- 7. This section entirely displaces principles of common law and equity that would make or recognize exceptions to or otherwise limit or dilute the force and effect of its provisions concerning the enforcement in contract law of credit agreements or modifications of credit agreements. However, this section does not displace any additional or other requirements of contract law, which shall continue to apply, with respect to the making of enforceable contracts, including the requirement of consideration or other basis of validation.
- 8. This section does not apply to a credit agreement made primarily for a personal, family, or household purpose where the credit extended is twenty thousand dollars or less.

Sec. 2.

This Act applies to credit agreements and modifications of credit agreements entered into on or after the effective date of this Act.

Sec 3

This Act takes effect on January 1, 1991.

Approved April 19, 1990

CHAPTER 1177

ALCOHOLIC BEVERAGES LICENSES AND PERMITS H.F. 2188

AN ACT relating to the issuance of alcoholic beverage licenses and permits for certain licensed premises and prescribing fees.

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

Section 1. Section 123.32, Code Supplement 1989, is amended by adding the following new subsection:

NEW SUBSECTION. 2A. A local authority may define, by motion of the local authority, licensed premises which shall be used by holders of liquor control licenses, beer permits, and wine permits at festivals, fairs, or celebrations which are sponsored or authorized by the local authority. The licensed premises defined by motion of the local authority shall be used by the holders of five-day or fourteen-day liquor control licenses, five-day or fourteen-day wine permits, or five-day or fourteen-day beer permits only.

- Sec. 2. Section 123.34, Code 1989, is amended to read as follows: 123.34 EXPIRATION — SEASONAL OR FOURTEEN-DAY LICENSE OR PERMIT.
- 1. Liquor control licenses, wine permits, and beer permits, unless sooner suspended or revoked, expire one year from date of issuance. The administrator shall give sixty days' written notice of the expiration to each licensee or permittee. However, the administrator may issue six-month or eight-month seasonal licenses, class "B" wine permits, or class "B" beer permits for a proportionate part of the license or permit fee or may issue fourteen-day liquor licenses, wine permits, or beer permits as provided in subsection 2. No refund shall be made for seasonal licenses or permits or for fourteen-day liquor licenses, wine permits, or beer permits. No seasonal license or permit shall be renewed except after a period of two months.
- 2. The administrator may issue fourteen-day class "A", class "B", class "C", and class "D" liquor control licenses, fourteen-day class "B" wine permits, and fourteen-day class "B" beer permits. A fourteen-day license or permit, if granted, is valid for fourteen consecutive days, but the holder shall not sell on the two Sundays in the fourteen-day period unless the holder qualifies for and obtains the privilege to sell on Sundays contained in sections 123.36, subsection 6 and 123.134, subsection 5.

- 3. The fee for a fourteen-day liquor license, wine permit, or beer permit is one quarter of the annual fee for that class of liquor license, wine permit, or beer permit. The fee for the privilege to sell on the two Sundays in the fourteen-day period is twenty percent of the price of the fourteen-day liquor license, wine permit, or beer permit.
- Sec. 3. Section 123.34, Code 1989, is amended by adding the following new subsections: NEW SUBSECTION. 4. The administrator may issue five-day class "A", class "B", class "C", and class "D" liquor control licenses and five-day class "B" beer permits. A five-day license or permit is valid for five consecutive days, but the holder shall not sell alcoholic beverages on Sunday in the five-day period unless the holder qualifies for and obtains the privilege to sell on Sunday pursuant to sections 123.36 and 123.134.

NEW SUBSECTION. 5. The fee for the five-day liquor control license or beer permit is one-eighth of the annual fee for that class of license or permit. The fee for the privilege to sell on a Sunday in the five-day period is ten percent of the price of the five-day liquor control license or beer permit.

Approved April 19, 1990

CHAPTER 1178

HUNTING AND FISHING H.F. 2522

AN ACT relating to hunting and fishing licenses for military personnel and veterans, and providing an effective date and authorizing reciprocal fishing agreements.

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

Section 1. Section 110.24, subsection 9, Code Supplement 1989, is amended to read as follows: 9. No license shall be required of minor pupils of the state school for the blind, state school for the deaf, nor of minor residents of other state institutions under the control of a director of a division of the department of human services, nor shall any person who is on active duty with the armed forces of the United States, on authorized leave from a duty station located outside of this state, and a legal resident of the state of Iowa, be required to have a license to hunt or fish in this state. The military personnel shall carry their leave papers while hunting or fishing and, if a deer or wild turkey is taken, shall immediately contact a state conservation officer to obtain an appropriate tag to transport the animal. No license shall be required of residents of county care facilities or any person who is receiving old-age assistance under chapter 249.

Sec. 2. Section 110.24, Code Supplement 1989, is amended by adding the following new subsection:

NEW SUBSECTION. 16. Upon payment of the fee of thirty dollars for a lifetime hunting and fishing combined license, the department shall issue a hunting and fishing combined license to a veteran who was disabled in combat or a prisoner of war during that veteran's military service. The department shall prepare an application to be used by a person requesting a hunting and fishing combined license under this subsection. The veteran affairs division of the department of public defense shall assist the department in verifying the status or claims of applicants under this subsection. As used in this subsection, "veteran" means a person who served in the armed forces of the United States of America at any time during World War I between the dates of April 6, 1917, and July 2, 1921, World War II between the dates of