SENATE FILE BY (PROPOSED COMMITTEE ON JUDICIARY BILL BY CHAIRPERSON KREIMAN)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
Approved				-	_	

A BILL FOR

1 An Act relating to trusts and estates including the

administration of small estates, and including retroactive and

other applicability provisions.

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

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Section 1. Section 12.71, subsection 8, Code 2007, is
2 amended to read as follows:
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- 8. Bonds issued under the provisions of this section are 4 declared to be issued for a general public and governmental 5 purpose and all bonds issued under this section shall be 6 exempt from taxation by the state of Iowa and the interest on 7 the bonds shall be exempt from the state income tax and the 8 state inheritance and estate tax.
- Section 12.81, subsection 8, Code 2007, is amended Sec. 2. 1 10 to read as follows:
- 1 11 8. Bonds issued under the provisions of this section are 12 declared to be issued for a general public and governmental 1 13 purpose and all bonds issued under this section shall be 1 14 exempt from taxation by the state of Iowa and the interest on 1 15 the bonds shall be exempt from the state income tax and the 1 16 state inheritance and estate tax.
- Sec. 3. Section 12.91, subsection 9, Code Supplement 2007, 1 18 is amended to read as follows:
- Bonds issued under the provisions of this section are 1 20 declared to be issued for a general public and governmental 1 21 purpose and all bonds issued under this section shall be 22 exempt from taxation by the state of Iowa and the interest on 1 23 the bonds shall be exempt from the state income tax and the 1 24 state inheritance and estate tax.
 - 25 Sec. 4. Section 16.177, subsection 8, Code 2007, is 26 amended to read as follows:

- 8. Bonds issued under this section are declared to be 28 issued for an essential public and governmental purpose and 29 all bonds issued under this section shall be exempt from 1 30 taxation by the state of Iowa and the interest on the bonds 1 31 shall be exempt from the state income tax and the state
- 32 inheritance and estate tax.
 33 Sec. 5. Section 321.47, unnumbered paragraph 2, Code 2007, 1

1 34 is amended to read as follows: 1 35

- The persons entitled under the laws of descent and 1 distribution of an intestate's property to the possession and 2 ownership of a vehicle owned in whole or in part by a 3 decedent, upon filing an affidavit stating the name and date 4 of death of the decedent, the right to possession and 5 ownership of the persons filing the affidavit, and that there 6 has been no administration of the decedent's estate, which 7 instrument shall also contain an agreement to indemnify 8 creditors of the decedent who would be entitled to levy
- 9 execution upon the motor vehicle to the extent of the value of
- 10 the motor vehicle, are entitled upon fulfilling the other
- 11 requirements of this chapter, to the issuance of a
- 2 12 registration card for the interest of the decedent in the
- 2 13 vehicle and a certificate of title to it. If a decedent dies 2 14 testate, and either the will is not probated or is admitted to
- 2 15 probate without administration, the persons entitled to the 2 16 possession and ownership of a vehicle owned in whole or in
- 2 17 part by the decedent may file an affidavit and, upon

2 18 fulfilling the other requirements of this chapter, are 2 19 entitled to the issuance of a registration card for the 2 20 interest of the decedent in the vehicle and a certificate of 21 title to the vehicle. The affidavit shall contain the same 2 22 information and indemnity agreement as is required in cases of 23 intestacy pursuant to this section. A requirement of chapter 24 450 or 451 shall not be considered satisfied by the filing of 25 the affidavit provided for in this section. If, from the 2 26 records in the office of the county treasurer, there appear to 27 be any liens on the vehicle, the certificate of title shall 2 28 contain a statement of the liens unless the application is 2 29 accompanied by proper evidence of their satisfaction or 30 extinction. Evidence of extinction may consist of, but is not 31 limited to, an affidavit of the applicant stating that a 32 security interest was foreclosed as provided in chapter 554, 33 article 9, part 6. 2 34 2

Section 421.60, subsection 2, paragraph c, Sec. 6. 35 unnumbered paragraph 1, Code 2007, is amended to read as follows:

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If the notice of assessment or denial of a claim for refund 3 relates to a tax return filed pursuant to section 422.14 or 4 chapter 450-, or 450A, or 451, by the taxpayer which designates 5 an individual as an authorized representative of the taxpayer 6 with respect to that return, or if a power of attorney has been filed with the department by the taxpayer which 8 designates an individual as an authorized representative of 9 the taxpayer with respect to any tax that is included in the 3 10 notice of assessment or denial of a claim for refund, a copy 3 11 of the notice together with any additional information 3 12 required to be sent to the taxpayer shall be sent to the 13 authorized representative as well.

