Senate Study Bill 1169

SENATE FILE BY (PROPOSED COMMITTEE ON VETERANS AFFAIRS BILL BY CHAIRPERSON BEALL)

Passed	Senate,	Date	 Passed	House	, Date		
Vote:	Ayes	Nays	 Vote:	Ayes	1	Nays	
	A	pproved					

A BILL FOR

1 An Act correcting references in the Code relating to the United States department of veterans affairs. 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section 8A.413, subsection 22, paragraph a, 2 Code 2009, is amended to read as follows:

Veterans who have a service-connected disability or are 4 receiving compensation, disability benefits, or pension under 5 laws administered by the <u>United States department of</u> veterans 6 administration affairs shall have ten points added to the 7 grades attained in qualifying examinations.

Sec. 2. Section 35.6, Code 2009, is amended to read as 9 follows:

35.6 CONTRACT WITH <u>UNITED STATES DEPARTMENT OF</u> VETERANS 1 11 ADMINISTRATION AFFAIRS.

A state agency or a political subdivision of this state 1 13 operating a hospital or medical facility may contract with the 1 14 United States <u>department of</u> veterans <u>administration</u> <u>affairs</u> to 1 15 receive and to provide medical services to patients who are 1 16 the responsibility of a United States <u>department of</u> veterans 1 17 <u>administration affairs</u> hospital or medical facility in the 1 18 same jurisdiction or medical service area.

1 19 Sec. 3. Section 35.12, subsection 1, Code 2009, is amended 1 20 to read as follows:

1. The department shall coordinate with United States 1 22 <u>department of</u> veterans <u>administration</u> <u>affairs</u> hospitals, 23 health care facilities, and clinics in this state and the 1 24 department of public health to provide assistance to veterans 1 25 and their families to reduce the incidence of alcohol and 26 chemical dependency and suicide among veterans and to make 27 mental health counseling available to veterans.

Sec. 4. Section 35A.5, subsection 7, Code 2009, is amended 1 29 to read as follows:

30 7. Assist the United States department of veterans 1 31 administration affairs, the Iowa veterans home, funeral 1 32 directors, and federally chartered veterans service 33 organizations in providing information concerning veterans 34 service records and veterans affairs data.

Sec. 5. Section 35D.1, subsection 1, Code 2009, is amended

1 to read as follows: 1. The Iowa veterans home, located in Marshalltown, shall 3 be maintained as a long-term health care facility providing 4 multiple levels of care, with attendant health care services, 5 for honorably discharged veterans and their dependent spouses 6 and for surviving spouses of honorably discharged veterans. 7 Eligibility requirements for admission to the Iowa veterans 8 home shall coincide with the eligibility requirements for 9 hospitalization in a United States department of veterans 2 10 administration affairs facility pursuant to title 38, United 2 11 States Code, section 610 38 U.S.C. } 1710, and regulations 2 12 promulgated under that section, as amended to January 1, 1984.

Sec. 6. Section 35D.18, subsection 3, paragraph a, Code 2 14 2009, is amended to read as follows:

a. Federal United States department of veterans 2 16 administration affairs payments.

2 17 Sec. 7. Section 36.3, subsection 2, Code 2009, is amended 2 18 to read as follows:

2 19 Annually compile and evaluate the information submitted 2 20 in the reports pursuant to subsection 1, in consultation and 2 21 cooperation with a certified medical toxicologist selected by 22 the department. The department shall submit the report to the 2 23 governor, the general assembly, and the United States 24 <u>department of</u> veterans <u>administration</u> <u>affairs</u>. The report 25 shall include current research data on the effects of exposure 26 to chemicals, statistical information received from individual 27 physicians' reports, and statistical information from the 28 epidemiological investigations pursuant to subsection 3. Section 125.83A, Code 2009, is amended to read as Sec. 8. 2 30 follows: 31

