

SUMMARY OF LEGISLATION
APPROVED IN THE YEAR 1985
FIRST REGULAR SESSION OF THE SEVENTIETH-FIRST GENERAL ASSEMBLY
AND SIGNED BY THE GOVERNOR

Prepared by the Iowa Legislative Service Bureau

Iowa Legislative Service Bureau
State House
Des Moines, Iowa 50319

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This summary of legislation has been prepared for 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, 1985 unless otherwise specified in the bill summary.

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 1985 Session are not included in this summary.

The 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The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1985 Session.

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AGRICULTURE

H.F. 41 (1985 Iowa Acts, Chapter 26)

By Harbor. Revises the application of the chapter regarding farm implement franchises regarding contracts in force before the chapter became effective. The Act takes effect upon publication. (See also S.F. 183)

H.F. 225

See Economic Development. Relates to the use of lottery revenues for agricultural research purposes.

H.F. 266 (1985 Iowa Acts, Chapter 236)

By Committee on Natural Resources and Outdoor Recreation. Allows the Department of Soil Conservation to use cost-sharing funds to pay for fencing of forests if grazing by livestock is causing excessive soil loss. The assistance cannot exceed half of the cost of the fencing and the landowner must agree to maintain the fence for at least ten years.

H.F. 476

See Appropriations. Relates to the appropriations to state departments and agencies relating to agriculture.

H.F. 554 (1985 Iowa Acts, Chapter 188)

By Committee on Agriculture. Makes several revisions to the Uniform Commercial Code regarding security interests in farm products. It provides that as a general proposition, a buyer in the ordinary course of business takes free of a security interest in the item purchased. This protection does not apply to a buyer of farm products if the buyer has received prior written notice of the security interest unless the buyer issues a joint check, the buyer purchases the farm products outside of the seller's trade area, or the buyer's principal place is located outside of the seller's trade area. The seller's trade area consists of the county in which the seller resides or a county that is contiguous to or corners upon the county that is contiguous to or corners upon the county where the seller resides. A debtor engaged in farming operations who has created a security interest in farm products is required to provide the secured party with a written list of potential buyers of the farm products at the time the debt is incurred if the secured party requests such a list. The debtor is guilty of an aggravated misdemeanor if the debtor knowingly or intentionally sells the farm products to a person who is not listed as a potential buyer or is not in the debtor's trade area unless the secured party has given prior written permission or the debtor applies the proceeds received from the sale to the debt within fifteen days of the date of sale or delivery, whichever is later. The buyer shall issue a check for payment jointly to the debtor and those secured parties from whom the buyer has received prior written notice of a security interest. A termination statement evidencing the termination of a security interest in farm products must be filed by the secured party within sixty days after the debt is paid or within ten days following written demand by the debtor.

H.F. 677 (1985 Iowa Acts, Chapter 207)

By Committee on Agriculture. Creates an Iowa Sheep and Wool Promotion Board, based on a process of petition and referendum among the producers. If

approved, the Board sets an assessment to be levied of up to two cents per pound of wool and ten cents per head of sheep. The assessment continues until a referendum seeking suspension or termination is approved. The purposes of the Board are to develop and carry out research and education programs pertaining to production, marketing, and utilization, and to provide public relations and market expansion and preservation for sheep and wool.

H.F. 678

See Natural Resources. Relates to drainage districts.

H.F. 692 (1985 Iowa Acts, Chapter 126)

By Committee on Agriculture. Provides for the resumption of the Iowa Dairy Industry Commission and of the dairy excise tax upon a national promotional order established by the U.S. Department of Agriculture pursuant to the Dairy Product Stabilization Act of 1983. The excise tax, when reactivated, would equal three-fourths of one percent of the gross value of milk produced in the state. The reactivation of the Commission requires a referendum within eighteen months after the termination of the national promotion order on the question of the continuation of the excise tax. The focus of the Commission and the excise tax is changed from milk, cream, or other dairy products to milk alone.

H.F. 741 (1985 Iowa Acts, Chapter 80)

By Committee on Agriculture Provides that a custom livestock feeder is not a grain dealer within the definition of Chapter 542. In addition, it provides that a custom livestock feeder shall only purchase grain from a grain producer by cash, check, or other instrument that is payable on demand. A custom livestock dealer is not permitted to purchase grain from a grain producer using a credit-sale contract as defined in Chapter 542. The Act takes effect upon publication.

H.F. 748

See Business and Utilities. Relates to asset requirements of grain dealers.

S.F. 9

See Transportation-Vehicle. Relates to the operation on roads of all-terrain vehicles used for agricultural purposes.

S.F. 32 VETOED BY THE GOVERNOR

By Hutchins. Provides for the establishment of minimum prices for agricultural commodities sold within the state, based on not less than eighty percent and not more than one hundred percent of parity. The minimum price for a particular commodity goes into effect when sixty percent of the previous year's U.S. production is subject to an equivalent minimum price. The Act provides for supply management and orderly marketing rules when world carryover stocks as a percent of total world use for any agricultural commodity exceed by twenty-five percent the previous twenty-year average of world carryover stocks, or when the secretary of agriculture perceives a threat to the state's productivity or marketing.

S.F. 117 (1985 Iowa Acts, Chapter 15)

By Committee on Agriculture. Revises the definition of a beginning farmer to allow partnerships to qualify for Iowa Family Farm Development Authority programs. The aggregate net worth limitation is increased to two hundred thousand dollars for an individual and four hundred thousand dollars for a

partnership. The definition of "farming" is expanded to include activities beyond the traditional concepts of farming.

Minor changes are made in the Farm Authority's board structure and operation.

As a new requirement for beginning farmer programs, persons who wish to qualify must "materially and substantially participate in farming." The requirement that participants must have been "turned down" for financing elsewhere is stricken.

Limitations on the amount which may be loaned to a beginning farmer are set which are not tied to actual value of the property to be acquired.

S.F. 264 (1985 Iowa Acts, Chapter 170)

By Waldstein, Tieden, Schwengels, Gratiis and Taylor. Eliminates a maximum net worth limitation on eligibility for a loan from the conservation practices revolving loan fund and restricts the loans from being made for establishing a permanent soil and water conservation practice on land which is subject to the restrictions on the use of state cost-sharing funds under section 467A.65.

S.F. 342 (1985 Iowa Acts, Chapter 48)

By Boswell, Corning, Hannon, Murphy, Neighbour and Gronstal. Prohibits the movement of a colony of bees into the state without a valid certificate of inspection from the state of origin or a permit from the State Apiarist. A violation is designated as a serious misdemeanor. The Attorney General and others may seek to restrain a violation of the chapter on behalf of the State Apiarist.

S.F. 459 (1985 Iowa Acts, Chapter 250)

By Committee on Agriculture. Separates a gubernatorial declaration of state of economic emergency as a mechanism for a moratorium on foreclosures from the general provisions relating to foreclosure. The type of real property eligible for the moratorium is to be stated by the Governor in the declaration, and eligibility is further limited to real estate subject to instruments executed before the declaration. Certain grounds are given for lifting a continuance. The Legislative Council is directed to study the effects on implementing a phase-in of interest payments during or after the moratorium.

S.F. 465 (1985 Iowa Acts, Chapter 142)

By Committee on Agriculture. Allows the Secretary of Agriculture to set the annual license fee for selling, offering for sale, or disposing of agricultural lime to a maximum of forty dollars. The moneys from the license are deposited in an existing "fertilizer fund". If moneys in that fund exceed three hundred fifty thousand dollars, the Secretary is ordered to reduce the license fee and other fees so as to avoid such an excess in the next fiscal year. The Secretary is ordered to make an annual report of moneys received under the agricultural limestone chapter, and is ordered to make biennial reports showing certification of effective calcium carbonate equivalent for all agricultural lime, limestone, or aglime that was certified by the Department, rather than the quarterly reports which were previously required.

S.F. 466 (1985 Iowa Acts, Chapter 84)

By Committee on Agriculture. Specifies that a holder of a permit to sell seed need have only one bond to cover all purchasers of seed who hold contracts providing that the permit holder will repurchase the seed crop produced from the purchased seed.

S.F. 538 (1985 Iowa Acts, Chapter 204)

By Committee on Agriculture. Amends portions of the agricultural supply dealers's lien law, Chapter 570A, to do the following:

1. Provides a definition for livestock.
2. Provides that the dealer's certified request for a memorandum from a financial institution may include the farmer's waiver of confidentiality. It increases the time for a financial institution to issue a memorandum from two business days to four business days.
3. Specifies that the sixteen-month period in which the lien attaches to crops produced begins on the date of perfection, rather than the last date an agricultural chemical is applied.
4. Makes several changes to the method in which the agricultural supply dealer's lien is perfected.

S.F. 577

See Economic Development. Relates to debt restructuring of farm loans and the value of agricultural land used to secure loans.

S.F. 581 (1985 Iowa Acts, Chapter 199)

By Committee on Ways and Means. Creates an Iowa Pork Producers Council which administers market development programs funded by an assessment on sales of porcine animals. The assessment is initially set at point zero zero two five percent of the gross sales price, and may be raised to a maximum of point zero zero three percent. The assessment must be approved at a referendum within eighteen months of the effective date of the Act (July 1, 1985), and continues until a referendum seeking suspension or termination of the assessment is approved. The prior Swine Producers Association is repealed.

APPROPRIATIONS

H.F. 225

See Economic Development. Relates to appropriations made from lottery revenues.

H.F. 476 (1985 Iowa Acts, Chapter 260)

By Committee on Appropriations. Appropriates funds for the 1985-1986 Fiscal Year to the state departments and agencies whose responsibilities relate to agricultural affairs, energy, and natural resources management. The state departments and agencies include the State Department of Agriculture, the State Conservation Commission, State Advisory Board for Preserves, Energy Policy Council, Iowa Geological Survey, Herbert Hoover Birthplace Foundation, Mississippi River Parkway Commission, Department of Soil Conservation, Department of Water, Air and Waste Management, and Iowa State Water Resources Research Institute. The Act includes funds for multiflora rose eradication, open spaces school tax payment and suspends the Department of Water, Air and Waste Management's implementation of the federal Resource Conservation and Recovery Act permit program for hazardous waste facilities in this state.

Appropriations in the Act are reduced by one percent for the 1985-1986 Fiscal Year and similar appropriations for the 1986-1987 Fiscal Year are intended to be frozen unless state revenue growth exceeds 4.5%.

H.F. 555

See Local Government. Relates to an appropriation for the Iowa community cultural grants program.

H.F. 570

See Insurance. Relates to an appropriation to the Department of Human Services for the medically needy program.

H.F. 571 (1985 Iowa Acts, Chapter 261)

By Committee on Appropriations. Appropriates funds for the 1985-1986 Fiscal Year to the Commission on the Aging, Commission for the Blind, Office of Citizens' Aide, Civil Rights Commission, Spanish-Speaking Peoples Commission, Committee on Employment of the Handicapped, Commission on the Status of Women, Vocational Rehabilitation Division of the Department of Public Instruction, Health Department, Department of Veterans Affairs, and the Department of Substance Abuse. However, the appropriation to the Office of Citizens' Aide is nullified with the passage of S.F. 409, which requires the Legislative Council to approve the budget of the Office of the Citizens' Aide from the standing legislative appropriation.

Appropriations in the Act are reduced by one percent for the 1985-1986 Fiscal Year and similar appropriations for the 1986-1987 Fiscal Year are intended to be frozen unless state revenue growth exceeds 4.5%.

H.F. 642 (1985 Iowa Act, Chapter 256)

By Committee on Appropriations. Appropriates supplemental funds to the Department of Banking, State Comptroller and Department of General Services for operations in the 1984-1985 Fiscal Year. Appropriates funds to the

Office of Disaster Services to match federal disaster assistance during the 1984-1985 Fiscal Year. Extends a reversion of funds appropriated for the printing of the Iowa Official Register and allows their use for postage. Appropriates start-up expenses of operation to the Iowa Lottery Agency and reschedules the repayment of a loan from the general fund for lottery purposes. Appropriates funds to the Iowa Development Commission for advertising and tourism. Provides responsibilities to the Iowa Development Commission regarding expenditures from the community economic betterment allotment of lottery funds. Exempts the initial appointees to the Iowa Lottery Board from the qualifications requirement. The Act takes effect upon publication.

H.F. 747 (1985 Iowa Acts, Chapter 263)

By Committee on Appropriations. Makes appropriations from the general fund of the state for the 1985-1986 Fiscal Year for the operations of the Iowa State Arts Council, the Iowa State Historical Department, the Iowa Library Department, the Iowa Department of Public Broadcasting, the Iowa College Aid Commission, the Iowa Department of Public Instruction, and the State Board of Regents. The Act also appropriates money to the College Aid Commission for the subvention program for the University of Osteopathic Medicine and Health Sciences, for the National Guard Education Program, and the Tuition Grant Program. It increases the standing appropriation for tuition grants and increases the maximum amount of a tuition grant for the 1985-1986 Fiscal Year and thereafter to \$2,300. Funds are appropriated to the Department of Public Instruction for salaries and support, fire service education, vocational education administration, vocational education, 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, computer software clearinghouse, merged area schools, matching funds for vocational education programs in the merged area schools, and for educational excellence incentive awards. The fourth quarter appropriation for the merged area schools will not be paid until the first quarter of the 1986-1987 Fiscal Year. Funds are appropriated to the State Board of Regents for general office and for reimbursement to the institutions for deficiencies in funding resulting from the pledging of tuitions, student fees and charges and institutional income to finance the cost of buildings and facilities; 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, the Cooperative Extension Service, and the Center for Industrial Research and Service; to the University of Northern Iowa; to the State School for the Deaf; and the Iowa Braille and Sight-saving School. The Act directs the Department of Public Instruction to conduct a study of the reimbursement received by parents and guardians of nonpublic school pupils for furnishing the transportation for those children. Patients of the University of Iowa Hospitals eligible for reimbursement under the medically-needy program must be certified for medicaid reimbursement and not counted under the indigent patient quotas. The University Hospitals cannot perform heart, liver, artificial heart, or heart/lung transplantations on indigent patients unless the expenses are otherwise paid. It directs the Joint Education Appropriations Subcommittee to monitor the transplantation experience at the University Hospitals and make recommendations regarding state funding for transplantations for indigent patients. The Superintendent of the University Hospitals must file a report with the Legislative Fiscal Bureau of

expenditures by type of service provided. Moneys are appropriated to the Commission on the Aging for legal services to the elderly. It is the intent of the General Assembly that WOI-TV increase its efforts to enhance its return on investment and explore the feasibility of transferring the license to a foundation or organization affiliated with Iowa State University. A report on those efforts must be made to the Joint Education Appropriations Subcommittee during the 1986 Session. Proceeds from the sale of property of the Department of Public Broadcasting are appropriated to the Department of Public Broadcasting to help pay for construction of a new building. However, if the Executive Council directs that the property be used for another state purpose, the General Assembly may consider appropriating an amount equal to the appraised value of the property to the Department of Public Broadcasting. The Iowa Department of Public Broadcasting Board can retain revenues generated through contracts with nonprofit organizations or their affiliated organizations from the use of the facility and other educational communications services. The Act appropriates funds to the Department of Public Instruction for assisting school districts to offer foreign language courses. It expands the eligibility for the Science and Math Loan Program to individuals who possess a baccalaureate degree or higher but who do not already possess a teaching certificate. It also removes the requirement that those eligible be enrolled in an institution of higher education on at least a half-time basis and reduces the standing appropriation for the program. It increase the requirements for eligibility for the supplemental grant program from completion of 7 units to completion of 8 units of science and mathematics courses and reduces the standing appropriation for the program. It changes the program that provides payments to school districts for students who are enrolled in certain courses so that payments are received for students who successfully complete a year long course in Latin, German, French or Spanish at the third or fourth year level and other foreign language courses at the first or second year level and reduces the standing appropriation for the payments. It strikes a standing appropriation to the Department of Public Instruction for programs for the improvement of science and mathematics teaching and repeals an obsolete chapter of the Code relating to payments of state aid to merged area schools.

Appropriations in the Act are reduced by one percent for the 1985-1986 Fiscal Year and similar appropriations for the 1986-1987 Fiscal Year are intended to be frozen unless state revenue growth exceeds 4.5%.

H.F. 771 (1985 Iowa Acts, Chapter 259)

By Committee on Appropriations. Appropriates operating funds to the Department of Human Services for the 1985-1986 Fiscal Year and separates the appropriations into the following major categories: General Administration; field operations; special programs, including aid to families with dependent children, medical assistance, child support recovery, state supplementary assistance, home-based services, foster care, community-based services, and county-based juvenile reimbursements; state institutional services for juveniles and veterans, the mentally ill, and mentally retarded; the state community mental health and mental retardation services fund; and supplementation of federal social services block grant funds for the purchase of local services and child day care services. Additional funds are appropriated for child abuse prevention grants, domestic abuse program grants, and additional protective service workers. The Act also appropriates operating funds to the Department of Health for maternal and child health centers, and to the Foster Care Review Board and the Commission on Children, Youth, and Families for the 1985-1986 Fiscal Year.

The Act increases grants under the aid-to-families-with-dependent-children program by approximately 5.7% on January 1, 1986, and eliminates the 20% copayment requirement for school expenses under the program. The Act continues to fund the medically needy program under the medical assistance program. The Department of Human Services is authorized to continue to seek a medical assistance waiver from the federal government to allow the University of Iowa Hospitals and Clinics to be designated the provider of medical services to certain medically needy obstetric and newborn patients. The Department is required to study the application of portions of California's and Colorado's medically indigent program to Iowa's medical assistance program, especially relating to comprehensive perinatal services and obstetrical access programs.

The Act establishes reimbursement rates for medical assistance providers, purchase of service providers, foster care providers, and residential care facilities. Intermediate care facility rates are set at the 55th percentile and social service providers are generally allowed a one percent increase. The Department is required to establish a special reimbursement rate for community, supervised apartment living arrangements.

Appropriations in the Act are reduced by one percent for the 1985-1986 Fiscal Year and similar appropriations for the 1986-1987 Fiscal Year are intended to be frozen unless state revenue growth exceeds 4.5% as determined by the Legislative Fiscal Bureau as of December 31, 1985.

H.F. 777 (1985 Iowa Acts, Chapter 266)

By Committee on Appropriations. Makes a supplemental appropriation to the Iowa Beer and Liquor Control Department for the 1985-1986 Fiscal Year for salaries, support, and other operational purposes and allows interest earned on certain employee insurance funds to be credited to those funds.

H.F. 780 (1985 Iowa Acts, Chapter 254)

By Committee on Appropriations. Appropriates funds for salary adjustments and benefits for public officials and employees authorized under Senate File 578 and specified employees of designated political subdivisions and agencies including merged area schools, judicial district departments of correctional services, regional libraries, substance abuse facilities, local boards of health receiving in-home health care grants, and local homemaker/chore service programs. The Act also reduces the appropriation for comparable worth pay adjustments under Senate File 434 by one percent.

S.F. 269 (1985 Iowa Acts, Chapter 255)

By Committee on Appropriations. Appropriates to various state regulatory and licensing departments, boards and commissions for the 1985-1986 Fiscal Year. The Act appropriates for general operations to the Board of Architectural Examiners, Landscape Architectural Examiners, Accountancy Examiners, Engineering Examiners, Real Estate Commission, Medical Examiners, Nursing Examiners, Pharmacy Examiners, and Dental Examiners. It appropriates for general operations to the State Auditor, Department of Banking, Beer and Liquor Control Commission, Credit Union Department, Insurance Department, Occupational Safety and Health Review Commission, Public Employment Relations Board, Secretary of State, Campaign Finance Disclosure Commission, and Bureau of Labor. The Act 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. The amounts of the appropriations were subsequently amended by the General Assembly.

S.F. 434 (1985 Iowa Acts, Chapter 258)

By Committee on Appropriations. Appropriates funds to various executive and legislative agencies for the 1985-1986 Fiscal Year. The agencies included are the Office of Administrative Rules Coordinator, Capitol Planning Commission, State Comptroller, Executive Council, Iowa Merit Employment Department, Department of Public Defense, Office of Disaster Services, Terrace Hill Authority, Commission on Uniform State Laws, Department of General Services, Office of Governor, and Office of Lieutenant Governor. The Act also appropriates funds to the Council of State Governments and the National Conference of State Legislatures for annual dues and appropriates funds to the county government assistance fund and the municipal assistance fund. An appropriation is also made to carry out comparable worth pay adjustments for the fiscal year beginning July 1, 1985. There are appropriation reductions made to certain regulatory boards and commission who received their original appropriation under Senate File 269. Appropriations provided in this Act for the Legislative Service Bureau and the Legislative Fiscal Bureau are void with the passage of S.F. 409.

Appropriations in the Act are reduced by one percent for the 1985-1986 Fiscal Year and similar appropriations for the 1986-1987 Fiscal Year are intended to be frozen unless state revenue growth exceeds 4.5%.

S.F. 473

See Human Services. Appropriates money for additional staff to the Department of Human Services to implement the Bill of Rights for mentally retarded, developmentally disabled, or chronically mentally ill persons.

S.F. 552 (1985 Iowa Acts, Chapter 262)

By Committee on Appropriations. Appropriates funds for the 1985-1986 Fiscal Year to departments and agencies whose responsibilities relate to corrections, public safety, and the justice system. These agencies include the Department of Corrections, Criminal and Juvenile Justice Planning Agency, Department of Justice, Iowa Law Enforcement Academy, Board of Parole, State Medical Examiner, Department of Public Safety, and the Judicial Department. Section 4 was item vetoed from the Act which provided a 1% reduction in expenditures for administration of the Department of Corrections if a study of the validity of the inmate classification system provided for in 1984 is not completed and presented to the General Assembly by July 1, 1985.

Appropriations in the Act are reduced by one percent for the 1985-1986 Fiscal Year and similar appropriations for the 1986-1987 Fiscal Year are intended to be frozen unless state revenue growth exceeds 4.5%.

S.F. 562 (1985 Iowa Acts, Chapter 257)

By Committee on Appropriations. Appropriates funds from the general fund of the state to the Iowa State Commerce Commission, the Industrial Commissioner, the Iowa Department of Job Service and Refugee Center, the Office for Planning and Programming, the Department of Revenue, the Office of the Treasurer of State, the Iowa Academy of Science, the Iowa Development Commission, and the State Fair Board for the Fiscal Year beginning July 1, 1985 and ending June 30, 1986. Also appropriates funds from the general fund of the state, the road use tax fund, the primary road fund, and the state

aviation fund to the state Department of Transportation for the Fiscal Year beginning July 1, 1985 and ending June 30, 1986. Transfers funds from the road use tax fund to the general fund of the state and appropriates these funds to fund the state Department of Transportation's Driver's License Program for the Fiscal Year beginning July 1, 1985 and ending June 30, 1986. Transfers \$18,064,000 from the road use tax fund to the general fund of the state to fund the Highways Safety Patrol and Uniformed Force of the Department of Public Safety for the Fiscal Year beginning July 1, 1985 and ending June 30, 1986. Requires public transit authorities to return unexpended funds received as a loan. Increases Iowa Product Development Corporation bonding capacity from one million to ten million dollars. Allows asphalt repaver equipment to be granted permits for movement of oversized indivisible loads on the public roads. Exempts from the railway fuel tax that fuel used in a railway vehicle operated within the geographical confines of a manufacturing plant or facility. Reduces all general fund appropriations by one percent for the Fiscal Year beginning July 1, 1985 and ending June 30, 1986. Provides that total appropriations specified for the Fiscal Year beginning July 1, 1985 and ending June 30, 1986 shall not be exceeded in the Fiscal Year beginning July 1, 1986 and ending June 30, 1987 unless revenue growth as estimated by the Legislative Fiscal Bureau in its December 31, 1985 quarterly report exceeds 4.5%.

S.F. 575 (1985 Iowa Acts, Chapter 267)

By Committee on Appropriations. Appropriates funds for the 1985-1986 Fiscal Year for the following capital improvements: \$1,000,000 for institutions under the control of the Department of Human Services; \$50,000 to the State Historical Department for purchasing property adjacent to the gravesite at Gardner cabin and for the Matthew Edel Blacksmith Shop; \$500,000 for institutions under the control of the Department of Corrections; \$300,000 for general maintenance by the State Conservation Commission; \$200,000 for renovation of the Robert Lucas Building by the Department of General Services; and \$63,000 for beginning installation of a fire sprinkler system by the Commission for the Blind. The Act also appropriates moneys to the State Conservation Commission to pay the drainage assessment and interest for the closed tile drain work at Lake Cornelia in Wright County, but requires that the amount expended be subtracted from funds appropriated from lottery funds to the State Conservation Commission. The Act also provides that the commissioners appointed to classify lands and assess benefits in a levee or drainage district shall not assess benefits for state-owned lands to property below the ordinary high water mark. The assessments against these lands may be paid by the Executive Council and language has been added providing an appropriation from the general fund of the state to pay the certified assessments. The appropriation for the closed tile drain work is effective upon the publication of the Act.

S.F. 578 (1985 Iowa Acts, Chapter 253)

By Committee on Appropriations. Provides for salary adjustments and benefits for designated public officials and employees. The Act provides a salary increase of one percent effective with the first pay date after January 1, 1986 and a four percent increase as of the first pay date after January 1, 1987. If the designated employees are eligible for a merit increase, these increases shall be given during each fiscal year. The salary adjustments do not apply to elected state officers including legislators; justices, judges, and magistrates of the Judicial Department; appointed nonelected state officers whose salaries are set by the Governor; and members of the Public

Employment Relations Board. The Act also provides that in the implementation of comparable pay adjustments, no job titles except nursing service director, director of nursing, and director of public health nursing, are to be raised above pay grade thirty-two. An increase is provided for reimbursement for personal effects of employees which are destroyed or damaged by clients of the Department of Human Services.

S.F. 585 (1985 Iowa Acts, Chapter 268)

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 Human Services; the Alcohol and Drug Abuse and Mental Health Service Block Grant funds to the Department of Substance Abuse with a portion of the funds transferred to the Department of Human 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 amount 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.

The Act amends the 1983 and 1984 Session Laws to permit excess federal funds from Community Development Block Grants to be spent for the Community Development Block Grant Program and amends the 1984 Session Laws to permit excess funds to be spend for Community Services Block Grant Programs. The 1984 Session Laws are amended to increase the amount of federal funds appropriated to the Department of Substance Abuse and to increase the percentage allocated for community mental health centers.

The Act exempts certain excess federal funds in the Social Services Block Grant from prorata distribution and directs that it be used for child care provider training.

S.F. 587 (1985 Iowa Acts, Chapter 265)

By Committee on Appropriations. Appropriates funds to be received from the federal Department of Energy in settlement of alleged petroleum pricing and allocation violations to the Energy Policy Council for weatherization of the residences of low-income persons, loan assistance program for energy conservation projects, and administration; to the Department of Transportation for a revolving loan fund for community and rural transit capital purchases; and to the Department of Agriculture for the improvement of petroleum and motor fuel inspection. It reallocates a 1983 appropriation of petroleum overcharge funds.

BONDS

H.F. 541 (1985 Iowa Acts, Chapter 210)

By Committee on Education. Authorizes the Iowa Higher Education Loan Authority to issue obligations, the proceeds of which will be used to provide to private institutions of higher education in the state funds for the purpose of renovating, remodeling and constructing the institutions' physical plants and for acquisition of equipment for educational purposes. The obligations issued are to be repaid from the revenues and securities of the Iowa Higher Education Loan Authority. Presently the Higher Education Loan Authority can only issue obligations to provide funds for education loan financing programs for students enrolled in these private institutions.

H.F. 729 (1985 Iowa Acts, Chapter 240)

By Committee on Local Government. Authorizes a public issuer of bonds to anticipate the next levy of taxes to be collected for payment of the bonds. The Act specifies that for purposes of the tax increment financing law that the assessment roll to be used for determining how to divide the taxes collected is the assessment roll as of January 1 of the calendar year preceding the effective date of the ordinance establishing the tax increment financing district. The Act also modifies the tax increment financing law to allow an increase in the amount of taxes collected which would be allocated to each taxing district pursuant to the division of taxes under the tax increment financing ordinance.

H.F. 746

See Local Government. Relates to bonds issued for a merged area hospital.

S.F. 230

See Courts and the Judicial Process. Relates to the use of a personal surety in joint tenancy between cosureties relating to real estate.

S.F. 449 (1985 Iowa Acts, Chapter 225)

By Committee on Small Business and Economic Development. Makes changes to the Iowa Housing Finance Authority by redefining small business in the Authority's small business loan program to include nonprofit businesses within the definition and by eliminating limits on the amount of bonds and notes the Authority may have outstanding and on the amount of bonds and notes that may be issued for various programs of the Authority. The Act also provides for the allocation of the "state ceiling" for industrial revenue bonds and student loan bonds among the governmental units of the state authorized to issue these types of bonds. The "state ceiling" is the amount of industrial revenue and student loan bonds, determined pursuant to section 103 (n) of the Internal Revenue Code of 1954, which may be issued within a state for a calendar year as one of the requirements that must be met in order for those bonds to be tax exempt under federal income tax laws. The Act takes effect upon publication.

S.F. 565

See Economic Development. Relates to use of the RISE fund for payment of principal and interest on bonds for approved road and street projects.

S.F. 568

See Local Governments. Relates to the levy for special assessment bonds by counties.

S.F. 577

See Economic Development. Relates to the issuance of bonds and notes by the Iowa Economic Protective and Investment Authority.

BUSINESS AND UTILITIES

H.F. 41

See Agriculture. Relates to the application of the chapter relating to farm implement franchises.

H.F. 70 (1985 Iowa Acts, Chapter 16)

By Swartz, Gruhn, and Rensink. Expands the current restrictions on going-out-of-business sales. It provides that the current limitation that a going-out-of-business sale shall not be continued beyond 120 days includes a person who acquires an ownership interest in the business either within sixty days before the initial advertisement of the sale or any time after the initial advertisement of the sale. Also, it provides that it is an unlawful practice for a person to acquire an interest in a business which has either gone out of business or is going out of business and conduct or continue a going-out-of-business sale where additional merchandise has been added to the merchandise of the liquidating business for purposes of the sale unless the person provides a clear and conspicuous notice in all advertisements that merchandise has been added. The advertisement shall also state the customary retail price of the merchandise that has been added or brought in for sale. A permit to hold or continue such a sale shall be obtained from the city if the proposed sale is to be held in a city and the city regulates going-out-of-business sales. Otherwise, the permit shall be obtained from the county in which the proposed sale is to be held. A civil penalty not to exceed one thousand dollars for each day of each violation may be imposed in addition to any criminal penalty.

H.F. 225

See Economic Development. Relates to the establishment of a female and minority small business procurement program, the establishment of local programs for economic development, a World Trade Center, and a primary marketing center for business international trade.

H.F. 460

See Economic Development. Relates to investments in venture capital funds in small businesses.

H.F. 554

See Agriculture. Relates to security interests in farm products.

H.F. 556 (1985 Iowa Acts, Chapter 158)

By Committee on Small Business and Commerce. Makes several changes to Chapter 536 relating to chattel loans including the following:

1. Provides a short title of "Iowa Regulated Loan Act" to the Chapter and changes all references from "small loans" to "regulated loans".
2. Increases the maximum amount of a loan under the Chapter from two thousand dollars to twenty-five thousand dollars.
3. Permits the State Banking Board to establish the maximum rate of interest permitted for loans that have principals of ten thousand dollars or

less. On loans with principals in excess of ten thousand dollars, the maximum rate of interest is the greater of the rate permitted by Chapter 535 or the rate authorized for supervised financial organizations by Chapter 537.

4. Permits a licensee to sell certain types of property insurance to borrowers on property owned by the borrower.

5. Provides that a licensee that charges interest or other charges in excess of that permitted shall forfeit all interest and charges and the lesser of two thousand dollars of the principal or the total principal of the loan.

H.F. 702 (1985 Iowa Acts, Chapter 164)

By Committee on Judiciary and Law Enforcement. Defines theft to include the act of obtaining gas, electricity or water from a public utility or obtaining cable television service from an unauthorized connection to the supply or service line. Theft also includes intentionally altering, adjusting, removing or tampering with the gas, electricity or water metering or service device so as to cause inaccurate readings. The penalty is based on value of services ranging from a simple misdemeanor for theft not exceeding fifty dollars to a class "C" felony for theft exceeding five thousand dollars in value.

H.F. 726 (1985 Iowa Acts, Chapter 78)

By Committee on Energy and Environmental Protection. Defines entities which own or operate or are constructing hydroelectric power facilities as "hydroelectric utilities". Under certain conditions, a hydroelectric utility may exercise the power of eminent domain if the utility has first exhausted all efforts to secure the necessary voluntary easements. It also authorizes contractual arrangements needed to support financing for construction of hydroelectric power facilities. The Act amends the status required of a city electric utility in order to be a member of a hydroelectric utility or joint agency from owning and operating a municipal electric utility as of July 1, 1981 to having established a municipal electric utility as of July 1, 1984.

H.F. 741

See Agriculture. Relates to custom livestock feeders.

H.F. 748 (1985 Iowa Acts, Chapter 234)

By Committee on Agriculture. Provides that a grain dealer with a class 1 or class 2 license shall have and maintain current assets equal to at least 90 percent of the current liabilities. However, for limited amounts of time, the grain dealer may post a bond to cover the deficiency. The length of time a bond may be used is dependent on the amount of the deficiency. A grain dealer shall not purchase grain by credit-sale contract during any time period in which the dealer's current assets are less than 45 percent of current liabilities.

H.F. 766 (1985 Iowa Acts, Chapter 235)

By Committee on Appropriations. Establishes an Iowa small business new jobs training program patterned after the Iowa industrial new jobs training program in Chapter 280B (H.F. 623). This new program is a mechanism for new or expanding small business in Iowa to make arrangements for the training of new employees. An employer would enter into an agreement with an area community college to establish and provide for this training program. The

agreement may provide for the employer to reimburse or pay for the costs of the program.

The program costs may be paid from any of the following sources which are specified in the agreement:

1. Incremental property taxes which are those taxes levied on the increase in valuation of some of the employer's business property after a certain date. This is the same process used by municipalities for their incremental financing of urban development projects.

2. New jobs credit from withholding which is a credit of one and one-half percent of the new employee's salary from the personal income tax withholding payment made by the employer to the state. The employer remits the credited amount to the area community college to pay for program costs. The employee receives full credit on the employee's state income tax liability for the full amount withheld.

3. Tuition, student fees, user fees, and special charges.

Advances by the area community college may be provided to the employer to finance the program costs. The repayment of the advances plus interest will be from those sources specified in the agreement.

The new jobs training program will be administered by area community colleges which may subcontract with other Iowa public and private colleges and universities and governmental agencies.

An industry is prohibited from participating in this program if it closes or reduces operations within a location in the state and moves the same operation to another part of the state in order to obtain training.

The Iowa Development Commission will adopt rules for this program.

Funding is provided by an appropriation by the state from the permanent school fund. This appropriation is treated as a loan and must be repaid and when repaid will be deposited into the permanent school fund. Interest on the loan will be prepaid to the fund. The moneys appropriated would go into an area school job training fund under the supervision of the Treasurer of State. Moneys in this fund would not revert at the end of a fiscal year until the end of 1987-1988 Fiscal Year and then would revert to the permanent school fund. Moneys to repay the remaining amount of the loan come from the "surplus account" created in the legislation creating the lottery.

S.F. 110

See State Government. Relates to divestiture of investments made in South-Africa.

S.F. 183 (1985 Iowa Acts, Chapter 47)

By Doyle. Grants inventory resale rights to holders of motorcycle or motorcycle parts franchises by including them in Chapter 322D which deals with farm implements and parts franchise. The Act sets the terms under which the holder of a motorcycle franchise may sell inventory back to the supplier in the event of termination of the franchise.

S.F. 395

See Taxation. Relates to an individual and corporate income tax credit exemption for certain businesses.

S.F. 449

See Bonds. Relates to the definition of small business in the Iowa Housing Finance Authority's small business loan program.

S.F. 450 (1985 Iowa Acts, Chapter 200)

By Committee on Energy and Environment. Requires the Iowa State Commerce Commission to initiate pilot programs prior to January 1, 1986, to examine and demonstrate the feasibility of investments of public utilities in energy conservation improvements. Energy conservation improvements made as a result of the programs are not considered to contribute to the excess capacity of the public utilities when determining their allowable return on common equity under section 476.53. The cost of money, bad debt expenses, administrative costs, and other costs of the pilot programs are to be included in the utilities' general rates effective upon approval by the Commission. However, the inclusion in the rates shall not continue after the costs arising from the approved energy conservation programs have been recovered. After the conclusion of the pilot programs, the Commission may, by rule, require all rate-regulated gas and electric utilities to make investments in energy conservation improvements if the Commission finds that the programs are an effective method to improve energy conservation and are expected to result in long-term savings in energy costs. The energy conservation improvements may include insulation, ventilation, storm or thermal doors, or windows, caulking, weatherstripping, furnace efficiency modifications, thermostat and lighting controls, efficient lighting fixtures, window treatments, systems to turn off or vary the delivery of energy, load control devices, efficient appliances, water heaters, furnaces, and air conditioners. The investments of the public utility may include rebates, credits, or other financial incentives for customers making these improvements, lower prices being charged by a public utility to a customer for the improvements, or low-interest or no-interest loans to customers for the purchase or installation of the improvements.

S.F. 521

See Insurance. Relates to misrepresentation of insurance policies by funeral providers.

S.F. 538

See Agriculture. Relates to the agricultural supply dealer's lien law.

S.F. 539

See Transportation--General. Relates to retailers of motor vehicle fuel.

S.F. 565

See Economic Development. Increases the excise tax on motor fuel, special fuel, and gasohol, provides a use and sales tax exemption for certain diesel fuel for ships, barges, and waterborne vessels, provides a use tax exemption for certain mobile homes, and provides use tax exemption for certain vehicles.

S.F. 576

See Local Government. Relates to new construction of research service facilities.

S.F. 577

See Economic Development. Relates to debt restructuring of small business loans. It also changes the definition of small business to include nonprofit businesses.

CORRECTIONS

H.F. 130 (1985 Iowa Acts, Chapter 177)

By Rosenberg. Specifies that persons performing unpaid community service as a condition of probation are "inmates" and are specifically eligible for workers compensation for permanent or temporary incapacitation suffered in connection with the unpaid community service. Juveniles performing work assignments of value to the state or to the public also receive this coverage.

