

# Senate Study Bill 34

## Conference Committee Text

PAG LIN

1 1 Section 1. Section [2B.13](#), subsection 4, Code 1995, is  
1 2 amended to read as follows:  
1 3 4. The Iowa Code editor shall seek direction from the  
1 4 senate committee on judiciary and the house committee on  
1 5 judiciary

~~and law enforcement~~

- when making Iowa Code or Code  
1 6 Supplement changes, and the administrative code editor shall  
1 7 seek direction from the administrative rules review committee  
1 8 and the administrative rules coordinator when making Iowa  
1 9 administrative code changes, which appear to require  
1 10 substantial editing and which might otherwise be interpreted  
1 11 to exceed the scope of the authority granted in this section.  
1 12 Sec. 2. Section [10A.104](#), subsection 8, Code 1995, is  
1 13 amended to read as follows:  
1 14 8. Establish by rule standards and procedures for  
1 15 certifying that targeted small businesses are eligible to  
1 16 participate in the procurement set-aside program

~~and that~~

-  
1 17

~~small businesses are eligible to participate in the~~

-  
1 18

~~construction procurement set-aside program~~

- established in  
1 19 sections 73.15 through 73.21. The procedure for determination  
1 20 of eligibility shall not include self-certification by a  
1 21 business. Rules and guidelines adopted pursuant to this  
1 22 subsection are subject to review and approval by the director  
1 23 of the department of management. The director shall maintain  
1 24 a current directory of targeted small businesses which have  
1 25 been certified pursuant to this subsection.  
1 26 Sec. 3. Section [13B.8](#), subsection 1, unnumbered paragraph  
1 27 2, Code 1995, is amended to read as follows:  
1 28 Before establishing or abolishing a local public defender  
1 29 office, the state public defender shall provide a written  
1 30 report detailing the reasons for the action to be taken to the  
1 31 regulation appropriations subcommittee, the chairperson, vice  
1 32 chairperson, and ranking member of the senate committee on  
1 33 judiciary and committee on appropriations, and the  
1 34 chairperson, vice chairperson, and ranking member of the house  
1 35 of representatives committee on judiciary

~~and law enforcement~~

-  
2 1 and committee on appropriations. The report shall contain a  
2 2 statement of the estimated fiscal impact of the action taken.  
2 3 Any action taken in establishing or abolishing a local public  
2 4 defender office shall only take effect upon the approval of  
2 5 the general assembly. If the state public defender proposes  
2 6 to abolish a local public defender office prior to the

2 7 beginning of any regular session of the general assembly and  
2 8 the general assembly takes no action regarding that proposal  
2 9 during the first ninety days of the first regular session  
2 10 occurring after the proposal is made, the office shall be  
2 11 abolished.  
2 12 Sec. 4. Section 15.308, subsection 2, paragraph h, Code  
2 13 1995, is amended to read as follows:  
2 14 h.

~~Establish a~~

- ~~The new jobs and income program.~~

2 15 Sec. 5. Section [15E.120](#), subsection 5, Code 1995, is  
2 16 amended to read as follows:  
2 17 5. Loan repayments received by the Iowa department of  
2 18 economic development shall be deposited into a special account  
2 19 to be used at its discretion as matching funds to attract  
2 20 financial assistance from and to participate in programs with  
2 21 national rural development and finance corporations or as  
2 22 provided in subsection 6. Funds in this special account shall  
2 23 not revert to the state general fund at the end of any fiscal  
2 24 year. If the programs for which the funds in the special  
2 25 account are to be used are terminated or expire, the funds in  
2 26 the special account and funds that would be repaid, if any, to  
2 27 the special account shall be transferred or repaid to the  
2 28 community economic betterment account of the

~~Iowa plan fund~~

-  
2 29

~~for economic development as established in section 99E.31~~

-  
2 30 strategic investment fund established in section 15.313.

2 31 Sec. 6. Section [35A.2](#), subsection 1, Code 1995, is amended  
2 32 to read as follows:

2 33 1. A commission of veterans affairs is created consisting  
2 34 of seven persons who shall be appointed by the governor,  
2 35 subject to confirmation by the senate. Members shall be  
3 1 appointed to staggered terms of four years beginning and  
3 2 ending as provided in section 69.19. The governor shall fill  
3 3 a vacancy for the unexpired portion of the term.

3 4 Sec. 7. Section [48A.14](#), subsection 3, Code 1995, is  
3 5 amended to read as follows:

3 6 3. A challenge shall contain a statement signed by the  
3 7 challenger in substantially the following form: "I swear or  
3 8 affirm that information contained on this challenge is true.  
3 9 I understand that knowingly filing a challenge containing  
3 10 false information is

~~a serious~~

- ~~an aggravated~~ misdemeanor."

3 11 Sec. 8. Section [50.16](#), unnumbered paragraph 2, Code 1995,  
3 12 is amended to read as follows:

3 13 At an election at ..... in ..... township, or in .....  
3 14 precinct of ..... city or township, in ..... county, state of  
3 15 Iowa, on the ... day of .....

~~A.D.~~

- .., there were .. ballots

3 16 cast for the office of ..... of which  
3 17 A ..... B ..... had .. votes.  
3 18 C ..... D ..... had .. votes.  
3 19 (and in the same manner for any other officer).  
3 20 A true tally list:  
3 21 L ..... M ..... Election Board  
3 22 N ..... O ..... Members.  
3 23 P ..... Q .....

3 24 Attest:  
3 25 R ..... S ..... Designated  
3 26 T ..... U ..... Tally Keepers.  
3 27 Sec. 9. Section [50.29](#), unnumbered paragraph 2, Code 1995,  
3 28 is amended to read as follows:  
3 29 At an election held in said county on the .. day of .. ,  
3 30

~~A.D.~~

- .. A .... B .... was elected to the office of .... for  
3 31 the term of .. years from the .. day of .. ,

~~A.D.~~

- .. (or if  
3 32 elected to fill a vacancy, for the residue of the term ending  
3 33 on the .. day of .. ,

~~A.D.~~

- ..), and until a successor is  
3 34 elected and qualified.  
3 35 C..... D.....,  
4 1 President of Board of Canvassers.  
4 2 Witness, E..... F.....,  
4 3 County Commissioner of Elections  
4 4 (clerk)  
4 5 Sec. 10. Section [53.37](#), subsection 5, Code 1995, is  
4 6 amended to read as follows:  
4 7 5. Citizens of the United States who do not fall under any  
4 8 of the categories described in subsections 1 to 4, but who are  
4 9 entitled to register and vote pursuant to section

~~47.4,~~

-  
4 10

~~subsection 3~~

- ~~48A.5, subsection 4.~~  
4 11 Sec. 11. Section [53.39](#), Code 1995, is amended to read as  
4 12 follows:  
4 13 53.39 REQUEST FOR BALLOT &ndash; WHEN AVAILABLE.  
4 14 Section 53.2 does not apply in the case of a

