SEC. 3. Section two hundred forty-one point one (241.1), Code 1954, is amended as follows: by striking lines nine (9) and ten (10) and inserting in lieu thereof the words "Assistance" means money payments to, or in behalf of, a needy blind person.

SEC. 4. Section two hundred forty-nine point one (249.1), Code 1954, is amended as follows:

1. By renumbering subsection nine (9) as subsection eleven (11).

2. By adding a new subsection nine (9) to read as follows:

The term "assistance" shall mean money payments to, or in behalf of, a needy, aged person.

3. By adding a new subsection ten (10) to read as follows:

The term "recipient" shall mean a needy, aged person who has been approved for assistance.

Approved May 1, 1957.

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## CHAPTER 117

## PAROLE OF PRISONERS

H. F. 457

AN ACT to amend section two hundred forty-seven point five (247.5), Code 1954, relating to power to parole after commitment.

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

SECTION 1. Amend section two hundred forty-seven point five

(247.5), Code 1954, by adding thereto the following:

"Any detainer filed against a prisoner must within six (6) months be supported by a grand jury indictment or county attorney's information. In the event such indictment is returned or information is filed, the prisoner shall have the right to demand immediate trial at the next term of court where the charge is filed. The prosecuting agency shall pay all costs of transportation, necessary expenses incurred by the prisoner and such guards and other safety measures as the warden shall deem necessary for the prisoner to appear at his trial.

the warden shall deem necessary for the prisoner to appear at his trial.

In the event a detainer is not supported within six (6) months by a county attorney's information or grand jury indictment, or in the event the prosecuting agency refuses or fails to give the prisoner immediate trial, or refuses or fails to furnish transportation and pay all other necessary and related costs incident to the prisoner appearing at his trial, the detainer shall be held to be invalid and the parole board shall disregard such detainer in considering a prisoner for

18 parole."

Approved May 14, 1957.