

Bergman Ways & Means 4/12

SENATE FILE 300

Ways and Means
Nolting, Chairperson
Redmond
Shaff

FILED MAR 30 1977

SENATE FILE 300

By COMMITTEE ON EDUCATION
Approved 3/24 (p. 966)

Passed Senate, Date _____ Passed House, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to the procedures prescribed for school
2 reorganization.

3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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S.F. 300

SENATE FILE 300

S-3290

- 1 Amend Senate File 300 as follows:
- 2 1. Page 1, line 15, by striking the word "six"
- 3 and inserting in lieu thereof the word "three hundred
- 4 and fifty".
- 5 2. Page 2, line 31, by striking the words
- 6 "three six" and inserting in lieu thereof the word
- 7 "three hundred and fifty".

S-3290 FILED - *Hickman 4/12 (p. 966)* BY IRVIN L. BERGMAN
APRIL 5, 1977

1 Section 1. Section two hundred seventy-five point one
2 (275.1), Code 1977, is amended to read as follows:

3 275.1 DECLARATION OF POLICY--SURVEYS. It is declared
4 to be the policy of the state to encourage the reorganization
5 of school districts into such units as are necessary,
6 economical and efficient and which will insure an equal
7 educational opportunity to all children of the state. All
8 area of the state shall be in school districts maintaining
9 twelve grades. If any school district ceases to maintain
10 twelve grades, it shall merge with a contiguous school district
11 or districts within six months or the state board shall attach
12 the school district not maintaining twelve grades to a one
13 or more contiguous ~~district~~ districts. A district formed
14 by a merger of districts shall have a basic enrollment of
15 at least six hundred pupils.

16 In addition, commencing September 12, 1980 any school
17 district in the state which certifies a basic enrollment to
18 the state department of public instruction of less than three
19 hundred pupils on the second Friday in September in any base
20 year shall merge with one or more contiguous school districts
21 not later than the school year beginning July first of the
22 year following the budget year so that the resulting district
23 has a basic enrollment of not less than six hundred pupils,
24 or the state board shall attach the school district not meeting
25 the three hundred pupil enrollment criteria to one or more
26 contiguous districts so that the resulting district meets
27 the six hundred pupil enrollment criteria, except as provided
28 in section two hundred seventy-five point three (275.3) of
29 the Code.

30 If a district is attached, division of assets and
31 liabilities shall be made as provided in sections 275.29 to
32 275.31. The area education agency boards ~~may-initiate~~ shall
33 develop detailed studies and surveys of the school districts
34 within the area education agency and adjacent territory for
35 the purpose of promoting reorganization of school districts

1 in order to effect more economical operation and the attainment
2 of higher standards of education in the schools. The plans
3 shall be revised periodically to reflect reorganizations which
4 may have taken place in the area education agency and adjacent
5 territory.

6 Sec. 2. Section two hundred seventy-five point one (275.1),
7 Code 1977, is amended by adding the following new unnumbered
8 paragraph:

9 NEW UNNUMBERED PARAGRAPH. For the purposes of this sec-
10 tion, the terms "basic enrollment", "base year", and "budget
11 year" mean "basic enrollment", "base year", and "budget year"
12 as defined in chapter four hundred forty-two (442) of the
13 Code.

14 Sec. 3. Section two hundred seventy-five point two (275.2),
15 Code 1977, is amended to read as follows:

16 275.2 SCOPE OF SURVEYS. The scope of such studies and
17 surveys shall include the following matters in the various
18 districts in the county area education agency: The adequacy
19 of the educational program, average daily attendance of pupils,
20 property valuations, existing buildings and equipment, natural
21 community areas, road conditions, transportation, economic
22 factors, and such other matters that may bear on educational
23 programs meeting minimum standards required by law.

