HOUSE FILE 2348 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO HSB 621)

A BILL FOR

An Act relating to nonsubstantive Code corrections.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 DIVISION I 2 MISCELLANEOUS CHANGES Section 1. Section 7A.14, Code 2018, is amended to read as 3 4 follows: 7A.14 Number of copies - style. 5 1. The annual and biennial reports shall be published, 6 7 printed, and bound in such number as the director of the 8 department of administrative services may order. The officials 9 and heads of departments shall furnish the director with 10 information necessary to determine the number of copies to be ll printed. 12 2. They The reports shall be printed on good paper, in 13 legible type with pages substantially six inches by nine inches 14 in size. They The reports may be divided for binding where one 15 portion should receive larger distribution than another, or be 16 issued in parts or sections for greater convenience. Sec. 2. Section 12.1, Code 2018, is amended to read as 17 18 follows: 19 12.1 Office — accounts — reports. 20 1. The treasurer shall keep the treasurer's office at the 21 seat of government, and shall keep an accurate account of the 22 receipts and disbursements at the treasury in books kept for 23 that purpose, in which the treasurer shall specify the names of 24 the persons from whom money is received, and on what account, 25 and the time thereof of receipt. 26 The treasurer is responsible for reporting on the bonding 2. 27 activities of all political subdivisions, instrumentalities, 28 and agencies of the state and shall make recommendations to 29 the general assembly and the governor on modification in the 30 bonding authority. The treasurer shall notify each political 31 subdivision, instrumentality, and agency of the state to report 32 to the treasurer the amount of bonds outstanding and each new 33 bond issue. The treasurer shall adopt rules and establish 34 forms for carrying out this provision section. Each political 35 subdivision, instrumentality, and agency of the state shall

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1 provide all the information required by the treasurer under 2 this provision section.

3 Sec. 3. Section 15.333, Code 2018, is amended to read as 4 follows:

5 15.333 Investment tax credit.

1. For purposes of this section, "new investment" means the
cost of machinery and equipment, as defined in section 427A.1,
subsection 1, paragraphs "e" and "j", purchased for use in the
operation of the eligible business, the purchase price of which
has been depreciated in accordance with generally accepted
accounting principles, the purchase price of real property and
any buildings and structures located on the real property, and
the cost of improvements made to real property which is used
in the operation of the eligible business. "New investment"
also means the annual base rent paid to a third-party developer
by an eligible business for a period not to exceed ten years,
provided the cumulative cost of the base rent payments for that
period does not exceed the cost of the land and the third-party
developer's costs to build or renovate the building for the

20 eligible business.

1. 2. An eligible business may claim a tax credit equal 21 22 to a percentage of the new investment directly related to new 23 jobs created or retained by the project. The tax credit shall 24 be amortized equally over five calendar years. The tax credit 25 shall be allowed against taxes imposed under chapter 422, 26 division II, III, or V, and against the moneys and credits tax 27 imposed in section 533.329. If the business is a partnership, 28 S corporation, limited liability company, cooperative organized 29 under chapter 501 and filing as a partnership for federal tax 30 purposes, or estate or trust electing to have the income taxed 31 directly to the individual, an individual may claim the tax 32 credit allowed. The amount claimed by the individual shall 33 be based upon the pro rata share of the individual's earnings 34 of the partnership, S corporation, limited liability company, 35 cooperative organized under chapter 501 and filing as a

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1 partnership for federal tax purposes, or estate or trust. The 2 percentage shall be determined as provided in section 15.335A. 3 Any tax credit in excess of the tax liability for the tax year 4 may be credited to the tax liability for the following seven 5 years or until depleted, whichever occurs first. 2. 3. For purposes of this section, "new investment" means 6 7 the cost of machinery and equipment, as defined in section 8 427A.1, subsection 1, paragraphs "e" and "j", purchased for use 9 in the operation of the eligible business, the purchase price 10 of which has been depreciated in accordance with generally 11 accepted accounting principles, the purchase price of real 12 property and any buildings and structures located on the real 13 property, and the cost of improvements made to real property 14 which is used in the operation of the eligible business. 15 "New investment" also means the annual base rent paid to a 16 third-party developer by an eligible business for a period not 17 to exceed ten years, provided the cumulative cost of the base 18 rent payments for that period does not exceed the cost of the 19 land and the third-party developer's costs to build or renovate 20 the building for the eligible business. The eligible business 21 shall enter into a lease agreement with the third-party 22 developer for a minimum of five years. If, however, within 23 five years of purchase, the eligible business sells, disposes 24 of, razes, or otherwise renders unusable all or a part of the 25 land, buildings, or other existing structures for which tax 26 credit was claimed under this section, the tax liability of 27 the eligible business for the year in which all or part of the 28 property is sold, disposed of, razed, or otherwise rendered 29 unusable shall be increased by one of the following amounts: One hundred percent of the tax credit claimed under 30 a. 31 this section if the property ceases to be eligible for the tax 32 credit within one full year after being placed in service. b. Eighty percent of the tax credit claimed under this 33 34 section if the property ceases to be eligible for the tax 35 credit within two full years after being placed in service.

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1 c. Sixty percent of the tax credit claimed under this 2 section if the property ceases to be eligible for the tax 3 credit within three full years after being placed in service. 4 d. Forty percent of the tax credit claimed under this 5 section if the property ceases to be eligible for the tax 6 credit within four full years after being placed in service. e. Twenty percent of the tax credit claimed under this 7 8 section if the property ceases to be eligible for the tax 9 credit within five full years after being placed in service. 10 Sec. 4. Section 15.333A, Code 2018, is amended to read as 11 follows: 15.333A Insurance premium tax credits. 12 1. For purposes of this section, "new investment" means the 13 14 cost of machinery and equipment, as defined in section 427A.1, 15 subsection 1, paragraphs e'' and j'', purchased for use in the 16 operation of the eligible business, the purchase price of which 17 has been depreciated in accordance with generally accepted 18 accounting principles, the purchase price of real property and 19 any buildings and structures located on the real property, and 20 the cost of improvements made to real property which is used 21 in the operation of the eligible business. "New investment" 22 also means the annual base rent paid to a third-party developer 23 by an eligible business for a period not to exceed ten years, 24 provided the cumulative cost of the base rent payments for that 25 period does not exceed the cost of the land and the third-party 26 developer's costs to build or renovate the building for the

27 eligible business.

28 1. 2. An eligible business may claim an insurance premium 29 tax credit equal to a percentage of the new investment directly 30 related to new jobs created by the project. The tax credit 31 shall be amortized equally over a five-year period. The tax 32 credit shall be allowed against taxes imposed in chapter 432. 33 A tax credit in excess of the tax liability for the tax year may 34 be credited to the tax liability for the following seven years 35 or until depleted, whichever occurs first. The percentage

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1 shall be determined as provided in section 15.335A.

2. 3. For purposes of this section, "new investment" means 2 3 the cost of machinery and equipment, as defined in section 4 427A.1, subsection 1, paragraphs "e" and "j", purchased for use 5 in the operation of the eligible business, the purchase price 6 of which has been depreciated in accordance with generally 7 accepted accounting principles, the purchase price of real 8 property and any buildings and structures located on the real 9 property, and the cost of improvements made to real property 10 which is used in the operation of the eligible business. 11 "New investment" also means the annual base rent paid to a 12 third-party developer by an eligible business for a period not 13 to exceed ten years, provided the cumulative cost of the base 14 rent payments for that period does not exceed the cost of the 15 land and the third-party developer's costs to build or renovate 16 the building for the eligible business. The eligible business 17 shall enter into a lease agreement with the third-party 18 developer for a minimum of five years. If, however, within 19 five years of purchase, the eligible business sells, disposes 20 of, razes, or otherwise renders unusable all or a part of the 21 land, buildings, or other existing structures for which tax 22 credit was claimed under this section, the tax liability of 23 the eligible business for the year in which all or part of the 24 property is sold, disposed of, razed, or otherwise rendered 25 unusable shall be increased by one of the following amounts: 26 One hundred percent of the tax credit claimed under a. 27 this section if the property ceases to be eligible for the tax 28 credit within one full year after being placed in service. 29 b. Eighty percent of the tax credit claimed under this 30 section if the property ceases to be eligible for the tax 31 credit within two full years after being placed in service. c. Sixty percent of the tax credit claimed under this 32 33 section if the property ceases to be eligible for the tax 34 credit within three full years after being placed in service. d. Forty percent of the tax credit claimed under this 35

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1 section if the property ceases to be eligible for the tax 2 credit within four full years after being placed in service. 3 e. Twenty percent of the tax credit claimed under this 4 section if the property ceases to be eligible for the tax 5 credit within five full years after being placed in service. 6 Sec. 5. Section 15A.4, Code 2018, is amended to read as 7 follows:

8 15A.4 Competitive programs — good neighbor agreement —
9 additional consideration.

10 <u>1. A good neighbor agreement is an enforceable contract</u> 11 between a business and a community group or coalition of 12 community groups which requires the business to adhere to 13 <u>negotiated environmental, economic, labor, or other social and</u> 14 community standards.

15 <u>2.</u> For any program providing financial assistance for 16 economic development in which the assistance is provided on a 17 competitive basis, a business which enters into a good neighbor 18 agreement shall receive extra consideration of at least ten 19 points or the equivalent. A good neighbor agreement is an 20 enforceable contract between the business and a community group 21 or coalition of community groups which requires the business to 22 adhere to negotiated environmental, economic, labor, or other 23 social and community standards. <u>A business which fails to</u> 24 <u>abide by the good neighbor agreement shall repay all financial</u> 25 assistance received under the program.

26 A business which fails to abide by the good neighbor 27 agreement shall repay all financial assistance received under 28 the program.

29 Sec. 6. Section 17A.2, subsection 11, paragraph f, Code 30 2018, is amended to read as follows:

31 f. Those portions of staff manuals, instructions, or other 32 statements issued by an agency which set forth criteria or 33 guidelines to be used by its staff in auditing, in making 34 inspections, in settling commercial disputes or negotiating 35 commercial arrangements, or in the selection or handling of

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1 cases, such as operational tactics or allowable tolerances or 2 criteria for the defense, prosecution, or settlement of cases, 3 when the disclosure of such statements would do any of the 4 following: 5 (1) enable Enable law violators to avoid detection; or. (2) facilitate Facilitate disregard of requirements imposed 6 7 by law; or. (3) give Give a clearly improper advantage to persons who 8 9 are in an adverse position to the state. Sec. 7. Section 17A.5, subsection 2, paragraph b, 10 11 subparagraph (1), Code 2018, is amended to read as follows: 12 Subject to applicable constitutional or statutory (1)13 provisions, a rule becomes effective immediately upon filing 14 with the administrative rules coordinator, or at a subsequent 15 stated date prior to indexing and publication, or at a stated 16 date less than thirty-five days after filing, indexing, and 17 publication, if the agency finds any of the following: 18 That a statute so provides;. (a) 19 That the rule confers a benefit or removes a restriction (b) 20 on the public or some segment thereof; or. 21 (c) That this effective date is necessary because of 22 imminent peril to the public health, safety, or welfare. 23 Sec. 8. Section 22.9, Code 2018, is amended to read as 24 follows: 22.9 Denial of federal funds — rules. 25 26 If it is determined that any provision of this chapter 1. 27 would cause the denial of funds, services or essential 28 information from the United States government which would 29 otherwise definitely be available to an agency of this state, 30 such provision shall be suspended as to such agency, but only 31 to the extent necessary to prevent denial of such funds, 32 services, or essential information. 33 2. An agency within the meaning of section 17A.2, subsection

34 l, shall adopt as a rule, in each situation where this section 35 is believed applicable, its the agency's determination

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1 identifying those particular provisions of this chapter that 2 must be waived in the circumstances to prevent the denial of 3 federal funds, services, or information.

4 Sec. 9. Section 26.2, subsection 3, Code 2018, is amended 5 to read as follows:

6 3. "Public improvement" means a building or construction 7 work which is constructed under the control of a governmental 8 entity and is paid for in whole or in part with funds of the 9 governmental entity, including a building or improvement 10 constructed or operated jointly with any other public or 11 private agency, but excluding urban all of the following:

12 <u>a. Urban</u> renewal demolition and low-rent housing projects₇ 13 industrial.

14 <u>b. Industrial</u> aid projects authorized under chapter 419_{τ} 15 emergency.

16 <u>c. Emergency</u> work or repair or maintenance work performed by 17 employees of a governmental entity, and excluding a.

18 <u>d. A</u> highway, bridge, or culvert project, and excluding 19 construction.

20 <u>e. Construction</u> or repair or maintenance work performed for 21 a city utility under chapter 388 by its employees or performed 22 for a rural water district under chapter 357A by its employees. 23 Sec. 10. Section 43.2, Code 2018, is amended to read as

24 follows:

25 43.2 Definitions.

26 <u>1.</u> As used in this chapter, unless the context otherwise 27 requires:

28 1. <u>a.</u> "Book", "list", "record", or "schedule" kept by a 29 county auditor, assessor, treasurer, recorder, sheriff, or 30 other county officer means the county system as defined in 31 section 445.1.

32 2. a. b. "Political party" shall mean a party which, at 33 the last preceding general election, cast for its candidate for 34 president of the United States or for governor, as the case 35 may be, at least two percent of the total vote cast for all

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1 candidates for that office at that election. It shall be the 2 responsibility of the state commissioner to determine whether 3 any organization claiming to be a political party qualifies as 4 such under the foregoing definition.

5 b. 2. A political organization which is not a "political 6 party" within the meaning of this subsection 1, paragraph "b", 7 may nominate candidates and have the names of such candidates 8 placed upon the official ballot by proceeding under chapters 9 44 and 45.

10 Sec. 11. Section 43.115, subsection 2, Code 2018, is amended 11 to read as follows:

12 2. A Notwithstanding any statute to the contrary, a 13 candidate for precinct committee member may also file as 14 a candidate for one additional office, any statute to the 15 contrary notwithstanding.

16 Sec. 12. Section 49.5, Code 2018, is amended to read as 17 follows:

18 49.5 City precincts.

19 1. As used in this section:

20 <u>a. "The convenience of the voters" refers to but is not</u> 21 necessarily limited to the use of precinct boundaries which can 22 <u>be readily described to and identified by voters and for which</u> 23 <u>there is ease of access by voters to their respective precinct</u> 24 <u>polling places by reasonably direct routes of travel.</u> 25 <u>b. "Promoting electoral efficiency" means reducing the cost</u>

26 of staffing election precincts by requiring cities to avoid 27 creating more precincts than is reasonably necessary to provide

28 voters access to voting.

29 <u>2.</u> The council of a city where establishment of more 30 than one precinct is necessary or deemed advisable shall, at 31 the time required by law, divide the city into the number 32 of election precincts as will best serve the convenience of 33 the voters while promoting electoral efficiency. As used in 34 this section, the term *"the convenience of the voters"* refers 35 to, but is not necessarily limited to, the use of precinct

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boundaries which can be readily described to and identified
by voters and for which there is ease of access by voters to
their respective precinct polling places by reasonably direct
routes of travel. As used in this section, the term *promoting electoral efficiency* means reducing the cost of staffing
election precincts by requiring cities to avoid creating more
precincts than is reasonably necessary to provide voters access
to voting.

3. The precinct boundaries shall conform to section 49.3 9 10 and shall be described in an ordinance adopted by the council 11 within the time required by section 49.7. Before final 12 adoption of any change in election precinct boundaries pursuant 13 to this section or section 49.6, the council shall permit the 14 commissioner not less than seven and not more than ten days' 15 time to offer written comments to the council on the proposed 16 reprecincting. If the commissioner recommends changes in the 17 proposed reprecincting which the commissioner concludes could 18 better serve the convenience of the voters or could promote 19 electoral efficiency, including lowering election costs, the 20 council shall, if no changes to the reprecincting are made, 21 include reasons in the ordinance for not adopting the proposed 22 changes of the commissioner. A public hearing shall be held 23 before final adoption of the ordinance. Notice of the date, 24 time, and place of the hearing shall be given as provided in 25 chapter 21.

26 Sec. 13. Section 53.26, Code 2018, is amended to read as 27 follows:

28 53.26 Rejected ballots — how handled.

Every ballot not counted shall be endorsed on the back thereof "Rejected because (giving reason therefor)". All rejected ballots shall be enclosed and securely sealed in an envelope on which the precinct election officials shall endorse much ballots", with a statement of the precinct in which and the date of the election at which they were cast, and be signed by the precinct election officials and returned to the

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1 same officer and in the same manner as by law provided for 2 the return and preservation of official ballots voted at such 3 election.

4 Sec. 14. Section 59.1, subsection 1, Code 2018, is amended 5 to read as follows:

6 1. The contestant for a seat in either branch of the general 7 assembly shall, prior to twenty days before the first day of 8 the next session, serve on the incumbent in the manner provided 9 by the rules of civil procedure for service of an original 10 notice a statement of notice of contest which shall allege a 11 fact or facts, believed true by the contestant which, if true, 12 would alter the outcome of the election.

13 Sec. 15. Section 59.3, Code 2018, is amended to read as
14 follows:

15 59.3 Depositions.

Depositions may be taken in such cases in the same manner and under the same rules as in an action at law in the district scourt, but no cause for taking the <u>same depositions</u> need be shown.

20 Sec. 16. Section 62.11, Code 2018, is amended to read as 21 follows:

22 62.11 Subpoenas.

Subpoenas for witnesses may be issued at any time after the notice of trial is served, either by the county treasurer by the county auditor, and shall command the witnesses to <u>appear "appear</u> at, on ..., to testify in relation to a contested election, wherein (Insert contestant's name) is contestant and (Insert incumbent's name) is <u>incumbent</u> incumbent".

30 Sec. 17. Section 63A.2, subsection 1, Code 2018, is amended 31 to read as follows:

32 1. Governor, secretary of state, secretary of agriculture, 33 auditor of state, treasurer of state, <u>and</u> attorney general. 34 Sec. 18. Section 68B.39, Code 2018, is amended to read as 35 follows:

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1 68B.39 Supreme court rules.

2 <u>1.</u> The supreme court of this state shall prescribe rules 3 establishing a code of ethics for officials and employees of 4 the judicial branch of this state, and the immediate family 5 members of the officials and employees. Rules prescribed under 6 this paragraph <u>subsection</u> shall include provisions relating to 7 the receipt or acceptance of gifts and honoraria, interests in 8 public contracts, services against the state, and financial 9 disclosure which are substantially similar to the requirements 10 of this chapter.

11 <u>2.</u> The supreme court of this state shall also prescribe 12 rules which relate to activities by officials and employees of 13 the judicial branch which constitute conflicts of interest. 14 Sec. 19. Section 69.16, Code 2018, is amended to read as 15 follows:

16 69.16 Appointive boards — political affiliation.

17 <u>1.</u> All appointive boards, commissions, and councils of the 18 state established by the Code if not otherwise provided by law 19 shall be bipartisan in their composition. No person shall be 20 appointed or reappointed to any board, commission, or council 21 established by the Code if the effect of that appointment or 22 reappointment would cause the number of members of the board, 23 commission, or council belonging to one political party to be 24 greater than one-half the membership of the board, commission, 25 or council plus one.

26 <u>2.</u> In the case where the appointment of members of the 27 general assembly is allowed, and the law does not otherwise 28 provide, if an even number of legislators are appointed they 29 shall be equally divided by political party affiliation; if an 30 odd number of members of the general assembly are appointed, 31 the number representing a certain political party shall not 32 exceed by more than one the legislative members of the other 33 political party who may be appointed.

