- vices for the judicial district or the parts of the judicial district not 11 12served by an established program.
 - SEC. 6. NEW SECTION. The guidelines established by the department of social services shall include, but not necessarily be limited to:
 - 1. Providing for the utilization of existing facilities with a minimum of capital expenditures for acquisition, renovation and repair.
- 5 2. Providing for the maximum utilization of existing local rehabilitative resources, such as, but not limited to: employment; job train-6 ing; general, special, and remedial education; psychiatric and marriage counseling; alcohol and drug abuse treatment. 8

3. Providing for pretrial release, presentence investigation, proba-

tion and parole services and residential treatment centers. 10

- 4. Providing for locating community-based correctional programs and services in or near municipalities providing a substantial number 11 12 13 of rehabilitation resources.
- 5. Providing for practices and procedures which maximize the availability of federal funding. 14 15
 - 6. Providing for gathering and evaluating performance data.

SEC. 7. Section two hundred forty-seven point twenty-one 2 (247.21),* subsection two (2), unnumbered paragraph one (1), Code 3 1973, is amended to read as follows:

Of the chief parole officer. The chief parole officer shall not, however, may also accept the custody, care and supervision of any person granted probation or parole from a sentence to a term in a county jail OF. Jurisdiction of these persons shall remain with the sentencing court. The chief parole officer shall not, however, accept the custody, care and supervision of any other person who in the his judgment of the chief parole officer could not be properly supervised.

1 Rules and guidelines issued pursuant to the authority granted in this Act shall be confined to programs and services author-2 3 ized by this Act and supported by state funds. Notwithstanding any other provisions of the Code, any rules, regulations or guidelines issued under provisions of this Act shall be subject to approval by the departmental rules review committee and the attorney general.

Approved July 20, 1973.

This Act was passed by the G. A. before July 1, 1973.

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CHAPTER 177

WORK RELEASE FOR INMATES

S. F. 66

AN ACT relating to furloughs and work release programs for inmates.

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

Section two hundred seventeen point 1 (217.14), subsection seven (7),* Code 1973, is amended to read as 2 3 follows:

^{*}See ch. 295, §7(2), 16, herein.

^{*}According to enrolled Act.

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7. Establish and operate a system of rehabilitation camps within the state. The department of social services may designate appropriate facilities of the department as a part of this camp system. Persons committed to institutions under the department may be transferred to the facilities of the camp system and upon transfer shall be subject to the same laws as pertain to the transferring institution.

*The commissioner of social services may establish for any inmate sentenced pursuant to section 789.13 a furlough program under which inmates sentenced to and confined in an institution under the jurisdiction of the department of social services may be temporarily released. Furloughs for a period not to exceed fourteen days may be granted when an immediate member of the inmate's family is seriously ill or has died, er when an inmate is to be interviewed by a prospective employer, or when an inmate is authorized to participate in a training program not available within the institution. Furloughs for a period not to exceed fourteen days may also be granted in order to allow the inmate to participate in programs or activities that serve rehabilitative objectives. The commissioner of social services shall promulgate rules and regulations to carry out the provisions of this paragraph.

SEC. 2. Section two hundred forty-seven A point five (247A.5), Code 1973, is amended to read as follows:

Housing facilities. The department shall designate and adopt facilities in the institutions and camps under its jurisdiction for the housing of inmates granted work release privileges. In areas where facilities are not within reasonable proximity of the place of employment of an inmate so released, the department may contract with the proper authorities of political subdivisions of the state or suitable public or private agencies for the quartering of the inmate in local eenfinement housing facilities. The committee shall include as a specific term or condition in the work release plan of any inmate the place where the inmate is to be confined housed when not on the work assignment. The committee shall not place an inmate on work release for longer than six months in any twelve-month period. Inmates may be temporarily released to the supervision of a responsible person to participate in family and selected community, religious, educational, social, civic and recreational activities when it is determined that the participation will directly facilitate the release transition from institution to community.

SEC. 3. Section two hundred forty-seven A point six (247A.6), Code 1973, is amended to read as follows:

247A.6 Willful escape. Any inmate released from actual confinement under a work release plan who willfully fails to return to the designated place of confinement for housing at the time specified in the plan shall be guilty of a felony and upon conviction be subject to the penalty provided in section 745.1.

Approved May 24, 1973.

^{*}This paragraph does not appear to be a part of subsection 7.