Rittmer Lamberti Dearden

SSB-/093

State Government
Succeeded By
SENATE/HOUSE FILE SEYHE 375

BY (PROPOSED ETHICS AND CAMPAIGN
DISCLOSURE BOARD BILL)

| Passed | Senate, | Date   | Passe | d House, | Date |
|--------|---------|--------|-------|----------|------|
| Vote:  | Ayes    | Nays   | Vote: | Ayes     | Nays |
|        | Ar      | proved |       |          |      |

A BILL FOR 1 An Act relating to campaign finance law and providing penalties. 2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 

- 1 Section 1. Section 56.2, subsection 14, paragraph c, Code
- 2 2001, is amended by striking the paragraph.
- 3 Sec. 2. Section 56.12A, unnumbered paragraph 1, Code 2001,
- 4 is amended to read as follows:
- 5 The-state-and-the-governing-body-of-a-countyy-cityy-or
- 6 other-political-subdivision-of-the-state A person shall not
- 7 expend or permit the expenditure of public moneys for
- 8 political purposes, including expressly advocating the passage
- 9 or defeat of a ballot issue.
- 10 Sec. 3. Section 56.13, Code 2001, is amended by striking
- 11 the section and inserting in lieu thereof the following:
- 12 56.13 INDEPENDENT EXPENDITURES.
- 13 1. Any individual who meets all of the following criteria
- 14 shall file an independent expenditure statement with the board
- 15 or commissioner with whom the benefited committee files
- 16 statements and reports under this chapter:
- 17 a. The individual is not a candidate.
- 18 b. The individual is acting independently and not in
- 19 coordination with another individual, organization, or
- 20 committee.
- 21 c. The individual makes one or more expenditures in excess
- 22 of five hundred dollars in the aggregate, or incurs
- 23 indebtedness in excess of five hundred dollars in the
- 24 aggregate, to expressly advocate the election or defeat of a
- 25 clearly identified candidate or the passage or defeat of a
- 26 ballot issue.
- 27 2. Any combination of two or more individuals, or a person
- 28 other than an individual, that makes one or more expenditures
- 29 in excess of five hundred dollars in the aggregate, or incurs
- 30 indebtedness in excess of five hundred dollars in the
- 31 aggregate, to expressly advocate the election or defeat of a
- 32 clearly identified candidate or the passage or defeat of a
- 33 ballot issue, shall file an independent expenditure statement
- 34 with the board or commissioner where the benefited committee
- 35 files statements and reports under this chapter.

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- 1 3. An independent expenditure statement shall be filed
- 2 within ten days of the making of any expenditure or incurring
- 3 of indebtedness that exceeds the five hundred dollar aggregate
- 4 threshold.
- 5 4. The independent expenditure statement shall contain all
- 6 of the following information:
- 7 a. Identification of the individuals or persons filing the 8 statement.
- 9 b. Description of the position advocated by the
- 10 individuals or persons with regard to the clearly identified
- 11 candidate or ballot issue.
- 12 c. Identification of the candidate or ballot issue
- 13 benefited by the independent expenditure.
- 14 d. The dates on which the expenditures or incurrence of
- 15 indebtedness took place.
- 16 e. Description of the nature of the action taken that
- 17 resulted in the expenditures or debts.
- 18 f. The fair market value of the expenditures.
- 19 5. The filing requirements of this section shall apply in
- 20 addition to any other applicable filing requirements under
- 21 this chapter.
- 22 6. The board shall develop, prescribe, furnish, and
- 23 distribute forms for the independent expenditure statements
- 24 required by this section.
- 25 Sec. 4. Section 56.14, Code 2001, is amended to read as
- 26 follows:
- 27 56.14 POBITICAL ATTRIBUTION STATEMENT ON PUBLISHED
- 28 MATERIAL --- YARD-SIGNS.
- 29 1. a. A person who causes the publication or distribution
- 30 of published material designed to expressly advocate the
- 31 nomination, election, or defeat of a candidate for public
- 32 office or the passage or defeat of a constitutional amendment
- 33 or public-measure ballot issue shall include conspicuously on
- 34 the published material the identity and address of the person
- 35 responsible for the material.

- 1 a. If the person responsible is an organization, the name
- 2 of one officer of the organization shall appear on the
- 3 material. However, if the organization is a registered
- 4 committee which-has-filed-a-statement-of-organization-under
- 5 this-chapter, only the name of the committee is required to be
- 6 included on the published material.
- 7 b. Published material designed to expressly advocate the
- 8 nomination, election, or defeat of a candidate for public
- 9 office or the passage or defeat of a constitutional amendment
- 10 or public-measure ballot issue which contains language or
- 11 depictions which a reasonable person would understand as
- 12 asserting that an entity which is incorporated or is a
- 13 registered committee had authored the material shall, if the
- 14 entity is not incorporated or a registered committee, include
- 15 conspicuously on the published material a statement that the
- 16 apparent organization or committee is not incorporated or a
- 17 registered committee in addition to the attribution statement
- 18 required by this section.
- 2. For purposes of this section, registered:
- 20 a. "Registered committee" means a committee which has an
- 21 active statement of organization filed under section 56.5.
- 22 b. "Published material" means any newspaper, magazine,
- 23 shopper, outdoor advertising facility, poster, direct mailing,
- 24 brochure, or any other form of printed general public
- 25 political advertising; however, the identification need not be
- 26 conspicuous on posters. This subsection does not apply to
- 27 yard signs, bumper stickers, pins, buttons, pens, matchbooks,
- 28 and similar small items upon which the inclusion of the
- 29 attribution statement would be impracticable or to published
- 30 material which is subject to federal regulations regarding an
- 31 attribution requirement.
- 32 b. 3. This subsection section does not apply to the
- 33 editorials or news articles of a newspaper or magazine which
- 34 are not political advertisements. For-the-purpose-of-this
- 35 subsection; upublished-material u-means-any-newspaper;