34 <u>3.</u> If there are multiple appointing authorities for a board, 35 commission or council, the appointing authorities shall consult

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1 to avoid a violation of this section. This section shall not apply to any board, commission, or 2 4. 3 council established by the Code for which other restrictions 4 regarding the political affiliations of members are provided 5 by law. Sec. 20. Section 70A.20, Code 2018, is amended to read as 6 7 follows: 8 70A.20 Employees disability program. 9 1. As used in this section, unless the context otherwise 10 requires: a. "Adult" means a person who is eighteen years of age or 11 12 older. b. "Primary and family social security" shall not include 13 14 social security benefits awarded to an adult child with a 15 disability of the state employee with a disability who does 16 not reside with the state employee with a disability if the 17 social security benefits were awarded to the adult child with 18 a disability prior to the approval of the state employee's 19 benefits under this section, regardless of whether the United 20 States social security administration records the benefits 21 to the social security number of the adult child with a 22 disability, the state employee with a disability, or any other 23 family member, and such social security benefits shall not 24 reduce the benefits payable pursuant to this section. 25 2. A state employees disability insurance program is 26 created, which shall be administered by the director of the 27 department of administrative services and which shall provide 28 disability benefits in an amount and for the employees as 29 provided in this section. The monthly disability benefits 30 shall, at a minimum, provide twenty percent of monthly 31 earnings if employed less than one year, forty percent of 32 monthly earnings if employed one year or more but less than 33 two years, and sixty percent of monthly earnings thereafter, 34 reduced by primary and family social security determined 35 at the time social security disability payments commence,

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1 railroad retirement disability income, workers' compensation 2 if applicable, and any other state-sponsored sickness or 3 disability benefits payable. However, the amount of benefits 4 payable under the Iowa public employees' retirement system 5 pursuant to chapter 97B shall not reduce the benefits payable 6 pursuant to this section. Subsequent social security or 7 railroad retirement increases shall not be used to further 8 reduce the insurance benefits payable. As used in this 9 section, "primary and family social security" shall not include 10 social security benefits awarded to an adult child with a 11 disability of the state employee with a disability who does 12 not reside with the state employee with a disability if the 13 social security benefits were awarded to the adult child with 14 a disability prior to the approval of the state employee's 15 benefits under this section, regardless of whether the United 16 States social security administration records the benefits 17 to the social security number of the adult child with a 18 disability, the state employee with a disability, or any other 19 family member, and such social security benefits shall not 20 reduce the benefits payable pursuant to this section. As 21 used in this section, unless the context otherwise requires, 22 *"adult"* means a person who is eighteen years of age or older. 23 State employees shall receive credit for the time they were 24 continuously employed prior to and on July 1, 1974. 25 3. The following provisions apply to the employees 26 disability insurance program: 27 1. a. Waiting period of no more than ninety working days of 28 continuous sickness or accident disability or the expiration of 29 accrued sick leave, whichever is greater. 2. b. Maximum period benefits paid for both accident or 30 31 sickness disability: a_r (1) If the disability occurs prior to the time the 32 33 employee attains the age of sixty-one years, the maximum 34 benefit period shall end sixty months after continuous benefit

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35 payments begin or on the date on which the employee attains the

l age of sixty-five years, whichever is later.

2 b. (2) If the disability occurs on or after the time the 3 employee attains the age of sixty-one years but prior to the 4 age of sixty-nine years, the maximum benefit period shall end 5 sixty months after continuous benefit payments begin or on the 6 date on which the employee attains the age of seventy years, 7 whichever is earlier.

8 *e*, <u>(3)</u> If the disability occurs on or after the time the 9 employee attains the age of sixty-nine years, the maximum 10 benefit period shall end twelve months after continuous benefit 11 payments begin.

12 3. a. c. (1) Minimum and maximum benefits of not less
13 than fifty dollars per month and not exceeding three thousand
14 dollars per month.

15 b_r (2) In no event shall benefits exceed one hundred 16 percent of the claimant's predisability covered monthly 17 compensation.

18 4. <u>d.</u> All probationary and permanent full-time state
19 employees shall be covered under the employees disability
20 insurance program, except board members and members of
21 commissions who are not full-time state employees, and state
22 employees who on July 1, 1974, are under another disability
23 program financed in whole or in part by the state, and
24 state employees who have agreed to participation in another
25 disability program through a collective bargaining agreement.
26 For purposes of this section, members of the general assembly
27 serving on or after January 1, 1989, are eligible for the plan
28 during their tenure in office, on the basis of enrollment
29 rules established for full-time state employees excluded from
30 collective bargaining as provided in chapter 20.

31 Sec. 21. Section 80.18, Code 2018, is amended to read as 32 follows:

33 80.18 Expenses and supplies — reimbursement.

34 <u>1.</u> The commissioner shall provide peace officers of the 35 department when on duty, with suitable uniforms, subsistence,

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1 arms, equipment, quarters, and other necessary supplies, and 2 also the expense and means of travel and boarding, according 3 to rules adopted by the commissioner, and as may be provided 4 by appropriation.

5 <u>2.</u> The department may expend moneys from the support 6 allocation of the department as reimbursement for replacement 7 or repair of personal items of the department's peace officers 8 or employees damaged or destroyed during a peace officer's or 9 employee's course of employment. However, the reimbursement 10 shall not exceed the greater of one hundred fifty dollars or 11 the amount agreed to under the collective bargaining agreement 12 for each item. The department shall adopt rules in accordance 13 with chapter 17A to administer this <u>paragraph</u> <u>subsection</u>.

14 Sec. 22. Section 80A.13, subsection 1, Code 2018, is amended 15 to read as follows:

File with the sheriff of the county in which the campus
 is located evidence that the individual has successfully
 completed an approved firearm safety training under section
 724.9. This requirement does not apply to armored car
 personnel.

21 Sec. 23. Section 84A.4, subsection 1, Code 2018, is amended 22 to read as follows:

1. A local workforce development board shall be established in each service delivery area as defined in section 84B.3.
The voting members of each board shall be appointed by the governor, consistent with the requirements of federal law and in consultation with chief elected officials within the local workforce development area. Chief elected officials responsible for recommendations for <u>each</u> board's voting membership shall include but are not limited to county elected officials, municipal elected officials, and community college directors. The voting membership of each board shall provide for equal representation of business and labor and shall include a county elected official, a city official, a

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1 a community college. A local workforce development board may
2 appoint ex officio, nonvoting members.

3 Sec. 24. Section 84A.7, subsections 2 and 3, Code 2018, are 4 amended to read as follows:

5 2. Iowa conservation corps established. The Iowa 6 conservation corps is established in this state to provide 7 meaningful and productive public service jobs for youth, 8 unemployed persons, persons with disabilities, disadvantaged 9 persons, and elderly persons, and to provide participants 10 with an opportunity to explore careers, gain work experience, 11 and contribute to the general welfare of their communities 12 and the state. The corps shall provide opportunities in the 13 areas of natural resource and wildlife conservation, park 14 maintenance and restoration, land management, energy savings, 15 community improvement projects, tourism, economic development, 16 and work benefiting human services programs. The department 17 of workforce development shall administer the corps and shall 18 adopt rules pursuant to chapter 17A governing its operation, 19 eligibility for participation, cash contributions, and 20 implementation of an incentive program.

3. Funding. Corps projects shall be funded by appropriations to the Iowa conservation corps account and by cash, services, and material contributions made by other state agencies or local public and private agencies. Public and private entities who benefit from a corps project shall contribute at least thirty-five percent of the total project budget. The contributions may be in the form of cash, materials, or services. Materials and services shall be intended for the project and acceptable to the department of workforce development. Minimum levels of contributions shall be prescribed in rules adopted by the department of workforce development pursuant to chapter 17A.

33 Sec. 25. Section 84A.8, Code 2018, is amended to read as 34 follows:

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35 84A.8 Workforce investment program.

A workforce investment program is established to enable more Iowans to enter or reenter the workforce. The workforce investment program shall provide training and support services to population groups that have historically faced barriers to employment. The department of workforce development shall administer the workforce investment program and shall adopt rules <u>pursuant to chapter 17A</u> governing its operation and eligibility guidelines for participation.

9 Sec. 26. Section 85.22, unnumbered paragraph 1, Code 2018, 10 is amended to read as follows:

When an employee receives an injury or incurs an 11 12 occupational disease or an occupational hearing loss for 13 which compensation is payable under this chapter, chapter 14 85A, or chapter 85B, and which injury or occupational disease 15 or occupational hearing loss is caused under circumstances 16 creating a legal liability against some person, other than 17 the employee's employer or any employee of such employer as 18 provided in section 85.20 to pay damages, the employee, or 19 the employee's dependent, or the trustee of such dependent, 20 may take proceedings against the employer for compensation, 21 and the employee or, in case of death, the employee's legal 22 representative may also maintain an action against such third 23 party for damages. When an injured employee or the employee's 24 legal representative brings an action against such third party, 25 a copy of the original notice shall be served upon the employer 26 by the plaintiff, not less than ten days before the trial of 27 the case, but a failure to give such notice shall not prejudice 28 the rights of the employer, and the following rights and duties 29 shall ensue:

30 Sec. 27. Section 85.27, subsections 1 and 5, Code 2018, are 31 amended to read as follows:

The employer, for all injuries compensable under this
 chapter or chapter 85A, shall furnish reasonable surgical,
 medical, dental, osteopathic, chiropractic, podiatric, physical
 rehabilitation, nursing, ambulance, and hospital services

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1 and supplies therefor and shall allow reasonably necessary 2 transportation expenses incurred for such services. The 3 employer shall also furnish reasonable and necessary crutches, 4 artificial members and appliances but shall not be required to 5 furnish more than one set of permanent prosthetic devices. 6 5. When an artificial member or orthopedic appliance, 7 whether or not previously furnished by the applement is demonstrated.

7 whether or not previously furnished by the employer, is damaged 8 or made unusable by circumstances arising out of and in the 9 course of employment other than through ordinary wear and tear, 10 the employer shall repair or replace it. When any crutch, 11 artificial member or appliance, whether or not previously 12 furnished by the employer, either is damaged or made unusable 13 in conjunction with a personal injury entitling the employee to 14 disability benefits₇ or services as provided by this section<u>,</u> 15 or is damaged in connection with employee actions taken which 16 avoid such personal injury, the employer shall repair or 17 replace it.

18 Sec. 28. Section 85.33, subsection 3, paragraph a, Code
19 2018, is amended to read as follows:

If an employee is temporarily, partially disabled and 20 a. 21 the employer for whom the employee was working at the time of 22 injury offers to the employee suitable work consistent with the 23 employee's disability the employee shall accept the suitable 24 work, and be compensated with temporary partial benefits. If 25 the employer offers the employee suitable work and the employee 26 refuses to accept the suitable work offered by the employer, 27 the employee shall not be compensated with temporary partial, 28 temporary total, or healing period benefits during the period 29 of the refusal. Work offered at the employer's principal 30 place of business or established place of operation where the 31 employee has previously worked is presumed to be geographically 32 suitable for an employee whose duties involve travel away from 33 the employer's principal place of business or established place 34 of operation more than fifty percent of the time. If suitable 35 work is not offered by the employer for whom the employee was

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1 working at the time of the injury and the employee who is 2 temporarily, partially disabled elects to perform work with 3 a different employer, the employee shall be compensated with 4 temporary partial benefits.

5 Sec. 29. Section 85.43, subsections 1 and 3, Code 2018, are 6 amended to read as follows:

If the deceased employee leaves a surviving spouse 7 1. 8 qualified under the provisions of section 85.42, the full 9 compensation shall be paid to the surviving spouse, as provided 10 in section 85.31; provided that where a deceased employee leave 11 leaves a surviving spouse and a dependent child or children the 12 workers' compensation commissioner may make an order of record 13 for an equitable apportionment of the compensation payments. If the deceased leaves a dependent child or children who 14 3. 15 was or were such at the time of the injury, and the surviving 16 spouse remarries, then and in such case, the payments shall be 17 paid to the proper compensation trustee for the use and benefit 18 of such dependent child or children for the period provided in 19 section 85.31.

20 Sec. 30. Section 85.49, Code 2018, is amended to read as 21 follows:

22 85.49 Trustees for minors and dependents.

23 <u>1.</u> When a minor or a dependent who is mentally incompetent 24 is entitled to weekly benefits under this chapter, or chapter 25 85A or 85B, payment shall be made to the parent, guardian, or 26 conservator, who shall act as trustee, and the money coming 27 into the trustee's hands shall be expended for the use and 28 benefit of the person entitled to it under the direction and 29 orders of a district judge. The trustee shall qualify and give 30 bond in an amount as the district judge directs, which may be 31 increased or diminished from time to time.

32 <u>2.</u> If the domicile or residence of the minor or dependent 33 who is mentally incompetent is outside the state of Iowa, the 34 workers' compensation commissioner may order and direct that 35 benefits to the minors minor or dependents dependent be paid to

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1 a guardian, conservator, or legal representative duly qualified 2 under the laws of the jurisdiction wherein the minors minor or 3 dependents dependent shall be domiciled or reside. Proof of 4 the identity and qualification of the guardian, conservator, or 5 other legal representative shall be furnished to the workers' 6 compensation commissioner.

7 Sec. 31. Section 85.61, subsection 3, Code 2018, is amended 8 to read as follows:

9 3. "Gross earnings" means recurring payments by <u>the</u> 10 employer to the employee for employment, before any authorized 11 or lawfully required deduction or withholding of funds by 12 the employer, excluding irregular bonuses, retroactive pay, 13 overtime, penalty pay, reimbursement of expenses, expense 14 allowances, and the employer's contribution for welfare 15 benefits.

16 Sec. 32. Section 85.70, subsection 2, paragraphs c, d, and 17 f, Code 2018, are amended to read as follows:

18 The employee shall be entitled to financial support from C. 19 the employer or the employer's insurer for participation in 20 the new career vocational and education training and education 21 program in a total amount not to exceed fifteen thousand 22 dollars to be used for the payment of tuition and fees and 23 the purchase of required supplies. The community college in 24 which an employee is enrolled pursuant to the program shall 25 bill the employer or the employer's insurer for the employee's 26 tuition and fees each semester, or the equivalent, that the 27 employee is enrolled in the program. The employer or the 28 employer's insurer shall also pay for the purchase of supplies 29 required by the employee to participate in the program, upon 30 receipt of documentation from the employee detailing the cost 31 of the supplies and the necessity for purchasing the supplies. 32 Such documentation may include written course requirements or 33 other documentation from the community college or the course 34 instructor regarding the necessity for the purchase of certain 35 supplies.

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1 d. The employer or the employer's insurer may request a 2 periodic status report each semester from the community college 3 documenting the employee's attendance and participation in and 4 completion of the education and career vocational training 5 and education program. If an employee does not meet the 6 attendance requirements of the community college at which the 7 employee is enrolled or does not maintain a passing grade in 8 each course in which the employee is enrolled each semester, 9 or the equivalent, the employee's eligibility for continued 10 participation in the program is terminated.

Beginning on or before December 1, 2018, the department 11 f, 12 of workforce development, in cooperation with the department 13 of education, the insurance division of the department of 14 commerce, and all community colleges that are participating 15 in the new career and vocational training and education 16 program, shall prepare an annual report for submission to the 17 general assembly that provides information about the status 18 of the program including but not limited to the utilization 19 of and participants in the program, program completion rates, 20 employment rates after completion of the program and the types 21 of employment obtained by the program participants, and the 22 effects of the program on workers' compensation premium rates. Sec. 33. Section 88.7, subsection 1, paragraph b, Code 2018, 23 24 is amended to read as follows:

b. If, upon inspection or investigation, the commissioner or the commissioner's authorized representative believes that an employee, under the employee's own volition, has violated the requirements of section 88.4, of any standard, rule or rules promulgated pursuant to section 88.5, or of any regulations prescribed pursuant to this chapter, the commissioner shall with reasonable promptness issue a citation to the employee. Each citation shall be in writing and shall describe with particularity the nature of the violation, including a reference to the provision of the chapter, standard, rules, regulations or order alleged to have been violated. The

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1 commissioner shall prescribe procedures for the issuance of 2 a notice in lieu of a citation with respect to de minimis 3 violations which have no direct or immediate relationship to 4 safety and health.

5 Sec. 34. Section 88A.3, subsection 1, Code 2018, is amended 6 to read as follows:

The commissioner shall adopt rules pursuant to chapter 7 1. 8 17A for the safe installation, repair, maintenance, use, 9 operation, and inspection of amusement devices, amusement 10 rides, concession booths, and related electrical equipment at 11 carnivals and fairs to the extent necessary for the protection 12 of the public. The rules shall be based on generally accepted 13 engineering standards and shall be concerned with, but not 14 necessarily limited to, engineering force stresses, safety 15 devices, and preventive maintenance. If standards are 16 available in suitable form, the standards may be incorporated 17 by reference. The rules shall provide for the reporting of 18 accidents and injuries incurred from the operation of amusement 19 devices or rides, concession booths, or related electrical 20 equipment.

21 Sec. 35. Section 92.4, subsection 1, Code 2018, is amended 22 to read as follows:

1. Those persons legally out of school, and <u>if</u> such status
 24 is verified by the submission of written proof to the labor
 25 commissioner.

26 Sec. 36. Section 92.21, Code 2018, is amended to read as 27 follows:

28 92.21 Rules and orders of labor commissioner.

29 1. The labor commissioner may adopt rules <u>pursuant to</u> 30 <u>chapter 17A</u> to more specifically define the occupations and 31 equipment permitted or prohibited in this chapter, to determine 32 occupations for which work permits are required, and to 33 issue general and special orders prohibiting or allowing the 34 employment of persons under eighteen years of age in any place 35 of employment defined in this chapter as hazardous to the

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1 health, safety, and welfare of the persons.

2 2. The labor commissioner shall adopt rules <u>pursuant to</u>
 3 <u>chapter 17A</u> specifically defining the civil penalty amount to
 4 be assessed for violations of this chapter.

5 Sec. 37. Section 100.19, subsection 4, paragraph d, Code 6 2018, is amended by striking the paragraph.

7 Sec. 38. Section 100.19, Code 2018, is amended by adding the 8 following new subsection:

9 <u>NEW SUBSECTION</u>. 4A. A retailer or community group shall not 10 transfer consumer fireworks, as described in APA 87-1, chapter 11 3, to a person who is under eighteen years of age.

12 Sec. 39. Section 123.38, subsection 2, Code 2018, is amended 13 to read as follows:

14 2. <u>a.</u> Any licensee or permittee, or the licensee's or 15 permittee's executor or administrator, or any person duly 16 appointed by the court to take charge of and administer the 17 property or assets of the licensee or permittee for the benefit 18 of the licensee's or permittee's creditors, may voluntarily 19 surrender a license or permit to the division. When a license 20 or permit is surrendered the division shall notify the local 21 authority, and the division or the local authority shall 22 refund to the person surrendering the license or permit, a 23 proportionate amount of the fee received by the division or the 24 local authority for the license or permit as follows: if

25 (1) If a license or permit is surrendered during the first 26 three months of the period for which it was issued, the refund 27 shall be three-fourths of the amount of the fee; if.

28 (2) If surrendered more than three months but not more than 29 six months after issuance, the refund shall be one-half of the 30 amount of the fee; if.

31 (3) If surrendered more than six months but not more than 32 nine months after issuance, the refund shall be one-fourth of 33 the amount of the fee.

34 (4) No refund shall be made, however, for any special 35 permit, liquor control license, wine permit, or beer permit

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1 surrendered more than nine months after issuance.

<u>b.</u> For purposes of this subsection, any portion of license
or permit fees used for the purposes authorized in section
331.424, subsection 1, paragraph "a", subparagraphs (1) and
(2), and in section 331.424A, shall not be deemed received
either by the division or by a local authority.

7 <u>c.</u> No refund shall be made to any licensee or permittee 8 upon the surrender of the license or permit if there is at the 9 time of surrender a complaint filed with the division or local 10 authority charging the licensee or permittee with a violation 11 of this chapter.

12 <u>d.</u> If upon a hearing on a complaint the license or permit 13 is not revoked or suspended, then the licensee or permittee is 14 eligible, upon surrender of the license or permit, to receive a 15 refund as provided in this section. However, if the license or 16 permit is revoked or suspended upon hearing, the licensee or 17 permittee is not eligible for the refund of any portion of the 18 license or permit fee.

19 Sec. 40. Section 124.206, subsection 2, paragraph d, 20 unnumbered paragraph 1, Code 2018, is amended to read as 21 follows:

22 Coca leaves and any salt, compound, derivative, or 23 preparation of coca leaves, including cocaine and ecgonine and 24 their salts, isomers, derivatives and salts of isomers and 25 derivatives, and any salt, compound, derivative, or preparation 26 thereof that is chemically equivalent or identical to any of 27 such substances, except that the substances shall not include: 28 Sec. 41. Section 124.510, Code 2018, is amended to read as 29 follows:

30 124.510 Reports of arrests and analyses to department.
31 Any peace officer who arrests for any crime, any known
32 unlawful user of the drugs described in schedule I, II, III,
33 or IV, or who arrests any person for a violation of this
34 chapter, or charges any person with a violation of this chapter
35 subsequent to the person's arrest, shall within five days after

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1 the arrest or the filing of the charge, whichever is later, 2 report the arrest and the charge filed to the department. The 3 peace officer or any other peace officer or law enforcement 4 agency which makes or obtains any quantitative or qualitative 5 analysis of any substance seized in connection with the arrest 6 of the person charged, shall report to the department the 7 results of the analysis at the time the arrest is reported 8 or at such later time as the results of the analysis become 9 available. This information is for the exclusive use of the 10 division of narcotics enforcement in the department of public 11 safety, and shall not be a matter of public record.

