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PAG LIN
                                                                SENATE FILE 283
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                                           AN ACT
      4 RELATING TO THE DEPARTMENT OF PUBLIC SAFETY BY UPDATING
           REFERENCES, CHANGING THE NAMES OF DIVISIONS IN THE
            DEPARTMENT, AND CHANGING PRACTICES AND PROCEDURES.
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     8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
           Section 1. <u>NEW SECTION</u>. 80.1A DEFINITIONS. As used in this chapter, unless the context otherwise
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    11
  1 12 requires:
                 "Commissioner" means the commissioner of public safety.
  1 13
                 "Controlled substance" means the same as defined in
  1
  1 15 section 124.101.
  1 16
           3. "Counterfeit substance" means the same as defined in
  1 17 section 124.101.
            4. "Department" means the department of public safety.
5. "Peace officer" means a peace officer of the department
  1 18
  1 19
  1 20 as defined in section 97A.1.
  1
    21
            Sec. 2.
                      Section 80.6, Code 2005, is amended to read as
  1 22 follows:
            80.6 IMPERSONATING <u>PEACE</u> OFFICER <u>OR EMPLOYEE</u> == UNIFORM.
  1 23
  1 24
    Any person who impersonates a member of the Iowa state 25 patrol or other a peace officer or employee of the department,
  1 26 or wears a uniform likely to be confused with the official
  1 27 uniform of any such officer <u>or employee</u>, with intent to 1 28 deceive anyone, shall be guilty of a simple misdemeanor.
           Sec. 3. Section 80.8, unnumbered paragraphs 1, 3, and 5,
  1 30 Code 2005, are amended to read as follows:
    The commissioner of public safety, with the approval of the 32 governor, shall appoint such deputies, inspectors, officers,
     33 clerical workers and other employees employ personnel as may
  1 34 be required to properly discharge the duties of this the
  1 35 department.
           The salaries of all members peace officers and employees of
      2 the department and the expenses of the department shall be
  2
     3 provided for by the <u>a</u> legislative appropriation therefor.
4 compensation of peace officers of the department shall be
     5 fixed according to grades as to rank and length of service by
      6 the commissioner with the approval of the governor department 7 of administrative services, unless covered by a collective
    8 bargaining agreement that provides otherwise. The peace
      9 officers shall be paid additional compensation in accordance
  2 10 with the following formula: When peace officers have served
  2 11 for a period of five years, their compensation then being paid
  2 12 shall be increased by the sum of twenty=five dollars per month
  2 13 beginning with the month succeeding the foregoing described
  2 14 five=year period; when peace officers have served for a period
  2 15 of ten years, their compensation then being paid shall be
  2 16 increased by the sum of twenty=five dollars per month
2 17 beginning with the month succeeding the foregoing described
  2 18 ten=year period, such sums being in addition to the increase 2 19 provided herein to be paid after five years of service; when
    20 peace officers have served for a period of fifteen years,
    21 their compensation then being paid shall be increased by the
    22 sum of twenty=five dollars per month beginning with the month
     23 succeeding the foregoing described fifteen=year period, such
  2 24 sums being in addition to the increases previously provided
     25 for herein; when peace officers have served for a period of
    26 twenty years, their compensation then being paid shall be 27 increased by the sum of twenty=five dollars per month
    28 beginning with the month succeeding the foregoing described 29 twenty=year period, such sums being in addition to the
    30 increases previously provided for herein. While on active 31 duty, each peace officer shall also receive a flat daily sum
    32 as fixed by the commissioner with the approval of the governor