H.F. 186 (1985 Iowa Acts, Chapter 21)

By Spear. Reorganizes the Code chapters relating to the Iowa Department of Corrections, makes changes to sexually discriminatory status dealing with adult and minor offenders, and amends statutes relating to inmate work and work release, to departmental employees as chauffeurs, and to district court reports of criminal convictions.

H.F. 584 (1985 Iowa Acts, Chapter 63)

By Committee on Judiciary and Law Enforcement. Provides that parole and probation transfer requests from other states may be denied or delayed if insufficient information on the proposed client has been provided.

S.F. 200

See Courts and the Judicial Process. Relates to the representation of certain indigent persons by the Office of the State Appellate Defender.

S.F. 213

See Penalties and Enforcement. Relates to sentencing of first offenders for terms less than mandatory minimum sentences.

S.F. 218

See Minors and Children. Relates to the return of a juvenile to a state in which the juvenile is charged with a delinquent act for violation of a criminal law.

S.F. 575

See Appropriations. Relates to state appropriations for capital improvements for institutions under the control of the Department of Corrections.

COURTS AND THE JUDICIAL PROCESS

H.F. 29 (1985 Iowa Acts, Chapter 31)

By Haverland. Provides that a private nonprofit corporation can qualify as a guardian for an individual whom the court has determined to be in need of a guardian if the Department of Human Services determines that the corporation is a suitable agency to act as a guardian, and the corporation has no interest in an organization that will be providing direct services to the individual.

H.F. 128 (1985 Iowa Acts, Chapter 134)

By Rosenberg, Groninga, Halvorson of Webster, Clark, Hammond, Jay and Lonergan. Creates in the Office of Prosecuting Attorneys Training Coordinator a program for the establishment and support of locally organized dispute resolution centers to provide informal dispute resolution procedures in many types of civil and criminal disputes. As an alternative to formal judicial proceedings, a trained, impartial mediator would assist the parties involved in a minor dispute to reach a mutually acceptable resolution of their dispute through discussion and negotiation. The mediator and the center would have no authority to make or impose any adjudication, sanction or penalty upon the parties. Fees to be charged to help defray administrative costs would be based upon ability to pay. State grants would be available for the support of approved centers. The Act provides for the confidentiality of dispute resolution proceedings, limitations on the liability of centers and mediators, and tolling of statutes of limitation during the dispute resolution process.

H.F. 204

See Minors and Children. Relates to application of a juvenile court's waiver of jurisdiction over a child.

H.F. 415 (1985 Iowa Acts, Chapter 17)

By Committee on Judiciary and Law Enforcement. Resolves possible questions concerning the practice of persons other than the clerk of court accepting deposits of bond money and securities by specifically authorizing the chief judge of the judicial district to designate other public officers to accept the bond money and securities.

H.F. 419 (1985 Iowa Acts, Chapter 52)

By Committee on Judiciary and Law Enforcement. Provides that a person who is ordered by the court to pay court costs for the person's criminal proceeding and who is able to pay but refuses to pay, shall be held in contempt of court.

H.F. 421

See Minors and Children. Relates to custody proceedings in cases of abandonment by a spouse.

H.F. 451

See Minors and Children. Authorizes the juvenile court to order exparte the emergency removal by a peace officer of a child from the child's home or a child day care facility under certain conditions.

H.F. 462

See Minors and Children. Relates to the protection of crime victims and witnesses.

H.F. 495 (1985 Iowa Acts, Chapter 178)

By Committee on Judiciary and Law Enforcement. Increases the fee from \$1 to \$2, which an employer or other payor can withhold from a debtor for the costs of remitting support payments pursuant to an assignment of income.

The Act defines the term "support" in Chapter 252D which relates to assignments of income for the payment of delinquent support obligations, and makes references in Chapter 627 to the new definition.

The Act requires the birth dates of both the petitioner and respondent to be included in petitions for dissolution of marriage and in temporary and permanent support orders.

The Act requires all support orders to direct payments to the clerk of the district court and provides that payments to persons other than the clerk do not satisfy the support orders. However, the clerk is required to maintain a current record of all support payments made by obligor by including income tax refunds and rebates set off for the payment of support and payments from trusts governed by federal law. The clerk is required to disburse support payments within ten working days of their receipt and the sheriff is required to promptly deposit, with the clerk, support collected pursuant to an execution in garnishment. Modifications of support orders are not recognized unless approved by the court and entered as an order of the court. The court, in determining whether a substantial change in circumstances has occurred for the purpose of modifying a support order, is required to consider ten specific factors, including the receipt of an inheritance, changes in physical or emotional health of a party, changes in the residence of a party, remarriage, the possible support of a party by another person, and contempt by a party of an existing court order.

The Act requires the clerk or the friend of court to establish procedures to accept checks and certain other negotiable instruments as payments of support obligations.

The Act provides an exception to the garnishment limitations in section 642.21 for support payments ordered under either Chapter 252D or 598, and for all other child support payments. Section 252D.6 relating to court certifications of unpaid alimony is repealed.

H.F. 526 (1985 Iowa Acts, Chapter 131)

By Holveck, McIntee, Jay, McKean, Halvorson of Clayton, and Rosenberg. Provides for an interpreter before interrogation of a hearing impaired person when the person is detained for questioning or arrested. The Act also requires the Department of Health to prescribe a form with the Iowa County Attorneys Association for a hearing impaired person to waive the right to an interpreter upon the person's detainment for questioning or arrest.

H. F. 550 (1985 Iowa Acts, Chapter 157)

By Committee on Judiciary and Law Enforcement. Makes appellate procedures in the areas of discretionary review, postconviction relief proceedings, and criminal appeal and application for discretionary review more consistent with

each other and with the rules of appellate procedure relating to interlocutory appeals and appeals in civil cases.

H.F. 587 (1985 Iowa Acts, Chapter 27)

By Committee on Judiciary and Law Enforcement. Authorizes contempt powers for juvenile court referees and sets the penalty for such contempt at \$100 or 30 days in jail.

H.F. 641

See Minors and Children. Establishes a penalty for a relative who conceals a child in violation of a custodial order.

H.F. 664

See Transportation--Vehicles. Relates to procedures in connection with claims for abandoned or stolen vehicles or component parts.

H.F. 688 (1985 Iowa Acts, Chapter 179)

By Committee on Judiciary and Law Enforcement. Provides that prior juvenile records of adjudication and disposition can be considered by a judge prior to sentencing a person convicted of a public offense other than a simple or serious misdemeanor, and that such information may be included in a presentence investigation report referred to in Chapter 901 and section 906.5. However, this use of prior juvenile records of adjudication and disposition is still subject to restrictions which may be placed on such information pursuant to section 232.150 (court sealing of juvenile records).

H.F. 696 (1985 Iowa Acts, Chapter 222)

By Committee on Small Business and Commerce. Provides a procedure for the abatement of violations of city housing or building codes and of public nuisances. Application is only to cities with populations of thirty-five thousand or more. The action may be brought by the city, a neighboring landowner, or certain nonprofit corporations. The action provides for a hearing and for judicial findings as to the existence of abandonment, whether there is a violation, and whether there is a public nuisance. Where there is abandonment and a violation, the owner may be ordered to correct the violation. Where, in addition, there is a public nuisance, the owner is given the first opportunity to correct the situation, but failure may result in the appointment of a receiver over the property to correct the conditions creating a public nuisance. A receiver may be a financial institution with an interest of record in the property, certain nonprofit corporations, or other persons the court deems qualified. The receiver must post bond and must provide the judge with an acceptable financial and construction plan for the rehabilitation of the property, and must also show the capacity and expertise to satisfactorily perform the required work. Demolition is permitted only if all interested persons give written consent and pay the costs. Moneys expended in the correction are given a priority lien against the property if the procedures specified in the chapter are satisfied.

H.F. 700

See Penalties and Enforcement. Relates to the court's right to issue an order requiring medical services for certain dependent adult and children.

H.F. 751 (1985 Iowa Acts, Chapter 124)

By Committee on Judiciary and Law Enforcement. Authorizes the juvenile court to require a child over age fourteen to make restitution in money or by a

work assignment for the attorneys' fees incurred by the public for attorneys appointed to represent the child.

S.F. 25

See Health and Safety. Relates to a living will.

S.F. 85 (1985 Iowa Acts, Chapter 39)

By Mann. Requires a magistrate who issues a search warrant based on information provided by a confidential informant to include in the endorsement of the application a determination that the information given by the informant is credible under either of two alternatives: That the informant has given reliable information in the past or that other reasons outlined by the magistrate indicate reliability.

S.F. 200 (1985 Iowa Acts, Chapter 36)

By Mann. Repeals the sunset of the Office of the State Appellate Defender and authorizes the Office to also represent indigent persons in parole and probation violation proceedings. The Act takes effect upon publication.

S.F. 123

See Penalties and Enforcement. Relates to mandatory minimum sentences.

S.F. 230 (1985 Iowa Acts, Chapter 71)

By Committee on Judiciary. Provides that the existing prohibition against the use of real estate held in joint tenancy for qualification of a personal surety does not apply to real estate in joint tenancy between cosureties.

S.F. 244 (1985 Iowa Acts, Chapter 100)

By Committee on Human Resources. Authorizes the court to require a person obligated to pay support under Chapters 252A, 252C, 598, and 675 to secure those payments by posting security, a bond, or other guarantee, and to declare a forfeiture if the person does not pay the support as ordered.

The Act authorizes the clerks of the district court and the child support recovery unit, rather than the court, to order a mandatory assignment of income, payable to the clerks, and to modify or revoke the assignment in appropriate circumstances. Delinquent obligations are expanded to include nonpayment of uniform support orders under Chapter 252A and other comparable orders of foreign jurisdictions. An employer, trustee, or other payor is made liable for payments not withheld as ordered, together with costs, interest, and reasonable attorney fees.

It provides that liens for the payment of child or spousal support attach to real property upon entry of a judgment or order for support; and requires the clerks of the district court to maintain an index of support liens and the child support recovery unit to maintain an index of liens held by the unit.

The Act repeals the two-year statute of limitations for paternity actions under Chapter 675 and the two-year limitation on court orders for past support under that chapter; and provides for support until the child reaches majority or finishes high school and for the payment of prenatal and postnatal expenses. The court is authorized to award a prevailing party the reasonable costs of suit, including attorney fees, for actions brought under Chapter 675.

S.F. 289 (1985 Iowa Acts, Chapter 72)

By Committee on Judiciary. Amends the procedural aspect of section 625.24 to make it consistent with the notice pleading system of the Iowa Rules of Civil Procedure for applications for attorney's fees under Chapter 625. The new procedure allows for the filing of the affidavit at any time prior to the taxing of the fee instead of requiring its filing at the time of the filing of the petition.

S.F. 309

See Penalties and Enforcement. Relates to recovery of damages for a dishonored check, draft, or order.

S.F. 318 (1985 Iowa Acts, Chapter 38)

By Committee on Judiciary. In response to the recent Iowa Supreme Court case of Commissioner of Labor v. Honorable Paul J. Sulhoff, this Act creates a new section of Chapter 808 (relating to search and seizure) which provides the courts with the authority to issue administrative warrants to governmental agencies or bodies seeking to enforce their statutory or constitutional grant of the authority to inspect. The Act takes effect upon publication.

S.F. 329

See State Government. Code corrections bill includes provision relating to restitution in cases relating to the operation of a motor vehicle while intoxicated.

S.F. 375

See Real Estate Transactions and Housing. Relates to acknowledgements of conveyances of certain property.

S.F. 377 (1985 Iowa Acts, Chapter 154)

By Committee on Judiciary. Provides that trusts administered by banks and trust companies are not subject to the jurisdiction of the probate court unless jurisdiction is invoked by the trustee or beneficiary, and provides that upon application by a bank or trust company administering a trust in existence on July 1, 1985, the court may for good cause release the trust from further jurisdiction on the condition that the trustee or beneficiary, and may later invoke jurisdiction.

S.F. 378 (1985 Iowa Acts, Chapter 19)

By Committee on Judiciary. Increases the share of the surviving spouse when the decedent dies intestate. The share of the surviving spouse is the entire estate when either no issue survive or, if issue survive, all of the issue are also the issue of the surviving spouse. In cases where not all of the issue are issue of the surviving spouse, the one-third share of the real and nonexempt personal property is increased to one-half share and the \$50,000 minimum is retained. The Act applies to the estates of decedents dying on or after July 1, 1985.

S.F. 423 (1985 Iowa Acts, Chapter 92)

By Committee on Judiciary. Removes the four-month filing deadline for claims against estates when, and to the extent, that the claims are covered by insurance.

S.F. 455 (1985 Iowa Acts, Chapter 201)

By Committee on Judiciary. Modifies existing law relating to the seizure and

forfeiture of property related to criminal activity by, among other things, repealing the existing Chapter 809 and replacing it with a system having the following attributes:

1. Defines what is "seizable" and "forfeitable" property.
2. Requires notice to be given upon the seizure of property.
3. Provides a system for application for the return of seized property.
4. Sets out the procedures for hearing and appeal on seized property.
5. Provides a mechanism for the return of property seized.
6. Provides for the seizure of forfeitable property.
7. Requires notice to be given upon the seizure of forfeitable property.
8. Provides a system for application for the return of forfeitable property.
9. Sets out the procedures for hearing and appeal on property forfeiture.
10. States the requirements relating to the disposition of forfeited property.
11. Provides for the disposition of nonforfeitable property rights or liens.
12. Allows the court to combine seizure and forfeiture actions where appropriate.
13. Authorizes the Attorney General to adopt rules necessary to carry out the provisions of the new chapter.
14. Provides that the provisions of the new chapter will be cumulative and in addition to other seizure or forfeiture provisions now contained elsewhere in the Code.

S.F. 467 (1985 Iowa Acts, Chapter 88)

By Committee on Judiciary. Lists specific matters to be covered by the predisposition investigation and report in a juvenile delinquency proceeding and provides that the investigation may begin any time after the filing of the petition and the report may be considered by the court prior to the completion of the adjudicatory hearing with the consent of the child or the child's counsel.

S.F. 515 (1985 Iowa Acts, Chapter 94)

By Committee on Judiciary. Requires an election to become a senior judge to be made within six months of a judge's retirement, and requires submission by the judge to the Supreme Court of satisfactory evidence that the judge has not engaged in the practice of law since retirement.

S.F. 531 (1985 Iowa Acts, Chapter 29)

By Committee on Judiciary. Modifies the present statutes relating to guardianships and conservatorships by, among other things:

1. Modifying the language to be contained in petitions for guardianships and conservatorships.
2. Expanding the requirements for notice to proposed wards.
3. Repealing the existing section relating to inventory reports and combining the concept with the general report requirements of conservators.
4. Modifying the reporting requirements of guardians and conservators.
5. Extending the rights and requirements of representation for wards.
6. Expanding the reasons for which the court may allow the gift of conservatorship assets.

Further clarifying amendments relating to these modifications were made by H.F. 761.

S.F. 547 (1985 Iowa Acts, Chapter 117)

By Committee on Judiciary. Removes the restriction that collective bargaining with organizations representing employees of the Judicial Department be conducted on a judicial district basis, and imposes a requirement of collective bargaining on a statewide basis, while allowing organization on the judicial district basis.

S.F. 570 (1985 Iowa Acts, Chapter 197)

By Committee on Appropriations. Makes corrections and other changes relating to the court reorganization and court fee legislation enacted in 1983.

The Act makes several technical changes in the statutes on submission of rules by the Supreme Court to the General Assembly. A substantive change authorizes the Legislative Council to delay the effective date of a rule submitted to the Council between February 15 and February 14 of the next calendar year, until May 1 of the next calendar year. The Code Editor and the Superintendent of Printing are charged with the responsibility of printing and distributing supplements to the Iowa Court Rules by the effective dates of the rule changes contained in the supplements.

The Act establishes a procedure for the mandatory suspension of motor vehicle licenses of persons who fail to pay criminal fines, surcharges, and court costs related to a conviction for violating a law regulating the operation of motor vehicles. The clerk of the district court is required to notify the Department of Transportation when the payments remain unpaid for 60 days, whereupon the Department is required to suspend the licenses of the persons in accordance with administrative rules until the payments are made, unless the persons prove that they cannot make the payments.

The Act waives the court fees and costs payable by the county in criminal actions prosecuted under state law and provides that the counties and cities remain responsible for court fees and costs in criminal actions prosecuted under county or city ordinances.

The Act repeals certain reporting requirements relating to county expenses for criminal prosecutions and county criminal statistics and substitutes a

requirement to report criminal statistics to the Office for Planning and Programming.

The Act establishes a procedure to set off against a debtor's income tax refund or rebate any debt which is payable to the clerk of the district court as a criminal fine, civil penalty, surcharge, or court costs, effect July 1, 1986. The claim is given last priority, after such claims as child and foster care support claims.

The Act amends Chapter 601A to state that administrative closures are not authorized if an investigation is warranted, and Chapter 611 to provide that the right of civil remedy is not restricted for other violation of law.

The Act modifies court fees as follows: The \$35 filing and docketing fee is made inapplicable to petitions for modification of a dissolution decree within 180 days of the date of the entering of the decree; the \$25 advance fee for various services is made inapplicable to simple misdemeanor actions, in order to conform to current fee collection practices; and the \$25 fee is also made inapplicable to small claims actions on appeal and simple misdemeanor actions on appeal.

Two small district court fees are created, in addition to the \$25 advance fee, for filing and docketing a transcript of judgment from another county, and for entering a judgment by confession. An administrative fee is established for the collection and distribution of support obligations which is collectible after all support obligations have been paid.

The fee for court costs for scheduled violations not requiring a court appearance is raised from \$8 to \$10; the fee for court costs for scheduled violations requiring a court appearance and for nonscheduled simple misdemeanor traffic violations is raised from \$8 to \$15; and the fee for the filing and docketing of a complaint or information for other simple misdemeanors is raised from \$8 to \$15; and the fee for filing and docketing of a complaint or information for other simple misdemeanors is raised from \$8 to \$20. The fee for court costs in parking violation cases is set at \$8 per court appearance. The percentages of remittances to be credited to the court revenue distribution account and the judicial retirement fund are increased while the percentage remittance to be credited to the general fund of the state is decreased.

The small claims docket fee is raised from \$10 to \$11, with \$5 of the \$11 fee to be deposited in the court revenue distribution account.

The requirement that the clerk of the district court annually report all fines, penalties, and forfeitures imposed and collected is deleted, as is the criminal penalty; the clerk's monthly reports already contain this information. Unpaid fines, penalties, and forfeitures must still be reported annually.

Judicial retirement annuities are exempted from taxation either as income or as personal property. An actuarial valuation of the judicial retirement fund is required to be made in 1985 with the results reported to the General Assembly by January 15, 1986.

The Act affects court reorganization directly as follows: A revolving jury and witness fee fund is created which is not subject to reversion at the end of a fiscal year; an interim appointment of a court reporter who is not certified is authorized; and the retention of a court reporter when a judgeship becomes vacant is authorized until a successor court reporter is appointed or the current court reporter is reappointed.

The state is required to assume the costs of juvenile court referees, effective July 1, 1985, and of certain personnel and miscellaneous costs of the Judicial Department and of probate referees and judicial hospitalization referees, effective July 1, 1986. The state is also required to assume the necessary fees and costs related to certain court reporters, effective July 1, 1986; the counties are made responsible for such costs retroactive to July 1, 1983 through June 30, 1986. The counties are also required to continue to pay the costs of court-ordered marital conciliation.

County and judicial district employees who become state employees under the court reorganization are limited to both the maximum number of sick days allowed other state employees, should the state reimpose such a limitation, and to the maximum dollar amount in sick leave payable upon retirement, currently \$2000. The state limitation on maximum accumulated vacation leave, currently two times the annual rate of accrual, is also applied to the new state employees. The same disability benefits are extended to the new state employees as to other comparable state employees.

The State Court Administrator is authorized to collectively bargain with a category of employees prior to the date on which they become state employees under the current reorganization, with the agreement to be effective on the date when the employees become state employees.

Rules for the appointment and retention of district judges in new judicial election districts 5A and 5C are provided.

The Act requires records of deferred judgments to include the defendant's date of birth.

The Act establishes a presumption of ability to pay a criminal fine and requires a defendant to prove inability to pay a fine, in which case the defendant cannot be confined for failure to pay.

DRUGS, CONTROLLED SUBSTANCES AND ALCOHOL

H.F. 315 VETOED BY THE GOVERNOR

By Arnould. Permits a pharmacist to select a drug product which contains identical amounts of the identical active ingredient and which is therapeutically equivalent to the prescribed drug product. Th Act permits the pharmacist to keep fifty percent of the savings resulting from the product selection. The Act permits a pharmacist to select therapeutic alternates to the brand or trade name product prescribed if authorized by the prescriber. The Board of Medical Examiners and the Board of Pharmacy Examiners are required to adopt joint rules to implement the therapeutic alternate selection.

H.F. 571

See Appropriations. Appropriates funds for the Department of Substance Abuse for the 1985-1986 Fiscal Year.

S.F. 295 (1985 Iowa Acts, Chapter 196)

By Miller of Des Moines, Readinger, Wells, Tieden and Carr. Reduces the penalty for transporting an open container of alcoholic liquor or beer in a motor vehicle from a serious to a simple misdemeanor. It also strikes the requirement that a liquor licensee must break liquor bottles once the bottles are empty.

S.F. 306 (1985 Iowa Acts, Chapter 73)

By Committee on Human Resources. Abolishes a requirement that a person filling a drug prescription must personally know the physician, dentist, or veterinarian who ordered the prescription.

S.F. 376 (1985 Iowa Acts, Chapter 86)

By Committee on Judiciary. Reclassifies sufentanil from a schedule I to a schedule II controlled substance and methaqualone from a schedule II to a schedule I controlled substance, adds 21 depressants to the list of schedule IV controlled substances, and adds buprenorphine as a schedule V controlled substance.

S.F. 395

See Taxation. Relates to the private sale of wine.

S.F. 585

See Appropriations. Appropriates federal block grant funds to the Department of Substance Abuse.

ECONOMIC DEVELOPMENT

H.F. 225 (1985 Iowa Acts, Chapter 33)

By Committee on Economic Development. Division I--Creates an Iowa Lottery Agency to initiate and operate a state lottery. The lottery agency is headed by a Commissioner who is appointed by the Governor. In addition, a five-member Lottery Board is created to establish policy. The Board members are also appointed by the Governor, but are subject to confirmation by the Senate. The Board is empowered to determine the types of lottery games to be conducted. However, the Lottery Agency is directed to initiate instant lottery games and on-line lotto games. The Board can not authorize a game using electric computer terminals or other devices if the terminals or devices dispense coins or currency upon the winning of a prize. The Board is also given the power to determine many other aspects of implementing the lottery including the price of tickets or shares, the location of ticket or share sales, the prize structure, the method of selecting winning tickets or shares, and the form and type of marketing material. The marketing material and campaign shall include the concept of investing in Iowa's economic development and show the economic development initiatives funded from lottery revenue. Forty-five percent of the annual projected revenue of the lottery must be distributed in prizes. One-half of one percent of the gross lottery revenues must be deposited in a gamblers assistance fund to be used by the Commissioner of Human Services to provide assistance and counseling to individuals and families experiencing difficulty as a result of gambling losses and to promote awareness of gamblers anonymous and similar assistance programs. The expenses of the Lottery Agency shall be paid out of the revenue. The remainder of the revenue shall be deposited in the Iowa plan fund for economic development and used for economic development initiatives. The initial appropriation for the start-up of the lottery shall be repaid to the general fund by July 1, 1986. The possession of a lottery ticket in the state is permitted if the ticket is from a lottery legally operated or permitted under the laws of another jurisdiction. Instant lottery games are to be commenced by September 15, 1985 and on-line lotto games by May 1, 1986.

Division II--Iowa Female and Minority Small Business Procurement Act. Allows the Director of General Services to designate and set aside for awarding to small business owned and operated by females and socially or economically disadvantaged persons approximately 5 percent of the value of anticipated total state procurement of goods and services, including construction but not including utility services, for each fiscal year.

Division III--Appropriations of Lottery Revenue. Provides for the appropriation and allotment of the lottery revenues that have been deposited in the Iowa plan fund for economic development. Each year of the five years of the lottery the revenues are allotted to the five separate accounts within the Iowa plan fund and the uses and programs for which the moneys in those accounts are appropriated are listed. For each of the five fiscal years beginning July 1, 1985 the first allotment is made to the "Jobs Now Capitals" account in the amounts of \$11,092,000 for 1985; \$10,250,000 for 1986 and 1987; \$3,250,000 for 1988; and \$1,000,000 for 1989". After this allotment the next are made to the "Community Economic Betterment" account, "Jobs Now" account, and the "Education and Agriculture Research and Development"

account. The amount allotted to each of these three accounts is the same for each of the five fiscal years and is \$10,000,000; \$8,500,000; and \$12,500,000; respectively. After the allotments to the four listed accounts, any excess is then allotted one-half to a "Surplus" account and one-half to the "Community Economic Betterment" account. For the first fiscal year beginning July 1, 1985, specific amounts are appropriated for specific programs or groups of programs. This is not done for the next four fiscal years other than to identify what programs or groups of programs for which the moneys allotted to the separate accounts may be used.

Moneys in the "Jobs Now Capitals" account are to be used for funding the construction of the state-owned portion of the Iowa World Trade Center, for equipment and construction for armonies in Carroll and Cedar Rapids, and for purchase of equipment for merged area schools. Moneys in the "Community Economic Betterment" account go only to political subdivisions of the state which can use them for principal and interest buy down programs, road constructing projects, and site development and infrastructure projects. The "Jobs Now" account is used for such economic development programs as the community cultural grant program, product development corporation, public outdoor recreation, business incubators, satellite centers connected with the Iowa Development Commission's primary market and research center for business and international trade, and an Iowa main street program. The "Education and Agriculture Research and Development" account is used for the forgivable loan program and other education and agriculture research and development programs and activities.

Division IV--Directs the Governor to submit to the General Assembly by December 1, 1985, a proposal for the reorganization and coordination of all state economic development programs and services under one comprehensive Department of Economic Development.

Division V--State Involvement In the Iowa World Trade Center Creates a five member Iowa World Trade Center Selection Advisory Committee to accept and review proposals from private groups to organize, construct, operate and market the Iowa World Trade Center. The Selection Advisory Committee must present an approved proposal to the State Executive Council for its ratification of the contract proposal by August 1, 1985. A private group submitting a proposal must contain a study authorizing the feasibility of its proposal, a significant number of investors who are Iowa-based companies or individuals, an amount of investment at least equal to the amount of state moneys that will be invested which will not be more than \$30,000,000 and plans for construction to begin not later than December 15, 1985. The private group would also establish a non-profit corporation to facilitate the state's involvement. The board of directors would consist of nine members, five who would be the members of the Selection Advisory Committee and four who would be appointed by the private group. This corporation would provide for the management, operation, and marketing of and the leasing of space in the state-owned portion of the Iowa World Trade Center.

Division VI--Primary Research and Marketing Center and Satellite Centers. Provides for the Iowa Development Commission to establish, oversee, and operate a centrally located primary marketing center for business and international trade with satellite centers located throughout the state. The purpose of this primary center is to provide an inventory of the products and services of Iowa businesses. This information is to provide Iowa businesses

with a source for locating and contacting potential buyers of their products and services; to aid in opening new markets for Iowa businesses; to provide a marketing center for new businesses to utilize within the state, and to coordinate the delivery of programs and services with other state, local, and federal economic development programs and activities. The Director of the Development Commission will be the head of this center and will be responsible for cataloging the products and services offered by Iowa businesses; developing a marketing plan for this state, the U. S., and foreign countries; marketing management; assisting businesses to enter the foreign markets; and stimulating research in and development of new products. To aid in fulfilling the purpose of the primary center, the Commission may provide grants to establish satellite centers. To facilitate the establishment of satellite centers the state is divided into fifteen regional economic delivery areas which are the same areas as present merged areas. If a regional area wishes to receive a grant, it must form a regional coordinating council that must develop a plan for the area to coordinate all federal, state, and local economic development services within the area. The centers will aid the primary center by cataloging products and services of businesses located in the area, coordinating local marketing activities and efforts of local business, and coordinating the delivery of state, local and federal economic development programs and services within the area.

Division VIII--Forgivable Loan Program Establishes a forgivable loan program administered by the Iowa College Aid Commission. The program is available to students attending Board of Regents institutions and private colleges and universities in this state who meet the requirements for tuition grants. The maximum amount that can be loaned is the same as the tuition grant. The recipient of a loan pays only the interest due for five years and if the recipient has been employed during this period as a teacher in an area where a teacher shortage exists, the amount of the loan is forgiven.

All seven divisions of this Act are effective upon publication. H.F. 225 was amended by S.F. 395.

H.F. 460 (1985 Iowa Acts, Chapter 136)

By Committee on Small Business and Commerce. Permits insurance companies and associations, state banks, state credit unions, and state savings and loan associations, and savings banks to make investments in venture capital funds making investment in small businesses in the state. The venture capital funds must agree to invest at least fifty percent of the funds received from the company, association, or financial institution in small businesses having their principal offices located within the state and having either more than one half of their assets within the state or more than one half of their employees employed within the state. The financial institutions are permitted to make the investment directly in the qualifying small business rather than investing only through a venture capital fund. A company, association, or financial institution shall not invest more than a total of five percent of its capital and surplus either through the venture capital funds or directly in the qualifying small business.

H.F. 494 (1985 Iowa Acts, Chapter 66)

By Chapman and Running. Authorizes the use of economic development as a purpose for approval of an urban renewal plan and an urban renewal project. The Act amends Chapter 403 to allow cities to designate areas within its jurisdictions as an economic development area. Under current law, urban

renewal areas and projects are limited to blighted areas or slum areas of a city. In a condemnation proceeding for an urban renewal project, if a city proposes to take part of a lot or parcel of real property, the owner has the option of requiring the city to also take the remaining part of the lot or parcel. The Act takes effect upon publication.

H.F. 642

See Appropriations. Relates to appropriations to and responsibilities of the Iowa Development Commission.

H.F. 763 (1985 Iowa Acts, Chapter 149)

By Committee on Appropriations. Transfers funds in the Iowa economic emergency fund to the general fund of the state to defray expenses incurred in the 1984-1985 Fiscal Year. The transfer occurs on the effective date of the Act. The Act takes effect upon publication.

S.F. 27

See State Government. Relates to investments of funds in the Iowa Public Employees Retirement Fund to enhance the Iowa economy.

S.F. 395

See Taxation. Relates to exemption of certain items from the sales and use tax.

S.F. 459

See Agriculture. Relates to a gubernatorial declaration of a state of economic emergency.

S.F. 562

See Appropriations. Relates to the bonding capacity of the Iowa Product Development Corporation.

S.F. 565 (1985 Iowa Act, Chapter 231)

By Committee on Ways and Means. Increases the excise tax on gasohol, motor fuel, and special fuel which is not diesel fuel, by two cents per gallon effective July 1, 1985, and adds an additional cent per gallon of excise tax on January 1, 1986. The Act requires that the special excise tax rate on gasohol apply only to gasohol containing alcohol distilled from cereal grains. The special rate on gasohol is extended through June 30, 1992. The excise tax on diesel fuel is increased by one cent per gallon effective July 1, 1985, with additional one cent per gallon increases taking effect January 1, 1986, and January 1, 1987. The excise tax on natural gas used as a special fuel is increased to thirteen cents per hundred cubic feet adjusted to a base temperature of sixty degrees Fahrenheit and a pressure of fourteen and seventy-three hundredths pounds per square inch absolute.

The Act exempts from the sales and use tax diesel fuel consumed or used in the operation of ships, barges, or waterborne vessels, which are used primarily in or for the transportation of property or cargo, or the conveyance of persons for hire on rivers bordering on the state if the fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while it is afloat upon the border river.

The Act exempts from the use tax vehicles registered proportionally under Chapter 326 and used substantially in interstate commerce. For purposes of

the Act "substantially in interstate commerce" means that a minimum of twenty-five percent of the miles operated by the vehicle accrues in states other than Iowa. This exemption applies only to vehicles which are registered for a gross weight of thirteen tons or more.

The Act exempts from the use tax mobile homes which have been previously subject to the use tax if the use tax has been paid. The Act also exempts forty percent of the cost of mobile homes which have not had the use tax paid as that percent of the cost is attributed to the cost of the tangible personal property used in the processing of the mobile home.

This Act also allocates two-thirds of the revenues received from the increased excise tax on motor fuel, gasohol and special fuel to the Revitalize Iowa's Strong Economy (RISE) fund. The RISE fund is appropriated for use in the establishment, construction, and maintenance of roads and streets which promote economic development in the state. The RISE fund may also be used for reimbursement of payment to cities and counties for payments of interest and principal on general obligation bonds issued by the cities and counties for financing the approved road and street projects. The allocation of the RISE fund moneys is fifty percent for the use of the State Department of Transportation on primary road projects, twenty-five percent for the use of counties on secondary road projects, and twenty-five percent for the use of cities on city street projects. However, for an approved project, a county or city may, at its option, apply moneys allocated for use on secondary road or city street projects toward qualifying primary road projects.

Qualifying road and street projects are to be selected by the State Department of Transportation for full or partial financing from the fund after consultation with organizations representing interests of counties and cities. Counties and cities may make application for qualifying road and street projects with the Department. In ranking applications for funds, the Department shall consider the proportion of political subdivision private contributions to be provided, the total number of jobs to be created, the level of need, and the impact of the proposed project on the economy of the area affected. Moneys from other sources may be combined to fund the qualifying projects. The state Department of Transportation is responsible for the development of qualifying projects including surveys, specifications, bids, contracts, supervision, and inspection, although the Department may delegate responsibility for project development to another participating governmental unit.

S.F. 577 (1985 Iowa Acts, Chapter 252)

By Junkins and Hultman. Creates an Iowa Economic Protective and Investment Authority. The Authority may issue bonds and notes for the purposes of providing operating assistance and debt restructuring of farm and small business loans. This is done primarily through the mechanism of an interest rate buy-down. A participating lending institution may write off the interest bought down over a five-year period. The bond issuance is backed by an investment by each participating lending institution; however, the language authorizing the investment is not effective until March 1, 1986.

It provides that agricultural land used to secure loans shall be valued on a "five-year trailing average". This method averages the values for the property for the current year and the four previous years, based on the

county average valuation. Variations are made if current appraisals are available.

The Act provides that a bank may hold real property repossessed by it up to five years, rather than the previous one year limitation. If the real property is agricultural land, the bank is to value the agricultural land on the basis of the five-year trailing average, and must offer the prior owner the right of first refusal before the bank disposes of the repossessed agricultural land.

It allows debtors and mortgagees to stipulate the terms of an extended redemption period after the filing of a foreclosure petition, if approved by the court. Provides an alternative foreclosure by permitting a deed in lieu of foreclosure. The special two-year statute of limitations does not apply to these two situations, so the ten-year statute of limitations applies.

The Act authorizes the Iowa Development Commission to incorporate the Iowa Export Trade Company. The purposes of the Company are to assist agricultural exporters, expand existing markets and development of new markets through, but not limited to, direct contracts with foreign governments or their agencies, specialty-type deliveries of products, and countertrade options.

It changes the definition of small business for the Iowa Housing Finance Authority to include nonprofit businesses.

It changes the name of the Iowa Housing Finance Authority to the Iowa Finance Authority.

It provides for real estate brokers' trust accounts to be deposited in interest-bearing accounts with interest money deposited in the title guaranty fund.

The Act provides for the creation of a title guaranty division within the Iowa Housing Finance Authority to issue title guarantees on real estate sold in Iowa. Title guarantees shall be not issued prior to January 1, 1987.

It creates a title guaranty fund within the office of the Treasurer of State for the purpose of administering the title guaranty program.

The Act creates a commitment cost fund to be used to cover the initial commitment costs of the Iowa Finance Authority's bond issues and loan to assure equal access to the Authority's programs for first time home buyers.

It permits life insurance companies or associations to invest in bonds and obligations of the African Development Bank.

The Act revises the limitations on dealings between affiliates including merger of affiliates and the handling of the resulting offices.

It revises the number of offices permitted upon the merger or transfer of assets of a state bank.

It permits state chartered savings and loan associations and savings banks to make certain investments in subsidiaries or companies dealing in electronic funds transfer.

It provides that an amendment to a financing statement filed under the Uniform Commercial Code is sufficient when it is signed only by the secured party if it is filed to show a change of the name of the secured party.

The Act requires a financial institution to advise prospective borrowers of the title guaranty program and information about the program. Failure to do so is a subject to a civil penalty not to exceed one thousand dollars and actual damages.

S.F. 586 (1985 Iowa Acts, Chapter 264)

By Committee on Appropriations. Appropriates \$75,000 from the general fund of the state to the Legislative Council for the use of the Iowa World Trade Center Selection Advisory Committee for the fiscal period beginning on the effective date of the Act and ending June 30, 1986. It also provides that the general fund of the state shall be credited not later than June 30, 1986 for general fund moneys expended from moneys appropriated for construction of the Iowa World Trade Center. The Act takes effect upon publication.

EDUCATION

H.F. 38 (1985 Iowa Acts, Chapter 8)

By Spear. Relates to elections necessary to give a school board the power to sell or lease real property. Currently, an election must be held to give a school board the power to sell or lease real property which exceeds \$25,000 in value. This Act makes it clear that the value, which cannot exceed \$25,000 without triggering the election requirement, is the "appraised" value of the property.

H.F. 87 (1985 Iowa Acts, Chapter 14)

By Committee on Education. Changes the procedure for adding into a school district's budget the moneys that the district receives from a property tax levy that was imposed to replace the funds that the school district previously received from fine moneys collected in the county. The new procedure will not affect a district's guarantee that its budget for a school year will be at least 102% of its budget for the previous school year. The Act provides that the moneys will be added each year to the district cost of the school district. The Act takes effect upon publication and applies to school districts beginning with the school year beginning July 1, 1985.

