representatives of affected states, agencies of those states and Iowa, and agencies of the United States to discuss Iowa's boundaries and problems related to those boundaries and to make periodic reports and recommendations to the general assembly. The commission is authorized to expend reasonable sums for the purchase of maps and other information helpful to its discussions.

- 4. The commission may hold hearings with authority to call witnesses, administer oaths, issue subpoenas, and cite for contempt.
- 5. If a proposal is negotiated between Iowa and affected states after meetings authorized under this section, the attorney general of this state shall assist the commission in drafting the necessary documents to be approved by the Iowa general assembly in preparation for the ratification of agreements between Iowa and affected states.

Staff assistance for meetings of the commission shall be provided by the legislative service bureau.

Sec. 2. For the initial board, the president of the senate and the speaker of the house shall each appoint pursuant to section one (1) of this Act on the effective date of this Act, one member to a two-year term and two members to a four-year term.

Approved June 13, 1978

CHAPTER 1022

CODE CORRECTIONS

H. F. 2462

AN ACT correcting and relating to erroneous and obsolete sections of the Code.

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

Section 1. Acts of the Sixty-seventh General Assembly, 1977 Session, chapter three (3), section three (3), amending section two point ten (2.10), subsection five (5), unnumbered paragraph one (1), Code 1977, is amended to read as follows:

The state comptroller shall pay the travel and expenses of the members of the general assembly and the lieutenant governor semimonthly commencing with the first pay period after the names of such persons are officially certified.

The salaries of the members of the general assembly and lieutenant governor shall be paid pursuant to any of the following alternative methods:

- Sec. 2. Section fourteen point twenty-two (14.22), Code 1977, is amended to read as follows:
- 14.22 APPROPRIATION. There is hereby appropriated out of any money in the treasury not otherwise appropriated an amount sufficient to defray all expenses incurred in the carrying out of the provisions of this chapter,-but-before any-obligations-for-expenditure-from-this-appropriation-shall be-incurred-the-same-shall-be-approved-by-the-comptroller.
- Sec. 3. Section sixty-four point six (64.6), Code 1977, is amended by striking subsection twenty-three (23).
- Sec. 4. Section two hundred twenty-nine point twenty-two (229.22), subsections two (2) and three (3), Code 1977, as amended by Acts of the Sixty-seventh General Assembly, 1978 Session, Senate File three hundred thirty-three (333), section seven (7), is amended to read as follows:
- In the circumstances described in subsection 1, any peace officer who has reasonable grounds to believe that a person is mentally ill, and because of that illness is likely to physically injure himself or herself or others if not immediately detained, may without a warrant take or cause that person to be taken to the nearest available facility as defined in section 229.11, subsections 2 and 3. A person believed mentally ill, and likely to injure himself or herself or others if not immediately detained, may be delivered to a hospital by someone other than a peace officer. delivery of the person believed mentally ill to the hospital, the chief medical officer may order treatment of that person, including chemotherapy, but only to the extent necessary to preserve the person's life or to appropriately control behavior by the person which is likely to result in physical injury to that person or others if allowed to continue. officer who took the person into custody, or other party who brought the person to the hospital, shall describe the circumstances of the matter to the chief medical officer. If the chief medical officer finds that there is reason to believe that the person is seriously mentally impaired, and because of that impairment is likely to physically injure himself or herself or others if not immediately detained, the chief medical officer shall enter-a-written-order-for the-person-to-be-detained-in-custody at once communicate with

the nearest available magistrate as defined in section eight hundred one point four (801.4), subsection six (6) of the Code Supplement. The magistrate shall immediately proceed to the facility where the person is detained, except that if the chief medical officer's communication with the magistrate occurs between the hours of midnight and the next succeeding seven o'clock a.m. and the magistrate deems it appropriate under the circumstances described by the chief medical officer, the magistrate may delay going to the facility and in that case shall give the chief medical officer verbal instructions either directing that the person be released forthwith or authorizing the person's continued detention at that facility. In the latter case, the magistrate shall:

- a. By the close of business on the next working day, file with the clerk a written report stating the substance of the information on the basis of which the person's continued detention was ordered; and
- b. Arrive at the facility where the person is being detained not later than eight o'clock a.m. of the same day on which the chief medical officer's notification occurs.
- 3. Upon arrival at the hospital, the magistrate shall at once review the matter. Unless convinced upon initial inquiry that there are no grounds for further detention of the person, the magistrate shall in the manner prescribed by section two hundred twenty-nine point eight (229.8), subsection one (1) of the Code insure that the person has or is provided legal counsel at the earliest practicable time, and shall arrange for the counsel to be present, if practicable, before proceeding further under this section. If the magistrate finds upon review of the report prepared by the chief medical officer under subsection two (2) of this section, and of such other information or evidence as the magistrate deems pertinent, that there is probable cause to believe that the person is seriously mentally impaired and because of that impairment is likely to physically injure himself or herself or others if not detained, the magistrate shall enter a written order for the person to be detained in custody and, if the facility where the person is at that time is not an appropriate hospital, transported to an appropriate hospital. The magistrate's order shall state the circumstances under which the person was taken into custody or otherwise brought to a hospital and the grounds supporting the finding of probable cause to believe that he or she is

seriously mentally impaired and likely to physically injure himself or herself or others if not immediately detained. The order shall be filed with the clerk of the district court in the county where it is anticipated that an application will be filed under section two hundred twenty-nine point six (229.6) of the Code, and a certified copy of the order shall be delivered to the chief medical officer of the hospital where the person is detained, at the earliest practicable time.

Sec. 5. Sections one hundred seventy point fifteen (170.15), one hundred ninety-two A point twenty-three (192A.23), and two hundred thirty-nine point sixteen (239.16), Code 1977, are repealed.

Approved June 29, 1978

CHAPTER 1023

DATA PROCESSING INTERACTIVE DECISION EVALUATION

H. F. 2329

AN ACT creating and making an appropriation for the purpose of funding the acquisition, development, installation and use of a data processing interactive decision evaluation system encompassing state and local finance and budgeting procedures.

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

Section 1. There is appropriated from the general fund of the state to the legislative fiscal bureau for the fiscal period beginning with the effective date of this Act and ending June 30, 1979 the sum of five hundred eighty-five thousand (585,000) dollars, or so much thereof as is necessary, for the purpose of developing, maintaining, and using a data processing interactive decision evaluation action system created by section three (3) of this Act. Funds appropriated by this section, section two (2) and subsection two (2) of section three (3) of this Act.

Sec. 2. From funds appropriated in section one (1) of this Act, the sum of one hundred seventy-five thousand one hundred ninety-six dollars and twenty-nine cents (\$175,196.29) shall be paid to the consulting firm of Coopers & Lybrand for services which Coopers & Lybrand has heretofore rendered