or refunds of sales and use tax claims filed by claimants on or after January 1, 1983.

S.F. 540 (1983 Iowa Acts, Chapter 172)

By Committee on Appropriations. Changes the payment schedule for tax credits to the respective county treasurers by the State Comptroller. It provides that payments for goods and services shall be charged against funds appropriated for the period when the goods and services are actually received, effective upon publication and also provides for monthly payments of school aid, effective upon publication.

S.F. 543 (1983 Iowa Acts, Chapter 165)

By Committee on Finance. Makes permanent the state cigarette and little cigar tax at 18 cents a pack and the allowance of a two percent discount of the face value of the tax stamps purchased. It provides for a recomputation of the minimum price at which cigarettes may be sold by adding one-half of the tax to the invoice cost, increasing the result by three percent for wholesalers or six percent for retailers, and finally adding the remaining one-half of the tax.

S.F. 545

See State Government. Relates to designation of state funds to political parties on the state income tax form.

S.F. 547 (1983 Iowa Acts, Chapter 154)

By Committee on Ways and Means. Provides for an extension of time during which a claim for refund can be filed for taxes paid on a lump sum distribution that was received in the 1977 and 1979 calendar tax years. The time for refund claims ends April 30, 1983 but the Act extends this to June 30, 1983. This Act takes effect upon publication.

TRANSPORTATION--GENERAL

H.F. 57 (1983 Iowa Acts, Chapter 72)

By Harbor. Provides that a locally-retained copy of the investigating officer's report of a motor vehicle accident filed with the Department of Transportation is available from that local law enforcement agency.

H.F. 626 (1983 Iowa Acts, Chapter 160)

By Committee on Ways and Means. Makes a violation of the motor fuel tax law a fraudulent practice, with a six-year statute of limitations, and provides that the site of the crime is the residence of the offender or Polk County if the offender is a nonresident or residency cannot be determined. Makes it a serious misdemeanor for an employee to declare more personal exemptions than the employee is entitled to and increases the penalty for filing false W-2 forms by the employer or withholding agent. It provides a civil penalty of \$50 for willful failure to file or filing a false withholding form. Makes it a fraudulent practice to fail to file a corporate income tax return or sales tax return and a class "D" felony to evade corporate income taxes or sales taxes. It provides that it is a fraudulent practice to file a claim for the additional property tax relief for the elderly or disabled if the person filing is not entitled to benefit.

H.F. 630 (1983 Iowa Acts, Chapter 161)

By Committee on Ways and Means. Allows the state Department of Transportation to refund commercial carrier registration fees under chapter 326.

S.F. 449 (1983 Iowa Acts, Chapter 121)

By Committee on Transportation. Authorizes the Iowa Railway Finance Authority to acquire railroad right-of-way for preservation for future railroad use through purchase of the right-of-way and trackage or an exclusive five-year option to purchase the right-of-way and trackage. The Act provides for reversionary rights of adjoining property owners to vest only upon removal of the track from the right-of-way and also provides that utility facilities located on abandoned railroad right-of-way shall remain on the right-of-way upon payment of the fair market value of an easement. It further provides a mechanism for adjoining property owners to perfect title in abandoned right-of-way without obtaining a deed from the railroad company.

S.F. 440

See Taxation. Relates to settlement of delinquent property taxes of certain railroads.

S.F. 531

See Appropriations. Relates to immunity for the construction or reconstruction of highways completed to the state of the art in existence at the time of construction or reconstruction.

TRANSPORTATION--ROADS

H.F. 364 (1983 Iowa Acts, Chapter 67)

By Committee on Local Government. Expands the method of establishing permissible routes for a public way condemned by a "landlocked" landowner across private land for access to the landowner's property. The Act allows the route of the public way to be established by an easement of record or by use of the route over a 10-year period. The Act requires fencing to be done along the route only on the request of the person who owned the condemned land. The Act requires that access be provided for other property severed by the condemnation and requires that the access road be maintained by the condemner or the condemner's assignee. The public way established through condemnation is not to be considered as an existing public road in subsequent condemnations.

S.F. 145 (1983 Iowa Acts, Chapter 114)

By Committee on Transportation. Provides that it is the intent of the General Assembly that the State Department of Transportation dispose of all right-of-way owned by the Department and not needed for projects by July 1, 1992 and sets criteria to determine basis for retaining right-of-way needed for projects.

S.F. 207

See Transportation--Vehicles. Relates to classification of highways and the state's length limits on vehicles.

TRANSPORTATION--VEHICLES

H.F. 119 (1983 Iowa Acts, Chapter 64)

By Committee on Ways and Means. Corrective legislation which removes references to mobile home registration plates and fees from the list of assessor duties because, as of January 1, 1983, mobile homes no longer have to be registered or licensed.

H.F. 157 (1983 Iowa Acts, Chapter 10)

By Committee on Transportation. Provides that school buses may travel at the posted maximum speed limit.

H.F. 441 (1983 Iowa Acts, Chapter 41)

By Committee on Transportation. Provides that manufacturer's and importer's certificates for motor vehicles shall be provided by the manufacturer or importer and shall be in a form prescribed by the State Department of Transportation.

H.F. 444 (1983 Iowa Acts, Chapter 40)

By Committee on Transportation. Allows the State Department of Transportation to issue official registration plates without payment of registration fees for vehicles which are leased for a period of 60 days or more by a governmental body.

H.F. 587 (1983 Iowa Acts, Chapter 49)

By Committee on Transportation. Allows the use of a minor's school license for travel by the student between schools of enrollment. Currently the use of the license is restricted to travel between the licensee's residence and the school of enrollment. School districts have been allowed to share the facilities and personnel of other school districts in providing additional education opportunities to their students. This Act allows students who possess minors' school licenses to travel to other school districts for the purposes of attending courses of instruction. The licensee is required to travel the most direct and accessible route between the school districts and all other requirements which currently pertain to minors' school licenses still apply.

The Act also provides that a person who possessed a minor's school license for the operation of a motorcycle prior to January 1, 1982, is exempt from completing a motorcycle education course prior to being issued an operator's license for a motorcycle. Similarly, the Act provides that a person who possessed a one-year probationary operator's license prior to July 1, 1982, is not required to complete a driver's education course when applying for an operator's license and the minimum age of an operator's license for such person is 16 years. However, the Act does not apply to those prior holders of licenses who have had their licenses suspended, revoked, or canceled. The Act takes effect upon publication.

H.F. 636 (1983 Iowa Acts, Chapter 131)

By Norland and Stromer. Extends for a period of three years from July 1, 1983 to July 1, 1986 the authority for the State Department of Transportation to issue annual special permits for the operation of compacted rubbish vehicles or vehicles which transport compacted rubbish, which have a rear axle gross weight for two-axle vehicles not exceeding 22,000 pounds.

S.F. 172

See Agriculture. Relates to identification plates for trucks used by licensed grain dealers.

S.F. 202 (1983 Iowa Acts, Chapter 60)

By Coleman. Provides for the establishment of two pilot projects to enable the Department of Transportation to determine the feasibility of a cooperative effort among transportation providers. One project is to be in an urban area and the other in a rural area.

S.F. 207 (1983 Iowa Acts, Chapter 9)

By Committee on Transportation. Provides for compliance of the state's length limits on vehicles and combinations of vehicles and the vehicle width limits with the federal Surface Transportation Assistance Act of 1982. The law establishes two classifications of highways upon which length limits are applicable. Iowa's existing length limits are retained and will apply to those highways not a part of the interstate or federal aid highway system. The new federal length limits are adopted and applicable to the interstate and federal aid primary system. The law removes the language providing the State Transportation Commission with the authority to allow 65-foot double bottoms. The law also provides for the registration and titling of remanufactured vehicles. It allows the State Department of Transportation to adopt rules to provide for certification of federal heavy vehicle use tax collections. The length limits take effect April 1, 1983. The Act takes effect upon publication.

S.F. 213 (1983 Iowa Acts, Chapter 74)

By Committee on Transportation. Removes the limit on length of a mobile home or factory-built structure and increases the maximum overall length of the mobile home or factory-built structure and the power unit to 95 feet.

S.F. 231 (1983 Iowa Acts, Chapter 80)

By Ritsema. Allows sheriffs to provide an abstract of a person's motor vehicle operating record to the person or to other individuals authorized by the person. The sheriff is to charge a \$4 fee which is transferred to the Director of Transportation quarterly. The sheriff may charge an additional fee to recoup costs incurred.

S.F. 303 (1983 Iowa Acts, Chapter 58)

By Miller of Des Moines. Requires nonresidents to register motor vehicles operated by residents of this state unless the operation is temporary, not exceeding 90 days.

S.F. 379 (1983 Iowa Acts, Chapter 82)

By Committee on Transportation. Extends the period of time in which a vehicle may be operated with a "registration applied for" card attached to the rear of the vehicle. The period is extended from 20 days to 30 days. The Act gives a dealer eight more days to forward the application for registration and certification of title for the vehicle, allowing the dealer 15 calendar days from the date of delivery of the vehicle to make application. Similarly, the Act allows transferees of motor vehicles an additional eight days to apply for a transfer of registration and a new certificate of title, allowing the transferee 15 days from the date of purchase or transfer to make application. The Act also allows a dealer licensed under chapter 322 or 322C who has acquired a vehicle for resale which is subject to a security interest to sell the vehicle without first obtaining a certificate of title for the vehicle for a period of 20 days after the vehicle was acquired if the dealer has forwarded to the secured party the sum necessary to discharge the security interest.

S.F. 450 (1983 Iowa Acts, Chapter 75)

By Committee on Transportation. Revises the registration fee schedule for Class "A" motor homes by adding an additional classification based upon value and increases the valuation for the higher registration fees. The Act takes effect December 1, 1983.

S.F. 452 (1983 Iowa Acts, Chapter 116)

By Committee on Transportation. Deletes the requirement that a person transporting a mobile home must provide a copy of a tax clearance statement to the State Department of Transportation. It provides for an increase in the permit fees charged vehicles of excessive size and weight, increases the suspension period for violators, requires certain vehicles to carry a warning device, eliminates the length restriction of 70 feet for Iowa-manufactured vehicles, and permits the Department of Transportation to require an escort for overdimensional vehicles.

S.F. 453 (1983 Iowa Acts, Chapter 24)

By Committee on Transportation. Amends the staggered motor vehicle registration law enacted by the Sixty-ninth General Assembly, 1982 Session, and removes references to mobile home registration because mobile homes are no longer subject to the motor vehicle registration laws. It also corrects and clarifies the administrative provisions of the staggered motor vehicle registration law. The Act takes effect December 1, 1983.

S.F. 493 (1983 Iowa Acts, Chapter 125)

By Committee on Judiciary. Creates, under the motor vehicle chapter, a rebuttable presumption that a natural person is a resident of the state if any of the following exist: the person has filed for a homestead tax exemption or a military tax exemption in the state, the person is registered to vote in the state, the person has enrolled the person's child in a public elementary or secondary school in the state, the person is receiving public

assistance from the state, the person has continuously remained in this state for over 30 days, or the person has accepted employment in the state (with certain exceptions).

It increases the penalty for improper use of a registration card, registration plate, special plate or permit from a scheduled fine of \$20 to a serious misdemeanor.

The Act intends to clarify that the license of an operator or chauffeur is revoked if the person is convicted of a felony, if during the commission of the felony, a motor vehicle is used.

The Act requires a vehicle overtaking and passing another vehicle on the left to return to the right-hand side of the roadway before coming within 300 feet of an approaching vehicle if the roadway has a speed limit in excess of 30 miles per hour or within 100 feet if the speed limit is 30 miles per hour or less.

It prohibits a person from operating a motor vehicle equipped with a front windshield or side windows to the immediate right or left of the driver if the windows are excessively dark or reflective so that it is difficult for a person outside the motor vehicle to see into the motor vehicle through the windshield or window. The State Department of Transportation is to establish rules setting the minimum measurable standard of transparency necessary. A violation has a scheduled fine of \$15.

The Act eliminates the need of a court appearance for speeding violations if the violator pays the scheduled fine. The Act also allows an officer to issue a uniform citation and complaint for a violation by the operator of a motor vehicle even if the officer believes that the operator does not have in force a valid operator's or chauffeur's license or permit.

SECTIONS AMENDED OR REPEALED
FIRST SESSION, 70TH G.A.

