

**EIGHTY-EIGHTH GENERAL ASSEMBLY
2020 REGULAR SESSION
DAILY
HOUSE CLIP SHEET**

March 11, 2020

Clip Sheet Summary

Displays all amendments, fiscal notes, and conference committee reports for previous day.

Bill	Amendment	Action	Sponsor
HF 2055	H-8153		JONES of Clay
HF 2543	H-8154		JONES of Clay
HF 2543	H-8155		ISENHART of Dubuque, et al
HF 2549	H-8149		HUNTER of Polk
HF 2549	H-8156		THORUP of Marion
HF 2549	H-8157		THORUP of Marion
HF 2551	H-8151		LUNDGREN of Dubuque
HF 2554	H-8150		HITE of Mahaska
HF 2554	H-8152		HITE of Mahaska
SF 457	H-8148		COMMITTEE ON JUDICIARY, et al

Fiscal Notes

[HF 2551](#) — [Prescription Drugs, Transparency](#) (LSB5492HV)

[HF 2616](#) — [Insurance, Cemetery and Preneed Omnibus](#) (LSB5362HZ)

HOUSE FILE 2055

H-8153

- 1 Amend House File 2055 as follows:
- 2 1. Page 1, line 3, by striking <1.>
- 3 2. Page 1, by striking lines 12 and 13.

By JONES of Clay

H-8153 FILED MARCH 11, 2020

HOUSE FILE 2543

H-8154

- 1 Amend House File 2543 as follows:
- 2 1. Page 1, line 3, by striking <1.>
- 3 2. Page 1, by striking lines 14 and 15.

By JONES of Clay

H-8154 FILED MARCH 11, 2020

HOUSE FILE 2543

H-8155

1 Amend House File 2543 as follows:

2 1. Page 1, before line 1 by inserting:

3 <Section 1. Section 321.445, subsection 2, paragraph a,
4 Code 2020, is amended to read as follows:

5 a. The driver and ~~front seat occupants~~ passengers of a
6 type of motor vehicle that is subject to registration in Iowa,
7 except a motorcycle or a motorized bicycle, shall each wear a
8 properly adjusted and fastened safety belt or safety harness
9 any time the vehicle is in forward motion on a street or
10 highway in this state, except that a child under eighteen years
11 of age shall be secured as required under section 321.446.

12 Sec. _____. Section 321.445, subsection 2, paragraph b,
13 subparagraphs (1), (2), and (6), Code 2020, are amended to read
14 as follows:

15 (1) The driver ~~or front seat occupants~~ and passengers of a
16 motor vehicle which is not required to be equipped with safety
17 belts or safety harnesses.

18 (2) The driver and ~~front seat occupants~~ passengers of a
19 motor vehicle who are actively engaged in work which requires
20 them to alight from and reenter the vehicle at frequent
21 intervals, providing the vehicle does not exceed twenty-five
22 miles per hour between stops.

23 (6) ~~Front seat occupants~~ Passengers of an authorized
24 emergency vehicle while they are being transported in an
25 emergency. However, this exemption does not apply to the
26 driver of the authorized emergency vehicle.

27 Sec. _____. Section 321.445, subsections 3 and 5, Code 2020,
28 are amended to read as follows:

29 3. The driver and ~~front seat~~ passengers may be each charged
30 separately for improperly used or nonused equipment under
31 subsection 2. However, the driver shall not be charged for a
32 violation committed by a passenger who is fourteen years of
33 age or older unless the passenger is unable to properly fasten
34 a ~~seat~~ safety belt or safety harness due to a temporary or
35 permanent disability. The owner of the motor vehicle may be

1 charged for equipment violations under subsection 1.

2 5. The department shall adopt rules pursuant to chapter 17A
3 providing exceptions from application of subsections 1 and 2
4 for ~~front~~ seats and ~~front-seat~~ passengers of motor vehicles
5 owned, leased, rented, or primarily used by persons with
6 disabilities who use collapsible wheelchairs.

7 Sec. _____. Section 321.446, subsection 3, paragraph d, Code
8 2020, is amended by striking the paragraph.

9 Sec. _____. Section 321.446, subsection 4, paragraphs b and c,
10 Code 2020, are amended to read as follows:

11 b. If a passenger fourteen years of age or older is unable
12 to properly fasten a ~~seatbelt~~ safety belt or safety harness
13 due to a temporary or permanent disability, an operator who
14 transports such a person in violation of subsection 2 may
15 be charged with a violation of this section. Otherwise,
16 a passenger fourteen years of age or older who violates
17 subsection 2 shall be charged in lieu of the operator.

18 c. If a child under fourteen years of age, or a child
19 fourteen years of age or older who is unable to fasten a
20 ~~seatbelt~~ safety belt or safety harness due to a temporary or
21 permanent disability, is being transported in a taxicab or
22 in a personal vehicle operated by a transportation network
23 company driver, as defined in section 321N.1, in a manner
24 that is not in compliance with subsection 1 or 2, the parent,
25 legal guardian, or other responsible adult traveling with the
26 child shall be served with a citation for a violation of this
27 section in lieu of the taxicab operator or transportation
28 network company driver. Otherwise, if a passenger being
29 transported in the taxicab or in a personal vehicle operated by
30 a transportation network company driver is fourteen years of
31 age or older, the citation shall be served on the passenger in
32 lieu of the taxicab operator or transportation network company
33 driver.>

34 2. Page 1, by striking lines 16 through 19 and inserting:
35 <Sec. _____. APPLICABILITY. The following applies to

H-8155 (Continued)

1 first-party automobile partial losses, and first-party
2 automobile total losses, for automobiles that are subject to a
3 partial loss or to a total loss occurring on or after July 1,
4 2020:

5 The section of this Act enacting section 507B.4D.>

6 3. Title page, by striking lines 1 through 5 and inserting
7 <An Act relating to safety belts, safety harnesses, and child
8 restraint systems in motor vehicles, including applicability
9 provisions and making penalties applicable.>
10 4. By renumbering as necessary.

By ISENHART of Dubuque
KACENA of Woodbury

H-8155 FILED MARCH 11, 2020

HOUSE FILE 2549

H-8149

1 Amend House File 2549 as follows:

2 1. Page 1, after line 15 by inserting:

3 <3. A peace officer exercising the option to participate
4 in the group health insurance plan as provided by this section
5 shall be required to pay the state police officers council
6 labor union an amount to cover the costs incurred by the
7 employee organization for negotiating the collective bargaining
8 agreement that provides the group health insurance plan.>

9 2. By renumbering as necessary.

By HUNTER of Polk

H-8149 FILED MARCH 11, 2020

H-8156

1 Amend House File 2549 as follows:

2 1. By striking everything after the enacting clause and
3 inserting:

4 <Section 1. NEW SECTION. 80.7 Peace officers — health
5 insurance.

6 1. a. (1) Notwithstanding any provision to the contrary,
7 peace officers employed within the department that are not
8 covered under a collective bargaining agreement who were at
9 any time eligible to be enrolled in the group health insurance
10 plan that is negotiated under chapter 20 between the state
11 and the state police officers council labor union and who
12 elect to participate in a group health insurance plan provided
13 by the state, shall only be permitted, if not prohibited to
14 participate pursuant to paragraph "b", to participate in the
15 group health insurance plan that is negotiated under chapter 20
16 between the state and the state police officers council labor
17 union for peace officers subject to the requirements of this
18 subsection. In addition, a peace officer who was covered under
19 a collective bargaining agreement and who becomes a manager
20 or supervisor and is no longer covered by the agreement shall
21 not lose group health insurance benefits as provided by the
22 agreement.

23 (2) Notwithstanding any provision to the contrary, a peace
24 officer who was not covered under a collective bargaining
25 agreement shall not be allowed to participate in the group
26 health insurance plan negotiated under chapter 20 between the
27 state and the state police officers council upon retirement.

28 b. By September 1, 2020, and by September 1 of each year
29 thereafter, the governing body of the state police officers
30 council shall have the right to offer or terminate the ability
31 to participate in the group health insurance plan provided
32 by this subsection for the subsequent calendar year and
33 shall provide written notice of the council's decision to the
34 department by September 1. The Iowa state patrol supervisors
35 association shall have the opportunity to address the governing

1 board of the state police officers council concerning the
2 decision of the governing board under this paragraph on or
3 after July 1 but before September 1 of each calendar year.

4 2. The department shall be authorized to retain any savings
5 to the department for peace officers participating in the group
6 health insurance plan pursuant to subsection 1 from moneys
7 appropriated to the department.

8 Sec. 2. NEW SECTION. 456A.13A Full-time officers — health
9 insurance.

10 1. a. (1) Notwithstanding any provision to the contrary,
11 full-time officers as defined in section 456A.13 that are not
12 covered under a collective bargaining agreement who were at
13 any time eligible to be enrolled in the group health insurance
14 plan that is negotiated under chapter 20 between the state
15 and the state police officers council labor union and who
16 elect to participate in a group health insurance plan provided
17 by the state, shall only be permitted, if not prohibited to
18 participate pursuant to paragraph "b", to participate in the
19 group health insurance plan that is negotiated under chapter
20 20 between the state and the state police officers council
21 labor union for full-time officers subject to the requirements
22 of this subsection. In addition, a full-time officer who
23 was covered under a collective bargaining agreement and who
24 becomes a manager or supervisor and is no longer covered by
25 the agreement shall not lose group health insurance benefits
26 as provided by the agreement.

27 (2) Notwithstanding any provision to the contrary, a
28 full-time officer who was not covered under a collective
29 bargaining agreement shall not be allowed to participate in
30 the group health insurance plan negotiated under chapter 20
31 between the state and the state police officers council upon
32 retirement.

33 b. By September 1, 2020, and by September 1 of each year
34 thereafter, the governing body of the state police officers
35 council shall have the right to offer or terminate the ability

1 to participate in the group health insurance plan provided
2 by this subsection for the subsequent calendar year and
3 shall provide written notice of the council's decision to the
4 department by September 1.

5 2. The department shall calculate the savings to the
6 department for full-time officers employed in the law
7 enforcement bureau of the department who are participating in
8 the group health insurance plan pursuant to subsection 1. The
9 department shall transfer to the state fish and game protection
10 fund created in section 456A.17 from moneys appropriated to the
11 department an amount equal to the savings calculated by the
12 department.

13 Sec. 3. GROUP HEALTH INSURANCE PLAN REPORTING — STATE
14 POLICE OFFICERS COUNCIL. Prior to July 1 of each calendar
15 year, the provider of the group health insurance plan
16 negotiated under chapter 20 between the state and the state
17 police officers council labor union shall submit a report
18 to the state police officers council and the departments of
19 public safety and natural resources necessary for purposes of
20 complying with the requirements of sections 80.7 and 456A.13A.
21 The report shall include usage statistics that separately
22 account for employees in the group health insurance plan
23 covered by a collective bargaining agreement negotiated by the
24 state police officers council and those employees that are
25 not covered by a collective bargaining agreement and shall
26 include any information that led to any premium rate increase
27 or decrease for the following calendar year.>

28 2. Title page, by striking lines 1 and 2 and inserting <An
29 Act relating to health insurance by certain peace officers of
30 the departments of public safety and natural resources, and
31 making appropriations.>

By THORUP of Marion

HOUSE FILE 2549

H-8157

1 Amend House File 2549 as follows:

2 1. By striking everything after the enacting clause and
3 inserting:

4 <Section 1. NEW SECTION. 80.7 Peace officers — health
5 insurance.

6 1. a. Notwithstanding any provision to the contrary,
7 peace officers employed within the department that are not
8 covered under a collective bargaining agreement who were at
9 any time eligible to be enrolled in the group health insurance
10 plan that is negotiated under chapter 20 between the state
11 and the state police officers council labor union and who
12 elect to participate in a group health insurance plan provided
13 by the state, shall only be permitted, if not prohibited to
14 participate pursuant to subsection 2, to participate in the
15 group health insurance plan that is negotiated under chapter 20
16 between the state and the state police officers council labor
17 union for peace officers subject to the requirements of this
18 section. In addition, a peace officer who was covered under
19 a collective bargaining agreement and who becomes a manager
20 or supervisor and is no longer covered by the agreement shall
21 not lose group health insurance benefits as provided by the
22 agreement.

23 b. Notwithstanding any provision to the contrary, peace
24 officers participating in the group health insurance plan
25 pursuant to paragraph "a" shall have the option, upon
26 retirement, to continue participation in the group health
27 insurance plan pursuant to section 509A.13 subject to the
28 requirements of this section. In addition, a retired peace
29 officer who was not covered under a collective bargaining
30 agreement and not eligible to participate in the group health
31 insurance plan as provided by this section shall have the
32 option, until December 31, 2020, to participate in the group
33 health insurance plan as provided by this section pursuant to
34 section 509A.13 subject to the requirements of this section.
35 An election by a retired peace officer to participate in the

1 group health insurance plan as authorized by this paragraph is
2 irrevocable.

