

See Labor 2/28 Amend p. 5549 3/2 (p. 317)

Senate File 2124

Labor and Industrial Relations: Connors, Chair; Halvorson, Pavich, Thompson and Poney.

FILED

SENATE FILE 2124

By COMMITTEE ON LABOR AND INDUSTRIAL RELATIONS

Passed Senate, Date 2-28-78 (p. 410) Passed House, Date 2-9-77 (p. 378)

Vote: Ayes 31 Nays 12 Vote: Ayes 90 Nays 0

Approved March 14, 1978

*Expenses Senate for 5341
3-13-78 (p. 542)
42-0*

A BILL FOR

1 An Act relating to binding arbitration and to establish dates
2 for receipt of impasse services in public employment
3 collective bargaining negotiations.

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

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Certification of publication 2/29 (p. 672)

SENATE FILE 2124

S-5259

1 Amend Senate File 2124 as follows:
2 1. Page 1, by striking lines 19 through 23.

S-5259 FILED & LOST (p. 410)
FEBRUARY 28, 1978

BY PHILIP B. HILL
CALVIN HULTMAN

19

SENATE FILE 2124

S-5208

1 Amend Senate File 2124 as follows:
2 1. Title page, lines 1 and 2, by striking the
3 words "and to establish dates for receipt of impasse
4 services".

S-5208 FILED w/d 2/28 (409)
FEBRUARY 20, 1978

BY FRED W. NOLTING

1 Section 1. Section twenty point twenty-two (20.22),
2 subsection one (1), Code 1977, is amended to read as fol-
3 lows:

4 1. If an impasse persists after the findings of fact and
5 recommendations are made public by the fact-finder, the parties
6 may continue to negotiate or, the board shall have the power,
7 upon request of either party, to arrange for arbitration,
8 which shall be binding. The request for arbitration shall
9 be in writing and a copy of the request shall be served upon
10 the other party. The public employee organization or the
11 public employer may request and obtain arbitration, which
12 shall be binding, by making a written request for arbitration
13 services on or before March first. A written request submitted
14 not later than March first will insure that arbitration
15 services will be provided and the award shall be binding if
16 the fact-finding process was commenced prior to the arbitration
17 request but has not been completed by March first and an
18 arbitration award is not issued until after March fifteenth.

19 Sec. 2. This Act, being deemed of immediate importance,
20 shall take effect and be in force from and after its publica-
21 tion in The Nevada Evening Journal, a newspaper published
22 in Nevada, Iowa, and in The Sioux City Journal, a newspaper
23 published in Sioux City, Iowa.

24 EXPLANATION

25 The bill authorizes the public employee organization or
26 the public employer to request, in writing, arbitration prior
27 to the completion of the fact-finding process in collective
28 bargaining negotiations.

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LSB 3503S
bk/jw/5

SENATE FILE 2124

H-5549

1 Amend Senate File 2124 as follows:

2 1. Page 1, by striking lines 1 through 18 and
3 inserting in lieu thereof the following:

4 "Sec. _____. Notwithstanding the provisions of
5 subsection one (1) of section twenty point twenty-
6 two (20.22) of the Code for negotiations on collective
7 bargaining agreements effective for the 1978-1979
8 fiscal year and for those public employers and
9 certified employee organizations who have requested
10 impasse procedures by April 15, 1978, the board shall
11 upon request of either party have the power to arrange
12 for arbitration which shall be final and binding on
13 both parties. The definitions listed in section
14 twenty point three (20.3) of the Code shall apply
15 to this section.

16 This Act shall not render moot any litigation filed
17 in the supreme court of Iowa prior to March 1, 1978,
18 regarding the availability of impasse services under
19 chapter twenty (20) of the Code."

H-5549 FILED *Adopted* BY COMMITTEE ON LABOR AND INDUSTRIAL
MARCH 6, 1978 *3/4 (877)* RELATIONS, CONNORS of Polk Chair

SENATE FILE 2124

H-5511

1 Amend Senate File 2124, as passed by the Senate,
2 as follows:

3 1. Page 1, line 11, by striking the word
4 "obtain" and inserting in lieu thereof the words
5 "the Board shall have the power to arrange for".

6 2. Page 1, by striking lines 16 and 17 and
7 inserting in lieu thereof the following: "the fact-
8 finding process was completed by March first and an".

H-5511 FILED *Done by order* BY CRABB of Crawford
MARCH 2, 1978 *3/2 (877)*

HOUSE AMENDMENT TO SENATE FILE 2124

S-5341

1 Amend Senate File 2124 as follows:

2 1. Page 1, by striking lines 1 through 18 and
3 inserting in lieu thereof the following:
4 "Sec. 1. Notwithstanding the provisions of
5 subsection one (1) of section twenty point twenty-
6 two (20.22) of the Code for negotiations on collective
7 bargaining agreements effective for the 1978-1979
8 fiscal year and for those public employers and
9 certified employee organizations who have requested
10 impasse procedures by April 15, 1978, the board shall
11 upon request of either party have the power to arrange
12 for arbitration which shall be final and binding on
13 both parties. The definitions listed in section
14 twenty point three (20.3) of the Code shall apply
15 to this section.
16 This Act shall not render moot any litigation filed
17 in the supreme court of Iowa prior to March 1, 1978,
18 regarding the availability of impasse services under
19 chapter twenty (20) of the Code."

S-5341 FILED
MARCH 9, 1978

RECEIVED FROM THE HOUSE

Senate concurred 3/13 (p. 54')

SENATE FILE 2124

in Nevada, Iowa, and in The Sioux City Journal, a newspaper published in Sioux City, Iowa.

AN ACT

RELATING TO BINDING ARBITRATION AND TO ESTABLISH DATES FOR RECEIPT OF IMPASSE SERVICES IN PUBLIC EMPLOYMENT COLLECTIVE BARGAINING NEGOTIATIONS.

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

Section 1. Notwithstanding the provisions of subsection one (1) of section twenty point twenty-two (20.22) of the Code for negotiations on collective bargaining agreements effective for the 1978-1979 fiscal year and for those public employers and certified employee organizations who have requested impasse procedures by April 15, 1978, the board shall upon request of either party have the power to arrange for arbitration which shall be final and binding on both parties. The definitions listed in section twenty point three (20.3) of the Code shall apply to this section.

This Act shall not render moot any litigation filed in the supreme court of Iowa prior to March 1, 1978, regarding the availability of impasse services under chapter twenty (20) of the Code.

Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Nevada Evening Journal, a newspaper published

ARTHUR A. NEU
President of the Senate

DALE M. COCHRAN
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 2124, Sixty-seventh General Assembly.

STEVEN C. CROSS
Secretary of the Senate

Approved 3/14, 1978

ROBERT D. RAY
Governor