fees approved pursuant to section 356.7, court-appointed attorney's fees, or ordered pursuant to section 815.9 including the expense of a public defender when applicable, or contribution to a local anticrime organization. However, victims shall be paid in full before fines, penalties, and surcharges, crime victim compensation program reimbursement, public agencies, court costs including correctional fees approved pursuant to section 356.7, court-appointed attorney's fees, the expenses of a public defender, or contribution to a local anticrime organization are paid. In structuring a plan of restitution, the court shall provide for payments in the following order of priority: victim, fines, penalties, and surcharges, crime victim compensation program reimbursement, public agencies, court costs including correctional fees approved pursuant to section 356.7, court-appointed attorney's fees, or the expense of a public defender, and contribution to a local anticrime organization.

## Sec. 10. INDIGENT DEFENSE COSTS.

- 1. For an attorney entitled to compensation under section 815.7 for an appointment made before July 1, 1999, the reasonable compensation shall be calculated on the basis of fifty-five dollars per hour for class "A" felonies, fifty dollars per hour for class "B" felonies, and forty-five dollars per hour for all other cases.
- 2. For purposes of determining the reasonable basis for compensation in juvenile cases under section 815.7, an attorney is considered appointed on the date of the first dispositional hearing or first review hearing held on or after July 1, 1999, and shall be compensated at a rate of fifty dollars per hour for and after such hearing.

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## **CHAPTER 1116**

TAKING OF FISH AND GAME

H.F. 2486

AN ACT relating to the taking of fish and game by establishing residency requirements, authorizing the taking of deer and the use of certain mechanical devices for taking deer within a city, and methods of taking fish and subjecting violators to an existing penalty.

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

Section 1. Section 481A.76, Code 1999, is amended to read as follows: 481A.76 UNLAWFUL MEANS — EXCEPTION.

It is unlawful, except as otherwise provided, to use on or in the waters of the state any grabhook, snaghook, any kind of a net, seine, trap, firearm, dynamite, or other explosives, or poisonous or stupefying substances, lime, ashes, or electricity, or hand fishing in the taking or attempting to take any fish, except that gaffhooks or landing nets may be used to assist in landing fish. A person shall not take or kill, or attempt to take or kill any fish by hand fishing. However, earp, buffalo, quillback, gar, sheepshead, dogfish, and other rough fish designated by the The commission may permit designated fish to be taken by hand fishing, by snagging, by spear spearing, by bow and arrow, day or night, and with artificial light. The snagging of paddlefish and other game fish may be permitted at such the times and at such the places as determined by rules of the commission.

- Sec. 2. Section 481A.123, subsection 1, Code 1999, is amended to read as follows:
- 1. A person shall not discharge a firearm or shoot or attempt to shoot a game or fur-bearing animal within two hundred yards of a building inhabited by people or domestic livestock or

within two hundred yards of a feedlot unless the owner or tenant has given consent. However, within the corporate limits of a city, a person may take deer with a firearm within fifty yards of a building inhabited by people or domestic livestock, or a feedlot pursuant to an approved special deer population control plan if the person obtains permission of the owner or tenant of the building or feedlot.

Sec. 3. Section 483A.1A, subsection 4, unnumbered paragraph 1, Code 1999, is amended to read as follows:

"Resident" means a natural person who meets any of the following criteria:

- Sec. 4. Section 483A.1A, subsection 4, paragraph a, Code 1999, is amended by striking the paragraph and inserting in lieu thereof the following:
- a. Has physically resided in this state at least thirty consecutive days immediately before applying for or purchasing a resident license under this chapter and has been issued an Iowa driver's license or an Iowa nonoperator's identification card.
- Sec. 5. Section 483A.1A, subsection 4, Code 1999, is amended by adding the following new paragraph:

NEW PARAGRAPH. d.1 Is registered to vote in this state.

## Sec. 6. NEW SECTION. 483A.2 DUAL RESIDENCY.

A resident license shall be limited to persons who do not claim any resident privileges, except as defined in section 483A.1A, subsection 4, paragraphs "b", "c", and "d", in another state or country. A person shall not purchase or apply for any resident license or permit if that person has claimed residency in any other state or country.

Sec. 7. Section 724.1, subsection 8, Code 1999, is amended to read as follows:

8. Any mechanical device specifically constructed and designed so that when attached to a firearm silences, muffles or suppresses the sound when fired. However, this subsection does not apply to a mechanical device possessed and used by a person solely for the purpose of shooting a deer pursuant to an approved city special deer population control plan if the person has a valid federal permit to possess and use the mechanical device.

Approved April 19, 2000

## **CHAPTER 1117**

STATE AND MUNICIPAL AGENCIES — FIRE AND EMERGENCY MEDICAL SERVICES — TOWNSHIPS

H.F. 2492

AN ACT relating to certain state and municipal agencies by making changes relating to the provision of and training for fire protection service and emergency medical service and by amending the powers and duties of townships and township officers.

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

Section 1. Section 28E.31, Code 1999, is amended to read as follows: 28E.31 EMERGENCY SERVICES — CONTRACTS FOR MUTUAL AID.

1. A city fire department, benefited fire district, or township municipality's fire department may enter into contracts providing that agrees to provide for mutual aid regarding

<sup>1</sup> See chapter 1175, §2 herein