1.15	7-1-83	Amended	HF 628
2, Ch.	7-1-83	Add new section	HF 646
2.10(1)	7-1-83	Amended	HF 646
2.10(2)	7-1-83	Amended	HF 646
2.10(3)	7-1-83	Amended	HF 646
2.42	7-1-83	Add new subsection	SF 495
2.53	7-1-83	Repealed	HF 627
2B, Ch.	7-1-86	Repealed	SF 391
2B.2	7-1-83	Amended	SF 391
2B.3(1)	7-1-83	Amended	SF 391
2B.3(3)	7-1-83	Add new lettered para.	SF 391
4.1	7-1-83	Add new subsections	SF 495
7A.4	7-1-83	Amended	SF 136
8.6(19)	7-1-83	Amended	SF 464
8.15	7-1-83	Amended	SF 471
8.15	1-1-84	Add new unnum. para.	SF 527
8.33	P.C.	Add new unnum. para.	SF 540
9, Ch.	7-1-83	Add new section	SF 530
11.21	7-1-83	Amended	HF 628
11.22	7-1-83	Repealed	HF 628
11.23	7-1-83	Amended	HF 628
12.9	7-1-83	Amended	SF 495
12.10	7-1-83	Amended	SF 92
12.10	7-1-83	Amended	SF 464
13.6	7-1-83	Amended	SF 464
13.7	7-1-83	Amended	HF 312
13B.6	7-1-83	Amended	HF 627
14.10(4)	7-1-83	Amended	SF 495
14.21	7-1-83	Amended	SF 550
17.3(5)	7-1-83	Amended	SF 464
17.22	7-1-83	Amended	SF 550
17.30	7-1-83	Amended	SF 464
17A.2(1)	7-1-83	Amended	HF 312
17A.2(1)	7-1-83	Amended	SF 495
17A.4(1)	7-1-83	Add new lettered para.	SF 527
17A.13(1)	7-1-83	Amended	SF 495
17A.20	7-1-83	Amended	SF 495
18.1(6)	7-1-83	Stricken	SF 356
18.2	7-1-83	Amended	SF 136
18.3(5)	7-1-83	Amended	SF 356
18.75(8)	7-1-83	Stricken	HF 627
18.97(15)	7-1-83	Add new para.	SF 495
18.97(15)"e"	7-1-83	Amended	SF 495
18.98(7)	7-1-83	Amended	HF 312
18.115(5)	7-1-83	Amended	HF 627
18.117	7-1-83	Amended	SF 495
18.120	7-1-83	Amended	HF 627
18.132	7-1-83	Amended	SF 356

18.133(1)	7-1-83	Amended	SF 356
18.133(4)	7-1-83	Stricken	SF 356
18.133(5)	7-1-83	Stricken	SF 356
18.134	7-1-83	Repealed	SF 356
18.135	7-1-83	Amended	SF 356
18.136(7)	7-1-83	Amended	SF 356
18.138	7-1-83	Repealed	SF 356
18.139	7-1-83	Repealed	SF 356
18.140	7-1-83	Repealed	SF 356
18.141	7-1-83	Amended	SF 356
18.142	7-1-83	Amended	SF 356
18.143	7-1-83	Amended	SF 356
18.144	7-1-83	Repealed	SF 356
18.145	7-1-83	Repealed	SF 356
18.146	7-1-83	Repealed	SF 356
18.147	7-1-83	Repealed	SF 356
18.148	7-1-83	Repealed	SF 356
18.149	7-1-83	Repealed	SF 356
18.150	7-1-83	Repealed	SF 356
18.151	7-1-83	Repealed	SF 356
18.152	7-1-83	Repealed	SF 356
18.153	7-1-83	Repealed	SF 356
18.154	7-1-83	Repealed	SF 356
18.155	7-1-83	Repealed	SF 356
18.165(1)"b"	7-1-83	Amended	SF 158
19A.3	7-1-83	Add new subsection	HF 514
19A.3	7-1-83	Amended	SF 356
19A.3	7-1-83	Amended	SF 464
19A.3(12)	7-1-83	Amended	SF 495
19A.3(13)	10-1-83	Amended	SF 464
19A.3(13)	7-1-83	Amended	SF 464
19A.3(16)	7-1-83	Amended	SF 356
19A.3(18)	7-1-83	Amended	SF 464
20.4(7)	7-1-83	Amended	SF 495
23.1	7-1-83	Amended	SF 464
24.2(1)	7-1-83	Amended	HF 628
24.6	7-1-83	Amended	HF 628
24.9	7-1-83	Strike unnum. para.	HF 628
24.14	7-1-83	Amended	HF 628
24.22	7-1-83	Amended	HF 628
24.25	7-1-83	Repealed	HF 628
24.48	7-1-83	Amended	HF 628
25A.2(3)	10-1-83	Amended	SF 464
25A.6	7-1-83	Amended	SF 495
25A.14	7-1-83	Add new subsections	SF 531
28E, Ch.	7-1-83	Add new section	SF 119
28E, Ch.	7-1-83	Add new section	SF 118
28E.22	7-1-83	Amended	SF 118
28E.23	7-1-83	Amended	HF 628
28E.24	7-1-83	Amended	HF 628
28F.1	7-1-83	Amended	HF 312
29C.9(1)	7-1-83	Amended	HF 628
32.2	7-1-84	Amended	HF 562
32.2	7-1-84	Amended	SF 495

37.3	7-1-83	Amended	HF 628
37.4	7-1-83	Amended	HF 628
37.8	7-1-83	Amended	HF 628
37.28	7-1-83	Amended	HF 628
37.30	7-1-83	Amended	HF 628
39.17	7-1-83	Amended	SF 495
39.24	7-1-83	Amended	SF 485
43.4	7-1-83	Amended	SF 552
44.7	7-1-83	Amended	SF 495
46.5	7-1-83	Add new unnum. para.	SF 495
46.7	7-1-83	Amended	SF 495
46.8	7-1-83	Amended	SF 495
46.9	7-1-83	Amended	SF 495
46.15	7-1-83	Amended	SF 495
46.16(1)	7-1-83	Amended	SF 495
46.20	7-1-83	Amended	SF 495
46.21	7-1-83	Amended	SF 495
46.24	7-1-83	Amended	SF 495
47.7	7-1-83	Add new subsection	SF 545
48, Ch.	7-1-83	Add new section	SF 545
48.6(12)	7-1-83	Amended	SF 545
48.7(1)"a"	7-1-83	Amended	SF 545
49.8(4)	7-1-83	Amended	SF 485
49.51	1-1-84	Add new unnum. para.	SF 457
49.77(2)	7-1-83	Amended	SF 545
52.3	7-1-83	Amended	HF 628
53.2	7-1-83	Add new unnum. para.	SF 545
53.8(2)	7-1-83	Amended	SF 545
56.2(6)	1-1-84	Amended	SF 457
56.3(3)"d"	1-1-84	Amended	SF 457
56.6(1)	1-1-84	Amended	SF 457
56.6(3)"b"(4)	1-1-84	Amended	SF 457
56.6(3)"b"(6)	1-1-84	Amended	SF 457
56.6(3)"d"	1-1-84	Amended	SF 457
56.6(3)"e"	1-1-84	Amended	SF 457
56.6(3)"g"	1-1-84	Amended	SF 457
56.6(5)	1-1-84	Amended	SF 457
56.10(1)	1-1-84	Amended	SF 457
56.10(4)	1-1-84	Amended	SF 457
56.18	1-1-83	Amended	SF 545
56.19	7-1-83	Amended	SF 545
56.28	1-1-84	Amended	SF 457
56.29(1)	1-1-84	Amended	SF 457
56.29(2)	1-1-84	Amended	SF 457
56.29(3)	1-1-84	Amended	SF 457
64.6	7-1-83	Amended	SF 158
64.4	7-1-83	Add new subsection	SF 495
64.6(3)	7-1-83	Amended	SF 464
64.8	7-1-83	Amended	SF 495
64.11	7-1-83	Amended	SF 495
64.19	7-1-83	Add new subsection	SF 495
64.23(1)	7-1-83	Amended	SF 495
66.19	7-1-83	Amended	SF 495
66.23	7-1-83	Amended	HF 628

66.25	7-1-83	Repealed	SF 495
68.1	7-1-83	Amended	SF 495
68A.7	7-1-83	Add new subsection	HF 377
68B.2(4)	7-1-83	Amended	SF 464
69.3	7-1-83	Amended	SF 495
69.8(3)	7-1-83	Stricken	SF 495
69.8(5)	7-1-83	Amended	SF 495
69.8(6)	7-1-83	Stricken	SF 495
74.1(1)	7-1-83	Amended	HF 628
74.1(2)	7-1-83	Amended	HF 628
74.1(4)	7-1-83	Amended	HF 377
74A, Chapter	7-1-83	Add new section	HF 377
74A.3	7-1-83	Add new unnum. para.	HF 377
75.2	7-1-83	Amended	HF 377
75.3	7-1-83	Amended	HF 377
75.5	7-1-83	Amended	HF 377
75.9	7-1-83	Amended	HF 377
75.10	7-1-83	Amended	HF 377
76, Chapter	7-1-83	Add new sections	HF 377
76.2	7-1-83	Amended	HF 643
76.3	7-1-83	Amended	HF 377
76.6	7-1-83	Amended	HF 377
79, Ch.	1-1-84	Add new section	SF 530
79.12	7-1-83	Amended	SF 495
80, Ch.	7-1-31	Add new section	SF 92
80.12	7-1-83	Amended	HF 628
80C.1	7-1-83	Amended	SF 399
80C.2	7-1-83	Amended	SF 399
80C.2	7-1-83	Amended	SF 464
80C.5	7-1-83	Repealed	HF 528
80D.11	7-1-83	Amended	SF 136
85.1	1-1-84	Add new subsection	SF 51
85.1(5)	1-1-84	Amended	SF 51
85.16(2)	7-1-83	Amended	SF 423
85.22(2)"b"	7-1-83	Amended	SF 423
85.26(2)	7-1-83	Amended	SF 423
85.35(5)	7-1-83	Amended	SF 423
85.38	7-1-83	Add new subsection	SF 541
85.49	7-1-83	Amended	SF 495
85.50	7-1-83	Amended	SF 495
85.59	7-1-83	Amended	SF 136
85.60	10-1-83	Amended	SF 464
85.60(1)	10-1-83	Amended	SF 464
85.61(3)"d"	1-1-84	Stricken	SF 51
85.66	7-1-83	Amended	SF 423
85.67	7-1-83	Amended	SF 423
85.68	7-1-83	Amended	SF 423
86.29	7-1-83	Amended	SF 423
87.13	7-1-83	Amended	SF 136
87.21	1-1-84	Amended	SF 51
91.10	7-1-83	Amended	SF 495
92.17(4)	7-1-83	Amended	SF 464
93.14	P.C.	Amended	HF 184
93A.4(4)	7-1-83	Amended	SF 136

93A.4(4)	7-1-83	Amended	SF 368
93A.11(2)	7-1-83	Amended	SF 136
93A.11(2)	7-1-83	Amended	SF 368
94.5	7-1-83	Amended	SF 151
94.6	7-1-83	Amended	SF 151
96.3(3)	7-3-83	Amended	HF 637
96.3(4)	7-3-83	Amended	HF 637
96.3(5)	7-3-83	Add new unnum. para.	HF 637
96.3(7)	P.C.	Amended	HF 637
96.4	1-6-85	Add new subsection	HF 637
96.4(3)	7-3-83	Amended	HF 637
96.4(4)	7-3-83	Amended	HF 637
96.4(5)"c"	7-1-83	Amended	HF 637
96.5(1)	7-3-83	Add new lettered para.	HF 637
96.5(7)	7-3-83	Add new lettered paras.	HF 637
96.6(2)	P.C.	Amended	HF 637
96.6(3)	P.C.	Amended	HF 637
96.7(3)"d"	7-1-83	Amended	HF 637
96.7(3)"d"	1-1-83	Amended	HF 637
96.7(3)"e"	P.C.	Add new unnum. para.	HF 637
96.7(15)	1-1-83	Amended	HF 637
96.10	7-1-83	Amended	SF 136
96.11(4)	7-1-83	Amended	HF 637
96.19(6)"g"	1-1-84	Add new subpara.	HF 637
96.19(6)"g"(6)	7-1-83	Amended	HF 637
96.19(9)"c"	7-1-83	Amended	SF 136
96.19(20)	7-1-83	Add new unnum. para.	HF 637
96.23	7-3-83	Amended	HF 637
96.31	7-1-83	Amended	HF 628
97B.41(3)"b"(1)	7-1-83	Amended	SF 136
97B.41(3)"b"(6)	7-1-83	Amended	SF 495
97B.49(10)	7-1-83	Amended	SF 464
97C.20	7-1-83	Amended	SF 136
98.35	7-1-83	Amended	HF 628
98A.6	7-1-83	Amended	HF 628
99.30	7-1-84	Amended	HF 562
99.30	7-1-83	Amended	SF 495
99A.2	7-1-83	Amended	SF 92
99B.7	7-1-83	Add new subsection	HF 176
99B.7(1)"m"	7-1-83	Amended	HF 176
99B.7(2)"c"	7-1-83	Amended	HF 317
100.18(5)	7-1-83	Amended	SF 531
101A.3(5)	7-1-83	Amended	HF 628
101A.7	7-1-83	Amended	HF 628
107.23	7-1-83	Amended	HF 343
107.24(2)"b"	7-1-83	Amended	HF 343
107.24(4)	7-1-83	Amended	HF 343
107.24(8)	7-1-83	Amended	HF 343
107.24(11)	7-1-83	Amended	SF 42
109.1	7-1-83	Add new subsection	HF 343
109.16	7-1-83	Amended	HF 341
109.42	7-1-83	Amended	HF 343
109.107	7-1-83	Strike unnum. para.	HF 341
109.113	7-1-83	Amended	HF 341