Section 450.7, subsection 2, unnumbered paragraph Sec. 7. 3 15 1, Code 2007, is amended to read as follows:

2. Notice of the lien is not required to be recorded. 3 17 rights of the state under the lien have priority over all 3 18 subsequent mortgages, purchases, or judgment creditors; and a 3 19 conveyance after the decedent's death of the property subject 20 to a lien does not discharge the property except as otherwise 3 21 provided in this chapter. However, if additional tax is 3 22 determined to be owing under this chapter or chapter 451 after 23 the lien has been released under paragraph "a" or "b", the 24 lien does not have priority over subsequent mortgages, 3 25 purchases, or judgment creditors unless notice of the lien is 26 recorded in the office of the recorder of the county where the 27 estate is probated, or where the property is located if the 3 28 estate has not been administered. The department of revenue 3 29 may release the lien by filing in the office of the clerk of 3 30 the court in the county where the property is located, the 3 31 decedent owner died, or the estate is pending or was 3 32 administered, one of the following:

Sec. 8. Section 450.68, unnumbered paragraph 2, Code 2007, 34 is amended to read as follows:

Federal tax returns, copies of returns, return information 1 as defined in section 6103(b) of the Internal Revenue Code, and state inheritance tax returns, which are required to be filed with the department for the enforcement of the 4 inheritance and estate tax laws of this state, shall be deemed 5 and held as confidential by the department. However, such 6 returns or return information, may be disclosed by the director to officers or employees of other state agencies, subject to the same confidentiality restrictions imposed on the officers and employees of the department.

Sec. 9. Section 455G.6, subsection 14, Code 2007, is amended to read as follows:

4 11 Bonds issued under the provisions of this section are 4 13 declared to be issued for an essential public and governmental 4 14 purpose and all bonds issued under this chapter shall be exempt from taxation by the state of Iowa and the interest on 4 15 4 16 the bonds shall be exempt from the state income tax and the 4 17 state inheritance and estate tax.

Section 524.1406, subsection 3, paragraph a, Code Sec. 10. 2007, is amended to read as follows:

a. Notwithstanding any contrary provision in chapter 490, 4 21 division XIII, in determining the fair value of the 22 shareholder's shares of a bank organized under this chapter or 23 a bank holding company as defined in section 524.1801 in a 4 24 transaction or event in which the shareholder is entitled to 25 appraisal rights, due consideration shall be given to 26 valuation factors recognized for federal and estate tax 4 27 purposes, including discounts for minority interests and 4 28 discounts for lack of marketability. However, any payment

4 29 made to shareholders under section 490.1324 shall be in an 4 30 amount not less than the stockholders' equity in the bank 4 31 disclosed in its last statement of condition filed under 4 32 section 524.220 or the total equity capital of the bank 4 33 holding company disclosed in the most recent report filed by 34 the bank holding company with the board of governors of the 35 federal reserve system, divided by the number of shares outstanding. Sec. 11. Section 614.14, subsections 1 and 5, Code 2007, 5 3 are amended to read as follows: 5 1. If an interest in real estate is held of record by a 5 trustee, a bona fide purchaser acquires all rights in the real 5 estate which the trustee and the beneficiary of the trust had and any rights of persons claiming by, through or under them, free of any adverse claim including but not limited to claims 8 9 arising under section 561.13 or claims relating to an interest

10 in real estate arising under section 633.238. 5. a. A person holding an adverse claim arising or 5 12 existing prior to January $\tilde{1}$, $\frac{1992}{2009}$, by reason of a 5 13 transfer of an interest in real estate by a trustee, or a 14 purported trustee, shall not file an action to enforce such 5 15 claim after December 31, 1993 2010, at law or in equity, in 5 16 any court to recover or establish any interest in or claim to 5 17 such real estate, legal or equitable, against the holder of 5 18 the record title to the real estate.