S.F. \_\_\_\_\_ H.F. \_\_\_\_

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1 magazine7-shopper7-outdoor-advertising-facility7-poster7
 2 direct-mailingy-brochurey-or-any-other-form-of-printed-general
 3 public-political-advertising?-however;-the-identification-need
 4 not-be-conspicuous-on-posters---This-subsection-does-not-apply
 5 to-yard-signs,-bumper-stickers,-pins,-buttons,-pens,
 6 matchbooks,-and-similar-small-items-upon-which-the-inclusion
 7 of-the-attribution-statement-would-be-impracticable-or-to
 8 published-material-which-is-subject-to-federal-regulations
 9 regarding-an-attribution-requirement-
10
      ct 4. This subsection section shall not be construed to
ll require the inclusion on published material of information
12 which discloses the identity or address of any individual who
13 is acting independently and using-the-individual's-own-modest
14 resources expends five hundred dollars or less to publish or
15 distribute the material that expressly advocates the passage
16 or defeat of a ballot issue.
      2---a---Yard-signs-shall-not-be-placed-on-any-property
18 which-adjoins-a-city;-county;-or-state-roadway-sooner-than
19 forty-five-days-preceding-a-primary-or-general-election-and
20 shall-be-removed-within-seven-days-after-the-primary-or
21 general-election-in-which-the-name-of-the-particular-candidate
22 or-ballot-issue-described-on-the-yard-sign-appears-on-the
23 ballot---Yard-signs-are-subject-to-removal-by-highway
24 authorities-as-provided-in-section-319-137-or-by-county-or
25 city-law-enforcement-authorities-in-a-manner-consistent-with
26 section-319:13:--The-placement-or-erection-of-yard-signs-shall
27 be-exempt-from-the-requirements-of-chapter-4807--Notice-may-be
28 provided-to-the-chairperson-of-the-appropriate-county-central
29 committee-if-the-highway-authorities-are-unable-to-provide
30 notice-to-the-candidate;-candidate's-committee;-or-political
31 committee-regarding-the-yard-sign-
32
      b---This-subsection-does-not-prohibit-the-placement-of-yard
33 signs-on-agricultural-land-owned-by-individuals-or-by-a-family
34 farm-operation-as-defined-in-section-9H-17-subsections-87-8A7
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35 97-and-107-does-not-prohibit-the-placement-of-yard-signs-on

- 1 property-owned-by-private-individuals-who-have-rented-or
- 2 leased-the-property-to-a-corporation;-if-the-prior-written
- 3 permission-of-the-property-owner-is-obtained;-and-does-not
- 4 prohibit-the-placement-of-yard-signs-on-residential-property
- 5 owned-by-a-corporation-but-rented-or-leased-to-a-private
- 6 individual-if-the-prior-permission-of-the-renter-or-lessee-is
- 7 obtained --- For-the-purposes-of-this-chapter 7- magricultural
- 8 land"-means-agricultural-land-as-defined-in-section-9H-l-
- 9 Sec. 5. NEW SECTION. 56.14A YARD SIGNS.
- 10 1. a. Yard signs shall only be placed upon residential
- 11 property with the permission of the property owner.
- 12 b. This subsection does not prohibit placement of yard
- 13 signs on any of the following property:
- 14 (1) Agricultural land owned by individuals or by a family
- 15 farm operation as defined in section 9H.1, subsections 8, 8A,
- 16 9, and 10. For the purposes of this subsection, "agricultural
- 17 land" means agricultural land as defined in section 9H.1.
- 18 (2) Property owned by private individuals who have rented
- 19 or leased the property to a corporation, if the prior written
- 20 permission of the renter or lessee is obtained.
- 21 (3) Residential property owned by a corporation but rented
- 22 or leased to a private individual, if the prior permission of
- 23 the renter or lessee is obtained.
- 24 2. a. Yard signs with dimensions of sixteen square feet
- 25 or less that are posted on real property are exempt from the
- 26 attribution statement requirements in section 56.14.
- 27 b. The following signs shall bear the attribution
- 28 statement required by section 56.14:
- 29 (1) Campaign signs in excess of sixteen square feet.
- 30 (2) Any sign affixed to a building or vehicle.
- 31 3. A person shall not alter, remove, move, vandalize,
- 32 deface, or destroy any sign that expressly advocates the
- 33 election or defeat of a clearly identified candidate or the
- 34 passage or defeat of a ballot issue without the prior
- 35 permission of the owner of the sign.

