docket and lien index kept by the clerk of the court having jurisdiction, the lien shall attach from the date of such entry of judgment, but if in another it will not attach until an attested copy of the judgment is filed in the office of the clerk of the district court of the county in which the real estate lies.

- Sec. 3. It is the intent of the general assembly that liens against real estate for child or spousal support shall only attach against real estate located in the county in which the judgment was entered and against real estate located in another county if an attested copy of the judgment was filed in the office of the clerk of the district court of that other county.
- Sec. 4. This Act takes effect from and after its publication in The Sioux City Journal, a newspaper published in Sioux City, Iowa, and in The Iowegian and Citizen, a newspaper published in Centerville, Iowa, and is retroactive to July 1, 1985.

Approved March 13, 1986

Pursuant to the authority vested in the undersigned Secretary of State of the State of Iowa, under the provisions of Section 3.9, Code of Iowa, 1985, there being no newspaper by the name of The Iowegian and Citizen, published in Centerville, Iowa, I hereby designate that Senate File 2051 be published in the Ad-Express and Daily Iowegian and Citizen, a newspaper published in Centerville, Iowa.

MARY JANE ODELL, Secretary of State

I hereby certify that the foregoing Act, Senate File 2051 was published in The Sioux City Journal, Sioux City, Iowa on March 21, 1986, and in the Ad-Express and Daily Iowegian and Citizen, Centerville, Iowa on March 21, 1986.

MARY JANE ODELL, Secretary of State

CHAPTER 1015

APPOINTMENT OF DISTRICT ASSOCIATE JUDGES S.F. 2124

AN ACT relating to the appointment of a district associate judge in lieu of magistrates.

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

Section 1. Section 602.6302, subsection 1, Code 1985, is amended to read as follows:

1. In a county having an apportionment of three or more magistrates, the The chief judge of the judicial district, subject to the limitations of this section, may designate by order that a district associate judge be appointed pursuant to this section in lieu of magistrates appointed under section 602.6403. However, the designation shall not be made unless the county in which the district associate judge is to be appointed, or the counties in which the district associate judge is to be appointed in combination, have an apportionment of three or more magistrates and the designation shall not be made if the designation would result in the lack of a resident district associate judge or magistrate in one or more of the counties. The order of substitution may be made only upon the affirmative vote of a majority of the district judges in that judicial election district, or in the case of an appointment involving more than one judicial election district of the same judicial district a majority of the district judges in each judicial election district, and only upon a finding by a majority of those district judges that the substitution would provide more speedy and efficient performance of judicial business within that judicial election district. An order of substitution shall not take effect unless a copy of the order is received by the chairperson of the county magistrate appointing commission or commissions no later than the thirty-first day of March of the year in which the substitution is to take effect. A copy of the order also shall be sent to the state court administrator.

- Sec. 2. Section 602.6302, subsection 2, Code 1985, is amended to read as follows:
- 2. For a county in which a substitution order is in effect, the number of magistrates actually appointed pursuant to section 602.6403 shall be reduced by three for each district associate judge substituted under this section. However, if the substitution order is for a district associate judge appointed to more than one county, the reduction of three magistrates shall be as provided in the order of the chief judge of the judicial district. Upon a subsequent reduction in the apportionment of magistrates to the county or counties, the magistrate appointing commission shall further reduce the number of magistrates appointed.
 - Sec. 3. Section 602.6302, subsection 4, Code 1985, is amended to read as follows:
- 4. If an apportionment by the state court administrator pursuant to section 602.6401 reduces the number of magistrates in the county or counties to less than three the number required to be apportioned to allow a substitution order pursuant to subsection 1, or if a majority of the district judges in the judicial election district or districts determines that a substitution is no longer desirable, then the substituted office shall be terminated. However, a reversion pursuant to this subsection, irrespective of cause, shall not take effect until the substitute district associate judge fails to be retained in office at a judicial election or otherwise leaves office, whether voluntarily or involuntarily. Upon the termination of office of that district associate judge, appointments shall be made pursuant to section 602.6403 as necessary to reestablish terms of office as provided in section 602.6403, subsection 4.
 - Sec. 4. Section 602.6304, subsection 1, Code 1985, is amended to read as follows:
- 1. The district associate judges authorized by sections 602.6301, 602.6302, and 602.6303 shall be appointed by the district judges of the judicial election district from persons nominated by the county magistrate appointing commission. In the case of a district associate judge to be appointed to more than one county, the appointment shall be from persons nominated by the county magistrate appointing commissions acting jointly and in the case of a district associate judge to be appointed to more than one judicial election district of the same judicial district, the appointment shall be by a majority of the district judges in each judicial election district.
 - Sec. 5. Section 602.6305, subsection 3, Code 1985, is amended to read as follows:
- 3. A district associate judge must be a resident of the a county in which the office is held during the entire term of office. A district associate judge shall serve within the judicial district in which appointed, as directed by the chief judge, and is subject to reassignment under section 602.6108.

Approved March 13, 1986

CHAPTER 1016

APPORTIONMENT OF SCHOOL FUND INTEREST H.F. 2225

- AN ACT relating to the apportionment of the interest from the permanent school fund, including an elimination of school census requirements, and providing that the Act takes effect upon its publication.
- Be It Enacted by the General Assembly of the State of Iowa:
 - Section 1. Section 8.6, subsection 9, Code Supplement 1985, is amended to read as follows: 9. APPORTIONMENT OF INTEREST. To apportion the interest of the permanent school