~~registered~~

-  
4 15 qualified voter of the state of Iowa serving in the armed  
4 16 forces of the United States. In any such case an application  
4 17 for ballot as provided for in that section is not required and  
4 18 an absent voter's ballot shall be sent or made available to  
4 19 any such

~~registered~~

- qualified voter upon a request as provided  
4 20 in this division.  
4 21 All official ballots to be voted by qualified absent voters  
4 22 in the armed forces of the United States at the primary  
4 23 election and the general election shall be printed prior to  
4 24 forty days before the respective elections and shall be  
4 25 available for transmittal to such

~~registered~~

- qualified voters  
4 26 in the armed forces of the United States at least forty days  
4 27 before the respective elections. The provisions of this  
4 28 chapter apply to absent voting by qualified voters in the  
4 29 armed forces of the United States except as modified by the  
4 30 provisions of this division.  
4 31 Sec. 12. Section [56.14](#), Code 1995, is amended to read as

4 32 follows:

4 33 56.14 POLITICAL ADVERTISEMENTS &dash; YARD SIGNS.

4 34 1. A person who causes the publication or distribution of  
4 35 published material designed to promote or defeat the  
5 1 nomination or election of a candidate for public office or the  
5 2 passage of a constitutional amendment or public measure shall  
5 3 include conspicuously on the published material the identity  
5 4 and address of the person responsible for the material. If  
5 5 the person responsible is an organization, the name of one  
5 6 officer of the organization shall appear on the material.  
5 7 However, if the organization is a committee which has filed a  
5 8 statement of organization under this chapter, only the name of  
5 9 the committee is required to be included on the published  
5 10 material. This

~~section~~

- subsection does not apply to the

5 11 editorials or news articles of a newspaper or magazine which  
5 12 are not political advertisements. For the purpose of this  
5 13

~~section~~

- subsection, "published material" means any newspaper,

5 14 magazine, shopper, outdoor advertising facility, poster,  
5 15 direct mailing, brochure, or any other form of printed general  
5 16 public political advertising; however, the identification need  
5 17 not be conspicuous on posters. This

~~section~~

- subsection does

5 18 not apply to yard signs, bumper stickers, pins, buttons, pens,  
5 19 matchbooks, and similar small items upon which the inclusion  
5 20 of the disclaimer would be impracticable or to published  
5 21 material which is subject to federal regulations regarding a  
5 22 disclaimer requirement.

5 23 2. Yard signs shall not be placed on any property which  
5 24 adjoins a city, county, or state roadway sooner than forty-  
5 25 five days preceding a primary or general election and shall be  
5 26 removed within seven days after the primary or general  
5 27 election, in which the name of the particular candidate or  
5 28 ballot issue described on the yard sign appears on the ballot.  
5 29 Yard signs are subject to removal by highway authorities as  
5 30 provided in section 319.13. The placement or erection of yard  
5 31 signs shall be exempt from the requirements of chapter 480.  
5 32 Notice may be provided to the chairperson of the appropriate  
5 33 county central committee if the highway authorities are unable  
5 34 to provide notice to the candidate, candidate's committee, or  
5 35 political committee regarding the yard sign. This

~~section~~

-  
6 1 subsection does not prohibit the placement of yard signs on  
6 2 agricultural land owned by individuals or by a family farm  
6 3 operation as defined in section 9H.1, subsections 8, 8A, 9,  
6 4 and 10; does not prohibit the placement of yard signs on  
6 5 property owned by private individuals who have rented or  
6 6 leased the property to a corporation, if the prior written  
6 7 permission of the property owner is obtained; and does not  
6 8 prohibit the placement of yard signs on residential property  
6 9 owned by a corporation but rented or leased to a private  
6 10 individual if the prior permission of the renter or lessee is  
6 11 obtained. For the purposes of this chapter, "agricultural  
6 12 land" means agricultural land as defined in section 9H.1.

6 13 Sec. 13. Section 135.107, subsection 1, unnumbered  
6 14 paragraph 2, Code 1995, is amended to read as follows:

6 15 The advisory committee shall regularly meet with the  
6 16 administrative head of the center as well as the director of

6 17 the center for agricultural health and safety established  
6 18 under section 262.78. The head of the

~~office~~

- ~~center~~ and the

6 19 director of the center for agricultural health and safety  
6 20 shall consult with the advisory committee and provide the  
6 21 committee with relevant information regarding their agencies.

6 22 Sec. 14. Section 135C.2, subsection 5, paragraph g, Code  
6 23 1995, is amended to read as follows:

6 24 g. The facilities licensed under this subsection shall be  
6 25 eligible for funding utilized by other licensed residential  
6 26 care facilities for the mentally retarded, or licensed  
6 27 residential care facilities for the mentally ill, including  
6 28 but not limited to funding under or from the federal social  
6 29 services block grant, the state supplementary assistance  
6 30 program, state mental health and

~~mental retardation~~

-  
6 31 developmental disabilities services funds, and county funding  
6 32 provisions.

6 33 Sec. 15. Section 144.12A, subsection 5, paragraph c, Code  
6 34 1995, is amended to read as follows:

6 35 c. Revocation

~~shall be deemed a nullity~~

- ~~nullifies the~~

7 1 registration and the information provided by the registrant  
7 2 shall be expunged.

7 3 Sec. 16. Section 163.47, Code 1995, is amended to read as  
7 4 follows:

7 5 163.47 EXEMPTIONS.

7 6 The provisions of this division shall not apply to 4-H or  
7 7 Future Farmers of America organizations engaged in breeding  
7 8 programs

~~, the sale of semen collected before January 1, 1978~~

-  
7 9 Sec. 17. Section 192.124, Code 1995, is amended to read as  
7 10 follows:

7 11 192.124 RETENTION OF MARKED CONTAINER.

7 12

~~No~~

- A person shall not, without the consent of the owner,  
7 13 retain for a longer period than three days a container bearing  
7 14 a registered mark, and any person receiving such a container  
7 15 shall immediately return it to the owner by a common carrier.  
7 16 A receipt from a common carrier

~~shall be prima facie~~

- ~~is prima~~

7 17 facie evidence that

~~such~~

- ~~the~~ container was returned.

7 18

~~Notwithstanding section 189.21, a person retaining a~~

-  
7 19

~~container used for the handling of dairy products intended for~~

-  
7 20

~~sale as provided in this section, which bears a mark~~

7 21

~~registered pursuant to section 192.123, shall not be subject~~

7 22

~~to any penalty provided by law, if the person returns the~~

7 23

~~container to its owner on or after April 14, 1992, but before~~

7 24

~~August 1, 1992.~~

7 25 Sec. 18. Section [232.44](#), subsection 7, Code 1995, is  
7 26 amended to read as follows:

7 27 7. If a child held in shelter care or detention by court  
7 28 order has not been released after a detention hearing or has  
7 29 not appeared at an adjudicatory hearing before the expiration  
7 30 of the order of detention, an additional hearing shall  
7 31 automatically be scheduled for the next court day following  
7 32 the expiration of the order. The child, the child's counsel,  
7 33 the child's guardian ad litem, and the child's parent,  
7 34 guardian or custodian shall be notified of this hearing not  
7 35 less than twenty-four hours before the hearing is scheduled to  
8 1 take place. The hearing required by this

~~section~~

~~subsection~~

8 2 may be held by telephone conference call.

