HOUSE FILE 644 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO HSB 156)

A BILL FOR

An Act relating to criminal law including defense subpoenas,
 depositions, conditional guilty pleas, prosecution witnesses
 who are minors, and juror qualifications, providing
 penalties, and including effective date provisions.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 DIVISION I DEFENSE SUBPOENAS 2 3 Section 1. Section 815.9, subsection 1, unnumbered 4 paragraph 1, Code 2023, is amended to read as follows: 5 For purposes of this chapter, chapters 13B, 229A, 232, 665, 6 812, 814, and 822, and section sections 811.1A and 821A.1, and 7 the rules of criminal procedure, a person is indigent if the 8 person is entitled to an attorney appointed by the court as 9 follows: 10 Sec. 2. NEW SECTION. 821A.1 Defense subpoenas in criminal 11 actions. 12 1. a. A criminal defendant or counsel acting on the 13 defendant's behalf shall not issue any subpoena for documents 14 or other evidence except upon application to the court. An 15 application shall not be granted unless a defendant proves by 16 clear and convincing evidence all of the following: (1) There is a compelling need for the evidence sought and 17 18 that such evidence is material, necessary, exculpatory, and 19 admissible at trial. 20 (2) The evidence sought does not include the private 21 information of a crime victim or any other person except for 22 the defendant's own private information. 23 b. For the purposes of this subsection: 24 (1) "Exculpatory" means information that tends to negate 25 the guilt of the defendant, and not information that is merely 26 impeaching or is substantially cumulative in nature. (2) "Private information" means information for which 27 28 a person has a reasonable expectation of privacy including 29 but not limited to information the state would need a search 30 warrant to obtain, nonpublic electronic communications, and 31 information that would reveal personal information immaterial 32 to the prosecution. 33 2. Notwithstanding any rule of criminal procedure 34 concerning the issuance of a subpoena, this section is the 35 exclusive mechanism for a criminal defendant or counsel acting

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LSB 2122HV (1) 90 as/rh 1 on the defendant's behalf to issue a subpoena for documents or 2 other evidence.

3 3. An application for a defense subpoena shall not be filed 4 or reviewed ex parte.

5 4. The prosecuting attorney shall not be required to execute 6 or effectuate any order or subpoena issued pursuant to this 7 section.

8 5. A crime victim or other party who is the subject of 9 a subpoena shall not be required by the court to execute a 10 waiver.

11 6. Upon application by a crime victim or the prosecuting 12 attorney, the court shall appoint an attorney to represent a 13 person or entity served with a defense subpoena if the person 14 or entity is determined to be indigent pursuant to section 15 815.9. Counsel appointed pursuant to this subsection shall be 16 paid from the indigent defense fund established pursuant to 17 section 815.11.

18 7. Documents or other evidence obtained through a defense19 subpoena must be provided to the prosecuting attorney within20 twenty-four hours of obtaining the documents or evidence.

8. Documents or other evidence obtained through a defense subpoena that does not comply with this section shall not be admissible in any criminal action if offered by the defendant. An attorney who knowingly issues a defense subpoena that does not comply with this section and the rules of criminal procedure commits a simple misdemeanor.

27 10. An applicant for postconviction relief shall not be 28 entitled to relief on a claim of ineffective assistance of 29 counsel as a result of evidence obtained through a defense 30 subpoena.

 31
 DIVISION II

 32
 DEPOSITIONS

 33
 Sec. 3.
 NEW SECTION.
 701.13 Depositions before indictment.

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 A person expecting to be made a party to a criminal

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 prosecution shall not be entitled to conduct a deposition prior

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1 to the person being indicted for a criminal offense. 2 DIVISION III 3 CONDITIONAL GUILTY PLEAS 4 Sec. 4. Section 814.6, Code 2023, is amended by adding the 5 following new subsection: NEW SUBSECTION. 3. A conditional guilty plea that purports 6 7 to reserve an issue for appeal shall only be entered by the 8 court with the consent of the prosecuting attorney and the 9 attorney general. An appellate court shall have jurisdiction 10 over only conditional guilty pleas that comply with this 11 section and when appellate adjudication of the reserved issue 12 is in the interest of justice. 13 DIVISION IV PROSECUTION WITNESSES - MINORS 14 Section 915.36A, Code 2023, is amended to read as 15 Sec. 5. 16 follows: 915.36A Minor prosecuting witness - pretrial contact. 17 18 1. A prosecuting witness who is a minor shall have the 19 right to have the interview or deposition taken outside of the 20 presence of the defendant. The interview or deposition may 21 be televised by closed-circuit equipment to a room where the 22 defendant can view the interview or deposition or in a manner 23 that ensures that the defendant shall not have contact with 24 the minor. The defendant shall be allowed to communicate with 25 the defendant's counsel in the room where the minor is being 26 interviewed or deposed by an appropriate electronic method. 27 The supreme court shall amend the rules of criminal 2. 28 procedure to comply with this section including but not 29 limited to the elimination of a requirement that a defendant be 30 physically present at the deposition of a minor. 31 DIVISION V 32 JUROR QUALIFICATIONS 33 Sec. 6. Section 48A.30, subsection 1, paragraph f, Code 34 2023, is amended to read as follows: f. The registered voter is not a resident of Iowa, or the 35