3 2. By September 1, 2020, and by September 1 of each year
4 thereafter, the governing body of the state police officers
5 council shall have the right to offer or terminate the ability
6 to participate in the group health insurance plan provided
7 by this subsection for the subsequent calendar year and
8 shall provide written notice of the council's decision to the
9 department by September 1. The Iowa state patrol supervisors
10 association shall have the opportunity to address the governing
11 board of the state police officers council concerning the
12 decision of the governing board under this subsection on or
13 after July 1 but before September 1 of each calendar year.

14 Sec. 2. NEW SECTION. 456A.13A Full-time officers — health
15 insurance.

16 1. a. Notwithstanding any provision to the contrary,
17 full-time officers as defined in section 456A.13 that are not
18 covered under a collective bargaining agreement who were at
19 any time eligible to be enrolled in the group health insurance
20 plan that is negotiated under chapter 20 between the state
21 and the state police officers council labor union and who
22 elect to participate in a group health insurance plan provided
23 by the state, shall only be permitted, if not prohibited to
24 participate pursuant to subsection 2, to participate in the
25 group health insurance plan that is negotiated under chapter
26 20 between the state and the state police officers council
27 labor union for full-time officers subject to the requirements
28 of this subsection. In addition, a full-time officer who
29 was covered under a collective bargaining agreement and who
30 becomes a manager or supervisor and is no longer covered by
31 the agreement shall not lose group health insurance benefits
32 as provided by the agreement.

33 b. Notwithstanding any provision to the contrary,
34 full-time officers participating in the group health insurance
35 plan pursuant to paragraph "a" shall have the option, upon

1 retirement, to continue participation in the group health
2 insurance plan pursuant to section 509A.13 subject to the
3 requirements of this section. In addition, a retired full-time
4 officer who was not covered under a collective bargaining
5 agreement and not eligible to participate in the group health
6 insurance plan as provided by this section shall have the
7 option, until December 31, 2020, to participate in the group
8 health insurance plan as provided by this section pursuant to
9 section 509A.13 subject to the requirements of this section.
10 An election by a retired full-time officer to participate in
11 the group health insurance plan as authorized by this paragraph
12 is irrevocable.

13 2. By September 1, 2020, and by September 1 of each year
14 thereafter, the governing body of the state police officers
15 council shall have the right to offer or terminate the ability
16 to participate in the group health insurance plan provided
17 by this subsection for the subsequent calendar year and
18 shall provide written notice of the council's decision to the
19 department by September 1.

20 Sec. 3. GROUP HEALTH INSURANCE PLAN REPORTING — STATE
21 POLICE OFFICERS COUNCIL. Prior to July 1 of each calendar
22 year, the provider of the group health insurance plan
23 negotiated under chapter 20 between the state and the state
24 police officers council labor union shall submit a report
25 to the state police officers council and the departments of
26 public safety and natural resources necessary for purposes of
27 complying with the requirements of sections 80.7 and 456A.13A.
28 The report shall include usage statistics that separately
29 account for employees in the group health insurance plan
30 covered by a collective bargaining agreement negotiated by the
31 state police officers council and those employees that are
32 not covered by a collective bargaining agreement and shall
33 include any information that led to any premium rate increase
34 or decrease for the following calendar year.>

35 2. Title page, by striking lines 1 and 2 and inserting <An

H-8157 (Continued)

1 Act relating to health insurance by certain peace officers of
2 the departments of public safety and natural resources.>

By THORUP of Marion

[H-8157](#) FILED MARCH 11, 2020

HOUSE FILE 2551

H-8151

- 1 Amend House File 2551 as follows:
- 2 1. Page 3, after line 3 by inserting:
- 3 <g. The aggregate manufacturer-level direct and
- 4 administrative costs related to marketing and advertising of
- 5 the prescription drug for the immediately preceding calendar
- 6 year.>
- 7 2. Page 7, after line 3 by inserting:
- 8 <___. "*Interchangeable biological product*" means the same as
- 9 defined in section 155A.3.>
- 10 3. Page 7, after line 10 by inserting:
- 11 <___. "*Specialty drug*" means the same as defined in section
- 12 510E.1.>
- 13 4. Page 7, line 13, after <or> by inserting <need-based
- 14 payments paid>
- 15 5. Page 7, line 17, after <for> by inserting <a specialty
- 16 drug or>
- 17 6. Page 7, line 19, after <equivalent> by inserting <or an
- 18 interchangeable biological product>
- 19 7. Title page, by striking lines 1 through 3 and inserting
- 20 <An Act relating to price transparency and cost-sharing for
- 21 prescription drugs, and including applicability provisions.>
- 22 8. By renumbering, redesignating, and correcting internal
- 23 references as necessary.

By LUNDGREN of Dubuque

H-8151 FILED MARCH 11, 2020

HOUSE FILE 2554

H-8150

- 1 Amend the amendment, H-8141, to House File 2554 as follows:
- 2 1. Page 1, line 5, by striking <sex> and inserting <sexual>
- 3 2. Page 1, line 9, by striking <sex> and inserting <sexual>
- 4 3. Page 1, line 13, by striking <sex> and inserting <sexual>
- 5 4. Page 1, line 18, by striking <sex> and inserting <sexual>
- 6 5. Page 1, line 22, by striking <sex> and inserting <sexual>

By HITE of Mahaska

H-8150 FILED MARCH 11, 2020

HOUSE FILE 2554

H-8152

- 1 Amend the amendment, H-8141, to House File 2554 as follows:
- 2 1. Page 1, line 5, by striking <sex abuse> and inserting
- 3 <sexual abuse of a child>
- 4 2. Page 1, line 9, by striking <sex abuse> and inserting
- 5 <sexual abuse of a child>
- 6 3. Page 1, line 13, by striking <sex abuse> and inserting
- 7 <sexual abuse of a child>
- 8 4. Page 1, line 18, by striking <sex abuse> and inserting
- 9 <sexual abuse of a child>
- 10 5. Page 1, line 22, by striking <sex abuse> and inserting
- 11 <sexual abuse of a child>

By HITE of Mahaska

H-8152 FILED MARCH 11, 2020

SENATE FILE 457

H-8148

1 Amend Senate File 457, as amended, passed, and reprinted by
2 the Senate, as follows:

3 1. By striking everything after the enacting clause and
4 inserting:

5 <DIVISION I

6 SURCHARGES ADDED TO CRIMINAL PENALTIES AND DISTRIBUTION OF
7 SURCHARGE MONEYS

8 Section 1. Section 135.25, Code 2020, is amended to read as
9 follows:

10 **135.25 Emergency medical services fund.**

11 An emergency medical services fund is created in the state
12 treasury under the control of the department. The fund
13 includes, but is not limited to, amounts appropriated by the
14 general assembly, amounts transferred pursuant to section
15 602.8108, subsection 4, and other moneys available from
16 federal or private sources which are to be used for purposes
17 of this section. Funds remaining in the fund at the end of
18 each fiscal year shall not revert to the general fund of the
19 state but shall remain in the emergency medical services fund,
20 notwithstanding section 8.33. The fund is established to
21 assist counties by matching, on a dollar-for-dollar basis,
22 moneys spent by a county for the acquisition of equipment for
23 the provision of emergency medical services and by providing
24 grants to counties for education and training in the delivery
25 of emergency medical services, as provided in this section and
26 section 422D.6. A county seeking matching funds under this
27 section shall apply to the emergency medical services division
28 of the department. The department shall adopt rules concerning
29 the application and awarding process for the matching funds and
30 the criteria for the allocation of moneys in the fund if the
31 moneys are insufficient to meet the emergency medical services
32 needs of the counties. Moneys allocated by the department to a
33 county for emergency medical services purposes may be used for
34 equipment or training and education as determined by the board
35 of supervisors pursuant to section 422D.6.

1 Sec. 2. Section 331.301, subsection 16, Code 2020, is
2 amended by striking the subsection.

3 Sec. 3. Section 331.302, subsection 2, Code 2020, is amended
4 to read as follows:

5 2. For a violation of an ordinance a county shall not
6 provide a penalty in excess of the maximum fine and term of
7 imprisonment for a simple misdemeanor under section 903.1,
8 subsection 1, paragraph "a". The ~~criminal penalty crime~~
9 services surcharge required by section 911.1 shall be added to
10 a county fine and is not a part of the county's penalty.

11 Sec. 4. Section 364.3, subsection 2, Code 2020, is amended
12 to read as follows:

13 2. For a violation of an ordinance a city shall not
14 provide a penalty in excess of the maximum fine and term of
15 imprisonment for a simple misdemeanor under section 903.1,
16 subsection 1, paragraph "a". An amount equal to ten percent of
17 all fines collected by cities shall be deposited in the account
18 established in section 602.8108. However, one hundred percent
19 of all fines collected by a city pursuant to section 321.236,
20 subsection 1, shall be retained by the city. The ~~criminal~~
21 penalty crime services surcharge required by section 911.1
22 shall be added to a city fine and is not a part of the city's
23 penalty.

24 Sec. 5. Section 602.8102, subsection 135A, Code 2020, is
25 amended to read as follows:

26 135A. Assess the surcharges provided by sections 911.1,
27 ~~911.2, 911.2A, 911.2B, 911.2C, 911.3, and 911.4~~ and 911.5.

28 Sec. 6. Section 602.8106, subsections 2 and 3, Code 2020,
29 are amended to read as follows:

30 2. The clerk of the district court shall remit ~~ninety~~ eighty
31 percent of all fines and forfeited bail to the city that was
32 the plaintiff in any action, and shall provide that city with a
33 statement showing the total number of cases, the total of all
34 fines and forfeited bail collected, and the total of all cases
35 dismissed. The remaining ~~ten~~ twenty percent shall be submitted

1 to the state court administrator.

2 3. a. The clerk of the district court shall remit all fines
3 and forfeited bail for violation of a county ordinance, except
4 an ordinance relating to vehicle speed or weight restrictions,
5 to the county treasurer of the county that was the plaintiff
6 in the action, and shall provide that county with a statement
7 showing the total number of cases, the total of all fines and
8 forfeited bail collected, and the total of all cases dismissed.
9 ~~However, if~~

10 b. If a county ordinance provides a penalty for a violation
11 which is also penalized under state law, or the court imposes
12 a fine or forfeiture for any simple misdemeanor punishable as
13 a scheduled violation pursuant to a citation issued by the
14 sheriff as defined in section 331.101, the fines and forfeited
15 bail collected for the violation shall be submitted ~~to the~~
16 state court administrator as follows:

17 (1) Ninety-one percent to the state court administrator as
18 provided in section 602.8108, subsection 4.

19 (2) Nine percent to the county where the violation occurred
20 or citation was issued.

21 Sec. 7. Section 602.8107, subsection 2, paragraph c,
22 subparagraph (2), Code 2020, is amended to read as follows:

23 (2) Fines or penalties and ~~criminal penalty and law~~
24 ~~enforcement initiative surcharges~~ the crime services surcharge.

25 Sec. 8. Section 602.8107, subsection 4, paragraph a, Code
26 2020, is amended to read as follows:

27 a. This subsection does not apply to amounts collected for
28 victim restitution, the victim compensation fund, the ~~criminal~~
29 ~~penalty~~ crime services surcharge, sex offender civil penalty,
30 ~~drug abuse resistance education surcharge, the law enforcement~~
31 ~~initiative surcharge,~~ county enforcement surcharge, amounts
32 collected as a result of procedures initiated under subsection
33 5 or under section 8A.504, or fees charged pursuant to section
34 356.7.

35 Sec. 9. Section 602.8108, subsections 3 and 7, Code 2020,

1 are amended to read as follows:

2 3. The clerk of the district court shall remit to the
3 state court administrator, not later than the fifteenth day
4 of each month, ~~ninety-five percent~~ of all moneys collected
5 from the ~~eriminal penalty surcharge~~ surcharges provided in
6 ~~section~~ sections 911.1 and 911.5 during the preceding calendar
7 month. ~~The clerk shall remit the remainder to the county~~
8 ~~treasurer of the county that was the plaintiff in the action~~
9 ~~or to the city that was the plaintiff in the action.~~ Of the
10 amount received from the clerk, the state court administrator
11 shall allocate ~~seventeen~~ and deposit each month forty-six
12 percent in the juvenile detention home fund in section 232.142,
13 thirty-two percent ~~to be deposited~~ in the victim compensation
14 fund established in section 915.94, and ~~eighty-three percent~~
15 ~~to be deposited in the general fund~~ twenty percent in the
16 criminalistics laboratory fund established in section 691.9,
17 and two percent in the drug abuse resistance education fund
18 established in section 80E.4.