110.12	7-1-83	Amended	HF 628
110.24	10-1-83	Amended	SF 464
111.25	7-1-83	Amended	SF 136
111.27	7-1-83	Amended	HF 628
111.62	7-1-83	Amended	SF 136
111A.6	7-1-83	Amended	HF 628
115, Ch.	7-1-83	Repealed	SF 495
116.3(1)	7-1-83	Amended	HF 494
116.4	7-1-83	Amended	HF 494
116.5	7-1-83	Add new subsection	HF 494
116.10	7-1-83	Repealed	HF 494
117.7(5)	7-1-83	Amended	HF 278
117.29(5)	7-1-83	Amended	SF 136
120, Ch.	7-1-83	Repealed	SF 530
122.5	7-1-83	Amended	SF 464
123.20	7-1-83	Add new subsection	SF 73
123.23	7-1-83	Amended	SF 73
123.36(8)	7-1-83	Amended	HF 628
123.143(1)	7-1-83	Amended	HF 628
125.10(4)	7-1-83	Amended	SF 464
125.43	7-1-83	Amended	SF 464
125.45(1)	7-1-83	Amended	HF 628
125.47	7-1-83	Amended	SF 464
125.49	7-1-83	Amended	HF 628
125.76	7-1-83	Amended	SF 136
125.76	7-1-83	Amended	SF 495
125.94	7-1-83	Amended	SF 495
127.17	7-1-83	Amended	SF 495
127.20	7-1-83	Amended	SF 495
127.21	7-1-84	Amended	HF 562
127.21	7-1-83	Repealed	SF 495
127.22	7-1-84	Repealed	HF 562
127.22	7-1-83	Repealed	SF 495
135.11	7-1-83	Add new subsection	HF 196
135.31	7-1-83	Repealed	SF 188
135.81	7-1-83	Repealed	SF 136
135B.7	7-1-83	Amended	SF 136
135B.17	7-1-83	Amended	SF 136
135B.26	7-1-83	Amended	HF 196
135B.28	7-1-83	Add new unnum. para.	HF 196
135C.14(1)	7-1-83	Amended	SF 136
135C.14	7-1-83	Amended	SF 464
135C.16(3)	7-1-83	Amended	SF 464
135C.17	7-1-83	Amended	SF 464
135C.19(3)	7-1-83	Amended	SF 464
135C.22	7-1-83	Amended	SF 464
135C.23(2)	7-1-83	Amended	SF 463
135C.25	7-1-83	Amended	SF 431
135D.15	7-1-83	Amended	SF 136
135D.22	7-1-83	Amended	SF 540
135D.22(2)	P.C.	Amended	HF 241
135D.22(4)	P.C.	Amended	HF 241
135D.22(5)	P.C.	Amended	HF 241
135D.24	1-1-83	Amended	HF 68

135D.24	P.C.	Amended	HF 68
135D.26(2)	7-1-83	Amended	HF 119
135E.1(3)	7-1-83	Amended	HF 613
136A.1	7-1-83	Amended	SF 188
136A.2	7-1-83	Amended	SF 188
136A.3	7-1-83	Amended	SF 188
137.6(4)	7-1-83	Amended	SF 136
137.12	7-1-83	Amended	HF 628
137.17	7-1-83	Amended	HF 628
137.18	7-1-83	Amended	HF 628
139.9(6)	7-1-83	Amended	SF 281
139.29	7-1-83	Amended	HF 628
141, Ch.	7-1-83	Repealed	SF 188
144.1(8)	7-1-83	Amended	SF 136
144.2	7-1-83	Amended	SF 136
144.11	7-1-83	Amended	HF 628
144.36(1)	7-1-83	Amended	SF 495
144.37	7-1-83	Amended	SF 136
144.37	7-1-83	Amended	SF 495
144.46	7-1-83	Amended	HF 628
144.46	7-1-83	Amended	SF 495
144.51	7-1-83	Amended	SF 136
145A.20	7-1-83	Amended	SF 136
147.21	7-1-83	Amended	SF 136
147.102	7-1-83	Amended	HF 613
148A.4(1)	7-1-83	Amended	SF 136
148A.4(2)	7-1-83	Amended	SF 136
151.1	7-1-83	Add new subsection	SF 474
151.1(2)	7-1-83	Amended	SF 474
151.3(3)	7-1-83	Amended	SF 474
151.4	7-1-83	Add new unnum. para.	SF 474
151.8	7-1-83	Add new unnum. para.	SF 474
153A.3	7-1-83	Amended	SF 136
155.37(1)"b"	7-1-83	Amended	SF 136
157.8	7-1-83	Add new unnum. para.	HF 500
157.11	7-1-83	Amended	HF 613
158.3(1)"e"	7-1-83	Amended	SF 464
158.9	7-1-83	Amended	HF 613
159.5	7-1-83	Amended	SF 464
159.5(13)"e"	7-1-83	Amended	HF 628
159.5(14)	10-1-83	Amended	SF 464
159.11	7-1-83	Amended	HF 638
159.12	7-1-83	Amended	HF 638
160.15	7-1-83	Amended	HF 628
162.13	7-1-83	Amended	SF 221
163A.12	7-1-83	Amended	HF 628
164.6	7-1-83	Amended	HF 628
164.21	7-1-83	Amended	HF 628
164.28	7-1-83	Repealed	HF 628
165.22	7-1-83	Repealed	HF 628
165.23	7-1-83	Repealed	HF 628
165.25	7-1-83	Repealed	HF 628
165.30	7-1-83	Repealed	HF 628
165.31	7-1-83	Repealed	HF 628

165.34	7-1-83	Repealed	HF 628
169, Ch.	7-1-83	Add new section	SF 444
169.3	7-1-83	Add new subsection	SF 444
169.4(2)	7-1-83	Amended	SF 444
169.4(9)	7-1-83	Amended	SF 444
169.5(1)	7-1-83	Amended	SF 444
169.5(7)	7-1-83	Amended	SF 444
169.5(9)	7-1-83	Amended	SF 444
169.5(9)"h"	7-1-83	Amended	SF 444
169.8	7-1-83	Amended	SF 444
169.8	7-1-83	Strike unnum. para.	SF 444
169.9	7-1-83	Amended	SF 444
169.13	7-1-83	Amended	SF 444
169.14	7-1-83	Amended	SF 444
169.15	7-1-83	Amended	SF 444
169.16	7-1-83	Amended	SF 444
169.19(3)	7-1-83	Amended	SF 444
170B.3	7-1-83	Amended	SF 136
172C.8(3)	7-1-83	Amended	SF 136
173.14	7-1-83	Add new subsection	SF 551
174.13	7-1-83	Amended	HF 628
175.2(18)	7-1-83	Amended	HF 518
175.3(1)	7-1-83	Amended	SF 136
175.30	7-1-83	Add new unnum. para.	HF 557
175.30	7-1-83	Amended	SF 464
175.34(2)"d"	7-1-83	Amended	HF 518
176A.8(16)	7-1-83	Amended	HF 628
185.1	7-1-83	Add new subsection	SF 509
185.1(6)	7-1-83	Amended	SF 509
185C.1	7-1-83	Add new subsection	SF 509
185C.1(6)	7-1-83	Amended	SF 509
189.2(4)	7-1-83	Amended	SF 136
189A.17(5)"c"	7-1-83	Amended	HF 628
198.9(1)	7-1-83	Amended	SF 500
204.502(1)"b"	7-1-83	Amended	SF 495
204.502(1)"d"	7-1-83	Amended	SF 495
206.2(26)	7-1-83	Amended	SF 136
206.6(1)	7-1-83	Amended	SF 136
206.6(5)	7-1-83	Amended	SF 136
216.2(2)	10-1-83	Amended	SF 464
216.2(3)	10-1-83	Amended	SF 464
216.8(1)	7-1-83	Amended	SF 532
216.9(4)	7-1-83	Amended	SF 532
216.9(4)	10-1-83	Amended	SF 464
217.1	10-1-83	Amended	SF 464
217.2	7-1-83	Amended	SF 464
217.3	7-1-83	Amended	SF 464
217.3(2)	7-1-83	Amended	SF 464
217.3(3)	7-1-83	Amended	SF 464
217.3(4)	7-1-83	Amended	SF 464
217.3(8)	7-1-83	Amended	SF 464
217.5	7-1-83	Amended	SF 464
217.6	10-1-83	Amended	SF 464
217.13	10-1-83	Repealed	SF 464

217.14	10-1-83	Repealed	SF 464
217.16	7-1-83	Amended	SF 464
217.17	10-1-83	Amended	SF 464
217.18	7-1-83	Amended	SF 464
217.21(4)	7-1-83	Amended	SF 464
217.21(5)	7-1-83	Amended	SF 464
217.22	10-1-83	Repealed	SF 464
217.32	7-1-83	Amended	SF 464
217.33	7-1-83	Amended	SF 464
217.37	7-1-83	Amended	SF 464
218, Ch.	P.C.	Add new section	SF 503
218.1	7-1-83	Amended	SF 464
218.1(1)	7-1-83	Amended	SF 136
218.1(8)	7-1-83	Amended	SF 136
218.1(10)	10-1-83	Stricken	SF 464
218.1(11)	10-1-83	Stricken	SF 464
218.1(12)	10-1-83	Stricken	SF 464
218.1(13)	10-1-83	Stricken	SF 464
218.1(14)	10-1-83	Stricken	SF 464
218.1(15)	10-1-83	Stricken	SF 464
218.1(16)	10-1-83	Stricken	SF 464
218.2	7-1-83	Amended	SF 464
218.3	7-1-83	Amended	SF 464
218.3(3)	10-1-83	Stricken	SF 464
218.3(3)	7-1-83	Amended	SF 136
218.4	7-1-83	Amended	SF 464
218.5	7-1-83	Amended	SF 464
218.7	7-1-83	Amended	SF 464
218.7	10-1-83	Repealed	SF 464
218.9	7-1-83	Amended	SF 464
218.9	7-1-83	Amended	SF 136
218.9	10-1-83	Strike unnum. para.	SF 464
218.10	7-1-83	Amended	SF 464
218.11	7-1-83	Amended	SF 464
218.13	7-1-83	Amended	SF 464
218.14	7-1-83	Amended	SF 464
218.16	7-1-83	Amended	SF 464
218.18	7-1-83	Amended	SF 464
218.21	7-1-83	Amended	SF 464
218.22	7-1-83	Amended	SF 464
218.28	7-1-83	Amended	SF 464
218.29	7-1-83	Amended	SF 464
218.30	7-1-83	Amended	SF 464
218.46(1)	7-1-83	Amended	SF 464
218.50	7-1-83	Amended	SF 464
218.55	7-1-83	Amended	SF 464
218.57	7-1-83	Amended	SF 464
218.58	7-1-83	Amended	SF 464
218.61	7-1-83	Amended	SF 464
218.64	7-1-83	Amended	SF 464
218.72	7-1-83	Amended	SF 464
218.73	7-1-83	Amended	SF 464
218.74	7-1-83	Amended	SF 464
218.74	7-1-83	Amended	SF 532

218.75	7-1-83	Amended	SF 464
218.78	7-1-83	Amended	SF 464
218.83	7-1-83	Amended	SF 464
218.84	7-1-83	Amended	SF 464
218.85	7-1-83	Amended	SF 464
218.88	7-1-83	Amended	SF 464
218.90	7-1-83	Amended	SF 464
218.90	10-1-83	Repealed	SF 464
218.91	7-1-83	Amended	SF 464
218.91	10-1-83	Repealed	SF 464
218.92	10-1-83	Amended	SF 464
218.93	7-1-83	Amended	SF 464
218.94	7-1-83	Amended	SF 464
218.96	7-1-83	Amended	SF 464
218.97	7-1-83	Amended	SF 464
218.97	7-1-83	Amended	SF 136
218.97	10-1-83	Repealed	SF 464
218.98	7-1-83	Amended	SF 464
218.99	7-1-83	Amended	SF 464
218.99	7-1-83	Amended	HF 628
218.100	7-1-83	Amended	SF 464
218A.2	7-1-83	Amended	SF 464
218A.4	7-1-83	Amended	SF 464
218B.3	10-1-83	Amended	SF 464
219.7	7-1-83	Amended	SF 464
219.24	7-1-83	Amended	SF 464
220.1	7-1-83	Add new subsections	SF 223
220.1(28)	7-1-83	Add new unnum. para.	SF 223
220.3(12)	7-1-83	Amended	SF 464
220.10(1)	7-1-83	Amended	SF 223
220.26(1)	7-1-83	Amended	SF 223
220.51(4)	7-1-83	Amended	SF 223
220.62(1)	7-1-83	Amended	SF 223
220A.2(4)	7-1-83	Amended	SF 464
220A.3	7-1-83	Amended	SF 464
220A.4	7-1-83	Amended	SF 464
221.1	7-1-83	Amended	SF 464
221.2	7-1-83	Amended	SF 464
221.3	7-1-83	Amended	SF 464
222.2(3)	7-1-83	Amended	SF 464
222.7	10-1-83	Amended	SF 464
222.10	7-1-83	Amended	SF 464
222.13	7-1-83	Amended	SF 464
222.31(2)	7-1-83	Amended	SF 464
222.31(3)	7-1-83	Amended	HF 628
222.59(1)	7-1-83	Amended	SF 464
222.59(4)	7-1-83	Amended	SF 464
222.59(5)	7-1-83	Amended	SF 464
222.60	7-1-83	Amended	SF 464
222.74	7-1-83	Amended	HF 628
222.77	7-1-83	Amended	HF 628
222.88	7-1-83	Amended	SF 464
222.92	7-1-83	Repealed	HF 184
222.93	7-1-83	Amended	SF 464

