Senate File 521 - Introduced

SENATE FILE

BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO SSB 1187)

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

A BILL FOR

1 An Act relating to judicial branch practices and procedures
2 including but not limited to adoption petitions, clerk of the
3 district court duties and recordkeeping affecting real estate,
4 the confidentiality of arrest warrants, and notices by the
5 department of corrections to the clerk of the district court.
6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
7 TLSB 1412SV 82
8 jm/gg/14

PAG LIN

```
Section 1. Section 321A.24, subsection 1, paragraph c,
   2 Code 2007, is amended to read as follows:
3   c. The bond constitutes a lien in favor of the state upon
   4 the real estate so scheduled of any surety, which lien exists
    5 in favor of any holder of a final judgment against the person
    6 who has filed the bond, for damages, including damages for 7 care and loss of services, because of bodily injury to or
   8 death of any person, or for damage because of injury to or
1 9 destruction of property, including the loss of use of the 1 10 property, resulting from the ownership, maintenance, use, or 1 11 operation of a motor vehicle after the bond was filed, upon
1 12 the filing of notice to that effect by the department in the
1 13 office of the proper clerk of the district court of the county 1 14 where the real estate is located. An individual surety
1 15 scheduling real estate security shall furnish satisfactory
1 16 evidence of title to the property and the nature and extent of 1 17 all encumbrances on the property and the value of the surety's 1 18 interest in the property, in the manner the judge or clerk of
1 19 the district court approving the bond requires. The notice
1 20 filed by the department shall contain, in addition to any 1 21 other matters deemed by the department to be pertinent, a
1 22 legal description of the real estate scheduled, the name of
1 23 the holder of the record title, the amount for which it stands 1 24 as security, and the name of the person in whose behalf proof
1 25 is so being made. Upon the filing of the notice the clerk of
1 26 the district court shall retain the notice as part of the
1 27 records of the court and enter upon the encumbrance book the
1 28 date and hour of filing, the name of the surety, the name of
1 29 the record titleholder, the description of the real estate,
1 30 and the further notation that a lien is charged on the real
1 31 estate pursuant to the filed notice. From and after the entry
1 32 of the notice upon the encumbrance book all persons are
   33 charged with notice of it.
1 34 Sec. 2. Section 600.3, Code 2007, is amended by adding the
1 35 following new subsection:
   1 NEW SUBSECTION. 4. An adoption petition shall be limited 2 to the adoption of one natural person. 3 Sec. 3. Section 602.8102, subsection 103, Code 2007, is
2
   4 amended by striking the subsection.
   5 Sec. 4. Section 602.8103, subsection 4, Code 2007, is 6 amended by adding the following new paragraph:
   7 NEW PARAGRAPH. k. Complaints, trial informations, and 8 uniform citations and complaints relating to parking 9 violations under sections 321.236, 321.239, 321.358, 321.360,
2
2
2 10 and 321.361.
  Sec. 5. Section 602.8104, subsection 2, paragraph d, Code 12 2007, is amended by striking the paragraph.

Sec. 6. Section 602.8105, subsection 1, paragraph a, Code
2 11
2 12
2 13
2 14 2007, is amended to read as follows:
           a. For filing and docketing a petition, other than a
```