24 Sec. 4. Section two hundred seventy-five point three
25 (275.3), Code 1977, is amended to read as follows:

26 275.3 MINIMUM STANDARDS. No new school district shall
27 be planned by an area education agency board nor shall any
28 proposal for creation or enlargement of any school district
29 be approved by an area education agency board or submitted
30 to electors unless there reside within the proposed limits
31 of such district at least ~~three~~ six hundred persons of school
32 age who were enrolled in public schools in the preceding
33 school year. Provided, however, that the state superintendent
34 department of public instruction shall have authority to grant
35 permission to an area education agency board to approve the

1 formation or enlargement of a school district containing a
2 lower school population enrollment than above-provided required
3 in this section on the written request of such area education
4 agency board if such request is accompanied by evidence tending
5 to show that sparsity of population enrollment, natural
6 barriers or other good reason makes it impracticable to meet
7 said the school population enrollment requirement.

8 Sec. 5. Section two hundred seventy-five point four
9 (275.4), unnumbered paragraph one (1), Code 1977, is amended
10 to read as follows:

11 In ~~making-any~~ developing studies and surveys the area
12 education agency board shall consult with the officials of
13 affected districts and other citizens, and shall from time
14 to time hold public hearings, and may employ such research
15 and other assistance as it may determine reasonably necessary
16 in order to properly carry on its survey and prepare definite
17 plans of reorganization.

18 Sec. 6. Section two hundred seventy-five point four
19 (275.4), unnumbered paragraph two (2), Code 1977, is amended
20 by striking the paragraph and inserting in lieu thereof the
21 following:

22 In addition, the area education agency board shall con-
23 sult with the superintendent of public instruction in the
24 development of surveys and plans. The superintendent of
25 public instruction shall provide assistance to the area
26 education agency boards as requested and shall advise the
27 area education agency boards concerning plans of contiguous
28 area education agencies and the reorganization policies adopted
29 by the state board of public instruction.

30 Completed plans shall be transmitted by the area educa-
31 tion agency board to the superintendent of public instruc-
32 tion.

33 Sec. 7. Section two hundred seventy-five point eight
34 (275.8), unnumbered paragraph one (1) and subsection two (2),
35 Code 1977, are amended to read as follows:

1 275.8 CO-OPERATION OF STATE DEPARTMENT--PLANNING JOINT
2 DISTRICTS. ~~The state department of public instruction shall~~
3 ~~co-operate with the several area education agency boards in~~
4 ~~making studies and surveys.~~ Planning of joint districts shall
5 be conducted in the same manner as planning for single
6 districts, except as provided in this section. In the case
7 of controversy over the planning of joint districts, the
8 matter shall be submitted to the state board of public
9 instruction ~~judicial.~~ Judicial review of ~~and~~ its decision
10 may be sought in accordance with the terms of the Iowa
11 administrative procedure Act. Notwithstanding the terms of
12 said Act, petitions for judicial review must be filed within
13 thirty days after the decision of the state board of public
14 instruction. Joint districts shall mean districts that lie
15 in two or more adjacent area education agencies.

16 2. Adoption of such plan at a joint session of the several
17 area education agency boards in whose areas such territory
18 is situated. Votes of each member of an area education agency
19 board shall be weighted so that the total number of votes
20 eligible to be cast by members of each board shall be equal.

21 Sec. 8. Section two hundred seventy-five point fourteen
22 (275.14), Code 1977, is amended to read as follows:

23 275.14 OBJECTION--TIME OF FILING--NOTICE. Within ten
24 days after the petition is filed, the area education agency
25 administrator shall fix a final date for filing objections
26 to the petition which shall be not more than sixty days after
27 the petition is filed and shall fix the date for a hearing
28 on the objections to the petition. Objections shall be filed
29 in the office of the administrator, and who shall give notice
30 for at least ten days prior to the final day for filing objec-
31 tions, by one publication in a newspaper published within
32 the territory described in the petition, or if none is
33 published therein, in a newspaper published in the county
34 where the petition is filed, and of general circulation in
35 the territory described. The notice shall also list the date,