223.1	10-1-83	Amended	SF 464
223.2	10-1-83	Amended	SF 464
223.3(1)	10-1-83	Amended	SF 464
223.3(4)	10-1-83	Amended	SF 464
223.4	10-1-83	Amended	SF 464
223.4(1)	10-1-83	Amended	SF 464
223.5	10-1-83	Amended	SF 464
223.6	10-1-83	Amended	SF 464
225.21	7-1-83	Amended	HF 628
225C.2(2)	7-1-83	Amended	SF 464
225C.2(3)	7-1-83	Amended	SF 464
225C.2(4)	7-1-83	Amended	SF 464
225C.2(5)	7-1-83	Amended	SF 464
225C.4(2)"b"	7-1-83	Amended	SF 464
225C.4(2)"c"	7-1-83	Amended	SF 464
225C.6(1)"k"	7-1-83	Amended	SF 464
225C.6(2)	7-1-83	Amended	SF 464
226.47	7-1-83	Amended	SF 464
227.19	7-1-83	Amended	SF 464
229.1(13)	7-1-83	Amended	SF 464
229.15(4)	7-1-83	Amended	SF 464
229.19	7-1-83	Amended	SF 464
229.19	7-1-83	Amended	HF 628
229.23(3)	7-1-83	Amended	SF 464
229.24(1)	7-1-83	Amended	SF 464
229.40	7-1-83	Amended	SF 495
230.15	7-1-83	Amended	SF 464
230.20(1)"b"	7-1-83	Amended	SF 464
230.21	7-1-83	Amended	HF 628
230.31	7-1-83	Amended	SF 464
230.34	7-1-83	Amended	SF 464
230A.1	7-1-83	Amended	HF 628
230A.10(14)	7-1-83	Amended	SF 136
230A.12(3)	7-1-83	Amended	SF 136
230A.13	7-1-83	Amended	SF 136
230A.14	7-1-83	Amended	HF 628
231, Ch.	7-1-83	Repealed	SF 495
231.3	7-1-83	Amended	SF 478
231.12	7-1-83	Amended	HF 628
231.13	7-1-83	Repealed	HF 628
232.2(6)	7-1-83	Amended	SF 464
232.2(8)	7-1-83	Amended	SF 495
232.2(12)	7-1-83	Amended	SF 464
232.2(24)	7-1-83	Amended	SF 495
232.2(29)	7-1-83	Amended	SF 495
232.2(31)	7-1-83	Amended	SF 495
232.2(40)	7-1-83	Amended	SF 495
232.19(1)"d"	7-1-83	Amended	SF 495
232.21(2)"c"	7-1-83	Amended	SF 464
232.29(1)"e"	7-1-83	Amended	SF 495
232.46(1)	7-1-83	Amended	SF 495
232.46(3)	7-1-83	Amended	SF 495
232.48(1)	7-1-83	Amended	SF 495
232.51	7-1-83	Amended	SF 495

232.52(2)"d"(3)	7-1-83	Amended	SF 464
232.52(2)"e"	7-1-83	Amended	SF 464
232.63	7-1-83	Repealed	SF 478
232.63	7-1-83	Repealed	SF 495
232.68(3)	7-1-83	Amended	SF 464
232.69(1)"b"	7-1-83	Amended	SF 464
232.70(2)	7-1-83	Amended	SF 464
232.70(3)	7-1-83	Amended	SF 464
232.70(4)	7-1-83	Amended	SF 464
232.70(6)	7-1-83	Amended	SF 464
232.71(1)	7-1-83	Amended	SF 464
232.71(4)	10-1-83	Amended	SF 464
232.71(5)	7-1-83	Amended	SF 464
232.71(6)	7-1-83	Amended	SF 464
232.71(7)	7-1-83	Amended	SF 464
232.71(9)	7-1-83	Amended	SF 464
232.71(10)	7-1-83	Amended	SF 464
232.71(11)	7-1-83	Amended	SF 464
232.71(12)	7-1-83	Amended	HF 628
232.72	7-1-83	Amended	SF 464
232.73	7-1-83	Amended	HF 214
232.74	7-1-83	Amended	SF 504
232.77	7-1-83	Amended	SF 464
232.79(4)	7-1-83	Amended	SF 464
232.81(2)	7-1-83	Amended	SF 464
232.82(2)	7-1-83	Amended	SF 464
232.82(2)	7-1-83	Amended	SF 495
232.87(2)	7-1-83	Amended	SF 464
232.87(2)	7-1-83	Amended	SF 495
232.87(3)	7-1-83	Amended	SF 495
232.89(3)	7-1-83	Amended	SF 464
232.96(4)	7-1-83	Amended	SF 464
232.96(6)	7-1-83	Amended	SF 464
232.96(6)	7-1-83	Amended	SF 495
232.97(1)	7-1-83	Amended	SF 464
232.97(1)	7-1-83	Amended	SF 495
232.100	7-1-83	Amended	SF 464
232.101(1)	7-1-83	Amended	SF 464
232.102(1)"c"	7-1-83	Amended	SF 464
232.102(2)	7-1-83	Amended	SF 464
232.102(5)	7-1-83	Amended	SF 464
232.111(1)	7-1-83	Amended	SF 464
232.111(1)	7-1-83	Amended	SF 495
232.111(2)	7-1-83	Amended	SF 495
232.117(3)"a"	7-1-83	Amended	SF 464
232.124	7-1-83	Repealed	SF 478
232.124	7-1-83	Repealed	SF 495
232.125(2)	7-1-83	Amended	SF 495
232.142(2)	7-1-83	Amended	HF 628
232.147(3)"a"	7-1-83	Amended	SF 495
232.149(3)"b"	7-1-83	Amended	SF 495
232.152	7-1-83	Amended	SF 495
234.36	7-1-83	Amended	HF 628
234.39	7-1-83	Add new unnum. para.	SF 541

245.3	10-1-83	Amended	SF 464
245.4	7-1-83	Amended	SF 136
245.4	10-1-83	Amended	SF 464
245.7	7-1-83	Amended	SF 136
245.7	10-1-83	Amended	SF 464
245.8	7-1-83	Amended	SF 136
245.8	10-1-83	Amended	SF 464
245.9	7-1-83	Amended	SF 136
245.9	10-1-83	Amended	SF 464
245.10	7-1-83	Amended	SF 464
245.12	7-1-83	Amended	SF 136
245.12	10-1-83	Amended	SF 464
245.15	7-1-83	Amended	SF 136
245.15	10-1-83	Amended	SF 464
245.20	7-1-83	Amended	SF 136
245.20	10-1-83	Amended	SF 464
246.1	10-1-83	Amended	SF 464
246.11	10-1-83	Amended	SF 464
246.16	10-1-83	Amended	SF 464
246.18	P.C.	Amended	SF 503
246.19	P.C.	Repealed	SF 503
246.25	P.C.	Amended	SF 503
246.38	7-1-83	Repealed	SF 302
246.38	10-1-83	Amended	SF 464
246.39	7-1-83	Repealed	SF 302
246.39	10-1-83	Amended	SF 464
246.41	7-1-83	Repealed	SF 302
246.42	7-1-83	Repealed	SF 302
246.43	7-1-83	Repealed	SF 302
246.45	7-1-83	Repealed	SF 302
246.45	7-1-83	Amended	SF 136
246.45	10-1-83	Amended	SF 464
246.48(1)	10-1-83	Amended	SF 464
246.48(2)	7-1-83	Amended	SF 464
246A.1	10-1-83	Amended	SF 464
246A.2	10-1-83	Amended	SF 464
246A.3	10-1-83	Amended	SF 464
247.22	10-1-83	Repealed	SF 464
247.23	7-1-83	Amended	SF 464
247.23	10-1-83	Repealed	SF 464
247.29	7-1-83	Amended	SF 495
247.29	10-1-83	Amended	SF 464
247.30	7-1-83	Amended	SF 495
247.31	7-1-83	Amended	SF 495
247.31	10-1-83	Amended	SF 464
247.32	10-1-83	Amended	SF 464
247A.2	10-1-83	Amended	SF 464
247A.3	10-1-83	Amended	SF 464
247A.5	10-1-83	Amended	SF 464
247A.7(1)	10-1-83	Amended	SF 464
247A.7(3)	7-1-83	Amended	SF 464
247A.8	10-1-83	Amended	SF 464
247A.9	7-1-83	Amended	SF 136
247A.10	7-1-83	Amended	HF 628

247A.10	10-1-83	Amended	SF 464
249.1(4)	7-1-83	Amended	SF 464
249.1(5)	7-1-83	Amended	SF 464
249.2	7-1-83	Amended	SF 136
249.4	7-1-83	Amended	SF 464
249.9	7-1-83	Amended	SF 541
249.12	7-1-83	Amended	SF 464
249A.2(1)	7-1-83	Amended	SF 464
249A.2(2)	7-1-83	Amended	SF 464
249A.4(7)	7-1-83	Amended	SF 541
249A.4(8)	7-1-83	Amended	HF 641
249A.4(8)	7-1-83	Amended	SF 541
249A.4(10)	7-1-83	Amended	SF 464
249A.5	7-1-83	Amended	SF 541
249A.6(1)	7-1-83	Amended	SF 498
249A.6(2)	7-1-83	Amended	SF 498
249A.6(3)	7-1-83	Amended	SF 498
249A.6(4)	7-1-83	Amended	SF 541
249A.6(5)	7-1-83	Amended	SF 498
249A.11	7-1-83	Amended	SF 464
249A.12(2)	7-1-83	Amended	HF 628
249A.13	7-1-83	Amended	SF 464
249B.17	7-1-83	Amended	SF 464
249C.1(1)	7-1-83	Amended	SF 464
249C.1(2)	7-1-83	Amended	SF 464
249C.3	7-1-83	Amended	SF 136
250.5	7-1-83	Amended	HF 628
250.10	7-1-83	Amended	HF 628
250.17	7-1-83	Amended	HF 628
251.1	7-1-83	Amended	SF 464
251.4	7-1-83	Amended	HF 628
252.6	7-1-83	Amended	SF 464
252.18(1)	7-1-83	Amended	SF 495
252.26	7-1-83	Amended	SF 464
252.26	7-1-83	Amended	HF 628
252.35	7-1-83	Amended	HF 628
252.42	7-1-83	Amended	HF 628
252.43	7-1-83	Amended	SF 464
252A.12	7-1-83	Amended	SF 464
252A.13	7-1-83	Amended	SF 464
252B.1(4)	7-1-83	Amended	SF 464
252B.1(5)	7-1-83	Amended	SF 464
252B.2	7-1-83	Amended	SF 464
252B.3	7-1-83	Amended	SF 464
252B.4	7-1-83	Amended	SF 541
252B.5(4)	7-1-83	Amended	SF 464
252B.6(5)	7-1-83	Amended	SF 541
252B.7	7-1-83	Amended	SF 541
255.26	7-1-83	Amended	HF 628
255.28	10-1-83	Amended	SF 464
255.29	10-1-83	Amended	SF 464
257.17(1)	7-1-83	Amended	SF 464
257.18(7)	7-1-83	Amended	SF 136
257.28	7-1-83	Amended	HF 344

257.30	7-1-83	Amended	SF 533
258A.1(1)"b"	7-1-83	Amended	SF 495
258A.3(2)"a"	7-1-83	Amended	SF 495
258A.4(1)"f"	7-1-83	Amended	SF 495
259.4(16)	7-1-83	Amended	SF 136
260.9(2)	7-1-83	Amended	SF 266
261.2	P.C.	Add new subsections	HF 532
261.2(1)	7-1-83	Amended	SF 136
261.12(1)"b"	7-1-83	Amended	SF 533
261.17(3)	7-1-83	Amended	SF 533
261.22	7-1-83	Repealed	SF 533
261.23	7-1-83	Repealed	SF 533
261.25(1)	7-1-83	Amended	SF 533
261.25(3)	7-1-83	Amended	SF 533
261.36(3)	7-1-83	Amended	SF 136
261.36(7)	7-1-83	Amended	SF 136
261.37(4)	7-1-83	Amended	SF 136
263.10	7-1-83	Amended	SF 464
270.7	7-1-83	Amended	HF 628
273.3(5)	7-1-83	Amended	HF 132
275.1	7-1-83	Amended	HF 344
275.12(1)	7-1-83	Amended	HF 477
275.12(2)"c"	7-1-83	Amended	SF 466
275.17	7-1-83	Amended	HF 477
275.18	7-1-83	Amended	SF 466
275.22	7-1-83	Amended	HF 477
275.24	7-1-83	Amended	SF 466
275.25	7-1-83	Amended	SF 466
275.41(5)	7-1-83	Amended	SF 466
277.1	7-1-83	Amended	SF 136
279.10	P.C.	Amended	HF 120
279.33	7-1-83	Amended	HF 562
279.34	7-1-83	Amended	HF 562
279.35	7-1-83	Amended	HF 562
279.38	7-1-83	Amended	HF 562
280A.20	7-1-83	Amended	HF 643
280A.35	7-1-83	Amended	SF 88
281.2(1)	7-1-83	Amended	HF 133
281.2(2)	7-1-83	Amended	SF 464
281.3(9)	7-1-83	Amended	SF 136
281.9(1)"d"	7-1-83	Amended	HF 133
282.1	7-1-83	Amended	HF 344
282.7	7-1-83	Amended	HF 344
282.17	7-1-83	Repealed	HF 344
282.20	7-1-83	Amended	HF 344
282.24	7-1-83	Amended	HF 344
296.2	7-1-83	Amended	HF 377
296.3	7-1-83	Amended	HF 377
299.1	P.C.	Amended	HF 120
302.3	7-1-84	Repealed	HF 562
302.4	7-1-84	Amended	HF 562
302.6	7-1-84	Amended	HF 562
302.8	7-1-84	Amended	HF 562
302.9	7-1-84	Amended	HF 562

