

FEB 12 2004
PUBLIC SAFETY

HOUSE FILE 2232
BY THOMAS

Passed House, Date _____ Passed Senate, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act to eliminate the Iowa law enforcement academy and revise
2 the functions of the Iowa law enforcement council.

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

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HF 2232

1 Section 1. Section 80B.1, Code 2003, is amended to read as
2 follows:

3 80B.1 CITATION.

4 This chapter shall be known as the "Iowa law enforcement
5 ~~academy~~-and council Act".

6 Sec. 2. Section 80B.2, Code 2003, is amended to read as
7 follows:

8 80B.2 INTENT.

9 It is the intent of the legislature in creating ~~the-academy~~
10 ~~and~~ the council to maximize training opportunities for law
11 enforcement officers, to ~~co-ordinate~~ coordinate training, and
12 to set standards for the law enforcement service, all of which
13 are imperative to upgrading law enforcement to professional
14 status.

15 Sec. 3. Section 80B.3, subsection 1, Code Supplement 2003,
16 is amended by striking the subsection.

17 Sec. 4. Section 80B.3, subsection 2, Code Supplement 2003,
18 is amended to read as follows:

19 2. "Council" means the Iowa law enforcement ~~academy~~
20 council.

21 Sec. 5. Section 80B.6, unnumbered paragraph 1, Code 2003,
22 is amended to read as follows:

23 There is created the Iowa law enforcement ~~academy~~ council
24 which for administrative purposes shall be part of the
25 department of public safety. The department shall provide
26 staff support for the council. The council shall consist of
27 the following seven members appointed by the governor subject
28 to confirmation by the senate to terms of four years
29 commencing as provided in section 69.19:

30 Sec. 6. Section 80B.8, Code 2003, is amended to read as
31 follows:

32 80B.8 COMPENSATION AND EXPENSES.

33 The members of the council, who are not employees of the
34 state or a political subdivision, shall be paid a per diem as
35 specified in section 7E.6. All members of the council shall

1 be reimbursed for necessary and actual expenses incurred in
2 attending meetings and in the performance of their duties.
3 All per diem and expense moneys paid to nonlegislative members
4 shall be paid from funds appropriated to the Iowa law
5 enforcement academy council. Legislative members of the
6 council shall receive payment pursuant to section 2.10 and
7 section 2.12.

8 Sec. 7. Section 80B.11, unnumbered paragraph 1, Code
9 Supplement 2003, is amended to read as follows:

10 ~~The director of the academy, subject to the approval of the~~
11 ~~council,~~ shall promulgate rules in accordance with the
12 provisions of this chapter and chapter 17A, giving due
13 consideration to varying factors and special requirements of
14 law enforcement agencies relative to the following:

15 Sec. 8. Section 80B.11, subsection 3, unnumbered paragraph
16 2, Code Supplement 2003, is amended to read as follows:

17 In-service training under this subsection shall include the
18 requirement that by December 31, 1994, all law enforcement
19 officers complete a course on investigation, identification,
20 and reporting of public offenses based on the race, color,
21 religion, ancestry, national origin, political affiliation,
22 sex, sexual orientation, age, or disability of the victim.
23 The director council shall consult with the civil rights
24 commission, the department of public safety, and the
25 prosecuting attorneys training coordinator in developing the
26 requirements for this course and may contract with outside
27 providers for this course.

28 Sec. 9. Section 80B.11, subsection 6, Code Supplement
29 2003, is amended to read as follows:

30 6. Minimum standards of mental fitness which shall govern
31 the initial recruitment, selection, and appointment of law
32 enforcement officers. The rules shall include, but are not
33 limited to, providing a battery of psychological tests to
34 determine cognitive skills, personality characteristics, and
35 suitability of an applicant for a law enforcement career.