b. An action based upon an adverse claim arising on or 5 20 after January 1, 1992 2009, by reason of a transfer of an 5 21 interest in real estate by a trustee, or a purported trustee, 5 22 shall not be maintained either at law or in equity, in any 5 23 court to recover or establish any interest in or claim to such 5 24 real estate, legal or equitable, against the holder of the 5 25 record title to the real estate, legal or equitable, more than 26 one year after the date of recording of the instrument from 27 which such claim may arise. 28 Sec. 12. Section 614.14, Code 2007, is amended by adding

5 29 the following new subsection:

NEW SUBSECTION. 7. An interest in real estate currently or previously held of record by a trust shall be deemed to be 5 32 held of record by the trustee of such trust.

Sec. 13. Section 633.175, Code 2007, is amended to read as 34 follows:

WAIVER OF BOND BY COURT. 633.175

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The court, for good cause shown, may exempt any fiduciary from giving bond, if the court finds that the interests of creditors and distributees will not thereby be prejudiced. 4 However, the court, except as provided in section 633.172, 5 subsection 2, shall not exempt a conservator from giving bond 6 in a conservatorship with total assets of more than ten twenty=five thousand dollars, excluding real property, unless 8 it is a voluntary conservatorship in which the petitioner is 9 eighteen years of age or older and has waived bond in the 10 petition.

Sec. 14. Section 633.241, Code 2007, is amended to read as 6 12 follows:

633.241 TIME FOR ELECTION TO RECEIVE LIFE ESTATE IN 6 14 HOMESTEAD.

If the surviving spouse does not make an election to 6 16 receive the life estate in the homestead and file it with the 6 17 clerk within four months from the date of second publication 18 of notice to creditors service of notice under section 19 633.237, it shall be conclusively presumed that the surviving 6 20 spouse waives the right to make the election. The court on 6 21 application may, prior to the expiration of the period of four 6 22 months, for cause shown, enter an order extending the time for

6 23 making the election. Section 633.267, Code 2007, is amended to read as Sec. 15. 6 25 follows:

633.267 CHILDREN BORN OR ADOPTED AFTER EXECUTION OF WILL. When If a testator fails to provide in the testator's will 6 28 for any of the testator's children born to or adopted by the 29 testator after the <u>making execution</u> of the testator's last 30 will, such child, whether born before or after the testator's 6 31 death, shall receive a share in the estate of the testator 6 32 equal in value to that which the child would have received 33 under section 633.211, 633.212, or 633.219, whichever section 34 or sections are applicable, if the testator had died 35 intestate, unless it appears from the will that such omission 1 was intentional.

Sec. 16. Section 633.374, Code 2007, is amended to read as follows:

^{633.374} ALLOWANCE TO SURVIVING SPOUSE.

If the personal representative of the estate is not 6 decedent's spouse, the personal representative of the estate shall cause written notice concerning support to be mailed to 8 the surviving spouse pursuant to section 633.40, subsection 5.9 The notice shall inform the surviving spouse of the surviving 7 10 spouse's right to apply, within four months of service of the notice, for support for a period of twelve months following the death of the decedent, and for support of the decedent's 7 13 dependents who reside with the spouse for the same period of <u> 14 time.</u>

7 15 2. The court shall, upon application, set off and order 7 16 paid to the surviving spouse, as part of the costs of 7 17 administration, sufficient of the decedent's property as it 7 18 deems reasonable for the proper support of the surviving 7 19 spouse for the period of twelve months following the death of 7 20 the decedent. When said If the application is not made by the 21 personal representative, notice of hearing upon the 22 application shall be given to the personal representative. 7 23 The court shall take into consideration the station in life of 24 the surviving spouse and the assets and condition of the 25 estate. The allowance shall also include such additional 7 26 amount as the court deems reasonable for the proper support, 7 27 during such period, of dependents of the decedent who reside 28 with the surviving spouse. Such allowance to the surviving 29 spouse shall not abate upon the death or remarriage of such 7 30 spouse. <u>If an application for support has not been filed</u> within four months following service of the notice by or on 32 behalf of the surviving spouse and the dependents of the 33 decedent who reside with the surviving spouse, the surviving 34 spouse and the dependents of the decedent shall be deemed to have waived the right to apply for support during the administration of the estate.