12 This information is for the exclusive use of the division of 13 narcotics enforcement in the department of public safety, and 14 shall not be a matter of public record.

15 Sec. 42. Section 126.14, subsection 1, Code 2018, is amended 16 to read as follows:

17 1. <u>a.</u> It bears or contains a poisonous or deleterious 18 substance which may render it injurious to users under the 19 conditions of use prescribed in its labeling or under customary 20 or usual conditions of use. However, this does not apply to 21 coal-tar hair dye if the label of the dye bears the following 22 legend conspicuously displayed <u>and the label bears adequate</u> 23 directions for the preliminary testing:

<u>"Caution Caution</u> — This product contains ingredients which may cause skin irritation on certain individuals and a preliminary test according to accompanying directions should first be made. This product must not be used for dyeing the eyelashes or eyebrows; to do so may cause blindness; and the label bears adequate directions for the preliminary testing blindness.

31 <u>b.</u> For the purposes of this subsection and subsection 5,
32 "hair dye" does not include eyelash dyes or eyebrow dyes.
33 Sec. 43. Section 135B.21, Code 2018, is amended to read as
34 follows:

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35 135B.21 Functions of hospital.

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1 The ownership, and maintenance, and operation of the

2 laboratory and X-ray facilities and the operation of same under 3 this subchapter are proper functions of a hospital.

4 Sec. 44. Section 137C.1, Code 2018, is amended to read as 5 follows:

6 137C.1 Title.

7 This chapter shall be known as the Iowa hotel sanitation code 8 *Iowa Hotel Sanitation Code*.

9 Sec. 45. Section 137C.35, Code 2018, is amended to read as 10 follows:

11 137C.35 Bed and breakfast homes and inns.

12 <u>1.</u> This chapter does not apply to bed and breakfast homes as 13 defined in section 137F.1. However, a bed and breakfast home 14 shall have a smoke detector in proper working order in each 15 sleeping room and a fire extinguisher in proper working order 16 on each floor. A bed and breakfast home which does not receive 17 its drinking water from a public water supply shall have its 18 drinking water tested at least annually by the state hygienic 19 laboratory or the local board of health. A violation of this 20 section is punishable as provided in section 137C.28.

21 <u>2.</u> A bed and breakfast inn is subject to regulation,
22 licensing, and inspection under this chapter, but separate
23 toilet and lavatory facilities shall not be required for each
24 guest room. Additionally, a bed and breakfast inn is exempt
25 from fire safety rules adopted pursuant to section 100.35 and
26 applicable to hotels, but is subject to fire safety rules which
27 the state fire marshal shall specifically adopt for bed and
28 breakfast inns.

29 <u>3. A violation of this section is punishable as provided in</u>
30 section 137C.28.

31 Sec. 46. Section 147.136A, subsection 1, paragraph a, Code 32 2018, is amended to read as follows:

a. "Health care provider" means <u>a hospital as defined in</u>
section 135B.1, a health care facility as defined in section
135C.1, a health facility as defined in section 135P.1, a

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1 physician or an osteopathic physician licensed under chapter 2 148, a chiropractor licensed under chapter 151, a podiatrist 3 licensed under chapter 149_7 a physician assistant licensed and 4 practicing under a supervising physician under chapter 148C, a 5 podiatrist licensed under chapter 149, a chiropractor licensed 6 under chapter 151, a licensed practical nurse, a registered 7 nurse, or an advanced registered nurse practitioner licensed 8 under chapter 152 or 152E, a dentist licensed under chapter 9 153, an optometrist licensed under chapter 154, a pharmacist 10 licensed under chapter 155A, a hospital as defined in section 11 135B.1, a health care facility as defined in section 135C.1, a 12 health facility as defined in section 135P.1, a professional 13 corporation under chapter 496C that is owned by persons 14 licensed to practice a profession listed in this paragraph, 15 or any other person or entity who is licensed, certified, or 16 otherwise authorized or permitted by the law of this state to 17 administer health care in the ordinary course of business or in 18 the practice of a profession.

19 Sec. 47. Section 148D.2, Code 2018, is amended to read as 20 follows:

21 148D.2 Establishment.

22 1. A statewide medical education system is established 23 for the purpose of training resident physicians in family The dean of the college of medicine is responsible 24 practice. 25 for implementing the development and expansion of residency 26 programs in cooperation with the medical profession, hospitals, 27 and clinics located throughout the state. The head of the 28 department of family practice in the college of medicine 29 shall determine where affiliated residency programs shall be 30 established, giving consideration to communities in the state 31 where the population, hospital facilities, number of physicians 32 and interest in medical education indicate the potential 33 success of the residency programs. The medical education 34 systems shall provide financial support for residents in 35 training in accredited affiliated residency programs and shall

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l establish positions for a director, assistant director, and 2 other faculty in the programs.

To assure continued growth, development, and academic 3 2. 4 essentials in ongoing programs, nonaffiliated residency 5 programs which are accredited by a recognized national 6 accrediting organization, shall be funded under this chapter 7 at a level commensurate with the support of the affiliated 8 residency programs having a comparable number of residents in 9 training or, if there are no affiliated residency programs 10 having a comparable number of residents in training, then a 11 nonaffiliated program shall be funded in an amount determined 12 on a pro rata capitation basis for each resident in training, 13 equivalent to the per capita funding for each resident in 14 training in an affiliated program having the nearest number of 15 residents in training. As used in the preceding sentence this 16 subsection, "support" means both cash grants and the value of 17 service directly provided to affiliated residency programs by 18 the college of medicine.

19 Sec. 48. Section 161A.24, Code 2018, is amended to read as 20 follows:

21 161A.24 Assessment for improvements.

22 1. At the time of appointing said the appraisers, the 23 governing body shall fix the time within which said assessment, 24 classification, and apportionment shall be made, which may 25 be extended for good cause shown. Within twenty days after 26 their appointment, they the appraisers shall begin to inspect 27 and classify all the lands within said the district, or any 28 change, extension, enlargement, or relocation thereof in tracts 29 of forty acres or less according to the legal or recognized 30 subdivisions, in a graduated scale of benefits to be numbered 31 according to the benefit to be received by each of such tracts 32 from such improvement, and pursue said the work continuously 33 until completed and, when. When the work is completed, the 34 appraisers shall make a full, accurate, and detailed report 35 thereof and file the same report with the governing body. The

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1 lands receiving the greatest benefit shall be marked on a scale
2 of one hundred, and those benefited in a less degree with such
3 percentage of one hundred as the benefits received bear in
4 proportion thereto.

5 <u>2.</u> The amount of benefit appraised to each forty acres 6 of land within the subdistrict shall be determined by the 7 improvements within said subdistrict based upon the work plan 8 as agreed upon by the subdistrict.

9 Sec. 49. Section 164.3, Code 2018, is amended to read as 10 follows:

11 164.3 Female animals vaccinated.

12 Native female bovine animals of any breed between the ages 13 of four months and twelve months may be officially vaccinated 14 for brucellosis according to procedures approved by the United 15 States department of agriculture. Native female designated 16 animals other than bovine animals may be vaccinated as provided 17 by rules adopted by the department <u>of agriculture and land</u> 18 <u>stewardship</u>. The expense of the vaccination shall be borne in 19 the same manner as provided in <u>section 164.6</u>.

20 Sec. 50. Section 179.8, Code 2018, is amended to read as 21 follows:

22 179.8 Payment of expenses — limitation.

23 <u>1.</u> No part of the expense incurred by the commission 24 shall be paid out of moneys in the state treasury except 25 moneys transferred to the commission from the dairy industry 26 fund. Moneys transferred from the fund to the commission, as 27 provided in section 179.5, shall be used for the payment of 28 all salaries, and other expenses necessary, to carry out the 29 provisions of this chapter. However, in no event shall the 30 total expenses exceed the total taxes collected and transferred 31 from the fund to the commission.

32 <u>2.</u> No more than five percent of the excise tax collected and 33 received by the commission pursuant to section 179.5 shall be 34 utilized for administrative expenses of the commission.

35 Sec. 51. Section 185.25, Code 2018, is amended to read as

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1 follows:

2 185.25 Special referendum — producer petition.

1. Upon receipt of a petition not less than one hundred 3 4 fifty nor more than two hundred forty days from a four-year 5 anniversary of the effective date of an initial promotional 6 order signed within that same period by a number of producers 7 equal to or greater than one percent of the number of 8 producers reported in the most recent United States census 9 of agriculture, requesting a referendum to determine whether 10 to extend the promotional order, the secretary shall call a 11 referendum to be conducted not earlier than thirty days before 12 the four-year anniversary date. If the secretary determines 13 that extension of the promotional order is not favored by 14 a majority of the producers voting in the referendum, the 15 promotional order shall be terminated as provided in section 16 185.24. If the promotional order is terminated, another 17 referendum shall not be held within one hundred eighty days. A 18 succeeding referendum shall be called by the secretary upon the 19 petition of a number of producers equal to or greater than one 20 percent of the number of producers reported in the most recent 21 United States census of agriculture requesting a referendum, 22 who shall guarantee the costs of the referendum.

23 <u>2.</u> If no valid petition is received by the secretary 24 within the time period described above in subsection 1, or 25 if a petition is received but the referendum to extend the 26 promotional order passes, the promotional order shall continue 27 in effect for four additional years from the anniversary of its 28 effective date.

29 Sec. 52. Section 192.103, subsections 1 and 2, Code 2018, 30 are amended to read as follows:

31 1. Only grade "A" pasteurized milk and milk products 32 shall be sold to the final consumer, or to restaurants, soda 33 fountains, grocery stores, or similar establishments; except. 34 <u>However</u>, in an emergency, the sale of pasteurized milk and milk 35 products which have not been graded, or the grade of which is

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l unknown, may be authorized by the secretary, in which case, 2 such products shall be labeled "ungraded".

3 2. No person shall within the state produce, provide, 4 sell, offer, or expose for sale, or have in possession with 5 intent to sell, any milk or milk product which is adulterated 6 or misbranded; except. However, in an emergency, the sale 7 of pasteurized milk and milk products which have not been 8 graded, or the grade of which is unknown, may be authorized by 9 the secretary, in which case such products shall be labeled 10 "ungraded".

11 Sec. 53. Section 200.17, Code 2018, is amended to read as
12 follows:

13 200.17 Seizure, condemnation, and sale.

Any lot of commercial fertilizer or soil conditioner not 14 15 in compliance with the provisions of this chapter shall be 16 subject to seizure on complaint of the secretary to a court 17 of competent jurisdiction in the county or adjoining county 18 in which said the commercial fertilizer or soil conditioner 19 is located. In the event the court finds the said commercial 20 fertilizer or soil conditioner to be in violation of this 21 chapter and orders the condemnation of said the commercial 22 fertilizer or soil conditioner, it shall be disposed of in any 23 manner consistent with the quality of the commercial fertilizer 24 or soil conditioner and the laws of the state: Except state. 25 However, in no instance shall the disposition of said the 26 commercial fertilizer or soil conditioner be ordered by the 27 court without first giving the claimant an opportunity to apply 28 to the court for release of said the commercial fertilizer or 29 soil conditioner or for permission to reprocess or relabel said 30 the commercial fertilizer or soil conditioner to bring it into 31 compliance with this chapter.

32 Sec. 54. Section 206.2, subsection 18, paragraph b, 33 subparagraph (8), Code 2018, is amended to read as follows: 34 (8) If in the case of a plant growth regulator, defoliant, 35 or desiccant when used as directed it shall be injurious to

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1 living man humans or other vertebrate animals, or vegetation to 2 which it is applied, or to the person applying such pesticide; 3 provided, that physical or physiological effects on plants or 4 parts thereof shall not be deemed to be injury, when this is 5 the purpose for which the plant growth regulator, defoliant, or 6 desiccant was applied, in accordance with the label claims and 7 recommendations.

8 Sec. 55. Section 206.2, subsection 31, Code 2018, is amended 9 to read as follows:

10 31. "Unreasonable adverse effects on the environment" means 11 any unreasonable risk to man <u>humans</u> or the environment, taking 12 into account the economic, social, and environmental costs and 13 benefits of the use of any pesticide.

14 Sec. 56. Section 217.5, Code 2018, is amended to read as 15 follows:

16 217.5 Director of human services.

17 The chief administrative officer for the department of human 18 services is the director of human services. The director shall 19 be appointed by the governor subject to confirmation by the 20 senate and shall serve at the pleasure of the governor. The 21 governor shall fill a vacancy in this office in the same manner 22 as the original appointment was made. The director shall be 23 selected primarily for administrative ability. <u>The director</u> 24 <u>shall not be selected on the basis of political affiliation</u> 25 <u>and shall not engage in political activity while holding this</u>

26 position.

27 The director shall not be selected on the basis of political 28 affiliation and shall not engage in political activity while 29 holding this position.

30 Sec. 57. Section 218.4, subsection 2, Code 2018, is amended 31 to read as follows:

32 2. Rules adopted by the council <u>pursuant to chapter 17A</u> 33 shall be uniform and shall apply to all institutions under the 34 particular administrator and to all other institutions under 35 the administrator's jurisdiction, and the. The primary rules

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1 for use in institutions where persons with mental illness are 2 served shall, unless otherwise indicated, uniformly apply 3 to county or private hospitals in which persons with mental 4 illness are served, but the rules shall not interfere with 5 proper medical treatment administered to patients by competent 6 physicians. Annually, signed copies of the rules shall be 7 sent to the superintendent of each institution or hospital 8 under the control or supervision of a particular administrator 9 and copies. Copies shall also be sent to the clerk of each 10 district court, the chairperson of the board of supervisors 11 of each county and, as appropriate, to the officer in charge 12 of institutions or hospitals caring for persons with mental 13 illness in each county who shall be responsible for seeing 14 that the rules are posted in each institution or hospital in a 15 prominent place. The rules shall be kept current to meet the 16 public need and shall be revised and published annually.

17 Sec. 58. Section 218.9, Code 2018, is amended to read as 18 follows:

19 218.9 Appointment of superintendents.

<u>1.</u> The administrator in charge of an institution, subject to
21 the approval of the director of human services, shall appoint
22 the superintendent of the institution. <u>The tenure of office</u>
<u>23 shall be at the pleasure of the appointing authority. The</u>
<u>24 appointing authority may transfer a superintendent or warden</u>
<u>25 from one institution to another.</u>

26 <u>2.</u> The superintendent or warden shall have immediate 27 custody and control, subject to the orders and policies of the 28 division administrator in charge of the institution, of all 29 property used in connection with the institution except as 30 provided in this chapter. The tenure of office shall be at the 31 pleasure of the appointing authority. The appointing authority 32 may transfer a superintendent or warden from one institution 33 to another.

34 Sec. 59. Section 218.21, Code 2018, is amended to read as 35 follows:

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1 218.21 Record of residents. 2 The administrator of the department of human services in 3 control of a state institution shall, as to every person 4 committed to any of said the institutions, keep the following 5 record: 6 1. Name, residence, sex, age, nativity, occupation, civil. 7 2. Residence. 3. Sex. 8 4. Age. 9 5. Nativity. 10 11 6. Occupation. 12 7. Civil condition, date. 13 8. Date of entrance or commitment, date. 9. Date of discharge, whether. 14 15 10. Whether a discharge was final, condition. 16 11. Condition of the person when discharged, the. 17 12. The name of the institutions from which and to which 18 such person has been transferred, and, if. 19 13. If dead, the date, and cause of the person's death. 20 Sec. 60. Section 222.85, Code 2018, is amended to read as 21 follows: 222.85 Deposit of moneys — exception to guardians. 22 23 1. Any funds coming into the possession of the 24 superintendent or any employee of a resource center or special 25 unit belonging to any patient in that institution shall be 26 deposited in the name of the patient in the patients' personal 27 deposit fund, except that if a guardian of the property has 28 been appointed for the person, the guardian shall have the 29 right to demand and receive such funds. Funds belonging to a 30 patient deposited in the patients' personal deposit fund may 31 be used for the purchase of personal incidentals, desires, and 32 comforts for the patient. 33 2. Money paid to a resource center from any source other 34 than state appropriated funds and intended to pay all or a

35 portion of the cost of care of a patient, which cost would

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1 otherwise be paid from state or county funds or from the
2 patient's own funds, shall not be deemed money <u>``funds</u> belonging
3 to the patient a patient" for the purposes of this section.

Sec. 61. Section 232.52, subsection 2, paragraph a,
subparagraph (4), subparagraph division (a), subparagraph
subdivision (viii), Code 2018, is amended to read as follows:
(viii) Section 724.4 or 724.4B.

8 Sec. 62. Section 232.72, subsection 2, Code 2018, is amended 9 to read as follows:

2. However, if If the person making a report of child 10 11 abuse pursuant to this chapter does not know where the child's 12 home is located, or if the child's home is not located in the 13 service area where the health practitioner examines, attends, 14 or treats the child, the report may be made to the department 15 or to the local office serving the county where the person 16 making the report resides or the county where the health 17 practitioner examines, attends, or treats the child. These 18 agencies shall promptly proceed as provided in section 232.71B, 19 unless the matter is transferred as provided in this section. 20 Section 232.158A, subsection 1, unnumbered Sec. 63. 21 paragraph 1, Code 2018, is amended to read as follows: 22 Notwithstanding any provision of the interstate compact 23 on the placement of children under section 232.158 to the 24 contrary, the department of human services shall permit the

25 legal risk placement of a child under the interstate compact on 26 the placement of children if the prospective adoptive parent 27 provides a legal risk statement, in writing, acknowledging all 28 of the following:

29 Sec. 64. Section 249A.47, subsection 4, Code 2018, is 30 amended to read as follows:

31 4. Of any amount recovered arising out of a claim under Tit.
32 XIX or XXI of the federal Social Security Act, the department
33 shall receive the amount bearing the same proportion paid by
34 the department for such claims, including any federal share
35 that must be returned to the centers for Medicare and Medicaid

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services of the United States department of <u>health and</u> human
 services. The remainder of any amount recovered shall be
 deposited in the general fund of the state.

4 Sec. 65. Section 251.1, Code 2018, is amended to read as 5 follows:

6 251.1 Definitions.

7 As used in this chapter:

8 <u>1. "Administrator" means the administrator of the division</u>
9 of adult, children, and family services of the department of
10 human services.

11 <u>2.</u> "Division" or "state division" means the division of 12 child adult, children, and family services of the department 13 of human services; "administrator" means the administrator of 14 the division of child and family services of the department of 15 human services.

16 Sec. 66. Section 260C.35, Code 2018, is amended to read as
17 follows:

18 260C.35 Limitation on land.

19 <u>1.</u> A merged area shall not purchase land which will increase 20 the aggregate of land owned by the merged area, excluding land 21 acquired by donation or gift, to more than three hundred twenty 22 acres without the approval of the director of the department 23 of education. The limitation does not apply to a merged area 24 owning more than three hundred twenty acres, excluding land 25 acquired by donation or gift, prior to January 1, 1969.

26 <u>2.</u> With the approval of the director of the department 27 of education, the board of directors of a merged area at any 28 time may sell any land in excess of one hundred sixty acres 29 owned by the merged area, and an election is not necessary in 30 connection with the sale. The proceeds of the sale may be 31 used for any of the purposes stated in section 260C.22. This 32 paragraph subsection is in addition to any authority under 33 other provisions of law.

34 Sec. 67. Section 260F.2, subsection 11, Code 2018, is 35 amended to read as follows:

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1 11. "Project" means a training arrangement which is the 2 subject of an agreement entered into between the community 3 college and a business to provide program services. "Project" 4 also means an authority-sponsored <u>a</u> training arrangement which 5 is sponsored by the authority and administered under sections 6 260F.6A and 260F.6B.