H.F. 100 (1985 Iowa Acts, Chapter 2)

By Committee on Education. Relates to the balances of funds of school districts raised under the special education weighting plan and expended for special education instruction programs. The Act directs the State Comptroller to subtract from a district's special education instruction balance the amount of any reduction in state aid received by a school district because of across-the-board cuts made by the Governor. The Act is retroactive to June 30, 1984 so that the special education balances of school districts will reflect the 2.8% reduction in state aid that took place during that fiscal year.

H.F. 210 (1985 Iowa Acts, Chapter 211)

By Committee on Education. Increases the additional weighting from one-tenth to five-tenths for pupils attending classes in another school district or area school, attending classes taught by a teacher who is jointly employed, or attending classes taught by a teacher employed by another school district. However, the School Budget Review Committee must certify to the State Comptroller that the shared classes or teachers would not occur without the additional weighting. The Act also provides that an additional weighting of one-tenth will be assigned by the School Budget Review Committee if a substantial number of students in any of grades seven through twelve share more than one class of teachers. The Act directs the State Comptroller to reduce the weights for the school year beginning July 1, 1986 so that the total cost of state aid paid for the additional weighting will not exceed \$2,000,000. The Act takes effect for the school year beginning July 1, 1986.

H.F. 225

See Economic Development. Relates to the use of lottery revenues for education purposes.

H.F. 451

See Minors and Children. Requires schools to prescribe procedures for reports of abuse of school children by employees or agents of the school in accordance with the Department of Public Instruction's model policy. The Act permits school corporations to operate child day care programs.

H.F. 541

See Bonds. Relates to general obligation bonds to provide to private higher education institutions construction, renovation, and equipment funds.

H.F. 552 (1985 Iowa Acts, Chapter 138)

By Committee on Education. Requires the State Board of Public Instruction to adopt rules establishing the authority of the area education agencies to charge fees for materials and services, and grants to the area education agencies the authority to charge fees for materials and services that are not required by law or by rules of the State Board of Public Instruction and are requested by a school district or approved nonpublic school. The Act also provides that an area education agency budget does not need to be published in every county in the area, but only in those counties in which the principal office of a school district is located. It allows nominations for a director of an area education agency to be made at the director district convention if the elector is present and no candidate files by the nomination deadline.

H.F. 571

See Appropriations. Appropriates funding for the Vocational Rehabilitation Division of the Department of Public Instruction for the 1985-1986 Fiscal Year.

H.F. 639

See Taxation. Relates to the imposition of a tax for the removal or encapsulation of asbestos from school buildings.

H.F. 648 (1985 Iowa Acts, Chapter 214)

By Committee on State Government. Changes the definition of "educational institution" in the section of the Civil Rights Commission chapter that lists unfair or discriminatory education practices to include postsecondary colleges and universities. The Act also strikes the word "public" from the definition so that private preschools, elementary and secondary schools, and postsecondary schools are included. However, religious institutions may impose qualifications based on religion when the qualifications are related to religious purpose and the institutions may admit students of only one sex.

H.F. 682 (1985 Iowa Acts, Chapter 85)

By Committee on Education. Makes two changes in the state school finance law for districts whose enrollments increase by more than fifteen percent from one year to the next. These increasing enrollment districts can use their headcounts for the previous school year, rather than their headcounts for the school year beginning July 1, 1978, in the formula for determining budget enrollment. It also changes the calculation of the advance for an eligible increasing enrollment district by using seventy-five percent of the difference between the district's actual enrollment for the budget year and its basic enrollment for the budget year rather than using the difference between its actual enrollment for the budget year and the budget enrollment for the budget year. The Act takes effect for the 1985-1986 school year.

H.F. 686 (1985 Iowa Acts, Chapter 212)

By Committee on Education. Enacts many of the recommendations of the Excellence in Education Task Force. The Act requires the State Board of Public Instruction to review standards for approved schools and to develop new standards after consultation with affected education groups and associations. The new standards must reflect more than just the educational program of the school or school district and must relate to the entire school planning, teaching, and assessment environment. Schools and school districts, with the assistance of the Department of Public Instruction, must meet the new standards by July 1, 1990 or they will be removed from the approved list. After 1990, schools and school districts will be reviewed for compliance every three years. The Act also changes the composition of the Vocational Education Council to thirteen members, seven of whom represent the private sector and six of whom represent secondary and postsecondary vocational institutions. The Act also revises the section of the Code that requires school districts to develop goals and assess their progress toward meeting the goals. It requires the use of advisory committees in developing and evaluating progress. The Act requires area schools to provide advanced college placement courses for high school students. It requires the State Board of Public Instruction to develop model policies and curricula in a number of difference areas and to perform a number of functions relating to competency testing procedures for students, surveying educational needs of business and industry, encouraging sharing of nonathletic programs, determining expectations for academic preparation of high school students, and developing and utilizing different kinds of information from school districts. It directs the Board of Educational Examiners to adopt requirements for completion of a practicum for an administrative endorsement. It also directs the State Board to develop recommendations relating to evaluation processes of school employees, for conducting research and development, and for preschool activities. The Act also changes the name of the Superintendent of Public Instruction to the Commissioner of Public Instruction, mandates kindergarten, requires that the State Board of Public Instruction evaluate, and permits the Board to dismiss the Commissioner. It specifies that the parent or guardian of a student may obtain from the State Board of Public Instruction a review of an action or omission of the board of a school district if the parent or guardian believes that the student is not receiving an appropriate instructional program. It requires the State Board of Regents and the State Board of Public Instruction to meet and develop a plan for offering remedial education for students enrolled in public higher education institutions in this state.

H.F. 713

See State Government. Relates to the educational leave policy for state employees.

H.F. 747

See Appropriations. Relates to appropriations to state agencies relating to education. It also relates to science, mathematics and foreign language incentive programs.

H.F. 766

See Business and Utilities. Relates to creation of an Iowa small business new jobs program with the area community colleges administering this training program.

H.F. 773 (1985 Iowa Acts, Chapter 213)

By Committee on Appropriations. Establishes an independent nonprofit quasi-public instrumentality called "First In the Nation in Education", an education foundation, to provide statewide leadership in identifying education issues for which a knowledge base is needed; to conduct basic research in education issues; to collect, analyze and disseminate education information; to establish linkages with regional education laboratories and research institutes; to establish strategies and develop materials to implement the research; to develop innovative and cooperative programs for school districts; and to make the results of the research available in a useful form. The foundation is administered by a seven-member governing board appointed by the Governor, subject to Senate confirmation. The foundation may accept gifts for deposit in a fund created in the Act. One hundred thousand dollars is appropriated from the interest of the permanent school fund for the fiscal year beginning July 1, 1985. The Act states the intent of the General Assembly to provide continued funding for the foundation.

S.F. 77 (1985 Iowa Acts, Chapter 6)

By Committee on Education. Requires that a school district not begin classes before September 1. The State Board of Public Instruction is permitted to grant permission to a school district to begin before that date if such starting date is determined to have a significant negative educational impact. The Act takes effect July 1, 1986.

S.F. 78 (1985 Iowa Acts, Chapter 1)

By Committee on Education. Requires the State Board of Public Instruction to adopt a five-year plan for education and to update the plan annually.

S.F. 79 (1985 Iowa Acts, Chapter 34)

By Committee on Education. Creates an Iowa Advance Funding Authority consisting of five members, including the Treasurer of State, the Superintendent of Public Instruction, and the State Comptroller, and two public members appointed by the Governor with Senate confirmation. The Authority can issue tax-exempt bonds and use the proceeds from the bonds to make loans to or purchase notes of a school district, area education agency, or merged area school to alleviate their cash flow difficulties. The bonds are secured by the repayment of the loans by the schools. Proceeds of the bonds that are not required for immediate disbursement may be invested in any investment approved by the board of the Authority. The Authority and contracts made by it in carrying out its functions are exempt from the competitive bidding laws. Staff will be provided by the staff of the Housing Finance Authority. In order to coordinate its tax flow, the Act also allows the State of Iowa to issue notes in anticipation of collection of its tax and other revenues. The Treasurer of State may borrow money, and issue notes, in an amount not exceeding the estimated state revenue for the fiscal year. The notes are payable not later than the end of the fiscal year for which they are issued.

S.F. 128 (1985 Iowa Acts, Chapter 5)

By Committee on Education. Permits a school district to use moneys obtained through a federal asbestos loan program to pay the actual cost of removal or encapsulation of asbestos in school buildings.

S.F. 149 (1985 Iowa Acts, Chapter 23)

By Committee on Education. Updates codified language accepting federal rehabilitation Acts.

S.F. 150 (1985 Iowa Acts, Chapter 28)

By Committee on Education. Changes the date from July 15 to August 15 as the deadline for the board of directors of a school district to appoint a board secretary.

S.F. 156 (1985 Iowa Acts, Chapter 219)

By Bruner. Establishes a college work-study program, similar to the federal work-study program, for students attending Iowa postsecondary educational institutions. The program is administered by the Iowa College Aid Commission but funds were not appropriated to the College Aid Commission to administer the program.

S.F. 215 (1985 Iowa Acts, Chapter 24)

By Committee on Education. Amends the policy of the state regarding the provision of special education by requiring a free and appropriate education for children requiring special education.

S.F. 254 (1985 Iowa Acts, Chapter 217)

By Committee on Education. Requires the Board of Educational Examiners to adopt a staff development program for individuals receiving endorsements as administrators or certified as area education agency administrators. Such endorsements or certificates are valid for five years and completion of the staff development program is required every five years before the endorsement or certificate is renewed. The Act takes effect July 1, 1985 for endorsements or certificates issued after that date. Individuals who have been issued such endorsement or certificate before July 1, 1985 have until July 1, 1990 to complete the staff development program.

S.F. 271 (1985 Iowa Acts, Chapter 220)

By Committee on Education. Requires a school offering a postsecondary course of instruction for profit, that is more than four months in length and that leads to a degree, diploma, or license, to refund at least eighty-five percent of the tuition of a student who drops the course of instruction, based upon the remaining portion of the school term or course. If the financial obligations of a student are for three or fewer months, the Act does not apply, and if the student terminates later than three weeks after the course of instruction has commenced, a student cannot be admitted to replace the student who received a refund. Violation of the section is a simple misdemeanor.

S.F. 398 (1985 Iowa Acts, Chapter 221)

By Murphy. Amends statutes relating to school reorganization. The Act requires the Department of Public Instruction to prescribe forms for filing objections to a school district reorganization petition. The area education agency board is given ten days after the hearing to rule on the objection and enter an order. Present law requires such ruling within five days. The Act permits the board to continue the hearing for an additional thirty days if more information is needed.

In the event of a special election relating to reorganization, the Act provides that the election notice and ballot do not have to include the legal description of the school district if the published decision made by the area education agency board includes the description.

The Act requires the school board of directors of the newly formed district to appoint an acting superintendent and an acting board secretary.

The school boards of the old districts and the newly formed districts are required to meet before March 15 prior to the school year the reorganization is effective to determine the distribution of the bonded indebtedness.

The responsibility for issuing contracts for the school year beginning with the effective date of the reorganization is transferred to the board of the new district on the third Tuesday of January prior to the school year the reorganization is effective. The collective bargaining agreement of the district with the largest basic enrollment is to serve as the base agreement in the new district for purposes of negotiating the contract for the following year.

S.F. 414 (1985 Iowa Acts, Chapter 49)

By Committee on Education. Provides that an individual who possesses a teaching certificate with a coaching endorsement who is employed by the board of directors of a school district in a coaching capacity but is not issued a teaching contract serves at the pleasure of the board and is not subject to termination procedures.

S.F. 449

See Business and Utilities. Relates to the "state ceiling" for student loan bonds among state governmental units.

S.F. 480 (1985 Iowa Acts, Chapter 74)

By Committee on Education. Makes some changes in the law relating to the issuance of extracurricular contracts for coaches of interscholastic athletic sports. The Act changes the terminology from "interscholastic athletic activities" to "interscholastic athletic sports". It also gives the employing board of directors an additional seven days before the board must notify an employee that the employee must accept an extracurricular contract for a subsequent school year and grants the employee ten days rather than seven days to appeal the decision of the employing board of directors that would require the employee to accept an extracurricular contract for a school year.

S.F. 526 (1985 Iowa Acts, Chapter 116)

By Committee on Education. Requires that after July 1, 1985 an applicant complete a professional education program relating to education of the handicapped and gifted and talented before any certificate, endorsement, or approval can be issued by the Department of Public Instruction.

S.F. 585

See Appropriations. Appropriates federal block grant funds to the Department of Public Instruction and to the University of Iowa Hospitals and Clinics for specialized child health services.

FINANCIAL INSTITUTIONS

H.F. 196 (1985 Iowa Acts, Chapter 242)

By Sherzan. Makes several changes regarding the powers and organization of state chartered credit unions including the following:

1. Provides that a credit union may act as an agent of the federal or state government; perform services as may be required in connection with the collection of taxes and other obligations and the lending, borrowing and repayment of money by the state and federal governments; be depository of public funds; and pledge its assets to secure the deposit of public funds.

2. Provides that a credit union may establish an equity share with a par value not to exceed one hundred dollars as a part of the capital of the credit union. The equity share shall not be withdrawn or transferred except upon termination of membership in the credit union. At the option of the credit union, the equity share may earn a dividend and may be insured.

3. Provides that the State Credit Union Administrator may adopt rules requiring periodic updating of credit or financial information for all loans or for classes of loans made by a credit union. It eliminates the requirement for refinanced loans or periodic advances that the credit union or its member must update the credit and financial information at least every eighteen months.

4. Rewrites the legal reserve requirements to conform with the reserve requirements for federally chartered credit unions.

5. Permits the merger of two credit unions if pursuant to a plan, approved by the board of directors of each credit union, a majority of the members of the merging credit union present at a meeting held to consider the merger approve of the merger, and it is approved by the Administrator.

6. Rewrites the provisions for the establishment of a corporate central credit union and specifies its powers.

H.F. 395 (1985 Iowa Acts, Chapter 25)

By Committee on Commerce. Rewrites section 524.1005 regarding trust companies operating and existing on January 1, 1970 and which are authorized to act only as a trust company. The Act permits the articles of incorporation of such trust company to be renewed in perpetuity.

H.F. 460

See Economic Development. Relates to investments in venture capital funds by financial institutions.

H.F. 531 (1985 Iowa Acts, Chapter 238)

By Committee on Small Business and Commerce. Provides that a financial institution which makes or offers to make real estate mortgage loans shall not engage in certain practices including:

1. Tying the granting or offering to grant a loan to a borrower on the condition that the borrower will obtain certain services from any specific person or organization.

2. Using confidential credit status information obtained for qualifying a person for the purchase of real property for any type of solicitation.

3. Attempting or permitting a real estate or insurance subsidiary to attempt to create the impression that customers of the subsidiary will receive priority for funds or preferential terms.

A violation is a serious misdemeanor and also the basis for a civil cause of action. The court may award actual damages, court costs, and attorney fees.

"Financial institution" is defined to include a person who makes mortgage loans and operates or has a place of business in the state. However, it does not include an individual who makes less than five mortgage loans a year.

H.F. 740 (1985 Iowa Acts, Chapter 233)

By Committee on Small Business and Commerce. Provides that a deposit or fund in a banking or financial organization is not presumed to be abandoned by the owner if the owner has been sent written correspondence by first class mail regarding the deposit or fund by the banking or financial organization on or after the effective date of the Act if the correspondence is not returned for nondelivery and if the banking or financial organization maintains a record of all returned correspondence. In addition, the Act provides that a notice shall be sent to the owner of each account which is subject to being deemed abandoned advising the owner that the account is in danger of being deemed abandoned and how to prevent the action from being taken.

S.F. 110

See State Government. Relates to divesture of investments in South Africa.

S.F. 157 (1985 Iowa Acts, Chapter 153)

By Husak. Amends the definition of "insured" as it applies to state chartered savings and loan associations and savings banks. The new definition permits an institution to be insured for purposes of Chapter 534 if the institution's deposits are insured in part by the federal savings and loan insurance corporation or another insurance plan approved by the Supervisor of Savings and Loans. In addition, in lieu of a savings and loan association or savings bank obtaining and maintaining the account insurance required by law with the permission of the Supervisor, the association or savings bank may enter into voluntary liquidation. The Act takes effect upon publication.

S.F. 286 (1985 Iowa Acts, Chapter 13)

By Committee on Commerce. Permits a state bank that was existing and operating with its principal place of business outside a municipal corporation on January 1, 1970 to operate as a bank or convert to and operate as a bank office after the bank is acquired by or merged into another state bank and approved by the Superintendent of Banking. The Act takes effect upon publication.

S.F. 296

See Local Government. Relates to the deposit and investment of public funds.

S.F. 309

See Penalties and Enforcement. Relates to recovery of damages for a dishonored check, draft, or order.

S.F. 377

See Courts and the Judicial Process. Relates to administration of certain trusts by certain financial institutions.

S.F. 514 (1985 Iowa Acts, Chapter 93)

By Committee on Judiciary. Provides that a financial institution which is garnished for a defendant's account need only monitor the account for additional funds on at least a monthly basis.

S.F. 538

See Agriculture. Relates to an agricultural supply dealer's request for a memorandum from a financial institution.

S.F. 577

See Economic Development. Relates to the holding by financial institutions of repossessed real property and investments of financial institutions.

GAMBLING

H.F. 225

See Economic Development. Relates to the creation of a state lottery.

H.F. 642

See Appropriations. Relates to start up expenses and repayment of a loan of the Iowa Lottery Agency.

S.F. 81 (1985 Iowa Acts, Chapter 191)

By Priebe. Permits a qualified organization to conduct a raffle at a fair if the organization has obtained permission from the sponsor of the fair and receives a license for the raffle.

S.F. 349 (1985 Iowa Acts, Chapter 150)

By Hultman. Permits a person or organization, if otherwise qualified, to obtain a license to conduct games of skill, games of chance, or raffles if the person or organization is eligible for exemption from federal income taxation under section 501(c)(4) of the Internal Revenue Code of 1954. A section 501(c)(4) tax-exempt organization is one not organized for profit but operated exclusively for the promotion of social welfare, or local association of employees, the membership of which is limited to employees of a designated person or persons in a particular municipality, and the earnings of which are devoted exclusively to charitable, educational, or recreational purposes.

In addition, the Act permits a qualified organization to employ not more than four persons per one hundred players participating in the bingo occasion. The employees need not be members of the qualified organization or regular participants in the activities of the qualified organization or in an educational, civic, public, charitable, patriotic, or religious organization to which the net receipts are dedicated by the qualified organization. The wages shall not exceed the federal minimum wage.

GENERAL ASSEMBLY

H.F. 505

See Local Government. Relates to a requirement that the Commission on Children, Youth, and Families report findings about local human service programs to the General Assembly.

H.F. 713

See State Government. Relates to requirements for state agencies to file information about educational leave and assistance with the Legislative Council.

H.F. 728

See Water, Air and Waste Management. Relates to a requirement that the Department of Water, Air and Waste Management report the results of "Toxic Cleanup Days" to the General Assembly.

H.F. 747

See Appropriations. Relates to the filing of reports with the Joint Education Appropriations Subcommittee on organ transplantations and on the feasibility of transferring the license for WOI-TV to a foundation or organization affiliated with Iowa State University.

H.F. 753

See Labor and Employment. Relates to establishment of a legislative study committee to review all female-dominated jobs and other comparable worth issues.

S.J.R. 3 (1985 Iowa Acts, Chapter 269)

By Small. Proposes an amendment to the Iowa Constitution so that an Act of the General Assembly will take effect July 1 following its passage unless a different effective date is specified in the Act. Presently the Constitution provides that an Act cannot take effect prior to July 1 following its passage unless the Act is published in two newspapers in this state. The proposed amendment also provides that an Act passed at a special session may become effective upon a date specified in an Act of the General Assembly instead of ninety days following adjournment. The proposed amendment was passed in identical form during the 1984 Session of the General Assembly and will be submitted to the electors of Iowa in 1986.

S.F. 409 (1985 Iowa Acts, Chapter 65)

By Junkins and Hultman. Creates a Computer Support Bureau to be operated under the direction and control of the Legislative Council. Also provides that the Legislative Service Bureau, the Legislative Fiscal Bureau, the Citizens' Aide Office and the Computer Support Bureau will be funded from a standing unlimited appropriation. The budgets of the legislative agencies must be approved by the Legislative Council and the amounts transmitted to the State Comptroller for inclusion in the Governor's budget. The approved budgets must also be submitted to the standing Committees on Appropriations and the General Assembly may change the allocation of funds by concurrent resolution. It also provides special procedures for approving budgets for these agencies for the fiscal year beginning July 1, 1985 and ending June 30, 1986. The Act takes effect upon publication.

S.F. 459

See Agriculture. Relates to a study by the Legislative Council of the effects on implementing a phase-in of interest payments during or after a moratorium.

S.F. 473

See Human Services. Requires the Legislative Council to establish a two-year interim study committee to review actions taken regarding the Bill of Rights for persons having mental retardation, a developmental disability, or chronic mental illness.

S.F. 570

See Courts and the Judicial Process. Relates to the authority of the Legislative Council to delay adoption of a court rule.

S.F. 584 (1985 Iowa Acts, Chapter 145)

By Junkins and Hultman. Provides that if the Governor submits an appointment to the Senate for confirmation within the last thirty days of a regular session of the General Assembly, the Senate may by resolution defer action on the appointment, carry it forward for consideration in the next regular session, and adjourn. The Act takes effect upon its publication.

S.F. 586

See Economic Development. Relates to an appropriation to the Legislative Council for the World Trade Center Selection Advisory Committee and for repayment of moneys appropriated for construction of a World Trade Center.

HEALTH AND SAFETY

H.F. 160 (1985 Iowa Acts, Chapter 129)

By Zimmerman. Removes licensed practical nurses from section 147.12 which had permitted them to staff authorized ambulance services and rescue squad services.

H.F. 308 (1985 Iowa Acts, Chapter 169)

By Committee on Human Resources. Requires that rules adopted by the State Department of Health relating to licensure of hospitals require that a hospital shall not deny clinical privileges to licensed physicians and surgeons, podiatrists, osteopaths or osteopathic surgeons, or dentists solely by reason of the license held by the practitioner.

H.F. 341

See Real Estate Transactions and Housing. Relates to minimum energy consumption standards for new residential construction.

H.F. 359 (Iowa Acts, Chapter 102)

By Peick. Provides that the Labor Commissioner may establish several fees for boiler inspections by rule.

H.F. 398 (1985 Iowa Acts, Chapter 186)

By Committee on Human Resources. Requires the name of a complainant to be kept confidential if the complaint relates to a person in a long-term care facility and is reported to the Commission on the Aging, Department of Health, the long-term care resident's aide, or a care review committee.

H.F. 453

See Natural Resources. Relates to hunter safety course requirements.

H.F. 469 (1985 Iowa Acts, Chapter 58)

By Committee on Energy and Environmental Protection. Requires that each sanitary disposal project have a sufficient number of water wells to adequately monitor the quality of ground water adjacent to the project site.

H.F. 501 (1985 Iowa Acts, Chapter 105)

By Peick. Provides for biennial inspection of unfired steam pressure vessels by the Labor Commissioner.

H.F. 549

See Human Services. Relates to sexual assault and domestic abuse programs.

H.F. 570

See Insurance. Relates to accident and health insurance coverage.

H.F. 571

See Appropriations. Appropriates funds for the state Department of Health for the 1985-1986 Fiscal Year.

H.F. 643

See Natural Resources. Relates to regulatory authority regarding underground

storage tanks used to store regulated substances and liquid petroleum products.

H.F. 649

See Water, Air, and Waste Management. Relates to standards relating to water wells.

H.F. 691

See Local Government. Relates to testing of law enforcement officers.

H.F. 709

See Water, Air and Waste Management. Relates to membership on the Hazardous Chemicals Interagency Coordinating Committee.

H.F. 730

See Professional and Occupational Licensing. Relates to licensing requirements for dietitians.

H.F. 742

See Human Services. Relates to standards for the care of mentally ill and mentally retarded residents of county care facilities.

H.F. 746

See Local Government. Relates to establishment of a merged area hospital.

H.F. 750 (1985 Iowa Acts, Chapter 241)

By Committee on Energy and Environmental Protection. Imposes a tonnage fee on solid waste monitoring and quality standards, research in alternative methods of solid waste disposal, and the abatement and cleanup of threats to the public health resulting from sanitary landfills when the owners are unable to correct the threat. The fee is twenty-five cents per ton or its equivalent on a volume basis. This Act takes effect April 1, 1986.

S.F. 25 (1985 Iowa Acts, Chapter 3)

By Wells and Bruner. Provides a procedure for the making and carrying out of a person's written declaration directing that in the event the person is in a terminal condition and unable to make treatment decisions, the attending physician is required to withhold or withdraw life-sustaining procedures not necessary to sustenance, comfort, and alleviation of pain. An alternative procedure may be followed in similar circumstances for a patient who does not have a declaration. Under the alternative procedure, life-sustaining procedures may be withheld or withdrawn if there is written agreement between the attending physician and the person designated by the patient to make treatment decisions, the guardian or a family member. Physicians and others acting in accordance with the requirements of the Act are immune from civil and criminal liability. The Act does not authorize mercy killing or euthanasia or permit any affirmative or deliberate act or omission to end life other than to permit the natural process of dying.

S.F. 103

See Local Government. Relates to the sale or lease of a county hospital as a private hospital or merged area hospital.

S.F. 113 (1985 Iowa Acts, Chapter 11)

By Committee on Human Resources. Extends the termination of the Health Data

Commission from July 1, 1985 to July 1, 1989. It permits the Commission to require the Health Policy Corporation or other appropriate association to collect data regarding long-term health care. The Act also requires the Commissioners to implement physician billing information collection and the use of a common reporting form for certain health care providers.

S.F. 128

See Education. Permits a school district to use certain federal funds to remove or encapsulate asbestos in school buildings.

S.F. 241 (1985 Iowa Acts, Chapter 12)

By Committee on Energy and Environment. Adds two members to the Interagency Coordinating Council on Radiation Safety. The new members are the chief executive officers or designees of the State Board of Regents and the Office for Planning and Programming.

S.F. 291

See Water, Air, and Waste Management. Relates to the application of recycled oil relating to the mitigation and cleanup of contamination posing a threat to public health and the environment.

S.F. 318

See Courts and the Judicial Process. Relates to warrants for certain political subdivisions for inspection purposes.

S.F. 328

See Professional and Occupational Licensing. Relates to licensure of certain pharmacists.

S.F. 374

See Penalties and Enforcement. Relates to the sale of blood plasma.

S.F. 391

See Transportation--Vehicles. Relates to emission standards for certain fire control vehicles.

S.F. 433

See Professional and Occupational Licensing. Relates to certification requirements for respiratory care practitioners.

S.F. 438

See Professional and Occupational Licensing. Relates to the qualifications and authority of therapeutically certified optometrists.

S.F. 456

See Professional and Occupational Licensing. Relates to licensing requirements for private investigative and security agencies.

S.F. 463 (1985 Iowa Acts, Chapter 202)

By Committee on Energy and Environment. Makes several changes regarding the disposal of hazardous wastes including the following:

1. Removes the prohibition against the state or a state agency operating a hazardous disposal facility.

2. Provides that a generator, recycler, transporter or other handler of hazardous waste shall not dispose of the wastes by land disposal or store wastes at an above-ground storage facility unless certain conditions are met to reduce the danger of the wastes or to show that there are no other available alternatives.

3. Provides that dilution of a hazardous waste, other than the dilution which occurs as a normal part of the manufacturing process, does not make the waste a nonhazardous waste even though it is diluted to a concentration less than the listed concentration threshold.

4. Provides that the Executive Director of the Department of Water, Air and Waste Management shall annually compile a list of additional hazardous wastes for adoption by the Water, Air and Waste Management Commission pursuant to the rulemaking procedures.

5. Prohibits injection of hazardous or restricted wastes into a well.

6. Provides for a civil penalty of not more than ten thousand dollars for each violation and for each day of continuing violation of the Act.

7. Provides that the Department may grant a variance to the restrictions or prohibitions on land disposal of a hazardous waste if the materials resulted from the cleanup of a hazardous condition involving a hazardous waste or resulted from remediation or cleanup of abandoned or uncontrolled hazardous waste sites.

8. Provides that the reporting and permitting system developed by the Department shall be consistent with and not duplicative of information or permits required by the federal Resource Conservation and Recovery Act.

9. Provides that rules and requirements adopted under the Act may be more restrictive than required by federal law or regulation.

10. Requires the Department to submit a plan for the siting and construction of an above-ground facility for the long-term storage of hazardous wastes by January 1, 1987.

Portions of the Act are effective on July 1, 1985. Other portions are effective July 1, 1986.

S.F. 524 (1985 Iowa Acts, Chapter 114)

By Committee on State Government. Requires the Department of Health to administratively create a residential care licensing classification for the mentally ill and to convene an advisory committee to assist in the development of appropriate standards of care for both short-term and long-term residential care for the mentally ill.

S.F. 585

See Appropriations. Appropriates federal block grant funds to the Department of Health.

S.F. 589

See Professional and Occupational Licenses. Relates to the establishment of a dietitian license.

HUMAN SERVICES

H.F. 319 (1985 Iowa Acts, Chapter 165)

By Holveck and Clark. Exempts interest accrued from gifts, grants, devises, or bequests to the Commission for the Blind from reversion to the state general fund.

H.F. 413 (1985 Iowa Acts, Chapter 172)

By Committee on Judiciary and Law Enforcement. Includes domestic violence as compensable under the victim's reparation fund program. The victim may be compensated for medical expenses and counseling if the victim seeks qualified counseling and if the domestic violence is the first act of domestic abuse involving the victim and the alleged perpetrator or if it is the second act of domestic abuse and criminal charges are filed against the alleged perpetrator. The Act also qualifies certain counseling expenses of victims as compensable from the victim's reparation fund.

H.F. 451

See Minors and Children. Relates to the protection of children in the areas of child abuse prevention and investigation procedures, child day care, foster care, state institutional care, and missing person information and investigation procedures.

H.F. 495

See Courts and the Judicial Process. Relates to support orders.

H.F. 505

See Local Government. Relates to coordination of local human service programs.

H.F. 526

See Courts and the Judicial Process. Provides for an interpreter for hearing impaired persons upon detainment for questioning or arrest.

H.F. 549 (1985 Iowa Acts, Chapter 175)

By Committee on Human Resources. Requires the Commissioner of Human Services to establish an application and funding process for domestic abuse programs providing emergency shelter services and support services, and requires the Governor to appoint a five-member advisory board to advise the Commissioner in the area of domestic abuse programming. The Act establishes a new court fee of \$15 for the entering of a final decree of dissolution of marriage. Fees collected are to be deposited in the general fund of the state and are intended for use by sexual assault and domestic violence centers.

The Act authorizes the commencement of a domestic abuse action under Chapter 236, without the payment of court costs, if payment of the costs would prejudice the petitioner's financial ability to provide economic necessities for the petitioner and the petitioner's dependents. The court must disregard funds no longer available to the petitioner because of the commencement of the action. A qualified privilege for domestic violence or sexual assault counselors is established regarding confidential communications and testimony in a civil or criminal proceeding. The

confidential communications are excluded from disclosure under the public records law.

The Act transfers the responsibility for compiling, maintaining, and disseminating statewide domestic abuse information from the Department of Human Services to the Department of Public Safety. The information must be held in confidence, except if released to law enforcement personnel for use in performing their official duties.

The Act authorizes a peace officer, with or without a warrant, to arrest a person if the officer has reasonable grounds to believe that the person has committed domestic abuse.

H.F. 558

See State Government. Requires the state to defend a mental health advocate for tort claims.

H.F. 570

See Insurance. Relates to an appropriation to the Department of Human Services for the medically needy program.

H.F. 571

See Appropriations. Relates to appropriations funding for the Commission on the Aging, Commission for the Blind, Civil Rights Commission, Spanish-Speaking Peoples Commission, Committee on Employment of the Handicapped, Commission on the Status of Women, and the Department of Veterans Affairs for the 1985-1986 Fiscal Year.

H.F. 631 (1985 Iowa Acts, Chapter 141)

By Swartz. Requires the Department of Human Services to annually approve community, supervised apartment living arrangements which meet minimum standards and to make departmental funding available to residents in such arrangements. An apartment living arrangement is defined as the provision of a residence in a noninstitutional setting to mentally ill, mentally retarded, or developmentally disabled adults who are capable of living semi-independently. The arrangements are specifically exempted from the health care facility licensing requirements of Chapter 135C.

H.F. 742 (1985 Iowa Acts, Chapter 122)

By Committee on Human Resources. Delays the prospective repeal of Chapter 225C, which establishes the Division of Mental Health, Mental Retardation, and Developmental Disabilities within the Department of Human Services, until July 1, 1990. The Department of Health rather than the Division is made responsible for enforcing standards for the care of mentally ill and mentally retarded residents of county care facilities.

H.F. 747

See Appropriations. Relates to eligibility of patients at the University of Iowa Hospitals for the medically-needy program and for organ transplantations at the University of Iowa Hospitals.

H.F. 771

See Appropriations. Appropriates funds for human services programs for the 1985-1986 Fiscal Year.

S.F. 244

See Courts and the Judicial Process. Relates to the role of the child support recovery unit in the mandatory assignment of income regarding child support.

S.F. 424

See Minors and Children. Prohibits the operation of a child care facility in the event of certain founded child abuse incidents.

S.F. 473 (1985 Iowa Acts, Chapter 249)

By Committee on State Government. Relates to the rights of a person having mental retardation, a developmental disability, or chronic mental illness. The Act specifies the rights in the categories of comprehensive evaluation and diagnosis, individual treatment, habilitation and program plan, individualized treatment, habilitation and program services, periodic review of treatment, habilitation and program participation in the formulation of the plan, least restrictive environment and age-appropriate services, vocational training and employment options, wage protection, insurance protection, and due process.

The Act requires the Commissioner of Human Services to create an advisory committee to develop an implementation plan and process for affected individuals. The Act specifies the membership of the advisory committee. The Legislative Council is required to establish a two-year interim study committee to review actions affecting the Act. The Act appropriates funds to the Department of Human Services for full-time equivalent positions to carry out the intent of the Act.

The Act takes effect July 1, 1985 except for the section specifying the rights which takes effect July 1, 1987 providing a funding formula is enacted by the General Assembly before that date. The Act is commonly known as the "Bill of Rights" for mentally retarded, developmentally disabled, and chronically mentally ill persons.

S.F. 564

See Taxation. Relates to a sales and use tax exemption for certain property or services to certain nonprofit corporations providing services to disabled persons.

S.F. 575

See Appropriations. Relates to state appropriations for capital improvements for institutions under the control of the Department of Human Services.

S.F. 578

See Appropriations. Relates to reimbursement for certain damages incurred by employees of the Department of Human Services.

S.F. 585

See Appropriations. Appropriates federal block grant funds to the Department of Human Services.

S.F. 588 (1985 Iowa Acts, Chapter 146)

By Committee on Appropriations. Requires the segregation of medical assistance funds received by state hospital-schools or mental health institutes and their deposit in the medical assistance fund. Duplicating

language is deleted. A child is made automatically eligible for medical assistance if the child's mother was eligible for medical assistance at the time of the child's birth.

INSURANCE

H.F. 460

See Economic Development. Relates to investments in venture capital funds by insurance companies.

H.F. 570 (1985 Iowa Acts, Chapter 239)

By Committee on Ways and Means. Makes several changes regarding health care matters including the following:

1. Imposes a two percent tax on subscriber contracts covering residents of the state on contracts with mutual service corporations operating under Chapter 514.

2. Provides that an insurance company or association offering accident and health coverage may contract with health care service providers and offer different levels of benefits to policyholders based upon the provider contracts.

3. Repeals the fifteen cent tax on subscriber contracts for mutual service corporations organized under Chapter 514.

4. Provides that a nonprofit health service corporation may become a mutual insurer under a plan which is approved by the state Commissioner of Insurance. The plan shall state whether the resulting insurer will be organized for profit or as a nonprofit corporation. If the insurer will be organized as a nonprofit corporation, then at least seventy-five percent of its initial board of directors shall be policyholders and nonproviders of health care.

5. Provides that a corporation formed for the purpose of insurance, other than life insurance, may be organized either as a for-profit or a nonprofit corporation.

6. Appropriates \$3,000,000 dollars for the fiscal year commencing July 1, 1985 to the Department of Human Services to provide for extension and operation of the medically needy program under the medical assistance program to supplemental security income-related groups.

7. The remainder of the funds resulting from the Act is set aside in a separate account within the general fund and reserved for the purpose of implementing a guaranty fund for insolvent life and health insurance companies and a risk-sharing pool for health insurance.

H.F. 703 (1985 Iowa Acts, Chapter 127)

By Committee on Small Business and Commerce. Provides a statutory procedure for a mutual life insurance company which has its principal place of business in the state to convert to being a stock life insurance company. The company is required to develop a conversion plan and submit it to the state Commissioner of Insurance. The company may follow one of three different procedures that are outlined. In addition, the Commissioner and the company may jointly develop a plan. The Commissioner shall approve a plan submitted

unless the Commissioner determines that the plan is unfair or inequitable to the policyholders or that the reorganized company will not have an amount of capital and surplus deemed reasonably necessary for its solvency. After approval by the Commissioner, the plan must be approved by two-thirds of the policyholders of the mutual company voting on the plan before it may be implemented. The Commissioner may order a hearing on the issue of approval of the plan.

S.F. 113

See Health and Safety. Requires third-party payers to use a common reporting form for data collection by the Health Data Commission.

S.F. 172 (1985 Iowa Acts, Chapter 69)

By Jensen. Increases from thirty-five thousand dollars to fifty thousand dollars the maximum amount of credit life insurance that may be written to insure the life of a debtor.

S.F. 392

See Transportation--Vehicles. Relates to insurance for a motor vehicle service contract.

S.F. 423

See Courts and the Judicial Process. Relates to the claims against certain estates covered by insurance.

S.F. 502 (1985 Iowa Acts, Chapter 228)

By Committee on Commerce. Deals with several aspects of the financial security and reporting requirements of insurance companies including the following:

1. Attempts to clarify that a domestic stock life insurance company must make an initial deposit upon formation in the amount of the required capital and surplus.

2. Removes the requirements that the Commissioner of Insurance provide annual statement blanks to assessment life insurance associations, mutual assessment insurance associations, companies which offer insurance other than life, or fraternal beneficiary societies, orders, or associations. In some situations forms to be used are those approved by the National Association of Insurance Commissioners.