1 However, this battery of tests need only be given to
2 applicants being considered in the final selection process for
3 a law enforcement position. Notwithstanding any provision of
4 chapter 400, an applicant shall not be hired if the employer
5 determines from the tests that the applicant does not possess
6 sufficient cognitive skills, personality characteristics, or
7 suitability for a law enforcement career. The ~~director-of-the~~
8 academy council shall provide for the cognitive and
9 psychological examinations and their administration to the law
10 enforcement agencies or applicants, and shall identify and
11 procure persons who can be hired to interpret the
12 examinations.

13 Sec. 10. Section 80B.11, unnumbered paragraph 2, Code
14 Supplement 2003, is amended by striking the unnumbered
15 paragraph.

16 Sec. 11. Section 80B.11A, Code 2003, is amended to read as
17 follows:

18 80B.11A JAILER TRAINING STANDARDS.

19 ~~The director-of-the-academy, subject-to-the-approval-of-the~~
20 council, and in consultation with the Iowa department of
21 corrections, Iowa state sheriffs' and deputies' association,
22 and the Iowa association of chiefs of police and peace
23 officers, shall adopt rules in accordance with this chapter
24 and chapter 17A establishing minimum standards for training of
25 jailers.

26 Sec. 12. Section 80B.11C, Code Supplement 2003, is amended
27 to read as follows:

28 80B.11C TELECOMMUNICATOR TRAINING STANDARDS.

29 ~~The director-of-the-academy, subject-to-the-approval-of-the~~
30 council, in consultation with the Iowa state sheriffs' and
31 deputies' association, the Iowa police executive forum, the
32 Iowa association of chiefs of police and peace officers, the
33 Iowa state police association, the Iowa association of
34 professional fire fighters, the Iowa emergency medical
35 services association, the joint council of Iowa fire service

1 organizations, the Iowa department of public safety, the Iowa
2 chapter of the association of public safety communications
3 officials-international, inc., the Iowa chapter of the
4 national emergency number association, the homeland security
5 and emergency management division of the Iowa department of
6 public defense, and the Iowa department of public health,
7 shall adopt rules pursuant to chapter 17A establishing minimum
8 standards for training of telecommunicators. For purposes of
9 this section, "telecommunicator" means a person who receives
10 requests for, or dispatches requests to, emergency response
11 agencies which include, but are not limited to, law
12 enforcement, fire, rescue, and emergency medical services
13 agencies.

14 Sec. 13. Section 80B.11D, subsections 2 and 3, Code
15 Supplement 2003, are amended to read as follows:

16 2. An individual who submits an application pursuant to
17 subsection 1 shall, at a minimum, meet all minimum hiring
18 standards as established by academy council rules, including
19 the successful completion of certain psychological and
20 physical testing examinations. In addition, such individual
21 shall be of good moral character as determined by a thorough
22 background investigation by the hiring law enforcement agency.
23 The academy department of public safety shall conduct the
24 requisite testing and background investigation for a fee if
25 the law enforcement agency does not do so, and for such
26 purposes, the academy department shall be defined as a law
27 enforcement agency and shall have the authority to conduct a
28 background investigation including a fingerprint search of
29 local, state, and national fingerprint files.

30 3. An individual who submits an application pursuant to
31 subsection 1 shall, at a minimum, submit proof of successful
32 completion of a two-year or four-year police science or
33 criminal justice program at an accredited educational
34 institution in this state approved by the academy council.

35 Sec. 14. Section 80B.11E, Code Supplement 2003, is amended

1 to read as follows:

2 80B.11E ~~ACADEMY~~ LAW ENFORCEMENT TRAINING -- APPLICATION BY
3 INDIVIDUAL -- INDIVIDUAL EXPENSE.

4 1. Notwithstanding any other provision of law to the
5 contrary, an individual who is not a certified law enforcement
6 officer may apply for attendance at ~~the-law-enforcement~~
7 academy an approved law enforcement training program at their
8 own expense if such individual is sponsored by a law
9 enforcement agency that either intends to hire or has hired
10 the individual as a law enforcement officer on the condition
11 that the individual meets the minimum eligibility standards
12 described in subsection 2.

