

Section 1. Section three hundred eight A point three (308A.3), Code 1977, is amended to read as follows:

308A.3 CERTAIN ELEVATED STRUCTURES PROHIBITED. Bikeways and walkways approved as either incidental features of highway construction projects primarily for motor vehicular traffic or as an independent bikeway or walkway construction project constructed pursuant to the Highway Act of 1973, 23 U.S.C. 217, shall not be constructed as elevated structures joining private buildings or so constructed to provide elevated access or egress facilities to private buildings unless the following condition is met:

1. That portion of project funds necessary to obtain federal funds is provided by private parties benefited by the facilities.

Approved April 29, 1977

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CHAPTER 101  
MULTIFLORA ROSE

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AN ACT declaring the multiflora rose to be a noxious weed.

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

Section 1. Section three hundred seventeen point one (317.1), subsection two (2), Code 1977, is amended to read as follows:

2. Secondary noxious weeds, which shall include butterprint (*Abutilon theophrasti*) annual, cocklebur (*Xanthium commune*) annual, wild mustard (*Brassica arvensis*) annual, wild carrot (*Daucus carota*) biennial, buckhorn (*Plantago lanceolata*) perennial, sheep sorrel (*Rumex acetosella*) perennial, sour dock (*Rumex crispus*) perennial, smooth dock (*Rumex altissimus*) perennial, poison hemlock (*conium maculatum*), multiflora rose (*rosa multiflora*), wild sunflower (wild strain of *Helianthus annus* L.) annual, puncture vine (*Tribulus terrestris*) annual, teasel (*Dipsacus*) biennial. The multiflora rose (*rosa multiflora*) shall not be considered a secondary noxious weed when cultivated for or used as understock for cultivated roses or as ornamental shrubs in gardens, or in any county whose board of supervisors has by resolution declared it not to be a noxious weed.

Sec. 2. This Act is effective January 1, 1978.

Approved July 12, 1977