3. Provides that the securities comprising the deposit for a life insurance company or association against which a proceeding is pending shall vest in the state for the benefit of all policyholders of the company or association.

4. Provides that if an insurance company offering insurance other than life insurance fails to file an annual statement, the company is liable for an administrative penalty of three hundred dollars that will be deposited in the state general fund.

S.F. 503 (1985 Iowa Acts, Chapter 251)

By Committee on Local Government. Provides that the two percent insurance premium tax does not apply to a self-insurance association or a Chapter 28E agreement entered into by an association of cities or counties for the

purpose of self-insuring the association's workers' compensation liabilities. The Commissioner of Insurance is required to adopt rules for self-insurance plans for life, health, and workers' compensation insurance, including minimum financial standards to ensure that the plans are able to cover all reasonably anticipated expenses. The rules for life and health plans are to be effective January 1, 1986.

S.F. 521 (1985 Iowa Acts, Chapter 229)

By Committee on Judiciary. Provides that misrepresentation of any insurance policy to consumers by using the terms "burial insurance", "funeral insurance", "burial plan", or "funeral plan" in its name or title is an unfair method of competition and unfair or deceptive act or practice in the business of insurance unless the policy is made with a funeral provider as beneficiary who specifies and fixes a price under contract with an insurance company.

S.F. 577

See Economic Development. Relates to authorized investments of life insurance companies or associations.

LABOR AND EMPLOYMENT

H.F. 130

See Corrections. Relates to workers compensation coverage for persons performing unpaid community service as a punishment.

H.F. 164 (1985 Iowa Acts, Chapter 119)

By Muhlbauer. Extends the coverage of the wage collection chapter to commission salespersons who take orders or perform services on behalf of a principal and are paid on the basis of commissions, but not to those persons who purchase for their own account for resale.

H.F. 173 (1985 Iowa Acts, Chapter 60)

By Pavich, Brammer and Varn. Protects public employees from personnel reprisals taken as a result of the employee's disclosure of information to a member of the General Assembly, state official, or official of the political subdivision or a disclosure of information evidencing a violation of law, mismanagement, abuse of funds or authority or a substantial danger to the public health or safety.

H.F. 338 (1985 Iowa Acts, Chapter 51)

By Peick. Expands the term of the Labor Commissioner from two to four years and takes effect with the term beginning May 1, 1987.

H.F. 381 VETOED BY THE GOVERNOR

By Skow, et. al. Disqualifies a volunteer fire fighter for workers' compensation benefits if the volunteer fire fighter's alcohol intoxication is evidenced by a blood alcohol level of either: (1) 0.15 percent or greater; or (2) 0.13 percent or greater but less than 0.15 percent where the blood alcohol level was a substantial factor in causing the volunteer fire fighter's death or injury.

H.F. 753 (1985 Iowa Acts, Chapter 152)

By Committee on State Government. Provides for additional implementation of comparable worth pay adjustments. The Act provides for lump sum payments to employees whose agencies developed implementation plans under section 8 of 1984 Iowa Acts, Chapter 1314, including employees of the State Board of Regents. The adjustments are retroactive to March 8, 1985 and are subject to the availability of funds if implemented before July 1, 1985. A review process is established for any state employee to review the factor scores or factor determined scores for that employee's job title. The Iowa Merit Employment Department is responsible for general administrative tasks including forms for a request for review and access to information. The Executive Council is to appoint an appeals board to hear requests for changes in the factor scores or factor-determined score. The review process is to be complete by March 1, 1986, and pay grades for job classes are to be adjusted accordingly subject to collective bargaining agreements. The Act includes intent language providing for the restoration of step or equivalent pay losses received by certain employees during the initial phase of comparable worth pay adjustments. A ten-member legislative study committee is also created to conduct a complete review of all female-dominated jobs to determine whether discrimination remains in compensation for work of

comparable worth between jobs held predominantly by women and jobs held predominantly by men and other issues related to comparable worth. The Act takes effect upon publication.

H.F. 766

See Business and Utilities. Relates to creation of an Iowa small business new jobs training program.

S.F. 63 (1985 Iowa Acts, Chapter 54)

By Readinger. Repeals the requirement that the Department of Job Service approve attorney fees for the representation of individuals claiming unemployment compensation benefits.

S.F. 90 (1985 Iowa Acts, Chapter 20)

By Lind. Prohibits a personnel reprisal in a state employment system because of an employee's decision to decline to participate in contributions or donations to charities or community organizations.

S.F. 168 (1985 Iowa Acts, Chapter 46)

By Hutchins. Specifies that volunteer fire fighters are acting in the course of employment for workers' compensation purposes from the time of being summoned for duty until the time of discharge from duty.

S.F. 266 (1985 Iowa Acts, Chapter 50)

By Husak, Nystrom, Drake, Miller of Des Moines, Coleman, Boswell, Dieleman, Jensen, Priebe, Waldstein, Soorholtz, Vande Hoef, Hutchins, Rife, Brown, Miller of Cerro Gordo, Wells, and Rodgers. Provides that veteran preference for most state and local government agencies is for original appointment and employment. A preference for promotions is removed. For cities under a municipal civil service system, the preference is determined by adding five points to an applicant's score if the qualifying exam is passed and ten points if the applicant is a disabled veteran. If qualifying examinations are not used, the veteran applicants are given preference over other applicants of no greater qualifications. Other provisions require that application forms for public agencies include an inquiry into the applicant's military service and ten-days' public notice must be given of competitive examinations.

S.F. 364 VETOED BY THE GOVERNOR

By Committee on Labor and Industrial Relations. Relates to the collective bargaining process between a public employer and a public employee organization. It changes the definition of a confidential employee to include those persons who operate in a confidential capacity involving managerial decisions relating to labor relations. It provides remedies to violations by either party in the negotiations to be ordered by the Public Employment Relations Board and allows the Board to petition the court for enforcement of Board orders.

The list of items related to wages and terms and conditions of employment which are in the scope of negotiations between the parties is expanded. The parties are allowed to negotiate dues checkoff and payroll deductions for members of the employee organization. State mandated retirement systems are excluded from negotiations and the authority of the Iowa Merit Employment Board and other political subdivisions is not diminished.

The Act also includes a new schedule with time limits for the collective bargaining process. The first bargaining session may be held no sooner than November first and an agreement must be concluded by negotiations, mediation, fact-finding, or arbitration by March 15.

S.F. 383 (1985 Iowa Acts, Chapter 224)

By Committee on Labor and Industrial Relations. Reduces by 50% the increase in an employer's average annual payroll if the employer is experience-rated, has a positive account balance, and the employer has expanded employment by at least one employee, as calculated by both number of employees and amount of taxable wages. The reduction is generally applicable for three years. An expanding employer eligible for the reduction is initially ranked on the contribution rate table, along with all other employers, by using the employers' average annual payroll, before reduction, to compute the employer's percentage of excess. The reduced average annual payroll is then used to compute the employer's new percentage of excess. If the employer's new percentage of excess puts the employer in a lower rank, the employer is assigned the contribution rate in the lower rank, and other employers are not re-ranked. The Act is effective on July 1, 1985 if the unemployment compensation fund's balance is positive on that date; otherwise on the next July 1 on which the fund's balance is positive. However, the Act is null and void if the federal government's final decision holds that the Act places Iowa's unemployment compensation law out of conformity with federal law.

S.F. 385 VETOED BY THE GOVERNOR

By Committee on Labor and Industrial Relations. Provides for the payment of a minimum prevailing wage on government contracts similar to that required under the federal Davis-Bacon Act. Governmental bodies contracting for public improvements over \$2,000 in counties over 20,000 population which are not fine arts projects are required to pay the prevailing wage to laborers and mechanics. The Labor Commissioner is to determine prevailing wages based on wages paid for similar projects in the county. The governmental body is allowed to withhold a portion of the contract payments to assure payment of the prevailing wage to mechanics or laborers who receive less from the contractor who employs them. Contractors are required to keep records of wages paid and allow inspection by the governmental body or the Department of Labor. Violations of the Chapter are a serious misdemeanor and the contractor is subject to an action in district court brought by the Labor Commissioner who may seek a penalty of \$100 for each day of violation or brought by a mechanic or laborer for the difference in the wages paid and the prevailing wage.

S.F. 414

See Education. Relates to termination procedures for individuals possessing a coaching endorsement and who are employed by a school district.

S.F. 435 (1985 Iowa Acts, Chapter 244)

By Committee on Labor and Industrial Relations. Requires the Department of Job Service to distribute monthly press releases containing the most recent employment and unemployment statistics adjusted according to the current population survey. The adjusted unemployment statistics are generally higher than the nonadjusted unemployment statistics.

S.F. 445

See State Government. Relates to coverage under the merit employment system of certain employees of the Iowa Liquor Control Department.

S.F. 547

See Courts and the Judicial Process. Relates to collective bargaining by employees of the Judicial Department.

LICENSES AND FEES

H.F. 128

See Courts and the Judicial Process. Permits fees to be charged for the use of a dispute resolution center.

H.F. 150

See Local Government. Relates to increases in fees charged by the county sheriff.

H.F. 183

See Natural Resources. Relates to the requirement that a permit be purchased for motor vehicles to enter state parks or camping areas of state forests.

H.F. 359

See Health and Safety. Relates to fees for boiler inspections.

H.F. 451

See Minors and Children. Establishes a \$10 fee for a registration of a certificate of birth.

H.F. 495

See Courts and the Judicial Process. Relates to the fee which an employer can withhold from a debtor for the costs of remitting support payments.

H.F. 549

See Human Services. Establishes a \$15 fee for a final decree of dissolution of marriage.

H.F. 589

See Local Government. Relates to fees collected by county officers for transfer and filing purposes.

H.F. 631

See Human Services. Relates to the approval of community, supervised apartment living arrangements by the Department of Human Services.

S.F. 55

See Natural Resources. Relates to the hunting license and the fur harvester license.

S.F. 393

See Local Government. Relates to a fee for recording a transfer of property.

S.F. 395

See Taxation. Relates to licenses and fees for the private sale of wine.

S.F. 465

See Agriculture. Relates to the license fee for selling agricultural lime.

S.F. 524

See Health and Safety. Requires the Department of Health by rule to create a residential care licensing classification for the mentally ill.

S.F. 570

See Courts and the Judicial Process. Relates to modifications of court fees.

LOCAL GOVERNMENT

H.F. 150 (1985 Iowa Acts, Chapter 118)

By Woods. Increases the fees collected by the county sheriff for serving notices, warrants, subpoena, executions, attachments, and other processes. For serving a notice and return, the fee is ten dollars; for each warrant, fifteen dollars; for serving and returning a subpoena, fifteen dollars; for summoning the jury to assess damages for eminent domain proceedings, sixty dollars per day; for serving an execution, attachment, order for delivery of personal property, injunction, or court order, ten dollars; for making and executing a certificate or deed for lands sold on execution or bill of sale for personal property sold, twenty-five dollars; inventory of personal property, eight dollars per hour; copy of a legal paper made by sheriff, twenty-five cents; attending a sale of property, thirty dollars; conveying persons to an institution by court order, ten dollars per hour; and for posting of notice or advertisement, one dollar.

H.F. 173

See Labor and Employment. Relates to personnel reprisals taken against public employees.

H.F. 225

See Economic Development. Relates to the use of lottery revenues for community economic betterment.

H.,F. 231

See Natural Resources. Relates to the installation of temporary portable pumping stations in drainage or levee districts.

H.F. 255 (1985 Iowa Acts, Chapter 135)

By Hammond and Zimmerman. Provides that the nomination petition of a candidate for a county or area hospital board needs to be signed by only fifty eligible electors. It allows a county board of supervisors to fix the term of office of members of the board of a sanitary district at between three and six years.

H.F. 265 (1985 Iowa Acts, Chapter 9)

By Committee on Local Government. Authorizes cities and counties to impose additional conditions, upon written agreement with the property owner, as a part of the ordinance changing a zoning district or approving a site development plan. The conditions must be directly related to satisfying public needs created by the zoning change or site development.

H.F. 311 (1985 Iowa Act, Chapter 22)

By Committee on Local Government. Relates to the definition of "construction" for purposes of Chapter 573, Labor and Material on Public Improvements. The term "construction" now includes demolition.

H.F. 438 (1985 Iowa Acts, Chapter 187)

By Connors. Provides that failure to return borrowed library equipment for one month or more, or borrowed library materials for two months or more, after the due date, is evidence of theft if there has been a reasonable

attempt to reclaim the equipment, and provides for deposits by borrowers, graduated penalties for late returns, and assistance from dispute resolution centers or appropriate law enforcement agencies in recovering equipment not returned within three days following the due date.

H.F. 451

See Minors and Children. Permits local boards of health to make health-related inspections of child care centers.

H.F. 454 (1985 Iowa Acts, Chapter 77)

By Beatty. Provides that the clerk of court in counties of two hundred thousand or more population shall by the last day of each month, notify the county treasurer of all persons against whom an arrest warrant has been issued and is outstanding. Currently such notification is required to be made only once a year. The county treasurer will not renew the registration of a vehicle registered to a person against whom an arrest warrant is outstanding.

H.F. 494

See Economic Development. Relates to urban renewal for certain areas of a city.

H.F. 498 (1985 Iowa Acts, Chapter 160)

By Black. Provides that the county weed commissioner and, with the approval of the board of supervisors, commercial applicators and their employees are required to pass minimum standards for the identification of noxious weeds.

H.F. 505 (1985 Iowa Acts, Chapter 237)

By Committee on Local Government. Requires the county board of social welfare to annually review the coordination and impact of local human service programs and to report its findings to the county board of supervisors and to the state Commission on Children, Youth, and Families. The Commission is required to report the findings to the General Assembly.

H.F. 523 (1985 Iowa Acts, Chapter 156)

By O'Kane. Clarifies the right of cities and counties to enter into leases or lease-purchase contracts for real or personal property. The Act spells out the terms and procedures that would apply to such leases or contracts and takes effect upon publication.

H.F. 537 (1985 Iowa Acts, Chapter 107)

By Sherzan, Buhr, Connors, Renaud, Haverland, Carpenter, Metcalf, Brammer, Renken, and O'Kane. Allows a city to have a primary or runoff election when filling a vacancy by a special election.

H.F. 553

See State Government. Relates to disaster assistance for local governments.

H.F. 555 (1985 Iowa Acts, Chapter 109)

By Committee on Economic Development. Reauthorizes the Iowa community cultural grants program. The Seventieth General Assembly appropriated funds and established the community grants program. Additional money for the program was appropriated which permitted the continuation of the funding to city and community groups. The program was scheduled to sunset on June 30, 1985 but is now a permanent program.

H.F. 569 (1985 Iowa Acts, Chapter 161)

By Varn. Amends Chapter 303 relating to special land use districts such as created by the Amana Colonies. The Act makes changes in the election of the board of trustees, provides for the election of a vice president of the board of trustees, provides procedures for the inclusion or removal of contiguous land to a special district, allows compensation for the board of adjustment, and restricts the powers of the board of adjustment.

H.F. 589 (1985 Iowa Acts, Chapter 159)

By Committee on Local Government. Increases fees collected by county officers for various transfer and filing purposes. The fee collected by the county auditor for indexing a change of name for parcels of land is raised to five dollars and the county recorder's fee for verifying the trade name of a business, filing a financial statement, and registering or changing the name of a farm is increased to five dollars. References are changed in four Code sections to provide a uniform filing fee of five dollars for the county recorder. The Act provides for filing notices relating to prearranged funeral agreements with the county recorder rather than giving notice. The transfer fees for transferring property under court order such as a divorce decree or property settlement are increased to five dollars.

H.F. 652 (1985 Iowa Acts, Chapter 113)

By Hatch. Authorizes the creation of self-supported improvement districts within residential areas which are designated historic districts. Under current law, only properties zoned for commercial or industrial uses could be included in self-supported municipal improvement districts.

H.F. 670 (1985 Iowa Acts, Chapter 125)

By Tabor. Provides that to terminate a county library district, the termination must be favored by a majority of electors voting on the proposal. The proposition may be submitted to the electorate at a primary, general, or other countywide election. The termination of the district is effective on the succeeding July 1.

H.F. 678

See Natural Resources. Relates to drainage district trustees.

H.F. 691 (1985 Iowa Acts, Chapter 208)

By Committee on Judiciary and Law Enforcement. Provides that examinations of law enforcement officers may be confidential records and that the examinations relating to cognitive and psychological fitness need only be given to applicants in the final selection process. The Act provides that if the applicant does not possess sufficient skills or suitability for a law enforcement career, the applicant shall not be hired.

The Act also provides that the Law Enforcement Academy shall, beginning July 1, 1986, provide for such examinations at no cost to the law enforcement agencies or applicants and the Law Enforcement Academy will also identify and procure persons who can interpret the tests.

H.F. 696

See Courts and the Judicial Process. Relates to a procedure for the abatement of violations of city housing or building codes and of public nuisances.

H.F. 726

See Business and Utilities. Relates to municipal electric utilities.

H.F. 729

See Bonds. Relates to a bonding tax increment financing law for public issuers of bonds.

H.F. 746 (1985 Iowa Acts, Chapter 123)

By Committee on Human Resources. Provides that a merged area comprised of one or more political subdivisions, which results from the process of planning and approval contemplated by Chapter 145A for the purpose of establishing a merged area hospital, is a public corporation with attendant powers. Bonds issued are the obligations of the public corporation rather than a promise of the board of trustees of the hospital to repay from future taxes or revenues. Different tax rates are made applicable to each participating political subdivision, with the taxes proportioned by valuation and in proportion to the tax levy rates as determined in the plan of merger. Provision is made for the operation of a merged area hospital by contract. The amendment of a plan of merger must follow the same process as used in approval of the initial plan of merger. Actions for the contest of organizational procedures are also limited to a 120-day period.

H.F. 768

See Taxation. Relates to the creation of a local emergency warning system and to levies for the warning system and fire protection and ambulance service by township trustees.

H.F. 780

See Appropriations. Relates to salary adjustments for local government employees.

S.F. 13

See Taxation. Relates to certain appeals of property assessment values.

S.F. 103 (1985 Iowa Acts, Chapter 185)

By Hultman. Authorizes the sale or lease of a county hospital for use as a private hospital or as a merged area hospital with approval of the electorate. The Act also authorizes a tax levy for ambulance services at a rate not exceeding twenty-seven cents per thousand dollars of assessed value. The Act takes effect upon publication.

S.F. 168

See Labor. Relates to employment purposes for workers' compensation for volunteer fire fighters.

S.F. 194 (1985 Iowa Acts, Chapter 70)

By Vande Hoef. Eliminates the biannual requirement of a mobile home park licensee of reporting information regarding the mobile home park to the county treasurer. The licensee is required to notify the county treasurer concerning any mobile home or manufactured home arriving in or departing from the park without a tax clearance statement. The Act enacts a civil penalty of one hundred dollars against an owner of a mobile home who moves the home without having obtained a tax clearance statement.

S.F. 261 (1985 Iowa Acts, Chapter 30)

By Neighbour. Provides that township officers cannot reside within the corporate limits of a city.

S.F. 266

See Labor and Employment. Relates to veteran preference in public employment.

S.F. 296 (1985 Iowa Acts, Chapter 194)

By Deluhery, Holden, Jensen, Miller of Cerro Gordo, and Wells. Makes several changes regarding the deposit and investment of public funds. These changes include the following:

1. Permits a city which has a retirement system for police officers and fire fighters to invest public funds in investments authorized for funds in the retirement system except for common, preferred, or guaranteed stock.

2. Creates an alternative pledging system to secure the deposit of public funds. Public funds deposited in savings and loan associations and savings banks will continue to be protected by pledging securities pursuant to existing law. However, a new system is created to secure public funds by pledging for whose public funds deposited in banks and savings and loans. The new system requires that the securities shall all be pledged to the Treasurer of State. The Treasurer will monitor and administer the pledging system for banks and credit unions. Three sinking funds are established as a safeguard against any loss resulting from the inadequacy of the pledged securities to cover a loss in public funds. There is a separate sinking fund for each type of financial institution including savings and loan associations and savings banks.

3. Creates a superpriority for public funds deposited in a financial institution. The superpriority provides that public funds shall take priority over most other claims and deposits in the event of distribution of the assets of a failed financial institution.

S.F. 307

See Transportation--Vehicles. Relates to vehicles used for local fire departments.

S.F. 317

See State Government. Relates to the date of qualification of a person elected to office.

S.F. 318

See Courts and the Judicial Process. Relates to the issuance of administrative warrants to governmental agencies and bodies concerning their authority to inspect.

S.F. 355 (1985 Iowa Acts, Chapter 95)

By Committee on Local Government. Provides that an urban revitalization plan can be amended by a city using basically the same procedure, except notice procedures, as in adopting the original plan after a hearing. Notice of the public hearing on the amendment is to be published as provided in section 362.3, except that at least seven days' notice must be given and the hearing cannot be held earlier than the next regularly scheduled city council meeting following the published notice.

S.F. 359 (1985 Iowa Acts, Chapter 96)

By Waldstein. Provides that the assessor shall retain one copy of each declaration of value for real estate transferred for three years from December 31 of the year in which the real estate involved in the declaration was transferred. The Act takes effect January 1, 1986.

S.F. 387

See Transportation--Vehicles. Requires certain county treasurers to notify vehicle owners of the expiration of the vehicle's registration.

S.F. 393 (1985 Iowa Acts, Chapter 97)

By Waldstein. Provides a fee of five dollars to be paid to the county auditor for recording a transfer of property in the transfer records. A maximum fee of fifty dollars is provided for a transfer of more than one parcel of property which is described in one instrument of transfer. The term "parcel" is defined for land within and without city boundaries.

S.F. 395

See Taxation. Relates to local option taxes.

S.F. 406 (1985 Iowa Acts, Chapter 171)

By Committee on Local Government. Designates shattercane as a secondary noxious weed except where it is cultivated and makes optional the prescription of an annual weed destruction program by county boards of supervisors and county weed commissioners. The Act allows counties to impose fines on private landowners who fail to comply with orders for the destruction of noxious weeds growing on their property. This provides an alternative to the remedy of having the weed commissioner or the commissioner's deputies enter into private property and destroy the weeds themselves. The Act also provides that unpaid fines and any costs incurred by the county in the destruction of noxious weeds on private properties shall be recovered through additional assessments against the tracts of real estate on which the weeds were growing. Counties are additionally permitted to appropriate moneys for the destruction of weeds growing within the right-of-way of county trunk roads or local county roads.

S.F. 413

See Transportation--Roads. Relates to use of the farm-to-market road fund by a county.

S.F. 497

See Penalties and Enforcement. Relates to a political subdivision requiring a mandatory minimum of traffic citations issued by a peace officer.

S.F. 503

See Insurance. Exempts a self-insurance plan by an association of cities or counties from the 2% insurance premium tax.

S.F. 509 (1985 Iowa Acts, Chapter 75)

By Committee on Natural Resources. Provides that the board of supervisors shall designate either the county conservation board or the assessor to inspect areas for which an application is filed for a fruit-tree or forest reservation tax exemption. Aerial photographs may be substituted for on-site inspection when appropriate. The Act takes effect upon publication.

S.F. 560

See Transportation--Roads. Relates to the use of secondary road assessment districts.

S.F. 565

See Economic Development. Creates RISE program for construction, improvement and maintenance of roads and streets which promote economic development in the state.

S.F. 568 (1985 Iowa Acts, Chapter 144)

By Committee on Ways and Means. Authorizes a county to levy a special assessment on property within an urban drainage district for the cost of drainage improvements and to issue special assessment bonds, in anticipation of the collection of the special assessment, to pay the cost of the improvement. An urban drainage district would be formed as a result of a joint agreement under Chapter 28E between the county and cities within the county. The urban drainage district may fund the costs of the drainage improvements through issuance of county general obligation bonds. These bonds would be repaid from a debt service tax levy on all property within those cities that are parties to the agreement and the unincorporated areas of the county.

S.F. 576 (1985 Iowa Acts, Chapter 232)

By Committee on Small Business and Economic Development. Permits a city council or county board of supervisors to grant by ordinance a partial real property tax exemption for value added to industrial real estate by new construction of research-service facilities. Such facilities are defined as a building or group of buildings devoted primarily to research and development activities including the design and production or manufacture of prototype products and corporate research services which do not have a primary purpose of providing on-site service to the public.

MINORS AND CHILDREN

H.F. 29

See Courts and the Judicial Process. Permits certain private nonprofit corporations to qualify as guardians for an individual.

H.F. 124 (1985 Iowa Acts, Chapter 59)

By Rosenberg. Permits a juvenile court to sentence an offender at least twelve years old to community services of value to the state, the general public or the victim of the offender's crime.

H.F. 139

See Penalties and Enforcement. Relates to the prohibition of lascivious acts with a child.

H.F. 204 (1985 Iowa Acts, Chapter 130)

By Rosenberg. Provides that the juvenile court's waiver of jurisdiction over a child, in order to prosecute the child as an adult in district court, applies only to the alleged commission of one or more public offenses included in the delinquency petition presented at the waiver hearing.

H.F. 421 (1985 Iowa Acts, Chapter 18)

By Committee on Judiciary and Law Enforcement. Provides that custody of children will go to either spouse who was abandoned by the other spouse and specifies certain situations which do not constitute abandonment.

H.F. 451 (1985 Iowa Acts, Chapter 173)

By Committee on Human Resources. Relates to the protection of children in the areas of child abuse prevention and investigation procedures, child day care, foster care, state institutional care, and missing person information and investigation procedures.

The Act requires the payment of a \$10 fee for the registration of a certificate of birth, unless the expenses of the birth are covered under the medical assistance or state papers program. The fees are to be deposited in the state general fund and are intended to be used for child abuse prevention.

The Act includes the employees and agents of hospitals and health care facilities as persons responsible for the care of a child under the child abuse law. Foster parents are made mandatory child abuse reporters and all mandatory child abuse reporters, rather than the institutions in which they are employed, are required to actually report child abuse. Mandatory reporters, other than physicians who do not regularly provide primary care to children, are also required to complete two hours of child abuse identification and reporting training within one year of initial employment or self-employment involving children, unless the training is included in their professional training, and to complete two additional hours of training every five years.

The Act authorizes a visit to a facility providing care to a child as part of an investigation, authorizes the use of a multidisciplinary team in the

investigation, and requires the Department of Human Services to notify the licensing authority of a facility if a child abuse investigation determines that a facility policy or lack thereof contributed to the alleged child abuse by an employee of the facility.

The Act requires the Department to notify a subject of a child abuse report, which alleges that the subject perpetrated the child abuse, of the result of the investigation and of the subject's right to request correction of information gathered in the investigation and entered into the child abuse registry on or after July 1, 1985. The request for correction must be filed within six months of the date of the notice of the results of the child abuse investigation. The Department must correct the information as requested or offer the person an evidentiary hearing.

The Act authorizes the juvenile court to order ex parte the emergency removal by a peace officer of a child from the child's home or a child day care facility without contacting a parent, guardian, or legal custodian with a prior instance of flight to avoid a child abuse investigation; and to order ex parte the outpatient physical or mental examination of a child, before or after the filing of a petition, if necessary to complete a child abuse investigation if the parent, guardian, or legal custodian is absent or does not consent, if the child has been removed from the home or facility by ex parte order, and if there is not enough time to file a petition and hold a hearing to determine if the examination is necessary.

The Act provides that the county where a child resides is responsible under the county-based juvenile reimbursement system for payment for the examination or treatment of the child in a child abuse investigation, if no other provision for payment has been made and the examination or treatment is provided with the consent of a parent, guardian, or legal custodian, but is not made pursuant to court order.

The Act requires that unfounded child abuse information not be expunged until six months after the receipt of the initial child abuse report and that child abuse information which cannot be determined to be founded or unfounded not be expunged until one year after the receipt of the initial child abuse report. A licensing authority is authorized access to child abuse information if a child abuse investigation determines a possible relationship between the alleged child abuse and policies established by a facility regulated by the licensing authority. Access to unfounded child abuse information is limited to employees of the Department of Human Services and the child abuse registry, and the mandatory child abuse reporters and subjects of reports in individual cases.

The Act requires both public and nonpublic schools to prescribe procedures for the handling of reports of physical or sexual abuse of school children by employees or agents of the schools. The procedures must be in effect by January 1, 1987 and must be in accordance with a model policy to be developed and implemented by the Department of Public Instruction in consultation with the Department of Human Services.

The Act authorizes a disposition appointing the Department of Human Services as the guardian of an unaccompanied refugee minor or of a child without parent or guardian.

The Act directs the Department of Human Services to make inspections of licensed child care centers and allows local boards of health to make health-related inspections of the centers. A school corporation is permitted to operate or contract for the operation of child day care programs before and after school for children enrolled in school and full-day programs for children not enrolled in school. Certain program requirements are included. The costs of the program are to be paid at least in part by participants.

The Act amends the interstate compact on the placement of children by expanding the meaning of the term "placement," by correcting a reference to a sending "agency," by limiting an exemption in the compact to close relatives only, and by transferring the compact to Code Chapter 232.

The Act requires the Department of Human Services to adopt standards for services provided to juveniles at the State Training School and the Iowa Juvenile Home, and to establish an advisory committee at each of the institutions to review the standards and programming and policies of the institutions. The statutory requirements are repealed July 1, 1988.

The Act provides for the use of a portion of the civil penalties collected for motor vehicle license revocations under Chapter 321B to finance a missing person clearinghouse and domestic abuse registry operated by the Department of Public Safety.

The Act removes the prohibition on the release of information regarding missing children by criminal justice agencies, allowing Chapter 22, the public records law, to control the release of such information. A missing person information clearinghouse is established within the Department of Public Safety with a toll-free telephone number for receiving missing person reports. Law enforcement agencies are required to submit missing person reports to the clearinghouse. Any person may submit missing person information relating to an unemancipated minor and relating to any other person after reporting the person missing to a law enforcement agency. The clearinghouse must be notified if a missing person is located and information concerning the person in the clearinghouse must be immediately purged, unless the person is a minor in which case the information must be purged when the minor reaches age 18. The clearinghouse is required to receive and maintain missing person reports, distribute monthly bulletins and weekly public announcements on missing persons, develop training programs for law enforcement personnel and parents, and cooperate with the national crime information center in locating missing persons.

The Act requires the Iowa Merit Employment Department to study and develop a model state employment policy for state employees who are parents of young children to be implemented no later than July 1, 1986. The study's findings and recommendations are to be reported to the Legislative Council and the General Assembly by December 1, 1985.

H.F. 462 (1985 Iowa Acts, Chapter 174)

By Committee on Judiciary and Law Enforcement. Provides for the protection of crime victims and witnesses through modifications and additions to statutory law and court rules. This Act accomplishes this as follows: Modifies existing criminal law to provide that the time period for seeking a prosecution for sexual abuse of a child under the age of ten years is lengthened from three to four years; requires that before a child under the

age of ten years can be forced to personally appear before a grand jury, the court will have determined that justice requires such attendance and that the attendance would not disproportionately retraumatize the child; provides that cases involving the sexual abuse of children be given priority over other criminal actions on a court docket; entitles child victims to court appointed guardian ad litem to represent and support the child during trial proceedings; protects a child victim's privacy by prohibiting the release of victim's names during investigations and prohibiting disclosure of names and information contained in public records; provides that child victims be allowed to testify away from the traditional courtroom setting and under circumstances designed to eliminate retraumatization; and modifies the general rule of competency by providing special procedures to be used by the court in determining a child witness' competency.

The Act provides that the testimony of any victim need not be corroborated.

The Act also provides for specialized rules and procedures for the delivery of medical and mental health services to child victims, to be paid for from the victim reparation fund.

H.F. 495

See Courts and the Judicial Process. Relates to child support obligations.

H.F. 587

See Courts and the Judicial Process. Permits a juvenile court referee to charge a penalty of contempt.

H.F. 641 (1985 Iowa Acts, Chapter 132)

By Committee on Judiciary and Law Enforcement. Provides that any relative, rather than just a parent, who takes and conceals a child within or outside this state in violation of a custodial order, commits a class "D" felony.

H.F. 698

See Courts and the Judicial Process. Relates to the use of prior juvenile records in consideration of sentencing.

H.F. 700

See Penalties and Enforcement. Relates to the crime of child endangerment.

H.F. 701 VETOED BY THE GOVERNOR

By Committee on Judiciary and Law Enforcement. Relates to juvenile court procedures involving delinquent children, children in need of assistance, sexual offenders of children, termination of parental rights, and to guardianship and conservatorship probate procedures.

The Act requires the county attorney to include in delinquency and child-in-need-of assistance petitions for adjudicatory or dispositional hearings held after July 1, 1985, the name, city or county of residence, and occupation of each witness whose testimony the county attorney will rely upon and a statement of the witness' expected testimony. If notice of a witness' testimony is not provided in the petition, the witness may testify if notice is given of the witness' testimony 10 days prior to the hearing. Otherwise the court may grant a continuance or disallow the witness' testimony.

The Act deletes the authority of the parties to waive the requirement of recording all juvenile delinquency hearings; and requires that a waiver of the right to remain silent, while in law enforcement custody, must be determined by the court to be both voluntarily and intelligently made and that the waiver of representation by counsel was made in accordance with section 232.11, subsection 2, in order to admit into evidence in the adjudicatory hearing a statement made by a juvenile over the juvenile's objection.

The Act provides that the juvenile court may direct the initiation of civil commitment proceedings in the juvenile court for juveniles alleged to be delinquent but found to be in need of mental health treatment.

The Act provides that the standard of proof for determining danger to a child is a preponderance of the evidence in a proceeding for removal of an alleged sexual offender from the offender's household by ex parte order; and provides that evidence which would be admissible in an adjudicatory hearing in a child-in-need-of-assistance case is admissible in the removal proceeding.

The Act requires the report of the social investigation in a child-in-need-of-assistance case to be submitted to the court and the child's legal counsel five working days prior to ordering a disposition in the case, unless all parties agree to waive the requirement. The social investigation report is required to include only facts relating to disposition of the petition and if the report includes hearsay, the hearsay must be first level hearsay, and the report must contain the source, date, and time of the hearsay statement, and must identify the declarant and any persons present when the hearsay statement was made. All other reports, studies, records, writings, and recordings admitted in child-in-need-of-assistance cases are subjected to the same hearsay requirements and may be disregarded by the juvenile court if the requirements are not met.

The Act authorizes the juvenile court to transfer the guardianship, as well as the legal custody, of a child found to be a child in need of assistance, in cases other than placement in the Iowa Juvenile Home.

The Act provides that an involuntary termination of parental rights can be ordered if the parents have either refused corrective services or received such services which proved to be ineffective in correcting the abusive situation or have failed to cooperate to correct the situation.

The Act amends several sections of the Probate Code relating to guardianships and conservatorships for minors and adults. The amendments correct several references and cross-references and make Code language relating to conservatorships and court-appointed legal counsel identical to Code language relating to guardianships and court-appointed legal counsel.

H.F. 751

See Courts and the Judicial Process. Relates to payment of attorneys' fees by children over age fourteen.

S.F. 218 (1985 Iowa Acts, Chapter 182)

By Taylor. Amends the interstate compact on juveniles to require a party state in which a juvenile is found, to return the juvenile to the party state

in which the juvenile is charged with a delinquent act for violation of a criminal law.

S.F. 244

See Courts and the Judicial Process. Relates to the payment of child support.

S.F. 401 (1985 Iowa Acts, Chapter 183)

By Committee on Judiciary. Prohibits the harboring of a runaway child with the intent to commit a criminal act involving the child or with the intent of enticing or forcing a runaway child to commit a criminal act. The offense is punishable as a simple misdemeanor and the offender is civilly liable to the child's parents, guardian, or custodian for expenses sustained in search of the child, for damages sustained due to physical or emotional distress due to the absence of the child, and for punitive damages.

The Act also provides the enticing away of a minor without authority and with the intent to commit an illegal act upon the child, punishable upon conviction as a class "D" felony. The attempt to entice away a child without authority and with the intent to commit an illegal act on the child is punishable upon conviction as an aggravated misdemeanor.

S.F. 424 (1985 Iowa Acts, Chapter 184)

By Committee on Human Resources. Prohibits a person from operating a child care center, group day care home, or registered family day care home if an owner, operator, or staff member of or a person living in the center or home has a record of multiple incidents of founded child abuse other than child sexual abuse. The Department of Human Services is required to notify an applicant for a records check if a person has a record of a single incident of founded child abuse other than child sexual abuse. A person who operates a registered family day care home in violation of the Act's requirements commits a simple misdemeanor, with each day of illegal operation constituting a separate offense. The Act takes effect January 1, 1986.

S.F. 467

See Courts and the Judicial Process. Revises provisions governing the predisposition investigation and report in a juvenile delinquency proceeding.

S.F. 531

See Courts and the Judicial Process. Relates to guardianships and conservatorships.

S.F. 588

See Human Services. Relates to eligibility of children for medical assistance.

NATURAL RESOURCES

H.F. 66 (1985 Iowa Acts, Chapter 133)

By Groth. Requires each state agency which has public land under its control which is being used for a horticultural or agricultural purpose to enter into an agreement with the soil conservation district in which the land is located to prevent soil erosion in excess of soil loss limits. Soil conservation cost-sharing funds may not be used. Conservation plans must be completed by July 1, 1986 and implemented according to schedule. Exemption may also be granted for land used in soil management research.

H.F. 183 (1985 Iowa Acts, Chapter 206)

By Committee on Natural Resources and Outdoor Recreation. Requires a permit to be purchased and displayed in order to park a motor vehicle in a state park or camping area in a state forest unless the area is excluded by rule. Certain vehicles are exempt from the requirement and some classes of persons are provided with permits without charge. The annual permit fee is ten dollars and daily permit fee is two dollars. The permit requirement is enforced by citation which may be satisfied by paying a civil penalty of twenty dollars or purchasing an annual permit within twenty days, and afterwards the State Conservation Commission may cause a criminal complaint to be filed with a thirty dollar fine plus costs if a guilty plea is entered before the appearance date. Funds from the sale of permits are deposited in the state park, forest and recreation area facilities fund and used solely for renovation, replacement and improvement of facilities otherwise acquired. The Act takes effect January 1, 1986.