Sec. 17. Section 633A.2301, Code 2007, is amended by 3 striking the section and inserting in lieu thereof the 4 following:

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RIGHTS OF BENEFICIARY, CREDITOR, AND ASSIGNEE. 633A.2301 To the extent a beneficiary's interest is not subject to a spendthrift provision, and subject to sections 633A.2305 and 8 633.2306, the court may authorize a creditor or assignee of 9 the beneficiary to reach the beneficiary's interest by levy, 8 10 attachment, or execution of present or future distributions to 8 11 or for the benefit of the beneficiary or other means. 8 12 Sec. 18. Section 633A.2302, Code 2007, is amended by

8 13 striking the section and inserting in lieu thereof the 8 14 following:

633A.2302 SPENDTHRIFT PROTECTION RECOGNIZED.

Except as otherwise provided in section 633A.2303:

1. A term of a trust providing that the interest of a 8 18 beneficiary is held subject to a "spendthrift trust", or words 8 19 of similar import, is sufficient to restrain both voluntary 8 20 and involuntary transfer, assignment, and encumbrance of the 8 21 beneficiary's interest.

2. A beneficiary shall not transfer, assign, or encumber 8 22 8 23 an interest in a trust in violation of a valid spendthrift 24 provision, and a creditor or assignee of the beneficiary of a 8 25 spendthrift trust shall not reach the interest of the 8 26 beneficiary or a distribution by the trustee before its 8 27 receipt by the beneficiary. 8 28 Sec. 19. Section 633A.2303, Code 2007, is amended by

8 29 striking the section and inserting in lieu thereof the 8 30 following:

SPENDTHRIFT TRUSTS FOR THE BENEFIT OF SETTLOR. 633A.2303 A term of a trust prohibiting an involuntary transfer of a 33 beneficiary's interest shall be invalid as against claims by 34 any creditors of the beneficiary if the beneficiary is the 35 settlor.

Sec. 20. NEW SECTION. 633A.2304 AMOUNT REACHABLE BY 2 CREDITORS OR TRANSFEREES OF SETTLOR.

- 3 1. If a settlor is a beneficiary of a trust created by the 4 settlor, a transferee or creditor of the settlor may reach the ${\bf 5}$ maximum amount that the trustee could pay to or for the 6 settlor's benefit.
- 2. In the case of a trust with multiple settlors, the 8 amount the creditors or transferees of a particular settlor 9 may reach shall not exceed the portion of the trust 10 attributable to that settlor's contribution.
- 3. The assets of an irrevocable trust shall not become 12 subject to the claims of creditors of the settlor of a trust 13 solely due to a provision in the trust that allows a trustee 14 of the trust to reimburse the settlor for income taxes payable 9 15 on the income of the trust. This subsection shall not limit

9 16 the rights of the creditor of the settlor to assert a claim 9 17 against the assets of the trust due to the retention or grant 9 18 of any rights to the settlor under the trust instrument or any 9 19 other beneficial interest of the settlor other than as 9 20 specifically set forth in this subsection. 9 21 Sec. 21. NEW SECTION. 633A.2305 DISCRETIONARY TRUSTS == 22 EFFECT OF STANDARD. 9 23 Whether or not a trust contains a spendthrift provision, a 24 creditor or assignee of a beneficiary shall not compel a 9 25 distribution that is subject to the trustee's discretion, even 9 26 if any of the following occur: 9 27 1. The discretion is expressed in the form of a standard 9 28 of distribution. 9 2.9 2. The trustee has abused its discretion. 9 30 NEW SECTION. 633A.2306 COURT ACTION == Sec. 22. 9 31 TRUSTEE'S DISCRETION. 9 32 If a trustee has discretion as to payments to a 9 33 beneficiary, and refuses to make payments or exercise its 34 discretion, the court shall neither order the trustee to 9 35 exercise its discretion nor order payment from any such trust, 10 if any such payment would inure, directly or indirectly, to the benefit of a creditor of the beneficiary 10 633A.2307 OVERDUE DISTRIBUTION. 10 Sec. 23. NEW SECTION. 1. A creditor or assignee of a beneficiary may reach a 10 10 mandatory distribution of income or principal, 5 including a 10 distribution upon termination of the trust, if the trustee has not made the distribution to the beneficiary within a 10 7 10 8 reasonable time after the required distribution date. 2. For the purposes of this section, "mandatory 10 10 10 distribution" means a distribution required by the express terms of the trust of any of the following:

a. All of the income, net income, or principal of the 10 11 10 12 10 13 10 14 b. A fraction or percentage of the income or principal of 10 15 the trust. 10 16 c. A specific dollar amount from the trust. 10 17 3. A distribution that is subject to a condition shall not 10 18 be considered a mandatory distribution. 10 19 4. If a creditor or assignee of a beneficiary is permitted 10 20 to reach a mandatory distribution under this section, the sole 10 21 remedy of the creditor or assignee shall be to apply to the 10 22 court having jurisdiction of the trust after a reasonable 10 23 period of time has expired, for a judgment ordering the 10 24 trustee to pay to the creditor or the assignee a sum of money 10 25 equal to the lesser of the amount of the debt or assignment, 10 26 or the amount of the mandatory distribution described in 10 27 subsection 2. Any other remedy, including but not limited to 10 28 attachment or garnishment of any interest in the trust, 10 29 recovery of court costs or attorney fees, or placing a lien of 10 30 any type on any trust property or on the interest of any 10 31 beneficiary in the trust, shall not be permitted or ordered by 10 32 any court. Any writing signed by the beneficiary, allowing 10 33 any remedy other than payment of the mandatory distribution 10 34 not made to the beneficiary within a reasonable time after 10 35 required distribution date, shall be void and shall not be enforced by any court. 11 11 Sec. 24. Section 633A.3106, Code 2007, is amended to read 11 3 as follows: 11 633A.3106 CHILDREN BORN OR ADOPTED AFTER EXECUTION OF A 11 5 REVOCABLE TRUST. 11 6 When a settlor fails to provide in a revocable trust for 11 7 any of the settlor's children born to or adopted by the 8 settlor after the making execution of the trust or the last 11 11 9 amendment to the trust, such child, whether both belong of the trust 11 10 after the settlor's death, shall receive a share of the trust 11 11 equal in value to that which the child would have received 11 11 equal in the child would have received 12 211 633 212 or 633.219, whichever is 11 12 under section 633.211, 633.212, or 633.219, whichever is 11 13 applicable, as if the settlor had died intestate, unless it 11 14 appears from the terms of the trust or decedent's will that 11 15 such omission was intentional Sec. 25. Section 633A.3108, subsection 2, Code 2007, is 11 16 11 17 amended to read as follows: 11 18 2. Unless the trustee is a party to a pending proceeding 11 19 contesting its validity, on or after the date six months 11 20 following the death of the settlor, the trustee of a revocable 11 21 trust may assume the trust's validity and proceed to

11 25 beneficiaries. 11 26 Sec. 26. Section 633A.5104, Code 2007, is amended to read

11 22 distribute the trust property in accordance with the terms of 11 23 the trust, without liability for so doing. Liability for an