8 3 Sec. 19. Section [232.102](#), subsection 3, Code 1995, is  
8 4 amended to read as follows:

8 5 3. After a dispositional hearing and upon written findings  
8 6 of fact based upon evidence in the record that an alternative  
8 7 placement set forth in subsection 1, paragraph "b" has  
8 8 previously been made and is not appropriate the court may  
8 9 enter an order transferring the guardianship of the

~~court~~

8 10 child for the purposes of subsection 8, to the director of  
8 11 human services for the purposes of placement in the Iowa  
8 12 juvenile home at Toledo.

8 13 Sec. 20. Section [232.148](#), subsection 5, Code 1995, is  
8 14 amended to read as follows:

8 15 5. Fingerprints and photographs of a child shall be  
8 16 removed from the file and destroyed upon notification by the  
8 17 child's guardian ad litem or legal counsel to the department  
8 18 of public safety that

~~any~~

~~either~~ of the following situations

8 19 apply:

8 20 a. A petition alleging the child to be delinquent is not  
8 21 filed and the child has not entered into an informal  
8 22 adjustment, admitting involvement in a delinquent act alleged  
8 23 in the complaint.

8 24 b. After a petition is filed, the petition is dismissed or  
8 25 the proceedings are suspended and the child has not entered  
8 26 into a consent decree and has not been adjudicated delinquent  
8 27 on the basis of a delinquent act other than one alleged in the  
8 28 petition in question.

8 29

~~e. Upon~~

~~- Fingerprints and photographs of a child shall also~~

8 30 ~~be removed from the file and destroyed upon~~ petition by the  
8 31 child when the child reaches twenty-one years of age and the  
8 32 child has not been adjudicated a delinquent nor convicted of  
8 33 committing an aggravated misdemeanor or a felony after  
8 34 reaching sixteen years of age.

8 35 Sec. 21. Section 252A.6A, subsection 2, paragraph a, Code  
9 1 1995, is amended to read as follows:

9 2 a. (1) If the prior determination of paternity is based  
9 3 on an affidavit of paternity filed pursuant to section  
9 4 252A.3A, or an administrative order entered pursuant to  
9 5 chapter 252F, or an order by the courts of this state, or by  
9 6 operation of law when the mother and established father are or  
9 7 were married to each other, the provisions of section

~~- 600B.41~~

9 8 ~~600B.41A~~ are applicable.

9 9 (2) If the court determines that the prior determination  
9 10 of paternity should not be overcome, pursuant to section  
9 11

~~- 600B.41~~

~~- 600B.41A~~, and that the respondent has a duty to

9 12 provide support, the court shall enter an order establishing  
9 13 the monthly child support payment and the amount of the  
9 14 support debt accrued and accruing pursuant to section 598.21,  
9 15 subsection 4, or medical support pursuant to chapter 252E, or  
9 16 both.

9 17 Sec. 22. Section 252C.4, subsection 7, paragraph a, Code  
9 18 1995, is amended to read as follows:

9 19 a. (1) If the prior determination of paternity is based  
9 20 on an affidavit of paternity filed pursuant to section  
9 21 252A.3A, or an administrative order entered pursuant to  
9 22 chapter 252F, or an order by the courts of this state, or by  
9 23 operation of law when the mother and established father are or  
9 24 were married to each other, the provisions of section

~~- 600B.41~~

9 25 ~~600B.41A~~ are applicable.

9 26 (2) If the court determines that the prior determination  
9 27 of paternity should not be overcome pursuant to section  
9 28

~~- 600B.41~~

~~- 600B.41A~~, and that the responsible person has a duty

9 29 to provide support, the court shall enter an order  
9 30 establishing the monthly child support payment and the amount  
9 31 of the support debt accrued and accruing pursuant to section  
9 32 598.21, subsection 4, or medical support pursuant to chapter  
9 33 252E, or both.

9 34 Sec. 23. Section 256.33, unnumbered paragraph 1, Code  
9 35 1995, is amended to read as follows:

10 1 The department shall consort with school districts, area  
10 2 education agencies, community colleges, and colleges and  
10 3 universities to provide assistance to them in the use of  
10 4 educational technology for instruction purposes. The  
10 5 department shall consult with

~~- the advisory committee on the~~

10 6

~~- operation of the narrowcast system, established in section~~

10 7

~~256.82,~~

- the advisory committee on telecommunications,  
10 8 established in section 256.7, subsection 7, and other users of  
10 9 educational technology on the development and operation of  
10 10 programs under this section.

10 11 Sec. 24. Section [261B.6](#), Code 1995, is amended to read as  
10 12 follows:

10 13 261B.6 LIST OF SCHOOLS.

10 14 The secretary shall maintain a list of registered schools  
10 15 and the list and the information submitted under sections  
10 16 261B.3 and 261B.4 are public records under chapter

~~21~~

- 22.

10 17 Sec. 25. Section [294.10A](#), subsection 1, Code 1995, is  
10 18 amended to read as follows:

10 19 1. Notwithstanding section 294.9 or other provisions of  
10 20 this chapter, beginning January 1

~~,~~  
- following the submission by

10 21

~~the~~

- a board of trustees of an application to the federal  
10 22 internal revenue service requesting qualification of a plan in  
10 23 accordance with the requirements of the Internal Revenue Code,  
10 24 as defined in section 422.3, teacher assessments required  
10 25 under section 294.9 which are picked up by

~~the~~

- an employing

10 26 school district shall be considered employer contributions for  
10 27 federal income tax purposes, and each employing school  
10 28 district establishing a pension and annuity retirement system  
10 29 pursuant to this chapter shall pick up the teacher assessments  
10 30 to be made under section 294.9 by its employees commencing the  
10 31 January 1 following an application for qualification. Each  
10 32 employing school district shall pick up these teacher  
10 33 assessments by reducing the salary of each of the teachers  
10 34 covered by this chapter by the amount which each teacher is  
10 35 required to contribute through assessments under section 294.9  
11 1 and shall pay to the board of trustees the amount picked up in  
11 2 lieu of the teacher assessments for recording and deposit in  
11 3 the fund.

11 4 Sec. 26. Section [298.9](#), Code 1995, is amended to read as  
11 5 follows:

11 6 298.9 SPECIAL LEVIES.