302.10	7-1-84	Amended	HF 562
302.11	7-1-84	Amended	HF 562
302.15	7-1-84	Amended	HF 562
302.16	7-1-84	Amended	HF 562
302.17	7-1-84	Amended	HF 562
302.19	7-1-84	Amended	HF 562
302.24	7-1-84	Repealed	HF 562
302.28	7-1-84	Amended	HF 562
302.29	7-1-84	Amended	HF 562
302.31	7-1-84	Amended	HF 562
302.32	7-1-84	Amended	HF 562
302.34	7-1-84	Amended	HF 562
302.35	7-1-84	Amended	HF 562
302.38	7-1-84	Amended	HF 562
302.39	7-1-84	Amended	HF 562
302.42	7-1-84	Amended	HF 562
302.44	7-1-84	Amended	HF 562
302.44	7-1-83	Amended	SF 495
303A.4(9)	7-1-83	Amended	SF 136
306.9	7-1-83	Add new unnum. para.	SF 531
306.15	7-1-83	Amended	HF 628
306.27	7-1-83	Amended	SF 136
306A.10	7-1-83	Amended	SF 531
306A.12	7-1-83	Amended	SF 531
306B.5(2)	7-1-83	Amended	SF 495
306C.19(2)	7-1-83	Amended	SF 495
307, Ch.	P.C.	Add new section	SF 207
307.3	7-1-83	Amended	SF 136
307.10(5)	P.C.	Amended	SF 207
307B.7	7-1-83	Add new subsection	SF 499
308.4(3)	7-1-83	Amended	SF 531
309.10	7-1-83	Amended	HF 628
309.18	7-1-83	Amended	HF 628
309.52	7-1-83	Amended	HF 628
310.1(1)	7-1-83	Amended	HF 628
311.7	7-1-83	Amended	HF 628
311.19	7-1-83	Amended	HF 628
311.23	7-1-83	Amended	HF 628
311.29	7-1-83	Amended	HF 628
312.2	7-1-83	Add new subsection	SF 531
312.2(5)	7-1-83	Amended	SF 531
312.2(8)	7-1-83	Amended	HF 628
312.2(9)	7-1-83	Amended	SF 531
313.28(2)	7-1-83	Amended	HF 628
316.14	7-1-83	Amended	HF 628
317.3	7-1-83	Amended	HF 628
317.4	7-1-83	Amended	HF 628
317.16	7-1-83	Amended	HF 628
317.18	7-1-83	Amended	HF 628
321.1	P.C.	Add new subsection	SF 207
321.8	7-1-83	Amended	HF 441
321.19(1)	7-1-83	Amended	HF 444
321.21(1)	7-1-83	Amended	SF 452
321.23(1)	P.C.	Amended	SF 207

321.25	7-1-83	Amended	SF 379
321.46	7-1-83	Amended	SF 379
321.46 1982 Acts, Ch. 1062, sec. 8	12-1-83	Add new lettered para.	SF 453
321.46 1982 Acts, Ch. 1062, sec. 8	12-1-83	Add new subsection	SF 453
321.46(3)"g" 1982 Acts, Ch. 1062, sec. 8	12-1-83	Amended	SF 453
321.48(1)	7-1-83	Add new unnum. para.	SF 379
321.50(1)	P.C.	Amended	HF 68
321.55	7-1-83	Amended	SF 303
321.99	7-1-83	Amended	SF 493
321.105	7-1-83	Amended	HF 628
321.108	12-1-83	Repealed	SF 453
321.124(3)	12-1-83	Amended	SF 450
321.128	12-1-83	Amended	SF 453
321.149	7-1-83	Amended	SF 464
321.152	7-1-83	Amended	HF 628
321.165	7-1-83	Amended	SF 464
321.192	7-1-83	Amended	HF 628
321.194	P.C.	Amended	HF 587
321.194	7-1-83	Amended	SF 136
321.209(3)	7-1-83	Amended	SF 493
321.211	7-1-83	Amended	SF 531
321.253	7-1-83	Amended	SF 464
321.271	7-1-83	Amended	HF 57
321.303	7-1-83	Amended	SF 493
321.309	7-1-83	Amended	SF 136
321.346	7-1-83	Amended	HF 628
321.352	7-1-83	Amended	HF 628
321.377	7-1-83	Amended	HF 157
321.382	7-1-83	Amended	SF 136
321.438	7-1-83	Amended	SF 493
321.454	P.C.	Amended	SF 207
321.457	4-1-83	Amended	SF 207
321.457 1983 Acts, Ch. 9, sec. 6	7-1-83	Amended	SF 452
321.465	7-1-83	Amended	SF 136
321.473	7-1-83	Amended	HF 636
321.485(3)	7-1-83	Amended	HF 628
321.486(2)	7-1-83	Amended	SF 136
321.500	7-1-83	Amended	SF 136
321A.1(2)	7-1-83	Amended	SF 136
321A.3	7-1-83	Amended	SF 231
321E.1	7-1-83	Amended	SF 452
321E.7	7-1-83	Add new subsection	SF 452
321E.10	7-1-83	Amended	SF 452
321E.14	7-1-83	Amended	SF 452
321E.16	7-1-83	Amended	SF 452
321E.19	7-1-83	Amended	SF 452
321E.20	7-1-83	Amended	SF 452
321E.24	7-1-83	Amended	SF 452
321E.28(1)	7-1-83	Amended	SF 213
324.3	7-1-83	Add new subsection	SF 14

324.3	7-1-83	Amended	SF 14
324.34	7-1-83	Amended	SF 225
324.74	7-1-83	Amended	HF 626
324.75	7-1-83	Add new unnum. para.	HF 626
326.15	7-1-83	Amended	HF 630
327D, Ch.	7-1-83	Add new sections	SF 499
327D.1	7-1-83	Amended	SF 499
327G.30	7-1-83	Amended	SF 531
327G.76	7-1-83	Amended	SF 499
327G.77	7-1-83	Amended	SF 499
327G.78	7-1-83	Amended	SF 499
330.9	7-1-83	Amended	SF 136
330.20	7-1-83	Amended	HF 628
331, Ch.	7-1-83	Add new sections	HF 628
331.303(10)	7-1-83	Stricken	SF 495
331.321(1)"z"	7-1-83	Amended	SF 495
331.322(1)	7-1-83	Amended	SF 158
331.322(5)	7-1-83	Amended	SF 495
331.323(1)"f"	7-1-83	Stricken	SF 495
331.323(2)"h"	7-1-83	Amended	SF 495
331.324	7-1-83	Add new subsection	SF 158
331.324(4)	7-1-83	Stricken	SF 495
331.324(6)	7-1-83	Amended	SF 495
331.361(5)"h"	7-1-83	Amended	SF 495
331.381(1)	7-1-83	Amended	SF 118
331.382(1)"e"	7-1-83	Amended	SF 136
331.382(6)	7-1-83	Amended	SF 464
331.401(1)"b"	7-1-83	Amended	HF 628
331.401(1)"e"	7-1-83	Stricken	HF 628
331.401(1)"m"	7-1-83	Amended	HF 628
331.401(1)	7-1-83	Add new para.	HF 628
331.402(2)"b"	7-1-83	Amended	SF 464
331.421	7-1-83	Repealed	HF 628
331.422	7-1-83	Repealed	HF 628
331.422(21)	P.C.	Amended	SF 15
331.422(24)	7-1-83	Amended	SF 495
331.423	7-1-83	Repealed	HF 628
331.424	7-1-83	Repealed	HF 628
331.424(1)"m"	7-1-83	Stricken	SF 495
331.425	7-1-83	Repealed	HF 628
331.425(1)	7-1-83	Amended	SF 118
331.426	7-1-83	Repealed	HF 628
331.426(9)	7-1-83	Amended	SF 495
331.427	7-1-83	Repealed	HF 628
331.428	7-1-83	Repealed	HF 628
331.429	7-1-83	Repealed	HF 628
331.441(2)"a"	7-1-83	Amended	HF 628
331.441(2)"b"(3)	7-1-83	Amended	HF 628
331.441(2)"b"(5)	7-1-83	Amended	HF 628
331.441(2)"c"(1)	7-1-83	Amended	HF 628
331.441(2)"c"(2)	7-1-83	Amended	HF 628
331.441(2)"c"(3)	7-1-83	Amended	HF 628
331.441(2)"c"(9)	7-1-83	Amended	HF 628
331.447(1)	7-1-83	Amended	HF 628

331.471(6)	7-1-83	Stricken	HF 358
331.502(8)	7-1-83	Amended	SF 495
331.502(10)	7-1-83	Stricken	SF 495
331.502(19)	7-1-83	Amended	SF 136
331.502(22)	7-1-83	Amended	SF 136
331.502(42)	7-1-83	Amended	SF 495
331.502(43)	7-1-83	Stricken	SF 495
331.502(44)	7-1-83	Stricken	SF 495
331.502(50)	7-1-84	Amended	HF 562
331.504(8)	7-1-83	Amended	HF 201
331.506(2)	7-1-83	Amended	SF 495
331.506(3)"a"	7-1-83	Amended	HF 201
331.509	7-1-83	Repealed	HF 628
331.509(1)"c"	7-1-83	Amended	SF 495
331.509(1)"o"	7-1-83	Amended	HF 562
331.509(1)"o"	7-1-84	Amended	SF 495
331.509(1)"p"	7-1-83	Amended	SF 495
331.510(2)	7-1-83	Stricken	HF 628
331.510(3)	7-1-83	Stricken	HF 628
331.512(1)"g"	7-1-83	Amended	HF 628
331.552(10)	7-1-83	Amended	HF 628
331.552(11)	7-1-84	Stricken	HF 562
331.552(11)	7-1-83	Amended	SF 495
331.552(12)	7-1-83	Stricken	HF 628
331.552(20)	7-1-43	Amended	HF 562
331.552(29)	7-1-83	Stricken	HF 628
331.552(31)	7-1-83	Stricken	SF 495
331.552(33)	7-1-83	Stricken	HF 628
331.554	7-1-83	Add new subsection	HF 242
331.554(6)	7-1-83	Amended	HF 242
331.554(6)	7-1-83	Amended	HF 628
331.559(1)	7-1-83	Stricken	HF 628
331.559(3)	7-1-83	Amended	HF 628
331.559(4)	7-1-83	Amended	HF 628
331.559(7)	7-1-83	Amended	HF 628
331.602(33)	7-1-83	Amended	SF 136
331.653(4)	7-1-83	Amended	SF 495
331.653(7)	7-1-83	Stricken	SF 495
331.653(39)	7-1-83	Amended	SF 136
331.653(71)	7-1-83	Stricken	SF 495
331.655(1)"a"	7-1-83	Amended	SF 531
331.701	7-1-83	Repealed	SF 495
331.702	7-1-83	Repealed	SF 495
331.703	7-1-83	Repealed	SF 495
331.704	7-1-83	Repealed	SF 495
331.705	7-1-83	Repealed	SF 495
331.702(40)	7-1-83	Amended	SF 136
331.702(44)	7-1-83	Amended	SF 464
331.702(45)	7-1-83	Amended	SF 302
331.702(46)	7-1-83	Amended	SF 464
331.702(48)	7-1-83	Amended	SF 464
331.702(85)	7-1-83	Amended	SF 136
331.702(137)	7-1-83	Amended	SF 464
331.702(138)	7-1-83	Amended	SF 136

