special event for all-terrain vehicles may include motorcycles upon payment of an entrance fee set by the organizer of the special event. The department may require that part of the motorcycle entrance fee be credited to pay costs of all-terrain vehicle programs authorized pursuant to section 321G.7. At least thirty days before the scheduled date of a special event in this state, an application shall be filed with the commission department for authorization to conduct the special event. The application shall set forth the date, time, and location of the proposed special event and any other information the commission department requires. The special event shall not be conducted without written authorization of the commission department. Copies of the rules shall be furnished by the commission department to any person making an application.

Sec. 5. Section 321G.24, subsection 1, Code 1991, is amended to read as follows:

1. A person under eighteen years of age shall not operate an all terrain vehicle or a snow-mobile on public land or land purchased with snowmobile registration funds in this state without obtaining a valid safety certificate issued by the commission department and having the certificate in the person's possession, unless the person is accompanied on the same snowmobile by a responsible person of at least eighteen years of age who is experienced in snowmobile operation and possesses a valid motor vehicle license, as defined in section 321.1, or a safety certificate issued under this chapter. A person under eighteen years of age shall not operate an all-terrain vehicle on public land or land purchased with all-terrain vehicle registration funds in this state without obtaining a valid safety certificate issued by the department and having the certificate in the person's possession.

Approved June 4, 1991

CHAPTER 237

HUNTING AND FISHING - LICENSES AND FEES H.F. 703

AN ACT relating to, and increasing the fees for, fishing, hunting, and related licenses, and providing effective dates.

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

Section 1. Section 109.60, Code 1991, is amended to read as follows: 109.60 RAISING GAME — RULEMAKING AUTHORITY.

A person shall not raise or sell game or fur-bearing animals of the kinds protected by this chapter, except rock doves and pigeons, without first procuring a game breeder's license as provided by law. The commission may adopt rules which ensure that all game birds, game animals, and fur-bearing animals handled and confined by licensed game breeders are provided with humane care and treatment. A violation of a rule adopted by the commission is a cause for license revocation. This section does not apply to governmental zoos and exhibits.

Sec. 2. Section 109.95, unnumbered paragraph 1, Code 1991, is amended to read as follows: A license shall be required of each fur dealer and each employee, agent, or representative of a fur dealer except when the employee, agent, or representative is operating solely on the premises of a licensed fur dealer. A fur dealer shall conduct business only at the location specified on the dealer's license, at an established fur auction, at the nonadvertised residence of a licensed fur harvester, or at the place of business specified on the license of any fur dealer. A nonresident licensed fur dealer may purchase location permits to operate at locations other than at the location specified on the fur dealer's license. A resident licensed fur dealer may

obtain location permits without fee. Each location permit shall be valid only for the one location specified on the location permit and shall entitle the fur dealer and employee, agent, or representative of the licensed fur dealer to operate at that location. The commission shall, upon application and the payment of the required license fee, if any, furnish the proper license and location permits to the dealer.

Sec. 3. Section 110.1, subsections 1 through 6, Code 1991, are amended by striking the subsections and inserting in lieu thereof the following:

sections and inserting in near thereof the following.	
1. Fishing licenses:	
a. Legal residents except as otherwise provided	10.50
b. Nonresident license	\$ 22.50
c. Seven-day license for residents and nonresidents	\$ 8.50
d. Trout stamp	\$ 10.00
2. Hunting licenses:	
a. Legal residents except as otherwise provided	\$ 12.50
b. Deer hunting license for residents	\$ 25.00
c. Wild turkey hunting license for residents	\$ 22.00
d. Nonresidents hunting license	\$ 60.50
e. Deer hunting license for nonresidents	\$ 110.00
f. Wild turkey hunting license for nonresidents	\$ 55.00
3. Hunting and fishing combined licenses:	
Legal residents except as otherwise provided	\$ 23.50
4. Hunting, fishing, and fur harvesting combined licenses:	
Annual fur, fish and game license for residents	\$ 37.50
5. Fur harvesters, dealers and game breeders licenses:	
a. Fur harvester license for legal residents sixteen years of age	
or older	\$ 20.50
b. Fur harvester license for legal residents under sixteen years	
of age	5.50
c. Fur harvester license for nonresidents	\$ 175.50
d. Fur dealers license for residents	\$ 225.00
e. Fur dealers license for nonresidents	\$ 500.00
f. Game breeders license	15.00
g. Location permit for nonresident fur dealers	\$ 55.00
6. Other licenses:	
a. Scientific collector's license	\$ 5.00
b. Private fish hatcheries	\$ 15.00
c. Bait dealer's license for residents	30.00
d. Bait dealer's license for nonresidents	\$ 60.00
e. Taxidermy license	\$ 15.00
f. Falconry license	\$ 20.00
g. Nongame support certificate	5.00
h. Special wildlife habitat stamp	\$ 5.00

Sec. 4. Section 110.24, subsection 16, Code 1991, is amended to read as follows:

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 during the period of a veteran's service listed in this subsection or who was 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 veterans 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 is a resident of Iowa and 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 December 7, 1941, and December 31, 1946, the Korean conflict between the dates of June 27, 1950, and January 31, 1955, or the Vietnam conflict between August 5, 1964, and May 7, 1975, or the Persian Gulf Conflict between August 2, 1990, and the date the president or the congress of the United States declares a permanent cessation of hostilities, all dates inclusive, and "disabled" means entitled to compensation under the United States Code, title 38, chapter 11.

Sec. 5. Section 110.24, Code 1991, is amended by adding the following new subsection: NEW SUBSECTION. 17. The department shall issue without charge a special annual fishing or combined hunting and fishing license to residents of this state who are permanently disabled and whose income falls below the federal poverty guidelines as published by the United States department of health and human services or residents of this state who are sixty-five years of age or older and whose income falls below the federal poverty guidelines as published by the United States department of health and human services. The commission shall provide for, by rule, an application to be used by an applicant requesting a permanent disabled status or age status. The commission shall require proof of age, income, and proof of permanent disability.

Sec. 6. EFFECTIVE DATES.

- 1. The fees specified in section 3 of this Act are effective for the 1992 license year and each subsequent license year until otherwise provided by the general assembly, except as provided in subsection 2.
 - 2. This Act takes effect on December 15, 1991, except that:
- a. This section, the deer hunting license fees specified in section 110.1, subsection 2, paragraphs "b" and "e", and the wild turkey hunting license fees specified in section 110.1, subsection 2, paragraphs "c" and "f", take effect on July 1, 1991.
- b. A lifetime license issued before January 1, 1992, pursuant to section 110.1, subsection 1, paragraph "b", Code 1991, or section 110.1, subsection 3, paragraph "b", Code 1991, and preceding Codes, is valid for the lifetime of the licensee unless sooner suspended or revoked as otherwise provided by law.
- c. The falconry license fee in section 110.1 shall be for three years beginning and ending as provided by rule of the natural resource commission.

Approved June 4, 1991

CHAPTER 238

AUTHORITY OF PHYSICIAN ASSISTANTS S.F. 42

AN ACT relating to the authority of physician assistants to prescribe and supply prescription drugs and controlled substances, and providing an effective date.

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

Section 1. Section 147.107, Code 1991, is amended by adding the following new subsections: NEW SUBSECTION. 3A. Notwithstanding subsection 3, a physician assistant shall not dispense prescription drugs as an incident to the practice of the supervising physician or the physician assistant, but may supply, when pharmacist services are not reasonably available, or when it is in the best interests of the patient, a quantity of properly packaged and labeled prescription drugs, controlled substances, or medical devices necessary to complete a course of therapy. However, a remote clinic, staffed by a physician assistant, where pharmacy