11 7 If the voter-approved physical plant and equipment levy,  
11 8 consisting solely of a physical plant and equipment property  
11 9 tax levy, is voted at a special election and certified to the  
11 10 board of supervisors after the regular levy is made, the board  
11 11 shall at its next regular meeting levy the tax and cause it to  
11 12 be entered upon the tax list to be collected as other school  
11 13 taxes. If the certification is filed prior to April 1, the  
11 14 annual levy shall begin with the tax levy of the year of  
11 15 filing. If the certification is filed after April 1 in a  
11 16 year, the levy shall begin with the levy of the fiscal year  
11 17 succeeding the year of the filing of the certification.

11 18 Sec. 27. Section [298A.11](#), Code 1995, is amended to read as  
11 19 follows:

11 20 298A.11 SCHOOL NUTRITION FUND.

11 21 A school nutrition fund is an enterprise fund. A school  
11 22 nutrition fund must be established in any school corporation

11 23 receiving moneys from the school

~~lunch~~

- meal program authorized

11 24 under chapter 283A.

11 25 Sec. 28. Section [321.189](#), subsection 7, paragraphs a and

11 26 b, Code 1995, are amended to read as follows:

11 27 a. An operator who has been issued a class M license prior

11 28 to

~~July 1, 1994~~

- ~~May 1, 1995.~~

11 29 b. An operator who is renewing the operator's class M

11 30 license issued prior to

~~July 1, 1994~~

- ~~May 1, 1995.~~

11 31 Sec. 29. Section [321.454](#), Code 1995, is amended to read as  
11 32 follows:

11 33 321.454 WIDTH OF VEHICLES.

11 34 The total outside width of any vehicle or the load on the  
11 35 vehicle shall not exceed eight feet except that a motor home,  
12 1 commercial motor vehicle, motor truck or trailer hauling grain  
12 2 or livestock, travel trailer, fifth-wheel travel trailer, or  
12 3 bus having a total outside width not exceeding eight feet six  
12 4 inches, exclusive of safety equipment, is exempt from the  
12 5 permit requirements of chapter 321E and may be operated on the  
12 6 public highways of the state. However, if hay, straw or  
12 7 stover moved on any implement of husbandry and the total width  
12 8 of load of the implement of husbandry exceeds eight feet in  
12 9 width, the implement of husbandry is not subject to the permit  
12 10 requirements of chapter 321E. If hay, straw or stover is  
12 11 moved on any other vehicle subject to registration, the moves  
12 12 are subject to the permit requirements for transporting loads  
12 13 exceeding eight feet in width as required under chapter 321E.  
12 14

~~The vehicle width limitations imposed by this subsection only~~

-  
12 15

~~apply to the public highways of the state not subject to the~~

-  
12 16

~~width limitations imposed under subsection 2.~~

-  
12 17 Sec. 30. Section 321E.11, unnumbered paragraph 1, Code  
12 18 1995, is amended to read as follows:

12 19 Movements by permit in accordance with this chapter shall  
12 20 be permitted only during the hours from sunrise to sunset  
12 21 unless the issuing authority determines that the movement can  
12 22 be better accomplished at another period of time because of  
12 23 traffic volume conditions

~~or the vehicle subject to the permit~~

-  
12 24

~~has an overall length not to exceed one hundred feet, an~~

-  
12 25

~~overall width not to exceed eleven feet, and an overall height~~

-  
12 26

~~not to exceed fourteen feet, four inches, and the permit~~

12 27

~~requires the vehicle to operate only on the designated highway~~

12 28

~~system~~

Additional safety lighting and escorts may be  
12 29 required for movement at night.

12 30 Sec. 31. Section [331.507](#), subsection 3, Code 1995, is  
12 31 amended to read as follows:

12 32 3. The auditor shall collect or receive the

~~following~~

12 33

~~fees:~~

12 34

~~a. The~~

bee entry fee collected from nonresidents importing

12 35 bees by the state apiarist as provided under section 160.16.

13 1 Sec. 32. Section [331.653](#), subsection 53, Code 1995, is  
13 2 amended to read as follows:

13 3 53. Carry out duties relating to the disposition of lost  
13 4 property as provided in chapter

~~644~~

~~556F.~~

13 5 Sec. 33. Section [357G.4](#), Code 1995, is amended to read as  
13 6 follows:

13 7 357G.4 TIME OF HEARING.

13 8 The public hearing required in section 357G.2 shall be held  
13 9 within thirty days of the presentation of the petition.

13 10 Notice of hearing shall be given by publication in two  
13 11 successive issues of any

~~paper~~

~~newspaper~~ of general

13 12 circulation within the district. The last publication shall  
13 13 be not less than one week before the proposed hearing.

13 14 Sec. 34. Section 384.84, subsection 6, paragraph a,  
13 15 subparagraph (5), Code 1995, is amended to read as follows:

13 16 (5) Contract for a period not to exceed forty years with  
13 17 persons and other governmental bodies for the

~~purpose~~

~~purchase~~

13 18 or sale of water, gas, or electric power and energy on a  
13 19 wholesale basis.

13 20 Sec. 35. Section [427A.1](#), subsection 1, unnumbered  
13 21 paragraph 1, Code 1995, is amended to read as follows:

13 22

~~All tangible property except that which is assessed and~~

13 23

~~taxed as real property is subject to the personal property tax~~

13 24

~~credits provided in this chapter, unless the property is~~

13 25

~~taxed, licensed, or exempt from taxation under other~~

13 26

~~provisions of law.~~

- For the purposes of property taxation

13 27 only, the following shall be assessed and taxed, unless  
13 28 otherwise qualified for exemption, as real property:

13 29 Sec. 36. NEW SECTION. 427A.2 PERSONAL PROPERTY NOT  
13 30 SUBJECT TO PROPERTY TAX.

13 31 Personal property shall not be listed or assessed for  
13 32 taxation and is not subject to the property tax.

13 33 Sec. 37. Section [447.9](#), unnumbered paragraph 2, Code 1995,  
13 34 is amended to read as follows:

13 35 Service of the notice shall also be made by mail on any  
14 1 mortgagee having a lien upon the parcel, a vendor of the  
14 2 parcel under a recorded contract of sale, a lessor who has a  
14 3 recorded lease or recorded memorandum of a

~~recorded~~

- lease, and

14 4 any other person who has an interest of record, at the  
14 5 person's last known address

~~, and on the state of Iowa in case~~

14 6

~~of an old age assistance lien by service upon the state~~

14 7

~~department of human services~~

- The notice shall also be served

14 8 on any city where the parcel is situated. Only those persons  
14 9 who are required to be sent the notice of expiration as  
14 10 provided in this section are eligible to redeem a parcel from  
14 11 tax sale.

