CHAPTER 66

BIENNIAL COMMUNITY-BASED CORRECTIONS PLAN H.F. 247

AN ACT requiring the department of social services to prepare and the council on social services to submit a biennial plan relating to the management of the community-based corrections programs and services.

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

Section 1. <u>NEW SECTION</u>. 905.11 BIENNIAL PLAN. The department of social services shall prepare a biennial plan relating to the management of the community-based corrections programs and services.

The plan shall include:

- 1. Goals, objectives, operations, and funding allocations for programs and projects to accomplish the requirements of this chapter and the orderly development of the community-based corrections programs and services.
- 2. The plans for coordination with the state agencies responsible for substance abuse services, mental health services, employment programs and other programs needed to improve the availability of services.

The plan shall be prepared and submitted by the department of social services to the council on social services. The council shall submit the plan to the governor and the general assembly in January of each odd-numbered year.

Approved May 3, 1983

CHAPTER 67

ACCESS TO LANDLOCKED PROPERTY H.F. 364

AN ACT relating to ways condemned by landowners having no access to their property.

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

Section 1. Section 471.4, subsection 2, Code 1983, is amended to read as follows:

2. OWNERS OF LAND WITHOUT A WAY THERETO TO THE LAND. Upon the owner or lessee of lands, which have no public or private way thereto to the lands, for the purpose of providing a public way, not exceeding forty feet in width, which will connect with some an existing public road. Such The condemned readway public way shall be located on a division,

subdivision or "forty" line, (or immediately adjacent thereto), and along the line which is the nearest feasible route to an existing public road, or along a route established for a period of ten years or more by an easement of record or by use and travel to and from the property by the owner and the general public. Such road The public way shall not interfere with buildings, orchards, or cemeteries. When passing through enclosed lands, such roads the public way shall be fenced on both sides thereof by the condemner upon request of the owner of the condemned land. The condemner or the condemner's assignee, shall provide easement for access to the owner of property severed by the condemnation. The public way shall be maintained by the condemner or the condemner's assignee, and shall not be considered any part of the primary or secondary road systems.

A public way condemned under this subsection shall not be considered an existing public road in subsequent condemnations to provide a public way for access to an existing public road.

Approved May 3, 1983

CHAPTER 68

COSMETOLOGY SCHOOL INSTRUCTORS: H.F. 500

AN ACT relating to the number of instructors at a school of cosmetology.

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

Section 1. Section 157.8, Code 1983, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. The number of instructors for each school shall be based upon total enrollment, with a minimum of two instructors employed on a full-time basis for up to thirty students and an additional instructor for each additional fifteen students. However, a school operated by an area community college prior to September 1, 1982 with only one instructor per fifteen students is not subject to this paragraph and may continue to operate with the ratio of one instructor to fifteen students.

Approved May 3, 1983