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- 1 Sec. 6. Section 56.22, subsection 2, Code 2001, is amended 2 to read as follows:
- 3 2. Funds distributed to statutory political committees
- 4 pursuant to this chapter shall not be used to expressly
- 5 advocate the nomination, election, or defeat of any candidate
- 6 during the primary election. Nothing in this subsection shall
- 7 be construed to prohibit a statutory political committee from
- 8 using such funds to pay expenses incurred in arranging and
- 9 holding a nominating convention.
- 10 Sec. 7. Section 56.43, subsection 1, Code 2001, is amended
- 11 to read as follows:
- 12 1. Equipment, supplies, or other materials purchased with
- 13 campaign funds or received in-kind are campaign property.
- 14 Campaign property belongs to the candidate's committee and not
- 15 to the candidate. Campaign property which has a value of five
- 16 hundred dollars or more at the time it is acquired by the
- 17 committee shall be separately disclosed as committee inventory
- 18 on reports filed pursuant to section 56.6, including a
- 19 declaration of the approximate current value of the property.
- 20 Such property shall continue to be reported as committee
- 21 inventory until it is disposed of by the committee or until
- 22 the property has a residual value of less than one hundred
- 23 dollars. Once the property is reported as having a residual
- 24 value of less than one hundred dollars, the property is no
- 25 longer required to be reported. However, consumable campaign
- 26 property is not required to be reported as committee
- 27 inventory, regardless of the initial value of the consumable
- 28 campaign property. "Consumable campaign property" means
- 29 stationery, yard signs, and other campaign materials which
- 30 have been permanently imprinted to be specific to a candidate
- 31 or election.
- 32 Sec. 8. IMPLEMENTATION OF ACT. Section 25B.2, subsection
- 33 3, shall not apply to this Act.
- 34 EXPLANATION
- 35 This bill amends certain provisions of Code chapter 56

- 1 pertaining to campaign finance law.
- 2 The bill strikes part of the definition of "express
- 3 advocacy" in Code section 56.2, subsection 14. The United
- 4 States court of appeals for the eighth circuit has held that
- 5 the language in that portion of the definition is
- 6 unconstitutional.
- 7 The bill amends Code section 56.12A to prohibit any person
- 8 from using public moneys for political purposes. The current
- 9 statute prohibits only the state and political subdivisions
- 10 from making such expenditures.
- 11 The bill replaces language in Code section 56.13 relating
- 12 to independent expenditures and removes certain provisions
- 13 held to be unconstitutional by the United States court of
- 14 appeals for the eighth circuit. The new language requires the
- 15 filing by individuals or certain persons of an independent
- 16 expenditure statement within 10 days of making an expenditure
- 17 or incurring an indebtedness exceeding \$500 in the aggregate
- 18 to expressly advocate the election or defeat of a clearly
- 19 identified candidate or the passage or defeat of a ballot
- 20 issue. The new language specifies the criteria for filing, as
- 21 well as the contents of the statement.
- 22 The bill amends and reorganizes Code section 56.14 relating
- 23 to attribution statements on political material and to yard
- 24 signs. The bill specifies a \$500 limit for political material
- 25 that can be distributed by an individual to expressly advocate
- 26 the passage or defeat of a ballot issue, rather than the
- 27 current limit of the individual's "modest resources" regarding
- 28 candidates or ballot issues.
- 29 The bill removes restrictions on the placement of yard
- 30 signs held to be unconstitutional by the United States court
- 31 of appeals for the eighth circuit.
- 32 The bill also places current provisions pertaining to
- 33 placement of yard signs on certain types of property in a
- 34 separate Code section, 56.14A. The new Code section also
- 35 provides that certain signs are not required to bear the

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1 attribution statement required by Code section 56.14.

2 The bill prohibits the movement or destruction of yard

3 signs without the sign owner's permission. Violations of this

4 provision are punishable as a serious misdemeanor under Code

5 section 56.16. A serious misdemeanor is punishable by

6 confinement for no more than one year and a fine of at least

7 \$250 but not more than \$1,500.

8 The bill adds language to Code section 56.22 to prohibit

9 parties from using funds received pursuant to the income-tax

10 checkoff under Code section 56.18 only during the primary

11 election.

12 The bill also specifies that campaign property having a

13 residual value of less than \$100 does not need to be reported.

14 This bill may include a state mandate as defined in Code

15 section 25B.3. The bill makes inapplicable Code section

16 25B.2, subsection 3, which would relieve a political

17 subdivision from complying with a state mandate if funding for

18 the cost of the state mandate is not provided or specified.

19 Therefore, political subdivisions are required to comply with

20 any state mandate included in this bill.