331.704(2)"i"	7-1-83	Stricken	HF 635
331.705(1)"a"	7-1-83	Amended	SF 481
331.705(1)"a-v"	7-1-83	Amended	SF 549
331.756(41)	10-1-83	Stricken	SF 464
331.756(42)	10-1-83	Amended	SF 464
331.756(64)	7-1-83	Amended	SF 464
331.757(1)	7-1-83	Amended	HF 628
331.775	7-1-83	Repealed	SF 495
331.776(4)	7-1-83	Amended	SF 495
331.776(5)	7-1-83	Amended	SF 495
331.776(8)	7-1-83	Stricken	HF 628
331.776(8)	7-1-83	Stricken	SF 495
331.777(2)	7-1-83	Amended	SF 495
331.778	7-1-83	Repealed	SF 495
331.901(6)	7-1-83	Stricken	HF 628
331.901(6)"b"	7-1-83	Amended	SF 495
331.902	7-1-83	Add new subsection	SF 132
331.902(1)	7-1-83	Amended	SF 495
331.903(1)	7-1-83	Amended	SF 495
331.904(1)	7-1-83	Amended	SF 138
331.904(1)	7-1-83	Amended	SF 495
331.904(6)	7-1-83	Stricken	HF 628
331.904(6)	7-1-83	Amended	SF 495
331.907(1)	7-1-83	Amended	SF 495
331.907(5)	7-1-83	Amended	SF 495
331.907(5)	7-1-83	Stricken	HF 628
333A.4(1)	7-1-83	Amended	HF 628
333A.4(2)	7-1-83	Amended	HF 628
333A.6	7-1-83	Repealed.	HF 628
341A.20	7-1-83	Amended	HF 628
344, Ch.	7-1-83	Repealed	HF 628
345.1	7-1-83	Repealed	HF 628
346A.1(3)	P.C.	Amended	SF 15
346A.2	P.C.	Amended	SF 15
346A.2	7-1-83	Amended	HF 628
347.16(2)	7-1-83	Amended	SF 464
349.18	7-1-83	Amended	HF 628
351.15	7-1-83	Amended	HF 628
351.28	7-1-83	Amended	SF 477
356.14	10-1-83	Amended	SF 464
356.36	10-1-83	Amended	SF 464
356.37	7-1-83	Amended	SF 464
356.43	10-1-83	Amended	SF 464
356.45	7-1-83	Amended	SF 464
356.45	10-1-83	Repealed	SF 464
356.46	7-1-83	Amended	SF 53
356A.2	7-1-83	Amended	SF 495
356A.3	7-1-83	Amended	HF 628
356A.6	7-1-83	Amended	SF 495
358A, Ch.	7-1-83	Add new section	HF 108
358A.9	7-1-83	Amended	HF 628
358B.8(8)	7-1-83	Amended	HF 628
358B.10	7-1-83	Amended	HF 628
358B.13	7-1-83	Amended	HF 628

358B.17	7-1-83	Amended	HF 628
358B.18(2)"a"	7-1-83	Amended	HF 628
358B.18(4)	7-1-83	Stricken	HF 628
359.46(1)	7-1-83	Amended	HF 628
359.46(2)	7-1-83	Amended	HF 628
360.3	7-1-84	Amended	HF 562
361.3(4)	7-1-83	Amended	HF 628
364, Ch.	7-1-83	Add new sections	HF 377
364.2(4)	7-1-83	Add new para.	HF 312
364.3(2)	7-1-83	Amended	HF 628
364.17(1)	7-1-83	Strike unnum. para.	SF 136
368.21	7-1-83	Amended	HF 628
384.4(2)	P.C.	Amended	SF 548
384.12(17)	7-1-83	Stricken	SF 136
384.24(3)"o"	7-1-83	Amended	HF 377
384.28	7-1-83	Add new unnum. para.	HF 377
384.37(5)	7-1-83	Amended	HF 377
384.60(5)	7-1-83	Amended	HF 622
384.63	7-1-83	Amended	HF 377
384.65(1)	7-1-83	Amended	HF 377
384.65(3)	7-1-83	Amended	HF 622
384.83(2)	7-1-83	Amended	HF 377
384.84(1)	7-1-83	Amended	HF 377
400.6(1)	7-1-83	Amended	SF 495
400.11	7-1-83	Amended	SF 116
400.31	7-1-83	Amended	SF 136
403.6	P.C.	Add new subsection	HF 533
404.2(2)"f"	P.C.	Amended	HF 631
404.2(2)"h"	P.C.	Amended	HF 631
404.3(4)	P.C.	Amended	HF 631
404.8	7-1-83	Repealed	SF 136
411.5(1)"c"	7-1-83	Amended	SF 136
414, Ch.	7-1-83	Add new section	HF 108
419.1(2)"a"	7-1-83	Amended	SF 208
419.1(2)"a"	7-1-83	Amended	SF 380
419.3(2)	7-1-83	Amended	HF 377
419.16	7-1-83	Amended	HF 377
420.246	7-1-83	Amended	SF 136
421.17(21)	7-1-83	Amended	SF 464
421.17(21)	7-1-83	Amended	SF 541
421.17(21)"c"	7-1-83	Amended	SF 464
421.17(21)"g"	7-1-83	Amended	SF 464
421.17(25)	7-1-83	Amended	SF 541
422, Ch.	1-1-85	Add new section	SF 386
422.4	12-31-82	Add new subsection	SF 386
422.4(17)	1-1-82	Amended	SF 386
422.5	1-1-83	Amended	SF 386
422.5	7-1-83	Amended	SF 136
422.6	1-1-85	Amended	SF 386
422.7	1-1-82	Add new subsection	SF 386
422.7	1-1-84	Add new subsection	SF 524
422.7(16)	1-1-81	Amended	SF 386
422.8(1)	1-1-83	Amended	SF 288
422.9(2)"c"	1-1-83	Stricken	SF 386

422.12	1-1-83	Add new subsection	SF 386
422.12(2)	1-1-83	Amended	SF 386
422.16(1)	7-1-83	Amended	SF 386
422.16(1)	7-1-83	Amended	HF 626
422.16(10)"a"	7-1-83	Amended	HF 626
422.16(10)"b"	7-1-83	Amended	HF 626
422.25(5)	7-1-83	Amended	HF 626
422.25(8)	7-1-83	Amended	HF 626
422.32	12-31-82	Add new subsection	SF 386
422.32(4)	1-1-82	Amended	SF 386
422.33	P.C.	Add new subsection	SF 548
422.33	1-1-85	Add new subsection	SF 386
422.33(4)	1-1-83	Amended	SF 386
422.35	1-1-84	Add new subsection	SF 524
422.35(8)	1-1-81	Amended	SF 386
422.40(4)	7-1-83	Amended	HF 626
422.42(6)"b"(2)	7-1-83	Amended	SF 56
422.43	3-1-83	Amended	SF 184
422.45	7-1-71	Add new subsection	SF 314
422.45(5)	7-1-83	Amended	SF 464
422.45(7)	7-1-83	Amended	SF 464
422.45(7)	11-1-82	Amended	HF 69
422.47	3-1-83	Add new subsection	SF 184
422.53	7-1-83	Amended	HF 527
422.58(1)	7-1-83	Amended	HF 626
422.58(3)	7-1-83	Amended	HF 626
422.58(5)	7-1-83	Amended	HF 626
422.60	1-1-83	Amended	SF 386
422.65(2)	7-1-83	Amended	HF 628
422.72(1)	P.C.	Add new unnum. para.	SF 369
422.73(1)	1-1-83	Add new unnum. para.	SF 538
422.73(2)	P.C.	Add new unnum. para.	SF 547
422.100	7-1-83	Amended	HF 628
422A.2(3)	7-1-83	Amended	HF 628
423.1(3)"b"(2)	7-1-83	Amended	SF 56
423.2	3-1-83	Amended	SF 184
423.18(2)	7-1-83	Amended	HF 626
423.18(3)	7-1-83	Amended	HF 626
423.26	7-1-83	Amended	HF 626
425.1(3)	7-1-83	Amended	SF 540
425.2	7-1-83	Amended	SF 464
425.18	1-1-84	Amended	HF 525
425.19	7-1-83	Amended	SF 540
425.20	1-1-84	Amended	HF 525
425.23(1)	1-1-83	Amended	HF 241
425.23(3)"a"	7-1-83	Amended	SF 540
425.26(8)	1-1-84	Amended	HF 525
425.29	7-1-83	Amended	HF 626
426.7	7-1-83	Amended	SF 540
426A.4	7-1-83	Amended	SF 540
427.1	7-1-83	Add new subsection	SF 499
427.1(23)	7-1-83	Amended	HF 640
427.1(32)	7-1-83	Amended	HF 574
427.3(4)	7-1-83	Amended	SF 136

427.9	7-1-83	Amended	SF 464
427.17(4)	7-1-83	Amended	SF 540
427A.12(7)	7-1-83	Amended	SF 540
428.24	7-1-83	Amended	SF 136
428A.4	7-1-83	Amended	SF 354
428A.5	7-1-83	Amended	SF 354
428A.6	7-1-83	Repealed	SF 354
428A.7	7-1-83	Amended	SF 354
428A.8	7-1-83	Amended	SF 354
428A.8	7-1-83	Amended	HF 628
428A.9	7-1-83	Repealed	SF 354
428A.10	7-1-83	Amended	SF 354
428A.12	7-1-83	Repealed	SF 354
430A.3	7-1-83	Amended	HF 628
433.15	7-1-83	Amended	HF 628
434.19	7-1-83	Amended	HF 628
441.12	7-1-83	Repealed	HF 628
441.17(10)	7-1-83	Amended	HF 119
441.21(1)"e"	1-1-84	Amended	HF 638
441.45(2)	7-1-83	Amended	HF 621
441.68	7-1-83	Amended	HF 628
442, Ch.	P.C.	Add new section	HF 184
442.3	7-1-83	Amended	HF 562
442.4	7-1-83	Add new subsection	HF 562
442.4(4)	7-1-83	Amended	HF 562
442.7(5)	7-1-83	Amended	HF 562
442.7(7)	7-1-83	Add new para.	HF 562
442.7(7)"g"	P.C.	Amended	HF 184
442.7(7)"h"	P.C.	Amended	HF 184
442.8	7-1-83	Amended	HF 562
442.9(1)"a"	7-1-83	Amended	HF 562
442.9(1)"a"	P.C.	Amended	HF 184
442.13(5)"p"	P.C.	Stricken	HF 184
442.13(14)	P.C.	Amended	HF 184
442.26	P.C.	Amended	SF 540
442.26	7-1-83	Amended	HF 562
442.31	7-1-83	Amended	SF 136
442.39	P.C.	Add new subsection	HF 532
442.39	7-1-83	Amended	HF 562
442.39(2)	7-1-83	Amended	HF 562
444.2	7-1-83	Amended	SF 136
444.5	7-1-83	Repealed	SF 136
445.5	P.C.	Amended	SF 23
445.52	7-1-83	Amended	HF 628
446.7	7-1-83	Amended	HF 628
446.7	7-1-83	Amended	SF 136
447.9	7-1-83	Amended	SF 464
448.2	7-1-83	Amended	SF 136
450.1	7-1-83	Add new unnum. para.	HF 635
450.4(1)	7-1-83	Amended	HF 635
450.5	7-1-83	Amended	HF 635
450.7(3)	7-1-83	Amended	HF 635
450.12	7-1-83	Amended	HF 635
450.13	7-1-83	Repealed	HF 635

450.14	7-1-83	Repealed	HF 635
450.15	7-1-83	Repealed	HF 635
450.17	7-1-83	Amended	HF 635
450.18	7-1-83	Repealed	HF 635
450.19	7-1-83	Repealed	HF 635
450.21	7-1-83	Amended	HF 635
450.22	7-1-83	Amended	HF 635
450.24	7-1-83	Amended	HF 635
450.27	7-1-83	Amended	HF 635
450.30	7-1-83	Amended	HF 635
450.32	7-1-83	Amended	HF 635
450.36	7-1-83	Amended	HF 635
450.37	7-1-83	Amended	HF 635
450.38	7-1-83	Repealed	HF 635
450.39	7-1-83	Repealed	HF 635
450.44	7-1-83	Amended	HF 635
450.45	7-1-83	Amended	HF 635
450.46	7-1-83	Amended	HF 635
450.47	7-1-83	Amended	HF 635
450.51	7-1-83	Amended	HF 635
450.53	7-1-83	Amended	HF 635
450.54	7-1-83	Amended	HF 635
450.55	7-1-83	Amended	HF 635
450.56	7-1-83	Repealed	HF 635
450.57	7-1-83	Amended	HF 635
450.58	7-1-83	Amended	HF 635
450.61	7-1-83	Amended	HF 635
450.62	7-1-83	Amended	HF 635
450.64	7-1-83	Amended	HF 635
450.71	7-1-83	Amended	HF 635
450.72	7-1-83	Repealed	HF 635
450.73	7-1-83	Repealed	HF 635
450.86	7-1-83	Amended	HF 635
450.87	7-1-83	Amended	HF 635
450.88	7-1-83	Amended	HF 635
450.89	7-1-83	Repealed	HF 635
450.90	7-1-83	Amended	HF 635
450.94(2)	7-1-83	Amended	HF 635
450.96	7-1-83	Amended	HF 635
450B.1	12-31-82	Add new subsection	SF 386
453.1	P.C.	Amended	SF 434
453.1	7-1-83	Amended	SF 495
454.2	P.C.	Amended	SF 434
455.48(2)	7-1-83	Amended	SF 239
455.50	7-1-83	Amended	HF 628
455.57	7-1-83	Amended	SF 136
455.118	7-1-83	Amended	HF 628
455.164	7-1-83	Amended	HF 628
455B.105	7-1-83	Add new subsection	SF 355
455B.105(3)	7-1-83	Amended	SF 368
455B.148	7-1-83	Repealed	SF 355
455B.171(19)	7-1-83	Amended	SF 368
455B.171(21)	7-1-83	Amended	SF 368
455B.171(22)	7-1-83	Amended	SF 368