19 7. The clerk of the district court shall remit all moneys
20 collected from the assessment of the ~~surcharges~~ surcharge
21 provided in ~~sections~~ section 911.2B and 911.2C to the state
22 court administrator for deposit in the address confidentiality
23 program revolving fund created in section 9.8.

24 Sec. 10. Section 602.8108, subsection 4, Code 2020, is
25 amended by striking the subsection and inserting in lieu
26 thereof the following:

27 4. The clerk of the district court shall remit to the
28 state court administrator, not later than the fifteenth day of
29 each month, ninety-one percent of all moneys collected from
30 county enforcement as provided section 602.8106, subsection 2,
31 paragraph "b", subparagraph (1), during the preceding calendar
32 month. Of the amount received from the clerk, the state court
33 administrator shall allocate and deposit one and three-tenths
34 percent in the emergency medical services fund in section
35 135.25, and shall allocate and deposit the remainder in the

1 general fund of the state.

2 Sec. 11. Section 602.8108, subsections 5 and 8, Code 2020,
3 are amended by striking the subsections.

4 Sec. 12. Section 805.8, subsection 1, Code 2020, is amended
5 to read as follows:

6 1. *Application.* Except as otherwise indicated, violations
7 of sections of the Code specified in sections 805.8A, 805.8B,
8 and 805.8C are scheduled violations, and the scheduled fine
9 for each of those violations is as provided in those sections,
10 whether the violation is of state law or of a county or city
11 ordinance. The ~~criminal penalty~~ crime services surcharge
12 required by section 911.1 and the ~~county enforcement surcharge~~
13 ~~required by section 911.4, if applicable,~~ shall be added to the
14 scheduled fine.

15 Sec. 13. Section 902.9, subsection 2, Code 2020, is amended
16 to read as follows:

17 2. The surcharges required by sections 911.1, ~~911.2,~~
18 911.2A, and ~~911.3~~ 911.5 shall be added to a fine imposed on a
19 class "C" or class "D" felon, as provided by those sections,
20 and are not a part of or subject to the maximums set in this
21 section.

22 Sec. 14. Section 903.1, subsection 4, Code 2020, is amended
23 to read as follows:

24 4. The surcharges required by sections 911.1, ~~911.2,~~
25 911.2A, ~~911.3,~~ and ~~911.4~~ and 911.5 shall be added to a fine
26 imposed on a misdemeanor as provided in those sections,
27 and are not a part of or subject to the maximums set in this
28 section.

29 Sec. 15. Section 911.1, Code 2020, is amended to read as
30 follows:

31 **911.1 ~~Criminal penalty~~ Crime services surcharge.**

32 1. A ~~criminal penalty~~ crime services surcharge shall be
33 levied against law violators as provided in this section.
34 When a court imposes a fine or forfeiture for a violation of
35 state law, or a city or county ordinance, except an ordinance

1 regulating the parking of motor vehicles, the court ~~or the~~
2 ~~clerk of the district court~~ shall assess an additional penalty
3 in the form of a ~~criminal penalty~~ crime services surcharge
4 equal to ~~thirty-five~~ fifteen percent of the fine or forfeiture
5 imposed.

6 2. In the event of multiple offenses, the surcharge shall
7 be based upon the total amount of fines or forfeitures imposed
8 for all offenses.

9 3. When a fine or forfeiture is suspended in whole or in
10 part, the court shall reduce the surcharge in proportion to the
11 amount suspended.

12 4. The surcharge is subject to the provisions of chapter
13 909 governing the payment and collection of fines, as provided
14 in section 909.8.

15 5. The surcharge shall be remitted by the clerk of court as
16 provided in section 602.8108, subsection 3.

17 Sec. 16. Section 911.2A, subsection 1, Code 2020, is amended
18 to read as follows:

19 1. In addition to any other surcharge, the court ~~or clerk~~
20 ~~of the district court~~ shall assess a human trafficking victim
21 surcharge of one thousand dollars if an adjudication of
22 guilt or a deferred judgment has been entered for a criminal
23 violation of section 725.1, subsection 2, or section 710A.2,
24 725.2, or 725.3.

25 Sec. 17. Section 911.2B, Code 2020, is amended to read as
26 follows:

27 **911.2B Domestic abuse assault, or sexual abuse, stalking, and**
28 **human trafficking victim related crimes surcharge.**

29 1. In addition to any other surcharge, the court ~~or clerk~~
30 ~~of the district court~~ shall assess a domestic abuse assault,
31 domestic abuse protective order contempt, sexual abuse,
32 stalking, and human trafficking victim surcharge of ~~one hundred~~
33 ninety dollars if an adjudication of guilt or a deferred
34 judgment has been entered for a violation of section 708.2A,
35 708.11, or 710A.2, or chapter 709, or if a defendant is held

1 in contempt of court for violating a domestic abuse protective
2 order issued pursuant to chapter 236.

3 2. In the event of multiple offenses, the surcharge shall be
4 imposed for each applicable offense.

5 3. The surcharge shall be remitted by the clerk of court as
6 provided in section 602.8108, subsection 7.

7 Sec. 18. NEW SECTION. 911.5 **Agricultural theft surcharge.**

8 1. In addition to any other surcharge, the court or clerk of
9 the district court shall assess an agricultural theft surcharge
10 equal to five hundred dollars, if an adjudication of guilt or
11 a deferred judgment has been entered for a criminal violation
12 involving any of the following:

13 a. Theft of agricultural property under section 714.2,
14 subsection 1, 2, or 3.

15 b. Criminal mischief under section 716.3, 716.4, or 716.5,
16 by damaging, defacing, altering, or destroying agricultural
17 property.

18 2. As used in this section, agricultural property means any
19 of the following:

20 a. A crop as defined in section 717A.1.

21 b. Livestock as defined in section 717.1.

22 c. (1) A colony or package as defined in section 160.1A,
23 or a hive where bees are kept as described in section 160.5,
24 if the department of agriculture and land stewardship is
25 authorized by that chapter to inspect the colony, package, or
26 hive or to regulate the movement of the colony, package, or
27 hive.

28 (2) A queen bee that is part of a colony or is being moved
29 to be part of a colony as described in subparagraph (1).

30 3. The surcharge shall be remitted by the clerk of the
31 district court as provided in section 602.8108, subsection 3.

32 Sec. 19. REPEAL. Sections 911.2, 911.2C, 911.3, and 911.4,
33 Code 2020, are repealed.

34
35

DIVISION II
COURT FUNDS

1 Sec. 20. Section 602.1302, subsection 1, Code 2020, is
2 amended to read as follows:

3 1. Except as otherwise provided by sections 602.1303,
4 ~~602.1304~~, and 602.8108 or other applicable law, the expenses of
5 operating and maintaining the judicial branch shall be paid out
6 of the general fund of the state from funds appropriated by the
7 general assembly for the judicial branch. State funding shall
8 be phased in as provided in section 602.11101.

9 Sec. 21. Section 602.1304, subsection 1, Code 2020, is
10 amended to read as follows:

11 1. Except as provided in article 8 ~~and subsection 2 of this~~
12 ~~section~~, all fees and other revenues collected by judicial
13 officers and court employees shall be paid into the general
14 fund of the state.

15 Sec. 22. Section 602.1304, subsection 2, Code 2020, is
16 amended by striking the subsection.

17 Sec. 23. Section 602.8108, subsection 9, Code 2020, is
18 amended by striking the subsection and inserting in lieu
19 thereof the following:

20 9. *a.* A court technology and modernization fund is
21 established as a separate fund in the state treasury. The
22 state court administrator shall allocate seven million dollars
23 of the moneys received under subsection 2 to be deposited in
24 the fund, which shall be administered by the judicial branch.

25 *b.* The moneys in the fund shall be used to enhance the
26 ability of the judicial branch to process cases more quickly
27 and efficiently, to electronically transmit information to
28 state government, local governments, law enforcement agencies,
29 and the public, and to improve public access to the court
30 system. The moneys in the collection fund may also be used for
31 any the following:

32 (1) The Iowa court information system.

33 (2) Records management, equipment, services, and projects.

34 (3) Other technological improvements approved by the
35 judicial branch.

1 (4) Electronic legal research equipment, systems, and
2 projects.

3 (5) The study, development, and implementation of other
4 innovations and projects that would improve the administration
5 of justice.

6 (6) Capital improvements necessitated by the installation
7 of or connection with the Iowa court information system, the
8 Iowa communications network, or other like networks.

9 c. The fund shall be separate from the general fund of
10 the state and the balance in the fund shall not be considered
11 part of the balance of the general fund of the state.
12 Notwithstanding section 8.33, moneys in the fund shall not
13 revert to the general fund. Notwithstanding section 12C.7,
14 subsection 2, interest or earnings on moneys in the court
15 technology and modernization fund shall remain in the court
16 technology and modernization fund and any interest and earnings
17 shall be in addition to the maximum annual deposit amount.

18 Sec. 24. TRANSFER OF REMAINING FUNDS. Any unobligated
19 or unencumbered moneys remaining in the enhanced court
20 collections fund in section 602.1304 at the end of the fiscal
21 year beginning July 1, 2019, and ending June 30, 2020, shall be
22 transferred to the court technology and modernization fund.

23 DIVISION III

24 CIVIL FEES AND COURT COSTS

25 Sec. 25. Section 602.8105, subsections 1 and 2, Code 2020,
26 are amended to read as follows:

27 1. The clerk of the district court shall collect the
28 following fees:

29 a. Except as otherwise provided in this subsection, for
30 filing and docketing a petition, one hundred ~~eighty-five~~
31 ninety-five dollars. In counties having a population of
32 ninety-eight thousand or over, an additional five dollars shall
33 be charged and collected to be known as the journal publication
34 fee and used for the purposes provided for in section 618.13.

35 Ob. For filing and docketing a petition for dissolution

1 of marriage, which includes the docketing of any dissolution
2 decree, two hundred sixty-five dollars. It is the intent of
3 the general assembly that twenty percent of the funds generated
4 from these fees be appropriated and used for sexual assault
5 and domestic violence centers and eighty percent of the funds
6 generated from these fees be appropriated to the general fund
7 of the state.

8 *b.* For filing and docketing a petition pursuant to chapter
9 598 other than a dissolution of marriage petition, one hundred
10 ten dollars.

11 *c.* For filing and docketing an application for modification
12 of a dissolution decree to which a written stipulation is
13 attached at the time of filing containing the agreement of the
14 parties to the terms of modification, one hundred ten dollars.

15 ~~*d.* For entering a final decree of dissolution of marriage,~~
16 ~~fifty dollars. It is the intent of the general assembly that~~
17 ~~the funds generated from the dissolution fees be appropriated~~
18 ~~and used for sexual assault and domestic violence centers.~~

19 ~~*e.* *d.* For filing and docketing a petition for adoption~~
20 ~~pursuant to chapter 600, one hundred zero dollars.—For~~
21 ~~multiple adoption petitions filed at the same time by the same~~
22 ~~petitioner under section 600.3, the filing fee and any court~~
23 ~~costs for any petition filed in addition to the first petition~~
24 ~~filed are waived.~~

25 ~~*f.* *e.* For filing and docketing a small claims action, the~~
26 ~~amounts specified in section 631.6.~~

27 ~~*g.* *f.* For an appeal from a judgment in small claims or for~~
28 ~~filing and docketing a writ of error, one hundred ~~eighty-five~~~~
29 ~~ninety-five dollars.~~

30 ~~*h.* *g.* For a motion to show cause in a civil case, ~~fifty~~~~
31 ~~sixty dollars.~~

32 ~~*i.* *h.* For filing and docketing a transcript of the judgment~~
33 ~~in a civil case, ~~fifty~~ sixty dollars.~~

34 ~~*j.* *i.* For filing a tribal judgment, one hundred ten~~
35 ~~dollars.~~

1 2. The clerk of the district court shall collect the
2 following fees for miscellaneous services:

3 a. For filing and entering any other statutory lien, ~~fifty~~
4 sixty dollars.

5 b. For a certificate and seal, ~~twenty~~ thirty dollars.

6 However, there shall be no charge for a certificate and seal to
7 an application to procure a pension, bounty, or back pay for a
8 member of the armed services or other person.

9 c. For certifying a change in title of real estate, ~~fifty~~
10 sixty dollars.