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THOMAS J. VILSACK, GOVERNOR SALLY J. PEDERSON, LT. GOVERNOR

# IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARS KAY WILLIAMS, EXECUTIVE DIRECTOR

TO:

**MEMBERS OF 2001 IOWA GENERAL ASSEMBLY** 

FROM:

W. CHARLES SMITHSON, LEGAL COUNSEL W/S

DATE:

**JANUARY 25, 2001** 

Re:

IECDB DEPARTMENTAL BILL FOR CAMPAIGN FINANCE

On behalf of the Iowa Ethics and Campaign Disclosure Board, I hereby respectfully submit the Board's 2001 Departmental Bill concerning the campaign finance laws in Iowa Code chapter 56. The provisions in this bill are for the following purposes:

- 1. Repeal the section of "express advocacy" in Iowa Code section 56.2(14)"c" that was ruled unconstitutional by the United States 8<sup>th</sup> Circuit Court of Appeals in 1999. The other sections of the definition are constitutional and do not need to be amended.
- 2. Amend Iowa Code section 56.12A by prohibiting any person from using public resources for a political purpose. Currently, the prohibition only applies to the government and its employees while private sector citizens are able to use taxpayer-funded items for political purposes.
- 3. Repeal Iowa Code section 56.13 concerning "independent expenditures" that was ruled unconstitutional by the United States 8<sup>th</sup> Circuit Court of Appeals in 1999. The amended language would put into Code a statute that is constitutional.
- 4. Amend Iowa Code section 56.14 by repealing time limits on the erection of campaign signs that was ruled unconstitutional by the United States Court of Appeals in 1995. The proposed legislation is also a "technical cleanup" of the statute.
- 5. Place into the Code a separate statute that deals exclusively with yard signs. Currently, there is no clear statutory provision to govern the requirements concerning yard signs and the Board receives more complaints about yard signs than any other issue.
- 6. Amend Iowa Code 56.22(2) by clarifying that Income Tax-Checkoff funds may not be used by state parties to benefit candidates during the primary election. This is not clear from the current statutory framework.
- 7. Amend Iowa Code section 56.43 to require campaign property be reported one time after it has a residual value of less then \$100, then never again. Currently, the Board is unsure of whether previously reported property is now less then \$100 or the campaign failed to report the property. The amendment would cease needless correspondence on the issue.

The overriding purpose of the bill is to better serve everyone involved in the process by having easier to read statutes and constitutional provisions in the law. I look forward to working with the 2001 Iowa General Assembly to achieve the goals set out in the proposed legislation.

# SENATE FILE 375 BY COMMITTEE ON STATE GOVERNMENT

(SUCCESSOR TO SSB 1093)

| Passed | Senate, | Date    | Passed | House, | Date |
|--------|---------|---------|--------|--------|------|
| Vote:  | Ayes    | Nays    | Vote:  | Ayes   | Nays |
|        | Ap      | oproved |        |        | _    |

A BILL FOR

1 An Act relating to campaign finance law and providing penalties.
2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
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> TLSB 1237SV 79 jj/gg/8

JF 375

- 1 Section 1. Section 56.2, subsection 14, paragraph c, Code
- 2 2001, is amended by striking the paragraph.
- 3 Sec. 2. Section 56.12A, unnumbered paragraph 1, Code 2001,
- 4 is amended to read as follows:
- 5 The-state-and-the-governing-body-of-a-county;-city;-or
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- 7 expend or permit the expenditure of public moneys for
- 8 political purposes, including expressly advocating the passage
- 9 or defeat of a ballot issue.
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- 12 56.13 INDEPENDENT EXPENDITURES.
- 13 l. Any individual who meets all of the following criteria
- 14 shall file an independent expenditure statement with the board
- 15 or commissioner with whom the benefited committee files
- 16 statements and reports under this chapter:
- 17 a. The individual is not a candidate.
- 18 b. The individual is acting independently and not in
- 19 coordination with another individual, organization, or
- 20 committee.
- 21 c. The individual makes one or more expenditures in excess
- 22 of five hundred dollars in the aggregate, or incurs
- 23 indebtedness in excess of five hundred dollars in the
- 24 aggregate, to expressly advocate the election or defeat of a
- 25 clearly identified candidate or the passage or defeat of a
- 26 ballot issue.
- 27 2. Any combination of two or more individuals, or a person
- 28 other than an individual, that makes one or more expenditures
- 29 in excess of five hundred dollars in the aggregate, or incurs
- 30 indebtedness in excess of five hundred dollars in the
- 31 aggregate, to expressly advocate the election or defeat of a
- 32 clearly identified candidate or the passage or defeat of a
- 33 ballot issue, shall file an independent expenditure statement
- 34 with the board or commissioner where the benefited committee
- 35 files statements and reports under this chapter.

- 3. An independent expenditure statement shall be filed within ten days of the making of any expenditure or incurring of indebtedness that exceeds the five hundred dollar aggregate threshold.
- 5 4. The independent expenditure statement shall contain all 6 of the following information:
- 7 a. Identification of the individuals or persons filing the 8 statement.
- 9 b. Description of the position advocated by the 10 individuals or persons with regard to the clearly identified 11 candidate or ballot issue.
- 12 c. Identification of the candidate or ballot issue 13 benefited by the independent expenditure.
- 14 d. The dates on which the expenditures or incurrence of 15 indebtedness took place.
- 16 e. Description of the nature of the action taken that 17 resulted in the expenditures or debts.
- 18 f. The fair market value of the expenditures.
- 19 5. The filing requirements of this section shall apply in 20 addition to any other applicable filing requirements under 21 this chapter.
- 22 6. The board shall develop, prescribe, furnish, and 23 distribute forms for the independent expenditure statements 24 required by this section.
- 25 Sec. 4. Section 56.14, Code 2001, is amended to read as 26 follows:
- 27 56.14 POBITICAL ATTRIBUTION STATEMENT ON PUBLISHED 28 MATERIAL --- YARD-SIGNS.
- 29 1. at A person who causes the publication or distribution 30 of published material designed to expressly advocate the 31 nomination, election, or defeat of a candidate for public 32 office or the passage or defeat of a constitutional amendment
- 33 or public-measure ballot issue shall include conspicuously on 34 the published material the identity and address of the person
- 35 responsible for the material.

