

CHAPTER 1059**ABATEMENT OF BUILDINGS IN CITIES***H.F. 2389*

AN ACT relating to the population of cities in which substandard housing and related buildings are subject to abatement under chapter 657A.

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

Section 1. Section 657A.1, subsection 3, Code Supplement 1985, is amended to read as follows:

3. "Building" means a building or structure located in a city with a population of thirty-five thousand or more, as determined by the last preceding certified federal census, which is used or intended to be used for residential purposes, and includes a building or structure in which some floors may be used for retail stores, shops, salesrooms, markets, or similar commercial uses, or for offices, banks, civic administration activities, professional services, or similar business or civic uses, and other floors are used, designed, or intended to be used for residential purposes.

Approved April 10, 1986

CHAPTER 1060**HIGHWAY SIGNS FOR TOURIST ATTRACTIONS***H.F. 2204*

AN ACT relating to the placement of appropriate highway signs and other highway information devices along primary roads and interstate highways to guide traffic to tourist attractions by the state department of transportation.

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

Section 1. Section 321.252, unnumbered paragraph 2, Code 1985 is amended to read as follows:

The department shall include in its manual of traffic-control devices, specifications for a uniform system of highway signs for the purpose of naming, warning, regulating, and guiding traffic to organized off-highway permanent camps, and camp areas, operated by recognized and established civic, religious, and nonprofit charitable organizations and to for profit campgrounds and ski areas. The ~~commission~~ department shall purchase, install, and maintain such the signs upon the prepayment of the costs by the organization of the cost of such purchase, installation, and maintenance or owner.

Sec. 2. Section 321.252, Code 1985, is amended by inserting after unnumbered paragraph 2 the following new unnumbered paragraphs:

NEW UNNUMBERED PARAGRAPH. The department shall also establish criteria for guiding traffic on all fully controlled-access, divided, multilaned highways including interstate highways to each tourist attraction which is located within thirty miles of the highway and receives fifteen thousand or more visitors annually. Nothing in this unnumbered paragraph shall be construed to prohibit the department from erecting signs to guide traffic on these highways to tourist attractions which are located more than thirty miles from the highway or which receive fewer than fifteen thousand visitors annually.

NEW UNNUMBERED PARAGRAPH. The department shall in cooperation with the Iowa development commission establish criteria for guiding traffic to eligible tourist attractions along interstate and primary highways. The department shall annually review the list of attractions for which signing is in place. All tourist attraction signing shall conform to the manual of uniform traffic control devices. Except as otherwise provided, tourist attraction signing shall be purchased, installed and maintained by the department.

Sec. 3. The recreation, tourism and leisure study committee in conjunction with the state department of transportation, the Iowa development commission, the state conservation commission, the Iowa arts council and the state historical department or their successor agencies shall prepare recommendations regarding the feasibility and probable costs for providing other means of delivering motorist and tourism information including but not limited to printed travel guides and maps, audio recordings to be used in vehicles, user-activated video terminals, "talking bill board" and other means. These recommendations shall be presented to the general assembly not later than January 15, 1987.

Approved April 11, 1986

CHAPTER 1061
APPOINTMENT OF COUNTY EMPLOYEES
H.F. 2026

AN ACT related to the appointment of county deputies, assistants, and clerks.

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

Section 1. Section 331.903, subsection 1, Code 1985, is amended to read as follows:

1. The auditor, treasurer, recorder, sheriff, and county attorney may each appoint, with approval of the board, one or more deputies, assistants, or clerks ~~who do not hold another county office and~~ for whose acts the principal officer is responsible. The number of deputies, assistants, and clerks for each office shall be determined by the board and the number and approval of each appointment shall be adopted by a resolution recorded in the minutes of the board.

Approved April 11, 1986

CHAPTER 1062
JUDICIAL DISTRICT CORRECTIONAL SERVICES DIRECTORS
H.F. 2189

AN ACT relating to the appointment of citizen members to the board of directors of a judicial district department of correctional services.

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

Section 1. Section 905.3, Code 1985, is amended to read as follows:

905.3 BOARD OF DIRECTORS — EXECUTIVE COMMITTEE — EXPENSES REIMBURSED.

1. The board of directors of each district department shall be composed as follows:

a. One member shall be chosen from and by the board of supervisors of each county in the judicial district and shall be so designated annually by the respective boards of supervisors at the organizational meetings held under section 331.211.

b. One member shall be chosen from each of the project advisory committees within the judicial district, which person shall be designated annually, no later than January 15, by and from the project advisory committee. However, in lieu of the designation of project advisory committee members as members of the district board, the district board may on or before December 31 appoint two citizen members to serve on the district board for the following calendar year.