1 time, and location for the hearing on the petition as provided
2 in section two hundred seventy-five point fifteen (275.15)
3 of the Code. The cost of publication shall be assessed to
4 each district whose territory is involved in the ratio that
5 the number of pupils in basic enrollment, as defined in section
6 442.4 in each district bears to the total number of pupils
7 in basic enrollment in the total area involved. Objections
8 shall be in writing in the form of an affidavit and may be
9 made by any person residing or owning land within the territory
10 described in the petition, or who would be injuriously affected
11 by the change petitioned for and shall be on file not later
12 than twelve o'clock noon of the final day fixed for filing
13 objections.

14 Sec. 9. Section two hundred seventy-five point fifteen
15 (275.15), Code 1977, is amended to read as follows:

16 275.15 HEARING--DECISION--PUBLICATION OF ORDER. ~~On the~~
17 ~~final-day-fixed-for-filing-objections~~ At the hearing, which
18 shall be held within ten days of the final date set for filing
19 objections, interested parties, both petitioners and objectors,
20 may present evidence and arguments, and the area education
21 agency board shall review the matter on its merits and within
22 five days after the conclusion of any hearing, shall rule
23 on the objections and shall enter an order fixing such
24 boundaries for the proposed school corporation as will in
25 its judgment be for the best interests of all parties
26 concerned, having due regard for the welfare of adjoining
27 districts or dismiss the petition. The agency administrator
28 shall at once publish this order in the same newspaper in
29 which the original notice was published. Within twenty days
30 after the publication thereof the decision rendered by the
31 area education agency board may be appealed to the district
32 court in the county involved by any school district affected.

33 Sec. 10. Section two hundred seventy-five point sixteen
34 (275.16), unnumbered paragraph one (1), Code 1977, is amended
35 to read as follows:

1 If the territory described in the petition for the proposed
2 corporation lies in more than one area education agency, the
3 agency administrator with whom the petition is filed shall
4 fix the time and place for a hearing and call a joint meeting
5 of the members of all the agency boards in which any territory
6 of the proposed school corporation lies, to act as a single
7 board for the hearing of the said objections, and a majority
8 of all members of the agency boards of the different agencies
9 in which any part of the proposed corporation lies, shall
10 constitute a quorum. The joint boards acting as a single
11 board shall determine whether the petition conforms to plans
12 or, if the petition requests a change in plans, whether such
13 change should be made, and shall have the authority to change
14 the plans of any or all the area education agency boards
15 affected by the petition, and it shall determine and fix
16 boundaries for the proposed corporation as provided in section
17 275.15 or dismiss the petition. Votes of each member of an
18 area education agency board shall be weighted so that the
19 total number of votes eligible to be cast by members of each
20 board shall be equal. However, if such joint boards cast
21 a tie vote and are unable to agree to an order fixing the
22 boundaries for the proposed school district or to an order
23 to dismiss the petition, the time during which such actions
24 must be taken under the provisions of section 275.15 shall
25 be extended from five days to fifteen days after the conclusion
26 of the hearing under the provisions of section 275.15, and
27 such joint board shall reconvene not less than ten and not
28 more than fifteen days after the conclusion of such hearing.
29 At such hearing the joint board shall reconsider their action
30 and if a tie vote shall again be cast it shall be deemed an
31 order granting the petition and changing the plans of any
32 and all of the agency boards affected by the petition and
33 fixing the boundaries for the proposed school corporation.
34 The agency administrator shall at once publish the decision
35 in the same newspaper in which the original notice was

1 published.

2 Sec. 11. Chapter two hundred seventy-five (275), Code
3 1977, is amended by inserting the following new section after
4 section two hundred seventy-five point sixteen (275.16) of
5 the Code.

6 NEW SECTION. REFILING A PETITION. If an area education
7 agency board does not approve the change in boundaries of
8 school districts in accordance with a petition, an identical
9 petition shall not be refiled for a period of six months fol-
10 lowing the date of the hearing or the vote of the board,
11 whichever is later.