- 1 a. If the person responsible is an organization, the name
- 2 of one officer of the organization shall appear on the
- 3 material. However, if the organization is a registered
- 4 committee which-has-filed-a-statement-of-organization-under
- 5 this-chapter, only the name of the committee is required to be
- 6 included on the published material.
- 7 <u>b.</u> Published material designed to expressly advocate the
- 8 nomination, election, or defeat of a candidate for public
- 9 office or the passage or defeat of a constitutional amendment
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- 11 depictions which a reasonable person would understand as
- 12 asserting that an entity which is incorporated or is a
- 13 registered committee had authored the material shall, if the
- 14 entity is not incorporated or a registered committee, include
- 15 conspicuously on the published material a statement that the
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- 17 registered committee in addition to the attribution statement
- 18 required by this section.
- 19 2. For purposes of this section, uregistered:
- 20 a. "Registered committee" means a committee which has an
- 21 active statement of organization filed under section 56.5.
- 22 b. "Published material" means any newspaper, magazine,
- 23 shopper, outdoor advertising facility, poster, direct mailing,
- 24 brochure, or any other form of printed general public
- 25 political advertising; however, the identification need not be
- 26 conspicuous on posters. This subsection does not apply to
- 27 yard signs, bumper stickers, pins, buttons, pens, matchbooks,
- 28 and similar small items upon which the inclusion of the
- 29 attribution statement would be impracticable or to published
- 30 material which is subject to federal regulations regarding an
- 31 attribution requirement.
- 32 b. 3. This subsection section does not apply to the
- 33 editorials or news articles of a newspaper or magazine which
- 34 are not political advertisements. Por-the-purpose-of-this
- 35 subsection; "published-material"-means-any-newspaper;

1 magazine;-shopper;-outdoor-advertising-facility;-poster; 2 direct-mailing,-brochure,-or-any-other-form-of-printed-general 3 public-political-advertising;-however;-the-identification-need 4 not-be-conspicuous-on-posters---This-subsection-does-not-apply 5 to-yard-signs; -bumper-stickers; -pins; -buttons; -pens; 6 matchbooks,-and-similar-small-items-upon-which-the-inclusion 7 of-the-attribution-statement-would-be-impracticable-or-to 8 published-material-which-is-subject-to-federal-regulations 9 regarding-an-attribution-requirement: c. 4. This subsection section shall not be construed to 11 require the inclusion on published material of information 12 which discloses the identity or address of any individual who 13 is acting independently and using-the-individual's-own-modest 14 resources expends five hundred dollars or less to publish or 15 distribute the material that expressly advocates the passage 16 or defeat of a ballot issue. 2:--a:--Yard-signs-shall-not-be-placed-on-any-property 17 18 which-adjoins-a-city;-county;-or-state-roadway-sooner-than 19 forty-five-days-preceding-a-primary-or-general-election-and 20 shall-be-removed-within-seven-days-after-the-primary-or 21 general-election-in-which-the-name-of-the-particular-candidate 22 or-ballot-issue-described-on-the-yard-sign-appears-on-the 23 ballot:--Yard-signs-are-subject-to-removal-by-highway 24 authorities-as-provided-in-section-319-13,-or-by-county-or 25 city-law-enforcement-authorities-in-a-manner-consistent-with 26 section-319-13---The-placement-or-erection-of-yard-signs-shall 27 be-exempt-from-the-requirements-of-chapter-480---Notice-may-be 28 provided-to-the-chairperson-of-the-appropriate-county-central 29 committee-if-the-highway-authorities-are-unable-to-provide 30 notice-to-the-candidate;-candidate's-committee;-or-political 31 committee-regarding-the-yard-signb---This-subsection-does-not-prohibit-the-placement-of-yard 32 33 signs-on-agricultural-land-owned-by-individuals-or-by-a-family 34 farm-operation-as-defined-in-section-9H-1;-subsections-8;-8A; 35 97-and-107-does-not-prohibit-the-placement-of-yard-signs-on