     33 for meals <u>unless the amount of the flat daily sum is covered</u> 34 by a collective bargaining agreement that provides otherwise.
  2 35
           Peace officer members officers of the department excluded
      1 from the provisions of chapter 20 who are injured in the line
      2 of duty shall receive paid time off in the same manner as
     3 provided to peace officer members officers of the department
     4 covered by a collective bargaining agreement entered into
     5 between the state and the employee organization representing
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6 such covered peace officer members officers under chapter 20.
         Sec. 4. Section 80.9, unnumbered paragraph 1, Code 2005,
  8 is amended to read as follows:
3 9 It shall be the duty of the department \frac{1}{2} of public safety to 3 10 prevent crime, to detect and apprehend criminals and to
3 11 enforce such other laws as are hereinafter specified.
 12 members A peace officer of the department of public safety, 13 except clerical workers therein, when authorized by the
3 14 commissioner of public safety shall have and exercise all the
3 15 powers of any other peace officer of the state.
     Sec. 5. Section 80.9, subsection 1, paragraph b, Code 2005, is amended to read as follows:
3 17
3 18
         b. When request is made by the mayor of any city, with the
3 19 approval of the commissioner of public safety;
3 20
         Sec. 6.
                   Section 80.9, subsection 1, unnumbered paragraph
3 21 2, Code 2005, is amended to read as follows:
         When any member a peace officer of the department shall be
  2.2
3
  23 is acting in cooperation with any other local peace officer,
3 24 or county attorney in general criminal investigation work, or
3
  25 when acting on a special assignment by the commissioner, the
  26 member's jurisdiction shall be of the peace officer is
3 27 statewide.
3 28
         Sec. 7.
                   Section 80.9, subsection 4, Code 2005, is amended
  29 by striking the subsection and inserting in lieu thereof the
  30 following:
         4. The state patrol is established in the department.
3
  32 patrol shall be under the direction of the commissioner.
3
  33 number of supervisory officers shall be in proportion to the
3 34 membership of the state patrol.
         Sec. 8. Section 80.9, Code 2005, is amended by adding the
3 35
4
     following new subsection:
         NEW SUBSECTION. 5. The department shall be primarily
4
   3 responsible for the enforcement of all laws and rules relating
4
     to any controlled substance or counterfeit substance, except
   5 for making accountability audits of the supply and inventory 6 of controlled substances in the possession of pharmacists,
4
   7 physicians, hospitals, and health care facilities as defined 8 in section 135C.1, as well as in the possession of any and all
4
4
   9 other individuals or institutions authorized to have
4 10 possession of any controlled substances.
4
  11
         Sec. 9.
                  Section 80.11, Code 2005, is amended to read as
4 12
     follows:
4 13
         80.11
                COURSE OF INSTRUCTION.
4 14
         The course or courses of instruction for peace officers of
  15
     the department shall include instruction in the following
4 16 subjects and such others as shall be deemed advisable by the
  17
     college of law and the commissioner of public safety:
4 18
         1. Criminal law.
4 19
            Identification of criminals and fingerprinting.
4 20
         3. Methods of criminal investigation.
4 21
         4. Rules of criminal evidence.
4 22
         5. Presentation of cases in court
4 23
         6. Making of complaints and securing of criminal warrants.
4 24
         7. Securing and use of search warrants.
4 25
         8. How to secure extradition and return.
            Small arms instruction.
4 26
4 27
         10. Regulation of traffic.
     11. First aid., at a minimum, be equal to the course of instruction required by the Iowa law enforcement academy
4 2.8
  29
4 30 pursuant to chapter 80B.
         Sec. 10. Section 80.13, Code 2005, is amended to read as
4 31
4 32 follows:
4 33
         80.13
                TRAINING SCHOOLS.
4
         The commissioner of public safety is authorized to may hold
  34