7 Sec. 68. Section 261.1, subsection 2, paragraph d, 8 subparagraph (2), Code 2018, is amended to read as follows: 9 (2) One member shall be selected to represent Iowa's 10 community colleges. When appointing this member, the governor 11 shall give careful consideration to any person or persons 12 nominated or recommended by any organization or association of

13 Iowa community colleges.

14 Sec. 69. Section 261.2, subsection 10, paragraph b, Code 15 2018, is amended to read as follows:

16 b. The institutions are eligible to participate in a federal 17 student aid program authorized under Tit. IV of the federal 18 Higher Education Act of 1965, <u>Pub. L. No. 89-329</u>, as amended. 19 Sec. 70. Section 262.75, Code 2018, is amended to read as 20 follows:

21 262.75 Incentives for cooperating teachers.

<u>1.</u> A cooperating teacher incentive program is established
to encourage experienced teachers to serve as cooperating
teachers for student teachers enrolled in the institutions of
higher education under the control of the board.

26 <u>2.</u> An individual who submits evidence to an institution 27 that the individual has satisfactorily served as a cooperating 28 teacher for a student teacher from any of the institutions 29 of higher education under the control of the board for the 30 duration of the student teaching experience shall receive from 31 the institution either a monetary recompense or a reduction 32 in tuition for graduate hours of coursework equivalent to the 33 value of the monetary recompense, rounded to the nearest whole 34 credit hour.

35 *a.* If, because of a policy adopted by the board of directors

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1 employing the teacher, the amount of the monetary recompense 2 is not made available to the teacher for the teacher's own 3 personal use or the salary paid to the cooperating teacher by 4 the employing board is correspondingly reduced, the institution 5 shall grant the teacher the reduction in tuition pursuant to 6 this section in lieu of the monetary recompense.

7 <u>b.</u> In lieu of the payment of monetary recompense to a 8 cooperating teacher, the cooperating teacher may direct that 9 the monetary recompense be paid by the institution directly 10 into a scholarship fund which has been established jointly by 11 the board of directors of the school district that employs 12 the teacher and the local teachers' association. In such 13 cases, the cooperating teacher shall receive neither monetary 14 recompense nor any reduction in tuition at the institution. 15 Sec. 71. Section 263.17, subsection 2, Code 2018, is amended

16 to read as follows:

17 2. a. The center shall be a cooperative effort of 18 representatives of the following organizations:

19 (1) The state university of Iowa department of preventive
20 medicine occupational and environmental health.

21 (2) The department of pediatrics of the university of Iowa22 college of medicine.

23 (3) The state hygienic laboratory.

24 (4) The institute of agricultural medicine rural and 25 environmental health.

26 (5) The Iowa cancer center.

27 (6) The department of civil and environmental engineering.

28 (7) Appropriate clinical and basic science departments.

29 (8) The college of law.

30 (9) The college of liberal arts and sciences.

31 (10) The Iowa department of public health.

32 (11) The department of natural resources.

33 (12) The department of agriculture and land stewardship.

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34 b. The active participation of the national cancer35 institute, the agency for toxic substances and disease

1 registries registry, the national center centers for disease
2 control and prevention, the United States environmental
3 protection agency, and the United States geological survey,
4 shall also be sought and encouraged.

5 Sec. 72. Section 273.25, Code 2018, is amended to read as 6 follows:

7 273.25 Dissolution commission meetings.

8 <u>1.</u> The commission shall hold an organizational meeting 9 not more than fifteen days after its appointment and shall 10 elect a chairperson and vice chairperson from its membership. 11 Thereafter the commission may meet as often as deemed 12 necessary upon the call of the chairperson or a majority of the 13 commission members.

14 <u>2.</u> The commission shall request statements from contiguous 15 area education agencies outlining each agency's willingness to 16 accept attachments of the affected area education agency to the 17 contiguous agencies and what conditions, if any, the contiguous 18 agency recommends. The commission shall meet with boards of 19 contiguous area education agencies and with boards of directors 20 of the affected school districts to the extent possible in 21 drawing up the dissolution proposal.

22 <u>3.</u> The commission may seek assistance from the department 23 of education.

24 Sec. 73. Section 274.37, Code 2018, is amended to read as 25 follows:

26 274.37 Boundaries changed by action of boards — buildings 27 constructed.

28 <u>1.</u> The boundary lines of contiguous school corporations may 29 be changed by the concurrent action of the respective boards 30 of directors at their regular meetings in July, or at special 31 meetings called for that purpose. Such concurrent action shall 32 be subject to the approval of the area education agency board 33 but such concurrent action shall stand approved if the said 34 board does not disapprove such concurrent action within thirty 35 days following receipt of notice thereof. The corporation from

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1 which territory is detached shall, after the change, contain
2 not less than four government sections of land.

3 <u>2.</u> The boards in the respective districts, the boundaries 4 of which have been changed under this section, complete in 5 all respects except for the passage of time prior to the 6 effective date of the change, and when the right of appeal of 7 the change has expired, may enter into joint contracts for the 8 construction of buildings for the benefit of the corporations 9 whose boundaries have been changed, using funds accumulated 10 under the physical plant and equipment levy in section 298.2. 11 The district in which the building is to be located may use any 12 funds authorized in accordance with chapter 75.

13 <u>3.</u> This section does not permit the changed districts to 14 expend any funds jointly which they are not entitled to expend 15 acting individually.

16 Sec. 74. Section 275.2, Code 2018, is amended to read as
17 follows:

18 275.2 Scope of surveys.

19 <u>1.</u> The scope of the studies and surveys shall include 20 <u>all of</u> the following matters in the various districts in the 21 area education agency and all districts adjacent to the area 22 education agency: the

23 <u>a. The</u> adequacy of the educational program, pupil.

24 b. Pupil enrollment, property.

25 c. Property valuations, existing.

26 d. Existing buildings and equipment, natural.

27 e. Natural community areas, road.

28 f. Road conditions, transportation, economic.

29 g. Transportation.

30 *h.* Economic factors, individual.

31 *i.* Individual attention given to the needs of students, the.

32 <u>j.</u> The opportunity of students to participate in a wide 33 variety of activities related to the total development of the 34 student, and other.

35 k. Other matters that may bear on educational programs

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1 meeting minimum standards required by law.

2 <u>2.</u> The plans shall also include suggested alternate plans 3 that incorporate the school districts in the area education 4 agency into reorganized districts that meet the enrollment 5 standards specified in section 275.3 and may include alternate 6 plans proposed by school districts for sharing programs 7 under section 28E.9, 256.13, 280.15, 282.7, or 282.10 as an 8 alternative to school reorganization.

9 Sec. 75. Section 275.52, Code 2018, is amended to read as 10 follows:

11 275.52 Meetings.

12 <u>1.</u> The commission shall hold an organizational meeting 13 not more than fifteen days after its appointment and shall 14 elect a chairperson and vice chairperson from its membership. 15 Thereafter the commission may meet as often as deemed 16 necessary upon the call of the chairperson or a majority of the 17 commission members.

18 <u>2.</u> The commission shall request statements from contiguous 19 school districts outlining each district's willingness 20 to accept attachments of the affected school district to 21 the contiguous districts and what conditions, if any, the 22 contiguous school district recommends. The commission shall 23 meet with boards of contiguous school districts and with 24 residents of the affected school district to the extent 25 possible in drawing up the dissolution proposal.

26 <u>3.</u> The commission may seek assistance from the area
27 education agency and the department of education.

28 Sec. 76. Section 306.41, Code 2018, is amended to read as 29 follows:

30 306.41 Temporary closing for construction.

31 <u>1.</u> The agency having jurisdiction and control over any 32 highway in the state, or the chief engineer of said the 33 agency when delegated by such agency, may temporarily close 34 sections of a highway by formal resolution entered upon the 35 minutes of such agency when reasonably necessary because

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1 of construction, reconstruction, maintenance or natural 2 disaster and shall cause to be erected "road closed" signs 3 and partial or total barricades in the roadway at each end 4 of the closed highway section and on the closed highway 5 where that highway is intersected by other highways if such 6 intersection remains open. Any numbered road closed for over 7 forty-eight hours shall have a designated detour route. The 8 agency having jurisdiction over a section of highway closed 9 in accordance with the provisions of this section, or the 10 persons or contractors employed to carry out the construction, 11 reconstruction, or maintenance of the closed section of 12 highway, shall not be liable for any damages to any vehicle 13 that enters the closed section of highway or the contents of 14 such vehicle or for any injuries to any person that enters the 15 closed section of highway, unless the damages are caused by 16 gross negligence of the agency or contractor.

17 <u>2.</u> Nothing herein in this section shall be construed to 18 prohibit or deny any person from gaining lawful access to the 19 person's property or residence, nor shall it change or limit 20 liability to such persons.

21 Sec. 77. Section 306A.5, Code 2018, is amended to read as 22 follows:

23 306A.5 Acquisition of property and property rights.

1. For the purposes of this chapter, cities and highway authorities having jurisdiction and control over the highways of the state, as provided by chapter 306, may acquire private property rights for controlled-access facilities and service roads, including rights of access, air, view, and light, by gift, devise, purchase, or condemnation in the same manner as such units are authorized by law to acquire such property or property rights in connection with highways and streets within their respective jurisdictions. All property rights acquired under this chapter shall be in fee simple. In connection with the acquisition of property or property rights for a controlled-access facility or portion of, or service road

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1 in connection with a controlled-access facility, the cities and 2 highway authorities, in their discretion, may acquire an entire 3 lot, block, or tract of land, if by so doing the interests of 4 the public will be best served, even though the entire lot, 5 block, or tract is not immediately needed for the right-of-way 6 proper.

7 <u>2.</u> No access <u>Access</u> rights to any highway shall <u>not</u> be 8 acquired by any authority having jurisdiction and control 9 over the highways of this state by adverse possession or 10 prescriptive right. No action heretofore or hereafter <u>Action</u> 11 taken by any such authority shall <u>not</u> form the basis for any 12 claim of adverse possession of_T or prescriptive right to any 13 access rights by any such authority.

14 Sec. 78. Section 308.1, Code 2018, is amended to read as 15 follows:

16 308.1 Planning commission.

17 <u>1.</u> The Mississippi parkway planning commission shall be 18 composed of ten members appointed by the governor, five members 19 to be appointed for two-year terms beginning July 1, 1959, and 20 five members to be appointed for four-year terms beginning July 21 1, 1959. In addition to the above members there shall be seven 22 advisory ex officio members who shall be as follows:

23 <u>a.</u> One member from the state transportation commission, one.
24 <u>b.</u> One member from the natural resource commission, one.
25 <u>c.</u> One member from the state soil conservation and water
26 quality committee, one.

27 <u>*d*</u>. One member from the state historical society of Iowa_{au} 28 one.

29 <u>e. One</u> member from the faculty of the landscape

30 architectural division of the Iowa state university of science 31 and technology, one.

32 <u>f. One</u> member from the economic development authority, and 33 one.

34 g. One member from the environmental protection commission.
 35 2. Members and ex officio members shall serve without pay,

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1 but the actual and necessary expenses of members and ex officio 2 members may be paid if the commission so orders and if the 3 commission has funds available for that purpose.

4 Sec. 79. Section 308A.3, Code 2018, is amended to read as 5 follows:

6 308A.3 Certain elevated structures prohibited — exception. 7 Bikeways and walkways approved as either incidental features 8 of highway construction projects primarily for motor vehicular 9 traffic or as an independent bikeway or walkway construction 10 project constructed pursuant to the Highway Act of 1973, 23 11 U.S.C. §217, shall not be constructed as elevated structures 12 joining private buildings or so constructed to provide elevated 13 access or egress facilities to private buildings unless the 14 following condition is met:

15 That the portion of project funds that is necessary to obtain 16 federal funds is provided by private parties benefited by the 17 facilities.

18 Sec. 80. Section 317.3, Code 2018, is amended to read as 19 follows:

20 317.3 Weed commissioner — standards for noxious weed 21 control.

1. The board of supervisors of each county may annually appoint a county weed commissioner who may be a person otherwise employed by the county and who passes minimum standards established by the department of agriculture and land stewardship for noxious weed identification and the recognized methods for noxious weed control and elimination. The county weed commissioner's appointment shall be effective as of March and shall continue for a term at the discretion of the board of supervisors unless the commissioner is removed from office as provided for by law. The county weed commissioner may, with the approval of the board of supervisors, require that commercial applicators and their appropriate employees pass the same standards for noxious weed identification as established by the department of agriculture and land

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1 stewardship. The name and address of the person appointed 2 as county weed commissioner shall be certified to the county 3 auditor and to the secretary of agriculture within ten days of 4 the appointment.

5 2. The board of supervisors shall fix the compensation 6 of the county weed commissioner and deputies. Compensation 7 shall be for the period of actual work only, although a 8 weed commissioner assigned other duties not related to weed 9 eradication may receive an annual salary. The board of 10 supervisors shall likewise determine whether employment shall 11 be by hour, day, or month and the rate of pay for the employment In addition to compensation, the commissioner and 12 time. 13 deputies shall be paid their necessary travel expenses. 3. At the discretion of the board of supervisors, the weed 14 15 commissioner shall attend a seminar or school conducted or 16 approved by the department of agriculture and land stewardship 17 relating to the identification, control, and elimination of 18 noxious weeds. The county weed commissioner may, with the 19 approval of the board of supervisors, require that commercial 20 applicators and their appropriate employees pass the same 21 standards for noxious weed identification as established by the 22 department of agriculture and land stewardship.

<u>4.</u> The board of supervisors shall prescribe the time of year
the weed commissioner shall perform the powers and duties of
county weed commissioner under this chapter which may be during
that time of year when noxious weeds can effectively be killed.
Compensation shall be for the period of actual work only
although a weed commissioner assigned other duties not related
to weed eradication may receive an annual salary. The board of
supervisors shall likewise determine whether employment shall
be by hour, day or month and the rate of pay for the employment
time.
Sec. 81. Section 317.13, Code 2018, is amended to read as

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35 317.13 Program of control.

1 <u>1.</u> The board of supervisors of each county may each 2 year, upon recommendation of the county weed commissioner by 3 resolution prescribe and order a program of weed control for 4 purposes of complying with all sections of this chapter. The 5 county board of supervisors of each county may also by adopting 6 an integrated roadside vegetation management plan prescribe and 7 order a program of weed control for purposes of complying with 8 all sections of this chapter. The program for weed control 9 ordered or adopted by the county board of supervisors shall 10 provide that spraying for control of weeds shall be limited 11 to those circumstances when it is not practical to mow or 12 otherwise control the weeds.

13 <u>2.</u> The program of weed control shall include a program of 14 permits for the burning, mowing, or spraying of roadsides by 15 private individuals. The county board of supervisors shall 16 allow only that burning, mowing, or spraying of roadsides 17 by private individuals that is consistent with the adopted 18 integrated roadside vegetation management plan. This paragraph 19 <u>subsection</u> applies only to those roadside areas of a county 20 which are included in an integrated roadside vegetation 21 management plan.

22 Sec. 82. Section 321.285, subsection 7, Code 2018, is 23 amended to read as follows:

7. A person who violates this section for excessive speed in violation of a speed limit commits a simple misdemeanor punishable as a scheduled violation under section 805.8A, subsection 5. A person who operates a school bus at a speed which exceeds a limit established under this section by ten miles an per hour or less commits a simple misdemeanor punishable as a scheduled violation under section 805.8A, subsection 10. A person who violates any other provision of this section commits a simple misdemeanor.

33 Sec. 83. Section 350.2, Code 2018, is amended to read as 34 follows:

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35 350.2 Petition — board membership.

<u>1.</u> Upon a petition to the board of supervisors which
 meets the requirements of section 331.306, the board of
 <u>supervisors</u> shall submit to the voters at the next general
 election the question of whether a county conservation board
 shall be created as provided for in this chapter. If at the
 election the majority of votes favors the creation of a county
 conservation board, the board of supervisors within sixty days
 after the election shall create a county conservation board to
 consist of five bona fide residents of the county.

10 <u>2.</u> The members first appointed shall hold office for the 11 term of one, two, three, four, and five years respectively, as 12 indicated and fixed by the board of supervisors. Thereafter, 13 succeeding members shall be appointed for a term of five years, 14 except that vacancies occurring otherwise than by expiration 15 of term shall be filled by appointment for the unexpired term. 16 When a member of the <u>county conservation</u> board, during the term 17 of office, ceases to be a bona fide resident of the county, 18 the member is disqualified as a member and the office becomes 19 vacant.

3. Members of the <u>county conservation</u> board shall be selected and appointed on the basis of their demonstrated interest in conservation matters, and shall serve without compensation, but may be paid their actual and necessary expenses incurred in the performance of their official duties. <u>4.</u> Members of the county conservation board may be removed for cause by the board of supervisors as provided in section 331.321, subsection 3, if the cause is malfeasance, nonfeasance, disability, or failure to participate in board activities as set forth by the rules of the <u>county</u> conservation board.

31 Sec. 84. Section 350.3, Code 2018, is amended to read as 32 follows:

33 350.3 Meetings — records — annual report.

34 <u>1.</u> Within thirty days after the appointment of members 35 of the county conservation board, the board shall organize

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1 by selecting from its members a president and secretary and 2 such other officers as are deemed necessary, who shall hold 3 office for the calendar year in which elected and until 4 their successors are selected and qualify. Three members of 5 the board shall constitute a quorum for the transaction of 6 business.

7 <u>2.</u> The board shall hold regular monthly meetings. Special 8 meetings may be called by the president, and shall be called 9 on the request of a majority of members, as the necessity may 10 require. <u>Three members of the board shall constitute a quorum</u> 11 <u>for the transaction of business.</u> The county conservation board 12 shall have power to adopt bylaws, to adopt and use a common 13 seal, and to enter into contracts.

14 <u>3.</u> The county board of supervisors shall provide suitable 15 offices for the meetings of the county conservation board 16 and for the safekeeping of its records. Such records shall 17 be subject to public inspection at all reasonable hours and 18 under such regulations as the county conservation board may 19 prescribe.

<u>4.</u> The <u>county conservation</u> board shall annually make a full and complete report to the county board of supervisors of its <u>the county conservation board's</u> transactions and operations for the preceding year. Such report shall contain a full statement of its <u>the board's</u> receipts, disbursements, and the program of work for the period covered, and may include such recommendations as may be deemed advisable.

27 Sec. 85. Section 350.5, Code 2018, is amended to read as 28 follows:

29 350.5 Regulations — penalty — officers.

30 <u>1.</u> The county conservation board may make, alter, amend or 31 repeal regulations for the protection, regulation, and control 32 of all museums, parks, preserves, parkways, playgrounds, 33 recreation centers, and other property under its control. The 34 regulations shall not be contrary to, or inconsistent with, the 35 laws of this state.

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<u>2.</u> The regulations shall not take effect until ten days
 after their adoption by the board and after their publication
 as provided in section 331.305 and after a copy of the
 regulations has been posted near each gate or principal
 entrance to the public ground to which they apply.

6 <u>3.</u> After the publication and posting, a person violating a 7 provision of the regulations which are then in effect is guilty 8 of a simple misdemeanor.

9 <u>4.</u> The board may designate the director and those employees 10 as the director may designate as police officers who shall 11 have all the powers conferred by law on police officers, peace 12 officers, or sheriffs in the enforcement of the laws of this 13 state and the apprehension of violators upon all property under 14 its control within and without the county. The board may grant 15 the director and those employees of the board designated as 16 police officers the authority to enforce the provisions of 17 chapters 321G, 321I, 461A, 462A, 481A, and 483A on land not 18 under the control of the board within the county.

19 Sec. 86. Section 355.8, subsection 17, Code 2018, is amended 20 to read as follows:

21 17. Interior excepted parcels shall be clearly indicated 22 and labeled, "not as follows:

Not a part of this survey (or subdivision)" subdivision).
Sec. 87. Section 357E.5, Code 2018, is amended to read as
follows:

26 357E.5 Hearing of petition — action by board.

At the public hearing required in section 357E.3, the board of supervisors may consider the boundaries of a proposed district, whether the boundaries shall be as described in the petition or otherwise, and for that purpose may amend the petition and change the boundaries of the proposed district as stated in the petition. The supervisors may adjust the boundaries of a proposed district as needed to exclude land that has no reasonable likelihood of benefit from inclusion in the proposed district. However, the boundaries of a proposed

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1 district shall not be changed to incorporate property which 2 is not included in the original petition. <u>Within ten days</u> 3 after the hearing, the board of supervisors shall establish the 4 district by resolution or disallow the petition.