14 12 Sec. 38. Section [502.207A](#), subsection 5, Code 1995, is  
14 13 amended to read as follows:

14 14 5. In connection with an offering registered under this  
14 15 section, a person may be registered as an agent of the issuer  
14 16 under section 502.301 by the filing of an application by the  
14 17 issuer with the administrator for the registration of the  
14 18 person as an agent of the issuer and the paying of a fee of  
14 19 ten dollars. Notwithstanding any other provision of this  
14 20 chapter, the registration of the agent shall be effective  
14 21 until withdrawn by the issuer or until the securities  
14 22 registered pursuant to the registration statement have all  
14 23 been sold, whichever occurs first. The registration of an  
14 24 agent shall become effective when ordered by the administrator  
14 25 or on the fifth business day after the agent's application has  
14 26 been filed with the administrator, whichever occurs first, and  
14 27 the administrator shall not impose further conditions upon the  
14 28 registration of the agent. However, the administrator may  
14 29 deny, revoke, suspend, or withdraw the registration of the  
14 30 agent at any time as provided in section 502.304.

14 31

~~Notwithstanding section 502.302, subsection 5, for~~

- For the

14 32 purposes of registration of agents under this section, the  
14 33 issuer and agent are not required to post bond. An agent  
14 34 registered solely pursuant to this section is entitled to sell

14 35 only securities registered under this section.

15 1 Sec. 39. Section 508.36, subsection 8, paragraph a, Code  
15 2 1995, is amended to read as follows:

15 3 a. A company's aggregate reserves for all life insurance  
15 4 policies, excluding disability and accidental death benefits,  
15 5 issued on or after the operative date of section 508.37, shall  
15 6 not be less than the aggregate reserves calculated in  
15 7 accordance with the methods set forth in subsections 6, 7, 10,  
15 8 and 11, and the mortality table or tables and rate or rates of  
15 9 interest used in calculating nonforfeiture benefits for such  
15 10 policies.

15 11 Sec. 40. Section 515C.1, Code 1995, is amended to read as  
15 12 follows:

15 13 515C.1 DEFINITION.

15 14 "Mortgage guaranty insurance" means insurance against  
15 15 financial loss by reason of nonpayment of principal, interest  
15 16 and other sums agreed to be paid under the terms of any note  
15 17 or bond or other evidence of indebtedness secured by a  
15 18 mortgage, deed

~~or~~

- of trust or other instrument constituting a

15 19 lien or charge on real estate or on an owner-occupied mobile  
15 20 home.

15 21 Sec. 41. Section 548.101, subsection 9, Code 1995, is  
15 22 amended to read as follows:

15 23 9. "Trademark" means a word, name, symbol, or device or  
15 24 any combination of a word, name, symbol, or device, used by a  
15 25 person to identify and distinguish the goods of that person,  
15 26 including a unique product, from

~~products~~

- those manufactured

15 27 and sold by others, and to indicate the source of the goods,  
15 28 even if that source is unknown.

15 29 Sec. 42. Section 548.101, subsection 11, paragraph a, Code  
15 30 1995, is amended to read as follows:

15 31 a. On goods sold or transported in commerce in this state  
15 32 when the mark is placed in any manner on the goods or  
15 33 containers or associated displays, or on affixed tags or  
15 34 labels,

~~in this state~~

- or if the nature of the goods makes the

15 35 placement on the goods or containers impracticable, on  
16 1 documents associated with the goods or their sale.

16 2 Sec. 43. Section 548.102, subsection 5, unnumbered  
16 3 paragraph 2, Code 1995, is amended to read as follows:

16 4 This subsection 5 does not prevent the registration of a  
16 5 mark used by the applicant which has become distinctive of the  
16 6 applicant's goods or services. The secretary may accept as  
16 7 evidence that the mark has become distinctive

~~,~~

- as used on or

16 8 in connection with the applicant's goods or services, proof of  
16 9 continuous use thereof as a mark by the applicant in this  
16 10 state for the five years before the date on which the claim  
16 11 for distinctiveness is made.

16 12 Sec. 44. Section 554.3102, subsections 1 and 2, Code 1995,  
16 13 are amended to read as follows:

16 14 1. This Article applies to negotiable instruments. It  
16 15 does not apply to money, to payment orders governed by Article  
16 16

~~8~~

- 12, or to securities governed by Article

~~12~~

- 8.

16 17 2. If there is conflict between this Article and Article 4  
16 18 or 9

~~or 12~~

-, Articles 4 and 9

~~and 12~~

- govern.

16 19 Sec. 45. Section 554.4104, subsection 3, Code 1995, is  
16 20 amended to read as follows:

16 21 3. The following definitions in other Articles apply to  
16 22 this Article:

|       |                          |                  |
|-------|--------------------------|------------------|
| 16 23 | "Acceptance"             | Section 554.3409 |
| 16 24 | "Alteration"             | Section 554.3407 |
| 16 25 | "Cashier's check"        | Section 554.3104 |
| 16 26 | "Certificate of deposit" | Section 554.3104 |
| 16 27 | "Certified check"        | Section 554.3409 |
| 16 28 | "Check"                  | Section 554.3104 |
| 16 29 |                          |                  |

~~"Draft" Section 554.3104~~

|       |                              |                  |
|-------|------------------------------|------------------|
| 16 30 | "Good faith"                 | Section 554.3103 |
| 16 31 | "Holder in due course"       | Section 554.3302 |
| 16 32 | "Instrument"                 | Section 554.3104 |
| 16 33 | "Notice of dishonor"         | Section 554.3503 |
| 16 34 | "Order"                      | Section 554.3103 |
| 16 35 | "Ordinary care"              | Section 554.3103 |
| 17 1  | "Person entitled to enforce" | Section 554.3301 |
| 17 2  | "Presentment"                | Section 554.3501 |
| 17 3  | "Promise"                    | Section 554.3103 |
| 17 4  | "Prove"                      | Section 554.3103 |
| 17 5  | "Teller's check"             | Section 554.3104 |
| 17 6  | "Unauthorized signature"     | Section 554.3403 |

17 7 Sec. 46. Section 554.4212, subsection 2, Code 1995,  
17 8 is amended to read as follows:

17 9 2. If presentment is made by notice  
17 10 and  
17 11 payment, acceptance, or request for  
17 12 compliance with  
17 13 a requirement under section 554.3501 is not  
17 14 received by  
17 15 the close of business on the day after  
17 16 maturity or, in the  
17 17 case of demand items, by the close of  
17 18 business on the third  
17 19 banking day after notice was sent, the  
17 20 presenting bank may  
17 21 treat the item as dishonored and charge  
17 22 any  
17 23 drawer or endorser by sending it notice  
17 24 of  
17 25 the facts.

