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Place On Calendar

HOUSE FILE 635BY COMMITTEE ON TRANSPORTATION

(SUCCESSOR TO HF 393)

| Passed | House, | Date | Passed | Senate, | Date | |
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| Vote: | Ayes | Nays | Vote: | Ayes | Nays | |
| | Aj | pproved | | | | |

A BILL FOR

An Act relating to railroad rights of way acquired by persons
 other than a railroad and providing for assessment of costs.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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TLSB 2210HV 78 nh/sc/14 s.f. _____ H.f. <u>63</u>5

1 Section 1. Section 317.9, Code 1999, is amended to read as
2 follows:

3 317.9 DUTY OF BOARD TO ENFORCE.

4 The responsibility for the enforcement of the provisions of 5 this chapter shall be vested in the board of supervisors as to 6 all farm lands7; railroad lands7; railroad rights of way 7 acquired pursuant to section 327G.81; abandoned cemeteries7; 8 state lands and state parks7; primary and secondary roads; and 9 roads, streets, and other lands within cities unless otherwise 10 provided.

11 Sec. 2. Section 317.14, subsection 3, Code 1999, is 12 amended to read as follows:

13 3. That unless said the order is complied with, the weed 14 commissioner shall cause said the weeds to be destroyed and 15 the cost thereof will be taxed against the real estate on 16 which the noxious weeds are destroyed, regardless of whether 17 the real estate is exempt from property taxation.

18 Sec. 3. Section 317.21, subsection 1, Code 1999, is 19 amended to read as follows:

20 1. Annually, after the weed commissioner has completed the 21 program of destruction of weeds by reason of noncompliance by 22 persons responsible for the destruction, the board of 23 supervisors shall determine as to each tract of real estate 24 the actual cost of labor and materials used by the 25 commissioner in cutting, burning, or otherwise destroying the 26 weeds, the cost of serving notice, and of special meetings or 27 proceedings, if any. To the total of all sums expended, the 28 board shall add an amount equal to twenty-five percent of that 29 total to compensate for the cost of supervision and 30 administration and assess the resulting sum against the tract 31 of real estate by a special tax, which shall be certified to 32 the county auditor and county treasurer by the clerk of the 33 board of supervisors, and shall be placed upon the tax books, 34 and collected, with interest after delinquent, in the same 35 manner as other unpaid taxes, regardless of whether the real

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1 estate is exempt from property taxation. The tax shall be due 2 on March 1 after assessment, and shall be delinquent from 3 April 1 after due, including those instances when the last day 4 of March is a Saturday or Sunday. When collected, the moneys 5 shall be paid into the fund from which the costs were 6 originally paid. An appropriation by a county for purposes of 7 the county weed commissioner shall be deemed payment of any 8 tax assessed against the county pursuant to this subsection.

9 Sec. 4. Section 359A.3, Code 1999, is amended to read as 10 follows:

359A.3 POWERS OF FENCE VIEWERS. 11

12 The fence viewers shall-have-power-to may determine any 13 controversy arising under this chapter, including 14 controversies arising over fences along rights of way acquired 15 pursuant to section 327G.81, upon giving five days' notice in 16 writing to the opposite party or parties, prescribing the time 17 and place of meeting to hear and determine the matter named in 18 said the notice. Upon request of any landowner, the fence 19 viewers shall give such notice to all adjoining landowners 20 liable for the erection, maintenance, rebuilding, trimming, or 21 cutting back, or repairing of a partition fence, or to pay for 22 an existing hedge or fence.

Sec. 5. Section 465B.4, Code 1999, is amended by adding 23 24 the following new unnumbered paragraph:

25 NEW UNNUMBERED PARAGRAPH. An award, disbursement, or 26 expenditure of funds shall not be made by the state department 27 of transportation for recreation trails acquired, constructed, 28 or improved on a railroad right of way unless the person in 29 control of the railroad right of way is in compliance with 30 section 327G.81.

EXPLANATION

32 This bill makes several changes in Code language relating 33 to railroad rights of way which are acquired by a person other 34 than a railroad.