  35 a training school for <u>peace officer</u> candidates <del>for</del> or <del>members</del> 1 <u>for peace officers</u> of the department <del>of public safety</del>, and may
4
   2 send to recognized training schools such members peace
     officers of the department as the commissioner may deem advisable. The expenses of such school of training shall be
   4 advisable.
   5 paid in the same manner as other expenses of the patrol paid
   <u>6 by the department</u>.
5
         Sec. 11.
                    Section 80.15, Code 2005, is amended to read as
   8 follows:
         80.15
                 EXAMINATION == OATH == PROBATION == DISCIPLINE ==
  10 DISMISSAL.
5 11
         An applicant for membership to be a peace officer in the
5 12 department of public safety, except clerical workers and
     special agents appointed under section 80.7, shall not be
5 14 appointed as a member peace officer until the applicant has
5 15 passed a satisfactory physical and mental examination. In
5 16 addition, the applicant must be a citizen of the United States
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5 17 and be not less than twenty=two years of age. However, an
  18 applicant applying for assignment to provide protection and
  19 security for persons and property on the grounds of the state
5 20 capitol complex or a peace officer candidate shall not be less 5 21 than eighteen years of age. The mental examination shall be
5 22 conducted under the direction or supervision of the
5 23 commissioner of public safety and may be oral or written or 5 24 both. Each An applicant shall take an oath on becoming a
5 25 member peace officer of the force department, to uphold the
5 26 laws and Constitution of the United States and <u>Constitution</u> of 5 27 the <u>state</u> of Iowa. During the period of twelve months
5 28 after appointment, any member a peace officer of the
5 29 department of public safety, except members of the present
  30 Iowa state patrol who have served more than six months, is 31 subject to dismissal at the will of the commissioner. After
5 32 the twelve months' service, a member peace officer of the
  33 department, who was appointed after having passed the
  34 examinations, is not subject to dismissal, suspension,
  35 disciplinary demotion, or other disciplinary action resulting
6
      in the loss of pay unless charges have been filed with the
      department of inspections and appeals and a hearing held by
      the employment appeal board created by section 10A.601, if
6
6
   4 requested by the member peace officer, at which the member
   5 <u>peace officer</u> has an opportunity to present a defense to the 6 charges. The decision of the appeal board is final, subject
6
6
6
   7 to the right of judicial review in accordance with the terms
   8 of the Iowa administrative procedure Act, chapter 17A.
6
6
   9 However, these procedures as to dismissal, suspension,
6 10 demotion, or other discipline do not apply to a member peace
      officer who is covered by a collective bargaining agreement
6 12 which provides otherwise nor and do not apply to the demotion 6 13 of a division head to the rank which the division head held at
6 14 the time of appointment as division head, if any. A division
6 15 head who is demoted has the right to return to the rank which
6 16 the division head held at the time of appointment as division
6 17 head, if any. All rules, except employment provisions
6 18 negotiated pursuant to chapter 20, regarding the enlistment,
  19 appointment, and employment affecting the personnel of the
6 20 department shall be established by the commissioner in
6 21 consultation with the director of the department of
  22 administrative services, subject to approval by the governor.
23 Sec. 12. Section 80.17, Code 2005, is amended to read as
6
6
6 24 follows:
6 25
                 GENERAL ALLOCATION OF DUTIES.
         80.17
6
  26
         1. In general, the allocation of duties of the department
6 27 of public safety shall be as follows:
6 28
         1. a. Commissioner's office.
         <del>2.</del>
              <u>b.</u>
6 29
                  Division of statistics and records administrative
  30
6
      <u>services</u>.
6 31
         <del>3.</del> c.
                  Division of criminal investigation.
6 32
6 33
         <del>4 .</del>