11 d. For filing a praecipe to issue execution under chapter
12 626, ~~twenty-five~~ thirty-five dollars. The fee shall be
13 recoverable by the creditor from the debtor against whom the
14 execution is issued. A fee payable by a political subdivision
15 of the state under this paragraph shall be collected by the
16 clerk of the district court as provided in section 602.8109.
17 However, the fee shall be waived and shall not be collected
18 from a political subdivision of the state if a county attorney
19 or county attorney's designee is collecting a delinquent
20 judgment pursuant to section 602.8107, subsection 4.

21 e. For filing a praecipe to issue execution under chapter
22 654, ~~fifty~~ sixty dollars.

23 f. For filing a confession of judgment under chapter 676,
24 ~~fifty~~ sixty dollars if the judgment is five thousand dollars or
25 less, and one hundred ten dollars if the judgment exceeds five
26 thousand dollars.

27 g. For filing a lis pendens, ~~fifty~~ sixty dollars.

28 h. For applicable convictions under section 692A.110 prior
29 to July 1, 2009, a civil penalty of two hundred ten dollars,
30 and for applicable convictions under section 692A.110 on or
31 after July 1, 2009, a civil penalty of two hundred ~~fifty~~ sixty
32 dollars.

33 i. Other fees provided by law.

34 Sec. 26. Section 602.8106, subsection 1, paragraph d, Code
35 2020, is amended to read as follows:

1 2. The driver shall remain at the scene of the accident
2 until the driver has fulfilled the requirements of section
3 321.263. Any person failing to remain at the scene of the
4 accident or fulfill the requirements of section 321.263 under
5 such circumstances shall be guilty of a simple misdemeanor
6 ~~and punished as provided in section 321.482 punishable as~~
7 a scheduled violation under section 805.8A, subsection 14,
8 paragraph "m".

9 Sec. 32. Section 321.264, Code 2020, is amended to read as
10 follows:

11 **321.264 Striking unattended vehicle.**

12 The driver of any vehicle which collides with any vehicle
13 which is unattended shall immediately stop and shall then and
14 there either locate and notify the operator or owner of such
15 vehicle of the name and address of the driver and owner of the
16 vehicle striking the unattended vehicle or shall leave in a
17 conspicuous place in the vehicle struck a written notice giving
18 the name and address of the driver and of the owner of the
19 vehicle doing the striking and a statement of the circumstances
20 thereof. A person who violates this section commits a simple
21 misdemeanor punishable as a scheduled violation under section
22 805.8A, subsection 14, paragraph "n".

23 Sec. 33. Section 321.265, Code 2020, is amended to read as
24 follows:

25 **321.265 Striking fixtures upon a highway.**

26 The driver of a vehicle involved in an accident resulting
27 in damage to property legally upon or adjacent to a highway
28 shall take reasonable steps to locate and notify the owner,
29 a peace officer, or person in charge of the damaged property
30 of the damage and shall inform the person of the driver's name
31 and address and the registration number of the vehicle causing
32 the damage and shall, upon request and if available, exhibit
33 the driver's license of the driver of the vehicle and shall
34 report the accident when and as required in section 321.266. A
35 person who violates this section commits a simple misdemeanor

1 punishable as a scheduled violation under section 805.8A,
2 subsection 14, paragraph "o".

3 Sec. 34. Section 321.324A, Code 2020, is amended by adding
4 the following new subsection:

5 NEW SUBSECTION. 4. A person who violates this section
6 commits a simple misdemeanor punishable as a scheduled
7 violation under section 805.8A, subsection 6, paragraph "os".

8 Sec. 35. Section 321.371, subsection 2, Code 2020, is
9 amended to read as follows:

10 2. A person who violates this section commits a simple
11 misdemeanor punishable as a scheduled violation under section
12 805.8A, subsection 14, paragraph "p".

13 Sec. 36. Section 321.372, subsection 5, paragraph b,
14 subparagraph (1), Code 2020, is amended to read as follows:

15 (1) For a first offense under subsection 3, the person is
16 guilty of a simple misdemeanor punishable by a fine of at least
17 ~~two hundred fifty~~ three hundred forty-five dollars but not more
18 than ~~six hundred seventy-five~~ nine hundred thirty dollars or
19 by imprisonment for not more than thirty days, or by both. The
20 department may require the person to attend and successfully
21 complete, at the person's own expense, a driver improvement
22 program approved by the department in lieu of driver's license
23 suspension for the offense pursuant to section 321.210.

24 Sec. 37. Section 321.383, subsection 4, Code 2020, is
25 amended to read as follows:

26 4. Any Except as provided in subsection 5, any person
27 who violates any provision of this section shall be fined
28 as provided in commits a simple misdemeanor punishable as a
29 scheduled violation under section 805.8A, subsection 3.

30 Sec. 38. Section 321.383, Code 2020, is amended by adding
31 the following new subsection:

32 NEW SUBSECTION. 5. A person who operates a self-propelled
33 implement of husbandry at a speed which exceeds the limit
34 of thirty-five miles per hour commits a simple misdemeanor
35 punishable as a scheduled violation under section 805.8A,

1 subsection 5.

2 Sec. 39. Section 321.431, subsection 6, Code 2020, is
3 amended to read as follows:

4 6. A person who violates this section commits a simple
5 misdemeanor punishable as a scheduled violation under section
6 805.8A, subsection 3, paragraph "ad".

7 Sec. 40. Section 805.8A, Code 2020, is amended to read as
8 follows:

9 **805.8A Motor vehicle and transportation scheduled violations.**

10 1. *Parking violations.*

11 a. For parking violations under sections 321.236, 321.239,
12 321.358, 321.360, and 321.361, the scheduled fine is five
13 dollars, except if the local authority has established the
14 fine by ordinance. The scheduled fine for a parking violation
15 pursuant to section 321.236 increases by five dollars if
16 authorized by ordinance and if the parking violation is not
17 paid within thirty days of the date upon which the violation
18 occurred. For purposes of calculating the unsecured appearance
19 bond required under section 805.6, the scheduled fine shall
20 be five dollars, or if the amount of the fine is greater than
21 five dollars, the unsecured appearance bond shall be the amount
22 of the fine established by the local authority. However,
23 violations charged by a city or county upon simple notice of a
24 fine instead of a uniform citation and complaint required by
25 section 321.236, subsection 1, paragraph "b", are not scheduled
26 violations, and this section shall not apply to any offense
27 charged in that manner. For a parking violation under section
28 461A.38, the scheduled fine is ten dollars. For a parking
29 violation under section 321.362, the scheduled fine is twenty
30 dollars.

31 b. For a parking violation under section 321L.2A, subsection
32 2, the scheduled fine is twenty dollars.

33 c. For violations under section 321L.2A, subsection 3,
34 sections 321L.3, 321L.4, subsection 2, and section 321L.7, the
35 scheduled fine is two hundred dollars.

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1 2. *Title and registration violations.* For title or
2 registration violations under the following sections, the
3 scheduled fine is as follows:

4	<i>a.</i>	Section 321.17.....	\$ 50	<u>\$ 70.</u>
5	<i>b.</i>	Section 321.24.....	<u>\$135.</u>	
6	<i>b.</i> <i>c.</i>	Section 321.25.....	\$100	<u>\$135.</u>
7	<i>e.</i> <i>d.</i>	Section 321.32.....	\$ 20	<u>\$ 30.</u>
8	<i>d.</i> <i>e.</i>	Section 321.34.....	\$ 20	<u>\$ 30.</u>
9	<i>e.</i> <i>f.</i>	Section 321.37.....	\$ 20	<u>\$ 30.</u>
10	<i>f.</i> <i>g.</i>	Section 321.38.....	\$ 20	<u>\$ 30.</u>
11	<i>g.</i> <i>h.</i>	Section 321.41.....	\$ 20	<u>\$ 30.</u>
12	<i>h.</i> <i>i.</i>	Section 321.45.....	\$100	<u>\$135.</u>
13	<i>i.</i> <i>j.</i>	Section 321.46.....	\$100	<u>\$135.</u>
14	<i>j.</i> <i>k.</i>	Section 321.47.....	\$100	<u>\$135.</u>
15	<i>k.</i> <i>l.</i>	Section 321.48.....	\$100	<u>\$135.</u>
16	<i>l.</i> <i>m.</i>	Section 321.52.....	\$100	<u>\$135.</u>
17	<i>m.</i> <i>n.</i>	Section 321.55.....	\$ 50	<u>\$ 70.</u>
18	<i>n.</i> <i>o.</i>	Section 321.57.....	\$100	<u>\$135.</u>
19	<i>o.</i> <i>p.</i>	Section 321.62.....	\$100	<u>\$135.</u>
20	<i>p.</i> <i>q.</i>	Section 321.67.....	\$100	<u>\$135.</u>
21	<i>q.</i> <i>r.</i>	Section 321.98.....	\$ 50	<u>\$ 70.</u>
22	<i>r.</i> <i>s.</i>	Section 321.99.....	\$200	<u>\$260.</u>
23	<i>s.</i> <i>t.</i>	Section 321.104.....	\$100	<u>\$135.</u>
24	<i>t.</i> <i>u.</i>	Section 321.115.....	\$ 30	<u>\$ 45.</u>
25	<i>u.</i> <i>v.</i>	Section 321.115A.....	\$ 30	<u>\$ 45.</u>

26 3. *Equipment violations.* For equipment violations under the
27 following sections, the scheduled fine is as follows:

28	<i>a.</i>	Section 321.234A.....	\$ 50	<u>\$ 70.</u>
29	<i>b.</i>	Section 321.247.....	\$100	<u>\$135.</u>
30	<i>c.</i>	Section 321.317.....	\$ 20	<u>\$ 30.</u>
31	<i>d.</i>	Section 321.381.....	\$100	<u>\$135.</u>
32	<i>e.</i>	Section 321.381A.....	\$100	<u>\$135.</u>
33	<i>f.</i>	Section 321.382.....	\$ 25	<u>\$ 35.</u>
34	<i>g.</i>	Section 321.383, subsection 4.....	\$ 30	<u>\$ 45.</u>
35	<i>h.</i>	Section 321.384.....	\$ 30	<u>\$ 45.</u>

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1	<i>i.</i>	Section 321.385.....	\$ 30	<u>\$ 45.</u>
2	<i>j.</i>	Section 321.386.....	\$ 30	<u>\$ 45.</u>
3	<i>k.</i>	Section 321.387.....	\$ 20	<u>\$ 30.</u>
4	<i>l.</i>	Section 321.388.....	\$ 20	<u>\$ 30.</u>
5	<i>m.</i>	Section 321.389.....	\$ 20	<u>\$ 30.</u>
6	<i>n.</i>	Section 321.390.....	\$ 20	<u>\$ 30.</u>
7	<i>o.</i>	Section 321.392.....	\$ 20	<u>\$ 30.</u>
8	<i>p.</i>	Section 321.393.....	\$ 20	<u>\$ 30.</u>
9	<i>q.</i>	Section 321.398.....	\$ 30	<u>\$ 45.</u>
10	<i>r.</i>	Section 321.402.....	\$ 30	<u>\$ 45.</u>
11	<i>s.</i>	Section 321.403.....	\$ 30	<u>\$ 45.</u>
12	<i>t.</i>	Section 321.404.....	\$ 30	<u>\$ 45.</u>
13	<i>u.</i>	Section 321.404A.....	\$ 25	<u>\$ 35.</u>
14	<i>v.</i>	Section 321.409.....	\$ 30	<u>\$ 45.</u>
15	<i>w.</i>	Section 321.415.....	\$ 30	<u>\$ 45.</u>
16	<i>x.</i>	Section 321.419.....	\$ 30	<u>\$ 45.</u>
17	<i>y.</i>	Section 321.420.....	\$ 30	<u>\$ 45.</u>
18	<i>z.</i>	Section 321.421.....	\$ 30	<u>\$ 45.</u>
19	<i>aa.</i>	Section 321.422.....	\$ 20	<u>\$ 30.</u>
20	<i>ab.</i>	Section 321.423.....	\$ 30	<u>\$ 45.</u>
21	<i>ac.</i>	Section 321.430.....	\$100	<u>\$135.</u>
22	<i>ad.</i>	Section 321.431.....	\$135.	
23	<i>ad.</i> <u><i>ae.</i></u>	Section 321.432.....	\$ 20	<u>\$ 30.</u>
24	<i>ae.</i> <u><i>af.</i></u>	Section 321.433.....	\$ 30	<u>\$ 45.</u>
25	<i>af.</i> <u><i>ag.</i></u>	Section 321.436.....	\$ 20	<u>\$ 30.</u>
26	<i>ag.</i> <u><i>ah.</i></u>	Section 321.438.....	\$ 50	<u>\$ 70.</u>
27	<i>ah.</i> <u><i>ai.</i></u>	Section 321.439.....	\$ 20	<u>\$ 30.</u>
28	<i>ai.</i> <u><i>aj.</i></u>	Section 321.440.....	\$ 20	<u>\$ 30.</u>
29	<i>aj.</i> <u><i>ak.</i></u>	Section 321.441.....	\$ 20	<u>\$ 30.</u>
30	<i>ak.</i> <u><i>al.</i></u>	Section 321.442.....	\$ 20	<u>\$ 30.</u>
31	<i>al.</i> <u><i>am.</i></u>	Section 321.444.....	\$ 20	<u>\$ 30.</u>
32	4. <i>Driver's license violations.</i> For driver's license			
33	violations under the following sections, the scheduled fine is			
34	as follows:			
35	<i>a.</i>	Section 321.174.....	\$ 200	<u>\$ 260.</u>

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1	<i>b.</i>	Section 321.174A.....	\$ 50	\$ 70.
2	<i>c.</i>	Section 321.178, subsection 2,		
3		paragraph "a", subparagraph (2).....	\$ 30	\$ 45.
4	<i>d.</i>	Section 321.180.....	\$ 50	\$ 70.
5	<i>e.</i>	Section 321.180B.....	\$ 50	\$ 70.
6	<i>f.</i>	Section 321.193.....	\$ 50	\$ 70.
7	<i>g.</i>	Section 321.194.....	\$ 50	\$ 70.
8	<i>h.</i>	Section 321.216.....	\$ 100	\$ 135.
9	<i>i.</i>	Section 321.216B.....	\$ 200	\$ 260.
10	<i>j.</i>	Section 321.216C.....	\$ 200	\$ 260.
11	<i>k.</i>	Section 321.219.....	\$ 200	\$ 260.
12	<i>l.</i>	Section 321.220.....	\$ 200	\$ 260.

