

3. By January 15, 2008, each area education agency shall submit a plan to the department which identifies the existing, new, or expanded opportunities for school district sharing or efficiency of operations determined as a result of completing the process. The plan shall provide for long-term measures that identify money or time saved as a result of the sharing or efficiency of operations efforts, list the cooperative partners in specific sharing or efficiency of operations efforts, describe effective structure and delivery models that promote optimum student achievement, and include provisions for making educational stakeholders aware of the sharing and efficiency in operations opportunities available in each area.

4. The department of education shall compile and review the plans submitted pursuant to subsection 3, identify barriers to potential sharing and efficiency in operations efforts, recommend a timeline for implementation of sharing and efficiency of operations efforts and a reduction in funding related to penalties for noncompliance with the implementation of sharing and efficiency of operations efforts, and shall submit its findings and recommendations to the general assembly by March 15, 2008.

5. For purposes of subsection 1, "school district leaders" includes superintendents, administrators, central office staff, educators, and school board members, although a school district may designate one school district leader to represent the school district regularly at the meetings held pursuant to subsection 2.

Approved May 9, 2007

CHAPTER 131

MOTOR HOMES AND MANUFACTURERS' CLUB RALLIES

S.F. 469

AN ACT concerning financial and regulatory matters, including by providing for the sale of motor homes by a manufacturer at a camping rally sponsored and conducted by the manufacturer and providing for applicability to a pilot project, and providing an effective date.

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

Section 1. Section 321.18, Code 2007, is amended by adding the following new subsection: **NEW SUBSECTION.** 9. A motor home purchased by a nonresident at a rally in this state pursuant to section 322E.2, which is driven on a highway solely for the purpose of removing the motor home from the state.

Sec. 2. **NEW SECTION.** 322E.1 DEFINITIONS.

As used in this chapter, unless the context otherwise requires:

1. "Department" means the state department of transportation.
2. "Class A motor home", "class B motor home", and "class C motor home" mean the same as defined in section 321.124.
3. "Manufacturer" means a motor home manufacturer licensed under chapter 322.
4. "Nonresident" means a person who is not a resident of this state.

Sec. 3. **NEW SECTION.** 322E.2 MOTOR HOME MANUFACTURER'S CLUB RALLY — RETAIL SALES OF MOTOR HOMES.

1. Notwithstanding chapter 322, a manufacturer of class A motor homes that sponsors a club composed of owners of motor homes manufactured by the manufacturer may display and

sell new class A motor homes manufactured by the manufacturer at a rally of those club members if all of the following conditions apply:

- a. The rally is sponsored and conducted by the manufacturer.
- b. The rally is held on the grounds of a county fair as described in chapter 174.
- c. The manufacturer conducts no more than one rally annually in this state.
- d. The rally is conducted for a single period of not more than seven consecutive days.
- e. The rally is not open to the public.
- f. Attendance at the rally is restricted to bona fide members of the club sponsored by the manufacturer and the members' immediate families.
- g. Persons who attend the rally camp on the fairgrounds where the rally is held in their respective motor homes manufactured by the manufacturer sponsoring and conducting the rally.
- h. Sales of class A motor homes are made by the manufacturer only to nonresident attendees of the rally who meet the requirements of paragraphs "f" and "g".

2. Notwithstanding chapter 322, a manufacturer of class A motor homes that sponsors and conducts a rally as provided in subsection 1 may accept trade-ins of used motor homes manufactured by the manufacturer from attendees of the rally who meet the requirements of subsection 1, paragraphs "f" and "g" who purchase from the manufacturer a new class A motor home manufactured by the manufacturer. A manufacturer may sell or trade such a used motor home acquired from a purchaser in trade at the rally, provided that the manufacturer has in its possession at the rally the certificate of title to the motor home, assigned to the manufacturer. A manufacturer shall not sell or trade, at a rally, a used motor home acquired from a purchaser in trade at the rally to any person other than a nonresident attendee who meets all of the requirements of subsection 1, paragraphs "f" and "g".