d. Division of the Iowa state patrol.
e. Division of state fire protection marshal.

    e. Division of state fire protection management.
    f. Division of inspection narcotics enforcement.

         <del>5.</del>
6 34
         <del>6.</del>
6 35
7 1
              The commissioner may appoint a chief, director, a first
      and second assistant to the director, and all other
   3 supervisory officers in each division. All appointments and 4 promotions shall be made on the basis of seniority and a merit
   5 examination.
         3. Nothing in the The aforesaid allocation of duties shall
      not be interpreted to prevent flexibility in interdepartmental operations or to forbid other divisional allocations of duties
     in the discretion of the commissioner of public safety.
7 10
         Sec. 13. Section 80.18, Code 2005, is amended to read as
  11
      follows:
7 12
                  EXPENSES AND SUPPLIES == REIMBURSEMENT.
         80.18
7 13
         It shall be the duty of the The commissioner of public
      safety to shall provide for the members peace officers of the
7 15 department when on duty, with suitable uniforms, subsistence,
7 16 arms, equipment, quarters, and other necessary supplies, and
7 17 also the expense and means of travel and boarding the members
7 18 of the department, according to rules made adopted by the 7 19 commissioner, and as may be provided by appropriation.
7 20
         The department may expend moneys from the support
  21 allocation of the department as reimbursement for replacement
7 22 or repair of personal items of the department's peace officers
  23 or employees damaged or destroyed during the a peace officer's
  24 or employee's tour of duty course of employment. However, the
7 25 reimbursement shall not exceed the greater of one hundred
7 26 fifty dollars or the amount agreed to under the collective
7 27 bargaining agreement for each item. The department shall
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7 28 establish adopt rules in accordance with chapter 17A to carry
      out the purpose of administer this paragraph.
 7 30
          Sec. 14. Section 80.19, unnumbered paragraph 1, Code 2005,
 7 31 is amended to read as follows:
 7 32
          The commissioner of public safety may co-operate cooperate
 7 33 with any recognized agency in the education of the public in
   34 highway safety.
35 Sec. 15. Se
 7 35
                     Section 80.20, Code 2005, is amended to read as
      follows:
 8
          80.20
                  DIVISIONAL HEADQUARTERS.
 8
          The commissioner of public safety may, subject to the
    4 approval of the governor, establish divisional headquarters at
 8
 8
    5
      various places in the state. Supervisory officers may be at
 8
    6
      all times on duty in each district headquarters.
 8
          Sec. 16. Section 80.23, Code 2005, is amended to read as
 8
    8
      follows:
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    9
                 SPECIAL STATE AGENTS == MEANING.
          80.23
 8 10
          Whenever mention is made, in the Code, of If the term
      "special state agents" is used in the Code in connection with
 8 11
 8\ 12\ law enforcement, the \frac{1}{2} shall be construed to mean
 8 13 members a peace officer of the state department of public
 8
   14
      safety.
 8 15
          Sec. 17.
                     Section 80.24, Code 2005, is amended to read as
 8 16 follows:
 8 17
          80.24
                  MUNICIPAL AND INDUSTRIAL DISPUTES
          The police employees A peace officer of the department
 8 19 shall not be used or called upon for service within any
 8 20 municipality or in any industrial dispute unless actual a
      threat of imminent violence has occurred therein exists, and
 8
 8 22 then only either by order of the governor or on the request of
 8 23 the chief executive officer of the municipality or the sheriff 8 24 of the county wherein where the dispute has occurred threat of
   25 imminent violence exists if such request is approved by the
 8
   26 governor.
 8 27
          Sec. 18.
                     Section 80.33, Code 2005, is amended to read as
 8 28 follows:
                 ACCESS TO DRUG RECORDS BY AGENTS PEACE OFFICERS.
 8 29
          80.33
 8 30
          Every A person required by law to keep records, and any a
 8 31 carrier maintaining records with respect to any shipment
 8 32 containing any controlled or counterfeit substances shall,
 8
   33 upon request of an authorized agent peace officer of the
 8
   34 department of public safety, designated by the commissioner of
   35 public safety, permit such agent peace officer at reasonable 1 times to have access to and copy such records. For the
 9
    2 purpose of examining and verifying such records, an authorized
    3 agents peace officer of the department of public safety,
 9
    4 designated by the commissioner of public safety, may enter at
 9
    5 reasonable times any place or vehicle in which any controlled
    6 or counterfeit substance is held, manufactured, dispensed,
 9
    7 compounded, processed, sold, delivered, or otherwise disposed
    8 of and inspect such place or vehicle, and the contents thereof
9 of such place or vehicle. For the purpose of enforcing laws
  10 relating to controlled or counterfeit substances, and upon
 9 11 good cause shown, personnel of the division of drug law
   12 enforcement in the peace officer of the department of public 13 safety shall be allowed to inspect audits and records in the
 9 14 possession of the state board of pharmacy examiners.
 9 15
                     Section 80.34, Code 2005, is amended to read as
          Sec. 19.
 9 16 follows:
 9 17
                 POWERS OF PEACE OFFICERS PEACE OFFICER == AUTHORITY.
 9 18
          Any An authorized agent peace officer of the department of
      public safety designated to conduct examinations,
 9 20 investigations, or inspections and enforce the laws relating
 9 21 to controlled or counterfeit substances shall have all the
 9 22 powers <u>authority</u> of other peace officers and may arrest <u>a</u> 9 23 person without warrant for offenses under this chapter
 9 24 committed in the agent's peace officer's presence or, in the
 9 25 case of a felony, if the agent peace officer has probable 9 26 cause to believe that the person arrested has committed or is
 9 27 committing such offense. Such officers A peace officer of the
   28 department shall have the same powers authority as other peace
 9 29 officers to seize controlled <u>or counterfeit</u> substances or 9 30 articles used in the manufacture or sale of controlled <u>or</u>
      <u>counterfeit</u> substances which they have reasonable grounds to
   32 believe are in violation of law. Such controlled or
      <u>counterfeit</u> substances or articles shall be subject to
 9 34 condemnation.
 9 35
          Sec. 20.
                     Section 80.36, Code 2005, is amended to read as
10
    1
      follows:
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          80.36 MAXIMUM AGE.
10
          A person shall not be employed as a peace officer in the
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10 4 department of public safety after attaining sixty=five years 10 of age.

