HOUSE FILE 2326 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO HSB 531)

(COMPANION TO SF 2150 BY COMMITTEE ON JUDICIARY)

A BILL FOR

- 1 An Act relating to forcible entry and detainer actions,
- 2 including granting concurrent jurisdiction to small claims
- 3 courts over preliminary hearings for certain forcible entry
- 4 and detainer actions.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 631.1, subsection 2, Code 2016, is
2 amended to read as follows:

2. The district court sitting in small claims shall have 4 concurrent jurisdiction of an action for forcible entry and 5 detainer which is based on those grounds set forth in section 6 648.1, subsections 1, 2, 3, and 5, and 7. When commenced 7 under this chapter, the action shall be a small claim for the 8 purposes of this chapter.

9 Sec. 2. Section 631.1, Code 2016, is amended by adding the 10 following new subsection:

NEW SUBSECTION. 10. The district court sitting in small 11 12 claims has concurrent jurisdiction of preliminary hearings 13 under section 648.5, subsection 6, for claims brought in small 14 claims court under subsection 2, and shall enter a judgment of 15 removal if the defendant fails to appear or otherwise defaults, 16 or if the defendant fails to raise a material issue of fact as 17 provided in section 648.5, subsection 6. At such preliminary 18 hearing, the district court sitting in small claims shall 19 examine all occupants of the property present at the hearing 20 to determine whether there are any genuine issues of material 21 fact which constitute a prima facie defense to eviction, on the 22 basis of title or otherwise, and shall file a written record of 23 the examination and the courts's findings. In accordance with 24 section 648.15, if the defendant resists the plaintiff's action 25 by putting title in issue, the court shall transfer the case 26 from the small claims docket to be tried by regular equitable 27 proceedings.

28 Sec. 3. Section 648.1, Code 2016, is amended by adding the 29 following new subsection:

30 <u>NEW SUBSECTION</u>. 7. Where the vendee has failed to vacate 31 after the forfeiture of a real estate contract under chapter 32 656.

33 Sec. 4. Section 648.22, Code 2016, is amended to read as 34 follows:

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35 648.22 Judgment — execution — costs.

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1 If the defendant is found guilty plaintiff establishes the 2 plaintiff's claim to possession by a preponderance of the 3 evidence, judgment shall be entered that the defendant and all 4 persons holding possession under the defendant be removed from 5 the premises, and that the plaintiff be put in possession of 6 the premises, and an. An execution for the defendant's removal 7 within three days from the judgment shall issue accordingly, to 8 which shall be added a clause commanding the officer to collect 9 the costs as in ordinary cases. 10 656.10 Remedy if vendee fails to Sec. 5. NEW SECTION. 11 vacate. 12 If, following forfeiture of a real estate contract under 13 this chapter, the vendee fails to vacate the real estate 14 covered by the contract, the vendor may bring an action for 15 forcible entry and detainer under chapter 648. 16 EXPLANATION 17 The inclusion of this explanation does not constitute agreement with 18 the explanation's substance by the members of the general assembly. This bill creates an action for forcible entry and detainer 19 20 following the forfeiture of a real estate contract and grants 21 concurrent jurisdiction to the district court sitting in small 22 claim over preliminary hearings for certain forcible entry and 23 detainer actions. 24 The bill provides that an action for forcible entry and 25 detainer is allowed where the vendee of a real estate contract 26 fails to vacate after a valid forfeiture of the contract under 27 Code chapter 656. The bill further provides that the district court sitting 28 29 in small claims has concurrent jurisdiction of an action for 30 forcible entry and detainer that is based on a vendee failing 31 to vacate after forfeiture of a real estate contract. Under current law, a preliminary hearing is held by the 32 33 district court for forcible entry and detainer actions to 34 determine if a genuine issue of material fact exists. The 35 bill provides that for forcible entry and detainer actions

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16 The bill provides that if the plaintiff in an action for 17 forcible entry and detainer establishes the plaintiff's claim 18 to possession by a preponderance of the evidence, the court 19 shall enter judgment that removes not only the defendant but 20 all persons holding possession under the defendant from the 21 premises and puts the plaintiff in possession of the premises.

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