12 Sec. 12. Section two hundred seventy-five point twenty
13 (275.20), Code 1977, is amended to read as follows:

14 275.20 SEPARATE VOTE IN EXISTING DISTRICTS. The voters
15 shall vote separately in each existing school district affected
16 or-portion-thereof and voters residing in the entire existing
17 district are eligible to vote upon the proposition to create
18 such new school corporation. ~~School-districts-affected-or~~
19 ~~portion-thereof-shall-be-defined-to-mean-that-area-included~~
20 ~~within-the-boundaries-of-the-proposed-new-school-corporation,~~
21 ~~except-that-where-a-portion-of-an-existing-school-district~~
22 ~~operating-a-high-school,-or-rural-independent-school-district~~
23 ~~of-eight-sections-or-more-operating-a-school-formed-prior~~
24 ~~to-May-40,-1957,-is-included-within-the-boundaries-of-the~~
25 ~~proposed-new-school-corporation,-that-affected-school-district~~
26 ~~shall-be-defined-as-that-existing-district-within-and-without~~
27 ~~the-proposed-new-school-corporation,-and-in-such-districts~~
28 ~~the-entire-district-shall-vote.~~ If the proposition receives
29 a majority of the votes cast in each of at least seventy-five
30 percent of the said districts, and also a majority of the
31 total number of votes cast in all of said districts, the
32 proposition shall be deemed carried. ~~Provided,-however,-that~~
33 ~~if-two-or-more-of-the-school-districts-affected-have-a-resident~~
34 ~~average-daily-attendance-in-public-schools-of-three-hundred~~
35 ~~or-more-pupils-who-were-enrolled-in-public-schools-in-the~~

1 ~~preceeding-school-year,-the-proposition-must-also-receive-a~~
2 ~~majority-of-the-votes-cast-in-each-of-said-districts-in-order~~
3 ~~to-be-deemed-carried,-and-in-such-districts-the-entire-existing~~
4 ~~district-shall-vote.~~

5 EXPLANATION

6 This bill revises and clarifies the procedure for school
7 district reorganization. It requires reorganized districts
8 to contain at least 600 persons of school age. It also
9 requires that school districts who do not have an enrollment
10 of at least 300 students to reorganize by July 1, 1982 into
11 a district of at least 600 students. It changes the procedure
12 for action on a reorganization petition so that the hearing
13 does not have to be held on the same day as the final day
14 for filing objections and allows objections to be filed up
15 to sixty days after a petition is filed. It provides that
16 when two or more area education agencies are discussing the
17 formation of a school district which includes territory in
18 more than one area education agency, a majority of each board
19 must agree.

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LSB 925S
db/rh/8A

SENATE FILE 300

S-3331

1 Amend Senate File 300 as follows:

2 1. Page 8, by inserting after line 4 the
3 following section:

4 "Sec. ____ . Section two hundred seventy-five
5 point thirty-three (275.33), Code 1977, is amended to
6 read as follows:

7 275.33 CONTRACTS NOT-AFFECTED. The terms of
8 employment of superintendents, principals, and teachers,
9 for any current school year shall not be affected by
10 the formation of the new district. If a school
11 district has entered into a collective bargaining
12 agreement with its employees and prior to the date
13 upon which the agreement expires the school district
14 is reorganized under this chapter, the collective
15 bargaining agreement shall be terminated upon the date
16 the reorganized school district comes into existence
17 and an employee organization may begin the
18 recertification process as provided in chapter twenty
19 (20) of the Code."