improper distribution in such a case is solely on the

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11 27 as follows: 11 28 633A.5104 INTERESTED PERSONS == PROCEEDINGS. The settlor, or if the settlor is deceased or not 11 29 11 30 competent, the settlor's designee named or designated pursuant 11 31 to section 633A.5106, the trustee, the attorney general, and 11 32 any charitable entity or other person with a special interest 11 33 in the trust shall be interested persons in a proceeding 11 involving a charitable trust. Sec. 27. <u>NEW SECTION</u>. 633A.5106 SETTLOR == ENFORCEMENT 1 12 OF CHARITABLE TRUST == DESIGNATION. 12 A settlor may maintain an action to enforce a charitable trust established by the settlor and may designate, either in 12 the agreement establishing the trust or in a written statement 12 4 signed by the settlor and delivered to the trustee, a person or persons, by name or by description, whether or not born at 12 12 the time of such designation, to enforce the charitable trust 12 8 if the settlor is deceased or not competent. 9 Sec. 28. Section 635.1, Code Supplement 2007, is amended 12 12 12 10 to read as follows: 12 11 635.1 WHEN APPLICABLE. 12 12 When the gross value of the probate assets of a decedent 12 13 subject to the jurisdiction of this state does not exceed one 12 14 hundred thousand dollars, and upon a petition as provided in 12 15 section 635.2 of an authorized petitioner in accordance with 12 16 section 633.227, 633.228, or 633.290, the clerk shall issue 12 17 letters of appointment for administration to the proposed 12 18 personal representative named in the petition, if qualified to 12 19 serve <u>pursuant to section 633.63 or upon court order pursuant 12 20 to section 633.64</u>. Unless otherwise provided in this chapter, 12 21 the provisions of chapter 633 apply to an estate probated 12 22 pursuant to this chapter.
12 23 Sec. 29. Section 635.2, subsections 2 and 4, Code 12 24 Supplement 2007, are amended to read as follows: 2. The name and address of the surviving spouse, if any 12 25 12 26 and the name and relationship of each beneficiary in a testate 12 27 12 28 27 estate or known heirs in an intestate estate.
28 4. A statement that the probate property of the decedent 12 29 subject to the jurisdiction of this state does not have an 12 30 aggregate gross value of more than the amount permitted under 12 31 the provisions of section 635.1 and the approximate amount of 12 32 person 12 33 bond. 12 34 Sec personal property and income for the purposes of setting a Section 635.8, subsections 2 and 4, Code Sec. 30. 12 35 Supplement 2007, are amended to read as follows: 13 2. If no actions or proceedings involving the estate are 13 2 pending in the court thirty days after notice of the closing 13 3 statement is filed, the estate shall close and the personal 13 4 representative shall be discharged after distribution and the
13 5 personal representative shall be discharged. upon the earlier
13 6 of either of the following:
13 7 a. The filing of a statement of disbursement of assets a. The filing of a statement of disbursement of assets with the clerk by the personal representative. b. An additional thirty days have passed after notice of 10 the closing statement is filed. 13 11 4. If a closing statement is not filed within twelve 13 12 months of the date of issuance of a letter of appointment, an 13 13 interlocutory report shall be filed within such time period. 13 14 Such report shall be provided to all interested parties at 13 15 least once every six months until the closing statement has 13 16 been filed unless excused by the court for good cause shown. 13 17 The provisions of section 633.473 requiring final settlement
13 18 within three years shall apply to an estate probated pursuant 13 19 to this chapter. A closing statement filed under this section 13 20 has the same effect as final settlement of the estate under 13 21 chapter 633. 13 22 Sec. 31. Chapter 451, Code 2007, is repealed. Section 637.609, Code 2007, is repealed. 13 23 Sec. 32. Sec. 33. APPLICABILITY.

1. The sections of this Act amending section 614.14 apply

1. The sections of this existence on or after July 1, 13 24 13 25 13 26 retroactively to all trusts in existence on or after July 1, 13 27 1998. 13 28 The section of this Act amending section 633.175 13 29 applies to conservatorships in existence on or after the 13 30 effective date of this Act. 13 31 3. The sections of this Act amending sections 633.241, 13 32 633.267, and 633.374 apply to estates of decedents dying on or 13 33 after July 1, 2008. 13 34 4. The section of this Act amending section 633A.3106 13 35 applies to trusts of settlors dying on or after July 1, 2008. 14 5. The section of this Act amending section 633A.3108 2 applies to trusts in existence on or after July 1, 2008.

The sections of this Act amending section 633A.5104 and 4 enacting section 633A.5106 apply to charitable trusts in existence on or after July 1, 2008.

EXPLANATION

This bill relates to trusts and estates including the administration of small estates, and includes applicability provisions.

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The bill specifies that real estate conveyed to a revocable trust and subsequently sold or mortgaged by the trustee does 14 12 not require a follow-up deed from the individual grantor and 14 13 spouse. Such provisions apply retroactively to all trusts in 14 14 existence on or after July 1, 1998.

The bill increases the amount of the value of assets in a 14 16 conservatorship before a bond would be required from \$10,000 to \$25,000. This provision applies to conservatorships in 14 18 existence on or after the effective date of the bill.

