CHAPTER 1105

WORK RELEASE FOR JAILED PRISONERS H.F. 2088

AN ACT relating to work release for prisoners in county jails by providing for intermittent sentencing.

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

Section 1. Section 356.26, unnumbered paragraph 1, Code 1987, is amended to read as follows: The district court may grant by appropriate order to any person sentenced to a county jail the privilege of a sentence to accommodate the work schedule of the person or the privilege of leaving the jail at necessary and reasonable hours for any of the following purposes:

Sec. 2. Section 356.30, Code 1987, is amended to read as follows: 356.30 PRISONER TO PAY FOR BOARD — LIMITATIONS.

Every prisoner gainfully employed and released pursuant to of a county jail under a sentence to accommodate the person's work schedule in accordance with section 356.26 is liable for the cost of the prisoner's board in the jail as fixed by the county board of supervisors. The sheriff shall charge the prisoner's account for the board and any meals provided in section 356.31. If the prisoner is gainfully self-employed the prisoner shall pay the sheriff for the board, in default of which the prisoner's privilege under this chapter is automatically forfeited. If necessarily absent from jail at a meal time, the prisoner shall at the prisoner's request be furnished with a lunch to carry to work. If the jail food is furnished directly, by the county, the sheriff shall account for and pay over the meal payments to the county treasurer. The county board of supervisors may by resolution provide that the county furnish or pay for the transportation of prisoners employed under sections 356.26 to 356.35 to and from the place of employment. However, the charges for board and meals under this section shall not exceed fifty percent of the wages or salaries of the prisoner, after deductions required by law, including deductions to satisfy any court-ordered child support obligations, earned during the period of time for which the charges are made.

Approved April 26, 1988

CHAPTER 1106

CONFIDENTIALITY OF CLIENT ADVOCACY RECORDS H.F. 2255

AN ACT relating to the confidentiality of records of clients of advocacy services offered by the department of human rights.

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

Section 1. <u>NEW SECTION</u>. 601K.6 CONFIDENTIALITY OF INDIVIDUAL CLIENT ADVOCACY RECORDS.

- 1. For purposes of this section, unless the context otherwise requires:
- a. "Advocacy services" means services in which a department staff member writes or speaks in support of a client or a client's cause or refers a person to another service to help alleviate or solve a problem.