Sec. 10. Section two hundred forty-five point eleven (245.11), Code 1979, is amended to read as follows:

245.11 EFFECT OF TRANSFER. After a transfer to either institution is made, under section 245.10, the person transferred shall be subject to all the provisions of law and regulations of the institution to which she is transferred, and for the purposes of section 719.4, a person transferred from the training school fer--girls at Eldora or Mitchellville to the women's reformatory shall be regarded as having been committed thereto.

Sec. 11. Section six hundred ninety point four (690.4), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

It shall be the duty of the wardens of the penitentiary and men's reformatory, and superintendents of the women's reformatory, the Hewa Eldora training school fer-beys, and the Hewa Mitchellville training school fer girls, to take or procure the taking of the fingerprints, and, in the case of the penitentiary, men's reformatory, and women's reformatory only, Bertillon photographs of any person received on commitment to their respective institutions, and to forward such fingerprint records and photographs within ten days after the same are taken to the division of criminal investigation and bureau of identification, Iowa department of public safety, and to the federal bureau of investigation.

Sec. 12. This Act is effective January first following its enactment.

Approved March 6, 1980

## CHAPTER 1058 SOCIAL SERVICE EMPLOYEES RESIDENCY S F 2285

AN ACT to repeal the state residency requirement for employees of the department of social services.

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

Section 1. Section two hundred eighteen point ten (218.10), Code 1979, is amended to read as follows:

218.10 SUBORDINATE OFFICERS AND EMPLOYEES. The division director in charge of a particular institution, with the consent and approval of the commissioner of the department of social services, shall determine the number and compensation of subordinate officers and employees for each institution. Subject to the provisions of this chapter, such officers and employees shall be appointed and discharged by the chief executive officer or business manager. Such officer shall keep, in the record of each subordinate officer and employee, the date of employment, the compensation, and the date of each discharge, and the reasons therefor. All--ef--these--employees,--except physicians-and-surgeens,-shall-be-bena-fide-residents--and--sitizens--ef--the

state--of--lowa-at-the-time-of-employment.--An-exception-to-this-provision-of residence-may-be-granted-by-such-division-director-for-the--sole--purpose--of securing--professional--and/or-scientific-services-which-are-unavailable-from among-the-citizens-of-the-state-of-lowa-

Sec. 2. This Act, being deemed of immediate importance, takes effect from and after its publication in the Dallas County News, a newspaper published in Adel, Iowa, and in the Evening Democrat, a newspaper published in Fort Madison, Iowa.

Approved April 21, 1980

I hereby certify that the foregoing Act, Senate File 2285, was published in the Dallas County News, Adel, Iowa on April 30, 1980, and in the Evening Democrat, Fort Madison, Iowa on April 28, 1980.

J. HERMAN SCHWEIKER, Deputy Secretary of State

## CHAPTER 1059

SOCIAL SERVICES INSTITUTION HEADS — HOUSING AND SERVICES H. F. 2245

AN ACT relating to the supplying of dwelling houses, quarters, utilities, provisions and other goods and services for executive heads, assistant executive heads and employees of institutions under the department of social services.

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

Section 1. Section two hundred eighteen point fourteen (218.14), Code 1979, is amended to read as follows:

218.14 DWELLING HOUSE AND--PROVISIONS. The division director having control over any state institution shall may, with consent of the commissioner of social services, furnish the executive head of each of said the institutions, in addition to salary, with a dwelling house or with appropriate quarters in lieu thereof, and,-from-supplies-purchased-for-the institution,-the-necessary--household--provisions--for--the--executive--head, spouse--and-minor-children or the particular division director may compensate the executive head of each of said the institutions in lieu of furnishing all ef-the-above-items a house or quarters. If an executive head of the institution is furnished with a dwelling house or quarters, either of which is owned by the state, the executive head may also be furnished with water, heat and electricity.

The division director having control over any state institution may furnish assistant executive heads or other employees, or both, with dwelling houses or with appropriate quarters, owned by the state. The assistant executive head or employee, who is so furnished shall pay rent for the dwelling house or quarters in an amount to be determined by the executive