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125.83A PLACEMENT IN CERTAIN FEDERAL FACILITIES. If upon completion of the commitment hearing, the court 33 finds that the contention that the respondent is a chronic 34 substance abuser has been sustained by clear and convincing 35 evidence, and the court is furnished evidence that the 1 respondent is eligible for care and treatment in a facility 2 operated by the <u>United States department of</u> veterans 3 administration affairs or another agency of the United States 4 government and that the facility is willing to receive the 5 respondent, the court may so order. The respondent, when so 6 placed in a facility operated by the <u>United States department</u> 7 of veterans administration affairs or another agency of the 8 United States government within or outside of this state, 9 shall be subject to the rules of the <u>United States department</u> <u>10 of</u> veterans administration <u>affairs</u> or other agency, but shall 3 11 not lose any procedural rights afforded the respondent by this 3 12 chapter. The chief officer of the facility shall have, with 3 13 respect to the respondent so placed, the same powers and 14 duties as the chief medical officer of a hospital in this 3 15 state would have in regard to submission of reports to the 3 16 court, retention of custody, transfer, convalescent leave, or 3 17 discharge. Jurisdiction is retained in the court to maintain 3 18 surveillance of the respondent's treatment and care, and at 3 19 any time to inquire into the respondent's condition and the 3 20 need for continued care and custody.

Upon receipt of a certificate stating that a respondent 3 22 placed under this chapter is eligible for care and treatment 3 23 in a facility operated by the <u>United States department of</u> 24 veterans administration affairs or another agency of the 25 United States government which is willing to receive the 3 26 respondent without charge to the state of Iowa or any county 27 in the state, the chief medical officer may transfer the 3 28 respondent to that facility. Upon so doing, the chief medical 3 29 officer shall notify the court which ordered the respondent's 30 placement in the same manner as would be required in the case 31 of a transfer under section 125.86, subsection 2, and the 32 respondent transferred shall be entitled to the same rights as 33 the respondent would have under that subsection. No 34 respondent shall be transferred under this section who is 35 confined pursuant to conviction of a public offense or whose 1 placement was ordered upon contention of incompetence to stand 2 trial by reason of mental illness, without prior approval of

3 the court which ordered that respondent's placement.
4 3. A judgment or order of commitment by a court of 5 competent jurisdiction of another state or the District of Columbia, under which any person is hospitalized or placed in a facility operated by the <u>United States department of</u> 8 veterans administration affairs or another agency of the 9 United States government, shall have the same force and effect 4 10 with respect to that person while the person is in this state 4 11 as the judgment or order would have if the person were in the 4 12 jurisdiction of the court which issued it. That court shall 13 be deemed to have retained jurisdiction of the person so 4 14 placed for the purpose of inquiring into that person's 4 15 condition and the need for continued care and custody, as do 16 courts in this state under this section. Consent is given to 17 the application of the law of the state or district in which 4 18 the court is situated which issued the judgment or order as 4 19 regards authority of the chief officer of any facility, 4 20 operated in this state by the <u>United States department of the United States department o</u> 4 22 United States government, to retain custody, transfer, place 23 on convalescent leave, or discharge the person so committed. 24 Sec. 9. Section 152A.3, subsection 3, Code 2009, is

4 25 amended to read as follows:

26 3. Dietitians who serve in the armed forces or the public 27 health service of the United States or are employed by the 4 28 <u>United States department of veterans administration affairs</u>, 4 29 provided their practice is limited to that service or

