

FEB 15 1972

HOUSE FILE 1203

Place On Calendar
Sen. Judiciary 2/15/72, Pass 2/29 BY COMMITTEE ON JUDICIARY

Passed House, Date 2-18-72 Passed Senate, Date 2-16-72

Vote: Ayes 81 Nays 0 Vote: Ayes 37 Nays 0

Approved _____

A BILL FOR

1 An Act relating to erroneous and obsolete references in the
2 Code of Iowa.

3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section twenty-one point four (21.4), Code
2 1971, as amended by chapter eighty-seven (87), section one
3 (1) and chapter eighty-four (84), section seventy-five (75),
4 Acts of the Sixty-fourth General Assembly, First Session,
5 is amended to read as follows:

6 21.4 PRIVATE USE--RATE FOR STATE BUSINESS. No state of-
7 ficer or employee shall use any state-owned motor vehicle
8 for his own personal private use, nor shall he be compensated
9 for driving his own motor vehicle except if such is done on
10 state business with the approval of the state ~~car~~ vehicle
11 dispatcher, and in such case he shall not receive more than
12 ten cents per mile. However, the state ~~car~~ vehicle dispatcher
13 may delegate authority to officials of the state, and
14 department heads, for the use of private vehicles on state
15 business up to six thousand miles per year. When a state
16 ~~car~~ motor vehicle has been assigned to a state officer or
17 employee he shall not collect mileage for the use of his
18 personal vehicle unless the state vehicle assigned to him
19 is not useable.

20 This section shall not apply to elected officers of the
21 state, judges of the district court, judges of the supreme
22 court, or officials and employees of the state whose mileage
23 is paid by other than state agencies.

24 Sec. 2. Section two hundred seventy-eight point one
25 (278.1), Code 1971, as amended by chapter one hundred sixty-
26 three (163), section one (1), Acts of the Sixty-fourth General
27 Assembly, First Session, is amended by striking subsection
28 eleven (11).

29 Sec. 3. Section three hundred twenty-one point one hun-
30 dred sixty-five (321.165), Code 1971, is amended to read as
31 follows:

32 321.165 MANUFACTURE BY STATE. ~~In-lieu-of-purchasing-under~~
33 ~~competitive-bids-the~~ The commissioner shall have authority
34 to arrange with the director of the division of corrections
35 of the department of social services to furnish such supplies

1 as may be made at the state institutions.

2 Sec. 4. Section five hundred fifteen A point fourteen
3 (515A.14), Code 1971, is amended to read as follows:

4 515A.14 FALSE OR MISLEADING INFORMATION. No person or
5 organization shall willfully withhold information from, or
6 knowingly give false or misleading information to, the com-
7 missioner, any statistical agency designated by the commis-
8 sioner, any rating organization, or any insurer, which will
9 affect the rates or premiums chargeable under this chapter.
10 A violation of this section shall subject the one guilty of
11 such violation to the penalties provided in section ~~545A.46~~
12 515A.17.

13 Sec. 5. Section four hundred four point eight (404.8),
14 Code 1971, is amended by striking subsection six (6).

15 Sec. 6. Section six hundred thirty-three point two hun-
16 dred ninety-five (633.295), the last unnumbered paragraph,
17 Code 1971, is amended to read as follows:

18 Subscribed and sworn to before me this day
19 of, 19.....

20
21 Notary Public in and for the
22 (SEAL) ~~County-of-*****~~
23 State of

24 Sec. 7. Sections three hundred twenty-one point one hun-
25 dred sixty-four (321.164), three hundred twenty-one point
26 two hundred forty-seven (321.247), four hundred thirty-two
27 point five (432.5), four hundred thirty-two point eight
28 (432.8), four hundred seventy-nine point eighty-nine (479.89),
29 four hundred seventy-nine point ninety (479.90), and four
30 hundred seventy-nine point ninety-two (479.92), Code 1971,
31 are repealed.

32 EXPLANATION

33 This bill is a corrective bill submitted by the Code Editor.
34 Basically it makes corrections in references to terms and
35 statutes which require such changes because of the enactment

1 of legislation which did not take into consideration refer-
2 ences or terms in other parts of the Code.

3 Section 1 deletes the reference to "state car dispatcher"
4 and substitutes "state vehicle dispatcher" to make it
5 correspond with changes which were a part of the bill
6 establishing a department of general services.

7 Section 2 strikes a reference to a repealed section.

8 Section 3 removes language which anticipates that the state
9 contracts for the making of motor vehicle registration plates,
10 when actually the state makes such plates. In section 7,
11 section 321.164 is repealed for the same reason.

12 Section 4 corrects an incorrect reference.

13 Section 5 strikes a reference to a repealed section.

14 Section 6 strikes reference to the county designation since
15 notaries no longer receive commissions for a specific county.

16 Section 7 repeals a section relating to local vehicle
17 inspections (321.247) which is now covered by a state in-
18 spection law (other local inspection laws were repealed by
19 the First Session); repeals sections which make reference
20 to repealed sections (432.5, 432.8); and repeals sections
21 relating to classification of railroads by the executive
22 council, which authority was repealed the First Session
23 (479.89, 479.90, 479.92).

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