

**EIGHTY-FIFTH GENERAL ASSEMBLY
2014 REGULAR SESSION
DAILY
HOUSE CLIP SHEET**

FEBRUARY 28, 2014

HOUSE FILE 2330

H-8046

1 Amend House File 2330 as follows:
2 1. Page 4, after line 17 by inserting:
3 <Sec. _____. Section 478.3, subsection 2, Code 2014,
4 is amended by adding the following new paragraph:
5 NEW PARAGRAPH. 0b. Petitions for transmission
6 lines capable of operating at more than one hundred
7 kilovolts direct current and either extending a
8 distance of not less than one mile or extending across
9 state boundaries shall also demonstrate that prior to
10 filing the petition the proposed construction has been
11 examined, accepted, and identified in appendix A of
12 the most recent annual midcontinent independent system
13 operator transmission expansion plan as approved by
14 the midcontinent independent system operator board of
15 directors, or approved as part of the expansion plan
16 of any successor regional transmission organization
17 representing the area in which the proposed lines will
18 be constructed. Notwithstanding paragraph "b", this
19 requirement shall not be subject to waiver by the
20 utilities board.
21 Sec. _____. Section 478.13, Code 2014, is amended by
22 adding the following new subsection:
23 NEW SUBSECTION. 6. If an extension is sought
24 for transmission lines capable of operating at more
25 than one hundred kilovolts direct current and either
26 extending a distance of not less than one mile or
27 extending across state boundaries, the application
28 shall be subject to the requirement in section 478.3,
29 subsection 2, paragraph "0b".>
30 2. Page 4, after line 19 by inserting:
31 <Sec. _____. EFFECTIVE UPON ENACTMENT. The following
32 provision or provisions of this Act, being deemed of
33 immediate importance, take effect upon enactment:
34 1. The section of this Act enacting section 478.3,
35 subsection 2, paragraph "0b".
36 2. The section of this Act enacting section 478.13,
37 subsection 6.
38 Sec. _____. RETROACTIVE APPLICABILITY. The following
39 provision or provisions of this Act apply retroactively
40 to January 1, 2014:
41 1. The section of this Act enacting section 478.3,
42 subsection 2, paragraph "0b".
43 2. The section of this Act enacting section 478.13,
44 subsection 6.>
45 3. Title page, line 2, after <commerce> by
46 inserting <, and including effective date and
47 retroactive applicability provisions>
48 4. By renumbering as necessary.

By WATTS of Dallas

H-8046 FILED FEBRUARY 27, 2014

HOUSE FILE 2330

H-8047

1 Amend House File 2330 as follows:

2 1. Page 4, after line 17 by inserting:

3 <Sec. _____. Section 478.6, Code 2014, is amended by
4 adding the following new unnumbered paragraph:
5 NEW UNNUMBERED PARAGRAPH A petition seeking
6 the use of the right of eminent domain shall not
7 be considered to serve a public use, as determined
8 pursuant to this section or under section 6A.22, if
9 the franchise involves the proposed construction of a
10 direct current transmission line which extends across
11 state boundaries.>

12 2. Page 4, after line 19 by inserting:

13 <Sec. _____. EFFECTIVE UPON ENACTMENT. The section
14 of this Act amending section 478.6, being deemed of
15 immediate importance, takes effect upon enactment.

16 Sec. _____. RETROACTIVE APPLICABILITY. The
17 section of this Act amending section 478.6 applies
18 retroactively to January 1, 2014.>

19 3. Title page, line 2, after <commerce> by
20 inserting <, and including effective date and
21 retroactive applicability provisions>

22 4. By renumbering as necessary.