H.F. 231 (1985 Iowa Acts, Chapter 166)

By Harbor and Royer. Allows a board of supervisors to install a temporary portable pumping station in its drainage or levee district in an emergency without a petition signed by one-third of the districts' landowners as required for a permanent pumping station.

H.F. 266

See Agriculture. Relates to the use of cost sharing funds of the Department of Soil Conservation for fencing of forests.

H.F. 428 (1985 Iowa Acts, Chapter 103)

By Poncy. Allows the use of gizzard shad as bait but prohibits their use as live bait on lakes.

H.F. 453 (1985 Iowa Acts, Chapter 104)

By Committee on Natural Resources and Outdoor Recreation. Allows a person to demonstrate completion of the hunter safety course by exhibiting a previously issued hunting license and extends the required curriculum from eight to ten hours.

H.F. 476

See Appropriations. Relates to the appropriations to state departments and agencies relating to natural resources.

H.F. 514

See Transportation--Roads. Relates to submission of road construction programs to county soil conservation district commissioners.

H.F. 540 (1985 Iowa Acts, Chapter 137)

By Committee on Natural Resources and Outdoor Recreation. Revises the regulation of mining other than coal mining by redefining the activities being regulated, changing the name of the advisory board, eliminating the requirement of filing a rehabilitation plan and requiring the registration of the site prior to mining, requiring the preservation of topsoil, requiring site reclamation within three years, and providing for injunctive relief and civil penalties.

H.F. 625 (1985 Iowa Acts, Chapter 110)

By Committee on Natural Resources and Outdoor Recreation. Requires the owner of a vessel to display a bill of sale, receipt or other satisfactory proof of ownership upon application to the county recorder for a certificate of registration. The Act removes the requirement for a certificate of origin to be issued to the purchaser on the sale of the vessel and removes the requirement to surrender the certificate of origin to the county recorder on application for registration.

H.F. 626 (1985 Iowa Acts, Chapter 140)

By Committee on Natural Resources and Outdoor Recreation. Revises the procedure for the assessment of penalties under the coal mining statute by providing that the Department of Soil Conservation may assess and impose a civil penalty if a violation results in an cessation order, allowing the Department to assess violations directly against operators, requiring the operator to put the penalty in escrow with the Department prior to judicial review of the penalty amount, and allowing administrative proceedings for the revocation of the performance bond.

H.F. 678 (1985 Iowa Acts, Chapter 163)

By Committee on Agriculture. Relates to drainage and drainage districts. Allows land benefitted by a district by a topographical change after the district's establishment to be annexed and assessed for subsequent improvements, allows one county board of supervisors to canvass the election of trustees in a multi-county district, provides that the right of remonstrance does not apply to involuntary annexations, allows the waiving of an engineer's report if the prior report is less than ten years old, makes reclassification discretionary when a lower district charges more than twenty-five percent of the original cost of the improvement for the improvement of a common outlet, replaces notice by publication with notice by mail to all the landowners of the time to submit a claim for damages arising out of the construction of an improvement or repair, preserves drainage easements through abandoned railroad and other utility rights-of-way and where original records have been lost and provides a method for appeal, provides that a trustee does not act as a judge of the trustee's own election, and establishes a staff position in the Department of Soil Conservation to assist and coordinate drainage districts.

S.F. 15 (1985 Iowa Acts, Chapter 4)

By Boswell. Provides that the river arising in Adair County and leaving the state in Decatur County is the Grand River and shall not be designated by another name on state maps and road signs.

S.F. 55 (1985 Iowa Acts, Chapter 10)

By Tieden and Priebe. Allows a person with a fur harvester license to train a coon hound, fox hound or trailing dog on fur-bearing animals and on coyote or groundhog. The Act allows coyote and groundhog to be taken with either a hunting or fur harvester license. It allows a person to participate in a licensed field trial without having a fur harvester license. The Act takes effect upon publication.

S.F. 163 (1985 Iowa Acts, Chapter 7)

By Committee on Natural Resources. Implements the recommendations of the state water plan. The Act strikes certain exemptions from the class of nonregulated users and simplifies the definition of "nonregulated use", requires conservation and protecting water sources for public health and welfare, requires preparation of a general plan for a groundwater protection strategy, emphasizes consideration of prior use, contracts, and beneficial use in day-to-day permit issuance, revises procedures and criteria for permit issuance, establishes a priority allocation system for water shortage situations, establishes a protected source rule, and authorizes an administrative procedure for awarding compensation to nonregulated well users for interference by regulated activities.

S.F. 575

See Appropriations. Relates to state appropriations for capital improvements for the State Conservation Commission and to the authority of commissioners appointed to classify lands and assess benefits in levee and drainage districts.

S.F. 585

See Appropriations. Appropriates federal block grant funds to the Energy Policy Council.

S.F. 587

See Appropriations. Relates to appropriations to the Energy Policy Council for weatherization and energy conservation projects and to the Department of Agriculture.

PENALTIES AND ENFORCEMENT

H.F. 70

See Business and Utilities. Relates to a penalty for violation of going-out-of-business sales regulations.

H.F. 124

See Minors and Children. Relates to sentencing of a juvenile to community service activities.

H.F. 139 (1985 Iowa Acts, Chapter 181)

By Brammer and Hummel. Modifies the definition of what constitutes the offense of lascivious acts with a child by adding the probation against a person causing a child to touch the person's genitals or pubes. The Act also provides that a person is guilty of the offense of indecent contact with a minor if the person solicits a child to engage in any act which if committed would constitute lascivious acts with a child.

The penalty for lascivious acts is a class "D" felony and the penalty for indecent contact is an aggravated misdemeanor.

H.F. 183

See Natural Resources. Relates to penalties imposed if an individual drives a motor vehicle into a state park or camping area of a state forest without a required permit.

H.F. 438

See Local Government. Relates to the failure of a borrower to return library materials or equipment.

H.F. 451

See Minors and Children. Uses a portion of the civil penalties collected for motor vehicle license revocations to finance a missing person clearinghouse and domestic abuse registry.

H.F. 454

See Local Government. Relates to notification of certain county treasurers of the names of persons for whom arrest warrants are outstanding.

H.F. 531

See Financial Institutions. Relates to violations of the law relating to real estate mortgages.

H.F. 540

See Natural Resources. Relates to injunctive relief and civil penalties relating to the regulation of mining other than coal mining.

H.F. 554

See Agriculture. Relates to penalties against debtors relating to security interests in farm products.

H.F. 587

See Courts and the Judicial Process. Establishes a contempt of court charge within the juvenile court system.

H.F. 626

See Natural Resources. Relates to assessment of penalties for violations of the law relating to coal mining.

H.F. 641

See Minors and Children. Establishes a penalty for a relative concealing a child in violation of a custodial order.

H.F. 700 (1985 Iowa Acts, Chapter 180)

By Committee on Judiciary and Law Enforcement. Creates the crime of child endangerment and sets out the acts which constitute the commission of the offense. The Act provides that the penalty for child endangerment resulting in serious injury is a class "C" felony and that the penalty for child endangerment not resulting in serious injury is a serious misdemeanor. The Act also provides that child endangerment is a forcible felony.

The offense of child endangerment created by this act replaces the past offenses of wanton neglect of a minor.

The Act Also provides that the existing exception from dependent adult abuse and child endangerment for the failure to provide medical services (commonly referred to as the Christian Science exception) does not effect a court's right to issue an order requiring medical services to be provided.

H.F. 702

See Business and Utilities. Relates to penalties for receiving certain utility services in an unauthorized manner.

S.F. 70

See Transportation--Vehicles. Relates to a penalty for a violation of improperly riding a bicycle on a highway.

S.F. 110

See State Government. Relates to penalties regarding South African connections and false information to determine eligibility of financial institutions to receive investments.

S.F. 194

See Local Government. Creates a civil penalty for moving a mobile home without a tax clearance statement.

S.F. 213 (1985 Iowa Acts, Chapter 41)

By Committee on Judiciary. Allows a sentencing court to use mitigating circumstances to avoid the imposition of mandatory minimum sentences for certain crimes.

S.F. 295

See Drugs, Controlled Substances, and Alcohol. Relates to the penalty for transporting an open container of alcoholic liquor or beer in a motor vehicle.

S.F. 309 (1985 Iowa Acts, Chapter 192)

By Rodgers. Provides that the holder of a dishonored check, draft or order may bring a civil action for the recovery of damages. The amount of damages recoverable may be three times the amount of the dishonored instrument but may not exceed by five hundred dollars the amount of the check. The damages may be awarded only if the plaintiff has made thirty days notice by restricted certified mail of the commencement of the action, the defendant has not tendered the amount demanded prior to the commencement of the action, and the plaintiff had clearly posted notice at the place of business or upon a billing statement that such damages would be sought upon dishonorment.

The civil action provided by this Act also has the following additional limitations:

1. If the court determines that the reason for dishonorment is economic hardship, the court may waive all damages above the amount of the check and actual costs incurred by the plaintiff.

2. The action does not apply in cases where the reason for dishonorment is a stop payment order based upon a bona fide dispute.

3. In actions pursuant to this Act, additional awards under section 625.22 cannot be made.

S.F. 342

See Agriculture. Relates to the penalty for moving a colony of bees into the state without a valid certificate of inspection.

S.F. 374 (1985 Iowa Acts, Chapter 193)

By Lind. Makes it a serious misdemeanor for a person to lie about the person's infection with a communicable disease on a blood plasma sale application.

S.F. 401

See Minors and Children. Relates to penalties for harboring a runaway child and enticing away of a minor.

S.F. 406

See Local Government. Relates to imposition of penalties relating to the destruction of noxious weeds.

S.F. 424

See Minors and Children. Relates to penalties for operators of registered family day care homes who have records of founded child abuse.

S.F. 497 (1985 Iowa Acts, Chapter 226)

By Committee on Transportation. Prohibits a political subdivision or agency of the state from mandating or suggesting in any manner to a peace officer employed by the political subdivision or state that the officer issue a certain number of traffic citations, police citations, memorandums of traffic, or memorandums of faulty equipment on a daily, weekly, monthly, quarterly, or yearly basis.

S.F. 570

See Courts and the Judicial Process. Changes certain fees relating to court costs.

PROFESSIONAL AND OCCUPATIONAL LICENSING

H.F. 730 (1985 Iowa Acts, Chapter 168)

By Committee on State Government. Provides for licensing of dietitians. This is a practice Act which prohibits the practice of dietetics in the state without a license. The Act specifies the minimum qualifications for obtaining a license, creates an examining board, exempts certain professionals and students from the license requirements, and contains a one-year waiver clause relative to the license examination for persons registered by the Commission on Dietetic Registration who have met the American Dietetic Association academic requirements and been actively engaged in the practice of dietetics for at least three of the preceding five years.

S.F. 154 (1985 Iowa Acts, Chapter 68)

By Committee on State Government. Changes the record-keeping duties of the secretary of the Board of Engineering Examiners by requiring the secretary to maintain contact by mail on a biennial basis with all engineers and surveyors registered with the Board. Formerly, biannual mail contact has been required.

S.F. 254

See Education. Requires completion of a staff development program for administrator endorsement or area education agency administrator certificate issuance by the Board of Educational Examiners or renewal of such endorsement or certificate.

S.F. 328 (1985 Iowa Acts, Chapter 89)

By Committee on State Government. Provides that an applicant for a license to practice pharmacy who has graduated from a school or college of pharmacy outside the United States, but who is otherwise qualified to take the licensure exam, may be deemed to have satisfied the requirement of graduation from a school or college of pharmacy, or of a department of pharmacy, recognized and approved by the Board of Pharmacy Examiners. The Act also allows the Board to require such an applicant to pass exams designed to establish the applicant's proficiency in English and to establish the equivalency of the applicant's education with that of graduates of schools or colleges located in the United States.

S.F. 407 (1985 Iowa Acts, Chapter 82)

By Committee on State Government. Increases the license requirements for all real estate brokers and salespersons. Applicants for a broker's license must now complete at least sixty hours of real estate courses within twenty-four months of taking the broker examination and have been actively engaged as a salesperson for at least twenty-four months prior to taking the broker exam. Under certain circumstances the salesperson experience requirement can be waived by the Real Estate Commission. The Act also requires applicants for a license as a salesperson to complete a real estate short course of at least thirty hours during the twelve months prior to taking the salesperson exam. The Act takes effect July 1, 1986.

S.F. 433 (1985 Iowa Acts, Chapter 151)

By Committee on State Government. Provides for certification of respiratory

care practitioners. The Act provides title protection for practitioners registered with the Department of Health. The Act defines various occupational classifications within the field of respiratory care and also defines what constitutes the practice of respiratory care. An advisory committee is created to assist the Department of Health in the development of continuing education guidelines for practitioners; continuing education is required after July 1, 1988 for all practitioners registered with the Department of Health.

S.F. 438 (1985 Iowa Acts, Chapter 248)

By Committee on Human Resources. Creates the professional designation of "therapeutically certified optometrist" and provides minimum qualifications necessary for licensing under that title. The Act also specifies what pharmaceutical agents therapeutically certified optometrists may employ and permits them to remove superficial foreign bodies from the human eye. They are, however, explicitly prohibited from engaging in the treatment of glaucoma. Changes are made in Chapter 155 (Pharmacists and Wholesale Druggists) to reflect the expanded prescriptive scope of therapeutically certified optometrists.

S.F. 456 (1985 Iowa Acts, Chapter 56)

By Committee on Judiciary. Effectively reduces bonding requirements for private investigative and security agencies and requires them to furnish proof to the Commissioner of Public Safety of financial responsibility. The Act limits the applicability of investigative or security agency license requirements to each officer or owner when the license applicant is a corporation, or to each partner or association member when the applicant is a partnership or association. The Act makes agencies' files and personnel records confidential except that they are subject to subpoena or other means of legal compulsion, and exempts armored car personnel from the campus weapon registration and permit requirement of section 80A.13. The Act takes effect upon publication.

S.F. 526

See Education. Requires completion of an education program relating to education of the handicapped and gifted and talented before issuance of a certificate, endorsement, or approval by the Department of Public Instruction.

S.F. 589 (1985 Iowa Acts, Chapter 246)

By Junkins and Hultman. Removes three references to licenses to practice nutrition from section 147.80, subsection 21, Code 1985, since such licenses are not granted under current Iowa law (the Act is corrective to 1985 Iowa Acts, House File 730, section 7).

REAL ESTATE TRANSACTIONS AND HOUSING

H.F. 38

See Education. Relates to the sale or lease of real property by a school board.

H.F. 341 (1985 Iowa Acts, Chapter 147)

By Committee on Energy and Environmental Protection. Requires the State Building Code Commissioner to adopt a minimum energy consumption standard for new residential construction. The standard shall be expressed in terms of the home heating index developed by the physics department at Iowa State University of Science and Technology. The standard shall be the average actual energy consumption for new residential construction as determined by a survey conducted by the Energy Policy Council.

H.F. 484 (1985 Iowa Act, Chapter 155)

By Committee on Small Business and Commerce. Regulates the sale of interests in time-sharing real estate projects. Some provisions apply only to projects located in Iowa while the other portions apply to all projects, wherever located, which are marketed in Iowa.

The Act defines the status of time-share estates and uses and provides for their recording. It mandates the minimum content of time-share and project instruments. The Act also provides for written disclosures that a developer must make to a purchaser. Additional disclosures are required if the time-share project has an exchange program. The Act provides for a mechanism dealing with liens on a time-share project. Transactions involving time-share uses are exempted from the real estate brokers and salespersons licensing chapter, and time-share intervals (estates and uses) are exempted from other requirements relating to subdivided land outside of Iowa, and securities transactions. Enforcement is by the Attorney General's office.

H.F. 494

See Economic Development. Relates to urban renewal of certain areas of a city.

H.F. 531

See Financial Institutions. Relates to real estate mortgage loans.

H.F. 569

See Local Government. Relates to special land use districts.

H.F. 696

See Courts and the Judicial Process. Relates to a procedure for the abatement of violations of city housing or building codes.

S.F. 24

See Taxation. Relates to items of tax preference regarding real estate transactions.

S.F. 303

See State Government. Relates to the leasing of real estate for certain state agencies.

S.F. 329

See State Government. Code corrections bill includes provisions relating to redemption periods for certain types of real property.

S.F. 359

See Local Government. Relates to copies of certain real estate transfers.

S.F. 375 (1985 Iowa Acts, Chapter 43)

By Committee on Judiciary. Sets out the proper form of acknowledgments of conveyances of property for partnerships, individual fiduciaries, corporate fiduciaries, limited partnerships with corporate general partners, limited partnerships with individual general partners, joint ventures, cities and counties.

S.F. 393

See Local Government. Relates to the recording of a transfer of property.

S.F. 407

See Professional and Occupational Licensing. Relates to license requirements for real estate brokers and real estate salespersons.

S.F. 452 (1985 Iowa Acts, Chapter 98)

By Doyle. Authorizes the reconversion of a mobile home which has been converted to real property. Procedures are included to provide for the issuance of a new certificate of title and removal of the value of the mobile home from the assessment rolls.

S.F. 459

See Agriculture. Relates to a moratorium on mortgage foreclosure.

S.F. 509

See Local Government. Relates to property eligible for a fruit-tree or forest reservation tax exemption.

S.F. 577

See Economic Development. Relates to title guarantees on real estate sold in Iowa and real estate brokers' trust accounts. It also changes the name of the Iowa Housing Finance Authority to the Iowa Finance Authority.

STATE GOVERNMENT

H.F. 66

See Natural Resources. Relates to soil erosion prevention by state agencies having public lands under their control.

H.F. 173

See Labor and Employment. Relates to personnel reprisals taken against public employees.

H.F. 311

See Local Government. Relates to the definition of construction in the chapter on labor and material on public improvements.

H.F. 338

See Labor and Employment. Relates to the term of appointment of the Labor Commissioner.

H.F. 451

See Minors and Children. Requires the Department of Human Services, Department of Public Instruction, the Iowa Merit Employment Department, and the Department of Public Safety to perform certain duties relating to the protection of children.

H.F. 505

See Local Government. Requires the Commission on Children, Youth, and Families to report to the General Assembly the findings of the annual review of the coordination of local human service programs.

H.F. 549

See Human Services. Transfers the responsibility for statewide domestic abuse information from the Department of Human Services to the Department of Public Safety.

H.F. 553 (1985 Iowa Acts, Chapter 53)

By Committee on State Government. Revises the statute on disaster assistance to allow the state to provide ten percent of local government expenses and twenty-five percent of its own expenses in order to receive federal disaster assistance matching funds. It allows the Executive Council to make grants for the local matching funds. The Act takes effect upon publication.

H.F. 571

See Appropriations. Appropriates funds for state agencies for designated service programs including health programs, civil rights, Citizens' Aide, women, veterans' services, vocational rehabilitation, substance abuse, and programs for minority, elderly and disadvantaged persons for the 1985-1986 Fiscal Year.

H.F. 558 (1985 Iowa Acts, Chapter 62)

By Committee on Judiciary and Law Enforcement. Provides that a mental health advocate, for purposes of the state tort claims Act, is considered an employee of the state, and therefore, that the state is ordinarily required to defend and indemnify the advocate for claims brought under Chapter 25A.

H.F. 642

See Appropriations. Relates to supplemental appropriations for the 1984-1985 Fiscal Year for the Department of Banking, State Comptroller, and Department of General Services.

H.F. 713 (1985 Iowa Acts, Chapter 215)

By Committee on State Government. Provides for agencies to notify the State Comptroller of educational leave as, it currently notifies the Legislative Council. The State Comptroller must periodically and at least annually review the implementation of educational leave and educational assistance programs by state agencies. State agencies are to report the indirect and direct costs of leave and assistance annually to the State Comptroller and Legislative Council. The Act allows educational assistance only when the coursework will contribute to the employee's growth and development in the employee's present position for the benefit of the department.

H.F. 747

See Appropriations. Relates to appropriations to the Iowa Historical Department, the Iowa State Arts Council, the Iowa Library Department, the Commission on the Aging, the Department of Public Instruction, and the State Board of Regents.

H.F. 753

See Labor and Employment. Relates to duties of the Merit Employment Department and the Executive Council for comparable worth pay adjustments.

H.F. 771

See Appropriations. Appropriates funds for the Department of Human Services, the Foster Care Review Board, and the Commission on Children, Youth, and Families for the 1985-1986 Fiscal Year.

H.F. 773

See Education. Relates to the establishment of an independent nonprofit quasi-public corporation for education research and development purposes.

H.F. 777

See Appropriations. Relates to a supplemental appropriation to the Beer and Liquor Control Department.

H.F. 780

See Appropriations. Relates to salary adjustments for public employees.

S.F. 27 (1985 Iowa Acts, Chapter 190)

By Bruner. Eliminates the restrictions on the kinds of investments that can be made on moneys in the Iowa Public Employee's Retirement Fund and on moneys available to the State Board of Regents and substitutes language that requires that prudence and discretion be used in making investments of these moneys. It also adds language from the federal law governing investment of retirement funds in the private sector of employment. The Act also prescribes that, when possible, investments of these moneys should enhance the Iowa economy. It requires the Advisory Investment Board of IPERS to hold a public meeting on the investment policies and investment performance of the fund and requires that this information be provided to employees covered under the retirement system. It requires persons who have signed a contract

to manage investments of the retirement fund to meet the requirements for doing business in Iowa sufficient to be subject to tax under rules of the Department of Revenue. The Act also, in the model prudent person investment Act, strikes a listing of the kinds of investments that may be made by a fiduciary.

S.F. 79

See Education. Relates to the establishment of an Iowa Advance Funding Authority.

S.F. 90

See Labor and Employment. Relates to applicability of personnel reprisals in state employment systems.

S.F. 110 (1985 Iowa Acts, Chapter 227)

By Mann, Bruner, Colton, Horn, Hannon, Priebe, Gettings, Readinger, Soorholtz, Neighbour, Carr, Welsh, Gronstal, Murphy, Husak, Boswell, Brown, and Miller of Des Moines. Prohibits the Treasurer of State, the State Board of Regents, and the Department of Job Service from investing or depositing funds in a financial institution which has made a loan to the Republic of South Africa, or in the stocks, securities, or other obligations of such a financial institution or of any company doing business in or with the Republic of South Africa. The prohibition does not apply to companies doing business in the Republic of South Africa which have adopted the Sullivan principles and have obtained a performance rating in the top two categories of the Sullivan principles rating system prepared by Arthur D. Little, Inc., or which are in categories four or five of the rating system, or any company that has been a signatory of the Sullivan principles for at least five years and has obtained a performance rating in the top two categories during four of the past five years. The Act requires the Treasurer of State, the State Board of Regents, and the Department of Job Service to sell securities and investments held that were held before July 1, 1985 and are no longer permitted, by July 1, 1990. Until that time, the Treasurer of State, the State Board of Regents, and the Department of Job Service are required to report annually to the General Assembly, a listing of all South Africa-related investments still held.

The Act requires the Treasurer of State, the State Board of Regents, and the Department of Job Service to adopt rules to implement the Act, including rules to assess civil penalties against a person who files false or misleading documentary evidence relating to eligibility of financial institutions.

S.F. 121 (1985 Iowa Acts, Chapter 67)

By Committee on Judiciary. Makes numerous nonsubstantive amendments to correct references, including gender references, grammar, word choice and sentence arrangement, substitute consistent language and strike temporary provisions to the Code of Iowa.

S.F. 224 (1985 Iowa Acts, Chapter 99)

By Corning, Holden, Schwengels, Readinger, Holt, and Taylor. Makes changes in various sections of the Code to eliminate gender and marital status discrimination.

S.F. 250 (1985 Iowa Acts, Chapter 218)

By Committee on State Government. Provides for the reorganization of the state library system by creating a State Library of Iowa in lieu of the Library Department and a seven-member State Library Commission to replace the current five-member Commission. The State Library will have at least two major departments, the medical library and the law library. The current military library is not specifically included.

The State Library Commission is given authority to develop and implement long-range plans for library improvements in cooperation with the regional library boards of trustees.

The regional library trustees are authorized to receive and administer gifts of property or money, to administer trusts for library purposes, to acquire or lease land or property for library facilities and to enter into agreements with nonprofit foundations for financial purposes.

S.F. 266

See Labor and Employment. Relates to veteran preference in public employment.

S.F. 269

See Appropriations. Relates to appropriations to various state regulatory and licensing departments, boards, and commissions for the 1985-1986 Fiscal Year.

S.F. 296

See Local Government. Relates to the deposit and investment of public funds.

S.F. 303 (1985 Iowa Acts, Chapter 55)

By Committee on Energy and Environment. Authorizes state agencies to lease, subject to the approval of the Executive Council, real and personal properties and facilities for use as or in connection with any energy conservation measure. The rentals and additional costs are to be paid for out of moneys that would have been budgeted for energy purposes. The lease may be a lease-purchase agreement where the state will ultimately own the property or facility. Before a state agency seeks Executive Council approval for the lease of the property and facilities, it must have a comprehensive engineering analysis done of the energy conservation measure and the building in which it will be used. Before the Executive Council approves a lease, it must determine in conjunction with the Energy Policy Council that the state will have energy cost savings as a result of the leasing of the property or facility and the total amount of the energy cost savings will result in the state recovering the cost of the property or facility within six years after the initial acquisition.

S.F. 317 (1985 Iowa Acts, Chapter 81)

By Committee on Local Government. Provides that a person elected to office may qualify for the office anytime after having been certified as elected and before entering office.

S.F. 318

See Courts and the Judicial Process. Relates to the issuance of administrative warrants to governmental agencies and bodies concerning their authority to inspect.

S.F. 329 (1985 Iowa Acts, Chapter 195)

By Committee on Judiciary. Makes Code corrections which adjust language to reflect current necessary practices, correct earlier omissions, delete redundancies, inaccuracies and temporary and discriminatory language, remove inconsistencies, update ongoing provisions, remove ambiguities, improve syntax, correct references, including gender references and update provisions relating to court reorganization. The Act includes provisions relating to Code editing, legislative proceedings, state inventories, public contracts and bonds, disaster fund levies, the Criminal and Juvenile Justice Advisory Council, Workers' Compensation, IPERS, fences, occupational registrations, beer and liquor control permits, funds received by the sheriff for the sale of conveyances, radiation machines and radioactive materials, marriage and dissolution records, egg grading, motor vehicle fuel standards, payment of court costs as restitution, involuntary hospitalization orders, medical assistance violations, and child support collections.

The Act also contains provisions relating to the Advisory Council for Vocational Education, lease-purchase agreements of area education agencies, motor vehicle registration plates, certificates, and licenses, restitution in cases relating to the operation of a motor vehicle while intoxicated, railroad crossing ordinances, fees and moneys handled by the clerk of the court and local officials, duties and salaries of county officers, city levy elections, and taxation of aerial services.

Provisions are also included which relate to savings and loan associations, unclaimed property, marriage dissolution orders, court reporters, redemption periods after foreclosure of certain real property, the judicial retirement fund, theft, fraudulent practices, scheduled violations, indigent defense, and general criminal restitution, repeal provisions relating to certain federal acts and district judgeship limitations, and repeal duplicate corrective amendments from 1984.

S.F. 434

See Appropriations. Relates to appropriations for various executive and legislative agencies for the 1985-1986 Fiscal Year.

S.F. 435

See Labor. Requires the Department of Job Service to issue adjusted employment and unemployment statistics.

S.F. 445 (1985 Iowa Acts, Chapter 90)

By Committee on State Government. Exempts the deputy director, the administrative head of the division of product management, and the administrative head of the division of store management of the Beer and Liquor Control Department from the state merit system.

S.F. 497

See Penalties and Enforcement. Relates to a state agency requiring that a mandatory minimum of traffic citations be issued by a peace officer.

S.F. 503

See Insurance. Requires the Commissioner of Insurance to adopt rules to establish minimum financial standards for certain self-insurance plans.

S.F. 515

See Courts and the Judicial Process. Relates to the election of the senior judge option by a retired judge.

S.F. 525 (1985 Iowa Acts, Chapter 115)

By Committee on State Government. Provides that the Director of General Services may assign one or more unmarked state vehicles to the Department of Justice for use in conducting confidential and sensitive investigations.

S.F. 552

See Appropriations. Relates to appropriations to departments and agencies regarding corrections, public safety, and the justice system for the 1985-1986 Fiscal Year.

S.F. 562

See Appropriations. Relates to appropriations to the Iowa State Commerce Commission, Industrial Commissioner, Department of Job Service and Refugee Center, Office for Planning and Programming, Department of Revenue, Treasurer of State, Academy of Science, Development Commission, State Fair Board and Department of Transportation.

S.F. 570

See Courts and the Judicial Process. Establishes benefits for county and judicial district employees who become state employees under the court reorganization legislation.

S.F. 575

See Appropriations. Relates to state appropriations for capital improvements. It also relates to the authority of the Executive Council to pay assessments against state owned lands.

S.F. 578

See Appropriations. Relates to salary adjustments and benefits for public employees.

S.F. 584

See General Assembly. Relates to confirmation by the Senate of gubernatorial appointments.

S.F. 585

See Appropriations. Appropriates federal block grant funds to several state agencies.

S.J.R. 3

See General Assembly. Relates to the effective dates of laws passed by the General Assembly.

TAXATION

H.F. 570

See Insurance. Relates to the imposition of a tax on insurance subscribers' contracts.

H.F. 639 (1985 Iowa Acts, Chapter 111)

By Rosenberg. Removes the deadline dates contained in the law that allows school districts to authorize a property tax levy or a combination of a property tax levy and income surtax to fund the costs of removal or encapsulation of asbestos from school buildings. The Act also requires school districts to inform parents of students about the presence of asbestos in school buildings.

H.F. 640 (1985 Iowa Acts, Chapter 112)

by Committee on Local Government. Provides that interest penalties on delinquent property tax payments shall be computed to the nearest whole dollar and the amount of interest shall not be less than one dollar.

H.F. 677

See Agriculture. Relates to an assessment for wool and sheep promotion.

H.F. 692

See Agriculture. Relates to the dairy excise tax.

H.F. 729

See Bonds. Relates to tax increment financing law regarding bonds.

H.F. 746

See Local Government. Relates to tax rates for political subdivisions participating in a merged area hospital.

H.F. 761 (1985 Iowa Acts, Chapter 148)

By Committee on Ways and Means. Makes a number of changes in the inheritance tax and fiduciary income tax law. The first change, effective for final reports of personal representatives filed on or after July 1, 1985, would require that a notice be given to the Department of Revenue before the discharge of the personal representative of an estate or trust. This change will assist the Department in collecting inheritance and income tax before the estate or trust is closed and the property distributed. The second change, effective for estates of decedents dying on or after January 1, 1988, is to conform to the federal estate tax treatment of the taxation of a general power of appointment. The amendment provides that the possession of a general power of appointment, rather than its exercise, is taxable. This is necessary to close a tax loophole. The third change, effective for estates of decedents dying on or after July 1, 1985, is to provide for a qualified terminable interest property election. The change would tax property on the death of the surviving spouse, rather than in the estate of the first spouse to die. This would conform to the federal estate tax practice. The fourth change, effective for audit and assessment limitation periods expiring on or after July 1, 1985, extends the period of time for examination of a return to six months after receiving a copy of a federal

audit of an estate, gift, or generation skipping transfer tax return. This is the same extension of time the Department of Revenue has for an income tax return. The Act also makes technical amendments to provisions of Senate File 531 which was enacted earlier in the 1985 Session.

H.F. 768 (1985 Iowa Acts, Chapter 205)

By Committee on Ways and Means. Permits the trustees of a township located in a county with a population of 300,000 or more (presently only Polk) to establish and maintain an emergency warning system and to levy up to 67.5 cents per \$1,000 of assessed value for purposes of that system and for fire protection and ambulance services. Under previous law only Saylor Township had qualified.

S.F. 13 (1985 Iowa Acts, Chapter 189)

By Taylor. Allows a nonprofit corporation which provides recreational and social functions for its members to appeal its property assessment values for the 1981 and 1982 assessment years even though time for such appeals has already passed. The Act only applies to a corporation that owns property in a county with a population between 20,000 and 25,000. The Act takes effect upon publication.

S.F. 24 (1985 Iowa Acts, Chapter 243)

By Dieleman. Eliminates the present Iowa state minimum tax for tax preference items, which is seventy percent of the federal minimum tax, and enacts a new Iowa alternative minimum tax. The Iowa alternative minimum tax is based upon the federal minimum tax. The tax is equal to nine percent of the taxpayer's Iowa alternative minimum taxable income. This income is equal to the taxpayer's taxable income adjusted by adding twelve tax preference deductions to the taxable income less \$26,000 for single persons or heads of household, or \$17,500 for marrieds filing separately or \$35,000 for marrieds filing jointly, and subtracting any credits allowed against the alternative minimum tax under section 55(c) of the Internal Revenue Code of 1954. The tax preference items are the same as the ones used for the federal minimum tax. These items relate to the dividends excluded, accelerated depreciation on real property and on leased personal property, amortization of certified pollution control facilities, mining exploration and development costs, circulation, research and experimental expenditures, reserves for losses on bad debts of financial institutions, depletion allowances, net capital gains, incentive stock options, intangible drilling costs and accelerated cost recovery deductions. However, in computing the items of tax preference, the gain or loss from the forfeiture of an installment real estate contract, the transfer of real or personal property securing a debt to a creditor in cancellation of that debt or from the sale or exchange of property as a result of actual notice of foreclosure shall not be taken into account if such transaction was done for the purpose of establishing a positive cash flow, if immediately before the transaction the taxpayer's debt to asset ratio exceeded 75 percent, and if the taxpayer's net worth at the end of the tax year is less than \$75,000. The taxpayer pays the difference between the alternative minimum tax and the regular tax which is the Iowa minimum tax, except in the case where the tax preference item includes the gain or loss from the forfeiture of an installment real estate contract, the transfer of real or personal property securing a debt to a credit in cancellation of that debt or from the sale or exchange of property on a result of actual notice of foreclosure and the taxpayer's assets exceed the liabilities, then the taxpayer does not pay more than that excess. The Act also provides for apportionment of the tax for nonresidents.

The Act is effective for tax years beginning on or after January 1, 1985 except that taxpayers who computed minimum tax under the old law for tax years beginning in the 1984 calendar year may recompute this tax and seek a tax refund if their preference items contained any of the described transactions. The Act also allows taxpayers with capital gains occurring between January 1, 1985 and May 1, 1985 to compute their state minimum tax under the old law.

S.F. 103

See Local Government. Relates to a tax levy for ambulance services.

S.F. 194

See Local Government. Requires a tax clearance statement for moving a mobile home.

S.F. 329

See State Government. Code corrections bill includes provisions relating to sales tax exemptions for certain aerial services.

S.F. 395 (1985 Iowa Acts, Chapter 32)

By Committee on Ways and Means. Provides for the private sale of wine containing more than five but not more than seventeen percent alcohol by weight by private wholesalers and retailers as well as allowing continued sale and distribution by the state. A class "A" wine permit is for wholesalers and class "B" is for retailers. A class "B" permit allows the sale of wine for consumption off the licensed premises.

Wholesalers, and retailers dealing primarily in wine, would be required to obtain a separate and distinct wine permit. A retail liquor licensee who presently has the privilege of selling wine for on-premise consumption would not need additional authority but would be required to purchase a class "B" permit to sell wine for consumption off the premises.

Wine containing more than seventeen percent alcohol by weight would continue to be subject to the present alcoholic beverage provisions. Wine containing more than five percent but less than seventeen percent could be imported, wholesaled, and retailed through private facilities and those of the state. Vintner's and wholesaler's certificates and permits would be approved and issued by the Beer and Liquor Control Department.

Fees for the issuance of wine permits are of fixed rate set at seven hundred fifty dollars for a class "A" permit and five hundred dollars for a class "B" permit.

The Act also establishes an excise tax of one dollar and fifty cents per gallon on wine sold for retail sale within this state. This tax is imposed in place of the current state revenue from these sales, and is imposed at the wholesale level.

The Act increases the tax on cigarettes and little cigars by 8 cents per pack of twenty beginning October 1, 1985, imposes an inventory tax on the cigarettes and little cigars held in inventory by distributors on September 30, 1985, and increases the tax on tobacco products from 10 to 15 percent of the wholesale price beginning July 1, 1985.

The Act exempts from the sales and use tax, beginning July 1, 1987, the sale or rental of farm machinery and equipment, including replacement parts, which are self-propelled or usually drawn by self-propelled implements or which are grain dryers and the sale or rental of industrial machinery, equipment, and computers, including replacement parts, which are used in processing personal property or in research and development of new products or processes of manufacturing, refining, purifying, combining or storage of data or information by an insurance company, financial institution, or commercial enterprise. If such items are purchased or leased between July 1, 1985 and July 1, 1987 the sales and use tax must be paid but the purchaser or leasee will receive a refund of the tax paid by applying to the Department of Revenue. However, an industry which enters into an agreement under the state Industrial New Jobs Training Act before the purchase or lease of the above items is exempt from the sales and use tax on such items beginning July 1, 1985.

The Act imposes the sales and use tax beginning July 1, 1985 on sale of state lottery tickets, candy products and certain beverages, rental of recreational vehicles and boats and motor vehicles weighing not more than 13 tons, and additional services which are: cable television, lawn care, pet grooming, security and detective services, campgrounds, gun and camera repair, janitorial and building maintenance and cleaning, landscaping and tree trimming and removal, lobbying service, reflexology, tanning beds or salons, and water conditioning and softening.

The Act exempts from the sales and use tax, beginning July 1, 1985 the sale of newsprint and ink, casual sales of services, services providing for the design and installation of new industrial machinery or equipment and wood chips and sawdust used for livestock or fowl production, and clarifies that the sale of certain items used in farm production are not a retail sale and thus are exempt from the tax.

The Act grants an individual and corporate income tax credit, beginning July 1, 1985, for businesses that increase jobs in the state. The credit is equal to six percent of the taxable wages of the new workers upon which the employer is required to contribute to the state unemployment compensation fund. If the credit exceeds the taxpayer's taxes, the excess may be carried forward up to ten years. In order to receive this credit the business must first enter into an agreement under the Iowa Industrial New Jobs Training Act for training for the new workers at a specific plant location. Then, within the time specified in the agreement, the business must increase its employment level at the plant location by ten percent. If the business has no employment at the plant location, then all it has to do is add new jobs.