13 2. An individual who submits an application pursuant to
14 subsection 1 shall, at a minimum, meet all minimum hiring
15 standards as established by ~~academy~~ council rules, including
16 the successful completion of certain psychological and
17 physical testing examinations. In addition, such individual
18 shall be of good moral character as determined by a thorough
19 background investigation by the ~~academy~~ department of public
20 safety for a fee. For such purposes, the ~~academy~~ department
21 shall have the authority to conduct a background investigation
22 of the individual, including a fingerprint search of local,
23 state, and national fingerprint files.

24 3. An individual shall not be granted permission to attend
25 ~~an-academy~~ a training program if such acceptance would result
26 in the nonacceptance of another qualifying applicant who is a
27 law enforcement officer.

28 4. An individual who has not been hired by a law
29 enforcement agency must be hired by a law enforcement agency
30 within eighteen months of completing the appropriate
31 coursework at ~~the-law-enforcement-academy~~ an approved law
32 enforcement training program in order to obtain certification
33 pursuant to this section.

34 Sec. 15. Section 80B.12, Code 2003, is amended to read as
35 follows:

1 80B.12 AGREEMENTS WITH OTHER AGENCIES.

2 The ~~director-with-the-approval-of-the~~ council may shall
3 enter into agreements with other public and private agencies,
4 colleges, and universities to provide all required training
5 and otherwise carry out the intent of this chapter.

6 Sec. 16. Section 80B.13, subsection 7, Code 2003, is
7 amended by striking the subsection.

8 Sec. 17. Section 80B.14, Code 2003, is amended to read as
9 follows:

10 80B.14 BUDGET SUBMITTED TO DEPARTMENT OF MANAGEMENT.

11 The ~~Iowa-law-enforcement-academy~~ council shall submit to
12 the department of management, annually and in such form as
13 required by chapter 8 estimates of its expenditure
14 requirements. Such estimates shall include the costs of
15 administration, maintenance, and operation, and the cost of
16 any proposed capital improvements or additional programs.

17 Sec. 18. Section 80B.15, Code Supplement 2003, is amended
18 to read as follows:

19 80B.15 LIBRARY AND MEDIA RESOURCE CENTER.

20 The ~~academy-shall-be-the-principal~~ council may maintain a
21 law enforcement library and media resource center and ~~shall~~
22 ~~co-ordinate~~ coordinate the use of law enforcement media
23 resources with training centers and educational institutions
24 offering a two-year program in law enforcement to insure for
25 the efficient use of state law enforcement media resources.

26 The ~~academy-shall~~ council may offer state media resource
27 assistance to any law enforcement training center certified by
28 the ~~Iowa-law-enforcement-academy~~ council.

29 The ~~director-of-the-academy-shall~~ council may assess a fee
30 for use of law enforcement media resources supplied or loaned
31 by the ~~academy~~ council. The fees shall be established by
32 rules adopted pursuant to chapter 17A. The fees shall be
33 considered as repayment receipts.

34 Sec. 19. Section 80B.16, Code 2003, is amended to read as
35 follows:

1 80B.16 AUDIOVISUAL FEES ESTABLISHED.

2 The academy council may charge state departments,
3 independent agencies, or other governmental offices a fee not
4 to exceed the actual costs, including the cost of equipment,
5 production, and duplication, for audiovisual services provided
6 by the academy council. Fees shall be deposited in a separate
7 fund in the state treasury to be known as the audiovisual
8 equipment fund. Funds generated from the audiovisual fees are
9 appropriated and shall be used at the direction of the academy
10 council only to maintain and upgrade academy council
11 audiovisual equipment. Notwithstanding section 8.33,
12 unencumbered or unobligated moneys in the separate fund at the
13 end of a fiscal year shall not revert to the general fund of
14 the state.

15 Sec. 20. Section 80B.18, Code Supplement 2003, is amended
16 to read as follows:

17 80B.18 LAW ENFORCEMENT OFFICER -- TRIBAL GOVERNMENT.