5 After, and within ten days of, the hearing, the board of 6 supervisors shall establish the district by resolution or 7 disallow the petition.

8 Sec. 88. Section 358.5, Code 2018, is amended to read as 9 follows:

10 358.5 Hearing of petition and order.

11 The board of supervisors to whom the petition is 1. 12 addressed shall preside at the hearing provided for in 13 section 358.4 and shall continue the hearing in session, with 14 adjournments from day to day, if necessary, until completed, 15 without being required to give any further notice of the 16 hearing. Proof of the residences and qualifications of the 17 petitioners as eligible electors shall be made by affidavit 18 or otherwise as the board may direct. The board may consider 19 the boundaries of a proposed sanitary district, whether they 20 shall be as described in the petition or otherwise, and for 21 that purpose may alter and amend the petition and limit or 22 change the boundaries of the proposed district as stated in the The board shall adjust the boundaries of a proposed 23 petition. 24 district as needed to exclude land that has no reasonable 25 likelihood of benefit from inclusion in the proposed district. 26 The boundaries of a proposed district shall not be changed to 27 incorporate property not included in the original petition 28 and published notice until the owner of the property is given 29 notice of inclusion as on the original hearing. All persons 30 in the proposed district shall have an opportunity to be heard 31 regarding the location and boundaries of the proposed district 32 and to make suggestions regarding the location and boundaries. 33 The board of supervisors, after hearing the statements, 34 evidence and suggestions made and offered at the hearing, shall 35 enter an order fixing and determining the limits and boundaries

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1 of the proposed district and directing that an election be held 2 for the purpose of submitting to the registered voters residing 3 within the boundaries of the proposed district the question 4 of organization and establishment of the proposed sanitary 5 district as determined by the board of supervisors. The order 6 shall fix a date for the election not more than sixty days 7 after the date of the order.

8 <u>2.</u> However, a <u>A</u> majority of the landowners, owning in the 9 aggregate more than seventy percent of the total land in the 10 proposed district, may file a written remonstrance against 11 the proposed district at or before the time fixed for the 12 hearing on the proposed district with the county auditor. 13 If the remonstrance is filed, the board of supervisors 14 shall discontinue all further proceedings on the proposed 15 district and charge the costs incurred to date relating to the 16 establishment of the proposed district.

17 Sec. 89. Section 414.28, Code 2018, is amended to read as 18 follows:

19 414.28 Manufactured home.

1. As used in this section, "manufactured home" means a factory-built structure, which is manufactured or constructed under the authority of 42 U.S.C. §5403 and is to be used as a place for human habitation, but which is not constructed or equipped with a permanent hitch or other device allowing it to be moved other than for the purpose of moving to a permanent site, and which does not have permanently attached to its body or frame any wheels or axles.

28 <u>2.</u> A city shall not adopt or enforce zoning regulations or 29 other ordinances which disallow the plans and specifications of 30 a proposed residential structure solely because the proposed 31 structure is a manufactured home. However, a zoning ordinance 32 or regulation shall require that a manufactured home be located 33 and installed according to the same standards, including but 34 not limited to, a permanent foundation system, set-back, and 35 minimum square footage which would apply to a site-built,

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1 single family dwelling on the same lot, and shall require 2 that the home is assessed and taxed as a site-built dwelling. 3 A zoning ordinance or other regulation shall not require a 4 perimeter foundation system for a manufactured home which is 5 incompatible with the structural design of the manufactured 6 home structure. A city shall not require more than one 7 permanent foundation system for a manufactured home. For 8 purposes of this section, a permanent foundation may be a 9 pier footing foundation system designed and constructed to be 10 compatible with the structure and the conditions of the site. 11 When units are located outside a manufactured home community 12 or mobile home park, requirements may be imposed which ensure 13 visual compatibility of the permanent foundation system with 14 surrounding residential structures. As used in this section, 15 *manufactured home* means a factory-built structure, which is 16 manufactured or constructed under the authority of 42 U.S.C. 17 §5403 and is to be used as a place for human habitation, but 18 which is not constructed or equipped with a permanent hitch 19 or other device allowing it to be moved other than for the 20 purpose of moving to a permanent site, and which does not have 21 permanently attached to its body or frame any wheels or axles. 22 This section shall not be construed as abrogating a recorded 23 restrictive covenant.

<u>3.</u> A city shall not adopt or enforce construction, building, or design ordinances, regulations, requirements, or restrictions which would mandate width standards greater than twenty-four feet, roof pitch, or other design standards for manufactured housing if the housing otherwise complies with 42 U.S.C. §5403. However, this <u>paragraph</u> <u>subsection</u> shall not prohibit a city from adopting and enforcing zoning regulations related to transportation, water, sewerage, or other land development.

33 <u>4. This section shall not be construed as abrogating a</u>
34 recorded restrictive covenant.

35 Sec. 90. Section 414.28A, Code 2018, is amended to read as

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1 follows:

2 414.28A Land-leased communities.

3 <u>1. "Land-leased community"</u> means any site, lot, field, 4 or tract of land under common ownership upon which ten or 5 more occupied manufactured homes are harbored, either free of 6 charge or for revenue purposes, and shall include any building, 7 structure, or enclosure used or intended for use as part of the 8 equipment of the land-leased community. The term "land-leased 9 community" shall not be construed to include homes, buildings, 10 or other structures temporarily maintained by any individual, 11 educational institution, or company on their own premises and

12 used exclusively to house their own labor or students.

13 <u>2.</u> A city shall not adopt or enforce zoning or subdivision 14 regulations or other ordinances which disallow or make 15 infeasible the plans and specifications of land-leased 16 communities because the housing within the land-leased 17 community will be manufactured housing.

18 <u>3.</u> "Land-leased community" means any site, lot, field, 19 or tract of land under common ownership upon which ten or 20 more occupied manufactured homes are harbored, either free of 21 charge or for revenue purposes, and shall include any building, 22 structure, or enclosure used or intended for use as part of the 23 equipment of the land-leased community. The term "land-leased 24 community" shall not be construed to include homes, buildings, 25 or other structures temporarily maintained by any individual, 26 educational institution, or company on their own premises and 27 used exclusively to house their own labor or students. A 28 manufactured home located in a land-leased community shall be 29 taxed under section 435.22 as if the manufactured home were 30 located in a mobile home park.

31 Sec. 91. Section 422.30, Code 2018, is amended to read as 32 follows:

33 422.30 Jeopardy assessments — posting of bond.
 34 <u>1.</u> If the director believes that the assessment or
 35 collection of taxes will be jeopardized by delay, the director

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1 may immediately make an assessment of the estimated amount of 2 tax due, together with all interest, additional amounts, or 3 penalties, as provided by law. The director shall serve the 4 taxpayer by regular mail at the taxpayer's last known address 5 or in person, with a written notice of the amount of tax, 6 interest, and penalty due, which notice may include a demand 7 for immediate payment. Service of the notice by regular mail 8 is complete upon mailing. A distress warrant may be issued or 9 a lien filed against the taxpayer immediately.

10 <u>2.</u> The director shall be permitted to accept a bond from 11 the taxpayer to satisfy collection until the amount of tax 12 legally due shall be determined. Such bond to be in an amount 13 deemed necessary, but not more than double the amount of the 14 tax involved, and with securities satisfactory to the director. 15 Sec. 92. Section 425.20, Code 2018, is amended to read as 16 follows:

17 425.20 Filing dates — affidavit — extension.

1. A claim for reimbursement for rent constituting property 18 19 taxes paid shall not be paid or allowed, unless the claim is 20 filed with and in the possession of the department of revenue 21 on or before June 1 of the year following the base year. 2. A claim for credit for property taxes due shall not 22 23 be paid or allowed unless the claim is filed with the county 24 treasurer between January 1 and June 1, both dates inclusive, 25 immediately preceding the fiscal year during which the property 26 taxes are due. However, in case of sickness, absence, or other 27 disability of the claimant, or if in the judgment of the county 28 treasurer good cause exists, the county treasurer may extend 29 the time for filing a claim for credit through September 30 of 30 the same calendar year. The county treasurer shall certify to 31 the director of revenue on or before May 1 of each year the 32 total amount of dollars due for claims allowed.

33 <u>3.</u> In case of sickness, absence, or other disability of the
34 claimant or if, in the judgment of the director of revenue,
35 good cause exists and the claimant requests an extension,

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1 the director may extend the time for filing a claim for
2 reimbursement or credit. However, any further time granted
3 shall not extend beyond December 31 of the year following the
4 year in which the claim was required to be filed. Claims filed
5 as a result of this paragraph subsection shall be filed with
6 the director who shall provide for the reimbursement of the
7 claim to the claimant.

8 Sec. 93. Section 428A.1, Code 2018, is amended to read as 9 follows:

10 428A.1 Amount of tax on transfers — declaration of value.
11 <u>1. a.</u> There is imposed on each deed, instrument, or writing
12 by which any lands, tenements, or other realty in this state
13 are granted, assigned, transferred, or otherwise conveyed, a
14 tax determined in the following manner:

15 (1) When there is no consideration or when the deed, 16 instrument, or writing is executed and tendered for recording 17 as an instrument corrective of title, and so states, there is 18 no tax.

19 (2) When there is consideration and the actual market value 20 of the real property transferred is in excess of five hundred 21 dollars, the tax is eighty cents for each five hundred dollars 22 or fractional part of five hundred dollars in excess of five 23 hundred dollars.

24 <u>b.</u> The term "consideration", as used in this chapter, means 25 the full amount of the actual sale price of the real property 26 involved, paid or to be paid, including the amount of an 27 encumbrance or lien on the property, if assumed by the grantee. 28 <u>c.</u> It is presumed that the sale price so stated includes 29 the value of all personal property transferred as part of the 30 sale unless the dollar value of personal property is stated on 31 the instrument of conveyance. When the dollar value of the 32 personal property included in the sale is so stated, it shall 33 be deducted from the consideration shown on the instrument for 34 the purpose of determining the tax.

35 2. When each deed, instrument, or writing by which any real

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1 property in this state is granted, assigned, transferred, or 2 otherwise conveyed is presented for recording to the county 3 recorder, a declaration of value signed by at least one of the 4 sellers or one of the buyers or their agents shall be submitted 5 to the county recorder. However, if the deed, instrument, or 6 writing contains multiple parcels some of which are located in 7 more than one county, separate declarations of value shall be 8 submitted on the parcels located in each county and submitted 9 to the county recorder of that county when paying the tax as 10 provided in section 428A.5. A declaration of value is not 11 required for those instruments described in section 428A.2, 12 subsections 2 to 5, 7 to 13, and 16 to 21, or described in 13 section 428A.2, subsection 6, except in the case of a federal 14 agency or instrumentality, or if a transfer is the result of 15 acquisition of lands, whether by contract or condemnation, for 16 public purposes through an exercise of the power of eminent 17 domain.

18 3. The declaration of value shall state the full 19 consideration paid for the real property transferred. If 20 agricultural land, as defined in section 9H.1, is purchased by 21 a corporation, limited partnership, trust, alien or nonresident 22 alien, the declaration of value shall include the name and 23 address of the buyer, the name and address of the seller, a 24 legal description of the agricultural land, and identify the 25 buyer as a corporation, limited partnership, trust, alien, or 26 nonresident alien. The county recorder shall not record the 27 declaration of value, but shall enter on the declaration of 28 value information the director of revenue requires for the 29 production of the sales/assessment ratio study and transmit 30 all declarations of value to the city or county assessor in 31 whose jurisdiction the property is located. The city or 32 county assessor shall enter on the declaration of value the 33 information the director of revenue requires for the production 34 of the sales/assessment ratio study and transmit one copy of 35 each declaration of value to the director of revenue, at times

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1 as directed by the director of revenue. The assessor shall 2 retain one copy of each declaration of value for three years 3 from December 31 of the year in which the transfer of realty 4 for which the declaration was filed took place. The director 5 of revenue shall, upon receipt of the information required to 6 be filed under this chapter by the city or county assessor, 7 send to the office of the secretary of state that part of the 8 declaration of value which identifies a corporation, limited 9 partnership, trust, alien, or nonresident alien as a purchaser 10 of agricultural land as defined in section 9H.1.

11 Sec. 94. Section 441.29, Code 2018, is amended to read as
12 follows:

13 441.29 Plat book — index system.

14 <u>1.</u> The county auditor shall furnish to each assessor a 15 plat book on which shall be platted the lands and lots in the 16 assessor's assessment district, showing on each subdivision 17 or part thereof, written in ink or pencil, the name of the 18 owner, the number of acres, or the boundary lines and distances 19 in each, and showing as to each tract the number of acres 20 to be deducted for railway right-of-way and for roads and 21 for rights-of-way for public levees and open public drainage 22 improvements.

The auditor, or the auditor's designee, of any county 23 2. 24 shall establish a permanent real estate index number system 25 with related tax maps for all real estate tax administration 26 purposes, including the assessment, levy, and collection of 27 such taxes. Wherever in real property tax administration the 28 legal description of tax parcels is required, such permanent 29 number system shall be adopted in addition thereto. The 30 permanent real estate index numbers shall begin with the 31 two-digit county number and be a unique identifying number 32 for each parcel within the county. These numbers shall 33 follow the property, not the owner, and can be an alphanumeric In the event of a division of an existing parcel, the 34 system. 35 original permanent parcel index number shall be retired and

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1 new numbers assigned. The auditor shall prepare and maintain 2 permanent real estate index number tax maps, which shall carry 3 such numbers. The auditor shall prepare and maintain cross 4 indexes of the numbers assigned under this system, with legal 5 descriptions of the real estate to which such numbers relate. 6 Indexes and tax maps established as provided herein in this 7 section shall be open to public inspection.

8 Sec. 95. Section 455B.311, subsection 3, Code 2018, is 9 amended to read as follows:

3. Grants shall be awarded only for an amount determined by the department to be reasonable and necessary to conduct the work as set forth in the grant application. Grants for less than a <u>county-wide countywide</u> planning area shall be limited to twenty-five percent state funds, for a single-county planning area the state funds shall be limited to fifty percent, and for a two-county planning area the state funds shall be limited to seventy-five percent. For each additional county above a two-county planning area, the maximum allowable state funds shall be increased by an additional five percent, up to a maximum of ninety percent state funds.

21 Sec. 96. Section 455B.337, Code 2018, is amended to read as 22 follows:

23 455B.337 Emergency action.

<u>1.</u> Whenever the director finds that an emergency exists requiring immediate action to protect the public health and safety, the director may, without notice or hearing, issue an emergency order reciting that an emergency exists and requiring that such action be taken as the director deems necessary to meet the emergency. The order may be issued orally to the person whose operation constitutes the emergency by the director and confirmed by a copy of such order to be sent by certified mail within twenty-four hours after the issuance of the oral order. The emergency order shall be effective immediately. Any person receiving an emergency order may request a hearing before the commission within thirty days

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1 following the receipt of the order. The commission shall 2 schedule a hearing within fourteen days after receipt of the 3 request for a hearing and give written notice to the alleged 4 violator by certified mail. The commission may also schedule a 5 hearing in the absence of a request by the alleged violator. 6 On the basis of the findings, the commission shall issue a 7 final order which shall be forwarded to the alleged violator 8 by certified mail.

9 <u>2.</u> The director may, if an emergency exists, impound 10 or order the impounding of any radioactive material in the 11 possession of any person who is not equipped to observe, or 12 fails to observe, the provisions of this part 2 of division IV 13 or any rules adopted under said this part.

14 Sec. 97. Section 465C.11, Code 2018, is amended to read as 15 follows:

16 465C.ll Area held in trust.

1. An area designated as a preserve within the system is 17 18 hereby declared put to its highest, best, and most important 19 use for public benefit. It shall be held in trust and shall 20 not be alienated except to another public use upon a finding by 21 the board of imperative and unavoidable public necessity and 22 with the approval of the commission, the general assembly by 23 concurrent resolution, and the governor. The board's interest 24 or interests in any area designated as a preserve shall not be 25 taken under the condemnation statutes of this state without 26 such a finding of imperative and unavoidable public necessity 27 by the board, and with the consent of the commission, the 28 general assembly by concurrent resolution, and the governor. 29 2. The board, with the approval of the governor, may enter 30 into amendments to any articles of dedication upon its finding 31 that such amendment will not permit an impairment, disturbance, 32 or development of the area inconsistent with the purposes of

33 this chapter.

34 <u>3.</u> Before the board shall make a finding of imperative and 35 unavoidable public necessity, or shall enter into any amendment

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1 to articles of dedication, it the board shall provide notice of 2 such proposal and opportunity for any person to be heard. Such 3 notice shall be published at least once in a newspaper with a 4 general circulation in the county or counties wherein the area 5 directly affected is situated, and mailed within ten days of 6 such published notice to all persons who have requested notice 7 of all such proposed actions. Each notice shall set forth the 8 substance of the proposed action and describe, with or without 9 legal description, the area affected, and shall set forth a 10 place and time not less than sixty days thence for all persons 11 desiring to be heard to have reasonable opportunity to be heard 12 prior to the finding of the board.

13 Sec. 98. Section 468.68, Code 2018, is amended to read as 14 follows:

15 468.68 Drainage warrants received for assessments.

16 Warrants drawn upon the construction or maintenance funds 17 of any district for which an assessment has been or must be 18 levied, shall be transferable by endorsement, and may be 19 acquired by any taxpayer of such district and applied at their 20 accrued face value upon the assessment levied to create the 21 fund against which the warrant was drawn; when the amount of 22 the warrant exceeds the amount of the assessment, the treasurer 23 shall cancel the said warrant, and give the holder thereof a 24 certificate for the amount of such excess, which certificate 25 shall be filed with the auditor, who shall issue a warrant for 26 the amount of such excess, and charge the treasurer therewith. 27 Such certificate is transferable by endorsement, and will 28 entitle the holder to the new warrant, made payable to the 29 holder's order, and bearing the original number, preceded by 30 the words, following words:

31 <u>"Issued</u> Issued as unpaid balance due on warrant number"
32 number

33 Sec. 99. Section 476.52, Code 2018, is amended to read as 34 follows:

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35 476.52 Management efficiency.

1 <u>1.</u> It is the policy of this state that a public utility
2 shall operate in an efficient manner.

3 <u>2.</u> If the board determines in the course of a proceeding 4 conducted under section 476.3 or 476.6 that a utility is 5 operating in an inefficient manner, or is not exercising 6 ordinary, prudent management, or in comparison with other 7 utilities in the state the board determines that the utility is 8 performing in a less beneficial manner than other utilities, 9 the board may reduce the level of profit or adjust the revenue 10 requirement for the utility to the extent the board believes 11 appropriate to provide incentives to the utility to correct its 12 inefficient operation.

13 <u>3.</u> If the board determines in the course of a proceeding 14 conducted under section 476.3 or 476.6 that a utility is 15 operating in such an extraordinarily efficient manner that 16 tangible financial benefits result to the ratepayer, the 17 board may increase the level of profit or adjust the revenue 18 requirement for the utility.

19 <u>4.</u> In making its determination under this section,
20 the board may also consider a public utility's pursuit of
21 energy efficiency programs. The board shall adopt rules for
22 determining the level of profit or the revenue requirement
23 adjustment that would be appropriate. <u>The board shall also</u>
24 <u>adopt rules establishing a methodology for an analysis of a</u>
25 utility's management efficiency.

26 The board shall also adopt rules establishing a methodology27 for an analysis of a utility's management efficiency.

28 Sec. 100. Section 476.86, subsection 2, Code 2018, is 29 amended to read as follows:

30 2. <u>a.</u> "Competitive natural gas provider" means a person who 31 takes title to natural gas and sells it for consumption by a 32 retail end user in the state of Iowa. "Competitive natural gas 33 provider" includes an affiliate of an Iowa gas utility.

34 <u>b.</u> *"Competitive natural gas provider"* does not include the 35 following:

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1 a_r (1) A public utility which is subject to rate regulation 2 under this chapter.

3 b. (2) A municipally owned utility which provides natural 4 gas service within its incorporated area or within the 5 municipal natural gas competitive service area, as defined in 6 section 437A.3, subsection 22, paragraph "a", subparagraph (1), 7 in which the municipally owned utility is located.

8 Sec. 101. Section 479.4, Code 2018, is amended to read as 9 follows:

10 479.4 Dangerous construction — inspection.