S-3331 FILED & ADOPTED (p. 973) BY RAY TAYLOR
APRIL 12, 1977

SENATE FILE 300

S-3330

1 Amend Senate File 300 as follows:

- 2 1. Page 1, line 29, by inserting after the
3 word "Code" the following: "and provided that
4 merger shall only be mandated under these provisions
5 after the state board has completed the following:
6 1. A study and recommendation of alternatives
7 to merger designed to improve the quality of educa-
8 tion and/or reduce costs such as jointly sharing
9 school personnel, equipment or facilities with other
10 districts, and direct that such alternatives be
11 implemented in lieu of merger.
12 2. Upon the failure of the affected school
13 district to implement the recommendations pursuant
14 to paragraph one (1) the state board may order merger
15 after completing the following:
16 a. The state board shall complete a detailed
17 study and report of the various merger options and
18 recommend to the affected district or districts
19 the merger option which is most practical and
20 beneficial to the students and residents of those
21 districts.
22 b. The study and report shall include a state-
23 ment of the present quality of all aspects of educa-
24 tion of the school to be merged and the anticipated
25 improvement, if any, of the quality of education
26 resulting from the proposed merger.
27 c. The study and report shall include a state-
28 ment of the present educational costs in the school
29 district affected and the total anticipated educa-
30 tional costs, the economy or savings, if any, to
31 operate the school districts under the considered
32 alternatives and the recommended merger.
33 d. The study and report shall include a
34 statement of the manner in which students shall be
35 transported, costs and time required of students in
36 travelling to and from school.
37 e. The study and report shall include any other
38 matters which bear upon the wisdom or utility of
39 forcing the school district to merge with another".
40 2. Page 1, line 32, by striking the words
41 "may initiate shall" and inserting in lieu thereof
42 the words "may initiate".

SENATE FILE 300

S-3325

1 Amend the Nystrom amendment, S-3321, to Senate
2 File 300, by inserting after line 41 the following:
3 1. "_____. Page 1, line 27, by striking the word
4 "six" and inserting in lieu thereof the word "five".

S-3325 FILED & WITHDRAWN BY JOHN N. NYSTROM
APRIL 12, 1977

SENATE FILE 300

S-3326

1 Amend the Taylor amendment, S-3320, to Senate
2 File 300 by striking line 17 and inserting in lieu
3 thereof the following:
4 "into existence and an employee organization
5 may begin the recertification process as provided in
6 chapter twenty (20) of the Code."

S-3326 FILED & ADOPTED (972) BY RAY TAYLOR
APRIL 12, 1977

SENATE FILE 300

S-3327

1 Amend Senate File 300 as follows:
2 1. Page 2, by inserting after line 5 the
3 following:
4 "The provisions of this section shall not
5 become effective until the full payment of the
6 agriculture land tax credit as provided for in
7 chapter 426 of the Code has been made for at
8 least one year prior to July 1, 1978."

S-3327 FILED BY ROGER J. SHAFF
APRIL 12, 1977
RULED OUT OF ORDER (p. 969)

SENATE FILE 300

S-3328

1 Amend Senate File 300 as follows:
2 1. Page 2, by inserting after line 5 the
3 following:
4 "The provisions of this section shall not
5 become effective until the full payment of the
6 agriculture land tax credit as provided for in
7 chapter 426 of the Code has been made for at
8 least one year prior to July 1, 1978."

S-3328 FILED & ADOPTED (p. 970) BY ROGER J. SHAFF
APRIL 12, 1977
RECONSIDERED & LOST (p. 972)

SENATE FILE 300

S-3323

1 Amend the Nystrom amendment, S-3321, to Senate
2 File 300, by inserting after line 41 the following:
3 1. "____. Page 1, line 27, by striking the word
4 "six" and inserting in lieu thereof the word "five".