4 30 employment. 4 31 Sec. 10. Section 229.28, Code 2009, is amended to read as 4 32 follows: HOSPITALIZATION IN CERTAIN FEDERAL FACILITIES. 229.28 When a court finds that the contention that a respondent is 35 seriously mentally impaired has been sustained or proposes to 1 order continued hospitalization of any person, or an 2 alternative placement, as described under section 229.14 3 subsection 1, paragraph "b" or "d", and the court is furnished 4 evidence that the respondent or patient is eligible for care 5 and treatment in a facility operated by the <u>United States</u> 6 department of veterans administration affairs or another 5 5 7 agency of the United States government and that the facility 8 is willing to receive the respondent or patient, the court may 9 so order. The respondent or patient, when so hospitalized or 10 placed in a facility operated by the <u>United States department</u> 5 11 of veterans administration affairs or another agency of the 5 12 United States government within or outside of this state, 5 13 shall be subject to the rules of the <u>United States department</u> 14 of veterans administration affairs or other agency, but shall 15 not thereby lose any procedural rights afforded the respondent 5 16 or patient by this chapter. The chief officer of the facility 5 17 shall have, with respect to the person so hospitalized or 5 18 placed, the same powers and duties as the chief medical 5 19 officer of a hospital in this state would have in regard to 5 20 submission of reports to the court, retention of custody, 21 transfer, convalescent leave or discharge. Jurisdiction is 22 retained in the court to maintain surveillance of the person's 5 23 treatment and care, and at any time to inquire into that 5 24 person's mental condition and the need for continued 25 hospitalization or care and custody. 5 26 Section 229.29, Code 2009, is amended to read as Sec. 11. 5 27 follows: 28 229.29 TRANSFER TO CERTAIN FEDERAL FACILITIES. 5 2.9 Upon receipt of a certificate stating that any person 30 involuntarily hospitalized under this chapter is eligible for 31 care and treatment in a facility operated by the <u>United States</u> 32 department of veterans administration affairs or another 33 agency of the United States government which is willing to 34 receive the person without charge to the state of Iowa or any 5 35 county in the state, the chief medical officer may transfer 6 1 the person to that facility. Upon so doing, the chief medical 2 officer shall notify the court which ordered the person's 6 3 hospitalization in the same manner as would be required in the 6 4 case of a transfer under section 229.15, subsection 5, and the 5 person transferred shall be entitled to the same rights as the 6 6 person would have under that subsection. No person shall be 6 6 7 transferred under this section who is confined pursuant to 8 conviction of a public offense or whose hospitalization was 6 9 ordered upon contention of incompetence to stand trial by 10 reason of mental illness, without prior approval of the court 6 11 which ordered that person's hospitalization. 6 6 12 Sec. 12. Section 229.30, Code 2009, is amended to read as 6 13 follows: 6 229.30 ORDERS OF COURTS IN OTHER STATES. A judgment or order of hospitalization or commitment by a 6 15 6 16 court of competent jurisdiction of another state or the 17 District of Columbia, under which any person is hospitalized 6 6 18 or placed in a facility operated by the <u>United States</u> 19 department of veterans administration affairs or another 20 agency of the United States government, shall have the same 6 6 21 force and effect with respect to that person while the person 6 22 is in this state as the judgment or order would have if the 6 23 person were in the jurisdiction of the court which issued it. 6 24 That court shall be deemed to have retained jurisdiction of 6 25 the person so hospitalized or placed for the purpose of 6 26 inquiring into that person's mental condition and the need for 27 continued hospitalization or care and custody, as do courts in 28 this state under section 229.28. Consent is hereby given to 6 6 6 29 the application of the law of the state or district in which 30 is situated the court which issued the judgment or order as 31 regards authority of the chief officer of any facility, 6 32 operated in this state by the <u>United States department of</u> 33 veterans administration affairs or another agency of the 6 34 United States government, to retain custody, transfer, place 35 on convalescent leave or discharge the person so hospitalized 6 7 or committed. Sec. 13. Section 230.11, Code 2009, is amended to read as 3 follows: 230.11 RECOVERY OF COSTS FROM STATE. Costs and expenses attending the taking into custody, care,

6 and investigation of a person who has been admitted or committed to a state hospital, <u>United States department of</u> 8 veterans administration affairs hospital, or other agency of 9 the United States government, for persons with mental illness 7 10 and who has no legal settlement in this state or whose legal 7 11 settlement is unknown, including cost of commitment, if any, 12 shall be paid out of any money in the state treasury not 7 13 otherwise appropriated, on itemized vouchers executed by the 7 14 auditor of the county which has paid them, and approved by the 7 15 administrator. Section 331.608, subsection 2, Code 2009, is Sec. 14. amended to read as follows: 7 17 7 18

2. If an official discharge was not issued or if the 19 veteran was killed in action or died in service, the recorder

7 20 shall record an official certificate, general or special 7 21 order, letter, or telegram from a competent authority, 22 including letters from the United States department of 23 defense, the United States <u>department of</u> veterans 7 24 administration affairs, or other governmental office, which 25 shows the termination of the veteran's service.

Section 400.10, Code 2009, is amended to read as Sec. 15. follows:

400.10 PREFERENCES.

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In all examinations and appointments under this chapter 30 other than promotions and appointments of chief of the police 31 department and chief of the fire department, veterans as 32 defined in section 35.1, who are citizens and residents of 33 this state, shall have five points added to the veteran's 34 grade or score attained in qualifying examinations for 35 appointment to positions and five additional points added to 1 the grade or score if the veteran has a service=connected 2 disability or is receiving compensation, disability benefits 3 or pension under laws administered by the <u>United States</u> 4 department of veterans administration affairs. An honorably 5 discharged veteran who has been awarded the Purple Heart for 6 disabilities incurred in action shall be considered to have a 7 service=connected disability. However, the points shall be given only upon passing the exam and shall not be the 9 determining factor in passing.