13 5. *Speed violations.*

14 *a.* For excessive speed violations in excess of the limit
15 under section 321.236, subsections 5 and 11, ~~sections~~ section
16 321.285, section 321.383, subsection 5, and section 461A.36,
17 the scheduled fine shall be the following:

18 (1) ~~Twenty~~ thirty dollars for speed not more than five miles
19 per hour in excess of the limit.

20 (2) ~~Forty~~ fifty-five dollars for speed greater than five but
21 not more than ten miles per hour in excess of the limit.

22 (3) ~~Eighty~~ One hundred five dollars for speed greater than
23 ten but not more than fifteen miles per hour in excess of the
24 limit.

25 (4) ~~Ninety~~ One hundred twenty dollars for speed greater
26 than fifteen but not more than twenty miles per hour in excess
27 of the limit.

28 (5) One hundred thirty-five dollars plus five dollars for
29 each mile per hour of excessive speed over twenty miles per
30 hour over the limit.

31 *b.* Excessive speed by a school bus is punishable as provided
32 in subsection 10.

33 *c.* Excessive speed in conjunction with a violation of
34 section 321.278 is not a scheduled violation, whatever the
35 amount of excess speed.

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- 1 *d.* For a violation under section 321.295, the scheduled fine
2 is ~~fifty~~ seventy dollars.
- 3 6. *Operating violations.* For operating violations under the
4 following sections, the scheduled fine is as follows:
- 5 *a.* Section 321.236, subsections 3, 4, 9,
6 and 12.....~~\$ 20~~ \$ 30.
- 7 *b.* Section 321.275, subsections 1
8 through 7.....~~\$ 35~~ \$ 50.
- 9 *c.* Section 321.277A.....~~\$ 35~~ \$ 50.
- 10 *d.* Section 321.288.....~~\$100~~ \$135.
- 11 *e.* Section 321.297.....~~\$100~~ \$135.
- 12 *f.* Section 321.299.....~~\$100~~ \$135.
- 13 *g.* Section 321.302.....~~\$100~~ \$135.
- 14 *h.* Section 321.303.....~~\$100~~ \$135.
- 15 *i.* Section 321.304, subsections 1
16 and 2.....~~\$100~~ \$135.
- 17 *j.* Section 321.305.....~~\$100~~ \$135.
- 18 *k.* Section 321.306.....~~\$100~~ \$135.
- 19 *l.* Section 321.311.....~~\$100~~ \$135.
- 20 *m.* Section 321.312.....~~\$100~~ \$135.
- 21 *n.* Section 321.314.....~~\$100~~ \$135.
- 22 *o.* Section 321.315.....~~\$ 35~~ \$ 50.
- 23 *p.* Section 321.316.....~~\$ 35~~ \$ 50.
- 24 *q.* Section 321.318.....~~\$ 35~~ \$ 50.
- 25 *r.* Section 321.323.....~~\$100~~ \$135.
- 26 *os.* Section 321.324A.....\$135.
- 27 *s.* Section 321.340.....~~\$100~~ \$135.
- 28 *t.* Section 321.353.....~~\$100~~ \$135.
- 29 *u.* Section 321.354.....~~\$100~~ \$135.
- 30 *v.* Section 321.363.....~~\$ 35~~ \$ 50.
- 31 *w.* Section 321.365.....~~\$ 35~~ \$ 50.
- 32 *x.* Section 321.366.....~~\$100~~ \$135.
- 33 *y.* Section 321.395.....~~\$100~~ \$135.
- 34 7. *Failure to yield or obey violations.* For failure to yield
35 or obey violations under the following sections, the scheduled

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1 fine is as follows:

- 2 a. Section 321.257, subsection 2, for a violation by an
- 3 operator of a motor vehicle.....~~\$100~~ \$135.
- 4 b. Section 321.298.....~~\$100~~ \$135.
- 5 c. Section 321.307.....~~\$100~~ \$135.
- 6 d. Section 321.313.....~~\$100~~ \$135.
- 7 e. Section 321.319.....~~\$100~~ \$135.
- 8 f. Section 321.320.....~~\$100~~ \$135.
- 9 g. Section 321.321.....~~\$100~~ \$135.
- 10 h. Section 321.327.....~~\$100~~ \$135.
- 11 i. Section 321.329.....~~\$100~~ \$135.
- 12 j. Section 321.333.....~~\$100~~ \$135.

13 8. *Traffic sign or signal violations.* For traffic sign or
14 signal violations under the following sections, the scheduled
15 fine is as follows:

- 16 a. Section 321.236, subsections 2 and 6.~~\$ 35~~ \$ 50.
- 17 b. Section 321.256.....~~\$100~~ \$135.
- 18 c. Section 321.260, subsection 2.....\$455.
- 19 ~~e.~~ d. Section 321.294.....~~\$100~~ \$135.
- 20 ~~d.~~ e. Section 321.304, subsection 3...~~\$100~~ \$135.
- 21 ~~e.~~ f. Section 321.322.....~~\$100~~ \$135.

22 9. *Bicycle or pedestrian violations.* For bicycle or
23 pedestrian violations under the following sections, the
24 scheduled fine for a pedestrian or bicyclist is as follows:

- 25 a. Section 321.234, subsections 3 and 4.~~\$ 25~~ \$ 35.
- 26 b. Section 321.236, subsection 10.....~~\$ 15~~ \$ 25.
- 27 c. Section 321.257, subsection 2.....~~\$ 25~~ \$ 35.
- 28 d. Section 321.275, subsection 8.....~~\$ 25~~ \$ 35.
- 29 e. Section 321.325.....~~\$ 25~~ \$ 35.
- 30 f. Section 321.326.....~~\$ 25~~ \$ 35.
- 31 g. Section 321.328.....~~\$ 25~~ \$ 35.
- 32 h. Section 321.331.....~~\$ 25~~ \$ 35.
- 33 i. Section 321.332.....~~\$ 25~~ \$ 35.
- 34 j. Section 321.397.....~~\$ 25~~ \$ 35.
- 35 k. Section 321.434.....~~\$ 25~~ \$ 35.

1 9A. *Electric personal assistive mobility device*
2 *violations.* For violations under section 321.235A, the
3 scheduled fine is ~~fifteen~~ twenty-five dollars.

4 10. *School bus violations.* For violations by an operator of
5 a school bus under sections 321.285 and 321.372, subsections 1
6 and 2, the scheduled fine is one hundred thirty-five dollars.
7 However, an excessive speed violation by a school bus of
8 more than ten miles per hour in excess of the limit is not a
9 scheduled violation.

10 11. a. *Emergency vehicle and equipment-related*
11 *violations.* For violations relating to authorized emergency
12 vehicles, fire apparatus and equipment, and police bicycles
13 under the following sections, the scheduled fine is as follows:

- 14 (1) Section 321.231.....~~\$100~~ \$135.
15 (2) Section 321.323A, subsection 1....~~\$100~~ \$135.
16 (3) Section 321.324.....~~\$100~~ \$135.
17 (4) Section 321.367.....~~\$100~~ \$135.
18 (5) Section 321.368.....~~\$100~~ \$135.

19 b. *Violations relating to stationary nonemergency vehicles.*
20 For violations relating to the approach of certain stationary
21 nonemergency vehicles under section 321.323A, subsections 2 and
22 3, the scheduled fine is one hundred thirty-five dollars.

23 12. *Restrictions on vehicles.*

24 a. For violations under sections 321.309, 321.310, 321.394,
25 321.461, and 321.462, the scheduled fine is ~~thirty-five~~ fifty
26 dollars.

27 b. For violations under section 321.437, the scheduled fine
28 is ~~thirty-five~~ fifty dollars.

29 c. For height, length, width, and load violations under
30 sections 321.454, 321.455, 321.456, 321.457, and 321.458, the
31 scheduled fine is two hundred sixty dollars.

32 d. For violations under section 321.466, the scheduled fine
33 is ~~twenty~~ twenty-five dollars for each two thousand pounds or
34 fraction thereof of overweight.

35 e. (1) Violations of the schedule of axle and tandem axle

1 and gross or group of axle weight violations in section 321.463
2 shall be scheduled violations subject to the provisions,
3 procedures, and exceptions contained in sections 805.6 through
4 805.11, irrespective of the amount of the fine under that
5 schedule.

6 (a) Violations of the schedule of weight violations shall be
7 chargeable, where the fine charged does not exceed one thousand
8 dollars, only by uniform citation and complaint.

9 (b) Violations of the schedule of weight violations, where
10 the fine charged exceeds one thousand dollars shall, when the
11 violation is admitted and section 805.9 applies, be chargeable
12 upon uniform citation and complaint, indictment, or county
13 attorney's information, but otherwise shall be chargeable only
14 upon indictment or county attorney's information.

15 (2) In all cases of charges under the schedule of weight
16 violations, the charge shall specify the amount of fine charged
17 under the schedule. Where a defendant is convicted and the
18 fine under the foregoing schedule of weight violations exceeds
19 one thousand dollars, the conviction shall be of an indictable
20 offense although section 805.9 is employed and whether the
21 violation is charged upon uniform citation and complaint,
22 indictment, or county attorney's information.

23 *f.* For a violation under section 321E.16, other than the
24 provisions relating to weight, the scheduled fine is two
25 hundred sixty dollars.

26 13. *Motor carrier and other operator violations.*

27 *a.* (1) For a violation under section 321.54, the scheduled
28 fine is ~~thirty~~ forty-five dollars.

29 (2) For violations under sections 326.22 and 326.23, the
30 scheduled fine is ~~fifty~~ seventy dollars.

31 *b.* For a violation under section 321.449, 321.449A, or
32 321.449B, the scheduled fine is ~~fifty~~ seventy dollars.

33 *c.* For violations under sections 321.364, 321.450, 321.460,
34 and 452A.52, the scheduled fine is two hundred sixty dollars.

35 *d.* For violations of section 325A.3, subsection 6, or

1 section 325A.8, the scheduled fine is one hundred thirty-five
2 dollars.

3 e. For violations of chapter 325A, other than a violation of
4 section 325A.3, subsection 6, or section 325A.8, the scheduled
5 fine is ~~two~~ three hundred fifty twenty-five dollars.

6 f. For violations of section 327B.1, subsection 1 or 3, the
7 scheduled fine is ~~two~~ three hundred fifty twenty-five dollars.

8 14. *Miscellaneous violations.*

9 a. *Failure to obey a peace officer.* For a violation under
10 section 321.229, the scheduled fine is one hundred thirty-five
11 dollars.

12 b. *Abandoning a motor vehicle.* For a violation under
13 section 321.91, the scheduled fine is two hundred sixty
14 dollars.

15 c. *Seat belt or restraint violations.*

16 (1) For a violation under section 321.445, the scheduled
17 fine is ~~forty~~ fifty seventy dollars.

18 (2) For a violation under section 321.446, the scheduled
19 fine is one hundred thirty-five dollars.

