FILED FEB 4 1992

HUMAN RESOURCES

SENATE FILE 2107

BY HAMMOND, GRONSTAL, DEARDEN, DELUHERY, HALVORSON, FLYNN, BLACK of Jasper, CONNOLLY, HARPER, HORN, JUDGE, KIBBIE, NEUHAUSER, PALMER, McCOY, VILSACK, SZYMONIAK, GETTINGS, DVORSKY, FRAISE, HANSEN, and FINK

Passed	Senate, Dat	e	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
	Appro	ved			_

A BILL FOR

1	An	Act relating to statewide comprehensive early child				
2		development services for at-risk four-year-old children and				
3		making an appropriation.				
4	BE	IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:				
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S.F. 2101 H.F.

Section 1. Section 279.51, subsection 1, unnumbered 2 paragraph 1, Code Supplement 1997, is amended to read as 3 follows:

There is appropriated from the general fund of the state to 4 5 the department of education for the fiscal year beginning July 6 1, 1997, and each succeeding fiscal year, the sum of fifteen 7 twenty-seven million one hundred seventy thousand dollars. Sec. 2. Section 279.51, subsection 1, paragraph b, Code 8 9 Supplement 1997, is amended to read as follows: For the fiscal year beginning July 1, 1997, and for b. 10 ll each succeeding fiscal year, eight twenty million three 12 hundred twenty thousand dollars of the funds appropriated 13 shall be allocated to the child development coordinating 14 council established in chapter 256A for the purposes set out 15 in subsection 2 of this section and section 256A.3. EXPLANATION 16 This bill increases annual state funding for programs for 17 18 at-risk children in order to provide statewide comprehensive 19 early child development services for at-risk four-year-old 20 children. The bill increases the statutory appropriation from 21 the state general fund to the department of education, and 22 increases the amount that is allocated to the child 23 development coordinating council from \$8 million to \$20 24 million. 25 26 27 28 29 30 31 32 33 34

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FILED FEB 4 1998

AGRICULTURE

SENATE FILE 2108 BY PALMER AND DEARDEN

Passed	Senate, Date	Passed Hou	se, Date
Vote:	Ayes Nays	Vote: Aye	s Nays
	Approved		

A BILL FOR

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	1	An	Act	t re	elat	ing	g t	o ti	he a	ıdmi	nis	strat	ion	of	las	ix t	o r	ace	hor	ses,	
	2		and	d su	ıbj€	ect	ing	vi	olat	ors	to	ar	ena	lty.	•						
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TLSB 3897SS 77 tj/cf/24 S.F. <u>2108</u> H.F.

Section 1. Section 99D.25A, subsections 6, 7, and 8, Code 1 2 Supplement 1997, are amended to read as follows: 6. Once a horse has been permitted the use of lasix, it 3 4 the horse must be treated with lasix in the horse's stall, 5 unless the commission provides that the horse must be brought 6 to the detention barn for treatment not-less-than-four-hours 7 prior-to-scheduled-post-time-for-the-race-in-which-it-is 8 entered-to-start. After the lasix treatment, the commission, 9 by rule, may authorize the release of the horse from the 10 horse's stall or detention barn before the scheduled post 11 time. If a horse is prought to the detention barn late, the 12 commission shall assess a civil penalty of one hundred dollars 13 against the trainer. 7. A horse entered to race with lasix must be treated at 14 15 least four hours prior to post time. The lasix shall be 16 administered intravenously by a veterinarian employed by the 17 owner or trainer of the horse under-the-visual-supervision-of 18 the-commission-veterinarian. The commission shall adopt rules 19 to ensure that lasix is administered as provided in this 20 section. The commission shall require that the practicing 21 veterinarian must-deposit-with-the-commission-veterinarian-at 22 the-detention-barn-an-unopened-supply-of-lasix-and-sterile 23 hypodermic-needles-and-syringes-to-be-used-for-the 24 administrations deliver an affidavit signed by the 25 veterinarian which certifies information regarding the 26 treatment of the horse. The affidavit must be delivered to a 27 commission veterinarian within twenty minutes following the 28 treatment. The statement shall include at least the name of 29 the practicing veterinarian, the tattoo number of the horse, 30 the location of the barn and stall where the treatment 31 occurred, the race number of the horse, the name of the 32 traines, and the time that the lasix was administered. Lasix 33 shall only be administered in a dose level of two hundred 34 fifty milligrams. The-commission-veterinarian-shall-extract-a 35 test-sample-of-the-horse's-bloody-arine--or-saliva-to

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S.F. 2102 R.F.

1 determine-whether-the-horse-was-improperty-dragged-after-the 2 race-is-run-

8. A person found within or in the immediate vicinity of 4 the detention barn or horse stall who is in possession of 5 unauthorized drugs or hypodermic needles or who is not 6 authorized to possess drugs or hypodermic needles shall, in 7 addition to any other penalties, be barred from entry into any 8 racetrack in Iowa and any occupational license the person 9 holds shall be revoked.

EXPLANATION

11 This bill allows a horse to be treated with lasix in the 12 horse's stall unless the racing and gaming commission requires 13 treatment in a detention barn. The bill requires the 14 commission to adopt rules to ensure the lawful application of 15 lasix. The veterinarian administering the lasix shall provide 16 an affidavit to the state racing and gaming commission 17 veterinarian relating to the horse's treatment. The penalty 18 for illegal administration of drugs to race horses or dogs is 19 a class "D" felony, punishable by confinement for no more than 20 five years and a fine of at least \$500 but not more than 21 \$7,500.

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