

resolution contains a state mandate. If the bill or joint resolution contains a state mandate and is still eligible for consideration during the legislative session for which the bill or joint resolution was drafted, the legislative fiscal bureau shall prepare an estimate of the amount of costs imposed.

3. If a bill or joint resolution containing a state mandate is enacted, unless the estimate already on file with the house of origin is sufficient, the legislative fiscal bureau shall prepare a final estimate of additional local revenue expenditures required by the state mandate and file the estimate with the secretary of state for inclusion with the official copy of the bill or resolution to which it applies. A notation of the filing of the estimate shall be made in the Acts of the general assembly published pursuant to chapter 14.

Sec. 3. Section 14.10, Code Supplement 1991, is amended by adding the following new subsection:

NEW SUBSECTION. 7. A notation of the filing of an estimate of a state mandate prepared by the legislative fiscal bureau pursuant to section 25B.5 shall be included in the session laws with the text of an enacted bill or joint resolution containing the state mandate.

Approved April 22, 1992

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## CHAPTER 1124

### JUVENILE COURT

*S.F. 2040*

**AN ACT** relating to changing the title "juvenile court referee" to "associate juvenile judge" and to the appeal of associate juvenile judge orders, findings, and decisions.

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

Section 1. Section 125.75A, Code 1991, is amended to read as follows:

125.75A INVOLUNTARY COMMITMENT OR TREATMENT OF MINORS — JURISDICTION.

The juvenile court has exclusive original jurisdiction in proceedings concerning a minor for whom an application for involuntary commitment or treatment is filed under section 125.75. In proceedings under this division concerning a minor's involuntary commitment or treatment, the terms term "court", "judge", "~~referee~~", or "clerk" mean the juvenile court, judge, ~~referee~~, or clerk.

Sec. 2. Section 229.6A, subsection 1, Code 1991, is amended to read as follows:

1. Notwithstanding section 229.11, the juvenile court has exclusive original jurisdiction in proceedings concerning a minor for whom an application for involuntary admission is filed under section 229.6 or for whom an application for voluntary admission is made under section 229.2, subsection 1, to which the minor objects. In proceedings under this chapter concerning a minor, notwithstanding section 229.11, the terms term "court", "judge", "~~referee~~", or "clerk" mean the juvenile court, judge, ~~referee~~, or clerk.

Sec. 3. Section 331.754, subsection 2, Code 1991, is amended to read as follows:

2. The acting county attorney shall receive a reasonable compensation as determined by the board for services rendered in proceedings before a judicial magistrate or rendered on behalf of a county officer or employee. If the proceedings are held before a district associate judge or a district judge, the judge shall determine a reasonable compensation for the acting county attorney. If the proceedings are held before a juvenile court referee an associate juvenile judge or a judicial hospitalization referee, the acting county attorney shall be compensated

at a rate approved by the judge who appointed the associate juvenile judge or referee. The compensation shall be paid from funds to be appropriated to the office of county attorney by the board.

Sec. 4. Section 602.7103, Code 1991, is amended to read as follows:

**602.7103 REFEREE ASSOCIATE JUVENILE JUDGE — PROCEDURE.**

1. The chief judge may appoint and may remove for cause with due process a juvenile court referee an associate juvenile judge. The referee associate juvenile judge shall be an attorney admitted to practice law in this state, and shall be qualified for duties by training and experience.

2. The referee associate juvenile judge shall have the same jurisdiction to conduct juvenile court proceedings and to issue orders, findings, and decisions as the judge of the juvenile court, except that the referee associate juvenile judge shall not issue warrants. However, the appointing judge may limit the referee's exercise of juvenile court jurisdiction by the associate juvenile judge.

3. The parties to a termination of parental rights proceeding heard by the referee an associate juvenile judge are entitled to a review by the judge of the juvenile court of appeal the referee's order, finding, or decision of an associate juvenile judge, if the review is requested within ten days after the entry of the referee's order, finding, or decision in the manner of an appeal from orders, findings, or decisions of district court judges. The parties to any other proceeding heard by an associate juvenile judge are entitled to appeal the order, finding, or decision of an associate juvenile judge, to the district court. A request for review An appeal does not automatically stay the referee's order, finding, or decision of an associate juvenile judge. The review is on the record only.

Approved April 23, 1992

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## CHAPTER 1125

### PROFESSIONAL LICENSING BOARDS — DISCIPLINARY HEARINGS

*S.F. 2148*

**AN ACT** relating to the cost of disciplinary hearings conducted by professional licensing boards, and providing an effective date.

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

Section 1. Section 258A.6, Code 1991, is amended by adding the following new subsection:

**NEW SUBSECTION. 6.** A board created pursuant to chapter 114, 116, 117, 117B, 118, 118A, 135E, 147, 154A, or 169 may charge a fee not to exceed seventy-five dollars for conducting a disciplinary hearing pursuant to this chapter which results in disciplinary action taken against the licensee by the board, and in addition to the fee, may recover from a licensee the costs for the following procedures and associated personnel:

- a. Transcript.
- b. Witness fees and expenses.
- c. Depositions.
- d. Medical examination fees incurred relating to a person licensed under chapter 135E, 147, 154A, or 169.

The department of agriculture and land stewardship, the department of commerce, and the Iowa department of public health shall each adopt rules pursuant to chapter 17A which provide for the allocation of fees and costs collected pursuant to this section to the board under