

SENATE FILE 547

BY COMMITTEE ON JUDICIARY

*Formerly S & B 112
Approved 2/25/85 (p. 1207)*

FILED MAR 25 1985

Passed Senate, Date 4-10-85 (p. 1283) Passed House, Date 4-23-85 (p. 1749)

Vote: Ayes 35 Nays 12 Vote: Ayes 69 Nays 26

Approved May 14, 1985

A BILL FOR

- 1 An Act providing for collective bargaining on a statewide
- 2 basis with certified employee organizations representing
- 3 employees of the judicial department.

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

S-3650

SENATE FILE 547

- 1 Amend Senate File 547 as follows:
- 2 1. Page 1, line 17, by inserting after the word
- 3 basis the following: ", although bargaining units
- 4 shall be organized by judicial district".

S-3650 Filed April 8, 1985
Adopted 4/10/85 (p. 1283)

By MANN

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1 Section 1. Section 602.1401, subsection 3, Code 1985, is
2 amended to read as follows:

3 3. The state court administrator is the public employer of
4 court judicial department employees for purposes of chapter
5 20, relating to public employment relations.

6 For purposes of chapter 20, certifications of employee
7 organizations, which on July 1, 1983 represent employees who
8 become ~~court~~ judicial department employees as a result of this
9 Act, shall remain in effect when the employees become ~~court~~
10 judicial department employees and thereafter, unless a public
11 employee files a petition under section 20.14, subsection 3,
12 and the employee organization is decertified in an election
13 held under section 20.15. ~~However, collective~~ Collective
14 bargaining negotiations shall be conducted by ~~judicial~~
15 district on a statewide basis and the certified employee
16 organizations which engage in bargaining shall negotiate by
17 ~~judicial-district~~ on a statewide basis. The public employment
18 relations board shall adopt rules pursuant to chapter 17A to
19 implement this subsection.

20 EXPLANATION

21 This bill removes the restriction that collective bargain-
22 ing with organizations representing employees of the judicial
23 department be conducted on a judicial district basis, and im-
24 poses a requirement of collective bargaining on a statewide
25 basis.

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SENATE FILE 547

BY COMMITTEE ON JUDICIARY

(AS AMENDED AND PASSED BY THE SENATE APRIL 10, 1985)

Be Passed Senate, Date 4-25-85 (p.1663) Passed House, Date 4-23-85 (p.1749)

Vote: Ayes 41 Nays 5 Vote: Ayes 69 Nays 26

Approved May 14, 1985

A BILL FOR

1 An Act providing for collective bargaining on a statewide
2 basis with certified employee organizations representing
3 employees of the judicial department.

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

S-3960

HOUSE AMENDMENT TO
SENATE FILE 547

- 1 Amend Senate File 547 as amended, passed, and
- 2 reprinted by the Senate as follows:
- 3 1. Page 1, lines 6 and 7 by striking the words
- 4 "certifications of employee organizations" and
- 5 inserting the following: "~~certifications-of-employee~~
- 6 organizations the certified representative".
- 7 2. Page 1, line 7, by striking the word
- 8 "represent" and inserting the following: "represent
- 9 represents".
- 10 3. Page 1, line 9, by striking the words "in
- 11 effect" and inserting the following: "in-effect the
- 12 certified representative".
- 13 4. Page 1, lines 10 through 13, by striking the
- 14 words "a public employee files a petition under
- 15 section 20.14, subsection 3, and the employee
- 16 organization is decertified in an election held under
- 17 section 20.15" and inserting the following: "a-public
- 18 employee-files-a-petition-under-section-20-14,
- 19 subsection-3, and the public employee organization is
- 20 decertified in an election held under section 20.15 or
- 21 amended or absorbed into another certified
- 22 organization pursuant to chapter 20".

S-3960 Filed April 24, 1985

RECEIVED FROM THE HOUSE

Senate received 4/25/85 (p.1662)

1 Section 1. Section 602.1401, subsection 3, Code 1985, is
2 amended to read as follows:

3 3. The state court administrator is the public employer of
4 court judicial department employees for purposes of chapter
5 20, relating to public employment relations.

6 For purposes of chapter 20, certifications of employee
7 organizations, which on July 1, 1983 represent employees who
8 become court judicial department employees as a result of this
9 Act, shall remain in effect when the employees become court
10 judicial department employees and thereafter, unless a public
11 employee files a petition under section 20.14, subsection 3,
12 and the employee organization is decertified in an election
13 held under section 20.15. ~~However, collective~~ Collective
14 bargaining negotiations shall be conducted by ~~judicial~~
15 district on a statewide basis and the certified employee
16 organizations which engage in bargaining shall negotiate by
17 ~~judicial-district~~ on a statewide basis, although bargaining
18 units shall be organized by judicial district. The public
19 employment relations board shall adopt rules pursuant to
20 chapter 17A to implement this subsection.

