SEC. 13. Chapter one hundred thirty-one (131), section one hundred thirty-eight (138), Acts of the Sixty-fourth General Assembly, First Session, is amended to read as follows:

Sec. 138. Books of account required. Each class "A" permittee 4 shall keep proper books of account and records showing the amount of beer sold by him, which books of account shall be at all times open to inspection by the director. Each class "B" and class "C" permittee 5 6 8 shall keep proper books of account and records showing each purchase of beer made by him, and the date and the amount of each purchase 9 and the name of the person from whom each purchase was made, 10 which books of account and records shall be at all times open to in-11 spection by the director and agents of the division of beer and liquor 12 law enforcement of the department of public safety during normal 13 14 business hours of the permittee.

SEC. 14. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Belle-vue Herald-Leader, a newspaper published in Bellevue, Iowa, and in Lee Town News, a newspaper published in Des Moines, Iowa.

Approved April 21, 1972.

I hereby certify that the foregoing Act, House File 1133, was published in The Bellevue Herald-Leader, Bellevue, Iowa, May 4, 1972, and in the Lee Town News, Des Moines, Iowa, May 4, 1972.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 1040

ALCOHOLIC BEVERAGES ON SCHOOL PROPERTY

H. F. 1127

AN ACT relating to a penalty for the possession or consumption of alcoholic liquors or beer on public school property or while attending school-related functions.

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

SECTION 1. Chapter one hundred thirty-one (131), section fortysix (46), Acts of the Sixty-fourth General Assembly, First Session, is amended to read as follows:

3 4 Sec. 46. Consumption in public places—intoxication. It is unlawful for any person to use or consume alcoholic liquors or beer upon the public streets or highways, or alcoholic liquors in any public place, except premises covered by a liquor control license, or to possess or consume alcoholic liquors or beer on any public school property or while attending any public or private school related functions, and no person shall be intoxicated nor simulate intoxication in a public place. As used in this section "school" means a school or that portion thereof, which provides teaching for any grade from kindergarten through grade twelve. Any person violating any 5 8 9 10 11 12 from kindergarten through grade twelve. Any person violating any 13 provisions of this section shall be fined not to exceed one hundred 14 dollars or sentenced not to exceed thirty days in the county jail. 15

SEC. 2. Section two hundred seventy-nine point nine (279.9), Code 1971, as amended by chapter one hundred forty-nine (149), section ten

(10), Acts of the Sixty-fourth General Assembly, First Session, is further amended to read as follows:

279.9 Use of tobacco. Such rules shall prohibit the use of tobacco and the use or possession of alcoholic liquor or beer or any controlled substance as defined in senate file 1, section 101, subsection 6, Acts of the Sixty-fourth General Assembly, First Session, by any student of such schools and the board may suspend or expel any student for any violation of such rule.

Approved April 21, 1972.

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CHAPTER 1041

EYEGLASS LENSES

H. F. 1104

AN ACT relating to protective eyeglass lenses.

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

SECTION 1. Chapter two hundred seventy-five (275), section one (1), Acts of the Sixty-fourth General Assembly, First Session, is amended to read as follows:

No person shall fabricate, distribute, sell, exchange or Section 1. deliver, or have in his possession with the intent to distribute, sell, exchange or deliver, any eyeglasses or sunglasses unless they are fitted with plastic lenses or laminated lenses or heat-treated glass lenses, or glass lenses made impact resistant by other methods except in those cases where a duly-licensed physician or optometrist, having found that such lenses will not fulfill the visual requirements of a particular patient, directs in writing the use of other lenses, and gives written notification thereof to the patient. Glass lenses shall have an optical center of not less than two millimeters, with an average thickness between the center and the thinnest edge of not less than one point seven millimeters and with an edge thickness of not less than one millimeter at the thinnest point of the edged lens. Before they are mounted in frames, all plastic and heat-treated glass lenses shall be capable of withstanding an impact test of a five-eighths inch steel ball dropped fifty inches. This test to be conducted at room temperature, with the lens supported by a plastic tube one inch inside diameter, one and one-fourth inch outside diameter, with a one-eighth inch by one-eighth inch neoprene gasket on top edge.

The state department of health shall adopt standards and rules which specify impact resistance for lenses and which provide the method of testing lenses to determine if the lenses comply with such standards and rules.

No person shall fabricate, distribute, sell, exchange or deliver, or have in his possession with intent to distribute, sell, exchange or deliver any eyeglass frame or sunglass frame containing any form of cellulose nitrate or other highly flammable materials.

Any person violating either provision of this law shall upon conviction be punished by a fine of not less than five hundred dollars for each violation.

Approved March 2, 1972.