

person from continuing such acts. The action for injunctive relief may be brought by an aggrieved employee or the attorney general.

6. A person shall not discharge an employee from or take or fail to take action regarding an employee's appointment or proposed appointment to, promotion or proposed promotion to, or any advantage in, a position in a state employment system administered by, or subject to approval of, a state agency as a reprisal for the employee's declining to participate in contributions or donations to charities or community organizations.

7. The director of the department of personnel shall provide procedures for notifying new state employees of the provisions of this section and shall periodically conduct promotional campaigns to provide similar information to all state employees. The information shall include the toll-free telephone number of the citizens' aide.

Sec. 3. Section 79.29, Code 1989, is amended to read as follows:

79.29 REPRISALS PROHIBITED – POLITICAL SUBDIVISIONS – PENALTY – CIVIL REMEDIES.

1. A person shall not discharge an employee from or take or fail to take action regarding an employee's appointment or proposed appointment to, promotion or proposed promotion to, or any advantage in, a position in employment by a political subdivision of this state as a reprisal for a disclosure of any information by that employee to a member or employee of the general assembly, or an official of that political subdivision or a state official or for a disclosure of information which to any other public official or law enforcement agency if the employee reasonably believes the information evidences a violation of law or rule, mismanagement, a gross abuse of funds, an abuse of authority, or a substantial and specific danger to public health or safety. This section does not apply if the disclosure of that the information is prohibited by statute.

2. A person who violates subsection 1 commits a simple misdemeanor.

3. Subsection 1 may be enforced through a civil action.

a. A person who violates subsection 1 is liable to an aggrieved employee for affirmative relief including reinstatement, with or without back pay, or any other equitable relief the court deems appropriate, including attorney fees and costs.

b. When a person commits, is committing, or proposes to commit an act in violation of subsection 1, an injunction may be granted through an action in district court to prohibit the person from continuing such acts. The action for injunctive relief may be brought by an aggrieved employee or the county attorney.

Approved May 4, 1989

## CHAPTER 125

### WATER SYSTEM TESTING

*H.F. 598*

**AN ACT** relating to the testing of public water systems, and making penalties applicable.

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

Section 1. Section 455B.173, subsection 6, Code 1989, is amended to read as follows:

6. a. ~~Establish, modify or repeal~~ **Adopt** rules relating to inspection, monitoring, ~~record keeping~~ **ing recordkeeping**, and reporting requirements for the owner or operator of any public water supply or any disposal system or of any source which is an industrial user of a publicly or privately owned disposal system.

b. Adopt rules which require each public water system regulated under chapter 455B to test the source water of that supply for the presence of synthetic organic chemicals and pesticides every two years. The rules shall enumerate the synthetic organic chemicals and pesticides, but not more than ten of each, for which the samples are to be tested; shall specify the approved analytical methods for conducting the analysis of water samples; and shall require the reporting of the analytical test results to the department. Priority for testing in the first year shall be those public water supplies for which none of the specified contaminants have been analyzed within the past five years. All of the laboratory analysis and data management shall be conducted by the center for health effects of environmental contamination. Sample collection shall be conducted using a standard sampling protocol by personnel within the department and the center for health effects of environmental contamination in conjunction with other ongoing field activities. Samples from private wells and samples from privately owned public water supplies shall be allowed to undergo the same analysis. The cost for the analysis provided for samples from private wells and privately owned public water supplies shall not exceed one hundred ninety-five dollars for the first year of testing. The department shall submit a report to the general assembly, by September 1 of each year, of the findings of the tests and the conclusions which may be drawn from the tests.

Approved May 4, 1989

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## CHAPTER 126

### DRAINAGE LAWS REORGANIZATION

S.F. 479

**AN ACT** directing the Code editor to transfer various chapters and sections of the Code relating to the authority to regulate drainage to a new chapter.

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

Section 1. **PURPOSE.** The purpose of this Act is to reorganize sections in various chapters of the Code relating to drainage rights and jurisdictions into a new chapter. This Act shall be construed to effectuate the clear reading of and easy reference to provisions relating to drainage, and not to further a policy goal relating to administration or enforcement of the affected provisions.

Sec. 2. **CODIFICATION.** In the implementation of this Act, the Code editor shall:

1. Transfer sections 331.485 through 331.491 relating to the funding of drainage districts to new chapter 468, organize the sections within a division, and rearrange the sections as necessary.

2. Transfer the following chapters relating to drainage rights and drainage jurisdictions to new chapter 468, divide the chapter into divisions and parts, and rearrange the sections as necessary:

a. Chapter 455, relating to levee and drainage districts and improvements on petition or by mutual agreement.

b. Chapter 456, relating to the dissolution of drainage districts. The chapter's sections shall be organized under the same division as the sections in chapter 455.

c. Chapter 457, relating to intercounty levees or drainage districts.

d. Chapter 458, relating to converting intracounty districts into intercounty districts.

e. Chapter 459, relating to drainage districts embracing part or all of a city.

f. Chapter 460, relating to highway drainage districts.

g. Chapter 461, relating to levee districts with pumping stations.

h. Chapter 462, relating to management of drainage or levee districts by trustees.