Section 80.39, subsection 1, Code 2005, is Sec. 21. amended to read as follows:

10 1. Personal property, except for motor vehicles subject to sale pursuant to section 321.89, and seizable property subject 10 10 10 10 to disposition pursuant to chapter 809 or 809A, which personal property is found or seized by, turned in to, or otherwise 10 11 10 12 lawfully comes into the possession of the department of public 10 13 safety or a local law enforcement agency and which the 10 14 department or agency does not own, shall be disposed of 10 15 pursuant to this section. If by examining the property the  $\frac{-10 - 13}{}$ 10 16 owner or lawful custodian of the property is known or can be 10 17 readily ascertained, the department or agency shall notify the 10 18 owner or custodian by certified mail directed to the owner's 10 19 or custodian's last known address, as to the location of the 10 20 property. If the identity or address of the owner cannot be 10 21 determined, notice by one publication in a newspaper of 10 22 general circulation in the area where the property was found 10 23 is sufficient notice. A published notice may contain multiple 10 24 items.

Section 97A.1, subsection 13, Code 2005, is 22. Sec. 10 26 amended by striking the subsection and inserting in lieu thereof the following:

"Peace officer" means a member, except a non=peace 10 29 officer member, of the division of state patrol, narcotics 10 30 enforcement, state fire marshal, or criminal investigation, including but not limited to a gaming enforcement officer, who 10 32 has passed a satisfactory physical and mental examination and 10 33 has been duly appointed as a member of the department of 10 34 public safety in accordance with section 80.15.
10 35 Sec. 23. Section 97A.3, subsection 1, Code 2005, is

amended to read as follows:

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1. All <u>peace officer</u> members of the division of <del>highway</del> safety, uniformed force, and radio communications state patrol 4 and the division of criminal investigation and bureau of <del>identification</del> in the department of public safety, excepting 6 the members of the clerical force, who are employed by the 7 state of Iowa on July 4, 1949, and all persons thereafter 8 employed as members of such divisions in the department of 9 public safety or division of drug law narcotics enforcement 11 10 and arson investigators or division of state fire marshal, 11 11 except the members of the clerical force, shall be members of 11 12 this system, except as otherwise provided in subsection 3. 11 13 Effective July 1, 1994, gaming enforcement officers employed 11 14 by the division of criminal investigation for excursion boat 11 15 gambling enforcement activities - and fire prevention inspector 11 16 peace officers employed by the department of public safety, 17 and employees of the division of capitol police, except -11 18 clerical workers, shall be members of this system, except as 11 19 otherwise provided in subsection 3 or section 97B.42B. 11 20 members shall not be required to make contributions under any 11 21 other pension or retirement system of the state of Iowa,

11 22 anything to the contrary notwithstanding. Sec. 24. Section 97B.42B, subsection 1, paragraph c, Code

2005, is amended by striking the paragraph.

Sec. 25. Section 100B.13, subsections 1 and 4, Code 2005,

11 26 are amended to read as follows:

- 1. A volunteer fire fighter preparedness fund is created 11 28 as a separate and distinct fund in the state treasury under the control of the division of state fire protection marshal of the department of public safety.
- 30 4. Moneys in the volunteer fire fighter preparedness fund 11 31 11 32 are appropriated to the division of state fire protection marshal of the department of public safety to be used annually to pay the costs of providing volunteer fire fighter training 11 34 11 35 around the state and to pay the costs of providing volunteer fire fighting equipment

Section 100C.9, Code 2005, is amended to read as Sec. 26. follows:

DEPOSIT AND USE OF MONEYS COLLECTED. 100C.9

- 1. All fees assessed pursuant to this chapter shall be 6 retained as repayment receipts by the division of state fire protection marshal in the department of public safety and such fees received shall be used exclusively to offset the costs of administering this chapter.
- 12 10 Notwithstanding section 8.33, fees collected by the 12 11 division of <u>state</u> fire <u>protection</u> <u>marshal</u> that remain unencumbered or unobligated at the close of the fiscal year 12 12 12 13 shall not revert but shall remain available for expenditure 12 14 for the purposes designated until the close of the succeeding