The bill amends Code sections to specify how a surviving 14 20 spouse must serve notice of the spouse's decision to take an 14 21 elective share of the decedent's estate, including a life 14 22 estate in the homestead, and requires personal representatives 14 23 to notify the decedent's surviving spouse of the right to 14 24 apply for a support allowance for the surviving spouse and the 14 25 decedent's dependents who reside with the surviving spouse. 14 26 These provisions apply to estates of decedents dying on or 14 27 after July 1, 2008.

The bill amends provisions in the probate and trust codes 14 29 relating to shares inherited by after born children under 14 30 wills and revocable trusts, to specify the date for 14 31 determining which heirs are pretermitted and to provide the 14 32 same share to pretermitted heirs as those born before 14 33 execution of the will or trust unless it appears from the 14 34 terms of the document that the omission was intentional. 14 35 These provisions apply to estates of decedents dying on or 1 after July 1, 2008, and to trusts of settlors dying on or 2 after July 1, 2008.

The bill reorganizes and restructures current provisions in 4 the trust code relating to creditors' rights, spendthrift 5 trusts, spendthrift trusts created for the benefit of the 6 settlor, and overdue distributions, and creates new provisions 7 relating to creditors' rights generally and discretionary 8 trusts. The bill provides that to the case a 19 interest is not subject to a spendthrift provision, a court in a court or assignee of the beneficiary to The bill provides that to the extent a beneficiary's 15 10 may authorize a creditor or assignee of the beneficiary to 15 11 reach the beneficiary's interest by levy, attachment, or 15 12 execution of present or future distributions to or for the 15 13 benefit of the beneficiary or other means. The bill specifies 15 14 that, regardless of whether a trust contains a spendthrift 15 15 provision, a creditor or assignee of the beneficiary is not 15 16 required to compel a distribution from the trust that is 15 17 subject to the trustee's discretion even if the distribution 15 18 is expressed in the form of a standard of distribution or the 15 19 trustee has abused the trustee's discretion. The bill 15 20 provides that if a trustee has discretion as to payments to a 15 21 beneficiary and refuses to make payments or exercise its 15 22 discretion, the court shall neither order the trustee to 15 23 exercise its discretion nor order payment from any such trust, 15 24 if any such payment would inure, directly or indirectly, to

15 25 the benefit of a creditor of the beneficiary.
15 26 The bill specifies the date on which the trustee can 15 27 proceed with trust administration on the assumption that the 15 28 trust is valid and distributions can be made consistent with 15 29 the provisions of the trust.

15 30 The bill provides that a donor has the right to designate 15 31 who will have standing to enforce a charitable trust 15 32 established by the settlor and may designate a person or 15 33 persons to enforce the charitable trust if the settlor is 15 34 deceased or not competent. These provisions apply to 15 35 charitable trusts in existence on or after July 1, 2008.

The bill amends fiduciary appointment provisions and 2 petition requirements in Code chapter 635 relating to the 3 administration of small estates. The bill provides that if no 4 actions or proceedings involving the estate are pending 30 5 days after notice of the closing statement is filed, the small 6 estate shall close and the personal representative shall be 7 discharged upon the earlier of either the filing of a 8 statement of disbursement of assets with the clerk by the 9 personal representative or an additional 30 days have passed 16 10 after notice of the closing statement is filed. Final 11 settlement of a small estate shall be made within three years

16 16 12 consistent with the provisions of Code section 633.473. Under

16 13 Code chapter 635, a small estate is defined as an estate in

16 14 which the total value of probate and nonprobate assets does 16 15 not exceed \$100,000.
16 16 The bill repeals Code chapter 451 (Iowa estate tax) and

16 16 The bill repeals Code chapt 16 17 makes coordinating amendments. 16 18 The bill repeals a provisio The bill repeals a provision in the uniform principal and

16 19 income Act relating to trusts and marital deductions and 16 20 generation=skipping transfer taxes.
16 21 Unless otherwise indicated, the bill applies to estates of 16 22 decedents dying on or after July 1, 2008.

16 23 LSB 5222SC 82 16 24 rh/rj/8