2 16 modification of a dissolution decree to which a written 2 17 stipulation is attached at the time of filing containing the 2 18 agreement of the parties to the terms of modification, one 19 hundred dollars. In counties having a population of 2 20 ninety=eight thousand or over, an additional five dollars 21 shall be charged and collected to be known as the journal 22 publication fee and used for the purposes provided for in 23 section 618.13. For multiple adoption petitions filed at same time by the same petitioner under section 600.3, the 25 filing fee and any court costs for any petition filed in 26 addition to the first petition filed are waived. Sec. 7. Section 615.1, Code 2007, is amended to read as 2 28 follows: EXECUTION ON CERTAIN JUDGMENTS PROHIBITED. 615.1 A judgment in an action for the foreclosure of a real 2 31 estate mortgage, deed of trust, or real estate contract upon 32 property which at the time of judgment is either used for an 33 agricultural purpose as defined in section 535.13 or a 34 one=family or two=family dwelling which is the residence of 35 the mortgagor, or in any action on a claim for rent shall be 1 null and void, all liens shall be extinguished unenforceable. 2 and no execution shall be issued for any purpose other than as 3 3 a setoff or counterclaim after the expiration of a period of 4 two years, exclusive of any time during which execution on the 5 judgment was stayed pending a bankruptcy action, from the 3 6 entry thereof. As used in this section, "mortgagor" means a mortgagor or a borrower executing a deed of trust as provided 3 7 3 8 in chapter 654 or a vendee of a real estate contract. Sec. 8. Section 617.10, Code 2007, is amended to read as 3 10 follows: 11 617.10 REAL ESTATE == ACTION INDEXED. 1. When a petition affecting real estate is filed, the 3 12 3 13 clerk of the district court where the petition is filed shall 3 14 forthwith index same the petition in an index book to be 3 15 provided therefor, under the tract number which describes the 3 16 property, entering in each instance the cause case number as a 3 17 guide to the record of court proceedings which affect such the 3 18 real estate. If the petition $\frac{be}{b}$ is amended to include other 3 19 parties or other lands, $\frac{be}{b}$ the amended petition shall be 3 20 similarly indexed. When the cause is finally a final result is determined in the case, the result shall be indicated in 3 22 said the index book wherever indexed. 2. As used in this section, "book" means any mode of 24 permanent recording, including but not limited to card files, 25 microfilm, microfiche, and electronic records.
26 Sec. 9. Section 617.13, Code 2007, is amended to read as 3 27 follows: 617.13 REAL ESTATE IN OTHER COUNTY. When any part of real property, the subject of an action, 3 30 is situated in any other county than the one in which the 31 action is brought, the plaintiff must, in order to affect 32 third persons with constructive notice of the pendency of the 3 33 action, file with the clerk of the district court of the other 34 county a notice of the pendency of the action, containing the 35 names of the parties, the object of the action, and a 1 description of the property in that county affected by the 4 2 action. The clerk shall at once index and enter a memorandum of the notice in the encumbrance book.
Sec. 10. Section 624.23, subsection 7, Code 2007, is 4 5 amended to read as follows: 4 7. If a case file has been sealed by the court, or if by 6 law the court records in a case are not available to the 8 general public, any judgments entered in the case shall not 9 become a lien on real property until either the identity of 10 the judgment creditor becomes public record, or until the judgment creditor, in a public document in the case in which 11 4 12 judgment is entered, or the court records are made 13 confidential by the court, the following information shall be 14 considered a public record and available for inspection: the 4 15 name of the court, the title of the action, the case number, 4 16 the amount of the judgment, the name of the judgment creditor, 4 17 the affidavit designating the agent and office of the 18 creditor, and any full or partial satisfaction of the 4 19 judgment. A judgment creditor shall file with the clerk of 4 20 the district court an affidavit that designates an agent and 4 21 office, consistent with the requirements of section 490.501, 4 22 on which process on the judgment creditor may be served. 4 23 Service may be made on the agent in the same manner as service 4 24 may be made on a corporate agent pursuant to section 490.504. 4 25 An agent who has resigned without designating a successor 4 26 agent and office and who is otherwise unavailable for service