17 26 Sec. 47. Section 554.4215, subsection 6, Code 1995,  
17 27 is amended to read as follows:

17 28 6. Subject to applicable law stating  
17 29 a time for  
17 30 availability of funds and any right of a  
17 31 bank to apply  
17 32 a deposit

~~of money~~

- to an obligation of

17 33 the

~~customer~~  
- depositor,

~~the~~

- a  
17 34 deposit of money  
17 35 becomes available for withdrawal  
18 1 as of right at the  
18 2 opening of the bank's next banking day  
18 3 after receipt  
18 4 of the deposit.  
18 5 Sec. 48. Section [554.4401](#), subsection 1, Code 1995,  
18 6 is amended to read as follows:  
18 7 1. A bank may charge against  
18 8 the

~~customer's~~

- account of a customer an  
18 9 item that is  
18 10 properly payable from that account even  
18 11 though the  
18 12 charge creates an overdraft. An item is  
18 13 properly payable if  
18 14 it is authorized by the customer and is  
18 15 in accordance with any  
18 16 agreement between the customer and bank.  
18 17 Sec. 49. Section [602.8102](#), subsection 110,  
18 18 Code 1995, is amended to read as follows:  
18 19 110. Carry out duties relating to  
18 20 the disposition of lost  
18 21 property as provided in chapter

~~644~~

- 556F.  
18 22 Sec. 50. Section [633.703B](#), Code 1995, is amended  
18 23 to read as follows:  
18 24 633.703B AVAILABILITY OF AMENDMENT  
18 25 PROCEDURES.  
18 26 Amendment procedures in

~~this chapter~~

- section 633.703A  
18 27 and this section  
18 28 shall be available to  
18 29 trusts created in any manner, whether by  
18 30 trust agreement,  
18 31 will, deed, or otherwise, and may be  
18 32 used on or after July 1,  
18 33 1994, for any trust created before or  
18 34 after that date.  
18 35 Sec. 51. Section [709B.3](#), subsection 14, Code 1995,  
19 1 is amended to read as follows:  
19 2 14. In addition to persons to whom  
19 3 disclosure of the  
19 4 results of a convicted offender's HIV-  
19 5 related test results is  
19 6 authorized under this chapter, the  
19 7 victim may also disclose  
19 8 the results to the victim's spouse,  
19 9 persons with whom the  
19 10 victim has engaged in vaginal, anal, or  
19 11 oral intercourse  
19 12 subsequent to the sexual assault, or  
19 13 members of the victim's  
19 14 family within the

~~fourth~~

- third degree of

19 15 consanguinity.

19 16 Sec. 52. 1994 Iowa Acts, chapter 1119, section 36, is

19 17 amended to read as follows:

19 18 SEC. 36. ELIMINATION OF FUNDING SOURCE &ndash; DIRECTIONS TO

19 19 CODE EDITOR.

19 20 1. Section 423.24, subsection 1, paragraph b, Code

19 21 Supplement 1993, as amended by 1994 Iowa Acts, chapter

19 22 1119, section 29, is amended by striking the paragraph.

19 23 2. No moneys shall be deposited into the value-added

19 24 agricultural products and processes financial assistance fund

19 25 or the renewable fuels and coproducts fund, pursuant to

19 26 section 423.24, as provided in this Act, after June 30, 2000.

19 27 3. Notwithstanding this section, restrictions upon the

19 28 amount of money used to support administrative expenses by the

19 29 department of economic development and the office of renewable

19 30 fuels and coproducts shall continue to apply to moneys

19 31 deposited in the value-added agricultural products and

19 32 processes financial assistance fund and the renewable fuels

19 33 and coproducts fund, pursuant to section 423.24, as provided

19 34 in this Act, after June 30, 2000.

19 35 4. a. Any unencumbered or unobligated moneys in the

20 1 value-added agricultural products and processes financial

20 2 assistance fund derived from moneys deposited pursuant to

20 3 section 423.24, which are in excess of three million six

20 4 hundred fifty thousand dollars of the unencumbered or

20 5 unobligated moneys in the fund deposited pursuant to that

20 6 section, and which are remaining on June 30, 2000, shall be

20 7 credited on August 31, 2000, to the road use tax fund as

20 8 created in section 312.1.

20 9 b. Any unencumbered or unobligated moneys in the renewable

20 10 fuels and coproducts fund derived from moneys deposited

20 11 pursuant to section 423.24, which are in excess of three

20 12 hundred fifty thousand dollars of the unencumbered or

20 13 unobligated moneys in the fund deposited pursuant to that

20 14 section, and which are remaining on June 30, 2000, shall be

20 15 credited on August 31, 2000, to the road use tax fund as

20 16 created in section 312.1.

20 17 5. The Code editor is directed to eliminate provisions

20 18 within sections of the Code as provided in this Act wherever

20 19 references to section 423.24, subsection 1, paragraph "b",

20 20 appear in those provisions.

20 21 6. This section takes effect on July 1, 2000.

20 22 Sec. 53. 1994 Iowa Acts, chapter 1171, section 52,

20 23 subsections 5 and 6, are amended to read as follows:

20 24 5. Sections 40, 41, 42, and 46 through 48 of this Act, being

20 25 deemed of immediate importance, take effect upon enactment.

20 26 6. Sections 40, 41, 42, and 46 through 48 of this Act apply to

20 27 any action to overcome paternity, including any paternity

20 28 determination made prior to the effective date of sections 40,

20 29 41, 42, and 46 through 48 of this Act.

20 30 Sec. 54. 1994 Iowa Acts, chapter 1183, section 89,

20 31 subsection 1, is amended to read as follows:

20 32 1. The department of personnel, in consultation with the

20 33 public retirement systems committee established in section

20 34 97D.4, shall develop a proposal concerning the possible estab-

20 35 lishment of a new benefit formula under the Iowa public

21 1

~~employee's~~

- employees' retirement system created in chapter 97B. The

21 2 proposed benefit formula shall provide a method by which a

21 3 member may combine the value of the following different types

21 4 of membership service:

21 5 a. Membership service as a sheriff or deputy sheriff or

21 6 airport fire fighter in

21 7 accordance with section 97B.49, subsection 16, paragraph "b".

21 8 b. Membership service in a protection occupation, as pro-  
21 9 vided in section 97B.49, subsection 16, paragraphs "a" and  
21 10 "d".

21 11 c. Any other membership service, as defined in section  
21 12 97B.41.

21 13 Sec. 55. 1994 Iowa Acts, chapter 1201, section 2, is amended to  
21 14 read as follows:

21 15 SEC. 2. Notwithstanding section 15E.120, subsections 5, 6,  
21 16 and 7, and section 15.287, there is appropriated from the Iowa  
21 17 community development loan fund

~~from~~

- all the moneys available

21 18 during the fiscal year beginning July 1, 1994, and ending June  
21 19 30, 1995, to the department of economic development for the  
21 20 rural development program to be used by the department for the  
21 21 purposes of the program.

21 22 Sec. 56. AMENDMENTS CHANGING TERMINOLOGY REGARDING  
21 23 REGISTERED VOTERS & DIRECTIVE TO CODE EDITOR.