18 A law enforcement officer who is a member of a police force
19 of a tribal government and who becomes certified ~~through-the~~
20 ~~Iowa-law-enforcement-academy~~ shall be subject to the
21 certification and revocation of certification rules and
22 procedures as provided in this chapter. The certified law
23 enforcement officer shall be subject to the jurisdiction of
24 the courts of this state if an agreement exists between the
25 tribal government and the state or between the tribal
26 government and a county, which grants authority to the law
27 enforcement officer to act in a law enforcement capacity off a
28 settlement or reservation.

29 Sec. 21. Section 7E.5, subsection 2, paragraph a, Code
30 Supplement 2003, is amended to read as follows:

31 a. There is a civil rights commission, a public employment
32 relations board, an interstate cooperation commission, an
33 ethics and campaign disclosure board, and an Iowa law
34 enforcement academy council.

35 Sec. 22. Section 80D.2, Code 2003, is amended to read as

1 follows:

2 80D.2 PERSONAL STANDARDS.

3 The ~~director-of-the-law-enforcement-academy-with-the~~
4 ~~approval-of-the~~ Iowa law enforcement ~~academy~~ council may
5 establish minimum standards of physical, educational, mental,
6 and moral fitness for members of the reserve force.

7 Sec. 23. Section 80D.3, subsection 1, Code 2003, is
8 amended to read as follows:

9 1. Each person appointed to serve as a reserve peace
10 officer shall satisfactorily complete a minimum training
11 course as provided in this section. In addition, if a reserve
12 peace officer is authorized to carry weapons, the officer
13 shall satisfactorily complete the same training course in the
14 use of weapons as is required for basic training of regular
15 peace officers by the Iowa law enforcement ~~academy~~ council.
16 The minimum training course for reserve peace officers must be
17 satisfactorily completed within four years from the date of
18 appointment. If reserve officer training received before July
19 1, 1990, meets the requirements of this section, the training
20 may be applied to meet the minimum training course
21 requirements of this section.

22 Sec. 24. Section 80D.3, subsection 3, unnumbered paragraph
23 1, Code 2003, is amended to read as follows:

24 A person appointed to serve as a reserve peace officer, who
25 has received basic training as a peace officer and has been
26 certified by the Iowa law enforcement ~~academy~~ council pursuant
27 to chapter 80B and rules adopted pursuant to chapter 80B, may
28 be exempted from completing the minimum training course at the
29 discretion of the appointing authority if the officer meets
30 one of the following qualifications:

31 Sec. 25. Section 80D.3, subsection 4, paragraphs a and b,
32 Code 2003, are amended to read as follows:

33 a. During the first year, thirty hours of general law
34 enforcement training is required as provided in section 80D.4
35 and as prescribed by the Iowa law enforcement ~~academy~~ council.

1 If weapons are to be carried, a reserve peace officer shall
2 complete a weapons training course having the same number of
3 hours of training as is required of regular peace officers in
4 basic training pursuant to section 80D.7.

5 b. During the second through the fourth year, forty hours
6 of training shall be provided each year. Ten hours annually
7 shall be obtained by each reserve peace officer working with a
8 regular peace officer. The remaining thirty hours annually
9 shall be selected by the appointing authority from the
10 approved basic training curriculum established by the Iowa law
11 enforcement academy council for use in training regular peace
12 officers.

13 Sec. 26. Section 80D.4, Code 2003, is amended to read as
14 follows:

15 80D.4 TRAINING.

16 Training for individuals appointed as reserve peace
17 officers shall be provided by that law enforcement agency, but
18 may be obtained in a community college or other facility
19 selected by the individual and approved by the law enforcement
20 agency. Upon satisfactory completion of training required by
21 the Iowa law enforcement academy council, the chief of police,
22 sheriff, commissioner of public safety, or director of the
23 judicial district department of correctional services shall
24 certify the individual as a reserve peace officer.