By WATTS of Dallas

H-8047 FILED FEBRUARY 27, 2014

HOUSE FILE 2224

H-8045

1 Amend House File 2224 as follows:

2 1. Page 1, after line 14 by inserting:

3 <Sec. _____. Section 261.9, subsection 1, unnumbered
4 paragraph 1, Code 2014, is amended to read as follows:
5 "Accredited private institution" means an institution
6 of higher learning located in Iowa which is operated
7 privately and not controlled or administered by any
8 state agency or any subdivision of the state and which
9 meets the criteria in paragraphs "a" and "b" and all
10 of the criteria in paragraphs "d" through ~~"h"~~ "i",
11 except that institutions defined in paragraph "c" of
12 this subsection are exempt from the requirements of
13 paragraphs "a" and "b":

14 Sec. _____. Section 261.9, subsection 1, Code 2014,
15 is amended by adding the following new paragraph:

16 NEW PARAGRAPH. i. (1) Adopts a policy to require
17 that the institution shall annually, beginning December
18 15, 2015, file a report with the governor and the
19 general assembly providing information and statistics
20 for the previous five academic years on the number
21 of students per year who are veterans who received
22 education credit for military education, training, and
23 service, that number as a percentage of veterans known
24 to be enrolled at the institution, the average number
25 of credits received by students, and the average number
26 of credits applied towards the award or completion of a
27 course of instruction, postsecondary diploma, degree,
28 or other evidences of distinction.

29 (2) For purposes of this paragraph, "veteran" means
30 a veteran as defined in section 35.1.>

31 2. By renumbering as necessary.

By MASCHER of Johnson

H-8045 FILED FEBRUARY 27, 2014

HOUSE FILE 2366

H-8044

1 Amend House File 2366 as follows:

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

3 <Section 1. Section 48A.35, Code 2014, is amended
4 to read as follows:

5 48A.35 Voter registration records under control of
6 the commissioner.

7 1. The county commissioner of elections shall be
8 responsible for the maintenance and storage of all
9 paper and electronic voter registration records in the
10 commissioner's custody. Original registration records
11 shall not be removed from the commissioner's office or
12 from any other designated permanent storage location
13 except upon request of a county commissioner or a court
14 order, as provided in subsection 2, or as provided by
15 section 48A.32. The state registrar of voters and
16 the state voter registration commission shall adopt
17 administrative rules to implement this section.

18 2. The county commissioner of elections may store
19 an unaltered version of completed voter registration
20 applications, including the applicant's signature, as
21 an electronic document, or in another format suitable
22 for preserving information in the registration record,
23 regardless of the format in which the application is
24 submitted.>

25 2. Title page, line 1, by striking <the terms of
26 appointees to> and inserting <local elections and voter
27 registration by providing for electronic storage of
28 voter registration applications by a county and by
29 providing changes in the process for filling>

30 3. By renumbering, redesignating, and correcting
31 internal references as necessary.

By KAUFMANN of Cedar

H-8044 FILED FEBRUARY 27, 2014

SENATE FILE 2132

H-8048

1 Amend Senate File 2132, as passed by the Senate, as
2 follows:

3 1. Page 4, after line 17 by inserting:

4 <Sec. _____. Section 478.6, Code 2014, is amended by

5 adding the following new unnumbered paragraph:

6 NEW UNNUMBERED PARAGRAPH A petition seeking

7 the use of the right of eminent domain shall not

8 be considered to serve a public use, as determined

9 pursuant to this section or under section 6A.22, if

10 the franchise involves the proposed construction of a

11 direct current transmission line which extends across

12 state boundaries.>

13 2. Page 4, after line 19 by inserting:

14 <Sec. _____. EFFECTIVE UPON ENACTMENT. The section

15 of this Act amending section 478.6, being deemed of

16 immediate importance, takes effect upon enactment.

17 Sec. _____. RETROACTIVE APPLICABILITY. The

18 section of this Act amending section 478.6 applies

19 retroactively to January 1, 2014.>

20 3. Title page, line 2, after <commerce> by

21 inserting <, and including effective date and

22 retroactive applicability provisions>

23 4. By renumbering as necessary.

By WATTS of Dallas

H-8048 FILED FEBRUARY 27, 2014

SENATE FILE 2132

H-8049

1 Amend Senate File 2132, as passed by the Senate, as
2 follows:

3 1. Page 4, after line 17 by inserting:

4 <Sec. _____. Section 478.3, subsection 2, Code 2014,
5 is amended by adding the following new paragraph:

6 NEW PARAGRAPH. 0b. Petitions for transmission
7 lines capable of operating at more than one hundred
8 kilovolts direct current and either extending a
9 distance of not less than one mile or extending across
10 state boundaries shall also demonstrate that prior to
11 filing the petition the proposed construction has been
12 examined, accepted, and identified in appendix A of
13 the most recent annual midcontinent independent system
14 operator transmission expansion plan as approved by
15 the midcontinent independent system operator board of
16 directors, or approved as part of the expansion plan
17 of any successor regional transmission organization
18 representing the area in which the proposed lines will
19 be constructed. Notwithstanding paragraph "b", this
20 requirement shall not be subject to waiver by the
21 utilities board.