35 The bill amends Code section 317.9, relating to the duty of

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1 a county board of supervisors to enforce provisions regulating 2 noxious weeds, to specify that county boards of supervisors 3 are responsible for enforcing such provisions in regard to 4 railroad rights of way acquired by persons other than a 5 railroad.

6 Code section 317.14 is amended to specify that notice to 7 property owners of an order issued by a county board of 8 supervisors providing a program of weed control shall state 9 that the costs of weed destruction by order of the weed 10 commissioner shall be taxed against the property on which the 11 weeds were destroyed, regardless of the property's tax-exempt 12 status, if the property owner did not comply with the program. 13 Currently, the Code does not specify that such costs shall be 14 taxed against the property regardless of the property's tax-15 exempt status.

16 The bill also amends Code section 317.21, relating to 17 assessment of the costs of weed destruction against landowners 18 who fail to comply with a program of weed control, to provide 19 that such costs shall be assessed regardless of whether the 20 real estate is exempt from property taxation. However, an 21 appropriation by a county for purposes of the county weed 22 commissioner shall be deemed payment of any such assessment of 23 costs against the county.

Code section 359A.3, relating to powers of fence viewers, amended to specify that fence viewers may determine a controversy arising over a fence located along a railroad right of way if the railroad right of way was acquired by a person other than a railroad.

The bill also amends Code section 465B.4 to provide that any award, disbursement, or expenditure of funds shall not be and by the department of transportation for recreation trails acquired, constructed, or improved on a railroad right of way an unless the person in control of the railroad right of way accomplies with the requirements of Code section 327G.81. Code section 327G.81 requires a person who acquires a railroad

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1 right of way for a purpose other than farming to be 2 responsible for fences, crossings, drainage, and weed control 3 in relation to the right of way.

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HOUSE FILE 635

H-1129

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Amend House File 635 as follows:

2 Page 2, by inserting after line 8 the 1. 3 following: 4 "Sec. Section 327F.39, Code 1999, is amended 5 by adding the following new subsection: 6 NEW SUBSECTION. 5A. HOURS OF SERVICE FOR DRIVERS. 7 The director shall adopt rules relating to the maximum 8 number of hours of service which can be provided by 9 persons who are employed by or under contract with a 10 railroad company to provide transportation for 11 railroad workers to and from their places of 12 employment or during the course of their employment." 13 Title page, line 1, by inserting after the 2. 14 words "relating to" the following: "railroads by 15 regulating hours of service for persons providing 16 transportation for railroad employees and". 17 3. By renumbering as necessary. By TAYLOR of Linn H-1129 FILED MARCH 18, 1999

H-1130

HOUSE FILE 635

1 Amend House File 635 as follows:

2 1. Page 2, by inserting after line 8 the 3 following:

4 "Sec. <u>NEW SECTION</u>. 327F.8 CLOSE CLEARANCE 5 WARNING DEVICES.

6 1. A railroad company shall place a warning device 7 at a location where the close clearance between a 8 railway owned by the railroad company and a building, 9 machinery, trees, brush, or other object is such that 10 the building, machinery, trees, brush, or other object 11 physically impedes a person who is lawfully riding the 12 side of the train in the course of the person's duties 13 in service to the railroad company from clearing the 14 building, machinery, trees, brush, or other object. 15 2. The warning device shall be placed in a 16 location which provides adequate notice to a person 17 riding the side of a train so that the person may 18 prepare for the close clearance.

Placement of a warning device pursuant to this
 section does not relieve a railroad company from any
 duties required under chapter 317 or section 327F.27.
 A violation of this section is punishable as a
 schedule "one" penalty under section 327C.5."

24 2. Title page, line 1, by inserting after the 25 words "relating to" the following: "railroads by 26 providing for close clearance warning devices and by 27 regulating".

28 3. By renumbering as necessary.

By TAYLOR of Linn BUKTA of Clinton

H-1130 FILED MARCH 18, 1999