The Act allows cities and counties to impose local option taxes after approval by the electorate as follows:

1. Vehicle tax by the county on vehicles renewed for registration in increments of \$1.00 with no limit, rate listed on ballot, revenues used for public transit and roads, revenues distributed to cities based on amount collected from residents in each city.

2. Earnings tax by city or county, in unincorporated area, on wages, salaries, and compensation of residents and nonresidents from work or services performed in the appropriate area, rate in increments of 1% not to exceed 4%, rate listed on ballot, revenues used for any purpose.

3. Sales and services tax by county only on those incorporated or unincorporated areas that approve tax, rate of up to 1% as set by supervisors, cities contiguous to each other are treated as one incorporated area, revenues distributed to cities where imposed based upon a formula that distributes the money on the basis of population, 75%, and property taxes levied for the period beginning July 1, 1982 and ending June 30, 1985, 25%.

The Act makes permanent the ten-year property tax exemption for pollution control property.

It provides that the term "computer" for purposes of taxation as real property does not include point of sales equipment.

It eliminates, beginning July 1, 1985, the prohibition on the manufacture of electronic and computerized gambling devices.

It phases out and repeals, beginning with the fiscal year beginning July 1, 1987, the taxation of personal property.

It limits the state's reimbursement to local governments for lost property tax revenues as a result of the special valuation for manufacturing machinery and equipment and computers (commonly referred to as the 70-30 program) to such property acquired on or before January 1, 1985 and extends the same special valuation treatment to such property acquired after January 1, 1985 but without any state reimbursement to local governments for lost property tax revenues.

The Act excludes the revenues received as a result of the increase in taxes in this Act or as a result of the inclusion of additional items subject to tax in this Act in computing the state percent of growth for purposes of the school aid formula for the school year beginning July 1, 1987.

It amends the lottery portion of H.F. 225 by subjecting the gross receipts from the sales of lottery tickets to the sales and use tax increasing the percent of the projected annual income from each type of lottery game which is to be used to pay lottery prizes to 50% of such projected annual revenue after deduction of the amount of the sales tax.

S.F. 503

See Insurance. Exempts certain self-insurance plans from the two percent insurance premium tax.

S.F. 509

See Local Government. Relates to an application for a fruit-tree or forest reservation tax exemption.

S.F. 561 (1985 Iowa Acts, Chapter 230)

By Committee on Ways and Means. Updates to January 1, 1985 references to the Internal Revenue Code of 1954 for state taxes. The Act provides for a refund of individual income tax for the 1979 tax year resulting from the inclusion of unemployment benefits; eliminates the requirement that the check-offs for the election campaign fund and the fish and game protection fund be on the face of the income tax return immediately above the signature line; makes the state individual and corporate income tax credit for increasing research

activities applicable to those tax years beginning on or after January 1, 1986 for which the federal government allows the credit for federal tax purposes; requires corporations subject to the state corporate or franchise tax who are required to file an income tax return under the IRC of 1954 for a tax period covering less than one year to file a state return for the same period within forty-five days of the federal due date starting with tax periods beginning on or after January 1, 1985; changes from five to three years the minimum length of time for which tax records must be retained by the Department of Revenue; allows a refund of the state individual income tax paid where the taxpayer died after November 17, 1978 as a result of wounds or injury incurred due to military or terroristic actions outside of the country; and allows spouses to consent to treat the gift made by one of them to be treated as one-half made by each under the same terms and conditions provided for federal estate tax purposes for estate of persons dying on or after July 1, 1984.

S.F. 564 (1985 Iowa Acts, Chapter 247)

By Committee on Ways and Means. Exempts from the sales and use tax the sales or rentals of personal property or services to nonprofit corporations that provide services and assistance to disabled persons and are licensed or accredited by the Department of Health, Department of Human Services, or certain national associations or which provide adult day care services which are approved for reimbursement by the state Department of Human Services. The exemption takes effect July 1, 1985, but any taxes which have not been paid on transactions occurring between July 1, 1980 and July 1, 1985 are no longer owing and will not be collected.

S.F. 565

See Economic Development. Relates to an increase in the excise tax on motor fuel, special fuel, and gasohol.

S.F. 568

See Local Government. Relates to a special property assessment for drainage improvements.

S.F. 570

See Courts and the Judicial Process. Relates to the set off against income tax refunds or rebates for debts payable to the clerk of court.

S.F. 574 (1985 Iowa Acts, Chapter 223)

By Committee on Ways and Means. Specifies that electricity, steam and other taxable services are sold for processing for purposes of the state sales and use tax exemption when used by a manufacturer of food products to produce marketable food products for human consumption. Their uses include the use for the treatment of material to change its form, context, or condition in order to produce the food product, maintenance of quality or integrity of the food product, changing a maintenance of temperature levels to avoid spoilage or maintenance of the condition of the product, maintenance of environmental conditions needed for efficient production of the food product and movement of the material or food product within the building of manufacture.

S.F. 576

See Local Government. Relates to partial real property tax exemptions for value added to industrial real estate by new construction of research-service facilities.

S.F. 580 (1985 Iowa Acts, Chapter 245)

By Committee on Ways and Means. Exempts the gross receipts from the rental of motion picture film, video and audio tapes and discs, records, photos, copy, scripts and other media used for the purpose of transmitting that which can be seen, heard or read, from the sales and use tax if a charge which is subject to the sales and use tax is imposed for viewing or use of such media or if the contents are broadcast for public viewing or listening.

S.F. 581

See Agriculture. Relates to an assessment on the sales of porcine animals.

S.F. 583 (1985 Iowa Acts, Chapter 198)

By Junkins and Hultman. Makes corrective changes in S.F. 395 as it relates to the barrel tax and gallonage tax to beer and wine manufactured in Iowa and to the additional real property tax under the local option provisions.

TRANSPORTATION--GENERAL

H.F. 366 (1985 Iowa Acts, Chapter 121)

By Beatty. Relates to the giving of notice by the Department of Transportation. This Act permits the Department of Transportation to give notice by "certified mail" rather than by "restricted certified mail".

H.F. 378 (1985 Iowa Acts, Chapter 167)

By Committee on Transportation. Exempts road workers while the workers are operating maintenance equipment for road maintenance purposes from the 40 miles per hour minimum speed limit which applies to fully controlled-access, divided, multilaned highways. The Act requires a person operating a motor vehicle to have the vehicle under control at all times. A person operating a motor vehicle shall reduce its speed to a reasonable and proper rate when approaching and passing through a sign posted construction or maintenance zone upon a public highway.

S.F. 497

See Penalties and Enforcement. Relates to policies of law enforcement agencies specifying the issuance of mandatory minimums of traffic citations.

S.F. 539 (1985 Iowa Acts, Chapter 76)

By Committee on Agriculture. Defines the term "oxygenate octane enhancers" and updates references to the American Society for Testing and Materials (A.S.T.M.) standards to those in effect on January 1, 1985. The higher octane requirements for ten percent ethanol-blended fuels are removed. Gasoline which contains methanol is required to contain an equal amount of cosolvent. The total amount of methanol may not exceed five percent. Gasoline pumps are required to be labeled to disclose the presence and type of oxygenate octane enhancers in the motor fuel. Persons who deliver motor vehicle fuel to a retailer must disclose the presence, type, and amount of oxygenate octane enhancers in the fuel. Retailers are prohibited from selling motor vehicle fuel except at a whole-cent price per unit.

S.F. 562

See Appropriations. Relates to the appropriations to the Department of Transportation.

S.F. 570

See Courts and the Judicial Process. Requires the Department of Transportation to suspend the licenses of persons who fail to pay criminal fines, surcharges, and court costs related to a conviction for violating a law regulating the operation of motor vehicles.

S.F. 587

See Appropriations. Relates to appropriations to the Department of Transportation for capital transit purchases.

TRANSPORTATION--ROADS

H.F. 514 (1985 Iowa Acts, Chapter 106)

By Gruhn. Provides that highway authorities shall submit annual road construction programs to county soil conservation district commissioners for review and recommendations relating to soil erosion and drainage controls.

H.F. 539 (1985 Iowa Acts, Chapter 108)

By Committee on Transportation. Provides that the jurisdiction and control of the Great River Road shall be vested the same as other roads in the state. Thus, the jurisdiction for portions of the Great River Road depends upon its functional classification and road system classification under sections 306.1 and 306.3 and jurisdiction is vested as provided in section 306.4. The Act also clarifies that the standing appropriation for acquisition and construction of highway-associated project components for the Great River Road may be spent for any portion of the Great River Road regardless of jurisdiction.

S.F. 15

See Natural Resources. Relates to the appellation given on maps and road signs to a river.

S.F. 413 (1985 Iowa Acts, Chapter 83)

By Committee on Transportation. Permits a county to be temporarily allocated moneys from the farm-to-market road fund which are in excess of anticipated funding necessary for approved farm-to-market road projects for the current fiscal year provided the total temporary allocation does not exceed the county's anticipated farm-to-market road fund allocation for the current fiscal year plus the four succeeding fiscal years.

S.F. 560 (1985 Iowa Acts, Chapter 143)

By Committee on Ways and Means. Expands the use of secondary road assessment districts to include road improvements such as grading, drainage, bridging, paving, and resurfacing. Current law allows road resurfacing improvements. The Act raises the minimum amount to be paid by the property owners from twenty-five percent to fifty percent. The Act also deletes the procedure for an appeal by the county board of supervisors to the State Department of Transportation to determine if the assessment district should be established because the board of supervisors has the right to accept or reject the petition for a district.

S.F. 565

See Economic Development. Relates to payments to counties and cities for financing approved road and street projects.

TRANSPORTATION--VEHICLES

H.F. 418 (1985 Iowa Acts, Chapter 61)

By Schnekloth. Requires the Department of Transportation to accept payment of proportional registration fees under Chapter 326 by personal or corporate check.

H.F. 454

See Local Government. Relates to the renewal of vehicle registrations of persons for whom arrest warrants are outstanding.

H.F. 664 (1985 Iowa Acts, Chapter 64)

By Committee on Judiciary and Law Enforcement. Provides for hearings in connection with disputed claims for abandoned or stolen vehicles or component parts and expands the notice requirements in abandoned vehicle cases.

H.F. 711 (1985 Iowa Acts, Chapter 209)

By Committee on Transportation. Relates to applications for registration and titling of vehicles. The Act allows the owner or lienholder of a motor vehicle to apply for a certified copy of the original certificate of title as a replacement for the original certificate of title upon application and fee, provided the original certificate of title is surrendered. The normal five-day waiting period for the issuance of the certified copy does not apply. The Act makes the penalty for failure to apply for a transfer of registration and certificate of title accrue fifteen days after the date of assignment or transfer of title. The Act provides that delinquencies and penalties do not accrue for a vehicle brought into the state until thirty days after the date the vehicle is brought into the state. The Department of Transportation is allowed to issue a certificate of title for a junked vehicle for which a junking certificate has been issued upon a showing that the junking certificate was obtained by mistake or inadvertence.

S.F. 9 (1985 Iowa Acts, Chapter 35)

By Boswell. Permits the operation of all-terrain vehicles on streets and highways between sunrise and sunset but only when the operation on the street or highway is incidental to the vehicle's use for agricultural purposes. The operator is required to have a valid operator's license and the vehicle may not be operated at 30 miles per hour or greater. An all-terrain vehicle is defined as being a motor vehicle designed to travel on three or more wheels and designed primarily for off-road use but not including farm tractors, construction equipment, forestry vehicles, or lawn and grounds maintenance vehicles. The all-terrain vehicle is classified as an implement of husbandry and thus is exempt from the general registration, equipment, and lighting requirements of the Code. However, the all-terrain vehicle is required to have a bicycle safety flag which extends not less than five feet above the ground attached to the rear of the vehicle.

S.F. 70 (1985 Iowa Acts, Chapter 40)

By Hall. Declares that a person riding a bicycle on the highway has all the rights and duties regarding the rules of the road which are applicable to the driver of a vehicle except for those provisions which by their nature can have no application. The person propelling a bicycle on the highway must

ride upon or astride a permanent and regular seat and can not carry more persons at one time than the number for which the bicycle is designed and equipped. However, the provisions of the Act do not apply to the use of a bicycle in a parade authorized by proper permit. A violation has a scheduled fine of ten dollars plus surcharge.

S.F. 290 (1985 Iowa Acts, Chapter 101)

By Committee on Transportation. Allows motor vehicles which are twenty-five years old or older and which are primarily of value as collector's items to be sold by any persons rather than only by persons who are licensed under Chapter 322.

S.F. 295

See Drugs, Controlled Substances, and Alcohol. Relates to transporting an open container of alcoholic liquor or beer in a motor vehicle.

S.F. 307 (1985 Iowa Acts, Chapter 37)

By Hutchins. Allows for the designation of privately owned fire vehicles as authorized emergency vehicles. The Act defines fire department for purposes of authorizing the use of a blue light on fire department vehicles. Fire department is defined as a paid or volunteer fire protection service provided by a municipality or township, or a private corporate organization that has a valid contract to provide fire protection service for a municipality, township, or governmental agency.

S.F. 387 (1985 Iowa Acts, Chapter 87)

By Committee on Transportation. Relates to the transfer of a vehicle registration and the entitled credit for the applied to the transfer. The Act requires the county treasurer in counties with a population of one hundred thousand or more to notify the owner of the vehicle of the expiration of the vehicle's registration.

S.F. 391 (1985 Iowa Acts, Chapter 44)

By Committee on Transportation. Exempts fire trucks and other fire apparatus operated by an organized fire department from the definition of an air contaminant source for the purpose of meeting state emission standards. However, federal law would still apply which makes it unlawful for a person engaged in the business of repairing, servicing, selling, leasing or trading motor vehicles or motor vehicle engines, or who operates a fleet of motor vehicles to knowingly remove or render inoperative any device or element of design installed on or in a motor vehicle or motor vehicle engine in compliance with regulations under federal law following its sale and delivery to the ultimate purchaser.

S.F. 392 (1985 Iowa Acts, Chapter 45)

By Committee on Transportation. Provides that a motor vehicle service contract may not be issued, sold, or offered for sale in Iowa unless the provider of the service is insured under a motor vehicle service contract reimbursement policy. The policy must state that the issuer shall pay on behalf of the provider of the service contract all sums which the provider is legally obligated to pay in performance of the contract. The Act does not apply to motor vehicle service contracts issued by a motor vehicle manufacturer or importer.

S.F. 565

See Economic Development. Increases the excise tax on motor fuel, special fuel, and gasohol and provides a use tax exemption for certain vehicles.

WATER, AIR AND WASTE MANAGEMENT

H.F. 476

See Appropriations. Relates to the appropriations to the Department of Water, Air, and Waste Management.

H.F. 643 (1985 Iowa Acts, Chapter 162)

By Committee on Energy and Environmental Protection. Provides regulatory authority for the Department of Water, Air and Waste Management over underground storage tanks used to store regulated substances and liquid petroleum products to prevent and abate releases into the environment. There are notification requirements for owners, operators and sellers. The Water, Air and Waste Management Commission is to adopt rules to provide for monitoring systems, financial responsibilities for damage caused by leaks, standards for new tanks, notice requirements, duties of owners relating to the location and abatement of releases, and reporting requirements. The rules are to be consistent with, and not more restrictive than, federal rules. The Act provides civil and criminal penalties for violation. The installation of monitoring systems for tanks is to be phased in from May 1, 1986 for new tanks to May 1, 1988 for existing tanks.

H.F. 649 (1985 Iowa Acts, Chapter 176)

By Committee on Energy and Environmental Protection. Provides for the regulation of the construction, reconstruction, and abandonment of water wells, and for the registration of water well contractors. The Department of Water, Air, and Waste Management is responsible for the following water wells:

1. Those used as part of a public water supply system.
2. Those used for the withdrawal of water for which a permit is required.
3. Those used for the purpose of monitoring groundwater quantity and quality required or installed pursuant to directions or regulations of the Department.

All other water wells are subject to regulation by the local board of health. The standards adopted by a local board of health shall not be less stringent than those adopted by the Department. The Department is also the agency to regulate the registration of water well contractors. Within thirty days after construction or reconstruction of a well, a contractor shall provide well information required by rule to the Department and the Iowa Geological Survey. The rules adopted by the Department to implement the Act shall provide for the immediate replacement or reconstruction of water wells in response to the sudden and unforeseen loss or serious impairment of a well for its intended use. These may include exemptions from technical standards or construction or reconstruction.

H.F. 709 (1985 Iowa Acts, Chapter 128)

By Committee on Energy and Environmental Protection. Adds a sixth nonvoting advisory member to the Hazardous Chemicals Interagency Coordinating Committee to represent the general public.

H.F. 728 (1985 Iowa Acts, Chapter 79)

By Committee on Energy and Environmental Protection. Requires the Department of Water, Air and Waste Management to initiate and conduct a pilot program in at least two counties to collect and dispose of small amounts of hazardous wastes that are being stored in residences, schools, or small businesses in the counties designated. The program is to be known as the "Toxic Cleanup Days". There is no charge to the person disposing of hazardous wastes under a maximum amount under the program. The Department is to report to the General Assembly by January 15, 1986 regarding the plans or results of the pilot program and the Department's results of the pilot program and the Department's recommendation whether the program should be continued, expanded, or discontinued.

S.F. 291 (1985 Iowa Acts, Chapter 42)

By Committee on Energy and Environment. Provides that the Water, Air, and Waste Management Commission shall adopt rules establishing requirements for a person applying recycled oil for the mitigation and cleanup of contamination posing a threat to public health and the environment resulting from oils applied for road oiling, dust control or weed control. The rules now apply only to persons supplying the recycled oil.

S.F. 391

See Transportation--Vehicles. Relates to emission standards for certain fire control vehicles.

S.F. 463

See Health and Safety. Relates to the authority of the Department of Water, Air and Waste Management over hazardous waste disposal.

S.F. 511 (1985 Iowa Acts, Chapter 91)

By Committee on Natural Resources. Extends the deadline imposed for the Department of Water, Air and Waste Management to adopt a plan for flood plain mapping from January 1, 1985 to June 30, 1986.

**SECTIONS AMENDED OR REPEALED
FIRST SESSION, 71st. G.A.**

2.12	P.C.	Add New Unnum. Para.	SF 409
2.15 unn. 2	7-1-85	Amended	SF 121
2.32(3) unn. 1	P.C.	Amended	SF 584
2.42(14)	P.C.	Amended	SF 409
2.42(16)	7-1-85	Amended	SF 570
2.42(17)	P.C.	New Subsection	SF 409
2.42(18)	P.C.	New Subsection	SF 409
2.52 unn. 1	7-1-85	Amended	SF 121
2.55(4)	P.C.	Stricken	SF 409
2.100	P.C.	New Section	SF 409
2.101	P.C.	New Section	SF 409
2.102	P.C.	New Section	SF 409
2.103	P.C.	New Section	SF 409
2.104	P.C.	New Section	SF 409
7A.51	7-1-85	New Section	HF 555
7A.52	7-1-85	New Section	HF 555
7A.53	7-1-85	New Section	HF 555
7A.54	7-1-85	New Section	HF 555
7B.4(8)	7-1-85	New Subsection	SF 395
7C.1	P.C.	New Section	SF 449
7C.2	P.C.	New Section	SF 449
7C.3	P.C.	New Section	SF 449
7C.4	P.C.	New Section	SF 449
7C.5	P.C.	New Section	SF 449
7C.6	P.C.	New Section	SF 449
7C.7	P.C.	New Section	SF 449
7C.8	P.C.	New Section	SF 449
7C.9	P.C.	New Section	SF 449
7C.10	P.C.	New Section	SF 449
7C.11	P.C.	New Section	SF 449
7C.12	P.C.	New Section	SF 449
8.6	7-1-85	Amended	HF 686
8C.1, Art VI, "a"	7-1-85	Amended	SF 121
11.20	7-1-85	Amended	SF 121
12.8 unn. 1	7-1-85	Amended	SF 110
12.25	P.C.	New Section	SF 79
12.26	P.C.	New Section	SF 79
12A.1	7-1-85	New Section	SF 110
12A.2	7-1-85	New Section	SF 110
12A.3	7-1-85	New Section	SF 110
12A.4	7-1-85	New Section	SF 110
12A.6	7-1-85	New Section	SF 110
13B.4	7-1-85	Amended	SF 200
14.13	7-1-85	Amended	SF 329
14.14	7-1-85	Amended	SF 329
14.21 unn. 2	7-1-85	Amended	SF 570
17.3	7-1-85	Amended	HF 686
17.16	7-1-85	Amended	SF 329

17.30 unnn. 1	7-1-85	Amended	SF 329
18.97(19)	7-1-85	Amended	SF 250
18.115(7)	7-1-85	Amended	SF 525
18.136	7-1-85	Amended	HF 686
18.170	P.C.	New Section	HF 225
18.171	P.C.	New Section	HF 225
18.172	P.C.	New Section	HF 225
18.173	P.C.	New Section	HF 225
18.174	P.C.	New Section	HF 225
18.175	P.C.	New Section	HF 225
18,Ch	P.C.	New Section	HF 225
18C.1	P.C.	New Section	HF 225
18C.2	P.C.	New Section	HF 225
18C.3	P.C.	New Section	HF 225
18C.4	P.C.	New Section	HF 225
19.34	P.C.	New Section	SF 303
19A.3	7-1-85	Amended	HF 686
19A.3(24)	7-1-85	New Subsection	SF 445
19A.9	7-1-85	Amended	HF 686
20A.1	7-1-85	New Section	HF 173
22.7	7-1-85	Add New Subsection	HF 128
22.7(2)	7-1-85	Amended	HF 549
22.7(19)	7-1-85	New Subsection	HF 691
23.1 unnn. 2	7-1-85	Amended	SF 329
23.21 unnn. 1	7-1-85	Amended	SF 121
24.35	7-1-85	Repealed	SF 121
24.36	7-1-85	Repealed	SF 121
25A.19	7-1-85	Amended	SF 121
28.7	P.C.	Add New Subsections	HF 225
28.89	7-1-85	Amended	SF 562
28.90	7-1-85	Amended	SF 562
28.91(1)	7-1-85	Amended	SF 562
28.101	P.C.	New Section	HF 225
28.101	7-1-85	New Section	SF 577
28.102	7-1-85	New Section	SF 577
28.103	7-1-85	New Section	SF 577
28F.1 unnn. 2	7-1-85	Amended	HF 726
28F.14	7-1-85	New Section	HF 726
29B.115	7-1-85	Amended	SF 121
29C.6(17)	P.C.	New Subsection	HF 553
29C.20	P.C.	Add New Subsection	HF 553
29C.20(1)	7-1-85	Amended	SF 329
31.4	7-1-85	Amended	SF 224
39.22	7-1-85	Amended	SF 261
53.22(1)"b"	7-1-85	Amended	SF 121
56.18(1)	P.C.	Amended	SF 561
63.1	7-1-85	Amended	SF 317
64.6	7-1-85	Amended	HF 686
70.1	7-1-85	Amended	SF 266
76.2	7-1-85	Add New Unnum. Para.	HF 729
76.2 unnn. 3	7-1-85	Stricken	SF 329
79.1 unnn. 8	7-1-85	Amended	HF 713
79.25	7-1-85	New Section	HF 713
79.28	7-1-85	Add New Unnum. Para.	SF 90
80.39(1)	7-1-85	Amended	SF 455

80A.4(2)	P.C.	Amended	SF 456
80A.7 unnn. 3	P.C.	Amended	SF 456
80A.10	P.C.	Amended	SF 456
80A.10A	P.C.	New Section	SF 456
80A.12(7)	P.C.	Stricken	SF 456
80A.12(7)	7-1-85	Stricken	SF 121
80A.13(1)	P.C.	Amended	SF 456
80A.13(2)	P.C.	Amended	SF 456
80A.17	P.C.	New Section	SF 456
80B.11(5)	7-1-85	Amended	HF 691
80B.13(8) unnn. 2	7-1-85	Amended	SF 121
80C.2 unnn. 1	7-1-85	Amended	SF 329
80C.2 unnn. 2	7-1-85	Amended	SF 329
80C.2 (1)	7-1-85	Amended	SF 329
80C.2 (2)	7-1-85	Amended	SF 329
80C.2 (3)	7-1-85	Amended	SF 329
83.10(6)	7-1-85	New Subsection	HF 626
83.14(4)	7-1-85	Amended	HF 626
83.14(8)	7-1-85	Amended	HF 626
83.14(9)	7-1-86	New Subsection	HF 626
83.15(1)	7-1-86	Amended	HF 626
83.15(2)	7-1-86	Amended	HF 626
83.15(3)	7-1-86	Amended	HF 626
83.15(4)	7-1-86	Amended	HF 626
83A.1	7-1-85	Amended	HF 540
83A.2	7-1-85	Add New Subsection	HF 540
83A.2(4)	7-1-85	Amended	HF 540
83A.2(5)	7-1-85	Stricken	HF 540
83A.2(7)	7-1-85	Amended	HF 540
83A.2(8)	7-1-85	Stricken	HF 540
83A.3 unnn. 1	7-1-85	Amended	HF 540
83A.6	7-1-85	Amended	HF 540
83A.8	7-1-85	Amended	HF 540
83A.9	7-1-85	Amended	HF 540
83A.13	7-1-85	Add New Subsection	HF 540
83A.13(1)	7-1-85	Amended	HF 540
83A.13(2)	7-1-85	Stricken	HF 540
83A.14	7-1-85	Amended	HF 540
83A.17	7-1-85	Amended	HF 540
83A.18	7-1-85	Amended	HF 540
83A.19	7-1-85	Amended	HF 540
83A.20	7-1-85	Amended	HF 540
83A.23	7-1-85	Amended	HF 540
83A.24	7-1-85	Amended	HF 540
83A.28	7-1-85	Amended	HF 540
83A.29	7-1-85	Amended	HF 540
85.59 unnn. 2	7-1-85	Amended	SF 121
85.59 unnn. 2	7-1-85	Amended	HF 130
85.59 unnn. 3	7-1-85	Amended	HF 130
85.59 unnn. 4	7-1-85	Amended	HF 130
85.61(1)	7-1-85	Amended	SF 329
85.61(6)	7-1-85	Add New Unnum. Para.	SF 168
85.61(8)	7-1-85	Amended	SF 329
87.4	7-1-85	Add New Unnum. Paras.	SF 503
89.3(6)	7-1-85	Amended	HF 501

89.3(7)	7-1-85	Amended	HF 501
89.7(1)	7-1-85	Amended	HF 359
89.7(3)	7-1-85	Amended	HF 359
89.8	7-1-85	Amended	HF 359
91.2	5-1-87	Amended	HF 338
91.17	7-1-85	Repealed	SF 329
91.18	7-1-85	Repealed	SF 329
91A.2(3) un. 1	7-1-85	Amended	HF 164
92.17(6)	7-1-85	New Subsection	HF 124
92.21	7-1-85	Amended	HF 686
96.5(1)"f"	7-1-85	Amended	SF 224
96.7A	7-1-85	New Section	SF 383
96.11(3)	7-1-85	Add New Unnum. Para.	SF 435
96.15(2)	7-1-85	Amended	SF 63
97B.7(2)"b"	7-1-85	Amended	SF 27
97B.7(2)"b" un. 1	7-1-85	Amended	SF 110
97B.8 un. 1	7-1-85	Amended	SF 27
97B.49(8)"a" un. 4	7-1-85	Stricken	SF 329
97B.57	7-1-85	Add New Unnum. Para.	SF 27
98.6(2)	7-1-85	Amended	SF 395
98.43(1)	7-1-85	Amended	SF 395
98.43(2)	7-1-85	Amended	SF 395
99A.10	7-1-85	New Section	SF 395
99B.5(1)"a"	7-1-85	Amended	SF 81
99B.5(1)"b"	7-1-85	Amended	SF 81
99B.7(1)"m"	7-1-85	Amended	SF 349
99B.7(1)"o"	7-1-85	Amended	SF 349
99B.7(6)"a"	7-1-85	Amended	SF 349
99D.22(2)"b"(3)	7-1-85	Amended	SF 121
99E.1	P.C.	New Section	HF 225
99E.2	P.C.	New Section	HF 225
99E.3	P.C.	New Section	HF 225
99E.4	P.C.	New Section	HF 225
99E.5	P.C.	New Section	HF 225
99E.6	P.C.	New Section	HF 225
99E.7	P.C.	New Section	HF 225
99E.8	P.C.	New Section	HF 225
99E.9	P.C.	New Section	HF 225
99E.10	P.C.	New Section	HF 225
99E.10(1) un. 1	P.C.	Amended	HF 642
99E.10(1) un. 1	7-1-85	Amended	SF 395
99E.10(1)	7-1-85	New Lettered Para.	SF 395
99E.11	P.C.	New Section	HF 225
99E.12	P.C.	New Section	HF 225
99E.13	P.C.	New Section	HF 225
99E.14	P.C.	New Section	HF 225
99E.15	P.C.	New Section	HF 225
99E.16	P.C.	New Section	HF 225
99E.17	P.C.	New Section	HF 225
99E.18	P.C.	New Section	HF 225
99E.19	P.C.	New Section	HF 225
99E.20	P.C.	New Section	HF 225
99E.21	P.C.	New Section	HF 225
103A.8(7)	7-1-85	Amended	HF 341
103A.25	7-1-85	New Section	HF 341

106.5(1)unn. 2	7-1-85	Amended	HF 625
106.33	7-1-85	Amended	SF 121
106.56	7-1-85	Repealed	HF 625
107.16 unn. 3	P.C.	Amended	SF 561
108A.7	7-1-85	Amended	SF 121
109.56(1)	P.C.	Amended	SF 55
109.80 unn. 2	7-1-85	Amended	HF 428
109.82	7-1-85	Add New Unnum. Para.	HF 428
110.5	P.C.	Amended	SF 55
110.24 unn. 1	7-1-85	Amended	SF 121
110.24 unn. 9	P.C.	Amended	SF 55
110.27(1)	7-1-85	Amended	HF 453
110.27(2)	7-1-85	Amended	HF 453
111.57	1-1-86	Amended	HF 183
111,Ch	1-1-86	Add New Section	HF 183
113.18(5)	7-1-85	Amended	SF 329
113.20(3)	7-1-85	Amended	SF 329
114.11	7-1-85	Amended	SF 154
114.21(1)	7-1-85	Amended	SF 329
114.21(5)	7-1-85	Amended	SF 329
117.7(7)	7-1-85	New Subsection	HF 484
117.15 unn. 3	7-1-86	Amended	SF 407
117.15 unn. 4	7-1-86	Amended	SF 407
117.46(1)	7-1-85	Amended	SF 577
117A.1(1)	7-1-85	Amended	HF 484
118A.15(1)	7-1-85	Amended	SF 329
118A.15(5)	7-1-85	Amended	SF 329
123.1	7-1-85	Amended	SF 395
123.2	7-1-85	Amended	SF 395
123.3	7-1-85	Add New Subsection	SF 395
123.3(4)	7-1-85	Amended	SF 395
123.3(7)	7-1-85	Amended	SF 395
123.3(8)	7-1-85	Amended	SF 395
123.3(10)	7-1-85	Amended	SF 395
123.3(11)"c"	7-1-85	Amended	SF 395
123.3(13)	7-1-85	Amended	SF 395
123.3(17)	7-1-85	Amended	SF 395
123.3(19)	7-1-85	Amended	SF 395
123.3(20)	7-1-85	Amended	SF 395
123.3(25)	7-1-85	Amended	SF 395
123.3(26)	7-1-85	Amended	SF 395
123.3(27)	7-1-85	Amended	SF 395
123.3(31)	7-1-85	Amended	SF 395
123.4	7-1-85	Amended	SF 395
123.6	7-1-85	Amended	SF 395
123.14(1)	7-1-85	Amended	SF 395
123.14(3)	7-1-85	Amended	SF 395
123.15	7-1-85	Amended	SF 395
123.16(2)"b"	7-1-85	Amended	SF 395
123.18	7-1-85	Amended	SF 395
123.19(1)	7-1-85	Amended	SF 395
123.20(5)	7-1-85	Amended	SF 445
123.21(6)	7-1-85	Amended	SF 395
123.21(10)	7-1-85	Amended	SF 395
123.21(12)	7-1-85	New Subsection	SF 395

123.22 unn. 1	7-1-85	Amended	SF 395
123.23	7-1-85	Amended	SF 395
123.27(2)	7-1-85	Stricken	SF 395
123.28 unn. 2	7-1-85	Amended	SF 295
123.29(4)"c"	7-1-85	Amended	SF 395
123.30(3)"a"	7-1-85	Amended	SF 395
123.30(3)"b"	7-1-85	Amended	SF 395
123.30(3)"c"	7-1-85	Amended	SF 395
123.30(3)"d"	7-1-85	Amended	SF 395
123.32(1)	7-1-85	Amended	SF 395
123.32(2)	7-1-85	Amended	SF 395
123.32(4)	7-1-85	Amended	SF 395
123.33	7-1-85	Amended	SF 295
123.34	7-1-85	Amended	SF 395
123.35 unn. 1	7-1-85	Amended	SF 395
123.36(2)	7-1-85	Amended	SF 395
123.36(5)"c"	7-1-85	Amended	SF 395
123.36(6)	7-1-85	Amended	SF 395
123.36(7) unn. 1	7-1-85	Amended	SF 395
123.37	7-1-85	Amended	SF 395
123.38 unn. 1	7-1-85	Amended	SF 395
123.38 unn. 2	7-1-85	Amended	SF 395
123.39	7-1-85	Amended	SF 395
123.40	7-1-85	Amended	SF 395
123.44	7-1-85	Amended	SF 395
123.45	7-1-85	Amended	SF 395
123.46	7-1-85	Amended	SF 395
123.47	7-1-85	Amended	SF 395
123.49(1)	7-1-85	Amended	SF 395
123.49(2) unn. 1	7-1-85	Amended	SF 395
123.49(2)"c"	7-1-85	Amended	SF 395
123.49(2)"d"	7-1-85	Amended	SF 395
123.42(2)"e"	7-1-85	Amended	SF 395
123.42(2)"f"	7-1-85	Amended	SF 395
123.42(2)"g"	7-1-85	Amended	SF 395
123.42(2)"h"	7-1-85	Amended	SF 395
123.42(2)"i"	7-1-85	Amended	SF 395
123.49(2)"k"	7-1-85	New Lettered Para.	SF 395
123.49(3)	7-1-85	Amended	SF 395
123.49(4)	7-1-85	Amended	SF 395
123.50(2)	7-1-85	Amended	SF 395
123.50(3)	7-1-85	Amended	SF 395
123.51(3)	7-1-85	Amended	SF 395
123.53(2)	7-1-85	Add New Unnum. Para.	SF 395
123.53(3)	7-1-85	Amended	SF 395
123.53(7)	7-1-85	Amended	SF 395
123.53(8)	7-1-85	New Subsection	SF 395
123.55(8)	7-1-85	Amended	SF 395
123.55(9)	7-1-85	Amended	SF 395
123.56	7-1-85	Amended	SF 395
123.56(1)	7-1-85	Amended	SF 583
123.59	7-1-85	Amended	SF 395
123.59	7-1-85	Amended	SF 121
123.60	7-1-85	Amended	SF 395
123.71	7-1-85	Amended	SF 395

123.72	7-1-85	Amended	SF 395
123.81	7-1-85	Amended	SF 395
123.84	7-1-85	Amended	SF 395
123.91	7-1-85	Amended	SF 395
123.92 unnn. 1	7-1-85	Amended	SF 395
123.95 unnn. 1	7-1-85	Amended	SF 395
123.96(1)	7-1-85	Amended	SF 395
123.96(2)	7-1-85	Amended	SF 395
123.121 unnn. 1	7-1-85	Amended	SF 395
123.143(3)	7-1-85	New Subsection	SF 583
123.146	7-1-85	Repealed	SF 583
123.150 unnn. 1	7-1-85	Amended	SF 329
123.171	7-1-85	New Section	SF 395
123.172	7-1-85	New Section	SF 395
123.173	7-1-85	New Section	SF 395
123.174	7-1-85	New Section	SF 395
123.175	7-1-85	New Section	SF 395
123.176	7-1-85	New Section	SF 395
123.177	7-1-85	New Section	SF 395
123.178	7-1-85	New Section	SF 395
123.179	7-1-85	New Section	SF 395
123.180	7-1-85	New Section	SF 395
123.181	7-1-85	New Section	SF 395
123.182	7-1-85	New Section	SF 395
123.183	7-1-85	New Section	SF 395
123.183	7-1-85	Amended	SF 583
123.184	7-1-85	New Section	SF 395
123.185	7-1-85	New Section	SF 395
123.186	7-1-85	New Section	SF 395
123,Ch	7-1-85	Amended	SF 395
127.20	7-1-85	Amended	SF 329
135.93	7-1-85	Amended	SF 121
135B.7	7-1-85	Add New Unnum. Para.	HF 308
135C.2(3)	7-1-85	Amended	SF 524
135C.6(1)	7-1-85	Amended	HF 631
135C.37	7-1-85	Amended	HF 398
135D.24(3)	7-1-85	Amended	SF 194
135D.26(1)"b"	7-1-85	Amended	SF 452
135D.27	7-1-85	New Section	SF 452
135D.27	7-1-85	New Section	SF 194
135F.1	7-1-85	New Section	SF 433
135F.2	7-1-85	New Section	SF 433
135F.3	7-1-85	New Section	SF 433
135F.4	7-1-85	New Section	SF 433
135F.5	7-1-85	New Section	SF 433
135F.6	7-1-85	New Section	SF 433
135F.7	7-1-85	New Section	SF 433
135F.8	7-1-85	New Section	SF 433
135F.9	7-1-85	New Section	SF 433
135F.10	7-1-85	New Section	SF 433
135F.11	7-1-85	New Section	SF 433
135F.12	7-1-85	New Section	SF 433
135F.13	7-1-85	New Section	SF 433
136B.2	7-1-85	Amended	SF 241
136C.14	7-1-85	Amended	SF 329

