## CHAPTER 119

## USE OF MOBILE TRANSMITTERS TO HUNT COYOTES H.F. 533

AN ACT allowing the use of mobile transmitters to hunt coyotes and subjecting violators to an existing scheduled fine.

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

Section 1. Section 481A.24, Code 1993, is amended to read as follows: 481A.24 USE OF MOBILE TRANSMITTER PROHIBITED.

A person who is hunting shall not use a mobile radio transmitter to communicate the location or direction of game or fur-bearing animals or to ecordinate coordinate the movement of other hunters. This section does not apply to the hunting of coyotes from January 1 through March 31 except during the shotgun deer season as set by the commission under section 481A.38.

Approved May 11, 1993

## CHAPTER 120

COMMERCIAL WASTE INCINERATORS — MORATORIUM H.F. 632

AN ACT placing a moratorium on construction and operation of certain commercial waste incinerators and providing an effective date.

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

Section 1. <u>NEW SECTION</u>. 455B.151 MORATORIUM — COMMERCIAL WASTE INCINERATORS.

- 1. The department shall not grant a permit for the construction or operation of a commercial waste incinerator until such time as the department or the United States environmental protection agency adopts rules which establish safe emission standards for releases of toxic air emissions from commercial waste incinerators.
  - 2. For purposes of this section:
- a. "Commercial waste incinerator" means an incinerator which burns waste, at least one-third of which is waste as defined by paragraph "c", and the owner or operator of the incinerator derives at least one-third of its expenditures or profits from the incineration of the waste as defined in paragraph "c". A commercial waste incinerator does not include those facilities that use incineration as an emission control device to comply with the federal Clean Air Act Amendments of 1990 or those facilities which use incineration only as part of their waste reduction programs for reducing waste produced by that facility.
- b. "Incinerator" means any enclosed combustion device including a boiler, an industrial furnace, a waste-to-energy facility, a kiln, and a cogeneration unit.
- c. "Waste" means toxic or hazardous waste as identified and included in the consolidated chemical list pursuant to Title III of the federal Superfund Amendments and Reauthorization Act of 1986, or substances which have been treated with a toxic or hazardous waste. "Waste" does not include waste oil which is burned under federal environmental protection agency guidelines for purposes of volume reduction, heat production, or energy cogeneration.
- Sec. 2. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.