20 d. *Litter and debris violations.* For violations under
21 sections 321.369 and 321.370, the scheduled fine is ~~seventy~~
22 ninety dollars.

23 e. *Open container violations.* For violations under sections
24 321.284 and 321.284A, the scheduled fine is two hundred sixty
25 dollars.

26 f. *Proof of financial responsibility.* If, in connection
27 with a motor vehicle accident, a person is charged and found
28 guilty of a violation of section 321.20B, subsection 1,
29 the scheduled fine is ~~five~~ six hundred forty-five dollars;
30 otherwise, the scheduled fine for a violation of section
31 321.20B, subsection 1, is ~~two~~ three hundred fifty twenty-five
32 dollars. Notwithstanding section 805.12, fines collected
33 pursuant to this paragraph shall be submitted to the state
34 court administrator and distributed fifty percent to the victim
35 compensation fund established in section 915.94, twenty-five

1 percent to the county in which such fine is imposed, and
2 twenty-five percent to the general fund of the state.

3 *g. Speed detection jamming devices.* For a violation under
4 section 321.232, the scheduled fine is one hundred thirty-five
5 dollars.

6 *h. Railroad crossing violations.* For violations under
7 sections 321.341, 321.342, 321.343, and 321.344, and 321.344B,
8 the scheduled fine is two hundred sixty dollars.

9 *i. Road work zone violations.* The scheduled fine for any
10 moving traffic violation under chapter 321, as provided in
11 this section, shall be doubled if the violation occurs within
12 any road work zone, as defined in section 321.1. However,
13 notwithstanding subsection 5, the scheduled fine for violating
14 the speed limit in a road work zone is as follows:

15 (1) One hundred fifty ninety-five dollars for speed not more
16 than ten miles per hour over the posted speed limit.

17 (2) Three hundred ninety dollars for speed greater than ten
18 but not more than twenty miles per hour over the posted speed
19 limit.

20 (3) ~~Five~~ Six hundred forty-five dollars for speed greater
21 than twenty but not more than twenty-five miles per hour over
22 the posted speed limit.

23 (4) One thousand two hundred eighty-five dollars for speed
24 greater than twenty-five miles per hour over the posted speed
25 limit.

26 *j. Vehicle component parts records violations.* For
27 violations under section 321.95, the scheduled fine is ~~fifty~~
28 seventy dollars.

29 *k. Actions against a person on a bicycle.* For violations
30 under section 321.281, the scheduled fine is ~~two~~ three hundred
31 fifty twenty-five dollars.

32 *l. Writing, sending, or viewing an electronic message while*
33 *driving violations.* For violations under section 321.276, the
34 scheduled fine is ~~thirty~~ forty-five dollars.

35 *m. Leaving scene of traffic accident.* For violations under

1 section 321.262, the scheduled fine is one hundred thirty-five
2 dollars.

3 n. Striking unattended vehicle. For violations under
4 section 321.264, the scheduled fine is one hundred thirty-five
5 dollars.

6 o. Striking fixtures upon highway. For violations under
7 section 321.265, the scheduled fine is one hundred thirty-five
8 dollars.

9 p. Clearing up wrecks. For violations under section
10 321.371, the scheduled fine is thirty-five dollars.

11 Sec. 41. Section 805.8B, Code 2020, is amended to read as
12 follows:

13 **805.8B Navigation, recreation, hunting, and fishing scheduled**
14 **violations.**

15 1. *Navigation violations.*

16 a. For violations of registration, inspections,
17 identification, and record provisions under sections 462A.5,
18 462A.35, and 462A.37, and for unused or improper or defective
19 lights and warning devices under section 462A.9, subsections 3,
20 4, 5, 9, and 10, the scheduled fine is ~~ten~~ twenty dollars.

21 b. For violations of registration, identification, and
22 record provisions under sections 462A.4 and 462A.10, and for
23 unused or improper or defective equipment under section 462A.9,
24 subsections 2, 6, 7, 8, 13, and 14, and section 462A.11, and
25 for operation violations under sections 462A.26, 462A.31, and
26 462A.33, the scheduled fine is ~~twenty~~ thirty dollars.

27 c. For operating violations under sections 462A.12, 462A.15,
28 subsection 1, sections 462A.24, and 462A.34, the scheduled fine
29 is ~~twenty-five~~ thirty-five dollars. However, a violation of
30 section 462A.12, subsection 2, is not a scheduled violation.

31 d. For violations of use, location, and storage of vessels,
32 devices, and structures under sections 462A.27, 462A.28, and
33 462A.32, the scheduled fine is ~~fifteen~~ twenty-five dollars.

34 e. For violations of all subdivision ordinances under
35 section 462A.17, subsection 2, except those relating to

1 matters subject to regulation by authority of section 462A.31,
2 subsection 5, the scheduled fine is the same as prescribed for
3 similar violations of state law. For violations of subdivision
4 ordinances for which there is no comparable state law, the
5 scheduled fine is ~~ten~~ twenty dollars.

6 2. *Snowmobile violations.*

7 a. For registration or user permit violations under section
8 321G.3, subsection 1, or section 321G.4B, the scheduled fine is
9 ~~fifty~~ sixty-five dollars.

10 b. (1) For operating violations under section 321G.9, the
11 scheduled fine is ~~fifty~~ seventy dollars.

12 (2) For operating violations under sections 321G.11 and
13 321G.13, subsection 1, paragraph "d", the scheduled fine is
14 ~~twenty~~ thirty dollars.

15 (3) For operating violations under section 321G.13,
16 subsection 1, paragraphs "a", "b", "e", "f", "g", "h", and "i",
17 and section 321G.13, subsections 2 and 3, the scheduled fine is
18 one hundred thirty-five dollars.

19 c. For improper or defective equipment under section
20 321G.12, the scheduled fine is ~~twenty~~ thirty dollars.

21 d. For violations of section 321G.19, the scheduled fine is
22 ~~twenty~~ thirty dollars.

23 e. For decal violations under section 321G.5, the scheduled
24 fine is ~~twenty~~ thirty dollars.

25 f. For stop signal violations under section 321G.17, the
26 scheduled fine is one hundred thirty-five dollars.

27 g. For violations of section 321G.20 and for education
28 certificate violations under section 321G.24, subsection 1, the
29 scheduled fine is ~~fifty~~ seventy dollars.

30 h. For violations of section 321G.21, the scheduled fine is
31 one hundred thirty-five dollars.

32 2A. *All-terrain vehicle violations.*

33 a. For registration or user permit violations under section
34 321I.3, subsection 1, the scheduled fine is ~~fifty~~ seventy
35 dollars.

- 1 *b.* (1) For operating violations under sections 321I.12 and
2 321I.14, subsection 1, paragraph "*d*", the scheduled fine is
3 ~~twenty~~ thirty dollars.
- 4 (2) For operating violations under section 321I.10,
5 subsections 1 and 4, the scheduled fine is ~~twenty~~ seventy
6 dollars.
- 7 (3) For operating violations under section 321I.14,
8 subsection 1, paragraphs "*a*", "*e*", "*f*", "*g*", and "*h*", and
9 section 321I.14, subsections 2, 3, 4, and 5, the scheduled fine
10 is one hundred thirty-five dollars.
- 11 *c.* For improper or defective equipment under section
12 321I.13, the scheduled fine is ~~twenty~~ thirty dollars.
- 13 *d.* For violations of section 321I.20, the scheduled fine is
14 ~~twenty~~ thirty dollars.
- 15 *e.* For decal violations under section 321I.6, the scheduled
16 fine is ~~twenty~~ thirty dollars.
- 17 *f.* For stop signal violations under section 321I.18, the
18 scheduled fine is one hundred thirty-five dollars.
- 19 *g.* For violations of section 321I.21 and for education
20 certificate violations under section 321I.26, subsection 1, the
21 scheduled fine is ~~twenty~~ seventy dollars.
- 22 *h.* For violations of section 321I.22, the scheduled fine is
23 one hundred thirty-five dollars.
- 24 3. *Hunting and fishing violations.*
- 25 *a.* For violations of section 484A.2, the scheduled fine is
26 ~~ten~~ twenty dollars.
- 27 *b.* For violations of sections 481A.54, 481A.69, 481A.71,
28 481A.72, 482.6, 483A.3, 483A.6, 483A.8A, 483A.19, 483A.27, and
29 483A.27A, the scheduled fine is ~~twenty~~ thirty dollars.
- 30 *c.* For violations of sections 481A.6, 481A.21, 481A.22,
31 481A.26, 481A.50, 481A.56, 481A.60 through 481A.62, 481A.83,
32 481A.84, 481A.92, 481A.123, 481A.145, subsection 3, sections
33 483A.6A, 483A.7, 483A.8, 483A.23, 483A.24, and 483A.28, the
34 scheduled fine is ~~twenty-five~~ thirty-five dollars.
- 35 *d.* For violations of sections 481A.7, 481A.24, 481A.47,

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1 481A.52, 481A.53, 481A.55, 481A.58, 481A.76, 481A.90, 481A.91,
2 481A.97, 481A.122, 481A.126, 481A.142, 481A.145, subsection
3 2, sections 482.5, 482.7, 482.8, 482.10, and 483A.37, the
4 scheduled fine is fifty seventy dollars.

5 e. For violations of sections 481A.57, 481A.85, 481A.93,
6 481A.95, 481A.120, 481A.137, 481B.5, 482.3, 482.9, 482.15, and
7 483A.42, the scheduled fine is one hundred thirty-five dollars.

8 f. For violations of section 481A.38 relating to the taking,
9 pursuing, killing, trapping or ensnaring, buying, selling,
10 possessing, or transporting any game, protected nongame
11 animals, fur-bearing animals, or fur or skin of the animals,
12 mussels, frogs, or fish or part of them, the scheduled fines
13 are as follows:

14 (1) For deer or turkey, the scheduled fine is one hundred
15 thirty-five dollars.

16 (2) For protected nongame, the scheduled fine is one hundred
17 thirty-five dollars.

18 (3) For mussels, frogs, spawn, or fish, the scheduled fine
19 is ~~twenty-five~~ thirty-five dollars.

20 (4) For other game, the scheduled fine is fifty seventy
21 dollars.

22 (5) For fur-bearing animals, the scheduled fine is
23 ~~seventy-five~~ one hundred dollars.

24 g. For violations of section 481A.38 relating to an attempt
25 to take, pursue, kill, trap, buy, sell, possess, or transport
26 any game, protected nongame animals, fur-bearing animals, or
27 fur or skin of the animals, mussels, frogs, or fish or part of
28 them, the scheduled fines are as follows:

29 (1) For game or fur-bearing animals, the scheduled fine is
30 fifty seventy dollars.

31 (2) For protected nongame, the scheduled fine is fifty
32 seventy dollars.

33 (3) For mussels, frogs, spawn, or fish, the scheduled fine
34 is ~~ten~~ twenty dollars.

35 h. For violations of section 481A.48 relating to

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1 restrictions on game birds and animals, the scheduled fines are
2 as follows:

3 (1) For out-of-season, the scheduled fine is one hundred
4 thirty-five dollars.

5 (2) For over limit, the scheduled fine is one hundred
6 thirty-five dollars.

7 (3) For attempt to take, the scheduled fine is ~~thirty~~ seventy
8 dollars.

9 (4) For general waterfowl restrictions, the scheduled fine
10 is ~~thirty~~ seventy dollars.

11 (a) For no federal stamp, the scheduled fine is ~~thirty~~
12 seventy dollars.

13 (b) For unplugged shotgun, the scheduled fine is ~~ten~~ twenty
14 dollars.

15 (c) For possession of other than steel shot, the scheduled
16 fine is ~~twenty-five~~ thirty-five dollars.

17 (d) For early or late shooting, the scheduled fine is
18 ~~twenty-five~~ thirty-five dollars.

19 (5) For possession of a prohibited pistol or revolver while
20 hunting deer, the scheduled fine is one hundred thirty-five
21 dollars.

22 (6) For possession of a prohibited rifle while hunting
23 deer, the scheduled fine is ~~two~~ three hundred ~~fifty~~ twenty-five
24 dollars.

25 *i.* For violations of section 481A.67 relating to general
26 violations of fishing laws, the scheduled fine is ~~twenty-five~~
27 thirty-five dollars.

28 (1) For over limit catch, the scheduled fine is ~~thirty~~
29 forty-five dollars.

30 (2) For under minimum length or weight, the scheduled fine
31 is ~~twenty~~ thirty dollars.

32 (3) For out-of-season fishing, the scheduled fine is ~~thirty~~
33 seventy dollars.

34 *j.* For violations of section 481A.73 relating to trotlines
35 and throwlines:

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1 (1) For trotline or throwline violations in legal waters,
2 the scheduled fine is ~~twenty-five~~ thirty-five dollars.