455B.172(2)	7-1-83	Amended	SF 368
455B.173(5)	7-1-83	Stricken	SF 355
455B.174(4)	7-1-83	Amended	SF 368
455B.175	7-1-83	Amended	SF 368
455B.183	7-1-83	Amended	SF 368
455B.261(1)	7-1-83	Amended	SF 368
455B.261(10)	7-1-83	Amended	SF 368
455B.261(11)	7-1-83	Amended	SF 368
455B.261(16)	7-1-83	Stricken	SF 368
455B.262	7-1-83	Amended	SF 368
455B.263(1)	7-1-83	Amended	SF 368
455B.263(7)	7-1-83	Amended	SF 368
455B.264	7-1-83	Amended	SF 368
455B.265	7-1-83	Amended	SF 368
455B.266	7-1-83	Amended	SF 368
455B.269	7-1-83	Amended	SF 368
455B.270	7-1-83	Amended	SF 368
455B.271	7-1-83	Amended	SF 368
455B.272	7-1-83	Amended	SF 368
455B.275(1)	7-1-83	Amended	SF 368
455B.275(4)	7-1-83	Amended	SF 368
455B.276	7-1-83	Amended	SF 368
455B.277	7-1-83	Amended	SF 368
455B.278(1)	7-1-83	Amended	SF 368
455B.278(1)	7-1-83	Amended	SF 355
455B.279(1)	7-1-83	Amended	SF 368
455B.305	7-1-83	Amended	SF 355
455B.334	7-1-83	Amended	SF 355
455B.335(1)	7-1-83	Amended	SF 355
455B.335(2)	7-1-83	Amended	SF 355
455B.387(2)	7-1-83	Amended	SF 136
455B.415(1)	7-1-83	Amended	SF 355
455B.441	7-1-83	Amended	SF 136
455B.441	7-1-83	Amended	SF 368
455B.442(2)	7-1-83	Amended	SF 368
455B.442(2)	7-1-83	Amended	SF 136
455B.442(3)	7-1-83	Stricken	SF 368
455B.442(3)	7-1-83	Stricken	SF 136
455B.442(4)	7-1-83	Stricken	SF 368
455B.442(4)	7-1-83	Stricken	SF 136
455C.3(2)	7-1-83	Amended	HF 135
460.7	7-1-83	Amended	HF 628
460.8(2)	7-1-83	Amended	HF 628
460.11	7-1-83	Amended	SF 136
462.1	7-1-83	Add new unnum. para.	HF 42
462.7	7-1-83	Amended	HF 42
462.20	7-1-83	Amended	SF 136
462.21	7-1-83	Amended	SF 136
466.8	7-1-83	Amended	SF 136
467A, Ch.	P.C.	Add new section	SF 548
467A.4(4)"n"(3)	7-1-83	Amended	SF 136
467A.44(3)	7-1-83	Add new lettered para.	HF 199
467D.6(1)	7-1-83	Amended	SF 368
467D.6(1)	7-1-83	Amended	SF 136

467D.16	7-1-83	Amended	SF 136
467D.17	7-1-83	Amended	SF 136
470.5	7-1-83	Amended	SF 464
471.4(2)	7-1-83	Amended	HF 364
471.6	7-1-83	Amended	SF 499
471.9	7-1-83	Amended	SF 499
471.10	7-1-83	Amended	SF 499
471.11	7-1-83	Amended	SF 499
471.15	7-1-83	Repealed	SF 499
471.16	7-1-83	Amended	SF 499
471.17	7-1-83	Repealed	SF 499
471.18	7-1-83	Amended	SF 499
474.1	7-1-83	Amended	HF 312
475, Ch.	7-1-83	Repealed	HF 312
476.1	7-1-83	Add new unnum. paras.	HF 312
476.3(1)	7-1-83	Amended	HF 312
476.3(2)	7-1-83	Amended	HF 312
476.6	7-1-83	Add new subsections	HF 312
476.6(1)	7-1-83	Amended	HF 312
476.6(5)	7-1-83	Amended	HF 312
476.6(6)	7-1-83	Amended	HF 312
476.6(7)	7-1-83	Amended	HF 312
476.6(8)	7-1-83	Amended	HF 312
476.6(9)	7-1-83	Amended	HF 312
476.6(10)	7-1-83	Amended	HF 312
476.8	7-1-83	Amended	HF 312
476.10	7-1-83	Amended	HF 312
476.13	7-1-83	Amended	HF 312
476.20	7-1-83	Amended	HF 312
476.33(1)	7-1-83	Amended	HF 312
476.33(3)	7-1-83	Amended	HF 312
476A.6	7-1-83	Amended	HF 312
478.7	7-1-83	Amended	HF 312
478.29	7-1-83	Amended	HF 312
479.47	P.C.	Amended	SF 177
491.1	7-1-83	Amended	SF 136
491.3(8)	7-1-83	Amended	HF 606
491.16	7-1-83	Amended	HF 606
496A.4(19)	7-1-83	Stricken	HF 606
496A.7(3)	7-1-83	Amended	SF 435
496A.105	7-1-83	Amended	SF 435
496A.124	7-1-83	Add new subsection	SF 435
496B.16	7-1-83	Amended	SF 387
496C.21	7-1-83	Amended	SF 435
502.102(4)"d"(2)	7-1-83	Amended	HF 514
502.202	7-1-83	Add new subsection	HF 592
502.202(11)	7-1-83	Amended	HF 514
502.202(12)"a"	7-1-83	Amended	HF 592
502.203	7-1-83	Add new subsection	HF 514
502.203(8)	7-1-83	Amended	HF 514
502.203(9)	7-1-83	Amended	HF 514
502.203(12)	7-1-83	Amended	HF 514
502.209	7-1-83	Add new subsection	HF 514
502.209(1)"e"	7-1-84	Amended	HF 514

502.209(1)"h"	7-1-84	Amended	HF 514
502.301(3)	7-1-83	Amended	HF 514
502.302(1)	7-1-83	Amended	HF 514
502.303(4)	7-1-83	Amended	HF 514
502.304	7-1-83	Add new subsection	HF 514
502.304(1)	7-1-83	Amended	HF 514
502.404	7-1-83	Amended	HF 514
502.601(1)	7-1-83	Amended	HF 514
502.603(1)"c"	7-1-83	Amended	HF 514
502.608(1)	7-1-83	Amended	HF 514
504A.6	7-1-83	Add new subsection	SF 435
504A.6(2)	7-1-83	Amended	SF 435
504A.67(2)	7-1-83	Amended	SF 435
505.8	7-1-83	Amended	HF 196
508.15	7-1-84	Amended	HF 562
508.15	7-1-83	Amended	SF 495
509.1(7)	7-1-83	Amended	SF 464
509.3	7-1-83	Add new subsection	SF 178
511.7	7-1-84	Amended	HF 562
511.7	7-1-83	Amended	SF 495
511.26	7-1-83	Amended	SF 136
514.1	7-1-83	Amended	HF 196
514.1	7-1-83	Amended	SF 464
514.4	8-1-83	Amended	HF 196
514.5	7-1-83	Amended	HF 196
514.7	7-1-83	Add new unnum. para.	SF 178
514B.1(2)	7-1-83	Add new unnum. para.	SF 178
514B.32(2)	7-1-83	Amended	HF 577
515.93	7-1-84	Amended	HF 562
515.93	7-1-83	Amended	SF 495
516A.1	7-1-83	Amended	SF 136
524.706(1)"c"	7-1-83	Amended	SF 136
524.801(8)	7-1-83	Amended	HF 606
524.901(2)	7-1-83	Add new lettered para.	SF 310
524.901(2)	7-1-83	Add new lettered para.	SF 223
524.901(2)"a"	7-1-83	Amended	SF 223
524.905	7-1-83	Add new subsection	SF 223
533.16(4)	7-1-83	Add new lettered para.	SF 223
533.24	7-1-83	Amended	HF 628
533.42	P.C.	Amended	SF 90
533.44	P.C.	Repealed	SF 90
533.45	P.C.	Repealed	SF 90
534.8(4)	7-1-83	Amended	HF 606
534.12(4)	7-1-84	Amended	HF 562
534.12(4)	7-1-83	Amended	SF 495
534.75(5)	7-1-83	Amended	SF 136
534.80	7-1-83	Add new subsection	SF 223
534.83(7)	7-1-83	Amended	SF 136
535.5	7-1-84	Amended	HF 562
535.5	7-1-83	Amended	SF 495
535.8	7-1-83	Add new subsection	SF 223
535.8(2)"a"	7-1-83	Amended	SF 223
536A.20	7-1-83	Amended	SF 223
536A.20	7-1-83	Add new subsection	SF 223

536B.8(3)	7-1-83	Amended	SF 136
536B.14(3)	7-1-83	Amended	SF 136
537.1301	7-1-83	Amended	SF 136
537.1301(14)"a"(5)	7-1-83	Amended	SF 223
537.1302	7-1-83	Add new subsection	SF 223
537.2401(1)	7-1-83	Amended	SF 223
537.7103(3)"a"(6)	7-1-83	Amended	SF 136
537A.4	7-1-83	Amended	SF 92
537A.4	P.C.	Amended	HF 634
542.3(2)"a"	7-1-83	Amended	SF 544
542.3(2)"b" 1983 Acts			
Ch. 54, sec. 1	7-1-83	Amended	SF 544
542.3(2)"b"	7-1-83	Amended	SF 402
542.3(3)	7-1-83	Amended	SF 172
542.6	7-1-83	Reenacted Temporarily	SF 544
542.6(3)	7-1-83	Stricken	SF 172
542.6(4)	7-1-83	Stricken	SF 172
542.7	7-1-83	Amended	SF 172
542.16	7-1-83	Add new subsection	SF 401
543.24	7-1-83	Add new subsection	SF 401
543.33	7-1-83	Renacted Temporarily	SF 544
545.102(1)	7-1-83	Amended	SF 435
545.1105	7-1-83	Add new subsections	SF 435
545.1106	7-1-83	Amended	SF 435
551A.2(8)	7-1-83	Amended	SF 543
551A.2(9)"b"	7-1-83	Amended	SF 543
551A.2(10)"b"	7-1-83	Amended	SF 543
554.2724	7-1-83	Amended	SF 504
554.9403(3)	7-1-83	Amended	HF 570
554.9403(6)	7-1-83	Amended	HF 377
554.9404(2)	7-1-83	Amended	HF 570
554.9407	7-1-83	Add new subsection	HF 570
554.9407(2)	7-1-83	Amended	HF 570
554.9407(3)"a"	7-1-83	Stricken	HF 570
556, Ch.	7-1-83	Add new section	SF 92
556.4(1)	P.C.	Amended	HF 184
556.4(2)	P.C.	Amended	HF 184
556.18	P.C.	Add new subsection	HF 184
556.18(1)	P.C.	Amended	HF 184
556.20	P.C.	Add new subsections	HF 184
556B.1(2)	7-1-83	Amended	HF 628
558.68	7-1-83	Amended	SF 433
562.2	7-1-83	Amended	SF 325
562.4	7-1-83	Amended	SF 325
562.6	7-1-83	Amended	SF 325
562.7	7-1-83	Amended	SF 325
562.8	7-1-83	Amended	SF 325
562B.27(1)	7-1-83	Amended	SF 371
566.16	7-1-83	Amended	HF 628
566A.4	7-1-83	Amended	SF 136
566A.6	7-1-83	Amended	SF 136
567.10	7-1-83	Amended	HF 628
573.7	7-1-83	Add new unnum. para.	SF 360
583.6	7-1-83	Amended	HF 628

586.1(4)	7-1-84	Amended	HF 562
595.10	7-1-83	Amended	SF 553
595.11	7-1-84	Amended	HF 562
595.12	7-1-83	Amended	SF 10
598.12(2)	7-1-83	Amended	SF 464
598.12(3)	7-1-83	Amended	SF 464
598.16	7-1-83	Amended	HF 628
598.16	7-1-83	Add new unnum. para.	SF 495
598.21(1)"h"	7-1-83	Amended	SF 136
598.34	7-1-83	Amended	SF 464
598A.3(1)	7-1-83	Amended	SF 136
598A.3(2)	7-1-83	Amended	SF 136
600.8(2)"b"	7-1-83	Amended	SF 464
600.17	7-1-83	Amended	SF 464
600.18	7-1-83	Amended	SF 464
600.22	7-1-83	Amended	SF 464
600A.2(13)	7-1-83	Amended	SF 464
600A.2(15)	7-1-83	Amended	SF 495
601A.17(1)	7-1-83	Add new unnum. para.	SF 304
601C.2(1)	7-1-83	Amended	SF 464
601D.5	7-1-83	Amended	HF 150
601F.3(2)	7-1-83	Amended	SF 464
601J.2	7-1-83	Add new unnum. paras.	SF 202
602, Ch.	7-1-83	Add new section	HF 312
602, Ch.	7-1-83	Repealed	SF 495
602.34	7-1-83	Amended	HF 628
602.42(3)	7-1-83	Amended	HF 628
602.55	7-1-84	Amended	HF 562
602.55	7-1-83	Amended	HF 628
602.55(1)	7-1-83	Amended	SF 549
602.55(2)	7-1-83	Amended	SF 549
602.55(3)	7-1-83	Amended	SF 549
602.63	7-1-83	Amended	SF 549
605, Ch.	7-1-83	Repealed	SF 495
607.6	7-1-83	Repealed	SF 495
609.24	7-1-83	Amended	SF 492
609.33	7-1-83	Amended	SF 136
610.27	7-1-83	Amended	SF 136
613A.4	7-1-83	Add new subsections	SF 531
613A.4(3)	7-1-83	Amended	SF 531
613A.8	7-1-83	Amended	SF 370
613A.12	7-1-83	Amended	SF 370
614.1	7-1-83	Add new subsection	HF 517
614.1(4)	7-1-83	Amended	HF 517
617.3	7-1-83	Amended	SF 136
622.1	7-1-83	Repealed	SF 504
622.4	7-1-83	Repealed	SF 504
622.5	7-1-83	Repealed	SF 504
622.6	7-1-83	Repealed	SF 504
622.7	7-1-83	Repealed	SF 504
622.12	7-1-83	Repealed	SF 504
622.17	7-1-83	Repealed	SF 504
622.18	7-1-83	Repealed	SF 504
622.19	7-1-83	Repealed	SF 504