S-3323 FILED & WITHDRAWN
APRIL 12, 1977

BY JOHN N. NYSTROM

SENATE FILE 300

S-3324

1 Amend Senate File 300 as follows:
2 1. Page 8, by inserting after line 4 the following
3 section:
4 "Sec. _____. There is established an approval
5 standards review board to review the approval standards
6 prescribed in section two hundred fifty-seven point
7 twenty-five (257.25) of the Code and rules promulgated
8 by the department of public instruction to implement
9 the approval standards, which shall include staffing
10 policies. The board shall be composed of nine members
11 appointed by the governor. Each of three members
12 shall hold a current valid certificate as an elementary
13 school principal, secondary school principal, or
14 superintendent and shall be employed by the board
15 of a school district. Three members shall be employed
16 as instructors in programs of teacher education in
17 institutions of higher education located in this state
18 and approved by the state board of public instruction.
19 Three members shall not be employed by any school
20 district or institution of higher education and shall
21 represent the general public.

22 The board shall elect a chairperson and shall use
23 employees of the department of public instruction
24 to perform administrative duties. The board shall
25 meet as often as deemed necessary and members shall
26 be reimbursed for actual and necessary expenses and
27 travel in the performance of their official duties.

28 The board shall submit a written report of its
29 recommendations to the general assembly not later
30 than January 8, 1979.

31 There is appropriated from the general fund of
32 the state to the department of public instruction
33 an amount sufficient to pay the costs of the expenses
34 and travel of members of the board for the fiscal
35 period beginning July 1, 1977 and ending February
36 1, 1979."

37 2. Amend the title, line 2, by inserting after
38 the word "reorganization" the words ", school
39 operation, and to make an appropriation".

40 3. By numbering sections as necessary.

S-3324 FILED
APRIL 12, 1977

BY CALVIN C. HULTMAN

RULED OUT OF ORDER (p. 772)

SENATE FILE 300

S-3321

1 Amend Senate File 300 as follows:

2	1. Page 1, line 15, by striking the word "six"	DIV. A
3	and inserting in lieu thereof the word "five".	W/D
4	2. Page 1, lines 18 and 19, by striking the words	DIV. E
5	"three hundred" and inserting in lieu thereof the	W/D
6	words "two hundred fifty".	
7	3. Page 1, line 23, by striking the word "six"	DIV. D
8	and inserting in lieu thereof the word "five".	W/D
9	4. Page 1, line 23, by inserting after the word	DIV. B
10	"pupils," the words "or the school board shall submit	ADOPTED
11	at the next regular school election the question of	
12	whether to raise an additional amount of money in	
13	a manner similar to that provided in sections four	
14	hundred forty-two point fourteen (442.14) and four	
15	hundred forty-two point fifteen (442.15) of the Code.	
16	The additional amount to be approved at the election	
17	shall be equal to the difference between the product	
18	obtained by multiplying two hundred fifty times the	
19	district cost per pupil of the district and the product	
20	obtained by multiplying the weighted enrollment of	
21	the district times the district cost per pupil of	
22	the district. Fifty percent of the additional amount	
23	shall be raised through a property tax levy on the	
24	assessed value of property in the district and fifty	
25	percent of the additional amount shall be raised by	
26	establishing an income surtax on the income of	
27	residents in the district. The taxes shall be	
28	collected and distributed in a manner similar to that	
29	provided in sections four hundred forty-two point	
30	fourteen (442.14) through four hundred forty-two point	
31	twenty (442.20) of the Code. If the additional amount	
32	is authorized by a majority of the voters voting on	
33	the proposition at the regular school election	
34	occurring in the budget year, the additional amount	
35	shall be effective for a three-year period commencing	
36	July first of the year following the budget year."	
37	5. Page 1, line 24, by striking the word "or"	
38	and inserting in lieu thereof the words "If the	
39	additional amount is not authorized by the voters	
40	and the district has not merged with one or more	
41	contiguous school districts,".	
42	6. Page 2, line 31, by striking the word "six"	DIV. A
43	and inserting in lieu thereof the word "five".	W/D
44	7. Page 2, line 32, by inserting after the word	DIV. C
45	"public" the words "and nonpublic".	LOST