3 (2) For trotline or throwline violations in illegal waters,
4 the scheduled fine is ~~fifty~~ seventy dollars.

5 *k.* For violations of section 481A.144, subsection 4, or
6 section 481A.145, subsections 4, 5, and 6, relating to minnows:

7 (1) For general minnow violations, the scheduled fine is
8 ~~twenty-five~~ thirty-five dollars.

9 (2) For commercial purposes, the scheduled fine is ~~fifty~~
10 seventy dollars.

11 *l.* For violations of section 481A.87 relating to the taking
12 or possessing of fur-bearing animals out of season:

13 (1) For red fox, gray fox, or mink, the scheduled fine is
14 one hundred thirty-five dollars.

15 (2) For all other furbearers, the scheduled fine is ~~fifty~~
16 seventy dollars.

17 *m.* For violations of section 482.4 relating to gear tags:

18 (1) For commercial license violations, the scheduled fine
19 is one hundred thirty-five dollars.

20 (2) For no gear tags, the scheduled fine is ~~twenty-five~~
21 thirty-five dollars.

22 *n.* For violations of section 482.11, the scheduled fine is
23 one hundred thirty-five dollars.

24 *o.* For violations of rules adopted pursuant to section
25 483A.1 relating to licenses and permits, the scheduled fines
26 are as follows:

27 (1) For a license or permit costing ten dollars or less, the
28 scheduled fine is ~~twenty~~ thirty dollars.

29 (2) For a license or permit costing more than ten dollars
30 but not more than twenty dollars, the scheduled fine is ~~thirty~~
31 forty-five dollars.

32 (3) For a license or permit costing more than twenty dollars
33 but not more than forty dollars, the scheduled fine is ~~fifty~~
34 seventy dollars.

35 (4) For a license or permit costing more than forty dollars

1 but not more than fifty dollars, the scheduled fine is ~~seventy~~
2 ninety-five dollars.

3 (5) For a license or permit costing more than fifty dollars
4 but less than one hundred dollars, the scheduled fine is one
5 hundred thirty-five dollars.

6 (6) For a license or permit costing one hundred dollars or
7 more, the scheduled fine is two times the cost of the original
8 license or permit.

9 *p.* For violations of section 483A.26 relating to false
10 claims for licenses:

11 (1) For making a false claim for a license by a resident,
12 the scheduled fine is ~~fifty~~ seventy dollars.

13 (2) For making a false claim for a license by a nonresident,
14 the scheduled fine is one hundred thirty-five dollars.

15 *q.* For violations of section 483A.36 relating to the
16 conveyance of guns:

17 (1) For conveying an assembled, unloaded gun, the scheduled
18 fine is ~~twenty-five~~ thirty-five dollars.

19 (2) For conveying a loaded gun, the scheduled fine is ~~fifty~~
20 seventy dollars.

21 4. *Ginseng violations.* For a violation of section 456A.24,
22 subsection 11, the scheduled fine is one hundred thirty-five
23 dollars.

24 5. *Aquatic invasive species violations.* For violations
25 of section 456A.37, subsection 3, the scheduled fine is as
26 follows:

27 *a.* For violations of section 456A.37, subsection 3,
28 paragraph "a", the scheduled fine is ~~five~~ six hundred forty-five
29 dollars.

30 *b.* For violations of section 456A.37, subsection 3,
31 paragraph "b", the scheduled fine is ~~seventy-five~~ one hundred
32 dollars.

33 *c.* For repeat violations of section 456A.37, subsection 3,
34 paragraph "a" or "b", within the same twelve-month period, the
35 scheduled fine shall include an additional fine of ~~five~~ six

1 hundred forty-five dollars for each violation.

2 6. *Misuse of parks and preserves.*

3 a. For violations under sections 461A.39, 461A.45, and
4 461A.50, the scheduled fine is ~~ten~~ twenty dollars.

5 b. For violations under sections 461A.40, 461A.46, and
6 461A.49, the scheduled fine is ~~fifteen~~ twenty-five dollars.

7 c. For violations of sections 461A.35, 461A.42, and 461A.44,
8 the scheduled fine is ~~fifty~~ seventy dollars.

9 d. For violations of section 461A.48, the scheduled fine is
10 ~~twenty-five~~ thirty-five dollars.

11 e. For violations under section 461A.43, the scheduled fine
12 is ~~thirty~~ forty-five dollars.

13 Sec. 42. Section 805.8C, Code 2020, is amended to read as
14 follows:

15 **805.8C Miscellaneous scheduled violations.**

16 1. *Energy emergency violations.* For violations of an
17 executive order issued by the governor under the provisions of
18 section 473.8, the scheduled fine is ~~fifty~~ seventy dollars.

19 2. *Alcoholic beverage violations.* For violations of section
20 123.49, subsection 2, paragraph "h", the scheduled fine for
21 a licensee or permittee is one thousand ~~five~~ nine hundred
22 twenty-five dollars, and the scheduled fine for a person who
23 is employed by a licensee or permittee is ~~five~~ six hundred
24 forty-five dollars.

25 3. *Violations related to smoking, tobacco, tobacco products,*
26 *alternative nicotine products, vapor products, and cigarettes.*

27 a. For violations described in section 142D.9, subsection 1,
28 the scheduled fine is fifty dollars, and is a civil penalty,
29 and the ~~criminal penalty~~ crime services surcharge under section
30 911.1 shall not be added to the penalty, and the court costs
31 pursuant to section 805.9, subsection 6, shall not be imposed.
32 If the civil penalty assessed for a violation described in
33 section 142D.9, subsection 1, is not paid in a timely manner,
34 a citation shall be issued for the violation in the manner
35 provided in section 804.1. However, a person under age

1 eighteen shall not be detained in a secure facility for failure
2 to pay the civil penalty. The complainant shall not be charged
3 a filing fee.

4 *b.* For violations of section 453A.2, subsection 1, by an
5 employee of a retailer, the scheduled fine is as follows:

6 (1) If the violation is a first offense, the scheduled fine
7 is one hundred thirty-five dollars.

8 (2) If the violation is a second offense, the scheduled fine
9 is ~~two~~ three hundred fifty twenty-five dollars.

10 (3) If the violation is a third or subsequent offense, the
11 scheduled fine is ~~five~~ six hundred forty-five dollars.

12 *c.* For violations of section 453A.2, subsection 2, the
13 scheduled fine is as follows and is a civil penalty, and the
14 ~~criminal penalty~~ crime services surcharge under section 911.1
15 shall not be added to the penalty, and the court costs pursuant
16 to section 805.9, subsection 6, shall not be imposed:

17 (1) If the violation is a first offense, the scheduled fine
18 is ~~fifty~~ seventy dollars.

19 (2) If the violation is a second offense, the scheduled fine
20 is one hundred thirty-five dollars.

21 (3) If the violation is a third or subsequent offense, the
22 scheduled fine is ~~two~~ three hundred fifty twenty-five dollars.

23 4. *Electrical or mechanical amusement device violations.*

24 *a.* For violations of legal age for operating an electrical
25 or mechanical amusement device required to be registered
26 as provided in section 99B.53, pursuant to section 99B.57,
27 subsection 1, the scheduled fine is ~~two~~ three hundred fifty
28 twenty-five dollars. Failure to pay the fine by a person
29 under the age of eighteen shall not result in the person being
30 detained in a secure facility.

31 *b.* For first offense violations concerning electrical or
32 mechanical amusement devices as provided in section 99B.54,
33 subsection 2, the scheduled fine is ~~two~~ three hundred fifty
34 twenty-five dollars.

35 5. *Gambling violations.*

1 *a.* For violations of legal age for gambling wagering under
2 section 99D.11, subsection 7, section 99F.9, subsection 5,
3 and section 725.19, subsection 1, the scheduled fine is ~~five~~
4 six hundred forty-five dollars. Failure to pay the fine by a
5 person under the age of eighteen shall not result in the person
6 being detained in a secure facility.

7 *b.* For legal age violations for entering or attempting
8 to enter a facility under section 99F.9, subsection 6, the
9 scheduled fine is ~~five~~ six hundred forty-five dollars. Failure
10 to pay the fine by a person under the age of eighteen shall not
11 result in the person being detained in a secure facility.

12 6. *Pseudoephedrine sales violations.* For violations of
13 section 126.23A, subsection 1, by an employee of a retailer, or
14 for violations of section 126.23A, subsection 2, paragraph "a",
15 by a purchaser, the scheduled fine is as follows:

16 *a.* If the violation is a first offense, the scheduled fine
17 is two hundred sixty dollars.

18 *b.* If the violation is a second offense, the scheduled fine
19 is ~~two~~ three hundred fifty twenty-five dollars.

20 *c.* If the violation is a third or subsequent offense, the
21 scheduled fine is ~~five~~ six hundred forty-five dollars.

22 7. *Alcoholic beverage violations by persons eighteen,*
23 *nineteen, or twenty years of age.* For first offense violations
24 of section 123.47, subsection 4, the scheduled fine is two
25 hundred sixty dollars.

26 8. *Unlicensed premises owner — under eighteen years of age*
27 *consumption or possession.* For first offense violations of
28 section 123.47, subsection 2, the scheduled fine is two hundred
29 sixty dollars.

30 9. *Notification violations.* For violations of section
31 229.22, subsection 6, the scheduled fine is one thousand
32 dollars for a first violation and two thousand dollars for a
33 second or subsequent violation. The scheduled fine under this
34 subsection is a civil penalty, and the ~~criminal penalty crime~~
35 services surcharge under section 911.1 shall not be added to

1 the penalty.

2 10. *Scrap metal transaction violations.* For violations
3 of section 714.27, the scheduled fine is one hundred dollars
4 for a first violation, five hundred dollars for a second
5 violation within two years, and one thousand dollars for a
6 third or subsequent violation within two years. The scheduled
7 fine under this subsection is a civil penalty which shall
8 be deposited into the general fund of the county or city if
9 imposed by a designated officer or employee of a county or
10 city, or deposited in the general fund of the state if imposed
11 by a state agency, and the ~~criminal penalty~~ crime services
12 surcharge under section 911.1 shall not be added to the
13 penalty.

14 11. *Trespassing violations.* For trespasses punishable under
15 section 716.8, subsection 1 or 5, the scheduled fine is two
16 hundred sixty dollars for a first violation, ~~five~~ six hundred
17 forty-five dollars for a second violation, and one thousand
18 two hundred eighty-five dollars for a third or subsequent
19 violation.

20 12. *Internet fantasy sports contest violations.* For
21 violations of legal age for entering an internet fantasy sports
22 contest under section 99E.7, the scheduled fine is five hundred
23 dollars. Failure to pay the fine by a person under the age
24 of eighteen shall not result in the person being detained in
25 a secure facility.

26 DIVISION V

27 MISDEMEANOR AND FELONY FINES

28 Sec. 43. Section 902.9, subsection 1, paragraphs d and e,
29 Code 2020, are amended to read as follows:

30 d. A class "C" felon, not an habitual offender, shall be
31 confined for no more than ten years, and in addition shall be
32 sentenced to a fine of at least one thousand three hundred
33 seventy dollars but not more than ~~ten~~ thirteen thousand six
34 hundred sixty dollars.

35 e. A class "D" felon, not an habitual offender, shall be

1 confined for no more than five years, and in addition shall
2 be sentenced to a fine of at least ~~seven hundred fifty one~~
3 thousand twenty-five dollars but not more than ~~seven ten~~
4 thousand five two hundred forty-five dollars.

5 Sec. 44. Section 903.1, subsections 1 and 2, Code 2020, are
6 amended to read as follows:

7 1. If a person eighteen years of age or older is convicted
8 of a simple or serious misdemeanor and a specific penalty is
9 not provided for or if a person under eighteen years of age
10 has been waived to adult court pursuant to section 232.45 on
11 a felony charge and is subsequently convicted of a simple,
12 serious, or aggravated misdemeanor, the court shall determine
13 the sentence, and shall fix the period of confinement or the
14 amount of fine, which fine shall not be suspended by the court,
15 within the following limits:

16 a. For a simple misdemeanor, there shall be a fine of at
17 least ~~sixty-five one hundred five~~ one hundred five dollars but not to exceed ~~six~~
18 eight hundred ~~twenty-five~~ fifty-five dollars. The court may
19 order imprisonment not to exceed thirty days in lieu of a fine
20 or in addition to a fine.

21 b. For a serious misdemeanor, there shall be a fine of at
22 least ~~three four hundred fifteen~~ four hundred thirty dollars but not to
23 exceed ~~one two thousand eight~~ five hundred seventy-five ~~sixty~~
24 dollars. In addition, the court may also order imprisonment
25 not to exceed one year.