4 27 may be served in the manner provided in section 490.504, 4 28 subsection 2, at the agent's office of record. 4 29 Sec. 11. Section 629.3, Code 2007, is amended to read as 4 30 follows: 4 31 RECORD OF LIEN. 629.3 4 32 It shall be the duty of the clerk of the district court to 33 record the statements so filed in the encumbrance book and to 34 enter the same in the lien index. Payments advanced after 4 35 execution has been issued upon the junior lien, shall be added 1 to the execution upon receipt, by the sheriff, of a verified 2 statement of such advancements and when the redemption period 3 has expired the clerk shall release them on the clerk's 5 4 record. 5 Sec. 12. 6 follows: Section 639.64, Code 2007, is amended to read as 639.64 AUTOMATIC DISCHARGE == CANCELING ENTRY ON 8 ENCUMBRANCE BOOK. 5 If the judgment is rendered in the action for the 5 10 defendant, or, if the action is dismissed by the court, by the 5 11 plaintiff, or, by agreement of the parties, or, if judgment 5 12 has been entered for the plaintiff and has been satisfied of 5 13 record, the attachment shall, subject to the right of appeal, 5 14 automatically be discharged and the property attached, or its 16 attachment has been entered on the encumbrance book, it shall 5 17 be the duty of the clerk to cancel such attachment, and in the 5 18 entry of cancellation, the clerk shall refer to the entry in 19 the case showing the clerk's authority to cancel said 5 20 attachment. Section 654.17, Code 2007, is amended to read as Sec. 13. 5 22 follows: 5 23 654.17 RECISION OF FORECLOSURE. 1. At any time prior to the recording of the sheriff's 5 24 5 25 deed, and before the mortgagee's rights become unenforceable 5 26 by operation of the statute of limitations, the judgment 5 27 creditor, or the judgment creditor who is the successful 28 bidder at the sheriff's sale, with the written consent of the 5 29 mortgagor may rescind the foreclosure action by filing a 5 30 notice of recision with the clerk of court in the county in 5 31 which the property is located along with a filing fee of fifty 32 dollars. In addition, such person if the original mortgage 33 and mortgage note are contained in the court file, the 5 34 mortgagor shall pay a fee of twenty=five dollars for documents 35 filed in the foreclosure action which the plaintiff requests

1 returned to the clerk of the district court. Upon the payment 2 of the fee, the clerk shall make copies of the original 6 3 mortgage and mortgage note for the court file, and return the 6 6 loan shall be enforceable according to the original terms of 7 the foreclosure and the rights of all persons with an interest 8 in the property may be enforced as if the foreclosure had not 6 6 9 been filed. However, any findings of fact or law shall be 6 10 preclusive for purposes of any future action unless the court, 11 upon hearing, rules otherwise. The mortgagor shall be 6 12 assessed costs, including reasonable attorney fees, of 6 13 foreclosure and recision if provided by the mortgage 6 14 agreement. 6 15 Section 804.29, Code 2007, is amended to read as Sec. 14. 6 16 follows: 6 17 804.29 CONFIDENTIALITY. 6 18 All Except for a bench warrant issued by a court for 19 failure to appear, all information filed with the court for 6 6 20 the purpose of securing a warrant for an arrest, including but 6 21 not limited to a citation and affidavits, shall be a 6 22 confidential record until such time as a peace officer has 6 23 made the arrest and has made the officer's return on the 6 24 warrant. During the period of time that information is 25 confidential, it the warrant shall be sealed by the court and 6 26 the information contained therein in the warrant shall not be 27 disseminated to any person other than a peace officer, 28 employee of a county attorney's office, magistrate, or another 6 29 court employee, in the course of official duties. 904.119 NOTICE OF DISCHARGE OR 6 30 Sec. 15. <u>NEW SECTION</u>. 6 31 PAROLE. 32 The department, in cooperation with the judicial district 6 33 departments of correctional services and the board of parole, 6 34 shall notify the clerk of the district court of the offender's 35 county of conviction, of the date of discharge from a 6 correctional institution or the date of release on parole, and 2 the subsequent date of discharge from parole. The notice to

3 the clerk of the district court shall also include the name, 4 date of birth, court case numbers from the sentencing order 5 committing the offender to the department, and if known the 6 new address of the offender.

Sec. 16. Section 904.602, Code 2007, is amended by adding 8 the following new subsection:

7 9 <u>NEW SUBSECTION</u>. 13. This section does not preclude the 7 10 disclosure of otherwise confidential information to the clerk 11 of the district court for the purpose of implementing section 7 12 904.119.

Sec. 17. Sections 626.9, 626.20, 639.28, 639.70, and 7 14 674.11, Code 2007, are repealed.

