board. The appeal shall be conducted pursuant to rules adopted by the board and the record on appeal shall be the record made at the hearing conducted by the administrative parole and probation judge.

- Sec. 9. Sections 906.16, 908.4, 908.5, 908.6, 908.7, 908.10, and 908.10A, Code Supplement 1997, are amended by striking from the sections the words "administrative parole and probation judge" and "administrative parole and probation judge's" and inserting in lieu thereof the words "administrative parole judge" and "administrative parole judge's", respectively.
 - Sec. 10. Section 907.8A, Code Supplement 1997, is repealed.
- Sec. 11. PILOT PROJECT EVALUATION. The division of criminal and juvenile justice planning of the department of human rights, in cooperation with the court, prosecutors, and community corrections personnel of the sixth judicial district and representatives of the board of parole, shall conduct an evaluation of the effectiveness of the sixth judicial district probation pilot project. The evaluation shall include but shall not be limited to a comparative assessment of the effect of the use of an administrative parole and probation judge on the efficient processing of cases, sentences imposed, number of revocations, and offender compliance with sentence terms in the sixth judicial district. The evaluation shall be submitted in a report to the general assembly which convenes in January 2001.
- Sec. 12. CONSTRUCTION DIRECTIONS TO CODE EDITOR. It is the intent of the general assembly that sections 4 through 10 of this Act be construed only to remove references to the pilot probation project in the sixth judicial district and not to substantively conflict with or supersede any other or intervening amendments to those sections which do not relate to that pilot project. The Code editor is specifically directed to harmonize the removal of any references to the sixth judicial district with any intervening or other amendments to take effect.

DIVISION III

- Sec. 13. EFFECTIVE DATES REPEALS.
- 1. This division and Division I of this Act, being deemed of immediate importance, take effect upon enactment.
 - 2. Division I of this Act is repealed June 30, 2000.
 - 3. Division II of this Act takes effect July 1, 2000.

Approved May 18, 1998

CHAPTER 1198

PRIZES AWARDED IN RAFFLES AND GAMES

H.F. 2532

AN ACT relating to the maximum value of prizes awarded in raffles and certain games of skill and chance.

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

Section 1. Section 99B.7, subsection 1, paragraph d, Code 1997, is amended to read as follows:

- d. Cash prizes shall not be awarded in games other than bingo and raffles. The value of a prize shall not exceed two hundred one thousand dollars and merchandise prizes shall not be repurchased. If a prize consists of more than one item, unit, or part, the aggregate value of all items, units, or parts shall not exceed two hundred one thousand dollars. However, one raffle may be conducted per calendar year at which prizes having a combined value of more than two hundred one thousand dollars may be awarded. If the prize is merchandise, its value shall be determined by purchase price paid by the organization or donor.
- Sec. 2. Section 99B.7, subsection 1, paragraph q, unnumbered paragraph 1, Code 1997, is amended to read as follows:

A licensee under this section may hold one real property raffle per calendar year at which the value of the real property may exceed two hundred one thousand dollars in lieu of the annual raffle authorized in subsection 1, paragraph "d", if all of the following requirements are met:

Approved May 18, 1998

CHAPTER 1199

FISHING AND HUNTING — LICENSES AND FEES S.F. 187

AN ACT relating to the issuance of licenses and the imposition of fees for the fishing, trapping, hunting, pursuing, catching, killing, or taking of wild animals, birds, game, or fish, providing for other properly related matters, and subjecting violators to existing penalties, and providing effective and applicability dates.

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

Section 1. Section 308.2, Code 1997, is amended to read as follows: 308.2 ASSENT TO FEDERAL ACT.

The general assembly of the state of Iowa hereby declares that the intent of this chapter is to assent to any Act of the United States Congress authorizing the development of any national parkway located wholly or partly within the state of Iowa, to the full extent that is necessary to secure any benefits under such Act, provided that the hunting of migratory waterfowl game birds and other game and fishing shall not be prohibited or otherwise restricted by the United States government or any of its designated agencies in control of said project, and to authorize the appropriate state boards, commissions, departments and the governing bodies of counties, cities and villages and especially the state transportation commission to co-operate in the planning and development of all national parkways that may be proposed for development in Iowa, with any agency or department of the government of the United States in which is vested the necessary authority to construct or otherwise develop such national parkways. Whenever authority shall exist for the planning and development of any national parkway, of which any portion shall be located in the state of Iowa, it shall be the duty of the state transportation commission to make such investigations and studies in co-operation with the appropriate federal agency, and such state boards, commissions and departments as shall have an interest in such parkway development, to the extent that shall be desirable and necessary in order to provide that the state shall secure all advantages that may accrue through such parkway development and that the interests of the counties, cities and villages along the route shall be served.