26 2. When a person is convicted of an aggravated misdemeanor,
27 and a specific penalty is not provided for, the maximum penalty
28 shall be imprisonment not to exceed two years. There shall be
29 a fine of at least ~~six eight hundred twenty-five~~ eight hundred fifty-five
30 dollars but not to exceed ~~six eight thousand two~~ five hundred
31 fifty forty dollars. When a judgment of conviction of an
32 aggravated misdemeanor is entered against any person and the
33 court imposes a sentence of confinement for a period of more
34 than one year the term shall be an indeterminate term.

35

DIVISION VI

1 CRIMINALISTICS LABORATORY FUND

2 Sec. 45. Section 691.9, Code 2020, is amended to read as
3 follows:

4 **691.9 Criminalistics laboratory fund.**

5 A criminalistics laboratory fund is created as a separate
6 fund in the state treasury under the control of the department
7 of public safety. The fund shall consist of appropriations
8 made to the fund and transfers of interest, moneys collected
9 from the crime services surcharge established in section 911.1,
10 and earnings. All moneys in the fund are appropriated to
11 the department of public safety for use by the department in
12 criminalistics laboratory equipment and supply purchasing,
13 maintenance, depreciation, ~~and~~ training, and payments of the
14 fees charged by the department of administrative services for
15 the criminalistics laboratory facility in Ankeny. Any balance
16 in the fund on June 30 of any fiscal year shall not revert to
17 any other fund of the state but shall remain available for the
18 purposes described in this section.

19 DIVISION VII

20 DRUG ABUSE RESISTANCE EDUCATION FUND

21 Sec. 46. NEW SECTION. **80E.4 Drug abuse resistance education**
22 **fund.**

23 A drug abuse resistance education fund is created as a
24 separate fund in the state treasury under the control of the
25 governor's office of drug control policy for use by the drug
26 abuse resistance education program and other programs with a
27 similar purpose. The fund shall consist of appropriations made
28 to the fund and transfers of interest, moneys collected from
29 the crime services surcharge established in section 911.1,
30 and earnings. All moneys in the fund are appropriated to the
31 governor's office of drug control policy. Notwithstanding
32 section 8.33, any balance in the fund on June 30 of any fiscal
33 year shall not revert to any other fund of the state but shall
34 remain available for the purposes described in this section.

35 DIVISION VIII

1 FUNDING FOR JUVENILE DETENTION HOME FUND

2 Sec. 47. Section 232.142, subsection 6, Code 2020, is
3 amended to read as follows:

4 6. A juvenile detention home fund is created in the state
5 treasury under the authority of the department. The fund shall
6 consist of moneys deposited in the fund pursuant to ~~sections~~
7 ~~321.218A and 321A.32A~~ section 602.8108. The moneys in the fund
8 shall be used for the costs of the establishment, improvement,
9 operation, and maintenance of county or multicounty juvenile
10 detention homes in accordance with annual appropriations made
11 by the general assembly from the fund for these purposes.

12 Sec. 48. Section 321.210B, subsection 7, Code 2020, is
13 amended to read as follows:

14 7. *a.* A civil penalty assessed pursuant to section
15 ~~321.218A, 321A.32A, or 321J.17~~ shall be added to the amount
16 owing under the installment agreement.

17 ~~*b.* The clerk of the district court shall transmit to the~~
18 ~~department, from the first moneys collected, an amount equal to~~
19 ~~the amount of any civil penalty assessed pursuant to section~~
20 ~~321.218A or 321A.32A and added to the installment agreement.~~
21 ~~The department shall transmit the money received from the~~
22 ~~clerk of the district court pursuant to this paragraph to the~~
23 ~~treasurer of state for deposit in the juvenile detention home~~
24 ~~fund created in section 232.142.~~

25 *e. b.* The clerk of the district court shall transmit to the
26 department, from the first moneys collected, an amount equal to
27 the amount of any civil penalty assessed pursuant to section
28 321J.17 and added to the installment agreement. The department
29 shall transmit the money received from the clerk of the
30 district court pursuant to this paragraph to the treasurer of
31 state who shall deposit one-half of the money in the separate
32 fund established in section 915.94 and one-half of the money in
33 the general fund of the state.

34 Sec. 49. Section 321M.9, subsection 1, Code 2020, is amended
35 to read as follows:

1 1. *Fees to counties.* Notwithstanding any other provision
2 in the Code to the contrary, the county treasurer of a county
3 authorized to issue driver's licenses under this chapter shall
4 retain for deposit in the county general fund seven dollars of
5 fees received for each issuance or renewal of driver's licenses
6 and nonoperator's identification cards, but shall not retain
7 any moneys for the issuance of any persons with disabilities
8 identification devices. The five dollar processing fee charged
9 by a county treasurer for collection of a civil penalty under
10 section ~~321.218A, 321A.32A, or~~ 321J.17 shall be retained for
11 deposit in the county general fund. The county treasurer
12 shall remit the balance of fees and all civil penalties to the
13 department.

14 Sec. 50. Section 331.557A, subsection 4, Code 2020, is
15 amended to read as follows:

16 4. Accept payment of the civil penalties penalty assessed
17 pursuant to ~~sections 321.218A, 321A.32A, and~~ section 321J.17
18 and remit the penalties penalty to the state department of
19 transportation.

20 Sec. 51. REPEAL. Sections 321.218A and 321.32A, Code 2020,
21 are repealed.>

22 2. Title page, by striking lines 1 through 3 and inserting
23 <An Act relating to the criminal and juvenile justice system
24 by modifying criminal penalties, surcharges, fines, fees, and
25 costs, creating and modifying funds, making appropriations and
26 allocating revenues, and modifying installment agreements.>

By COMMITTEE ON JUDICIARY

HOLT of Crawford, Chairperson

H-8148 FILED MARCH 11, 2020



[HF 2551](#) – Prescription Drugs, Transparency (LSB5492HV)
Staff Contact: Angel Banks-Adams (515.281.6301) angel.banks-adams@legis.iowa.gov
Fiscal Note Version – New

Description

[House File 2551](#) does the following:

- Requires prescription drug manufacturers to file an annual report with the Insurance Division Commissioner that discloses the wholesale acquisition cost for each prescription drug manufactured by the manufacturer that was sold in the State in the previous calendar year.
- Requires prescription drug manufacturers to file a special report for prescription drugs meeting certain price amounts as specified in the Bill.
- Requires health carriers to submit an annual report by February 1 of each year regarding health benefit plans that offer a prescription drug benefit.

Additionally, the Bill provides enforcement authority to allow the Insurance Division to take action in cases of failure to comply with the requirements of the Bill.

Background

The Insurance Division does not have regulatory authority over prescription drug manufacturers; however, the Division became involved in the practice of requiring disclosures regarding drug pricing methodology in 2014. In 2017, a 2014 amendment to Iowa Code chapter [501B](#) was subject to litigation in [Pharmaceutical Care Management Association \(PCMA\) v. Gerhart](#), which resulted in a U.S. Court of Appeals Eighth Circuit decision that the federal Employee Retirement Income Security Act of 1974 (ERISA) expressly preempts Iowa Code section [510B.8](#). Iowa Code section [510B.8](#) regulated how pharmacy benefits managers set drug prices and required certain disclosures. Pharmacy benefits managers are health care entities that contract with insurers, employers, unions, and government programs to administer the prescription drug portion of a health care benefit.

Assumptions

The Division estimates that a minimum of 2.0 full-time equivalent (FTE) positions at the Insurance Company Examiner Specialist 2 and Compliance Officer 1 classifications would be needed to perform the duties specified in the Bill. The 2.0 FTE positions would be assigned to review and examine the reports filed to verify that the reports are in compliance.

Fiscal Impact

The resources required to implement the enforcement authority component of the Bill are difficult to estimate, as is the potential revenue generated from fines assessed under the provisions of the Bill. However, the 2.0 FTE positions at the Insurance Company Examiner Specialist 2 and Compliance Officer 1 classifications would result in an annual estimated cost of \$171,000. Any appropriation for additional staff would be from the Commerce Revolving Fund.

Source

Iowa Insurance Division

/s/ Holly M. Lyons

March 11, 2020

Doc ID 1133021

The fiscal note for this Bill was prepared pursuant to [Joint Rule 17](#) and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.

www.legis.iowa.gov



[HF 2616](#) – Insurance, Cemetery, and Preneed Omnibus (LSB5362HZ)
Staff Contact: Angel Banks-Adams (515.281.6301) angel.banks-adams@legis.iowa.gov
Fiscal Note Version – New

Description

[House File 2616](#) provides for the following significant fiscal changes:

- Imposes a monetary penalty on and the suspension or revocation of the license of a person who violates any order of the Insurance Commissioner, rather than limiting the penalty and suspension or revocation to those violating cease and desist orders.
- Allows the Insurance Commissioner to deposit penalties that have been collected due to insurers' failure to file a timely own risk and solvency assessment report into the Department of Commerce Revolving Fund and into the Insurance Division Regulatory Fund. Under current law, these penalties are to be transferred to the State General Fund.
- Adds a new late fee of \$5 per day (not to exceed \$500) when a preneed seller, preneed sales agent, and a perpetual care cemetery is at least 15 days late in the filing of its annual preneed sales report.
- Eliminates the \$500,000 cap for funds that may be retained in the Insurance Division Regulatory Fund.
- Eliminates the \$50,000 cap for funds that may be retained in the Insurance Division Enforcement Fund.
- Increases the examination fee that is deposited into the Insurance Division Enforcement Fund from \$5 to \$10.

Background

The monetary penalty of individuals violating cease and desist orders is a maximum of \$1,000 for each offense and an aggregate penalty of no more than \$10,000 per individual, or, if the individual committed the offense knowingly, \$5,000 for each offense and an aggregate penalty of no more than \$50,000. Under the Bill, the same penalty will be imposed for an individual's violation of any order issued by the Division. To date, this penalty has not been assessed. The Bill allows the Insurance Commissioner to deposit penalties that have been collected due to insurers' failure to file a timely own risk and solvency assessment report into the Department of Commerce Revolving Fund instead of transferring collected funds to the General Fund. To date, this penalty has not been assessed.

Beginning in 2005, the Insurance Division's Regulatory Fund has used industry fees to cover the expenses of receiverships, or arrangements for managing the finances and groundskeeping for cemeteries that have become insolvent. In 2007, the amount that could be retained in the Insurance Division's Regulatory Fund was increased from \$200,000 to \$500,000. Approximately \$160,000 is deposited into the Regulatory Fund annually. The Division currently operates four receiverships: Fairmount in Davenport, Springdale in Clinton, Fort Dodge Memorial Park in Fort Dodge, and Joyce Funeral Home in Emmetsburg.

Cemeteries that do not sell preneed products cannot receive transfers from the Regulatory Fund, and are limited to funds from the Enforcement Fund, which includes fees collected from the purchase of burial plots, to cover costs. The Enforcement Fund receives approximately \$23,000 annually in revenues.

The Division indicated that imposing the new assessment of late filing fees specified in the Bill on preneed sellers, preneed sales agents, and perpetual care cemeteries that are at least 15 days late in filing preneed sales reports could have resulted in an increase in Division Enforcement Fund revenue of approximately \$5,000 to \$20,000 in fiscal years 2017 to 2019, if the maximum late fee of \$500 was assessed on the late filers for those fiscal years.

Assumptions

- The number of late filers of annual preneed sales reports has increased, with 40 late-filers in FY 2019, compared to 10 late-filers in FY 2017.
- Approximately 50 filers will be charged a late fee of \$5 per day for 50 days.
- The number of receiverships being operated by the Division has increased as more cemeteries across the State have become insolvent. Currently, approximately 55.0% of deceased individuals are cremated, which is a positive trend when compared to previous years.

Fiscal Impact

The fiscal impact cannot be determined for the assessment of a monetary penalty on an individual violating any order from the Division, or for the deposit of penalties into the Department of Commerce Revolving Fund instead of the General Fund. These would include penalties assessed on insurers for failure to file a timely own risk and solvency assessment report.

The fiscal impact of increasing the examination fee that is deposited into the Insurance Division Enforcement Fund from \$5 to \$10 could result in an additional \$23,000 in revenue to be deposited into the Fund. Cemeteries that do not sell preneed products would use the additional fee revenue.

The fiscal impact of the late filing fee on preneed sellers, preneed sales agents, and perpetual care cemeteries is estimated to be minimal at \$12,500.

Source

Insurance Division

/s/ Holly M. Lyons

March 11, 2020

Doc ID 11331203120

The fiscal note for this Bill was prepared pursuant to [Joint Rule 17](#) and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.