- 1 property-owned-by-private-individuals-who-have-rented-or
- 2 leased-the-property-to-a-corporation,-if-the-prior-written
- 3 permission-of-the-property-owner-is-obtained;-and-does-not
- 4 prohibit-the-placement-of-yard-signs-on-residential-property
- 5 owned-by-a-corporation-but-rented-or-leased-to-a-private
- 6 individual-if-the-prior-permission-of-the-renter-or-lessee-is
- 7 obtained --- For-the-purposes-of-this-chapter -- uagricultural
- 8 land -means-agricultural-land-as-defined-in-section-9H-1-
- 9 Sec. 5. NEW SECTION. 56.14A YARD SIGNS.
- 10 l. This section does not prohibit placement of yard signs
- 11 on any of the following property:
- 12 a. Agricultural land owned by individuals or by a family
- 13 farm operation as defined in section 9H.1, subsections 8, 8A,
- 14 9, and 10. For the purposes of this paragraph, "agricultural
- 15 land" means agricultural land as defined in section 9H.1.
- 16 b. Property owned by private individuals who have rented
- 17 or leased the property to a corporation, if the prior written
- 18 permission of the property owner is obtained.
- 19 c. Residential property owned by a corporation but rented
- 20 or leased to a private individual, if the prior permission of
- 21 the renter or lessee is obtained.
- 22 2. a. Yard signs with dimensions of twenty square feet or
- 23 less that are posted on real property are exempt from the
- 24 attribution requirements in section 56.14.
- 25 b. Campaign signs in excess of twenty square feet shall
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- A person shall not alter, remove, move, vandalize,
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- 32 Sec. 6. Section 56.22, subsection 2, Code 2001, is amended
- 33 to read as follows:
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- 35 pursuant to this chapter shall not be used to expressly

- 1 advocate the nomination, election, or defeat of any candidate
- 2 during the primary election. Nothing in this subsection shall
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- 4 using such funds to pay expenses incurred in arranging and
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- 12 hundred dollars or more at the time it is acquired by the
- 13 committee shall be separately disclosed as committee inventory
- 14 on reports filed pursuant to section 56.6, including a
- 15 declaration of the approximate current value of the property.
- 16 Such property shall continue to be reported as committee
- 17 inventory until it is disposed of by the committee or until
- 18 the property has a residual value of less than one hundred
- 19 dollars. Once the property is reported as having a residual
- 20 value of less than one hundred dollars, the property is no
- 21 longer required to be reported. However, consumable campaign
- 22 property is not required to be reported as committee
- 23 inventory, regardless of the initial value of the consumable
- 24 campaign property. "Consumable campaign property" means
- 25 stationery, yard signs, and other campaign materials which
- 26 have been permanently imprinted to be specific to a candidate
- 27 or election.
- 28 Sec. 8. IMPLEMENTATION OF ACT. Section 25B.2, subsection
- 29 3, shall not apply to this Act.
- 30 EXPLANATION
- 31 This bill amends certain provisions of Code chapter 56
- 32 pertaining to campaign finance law.
- 33 The bill strikes part of the definition of "express
- 34 advocacy" in Code section 56.2, subsection 14. The United
- 35 States court of appeals for the eighth circuit has held that

- 1 the language in that portion of the definition is
- 2 unconstitutional.
- 3 The bill amends Code section 56.12A to prohibit any person
- 4 from using public moneys for political purposes. The current
- 5 statute prohibits only the state and political subdivisions
- 6 from making such expenditures.
- 7 The bill replaces language in Code section 56.13 relating
- 8 to independent expenditures and removes certain provisions
- 9 held to be unconstitutional by the United States court of
- 10 appeals for the eighth circuit. The new language requires the
- 11 filing by individuals or certain persons of an independent
- 12 expenditure statement within 10 days of making an expenditure
- 13 or incurring an indebtedness exceeding \$500 in the aggregate
- 14 to expressly advocate the election or defeat of a clearly
- 15 identified candidate or the passage or defeat of a ballot
- 16 issue. The new language specifies the criteria for filing, as
- 17 well as the contents of the statement.
- 18 The bill amends and reorganizes Code section 56.14 relating
- 19 to attribution statements on political material and to yard
- 20 signs. The bill specifies a \$500 limit for political material
- 21 that can be distributed by an individual to expressly advocate
- 22 the passage or defeat of a ballot issue, rather than the
- 23 current limit of the individual's "modest resources" regarding
- 24 candidates or ballot issues.
- 25 The bill removes restrictions on the placement of yard
- 26 signs held to be unconstitutional by the United States court
- 27 of appeals for the eighth circuit.
- 28 The bill also places current provisions from Code section
- 29 56.14 pertaining to placement of yard signs on certain types
- 30 of property into a separate new Code section 56.14A. The new
- 31 Code section also provides that yard signs with dimensions of
- 32 20 square feet or less are not required to bear the
- 33 attribution statement required by Code section 56.14.
- 34 The bill prohibits the movement or destruction of yard
- 35 signs without the sign owner's permission. Violations of this

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1 provision are punishable as a serious misdemeanor under Code
 2 section 56.16. A serious misdemeanor is punishable by
 3 confinement for no more than one year and a fine of at least
 4 $250 but not more than $1,500.
      The bill adds language to Code section 56.22 to prohibit
 6 parties from using funds received pursuant to the income-tax
 7 checkoff under Code section 56.18 only during the primary
 8 election.
      The bill also specifies that campaign property having a
10 residual value of less than $100 does not need to be reported.
      This bill may include a state mandate as defined in Code
וו
12 section 25B.3. The bill makes inapplicable Code section
13 25B.2, subsection 3, which would relieve a political
14 subdivision from complying with a state mandate if funding for
15 the cost of the state mandate is not provided or specified.
16 Therefore, political subdivisions are required to comply with
17 any state mandate included in this bill.
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#### S-3212

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Amend Senate File 375 as follows:

- 2 1. Page 3, line 23, by inserting after the word 3 "facility," the following: "yard sign, campaign 4 sign,".
- 5 2. Page 3, lines 25 and 26, by striking the words 6 "; however, the identification need not be conspicuous 7 on posters".
- 8 3. Page 3, line 27, by striking the words "yard 9 signs,".
- 10 4. Page 5, by striking lines 22 through 26 and 11 inserting the following:
- "2. All yard or other campaign signs shall bear 13 the attribution statement required by section 56.14, 14 regardless of the size or location of the sign."
- 15 5. Page 5, by inserting after line 31 the

16 following:

- "Sec. \_\_\_. Section 56.15, subsection 4, unnumbered
- 18 paragraph 2, Code 2001, is amended by striking the

19 paragraph."

