

collective bargaining with public employee labor organizations. The state comptroller sits on various committees and commissions as the legislature and governor may direct from time to time, e.g., the State Appeal Board, the Records Management Council, the Communications Committee, the Educational Data Processing Committee, City Finance Committee and others.

Conservation Commission, State

See Wildlife Refuges, Hunting,
Fishing Areas, Parks, Preserves and Forests
Wallace State Office Building, Des Moines 50319

RICHARD THORNTON, Des Moines; term expires 1987
BAXTER FREESE, Wellman; term expires 1987
WILLIAM D. RIDOUT, Estherville; term expires 1989
THOMAS E. SPAHN, DUBUQUE; term expires 1989
MARIAN PIKE, Whiting; term expires 1987
JOHN FIELD, Hamburg; term expires 1985
DONALD KNUDSEN, Eagle Grove; term expires 1985
LARRY J. WILSON, Des Moines; state conservation director

The Iowa State Conservation Commission is charged with the duty to establish, maintain, improve, beautify and administer state parks, preserves, forests and other state conservation areas.

The commission is charged with the duty of protecting, propagating, increasing and preserving fish, game and fur-bearing animals, and protecting the birds of the state and enforcement of laws relating thereto. The administration and enforcement of laws relating to boats and navigation in the state-owned inland waters of the state is a duty of the commission.

The commission has jurisdiction over the state-owned meandered lakes and streams of the state and improvements relating to such waters. The commission is designated as the agency to coordinate the planning efforts of all governmental agencies in Iowa which may wish to participate in federal funds made available under the Lands and Water Act.

Credit Unions, Department of

Executive Hills West
1209 E. Court Ave., Des Moines 50319

BETTY MINOR, administrator
JAMES A. BRODY, deputy administrator

Review Board

AILEEN BROWN, Des Moines; term expires 1984
JERRY R. COUGHLON, Des Moines; term expires 1985
GILBERT HOEMAN, Sioux City; term expires 1986
DOROTHY KRAUSE, Iowa City; term expires 1985
JAMES J. MC CUE, Cedar Rapids; term expires 1984
ARLENE SCHWERY, HARLAN; term expires 1986
LAYTON M. STUMP, chairman, Waterloo; term expires 1985

The Department of Credit Unions was established Jan. 1, 1979, by the 67th General Assembly. The administrator is appointed by and serves at the pleasure of the governor subject to confirmation by the Senate. The seven member review board is appointed by the governor for staggered three-year terms, also subject to confirmation by the Senate. Two of the board members may be public members; however, at no time shall more than five of the members be directors or employees of a credit union. A list of nominees may be submitted to the governor by any credit union located in the state. The board may

adopt, amend and repeal rules pursuant to Chapter 17A or take such action as it deems necessary or suitable to affect the provisions of Chapter 533, Code of Iowa.

The administrator is charged with the supervision, control and enforcement of the laws, bylaws, rules and regulations pertaining to the organization and operation of credit unions operating under a state charter. It is the intent and responsibility of the administrator and department staff to protect the interests and corporate rights of the more than 500,000 members of Iowa credit unions. This is done through regular examination and analysis of the operation in each credit union, with such remedial action taken as deemed necessary. In addition the department provides an orderly process for the chartering, merger, conversion and liquidation of state credit unions; advises governmental bodies and agencies and individuals in matters of credit union affairs; provides fundamental and technical assistance to credit unions; properly disposes of public complaint or inquiry pertaining to the management of state credit unions; provides state liaison with authorized member account insurers and maintains an equitable fee structure and offset of department expenditures.

Criminal and Juvenile Justice Planning Agency

(Chapter 80C)

Lucas Building, Des Moines 50319

PAUL STAGEBERG, executive director

The purpose of the Criminal and Juvenile Justice Planning Agency is to coordinate criminal and juvenile justice activities in the state, including planning, research, program implementation and the administration of grants and other funds. There is a Criminal and Juvenile Justice Advisory Council which advises the agency in the performance of its duties.

The governor appoints seven members to the council each for a four-year term and the appointees are subject to confirmation by the Senate. The council composition shall be:

1. Three persons who are either a county supervisor, county sheriff, a mayor, city chief of police or a county attorney.
2. Two persons shall represent the general public and shall not be employed in any law enforcement, judicial or corrections capacity.
3. Two persons who are knowledgeable about Iowa's juvenile justice system.

The commissioner of the Department of Social Services, and the commissioner of Public Safety, the attorney general and the chief justice of the Supreme Court shall each designate a person to serve on the council.

DUTIES OF THE OFFICE

1. Identify issues and analyze the operation and impact of present criminal and juvenile justice policy and make recommendations for policy changes.
2. Coordinate with data resource agencies to provide data and analytical information to federal, state and local governments, and assist agencies in the use of criminal and juvenile justice data.
3. Report criminal and juvenile justice system needs to the governor, the general assembly and other decision makers to improve the criminal and juvenile justice system.
4. Provide technical assistance upon request to state and local agencies.
5. Administer federal funds and funds appropriated by the state or that are otherwise available for study, research, investigation, planning and implementation in the areas of criminal and juvenile justice.
6. Make grants to cities, counties and areas pursuant to applicable law.

Beginning in 1984, and every five years thereafter, the agency shall develop a twenty-year criminal and juvenile justice plan for the state which shall include ten-, fifteen-, and twenty-year justice programs. The five-year plan and annual updates of the five-year plan shall be submitted to the governor and the General Assembly by Feb. 1. [82 Acts, ch 1181, §4]