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1 registered voter submits documentation under section 607A.4, 2 subsection 3 5, that indicates that the voter is not a citizen 3 of the United States. Sec. 7. Section 607A.4, Code 2023, is amended to read as 4 5 follows: 607A.4 Jury service — minimum gualifications — 6 7 disgualification — documentation. 8 1. To serve or to be considered for jury service, a person 9 must possess the following minimum qualifications: 10 a. Be eighteen years of age or older. Be a citizen of the United States. 11 b. 12 C. Be able to understand the English language in a written, 13 spoken, or manually signed mode. 14 d. Be able to receive and evaluate information such that the 15 person is capable of rendering satisfactory juror jury service. 16 However, a A person possessing the minimum 2. 17 gualifications for service or consideration for service may be 18 disgualified for service or consideration for service if the 19 person has, directly or indirectly, requested to be placed on 20 a list for jury service. 21 3. A person convicted of a felony who remains under the 22 supervision of the department of corrections, a judicial 23 district department of correctional services, or the board of 24 parole shall be disqualified from jury service. 25 4. A person convicted of a felony that requires the person 26 to register as a sex offender under chapter 692A or to serve a 27 special sentence under chapter 903B shall be disqualified from 28 jury service. 29 3. 5. A person who claims disqualification for any of 30 the grounds identified in this section may, upon the person's 31 own volition, or shall, upon the court's volition, submit 32 in writing to the court's satisfaction, documentation that 33 verifies disqualification from juror jury service. 34 DIVISION VI SUPREME COURT - RULES OF CRIMINAL PROCEDURE REVISIONS 35

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1 Sec. 8. SUPREME COURT - RULES OF CRIMINAL PROCEDURE 2 REVISIONS. The supreme court shall revise the rules of 3 criminal procedure submitted for legislative council review 4 on October 14, 2022, to comply with this Act. The revised 5 rules of criminal procedure shall be submitted for legislative 6 council review no later than June 1, 2023, and shall supercede 7 the revised rules submitted on October 14, 2022. If the 8 supreme court fails to timely submit rules of criminal 9 procedure revised to comply with this Act, the rules of 10 criminal procedure submitted for legislative council review on 11 October 14, 2022, shall be rejected in their entirety. 12 Sec. 9. EFFECTIVE DATE. This division of this Act, being 13 deemed of immediate importance, takes effect upon enactment. 14 EXPLANATION

15The inclusion of this explanation does not constitute agreement with16the explanation's substance by the members of the general assembly.

17 This bill relates to criminal law including defense 18 subpoenas, depositions, conditional guilty pleas, prosecution 19 witnesses who are minors, and juror qualifications.

DIVISION I — DEFENSE SUBPOENAS. The bill provides that a criminal defendant or counsel acting on the defendant's behalf shall not issue any subpoena for documents or other evidence except upon application to the court. An application shall not be granted unless a defendant proves by clear and convincing sevidence there is a compelling need for the evidence sought and that such evidence is material, necessary, exculpatory, and admissible at trial; and the evidence sought does not include the private information of a crime victim or any other person except for the defendant's own private information.

Notwithstanding any rule of criminal procedure concerning the issuance of a subpoena, the bill provides that this bill provision is the exclusive mechanism for a criminal defendant or counsel acting on behalf of the defendant to issue a subpoena for documents or other evidence. Documents or other evidence obtained by a subpoena that does not comply

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1 with the requirements of this bill provision shall not be 2 admissible in any criminal action if offered by the defendant, 3 and an attorney who knowingly issues a defense subpoena that 4 does not comply with the requirements of the bill commits a 5 simple misdemeanor. An application for a defense subpoena 6 shall not be made or reviewed ex parte. Any documents or 7 evidence obtained by a defense subpoena must be provided to the 8 prosecuting attorney within 24 hours of obtaining the documents 9 or evidence.

10 The bill provides that upon application by a crime victim or 11 the prosecuting attorney, the court shall appoint an attorney 12 to represent a person or entity served with a defense subpoena, 13 if the person or entity is indigent.

14 The bill provides that an applicant for postconviction 15 relief shall not be entitled to relief on a claim of 16 ineffective assistance of counsel as a result of evidence 17 obtained through a defense subpoena.

18 DIVISION II — DEPOSITIONS. The bill provides that a person 19 who has the expectation of being made a party to a criminal 20 prosecution shall not be entitled to conduct a deposition prior 21 to the person being indicted for a criminal offense.

DIVISION III — CONDITIONAL GUILTY PLEAS. The bill provides that a conditional guilty plea that purports to reserve an issue for appeal may only be entered with the consent of the prosecuting attorney and the attorney general. An appellate court shall have jurisdiction only over conditional guilty pleas that comply with this provision in the bill and when appellate adjudication of the reserved issue is in the interest of justice.

30 DIVISION IV — PROSECUTION WITNESSES — MINORS. The 31 bill provides that the supreme court shall amend the rules 32 of criminal procedure to comply with Code section 915.36A 33 concerning the rights of a minor being interviewed or deposed, 34 including but not limited to the elimination of a requirement 35 that a defendant be physically present at the deposition of a

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1 minor.

2 DIVISION V — JUROR QUALIFICATIONS. The bill provides that a 3 person is disqualified from jury service if the person has been 4 convicted of a felony and remains under the supervision of the 5 department of corrections, a judicial district department of 6 correctional services, or the board of parole, or if the person 7 has been convicted of a felony which requires registration as 8 a sex offender under Code chapter 692A or to serve a special 9 sentence under Code chapter 903B. The bill makes conforming 10 Code changes.

11 DIVISION VI — SUPREME COURT — RULES OF CRIMINAL PROCEDURE 12 REVISIONS. The bill requires the supreme court to revise the 13 rules of criminal procedure submitted for legislative council 14 review on October 14, 2022, to comply with the bill. The 15 revised rules shall be submitted for legislative council review 16 no later than June 1, 2023, and shall supercede the revised 17 rules submitted on October 14, 2022. If the supreme court 18 fails to timely submit rules of criminal procedure revised to 19 comply with the bill for legislative council review on October 20 14, 2022, the submitted rules shall be rejected in their 21 entirety.

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22 The division is effective upon enactment.