21 24 1. Sections 28E.17, 28E.22, 28E.25, 28E.28A, 28E.39, 37.2,  
21 25 39.22, 47.6, 49.3, 49.12, 49.13, 49.51, 49.72, 56.19, 174.10,  
21 26 176A.6, 257.18, 257.29, 275.22, 279.39, 279.53, 300.2, 303.20,  
21 27 303.33, 331.203, 331.204, 331.205, 331.208, 331.237, 331.301,  
21 28 331.306, 331.402, 331.441, 331.442, 331.447, 336.2,  
21 29 357G.8, 358.2, 358.5, 360.3, 364.4, 368.19, 373.6, 384.24A,  
21 30 384.26, 384.84A, 422A.2, and 422B.1, Code 1995, are amended  
21 31 by striking from the sections the words "qualified electors"  
21 32 and inserting in lieu thereof the words "registered voters".

21 33 2. Section [53.30](#), Code 1995, is amended by striking  
21 34 from the section the words "qualified elector's" and inserting  
21 35 in lieu thereof the words "registered voter's".

22 1 3. Section [346.27](#), Code 1995, is amended by striking from  
22 2 the section the words "qualified voters" and inserting in lieu  
22 3 thereof the words "registered voters".

22 4 4. The Code editor is directed to substitute the words  
22 5 "registered voter" or "registered voters" for the words  
22 6 "qualified elector" or "qualified electors", as appropriate,  
22 7 when there appears to be no doubt as to the intent to  
22 8 refer to persons who are registered to vote.

22 9 Sec. 57. EFFECTIVE AND RETROACTIVE APPLICABILITY  
22 10 DATE PROVISIONS.

22 11 1. The  
22 12 section of this Act which amends 1994 Iowa Acts, chapter 1171,  
22 13 section 52, subsections 5 and 6, being deemed of immediate  
22 14 importance, takes effect upon enactment and applies retroactively  
22 15 to May 11, 1994.

22 16 2. This section of this Act which amends 1994 Iowa  
22 17 Acts, chapter 1201, section 2, being deemed of immediate  
22 18 importance, takes effect upon enactment.

#### EXPLANATION

22 20 This bill contains the following nonsubstantive Code  
22 21 corrections:

22 22 2B.13(4); 13B.8(1), unn. para. 2: Change the name of a  
22 23 house committee from committee on judiciary and law  
22 24 enforcement to committee on judiciary, consistent with actions  
22 25 of the current general assembly.

22 26 10A.104(8): In provision relating to rules for certifying  
22 27 eligibility of targeted small businesses, strikes reference to  
22 28 "construction procurement set-aside program". This language  
22 29 was overlooked when the proposed program was stricken from  
22 30 House File 2403 in 1994.

22 31 15.308(2)(h): Revises wording so that new item fits  
22 32 grammatically into the list of state financial assistance  
22 33 programs for which community builder program participants may  
22 34 be eligible.

22 35 15E.120(5): In provision relating to loan repayments,

23 1 updates a reference to the community economic betterment  
23 2 account to reflect that the account is now a part of the  
23 3 strategic investment fund and strikes obsolete reference to  
23 4 section 99E.31, which was repealed in 1994.  
23 5 35A.2(1): Adds reference to the standard beginning and  
23 6 ending of terms for members of the commission of veterans  
23 7 affairs.  
23 8 48A.14(3): In new chapter on voter registration, corrects  
23 9 language of challenger's oath regarding the crime of knowingly  
23 10 filing a challenge containing false information. Under  
23 11 section 48A.41(2)(d), the crime is classified as an aggravated  
23 12 misdemeanor rather than a serious misdemeanor.  
23 13 50.16, unnn. para. 2; 50.29, unnn. para. 2: Delete  
23 14 references to "A.D." (anno domini) as part of the dates in  
23 15 statutory forms for tally lists and certificates of election.  
23 16 53.37(5): In chapter relating to absentee voting,  
23 17 substitutes new reference for reference to repealed provision  
23 18 on voter qualifications for citizens living outside the United  
23 19 States.  
23 20 53.39: Substitutes "qualified voter" for "registered  
23 21 voter" in section relating to absent voting by armed forces.  
23 22 This corrects an error in the directive of 94 Acts, ch 1169,  
23 23 section 64, as to section 53.39. For purposes of armed forces  
23 24 voting, an applicant need not be registered before receiving  
23 25 an absentee ballot. The affidavit on the returned ballot  
23 26 envelope serves as sufficient registration.  
23 27 56.14: Creates separate subsections in section relating to  
23 28 political advertising. The first subsection relates to  
23 29 information to be included as part of certain published  
23 30 material and the second subsection relates to yard signs. In  
23 31 subsection 2, the bill includes family farm limited liability  
23 32 companies among the types of family farm operations allowed to  
23 33 place signs on agricultural land. Family farm corporations,  
23 34 family farm limited partnerships, and family trusts are  
23 35 already specified.  
24 1 135.107(1), unnn. para. 2: In section establishing the  
24 2 center for rural health and primary care, changes designation  
24 3 from "office" to "center" (to conform with 1994 amendments).  
24 4 The bill also differentiates the centers by specifically  
24 5 identifying the center for agricultural health and safety.  
24 6 135C.2(5)(g): Updates terminology in provision relating to  
24 7 funding for residential care facilities which serve five or  
24 8 fewer persons with mental retardation, chronic mental illness,  
24 9 a developmental disability, or brain injury.  
24 10 144.12A(5)(c): In section relating to the declaration of  
24 11 paternity registry, revises language to clarify that  
24 12 revocation by the registrant nullifies the registration and  
24 13 leads to expungement of the information.  
24 14 163.47: Strikes an obsolete "grandfather" provision  
24 15 exempting from regulation the sale of semen of breeding bulls  
24 16 collected before January 1, 1978.  
24 17 192.124: Strikes an obsolete amnesty provision relating to  
24 18 the penalty for theft of a milk container bearing a registered  
24 19 mark and makes grammatical changes. The amnesty expired  
24 20 August 1, 1992.  
24 21 232.44(7): In provision relating to the use of telephone  
24 22 conference calls for juvenile detention and shelter hearings,  
24 23 changes the word "section" to "subsection" to clarify that the  
24 24 conference call option applies only to certain additional  
24 25 hearings and not to original hearings.  
24 26 232.102(3): In child in need of assistance provisions of  
24 27 juvenile code, corrects a reference to transfer of  
24 28 guardianship of the child by the court.  
24 29 232.148(5): In provision of juvenile code governing the  
24 30 circumstances under which fingerprints and photographs of a  
24 31 child by a criminal justice agency must be destroyed, makes  
24 32 revisions for clarity of expression.

24 33 252A.6A(2)(a); 252C.4(7)(a): Correct errors in internal  
24 34 references in a 1994 enactment relating to paternity  
24 35 establishment. The references should be to section 600B.41A,  
25 1 which contains the new provisions on overcoming establishment  
25 2 of paternity.

