SENATE/HOUSE FILE BY (PROPOSED DEPARTMENT OF PUBLIC SAFETY BILL)

Passed	Senate,	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
Approved					<u> </u>

A BILL FOR

1 An Act relating to the department of public safety practices and procedures, and providing an effective date.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 4 TLSB 1263XD 82

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            Section 1. Section 80.9, subsection 1, unnumbered
     2 paragraph 1, Code 2007, is amended to read as follows:
3     They A peace officer shall not exercise their the general
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      4 powers of a peace officer within the limits of any city,
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      5 except:
        Sec. 2. Section 80.9, subsection 2, unnumbered paragraph 1, Code 2007, is amended to read as follows:
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            In more particular, their the duties of a peace officer
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        shall be as follows:
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        Sec. 3. Section 80.9, subsection 3, Code 2007, is amended to read as follows:
  1 11
            3. They A peace officer may administer oaths, acknowledge
  1 13 signatures, and take voluntary testimony pursuant to their
  1 14 duties as provided by law.
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            Sec. 4. Section 81.2, subsection 6, Code 2007, is amended
  1 16 to read as follows:
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            6. A person required to register as a sex offender shall
         submit a DNA sample for DNA profiling pursuant to section
  <u>1 19 81.4</u>.
  1 20 Sec. 5. Section 692.2, subsection 1, paragraph b, 1 21 subparagraph (4), Code 2007, is amended by striking the
  1 22 subparagraph.
            Sec. 6. Section 692.2, Code 2007, is amended by adding the
  1 23
    24 following new subsection:
  1 25
           NEW SUBSECTION. 1A. The department may provide copies or
  1 26 communicate information as provided in this subsection
    27 regarding deferred judgment information upon receipt of 28 official notification of the successful completion of
  1 29 probation following a deferred judgment. Deferred judgment
    30 information regarding a person who successfully completed
  1 31 probation shall only be disseminated by the department to a 1 32 criminal or juvenile justice agency, to the person who is the
  1 33 subject of the deferred judgment information or the person's
    34 attorney, or to another person with a signed release from the 35 person who is the subject of the deferred judgment information
     1 authorizing the requesting person access to the criminal
      2 history data, or for any other purpose required by law.
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      3 Deferred judgment information shall be retained by the
      4 department for the purpose of complying with this subsection
  2
     5 and for any other purpose required by law.
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                       NEW SECTION.
                                          692.3 REDISSEMINATION OF ARREST
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        DATA AND OTHER INFORMATION.
      8 A criminal or juvenile justice agency may redisseminate 9 arrest data, and the name, photograph, physical description,
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     8
  2 10 and other identifying information concerning a person who is
  2 11 wanted or being sought if a warrant for the arrest of that 2 12 person has been issued. Information relating to any threat
  2 13 the person may pose to the public may also be redisseminated.
2 14 The information may be redisseminated through any written,
  2 15 audio, or visual means utilized by a criminal or juvenile
  2 16 justice agency. Any redissemination of information pursuant 2 17 to this section shall also include the statement provided in
  2 18 section 692.2, subsection 1, paragraph "b", subparagraph (5).
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Sec. 8. Section 692.6, Code 2007, is amended to read as

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          692.6
                  CIVIL REMEDY.
          Any person may institute a civil action for damages under
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2 23 chapter 669 or 670 or to restrain the dissemination of the
2 24 person's criminal history data or intelligence data in
2 25 violation of this chapter, and any person, agency or
2 26 governmental body proven to have disseminated or to have
  27 requested and received criminal history data or intelligence
2 28 data in violation of this chapter shall be liable for actual
2 29 damages and exemplary damages for each violation and shall be
2 30 liable for court costs, expenses and reasonable attorneys'
2 31 fees incurred by the party bringing the action. In no case
2 32 shall the award for damages be less than one hundred dollars.
2 33
        Sec. 9. Section 692.15, subsection 3, Code 2007, is
2 34 amended to read as follows:
         3. The law enforcement agency making an arrest and
   1 securing fingerprints pursuant to section 690.2 or taking a
   2 juvenile into custody and securing fingerprints pursuant to 3 section 232.148 shall fill out a final disposition report on
   4 each arrest or taking into custody on a form and in the manner
   5 prescribed by the commissioner of public safety.
                                                                     The final
   6 disposition report shall be forwarded to the county attorney
    7 or at the discretion of the county attorney, to the clerk of
8 the district court, in the county where the arrest or taking
9 into custody occurred, or to the juvenile court officer who
10 received the referral, whichever is deemed appropriate under
     <u>the circumstances</u>.
3 12
          Sec. 10. Section 692.16, Code 2007, is amended to read as
3 13 follows:
          692.16 REVIEW AND REMOVAL.
3 14
3 15 At least every year the division shall review and determine 3 16 current status of all Iowa arrests or takings into custody
3 17 reported, which are at least one year four years old with no
3 18 disposition data. Any Iowa arrest or taking of a juvenile
3 19 into custody recorded within a computer data storage system
3 20 which has no disposition data after four years shall be
3 21 removed unless there is an outstanding arrest warrant or
  22 detainer on such charge.
          Sec. 11. Section 725.9, subsection 2, Code 2007, is
3 23
3 24 amended by striking the subsection.
3 25 Sec. 12. Section 725.9, subsection 3, Code 2007, is 3 26 amended to read as follows:
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          3. "Gambling device" means a device used or adapted or
  28 designed to be used for gambling and includes, but is not
3 29 limited to, roulette wheels, klondike tables, punchboards, 3 30 faro layouts, keno layouts, numbers tickets, slot machines,
3 31 pachislo skill=stop machine or any other similar machine or
3 32 device, pinball machines, push cards, jar tickets and
3 33 pull=tabs. However, "gambling device" does not include an
3 34 antique slot machine, antique pinball machine, or any device
3 35 regularly manufactured and offered for sale and sold as a toy, 4 1 except that any use of such a toy, or antique slot machine or 4 2 antique pinball machine for gambling purposes constitutes
   3 unlawful gambling.
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         Sec. 13. Section 809A.3, subsection 4, Code 2007, is
   5 amended to read as follows:
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          4. Notwithstanding subsections 1 through 3, violations of
     chapter 321 or 321J shall not be considered conduct giving rise to forfeiture, except for violations of the following:
<a href="mailto:a.section321.232">a.section321.232</a>.
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   8
      a. b. A second or subsequent violation of section 321J.4B, subsection 2, paragraph "b".
b. c. Section 321J.4B, subsection 9.
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4 13
          Sec. 14.
                      Section 907.4, Code 2007, is amended to read as
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      follows:
          907.4 DEFERRED JUDGMENT DOCKET.
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          1. A deferment of judgment under section 907.3 shall be
4 17 entered promptly by the clerk of the district court, or the 4 18 clerk's designee, into the deferred judgment database of the
4 19 state, which shall serve as the deferred judgment docket.
4 20 docket shall contain a permanent record of the deferred
      judgment including the name and date of birth of the
4 22 defendant, the district court docket number, the nature of the
  23 offense, and the date of the deferred judgment.
                                                                   Before
  24 granting deferred judgment in any case, the court shall search 25 the deferred judgment docket and shall consider any prior
4 26 record of a deferred judgment against the defendant.
  27 permanent record provided for in this section is a
  28 confidential record exempted from public access under section
4 29 22.7 and shall be available only to justices of the supreme
4 30 court, judges of the court of appeals, district judges,
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2 20 follows:

4 31 district associate judges, judicial magistrates, clerks of the 4 32 district court, judicial district departments of correctional 4 33 services, county attorneys, and the department of corrections 4 34 requesting information pursuant to this section, or the 4 35 designee of a justice, judge, magistrate, clerk, judicial 5 1 district department of correctional services, or county 2 attorney, or department.

2. Notwithstanding subsection 1, deferred judgment information may be disclosed by the department of public 5 safety as provided in section 692.2.

Sec. 15. EFFECTIVE DATE. This Act, being deemed of 7 immediate importance, takes effect upon enactment. EXPLANATION

This bill relates to department of public safety practices 5 10 and procedures.

The amendments to Code section 80.9 enhance the readability 5 12 of the Code section.

The amendment to Code section 81.2 specifies that a person 5 14 required to register as a sex offender shall submit a DNA 5 15 sample for DNA profiling.

The amendment to Code section 692.2 specifies that the 5 17 department of public safety may disseminate deferred judgment 5 18 information, after successful completion of probation, to the 19 following agencies or persons: a criminal or juvenile justice 20 agency; the person who is the subject of the deferred judgment 5 21 information or the person's attorney; or another person with a 22 signed release from the person who is the subject of the 23 deferred judgment information authorizing the requesting 5 24 person access to the criminal history data; or for any other 5 25 purpose required by law.

New Code section 692.3 provides that a criminal or juvenile 27 justice agency may redisseminate department of public safety 28 arrest data, and the name, photograph, physical description, 29 and other identifying information concerning a person who is 30 wanted or being sought if a warrant for the arrest of that 5 31 person has been issued. Information relating to any threat 32 the person may pose to the public may also be redisseminated 33 under the bill.

The amendment to Code section 692.6 eliminates specific 35 statutory damages that may be awarded to a person who brings a 1 civil suit under Code chapter 669 (state tort claims), or Code 2 chapter 670 (tort liability of governmental subdivisions), or 3 to restrain the dissemination of the person's criminal history 4 data or intelligence data in violation of Code chapter 692.

The amendment to Code section 692.15 grants the county 6 attorney discretion to decide whether the final disposition 7 report of an arrest made in the county is forwarded to the 8 county attorney, or to the clerk of the district court in the 9 county where the arrest was made, or to a juvenile court 10 officer who received the referral, whichever is deemed 6 11 appropriate under the circumstances. Under current law the 6 12 final disposition report shall be forwarded by the law 6 13 enforcement agency making the arrest to the county attorney in 6 14 the county of arrest or to the juvenile court officer who 6 15 received the referral.

The amendment to Code section 692.16 provides that the 6 17 department of public safety shall annually review all arrests 6 18 or takings into custody which are at least four years old with 6 19 no disposition data. Current law provides the department 6 20 shall annually review all arrests or takings into custody 6 21 which are at least one year old with no disposition data.

The amendment to Code section 725.9 strikes the definition 6 23 of "antique pinball machine" and defines a pachislo skill=stop 24 machine as a "gambling device". The definition of "gambling 25 device" in Code section 725.9 also applies to Code chapter 99A 6 26 (possession of gambling device) and 99B (games of skill or 6 27 chance).

The amendment to Code section 809A.3 provides that a person 29 who violates Code section 321.232 (radar jamming devices) may 30 be subject to a forfeiture action. Current law prohibits a 31 forfeiture action for violations of Code chapter 321 (motor 32 vehicles and laws of the road).

6 33 The amendment to Code section 907.4 permits the department 34 of public safety to disclose confidential deferred judgment 35 information pursuant to Code section 692.2 as amended by the 1 bill.

The bill takes effect upon enactment. 3 LSB 1263XD 82

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