centerfire fixed ammunition or if the replica uses rimfire or conventional centerfire fixed ammunition which is no longer manufactured in the United States and which is not readily available in the ordinary channels of commercial trade.

Sec. 18. Section seven hundred twenty-four point twentyseven (724.27), Code 1977 Supplement, is amended to read as follows:

724.27 EXCEPTION TO SECTIONS SEVEN HUNDRED TWENTY-FOUR POINT EIGHT (724.8), SUBSECTION TWO (2) AND SEVEN HUNDRED TWENTY-FOUR POINT FIFTEEN (724.15), SUBSECTION ONE (1) OF THE CODE SUPPLEMENT, AND 724.26. The provisions of section sections seven hundred twenty-four point eight (724.8), subsection two (2) and seven hundred twenty-four point fifteen (724.15), subsection one (1), paragraphs b and e of the Code Supplement, and 724.26 shall not apply to a person who is pardoned or has had his or her civil rights restored by the President of the United States or the chief executive of a state and who is expressly authorized by the President of the United States or such chief executive to receive, transport, or possess firearms or destructive devices.

Sec. 19. Section seven hundred twenty-four point fourteen (724.14), Code 1977 Supplement, is repealed.

Sec. 20. This Act is effective January 1, 1979.

Approved June 22, 1978

## CHAPTER 1175

### NAME CHANGE FOR MARRIED PERSONS

H. F. 2116

AN ACT exempting certain married persons from the requirement that certain information be given prior to a name change.

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

Section 1. Acts of the Sixty-seventh General Assembly, 1977 Session, chapter one hundred thirty-six (136), section one (1), as it amends chapter five hundred ninety-five (595), Code 1977, is amended to read as follows:

Upon marriage either party may request on the application for a marriage license a name change to that of the other party or to some other surname mutually agreed upon by the parties. The names used on the marriage license shall become

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the legal names of the parties to the marriage. The marriage license shall contain a statement that when a name change is requested and affixed to the marriage license, the new name is the legal name of the requesting party. If the parties request a party requests a name change, other than a change of surname to that of the other spouse or to a hyphenated combination of the surnames of both spouses, the parties party shall request approval of the court pursuant to chapter six hundred seventy-four (674) of the Code and shall submit to the court the information required by section six hundred seventy-four point two (674.2) of the Code, and upon approval of the court and solemnization of the marriage, the clerk of court shall send a certified copy of the return of marriage license to the recorder's office in every county in this state where real property is owned by either of the parties. The judge may approve the name change. The new names and the immediate former names shall appear on the return of marriage, and the return of marriage shall be recorded in the miscellaneous records in the recorder's office. An individual can7-however, have only one legal name at any one time.

Sec. 2. Section six hundred six point fifteen (606.15), subsection twenty-eight (28), Code 1977, is amended to read as follows:

28. For issuing marriage licenses, five dollars each, and-for. For issuing marriage licenses when a party requests a name change other than a change of surname to that of the other spouse or to a hyphenated combination of the surnames of both spouses, seven dollars and fifty cents each. Two dollars and fifty cents of the seven dollars and fifty cents shall be paid to the recorder as a recording fee for recording the return of marriage. For issuing an application for an order of the district court authorizing the issuance of a license to marry prior to the expiration of three days from the date of filing the application for the license, five dollars each.

Sec. 3. Section six hundred seventy-four point two (674.2), unnumbered paragraph one (1) and subsection one (1), Code 1977, is amended to read as follows:

The verified petition shall be addressed to the district court of the county where the applicant resides, and shall state:

1. The name of petitioner and-that-he-or-she-is-a-resident of-the-county-where-filed at the time the petition is filed

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#### and county of residence of the petitioner.

Sec. 4. Section six hundred seventy-four point two (674.2), Code 1977, is amended by adding the following new subsection:

NEW SUBSECTION. The name the petitioner proposes to take.

Approved June 2, 1978

## CHAPTER 1176

#### CHILD SUPPORT ORDERS

#### S. F. 149

AN ACT relating to mandatory wage assignment in child support orders.

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

Section 1. Section five hundred ninety-eight point twentythree (598.23), unnumbered paragraph two (2), Code 1977, is amended to read as follows:

The court may, as an alternative to punishment for contempt, make an order directing the defaulting party to assign a sufficient amount in salary or wages due, or to become due in the future, from an employer or successor employers, to the clerk of the court where the order or judgment was granted for the purpose of paying the sums in default as well as those to be made in the future. The assignment order shall not be binding upon the employer only for those amounts that represent child support and only 7-but-the-court-shall-send upon receipt by the employer of a copy of the order, signed by the employee7-to-the-employer-and-request-his-co-operation in-deducting-support-payments. For each payment deducted in compliance with such request, the employer shall receive one dollar to cover the expense created by the deduction, which amount shall be deducted from the money due the employee. Compliance by an employer with the court's request shall operate as a discharge of his liability to the employee as to the affected portion of the employee's wages.

Sec. 2. Section five hundred thirty-seven point five thousand one hundred five (537.5105), subsection one (1), paragraph a, Code 1977, is amended to read as follows:

a. "Disposable earnings" means that part of the earnings of an individual remaining after the deduction from those earnings of amounts required by law to be withheld <u>or</u> <u>assigned</u>.

Approved June 5, 1978