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12 15 fiscal year.
 12 16
          Sec. 27. Section 100C.10, subsection 1, Code 2005, is
12 17 amended to read as follows:
12 18 1. A fire extinguishing
           1. A fire extinguishing system contractors advisory board
 12 19 is established in the division of <u>state</u> fire <del>protection</del>
 12 20 marshal of the department of public safety and shall advise
 12 21 the state fire marshal division on matters pertaining to the
 12 22 application and certification of fire extinguishing system
 12 23 contractors pursuant to this chapter.
           Sec. 28. Section 123.14, Code 2005, is amended to read as
 12 24
 12 25 follows:
12 26
           123.14 BEER, WINE, AND LIQUOR LAW ENFORCEMENT.
12 27
           1. The division of beer and liquor law enforcement of the
 12 28 department of public safety, created pursuant to section
    29 80.25, is the primary beer, wine, and liquor law enforcement
12 30 authority for this state.
           2. The other law enforcement divisions of the department
12 31
    32 of public safety, the county attorney, the county sheriff and
12 33 the sheriff's deputies, and the police department of every 12 34 city, and the alcoholic beverages division of the department
12 35 of commerce, shall be supplementary aids to the division of
-13
       beer and liquor law enforcement department of public safety.
     2 Any neglect, misfeasance, or malfeasance shown by any peace
3 officer included in this section shall be sufficient cause for
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13
     4 the peace officer's removal as provided by law. Nothing in
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-13
     5 this This section shall not be construed to affect the duties
    6 and responsibilities of any county attorney or peace officer
13
13
     7 with respect to law enforcement.
          3. The division of beer and liquor law enforcement
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13
     9 department of public safety shall have full access to all
13 10 records, reports, audits, tax reports and all other documents 13 11 and papers in the alcoholic beverages division pertaining to
 13 12 liquor licensees and wine and beer permittees and their
 13 13 business.
 13 14
           Sec. 29.
                       Section 124.510, unnumbered paragraph 2, Code
13 15 2005, is amended to read as follows:
 13 16
           This information is for the exclusive use of the division
13 17 of narcotic and drug enforcement, in the department of public 13 18 safety, and shall not be a matter of public record.
 13 19
           Sec. 30. Section 305.8, subsection 1, paragraph b, Code
 13 20 2005, is amended to read as follows:
13 21 b. In consultation with the homeland security and
 13 22 emergency management division of the department of public
13 23 safety <u>defense</u>, establish policies, standards, and guidelines 13 24 for the identification, protection, and preservation of
 13 25 records essential for the continuity or reestablishment of
 13 26 governmental functions in the event of an emergency arising
 13 27 from a natural or other disaster.
13 28 Sec. 31. CODE EDITOR DIRECTIVES.
13 28
13 29
           1. The Code editor is directed to change the term "Iowa
13 30 state patrol" to "state patrol" wherever that term appears in 13 31 the 2005 Code or in Acts enacted during a regular or
 13 32 extraordinary 2005 session of the general assembly, or in
 13 33 other Acts pending codification.
 13 34
               The Code editor is directed to change the term
13 35 "division of criminal investigation and bureau of
14
     1
        identification to "division of criminal investigation"
     2 wherever the term appears in the 2005 Code or in Acts enacted 3 during a regular or extraordinary 2005 session of the general
 14
14
 14
     4 assembly, or in other Acts pending codification.
 14
           Sec. 32. Sections 80.4, 80.5, 80.10, 80.12, 80.16, 80.25,
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     6
        80.27, 80.30, and 80.35, Code 2005, are repealed.
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     8
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 14 10
                                           JOHN P. KIBBIE
 14 11
                                           President of the Senate
 14 12
 14 13
 14 14
                                            CHRISTOPHER C. RANTS
 14 15
 14 16
                                           Speaker of the House
 14 17
           I hereby certify that this bill originated in the Senate and
 14 18
 14 19 is known as Senate File 283, Eighty=first General Assembly.
 14 20
 14 21
 14 22
                                           MICHAEL E. MARSHALL
 14 23
 14 24
                                            Secretary of the Senate
 14 25 Approved _____
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14 26 14 27 14 28 14 29 THOMAS J. VILSACK 14 30 Governor