The board is vested with power and authority and it 11 1. 12 shall be its the board's duty to supervise all pipelines and 13 underground storage and pipeline companies and shall from time 14 to time inspect and examine the construction, maintenance, 15 and the condition of said the pipelines and underground 16 storage facilities and whenever said facilities. Whenever 17 the board shall determine that any pipeline and underground 18 storage facilities or any apparatus, device, or equipment 19 used in connection therewith is unsafe and dangerous it, the 20 board shall immediately in writing notify said the pipeline 21 company, which is constructing or operating said the pipeline 22 and underground storage facilities, device, apparatus, or 23 other equipment to repair or replace any defective or unsafe 24 part or portion of said the pipeline and underground storage 25 facilities, device, apparatus, or equipment.

26 <u>2.</u> All faulty construction, as determined by the inspector, 27 shall be repaired immediately by the contractor operating for 28 the pipeline company and the cost of such repairs shall be 29 paid by said the contractor. If such repairs are not made by 30 the contractor, the board shall proceed to collect under the 31 provisions of section 479.26.

32 Sec. 102. Section 479B.4, Code 2018, is amended to read as 33 follows:

34 479B.4 Application for permit — informational meeting — 35 notice.

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1 <u>1.</u> A pipeline company doing business in this state shall 2 file a verified petition with the board asking for a permit to 3 construct, maintain, and operate a new pipeline along, over, 4 or across the public or private highways, grounds, waters, 5 and streams of any kind in this state. Any pipeline company 6 now owning or operating a pipeline or underground storage 7 facility in this state shall be issued a permit by the board 8 upon supplying the information as provided for in section 9 479B.5, subsections 1 through 5, and meeting the requirements 10 of section 479B.13.

11 2. A pipeline company doing business in this state and 12 proposing to store hazardous liquid underground within this 13 state shall file with the board a verified petition asking for 14 a permit to construct, maintain, and operate facilities for 15 the underground storage of hazardous liquid which includes 16 the construction, placement, maintenance, and operation of 17 machinery, appliances, fixtures, wells, pipelines, and stations 18 necessary for the construction, maintenance, and operation of 19 the underground storage facilities.

3. The pipeline company shall hold informational meetings
in each county in which real property or property rights
will be affected at least thirty days prior to filing the
petition for a new pipeline. A member of the board, or a person
designated by the board, shall serve as the presiding officer
at each meeting and present an agenda for the meeting which
shall include a summary of the legal rights of the affected
landowners. No formal record of the meeting shall be required.
The meeting shall be held at a location reasonably accessible
to all persons who may be affected by granting the permit.
The pipeline company seeking the permit for a new

31 pipeline shall give notice of the informational meeting to each 32 landowner affected by the proposed project and each person in 33 possession of or residing on the property. For the purposes of 34 the informational meeting, *"landowner"* means a person listed on 35 the tax assessment rolls as responsible for the payment of real

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1 estate taxes imposed on the property and "pipeline" means a line 2 transporting a hazardous liquid under pressure in excess of one 3 hundred fifty pounds per square inch and extending a distance 4 of not less than five miles or having a future anticipated 5 extension of an overall distance of five miles.

5. a. The notice shall set forth <u>all of</u> the following: the
7 (1) The name of the applicant, the.

8 (2) The applicant's principal place of business, the.
9 (3) The general description and purpose of the proposed

10 project, the.

11 (4) The general nature of the right-of-way desired, a.
12 (5) A map showing the route or location of the proposed
13 project, that.

14 (6) That the landowner has a right to be present at the 15 meeting and to file objections with the board, and a.

16 (7) A designation of the time and place of the meeting.
17 b. The notice shall be sent by restricted certified mail and
18 shall be published once in a newspaper of general circulation
19 in the county not less than thirty days before the date set for
20 the meeting. The publication shall be considered notice to
21 landowners whose residence is not known and to each person in
22 possession of or residing on the property provided a good faith
23 effort to notify can be demonstrated by the pipeline company.
24 6. A pipeline company seeking rights under this chapter
25 shall not negotiate or purchase an easement or other interest
26 in land in a county known to be affected by the proposed

27 project prior to the informational meeting.

28 Sec. 103. Section 479B.14, Code 2018, is amended to read as 29 follows:

30 479B.14 Permits — limitations — sale or transfer — records 31 — extension.

32 <u>1.</u> The board shall prepare and issue permits. The permit 33 shall show the name and address of the pipeline company to 34 which it is issued and identify the decision and order of the 35 board under which the permit is issued. The permit shall be

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l signed by the chairperson of the board and the official seal of 2 the board shall be affixed to $\frac{1}{100}$ the permit.

3 <u>2.</u> The board shall not grant an exclusive right to any 4 pipeline company to construct, maintain, or operate its 5 pipeline along, over, or across any public or private highway, 6 grounds, waters, or streams. The board shall not grant a 7 permit for longer than twenty-five years.

8 <u>3.</u> A permit shall not be sold until the sale is approved by 9 the board.

10 <u>4.</u> If a transfer of a permit is made before the construction 11 for which it the permit was issued is completed in whole or in 12 part, the transfer shall not be effective until the pipeline 13 company to which it the permit was issued files with the board 14 a notice in writing stating the date of the transfer and the 15 name and address of the transferee.

16 <u>5.</u> The board shall keep a record of all permits granted by 17 it the board, showing when and to whom granted and the location 18 and route of the pipeline or underground storage facility, and 19 if the permit has been transferred, the date and the name and 20 address of the transferree.

21 <u>6.</u> A pipeline company may petition the board for an
22 extension of a permit granted under this section by filing
23 a petition containing the information required by section
24 479B.5, subsections 1 through 5, and meeting the requirements
25 of section 479B.13.

26 Sec. 104. Section 514A.8, Code 2018, is amended to read as 27 follows:

28 514A.8 Nonapplication to certain policies.

29 Nothing in this chapter shall apply to or affect (1) any of 30 the following:

31 <u>1. Any policy of workers' compensation insurance or any</u> 32 policy of liability insurance with or without supplementary 33 expense coverage therein; or (2) any.

34 <u>2. Any policy or contract of reinsurance; or (3) any.</u>

35 <u>3. Any blanket or group policy of insurance; or (4) life.</u>

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<u>4. Life</u> insurance, endowment or annuity contracts, or contracts supplemental thereto which contain only such provisions relating to accident and sickness insurance as *(a)* provide additional benefits in case of death or dismemberment or loss of sight by accident, or as *(b)* operate to safeguard such contracts against lapse, or to give a special surrender value or special benefit or an annuity in the event that the insured or annuitant shall become totally and permanently disabled, as defined by the contract or supplemental contract. Sec. 105. Section 514C.15, subsection 1, Code 2018, is amended to read as follows:

12 1. Discussing treatment options with a covered individual, 13 notwithstanding the carrier's τ or plan's position on such 14 treatment option.

15 Sec. 106. Section 515F.2, subsection 3, Code 2018, is 16 amended to read as follows:

17 3. "Developed losses" means losses (including, including 18 loss adjustment expenses) expenses, adjusted, using standard 19 actuarial techniques, to eliminate the effect of differences 20 between current payment or reserve estimates and those needed 21 to provide actual ultimate loss (including, including loss 22 adjustment expense) expense, payments.

23 Sec. 107. Section 519A.4, subsection 2, Code 2018, is 24 amended to read as follows:

25 2. The plan of operation shall provide for economic, fair 26 and nondiscriminatory administration, and for the prompt and 27 efficient provision of medical malpractice insurance. The plan 28 shall contain other provisions, including but not limited to 29 preliminary assessment of all members for initial expenses 30 necessary to commence operations, establishment of necessary 31 facilities, management of the association, assessment of 32 members to defray losses and expenses, commission arrangements, 33 reasonable and objective underwriting standards, acceptance and 34 cession of reinsurance, appointment of servicing carriers or 35 other servicing arrangements, and procedures for determining

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1 amounts of insurance to be provided by the association.

2 Sec. 108. Section 543B.8, Code 2018, is amended to read as 3 follows:

4 543B.8 Real estate commission created — staff.

5 <u>1.</u> A real estate commission is created within the 6 professional licensing and regulation bureau of the banking 7 division of the department of commerce. The commission 8 consists of five members licensed under this chapter and two 9 members not licensed under this chapter and who shall represent 10 the general public. <u>Commission members shall be appointed by</u> 11 the governor subject to confirmation by the senate.

12 2. No more than one member shall be appointed from a 13 county. A commission member shall not hold any other elective 14 or appointive state or federal office. At least one of the 15 licensed members shall be a licensed real estate salesperson, 16 except that if the licensed real estate salesperson becomes 17 a licensed real estate broker during a term of office, 18 that person may complete the term, but is not eligible for 19 reappointment on the commission as a licensed real estate 20 salesperson. A licensed member shall be actively engaged 21 in the real estate business and shall have been so engaged 22 for five years preceding the appointment, the last two of 23 which shall have been in Iowa. Professional associations or 24 societies of real estate brokers or real estate salespersons 25 may recommend the names of potential commission members to 26 the governor. However, the governor is not bound by their 27 recommendations. A commission member shall not be required to 28 be a member of any professional association or society composed 29 of real estate brokers or salespersons. Commission members 30 shall be appointed by the governor subject to confirmation by 31 the senate.

32 <u>3.</u> Appointments shall be for three-year terms and shall 33 commence and end as provided in section 69.19. A member 34 shall serve no more than three terms or nine years, whichever 35 is less. No more than one member shall be appointed from a

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1 county. A commission member shall not hold any other elective 2 or appointive state or federal office. Vacancies shall be 3 filled for the unexpired term by appointment of the governor 4 and are subject to senate confirmation.

5 <u>4.</u> A majority of the commission members constitutes a 6 quorum.

7 <u>5.</u> The administrator of the professional licensing and 8 regulation bureau of the banking division shall hire and 9 provide staff to assist the commission with implementing this 10 chapter. <u>The administrator of the professional licensing and</u> 11 regulation bureau of the banking division of the department of 12 <u>commerce shall hire a real estate education director to assist</u> 13 <u>the commission in administering education programs for the</u> 14 commission.

15 The administrator of the professional licensing and 16 regulation bureau of the banking division of the department of 17 commerce shall hire a real estate education director to assist 18 the commission in administering education programs for the 19 commission. 20 Sec. 109. Section 544A.17, subsection 2, Code 2018, is

21 amended to read as follows:

22 2. Persons acting under the instruction, control, or 23 supervision of, and those executing the plans of, a licensed 24 architect or a professional engineer licensed under chapter 25 542B, provided that such unlicensed persons shall not be 26 placed in responsible charge of architectural or professional 27 engineering work.

28 Sec. 110. Section 554.1201, subsection 1, Code 2018, is 29 amended to read as follows:

30 1. Unless the context otherwise requires, words or phrases 31 defined in this section, or in the additional definitions 32 contained in other Articles of this chapter that apply to 33 particular Articles or Parts parts thereof, have the meanings 34 stated.

35 Sec. 111. Section 554.1201, subsection 2, unnumbered

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1 paragraph 1, Code 2018, is amended to read as follows:

Subject to definitions contained in other Articles of this chapter that apply to particular Articles or Parts parts thereof:

5 Sec. 112. Section 569.4, Code 2018, is amended to read as 6 follows:

7 569.4 Costs and expenses.

8 <u>1.</u> In all cases in which the state becomes the purchaser of 9 real estate under the provisions of this chapter, the costs and 10 expenses attending such purchases shall be audited and allowed 11 by the director of the department of administrative services, 12 and paid out of any <u>money moneys</u> in the state treasury not 13 otherwise appropriated, upon the director's warrant, and 14 charged to the fund to which the indebtedness belonged upon 15 which such real estate was taken.

16 <u>2.</u> If the real estate is purchased by a county, the costs 17 and expenses shall be audited by the board of supervisors and 18 paid out of the county treasury, upon a warrant drawn by the 19 auditor on the treasurer, from the fund to which the debt 20 belonged upon which said real estate was purchased.

21 3. If the real estate is purchased by any other municipal 22 corporation, then the costs shall be audited and paid by it 23 the municipal corporation in the same manner as other claims 24 against it the municipal corporation are audited and paid. 25 Sec. 113. Section 642.21, subsection 1, unnumbered 26 paragraph 1, Code 2018, is amended to read as follows: 27 The disposable earnings of an individual are exempt from 28 garnishment to the extent provided by the federal Consumer 29 Credit Protection Act, Tit. III, 15 U.S.C. §1671 - 1677 30 (1982). The maximum amount of an employee's earnings which 31 may be garnished during any one calendar year is two hundred 32 fifty dollars for each judgment creditor, except as provided 33 in chapter 252D and sections 598.22, 598.23, and 627.12, or 34 when those earnings are reasonably expected to be in excess of 35 twelve thousand dollars for that calendar year as determined

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1 from the answers taken by the sheriff or by the court pursuant 2 to section 642.5, subsection 1, question number four. When the 3 employee's earnings are reasonably expected to be more than 4 twelve thousand dollars, the maximum amount of those earnings 5 which may be garnished during a calendar year for each creditor 6 is as follows:

7 Sec. 114. Section 657.9, Code 2018, is amended to read as 8 follows:

9 657.9 Shooting ranges.

<u>1.</u> Before a person improves property acquired to establish,
 use, and maintain a shooting range by the erection of
 buildings, breastworks, ramparts, or other works or before a
 person substantially changes the existing use of a shooting
 range, the person shall obtain approval of the county zoning
 commission or the city zoning commission, whichever is
 appropriate. The appropriate commission shall comply with
 section 335.8 or 414.6. In the event a county or city does
 not have a zoning commission, the county board of supervisors
 or the city council shall comply with section 335.6 or 414.5
 before granting the approval.

21 <u>2.</u> A person who acquires title to or who owns real property 22 adversely affected by the use of property with a permanently 23 located and improved range shall not maintain a nuisance action 24 against the person who owns the range to restrain, enjoin, 25 or impede the use of the range where there has not been a 26 substantial change in the nature of the use of the range. 27 <u>3.</u> This section does not prohibit actions for negligence or

28 recklessness in the operation of the range or by a person using 29 the range.

30 Sec. 115. Section 674.6, Code 2018, is amended to read as 31 follows:

32 674.6 Notice — consent.

If the petitioner is married, the petitioner must give
legal notice to the spouse, in the manner of an original
notice, of the filing of the petition.

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<u>2.</u> If the petition includes or is filed on behalf of a
 2 minor child fourteen years of age or older, the child's written
 3 consent to the change of name of that child is required.

<u>3.</u> If the petition includes or is filed on behalf of a 5 minor child under fourteen, both parents as stated on the birth 6 certificate of the minor child shall file their written consent 7 to the name change. If one of the parents does not consent 8 to the name change, a hearing shall be set on the petition on 9 twenty days' notice to the nonconsenting parent pursuant to the 10 rules of civil procedure. At the hearing the court may waive 11 the requirement of consent as to one of the parents if it finds 12 <u>any of the following</u>:

13 1. a. That the parent has abandoned the child;

14 2. b. That the parent has been ordered to contribute to the 15 support of the child or to financially aid in the child's birth 16 and has failed to do so without good cause; or.

17 3. c. That the parent does not object to the name change 18 after having been given due and proper notice.

19 Sec. 116. Section 692.8, Code 2018, is amended to read as 20 follows:

21 692.8 Intelligence data.

<u>1.</u> Intelligence data contained in the files of the department of public safety or a criminal or juvenile justice agency may be placed within a computer data storage system, provided that access to the computer data storage system is restricted to authorized employees of the department or criminal or juvenile justice agency. The department shall adopt rules to implement this paragraph subsection.

29 <u>2.</u> Intelligence data in the files of the department may 30 be disseminated only to a peace officer, criminal or juvenile 31 justice agency, or state or federal regulatory agency, and 32 only if the department is satisfied that the need to know and 33 the intended use are reasonable. However, intelligence data 34 may also be disseminated to an agency, organization, or person 35 when disseminated for an official purpose, and in order to

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1 protect a person or property from a threat of imminent serious 2 harm. Whenever intelligence data relating to a defendant 3 or juvenile who is the subject of a petition under section 4 232.35 for the purpose of sentencing or adjudication has been 5 provided a court, the court shall inform the defendant or 6 juvenile or the defendant's or juvenile's attorney that it the 7 <u>court</u> is in possession of such data and shall, upon request 8 of the defendant or juvenile or the defendant's or juvenile's 9 attorney, permit examination of such data.

10 <u>3.</u> If the defendant or juvenile disputes the accuracy 11 of the intelligence data, the defendant or juvenile shall 12 do so by filing an affidavit stating the substance of the 13 disputed data and wherein it is inaccurate. If the court finds 14 reasonable doubt as to the accuracy of such information, it the 15 <u>court</u> may require a hearing and the examination of witnesses 16 relating thereto on or before the time set for sentencing or 17 adjudication.

18 Sec. 117. Section 708.2B, Code 2018, is amended to read as 19 follows:

20 708.2B Treatment of domestic abuse offenders.

21 <u>1.</u> As used in this section, "district department" means 22 a judicial district department of correctional services, 23 established pursuant to section 905.2.

24 <u>2.</u> A person convicted of, or receiving a deferred judgment 25 for, domestic abuse assault as defined in section 708.2A, shall 26 report to the district department in order to participate in 27 a batterers' treatment program for domestic abuse offenders. 28 In addition, a person convicted of, or receiving a deferred 29 judgment for, an assault, as defined in section 708.1, which 30 is domestic abuse, as defined in section 236.2, subsection 2, 31 paragraph "e", may be ordered by the court to participate in a 32 batterers' treatment program. Participation in the batterers' 33 treatment program shall not require a person to be placed on 34 probation, but a person on probation may participate in the 35 program.

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1 3. The district departments may contract for services in 2 completing the duties relating to the batterers' treatment The district departments shall assess the fees for 3 programs. 4 participation in the program, and shall either collect or 5 contract for the collection of the fees to recoup the costs of 6 treatment, but may waive the fee or collect a lesser amount 7 upon a showing of cause. The fees shall be used by each of 8 the district departments or contract service providers for the 9 establishment, administration, coordination, and provision of 10 direct services of the batterers' treatment programs. 4. District departments or contract service providers shall 11 12 receive upon request peace officers' investigative reports 13 regarding persons participating in programs under this section. 14 The receipt of reports under this section shall not waive the 15 confidentiality of the reports under section 22.7. 16 Sec. 118. Section 805.8B, subsection 3, paragraph h, Code 17 2018, is amended to read as follows: h. For violations of section 481A.48 relating to 18 19 restrictions on game birds and animals, the scheduled fines are 20 as follows: 21 (1) Out-of-season For out-of-season, the scheduled fine is 22 one hundred dollars. 23 (2) Over For over limit, the scheduled fine is one hundred 24 dollars. 25 (3) Attempt For attempt to take, the scheduled fine is fifty 26 dollars. (4) General For general waterfowl restrictions, the 27 28 scheduled fine is fifty dollars. 29 (a) No For no federal stamp, the scheduled fine is fifty 30 dollars. 31 (b) Unplugged For unplugged shotgun, the scheduled fine is 32 ten dollars. 33 (c) Possession For possession of other than steel shot, the 34 scheduled fine is twenty-five dollars. 35 (d) Early For early or late shooting, the scheduled fine is

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1 twenty-five dollars.

2 (5) Possession For possession of a prohibited pistol or 3 revolver while hunting deer, the scheduled fine is one hundred 4 dollars.

5 (6) Possession For possession of a prohibited rifle while
6 hunting deer, the scheduled fine is two hundred fifty dollars.
7 Sec. 119. Section 904.319, Code 2018, is amended to read as

8 follows:

9 904.319 Temporary quarters in emergency.

10 If the buildings at any institution under the management of 11 the director are destroyed or rendered unfit for habitation 12 by reason of fire, storms, or other like causes, to such an 13 extent that the inmates cannot be confined and cared for at the 14 institution, the director shall make temporary provision for 15 the confinement and care of the inmates at some other place in 16 the state. Like provision may be made in case of an epidemic 17 among the inmates. The reasonable cost of the change including 18 the cost of transfer of inmates, shall be paid from any money 19 <u>moneys</u> in the state treasury not otherwise appropriated.

20 Sec. 120. Section 906.1, Code 2018, is amended to read as 21 follows:

22 906.1 Definition Definitions of parole and work release — 23 temporary assignment to director.