S-3321 FILED

BY JOHN NYSTROM

APRIL 12, 1977

B. Adopted 4/12 (p. 968) Motion to reconsider (p. 983)

A. D. E. Withdrawn (pp. 967-968)

C. Lost (p. 968)

S-3319

SENATE FILE 300

- 1 Amend Senate File 300 as follows:
2 1. Page 8, by inserting after line 4 the following
3 section:
4 "Sec. _____. Section two hundred seventy-five point
5 thirty-three (275.33), Code 1977, is amended to read
6 as follows:
7 275.33 CONTRACTS NOT-AFFECTED. The terms of
8 employment of superintendents, principals, and
9 teachers, for any current school year shall not be
10 affected by the formation of the new district.
11 However, teachers and administrators employed by the
12 board of the new district shall be probationary
13 teachers and administrators under the provisions of
14 sections two hundred seventy-nine point nineteen
15 (279.19) and two hundred seventy-nine point twenty-
16 four (279.24) of the Code."
17 2. By numbering and renumbering sections as
18 necessary.

S-3319 FILED & ADOPTED (970) BY RAY TAYLOR
APRIL 12, 1977

S-3320

SENATE FILE 300

- 1 Amend Senate File 300 as follows:
2 1. Page 8, by inserting after line 4 the following
3 section:
4 "Sec. _____. Section two hundred seventy-five point
5 thirty-three (275.33), Code 1977, is amended to read
6 as follows:
7 275.33 CONTRACTS NOT-AFFECTED. The terms of
8 employment of superintendents, principals, and
9 teachers, for any current school year shall not be
10 affected by the formation of the new district.
11 However, if a school district has entered into a
12 collective bargaining agreement with its employees
13 and prior to the date upon which the agreement expires
14 the school district is reorganized under this chapter,
15 the collective bargaining agreement shall be terminated
16 upon the date the reorganized school district comes
17 into existence.
18 2. By numbering and renumbering sections as
19 necessary.

S-3320 FILED & W/D (p. 973)
APRIL 12, 1977

BY RAY TAYLOR

SENATE 2
APRIL 13, 1977

S-3316

SENATE FILE 300

1 Amend Senate File 300 as follows:
2 1. Page 1, line 21, by inserting after the word
3 "beginning" the words and figures "July 1, 1982 or
4 any".

S-3316 FILED & ADOPTED (p. 967) BY JOAN ORR
APRIL 12, 1977

SENATE FILE 300

S-3317

1 Amend Senate File 300 as follows:
2 1. Page 1, line 15, by striking the words "six
3 hundred" and inserting in lieu thereof the words
4 "three hundred and fifty".
5 2. Page 2, line 31, by striking the words "three
6 six hundred" and inserting in lieu thereof the words
7 "three hundred and fifty".

S-3317 FILED & ADOPTED (p. 967) BY IRVIN L. BERGMAN
APRIL 12, 1977

SENATE FILE 300

S-3318

1 Amend Senate File 300 as follows:
2 1. Page 8, by inserting after line 4 the following
3 section:
4 "Sec. ____ . Section two hundred seventy-five point
5 twenty-eight (275.28), Code 1977, is amended to read
6 as follows:
7 275.28 PLAN OF DIVISION OF ASSETS AND LIABILITIES.
8 A plan of reorganization in addition to setting up
9 the territory to comprise the reorganized districts
10 may provide for a division of assets and liabilities
11 of the old districts between reorganized districts.
12 However, levies for retirement of bonds issued under
13 the provisions of chapter two hundred ninety-six (296)
14 of the Code shall continue to be levied only upon
15 the property within the geographical boundaries of
16 the old district which approved the levy. If no
17 provision is made in the plan for division of assets
18 and liabilities, such division shall be made under
19 the provisions of sections 275.29 to 275.31, inclusive,
20 hereof."
21 2. By numbering and renumbering sections as
22 necessary.

S-3318 FILED & LOST (p. 969) BY RAY TAYLOR
APRIL 12, 1977