139.9	7-1-85	Amended	HF 686
139.33	7-1-85	New Section	SF 374
144.13A	7-1-85	New Section	HF 451
144.36(1)	7-1-85	Amended	SF 329
144.37 unnn. 2	7-1-85	Amended	SF 329
144A.1	7-1-85	New Section	SF 25
144A.2	7-1-85	New Section	SF 25
144A.3	7-1-85	New Section	SF 25
144A.4	7-1-85	New Section	SF 25
144A.5	7-1-85	New Section	SF 25
144A.6	7-1-85	New Section	SF 25
144A.7	7-1-85	New Section	SF 25
144A.8	7-1-85	New Section	SF 25
144A.9	7-1-85	New Section	SF 25
144A.10	7-1-85	New Section	SF 25
144A.11	7-1-85	New Section	SF 25
145.3(3)"h"	7-1-85	New Lettered Para.	SF 113
145.3(3)"i"	7-1-85	New Lettered Para.	SF 113
145.3(4)"e"	7-1-85	New Lettered Para.	SF 113
145.6	7-1-85	Amended	SF 113
145A.2 unnn. 1	7-1-85	Amended	HF 746
145A.2(3)	7-1-85	Amended	HF 746
145A.3	7-1-85	Amended	HF 746
145A.5	7-1-85	Amended	HF 746
145A.12	7-1-85	Amended	HF 746
145A.13	7-1-85	Amended	HF 746
145A.14	7-1-85	Amended	HF 746
145A.17	7-1-85	Amended	HF 746
145A.18	7-1-85	Amended	MF 746
145A.20	7-1-85	Amended	HF 746
145A.21	7-1-85	Amended	HF 746
145A.22	7-1-85	New Section	HF 746
147.1(2)	7-1-85	New Section	HF 746
147.1(3)	7-1-85	Amended	HF 730
147.2	7-1-85	Amended	HF 730
147.3	7-1-85	Amended	HF 730
147.13	7-1-85	Amended	HF 730
147.14(11)	7-1-85	Amended	HF 730
147.25 unnn. 4	7-1-85	New Subsection	HF 730
147.80(21)	7-1-85	Amended	HF 730
147A.12	7-1-85	New Subsection	HF 730
148C.5	7-1-85	Amended	HF 160
154.1	7-1-85	Amended	SF 121
154.3(7)	7-1-85	Add New Unnum. Para.	SF 438
154.3(8)	7-1-85	New Subsection	SF 438
154.3(9)	7-1-85	New Subsection	SF 438
154.3(10)	7-1-85	New Subsection	SF 438
154.10	7-1-85	New Subsection	SF 438
155.1(2)	7-1-85	Add New Unnum. Para.	SF 438
155.3(11)	7-1-85	Amended	SF 438
155.9 unnn. 1	7-1-85	Amended	SF 438
155.9	7-1-85	Amended	SF 328
155.22	7-1-85	Add New Unnum. Para.	SF 328
155.26 unnn. 1	7-1-85	Amended	SF 438
155.26 unnn. 2	7-1-85	Amended	SF 438
	7-1-85	Amended	SF 438

158A.1	7-1-85	New Section	HF 730
158A.2	7-1-85	New Section	HF 730
158A.3	7-1-85	New Section	HF 730
160.14	7-1-85	Amended	SF 342
161.12 unn. 2	P.C.	Amended	SF 509
174.13	7-1-85	Amended	SF 121
175.2(5)	P.C.	Amended	SF 117
175.2(8)	P.C.	Amended	SF 117
175.2(9)	P.C.	Amended	SF 117
175.2(13)	P.C.	Amended	SF 117
175.3(1)	P.C.	Amended	SF 117
175.3(3)	P.C.	Amended	SF 117
175.12(3)"a"	P.C.	Amended	SF 117
175.12(3)"c"	P.C.	Amended	SF 117
175.12(3)"d"	P.C.	Amended	SF 117
175.12(3)"f"	P.C.	Amended	SF 117
175.12(3)"g"	P.C.	Amended	SF 117
175A.1	7-1-85	New Section	SF 577
175A.2	7-1-85	New Section	SF 577
175A.3	7-1-85	New Section	SF 577
175A.4	7-1-85	New Section	SF 577
175A.5	7-1-85	New Section	SF 577
175A.6	7-1-85	New Section	SF 577
175A.7	7-1-85	New Section	SF 577
175A.8	7-1-85	New Section	SF 577
175A.9	7-1-85	New Section	SF 577
175A.10	7-1-85	New Section	SF 577
175A.11	7-1-85	New Section	SF 577
175A.12	7-1-85	New Section	SF 577
175A.13	7-1-85	New Section	SF 577
175A.14	7-1-85	New Section	SF 577
175A.15	7-1-85	New Section	SF 577
175A.16	7-1-85	New Section	SF 577
175A.17	7-1-85	New Section	SF 577
175A.18	3-1-86	New Section	SF 577
175A.19	7-1-85	New Section	SF 577
175A.20	7-1-85	New Section	SF 577
175A.21	7-1-85	New Section	SF 577
175A.22	7-1-85	New Section	SF 577
179.1(3)	7-1-85	Amended	HF 692
179.1(4)	7-1-85	Amended	HF 692
179.1(5)	7-1-85	Amended	HF 692
179.1(6)	7-1-85	New Subsection	HF 692
179.1(7)	7-1-85	New Subsection	HF 692
179.1(8)	7-1-85	New Subsection	HF 692
179.2 unn. 1	7-1-85	Amended	HF 692
179.2 unn. 2	7-1-85	Stricken	HF 692
179.2 unn. 3	7-1-85	Stricken	HF 692
179.2 unn. 4	7-1-85	Amended	HF 692
179.2 unn. 5	7-1-85	Amended	HF 692
179.2 unn. 6	7-1-85	Amended	HF 692
179.2 unn. 7	7-1-85	Amended	HF 692
179.2(6)	7-1-85	New Subsection	HF 692
179.2(7)	7-1-85	New Subsection	HF 692
179.3(8)	7-1-85	Amended	HF 692

179.4	7-1-85	Amended	HF 692
179.5	7-1-85	Amended	HF 692
179.6	7-1-85	Amended	HF 692
179.7	7-1-85	Amended	HF 692
179.8	7-1-85	Add New Unnum. Para.	HF 692
179.10	7-1-85	Amended	HF 692
179.13	7-1-85	Amended	HF 692
182.1	7-1-85	New Section	HF 677
182.1	7-1-85	New Section	SF 581
182.2	7-1-85	New Section	HF 677
182.2	7-1-85	New Section	SF 581
182.3	7-1-85	New Section	HF 677
182.3	7-1-85	New Section	SF 581
182.4	7-1-85	New Section	HF 677
182.4	7-1-85	New Section	SF 581
182.5	7-1-85	New Section	HF 677
182.5	7-1-85	New Section	SF 581
182.6	7-1-85	New Section	HF 677
182.6	7-1-85	New Section	SF 581
182.7	7-1-85	New Section	HF 677
182.7	7-1-85	New Section	SF 581
182.8	7-1-85	New Section	HF 677
182.8	7-1-85	New Section	SF 581
182.9	7-1-85	New Section	HF 677
182.9	7-1-85	New Section	SF 581
182.10	7-1-85	New Section	HF 677
182.10	7-1-85	New Section	SF 581
182.11	7-1-85	New Section	HF 677
182.11	7-1-85	New Section	SF 581
182.12	7-1-85	New Section	HF 677
182.12	7-1-85	New Section	SF 581
182.13	7-1-85	New Section	HF 677
182.13	7-1-85	New Section	SF 581
182.14	7-1-85	New Section	HF 677
182.14	7-1-85	New Section	SF 581
182.15	7-1-85	New Section	HF 677
182.16	7-1-85	New Section	HF 677
182.17	7-1-85	New Section	HF 677
182.18	7-1-85	New Section	HF 677
182.19	7-1-85	New Section	HF 677
182.20	7-1-85	New Section	HF 677
182.21	7-1-85	New Section	HF 677
182.22	7-1-85	New Section	HF 677
182.23	7-1-85	New Section	HF 677
183,Ch	7-1-85	Repealed	SF 581
189.2(1)	7-1-85	Amended	SF 121
196.1(7)	7-1-85	Amended	SF 329
196.2	7-1-85	Amended	SF 329
196.9	7-1-85	Amended	SF 329
199.10(2)"a"	7-1-85	Amended	SF 121
199.10(3) unnn. 1	7-1-85	Amended	SF 121
199.10(3)"a"	7-1-85	Amended	SF 121
199.10(3)"c"	7-1-85	Amended	SF 121
199.16	7-1-85	Amended	SF 466
200.8(3)	7-1-85	Amended	SF 465

201.3	7-1-85	Amended	SF 465
201.13	7-1-85	Amended	SF 465
204.204(2)"ar"	7-1-85	Stricken	SF 376
204.204(5)"b"	7-1-85	Amended	SF 376
204.206(3)"w"	7-1-85	New Lettered Paragraph	SF 376
204.206(5)"b"	7-1-85	Amended	SF 376
204.210(3)"a" thru "x"	7-1-85	Amended	SF 376
204.212(3)	7-1-85	New Subsection	SF 376
205.3	7-1-85	Amended	SF 306
214A.1(5)	P.C.	New Subsection	SF 539
214A.1(6)	P.C.	New Subsection	SF 539
214A.2(1)	P.C.	Amended	SF 539
214A.2(2) unnn. 2	P.C.	Amended	SF 539
214A.2(2) unnn. 3	P.C.	Amended	SF 539
214A.2(2) unnn. 4	P.C.	Amended	SF 539
214A.2(2) unnn. 5	P.C.	Amended	SF 539
214A.2(2) unnn. 6	P.C.	Stricken	SF 539
214A.2(2) unnn. 7	P.C.	Stricken	SF 539
214A.2(2) unnn. 8	P.C.	Amended	SF 329
214A.2(2) unnn. 8	P.C.	Stricken	SF 539
214A.2(4)	P.C.	New Subsection	SF 539
214A.16	P.C.	Amended	SF 539
214A.17	P.C.	New Section	SF 539
214A.18	P.C.	New Section	SF 539
216.1 unnn. 1	7-1-85	Amended	HF 186
216.1(1) unnn. 1	7-1-85	Amended	HF 186
216.1(2) unnn. 1	7-1-85	Amended	HF 186
216.2(2)	7-1-85	Amended	HF 186
216.3(1)"a"(1)	7-1-85	Amended	HF 186
216.5(3)	7-1-85	Amended	HF 186
216.5(4)	7-1-85	Amended	HF 186
216.5(5)	7-1-85	Amended	HF 186
216.5(7) unnn. 1	7-1-85	Amended	HF 186
216.5(7)"d"(2)	7-1-85	Amended	HF 186
216.5(7)"e"	7-1-85	Amended	HF 186
216.8(3)	7-1-85	Amended	HF 186
216.9(2)"b"	7-1-85	Amended	HF 186
216.10(2)"a"	7-1-85	Amended	HF 186
216.10(3)	7-1-85	Amended	HF 186
216.12(1)	7-1-85	Amended	HF 186
216.12(2)	7-1-85	Amended	HF 186
216.13	7-1-85	Amended	HF 186
217.23(2)	7-1-85	Amended	SF 578
217A.2(5)	7-1-85	Amended	HF 186
217A.2(6)	7-1-85	Amended	HF 186
217A.5(6)	7-1-85	New Subsection	HF 186
217A.8(6)	7-1-85	Amended	HF 186
217A.23	7-1-85	New Unnum. Para.	HF 186
217A.31(1) unnn. 1	7-1-85	Amended	HF 186
217A.31(2)	7-1-85	Amended	HF 186
217A.31(4)	7-1-85	New Subsection	HF 186
217A.32	7-1-85	New Unnum. Para.	HF 186
217A.33	7-1-85	New Section	HF 186
217A.39	7-1-85	Amended	HF 186
217A.46	7-1-85	Amended	HF 186

217A.47	7-1-85	Amended	HF 186
217A.47	7-1-85	Amended	SF 329
217A.66	7-1-85	New Unnum. Para.	HF 186
217A.78	7-1-85	Amended	HF 186
217A.79	7-1-85	Amended	HF 186
217A.80	7-1-85	Amended	HF 186
217A.85	7-1-85	New Section	HF 186
217A.86	7-1-85	New Section	HF 186
217A.87	7-1-85	New Section	HF 186
217A.88	7-1-85	New Section	HF 186
217A.89	7-1-85	New Section	HF 186
218.75	7-1-85	Repealed	SF 588
218.78(1)	7-1-85	Amended	SF 588
218B.2, Art. III, (2)	7-1-85	Amended	HF 186
220.1(28) un. 1	7-1-85	Amended	SF 577
220.1(28) un. 1	P.C.	Amended	SF 449
220.1(34)	7-1-85	New Subsection	SF 577
220.1(35)	7-1-85	New Subsection	SF 577
220.2(1)	7-1-85	Amended	SF 577
220.3(14)	7-1-85	New Subsection	SF 577
220.5(16)	7-1-85	New Subsection	SF 577
220.26(1)	P.C.	Amended	SF 449
220.26(3)	P.C.	Amended	SF 449
220.40	7-1-85	New Section	SF 577
220.91	7-1-85	New Section	SF 577
222.31(3)	7-1-85	Amended	SF 121
222.38	7-1-85	Amended	SF 224
222.93	7-1-85	Repealed	SF 588
223, Ch	7-1-85	Repealed	HF 186
225.18	7-1-85	Amended	SF 224
225C.4(1)"s"	7-1-85	Amended	HF 742
225C.19	7-1-85	New Section	HF 742
225C.19	7-1-85	New Section	HF 631
225C.25	7-1-85	New Section	SF 473
225C.26	7-1-85	New Section	SF 473
225C.27	7-1-85	New Section	SF 473
225C.28	7-1-87	New Section	SF 473
225C.29	7-1-85	New Section	SF 473
227.4	7-1-85	Amended	HF 742
229.1(8)"c"	7-1-85	Amended	HF 186
229.19 un. 3	7-1-85	Amended	HF 558
229.21(3)	7-1-85	Amended	SF 329
229.26	7-1-85	Amended	HF 186
232.13	7-1-85	Add New Unnum. Para.	HF 130
232.37(4)	7-1-85	Amended	SF 329
232.45(1)	7-1-85	Amended	HF 204
232.45(4)	7-1-85	Amended	HF 204
232.45(6)	7-1-85	Amended	HF 204
232.45(8)	7-1-85	Amended	HF 204
232.45(10)	7-1-85	Amended	HF 204
232.45(11)	7-1-85	New Subsection	HF 204
232.48	7-1-85	Amended	SF 467
232.52(2)"a"	7-1-85	Amended	HF 751
232.55(2)	7-1-85	Amended	HF 688
232.68(6)"c"	7-1-85	Amended	HF 451

232.69(1)"a"	7-1-85	Amended	HF 451
232.69(1)"b"	7-1-85	Amended	HF 451
232.69(3)	7-1-85	New Subsection	HF 451
232.71(2)"e"	7-1-85	Stricken	HF 451
232.71(3)	7-1-85	Amended	HF 451
232.71(4)	7-1-85	New Subsection	HF 451
232.71(6)	7-1-85	Amended	HF 451
232.78(1)"a"	7-1-85	Amended	HF 451
232.78(4)	7-1-85	New Subsection	HF 451
232.98(1) unnn. 1	7-1-85	Amended	HF 451
232.102(2)	7-1-85	New Subsection	HF 451
232.139	7-1-85	New Article	SF 218
232.141(2)	7-1-85	Amended	HF 451
232.149(5)	7-1-85	New Subsection	HF 451
234.9	7-1-85	Amended	SF 224
234.11	7-1-85	Add New Unnum. Para.	HF 505
235A.15	7-1-85	Amended	HF 451
235A.15(2)"1"	7-1-85	New Paragraph	HF 462
235A.18(2)	7-1-85	Amended	HF 451
235A.19(2)	7-1-85	Amended	HF 451
235A.19(3)	7-1-85	Amended	HF 451
235B.1(2)"a"	7-1-85	Amended	HF 700
236.2(3)	7-1-85	New Subsection	HF 549
236.2(4)	7-1-85	New Subsection	HF 549
236.2(5)	7-1-85	New Subsection	HF 549
236.2(6)	7-1-85	New Subsection	HF 549
236.3 unnn. 2	7-1-85	Amended	HF 549
236.9	7-1-85	Amended	HF 549
236.12(2)"d"	7-1-85	New Lettered Para.	HF 549
236.13	7-1-85	New Section	HF 549
236.14	7-1-85	New Section	HF 549
236.15	7-1-85	New Section	HF 549
236.16	7-1-85	New Section	HF 549
236.17	7-1-85	New Section	HF 549
237A.4	7-1-85	Amended	HF 451
237A.5	1-1-86	Amended	SF 424
237A.12 unnn. 3	7-1-85	Amended	HF 451
237A.19 unnn. 2	1-1-86	Amended	SF 424
238.33,Art II,"d"	7-1-85	Amended	HF 451
238.33,Art III,"a"	7-1-85	Amended	HF 451
238.33,Art VIII,"a"	7-1-85	Amended	HF 451
238.44	7-1-85	Repealed	SF 224
242.4	7-1-85	Amended	HF 186
242.16	7-1-85	New Section	HF 186
242.16	7-1-85	New Section	HF 451
244.3(1)	7-1-85	Stricken	HF 186
244.15	7-1-85	New Section	HF 451
245,Ch	7-1-85	Repealed	HF 186
246.12	7-1-85	Amended	SF 121
246.32	7-1-85	Amended	SF 121
246,Ch	7-1-85	Repealed	HF 186
246A,Ch	7-1-85	Repealed	HF 186
247.29	7-1-85	Repealed	HF 186
247.29	7-1-85	Repealed	SF 570
247.30	7-1-85	Repealed	HF 186

247.30	7-1-85	Repealed	SF 570
247.31	7-1-85	Repealed	HF 186
247.31	7-1-85	Repealed	SF 570
247.32	7-1-85	Repealed	HF 186
247.41	7-1-85	New Section	HF 584
247A.1	7-1-85	Repealed	HF 186
247A.10(1)	7-1-85	Amended	HF 186
249A.3(1)"d"	7-1-86	New Paragraph	SF 588
249A.11	7-1-86	Amended	SF 588
249A.14	7-1-85	Amended	SF 329
249B.31	7-1-85	Amended	HF 398
249B.32 un. 1	7-1-85	Amended	HF 398
249B.32(1)	7-1-85	Amended	HF 398
249B.36	7-1-85	New Section	HF 398
250.3	7-1-85	Amended	SF 121
250.13	7-1-85	Amended	SF 121
250.14 un. 1	7-1-85	Amended	SF 121
250.16	7-1-85	Amended	SF 121
250.17	7-1-85	Amended	SF 121
252A.6(11)	7-1-85	Amended	SF 244
252C.7	7-1-85	Amended	HF 495
252C.9	7-1-85	Amended	SF 329
252C.11	7-1-85	New Section	SF 244
252D.1	7-1-85	Add New Unnum. Para.	HF 495
252D.1(2)	7-1-85	Amended	SF 244
252D.1(3)	7-1-85	Amended	SF 244
252D.3	7-1-85	Amended	SF 244
252D.4(1)	7-1-85	Amended	HF 495
252D.4(3)	7-1-85	New Subsection	SF 244
252D.5	7-1-85	Amended	SF 244
252D.6	7-1-85	Repealed	HF 495
257.10	7-1-85	Amended	HF 686
257.10(16)	7-1-85	New Subsection	SF 78
257.10(16)	7-1-85	New Subsection	HF 552
257.11	7-1-85	Amended	HF 686
257.12	7-1-85	Amended	HF 686
257.13	7-1-85	Amended	HF 686
257.14	7-1-85	Amended	HF 686
257.15	7-1-85	Amended	HF 686
257.18	7-1-85	Amended	HF 686
257.19	7-1-85	Amended	HF 686
257.20	7-1-85	Amended	HF 686
257.21	7-1-85	Amended	HF 686
257.22	7-1-85	Amended	HF 686
257.23	7-1-85	Amended	HF 686
257.24	7-1-85	Amended	HF 686
257.25	7-1-85	Amended	HF 686
257.25(2)	7-1-85	Amended	HF 686
257.31	7-1-85	New Section	SF 526
257.42	7-1-85	Repealed	HF 747
257.44	7-1-85	New Section	HF 747
257.45	7-1-85	New Section	HF 686
257A.1	7-1-85	New Section	HF 773
257A.2	7-1-85	New Section	HF 773
257A.3	7-1-85	New Section	HF 773

257A.4	7-1-85	New Section	HF 773
257A.5	7-1-85	New Section	HF 773
257A.6	7-1-85	New Section	HF 773
257A.7	7-1-85	New Section	HF 773
258.3	7-1-85	Amended	HF 686
258.13	7-1-85	Amended	HF 686
258.7	7-1-85	Amended	HF 686
258.7(15)	7-1-85	Amended	SF 329
258.7(17)	7-1-85	Amended	SF 224
259.1	7-1-85	Amended	SF 149
259A.4	7-1-85	Amended	HF 686
259A.5	7-1-85	Amended	HF 686
260.3	7-1-85	Amended	HF 686
260.8	7-1-85	New Section	SF 254
260.15	7-1-85	Amended	HF 686
260.28	7-1-85	Amended	HF 686
261.1	7-1-85	Amended	HF 686
261.1(6) un. 2	7-1-85	Amended	SF 121
261.1(6) un. 3	7-1-85	Amended	SF 121
261.12(1)"b"	7-1-85	Amended	HF 747
261.25(1)	7-1-85	Amended	HF 747
261.45 un. 3	7-1-85	Stricken	HF 747-Vetoed
261.45(6)	7-1-85	New Subsection	HF 747-Vetoed
261.51	7-1-85	Amended	HF 747
261.52 un. 1	7-1-85	Amended	HF 747
261.53	7-1-85	Amended	HF 747
261.54 un. 1	7-1-85	Amended	HF 747
261.61 un. 1	1-1-86	Amended	HF 747
261.63	7-1-85	Amended	HF 747
261.64	P.C.	New Section	HF 225
261.65	P.C.	New Section	HF 225
261.66	P.C.	New Section	HF 225
261.67	7-1-85	New Section	SF 156
261.68	7-1-85	New Section	SF 156
261.69	7-1-85	New Section	SF 156
261.70	7-1-85	New Section	SF 156
261A.32	7-1-85	New Section	HF 541
261A.33	7-1-85	New Section	HF 541
261A.34	7-1-85	New Section	HF 541
261A.35	7-1-85	New Section	HF 541
261A.36	7-1-85	New Section	HF 541
261A.37	7-1-85	New Section	HF 541
261A.38	7-1-85	New Section	HF 541
261A.39	7-1-85	New Section	HF 541
261A.40	7-1-85	New Section	HF 541
261A.41	7-1-85	New Section	HF 541
261A.42	7-1-85	New Section	HF 541
261A.43	7-1-85	New Section	HF 541
261A.44	7-1-85	New Section	HF 541
261A.45	7-1-85	New Section	HF 541
261A.46	7-1-85	New Section	HF 541
261A.47	7-1-85	New Section	HF 541
261A.48	7-1-85	New Section	HF 541
261A.49	7-1-85	New Section	HF 541
261A.50	7-1-85	New Section	HF 541

262.14 unnn. 1	7-1-85	Amended	SF 110
262.14(3)	7-1-85	Amended	SF 27
273.2 unnn. 2	7-1-85	Amended	SF 329
273.3	7-1-85	Amended	HF 686
273.3(6)	7-1-85	Amended	HF 552
273.3(13)	7-1-85	Amended	HF 552
273.3(20)	7-1-85	New Subsection	HF 552
273.8(2) unnn. 5	7-1-85	Amended	HF 552
273.11	7-1-85	Amended	HF 686
274.42	7-1-85	Amended	HF 686
274.43	7-1-85	Amended	HF 686
274.44	7-1-85	Amended	HF 686
274.45	7-1-85	Amended	HF 686
275.1 unnn. 1	7-1-85	Amended	HF 686
275.3	7-1-85	Amended	HF 686
275.4	7-1-85	Amended	HF 686
275.14	7-1-85	Add New Unnum. Para.	SF 398
275.15	7-1-85	Amended	SF 398
275.16	7-1-85	Amended	HF 686
275.16 unnn. 1	7-1-85	Amended	SF 398
275.18	7-1-85	Amended	SF 398
275.25(6)	7-1-85	Amended	SF 398
275.29	7-1-85	Amended	SF 398
275.31	7-1-85	Amended	SF 398
275.33	7-1-85	Amended	SF 398
275.41(9)	7-1-85	Amended	SF 398
276.4	7-1-85	Amended	HF 686
279.3 unnn. 1	7-1-85	Amended	SF 150
279.10(1)	7-1-86	Amended	SF 77
279.10(4)	7-1-86	New Subsection	SF 77
279.19A(1)	P.C.	Amended	SF 480
279.19A(2)	P.C.	Amended	SF 480
279.19A(4)"c"	P.C.	Amended	SF 480
279.19A(5) unnn. 1	P.C.	Amended	SF 480
279.19B unnn. 2	7-1-85	Amended	SF 414
279.43(1)	7-1-85	Amended	SF 128
279.43(2)	7-1-85	Amended	HF 639
279.43(3)"c"	7-1-85	Amended	HF 639
279.43(3)"d"	7-1-85	Amended	HF 639
279.49	7-1-85	New Section	HF 451
280.3	7-1-85	Amended	HF 686
280.12	7-1-85	Amended	HF 686
280.13	7-1-85	Amended	HF 686
280.15	7-1-85	Amended	HF 686
280.16	7-1-85	New Section	HF 451
280.16	7-1-85	New Section	HF 686
280A.1(5A)	7-1-85	New Subsection	HF 686
280A.2	7-1-85	Amended	HF 686
280A.25(9)	7-1-85	Amended	HF 686
280A.33	7-1-85	Amended	HF 686
280B.2(10)	7-1-85	Amended	HF 729
280C.1	7-1-85	Amended	HF 766
280C.2	7-1-85	Amended	HF 766
280C.3	7-1-85	Amended	HF 766
280C.4	7-1-85	Amended	HF 766

280C.5	7-1-85	Amended	HF 766
280C.6	7-1-85	Amended	HF 766
280C.7	7-1-85	Amended	HF 766
280C.8	7-1-85	Amended	HF 766
281.1	7-1-85	Amended	HF 686
281.2 unnn. 1	7-1-85	Amended	SF 215
281.9	7-1-85	Amended	HF 686
281.12	7-1-85	Amended	HF 686
282.7(1)	7-1-85	Amended	HF 686
282.19	7-1-85	Amended	HF 686
282.24	7-1-85	Amended	HF 686
282.27	7-1-85	Amended	HF 686
283A.3	7-1-85	Amended	HF 686
283A.4	7-1-85	Amended	HF 686
283A.5	7-1-85	Amended	HF 686
284.2	7-1-85	Amended	HF 686
285.1	7-1-85	Amended	HF 686
285.4	7-1-85	Amended	HF 686
285.5	7-1-85	Amended	HF 686
285.6	7-1-85	Amended	HF 686
285.8	7-1-85	Amended	HF 686
285.12	7-1-85	Amended	HF 686
285.13	7-1-85	Amended	HF 686
286A.6	7-1-85	Amended	HF 686
286A.10	7-1-85	Amended	HF 686
286A.11	7-1-85	Amended	HF 686
286A.12	7-1-85	Amended	HF 686
286A, Ch	7-1-85	Repealed	HF 747
290.5	7-1-85	Amended	HF 686
291.9	7-1-85	Amended	HF 686
291.10	7-1-85	Amended	HF 686
291.11	7-1-85	Amended	HF 686
291.15	7-1-85	Amended	HF 686
294.5	7-1-85	Amended	HF 686
294.15 unnn. 1	7-1-85	Amended	SF 121
296.3	7-1-85	Amended	SF 121
297.22 unnn. 1	7-1-85	Amended	HF 38
297.32	7-1-85	Amended	HF 686
299.1 unnn. 1	7-1-86	Amended	SF 77
299.24	7-1-85	Amended	HF 686
302.13	7-1-85	Amended	HF 686
303.49(2)	7-1-85	Amended	HF 569
303.52(1)	7-1-85	Amended	HF 569
303.52(2)	7-1-85	Amended	HF 569
303.52(4)	7-1-85	Amended	HF 569
303.52A	7-1-85	New Section	HF 569
303.55	7-1-85	Amended	HF 569
303.57	7-1-85	Amended	HF 569
303.59	7-1-85	Amended	HF 569
303A.1	7-1-85	Amended	SF 250
303A.2	7-1-85	Amended	SF 250
303A.3	7-1-85	Amended	SF 250
303A.4	7-1-85	Amended	SF 250
303A.5	7-1-85	Amended	SF 250
303A.6	7-1-85	Amended	SF 250

303A.7	7-1-85	Amended	SF 250
303A.21	7-1-85	Repealed	SF 250
303A.22	7-1-85	Repealed	SF 250
303A.23	7-1-85	Repealed	SF 250
303A.24	7-1-85	Repealed	SF 250
303B.1	7-1-85	Amended	SF 250
303B.4	7-1-85	Amended	SF 250
303B.6	7-1-85	Amended	SF 250
303B.7	7-1-85	Amended	SF 250
303B.8	7-1-85	Amended	SF 250
303B.8A	7-1-85	Repealed	SF 250
306.50	4-1-86	New Section	HF 514
306.51	4-1-86	New Section	HF 514
306.52	4-1-86	New Section	HF 514
306.53	4-1-86	New Section	HF 514
306.54	4-1-86	New Section	HF 514
307B.23	7-1-85	Amended	SF 562
308.4(3)	7-1-85	Amended	HF 539
308.5	7-1-85	Amended	HF 539
310.27 unnn. 2	7-1-85	Amended	SF 413
311.1	7-1-85	Amended	SF 560
311.3	7-1-85	Amended	SF 560
311.4	7-1-85	Amended	SF 560
311.5	7-1-85	Amended	SF 560
311.6	7-1-85	Amended	SF 560
311.7	7-1-85	Amended	SF 560
311.8(1)	7-1-85	Amended	SF 560
311.8(3)	7-1-85	Amended	SF 560
311.8(4)	7-1-85	Amended	SF 560
311.11 unnn. 1	7-1-85	Amended	SF 560
311.29	7-1-85	Amended	SF 560
312.2(16)	7-1-85	New Subsection	SF 565
312.2(17)	7-1-85	New Subsection	SF 565
315.1	7-1-85	New Section	SF 565
315.2	7-1-85	New Section	SF 565
315.3	7-1-85	New Section	SF 565
315.4	7-1-85	New Section	SF 565
315.5	7-1-85	New Section	SF 565
315.6	7-1-85	New Section	SF 565
315.7	7-1-85	New Section	SF 565
315.8	7-1-85	New Section	SF 565
315.9	7-1-85	New Section	SF 565
315.10	7-1-85	New Section	SF 565
317.1(2)	7-1-85	Amended	SF 406
317.3 unnn. 1	7-1-85	Amended	HF 498
317.8(4)	7-1-85	New Subsection	SF 406
317.13	7-1-85	Amended	SF 406
317.16	7-1-85	Amended	SF 406
317.18	7-1-85	Amended	SF 406
317.19 unnn. 1	7-1-85	Amended	SF 406
317.21 unnn. 1	7-1-85	Amended	SF 406
321.1	7-1-85	New Subsection	SF 9
321.1(3)"c"	7-1-85	New Lettered Para.	SF 70
321.1(16)"d"	7-1-85	New Lettered Para.	SF 9
321.1(26)	7-1-85	Amended	SF 307

321.1(43)	7-1-85	Amended	HF 186
321.16 unnn. 1	7-1-85	Amended	HF 366
321.19(1)	7-1-85	Amended	SF 121
321.19(1)	7-1-85	Amended	SF 525
321.22(3)	7-1-85	Amended	SF 329
321.30(11)	7-1-85	New Subsection	SF 452
321.34(1)	7-1-85	Amended	SF 387
321.34(8)	7-1-85	Amended	SF 121
321.38	7-1-85	Amended	SF 329
321.40	7-1-85	Add New Unnum. Para.	SF 387
321.40	7-1-85	Add New Unnum. Para.	SF 395
321.40 unnn. 3	7-1-85	Amended	HF 454
321.42 unnn. 2	7-1-85	Amended	HF 711
321.46(6)	7-1-85	New Subsection	SF 387
321.49(1)	7-1-85	Amended	HF 711
321.52(3)	7-1-85	Amended	SF 121
321.52(3)	7-1-85	Amended	HF 711
321.85	7-1-85	Amended	HF 664
321.89(3)"a"	7-1-85	Amended	HF 664
321.104(3)	7-1-85	Amended	SF 329
321.115	7-1-85	Add New Unnum. Para.	SF 290
321.126 unnn. 1	7-1-85	Amended	SF 387
321.126	7-1-85	Add New Subsection	SF 387
321.127	7-1-85	Amended	SF 387
321.130	7-1-85	Amended	SF 395
321.135	7-1-85	Amended	HF 711
321.177(1)	7-1-85	Amended	SF 329
321.196 unnn. 1	7-1-85	Amended	SF 329
321.210A	7-1-85	New Section	SF 570
321.212(1)"a"	7-1-85	Amended	SF 570
321.218 unnn. 2	7-1-85	Amended	SF 329
321.233 unnn. 1	7-1-85	Amended	HF 378
321.234	7-1-85	Amended	SF 70
321.234A	7-1-85	New Section	SF 9
321.236(10)	7-1-85	Amended	SF 70
321.281(10)	7-1-85	Amended	SF 329
321.283(6) unnn. 1	7-1-85	Amended	SF 121
321.288	7-1-85	Amended	HF 378
321.358(1)	7-1-85	Amended	SF 70
321.388	7-1-85	Amended	SF 329
321.423(1)"a"	7-1-85	Amended	SF 307
321.451	7-1-85	Amended	SF 307
321.492A	7-1-85	New Section	SF 497
321A.17(5)	7-1-85	Amended	SF 570
321B.30	7-1-85	Amended	HF 451
321E.1	7-1-85	Amended	SF 562
321I.1	7-1-85	New Section	SF 392
321I.2	7-1-85	New Section	SF 392
321I.3	7-1-85	New Section	SF 392
321I.4	7-1-85	New Section	SF 392
321I.5	7-1-85	New Section	SF 392
321I.6	7-1-85	New Section	SF 392
321I.7	7-1-85	New Section	SF 392
321I.8	7-1-85	New Section	SF 392
322.9(4)	7-1-85	Stricken	SF 121

322D.1(1)	7-1-85	Amended	SF 183
322D.1(3)"b"	7-1-85	Amended	SF 183
322D.1(3)"e"	7-1-85	Amended	SF 183
322D.1(4)	7-1-85	Amended	SF 183
322D.1(5)	7-1-85	Amended	SF 183
322D.1(5A)	7-1-85	New Subsection	SF 183
322D.2(1) unnn. 1	7-1-85	Amended	SF 183
322D.2(1)"a"	7-1-85	Amended	SF 183
322D.2(2)	7-1-85	Amended	SF 183
322D.2(3)	7-1-85	Amended	SF 183
322D.2(4)	P.C.	Stricken	HF 41
322D.2(4)	7-1-85	Stricken	SF 183
322D.3(5)	7-1-85	Amended	SF 121
322D.3(7)	7-1-85	Amended	SF 183
322D.3(9)	7-1-85	Amended	SF 183
322D.4	7-1-85	Amended	SF 183
322D.7	P.C.	New Section	HF 41
324.2(7)	7-1-85	Amended	SF 565
324.3 unnn. 1	7-1-85	Amended	SF 565
324.3 unnn. 3	7-1-85	Amended	SF 565
324.34 unnn. 1	7-1-85	Amended	SF 565
324.34 unnn. 8	7-1-85	Amended	SF 565
324.36(1)	7-1-85	Amended	SF 565
324A.2(4)	7-1-85	Amended	SF 121
326.10A	7-1-85	Amended	SF 562
327G.32 unnn. 3	7-1-85	New Section	HF 418
331.301(10)	7-1-85	Amended	SF 329
331.361(5)"c"	P.C.	New Subsection	HF 523
331.427(1) unnn. 1	P.C.	Amended	SF 103
331.427(1)"b"	7-1-85	Amended	SF 455
331.430(2)"c"	7-1-85	Amended	SF 329
331.485	P.C.	New Lettered Para.	HF 523
331.486	7-1-85	New Section	SF 568
331.487	7-1-85	New Section	SF 568
331.488	7-1-85	New Section	SF 568
331.489	7-1-85	New Section	SF 568
331.490	7-1-85	New Section	SF 568
331.491	7-1-85	New Section	SF 568
331.506(2)"b"	7-1-85	New Section	SF 568
331.507(2)"a"	7-1-85	Amended	SF 570
331.507(2)"b"	7-1-85	Amended	SF 393
331.510(2)	7-1-85	Amended	HF 589
331.510(2)	7-1-85	Stricken	SF 570
331.602(29A)	7-1-85	Stricken	HF 186
331.605(5)	7-1-85	New Subsection	SF 329
331.605(6)	7-1-85	Stricken	HF 589
331.605(7)	7-1-85	Stricken	HF 589
331.653(22)	7-1-85	Stricken	HF 589
331.655(1)"a"	7-1-85	Stricken	SF 121
331.655(1)"b"	7-1-85	Amended	HF 150
331.655(1)"c"	7-1-85	Amended	HF 150
331.655(1)"e"	7-1-85	Amended	HF 150
331.655(1)"f"	7-1-85	Amended	HF 150
331.655(1)"g"	7-1-85	Amended	HF 150
331.655(1)"h"	7-1-85	Amended	HF 150