24 <u>1. a.</u> Parole <u>*Parole*</u> is the release of a person who 25 has been committed to the custody of the director of the 26 Iowa department of corrections by reason of the person's 27 commission of a public offense, which release occurs prior to 28 the expiration of the person's term, is subject to supervision 29 by the district department of correctional services, and is on 30 conditions imposed by the district department.

31 <u>b.</u> Work release <u>*Work release*</u> is the release of a person, 32 who has been committed to the custody of the director of the 33 Iowa department of corrections, pursuant to sections 904.901 34 through 904.909.

35 2. A person who has been released on parole or work release

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1 may be temporarily assigned to the supervision of the director 2 of the department of corrections as a result of placement in a 3 violator facility established pursuant to section 904.207. 4 DIVISION II CORRESPONDING CHANGES 5 6 Sec. 121. Section 22.7, subsection 10, Code 2018, is amended 7 to read as follows: 10. A claim for compensation and reimbursement for legal 8 9 assistance and supporting documents submitted to the state 10 public defender for payment from the indigent defense fund 11 established in section 815.11, as provided in section 13B.4B 12 13B.4A. Sec. 122. Section 232.68, unnumbered paragraph 1, Code 13 14 2018, is amended to read as follows: 15 The definitions in section 235A.13 are applicable to this 16 part 2 of division III. As used in sections 232.67 through 17 232.77 and 235A.12 through 235A.24 chapter 235A, subchapter II, 18 unless the context otherwise requires: 19 Sec. 123. Section 232.151, Code 2018, is amended to read as 20 follows: 232.151 Criminal penalties. 21 22 Any person who knowingly discloses, receives, or makes 23 use or permits the use of information derived directly or 24 indirectly from the records concerning a child referred to in 25 sections 232.147 through 232.150, except as provided by those 26 sections or section 13B.4B 13B.4A, subsection 2, paragraph "c", 27 shall be quilty of a serious misdemeanor. 28 Sec. 124. Section 235A.13, unnumbered paragraph 1, Code 29 2018, is amended to read as follows: As used in chapter 232, division III, part 2, and sections 30 31 235A.13 to 235A.24 this subchapter, unless the context 32 otherwise requires: Sec. 125. Section 331.486, Code 2018, is amended to read as 33 34 follows: 35 331.486 Assessment of costs of public improvements.

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A county may assess to property within a county special assessment district the cost of construction and repair of public improvements benefiting the district and may assess to property within a joint special assessment district the cost of construction and repair of public improvements benefiting the district. A county may construct and assess the cost of public rimprovements within a district in the same manner as a city may proceed under chapter 384, division <u>subchapter</u> IV, and chapter 384, division <u>subchapter</u> IV, applies to counties with respect to public improvements, the assessment of their costs, and the issuance of bonds for the public improvements. A county may contract for a public improvement benefiting a district under this part pursuant to chapter 331, division <u>subchapter</u> III, art 3, of this chapter.

15 Sec. 126. Section 355.16, Code 2018, is amended to read as 16 follows:

17 355.16 Iowa plane coordinate system defined.

As used in this section, and sections 355.17 through 355.19 <u>subchapter</u>, unless the context otherwise requires, "*Iowa plane coordinate system*" or "*coordinate system*" means the system of plane coordinates established by the United States national coean survey, or the United States national geodetic survey, or a successor agency, for defining and stating the geographic positions or locations of points on the surface of the earth within the state of Iowa.

26 Sec. 127. Section 452A.76, Code 2018, is amended to read as 27 follows:

28 452A.76 Enforcement authority.

29 <u>1.</u> Authority to enforce division subchapter III is given 30 to the state department of transportation. Employees of the 31 state department of transportation designated enforcement 32 employees have the power of peace officers in the performance 33 of their duties; however, they shall not be considered members 34 of the state patrol. The state department of transportation 35 shall furnish enforcement employees with necessary equipment

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1 and supplies in the same manner as provided in section 80.18, 2 including uniforms which are distinguishable in color and 3 design from those of the state patrol. Enforcement employees 4 shall be furnished and shall conspicuously display badges of 5 authority.

2. Authority is given to the department of revenue, the 6 7 state department of transportation, the department of public 8 safety, and any peace officer as requested by such departments 9 to enforce the provisions of division subchapter I and this 10 division subchapter of this chapter. The department of 11 revenue shall adopt rules providing for enforcement under 12 division subchapter I and this division subchapter of this 13 chapter regarding the use of motor fuel or special fuel in 14 implements of husbandry. Enforcement personnel or requested 15 peace officers are authorized to stop a conveyance suspected 16 to be illegally transporting motor fuel or special fuel on 17 the highways, to investigate the cargo, and also have the 18 authority to inspect or test the fuel in the supply tank of a 19 conveyance to determine if legal fuel is being used to power 20 the conveyance. The operator of any vehicle transporting 21 motor fuel or special fuel shall, upon request, produce and 22 offer for inspection the manifest or loading and delivery 23 invoices pertaining to the load and trip in question and shall 24 permit the authority to inspect and measure the contents of 25 the vehicle. If the vehicle operator fails to produce the 26 evidence or if, when produced, the evidence fails to contain 27 the required information and it appears that there is an 28 attempt to evade payment of the fuel tax, the vehicle operator 29 will be subject to the penalty provisions contained in section 30 452A.74A.

31 <u>3.</u> For purposes of this section, "*vehicle"* means as defined 32 in section 321.1.

33 Sec. 128. Section 453A.13, subsection 2, paragraph a, Code 34 2018, is amended to read as follows:

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35 *a.* The department shall issue state permits to distributors,

1 wholesalers, and cigarette vendors, and retailers that make 2 delivery sales of alternative nicotine products and vapor 3 products, subject to the conditions provided in this division 4 subchapter. If an out-of-state retailer makes delivery 5 sales of alternative nicotine products or vapor products, an 6 application shall be filed with the department and a permit 7 shall be issued for the out-of-state retailer's principal place 8 of business. Cities may issue retail permits to retailers 9 with a place of business located within their respective 10 limits. County boards of supervisors may issue retail permits ll to retailers with a place of business in their respective 12 counties, outside of the corporate limits of cities. 13 DIVISION III 14 CODE EDITOR DIRECTIVES Sec. 129. CODE EDITOR DIRECTIVES. 15 16 Section 508E.8, subsection 1, paragraph "f", Code 2018, 1. 17 is amended by striking the word "recision" and inserting in 18 lieu thereof the word "rescission". Sections 100B.21 and 135.11, Code 2018, are amended by 19 2. 20 striking the word "firefighters" and inserting in lieu thereof 21 the words "fire fighters". 22 3. Sections 92.5, subsection 7; 160.5, subsection 2; and 23 298.3, subsection 1, paragraph "m", Code 2018, are amended by 24 striking the word "clean-up" and inserting in lieu thereof the 25 word "cleanup". Sections 537.2202, 537.2308, and 537.2508, Code 2018, 26 4. 27 are amended by striking the words "open end" and inserting in 28 lieu thereof the word "open-end". 29 5. Sections 537.1201, subsections 1 and 2; 537.2201, 30 subsection 1; 537.2504, unnumbered paragraph 1; 537.2506, 31 subsection 2; 537.2601, subsection 2; 537.3203, unnumbered 32 paragraph 1; 537.3206, subsection 3; 537.3212, subsections 1 33 and 3; 537.3303, subsections 1 and 2; 537.3308, subsection 2, 34 paragraph "b"; 537.3403, subsection 5; 537.3404, subsection 3, 35 paragraphs "a" and "b"; and 537.3405, subsection 3, paragraphs

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1 "a" and "b", Code 2018, are amended by striking the words "open 2 end" and inserting in lieu thereof the word "open-end". 6. Sections 28M.3, 145A.20, 331.486, 331.487, 347A.3, 3 4 364.13, 384.11, 384.23, 384.31, 384.34, 384.35, 384.44, 384.67, 5 384.76, 384.79, 384.88, 384.90, 384.93, 392.1, 392.3, 425.16, 6 425.18, 425.19, 425.21, 425.22, 425.24, 425.27, 425.29, 425.30, 7 425.31, 425.32, 425.35, 425.36, 425.37, 425.39, 452A.1, 452A.9, 8 452A.50, 452A.51, 452A.55, 452A.76, 453A.9, 453A.11, 453A.12, 9 453A.18, 453A.28, 453A.37, 453A.47, 453A.49, 453A.50, 468.240, 10 468.586, 468.587, 633.246A, 633.352, 633.402, 633.700, 633.722, 11 and 633.751, Code 2018, are amended by striking the word 12 "division" and inserting in lieu thereof the word "subchapter". Sections 97B.1A, subsection 8, paragraph "b", 13 7. 14 subparagraph (2); 231E.4, subsection 6, paragraph "e"; 231E.5, 15 subsection 2, paragraph "h", subparagraphs (1) and (3); 231E.8, 16 subsection 4; 249A.3, subsection 11, paragraph "d"; 331.231, 17 subsection 1; 331.233, subsection 1, unnumbered paragraph 18 1; 331.238, subsection 2, paragraph "a", subparagraph (2); 19 331.382, subsection 8, paragraph "b"; 331.384, subsection 20 3; 331.424A, subsection 1, unnumbered paragraph 1; 331.447, 21 subsection 1, paragraph "a"; 331.552, subsection 21; 350.6, 22 subsection 4; 357A.11, subsection 9; 358.16, subsection 23 3; 384.13, subsection 1; 384.24, unnumbered paragraph 1; 24 384.25, subsection 1; 384.26, subsection 1; 384.37, unnumbered 25 paragraph 1; 384.37, subsection 10; 384.49, subsection 3, 26 paragraph "a"; 384.58, subsection 1, unnumbered paragraph 1; 27 384.66, subsection 4; 384.68, subsection 2; 384.68, subsection 28 6, paragraph "a"; 384.74, unnumbered paragraph 2; 384.75, 29 unnumbered paragraph 2; 384.80, unnumbered paragraph 1; 384.83, 30 subsection 5; 384.84, subsection 1; 386.7, subsection 6; 31 386.12 subsection 3; 403.12, subsection 5; 420.41, subsection 32 3; 423A.7, subsection 4, paragraph "d", subparagraph (1); 33 425.17, unnumbered paragraph 1; 425.17, subsection 2, paragraph 34 "a", subparagraphs (1) and (2); 425.17, subsections 4, 35 7, 8, 9, and 10; 425.23, unnumbered paragraph 1; 425.33,

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1 subsection 1; 425.33, subsection 2, unnumbered paragraph 1; 2 425.40, subsection 2; 452A.2, unnumbered paragraph 1; 452A.2, 3 subsection 27; 452A.3, subsection 1, unnumbered paragraph 4 1; 452A.3, subsection 2; 452A.3, subsection 6, paragraph 5 "a", subparagraph (1); 452A.3, subsection 6, paragraph "a", 6 subparagraph (2), unnumbered paragraph 1; 452A.3, subsection 7 10, paragraph "b"; 452A.3, subsection 11; 452A.4, subsection 8 3, paragraph "a"; 452A.6, subsection 1, paragraph "a"; 452A.8, 9 subsection 1, paragraph "c"; 452A.15, subsection 1, paragraph 10 c; 452A.15, subsection 4; 452A.17, subsection 1, unnumbered 11 paragraph 1; 452A.21, subsection 1; 452A.31, unnumbered 12 paragraph 1; 452A.52, subsection 1; 452A.54, subsections 1, 13 3, and 4; 452A.57, subsections 1 and 5; 452A.58, subsections 14 1 and 3; 452A.65, subsection 2; 453A.6, subsection 6; 453A.8, 15 subsection 4; 453A.13, subsection 2, paragraph "a"; 453A.13, 16 subsection 3, paragraph "a"; 453A.13, subsection 10; 453A.14, 17 subsection 1, unnumbered paragraph 1; 453A.14, subsection 2; 18 453A.15, subsections 1 and 7; 453A.17, subsection 2; 453A.22, 19 subsections 1 and 8; 453A.23, subsections 1 and 2; 453A.24, 20 subsection 2; 453A.31, subsection 1, unnumbered paragraph 21 1; 453A.32, subsections 1 and 6; 453A.36, subsections 1 and 22 6; 453A.42, unnumbered paragraph 1; 453A.42, subsection 12; 23 453A.43, subsection 1, paragraph "d"; 453A.43, subsection 5; 24 453A.44, subsections 2, 3, 4, 5, 7, 10, 11, and 12; 453A.45, 25 subsection 1, paragraph "b"; 453A.46, subsection 5; 453A.47A, 26 subsection 4; 453A.47A, subsection 7, paragraph "a", unnumbered 27 paragraph 1; 453A.47A, subsection 11; 453A.48, subsections 1 28 and 2; 633.3, unnumbered paragraph 1; 633.701, subsection 1; 29 633.703, subsection 1; 633.713, subsection 4; and 633.720, 30 subsection 2, Code 2018, are amended by striking the word 31 "division" and inserting in lieu thereof the word "subchapter". 32 8. The Code editor may change chapter division designations 33 to subchapter designations and correct internal references as 34 necessary in and to the following chapters: 35 331. a.

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- 1 b. 384.
- 2 c. 425.
- 3 d. 452A.
- 4 e. 453A.
- 5 f. 633.

9. The Code editor may designate unnumbered chapter7 headings as numbered subchapters and correct internal

8 references as necessary within and to the following chapters:

- 9 a. 137C.
- 10 b. 235A.
- 11 c. 235B.
- 12 d. 309.
- 13 e. 313.
- 14 f. 321A.
- 15 g. 327D.
- 16 h. 355.
- 17 i. 481A.
- 18 j. 515.
- 19 k. 614.
- 20 1. 622.
- 21 m. 636.
- 22 n. 654.

23 10. The Code editor may add or delete subchapters in the 24 following chapters:

25 a. 235B: After section 235B.15, add a new subchapter 26 entitled "Miscellaneous Provisions".

b. 515: After section 515.119, delete header entitled28 "Surplus Lines Insurance".

29 11. The Code editor is directed to make the following 30 transfer:

31 a. Section 13B.4B to section 13B.4A.

32 b. The Code editor shall correct internal references in the 33 Code and in any enacted legislation as necessary due to the 34 transfer of this section.

35 12. The Code editor may number unnumbered paragraphs

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1 within sections 28M.3, 43.42, 49.58, 85.32, 85.37, 135.11A, 2 135.69, 135.71, 161E.6, 215A.9, 249A.20, 252.22, 257.27, 3 257.33, 257.36, 257.48, 306.8, 313.36, 3211.23, 321J.2A, 4 321J.11, 327D.67, 327G.17, 347A.3, 384.74, 384.75, 421B.11, 5 422.30, 427B.4, 427B.21, 435.25, 441.42, 441.46, 445.16, 6 445.56, 446.31, 452A.55, 452A.56, 452A.61, 452A.63, 452A.67, 7 452A.75, 452A.77, 453A.12, 453A.28, 453B.2, 453B.3, 453B.9, 8 453B.11, 455B.117, 455B.276, 455B.277, 455B.281, 455B.303, 9 455B.362, 455E.6, 462A.20, 465C.9, 465C.13, 468.159, 478.6, 10 479.24, 479.41, 479.42, 479B.6, 479B.11, 479B.16, 479B.25, 11 479B.26, 481A.36, 483A.21, 491.13, 491.28, 491.55, 491.107, 12 496C.9, 496C.11, 496C.22, 499.42, 499.54, 499.65, 499A.3A, 13 499A.3C, 499A.19, 506.10, 507B.8, 507B.12, 508.4, 508.32, 14 508.32A, 508B.2, 508B.5, 508B.9, 508B.14, 514A.13, 514B.13, 15 514B.24, 514B.26, 514B.30, 515.71, 515B.4, 515G.5, 522B.16, 16 524.222, 524.535, 524.608, 524.610, 524.611, 524.703, 524.1004, 17 524.1006, 533D.13, 535.16, 536A.11, 542.17, 542B.20, 543B.45, 18 548.106, 554.10101, 554.10105, 594A.6, 594A.8, 595.4, 600.1, 19 600.14, 600.18, 600A.1, 600A.3, 690.5, 692.14, 692.22, 708.6, 20 708A.3, 709.2, 709.14, 710.2, 710.3, 710.4, 710.6, 714.12, 21 714.13, 718A.6, 729A.5, 804.10, 804.23, 808.6, 820.5, 820.12, 22 820.25, 822.6, 904.311, 904.514, 906.14, 906.15, 907.2, 908.10, 23 908.10A, 909.6, 909.7, and 910.9, Code 2018, in accordance with 24 established section hierarchy and correct internal references 25 in the Code and in any enacted Iowa Acts, as necessary. 26 13. The Code editor may number unnumbered paragraphs within 27 section 96.7, subsection 2, paragraphs "e" and "f", Code 2018, 28 in accordance with established section hierarchy and correct 29 internal references in the Code and in any enacted Iowa Acts, 30 as necessary.

31

EXPLANATION

32 The inclusion of this explanation does not constitute agreement with 33 the explanation's substance by the members of the general assembly.

This bill makes Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in

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1 addition to style changes. Changes made include updating
2 or correcting names of and references to public and private
3 entities, corrections to names of federal entities and
4 citations to federal Acts, corrections to terminology,
5 spelling, capitalization, punctuation, and grammar, as well as
6 numbering, renumbering, and reorganizing various provisions to
7 eliminate unnumbered paragraphs and to facilitate citation.
8 The Code sections in which the technical, grammatical, and
9 other nonsubstantive changes are made include the following:

10 Division I:

Section 7A.14: Numbers paragraphs and changes the word they to "the reports" to conform to current Code style in language relating to publication of agency reports.

14 Section 12.1: Numbers paragraphs and updates archaic 15 language in this provision relating to the office of the 16 treasurer of state.

Section 15.333: Moves a definition to the beginning of the section and renumbers this provision relating to investment tax oredits.

20 Section 15.333A: Moves a definition to the beginning of 21 the section and renumbers this provision relating to insurance 22 premium tax credits.

23 Section 15A.4: Moves language describing good neighbor 24 agreements to the beginning of the section, combines the last 25 sentence of the section with other language, and numbers the 26 paragraphs in this provision relating to the granting of extra 27 consideration to businesses which are applying for financial 28 assistance from a competitive economic development authority 29 program.

30 Section 17A.2: Conforms to current Code tabulation style 31 language describing when certain manuals, instructions, or 32 other agency statements do not fall within the definition of 33 the term "rule" under Iowa administrative procedure Act, Code 34 chapter 17A.

35 Section 17A.5: Conforms to current Code tabulation style

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1 language describing when an administrative rule becomes
2 immediately effective.

3 Section 22.9: Numbers paragraphs and replaces "its" with 4 the more specific words "the agency's" in language describing 5 when, due to the potential denial or loss of federal funds, a 6 provision in the Code chapter relating to examination of public 7 records may be suspended or waived.

8 Section 26.2: Letters a series of exclusions and uses Code 9 tabulation style within the definition of "public improvement" 10 in the Code chapter relating to public construction bidding.

Section 43.2: Renumbers to separate a series of definitions from a substantive law provision in the definitions section of the Code chapter pertaining to partisan nominations and primary elections.

15 Section 43.115: Moves a qualifier to the beginning of a 16 sentence to improve the readability of language permitting 17 a candidate for precinct committee member to also file as a 18 candidate for an additional office.

19 Section 49.5: Moves two definitions to the beginning of the 20 Code section and numbers and letters the resulting paragraphs 21 in a provision relating to city precincts.

22 Section 53.26: Adds the words "and be" to improve the 23 readability of language relating to the process for handling 24 rejected ballots.

25 Section 59.1: Strikes a grammatically incorrect comma after 26 the word "facts" in language describing the contents of a 27 statement of notice of contest of an election for a seat in the 28 general assembly.

29 Section 59.3: Updates archaic language in language relating 30 to the taking of depositions in a proceeding to contest an 31 election for a seat in the general assembly.

32 Section 62.11: Places language that appears to be part of 33 a form in quotation marks to distinguish it from statutory 34 language in a provision relating to the issuance of subpoenas 35 in a trial to contest the election of a county officer.

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Section 63A.2: Adds the conjunctive "and" before the last item in a series describing certain officers of state government who are empowered to administer oaths and to take 4 affirmations.

5 Section 68B.39: Numbers paragraphs and changes a reference 6 from "paragraph" to "subsection" to correspond with the 7 numbering in language relating to the adoption of rules by 8 the supreme court of Iowa to establish a code of ethics for 9 officials and employees of the judicial branch.