- 20 6. By renumbering or correcting internal
- 21 references as necessary.

By MIKE SEXTON

JOE BOLKCOM

JOHN P. KIBBIE

ANDY MCKEAN

**8-3212** FILED MARCH 21, 2001

# SENATE FILE 375

#### S-3213

Amend Senate File 375 as follows:

- 2 1. Page 5, by striking lines 10 and 11 and 3 inserting the following:
- 4 "\_\_\_\_. Yard signs shall only be placed upon 5 residential property with the permission of the 6 occupant of the property.
- Notwithstanding the previous subsection, this subsection does not prohibit placement of yard signs on any of the following property:".
- 10 2. Page 5, line 14, by inserting after the word
- 11 and figure "and 10" the following: ", if the prior
- 12 permission of the occupant of the property is
- 13 obtained".
- 14 3. By renumbering as necessary.

By SHELDON RITTMER

JOE BOLKCOM

JOHN P. KIBBIE

MIKE SEXTON

ANDY MCKEAN

S-3213 FILED MARCH 21, 2001

# 375

# S-3226

1

- Amend Senate File 375 as follows:
- 2 Page 1, by inserting after line 2 the
- following:
- Section 56.6, subsection 1, paragraph "Sec. c, Code 2001, is amended by striking the paragraph and
- inserting in lieu thereof the following:
- A candidate's committee for a candidate in a
- special election shall file a report as follows: (1) A candidate's committee for a candidate for
- 10 the general assembly shall file a report by the
- 11 fourteenth day prior to the special election that is 12 current through the nineteenth day prior to the
- 13 special election. The committee shall also file a
- 14 supplemental report if the committee meets the
- 15 criteria under paragraph "b".
- A candidate's committee for a candidate for
- 17 county elective office shall file a report by the
- 18 Friday immediately preceding the special election that
- 19 is current through the Tuesday prior to the special
- 20 election."
- 21 2. By renumbering as necessary.

By PATRICK J. DELUHERY

S-3226 FILED MARCH 22, 2001

# S-3245

1 2 Amend Senate File 375 as follows:

- 1. Page 3, line 23, by striking the words
- 3 "outdoor advertising facility, poster,".
- 2. Page 3, lines 25 and 26, by striking the words 5 "; however, the identification need not be conspicuous 6 on posters".
- 7 3. Page 3, line 27, by inserting after the words 8 "yard signs," the following: "any sign or poster with 9 a dimension of sixteen square feet or less affixed to 10 a building or vehicle,".
- 11 4. Page 5, by striking lines 10 through 26 and 12 inserting the following:
- 13 "1. a. Except as otherwise provided in this 14 section, yard signs shall only be placed upon 15 residential property with the permission of the 16 property owner or occupant.
- 17 b. This subsection does not prohibit placement of 18 yard signs on any of the following property:
- 19 (1) Agricultural land owned by individuals or by a 20 family farm operation as defined in section 9H.1, 21 subsections 8, 8A, 9, and 10, if the prior permission 22 of the occupant of the property is obtained. For the 23 purposes of this subsection, "agricultural land" means 24 agricultural land as defined in section 9H.1.
- 25 (2) Property owned by private individuals who have 26 rented or leased the property to a corporation, if the 27 prior permission of the owner is obtained.
- 28 (3) Residential property owned by a corporation 29 but rented or leased to a private individual, if the 30 prior permission of the private individual is 31 obtained.
- 32 (4) Property owned by a private individual that 33 has been zoned for commercial purposes, provided that 34 the prior permission of the private individual is 35 obtained.
- 36 (5) Any other property, including vacant lots, 37 owned by a private individual, provided that the 38 permission of the private individual is obtained.
- 39 2. Yard signs with dimensions of sixteen square 40 feet or less are exempt from the attribution statement 41 requirements in section 56.14."

By SHELDON RITTMER
PATRICK J. DELUHERY

S-3245 FILED MARCH 26, 2001

#### S-3240

2

- 1 Amend Senate File 375 as follows:
  - Page 1, by inserting after line 2 the
- 3 following:
- 4 "Sec. \_\_\_\_. Section 56.5A, Code 2001, is amended by
- 5 adding the following new subsection:
- 6 NEW SUBSECTION. 3. a. A candidate's committee
- 7 shall not accept contributions from sources other than
- 8 individuals who permanently reside within the district
- 9 represented by the office to which the candidate
- 10 presently seeks election, unless the candidate's
- 11 committee has received and deposited in the
- 12 candidate's campaign account an eggal or greater total
- 13 of contributions from individuals the permanently
- 14 reside within the district.
- 15 b. Notwithstanding section 56.26, a candidate who
- 16 accepts a contribution in violation of this subsection
- 17 shall be fined civilly in an amount equal to ten times
- 18 the amount by which the contribution exceeded the
- 19 permitted limit. The fine proceeds shall be deposited
- 20 in the Iowa election campaign fund created in section
- 21 56.19."
- 22 2. By renumbering as necessary.