Sec. 16. Section 535B.10, subsection 3, paragraph f, Code

2009, is amended to read as follows:
f. Veterans administration United States department of veterans affairs.

Section 599.5, Code 2009, is amended to read as Sec. 17. 8 15 follows:

599.5 VETERANS MINORITY DISABILITIES.

The disability of minority of any person otherwise eligible 8 18 for guaranty or insurance of a loan pursuant to the 8 19 Servicemen's Readjustment Act of 1944*, as amended and of the 8 20 minor spouse of any eligible veteran, irrespective of age, in 8 21 connection with any transaction entered into pursuant to said 8 22 Act, as amended, is hereby removed for all purposes in 8 23 connection with such transaction, including, but not limited 24 to, incurring of indebtedness or obligations, and acquiring, 25 encumbering, selling, releasing or conveying property or any 8 26 interest therein, and litigating or settling controversies 8 27 arising therefrom, if all or part of any obligations incident 8 28 to such transaction be guaranteed or insured by the 8 29 administrator secretary of the United States department 8 30 veterans affairs pursuant to such Act; provided, nevertheless, 31 that this section shall not be construed to impose any other 32 or greater rights or liabilities than would exist if such 8 33 person and such spouse were under no such disability Section 633.566, subsection 4, Code 2009, is Sec. 18.

35 amended to read as follows:

4. The estimated present value of the real estate, the 2 estimated value of the personal property, and the estimated 3 gross annual income of the estate. If any money is payable, or to become payable, to the proposed ward by the United 5 States through the <u>United States department of</u> veterans 6 administration affairs, the petition shall so state.

Sec. 19. Section 633.580, subsection 4, Code 2009, is amended to read as follows:

4. A general description of the property of the proposed 10 ward within this state and of the proposed ward's right to 11 receive property; also, the estimated present value of the 12 real estate, the estimated value of the personal property, and 13 the estimated gross annual income of the estate. If any money 14 is payable, or to become payable, to the proposed ward by the 15 United States through the <u>United States department of veterans</u> 16 administration affairs, the notified States department of veterans 9 16 $\frac{\text{administration}}{\text{affairs}}$, the petition shall so state.