Section 69.16: Divides the second paragraph of this Code section into three paragraphs and numbers the resulting four paragraphs in this provision relating to the political affiliation of appointive board members.

14 Section 70A.20: Moves definitions to the beginning of the 15 Code section and numbers and letters the resulting paragraphs 16 in this Code section relating to the state employee disability 17 program.

18 Section 80.18: Numbers paragraphs and changes the word 19 "paragraph" to "subsection" to reflect the numbering of this 20 provision relating to the providing for the uniforms, expenses, 21 and supplies for peace officers of the department of public 22 safety.

23 Section 80A.13: Conforms language used to refer to approved 24 firearm safety training in this Code section relating to campus 25 weapon requirements to the language of Code section 724.9.

26 Section 84A.4: Supplies a missing word to improve the 27 readability of language relating to the establishment of local 28 workforce development boards.

29 Sections 84A.7 and 84A.8: Adds a reference to Code chapter 30 17A after language relating to the adoption of rules in 31 provisions establishing the Iowa conservation corps and the 32 workforce investment program.

33 Section 85.22: Adds comma in series after the word and 34 figure "chapter 85A" to conform to other similar language 35 in Code chapter 85 in this provision relating to liability

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1 of employers and third parties for an employee's injury, 2 occupational disease, or occupational hearing loss.

3 Section 85.27: Adds comma to a series in subsection 1 4 and removes a comma and adds another to subsection 5 to 5 improve the grammar and readability of this provision relating 6 to limitations of actions for benefits under the workers' 7 compensation Code chapter.

8 Section 85.33: Adds a comma after the word "temporarily" in 9 the last sentence of a paragraph in subsection 3 to conform the 10 terminology used to a definition contained in subsection 2 in 11 this provision relating to benefits paid for temporary total 12 and temporary partial disability.

Section 85.43: Corrects noun-verb agreement and adds missing indefinite article in language relating to payment of sworkers' compensation benefits to the surviving spouse or for the dependents of a deceased employee.

17 Section 85.49: Numbers unnumbered paragraphs, changes 18 singular to plural to match usage elsewhere, and strikes a 19 comma after the word "chapter" in a provision relating to 20 payment of workers' compensation for a minor or dependent 21 entitled to benefits.

22 Section 85.61: Supplies missing definite article in the 23 definition of "gross earnings" in this definitions section 24 for the Code chapters pertaining to workers' compensation and 25 employer liability insurance and the workers' compensation 26 commissioner.

27 Section 85.70: Corrects name of program to match other 28 references to the same program in this provision relating to 29 rehabilitation and training for persons who have sustained 30 occupational injuries which have resulted in a permanent 31 partial or permanent total disability.

32 Section 88.7: Adds a comma after a reference to Code 33 section 88.4 in subsection 1, paragraph "b", to conform to 34 similar language in paragraph "a" of the same subsection, in a 35 provision requiring the issuance of a citation by the workers'

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1 compensation commissioner or the commissioner's representative 2 to an employer for a violation of the Code chapter relating to 3 occupational safety and health.

Section 88A.3: Adds a reference to Code chapter 17A after
language relating to adoption of rules in this provision
relating to regulation of amusement devices, amusement
rides, concession booths, and related electrical equipment at
carnivals and fairs.

9 Section 92.4: Changes the word "and" to "if" to improve 10 the readability of language providing an exception to the 11 prohibition against persons under 16 years of age being 12 employed or permitted to work during regular school hours.

13 Section 92.21: Adds a reference to Code chapter 17A after 14 language relating to adoption of rules in this provision 15 relating to regulation of employment of persons under 18 years 16 of age.

17 Section 100.19: Redesignates paragraph "d" of subsection 4 18 as a new subsection 4A. The provision prohibits the transfer 19 of consumer fireworks to persons under 18 years of age and does 20 not fit with the style of the other provisions which would 21 require the state fire marshal to adopt rules to establish 22 certain requirements for retailers or community groups.

23 Section 123.38: Places a series, which appears after a colon 24 and which describes how refunds of liquor control, wine, or 25 beer license or permit fees are to be graduated based upon when 26 the license or permit is surrendered, into an alphanumeric list 27 and redesignates the remaining language.

28 Section 124.206: Adds a comma after the words "coca leaves" 29 to set off a modifying clause in this provision which lists the 30 drugs or other substances which are considered to be schedule 31 II controlled substances.

32 Section 124.510: Combines two unnumbered paragraphs into 33 one to eliminate undesignated unnumbered paragraphs within 34 this provision relating to reports relating to arrests for 35 violations of the controlled substances Code chapter.

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Section 126.14: Moves language so that the language of
 a form can be set out separately from the statutory language
 relating to adulterated cosmetics.

4 Section 135B.21: Restructures to update the style of 5 language describing the functions of a hospital.

6 Section 137C.1: Standardizes this short title for the Code 7 chapter establishing the sanitation code for hotels to match 8 the style of short titles elsewhere in the Code.

9 Section 137C.35: Numbers paragraphs and places general 10 penalty language in its own subsection in this provision within 11 the hotel sanitation code that establishes certain requirements 12 for bed and breakfast homes and inns.

Section 147.136A: Puts a list of licensed health care professionals and entities in Code order in this definition of "health care provider" in the Code chapter containing the general provisions relating to health-related professions.

Section 148D.2: Divides a paragraph relating to the establishment of a statewide medical education system, numbers the resulting paragraphs as subsections, and updates an internal reference from "the preceding sentence" to "this subsection".

22 Section 161A.24: Numbers paragraphs and breaks up and 23 updates long sentences to improve the readability and update 24 the style of this provision relating to the assessment of 25 property for watershed protection and flood prevention 26 measures.

27 Section 164.3: Adds language to clarify which department is 28 to adopt certain rules relating to vaccination of female bovine 29 animals.

30 Section 179.8: Numbers unnumbered paragraphs to eliminate 31 unnumbered paragraphs and strikes commas to improve the grammar 32 in this provision relating to payment of expenses incurred by 33 the dairy industry commission.

34 Section 185.25: Numbers unnumbered paragraphs and replaces 35 "above" with a specific reference in this provision relating to

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referenda regarding extension of a promotional order providing
 for a state assessment on soybean sales for soybean research,
 education, public relations, promotion, and market development.

Section 192.103: Replaces semicolons with periods and
replaces "except" with "however" to update the style of
language establishing requirement for the sale of milk and milk
products.

8 Section 200.17: Updates archaic sentence structure and 9 replaces the word "except" with "however" in language relating 10 to seizure, condemnation, and sale of commercial fertilizers or 11 soil conditioners which do not comply with state processing or 12 labeling requirements.

13 Section 206.2: Changes "man" to "humans" in two places 14 to eliminate gender-specific language in this definition of 15 "unreasonable adverse effects on the environment" in the Code 16 chapter pertaining to pesticides.

Section 217.5: Combines two unnumbered paragraphs to l8 eliminate undesignated unnumbered paragraphs in this provision l9 regarding the director of human services.

20 Section 218.4: Splits run-on sentences into two and adds 21 a reference to Code chapter 17A after language regarding the 22 adoption of rules in language requiring the adoption of rules 23 relating to the institutions governed by the department of 24 human services.

Section 218.9: Numbers paragraphs and moves language relating to tenure in office to immediately follow language relating to appointment in this provision relating to the appointment of superintendents for the institutions governed by the department of human services.

30 Section 218.21: Places items that appear after a colon in a 31 numeric list in this provision describing the record that must 32 be kept for every person committed to an institution governed 33 by the department of human services.

34 Section 222.85: Numbers unnumbered paragraphs and places 35 what appears to be a defined term in quotation marks in this

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1 provision governing the deposit of funds belonging to a patient 2 of an institution governed by the department of human services. 3 Section 232.52: Strikes a duplicate reference to Code 4 section 724.4B in this provision describing the types of 5 delinquent acts which would cause the juvenile court to suspend 6 the driver's license or operating privileges of a child. The 7 same reference is contained in subsection 2, paragraph "a", 8 subparagraph (4), subparagraph division (a), subparagraph 9 subdivision (ix).

Section 232.72: Strikes the word "however" from the ll beginning of a subsection which does not state an exception, l2 but rather provides direction as to where reports of child l3 abuse should be sent if the person making the report does not l4 know the location of a child's home.

15 Section 232.158A: Adds a Code citation after a reference to 16 the interstate compact on the placement of children in language 17 notwithstanding the compact language in the case of prospective 18 adoptive parents who provide certain legal risk statements.

19 Section 249A.47: Adds the words "health and" to correct 20 a reference to the federal department by name in language 21 relating to recovery of moneys for certain improperly filed 22 claims for medical assistance.

23 Section 251.1: Alphabetizes and numbers the definitions 24 in this definitions section for the Code chapter relating to 25 administration of emergency relief funds for poor children and 26 families. The name of the division of the department of human 27 services responsible for the administration of the chapter is 28 also updated to reflect its current name.

29 Section 260C.35: Numbers unnumbered paragraphs and updates 30 an internal reference to reflect the numbering in language 31 limiting the purchase of land by a community college merged 32 area.

33 Section 260F.2: Removes redundant language from this 34 definition of the term "project" in the Code chapter governing 35 jobs training programs established by community colleges.

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Section 261.1: Strikes redundant language from a provision
 regarding the appointment of members to the college student aid
 commission. Similar changes were made elsewhere in this Code
 section by 2017 Iowa Acts, chapter 172.

5 Section 261.2: Adds a public law citation reference to a 6 reference to the federal Higher Education Act of 1965 within 7 language describing the standards that higher education 8 institutions must meet in order for their students to receive 9 state-funded scholarships and grants.

10 Section 262.75: Subdivides paragraphs and numbers and 11 letters the resulting paragraphs to improve the structure of 12 this provision relating to financial incentives for teachers 13 to serve as cooperating teachers for student teachers who are 14 enrolled in higher education institutions controlled by the 15 state board of regents.

16 Section 263.17: Updates the names of the organizations 17 which provide representatives to serve as members of the center 18 for health effects of environmental contamination.

19 Section 273.25: Divides the second paragraph in two to 20 separate language relating to the seeking of assistance from 21 the department of education from other language relating to the 22 dissolution proposal and numbers the resulting paragraphs in 23 this provision relating to the commission for dissolution of an 24 area education agency.

25 Section 274.37: Divides the second paragraph in two 26 to separate general language limiting the expenditure of 27 funds from language relating to building contracts in this 28 Code section governing the changing of boundaries of school 29 districts.

30 Section 275.2: Enumerates a list of matters that must 31 be included in the studies and surveys related to the 32 reorganization of school districts which currently appear after 33 a colon and numbers the resultant unnumbered paragraphs.

34 Section 275.52: Numbers paragraphs and separates a sentence 35 relating to seeking assistance from the department of education

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1 into a new subsection in this provision relating to meetings of 2 a school district dissolution commission.

3 Section 306.41: Numbers paragraphs and updates an internal 4 reference to reflect the numbering in this provision regarding 5 the temporary closing of highways because of construction.

6 Section 306A.5: Numbers unnumbered paragraphs, updates 7 language, and strikes redundant language and an unnecessary 8 comma in this provision relating to acquisition of property and 9 property rights for controlled-access facilities and service 10 roads.

Section 308.1: Restructures this Code section describing the membership of the Mississippi parkway planning commission in order to place the descriptions of the ex officio members of the commission in an enumerated list.

15 Section 308A.3: Combines two paragraphs relating to the 16 conditions under which elevated bikeways and walkways to join 17 private buildings are permitted because only one condition is 18 listed in the second paragraph.

19 Section 317.3: Splits existing paragraphs and moves 20 language based on the subject matter, and numbers the resultant 21 paragraphs, in this provision relating to the appointment and 22 duties of the weed commissioner.

23 Section 317.13: Numbers unnumbered paragraphs and updates 24 an internal reference based on the numbering in language 25 describing the program of weed control prescribed by county 26 boards of supervisors.

27 Section 321.285: Corrects terminology used to describe rate 28 of travel in language establishing a penalty for excessive 29 speed by operators of school buses.

30 Section 350.2: Divides this Code section relating to the 31 creation of county conservation boards into subsections by 32 subject matter and adds descriptive language to references to 33 "the board" to distinguish between activities of the board of 34 supervisors and the county conservation board.

35 Section 350.3: Divides this Code section relating to

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1 the creation and membership of a county conservation board 2 into subsections by subject matter, moves one sentence to 3 a different subsection, and adds descriptive language to 4 references to "the board" to distinguish between activities of 5 the board of supervisors and the county conservation board. 6 Section 350.5: Divides this Code section relating to 7 regulations adopted by county conservation boards, penalties 8 for violation of those regulations, and persons charged with 9 enforcement of the regulations into subsections by subject 10 matter.

Section 355.8: Reformats this provision establishing the requirements applicable to subdivision plats to allow language that should be part of a label to be placed in a form. Section 357E.5: Combines two unnumbered paragraphs and restructures the beginning language of the second paragraph for readability in this provision relating to the establishment of a recreational lake district by a county board of supervisors. Section 358.5: Numbers paragraphs and eliminates the word 'however'', from language which does not appear to contain an exception in this Code section relating to hearings by county boards of supervisors on petitions to establish sanitary 22 districts.

23 Section 414.28: Moves a defined term to the beginning of 24 the Code section, moves a sentence relating to restrictive 25 covenants to the end of the Code section, and numbers the 26 resulting paragraphs in this Code section relating to zoning 27 ordinances or regulations regarding manufactured homes.

28 Section 414.28A: Moves a definition to the beginning of the 29 Code section and numbers the resulting paragraphs in this Code 30 section relating to zoning ordinances or regulations regarding 31 land-leased communities.

32 Section 422.30: Numbers unnumbered paragraphs and updates 33 the headnote to reflect the existing content of this Code 34 section relating to the procedure for jeopardy assessments of 35 taxes by the department of revenue.

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Section 425.20: Numbers paragraphs and updates an internal
 reference in this provision relating to the filing of claims
 for reimbursement for or credit against property taxes that
 have been paid.

5 Section 428A.1: Splits an initial paragraph into components 6 because of an existing colon and numbers and letters the 7 resulting paragraphs of this provision relating to the amount 8 of tax to be placed on real estate transfers.

9 Section 441.29: Numbers unnumbered paragraphs and replaces 10 "herein" with "this section" to update the style of this Code 11 section relating to the real estate plat book and indexing 12 system maintained by the county auditors.

13 Section 455B.311: Conforms spelling of the word 14 "countywide" to the spelling elsewhere in the Code in 15 this provision relating to grants for certain solid waste 16 initiatives.

17 Section 455B.337: Numbers unnumbered paragraphs and changes 18 "said" to "this" to conform to current Code referencing style 19 in this provision relating to emergency action by the director 20 of the department of natural resources regarding violations of 21 requirements for the receipt, storage, transfer, or disposal 22 of radioactive waste materials.

23 Section 465C.ll: Numbers unnumbered paragraphs and replaces 24 the word "it" with "the board" in this Code section relating to 25 areas designated as state preserves.

26 Section 468.68: Reformats this provision relating to 27 drainage warrants drawn upon construction or maintenance funds 28 of any drainage district to set out into a Code form language 29 that is to be used in certificates for excess amounts.

30 Section 476.52: Subdivides the first paragraph and 31 combines two paragraphs into a single paragraph and numbers the 32 resultant paragraphs in this provision relating to efficient 33 operation of public utilities.

34 Section 476.86: Renumbers to eliminate unnumbered 35 paragraphs in subsection 2 of this Code section establishing

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1 definitions relating to certification of competitive natural
2 gas providers.

3 Section 479.4: Numbers unnumbered paragraphs, divides a 4 long sentence, and updates archaic language in this provision 5 regarding supervision and inspection of the construction, 6 maintenance, and condition of pipelines and underground storage 7 facilities.

8 Section 479B.4: Numbers unnumbered paragraphs and places a 9 series describing the contents of a notice of an informational 10 meeting into an alphanumeric list in this provision relating 11 to the process a company must use when seeking a permit 12 to construct, maintain, and operate a new hazardous liquid 13 pipeline.

14 Section 479B.14: Numbers unnumbered paragraphs and 15 replaces the word "it" with "the permit" or "the board" in this 16 provision relating to issuance of hazardous liquid pipeline 17 permits by the utilities board.

18 Section 514A.8: Reformats and numbers this Code section, 19 which makes the Code chapter governing accident and health 20 insurance inapplicable to certain types of insurance policies, 21 to conform the style to current Code style.

22 Section 514C.15: Strikes a comma that is no longer needed 23 after the changes made by 2017 Iowa Acts, chapter 148, section 24 68, were applied to this Code section regarding discussions 25 between a health care provider and a covered individual about 26 treatment options.

Section 515F.2: Replaces parentheses with commas in the
definition of the term "developed losses" in this definitions
section for the Code chapter governing casualty insurance.

30 Section 519A.4: Adds a terminal comma before the last item 31 in a series of phrases describing the necessary elements for 32 a plan of operation for the joint underwriting association 33 established to provide a stable market for medical malpractice 34 insurance.

35 Section 543B.8: Restructures this Code section based upon

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1 Code section content and numbers the resulting paragraphs to 2 improve the readability of this Code section establishing the 3 real estate commission.

4 Section 544A.17: Adds a comma in a series to clarify 5 language providing that the Code chapter governing licensed 6 architects does not apply to certain persons whose actions 7 are being directed by a licensed architect or professional 8 engineer.

9 Section 554.1201: Uses the lowercase for the word "parts" to 10 be consistent with other uses of the same term in Code chapter 11 554 in this provision establishing the general definitions for 12 the uniform commercial code.

13 Section 569.4: Numbers unnumbered paragraphs, changes 14 "money" to "moneys" to conform to current Code style, and 15 replaces the word "it" with "municipal corporation" in this 16 provision governing the acquisition of real estate by the 17 state, a county, or a municipal corporation.

18 Section 642.21: Adds the words "subsection 1" to language 19 referencing certain questions posed to a garnishee in this 20 provision outlining the extent to which the disposable earnings 21 of an individual are exempt from garnishment to facilitate 22 hypertext linkage to the question.

23 Section 657.9: Divides the last paragraph in two and 24 numbers the unnumbered paragraphs in this provision setting 25 requirements for shooting ranges established within a county 26 or city.

27 Section 674.6: Renumbers the initial unnumbered paragraphs 28 in this Code section relating to the notice and consent 29 requirements that must be met in order for a person to change 30 the person's name.

31 Section 692.8: Numbers unnumbered paragraphs and corrects 32 an internal reference based on the numbering in this provision 33 relating to intelligence data contained in the files of the 34 department of public safety.

35 Section 708.2B: Divides existing paragraphs based on

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1 content and numbers the resulting paragraphs in this Code
2 section relating to treatment of domestic abuse offenders.

3 Section 805.8B: Adds the word "for" to the beginning of 4 each of the subparagraphs and subparagraph divisions to match 5 the style of all of the other subunits in this Code section 6 establishing the penalties for the navigation, recreation, 7 hunting, and fishing scheduled violations.

8 Section 904.319: Changes the word "money" to "moneys" to 9 match the prevalent use of the term elsewhere in the Code in 10 this provision relating to the establishing of temporary places 11 of confinement of inmates of correctional institutions in the 12 case of an emergency.

Section 906.1: Numbers and letters unnumbered paragraphs, corrects the headnote, and converts two definitions into formal definitions in this provision defining what is meant by formal correct and "work release".

17 Division II:

18 This division contains corrections to references based on 19 changes to Code sections which are transferred or in which 20 headers are designated as subchapters in Division III of 21 the bill. In several of the Code sections, the unnumbered 22 paragraphs also are numbered to facilitate citation to the Code 23 section subunits.

24 Division III:

This division contains Code editor directives to change the word "recision" to "rescission" to conform the spelling of the word to a more usual spelling in the enumerated Code sections. The division also contains Code editor directives to change the word "division" to "subchapter" in various enumerated Code sections and to change the Code chapter division designations to subchapter designations within a corresponding list of Code chapters.

33 The division also authorizes the Code editor to designate 34 what are currently unnumbered Code chapter subunit headings in 35 certain enumerated Code chapters as numbered subchapters.

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1 The division also authorizes the Code editor to number 2 the unnumbered paragraphs in various enumerated provisions 3 in accordance with established Code section hierarchy and to 4 correct internal references as necessary.