331.655(1)"i"	7-1-85	Amended	HF 150
331.655(1)"k"	7-1-85	Amended	HF 150
331.655(1)"l"	7-1-85	Amended	HF 150
331.655(1)"o"	7-1-85	Amended	HF 150
331.756(70)	7-1-85	New Subsection	SF 329
331.904(1)	7-1-85	Amended	SF 329
347.7	P.C.	Add New Unnum. Para.	SF 103
347.13(10)	P.C.	Amended	SF 103
347.14(14)	P.C.	New Subsection	SF 103
347.25 un. 1	7-1-85	Amended	HF 255
347A.3	7-1-85	Add New Unnum. Para.	HF 746
356.4	7-1-85	Amended	HF 186
357A.2 un. 2	7-1-85	Amended	SF 121
358.2 un. 3	7-1-85	Amended	SF 121
358.9 un. 1	7-1-85	Amended	HF 255
358A.7	7-1-85	Amended	HF 265
358B.16 un. 4	7-1-85	Amended	HF 670
359.42	7-1-85	Amended	HF 768
359.43(1)	7-1-85	Amended	HF 768
364.3(2)	7-1-85	Amended	SF 329
364.4(4)	P.C.	New Subsection	HF 523
372.13(2)"b"	7-1-85	Amended	HF 537
384.4(3)	P.C.	New Subsection	HF 523
384.6 un. 1	7-1-85	Amended	SF 329
384.12(19)"c"	7-1-85	Amended	SF 329
386.3(1)"a"	7-1-85	Amended	HF 652
386.8	7-1-85	Amended	HF 652
386.9	7-1-85	Amended	HF 652
386.10	7-1-85	Amended	HF 652
400.10 un. 1	7-1-85	Amended	SF 266
403.2(3)	P.C.	New Subsection	HF 494
403.4(1)	P.C.	Amended	HF 494
403.4(2)	P.C.	Amended	HF 494
403.5(1)	P.C.	Amended	HF 494
403.7	P.C.	Amended	HF 494
403.17(9)	P.C.	Amended	HF 494
403.17(10) un. 1	P.C.	Amended	HF 494
403.17(10)"a"	P.C.	Amended	HF 494
403.17(11)	P.C.	Amended	HF 494
403.17(12)"b"	P.C.	Amended	HF 494
403.17(20)	P.C.	New Subsection	HF 494
403.19(1)	7-1-85	Amended	HF 729
403.19(5)	7-1-85	Amended	HF 729
403.19(6)	7-1-85	New Subsection	HF 729
404.2(7)	7-1-85	Amended	SF 355
414.5	7-1-85	Amended	HF 265
421.17(25)	7-1-86	New Subsection	SF 570
421.17(25)	7-1-86	Amended	SF 570
422.3(5)	P.C.	Amended	SF 561
422.5 un. 10	1-1-85	Stricken	SF 24
422.5(15)	1-1-85	New Subsection	SF 24
422.7(20)	P.C.	New Subsection	SF 561
422.8(4)	1-1-84	New Subsection	SF 24
422.10 un. 1	P.C.	Amended	SF 561
422.11A	7-1-85	New Section	SF 395

422.13(14) unn. 1	P.C.	Amended	HF 100
422.21 unn. 1	P.C.	Amended	SF 561
422.27(1)	7-1-85	Amended	HF 761
422.33(5) unn. 1	P.C.	Amended	SF 561
422.33(7)	7-1-85	New Subsection	SF 395
422.42(3)	7-1-85	Amended	SF 395
422.42(3) unn. 1	7-1-85	Amended	SF 574
422.42(12)	7-1-85	Amended	SF 395
422.43(2)	7-1-85	Amended	SF 395
422.43(3)	7-1-85	Amended	SF 329
422.43(11)	7-1-85	Amended	SF 329
422.43(11)	7-1-85	Amended	SF 395
422.45	P.C.	New Subsections	HF 225
422.45	7-1-85	New Subsections	SF 395
422.45	7-1-85	Add New Subsection	SF 564
422.45	7-1-85	New Subsection	SF 580
422.45	7-1-85	New Subsection	SF 329
422.45(2)	7-1-85	Amended	SF 395
422.45(12)	7-1-85	Amended	SF 395
422.45(20)	7-1-85	Amended	SF 395
422.45(22)	P.C.	New Subsection	HF 225
422.45(22)	7-1-85	New Subsection	SF 565
422.45(22)	7-1-85	Stricken	SF 395
422.47A	7-1-85	New Section	SF 395
422.47B	7-1-85	New Section	SF 395
422.61(2)	P.C.	Amended	SF 561
422.62	P.C.	Amended	SF 561
422.68(3)	P.C.	Amended	SF 561
422.69(3)	7-1-85	New Subsection	SF 395
422.73	P.C.	Add New Subsection	SF 561
422B.1	7-1-85	New Section	SF 395
422B.1(1)	7-1-85	Amended	SF 583
422B.1(9)	7-1-85	Amended	SF 583
422B.2	7-1-85	New Section	SF 395
422B.3	7-1-85	New Section	SF 395
422B.4	7-1-85	New Section	SF 395
422B.5	7-1-85	New Section	SF 395
422B.6	7-1-85	New Section	SF 395
422B.7	7-1-85	New Section	SF 395
422B.8	7-1-85	New Section	SF 395
422B.9	7-1-85	New Section	SF 395
422B.10	7-1-85	New Section	SF 395
422B.11	7-1-85	New Section	SF 395
422B.11	7-1-85	Repealed	SF 583
423.1(1) unn. 2	7-1-85	Stricken	SF 395
423.1(14)	7-1-85	New Subsection	SF 565
423.4(10)	7-1-85	New Subsection	SF 565
423.4(11)	7-1-85	New Subsection	SF 565
423.4(12)	7-1-85	New Subsection	SF 565
425.26(9)	7-1-85	Stricken	SF 121
427.1(32) unn. 1	7-1-85	Amended	SF 395
427.1(32) unn. 2	7-1-85	Amended	SF 395
427A.1(1)"j"(1)	7-1-85	Amended	SF 395
427A.9 unn. 2	7-1-85	Amended	SF 395
427A.9 unn. 3	7-1-85	Amended	SF 395

427A.10	7-1-85	Amended	SF 395
427A.12(6)	7-1-85	Amended	SF 395
427A.13	7-1-85	Amended	SF 395
427B.1 unnn. 1	7-1-85	Amended	SF 576
427B.10 unnn. 1	7-1-85	Amended	SF 395
427B,Ch.	7-1-85	New Section	SF 395
428A.1 unnn. 2	1-1-86	Amended	SF 359
432.2	7-1-85	New Section	HF 570
442.4(3)"a"	P.C.	Amended	HF 682
442.7	7-1-85	Amended	HF 686
442.7(1)"a"	7-1-85	New Unnumbered Para.	SF 395
442.7(7)"i"	P.C.	Stricken	HF 87
442.9(1)"a"	7-1-85	Amended	SF 121
442.9(1)"b"	P.C.	Amended	HF 87
442.12	7-1-85	Amended	HF 686
442.13	7-1-85	Amended	HF 686
442.21	P.C.	New Section	HF 87
442.23	7-1-85	Amended	HF 686
442.28 unnn. 1	P.C.	Amended	HF 682
442.28 unnn. 2	P.C.	Amended	HF 682
442.39(2)	7-1-85	Amended	HF 210
442.44 unnn. 1	7-1-85	Amended	HF 747
442.44 unnn. 4	7-1-85	Amended	HF 747
442A.1	P.C.	New Sections	SF 79
442A.2	P.C.	New Section	SF 79
442A.3	P.C.	New Section	SF 79
442A.4	P.C.	New Section	SF 79
442A.5	P.C.	New Section	SF 79
442A.6	P.C.	New Section	SF 79
442A.6A	P.C.	New Section	SF 79
442A.7	P.C.	New Section	SF 79
442A.8	P.C.	New Section	SF 79
442A.9	P.C.	New Section	SF 79
442A.10	P.C.	New Section	SF 79
442A.11	P.C.	New Section	SF 79
442A.12	P.C.	New Section	SF 79
442A.13	P.C.	New Section	SF 79
442A.14	P.C.	New Section	SF 79
442A.15	P.C.	New Section	SF 79
442A.16	P.C.	New Section	SF 79
445.39	7-1-85	Amended	HF 640
448.12	7-1-85	Amended	HF 186
450.3(2)	P.C.	Amended	SF 561
450.3(4)	7-1-85	Amended	HF 761
450.3(7)	7-1-85	Amended	HF 761
450.58	7-1-85	Amended	HF 761
450.94(5)	7-1-85	Add New Unnum. Para.	HF 761
452.10	7-1-85	Add New Unnum. Para.	SF 296
453.1	7-1-85	Amended	SF 296
453.16(1)"b"	7-1-85	Amended	SF 296
453.17(1)"c"	7-1-85	Amended	SF 296
453.20	7-1-85	Repealed	SF 296
453.22	7-1-85	New Section	SF 296
453.23	7-1-85	New Section	SF 296
453.24	7-1-85	New Section	SF 296

453.25	7-1-85	New Section	SF 296
455.33	7-1-85	Add New Unnum. Para.	HF 678
455.50 unn. 3	7-1-85	Amended	SF 575
455.50 unn. 4	7-1-85	Amended	SF 575
455.64(2)	7-1-85	Amended	HF 678
455.111	7-1-85	Amended	HF 678
455.127A	7-1-85	New Section	HF 678
455.128	7-1-85	Add New Unnum. Para.	HF 678
455.129	7-1-85	Amended	HF 678
455.130	7-1-85	Amended	HF 678
455.135(1)"c"	7-1-85	Amended	HF 678
455.135(8)	7-1-85	Amended	HF 678
455.147	7-1-85	Amended	HF 678
455B.131(2)	7-1-85	New Unnum. Para.	SF 391
455B.171(24)	7-1-85	New Subsection	HF 649
455B.171(25)	7-1-85	New Subsection	HF 649
455B.171(26)	7-1-85	New Subsection	HF 649
455B.171(27)	7-1-85	New Subsection	HF 649
455B.171(28)	7-1-85	New Subsection	HF 649
455B.172(3)	7-1-85	New Subsection	HF 649
455B.172(4)	7-1-85	New Subsection	HF 649
455B.172(5)	7-1-85	New Subsection	HF 649
455B.173(9)	7-1-85	New Subsection	HF 649
455B.186A	7-1-85	New Section	HF 649
455B.186B	7-1-85	New Section	HF 649
455B.261(8)	7-1-85	Amended	SF 163
455B.262(1)	7-1-85	Amended	SF 511
455B.262(2)	7-1-85	Amended	SF 163
455B.262(3)	7-1-85	Amended	SF 163
455B.263(1)	7-1-85	Amended	SF 163
455B.264(2)	7-1-85	Amended	SF 163
455B.265	7-1-85	Amended	SF 163
455B.266	7-1-85	Amended	SF 163
455B.267(4)	7-1-85	New Subsection	SF 163
455B.268(1)	7-1-85	Amended	SF 163
455B.271(2)"d"	7-1-85	Amended	SF 163
455B.271(3)	7-1-85	Amended	SF 163
455B.281	7-1-85	New Section	SF 163
455B.301(4)	4-1-86	Amended	HF 750
455B.301	4-1-86	Add New Subsection	HF 750
455B.304 unn. 1	7-1-85	Amended	HF 469
455B.309	4-1-86	New Section	HF 750
455B.310	4-1-86	New Section	HF 750
455B.412(5)"d"	7-1-85	Amended	SF 291
455B.422	7-1-85	Amended	SF 463
455B.461	7-1-85	New Section	HF 643
455B.461	7-1-85	New Section	SF 463
455B.462	7-1-85	New Section	HF 643
455B.462	7-1-85	New Section	SF 463
455B.463	7-1-85	New Section	HF 643
455B.463	7-1-85	New Section	SF 463
455B.464	7-1-85	New Section	SF 463
455B.464	7-1-85	New Section	HF 643
455B.465	7-1-85	New Section	SF 463
455B.465	7-1-85	New Section	HF 643

455B.466	7-1-85	New Section	SF 463
455B.466	7-1-85	New Section	HF 643
455B.467	7-1-86	New Section	SF 463
455B.467	7-1-85	New Section	HF 643
455B.468	7-1-85	New Section	SF 463
455B.468	7-1-85	New Section	HF 643
455C.1(1)	7-1-85	Amended	SF 395
455C.4(3)	7-1-85	New Subsection	SF 395
455C.5(1)	7-1-85	Amended	SF 395
455D.16(1)	7-1-85	Amended	HF 709
461.2	7-1-85	Add New Unnum. Para.	HF 231
462.18	7-1-85	Amended	HF 678
462.22	7-1-85	Amended	HF 678
467A.4(4)	7-1-85	Add New Lettered Para.	HF 678
467A.54	7-1-85	New Section	HF 66
467A.71(1)	7-1-85	Amended	SF 264
467A.71(4)	7-1-85	Amended	SF 121
467A.73	7-1-85	New Section	HF 266
467D.20	7-1-85	Amended	SF 121
476.61	7-1-85	New Section	SF 450
502.102(12)	7-1-85	Amended	HF 484
507B.4(1)"i"	7-1-85	New Lettered Para.	SF 521
507C.21(1)"a"	7-1-85	Amended	SF 121
507C.21(1)"d"	7-1-85	Amended	SF 121
507C.21(1)"j"	7-1-85	Amended	SF 121
507C.21(1)"k"	7-1-85	Amended	SF 121
507C.21(2)	7-1-85	Amended	SF 121
507C.50(1) unnum. 1	7-1-85	Amended	SF 121
508.6	7-1-85	Amended	SF 502
508.19	7-1-85	Amended	SF 502
508.29	7-1-85	Amended	HF 570
508B.1	7-1-85	New Section	HF 703
508B.2	7-1-85	New Section	HF 703
508B.3	7-1-85	New Section	HF 703
508B.4	7-1-85	New Section	HF 703
508B.5	7-1-85	New Section	HF 703
508B.6	7-1-85	New Section	HF 703
508B.7	7-1-85	New Section	HF 703
508B.8	7-1-85	New Section	HF 703
508B.9	7-1-85	New Section	HF 703
508B.10	7-1-85	New Section	HF 703
508B.11	7-1-85	New Section	HF 703
508B.12	7-1-85	New Section	HF 703
508B.13	7-1-85	New Section	HF 703
508B.14	7-1-85	New Section	HF 703
508B.15	7-1-85	New Section	HF 703
509.1(3)"d"	7-1-85	Amended	SF 172
509A.5 unnum. 2	7-1-85	Amended	HF 777
509A.14	1-1-86	New Section	SF 503
510.11	7-1-85	Amended	SF 502
511.3	7-1-85	Repealed	SF 502
511.8(4)	7-1-85	Amended	SF 577
511.8(16) unnum. 2	7-1-85	Amended	SF 502
512.42 unnum. 1	7-1-85	Amended	SF 502
514.15	7-1-85	Amended	HF 570

514.23	7-1-85	New Section	HF 570
515.13	7-1-85	Amended	HF 570
515.35(4)"m"	7-1-85	New Lettered Para.	HF 460
515.48(5)"a"	7-1-85	Amended	HF 570
515.65	7-1-85	Amended	SF 502
515.68	7-1-85	Amended	SF 502
518A.18	7-1-85	Amended	SF 502
523A.2(1)"d"	7-1-85	Amended	HF 589
523A.2(1)"e"	7-1-85	Amended	HF 589
524.103(27)	7-1-85	New Subsection	SF 577
524.109	7-1-85	New Section	SF 577
524.312(1)	P.C.	Amended	SF 286
524.901(3)"g"	7-1-85	New Lettered Para.	HF 460
524.901(3)"h"	7-1-85	New Lettered Para.	HF 460
524.901(5)	7-1-85	New Subsection	SF 577
524.910(2)	7-1-85	Amended	SF 577
524.1005	7-1-85	Amended	HF 395
524.1202(3)	7-1-85	New Subsection	SF 577
524.1312(2)	7-1-85	Amended	SF 296
525.1	7-1-85	Amended	HF 570
533.4(23)	7-1-85	Amended	HF 196
533.4(26)	7-1-85	New Subsection	HF 196
533.12	7-1-85	Amended	HF 196
533.14(1)	7-1-85	Amended	HF 196
533.16(1)	7-1-85	Amended	HF 196
533.17(1)	7-1-85	Amended	HF 196
533.22(1)"b"	7-1-85	Amended	SF 296
533.30(1)	7-1-85	Amended	HF 196
533.30(2)	7-1-85	Amended	HF 196
533.38	7-1-85	Amended	HF 196
533.47	7-1-85	New Section	HF 460
533.64 unn. 1	7-1-85	Amended	HF 196
533A.2(1)"b"	7-1-85	Amended	HF 556
534.102(12)	P.C.	Amended	SF 157
534.213(1)"l"	7-1-85	New Lettered Para.	HF 460
534.213(1)"l"	7-1-85	New Lettered Para.	SF 577
534.213(1)"m"	7-1-85	New Lettered Para.	HF 460
534.213(1)"m"	7-1-85	New Lettered Para.	SF 577
534.213(3)	7-1-85	Amended	SF 577
534.308	7-1-85	Amended	SF 296
534.406	7-1-85	Amended	SF 329
534.516	7-1-85	New Section	SF 296
534.516	P.C.	New Section	SF 157
535.8(2)"b"(10)	7-1-85	New Subparagraph	SF 577
535A.1(3)	7-1-85	Amended	HF 531
535A.6	7-1-85	Amended	HF 531
535A.7	7-1-85	Amended	HF 531
535A.9	7-1-85	New Section	HF 531
535A.9	7-1-85	New Section	SF 577
536.1	7-1-85	Amended	HF 556
536.10 unn. 3	7-1-85	Amended	HF 556
536.13	7-1-85	Amended	HF 556
536.15	7-1-85	Amended	HF 556
536.25	7-1-85	Amended	HF 556
536.26 unn. 1	7-1-85	Amended	HF 556

536.28(3)	7-1-85	New Subsection	HF 556
536.28(4)	7-1-85	New Subsection	HF 556
536.28(5)	7-1-85	New Subsection	HF 556
536.30	7-1-85	New Section	HF 556
536A.5	7-1-85	Amended	HF 556
537A.4 unnn. 2	P.C.	Amended	HF 225
542.1(3)	P.C.	Amended	HF 741
542.1(6)	P.C.	New Subsection	HF 741
542.3(4)"c"	7-1-85	Amended	HF 748
542.3(5)"c"	7-1-85	Amended	HF 748
542.15(7)	7-1-85	New Subsection	HF 748
542.21	P.C.	New Section	HF 741
547.3	7-1-85	Amended	HF 589
551.8(20)	7-1-85	New Subsection	HF 460
554.3806	7-1-85	New Section	SF 309
554.9307(1)	7-1-85	Amended	HF 554
554.9307(4)	7-1-85	New Subsection	HF 554
554.9402(4)	7-1-85	Amended	SF 577
554.9404(1)	7-1-85	Amended	HF 554
554.9405(2) unnn. 2	7-1-85	Amended	HF 589
556.2(1)"e"	7-1-85	New Lettered Para.	HF 740
556.2(2)"e"	7-1-85	New Lettered Para.	HF 740
556.2(6)	7-1-85	New Subsection	HF 740
556.5(1)"b"	7-1-85	Amended	SF 329
556.25(1)	7-1-85	Amended	SF 329
557.24	7-1-85	Amended	HF 589
557.26	7-1-85	Amended	HF 589
557A.1	7-1-85	New Section	HF 484
557A.2	7-1-85	New Section	HF 484
557A.3	7-1-85	New Section	HF 484
557A.4	7-1-85	New Section	HF 484
557A.5	7-1-85	New Section	HF 484
557A.6	7-1-85	New Section	HF 484
557A.7	7-1-85	New Section	HF 484
557A.8	7-1-85	New Section	HF 484
557A.9	7-1-85	New Section	HF 484
557A.10	7-1-85	New Section	HF 484
557A.11	7-1-85	New Section	HF 484
557A.12	7-1-85	New Section	HF 484
557A.13	7-1-85	New Section	HF 484
557A.14	7-1-85	New Section	HF 484
557A.15	7-1-85	New Section	HF 484
557A.16	7-1-85	New Section	HF 484
557A.17	7-1-85	New Section	HF 484
557A.18	7-1-85	New Section	HF 484
557A.19	7-1-85	New Section	HF 484
557A.20	7-1-85	New Section	HF 484
558.39(4)	7-1-85	New Subsection	SF 375
558.39(5)	7-1-85	New Subsection	SF 375
558.39(6)	7-1-85	New Subsection	SF 375
558.39(7)	7-1-85	New Subsection	SF 375
558.39(8)	7-1-85	New Subsection	SF 375
558.39(9)	7-1-85	New Subsection	SF 375
558.39(10)	7-1-85	New Subsection	SF 375
558.39(11)	7-1-85	New Subsection	SF 375

558.57 unn. 2	7-1-85	Amended	HF 589
558.66	7-1-85	Amended	HF 589
562A.28	7-1-85	Amended	SF 121
562B.18(5)	7-1-85	Amended	SF 121
570A.1(11)	7-1-85	Amended	SF 538
570A.2(1)	7-1-85	Amended	SF 538
570A.3(1)	7-1-85	Amended	SF 538
570A.4(1)	7-1-85	Amended	SF 538
570A.4(5)	7-1-85	Amended	SF 538
573.1(3)	7-1-85	Amended	HF 311
587.1	7-1-85	Amended	SF 121
595.2(2)"b"	7-1-85	Amended	SF 121
595.4 unn. 2	7-1-85	Amended	SF 121
595.4 unn. 3	7-1-85	Amended	SF 121
595.6	7-1-85	Amended	SF 121
595.19 unn. 1	7-1-85	Amended	SF 224
595.19(1)	7-1-85	Amended	SF 224
595.19(2)	7-1-85	Amended	SF 224
597.15	7-1-85	Amended	HF 421
598.5(1)	7-1-85	Amended	HF 495
598.5(3)	7-1-85	Amended	HF 495
598.11 unn. 2	7-1-85	Amended	HF 495
598.14 unn. 1	7-1-85	Amended	SF 224
598.14 unn. 1	7-1-85	Amended	SF 329
598.21(7)	7-1-85	Amended	HF 495
598.21(8) unn. 1	7-1-85	Amended	HF 495
598.21(8) unn. 2	7-1-85	Amended	HF 589
598.22 unn. 1	7-1-85	Amended	HF 495
598.22 unn. 2	7-1-85	Amended	HF 495
598.22 unn. 3	7-1-85	Amended	HF 495
598.22	7-1-85	Add New Unnum. Para.	SF 244
598.23(2)	7-1-85	Amended	SF 121
598.23(2)"a"	7-1-85	Amended	HF 495
598.41(1)	7-1-85	Amended	SF 121
598.41(3) unn. 1	7-1-85	Amended	SF 121
598.41(5)	7-1-85	Amended	SF 121
598.41(6)	7-1-85	Amended	SF 121
601A.9 unn. 2	7-1-85	Amended	HF 648
601A.16(6)	7-1-85	Add New Unnum. Para.	SF 570
601B.8	7-1-85	New Section	HF 319
601F.2	7-1-85	Amended	SF 224
601F.3	7-1-85	Amended	HF 686
602.1211(4)	7-1-85	New Subsection	HF 415
602.1214(4)	7-1-85	Amended	SF 121
602.1301(2)	7-1-85	Amended	SF 552
602.1302(4)	7-1-85	New Subsection	SF 570
602.1303(7)	7-1-85	Amended	SF 570
602.1303(8)	7-1-85	Amended	SF 570
602.1401(3)	7-1-85	Amended	SF 547
602.4104(3)	7-1-85	Amended	SF 570
602.4202	7-1-85	Amended	SF 570
602.6603(4)	7-1-85	Amended	SF 570
602.6603(8)	7-1-85	New Subsection	SF 570
602.8102	7-1-85	Add New Subsection	HF 495
602.8102(29)	7-1-85	Stricken	SF 407

602.8102(40)	7-1-85	Stricken	SF 329
602.8102(44)	7-1-85	Amended	HF 186
602.8102(45)	7-1-85	Stricken	HF 186
602.8102(45)	7-1-85	Amended	SF 570
602.8102(47)	7-1-85	Amended	HF 495
602.8102(50A)	7-1-85	New Subsection	SF 570
602.8102(58A)	7-1-86	New Subsection	SF 570
602.8102(129)	7-1-85	Amended	SF 455
602.8104(2)"i"	7-1-85	Stricken	SF 121
602.8105(1)"a"	7-1-85	Amended	SF 570
602.8105(1)"b"	7-1-85	Amended	SF 570
602.8105(1)"b"	7-1-85	Amended	SF 329
602.8105(1)"j"	7-1-85	Amended	SF 570
602.8105(1)"l"	7-1-85	New Paragraph	HF 549
602.8105(1)"p"	7-1-85	New Lettered Para.	SF 570
602.8105(1)"q"	7-1-85	New Lettered Para.	SF 570
602.8105(1)"r"	7-1-85	New Lettered Para.	SF 570
602.8106	7-1-85	Add New Subsection	SF 329
602.8106(1)	7-1-85	Amended	SF 570
602.8106(3)	7-1-85	Amended	SF 329
602.8106(4)	7-1-85	Amended	SF 570
602.9103	7-1-85	Amended	SF 121
602.9103	7-1-85	Amended	SF 570
602.9104(1)	7-1-85	Amended	SF 570-Vetoed
602.9109	7-1-85	Add New Unnum. Para.	SF 570
602.9203(1)	7-1-85	Amended	SF 515
602.9203(2)"e"	7-1-85	New Lettered Para.	SF 515
602.11101(4)	7-1-85	Add New Unnum. Para.	SF 570
602.11101(5)	7-1-85	Add New Unnum. Paras.	SF 570
602.11101(7)	7-1-85	New Subsection	SF 570
602.11102	7-1-85	Amended	SF 570
602.11102(2)"d"	7-1-85	Amended	SF 329
602.11103	7-1-85	Amended	SF 570
602.11108	7-1-85	Amended	SF 570
602.11109	7-1-85	Repealed	SF 329
602.11110	7-1-85	Amended	SF 570
611.21	7-1-85	Amended	SF 570
615.4	7-1-85	New Section	SF 577
622B.1(1)"a"	7-1-85	Amended	HF 526
624.23(1)	7-1-85	Add New Unnum. Para.	SF 244
624.24	7-1-85	Amended	SF 244
625.24	7-1-85	Amended	SF 289
627.11	7-1-85	Amended	HF 495
627.12	7-1-85	Amended	HF 495
628.26A	7-1-85	New Section	SF 577
628.28	7-1-85	Amended	SF 329
628.29	7-1-85	New Section	SF 577
631.6	7-1-85	Amended	SF 329
631.6(1)	7-1-85	Amended	SF 570
631.6 un. 2	7-1-85	Amended	SF 570
631.16(4)	7-1-85	Stricken	HF 550
631.16(5)	7-1-85	Stricken	HF 550
631.16(6)	7-1-85	Amended	HF 550
631.16(7)	7-1-85	Amended	HF 550
631.16(8)	7-1-85	Amended	HF 550

631.16(9)	7-1-85	Amended	HF 550
633.10(4)	7-1-85	Amended	SF 377
633.63(3)	7-1-85	New Subsection	HF 29
633.123(1)	7-1-85	Amended	SF 27
633.211	7-1-85	Amended	SF 378
633.212	7-1-85	Amended	SF 378
633.410	7-1-85	Amended	SF 423
633.436 unnn. 1	7-1-85	Amended	SF 378
633.552(2)"a"	7-1-85	Amended	SF 531
633.554	7-1-85	Amended	SF 531
633.554	7-1-85	Amended	HF 761
633.561	7-1-85	Amended	SF 531
633.561(1)	7-1-85	Amended	HF 761
633.566(2)"a"	7-1-85	Amended	SF 531
633.568	7-1-85	Amended	SF 531
633.568	7-1-85	Amended	HF 761
633.575	7-1-85	Amended	SF 531
633.575(3)	7-1-85	Amended	HF 761
633.575(4)	7-1-85	Amended	HF 761
633.575(5)	7-1-85	Amended	HF 761
633.635(2)"b"	7-1-85	Amended	SF 531
633.642	7-1-85	Repealed	SF 531
633.668	7-1-85	Amended	SF 531
633.669	7-1-85	Amended	SF 531
633.670	7-1-85	Amended	SF 531
642.21(1)	7-1-85	Amended	HF 495
642.22	7-1-85	Amended	SF 514
642.23	7-1-85	New Section	HF 495
654.1	7-1-85	Amended	SF 577
654.15	P.C.	Amended	SF 459
654.15(2)	P.C.	New Subsection	SF 459
654.16	7-1-85	New Section	SF 577
654.16	7-1-85	New Section	SF 577
655.5	7-1-85	Amended	HF 589
657A.1	7-1-85	New Section	HF 696
657A.2	7-1-85	New Section	HF 696
657A.3	7-1-85	New Section	HF 696
657A.4	7-1-85	New Section	HF 696
657A.5	7-1-85	New Section	HF 696
657A.6	7-1-85	New Section	HF 696
657A.7	7-1-85	New Section	HF 696
657A.8	7-1-85	New Section	HF 696
657A.9	7-1-85	New Section	HF 696
657A.10	7-1-85	New Section	HF 696
657A.11	7-1-85	New Section	HF 696
659.4	7-1-85	Amended	SF 224
663A.9	7-1-85	Amended	HF 550
665.4(3)	7-1-85	Amended	HF 587
666.6	7-1-85	Amended	SF 570
674.6 unnn. 1	7-1-85	Amended	SF 224
674.14	7-1-85	Amended	HF 589
675.3	7-1-85	Repealed	SF 244
675.25	7-1-85	Amended	SF 244
675.26	7-1-85	Repealed	SF 244
675.33	7-1-85	Repealed	SF 244

675.42	7-1-85	New Section	SF 244
679.1	7-1-85	New Section	HF 128
679.2	7-1-85	New Section	HF 128
679.3	7-1-85	New Section	HF 128
679.4	7-1-85	New Section	HF 128
679.5	7-1-85	New Section	HF 128
679.6	7-1-85	New Section	HF 128
679.7	7-1-85	New Section	HF 128
679.8	7-1-85	New Section	HF 128
679.9	7-1-85	New Section	HF 128
679.10	7-1-85	New Section	HF 128
679.11	7-1-85	New Section	HF 128
679.12	7-1-85	New Section	HF 128
679.13	7-1-85	New Section	HF 128
679.14	7-1-85	New Section	HF 128
682.4	7-1-85	Amended	SF 230
682.60	7-1-85	Amended	SF 377
691.9	7-1-85	Repealed	SF 455
692.2(1)"e"	P.C.	New Lettered Para.	HF 225
694.10	7-1-85	New Section	HF 451
702.11	7-1-85	Amended	HF 700
702.22	7-1-85	Amended	HF 438
709.8(2)	7-1-85	Amended	HF 139
709.12(4)	7-1-85	New Subsection	HF 139
710.6	7-1-85	Amended	HF 641
710.8	7-1-85	New Section	SF 401
710.9	7-1-85	New Section	SF 401
710.10	7-1-85	New Section	SF 401
714.1(7)	7-1-85	New Subsection	HF 702
714.3 un. 2	7-1-85	Amended	SF 329
714.5	7-1-85	Amended	HF 438
714.8(3)	7-1-85	Amended	SF 329
714.16(2)"c"	7-1-85	Amended	HF 70
714.16(2)"g"	7-1-85	New Lettered Para.	HF 70
714.18	7-1-85	Amended	HF 686
714.22	7-1-85	Amended	HF 686
714.23	7-1-85	New Section	SF 271
721.8	7-1-85	Amended	SF 525
725.9(5)	7-1-85	New Subsection	SF 395
725.12 un. 1	P.C.	Amended	HF 225
725.15	P.C.	Amended	HF 225
726.6	7-1-85	Amended	HF 700
728.13	7-1-85	Repealed	SF 455
802.2	7-1-85	New Section	HF 462
802.3	7-1-85	Amended	HF 462
804.7(5)	7-1-85	New Subsection	HF 549
804.31	7-1-85	Amended	HF 526
805.6(1)"a"	7-1-85	Amended	SF 570
805.6(1)"c"(1)	7-1-85	Amended	SF 570
805.6(1)"c"(2)	7-1-85	Amended	SF 570
805.6(1)"c"(3)	7-1-85	Amended	SF 570
805.8(2)"i"	7-1-85	Amended	SF 329
805.8(2)"j"	7-1-85	Amended	SF 70
805.8(2)"j"	7-1-85	Amended	SF 329
805.8(2)"l"	7-1-85	Amended	SF 329

805.9	7-1-85	Amended	SF 570
805.9(6)	7-1-85	Amended	SF 329
805.11 un. 2	7-1-85	Stricken	SF 329
808.3	7-1-85	Amended	SF 85
808.14	P.C.	New Section	SF 318
809.1	7-1-85	Amended	SF 455
809.2	7-1-85	Amended	SF 455
809.3	7-1-85	Amended	SF 455
809.4	7-1-85	Amended	SF 455
809.5	7-1-85	Amended	SF 455
809.6	7-1-85	Amended	SF 455
809.7	7-1-85	Amended	SF 455
809.8	7-1-85	Amended	SF 455
809.9	7-1-85	Amended	SF 455
809.10	7-1-85	Amended	SF 455
809.11	7-1-85	Amended	SF 455
809.12	7-1-85	Amended	SF 455
809.13	7-1-85	Amended	SF 455
809.14	7-1-85	Amended	SF 455
809.15	7-1-85	Amended	SF 455
809.16	7-1-85	Amended	SF 455
811.2(1)"c"	7-1-85	Amended	HF 415
812.5	7-1-85	Amended	HF 186
814.4	7-1-85	Repealed	HF 550
814.7	7-1-85	Repealed	HF 550
814.15	7-1-85	Amended	HF 550
814.16	7-1-85	Repealed	HF 550
814.18	7-1-85	Repealed	HF 550
814.20	7-1-85	Amended	HF 550
814.21	7-1-85	Amended	HF 550
814.24	7-1-85	Amended	HF 550
814.25	7-1-85	Amended	HF 550
815.8	7-1-85	Amended	HF 186
815.11	7-1-85	Amended	SF 329
815.13	7-1-85	Amended	SF 570
901.7	7-1-85	Amended	HF 186
901.10	7-1-85	New Section	SF 213
904.6	7-1-85	New Section	HF 186
905.7(4)	7-1-85	Amended	HF 186
906.5 un. 1	7-1-85	Amended	HF 186
907.4	7-1-85	Amended	SF 570
909.5	7-1-85	Amended	HF 419
909.7	7-1-85	New Section	SF 570
910.2	7-1-85	Amended	SF 329
910A.1	7-1-85	New Section	HF 462
910A.2	7-1-85	New Section	HF 462
910A.3	7-1-85	New Section	HF 462
910A.4	7-1-85	New Section	HF 462
910A.5	7-1-85	New Section	HF 462
912.4(1)	7-1-85	Amended	HF 462
912.4(3)	7-1-85	New Subsection	HF 462
912.4(4)	7-1-85	New Subsection	HF 462
912.4(5)	7-1-85	New Subsection	HF 462
912.6(2)	7-1-85	New Subsection	HF 413
912.6(3)	7-1-85	New Subsection	HF 413

912.7(3)	7-1-85	New Subsection	HF 413
912.13	7-1-85	New Section	HF 462

1985 SESSION
(Senate/House File-section-subsection-subparagraph)

HF 225-106	P.C.	Amended	HF 642
HF 225-301"d"	P.C.	Amended	HF 642
HF 225-303	P.C.	Amended	HF 642
HF 225-602(2) unnn. 1	P.C.	Amended	HF 642
SF 260-2	7-1-85	Amended	SF 434
SF 269-1	7-1-85	Amended	SF 434
SF 269-2	7-1-85	Amended	SF 434
SF 395-88(3)	7-1-85	New Subsection	SF 434
SF 434-14	7-1-85	Amended	HF 780
HF 730-7	7-1-85	Amended	SF 589

1984 IOWA ACTS
(Chapter-section-subsection-subparagraph)

1067-8	7-1-85	Repealed	SF 329
1303-10	7-1-85	Repealed	SF 329
1230-28	7-1-85	Amended	SF 296
1306-2(2) unnn. 3	7-1-85	Amended	SF 552-Vetoed
1311-1(1)	7-1-85	Amended	SF 585
1311-1(2)	7-1-85	Amended	SF 585
1311-1(3)	7-1-85	Amended	SF 585
1311-10(1)	7-1-85	Amended	SF 585
1311-10(5)	7-1-85	New Subsection	SF 585
1311-12(1)	7-1-85	Amended	SF 585
1311-13(2)	7-1-85	Amended	SF 585
1311-13(4)	7-1-85	Amended	SF 585
1311-13(5)	7-1-85	New Subsection	SF 585
1311-13(6)	7-1-85	New Subsection	SF 585
1314-5	P.C.	Add New Unlettered Para.	HF 753
1314-8	P.C.	Amended	HF 753

1983 IOWA ACTS
(Chapter-section-subsection-subparagraph)

194-16(2)	7-1-85	Amended	SF 585
194-16(5)	7-1-85	New Subsection	SF 585
207-5(1)"c"	7-1-85	Stricken	SF 587
207-5(1)"e"	7-1-85	Amended	SF 587

1982 IOWA ACTS
(Chapter-section-subsection-subparagraph)

1117(2)

7-1-85 Repealed

HF 742

1981 IOWA ACTS
(Chapter-section-subsection-subparagraph)

23-8
78-20

P.C. Repealed
7-1-85 Repealed

SF 200
HF 742

1976 IOWA ACTS
(Chapter-section-subsection-subparagraph)

1204-4

7-1-85 Amended

SF 121

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130	177	494	66
139	181	495	178
150	118	498	160
160	129	501	105
164	119	505	237
173	60	514	106
181	120	523	156
183	206	526	131
186	21	531	238
196	242	537	107
204	130	539	108
210	211	540	137
225	33	541	210
231	166	549	175
255	135	550	157
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266	236	553	53
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338	51	569	161
341	147	570	239
359	102	571	261
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378	167	584	63
381	Vetoed	587	27
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415	17	631	141
418	61	639	111
419	52	640	112
421	18	641	132
428	103	642	256

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648	214
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652	113
664	64
670	125
677	207
678	163
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688	179
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692	126
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703	127
709	128
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713	215
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729	240
730	168
740	233
741	80
742	122
746	123
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748	234
750	241
751	124
753	152
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79	34	307	37
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85	39	317	81
90	20	318	38
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113	11	342	48
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218	182	398	221
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230	71	406	171
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244	100	409	65
250	218	413	83
254	217	414	49
261	30	423	92

424	184	525	115
433	151	526	116
434	258	531	29
435	244	538	204
438	248	539	76
445	90	547	117
449	225	552	262
450	200	560	143
452	98	561	230
455	201	562	257
456	56	564	247
459	250	565	231
463	202	568	144
465	142	570	197
466	84	574	223
467	88	575	267
473	249	576	232
480	74	577	252
490	57	578	253
497	226	580	245
502	228	581	199
503	251	583	198
507	203	584	145
509	75	585	268
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