Senate Amendment 3041

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Amend Senate File 155 as follows:
   2 #1. Page 2, by striking lines 21 through 26.
           Page 10, by inserting after line 16, the
   4 following:
        <Sec.
                      Section 49.125, Code 2003, is amended
   6 to read as follows:
1
         49.125 COMPENSATION OF TRAINEES.
         All election personnel attending such training
   9 course shall be paid for attending such course for a
1 10 period not to exceed two hours, and shall be 1 11 reimbursed for travel to and from the place where the
1 12 training is given at the rate determined by the board
  13 of supervisors if the distance involved is more than
  14 five miles. The wages shall be computed at the hourly
1 15 rate established pursuant to section 49.20 and payment
  16 of wages and mileage for attendance shall be made at
  17 the time that payment is made for duties performed on
  18 election day.>
  19 #3. Page 17, line 25, by striking the word
  20 <interview> and inserting the following:
  21 <interview_>.
  22 #4. Page 17, line 26, by inserting after the word 23 <attorney> the following: <on the person's behalf.>. 24 #5. Page 18, by inserting after line 9, the
1
  25 following:
         <Sec.
                   _. Section 237A.2, subsection 1
  26
  27 unnumbered paragraph 1, Code 2003, is amended to read
  28 as follows:
  2.9
        A person shall not establish or operate a child
  30 care center without obtaining a license under the
  31 provisions of this chapter. A center may operate for 32 a specified period of time, to be established by rule
  33 of the department, if application for a license has
  34 been made. If the department denies an application
  35 for an initial license, notwithstanding section 17A.8
  36 <u>17A.18</u>, the applicant center shall not continue to
  37 provide child care pending the outcome of an
  38 evidentiary hearing. The department shall issue a
  39 license if it determines that all of the following
  40 conditions have been met:>
          Page 22, by inserting after line 12, the
  41 <u>#6.</u>
  42 following:
                      Section 331.424C, Code 2003, is amended
        <Sec.
1 43
  44 to read as follows:
  45
         331.424C EMERGENCY SERVICES FUND.
1 46
         A county that is providing fire protection service
  47 or emergency medical service to a township pursuant to 48 section 331.385 shall establish an emergency services
  49 fund and may certify taxes not to exceed sixty and
  50 three=fourths cents per one thousand dollars of the
   1 assessed value of taxable property located in the
   2 township. The county has the authority to use a
   3 portion of the taxes levied and deposited in the fund
   4 for the purpose of accumulating moneys to carry out
   5 the purposes of section 359.43, subsection \frac{3}{4}.>
   6 \frac{\#7.}{} By renumbering as necessary.
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  10 KEITH A. KREIMAN
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  13
  14 STEVE KETTERING
  15 SF 155.701 80
2 16 lh/cl
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