3. A manufacturer of class A motor homes shall provide notice to the department not less than ninety days prior to the beginning date of a rally to be sponsored and conducted by the manufacturer. The notice shall be in a form and contain such information as may be required by the department.

4. An Iowa certificate of title and registration shall not be issued for a motor home sold by a manufacturer at a rally pursuant to this section.

5. A motor home sold by a manufacturer at a rally pursuant to this section may be operated or moved on the highways of this state only for the purpose of removing the motor home from the state, as provided in section 321.18, subsection 9.

6. Notwithstanding chapter 322, a manufacturer of class A motor homes that sponsors and conducts a rally as provided in subsection 1 may display but not sell at the rally new class B and class C motor homes manufactured by the manufacturer.

Sec. 4. NEW SECTION. 322E.3 FUTURE REPEAL.

This chapter is repealed June 30, 2012.

Sec. 5. The sections of 2007 Iowa Acts, Senate File 403,¹ amending section 260C.14, subsection 6, and section 313.2, unnumbered paragraph 5, if enacted, are repealed.

Sec. 6. TEMPORARY APPLICABILITY — CLAY COUNTY PILOT PROJECT.

1. For the period beginning July 1, 2007, and ending June 30, 2012, this Act applies only to motor home manufacturer's club rallies held on the grounds of the county fair in Clay county, provided that not more than one such rally shall be held in Clay county annually during the five-year pilot project. The Clay county fair board shall report to the senate and house standing committees on transportation on or before December 31 annually during the five-year period regarding any rally held at the fairgrounds during the year or any other information relevant to the pilot project.

2. The Clay county fair board shall inform the department of transportation of any suspected violation of the sales provisions of this Act brought to the attention of the board. Upon receiving information regarding a transaction constituting a possible violation of this Act, the

¹ Chapter 206 herein; see also chapter 215, §133 herein

department shall investigate the claim to determine whether evidence exists proving that a violation occurred. If the department determines from the investigation that a violation occurred, the department shall report the substantiated violation to the Clay county fair board and shall send a copy of the report to the senate and house standing committees on transportation. Upon receiving a report from the department of a substantiated violation of this Act, the Clay county fair board shall not permit any future rally to be conducted on the fairgrounds by a motor home manufacturer.

Sec. 7. EFFECTIVE DATE. The section of this Act repealing sections of 2007 Iowa Acts, Senate File 403,² if enacted, being deemed of immediate importance, takes effect upon enactment.

Approved May 9, 2007

CHAPTER 132

PARENT'S CAUSE OF ACTION FOR INJURY OR DEATH OF CHILD

S.F. 538

AN ACT relating to a parent's cause of action for the recovery of expenses and actual loss of services, companionship, and society resulting from the injury to or death of a child and including an applicability date provision.

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

Section 1. **NEW SECTION.** 613.15A INJURY TO OR DEATH OF A CHILD.

A parent or the parents of a child may recover for the expense and actual loss of services, companionship, and society resulting from injury to or death of a minor child and may recover for the expense and actual loss of services, companionship, and society resulting from the death of an adult child.

Sec. 2. Section 633.336, Code 2007, is amended to read as follows:

633.336 DAMAGES FOR WRONGFUL DEATH.

When a wrongful act produces death, damages recovered as a result of the wrongful act shall be disposed of as personal property belonging to the estate of the deceased; however, if the damages include damages for loss of services and support of a deceased spouse, ~~and parent, or child,~~ the damages shall be apportioned by the court among the surviving spouse, ~~and children, and parents~~ of the decedent in a manner as the court may deem equitable consistent with the loss of services and support sustained by the surviving spouse, ~~and children, and parents~~ respectively. Any recovery by a parent for the death of a child shall be subordinate to the recovery, if any, of the spouse or a child of the decedent. If the decedent leaves a spouse, child, or parent, damages for wrongful death shall not be subject to debts and charges of the decedent's estate, except for amounts to be paid to the department of human services for payments made for medical assistance pursuant to chapter 249A, paid on behalf of the decedent from the time of the injury which gives rise to the decedent's death up until the date of the decedent's death.

² Chapter 206 herein