7

7 15

2.2

7 25

8

8

8

8

8

8

8

8

8

8 13

8 18

8 2.8

8

8

8

8 35

9

9

EXPLANATION

7 16 This bill relates to judicial branch practices and 7 17 procedures including but not limited to adoption petitions, 7 18 clerk of the district court duties and recordkeeping affecting 19 real estate, the confidentiality of arrest warrants, and 7 20 notices by the department of corrections to the clerk of the 7 21 district court.

The amendment to Code section 600.3 requires a petitioner 23 to file a separate adoption petition for each person being 7 24 adopted.

The amendment to Code section 602.8103 permits the clerk of 26 the district court to destroy, without prior court approval or 27 reproduction, a complaint, trial information, or uniform 7 28 citation and complaint related to a parking violation.

The amendment to Code section 602.8104 eliminates the 2.9 30 requirement that the clerk of the district court keep an 7 31 encumbrance book that contains a statement of the levy of each 32 attachment on real estate entered by the sheriff. The 33 amendments to Code sections 321A.24, 602.8102, 617.13, 629.3, 34 and 639.64, and the repeal of Code sections 626.9, 626.20, 35 639.28, and 639.70, conform the Code sections to the 1 elimination of the encumbrance book in Code section 602.8104.

The amendment to Code section 602.8105 waives the filing 3 and docketing fee and any court costs for multiple adoption 4 petitions filed at the same time by the same petitioner under 5 Code section 600.3.

The amendment to Code section 615.1 provides that a judgment in an action for the foreclosure of a real estate 8 mortgage is "unenforceable" after the expiration of two years, 9 unless a bankruptcy is filed. Current law provides that a 8 10 judgment in an action for foreclosure of a real estate 8 11 mortgage is "extinguished" after two years unless a bankruptcy 8 12 is filed.

The amendment to Code section 617.10 permits the clerk of 8 14 the district court to keep the index of petitions affecting 8 15 real estate with card files, microfilm, microfiche, or in an 8 16 electronic format. The amendment to Code section 617.10 also 8 17 enhances the readability of the section.

The amendment to Code section 624.23 concerns the 8 19 disclosure of certain court records relating to judgment liens 8 20 when the case filed has been sealed or made confidential. 8 21 Under the bill, the following records are considered a public 8 22 record even if the court file has been sealed or made 8 23 confidential: the name of the court, the title of the action, 8 24 the case number, the amount of the judgment, the name of the 25 judgment creditor, the affidavit designating the agent and 8 26 office of the creditor, and any full or partial satisfaction 8 27 of the judgment.

The amendment to Code section 654.17 relates to the 29 recision of a foreclosure action. Under the bill, 8 30 foreclosure action is rescinded by a judgment creditor, and 31 the original mortgage and mortgage note are in the court file, 32 the mortgagor shall pay a \$25 fee to the clerk of the district 8 33 court prior to receiving the original mortgage and mortgage 34 note from the clerk.

The amendment to Code section 804.29 provides that a bench warrant issued by the court for failure to appear is not 2 confidential if it is contained with information related to 3 securing an arrest warrant. Current law provides that all 4 information filed with the court for the purpose of securing 5 an arrest warrant is confidential.

9 New Code section 904.119 requires the department of 9 7 corrections to notify the clerk of the district court in the 8 offender's county of conviction of the date of discharge from 9 a correctional institution or the date of release on parole, 10 and the subsequent date of discharge from parole. The notice 11 shall also include the name, date of birth, court case numbers 12 from the sentencing order committing the offender to the 9 13 department of corrections, and if known the new address of the

9 14 offender.
9 15 The amendment to Code section 904.602 permits the
9 16 department of corrections to release information to the clerk
9 17 of the district court to implement the notice provisions of
9 18 new Code section 904.119.
9 19 Code section 674.11 is repealed, eliminating the provision
9 20 requiring the clerk of the district court to keep a
9 21 change=of=name record in regard to changes of legal names by
9 22 petitions to the court.
9 23 LSB 1412SV 82
9 24 jm:rj/gg/14