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hundred ninety-two A point twenty-three (192A.23), and two hundred thirty-nine point sixteen (239.16), Code 1977, are repealed.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 shall be expended for the purposes specified in 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

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for the purpose of this appropriation. The Coopers & Lybrand firm may be hereafter employed from the remainder of the funds appropriated in section one (1) of this Act, for the purposes specified therein, without competitive bid.

Sec. 3. Chapter two (2), Code 1977, is amended by adding the following new section:

<u>NEW SECTION.</u> INTERACTIVE DECISION EVALUATION ACTION SYSTEM--ADMINISTRATION.

There is created an interactive decision evaluation action system which shall encompass state budgeting and analysis procedures relating to the appropriation and expenditure of funds and shall contain data which will aid in determining the effect of proposals relating to property and other taxes upon the state and local governments including the feasibility of collecting and computerizing individual property tax assessment data. There shall be a data base manager who shall be an employee of the legislative fiscal bureau but whose employment shall be subject to the joint approval of the legislative fiscal director and the state comptroller. The data base manager shall be responsible for the daily management of the interactive decision evaluation action system subject to the orders of the legislative fiscal director. Data which is to be placed into the interactive decision evaluation action system shall be subject to the joint approval of the legislative fiscal director and the state comptroller.

2. Funds appropriated by the general assembly for maintaining the interactive decision evaluation action system shall be expended for the purposes specified in the Act appropriating such funds and for the following purposes:

a. The lease or purchase of necessary equipment or computer time.

b. The execution of necessary contracts providing for consulting services or computer services.

c. The acquisition and development of software.

d. The employment of necessary personnel.

e. Necessary costs required to implement and use the system.

Contracts for consulting services for the interactive decision evaluation action system shall be signed by the speaker of the house, majority floor leader of the senate, the lieutenant governor, and the governor or a designee of the governor. Funds available pursuant to section two point twelve (2.12) of the Code shall not be expended for any of the purposes specified in paragraphs a through e of this subsection.

Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Manly Signal, a newspaper published in Manly, Iowa, and in the Dallas County News, a newspaper published in Adel, Iowa.

Approved April 27, 1978

I hereby certify that the foregoing Act, House File 2329 was published in the Manly Signal, Manly, Iowa on May 4, 1978, and in the Dallas County News, Adel, Iowa on May 3, 1978.

MELVIN D. SYNHORST, Secretary of State

CHAPTER 1024

ADMINISTRATIVE RULES AND CODE OF IOWA

S. F. 244

AN ACT relating to procedures for approving and publishing administrative rules and the Code of Iowa.

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

Section 1. Section two point forty-two (2.42), subsection eleven (11), Code 1977, as amended by Acts of the Sixty-seventh General Assembly, 1977 Session, chapter thirty-eight (38), section two (2), is amended to read as follows:

11. To **censult-with** <u>appoint</u> the Code editor, <u>establish</u> <u>the salaries of the persons employed in that office and</u> <u>establish policies</u> with regard to the printing and publishing of the <u>Iowa administrative code and bulletin</u>, the Code of Iowa and session laws, including but not limited to: The style and format to be used in publishing such documents, the frequency of publications, the contents of such publications, the numbering system to be used in the Code and session laws, the preparation of editorial comments or notations, the correction of errors, the type of print to be used, the number of volumes to be published, recommended revisions of the Code and session laws, the letting of contracts for the publication of the Code and session laws, and any other matters deemed necessary to the publication