25 Sec. 27. Section 80D.7, Code 2003, is amended to read as
26 follows:

27 80D.7 CARRYING WEAPONS.

28 A member of a reserve force shall not carry a weapon in the
29 line of duty until the member has been approved by the
30 governing body and certified by the Iowa law enforcement
31 academy council to carry weapons. After approval and
32 certification, a reserve peace officer may carry a weapon in
33 the line of duty only when authorized by the chief of police,
34 sheriff, commissioner of public safety or the commissioner's
35 designee, or director of the judicial district department of

1 correctional services or the director's designee, as the case
2 may be.

3 Sec. 28. Section 232.69, subsection 3, paragraph d,
4 subparagraph (3), Code Supplement 2003, is amended to read as
5 follows:

6 (3) A training program using such an approved curriculum
7 offered by the department of human services, the department of
8 education, an area education agency, a school district, the
9 ~~Iowa-law-enforcement-academy~~, or a similar public agency.

10 Sec. 29. Section 235B.16, subsection 5, paragraph d,
11 subparagraph (3), Code 2003, is amended to read as follows:

12 (3) A training program using such an approved curriculum
13 offered by the department of human services, the department of
14 elder affairs, the department of inspections and appeals, the
15 ~~Iowa-law-enforcement-academy~~, or a similar public agency.

16 Sec. 30. Section 262.13, Code 2003, is amended to read as
17 follows:

18 262.13 SECURITY OFFICERS AT INSTITUTIONS AS PEACE
19 OFFICERS.

20 The board may authorize any institution under its control
21 to commission one or more of its employees as special security
22 officers. Special security officers shall have the powers,
23 privileges, and immunities of regular peace officers when
24 acting in the interests of the institution by which they are
25 employed. The board shall provide as rapidly as practicable
26 for the adequate training of such special security officers at
27 as established by rule of the Iowa law enforcement academy-or
28 in-an-equivalent-training-program council, unless they have
29 already received such training.

30 Sec. 31. Section 321.52, subsection 4, paragraph c, Code
31 2003, is amended to read as follows:

32 c. A salvage theft examination shall be made by a peace
33 officer who has been specially certified and recertified when
34 required by the Iowa law enforcement academy council to do
35 salvage theft examinations. The Iowa law enforcement academy

1 council shall determine standards for training and
2 certification, conduct training, and may approve alternative
3 training programs which satisfy the academy's council's
4 standards for training and certification. The owner of the
5 salvage vehicle shall make the vehicle available for
6 examination at a time and location designated by the peace
7 officer doing the examination. The owner may obtain a permit
8 to drive the vehicle to and from the examination location by
9 submitting a repair affidavit to the agency performing the
10 examination stating that the vehicle is reasonably safe for
11 operation and listing the repairs which have been made to the
12 vehicle. The owner must be present for the examination and
13 have available for inspection the salvage title, bills of sale
14 for all essential parts changed, and the repair affidavit.
15 The examination shall be for the purposes of determining
16 whether the vehicle or repair components have been stolen.
17 The examination is not a safety inspection and a signed
18 salvage theft examination certificate shall not be construed
19 by any court of law to be a certification that the vehicle is
20 safe to be operated. There shall be no cause of action
21 against the peace officer or the agency conducting the
22 examination or the county treasurer for failure to discover or
23 note safety defects. If the vehicle passes the theft
24 examination, the peace officer shall indicate that the vehicle
25 passed examination on the salvage theft examination
26 certificate. The permit and salvage theft examination
27 certificate shall be on controlled forms prescribed and
28 furnished by the department. The owner shall pay a fee of
29 thirty dollars upon completion of the examination. The agency
30 performing the examinations shall retain twenty dollars of the
31 fee and shall pay five dollars of the fee to the department
32 and five dollars of the fee to the treasurer of state for
33 deposit in the general fund of the state. Moneys deposited to
34 the general fund under this paragraph are subject to the
35 requirements of section 8.60 and shall be used ~~by-the-Iowa-law~~

1 ~~enforcement-academy~~ to provide for the special training,
2 certification, and recertification of officers as required by
3 this subsection.