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H-3754

1 Amend Senate File 547 as amended, passed, and
2 reprinted by the Senate as follows:

3 1. Page 1, by inserting after line 20 the
4 following:

5 "Sec. ____ Section 905.4, subsection 2, Code 1985,
6 is amended to read as follows:

7 2. Employ a director having the qualifications
8 required by section 905.6 to head the district
9 department's community-based correctional program and,
10 within a range established by the Iowa department of
11 corrections, fix the compensation of and have control
12 over the director and the district department's staff.
13 For purposes of collective bargaining under chapter
14 20, employees of the district board who are not exempt
15 ~~from chapter 20 are employees of the state, and the~~
16 ~~employees of all of the district boards shall be~~
17 ~~included within one collective bargaining unit shall~~
18 negotiate on a statewide basis, although bargaining
19 units shall be organized by judicial district."

BY COMMITTEE ON LABOR

H-3754 FILED APRIL 11, 1985

AND INDUSTRIAL RELATIONS

*Adopted 4/23/85 (p. 1747)**Reconsidered, ruled not germane (p. 1749)*

SENATE FILE 547

H-3953

1 Amend Senate File 547 as amended, passed, and
2 reprinted by the Senate as follows:

3 1. Page 1, lines 6 and 7 by striking the words
4 "certifications of employee organizations" and
5 inserting the following: "certifications of employee
6 organizations the certified representative".

7 2. Page 1, line 7, by striking the word
8 "represent" and inserting the following: "represent
9 represents".

10 3. Page 1, line 9, by striking the words "in
11 effect" and inserting the following: "in-effect the
12 certified representative".

13 4. Page 1, lines 10 through 13, by striking the
14 words "a public employee files a petition under
15 section 20.14, subsection 3, and the employee
16 organization is decertified in an election held under
17 section 20.15" and inserting the following: "a public
18 employee files a petition under section 20.14,
19 subsection 3, and the public employee organization is
20 decertified in an election held under section 20.15 or
21 amended or absorbed into another certified
22 organization pursuant to chapter 20".

H-3953 FILED APRIL 22, 1985

BY SHERZAN of Polk

Adopted 4/23/85 (p. 1748)

SSB 112

Judiciary

New SF 547

SENATE/HOUSE FILE _____

BY (PREFILED JUDICIAL DEPARTMENT BILL)

Passed Senate, Date _____ Passed House, Date _____

Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____

Approved _____

A BILL FOR

1An Act providing for collective bargaining on a statewide
2 basis with certified employee organizations representing
3 employees of the judicial department.

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

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1 Section 1. Section 602.1401, subsection 3, Code 1985, is
2 amended to read as follows:

3 3. The state court administrator is the public employer of
4 court judicial department employees for purposes of chapter
5 20, relating to public employment relations.

6 For purposes of chapter 20, certifications of employee
7 organizations, which on July 1, 1983 represent employees who
8 become court judicial department employees as a result of this
9 Act, shall remain in effect when the employees become court
10 judicial department employees and thereafter, unless a public
11 employee files a petition under section 20.14, subsection 3,
12 and the employee organization is decertified in an election
13 held under section 20.15. However, ~~collective~~ Collective
14 bargaining negotiations shall be conducted by ~~judicial~~
15 district on a statewide basis and the certified employee
16 organizations which engage in bargaining shall negotiate by
17 ~~judicial-district~~ on a statewide basis. The public employment
18 relations board shall adopt rules pursuant to chapter 17A to
19 implement this subsection.

20 EXPLANATION

21 This bill removes the restriction that collective bargain-
22 ing with organizations representing employees of the judicial
23 department be conducted on a judicial district basis, and im-
24 poses a requirement of collective bargaining on a statewide
25 basis.

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by judicial district. The public employment relations board shall adopt rules pursuant to chapter 17A to implement this subsection.

SENATE FILE 547

AN ACT

PROVIDING FOR COLLECTIVE BARGAINING ON A STATEWIDE BASIS WITH CERTIFIED EMPLOYEE ORGANIZATIONS REPRESENTING EMPLOYEES OF THE JUDICIAL DEPARTMENT.

ROBERT T. ANDERSON
President of the Senate

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

DONALD D. AVENSON
Speaker of the House

Section 1. Section 602.1401, subsection 3, Code 1985, is amended to read as follows:

I hereby certify that this bill originated in the Senate and is known as Senate File 547, Seventy-first General Assembly.

3. The state court administrator is the public employer of court judicial department employees for purposes of chapter 20, relating to public employment relations.

Approved May 14, 1985
K. MARIE TRAYER
Secretary of the Senate

For purposes of chapter 20, ~~certifications of employee organizations the certified representative~~, which on July 1, 1983 ~~represent~~ represents employees who become court judicial department employees as a result of this Act, shall remain in effect the certified representative when the employees become court judicial department employees and thereafter, unless a ~~public-employee-files-a-petition-under-section-20-14; subsection-3r-and~~ the public employee organization is decertified in an election held under section 20.15 or amended or absorbed into another certified organization pursuant to chapter 20. ~~However, collective~~ Collective bargaining negotiations shall be conducted ~~by-judicial-district on a statewide basis~~ and the certified employee organizations which engage in bargaining shall negotiate ~~by-judicial-district on a statewide basis, although bargaining units shall be organized~~

TERRY E. HRANSTAU
Governor

S.F. 547