9 17 Sec. 20. Section 633.614, Code 2009, is amended to read as 9 18 follows: 9 19 APPLICATION OF OTHER PROVISIONS TO VETERANS' 633.614 9 20 CONSERVATORSHIPS. 9 21 Whenever moneys are paid or are payable pursuant to any law 9 22 of the United States through the <u>United States department of</u> 23 veterans administration affairs to a conservator or a 24 guardian, the provisions of sections 633.615, 633.617 and 25 633.622 shall apply to the administration of said moneys. 26 However, such provisions shall be construed to be 27 supplementary to the other provisions for conservators, and 9 28 shall not be exclusive of such provisions. 9 29 Sec. 21. Section 633.615, Code 2009, is amended to read as 9 30 follows: 9 31 ADMINISTRATOR SECRETARY OF VETERANS AFFAIRS == 633.615 9 32 PARTY IN INTEREST. 9 33 The administrator secretary of veterans affairs of the 9 34 United States, the administrator's secretary's successor, or 9 35 the designee of either, shall be a party in interest in any 10 1 proceeding for the appointment or removal of a conservator, or 10 for the termination of the conservatorship, and in any suit 10 3 other proceeding, including reports and accountings, affecting 10 4 in any manner the administration of those assets that were 5 derived in whole or in part from benefits paid by the <u>United 6 States department of veterans administration affairs</u>. Not 10 <u>10</u> 10 7 less than fifteen days prior to the time set for a hearing in 8 any such matters, notice, in writing, of the time and place 9 thereof shall be given by mail to the office of the <u>United</u> 10 10 <u>10</u> States department of veterans administration affairs having 10 11 jurisdiction over the area in which such matter is pending. 10 12 Sec. 22. Section 633.617, Code 2009, is amended to read as 10 13 follows: 10 14 633.617 WARD RATED INCOMPETENT BY UNITED STATES DEPARTMENT 10 15 10 16 OF VETERANS ADMINISTRATION AFFAIRS Upon the trial of an issue arising upon a prayer for the 10 17 appointment of either a temporary or a permanent conservator, 10 18 a certificate of the administrator secretary of the United States department of veterans administration affairs, or the 10 20 administrator's secretary's representative, setting forth the 10 21 fact that the defendant veteran has been rated incompetent by 10 22 the <u>United States department of</u> veterans administration 10 23 affairs upon examination in accordance with the laws and 10 24 regulations governing the <u>United States department of</u> veterans 10 25 administration affairs, shall be prima facie evidence of the 10 26 necessity for such appointment, and the court may appoint a 10 27 conservator for the property of such person. 10 28 Sec. 23. Section 633.622, Code 2009, is amended to read as 10 29 follows: BOND REQUIREMENTS. 10 30 633.622 10 31 In administering moneys paid by the <u>United States</u> 10 department of veterans administration affairs the conservator, 10 33 unless it is a bank or trust company qualified to act as a 10 34 fiduciary in this state, shall execute and file with the clerk 10 35 a bond by a recognized surety company equal to such moneys and 11 the annual income therefrom, plus the expected annual <u>United</u> States department of veterans administration affairs benefit 11 3 payments. 11 Sec. 24. Section 636.45, Code 2009, is amended to read as 11 follows: 11 636.45 FEDERALLY INSURED LOANS. 11 Insurance companies, building and loan associations, 11 8 trustees, guardians, executors, administrators, and other fiduciaries, the state and its political subdivisions, and 11 11 10 institutions and agencies thereof, and all other persons, 11 11 associations, and corporations (1) may make such loans and 11 12 advances of credit and purchases of obligations representing 11 13 loans and advances of credit as are eligible for insurance 11 14 pursuant to Title I, section 2, of the National Housing Act 11 15 [12 U.S.C., ch 13], and may obtain such insurance, (2) may 11 16 make such loans, secured by real property or leasehold, as the 11 17 federal housing administrator insures or makes a commitment to 11 18 insure pursuant to Title II of the National Housing Act, and 11 19 may obtain such insurance, and (3) may make real property 11 20 loans which are guaranteed or insured by the administrator of veterans' secretary of the United States department of veterans affairs under the provisions of Title 38, sections 21 11 23 1801 through 1824, inclusive, United States Code. It shall be lawful for insurance companies, building and 11 24 11 25 loan associations, trustees, guardians, executors, 11 26 administrators, and other fiduciaries, the state and its 11 27 political subdivisions, and institutions and agencies thereof,

11 28 and all other persons, associations, and corporations, subject 11 29 to the laws of this state, to originate real estate loans 11 30 which are guaranteed or insured by the administrator of 11 31 veterans' secretary of the United States department of 11 32 veterans affairs under the provisions of Title 38, sections 11 33 1801 through 1824, inclusive, United States Code, and 34 originate loans secured by real property or leasehold, as the 35 federal housing administrator insures or makes a commitment to 11 11 1 insure pursuant to Title II of the National Housing Act, and 12 2 may obtain such insurance and may invest their funds, and the 3 moneys in their custody or possession, eligible for 4 investment, in bonds and notes secured by mortgage or trust 12 12 5 deed insured by the federal housing administrator, and in the 12 6 debentures issued by the federal housing administrator 7 pursuant to Title II of the National Housing Act, and in 12 12 8 securities issued by national mortgage associations or similar 12 12 9 credit institutions now or hereafter organized under Title III 12 10 of the National Housing Act, and in real estate loans which 12 11 are guaranteed or insured by the administrator of veterans' 12 12 <u>secretary of the United States department of veterans</u> affairs 12 13 under the provisions of Title 38, sections 1801 through 1824, 12 14 inclusive, United States Code. 12 15

EXPLANATION

12 16 This bill changes references in the Code to the federal 12 17 veterans administration and the administrator of veterans 12 18 affairs to the United States department of veterans affairs 12 19 and the secretary of the United States department of veterans 12 20 affairs. In 1989, the federal veterans administration was 12 21 changed to a cabinet=level department, the United States 12 22 department of veterans affairs.

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