622.20	7-1-83	Repealed	SF 504
622.37	7-1-83	Repealed	SF 504
622.38	7-1-83	Repealed	SF 504
622.39	7-1-83	Repealed	SF 504
622.40	7-1-83	Repealed	SF 504
622.52	7-1-83	Amended	SF 504
622.53	7-1-83	Amended	SF 504
622.67	7-1-83	Amended	SF 495
622.68	7-1-83	Repealed	SF 495
622.73	7-1-83	Repealed	SF 495
622.93	7-1-83	Amended	HF 628
622B.7	7-1-83	Amended	HF 628
624.14	7-1-83	Amended	SF 504
625.8	7-1-83	Amended	SF 495
628.4	7-1-83	Amended	SF 495
631.1(1)	7-1-83	Amended	HF 315
631.2(2)	7-1-83	Amended	SF 136
631.2(2)	7-1-83	Amended	SF 495
631.4(4)	7-1-83	Amended	SF 495
631.6	7-1-83	Amended	HF 315
631.6	7-1-83	Amended	SF 136
631.6(1)	7-1-83	Amended	HF 315
631.6(4)	7-1-83	Amended	SF 495
631.15	7-1-83	Amended	SF 136
633.13	7-1-83	Add new unnum. para.	SF 495
633.17	7-1-83	Amended	SF 495
633.18	7-1-83	Amended	SF 495
633.20	7-1-83	Amended	SF 495
633.21	7-1-83	Amended	SF 495
633.31(2)	7-1-83	Amended	SF 495
633.361	7-1-83	Strike unnum. para.	HF 635
633.376	7-1-83	Amended	SF 136
633.474	7-1-83	Repealed	HF 243
633.479	7-1-83	Amended	HF 243
633.545	7-1-84	Amended	HF 562
644.15	7-1-83	Amended	SF 495
644.15	7-1-84	Amended	HF 562
663A.2(6)	7-1-83	Amended	SF 302
666.3	7-1-84	Amended	HF 562
666.3	7-1-83	Amended	SF 495
666.6	7-1-83	Amended	SF 495
666.6	7-1-84	Amended	HF 562
675.29	7-1-83	Amended	SF 136
675.38	7-1-83	Amended	SF 464
684, Ch.	7-1-83	Repealed	SF 495
684.34	7-1-83	Add new subsection	SF 549
684.34(1)	7-1-83	Amended	SF 549
684.51	7-1-83	Amended	SF 549
684A.6	7-1-83	Amended	SF 495
685, Ch.	7-1-83	Repealed	SF 495
690.4	10-1-83	Amended	SF 464
692.1(7)	10-1-83	Amended	SF 464
692.1(10)	7-1-83	Amended	SF 349
692.2	7-1-83	Add new unnum. para.	SF 349

692.2(1)	7-1-83	Amended	SF 349
692.2(1)"c"	7-1-83	Amended	SF 464
692.3(2)	7-1-83	Amended	SF 464
692.3(2)	7-1-83	Amended	SF 541
693.4	7-1-83	Amended	HF 628
707.2(4)	10-1-83	Amended	SF 464
708.7(5)	7-1-83	Amended	SF 464
714.2(2)	7-1-83	Amended	HF 581
714.16(2)	7-1-83	Add new para.	SF 336
715.6	7-1-83	Amended	HF 652
716.5	7-1-83	Amended	SF 76
716.6	7-1-83	Amended	SF 76
719.4(3)	10-1-83	Amended	SF 464
719.7	10-1-83	Amended	SF 464
719.8	10-1-83	Amended	SF 464
724.1	7-1-83	Add new subsections	SF 155
724.2(4)	10-1-83	Amended	SF 464
724.4	7-1-83	Add new subsection	SF 155
724.4(4)	10-1-83	Amended	SF 464
724.6	7-1-83	Amended	SF 155
724.23	7-1-83	Amended	SF 155
725, Ch.	7-1-83	Add new sections	SF 92
725.7	7-1-83	Amended	SF 92
725.15	P.C.	Amended	HF 634
726.4	7-1-83	Amended	SF 504
728.1	7-1-83	Add new subsection	SF 496
728.3	7-1-83	Amended	SF 496
728.4	7-1-83	Amended	SF 496
728.12	7-1-83	Amended	SF 496
728.13	7-1-83	Amended	SF 496
801.4(7)"e"	7-1-83	Amended	SF 495
801.4(10)	7-1-83	Amended	SF 495
804.1	P.C.	Amended	SF 334
804.21	P.C.	Add new subsection	SF 503
804.21	P.C.	Add new subsections	SF 334
804.21(1)	P.C.	Amended	SF 334
804.22	P.C.	Add new unnum. para.	SF 334
805.1 1983 Acts, Ch. 50, sec. 5	P.C.	Amended	SF 503
805.1	P.C.	Amended	SF 334
805.6(1)"a"	7-1-83	Amended	SF 549
805.6(1)"c"(1)	7-1-83	Amended	SF 549
805.6(1)"c"(2)	7-1-83	Amended	SF 549
805.6(3)	7-1-83	Amended	HF 628
805.8(2)	7-1-83	Add new para.	SF 493
805.8(2)"c"	7-1-83	Amended	SF 493
805.8(2)"n"	7-1-84	Amended	SF 493
805.8(2)"n"	7-1-83	Amended	SF 303
805.9	7-1-83	Amended	SF 549
805.9(6)	7-1-83	Amended	SF 495
805.10(2)	7-1-83	Stricken	SF 493
805.10(4)	7-1-83	Stricken	SF 493
805.11	7-1-83	Amended	SF 495
805.12	7-1-83	Amended	SF 495

809.6(1)	7-1-83	Amended	HF 628
809.6(2)	7-1-83	Amended	HF 628
811.2(1)	7-1-83	Amended	SF 358
811.2(1)"e"	7-1-83	Amended	SF 358
811.2(2)	7-1-83	Amended	SF 358
811.2	P.C.	Add new subsection	SF 334
812.4	7-1-83	Amended	SF 464
812.5	7-1-83	Amended	SF 464
813.4	7-1-83	Amended	SF 495
814.9	7-1-83	Amended	SF 495
814.10	7-1-83	Amended	SF 495
819.3	7-1-83	Amended	HF 628
901, Ch.	7-1-83	Add new section	HF 578
901.2	7-1-83	Add new unnum. para.	HF 578
901.4	7-1-83	Amended	HF 578
901.4	10-1-83	Amended	SF 464
901.6	7-1-83	Amended	SF 302
901.6	7-1-83	Amended	HF 578
901.7	10-1-83	Amended	SF 464
901.8	10-1-83	Amended	SF 464
902.1	10-1-83	Amended	SF 464
902.3	10-1-83	Amended	SF 464
902.4	10-1-83	Amended	SF 464
902.5	10-1-83	Amended	SF 464
902.6	10-1-83	Amended	SF 464
902.10	10-1-83	Amended	SF 464
903.1	7-1-83	Amended	HF 652
903.3	7-1-83	Amended	HF 572
903.4	10-1-83	Amended	SF 464
905.1(2)	10-1-83	Amended	SF 464
905.1(7)	7-1-83	Amended	HF 279
905.4	7-1-83	Add new subsection	HF 279
905.4(2)	10-1-83	Amended	SF 464
905.4(4)	10-1-83	Amended	SF 464
905.4(9)	10-1-83	Amended	SF 464
905.5(1)	10-1-83	Amended	SF 464
905.6(1)	10-1-83	Amended	SF 464
905.6(2)	10-1-83	Amended	SF 464
905.6(6)	10-1-83	Amended	SF 464
905.7	7-1-83	Add new subsection	HF 279
905.7	10-1-83	Amended	SF 464
905.7(1)	10-1-83	Amended	SF 464
905.8	10-1-83	Amended	SF 464
905.9	10-1-83	Amended	SF 464
905.10	10-1-83	Amended	SF 464
906.1	10-1-83	Amended	SF 464
906.3	10-1-83	Amended	SF 464
906.5	7-1-83	Amended	SF 302
906.5	10-1-83	Amended	SF 464
906.10	10-1-83	Amended	SF 464
906.11	10-1-83	Amended	SF 464
906.17	7-1-83	Amended	HF 628
906.17	10-1-83	Amended	SF 464
907.6	7-1-83	Amended	HF 572

908.5	10-1-83	Amended	SF 464
908.6	10-1-83	Amended	SF 464
908.7	10-1-83	Amended	SF 464
908.8	10-1-83	Amended	SF 464
908.9	10-1-83	Amended	SF 464
910.1(4)	7-1-83	Amended	SF 4
910.2	7-1-83	Amended	SF 4
910.4	7-1-83	Amended	SF 359
910.5(3)	7-1-83	Amended	SF 359
910.5(3)	10-1-83	Amended	SF 464
910.5(4)	10-1-83	Amended	SF 464
910.6	7-1-83	Amended	SF 359
910.7	7-1-83	Amended	SF 359
910.9	7-1-83	Amended	SF 359
911.3	7-1-83	Amended	HF 628
912.3(4)	7-1-83	Amended	SF 464

1973 IOWA ACTS
(Chapter-section-subsection-subparagraph)

186-27	P.C.	Strike unnum. para.	HF 184
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1979 IOWA ACTS
(Chapter-section-subsection-subparagraph)

41-4	7-1-83	Repealed	SF 391
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1981 IOWA ACTS
(Chapter-section-subsection-subparagraph)

2-18(2nd E.O. Session)	7-1-83	Amended	SF 145
9-7(6)	7-1-83	Amended	SF 356
9-7(6)	7-1-83	Amended	HF 312
9-7(6)	10-1-83	Amended	SF 464
9-7(7)	7-1-83	Amended	HF 312
11-11(2)	P.C.	Amended	HF 184
11-11(3)	P.C.	Amended	HF 184
43-1	7-1-83	Amended	SF 543
43-2	7-1-83	Amended	SF 543
180-32	7-1-83	Amended	SF 544

1982 IOWA ACTS
(Chapter-section-subsection-subparagraph)

1062-2	12-1-83	Amended	SF 453
1062-13	12-1-83	Amended	SF 453
1062-26	12-1-83	Amended	SF 453
1062-28	12-1-83	Amended	SF 453
1062-34	12-1-83	Amended	SF 453

1062-35	12-1-83	Add new subsection	SF 453
1199-94	7-1-83	Add new subsection	SF 368
1199-94(1)	7-1-83	Amended	SF 368
1199-94(2)	7-1-83	Amended	SF 368
1199-94(4)	7-1-83	Amended	SF 368
1199-96	P.C.	Add new subsection	SF 267
1260-7	P.C.	Amended	HF 184
1260-86	P.C.	Amended	SF 220
1260-91	P.C.	Amended	SF 220
1262-1(1)	7-1-83	Amended	SF 556
1262-4(1)	7-1-83	Amended	SF 556
1262-4(3)	7-1-83	Amended	SF 556
1262-14	7-1-83	Add new subsections	SF 556
1262-14(2)	7-1-83	Amended	SF 556
1262-14(3)	7-1-83	Stricken	SF 556
1265-1	7-1-83	Amended	HF 644
1265-2	7-1-83	Amended	HF 644
1265-4	7-1-83	Amended	HF 644

1983 IOWA ACTS
(Chapter-section-subsection-subparagraph)

186-6102	7-1-83	Add new subsection	SF 549
186-6102(1)	7-1-83	Amended	SF 549
186-6203	7-1-83	Amended	SF 549
186-9105(1)"a-v"	7-1-83	Amended	SF 549
186-9106(1)	7-1-83	Amended	SF 549
186-9106(4)	7-1-83	Amended	SF 549

RULES OF CRIMINAL PROCEDURE

<u>RULE</u>			
2(3)	7-1-83	Amended	SF 495
2(4)"g"(2)	7-1-83	Amended	SF 495
19(4)	7-1-83	Amended	SF 495
20(5)	7-1-83	Repealed	SF 504
26(1)	7-1-83	Amended	SF 495
26.1(1)	7-1-83	Amended	SF 495
26.1(5)	7-1-83	Amended	SF 495
47	7-1-83	Amended	SF 495
49	7-1-83	Amended	SF 495
1260-91	P.C.	Amended	SF 220

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