25 3 256.33, unen. para. 1: In provision relating to educational  
25 4 technology, strikes a reference to the advisory committee on  
25 5 the operation of the narrowcast system. This advisory  
25 6 committee was repealed in 1994.

25 7 261B.6: Corrects an internal reference in provision  
25 8 relating to registration of postsecondary schools. The  
25 9 reference should be to chapter 22, which is the public records  
25 10 chapter. Chapter 21 is the open meeting chapter.

25 11 294.10A(1): Revises language for clarity of new provision  
25 12 relating to pretax treatment of teacher assessments for  
25 13 pension and annuity retirement systems.

25 14 298.9: Specifies that certification for levy is to the  
25 15 county board of supervisors following favorable vote at a  
25 16 special election on property levy for plant and equipment for  
25 17 school district.

25 18 298A.11: In new section establishing school nutrition fund  
25 19 (effective July 1, 1995), substitutes "school meal program"  
25 20 for "school lunch program" to conform with recent changes in  
25 21 chapter 283A adding references to breakfasts.

25 22 321.189(7): Changes dates in text of exceptions to  
25 23 motorcycle education requirements to correspond to the  
25 24 effective date of the requirements, which is May 1, 1995.

25 25 321.454: In section relating to width of vehicles, strikes  
25 26 a reference to specific limitations for operation on  
25 27 designated highways under former subsection 2, which was  
25 28 stricken in 1994.

25 29 321E.11, unen. para. 1: In section relating to daylight  
25 30 movement of oversize and overweight vehicles, strikes  
25 31 reference to an exception for certain vehicles operating on  
25 32 the designated highway system. This change was overlooked  
25 33 when other references to the designated highway system were  
25 34 stricken in 1994.

25 35 331.507(3): Removes lone paragraph designation in  
26 1 provision relating to the county auditor's collection of fees.  
26 2 Former paragraphs "b" and "c" were stricken in 1994 in  
26 3 connection with the reduction of state mandates.

26 4 331.653(53); 602.8102(110): Correct internal references to  
26 5 transferred chapter in enumerations of duties of sheriff and  
26 6 clerk of the district court.

26 7 357G.4: Changes "paper" to "newspaper" in new provision  
26 8 relating to publication of notice of hearing on establishment  
26 9 of city emergency medical services district.

26 10 384.84(6)(a)(5): Substitutes "purchase or sale" for  
26 11 "purpose or sale" in provision setting forth the power of the  
26 12 governing body of a city utility or enterprise system to  
26 13 contract for water, gas, or electricity.

26 14 427A.1(1), unen. para. 1: Strikes obsolete language  
26 15 relating to personal property tax credits. Personal property  
26 16 is no longer subject to the property tax and former sections  
26 17 providing personal property tax credits have been repealed.

26 18 427A.2: Restores language stating that personal property  
26 19 is not subject to the property tax. The new section has its  
26 20 basis in former section 427A.10, which included the effective  
26 21 date of July 1, 1987.

26 22 447.9, unen. para. 2: In chapter on tax redemption, revises  
26 23 provision relating to service of notice of the expiration of  
26 24 the right of redemption by correcting reference to recorded  
26 25 memorandum of a lease and by deleting an obsolete reference to  
26 26 old-age assistance liens.

26 27 502.207A(5): In section of Uniform Securities Act relating  
26 28 to expedited registration by filing, strikes an obsolete  
26 29 reference to bonding provision which was stricken in 1994.

26 30 508.36(8)(a): In provision requiring certain minimum  
26 31 reserves for life insurance, adds language inadvertently  
26 32 omitted from 1994 enactment. The language appears in the  
26 33 model Act on which the enactment was based.

26 34 515C.1: In the definition of mortgage guaranty insurance,  
26 35 corrects reference to "deed of trust".

27 1 548.101(9) and (11)(a); 548.102(5), unnn. para. 2: Make  
27 2 minor revisions in trademark law to conform to the model Act  
27 3 on which the 1994 enactment was based.

27 4 554.3102(1) and (2): In new negotiable instruments article  
27 5 of Uniform Commercial Code (UCC), correct internal references  
27 6 to conform to uniform Act.

27 7 554.4104(3): In revised banking article of Uniform  
27 8 Commercial Code, makes correction to conform to uniform Act.

27 9 554.4212(2): In presentment provision of revised banking  
27 10 article of UCC, adds the word "not", which appears in the  
27 11 uniform Act but was inadvertently omitted in the 1994  
27 12 enactment.

27 13 554.4215(6): In UCC banking provision on availability for  
27 14 withdrawal, makes corrections to conform to uniform Act.

27 15 554.4401(1): Makes a grammatical correction in another UCC  
27 16 banking provision to conform to uniform Act.

27 17 633.703B: In a new provision of the probate code relating  
27 18 to certain separate trusts, changes an internal reference from  
27 19 "this chapter". It appears from the context and bill history  
27 20 that the reference was intended to be limited to sections  
27 21 633.703A and 633.703B.

27 22 709B.3(14): In provision relating to victims' disclosure  
27 23 of results of HIV tests for certain sexual offenders, allows  
27 24 disclosure to family members within the third degree of  
27 25 consanguinity, consistent with section 141.23.

27 26 94 Acts, ch 1119, section 36: Makes a technical correction  
27 27 in bill from 1994 relating to agricultural development and  
27 28 rural revitalization by adding an inadvertently omitted  
27 29 reference to the 1994 amendment of certain allocations of  
27 30 motor vehicle use taxes.

27 31 94 Acts, ch 1171, section 52(5) and (6): Add the new  
27 32 guardian ad litem provision of section 598.21(4B) to portions  
27 33 of the effective date and applicability section in paternity  
27 34 bill from 1994. Failure to include this section in the list  
27 35 was a drafting oversight.

28 1 94 Acts, ch 1183, section 89(1): Adds airport fire fighter  
28 2 to the list of IPERS groups for whom the department of  
28 3 personnel is directed to work on proposals for combining types  
28 4 of membership service. This reflects the 1994 addition of  
28 5 airport fire fighters to section 97B.49(16)(b).

28 6 94 Acts, ch 1201, section 2: Corrects a drafting error in  
28 7 1994 appropriation to the department of economic development  
28 8 for the rural development program.

28 9 Registered voters: Numerous sections are amended to  
28 10 substitute "registered voters" for "qualified electors", in  
28 11 keeping with the changes made by the 1994 "motor voter" bill  
28 12 (see 1994 Iowa Acts, chapter 1169). In addition, the Code  
28 13 editor is directed to make similar changes when there appears  
28 14 to be no doubt as to the intent to refer to persons who are  
28 15 registered to vote.

28 16 LSB 1734SC 76  
28 17 lh/cf/24