4 The state department of transportation shall adopt rules in
5 accordance with chapter 17A to carry out this section.

6 Sec. 32. Section 321J.1, subsection 8, paragraph e, Code
7 2003, is amended to read as follows:

8 e. Any other law enforcement officer who has
9 satisfactorily completed an approved course relating to motor
10 vehicle operators under the influence of alcoholic beverages
11 ~~at the-Iowa-law-enforcement-academy-or~~ a law enforcement
12 training program approved by the department of public safety.

13 Sec. 33. Section 331.651, subsection 1, paragraph c, Code
14 2003, is amended to read as follows:

15 c. Be a certified peace officer ~~recognized-by-the-Iowa-law~~
16 ~~enforcement-academy-council~~ under chapter 80B or complete the
17 basic training course ~~provided-at-the-Iowa-law-enforcement~~
18 ~~academy's-central-training-facility-or-a-location-other-than~~
19 ~~the-central-training-facility~~ within one year of taking
20 office. A person shall be deemed to have completed the basic
21 training course if the person meets all course requirements
22 except the physical training requirements.

23 Sec. 34. Section 341A.6, subsection 2, Code 2003, is
24 amended to read as follows:

25 2. To administer practical tests designed to determine the
26 ability of persons examined to perform the duties of the
27 position for which they are seeking appointment. Such tests
28 shall be ~~designed-and-prepared-by-the-director-of~~ approved by
29 the Iowa law enforcement academy council, shall be
30 administered by each commission in a uniform manner prescribed
31 by the director council, and shall be consistent with
32 standards established pursuant to chapter 80B governing
33 standards for employment of Iowa law enforcement officers.
34 Notice of such tests shall be posted in the office of the
35 sheriff and the office of the board of supervisors not less

1 than thirty days prior to giving such tests.

2 Sec. 35. Section 341A.10, Code 2003, is amended to read as
3 follows:

4 341A.10 CITIZENSHIP.

5 An applicant for any position under civil service shall be
6 a citizen of the United States who can read and write the
7 English language, and shall meet the minimum requirements of
8 the Iowa law enforcement academy council for a law enforcement
9 officer.

10 Sec. 36. Section 341A.11, unnumbered paragraph 1, Code
11 2003, is amended to read as follows:

12 The tenure of every deputy sheriff holding an office or
13 position of employment under the provisions of this chapter
14 shall be conditional upon a probationary period. If the
15 employee has successfully completed training ~~at-the as~~
16 approved by the Iowa law enforcement ~~academy-or-a-regional~~
17 ~~training-facility-certified-by-the-director-of-the-Iowa-law~~
18 ~~enforcement-academy~~ council prior to initial appointment as a
19 deputy sheriff, the probationary period shall be for a period
20 of up to nine months and shall commence with the date of
21 initial appointment as a deputy sheriff. If the employee has
22 not successfully completed training ~~at-the-Iowa-law~~
23 ~~enforcement-academy-or-a-regional-training-facility-certified~~
24 ~~by-the-director-of-the-Iowa-law-enforcement-academy~~ prior to
25 initial appointment as a deputy sheriff, the probationary
26 period shall commence with the date of initial employment as a
27 deputy sheriff and shall continue for a period of up to nine
28 months following the date of successful completion of training
29 ~~at-the-Iowa-law-enforcement-academy-or-a-regional-training~~
30 ~~facility-certified-by-the-director-of-the-Iowa-law-enforcement~~
31 ~~academy~~. During the probationary period, the appointee may be
32 removed or discharged by the sheriff without the right of
33 appeal to the commission. Each deputy sheriff who transfers
34 from one jurisdiction to another shall be employed subject to
35 a probationary period of up to nine months. After the

1 probationary period, the deputy sheriff may be removed or
2 discharged, suspended without pay, demoted, or reduced in
3 rank, or deprived of vacation privileges or other privileges
4 for any of the following reasons:

5 Sec. 37. Section 400.8, subsection 3, Code 2003, is
6 amended to read as follows:

7 3. All appointments to such positions shall be conditional
8 upon a probation period of not to exceed six months, and in
9 the case of police dispatchers and fire fighters a probation
10 period not to exceed twelve months. In the case of police
11 patrol officers, if the employee has successfully completed
12 training ~~at-the-Iowa-law-enforcement-academy-or-another~~
13 ~~training-facility-certified-by-the-director-of~~ as approved by
14 the Iowa law enforcement academy council before the initial
15 appointment as a police patrol officer, the probationary
16 period shall be for a period of up to nine months and shall
17 commence with the date of initial appointment as a police
18 patrol officer. If the employee has not successfully
19 completed training ~~at-the-Iowa-law-enforcement-academy-or~~
20 ~~another-training-facility-certified-by-the-director-of-the-law~~
21 ~~enforcement-academy~~ before initial appointment as a police
22 patrol officer, the probationary period shall commence with
23 the date of initial employment as a police patrol officer and
24 shall continue for a period of up to nine months following the
25 date of successful completion of training ~~at-the-Iowa-law~~
26 ~~enforcement-academy-or-another-training-facility-certified-by~~
27 ~~the-director-of-the-Iowa-law-enforcement-academy~~. A police
28 patrol officer transferring employment from one jurisdiction
29 to another shall be employed subject to a probationary period
30 of up to nine months. However, in cities with a population
31 over one hundred seventy-five thousand, appointments to the
32 position of fire fighter shall be conditional upon a probation
33 period of not to exceed twenty-four months. During the
34 probation period, the appointee may be removed or discharged
35 from such position by the appointing person or body without

1 the right of appeal to the commission. A person removed or
2 discharged during a probationary period shall, at the time of
3 discharge, be given a notice in writing stating the reason or
4 reasons for the dismissal. A copy of such notice shall be
5 promptly filed with the commission. Continuance in the
6 position after the expiration of such probationary period
7 shall constitute a permanent appointment.

8 Sec. 38. Section 462A.2, subsection 26, paragraph e, Code
9 2003, is amended to read as follows:

10 e. Any other certified law enforcement officer as defined
11 in section 80B.3, who has satisfactorily completed an approved
12 course relating to operating while intoxicated, ~~either at the~~
13 ~~Iowa law enforcement academy or~~ in a law enforcement training
14 program approved by the department of public safety.

15 Sec. 39. Section 694.10, subsection 2, paragraph c, Code
16 2003, is amended to read as follows:

17 c. Provide specialized training to law enforcement
18 officers, ~~in conjunction with the law enforcement academy,~~ to
19 enable the officers to more efficiently handle the tracking of
20 missing persons and unidentified bodies on the local level.

21 Sec. 40. Section 805.1, subsection 3, paragraph a, Code
22 2003, is amended to read as follows:

23 a. State and local law enforcement agencies in the state
24 of Iowa may cooperate to formulate uniform guidelines that
25 will provide for the maximum possible use of citations in lieu
26 of arrest and in lieu of continued custody for offenses for
27 which citations are authorized. These guidelines shall be
28 submitted to the Iowa law enforcement academy council for
29 review. ~~The Iowa law enforcement academy council shall then~~
30 ~~submit recommendations to the general assembly no later than~~
31 ~~January 17, 1984.~~

32 Sec. 41. Sections 80B.4 and 80B.5, Code 2003, are
33 repealed.

34 Sec. 42. Section 80B.11B, Code Supplement 2003, is
35 repealed.

EXPLANATION

1
2 This bill eliminates the Iowa law enforcement academy. The
3 Iowa law enforcement council is retained, and is housed and
4 supported by the Iowa department of public safety. The
5 council will act in a manner similar to that of a licensing
6 board, certifying officers, and imposing discipline as
7 required. Training will be approved by the council but will
8 be provided by regional academies, area community colleges,
9 and other educational institutions.

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