By ANDY MCKEAN
JOHN P. KIBBIE

S-3240 FILED MARCH 26, 2001



# SENATE FILE 375 FISCAL NOTE

The estimate for **Senate File 375** is hereby submitted as a fiscal note pursuant to Joint Rule 17 and as a correctional impact statement pursuant to Section 2.56, <u>Code of Iowa</u>. Data used in developing this fiscal note and correctional impact statement are available from the Legislative Fiscal Bureau to members of the Legislature upon request.

Senate File 375 makes changes to current campaign finance laws including: the use of public moneys for political purposes, independent expenditures, attribution statements on political material, placement of yard signs, the income-tax checkoff, and campaign property values. This Bill also provides for the penalty of moving or destroying yard signs without the sign owner's permission as a serious misdemeanor.

#### **ASSUMPTIONS**

- 1. Charge, conviction, and sentencing patterns and trends will not change over the projection period.
- 2. Prisoner length of stay, revocation rates, and other corrections' practices and policies will not change over the projection period.
- 3. The law will become effective July 1, 2001. A lag effect of six months is assumed, from the effective date of the change in the law to the date of first entry of affected offenders into the correctional system.
- 4. The analysis is based on information obtained from the Justice Data Warehouse, which includes statewide court information. Conviction and penalty information is based on FY 2000 data.
- The marginal cost per day for Community-Based Corrections is \$16 per offender.
- 6. The median cost per case for the State Public Defender to defend serious misdemeanors is \$750.
- 7. Court costs vary by type of offense charged as well as contested versus uncontested cases. Trial costs for a serious misdemeanor case range from approximately \$350 to \$3,000.
- 8. Average length of stay for serious misdemeanors is six months in Community-Based Corrections.
- 9. As per the Justice Data Warehouse, there have been no convictions for cases initiated on or after September 1, 1997, under Chapter 56, Code of Iowa.

#### CORRECTIONAL IMPACT

# PAGE 2 , FISCAL NOTE, SENATE FILE 375

-2-

Senate File 375 is not expected to have a significant correctional impact.
FISCAL DEPACT

The fiscal impact of Senate File 375 cannot be determined, but is not expected to be significant. The estimated cost for one offender is approximately \$5.00 for an uncontested case and approximately \$6,000 for a contested case.

# SOURCES

Department of Corrections
Department of Human Rights, Criminal and Juvenile Justice Planning Division
Judicial Branch
Ethics and Campaign Disclosure Board
State Public Defender

(LSB 12378V, CRB)

FILED MARCH 15, 2001

BY DENNIS PROUTY, FISCAL DIRECTOR

#### s-3250

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2

Amend Senate File 375 as follows:

- 1. Page 3, line 23, by striking the words 3 "outdoor advertising facility, poster,".
- 2. Page 3, lines 25 and 26, by striking the words 5 "; however, the identification need not be conspicuous 6 on posters".
- 3. Page 3, line 27, by inserting after the words 8 "yard signs," the following: "any sign or poster with 9 a dimension of sixteen square feet or less affixed to 10 a building or vehicle,".
- Page 5, by striking lines 10 through 26 and 12 inserting the following:
- 13 "1. a. Except as otherwise provided in this 14 section, yard signs shall only be placed upon 15 residential property with the permission of the 16 property owner or occupant.
- 17 b. This subsection does not prohibit placement of 18 yard signs on any of the following property:
- (1) Agricultural land owned by individuals or by a 20 family farm operation as defined in section 9H.1, 21 subsections 8, 8A, 9, and 10, if the prior permission 22 of the occupant of the property is obtained. For the 23 purposes of this subsection, "agricultural land" means 24 agricultural land as defined in section 9H.1.
- (2) Property owned by private individuals who have 6 rented or leased the property to a corporation, if the 27 prior permission of the owner is obtained.
- (3) Residential property owned by a corporation 29 but rented or leased to a private individual, if the 30 prior permission of the private individual is 31 obtained.
- 32 (4)Property owned by a private individual that 33 has been zoned for commercial purposes, provided that 34 the prior permission of the private individual is 35 obtained.
- (5) Any other property, including vacant lots, 37 owned by a private individual, provided that the 38 permission of the private individual is obtained.
- 39 2. Yard signs with dimensions of sixteen square 40 feet or less are exempt from the attribution statement 41 requirements in section 56.14."
- 42 5. Page 5, by inserting after line 31 the 43 following:
- "Sec. . Section 56.15, subsection 4, unnumbered 45 paragraph 2, Code 2001, is amended by striking the 46 unnumbered paragraph."
  - 6. By renumbering as necessary.

By SHELDON RITTMER PATRICK J. DELUHERY

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