22 Sec. _____. Section 478.13, Code 2014, is amended by
23 adding the following new subsection:

24 NEW SUBSECTION. 6. If an extension is sought
25 for transmission lines capable of operating at more
26 than one hundred kilovolts direct current and either
27 extending a distance of not less than one mile or
28 extending across state boundaries, the application
29 shall be subject to the requirement in section 478.3,
30 subsection 2, paragraph "0b".>

31 2. Page 4, after line 19 by inserting:

32 <Sec. _____. EFFECTIVE UPON ENACTMENT. The following
33 provision or provisions of this Act, being deemed of
34 immediate importance, take effect upon enactment:

35 1. The section of this Act enacting section 478.3,
36 subsection 2, paragraph "0b".

37 2. The section of this Act enacting section 478.13,
38 subsection 6.

39 Sec. _____. RETROACTIVE APPLICABILITY. The following
40 provision or provisions of this Act apply retroactively
41 to January 1, 2014:

42 1. The section of this Act enacting section 478.3,
43 subsection 2, paragraph "0b".

44 2. The section of this Act enacting section 478.13,
45 subsection 6.>

46 3. Title page, line 2, after <commerce> by
47 inserting <, and including effective date and
48 retroactive applicability provisions>

49 4. By renumbering as necessary.

By WATTS of Dallas

H-8049 FILED FEBRUARY 27, 2014

REPORT OF THE CONFERENCE COMMITTEE
ON HOUSE FILE 381

To the Speaker of the House of Representatives and the President of the Senate:

We, the undersigned members of the conference committee appointed to resolve the differences between the House of Representatives and the Senate on House File 381, a bill for an Act concerning restrictions on dosage amounts for phenylbutazone in certain horse races, respectfully make the following report:

1. That the Senate recedes from its amendment, H-1285.

2. That House File 381, as amended, passed, and reprinted by the House, is amended to read as follows:

1. Page 1, before line 1 by inserting:

<Section 1. Section 99D.7, subsection 5, paragraph b, Code 2014, is amended to read as follows:

b. The commission shall, beginning January 1, 2012, regulate the purse structure for all horse racing so that seventy-six percent is designated for thoroughbred racing, fifteen and one-quarter percent is designated for quarter horse racing, and eight and ~~three-quarter~~ three-quarters percent is designated for standardbred racing. The purse moneys designated for standardbred racing may only be used to support standardbred harness racing purses, breeder's awards, or expenses at the state fair, county fairs, or other harness racing tracks approved by the commission, or for the maintenance, construction, or repair of harness racing tracks located in Iowa and at the fairgrounds for such fairs or other harness racing tracks located in Iowa and approved by the commission. The horse racetrack in Polk county shall not provide funding to support standardbred racing at such county fairs that is not otherwise provided for in this paragraph.

Sec. ____ . Section 99D.11, subsection 6, paragraph c, subparagraph (4), Code 2013, is amended to read as follows:

CCH-381

(4) An unlicensed advance deposit wagering operator or an individual taking or receiving wagers from residents of this state ~~on races conducted at the horse racetrack located in Polk county~~ is guilty of a class "D" felony.>

2. Page 1, line 1, by striking <2013> and inserting <2014>

3. Title page, line 1, after <concerning> by inserting <horse racing, including the use of purse moneys for harness racing, advance deposit wagering, and>

4. By renumbering as necessary.

ON THE PART OF THE HOUSE:

ON THE PART OF THE SENATE:

QUENTIN STANERSON, CHAIRPERSON

JEFF DANIELSON, CHAIRPERSON

DENNIS COHOON

RICK BERTRAND

BRUCE HUNTER

TOD R. BOWMAN

JEFF SMITH

WALLY E. HORN

GUY VANDER LINDEN

CHARLES SCHNEIDER