syrup as defined in section 190.1. "Sorghum blend" means a product that is not entirely sorghum syrup as defined in section 190.1.

Sec. 2. Section 190.1, subsection 68, Code 1989, is amended to read as follows:

68. SORGHUM SYRUP. Sorghum syrup is liquid food derived by the concentration and heat treatment of the juice of sorghum cane including sorgo and sorghum vulgare. Sorghum syrup must contain not less than seventy-four percent by weight of soluble solids derived solely from juices of sorghum cane.

Approved May 8, 1989

## CHAPTER 152

FUEL PRICE SURVEYS H.F. 660

AN ACT requiring the performance of monthly fuel surveys by the department of natural resources.

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

Section 1. Section 93.7, Code 1989, is amended by adding the following new subsection: NEW SUBSECTION. 13. Perform monthly fuel surveys which establish a statistical average of motor fuel prices for various motor fuels provided throughout the state. Additionally, the department shall perform monthly fuel surveys in cities with populations of over fifty thousand which establish a statistical average of motor fuel prices for various motor fuels provided in those individual cities. The survey results shall be publicized in a monthly press release issued by the department.

Approved May 8, 1989

## CHAPTER 153

SURETY BONDS FOR PUBLIC OFFICERS H.F. 668

AN ACT relating to bonds for state, county, and city officers, including waiver of the exemption of a homestead from execution and liability of the officers.

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

Section 1. Section 64.15, Code 1989, is amended to read as follows:

64.15 BONDS OF DEPUTY OFFICERS AND CLERKS.

Bonds required by law of deputy state, county, and city officers shall, unless otherwise provided, be in such amounts as may be fixed by the governor, board of supervisors, or the council, as the case may be, with sureties as required for the bonds of the principal, and filed with the same officer. The giving of such bond shall not relieve the principal from liability for the official acts of the deputy Any loss of moneys caused by a deputy shall be paid by the deputy or the surety on the deputy's bond and the deputy's principal is not liable for the

loss. The reasonable cost of the bonds required of deputy county officers, clerks, and cashiers employed by county officers shall be paid by the county where the bond is filed.

The exemptions provided in section 561.16 and chapter 627 are applicable to any claim made against a deputy state, county, or city officer and each bond shall so provide.

Sec. 2. NEW SECTION. 64.15A BONDS OF PRINCIPAL OFFICERS.

The exemptions provided in section 561.16 and chapter 627 are applicable to any claim made against a state, county, or city officer and each bond shall so provide.

Sec. 3. Section 561.22, Code 1989, is amended to read as follows: 561.22 WAIVER.

If a homestead exemption waiver is contained in a written contract affecting agricultural land as defined in section 172C.1, or dwellings, buildings, or other appurtenances located on the land, the contract must contain a statement in substantially the following form, in boldface type of a minimum size of ten points, and be signed and dated by the person waiving the exemption at the time of the execution of the contract: "I understand that homestead property is in many cases protected from the claims of creditors and exempt from judicial sale; and that by signing this contract, I voluntarily give up my right to this protection for this property with respect to claims based upon this contract." A principal or deputy state, county, or city officer shall not be required to waive the officer's homestead exemption in order to be bonded as required pursuant to chapter 64.

Approved May 8, 1989

## CHAPTER 154

TATTOOING S.F. 122

AN ACT relating to the practice of tattooing and providing penalties.

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

Section 1. <u>NEW SECTION</u>. 139.43 TATTOOING — PERMIT REQUIREMENT — PENALTY.

- 1. A person shall not own, control and lease, act as an agent for, conduct, manage, or operate an establishment to practice the art of tattooing or engage in the practice of tattooing without first applying for and receiving a permit from the Iowa department of public health.
- 2. A minor shall not obtain a tattoo and a person shall not provide a tattoo to a minor. For the purposes of this section, "minor" means an unmarried person who is under the age of eighteen years.
- 3. A person who fails to meet the requirements of subsection 1 or a person providing a tattoo to a minor is guilty of a serious misdemeanor.
  - 4. The Iowa department of public health shall:
- a. Adopt rules pursuant to chapter 17A and establish and collect all fees necessary to administer this section. The provisions of chapter 17A, including licensing provisions, judicial review, and appeal, shall apply to this chapter.
- b. Establish minimum safety and sanitation criteria for the operation of tattooing establishments.
- 5. If the Iowa department of public health determines that a provision of this section has been or is being violated, the department may order that a tattooing establishment not be operated until the necessary corrective action has been taken. If the establishment continues